

OFFICE OF THE SUPERINTENDING ENGINEER (P&W)

ATPS, CHACHAI, MPPGCL, DISTT. ANUPPUR (M.P.) 484 220

Phone No.07659-263469, Fax: Email- sepnwatps@gmail.com

No.001-04/WORKS/LT-81/ETI-II/5462

Chachai, dtd 07/01/13

NOTICE INVITING TENDER

Sub:- Notice inviting tender for the Work of **Rate contract for repair / rewinding of 2 Pole , 4 Pole , 6 Pole , 415 Volts , 3 Phase , "Y"/D Connected Induction Motors. (95 TO 110 KW) AT 2X 120 MW ATPS CHACHAI.**

Dear Sir,

Your Requisition for Purchase of tender Documents are invited by the undersigned from reputed work contractors as detailed below:-

- | | | |
|---------------------------------------|-----|--|
| 1. Eligibility | : - | (i) Proof of Service Tax registration,
(ii) Experience of same/ similar type of works |
| 2. Brief description of work | : - | As above subject. |
| 3. Period | : - | --- |
| 4. Earnest Money | : - | Rs. 5,000/- |
| 5. Cost of Tender documents | : - | Rs.210/- only + Rs.75/- only towards postal charges
If required by post. |
| 6. Last date for issue of tender form | : - | 11 / 02 / 13 up to 17.00 hrs. |
| 7. Due date for opening of tender | : - | 12 / 02 / 13 at 16.30 hrs. |

Tender forms may be requisitioned from the office of the undersigned during working hours 10.30 Hrs. to 17.00 Hrs. by submitting the requisite amount of tender documents along with postal charges in favour of Regional Accounts Officer MPPGCL Chachai, payable at Bank of Baroda Chachai, in shape of D.D./Banker Cheque/Postal Orders.

General Terms & condition:-

- a) The application for obtaining tender document should be submitted Three days before the last date of submission and the application must be supported with desired document fulfilling prequalifying condition so as to facilitate scrutiny of Application.
b) The tender document shall be issued thereafter on any working day except holiday, from 10:30 am to 5:30 pm, up to one day before due date of opening of each tender.
c). Separate tender no. and date shall be clearly superscribes on each envelop.
- Cost of tender documents should be in form of IPO/DD/BC in favour of the **Regional Account officer MPPGCL, Chachai** and payable at **Bank of Baroda ,Chachai** only. If the tender documents called by post then postal charge @75/- shall be charged extra in addition to tender cost. MPPGCL will not be responsible for delay/damage of document during postal transit.
- The tender documents can also be downloaded directly from our websites www.mppgenco.nic.in or www.mp.gov.in/energy/mpseb. The print of downloaded tender document can be submitted with requisite fee along with credentials on due date of submission. The main envelop should contain 4 envelops :
a. Tender Cost and supporting documents for pre qualifying condition; b. EMD – Bid I
c. Technical and commercial bid – Bid II; d. Price Bid – Bid III
Main Envelop must be sealed properly and clearly mentioned the contents of the four envelopes. (If Tender documents are downloaded from our website then The Tender Documents must be duly signed at every page by The Tenderer) Please note that the Tender cost is non-refundable and first three envelop shall not be considered for opening if bidder do not fulfill the pre qualifying conditions.
- The bidder should have labour license, EPF Number and registration on Service Tax Department alongwith sufficient evidence for past experience of similar nature of works otherwise tender will not be issued.
- MPPGCL reserves all rights to reject/cancel any tender in full or part without assigning any reason.
- The tender documents are not transferable.
- The tender documents can be submitted up to 04:00 pm on the due date of opening and shall be opened at 04:30 pm on the same day. If the due date is declared a holiday then the same will be opened on the next working day.

Your participation in the tender shall be highly appreciated.

Thanking you,

Yours faithfully

SE (P & W)
ATPS, MPPGCL, CHACHAI



M.P. POWER GENERATING COMPANY LTD.

OFFICE OF THE SUPERINTENDING ENGINEER(P&W)

AMARKANTAK THERMAL POWER STATION

CHACHAI-484220-DISTT-ANUPPUR (M.P.)

PHONE NO: 07659 263469 ,FAX: 07659-263283,469 Email: sepnwatps@gmail.com

No. 001-04/Tender/P&W/

Dated.....

TENDER SPECIFICATION (WORKS)

- A) TENDER No. : 001-04/.....
.....Dtd.....
- B) Description of work :
:
:
- C) Due date and time of Tender submission :up to 16.00 hrs.
- D) Date of Opening : The tender shall be opened at 16.30 hrs. on
Dated.....
in the presence of tenders who desire to be present at the time of opening.
- E) Issued to : M/s.....
.....
.....
- F) Earnest Money Rs. : Rs.....only in form of D.D. or
bankers cheque in favour of RAO MPPGCL.
Chachai Drawee Branch-Bank of Baroda,
Chachai.
- G) Tender Issued on payment of : Rs.....(Including Vat).....
With Postal Charges.
Through IPO/DD/BC :

This specification contains
Total.....26.....Pages
+ Schedule & Drawing.

(Signature)

SUPERINTENDING ENGINEER (P&W)
ATPS : MPPGCL : CHACHAI
PIN – 484220 DISTT- ANUPPUR(M.P.)

“SAVE ELECTRICITY”

Signature of Tenderer

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Signature of Tenderer

(1)
INSTRUCTION TO THE TENDERERS
(TENDERING-CONDITIONS)

(i) THE SUPERINTENDING ENGINEER(P&W) ATPS M.P.P.G.C.L. CHACHAI:

On behalf of the “Madhya Pradesh Power Generating Company Limited” invites tenders / bids for works, in accordance with the work schedule for **Amarkantak Thermal Power Station CHACHAI**.

2. BASIC QUALIFICATION FOR BIDDER:

This bid is open to any Contractors / Party, who provides satisfactory evidence that:-

- (A)** He has experience as per NIT on equipments/ systems of 120/210MW or higher capacity units as the case may be list of such contracts executed be furnished.
- (B)** He has adequate financial stability and status to meet financial obligation pursuant to the scope of this assignment in support the bidder has to submit copies of “**PROFIT & LOSS ACCOUNT / BALANCE SHEET**” for last two years along with latest Income tax clearance certificate.
- (C)** He has adequate organization with required technically qualified work force. In support list technically qualified personals on role be furnished and details of work facility available for work be given.

3. SUBMISSION OF BIDS:

- (i)** The tender / bids shall be submitted in three (3) parts.

Part-I : Shall contain “EARNEST MONEY DEPOSIT / DOCUMENT WHICH ENTITLES FOR EXEMPTION FROM EMD”.

Part-II: Shall contain “COMMERCIAL BID & TECHNICAL BID”

The details about these two bids are discussed in schedule I and schedule II, respectively. Relevant information that the tender are liable to submit comprises of duly filled-in questionnaire, all the schedules and any other information that is sought in the tender.

Part-III : Shall contain “PRICE BID” in the price schedule. The tenderer shall ensure that the prices/rates are filled in accordance with the Performa for “Price and Quantity” along with total financial commitment.

- (ii)** Tender being submitted must signed by a person holding a Power of Attorney authorizing him to do so, certified copies of which shall be enclosed.
- (iii)** Tender submitted on behalf of Companies registered in accordance with the Indian companies Act. For the time being in force, shall be signed by person duly authorized to submit the tender on behalf of the company and shall be accompanied by certified true copies of the resolutions extracts of Article of Association, special on general power of attorney etc, to show clearly the title, authority and designation of persons signing the tender on behalf of the company.

Signature of Tenderer

(2)

- (iv) All the three parts shall be submitted in three separate sealed envelopes and these envelopes shall be properly superscribed as **part-I “Earnest Money Deposit”**. **Part-II Commercial & Technical Bid** and **Part-III “Price Bid”**. Each envelope shall also be superscribed with name of work and Tender Specification No. for which the tender is submitted, the name of the said tender and the date of opening, as advertised.
- (v) The above three envelopes duly sealed are to be kept again in envelope called main envelope and sealed. This envelope should be properly superscribed stating that this envelope contains three separate envelopes **Part-I “EARNEST MONEY DEPOSIT”** **Part-II “COMMERCIAL BID AND TECHNICAL BID”** and **Part-III “PRICE BID”**, in addition to tender specification No., Name of work & tender. Details of Earnest Money, deposit and due date of opening should be superscribed on this common envelope also.

In addition to tender specification number, Due date of opening, details of EMD, name and address the tendere should invariably be superscribed on the main envelope It should be property addressed to this office.

In case any irregularity is found upon opening of the main envelope in respect of submission of bids desired, the offer is liable for rejection.

The Complete bid as above shall be submitted by the tenderer, latest by the closing time and date as notified in the office of **THE SUPERINTENDING ENGINEER (P&W) ATPS MPPGCL CHACHAI 484220 DISTT. ANUPPUR**. The contractor is advised to (x) marked the terms & conditions not accepted by them.

3.a IF TENDER DOCUMENTS ARE DOWNLOADED FROM WEBSITE:

1. The tender documents can also be downloaded directly from our websites www.mppgenco.nic.in or www.mp.gov.in/energy/mpseb. The print of downloaded tender document can be submitted with requisite fee along with credentials on due date of submission. The main envelop should contain 4 envelops :
 - a. Tender Cost and supporting documents for pre qualifying condition
 - b. EMD – Bid I
 - c. Technical and commercial bid – Bid II
 - d. Price Bid – Bid III

Main Envelop must be sealed properly and clearly mentioned the contents of the four envelopes. Downloaded tenders are also required to be signed on each & every page by the tenderer. Please note that the Tender cost is non-refundable and first three envelop shall not be considered for opening if bidder do not fulfill the pre qualifying conditions. The tender shall be liable to rejection, if nothing is mentioned on the main envelope about the contents described as above.

4. DATE AND TIME OPENING OF BIDS – CHANGES :

Tender shall be opened on the due date and time as notified in the presence of the tenderers or their authorized Representatives who may be present. if the due date of opening/submission of tender documents is declared a holiday by the Central/State Government or Local Administration, it will automatically get shifted to the next working day, for which no prior intimation shall be given. The tender opening shall be continued on subsequent days, in case the opening of all the tenders is not completed on the day of opening.

It may please, be noted that the due date/time of opening can be altered, extended, if desired by the Company, without assigning any reason there of However, due intimation shall be given/published.

5. OPENING OF .E.M.D., COMMIRCIAL & TECHNICAL BID :

The first envelope of Earnest Money Deposit shall be opened on the date and time, as notified in the Notice inviting Tenders. The requirement for EMD shall be verified and thereafter, the second part, i.e. the Commercial & technical Bid, shall be opened on the same date in respect of eligible tenderes.

Signature of Tenderer

6. OPENING OF PRICE BID:

- (i) Opening of price bid along with first two parts of the offer on the same date :-
The offers which are in conformity with commercial & technical conditions of tender specification shall be eligible for opening of their price bid.
- (ii) **Opening of Price Bid on Subsequent date :-**
- (A) After opening of first two parts (i.e. Part-I and Part-II), the deviations from the terms and conditions of tender, if any proposed by the tenderer in regard to commercial & technical Bid, as per prescribed sheets, given along with the tender documents, shall be notified and clarifications, if required by officers, shall be submitted by the tenderers, either at the time of opening & reading the tender or within the time prescribed. Any deviations from payment terms, penalty, security deposit and performance guarantee clauses of Tender specification, shall not be acceptable, in any case and the offer shall be liable for rejection outrightly.
- (B) As a result of discussions and clarifications obtained in writing on commercial & Technical matters, the tenderer shall be free to indicate the effect of such changes on their prices and submit a sealed “supplementary Price Bid”, within the specified time, to take care of any deviations/alterations on account of changes in Commercial & Technical matters.
- (C) The tender shall not be allowed to change their original price bids. In case, deviations and clarifications on commercial & Technical matters are not submitted by the tenderer, within the time prescribed, the company reserves and right to refuse to open the Price Bid Part-III. Thus, the tenderer should ensure that their tender is strictly in conformity with the specifications.
- (D) It is, therefore necessary for the bidder, in his own interest to submit a “Supplementary Price Bid”, in the sealed cover, stating that inspite of clarifications; he does not want to revise his original price Bid. This will avoid confusions / mis – interpretations, otherwise, failing which Company decision, shall stand as binding.
- (E) The date of opening of “Part-III i.e. PRICE BID” shall be notified to the bidders, whose bids are found to be commercially & technically acceptable.
- (F) The decision of the Company in this respect shall be final and acceptable to the tenderer.

7. TENDERERS TO PLEASE NOTE THAT :

- A. Tender is to be submitted strictly in accordance with the tender specification and terms and conditions laid down in tender documents.
- B. Submission of the tender by the tenderer implies that he has read and accepted instructions, terms and conditions for the contracts etc and made himself aware of the particulars of the works/jobs to be done, site conditions and other factors effecting on execution of the works.

Signature of Tenderer

(4)

- C. Canvassing in any form is strictly prohibited and tenderer found to have resorted to canvassing shall be liable to have his tender rejected similarly.
- D. If the tenderer deliberately, gives wrong information in his tender to create circumstance for acceptance of his tender, the Company reserves the right to reject such tender at any stage.
- E. Tender documents are not transferable.
- F. Not more than one tender for the work shall be submitted by one contractor or one firm.
- G. All documents of the tender submitted shall bear full dated signature with seal of the tenderer at the foot of every page on right hand corner.
- H. Tender which is incomplete, Obscure irregular or is only for a part of the work schedule is liable to be rejected.
- I. Telegraphic/Telex/ Fax offer shall not be entertained.
- J. The Company shall not be liable for any expenses incurred by the tenderer in preparation of tender, whether his tender accepted or not.
- K. Tender cost is not refundable.
- L. The tender should be written legibly and free from error, over writing corrections. Any corrections, where unavoidable shall be made by crossing out and rewriting with dated signature.
- M. Conditional tenders are liable to be rejected.
- N. Contractor, who wants to quote for this tender should be registered as per contract labour Act 1970 and shall produce the registration certificate / license along with part-II of tender submitted. Submission of tender will be deemed to be an acceptance of all the terms and conditions of the said Act.

(G) VALIDITY OF TENDER :

The offers shall be valid for 180 days; Validity of the offer shall be counted from the date of opening of price bids. Those who do not agree for a validity of 180 days will do so at their own risk and their offers are liable to be rejected. The earnest money deposited shall be forfeited. If tenderer withdrawn, amends, impairs or derogates from the tender in any respect within validity.

9. EARNEST MONEY DEPOSIT :

As prescribed in the tender notice, EMD amounting to Rs.....only against this tender shall be submitted in favour of RAO, **MPPGCLChachai** – Earnest Money shall be furnished in the form of bankers Cheque / Demand Drafts in cashable at **Bank of Baroda Chachai** only to avoid collection charges, As our Regional Accounts Officer is having account in Bank of Baroda Chachai only. Tender without Earnest Money shall not accepted and shall not opened.

Signature of Tenderer

(5)

It should clearly be superscribed on the main envelope the requisite EMD has been furnished under, part-I of the tender submitted.

Following are exempted from payment of Earnest Money.

- (A) Fully owned State / Central Govt. units.
- (B) S.S.I. Unit of Madhya Pradesh & N.S.S.I. units.
- (C) Tenderers having permanent EMD with M.P. Power Gen. Co. Ltd.

The tenderer who fall under above categories should furnished documentary evidence with Part-I of the Tender.

The Earnest Money will be refunded to the un-successful tenderer within a reasonable time after the finalization of the tender. Earnest Money deposited by the successful tenderer shall be retained till requisite security Deposit for the due and proper fulfillments of the contract awarded, is deposited fully by the successful tenderer.

No interest shall be paid on the Earnest Money Deposited by the tenderer.

The Earnest Money may be forfeited on following grounds –

- (A) On revocation of tender during validity period.
- (B) On refusal to enter into contract after the work is awarded to tenderer.
- (C) If the work is not commenced after award within stipulated period.

(10) **AMENDMENT IN SPECIFICATIONS / SCHEDULE:**

The Company may revise or amend the specification and drawing prior to the date notified for opening of tender. Such revision/amendment, if any, will be communicated to all the tenderers as Amendment / Addendum to the invitation of tender.

(11) **BIDS RECEIVED BY MESSENGER :**

When tender is delivered by special messenger, it should be deposit in the Tender Box, kept in the office of THE SUPERINTNDING ENGINEER (P&W), ATPS, MPPGCL, CHACHAI on all working days indicated in tender notice between 11.00 to 16.00 hours only.

For tenders deposited in the tender box through messenger, no receipt shall be issued. The depositor should sign on the envelope with his full name.

(12) **DELAYED / LATE BIDS :**

- (A) Madhya Pradesh Power Generating Company Limited shall not assume any responsibility for any postal delays either for the late receipt of documents by tenderer or late receipt of bids , No Extension in time shall be granted on such grounds.
- (B) Tender received after due date and time of submission will not be accepted on any pretext, even though the process of opening and reading of offers is not completed. Tenders received late shall be returned to the tenderer in unopened condition No further correspondence in this respect shall be entertained.

Signature of Tenderer

(6)

(13) **MISTAKES IN BIDS :**

Any variation in rates on any grounds such as mistakes, overwriting, misunderstanding etc. will not be allowed.

(14) **BASIS FOR RATES:**

Rates are to be quoted on the basis as desired in the tender documents for items covered in the work schedule. Item wise unit rates are to be quoted in case rates for same items are given as a lumpsum instead of unit rate as required in the tender specification Company can similarly reject such incomplete tender. The total financial commitment may also be given.

RATE QUOTED SHOULD BE 'FIRM FOR THE TOTAL PERIOD OF CONTRACT.'

(15) **ACCEPTANCE OF PART/WHOLE BID:**

Company reserves the right to accept/reject wholly or partly any tender without assigning any reason whatsoever No correspondence in this regard shall be entertained.

(16) **AMBIGUITIES IN CONDITIONS OF BIDS:**

In case of ambiguities or self- contradictory terms / conditions mentioned in the bid, interpretation as may advantageous to the Company may be taken without any reference to the tenderer.

(17) **DISQUALIFICATION OF BIDS :**

A bid which gets opened before the due date is result of improper or no indication having been given on the cover to indicate that it is a tender will be disqualified. Tenderes will not be permitted to change the substance of his tender on post interpretation / improper understanding grounds. This includes post tender price changes/modification etc. after opening of price bid in such events otherwise that is when a bidder does not comply tender will be rejected.

(18) **LANGUAGE OF BIDS:**

All tender should be filled in English only.

(19) **PAST EXPERIENCE:**

The contractor should furnish the list of **order copies of similar type of work done** during the last three years.

(20) Please note that information incorporated in the questionnaire of the tender may be furnished correctly. Any false information will be liable for rejection as well as black listing for future buisiness.

(21) It may be clearly indicated whether the contractor has quoted on each **package basis** or complete as a whole.

The issue of tender does not make the tenderer eligible for considering the awarding of contract without fulfilling all requirements.

Signature of Tenderer

A-GENERAL CONDITION OF CONTRACT

1. DEFINATION OF TERM :

COMPANY: The **COMPANY** shall mean “**MADHYA PRADESH POWER GENERATING COMPANY LIMITED.**”

ENGINEER-IN-CHARGE : It shall mean the Engineer of the company , who is appointed by the company as Engineer-in-charge for the purpose of this contract.

CONTRACTOR: Contractor shall mean person, firm or company whose tender has been accepted by the Company and shall include his/her executers, administrators and assigns.

WORKS : The expression “**WORK**” or “**WORKS**” shall unless there be some thing either in the subject or contract, repungnant to such contract be construed to mean work under taken to be executed by the contractor , whether temporary or permanent and whether original, substituted or additional.

CONTRACT: Contract shall mean and include tender notice, instruction to the tender or, general & special condition of contract, work schedules under taking by the tenderer, questionnaire expense details furnished all documents and letter submitted by the tenderer letters issued by the Company, letter of intent issued by the Company detailed work order and subsequent amendment to it and the agreement to be entered into as per conditions of the contract.

2. CONTRACTOR TO INFORM HIMSELF:

The contractor shall be deemed to have carefully examined the instruction of the tender the general condition of contract, Special condition of the contract, Work schedule of this tender documents and also have to satisfied himself as to the nature and character of the work to be executed, site conditions and other relevant matters and details. Any information thus had or otherwise obtained from the undersigned shall not in any way relive the contractor his responsibility for executing the work items / jobs in terms of the specification including all details and incidental works. In case of any doubt as to the meaning of any portion of the tender documents he shall put forth the particulars thereof and submit them to the office of the **THE SUPERINTENDING ENGINEER (P&W) ATPS MADHYA PRADESH POWER GENERATING COMPANY LIMITED, CHACHAI** in writing for clarification before the due date of submission of tender.

3. SECURITY DEPOSIT:

- (I)** On acceptance of the tender, the successful Tenderer will have to deposit an amount 10% of the total value of the order in form of Cash / Demand Draft or Bank Guarantee as Security Deposit.
- (II)** Demand Draft to be drawn in favour of R.A.O. MPPGCL, Chachai may be drawn on any Nationalized / schedule Bank and payable at Bank of Baroda Chachai.

Signature of Tenderer

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- (III) Bank Guarantee in lieu of cash deposit on any nationalized/schedule bank strictly as per Performa (to be supplied alongwith the order) valid sufficiently to cover the guarantee period.
- (IV) All SSI unit registered with industries department of MP shall be required to pay security deposit for only 5% (five percent) value of the order, subject to maximum of Rs. 20,000/- in cash or DD. This concession is for such SSI units of MP who are doing business up to Rs.50.00 lakhs annually only.
- (V) The firm who have furnished permanent Security Deposit with the MPPGCL are exempted from submission of Security deposit against individual orders, provided they fulfill the conditions of accepting permanent security deposit as laid down by the M.P. power gen. Co. Ltd.
- (VI) The security deposit shall have to be deposited within 10 days after issue of order.
- (VII) The M.P. power gen. Co. Ltd. shall forfeit the security deposit in the event of non-execution/part execution of the order besides invoking the penalty clauses.
- (VIII) The security deposit shall be returned to the successful tenderer only after due and faithful performance of the order as per terms and conditions of the order and on expiry of guarantee period, provided there are no claims outstanding to be recovered against the tenderer (This should be not applicable in case of permanent security deposit.)
- (IX) No interest shall be paid on security deposit/permanent security deposit furnished by the contractor.

4. EXECUTION OF AGREEMENT:

The tenderer whose tender is accepted shall be required to present himself or his duly authorized representative in person within 15 days from receipt of order or before starting the works to execute an agreement in the prescribed Performa on non judicial stamp paper (worth Rs. 100/- + Rs. 1/-revenue stamp) for the due and faithful fulfillment of the contract. The cost of stamp shall be borne by the contractor.

5. CONTRACT PERIOD:

The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the order to commence the work is given to the contractor or from the date of handing over the site. The period of contract may be extended at the discretion of the Company, on the same rates terms and conditions as that of the main contract. The contract may also be awarded for a period less than stipulated period on the quoted rates.

6. MOBILISATION PERIOD:

The specified works shall be required to be started immediately after complying contract formalities required AGREEMENT and "SECURITY DEPOSIT" which are to be complied within 15 days after receipt of work order by the contractor.

Signature of Tenderer

7. TERMINATION OF CONTRACT:

MPPGCL reserve the right to terminate the contract at any time during contract period by giving 15 days notice without accepting any liability of payment or any compensation to the contractor whatsoever it may be without assigning any reason.

8. PENALTY FOR BREACH OF CONTRACT :

The contractor shall abide by the terms and conditions of the contract and works as per the instructions of the Engineer-in-charge. In case the contractor fails to carry out the work as directed or is not able to cope up with the work satisfactorily and it is found that the smooth working of the power station is affected due to his unsatisfactory working and he fails to improve his working, the company reserves the right to terminate the contract any time during the current of the contract by serving him seven days notice, Security Deposit in such case shall be forfeited.

The MPPGCL shall be entitled to forfeit the Security Deposit or the balance thereof that may at the time be recoverable and to realize any further sums as damages from any sums due to the contractor by the company from any breach of the terms and conditions of the contract.

On termination of the contract the additional expense which the company will have to bear for getting the work executed by employing labour or getting the work executed through alternative agencies for the balance period of the tender for which the contract would have been operative, will be recoverable from the worked put on the basis of actual quantum of work during the balance period of contract and the new rates as per the alternative agencies or actual payment involved plus 24% supervision charges will be recovered from the dues / deposit of the contractor.

9. CONTRACTOR'S LIABILITY FOR LOSS, DAMAGE, ACCIDENT ETC. :

The Contractor shall indemnify and save the company against all actions, suits, demands, cost of expenses arising in connection with injury suffered prior to the date, when work shall have been taken over by person employed by the contractor / his sub contractor on the works whether under the general law or under the workmen's Compensation Act 1923 or any other statutory provision in law in force, dealing with the question of the liability of the employer and shall take steps to ensure against any claim there under.

On the occurrence of any accident, which may result in death of any such workman (fatal accident), the contractor within 24 hours of happening of such accident intimate in writing to the Engineer in charges, the facts of such accident the contractor shall indemnify the company against, all loss or damage sustained by the company resulting in direct penalties / fines, if any, payable by the company as consequence of the company failure to give notice under workmen's Compensation Act or other wise to confirm the Provisions of the Act in regard to such accidents.

In the event of any claim being made or action made or action brought against company and arising out of the matter referred to and in respect of which the contractor is liable under this clause.....

Signature of Tenderer

(10)

.....the contractor shall be immediately notified thereof and he shall with the assistance of company (if so required), but at the sole expense of the contractor conduct all negotiations for settlement of the same or/and litigation that may arise there from. In such case the company shall afford all available assistance for any such purpose at the expenses of the contractor.

In the event of any accident, in respect of which compensation may become payable order workmens compensation Act 1923, whether by the contractor or by the company as principal employer, it shall be lawful for the Engineer-in-charge to retain amount of money as may in his opinion shall be final in regard of all matters arising under clause.

The amount of all cost, damage or expenses or other sum, which under this or any contract, if payable by the company, may be deducted by the company from any money due or becoming due to the contractor under the same or any other contract, without prejudice to the company right to recover the same by ordinary process of law.

10. LAWS AND REGULATIONS :

The contractor shall be responsible for the compliance of all statutory obligations under the Factory Act contract labour (Regulation & Abolition) Act contract labour (Regulations & Abolition) M.P. Rules 1973. Minimum Wages Act, payment of wages Act or any other law imposed by the Government.

It will be the responsibility of the contractor to maintain various registers/records required under various Acts and has to produce the same to the Engineer-in-charge or to the inspection authorities of the Government, on demand at any time.

The labour engaged by the contractor shall be bound by the provisions of the legislation, whether Central or State, as in force and operative in the state of Madhya Pradesh. In case of any default on the part of contractor or his agent of any of the provisions of such law. If the company, required to incur any expenditure, liabilities arising there from, the company may deduct and recover the same out of any sum due or becoming due to the contractor in respect of this contract. The decision of the company that any sums have become payable hereunder and the amount which has be come payable shall be final and binding on the contractor.

11. MINIMUM WAGES :

The contractor shall pay not less than minimum wages to the labours engages by him on the work. Minimum wages means the wages prescribed by the State or labour department for the district or place in which work is done.

The contractor shall not withstanding the provision of contract to the contrary cause to be paid minimum wages to labours indirectly engaged on the work including any labour engaged by his sub-contractors in connection with the said works as if labours had been employed by him.

The Engineer-in-charge shall have the right to deduct money. due on the contractor, any sum required for making good the loss suffered by a worker/workers by reason of non fulfillment of the conditions of the contract for the benefit of the workers, Non-payments of wages or deduction made from his or their wages, which are not justified by their terms of the contract or non observance of the regulations.

Signature of Tenderer

(11)

The contractor shall primarily be liable for all payment to be made under and for the observance of the regulations aforesaid without prejudice to his right to claim indemnity from his sub contractors.

The regulation shall be deemed to be a part of the contract and any breach there of shall be deemed to breach of contract. The contractor shall disburse the wages to his workers within the time limit prescribed under the provisions of payment of wages Act 1936 or any similar law in force as amended up to date.

12. IDLE LABOUR :

No compensation will be paid by the company for the idle labour or equipment for the contractor and no claim in this respect will be entertained.

13. DEATH, BANKREPTCY, BREACH OF CONTRACT :

If the contractor dies or become insolvent or is bankrupt or receiving order made against him or compound with or make any proposal for carrying on his business under inspection for the benefit of his creditors or commit an act insolvency or bankruptcy or being a corporation pass a resolution or be ordered to wound up or have receiver of its business appointed or commit on breach of contract company shall be entitled forthwith by writing to the contractor or his assigns or legal representative to determine the contract and the company may in the event complete the contract in such time and manner and by such persons as the company shall thing fit at the risk, cost and liability of the contractor.

14. SUBLETING OF CONTRACT :

The Contract as a whole or any part thereof shall not be assigned or sublet without written permission of the Engineer-in-charge or its authorized nominee, In case, such permission is granted, it shall under no circumstances recognize the sub contractors and responsibility of executing the work according to the specifications shall entirely rest with the principal contractor.

15. WORKS TO BE OPEN TO INSPECTION :

All works under or in course of execution or executed in pursuance of the contract, shall be at all time be open for inspection and supervision of the Engineer-in-charge and his subordinates and the contractor shall at all times during the usual working hours and all other times at which notice of the intension of the Engineer-in-charge or his sub-ordinate to visit the works shall have been given to the contractor, either himself for the purpose. Order given to the contractor's agent shall be considered to have the same force as if given to the contractor himself.

16. COMPENSATION UNDER WORKMEN'S COMPENSATION ACT :

In every case in which by virtue of the provisions of section 12 sub section (1) of the workmen's Compensation Act 1923, the company is obliged to pay compensation to workmen employed by the contractor in execution of the work. The company will recover from the contractor, the amount of the compensation so paid without prejudice to the right of the Company under section 12, sub section (2) of the said Act.

Signature of Tenderer

(12)

The company under section liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by the company to the contractor whether under this contract or otherwise. Company shall not be bound to contest any claim made against it under section 12, sub section (1) of the said Act, except on the written request of the contractor and upon his having given to the company full security for all costs for which the company might become liable in consequence of contesting such claim.

17. INSURANCE :

- (A) The contractor shall, at all times during the tenure of this contract at the own expense insure and keep insured in the name of the company with any of the nationalized General Insurance Companies all the work in progress, Plants. equipments stores, instruments, implements tools and all other materials whatsoever against loss, destruction or damage by fire, flood or any other cause whatsoever and all liabilities under the workmen's compensation Act. In respect of death or bodily injury payable to any worker and damage to property of the third persons.
- (B) During the continuance of this contract, the contractor shall pay all premium and sums of money necessary for keeping this insurance policy on foot and submit to the Engineer-in-charge the receipt of such payment within seven days after the same shall have become due. In the event of the contractor refusing or neglecting to effect insurance as aforesaid, it shall be lawful for the company to effect the insurance as aforesaid and pay the premium there on and deduct the cost of such insurance or the amount of premium so paid from time to time any sums payable to the contractor under this contract.
- (C) Provided further that if the contractor or the company has not effected such insurance, the liability for any such loss occurring due to causes mentioned under (A) above, shall be that of the contractor and it shall be lawful for the Engineer-in-charge to deduct by way of penalty the whole cost of the insurance including the premium that would have been paid from time to time, any sums payable to the contractor under this contract has such an insurance been effected.

18. IMPLEMENTATION OF EMPLOYEES PROVIDENT FUND AND MISC. PROVISION ACT, 1952 :

The provision of Employees Provident Funds and Miscellaneous Provision Act, 1952 are applicable in respect of work charge and NMR employees.

The following instructions are to be followed statutory compliance and proper implementation of the EPF Act. :

- (A) The definition of word **EMPLOYEE** includes any person employed directly by the establishment on work charge or through the contractors including daily rated or piece rated employees.
- (B) Every employee shall have to be enrolled for the membership of Employee provident Fund from the date of his joining.

Signature of Tenderer

(13)

- (C) The contractor shall be responsible for deductions towards EPF contributions form workers.
- (D) The contractor shall be responsible for payment of wages to each worker employed by him as a contract labour in accordance of the law.
- (E) A representative duly authorized by the principal employer shall be present at the time of disbursement of wages by the contractor and certify the amount paid as wages.
- (F) The contractor shall ensure the disbursement of wages in presence of authorized representative of the principal employer.
- (G) In case the contractor fails to make payment of wages of remittance of EPF contributions in accordance with provisions of the law the principal employer shall be liable to make payment of full wages or the unpaid balance due, as the case may be to the contract or as debt payable by the contractor.

19. PAYMENT:

Payment towards the work executed by the contractor shall be made against monthly running bills and shall normally be paid with in a reasonable period. The contractor shall have no claim or reason to stop work, if payments are delayed, No interest on overdue payment shall be made under any circumstance.

20. INCOME TAX:

Income Tax at the prevailing rate shall be deducted at source from every running bill as per the Law Govt. rules in force.

21. OTHER TAXES/DUTIES:

Any other taxes or duties imposed by the government during the currency of the contract shall be borne by the contractor.

22. SERVICE TAX :

If Contractor is claiming for service tax, the photocopy of registration No. for service Tax may be enclosed.

23. ARBITRATION :

If, at any time, question, dispute of difference, whatsoever arises between the company and Contractor, upon, or in connection with the contract, either party may forthwith give notice in writing of the existence of such question, dispute or difference and the same shall be referred, to the adjudication, one to be nominated by the company and the other to be nominated by the Contractor or in the case of said arbitrators not agreeing, then to the adjudication of the Umpire to be appointed by the arbitrators, whose decision shall be final and binding on the parties and the provisions of the Indian Arbitration Act. 1940 and of the rules there under and any statutory modifications thereof shall be deemed to apply. The arbitrators or the Umpire as the case may be are bound to give a detailed speaking award assigning for the findings.

Works under the contract shall be continued by the contractor during the arbitration proceeding and unless otherwise directed in writing by the company or unless matter is such that the work can not possible be continued until the decision of the arbitrators or the umpire, as the case may be, is issued.

24. The tender may be rejected if all the statutory requirements such as E.P.F., Labuor insurance, Income Tax and expenditure on T & P, Safety equipments expenses are not covered in the quoted rate by the Tenderer.

25. JURIDICTION: Any dispute or difference, arising under, out of or in connection with the contract shall subject to exclusive jurisdiction of competent court at JABALPUR/BURHAR/SHAHDOL only.

Signature of Tenderer

B- SPECIAL CONDITIONS OF CONTRACT**1- QUALITY AND SCOPE OF WORK:**

The quality of work should be upto the National/International standards for maintenance in respect of each job/work. Irrespective of whether specifically indicated in specifications or not, the scope for bidder consists of the required maintenance or over-haul work. Repair work as per the recommendation of the concerned manufacturer or according to the Indian standards applicable for each equipments.

2- STAFF REQUIRMENT:

The contractor shall have to maintain a team of skilled / unskilled workers, technically trained and experienced supervisory staff as per the requirement. The bidder shall furnish acceptance regarding deployment of minimum staff in respect of the work schedule. However, depending upon the requirement of jobs/works. The contractor may have to deploy more number of workers, such that there is no delay in taking up any work arise, under the scope of contract.

Minimum number of staff as guaranteed by the bidder should remain available at the premises of the power station at particular time of day. A penalty towards default shall be deducted at the rate of **twice** the amount of wages as per Minimum wages Act for respective category of the staff found not available at the power station (work place).

3- T&P, INSTRUCTIONS, JIGS, FIXTURES:

The bidder shall clearly indicate acceptance to maintain T&P etc. as per list enclosed with the tender documents, under the technical bid part of the tender submitted.

Tools tackles material handling measuring instruments, gauges etc. which normally are required for the jobs will be arranged by the contractor on his own.

However special equipments testing devices and special tools supplied with the equipments by the manufacturer will be provided by company whenever required for particular job only.

All such fixtures, puller and special tools, which are neither available in market nor supplied b manufacturer, but can generally by made at site to suit a particular requirement shall be made by the contractor at his cost, as and when necessary.

4- SPARE PARTS:

Spare parts required for the maintenance will be provided by officer in charge only upon getting convinced that spare parts require are really to be replaced. Replaced spare parts are to be immediately handed over to store-in-charge with proper records on both sides.

5- CONSUMABLES:

(A) All normal consumables required for maintenance shall be arranged by the contractor at his own cost. Normal consumables include kerosene, diesel, petrol, CTC, marking cloth, cotton waste, emery paper, cutting / grinding wheel, Lapping compound, cutting gas, electrodes, etc. And any other similar items Contractor must use the 24 volt D.C. hand lamps, wherever working inside the Boiler Furnace, inside the mill etc.

Signature of Tenderer

(B) All permanent consumables which remain with any assembly / equipment / system and from part of permanent work shall be provided by company. These include lubricating oil, greases, packing plates, shims, gaskets etc. and any other similar items.

6- RECORD OF CONSUMABLES :

The contractor shall have to maintain record of the consumables provided by the Company with daily acknowledgement by Engineer-in-charge or his authorized representative.

In respect of all other consumables arranged by the contractor shall maintain his own records.

7. E.O.T. CRANE :

E.O.T. Crane, if felt necessary for any job in opinion of Engineer, shall be provided. However, in respect of small jobs, EOT crane shall not be provided.

8- ESTIMATED TIME FOR JOBS :

In respect of the definable jobs, estimated time has been indicated in the schedule. The contractor shall be required to complete such job within indicated time only. In case the contractor fails to comply time schedule given or does not complete any job in the time schedule conveyed by the Engineer-in-charge, penalty may be levied for poor performance.

9- GUARANTEE:

The work executed by the contractor should be guaranteed for the period of minimum months from the date of commissioning of auxiliaries / equipment, towards poor workmanship & spurious material used.

10- SAFETY APPLIANCES :

All the safety appliances required by the workers of the contractor as requisite to the job and as per provision in the Factory Act shall be arranged and provided by the contractor. In case the contractor fails to provide the safety appliance, penalty can be imposed by the Chief Safety Officer such penalty will be recovered from the contractor's bill.

Use of safety appliances is compulsory for every staff supervisors, site in charge of the contractor. If any of the employee of the contractor found Without safety appliances a penalty of **Rs. 100/-** per employee per day, will be imposed and the amount will be deducted from the bill of the contractor.

Signature of Tenderer

11- WATCH AND WARDS:

Contractor shall be fully responsible for the safety of the equipments, assemblies, tools and tackles etc.

12- POWER STATION SECURITY:

The security rules enforced by at ATPS security department shall be honoured by the contractor as well as by his staff. A list of persons engaged related to the work will be submitted by the contractor in order to issue temporary identity cards which must be returned if the person leaves the job or the contract gets completed.

13- STAFF AND LABOUR :

(A) Wherever necessary contractor should have, sufficient No. of High pressure welders having valid certificate form Director of Boiler M.P. Govt.

(B) For Electrical work-contract, contractor should engage the supervisors/Electricians having valid Electrical License of Govt. of M.P.

(C) Persons below the age 18 years shall not be deployed on the jobs, in any conditions.

(D) Female workers may be engaged only for sweeping works that to in day time in between 08.00 hrs. to 17.00 hrs.

14- DAILY RECORD OF WORK :

Contractor will have to keep daily record of work, carried out by him, duly countersigned by the Engineer-in-charge or his authorized representative. The same may have to be enclosed with monthly bills to the Engineer-in-charge.

15- ACCOMMODATION AND TRANSPORTATION :

Company will not provide or arrange any accommodation and transport facility to the contractor and his staff. The contractor shall have to make his own arrangements.

16- FACILITIES FOR WORK :

Compressed air, electricity and water for the works will be provided free of cost. If it is not possible to provide these facilities at certain point, the contractor shall have to make his own arrangements, such that work is not held up on this account. Electricity duty will be deducted from the contractor's bill for the Electricity used by him.

17- MATERIAL MOVEMENT:

Collection, return and transportation of material, any item from stores, required for the job, will be arranged and done by the contractor at his own cost. Replaced material/Taken out scrap must be returned back to its proper place as per instructions of Engineer-in-charge.

Signature of Tenderer

18- SITE INCHARGE:

Contractors or his authorized representative approved by the Engineer-in-charge should remain at the site for all the 24 hours to receive the instructions from the Engineer-in-charge or representative of the MPPGCL.

- NOTE – (i)** Though the rate is to be quoted for each item for billing purposes the tender shall be decided on lowest offer basis considering all the packages together.
- (ii)** The total financial commitment may be indicated in the offer.
- (iii)** The quantity can be varied on either side.
- (iv)** Comprehensive health checkup of contract workers to be got done by contractor.

Superintending Engineer (P&W)
A.T.P.S., M.P.P.G.C.L., Chachai

Signature of Tenderer

UNDERTAKING BY THE TENDERER

I / We hereby tender and offer subject to company's terms & conditions of tendering to M.P. Power Gen. Co. Ltd., to execute works as described or referred to in the tender documents and its enclosure under the TENDER SPECIFICATION No. 001-04/ATPS/...../...../.....Dtd..... and which under the terms thereof are to be executed and done by contractor and to perform and observe the provisions and agreements or the part of the contract contains or reasonable to be referred from the said tender documents for the sums and the rates indicated in the Price (Part-III) of the tender submitted herewith.

Should this tender be accepted, I/We hereby agree to abide by and fulfill all the terms & provision of the said conditions of the contract and if default thereof authorizes the M.P. Power Gen. Co. Ltd. Or its successors and assign in the office to forfeit and pay full value of Earnest Money deposit, should I/We fail to commence the specified and awarded or should I/We do not deposit the full amount of security deposit to be submitted under the conditions.

SIGNATURE.....

Name of the authorized Person Signing.
Seal of the Firm

Dated.....the day of...../201

Name and Address of Tenderer

.....
.....
.....

Firms Ref. no. & Date

.....

Tender Specification No. 001-04/ATPS/P&W/

DATE.....

SCHEDULE – A

(TO BE KEPT IN THE ENVELOPE – “PART –II- COMMERCIAL/TECHNICAL BID”)

Bidder Name & Address:-

To,
The Superintending Engineer (P&W)
ATPS, MPPGCL, Chachai.

Dear Sir,

Sub:- Commercial Deviations.

The following are commercial deviations and variations from and exception to the specifications and documents for These deviations and variation are exhaustive. Except deviations the entire order shall be executed as per your specifications and documents. We agree that any condition, variation, deviation etc. if found elsewhere in the proposal save those relating to any rebates offered shall not be given effect to.

S.No.	Condition	Clause No.	Page No.	Statement for Deviation and Variations
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Date:-
Place:-

Signature of Tenderer:

Name /Status:
Company Seal:

Note:- Continuation sheet, of like and format may be used as per Bidders requirements and shall be annexed to this schedule.

Tender Specification No. 001-04/ATPS/P&W/

DATE.....

SCHEDULE – B

(TO BE KEPT IN THE ENVELOPE – “PART –II- COMMERCIAL/TECHNICAL BID”)

Bidder Name & Address:-

To,
The Superintending Engineer (P&W)
ATPS, MPPGCL, Chachai.

Dear Sir,

Sub:- Technical Deviations.

The following are technical deviations and variations from and exception to the specifications and documents for These deviations and variation are exhaustive. Except deviations the entire order shall be executed as per your specifications and documents. We agree that any condition, variation, deviation etc. if found elsewhere in the proposal, save those relating to any rebates offered shall not be given effect to.

S.No.	Condition	Clause No.	Page No.	Statement for Deviation and Variations
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Date:-

Place:-

Signature of Tenderer:

Name /Status:

Company Seal:

Note:- Continuation sheet, of like and format may be used as per Bidder’s requirements and shall be annexed to this schedule.

SCHEDULE – I

- 1. Firm’s Name & address :-
- 2. Tenderer’s :-
- 3. Are you enclosing work experience & performance certificate for similar work done in past along with supporting documents. :-
- 4. List of equipments, T & P safety equipments available with tender. :-
- 5. List of places where similar type of works has been carried out by contractor previously along with copy of order. :-
- 6. Details list of labour (with full information such as name, address, father’s name, age qualification etc.) Employed with the firm has been enclosed. :-
- 7. The details of the trained / educated employees such as Diploma / I.T.I. were employed by the contractor. :-
- 8. Any relevant details and facilities available with tenderer like to highlight. :-
- 9. Whether proposed manpower availability chart for entire period of contract has been submitted. :-
- 10. How many workers have got safety training whether list of such persons alongwith biodata submitted :-

Date:.....

SIGNATURE OF TENDERER

Name :

Seal :

SCHEDULE – II**Proposal particulars commercial terms & conditions & questionnaire.**

1. Tenderer's complete company name : :-
address telephonic address phone No. etc.
2. Tenderer's proposal validity period :-
(minimum 180 days) from the date
of opening.
3. Whether the earnest money furnished :-
(give details)
4. Are the quoted price - :-
a) Firm :-
b) Subject to variations :-
(Give formulas.)
c) Firm for part order also :-
5. Whether period of commencement and :-
completion of work acceptable as per terms
& conditions of specification if proposed
Otherwise (please give in details.)
6. Whether agreeable to security deposit :-
clause.
7. Whether agreeable to penalty clause. :-
8. Whether terms of payment is acceptable. :-
9. Whether any **rebate** has been offered :-
10. Whether labour will be insured by L.I.C. or :-
any other similar agency.
11. Details of licence for employment of labour :-
from district labour office submitted.
12. Details of valid registration of their industry :-
obtained from the industry department.
13. Whether the tenderer is agree to start the :-
work at a short notice of 24 hrs.
14. Whether ready for the further period of :-
contract for the further period.

Signature of Tenderer

(23)
QUESTIONNAIRE

Note :-The tenderers may please note that submission of this questionnaire duly and properly filled. It is essential while filling in entries against the questionnaire given below no reference should be made to comments entered in the tender all queries should be answered and these answers should be complete in themselves.

S.No.	Particular	Remarks(Accepted / not accepted) (Remarks if any)
1.	Accepted scope of work	:-
2.	Accepted time schedule as per clause	:-
3.	Accepted of Guarantee.	:-
4.	Ready for deduction of Income Tax any tax or duty imposed by the Govt.	:-
5.	Accepted agreement.	
6.	Accepted clause of variation of quantity.	:-
7.	Acceptance of clause regarding fair wages to workers.	:-
8.	Acceptance of clause regarding compliance of labour laws other rules & regulations.	:-
9.	Ready to implement employees provident fund scheme as per clause (if contractor have permanent E.P.F. code No. same May be mentioned.)	:-
10.	Acceptance of clause regarding House keeping.	:-
11.	Acceptance of clause regarding safety rules & regulations.	:-
12.	Acceptance of clause regarding performance guarantees.	:-
13.	Acceptance of clause regarding transportation of materials.	:-

Signature of Tenderer

(24)

14. Acceptance of payment of Service tax. :-
15. Acceptance terms & conditions of tender booklet. :-
16. State whether you have loaded 13.61 % charges towards EPF on minimum wages. :-
17. State whether you have loaded 3.5 % of charges towards Insurance on minimum wages. :-
18. State whether you have loaded the charges towards labour license. :-
19. State whether you have loaded the charges towards Income tax. :-
20. State whether you have loaded T&P charges. :-
21. State whether you have loaded the charges to safety appliance. :-
22. State whether you are ready to accept the order on counter offer basis. :-
23. State whether profit has been taken in account. :-
24. State whether service tax has been Included/Excluded in offered rate. :-

Note :- Firm failing to comply or finished false information will be liable for rejection of tenderer, as well as black listing for future business with MPPGCL.

Signature of Tenderer

Tender Specification No. 001-04/ / /

DATE.....

PRICE BID

S.NO.	NAME OF WORKS	RATES IN WORDS & FIGURES Rs. (on per month basis)
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1.	Complete execution of work as mentioned in details in scope of work.	
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Note: - Price breakup should also be submitted by the contractor in separate sheet.

Date:

TENDERER'S SIGNATURE & SEAL

SEAL OF FIRM

SCHEDULE**PRICE BREAK UP**

S.NO.	PARTICULARS	BREAK UP OF RATES
01.	Expenditure over supervisor & Labours / including E.P.F. of A/c No. 1,2,22 etc.	
02.	Expenditure for insurance of the work.	
03.	Cost of the materials required for the work.	
04.	Expenditure on (T&P) and Safety appliances provided to workers.	
05.	Sundries	
06.	Profit	
07.	Income tax & vat as applicable to be deducted for the works.	
08.	Expenditure towards service tax.	
09.	Others if any	
		Total Rs.

(Rs.....only)

Note: 1. please indicate the material/consumable cost etc.

2. The cost of consumable on which service tax is applicable should be indicated separately.

Signature with seal of the Tenderer

SCHEDULE

S.No.	PARTICULARS	QTY. Nos.
01.	Rate contract for repair / rewinding of 2 Pole , 4 Pole , 6 Pole , 415 Volts , 3 Phase , "Y"/D Connected Induction Motors.	
(a).	95 KW Motors	2
(b).	110 KW Motors	2

SCOPE OF WORK

01. Full stator rewinding of the motor will be done by the firm. New connection leads with suitable copper lugs has also to be connected to replace the old connection leads & lugs. However it is compulsory to retain the old scrap material by the firm and rebat against retaining old scrap material must be clearly shown in their offer.
02. Good quality of winding wire, insulating materials, leads & terminal ends etc. confirming to relevant IS specification has to be used by firm.
03. Not in any case old scrap has to be utilised in the rewinding work of the motor. To avoid any dispute , firm may be asked to damage/cut the old stator coils at the plant to ensure old coils can not be reused for the rewinding of motor.
04. All associated works starting from desmentaling of motor, removal of scrap wire, cleaning of slots/pole etc. to assembling of repaired/rewound motor with testing of the same including rewinding, baking & drying out in the scope the contractor.
05. Work will be done at the works of the firm for which necessary TO&FRO transportation will be arranged by the firm.
06. Work shall be complited within 15 days from the date of work order . Collection of the motor from the site will be the firms responsibility.
07. All tools, tackels, consumable materials, testing kit etc.has to be arranged by the contractor.
08. All necessary legal formalities/liabilities will be the responsibility of the contractor.
09. Firm will have to take gurantee of the material used and workmanship at least for one year . If the material / workmanship are to be found defective / sub-standard / unsatisfactory during the gurantee period, the same shall be rewound by the contractor free of cost.
10. The firm will have collect the motor for rewinding within a week from the date of LOI / Work Order as rewinding of the motor is most urgent.
11. Test report of the rewound motor shall be also furnished by the firm. Following tests are essential to carryout.
(i). I.R. phase to phase, (ii). Phase to earth, (iii). Winding resistance of each phase.
12. Minor mechanical repair work is also enclosed in the scope of work.

SE (P&W)
MPPGCL ATPS Chachai