

Repairing of 1250 KVA DG set at Durgapur

SI No	Item Description	Qty	UOM	Rate	Amount
1	Supply, making and repairing of 1250 KVA silent DG set top changing by supplying of 8"X4" mm 16 gage M.S shttes, nut bolts screw, welding etc. required and complete labour charges	1	Job		
2	Supply & fitting of insulation inside the canopy for sound less & heat prop by supplying foam/glass wool & 8"X4" mm GI propagata net, glass wool,pop repit, tissue paper others modified feature & complete labour charges	1	Job		
3	Supply and making of DG set door lock by supplying hinge hasbold,screw,cutting wheel and complete repairing all door lock etc. required and complete labour charges	1	Job		
4	Supply and making of 12" dia exhaust pipe line cladding work by supplying of mineral wool, aluminium sheet 24 gage, wire mesh,screw etc. required and complete labour charges	1	Job		
5	Supply and making of 1250 KVA silent DG set out side & in side painting work by supplying of emery paper,cloths,spray body print for suitable match color (green), base frame body black paint,thinar,terpin etc. required and complete labour charges	1	Job		
6	Supply & fixing square tubular MS frame for canopy guard by supplying M.S channel,welding fastner,paint etc. as required & complete labour charges	1	Job		
7	Labour charges for opening of existing 1250 KVA silent DG set lubar, exhaust pipe,cladding,old canopy top,supports etc.	1	job		
8	Supply & fitting of S.S below exhaust pipe line work by supplying flange,gasket,bend,nut bolts,washer,u-bolts,fastners,welding and complete labour charges for DG set	4	Mtr.		
9	Supply & fitting of M.S angle support for exhaust pipe line	1	Job		
10	Supply & fitting of silencer box	1	Set		
11	Labour charges for re-fitting of existing 1250 KVA DG set	1	LS		
12	Transportation charges of above materials	1	Job		
	Total				

Webel

West Bengal Electronics Industry Development
Corporation Limited

TENDER DOCUMENT

Repairing of 1250 KVA DG Set Canopy at Durgapur IT Park (Phase-I)

Price: Rs.200.00

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WEST BENGAL ELECTRONICS INDUSTRY
DEVELOPMENT CORPORATION LIMITED

NIT No.: EC:07:Webel:IT Park:DGP(Ph-1):Elect Maint:18-19:036A

Dated 10.10.2018

Sealed Tenders are invited from reputed contractors for the following:

- Name of Work : Repairing of 1250 KVA DG Set Canopy at Durgapur IT Park (Phase-I)
- Estimated Cost : Rs. 4.89 Lakhs(Inclusive of L.Cess and GST)
- Time allowed for completion : 15 days.
- Cost of tender documents : Rs. 200.00 (Rupees twohundred only) per tender document in the form of Demand Draft/Pay Order (non-refundable) in favour of WBEIDCL.The same has to be submitted before opening of cover-I of the Tender on scheduled date.
- Earnest Money Deposit : R. 2500.00 (Two Thousand Five Hundred Only) in the form of Demand Draft/Pay Order in favour of WBEIDCL.
- Eligibility of the Contractor** : 1. Contractor should have valid P.F, ESI GST Regn., PAN No.
2. Contractor should have credential with proper completion certificate of executing similar works within any office/commercial/industrial building premises in a **single job, 40% of the Estimated Cost** or **two projects with each of value 30% of the estimated cost** under Govt., Semi-Govt., PSU or reputed private companies during last 3 years.
- Last date and time of receipt of tenders : **Up to 3.00 P.M on 14.12.18.**
- Availability of Tender Doc. : To be downloaded from **www.webel-india.com**
- Address at which the tenders are to be submitted : West Bengal Electronics Industry Development Corporation Ltd. (Webel), ID & M Dept.SDF Building Module-126,

Sector-V, Salt lake, Kolkata 700 091.

- Date and time of opening tender : 3.30 P.M onwards on 14.12.2018
- Place of opening tenders : At the above mentioned venue of tender submission.
- Defects Liability Period : The supplied items shall be covered by a guarantee/ warranty for a period as per norms of the manufacturer. Guarantee/ Warranty certificate is to be submitted along with this bill after execution of the captioned job. In case of any deficiency is found during guarantee / warranty period, the same shall be rectified / replaced free of cost as per instruction of Engineering in charge
- Validity of offer : For a period of 90 days from the date of opening of tender.
- Defects Liability Period : 12 months from the date of actual completion of the work

Tender will have to be submitted in two parts i.e. Cover-I and Cover-II separately, sealed and superscribed with the name of the work.

Cover-I : Forwarding letter, Signed-sealed copies of all aforesaid credential and statutory documents, duly signed and stamped, the earnest money in required form.

Cover-II: Shall contain the offered price with the full Tender Document duly filled. No other condition stipulated in Cover-II, other than unconditional general rebate, shall be accepted.

All pages of the Tender Document should have original signature with official seal of the tenderer.

Cover-I will be opened in presence of WBEIDCL tender committee **for only those Tenderers who will submit cost of Tender Document as above.**

After examining the Cover-I of the tender, WEBEL will open the Cover-II of only those eligible tenderers who have satisfied the requirements of Cover-I. The scheduled date and time of opening of cover-II will be intimated to eligible tenderers in due course.

Delays in submission of any part arising out of the postal irregularities/or any other at any stage will not be considered. Also the WEBEL will not be responsible for damage in transit in case of Postal Delivery.

In case the date of opening of tenders is declared as a holiday, the tenders will be opened on the next working day at the same time or will be intimated by WEBEL.

The authority reserves the right to accept or to reject any or all part of this tender without assigning Any reason what so ever.

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SUBMISSION OF BID.

- A.i) Tender shall be submitted along with requisite Earnest Money Deposit (EMD) in a sealed big cover (Main Envelope) super scribed thereon name of the work.
- ii) All pages of original Tender document and schedule of quantities should be signed stamped on each page.
- B. Covering letter and other detail documents should form part of the offer.

C. QUOTING OF RATE FOR PRICED ITEM OF WORK:

The tenderer is requested to go through all the terms and conditions meticulously specified hereinafter before quoting their specific rate.

All the quoted rates must be written by hand of the person signing the tender and with same pen and ink. Erasing or over writing will not be allowed under any circumstances. However, correction, if any, will be allowed duty been signed and sealed property.

GENERAL TERMS & CONDITIONS

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1. The work should be completed within 15 days from the date of issue of the Letter of Intent/ Work Order.
2. Time is the essence of the contract. If the Contractor delay in the progress of work due to circumstances beyond their control, they shall have to apply in writing with proper justification for the delay to the Corporation for extension of time of completion within 3 (three) days of such occurrence but before expiry of stipulated date of completion. The Corporation on such application may grant the extension of time. If they think it justified after proper enquiries. However, the finding of the corporation will be final and has to be abided by the Contractor.
3. Any extra work of the items not included in the Schedule scope of work with Bill of quantities will be done on extra item basis and the rate of payment
For those extra item/items, if any, will be finalized mutually of the basis of the
Following in order of preference.
 - a) Rate should be obtained from current PWD Schedule of Rates of presidency Circle.
 - b) Rates derived from similar items of work from PWD Schedule of Rates of presidency Circle.
 - c) Analysis of rates as per prevailing market rates of labour and materials. Necessary documents are to be furnished by the Contractor or in support of their rates.
4. The Contractor shall be responsible for any injury that might occur to person/s and any damage that may cause towards any Company's property during the course of execution of the work and they will be liable to make good the same at their cost.
5. The materials, which will be used in the work, should have prior approval of the Corporation.
6. Income Tax deduction will be made at source as per laid down rules of Ministry of Finance.
7. The Contractor shall have to comply with the provision so far Labour Rules, Wages Act and 1948 Worker's Compensation Act, whichever is application.
9. The Contractor shall have to provide everything necessary for proper execution of the work including labour, tools & tackles and stores etc.
10. The rate quoted by the contractor shall be firm throughout the tenure of the contract and shall be inclusive of all taxes, octroi and other statutory payments and will not be subject to any fluctuation due to any increase in any effect.
11. The payment of bill will be made on actual measurement basis against R/A bills and Final Bill. Bills may be paid with part rate against individual items. However, part rates have to be certified by ID & M Dept. of the Corporation.

12. The Security Deposit shall be deducted from the running account bill at the rate of 10% of the gross value of work done by the contractor and claimed in each bill provided the total security deposit Money shall not exceed 5% of the contract value/executed work value and 1 % labour welfare cess would be deducted from the bill amount. The Security Deposit would be refunded back after maintaining 12(twelve) months from the satisfactory completion of the work.
13. The following materials would not be supplied by the Corporation like brick, cement sand, steel, Plaster of Paris, woodgals, lamination, paint, ceramic tiles, hardware fittings etc. including any other materials needed for execution of the job.
14. The Contractor shall make their own arrangement for storage space and godown for their materials, tools & tackles, Plant & Machinery etc.
15. The Contractor shall not, without the written consent and approval of the Corporation, Sublet any portion of the work.
16. Rates of all items should be inclusive of supply of materials, labour charges hire charges of tools & tackles, scaffolding, plant & machinery any taxes and duties etc. In case of only labour involved items, supply of material will not be included.
17. Should the contractor fail to complete the job within the stipulated time as specified in the tender within one extension of time, if permitted, the contract will be terminated automatically on the ground of non-completion of work even within the extension of time as permitted in one time and no appeal will be accepted in this respect. The balance job, if any, to be carried out through any other agency at their cost and risk.
18. No other terms and conditions are acceptable from their end if not stipulated in the work order or accepted.
19. **IDLE LABOUR**
No claim for idle labour would be entertained under any circumstances.
20. Test certificate from manufacturer is to be submitted
21. **COMPLETION DRAWING**

Wherever applicable, the contractor shall have to submit with the final bill, detailed drawings showing the works completed in all respects. Such drawings shall consist of one original and four copies of the same as per instructions of the E.L.C. unless such drawings are furnished and approved; payment for final bill will not be processed.

Special Terms & Condition

1. Bidders shall submit their bids for the complete scope of work as defined in the tender documents. However, Owner reserves the right to split – up the work, evaluate and award works to one or more Bidders, without prejudice to any provisions made elsewhere in the tender documents.
2. All terms and conditions of the tender documents shall be construed as applicable for any or all parts of the works, in general, unless specifically indicated to the contrary. The provisions as separately applicable in case of sub-division of the works, are set out separately, wherever applicable.
3. The Bidder shall quote prices valid for acceptance by the owner for award of full or part of the works, Bidder shall categorically confirm in their offer, their acceptance to the provisions of this clause.
4. Contract documents for agreement shall be executed after award of works to the successful tenderer by Telegram / Fax / Detailed letter of Intent. Until the final contract documents are prepared and executed this tender document together with the annexed documents, modifications, deletions agreed upon by the Owner and Bidder's acceptance thereof, shall constitute a binding contract between the successful tenderer and the Owner, based on terms contained in the aforesaid documents and the finally submitted and accepted prices.
5. Subject to availability, OWNER will supply power at 400/440V at only one point at the nearest sub-station/source, from where the CONTRACTOR will make his own arrangement of temporary distribution. The point of supply will not be more than 500 Meters away from the CONTRACTOR's site. All the works will be done as per IEA regulations and passed by the ENGINEER – IN – CHARGE. The temporary line will be removed forthwith after the completion of work or if there is any hindrance caused to the other works due to the alignment of these lines, the CONTRACTOR WILL re route or remove the temporary lines at his own cost. The CONTRACTOR at his cost will also provide suitable electric metres, fuses, switches, etc. for purposes of payment to the OWNER which should be in the custody and control of the OWNER. The cost of power supply be payable to the OWNER every month at Rs.7.00 per Kwh for construction works power which would be deducted from the bill. The OWNER shall not, however, guarantee the supply of electricity and no compensation for any failure or short supply of electricity will be entertained.

6. a) The selected agency must pay Earnest Money of requisite amount failing which the tender is liable to be rejected.

b) No interest shall be paid by the OWNER on the Earnest Money deposited by the selected agency.

c) The Earnest Money deposited by selected agency shall be forfeited in case the selected tenderer fails to start work within a period of 3 days.
7. The successful tender shall be issued LOI / LOA. The duplicate copy of the LOA will be returned duly signed by the agency as a token of acceptance. The work order / LOI duly signed by the owner & successful tenderer will be treated as agreement between the parties. In the event of failure on the part of the successful tenderer to sign the work order / LOA within 3 days time from the receipt of the work order / LOA. The earnest money deposit may be forfeited.
8. The work covered by this CONTRACT shall be commenced within 3 days after the receipt of the LETTER OF ACCEPTANCE OF TENDER and be completed in stages or before the dates as mentioned in the TIME SCHEDULE OF COMPLETION OF WORK. The CONTRACTOR should bear in mind that time is the essence of this agreement. Request for revision of construction time after tenders are opened will not be considered. The above period of ten days is included within the overall COMPLETION SCHEDULE but not over and above the completion time to any additional work or any other reason.
9. Whenever any claim against the CONTRACTOR for the payment of a sum of money arises out or under the CONTRACT, the OWNER shall be entitled to recover such sum by appropriating in part or whole the Security Deposit of the CONTRACTOR. In the event of the security being insufficient or if no security has been taken from the CONTRACTOR, then the balance or the total sum recoverable, as the case shall be deducted from any sum then due or which at any time there-after may become due to the CONTRACTOR. The CONTRACTOR shall pay to the OWNER on demand any balance remaining due.

10. The contractor shall provide and maintain an office at the site for the accommodation of his agent and staff and such office shall be open at all reasonable hours to receive instructions, notice or other communications. THE CONTRACTOR at all times shall maintain a site instruction book and compliance of these shall be communicated to the ENGINEER-in-charge from time to time and the whole document to be preserved and handed over after completion of works.
11. No part of the CONTRACT not any share or interest therein shall in any manner or degree be transferred, assigned or sublet by the CONTRACTOR directly or indirectly to any person, firm or corporation what so ever without the consent in writing, of the OWNER except as provided for in the succeeding sub-clause.
12. The CONTRACTOR agrees to and does hereby accept full and exclusive liability for the payment of any and all Taxes, Duties, including Excise Duty, Octrois service Tax, Vat Tax Labourcess etc. now or hereafter imposed, increased, modified, all the sales taxes, duties, octrois etc. now in force and hereafter increased imposed or modified from time to time in respect of WORKS and materials and all contributions and taxes for unemployment compensation, insurance and old-age pensions or annuities now or hereafter imposed by any Central or State Government authorities which are imposed with respect to or covered by the wages, salaries or other compensations paid to the persons employed by the CONTRACTOR and then CONTRACTOR shall be responsible for the compliance with all obligations and restrictions imposed by the Labour Law or any other law affecting employee relationship and the CONTRACTOR further agrees to comply, and to secure the compliance of all SUB-CONTRACTORS, with all applicable Central, State Municipal and local law and regulation and requirement of any Central, State or Local Government agency or authority. CONTRACTOR further agrees to defend, indemnify and hold OWNER harmless from any liability or penalty which may be imposed by the Central. State or local authorities by reason or any violation by CONTRACTOR or SUB-CONTRACTOR of such laws, regulations or requirements and also from all claims, suits or proceedings that may be brought against the OWNER arising under, growing out of or by reason of the work provided for by this CONTRACT. By third parties, or by Central or State Government authority or any administrative sub-division thereof.
13. Tax deductions will be made as per the rules and regulations in force in accordance with acts prevailing from time to time.
14. Tenderer should quote all inclusive prices including the liability of VAT/ Service Tax/Sales Tax/Turnover Tax, labourcess etc. whether on the works contract as a whole or in respect of bought out components used by the CONTRACTOR in execution of the CONTRACT. OWNER shall not be responsible for any such liability of the CONTRACTOR in respect of this CONTRACT.

15. The contractor shall carry out the various tests as enumerated in the technical specification of this tender document and the technical documents that will be furnished to him during the performance of the work and no separate payment shall be made unless otherwise specified in schedule to rates.
16. All the tests either on the field or at outside laboratories concerning the execution of the work and supply of materials by the Contractor shall be carried out by Contractor at his own cost.
17. Water to be provided at single point at free of cost from where contractor will make his own arrangement for temporary distribution. The point of supply will not be more than 500 meter. The owner shall not however guarantee the supply of water and no compensation for any failure or short supply of water will be entertained and in this respect contract should arrange water at his own cost.
18. The CONTRACTOR, on or after award of the WORK shall name and depute a qualified Engineer having sufficient experience in carrying out work of similar nature, to whom the equipments, materials, if any, shall be issued and instructions for works given the CONTRACTOR shall also provide to the satisfaction of the ENGINEER-IN-CHARGE sufficient and qualified staff to superintended the execution of the WORK Competent sub-agents, foremen and leading hands including those specially qualified be previous experience to supervise the type of work comprised in the CONTRACT in such manner as will ensure work of the best quality, expeditious working.
19. Any dispute arising under the agreement shall be referred to the arbitration to a sole Arbitrator appointed with the consent of the owner and the contractor as indicated in the article of the general conditions. The award of the arbitrator shall be final & binding on both parties.

N.B: This project is an important project. This work has to be completed positively within stipulated time from the date of placement of LOI / work order. The selected Contractor has to make necessary provision for manpower, materials, machinery to complete the work as per schedule on round the clock basis without keeping provision for any holiday.