





ABU HIGHWAY OPP; CIRCUITHOUSE, DIVISION OFFICE , NO.II, PALANPUR E-MAIL : <u>eerdndo2@ugvcl.com</u> PHONE NO. (02746) 255456

REQUI.NO. 323806

<u>RFQ NO.- 45071</u>

<u>TENDER</u>

FOR FABRICATION OF VARIOUS ITEM

VADGAM DIVISION STORE UNDER

PALANPUR DIVISION-II.







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PR NO.323806

RFQ No. 45071

TENDER NOTICE NO.: 13 /2017-2018

Tender for the FABRICATION OF VARIOUS ITEM FOR DIVISION NO.II, PALANPUR STORE UNDER DIVISION NO.II, PALANPUR

1	Estimated cost.	Rs 5,00,000.00		
2	Earnest Money	Rs. 5000.00		
3	Security deposit.	05 % of order value.		
4	Last Date & Time of receiving of Tender	Dt: 06-10-2017_ Time upto:14:00		
5	Last Date & Time of Opening of Tender (If possible)	Dt: 07-10-2017 Time upto:16:00		
6	Tender fee (Non refundable) + GST	Rs.500/- + 18% GST		
7	Time limit	12 Month		

Supdt.of A/c (Exp) PALANPUR-II

Executive Engineer PALANPUR-II

Sign.of Tenderer with Rubber stamp.

1) Tender value (To be filled by the contractor) Rs._____

2) Earnest Money Deposit Paid vide receipt No: Date: ______

3) PAN NO: ._____

4) P.F. CODE NO._____

5) GST No ._____ Date: _____





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Statement Statement showing the works to be carried out for fabrication on annual rate contract of various items. FOR UGVCL, DIVISION NO.II, PALANPUR

Sr No	Particular	Unit	Qty	Rate	Amt
1	Labour charge for fabrication 6' angle 65 x 65 x 6 (1.80 mm)	NO.	400	7.5	3000
2	Labour charge for fabrication 9' angle 65 x 65 x 6 & 50 x 50 x 6 (2.75 mm)	NO.	3500	8.9	31150
3	Labour charge for fabrication 4' angle 65 x 65 x 6 (1200 mm)	NO.	3000	7	21000
4	Labour charge for fabrication 2.5' angle 65 x 65 x 6 (0.75 mm)	NO.	2000	7	14000
5	Labour charges for fabrication of 760 MM D.O.Angle from 65x65x6mm M.S. angle	NO.	2500	14	35000
6	Labour charge for fabrication V cross arm 65 x 65 x 6 (1.53 mm)	NO.	2500	25.5	63750
7	Labour charge for fabrication Top 65 x 65 x 6 (0.46 mm)	NO.	2500	7.6	19000
8	Labour charge for fabrication U clamp 50 x 6 (38.5 mm)	NO.	4000	3.5	14000
9	Labour charge for fabrication Stay clamp 50 x 6 flat (0.77 mm)	PAIR	6500	6.5	42250
10	Labour charge for fabrication Side clamp 50 x 6 flat (0.50 mm)	NO.	6500	4	26000
11	Labour charge for fabrication Anchor rod roundbar 65 x 65 x 6 & 50 x 50 x 6 (1.65 mm)	NO.	5000	7.6	38000
12	Labour charge for fabrication Turn buckle roundbar 65 x 65 x 6 & 50 x 50 x 6 (0.20 mm)	NO.	5000	7.6	38000
13	Labour charge for fabrication Eye bolt roundbar (0.60 mm)	NO.	2500	27.9	69750
14	Labour charge for fabrication 6' channel 100 x 50 (1.80 mm)	NO.	500	37.95	18975
15	Labour charges for fabrication of Earthig coils made from G.I.Wire No.8	NO.	8000	8	64000
	TOTAL AMT.RS.				497875
	In words Four lakhs ninety seven thousand eight hundred				
	seventy five only				

Schedule "B"

1. We agree to carryout the above mentioned work.

A. At the Estimated Cost

B.% Above/Below the estimted cost.

Executive Engineer UGVCL DO-II, PALANPUR.

Signature of Contractor with With rubber stamp.





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CONDITIONS FOR FABRICATION OF VARIOUS ITEMS.

- 1. The total value of order will not exceed to Rs.500000/-.
- The period of contract shall be for one year from the date of commencement of order This office reserves the right to terminate the contract at any time without assigning any reasons whatsoever by giving ten days notice in writing to the contractor. In such case, the contractor shall.
- 3. You shall have to enter into a formal agreement on a stamp paper of Rs.50/- & execute the indemnity bond on a stamp paper of rs.100/- at your own cost & contract booklet also to be signed by you. For due performance of the contract you will have to pay 5% of the ordered value i.e. Rs.25000/- (Twenty Five thousand only) as security deposit in cash. This office reserves the right to recover any dues outstanding against the contractor and/ or towards any loss caused to the company owing to neglect or default of the contractor No interest will be payable on security deposit. The work shall have to be completed by you within the stipulated period mentioned in the sub work order otherwise penalty will be levied as per our rules. However, this office reserves the right to grant extension in time limit at its discretion on furnishing valid genuine reasons by you In this regard, the decision of the competent authority shall be final & binding to the contractor.
- 4. The contractor shall execute the whole and every party of work strictly as per the specification of the order in the most substantial and work man like manner. The contractor shall also confirm exactly, fully and faithfully to the design, drawing and instruction specification relating to the work assigned by Engineer-in charge all the works under execution shall at all times be open to the inspection & supervision by Engineer in charge.
- 5. The Executive Engineer shall have power to make any alterations or additions to original specification, designs, drawing that may appear to him to be necessary or advisable in the best interest of company and the contractor shall be bound to carry out the work accordingly and such addition and or alteration shall not invalidate contract.
- 6. If the work has been found executed with unsound, imperfect or unskillful workman ship or with materials of inferior quality or otherwise not in accordance with the specification of contract, the contractor shall be bound to rectify or remove or reconstruct the work so specified in whole or in part within the specified time limit and in the event of his failing to do so, the work shall be got done and completed by alternate agency at the risk and cost of the contractor.
- 7. If at any time the Executive Engineer shall for any reason what so every require the whole or any part of the work as specified in the tender to be stopped for any period of shall not require the whole or part of the work to be carried out at all the contractor shall have no claim to any payment or compensation what so ever on account of any profit or advantage which he might have derived from the execution of work in full or for unemployment of labor recruited by him.
- 8. The raw materials like round bar, angle, flat, channel etc.. required for fabrication work shall be supplied by the company to the contractor from the Divisional store RADHANPUR in anticipated quantities that are just sufficient for the execution of work to be carried out by him or sub order basis being place under the annual work order from time to time on production of prescribed materials requisition duly signed by the contractor.
- 9. All the materials supplied to you by this office shall remain absolute property of the company.You will be solely responsible for its safe custody as well as for the loss, theft, destruction or deterioration etc. of the materials.
- 10. Further you are strictly prohibited to substitute the raw materials & in case of substitution of raw materials this office will take any actions as deem fit against you.





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- 11. You shall not be allowed to transfer materials from one work to another work without written permission of the undersigned, justify the reasons for transfer.
- 12. All the works shall be measured, meet by standard measures and according to the rules & custom and usual in the use of the company and no proposal to adopt alternative method will be accepted. The Executive Engineer decision as to what is the usual method in the use in the company shall be final.
- 13. After completion of work as per sub work order and material is ready, UGVCL will arrange to collect it from your work. You will have to submit the bill sub work order wise in duplicate along with the materials a/c. statement to the undersigned through DE(Store) for its passing & payment. The labour should be provided necessary facility for easy loading of fabricated items.
- 14. The payment will be made to the contractor at the contracted rate per item on the basis of the actual work carried out by him after completion of work in accordance with the specification and on submission of the bill along with the materials account statement together with stamp advance receipt and after recording the measurement by the competent officer of the company by "A/c .payee" cheque drawn on any schedule bank at RADHANPUR normally within sixty days from the date of receipt of bill.
- 15. While making the payment, Income tax & and or any other tax/ levy etc. will be deducted at the prevailing rate from bill of the contractor wherever applicable as per rules in force from time to time and a certificate to that effect will be given by the company to the contractor wherever necessary.
- 16. The company also reserves the right to enter into a parallel contract with any agency at any rate and on any terms & conditions as deemed fit even during the currency of the contract.
- 17. It shall be the responsibility of the contractor to observe all the provisions and maintain all required/relevant records in absolute manner as per the statures, labour laws, factory act, ID Act, minimum wages act, shop & Ests.Act, ePF & MP Act, workman compensation act etc. which are applicable & which may become applicable to this contract. The contractor shall also solely responsible for any fine, penalty etc. whatsoever if imposed by any authority for any breach violation of any of the rules & regulation.
- 18. Contractor will indemnify and keep indemnified the company against any suits, actions proceeding etc. arising out of any claim or demand for breach of any rules, regulation, default etc. further the company does not assume any responsibility, liability for the same.
- 19. The company's (erstwhile GEB) general terms and conditions relation to the works and contract as standardized by the company (erstwhile GEB) but not specifically brought out in this order shall also be applicable to the contract and binding to the contractor and shall form part of this contract. The copy of the said booklet containing such terms & conditions will be available at the office of the undersigned at the prevailing rate.
- 20. Any dispute or difference arising under, out of or in connection with this contract shall be subject to the exclusive jurisdiction of PALANPUR-II
- 21. To make fabrication, the raw material will supply by UGVCL and necessary facility for loading/Unoloding of material will provided by fabricators at their site.
- 22. Tenders are invited from Experienced fabricators having work site situated at IQBALGADH/VADGAM/JALOTRA/DANTA/AMBAJI

Bidder has to submit tender in one Envelop and in this two different covers should be put. One cover mentioning **Technical bid** on it & another cover mentioning **Commercial Bid** on it. If we



UG CL UTTAR GUJARAT VIJ COMPANY LIMITED



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receive envelop that do not have two separate sealed covers than those bids are liable to be rejected. Technical bid should be submitted with documents as under, failing which tender is liable for rejection.

- (i) Solvency certificate issued from any Nationalized Bank amounting to sum equivalent of estimated cost.
- (ii) Separate EPF code No. allotted by RPFC & Last Six month of current year EPF Challan paid copy is required.
- (iii) Latest income tax clearance certificate. With PAN card.
- (iv) Labour license certificate.
- (v) Experience:-Contractor should produce evidence of executing similar nature & magnitude of work i.e. fabrication work from any DISCOM of GUVNL. The Experience certificate of minimum 5 (five) Years and satisfactory completion of work; issued by Executive Engineer of respective division is require.
- (vi) Group Insurance A copy of the insurance policy of the insured laborer's under W.C. Act.
- (vii) Details of equipments available with the tendered & Tools & tackle Certificate
- (viii) Turn over details year wise on CA Letterhead At least 2 years.
- (ix) Copy of the last three annual work orders of **Fabrication work** of any Distribution Company is required.
- (x) GST registration no must be submitted with tender.

1.Taxes and Duties:

The prices are excluding GST and Cess as applicable which will be paid extra on a given taxable goods and/or services within the original contractual delivery period. The amount and % of GST and Cess as applicable should clearly be indicated separately. (GST/Cess means all applicable Tax/Cess under GST Laws. GST Laws means IGST Act, GST (Compensation to the State for Loss of Revenue) Act, CGST Act, UGST Act and SGST Act, 2017and all related ancillary legislations).

Supplier/Contractor should charge GST in Invoice at the rate as agreed to / mentioned in acceptance of tender only and any deviation in the same shall not be accepted. Further, any additional liability of GST (later on due to wrong mentioning of GST rate, mis-interpretation of HSN/SAC Code, etc.) over and above as charged in the invoice shall be borne by the Supplier/Contractor. However, any refund received by the supplier / contractor on account of GST charged from the company; such refund shall have to be passed on to the company, along with interest if any. Such refund along with interest needs to be passed on suomoto by the supplier / contractor.

Further, the Company has a right to recover the amount of GST along with penal interest at the rate of 15% per annum if GST charged is not paid / short paid to the government or fail to upload the details or uploads inaccurate particulars on GSTIN portal by the Supplier / Contractor within the stipulated time limit.

In case, Govt. revises the rate of GST rate / Code during the tenure of the contract, the provision of UGVCL's statutory variation clause shall apply.







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2.STATUTORY VARIATION:

Any statutory increase or decrease in the taxes and duties including GST and Cess as applicable or in the event of introduction of new tax/cess or cessation of existing tax/cess subsequent to contractors offer if it takes place within the original contractual delivery date will be to COMPANY'S account subject to the claim being supported by documentary evidence. However, if any decrease takes place after the contractual delivery date, the advantage will have to be passed on to COMPANY.

3.PENALTY FOR LATE DELIVERY:

Penalty shall be @ 0.5% per Week or part thereof plus GST as applicable on delayed portion subject to maximum 10% plus GST as applicable of the delayed portion Order Value (End Cost with GST and Cess as applicable) in case of supply only, whereas in case of Projects, the ceiling shall be with reference to total contract value with GST and Cess as applicable of the project (Supply + Erection + Civil). For calculating the delayed portion, date of actual receipt of material at store shall be considered

The above documents should be submitted in form of attested true copies along with technical bid. If any documents are not submitted by bidder than do not consider those bidder proposal & do not open price bid of those bidder.

Contractor's Sign.

Yours faithfully,

Executive Engineer, DO-II,PALANPUR.