

Tender Notification for

AWARD OF WORK FOR REPAIRING/SERVICING OF FAULTY FIRE SUPPRESSION SYSTEMS IN VARIOUS GRID LOCATIONS IN BRPL.

NIT NO. BR/ENQ/24-25/FK/CR/AG/2455

Tender issue date: 23.09.2024

Date & time of Submission: 30.09.2024, 03:30 PM

BSES RAJDHANI POWER LIMITED,

BSES Bhawan, Nehru Place, New Delhi-110019

Corporate Identification Number: U40109DL2001PLC111527

Telephone Number: +91 011-4910 7235,

Website: www.bsesdelhi.com

(This document is meant for the exclusive purpose of bidding against this NIT Number /Specification and shall not be transferred, reproduced, or otherwise used for purposes other than that for which it is specifically issued).



REQUEST FOR QUOTATION (RFQ)

1. GENERAL

BSES Rajdhani Power Limited invites sealed envelope for Limited tenders on a "Two Stage: Two Envelope" bidding basis (Envelope –I, Techno-Commercial Bid & Envelope-II, Price Bid) from eligible Bidders for "Repairing/ Servicing of Faulty Fire Suppression Systems in various grid locations in BRPL" in our distribution Company BRPL.

- 1.1. The bidder must qualify the requirements as specified in heading "Qualifying Requirements" of this RFQ.
- 1.2. The sealed envelopes shall be duly super-scribed as:

"NIT NO. BR/ENQ/24-25/FK/CR/AG/2455 Dated: 23.09.2024" For

"AWARD OF WORK FOR REPAIRING/ SERVICING OF FAULTY FIRE SUPPRESSION SYSTEMS IN VARIOUS GRID LOCATIONS IN BRPL."

1.3. Schedule of the tendering process is given below. Detailed Specification, Scope of Work, Terms & Conditions, etc are mentioned in the Tender documents, which is available on our website.

Duration of the Work	24 Months
Date & time of Submission of Bid	30/09/2024 till 15:00 HRS
Date & time of opening of Techno- Commercial Bid	30/09/2024 at 15:30 HRS

2.0 POINTS TO BE NOTED

- 2.1. Works envisaged under this contract are required to be executed in all respects up to the period of completion/ duration of work mentioned above.
- 2.2. Only those agencies, who fulfil the qualifying criteria as mentioned in clause 3 should submit the tender documents.
- 2.3. BSES Rajdhani Power Ltd reserves the right to accept/reject any or all bids without assigning any reason thereof and alter/amend/modify/add/reduce the amount and quantity mentioned in the tender documents at the time of placing Order
- 2.4. The bid will be summarily rejected if:
 - (a) Bid received after due date and time.



3.0 QUALIFYING REQUIREMENTS (QR)

The prospective bidder must qualify for all of the following requirements to be eligible to participate in the bidding. Bidders who meet the following requirements will be considered the successful bidder and a bidder who does not meet these requirements shall be disqualified.

3.1 TECHNICAL QR:

MANDATORY APPROVALS/CERTIFICATES SHALL BE REQUIRED:

- a) Authorization letter from Principal OEM of System.
- b) Authorization Letter from OEM of Clean Agent (UL/FM).
- c) Pneumatic Heat Sensing Tube- UL Listed and marked.
- d) Valve shall be π/UL marked.
- e) Pressure Switch Assembly: UL/CE approved.
- f) UL Approved filling station.

3.2 FINANCIAL QR:

- a) The average annual turnover of the Bidder, in the preceding three (3) financial years (i.e., FY 2021-22 & FY 2022-23 & FY 23-24) should not be less than Rs 25 Lakhs. The bidder shall submit the Annual Turnover Report of the last 3 FYs duly certified by a Chartered Accountant. The Turnover certificate must have UDIN Number. In case the audited balance sheet is not available with the bidder for FY 23-24, the bidder shall submit the audited balance sheet for FY 20-21 or turnover certified by the auditor.
- b) The bidder must have valid PAN and GST Registration Number.
- c) Bidder should have fulfilled all statutory compliances like PF, ESI registration, etc.
- d) Entities that have been currently debarred/blacklisted by any Private/central/state government institution including electricity boards in India, any of the DISCOM in India shall lack qualifying pre-requisites to participate in this tender and will not be considered. Accordingly, an undertaking by the Authorized Person along with other documents to be provided by the bidder on its letterhead in this regard, confirming in clear terms, that the contractor has not been debarred/blacklisted as of the date of submission of the bid. Bidders who are currently debarred/blacklisted/ suspended by BRPL will not be considered in this tender.
- shall submit an undertaking on their letterhead that all the documents/certificates/information submitted by them against the tender is genuine/true/correct and the copies of documents have been made from the original document/s. Further, in case any of the documents/certificates/information submitted by the bidder is found to be false or, BRPL at its sole discretion shall be free to take all actions as permitted under law, and disqualification from participation in the future tenders of BRPL& its group companies for an indefinite period or period as may be decided by BRPL.
- f) The bidder should submit an undertaking for "No Litigation / No Legal case" is pending with BRPL or its Group Companies. Bidders having any litigation/ legal case pending with BRPL shall not be considered qualified for this tender.



(A.3) OTHER REQUIREMENTS:

- (a) The company reserves the right to carry out technical capability/infrastructure assessment of the Bidders by factory/office/site inspection or by any other means and the company's decision shall be final in this regard.
- (b) No joint ventures /consortiums are allowed.
- (c) The bidder shall submit all necessary documentary evidence to establish that the Bidder meets the above qualifying requirements including but not limited to the following:
 - i. Details of formation/registration of the firm (Proprietary/ Partnership) or Company along with all relevant details)
 - ii. Memorandum & Articles of Association of the Company/ Partnership Deed of the Firm /other registration documents, as applicable
 - iii. Organization Chart of the Bidder's Company/organization
 - iv. Experience details with credentials
 - v. Details of office/s in Delhi, Details of Registered and Corporate offices and details of other offices/establishments in India.
 - vi. Work order / Agreement copies along with performance certificates in support of relevant experience
 - vii. Copy of PAN/GST no.
 - viii. Non-Disclosure Agreement (NDA) as per the format attached ix. Bidder's details as per the format attached
- (d) The bidder should enclose performance certificates in support of relevant experience.
- (e) For Existing vendors of BRPL, the evaluation will also include the performance in the existing contracts. BRPL reserves the right to qualify or disqualify their bid based on the contract performance despite them meeting the above-mentioned qualification requirements.
- (f) BRPL may ask for such other documents as it deems fit for substantiating/ justifying the submissions made by the bidder.

4.0 BID SUBMISSION

4.1. The bidders are required to submit the bid in 2(two) parts and in original& duplicate (total 2 copies) at the following address:

Head of Department, Contracts & Material Deptt. BSES Rajdhani Power Ltd. 1st Floor, "D" Block, BSES Bhawan Nehru Place New Delhi-110019.

4.2. Technical bid documents along with commercial terms and conditions shall also be submitted in



Pen Drive. No price bid shall be submitted in Pen Drive. The PEN Drive should be owned by Bidder. The bidder shall ensure that the Pen Drive is free from all viruses/malware. The pen drive once submitted shall not be returned.

4.3. This is a two part bid process. Bidders are to submit the bids in 2(two) parts. Both these parts should be furnished in separate sealed covers super scribing NIT no. DUE DATE OF SUBMISSION, with particulars as PART-A Techno-Commercial Bid and Part-B PRICE BID and these sealed envelopes should again be placed in another sealed envelope which should be super scribed with — "Tender Notice No.& Due date of opening". The same shall be submitted before the due date & time specified.

4.3.1 PART A: TECHNO-COMMERCIAL BID, UNPRICED (Envelop-1):

The first sealed envelope shall contain an Unpriced Techno-commercial bid in paper form (hard copies) and envelope super-scribing **PART-A Techno-Commercial Bid**. The details to be submitted in techno-commercial bids are given below:

- a) General information about bidder
- b) Documentary evidence in support of all the qualifying criteria as per clause 3.0,
- c) Technical Literature if any.
- d) Details of experience of works of the same or similar nature. Copy of work orders and performance certificates.
- e) Power of attorney
- f) Acceptance to Commercial Terms and Conditions viz Delivery schedule/period, Payment terms etc
- g) Any other relevant document to support bidder meeting QR

Techno-Commercial Bid should not contain any cost information whatsoever and shall be submitted within the due date. After techno-commercial evaluation, the list of techno-commercially qualified bidders will be posted immediately on the BSES website.

The bidder should submit complete tender document along with all corrigendum (if any) published against this NIT at our website, signed and stamped with bidder's seal as an acceptance of all the terms & conditions of the Tender.

4.3.2PART B: PRICE BID (Envelop-2):

The second sealed envelope shall contain Price bids in paper form (hard copies and envelope super-scribing **PART-B Price Bid** on it. The details to be submitted in the Price bid are given below:



- (a) **PRICE BID** shall Comprise of Prices **strictly** in the Format enclosed in SECTION VII. Any change in price bid format, content may lead to rejection of the bid.
- **(b)** Price Bid will be opened after techno-commercial evaluation of all the bids and only of the qualified bidders.

4.3.3 FINANCIAL BID EVALUATION THROUGH REVERSE AUCTION

Reverse Auction (RA) shall be conducted for finalization of contract and the details of the price bid shall not be shared with bidders. The qualified bidders will participate in reverse auction through SAP-SRM tool. The RA process shall be governed by the terms and conditions enclosed as Annexure-III in this tender document. Training/details shall be provided to bidders before participation in auction. In case RA is not conducted /concluded for any reasons, a "final no regret" financial bid in a sealed envelope will be called for from all qualified bidders. Notwithstanding anything stated above, the Company reserves the right to assess bidders' capability to perform the contract, should the circumstances warrant such assessment in the overall interest of the Company. In this regard, the decision of the Company shall be final and binding on the bidders.

5. TIME SCHEDULE

The activities and their timelines are given hereunder which needs to be adhered by the bidders.

S. No.	Activity	Description	Due date
1	Submission of Techno- Commercial & Price Bid	Unpriced Techno-Commercial & Price Bid in separate sealed envelopes	30.09.2024
2	Opening of Techno- Commercial Bid	Opening of PART-A	30.09.2024
3	Reverse Auction	As per RA terms	Schedule will be intimated to eligible bidders through email from email id: BRPL.Eauction@relianceada.com

6. AWARD DECISION

6.1. Company intends to award the business on a lowest bid basis, so bidders are encouraged to submit the bid competitively. The decision to place order/LOI solely depends on Company on the cost competitiveness across multiple lots, quality, delivery and bidder's capacity, in addition to other factors that Company may deem relevant.



- 6.2. The Company reserves all the rights to award the contract to one or more bidders who meet the execution requirement or nullify the award decision without assigning any reason thereof.
- 6.3. In case the performance of any contractor is found unsatisfactory during the execution process, the award will be cancelled and BRPL reserves the right to award the work to another contractor(s) who will be found eligible/fit.
- 6.4. The abnormally higher or abnormally lower bids shall not be considered with respect to estimated cost. The criteria decided by BRPL on this shall be final and binding on the bidders.
- 6.5. The bidding firms are advised to quote their Margin / Administrative Service Charges accordingly. BRPL reserves the right to reject the bids quoted with abnormally higher or abnormally lower individual activity rates. The criteria decided by BRPL on this shall be final and binding on the bidders and will not be open for discussion under any circumstances.

7. MARKET INTEGRITY

We have a fair and competitive marketplace. The rules for the bidders are outlined in the Terms & Conditions of the tender documents. Bidders must agree to these rules prior to participating in the tender. In addition to other remedies available, we reserve the right to exclude a bidder from participating in future markets due to the bidder's violation of any of the rules or obligations contained in the Terms & Conditions. Bidder(s) who violate the marketplace rules or engage in behavior that disrupts the fair execution of the marketplace restricts a bidder from participation in future tenders of BRPL to a length of time as decided by BRPL, depending upon the seriousness of the violation. Examples of violations include, but are not limited to:

- Failure to honour prices submitted to the market place.
- Breach of the terms published in Request for Quotation/NIT
- Misrepresentation of facts, submitting false and fabricating documents

8. CONFIDENTIALITY

All information contained in this tender document is confidential and may not be disclosed, published or advertised in any manner without written authorization from BRPL. This includes all bidding information submitted.

All tender documents remain the property of BRPL and all bidders are required to return these documents to BRPL upon request.

Bidder(s) who do not honour these confidentiality provisions will be excluded from participating in future bidding events.

The bidder shall sign a Non-Disclosure Agreement (NDA) in the format attached in tender document and submit along with its bid.



9. CONTACT INFORMATION

Technical & Commercial clarification, if any, regarding this tender shall be sought in writing and sent by e-mail to the following e-mail IDs:

Address	Name/ Designation	Email Address / Phone Number
	Technical	
	Mr. Arshad Khan	Arshad Khan/REL/RelianceADA,
	Mr. Amar D Singh	Amar D Singh/REL/RelianceADA,
C&M Dept, 1st Floor, C		
Block,BSES Rajdhani Power Ltd.,BSES Bhawan, Nehru Commercial		
Place, New Delhi – 110019.	Ms. Anima Gaur	anima.gaur@relianceada.com
	DGM(Contracts)	011-49209429
	Mr. Amitava Nandi,	Amitava.Nandi@relianceada.com
	AsVP - (Head Contracts)	011-4920 9619



TERMS & CONDITIONS

1. Definition:

The following terms & expressions as used in this work order shall have the meaning defined and interpreted here under:

- **1.1. Company:** The terms "Company" shall mean BSES Rajdhani Power Ltd. having its office at BSES Bhawan, Nehru Place, New Delhi-110019, Corporate Identification Number: U74899DL2001PLC111527, Telephone Number: +91 1149207235, Website: www.bsesdelhi.com and shall included its authorized representatives, agents, successors and assigns.
- **1.2 Contractor**: The terms "Contractor" shall mean Contractor shall mean successful vendor to whom the contract will be awarded and shall include its authorized representatives, agents, successors and assigns.
- **1.3 Rate**: The unit rates for the work to be carried out at site shall be as per finalized unit rates through tender. The Invoice of the Contractor will be processed as per the actual work done and the quantities of each items performed by the Contractor as per the site requirement to be certified by Engineer In-charge.

The finalized rates shall be firm for the entire duration of work to be carried out by the Contractor under the work order and are not subject to escalation for any reason whatsoever.

- **1.4 Work Order Specification**: The terms "work order Specification" shall mean the Technical specification of the work as agreed by you and description of work as detailed in ANNEXURE enclosed and all such particulars mentioned directly/referred to or implied as such in the work order.
- **1.5 Site**: The terms "Site" shall mean the working location mentioned in the work order.

2. ENGINEER IN-CHARGE:

The term "Engineer In-Charge" shall mean the Company's nominated representative for the purpose of carrying out the work.

3. EXAMINATION OF SITE AND LOCAL CONDITIONS:

The contractor is deemed to have visited all the sites comes under BRPL licensed area under the work order and ascertained therefore all site conditions and information pertaining to his work. The company shall not accept any claim whatsoever arising out of the difficulties at site/terrain/local conditions, if any.

4. LANGUAGE AND MEASUREMENT:

The work order issued to the contractor by the company and all correspondence and documents relating to the work order placed on the Contractor shall be written in English language. Metric System shall be followed for all dimension, units etc.



5. SCOPE OF WORK:

The repairing/servicing of faulty fire suppression systems in various grid locations in EHV BRPL.

The vendor will visit the site of the various grid station of EHV BRPL first and dismantle all the affected systems.

- 1. Dismantling the empty cylinder.
- 2. Dismantling of the damaged heat detection tube.
- 3. Dismantling of the Non- active MCU for the monitoring the system health.
- 4. Send the empty cylinder for refilling at the OEM approved UL listed filling station.
- 5. Refilled system will be reinstalled at the same site with NOVEC 1230 filled cylinder, heat detection tube and supporting item to activate the system at the site, to protect the electrical panels fires.

After completion of repairing job, BRPL engineer shall check the operation of the set before certifying for making payment, if any.

Empty cylinders which are defective shall be picked from the site location. The same shall be return within 48 hours or before from date of picking up. The concerned BRPL engineer shall verify and certify the satisfactory functioning of the equipment.

All cylinders brought for repair shall be calibrated before delivery.

If for some reason you are unable to rectify a set within 48 hours then an alternate filled cylinders/tube shall be arranged by you till such time defect is attended.

Record will be maintained at your end set vise showing the details of repairs conducted.

Any break down call made by the customer during the normal hours, will be attended on all the working days. Vendor will fully ensure that the fire suppression system remains functioned with BRPL & the operational staff feels fully satisfied with the functioning of the system under their charge. A close coordination with you will be managed by the In-charge Engineers in respect of proper functioning of the suppression system.

Any additional work beyond the scope enumerated in the work order above shall be carried out as per the instructions of Engineer-In Charge. The company shall not entertain any claim or increase in the Work Order value due to execution of such additional work if the same is not approved by Engineer In Charge.

6. VALUE OF THE WORK ORDER:

The unit rate & value of the tender for above scope of work will be work out on the basis of finalized rates. The rates shall be firm for the entire duration of work carried out by the Contractor under the order and are not subject to escalation for any reason whatsoever.

The Contractor shall also make his own arrangement for the accommodation/conveyance requirements for its staff. All the transport / lifting facilities at site shall be arranged by you at no extra cost to us. We shall provide at site the adequate open space for construction of site store for storing the materials, tools, tackles etc. All the Contractors storage will be within the site premises. All the incoming and outgoing materials, equipment, tools, tackles and any other items related to said work shall be entered into the register kept for this purpose and shall be in the custody of Contractor, however company does not hold any responsibility for any loss or damage caused to Contractors material etc.



The cost of transit insurance, freight, loading/unloading of materials/ equipments during its handling/erection at site is included in the above mentioned value in the tender.

7. TAX & DUTIES:

Prices are inclusive of all taxes and duties including labour cess (except GST).

However, IT as per applicable rate will be deducted from your bills as Tax Deduction at Source (TDS).

GST at actual shall be paid on submission of GST Registration and self declaration on your letter head stating that you have deposited/or will deposit the Tax as per the applicable GST laws.

- 1. As Per Notification No. 39/2021 Central Tax dated 21st December, 2021 w.e.f 01/01/2022 registered person (ie, Recipent/Purchaser) can avail tax credit on those invoices only which have been reflected in GSTR 2A or GSTR2B (it means 100% matching of invoice is required). Also, GST has to be deposited by Supplier/Contractor by filing of GSTR-1 and GSTR-3B.
- In view of above, if the same is not complied with by the supplier/contractor and the Recipient/Purchaser is not in position to avail / utilize Input Tax Credit due to non-compliance or nonfiling of GSTR-1 and GSTR-3B for the month/quarter (as applicable) in which the supply was made, then Recipient/Purchaser has right to hold 100% GST amount from next payment due of the subsequent month till the time default is not cured.
- 3. For releasing of the payment kept on hold on account of GST supplier shall submit payment proof i.e GST Portal screenshot reflecting name of Recipient/Purchaser alongwith GSTR-1 and GSTR-3B for month/quarter (as applicable) in which the same has been discharged. Payment shall not be released, till the time proof of payment of GST as mentioned above is not submitted.
- 4. Further, the recipient/purchaser shall also be entitled to recover any financial loss incurred (including tax, interest and penalty) due to non-compliance or non-filing of GSTR-1 and GSTR-3B by the supplier.
- 5. In case where delivery of goods is being made on FOR site basis, the Supplier is responsible to comply with rules applicable for E-way bill. Any violation in provision of E-way Bill will attract penalty and seizure of Transit Material. Any Penalty and Pre-Deposit due to violation of rules/provision shall be paid and borne by Supplier. Also, Supplier is responsible for releasing of goods from Authority whether CGST/SGST. Delay in supply due to seizure of goods shall attract liquidated damages as per Order / Contract provisions. "

8. TERMS OF PAYMENT:

100% payment shall be made within 30 days of completion of job on submission of Bill duly certified by Engineer in charge. The work completion certificate shall be issued by our Engineer-In-charge by certifying that the work has been completed in full satisfaction of all relevant clauses applicable under



the order and the entire document in support of certification to be enclosed. All the payments shall be done within 30 days on receipt of certified bills at our office.

9. VALIDITY:

The tender shall be effective for two years from date of issue of order. However the same shall be reviewed after one year based on performance assessment and continuation to the next year. After expiry of the validity period, it may be extended/renewed/replaced for such further period on such terms and conditions as may be mutually agreed to between the COMPANY and the CONTRACTOR.

10. <u>CLEANLINESS & PRECAUTIONS TO BE TAKEN WHILE DOING WORK AT SITE TO PREVENT DUST POLLUTION.</u>

All debris shall be removed and disposed of at assigned areas on daily basis. Surplus excavated earth shall be disposed of in an approved manner. In short, the contractor shall be fully responsible for keeping the work site clean at all times. In case of non- compliance, company shall get the same done at Contractor's risk and costs.

While carrying out any civil work including road/ pit digging, plinth/ fence making, road restoration etc contractor shall adhere to below mentioned guidelines.

- 1. No construction material/debris shall be stored on metalled road.
- 2. Wind breakers of appropriate height on all sides of ear marked area using CGI sheets shall be raised to ensure that no construction material dust fly outside ear marked area.
- 3. The construction material i.e. coarse sand, stone aggregates, excavated earth, cement and any other material to and from the site shall be transported under wet and covered condition to ensure their non-slippage en-route to avoid air contamination.
- 4. The contractor shall provide mask and helmet to every worker working on the construction site and involved in loading/unloading and carriage of construction material and construction debris to prevent inhalation of dust particles.
- 5. Over loading of vehicles shall be strictly prohibited
- 6. The construction material at site shall be stored under wet and covered condition.
- 7. The dumping sites for temporarily storing the excavated earth shall be properly levelled, watered and rehabilitated by plantation to avoid flying of dust.
- 8. The worker at the site shall be sensitized to adopt / observe the dust controlled measures in true spirit.
- 9. If any C&D waste is generated at site the same will be transported to the C&D waste site only and the record for the same will be maintained by the agency.
- 10. Wet jet in grinding and stone cutting is being permitted at site.
- 11. The necessary record for dust control is being maintained by the department on day to day basis and being monitored regularly.



GUIDELINES REGARDING INSPECTION & MAINTENANCE OF PITS/ DUG AREA WHILE DOING WORK AT SITE IN BRPL AREA

The contractor shall ensure strict compliance of the following directions:

- a) The sites of all manholes, pits, holes, tanks or any other opening in the ground of any kinds shall be regularly inspected and maintained.
- b) Schedule and protocols of inspections and maintenance shall be drawn up and notified to BRPL.
- c) These sites shall be cordoned off to render them inaccessible to the public.
- d) The existence of these sites shall be clearly & visibly marked by the display of signboards/signages.
- e) If they are required to be covered, it shall be ensured that the covers are in place.

The Execution vendors shall be responsible for all the preventive and protective environmental steps as per guidelines. Any violations from the above guidelines have been viewed very seriously by the authorities. Concerned agency is liable for the penalties / other action by the authorities, The Agency shall indemnify BRPL from all liabilities on this account.

11. LIQUIDATED DAMAGES:

The delivery period indicated above shall be guaranteed. In case of a delay, you shall be liable to pay us by way of liquidated Damages @ 1 % of the servicing cost of the Fire suppression for each weeks delay or part thereof subject to a maximum of 10% of the total value of Order/ for undelivered portion thereof.

12. LABOUR, POWER AND WATER:

During the tenure of this work order all tools, tackles, camp facilities shall be arranged by the Contractor at his cost without any liabilities to the Company.

The company shall provide Electricity power free of cost at work site if possible.

13. **GUARANTEE/ WARRANTEE:**

Contractor shall Guarantee/Warrantee the Servicing of 1 No. Fire suppression against any defects or failure which arises due to faulty material, workmanship or design for a period of Twelve (12) Months from the last date of dispatch, whichever is earlier.

If during the Defect Liability period any goods are found to be defective, they shall be promptly replaced or rectified by the contractor at its own cost.

14. ID CARD: No contractor will issue any ID cards to their staff on their own .All ID Cards for the workforce will be issued by BRPL Security ID Card Cell only.



Contractors should maintain the records of Identity Cards of their employees and whenever any employee quits / is removed then his/her Identity card should be collected & submitted to BRPL Security ID Card Cell. Penalty will be imposed on the vendor in case of violation of the above rule.

Contractors shall submit the detail list of the employees that they are going to be hire to BRPL Security before start of the contract.

BRPL may review/revise ID card Policy including penalty which would be implemented during the tenure of contract. This shall be at the sole discretion of BRPL and contractor shall fully comply with this at every stage.

15. SECURITY:

Adequate number of trained Security Guards shall be deployed both at the storage yard and stores as well as places of work to prevent theft and pilferage of material and accessories and various other materials. All security rules and safety rules enforced at site by company shall be strictly observed.

16. Environmental, Health & Safety Plan

Contractor will make ensure that the Environment, Health & Safety (EHS) requirements are clearly understood and faithfully implemented at all levels at site as per instruction of Company.

Contractors must comply with these requirements:

- a) Comply with all of the elements of the EHS Plan and any regulations applicable to the work
- b) Comply with the procedures provided in the interests of Environment, Health and Safety
- c) Ensure that all of their employees designated to work are properly trained and competent
- d) Ensure that all plant and equipment they bring on to site has been inspected and serviced in accordance with legal requirement and manufacturer's or suppliers' instructions
- e) Make arrangements to ensure that all employees designated to work on or visit the site present themselves for site induction prior to commencement of work
- f) Provide details of any hazardous substances to be brought onsite
- g) Ensure that a responsible person accompanies any of their visitors to site

All contractor's staff are accountable for the following:

- 1. Use the correct tools and equipment for the job and use safety equipment and protective clothing supplied, e.g. helmets, goggles, ear protection, etc. as instructed
- 2. Keep tools in good condition
- 3. Report to the Supervisor any unsafe or unhealthy condition or any defects in plant or equipment
- 4. Develop a concern for safety for themselves and for others
- 5. Prohibit horseplay
- 6. Not to operate any item of plant unless they have been specifically trained and are authorized to do so.

16.1 Measures Related To the Tree Pruning, excavation near Tree and Construction & Demolition:



Notwithstanding anything stated in the tender document, work contract or any other communication issued related to the performance of the work order awarded, it is clarified that the vendor and its associate/employees/worker, during the performance of work under this work order(s), shall ensure full compliance of the provisions of all environment laws/rules/directions by any authority including judicial authority/ regulation related to excavation near tree and construction & demolition activity, and shall mandatorily comply the following instructions:

- 1) The permission of the Tree Officer shall have to be taken as a mandatory condition before the initiation of any civil work, which are likely to be made within a distance of 2mts from any existing tree. In case there is non-compliance of the aforesaid condition of taking permission from the Tree Officer, the same shall entail strict penalty. Contractors are advised to ensure due compliance with the directions.
- 2) Any exposed roots beyond 2 meters of the tree trunk, should be protected with dry sacking and backfilling must be done with a suitable manure mixture and/or the compost material mix as soon as possible on the completion of the works.
- 3) For any excavation to be carried out upto 3 meter from the tree trunk, manual methods (by use of hand) or by using trenchless techniques shall be preferred over use of a mechanical excavation.
- 4) No roots shall be cut during the excavation work.
- 5) Not to lean any materials against or chain mechanical plants to the trunk of the trees.
- 6) Avoid any soil contamination from oil, gasoline, paint and paint thinner or other chemicals.
- 7) All the electric wires and high tension cables and other apparatus relating to supply of electricity shall permanently be removed from the trees branches.

Records to be maintained by the supervisor to demonstrate adherence to the guidelines for excavation in Proximity to the Trees:

- 1) Ensure pre and post photography and video graphy of the site demarcated for the excavation work and the same shall not be deleted/removed until securing the prior permission of the Circle head O&M.
- 2) While digging and upon exposure to the roots- take immediate photographs of the same and report the matter to senior officers for further guidance.

If any unauthorized layering of other cables is being carried out at the digging site by some other agency/person, then immediately capture photographs of the same and inform the seniors, who shall take suitable legal actions, if required, which includes intimating to tree officer about such unauthorized laying of wires by such agency.

B. DUST MITIGATION MEASURES FOR CONSTRUCTION & DEMOLITION ACTIVITIES

Any construction/demolition/excavation related activity performed in furtherance of the performance of work under award, be undertaken only after ensuring the Dust Mitigation Measures prescribed as follows:

1) Dust/wind breaking walls of appropriate height around the periphery of the construction site.



- 2) Installation of Anti Smog Gun(s) (for >20,000 m2 built up area).
- 3) Tarpaulin or green net on scaffolding around the area under-construction and the building.
- 4) All vehicles including carrying construction material and construction debris of any kind should be cleaned and wheels washed.
- 5) All vehicles carrying construction material and construction debris should be fully covered and protected.
- 6) All construction debris and construction material of any kind should be stored on the site and not dumped on public roads or pavements.
- 7) No loose soil or sand or Construction & Demolition Waste or any other construction material which may cause dust, shall not be left uncovered.
- 8) No grinding and cutting of building materials in open area. Wet jet should be used in grinding and stone cutting.
- 9) Unpaved surfaces and areas with loose soil should be adequately sprinkled with water to suppress dust.
- 10) Roads leading to or at construction sites must be paved and blacktopped i.e., metallic roads (for >20,000 m2 built up area).
- 11) Construction and demolition waste should be recycled on-site or transported to authorized recycling facility and due record of the same should be maintained.
- 12) Every worker working on construction site and is involved in loading, unloading and carriage of construction material and construction debris should be provided with dust-mask to prevent inhalation of dust particle.
- 13) Arrangement should be provided for medical help, investigation and treatment to workers involved in the construction of building and carry of construction material and debris relatable to dust emission.
- 14) Dust mitigation measures shall be displayed prominently at the construction site for easy public viewing.
- 15) Ensure the compliance of all dust control measure.

It is clarified that BRPL has zero tolerance with respect to the non-compliance/breach of environment laws/rules/directions by any authority including judicial authority/ regulation. Accordingly, in case of breach by the vendor/its associate/employee/worker to the laws/rules as detailed above, shall be termed as serious breach to the terms of work order and BRPL shall be free to take all actions against vendor for such breach of contract including the termination of the said contract. Additionally, the vendor shall also be liable to indemnify BRPL/its Directors/Officers/Employees/Associates in full



including the payment of all loss/penalties/compensation including environment compensation as imposed by any judicial/quasi-judicial citing/alleging such breach.

The vendor shall also be under a mandate to provide an Undertaking to BRPL, which includes that the excavation, tree pruning, construction and demolition work, if performed by such vendor, the same shall be in strict adherence of all environment laws/rules/directions by any authority including judicial authority/ regulation and all the measures provided in work order/tender under the head/title "Measures related to the Tree Pruning, excavation near tree and construction & demolition".

17. **QUALITY**:

Contractor shall ensure that strict quality is maintained in the Performa and execution of works under this Work Order and Works are executed in conformity with the Specification.

All tools, tackles, instruments and other equipments used in the execution of the Works shall be duly calibrated as required and Contractor shall maintain proper records of such tools, tackles, instruments and / or equipment.

Contractor shall prepare the quality plan as per the specifications and shall strictly monitor compliance with the approved quality plan during the entire period of this Work Order.

Contractor shall submit duly approved Quality Check sheets along with final bill and the same shall be integral part of final Quality Clearance.

18. <u>SAFETY CODE:</u>

The Contractor shall ensure adequate safety precautions at site as required under the law of the land to facilitate safe working during the execution of work and shall be entirely responsible for the complete safety of their workmen as well as other workers at site and premises during execution of contract.

The contractor shall observe the safety requirements as laid down in the contract and in case of sub-contract (only after written approval of company), it shall be the responsibility of main contractor that all safety requirements are followed by the employees and staff of the sub-contractor.

The contractor employing two hundred employees or more, including contract workers, shall have a safety co-ordinator in order to ensure the implementation of safety requirements of the contract and a contractor with lesser number of employees, including contract workers, shall nominate one of his employees to act as safety co-ordinator who shall liaise with the safety officer on matters relating to safety and his name shall be displayed on the notice board at a prominent place at the work site.

The contractor shall be responsible for non-compliance of the safety measures, implications, injuries, fatalities and compensation arising out of such situations or incidents.

In case of any accident, the contractor shall immediately submit a statement of the same to the owner and the safety officer, containing the details of the accident, any injury or causalities, extent of properly damage and remedial action taken to prevent recurrence and in addition, the contractor shall submit a monthly statement of the accidents to the owner at the end of each month.



19. STATUTORY OBLIGATIONS:

The Contractor shall take all steps as may be necessary to comply with the various applicable laws/rules including the provisions of contract labour (Regulation & Abolition Act) 1970 as amended, Minimum wages Act, 1984, Workman Compensation Act, ESI Act, PF Act, Bonus Act and all other applicable laws and rules framed there under including any statutory approval required from the Central/State Governments, Ministry of Labour. Broadly, the compliance shall be as detailed in ANNEXURE I enclosed.

Before commencing the work it would be mandatory for the Contractor to furnish the company the permanent PF code no and ESI of the employees.

20. ACCIDENTAL INSURANCE POLICY:

Before commencing the execution of the work the CONTRACTOR shall take Accidental insurance policy for the staff engaged by him for this work to insure against any loss of life which may occur during the contract for the work of the COMPANY. The policy shall have coverage of Rs. 10 Lacs (Table C- Death + Permanent Total Disability + Partial permanent Disability due to external accidents). The Contractor shall be responsible for on the spot same day claim settlement with the victim's legal heirs without waiting for settlement by insurance claim without any liability on BRPL. The premium amount for such life cover policy shall be bourne by the contractor. The contractor shall furnish copy of policy when demanded by BRPL.

21. <u>SUB-CONTRACTING / SUBLETTING:</u>

CONTRACTOR shall not assign or transfer the whole or any part of this Work Order or any other benefits accruing there from nor shall it subcontract / sublet the whole or any part of the Works.

22. INDEMNITY:

Contractor shall indemnify and save harmless COMPANY against and from any and all liabilities, claims, damages, losses or expenses arising due to or resulting from:

- a) any breach non-observance or non-performance by contractor or its employees or agents of any of the provisions of this Work Order.
- b) any act or omission of contractor or its employees or agents.
- c) any negligence or breach of duty on the part of contractor, its employees or agents including any wrongful use by it or them of any property or goods belonging to or by COMPANY.

Contractor shall at all times indemnify COMPANY against all liabilities to other persons, including the employees or agents of COMPANY or contractor for bodily injury, damage to property or other loss which may arise out of or in consequence of the execution or completion of Works and against all costs charges and expenses that may be occasioned to COMPANY by the claims of such person.

23. EVENTS OF DEFAULTS:



COMPANY may, without prejudice to any of its other rights or remedies under the Work Order or in law, terminate the whole or any part of this Work Order by giving written notice to the Contractor, if in the opinion of COMPANY, contractor has neglected to proceed with the works with due diligence or commits a breach of any of the provisions of this work order including but not limited to any of the following cases:

- a) Failing to complete execution of work within the terms specified in this work order.
- b) Failing to complete works in accordance with the approved schedule of works.
- c) Failing to meet requirements of specifications, drawings, and designs as approved by COMPANY.
- d) Failing to comply with any reasonable instructions or orders issued by COMPANY in connection with the works.
- e) Failing to comply with any of the terms or conditions of this work order.

In the event COMPANY terminates this work order, in whole or in part, on the occurrence of any event of default, COMPANY reserves the right to engage any other subcontractor or agency to complete the work or any part thereof, and in addition to any other right COMPANY may have under this work order or in law including without limitation the right to penalize for delay under clause 15.0 of this work order, the contractor shall be liable to COMPANY for any additional costs that may be incurred by COMPANY for the execution of the Work.

24. RISK & COST:

If the Contractor fails to execute the work as per specification / as per the direction of Engineer's Inchange within the scheduled period and even after the extended period, the contract shall be terminated and company reserves the right to get the work executed from any other source at the Risk & Cost of the Contractor. The Extra Expenditure so incurred shall be debited to the Contractor.

25. ARBITRATION:

To the best of their ability, the parties hereto shall endeavor to resolve amicably between themselves all disputes arising in connection with the proposed Agreement. If the same remain unresolved, within fifteen (15) days of the matter being raised by either party, either party may refer the dispute for settlement by arbitration. The arbitration to be undertaken by a sole arbitrator to be appointed by the company. The decision of the arbitrator is final and binding upon both the parties. The arbitration proceeding shall be conducted in accordance with the provisions of the Indian Arbitration & Conciliation Act, 1996 and the venue of such arbitration shall be New Delhi only.

26. FORCE MAJEURE:

26.1 General:

An "Event of Force Majeure" shall mean any event or circumstance not within the reasonable control, of the Party affected, but only if and to the extent that:



Such event or circumstance, despite the exercise of reasonable diligence, could not have been prevented, avoided or reasonably foreseen by such Party;

Such event or circumstance materially and adversely affects the ability of the affected Party to perform its obligations under this Contract, and the affected Party has taken all reasonable precautions, due care and reasonable alternative measures in order to prevent or avoid the effect of such event on the affected party's ability to perform its obligations under this Contract and to mitigate the consequences thereof. For the avoidance of doubt, if such event or circumstance would not have materially and adversely affected the performance of the affected party had such affected party followed good industry practice, such event or circumstance shall not constitute force majeure.

Such event is not the direct or indirect result of the failure of such Party to perform any of its obligations under this Contract; and Such Party has given the other Party prompt notice describing such events, the effect thereof and the actions being taken in order to comply with Article 14.1

26.2 Specific Events of Force Majeure:

Subject to the provisions of Article 14.1, Events of Force Majeure shall include only the following to the extent that they or their consequences satisfy the above requirements:

The following events and circumstances:

Effect of any natural element or other acts of God, including but not limited to storm, flood, earthquake, lightning, cyclone, landslides or other natural disasters, and

Explosions or fires Public disorder, insurrection, ebellion, sabotage, riots or violent demonstrations of a local character; Declaration of the Site as war zone.

Any order, regulation, directive, requirement from any Governmental, legislative, executive or judicial authority.

26.3 Notice of Events of Force Majeure

If a force majeure event prevents a party from performing any obligations under the Contract in part or in full, that party shall:

Immediately notify the other party in writing of the force majeure events within 2 working days of the occurrence of the force majeure event

Be entitled to suspend performance of the obligation under the Contract which is affected by force majeure event for the duration of the force majeure event Use all reasonable efforts to resume full performance of the obligation as soon as practicable

Keep the other party informed of all such efforts to resume full performance of the obligation on a regular basis

Provide prompt notice of the resumption of full performance or obligation to the other party.

26.4 Mitigation of events of force majeure:

The Contractor shall:



- (i) Make all reasonable efforts to prevent and reduce to a minimum and mitigate the effect of any delay occasioned by an Event of Force Majeure, including applying other ways in which to perform the Contract;
- ii) Use its best efforts to ensure resumption of normal performance after the termination of any Event of Force Majeure and shall perform its obligations to the maximum extent practicable as agreed between the Parties; and
- (iii) Keep the Company informed at regular intervals of the circumstances concerning the event of Force Majeure, with best estimates as to its likely continuation and what measures or contingency planning it is taking to mitigate and or terminate the Event of Force Majeure.

26.5 Burden of proof:

In the event that the Parties are unable in good faith to agree that a Force Majeure event has occurred to an affected party, the parties shall resolve their dispute in accordance with the provisions of this Contract. The burden of proof as to whether or not a force majeure event has occurred shall be upon the party claiming that the force majeure event has occurred and that it is the affected party.

26.6 Terminations for certain events of force majeure:

If any obligation of any Party under the Contract is or is reasonably expected to be delayed or prevented by a Force Majeure event for a continuous period of more than 1 (one) month during the Term of the Contract the Contract shall be terminated at the discretion of the Company and neither Party shall be liable to the other for any consequences arising on account of such termination.

27. SECRECY CLAUSE:

The technical information, drawing and other related documents forming part of order and the information obtained during the course of investigation under this order shall be the COMPANY's exclusive property and shall not be used for any other purpose except for the execution of the order. The technical information drawing, records and other document shall not be copied, transferred, or divulged and/or disclosed to third party in full/part, not misused in any form whatsoever except to the extent for the execution of this order. This technical information, drawing and other related documents shall be returned to the COMPANY with all approved copies and duplicates including drawing/plans as are prepared by the Contactor during the executions of this order, if any, immediately after they have been used for agreed purpose.

In the event of any breach of this provision, the contractor shall indemnify the COMPANY against any loss, cost or damage or claim by any party in respect of such breach.

28. TERMINATION:

During the course of the execution, if at any time the COMPANY observe and forms an opinion that the work under the order is not being performed satisfactory and the performance of the CONTRACTOR not found satisfactory, the COMPANY reserves its right to cancel/ terminate this Agreement giving 30 days



notice without assigning any reason and the COMPANY will recover all damages including losses occurred due to loss of time from the CONTRACTOR. On receipt of such notice the CONTRACTOR shall immediately stop all activities related to the work terminated. This is without prejudice to other rights under the terms of contract. The CONTRACTOR shall hand over the COMPANY all drawing/documents prepared for this contract up to the date of cancellation of order.

29. Termination by Employer for Convenience:

The Employer shall, in addition to any other right enabling it to terminate the Contract, have the right to terminate the Contract at any time by giving a written notice to the Contractor. The Contract shall stand terminated on receipt of such notice but such termination shall be without prejudice to the rights of the Parties accrued on and before the date of termination.

30. WORKMEN COMPENSATION:

The Contactor shall take insurance policy under the Workman Compensation Act to cover such workers who are not covered under ESI and PF by the CONTRACTOR however engaged to undertake the jobs covered under this order and a copy of this insurance policy will be given to Company for reference and records. This insurance policy shall be kept valid at all times. In case there are no worker involve other than those who are covered under ESI and PF by the CONTRACTOR, the CONTRACTOR shall certify for the same.

The CONTRACTOR shall keep the COMPANY indemnified at all times, against all claims of compensation under the provisions of Workmen Compensation Act 1923 as amended from time to time or any compensation payable under any other law for the time being involving workmen engaged by the CONTRACTOR in carrying out the job involved and against costs and expenses, if any, incurred by the COMPANY in connection therewith and without prejudice to make any recovery.

The COMPANY shall be entitled to deduct from any money due to or to become due to the CONTRACTOR, moneys paid or payable by way of compensation as aforesaid or cost or expenses in connection with any claims thereto and the CONTRACTOR shall abide by the decision of the COMPANY as to the sum payable by the CONTRACTOR under the provisions of this clause.

31. THIRD PARTY INSURANCE:

Before commencing the execution of the work the contractor shall take third party insurance policy to insure against any damage or loss or injury which may occur to any property / public property or to any person or any employee or representative of any outside Agency/ the company engaged or not engaged for the work of the company, by or arising out of the execution of the work or temporary work or in carrying out of this Agreement. For third party insurance policies, the contractor shall be responsible for settlement of claims with the underwriters without any liability on the purchaser / owner and will arrange replacements / rectification expeditiously without a waiting settlement by insurance claim at contractor's own cost.



32. <u>VENDOR CODE OF CONDUCT</u>

Vendor confirms to have gone through the Policy of BRPL on legal and ethical code required to be followed by vendors encapsulated in the "Vendor Code of Conduct" displayed on the official website of BRPL (www.bsesdelhi.com) also, which shall be treated as a part of the contract.

Contractor undertakes that he shall adhere to the Vendor code of Conduct and also agrees that any violation of the Vendor Code of Conduct shall be treated as breach of the contract.

In event of any such breach, irrespective of whether it causes any loss/damage, company (BRPL) shall have the right to recover loss/damage from Contractor.

The Contractor herby indemnifies and agrees to keep indemnified the company (BRPL) against any claim/litigation arising out of any violation of Vendor Code of Conduct by the Contractor or its officers, agents & representatives etc.

33. ACCEPTANCE:

Acceptance of this work order implies and includes acceptance of all terms and conditions enumerated in this work order in the technical specification and drawings made available to you consisting of general conditions, detailed scope of work, detailed technical specification & detailed equipment, drawing. Complete scope of work and the Contractor's and Company's contractual obligation are strictly limited to the terms set out in the work order. No amendments to the concluded work order shall be binding unless agreed to in writing for such amendment by both the parties.

However, during the course of the execution of the work order, if at any time the Company's representative observe and form an opinion that the work under the work order is not being performed in accordance with the terms of this work order, the company reserves its right to cancel this work order forthwith without assigning any reason and the Company will recover all damages including losses occurred due to loss of time from the Contractor.

BSES reserve the right to blacklist you for a period of 2 years in case of unsatisfactory work or non-compliance with any of the above stated terms and 3 years in case of serious complaints, during the period no review shall be entertained.

We request you to please sign the duplicate copy of this work order as a token of your acceptance and return to us.



ANNEXURE - A

ACCEPTANCE FORM FOR PARTICIPATION IN REVERSE AUCTION EVENT

(To be signed and stamped by the bidder prior to participation in the auction event)

BRPL intends to use the reverse auction through SAP-SRM tool as an integral part of the entire tendering process. All the bidders who are found as techno commercially qualified based on the tender requirements shall be eligible to participate in the reverse auction event.

The following terms and conditions are deemed as accepted by the bidder on participation in the bid event:

- 1. BRPL shall provide the user id and password to the authorized representative of the bidder. (Authorization letter in lieu of the same be submitted along with the signed and stamped acceptance form)
- 2. BRPL will make every effort to make the bid process transparent. However, the award decision by BRPL would be final and binding on the supplier/Contractor.
- 3. The bidder agrees to non-disclosure of trade information regarding the purchase, identity of BRPL, bid process, bid technology, bid documentation and bid details.
- 4. The bidder is advised to understand the auto bid process to safeguard themselves against any possibility of non-participation in the auction event.
- 5. In case of bidding through internet medium, bidders are further advised to ensure availability of the entire infrastructure as required at their end to participate in the auction event. Inability to bid due to telephone line glitch, internet response issues, software or hardware hangs; power failure or any other reason shall not be the responsibility of BRPL.
- 6. In case of intranet medium, BRPL shall provide the infrastructure to bidders, further, BRPL has sole discretion to extend or restart the auction event in case of any glitches in infrastructure observed which has restricted the bidders to submit the bids to ensure fair & transparent competitive bidding. In case of an auction event is restarted, the best bid as already available in the system shall become the start price for the new auction.
- 7. In case the bidder fails to participate in the auction event due any reason whatsoever, it shall be presumed that the bidder has no further discounts to offer and the initial bid as submitted by the bidder as a part of the tender shall be considered as the bidder's final no regret offer. Any offline price bids received from a bidder in lieu of non-participation in the auction event shall be out rightly rejected by BRPL.
- 8. The bidder shall be prepared with competitive price quotes on the day of the bidding event.
- 9. The prices as quoted by the bidder during the auction event shall be inclusive of all the applicable taxes, duties and levies and shall be FOR at BRPL site.
- 10. The prices submitted by a bidder during the auction event shall be binding on the bidder. No further communication will be there.
- 11. No requests for time extension of the auction event shall be considered by BRPL.



12	. The original price bids of the bidders shall be reduced on pro-data basis against each	line item
	based on the final all-inclusive prices offered during conclusion of the auction event for a	arriving at
	contract amount.	

For		
Signature:		
Name:		
Designation:		



ACCEPTANCE FOR NO DEVIATION NO DEVIATION -A

NIT NO & DATE:

We hereby accept all terms and conditions of the technical scope of work as mandated in the tender documents subject to the following deviations as mentioned against the applicable technical qualifying requirement:

S.NO.	SL.NO OF TECHNICAL SPECIFICATION/SCOPE OF WORK	DEVIATIONS, IF ANY

NΙΔ	MF	\mathbf{OF}	RID	DFR

SIGNATURE & SEAL OF BIDDER

NO DEVIATION -B

NIT NO & DATE:

We hereby accept all terms and conditions of the commercial requirement as mandated in the tender document subject to the following deviations as mentioned against the applicable commercial qualifying requirement:

S.NO.	S. NO OF COMMERCIAL REQUIREMENTS	DEVIATIONS, IF ANY

Note:-It is important to explicitly include all such terms and conditions which are considered absolutely necessary to be accepted by the bidder without any deviation. The tender document should have a stipulation that deviation to such criteria shall make the bid liable for rejection.

NAME OF BIDDER

SIGNATURE & SEAL OF BIDDER



PRICE FORMAT

Pı	Price format for Repairing/Servicing of Faulty Fire Suppression Systems in various grid locations in EHV BRPL.				
S.N.	Description	UOM	Qty	Unit Rate in Rs. Including all taxes & duties except GST	Total amount in Rs.
1	Site survey/inspection visit	Per Visit	1		
2	Shifting, Safeguarding and reinstallation on the same electrical panel with FireTrace 10LB (5KG) per/system refilling of cylinder with clean agent 3M Novec 1230 suppression system along with the required items.	KGs	1		
3	SITC Fire Trace Tube.	Per/R.M	1		
4	SITC Master Control unit to monitor the system health.	Per/MCU	1		
		•	Total a	mount in Rs.	
	GST@18%				
	Grand Total with GST in Rs.				

	Fire Sup	presion Systems of West Grids	S
SR.NO.	NAME OF GRID	Manufacture name	Name of Supervisor
1	A-43 Mayapuri	M/s Fire trace	Sh. Ravinder
2	Bindapur	M/s Gunnebo	Sh. Ravinder
3	Sagar Pur	M/s ADN Fire Safety Pvt. Ltd.	Sh. Ravinder
4	Mayapuri	M/s ADN Fire Safety Pvt. Ltd.	Sh. Ravinder
5	Goyla Khurd	M/s Fire trace	Sh. Ravinder
6	Jaffarpur	M/s Gunnebo	Sh. Devraj
7	G5 Matiala	M/s Gunnebo	Sh. Devraj
8	G1 Dwarka	M/s Gunnebo	Sh. Devraj
9	Mitraon	M/s Fire trace	Sh. Devraj
10	DCJnak Puri	M/s ADN Fire Safety Pvt. Ltd.	Sh. Narender
11	DJB Njafgardh	M/s Gunnebo	Sh. Narender
12	Nangloi	M/s ADN Fire Safety Pvt. Ltd.	Sh. Om Prakash
13	Nangloi WW	M/s ADN Fire Safety Pvt. Ltd.	Sh. Om Prakash
	Fire Sup	presion Systems of South Grid	<u> </u>
SR.NO.	NAME OF GRID	Manufacture name	Name of Supervisor
1	ADHCHINI	M/s Gunnebo	Oma Ram Rathore
2	66KV Bijwasan Grid	M/s Gunnebo	Amardeep Vats
3	Sangam Vihar	M/s Gunnebo	Arshad Khan
4	Meethapur Grid	M/s ADN	Fazle Imam
5	NDSE	M/s ADN	Anand Singh
6	AIIMS	Foamtech	Anand Singh
7	Shivalik	M/s Gunnebo	Anand Singh
8	Sirifort	M/s ADN	Anand Singh
9	Alakhnanda	M/s ADN	Gurmeet Singh
10	Sarai Julena	M/s ADN	Shaiful Haq Khan
11	Kilokri	M/s ADN	Shaiful Haq Khan
12	BHIKAJI KAMA PLACE	M/s ADN	Shree Nath Sah
13	66 kV FATEHPURBERI GRID	M/s Gunnebo	Deepak Chandel
14	66 kV VASANT KUNJ B- BLK GRID	M/s Gunnebo	Deepak Chandel
15	66 kV CAPFIMS GRID	Southern Electronics	Deepak Chandel
16	Nizamuddin	M/s ADN	Shiva Pathak
18	ITPO	Foamtech	Shiva Pathak
19	JLNS	Rotarex	Shiva Pathak