

BEML LIMITED

(A Govt. of India Mini Ratna Company under Ministry of Defence) KINFRA Park, Menon Para road, Kanjikode East. PALAKKAD -678621, Kerala

PHONE: 0491-2565123 Fax: 0491-2567488

GENERAL TERMS & CONDITIONS FOR SERVICES

BEML Limited, a Company incorporated under the Indian Companies Act, 1956, is a Public Sector undertaking, under the Ministry of Defence, with Miniratna status and having it's Registered Office at "BEML Soudha" No.23/1, 4thMain, Sampangirama Nagar, Bangalore — 560 027. One of its Production Units located in BEML PALAKKAD (hereinafter referred as "BEML") invites Tenders for the subject work "RADIOGRAPHY TESTING OF AXLES ASSY".

The details regarding Instructions for submission of Tender, Technical Bid, Terms & Conditions, Scope of Work, and Commercial Bid details etc are furnished below as per Index Sheet of this Tender Documents.

Index Sheet

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A) DEFINITIONS & INTERPRETATIONS:

- The Purchaser' means "(BEML Limited, KINFRA park, Menon Para Road, Kanjikode East, Palakkad 678621)" (A Government of India Undertaking) incorporated under the Companies Act having its registered office at BEML Soudha, No:23/1, 4th Main, SR Nagar, Bangalore -560 027 and shall be deemed to include its successors and assignee.
- Supplier' means a person having been included in a contract as a Contractor and also means a firm or company with whom the order for supply/execution of work is placed and shall be deemed to include the supplier's successors, (approved by BEML Ltd.,) representatives, heirs, executors and administrators. The supplier may also be referred to as the supplier, Contractor or vendor.
 - 3) Parties to the Contract' shall mean the Supplier and the Purchaser as named in the main body of the Purchase Order.
 - 4) Tender' means and includes quotation, invitation to tender and all other documents like drawings, specifications, quality plan, etc that form part of the tender document.
 - 5) Acceptance of Tender' Means the letter of memorandum communicating supplier, the acceptance of the Tender and includes advance acceptance of this tender.
 - Purchase Orders / Contract' means and includes the invitation to tender, instruction to Tenderers, acceptance of tender, Letter of intent / letter of award, the general terms and conditions of Purchase Order / contract, special conditions of Purchase Order /contract, particulars, descriptions, specifications, schedule of prices, quantities, quality plan, drawings enclosed and other condition specified in the acceptance of tenders and includes the repeat order which has been accepted or acted upon by / for the supplier for the supply of stores and includes an order for performance of service and includes amendments, if any, that may take place subsequent to the discussions, negotiations, mutual agreement if any.
 - 7) Stores / Materials / Services' means the goods or services specified in the Purchase Order which the supplier has agreed to supply under the Purchase Order.
 - 8) Words in singular include the plural & vice-versa.



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- 9) Words imparting the masculine gender shall be taken to include the feminine gender and words imparting persons shall include any firm, company or associations or body of individuals whether incorporated or not.
- 10) The heading of these conditions shall not affect the interpretations or construction thereof of the contract.

B) INSTRUCTIONS FOR SUBMISSION OF THE TENDER

- 1) The tenderer is advised to carefully go through the tender terms & conditions before submitting the tender.
- The tenderer shall be deemed to have studied the scope of work thoroughly before offering of his unit rates to ensure that the complete work is carried out as per the instructions by the user department from time to time. The Contractor can visit the site before offering his unit rates if necessary.
- 3) This Tender is in two bid system consisting:
 - a) Technical Bid
 - b) Commercial Bid
 - Technical and commercial bids should be submitted through online in BEML SRM e-Procurement portal only.
- 4) Bidders should have a valid **Class III Digital Signature Certificate (in the name of organization) with encryption** issued by Authorized Certifying Authority to submit the bid in BEML SRM e-Procurement portal.
- Interested bidders who doesn't have valid user name and password for participating in the tender can contact BEML Limited through e-mail: admin.srm@beml.co.in to obtain the username and password for submitting the bids.
- 6) Key dates for Submission of Tender are given below.

SI. o	Details	Important Date & Time
1.	Last date for submission of bid.	
	Technical and Commercial bid through e-mode in	07.12.2020 & 18.00
	BEML SRM Portal	
2.	Opening of Technical Bid	07.12.2020 & 18.30

Note: Commercial Bids of those bidders whose technical bids are accepted only will be opened after technical evaluation. The date and time of opening of commercial bids will be updated in BEML SRM portal after technical evaluation of bids.



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7) Submission of technical bid:

The firm should submit their Technical Bid through E-mode in BEML SRM Portal only. The following documents shall be uploaded in the Collaboration Folder in BEML SRM portal as technical bid and ensure that no price details are mentioned in any of the documents uploaded as part of the Technical Bid.

- a) Documents for proving eligibility criteria.
- b) All the documents along with respective supporting documents which is specified/sought in the Annexure-A-Technical Bid
- c) Any other relevant documents as applicable

8) Submission of commercial bid:

All the Price bid details are to be submitted through E-mode in SRM portal only. Price details should be entered in the 'Price Conditions' column in SRM portal against the respective service. Any break up details/additional data, if firm wants to submit, the same may be uploaded in "my note".

9) To download the tender documents & the Drawings, interested bidder may visit BEML website www.bemlindia.in --- Tenders – eprocurement(SRM)/Manual Tenders (Open/EoI) – Select Palakkad Complex – BI No.6300035025.

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C) GENERAL TERMS & CONDITIONS FOR TENDER FOR PROCUREMENT OF SERVICES

- If the bidder/contractor has not uploaded the document which is specified / sought in the Annexure-A (Technical bid), their offer is liable for rejection.
- The price details / commercial bid details should not be given in the Technical bid. If any of the bidder / contractor have given any price / commercial details in the Technical bid, their offer is liable for rejection and will not be considered.
- Technical Bid & Commercial Bid submitted through manual mode / e-mail / fax will not be considered and is liable for rejection.
- Bidders are requested to indicate their valid E-mail ID, Telephone number/Mobile Number, contact person details and correspondence address clearly in their quotation. Any communication / correspondence from BEML will be communicated through E-mails/contact number/correspondence address which is provided by the bidder in their quotation.
- 5) Evaluation of bids:
 - a) Technical bid will be opened first after the date of closing of the tender & technical evaluation will be carried out.
 - b) BEML reserves its right to ask any clarifications or documents in connection with technical bid during Technical Evaluation Stage.
 - c) Commercial bid of only those bidders who are adjudged as technically qualified by BEML will be opened for further processing.
- 6) BEML reserves its right to reject any incomplete bid submitted.
- 7) If sister concern exists then only one bidder to participate.
- 8) BEML reserves its right to reject a tender due to unsatisfactory past performance in the execution of a contract at any of BEML projects / units.



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- The due date for submission of tenders may be extended by BEML, in its sole discretion, which shall be announced as corrigendum to original NIT only at BEML Limited's website. Validity of bids submitted shall be deemed to be extended accordingly.
- BEML may decide to scrap the tender/refloat the tender without assigning any reasons thereof before LOI/PO is committed. BEML reserves the right to accept, split, divide, negotiate, cancel or reject any tender or reject all tenders at any time prior to the award of the contract without incurring any liability to the affected tenderers or any obligation to inform affected tenderer, the grounds of such action.
- The correspondence exchanged against the tender from both tenderer and BEML through official email are considered as valid document legally though it is not signed. It is treated as valid confirmations made on behalf of the respective company and very much comes under the legal ambit of the business transaction and hence it is binding on both the parties to the business.
- Bidders participating in the tender should declare in their offer that whether they 12) have been black-listed / kept on hold for a specified period / given Business holiday for a specified period by any Public sector undertaking or Government departments. The reasons for such action with details and the current status of such hold shall be furnished to BEML. If no such details are mentioned in the offer then it will be construed that the subject bidder is not under any such hold. But at a later date if it comes to the notice of BEML about any such hold under enforcement on the subject bidder, BEML will have every right to reject the offer of such vendors at any point of time and also under any stage of the finalization of the subject tender irrespective of the status of the subject bidder in that tender. In case if purchase order is already issued by BEML, BEML reserves the right to cancel the order without assigning any reasons thereof. Such bidders will not be permitted to participate in the further tender proceedings and will be communicated suitably. They will not be also considered for any ongoing tenders even if participated till the hold is officially lifted and confirmed in writing.
- BEML reserves the right to verify, in its sole discretion, any information given by the bidders independently through any third party agencies. During this process, if it is found that any of the information given by the bidder is false / misleading, offers of such bidders would be out rightly rejected.



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- 14) BEML also reserves the right to independently assess the capability and capacity of the bidder for execution of the contract. BEML's decision on any matter regarding short listing of bidders shall be final.
- 15) BEML is not obligated to contract for any of the services described in the Bid invitation /Notice Inviting Tender.
- 16) BEML reserves the rights to:
 - I. Accept or reject any or all proposals.
 - II. Waive any anomalies in proposals through an addendum.
 - III. Modify or cancel the RFx/Tender Enquiry
- 17) The Bid invitation / Notice Inviting Tender is not an offer or a contract.
- 18) Proposals become BEML's property.
- 19) Bidders will not be compensated or reimbursed for the costs incurred in preparing proposals.
- BEML is not obligated to contract for any of the products / services described in the Bid invitation / Notice Inviting Tender.
- 21) BEML Ltd's decision is final for evaluation of the offers.
- Canvassing by Tenderers in any form including unsolicited letters on tenders submitted or post tender corrections shall render their tenders liable for summarily rejection.
- In case any person/persons, Company, firm, Associations having any litigations, arbitration cases between themselves and BEML Ltd, pending before the Court / Arbitrator or initiated litigations/arbitrations in connection with any contract / tender issued by BEML Ltd and any contractor has defaulted against the BEML's orders are not eligible to participate in this tender.
- The uploaded documents in the SRM Portal should be legible & readable. If required, the entire original documents (of Uploaded Documents in SRM Portal) have to be submitted to BEML Palakkad within 10 days if asked for from BEML Ltd. If Original documents are not submitted when asked for, their Bid will be liable for rejection.



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- 25) AUTHORITY OF PERSONS SIGNING DOCUMENT: A person signing the tender or any other document in respect of the Purchase Order shall be deemed to have power to do so on behalf of the Supplier.
- Validity of the offer: Offer should be valid for 120 days (One hundred and Twenty days) from the date of opening of the bid.
- 27) GST registration: Only GST registered vendor needs to quote. Firm has to update registered GST details in BEML SRM portal to submit quotation.
- No representation would be entertained on any error(s) if found in the NIT after tender closing date. However, vendor(s) shall bring such errors / omissions to notice of BEML for necessary corrective action(s) before tender closing date. The vendor's time and expenses has to be borne by vendor(s).
- Public Procurement Preference to Make in India Policy: The procurement and placement of order is subject to Public Procurement (Preference to Make in India) Order 2017 issued by the Ministry of Commerce and Industry, Department of Industrial Policy & Promotion, Government of India vide No.P-45021/2/2017-B-E-II dt 15thJune 2017. The full details of the order can be seen at http://dipp.nic.in/whats-new/public-procurement-preference-make-india-order-2017.
- The accepting officer reserve the right to place order as a whole or part of any service as deemed fit.
- ACCEPTANCE OF ORDER: The supplier shall send Order Acceptance within two weeks from the date of LOI / LOA / Purchase Order or such other period as specified / agreed by the Purchaser. Purchaser reserves the right to revoke the order placed if the order confirmation differs from the original Purchase Order placed and the Purchaser shall only be legally bound after it has agreed explicitly in writing to be in agreement with the deviation. The Purchase Order will be deemed to have been accepted if no communication to the contrary is received within two weeks (or the time limit as specified / agreed by the Purchaser) of the receipt of the order.
- PERIOD OF CONTRACT: The period of contract shall be for one year from the date of commencement as per the Service Purchase order with an option for the



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company to extend for a further periods up to six months on the same terms and conditions with the mutual consent with the contractor & satisfactory execution of the contract. Notwithstanding anything contained herein, the company reserves the right to terminate the contract by giving one month notice to the contractor. The contractor shall not be entitled to claim any compensation or any damages for such termination.

- specified in the Purchase Order. They shall include all the charges specified by the Purchaser and are inclusive of all applicable taxes, duties etc. except for those specifically agreed between the supplier and purchaser. The method of invoicing shall be without prejudice to the parties; agreement as to the place of performance. Invoices shall be submitted bearing the Purchase Order number & date, item number / s and supporting documents as called for in the Purchase Order.
- Risk purchase clause: In case of non-performance in the PO, BEML will take procurement action at your risks and cost apart from levying liquidated damages as deemed fit.

35) Purchase Order Cancellation Clause:

- a) In the event of any situation arising out of or caused by any act which is beyond the control of BEML, may necessitate cancellation of purchase order by giving one month notice in advance to the supplier. BEML can terminate the Purchase Order without prejudice to the right of parties, accrued to the date of termination.
- b) If a Supplier fails to perform in accordance with the contract conditions, he commits breach of contract. The breach generally gives the Buyers right to cancel the Order, besides claim for damages. Where the order is cancelled, the Buyer can in addition sue the Supplier for the damages as per the terms of contract. Buyer subsequently purchases / execute the contract from elsewhere. The damages are generally limited to the difference between the contract price and the price paid to the new supplier for execution of the contract.
- c) For re-purchase or risk purchase at the expense of defaulting Supplier the following conditions shall be applied.
 - i) The re-purchase shall be made within a reasonable time after the date of breach or within the time stipulated in the contract.
 - i) The defaulting Contractor shall be served with notice of re-purchase.



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ii) Risk purchase loss shall be recovered only after the re-purchase contract has been executed.

- iii) There will be cases where the cancellation of the order is due to factors beyond the control of the Buyer like labour strike in the factory of the Buyer, act of God, war etc. In such cases, the Supplier has to accept the cancellation.
- iv) BEML Ltd. shall be entitled and it shall be lawful on its part to forfeit the security deposit of the bidder in whole or in part in the event of any default, failure or neglect on the part of the contract in the fulfilment or performance in all respect of the Purchase Order.

WORKS TO BE CARRIED ON WITH EXPEDITION FAILING WHICH THE COMPANY MAY EMPLOY OTHER CONTRACTORS WITHOUT VITIATING THE CONTRACT

The contractor shall commence to carry on the works with due diligence and as much expedition as the Engineer may reasonably expect having regard to the specified time of the whole of the works as mentioned in the "Scope of the contract"/Scope of work/Delivery schedule. In case the contractors fail to do so or neglect to provide proper and sufficient materials, or to employ sufficient number of workmen to execute the work, then the company shall have full power without vitiating the contract to take the works wholly or in part of the hands of the contractor to engage or employ any other person or workmen and to procure all the requisite materials and implement for the due execution and completion of the said works and the costs and charges incurred by the company in doing so shall be ascertained by the competent authority and be paid for or allowed to the company by the contractor and it shall be competent for the company, to reduce the amount of such costs and charges along with overheads out of any sum or sums due to or to become due from the company to the contractor under this or any other contract.

SUPPLY: Purchaser may vary the contracted scope. If the supplier is of the opinion that the variation in scope has an effect on the agreed price or delivery period, purchaser shall be informed of this immediately in writing along with technical details and in the event of additional work, submit a quotation with regards to the price and delivery period and the effect this scope will have on the other contracts under execution by the supplier. The supplier shall not perform additional work / altered scope of work without the written instructions / amendment to the Purchase Order to that effect. The Purchaser also reserves its rights to decrease the scope of supply placed against Purchase Orders under due intimation to the supplier. Such

Dtd.25.11.2020

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38) **SECRECY:**

- a) All the information, know-how, technical data, specification and drawing models or specimens furnished by BEML for the purpose of or in connection with the execution of the services hereby tendered constitute the property of BEML and the supplier shall keep them in strict confidence and he shall not divulge the same to anyone else except under the authority and for the purpose of BEML. All such documents, data, drawing, models and specimens are the property of BEML and shall be returned when done with or when demanded by BEML.
- b) BEML shall be entitled to prevent a breach of the above and to damages in case of breach.
- DRAWINGS AND DOCUMENTS: Drawings, technical documents or other technical information received by one party shall not, without the consent of the other party, be used for any other purpose than that for which they were provided. They may not, without the consent of the submitting party, otherwise be used or copied, reproduced, transmitted or communicated to third parties. The supplier shall, as per agreed date/s but not later than the date of delivery, provide free of charge information and drawings which are necessary to permit the Purchaser to erect, commission, operate and maintain the product. All intellectual properties, including designs, drawings and product information etc. exchanged during the formation and execution of the Contract shall continue to be the property of the submitting party.
 - NON DISCLOSURE AND INFORMATION OBLIGATIONS: The supplier shall provide Purchaser with all information pertaining to the service rendered in so far as it could be of importance to Purchaser. The Supplier shall not reveal confidential information to its own employees not involved with the tender / Contract & its execution or to third parties. The supplier shall not be entitled to use the Purchaser's name in advertisements and other commercial publications without prior written permission from Purchaser.

41) TAX CONDITIONS:

a) TDS (Tax deducted at source) will be applicable for domestic supplies including service purchase orders and will be deducted as per law of land. SAC (Service Account code) shall be indicated for the services / NRC that will be carried out by the supplier.



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- All claims arising by OR at the instance of the labourers or their heirs or successors, including claims under the Employee's Compensation Act, ESI/PF ETC from time to time shall be met by the firm on his own account and the Company shall have no liability in that behalf and shall be kept duly indemnified by the firm.
- In the event of the firm failing or neglecting to carry out the work as specified and as required by the Company the Company shall be entitled to recover damages from the firm, such damages being equivalent to the extra amount which the company is obliged to pay for hiring other labourers and the incidental cost thereon.
- 44) **APPROPRIATION**: BEML Ltd., shall be entitled to recover by appropriating in part or full any sum of money payable by the contractor under this contract or any other contract including contracts with other divisions of BEML. Shall the sum of amount recovered is not sufficient to cover the total amount due, BEML is entitled to recover such amount from the bills that becomes due or the contractor shall pay BEML the balance due.
- The contractor shall guarantee that the services rendered are performed by personnel of required capacity and that new materials are used. The contractor shall guarantee that the services rendered correspond exactly with the provisions of the agreement, the reasonable expectations of Purchaser regarding the characteristics, quality and reliability of service rendered. The contractor shall guarantee that the service rendered complies with legal requirements applicable in India and other (international) Government regulations, as applicable. The contractor shall guarantee that the service rendered complies with the customary norms and standards in the relevant branch of trade or industry. The contractor shall be responsible for compliance with applicable technical, safety, quality, environmental requirements and other regulations in relation to his product, packaging, and raw and ancillary materials.
- 46) **FALL CLAUSE:** The prices charged for the services rendered under this P.O by the supplier shall in no event exceed the lowest price at which the supplier render the service of identical description to any other BEML Office / Division during the pendency of this PO.

If at any time, during the said period, the supplier reduces the price of such services or render such services to any other BEML Office / Division at a price lower than the



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- NON-WAIVER OF DEFAULTS: If any individual provision of the Contract is invalid, the other provisions shall not be affected. The failure of BEML to insist upon performance of the Contract to enforce any of the terms and conditions of this Contract or to exercise any right or privilege granted to BEML under this Contract or under law shall not be construed as a waiver and the same shall continue in full force and effect.
- ASSIGNMENT OF RIGHTS AND OBLIGATIONS; SUBCONTRACTING: The supplier is not permitted to sub-contract the service or any part thereof to third parties or to assign the rights and obligations resulting from this agreement in whole or in part to third parties without prior written permission from Purchaser. Any permission or approval given by the Purchaser shall, however, not absolve the supplier of the responsibility of his obligations under the contract.

49) INTEGRITY COMMITMENT IN THE EXECUTION OF CONTRACTS:

- a) *Commitment by Purchaser:* Purchaser commits to take all necessary steps to prevent corruption in connection with the execution of the Contract.
- b) Commitment by the Contractor: The Contractor (s) commit (s) to take all measures to prevent corruption and will not directly or indirectly try to influence any decision for the benefit for which he is not legally entitled. The contractor (s) will not commit any offence under the relevant Acts. The Contractor(s) will not use improperly, for purpose of competition or personal gain or pass on to others, any information or documents provided by Purchaser as part of business relationship. The Contractor (s) will not enter with other Bidder(s) / Contractor(s) into any undisclosed agreement or understanding or any actions to restrict competition. If the Contractor (s), before award or during execution of the Contract commit (s) a transgression of the above or in any other manner such as to put his reliability or credibility in question, Purchaser is entitled to disqualify the contractor (s) from the tender process or terminate the contract and / or take suitable actions as deemed fit.



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INTELLECTUAL PROPERTY RIGHTS; LICENSES: If any Patent design, trademark or any other intellectual property rights apply to the service rendered or accompanying documentation, Purchaser shall be entitled to the legal use thereof free of charge by means of a non-exclusive, worldwide, perpetual license. All intellectual property rights that arise due to the execution of the contract by the Supplier and by its employees or third parties involved by the Supplier for performance of the agreement belong to Purchaser. The Supplier shall be obligated to do everything necessary to obtain or establish the above mentioned rights. The Supplier guarantees that the service rendered does not infringe on any of the intellectual property rights of third parties. The Supplier shall also be obligated to do everything necessary to obtain or establish the alternate acceptable arrangement pending resolution of any (alleged) claims by third parties. The supplier shall indemnify the Purchaser against any (alleged) claims by third parties in this regard and shall reimburse Purchaser for any damages suffered as a result thereof.

or offered by or on behalf of the supplier or his partner, agent or servant or anyone on his or on their behalf to any officer, servant, representative or agent of BEML or any person on his or their behalf in relation to the obtaining or to the execution of or

any other contract with BEML Ltd., shall in addition to any criminal liability which the supplier, may incur, subject the supplier to the cancellation of this and all other contracts with BEML and also for payment of any loss or damage resulting from any such cancellation to like extent, as is provided in case of cancellation under clause – 39 hereof. Any question or dispute as on the commissions of any offence under the present clause shall be settled by BEML in such manner and on such evidence of information as they may think fit and sufficient and their decision shall be final and conclusive.

- JURISDICTION: Courts of PALAKKAD alone shall have jurisdiction to decide any issue / dispute arising out of the Arbitration or this Purchase Order in exclusion of all other Courts. However, jurisdiction of any other court may be accepted by mutual discussion and agreement by and between BEML and the Supplier.
- ARBITRATION: Disputes if any, arising between BEML and the supplier in connection with this Purchase Order or any other matters connected herewith, the same will be mutually discussed and settled, failing which, the disputes shall be



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referred to a sole arbitrator to be appointed by BEML. The arbitration / proceedings shall be in accordance with the provisions of Arbitration and Conciliation Act 1996 and Rules framed there under. The place of arbitration shall be at Bangalore or any other place mutually decided by and between BEML and the supplier and all arbitration proceedings shall be conducted in English language. The award of the sole arbitrator shall be final and binding on all the parties.

- 54) **DURING ARBITRATION**: "Supplies under this Purchase Order, if reasonably possible, may continue by mutual agreement during the dispute / Arbitration proceedings".
- **FORCE MAJEURE CLAUSE:** Notwithstanding anything contained in the Contract, 55) neither the Supplier nor the Purchaser shall be held responsible for total or partial non-execution of any of the contractual obligations, shall the obligation become unreasonably onerous or impossible due to occurrence of a `Force Majeure' conditions which directly affect the obligations to be performed by the Purchaser or the Supplier. Such events include war, military operations of any nature, blockages, revolutions, insurrections, riots, civil commotions, insurgency, sabotage, acts of public enemy, fires, explosion, epidemics, quarantine restrictions, floods, earthquake, or acts of God, restrictions by Govt. authorities over which the Supplier or the acts on which the Purchaser has no control. The party claiming to be affected by Force Majeure shall notify the other party in writing without delay, within two weeks on the intervention and on the cessation of such circumstance. Extension of time sought by the Supplier along with supporting evidence and so granted by the Purchaser for the supply / work affected, if any, shall not be construed as waiver in respect of remaining deliveries. Notwithstanding above provisions, Purchaser shall reserve the right to cancel the order/ Contract, wholly or partly, in order to meet the overall delivery schedule and make alternative arrangements including arrangements with third party for completion of deliveries and other schedules. Purchase may takeover partly processed material at a mutually agreed price.



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ANNEXURE-A TECHNICAL BID FORMAT

(To be prepared in the bidder's letter head and duly signed format to be uploaded on SRM platform.)

on SKM platform.)		
Description (Requirements of technical bid)	Bidders Response	
GENERAL INFORMATION		
Name & address in full under which the		
bidder is intended to execute the		
contract		
Telephone / Mobile Number & e-mail id		
of the bidder		
Type of ownership	(Please write whether your firm is registered	
,	as public	
• •	limited/private limited company/partnership	
,	company/Proprietorship company)	
•		
·		
documents.		
PAN Number		
Note: Copy has to be scanned &		
uploaded in SRM platform.		
apicacca iii ci iiii pianeiiii.		
SAC code details of this service	SAC Code:	
	Upload the MSME certificate in SRM if	
	applicable.	
MCME Designation contitions		
IVISIVIE REGISTRATION CERTIFICATE		
	Requirements of technical bid) GENERAL INFORMATION Name & address in full under which the bidder is intended to execute the contract Telephone / Mobile Number & e-mail id of the bidder Type of ownership a) Public Limited Company b) Private Limited Company c) Partnership Company d) Proprietorship Company Please enclose the Incorporation certificate or Registration certificate / partnership deed Certificate/ Proprietorship company documents. PAN Number Note: Copy has to be scanned & uploaded in SRM platform. GST Registration Number Note: Copy of proof has to be scanned & uploaded in SRM platform.	

BEML LIMITED



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KINFRA Park, Menon Para road, Kanjikode East.
PALAKKAD -678621, Kerala

	PHONE: 0491-2565123	Fax : 0491-2567488
В.	CRITERIA FOR TECHNICAL EVALUATION	ON
1	The firm should have their RT facility / lab in and around Palakkad and Coimbatore	Documentary proof supporting the criteria to be uploaded in SRM.
2	Firm to provide the following documents for technical evaluation of the offer: a. Copy of certificate of Level-I Technician or Higher for Carry out RT Onsite. b. Copy of certificate of Level-II Technician or Higher for Interpretation of film (ASNT/ISNT Level-II certified) c. Copy of certificate of Level-III Technician for guiding Level-I & Level-II Technician. d. Submission of latest BARC /AERB approval/ license for operating gamma ray and X-ray sources e. Certificate of NDT head of their organization (Level III) f. List of reputed agencies including major PSUs/Govt. institutions where it has undertaken RT work recently (last 2 years) including copies of work order/ Purchase orders.	All supporting documentary proofs for each points (A to F) to be uploaded in SRM.
3	Firm must be an ISO 9001:2015 certified agency, with NABL accreditation. Copy of Certificate must be submitted	Copy of Certificate to uploaded in SRM.



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4	Radio graphic Examination shall be carried out by Qualified Personnel only. Carrying out Radiographic Examination by any uncertified personnel will not be permitted and then firm also will be blacklisted.	Complied/not complied
5	The firm should carry out Radiographic Inspection within 48 Hours from the date of receipt of Axles at the firms works. On no account delay in radiographic inspection is acceptable.	Complied/not complied
6	The Gamma Radiographic Inspection is subject to acceptance by BEML Quality Department	Complied/not complied
7	The results of the Radiographic Inspection must be conveyed within 24 Hours after the completion of Inspection via email/phone	Complied/not complied
8	The hardcopy of the results must reach BEML Palakkad within 96 Hours after the completion of Inspection	Complied/not complied
9	RT to be carried out as per ASME Section V Article 2 & 22	Complied/not complied
10	Acceptance criteria as per ASME B31.3 & ASME VIII	Complied/not complied
11	Submission of Annexure-D-Acceptance of the tender terms & conditions.	The bidder should upload duly signed "Annexure-D" format in their letter head as Acceptance of the Tender terms & conditions in the SRM Portal.



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ANNEXURE-B

Scope of Work (Radiography Testing of Axles)

BEML SCOPE OF WORK:

- 1. BEML Palakkad will supply the Swing half Axles (F1RH, F1LH, F2RH & F2LH) and Rear Semi Axles (LH & RH) for Radiography examination.
- 2. Supply and Collection of Swing Half Axle and and Rear Semi Axles to vendor works is under BEML scope.

VENDOR SCOPE OF WORK:

- 1. To provide radiographic examination of weldments of Swing half Axles (F1RH, F1LH, F2RH & F2LH) and Rear Semi Axles (LH & RH) by GAMMA RAY method as and when they are supplied to your firm.
- 2. The circular butt weld Joint (1 per axle) shall be subjected to 100% Radiographic Tests at 2% Sensitivity-2T and 2.0- 2.2 Film Density Conforming to ASME Section V Article 2.
- 3. At the welding area OD of the part is 175mm and ID is 134mm. Outer circumference is 21-22".

The details of the axles for which RT are to be done are as follows:

- 1) 160072531524-50 SWING HALFAXLE ASSY RH(OPN 50) [F1RH] 81 Nos 7776 Sq.inch
- 2)160072531534-50 SWING HALFAXLE ASSY LH(OPN 50) [F1LH] 81 Nos 7776 Sq.inch
- 3)160072531554-50 SWING HALFAXLE ASSY RH(OPN 50) [F2RH] 81 Nos 7776 Sq.inch
- 4)160072531564-50 SWING HALFAXLE ASSY LH(OPN 50) [F2LH] 81 Nos 7776 Sq.inch
- 5)160072531644-50 REAR SEMI AXLE ASSY LH (OPN 50) 162 Nos 15552 Sq inch
- 6)160072531654-50 REAR SEMI AXLE ASSY RH (OPN 50) 162 Nos- 15552 Sq inch



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ANNEXURE- C COMMERCIAL BID

The format given below is for reference purpose only.

<u>Note:</u> The rates are to be entered in the BEML SRM system only in the 'Price Condition'. The format given below is to be referred and the unit rate is to be entered in the system against the respective item in the 'Item Data' in the system. <u>The rates are exclusive of applicable GST Tax.</u>

SI. no.	Description	Qty	Unit	Unit Rate
1	Radiography testing of Axles Assy	62208	Sq inch	The firm has to fill the values in SRM platform only

Note: Unit price (ie. 1 Sq inch) should be quoted in price conditions in e-mode SRM "Price conditions" only.

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ANNEXURE- D

ACCEPTANCE OF THE TENDER TERMS & CONDITIONS – (DECLARATION FROM THE BIDDER)

(To be prepared in the bidder's letter head and duly signed format to be uploaded on SRM platform.)

- 1) As a bidder, I/We have read and understood the Scope of work, Technical requirements & criteria and all other terms & conditions of the tender before submitting my/our tender for this work.
- 2) As a bidder, I/We agree to abide the Scope of work, Technical requirements & criteria and all other terms & conditions of the tender out-lined above and accepted all terms and conditions of the subject tender unconditionally.

Addition20d Orginataro of the blader.
Firm/Bidder Name:
Place:
Date:
Company seal:

Authorized Signature of the bidder:

Dtd.25.11.2020



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ANNEXURE- E

TAX INDEMNITY CLAUSE DECLARATION (To be prepared in the bidder's letter head and duly signed format to be uploaded on SRM platform.)

- 1. The supplier of goods / services shall comply with all the procedural requirements and relevant provisions under GST Law so as enable BEML Limited (BEML) to avail input tax credit (ITC) in a timely manner. BEML has the right to recover tax loss along with consequential interest and penalty suffered by BEML due to any non-compliance of tax laws by the supplier. Any GST liability arising on the supplier on account of loss of GST credits for reasons such as failure of the supplier to provide the details for raising invoice with necessary particulars, delay in payment of consideration beyond stipulated time period and the interest thereon would be on the supplier themselves and BEML shall not be liable to compensate the same.
- 2. The supplier shall ensure that the Taxes which have been collected / with held on behalf of BEML have been duly paid / will be paid to the Government account within the due dates specified under various tax laws in India and rules made there under. It may please be noted that if BEML is not able to avail any tax credit due to any short coming on the part of the supplier (which otherwise should have been available to BEML in the normal course), then the supplier at his own cost and effort will get the short coming rectified. If for any reason the same is not possible, then the supplier will make 'good' the loss suffered by BEML due to the tax credit it lost in that transaction.
- 3. Under the GST Law, any economic or tax benefit arising out of the implementation of GST is mandatory and required to be passed on to BEML by the supplier .Similarly, the benefits enjoyed by the supplier and other player in the supply chain are also required to be passed on the supplier by them, which in turn shall be passed on to BEML by way of price reductions. The supplier shall indemnify BEML against any direct or indirect loss arising out of not passing on the aforesaid benefits. As responsible suppliers of BEML, the responsibility to pass on the above benefits vests with the supplier and BEML reserve the right to seek the manner in which such benefits is passed on to BEML.
- 4. Any amount paid to the supplier including job-workers/sub-contractors shall be first attributable to the GST Tax charged in the invoice and the balance shall be considered towards the 'value' of supply of goods/services.



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- 5. Timely provisions of invoices /debit note/ credit note: The supplier has to timely provide invoice/debit note / credit not to enable BEML to claim tax benefit on or before stipulated time period as per GST Law. All necessary adjustment entries(credit note, purchase returns, debit notes) shall be made before September of the succeeding financial year.
- 6. BEML shall identify the place of supply to enable to avail the GST credit at right location.
- 7. Advance payment if any made before supply of goods /services or raising of invoices, would attract GST. In case of receipt of advance, the supplier undertakes to raise the necessary statutory document. Further the supplier declares to raise the prescribed documentation governing the moment of goods.
- 8. Any known discount shall form part of terms of the agreement to enable supplier / BEML to claim tax adjustment.
- 9. The invoice for services shall clearly bear the GSTIN No. along with the purchase order No. and date accompanied by despatch advice and date of packing list.
- 10. Wherever applicable, BEML has the right to deduct "Tax deducted at source" at the rate prescribed under the GST law and remit the same to the government of India.
- 11. Any local levies and or other charges levied by any central/state/local authorities wherever applicable shall be extra and supplier shall liable to discharge the same. The supplier shall be responsible to issue documents required for movement of goods and the logistic partner shall not be liable for any loss arising due to confiscation of goods by government agencies on account of lack of proper documents, deficiencies in documentation or any wrong declaration.
- 12. Any liability arising out of dispute on the tax structure, computation, payment to the Government and filing of returns will be to the suppliers account.
- 13. Where the supply of goods / services are liable to GST under reverse charge mechanism, then the supplier should clearly mention the category under which it has been registered and also that "the liability of payment of GST is on the Recipient of service".

Dtd.25.11.2020





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- 14. The invoice should be clearly specified with any abatement, if any claimed or otherwise from the Taxable Value, while calculating the GST.
- 15. The Bid evaluation criteria will include but not limited to GST compliance rating when introduced and operational by GSTN. The purchase order shall be void, if at any point of time the supplier is found to be a blacklisted dealer as per GSTN rating system and further no payment shall be entertained.

further no payment shall be entertained.
Authorized Signature of the bidder:
Firm/Bidder Name:
Place:
Date: Company seal: