Tender No: ELECT-PS-20547 Closing Date/Time: 04/04/2022 11:30

DY.CEE/PS acting for and on behalf of The President of India invites E-Tenders against Tender No **ELECT-PS-20547** Closing Date/Time 04/04/2022 11:30 Hrs. Bidders will be able to submit their original/revised bids upto closing date and time only. Manual offers are not allowed against this tender, and any such manual offer received shall be ignored.

Contractors are allowed to make payments against this tender towards tender document cost and earnest money only through only payment modes available on IREPS portal like net banking, debit card, credit card etc. Manual payments through Demand draft, Banker cheque, Deposit receipts, FDR etc. are not allowed.

1. NIT HEADER

Name of Work	Annual maintenance contract of 3MW land based solar plant at MCF/RBL including daily upkeep, Operation & Maintenance, etc. as per scope of work.				
Bidding type	Normal Tender				
Tender Type	Open	Bidding System	Single Packet System		
Tender Closing Date Time	04/04/2022 11:30	Date Time Of Uploading Tender	12/03/2022 13:53		
Pre-Bid Conference Required	No	Pre-Bid Conference Date Time	Not Applicable		
Advertised Value	6632103.80	Tendering Section	E2		
Bidding Style	Single Rate for Each Sch	nedule Bidding Unit			
Earnest Money (Rs.)	132700.00	Validity of Offer (Days)	45		
Tender Doc. Cost (Rs.)	0.00	Period of Completion	36 Months		
Contract Type	Works	Contract Category	Expenditure		
Bidding Start Date	21/03/2022	Are Joint Venture (JV) firms allowed to bid	Yes		
Ranking Order For Bids	Lowest to Highest	Expenditure Type	Capital (WMS)		

2. SCHEDULE

S.No.	Item Code	Item Qty	Qty Unit	Unit Rate	Basic Value	Escl.(%)	Amount	Bidding Unit
Schedule A-Annual maintenance contract of 3MW land based solar plant at MCF/RBL including daily upkeep, Operation & Maintenance, etc. as per scope of work. 6632103.80								Above/ Below/Par
	1	1095.00	Day	4150.92	4545257.40	18.00	5363403.73	
1	•	n:- Annual and maintena		e of 2 MW	land based solar	plant at MC	F/RBL including	Daily upkeep,
	2	1095.00	Day	981.89	1075169.55	18.00	1268700.07	
2	-	n:- Annual and maintena		e of 1 MW	land based solar	plant at MC	F/RBL including	Daily upkeep,

3. ITEM BREAKUP

No item break up added

4. ELIGIBILITY CONDITIONS

Special Technical Criteria

S.No.	•	Confirmation Required		Documents Uploading
1	The firm must have completed either "Supply, Erection, Testing and commissioning of Solar photo voltaic (SPV) based power plant with converter and electrical switchgear of at least 1 MWp capacity or Annual Maintenance contract (AMC) of SPV based solar power plant of at least 1 MWp capacity"	No	INo	Allowed (Mandatory)

Special Technical Criteria

S	S.No.	Description	Confirmation Required		Documents Uploading
1	I	Please submit notarized affidavit on a non-judicial stamp paper in the prescribed format (please download format from the link given below) for verification / confirmation of the documents submitted for compliance of eligibility/qualifying criteria. Non submission of properly filled affidavit in the prescribed format shall lead to summarily rejection of your offer. Format is provided in General Condition of Contract.	No	Nο	Allowed (Mandatory)

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Special Financial Criteria

S.No	<u>'</u>	Confirmation Required		Documents Uploading
1	The tenderer must have received contractual payments in the previous three financial years and the current financial year upto the date of opening of tender, at least 150% of the advertised value of the tender. The tenderers shall submit Certificates to this effect which may be an attested Certificate from the concerned department / client and/or Audited Balance Sheet duly certified by the Chartered Accountant etc.	No	INo	Allowed (Mandatory)

Special Technical Criteria

S.No.	•	Confirmation Required		Documents Uploading
	The tenderer must have successfully completed any of the following during last 07 (seven) years, ending last day of month previous to the one in which tender is invited: Three similar works costing not less than the amount equal to 30% of advertised value of the tender, or Two similar works costing not less than the amount equal to 40% of advertised value of the tender, or One similar work costing not less than the amount equal to 60% of advertised value of the tender.	No	Nο	Allowed (Mandatory)

Submission of Document Verification Certificate

S.No.	•	Confirmation Required		Documents Uploading
1	Please submit a certificate in the prescribed format (please download the format from the link given below) for verification / confirmation of the documents submitted for compliance of eligibility / qualifying criteria. Non submission of the certificate, or submission of certificate either not properly filled in, or in a format other than the prescribed format shall lead to summary rejection of your offer. [Click here to download the Format of Self Certificatio)	No	INO	Allowed (Mandatory)

5. COMPLIANCE

Commercial-Compliance

S.No.	•	Confirmation Required		Documents Uploading
1	Please enter the percentage of local content in the material being offered. Please enter 0 for fully imported items, and 100 for fully indigenous items. The definition and calculation of local content shall be in accordance with the Make in India policy as incorporated in the tender conditions.	No	Vac	Allowed (Optional)

General Instructions

S.No.	Description			Documents Uploading
1	The Railway Reserve the right to accept in whole or in part or reject any tender or all tenders without assigning any reason for such action.	No	No	Not Allowed
2	For those conditions for which standard proforma have been given in document attached with tender (under head instruction to tenderer and regulation for tender & contract) for uploading of various information. The information should be submitted in these standard formats only.	No	No	Not Allowed
3	Quoted Rates shall be inclusive of all statuary taxes like GST, building cess, any allowance, license fee, royalty charges etc. as legally leviable by State, Central Government and/or any other local body/authority.		No	Not Allowed
4	GST, Income tax and TDS on GST will be as per extent rule.	No	No	Not Allowed
5	For enactment of the Act, the tenderer shall be required to pay cess @ 1% (one percent) of cost of construction work to be deducted from each bill. Cost of material shall be outside the purview of cess, when supplied under a separate schedule item Railway Boards No. 2008/ CE-1 CT/6 Dt. 09-07-2008	Na	No	Not Allowed

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6	The successful bidder shall have to submit a Performance Guarantee (PG) within 21 (Twenty one) days from the date of issue of Letter of Acceptance (LOA). Extension of time for submission of PG beyond 21 (Twenty one) days and upto 60 days from the date of issue of LOA may be given by the Authority who is competent to sign the contract agreement. However, a penal interest of 12% per annum shall be charged for the delay beyond 21(Twenty one) days, i.e. from 22nd day after the date of issue of LOA. Further, if the 60th day happens to be a declared holiday in the concerned office of the Railway, submission of PG can be accepted on the next working day. In all other cases, if the Contractor fails to submit the requisite PG even after 60 days from the date of issue of LOA, the contract is liable to be terminated. In case contract is terminated railway shall be entitled to forfeit Earnest Money Deposit and other dues payable against that contract. In case a tenderer has not submitted Earnest Money Deposit on the strength of their registration as a Startup recognized by Department of Industrial Policy and Promotion (DIPP) under Ministry of Commerce and Industry, DIPP shall be informed to this effect. The failed Contractor shall be debarred from participating in re-tender for that work.	No	No	Not Allowed
6.1	The successful bidder shall submit the Performance Guarantee (PG) in any of the following forms, amounting to 5 percent of the contract value: (a) A deposit of Cash (b) Irrevocable Bank Guarantee (c) Government Securities including State Loan Bonds at 5 percent below the market value (d) Deposit Receipts, Pay Orders, Demand Drafts and Guarantee Bonds. These forms of Performance Guarantee could be either of the State Bank of India or of any of the Nationalized Banks (e) Guarantee Bonds executed or Deposits Receipts tendered by all Scheduled Banks (f) A Deposit in the Post Office Saving Bank (g) A Deposit in the National Savings Certificates (h) Twelve years National Defence Certificates (i) Ten years Defence Deposits (j) National Defence Bonds and (k) Unit Trust Certificates at 5 percent below market value or at the face value whichever is less. Also FDR in favour of FA&CAO/MCF-RBL free from any encumbrance may be accepted	No	No	Not Allowed
7	GCC-2020 with up to date correction slip and Indian Railways UNIFIED Standard Specification, Relevant IS-CODEs are part of this tender document. In the Special Conditions of Contract "General Condition of Contract" shall mean General Conditions of Contract- 2020 as contained in Northern Railway, Engineering Department, Standard Specifications shall mean "Indian Railways Unified standard specifications (works and materials) Vol - I & II".	No	No	Not Allowed
8	Apart from it, instruction to tenderer & regulation for tender & contract, Special Conditions of Contract and Schedule of work including scope of work (attached with tender document) are part of this tender document.		No	Not Allowed
9	Dissolution of contractor's firm- If the contractor's firm is dissolved due to death or retirement of any partner or for any reason before duly completing the work or any part of it undertaken by the Principal Agreement, the partners shall remain jointly severally and personally liable to complete the whole work to the satisfaction of the Railway and to pay compensation for loss, sustained if any, by the Railway due to such dissolution. The amount of such compensation shall be decided by the Engineer and his decision in the matter shall be final and binding on the Tenderers.	No	No	Not Allowed
	Tenderer/s should submit their offer strictly in accordance with the terms and conditions of the tender document. Tenderer should not quote any deviation from the tender document and should not quote any conditions. Nevertheless, as an exception, if any unavoidable deviations or conditions are quoted by the tenderer/s, financial impact of each of such conditions / deviations on their quoted unit rates, in terms of Rupees per unit rate, shall be clearly mentioned by the tenderer in the tender offer. If any of the deviation / condition has no financial impact on the quoted rates, in such cases also, the tenderer must clearly mention its financial impact as 'NIL'. This is required for proper financial evaluation of such conditional / deviated offers. Conditional offers / offers with deviations, without quantified financial impact of each of the condition / deviation on the quoted rates, shall be considered as "incomplete" and shall be summarily rejected'.	No	No	Not Allowed

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11	Special condition for tax deduction In respect of works contracts value more than Rs. 5,000/- each, a deduction of 2% on the gross payment from each of the contractor's bills shall be made in terms of section 194(C) of the Income Tax Act of 1961 & 1991. Surcharge will also be deducted along with Income Tax as per extent rules applicable time to time. The Railway will advise/recover GST amount (if leviable in a particular state/case where the work is going on) from each bill while making payment to the contractors. The recovery shall be governed as per the guidelines & rates prescribed by the concerned authorities from time to time. Any Other taxes contractor shall bear in full all taxes and royalties levied by the State Government and/or Central Government from time to time. This would be entirely a matter between the contractor and State Government/or Central Government. Railway will recover the taxes and royalties through final bills if the contractor fails to pay the taxes and royalties to the Government.	No	No	Not Allowed
12	Following details, inspection register and records shall be maintained by contractor. The Contractors shall maintain accurate records, plans and charts showing the dates and progress of all main operations and the Engineer shall have access to this information at all reasonable times. Records of quality assurance tests made shall be handed over to the Engineers representative after carrying out the tests. The following registers shall be maintained at site by the Contractors. (I) Site Order Register: The Contractors shall promptly acknowledge by putting his signature in the site order against any order given therein by the Engineer or his representative or his superior officers and comply with them. The Compliance shall be reported by the contractors to the Engineer in time so that it can be checked. (II) Labour Register: This register will be maintained to show daily strength of labour in different categories employed by the Contractors. (III) LOG book of events: All events are required to be chronologically logged in this book shift wise and date se. (IV) equipment's, machines and inventory of other main items registers shall be maintained by the contractor.	No	No	Not Allowed
13	Applicability of Price Variation Clause- As per GCC Clause 46A Price Variation Clause (PVC) shall be applicable only to contacts having Contract Agreement value of Rs.5 Crore (or as per latest guideline of Railway board) and more irrespective of the contract completion period.	No	No	Not Allowed
13.1	PRICE VARIATION CLAUSE FOR ANNUAL MAINTENANCE CONTRACT OR ZONE CONTRACT: Price variation clause of General Conditions of Contract shall not apply to a works contract which is either an Annual Maintenance Contract or a Zone Contract as per Railway Boards letter No.2013/CE/I/CT/O/10-PVC-Pt.I dtd.27.01.2015.	No	No	Not Allowed
14	Disaster management- All the available vehicles and equipment's of the contractor can be drafted by the Railway Administration in case of accidents/natural calamities involving human lives. The payment for such drafting shall be made according to the rates as shall be fixed by the Engineer. However, if the contractor is not satisfied with the decision of the Engineer in this respect he may appeal to the Chief Engineer within 30 Days of getting the decision of the Engineer, supported by analysis of the rates claimed. The Chief Engineer's decision after hearing both the parties in the matter would be final and binding on the contractor and the Railway".	No	No	Not Allowed
15	Emergency work- In the event of any accident or failure occurring in the execution of work/arising out of it which in the opinion of the Engineer requires immediate attention, the Railway may bring its own workmen or other agency/agencies to execute or partly execute the necessary work or carry out works if the Engineer-in-charge considers that the contractor(s) is/are not in a position to do so in time without giving any notice and charge the cost thereof, to be determined by the Engineer-in-charge, to the contractor.	No	No	Not Allowed
16	Damage by accident/ flood/ tides or natural calamities- The Contractor shall take all precautions against damages from accidents, floods tides or other natural occurrences. He shall not be entitled to any compensation for his tools, plants, materials, machines and other equipment lost or damaged by any cause whatsoever. The Contractor shall be liable to make good the damage to any structure or part of a structure, plant or material of every description belonging to the Railway covered under the contract, lost or damaged by him due to any cause during the course of execution of work. The railway administration will not be liable to pay the contractor any charge for rectification or repair to any damage which may have occurred from any cause what so ever.	No	No	Not Allowed

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17	Price variation clause (PVC) in works contract is dealt with in accordance with in accordance with provisions of Item 46A of GCC- 2020. In order to simplify and enhance the pace of the works, it has been decided to remove the PVC clause in all works contract tenders having value less than Rs. 5 Crore. Authority item No. 8.0 of Railway Board Letter No. 2017/Trans/01/Policy dated 08.02.2018 (or as per latest guideline of Railway board)	No	No	Not Allowed
18	JOINT VENTURE (JV): Guidelines regarding for participation of Joint Venture firms in works tender are detailed in instructions to tenderer and guidelines for tender & contract. This clause shall be applicable for works tenders of value more than Rs. 10.0 Crore or as approved and communicated by Railway Board from time to time. (Authority Railway Boards letter No. 2002/CEI/CT/37/JV/Part-VIII dated 14.12.2012).	No	No	Not Allowed
19	Security Deposit: The Security Deposit shall be 5% of the contract value. The Earnest Money deposited by the Contractor with his tender will be retained by the Railways as part of security for the due and faithful fulfillment of the contract by the contractor. The balance to make up the Security Deposit, the rates for which are given below, may be deposited by the Contractor in cash or may be recovered by percentage deduction from the Contractor's "on account" bills. Provided also that in case of defaulting contractor, the Railway may retain any amount due for payment to the Contractor on the pending "on account bills" so that the amounts so retained may not exceed 10% of the total value of the contract.	No	No	Not Allowed
19.1	Further, in case of contracts having value equal to or more than 50 crore (Rs Fifty crore) the Security Deposit may be deposited as Bank Guarantee Bond also, issued by a scheduled bank after execution of contract documents, but before payment of 1st on account bill. Provided further that the validity of Bank Guarantee Bond shall be extended from time to time, depending upon extension of contract granted in terms of Clause 17 of the Standard General Conditions of Contract.	No	No	Not Allowed
19.2	Further, in case Security Deposit has been submitted as Term Deposit Receipt/Bank Guarantee Bond in full amount, the Earnest Money deposited by the Contractor with his tender will be returned by the Railways. Note: After the work is physically completed as certified by competent authority, Security Deposit recovered from the running bills of a Contractor can be returned to him, if he so desires, in lieu of Term Deposit Receipt/irrevocable Bank Guarantee for equivalent amount from Scheduled Bank, to be submitted by him.	No	No	Not Allowed
19.3	Refund of Security Deposit: Security Deposit mentioned in sub clause (1) above shall be returned to the Contractor after the following: (a)Final Payment of the Contract as per clause 51.(1)of GCC-2020 and (b)Signature of Final Supplementary Agreement or Certification by Engineer that Railway has No Claim on Contractor and (c)Issue of Maintenance Certificate on expiry of the maintenance period as per clause 50.(1)of GCC-2020 (ii) Forfeiture of Security Deposit: Whenever the contract is rescinded as a whole under clause 62 (1) of GCC-2020, the Security Deposit already with railways under the contract shall be forfeited. However, in case the contract is rescinded in part or parts under clause 62 (1) of GCC, the Security Deposit shall not be forfeited. (iii)No interest shall be payable upon the Earnest Money and Security Deposit or amounts payable to the Contractor under the Contract, but Government Securities deposited in terms of Sub-Clause 16.(4)(b) of GCC-2020 of this clause will be payable with interest accrued thereon.	No	No	Not Allowed
20	All the terms and conditions other shall be applicable as per GCC-2020 Indian Railways with latest correction slips. If any discrepancies available in the conditions in tender document, the conditions available in GCC-2020 with latest correction slip or latest guide line of Railway Board will be applicable.	No	No	Not Allowed
21	In case the electrical contractor license is of other state then contractor has to take permission from electrical safety department of Uttar Pradesh to work in U.P. before execution of work.	No	No	Not Allowed
22	Any discrepency found in terms and conditions mentioned in NIT, then all conditions of GCC-2020 will applicable.	No	No	Not Allowed

Special Conditions

S.No.	Description	Confirmation	Remarks	Documents
		Required	Allowed	Uploading

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Technical-Compliances

S.No.	Description	Confirmation Required		Documents Uploading
1	The tenderer shall clearly specify whether the tender is submitted on his own name or proprietorship firm or on behalf of a partnership firm or company or society or any other constitution concern. Tenderer should upload the scan copy of affidavit for proprietorship firm or Partnership deed (PD), Article of association & MOU or constitution of firm etc. along with power of attorney (POA) as/if applicable. In absence of requisite documents of constitution of tendering firm along the e-tender, offer shall be considered as individual offer. Tender offer shall be digitally signed on behalf of firm. The tenderer whether sole proprietor, a limited company or a partnership firm if they want to act through agent or individual partners, they should submit along with the etender or at a later stage, a power of attorney (POA) duly stamped and authenticated by a Notary public or by Magistrate in favour of the specific person whether he or they be partners of the firm or any other person specifically authorizing him or them to execute agreement, receive money, witness measurement, sign measurement books, compromise, settle/relinquish any claims preferred by the firm and signed No claim certificate and refer all or any dispute to arbitration as per PROFORMA -II if applicable.	No	No	Allowed (Mandatory)
2	Tenderer should upload the scan copy general informations of the tenderer like Name of tenderer/firm, constitution of tendering firm, registration detail, PAN No. GSTN, Address of firm, detail of bank account i.e. name, branch, Account Number, IFSC Code etc, Mobile Number and e-mail address as per PROFORMA -VII provided in instructions to tenderer and regulation for tender & contract attached in tender document.	No	No	Allowed (Mandatory)
3	Tenderer should upload declaration regarding employment/ partnership etc. of retired railway employees & certificate of no relative being an employee in ELECT. engineering department of Modern Coach Factory, Raebareli.		No	Allowed (Mandatory)
4	The following documents should be uploaded along with e-tender: List of engineers/personnel/organization available on hand and proposed to be engaged for the subject work as per PROFORMA -VI provided in instructions to tenderer and regulation for tender & contract attached in tender document.	No	No	Allowed (Mandatory)
4.1	Detail of works physically completed in the last three financial years giving description of work, organization for whom executed, approximate value of contract at the time of award, date of award and date of scheduled completion of work, Date of actual start, actual completion and final value of contract should also be given as per PROFORMA-III provided in instructions to tenderer and regulation for tender & contract attached in tender document.	No	No	Allowed (Mandatory)
4.2	Detail of works on hand indicating description of work, contract value, and approximate value of balance work yet to be done and date of award as per PROFORMA -VIII provided in instructions to tenderer and regulation for tender & contract attached in tender document	No	No	Allowed (Mandatory)
4.3	Detail of contractual payment received in the last three financial years and current year onwards as per PROFORMA-IV provided in instructions to tenderer and regulation for tender & contract attached in tender document. Regarding proof of it upload supporting document.		No	Allowed (Mandatory)
5	Bidder is to clearly specify the deviation if any (clause wise for every specification) in the Annexures attached in M&P specification file, Annexures-1A & 1B. If no deviation is there a NIL statement is to be given in Annexures.		No	Allowed (Mandatory)

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6	The tenderers shall submit a notarized affidavit on a non judicial stamp paper (Rs.100.00) stating that they are not liable to be disqualified and all their statements/documents submitted along with bid are true and factual. Standard format of the affidavit to be submitted by the bidder is enclosed as proforma- I. Non submission of an affidavit by the bidder shall result in summary rejection of his/their bid. And is shall be mandatorily incumbent upon the tenderer to identify, state and submit the supporting documents duly self attested by which they/he is qualifying the qualifying criteria mentioned in the tender document. It will not be obligatory on the part of tender committee to scrutinized beyond the submitted document of tenderer as for as his qualification for the tender is concerned (i) The Railway reserve the right to verify all statements, information and documents submitted by the bidder in his tender offer, and the bidder shall, when so required by the Railway, make available all such information, evidence and documents as may be necessary for such verification. Any such verification or lack of such verification, by the railway shall not relieve the bidder of its obligations or liabilities hereunder nor will it affect any rights of the railway there under. (ii) In case of any wrong information submitted by tenderer, the contract shall be terminated, Earnest Money Deposit (EMD), Performance Guarantee (PG) and security Deposit (SD) of contract forfeited and agency barred for doing business on entire Indian Railways for 5 years. Authority item no. 3.0 of Railway board's Letter no. 2017/Trans/01/Policy dated 08.02.2018 (If any relexation given by Railway board/ GCC regarding to submission of afidavit , the same will be applicable)	No	No	Allowed (Mandatory)
7	Tenderer should have Class-A valid Electrical contractor license. Contractors are advised to submit the copy of electrical coontractor license. In case the licence issued by any other state than permission for work in Uttar pradesh will be required before executing the work). However OEM / manufacturer of Cable Fault Locators are exempted from this clause.	No	Yes	Allowed (Mandatory)

Undertakings

S.No.	Description	Confirmation Required		Documents Uploading
1	$\ensuremath{I}/\ensuremath{We}$ have visited the works site and \ensuremath{I} / \ensuremath{We} am / are aware of the site conditions.	No	No	Not Allowed
2	I/We execute the contract documents as stipulated in performance guarantee clause of GCC as detailed in general instructions. I/We commence the work within 10 days after receipt of orders to that effect.		No	Not Allowed
3	I/We have read the various conditions attached/ referred to in this tender document, instruction to tenderer & regulation for tender and contract, General Conditions of Contract2020 (GCC-I & II) and its corrections up to date, standard special conditions of contract and agree to abide by the said conditions. I/We also agree to keep this tender open for acceptance for a period as mentioned in NIT header and tender notification and in default thereof, I/We will be liable for forfeiture of my/our Earnest Money. I/We offer to do the work for Modern Coach Factory, Raebareli, at the rates quoted in the attached schedule and hereby bind myself/ourselves to complete the work in all respects within the period of completion stipulated in the tender document, from the date of issue of letter of acceptance of the tender.	No	No	Not Allowed
4	Until a formal agreement is prepared and executed, acceptance of this tender shall constitute a binding contract between us subject to modifications, as may be mutually agreed to between us and indicated in the letter of acceptance of my/our offer for this work.	No	No	Not Allowed
5	I/We also hereby agree to abide by the Indian Railways Standard General Conditions of Contract, with all correction slips up-to-date and to carry out the work according to the Special Conditions of Contract and Specifications of No materials and works as laid down by Railways in the annexed Special Conditions/Specifications, Schedule of Rates for the present contract.		No	Not Allowed
6	I/We hereby confirm that the rates, rebates and/or other financial terms, if any, quoted by us in the relevant fields of the financial bid page will only be the ruling terms for deciding the inter-se ranking, and any such condition having financial repercussions, if quoted by us anywhere else including attached documents shall not be considered for deciding inter-se ranking. However, Railways shall have the right to incorporate any such condition quoted by us, in the contract, at their discretion, if contract is placed on us.	No	No	Not Allowed

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Custom

S.No.	·	Confirmation Required		Documents Uploading
	The cost shown against each items (in schedule and attached Annexure A) is estimated cost, Tenderer/s have to quote their rates Above/Below/At Par w.r.t. the estimated cost (i.e. Advertised value) as shown in the tender schedule.	No	No	Not Allowed
2	The tenderer should quote their rate inclusive of all statutory taxes (including GST as applicable).	No	No	Not Allowed

6. Documents attached with tender

S.No.	Document Name	Document Description
1	Instructionstotenderer20547.pdf	InstructionsToTenders20547
2	Specialconditionofcontract20547.pdf	Special Condition to Tender 20547
3	solarscopeofworkfinalmar2022.pdf	Scope ofWork

This tender complies with Public Procurement Policy (Make in India) Order 2017, dated 15/06/2017, issued by Department of Industrial Promotion and Policy, Ministry of Commerce, circulated vide Railway Board letter no. 2015/RS(G)/779/5 dated 03/08/2017 and 27/12/2017 and amendments/ revisions thereof.

As a Tender Inviting Authority, the undersigned has ensured that the issue of this tender does not violate provisions of GFR regarding procurement through GeM.

Signed By: VINAY KUMAR SINGH

Designation: Dy.CEE/PS.

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