



Ramagundam Fertilizers And Chemicals Limited रामगुंडम फर्टिलाइजर्स एण्ड केमिकल्स लिमिटेड

(A Joint Venture Company)

Site Office: Fertilizers City, Ramagundam - 505 210, Dist. Peddapalli, Telangana Telphone: +91 8728 257488, E-mail: rfcl.ramagundam@rfcl.co.in

GSTIN: 36AAHCR2335P1ZY, CIN: U24100DL2015PLC276753

Ref: RFCL /Site/Mech/Cont-29/ARC\_Split AC

Dated: 30/04/2021

Sub: Tender for "Annual rate contract for maintenance of VRF systems, split air conditioners, Water coolers, Refrigerators and Deep freezers Etc. at RFCL, Ramagundam for a period of two years (2021-23)"

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Note: The bidders shall satisfy themselves before submitting that no page or document listed above is missing from the tender issued to him/them.



Harly



रमनंत्रम परिवाहको एक वेमिक्स विनिधे

# Ramagundam Fertilizers And Chemicals Limited रामगुंडम फर्टिलाइजर्स एण्ड केमिकल्स लिमिटेड

(A Joint Venture Company)

Site Office: Fertilizers City, Ramagundam - 505 210, Dist. Peddapalli, Telangana

Telphone: +91 8728 257488, E-mail: rfcl.ramagundam@rfcl.co.in GSTIN: 36AAHCR2335P1ZY, CIN: U24100DL2015PLC276753

	GSTIN: 36AAHCR	2335P1ZY, CIN: U2410UDL2015PLC276753
Ref.	No: RFCL /Site/Mech/Cont-29/ARC_Spli	t AC Date: 30/ 04/2021
To,		
3		
Sub:	Tender for Annual rate contract for m coolers, Refrigerators and Deep freeze years (2021-23).	naintenance of VRF systems, split air conditioners, Water rs Etc. at RFCL, Ramagundam-505210 for a period of two
Dear	r Sirs,	
Seal	ed Bids are invited for the work as detaile	ed below:
1.	Name of Work	Tender for "Annual rate contract for maintenance of VRF systems, split air conditioners, Water coolers, Refrigerators and Deep freezers Etc. at RFCL, Ramagundam-505210 for a period of two years (2021-23)".
2.	Earnest Money Deposit	Bidder to submit Earnest Money of Rs. 50,000.00 (Rupees Fifty Thousand Only) in the form of Crossed / A/c payee Demand Draft in favour of "Ramagundam Fertilizers and Chemicals Limited, payable at Ramagundam". Tender received without EMD are likely to be rejected.
		Nature of contract is "service type" so Bidders registered under National Small-Scale Industries/MSME Act. are exempted from submission of E.M.D and tender fees as detailed in GTC Cl. No. 1.8.0 (b).
3,	Tender Cost	Rs.750.00 (Rupees Seven Hundred Fifty Only) inclusive of GST in the form of Crossed / A/c payee Demand Draft in favour of "Ramagundam Fertilizers and Chemicals Limited, payable at Ramagundam.
		Tender can be downloaded from NFL/RFCL website or can be collected by hand against stipulated tender fee. In case of downloading, tender fee to be submitted during bid submission.
4.	Contract Validity	Twenty-four months from the date of issue of Letter of acceptance & extendable for three months if mutually agreed.
5. 6. 7.	Validity of the Tender Last Date & Time for Receipt of Bids Date & Time for Opening of Bids	120 days from the Date of Opening of Tender. 24/ 05/2021 up to 11.00 Hrs. 24/ 05/2021 at 11.30 Hrs.



8. Place of Receipt and Opening of Bids

Registered & Corporate Office: 3rd & 4th Floor, Mohta Building, V

Office of Chief Manager (Mech. I/c.), Ramagundam

Fertilizers And Chemicals Ltd, Ramagundam -505 210.

- All request for interpretation, clarification & queries in connection with tender shall be addressed in writing to Issuing Authority i.e Chief Manager (Mech)I/C at least 7 (Seven) days prior to the closing date of the tender.
- 10. The rate should be quoted in the Units given in the Schedule of Rates. The rates should be quoted in both in figures as well as words. In case of any discrepancy, the rates quoted in words shall be treated as final. Any corrections made in the prices shall be authenticated with signatures at all places.
- Ramagundam Fertilizers & Chemicals Limited, Ramagundam reserves the right to reject any or all Bids without
  assigning any reasons whatsoever and it also does not bind itself to accept the Lowest Tender.

## 12. Procedure for Submission of Tender:

The Tender shall be submitted in Three Sealed Envelopes as under:

## 12.1 Envelope No. 1:

Will be super scribed 'Earnest Money' and shall contain Earnest Money Deposit as per Clause No. 3 and Tender fee as per Clause No 2 of the above.

## 12.2 Envelope No. 2:

Will be super scribed 'Techno Commercial bid (unpriced)' shall contain NIT duly signed, documents & all other declarations required as per Tender.

Documents as stated in Annexure-III for meeting the eligibility & evaluation criteria.

Duly Filled Performa's of Techno Commercial Bid.

Unpriced SOR Performa mentioning "quoted" in all pages with signature and stamp.

## 12.3 Envelope No. 3:

Will be super scribed 'Price Bid/Schedule of Rates' and shall contain the item wise rates only as per Schedule of Rates Performa.

The three envelopes should in turn be put together in a separate envelope duly super-scribed with "ARC for maintenance of VRF systems, split air conditioners, Water coolers, Refrigerators and Deep freezers Etc. for two years at RFCL, Ramagundam (2021-23)".

## 13. Opening of tender:

The Tender shall be opened as under:

- 13.1 Envelope No. 1: Super scribed 'containing either of earnest money envelope & Tender Fees (in case of tender documents downloaded) or earnest money envelope (in case of tender fee already paid against hard copy of tender documents) will be opened first, on the scheduled date of opening of tender in presence of those tenderers who wish to be present at the time of Tender Opening.
- **13.2** Envelope No. 2: Super scribed "Techno Commercial Bid (Unpriced)" shall then be opened of only those parties who have submitted the EMD & Tender Cost.
- 13.3 Envelope No. 3: Super scribed 'Price Bid/Schedule of Rates' shall be opened after meeting the eligibility criteria of Techno-Commercial Bid(unpriced) and whose bids determined to be technically and commercially responsive. The date of opening of Price Bid/SOR will be intimated to technically selected tenderers separately.
- No condition or deviation should be mentioned by Bidder in Price Bid. Offers where the party has mentioned any condition or deviation in Price Bid shall be out rightly rejected.
- This letter shall form part of the contract document and shall be signed and returned along with the Tender Documents.
- Every communication by tender shall be made in the English Language. All other information such as documents
  and drawings supplied by the Bidder will also be in English Language.
- Bids containing erasures and alterations of the tender documents are liable to be rejected unless these are authenticated by the persons signing the tender documents.
- 18. All the pages of the tender documents/offer must be signed by the bidders or by the authorized representative of the Company. Withdrawal of offer/non-acceptance of orders placed based on offers submitted by the bidder on their letter head will not be allowed on the grounds that the offer was not signed by authorized person, in such case EMD shall be forfeited.

Hand I

Bidder's Initial & Seal

Page 3 of 54



- 19. One person will be allowed to represent only one company during discussion/negotiation with RFCL. If same person is representing different companies with authorization letter from more than one company, such person will be allowed to represent only the first company called for negotiation.
- Bidder shall confirm in their quotation the acceptance of all terms and conditions of NIT including scope of work, failing which the offer is likely to be rejected.
- Tender documents shall be issued at RFCL site Ramagundam, however the cost of Tender Documents shall be submitted in the form of Demand Draft as described above at the time of submission of tender document.
- 22. Tenderer shall submit along with the tender's full particulars of their institution along with experience. The following documents are to be submitted with the Tender in the envelope No. 2, failing which the tender will be liable for rejection:
  - Duly signed and stamped tender document including blank price bid/SOR mentioning quoted/not quoted against each item of SOR
  - Copy of Permanent Account Number (PAN) issued by Income Tax Dept.
  - c. Copy of GST Registration No. along with documentary proof thereof.
  - d. Documentary proof for PF & ESI Registration Number
  - e. Documentary proof for Labour License or Undertaking as per Declaration form-II
  - f. Supporting documents as per the Eligibility Criteria as mentioned in Annexure III in NIT.
  - g. Power of Attorney in the name of person, if required, who has signed the Tender Documents.
- The Tender shall be addressed to Chief Manager (Mechanical Incharge), Ramagundam Fertilizers & Chemicals Ltd., Fertilizer City, Ramagundam-505210, Dist. Peddapalli (T.S)

Thanking you, Yours faithfully,

for M/s. Ramagundam Fertilizers & Chemicals Ltd.

(Ramesh Thakur) Chief Manager (Mech. I/c.)

E-mail: rkthakur@rfcl.co.in

Mob: 8989710598

RAMESH THAKUR
Chief Manager (Mechanical) I/C
RFCL Ramagundam 505
Dist Peddapath, Telangana Lite.

Encl.: Tender Documents & Schedule of Rates (Annexure I to X)





# DECLARATION FOR SUBMISSION OF TENDER FORM-I

To, Chief Manager (Mechanical I/c.) Ramagundam fertilizers & Chemicals Limited Fertilizer City, Ramagundam District: Peddapalli (Telangana) Pin Code- 505 210
Dear Sir,
I/We hereby submit tender for "Annual rate contract for maintenance of VRF systems, split air conditioners, Water coolers, Refrigerators and Deep freezers Etc." at Ramagundam fertilizers & Chemicals Limited, Fertilizer City, Ramagundam, Telangana, for a period of two year as per tender separately signed and accepted by me/us, and rates quoted by me/us in attached schedule of rates in accordance with Notice Inviting Tender, terms and conditions of Tender, other documents and papers as detailed in the tender document.
I/We hereby agree to abide by and fulfil all terms and conditions referred to in the Tender Document /Work Order/LOA etc. and in default thereof, to forfeit and pay to the RFCL or its successors or its authorized nominees such sums of money as are stipulated in Terms and Conditions contained in the Tender Document.
I/We confirm having deposited the Earnest Money of Rs. 50,000/- (Rs. Fifty Thousand Only) vide Demand Draft No datedin favour of Ramagundam Fertilizers and Chemicals Limited payable at Ramagundam.
It is certified that Price Bid/Schedule of Rates is unconditional and quoted for all the items of 'Schedule of Rates/Price bid' in Figures and Words both and no item is blank/unquoted.
It is also certified that i/We not quoted "Nil or Negative" service Charges/ Consideration for this Job and the rates quoted by me/us in the price bid/SOR are workable. In case it is found that Service Charges/Consideration is "Nil or Negative" bid may be rejected in accordance with NIT's Condition 1.9.0 of GTCC.
If, I/we fail to start execution of the said contract in the time, specified in the tender documents or fail to deposit the amount of security deposit specified in the Tender Document, I/We agree that Ramagundam fertilizers & Chemicals Limited shall forfeit the said Earnest Money. The said owner shall also be at liberty to cancel the notice of acceptance of tender if I/We fail to remit Security Deposit amount as aforesaid or to execute an agreement or to start work as stipulated in the tender document/perform the contract faithfully.
Dated the day of 2021
Signature of Tenderer with Seal
Name & Address:

Hard Ja

Bidder's Initial & Seal

E-Mail Address: \_\_\_\_\_\_ Mobile/Telephone No.\_\_\_\_\_





# DECLARATION FORM FOR BIDDER DETAILS - II

A. The following declaration to be signed by Bidder and to be submitted along with required documents which would be duly self-certified:

Sr.	Description				
1.	Name of Applicant/Firm/Company				
2.	Complete Address along with Contact Person name, mobile number and Email Id				
3.	Company Profile:				
i)	Public / Private Limited Company/Undivided Hindu Family/Individual/ Partnership Firm/Co- Operative Society/LLP/Others (Please Mention)				
	(Please attach duly attested partnership deed (la copy/Incorporation certificates, Articles of associ attorney who is signing documents on behalf of a	ation and memora	ndum of associa	d registration ation and pov	wer of
4.	Year of Establishment /Registration No along with documentary proof if any				
5,	If a Bidder has relations whether by blood or otherwise with any of employees (including	YES / NO (I	f Yes, give the fo	ollowing deta	ails)
	employees on deputation) of RFCL, the Bidder must disclose the relation at the time of submission of Tender, failing which, RFCL shall reserves the right to reject the Tender or rescind the Contract.	Name & Designation of the Employee	Place of Posting	Relation Employe	
6.	P.F. Registration No. of the Contractor to be intim Documentary proof thereof.	ated along with			
7.	PAN No. of the Contractor to be intimated along with Documentary Proof thereof.				
8.	Whether bidders are registered or unregistered as per GST Laws. If registered the following details shall be provided-				
9.	GST Registration No. with Documentary Proof.				
10.	O. Service Accounting Code No.				
11.	Rate of GST applicable on the quoted rates		IGST	SGST	9
12	We have assessed & ascertained the rate of GST quoted services. It is clearly understood that RFC liability towards payment of GST over & above the				



(231)

	for any reason whatsoever except for statutory variation against documentary evidence.	Agreed
13.	ESI Registration No. of the Contractor to be intimated along with Documentary proof thereof.	
14.	If the party is registered as Micro/Small/Medium Enterprises as per MSMED Act,2006, the same may be confirmed by the bidder and submit a photocopy (Self certified) of the registration certificate in support thereof. Otherwise, it will be construed that the bidder is not registered as per MSMED Act, 2006. Registration month & Year should be prior to bid submission due date. Udyam certificate must enclose	
15.	Labour license no. of the bidder to be intimated along with Documentary proof thereof. If the bidder does not have labour license, then the bidder shall submit undertaking on their letter head regarding Labour License, as per the following format "In case this job is awarded to us i.e. M/s, we shall obtain Labour License from the appropriate Licensing Authorities i.e. Central / State Government, as applicable from time to time, under the Contract Labour (R &A) Act, 1970 &the rules enacted thereunder and submit a copy of the same to RFCL, Ramagundam before start of execution of contract work in RFCL, Ramagundam.	
	If we fail to submit labour license before start of execution work, we agree for forfeiture of EMD/SD and termination of Contract by RFCL"	

Dated the	day	of		20	12	1
-----------	-----	----	--	----	----	---

(Signature of Tenderer )	with the seal)
Mobile/Telephone No	





# E-BANKING MANDATE FORM

	PRINT ON LETTE	R HEAD OF CUSTOMER/VENDOR
Ref. No.		Date:
S No.	Particulars	Detailed to filled here
1.	Vendor/Customer Name	M/s.
2.	Vendor/Customer Code	
3.	Vendor/Customer Address	
4.	Vendor/Customer E-mail ID	
5.	Particulars of Bank Account	
300		
i)	Name of Beneficiary Name of the Bank	
ii)		
iii)	Name of the Branch	
iv)	Branch Code	
25.	Address	
1000	Telephone No.	
	Type of Account	
viii)		
ix)	RTGS/IFSC	
x)	9 digit MICR Code	
given ab	ne/us in the Bank account as me love are complete & complete. If it information, we would not held	entioned above. I/We hereby declare that the declaration the transaction is delayed or lost because of incomplete or d RFCL responsible for that.
		SEAL & SIGNATURE of Vendor/Customer
		has an A/c No. with us &
We cer	ify that M/s.	
we conf	irm that the details given above	are correct as per our record.
Bank St	amp:	
Date:		
		Signature of authorized officer of Bank
		(OR)
In case attache		tified/endorsed from the bank, a copy of cheque shall be





# PERFORMA NO - I

# INFORMATION REGARDING EQUIPMENTS WHICH TENDERER PROPOSES TO USE FOR THIS WORK

Sr.	Description	Quantity	Make	Capacity	Owner

Certified that the above information is correct.

	Signature of Tenderer with Seal
Name & Address	55
E-Mail Address: _	
Mobile/Telephon	e No





## **DEFINITIONS OF TERMS**

In the contract documents herein defined where the context so admits, the following words and expression will have the meanings assigned to them respectively:

- "The OWNER" means the RAMAGUNDAM FERTILIZERS AND CHEMICALS LIMITED (RFCL), incorporated in India, having its corporate office at 3<sup>rd</sup> & 4<sup>th</sup> Floor, Mohta Building, 4, Bhikaji Cama Place, New Delhi-110066.
- The "ENGINEER-IN-CHARGE (EIC)" shall mean the person designated as such by RFCL and shall
  include those who are expressly authorized by him to act for and on his behalf for operation
  of this contract.
- The "WORK" shall mean the works to be executed in accordance with the contract or part thereof as the case may be and shall include all extra, additional, altered or substituted works as required for purpose of the contract.
- "CONSTRUCTION EQUIPMENT" means all appliances and equipment of whatsoever nature for the use in or for the execution, completion operation or maintenance of the work unless intended to form part of permanent work.
- "SITE" means the areas in which the work is to be performed by the Contractor and shall include a part or portion of the site on which the permanent work is proposed to be constructed.
- The "TENDER DOCUMENTS" shall consist of Short Tender Notice, General Instructions to the Tender, General Terms and Conditions of Contract, Special Terms and Conditions of Contract, Specifications, Drawings, Time Schedule Tender Form, Performa or Agreement Form, Schedule of Rates, and Addendum/Addenda to Tender Documents.
- 7. "THE CONTRACTOR" means any person or persons or firm or company whose Tender has been accepted by RFCL with the concurrence of the Owner, and the legal personal representatives, successors and permitted assigns of such person, persons firm or company.
- The "CONTRACT" shall mean the Agreement between RFCL and the Contractor for the execution of the works including therein all contract documents.
- The "SPECIFICATIONS" shall mean the various Technical specifications attached and referred
  to in the Tender documents. It shall also include the latest addition of relevant Indian Standard
  Specifications published before entering into contract.
- 10. "The DRAWINGS" shall include Maps, Plans and Tracings OR Prints thereof with any modifications approved, in writing by the Engineer-in-charge and such other drawings as may, from time to time, be furnished or approved in writing by the Engineer-in-charge.
- The "CONTRACT DOCUMENTS" shall consist of Agreement, Tender documents as defined in Clause 6 & 8 above, Acceptance of Tender and further amendments.
- The "ALTERATION ORDER" means an order given in writing by the Engineer-in-charge to affect additions to or deletion from and alterations in the works.
- The "COMPLETION CERTIFICATE" shall mean the Certificate to be issued by the Engineer-incharge when the works have been completed to his satisfaction.
- 14. The "FINAL CERTIFICATE" in relation to a work means the Certificate issued by the Owner after the period of defect liability is over.
- 15. The "PERIOD OF DEFECT LIABILITY" in relation to work means the specified period from the date of issue of Completion Certificate up to the date of issue of Final Certificate during which the Contractor stand responsible for rectifying all defects that may appear in the works.
- 'ZERO DATE' shall mean the date of issue of LETTER OF ACCEPTANCE (LOA) or issue of WORK ORDER, whichever is earlier.
- 17. "GTCC" means General Terms & Conditions of Contract.
- 18. Technical Terms and Conditions & Special Terms and conditions are succeeding to GTCC. Any clause under different head shall be succeeded by clause in the succeeding head.





ELIGIBILITY CRITERIA for the Annual rate contract for maintenance of VRF systems, split air conditioners, Water coolers, Refrigerators and Deep freezers Etc. at RFCL, Ramagundam for a period of two years.

# A. Technical Eligibility criteria

 The bidders shall submit documentary evidence with respect to experience of having successfully completed "Similar works" in Chemical/Petro-chemical/Fertilizer Industry/Power Plants etc. "Similar work" means maintenance air conditioning system, nature of job and skill based on similar experience as defined in Scope of Work of Tender Documents and Schedule of Rates (but quantities can vary).

## B. Financial criteria

S. N.	Conditions	Documents required (To be submitted along with Technical bid)
1.	Bidder should be Service Provider / Contractor having successful experience of (particular work for which tender has been issued) during the last seven (7) years.	i) Bidder must submit the copy of valid industrial License issued by Statutory authority for being a manufacturer along with ISO certificate/GST Registration certificate / Udyog Adhaar / certificate issued by statutory authority / NSIC certificate or equivalent certificate.  ii) In case the manufacturer wants to quote through
	Note:	their authorized dealer/distributor or their authorized
	"The last 7 years shall be counted from last date of the preceding month in which tender has been Issued."	dealer wants to quote separately then authorization certificate from the manufacturer is required in addition to (i) above .The Authorization certificate should be issued for specific tender/enquiry.
		iii) Authorization letter from the company on behalf of the person signing the document be provided with technical bid.
		iv) For Proprietorship firm - Name of the proprietor to be mentioned. Affidavit of proprietorship in original duly notarized(Latest)
		v) For partnership firms –Affidavit in originals duly notarized, confirming the current status of the firm along with names of the partners. Copy of partnership deed duly notarized (latest) to be submitted
		vi) For Transport unions/Co-operative societies/Registered societies/Registered Companies, Limited or Pvt- Copy of Registration certificate /Copy of Resolution of members/Authority letter to participate in the tender.





 Bidder should have successfully completed (name of the work) during immediate last 7 years as mentioned below: Copy of Completion Certificate along with copy of Work Order from the organization where the work is executed is to be enclosed mentioning the completed value of each single work executed and performance certificate issued by the client.

One work not less than ₹ 10,39,982.25 of the estimated cost of NIT

or

Two works of not less than ₹ 6,49,988.91 of the estimated cost of NIT

10

Three works of not less than ₹ 5,19,991.13 of the estimated cost of NIT

 The Annual turnover of the bidder in last three financial years shall not be less than ₹ 3,89,993.35. Bidder shall submit financial standing through Audited\*
Balance Sheet/ Profit & Loss Account for the last three
financial years.

(FY 2017-18, 2018-19 & 2019-20)

# Note:

In case financial year closing date is within 6 months of date of issue of enquiry and audited annual report of preceding financial year is not available, bidder has the option to submit the financial details of the three previous years immediately prior to the last financial year. Otherwise, it is compulsory to submit the financial details of the immediate three preceding financial years. (Example, In case, audited annual report of immediate preceding financial year (year ending 31st March) is not available and where enquiry issue date is up to 31st December, the financial details of the three previous years immediately prior to the last financial year may be submitted. However, in case the enquiry issue date is after 31st December, it is compulsory to submit the financial details of the immediate three preceding financial years only. In case bidder is having subsidiaries

but only a single consolidated annual report is prepared as per prevailing law of land and audited which includes the financial details of their subsidiaries, consolidated audited

bidder can submit financial standing duly certified by practicing Chartered Accountants (not being an employee or a director or not having any interest in the bidder's company).

\* Where audited accounts are not mandatory as per law,



	annual report shall be considered for establishing the financial criteria subject to statutory auditor /chartered accountant of the bidder certifying that separate annual report of Bidder (without the financial data of subsidiaries) is not prepared and audited.  • Further, in case a bidder is a subsidiary company and separate annual report of the Bidder is not published, but only a consolidated annual report of the parent company is available, consolidated annual report shall be considered for establishing the financial criteria subject to statutory auditor of Parent Company /Chartered accountant of the Bidder certifying that separate annual report of the Bidder is not prepared and audited.	
4.	The net worth of the bidders should be positive for the Financial year 2019-20	A Copy of Audited* Balance Sheet should be submitted in support of your claim.
	Note:  "* date of last Financial year should be mentioned considering the period in which tender is issued".	* Where audited accounts are not mandatory as per law, bidder can submit financial standing duly certified by practicing Chartered Accountants (not being an employee or a director or not having any interest in the bidder's company).
5.	Bidder should have minimum working capital of ₹1,29,997.78 as per Audited Financial result of FY (Current Financial year in which tender has been issued).	Copy of audited balance sheet for the Financial year (Current Financial year in which tender has been issued) ending 2020 (end date of current financial year) should be submitted.
	"Working capital should be current assets minus current liabilities.	Or,  Requisite document issued either from any Indian scheduled Bank (except co-operative bank and Gramin Bank) for availability of unutilized fund-based line of credit for at least of ₹ 1,29,997.78 as on preceding month in which tender has been issued.
6.	Bidder must not be black listed by any government department/public sector undertaking/co-operative Unit.	Self-certification(s) for both should be submitted on Party's letterhead for the same.





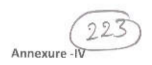
- II. Bidder must not be delisted / on Negative
  List by any government
  department/public sector
  undertaking/co-operative Unit in the last
  two years, as on date of participating in
  the tender.
- Bidder must not be on the Holiday list of RFCL.

#### C. EVALUATION CRITERIA:

Following evaluation criteria shall be followed:

- a. Techno-commercial bids (unpriced bids) of only those tenderers shall be opened who have deposited the requisite Earnest Money and tender fee as prescribed in the tender document.
- b. The price bid of only such tenderer shall be opened who fulfil the eligibility Criteria as defined under 'A' above and agree to all other terms and conditions stipulated in the NIT.
- c. The work shall be awarded on overall L-1 basis after evaluation of the bids based on quoted rates by the bidders as per quantities given in the schedule of quantities. It may be noted that, for evaluation purposes, if the tenderer does not quote rate for any item, the same shall be taken based on the highest rate quoted by any of the other tenderer. However, if such bidder happens to be lowest evaluated bidder, price of unquoted item shall be taken as Nil and considered as included in the bid price.
- d. Bidders shall quote contractor's service charges/profit margin up to TWO decimals only. The bidder shall note that, in case the bidder quotes service charges/profit margin percentage with more than two decimals, only first TWO decimals of the quoted service charges/ profit margin shall be considered for evaluation. The absolute amount shall be calculated accordingly
- e. Service charge/ Profit Margin/ Administrative charges quoted by the bidders necessarily has to be over and above zero percent. Further, zero percent includes all derivatives of zero up to 0.9999 % and thereof. (Which means contractor's service charge/profit margin shall not be less than 1.00%) as contractor's service charge/ profit margin will be rejected summarily.
- Any service charges not adhering to these guidelines shall be considered unresponsive and such bid shall not be considered.
- g. In case quoted rates of two or more bidders happen to be same, such bidders will be called to offer discount in sealed envelope based on maximum discount offered, L-1 bidder will be decided for placement of work order.





# SCOPE OF WORK:

# Service & Maintenance of Split Air Conditioners, VRF System, Water Coolers, Refrigerators, Deep Freezers, Water Dispensers and Air coolers etc

Scope of Work includes the Operation and Maintenance of the VRF System, Split Air conditioners, Water Coolers, Refrigerators, Deep Freezers, Water Dispensers and Air Coolers at RFCL, Ramagundam as detailed in the relevant sections of this document.

# A. Scope of Work

B.A.1 The contractor shall be responsible for the servicing and maintenance of the split air conditioners installed at various locations at RFCL Ramagundam factory site and at VIP Guest House, International Guest House (IGH) and transit accommodation at company quarters in the RFCL Township, and the operation, servicing and maintenance of VRF system installed at Technical Building, RFCL-Ramagundam. The scope of work also includes the service and maintenance of Water Coolers, Refrigerators, Deep Freezers, Water Dispensers and Air Coolers installed at various areas in Factory and Township and other places as specified by Engineer-In-Charge.

B.A.2 The total number of Equipment mentioned below are indicative. However, the number of machines can be increased or decreased to any extent by RFCL and the quoted rates /Profit amount shall be firm for any variation in quantities.

S. No.	Description	Quantity (Nos)			
1	Split Air Conditioner 1.5TR	80			
2	Split Air Conditioner 2.0TR	122			
3	Split Air Conditioner 3.0TR	2			
4	Tower AC 4.0TR	15			
5	Cassette AC 1.5TR	7			
6	Cassette AC 2.0TR	4			
	TOTAL	230			
3	VRF system of 130TR capacity (BLUE STAR make) – for Technical Building Offices outdoor condensing units:  28HPx5Nos and 26HPx1Nos Indoor Units: Hi-Wall Split 1TRx2Nos, 1.5TRx52Nos, 2.0TRx10Nos, Cassette IDU 2.0TRx2Nos (Total 66 indoor units) Refrigerant: 410a				
	VRF system (BLUE STAR make) of 27TR capacity for Canteen & Reception of Technical Building: Outdoor condensing units: 22HPx1Nos and 12HPx1Nos Indoor Units: Hi wall Split Units 2.0TRx12Nos (Total 12 indoor units), Refrigerant: 410a				
4	for Canteen & Reception of Technical Building: Outdoor condensing units: 22HPx1Nos and 12HP	x1Nos			

B.A.3 The list of other miscellaneous items.

S. No.	Description	Capacity	Make	Qty. (Nos)
1	Water Cooler	40/80L	Voltas	7
2	Water Cooler	150/150L	Voltas	8
3	Deep Freezer	320 L	Voltas	3
4	Deep Freezer	400 L	Voltas	1
5	Refrigerator	345L		1





S. No.	Description	Capacity	Make	Qty. (Nos)
6	Refrigerator	324L	Samsung	2
7	Refrigerator	240L	Whirlpool	2
8	Refrigerator	190L		5
9	Aircooler / Desert Coolers	51L	Symphony Jumbo	4
10	Aircoolers / Desert Coolers		147	56
11	Water Dispenser (hot/cold)		Voltas	3

Note: The quantities of above items are indicative. However, the number of machines can be increased or decreased to any extent by RFCL and the quoted rates shall be firm for any variation in quantities.

B.A.4 The payment of service and maintenance rates for above shall be as per clause 11 of STC.

# The scope of the contractor includes but not limited to this:

- B.A.5 Providing the continuous and trouble-free operation/ running of air conditioners, Water Coolers, Refrigerators, Deep Freezers, Water Dispensers and Air Coolers during the entire year. Rectifying the faults/breakdowns in the machines whenever these go out of order or work inefficiently.
- B.A.6 Shifting of the above-mentioned machines from one location to another location as instructed by Engineer-in-charge shall be in the scope of the contractor.
- B.A.7 Scheduled checking, servicing, overhauling of the air conditioners and other machines as per the maintenance schedules given elsewhere in this tender document or as approved by the Engineer-in-charge.
- B.A.8 Repairs/ replacement/ overhauling of all such parts of the machines, which become defective or get damaged during the operation/ repairs/ transportation of machines as approved by the Engineer-in-charge.
- B.A.9 All the Materials, Spare Parts, Tools, Tackles, other facilities and Manpower required to carry out the job as stipulated above shall be arranged by the Contractor at his own cost.
- B.A.10 Refrigerant gas and compressors required during O&M shall be arranged by contractor at his own cost. RFCL will paid this amount to contractor as per charges mentioned in SOR-Part B.
- B.A.11 The contractor shall replace the air cooler pads Twice in a year as directed by the Engineer-In-Charge. The air cooler pads shall be genuine purchased from standard makes to the satisfaction of Engineer-In-Charge.
- B.A.12 The contractor shall maintain sufficient stock of spares so as to attend preventive/breakdown maintenance and other complaints:
  - Spares for Air conditioners & Water Coolers / Refrigerator / Deep freezers / Water Coolers:
    Blower motors, thermostat, relays, overload protectors, fan blades, capacitors, all type of filters, switches, knobs, capillary tube, piping, water taps, floats, bulbs, Rubber seals, electric wiring, plugs, refrigerants, flexible drain hose pipe and any other part as may be required.

    Spares for Desert Coolers:

Complete water pump unit, Fan motor of different make used presently, various water distributing parts from pump discharge to suction pads, suction pads / filters, water inlet valve complete with float etc. Electric wiring, plugs, switches, knobs, speed regulators, grill indication bulbs, nuts, bolts, clamps, and any other part as may be required.

# B. REPAIR/ REPLACEMENT OF COMPONENTS AND SPARE PARTS:

B.B.1 The contractor shall replace the defective parts with OEM spares, genuine, and new. The contractor shall submit documentary evidence/bill showing the purchase of OEM spares.



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- B.B.2 The contractor shall be allowed to take out a unit for repair against "RFCL security gate inward/Outward entry gate pass" in case any compressor OR any other component (such as motor, PCB etc) is required to be repaired from outside. The Contractor shall make his own arrangement for transportation, handling etc. and no extra payment will be made by RFCL for the same.
- 8.8.3 While taking out and delivering back the components, the contractor's representative shall sign in the register kept for this purpose.
- B.B.4 In case any Defective Old Part (DOP) is replaced with new part, the DOP shall remain the property of Contractor, if all such replacement is done by him at his own cost. However, in case the defective part is replaced with the new spares supplied by RFCL, the old parts will be returned back to RFCL Store.

## C. OPERATION / RUNNING OF MACHINES:

- B.C.1 The essence of this contract is to provide the continuous and trouble-free services of Air conditioners and other machines to the patrons and the contractor shall make every endeavor to achieve this and strive hard to minimize the inconvenience on account of break downs stoppage of the units/ machines.
- B.C.2 Whenever a machine develops a fault, the same shall be communicated to the Contractor's Supervisor over phone or in writing by the RFCL's Engineer or his representative. The contactor shall arrange for entering complaints related to Air conditioners on complaint register during normal working hours i.e. 8.30AM to 5.30 PM currently. These complaints are also to be communicated to Engineer-in-charge.
- B.C.3 The contractor shall rectify the fault immediately and make the machine operational on the same day. Only in exceptional circumstances, the contractor shall be allowed to rectify it on the next day. In case of failure of compressor, the contractor shall be allowed to rectify the machine within 3 (Three) days. Otherwise, penalty shall be charged as clause B.6.2. The compressors of the machines, which are under the manufacturer's standard warranty (for compressor) of five years, shall have to be got replaced/repaired/rectified through manufacturer by the contractor.
- B.C.4 In case, RFCL observes that the contractor is delaying the repair of some machines, RFCL shall get the same repaired through other agencies including RFCL at the risk and cost of the contractor + 25% departmental charges.
- B.C.5 Records for all the running/ periodic maintenance jobs; break down jobs, daily complaints etc. shall be maintained by the contractor neatly and regularly in proper Performa, Log Sheets etc for inspection by Engineer-in-charge.

## D. WORK SHOP FACILITIES AND STOCK OF SPARE PARTS TO BE MAINTAINED BY THE CONTRACTOR:

- B.D.1 The contractor shall arrange all the materials, tools, tackles, instruments, equipment and spare parts etc. required for attending the defects in the machines expeditiously.
- B.D.2 All the spares, tools, tackles, instruments and equipment shall be brought inside the factory against an inward gate pass and shall be marked with contractor's identification sign to avoid any difficulty in taking the same out of the factory premises, by the contractor.
- B.D.3 The materials brought inside shall be shown to the Engineer-in-charge or his representative and entered it in the material register being maintained by the contractor duly counter signed by RFCL's representative.
- B.D.4 The contractor shall make his own arrangements for the welding/brazing of tubes etc. by bringing his own gas cylinder, welding nozzles, brazing wire etc. at the work site.
- B.D.5 RFCL shall not be responsible for the safety of material brought by the contractor in this connection with contract. The successful tenderer shall be fully responsible for safe custody of the material.





## E. Manpower

B.E.1 The contractor shall deploy the following minimum manpower on all working days:

Technician - 02 No (Skilled)

Helper - 04 Nos (Unskilled)

However, the contractor shall maintain sufficient staff so as to ensure that all the complaints are resolved on the same day.

The staff may be called at any time apart from the working hours or may be called on including Sunday/Holidays based on the requirement. No extra payment shall be made by RFCL for that period.

B.E.2 The contractor shall deploy the Supervisor for full time basis for proper monitoring and job supervision.

# F. Penalty

- B.F.1 For the faults other than compressor, the first one day will be Penalty Free period. Thereafter @ Rs 100/- per day per machine (per indoor unit, in case of VRF system) will be charged from the contractor for the machine under repair until the machine is not repaired and verified by Engineer-In-Charge. No Service Charges shall be payable for the period machine remains under repair on prorate basis.
- B.F.2 Machines requiring repairs of compressor / sealed units, no Penalty will be charged for three days and there after penalty @ Rs 100/- per day per Machine will be charged from the Contractor for the machine under repair until the machine is not repaired and verified by Engineer-In-Charge. No Service Charges shall be payable for the period machine remains under repair on pro rata basis.

# G. MAINTENANCE SCHEDULE:

- B.G.1 The intent of maintenance schedule is to define the maintenance requirement as listed below but not necessarily limited to this, will be, in general in accordance with the recommendations laid down by the manufacturers and standard engineering practices.
- B.G.2 The complete wet service of the machines shall be done by the contractor twice in a year.

## B.G.3 MONTHLY:

- i) Cleaning of Air Filters.
- ii) Cleaning of Fan Blower.
- iii) Cleaning of Front Panel / Cabinet.
- iv) Checking of Air Flow
- Checking of Plug, Switches and other connections against tightness with special reference to earthing.

#### B.G.4 SEASONAL:

- Checking of mounting springs.
- Cleaning of Evaporator and Condenser Coils.
- iii) Checking of Compressor Unit
- iv) Overhauling of Fan / Blower Motors.
- Replacement of Defective/ Damaged Components.
- vi) Replacing the air cooler pads

# H. RFCL'S SCOPE SUBJECT TO AVAILABILITY

- B.H.1. Canteen facilities in Factory premises on chargeable basis subjected to availability.
- B.H.2. First-aid services in Factory premises for on duty staff, subject to availability.



## General Terms and Conditions of Contract

- 1.1.0 The execution of the work may entail working in all the site and weather condition and no extra rate will be considered on this account. The Contractor may have to carry out the jobs to work round the clock as per our requirement to be decided by Engineer in-charge and the Contractor should take this aspect into consideration for formulating his rates and quotation. No extra claim/overtime will be paid on this account.
- 1.2.0 Electricity, Water and Service Air will be provided free of cost at one point as per requirement of the job subject to availability.
  - All lifting tools & tackles are to be got tested, wherever applicable, under the Competent Person engaged by State Government from time to time and the certificates duly verified by Competent Authority are to be submitted to the Department before taking up the job.

# 1.3.0 Accommodation and Land for Contractor's Godown/Workshop:

- 1.3.1 Suitable accommodation will be provided for the Contractor or his authorized representative on chargeable basis, if available.
- 1.3.2 RFCL may allocate land for putting temporary Godown/ workshop for making storage, work site by the Contractor, free of cost.
- 1.3.2.1 The CONTRACTOR shall at his own cost construct temporary structures as required by them for their office, fabrication shop and construction stores only in the area allocated to them on the project site by the RFCL or his authorised representative and provide suitable water supply and sanitary arrangement and get the same approved by the ENGINEER-IN-CHARGE. No unauthorised buildings, constructions or structures should be put up by the CONTRACTOR anywhere on the project site
- 1.3.2.2 On completion of the works undertaken by the CONTRACTOR, he shall remove all temporary works erected by him and have the SITE cleaned as directed by ENGINEER-IN-CHARGE.
- 1.3.2.3 If the CONTRACTOR shall fail to comply with these requirements, the ENGINEER-IN-CHARGE may at the expenses of the CONTRACTOR remove such surplus, and rubbish materials and dispose of the same as he deems fit and get the site cleared as aforesaid; and CONTRACTOR shall forthwith pay the amount of all expenses so incurred and shall have no claim in respect of any such surplus materials disposed of as aforesaid.
- 1.3.2.4 RFCL reserves the right to ask the CONTRACTOR any time during the pendency of the CONTRACT to vacate the land by giving 7 days' notice on security reasons or on national interest or otherwise.
- 1.3.2.5 No person except for authorised watchman shall be allowed to stay in the plant area/CONTRACTOR's area after completion of the day's job without prior written permission from ENGINEER-IN-CHARGE.
- 1.3.2.6 Land for Residential Accommodation: No Land shall be made available for residential accommodation for staff and labour of CONTRACTOR
- 1.4.0 The Contractor shall have to make his own arrangements for all Tools & Tackles, Skilled and Unskilled labours etc. required for the job. The work is subject to inspection at all time by





- the Engineers-in-charge and the Contractor shall have to carry out the work to the entire satisfaction of the Engineer-in-charge.
- 1.5.0 Sub-Contracting: Sub-Contracting of the job will not be allowed without prior written permission of the owner (RFCL).
- 1.6.0 Statutory deduction on account of Income Tax and GST TDS on works contract shall be made at the rates applicable at the time of release of payment to the bidder.
- 1.7.0 The rates quoted will be firm for the currency of the contract period and will not be subjected to escalation irrespective of any increase what so ever. The rates quoted for materials, if any, are F.O.R. RFCL Site, Ramagundam and are inclusive of all taxes. No taxes will be paid extra (excluding GST). However, the escalation pertaining to labour deployment component will be allowed as per clause 1.30.0

# 1.8.0 Earnest Money Deposit:

- a) The Tenderer should make a deposit of Earnest Money and Tender Fees as prescribed in NIT/Tender by an A/C Payees Demand Draft (Separate for both) drawn on any Scheduled Bank except Rural or Co-Operative Bank in favour of "Ramagundam Fertilizers and Chemicals Limited," payable at Ramagundam. The Earnest Money and Tender Fees shall not be accepted in any other form except specified.
- b) The Earnest Money and Tender Fees should accompany the Tender in separate Envelope without which tender may not be opened and it may be considered as rejected at the sole discretion of RFCL. However, Bidders firm registered, Prior to bid submission due date, with NSIC/MSE (Micro & small) vendors are exempted from submission of Tender fee and EMD subject to submission of documentary evidence that the bidder is a Micro or Small Enterprises registered with District Industries Centers or Khadi and Village Industries or National Small Industries Corporation or Directorate of Handicrafts and Handloom or any other body specified by Ministry of Micro, Small and Medium Enterprises or Udyog Aadhaar Memorandum.
- c) In case tenderers are required to collect tenders from RFCL Office, the tender sets may be given upon the submission of the tender fee in prescribed mode/form as above. In case parties download the tenders from the website, tendered are required to submit the respective tender fee along with EMD.
- d) Earnest Money Deposit will be refunded to all unsuccessful bidders after award of Contract/Placement of Order against the tender to Successful bidder. Earnest Money Deposit will be refunded to all Technically unsuitable bidders within 30 days after expiry of tender validity period or placement of order against tender whichever is earlier. No Interest shall be payable by RFCL for amount deposited as Earnest Money.
- e) Earnest Money is liable to be forfeited if tenderer:
  - i. Withdraws or modifies offer in full or part during the validity period
  - ii. Failure of the bidder to honor their offer.
  - Does not accept Purchase / Work Order if placed by RFCL
  - Does not Confirm of acceptance of order within the stipulated time after placement of order.
  - Inability to perform satisfactorily after receipt of order in case of successful bidder.
  - vi. If documents submitted along with the bid are found false, fabricated etc.



# 1.9.0 The following tenders will be liable to summary rejection:



- a) Tenders submitted by Tenderer who resort to canvassing.
- b) Tenders, which do not fulfil any of the conditions, laid down in the Tender Documents or are incomplete, in any respect.
- c) Tenders, which contain uncalled for remarks or any alternative additional conditions.
- d) The company reserve the right to accept the lowest or any other Tender in part or in full or award parallel contracts or reject all OR any of the Tender without assigning any reasons thereof.
- e) Tenders received late / delayed.
- f) Bidder's bid should be workable and price bids quoting "Nil" consideration or "Negative" or "Zero or its derivatives (i.e. not less than 1.00%) as contractor's service charge/ profit margin will be rejected summarily.
- g) Bids having less than current minimum wages as specified by Govt of India/Telangana State Govt. whichever is higher and not fulfilling the related statutory requirements as per applicable labour laws/other laws from time to time.
- h) Tenders not accompanying the Earnest Money and Tender fee of prescribed value and prescribed mode/form.
- i) Ring tendering/Cartel formation
- 1.10.0 If the Tenderer has relations whether by blood or otherwise with any of the employees (including employees on deputation) of the RFCL, the tenderer must disclose the relation in the Form of Declaration attached, at the time of submission of tender failing which RFCL shall reserve the right to reject the tender or rescind the Contract.
- 1.11.0 The Contractor shall at all times indemnify RFCL against any claim which may be made under the ESI Act 1948, regulation/ scheme or any statutory modifications thereof or otherwise for or in respect of any damage or compensation payable in consequence of any accident or injury sustained by any workman or other person whether in the employment of the Contractor or not.
- 1.12.0 In every case in which by virtue of provision of ESI Act 1948 or any other Law for the time being in force, RFCL is obliged to pay compensation to a Workmen employed by the Contractor for the execution of the work, RFCL will recover the amount of the compensation so paid from the Contractor's bill, Security Deposit, Bank Guarantees.
  - a) The Contractor will be solely responsible for any liability for his workers in respect of any accident, injury etc. arising out of and in the course of Contractor's employment. For this purpose, he shall obtain ESI Registration Number from Appropriate Authorities and deposit both Employer's as well as employees share of ESI contribution each month with ESI Authorities and also make necessary compliance of the provisions of the ESI Act, its regulations and scheme. The Contractor shall be responsible for recovery of employees share of ESI contribution from the concerned Contract Labour and RFCL will not bear any liability whatsoever on this account. Further, the Contractor also indemnifies RFCL against any damages/interest that may be imposed by ESI Authorities on account of non-payment/delayed payments towards ESI.
  - b) The Contractor shall ensure that contribution on account of ESI is deposited by due date of month and he will be required to furnish photocopy of ESI challan every month by 21st of the month following the month to which it relates. For this purpose, every month the Contractor shall submit to RFCL a copy of wages sheet as a proof of wages paid to the staff, treasury challan regarding depositing of ESI amount etc. for perusal of officer in charge and will also submit quarterly/periodically statements of ESI etc. as required





under various labour laws in respect of staff engaged in execution of jobs. He will also submit half yearly return of ESI.

# c) Insurance Cover for Workmen:

All workers whose salary is more than Rs 21,000/- per month need not to be covered by ESI. However, contractor to take insurance policy to cover the risk towards temporary disablement and permanent disablement for the workmen.

The contractor shall obtain adequate Insurance Policy in respect of his workmen to be engaged for the work compulsorily towards compensations as admissible under the Workmen's Compensation Act 1923, and Rules framed there under upon death/disablement of a worker. Photocopy of this Insurance policy is required to be submitted by the Contractor to RFCL immediately after the issue of LOA but before the start of the work. Payment against the work done will not be released to the Contractor until and unless photocopy of the Insurance policy is submitted to the RFCL.

CONTRACTOR shall at his cost and expense take out insurance policy from a suitable insurance company acceptable to owner and maintain for the entire period until ACCEPTANCE OF WORKS or until such time thereafter as the CONTRACTOR may consider appropriate the following insurances.

- Workmen's Compensation Insurance (WCI): This insurance shall confirm to and satisfy all the requirements of the applicable laws and regulations of the country, state territory or province having jurisdiction over the CONTRACTOR 's employees engaged in the WORKS.
- ii. Employer's Liability Insurance (ELI): The insurance shall cover the liability of the CONTRACTOR as employer, for compensation beyond the coverage of the Workmen's Compensation Insurance for bodily injury to or loss of life the CONTRACTOR's employees while engaged in the WORKS.
- iii. Third Party Liability Insurance (TPL): This insurance shall cover legal liability for bodily injury to loss of life of and/or damage to and loss of properties of the third person party arising out of the performance by the CONTRACTOR of the works.
- iv. Automobile Liability Insurance (ALI): This insurance shall cover all the CONTRACTOR's liabilities in connection with use by the CONTRACTOR for the WORKS of any mobile equipment and automobile and when used which are owned, non-owned hired and otherwise placed under the CONTRACTOR's administration and control, or bodily injury to loss of life of and/or property damage of any person or party.
- v. Other Insurance: Other insurance which shall be necessary or which the CONTRACTOR deems necessary for proper performance of the WORKS

Inclusion of such insurance requirements in such contracts as aforementioned however, shall not release the CONTRACTOR from any of his responsibilities and liabilities under the CONTRACT.

1.13.0 Wages shall be paid by the Contractor to the workman directly into their bank accounts through Electronic Fund Transfer without the intervention of any Jamadars or Thekedars and contractor shall ensure that no amount by way of commission or otherwise is deducted or recovered by Jamadars from the wages of workman.





- 1.14.0 The Contractor may employ such employees/ labours as he may think fit and the employees so employed shall be employees of Contractor for all purposes whatsoever and shall not be deemed to be in the employment of RFCL for any purpose whatsoever. The Contractor shall abide by all rules, laws and regulations that may be in force from time to time regarding the employment or conditions of service of the employees. If under any circumstances whatsoever, RFCL is held responsible in any manner whatsoever for the default or omission on the part of the Contractor in abiding by the aforesaid rules, regulations and laws or held liable or responsible to the employees of the Contractor in respect of any matter whatsoever and called upon to make payments on that account, RFCL shall be reimbursed by the Contractor for the same as also any other expenses costs and charges incurred by RFCL in any proceeding or litigation arising out of any claim, demand or act on the part of the employees of the Contractor,RFCL shall be entitled to claim, demand or compensation from the Contractor in that event. RFCL shall also be entitled to recover the aforesaid amount from the Contractor from any amounts that may become due and payable to Contractor.
- 1.15.0 In case of any difference of any of the terms and conditions either in the meaning or understanding or contradictory terms or conditions at different places/portions in this document, the stricter terms favoring RFCL will apply. Interested tenderer after studying the tender documents carefully, may obtain necessary clarifications, if any in writing before tendering, submitting of tender implies that the Tenderer has obtained all the clarifications required. No claim on ground for want of knowledge in any respect will be entertained. No claim for extra charge consequent upon any misunderstanding or otherwise will be allowed.
- 1.16.0 The Contractor shall be liable to RFCL for any omission or commission on his part or on the part of his employees thereby causing any loss, damage or inconvenience to RFCL.
- 1.17.0 The Contractor shall make his own arrangement for removal of old as well as unused material, including packing materials and empty cases free of cost from work site to the place indicated by the Engineer-in-charge after completion of work and nothing extra will be paid.
- 1.18.0 The decision of Engineer-in-charge in regard to all matters relating to the Tender and for determine the category of work with reference to material of an item not mentioned in scope of work shall be final.
- 1.19.0 If the Contractor gives an undertaking (along with Technical bid) citing that the PF Code will be obtained before start of work and failure to do so, then RFCL shall have the right to terminate the Contract without any compensation or payment.

## 1.20.0 Quantum of Job:

The estimated quantity and value of work has been given on the basis of technical assessment and indicates the approximate quantities. The Contractor shall have to execute any or all the jobs depending upon the requirement of the RFCL. However, RFCL will not give any guarantee for minimum billing or minimum quantum of work to be executed against the contract. The rates shall remain firm for the increased or decreased quantities. Payment shall be made on the basis of actual quantities executed.

1.21.0 Rights of Owner (RFCL): If the Contractor is unable to execute the work and any loss is incurred by the Contractor in this respect, it will be to the Contractor's account. The Company may also terminate the contract after giving 15 (Fifteen) days' notice, if in its opinion, the work under the contract is not being done to its satisfaction.





A unilateral stoppage of work by the Contractor shall be considered a breach of the CONTRACT and the OWNER reserves its right to take necessary and suitable action as it may deem fit, to adequately protect his/its interest at the risk and cost of the contractor. Any aforesaid action shall be without prejudice to any other action rights and remedies etc. that may also be available

In the above events, RFCL shall have right to get the job done by any other agency/ own resources at the risk and cost of the Contractor till the expiry of period of the contract and recover the cost plus 25% to the Contractor.

## 1.22.0 Validity and Extension of Contract:

- a. Validity of Contract: The contract shall remain valid for a period as specified in NIT reckoned from the date of its award. The job can, therefore, be got done any time during the tenure of the contract. In such case, normally, a notice of 7 days would be given for starting the job but the Contractor should be able to mobilize within 24 hours, if the necessity so arises.
- b. Extension of Contract: The extension of contract can be given on the same rates, terms & conditions for a period of three months as per mutual consent. Further extension may be given only in exceptional circumstances based on justification and merit of the case.

#### 1.23.0 FORCE MAJEURE:

The terms and conditions agreed upon under the contract shall be subject to Force Majeure. Neither the Contractor nor RFCL shall be considered in default in the performance of their obligation contained therein, if such performance is prevented or delayed or restricted or interfered with by reason of War, Hostilities, Revolutions, Civil Commotion, Strike, Epidemics, Accidents, Fires Flood, Earthquake, regulation or ordinance or requirement of any Government or any sub-division thereof, or authority or representative of any such Govt. and/or due to technical snag/reasons or any other Act whatsoever, whether similar or dissimilar to those enumerated beyond the reasonable control of the parties/bidders hereto or because of any act of GOD. The party so affected, upon giving prompt notice to the other party shall be excused from such performance to the extent of such prevention, delay, restriction or interference for the period it persists provided that the party so affected shall use its best efforts to avoid or remove such causes of non-performance if possible and shall continue performance hereunder with the utmost diligence whenever such causes are removed. Should one or both parties be prevented from fulfilling their contractual obligations by a state of Force Majeure lasting continuously for a period of one week, the two parties to the contract shall meet and decide about the future course of action for implementation of the contract.

## 1.24.0 Deleted.

1.25.0 RFCL shall have power to make any alteration in, omission from, addition to, or substitutions for original Specifications and instructions which may be considered necessary, during the progress of work and Contractor shall have to carry out the work in accordance with any instruction which may be given to him in writing duly signed by Engineer-in-charge. Such alteration, omission, additions, substitutions, shall not invalidate the contract and any altered, additional or substituted work which the Contractor may be directed to do in the manner above specified as a part of the work, shall be carried out





by the Contractor on the same condition in all respects on which he has agreed to do the main work.

- 1.26.0 If the rate for the additional altered or substituted work are specified in the contract for the work, the Contractor is bound to carry out the additional, altered or substituted work at the same rate as per specifications in the rate contract for that work.
  - a) In the event the extra or substituted items of the work does not fall in category as above, the cost will be calculated on the basis of actual labour and consumable materials utilized for the job. The quoted rates will be inclusive of overhead and profit. The quantum of labour and consumable material used will be assessed by the Engineer-in-charge, whose decision in this respect will be final and binding upon the Contractor. The Contractor will be required to obtain prior approval of RFCL for rates payable to him for such extra items.
  - b) In case, the Contractor fails to do the extra and/or substituted work. RFCL will have the option to get the work done through another agency at the Contractors' risk and cost as per clause no. 1.21.0 of General Terms and Conditions.

# 1.27.0 Security Deposit:

- a. The Security Deposit together with EMD/Initial Security Deposit shall be 10% of the contract value.
- b. In case of work awarded, Initial Security Deposit (ISD) shall be 2.5 % of the Contract Value which is required to be deposited within 10 days of the issue of the letter of acceptance by the successful tenderer. EMD can be adjusted against Initial Security Deposit. The balance amount of Security Deposit (S.D.) @ 7.5% of the bill value shall be deducted from each Running Bill of the Contractor so as to make the total recovery of Security Deposit @ 10% of the Contract / Work Order Value.
- c. Alternatively, Successful bidder can furnish Performance Bank Guarantee (PBG)/ Bank Guarantee (BG), in lieu of ISD & SD, from any Nationalized / Scheduled Bank except Rural and Co-operative bank equivalent to the 10% of the contract value valid up to the expiry of Defect Liability period + three months claim period within 10 days of the issue of the letter of acceptance (As per proforma attached at Annexure IX).
- d. In case work is split between two or more parties, SD shall be submitted based on the value of split order.
- e. No interest shall be paid on security deposit. EMD shall be considered as part of SD.
- f. RFCL is entitled without being bound to do so, to adjust the whole or any portion of the security deposit towards the recovery of any amount due to RFCL from the successful tenderer/Contractor.
- g. Security deposit or such portion thereof that has not been adjusted towards recovery of amount due from the successful tenderer/Contractor shall be returned to contractor after obtaining 'No objection certification' from executive department after expiry of 'Defect Liability Period' on demand within 30 days.
- If the Contractor submits security deposit in the form of Bank Guarantee (BG) as above, EMD shall be refunded along with first RA Bill payment.
- i. Security deposit shall be forfeited in case the vendor fails to execute the order.





## 1.28.0 Period of liability (Defect Liability Period) :

The Contractor shall guarantee for the work done for a period of 3 months from the date of issue of Completion Certificate. Any damage or defect may arise or lie undiscovered at the time of completion certificate, in the workmanship shall be rectified or replaced by the Contractor to the satisfaction of RFCL. In default, the Engineer-in-charge may cause the same to be made good by other Contractor and deduct expenses (of which the certificate of Engineer-in-charge shall be final) from any sums that may be there or at any time thereafter become due to the Contractor from his Security Deposit.

# 1.29.0 PROCEDURE FOR MEASUREMENT/BILLING OF WORKS IN PROGRESS:

## a. Measurement and Billing:

All measurement shall be in Metric System. All the works shall be measured jointly by Representatives of Engineer In charge and. Contractor. Contractor shall prepare measurements on prescribed proforma and get it verified from Sectional Heads and Area In charges of the Executive Department at RFCL before raising the bill.

The Contractor will submit a bill in approved proforma in triplicate to the Engineer In-Charge of the work giving abstract and detailed measurements for the various items executed during a month before expiry of the 1st week of the succeeding month along with the copy of the following documents and all other documents to comply with the statutory requirement.

- Self-attested copy of the challan and ECR with respect to PF deposit relating to previous month.
- Self-attested copy of ESI challan relating to previous month and its payment receipt.
- iii. Self-attested copy of the wage sheet
- Self-attested copy of the proof for transfer of salary to the workers bank account through online transfer (EFT only).
- v. Self-attested copy of GST Deposit relating to previous month
- vi. Any other document if required as per NIT.

## b. Running Account Payments:

All running account payments shall be considered as advance payment against the final bill payment and not as payments for work actually done.

#### c. Completion Certificate/Final Bill:

The Engineer In-charge shall normally issue to the Contractor the completion certificate within one month after receiving an application thereof from the Contractor after verifying from the completion documents and satisfying himself that the work has been completed in all respects in accordance with the instructions, specifications of contract documents. The Contractor after obtaining the completion certificate is eligible to present the final bill for the work executed by him. The final bill shall be prepared in the prescribed proforma with reference to the total work covered by the contract. Such bill to be drawn up applying the applicable rates specified in the schedule of rates to the relative measured quantities. The final bill shall also include all additional claims of the Contractor and considered as conclusive.

The final bill, complete in all respects, shall be submitted by the Contractor within 30 days of the completion of work. No further claim shall be allowed by RFCL after Final bill.



Bidder's Initial & Seal



The following documents shall be submitted to comply with statutory requirements apart from the documents to be submitted with the RA bills:

- i. Undertaking against the compliance of the labour laws in the prescribed format
- ii. No claim certificate in the format approved by RFCL
- iii. Copy of the Form 19 (or) Form 13 of employees send to PF office if required.
- Material reconciliation statement for all materials issued by RFCL to the contractor whether on free-issue basis or chargeable basis if any.
- v. No dues certification for facilities provided by RFCL to the contractor.
- vi. Certificate of clearing of temporary establishments of the contractor at site.
- Indemnity certificate towards all Labour payments and statutory payments, indemnifying RFCL/Consultant in this regard.

In case final bill is not submitted within 30 days, as specified above, the Engineer-in-Charge shall be at liberty to carry out their own measurement/recording of work done and may make payment or recover balances based on such measurement/recording which shall be binding on the contractor.

#### d. Final Certificate:

Within 15 days of Contractors application made after the expiry of the period of defect liability provided in clause 1.28.0 here of satisfaction of all liabilities of the Contractor in respect there of the Engineer In-charge that the Contractor has performed the obligations in respect of the defect liability period and until issue of such final certificate, the contractor shall be deemed not to have performed such liabilities, notwithstanding issue of completion certificate or payment of the final bill by RFCL.

# 1.30.0 Terms of Payment:

- a. Payment of monthly running account bill complete in all respect shall be made after making necessary recoveries as per contract within 30 days of receipt of bill. Payment of final bill shall be released within 60 days after receipt of bill completed in all respect. Payment of 10 % security deposit/deducted shall be released after completion of defect liability period on demand within 30 days.
- b. All payments shall be made to Contractor through Electronic Funds Transfer (NEFT/RTGS Process) as per information furnished by the Contractor in prescribed e-banking mandate form. Any change in the particulars shall be immediately informed to RFCL.

#### c. Escalation in Rates:

- i. The escalation/de-escalation in wages, if any, will be reimbursed for the component for the statutory part of the payment like, minimum wages (Basic+VDA), PF, ESI, Bonus, Leave Payment etc., however no escalation/de-escalation will be paid on the contract profit margin.
- ii. Escalation/de-escalation is applicable only in the case of Complete/Pure Man power supply contracts. For all other contracts, prices/rates quoted shall remain firm and fixed till the completion of work/Final certificate as per tender and shall not be subject to escalation. However, if any Contract labour component identifiable in the Contract, RFCL may pay the differential Minimum wages only to the extent of labour component





if claimed by the Contractor, in case Minimum Wages are increased subject to submission of supporting documentary evidence.

iii. The escalation/de-escalation in wages, if any will be reimbursed as per following: Formula= Billed amount \*Wt.avg. factor\*(% of labour component)

Note: Billed amount is an amount excluding GST and Contractors Profit Margin

For example- Calculation of increase in Minimum Wages Impact as given below:

S.No.	Category	Old Rat (Rs./day)	eNew rat (Rs./day)	(Rs./day)	Proportion factor (Rs.)	Manpower deployed (No's)	Wt.avg difference (Rs./day)
1	Α	В	С	D=C-B	E=D/B	F	G=E*F
2	Skilled	*522	*527	5	0.0096	5	0.0479
3	Semi-skilled	*433	*437	4	0.0092	2	0.0185
4	Un-skilled	*370	*373	3	0.0081	11	0.0892
5				Total	0.0269	18	0.1556
	Wt.avg factor (G5/F5)						0.0086

<sup>\*</sup> The above figures mentioned at **B & C** are indicative and actual figures may change depending upon the minimum wage notifications from GOI/ Telangana State Govt. whichever is higher (Minimum of wages of either Telangana state govt. or GOI whichever is higher shall be considered at the time of Price bid opening or as referred in the NIT and the same shall be continued till the currency of the Contract)

## d. Tax Liability:

- The rates to be quoted by the bidder should be inclusive of all duties, taxes, levies, entry tax etc. but excluding GST. The GST will be reimbursed to the contractor against Tax invoice subject to submission of documentary evidence.
- ii. No variation on account of taxes and duties, statutory or otherwise, shall be payable by RFCL to Contractor/Vendor except for GST. However, any statutory variation for GST shall be payable up to date of completion against documentary evidence except for period for which is completion is delayed due to delay by Contractor. Any reduction/deletion in Taxes / duties / cess / levies / fees shall be passed on to RFCL
- Addition of new taxes imposed by the State Governments/Central Government after submission of tender documents and during contractual period shall be to RFCL's account.
- iv. Statutory deductions on account of any law for time being in force shall be made at the rates applicable at the time of release of payment to the bidder.





## e. Raising of Invoice/Bill:

Contractor shall issue the tax invoice in accordance with GST Law within stipulated time i.e. 30 days of rendering the service.

If Contractor is a registered taxable person, a tax invoice is issued based on the rules regarding details required in a tax invoice, following are the mandatory fields in an invoice.

- i. Invoice number and date
- ii. Customer name
- iii. Shipping and billing address
- iv. Customer and tax payer GSTIN
- v. Place of supply
- vi. HSN code/ Accounting code of services
- vii. Taxable value and discounts
- viii. Rate and amount of Taxes i.e. CGST/SGST/IGST
- ix. Item details i.e. description, unit price, quantity

In the event that the Contractor fails to provide the invoice in the form and manner prescribed under GST act, RFCL shall not be liable to make any payment against such invoices.

# f. Debit notes and credit notes:

All revisions, rectifications, modification, settlement of taxable value or tax charged may have to be carried out through debit notes and credit notes as early as possible. Further, Credit note shall be issued not later than September month following the end of the financial year in which supply was made or date of filing of the relevant annual return, whichever is earlier. If Contractor fails to issue debit/ credit note as the case may be RFCL may withhold the payment till rectification of such differences.

## g. Uploading of Taxable Invoices:

Uploading of taxable invoice and credit/ debit notes shall be done by the Contractor strictly within the period prescribed in GST act. In the event that the input tax credit of GST charged by Contractor is denied by the tax authorities to RFCL for the reason whatsoever, then RFCL shall be entitled to recover such amount from the Contractor by way of adjustment from the next invoice / security deposit. RFCL shall also be entitled to recover interest and penalty, in case it is imposed by the tax authorities on RFCL.

h. Income Tax Permanent Account Number (I-Tax PAN): The Tenderer shall mention the Permanent Account Number allotted by the Income Tax Authorities in his Tender.

# 1.31.0 Preservation of Free Issue Material:

All materials issued to the Contractor by RFCL shall be preserved against deterioration and storage while under Contractor's custody. Any damage / losses suffered on account of non-compliance with the requirement stipulated herein shall be considered as losses suffered due to willful negligence on the part of the Contractor and he shall be liable to compensate RFCL for the losses suffered at penal rates to be determined by the Engineer In-Charge with reference to the rates charged for the purpose of recovery and shall be final and binding on the Contractor.





# 1.32.0 Scrap Allowance (For Free Issue Material only):

Contractor will plan the work in such a way that the wastage to be minimum Following scrap allowance will be allowed. Beyond the allowance, the wastage will be chargeable to the contractor on RFCL rate +25% + All Taxes will be charged extra.:

S No	PARTICULARS	SALVAGEABLE	
A	STRUCTURE	2.5 %	
В	PIPE	3.0 %	

## 1.33.0 Issue of material from RFCL:

Any issue of materials from RFCL stores not covered in RFCL obligation will be issued and charged on RFCL issue rate +25% + All Taxes will be charged extra. The issue of such material will be sole discretion of RFCL.

## 1.34.0 Issue of Gas Cylinder:

Contractor has to make his arrangement for Oxygen and Acetylene Gas. However, the Oxygen and Acetylene gas can be issued on chargeable basis in exigencies subject to the availability constituting following components.

- a) Invoice price of gas.
- b) Rent for each Cylinder per day.
- c) Department charges.
- d) Cost of collection and return of empty Cylinder.

## 1.35.0 Material Transportation:

The Contractor shall make his own arrangement for Transportation of the material from stores to site of work and to the place of erection etc. at his own cost for making temporary stores/work sites, RFCL may indicate an area at its own discretion for putting up of a temporary hut/shed.

## 1.36.0 Price Reduction Schedule:

It shall be obligation on the Contractor to adhere strictly to the time schedule as stipulated in Letter of Acceptance/Work order. In the event of work is not completed according to the time schedule, then, unless such failure is due to Force Majeure as defined in Clause 1.23.0 here above or due to RFCL's defaults, then the total contract price shall be reduced by 1% (One Percent) of the total value of work for every day of delay or part thereof, subject to a ceiling of 10% of the total value of work, by way of reduction in price for delay and not as penalty. The invoice raised shall take into account the above price reduction, if applicable and payment shall be released for reduced value only. If the Contractor does not raise invoice for reduced value, then the Contractor shall issue a credit note equivalent to the price reduction amount." The decision of Engineer-in-Charge with regard to applicability of Price Reduction Schedule shall be final and binding on the Contractor.

## 1.37.0 Engineer-In-Charge:

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





or diminished and to decide disputes which arise in the execution of the work. The Officer-In-Charge reserves the right to suspend the work or the part thereof at any time and no claim whatsoever on this account will be entertained. In case of any dispute the Contractor may appeal to the Officer-In-Charge whose decision shall be final and binding.

1.38.0 Jurisdiction: For any disputes regarding this contract, the exclusive Jurisdiction shall lie in courts situated at Peddapalli (Telangana state) generally where the contract is being executed, and jurisdiction of all other courts is explicitly excluded. This Contract shall be interpreted and governed as per the laws of India/Telangana state.

#### 1.39.0 Conciliation & Arbitration:

Except where otherwise provided in the contract all matters, question, disputes or difference (Dispute/s) whatsoever, which shall at any time arise between/among the parties hereto, touching the construction, meaning, operation or effect of the contract, or out of the matters relating to the contract or breach thereof, or the respective rights or liabilities of the parties, whether during or after completion of works or whether before or after termination shall after written notice by either party to the contract shall be resolved/settled amicably through negotiation by the parties. For the same, one party shall issue dispute notice in this regard, to the other party. If the said dispute/s could not be settled amicably within 45 days from the date of receipt of dispute notice by other party, then party/ies may refer the said disputes/s for adjudication through Arbitration, as prescribed hereinafter.

On failure of amicable resolution/settlement as above, the dispute/s shall be referred/adjudicated through Arbitration under/in accordance with "Arbitration Centre (Domestic and International), High Court of Judicature at Hyderabad for the state of Telangana and State of Andhra Pradesh Rules, 2015" as amended or modified or re-enacted from time to time. Where the said rules are silent or in conflicts with Indian Laws, same shall be governed by Arbitration & Conciliation Act 1996, as amended or modified or re-enacted, from time to time

The number of Arbitrator shall be three (3) in case of matter involving total amount of claims (without considering claim of interest) more than Rs.3 Crore, otherwise number of Arbitrator shall be one (1) i.e (Sole) Arbitrator. The language of Arbitration shall be English. The Governing Law shall be Laws of India and dispute/s shall be adjudicated as per Indian Laws. For the convenience of parties, the venue of Arbitration shall be as per above rules i.e Arbitration Centre, Hyderabad. However, The Seat of the Arbitration shall be Ramagundam, Peddapalli District, State of Telangana. The courts at Ramagundam Peddapalli District, State of Telangana shall have exclusive Jurisdiction.

It is also agreed by and between the parties that incase a reference is made to the Sole Arbitrator/Arbitral Tribunal for the purpose of resolving the dispute/s arising out of the contract by and between the parties hereto, the Arbitrator or the Arbitral Tribunal shall not award interest on the awarded amount more than the SBI MCLR Rate applicable to RFCL on the date of award of contract"

- 1.40.0 Contractor to Remove Unsuitable Employees: The Contractor shall, on instruction of the Engineer-In-Charge, immediately remove from the work any person employed thereon who misbehaves or causes any nuisance or otherwise in the opinion of the Engineer-In-Charge is not a fit person to be retained on the work and such person shall not be again employed or allowed on the works without the prior written permission of the Engineer -In-Charge.
- 1.41.0 Safety Regulations: The Contractor shall observe and abide by all fire and Safety regulations of the RFCL. Before starting maintenance work, the Contractor shall consult RFCL's Safety Officer or the Engineer-in-charge. If the Safety Engineer is not available, he will do familiarize





him with such regulations, copies of which will be furnished to him by RFCL, when requested. He shall be responsible for and must make good to the satisfaction of the RFCL any loss or damage due to fire to any portion of the work to be done under this agreement or to any of the RFCL's existing property. All the accidents to Contractor's staff will be reported to the Safety Officer promptly. This will, however, not relieve the Contractor of any other statutory obligations.

The Contractor shall not undertake any hot job without safety work permit. He has to maintain First Aid Box in his office. Also, necessary safety equipment like Helmets, Hand Gloves, Face Shield, Safety Belt etc. are to be provided to his workmen by the contractor. However, special Safety equipment required as per the job requirement will be provided by RFCL free of cost.

For any default / accident / loss due to negligence of Contractor/ workers, the liability of Contractor shall be "Absolute liability".

However, Personal Protective Equipment's shall be provided to the Contractor's workmen by RFCL, on chargeable and permanent (non- returnable) basis. The cost of the item plus 25 % overhead charges shall be recovered from the Contractor.

1.42.0 Contractor to Execute Agreement: The Contractor's responsibility under this Contract will commence from the date of issue of the LOA / DLOA. The Tender Documents, Other Documents exchanged between the Tenderer and RFCL, the Letter of Acceptance, DLOA and Work Order shall constitute the Contract. The successful Tenderer shall have to execute an Agreement with Ramagundam Fertilizers and Chemicals Limited, on a non-judicial stamp paper as notified by Telangana state (Presently Rs.200.00) purchased from Ramagundam/State of Telangana, within 10 (Ten) days of date of issue of LOA/DLOA OR Start of Work whichever is earlier. The cost of stamp paper shall be borne by the Contractor.

The agreement shall remain valid for the initial period of WO and all extensions. No separate agreement for extension period shall be required.

The Agreement to be executed shall be in the Proforma which is specified by RFCL in NIT (Annexure-X).

# 1.43.0 Bidder to Acquaint Himself Fully:

The Bidder may visit the site and shall acquaint himself fully and thoroughly with the conditions and limitations including scope, requirements and official/statutory regulations, under which, conforming to which and subject to which, services/work are to be performed by him. Failure to comply with the aforesaid requirements will not relieve the BIDDER of his obligations in the event of his tender being accepted nor any claim whatsoever will be entertained on the plea of ignorance or overlooking.

The Bidder shall give an undertaking that the terms and conditions of NIT and other aforesaid conditions are acceptable to him without reservations and no deviations to NIT have been taken while making the offer.

Unless otherwise specifically stated in his bid, it will be assumed that all terms and conditions of NIT are accepted by the bidder without any reservations whatsoever.

#### 1.44.0 Payment for Preparation of Bid Document:

The Bidder shall not be entitled to claim any cost, charges, expenses, losses incidental to the preparation and submission of this tender in any case.





#### 1.45.1 Termination of Contract

Notwithstanding anything elsewhere herein provided and in addition to any other right or remedy of RFCL under the Contract or otherwise including right of RFCL for compensation for delay, the Engineer-in-charge/officer-in-charge may, without prejudice to his right against Contractor in respect of any delay, bad workmanship or otherwise or to any claims for damage in respect of any breaches of the Contract and without prejudice to any rights or remedies under any of the provisions of this Contract or otherwise and whether the date for completion has or has not elapsed by intimation in writing, absolutely, determine the Contract:

Default or failure by Contractor of any of his obligations under the Contract including but not limited to the following, the Contract is liable to be terminated if the Contractor

- a. Becomes bankrupt or insolvent or goes into liquidation or is ordered to be wound up or has a receiver appointed on its assets or execution or distress is levied upon all or substantially all of its assets or any insolvency proceedings have been initiated under Insolvency Bankruptcy Code, 2016, Or
- Abandons the work, Or Persistently disregards the instructions of the RFCL/ Engineer in Charge in contravention of any provision of the CONTRACT, Or
- c. persistently fails to adhere to the agreed program of work

Or

- d. Sublets the work in whole or in part thereof without RFCL's consent in writing assigns, transfers or sublets or attempts to do so., Or
- e. Performance is not satisfactory or work is abnormally delayed, Or
- f. Defaults in the performance of any material undertaking under this CONTRACT and fails to correct such default to the reasonable satisfaction of RFCL within fifteen days after written notice of such default is provided to the Contractor.
- g. Failure to pay minimum wages to the employees/workmen of the Contractor and related statutory payments to the concerned authorities for consecutive period of Three months, or
- In the event of theft/untoward incident happened due to act of Contractor and/or its employees, or
- i. Ring tender/Cartel formation/Non-bonafide method, or
- RFCL may terminate the Contract due to any reason including reasons due to force majeure, regulations or ordinance of any Government or any other reasons beyond the reasonable control of the RFCL.
- Failure to submit the PF code before start of Work and labour license, if applicable, along with first RA bill.

Such termination will be by 15 (fifteen) days' notice in writing and no claim/compensation shall be payable by the RFCL as a result of such termination (except clause 1.45.1 (k)), excepting the fees and costs for the meaningful services rendered by the Contractor and acceptable to RFCL, up to the date of termination. In case of





termination of this contract on its expiry or otherwise, the staff deployed by the Contractor will have no claim for any employment in the regular / or any other capacity in RFCL.

# 1.45.2 Consequences of Termination:

for the reason detailed contract is terminated RFCL by If the whatsoever: other reason for anv under clause above or

- a. RFCL reserves the right to get the work completed at the risk and cost of the Contractor and to recover from the Contractor any amount (plus 25%) by which the cost of completing the work by any other agency exceeds the value of the contract, without prejudice to any other remedies/rights/claims etc. that may be available with RFCL.
- Security Deposit/Performance Bank Guarantee Bond submitted by the Contractor shall stand forfeited.
- c. The Contractor shall have no right to claim any compensation for any loss sustained by him by reason of his having entered into any commitment or made any advances on account of or with a view to the execution of the works, or on account of expected profits.
- d. All the dues payable to the Contractor for the work executed by him before and up to termination shall only be released after making adjustments for the expenses, charges, damages and expected losses etc. incurred by RFCL as a consequence of the termination of the contract.

## 1.46.0 Deleted

## 1.47.0 TIME EXTENSION:

If the Contractor requires any extension of time for completing the Work under the CONTRACT, he must apply to RFCL within seven days from the date of the occurrence of the event on account of which he desires such extensions and RFCL may, if he thinks such request reasonable, grant such extension of time as he may think necessary.

- 1.48.0 Continued Performance: The Contractor shall not stop work in case of any dispute pending before arbitrator/court/Tribunal in relation to the contract or otherwise unless further progress of works has been rendered impossible due to non-fulfilment of any reciprocal promise. Unilateral stoppage of work by the Contractor shall be considered a breach of CONTRACT and the RFCL shall be within its rights to take suitable and necessary action as it may deem fit to adequately protect its own interests.
- 1.49.0 The Contractor shall comply with the provisions of Factories Act, 1948 & Contract Labour (Regulation & Abolition) Act 1970 and rules framed there under & amended from time to time.
- 1.50.0 The Contractor shall abide by all the Acts / Labour Laws related to PF, Wages, Holidays, Leaves, Bonus and Overtime etc. The Contractor is required to comply with all statutory provisions, from time to time, during the tenure of the contract.
- 1.51.0 The Contractor shall ensure that the payment of the minimum wages to the labourers through EFT, specified by the government (State Government or Central Govt.whichever is higher) from time to time, has been made in accordance with the Minimum Wages Act. If at any time, it is noticed or it comes to the knowledge that the payment, to the laborer's employed by the Contractor, is not made in accordance with the Minimum Wages Act, RFCL shall reserve the right to take remedial action to regulate the payments.





In case contractor fails to provide the requisite documents pertaining to statutory payments of contract workers along with the bill, an amount equivalent to 40% of the billed amount pertaining to labour wages may be withheld to take care of fulfilment of statutory requirements such as PF, ESI, Bonus, leave payment etc. by the contractor. Further, the Contractor has to make the payment to his workmen on or before 7th day of the following month directly into their bank accounts. In case Contractor fail to do so, RFCL being the Principal Employer will disburse the payment to Contractor's workmen employed for this work and deduct the amount so paid from his bill. For this, RFCL will recover additional 25% of the total wage bill of the labour, as departmental/administrative charges.

- 1.52.0 Loss to Owner (RFCL) during execution of Contract: It is understood by the Contractor that in the event of any losses/damages caused to the owner (RFCL) due to the reasons whatsoever within his control and the same losses/damages are approved, the Contractor has to make good all the consequential damages/losses to the Owner without any protest and demur. The damages/losses shall be apart from other claims/damages to which the Owner is entitled under the contract or in the course of Law. Except with the written consent from RFCL, the Contractor shall not disclose the contract or any provision of the contract to any third party
- 1.53.0 The Contractor shall ensure that all formalities, permissions, licenses required be complied under the existing laws of India and amendments thereof time to time for and in connection with this contract including engagement / employment of laborers are duly complied with along with maintenance of all records and resisters as required under laws. The Contractor shall indemnify and keep indemnified RFCL from and against all actions, claims, demands and liabilities whatsoever under and in respect of the breach of any provisions pertaining to labor laws and/or against any claim, action or demand by any workman/ employee deployed by the Contractor or any third parties, in relation to work under this Contract.

#### 1.54.0 Deleted

#### 1.55.0 INDEMNIFICATION

The contractor shall have to furnish Indemnity Bond (as per format enclosed as Annexure-IX) for value of Rs......towards the material being sent for repair (This Clause shall be applicable for repair of materials).

1.56.0 "If a Bidder resorts to any frivolous, malicious or baseless complaints/allegations with an intent to hamper or delay the tendering process or resorts to canvassing/rigging/influencing the tendering process, RFCL reserves the right to debar such Bidder from participation in the present/future Bids up to period of 2 years".

#### 1.57.0 Time Limit for Any Claim:

In case the Contractor fails to claim compensation, from RFCL on account of any claim under the contract, in writing to the Engineer In-Charge, within a period of one month of cause of action of such a claim arise, the Contractor shall be deemed to have waived of his right to claim the same.

1.58.0 Where any portion of the General Condition of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, unless a different intention appears the provisions of the Special Conditions of Contract shall be deemed to over-ride the provisions of the General Conditions of Contract and shall to the extent of such repugnancy, or variations, prevail.

## 1.59.0 Priority of documents:



Bidder's Initial & Seal



Except if and the extent otherwise provided by the Contract, the provisions of the General Conditions of Contract and Special Conditions shall prevail over those of any other documents forming part of the CONTRACT. 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 ENGINEER-IN-CHARGE who shall thereupon issue to the Contractor instructions thereon and in such event, unless otherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows:

- a. The Contract Agreement and its Appendices
- b. The Letter of Acceptance/Work Order;
- c. Special Terms and Conditions of Contract (STCC);
- d. General Terms and Conditions of Contract (GTCC);
- e. Instruction to Bidder or letter Inviting bid
- f. Any other document forming part of the Contract.
- 1.60.0 Contractor engaging 20 or more workers must obtain valid Labour License for employing no., of persons as Contract Labour and it should mention the location and the maximum no. of contract labours to be employed/ engaged before actual execution of work and copy be forwarded to HR Dept., before actual execution of work. The contractor shall not undertake or execute any work through contract labour except under and in accordance with the license issued on that behalf by the Licensing Officer. The license may be renewed as per the requirement.

# 1.61.0 PROHIBITION OF CHILD LABOUR:

Engagement of child labour/adolescent is prohibited and any one violating this clause will be black listed and whenever there are violation of the provisions, the Company will resort to legal action as deemed fit. Person below the age of 18 should not be employed

1.62.0 Corporate Governance Certificate about Compliance of all Labour Laws: Under Companies Act, 2013 (Clause 49), it is mandatory requirement of the Principal Employer to certify that the Contractors are complying with all Labour Laws pertaining to the Payment of Minimum Wage including temporary Contact workers, Contribution deposited Regularly towards ESI & PF, Payment of Statutory Bonus so as to state that the Contractors of the Company are strictly adhering to the rules and regulations and are not violating any applicable Labour Laws. Hence, each Contractor/Agency to give monthly Undertaking with supportive documents stating that they are complying all Laws applicable for all the Contract workers including temporary workers engaged at RFCL site (Proforma attached as Annexure "XI"). and which should be counter verify by the Execution Dept. and after certification month wise, it is forwarded to HR Department

## 1.63.0 Weekly Off/Holiday:

All the Contract Employees must mandatorily be given a weekly day off (full day). All Contract Employee to get at least a three National Holidays (26th January, 15th August and 2nd October) as paid Holidays and also RFCL's Paid Holidays.

Pay during leave and holidays: Every employee shall be paid at a rate equivalent to the daily average of his wages for the days on which he actually worked during the preceding month exclusive of any earning in respect of overtime.





#### SPECIAL TERMS AND CONDITIONS

- Tenderer should complete the tender documents and sign on every page as a token of acceptance of all the terms & conditions mentioned in the tender documents.
- The Contractor has to furnish an <u>Indemnity Bond</u> for Rs. 50,000.00 (Rupees Fifty thousand only) at the start of contract on non-judicial stamp paper (of value Rs. 500) for AC units of the contract against the material to be taken out of RFCL premises for repair at their works in the format supplied by RFCL. Cost of stamp paper as required to incur shall be borne by the contractor.
- The contractor shall report at site along with his complete team for taking over the machines under this contract on the date intimated by the Engineer-in-Charge but before the date of start of contract.
- The Site-in-charge / Supervisor of the Contractor shall be authorized only through written authority letter to operate the contract in all respects on behalf of the contractor.
- 5. As soon as the contract is awarded, the contractor shall depute his authorized Site-in-charge / Supervisor for conducting and supervising the repair and maintenance jobs. The contractor also deputes his team of staff during the operation of the contract. The strength of staff to be deputed shall be adequate to meet the work load so that satisfactory progress of the work is maintained. The Site-in-charge / Supervisor should have full authority to operate the contract in all respect on behalf of the contractor and RFCL will address all correspondence to the Site-in-charge / Supervisor. Site-in-charge / Supervisor will not proceed out of station or on leave without written permission from RFCL Engineer. In case of long absence of Site-in-charge / Supervisor the contractor shall depute a substitute to look after the entire Air conditioning jobs and interaction with RFCL for day to day work.
- All the machines shall be jointly inspected prior to their take over by the new contractor from
  previous contractor in the presence of RFCL Engineer or their representative. The decision of
  Engineer-in-charge shall be final and binding on both the contractors.
- After jointly inspection any repairs/ replacement of parts, if required to make the machine in good running condition as indicated by this joint-inspection, shall be in the scope of RFCL (only one time).
- As soon as a machine is taken over by the contractor in running condition, it shall be the
  responsibility of the contractor to maintain the machine in sound running condition at all times
  during the currency of the contract (All Repairs / replacement /Procurement of parts in
  contractor scope).
- At the time of Handing Over / Taking Over, the Specified Performa will be filled by the RFCL Engineer in presence of both the parties. The Handing Over /Taking Over will be done only after the expiry of the Contract period i.e. after the completion of ARC (Including Extension period, if any).
- 10. The Engineer-in-charge will be duly intimated by the contractor before taking up any job on the Air Conditioning Unit. The contractor shall have to take up the preventive and breakdown maintenance jobs on all the AC Units installed at RFCL site. In case of breakdown maintenance, the contractor shall have to take up the job within 4 hrs. of notice and all others jobs within 24 hrs of notice.
- 11. The payment shall be made on pro-rata basis on Number of Machines actually Serviced/ Maintained satisfactorily during the month. If any machine is withdrawn from the contractor before the expiry of a full calendar month, the payment for that machine shall be made on pro-rata basis for the actual number of days it is serviced/ maintained by the contractor.





- 12. RFCL may withhold the payment to such an extent as may be necessary to protect itself from loss on account of:
  - Failure of the contractor to make payment properly to his workmen or the suppliers of material.
  - b) Defective work not remedied / repaired.
  - c) Damage to RFCL's property.
  - Reasonable doubt that the balance work can't be completed by the contractor.
  - e) Claims filed or reasonable evidence indicating probable filing of claims.
  - f) For reasons mentioned elsewhere in this contract / NIT.
- 13. The contractor shall ensure suitable reserve of manpower to cover off days and leave minimum manpower at site as per requirement. The contractor shall pay the overtime working wages to his staff, wherever applicable, as per statutory laws without any extra cost to RFCL.

#### 14. PENALTY:

- a) In case of absence for more than one consequent day of the Site Supervisor/Site-incharge of the Contractor, the contractor shall depute a substitute to look after the job in his absence; otherwise penalty will be charged at Rs. 500/- per day.
- b) In case of the absence of Technician, suitable substitute shall be made. If the technician is absent for more than one consequent day, a penalty of Rs. 500/- shall be charged per day.
- 15. The supervisor appointed by the contractor should be technical person with minimum educational qualification of 10+2, well conversant and competent in field of operation and maintenance of AC (Air Conditioning) equipment and shall have at least Five years' experience in the field of maintenance of the Air Conditioning equipment, Package AC. If the person has higher technical qualification then the experience shall be Three years in the field of operation and maintenance of AC (Air Conditioning) equipment's, Packages AC. The supervisor should be capable of handling day-to-day affairs, coordinating, planning and guiding the workforce engaged in maintenance of the AC equipment. Supervisor should be responsible for the quality of work carried out, and to deploy adequately qualified, conversant and competent manpower in sufficient number.

As our plant is sophisticated and hazardous in nature, for safe maintenance, the technicians deployed by the contractor (other than helpers) should be metric (Tenth Class) passed, conversant and competent and shall have at least Three years' experience in the field of maintenance of the Air Conditioning equipment, Package AC. If the person has higher technical qualification then the experience shall be Two years in the field of operation and maintenance of AC (Air Conditioning) equipment Package AC.

The age of the manpower shall be as per statutory norms and not beyond 60 years.

- 16. The contractor shall maintain sufficient inventory to keep the units in working condition without any delay. The contractor shall always keep a minimum ready stock (additional) of required refrigerant gas cylinders 1 Nos. 61kg cylinder each for R410a, R134a, R407c at any time, apart from refrigerant required for routine maintenance activities. Contractor shall keep a copy of receipted challans with entry of gate pass.
- The contractor to make his own arrangements for loading and transportation of material, storage of material during maintenance period.
- Contractor Administrative supervisor/ Supervisor shall generate and submit documents/reports as desired by the RFCL Management in approved formats.

( J. J.)

Bidder's Initial & Seal



- The Contractor shall furnish Bio-Data along with passport size photographs of the Personnel they propose to deploy for the prior approval of the RFCL.
- Distribution of all kinds of safety pamphlets/notices of safety promotional activities, trainings
  and awareness sessions in township and other nearby areas will be in scope of contract.
- Extra wages for 4 National holidays shall be paid by contractor and rates quoted are inclusive
  of the same Not applicable for this contract.
- 22. Contractor will get the Medical Check-up of their employees done thoroughly before they are taken into service. Only persons found medically fit shall be allowed to join the duty. The contractor to make his own arrangements for Medical facilities for their staff.
- The contractor to make his own arrangements for their staff and workers for commuting/Conveyance between the work site and their place of stay.
- 24. The contractor to comply with statutory regulations such as provision of PF and ESI.
- No overtime shall be payable against shortfall of manpower by RFCL & same shall be borne by contractor.
- 26. Contractor shall not rotate their persons from this site.
- Extra manpower if required shall be mobilized by the contractor according to the quantum of job without any extra cost to RFCL.
- Contractor shall strictly adhere to RFCL's Standard Conditions for Execution of Work at site and safety policy and provision of the Contractor Safety Manual for safe execution of job. (Copy available on request).
- 29. In case of any accident involving Contractor or his workman and departmental enquiry concluding that accident has taken place due to violation of any safety norms by you or your staff or due to any unsafe act performed by your staff during execution of the job, RFCL reserves the right to impose appropriate penalty depending on the nature of the accident.
- 30. In case violation of safety or gross negligence on part of your staff is observed which may have caused the accident, RFCL reserves the right to terminate the contract and get the job executed through another contractor at your risk and cost.
- Contractor shall comply with RFCL policy pertaining to water and electricity charges for their person in case they have been provided accommodation in township.
- 32. The following clause supersedes clause No 1.9.0.vi. of GTC
  - Bidder's bid should be workable and price bids quoting "Nil" consideration or "Negative" or "Zero or its derivatives up to 0.9999 % and thereof (which means contractor's service charge/profit margin shall not be less than 1.00%) as contractor's service charge/ profit margin will be rejected summarily.
- 33. The 100 % escalation/de-escalation on the Billed value against part B B1 is payable. However, the service charges/profit margin amount quoted by the bidder for these items will be remain same throughout the currency of the contract. No escalation/de-escalation is payable on this service charges/profit margin amount. Similarly, no escalation/ de-escalation is payable for Part A and "B2,B3 and B4 of Part B of SOR".

This clause supersedes the clause 1.30.0.c of GTC.



(198)

 A) Minimum wages prevailing as on date (i.e with effective from 01.10.2020) are as follows as per GOI order, dated 12.10.2020.

Skilled Manpower Rs. 603.00 / per day Semi-Skilled Manpower Rs. 500.00 / per day Unskilled Manpower Rs. 427.00 / per day

## B) Escalation of Rates of GTCC may be read as follows

#### For Part B - B1

The escalation of manpower rates will be reimbursed 100% except the profit margin. The service charges/profit margin amount quoted by the bidder for these items will be remain same throughout the currency of the contract. No escalation/de-escalation is payable on this service charges/profit margin amount.

35. The items mentioned in SOR Part B will be executed as and when required. The same shall be intimated to the bidder/party, in advance by Engineer In Charge. Party shall execute the same as per the instruction of Engineer In Charge

#### 37.Schedule of Rates (SOR):

- a. The prefilled rates in Part A of the SOR, is filled, considering only the minimum manpower to be deployed to execute the contract. Spares, consumables and other material required to execute the contract, overhead expenses and statutory deductions are to be considered by the bidder in Service Charges/Profit Margin.
- The bidder shall have to submit the Schedule of Rates Performa duly filled in, failing which their Price bid will not be accepted
- c. The Amount quoted should be inclusive of all Taxes except GST. Unless specified to the contrary in the bid, all present taxes and statutory levies other than GST shall be borne and paid for by the bidder. The GST will be reimbursed to the contractor against Tax invoice subject to submission of documentary evidence. Payment of the taxes and other statutory levies shall be the responsibility of the bidder and shall not be payable by RFCL.
- d. The Amount should be quoted only in Indian rupees and should be indicated both in words as well as figures. In case of any discrepancy, the Amount quoted in words shall be treated as final. Any corrections made in the prices/rates/amounts shall be authenticated with signatures at all places.
- e. Rates filled in by bidder in SOR are immutable and final. If the bidder has forgotten or missed any item at the time of quotation, only null rates shall be considered. Bids shall be as per evaluation criteria of NIT (Overall L 1 basis for both Part A and Part B).
- f. Wage Per Day Per Person (including statutory benefits with full break-up (Basic & VDA, ESI, EPF, Bonus Gratuity and others) (Minimum wages prescribed by the Minimum Wages Act of the Central Government should be protected. However, Bidders are at liberty to quote higher than the minimum wages. Detailed break up of wages has to be provided for each category (i.e., Skilled, semi-skilled and Unskilled etc) separately along with the schedule of rates.
- g. Entire amount of wages left out after deduction for statutory benefits to the personnel engaged will be paid to them in full by RTGS/NEFT into the individuals Account and proof of the same will be submitted every month along with the bills/invoices.



# (197)

#### 38. Others Important

- a. GTCC Clause No.1.27.0 may be read as "percentage reduction of CPBG/SD from 10% to 03%" as per government guideline issued vide ministry of finance OM No. F.9/4/2020-PPD Dated 12<sup>th</sup> NOV 2020
- b. This is service contract then Provision of MSME with regard to the selection of L-1 bidder is based as per —

"MSE quoting nearest price within price band of L1+15% may be allowed full/complete job/contract of total tendered value subject to bringing down their price to L1 in a situation where L1 price is from someone other than MSE, considering spirit of Public Procurement Policy for MSEs, Order-2012 for enhancing the Govt. procurement from MSE. Being the spirit of the said Govt. policy, the L1 Non-MSE party shall accept the same and no representations on their part whatsoever shall be entertained by RFCL"

#### c. Bid evaluation criteria:

 Party (vendor) may ask to submit form 26AS /16A along with the work completion certificate.



## ANNEXURE - VII

## **Undertaking Regarding Blacklisting**

(to be submitted in the bidders Letter head)

rtilizers and Chemicals	amagundam Feri	of Ra	dt	- 0		o	NIT No	ferenc	With re
ive of (the institution)	ed Representati	Authorize	00294003848000000000000		ACC INCOME	/o	R		
C;	declare as under	affirm and o	_do hereby a						
ut on holiday by Any ng.	olacklisted or pu ctor Undertaking								i.
he same group are	belongs to th								11.
false and incorrect at	participating/submitting the Tender for the job.  That the information furnished by me/us in respect of above Tender is true and correct at nothing has been concealed. In case of any information is found to be false and incorrect any stage, RFCL shall be fully competent to take the necessary action deemed fit.								III.
of my knowledge and	ect to the best o	e and corre	paras are tru	bove	the ab	nts of	conte	d that	Certifie
or my knowledge and		10	erein. Verifie	or desile	No. of Contract of Contract	2020	compositions		

David D



## Undertaking on Bidder's Letter Head

ANITELL	reference to NTI No		at		of Ramagundam Fe	rtilizers and Chemicals
Limite					I/We	S/o. Shri
<del></del>	R/o					ive of (the institution)
			do hereby	under	rtake the following:	
1.	I/We have read all t the contract and un			the te	ender document and	the Scope of work of
		ables that	will required for	or the		er considering all the aid contract, all other
3.	I/We have quoted the all overheads and the			fit ma	argin for Part B.1 and	Part B.2, considering
	so undertake that, if esponsive shall be re		discrepancies fo	und i	n our price bid, our b	oid shall be treated as
					Signature of the	Tenderer with stamp
					Name	





# SECURITY DEPOSIT-CUM-PERFORMANCE BANK GUARANTEE FORMAT (To be prepared on Stamp paper of Rs.200 issued in the name of Bank)

This BANK GUARANTEE	No	made this day
of	between	made this day a bank incorporated and (hereinafter called BANK) which
expression shall unless repug successors and assigns on the o Company registered in India un	nant to the context or cont one part and RAMAGUNDAN nder Companies Act, 2013 ar ama Place, New Delhi -110 0	rary to the meaning thereof include its I FERTILIZERS AND CHEMICALS LIMITED a nd having its registered office at 4 <sup>th</sup> Floor, 66, India to the context or contrary to the
CONTRACT) entered into b (hereinafter called OWNER a incorporated in shall unless repugnant to the co	etween RAMAGUNDAM F and (hereinafter context or contrary to the m as e	(hereinafter called ERTILIZERS AND CHEMICALS LIMITED a Company called CONTRACTOR) which expression eaning thereof include its successors and nvisaged in the Contract, Contractor has intee for Rs
CONTRACTOR accordingly ago hereinafter contained towards	ees to furnish the Security fulfilment of all of its obliga	cum performance Bank Guarantee as tions under the contract.
NOW THIS DEED WITNESSES A	S FOLLOWS:	
Performance Bank Guarantee	have been observed or not s s responsibility under this :	conditions of this Security Deposit-cum- shall be final and binding on the BANK. In Security Deposit-cum-Performance Bank
that the BANK is holdin Owner's disposal and he Owner's written notice s contract for reasons for without recourse to con	g the amount of Rs. ereby promises and shall be stating that the contractor h r which contractor is liable tractor and without asking for Owner or not, the entire amo	ntees as a direct responsibility to OWNER _at at bound to pay to OWNER, forthwith at as failed to fulfil its obligations under the and without any protest or demur and or any reasons as to whether the amount ount or the portion thereof as mentioned
Upon expiry of m	months from the dated give onths from the issuance of contract the S	ntee shall be valid for an initial period of date of this Bank Guarantee No. n by the Bank to Owner become effective. Commissioning / erection / completion ecurity Deposit-cum-Performance Bank
Guarantee shall become		
affect or be affected by an hereby intended to secure Bank, and without affectir indulgence to or make an	ly other security now or here e and Owner at its discretion ng its rights against the Bank y other arrangement with Co uance of any authority or pel	tee shall be in addition to and shall not after held by Owner on account of money and without any further consent from the , may compound with, give time or other ontractor and nothing done or omitted to mission contained in this guarantee, shall
UNLESS PREVIOUSLY CA     Bank Guarantee     months from the		this Security Deposit-cum-Performance ce initially up to



		1
4	0	2
1	7	

No.	dated	given	by the	Bank	to the	Owner an	d subject to
provisions period. Un three mon	of paragraph 2 above less demand or claim ths from the date of ea l be forfeited, and Ba	will stand auto under this Bank piry of this Bank	matical Guaran Guaran	ly canc tee is r tee, all	elled on nade or the righ	the expiry Bank in w ts of Owne	of the said riting within ragainst the
addressed when it we post, it sha	by way of request, dent as aforesaid, and if se ould be delivered in d all be sufficient to pro signed by an officer on nclusive.	nt by post, it sha ue course of pos ve that the enve	all be de st, and i elope co	emed n provi ntainin	to have ng such g the no	been given notice, wh otice was p	at the time en given by osted and a
	ty Deposit-cum-Perfor erms of Paragraph 4 ab		rantee	is to be	returne	ed to the Ba	ank after its
The Bank of power to d	declares that it has the lo so.	power to issue	this gua	rantee	and the	undersign	ed have full
	ate of claim under this		it-cum-P	erform	ance Ba	ınk Guaranı	tee shall be

(Indicate the Name of the Bank with stamp)



5.

6.

7.

8.

Dated \_\_\_\_\_this \_\_\_day of \_\_\_\_2021





## Performa for Indemnity Bond (To be prepared on Stamp paper of Rs.500)

office which FERTII and ha	at
assign	s of the other part
contra	EAS the Owner has placed a Work Order Noon the Contractor for and whereas one of the conditions of the said Contract, is that the Owner will supply to the actor free issue Material for
the s	and WHEREAS the Owner has agreed to send the said Free issue Material in the terms of aid Contract upon the terms that the Contractor should enter into covenants hereinafter
conta	
NOM	THIS DEED WITNESSETH AS FOLLOWS
1.	In pursuance of the said agreement and in consideration of the promises the Contractor hereby permits and acknowledges that the Contractor holds and shall always hold the said Free Issue Materials (which will from time to time be sent by the Owner to the Contractor) under the said contract, in trust for to the order of and on account of the Owner.
2.	The Contractor hereby assume full responsibilities for the said Free Issue Materials shall keep the said Free Issue Materials free of charge to the Owner in the safe place and in good condition.
3.	The Contractor hereby agrees to indemnify and keep the Owner indemnified at all times hereafter against all claims, demands, proceedings, losses, damages, costs charges and expenses which may be or brought against the owner of which the Owner may suffer or incur by reason of any loss or damage to the Contractor or its employees caused by the default or negligence of the Contractor or its employees or agent and/or by reasons of breach by the Contractor or its covenants obtained in clause 1 and/or clause 2 hereof.
4.	The Contractor agrees that the FIM shall be used only for purpose intended by the Owner.
5.	NOTWITHSTANDING anything stated herein above, Contractor's liabilities under this Guarantee is restricted to Rs

Dated:



#### FORM OF CONTRACT

THIS CONTRACT made at RAMAGUNDAM (Telangana) on the ----- day of -----BETWEEN RAMAGUNDAM FERTILIZERS AND CHEMICALS LIMITED, registered in India under the Indian Companies Act 2013, having its registered office at 3rd & 4th Floor, MOHTA Buildings, 4,Bhikarji Cama Place, New Delhi -110 066, India (hereinafter referred to as the "Owner" which expression shall include its successors and assigns) of the ONE PART

A	ND				
	carrying	on	business	in	sole
proprietor/partnership/company etc. under th , having its office at (hereinafter referred to as the "Contractor" wh representatives and permitted assigns/ succes	ich expressio	n shall	include his/th		cutors
WHEREAS the owner is desirous of executing	certain work	s more	specifically m	entione	ed and

contractor has agreed to execute the work as specified in the Tender Documents/ Work Order referred to above.

NOW, THEREFORE, THIS CONTRACT WITNESSETH AS FOLLOWS:

#### ARTICLE-I

#### 1.1 CONTRACT DOCUMENTS:

The following documents shall constitute the contract documents, namely:

- a) This agreement of contract;
- b) NIT/Tender documents;
- c) Acceptance of Tender;
- d) Letter of Intent dated -----;
- e) Work Order dated -----; and
- f) Further amendments, if any.

A copy of each tender document is annexed hereto and the said copies have been collectively marked Annexure-L

#### ARTICLE-2

#### 2.1 WORK TO BE PERFORMED

In consideration of the payments to be made to the contractor as hereinafter provided, he shall, with due care, promptness, accuracy execute the work in accordance with the Notice Inviting Tenders, Special Terms & conditions of Contract, Work Order and Letter of Intent.

#### ARTICLE-3

#### 3.1 COMPLETION PERIOD

The contract work shall be duly completed in all respect and handed over to, within stipulated time schedule from the date of issue of Letter of Intent. The time mentioned herein shall be the essence of the contract.

#### ARTICLE-4

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Bidder's Initial & Seal

#### 4.1 JURISDICTION

Notwithstanding any other Court or Courts having jurisdiction to decide the question(s) forming subject matter of a suit, any and all actions and proceedings arising out of or relating to the contract (including any arbitration in terms thereof) shall lie only in the court of a competent civil jurisdiction in this behalf at Peddapalli district of Telangana (where this contract has been signed on behalf of the owner) and only the said Court(s) shall have jurisdiction to entertain and try such action(s) and/or proceeding(s) to the exclusion of all other courts.

#### ARTICLE-5

#### 5.1 ENTIRE CONTRACT

The contract documents mentioned in Article-1 hereof embody the entire contract between the parties. The parties declare that in entering into this contract they do not rely upon any previous representation whether expressed or implied and whether written or oral, or any inducement, understanding or agreement and all prior negotiations, representations, contract and/or agreements and understanding are hereby cancelled.

#### ARTICI F-6

#### 6.1 NOTICE

Subject to any provisions in the contract documents to the contrary, any notice or order or communications sought to be served by the contractor on the owner with reference to the contract shall be deemed to have been sufficiently served upon the owner (notwithstanding any enabling provisions under any law to the contrary) only if delivered by hand or by Registered acknowledgement due post to the engineer-in-charge as defined in the general conditions of contract.

Without prejudice to any other mode of service provided for in the contract documents or otherwise available to the owner any notice, order or other communications sought to be served by the owner on the contractor with reference to the contract, shall be deemed to have been sufficiently served if delivered by hand or through registered acknowledgement due to the principal office of the contractor at his/their address mentioned on page No.1.

#### ARTICLE-7

#### 7.1 WAIVER

No failure or delay by the owner in enforcing any right or remedy in terms of the contract or any obligations or liability of the contractor in terms thereof shall be deemed to be a waiver of such right, remedy, obligation or liability as the case may be, by the owner and notwithstanding such failure or delay, the owner shall be entitled at any time to enforce such right, remedy, obligations or liability, as the case may be.

#### ARTICLE-8

#### 8.1 NON-ASSIGNABILITY

The contract and benefits and obligations thereof shall be strictly personal to the contractor and shall not on any account be assignable or transferable by the contractor.

#### ARTICLE-9

### 9.1 DISPUTE RESOLUTION CLAUSE

Except where otherwise provided in the contract all matters, question, disputes or difference (Dispute/s) whatsoever, which shall at any time arise between/among the parties hereto, touching the construction, meaning, operation or effect of the contract, or out of the matters relating to the contract or breach thereof, or the respective rights or



liabilities of the parties, whether during or after completion of works or whether before or after termination shall after written notice by either party to the contract shall be resolved/settled amicably through negotiation by the parties. For the same, one party shall issue dispute notice in this regard, to the other party. If the said dispute/s could not be settled amicably within 45 days from the date of receipt of dispute notice by other party, then party/ies may refer the said disputes/s for adjudication through Arbitration, as prescribed hereinafter.

On failure of amicable resolution/settlement as above, the dispute/s shall be referred/adjudicated through Arbitration under/in accordance with "Arbitration Centre (Domestic and International), High Court of Judicature at Hyderabad for the state of Telangana and State of Andhra Pradesh Rules, 2015" as amended or modified or reenacted from time to time. Where the said rules are silent or in conflicts with Indian Laws, same shall be governed by Arbitration & Conciliation Act 1996, as amended or modified or re-enacted, from time to time

The number of Arbitrator shall be three (3) in case of matter involving total amount of claims (without considering claim of interest) more than Rs.3 Crore, otherwise number of Arbitrator shall be one (1) i.e (Sole) Arbitrator.

The language of Arbitration shall be English.

The Governing Law shall be Laws of India and dispute/s shall be adjudicated as per Indian Laws.

For the convenience of parties, the venue of Arbitration shall be as per above rules i.e Arbitration Centre, Hyderabad. However, The Seat of the Arbitration shall be Ramagundam, Peddapalli District, State of Telangana. The courts at Ramagundam Peddapalli District, State of Telangana shall have exclusive Jurisdiction.

It is also agreed by and between the parties that incase a reference is made to the Sole Arbitrator/Arbitral Tribunal for the purpose of resolving the dispute/s arising out of the contract by and between the parties hereto, the Arbitrator or the Arbitral Tribunal shall not award interest on the awarded amount more than the SBI MCLR Rate applicable to RFCL on the date of award of contract"

IN WITNESS WHEREOF the parties hereto executed this contract on ----the day of -----, 2021 and shall come into force w.e.f. ------

#### SIGNED AND DELIVERED FOR AND ON BEHALF OF

Ramagundam Fertilizers and Chemicals Limited (With Rubber stamp)

Contractor (With Rubber stamp)

Witness

1. 1.

2.

J. J.

2.

Page 49 of 54

Bidder's Initial & Seal

### Annexure-XII

## Certificate of Compliance

Of

## Statutory Provisions of Labour Laws

	Λ/shavir
work order No	datedf
udatela DA DIII	No has already been submitted for Rs. again
which naume	ant has been made on (date) directly to the bank accounts of the
workers which	ch is as per Minimum wages act, bonus and other acts. No complaint has been loaged to
date by any la	abour of the above contractor, who has paid wages for the month of
EDE and ESI	Contributions for the above referred month have been deposited in r/o manpow
deployed as n	mentioned in SI. Noto of wage payment register.
1.	Minimum Wages Act 1970, Factories Act-1948 &2013, Workmen Compensation A
0.20	1923. Employee's Provident Fund & Miscellaneous Provision Act 1952
3.	<ul> <li>The Payment of Bonus Act – 1965</li> <li>Any other Labour Law formed by State/ Central Government from time to time a</li> </ul>
4.	relevant to the above contract.
	relevant to the above contract.
	**************************************
	(Signature of the contractor with se
Authorised Si	ignatory
Signature & S	

Authorised Signatory Signature & Seal (HR Department, RFCL)

Encl: Supporting Documents



ANNUAL RATE CONTRACT FOR MAINTENANCE AND SERVIEC OF VRF SYSTEM AND SPLIT AIR CONDITIONERS AT RFCL, RAMAGUNDAM SITE FOR A PERIOD OF TWO
YEARS

	SCHEDULE OF RATES P	ROFORM	A - PART A			Annexur	e - XIII
Sr.No.	SERVICE / MACHINE DESCRIPTION	шом	SOR QTY FOR TWO YEARS (No. of machine or service)	SOR QTY FOR ONE MONTH (No. of machine or service)	TR	Unit rate/Machine	Amount (one month)
{a}	(b)	(c)	(d1)	(d2)	(e)	(f)=[(e)/(d2)] x Rate per TR	(g)= (d2) x (f)
Λ1	Split AC Maintenance & Service						
1771	Solit AC 1.5 TR capacity (80Nos)	Nos	960	80	120	₹ 153.81	₹ 12,304.80
	Split AC 2.0 TR capacity (122Nos)	Nos	1464	122	244	₹ 205.08	₹ 25,019.76
	Cassette AC 1.5TR capacity (7Nos)	Nos	84	7	10.5	₹ 153.81	₹ 1,076.67
	Cassette AC 2,0TR capacity (4Nos)	Nos	48	4	8	₹ 205.08	₹ 820.32
A1.5	Tower AC 4 TR Maintenance And Service	Nos	180	15	60	₹ 410.15	₹ 6,152.40
A1.6	Split AC 3.0 TR capacity (2Nos)	Nos	24	2	6	₹ 307.62	₹ 615.24
A2	Maintenance & Service of VRF air conditioning system located at Ground & First floors of the Technical Building - North Wing :						
A2.1	VRF system of 130TR capacity with a configuration of outdoor condensing units of 28HPx5Nos and 26HPx1Nos indoor Units: Hi-Wail Split 1TRx2Nos, 1.5TRx52Nos, 2.0TRx10Nos, Cassette IDU 2.0TRx2Nos Refrigerant: 410a	Nos	792	56	130	₹ 201,97	₹13,330.20
A2.2	VRF system of 27TR capacity for Canteen & Reception with a configuration of outdoor condensing units of 22HPx1Nos and 12HPx1Nos Indoor Units: Hi wall Split Units 2.0TRx12Nos Refrigerant: 410a	Nos	144	12	27	₹ 230.72	₹ 2,768.58
۸3	Replacement and installtion of split AC						
43.1	Replacement charges for 1.5TR Sp it AC	Nos	24	2	3	₹ 153.81	₹ 307.62
A3.2	Replacement charges for 2.0TR Sp it AC	Nos	24	2	4	₹ 205.08	₹410.16
<b>N4</b>	Maintenance & Service of Water Coolers	Nos	180	15	30	₹ 205.08	₹ 3,076.20
45	Maintenance & Service of Refrigerators:						
A5.1	Capacity ≤220lit	Nos	60	5	10	₹ 205.08	₹ 1,025.40
A5.2	Capacity 220-330lit	Nos	48	4	12	₹ 307.62	₹1,230.48
A5.3	Capacity >330lit	Nos	12	1	4	₹410.16	₹ 410.15
۸6	Maintenance & Service of Deep Freezers:						
A6.1	Capacity 220-330/it	Nos	36	3	- 6	₹ 205.08	₹ 515.24
	Capacity >330lit	Nos	12	1	3	₹ 307.62	₹ 307.62
\7	Maintenance & Service of Water Dispensers (Hot & Cold)	Nos	36	3	2.25	₹ 75.91	₹ 230.72
\8	Maintenance & Service of Desert Coolers	Nos	180	15	11.37	₹77.73	₹ 1,165.88
19	Filling of wall holes upto 3 inches dia	Nos	120	10		₹ 500.00	₹ 5,000.00
VIII	Total amount per month -	OH! WEEK		C			₹ 75,857.44
IX	Total estimate of PART A For One year = (Total	amount pe	er month x 121 -			ŀ	₹ 9,10,409.34
	Total estimate of PART A For Two years = (Total					-	
	Profit Margin/Service Charge percentage (to b						₹ 18,20,818.68
			by the party in p	ercentage) -			%
CONTRACTOR STATE	Profit Margin/Service Charges Amount (X x X						
XIII	Total Quoted Amount of Part A for two years						
	Total Quoted Amount (in words) :						

#### Note:

- GST will be extra as applicable
- 2 The prefilled rates in part A of the SOR, is filled, considering only the minimum manpower to be deployed to execute the contract. Spares, consumables and other material required to execute the contract, overhead expenses and statutoury deductions are to be considered by the bidder in service charges / profit margin.
- 3 The variation amounts quoted by the bidder will be the same throughout the currency of the contract, irrespective of change in the minimum wages or other material cost.
- 4 The 100% Esclation/desclation against the increase / decrease shall be payable only on the billed value for Part A of the SOR. No esciation/desclation is payable in the variation amount.



- Bidders are requested to quote their service charge/ profit margin in % (percentage) as well as in absolute amount. In case of any discrepancy, the Service 5 Charge/ Profit Margin quoted by bidder in % age will be treated as final.
- Minimum wages prevailing as per government guideline of minimum wages. 6
- Service charges/ profit margin/administrative charges quoted by the bidders necessarily has to be over and above zero percent. Further zero percentage includes all derivative of zero up to 0.9999 and thereof, which means it should not be less then 1.00%. Any service charges not adhering to these guidelines shall be considered as unresponsive and such bid shall not be considered.
- Bidders shall quote contractors service charge/profit margin up to two decimals only. The bidder shall note that, in case the bidder quotes service charge/ profit margin percentage with more than two decimal, only first two digits of service charge/ profit margin shall be considered for evaluation, the absolute amount shall be calculated accordingly.

Signature of the bidder with Rubber Stamp

Machine will be taken over by the contractor in running condition, it shall be the responsibility of the contractor to maintain the machine in sound running condition at all times during the currency of the contract (All Repairs / replacement /Procurement of parts in contractor scope)

Place _		
Date _	e	

ANNUAL RATE CONTRACT FOR MAINTENANCE	AND SERVIEC OF VRF SYSTEM AND SPLIT AIR CO	ONDITIONERS AT RFCL, RAMAGUNDAM SITE FOR
	A PERIOD OF TWO YEAR	Appexure - XIII

				APE	RIOD OF TWO	TLAN				Annexure - XIII
		SC	HEDUL	E OF RATES P	ROFORMA - PA	RT B				
Sr. No.	DESCRIPTION OF JOBS	UNIT	QTY.	Total Wages per Day (Rs.)	EPF @ 13.00% On Basic Wages	ESI @ 3.25% On Basic Wage	Bonus @ 8.33% of Basic	Leave Payment @ 5%	Total wages per day	Total Amount
B1	Supply of Manpower									
B1.1	Unskilled labour	Man days	20	₹ 427.00	₹ 55.51	₹ 13.88	₹ 35.57	₹ 21.35	₹ 553.31	₹ 11,066.13
B1.2	Semi-skilled person	Man days	20	₹ 500.00		₹ 16.25		₹ 25.00	₹ 647.90	₹ 12,958.00
B1.3	Skilled person	Man days	20	₹ 603.00		₹ 19.60	₹ 50.23	₹ 30.15	₹ 781.37	₹ 15,627.35
VI									Total Amount	₹ 39,651.48
VII	Profit Margin/Service Charge percentage (to be quoted by the party in percentage) -								%	
VIII	Profit Margin/Service Char	ges Amount	(VI x	VII)						
١X				Total B	1 (VIII + VI)					

S.No	Description	Unit	Quantity	Rate per Unit	Amount
B2	Supply & Charging of Refrigerant				
B2.1	Supply and Charging of Refrigerant - R134a	kg	60		
B2.2	Supply and Charging of Refrigerant - R410	kg	60		
B2.3	Supply and Charging of Refrigerant - R407c	kg	60		
В3	Supply & Replacement of compressors		1	•	
B2.1	Supply & Replacement of 4T tower A.C. new compressors (Make : EMERSON)	No	5		
B2.2	Supply & Replacement of 2 TR A.C. new compressors (Make : GMCC)	No	20		
B2.3	Supply & Replacement of 1.5 TR A.C. new compressors (Make : GMCC)	No	20		
В4	Painting				
	Manual or hand tool cleaning of air conditioners, desert coolers or any other machine For Painting: Removal of loose rust, loose mill scale and loose paint, chipping, scrapping, standing and wire brushing surface should have a faint metallic sheen Confirming to: SSPC-SP-2 or Equivalent DT.2(ISO 5801-1)	sq. m	200		
B4.2	Painting of air conditioners, desert coolers or any other machine with one coat primer and two coats of enamel paint. The colour shall be off white or as instructed by the Engineer-in-Charge. The material shall be in the scope of the contractor. 2 coats of F-11 or F-12 @20 micron DFT/Coat	sq. m	200		
	TOTAL - PART B (B1+ B2 +B3+B4)		-		
	Total Rupees in Words:				

Part A	Total Quoted Amount of Part A for two years	Rs.
Part B	Total Quoted Amount of Part B for two years	Rs.
	Total Quoted Amount (PART-A + PART-B)	Rs.
Total Quoted A	Amount in Words	

1

Note:
1 GST will be extra as applicable.

- If there is any difference in the calculated amount mentioned by the bidder from the variation percentage quoted, then the Variation percentage quoted by the party will be considered for evaluation purpose.
- The Service charges/ Profit Margin amounts quoted by the bidder will be the same throughout the currency of the contract, irrespective of change in the minimum wages or other material cost.
- The 100% Escalation/desclation against the increase / decrease shall be payable only on the billed value for Part A of the SOR. No escalation/desclation is payable in the variation amount.
- Bidders are requested to quote their service charge/ profit margin in % (percentage) as well as in absolute amount. In case of any discrepancy, the Service Charge/ Profit Margin quoted by bidder in % age will be treated as final.
- 6 Minimum wages prevailing as per government guideline of minimum wages
- Service charges/ profit margin/administrative charges quoted by the bidders necessarily has to be over and above zero percent. Further zero percentage includes all derivative of zero up to 0.9999 and thereof, which means it should not be less then 1.00% Any service charges not adhering to these guidelines shall be considered as unresponsive and such bid shall not be considered.
- Bidders shall quote contractors service charge/profit margin up to two decimals only. The bidder shall note that, in case the bidder quotes service charge/ profit margin percentage with more than two decimal, only first two digits of service charge/ profit margin shall be considered for evaluation, the absolute amount shall be calculated accordingly.
- The items mentioned in SOR Part B will be executed as and when required. The same shall be intimated to the bidder/party, in advance by engineer in charge. Party shall execute the same as per the instruction of Engineer in Charge

Place Signature of the bidder with Rubber Stamp  Date
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North !!

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