

(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

TENDER DOCUMENTS FOR

'Major overhauling of two nos. of complete old and used 1st and 2nd SGC barrels of Amm-III Plant'

NIT No.: N-III/Mech-5/Cont-1160/4525 DTD- 23/10/2019

BVFCL, NAMRUP



BRAHMAPUTRA VALLEY FERTILIZER CORPORATION LIMITED

AMMONIA-III
MECHANICAL DEPARTMENT



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

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1.0 NAME OF WORK & BREIF DESCRIPTION OF THE MACHINE:

Major overhauling of two nos. of complete old and used 1st and 2nd SGC barrels of Amm-III Plant.

Make: M/s Nuovo-pignone, Italy

Type: BCL407 & BCL407a (02 nos. old and used barrels)

2.0 SCOPE OF WORK:

If specifically not mentioned herein after or not mentioned anywhere else, the scope of work shall include but not limited to the following for completion of job of overhauling of both barrels:-

- 1. Removal of attached pipe lines for both barrels.
- 2. Lifting of both barrels from position and shifting to appropriate place for execution of overhauling jobs, if required.
- 3. Removal of coupling hubs (both ends).
- 4. Inspection of bearings (including thrust pads) by DPT.
- 5. Recording of bearing clearances and journal run out at rotor journals.
- 6. Inspection of HP & LP seals of both ends of the barrel and replacement, if required.
- 7. Dismantling of end covers of both the barrels.
- 8. Withdrawal of diaphragm from the casing and placement on a stand.
- 9. Dismantling of the diaphragm and visual inspection.
- 10. Cleaning & inspection of the rotors, diaphragms, labyrinth seals. Checking of complete run out of rotor of both barrels.
- 11. Clearance checking of impeller seals, oil & gas seals and replacement of the same, if required.
- 12. Repositioning of rotor and centering of rotor maintaining proper clearances.
- 13. Assembly of diaphragm.
- 14. Assembly of impeller seals, oil & gas seals, "O" rings & bearings.
- 15. Assembly of both end covers.
- 16. Placement of barrels at the location as instructed by Engineer-In-Charge.

3.0 SPECIAL TERMS & CONDITIONS:

3.1 PARTY'S SCOPE:

- a. Mobilization and demobilization of required manpower (including supervisory staff, technicians), tools & tackles (including pulling & lifting machines, electric hand tools, precision measuring tools etc.) and other equipments.
- b. All the tools and tackles below 36 mm like ring & open end spanners, hammer, screw drivers, whatsoever required (if otherwise not mentioned specifically) to meet the entire scope of work shall be in the scope of contractor **including Precision Measuring tools like dial gauge, vernier calipers, micrometer, filler gauge etc.**
- c. Arrangement of all consumables such as emery paper, markin cloth.
- d. DP test, if and when required for entire scope of work.
- e. Lodging & Fooding/ Insurance charges of their personnel to be borne by the party.
- f. Arrangement of all necessary safety gadgets.
- g. All other required items to complete the job.
- h. Arrangement of to and fro travelling of the personnel of the party, local conveyance and all the related cost to be borne by the party.

3.2 BVFCL SCOPE:

- a. All required tools and tackles above 36 mm and special tools for execution of the work.
- b. Water, air and electricity, as required for and during execution of work.
- c. Required quantity of lubricants.
- d. Work fronts will be adequately cleared for expeditious execution of work.
- e. Workshop facility, to the extent possible.
- f. Material handling equipments like mobile crane, forklift etc. with operator.
- g. Wooden sleepers, packers and planks.
- h. Jointing compounds, gaskets and sealants.
- i. Site Stores/ Site office.
- j. Accommodation facility will be extended to the party on chargeable basis subject to availability.
- k. Free medical facility to be offered to your workmen in case of accidents / injuries while at work shall be limited to provision of first aid only.

4.0 INSPECTION:

- 4.1 Successful bidder shall carry out execution of entire scope of work in accordance with standard practices as prescribed by the Original Equipment Manufacturer (O.E.M.).
- 4.2 Detailed report on the job carried out to be submitted by the successful bidder after completion of work.

5.0 MOBILIZATION/COMPLETION TIME:

- 5.1 Mobilization of manpower shall be done within ONE WEEK of our intimation by Fax / Telephone / E-mail. However, the mobilization should be done as quickly as possible. The site mobilization shall be completed within agreed Time Period.
- 5.2 The completion time for the job shall be 20 (Twenty) days from the date of site clearance.



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

6.0 OTHER TERMS & CONDITIONS:

- 6.1 It shall be obligatory on the part of The Bidder to adhere strictly to the time schedule quoted and accepted by us in our order. In case of delay in completion time, unless extension of completion time has been granted by us on application of The Bidder, we may at our option either (1) recover liquidated damage from the party at a sum equal to 0.5 % per week or part thereof of the work order value subject to maximum 10% of the value of the work order or (2) Get the job executed from other agency on account and at the risk & cost of the Bidder or (3) Cancel the contract without prejudice to our rights under (1) & (2) above of the NIT and the date of opening of tenders. It shall also contain EMD.
- 6.2 Subsequent to an order being placed against your quotation, received in response to this, if it is found that the execution of job is not of the right quality or not in accordance with our specifications (required by us) or received in damaged conditions, not satisfactory owing to any reason of which we shall be the sole judge, we shall be entitled to reject the work, cancel the contract and get the job executed from the other sources and recover the loss, if any, form the Bidder reserving to our self the right to forfeit the security deposit, furnished by the Bidder against the contract. The Bidder will make their own arrangement to rectify the rejected work within a fortnight of instruction to do so.
- 6.3 In all cases of disputes, the decision of this company shall be final. Failing this, the matter will be referred to the Arbitration in accordance with the Indian Arbitration and Conciliation ACT 1996 and amendment thereof.

7.0 GENERAL TERMS & CONDITIONS:

- 7.1 Interested Bidder, after studying all the tender documents carefully, may obtain necessary clarifications, if any, in writing before tendering. The Contractor should acquaint himself with the site conditions prevailing at the place of work. Submission of tender implies that the Bidder has obtained all the clarifications required and that he shall be deemed to have apprised himself of all the ground conditions at site including weather conditions. No claim on ground of want of knowledge in this respect will be entertained. No claim for any extra charges consequent upon any misunderstanding or otherwise will be entertained.
- 7.2 The following tenders will be liable to be summarily rejected:
- 7.2.1 Tenders submitted by Bidder(s) who resort to canvassing.
- 7.2.2 Tenders which do not fulfill any of the conditions laid down in the Tender Documents or are incomplete in any respect.
- 7.2.3 Tenders not accompanied by the required details / Earnest Money Deposit.
- 7.2.4 Tenders received late / delayed.
- 7.3 If the Bidder has relations, whether by blood or otherwise, with any of the employees of BVFCL he must disclose the relations in the Form of Declaration attached failing which BVFCL shall reserve the right to reject the Tender or rescind the Contract.
- 7.4 The execution of the work may entail working in all the site and weather conditions and no extra rate will be considered on this account. The Contractor may have to carry out the jobs working round the clock as per BVFCL's requirement to be decided by the Engineer-In-Charge and the Contractor should take this aspect into consideration while formulating his rates to be quoted.
- 7.5 **VALIDITY OF CONTRACT:** Validity of the contract shall be for a period of 12 months reckoned from the date of its award. The job can, therefore, be got done any time during the tenure of the contract.
- 7.6 **ESCALATION IN RATES:** The rates quoted will remain firm till entire period of the contract and will not be subjected to escalation irrespective of any increase whatsoever in labour or material cost etc.
- 7.7 **EARNEST MONEY DEPOSIT:** The Bidder should make a deposit of Rs. 22,360.00 only as Earnest Money in the form of an A/c Payee Demand Draft, drawn on State Bank of India in favor of "Brahmaputra Valley Fertilizer Corporation Ltd., Namrup" payable at Namrup Branch (Branch Code: 0223).
 - Bank guarantee as E.M.D in place of Demand draft shall not be entertained.

7.8 Exemption from paying tender fees and Earnest Money Deposit:

With reference to the Order of the Ministry of MSME, under the Public Procurement Policy March 2012, Micro and Small Enterprises (MSE) shall be entitled for EMD exemption subject to conditions as under:

MSE bidders must submit valid registration certificates from any of the following (or any other body specified by the Ministry of MSME) for exemption of EMD as applicable for this tender:

- National Small Industries Corporation (NSIC)
- District Industries Centres (DIC)
- Coir Board
- Khadi and Village Industries Commission(KVIC)
- Khadi and Village Industries Board(KVIB)
- Directorate of Handicrafts and Handloom
- Udyog Aadhar Memorandum.
- 7.9 <u>SECURITY DEPOSIT-CUM /WORKMANSHIP GUARANTEE</u>: For due and faithful execution and performance of the contract the contractor shall provide the Owner with financial guarantee in the form of a Bank Guarantee, issued by any Nationalized Bank, for sum equivalent to 10% of the total contract value within a period of 30 days of placement of work order. The Bank Guarantee so executed shall be valid till the expiry of defect liability period with provision of claim period of up to 06 months. **No interest shall be paid on E.M.D. and S.D.**



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

7.10 **PERIOD OF LIABILITY:**

The Bidder shall stand guarantee for the work done for trouble free operation for a period of 12 months from the date of completion of job/ 06 months from the date of commissioning whichever is earlier. Any damage or defect or other faults that may arise or lie undiscovered at the time of issue of completion certificate, or appear within the defect liability period after virtual completion of the work, occurring, in the opinion of the owner, due to material or workmanship not being in accordance with the contract, shall, upon the directions of the owner in writing and within such reasonable period specified therein, be rectified by the Contractor most expeditiously at his own cost; or, in case of default, BVFCL may get the same rectified/made good by other workmen and deduct expenses from any sums that may be there or at any time thereafter that become due to the Contractor or may recover from his security deposit. BVFCL shall be under no obligation to accept / entertain any claim / demand whatsoever on this behalf. The workmanship guarantee for rectified portion of work shall commence with effect from the date of rectification for a subsequent period of 6 (six) months of the balance period as stated above, whichever is later.

7.11 If the Contractor fails to fulfill his obligations under the contract BVFCL shall have the right to get the work done by the agency other than the Contractor, at the Risk and Cost of the Contractor, till the expiry of the period of contract.

7.12 Termination of Contract:

If the Contractor becomes unable to execute the work, any loss incurred by the company in this respect will be to the Contractor's account. The company may also terminate the contract after giving a 1(One) day's notice in writing, if, in its opinion, the work under the contract is not being executed to its satisfaction. **(or)**

- 7.12.1 If, at any time, the Contractor makes default in proceeding with the work / job with due diligence and continues to do so after giving in writing a notice of 1 day by the Engineer-In-Charge. **(or)**
- 7.12.2 If the Contractor persistently disregards the instructions of Engineer-In-Charge or fails to take steps to employ competent or additional staff required or commits default in complying with any of the terms and conditions of the contract and does not remedy it or does not take steps to remedy it within 3 days after notice in writing is given to him by the Engineer-In-Charge. **(or)**
- 7.12.3 If the Contractor assigns, transfers or sublets or attempts to assign, transfer or sublet the entire work or any portion thereof without the prior written approval of the accepting authority **(or)**
- 7.12.4 If the Contractor abandons the contract. (or)
- 7.12.5 If the Contractor becomes bankrupt / insolvent.

BVFCL shall have right to get the leftover jobs done by alternative agencies at the Risk & Cost of the Contractor besides other legal remedies available to it.

8.0 TERMS OF PAYMENT:

- 8.1 100% of value against the successfully completed jobs as per scope of work will be released within 30 days of receipt of the bill along with relevant documents subject to meeting the prescribed criteria of the work/supply. However, 100% payment is subject to fulfillment of Security Deposit-Cum-/Workmanship Guarantee as in noting at clause no 7.9 of General Terms & Conditions. In case the party does not submit Security Deposit-Cum-Performance/Workmanship Guarantee as stated above, 90% value of the completed work will be released. The balance 10% shall be retained as Security Deposit which will be released after successful completion of the guarantee period.
- 8.2 Clarification on the bills, if any, will be sought within 15 days from the date of receipt of the bill in one go. The party shall submit the sought clarifications within 15 days.
- 8.3 Payment will be released within 30 days of receipt of the rectified bill/clarification.
- 8.4 In case of any disagreement between contractor and BVFCL on any part of the invoice, such part of the invoice will be severed from the rest and payment against agreed admissible part will be processed as per laid down procedure, while the disputed part shall be dealt as per contract provisions.
- 8.5 All the statutory taxes and duties shall be applicable as per rule at usual and prevailing rates. Income Tax however shall be deducted from bills.
- 8.6 Deduction of TDS from the payment against supply of services or goods on taxable value exceeding Rs 2.5 Lakh only under one contract ie TDS @ 2% (IGST 2%, or CGST 1% + SGST 1%) will be deducted from party's bill.
- 8.7 The contractor may submit their bank particulars i.e. Customers Name, Name of the Bank, Bank Account No, Place of branch, Branch Code (IFSC CODE-11 digits) etc. for online bank transfer of payment.

8.8 **LIQUIDATED DAMAGES:**

In the event that the work is not completed according to the time schedule, the Contractor shall have to pay Penalty to BVFCL @ of 0.5 % of the total value of work for delay of every week or part thereof subject to a ceiling of 5 % of the total value of the work.

9.0 ENGINEER-IN-CHARGE:

The Engineer In-Charge shall have general supervision and direction of the work. He shall have the authority to stop the work whenever such a stoppage may be necessary to ensure proper execution of the contract. He shall also have authority to reject all work, direct the application of forces to any portion of the work as, in his judgment, is required and order force increased or diminished and to decide disputes which arise in the execution of the work. The Engineer-In-Charge reserves



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

the right to suspend the work or part thereof at any time and no claim whatsoever on this account will be entertained. In case of any dispute the Contractor may appeal to the Engineer-In-Charge whose decision shall be final and binding.

The decision of the Engineer-In-Charge of Brahmaputra Valley Fertilizer Corporation Limited shall be final as regards all matters relating to this Tender including those for determining the category of work with reference to material of an item not mentioned in the Scope of Work.

10.0 SAFETY REGULATIONS:

The Contractor shall strictly follow and abide by all the Fire and Safety Regulations of BVFCL. Before starting maintenance work the Contractor shall consult BVFCL's Safety Officer or the Engineer-In-Charge, if the Safety Engineer is not available, and familiarize himself with such regulations copies of which will be furnished to him by BVFCL on request. He shall be responsible for, and must rectify/make good, to the satisfaction of the BVFCL, any loss or damage, due to fire, caused to any portion of the work to be done under the agreement or to any of the BVFCL's existing property.

<u>Loss to Plant during Execution</u>: Any damage or loss caused to the plant, equipment etc., during execution of this contract by the Contractor's employees will be made good by the Contractor at his own cost and risk.

11.0 FORCE MAJEURE:

The terms and conditions mutually agreed upon with respect to this agreement shall be subject to Force Majeure. Neither the Contractor nor BVFCL shall be considered to be in default in the performance of their obligations contained therein, if such performance is prevented or delayed or restricted or interfered with by reasons of War, Hostilities, Revolution, Civil Commotion, Strike, Epidemic, Accident, Fire, Cyclone, Wind, Flood, Earthquake, Regulation or Ordinance or Requirement of any Government or any Sub-Division thereof, or Authority or Representative of any such Government and / or due to Technical Snag/Reasons, or any other Act whatsoever, whether similar or dissimilar to those enumerated, beyond reasonable control of the parties hereto, or because of any Act of God. The party so affected, upon giving prompt notice to the other party, shall be excused from such performance to the extent of such prevention, delay, restriction or interference for the period it persists, provided that the party so affected shall use its best efforts to avoid or remove such causes of non-performance, if possible, and shall continue performance hereunder with the utmost dispatch whenever such causes are removed. Should one or both parties be prevented from fulfilling their contractual obligations by a state of Force-Majeure lasting continuously for a period of three months, the two parties to the contract shall meet and decide about the future course of action for implementation of the contract.

12.0 CONCILIATION & ARBITRATION:

- 12.1 Except otherwise provided in this contract all matters, questions, disputes, differences whatsoever which shall at any time arise between the parties hereto touching the construction, meaning or operation or effect of the contract or out of matters related to the contract or breach thereof, or the respective rights or liabilities of the parties, whether during or after completion of the work or whether before or after termination shall be referred to arbitration in accordance with the ICADR Arbitration Rules, 1996. Under such case, authority to appoint Arbitrator(s) shall be the 'International Centre for Alternative Dispute Resolution'.
- 12.2 The Arbitration proceedings shall be governed by the ICADR Arbitration Rules, 1996.
- 12.3 Both the parties shall continue to fulfill their respective obligations under the contract during the Arbitration proceedings. The contract shall be governed by and construed in accordance with the Laws of India and provisions of various Labour Laws like Factories Act 1948, Industrial Disputes Act 1947, Contract Labour (Regulation & Abolition) Act 1970, Maternity Act 1961, Workmen's Compensation Act 1923, Payment of Wages Act 1936, Minimum Wages Act 1948, Employee's Provident Funds & Misc. Provisions Act 1952, Payment of Bonus Act 1965, Payment of Gratuity Act 1972 etc. and any other Law / Legislation which may be applicable from time to time (The above Acts are only illustrative and not exhaustive).

13.0 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.

14.0 AGREEMENT:

The NIT & Tender Documents, Work Order, Other Documents exchanged between the Tenderer and BVFCL shall constitute the Contract. The successful Tenderer shall have to execute an Agreement with Brahmaputra Valley Fertilizer Corporation Limited, Namrup on a non-judicial stamp paper costing Rs. 100.00 only before commencement of work. The cost of stamp paper shall be borne by the Contractor. The Agreement to be executed will be in the Agreement Form to be specified by Brahmaputra Valley Fertilizer Corporation Limited, Namrup.

15.0 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).

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(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

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PROFORMA-I

INFORMATION REGARDING TENDERER

A) In	A) In case of individual				
i)	Name of Business	FILL ONLINE			
ii)	Whether his Business is registered	FILL ONLINE			
iii)	Date of commencement of business	FILL ONLINE			
iv)	Whether he pays Income-Tax over Rs. 10,000/- per year	FILL ONLINE			
B) In	case of Partnership				
i)	Name of Partnership	FILL ONLINE			
ii)	Whether the Partnership is registered	FILL ONLINE			
iii)	Date of establishment of firm	FILL ONLINE			
iv)	If each of the partners of the firm pays Income- Tax over Rs. 10,000/- a year and if not which of them pays the same	FILL ONLINE			
C) In	case of Limited Liability Company or Company	Limited by Guarantee			
i)	Amount of paid up capital	FILL ONLINE			
ii)	Name of Directors	FILL ONLINE			
iii)	Date of Registration of Company	FILL ONLINE			
iv)	Copies of the last two years' Balance Sheets of the Company	FILL ONLINE			
D) In	come Tax				
i)	Income Tax Clearance Certificate for previous years.	FILL ONLINE			

(SIGNATURE OF BIDDER WITH SEAL)

Name	:	
Dated	:	
Place	:	



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

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Ref: N-III/MECH-5/Cont-1160/

PROFORMA: 2

DETAILS OF EXPERIENCE

Bidder shall give information of similar works done as per Eligibility Criteria during the **past seven years** strictly as per proforma given below:

SI. No	Full particulars of similar work carried out by Bidder	Value of Contract	Contract Completion time	Actual completion time	Year of completion	Name & Postal Address of Client
	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE

Certified that the above information filled online is correct.

Place

Name	:	
Dated	:	

(SIGNATURE OF BIDDER WITH SEAL)



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

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Ref: N-III/MECH-5/Cont-1160/

PROFORMA: 3

PRESENT COMMITMENTS

Bidder shall furnish the details of their present commitments strictly as per this Proforma.

SI. No.	Name of work	Name & address of Client	Contract Value	Brief description of work	Date of completion	% age completed	Expected date of completio n of balance work
1.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
2.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
3.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
4.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
5.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
6.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE

Certified that the above information filled online is correct.

Name	:	
Dated	:	
Place	:	

((SIGNATURE OF BIDDER WITH SEAL)



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

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Ref: N-III/MECH-5/Cont-1160/

PROFORMA NO:4

INFORMATION REGARDING MANPOWER WHICH THE TENDERER PROPOSES TO DEPUTE FOR THIS WORK:

SI. No	Name	Designation	Qualification	Yrs of Experience of similar job
1.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
2.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
3.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
4.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
5.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
6.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
7.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
8.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
9.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE
10.	FILL ONLINE	FILL ONLINE	FILL ONLINE	FILL ONLINE

Certified that the above information is correct.

(SIGNATURE	OF BIDDE	R WITH SEAL)

Name	:	
Dated	:	
Place	:	



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

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PROFORMA NO.: 5 (PRICE BID)

Ref: N-III/MECH-5/Cont-1160/

SCHEDULE OF WORK, QUANTITY & RATE(S)

	<u> </u>			
Sr. No.	Description	Quantity	Rate	Amount (Rs) (In Figures)
1.0	Major overhauling of complete old and used 1 st (BCL 407) barrel of SGC.	1 No.		FILL ONLINE
2.0	Major overhauling of complete old and used 2 nd (BCL 407a) barrel of SGC.	1 No.	L/S	FILL ONLINE
3.0			GST @ 18%	FILL ONLINE
4.0			Total	FILL ONLINE

Notes:

- 1. The quoted rates should include mobilization and de mobilization charges of personnel, travelling charges, lodging and fooding charges & local conveyance.
- 2. The Rates quoted should be inclusive of all Duties, Royalties, and other Statutory Levies to be payable except GST. Unless specified to the contrary in the bid, all present taxes and statutory levies shall be borne and paid for by the bidder. Payment of the taxes and other statutory levies shall be the responsibility of the bidder and shall not be payable by BVFCL.
- 3. TDS shall be applicable as per Income Tax Rules.
- 4. The Bid shall be evaluated on the overall lowest cost only.

Signature of the Bidder:	Date
G .	
Party's name:	
Address & SEAL:	



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

Ref No.: N-III/Mech-5/Cont-1167

Annexure-I

ELIGIBILITY CRITERIA FOR BIDDER

- 1. The bidder should have experience of similar nature of work i.e. carrying out maintenance of high speed centrifugal compressors as per scope of work of more than 7000 RPM in the last seven Years in any of the following industry: "Reputed continuous process fertilizer plants/refineries/petrochemicals under Central PSU/State/JV PSU and private sector".
- 2. The bidder shall furnish documentary evidence in form of Work Order / Contract copies along with satisfactory completion certificates in support of their claim of doing such work directly by them on their independent capacity (work order shall be placed by the organization directly on the contractor who has participated in the tender. The job carried out by the contractor for the organization through other agency where the work order is not in the name of the contractor shall not be considered for further evaluation purpose i.e WO in the capacity of subcontractor shall not be accepted) and successfully completed during the last 7 (Seven) years ending last day of month previous to the one in which applications are invited should be either of the following:

3. Average annual financial turnover during the last 3 years, ending 31st March of the previous financial year, should be at

- i. Three similar completed works each costing not less than Rs. 3,36,800.00 (OR)
- ii. Two similar completed works each costing not less than Rs. 4,21,000.00 (OR)
- iii. One similar completed work each costing not less than Rs. 6,73,600.00 ABOVE FIGURES ARE EXCLUDING TAXES

least Rs. 2,98,068.00.	
Signature of the Bidder:	Date
Party's name:	
Address & SEAL:	



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

ANNEXURE-II
Part of Contract)

	(Part of Contract)			
<u>DECLARATION FORM</u>				
Ref. No: N-III/MECH-5/Cont-1160/	Date:			
То				
Chief Engineer (Mechanical), AG,CPP&CMW BVFCL, Namrup				
Sub.: 'Major overhauling of two nos. of complete old ar	nd used 1 st and 2 nd SGC barrels of Amm-III Plant'.			
Dear Sir,				
by such conditions. I/We offer to do the job as per atta	have read the conditions of tender attached hereto and agree to abide ched Schedule of Rates and in accordance with the specifications, standards of M/s. BVFCL and hereby bind myself/ ourselves to complete the work			
	e the work schedule and progress of work. I / We further agree to abide by hin the specified time in accordance with applications, workmanship and .			
In case of acceptance of the tender by Brahmaputra Valley Fertilizer Corporation Limited, Namrup, I/ we bind myself/ourselves to execute the contract as per the conditions mentioned in the tender documents, failing which we shall have no objection to the forfeiture of the Earnest Money lodged with BVFCL, Namrup.				
Thanking you.				
	Yours faithfully,			
For M/s.	; <u></u>			
TOT W//3.	(Signature of Contractor/ Bidder with SEAL)			
Address	:			



(A Government of India Undertaking) CIN: U24123AS2002GOI006786

नामरूप/NAMRUP

Ref. No: N-III/MECH-5/Cont-1160

ANNEXURE-III (Part of Contract)

DECLARATION FORM

THE FOLLOWING DECLARATION TO BE SIGNED BY CONTRACTOR

SI. No.	DESCRIPTION	YES/ NO. (If Yes, give the following details)		
		Name and Designation of the Employee		Relation with the Employee
1	If a Bidder has relations whether by blood or otherwise with any of employees of BVFCL (Owner), the Bidder must disclose the relation at the time of submission of Tender, failing which BVFCL shall reserve the right to reject the Tender or rescind the Contract.			
2	P.F. Registration No. of the Contractor to be intimated along with Documentary proof thereof		P.F. Reg. No.	
3	PAN No. of the Contractor to be intimated along with Documentary Proof thereof		PAN No.	
4	VAT Registration No. of the Contractor to be intimated along with Documentary Proof thereof		VAT Reg. No.	
5	GST Registration No. of the Contractor to be intimated along with Documentary Proof thereof		G.S.T. Reg. No.	
6	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			
7	The bidder shall submit the name and address of the firm/			

	attested by Notary Public as evidence.	
	(Signature of Contractor/ Bidder with SEAL)	
	Address :	
Place :	:	
Date :		