1.0 SCOPE OF SUPPLY: - Supply of Pipe details as given below:

SI. No.	Mat Code	Description	Material	Qty in Mtr.	Total Qty In No.	
1	9114011311	Seamless Pipe φ 88.9x9.52. L=50 mtr	Yst240 IS:1978-82	50	1	
2	9114012371	Seamless Pipe φ 219x9.52,L=7m	Yst240 IS:1978-82	63	9	
3	9114013641	Seamless Pipe φ 219x16,L=8m	Yst240 IS:1978-82	8	1	
4	9114017491	Seamless Pipe φ 247x14,L=1M	Yst240 IS:1978-82	1	1	
5	9114012401	Seamless Pipe φ 219x16, L=3m	Yst240 IS:1978-82	3	1	
6	9194017171	Seamless Pipe O.D. 152.4 ,t=16 as per DIN 2446,L=3000mm	ST.52 DIN1629	3	1	

Sp. Note: a) For SI. No. 1 Pipe shall be supplied in standard length (4 to 7 meter) as per IS:-1239(Part-1)(2004)

b) For SI. No. 2 seamless pipe shall be supplied on quantity basis only

Note:

- 1. Specification must be indicated in the offer.
- 2. Full particular i.e. specification, literature wherever applicable should be submitted along with the quotation.
- 3. Price to be quoted on FOR HMBP stores Ranchi basis.
- 4. The rates quoted must be firm and the offers made must remain open for acceptance for three month from the date of opening of the tender.
- 5. Payment Terms: As per GeM payment term.

Documents required for Payment:--

- (i) Tax Invoice (in 5 Copies).
- (ii) GC &TC (in 3 Copies)
- (iii) CRV&IC issued by QCA/HMBP.

The invoice should contain the following particulars:-

- (a) P.O.No. & Date
- (b) Item detail.
- (c) GST Registration No. of Supplier.
- (d) Material HSN Code.
- (e) TAN No. & PAN No.
- (f) GST Registration No. of H.E.C
- 6. **Delivery: -** Within 4 weeks from the date of placement of order.

Otherwise:

- a. **LD Clause** The purchaser to recover from the Contractor a sum of 0.5% per week (Completed week) of the price of the Stores (up to maximum 10%) as liquidated damages, which the contractor has failed to deliver as a foresaid or
- b. The purchaser may procure the undelivered stores/ similar items from elsewhere, without notice to the contractor at the risk of the contractor without canceling the contract in respect of the consignment not yet due for delivery or
- c. To cancel the contract or a portion thereof.

- Guarantee: Each item shall be individually guaranteed from all defects in material & composition from the initial period of 12 months from the date of commissioning or 18 months from the date of supply whichever is earlier.
- 8. <u>Inspection:</u>- Material shall be inspected by In-charge/QCA/HMBP or his representative(s) either at firm's works or at Main Store/HMBP after receipt of material. However, HEC reserves the right to inspect the material at HMBP Store and if it is not match the specification, the material shall be rejected and firm have to replace it at no extra cost.
- 9. **Risk purchase clause** If order is not executed within the scheduled delivery period then it will be the prerogative of HEC to procure this item at risk & cost of the firm.
- 10. Security Deposit (SD) (SD BG format as per annexure C) Successful bidder has to deposit the Security Deposit to the extent of 5% of total purchase order value within 21 days from P.O. date and it should remain valid for a period of 60 days beyond the date of completion of all contractual obligations of the supplier.
- 11. **General conditions of the contract**: Unless otherwise specified in the Terms & Conditions above, the order placed as a result of this tender shall be governed by General conditions of contract of purchase of HEC Ltd, which is available in the web site of HEC.(www.hecltd.com)
- 12. Purchaser reserve the right to cancel the tender without assigning any reason thereof.
- 13. In case bidder is covered under MSME criteria, it is mandatory to quote UAM no. in Bid Documents.
- 14. Bidder can submit the EMD with account payee Demand Draft in favour of Heavy Engineering Corporation Limited payable at Ranchi. Bidder has to upload scanned copy/ proof of DD alongwith bid and has to ensure delivery of hard copy to the buyer within 5 days of bid end date/bid opening date.
- 15. This procurement of goods/services under the reference tender is covered under Public Procurement Policy 2017 & PPC MSME (2012), revised 16.09.2020 and here in after any further revisions.

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SR.MGR./PUR/HMBP Heavy Engineering Corporation Limited Dhurwa, Ranchi – Jharkhand (India),

Annexure B

Terms & Conditions:

SI. No	Contents	Desired by HEC	Bidders Confirmation
1	Price Term	Price to be quoted on FOR HMBP stores Ranchi basis	
2	Packing and Fwd.	Inclusive	
3	GST Component	To be indicated , HSN no of material and GSTN of firm	
4	Payment Terms	As per Gem Payment terms	
5	Validity of Offer	90 days	
6	Discount offered(Yes/No)	To be indicated separately if any	
7	Delivery Schedule	Within 4 weeks from the date of placement of order.	
8	Guarantee Certificate	To be provided	
9	Security Deposit	5% of P.O. value to be submitted within 21 days	
10	EMD	To be submitted	
11	UAM (Udyog Aadhar No) No if registered under MSME	To be mentioned by bidder if applicable	
12	MII Certificate	To be submitted	
13	L/D Clause (yes/no)	To be Accepted	
14	Guarantee	To be Accepted 12 months from the date of commissioning or 18 months from the date of supply whichever is earlier.	
15	Acceptance of Risk Purchase clause(yes/no)	To be accepted	
16	Inspection	By QCA/HMBP or authorized by QCA/HMBP	
17	General Condition of contract (Clause no. 11 of Commercial terms& Condition)	To be accepted	
18	Please indicate whether your firm is covered under MSEs/MSEs owned SC/ST or covered under SSI separately in Tech. Bid.		

NOTE:

1. Please indicate whether your firm is covered under MSEs/MSEs owned SC/ST or covered under SSI separately in Tech. Bid.

2. Terms & Conditions duly filled in and to be submitted along with Tech –Bid of offer otherwise your offer may not be evaluated.

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Format for BANK GUARANTEE FOR SECURITY DEPOSIT

(to be issued by any Nationalized bank preferably State bank of India negotiable at their counters in Ranchi)

TO.

M/S HEAVY ENGINEERING CORPORATION LIMITED PLANT PLAZA ROAD, DHURWA, RANCHI – 4

Dear Sir,

In	consideration	of	your	agreeing	to	accept	the	security	deposit	of	rs
nam no. in th bran	e''details e form of a bank ch, having regis you as follows:	ec's of it	purci ems'	(hereinafter	r refe	erred to as no'(herei	contr contr inafter	e to you by actor) in te referred to	m/s rms of the for sup as the 'o	cont pply ontra	irms tract of ct')

- 1. We hereby undertake to indemnify you up to'amount'..... (rupees'amount in words'......) against any loss or damage caused to or suffered by you or that may caused to or suffered by you by reason of any breach or breaches on the part of the contractor of any of the terms and conditions contained in the said contract and in the event the contractor shall make any default or defaults in carrying out any of the works under the said contract or otherwise in the observance and performance of any of the terms and conditions relating thereto in accordance with the true intent and meaning thereof, we shall forthwith on demand and without any protest or demur pay to you such sum or sums not exceeding in total the said sum of rs.'amount'.....(rupees'amount in words'......) as may be claimed by you as your losses and / or damages, costs, charges or expenses by reason of such default or defauts on the part of the
- Notwithstanding anything to the contrary contained in this guarantee your decision as
 to whether the contractor has made any such default or defaults and the amount or
 amounts to which you are entitled by reasons thereof will be binding on us and we

There are categories available with a product closest matching your required specification.
 with a product closest matching RMS functionality.
 through Corrigendum using RMS functionality.

shall not be entitled to ask you to establish your claim or claims or damages or losses suffered by you but will pay the amount demanded by you under this guarantee forthwith on your demand without any protest or demur.

- This guarantee shall continue and hold good untill it is released by you on the application by the contractor after expiry of the related warranty period of the said contract and after the contractor have discharged all their obligations under the said contract and produced a certificate of due completion of the work under the said contract and submitted a 'no demand certificate' provided always that this guarantee shall in no event remain in force after the date of ...'date'..... without prejudice to your claim or claims arisen and demanded from or otherwise notified to us in writing before the expiry of six months from the said date which will be enforceable against us notwithstanding that the same is or are enforced after the said date.
- 4. We'bank name'....., further undertake to extend the validity of this beyond the period prescribed in clause 3 or as extended from time to time, for such further period as may be required in writing before the expiry of this and upon such extension(s), all terms and conditions of this shall remain in full force till the expiry of this extended period(s).

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- You will have the fullest liberty without affecting this guarantee from time to time to 5. vary any of the terms and conditions of the said contract or extend the time of performance of the contractor or to postpone for any time or from time to time any of your rights or powers against the contractor and either to enforce or forebear to enforce any of the terms and conditions of the said contract and we shall not be released from our liability under this guarantee by the exercise of your liberty with reference to matters aforesaid or by reason of any time being given to the contractor or any other forbearance, act or omission on your part or any indulgence by you to the contractor or by any other variation or modification of the said contract or any other act, matter or things whatsoever, which, under the law relating to sureties. would but for the provisions hereof, have the effect or so releasing us from our liability hereunder provided always that nothing herein contained will enlarge our liability hereunder beyond the limit of rs.'amount'.....(rupees'amount in words'.......) as aforesaid or extend the period of the guarantee beyond the said date of ... 'date' unless expressly agreed to by us in writing in terms of clause 4 hereof.
 - 6. This guarantee shall not in any way be affected by your taking or varying or giving up any securities from the contractor or any other person, firm or company on its behalf or by the winding up, dissolution, insolvency or death as the case may be of the contractor.
 - In order to give full effect to the guarantee herein contained, you shall be entitled to act as if we are your principal debtors in respect of all your claims against the contractor hereby guaranteed by us as aforesaid and we hereby expressly waive all our rights of surety ship and other rights, if any, which are in any way inconsistent with any of the provisions of this guarantee.
 - 8. Subject to the maximum limit of our liability as aforesaid this guarantee will cover all your claim or claims against the contractor from time to time arising out of or in relation to the said contract and in respect of which your claim in writing is lodged on us before expiry of six months from the date of expiry of this guarantee.

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Any notice by way of demand or otherwise hereunder shall be in writing and may be sent by special courier, speed post or telefax to us at our local address as aforesaid.

- 10. This guarantee and the powers & provisions herein contained are in addition to and not by way of limitation of or substitution for any other guarantee or guarantees heretofore given to you by us whether jointly with others or alone and now existing uncancelled and that this guarantee is not intended to and shall not revoke or limit such guarantee or guarantees.
- 11. This guarantee shall not be affected by any change in the constitution of the contractor or us nor shall it be affected by any change in your constitution or by any amalgamation or absorption thereof or therewith but will ensure for the benefit of and be available to and enforceable by the absorbing or amalgamated company or concern.
- 12. This guarantee is irrevocable during the period of its currency and shall not be revoked without your previous consent in writing.
- 13. We further agree and undertake to pay you the amount demanded by you in writing irrespective of any dispute or controversy between you and the contractor or any reference to arbitration of the said dispute / controversy pending or a civil suit filed by the contractor in respect of the dispute or controversy.
- 15. We have power to issue this guarantee in your favour under the memorandum and articles of association of the bank and the undersigned has full power to execute this guarantee under the power of attorney granted to them by the bank.

FOR AND ON BEHALF OF 'name of bank'

'signature with seal'