(A Government of Rajasthan Enterprise)

### **Registered Office**

C89-90, Lal Kothi Scheme, Janpath Jaipur (Rajasthan)India Ph.:+91-141-2743734. 2743934

Fax: +91-141-2743735

CIN No.: U14109RJ1949SGC000505

PAN No: AAACR7857H

GSTIN No. 08AAACR7857 H1Z0

### **Corporate Office**

4, Meera Marg, Udaipur – 313 001 Ph.:-91-294-2428768, 2428763-67 1-294-2428768, 2428770, 2428739

Fax:+91-294-2428768, 2428770, 2428739 e-mail naveengupta.rsmml@rajasthan.gov.in

website: <u>www.rsmm.com</u>

### **PURCHASE ENQUIRY**

PE no. RSMM/CO/MM/VVVF DRIVE/PE-02/2020-21

Day-114,Week-17, April 23, 2020

M/s

Sub: Supply, Installation, Testing & Commissioning of one no. of 15 KW Heavy Duty variable voltage variable frequency (VVVF) Drive with Panel to our Jhamarkotra Mines.

Dear Sirs,

Sealed tender in two parts i.e. Part – I, Techno Commercial Bid and Part – II Price Bid are invited for Supply, Installation, Testing & Commissioning of one no. of 15 KW Heavy Duty variable voltage variable frequency (VVVF) Drive with Panel as per specifications at Annexure-VI to our Jhamarkotra Mines.

**Desired makes of VVVF drive-** Siemens/ ABB/ Rockwell Automation/ Schneider/ Danfoss/ Fuji/ Yaskawa/ CGL/ Amtech/ Hitachi/ L&T/ Omron.

Tender must be submitted on or before 13.05.2020 upto 6.00 p.m. Part–I of tender will be opened on 14.05.2020 at 3.30 p.m. at the office of the GGM(MM), RSMM Ltd, 4, Meera Marg, Udaipur. Price Bid (Part –II) will be opened on a later date, which will be informed separately. Tender must be submitted as per prescribed procedure and terms and conditions given in enclosed tender document

Tender must be accompanied with Bid Security of **Rs.2900/- (Rupees Two Thousand Nine Hundred only)** in the form of DD/PO/BC/BG in favour of Rajasthan State Mines & Minerals Limited, payable at Udaipur. Tender without Bid Security may be treated as invalid. The Company reserves the right to reject any or all tender(s) without assigning any reason, whatsoever.

Yours faithfully,

(B.S. Gupta) GGM (MM)

### The tender document consists of following:

Section – I	Instructions for preparation & submission of tender
Section - II	Special conditions of contract (SCC)
Annexure-I	General Information about the tenderer
Annexure – II	Undertaking towards acceptance of specifications, all terms & conditions of tender.
Annexure - III	Undertaking towards non suspension/non- banning.
Annexure –IV	Declaration for Registration under MSMED Act 2006
Annexure – V	Details of taxes & duties offered in the price bid
Annexure-VI	Specifications of spares for Kirlosker make Pumps
Annexure - VII	Undertaking towards no condition is mentioned in Price Bid
Annexure-VIII	B. G. Format for Security Deposit
Annexure-IX	Format of Bid Security in the Form of B.G.
Annexure – X	Price Bid (Part – II)
Annexure- A	Compliance with the Code of Integrity and No Conflict of Interest.
Annexure-B	Declaration by the Bidder regarding Qualifications.
Annexure- C	Grievance Redressal during Procurement Process and Form No. 1.
Annexure- D	Additional Conditions of Contract.

### SECTION - I: INSTRUCTION FOR PREPARATION & SUBMISSION OF TENDER:

- **1.0** One copy of tender documents is sent herewith, which should be sealed & signed as a token of acceptance of its terms and conditions and returned intact, (no page should be detached).
- **2.0** Tender must be submitted in two parts i.e. Techno Commercial (Part I) and Price Bid (Part II). The tender should be packed in four sealed envelopes as elaborated below. Each Envelop should be super scribed tender no. as mentioned above.
  - i) **Sealed Envelop No. 1:-** This envelop should contain DD/PO/BG towards requisite Bid Security as per provisions mentioned in the tender document. The envelop should be super scribed Bid Security towards tender No. (as mentioned above).
  - ii)) **Sealed Envelop No. 2**: This envelop should contain Part –I: Techno-Commercial BID alongwith all supporting documents (except the Bid Security & Price Bid) as asked in the tender document. This sealed envelope should be super scribed Part –I of tender No (as mentioned above).

The tenderer / bidder should give a declaration with Part – 1 of the offer that they have not been banned/suspended or de-listed by RSMML. If this declaration is not given, the bid will be treated as non responsive.

- iii) **Sealed Envelop No. 3** i.e. Part-II (PRICE BID): This envelop should contain only Price Part as per provisions mentioned in the tender. The sealed envelope should be super scribed PART II (Price Part) of Tender No. (as mentioned above). No condition should be stipulated in this part, if any, shall be ignored.
- iv) **Sealed Envelop No. 4:** The above three sealed envelopes should be packed in another sufficiently large envelop to enable it to be opened without tearing the inner sealed envelopes. The outer cover should bear address of the authority who has invited tender and super-scribed there on Tender No (as mentioned above) and the details of above mentioned three envelops.

In case above mentioned pattern for submitting tender document is not followed by the tenderer, their offer may liable to be ignored.

### 3.0 DELIVERY OF TENDER:

The submission and delivery of tenders within the specified date and time will be the sole responsibility of the Tenderer. In case the date of submission / opening of tender happens to be a holiday, than tenders shall be submitted on the next full working day up to prescribed time / opened on next day at prescribed time.

- **3.1 Late Tender**: The tenders received after specified due date & time of submission of tender will be treated as late tender and will not be considered at all.
- **4.0** RSMML will not be responsible for delay in delivery of the tenders through post/speed post/courier/personal or any other means.
- 5.0 Tenderer should quote as far as possible in the form & pattern, as envisaged herein. It will help in making proper comparison & avoid any errors /emissions. Offers through Fax/e-mail /telegram will not be considered at all.
- **6.0** Printed conditions on the back of letters originating from Tenderer will be ignored.
- on terms & conditions and specifications contained in the tender document and not to stipulate any deviations. Offer containing stipulations of deviations to the terms & conditions are liable to be ignored. In case it is absolutely unavoidable to deviate from tender conditions & if the tenderer desires to propose any addition/deviation /alterations to any of the terms and conditions contained in the tender document, the same must be expressed clearly in **Annexure II** and furnished alongwith part-I of the offer, without making any correction on the body of the tender documents. In the absence of it, it will be deemed as unqualified acceptance by the Tenderer to all terms and conditions contained herein. Tenderers should mention the deviations at their risk of rejection only. Deviations mentioned anywhere else in the offer shall be ignored without any consequences to the company.

Quotation qualified by such vague and indefinite expressions as "SUBJECT TO IMMEDIATE ACCEPTANCE" or "SUBJECT TO PRIOR SALE" are liable to be ignored.

Tenders containing corrections and alterations are liable to be rejected unless all such corrections and alterations are signed & stamped by the tenderer.

## **8.0** TENDERER SHOULD FURNISH FOLLOWING AUTHONTICATED SUPPORTING DOCUMENTRY PROOF/DOCUMENTS ALONGWITH PART – I (TECHNO COMMERCIAL OFFER):

- i. Copy of complete tender document as issued duly filled and sealed & signed on each page by the tenderer as a token of acceptance of scope of work, terms & conditions of tender.
- ii. Bid Security in the manner specified in tender as per clause no. 13.0 (Section-I)
- iii. Authorization certificate of OEM in favour of tenderer, if applicable.
- iv. Detailed Specification, country of origin, make of offered drive.
- v. After sales service facilities provided in India by the tenderer. In case the tenderer proposes to develop any additional Sales & Services Center at Udaipur, those also are detailed.
- vi. Duly filled, sealed & signed annexure I to VII & Annexure A to D with part-I of the tender & Annexure X (Price Bid) in separate envelope.

**Note:** Each & every page of tender document, Annexure & documents furnished along with part I & Part II should be sealed & signed by the authorized person of the tenderer.

### 9.0 BEFORE SUBMITTING TENDER:

Tenderer shall be deemed to have satisfied himself of all conditions liable to be encountered during the execution of the contract or rates quoted in the offer are adequate and all inclusive with respect to all factors circumstances and conditions likely to be incidental/encountered to the execution of the contract, as per the scope and conditions given herein

### 10.0 AUTHORITY TO SIGN TENDER:

The tender should be signed by the person who is legally authorized to enter into commitments on behalf of the Tenderer. The authorization letter should be enclosed.

### 11.0 OPENING OF TENDERS:

Tenders will be opened on the fixed date and time in the presence of tenderer or their authorized representative who may wish to be present at the opening of the tender at the place, time and date as specified in the schedule. In case the date of opening of tenders happens to be a holiday, the tenders shall be opened on the next full working day at prescribed time.

### 12.0 VALIDITY:

The tenderer shall keep the offer open for acceptance by RSMML for a minimum period of **Four months** from the date of opening of Part - I tender, within which period the tenderer shall have no right to withdraw, amend or modify his offer. In case of withdrawal/ amendment/modification the bid security deposited by the Tenderer, as per clause No. 13.0 (Section-I) hereof, shall stand forfeited. The validity period may be extended further, if required, by mutual consent from time to time.

In case, tenderer, after issuance of communication of acceptance of offer by RSMML, fails to execute the contract as per the conditions of the contract, such an event will be considered as the tenderer calculated willful breach of the contract, the cost & consequence of which shall be on the sole account of the tenderer. Moreover, RSMML have full right to claim damages thereof in addition to the forfeiture of Bid Security.

### 13.0 BID SECURITY:

- a) The tenderer shall deposit (interest free) a sum of **Rs.2900/- (Rupees Two Thousand Nine Hundred only)** as Bid Security along-with the tender by Demand Draft/PO/B.G.(as per Annexure-IX). It should be in favour of RSMML payable at Udaipur. Offers not accompanied with the requisite will not be considered. Bid Security in any manner other than DD/PO/B.G. will not be accepted.
- b) While opening of the tender, the envelope containing BID SECURITY will be opened first and in case the same is found as per tender requirement, then only the sealed envelope containing part-I & part-II of offer will be opened. The offer of the tenderer(s) who has not furnished Bid Security of requisite amount and in prescribed manner will not be considered.

### c) The BID SECURITY shall be forfeited in case of:

- i) If tenderer unsolicited revises and/or modifies and/or withdraw and/or amend and/or cancel their tender at its own after submission of tender.
- ii) If it is established that tenderer have submitted any wrong information/forged document alongwith the tender or thereafter/ found indulge in unfair trade practices.
- iii) If the tenderer declines to accept contract/order placed by the Company subsequent to acceptance of his offer.
- iv) If the tenderer does not submit the security deposit cum performance guarantee.
- v) If the tenderer breaches any promising provision of code of integrity prescribed for bidder as detailed at Annexure –A.
- (d) The Bid Security furnished by the unsuccessful tenderers will be refunded after finalization of tender / validity of the offer has expired. Bid Security of successful tenderer will be refunded after receipt of Security Deposit cum performance guarantee.
- (e) The Bid Security of a tenderer lying with the company in respect of other tenders awaiting approval or rejected or on account of contract completed will not be adjusted towards earnest money deposit against this tender, however, the earnest money originally deposited may be taken into consideration in case tender is re-invited.

### 14.0 INDEMNIFICATION CLAUSE:

Except where arising from the negligence of RSMML or RSMML's employees, the supplier shall indemnify RSMML in respect of any costs or damages, whatsoever arising out of or related to breach of statutes, laws, acts, rules and regulations, damage, accident or loss etc. by the supplier or suppliers personnel or by claims made against RSMML by third parties in respect thereof.

### 15.0 SECURITY DEPOSIT CUM PERFORMANCE GUARANTEE:

i) As security for the due, proper and faithful fulfillment of the obligations under the contract, the tenderer will furnish to RSMML Security Deposit cum Performance Guarantee of 5 % of total value of contract by Demand Draft or in the form of Bank Guarantee in RSMML Performa from any Public Sector /ICICI/HDFC/AXIS Bank( except SBI) having its Branch at Udaipur, within 21 days from the date of LOA/PO. The Bank Guarantee should be valid for a period of 6 months in excess of the warrantee period.

- ii) The BG shall liable to be invoked/ amount of SD is liable to be forfeited wholly or partly at the sole discretion of the Company, should the tenderer either fails to execute the work within the stipulated period or fails to fulfill the agreed obligations or fails to settle in full, it's dues to the Company.
- iii) The Company is empowered to recover any sum due and /or any other sum that may be fixed by the Company as being the amount or loss or losses or damages suffered by it due to unsatisfactorily performance or non fulfillment of any of the conditions of the tender/contract from the S.D.
- iv) The Bank Guarantee/S.D. shall remain in force and binding, notwithstanding, if any variation, alternation, modifications are made to the contract or any extension of the contract period are granted by RSMML.
- v) RSMML shall not pay any interest on the Security Deposit. The security Deposit shall be released on application by the contractor after the expiry of guarantee and after discharge of all the tenderer's obligations under the contract.
- vi) The said Security shall not in any way be construed as a limitation of the tenderer's responsibility or liability pertaining to its obligations and guarantee under the contract and shall be without prejudice to any other remedies available to RSMML in terms of the contract and or as per the laws of the land.
- vii) Incase SD is being furnished in the form of Bank Guarantee, the BG should be furnished on the non-judicial stamp paper of the value equal to 0.1% (Zero Point One Percent) of security deposit amount or of Rs. 200/-, whichever is higher or as amended/revised.
- viii) Bank Guarantee/S.D. should be send to the office of GGM (MM), CO.

### 16.0 COMPENSATION FOR DELAYED COMPLETION:

In the event of the supplier fail to complete the work as per agreed specifications in full/part as per work completion period, the Company shall be entitled at its option either:

- a) to recover from the tenderer as agreed pre determined compensation @ 1/2% (Half percent) per week of the total value of undelivered stores for each week or part thereof the delivery has been delayed, subject to a maximum of 5% of the total value of the undelivered stores.
- b) either to purchase from elsewhere, without notice to the supplier at his risk and cost full or undelivered part, as the case may be

OR

c) to cancel the contract.

In case of b & c above, the Company will be empowered to purchase stores which are readily available with alternative source to meet the requirement irrespective of the fact whether these are similar or not.

### 17.0 TERMINATION:

a. In case of failure to perform the job as required under this tender or observe breach of any of the terms and conditions by the tenderer, the company shall

give a notice to rectify such default/breach with 10 days, failure to which may result in termination of the contract and forfeiture of security deposit without any prejudice to the Company's rights to claim damages/ cost/ loss etc caused by such default/ breach. Such termination shall not absolve the supplier of the liabilities accruing till the date of such termination.

- b. The contract may also be terminated in the event the supplier is being adjudged insolvent or going into Liquidation or Winding up of their business, or making arrangement with their creditors.
- **c.** Notwithstanding anything contained herein above, the Company in its absolute discretion may at any time terminate the order without assigning any reason thereof by giving fifteen day's notice to the supplier at their last notified address. In such an event the supplier shall not be entitled to raise any claim or demand for compensation, loss of profit and/or damages and / or losses or costs by reason of such earlier termination on any ground whatsoever.

### 18.0 FORCE MAJEURE:

At any time, during the continuance of the contract, the performance in whole or in part by either party (sub-vendors excluded) and/ or obligations under this contract shall be prevented or delayed by reason of any war, Hostility acts of public enemy, civil commotion, sabotage, fires, floods, explosion, epidemics, quarantine restrictions, non-performance due to Acts of God or Acts of Government / statutory bodies (herein after referred as "Event") then provided a notice of the happening of any such event is given within seven days from the date of occurrence thereof neither party shall by reason of such event be entitled to terminate this contract nor shall either party have any claim for damage against the other in respect of such non-performance or delay in performance and the deliveries and/or performance of the work under the contract shall be resumed as soon as practicable after such event has come to an end or ceased to exist and decision of Company as to whether the deliveries and/or performance of the work have been so resumed or not shall be final and conclusive. Provided further that if the performance in whole or in part is delayed by reasons of any such events for a period exceeding thirty days either party may at its option terminate the contract.

**19.0 JURISDICTION**: The contract is subject to the exclusive jurisdiction of courts of Udaipur in the state of Rajasthan only.

For RAJASTHAN STATE MINES & MINERALS LIMITED,

(B.S. Gupta) GGM (MM)

I/ We have studied the above terms and conditions and having understood the same in true sense and spirit. I/We shall abide by and adhere to the above terms and conditions fully.

Signature of Tenderer v	with official	stamps
-------------------------	---------------	--------

Date:

Place:

#### SECTION -II: SPECIAL CONCIDITIONS OF CONTRACT:

### 2.1 SCOPE OF WORK, SPECIFICATIONS & QUANTITY:

The detailed scope of work & specifications for Supply, Installation, Testing & Commissioning of one no. of 15 KW Heavy Duty variable voltage variable frequency (VVVF) Drive alongwith panel to our Jhamarkotra Mines are given at annexure-VI. Tenderer is requested to give point wise confirmation of same therein.

**Desired makes of VVVF drive-** Siemens/ ABB/ Rockwell Automation/ Schneider/ Danfoss/ Fuji/ Yaskawa/ CGL/ Amtech/ Hitachi/ L&T/ Omron.

Quantity- 1 (One) no.

### 2.2 DELIVERY BASIS:

Terms of delivery shall be on f.o.r. Jhamarkotra Mines. Tenderer must specify the minimum work completion period required for Supply, installation, testing & commissioning of one no. of 15KW heavy duty Variable Voltage Variable Frequency (VVVF) drive with panel.

### **2.3 RATES**:

- i. The tenderer is to offer rates as per Annexure- X annexed hereto for "Price Bid". The same is to be given in a separate envelope.
- ii. The quoted prices will be firm & fixed till complete execution of the contract. The price must be net and must include transportation, insurance & any other delivery charges. Price should be on f.o.r. destination basis at Jhamarkotra Mines.
- iii. Entries should be neat and legible without any correction. Corrections, if any, must be signed in full and dated. The prices must be stated for each item separately.
- iv. The charges towards duties, taxes, levies or any other charges as applicable for the supply of spares must be stated specifically. In the absence of any such stipulation it will be presumed that the price include all such charges and no claim whatsoever for the same will be entertained.
- v. The prices quoted must be in figures & words both. In case, if there is any difference, the lower of them will be considered.
- vi. Timely deposition of GST and filing of requisite tax returns of relevant tax period would be the sole responsibility of the contractor. The contractor will also ensure that necessary credit on this account is available to RSMMLin the next month. In case of any discrepancy, where credit is not available to RSMML, then company is free to deduct/recover/retain such amount from the bills of supplier or any other amount due to him/ or from Security Deposit, as the case may be.
- vii. In case of reversal of Input Tax Credit (ITC), imposition of penalty on account of payment of GST and default in filing of returns towards the payment for the work, supplier is liable to pay all such dues to the company, failing which RSMML is free to deduct /recover/ retain such amount from the bills of contractor or any other amount due to him/ or from Security Deposit, as the case may be.

- viii. The contractor shall submit an undertaking with bills bearing GSTIN and HSN/SAC Code that " total GST has been deposited and returns have been filed for relevant tax period."
- ix. In addition, a general undertaking shall also be furnished by the bidder at the time of submission of bid that "as on date, no default has been made by us towards payment of GST and all returns up to the last date of submission of bid have been filed by us."

### 2.4 PRICE VARIATION:

The quoted price should remain firm and fixed till the complete execution of the contract. Only variation on account of changes in GST by the Government within the delivery period will be considered on production of documentary proof. No escalation/variation on any other grounds whatsoever shall be considered or be admissible.

Save and except as aforesaid, the tenderer shall not be entitled to raise any claim and/or demand and/or any dispute on account of escalation or raise or increase in the prices.

### 2.5 TAXES, DUTIES & LEVIES:

The rate of GST (CGST/SGST/IGST) as applicable should be specified by the tenderer. Any other statutory duty, levy, taxes, if applicable should be indicated. In case the tenderer is availing any incentive should mention in the tender. In the absence of clear stipulations as stated above, it will be understood that except the quoted price all levies/duties are to the account of tenderer.

### **2.6 CONSIGNEE**: The consignees is:

Group General Manager, SBU-PC (RP) or his authorized officer, M/s Rajasthan State Mines & Minerals Limited, Jhamarkotra Mines, via & District: Udaipur. (Rajasthan).

### 2.7 INSPECTION:

- i) RSMML shall have the right to inspect and/or to test the goods to confirm their conformity to the order.
- ii) The inspection shall be carried out at consignee's end after receipt of the material at site, which will be final and binding to both parties. All reasonable facilities and assistance including access to technical data, drawings etc. shall be furnished by the tenderer to the inspector at no charge.
- iii) In case of rejection of any item, the same should be replaced, to meet specification requirements, by the tenderer at their own risk & cost.
- iv) The inspection/test reports shall in no way release the tenderer from any warrantee or other obligations under this contract.

### 2.8 QUALITY OF SPARES & STANDARD APPLICABLE WARRANTY:

i) The tenderer shall warrant that the spares supplied under the contract/order will be new, unused and shall be free from all defects and faults in material & workmanship.

- ii) The spares will be consistent with the established, recognized or stipulated standards for materials of the type ordered and in full conformity with the specifications, drawings or samples, if any.
- iii) The supplier shall guarantee/warranty for the satisfactory performance of the spares for a period of 12 months from the date of commissioning or 18 months from the date of supply, whichever is earlier. This warranty shall survive inspection and acceptance of the goods.
- iv) In the event of any defect in material, design and workmanship during the aforesaid period is found due to faulty material, design or poor workmanship, the defective part will be replaced by the supplier at site free of cost within 30 days of intimation of warranty claims. The tenderer will be required to stock spare parts to take care of warranty failures. The guarantee/ composite warranty shall be submitted along with the bill. Tenderer will also replace the defective parts, if any, during the warranty period free of cost. The responsibility to collect the defective/ rejected material will lie with the supplier and the cost for such collection will have to be borne by the supplier.

### 2.9 NEGOTIATIONS:

- 1. Negotiations will be conducted with the lowest tenderer only. In case of non satisfactory achievement of rates from lowest tenderer, RSMML may choose to make a written counter offer to the lowest tenderer and if this is not accepted, RSMML may decide to reject and re-invite fresh tenders or to make the same counter-offer first to the second lowest tenderer, then to the third lowest tenderer, then to the third lowest tenderer and so on in the order of initial bidding, and work order be awarded to the tenderer who accepts the counter offer.
- **2.** In the case, when the quotations given by the tenderer during negotiations is higher than the original quotation of the tenderer then the tenderer will be bound by the lower rate originally quoted by the tenderer.
- **3.** In case of negotiations, representative of the tenderer attending negotiations must possess written authority from the tenderer to the effect that he is competent to modify/amend the submitted tender deviations and rates offered by them.

### 2.10 NO COMPENSATION FOR ALTERATION OF DELIVERY SCHEDULE OR SUSPENSION OF SUPPLIES:

If at any time before the commencement of the supply if the Company, for any reason, whatsoever do not require the whole supply or part thereof as specified in the LOA/PO shall give notice in writing of the same to the tenderer and the tenderer shall not be entitled for any compensation and/or damage of any kind whatsoever on account for loss or profit etc. nor the tenderer be entitled to any claim for compensation for re-scheduling of delivery period.

### 2.11 INDIAN / INTERNATIONAL STANDARD:

All specification mentioned in the tender documents are based upon Indian standards or equivalent and where no Indian standards exist the supplies should conform to International standards. All electric installations, equipment and switch gear shall have to conform to Indian Electricity Rules 1967 and as amended from time to time.

### **2.12 PATENTS:**

Tenders shall warrant that all equipment and machinery or material furnished hereunder are and shall be free and clear of infringement of patent and copy right or trade mark prevalent, if any country.

### 2.13 TERMS OF PAYMENT & PAYING AUTHORITY:

- a) 100% payment within 30 days of satisfactory supply, installation & commissioning of stores i.e. Jhamarkotra Mines.
- b) Billing and Paying Authority: The bill (in triplicate) alongwith the supporting documents duly verified by the consignee as to Delivery of stores will be submitted to respective consignee. The payment disbursing authority is: FA, RSMML,CO., Udaipur.
- c) Payment will be made through RTGS.

### 2.14 RSMML RIGHTS:

Date:

The Company reserves to exercise the following rights at its sole discretion without assigning any reasons thereof. The decision of the Company in this regard shall be final and binding.

- a) not to accept any offer or reject any or all the offers.
- b) to accept a tender either for the total Scope of Work or part thereof & not to accept the lowest tender without assigning any reason.
- c) to cancel the tender, postpone it for another date, change the venue of the receipt/opening of the tender.
- d) to increase/ decrease the tendered quantity.
- e) to reject the offer, if it is established that the tenderer has submitted any wrong & misleading information /forged document along with offer or thereafter.
- f) to accept/ reject offered spares on technical grounds as per requirement of RSMML.

Note: Each & every document furnished by the tenderer should be signed and sealed by the authorized person.

For RAJASTHAN STATE MINES & MINERALS LIMITED,

(B.S. Gupta) GGM (MM)

We / I have carefully read and understood the Instructions, Terms and Conditions, Scope of Work and annexure of the tender document. One set of tender documents (intact) duly signed with office seal is submitted as token of its acceptance.

Place:	Signature with Office Seal of the tenderer

### **GENERAL PROFILE OF TENDERER**

(To be submitted along-with Part – I of the Tender)

1	NT 0 11 C.1 . 1	
1.	Name & address of the tenderer	
	Telephone No.	
	Fax No.:	
	e-mail:	
	Mobile no.	
2	Status of Tenderer i.e. Manufacture/ Authorised Dealer/ Bonafied Dealer/any other.	
3	Whether Proprietor/Partnership/ Company.	
4	Name of owner/partners Directors with full address.	
5	PAN No.	
6	GSTIN No.	
7	HSN Code of offered item	
8	Entrepreneurs Memorandum no. as per MSMED Act 2006 Nature of Activity (manufacturing/Service) Category of Enterprise: (Micro/ Small/ Medium)	

9	Banker	details:
	a)	Name
	•	
	a)	Branch No.
	,	
	b)	Address
10	Bank A	ccount No.
-		
11	Trmo of	A la servina / Cumant/CC/ any
11	other	A/c :Saving / Current/CC/ any
	other	
12	IFSC c	ode
14	IFSC C	oue
13	1 mr. 0+h	ser important information related to
13		ner important information related to der requirement.
	the ten	der requirement.
	0.00	
14	Offered	work completion Period for supply,
		tion & commissioning of VVVF drive
	with pa	nel from the date of issue of order.

Signature of tenderer with official stamp

Date : Place:

### UNDERTAKING TOWARDS ACCEPTANCE OF ALL TERMS & CONDITIONS OF TENDER

(To be submitted along-with part – I of the offer)

We confirm that all the terms & conditions of tender is acceptable to us

Tenderer may stipulate here exceptions and deviations to the tender conditions, if considered unavoidable. In case the tenderer does not mention any information to the deviations in the below format & furnish it blank then it will be presumed that the tenderer is not offering/ putting any deviations to the tender terms & condition. Tenderer should mention the deviations, if any, at their own risk of

Name of Tenderer\_\_\_\_

except the following.

S.No.	Tender Clause no.	Requirement as per tender clause	Offered condition/ Deviation
		or not to accept the deviation aim on this will be entertained	
other d	ocument) will		oned any where else ( i.e. in an RSMML will not entertain an entioned anywhere else).
		Signatur	e of tenderer with official stan

### Annexure-III

PE No. RSMM/CO/MM/PE-02 /2020-21 dated 23.04.2020 for Supply, Installation, Testing & Commissioning of one no. of 15 KW Heavy Duty variable voltage variable frequency (VVVF) Drive alongwith Panel to our Jhamarkotra Mines

### UNDERTAKING TOWARDS NON SUSPENSION/NON BANNING.

(To be submitted alongwith part – I of the offer)

	Name of the Tenderer:
a)	We hereby declare that we have not been banned/suspended or de-listed by RSMML or any other procuring entity in past.
b)	We undertake that "as on date, no default has been made by us towards payment of GST and all returns up to the last date of submission of bid have been filed by us."
Place: Date:	Signature of Tenderer with official stamp

### REGISTRATION DETAILS AS PER MICRO, SMALL & MEDIUM ENTERPRISES DEVELOPMENT ACT,2006.

(To be submitted with Part – I Technical Bid)

1.	Development Act, 2006. (Yes/NO)
	If yes, please furnish the declaration given below.
2.	We (Name of Tenderer), hereby declare that, our organization is registered under Micro, Small & Medium Enterprises Development Act, 2006 as (Micro, Small & Medium) Enterprises vide Registration No dated
3.	Enclose attested copy of registration certificate.
4.	Whether the tenderer is also registered as S.S.I. units, if yes, enclose copy of registration certificate.
	Signature of tenderer with official stamp
	Date & place:

### **DETAILS OF TAXES & DUTIES OFFERED IN PRICE BID**

Name of Tenderer\_\_\_\_\_

(To be submitted with Part – I Technical Bid)

Particulars	% Rate considered in price bid
CGST on offered product	@%
SGST on offered product	@%
IGST on offered product	@%
	•

Signature of tenderer with official stamp

Date: Place:

### CHECK LIST TO SPECIFICATIONS

(To be submitted with Part - I Technical Bid)

**Desired makes of VVVF drive-** Siemens/ ABB/ Rockwell Automation/ Schneider/ Danfoss/ Fuji/ Yaskawa/ CGL/ Amtech/ Hitachi/ L&T/ Omron.

Offered make & Model-	Offered	make & V	lodel-		
-----------------------	---------	----------	--------	--	--

	Description	Agreed/ Deviation if any. Please tick against each point towards its confirmation.
(A) <u>s</u>	SCOPE OF WORK-	
1.	Supply, installation, testing & commissioning of one no. of 15KW heavy duty Variable Voltage Variable Frequency (VVVF) drive panel. The dismantling of existing panel is also in the scope of supplier.	
2.	The drive panel is required for the application of apron feeder (Conveyor) at Crushing plant. The rating of existing apron feeder motor is 15KW, 1450rpm, 27.5Amp.	
3.	The drive should compulsorily be provided with necessary input & output chokes and shall be designed as per the requirement (Distance between motor & panel is about 200Meter).	
4.	The supplier shall provide the necessary software & hardware for communicating the drive with Laptop/PC.	
5.	Supplier will provide 4 sets of as-built control drawings & manuals in hard copy & 1 set in soft copy for the drive & panel with supplies.	
6.	The bidder may visit the site to know the actual condition of operation of drive / system before submission of their bid	

- **7.** All technical details, specifications, diagrams, control circuit diagrams, panel wiring diagrams, certificates or any other related documents are to be submitted in original along with the required number of copies to the Engineer-in-charge for approval before manufacturing, and handed over to RSMML later after commissioning.
- **8.** The bidder will be solely responsible for any unsafe, illegal, unworthy, or, untoward incident which may occur during the whole job.
- **9.** All the tools & tackles required for installation, testing & commissioning of the subject system are in contractor's scope.
- 10. All the statutory & safety rules are to be strictly followed by the agency and by the personnel employed by them during the installation, testing and commissioning of the panel. All the resources including manpower, tools & tackles, etc. will have to be provided by the agency.
- **11.** Installation, testing & commissioning of the subject system is to be done by the agency at the site, within the existing space.
- **12.** Any unforeseen problem (s) which may arise while installing, testing & commissioning of the VVVF drive panel package, is (are) to be solved by the tenderer, free of cost.
- **13.** Any minor or major modification needed during erection, testing & commissioning of the subject system at the site, is to be carried out by the agency using their own resources.
- **14.** Supplier shall impart training to our executive & staff at site. The training shall be imparted by the expert in the respective fields. Training should be conducted free of cost. Comprehensive training manual with clear illustration shall be provided by the supplier.

**(B) SPECIFICATIONS:** The detailed specification of VVVF drive module & panel are as below:-

### **VVVF Drive:**

- 1. 6 pulse AC Drive (VVF drive) with IGBT based PWM technology, heavy duty, constant torque, voltage range 380-480 volt, 3 phase, 50 Hz, AC plus 10% minus 15%, Vector control without sensor, V/F control, Rated Ambient operating temperature 50 degree C.
- 2. Display/operating panel shall be provided with the drive for fault diagnostic, programming and monitoring.
- 3. Required minimum input/output as below:-

Digital input:-6Nos, Digital output:-6Nos, Analog input:-2Nos, Analog output:-2Nos

### **Drive Panel**

- 1. The panel should be dust & vermin proof confirming to IP54 protection.
- 2. The panel shall be made of CRCA sheet steel with minimum 2mm thickness for load bearing members and 1.6mm thick for non loan bearing members.
- 3. It shall paint with light gray shade as per IS-5 and shall be epoxy based with minimum thickness of 50 microns.
- 4. The components must be arranged with enough space between them so that there is easy accessibility for maintenance, replacing and for working on each component.
- 5. The panel door shall have a window for the digital display so that the VVVF drive can be seen in the door closed condition also.
- 6. Panel cooling fan of appropriate size and speed shall be mounted on the top side of the panel.
- 7. Louvers shall also be provided in the panel.
- 8. The power contactor must be appropriate size and AC4 duty.
- 9. Power supply in the panel shall be through suitable rating of MCCB (with Earth Leakage Relay protection) and control supply circuit through suitable MCBs.
- 10. Separate colour terminal blocks for control, power & PLC

terminal used.

- 11.Auxiliary relays/contactors/over load relay etc as required.
- 12. The panel must be provided lamp inside (LED or CFL) & utility switch and socket.
- 13. The electric drawing of the panel shall be prepared and approval must be taken prior to the panel installation.
- 14. The panel shall be provided with necessary busbar arrangements and panel wiring carried as per approved drawing.
- 15. Select specific operator devices as required. **Keypad** The drive shall include a local operator interface. The operator interface shall include start/stop keys and speed increase/decrease keys. The operator interface shall also include LCD type read out for display important drive information such as motor speed, motor current, motor voltage, etc.
- **16. Auto/Local/Panel** selector switch Allows the operator to select where the drive Start/Stop commands and speed reference signal will come from. This selector switch shall be installed on the door of the panel. Details of start/stop and speed reference commands source are as below:-
  - (a) **Auto** Commands will come from control desk push buttons.
  - **(b) Local** Commands will come from LCS push buttons near motor.
  - **(c) Panel** Commands will come from drive panel push buttons.
  - 17. Analog indicators- the operator interface (keypad) can provide a digital read out of all important drive parameters. Analog indicators may be aided if desired.
  - 18.Require digital meters on panel-:-RPM meter1-nos, Ampere meter-1Nos, Input voltage-1Nos, and Energy meter-1Nos.
  - 19.Required indication on panel:- ON, OFF, Ready, Run, Trip.
  - 20. There shall also be installed a suitable hooter which shall operate in case of abnormal condition in the system.

- 21. The permissible maximum size of the panel 80X40cm (width X depth). The height of panel may be as per the suitability.
- **22.** Input circuit breaker: The VVVF drive shall include a door interlocked input AC lines disconnected suitable MCCB. The circuit breaker shall have an asymmetrical short circuit interrupting capacity of amperes.
- **23. Analog output signal conditioner card**Conditions the VVVF drive's 0 to 10 VDC output (typically used when a 4 to 20 mA output signal is required).
- 24.**Input/output Expansion Card** Allows the drive to accept additional analog and digital input and output signals.

Signature with Office Seal of the tenderer.

Place: Date":

### UNDERTAKING TOWARDS NO CONDITION MENTIONED IN PRICE BID & GST

(To be submitted with Part – I Technical Bid)

Na	me of Tenderer
i)	We hereby undertake that we have not mentioned any condition in the price bid.
ii)	We undertake that "as on date, no default has been made by us towards payment of GST and all returns up to the last date of submission of bid have been filed by us."
	Signature of tenderer with official stamp
Date:	
Place:	

### PROFORMA OF GUARANTEE BOND FOR SECURITY DEPOSIT

(To be issued by a Public Sector /ICICI/HDFC/AXIS Bank having its Branch office at Udaipur on the non-judicial stamp paper of value equal to @ 0.25% (zero point twenty five percent) of the total Security Deposit Amount subject to maximum of Rs. 25000/- or as applicable at the time of submission of BG.

B.G Dated
Contact details of Banker:
• Postal Address:-
• Telephone Nos.:-
• Fax No.:-
• e-mail Address:-
• Contact person e-mail:-
This Deed of Guarantee executed between having its registered office at (mention complete postal address with contact nos./mail address etc.) and its head office at (mention complete postal address with contact nos./mail address etc.) and wherever the context so required include its successors and assignees (hereinafter called the Surety/Bank) AND Rajasthan State Mines and Minerals Limited, a company incorporated and registered under Indian companies Act, 1956, having its registered office at C-89/90 Lal Kothi Scheme, Janpath, Jaipur and Corporate office at 4 Meera Marg, Udaipur and wherever its context so required includes its successors and assignees (hereinafter called 'the company').
Whereas the Company having agreed to exempt M/s a company/partnership firm (address of registered/H.O.) where ever the context so require includes its successors and assignees (hereinafter called 'the Contractor/supplier/RC holder') from the demand under the terms and conditions of Letter of Acceptance/ Purchase Order/ Rate Contract no dated issued in favour of the Contractor/supplier/RC holder, hereinafter called 'the said 'Letter of Acceptance/ Purchase Order/ Rate Contract' which expression shall also include any amendment, modification or variations thereof made in accordance with the provision thereof, of cash security deposit for the due fulfillment by the said Letter of Acceptance/ Purchase Order/ Rate Contract on production of unconditional and irrevocable Bank Guarantee for Rs(Rs) being Contract .
Now this deed witnesseth that in consideration of said bank having agreed on the request of the Contractor/supplier/RC to stand as surety for payment of Rs as security deposit to the company subject to the following conditions.

Ι.	We, (Bank) do hereby undertake to pay to the
	company as amount not exceeding Rs against any loss or
	damage caused to or suffered or would be caused to or suffered by the company
	by reason of any breach by the said contractor/supplier/RC holder of any of the
	terms and/or conditions contained in the Letter of Acceptance/ Purchase Order/
	Rate Contract. The decision of the Company, as to any such breach having been
	committed and loss/damage suffered to shall be absolute and binding on us.
2.	We, (bank) do hereby undertake without any reference
	to the Contractor/supplier/RC holder or any other person and irrespective of the
	fact whether any dispute is pending between the Company and the
	Contractor/supplier/RC holder before any court or tribunal or Arbitrator relating
	thereto, to pay the amount due and payable under this guarantee without any
	demur, and/or protest merely on the very first demand from the Company
	stating that the amount claimed is due by way of loss or damage caused to or
	suffered by or would be caused to or suffered by the Company by reason of any
	breach by the said contractor/supplier/RC holder of any of the terms and
	conditions contained in the said Letter of Acceptance/ Purchase Order/ Rate
	Contract by reason of the said contractor's/supplier's/RC holder's failure to
	perform the covenants contained in said Letter of Acceptance/ Purchase Order/
	Rate Contract. Any such demand made on the bank shall be conclusive, absolute
	and unequivocal as regards the amount due and payable by the bank under this
	guarantee. However, bank's liability under this guarantee shall be restricted to
	an amount not exceeding Rs
3.	We,(bank) further agree that the guarantee herein
	above contained shall remain in full force and effect during the period that would
	be taken for the performance of the contract and that it shall continue to be
	enforceable till all the dues of the company under or by virtue of the contract
	have been fully paid and its claim/s satisfied or discharged or till the company
	certifies that the terms and the conditions of the said Letter of Acceptance/
	Purchase Order/ Rate Contract have been fully and properly carried out by the
	said contractor/supplier/RC holder and accordingly discharges the guarantee,
	unless a demand or claim under this guarantee is made on the bank in writing
	on or before( scheduled completion date, plus six months or period
	which is required), the bank shall be discharged from all liability under this
	guarantee thereafter unless otherwise further extended by the bank.
1	The surface decay is a College Constant of the surface of the surf
4.	In order to give full effect to the guarantee herein contained the company
	shall be entitled to act as if, we(bank) are your principal debtor in respect of all
	your claims against the Contractor/supplier/RC holder hereby guaranteed by us
	as aforesaid and we hereby expressly waive all our rights of surety-ship and
	other rights, if any which are in any way inconsistent and/or contrary to the
	above or any other provision of this guarantee, the bank's guarantee to pay
	hereunder will not be determined or affected by your proceeding against the
	Contractor/supplier/RC holder and the bank will be liable to pay the said sum
	as and when demanded by you merely on first demand being made on the bank
	by you and even before any legal or other proceedings taken against the
	contractor/supplier/RC holder. Any letter of demand delivered at the bank's
	above branch/divisional office or Udaipur branch office
	(specify the name &

sufficient demand under this guarantee. \_(bank) further agree that the company shall have 5. the fullest liberty without our consent and without affecting in any manner our obligation hereunder to vary any of the terms and conditions of the said letter/Purchase Order/ or to extend time of performance by the said supplier/RC from time to time or to postpone for any time or from time to time any of the powers exercisable by the Company against the said Contractor/supplier/RC and to for bear or enforce any of the terms and conditions relating to the Purchase Order/ and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said contractor/supplier/RC holder or for any fore bearance act, or omissions on the part of the company or any indulgence of the Company to the said Contractor/supplier/RC holder or by any such matter or things whatsoever which under the law relating to the sureties would but for this provisions have effect of so relieving us. 6. This guarantee herein contained would come into force from the date of issue and would not be affected by any change in the constitution of the supplier/RC or ourselves or liquidation or winding up or dissolution or insolvency of the contractor/supplier/RC holder nor shall it be affected by any change in company's constitution or by any amalgamation or any absorption thereof or therewith but shall ensure for and be available to and enforceable by absorbing or amalgamated company or concern till the payment or amount not exceeding Rs. \_\_\_\_\_\_ is made by the Bank. The guarantee will not be discharged or affected if the Company 7. holds/obtain any other security/guarantee/promissory note from any person and/or the contractor/supplier/RC holder and this guarantee shall be in addition to any such guarantees. 8. \_(Bank) lastly undertake not to revoke this guarantee during this currency except with the previous consent of the company in writing. 9. The bank has power to issue this guarantee in favour of the Company and the undersigned has full powers to do so under power of Attorney dated granted to him by the bank. For the purpose of enforcing legal rights in respect of this guarantee Udaipur courts in the state of Rajasthan alone shall have jurisdiction. IN WITNESSETH I, HEREBY \_\_\_\_\_\_ SON OF \_\_\_\_\_(designation)\_\_\_\_\_(branch) constituted attorney of the said bank have set my signatures and bank seal on this guarantee which is being issued on non-judicial stamp of proper value as per Stamp Act prevailing in the

state of \_\_\_\_\_ executed at \_\_\_\_ this the \_\_\_\_

day of 2020.

address) under the signatures of the company's Financial Advisor/ Group General Manager/ General Manager or any of the Directors shall deemed to be

### PROFORMA OF GUARANTEE BOND FOR BID SECURITY

(To be issued by any Public Sector (except SBI)/ICICI/Axis/HDFC Bank having its Branch at Udaipur on non-judicial stamp paper of appropriate value)

B G No

B.G. No	Dated
This Deed of Guarantee made between SBI) /ICICI/Axis/HDFC Bank, having its registered office head office at and wherever the contesuccessors and assignees (hereinafter called the Surety/Mines & Minerals Limited, a Company incorporated and recompanies Act, 1956, having its registered office at 89-Jaipur and Corporate Office at 4 Meera Marg, Udaipur wherever its context so required includes its successors a called 'the Company').	e at and its xt so required include its Bank) & Rajasthan State egistered under the Indian 90, Janpath, Lal Kothi, 313004, Rajasthan, and
Whereas the company having agreed to furnish BG for a company/ partnership firm/ H.O.) wherever the context so require includes its such the called 'the Tenderer' ) from the demand under of PE No. RSMM/CO/MM/PE-00/2020-21 Dated Installation, Testing & Commissioning of one no. of 15 voltage variable frequency (VVVF) Drive Panel to our Jha (Rajasthan)	(address of registered ccessors and assignees the terms and conditions 00.00.2020 for Supply, KW Heavy Duty variable markotra Mines, Udaipur einafter called 'the said Demand Draft for the duentained in the said tender Bank Guarantee for onsideration of said bank surety for payment of Rs.
We, (Bank) do hereby undertake to amount not exceeding Rs against any loss suffered or would be caused to or suffered by the company by the said Tenderer of any of the terms and /or corn Agreement ( the decision of the company as to any sommitted and loss/damage suffered to shall be absolute a We, (bank) do hereby undertake with Tenderer or any other person and irrespective of the fact pending between the company and the Tenderer before	s or damage caused to or y by reason of any breach aditions contained in the uch breach having been and binding on us). hout any reference to the et whether any dispute is any court or tribunal or payable under this he very first demand from y way of loss or damage by the company by reason condition contained in the seep the said tender open. absolute and unequivocal

However, bank's liability under this guarantee shall be restricted to an amount not exceeding Rs
We,
In order to give full effect to the guarantee herein contained the company shall be entitled to act as if, we (bank) are your principal debtor in respect of all your claims against the Tenderer hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of suretyship and other rights, if any which are in any way inconsistent and/or contrary to the above or any other provision of this guarantee, the bank's guarantee to pay hereunder will not be determined or affected by your proceeding against the Tenderer and the bank will be liable to pay the said sum as and when demanded by you merely on first demand being made on the bank by you and even before any legal or other proceedings taken against the tenderer.
This guarantee herein contained would come into force from the date of issue and would not be affected by any change in the constitution of the tenderer or ourselves or liquidation or winding up or dissolution or insolvency of the Tenderer nor shall it be affected by any change in company's constitution or by any amalgamation or any absorption thereof or therewith but shall ensure for and be available to and enforceable by absorbing or amalgamated company or concern till the payment of amount not exceeding Rs is made by the Bank.  The guarantee will not be discharged or affected if the Company holds/obtain any other Bid Security Deposit /guarantee / promissory note from any person and/or the Tenderer and this guarantee shall be in addition to any such guarantees.
We, (Bank) lastly undertake not to revoke this guarantee during this currency except with the previous consent of the company in writing.
The bank has power to issue this guarantee in favour of the Company and the undersigned has full powers to do so under Power of Attorney dated granted to him by the Bank.
For the purpose of enforcing legal rights in respect of this guarantee Udaipur courts in the state of Rajasthan along shall have jurisdiction
IN WITNESSETH I, hereby, son of (designation) (branch) constituted attorney of the said bank have set my signatures and bank seal on this guarantee which being issued on non-judicial stamp of Rs as per Stamp Act Prevailing in the state of Rajasthan, executed on this date of, 2020.

### ANNEXURE- X

PE No. RSMM/CO/MM/PE-02 /2020-21 dated 23.04.2020 for Supply, Installation, Testing & Commissioning of one no. of 15 KW Heavy Duty variable voltage variable frequency (VVVF) Drive alongwith Panel to our Jhamarkotra Mines

### PRICE BID (To be packed in a separate sealed cover)

S.	Description	Basic price in	Packing,	CGST @	SGST @	IGST @	Total landed price up
N		Rs. per no.	forwarding,				to destination i.e.
			freight,				Jhamarkotra Mines in
			Insurance &				Rs. per no.
			any other				_
			delivery charge				
			up to				
			destination				
A	Price for Supply, Installation,						
	Testing & Commissioning of						
	one no. of 15 KW Heavy Duty						
	variable voltage variable						
	frequency (VVVF) Drive						
	alongwith panel as per						
	specifications at annexure-VI						
	and terms & conditions						
	mentioned in the tender.						

**Note:** Tenderer should not mention any condition in the Price-Bid, if any, will be ignored or not accepted.

Signature of Tenderer with official stamps

Place; Date:

### Annexure A: Compliance with the Code of Integrity and No Conflict of Interest Any person participating in a procurement process shall –

- a) Not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- b) Not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation;
- c) Not indulge in any collusion, Bid rigging or anti-competitive behaviour to impair the transparency, fairness and progress of the procurement process;
- d) Not misuse any information shared between the procuring Entity and the tenderers with an intent to gain unfair advantage in the procurement process;
- e) Not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- f) Not obstruct any investigation or audit of a procurement process;
- g) Disclose conflict of interest, if any, and
- h) Disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

### Conflict of Interest:-

The tenderer participating in a bidding process must not have a Conflict of Interest. A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

- i) A tenderer may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:
- a) Have controlling partners/shareholders in common; or
- b) Receive or have received any direct or indirect subsidy from any of them; or
- c) Have the same legal representative for purposes of the bid; or
- d) Have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the bid of another tenderer, or influence the decisions of the Procuring Entity regarding the bidding process; or
- e) The tenderer participates in more than one bid in a bidding process. Participation by a tenderer in more than one bid will result in the disqualification of all bids in which the tenderer is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a tenderer, in more than one bid; or
- f) The tednerer or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the bid; or
- g) Tenderer or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity as engineer-in-charge/consultant for the contract.

### Annexure B: Declaration by the Bidder regarding qualifications

### Declaration by the Bidder

In relation to my/our Bid submitted to	for			
procurement of	in response to their Notice			
Inviting Bids No dated	I/we hereby declare under			
Section 7 of Rajasthan Transparency in Public Procurement Act 2012, that:				

- **1.** I/we possess the necessary professional, technical, financial and managerial resources and competence required by the Bidding Document issued by the Procuring Entity;
- **2.** I/we have fulfilled my/our obligation to pay such of the taxes payable to the Union and the State Government or any local authority as specified in the Bidding Document;
- **3.** I/we are not insolvent, in receivership, bankrupt or being wound up, not have my/our affairs administered by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceedings for any of the foregoing reasons;
- **4.** I/we do not have, and our directors and officers not have been convicted of any criminal offence related to my/our processional conduct or the making of false statements or misrepresentations as to my/our qualifications to enter into a procurement contract within a period of three years preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- **5.** I/we do not have a conflict of interest as specified in the Act, Rules and the Bidding Document, which materially affects fair competition;

Date:	Signature of bidder:
Place:	Name:
	Designation:
	Address:

### **Annexure C: Grievance Redressal during Procurement Process**

The designation and address of the First Appellate Authority is: Mines Dept, Govt. of Rajasthan

The designation and address of the Second Appellate Authority is: Finance Dept., Govt. of Rajasthan

### 1) Filing an appeal

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issued there under, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be clearly giving the specific ground or grounds on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in the procurement proceedings:

Provided further that in case a Procuring Entity evaluates the technical bids before the opening of the financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

- 2) The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavour to dispose it of within thirty days from the date of the appeal.
- 3) If the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2) or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

### 4) Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- a) Determination of need of procurement;
- b) Provisions limiting participation of Bidders in the Bid process;
- c) The decision of whether or not to enter into negotiations;
- d) Cancellation of a procurement process;
- e) Applicability of the provisions of confidentiality.

### 5) Form of Appeal

- j) An appeal under para (1) or (3) above shall be in the annexed form alongwith as many copies as there are respondents in the appeal;
- k) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.

l) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorized representative.

### 6) Fee for filing appeal

- a) Fee for the first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- b) The fee shall be paid in the form of bank demand draft or bankers' cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

### 7) Procedure for disposal of appeal

- h) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- i) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall
  - i) Hear all the parties to appeal present before him; and
  - ii) Peruse or inspect documents, relevant records or copies thereof relating to the matter.
- j) After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- k) The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

# (See rule 83) Memorandum of Appeal under the Rajasthan Transparency in Public Procurement Act 2012

		of	( First /Second Appellate A	uthority)		
1.	<ol> <li>Particulars of appellant :</li> <li>Name of the appellant :</li> </ol>					
	(ii)	Official address, is	f any:			
	(iii)	Residential addres	ss:			
2.	e respondent(s) :					
3.	Number and date of the order appealed against and name and designation of the officer/authority who passed the order (enclose copy), or a statement of a decision, action or omission of the Procuring Entity in contravention to the provisions of the Act by which the appellant is agariated.					
4.	provisions of the Act by which the appellant is aggrieved:  If the Appellant proposes to be represented by a representative, the name and postal address of the representative:  Number of affidavits and documents enclosed with the appeal:					
5.						
6.	Grour	nd	of	appeal		
1						
				•••••		
	(Supported by an affidavit)					
7.	Prayer	r:		•••••		
Place		•••••		••••••		
Date:						
			Appellant's	signature :		

### Annexure D: Additional Conditions of Contract

### 1. Correction of arithmetical errors

Provided that a Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- i) if there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- ii) If there is an error in a total corresponding to the addition or subtraction of sub totals, the subtotals shall prevail and the total shall be corrected; and
- iii) If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (i) and (ii) above.
  - If the Bidder that submitted the lowest evaluated bid does not accept the correction of errors, its bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

### 2. Procuring Entity's Right to Vary Quantities

- (i) At the time of award of contract, the quantity of Goods, works or services originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase or decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit price or other terms and conditions of the bid and the conditions of contract.
- (ii) If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity in the Bidding Document due to change in circumstances, the bidder shall not be entitled for any claim or compensation except otherwise provided in the conditions of contract.
- (iii) In case of procurement of goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not be more than 50% of the value of goods of the original contract and shall be within one month from the date of expiry of last supply. If the supplier fails to do so, Procuring Entity shall be free to arrange for the balance supply by limited bidding or otherwise and the extra cost incurred shall be recovered from the supplier.

### 3. Dividing quantities among more than one bidder at the time of award (In case of procurement of goods)

As a general rule all the quantities of the subject matter of procurement shall be procured from the bidder, whose bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the bidder, whose bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the bidder, whose bid is accepted and the second lowest bidder or even more bidders in that order, in a fair, transparent and equitable manner at the rates of the bidder, whose bid is accepted.