

BRAHMAPUTRA VALLEY FERTILIZER CORPORATION LIMITED, NAMRUP
TENDER FORM

SI. No.....

NOT TRANSFERABLE

Tender Notice No.: Mech/U-II/18/Cont-226/3593

Date: - 13/07/2018

Last date of submission 03-08-2018 at 03:00 PM

Date of issue.....

Name of work: **Repairing / reconditioning of 01 no. crosshead of CO2 compressor of Urea – II plant.**

Issue to (Name & Address of the party)

No. of tender documents

Signature of Issuing Officer

Issued.....

Dept.....

TO BE FILLED IN BY THE TENDERER

I/ we hereby tender for the execution for the BVFCL, Namrup of the work scheduled in underwritten memorandum within the time specified in such memorandum and at the rates specified therein & in all respect in accordance with the specification, designs, drawing and instructions referred to in the NIT conditions "THE GENERAL DIRECTIONS AND CONDITIONS" of contract and in all other respects in accordance with such conditions and special; conditions so far as applicable.

MEMORANDUM

1. General Description of the work: **Repairing / reconditioning of 01 no. crosshead of CO2 compressor of Urea – II plant.**

2. Earnest Money: - ` 2330.00 (Rupees two thousand three hundred thirty) only by way of A/C Payee Demand Draft drawn in favour of Brahmaputra Valley Fertilizer Corporation Ltd., Namrup and payable at State Bank of India, Namrup Branch (Branch Code: 0223)

Tenders received without EMD are likely to be rejected. NSIC/MSME registered companies must submit valid copy of registration certificate for exemption of EMD.

3. Place of Receipt & Opening of Tenders

: Office of the –
Dy.Chief Engineer (Mech)
Urea-II
B.V.F.C. Ltd., Namrup
P. O. – Parbatpur-786623
Dist.- Dibrugarh(Assam)

4. Time allowed for the work: 02 months

5. Should this tender be accepted, I/We hereby agree to abide by and fulfill all the terms and provisions and conditions contained in NIT, GDCC and the special; conditions which have been read and understand by me/ us so far as applicable or in default thereof to forfeit and pay to the corporation or their successors or assignees, the sum of money mentioned in the said conditions.

6. The sum of ` has been deposited vide..... dtd..... with the Finance Manager in favor BVFCL, Namrup as earnest money, the full value of which to be absolutely forfeited to the BVFCL, on their successors or assignees without prejudice to any other rights or remedies of the said Corporation or their successors or assignees should I/We fail to commence the work specified in the above memorandum.

Contd.....2/-

:2:

ENCLOSURES:

1. Earnest money
2. Scheduled of Quantity & Performa for Quoting Price (Annexure- III)
3. Scope of work duly read and signed on every page (Annexure- III A)
4. GST Registration Certificate.
5. PAN Card.
6. Experience certificate

Dated.....

Signature of the contractor
Name & Address of Contractor

.....
.....

Witness i)

Signature 1.....
& address.....
of witness.....

ii)

2.....
.....
.....

NO. Mech/U-II/18/Cont-226/3593

Date: - 13/07/2018

Sub: **Repairing / reconditioning of 01 no. crosshead of CO2 compressor of Urea – II plant.****SCHEDULE OF WORK, QUANTITY AND RATE**

Sl. No.	Description	Quantity	Unit/Rate (Rs.)	Amount (Rs.)
01.	Repairing / reconditioning of 01 no. crosshead of CO2 compressor	01	L.S.	
04	Packing & Forwarding Charges if any @			
05	Sub Total			
04	Add GST @			
05	Total			

(.....) only

Signature.....

Name and Address of Contractor

.....

.....

Pan No.....

Date :

Place :

SCOPE OF WORK

Sub: **Repairing / reconditioning of 01 no. crosshead of CO2 compressor of Urea – II plant.**

1.0 Equipment Details:

Crosshead of CO2 compressor of Urea-II plant.

Make: M/s. Termomeccanica, Italy.

Model: 4TC 36a

2.0 Scope Of Work:

If specifically not mentioned herein after or not mentioned anywhere else, the scope of work shall include but shall not be limited to the following for completion of entire job.

- 2.01 Through checking & cleaning of damaged portion of the crosshead.
- 2.02 Surface preparation, pre-heating the job prior to welding.
- 2.03 Rebuilding the damaged worn out areas with compatible electrode.
- 2.04 Proof machining prior to DP and ultrasonic test.
- 2.05 DP followed by UT must be carried by ASNT Level II operator.
- 2.06 Final machining of the crosshead to be carried out as per sample gudgeon pin for proper fitment.
- 2.07 Minimum 90% surface contact to be achieved on fitment of the sample gudgeon pin in the crosshead.
- 2.08 To furnish pre/post repair inspection and submission of documents/certificates :
 - a) Details of pre & post fitment dimensional measurement of the job.
 - b) NDT- Ultrasonic flaw detection test report & Dye Penetration test report
 - c) Guarantee certificate against defective material and poor workmanship for a period of 12(twelve) months from the date of supply or 06 (six) months from the date of installation whichever is earlier.
- 2.09 Any deviation from the above shall be indicated by the party separately.

Note: Sample gudgeon pin will be provided for proper fitment in the crosshead.

3.00 Special terms & conditions:

- 3.01 The party shall start the job immediately after receiving the crosshead at their works.
- 3.02 The party shall submit a detailed report after completion of job comprising inspection reports and details of jobs done.

4.00 Other Terms & Conditions.

- 4.01 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.

5.00 Completion Time: The completion time for the job shall be 02 (two) months from the date of receipt of the crosshead at the tenderer works/service centre.

6.00 Payment terms:

- 6.01 90% payment shall be released against dispatch documents supported by reports mentioned at sl. no. 2.08, and other relevant documents.
- 6.02 10% payment shall be made against submission of performance bank guarantee against security deposit.
- 6.03 Performance Bank Guarantee for 10% against security deposit shall be released after 12 month from the date of dispatch or 6 month trouble free operation from the date of installation whichever is earlier.
- 6.04 Payment will be made through RTGS/NEFT. The party shall provide their bank account details.
- 6.05 All statutory payment/ deduction shall be made as per rule of BVFCL.
- 7.00** In case of requirement of replacement of additional spares/ execution of additional jobs (not included in scope of work) you shall take prior approval of BVFCL before undertaking them.
- 8.00 Transportation & Insurance:** BVFCL shall arrange to & fro transportation and insurance. However, careful handling shall be tenderers responsibility.
- 9.00** The tenderer shall be responsible for compliance of central rules, statutory rules and other regulation as applicable.

10.00 Performance guarantee/ Security Deposit (SD): Party shall execute performance guarantee against SD at the rate of 10% of the contract value either in the form of a Bank guarantee from a scheduled nationalized bank in favour of M/s. Brahmaputra Valley Fertilizer Corporation Ltd., Namrup, P.O. Parbatpur, Dist: Dibrugarh (Assam), PIN-786623, for the due and faithful fulfillment of the contract against poor performance and any post repair defects arising out of reasons attributable to poor performance or any other liabilities on completion of the job.

Security deposit in the form of Bank guarantee shall be released to you after expiry of the successful completion of the work and also when all cases made in respect of damages and losses caused by from or any consequences arising out of works are finally settled.

In case workmanship guarantee / security deposit for 10% of contract value is not executed the same shall be deducted from your bills and retained till the expiry of the guarantee period.

11.00 Inspection and Packaging & forwarding:

- 11.01 Final inspection & acceptance will be at BVFCL site on receipt of material.
- 11.02 Material(s) ready for dispatch shall be packaged adequately to avert any damage during transit and arrange the same for forwarding to our authorized transporter only.

12.00 Validity of Contract

- 12.01 The contract shall be valid for a period of one year from the date of award of work order.

13.00 Force Majeure:

In the event of either of the parties being rendered unable, wholly or in part, by force majeure to carry out its obligation under the contract such party shall give notice with full particulars of such force majeure in writing or by Fax / Telegram to the other party as soon as possible after occurrence of the cause relied on. The obligation of the party giving such notice, so far as they are affected by such force majeure, shall be suspended during the continuance of any liability so caused but for no longer and such causes as are capable of remedied shall as far as possible be remedied with all reasonable dispatch, provided the same is not inadvisable for the party having difficulty.

(T.Das)
Dy. Chief Engineer (Mech), U-II
E-mail: tdas@bvfcl.co.in