Tender Notification for

ANNUAL MAINTENANCE CONTRTACT FOR STREET LIGHT POINTS OF PWD & DDA FOR SOUTH & WEST CIRCLE IN BRPL

NIT NO CMC/BR/20-21/SV/AR/852

Dt. 24.04.2020

Due Date for Submission of Tender: 14.05.2020

Date and Time of opening: 14.05.2020, 4:00 PM

BSES RAJDHANI POWER LIMITED,

BSES Bhawan, Nehru Place, New Delhi-110019 Corporate Identification Number: U74899DL2001PLC111527

Telephone Number: 011-39999444 Website: www.bsesdelhi.com

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SECTION - I

REQUEST FOR QUOTATION

1.1 **GENERAL**

BSES Rajdhani Power Limited invites sealed tenders in 2 envelopes for "ANNUAL MAINTENANCE CONTRACT FOR STREEL LIGHT POINTS OF PWD & DDA FOR SOUTH & WEST CIRCLE IN BRPL"

1.01 The bidder must qualify the requirements as specified in clause 1.3 stated below. The sealed envelopes shall be duly superscribed as-

"BID FOR ANNUAL MAINTENANCE CONTRACT FOR STREEL LIGHT POINTS OF PWD & DDA FOR SOUTH & WEST CIRCLE IN BRPL"

"NIT NO CMC/BR/20-21/SV/AR/852 Dt. 24.04.2020"

1.02 RPL invites sealed tenders from eligible bidders for the above-mentioned work (clause 1.01).

Estimated cost of work (2 Year AMC Value) : Rs 4.87 CR I/C GST Earnest money Deposit : Rs 4,87,303/Cost of Tender form (Non- Refundable) : Rs.1180/- i/c GST

Duration of the Work (AMC) : 2 Year (from date of issue of order)

Tender documents on sale : 24.04.2020 (working days)

Date & time of Submission of Tender : 14.05.2020 till 1530 HRS

Date & time of opening of Tender : 1600HRS on 14.05.2020

(Opening of technical bid)

The tender document can be obtained from address given below against submission of non-refundable demand draft of **Rs.1180/-** drawn in favour of BSES Rajdhani Power Ltd, payable at Delhi:

Head of Department Contracts & Material Dept. BSES Rajdhani Power Limited I Floor, "C" Block, BSES Bhawan Nehru Place New Delhi-110019

The tender papers will be issued on all working days up to the date mentioned in clause 1.01. The tender documents & detail terms and conditions can also be downloaded from the website www.bsesdelhi.com. In case tender papers are downloaded from the above website, then the bidder has to enclose a separate demand draft covering the cost of bid documents.

1.2 POINTS TO BE NOTED

- 1.2.1 Works envisaged under this contract are required to be executed in all respects up to the period of completion mentioned above.
- 1.2.2 Only those agencies, who fulfill the qualifying criteria as mentioned in clause 1.3 should submit the tender documents.
- 1.2.3 Tender document consists of the following:
 - a. Request for quotation/ Notice Inviting Tender
 - b. Instructions to bidders
 - c. Terms & conditions
 - d. Bill of Quantities/ Price Format / Bid form/BG and EMD Format
- 1.2.4 The Contract shall be governed by the documents listed in para 1.2.3 above.
- 1.2.5 BSES Rajdhani Power Ltd reserves the right to accept/reject any or all Tenders without assigning any reason thereof and alter the quantity of materials mentioned in the Tender documents at the time of placing purchase/ work orders. Tender will be summarily rejected if:
- (i) If **Earnest Money Deposit (EMD)** of requisite amount is not deposited in shape of Bank Draft/Pay Order/BG drawn in favour of **BSES Rajdhani Power Ltd**, payable at Delhi. (ii) If Tender is received after due date and time.

1.3 Qualifying Criteria:- Technical & Commercial

The prospective bidder must qualify all of the following requirements to be eligible to participate in the bidding:

Technical Qualifying Criteria

- a) The bidder should have experience in project execution or maintenance work for LT 440 volts works / HT 11 KV works / street light work in any power distribution Utilities / SEB's/ Discoms/ other govt. organizations in last 3 financial years (FY 17-18, FY 18-19 & FY 19-20). Preference will be given to those bidders who are having the maintenance experience in Delhi / NCR area.
- b) The bidder should enclose performance certificates in support of relevant experience.

Please note: For Existing vendors of BRPL, Technical evaluation will also include the performance in the existing contracts. BRPL reserves the right to qualify or disqualify their bid based on the performance in spite of them meeting the above qualification criteria.

Commercial Qualifying Criteria

- 1. Bidder must provide proof of having average annual turn over of Rs. 1 (One) Crore or above during the last three financial years. (FY 17-18, FY 18-19 & FY 19-20)
- 2. Bidder must provide proof of having solvency of an amount equal to Rs. 50 Lacs from any nationalized/ scheduled commercial bank.
- 3. Bidder should have valid Registration No. of GST
- 4. Bidder should have PAN No & should fulfill all statutory compliances like PF, ESI registration
- 5. Bidder should have a valid Electrical License issuing by Delhi Govt. for doing the electrical works in Delhi region.
- 6. Bidder should be Registered Entity in India on or earlier than 1st April 2017, i.e The bidder should be an Indian Registered Company under Companies Act 1956 / Proprietorship Company/Partnership Company. Copy of Certificate of Incorporation/Registration/Partnership Deed or any other relevant document, as applicable, should be submitted along with a copy of address proof.
- 7. Entities that have been debarred/ blacklisted in other utilities in India will not be considered; in this regard a written statement has to be provided on letter head along with other documents.
- 8. The bidder should give an undertaking on the company's letter head that all the documents/certificates/information submitted by them against the tender are genuine. In case any of the documents/certificates/information submitted by the bidder is found to be false or forged, action as deemed fit, including forfeiture of EMD & blacklisting may be initiated by BRPL at BRPL's sole discretion.

Please note that BRPL will verify the bidder's credentials like work order copies, performance certificates etc. submitted by the bidder from the respective issuing client, in case any of the documents/certificates/information submitted by the bidder is found to be false or forged, action as deemed fit, including forfeiture of EMD & blacklisting may be initiated by BRPL. If required, BRPL may direct the bidder to provide the required contact details of the client who can confirm the authenticity of the documents submitted to facilitate the verification process within the timelines provided by BRPL

The bidder shall submit all necessary documentary evidence to establish that the Bidder meets the above qualifying requirements.

Please Note:

i) Firms who are debarred/ blacklisted in other utilities in India will not be considered.

- ii) Company reserves the right to carry out technical capability/ infrastructure assessment of the Bidders by factory/office inspection or by any other means and company's decision shall be final in this regard.
- iii) No joint ventures/ consortiums are allowed

Also, the Bidder shall furnish the following commercial & technical information along with the tender:

Also, the Bidder shall furnish the following commercial & technical information along with the tender:

- a) Last three Financial Years (FY 17-18, FY 18-19 & FY 19-20) financial statement.
- b) Detail of Banker & Cash Credit limit
- c) Details of constitution of the company (Proprietary/ Limited/ Pvt. Ltd. Along with details)
- d) Memorandum & Articles of Association of the Company
- e) Organization Chart of the company
- f) Experience details with credentials
- g) Turnover certificate issued by auditors for the last three Financial Years.

Please note: For Existing vendors of BRPL, Commercial evaluation will also include the performance in the existing contracts via-a-vis performance in terms of HR issues, Compliance parameters and Salary disbursement by Vendors. BRPL reserves the right to disqualify their bid based on the above performance parameters in spite of them meeting the above qualification criteria.

BRPL reserves the right to disqualify any bidder in spite of the bidders meeting the above Qualifying requirements. The decision of BRPL shall be final & binding on the bidder.

BRPL may ask for any other document as may be required to substantiate/ justify the submissions made by bidders.

1.4 Bidding and Award Process:-

Bidders are requested to submit their offer strictly in line with this tender document. NO DEVIATION IS ACCEPTABLE. BRPL shall response to the clarifications raised by various bidders and the same will be distributed to all participating bidders through website.

1.4.1 BID SUBMISSION:

The bidders are required to submit the bid in 2(two) parts and submit in original + one copy to the following address

Head of Department Contracts & Material Deptt. BSES Rajdhani Power Ltd I Floor, "C" Block, BSES Bhawan Nehru Place New Delhi-110019

PART A: TECHNICAL BID comprising of following:

- EMD of requisite amount
- Non-refundable separate demand draft for Rs. 1180/- In case the forms are downloaded from the website
- Documentary evidence in support of qualifying criteria
- Technical Literature if any.
- Any other relevant document
- Acceptance to Commercial Terms and Conditions viz Delivery schedule/period ,Payment terms ,BG etc
- Acceptance to Technical Specifications if any

The technical bid shall also contain the tender Document with all pages signed & stamped with bidder's seal

PART B: FINANCIAL BID comprising of Prices strictly in the Format enclosed in SECTION IV

FINANCIAL BID EVALUATION THROUGH REVERSE AUCTION:

Reverse auction shall be conducted for finalization of contract and the details of the price bid shall not be shared with bidders.

The qualified bidders will participate in reverse auction through SAP-SRM tool. The reverse auction process shall be governed by the terms and conditions enclosed as Annexure-A in this tender document. Training/details shall be provided to bidders before participation in auction.

Notwithstanding anything stated above, the Company reserves the right to assess bidders' capability to perform the contract, should the circumstances warrant such assessment in the overall interest of the Company. In this regard the decision of the Company is final.

In case RA is not conducted /concluded for any reasons, a "final no regret" financial bid in a sealed envelope will be called for from all qualified bidders.

TIME SCHEDULE

The bidders should complete the following within the dates specified as under:

S. No.	Steps	Comprising of	Due date
1	Technical Queries, if any	All Queries related to RFQ	01.05.2020
2	Submission of PART A Technical and Commercial Bid	EMD of requisite amount Non-refundable demand draft for Rs. 1180/- In case the forms are downloaded from the website Documentary evidence in support of qualifying criteria Any other relevant document Acceptance to Commercial Terms and Conditions , Payment terms, BG etc.	14.05.2020
3	Submission of PART B	Price strictly in the Format	
	Financial Bid	enclosed(Section IV) indicating Break up regarding basic price, taxes & duties etc.	14.05.2020

This is a two part bid process. Bidders are to submit the bids in 2(two) parts

Both these parts should be furnished in separate sealed covers super scribing NIT no. DUE DATE OF SUBMISSION, with particulars as PART-A TECHNICAL BID & COMMERCIAL TERMS & CONDITIONS and Part-B FINANCIAL BID and these sealed envelopes should again be placed in another sealed envelope which should be super scribed with —"Tender Notice No.& Due date of opening". The same shall be submitted before the due date & time specified.

 $\underline{Part} - \underline{A}$: Technical Bid should not contain any cost information whatsoever and shall be submitted within the due date. After technical evaluation, the list of qualified bidders will be posted immediately on BSES website.

<u>PART B</u>: This envelope will be opened after technical evaluation and only of the qualified bidders.

1.4.2 Award Decision

- a) Company intends to award the business on a lowest bid basis, so bidders are encouraged to submit the bid competitively. The decision to place order/LOI solely depends on Company on the cost competitiveness across multiple lots, quality, delivery and bidder's capacity, in addition to other factors that Company may deem relevant.
- b) The Company reserves all the rights to award the contract to one or more bidders so as to meet the delivery requirement or nullify the award decision without any reason.
- c) Please note that abnormally higher or abnormally lower bids shall not be considered with respect to estimated cost. The criteria decided by BRPL on this shall be final and binding on the bidders.

- d) In case any contractor is found unsatisfactory during the execution process, the award will be cancelled and BRPL reserves the right to award other contractors who are found fit.
- e) "Nil/Zero" Margin or Administrative Service Charges of Bidders will be considered as "Unresponsive". Abnormally higher or abnormally lower bids shall not be considered with respect to estimated cost. The criteria decided by BRPL on this shall be final and binding on the bidders and will not be open for discussion under any circumstances. Therefore, the bidding firms are advised to quote their Margin / Administrative Service Charges accordingly. BRPL reserves the right to reject the bids quoted with abnormally higher or abnormally lower individual activity rates. The criteria decided by BRPL on this shall be final and binding on the bidders.

1.4.3 Market Integrity

We have a fair and competitive marketplace. The rules for bidders are outlined in the Terms & Conditions. Bidders must agree to these rules prior to participating. In addition to other remedies available, we reserves the right to exclude a bidder from participating in future markets due to the bidder's violation of any of the rules or obligations contained in the Terms & Condition. Bidders who violate the market place rules or engage in behavior that disrupts the fair execution of the market place restricts a bidder to length of time, depending upon the seriousness of the violation. Examples of violations include, but are not limited to:

- Failure to honor prices submitted to the market place.
- Breach of the terms of the published in Request for Quotation/NIT.

1.4.4 Confidentiality

All information contained in this RFQ is confidential and may not be disclosed, published or advertised in any manner without written authorization from BRPL. This includes all bidding information submitted.

All RFQ documents remain the property of BRPL and all bidders are required to return these documents to BRPL upon request.

Bidders who do not honor these confidentiality provisions will be excluded from participating in future bidding events.

1.5 Contact Information

Technical clarification, if any, as regards this RFQ shall be sought in writing and sent by post/courier to following address

	Technical	Commercial
Contact Person	Head (Network Operations), BRPL Copy to :Head (C&M)	Head (C&M)
Address	BSES Rajdhani Power Ltd , Nehru Place, New Delhi	C&M Deptt., BSES Rajdhani Power Ltd, I Floor, "C" Block, BSES Bhawan Nehru Place New Delhi-110019

SECTION – II: INSTRUCTION TO BIDDERS

1. GENERAL

BSES Rajdhani Power Ltd, hereinafter referred to as "The Company" is desirous of awarding "ANNUAL MAINTENANCE CONTRACT FOR STREEL LIGHT POINTS OF PWD IN BRPL"

- **1.1** All the Bids shall be prepared and submitted in accordance with these instructions.
- **1.2** Bidder shall bear all costs associated with the preparation and delivery of its Bid, and the Company will in no case shall be responsible or liable for these costs.
- 1.3 The Bid should be submitted by the Bidder in whose name the bid document has been issued and under no circumstances it shall be transferred /sold to the other party.
- 1.4 The Company reserves the right to request for any additional information and also reserves the right to reject the proposal of any Bidder, if in the opinion of the Company, the data in support of RFQ requirement is incomplete.
- 1.5 The Bidder is expected to examine all instructions, forms, terms & conditions and specifications in the Bid Documents. Failure to furnish all information required in the Bid Documents or submission of a Bid not substantially responsive to the Bid Documents in every respect may result in rejection of the Bid. However, the Company's decision in regard to the responsiveness and rejection of bids shall be final and binding without any obligation, financial or otherwise, on the Company.

2.0 SCOPE OF WORK

The complete scope of work has been defined in relevant section of this tender document.

3.0 DISCLAIMER

- 3.1 This Document includes statements, which reflect various assumptions, which may or may not be correct. Each Bidder/Bidding Consortium should conduct its own estimation and analysis and should check the accuracy, reliability and completeness of the information in this Document and obtain independent advice from appropriate sources in their own interest.
- 3.2 Neither Company nor its employees will have any liability whatsoever to any Bidder or any other person under the law or contract, the principles of restitution or unjust enrichment or otherwise for any loss, expense or damage whatsoever which may arise from or be incurred or suffered in connection with anything contained in this Document, any matter deemed to form part of this Document, provision of Services and any other information supplied by or on behalf of Company or its employees, or otherwise a rising in anyway from the selection process for the work.

- 3.3 Though adequate care has been taken while issuing the Bid document, the Bidder should satisfy itself that Documents are complete in all respects. Intimation of any discrepancy shall be given to this office immediately.
- 3.4 This Document and the information contained herein are Strictly Confidential and are for the use of only the person(s) to whom it is issued. It may not be copied or distributed by the recipient to third parties (other than in confidence to the recipient's professional advisors).

4.0 COST OF BIDDING

The Bidder shall bear all cost associated with the preparation and submission of its Bid and the company will in no case be responsible or liable for those costs.

5.0 BIDDING DOCUMENTS

5.1 The Scope of Work, Bidding Procedures and Contract Terms are described in the Bidding Documents. In addition to the covering letter accompanying Bidding Documents, the Bidding Documents include:

Request for Quotation (RFQ) - Section - I
Instructions to Bidders (ITB) - Section - II
Commercial Terms & Conditions - Section - III
Details of Resources - Section- IV
Price Format - Section- V
Annexures

5.2 The Bidder is expected to examine the Bidding Documents, including all Instructions, Forms, Terms and Specifications. Failure to furnish all information required by the Bidding Documents or submission of a Bid not substantially responsive to the Bidding Documents in every respect will may result in the rejection of the Bid.

6.0 AMENDMENT OF BIDDING DOCUMENTS

- 6.1 At any time prior to the deadline for submission of Bids, the Company may for any reasons, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by Amendment.
- 6.2 The Amendment shall be part of the Bidding Documents, pursuant to Clause 5.01, and it will be notified in writing by Fax/e-mail to all the Bidders who have received the Bidding Documents and confirmed their participation to Bid, and will be binding on them.
- 6.3 In order to afford prospective Bidders reasonable time in which to take the Amendment into account in preparing their Bids, the Company may, at its discretion, extend the deadline for the submission of Bids.

7.0 PREPARATION OF BIDS

LANGUAGE OF BID

The Bid prepared by the Bidder, and all correspondence and documents relating to the Bid exchanged by the Bidder and the Company, shall be written in the English Language. Any printed literature furnished by the Bidder may be written in another Language, provided that this literature is accompanied by an English translation, in which case, for purposes of interpretation of the Bid, the English translation shall govern.

8.0 DOCUMENTS COMPRISING THE BID

The Bid prepared and submitted by the Bidder shall comprise the following components:

8.0 (a) Bid Form, Price & other Schedules (STRICTLY AS PER FORMAT) and Technical Data Sheets completed in accordance with Technical Specification.

8.0 (b) All the Bids must be accompanied with the required EMD as mentioned in the Section-I against each tender.

9.0 BID FORM

The Bidder shall submit Original 'Bid Form' and the appropriate Price Schedules and technical specifications enclosed with the Bidding Documents.

EMD

The bidder shall furnish, as part of its bid, an EMD of requisite amount as already specified in the Section-I. The EMD is required to protect the Company against the risk of Bidder's conduct which would warrant forfeiture. The EMD shall be denominated in any of the following form:

- (a) Demand Draft/Pay Order drawn in favour of BSES Rajdhani Power Ltd, payable at Delhi.
- (b) BG from nationalized / Scheduled bank in favour of BSES Rajdhani Power Limited valid for 6(six) months after last date of receipt of tenders

The bidders who are not technically qualified, EMD shall be refunded after price bid opening. Earnest money given by all the bidders who are techno commercially qualified except the lower bidder shall be refunded within 8 (Eight) weeks after award of the work. The amount of EMD by the successful bidder shall be returned on submission of CPBG as per tender terms.

The EMD may be forfeited in case of:

- (a) if the Bidder withdraws its bid during the period of bid validity specified by the Bidder in the Bid Form or
 - (b) in the case of a successful Bidder, if the Bidder does not
 - (i) accept the Purchase Order/Work Order, or
 - (ii) furnish the required performance security BG.
 - (C) If the bidder is found to have submitted false or forged any of the documents/certificates/information.

10.0 BID PRICES

10.1 Bidders shall quote for the entire Scope of work with prices for individual items. The tenderer is required, at his expense, to obtain all the information he may require to enable him to submit his tender including necessary visits to the site to ascertain the local conditions, procurement of necessary materials, labour, etc., requirements of the local/government/public authorities in such matters.

Prices quoted by the Bidder shall be "Firm" and not subject to any price adjustment during the performance of the Contract. A Bid submitted with an adjustable price/PVC will be treated as non-responsive and rejected.

11.0 **BID CURRENCIES**

Prices shall be quoted in Indian Rupees Only.

12.0 PERIOD OF VALIDITY OF BIDS

- 12.1 Bids shall remain valid & open for acceptance for a period of 120 days from the date of opening of the Bid.
- 12.2 Notwithstanding Clause 12.1 above, the Company may solicit the Bidder's consent to an extension of the Period of Bid Validity. The request and the responses thereto shall be made in writing and sent by Fax/post/courier

13.0 ALTERNATIVE BIDS

Bidders shall submit Bids, which comply with the Bidding Documents. Alternative Bids will not be considered. The attention of Bidders is drawn to the provisions regarding the rejection of Bids in the terms and conditions, which are not substantially responsive to the requirements of the Bidding Documents.

14.0 FORMAT AND SIGNING OF BID

14.1 The original Bid Form and accompanying documents(as specified in Clause 9.0), clearly marked "Original Bid",

must be received by the Company at the date, time and place specified pursuant to Clauses 15.0 and 16.0.

- 14.2 The original copy of the Bid shall be typed or written in indelible ink and shall be signed by the Bidder or a person or persons duly authorized to sign on behalf of the Bidder. Such authorization shall be indicated by written Power-of-Attorney accompanying the Bid.
- 14.3 The Bid shall contain no interlineations, erasures or overwriting except as necessary to correct errors made by the Bidder, in which case such corrections shall be initiated by the person or persons signing the Bid.

D. SUBMISSION OF BIDS

15.0 **SEALING AND MARKING OF BIDS**

- 15.1 Bid submission: One original (hard copies) of all the Bid Documents shall be sealed and submitted to the Company before the closing time for submission of the bid.
- 15.2 The Technical Documents and the EMD shall be enclosed in a sealed envelope and the said envelope shall be super scribed with Technical Bid & Commercial Terms & Conditions ". The price bid shall be inside another sealed envelope with super scribed "Financial Bid ". Both these envelopes shall be sealed inside another big envelope. All the envelopes should bear the Name and Address of the Bidder and marking for the Original. The envelopes should be super scribed with "Tender Notice No. Due date of opening".
- 15.3 The Bidder has the option of sending the Bids in person. Bids submitted by Email/Telex/Telegram /Fax will be rejected. No request from any Bidder to the Company to collect the proposals from Courier/Airlines/Cargo Agents etc shall be entertained by the Company.

16.0 **DEADLINE FOR SUBMISSION OF BIDS**

- 16.1 The original Bid must be timely received by the Company at the address specified in Section-I
- 16.2 The Company may, at its discretion, extend the deadline for the submission of Bids by amending the Bidding Documents in accordance with Clause9.0,in which case all rights and obligations of the Company and Bidders previously subject to the deadline will there after be subject to the deadline as extended

17.0 ONE BID PER BIDDER

Each Bidder shall submit only one Bid by itself. A Bidder who submits or participates in more than one Bid will cause all those Bids to be rejected.

18.0 LATE BIDS

Any Bid received by the Company after the deadline for submission of Bids prescribed by

the Company, pursuant to Clause 16.0, will be declared "Late" and rejected and returned unopened to the Bidder.

19.0 MODIFICATIONS AND WITHDRAWAL OF BIDS

19.1 The Bidder is not allowed to modify or withdraw its Bid after the Bid's submission.

E. EVALUATION OF BID

20.0 PROCESS TO BE CONFIDENTIAL

Information relating to the examination, clarification, evaluation and comparison of Bids and recommendations for the award of a contract shall not be disclosed to Bidders or any other persons not officially concerned with such process. Any effort by a Bidder to influence the Company's processing of Bids or award decisions may result in the rejection of the Bidder's Bid.

21.0 CLARIFICATION OF BIDS

To assist in the examination, evaluation and comparison of Bids, the Company may, at its discretion, ask the Bidder for a clarification of its Bid. All responses to requests for clarification shall be in writing and no change in the price or substance of the Bid shall be sought, offered or permitted.

22.0 PRELIMINARY EXAMINATION OF BIDS / RESPONSIVENESS

- 22.1 Company will examine the Bids to determine whether they are complete, whether any computational errors have been made, whether required sureties have been furnished, whether the documents have been properly signed, and whether the Bids are generally in order.
- 22.2 Arithmetical errors will be rectified on the following basis. If there is a discrepancy between the unit price and the total price per item that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price per item will be corrected. If there is a discrepancy between the Total Amount and the sum of the total price per item, the sum of the total price per item shall prevail and the Total Amount will be corrected.
- 22.3 Prior to the detailed evaluation, Company will determine the substantial responsiveness of each Bid to the Bidding Documents including production capability and acceptable quality of the Goods offered. A substantially responsive Bid is one, which conforms to all the terms and conditions of the Bidding Documents without material deviation.
- 22.4 Bid determined as not substantially responsive will be rejected by the Company and/or the Company and may not subsequently be made responsive by the Bidder by correction

of the non - conformity.

23.0 EVALUATION AND COMPARISON OF BIDS

- 23.1 The evaluation of Bids shall be done based on the delivered cost competitiveness basis.
- 23.2 The evaluation of the Bids shall be a stage-wise procedure. The following stages are identified for

evaluation purposes: In the first stage, the Bids would be subjected to a responsiveness check. The Technical Proposals and the Conditionalities of the Bidders would be evaluated.

Subsequently, the Financial Proposals along with Supplementary Financial Proposals, if any, of Bidders with Techno-commercially Acceptable Bids shall be considered for final evaluation.

- 23.3 The Company's evaluation of a Bid will take into account, in addition to the Bid price, the following factors, in the manner and to the extent indicated in this Clause:
 - (a) Work completion schedule
 - (b) Conformance to Qualifying Criteria
 - (c) Deviations from Bidding Documents

Bidders shall base their Bid price on the terms and conditions specified in the Bidding Documents.

The cost of all quantifiable deviations and omissions from the specification, terms and conditions specified in Bidding Documents shall be evaluated. The Company will make its own assessment of the cost of any deviation for the purpose of ensuring fair comparison of Bids.

23.4 Any adjustments in price, which result from the above procedures, shall be added for the purpose of comparative evaluation only to arrive at an "Evaluated Bid Price". Bid Prices quoted by Bidders shall remain unaltered.

F. AWARD OF CONTRACT

24.0 **CONTACTING THE COMPANY**

- 24.1 From the time of Bid opening to the time of contract award, if any Bidder wishes to contact the Company on any matter related to the Bid, it should do so in writing.
- 24.2. Any effort by a Bidder to influence the Company and/or in the Company's decisions in respect of Bid evaluation, Bid comparison or Contract Award, will result in the rejection of the Bidder's Bid.

25.0 THE COMPANY'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

The Company reserves the right to accept or reject any Bid or to annul the Bidding process or reject all Bids at anytime prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for the Company's action.

26.0 AWARD OF CONTRACT

The Company will award the Contract to the successful Bidder whose Bid has been Determined to be the lowest-evaluated responsive Bid, provided further that the Bidder has been determined to be qualified to satisfactorily perform the Contract. Company reserves the right to award order other bidders in the tender, provided it is required for progress of project & provided the bidders agree to come to the lowest rate.

Please note that abnormally higher or abnormally lower bids shall not be considered with respect to estimated cost. The criteria decided by BRPL on this shall be final and binding on the bidders.

27.0 THE COMPANY'S RIGHT TO VARY QUANTITIES

The Company reserves the right to vary the quantity i.e. increase or decrease the numbers/quantities without any change in terms and conditions during the execution of the Order.

28.0 LETTER OF INTENT/ NOTIFICATION OF AWARD

The letter of intent/ Notification of Award shall be issued to the successful Bidder whose bids have been considered responsive, techno-commercially acceptable and evaluated to be the lowest (L1).

The successful Bidder shall be required to furnish a letter of acceptance with in 7 days of issue of the letter of intent /Notification of Award by Company.

29.0 CORRUPT OR FRADULENT PRACTICES

- 29.1 The Company requires that the Bidders observe the highest standard of ethics during the procurement and execution of the Project. In pursuance of this policy, the Company:
 - (a) Defines, for the purposes of this provision, the terms set forth below as follows:

"Corrupt practice" means behaviour on the part of officials in the public or private sectors by which they improperly and unlawfully enrich themselves and/or those close to them ,or induce others to do so, by misusing the position in which they are placed, and it includes the offering, giving, receiving, or soliciting of anything of value to influence the action of any such official in the procurement process or in contract execution; and

"Fraudulent practice" means a misrepresentation of facts in order to influence a award process or the execution of a contract to the detriment of the Company, and includes collusive practice among Bidders (prior to or after Bid submission) designed to establish Bid prices at artificial non - competitive levels and to deprive the Company of the benefits of free and open competition.

(b) Will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;

(c)	Will declare a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for, or in executing, a contract.
29.2	Furthermore, Bidders shall be aware of the provision stated in the Terms and Conditions of Contract.

SECTION – III: TERMS AND CONDITIONS

BSES Rajdhani Power Limited is a COMPANY (having license) in the business of distribution and retail supply of Electricity in the areas of its Distribution Network. Total 19 divisions are covered under BRPL

The COMPANY is desirous of engaging a third party and wants to assign the predictive, break-down, executing work for rectification and routine maintenance for street Light system of PWD in BRPL covering 19 divisions in BRPL.

1.0 DEFINITIONS & INTERPRETATION:

The following terms & expressions as used in the CONTRACT shall have the meaning defined and interpreted hereunder:

- 1.1 COMPANY: The terms "Company" shall mean BSES Rajdhani Power Ltd. having its office at BSES Bhawan, Nehru Place, New Delhi-110019 and shall included its authorized representatives, agents, successors and assigns.
- 1.2 CONTRACTOR: shall mean the successful tenderer / vendor to whom the contract will be awarded and shall include its authorized representative, agents, successors, and assigns.
- 1.3 CONTRACT SPECIFICATION: The terms "CONTRACT Specification" shall mean the Technical specification of the work as agreed by contractor and description of work as detailed and all such particulars mentioned directly/referred to or implied as such in the contract.
- 1.4 SITE: The terms "Site" shall mean the working location in BRPL area.
- 1.5 ENGINEER IN CHARGE: "Engineer In-charge" means the Company's authorized representative for the purpose of carrying out the work. For this Work Order Engineer In-charge shall be DGM (Street Light) of the respective area (BRPL).
- 1.6 Good Industry Practice: means the exercise of that degree of skill, diligence and prudence which is expected from a skilled, experienced and recognized contractor engaged in the same type of undertaking similar to the one undertaken by the Contractor and acting generally in accordance with the prevailing laws, rules, regulations, codes and industry standards.
- 1.7 Effective Date: means the date when Contractor through its authorized representative places its signature on the duplicate copy of this contract.
- 1.8 Rate: The unit rates for the work to be carried out at site shall be as per finalized unit rates through tender and payable by the Company to the Contractor for the due, complete and proper performance of the jobs covered under this contract.

2.0 EXAMINATION OF SITE AND LOCAL CONDITIONS:

The CONTRACTOR has to visit the site of the work under the order and ascertain thereof all site conditions and information pertaining to his work. The COMPANY shall not accept any claim whatsoever arising out of the difficult site/terrain/local conditions, if any.

3.0 LANGUAGE AND MEASUREMENT:

The CONTRACT issued to the contractor by the company and all correspondence and documents relating to the CONTRACT placed on the Contractor shall be written in English language.

Metric System shall be followed for all dimension, units etc.

4.0 SCOPE OF WORK:

The CONTRACTOR has to confirm and undertake the full responsibility of the assigned works of the preventive, predictive, break-down, execution work for rectification and routine maintenance for street Light points of PWD & DDA in South & West circle of BRPL and to the satisfaction of the COMPANY.

The detail of works to be carried out by the CONTRACTOR is as mentioned in ANNEXURE-A.

5.0 CONTRACT PRICE:

Per street light point unit rate shall be finalized through this tender and this rate will be remain firm and final for the entire duration of work to be carried out by the CONTRACTOR, and are not subject to any escalation and variation for any reason whatsoever.

The contract value will be worked out on the basis of finalized rates and qty.

6.0 TAXES & DUTIES:

Prices shall be inclusive of all taxes and duties including labour cess (Except GST). However, IT as per applicable rate will be deducted from your bills as Tax Deduction at Source (TDS).

GST at actual shall be paid on submission of GST Registration and self declaration on your letter head stating that you have deposited/or will deposit the Tax as per the applicable GST laws. You shall furnish your GST registration number.

Any statutory variations i.e. increase/decrease in Taxes / Duties introduces by central Govt. / State Govt. of shall be reimbursed/recovered to/from Contractor against documentary evidence and proof.

7.0 TERMS OF PAYMENT:

The payment shall be made as under:

(i) 100% Payment shall be made to the CONTRACTOR after 30 Days of submission of certified Bills at Vendor Support Cell subject to fulfillment of contractual obligations, marks scored against the KPI's mentioned in ANNEXURE – C enclosed

- b) The CONTRACTOR should raise a bill (s) on monthly basis to the COMPANY. All bills shall be submitted to concern Engineer in charge for verification/certification for work along with necessary statutory records, challans slips wages record etc.
- c) The Bills shall be certified by the Engineer-In-Charge
- d) The certification of Bills by the Engineer in charge shall mean that all the jobs specified wherever in the contract / Annexure has been carried out by the CONTRACTOR satisfactorily which shall hold good for payments of Bills.
- e) Certificate to be certified by Engineer in Charge for Minimum wages paid by the CONTRACTOR.

7A TIMELY DISBURSEMENT OF WAGES

The contractor shall ensure that monthly wages for the manpower are disbursed timely. Salary / Wages to be distributed not later than 7th of each month. Though the company endeavours to process contractors' bills on time as per the payment timelines mentioned in the clause no. 04 (payment terms), under no circumstances delay in disbursement of wages shall be acceptable, it is the contractors responsibility to ensure the same, accordingly the bidders are expected to quote their rates to fulfill their obligations towards the timely disbursal of wages and all other benefits including PF/ESI/Bonus/leave pay/allowances etc.

It may please be noted that BRPL reserves the right to terminate the contract in case of delay in disbursal of the wages at more than one instance.

8.0 CONTRACT PERFORMANCE SECURITY BANK GUARANTEE:

- 8.1 CONTRACTOR shall furnish the Security Performance Bank Guarantee in the prescribed format (Appendix I) within 15 days from the date of issue of Order for due performance of the provisions of Work Order.
- 8.2 The Security Performance Bank Guarantee shall be of 10% of the initial yearly contract value and shall be valid till contract period, plus three (3) months towards claim period. This amount shall remain fixed during the currency of the contracts. No change in value of BGs shall be made during the contract tenure due to change in contract value.
- 8.3 The Security Performance Bank Guarantee shall be issued from any nationalized/ scheduled bank as per company format.
- 8.4 The Company shall reserve the right to invoke the bank guarantee unconditionally and without recourse to the Contractor, if there is failure to perform any part of the Contract for whatsoever reason. This clause is pertaining to performance of contractual obligations and the decision of Company shall be final in this regard.

8.5 In the event, in Company sole judgment, the Contractor has fulfilled all its obligations under this Contract, Company shall release the security performance bank guarantee without interest, within seven (7) days from the last date up to which the performance bank guarantee is to be kept valid or if it is assessed by the Company that Contractor has not fulfilled its obligation then the performance bank guarantee shall be extended by the Contractor till that period as requested by the Company.

9.0 PROPER AVAILABILITY OF T&P:

The contractor will provide all tools in the beginning of contract and will ensure the proper availability of tools and tackles throughout the contractual period. These tools shall be of standard make only. It shall be responsibility of contractors to replenish and maintain the existing T&P on regular basis.

10.0 IMPLEMENTATION OF PERFORMANCE INCENTIVE SCHEME:

In order to improve overall performance, an additional incentive will be rewarded as a performance incentive to the contractors. Likewise, poor performance shall be penalized. The basis and process for implementation of the scheme is described in ANNEXURE-C.

11.0 SUB-CONTRACTING / SUBLETTING:

CONTRACTOR shall not assign or transfer the whole or any part of this Work Order or any other benefits accruing there from nor shall it subcontract / sublet the whole or any part of the Works.

12.0 HUMAN RESOURCE ISSUES:

- 1. The Vendor would execute these works through their own resources.
- 2. The Vendor shall bear all expenses/cost to be incurred towards salary, allowances, perks, traveling allowances, advances, insurance, safety measures, annual increment, security, transportation, conveyance reimbursement, telephone expenses, leave pay and all other misc. expenses etc. of their employees/ workmen during the currency of this Agreement. Also, the Vendor shall be sole responsible for making payment for Hospitalization, Compensation thereof in case of any accident & injury.
- 3. ID CARD: No contractor will issue any ID cards to their staff on their own .All ID Cards for the workforce will be issued by BRPL Security ID Card Cell only. Contractors should maintain the records of Identity Cards of their employees and whenever any employee quits / is removed then his/her Identity card should be collected & submitted to BRPL Security ID Card Cell. Penalty will be imposed on the vendor in case of violation of the above rule.Contractors shall submit the detail list of the employees that they are going to be hire to BRPL Security before start of the contract.
 - BRPL may review/revise ID card Policy including penalty which would be implemented during the tenure of contract. This shall be at the sole discretion of BRPL and contractor shall fully comply with this at every stage.
- 4. The Vendor to deploy their manpower immediately for carrying out the work as specified above.

- 5. The Vendor should ensure that there are no disputes regarding service, payment etc of the persons engaged by him, anytime during the currency of the contract. At no point of time during the currency of contract, the Vendor's employees shall insist upon the Company for employment, wages, and allowances or any other related matter, payment etc.
- 6. The Vendor shall not deploy the manpower below the age of 18 years or above the age of 58.
- 7. The CONTRACTOR shall not deploy the female manpower between 7 PM to 6 AM.
- 8. The Vendor shall be directly responsible for any / all disputes arising between him and his persons and keep the Company indemnified against all losses, damages and claims arising thereof. The Vendor shall resolve any dispute of their manpower. All the legal dues of their manpower is to be paid on due date or within 8 days on the termination of manpower.
- 9. All safety wears required for the Vendor's manpower during the execution of work must be provided by the Vendor at his own cost and he shall ensure that his employees regularly use such safety gears.
- 10. The Vendor shall be responsible for discipline of his manpower and shall adhere to the disciplinary procedure set by the Company. The Company shall be at liberty to object to the presence of any representative or employees of the Vendor, if in the opinion of the Company such manpower has done any act of misconduct or negligence or otherwise undesirable, then the Vendor shall remove such a person objected to and provide a competent replacement immediately. The Vendor will ensure that none of the associate is engaged in any unlawful activities or any other activity subversive of the Client's interest failing which suitable action may be taken against the Vendor as per the terms & conditions of the Agreement. The Vendor will ensure that none of the manpower engaged by them will demonstrate before the offices of the Client with respect to their grievances. In case any of the manpower engaged by Vendor is found indulging in such activities, the Vendor will take suitable action against such of their employees.
- 11. The Vendor shall ensure compliance with minimum wage requirements of the correct category and ensure the following
 - a) Timely payment of minimum wages to deployed manpower as per the rate notified from time to time by the Government of National Capital Territory of Delhi.Compliance with all other relevant PF, ESI and Insurance laws as applicable per statute. Challans / Receipt issued by Statutory Authorities like Regional Provident Fund Commissioner (RPFC)/including their own Pension Provident Fund Trust for previous month & proof of payment towards compliance of other statutory provisions like E.S.I.,GST etc. VENDOR will also produce challan/receipt with respect to payment of GST as a proof for such statutory payment before the same is released by the Client.
 - b) Vendor shall comply with provisions of the Payment of Wages Act. 1936, Minimum wages Act-1948, Employees Provident Fund & Miscellaneous Provision Act. 1952, ESI Act 1948, Employer's Liability Act 1936,, Industrial Dispute Act 1947, Maternity Benefit Act 1961, Contract Labour (Regulations & abolition) Act 1970, Delhi Shops & Establishment Act or any modification thereof or any other Act relating to rules made hereunder from time to time.

For the said purpose the vendor shall get itself covered under the Employee's Provident Fund & Miscellaneous provision Fund 1952 & ESI directly with the appropriate Regional Provident Fund Commissioner, if not done so far and shall intimate to the Client the Code No. allotted by the RPFC & ESI Authorities within one month from the date of commencement of the assignment.

- c) Contractor shall disburse the salary of his staff through ECS only on or before 7th
 of every month
- 12. The Company reserves the right to demand the Vendor's services on holidays as well as beyond the normal working hours.
- 13. The Vendor will ensure that none of their person is engaged in any unlawful activities subversive of the Company's interest failing which suitable action may be taken against the Vendor as per the terms and condition of this order.
- 14. The Vendor shall be liable for payment of all taxes and duties as applicable, to the State/ Central Govt. or any local authority.
- 15. The Vendor's employees shall not be treated as Company's employees / persons for any purpose whatsoever & facilities/ benefits applicable to the Company's employees shall not be applicable to Vendor's employees. If due to any reasons whatsoever the Company is made liable to meet any obligation under any of the laws & enactment etc, for any reason whatsoever the same shall be recovered from the Vendor or from any of the invoices payable to him or failing which it shall be recovered as per law.
- 16. The Vendor shall confirm in writing that he will follow and comply all the statutory acts applicable including but not limited to the following acts where special attention of the CONTRACTOR is required to be drawn towards the compliance of provision (along with the latest amendments/additions).
 - The Child Labour (Prohibition and Regulation) Act, 1986.
 - The Contract Labour (Regulation and Abolition) Act, 1970.
 - The Employee's Pension Scheme, 1995.
 - The Employee's Provident Funds and miscellaneous provisions Act, 1952.
 - The Employees State Insurance Act, 1948.
 - The Industrial Disputes Act, 1947.
 - The Maternity Benefit Act 1961.
 - The Minimum Wages Act, 1948.
 - The Payment of Bonus Act, 1965.
 - The Payment of Gratuity Act, 1972.
 - The payment of Wages Act, 1936.
 - The Delhi Shops & Establishment Act, 1954.
 - The Workmen's Compensation Act. 1923.
 - The Employer's Liability Act, 1938.

Further the contractor shall be liable to comply with all the amendment in existing acts / upcoming new comprehensive labour acts related to applicable labour laws.

- 17. The Vendor shall obtain all registration/permissions licenses etc., which are/may be required under any labor or other legislations for providing the services under this Agreement.
- 18. Vendor shall take insurance policy under the Workmen Compensation Act to cover workers, not covered under ESI Act 1948, engaged by it and Accident Liability Insurance for its employees for payment of compensation on account of injury, fatal or otherwise due to accident during service. Copies of these insurance policies will be submitted to company before claiming any payments for reference and records and these insurance policies shall be kept valid at all times.
- 19.In case it is desired by any Labour authorities to produce the records with respect to salary/ PF/ESI/EDIL/Bonus etc, the said record/register will be made available by the Vendor.

13.0 STATUTORY PERMISSION/ APPROVALS:

The CONTRACTOR shall take all steps as may be necessary to comply with the various applicable laws/rules including the provisions of contract labour (Regulation & Abolition Act) 1970 as amended, Minimum wages Act, 1948, Workman Compensation Act, ESI Act, PF Act, Bonus Act and all other applicable laws and rules framed there under including any statutory approval required from the Central/State Governments, Ministry of Labour and produce the documents whenever necessary. Broadly, the compliance shall be as detailed in ANNEXURE-B enclosed.

14.0 REPRESENTATION, WARRANTIES AND GUARANTEES:

The Contractor hereby represents warrants and guarantees that:

- i) It is a legally recognized entity under the laws of India;
- ii) The Contract contains valid and binding obligations and is enforceable in accordance with the terms hereof;
- iii) It has studied the technical feasibility, Site conditions and other prevailing conditions and all other operational details and based on these studies carried out, has agreed to provide to the Company the services as contemplated in this Contract;
- (iv) It has appraised itself of all applicable rules and regulations, and shall at all times comply with such rules and regulations;
- v) It shall procure vehicles and manpower suitable for the purposes of this Contract to render services as contemplated in this Contract;
- vi) The Services would be conducted in a safe and efficient manner at the Site and at all times in compliance with Good Industry Practices and requirements of the Company;
- vii) It shall duly pay the duties, taxes and levies as are set out in this Contract, which are to be paid by the Contractor;

There is no action, suit or proceeding, at law or in equity, or to the best of its knowledge, any official investigation before or by any governmental authority, arbitration tribunal or other body

pending or, to the best of its knowledge, threatened against or affecting it or any of its property, rights or assets, which could reasonably be expected to result in a material adverse effect on its ability to perform its obligations under this Contract or on the validity or enforceability of this Contract;

15.0 TECHNICAL INFORMATION/DATA:

The COMPANY and the CONTRACTOR, to the extent of their respective rights permitting to do so, shall exchange such technical information and data as is reasonably required by each party to perform its obligations and responsibilities. The COMPANY and the CONTRACTOR will keep each other in confidence and to use the same degree of care as it uses with respect to its own proprietary data to prevent its disclosure to third parties of all technical and confidential information. The technical information, drawings, records and other document shall not be copied, transferred, traced or divulged and / or disclosed to third party in full / part not misused in any other form. These technical information, drawing etc. shall be returned to the COMPANY

with all approved copies and duplicates. In the event of any breach, the CONTRACTOR shall indemnify the COMPANY against any loss, cost of damages or claim by any party in respect of such breach.

16.0 CONFIDENTIAL INFORMATION

That any information concerning the COMPANY which is designated in writing as proprietary and confidential, the VENDER shall not publish or otherwise disclose it to others.

The VENDER shall, at all times use their best endeavour to keep confidential all information. Accordingly, the VENDER shall not disclose the same to any other person, provided that the provisions of this section shall not apply to information which:

was furnished prior to the signing of Agreement / issuance of this tender document, without restriction;

is or becomes knowledge available within the public domain (other than by breach of the foregoing obligation of confidentiality);

is received by either the COMPANY or the VENDER from a third party without restrictionis independently developed by either the COMPANY or the VENDER provided that (i) nothing herein shall limit the right of the COMPANY to provide any information regarding the VENDER or any other person who has executed a confidentiality undertaking to the COMPANY covering the VENDER confidential information that is substantially similar to the provision of this section or otherwise with the VENDER's consent; and (ii) the VENDER may provide to their employee any information necessary to carry out the services.

17.0 ASSIGNMENT:

Notwithstanding anything contained here to the contrary, the CONTRACTOR shall not assign or sublet or transfer all or any of its rights or obligations under this Agreement to any other party without the prior written consent of the COMPANY. The CONTRACTOR shall perform its obligations in a manner consistent with the job requirements to the satisfaction of the COMPANY.

18.0 <u>COMPLIANCE OF APPLICABLE LABOUR LAWS INCLUDING SAFETY RULES AND</u> REGULATIONS:

The CONTRACTOR confirms and undertakes to comply with all applicable Labour Laws/Model Standing Orders and other statutory provisions as applicable in discharging its functions and duties under these presents and under specific Work Orders and fully observe applicable safety rules and regulations. The CONTRACTOR will provide protective safety equipments to its employees / workmen deployed. It will be also obligatory on the

CONTRACTOR to comply with all the statutory requirements related to work-permit, periodic testing of various tools and tackles, including lifting tools, HT / LT Training & Testing kits etc. The CONTRACTOR shall ensure adequate safety precautions at site as required under the law of the land and shall be entirely responsible for the complete safety of its workmen as well as other workers, public, equipment, structures etc. at site.

19.0 FORCE MAJEURE:

19.1 General:

An "Event of Force Majeure" shall mean any event or circumstance not within the reasonable control, of the Party affected, but only if and to the extent that:

Such event or circumstance, despite the exercise of reasonable diligence, could not have been prevented, avoided or reasonably foreseen by such Party;

Such event or circumstance materially and adversely affects the ability of the affected Party to perform its obligations under this Contract, and the affected Party has taken all reasonable precautions, due care and reasonable alternative measures in order to prevent or avoid the effect of such event on the affected partys ability to perform its obligations under this Contract and to mitigate the consequences thereof. For the avoidance of doubt, if such event or circumstance would not have materially and adversely affected the performance of the affected party had such affected party followed good industry practice, such event or circumstance shall not constitute force majeure.

Such event is not the direct or indirect result of the failure of such Party to perform any of its obligations under this Contract; and

Such Party has given the other Party prompt notice describing such events, the effect thereof and the actions being taken in order to comply with Article 14.1

19.2 Specific Events of Force Majeure:

Subject to the provisions of Article 14.1, Events of Force Majeure shall include only the following to the extent that they or their consequences satisfy the above requirements:

The following events and circumstances:

Effect of any natural element or other acts of God, including but not limited to storm, flood, earthquake, lightning, cyclone, landslides or other natural disasters, and Explosions or fires Public disorder, insurrection, rebellion, sabotage, riots or violent demonstrations of a local character; Declaration of the Site as war zone. Any order, regulation, directive, requirement from any Governmental, legislative, executive or judicial authority.

19.3 Notice of Events of Force Majeure:

If a force majeure event prevents a party from performing any obligations under the Contract in part or in full, that party shall:

Immediately notify the other party in writing of the force majeure events within 2 working days of the occurrence of the force majeure event

Be entitled to suspend performance of the obligation under the Contract which is affected by force majeure event for the duration of the force majeure event

Use all reasonable efforts to resume full performance of the obligation as soon as practicable

Keep the other party informed of all such efforts to resume full performance of the obligation on a regular basis

Provide prompt notice of the resumption of full performance or obligation to the other party.

19.4 Mitigation of events of force majeure:

The Contractor shall:

- (i) Make all reasonable efforts to prevent and reduce to a minimum and mitigate the effect of any delay occasioned by an Event of Force Majeure, including applying other ways in which to perform the Contract;
- (ii) Use its best efforts to ensure resumption of normal performance after the termination of any Event of Force Majeure and shall perform its obligations to the maximum extent practicable as agreed between the Parties; and
- (iii) Keep the Company informed at regular intervals of the circumstances concerning the event of Force Majeure, with best estimates as to its likely continuation and what measures or contingency planning it is taking to mitigate and or terminate the Event of Force Majeure.

19.5 Burden of proof:

In the event that the Parties are unable in good faith to agree that a Force Majeure event has occurred to an affected party, the parties shall resolve their dispute in accordance with the

provisions of this Contract. The burden of proof as to whether or not a force majeure event has occurred shall be upon the party claiming that the force majeure event has occurred and that it is the affected party.

19.6 Terminations for certain events of force majeure:

If any obligation of any Party under the Contract is or is reasonably expected to be delayed or prevented by a Force Majeure event for a continuous period of more than 1 (one) month during the Term of the Contract the Contract shall be terminated at the discretion of the Company and neither Party shall be liable to the other for any consequences arising on account of such termination.

20.0 RISK & COST :

If the Contractor fails to execute the work as per specification / as per the direction of Engineer's In-change within the scheduled period and even after the extended period, the contract shall got cancel and company reserves the right to get the work executed from any other source at the Risk & Cost of the Contractor. The Extra Expenditure so incurred shall be debited to the Contractor.

21.0 Environmental, Health & Safety Plan:

Contractor will make ensure that the Environment, Health & Safety (EHS) requirements are clearly understood and faithfully implemented at all levels at site as per instruction of Company.

Contractors must comply with these requirements:

- a) Comply with all of the elements of the EHS Plan and any regulations applicable to the work
- b) Comply with the procedures provided in the interests of Environment, Health and Safety
- c) Ensure that all of their employees designated to work are properly trained and competent
- d) Ensure that all plant and equipment they bring on to site has been inspected and serviced in accordance with legal requirement and manufacturer's or suppliers' instructions
- e) Make arrangements to ensure that all employees designated to work on or visit the site present themselves for site induction prior to commencement of work
- f) Provide details of any hazardous substances to be brought onsite
- g) Ensure that a responsible person accompanies any of their visitors to site

All contractor's staff are accountable for the following:

- 1 Use the correct tools and equipment for the job and use safety equipment and protective clothing supplied, e.g. helmets, goggles, ear protection, etc. as instructed
- 2 Keep tools in good condition
- 3 Report to the Supervisor any unsafe or unhealthy condition or any defects in plant or equipment
- 4 Develop a concern for safety for themselves and for others
- 5 Prohibit horseplay

6 Not to operate any item of plant unless they have been specifically trained and are authorized to do so.

22. SAFETY CODE:

The Contractor shall ensure adequate safety precautions at site as required under the law of the land to facilitate safe working during the execution of work and shall be entirely responsible for the complete safety of their workmen as well as other workers at site and premises during execution of contract.

The contractor shall observe the safety requirements as laid down in the contract and in case of sub-contract (only after written approval of company), it shall be the responsibility of main contractor that all safety requirements are followed by the employees and staff of the sub-contractor.

The contractor employing two hundred employees or more, including contract workers, shall have a safety co-ordinator in order to ensure the implementation of safety requirements of the contract and a contractor with lesser number of employees, including contract workers, shall nominate one of his employees to act as safety co-ordinator who shall liaise with the safety officer on matters relating to safety and his name shall be displayed on the notice board at a prominent place at the work site.

The contractor shall be responsible for non-compliance of the safety measures, implications, injuries, fatalities and compensation arising out of such situations or incidents.

In case of any accident, the contractor shall immediately submit a statement of the same to the owner and the safety officer, containing the details of the accident, any injury or casualities, extent of properly damage and remedial action taken to prevent recurrence and in addition, the contractor shall submit a monthly statement of the accidents to the owner at the end of each month.

23.0 WORKMEN COMPENSATION:

The Contactor shall take insurance policy at his own cost under the Workman Compensation Act to cover such workers who are not covered under ESI and PF by the CONTRACTOR however engaged to undertake the jobs covered under this order and a copy of this insurance policy will be given to Company for reference and records. This insurance policy shall be kept valid at all times. In case there are no worker involve other than those who are covered under ESI and PF by the CONTRACTOR, the CONTRACTOR shall certify for the same.

The CONTRACTOR shall keep the COMPANY indemnified at all times, against all claims of compensation under the provisions of Workmen Compensation Act 1923 as amended from time to time or any compensation payable under any other law for the time being involving workmen engaged by the CONTRACTOR in carrying out the job involved and against costs and expenses, if any, incurred by the COMPANY in connection therewith and without prejudice to make any recovery.

The COMPANY shall be entitled to deduct from any money due to or to become due to the CONTRACTOR, moneys paid or payable by way of compensation as aforesaid or cost or expenses in connection with any claims thereto and the CONTRACTOR shall abide by the decision of the COMPANY as to the sum payable by the CONTRACTOR under the provisions of this clause.

24.A THIRD PARTY INSURNACE:

Before commencing the execution of the work the CONTRACTOR shall take third party insurance policy at his own cost to insure against any damage or loss or injury which may occur to any property or to any person or any employee or representative of any outside Agency/ the COMPANY engaged or not engaged for the work of the COMPANY, by or arising out of the execution of the work or temporary work or in carrying out of this Agreement. For third party insurance policies, the contractor shall be responsible for settlement of claims with the underwriters without any liability on the purchaser / owner and will arrange replacements / rectification expeditiously without a waiting settlement by insurance claim at contractor's own cost.

24.B ACCIDENTAL INSURANCE POLICY::

Before commencing the execution of the work the CONTRACTOR shall take Accidental insurance policy for the staff engaged by him for this work to insure against any loss of life which may occur during the contract for the work of the COMPANY. The policy shall have coverage of Rs. 10 Lacs (Table C- Death + Permanent Total Disability + Partial permanent Disability due to external accidents). The Contractor shall be responsible for on the spot same day claim settlement with the victim's legal heirs without waiting for settlement by insurance claim without any liability on BRPL. The premium amount for such life cover policy shall be bourne by the contractor. The contractor shall furnish copy of policy when demanded by BRPL.

25.A <u>CLEANLINESS & PRECAUTIONS TO BE TAKEN WHILE DOING WORK AT SITE TO PREVENT DUST POLLUTION:</u>

All debris shall be removed and disposed of at assigned areas on daily basis. Surplus excavated earth shall be disposed of in an approved manner. In short, the contractor shall be fully responsible for keeping the work site clean at all times. In case of non-compliance, company shall get the same done at Contractor's risk and costs.

While carrying out any civil work including road/ pit digging, plinth/ fence making, road restoration etc contractor shall adhere to below mentioned guidelines.

- 1. No construction material/ debris shall be stored on metalled road.
- 2. Wind breakers of appropriate height on all sides of ear marked area using CGI sheets shall be raised to ensure that no construction material dust fly outside ear marked area.

- 3. The construction material i.e. coarse sand, stone aggregates, excavated earth, cement and any other material to and from the site shall be transported under wet and covered condition to ensure their non-slippage en-route to avoid air contamination.
- 4. The contractor shall provide mask and helmet to every worker working on the construction site and involved in loading/unloading and carriage of construction material and construction debris to prevent inhalation of dust particles.
- 5. Over loading of vehicles shall be strictly prohibited
- 6. The construction material at site shall be stored under wet and covered condition.
- 7. The dumping sites for temporarily storing the excavated earth shall be properly levelled, watered and rehabilitated by plantation to avoid flying of dust.
- 8. The worker at the site shall be sensitized to adopt / observe the dust controlled measures in true spirit.
- 9. If any C&D waste is generated at site the same will be transported to the C&D waste site only and the record for the same will be maintained by the agency.
- 10. Wet jet in grinding and stone cutting is being permitted at site.
- 11. The necessary record for dust control is being maintained by the department on day to day basis and being monitored regularly.

The Execution vendors shall be responsible for all the preventive and protective environmental steps as per guidelines. Any violations from the above guidelines have been viewed very seriously by the authorities. Concerned agency is liable for the penalties / other action by the authorities, The Agency shall indemnify BRPL from all liabilities on this account.

25 B) GUIDELINES REGARDING INSPECTION & MAINTENANCE OF PITS/ DUG AREA WHILE DOING WORK AT SITE IN BRPL AREA

The contractor shall ensure strict compliance of the following directions:

- a) The sites of all manholes, pits, holes, tanks or any other opening in the ground of any kinds shall be regularly inspected and maintained.
- b) Schedule and protocols of inspections and maintenance shall be drawn up and notified to BRPL.
- c) These sites shall be cordoned off to render them inaccessible to the public.
- d) The existence of these sites shall be clearly & visibly marked by the display of signboards/signages.
- e) If they are required to be covered, it shall be ensured that the covers are in place.

The Execution vendors shall be responsible for all the preventive and protective environmental steps as per guidelines. Any violations from the above guidelines has been viewed very seriously by the authorities. Concerned agency is liable for the penalties / other action by the authorities, The Agency shall indemnify BRPL from all liabilities on this account.

26.0 ARBITRATION:

To the best of their ability, the parties hereto shall endeavor to resolve amicably between themselves all disputes arising in connection with the proposed Agreement. If the same remain unresolved, within fifteen (15) days of the matter being raised by either party, either party may refer the dispute for settlement by arbitration. The arbitration to be undertaken by a sole arbitrator to be appointed by the company. The decision of the arbitrator is final and binding upon both the parties. The arbitration proceeding shall be conducted in accordance with the provisions of the Indian Arbitration & Conciliation Act, 1996 and the venue of such arbitration shall be New Delhi only.

27.0 <u>INDEMNIFICATION:</u>

Contractor shall indemnify and save harmless COMPANY against and from any and all liabilities, claims, damages, losses or expenses arising due to or resulting from:

- a) any breach non-observance or non-performance by contractor or its employees or agents of any of the provisions of this Work Order.
- b) any act or omission of contractor or its employees or agents.
- c) any negligence or breach of duty on the part of contractor, its employees or agents including any wrongful use by it or them of any property or goods belonging to or by COMPANY.

Contractor shall at all times indemnify COMPANY against all liabilities to other persons, including he employees or agents of COMPANY or contractor for bodily injury, damage to property or other loss which may arise out of or in consequence of the execution or completion of Works and against all costs charges and expenses that may be occasioned to COMPANY by the claims of such person.

28.0 GOVERNING LAWS AND JURISDICTION:

This proposed Agreement shall be construed in accordance with and governed by Laws of India. The courts of Delhi shall have the exclusive jurisdiction in all matters arising under this Agreement.

29.0 NOTICE:

All notices required or provided for in this Agreement shall be in writing and shall be deemed to have been duly and properly served upon the parties hereto if delivered against acknowledgement or by registered mail with acknowledgement due at the address mentioned herein:

BSES Rajdhani Power Ltd.

BSES Bhawan, Nehru Place,

New Delhi-110 019

30.0 PERFORMANCE:

The performance of the CONTRACTOR shall be reviewed by the company for the work done by the CONTRACTOR. If the performance of CONTRACTOR not found to be satisfactory, the contract shall be terminated and communicated to all concerned.

31.0 ENTIRE AGREEMENT:

This Agreement including all Schedules attached hereto contains the complete understanding between the COMPANY and the CONTRACTOR with respect to the matters contained herein and supersedes all other agreements, whether written or oral with respect to the matters contained herein.

32.0 AMENDMENT:

Any modification, amendment or other change to this Agreement shall be affected only by a written instrument signed by the authorized representatives of both the COMPANY and the CONTRACTOR.

33.0 EFFECTIVE DATE AND VALIDITY:

The award of work shall become effective for all purposes from the releasing the LOI / contract and shall remain valid for Two year. The contract performance shall be reviewed after 1 year from the date of issuance for continuity of the validity of the contract based on the performance assessment.

After expiry of the validity period, it may be extended/renewed/replaced for such further period on such terms and conditions as may be mutually agreed to between the COMPANY and the CONTRACTOR. If no agreement is reached between the parties before the expiry of this Agreement, the said Agreement shall automatically lapse after expiry of the contract.

34.0 TERMINATION:

During the course of the execution, if at any time the COMPANY observe and forms an opinion that the work under the order is not being performed satisfactory and the performance of the VENDER not found satisfactory, the COMPANY reserves its right to cancel/ terminate this Agreement giving 15 days notice without assigning any reason and the COMPANY will recover all damages including losses occurred due to loss of time from the VENDER. On receipt of such notice the VENDER shall immediately stop all activities related to the work terminated. This is without prejudice to other rights under the terms of contract. The VENDER shall hand over the COMPANY all drawing/documents prepared for this contract up to the date of cancellation of order.

35.0 VENDOR CODE OF CONDUCT:

Contractor confirms to have gone through the Policy of BRPL on legal and ethical code required to be followed by contractor encapsulated in the "Vendor Code of Conduct" displayed on the official website of BRPL (www.bsesdelhi.com) also, which shall be treated as a part of the contract.

Contractor undertakes that he shall adhere to the Vendor code of Conduct and also agrees that any violation of the Vendor Code of Conduct shall be treated as breach of the contract.

In event of any such breach, irrespective of whether it causes any loss/damage, company (BRPL) shall have the right to recover loss/damage from Contractor.

The Contractor herby indemnifies and agrees to keep indemnified the company (BRPL) against any claim/litigation arising out of any violation of Vendor Code of Conduct by the Contractor or its officers, agents & representatives etc.

36.0 PRIORITY OF CONTRACT DOCUMENTS:

The several documents forming the Contract are to be taken as mutually explanatory of one another, but in case of ambiguities or discrepancies, the same shall be explained and adjusted by the company, who shall thereupon issue to the Contractor, instructions thereon..In such event, unless otherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows:

- (i) This Contract Agreement
- (ii)The Letter of Acceptance/Intent
- (iii) Agreed Minutes of the Tender Negotiation Meetings.
- (iv) Agreed Minutes of the Tender Technical Meetings.
- (v) The Priced Bill of Quantities
- (vi)The Technical Specifications / Scope of work

(vii)The Tender document, including all Appendices and/or Addenda, Corrigendum the latest taking precedence.

In the event of any conflict between the above-mentioned documents, the more stringent requirement or conditions which shall be favourable to the owner shall govern and the Owners decision shall be final and binding upon the parties.

37.0 ACCEPTANCE:

Acceptance of the CONTRACT implies and includes acceptance of all terms and conditions enumerated in the CONTRACT in the technical specification and drawings made available to

Contractor consisting of general conditions, detailed scope of work, detailed technical specification & detailed equipment, drawing. Complete scope of work and the Contractors and Company contractual obligation are strictly limited to the terms set out in the CONTRACT. No amendments to the concluded CONTRACT shall be binding unless agreed to in writing for such amendment by both the parties.

ANNEXURE-A

1. SCOPE OF WORK:

The vendor has to undertake the responsibilities of the assigned works of the predictive, breakdown execution work for rectification and routine maintenance for street lights points of PWD and DDA and Semi High Mast of SDMC under South & West circle in BRPL in Delhi. This include HPSV street light point as well as LED street light point. The procedure both HPSV street light points and LED street light points shall be as detailed in subsequent clauses.

Please note: For LED lights the scope of work is same except one point the vendor "Do not maintain street light luminaries" as now in LED the complete fitting will be provided against faulty fitting by DDA/PWD.

The basic scope of work will be as follows:

- On/ Off operation of Streetlight light points spread in Roads/Street/Colonies.
- To maintain Streetlight controller.
- To maintain Streetlight Wiring.
- To maintain Streetlight Luminaries.
- To attend Streetlight complaints as per DERC norms
- To do necessary Preventive maintenance.
- Shifting & erection of Damaged poles for PWD & DDA to safer place
- Marking of Streetlight Switches in GIS
- Cleaning & Washing of streetlight Glass cover and high mast.

Detailed scope of work for street light maintenance shall be as under:

(A) Manpower & Statutory Compliance Related:

- Contractor has to provide adequate trained manpower which has capabilities to carry out the assigned job.
- 2. Bidder has to verify the qualification / experience certificate of manpower deployed by him. This also includes ensuring they all have good character certificate.
- 3. BRPL has a right, to disallow any manpower proposed by Bidder who are not competent enough to handle the assigned job.

- 4. Contractor has to provide the list of safety officer which will be deployed by him along with academic qualification certificates. This certificate should be part of Technical offer.
- 5. Contractor shall execute these works itself without subcontracting or assigning part or entire work.
- Contractor shall distribute Identity Cards (as issued by BRPL) to its employees deployed
 for execution of the assigned works in various Zones & intimate to BRPL In Charge for
 entry/ authorization of work.
- 7. Contractor shall deploy adequate human resources, plant and machinery, tools and tackles as required for carrying out the work as mentioned in (Scope of Work). BRPL shall have the right to seek credentials of personnel as also their qualification details. In cases where a particular personnel deployed by Contractor is not acceptable, Contractor shall arrange for removal and replacement within 24 hours.
- 8. At no point of time either during the present contract being in force or expiry of contract, Contractor employees shall press upon BRPL for employment, wages, and allowances or any other related matters, demands, payment etc.
- 9. Contractor shall ensure that all of their employees who are deployed in BRPL carry temporary identity cards with them issued by BRPL. Also it will be the responsibility of contractor to return back immediately the I-Cards to BRPL on expiry of the contract/agreement and on retirement/ resignation/ removal of their employees to whom it was issued. Contractor shall indemnify BRPL for any or all losses, costs, damages that may incur due to loss/ misuse of such identity card by Contractor employees. BRPL being its sole discretion, recover Rs. 100/- (Rs. One hundred only) per I-Card issued as duplicate I-Card to I3A employees. In case any employee of contractor is found missing the I-Card issued, BRPL may decide to proceed against Contractor for appropriate action to make good loss of reputation and damages.
- 10. Further, BRPL reserves the right to engage any other agency or resort to any other suitable means to carry out these jobs in the eventuality of any necessity faced by BRPL or in case of Contractor refusing to work, on the onset of any strike or for any other reasons likely to lead to loss of productivity. In the event of workmen refusing to work/disrupting work or being non responsive, BRPL reserves the right to make appropriate recoveries from Contractor.

(B)Safety Related:

Safety is a prime importance of BRPL and our vision is to become zero incident company with zero tolearance on Safety objective. Therefore, Contractor shall provide exactly as specified Personal protective equipment(PPE) like electrical Safety Shoes, Safety Belts, Face Shield, Composite type Rubber hand Gloves etc to each of its employees/workmen deployed at its own cost on individual basis. Contracor shall ensure adequate safety precauations at site as required under the law of land and shall be completely responsible for the complete safety of its workmen as well as other workers, public, equipments, structure at site. Contractor will also be liable for deduction of marks/payment for violation of PTW norms, non usage of PPEs as well as each fatal and non fatal accident involving human in a zone if the accidents are attributable solely or partly to the negligence of Contractor or its workers.

- 1. Safety meeting to be conducted regularly with their own manpower for ensuring safety guidelines. Records of the meeting are to be maintained and shared with management.
- 2. The contractor shall provide required T&P as per the list provided by BRPL. All the testing instruments shall be properly calibrated and of standard make only. It shall be responsibility of contractors to ensure proper functioning of testing equipments & replenish and maintain the T&P on regular basis. Safety officer of the vendor to give quarterly certificate about fitness of equipments, training to staff and their competency to work. Bidder to provide list of equipment he has along with make, model and quantity.
- 3. The contractor shall ensure that safety of all the workers, materials, Installation and equipments belonging to him or to others and working at the site is ensured through effective and practicable safety management systems.
- 4. The contractor shall be responsible for compliance to provisions of all safety requirements under various notices, acts, rules and relevant applicable legislations.
- 5. Works shall be carried out by the contractor after taking necessary "Permit to work". Also the work shall not be carried out without use of Protective equipment like shoes, safety belts, helmets etc. adhering to safety compliances.
- 6. Contractor has to ensure the quantity and quality of PPEs and continuous uses of following PPE's by his staff.

SL No.	Name of the PPEs	Lineman	Filter	Helper
1	Safety Helmet	YES	YES	YES
2	Posistioning Belt(Full body harness)	YES	YES	NO
3	Electrical Hand Gloves	YES	YES	YES
4	Safety Shoes	YES	YES	YES
5	Safety Googles	YES	YES	YES
6	Reflective Jacket	YES	YES	YES

Contractor has to ensure for proper distribution of required PPE'S among their workers with receiving in BRPL format. The entire issuance format duly signed by individual worker and to be verified/ certified by concern Head –Division and the same need to be submitted to Safety Department.

- BRPL shall have the right at its sole discretion to suspend the work till compliance of safety norms, if in its opinion the work is being carried out in such a way that it may cause accidents and endanger the Safety of the persons and / or property, and / or equipments.
- Reporting of Near Miss accidents/Aversion of Accidents occurances in the LT distribution system comprising of various equipments, lines and feeders, which hace led to accidents being averted & leading to near miss incidents to be reported to the Safety team of BRPL.
- It shall be the responsibility of the contractor to organize to and fro transport of materials to be used for maintenance purpose, issued from any of the Company Store/ Godown to the site of work and back to Stores within the area of work. The cost of transit insurance, freight, loading / unloading of materials/ equipments during its handling / erection at site will be in contractor's scope.

(C)Operational & Maintenance Related:

▶ FOR ATTENDING BREAKDOWN/ COMPLAINTS:

- The contractor shall attend the complaints/ breakdown relating to street light on daily basis. All the complaints to be attended in a day shall be intimated to the contractor daily at 9:00 AM by the respective Engineer in charge.
- All the material required for attending the breakdown and tower wagon shall be provided by BRPL which shall be returned on daily basis. Reconciliation of material issued shall be done on daily basis
- Major complaints involving pole and feeder pillar/service pillar installation as decided by
 Engineer in charge should be attended by the contractor within 3 days from the time
 complaint received by the contractor and material is provided. Further, at least 50% of
 minor/ priority complaints should be attended by the contractor within 24 hours &
 balance is to be attended in next 24 hours from the time complaint received by the
 contractor and material is provided.

> FOR PREVENTIVE MAINTENANCE:

- The contractor shall prepare & implement 3 month preventive maintenance schedule in consultation & coordination with respective Engineer in charge. The vendor shall conduct the maintenance work of highest quality standards. This 3 month preventive maintenance schedule shall cover all the street light points in the South & West circle
- The scope of work to be covered under preventive maintenance schedule shall be as under:
 - a) Tightening of Street light fittings Jumper/Supply line and all such jumpers connected to the street lighting systems including welding of fittings.
 - b) Replacement of minor cable/ O/H systems and underground to & from ICTPN to attend the complaint up to 50mtrs (not for purpose of augmentation only)
 - c) Replacement/Repair of HPSV 400 W, 250 W/150 W/ 70 W/FTL and their accessories on street lighting.
 - d) Attending to street light conductor snapping.
 - e) Repair of conductor snapping.
 - f) Repair/replacement of junction boxes, ICTPN, timer switches
 - g) Repairing of stay wire connecting to the street lighting systems

- h) Cleaning of street lighting fixtures (Perspex covers, reflectors etc)
- i) Straightening and strengthening of the tilted poles.
- j) Minor trimming of trees
- k) Removing of bird nest/any other unwanted cables/wires/internet & cable TV wires/ posters etc.
- I) Pole numbering
- m) Earthing
- n) Jointing of cables
- The vendor shall ensure availability of all necessary tools & tackles and other equipment for carrying out the assigned jobs by their manpower.
- Inspection of maintenance work done by the contractor shall be carried out by BRPL Engineer in charge on monthly basis. Also, inspection on 20% of total street light points maintained in a particular month shall be carried out by BRPL. For the purpose of monthly joint inspections/verification with BRPL Engineer In charge, one day prior intimation shall be given by the contractor.
- In case of theft or missing items, the contractor shall intimate the same to Engineer in charge and shall replace such items only after getting approval of Engineer in charge.
- It shall be the responsibility of the VENDER to organize to and fro transport of materials to be used for maintenance purpose, issued from any of the COMPANY Store/ Godown to the site of work and back to Stores within the area of work.
- The cost of transit insurance, freight, loading / unloading of materials/ equipments during its handling / erection at site will be in contractor's scope.
- The COMPANY shall arrange any permission from the local authorities like MCD, DDA, Traffic Police, PWD, and DJB. Also, Shut down shall be provided by the Engineer in charge.
- It shall be contractor's responsibility to arrange for timely switching ON/OFF of the streetlight & same shall be followed strictly.

Other works:

The vendor shall also be responsible for:

a) Marking of Street Light switches in GIS.

b) Vendor will provide sticker on alternate PWD & DDA poles which are being maintained by BRPL specifying name and contact number

1MANPOWER COMPONENT/ RESOURCES:

The contractor shall provide the appropriate manpower and resources to execute the AMC. The contractor shall deploy at least one supervisor per circle (South-I, South-II, West-I & West-II). The vendor should also define name of supervisors and name of person looking after quality of work.

This supervisor will coordinate for receipt of complaints and thereafter attending of complaints with their team as per BRPL specified standard. The supervisor will have to provide ATR on regular basis against the surveillance report as per the defined format given by BRPL. To facilitate his working the supervisor should have Tabs (Tab to be provided by BRPL)

The contractor shall provide minimum one gang per 1250 HPSV street light points.

The contractor shall provide minimum one gang per 1500 LED street light points.

One gang means: One lineman and one Asst. Lineman.

The Contractor shall also provide 3 vehicles (Maruti EECO Van) for 12 Hrs for South Circle and 4 Nos Vehicle for West Circle.

LIQUIDATD DAMAGES & PENALTIES:

2.1 All penalties imposed by DERC if any due to the non-functioning of street light during the period of contract is fully recoverable. The DERC Penalties are as under:

Performance less than 90% shall attract disincentive as under as per DERC order						
Performance level	Disincentive	Example				
Performance 80- 90%	1% of the maintenance cost for each percentage in shortfall to achieve target of 90%	If actual performance is 83%.Disincentive 90-83= 7%				
Performance 70- 80%	1.5% of the maintenance cost for each percentage in shortfall to achieve target of 80%	If actual performance is 77%. Disincentive 10+4.5 = 14.5%				
Below 70%	2% of the maintenance cost for each percentage in shortfall to achieve target of 70%	If actual performance is 60%. Disincentive 25+20 = 45%				

2.2 While carrying out a maintenance function by switching on the lights of a street lighting system the contractor shall ensure that only the street lighting points existing on the particular stretch being maintained are switched on, Any other light /Lights observed to be or which have been done by the contractor shall attract penalties equal to 1.5 times the load switched on for the duration (not less than I hr) specified by the observer and ascertained by the engineer in Charge. LDs shall be imposed appropriately as per the existing tariff specified by the DERC for street lighting

2.3 Penalty for damage of material issued:

Any damage to material provided by the company to the contractor the same shall be recovered on cost plus 30 %. The Company shall be entitled to set off the entire amounts due from the contractor against the Rates payable by Company to the contractor.

ANNEXURE B

The Contractor should obtain and submit the following details before commencement of work.

- Certificate of registration under Contract labour (R & A) Act 1970.
- PF Code No. and all employees to have PF A/c No. under PF Act, 1952
- All employees to have a temporary or permanent ESI Card as per ESI Act.
- ESI Registration No.
- To follow Minimum Wages Act prevailing in the state.
- Salary/ Wages to be distributed not later than 7th of each month in presence of
- Engineer in Charge. A certificate to this effect should be certified & enclosed with the bill.
- To maintain Wage cum Attendance Register.
- To maintain First Aid Box at Site.
- GST registration number.
- Electrical License.
- Workmen compensaion policy.
- Third party Insurance Policy.
- Accidental Insurance Policy
- Registration of Contractors & Contractual Employees under Building & other Construction Worker Welfare Cess Act 1996 & The Building & other Construction Workers (Regulation of Employment & Conditions of services) Act 1996.
- The Delhi Building and other Construction Worker (Regulation of Employment and Conditions of Services) Rules 2002(B.O.C.W.).
- The CONTRACTOR shall give a written declaration / undertaking on or before 15th of the following month that he has complied with the following:
- > Has paid minimum wages to his manpower.
- > Deduct and deposited ESI/PF contribution. Copy of the same shall be submitted.

ANNEXURE-C

(A)	KEY	PERFOR	MANCE	INDICATORS	(KPI)
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Performance of the contractor shall be measured on a scale of 100 on the basis of the following KPIs:

		Performance Evaluation Scor	e Card for PW	/D & DDA	Street Light Ver	dors FY 16-17		
S.No.	Parameters	Evaluation Criteria	Information source	Score Weight age		SCORE ASSIGNME	NT	Remarks
		Operational Performance		100	10	5	0	
Α		Surveilance Report on Performance		60				
		Action Taken on observation given by the Surveilance Team based on following points: 1. Non-working Streetlight Points in the road/street/Colonies.	Surveilance Team Report	20	Above and equal to 97%	below 97% and above 90%	Less than 90%	
1	Surveilance Report	2.Timely ON/OFF of Streetlight Switches	Surveilance Team Report	10	Above and equal to 97%	below 97% and above 90%	Less than 90%	
	on Performance	3. Missing Streetlight along the Road.	Surveilance Team Report	10	Above and equal to 97%	below 97% and above 90%	Less than 90%	
		4. Insufficient lux level(based on visual).	Surveilance Team Report	5	Sufficient Lux level		Insufficient Lux level	
		5. Pole Tilted/Tree pruning required.	Surveilance Team Report	5	No Pole Tilted/Tree prunning	2 Cases in total with Pole Tilted/Tree	More than 2 Cases in total with Pole Tilted/Tree Prunning	
2	Attending time performance	Streetlight complaints i.e replacement/repair of fitting parts in choke,bulb and ignitor,O/H conductor snapped, minor repair work in feeder pillar, cable jointing work etc to be attended within 24 hours	System data	10	Above and equal to 97%	below 97% and above 90%	Less than 90%	
В	Surve	ilance Report on Safety Measure & Tools		25				
3	Use of safety gears & Creation of safety zone	Random Checking by Surveilance Team	Surveilance Team Report	10	100% maintained	100%< Less maintained<80%	Maintained Less than 80%	
4	Verification of PPE at field by the Safety Supervisor (random	Random Checking by Surveilance Team	Surveilance Team Report	10	100% maintained	100%< Less maintained<80%	Maintained Less than 80%	
5	No. of accidents/month due to violation of safety	Accident Report from Accident Committee	Report from Accident Committee team	5	No accident	N/A	Fatal/Non Fatal Accidents	
С		Enablers for Contract performance		15				
6	Display of I-cards by vendor workforce & Verified Staff	Possession of verified I-cards by all Vendor Staff. 1 staff to be checked by Safety Supervisor/month	Safety Supervisor	5	No instance of vendor workforce without I-card	N/A	1 or more instances of workforce without I-card	
7	Insurance policy for employees who are not covered under ESIC	Contractor shall take insurance policy under the Workmen Compensation Act to cover workers	CMC HR	5	>= 90% workers covered	N/A	If <90% covered	
8	Statutory compliance (Includes ESIC,PF)	Contractor shall provide details of PF and ESIC of each deputed employees	CMC HR	5	Should cover 100% workers	N/A	If 100% not covered	

		KPI and change the basis for measurement, at any point of time during the execution of the actor by the Head of the Department on mutually agreed term
NIT: CMC/BR/20-21/SV/AR/ 852	Page 48 of 60	Bidders seal & signature

(B) Incentive / Deduction on the basis of Performance Measurement

Incentive or deduction as specified below shall be made from the monthly payment of contractor on the basis of his performance on Key performance indicator.

Monthly Score out of 10	Incentive / Deduction
more than or equal to 9	Incentive of 3% on billed amount excluding levies and taxes
More than or equal to 8 but less than 9	Incentive of 1.5% on billed amount excluding levies and taxes
More than or equal to 6 but less than 8	No incentive or deduction
More than or equal to 5 but less than 6	Deduction of 1.5% on billed amount excluding levies and taxes
Less than 5	Deduction of 3% on billed amount excluding levies and taxes

In case of recurrent low scores, the BRPL management shall have right to terminate the contract with the contractor.

ANNEXURE-D

QUANTITIES OF STREET LIGHT POINTS

Initial quantities of street light points to be covered under AMC for 22 divisions are as under:

S.No	Type of Street Light	Circle	Total no of Points
1	HPSV	South	18595
2	LED	South	0
3	Total	South	18595
4	HPSV	West	16626
5	LED	West	8450
6	Total	West	25076

ANNESURE-E LIST OF T&P

TOOLS FOR LINEMAN IN STREETLIGHT						
S.No	Description	UNIT	Qty			
1	SAFTEY ROPE	Nos	1			
2	SHOES (RUBBER SOLE WITH 1" THICKNESS)	Pair	1			
3	RUBBER HAND GLOVES (15 KV tested)	Pair	1			
4	SAFTEY HELMET	Nos	1			
5	SAFTEY CHAIN (BRASS)	Nos	2			
6	TORCH (3 CELLS TYPE)	Nos	1			
7	DISCHARGE ROD for LT - 2pc portable type	Nos	1			
8	INSULATED CUTTING PLIER 8"	Nos	1			
9	SCREW DRIVER 2 NOS(OF SIZES 10" AND 18")	SET	1			
10	MANUAL CRIMPING TOOL (25 sq.mm to 150 sq. mm)	Nos	1			
11	LINE TESTER LT	Nos	1			
12	D. E. SPANNER	SET	1			
13	HAMMER 8 LBS	Nos	1			
14	ADJUSTABLE WRENCH 18"	Nos	1			
15	HACKSAW FRAME	Nos	1			
16	TEST LAMP	Nos	1			
17	CHIESEL 8"	Nos	1			
18	PIPE WRENCH 18"	Nos	1			
19	LINE TESTER LT	Nos	1			
20	TOOL BAG	Nos	1			
21	ALLEN KEY SET (COMPLETE)	Nos	1			
22	CAUTION PLATE (FLOURESCENT)	Nos	2			
23	KNIFE	Nos	1			
24	SCREW DRIVER (Both ways of size 6")	Nos	1			
25	NOSE PLIER 6"	Nos	1			
26	High Mast Gear Drive Motor	Nos	1			
27	Welding Set	Nos	1			
28	CLIPON METER	Nos	1			
29	HYDRAULIC CRIMPING (25 sq.mm to 150 sq. mm)	Nos	1			

SECTION-IV: PRICE FORMAT

S.No.	Description	Unit		Basic Unit Rate Per Point in Rs.(I/ C of all taxes Except GST)
	AMC charges for Street Light Points in South	Rs	Per	
	Circle of BRPL i/c Vehicle (12 Hrs Van along	Month	per	
1	with driver)	point		
	AMC charges for Street Light Points in West	Rs	Per	
	Circle of BRPL i/c Vehicle (12 Hrs Van along	Month	per	
3	with driver)	point		

GST at actual shall be paid extra on the above quoted rate.

BID FORM

To

Head of Department Contracts & Material Deptt. BSES Rajdhani Power Ltd I Floor, "C" Block, BSES Bhawan Nehru Place, New Delhi-110019 Sir,

- 1 We understand that BRPL is desirous of carrying out in it's licensed distribution network area in Delhi
- 2 Having examined the Bidding Documents for the above named works, we the undersigned, offer to provide our services in full conformity with the Terms and Conditions and technical specifications of the contract
- If our Bid is accepted, we under take to provide our services as per completion schedule mentioned in the tender document from the date of award of work order/letter of intent.
- If our Bid is accepted, we will furnish a performance bank guarantee as mentioned in the RFQ for due performance of the Contract in accordance with the Terms and Conditions.
- 5 We agree to abide by this Bid for a period of 120 days from the due date of bid submission and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
- 6 Unless and until Letter of Intent is issued, this Bid, together with your written acceptance there of, shall constitute a binding contract between us.
- 7 We understand that you are not bound to accept the lowest, or any bid you may receive.
- 8 There is provision for Resolution of Disputes under this Contract, in accordance with the Laws and Jurisdiction of Contract.

Dated this	day of	2020	
Signature	In the cap	pacity of	
	duly au	thorized to sign for and on be	ehalf of
(IN BLOCK CAPITALS)			

APPENDIX-I

PROFORMA OF CONTRACT PERFORMANCE BANK GUARANTEE (TO BE ISSUED ON RS 100/- STAMP PAPER) Bank Guarantee No. Place: Date: To BSES Rajdhani Power Limited Whereas BSES RAJDHANI POWER LTD (hereinafter referred to as the "Purchaser", which expression shall unless repugnant to the context or meaning thereof include its successors, administrators and assigns) has awarded to M/s.. with Registered/ Head Office at (hereinafter referred to as the "Supplier" which expression shall unless repugnant to the context or meaning thereof, include its successors administrators, executors and assigns), a contract no. dated (the Contract); And whereas the value of the Contract is Rs. (The Contract Value). And whereas it is a condition of the Contract that the Supplier shall provide a Performance Bank Guarantee for the due and faithful performance of the entire Contract for a sum equivalent to -% of the Contract Value to the Purchaser on or before And whereas the Bank under instructions from the Supplier has agreed to guarantee dle due performance of the Contract. Now it is agreed as follows: (Name of the Bank) having its Head Office at 1. we (hereinafter referred to as the Bank, which expression shall unless repugnant to the context or meaning thereof, include its successors, administrators, executors and assigns) shall indemnify and keep indemnified the Purchaser for, and guarantee and undertake to pay to the Purchaser immediately on written demand, a sum equivalent to % of the Contract Value as aforesaid at any time upto (day/month/year) without any demur, reservation, contest, recourse or protest and/or without any reference to the Supplier, against all losses, damages, costs and expenses that may be caused to or suffered by the Purchaser by reason of any default on the pall of the Supplier in performing and observing any and all the terms and

conditions of the Contract or breach on the part if the Supplier of terms or conditions of the Contract.

- 2. The demand shall consist only of an original letter issued by Purchaser stating that the Supplier has failed to fulfill its obligations under the Contract. Such demand made by the Purchaser on the Bank shall be conclusive and binding notwithstanding any difference or dispute between the Purchaser and the Supplier or any difference or dispute pending before any Court, Tribunal, Arbitrator or any other authority.
- 3. The Bank undertakes not to revoke this guarantee during its currency without previous written consent of the Purchaser and further agrees that the guarantee herein contained shall continue to be enforceable during the period that would be taken for satisfactory performance and fulfillment in all respects of the Contract or in the event of any dispute between the Purchaser and Supplier until the dispute is settled (provided that d1e claim! demand under this guarantee is lodged /referred during the currency of this guarantee) or till the Purchaser discharges this guarantee whichever is earlier.
- 4. The Purchaser shall have the fullest liberty without affecting in any way the liability of the Bank under this guarantee from time to time to extend the time for performance of the Contract by the Supplier. The Purchaser shall have the fullest liberty, without affecting the liability of the Bank under this guarantee, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the Supplier, and to exercise the same at any time in any manner, and either to enforce or to forbear to enforce any covenants, contained or implied, in the Contract. or any other course or remedy or security available to the Purchaser. The Bank shall not be released of its obligations under these presents by any exercise by the Purchaser of its liberty with reference: to the matters aforesaid or any of them or by reason of any other act or forbearance or other acts of omission or commission on the part of the Purchaser or any other indulgence shown by the Purchaser of by any other matter or thing whatsoever which under law would, but for this provision, have the effect of relieving the Bank.
- 5. The Bank agrees that the Purchaser and its option shall be entitled to enforce this guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Supplier and notwithstanding any security or other guarantee that the Purchaser may hive in relation to the Supplier's liabilities.

6. Notwithstanding anything contained hereinabove the liability of the Bank under this guarantee is restricted to a sum equivalent to % of the

Contract Value ie. Rs.(Rupees) and it shall remain in force upto and including .Unless a demand to enforce a claim under this guarantee is made against the Bank within 3 months from the the above date of expiry i.e. up to all the rights of the Purchaser under the said guarantee shall be forfeited and the Bank shall be released and discharged from all liabilities thereafter.

7. This Performance Bank Guarantee shall be governed by the laws of India.

Dated this Witness

day of 2020 at

1. For Bank

2. Signature Name Power

of Attorney No:

Banker's Seal

FORMAT FOR EMD BANK GUARANTEE

(To be issued in a Non Judicial Stamp Paper of Rs.50/-purchased in the name of the bank)

Whereas [name of the Bidder] (herein after called the "Bidder") has submitted its bid dated[date of submission of bid] for the supply of [name and/or description of the goods] (here after called the "Bid").

KNOW ALL PEOPLE by these presents that WE [name of bank] at [Branch Name and
address], having our registered office at[address of the registered office of the bank] (herein after
called the "Bank"), are bound unto BSES Rajdhani Power Ltd., with it's Corporate Office at BSES
Bhawan, Nehru Place, New Delhi-110019 ,(herein after called —the "Purchaser")in the sum of
Rs only) for which payment well
and truly to be made to the said Purchaser, the Bank binds itself, its successors, and assigns by
these presents.
Sealed with the Common Seal of the said Bank this day of 2020

TH E CONDITIONS of this obligation are:

- 1 If the Bidder withdraws its Bid during the period of bid validity specified by the Bidder on the Bid Form; or
- 2. If the Bidder, having been notified of the acceptance of its Bid by the Purchaser during the period of bid validity:
 - (a) fails or refuses to execute the Contract Form, if required; or
 - (b) fails or refuses to furnish the performance security, In accordance with the Instructions to Bidders/ Terms and Conditions;

We undertake to pay to the Purchaser up to the above amount upon receipt of its first written demand, without the Purchaser having to substantiate its demand, provided that is its demand the purchaser will note that amount claimed by it is due to it, owing to the occurrence of one or both of the two condition(s), specifying the occurred condition or condition(s).

This guarantee will remain valid for 6(six) months after last date of receipt of tenders, and any demand in respect thereof should reach the Bank not later than the above date.

(Stamp & signature of the bank)

Signature of the witness

TERMS & CONDITIONS FOR REVERSE AUCTION

In a bid to make our entire procurement process more fair and transparent, BRPL intends to use the reverse auctions through SAP-SRM tool as an integral part of the entire tendering process. All the bidders who are found as techno Commercially qualified based on the tender requirements shall be eligible to participate in the reverse auction event.

Reverse auction shall be governed by following terms and conditions:

- 1) BRPL shall provide the user id and password to the authorized representative of the bidder. (Duly signed Authorization Letter in lieu of the same shall be submitted along with the bid).
- 2) BRPL will make every effort to make the bid process transparent. However, the award decision by BRPL would be final and binding on the bidder.
- 3) The bidder agrees to non-disclosure of trade information regarding the purchase, identity of BRPL, bid process, bid technology, bid documentation and bid details.
- 4) The bidder is advised to understand the auto bid process to safeguard themselves against any possibility of non-participation in the auction event.
- 5) Bidders are further advised to ensure availability of the entire infrastructure as required at their end to participate in the auction event. Inability to bid due to telephone line glitch, Internet response issues, software or hardware hangs; power failure or any other reason shall not be the responsibility of BRPL.
- 6) In case the bidder fails to participate in the auction event due any reason whatsoever, it shall be presumed that the bidder has no further discounts to offer and the initial bid as submitted by the bidder as a part of the tender shall be considered as the bidder's final no regret offer. Any offline price bids received from a bidder in lieu of non-participation in the auction event shall be out rightly rejected by BRPL.
- 7) The bidder shall be prepared with competitive price quotes on the day of the bidding event.
- 8) The prices as quoted by the bidder during the auction event shall be inclusive of all the applicable taxes, duties and levies and shall be FOR at BRPL site/ store
- 9) The prices submitted by a bidder during the auction event shall be binding on the bidder.
- 10) No requests for time extension of the auction event shall be considered by BRPL.
- 11) The discount received after the RA and final negotiation, w.r.t. the initial financial bid shall be applied on all the items on a pro rata basis.

12) In case RA is not conducted /concluded for any reasons, a "final no regret" financial bid in a sealed envelope will be called for from all qualified bidders.	

Communication Details

Bidder should furnish the below details for future communication:-

GENERAL INFORMATION		
NAME OF COMPANY		
POSTAL ADDRESS		

FOR TECHNICAL QUERY:			
CONTACT PERSON & DESIGNATION	NAME	DESIGNATION	
E-MAIL	MOBILE NO	TELEPHONE NO	

FOR COMMERCIAL QUERY:			
CONTACT PERSON & DESIGNATION	NAME	DESIGNATION	
E-MAIL	MOBILE NO	TELEPHONE NO	