
 <p>MAHATRANSCO Maharashtra State Electricity Transmission Co. Ltd.</p>	<p align="center">Superintending Engineer (C) <u>EHV Civil Construction Cum Maintenance Circle, MSETCL, 103,</u> <u>Ist Floor, Administrative Building, 132 KV SS premises, Sillod</u> <u>Road, Harsool, A'bad.</u> E-mail <u>se2700@mahatransco.in</u> <i>ISO 9001 : 2008 Certified</i></p>	 <p>RIGHT TO INFORMATION</p>
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SEC/MSETCL/EHVCCCM/ABD/Tech/

No 0902 dtd. 6 AUG 2018
e-Quotation notice

Name of the work: - Supplying, erecting, testing and commissioning AUDIO & MIKE SYSTEM FOR CONFERENCE HALL at Administrative Building, MSETCL, Harsool, Aurangabad.

Dear Sir,

Item rate e-Quotation for above subject is invited for above work subject to the following terms & conditions:

Sr. No.	Particulars
1	Supplying, erecting, testing and commissioning AUDIO & MIKE SYSTEM FOR CONFERENCE HALL at Administrative Building, MSETCL, Harsool, Aurangabad.

TERMS & CONDITIONS:

1. Due date of submission of Quotation:

The Due date of submission of duly filled Quotation is on or before 13 August 2018 upto 15:00 Hrs.

2. Location of the work:

The Work is to be performed at following site:

2nd floor Administrative Building, MSETCL, 132 KV SS premises, Sillod Road, Harsool, Aurangabad

3. The bidder shall visit site and shall quote its offer by considering the site condition. The bidder shall be deemed to have quoted its offer considering the site conditions and the terms and condition of this quotation enquiry.

4. Address:

The Duly filled, sealed quotation shall reach to following office on or before due date of submission:

‘The Office of Superintending Engineer, EHV Civil Construction Cum Maintenance Circle, MSETCL, 103,,
Ist Floor, Administrative Building, 132 KV SS premises, Sillod Road, Harsool, Aurangabad’

5. EMD:

The prospective bidder shall submit to the above-mentioned office the EMD amount of Rs. 2071 in the form of cash/Demand Draft/NEFT/RTGS before submission of the duly filled, sealed quotation. The prospecting bidders are advised to obtain their vendor No. (If one doesn't have Vendor reg. No. of MSETCL) three days before due date of submission of quotation. Without Vendor No. bidder cannot deposit EMD. Request of prospecting bidder to register them as vendor on last day may be rejected due to exigencies of work or any other difficulty without assigning any reason thereof. Duly filled, sealed quotation without EMD amount shall be rejected amount shall be forfeited in the case it refuses to submit security deposit and to perform the work, when its offer is accepted.

6. Mode of submission of Quotation:

- Bidder shall submit duly filled memorandum of quotation (schedule B) in sealed envelope with Name of the work, EMD transaction No., Name of Bidder written on envelope, address of vendor, Stamp and dated Signature of vendor. Offer quoted elsewhere shall be rejected.

- b. The bidder shall quote its offer for each item in Number and INR. The offer quoted shall be clearly readable and unambiguous.

7. Technical qualifying criteria:

Bidder shall fulfill following criteria to technically qualify for this quotation. Quotation Not fulfilling any condition shall be rejected:

- a. Experience certificate of having successfully completed work of Supplying, erecting, testing and commissioning AUDIO & MIKE SYSTEM FOR CONFERENCE HALL, during last seven year to be counted from the last day month previous to month in which quotation is invited.
- b. GST registration certificate.

8. TAXES:

The rates shown in schedule-B are inclusive of all taxes, cost of all material, labour, plant, equipment, temporary works, tools, setting out, supervision, transportation to site, excise duty, VAT, GST, royalties, octroi and any local state or central taxes or levies payable on all transactions, insurance, service tax, labour cess, and everything necessary for due completion and proper performance of all works under the contract.

9. TOTAL SECURITY DEPOSIT:

Within 15 days from the date of issue of letter of intent / work order, Contractor will pay in the office of The Superintending Engineer (Civil), M.S.E.Transmission Company Ltd., EHV Civil Construction cum Maintenance Circle, Aurangabad. The Security Deposit amounting to 5 % of work order value in form of Demand Draft or Fixed Deposit Receipt or Bank Guarantee in Company's Standard Proforma. The demand draft/FDR shall be drawn in favour of The Superintending Engineer [Civil] M.S.E.Transmission Company Ltd., EHV Civil Construction cum Maintenance Circle, Aurangabad issued by Nationalized/Scheduled bank.

If performance/bank guarantee in lieu of security deposit is to be submitted, it shall be submitted in prescribed format to be executed on appropriate stamp duty as per Maharashtra Stamp Act-2015.

10. Refund of Security deposit:

Total security deposit shall be refunded to the contractor in spite of any delay in the finalization of the final bill within a month from the date of expiry of the maintenance/Free Service period , provided that all the works under the contract shall have been completed satisfactorily by the contractor including clearance of site of all surplus materials and other construction debris and a certificate to this effect is given by the Executive Engineer - in - charge ,and as could be assessed at the time, the outstanding from the contractor, piece of land allotted to him for locating his labor colony shall have been handed over to possession of Company, and the contractor has rendered a completed account of usage and return of balance of all materials issued to him (if any)by the Company to the satisfaction of the Executive Engineer in Charge. Notwithstanding anything stated above, the Competent Authority of the Company may at its sole discretion release the Security Deposit at any stage after the satisfactory completion of the contract.

11. AGREEMENT:

As per rules of M.S.E.T.C.L. Contractor will have to enter into an agreement with the Company for the above works, as early as possible and until such agreement is executed with the Company, the M. S. E. T. C. Ltd shall not liable to pay nor Contractor shall be entitled to claim any amount due for payment if any under this contract. The cost of stamp paper as required shall be borne by Contractor. The necessary documents for agreement should be completed in consultation with The Superintending Engineer (C),EHV CCCM Circle,MSETCL,Aurangabad.

12. CONTRACT PERIOD:

The work is to be completed within 01 (One) Calendar Months from the date of handing over of site in full or part to commence the work. The Engineer in Charge viz. Executive Engineer (C) should certify the days such as, force majeure delay on act of God like earthquake, flood, heavy rainfall etc.

13. PRICE VARIATION:

The price escalation/variation is not applicable to this contract.

14. LIQUIDATED DAMAGES FOR DELAY UNDER THIS CONTRACT:

In case the works covered under this contract are not completed within the time specified, the contractor is liable to pay penalty as specified below:

For the purpose of determination of penalty, the value of the works shall be assumed as the total amount of work order value. For the delay in the completion of works beyond time limit as mentioned in "condition no.12 above ", the penalty shall be applicable at the rate of half on one percent of the total amount of work order value per week in which work remains unfinished after scheduled date of completion subject, however, to maximum penalty limited to 10 % of the entire work order value. The 10% of gross amount (or retention amount as per requirement of this clause) of first & final Bill towards the delay (if any) in completion of works.

For the purpose of penalty clause, the completion of works in all respects to the satisfaction of the Company shall be considered to be applicable. In the event of failure of the contractor to complete and handover the works within the time limit, the Company reserves the right to rescind the contract at any period during the currency of the contract and get the work done through another agency of Company's choice at the risk and cost of the contractor. Such removal of works from the contractor's hand shall be applicable either to the contract in entirety or to a portion of work if found necessary for execution by M.S.E.TC.L. on Top priority basis. Further above indication should not in any manner be construed to limit the Company's right to issue seven days' notice to the contractor for any other portion of work and get it done at his risk and cost through any other agency. The penalty clause shall be applicable if the delay in completion and handing over portion of the building over the time bound completion program hinders or affects the timely commissioning of the work. The decision of the Superintending Engineer EHV CCCM circle, Aurangabad in this respect is final and binding upon the contractor.

15. Execution of work:

- a. Contractor will have to complete the above works as shown in the Schedule 'B', as per instructions issued by The Executive Engineer (C), EHV CCCM Division Aurangabad under the supervision of Engineer In charge for the work.
- b. Audio & Mike System for conference Hall shall be such that it will not produce any ECO, Reverberation.
- c. Audio & Mike System for conference Hall shall be such that it will produce pleasant sound in conference hall and there shall not be dead and concentrated audio points anywhere in Conference hall.
- d. Contractor shall provide instruction manual free of cost for office record and for efficient use of Audio & Mike System.
- e. Location of Mike for delegate and chairman shall be provided as per instruction of Engineer in charge
- f. Control system of all mike shall be provided at the position of chairman.
- g. Execution of work should be done in presence of concerned Assistant Engineer (C) / Dy. Executive Engineer (C), EHV CCCM S/Division, Aurangabad-II.
- h. Quantity mentioned in attached schedule B are approximate. It may increase or decrease during course of execution. Contractor have no claim for alteration. However, the payment will be effected as per actual measurement.
- i. Free service period, free replacement of parts (if any in case parts are damaged/not working), shall be provided for one year.

16. BILLS:

- a. The contractor will have to submit the Tax invoice of Final bill to the Sub Division offices on or before the date issued by the Executive Engineer (C) in charge for all the works executed. The Executive Engineer (C), EHV CCCM Division, Aurangabad shall verify and audit the bill and submit it to the Superintending Engineer EHV CCCM Circle, Aurangabad for auditing and passing of the payment.
- b. The payment of bill will be released depending on the funds position in reasonable period as per the terms & conditions of contract / G.O.
- c. The works shall be measured as per standard procedure in presence of the person authorized by Contractor.
- d. The measurements will be entered in the Measurement Book & Bills prepared shall be signed & dated by the contracting party & representative of MSETCL.
- e. All payments due, to Contractor shall be paid only by "Account Payee Cheques/RTGS/NEFT."

17. Deductions:

All statutory taxes, Labour cess shall be deducted from gross amount of the bill as per prevailing rules and regulation.

18. Royalty/Patent:

Contractor will have to pay any type of royalty/Patent charges of any material required for execution of the work. The rate in work order include royalty/patent charges also. Contractor will have to submit receipt of royalty(if any) paid at the time of submission of the bill. Contractor will have to indemnify the MSETCL from all obligations arising out of royalty/Patent and Contractor will be held responsible for such obligations.

19. TIME - THE ESSENCE OF CONTRACT:

The time stipulated in the contract for the completion of works shall be deemed to be the essence of contract. Contractor will so organize Contractors resources and perform the work as to complete it not later than the date agreed to.

20. TERMINATION OF CONTRACT:

The undersigned reserves the right to cancel the contract, after giving due notice to successful bidder, in the event of the breach of contract in any respect or undue delay in execution of work / starting of the work.

21. DAMAGE TO PERSONS AND PROPERTY:

Contractor will indemnify the MSETCL against any losses and claims regarding any injuries or damage to any person, material or physically damage any property whatsoever which may arise out of and /or in consequence of the execution of work. During execution of entire work Contractor will have to make good damages if any done by Contractor to MSETCL's property at Contractors own cost otherwise the same will be got done by MSETCL at Contractors risk and cost and will be recovered from Contractors bill.

22. CONTRACTOR EMPLOYEES:

- a. The employer shall not be liable for or in respect of any damages or compensation payable under any law in respect of or in consequence of any accident or injury to any workman or other person in the employment of the contractor or his sub-contractor. The contractor shall indemnify and keep indemnified the employer against all such damages and compensation and against all claims, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto. The Contractor shall ensure that his staff uses the requisite safety equipment. The Contractor shall be held responsible for accidents occurring during entire course of work & have to pay compensation whatsoever as per prevailing works man compensation act.
- b. Contractor will have to employ and provide onsite only such employees who are skilled and experienced for execution and supervision of work. Contractor will have to provide housing accommodation to Contractors employees. Contractor will also responsible for any injuries/accident to Contractors employees.

23. APPLICABILITY OF GENERAL CONDITIONS OF CONTRACT:

Notwithstanding anything stated here, the Board's General Terms & Conditions of Contract shall be applicable to the contract as far as they are applicable to Contractor contract.

24. SUPERVISION OF THE WORKS:

The supervision of the work is jointly done by the concerned Executive Engineer, EHV CCCM Division, Aurangabad through his Representative & he shall inspect the quality & quantity of the work executed by the contractor.

25. Jurisdiction:

In case of any dispute arising out of Contractors contract, it will be in the jurisdiction of Aurangabad Court only.


26. Maintenance/Free service Period:

One calendar Year from the date of completion of the contract, unless otherwise agreed to in writing by the owner will be deemed as the "Maintenance and defects liability period", In case any defects due to incorporation or bad materials and/or bad workmanship develop in the work before expiry of this period, the contractor on notification by the engineer shall rectify or remedy the defects at his own cost. The contractor shall at his own cost arrange to provide materials, labour, expertise, equipment and any other appliances required in this regard.

Thanking you ,

Encl: Schedule "A & B

Yours faithfully,


S.R. Hake
Superintending Engineer (C)
EHV CCCM Circle, MSETCL
Aurangabad.

Copy s.w.r.s. to:

1. The Chief Engineer, EHV CC O&M Zone, MSETCL, Aurangabad
- 2.

Copy to :

1. The Executive Engineer (C), EHV CCCM Division, MSETCL, Aurangabad
2. The Manager (F&A) EHV CCCM Circle, MSETCL, Aurangabad
3. The Addl. Executive Engineer (C), EHV CCCM MSETCL, S/Division-II, Aurangabad

