

Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

निविदा दस्तावेज/ TENDER DOCUMENTS

FOR

'Supply of unskilled manpower for assisting in various running, preventive, breakdown maintenance & housekeeping jobs for Mechanical Department of Ammonia-III, CPP & UTY-III and Central Mechanical Shift of Namrup-III group plants'

NIT No.: N-III/Mech-5/Cont-1273/215 DTD: 07/04/2021

बी. वी. एफ.सी. एल. नामरूप/BVFCL, NAMRUP



BRAHMAPUTRA VALLEY FERTILIZER CORPORATION LIMITED

अमोनिया-III/AMMONIA-III यांत्रिक विभाग /MECHANICAL DEPARTMENT



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

ANNEXURE-I

Tender Notice No.: N-III/Mech-5/Cont-1273/

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I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-II

TENDER NOTICE NO.: N-III/MECH-5/CONT-1273/

WORK SPECIFICATION / SCOPE OF WORK कार्य की विशिष्टता / कार्य का विवरण

SI No.	Job / Activity	Unit of Measurement	Quantity
	Supply of unskilled manpower for assisting in various running, preventive, breakdown maintenance & housekeeping jobs for Mechanical Department of Ammonia-III, CPP & UTY-III and Central Mechanical Shift of Namrup-III group plants of Mechanical Department'		
1	Period of Contract: 01 Year	Manday	5634
	(The contractor shall deploy 18 nos. contractual workers in the jobs as per requirement and instruction of the Engineer-in-charge)		

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-III

Tender Notice No.: N-III/Mech-5/Cont-1273/

OUALIFYING CRITERIA WITH DOCUMENTARY EVIDENCES

दस्तावेज़ी सब्त के साथ अर्हता मानदंड

- 1. Should have PAN/TAN number. Valid copy of PAN/TAN to be submitted (attach self attested copy).
- 2. Should have GST number. Valid copy of Certificate issued by Central Excise Dept. required. (attach self attested copy)
- Valid and Independent EPF Establishment code no. Copy of certificate to be enclosed (attach self attested copy).
- 4. Self declaration that he is not blacklisted/banned/under hold from BVFCL Namrup or banned by any unit/region/office of BVFCL as per Annexure-VIII.
- 5. Self Declaration that he should not be guilty by a Court of Law in India for any offence involving fraud, dishonesty and moral turpitude as per Annexure-IX.
- **6.** Average Annual Financial turnover during the last three years should be at least Rs. 10,56,300.00. The income and expenditure statement and balance sheet must be duly audited by Chartered Firm.
- 7. Labour license issued in the last one year by concerned Labour Authority which is valid as on the date of submission of the bid establishing that the bidder has undertaken similar type of work and is presently working as a contractor (attach self attested copy).
- 8. The bidder must attach self attested copy of experience for supply of unskilled manpower for assisting in various running, preventive & break-down maintenance jobs in reputed continuous process fertilizer/ petrochemicals/ refinery industries under Central PSU / State PSU / JV PSU and private sector successfully completed during the last 7 (Seven) Years with job completion certificate ending last day of month previous to the one in which applications are invited should be either of the following:
 - (a) Three similar completed works as mentioned above each costing not less than Rs. 14,08,400.00
 - (b) Two similar completed works as mentioned above each costing not less than Rs. 17,60,500.00
 - (c) One similar completed work as mentioned above costing not less than Rs. 28,16,800.00
- 9. Copy of Job Completion Certificate for the experience to be submitted along with Technical Bid. In case of experience in Private Sector relevant TDS Certificate must be attached as evidence.
- 10. Documentary proof in support of above eligibility criteria along with EMD shall be submitted along with Techno Commercial Bid.
- 11. Tenderer shall confirm in their bids the acceptance of all terms and conditions of NIT including General Terms & Conditions and Scope of Work failing which their offer is likely to be rejected. Bidder shall also upload signed & stamped copies of NIT and Tender documents as a token of acceptance.
- 12. The documents required for legal entities under whose name and style Contractor has participated in the tender are as follows:
 - a. <u>Partnership Firm</u>: Partnership Deed registered at the office of Registrar of Firms.
 - b. <u>Company</u>: Certified copy Memorandum of Association, Article of Association and Incorporation Certificate along with Board Resolution /Authority letter duly signed by Competent Authority regarding authorization to participate in tender process.
 - c. <u>Society</u>: Registration certificate issued by Registrar of societies.

d.	Sole Prop	<u>rietor-ship</u>	<u>Firm</u> : Unde	ertaking that	Proprietor	is solely	responsible	for all rights	and liabilities	while working
	under	the	name	and	style	of	Sole	Proprietors	ship firm	namely
	().				

I/WE AGREE WITH THE ABOVE

SIGNATURE OF CONTRACTOR WITH SEAL



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-IV

Tender Notice No.: N-III/Mech-5/Cont-1273/

INSTRUCTIONS TO BIDDERS

बोलीदाताओं के लिए निर्देश

(For Two Part Bid System)

The above tender is in two bid system (Techno Commercial Bid & Price Bid).

- 1. The tender is to be submitted online. The tender is to be submitted online in two parts as follows:
 - a) <u>Techno Commercial bid</u>: The technical bid application and its enclosures (along with the contractor's obligations, general terms & conditions and copies of qualifying requirements) must be submitted online. BVFCL reserves the right to accept or reject any or all tenders without assigning any reason thereof.
 - b) **Price bid**: The price bid should contain the rates only. Offers not in line with the above procedure or quoted in any other format is liable to be rejected / bypassed.
- 2. After evaluation of the Technical Bid which may involve visit to the bidders place by authorized officials, price bids of only those bidder who are technically found suitable will be opened on a subsequent date which will be informed to the concerned whose Technical bid has been accepted, in advance for witnessing the Price Bid opening.
- 3. All the columns in the tender form should be filled without leaving blank in any page of the tender and all the pages must be duly signed & stamped by the bidders before submission.
- 4. Price Bid shall be inclusive of all statutory requirements and liabilities like PF, minimum wages, etc. However GST, Bonus shall be payable extra as applicable.
- 5. The rate(s) quoted will be valid for the period of contract.
- 6. The contract will commence on the date as applicable against the contract and shall be valid as per the validity period of the contract. The contract can be extended further on mutual agreement on same terms, conditions and rates for a period of one year on satisfactory completion of work and at the discretion of BVFCL.
- 7. The Minimum wage (As Per Govt. Notification) and other related components are mentioned at Annexure XIV. While quoting the rates, the bidders are not allowed to change the rates mentioned in the 'Price Bid' towards Minimum wage and other components. The Bidders are allowed to quote against the Contractor's Profit in rupees only.
- 8. BVFCL may go for Reverse Auction towards Contractor's Profit only after Techno-commercial evaluation instead of submitted related Price Bid. Bidders, hereby, confirm their participation in Reverse Auction along with Techno-Commercial Bid.

I/We agree with the above Signature of Contractor with Seal



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ANNEXURE-V

Tender Notice No.: N-III/Mech-5/Cont-1273/

TENDER EVALUATION CRITERIA

निविदा मूल्यांकन मापदंड

The evaluation of the Tender will be carried out as follows:

- 1. BVFCL officials may visit the bidders' office & their client's place to evaluate the capability and assess the performance.
- Capability of the Contractor will be assessed on the basis of employees including supervisors on their rolls, machinery, equipments in its possession, previous track record, experience, etc.
- 3. The contractor shall be awarded the work on overall L-1 basis if otherwise not specified in the tender document.
- 4. In case of discrepancy in words and figures offered in price bid the decision shall be taken based on guidelines issued by BVFCL in this regard, shall prevail.

I/We agree with the above Signature of Contractor with Seal



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ANNEXURE-VI

Tender Notice No.: N-III/Mech-5/Cont-1273/

CONTRACTOR'S OBLIGATIONS

ठेकेदार के दायित्वों

A) Towards selection, control and supervision of employees:

- 1) Contractor and/or his authorized representative will be solely entitled to instruct the workers, employed by him, about the manner of carrying out the work as per the prescribed specifications and quality plan.
- 2) Contractor shall supervise the work allotted to him and to be carried out by his employees.
- 3) Contractor will ensure that the job is executed through his employees on his rolls and under no circumstances the contractor will deploy any casual employee to carry out the job nor shall sub-contract the job without prior written permission.
- 4) <u>Age of workers</u>: The contractor shall not employ any person who has not completed his 18 years. Also age of worker deployed should not exceed 60 years.
- 5) Contractor to ensure that the employees deployed in the premises of BVFCL are physically and mentally fit and do not have any criminal record. Such employees should possess requisite skill, proficiency, qualification, experience etc. acceptable to concerned department.
- 6) <u>Discipline</u>: The Contractor shall be responsible for the discipline of his own employees deployed under the contract. In case of any loss to the BVFCL Namrup on account of indiscipline of contractor's employee then such loss shall be assessed and recovered from the running bills of the contractor or from the security deposit.
- The contractor, on advice of authorized BVFCL official, shall immediately remove any person employed by him, who may in the opinion of such authorized BVFCL official is involved in misconduct. Such person shall not be re-employed by the contractor without prior permission of authorized BVFCL officials.
- 8) Contractor will keep watch on his employees and he will be liable for any pilferage / loss to BVFCL due to acts of omission and commission by his employees. Similarly, liability for any compensation to outsiders on account of any act of omission and commission by the employees deployed by the contractor shall lie exclusively with him.
- 9) Contractor to ensure that all precautions are taken for safety of his employees and equipments.
- 10) **Record Keeping:** Contractor to maintain appropriate records of his employees deployed to carry out the job(s). Contractor shall maintain neatly written, complete and legible registers, records, reports and returns for inspection by various authorities at short notice.
- 11) In the event of termination of contract for any reason whatsoever, the contractor shall withdraw all his employees from the establishment of BVFCL. In case contractor decides to terminate services of his employees, he should settle all terminal dues required.

B) Towards statutory liability

- 1) Contractor shall indemnify BVFCL against all claims by statutory authorities and losses under various Labour Laws, including Employee's compensation under Employees' compensation Act, 1923, statutes or any civil or criminal law in connection with employees deployed by him.
- 2) Contractor shall be responsible for making payment of wages before expiry of 7 days from the last day of wage period (wage period shall be from 1st day of the month)

I/We agree with the above		
Signature of Contractor with Seal		



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ANNEXURE-VII

Tender Notice No.: N-III/Mech-5/Cont-1273/

GENERAL TERMS & CONDITIONS FOR CONTRACTORS FOR DEPLOYMENT OF WORKERS UNDER WORKS CONTRACT.

सामान्य नियम और तैनाती कामगारों के तहत काम करता है अनुबंध के लिए ठेकेदारों की शर्ते।

SECURITY DEPOSIT (सुरक्षा जमा):

Performance Security Deposit (PSD) shall be 3% of the contract value. The bidder shall submit the 'Performance Security Deposit' within 30 days of awarding of contract/ issue of Letter of Intent as following:-

- a) Pay Order / Demand Draft drawn in favour of M/s. Brahmaputra Valley Fertilizer Corporation Limited, NAMRUP valid for the period as aforesaid.
- b) Local Cheque of scheduled banks, subject to realization.
- c) Securities available from Post Offices such as NSC, Kisan Vikas Patras etc. (Certificates to be held in the name of bidder furnishing the security and duly pledged in favour of BVFCL and discharged on the back)
- d) Bank Guarantee from scheduled Banks/Public Financial Institutions as defined in Companies Act. The Bank Guarantee format should have the approval of BVFCL.
- e) Fixed Deposit Receipt (FDR) issued by Scheduled Banks/Public Financial Institutions as defined in Companies Act. The FDR should be in the name of bidder; A/C BVFCL NAMRUP duly discharged on the back.
- f) The PSD can also be recovered at the rate of 3% from running bills. However in such cases at least 50% of the PSD should be deposited before the start of work and balance 50% may be recovered from running bills.
- g) All deposits in the form of bank instruments shall be caused to be submitted preferably through the issuing bank only and deposited with the Finance Deptt. of BVFCL under receipt in duplicate with copy of receipt submitted to department.
- h) The Performance Security Deposit shall not entitle any interest.

Stamp duty applicable as per Indian Stamp Act 1899 shall be payable by the contractor.

2. LABOUR LICENCE AND OTHER REQUIREMENTS:-

a) Labour License

- i) Contractor shall within 5 days of commencement/completion of work-order submit Form VI-A to RLC office. The first & final bill shall be processed only on clearance regarding submission of Form VI-A by contractor.
- ii) Contractor shall apply for Form V to BVFCL for obtaining labour license (if the number of workers deployed is more than 19) from appropriate government (as on date Central Government) and submit the same within one month from the date of award of the contract. Contractor shall possess separate valid Labour license from appropriate government for each contract in line with CL(R&A) Act before deploying their employees.
- iii) In case the number of employees deployed by the contractor against the contract exceeds the number of employees allowed in the license then the contractor shall obtain prior amended valid labour license for the contract for the requisite number of employees.

b) Personal Accident Insurance Policy

i) Contractor shall buy Personal Accident Insurance (24x7) policy for all of his employees deployed under the contract before the start of work. Contractor shall ensure that no employee should enter the BVFCL factory premises or working area without insurance cover as stated below.

The policy should cover the accidental death of workers for 24 Hrs for all the seven days of week.

- ii) The policy should be purchased from Govt. undertaking company.
- iii) The coverage shall be of Rs. 2 lakh per individual. The sum assured (Rs. 2 lakh) shall become payable to the nominee/legal heir in the event of death due to accident of insured person.
- iv) In the event of death of any contract worker deployed by the contractor without proper insurance cover, the contractor shall be liable to pay Rs. 2 lakh to the nominee/ legal heir of such deceased contract worker.

3. APPOINTMENT AND ENTRY IN FACTORY PREMISES:

The contractor shall submit the following to HR, contracting department and CISF

- i) The details of the worker proposed to be deployed in Annexure-X.
- ii) Recent character certificate issued by District Magistrate's Office or Proof of remittance of fees for character certificate at District Magistrate's Office. Further he should submit the character certificate within 60 days, failing which he may be discontinued. In absence of 'character certificate', recent police verification report should be submitted.

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- iii) Copy of employment card issued by contractor to his own worker Annexure XI
- iv) Proforma for issuance of photo identity card to contractor's employees (alongwith two passport sized photographs).

After submission of documents as in Para-4, the Proforma, duly filled in, for identity card shall be forwarded by HR department to CISF, which shall then issue the photo- identity card to the contractor. CISF shall authorize the contractor's employee to enter the factory premises initially for a period of three months. The contractor shall issue identity card to his employee, alongwith engagement letter. A copy of the same shall be submitted to HR department.

The photo gate passes shall have to be revalidated every three months preferably on the last working day of the quarter or any other date fixed to do so. In absence of such revalidation, CISF shall not allow any contractor's employee to enter the premises of BVFCL Namrup.

The contractor shall maintain a register of persons employed by him in the format prescribed under Rule 75 of Contract Labour (R&A) Central Rules. A copy of this format is annexed as Annexure-XII.

4. ATTENDANCE AND PAYMENT OF WAGES

- i) Contractor should maintain attendance register by recording daily attendance duly signed by both contractor and his own employee.
- ii) The contractor shall pay minimum wages, as applicable, of the Appropriate Government and in addition shall also pay to his employees the additional amount, in accordance with the components mentioned in Annexure-XIII, preferably through Bank account.
- iii) The contractor shall issue pay slips to his workers, for the month deployed for undertaking activities under the contract, at least a day prior to disbursement of wages.
- iv) The contractor shall make payment to his own employees/ before the expiry of the 7th day after the last day of the wage period in respect of which the wages are payable. The payment of wages to the employees shall not be subject to payment against the bills by BVFCL.
- v) The contractor shall deduct PF contributions from the salary of his employees and remit the same alongwith employees' contributions through cheques/ online transfer favoring RPFC with the appropriate banks within such period as stipulated under relevant provisions. Last date for remittance of PF is 15th of each month. This payment is not linked with the bill payment by BVFCL and the company shall not be responsible for any interest or penalty on account of delay in PF remittances under EPF&MP Act, 1952 and schemes framed there under.
- vi) The contractor shall make payment of wages to his workers on due date in presence of an authorized representative of contracting department. The authorized representative shall retain a copy of wage payment sheet with him.
- vii) In cases where the payment to the contractor is due only after completion of work and the payment is not made monthly then the contractor shall have to produce documents as enumerated in respect of all workers deployed by him against the contract, for each month separately, along with final bills.
- viii) Taxes & duties, if and as applicable, shall be deducted from contractor's bills.

PAYMENT OF BILLS

The Contractor(s) will have to submit monthly running bills duly certified by the executing section/department alongwith the attendance sheet, etc., in duplicate after completion of each month in respect of work done by him/them and shall deposit the same to the Mechanical Department. The payment will, however, be subject to the execution of agreement. There shall be no personal follow-up until 7(seven) days elapse from the date of submission of bills.

The payment of bills shall be done as per contract on completion of work/stage and duly certified by agency as defined in contract.

The contractor's bills should be accompanied with the following.

- i) Copy of Measurement Book entries/Statement of work done by the Contractor
- ii) Statement of Minimum Wages of employees deployed by him under the contract, PF., statutory deductions etc., in the format as in Annexure-XIV annexed to these terms and conditions. (Form XVII of Contract Labour (R&A) Rules
- iii) PF challan for previous month- separate for concerned contract. Print of online challan along with ECR/ Contribution History of contributing contract workers for PF duly certified by the contractor.
- iv) Wage payment sheet, duly verified by the authorized representative of the executing department, for the bill period as per Annexure XV.
- v) Copy of Form-5 and Form-10 (PF monthly returns) submitted by contractor to RPFC for billing month.
- vi) List of Contractor's employees covered under Accident Insurance Policy

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- vii) Statement of material supplied by the contractor, if any
- viii) Copy of Labour License if increase in no. of employees deployed against Work Order if applicable.
- ix) Copy of Challan of previous tax paid
- x) Proof of Personal Accident Insurance Policy along with bill

The executing department shall pass the bills of the contractor, after thorough checking, along with requisite documents the bill in original and Service Tax Challan & as in Para 6 above forward them to Finance Department. Copies of Documents mentioned under Point 6(ii), 6(iii) and 6(iv) must also be submitted to HR department. Finance department shall, on satisfactory compliance, and after deduction on account of Security deposit amount and TDS, will make payment to the contractor. License fees payable by the contractor workers who have been allotted with Corporation's quarters for residential use shall be deducted from the concerned Contractor's bills. In case of vacation of such quarters, the occupant/ Contractor shall require to intimate in advance at least 7 (seven) days from the date of vacation in the prescribed format available with the Administration Department.

6. PROVIDENT FUND

- i) The contractor should get independent EPF code before deployment of his worker against work contract.
- ii) The Contractor should allot PF account number and get the nomination form, duly filled in, from each worker deployed by him at the time of joining.
- iii) In case the worker already has PF/pension account number, allotted to him, previously, then the contractor shall get the transfer form filled up at the time of joining and send to the office of concerned Regional Provident Fund Commissioner.
- iv) After termination of contract the contractor shall provide due assistance to the employee for withdrawal of PF/pension amount, when due.
- v) The Contractor shall liaison with the PF officials to get the annual PF slips and distribute amongst his own workers. Security deposit shall be released only after submission of PF slips of workers for the previous/last financial year.

PF CONTRIBUTION:

Various accounts of PF	Contribution			
	Employee	Employer		
A/c No 1: PF contribution	12%	3.67%		
A/c No 2: PF Admin		0.50%		
A/c No 10: EPS		8.33%		
A/c No 21: EDLIS		0.50%		
Net Rate	12%	13.00%		

The Contractor shall submit annual returns in Form-6A and Form 3A, prescribed under statutory EPF scheme, 1952, in respect of each worker deployed by him to the contracting department with a copy/soft copy to HR and Finance Departments.

7. REGISTERS AND RECORDS UNDER CONTRACT LABOUR (R&A) ACT, 1970

The Contractor shall maintain the following Registers and forms as per Contract Labour (R & A) Rules 1971 and produce the same for verification by the Executing Officer/ Authorized Representative of the Contracting Department:

- i) Form XIII Register of Workmen employed by contractor (Rule 75)
- ii) Form XIV Employment Card issued by contractor (Rule 76)
- iii) Form XVI Muster Roll 78(1) (a) (i)
- iv) Form XVII Register of Wages (Rule 78) (1) (a) (i)
- v) Form XVIII Register of wages-cum Muster Roll (in case of weekly Payment)
- vi) Form XIX Wage Slip (Rule 78)(1) (b)
- vii) Form XX Register of deduction for damages of loss (Rule (78)(1) (a) (ii)
- viii) Form XXI Register of fines (Rule 78) (1) (a) (ii)
- ix) Form XXII Register of advance (Rule 78) (1) (a) (ii)
- x) Form XXIII Register of overtime (Rule 78) (1) (a) (iii)
- xi) Form XXIV Return to be sent by the contractor to licensing officer (Rule 82)

Contractor shall fully abide by the provisions of various applicable labour Act/laws and all other enactments as applicable for such contracts.

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8. BONUS

The contractor shall be liable to pay statutory bonus under payment of Bonus Act, 1965. and submit proof of disbursement along with received copy of Form-D to Labour Enforcement Officer, Dibrugarh, with a copy to the contracting department and HR department.

9. LEAVE WITH WAGES TO THE CONTRACTOR'S EMPLOYEES:-

Guidelines as per Factories Act, 1948 and Assam Factories Rules, 1950 should be strictly observed with regard to crediting / availing of leave of absence. Register as prescribed under the said rules should be maintained by the contractor. Other provisions of Factories Act 1948 should strictly complied by the contractor.

10. INDEMNITY BOND/ COMPLIANCE OF LEGAL PROVISION

- i) BVFCL Namrup shall not be liable for any compensation whatsoever in the case of accident / injury to the person employed by the contractor coming in the premises of BVFCL Namrup. Contractor shall pay all claims / compensation / damages / penalty / fine or any amount payable to the individual / authorities payable due to accident / injury to the person employed by the Contractor.
- That BVFCL-Namrup will not, in any manner be responsible for any act, omission or commission of the workers engaged by contractor and no claim in this respect will lie against BVFCL-Namrup. If any such claim is made against BVFCL-Namrup by any worker or his heirs engaged/employed by the contractor, which BVFCL-Namrup is obliged to discharge by virtue of any statue or any provision of law and rules due to mere fact of the workers of the contractor working at BVFCL- Namrup premises or otherwise, the contractor will be liable to indemnify/reimburse BVFCL-Namrup all the money paid in addition to the expenses incurred by him. The contractor must indemnify and keep indemnified BVFCL- Namrup against all losses and claims for injuries or damage to any person or property whatsoever which may arise of or in course of the operation of the contract and against all claims, demands, proceedings, damages, cost, charges and expenses whatsoever in respect of contingencies depicted herein shall be deemed as expected risk.

11. PERIOD OF CONTRACT:

The contract will be valid till consumption of total mandays or for a period of one year subject to the conditions that the same can subsequently be renewed / extended on such terms and conditions, as applicable, at the discretion of BVFCL Management.

However, the Management has the right to give 7(seven) days written notice to the contractor, if his work is found unsatisfactory, warning him about the bad state of work and asking him to improve upon the standard within the above period. In the event, if the Management finds that there is no improvement of work and the work is not being carried out to the required standard, the Management has the right to terminate the contract and in that case the Security Deposit shall stand forfeited.

12. BRIEF DESCRIPTION OF THE SCOPE OF WORK AND RESPONSIBILITIES:

- i) The jobs are connected with plant maintenance activities.
- ii) The contractor has to supply 18 Nos. Unskilled labour per day.
- iii) The contractor shall be ready to engage his personnel on information by the site-in- charge of BVFCL in shift & general shift as and when required. Therefore contractor or his representative should be always in touch with the site-in-charge of BVFCL. It will be the responsibility of the contractor to ensure that his personnel so engaged are present in pre-defined section so that maintenance jobs remain continued.
- iv) The job shall be started immediately on LOI/written order.

13. LEGAL COMPLIANCE

- a) The contractor will comply with all the provisions regarding licensing, welfare and health, procedures, maintenance of various records and registers etc., as provided under the Contract Labour (Regulation & abolition) Act 1970, rules amendments, orders, notifications there under issued by the Appropriate Government from time to time. For non-compliance of any provisions, statutory compliance under law, the contractor shall be responsible for penalties levied by the appropriate authority under the Act. The contractor shall also be liable to comply with all other Labour and Industrial Laws and such other acts and Statutes (including Factories Act, Payment of Bonus Act, minimum wages Act, etc.,). PF contribution, as may be applicable, is the sole responsibility of the contractor. For any default in compliance, the contractor shall be held responsible.
- b) The work shall be supervised by the contractor or through the authorized representatives on day to day basis.
- c) The Contractor shall compensate BVFCL for any loss or damage to the plant/property, material of BVFCL due to his workmen/representatives' negligence or otherwise during execution of work.
- d) In the event of contractor abandoning the work or BVFCL revoking the contract BVFCL shall have a right to get incomplete work completed at contractor's risk and cost. BVFCL shall have a right to terminate the contract at any time without assigning any reason thereof.

बी वी एफ सी BVFCL NAMRUP A Bovt of India Undertaking

ब्रहमप्त्र वैली फर्टिलाइजर कॉरपोरेशन लिमिटेड

Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

- e) Acceptance of the tender will rest absolutely with BVFCL Management, who at its discretion can accept the lowest or any tender or offer at the rates quoted in/by the lowest bid and also reserves the right to reject any or all tenders without assigning any reason or giving any explanation thereof.
- f) The Tenderer will be deemed to have satisfied him / themselves as to the nature of the site, local facilities and all matters effecting the execution and completion of the work. No claim for extra charges consequent upon any misunderstanding or otherwise will be allowed.
- g) All Safety measure and gears required for the deployed manpower shall have to be arranged by the contractor and to be followed strictly.
- h) All statutory labour regulations shall be binding on work order of this job.
- i) Job shall be executed as per the instruction of our Site-in-charge at all stages.
- j) Jobs during odd hours or holidays will have to be attended as per the instruction of site-in-charge.
- k) The jobs are connected with maintenance activities of the plants. Hence manpower shall be made available on round the clock basis as per the requirement.
- I) Attendance for the supply of manpower should be maintained by the contractor and to be got certified by respective site-in-charge of BVFCL on daily basis.
- m) Address for communication of the bidder must be proper and must not belong to any BVFCL quarter allotted to its employees for residential purpose.
- n) Should the contractor's preparation for the commencement of the work or any portion of it or his subsequent rate of progress for any cause, wherever, go slow that in the opinion of the Management(which shall be conclusive), the contractor will be unable to complete the work or any portion thereof, as agreed upon or he neglects to comply with any directions given to him by the company in any respect, the company shall have powers to declare the contract to be at an end in which case the Contractor shall be liable for any expenses, loss or damage which the Company incur, or sustain by reason or in connection with contractor's default.
- o) The contractor(s) shall not assign or sub-let the contract or any part thereof or allow any person interested therein in any manner whatsoever without the special permission of the company in writing. Any breach of this condition shall entitle the company to take such steps as may be deemed necessary and also terminate/fore- close the contract, without assigning any reason thereof. The contractor(s) shall be liable for payment to the company in respect of any loss or damage arising or accruing out of such cancellation. The permitted sub-letting or work by the contractor shall not establish any contractual relationship between the sub-contractor and the Corporation and shall not relieve the contractor of any responsibility under the contract.
- p) In case of non-satisfactory work or non-compliance to any of the terms and conditions of the contract the company may resort to banning the business dealings with the contractor or take any necessary action, as deemed fit.
- q) License fees payable by the contractor workers who have been allotted with corporation's quarters for residential use shall be deducted from the concerned contractor's bills. In case of vacation of such quarters, the occupant/contractor shall require to intimate the date of vacation in the prescribed format available with the administrative department.
- r) Security deposit will be released on submission of following certificates from departments mentioned as under:-
- i) Satisfactory Completion of work and certification of payment of minimum wages to employees from contracting department.
- ii) Certificate of compliance of labour laws from Contracting Deptt. and verified by HR department.
- iii) Certificate of payment of Bonus by Contracting Deptt. and verified by HR Department.
- iv) Certificate from Administration Department that no dues are pending on account of the Quarter occupation by the Contractor/ Contractor's employees.
- v) No dues certificate from contractor regarding Service Tax payment & any other dues liable to remitted by contractor under Financial Laws to Finance department.
- vi) In case of non satisfactory performance of the contract, BVFCL shall have a right of forfeiting the security deposit, in part or in full. In case of any dispute decision of concerned Head of the Department will be final.
- s) GDCC of the Corporation shall form part of the NIT and the work order. Soft copy of the GDCC is uploaded on the company's website except Arbitration Clause no.71, which should be as per clause no.19 of NIT

14. RISK & COST:

If the Contractor fails to perform/execute the work within time or fail to perform as per the specification prescribed in tender or acted in violation to prescribed terms and conditions, BVFCL-Namrup shall be entitled to terminate the Contract and take recourse to alternate source to get the work done at the risk and cost of the Contractor. In such case Contractor shall make good the loss to BVFCL. BVFCL shall be entitled to recover the difference in cost, if any incurred by BVFCL due to getting the work done from alternate source. However, in such case Contractor shall not be entitled for any gain.

वी वी एफ सी BVFC BVFCL NAMRUP A Govt of India Undertaking

ब्रहमप्त्र वैली फर्टिलाइजर कॉरपोरेशन लिमिटेड

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15. **EXECUTION OF AGREEMENT**

On acceptance of the tender, the contractor(s) shall have to execute an Agreement on stamp paper of appropriate denomination at his own cost within 7(seven) days of issue of the work order. The agreement has to be made in the format prescribed only on Rs. 100/- Non-Judicial Stamp Paper. (Draft format attached as Annexure – XVII).

16. SETTLEMENT OF DISPUTE/JURISDICTION/ARBITRATION ETC.

BVFCL reserves the rights to evaluate the bid as per BVFCL policy and Govt. guidelines including CVC / Vigilance guidelines through its tender committee duly constituted by BVFCL Management. The decision of BVFCL, Namrup Management or Tender committee duly approved by competent authority shall be final and binding to bidder.

17. **CONFIDENTIALITY**

The parties agree & acknowledge that in the course of their discussions and interaction, BVFCL may disclose information of confidential proprietary nature relating to its business, products, know-how, technology, customers, employees and financial to the contractor. Such information shall be considered as confidential. The contractor agrees to keep it confidential & secret at all times and not directly or indirectly disclose to any party other than its employees and authorized personnel's strictly on a need-to-know basis, without the prior written permission of BVFCL.

18. TERMINATION

In case of the services of Contractor is/are not considered satisfactory, BVFCL shall have the right to terminate the contract without assigning any reason whatsoever after giving 1(one) month's notice in writing.

19. SUSPENSION

BVFCL reserves the right to suspend performance of any or all of its obligations under the contract. Such notice shall specify the obligation of which performance is to be suspended, the effective date of the suspension and the reasons therefore. The Contractor shall thereupon suspend performance of such obligations until ordered in writing to resume such performance by the same authority that ordered for suspension.

20. FORCE MAJEURE

Neither the contractor nor the company shall be considered in default in performance of its obligation hereunder, if such performance is prevented or delayed because of hostilities, revolution, flood, earthquake, civil commotion or because of any law and other, proclamation, regulation ordinance of any Govt. or any sub-division, thereof, because of any Act of Govt. or for any other cause beyond the reasonable control of the party affected.

Should one or both parties are prevented from fulfilling contractual obligation by Act of the State or force majeure lasting continuously for a period of six months, the two parties shall consult together, regarding the future execution of the Agreement.

21. JURISDICTION

Notwithstanding any other court or courts having jurisdiction to try any civil suit arising out of this contract it shall be only the court of competent jurisdiction at Dibrugarh alone (where the contract shall be deemed to have been entered into) to try such suits to the exclusion of all other courts of the country and all causes of action in relation to the contract will therefore be deemed to have arisen within the Jurisdiction of the Court at Dibrugarh (Assam) only.

22. ARBITRATION:

If a dispute arises out of or in connection with this contract, or in respect of any defined legal relationship associated therewith or derived there form, the matter will be referred to arbitration under the ICADR arbitration Rules, 1996.

The authority to appoint the arbitrator(s) shall be the International Centre for Alternative Dispute Resolution.

The International Centre for Alternative Dispute Resolution will provide administrative services in accordance with the ICADR Arbitration Rules, 1996. (Format annexed in this regard as Annexure XVII).

BVFCL is committed to a corruption free environment, "All the works contract, services and commitments of BVFCL will be honored without the citizen having to pay any bribe". In case any person demands any bribe, it is the duty of responsible citizen to inform the matter to Vigilance Office, BVFCL Namrup, Assam (Email: vigilance@bvfcl.co.in)

For and on behalf of BVFCL

I/We agree with the above

Signature of Contractor with Seal

म्ख्य अभियान्ता (यांत्रिक)/ CE (M), AG & CPP



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

ANNEXURE-VIII

SELF DECLARATION

(Non-blacklisting)

(Non-blacklisting)						
This is to certify that(CONTRACTOR'S FIRM/ COMB blacklisted nor business has been banned by any Central / State Government (incl. its department/agency declared ineligible by the Government of India/State/UT Government/BVFCL, Namrup for corrupt and for the date of submission of the bid.	y)/BVFCL, Namrup or was					
Signature (Contractor / Authorized Signatory) Name of Signatory:						
Bidder Name: Seal:						
Date:						
Place :						



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-IX

Tender Notice No.: NN-III/Mech-5/Cont-1273/

SELF DECLA	<u>ARATION</u>
(Non-conviction in	courts of law)
This is to certify that	nvolving moral turpitude and sentenced in respect. Further, that be been committed by me are pending before any court in India acclares that no warrant or summons for my appearance, and no
Signature (Contractor / Authorized Signatory) Name of Signatory: Bidder Name: Seal:	
Date : Place:	



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-X

Tender Notice No.: N-III/Mech-5/Cont-1273/

DECLARATION FORM: CREDENTIAL OF TENDERER

	P.F. Registration No. of the Contractor to be intimated along with Documentary proof	P.F. Reg. No.
1	thereof	
2	PAN No. of the Contractor to be intimated along with Documentary Proof thereof	PAN No.
3	GST Registration No. of the Contractor to be intimated along with Documentary Proof thereof	G.S.T. Reg. No.
4	OFFICE ADDRESS OF TENDERER	
5	If the party is registered as Micro/Small/Medium Enterprises as per MSMED Act,2006, the same may be confirmed by the party and submit a photocopy (Self certified) of the registration certificate in support thereof. Otherwise it will be construed that the party is not registered as per MSMED Act, 2006. MSEs shall be given the benefits as per Govt. Guidelines subject to meeting of Quality & technical specifications only. PLEASE STATE WHETHER THE OWNER BELONGS TO SC/ST CASTE CATEGORY	
6	The bidder shall submit the name and address of the firm/company along with its constitution giving status of the same such as sole proprietorship / partnership or limited/private firm etc. Along with its copies duly attested by Notary Public as evidence.	

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-XT

List o	List of Employees To Be Engaged by the contractor under									
TEND	er enquir	Y NO. N-III/Me	ch-5/Cont-1273	/215	Dated: 07/04/2021					
SI Dormanont					Bank Name & EPF No. Mobile					
SI No.	Name	Father's Name	Present Address	Permanent Address	DOB/Age	Savings Bank A/c No.	Qualification	(if existing)	No. (Optional)	
NOTE	: IF REOUII	RED DATA CAN	 BE PROVIDED :	IN SOFT FORM						
I/We ag	gree with th	e above								
Signatu	re of Contra	actor with Seal								



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

Tender Notice No.: N-III/Mech-5/Cont-1273/

ANNEXURE-XII

FORM XIV

	(See Rule 76) Employment Card
Name and address of Contractor	
Nature of work and location of work	·
Name and address of Establishment in/under which contract is carried on	· · · · · · · · · · · · · · · · · · ·
Name and address of Principal Employer	:
Name of the workmen Serial No. in the register of workmen employed	:
3. Nature of employment/designation	:
Wage rate with particulars of unit, in case of piece-work.	<u></u>
5. Wage period	
6. Tenure of employment	±
Remarks.	:
	Signature of contractor.

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

÷ ,	Tender Notice No.: N-III/Mech-5/Cont-1273/ FORM XIII [See Rule 75]									ANNEXU	JRE-XIII
	Register of workmen employed by contractor										
	Name and location of work										
Na		ss of Establi	shment in/under								
Na	ame and addre	,									
SI	Name and surname of workman	Age and Sex	Father's/ Husband's name	Nature of employment/ designation	Permanent home address of workman (village and tehsil) and taluk and district	Local address	Date of com- mencement of employ- ment	Signature or thump impression of workman		Reasons for termination	Remarks
	2	3	4	5	6	7	8	9	10	11	12
						, ;					

I/We agree with the above Signature of Contractor with Seal



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

ANNEXURE-XIV

Tender Notice No.: N-III/Mech-5/Cont-1273/

PRESENT RATE OF MINIMUM WAGE

As per Ministry of Labour and Employment, Govt. of India, Order No- 1/20(3)/2020-LS-II Dated: 12-10-2020

SI. no	Particulars	As per Notification No 002/V/CL-7/1904 Dated: 24.12.2020
1	Wages (Basic + DA)	₹ 427.00
2.	Off day	Included with daily wage
3.	Festival Holidays (7 days /year)	₹ 8.19
4.	Paid National Holidays including 03 National Holidays (9 days /year)	₹ 10.53
5.	Annual Leave (18.25 days/year)	₹ 21.35
6.	LTC (12.5 days/year)	₹ 14.62
7	PF @ 12%	₹ 51.24
8.	Administrative charges + EDLI @ 1%	₹ 4.27
9.	Social Benefits (10 days/year)	₹ 11.70
10.	Compensation Wage	₹ 18.00
11.	Additional Compensation wage	₹ 5.00
12	Contractor's profit	As per work order
	Total (excluding contractor's profit, bonus & taxes)	₹ 571.90

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

Tender Notice No.: N-III/Mech-5/Cont-1273/												
	S	TATEMEN ⁻	Γ OF THE (CONTRAC	CTOR FOR	R THE MON	NTH OF_		2	20		
	CO	NTRACTI	er no Ng Dr name	DEPARTI	MENT							
S.NO	NAME OF WORKE R	E L DAYS S CONTRIBUTIO RECOV PAYA				PAYA	EMPLOYER'S CONTRIBUTIO N					
						PF 12%					PF + EPS+ EDLI	Admin Charges
1.												
2.												
3. 4.												
5.												
6.												
7.												
8. 9.												
9. 10.												
11.												
12.												
13.												
14. 15												
15. If the latest the latest term in the latest t												



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

ANNEXURE-XVI

Tender Notice No.: N-III/Mech-5/Cont-1273/

Form XVII

[See Rule 78(1) (a) (i)] Register of wages

Name and address of contractor:

Name and address of Establishment in/under which contract is carried on:

Nature and location of work:

Name and address of principal employer: Wage

Period: Monthly

							Amour	nt of wag	ges ear	ned					
SI. No.	Name of Workman	Serial No. in the register of workman	Designation /nature of work done	No. of days worked	Units of work done	Daily rate of wages/p iece rate	Basic wages	Dear ness Allo wances	Over time	Other cash payments (Nature of payment to be indicated)	Total	Deducti ons, if any, (Indicat e nature)	Net amount paid	Signatur e/Thum impressi on of workma n	Initial of contr actor or his repre sentative
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

(A Government of India Undertaking) नामरूप/NAMRUP

ANNEXURE-XVII

Tender Notice No.: N-III/Mech-5/Cont-1273/

Tender Notice No.: N Highleth Sycone 1275y								
AGREEMENT (DRAFT)								
MEMORANDUM OF AGREEMENT MADE THISDAY OF IN THE YEAR OF TWO THOUSAND AND effective as on								
BETWEEN								
M/s (Hereinafter called the "The Contractor" (which expression where the context so admits shall include party's heirs, executors, administrators and assigns) of the ONE PART.								
AND								
M/S BRAHMAPUTRA VALLEY FERTILIZER CORPORATION LTD, Namrup a Company registered under the Companies' Act 195 having its registered office at Namrup, P.O. Parbatpur, in the State of Assam (hereinafter called 'The Company' which expression where the context so admits shall include its successors and assigns) of the OTHER PART.								
AND								
WHEREAS THE Company is desirous of utilizing the services of the Contractors for the wo vide NIT No date								
and Work Order No dated								
NOW THEREFORE IT IS AGREED AS FOLLOWS: In consideration of the payments to be made to the contractor on the basis as set forth, the contractor shall execute with due car promptness, accuracy and workmanship, the aforesaid job contained in the W.O. as mentioned in the para 4 above for a period one year i.e. from which period shall be at the discretion of the company terminable by giving clear seven day notice.								
The security deposit (3% of Contract value) shall be refunded to you on satisfactory completion of the contract, subject to production of an absolute "No Demand Certificate" from Personnel Department and on receipt of request from the contractor for release of Security Deposit.								
In the event of breach of any of the terms and conditions of the contract or in the event of anything becoming payable by the contractor to the company, the company will be entitled to forfeit or confiscate the whole or any portion of the security deposit a it may deem fit.								
Forfeiture of the security deposit or any portion thereof shall not in any way effect relief or remedy to which the company may otherwise be entitled.								
On breach of any of the terms and conditions of the contract set forth herein by the contractor, the company reserves the right to terminate the agreement forthwith and the contractor shall be liable for any such loss or damages to the company arising or account of such breach. In the event of any breach of the terms and conditions of the contract, the company shall have power to employ such labour(s) and means as may be decided upon by the company to carry out the aforesaid work at the risk and cost of the contractor as if it had been carried out by the contractor under the terms of the contract.								



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The company shall, without prejudice to its other rights and remedies at all times be entitled to deduct from the contractor's bill any money due , on account of loss/damage or injury or accident or otherwise, under any of the clauses and provision of the contract from any money due or payable to the contractor or at the company's discretion from the amount of security deposit with the company or if the company so thinks fit, the company shall be at liberty to bill the contractor for any such claims as aforesaid and recover the same and all expenses thereby incurred, by the due process of law .

The contractor shall make good the loss to the company, if any fire takes place due to the reasons attributable to its workmen working under the contract.

In all cases of any dispute the decision of the Corporation shall be final, failing which the matter will be referred to Arbitration under ICADR Arbitration Rules, 1996.

The documents noted hereunder shall	I form part of this agreement:	
• NIT No	dated	
Tender dated	consisting of EMD, Techr	
 Letter dated	of M/s	(contractor) agreeing to accept the Work
Work Order No	dated	
IN WITNESS WHEREOF THE parties Contractor		nder their signatures r and on behalf of ertilizer Corporation Ltd
Signed in presence of:		
(Signature, name & full address)	(Si	gnature, name & full address)
Witness1	Wi	tness2



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-XVIII

Tender Notice No.: N-III/Mech-5/Cont-1273/

MODEL ARBITRATION CLAUSE FOR ARBITRATION OF CONTRACTUAL DISPUTES

Parties to a contract who agree to resolve their contractual disputes in accordance with the ICADR Arbitration Rules, 1996 and to have the ICADR Act as appointing authority and/or provide administrative services, may use the following clauses;

- If a dispute arises out of or in connection with this contract, or in respect of any defined legal relationship associated therewith or deliver there from, the parties agree to submit that dispute to arbitration under the ICADR Arbitration Rule 1996.

	✓	The authority to appoint the arbitrator(s) shall be the international Centre for Alternative Dispute Resolution.
,	✓	The international Centre for Alternative Dispute Resolution will provide administrative service in accordance with the ICADR Arbitration Rules, 1996.
a)	The	e number of arbitration(s) shall be
b)	The	e language of the arbitration proceeding shall be <u>ENGLISH</u>
c)		ecific qualification of the arbitrator(s) including (but not limited to) language, nationality, technical qualifications and perience.
d)	The	e place of arbitration proceedings shall be at NAMRUP, DIBRUGARH DIST, ASSAM. ICADR-7
Thi	s su <u>r</u>	persedes arbitration clause No.71 Page- 35 & 36 of the GDCC.
I/W	e agr	ree with the above
Sigr	nature	e of Contractor with Seal
,		



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-XIX

Tender Notice No.: N-III/Mech-5/Cont-1273/

MEASUREMENT OF WORK AND PAYMENTS THEREOF

- 1. The designated officer of the Unit will periodically inspect the Work being provided by the contractor and find out deficiencies. The contractor shall rectify the same immediately to the satisfaction of the designated officer.
- 2. Payment towards work satisfactorily executed will be made to the contractor on the basis of following: -

SI.No	JOB/ACTIVITY	Department/ Sections	No. of Workers deployed by the contractor	UNIT OF MEASUREMENT (Mandays)
1				
2				
3				
4				
5				
6				
7				
8				
9				
10	_			
11				
12				
13				

- 3) Payments will be made to the contractor on the basis of work carried out by him.
- 4) All payments will be subject to deduction of income tax at source as per Income Tax as per the applicable Rules.
- 5) Measurement Book to be maintained for the work carried out periodically by the contractor & the same shall be verified by BVFCL official, nominated for the same.

I/We agree with the above



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-XX

Tender Notice No.: N-III/Mech-5/Cont-1273/

BID SECURITY DECLARATION									
То									
	Chief Engineer (Mechanical), AG & G BVFCL, Namrup	CPP							
Sub.:			in various running, preventive, breakdown maintenance & housekeeping jobs CPP & UTY-III and Central Mechanical Shift of Namrup-III group plants'.						
Dear S	Sir,								
	I		Son/Daughter of						
Shri			Proprietor/Partner/CEO/MD/Director/						
Author	rised signatory of M/s		am						
compe	etent to sign this declaration and accep	oting "BID S	SECURITY DECLARATION" in lieu of bid security.						
of our		ender doc	modifying our bids during the period of validity etc. would lead to suspension ocuments as per office memorandum Ref no. F.9/4/2020-PPD dtd. 12 th Nov. 017 under Ministry of Finance.						
I/we has same.	nave carefully read and understood all	the terms	ns and conditions of the tender and hereby convey my/our acceptance for the						
Thanki	ing you.		Yours faithfully,						
		For M/s.	. :(Signature of Contractor/ Bidder/Authorized Person with SEAL)						
		Address	:						
Place									



Brahmaputra Valley Fertilizer Corporation Limited

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ANNEXURE-XXI

Tender Notice No.: N-III/Mech-5/Cont-1273/

PRICE BID

(To be submitted online only)

SCHEDULE OF QUANTITY & PROFORMA FOR QUOTING RATE

I/We have understood the work involved and the conditions mentioned in the NIT and I/We give our rates as per the Proforma below:

<u>SI.</u> <u>No.</u>	Description of work	Quantity	<u>Rate (₹)</u>	<u>Amount (₹)</u>
1.	Basic wage for supply of 18 Nos. of Unskilled contractual workers	5634 Mandays	571.9	3222084.60
2.	Contractor's Profit (in ₹.)	5634 Mandays	To be filled online	
3.		200396.30		
			GST @ 18%	
			TOTAL AMOUNT	
Signatur Name of Address	f Tenderer:			
Date:			(Se	al)

Note: Incomplete filling of particulars in online price bid form will be regarded as incomplete bidding and will lead to summary rejection of the bid.