

# NOTICE INVITING TENDER

# FOR

# LAND DEVELOPMENT WORK (PACKAGE -1 C)

# AT

# TALCHER FERTILIZERS LTD., ANGUL, ODISHA

NIT NO. : PNPM/PC-183/E/205/NCB

PREPARED AND ISSUED BY



PROJECTS & DEVELOPMENT INDIA LTD. (A Govt. of India Enterprise) PDIL BHAWAN, A-14, Sector-1, NOIDA-201301, U.P., India

September, 2021



alcher

Fertilizers

## MASTER INDEX

## **MASTER INDEX**

#### NIT NO. : PNPM/PC-183/E/205/NCB

## NIT DESCRIPTION : LAND DEVELOPMENT WORK (PACKAGE -1 C) AT TALCHER FERTILIZERS LIMITED, ANGUL, ODISHA

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## SECTION-I

## **INVITATION FOR BID (IFB)**

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## **SECTION-I**

## "INVITATION FOR BID (IFB)"

Ref No:	

Date:

To,

**PROSPECTIVE BIDDERS** 

SUB: TENDER DOCUMENT FOR \_\_\_\_\_

## Dear Sir/Madam,

1.0 Projects and Development India Limited (PDIL), hereinafter referred to as CONSULTANT on behalf of M/s Talcher Fertilizers Ltd. (TFL), hereinafter referred as OWNER, has the pleasure of inviting eligible bidders to submit Bid ONLINE through Central Public Procurement (CPP) Portal (<u>https://eprocure.gov.in</u>) in Single Stage Two Bid System, for the subject Project.

The entire set of Bidding documents is also placed on the website at TFL website (<u>http://tflonline.co.in</u>) and PDIL website (<u>www.pdilin.com</u>),

2.0 The brief details of the tender are as under:

(A)	NAME OF WORK / BRIEF SCOPE OF WORK/JOB	LAND DEVELOPMENT WORK (PACKAGE -1 C) AT TALCHER FERTILIZERS LTD., ANGUL, ODISHA			
(B)	TENDER NO. & DATE	PNPM/PC-183/E/205/NCB dated 17.09.2021			
(C)	TYPE OF BIDDING SYSTEM	SINGLE BID SYSTEM TWO BID SYSTEM V			
(D)	TYPE OF TENDER	E-TENDER (CPP PORTAL) MANUAL			
(E)	COMPLETION PERIOD	18 (Eighteen) Months from date of issuance of 'FAX OF ACCEPTANCE'			

(F)	BID VALIDITY	The bid validity period shall be Six (6) Months from final 'Bid Due Date'.				
(G)	BID SECURITY / EARNEST MONEY DEPOSIT (EMD)	APPLICABLE X NOT APPLICABLE V Wherever BID SECURITY/ EMD are appea				
		in the NIT, the same shall be read as " APPLICABLE". In lieu of BID SECUF EMD, bidder has to submit Declaration for Security as per format (F-2)	RITY/			
(H)	AVAILABILITY OF TENDER DOCUMENT ON WEBSITE(S)					
(I)	DATE, TIME & VENUE OF PRE- BID MEETING					
(J)	START OF BID SUBMISSION ON CPP PORTAL					
(K)	DUE DATE & TIME OF BID- SUBMISSION					
(L)	DATE AND TIME OF UN-PRICED BID OPENING (IN PRESENCE OF AUTHORIZED REPRESENTATIVE OF BIDDERS)					

(M)	Projects & Development India Limited, (Project Management Department) P.D.I.L Bhawan, A-14, Sector-1, Noida , (India) Fax no.:0120-2529801 Kind Attention: Mr. Kailash Joshi Project Manager Tel no. : +91-120-2529842/43/47/51/53/54 Extn. 314			
		Mob. No. : 9718762091 Fax no. : +91-120-2529801 E-mail : <u>kjoshi@pdilin.com</u>		
	ADDRESS FOR COMMUNICATION WITH OWNER (TFL) AT PROJECT OFFICE	GAIL INDIA LIMITED, PLOT NO. 24, FILM CITY, SECTOR 16A, NOIDA- 201301 Kind Attention : Mr. B. S. Gusain GM (Projects) E-mail : <u>bsgusain@gail.co.in</u> Mob. No. : +91-9871666422		
(0)	ADDRESS FOR COMMUNICATION WITH OWNER (TFL) AT SITE FOR SITE VISIT	Mr. Panchanan Haldar-GM (P & E) Mob No. :+91-8360677410 E-mail : <u>phaldar@gail.co.in</u>		
(P)	Reverse Auction	APPLICABLE NOT APPLICABLE V (Also refer Clause No. 52 of ITB)		

In case the days specified above happens to be a holiday in TFL/PDIL, the next working day shall be implied.

3.0 Bids must be submitted strictly in accordance with Clause No. 11 of ITB depending upon Type of Tender as mentioned at Clause no. 2.0 (D) of IFB. The IFB is an integral and inseparable part of the bidding document.

- 4.0 The following documents in addition to uploading in the bid on CPP portal shall also be submitted in Original (in physical form) within 7 (seven) days from the bid due date provided the scanned copies of the same have been uploaded in along with e-bid within the due date and time to the address mentioned in Bidding Data Sheet (BDS):
  - i) Bid Security Declaration
  - ii) Power of Attorney
  - iii) Integrity Pact
- 5.0 Bidder(s) are advised to quote strictly as per terms and conditions of the tender documents and not to stipulate any deviations/exceptions.
- 6.0 Any bidder, who meets the Bid Evaluation Criteria (BEC) and wishes to quote against this Tender Document, may download the complete Tender Document alongwith its amendment(s) if any from websites as mentioned at 2.0 (H) of IFB and submit their Bid complete in all respect as per terms & conditions of Tender Document on or before the Due Date & Time of Bid Submission.
- 7.0 Bid(s) received from bidders to whom tender/information regarding this Tender Document has been issued as well as offers received from the bidder(s) by downloading Tender Document from above mentioned website(s) shall be taken into consideration for evaluation & award provided that the Bidder is found responsive subject to provisions contained in Clause No. 2 of ITB.

The Tender Document calls for offers on single point "Sole Bidder" responsibility basis (except where JV/Consortium bid is allowed pursuant to clause no. 3.0 of ITB) and in total compliance of Scope of Works as specified in Tender Document.

- 8.0 Amendments/Clarification(s)/Corrigendum(s) if any shall also be available on above referred websites. Any revision, Amendment, clarification, addendum, corrigendum, time extension, etc. to this Tender Document will be hosted on the abovementioned website(s) only. Bidders are requested to visit the website regularly to keep themselves updated.
- 9.0 All the bidders including those who are not willing to submit their bid are required to submit F-6 (Acknowledgement cum Consent letter) duly filled within 7 days from receipt of tender information.
- 10.0 The bidder shall submit the bid ONLINE through Central Public Procurement (CPP) Portal. Bids complete in all respects should be uploaded in the CPP portal on or before the Bid Due Date and time mentioned in at SI No. 2(K) above. Bids through Post/ Fax / E-mail /CD/ any other mode other than that specified in ITB will not be accepted.

11.0 TFL/PDIL reserves the right to reject any or all the bids received at its discretion without assigning any reason whatsoever.

This is not an Order.

For & on behalf of (Projects & Development India Limited)

Jark

Kailash Joshi Project Manager E-mail ID : kjoshi@pdilin.com Contact No. :0120-2529842/ Ext. 314

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## PHYSICAL DOCUMENTS (Declaration for Bid Security \ POA, IP & Original Letter of TPI)

Tender Document No.	:	PNPM/PC-183/E/205/NCB dated 17.09.2021
Description	:	LAND DEVELOPMENT WORK (PACKAGE -1 C) AT TALCHER FERTILIZERS LTD., ANGUL, ODISHA.
Due Date & Time	:	2021 at 15:00 hrs.

From:	То:
	Projects & Development India Limited, (Project Management Department) P.D.I.L Bhawan, A-14, Sector-1, Noida , (India) Fax no.:0120-2529801 Kind Attention: Mr. Kailash Joshi Project Manager Tel no. : +91-120-2529842/43/47/51/53/54 Extn. 314 Mob. No. : 9718762091 Fax no. : +91-120-2529801 E-mail : kjoshi@pdilin.com

(To be pasted on the envelope containing Physical Document)

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SECTION-II

## **BID EVALUATION CRITERIA**

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**EVALUATION METHODOLOGY** 

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## SECTION-II

## **BID EVALUATION CRITERIA (BEC) & EVALUATION METHODOLOGY**

Bidder shall submit bid subject to meeting the Bid Evaluation Criteria as stated here. Evaluation of Technical and Commercial offers shall be carried out for only those Bidders who shall meet the Bid Evaluation Criteria.

## 1. Technical Criteria

**1.1** The bidder must have completed one **"Similar work"**, during the last Seven (07) years reckoned from the original bid opening date.

Here the "Similar work" shall mean the following:

Execution of works for excavation and/or cutting and/or filling **ALONGWITH** disposal (disposal means including transportation & dumping) **OF** ash / soil or earth/ mix of ash & soil or earth/ solid minerals like coal, sand, iron ore etc. or any combination thereof, having completed value not less than **INR 36.20 Crore** (including all applicable taxes & duties).

## (OR)

Execution of Civil works having completed value not less than **INR 36.20 Crore** (including all applicable taxes & duties) out of which at least **INR 18.10 Crore** (including all applicable taxes & duties) should be for excavation and/or cutting and/or filling **ALONGWITH** disposal (disposal means including transportation & dumping) **OF** ash/ soil or earth/ mix of ash & soil or earth/ solid minerals like coal, sand, iron ore etc. or any combination thereof.

To meet the Technical Criteria 1.1 above, only single contract is acceptable. In case bidder has executed and completed composite works which includes any of the qualifying works(s) stated above, then value of such qualifying works out of the total value of composite works shall be considered for the purpose of qualification.

## Notes for 1.1 above:

- (a) In case more than one contract/ order/ agreement/ DLOA are emanating against same tender, these contracts are to be considered as single contract for evaluation of credentials of a bidder for meeting their experience criteria.
- (b) Job executed by a Bidder for its own plant/ project cannot be considered as experience for the purpose of meeting BEC of the tender. However, jobs executed for Subsidiary/ Fellow subsidiary/ Holding company will be considered as experience for the purpose of meeting BEC subject to submission of tax paid invoice(s) duly certified by Statutory Auditor of the Bidder towards payments of statutory tax in support of the job executed for Subsidiary/ Fellow subsidiary/ Holding company. Such Bidders to submit these documents in addition to the documents specified to meet BEC.

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- (c) The bidder must submit the completion certificate/ acceptance certificate issued by end user/ owner (or their consultant who has been duly authorized by them to issue such certificate) only after completion of work/ supply in all aspects.
- (d) Only documents (Work order, completion certificate, execution certificate etc.) which have been referred /specified in the bid shall be considered in reply to the queries during evaluation of bids.
- (e) Experience of bidder acquired as a sub-contractor is acceptable against submission of certificate from end user by such bidder along with other specified documents.
- (f) Bids from Consortium/ Joint Venture shall not be accepted.

# 1.2 Applicability of Policy for providing preference to Domestically Manufactured Iron & Steel products

## Clause 1.2 is not applicable for this Tender

Bidder should have minimum prescribed domestic value addition requirement in line with the Domestic Manufactured iron & Steel Policy (DMI & SP) for the Iron & Steel products involved in execution of the contract. Bidder shall submit affidavit from the domestic manufacturers of such Iron & steel products as per the Form-1 provided in the Policy Documents enclosed.

A bidder who is not manufacturer of Iron & Steel product and is unable to submit the Affidavit from domestic manufacturers at bidding stage, such bidder can submit the Affidavit issued by domestic manufacturers after placement of order. In this case bidder along with his bid shall submit an undertaking as per attached format (Annexure-1 to Appendix-II).

If a bidder does not submit above affidavit/ undertaking as per format, the offer of bidder shall be rejected.

## 2. Financial Criteria

- 2.1 Annual financial turnover of the bidder in any of the last three (03) preceding financial years of the bidders should be at least **INR 24.13 Crore**
- **2.2** Net Worth of the bidder should be positive as per last audited financial year.
- 2.3 Bidder should have minimum working capital equal to Rs.4.82 Crore as per last audited financial year. However, if the bidder's working capital is negative or inadequate, the bidder shall submit a letter from their Bank having Net worth of the bank not less than Rs. 100.0 Crore (or equivalent in USD, confirming the availability of line of credit for Rs. 4.82 Crore. The line of credit from bank shall be submitted strictly as per prescribed format.

## Note for 2 [(2.1), (2.2) and (2.3)]

**Annual Turnover**: Preceding 3 financial years mentioned in aforesaid BEC refer to immediate 3 preceding financial years wherever the closing date of the bid is after **30<sup>th</sup> Sept**. of the relevant financial year. In case the tenders having the due date for submission of bid up to 30<sup>th</sup> September of the relevant financial year, and audited financial results of the immediate 3 preceding financial years are not available, the audited financial results of the 3 years immediately prior to that will be considered. Further, in case bidder is meeting the Annual Turnover criteria of BEC based on Audited Financial Statement of any one of the preceding 3 financial years (as mentioned above), the same shall suffice and bidder may submit prescribed format accordingly.

**Net Worth & Working Capital:** Immediate preceding financial year mentioned in aforesaid BEC refer to audited financial results for the immediate preceding financial year wherever the closing date of the bid is after 30<sup>th</sup> Sept of the relevant financial year. In case the tenders having the due date for submission of bid up to 30<sup>th</sup> September of the relevant financial year, and audited financial results of the immediate preceding financial year is not available, in such case the audited financial results of the year immediately prior to that year will be considered. Bidder is to submit Audited Financial Statement of immediate preceding financial years (as mentioned above) along with format F-10 accordingly for Networth / Working Capital.

## 3. General Notes (for both Technical BEC and Financial BEC):

Exchange rate for conversion of currency for evaluation of documents relating to BEC:

Exchange rate for Conversion of Currency for evaluation of documents submitted by bidders for BEC which are in a currency other than INR shall be as follows:

a) **BEC (Technical):** Bill Selling (foreign exchange) Rate of State Bank of India as prevailing on the date of award of order / contract submitted by bidder.

## b) BEC (Financial)

- (i) **For Annual Turnover**: The average of Bill Selling (foreign exchange) Rate of State Bank of India as prevailing on the First date and Last date of the respective Financial Year.
- (ii) **For Net Worth & Working Capital**: The Bill Selling (foreign exchange) Rate of State Bank of India as prevailing on the Last date of the respective Financial Year.

c) In case, the SBI Selling rate is not available as on the date of conversion as specified above for respective cases, the exchange rate for conversion of currency shall be taken from the internet, such as

https://economictimes.indiatimes.com/markets/forex/currency-converter https://www.oanda.com/currency/converter

## 4. BEC for START-UPS:

Prior experience and Prior turnover criteria as mentioned in Clause No. 1.1 & 2.1 above shall not be applicable for start-ups [whether Micro & Small Enterprises (MSEs) or otherwise] subject to their meeting the quality and technical specifications specified in tender document. However, the start-ups have to meet BEC as mentioned in Clause No. 2.2 & 2.3 on their own.

For availing the relaxation, bidder is required to submit requisite certificate towards Startup enterprise registration issued by Department for Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce & Industry and relaxation is to be given to the specific goods / jobs domain wherein they are registered.

Wherever the "Certificate of Recognition" is stipulating the domain of startup, the domain of start-up is considered based "Certificate of Recognition" issued by Department of Promotion of Industry and Internal Trade (DPIIT). Start-ups having the "Certificate of Recognition" which do not mention Domain, in such case start-ups are also required to submit the documents for the same including the application submitted to DPIIT.

The above documents should be certified by the Chartered Accountant (not being an employee or a Director or not having any interest in the bidder's company/firm) and notary public with legible stamp.

## 5. Documents to be submitted for Compliance to BEC

## (i) Technical Criteria of BEC:

To meet the criteria 1.1 above, Bidder must submit Copy of Detailed Letter of Acceptance (DLOA) / Work Order /relevant extract of work Order/ Contract Agreement along with detailed scope of work and Completion / Acceptance Certificate.

The Detailed Letter of Acceptance (DLOA) / Work Order / Contract Agreement must clearly indicate nature of Work, period and contract value. Similarly, the Completion Certificate/ Acceptance Certificate must clearly indicate reference of relevant work order/ DLOA/ Contract Agreement, Name of Work, Contract Value, Completed order value and date of completion.

## (ii) Financial Criteria of BEC:

- (a) To meet the criteria mentioned at SI. No. 2.1 above, bidder shall submit Audited Annual Financial Statements of the company for any one of the preceding three (03) financial years whichever meets the annual turnover criteria.
- (b) To meet the criteria mentioned at SI. No. 2.2 above, bidder shall submit Audited Annual Financial Statements for last financial year.
- (c) To meet the criteria for Sr. No. 2.3, Bidder shall submit the last Audited Financial Statements of last financial year along with (i) Bank's Letter (if applicable).
- (d) If the bidder's working capital is negative or inadequate, the bidder shall submit a letter from their bank having net worth not less than Rs.100 Crore (or equivalent USD), confirming the availability of line of credit for working capital amount mentioned herein above. The line of credit letter from bank to be submitted strictly as per prescribed format.

# For 5.0 (ii) above, the "Note for 2[(2.1), (2.2) and (2.3)] under 2.0 (Financial Criteria of BEC) shall apply.

(iii) Bidder shall submit Checklist as per prescribed format in respect of documents to be submitted by bidder towards BEC.

## 6. Authentication of all documents submitted against BEC

## 6.1 Technical BEC

All documents in support of "Technical Criteria" of Bid Evaluation Criteria (BEC) furnished by the bidders shall be verified and certified by any one of the following independent third party inspection agency (as per prescribed format):

- 1. SociétéGénérale de Surveillance (SGS)
- 2. Gulf Lloyds Industrial Services (India) Pvt. Ltd (GLISPL)
- 3. International Certification Services (ICS)
- 4. Bureau Veritas (Ind.) Pvt. Ltd (BVIS)
- 5. TÜV SÜD South Asia Pvt. Ltd.
- 6. TUV India Pvt. Ltd. (TÜV Nord Group)
- 7. Intertek India Pvt. Ltd.
- 8. Moody International (India) Pvt. Ltd.
- 9. RINA India Pvt. Ltd.
- 10. Tata Projects Ltd.
- 11. Competent Inspectorate and Consultants LLP
- 12. ABS Industrial Verification (India) Pvt. Ltd

Further, TPIA will provide in addition a certificate toward verification and certification of documents pertaining to Technical Bid Evaluation Criteria (BEC) as per prescribed proforma and the same will be submitted by bidder in their bid.

All charges of the Third party for verification and certification shall be borne by the Bidder.

If any above mentioned agency themselves are participating in bidding, then they shall Authenticate the documents by a different agency from the list given above.

## 6.2 Financial BEC

Bidder shall submit "Details of financial capability of Bidder" in prescribed format (F-10) duly signed and stamped by a chartered accountant/ Certified Public Accountant (CPA).

Further, copy of audited annual financial statements submitted in bid shall be duly certified/ attested by Notary Public with legible stamp.

## 7. Evaluation Methodology:

The subject work is indivisible and complete work shall be awarded to successful overall lowest bidder as per evaluation methodology described below. In other words, evaluation of bids shall be done on overall L-1 basis considering all applicable taxes & duties including GST as under:

- (i) Total quoted price as per BOQ **(Section-VII)** inclusive of all taxes & duties including GST after arithmetic correction of errors (if any).
- (ii) In case any cess on GST is applicable, same shall also be considered in evaluation.
- (iii) In case any unregistered bidder is submitting their bid, their prices will be loaded with applicable GST (CGST & SGST/ UTGST or IGST) while evaluation of bid (if applicable as per Govt. Act/ Law in vogue).

Correction of error, if any shall be done as per clause no. 30.0 of ITB.

## 8. Applicability of Public Procurement (Make in India) Policy

The said policy shall be applicable for this package. Further, as the work is non divisible/non-splittable, therefore, the relevant provisions of policy shall be applicable. The minimum local content and all other provisions shall be as per Public Procurement (Make in India) Policy latest policy no. P-45021/2/2017-PP (BE-II) dated 16th September, 2020 or as updated from time to time.

## 9. Applicability of purchase preference of MSE's

Considering that the subject work falls under "Works Contract", Purchase preference to MSE Bidders shall not be applicable as per government guidelines.

Appendix-I

## Format for Undertaking from TPIA

(On TPIA letter head duly stamped & signed)

Ref.: Date :

To,

Talcher Fertilizers Limited.

.....

Dear Sir,

Subject: Verification and certification of documents pertaining to Technical Bid Evaluation Criteria (BEC)

Ref : Tender no. ..... for .....

M/s. ..... having Registered office at ..... intend to participate in above referred tender of Talcher Fertilizers Limited having its registered office at Plot 2/H, Kalpana Area, BJB Nagar, Khordha, Bhubaneswar-751014.

The tender conditions stipulates that the BIDDER shall submit Documents pertaining to Technical Bid Evaluation Criteria (BEC) duly verified and certified by designated independent Third Party Inspection Agency.

In this regard, this is to certify that copies of documents pertaining to Technical Bid Evaluation Criteria (BEC) submitted to us by the bidder have been verified and certified by us with the originals and found to be genuine. We have signed and stamped on the copies of all the verified and certified documents.

(Signature of a person duly authorized to Sign on behalf of the TPIA) (Seal of the Company) Name: ..... Contact No.....

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Appendix-II

## POLICY FOR PROVIDING PREFERENCE TO DOMESTICALLY MANUFACTURED IRON & STEEL PRODUCTS IN GOVERNMENT PROCUREMENT

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रजिस्ट्री सं० डी० एल०-33004/99

KC

REGD. NO. D. L.-33004/99

**KN21** 

स्त्र स्त्र

The Gazette of India

असाधारण

EXTRAORDINARY

भाग II—खण्ड 3—उप-खण्ड (i) PART II—Section 3—Sub-section (i)

पाधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

 मं. 324]
 नई दिल्ली, बुधवार, मई 29, 2019/ज्येष्ठ 8, 1941

 No. 324]
 NEW DELHI, WEDNESDAY, MAY 29, 2019/JYAISTHA 8, 1941

इस्पात मंत्रालय

अधिसूचना

नई दिल्ली, 29 मई, 2019

**सा.का.नि. 385(अ).**—घरेलू रूप से उत्पादित किए जाने वाले लौह एवं स्टील उत्पाद की सरकारी खरीद को प्राथमिकता दिए जाने के लिए संशोधित नीति सामान्य सूचना हेतु प्रकाशित की जाती है।

[फा. सं. 3(2)/2018-आईडीडी]

रसिका चौबे, अपर सचिव

#### सरकारी खरीद में घरेजू स्तर पर निर्मित लौह एवं इस्पात उत्पादों को वरीयता देने के लिए नीति - संशोधित, 2019

#### 1. भूमिका

- 1.1 यह नीति सरकारी खरीद में घरेलू स्तर पर निर्मित लौह एवं इस्पात उत्पादों (डी एम आई एंड एस पी) को वरीयता देती है।
- 1.2 यह नीति यथा लागू निर्धारित गुणवत्ता मानदंडों के अनुपालन में उत्पादित लौह एवं इस्पात उत्पादों जिसे परिशिष्ट क में दिया गया है और परिशष्ट ख में दिए गए लौह एवं इस्पात उत्पादों के लिए पूंजीगत माल पर लागू होती है।
- 1.3 यह नीति सरकार के प्रत्येक मंत्रालय अथवा विभाग और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/प्रतिष्ठानों तथा सरकारी परियोजनाओं के वास्ते लौह एवं इस्पात उत्पादों की खरीद के लिए इन एजेंसियों द्वारा वित्त पोषित परियोजनाओं पर लागू है। हालांकि, यह नीति वाणिज्यिक पुन: बिक्री के उद्देश्य से अथवा वाणिज्यिक बिक्री के लिए वस्तुओं के उत्पादन में उपयोग करने के उद्देश्य से लौह एवं इस्पात उत्पादों की खरीद पर लागू नहीं होगी।
- 2. परिभाषाएं
- 2.1 बोली लगाने वाला लौह एवं इस्पात का कोई घरेलू/विदेशी निर्माता अथवा उनके बिक्री एजेंट/अधिकृत वितरक/अधिकृत डीलर/अधिकृत आपूर्ति गृह अथवा सरकारी एजेंसियों द्वारा वित्त पोषित निधि परियोजनाओं की बोली लगाने में कार्यरत कोई अन्य कंपनी हो सकती है।

2683 GI/2019

2	THE GAZETTE OF INDIA : EXTRAORDINARY [PART II—SEC. 3(i)]
2.2	<b>घरेलू स्तर पर निर्मित लौह एवं इस्पात उत्पाद (डी एम आई एंड एस पी)</b> वे लौह एवं इस्पात उत्पाद हैं जिनका निर्माण उन प्रतिष्ठानों द्वारा किया जाता है जो भारत में पंजीकृत और स्थापित हैं, जिसमें विशेष आर्थिक क्षेत्र (एस ई जैड) शामिल है। इसके अलावा, इस प्रकार के उत्पाद परिशिष्ट क में किये गये उल्लेख के अनुसार घरेलू न्यूनतम मूल्यवर्धन के मानदंडों को पूरा करेंगे।
2.3	<b>घरेलू निर्माता</b> खंड 7 में दिशा-निर्देशों और केंद्रीय उत्पाद शुल्क अधिनियम में दी गई 'निर्माता' की परिभाषा के अनुरूप लौह एवं इस्पात उत्पादों का एक निर्माता है।
2.4	इस नीति के प्रयोजन से <b>सरकार</b> का तात्पर्य भारत सरकार से है।
2.5	<b>सरकारी एजेंसियों</b> में सरकार के सार्वजनिक क्षेत्र के उपक्रम, सरकार द्वारा स्थापित सोसायटी, ट्रस्ट और सांविधिक निकाय शामिल हैं।
2.6	<b>एम ओ एस</b> का आशय इस्पात मंत्रालय, भारत सरकार से है।
2.7	<b>निवल बिक्री कीमत</b> बीजक कीमत होगी जिसमें निवल घरेलू कर और शुल्क शामिल नहीं होंगे।
2.8	<b>अर्ध तैयार इस्पात</b> का तात्पर्य इनगोट्स, बिलेट, ब्लूम और स्लेब्स से है, जिसे बाद में प्रसाधित कर तैयार इस्पात बनाया जा सकता है।
2.9	<b>तैयार इस्पात</b> का तात्पर्य सपाट और लंबे उत्पादों से होगा जिन्हें बाद में प्रसाधित कर निर्मित मद बनाया जा सकता हैं।
2.10	<b>एल1</b> का तात्पर्य निविदा अथवा अन्य खरीद संबंधी अनुरोध के अनुसार मूल्यांकन प्रक्रिया में यथाघोषित निविदा, बोली लगाने संबंधी प्रक्रिया अथवा अन्य खरीद संबंधी अनुरोधों में प्राप्त निम्नतम निविदा अथवा निम्नतम बोली अथवा निम्नतम भाव से होगा।
2.11	<b>खरीद वरीयता के मार्जिन</b> का तात्पर्य उस अधिकतम सीमा से है जिस सीमा तक किसी घरेलू आपूर्तिकर्ता द्वारा लगाई गई कीमत खरीद वरीयता के प्रयोजन से एल1 से अधिक हो। डी एम आई एंड एस पी नीति के मामले में, खरीद वरीयता का मार्जिन परिशिष्ट ख में मदों के लिए 20 प्रतिशत होगा।
2.12	<b>लौह एवं इस्पात उत्पाद</b> का तात्पर्य ऐसे लौह एवं इस्पात उत्पादों से होगा जिनका उल्लेख परिशिष्ट क में किया गया है।
2.13	<b>घरेलू मूल्यवर्धन</b> निवल बिक्री कीमत (निवल घरेलू करों और शुल्कों को छोड़कर बीजक कीमत) होगी जिससे प्रतिशत में निवल विक्री कीमत के एक अनुपात के रूप में भारत में निर्माण संयंत्र (सभी सीमा शुल्कों सहित) में आयात की गई इनपुट सामग्री की पहुंच लागत घटाई गई हो, 'घरेलू मूल्यवर्धन' परिभाषा डी पी आई आई टी (पूर्व में डी आई पी पी) के दिशानिर्देशों के अनुरूप होगी और उसमें भविष्य में डी पी आई आई टी द्वारा परिवर्तन किये जाने की स्थिति में उपयुक्त रूप से संशोधन किया जाएगा। इस नीति दस्तावेज के प्रयोजन के लिए घरेलू मूल्यवर्धन और स्थानीय विषय वस्तु का उपयोग एक दूसरे के स्थान पर किया गया है।
3.	अपवर्जन
3.1	इस्पात मंत्रालय द्वारा इस प्रकार की सभी सरकारी खरीदों के लिये निम्नलिखित शर्तों के अध्यधीन छूट प्रदान की जाएगी।
3.1.1	जहां विशिष्ट ग्रेडों के इस्पात का निर्माण इस देश में नहीं किया जाता हो, अथवा
3.1.2	जहां परियोजना की मांग के अनुसार इन मात्राओं को घरेलू स्रोतों के माध्यम से पूरा नहीं किया जा सकता हो।
	अपवर्जन संबंधी अनुरोधों को घरेलू स्तर पर निर्मित लौह एवं इस्पात उत्पादों के उपलब्ध न होने के पर्याप्त प्रमाण के साथ स्थायी समिति को प्रस्तुत किया जाएगा।
4.	स्थायी समिति
	इस नीति के कार्यान्वयन का पर्यवेक्षण करने के लिए इस्पात मंत्रालय (एम ओ एस) के अधीन एक स्थायी समिति का गठन किया जाएगा। जिसके अध्यक्ष सचिव इस्पात होंगे। इस समिति में उद्योग/उद्योग संघ/सरकारी संस्था अथवा निकाय/इस्पात मंत्रालय (एम ओ एस) से लिए गए विशेषज्ञ होंगे। इस्पात मंत्रालय में उक्त समिति के पास निम्नलिखित के लिए अधिदेश होगा :
4.1	इस नीति के कार्यान्वयन की मॉनीटरिंग करना
4.2	परिशिष्ट क और परिशिष्ट ख में यथा उल्लिखित लौह एवं इस्पात उत्पादों की सूची और घरेलू बिक्री वर्धन की आवश्यकता से संबंधित मानदंडों की समीक्षा करना और उसे अधिसूचित।

- 4.3 खंड 3 के अनुसार खरीद एजेंसियों को अपवर्जन की स्वीकृति देने सहित इस नीति के कार्यान्वयन के लिए आवश्यक स्पष्टीकरण जारी करना।
- 4.4 शिकायत निवारण करने के लिए एक अलग समिति का गठन करना।
- 4.5 स्थायी समिति इस्पात मंत्रालय को अनुमोदन हेत् अपनी सिफारिशें प्रस्तुत करेंगी।

#### 5. सरकार द्वारा खरीदे जाने वाले लौह एवं इस्पात उत्पादों को अधिसूचित करना

- 5.1 निम्नलिखित दिशानिर्देशों का उपयोग इस नीति के अंतर्गत उपरोक्त उत्पादों की पहचान करने और उसे अधिसूचित करने के लिए किया जा सकता है :
- 5.1.1 यह नीति परिशिष्ट क में दिए गए अनुसार लौह एवं इस्पात उत्पादों और परिशिष्ट ख में लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल पर लागू है।
- 5.1.2 परिशिष्ट क में लौह एवं इस्पात उत्पादों की सूची दी गई है जिसका निर्माण अनन्य रूप से घरेलू स्तर पर किया जाना है और उसका आयात इस्पात मंत्रालय के अनुमोदन के बिना नहीं किया जा सकता है।
- 5.1.3 परिशिष्ट ख में पूंजीगत माल की एक सूची (जो बिस्तृत नहीं है) दी गई है जिसके लिए खरीद संबंधी वरीयता घरेलू स्तर पर निर्मित पूंजीगत माल को दी जाएगी, यदि उनकी दी गई कीमत सदृश्य आयात किये गये पूंजीगत माल के लिए दी गई कीमत के 20 प्रतिशत के अंदर आती हो।
- 5.1.4 इस नीति का उद्देश्य सभी लौह एवं इस्पात उत्पादों को अधिसूचित करना है जिसकी खरीद सरकारी एजेंसियों द्वारा सरकारी परियोजनाओं के लिए की जाती है और न कि वाणिज्यिक पुन: बिक्री के उद्देश्य से अथवा वाणिज्यिक बिक्री के लिए उत्पादों के उत्पादन में प्रयोग करने के उद्देश्य से की गई हो।
- 5.1.5 यह नीति सरकार के मंत्रालय अथवा विभाग के द्वारा निधि प्रदत्त सभी परियोजनाओं और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/प्रतिष्ठानों पर लौह एवं इस्पात उत्पादों की खरीद के लिए लागू है।
- 5.1.6 यह नीति उन परियोजनाओं पर लागू होगी जहां लौह एवं इस्पात उत्पादों का खरीद मूल्य 25 करोड़ रुपए से अधिक होता हो। यह नीति अन्य खरीद (गैर परियोजना) के लिए भी लागू होगी जहां उस सरकारी संगठन के लिए लौह एवं इस्पात उत्पादों का वार्षिक खरीद मूल्य 25 करोड़ रुपए से अधिक होता हो।
- 5.1.7 यह नीति सरकार के मंत्रालय अथवा विभाग अथवा उनके सार्वजनिक क्षेत्र के उपक्रमों की किसी अन्य आवश्यकता को पूरा करने के लिए और/अथवा ई पी सी संविदा को पूरा करने के लिए प्राइवेट एजेंसियों द्वारा लौह एवं इस्पातों की खरीद पर लागू है।
- 5.1.8 घरेलू लौह एवं इस्पात उत्पादों के विभिन्न ग्रेडों की उपलब्धता का विश्लेषण इस नीति के अंतर्गत अधिसूचित करने से पहले करना होगा। केवल उन लौह एवं इस्पात को उत्पादों को जिनके संबंध में कम से कम एक घरेलू निर्माता मौजूद हो, अधिसूचित किया जाएगा। स्थायी समिति से परामर्श किया जा सकता है।
- 5.1.9 यह नीति यथा लागू निर्धारित गुणवत्ता मानदंडों के अनुपालन में उत्पादित परिशिष्ट ख में दिए गए लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल के लिए लागू है।
- 5.1.10 लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत मालों की घरेलू खरीद के लिए नीति लौह एवं इस्पात उत्पादों का निर्माण करने के लिए और न कि वाणिज्यिक पुन: बिक्री के उद्देश्य से पूंजीगत मालों की खरीद के वास्ते और सार्वजनिक क्षेत्र के इस्पात विनिर्माताओं और उनके प्रशासनिक नियंत्रणाधीन सभी एजेंसियों/प्रतिष्ठानों पर लागू है।
- 5.1.11 यह नीति ई पी सी संविदा और/अथवा सार्वजनिक क्षेत्र से इस्पात निर्माताओं और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/प्रतिष्ठानों की किसी अन्य आवश्यकता को पूरा करने के लिए निजी एजेंसियों द्वारा लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल की खरीद पर लागू है।
- 5.1.12 सरकारी एजेंसियां जो लौह एवं इस्पात उत्पादों के निर्माण के लिए पूंजीगत माल और लौह एवं इस्पात उत्पादों की खरीद में उन स्थितियों में शामिल है जहां लौह एवं इस्पात उत्पादों का उल्लेख परिशिष्ट क और परिशिष्ट ख में नहीं किया गया हो, स्थायी समिति को निर्धारित मानदंडों के साथ इस उत्पाद के विवरण और तकनीकी विनिर्देशन उपलब्ध करायेगा। स्थायी समिति खंड 3 और खंड 4 में अधिदेश के अनुसार कार्य करेगी।

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5.2	इस्पात मंत्रालय (एम ओ एस) परिशिष्ट क में दिए गए न्यूनतम निर्धारित घरेलू मूल्यवर्धन के साथ लौह एवं इस्पात उत्पादों के अधिसूचित करेगा।
5.3	लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल के संबंध में नीतिगत दिशानिर्देश, परियोजना के आकार पर विचार किये बिना परिशिष्ट ख में लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल की सभी खरीदों के लिए सार्वजनिक क्षेत्र के इस्पात निर्माताओं पर लागू होंगे।
5.4	परिशिष्ट क में लौह एवं इस्पात उत्पादों के लिए तथा परिशिष्ट ख में लौह एवं इस्पात उत्पादों का निर्माण करने के लिए पूंजीगत माल के लिए सुझाव दिए गए न्यूनतम घरेलू मूल्यवर्धन आवश्यकता घरेलू आपूर्तिकर्ता का आधार, आपूर्तिकर्ताओं की संख्या औ खपत की तुलना में आयात का अनुपात जैसे कारकों के आधार पर तय किया गया है।
5.5	घरेलू मूल्यवर्धन आवश्यकता संबंधी मानदंडों का इस प्रकार से निर्धारण किया जाएगा जिस से कि यह किसी दिए गए समय मे लौह एवं इस्पात उत्पादों के लिए घरेलू उद्योग की औसत/औसत से अधिक निर्माण क्षमता दर्शाता हो। स्थायी समिति द्वारा समय समय पर उपयुक्त रूप से इसकी समीक्षा की जाएगी और आवश्यकता पड़ने पर इस्पात मंत्रालय के अनुमोदन से इसमें संशोधन किया जाएगा।
6.	सरकार एवं सरकारी एजेंसियों द्वारा खरीद के लिए निविदा प्रक्रिया
6.1	खरीद करने वाली/सरकारी एजेंसियां डी एम आई एंड एस पी का पालन करते समय वित्त मंत्रालय और सी वी सी के अनुदेशों वे अनुसार मानक खरीद संबंधी प्रक्रियाओं का पालन करेगी। यह नीति सभी निविदाओं जहां कीमत बोली नहीं खोली गई है, मे इसके अधिसूचना की तिथि से लागू होगी।
6.2	दोनों वस्तुओं की खरीद तथा ई पी सी संविदाओं के लिए निविदा दस्तावेज में लौह एवं इस्पात उत्पादों का निर्माण करने के लिए लौह एवं इस्पात उत्पादों तथा पूंजीगत माल (जैसा कि परिशिष्ट क और परिशिष्ट ख में दर्शाया गया है, के लिए बोली लगाने वाले द्वारा न्यूनतम निर्धारित घरेलू मूल्यवर्धन का पालन करने के लिए अर्हता मानदंडों का स्पष्ट उल्लेख होना चाहिए।
6.3	घरेलू उत्पादों के विकास का सहयोग करने में, लौह एवं इस्पात व्यापार क्रियाकलापों में घरेलू मूल् <b>यवर्धन का लक्ष्य निर्धारित</b> किया गया है जिसे <b>परिशिष्ट क और परिशिष्ट ख</b> में दिया गया है।
6.4	परिशिष्ट क में लौह और इस्पात उत्पादों के खरीद की प्रक्रिया केवल उन निर्माताओं/आपूर्तिकर्ताओं के लिए ही खुली रहेगी जिसमें घरेलू मूल्यवर्धन लक्ष्यों को पूरा करने/उससे ज्यादा पूरा करने की क्षमता हो। घरेलू मूल्यवर्धन लक्ष्यों को पूरा न करने वाले निर्माता/आपूर्तिकर्ता बोली लगाने में भाग लेने के लिए पात्र नहीं हैं।
6.5	परिशिष्ट ख में दी गई मदों के मामलों में, यदि खरीद करने वाली कंपनी की राय में, निविदाओं (खरीदी गई मात्रा) को 50:50 वे निर्धारित अनुपात में नहीं बांटा जा सकता है, तब उनके पास मात्रा जो 50 प्रतिशत से कम नहीं हो, जो कि विभाज्य हो, के लिए पात्र घरेलू निर्माता को संविदा देने का अधिकार होगा।
6.6	उपर्युक्त शर्त को जारी रखते हुए, परिशिष्ट ख की मदों के लिए, यदि निविदा दी गई मद विभाज्य न हो (खरीद करने वार्ल कंपनी द्वारा निविदा दस्तावेज में शामिल किए जाने के लिए) यह संविदा समग्र मात्रा के लिए पात्र घरेलू निर्माता को दी ज सकती है।
6.7	परिशिष्ट ख के मदों के मामलों में, यदि घरेलू मूल्यवर्धन की आवश्यकताओं को पूरा करने वाले पात्र निर्माताओं में से कोई भी एल1 की बोली के अनुरूप न हो, तब एल1 की बोली धारण करने वाले मूल बोली लगाने वाला खरीद के पूर्ण मूल्य के लिए आदेश प्राप्त करेंगे।
6.8	वे बोली लगाने वाले जो लौह एवं इस्पात उत्पादों के घरेलू निर्माताओं के बिक्री एजेंट/अधिकृत वितरक/अधिकृत डीलर/अधिकृत आपूर्ति गृह हैं इस नीति के अंतर्गत घरेलू निर्माताओं की ओर से बोली लगाने के लिए पात्र हैं। हालांकि, यह निम्नलिखित शर्तों वे अध्यधीन होगा।
	बोली लगाने वाले घरेलू स्तर पर निर्मित लौह एवं इस्पात उत्पादों की बिक्री करने के लिए घरेलू निर्माता द्वारा जारी किए गए

- 6.8.2 यदि खरीद को डी एम आई एंड एस पी नीति के परिशिष्ट क के अंतर्गत शामिल किया गया हो तब बोली लगाने वाला यह घोषणा करते हुए खरीद करने वाली एजेंसी को घरेलू निर्माता द्वारा जारी किया गया स्व-प्रमाणन का शपथ पत्र प्रस्तुत करेगा कि लौह और इस्पात उत्पादों का घरेलू स्तर पर निर्माण निर्धारित घरेलू मुल्यवर्धन के मामले में किया जाता है।
- 6.8.3 यदि खरीद को डी एम आई एंड एस पी नीति के परिशिष्ट ख के अंतर्गत शामिल किया गया हो तब बोली लगाने वाला यह घोषणा करते हुए घरेलू निर्माता को सांविधिक लेखा परीक्षक द्वारा जारी किया गया प्रमाणन प्रस्तुत करेगा कि लौह और इस्पात उद्योग में उपयोग किये जाने वाले पूंजीगत माल का घरेलू स्तर पर निर्माण निर्धारित घरेलू मूल्यवर्धन के मामले में किया जाता है।
- 6.8.4 बोली लगाने वाले की यह जिम्मेदारी होगी कि वह इस नीति के अनुसार खरीद करने वाली एजेंसी को घरेलू निर्माता द्वारा जारी किये जाने के लिए अपेक्षित अन्य आवश्यक दस्तावेज प्रस्तुत करे।

### 7. घरेलू मूल्यवर्धन आवश्यकता

- 7.1 घरेलू रूप में निर्मित लौह और इस्पात उत्पाद अथवा पूंजीगत माल के रूप में उत्पाद के रूप में पात्र होने के लिए न्यूनतम घरेलू मूल्यवर्धन आवश्यकता का उल्लेख परिशिष्ट क और परिशिष्ट ख में किया गया है।
- 7.2 घरेलू मूल्यवर्धन निवल बिकी कीमत (निवल घरेलू करों और शुल्कों को छोड़कर बीजक कीमत) होगी जिसमें से प्रतिशत में निवल बिक्री कीमत के एक अनुपात के रूप में भारत में निर्माण करने वाले संयंत्र में आयात की गई इनपुट सामग्री की पहुंच लागत (सभी सीमा शुल्कों को शामिल करते हुए) घटाई जाएगी।
- 7.2.1 यदि लौह और इस्पात उत्पादों को घरेलू इनपुट इस्पात (अर्ध तैयार/तैयार इस्पात) का उपयोग करके निर्माण किया जाता हो, तब खरीदी गई मात्रा और अन्य संबंधित दस्तावेजों के साथ वास्तविक घरेलू उत्पादों से खरीद का बीजक खरीद करने वाली सरकारी एजेंसी को अवश्य प्रस्तुत किया जाना चाहिए।
- 7.2.2 यदि लौह एवं इस्पात उत्पादों ने इनपुट इस्पात का आयात किया हो तब खरीदी गई मात्रा और अन्य संबंधित दस्तावेजों के साथ वास्तविक उत्पादकों से खरीदों के बीजकों को अलग से प्रस्तुत किया जाना चाहिए। घरेलू मूल्यवर्धन की सीमा निकालने के लिए, दोनों इनपुट इस्पातों (आयात किये और घरेलू) की भारित औसत पर विचार यह सुनिश्चित करने के लिए किया जाएगा कि इस नीति की न्यूनतम निर्धारित घरेलू मूल्यवर्धन आवश्यकता का पालन किया गया है।
- 7.3 यह सिफारिश की जाती है कि निविदा की प्रक्रिया में भाग लेने वाले प्रत्येक बोली लगाने वाले को नीचे दिए गए सूत्र का उपयोग करते हुए घरेलू मूल्यवर्धन की गणना करनी चाहिए ताकि यह सुनिश्चित किया जा सके कि दावा किये गये घरेलू मूल्यवर्धन इस नीति के न्यूनतम निर्धारित घरेलू मूल्यवर्धन के अनुरूप है।

## लौह एवं इस्पात उत्पादों के लिए

% घरेलू मूल्यवर्धन

= अंतिम उत्पाद की निवल दिकी कीमत - संयंत्र में आयल किये गये औह अथवा इस्पाल की पहुंच लागल =

अंतिम उत्पद्ध की जिंदस विक्री कीमत

पूंजीगत माल के लिए

% घरेलू मूल्यवर्धन

अंतिम उत्पाद की निवल बिक्री कीमल - संयंत्र में आयात किये राये इनपुट सामयी की पहुंच लागत अंतिम उत्पद की निवल बिक्री कीमत

#### 8. प्रमाणन और लेखा परीक्षण

8.1 परिशिष्ट क में दिए गए उत्पादों के लिए, प्रत्येक घरेलू निर्माता यह घोपणा करते हुए खरीद करने वाली सरकारी एजेंसी को स्व-प्रमाणन का शपथ पत्र प्रस्तुत करेगा कि लौह एवं इस्पात उत्पाद का निर्धारित घरेलू मूल्यवर्धन के संबंध में घरेलू स्तर पर निर्माण किया गया है। परिशिष्ट ख के पूंजीगत माल के लिए, बोली लगाने वाला यह घोपणा करते हुए घरेलू निर्माता को सांविधिक लेखा परीक्षक द्वारा जारी किया गया प्रमाणन प्रस्तुत करेगा कि पूंजीगत माल का निर्माण घरेलू स्तर पर निर्धारित घरेलू मूल्यवर्धन के संबंध में किया गया है। वे बोली लगाने वाले जो लौह एवं इस्पात उत्पादों के घरेलू निर्माताओं का एकमात्र बिक्री एजेंट/अधिकृत वितरक/अधिकृत डीलर/अधिकृत आपूर्ति गृह हैं, ई पी सी के अंतर्गत घरेलु निर्माताओं की ओर से बोली लगाने के लिए पात्र हैं। बोली लगाने वाला घरेलू निर्माताओं के द्वारा जारी किए गए स्व-प्रमाणन और सांविधिक लेखा परीक्षकों द्वारा जारी किये गये प्रमाणनों को यह घोषणा करते हुए खरीद करने वाली एजेंसी को प्रस्तुत करेगा कि लौह एवं इस्पात उत्पादों का घरेलू स्तर पर निर्माण निर्धारित घरेलू मूल्यवर्धन के संबंध में किया गया है। स्व प्रमाणन का शपथ पत्र इन दिशानिर्देशों से संलग्न **प्रपन्न 1** में प्रस्तुत किया जाएगा।

- 8.2 घरेलू निर्माता की यह जिम्मेदारी होगी कि वह यह सुनिश्चित करे कि इस प्रकार से दावा किये गये उत्पादों का घरेलू स्तर पर उस उत्पाद के लिए निर्धारित घरेलू मूल्यवर्धन के संबंध में किया गया है। बोली लगाने वाले से यह भी अपेक्षित होगा कि वह घरेलू निर्माता के सांविधिक लेखा परीक्षकों द्वारा विधिवत प्रमाणित अर्धवार्पिक (सितंबर 30 और मार्च 31) आधार पर घरेलू मूल्यवर्धन प्रमाणपत्र उपलब्ध कराये कि पहले 6 महीनों के दौरान इस उत्पाद के लिए किये गये घरेलू मूल्यवर्धन के संबंध में किया गया है। बोली लगाने वाले से यह भी अपेक्षित होगा कि वह घरेलू निर्माता के सांविधिक लेखा परीक्षकों द्वारा विधिवत प्रमाणित अर्धवार्पिक (सितंबर 30 और मार्च 31) आधार पर घरेलू मूल्यवर्धन प्रमाणपत्र उपलब्ध कराये कि पहले 6 महीनों के दौरान इस उत्पाद के लिए किये गये घरेलू मूल्यवर्धन के दावे इस नीति के अनुसार हैं। इस प्रकार के प्रमाण पत्र को संबंधित सरकारी एजेंसियों को प्रत्येक छ्यमाही के शुरू होने के 60 दिनों के भीतर प्रस्तुत किया जाएगा और उस उत्पादों की आपूर्ति को पूरा करने तक प्रस्तुत करता रहेगा।
- 8.3 खरीद करने वाली एजेंसी बोली लगाने वाले द्वारा प्रस्तुत किये गये इस्पात उत्पाद में घरेलू मूल्यवर्धन के संबंध में स्व-प्रमाणन का शपथ पत्र स्वीकार करेगा। सामान्य तौर पर खरीद करने वाली एजेंसी की यह जिम्मेदारी होगी कि वह इस दावे की सत्यतता की जांच करे। इसकी सत्यतता प्रदर्शित करने की जिम्मेदारी बोली लगाने वाले की होगी जब उसे ऐसा करने के लिए कहा जाए।
- 8.4 यदि खरीद करने वाली एजेंसी अथवा संबंधित सरकारी एजेंसी द्वारा लौह एवं इस्पात उत्पादों में घरेलू मूल्यवर्धन के संबंध में बोली लगाने वाले के दावे के विरुद्ध कोई शिकायत प्राप्त होती है तब खरीद करने वाली एजेंसी के पास सभी संबंधित दस्तावेजों का निरीक्षण करने और उसकी जांच करने तथा निर्णय लेने का पूर्ण अधिकार होगा। यदि कोई स्पष्टीकरण की आवश्यकता होती है तब मामले को तकनीकी सहायता के लिए अनुरोध के साथ इस्पात मंत्रालय को भेजा जा सकता है।
- 8.5 सरकारी एजेंसी को भेजे गए किसी शिकायत का निपटारा सभी आवश्यक दस्तावेजों को प्रस्तुत करने के साथ इसे भेजे जाने के 4 सप्ताह के भीतर किया जाएगा। बोली लगाने वाले से यह अपेक्षित होगा कि वह शिकायत दायर करने के 2 सप्ताह के भीतर सरकारी एजेंसी को लौह एवं इस्पात उत्पादों में दावा किये गये घरेलू मूल्यवर्धन के समर्थन में आवश्यक दस्तावेज प्रस्तुत करे।
- 8.6 यदि इस मामले को इस्पात मंत्रालय के पास भेजा जाता है तब इस्पात मंत्रालय के अधीन गठित शिकायत निवारण समिति सरकारी एजेंसी के दृष्टिकोण पर विचार करने के बाद बोली लगाने वाले से सभी दस्तावेजों के प्राप्त होने और उसका संदर्भ भेजे जाने के 4 सप्ताह के भीतर शिकायत का निपटारा करेगी। बोली लगाने वाले से यह अपेक्षित होगा कि वे इस मामले के संदर्भ भेजे उत्तने के 4 सप्ताह के भीतर शिकायत का निपटारा करेगी। बोली लगाने वाले से यह अपेक्षित होगा कि वे इस मामले के संदर्भ भेजे जाने के 4 सप्ताह के भीतर शिकायत का निपटारा करेगी। बोली लगाने वाले से यह अपेक्षित होगा कि वे इस मामले के संदर्भ भेजे 2 सप्ताह के भीतर इस्पात मंत्रालय के अंतर्गत शिकायत निवारण समिति को लौह एवं इस्पात उत्पादों में दावा किए गए घरेलू मूल्यवर्धन के समर्थन में आवश्यक दस्तावेज प्रस्तुत करे। यदि बोली लगाने वाले द्वारा कोई सूचना प्रस्तुत नहीं की जाती है तब शिकायत निवारण समिति दावे की प्रमाणिकता अधिक करने के लिए सरकारी एजेंसी के परामर्श से आगे आवश्यक कार्रवाई कर सकती है।
- 8.7 घरेलू मूल्यवर्धन की निर्धारित सीमा का आकलन करने की लागत का वहन खरीद करने वाली एजेंसी द्वारा किया जाएगा यदि घरेलू मूल्यवर्धन प्रमाण पत्र के अनुसार सही पाया गया हो। हालांकि, यदि ऐसा पाया गया हो कि दावा किए गए अनुसार घरेलू मूल्यवर्धन सही नहीं है तब आकलन की लागत बोली लगाने वाले द्वारा भुगतान के योग्य होगी जिन्होंने एक गलत प्रमाण पत्र प्रस्तुत किया है। इसे लागू करने के तरीके को निविदा दस्तावेज में परिभाषित किया जाएगा।

#### 9. प्रतिबंध

- 9.1 प्रत्येक सरकारी एजेंसी निविदा दस्तावेज में निर्धारित घरेलू मूल्यवर्धन का बोली लगाने वाले के द्वारा गलत घोषणा किए जाने की स्थिति में दण्ड को स्पष्ट रूप से परिभाषित करेगा। इस दण्ड में ऐसे निर्माता/सेवा प्रदाता की ई एम डी को जब्त करना, अन्य वित्तीय दंड लगाना और उसे काली सूची में डालना शामिल हो सकता है।
- 9.2 संबंधित बोली लगाने वाले के द्वारा इस्पात मंत्रालय को किसी प्रकार की शिकायत भेजे जाने की स्थिति में, 10 लाख रुपए अथवा खरीदी जा रही डी एम आई एंड एस पी के मूल्य का 0.2 प्रतिशत (अधिकतम 20 लाख के अध्यधीन) इसमें से जो भी अधिक हो, का शिकायत शुल्क होगा जिसका भुगतान शिकायतकर्ता द्वारा शिकायत के साथ इस्पात मंत्रालय के अधीन शिकायत निवारण समिति के पास जमा किए गए डिमाण्ड ड्राफ्ट के द्वारा किया जाएगा। यदि, शिकायत को सही नहीं पाया जाता है तब सरकारी एजेंसी के पास उक्त राशि को जब्त करने का अधिकार सुरक्षित है। यदि शिकायत पर्याप्त रूप से सही पाई जाती है तब शिकायतकर्ता द्वारा जीकायत त्वारण जाता है तब सरकारी एजेंसी के पास उक्त राशि को जब्त करने का अधिकार सुरक्षित है। यदि शिकायत पर्याप्त रूप से सही पाई जाती है तब शिकायतकर्ता द्वारा जमा किए गए शुल्क को बिना किसी व्याज के वापिस किया जाएगा।

## 10. इस्पात मंत्रालय द्वारा कार्यान्वयन की मॉनीटरिंग

- 10.1 इस नीति के प्रायधान प्रकाशन की तिथि से 5 वर्षों की अवधि के लिए लागू रहेंगे। इस नीति की अवधि को इस्पात मंत्रालय के विवेक से और आगे बढ़ाया जा सकता है।
- 10.2 इस्पात मंत्रालय इस नीति के कार्यान्वयन की मानीटरिंग करने के लिए नोडल मंत्रालय होगा।
- 10.3 डी एम आई एंड एस पी नीति के अंतर्गत सभी लागू एजेंसियां इस नीति का कार्यान्वयन सुनिश्चित करेगी और वार्षिक रूप से जून के महीने में एक घोषणा भेजेगी जिसमें इस नीति के अनुपालन की सीमा और पिछले बित्तीय वर्ष के दौरान उसके अनुपालन न किए जाने के कारणों को दर्शाया जाएगा।

## इस्पात मंत्रालय को संदर्भ

किसी ऐसे प्रश्न की स्थिति में कि क्या खरीदी जा रही मद इस नीति के अंतर्गत शामिल किए जाने वाले डी एम आई एंड एस पी है, इस मामले को स्पष्टीकरण के लिए इस्पात मंत्रालय के पास भेजा जाएगा।

क्र. सं.	लौह एवं इस्पात उत्पादों की सांकेतिक सूची	लागू एच एस कोड	न्यूनतम घरेलू मूल्यवर्धन आवश्यकता
1	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, हॉट रोल्ड, न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7208	50%
2	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, कोल्ड रोल्ड (कोल्ड - कम किया हुआ), न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7209	50%
3	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7210	50%
4	600 मि. मी. से कम की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7211	35%
5	600 मि. मी. कम की चौड़ाई का लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, ढका हुआ, प्लेट लगाया हुआ अथवा कोड किया हुआ	7212	35%
6	लौह एवं गैर एलॉय इस्पात का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रॉड, हॉट रोल्ड	7213	35%
7	लौह अथवा गैर एलॉय इस्पात के अन्य बार्स और रॉड्स जिसे फोर्ज किए जाने की तुलना में आगे अधिक वर्क नहीं किया हुआ, हॉट रोल्ड, हॉट ड्रॉन अथवा हॉट एक्सटूडेड परंतु रोलिंग के बाद उसे टिविस्ट किये जाने सहित	7214	35%
8	लौह अथवा गैर एलॉय इस्पात का अन्य बार्स एंड रोड्स	7215	35%
9	लौह अथवा गैर एलॉय इस्पात का एंगल, शेप और सेक्शन्स	7216	35%
10	लौह अथवा गैर एलॉय इस्पात का तार	7217	50%
11	600 मि. मी. अथवा उससे अधिक की चौड़ाई का स्टेनलैस इस्पात का फ्लेट रोल्ड इस्पात	7219	50%
12	600 मि. मी. से कम की चौड़ाई का स्टेनलैस इस्पात का फ्लेट रोल्ड इस्पात	7220	50%
13	स्टेनलैस स्टील का अन्य बार्स और रोड्स; स्टेनलैस स्टील का एंगल शेप और सेक्शन्स	7222	50%
14	अन्य एलॉय इस्पात का तार	7229	35%
15	लौह अथवा इस्पात को रेल, रेलवे अथवा ट्रामवे ट्रेक निर्माण सामग्री	7302	50%

## परिशिष्ट क – घरेलू स्तर पर निर्मित उत्पादों के लिए अनन्य

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16	कास्ट लौह का ट्यूब, पाइप और होलो पाइप	7303	35%
17	लौह (कास्ट आयरन को छोड़कर) अथवा इस्पात का ट्यूब पाइप और होलो प्रोफाडल, सीमलैस	7304	35%
18	लौह अथवा इस्पात का सर्कुलर क्रॉस सेक्शन वाले अन्य ट्यूब और पाइप (उदाहरण के लिए, वेल्ड किया हुआ, रिवेट किया हुआ अथवा समान रूप से बंद किया गया हुआ), जिसकी बाहरी त्रिज्या 406.4 मि. मी. से अधिक हो	7305	35%
19	लौह अथवा इस्पात के अन्य ट्यूब, पाइप और होलो प्रोफाइल (उदाहरण के लिए ओपन सीन अथवा वेल्ड किया हुआ, रिवेट किया हुआ अथवा समान रूप से बंद किया गया हुआ)	7306	35%
20	लौह अथवा इस्पात का ट्यूब अथवा पाइप फिटिंग (उदाहरण के लिए, कनेक्टर/कप्टिंग, एल्बो स्लीव्स)	7307	35%
21	स्टेनलैस स्टील का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रॉड, हॉट रोल्ड	7221	35%
22	स्टेनलैस स्टील का वायर	7223	35%
23	इलेक्ट्रिकल स्टील सहित 600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले अन्य एलॉय स्टील का फ्लेट रोल्ड इस्पात	7225	35%
24	इलेक्ट्रिकल स्टील सहित 600 मि. मी. से कम की चौड़ाई वाले अन्य एलॉय स्टील का फ्लेट रोल्ड इस्पात	7226	35%
25	अन्य एलॉय स्टील का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रोड, हॉट रोल्ड	7227	15%
26	अन्य एलॉय स्टील का अन्य बार्स और रोड्स; अन्य एलॉय स्टील का एंगल, शेप्स और सेक्शन्स; एलॉय अथवा नॉन एलॉय स्टील का होलो ड्रील बार्स और रोड्स	7228	35%
27	लौह अथवा इस्पात की शीट पाइलिंग, चाहे ड्रील किया हुआ हो अथवा नहीं, चाहे पंच किया हुआ हो अथवा नहीं, चाहे असेम्बल किये हुए तत्वों से बना हुआ हो अथवा नहीं; लौह अथवा इस्पात का वेल्ड किया हुआ एंगल, शेप और सेक्शन्स	7301	15%
28	स्ट्रक्चर्स (9406 के शीर्ष का प्रीफेबरिकेटिड भवनों को छोड़कर) और स्ट्रक्चर्स का हिस्सा	7308	15%
29	300 लीटर से अधिक क्षमता का लौह अथवा इस्पात का किसी सामग्री (कम्प्रेस किए हुए अथवा सरलीकृत गैस को छोड़कर) के लिए भंडार, टैंक, बैट और समान कन्टेनर चाहे उसे लाइन किया गया हो अथवा नहीं या उसे हीट से इन्सुलेट किया गया हो अथवा नहीं लेकिन यांत्रिक अथवा तापीय उपक्रम से युक्त न हो	7309	15%
30	अधिकतम 300 लीटर की क्षमता का लौह अथवा इस्पात का किसी सामग्री (कम्प्रेस किए हुए अथवा सरलीकृत गैस को छोड़कर) के लिए टैंक, कास्ट, ड्रम, केन, बॉक्स और समान कन्टेनर चाहे उसे लाइन किया गया हो अथवा नहीं या उसे हीट से इन्सुलेट किया गया हो अथवा नहीं लेकिन यांत्रिक अथवा तापीय उपक्रम से युक्त न हो	7310	15%
31	लौह अथवा इस्पात का कम्प्रेस किया हुआ अथवा सरलीकृत गैस के लिए कन्टेनर	7311	15%
32	लौह अथवा इस्पात का स्टेंडिड वायर, रोप, केबल, प्लेटिड बैंड, स्लिंग और उसके समान वस्तु जिसे विद्युतीय रूप से इन्सुलेट न किया गया	7312	15%
33	लौह अथवा इस्पात का फेनसिंग के लिए उपयोग किये जाने वाला बार किया हुआ वायर; ट्विस्ट किया हुआ हूप अथवा सिंगल फ्लेट वायर, बार्स किया हुआ अथवा नहीं और लूज तरीके से ट्विस्ट किया हुआ डबल वायर	7313	15%
34	लौह अथवा इस्पात तार का ड्रील, नेटिंग और फेनसिंग; लौह अथवा इस्पात का विस्तार किया हुआ धातु	7314	15%

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35	लौह अथवा इस्पात का चैन और उसका हिस्सा	7315	15%
36	लौह अथवा इस्पात का टैंकर, ग्रेपनेल्स और उसका हिस्सा	7316	15%
37	लौह एवं इस्पात की वस्तुएं	7317	15%
38	लौह एवं इस्पात की वस्तुएं	7318	15%
39	लौह एवं इस्पात की वस्तुएं	7319	15%
40	लौह अथवा इस्पात का स्प्रिंग और स्प्रिंग के लिए लीव्स	7320	15%
41	लौह अथवा इस्पात का स्टोव्स, रेंज, ग्रेड, कूकर (केंद्रीय हिटिंग के लिए सहायक बायलरों के साथ उन वस्तुओं सहित), बारवेक्यूज, ब्रेजियर्स, गैस रिंग, प्लेट वामर्स और समान गैर-विद्युतीय घरेलू उपकरण और उसका हिस्सा	7321	15%
42	लौह अथवा इस्पात का केंद्रीय हिटिंग के लिए रेडियेटर जिसे विद्युतीय रूप से हीट न किया गया हो और उसका हिस्सा; लौह अथवा इस्पात का हेयर हीटर और हॉट एयर वितरक जिसे विद्युतीय रूप से हीट न किया गया हो, फेन अथवा ब्लोअर जो मोटर से चलती हो और उसके हिस्से को शामिल करते हुए	7322	15%
43	लौह अथवा इस्पात का टेबल और समान घरेलू वस्तुएं और उसका हिस्सा	7323	15%
44	लौह अथवा इस्पात का सेनेटरी वेयर और उसको पार्ट्स	7324	15%
45	लौह अथवा इस्पात का अन्य कास्ट सामान	7325	15%
46	लौह अथवा इस्पात का विद्युतीय इस्पात और अन्य वस्तु	7326	15%
47	रेलवे अथवा ट्रामवे पेसेंजर कोच जो स्वयं आगे नहीं बढ़ता हो	8605	50%
48	रेलवे अथवा ट्रामवे माल वेन और वेगेन जो स्वयं आगे नहीं बढ़ता हो	8606	50%
49	रेलवे अथवा ट्रामवे लोकोमोटिव का हिस्सा अथवा रोलिंग स्टॉक जैसे बोगिज, बिसल बोगिज, एक्सेल और फोज्ड किया हुआ पहिया और उसका हिस्सा	8607	50%

विवरणों में शामिल किए गए उत्पाद सांकेतिक हैं, विनिर्दिष्ट एच एस कोड के अंतर्गत सभी उत्पादों को परिशिष्ट के भाग के रूप में शामिल किया गया है।

## लौह और इस्पात उत्पादों का निर्माण करने के लिए पंजीगत माल की सांकेतिक सची (जो विस्तुत नहीं है)

## परिशिष्ट ख

क्र. सं.	संयंत्र शॉप	पूंजीगत माल	न्यूनतम घरेलू मूल्यवर्धन आवश्यकता
1	कच्चा माल संभाल प्रणाली	चूर्ण की हुई सामग्री के लिए एप्रोन फीडर, बेरल कप्लिंग, हैवी ड्यूटी बियेरिंग, हाइड्रोलिक डिक्स ब्रेक्स, टेंकर एंड कंटेनर, पाइप कंवेयर के लिए कंवेयर बेल्ट, हाई एंगल कंवेयर प्रणाली, क्रशर्स, क्रेन रेल लुब्रिकेशन, चार गरडर ग्राइडर ई ओ टी क्रेन, क्रेन वेइंग प्रणाली, क्रेन ऐयर कंडीशनिंग, फ्यूड कप्लिंग, 4 लिफ्ट ट्रक्स, हाइड्रोलिक मोटर्स, हाइड्रोलिक सिस्टम, लॉकिंग एसेम्बली (फ्रिक्शन ग्रिप), लोड सेल्स, लेवल सेर्न्सस, पाइप कंवेयर प्रणाली, प्लग/पाडेल फीडर, न्यूमेटिक ढुलाई - घना एवं लिन फेस, रिक्लेमर्स, रेडियो रिमोट कंट्रोल, रेल फिक्सिंग व्यवस्था (विशेष), रेपिड/फ्लेड लोडिंग प्रणाली, स्टेर्क्स, स्पेशल स्क्रीन, स्लिव रिंग बियरिंग, ट्रिप्पलर्स, ट्रांसफर कार, टॉग्स (स्पेशल), बाइब्रेशन, आइसोलेशन प्रणाली (स्परिंग डम्पर) वेगन टिप्पलर्स, वेगन लोडर	50%
2	मिनिरल बेनिफेक्शन (लौह अयस्क और कोयला) उपकरण	बेनिफेक्शन (लौह अयस्क और कोयला) इंडस्ट्रीयल क्रशर्स, ग्राइनडिंग मिल, परम्परागत स्क्रीन, स्लूरी पम्पस, हिरेट थिकनर्स, कोयला)	

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## THE GAZETTE OF INDIA : EXTRAORDINARY

[PART II—SEC, 3(i)]

3	कॉक अवेन	कोक ओवन सिलिका रिफेक्टरी, एन्करेज सिस्टम, ब्ररंव नरइन के साथ वेस्ट गैस वाल, फ्लेस प्लेट, डोर फ्रेम, डोर बॉडी, माइनर कास्टिंग: गुजनेक, वाल वॉक्स, ए पी लिड, चार्जिंग और इंस्पेक्शन होल लिड एंड फ्रेम रिवर्सिंग मेकेनिजम, केंद्रीकृत लूब्रिकेशन प्रणाली हाइड्रोजेट डोर क्लीनिंग तंत्र, कोड कंवेयर सिस्टम, स्किप होइस्ट, डोर लोवरिंग रैक, आइमोलेशन/रिवर्सिंग कॉक्स, II ऑटोमेशन, अवेन मशीन	50%	
4	उप-उत्पाद संयंत्र	50%		
5	सिंटर संयंत्र उपकरण	। बेकर और गिजली, डिप रेल एड रनिग रेल, प्रांसेंस फेन के लिए इम्प्लर एसम्बली, [		
6	पेलेट कार, ड्राइव/डिस्चार्ज इंड स्प्रोकेट ऐसेम्बली कब्ड रेल, स्लाइड रेल, रनिंग रेल एलेट गंगंच वरकिल रोलर पिल एप्रेस फेन के लिए टापेलर एसेंग्वनी इन्टरेनिंग प्रथीन का		50%	
7	ब्लास्ट फरनेस उपकरण	ब्लेडर वाल के साथ बेल रहित टॉप प्रणाली, एस जी आयरन स्टेव कूलर, कोपर स्टेव कूलर, स्टॉक लेवल इंडिकेटर (रडार टाइप), मड गन, ड्रिलिंग मशीन एंड मेनिपुलेटर, गैस क्लिलिंग प्लांट प्रणाली, इसके बाइस-पास वाल सहित टॉप रिकवरी ट्रबाइन सिस्टम, डि-ब्रिकिंग मशीन, रि-रेलिंग उपकरण, पी सी आई प्रणाली, पी सी आई के लिए ग्राइनडिंग मिल, स्टॉक लेवल इंडिकेटर, टूयेरे स्टाक एसेम्बली, बेस्ट हीट रिकवरी प्रणाली, बी एफ एवं हॉट ब्लास्ट स्टोव प्रौद्योगिकीय वाल, एब्व ब्रर्डन प्रोब्स, स्लग ग्रेन्यूलेशन यूनिट, टूयेरे एंड टूयेरे कूलर, टोरपेडो लेडल कार, बी एफ हरथ रिफेक्ट्री	50%	
8	डायरेक्ट रिडक्शन प्लांट उपकरण	चार्ज डिस्ट्रीब्यूटर, अपर एंड लोअर सील लेग, रिफोमर एंड रि-क्यूरेटर सिस्टम, बर्डन फिडर्स, ट्रबो-एक्सपेंडर, प्रोसेस गैस कम्प्रेशर, सील गैस कम्प्रेशर एवं बोटम सील गैस कम्प्रेशर, सील गैस जेनरेटर एवं डायर्स, प्रोसेस गैस हीटर, CO2 रिमूवल प्लांट	50%	
9	मुख्य और अनुरक्षण उपकरण जिसमें कंवेटर, गनिंग मशीन, रिफेक्ट्री/स्लग मॉनीटरिंग उपकरण, कंवेटर वेसेल, ट्रनिअन रिंग एंड सस्पेशन प्रणाली, ट्रनिअन बियरिंग और हाउसिंग, कंवेटर वुल गियर यूनिट और टिल्ट ड्राइव सिस्टम, कंवेटर के रोटेरी ज्वाइंट, बोटम स्ट्रिंग सिस्टम, क्लपिंग के साथ लांस बाडी, लांस कोपर टिप्स, ऑक्सीजन ब्लोबिंग/बोटम स्टीरिंग के लिए बाल स्टेशन, सब-लान सिस्टम, प्रोसेस मॉड्यूल अर्थात प्रोसेस साफ्टवेयर/हार्डवेयर के साथ ऑफ गैस एनेलाइजर, कंटेनर लैब मेजरमेंट प्रोब, स्विच ओवर स्टेशन, प्राइमरी गैस के लिए आई डी फेन, होट मेटल और स्टील लेडल, लेडल ट्रांसफर कार, लोडल अनुरक्षण उपकरण, स्लेग पोट, स्लग पोट ट्रांसफर कार, स्क्रेप बॉक्स क्रेप ट्रांसफर कार, लांस करेज, लांस गाइड, क्रेन एंड हाइस्ट, लांस होइस्ट एंड ट्राली, लांस टिल्टिंग उपकरण, लांस को लिफ्ट करने के लिए ट्रेबस, विभिन्न आकर के बंकर, बिन बाइब्रेटर, वेइंग हूपर, अनुरक्षण स्टेण्ड, डी डस्टिंग सक्शन हूड, टीमिंग/एच एम, लेडल रिलाइनिंग स्टेंड, स्टेंड कूलिंग स्टेक इंस्पेक्शन उपकरण, हूड ट्रेवर्स केरेज, रिफेक्ट्री, बाइपास एवं आइसोलेशन वाल्ब, फ्लेयर स्टेक एवं इगनिगेशन सिस्टम, स्कबिंग टोवर सेल – बेट गैस क्लीनिंग सिस्टम, डॉग हाउस लेडल ड्रायर, लेडल		50%	

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[भाग ]]-खण्ड 3(i)]

		प्री-हीटर, लेडल कूलर, फ्यूम कोलेक्शन हुड्स, क्लीन गैस स्टेक, इस्ट सिलो, वेग ब्रिज, स्लग रिटेनिंग उपकरण	
10	इलेक्ट्रिक आर्क फर्ने म	फर्नेस प्रोपर (जिसमें फ्रनेस लोवर सेल, अपर सेल और रूफ, टिलटिंग प्लेटफार्म, फ्रनेस गेन्ट्री शामिल है) और ट्रांसफार्मर, इलेक्ट्रोल रेगूलेशन प्रणाली, , हाइड्रोलिक सिस्टम, रिफेक्ट्री, लेवल 1 एंड II आटोमेशन सिस्टम के पार्टस। एल एफ – बाटर कूल्ड लेडल रूफ, इलेक्ट्रोड मास्ट एंड आमर्स, इलेक्ट्रोड रेगूलेटिंग सिस्टम, वायर फिडिंग सिस्टम, बोटम इनइरट गैस स्टिरिंग वाल सिस्टम पोरूस प्लग और टॉप लांस के लिए, इमरजेंसी लांसतंत्र, ड्राइब यूनिट के साथ लांस केरेजि सिस्टम, स्वचालित तापक्रम, सेम्पिलिंग और वाथ लेबल/ओ2 मेजरमेंट, तापक्रम और आक्सीजन इम्मजन लांस, ड्राइव यूनिट के साथ लांस केरेज सिस्टम, हाइड्रोलिक सिस्टम, रिफैक्ट्री, लेडल रूफ डेल्टा पोरशन, आर एच प्रोपर (जिसमें लेडल ट्रांसफर कार, बेक्यूम वेसेल, वेसेल लिफिटिंग और लोवरिंग सिस्टम शामिल है, हाइड्रोलिंग सिस्टम, मल्टी फंक्शन लांस, वाल्ब रेक्स/स्टेशन, इलेक्ट्रोड क्लेप यूनिट, इलेक्ट्रोड आमर्स का कंडक्टर, वाटर कूल्ड केबल, ए आर स्टेरिंग वाल्व रेक, लांस ट्रांसपोर्ट कार, रिफेक्ट्री लांस, हाइड्रोलिक सिलेंडर, लेडल रूफ लिफटिंग सिलेंडर, लूब्रिकेशन प्रणाली, सक्शन हूड, डम्पर, वाइत्रो फीडर, वेइंग होपर, वायर फिडिंग प्रणाली, इलेक्ट्रोड निपिलिंग स्टेड, क्रेन, होइस्ट, तापमान और सेम्पलिंग टिप्स, लेडल स्टेंड, ई एस पी, डिडक्टिंग हूड, रिफेक्ट्री, बेग फिल्टर, क्रेन इत्यादि।	50%
11	लाडले टरेट, लेडल कवर मेनिपुलेटर, लेडल शारउड मेनिपुलेटर, टनडिस कार, कंटिन्यूअस टनडिस टेम्पेचर मेजरमेंट सिस्टम, टनडिस स्टोपर रूड मेकेनिजम, इमरजेंसी कट-आफ गेट, मोल्ड एसेम्बली, नोजल क्विक चेंज डिवाइस, मोल्ड ओसीलेटर एंड ई एम एस सिस्टम, इलेक्ट्रो-मेगेनेटिक ब्रेकिंग सिस्टम, स्ट्रेड गाइड सेगमेंट, विदड्रावल एंड स्ट्रेघटेनिंग यूनिट (डब्ल्यू एस यू), रोल गेप चेकर इमरजेंसी टार्च कटर, टार्च कटिंग मशीन, डेबरर, मार्किंग मशीन, टेकेनोलोजी कंट्रोल सिस्टम एंड प्रोसेस मोडल, ब्लेक रिफेक्ट्रीज, स्ट्रेंड गन्डे सेग्मेंट, टनडिश, लाडले कवर, रोलर टेबल एंड आक्सीलिरीज, माल्ड एंड सेग्मेंट मेनटेनेस इक्यूपमेंट टनडिस मेनटेनेस इक्यूपमेंट, ई एम बी आर सिस्टम		50%
12	प्रतिष्टम पलेट प्रोडक्ट मिल भिल मिल बियेरिंग, गेयर बॉक्स, मिल मोटर्स		50%
13	लॉंग प्रोडक्ट मिल	मिलस हाउसिंग, बेड प्लेट, वर्क रोल, बेकअप रोल, स्पिनडेल्स; रोलर टेबल, कॉयलर तॉंग प्रोडक्ट /टेंशन रिल /अनकॉयलर, शेयर्स, बिल्डट वेल्डर, पेकेजिंग मशीन, नान-कानटेक्ट	

फिनिशिंग ब्लाक्स, गियर बाक्स, मिल माटर \*परिशिष्ट च में मदें निर्माण करने वाले इस्पात के लिए पूंजीगत सामानों की एक सांकेतिक सूची है, यह सूची विस्तृत नहीं है। इस्पात के निर्माण के लिए सभी पूंजीगत मालों पर 50% की न्यूनतम घरेलू मूल्यवर्धन आवश्यकता के साथ इस नीति के अंतर्गत खरीद वरीयता के लिए विचार किया जाएगा।

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#### फार्म - 1

100/- रुपए के स्टाम्प पेपर पर दिए जाने के लिए लौह एवं इस्पात उत्पादों/पूंजीगत मालों में घरेलू मूल्यवर्धन के संबंध में स्व-प्रमाणन शपथ के लिए प्रपत्र :

मैं \_\_\_\_\_ सुपुत्र, सुपुत्री, पत्नी, \_\_\_\_\_ का निवासी

कि मैं अधिसूचना सं. : \_\_\_\_\_\_ के माध्यम से जारी किए गए भारत सरकार की नीति के नियम और शर्तों का पालन करने के लिए सहमत होउंगा।

कि यहां नीचे दी गई सूचना मेरे सर्वोत्तम ज्ञान और विश्वास के अनुसार सही हैं और मैं घरेलू मूल्यवर्धन का आकलन करने के प्रयोजन से खरीद करने वाली एजेंसी के समक्ष संगत रिकार्ड प्रस्तुत करने का वचन देता हूं।

कि सभी इनपुट्स के लिए घरेलू मूल्यवर्धन जिसमें उक्त लौह एवं इस्पात उत्पाद शामिल हैं का सत्यापन मेरे द्वारा कर लिया गया है और मैं उसमें किये गये दावों की सत्यतता के लिए जिम्मेदार हूं।

कि इसमें उल्लिखित उत्पाद घरेलू मूल्यवर्धन सही नहीं पाये जाने और मूल्यवर्धन के लिए निर्धारित मानदंडों को पूरा नहीं किये जाने की स्थिति में, घरेलू मूल्यवर्धन का आकलन करने के उद्देश्य से खरीद करने वाली एजेंसी के आकलन के आधार पर मैं 36 महीनों की अवधि के लिए किसी सरकारी निविदा से अयोग्य ठहराया जाऊंगा। इसके अलावा मैं इस प्रकार के आकलन की सभी लागतों का वहन करूंगा।

कि मैंने अधिसूचना संख्या\_\_\_\_\_\_ जिसमें सरकारी खरीद में घरेलू स्तर पर निर्मित लौह एवं इस्पात उत्पादों को वरीयता दी गई है, में संदर्भित सभी शर्तों का पालन किया है और यह कि खरीद करने वाली एजेंसी को एतद् द्वारा अधिकार दिया जाता है कि वह मेरे ई एम डी को जब्त करे। मैं यह भी वचन देता हूं कि आकलन की लागत का भुगतान करूंगा और निविदा दस्तावेज में यथा उल्लिखित सभी दण्ड राशि का भुगतान करूंगा।

मैं 8 वर्षों की अवधि के लिए कम्पनी के रिकॉर्ड में निम्नलिखित सूचना रखने के लिए सहमत हूं और किसी सांविधिक प्राधिकारी को सत्यापन के लिए इसे उपलब्ध कराऊंगा।

- i. बोली लगाने वाले का नाम और ब्यौरा (पंजीकृत कार्यालय, विनिर्माण इकाई का स्थान, कानूनी प्रतिष्ठान की प्रकृति)
- ii. वह तिथि जब यह प्रमाण पत्र जारी किया गया है।
- iii. लौह एवं इस्पात उत्पाद जिसके लिए इस प्रमाण पत्र को प्रस्तुत किया जाता है।
- iv. खरीद करने वाली एजेंसी जिसे यह प्रमाण पत्र प्रस्तुत किया जाता है।
- प. दावा की गई घरेलू मूल्यवर्धन की प्रतिशतता और क्या यह निर्धारित घरेलू मूल्यवर्धन के आरंभिक मूल्य को पूरा करता है।
- vi. विनिर्माता की इकाई का नाम और संपर्क विवरण
- vii. लौह और इस्पात उत्पादों की निवल बिक्री कीमत
- viii. संयंत्र तक भाड़ा, बीमा और रखरखाव
- ix. लौह एवं इस्पात उत्पादों का निर्माण करने के लिए उपयोग की जाने वाली इनपुट इस्पात (आयात किया गया) की सूची और कुल लागत मूल्य।
- x. इनपुट इस्पात जिसकी आपूर्ति घरेलू स्तर पर की जाती है की सूची और कुल लागत
- xi. कृपया यदि इनपुट इन हाऊस नहीं हो तब आपूर्तिकर्ताओं से प्राप्त घरेलू मूल्यवर्धन प्रमाणपत्र संलग्न करें।
- xii. आयात किये गये इनपुट इस्पात के लिए, सी आई एफ मूल्य, शुल्क और करों, पोर्ट पर उतारने से संबंधित प्रभारों और अंतर्देशीय भाड़े की लागत के व्यौरे के साथ भारतीय पोर्ट पर पहुंच कीमत।

#### (प्रतिष्ठान/कंपनी का नाम) के लिए और उसकी ओर से

अधिकृत हस्ताक्षरकर्ता (निदेशक बोर्ड द्वारा विधिवत अधिकृत किये जाने के लिए)

## <नाम, पदनाम और संपर्क सं. की प्रविष्टि करें>

#### MINISTRY OF STEEL

#### NOTIFICATION

New Delhi, the 29th May, 2019

G.S.R. 385(E).—The revised Policy for providing preference to domestically manufactured Iron & Steel Products in Government procurement is hereby published for general information.

[F. No.3(2)/2018-IDD]

RASIKA CHAUBE, Addl. Secy.

# POLICY FOR PROVIDING PREFERENCE TO DOMESTICALLY MANUFACTURED IRON & STEEL PRODUCTS IN GOVERNMENT PROCUREMENT- REVISED, 2019

#### 1 Background

- This policy provides preference to Domestically Manufactured Iron and Steel Products (DMI&SP) in Government procurement.
- 1.2 The policy is applicable to iron & steel products as provided in Appendix A and capital goods for manufacturing iron & steel products in Appendix B, produced in compliance to prescribed quality standards, as applicable.
- 1.3 The policy is applicable to every Ministry or Department of Government and all agencies/entities under their administrative control and to projects funded by these agencies for purchase of iron & steel products for government projects. However, this policy shall not apply for purchase of iron & steel products with a view to commercial resale or with a view to use in the production of goods for commercial sale.

#### 2 Definitions

- 2.1 Bidder may be a domestic/ foreign manufacturer of iron & steel or their selling agents/ authorized distributors/ authorized dealers/ authorized supply houses or any other company engaged in the bidding of projects funded by Government agencies.
- 2.2 Domestically Manufactured Iron & Steel Products (DMI&SP) are those iron and steel products which are manufactured by entities that are registered and established in India, including in Special Economic Zones (SEZs). In addition, such products shall meet the criteria of domestic minimum value-addition as mentioned in Appendix A.
- 2.3 **Domestic Manufacturer** is a manufacturer of iron & steel products conforming to guidelines in section 7 and confirming to the definition of 'manufacturer' as per Central Excise Act.
- 2.4 Government for the purpose of the Policy means Government of India.
- 2.5 Government agencies include Government PSUs, Societies, Trusts and Statutory bodies set up by the Government.
- 2.6 MoS shall mean Ministry of Steel, Government of India.
- 2.7 Net Selling Price shall be the invoiced price excluding net domestic taxes and duties
- 2.8 Semi-Finished Steel shall mean Ingots, billet, blooms and slabs, which can be subsequently processed to finished steel.
- 2.9 Finished Steel shall mean Flat and Long products, which can be subsequently processed into manufactured items.
- 2.10 L1 means the lowest tender or the lowest bid or the lowest quotation received in a tender, bidding process or other procurement solicitation as adjudged in the evaluation process as per the tender or other procurement solicitation.
- 2.11 Margin of purchase preference means the maximum extent to which the price quoted by a domestic supplier may be above L1 for the purpose of purchase preference. In case of DMI&SP policy, the margin of purchase preference shall be 20% for items in Appendix B.
- 2.12 Iron & Steel Product(s) shall mean such iron and steel product(s) which are mentioned in Appendix A.
- 2.13 Domestic value addition shall be the net selling price (invoiced price excluding net domestic taxes and duties) minus the landed cost of imported input materials at the manufacturing plant in India (including all customs duties) as a proportion of the net selling price, in percent. The 'domestic value addition' definition shall be in line with the DPIIT(formerly DIPP) guidelines, and shall be suitably amended in case of any changes by DPIIT in the future. For the purpose of this policy document, domestic value addition and local content have been used interchangeably.

#### 3 Exclusions

- 3.1 Waivers shall be granted by the Ministry of Steel to all such Government procurements subject to the below conditions.
- 3.1.1 Where specific grades of steel are not manufactured in the country, or
- 3.1.2 Where the quantities as per the demand of the project cannot be met through domestic sources

The exclusion requests shall be submitted to the Standing Committee along with sufficient proof of unavailability of domestically manufactured iron & steel products

#### 4 Standing Committee

A Standing Committee under the Ministry of Steel (MoS) to be chaired by the Secretary (Steel), shall be constituted to oversee the implementation of the policy. The Committee shall comprise of experts drawn from Industry / Industry Association / Government Institution or Body / Ministry of Steel (MoS). The said Committee in MoS shall have the mandate for the following:

- 4.1 Monitoring the implementation of the policy
- 4.2 Review and notify the list of Iron & Steel products and the domestic value addition requirement criteria as mentioned at Appendix A and Appendix B.
- 4.3 Issue necessary clarifications for implementation of the policy including grant of exclusions to procuring agencies as per section 3
- 4.4 Constitute a separate committee to carry out grievance redressal
- 4.5 The Standing Committee shall submit its recommendations for approval to Ministry of Steel.

#### 5 Notifying Iron & Steel Products Procured by Government

- 5.1 The following guidelines may be used for identifying and notifying the aforementioned products under the policy:
- 5.1.1 The policy is applicable to iron & steel products as provided in Appendix A and to capital goods for manufacturing iron & steel products in Appendix B.
- 5.1.2 Appendix A contains list of iron & steel products which are to be exclusively domestically manufactured and cannot be imported without the approval of the Ministry of Steel
- 5.1.3 Appendix B contains a list (non-exhaustive) of capital goods for which purchase preference shall be provided to domestically manufactured capital goods, if their quoted price falls within 20% of the price quoted for corresponding imported capital good.
- 5.1.4 The objective of the policy is to notify all iron & steel products which are procured by Government Agencies for government projects and not with a view to commercial resale or with a view to use in the production of products for commercial sale.
- 5.1.5 The policy is applicable to all projects funded by Ministry or Department of Government and all agencies/ entities under their administrative control for purchase of iron & steel products.
- 5.1.6 The policy shall be applicable to projects where the procurement value of iron and steel products is greater than Rs. 25 crores. The policy shall also be applicable for other procurement (non-project), where annual procurement value of iron and steel products for that Government organization is greater than Rs. 25 crores.
- 5.1.7 The policy is applicable to purchase of iron & steel products by private agencies for fulfilling an EPC contract and/or any other requirement of Ministry or Department of Government or their PSUs.
- 5.1.8 Analysis of the availability of various grades of domestic iron and steel products needs to precede for notification under the policy. Only those iron & steel products, in respect of which at least one domestic manufacturer exists, shall be notified. Consultation may be carried out by the Standing Committee.
- 5.1.9 The policy is applicable to capital goods for manufacturing iron & steel products in Appendix B produced in compliance to prescribed quality standards, as applicable.
- 5.1.10 Policy for domestic procurement of capital goods for manufacturing iron and steel products is applicable to all public sector steel manufacturers and all agencies/ entities under their administrative control for purchase of capital goods for manufacturing iron & steel products, not with a view to commercial resale.
- 5.1.11 The policy is applicable to purchase of capital goods for manufacturing iron & steel products by private agencies for fulfilling an EPC contract and/or any other requirement of public sector steel manufacturers and all agencies/ entities under their administrative control

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- 5.1.12 Government agencies which are involved in procurement of iron and steel products, and capital goods for manufacturing of iron and steel products, in cases where the iron and steel products are not mentioned in Appendix A and Appendix B, shall provide description and technical specifications of the product along with prescribed standards to the Standing Committee. The Standing Committee will act as per mandate in section 3 and section 4.
- 5.2 The Ministry of Steel (MoS) would notify iron & steel products along with the minimum prescribed domestic value addition, furnished at Appendix A.
- 5.3 The policy guidelines on capital goods for manufacturing iron & steel products shall be applicable to public sector steel manufacturers for all purchases of capital goods for manufacturing iron & steel products in Appendix B, irrespective of the project size.
- 5.4 Minimum domestic value addition requirement suggested for iron and steel products in Appendix A, and for capital goods for manufacturing iron and steel products in Appendix B have been decided on the basis of factors such as domestic supplier base, number of suppliers and import to consumption ratio.
- 5.5 The domestic value addition requirement norm shall be so calibrated that it reflects the average/above average manufacturing capability of the domestic industry for the iron & steel products at a point of time. This shall be suitably reviewed by the Standing Committee from time to time and amended, if required with the approval of Ministry of Steel.

#### 6 Tender procedure for procurement by government and government agencies

- 6.1 The procuring/ Government agencies shall follow standard procurement procedures, in accordance with instructions of Ministry of Finance and CVC while adhering to DMI&SP. The policy shall come into effect from the date of its notification in all tenders where price bid have not been opened.
- 6.2 The tender document, for procurement of both Goods as well as for EPC contracts, should explicitly outline the qualification criteria for adherence to minimum prescribed domestic value addition by the bidder for iron and steel products and capital goods for manufacturing iron & steel products(as indicated in Appendix A and Appendix B)
- 6.3 In supporting the growth of domestic products, the target of domestic value addition in iron and steel business activities has been set as contained in Appendix A and Appendix B.
- 6.4 For iron and steel products in Appendix A, the procurement process shall be open only to the manufacturers / suppliers having the capability of meeting / exceeding the domestic value addition targets. Manufacturers / suppliers not meeting the domestic value addition targets are not eligible to participate in the bidding.
- 6.5 In case of Appendix B items, if in the opinion of the procuring company, the tenders (procured quantity) cannot be divided in the prescribed ratio of 50:50, then they shall have the right to award contract to the eligible domestic manufacturer for quantity not less than 50%, as may be divisible.
- 6.6 In continuation to the above clause, for Appendix B items, if the tendered item is non divisible, (to be included in the tender document by procuring company) the contract can be awarded to the eligible domestic manufacturer for the entire quantity.
- 6.7 In case of Appendix B items, if none of the eligible manufacturers meeting domestic value addition requirements match the L1 bid, the original bidder holding L1 bid shall secure the order for full value of procurement.
- 6.8 The bidders who are selling agents/ authorized distributors/ authorized dealers/ authorized supply houses of the domestic manufacturers of iron & steel products are eligible to bid on behalf of the domestic manufacturers under the policy. However, this shall be subject to the following conditions:
- 6.8.1 The bidder shall furnish the authorization certificate issued by the domestic manufacturer for selling domestically manufactured iron & steel products.
- 6.8.2 In case the procurement is covered under Appendix A of the DMI&SP policy, the bidder shall furnish the Affidavit of self-certification issued by the domestic manufacturer to the procuring agency declaring that the iron & steel products is domestically manufactured in terms of the domestic value addition prescribed.
- 6.8.3 In case the procurement is covered under Appendix B of the DMI&SP policy, the bidder shall furnish the certification issued by the statutory auditor to domestic manufacturer declaring that the capital goods to be used in Iron & Steel industry are domestically manufactured in terms of the domestic value addition prescribed.
- 6.8.4 It shall be the responsibility of the bidder to furnish other requisite documents required to be issued by the domestic manufacturer to the procuring agency as per the policy.

#### 7 Domestic value addition requirement

- 7.1 Minimum domestic value addition requirement to qualify the product as a domestically manufactured iron & steel product or a Capital good are mentioned in Appendix A and B.
- 7.2 Domestic value addition shall be the net selling price (invoiced price excluding net domestic taxes and duties) minus the landed cost of imported input materials at the manufacturing plant in India (including all customs duties) as a proportion of the net selling price, in per cent.
- 7.2.1 In case the iron & steel products are made using domestic input steel (semi-finished/ finished steel), invoices of purchases from the actual domestic producers along with quantities purchased and the other related documents must be furnished to the procuring Government agency.
- 7.2.2 In case the iron & steel products have imported input steel, the invoices of purchases from the actual producers along with quantities purchased and the other related documents must be furnished separately. To derive the extent of domestic value addition, the weighted average of both (imported & domestic) input steel shall be considered to ensure that the minimum stipulated domestic value addition requirement of the policy is complied with.
- 7.3 It is recommended that each bidder participating in the tender process should calculate the domestic value addition using the below formula below so as to ensure the domestic value addition claimed is consistent with the minimum stipulated domestic value addition requirement of the policy.

#### For Iron and Steel products

% Domestic value addition

Net selling price of final product – Landed cost of imported iron or steel at plant Net selling price of final product x 100%

For Capital Goods

#### % Domestic value addition

=  $\frac{Net \ selling \ price \ of \ final \ product - Landed \ cost \ of \ imported \ input \ materials \ at \ plant}{Net \ selling \ price \ of \ final \ product} \ x \ 100\%$ 

#### 8 Certification and audit

- 8.1 For products in Appendix A, each domestic manufacturer shall furnish the Affidavit of self-certification to the procuring Government agency declaring that the iron & steel products are domestically manufactured in terms of the domestic value addition prescribed. For capital goods in Appendix B, the bidder shall furnish the certification issued by the statutory auditor to the domestic manufacturer declaring that the capital goods are domestically manufactured in terms of the domestic value addition prescribed. The bidders who are sole selling agents / authorized distributors / authorized dealers / authorized supply houses of the domestic manufacturers of iron & steel products are eligible to bid on behalf of domestic manufacturers under the policy. The bidder shall furnish the Affidavits of self-certification issued by the domestic manufacturers and the certifications issued by the statutory auditors, to the procuring agency declaring that the iron & steel products are domestically manufactured in terms of the domestic value addition prescribed. The Affidavit of self-certifications issued by the statutory auditors, to the procuring agency declaring that the iron & steel products are domestically manufactured in terms of the domestic value addition prescribed. The Affidavit of self-certification shall be furnished in terms of the domestic value addition prescribed. The Affidavit of self-certification shall be furnished in terms of the domestic value addition prescribed. The Affidavit of self-certification shall be furnished in Form 1 attached to these guidelines.
- 8.2 It shall be the responsibility of the domestic manufacturer to ensure that the products so claimed are domestically manufactured in terms of the domestic value addition prescribed for the product. The bidder shall also be required to provide a domestic value addition certificate on half-yearly basis (Sep 30 and Mar 31), duly certified by the Statutory Auditors of the domestic manufacturer, that the claims of domestic value addition made for the product during the preceding 6 months are in accordance with the Policy. Such certificate shall be filed within 60 days of commencement of each half year, to the concerned Government agencies and shall continue to be filed till the completion of supply of the said products.
- 8.3 The procuring agency shall accept the Affidavit of self-certification regarding domestic value addition in a steel product submitted by a bidder. It shall not normally be the responsibility of procuring agency to verify the correctness of the claim. The onus of demonstrating the correctness of the same shall be on the bidder when asked to do so.
- 8.4 In case a complaint is received by the procuring agency or the concerned Government Agency against the claim

of a bidder regarding domestic value addition in iron & steel products, the procuring agency shall have full rights to inspect and examine all the related documents and take a decision. In case any clarification is needed, matter may be referred to MoS with a request for technical assistance.

- 8.5 Any complaint referred to the Government Agency shall be disposed off within 4 weeks of the reference along with submission of all necessary documents. The bidder shall be required to furnish the necessary documentation in support of the domestic value addition claimed in iron & steel products to the Government Agency within 2 weeks of filing the complaint.
- 8.6 In case, the matter is referred to the Ministry of Steel, the grievance redressal committee setup under the MoS shall dispose of the complaint within 4 weeks of its reference and receipt of all documents from the bidder after taking in consideration, the view of the Government Agency. The bidder shall be required to furnish the necessary documentation in support of domestic value addition claimed in iron & steel products to the grievance redressal committee under MoS within 2 weeks of the reference of the matter. If no information is furnished by the bidder, the grievance redressal committee may take further necessary action, in consultation with Government Agency to establish bonafides of claim.
- 8.7 The cost of assessing the prescribed extent of domestic value addition shall be borne by the procuring agency if the domestic value addition is found to be correct as per the certificate. However, if it is found that the domestic value addition as claimed is incorrect, the cost of assessment will be payable by the bidder who has furnished an incorrect certificate. The manner of enforcing the same shall be defined in the tender document.

#### 9 Sanctions

- 9.1 Each Government Agency shall clearly define the penalties, in case of wrong declaration by the bidder of the prescribed domestic value addition, in the tender document. The penalties may include forfeiting of the EMD, other financial penalties and blacklisting of such manufacturer/ service provider.
- 9.2 In case of reference of any complaint to MoS by the concerned bidder, there would be a complaint fee of Rs. 10 Lakh or 0.2 % of the value of the DMI&SP being procured (subject to a maximum of Rs. 20 Lakh), whichever is higher, to be paid by Demand Draft deposited with the grievance redressal committee under MoS along with the complaint by the complainant. In case, the complaint is found to be incorrect, the Government Agency reserves the right to forfeit the said amount. In case, the complaint is found to be substantially correct, deposited fee of the complainant would be refunded without any interest.

#### 10 Implementation monitoring by Ministry of Steel

- 10.1 The policy provisions shall be applicable for a period of 5 years from the date of publication. The policy period may further be extended at the discretion of Ministry of Steel.
- 10.2 MoS shall be the nodal ministry to monitor the implementation of the policy.
- 10.3 All applicable agencies under DMI&SP policy shall ensure implementation of the policy and shall annually, in the month of June, send a declaration indicating the extent of compliance to the policy and reasons for noncompliance thereof, during the preceding financial year.

#### **Reference to Ministry of Steel**

In case of a question whether an item being procured is a DMI&SP to be covered under the policy, the matter would be referred to the Ministry of Steel for clarification.

#### Appendix A - Exclusive for domestically manufactured products

SI. No.	Indicative list of Iron & Steel Products	Applicable HS code	Minimum domestic value addition requirement
1	Flat-rolled products of iron or non alloy steel, of a width of 600 mm or more, hot rolled, not clad, plated or coated	7208	50%
2	Flat-rolled products of iron or non alloy steel, of a width of 600 mm or more, cold rolled (cold-reduced), not clad, plated or coated	7209	50%
3	Flat-rolled products of iron or non alloy steel, of a width of 600 mm or more, clad, plated or coated	7210	50%

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[PART II—SEC. 3(i)]

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4	Flat-rolled products of iron or non alloy steel, of a width of less than 600 mm, not clad, plated or coated	7211	35%
5	Flat-rolled products of iron or non alloy steel, of a width of less than 600 mm, clad, plated or coated	7212	35%
6	Bars and rods, hot-rolled, in irregularly wound coils, of iron or non-alloy steel	7213	35%
7	Other bars and rods of iron or non alloy steel, not further worked than forged, hot rolled, hot-drawn or hot-extruded, but including those twisted after rolling	7214	35%
8	Other bars and rods of iron or non alloy steel	7215	35%
9	Angles, shapes and sections of iron or non-alloy steel	7216	35%
10	Wire of iron or non-alloy steel	7217	50%
11	Flat-rolled products of stainless steel, of a width of 600 mm or more	7219	50%
12	Flat-rolled products of stainless steel, of a width of less than 600 mm	7220	50%
13	Other bars and rods of stainless steel; angles, shapes and sections of stainless steel	7222	50%
14	Wire of other alloy steel	7229	35%
15	Rails, railway or tramway track construction material of iron or steel	7302	50%
16	Tubes, pipes and hollow profiles, of cast iron	7303	35%
17	Tubes, pipes and hollow profiles, seamless, of iron (other than cast iron) or steel	7304	35%
18	Other tubes and pipes (for example, welded, riveted or similarly closed), having circular cross-sections, the external diameter of which exceeds 406.4 mm, of iron or steel	7305	35%
19	Other tubes, pipes and hollow profiles (for example, open seam or welded, riveted or similarly closed), of iron or steel	7306	35%
20	Tube or pipe fittings (for example, connectors/couplings, elbow sleeves), of iron or steel	7307	35%
21	Bars and rods, hot-rolled, in irregularly wound coils, of stainless steel	7221	35%
22	Wire of stainless steel	7223	35%
23	Flat-rolled products of other alloy steel, of a width of 600 mm or more, including electrical steel	7225	35%
24	Flat-rolled products of other alloy steel, of a width of less than 600 mm, including electrical steel	7226	35%
25	Bars and rods, hot-rolled, in irregularly wound coils, of other alloy steel	7227	15%
26	Other bars and rods of other alloy steel; angles, shapes and sections, of other alloy steel; hollow drill bars and rods, of alloy or nonalloy steel	7228	35%
27	Sheet piling of iron or steel, whether or not drilled, punched or made from assembled elements; welded angles, shapes and sections, of iron or steel	7301	15%
28	Structures (excluding prefabricated buildings of heading 9406) and parts of structures	7308	15%
29	Reservoirs, tanks, vats and similar containers for any material (other than compressed or liquefied gas), of iron or steel, of a capacity exceeding 300 whether or not lined or heatinsulated, but not fitted with mechanical or Thermal equipment	7309	15%

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30	Tanks, casks, drums, cans, boxes and similar containers, for any material (other than compressed or liquefied gas), of iron or steel, of a capacity not exceeding 300 L, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment	7310	15%
31	Containers for compressed or liquefied gas, of iron or steel	7311	15%
32	Stranded wire, ropes, cables, plaited bands, slings and the like, of iron or steel, not electrically insulated	7312	15%
33	Barbed wire of iron or steel; twisted hoop or single flat wire, barbed or not, and loosely twisted double wire, of a kind used for fencing, of iron or steel	7313	15%
34	Grill, netting and fencing, of iron or steel wire; expanded metal of iron or steel	7314	15%
35	Chain and parts thereof, of iron or steel	7315	15%
36	Anchors, grapnels and parts thereof, of iron or steel	7316	15%
37	Articles of iron and steel	7317	15%
38	Articles of iron and steel	7318	15%
39	Articles of iron and steel	7319	15%
40	Springs and leaves for springs, of iron or steel	7320	15%
41	Stoves, ranges, grates, cookers (including those with subsidiary boilers for central heating), barbecues, braziers, gas-rings, plate warmers and similar non-electric domestic appliances, and parts thereof, of iron or steel	7321	15%
42	Radiators for central heating, not electrically heated, and parts thereof, of iron or steel; air heaters and hot air distributors, not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel	7322	15%
43	Tables and similar household articles and parts thereof, of iron or steel	7323	15%
44	Sanitary ware and parts thereof, of iron or steel	7324	15%
45	Other cast articles of iron or steel	7325	15%
46	Electrical steel and other articles of iron or steel	7326	15%
47	Railway or tramway passenger coaches, not self-propelled	8605	50%
48	Railway or tramway goods vans and wagons, not self-propelled	8606	50%
49	Parts of railway or tramway locomotives or rolling-stock; such as bogies, bissel-bogies, axles and forged wheels, and parts thereof	8607	50%

Products included in descriptions are indicative; all products under the specified HS codes are included as part of the appendix

### Appendix B

# Indicative list of capital goods(non-exhaustive) for manufacturing iron & steel products

SI. No.	No. Plant shop Capital goods		Minimum domestic value addition requirement
1	Raw material handling system	Apron feeder, barrel couplings, heavy duty bearings, hydraulic disc brakes, tanker &container for powdered materials, conveyor belt for pipe conveyors, high angle conveyor system, crushers, crane rail lubrication system, four girder EOT Crane, crane weighing system, crane air conditioning, fluid couplings, fork lift trucks, hydraulic motors, hydraulic system, locking assembly (friction grip), load cells, level sensors, pipe	50%

		conveyor system, plough/ paddle feeder, pneumatic transportation - dense &lean phase, reclaimers, radio remote control, rail fixing arrangements (special), rapid/ flood loading system, stackers, special screen, slew ring bearings, tipplers, transfer cars, tongs (special), vibration, isolation system (spring damper), wagon tipplers, wagon loaders	
2	Mineral benefaction (iron ore and coal) equipment	Industrial crushers, grinding mills, conventional screens, slurry pumps, hirate thickeners, filters, hydroclones	50%
3	Coke oven	Coke Oven Silica Refractory, Anchorage System, Waste gas valve with branch pipe, Flash Plate, Door Frame, door body, Minor Casting: Gooseneck, Valve box, AP Lid, Charging & inspection hole lid and frame Reversing mechanism, Centralised lubrication system, Hydrojet Door Cleaning Mechanism, Spillage code conveyor system, skip hoist, Door Lowering Rack, Isolation/ Reversing Cocks, Level II automation, Oven machines	50%
4	By-product plant	Primary Gas Cooler, Electrostatic Tar Precipitator,H2S, NH3 & Naphthalene Scrubber, Combi Stripper, Flushing Liquor Pump, Claus Kiln, Claus reactors, Waste Heat Boilers, Decanters	50%
5	Sinter plant equipment	Pallet car, Drive/discharge end Sprocket assembly, Curved rail, Slide rails, Hot sinter breaker and Grizzly, Dip rail & running rail, Impeller assembly for Process fan, Drive assembly of Sinter machine, Hi-intensity Mixer &Noduliser	50%
6	Pellet plant equipment	Pallet car, Drive/discharge end Sprocket assembly, Curved rail, Slide rails, running rail, Vertical roller mill, Impeller assembly for Process fan, Drive assembly of Indurating machine, Hi-intensity Mixer, Balling disc, Single deck roller screen and Double deck roller screen	50%
7	Blast furnace equipment	Bell less top system with Bleeder valve, SG Iron stave coolers, Copper stave coolers, Stock level indicator (Radar Type), Mud gun, Drilling machine and Manipulator, Gas Cleaning Plant system, Top Recovery Turbine system including its by-pass valve, De-bricking Machine, Re-railing equipment, PCI system, Grinding mill for PCI, Stock level indicator, Tuyere Stock assembly, Waste Heat Recovery system, BF & Hot Blast Stoves Technological Valves, Above Burden probes, Slag granulation unit, Tuyere&Tuyere cooler, Torpedo Ladle Car, BF hearth refractory	50%
8	Direct reduction plant equipment	Charge distributer, Upper & lower seal leg, Reformer & Re-cuperator system, Burden feeders, Turbo-expander, Process Gas Compressor, Seal gas compressors & bottom seal gas compressors, Seal gas generators & driers, Process Gas Heater, CO2 removal plant	50%
9	Basic oxygen furnace equipment	Main and Maintenance equipment comprising of converter, gunning machine, Refractory/ slag monitoring device, converter vessel, trunnion ring and suspension system, trunnion bearings and housing, Converter bull gear unit and tilt drive system, Rotary joint for converter, bottom stirring system, Lance body with clamping, Lance copper tips, Valve stations for oxygen blowing/ bottom stirring, Sub-lance system, Off gas analyzer with process module i.e. Process software/ hardware, container lab Measurement probes, Switch over station, ID fan for primary gas, Hot metal and steel ladle, Ladle Transfer car, Ladle maintenance equipment, Slag pot, Slag pot transfer car, Scrap boxes, Scrap Transfer car, Lance carriage, Lance guide, Crane & hoist, Lance hoist & trolley, Lance tilting device, Traverse for lifting lances, Bunker of various sizes, Bin Vibrator, Weighing Hopper, Maintenance stands, De dusting suction hood, Teeming/HM, ladle relining stands, Stand Cooling stack inspection device, Hood traverse carriage, Refractories, Bypass & isolation valves, Flare stack & ignition system, Scrubbing tower	50%

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		shell - Wet gas cleaning system, Dog house, Ladle drier, ladle pre-heater, ladle cooler, Fume collection hoods, Clean gas stack, Dust silo, Weigh Bridge, Slag retaining device	
10	Electric arc furnace	Furnace proper (includes furnace lower shell, upper shell and roof, Tilting platform, Furnace Gantry) and transformer, Electrode regulation system, Hydraulic system, Refractorics, Parts of Level I & Level II Automation system. LF - water cooled ladle roof, electrode mast and arms, electrode regulating system, wire feeding system, Bottom inert gas stirring Valve stand for porous plug and top lance, Emergency lance mechanism, Lance carriage system with drive unit, Automatic temperature, sampling & bath level / O2 measurement, Temp. & oxygen immersion lance, lance carriage system with drive unit, Hydraulic system, Refractories, Ladle roof Delta portion, RH proper (includes Ladle transfer car, vacuum vessel, Vessel lifting & lowering system. Hydraulic system, Multi Function lance, Valve racks/station, Electrode clamp unit, conductor of electrode arms, water cooled cable, A R stirring valve rack, lance transport car, Refractory lance, Hydraulic cylinder, Ladle roof lifting cylinder, Lubrication system, Suction hood, damper, Vibro feeder, weighing hopper, wire feeding system, Electrode nipiling stand, Cranes, hoist, Temperature & sampling tips, ladle stands, ESP, Deducting hoods, Refractories, bag filter, Cranes etc.	50%
11	Continuous casting equipment Continuous casting equipment Ladle turret, ladle cover manipulator, Ladle Shroud manipulator, tund car, Continuous tundish temperature measurement system, Tundish stor rod mechanism, emergency cut-off gate, mould assembly. Nozzle qu change device, mould oscillator and EMS system. Electro-Magnetic brak system, Strand guide segment, Withdrawal & Straightening unit (WS Roll gap checker, Emergency torch cutter, Torch cutting machine, Debur Marking machine, Technological control system & process models, Bl Refractories, strand gunde segment, tundish, ladle cover, roller tables auxiliaries, mould& segment maintenance equipments, tundish maintena equipments, EMBR system		50%
12	Flat       product         mills       Large castings and forgings like mill housing, bed plates, work rolls, backup rolls, end spindles; roller tables, backup roll and work roll chucks, coilers / tension reels / uncoilers, AGC cylinders, shears, levelers, lazer welders, packaging machines, non-contact gauges / profile gauges, anti-friction roll neck bearings, oil film bearings, gear boxes, mill motors		50%
13	Long product mills	Mill housing, bed plates, work rolls, backup rolls, spindles; roller tables, coilers / tension reels / uncoilers, shears, billet welder, packaging machines, non-contact gauges / profile gauges, anti-friction roll neck bearings, oil film bearings, finishing blocks, gear boxes, mill motors	50%

\*Items in appendix B are an indicative list of capital goods for manufacturing steel, the list is not exhaustive. All capital goods for steel manufacturing shall be considered for purchase preference under the policy with a minimum domestic value addition requirement of 50%

#### Form-1

Format for Affidavit of Self Certification regarding Domestic Value Addition in Iron & Steel Products/capital goods to be provided on Rs.100/- Stamp Paper Date:

I	S/o,	D/o,	W/o,	Resident of	
_		_		hereby solemnly affirm and declare as under:	

That I will agree to abide by the terms and conditions of the policy of Government of India issued vide Notification No: \_\_\_\_\_\_.

That the information furnished hereinafter is correct to the best of my knowledge and belief and I undertake to produce relevant records before the procuring agency (ies) for the purpose of assessing the domestic value addition.

That the domestic value addition for all inputs which constitute the said iron & steel products has been verified by me and I am responsible for the correctness of the claims made therein.

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That in the event of the domestic value addition of the product mentioned herein is found to be incorrect and not meeting the prescribed value-addition criteria, based on the assessment of procuring agency (ies) for the purpose of assessing the domestic value-addition. I will be disqualified from any Government tender for a period of 36 months. In addition, I will bear all costs of such an assessment.

That I have complied with all conditions referred to in the Notification No.\_\_\_\_\_\_ wherein preference to domestically manufactured iron & steel products in Government procurement is provided and that the procuring agency (ies) is hereby authorized to forfeit and my EMD. I also undertake to pay the assessment cost and pay all penalties as specified in the tender document.

I agree to maintain the following information in the Company's record for a period of 8 years and shall make this available for verification to any statutory authority.

- i. Name and details of the Bidder (Registered Office, Manufacturing unit location, nature of legal entity)
- ii. Date on which this certificate is issued
- iii. Iron & Steel Products for which the certificate is produced
- iv. Procuring agency to whom the certificate is furnished
- v. Percentage of domestic value addition claimed and whether it meets the threshold value of domestic value addition prescribed
- vi. Name and contact details of the unit of the manufacturer (s)
- vii. Net Selling Price of the iron & steel products
- viii. Freight, insurance and handling till plant
- ix. List and total cost value of input steel (imported) used to manufacture the iron & steel products
- x. List and total cost of input steel which are domestically sourced.
- xi. Please attach domestic value addition certificates from suppliers, if the input is not in house.
- For imported input steel, landed cost at Indian port with break-up of CIF value, duties & taxes, port handling charges and inland freight cost.

#### For and on behalf of (Name of firm / entity)

Authorized signatory (To be duly authorized by the Board of Directors)

<Insert Name, Designation and Contact No.>

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REGD. No. D. L.-33004/99



सी.जी.-डी.एल.-अ.-04012021-224171 CG-DL-E-04012021-224171

#### असाधारण EXTRAORDINARY

भाग II—खण्ड 3—उप-खण्ड (i) PART II—Section 3—Sub-section (i)

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 1]	नई दिल्ली, शुक्रवार, जनवरी 1,  2021/पौष 11, 1942
No. 1]	NEW DELHI, FRIDAY, JANUARY 1, 2021/PAUSHA 11, 1942

#### इस्पात मंत्रालय

अधिसूचना

## नई दिल्ली, 31 दिसम्बर, 2020

सा.का.नि. 1(अ).—सरकारी प्रापण में देशी निर्मित लोहा और इस्पात उत्पादों को प्राथमिकता प्रदान करने हेतु नीति (डीएमआई एंड एसपी नीति) – परिशोधित, 2019 में संशोधनों को आम सूचना के लिए एतद्वारा प्रकाशित किया जाता है:

# "सं. S-13026/1/-2020-आईडीडी

इस्पात मंत्रालय

# आईडी प्रभाग

उद्योग भवन,

नई दिल्ली 31 दिसंबर, 2020

# <u>विषय : सरकारी खरीद में घरेलू निर्मित लौहा और इस्पात उत्पादों को प्राथमिकता प्रदान करने की नीति-परिशोधित,</u> 2019-में संशोधन/परिवर्धन

सरकारी खरीदमें स्वदेशी निर्मित लौहा और इस्पात उत्पादों को प्राथमिकता प्रदान करने की नीति-परिशोधित, 2019-(डीएमआईएंडएसपी परिशोधित, 2019) में निम्नलिखित संशोधन/ परिवर्धन तत्काल प्रभाव से लागू हैं। ये संशोधन/ 2

परिवर्धन ऐसी निविदा या खरीद पर लागू नहीं होंगे जिनके लिए निविदा आमंत्रित करने वाला नोटिस अथवा अन्य प्रकार का खरीद अधियाचन इस अधिसूचना के जारी होने से पूर्व जारी हुआ है।

l – संशोधन:तालिका 1

क्रम सं.	डीएमआईएंडएसपी परिशोधित 2019 ,में मौजूदा खंड	डीएमआईएंडएसपी परिशोधित 2019 ,में संशोधित खंड
1	खंड 1.3: यह नीति सरकार के प्रत्येक मंत्रालय अथवा विभाग और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/ प्रतिष्ठानों तथा सरकारी परियोजनाओं के वास्ते लौह एवं इस्पात उत्पादों की खरीद के लिए इन एजेंसियों द्वारा वित्तपोषित परियोजनाओं पर लागू है। हालांकि, यह नीति वाणिज्यिक पुन: बिक्री के उद्देश्य से अथवा वाणिज्यिक बिक्री के लिए वस्तुओं के उत्पादन में उपयोग करने के उद्देश्य से लौह एवं इस्पात उत्पादों की खरीद पर लागू नहीं होगी।	और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/ प्रतिष्ठानों तथा सरकारी परियोजनाओं के वास्ते लौह एवं इस्पात उत्पादों की खरीद के लिए इन एजेंसियों द्वारा वित्त पोषित परियोजनाओं पर लागू है। केन्द्रीय क्षेत्र की सभी योजनाएं (सीएस)/
	घरेलू मूल्यवर्धन निवल बिक्री कीमत(निवलघरेलू करों और शुल्कों को छोड़कर बीजक कीमत) होगी जिससे प्रतिशत में निवल बिक्री कीमत के एक अनुपात के रूप में भारत में निर्माण संयंत्र(सभी सीमा शुल्कों सहित) में आयात की गई दिर्माण संयंत्र(सभी सीमा शुल्कों सहित) में आयात की गई इनपुट सामग्री की पहुंच लागत घटाई गई हो, 'घरेलू मूल्यवर्धन'परिभाषा डी पी आई आई टी (पूर्व में डी आई पी पी) के दिशानिर्देशों के अनुरूपहोगी और उसमें भविष्य में डी पी आई आई टी द्वारा परिवर्तन किये जाने की स्थिति में उपयुक्त रूप से संशोधन किया जायेगा। इस नीति दस्तावेज के प्रयोजन के लिए घरेलूमूल्यवर्धन और स्थानीय विषय वस्तु का उपयोग एक दूसरे के स्थान पर किया गया है।	खंड 2.13: घरेलू मूल्यवर्धन का तात्पर्य है- भारत में वर्धित मूल्य की राशि जो खरीदी/बेची जाने वाली वस्तुओं का कुल मूल्य होगा (निवल घरेलू अप्रत्यक्ष करों को छोडकर)- खरीदी/बेची जाने वाली वस्तुओं के कुल मूल्य के समानुपात के रूप में प्रतिशत में मद में आयातित सामग्री का मूल्य (सभी सीमा शुल्कों सहित)। घरेलू मूल्यवर्धन निवल बिक्री कीमत (निवल घरेलू करों और शुल्कों को छोड़कर बीजक कीमत) होगी जिससे प्रतिशत में निवल बिक्री कीमत के एक अनुपात के

3	खंड <u>5.1.5</u>	<u>खंड 5.1.5</u>
	यह नीति सरकार के मंत्रालय अथवा विभाग के द्वारा वित्त- पोषित सभी परियोजनाओं और उनके प्रशासनिक नियंत्रण के अधीन सभी एजेंसियों/ प्रतिष्ठानों पर लौह एवं इस्पात उत्पादों की खरीद के लिए लागू है।	वित्त पोषित सभी परियोजनाओं और उनके
4	<u> खंड 5.1.6</u>	खंड 5.1.6
	यह नीति उन परियोजनाओं पर लागू होगी जहां लौह एवं इस्पात उत्पादों का खरीद मूल्य 25 करोड़ रुपए से अधिक होता हो। यह नीति अन्य खरीद (गैर परियोजना) के लिए भी लागू होगी जहां उस सरकारी संगठन के लिए लौह एवं इस्पात उत्पादों का वार्षिक खरीद मूल्य 25 करोड़ रुपए से अधिक होता हो।	एवं इस्पात उत्पादों (डीएमआई एंड एसपी नीति का परिशिष्ट-क) का खरीद मूल्य 5लाख रुपए से अधिक होता हो। यह नीति अन्य खरीद (गैर परियोजना) के
5		<u> संड 7.2</u>
	घरेलू मूल्यवर्धन निवल बिक्री कीमत (निवल घरेलू करों और शुल्कों को छोड़कर बीजककीमत) होगी जिसमें से प्रतिशत में निवल बिक्री कीमत के एक अनुपात केरूप में भारत में निर्माण करने वाले संयंत्र में आयात की गईं इनपुट सामग्री की पहुंच लागत (सभी सीमा शुल्कों को शामिल करते हुए) घटाई जायेगी।	की राशि जो खरीदी/बेची जाने वाली वस्तुओं का कुल मूल्य होगा (निवल घरेलू अप्रत्यक्ष करों को छोडकर)- खरीदी/बेची जाने वाली वस्तुओं के कुल मूल्य के
6	खंड 7. <u>3</u>	खंड 7.3
	यह सिफारिश की जाती है कि निविदा की प्रक्रिया में भाग लेने वाले प्रत्येक बोली लगाने वाले को नीचे दिए गए सूत्र का उपयोग करते हुए घरेलू मूल्यवर्धन की गणना करनी चाहिए ताकि यह सुनिश्चित किया जा सके कि दावा किये गये घरेलू मूल्यवर्धन इस नीति के न्यूनतम निर्धारित घरेलू मूल्यवर्धन के अनुरूप है।	यह सिफारिश की जाती है कि प्रापण करने वाली सरकारी एजेंसी/ निविदा की प्रक्रिया में भाग लेने वाले प्रत्येक बोली लगाने वाले को नीचे दिए गए सूत्र का उपयोग करते हुए घरेलू मूल्यवर्धन की गणना करनी चाहिए ताकि यह सुनिश्चित किया जा सके कि दावा किये गये घरेलू मूल्यवर्धन इस नीति के न्यूनतम निर्धारित घरेलू मूल्यवर्धन के अनुरूप है।
	लौह एवं इस्पात उत्पादों के लिए	लौह एवं इस्पात उत्पादों तथा पूंजीगत माल के लिए
	% घरेलू मूल्यवर्धन	% घरेलू मूल्यवर्धन
	अंतिम उत्पाद की निवल बिक्री कीमत- संयंत्र में आयात किये गये लौह अथवा इस्पात की पहुंच लागत X100%	खरीदी/बेची जाने वाली वस्तु का कुल मूल्य (निवल घरेलू अप्रत्यक्ष करों को छोड़कर - मद में आयातित सामग्री का मूल्य (सभी सीमा शुल्कों सहित) X100%

अंतिम उत्पाद की निवल ब्रिकी कीमत	खरीदी/बेची जाने वाली वस्तु का कुल मूल्य
पूंजीगत माल के लिए	
% घरेलू मूल्यवर्धन	
अंतिम उत्पाद की निवल ब्रिकी कीमत- संयंत्र में आयात किये	
गये इनपुट सामग्री की पहुंच लागतX	
100%	
अंतिम उत्पाद की निवल ब्रिकी कीमत	

॥ डीएमआईएंडएसपी परिशोधित, 2019 के परिशिष्ट क में निम्नलिखित संशोधन किया जाता है:- जहां कहीं न्यूनतम घरेलू मूल्य वर्धन आवश्यकता कॉलम के अंतर्गत डीएमआईएंडएसपी परिशोधित, 2019 के परिशिष्ट क में 15% का न्यूनतम घरेलू मूल्य वर्धन विनिर्दिष्ट होगा, वहां उसे 20% न्यूनतम घरेलू मूल्यवर्धन से प्रतिस्थापित कर दिया जाएगा (परिशोधित परिशिष्ट-क संलग्न है)

# III-- परिवर्धन/सन्निवेशन: तालिका 2

क्रम सं	डीएमआईएंडएसपी परिशोधित, 2019 में शामिल/जोड़े गये खंड		
1	खण्ड 5.1.13 को खण्ड 5.1.12 के नीचे निम्नवत जोड़ा जाता है:		
	खण्ड 5.1.13: लोहे और इस्पात उत्पादों की खरीद से संबंधित निविदाओं के लिए कोई वैश्विक निविदा इन्क्वायरी (जीटीई) आमंत्रित नहीं की जाएगी (डीएमआईऔर एसपीनीति का परिशिष्ट-क)। लोहे और इस्पात उत्पादों के विनिर्माण जिनका अनुमानित मूल्य 200 करोड़ रु तक हो, (डीएमआई और एसपी नीति के परिशिष्ट- ख) के लिए पूंजीगत सामानों की खरीद से संबंधित निविदाओं के लिए कोई वैश्विक निविदा इन्क्वायरी (जीटीई) व्यय विभाग द्वारा यथा नाम-निर्दिष्ट सक्षम प्राधिकारी के अनुमोदन के अलावा आमंत्रित नहीं की जाएगी,		
2	खंड6.9 को खंड 6.8 के नीचे निम्नवत जोड़ा जाता है:		
	खंड 6.9: निविदाओं और अन्य खरीद अधियाचनों में विनिर्देशन:		
	6.9.1 प्रत्येक क्रय इकाई यह सुनिश्चित करेगी कि किसी भी निविदा या अधियाचन में निर्धारित पिछले अनुभव के संबंध में पात्रता की शर्तों हेतु अन्य देशों में आपूर्ति के प्रमाण या निर्यात के प्रमाण की आवश्यकता नहीं है।		
	6.9.2 कय इकाइयाँ यह देखने का प्रयास करेंगी कि पात्रता की शर्तें, जैसे टर्नओवर, उत्पादन क्षमता और वित्तीय ताकत जैसे मामलों में वैसे स्थानीय आपूर्तिकर्ता का अनुचित अपवर्जन नहीं होता है 'जो आपूर्तिकर्ता की गुणवत्ता या साख संबंधी पात्रता सुनिश्चित करने के लिए जो आवश्यक है, उससे परे अन्यथा पात्र होंगे।		
	6.9.3 क्रय इकाइयाँ, इस नीति के जारी होने के 2 महीने के भीतर ऊपर उप-पैराग्राफ 6.9.1 और 6.9.2 के संदर्भ में सभी मौजूदा पात्रता मानदंडों और शर्तों की समीक्षा करेंगी।		
	6.9.4 यदि इस्पात मंत्रालय इस बात से संतुष्ट है कि लौह और इस्पात उत्पादों के भारतीय आपूर्तिकर्ताओं को प्रतिबंधात्मक निविदा शर्तों के कारण किसी भी विदेशी सरकार द्वारा खरीद में भाग लेने और / या प्रतिस्पर्धा करने की अनुमति नहीं है, जिसका भारतीय कंपनियों को प्रतिबंधित करने पर प्रत्यक्ष या अप्रत्यक्ष प्रभाव पड़ता है, जैसे कि प्रापण देश में पंजीकरण, प्रापण देश इत्यादि में विशिष्ट मूल्य की परियोजना का निष्पादन इत्यादि। यदि उपयुक्त समझा जाएगा तो उस देश के बोलीदाताओं को इस्पात मंत्रालय से संबंधित उस वस्तु तथा/ या अन्य वस्तुओं की खरीद के लिए पात्रता से प्रतिबंधित या अपवर्जित किया जा सकता है।		
	6.9.5 ऊपर उप-पैरा 6.9.4 के प्रयोजन से, किसी आपूर्तिकर्ता या बोलीदाता को उस देश से माना जाएगा यदि (i) इकाई को उस देश में निगमित किया गया है, या (ii) उसकीशेयरधारिता या इकाई काप्रभावी नियंत्रण उस देश से किया जाता है; या (iii) आपूर्ति की जा रही वस्तु के मूल्य का 50% से अधिक उस देश में शामिल किया गया है। भारतीय आपूर्तिकर्ताओं का अर्थ उन संस्थाओं से होगा जो भारत के संबंध में इनमें से किसी भी मानदंड को पूरा करते हैं। किसी देश की′इकाई′(एन्टिटी) शब्द का अर्थ वहीं होगा जो डीपीआईआईटी की एफडीआई नीति के तहत समय-समय पर यथा संशोधित के अंतर्गत है।		

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खंड 6.10 कोखंड 6.9 के नीचे निम्नवत जोड़ा जाता है:

खंड 6.10: यदि घरेलू आपूर्तिकर्ताओं के खिलाफ प्रतिबंधात्मक या भेदभावपूर्ण शर्तों को बोली दस्तावेजों में शामिल किया जाता है, तो उस के लिए जिम्मेदारी तय करने के लिए खरीद (इसके प्रशासनिक नियंत्रणाधीन किसी ईकाई द्वारा खरीद सहित) करने वाले प्रशासनिक विभाग द्वारा जांच शुरू की जाएगी। तत्पश्चात, संबंधित प्रावधानों के तहत खरीद संस्थाओं के अधिकारियों के खिलाफ उचित, प्रशासनिक या अन्यथा कार्रवाई की जाएगी। ऐसी सभी कार्रवाई की सूचना डीएमआई और एसपी नीति के तहत स्थायी समिति को भेजी जाएगी।

# संशोधित परिशिष्ट क – घरेलू स्तर पर निर्मित उत्पादों के लिए विशिष्ट रूप से

क्र. सं.	लौह एवं इस्पात उत्पादों की सांकेतिक सूची	लागू एच एस कोड	न्यूनतम घरेलू मूल्यवर्धन आवश्यकता
1	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, हॉट रोल्ड, न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7208	50%
2	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, कोल्ड रोल्ड (कोल्ड - कम किया हुआ), न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7209	50%
3	600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7210	50%
4	600 मि. मी. से कम की चौड़ाई वाले लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, न ढका हुआ, प्लेट लगाया हुआ अथवा कोट किया हुआ	7211	35%
5	600 मि. मी. कम की चौड़ाई का लौह अथवा गैर एलॉय इस्पात का फ्लेट रोल उत्पाद, ढका हुआ, प्लेट लगाया हुआ अथवा कोड किया हुआ	7212	35%
6	लौह एवं गैर एलॉय इस्पात का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रॉड, हॉट रोल्ड	7213	35%
7	लौह अथवा गैर एलॉय इस्पात के अन्य बार्स और रॉड्स जिसे फोर्ज किए जाने की तुलना में आगे अधिक वर्क नहीं किया हुआ, हॉट रोल्ड, हॉट ड्रॉन अथवा हॉट एक्सटूडेड परंतु रोलिंग के बाद उसे टिविस्ट किये जाने सहित	7214	35%
8	लौह अथवा गैर एलॉय इस्पात का अन्य बार्स एंड रोड्स	7215	35%
9	लौह अथवा गैर एलॉय इस्पात का एंगल, शेप और सेक्शन्स	7216	35%
10	लौह अथवा गैर एलॉय इस्पात का तार	7217	50%
11	600 मि. मी. अथवा उससे अधिक की चौड़ाई का स्टेनलैस इस्पातका फ्लेट रोल्ड इस्पात	7219	50%
12	600 मि. मी. से कम की चौड़ाई का स्टेनलैस इस्पातका फ्लेट रोल्ड इस्पात	7220	50%
13	स्टेनलैस स्टील का अन्य बार्स और रोड्स; स्टेनलैस स्टील का एंगल शेप और सेक्शन्स	7222	50%
14	अन्य एलॉय इस्पात का तार	7229	35%
15	लौह अथवा इस्पात को रेल, रेलवे अथवा ट्रामवे ट्रेक निर्माण सामग्री	7302	50%

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16	कारत सौट का कारत गांदा और सेन्से मनन	1 7000	
	कास्ट लौह का ट्यूब, पाइप और होलो पाइप लौट (काम्ट शागर को सीरकर) अभवा रागर का राज कर की रोट	7303	35%
17	लौह (कास्ट आयरन को छोड़कर) अथवा इस्पात का ट्यूब पाइप और होलो प्रोफाइल, सीमलैस	7304	35%
18	लौह अथवा इस्पात का सर्कुलर क्रॉस सेक्शन वाले अन्य ट्यूब और पाइप (उदाहरण के लिए, वेल्ड किया हुआ, रिवेट किया हुआ अथवा समान रूप से बंद किया गया हुआ), जिसकी बाहरी त्रिज्या 406.4 मि. मी. से अधिक हो	7305	35%
19	लौह अथवा इस्पात के अन्य ट्यूब, पाइप और होलो प्रोफाइल (उदाहरण के लिएओपन सीन अथवावेल्ड किया हुआ, रिवेट किया हुआ अथवा समान रूप से बंद किया गया हुआ)	7306	35%
20	लौह अथवा इस्पात का ट्यूब अथवा पाइप फिटिंग (उदाहरण के लिए, कनेक्टर/ कप्लिंग, एल्बो स्लीव्स)	7307	35%
21	स्टेनलैस स्टील का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रॉड, हॉट रोल्ड	7221	35%
22	स्टेनलैस स्टील का वायर	7223	35%
23	इलेक्ट्रिकल स्टील सहित 600 मि. मी. अथवा उससे अधिक की चौड़ाई वाले अन्य एलॉय स्टील का फ्लेट रोल्ड इस्पात	7225	35%
24	इलेक्ट्रिकल स्टील सहित 600 मि. मी. से कम की चौड़ाई वाले अन्य एलॉय स्टील का फ्लेट रोल्ड इस्पात	7226	35%
25	अन्य एलॉय स्टील का अनियमित रूप से ऐंठा हुआ क्वाइल में बार्स और रोड, हॉट रोल्ड	7227	20%
26	अन्य एलॉय स्टील का अन्य बार्स और रोड्स; अन्य एलॉय स्टील का एंगल, शेप्स और सेक्शन्स; एलॉय अथवा नॉन एलॉय स्टील का होलो ड्रील बार्स और रोड्स	7228	35%
27	लौह अथवा इस्पात की शीट पाइलिंग, चाहे ड्रील किया हुआ हो अथवा नहीं, चाहे पंच किया हुआ हो अथवा नहीं, चाहे असेम्बल किये हुए तत्वों से बना हुआ हो अथवा नहीं; लौह अथवा इस्पात का वेल्ड किया हुआ एंगल, शेप और सेक्शन्स	7301	20%
28	स्ट्रक्चर्स (9406 के शीर्ष का प्रीफेबरिकेटिड भवनों को छोड़कर) और स्ट्रक्चर्स का हिस्सा	7308	20%
29	300 से अधिक क्षमता का लौह अथवा इस्पात का किसी सामग्री (कम्प्रेस किए हुए अथवा सरलीकृत गैस को छोड़कर) के लिए भंडार, टैंक, वैट और समान कन्टेनर चाहे उसे लाइन किया गया हो अथवा नहीं या उसे हीट से इन्सुलेट किया गया हो अथवा नहीं लेकिन यांत्रिक अथवा तापीय उपक्रम से युक्त न हो	7309	20%
30	अधिकतक 300 लीटर की क्षमता का लौह अथवा इस्पात का किसी सामग्री (कम्प्रेस किए हुए अथवा सरलीकृत गैस को छोड़कर) के लिए टैंक, कास्ट, ड्रम, केन, बॉक्स और समान कन्टेनर चाहे उसे लाइन किया गया हो अथवा नहीं या उसे हीट से इन्सुलेट किया गया हो अथवा नहीं लेकिन यांत्रिक अथवा तापीय उपक्रम से युक्त न हो	7310	20%
31	लौह अथवा इस्पात का कम्प्रेस किया हुआ अथवा सरलीकृत गैस के लिए कन्टेनर	7311	20%

#### भारत का राजपत्र : असाधारण

32	लौह अथवा इस्पात का स्टेंडिड वायर, रोप, केबल, प्लेटिड बैंड, स्लिंग और उसके समान वस्तु जिसे विद्युतीय रूप से इन्सुलेट न किया गया	7312	20%
33	लौह अथवा इस्पात का फेनसिंग के लिए उपयोग किये जाने वाला बार किया हुआ वायर; ट्विस्ट किया हुआ हूप अथवा सिंगल फ्लेट वायर, बार्स किया हुआ अथवा नहीं और लूज तरीके से ट्विस्ट किया हुआ डबल वायर		20%
34	लौह अथवा इस्पात तार का ड्रील, नेटिंग और फेनसिंग; लौह अथवा इस्पात का विस्तार किया हुआ धातु	7314	20%
35	लौह अथवा इस्पात का चैन और उसका हिस्सा	7315	20%
36	लौह अथवा इस्पात का टैंकर, ग्रेपनेल्स और उसका हिस्सा	7316	20%
37	लौह एवं इस्पात की वस्तुएं	7317	20%
38	लौह एवं इस्पात की वस्तुएं	7318	20%
39	लौह एवं इस्पात की वस्तुएं	7319	20%
40	लौह अथवा इस्पात का स्प्रिंग और स्प्रिंग के लिए लीव्स	7320	20%
41	लौह अथवा इस्पात का स्टोव्स, रेंज, ग्रेड, कूकर (केंद्रीय हिटिंग के लिए सहायक बायलरों के साथ उन वस्तुओं सहित), बारबेक्यूज, ब्रेजियर्स, गैस रिंग, प्लेट वामर्स और समान गैर-विद्युतीय घरेलू उपकरण और उसका हिस्सा	7321	20%
42	लौह अथवा इस्पात का केंद्रीय हिटिंग के लिए रेडियेटर जिसे विद्युतीय रूप से हीट न किया गया हो और उसका हिस्सा; लौह अथवा इस्पात का हेयर हीटर और हॉट एयर वितरक जिसे विद्युतीय रूप से हीट न किया गया हो, फेन अथवा ब्लोअर जो मोटर से चलती हो और उसके हिस्से को शामिल करते हुए	7322	20%
43	लौह अथवा इस्पात का टेबल और समान घरेलू वस्तुएं और उसका हिस्सा	7323	20%
44	लौह अथवा इस्पात का सेनेटरी वेयर और उसकेपार्टस	7324	20%
45	लौह अथवा इस्पात का अन्य कास्ट सामान	7325	20%
46	लौह अथवा इस्पात का विद्युतीय इस्पात और अन्य वस्तु	7326	20%
47	रेलवे अथवा ट्रामवे पेसेंजर कोच जो स्वयं आगे नहीं बढ़ता हो	8605	50%
48	रेलवे अथवा ट्रामवे माल वेन और वेगेन जो स्वयं आगे नहीं बढ़ता हो	8606	50%
49	रेलवे अथवा ट्राभवे लोकोमोटिव का हिस्सा अथवा रोलिंग स्टॉक जैसे बोगिज, बिसल बोगिज, एक्सेल और फोज्ड किया हुआ पहिया और उसका हिस्सा	8607	50%

विवरणों में शामिल किए गए उत्पाद सांकेतिक हैं, विनिर्दिष्ट एच एस कोड के अंतर्गत सभी उत्पादों को परिशिष्ट के भाग के रूप में शामिल किया गया है।"

[फा. सं. एस-13026/1/2020-आईडीडी]

रसिका चौबे, अपर सचिव

# MINISTRY OF STEEL NOTIFICATION

#### New Delhi, the 31st December, 2020

G.S.R. 1(E).—The amendments in the Policy for providing preference to domestically manufactured Iron & Steel products in Government procurement (DMI&SP Policy)–Revised, 2019 is hereby published for general information.

#### "No. S-13026/1/2020- IDD

**Ministry of Steel** 

**ID** Division

Udyog Bhawan,

New Delhi 31st December, 2020

## Sub.: Amendments / additions to the Policy for Providing Preference to Domestically Manufactured Iron & Steel Products in Government Procurement - revised, 2019

The following amendments / additions to the Policy for Providing Preference to Domestically Manufactured Iron & Steel Products in Government Procurement - revised, 2019 (DMI&SP revised, 2019) are applicable with immediate effect. These amendments / additions shall not apply to any tender or procurement for which notice inviting tender or other form of procurement solicitation has been issued before the issue of this notification.

I - Amendments: Table 1

SI. No.	Existing Clause in DMI&SP revised, 2019	Amended Clause in DMI&SP revised, 2019
1	Clause 1.3: The policy is applicable to every Ministry or Department of Government and all agencies/entities under their administrative control and to projects funded by these agencies for purchase of iron & steel products for government projects. However, this policy shall not apply for purchase of iron & steel products with a view to commercial resale or with a view to use in the production of goods for commercial sale.	<u>Clause 1.3:</u> The policy is applicable to every Ministry or Department of Government and all agencies/entities under their administrative control and to projects funded by these agencies for purchase of iron & steel products for government projects. <u>All Central Sector Schemes</u> (CS)/Centrally Sponsored Schemes (CSS) for which procurement is made by States and Local Bodies, would come within the purview of this Policy, if that project / scheme is fully / partly funded by Government of India. However, this policy shall not apply for purchase of iron & steel products with a view to commercial resale or with a view to use in the production of goods for commercial sale.
2	<b>Clause 2.13:</b> Domestic value addition shall be the net selling price (invoiced price excluding net domestic taxes and duties) minus the landed cost of imported input materials at the manufacturing plant in India (including all customs duties) as a proportion of the net selling price, in percent. The 'domestic value addition' definition shall be in line with the DPIIT(formerly DIPP) guidelines, and shall be suitably amended in case of any changes by DPIIT in the future. For the purpose of this policy document, domestic value addition and local content have been used interchangeably.	<u>Clause 2.13:</u> Domestic value addition means - amount of value added in India which shall be the total value of the item to be procured / sold (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value of the item to be procured / sold, in percent. The 'domestic value addition' definition shall be in line with the DPIIT (formerly DIPP) guidelines, and shall be suitably amended in case of any changes by DPIIT in the future. For the purpose of this policy document, domestic value addition and local content have been used interchangeably.

3	Clause 5.1.5 The policy is applicable to all projects funded by Ministry or Department of Government and all agencies/ entities under their administrative control for purchase of iron & steel products.	<u>Clause 5.1.5:</u> The policy is applicable to all projects funded by Ministry or Department of Government and all agencies/ entities under their administrative control for purchase of iron & steel products. <u>All Central Sector Schemes</u> ( <u>CS)/Centrally Sponsored Schemes (CSS) for</u> which procurement is made by States and Local Bodies, would come within the purview of this Policy, if that project / scheme is fully / partly funded by Government of India.
4	<b>Clause 5.1.6:</b> The policy shall be applicable to projects where the procurement value of iron and steel products is greater than Rs. 25 crores. The policy shall also be applicable for other procurement (non-project), where annual procurement value of iron and steel products for that Government organization is greater than Rs. 25 crores.	<b>Clause 5.1.6</b> The policy shall be applicable to projects where the procurement value of iron and steel products (Appendix - A of the DMI&SP Policy) is greater than Rs. 5 lakhs. The policy shall also be applicable for other procurements (non-project), where annual procurement value of iron and steel products for that Government organization is greater than Rs. 5 lakhs. However, it shall be ensured by procuring entities that procurement is not split for the purpose of avoiding the provisions of this policy.
5	<b><u>Clause 7.2</u></b> : Domestic value addition shall be the net selling price (invoiced price excluding net domestic taxes and duties) minus the landed cost of imported input materials at the manufacturing plant in India (including all customs duties) as a proportion of the net selling price, in per cent.	<u>Clause 7.2</u> : Domestic value addition means - amount of value added in India which shall be the total value of the item to be procured / sold (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value of the item to be procured / sold, in percent.
6	<b>Clause 7.3:</b> It is recommended that each bidder participating in the tender process should calculate the domestic value addition using the below formula below so as to ensure the domestic value addition claimed is consistent with the minimum stipulated domestic value addition requirement of the policy. For iron and steel products	<u>Clause 7.3:</u> It is recommended that procuring Government agency / bidder participating in the tender process should calculate the domestic value addition using the below formula so as to ensure that the domestic value addition claimed is consistent with the minimum stipulated domestic value addition requirement of the policy.
	% domestic value addition	For iron and steel products& capital goods
	Net selling price of final product - landed cost	<u>% domestic value addition</u>
	of imported iron or steel at the plant X 100 % Net selling price of final product For capital goods	Total value of the item to be procured / sold (excluding net domestic indirect taxes) - the value of imported content in the item (including all customs duties)
	% domestic value addition	X 100 %
	Net selling price of final product - landed cost of imported iron or steel at the plant X 100 %	Total value of the item to be procured / sold
	Net selling price of final product	

II - Following amendment is made to the Appendix A of the DMI&SP revised, 2019 :- Wherever minimum domestic value addition of <u>15%</u> is specified in the Appendix - A of the DMI&SP revised, 2019 under the column Minimum domestic value addition requirement, same shall be replaced with <u>20%</u> minimum domestic value addition). (Revised Appendix - A is attached)

# III - Additions / Insertions: Table 2

# Sl. No. Added / Inserted Clause in DMI&SP revised, 2019

1 Clause 5.1.13 is inserted below Clause 5.1.12 as:

<u>Clause 5.1.13</u>: No Global Tender Enquiry (GTE) shall be invited for tenders related to procurement of iron and steel products (Appendix-A of the DMI&SP Policy). No Global Tender Enquiry (GTE) shall be invited for tenders related to procurement of Capital Goods for manufacturing iron & steel products (Appendix-B of the DMI&SP Policy) having estimated value upto Rs. 200 Crore except with the approval of competent authority as designated by Department of Expenditure.

# 2 Clause 6.9 is inserted below Clause 6.8 as:

# Clause 6.9: Specifications in Tenders and other procurement solicitations:

6.9.1 Every procuring entity shall ensure that the eligibility conditions in respect of previous experience fixed in any tender or solicitation do not require proof of supply in other countries or proof of exports.

6.9.2 Procuring entities shall endeavour to see that eligibility conditions, including on matters like turnover, production capability and financial strength do not result in unreasonable exclusion of local supplier' who would otherwise be eligible, beyond what is essential for ensuring quality or creditworthiness of the supplier.

**6.9.3** Procuring entities shall, within 2 months of the issue of this policy review all existing eligibility norms and conditions with reference to sub-paragraphs 6.9.1 and 6.9.2 above.

6.9.4 If Ministry of Steel is satisfied that Indian suppliers of iron and steel products are not allowed to participate and/ or compete in procurement by any foreign government due to restrictive tender conditions which have direct or indirect effect of barring Indian companies such as registration in the procuring country, execution of project of specific value in the procuring country etc., it may, if deemed appropriate, restrict or exclude bidders from that country from eligibility for procurement of that item and/ or other items relating to Ministry of Steel.

6.9.5 For the purpose of sub-paragraph 6.9.4 above, a supplier or bidder shall be considered to be from a country if (i) the entity is incorporated in that country, or (ii) a majority of its shareholding or effective control of the entity is exercised from that country; or (iii) more than 50% of the value of the item being supplied has been added in that country. Indian suppliers shall mean those entities which meet any of these tests with respect to India. The term 'entity' of a country shall have the same meaning as under the FDI Policy of DPIIT as amended from time to time.

3 Clause 6.10 is inserted below Clause 6.9 as:

<u>Clause 6.10:</u> In case restrictive or discriminatory conditions against domestic suppliers are included in bid documents, an inquiry shall be conducted by the Administrative Department undertaking the procurement (including procurement by any entity under its administrative control) to fix responsibility for same. Thereafter, appropriate action, administrative or otherwise, shall be taken against erring officials of procurement entities under relevant provisions. Intimation on all such action shall be sent to the Standing Committee under the DMI&SP Policy.

SI. No	Indicative list of Iron & Steel Products		Minimum domestic value addition requirement
1	Flat-rolled products of iron or non alloy steel, of a width of 600 mm or more, hot rolled, not clad, plated or coated	7208	50%
2	Flat-rolled products of iron or non alloy steel, of a width of 600	7209	50%

# IV - Revised Appendix A - Exclusive for domestically manufactured products

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	mm or more, cold rolled (cold-reduced), not clad, plated or coated		
3	Flat-rolled products of iron or non alloy steel, of a width of 600 mm or more, clad, plated or coated	7210	50%
4	Flat-rolled products of iron or non alloy steel, of a width of less than 600 mm, not clad, plated or coated	7211	35%
5	Flat-rolled products of iron or non alloy steel, of a width of less than 600 mm, clad, plated or coated	7212	35%
6	Bars and rods, hot-rolled, in irregularly wound coils, of iron or non-alloy steel	7213	35%
7	Other bars and rods of iron or non alloy steel, not further worked than forged, hot rolled, hot-drawn or hot-extruded, but including those twisted after rolling	7214	35%
8	Other bars and rods of iron or non alloy steel	7215	35%
9	Angles, shapes and sections of iron or non-alloy steel	7216	35%
10	Wire of iron or non-alloy steel	7217	50%
11	Flat-rolled products of stainless steel, of a width of 600 mm or more	7219	50%
12	Flat-rolled products of stainless steel, of a width of less than 600 mm	7220	50%
13	Other bars and rods of stainless steel; angles, shapes and sections of stainless steel	7222	50%
14	Wire of other alloy steel	7229	35%
15	Rails, railway or tramway track construction material of iron or steel	7302	50%
16	Tubes, pipes and hollow profiles, of cast iron	7303	35%
17	Tubes, pipes and hollow profiles, seamless, of iron (other than cast iron) or steel	7304	35%
18	Other tubes and pipes (for example, welded, riveted or similarly closed), having circular cross-sections, the external diameter of which exceeds 406.4 mm, of iron or steel	7305	35%
19	Other tubes, pipes and hollow profiles (for example, open seam or welded, riveted or similarly closed), of iron or steel	7306	35%
20	Tube or pipe fittings (for example, connectors/couplings, elbow sleeves), of iron or steel	7307	35%
21	Bars and rods, hot-rolled, in irregularly wound coils, of stainless steel	7221	35%
22	Wire of stainless steel	7223	35%
23	Flat-rolled products of other alloy steel, of a width of 600 mm or more, including electrical steel	7225	35%
24	Flat-rolled products of other alloy steel, of a width of less than 600 mm, including electrical steel	7226	35%
25	Bars and rods, hot-rolled, in irregularly wound coils, of other alloy steel	7227	20%

[PART II—SEC. 3(i)]

26	Other bars and rods of other alloy steel; angles, shapes and sections, of other alloy steel; hollow drill bars and rods, of alloy or nonalloy steel	7228	35%
27	Sheet piling of iron or steel, whether or not drilled, punched or made from assembled elements; welded angles, shapes and sections, of iron or steel	7301	20%
28	Structures (excluding prefabricated buildings of heading 9406) and parts of structures	, 7308	20%
29	Reservoirs, tanks, vats and similar containers for any material (other than compressed or liquefied gas), of iron or steel, of a capacity exceeding 300 whether or not lined or heatinsulated, but not fitted with mechanical or	7309	20%
	Thermal equipment		
30	Tanks, casks, drums, cans, boxes and similar containers, for any material (other than compressed or liquefied gas), of iron or steel, of a capacity not exceeding 300 L, whether or not lined or heat-insulated, but not fitted with mechanical or thermal equipment	7310	20%
31	Containers for compressed or liquefied gas, of iron or steel	7311	20%
32	Stranded wire, ropes, cables, plaited bands, slings and the like, of iron or steel, not electrically insulated	7312	20%
33	Barbed wire of iron or steel; twisted hoop or single flat wire, barbed or not, and loosely twisted double wire, of a kind used for fencing, of iron or steel	7313	20%
34	Grill, netting and fencing, of iron or steel wire; expanded metal of iron or steel	7314	20%
35	Chain and parts thereof, of iron or steel	7315	20%
36,	Anchors, grapnels and parts thereof, of iron or steel	7316	20%
37	Articles of iron and steel	7317	20%
38	Articles of iron and steel	7318	20%
39	Articles of iron and steel	7319	20%
40	Springs and leaves for springs, of iron or steel	7320	20%
41	Stoves, ranges, grates, cookers (including those with subsidiary boilers for central heating), barbecues, braziers, gas-rings, plate warmers and similar non-electric domestic appliances, and parts thereof, of iron or steel	7321	20%
42	Radiators for central heating, not electrically heated, and parts thereof, of iron or steel; air heaters and hot air distributors, not electrically heated, incorporating a motor-driven fan or blower, and parts thereof, of iron or steel	7322	20%
43	Tables and similar household articles and parts thereof, of iron or steel	7323	20%
44	Sanitary ware and parts thereof, of iron or steel	7324	20%
45	Other cast articles of iron or steel	7325	20%

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March 1997

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Electrical steel and other articles of iron or steel	7326	20%
Railway or tramway passenger coaches, not self-propelled	8605	50%
Railway or tramway goods vans and wagons, not self-propelled	8606	50%
Parts of railway or tramway locomotives or rolling-stock, such as bogies, bissel-bogies, axles and forged wheels, and parts thereof	8607	50%
	Railway or tramway passenger coaches, not self-propelledRailway or tramway goods vans and wagons, not self-propelledParts of railway or tramway locomotives or rolling-stock, such as bogies, bissel-bogies, axles and forged wheels, and parts	Railway or tramway passenger coaches, not self-propelled8605Railway or tramway goods vans and wagons, not self-propelled8606Parts of railway or tramway locomotives or rolling-stock; such as bogies, bissel-bogies, axles and forged wheels, and parts8607

Products included in descriptions are indicative; all products under the specified HS codes are included as part of the appendix."

# [F. No. S-13026/1/2020-IDD]

# RASIKA CHAUBE, Addl. Secy.

Uploaded by Dte. of Printing at Government of India Press, Ring Road, Mayapuri, New Delhi-110064 and Published by the Controller of Publications, Delhi-110054.

Annexure-1 to Appendix-II

# (Not Applicable for this Tender)

# POLICY FOR PROVIDING PREFERENCE TO DOMESTICALLY MANUFACTURED IRON & STEEL PRODUCTS IN GOVERNMENT PROCUREMENT (TO BE SUBMITTED ON BIDDER'S LETTERHEAD) SELF-CERTIFICATE

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To, M/s Talcher Fertilizers Limited

SUB: TENDER NO:

Dear Sir,

This has reference to "Policy for providing Preference to Domestically Manufactured Iron & Steel Products in Government Procurement" issued by Ministry of Steel, Govt. of India, vide their revised notification "The Gazette of India, Notification No. 385 (E) dated 29.05.2019".

We confirm that we will obtain Affidavit of Self Certification of Domestic value addition in Iron & Steel Products from manufacturer before supply of iron and steel products required under the tender/bidding document.

Sign & Stamp of bidder

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Appendix-III

# CHECKLIST FOR BID EVALUATION CRITERIA (BEC) QUALIFYING DOCUMENTS FOR BIDDER

BEC Clause No.	Description	Documents required for qualification	Documents Submitted by Bidder
Technical B	EC	- ·	
1.	Experience	(a) (b) (c)	
		( <i>Opealing Officer to specify the details of documents above).</i>	
2.	Subsidiary / Fellow subsidiary/	Tax paid invoice(s) duly certified by statutory auditor of the bidder towards payment of statutory tax in support of the job executed for Subsidiary / Fellow subsidiary/ Holding company.	
3.	technical criteria	<ul> <li>(a)</li> <li>(b)</li> <li>(c)</li> <li>(C)</li> <li>(Dealing Officer to specify the details of documents above).</li> </ul>	
Financial B	EC		1
1.	Annual Turn Over	Audited Financial Statements Sub [including Auditor's Report, Balance sheet, Profit & Loss Accounts statements, Notes & schedules etc.] for any of the last three preceding financial years, whichever meets the Annual Turnover Criteria	

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2.	Net Worth	Audited Financial Statements	Submitted
		[including Auditor's Report,	
		Balance sheet, Profit & Loss	
		Accounts statements, Notes &	(Mention specific yea
		schedules etc.] for last Audited	
		Financial Year.	·····,
3.	Working Capital	Audited Financial Statements	Submitted
		[including Auditor's Report,	
		Balance sheet, Profit & Loss	
		Accounts statements, Notes &	(Mention specific
		schedules etc.] for last Audited	vear )
		Financial Year.	<b>,</b>
		If the bidder's working capital is	
		negative or inadequate, the bidder	
		shall submit a letter (in prescribed	
		format) from their bank having net	
		worth not less than Rs.100 Crores,	Submitted/Net Applicable
		confirming the availability of line of	Submitted/ Not Applicable
		credit for at least working capital	(Bidder to tick appropriate
		requirement as stated above.	option)
4.	Format for Details	Bidder shall submit "Details of	Submitted
т.		financial capability of Bidder" in	oubmitted
		prescribed format duly signed and	
	Bidder	stamped by a chartered	
		accountant / Certified Public	
		Accountant (CPA).	

Place: Date: [Signature of Authorized Signatory of Bidder] Name: Designation: Seal:

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# SECTION-III

# **INSTRUCTION TO BIDDERS**

# [TO BE READ IN CONJUNCTION WITH BIDDING DATA SHEET (BDS)]

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# **SECTION-III**

# **INSTRUCTION TO BIDDERS**

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## INSTRUCTION TO BIDDERS [ITB] (TO BE READ IN CONJUNCTION WITH BIDDING DATA SHEET (BDS)

# [A] – GENERAL

## 1 <u>SCOPE OF BID</u>

- 1.1 The Employer as defined in the "General Conditions of Contract [GCC]", wishes to receive Bids as described in the Invitation For Bid (the "**Tender Document /Bid Document**") issued by Employer.. Employer/Owner/TFL occurring herein under shall be considered synonymous.
- 1.1 SCOPE OF BID: The scope of work/ Services shall be as defined in Section-VI of the Tender documents.
- 1.2 The successful bidder will be expected to complete the scope of Bid within the period stated in Special Conditions of Contract.
- 1.3 Throughout the Tender Documents, the terms 'Bid', 'Tender' & 'Offer' and their derivatives [Bidder/Tenderer,Bid/Tender/Offer etc.] are synonymous. Further, 'Day' means 'Calendar Day' and 'Singular' also means 'Plural'.

## 2 ELIGIBLE BIDDERS

- 2.1 <u>Provision for procurement from a bidder which shares a land border with India has been attached as **Annexure-VII** herewith.</u>
- 2.2 The Bidder shall not be under a declaration of ineligibility by Employer for Corrupt/ Fraudulent/ Collusive/ Coercive practices, as defined in "Instructions to Bidders [ITB], Clause No. 39" (Action in case Corrupt/ Fraudulent/ Collusive/ Coercive Practices).
- 2.3 The Bidder is not put on 'Holiday' by TFL or any of the JV partner of OWNER (viz. GAIL, RCF, CIL) or Public-Sector Project Management Consultant (like PDIL,EIL, MECON only due to "poor performance" or "corrupt and fraudulent practices") or banned/blacklisted by Government department/ Public Sector on due date of submission of bid.. Further, neither bidder nor their allied agency/(ies) (as defined in the Procedure for Action in case of Corrupt/Fraudulent/Collusive/ Coercive Practices)are on banning list of TFL or any of the JV partner of OWNER viz. GAIL, RCF, CIL.

If the Bidding documents were issued inadvertently/ downloaded from website, offers submitted by such bidders shall not be considered for opening/ evaluation/Award and will be returned immediately to such bidders.

In case there is any change in status of the declaration prior to award of contract, the same has to be promptly informed to TFL/PDIL by the bidder.

It shall be the sole responsibility of the bidder to inform about their status regarding para 1 of clause 2.2 herein above on due date of submission of bid and during the course of finalization of the tender. Concealment of the facts shall tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause 39 of ITB.

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2.4 The Bidder should not be under any liquidation court receivership or similar proceedings on due date of submission of bid. In case there is any change in status of the declaration prior to award of contract, the same has to be promptly informed to TFL/PDIL by the bidder.

It shall be the sole responsibility of the bidder to inform TFL there status on above on due date of submission of bid and during the course of finalization of the tender. Concealment of the facts shall tantamount to misrepresentation of facts and shall lead to action against such Bidders as per clause no. 39 of ITB.

- 2.5 Bidder shall not be affiliated with a firm or entity:
  - (i) that has provided consulting services related to the work to the Employer during the preparatory stages of the work or of the project of which the works/services forms a part of or
  - (ii) that has been hired (proposed to be hired) by the Employer as an Engineer/ Consultant for the contract.
- 2.6 Neither the firm/entity appointed as the Project Management Consultant (PMC) for a contract nor its affiliates/ JV'S/ Subsidiaries shall be allowed to participate in the tendering process unless it is the sole Licensor/Licensor nominated agent/ vendor.
- 2.7 Pursuant to qualification criteria set forth in the bidding document, the Bidder shall furnish all necessary supporting documentary evidence to establish Bidder's claim of meeting qualification criteria.

## 2.8 **Power of Attorney:**

Power of Attorney (PoA) to be issued by the bidder in favour of the authorised employee(s),in respect of the particular tender, for purpose of signing the documents including bid, all subsequent communications, agreements, documents etc. pertaining to the tender and act and take any and all decision on behalf of the bidder (including Consortium). Any consequence resulting due to such signing shall be binding on the Bidder (including Consortium).

- (I) In case of a Single Bidder, the Power of Attorney shall be issued as per the constitution of the bidder as below:
  - a) In case of Proprietorship: By Proprietor
  - b) In case of Partnership: by all Partners or Managing Partner.
  - c) In case of Limited Liability Partnership: by any bidder's employee authorized in terms of Deed of LLP.
  - d) In case of Public /Limited Company: PoA in favour of authorized employee(s) by Board of Directors through Board Resolution or by the designated officer authorized by Board to do so. Such Board Resolution should be duly countersigned by Company Secretary / MD / CMD / CEO.

The Power of Attorney should be valid till award of contract/order to successful bidder.

(II) In case of a Consortium, Power of Attorney shall be issued both by Leader as well as Consortium Member(s) of the Consortium as per procedure defined herein above in favour of employee of Leader of Consortium.

# 3 BIDS FROM "CONSORTIUM"

Not applicable.

# 4 ONE BID PER BIDDER

- 4.1 A Bidder shall submit only 'one [01] Bid' in the same Bidding Process either as single entity or as a member of any consortium (wherever consortium bid is allowed). A Bidder who submits or participates in more than 'one [01] Bid' will cause all the proposals in which the Bidder has participated to be disqualified.
- 4.2 More than one bid means bid(s) by bidder(s) having same Proprietor / Partners / Limited Liability Partner in any other Bidder (s). Further, more than one bids shall also include two or more bidders having common power of attorney holder.

Failure to comply this clause during tendering process will disqualify all such bidders from process of evaluation of bids.

- 4.3 Alternative Bids shall not be considered.
- 4.4 The provisions mentioned at sl. no. 4.1 and 4.2 shall not be applicable wherein bidders are quoting for different Items / Sections / Parts / Groups/ SOR items of the same tender which specifies evaluation on Items / Sections / Parts / Groups/ SOR items basis.

# 5 COST OF BIDDING

The Bidder shall bear all costs associated with the preparation and submission of the Bid including but not limited to Documentation Charges, Bank charges all courier charges translation charges, authentication charges and any associated charges including taxes & duties thereon. Further, TFL/PDIL will in no case, be responsible or liable for these costs, regardless of the outcome of the bidding process.

# 6 <u>SITE VISIT</u>

- 6.1 The Bidder is advised to visit and examine the site of works and its surroundings and obtain for itself on its own responsibility all information that may be necessary for preparing the Bid and entering into a Contract for the required job. The costs of visiting the site shall be borne by the Bidder.
- 6.2 The Bidder or any of its personnel or agents shall be granted permission by the Employer to enter upon its premises and land for the purpose of such visits, but only upon the express conditions that the Bidder, its personnel and agents will release and indemnify the Employer and its personnel, agents from and against all liabilities in respect thereof, and will be responsible for death or injury, loss or damage to property, and any other loss, damage, costs, and expenses incurred as a result of inspection.

6.3 The Bidder shall not be entitled to hold any claim against TALCHER FERTILIZERS LIMITED for non-compliance due to lack of any kind of pre-requisite information as it is the sole responsibility of the Bidder to obtain all the necessary information with regard to site, surrounding, working conditions, weather etc. on its own before submission of the bid.

# [B] -BIDDING DOCUMENTS

# 7 CONTENTS OF BIDDING DOCUMENTS

- 7.1 The contents of Bidding Documents /Tender documents are those stated below, and should be read in conjunction with any 'Addendum / Corrigendum and Clarification(s)' issued in accordance with "ITB: Clause-8 & 9":
  - Section-I : Invitation for Bid [IFB]
  - Section-II : BID EVALUATION CRITERIA [BEC] & Evaluation methodology
  - Section-III : Instructions to Bidders [ITB], Annexure, Forms & Formats
  - Section-IV : General Conditions of Contract [GCC]
  - Section-V : Special Conditions of Contract [SCC]
  - Section-VI : Scope of Work & Technical Specifications
  - Section-VII : Price Schedule/ Schedule of Rates

\*'Request for Quotation', wherever applicable, shall also form part of the Bidding document.

For participation in e-tender, instructions are mentioned at Annexure-III to Section-III.

7.2 The Bidder is expected to examine all instructions, forms, terms & conditions in the Bidding Documents. The "Request for Quotation [RFQ] & Invitation for Bid (IFB)" together with all its attachments thereto, shall be considered to be read, understood and accepted by the Bidders. Failure to furnish all information required by the Bidding Documents or submission of a Bid not substantially responsive to the Bidding Documents in every respect will be at Bidder's risk and may result in the rejection of his Bid.

## 8 CLARIFICATION OF TENDER DOCUMENTS

- 8.1 A prospective Bidder requiring any clarification(s) of the Bidding Documents may notify TFL in writing or through CPP Portal (<u>https://eprocure.gov.in/eprocure/app</u>) or email at PDIL's mailing address indicated in the BDS no later than 02 (two) days prior to pre-bid meeting (in cases where pre-bid meeting is scheduled) or 05 (five) days prior to the due date of submission of bid in cases where pre-bid meeting is not scheduled. TFL/PDIL reserves the right to ignore the bidders request for clarification if received after the aforesaid period. TFL/PDIL may respond in writing to the request for clarification. TFL/PDIL's response including an explanation of the query, but without identifying the source of the query will be uploaded on the websites mentioned at Clause No. 2.0 (G) of IFB. Hence, bidders are requested to regularly visit the said websites for updates.
- 8.2 Any clarification or information required by the Bidder but same not received by the Employer at clause 8.1 (refer BDS for address) above is liable to be considered as "no clarification / information required".

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# 9 AMENDMENT OF BIDDING DOCUMENTS

- 9.1 At any time prior to the 'Bid Due Date', Employer for any reason, whether at its own initiative or in response to a clarification requested by a prospective Bidder, modify the Bidding Documents by addenda / corrigendum.
- 9.2 Any corrigendum thus issued shall be integral part of the Tender Document and shall be hosted only on the websites as provided at clause no. 2.0 (H) of IFB. Bidders, in their own interest. advised to regularly check the websites any are for amendment/Corrigendum/Addendum. Bidders have to take into account all such amendment / corrigendum before submitting their Bid. TFL/PDIL will not take any responsibility or entertain any representation whatsoever, in case bidders have not checked/seen/downloaded such amendment/Corrigendum/Addendum or reply to pre-bid queries uploaded on the said websites.
- 9.3 The Employer, if it considers necessary, may extend the Bid Due Date in order to allow the Bidders a reasonable time to furnish their most competitive bid taking into account the addenda / corrigendum issued thereof.

# [C] – PREPARATION OF BIDS

# 10 LANGUAGE OF BID:

The bid prepared by the Bidder and all correspondence, drawing(s), document(s), certificate(s) etc. relating to the Bid exchanged by Bidder and TFL shall be written in English language only. In case a document, certificate, printed literature etc. furnished by the Bidder in a language other than English, the same should be accompanied by an English translation duly authenticated by the Indian Chamber of Commerce, in which case, for the purpose of interpretation of the Bid, the English translation shall govern.

# 11. DOCUMENTS COMPRISING THE BID

11.1 Bidders are requested to refer instructions for participating in e-Tendering (Annexure-I to Section III), Ready Reckoner for Bidders and FAQs available in e-portal and bids submitted manually shall be rejected. All pages of the Bid must be digitally signed by the "authorized signatory" of the Bidder holding Power of Attorney. The bids must be submitted on e-tendering website of CPP portal (<u>https://eprocure.gov.in/eprocure/app</u>) comprising following documents:-

# 11.1.1 **PART-I:** "TECHNO-COMMERCIAL / UN-PRICED BID" shall contain the following:

- (a) 'Covering Letter' on Bidder's 'Letterhead' clearly specifying the enclosed Contents with index.
- (b) 'Bidder's General Information', as per 'Form F-1'.
- (c) Copies of documents, as specified in tender document
- (d) Copy of Schedule of Rate (SOR) with prices blanked out mentioning quoted / not quoted (as applicable) written against each item as a confirmation that the prices are quoted in requisite format.
- (e) 'Letter of Authority' on the Letter Head, as per 'Form F-3'
- (f) 'Agreed Terms and Conditions', as per 'Form F-5'

- (g) 'ACKNOWLEDGEMENT CUM CONSENT LETTER', as per 'Form F-6'
- (h) Duly attested documents in accordance with the "BID EVALUATION CRITERIA [BEC]" establishing the qualification.
- Copy of Power of Attorney as per 'F-20'/copy of Board Resolution, in favour of the authorized signatory of the Bid, as per clause no. 2.8 of ITB (Original to be submitted physically).
- (j) Copy of Declaration for Bid Security in original as per Clause 16 of ITB (Original to be submitted physically)
- (k) Certification from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of other than companies) as per Form-I to Annexure-V and Declaration by bidder towards Minimum Local Content as per Form-II of Annexure-V.
- (I) Undertaking as per Form-I to Annexure VII regarding Provisions for Procurement from a bidder which shares a land border with India.
- (m) All forms and Formats including Annexures
- (n) 'Integrity Pact' as per 'Form F-14'
- (o) 'Indemnity Bond' as per 'Form F-15'
- (p) Checklist for Bid Evaluation Criteria (BEC) qualifying documents for bidder as per 'Form F-8 & F-8B.
- (q) Tender Document, its Corrigendum/Amendment/Clarification(s) duly signed on each page (in case of manual tendering)/ digitally signed (in case of e-Tender) by the Authorized Signatory holding POA.
- (r) Additional document specified in BDS, SCC, Scope of Supply or mentioned elsewhere in the Tender Document, its Corrigendum/Amendment/Clarification(s).
- (s) Any other information/details required as per Tender Document

### Note:

**1.** All the pages of the Bid must be signed/ digitally signed by the "Authorized Signatory" of the Bidder holding POA.

# 11.1.2 PART-II: Price Bid

The Prices are to be filled strictly in the Schedule of Rate of the bidding documents and provision mentioned at para 11.1.2 hereinabove and to uploaded in SOR attachment/Conditions of CPP portal.

11.3 In case of bids invited under *single bid system*, a single envelope containing all documents specified at Clause 11.1.1 & 11.1.2 of ITB above form the BID. All corresponding conditions specified at Clause 11.1.1 & 11.1.2 of ITB shall become applicable in such a case.

# 12 BID PRICES

- 12.1 Unless stated otherwise in the Bidding Documents, the Contract shall be for the whole works as described in Bidding Documents, based on the rates and prices submitted by the Bidder and accepted by the Employer. The prices quoted by the Bidders will be inclusive of all taxes except GST (CGST & SGST/UTGST or IGST). Applicable rate of GST (CGST & SGST/ UTGST or IGST) on the contract value shall be indicated in SOR under column for GST.
- 12.2 Prices must be filled in format for "Schedule of Rates [SOR]" enclosed as part of Tender document. If quoted in separate typed sheets and any variation in item description, unit or

quantity is noticed; the Bid is liable to be rejected.

- 12.3 Bidder shall quote for all the items of "SOR" after careful analysis of cost involved for the performance of the completed item considering all parts of the Bidding Document. In case any activity though specifically not covered in description of item under "SOR" but is required to complete the works as per Specifications, Scope of Work / Service, Standards, General Conditions of Contract ("GCC"), Special Conditions of Contract ("SCC") or any other part of Bidding Document, the prices quoted shall deemed to be inclusive of cost incurred for such activity.
- 12.4 All duties, taxes and other levies [if any] payable by the Contractor under the Contract, or for any other cause except final **GST (CGST & SGST/ UTGST or IGST)** shall be included in the rates / prices and the total bid-price submitted by the Bidder.
- 12.5 Prices quoted by the Bidder, shall remain firm and fixed and valid till completion of the Contract and will not be subject to variation on any account unless any price escalation/variation is allowed elsewhere in Tender Document.
- 12.6 Deleted
- 12.7 Bidder shall also mention the **Service Accounting Codes** (SAC) / **Harmonized System of Nomenclature (HSN)** at the designated place in <u>Techno-Commercial / Un-</u>Priced bid.

## 13 <u>GST (CGST & SGST/ UTGST or IGST)</u>

- 13.1 Bidders are required to submit a copy of the GST Registration Certificate, while submitting the bids wherever **GST (CGST & SGST/UTGST or IGST)** is applicable
- 13.2 Please note that the responsibility of payment of **GST (CGST & SGST or IGST or UTGST)** lies with the Contractor only. Contractor providing taxable service shall issue an e- Invoice/ Invoice / Bill, as the case may be as per rules/ regulation of GST. Further, returns and details required to be filled under GST laws & rules should be timely filed by Contractor with requisite details.

Payments to Contractor for claiming **GST (CGST & SGST/UTGST or IGST)** amount will be made provided the above formalities are fulfilled. Further, TFL may seek copies of challan and certificate from Chartered Accountant for deposit of **GST (CGST & SGST/UTGST or IGST)** collected from Owner.

- 13.3 In case CBIC (Central Board of Indirect Taxes and Customs)/ any tax authority / any equivalent Government agency brings to the notice of TFL that the Contractor has not remitted the amount towards GST (CGST & SGST/UTGST or IGST) collected from TFL to the government exchequer, then, that Contractor shall be put under Holiday list of TFL for period of six months after following the due procedure. This action will be in addition to the right of recovery of financial implication arising on TFL.
- 13.4 Deleted

- 13.5 Where TFL is entitled to avail the input tax credit of **GST (CGST & SGST/UTGST or IGST)**:-
- 13.5.1 Owner/TFL will reimburse the GST (CGST & SGST/UTGST or IGST) to the Contractor at actuals against submission of E-Invoices/Invoices as per format specified in rules/ regulation of GST, to enable Owner/TFL to claim input tax credit of GST (CGST & SGST/UTGST or IGST) paid. In case of any variation in the executed quantities, the amount on which the GST (CGST & SGST/UTGST or IGST) is applicable shall be modified in same proportion. Returns and details required to be filled under GST laws & rules should be timely filed by supplier with requisite details.
- 13.6 Where TFL is not entitled to avail/take the full input tax credit of **GST (CGST & SGST/UTGST or IGST)**:
- 13.6.1 Owner/TFL will reimburse GST (CGST & SGST/UTGST or IGST) to the Contractor at actuals against submission of E-Invoices/Invoices as per format specified in rules/ regulation of GST subject to the ceiling amount of GST (CGST & SGST/UTGST or IGST) as quoted by the bidder, subject to any statutory variations, except variations arising due to change in turnover. In case of any variation in the executed quantities (If directed and/or certified by the Engineer-In-Charge) the ceiling amount on which GST (CGST & SGST/UTGST or IGST) is applicable will be modified on pro-rata basis.
- 13.7 TFL will prefer to deal with registered supplier of goods/ services under GST. Therefore, bidders are requested to get themselves registered under GST, if not registered yet.

However, in case any unregistered bidder is submitting their bid, their prices will be loaded with applicable GST (CGST & SGST/UTGST or IGST) while evaluation of bid (if applicable as per Govt. Act/ Law in vogue). Where TFL is entitled for input credit of GST (CGST & SGST/UTGST or IGST), the same will be considered for evaluation of bid as per evaluation methodology of tender document. Further, an unregistered bidder is required to mention its Income Tax PAN in bid document.

13.8 In case TFL is required to pay entire/certain portion of applicable **GST (CGST & SGST/UTGST or IGST)** and remaining portion, if any, is to be deposited by Bidder directly as per **GST (CGST & SGST/UTGST or IGST)** laws, entire applicable rate/amount of **GST (CGST & SGST/UTGST or IGST)** to be indicated by bidder in the SOR.

Where TFL has the obligation to discharge **GST (CGST & SGST/UTGST or IGST)** liability under reverse charge mechanism and TFL has paid or is /liable to pay **GST (CGST & SGST/UTGST or IGST)** to the Government on which interest or penalties becomes payable as per GST laws for any reason which is not attributable to TFL or ITC with respect to such payments is not available to TFL for any reason which is not attributable to TFL, then TFL shall be entitled to deduct/ setoff / recover such amounts against any amounts paid or payable by TFL to Contractor /Supplier..

13.9 Contractor shall ensure timely submission of correct invoice(s)/e-invoice(s), as per GST rules/ regulation, with all required supporting document(s) within a period specified in Contract to enable TFL to avail input credit of GST (CGST & SGST/UTGST or IGST). Further, returns and details required to be filled under GST laws & rules should be timely filed by Contractor with requisite details.

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If input tax credit is not available to TFL for any reason not attributable to TFL, then TFL shall not be obligated or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) claimed in the invoice(s) and shall be entitled to deduct/ setoff/ recover such GST amount (CGST & SGST/UTGST or IGST) or Input Tax Credit amount together with penalties and interest, if any, against any amounts paid or becomes payable by TFL in future to the Contractor under this contract or under any other contract

## 13.10 Anti-profiteering clause

As per Clause 171 of GST Act it is mandatory to pass on the benefit due to reduction in rate of tax or from input tax credit to the consumer by way of commensurate reduction in prices. The Contractor may note the above and quote their prices accordingly.

- 13.11 In case the GST rating of Contractor on the GST portal / Govt. official website is negative / black listed, then the bids may be rejected by TFL. Further, in case rating of bidder is negative / black listed after award of work, then TFL shall not be obligated or liable to pay or reimburse GST to such Contractor and shall also be entitled to deduct / recover such GST along with all penalties / interest, if any, incurred by TFL.
- 13.12 GST (CGST & SGST/UTGST or IGST) is implemented w.e.f. 01.07.2017 which subsumed various indirect taxes and duties applicable before 01.07.2017. Accordingly, the provisions of General Condition of Contract relating to taxes and duties which are subsumed in GST are modified to aforesaid provisions mentioned in clause no. 12 and 13 of ITB.
- 13.13 GST, as quoted by the bidder in Schedule of Rates, shall be deemed as final and binding for the purpose of bid evaluation (applicable for tenders where bidder quotes the GST rates). In case a bidder enters "zero/blank" GST or an erroneous GST, the bid evaluation for finalizing the L1 bidder will be done considering the "Zero" or quoted GST rate GST rate, as the case may be. No request for change in GST will be entertained after submission of bids. In case GST column is left blank in the SOR, the quoted prices shall be considered as "Inclusive of GST" and evaluation shall be done accordingly.

In cases where the successful bidder quotes a wrong GST rate, for releasing the order, the following methodology will be followed:

- In case the actual GST rate applicable is lower than the quoted GST rate, the actual GST rate will be added to the quoted basic prices. The final cash outflow will be based on actual GST rate.
- In case the actual GST rate applicable is more than the quoted GST rate, the basic prices quoted will be reduced proportionately, keeping the final cash outflow the same as the overall quoted amount.

Based on the Total Cash Outflow calculated as above, TFL shall place orders.

13.14 Wherever TDS under GST Laws has been deducted from the invoices raised / payments made to the Contractors, as per the provisions of the GST law / Rules, Contractors should accept the corresponding GST-TDS amount populated in the relevant screen on GST common portal (www.gst.gov.in). Further, Vendors should also download the GST TDS certificate from GST common portal (reference path: Services>User Services> View/Download Certificates option).

# 13.15 Provision w.r.t. E- Invoicing requirement as per GST laws:

Supplier who is required to comply with the requirements of E-invoice for B2B transactions as per the requirement of GST Law will ensure the compliance of requirement of E Invoicing under GST law. If the invoice issued without following this process, such invoice can-not be processed for payment by TFL as no ITC is allowed on such invoices.

Therefore, all the payments to such supplier who is liable to comply with e-invoice as per GST Laws shall be made against the proper e-invoice(s) only. Further, returns and details required to be filled under GST laws & rules against such e-invoices should be timely filed by Supplier of Goods with requisite details.

If input tax credit is not available to TFL for any reason attributable to supplier (both for Einvoicing cases and non-E-invoicing cases), then TFL shall not be obligated or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) claimed in the invoice(s) and shall be entitled to deduct / setoff / recover such GST amount (CGST & SGST/UTGST or IGST) or Input Tax Credit amount together with penalties and interest, if any, by adjusting against any amounts paid or becomes payable in future to the contractor under this contract or under any other supplier.

To ensure compliance, undertaking in requisite format is to be submitted by supplier as per format enclosed at Form F-21 along with documents for release of payment.

- 13.16 **New Taxes & duties:** Any new taxes & duties, if imposed by the State/ Central Govt. of India after the due date of bid submission but before the Contractual Completion Date, shall be reimbursed to the Service Provider on submission of copy of notification(s) issued from State/ Central Govt. Authorities along with documentary evidence for proof of payment of such taxes & duties, but only after ascertaining it's applicability with respect to the Contract.
- 13.17 The amount of statutory levies like, CGST, SGST & IGST will be released when the same will appear in the GSTR-2A of OWNER, in the common portal of GST and Bidder has filed the valid return in accordance with the provisions of the GST act and the rules made thereunder. If, input tax credit is not available to OWNER for any reason attributable to the bidder, then OWNER shall not be obligatory or liable to pay or reimburse GST claimed in invoice and shall be entitled to deduct /setoff/ recover such GST together with all the penalty and interest if any, against any amount paid or payable to bidder. Further in this case, OWNER reserves the right to upload the name of such defaulter on the Company website and may also consider for putting under Holiday list of OWNER for period of six months as mentioned in Procedure for Evaluation of Performance of Vendors/ Suppliers/ Contractors/Bidders.

# 14 BID CURRENCIES:

Bidders must submit bid in Indian Rupees only.

# 15 BID VALIDITY

15.1 Bids shall be kept valid for period specified in BDS from the final Due date of submission of bid'. A Bid valid for a shorter period may be rejected by TFL as 'non-responsive'.

15.2 In exceptional circumstances, prior to expiry of the original 'Bid Validity Period', the Employer may request the Bidders to extend the 'Period of Bid Validity' for a specified additional period. The request and the responses thereto shall be made in writing or by email. A Bidder may refuse the request without forfeiture of his EMD / Bid Security.

A Bidder agreeing to the request will not be required or permitted to modify his Bid, but will be required to extend the validity of its EMD for the period of the extension and in accorda  $e_{\mathbf{D}}$  of

addendum to ITB (Annexure-III of Section -III).

## 19 ZERO DEVIATION AND REJECTION CRITERIA

- 19.1 ZERO DEVIATION: Deviation to terms and conditions of "Bidding Documents" may lead to rejection of bid. TFL will accept bids based on terms & conditions of "Bidding Documents" only. Bidder may note TFL will determine the substantial responsiveness of each bid to the Tender documents pursuant to provision contained in clause 29 of ITB. For purpose of this, a substantially responsive bid is one which conforms to all terms and conditions of the Bidding Documents without deviations or reservations. TFL's determination of a bid's responsiveness is based on the content of the bid itself without recourse to extrinsic evidence. TFL reserves the right to raise technical and/or commercial query(s), if required, may be raised on the bidder(s). The response(s) to the same shall be in writing, and no change in the price(s) or substance of the bids shall be sought, offered or permitted. The substance of the bid includes but not limited to prices, completion, scope, technical specifications, etc. Bidders are requested to not to take any deviation/exception to the terms and conditions laid down in this "Tender Documents", and submit all requisite documents as mentioned in this "Tender Documents", failing which their offer will be liable for rejection. If a bidder does not reply to the queries in the permitted time frame, then its bid shall be evaluated based on the documents available in the bid.
- 19.2 **REJECTION CRITERIA:** Notwithstanding the above, deviation to the following clauses of Tender document shall lead to summarily rejection of Bid:
  - a) Bidder not meeting Bid Evaluation Criteria as per Tender Document
  - b) Firm Price
  - c) Declaration for Bid Security
  - d) Specifications & Scope of Work
  - e) Schedule of Rates / Price Schedule / Price Basis
  - f) Duration / Period of Contract/ Completion Period
  - g) Payment Terms
  - h) Period of Validity of Bid
  - i) Integrity Pact
  - j) Mutually Agreed Damages
  - k) Overall ceiling on total liability
  - I) Contract Performance Security
  - m) Guarantee / Defect Liability Period
  - n) Arbitration / Settlement of Dispute
  - o) Governing laws, language & measures
  - p) Force Majeure
  - q) Undertaking forms, Form I & II of Annexure VII for provision for procurement from a bidder which shares a land border with India
  - r) Bidder quoting less than 20% as minimum Local content (as per make in India PPLC policy)
  - s) Any other condition specifically mentioned in the tender document elsewhere that non-compliance of the clause lead to rejection of bid

Note: Further, it is once again reminded not to mention any condition in the Bid which is contradictory to the terms and conditions of Tender document.

### 20 <u>E-PAYMENT</u>

OWNER has initiated payments to Contractors electronically, and to facilitate the payments electronically through **'e-banking'**.

# [D] – SUBMISSION OF BIDS

#### 21 SUBMISSION, SEALING AND MARKING OF BIDS

21.1 In case of e-tendering, bids shall be submitted through e-tender in the manner specified elsewhere in tender document. No Manual/ Hard Copy (Original) offer shall be acceptable. Physical documents shall be addressed to the owner at address specified in IFB.

#### 21.2 Deleted

21.3 Bids submitted under the name of AGENT/ REPRESENTATIVE /RETAINER/ ASSOCIATE etc. on behalf of a bidder/affiliate shall not be accepted.

#### 22 DEADLINE FOR SUBMISSION OF BIDS

- 22.1 In case of e-bidding, the bids must be submitted through e-tender mode not later than the date and time specified in the tender document/BDS (Bidding Data Sheet).
- 22.2 Deleted.
- 22.3 TFL may, in exceptional circumstances and at its discretion, extend the deadline for submission of Bids (clause 8 and/or 9 of ITB refers). In which case all rights and obligations of TFL and the Bidders, previously subject to the original deadline will thereafter be subject to the deadline as extended. Notice for extension of due date of submission of bid will be uploaded on website only as mentioned in Clause No. 2.0(G) of IFB.

### 23 LATE BIDS

- 23.1 Any bids received after the notified date and time of closing of tenders will be treated as late bids.
- 23.2 In case of e-tendering, e-tendering system of CPP Portal (eprocure.gov.in) shall close immediately after the due date for submission of bid and no bids can be submitted thereafter.
- 23.3 Physical documents received to address other than one specifically stipulated in the Tender Document will not be considered for evaluation/opening/award if not received to the specified destination within stipulated date & time.
- 23.4 Unsolicited Bids or Bids received to address other than one specifically stipulated in the tender document will not be considered for evaluation/opening/award if not received to the specified destination within stipulated date & time.

#### 24 MODIFICATION AND WITHDRAWAL OF BIDS

24.1 Modification and withdrawal of bids shall be as follows:-

#### 24.1.1 IN CASE OF E- TENDERING

The bidder may withdraw or modify its bid after bid submission but before the due date and time for submission as per tender document.

#### 24.1.2 IN CASE OF MANUAL BIDDING

Deleted.

### [E] – BID OPENING AND EVALUATION

#### 25 EMPLOYER'S RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

TFL reserves the right to accept or reject any Bid, and to annul the Bidding process and reject all Bids, at any time prior to award of Contract, without thereby incurring any liability to the affected Bidder or Bidders or any obligations to inform the affected Bidder or Bidders of the ground for TFL's action. However, Bidder if so desire may seek the reason (in writing) for rejection of their Bid to which TFL shall respond quickly.

#### 26 BID OPENING

#### 26.1 Unpriced Bid Opening:

TFL/ PDIL will open bids in the presence of bidders' designated representatives who choose to attendant date, time and location stipulated in the BDS. The bidders' representatives, who are present shall sign a bid opening register evidencing their attendance.

#### 26.2 **Priced Bid Opening**:

26.2.1 TFL will open the price bids of those bidders who meet the qualification requirement and whose bids is determined to be technically and commercially responsive. Bidders selected for opening of their price bids shall be informed about the date of price bid opening.

Bidders may depute their authorized representative to attend the bid opening. The bidders' representatives, who are present shall sign a register evidencing their attendance and may be required to be present even on a short notice.

26.2.2 The price bids of those Bidders who were not found to be techno-commercially responsive shall not be opened.

In case of bids invited under the single bid system, bid shall be opened on the specified date & time.

#### 26.3 **Reverse Auction (Clause not applicable)**

26.3.1 OWNER shall finalize tender after conducting reverse auction except in those cases

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where less than four techno-commercially acceptable offers are available.

- In case, after techno commercial evaluation, number of technically & commercially acceptable offers are less than 04 (four), then no reverse auction will be conducted (but the OWNER/CONSULTANT shall take appropriate decision regarding conducting offline price negotiation, if required).
  - Accordingly, the decision to conduct reverse auction shall be communicated to shortlisted bidders prior to opening of price bid. The due date and time of conducting the event of Reverse Auction (if conducted) shall be intimated well in advance to the techno-commercially acceptable bidders, through email.

#### 26.3.2 Detailed methodology of Reverse Auction

With the assistance of RA system provider, training to all eligible bidders on the Online Reverse Auction process shall be facilitated prior to conduct of Online Reverse Auction.

- a) Computerized Reverse Auction shall be conducted by PDIL through M/s e-Procurement Technologies Limited, on pre-specified date, while the bidders shall be quoting from their own offices/ place of their choice.
- b) The due date and time of conducting the event of Reverse Auction shall be intimated at least 2 (two) days in advance to the techno-commercially acceptable bidders, through email / letter. For better understanding of Reverse Auction by the bidders, one day online training shall be conducted by M/s e-Procurement Technologies Limited i.e. the agency conducting the Reverse Auction, for all the techno-commercially qualified bidders. Reverse Auction Training and Demo auction shall be conducted through Video conferencing only.
- c) A user-ID and a password shall be created for each techno-commercially qualified bidder by the M/s e-Procurement Technologies Limited and the same shall be communicated to the bidders during the training process. A Valid Digital Signature Certificate is required to take part in Reverse Bidding process.

#### d) Display of Details during Reverse Auction(RA)

The bidder will be able to view the following details on their screen during RA:

1) "Total basic Price" (i.e. Total Price excluding GST)

3) "Total Evaluated Price" (i.e. Total Basic Price x Loading factor, calculated by system)

4) "Rank of the bidder" (i.e. present rank, auto updated by system)

5) "L1 price" (i.e. Present Lowest Total Evaluated Price, auto updated by system)

The "Total basic Price", Loading factor and the "Total Evaluated Price" before RA shall be informed to individual bidders shortly after completion of the RA training. The "Total basic Price" before RA shall be the "Start price" of each bidder. During RA, the bidder will be able to reduce only the "Total Basic Price". The "Total Evaluated Price" will be automatically

calculated by the system and system will then compare it with "Total Evaluated Price" of other bidders to arrive at Rank and L1 price after every price change during the RA.

After completion of RA, the "Total Evaluated Price" of the lowest bidder shall be considered as the L-1 price after RA.

However, at no point of time will any bidder see names of other bidders, or prices of bidders other than the lowest bid. The Bidder has to out-bid his own previous price & try to reach Number-1 rank.

The tender shall be processed further for award or otherwise based on L-1 prices received at the end of Online Reverse Auction. Price reasonableness will still need to be established by PDIL/TFL even though the bidding is through Online Reverse Auction and TFL will reserve the right to negotiate with the L1 bidder as per CVC guidelines.

- e) All timings of the online bid shall be based on the time indicated by the Server hosting the Auction Engine which would reflect as closely as possible the Indian Standard Time (IST) i.e. GMT+05:30 hrs. However, in the event of any deviations between the Server Time and the Indian Standard Time, the functioning of the Auction Engine (launch, operation and closure) would be guided by the Server time. Bidders should be advised to refresh the window of the Auction module and check the exact server Time.
- f) The start price of bidders will be automatically populated by system at the time of start of Reverse Auction. The same will be considered as participation by bidder in Online Reverse Auction process. In case any bidder emerges lowest bidder after RA based on their start price(s), the same will be considered as their final price(s) taking into consideration respective loading factor (to arrive at "Total Evaluated Price") for award of contract/ order irrespective of whether bidder had actually logged in RA portal or not. In case bidder does not accept the same, such bidder will be considered as errant bidder and action will be taken against bidder as per provision in this regard.
- g) During Reverse Auction, a bidder can reduce his prices repeatedly. The minimum percentage reduction in each step namely, the bid decrement' shall not be less than 0.5% of the last bid of the respective bidder. Bidders are allowed to submit/accept first price without decrement amount but afterwards participation in reverse auction is allowed only with minimum decrement amount /percentage.
- h) The process of Online Reverse Auction shall initially be held for a period of 30 minutes. In the event of a bid received in the last 5 minutes resulting in a change of prevailing L1 price, the period of the auction shall get extended automatically by 8 minutes from the time of submission of such bid. This process will continue till no change in L-1 price takes place in last 5 minutes after which the auction will close. All bidders regardless of their previous position can submit their bid during the extended period also.
- i) In case of a tie during auction i.e. two bidders entering same lowest price, the bidder who enters the prices first in the system would be taken as L-1 and the other bidder would see their ranking as L-2.
- j) Internet connectivity shall have to be ensured by bidders themselves. Bidders are requested to make all the necessary arrangements/ alternatives whatever required so that they are able to circumvent such situation and still be able to participate in the Reverse

Auction successfully.

- k) Bidders in their own interest should ensure uninterrupted internet connectivity at their end during the reverse auction with necessary backups to take care of any connectivity problem. No request for any extension of RAP due to internet connectivity issues or for any other reason at bidders end shall be entertained by PDIL/TFL.
- I) In case of disruption of service at the service provider's end i.e. M/s e Procurement Technologies Limited while the RAP (Reverse Auction Process) is online, due to any technical snag or otherwise attributable to the system failure at the server end, the RAP process will start all over again, through a fresh RAP (hereinafter referred to as "Restarted RAP"), the time and date of which will be intimated in writing to all bidders. In such a situation, the last recorded lowest price of prematurely ended RAP, will be the 'Start Bid Price' for the "Re-started RAP". The prices quoted in the prematurely ended RAP will be binding on all the bidders for consideration. All the time stipulations of normal RAP will be applicable to the "Restarted RAP".
- m) Communication with any official with service provider/PDIL/TFL when the RAP is online is strictly prohibited. Bidders in their own interest will have to get themselves satisfied on any queries that they may have during the RAP training session. No query when the RAP is online will be entertained.
- n) Upon completion of reverse auction, rate of individual items of SOR shall be worked out applying uniform reduction (reduction being derived from the original Total Evaluated Price & final Total Evaluated Price after RA).
- e) While working out rate of individual items, unit rate upto two decimals only will be considered and the figures beyond two decimals shall be ignored without rounding off (e.g. if item rates after applying uniform reduction works out to 10.910 or 10.912 or 10.915 or 10.919, the rate will be considered as 10.91). Above prices shall be the final prices of lowest bidder against the tender for all the purposes and the original quoted prices against tender shall no more be valid for tender for which Reverse Auction was held.
- 26.3.3 Preferences: Purchase Preference shall be applicable as defined in tender document.

### 27 <u>CONFIDENTIALITY</u>

Information relating to the examination, clarification, evaluation and comparison of Bids, and recommendations for the award of a Contract, shall not be disclosed to Bidder(s) or any other persons not officially concerned with such process.

#### 28 CONTACTING THE EMPLOYER

- 28.1 From the time of Bid opening to the time of award of Contract, if any Bidder wishes to contact the Employer on any matter related to the Bid, it should do so in writing.
- 28.2 Any effort by the Bidder to influence the Employer in the Employer's 'Bid Evaluation', 'Bid Comparison', or 'Contract Award' decisions may result in the rejection of the Bidder's Bid and action shall be initiated as per procedure for action in case Corrupt / Fraudulent / Collusive / Coercive practices in this regard, apart from forfeiture of EMD/ Bid Security, if any.

# 29 EXAMINATION OF BIDS AND DETERMINATION OF RESPONSIVENESS

- 29.1 The employer's determination of a bid's responsiveness is based on the content of the bid only. Prior to the detailed evaluation of Bids, the Employer will determine whether each Bid:
  - (a) Meets the "Bid Evaluation Criteria" of the Bidding Documents ;
  - (b) Has been properly signed;
  - (c) Is accompanied by the required 'Earnest Money / Bid Security / Bid Security / Declaration'
  - (d) Is substantially responsive to the requirements of the Bidding Documents ; and
  - (d) Provides any clarification and/or substantiation that the Employer may require to determine responsiveness pursuant to "ITB: Clause-29.2"
- 29.2 A substantially responsive Bid is one which conforms to all the terms, conditions and specifications of the Bidding Documents without material deviations or reservations or omissions for this purpose employer defines the foregoing terms below:
  - a) "Deviation" is departure from the requirement specified in the tender documents.
  - b) "Reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirement in the tender documents.
  - c) "Omission" is the failure to submit part or all of the information or documentation required in the tender document for evaluation of bid.
- 29.3 A material deviation, reservation or omission is one that,
  - a) If accepted would,
    - i) Affect in any substantial way the scope, quality, or performance of the job as specified in tender documents.
    - ii) Limit, in any substantial way, inconsistent with the Tender Document, the Employer's rights or the tenderer's obligations under the proposed Contract.
  - b) If rectified, would unfairly affect the competitive position of other bidders presenting substantially responsive bids.
- 29.4 The employer shall examine all aspects of the bid to confirm that all requirements have been met without any material deviation, reservation or omission.
- 29.5 If a Bid is not substantially responsive, it may be rejected by the Employer and may not subsequently be made responsive by correction or withdrawal of the of material deviation, reservation or omission.

# 30 CORRECTION OF ERRORS-

Arithmetic Correction of Errors (if any) in multiplication to derive the total cost of an individual item shall be done by the Consultant based on the quoted Unit Price by the Bidder. If the bidder does not accept the corrected amount of bid, its bid will be rejected.

# 31 CONVERSION TO SINGLE CURRENCY FOR COMPARISON OF BIDS

Not Applicable. All bids submitted must be in the currency specified at clause 14 of ITB.

#### 32 EVALUATION AND COMPARISON OF BIDS

Bid shall be evaluated as per evaluation criteria mentioned in Section-II of bidding documents on lowest bid basis.

In case of a tie at the lowest bid (L1) position between two or more bidders, the order/LoA will be placed on the bidder who has higher/ highest turnover in last audited financial year.

In case there is a tie at the lowest bid (L1) position between only startup bidders and none of them has past turnover, the order/LoA will be placed on the start-up who is registered earlier with Department for Promotion of Industry and Internal Trade.

#### 33 <u>COMPENSATION FOR EXTENDED STAY [FOR APPLICABILITY OF THIS CLAUSE</u> <u>REFER BDS]:</u>

Not Applicable

### 34 PURCHASE PREFERENCE

Purchase preference to Local Content (PP-LC) bidders/Domestically manufactured Telecom Products (DMTP) shall be allowed as per Government instructions in vogue, as applicable from time to time

The policy for providing Purchase Preference (linked with Local content) is enclosed as Annexure V to ITB herewith.

### [F] – AWARD OF CONTRACT

#### 35 <u>AWARD</u>

Subject to "ITB: Clause-29", Owner will award the Contract to the successful Bidder whose Bid has been determined to be substantially responsive and has been determined as the lowest provided that bidder, is determined to be qualified to satisfactorily perform the Contract.

"TFL intends to place the contract directly on the address from where Goods are produced / dispatched or Services are rendered. In case, bidder wants contract at some other address or supply of Goods/ Services from multiple locations, bidder is required to provide in their bid address on which order is to be placed."

TFL will place the Contract directly on the successful bidder from whom the bid has been received & evaluated and will not place order on other entities such as subsidiary, business associate or partner, dealer/distributor etc. of the Bidder.

### 36 NOTIFICATION OF AWARD / FAX OF ACCEPTANCE

36.1 Prior to the expiry of 'Period of Bid Validity', Notification of Award for acceptance of the Bid

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will be intimated to the successful Bidder by TFL either by E-mail /Letter or like means defined as the "Fax of Acceptance (FOA)". The Contract shall enter into force on the date of FOA and the same shall be binding on TFL and successful Bidder (i.e. Contractor). The Notification of Award/FOA will constitute the formation of a Contract. The detailed Letter of Acceptance shall be issued thereafter incorporating terms & conditions of Tender Document, Corrigendum, Clarification(s), Bid and agreed variation(s)/acceptable deviation(s), if any. TFL may choose to issue Notification of Award in form of detailed Letter of Acceptance without issuing FOA and in such case the Contract shall enter into force on the date of Detailed Letter of Acceptance only.

- 36.2 Contract period shall commence from the date of "Notification of Award" or as mentioned in the Notification of Award. The "Notification of Award" will constitute the formation of a Contract, until the Contract has been effected pursuant to signing of Contract as per "ITB: Clause-37".
- 36.3 Upon the successful Bidder's / Contractor's furnishing of 'Contract Performance Security / Security Deposit', pursuant to "ITB: Clause-38", TFL will promptly discharge his 'Earnest Money Deposit / Bid Security (if applicable)', pursuant to "ITB: Clause-16".
- 36.4 The Order/ contract value mentioned above is subject to Mutually Agreed Damages clause.
- 36.5 TFL will award the Contract to the successful Bidder, who, within 'fifteen [15] days' of receipt of the same, shall sign and return the acknowledged copy to TFL.

#### 37 SIGNING OF AGREEMENT

The successful Bidder/Contractor shall be required to execute an 'Agreement' in the proforma given in this Bidding Document) on a 'non-judicial stamp paper' of appropriate value [cost of the 'stamp-paper' shall be borne by the successful Bidder/Contractor] and of 'state of India' specified in Bidding Data Sheet (BDS) only, within 'fifteen [15] days' of receipt of the " Fax of Acceptance (FOA)" of the Tender by the successful Bidder/Contractor to sign the 'Agreement' within the above stipulated period, shall constitute sufficient grounds for Action as per Bid Security declaration.

#### 38 <u>CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT ((CPS/SD)</u>

- 38.1 Within 30 days of the receipt of the notification of Award/ Fax of Acceptance (FOA) by from TFL, the successful bidder shall furnish the Contract Performance Security (CPS) in accordance with of General Conditions of the Contract. The CPS shall be in the form of either Banker's Cheque or Demand Draft or Bank Guarantee or Letter of Credit and shall be in the currency of the Contract. However, CPS shall not be applicable in cases wherein the individual order/ contract value as specified in Notification of Award is less than INR 5 Lakh (exclusive of GST).
- 38.2 The CONTRACT PERFORMANCE SECURITY shall be for an amount equal specified in Bidding Data Sheet (BDS) towards faithful performance of the contractual obligations and performance of equipment. For the purpose of CPS, Contract/order value shall be exclusive of **GST (CGST & SGST/UTGST or IGST)**.

Bank Guarantee towards CPS shall be from any Indian scheduled bank or a branch of an International bank situated in India and registered with Reserve Bank of India as scheduled

foreign bank. However, in case of bank guarantees from banks other than the Nationalized Indian banks, the bank must be a commercial bank having net worth in excess of Rs 100 crores and a declaration to this effect should be made by such commercial bank either in the Bank Guarantee itself or separately on its letterhead.

- 38.3 Failure of the successful bidder to comply with the requirements of this article shall constitute sufficient grounds for consideration of the annulment of the award and Forefeiture of EMD/action as per declaration of Bid Security.
- 38.4 The CPS has to cover the entire contract value including extra works/services also. As long as the CPS submitted at the time of award take cares the extra works/services executed and total executed value are within the awarded contract price, there is no need for additional CPS. As soon as the total executed value is likely to burst the ceiling of awarded contract price, the contractor should furnish additional CPS.
- 38.5 Further, Ministry of Finance (MOF) Department of financial service has issued direction for submission of Bank Guarantee through online vide letter ref number F.No.7/112/2011-BOA dated 17th July 2012. The successful bidder can submit CPS online through issuing bank to TFL directly as per the above direction including its revisions, if any. In such cases confirmation will not be sought from issuing banker by TFL.
- 38.6 In addition to existing specified form (i.e. Demand Draft (DD)/ Banker's Cheque/ Bank Guarantee/Letter of Credit) mentioned in tender documents for submission of Security Deposit/ Contract Performance Security, the successful bidder can also submit the Security Deposit/ Contract Performance Security through online banking transaction i.e. IMPS/NEFT/RTGS/SWIFT etc. For this purpose, the details of <u>TFL's Bank Account</u> is mentioned in BDS. Further, in case a successful Bidder is willing to furnish CPS through SWIFT, the details may be obtained from Purchase Officer immediately after receipt of FOA.

While remitting such online transaction, the bidder must indicate "Security Deposit/ Contract Performance Security against FOA/DLOA no. \_\_\_ (contractor to specify the FOA/DLOA No.)" under remarks column of such transaction of respective bank portal. The contractor/vendor shall be required to submit the successful transaction details to the dealing officer immediately through email/letter and necessarily within 30 days from the date of Fax of Acceptance.

- 38.7 In case of forfeiture of Contract Performance Security/ Security Deposit in terms of GCC, the forfeited amount will be considered inclusive of tax and tax invoice will be issued by TFL. The forfeiture amount will be subject to final decision of TFL based on other terms and conditions of order/ contract.
- 38.8 The Contractor will also submit covering letter along with CPS as per format at F-4.
- 38.9 CPBG/Security Deposit will not be accepted in case the same has reference of 'remitter'/'financer' other than bidder on the aforementioned financial instrument of CPBG/ Security Deposit submitted by the Contractor.

### 39 <u>PROCEDURE FOR ACTION IN CASE CORRUPT/FRAUDULENT/COLLUSIVE/</u> COERCIVE PRACTICES

39.1 Procedure for action in case Corrupt/ Fraudulent/Collusive/Coercive Practices is

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enclosed at Annexure-I.

#### 39.4 NON-APPLICABILITY OF ARBITRATION CLAUSE IN CASE OF BANNING OF VENDORS/ SUPPLIERS / CONTRACTORS/ BIDDERS/ CONSULTANTS INDULGED IN FRAUDULENT/ COERCIVE PRACTICES

Notwithstanding anything contained contrary in GCC and other "CONTRACT DOCUMENTS", in case it is found that the Contractors/Bidders indulged in fraudulent/ coercive practices at the time of bidding, during execution of the contract etc. and/or on other grounds as mentioned in OWNER's "Procedure for action in case Corrupt/Fraudulent/Collusive/Coercive Practices" (Annexure-I to Section-III), the contractor/bidder shall be banned (in terms of aforesaid procedure) from the date of issuance of such order by TFL, to such Contractors/Bidders.

The Contractor/ Bidder understands and agrees that in such cases where Contractor/ Bidder has been banned (in terms of aforesaid procedure) from the date of issuance of such order by TFL, such decision of TFL shall be final and binding on such Contractor/ Bidder and the 'Arbitration clause' in the GCC and other "CONTRACT DOCUMENTS" shall not be applicable for any consequential issue /dispute arising in the matter.

#### 40 PUBLIC PROCUREMENT POLICY FOR MICRO AND SMALL ENTERPRISES

- 40.1 Government of India, vide Gazette of India No. 503 dated 26.03.2012 proclaimed the Public Procurement Policy for Micro and Small Enterprises (MSEs). The following benefit is available in case of work contract also:
  - i) Issue of tender document to MSEs free of cost.
  - ii) Exemption to MSEs from payment of EMD/Bid Security.
- 40.2 In case bidder is a Micro or Small Enterprise the bidder shall submit the following:
  - i. Ministry of MSME vide Gazette notification no. CG-DL-E-26062020-220191 dated 26.06.2020 had notified certain criteria for classifying the enterprises as Micro, Small and Medium Enterprises and specified, form and procedure for filing the memorandum (Udyam Registration) w.e.f. 01.07.2020 (for complete details of policy refer website of Ministry of MSME i.e. <u>https://msme.gov.in/</u>)

Accordingly, Micro and Small Enterprises (MSEs) shall be required to submit Udyam Registration Certificate for availing benefit under Public Procurement Policy for MSEs-2012

ii. An enterprise registered prior to 30.06.2020 and who is not re-registered with Udyam Registration, shall continue to be valid for a period upto 31.12.2021. Such enterprise shall submit EM Part-II or Udyog Aadhaar Memorandum (UAM) for availing benefits of PPP-2012.

The above documents submitted by the bidder shall be duly certified by the Chartered Accountant (not being an employee or a Director or not having any interest in the bidder's company/firm) and notary public with legible stamp.

If the bidder does not provide the above confirmation or appropriate document or any evidence, then it will be presumed that they do not qualify for any preference admissible in

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the Public Procurement Policy (PPP) 2012.

Further, MSEs who are availing the benefits of the Public Procurement Policy (PPP) 2012 get themselves registered with MSME Data Bank being operated by NSIC, under SME Division, M/o MSME, in order to create proper data base of MSEs which are making supplies to CPSUs.

- 40.3 If against an order placed by TFL, successful bidder(s) (other than Micro/Small Enterprise) is procuring material/services from their sub-vendor who is a Micro or Small Enterprise as per provision mentioned at clause no. 40.2 with prior consent in writing of the purchasing authority/Engineer-in-charge, the details like Name, Registration No., Address, Contact No. details of material & value of procurement made, etc. of such Enterprises shall be furnished by the successful bidder at the time of submission of invoice/Bill.
- 40.4 The benefit of policy are not extended to the traders/dealers/ Distributors /Stockiest/Wholesalers.
- 40.5 NSIC has initiated a scheme of "Consortia and Tender Marketing Scheme" under which they are assisting the Micro & Small enterprises to market their products and services through tender participation on behalf of the individual unit or through consortia.

Accordingly, if the MSEs or the consortia, on whose behalf the bid is submitted by NSIC, is meeting the BEC and other terms and conditions of tender their bid will be considered for further evaluation. Further, in such cases a declaration is to be submitted by MSE/ consortia on their letter head (s) that all the terms and conditions of tender document shall be acceptable to them.

40.6 Interest payment on delayed payments to MSME is payable in line with Micro, Small and Medium Enterprises Development Act, 2006

#### 41 AHR ITEMS

In item rate contract where the quoted rates for the items exceed 50% of the estimate rates, such items will be considered as Abnormally High Rates (AHR) items and payment of AHR items beyond the SOR stipulated quantities shall be made at the lowest amongst the following rates:

- i) Rates as per SOR, quoted by the Contractor/Bidder.
- ii) Rate of the item, which shall be derived as follows:
  - a. Based on rates of Machine and labour as available from the contract (which includes contractor's supervision, profit, overheads and other expenses).
  - b. In case rates are not available in the contract, rates will be calculated based on prevailing market rates of machine, material and labour plus 15% to cover contractor's supervision profit, overhead & other expenses

### .42 VENDOR PERFORMANCE EVALUATION

Shall be as stipulated Annexure II to ITB herewith.

#### 43 INCOME TAX & CORPORATE TAX

- 43.1 Income tax deduction shall be made from all payments made to the contractor as per the rules and regulations in force and in accordance with the Income Tax Act prevailing from time to time.
- 43.2 Corporate Tax liability, if any, shall be to the contractor's account.

#### 43.3 **TDS**

(i) TDS, wherever applicable, shall be deducted as per applicable act/law/rule.

#### (ii) Higher rate of TDS for non-filers of ITR

As per Section 206AB of Income Tax Act, 1961, in case of any vendor/customer who does not filed their Income Tax Return for both of the two previous years preceding to current year and aggregate amount of TDS is more than or equal to 50,000/- in each of those previous two years (or limit defined by Govt. from time to time), then TDS will be deducted at the higher of following rates:

- (I) Twice the rate mentioned in relevant TDS section.
- (II) Twice the rate or rates in force
- (III) 5%

#### 43.4 MENTIONING OF PAN NO. IN INVOICE/BILL

As per CBDT Notification No. 95/2015 dated 30.12.2015, mentioning of PAN no. is mandatory for procurement of goods / services/works/consultancy services exceeding Rs. 2 Lacs per transaction or as amended from time to time.

Accordingly, contractor should mention their PAN no. in their invoice/ bill for any transaction exceeding Rs. 2 lakhs or as amended from time to time. As provided in the notification, in case contractor do not have PAN no., they have to submit declaration in Form 60 along with invoice/ bill for each transaction.

Payment of contractor shall be processed only after fulfillment of above requirement.

### 44. DISPUTE RESOLUTION MECHANISM

### 44.1 QUARTERLY CLOSURE OF THE CONTRACT

During execution of orders, various issues may arise. In order to timely detect and to address the contractual issue(s) during the execution of contracts, TFL has introduced a mechanism of Quarterly Closure of the contract, under which all the related issues /disputes will be monitored and addressed on quarterly basis for resolution. Vendor (hereinafter referred 'Vendor') should first refer any issues/disputes to Engineer-in-Charge (EIC) for LOA/contracts/ Dealing C&P Executive for Purchase Orders and co-operate them for smooth execution of the contract and to timely address the issues, if any. For applicability of 'Quarterly Closure', please refer BDS.

#### 44.2 ARBITRATION

All issue(s)/dispute(s) excluding the matters that have been specified as excepted matters and listed at clause no. 2.6 and which cannot be resolved through Conciliation, such issue(s)/dispute(s) shall be referred to arbitration for adjudication by Sole Arbitrator.

The party invoking the Arbitration shall have the option to either opt for Ad-hoc Arbitration as provided at Clause 2.1 below or Institutionalized Arbitration as provided at Clause 2.2 below, the remaining clauses from 2.3 to 2.7 shall apply to both Ad-hoc and Institutional Arbitration:-

- 2.1 On invocation of the Arbitration clause by either party, TFL shall suggest a panel of three independent and distinguished persons (Retd Supreme Court & High Court Judges only) to the other party from the Panel of Arbitrators maintained by 'Delhi International Arbitration Centre (DIAC) to select any one among them to act as the Sole Arbitrator. In the event of failure of the other party to select the Sole Arbitrator within 30 days from the receipt of the communication from TFL suggesting the panel of arbitrators, the right of selection of the sole arbitrator by the other party shall stand forfeited and TFL shall appoint the Sole Arbitrator from the suggested panel of three Arbitrators for adjudication of dispute(s). The decision of TFL on the appointment of the sole arbitrator shall be final and binding on the other party. The fees payable to Sole Arbitrator shall be governed by the fee Schedule of "Delhi International Arbitration Centre'.
  - OR
- 2.2 If a dispute arises out of or in connection with this contract, the party invoking the Arbitration shall submit that dispute to any one of the Arbitral Institutions i.e ICADR/ICA/DIAC/SFCA and that dispute shall be adjudicated in accordance with their respective Arbitration Rules. The matter shall be adjudicated by a Sole Arbitrator who shall necessarily be a Retd. Supreme Court/High Court Judge to be appointed/nominated by the respective institution. The cost/expenses pertaining to the said Arbitration shall also be governed in accordance with the Rules of the respective Arbitral Institution. The decision of the party invoking the Arbitration for reference of dispute to a specific Arbitral institution for adjudication of that dispute shall be final and binding on both the parties and shall not be subject to any change thereafter. The institution once selected at the time of invocation of dispute shall remain unchanged.
- 2.3 The cost of arbitration proceedings shall be shared equally by the parties.
- 2.4 The Arbitration proceedings shall be in English language and the seat, venue and place of Arbitration shall be New Delhi, India only.
- 2.5 Subject to the above, the provisions of Arbitration & Conciliation Act 1996 and any amendment thereof shall be applicable. All matter relating to this Contract and arising out of invocation of Arbitration clause are subject to the exclusive jurisdiction of the Court(s) situated at New Delhi.
- 2.6 List of Excepted matters:
  - a) Dispute(s)/issue(s) involving claims below Rs 25 lakhs and above Rs 25 crores.

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- b) Dispute(s)/issue(s) relating to indulgence of Contractor/Vendor/Bidder in corrupt/fraudulent/collusive/coercive practices and/or the same is under investigation by CBI or Vigilance or any other investigating agency or Government.
- c) Dispute(s)/issue(s) wherein the decision of Engineer-In-Charge/owner/TFL has been made final and binding in terms of the Contract.
- 2.7. Disputes involving claims below Rs 25 Lakhs and above Rs. 25 crores:- Parties mutually agree that dispute(s)/issue(s) involving claims below Rs 25 Lakhs and above Rs 25 crores shall not be subject matter of Arbitration and are subject to the exclusive jurisdiction of the Court(s) situated at New Delhi.

#### 44.3 GOVERNING LAW AND JURISDICTION:

The Contract shall be governed by and construed in accordance with the laws in force in India. The Parties hereby submit to the exclusive jurisdiction of the Courts situated at New Delhi for adjudication of disputes, injunctive reliefs, actions and proceedings, if any, arising out of this Contract.

#### 45. DISPUTES BETWEEN CPSE'S/ GOVERNMENT DEPARTMENT'S / ORGANIZATIONS

Subject to conciliation as provided above, in the event of any dispute (other than those related to taxation matters) or difference relating to the interpretation and application of the provisions of commercial contract(s) between Central Public Sector Enterprises (CPSEs)/ Port Trusts inter se and also between CPSEs and Government Departments /Organizations , such dispute or difference shall be taken up by either party for resolution only through AMRCD as mentioned in OPE OM No. 4(1)/2013-DPE(GM)/FTS-1835 dated 22-05-2018.

Any party aggrieved with the decision of the Committee at the First level (tier) may prefer an appeal before the Cabinet Secretary at the Second level (tier) within 15 days from the date of receipt of decision of the Committee at First level, through it's administrative Ministry/Department, whose decision will be final and binding on all concerned.

The above provisions mentioned at clause no. 44 & 45 shall supersede provisions relating to Conciliation, Arbitration, Governing Law & Jurisdiction and Disputes between CPSE's/ Government Department's/ Organizations mentioned in General Conditions of Contract (GCC) and elsewhere in tender document.

#### 46 **INAM-PRO (PLATFORM FOR INFRASTRUCTURE AND MATERIALS PROVIDERS)**

INAM-Pro (Platform for infrastructure and materials providers) is a web based platform for infrastructure provides and materials suppliers and was developed by Ministry of Road Transport and Highways (MoRT&H) with a view to reduce project execution delays on account of supply shortages and inspire greater confidence in contractors to procure cement to start with directly from the manufacturers. Presently, numerous cement companies are registered in the portal and offering cement for sale on the portal with a commitment period of 3 years. These companies have bound themselves by ceiling rates for the entire commitment period, wherein they are allowed to reduce or increase their cement rates any number of times within the ceiling rate, but are not permitted to exceed the said ceiling rate.

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MoRT&H is expanding the reach of this web-portal by increasing both the product width as well as the product depth. They are working on incorporating 60 plus product categories. The product range will span from large machineries like Earth Movers and Concrete Mixers, to even the smallest items like road studs. MoRT&H intend to turn it into a portal which services every infrastructure development related need of a modern contractor.

TFL's contractors may use this innovative platform, wherever applicable. The usage of web – Portal is a completely voluntary exercise. The platform, however, can serve as a benchmark for comparison of offered prices and products.

#### 47 PROMOTION OF PAYMENT THROUGH CARDS AND DIGITAL MEANS

To promote cashless transactions, the onward payments by Contractors to their employees, service providers, sub-contractors and suppliers may be made through Cards and Digital means to the extent possible.

#### 48 <u>CONTRACTOR TO ENGAGE CONTRACT MANPOWER BELONGING TO SCHEDULED</u> CASTES AND WEAKER SECTIONS OF THE SOCIETY

While engaging the contractual manpower, Contractors are required to make efforts to provide opportunity of employment to the people belonging to Scheduled Castes and weaker sections of the society also in order to have a fair representation of these sections.

#### 49 PROVISIONS FOR STARTUPS (AS DEFINED IN GAZETTENOTIFICATION NO. D.L-DATED 18.02.2016 AND 33004/99 23.05.2017 OF COMMERCE MINISTRY OF AND INDUSTRY AND AS AMENDED FROM TIME TO TIME) [FOR APPLICABLITY REFER BDS]

Prior experience and Prior turnover criteria as mentioned in Clause No. 1.1 & 2.1 of Section-II (i.e. BEC) above shall not be applicable for start-ups [whether Micro & Small Enterprises (MSEs) or otherwise] subject to their meeting the quality and technical specifications specified in tender document. However, the start-ups have to meet BEC as mentioned in Clause No. 2.2 & 2.3 of Section-II on their own.

For availing the relaxation, bidder is required to submit requisite certificate towards Startup enterprise registration issued by Department for Promotion of Industry and Internal Trade (DPIIT), Ministry of Commerce & Industry and relaxation is to be given to the specific goods / jobs domain wherein they are registered.

Wherever the "Certificate of Recognition" is stipulating the domain of startup, the domain of start-up is considered based "Certificate of Recognition" issued by Department of Promotion of Industry and Internal Trade (DPIIT). Start-ups having the "Certificate of Recognition" which do not mention Domain, in such case start-ups are also required to submit the documents for the same including the application submitted to DPIIT.

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The above documents should be certified by the Chartered Accountant (not being an employee or a Director or not having any interest in the bidder's company/firm) and notary public with legible stamp.

If a Start-up emerge lowest bidder, the FOA on such Start-up shall be placed for entire tendered quantity/group/item/part (as the case may be). However, during the Kick of Meeting monthly milestones/ check points would be drawn. Further, the performance of such contractor/ service provider will be reviewed more carefully and action to be taken as per provision of contract in case of failure/ poor performance.

#### 50 <u>PROVISION REGARDING INVOICE FOR REDUCED VALUE OR CREDIT NOTE</u> TOWARDS MAD

MAD is the reduction in the consideration / contract value for the / services covered under this contract. In case of delay in execution of service provider should raise invoice for reduced value as per MAD) clause. If service provider has raised the invoice for full value, then service provider should issue Credit Note towards the applicable MAD amount with applicable taxes.

In such cases if service provider fails to submit the invoice with reduced value or does not issue credit note as mentioned above, TFL will release the payment to service provider after giving effect of the MAD clause with corresponding reduction of taxes charged on service provider's invoice, to avoid delay in payment.

In case any financial implication arises on TFL due to issuance of invoice without reduction in price or non-issuance of Credit Note, the same shall be to the account of service provider. TFL shall be entitled to deduct / setoff / recover such GST amount (CGST & SGST/UTGST or IGST) together with penalties and interest, if any, against any amounts paid or becomes payable by OWNER in future to the service provider's under this contract or under any other contract.

# 51. UNIQUE DOCUMENT IDENTIFICATION NUMBER BY PRACTICING CHARTERED ACCOUNTANTS

Practicing Chartered Accountants shall generate Unique Document Identification Number (UDIN) for all certificates issued by them as per provisions of Tender Document.

However, UDIN may not be required for documents being attested by Chartered Accountants in terms of provisions of Tender Document

#### 52. <u>PROVISION FOR PROCUREMENT FROM A BIDDER WHICH SHARES A LAND</u> BORDER WITH INDIA.

<u>The clause regarding provision for procurement from a bidder</u> which shares a land with India is enclosed as Annexure-VII to ITB herewith.

Annexure-I to Section-III

#### PROCEDURE FOR ACTION IN CASE CORRUPT/ FRAUDULENT/COLLUSIVE/COERCIVE PRACTICES

### A Definitions:

#### Annexure-I

A.1 "Corrupt Practice" means the offering, giving, receiving or soliciting, directly or indirectly, anything of value to improperly influence the actions in selection process or in contract execution.

"Corrupt Practice" also includes any omission for misrepresentation that may mislead or attempt to mislead so that financial or other benefit may be obtained or an obligation avoided.

- A2 "Fraudulent Practice" means and include any act or omission committed by a agency or with his connivance or by his agent by misrepresenting/ submitting false documents and/ or false information or concealment of facts or to deceive in order to influence a selection process or during execution of contract/ order.
- A3 "Collusive Practice amongst bidders (prior to or after bid submission)" means a scheme or arrangement designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefits of free and open competition.
- A.4 "Coercive practice" means impairing or harming or threatening to impair or harm directly or indirectly, any agency or its property to influence the improperly actions of an agency, obstruction of any investigation or auditing of a procurement process.
- A.5 "Vendor/Supplier/Contractor/Consultant/Bidder" is herein after referred as "Agency"
- A.6 "Appellate Authority" shall mean Committee of Directors consisting of Director (Finance) and Director (BD) for works centers under Director (Projects). For all other cases committee of Directors shall consist of Director (Finance) & Director (Projects).
- A.7 "Competent Authority" shall mean the authority, who is competent to take final decision for Suspension of business dealing with an Agency/ (ies) and Banning of business dealings with Agency/ (ies) and shall be the "Director" concerned.
- A.8 "Allied Agency" shall mean all the concerns within the sphere of effective influence of banned/ suspended agencies. In determining this, the following factors may be taken into consideration:
  - (a) Whether the management is common;
  - (b) Majority interest in the management is held by the partners or directors of banned/ suspended firm.
  - (c) substantial or majority shares are owned by banned/ suspended agency and by virtue of this it has a controlling voice.
- A.9 "Investigating Agency" shall mean any department or unit of TFL investigating into the conduct of Agency/ party and shall include the Vigilance Department of the TFL, Central Bureau of Investigation, State Police or any other agency set up by the Central or state government having power to investigate.

# B Actions against bidder(s) indulging in corrupt /fraudulent/ collusive/ coercive practice

B.1 Irregularities noticed during the evaluation of the bids:

If it is observed during bidding process/ bids evaluation stage that a bidder has indulged in corrupt/fraudulent /collusive/coercive practice, the bid of such Bidder (s) shall be rejected and its Earnest Money Deposit (EMD) shall be forfeited.

Further, such agency shall be banned for future business with TFL for a period specified in para B 2.2 below from the date of issue of banning order.

#### **B.2** Irregularities noticed after award of contract

#### (i) **During execution of contract:**

If an agency, is found to have indulged in corrupt/fraudulent/ collusive/coercive practices, action shall be initiated for putting the agency on banning list.

After conclusion of process and issuance of Speaking order for putting party on banning list, the order (s)/ contract (s) where it is concluded that such irregularities have been committed shall be terminated and Contract cum Performance Bank Guarantee (CPBG) submitted by agency against such order (s)/ contract (s) shall also be forfeited. Further such order/ contract will be closed following the due procedure in this regard.

The amount that may have become due to the contractor on account of work already executed by him shall be payable to the contractor and this amount shall be subject to adjustment against any amounts due from the contractor under the terms of the contract. No risk and cost provision will be enforced in such cases.

#### Suspension of order/ contract:

Further, only in the following situations, the concerned order (s)/ contract(s) (where Corrupt/Fraudulent/ Collusive/ Coercive Practices are observed) and payment shall be suspended after issuance of Suspension cum Show Cause Notice:

- (i) Head of Corporate Vigilance Department/CVO based on the investigation by them, recommend for specific immediate action against the agency.
- (ii) Head of Corporate Vigilance Department/CVO based on the input from investigating agency, forward for specific immediate action against the agency.

Suspension cum Show Cause Notice being issued in above cases after approval of the competent authority (as per provisions mentioned under Clause no. D) shall also include the provision for suspension of Order (s)/ Contract (s) and payment. Accordingly, after issuance of Suspension cum Show Cause Notice, the formal communication for suspension of Order (s)/ Contract (s) and payment with immediate effect will be issued by the concerned person of TFL.

During suspension, Contractor/ Service Providers will be allowed to visit the plant/ site for upkeep of their items/ equipment, TFL's issued materials (in case custody of same is not taken over), demobilizing the site on confirmation of EIC, etc.

#### (ii) After execution of contract and during Defect liability period (DLP)/ Warranty/Guarantee Period:

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If an agency is found to have indulged in corrupt/fraudulent/ collusive/coercive practices, after execution of contract and during DLP/ Warranty/Guarantee Period, the agency shall be banned for future business with TFL for a period specified in para B 2.2 below from the date of issue of banning order.

Further, the Contract cum Performance Bank Guarantee (CPBG)/Contract Performance Security (CPS) submitted by agency against such order (s)/ contract (s) shall be forfeited.

#### (iii) After expiry of Defect liability period (DLP)/ Warranty/Guarantee Period

If an agency is found to have indulged in corrupt/fraudulent/ collusive/coercive practices, after expiry of Defect liability period (DLP)/ Warranty/Guarantee Period, the agency shall be banned for future business with TFL for a period specified in para B 2.2 below from the date of issue of banning order.

#### B.2.2 Period of Banning

The period of banning of agencies indulged in Corrupt/Fraudulent/Collusive/Coercive Practices shall be as under and to be reckoned from the date of banning order:

S. No.	Description	Period of banning from the date of issuance of Banning order
1	Misrepresentation/False information other than pertaining to BEC of tender but having impact on the selection process. For example, if an agency confirms not being in holiday in TFL/PSU's PMC or banned by PSUs/ Govt. Dept., liquidation, bankruptcy & etc. and subsequently it is found otherwise, such acts shall be considered in this category.	
2	Corrupt/Fraudulent (except mentioned sl. no. 1 above) /Collusive/Coercive Practices If an agency again commits Corrupt/Fraudulent (except mentioned sl. no. 1 above) /Collusive/ Coercive Practices in subsequent cases after their banning, such situation of repeated offense to be dealt with more severity and following shall be the period of banning: (v) Repeated once	03 years
		7 years (in addition to the

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	(vi) Repeated twice or more	period already served)
		15 years (in addition to the period already served)
3	Indulged in unauthorized disposal of materials provided by TFL	7 years
4	If act of vendor/ contractor is a threat to the National Security	15 years

### C Effect of banning on other ongoing contracts/ tenders

- C.1 If an agency is put on Banning, such agency should not be considered in ongoing tenders/future tenders.
- C.2 However, if such an agency is already executing other order (s)/ contract (s) where no corrupt/fraudulent/ collusive/coercive practice is found, the agency should be allowed to continue till its completion without any further increase in scope except those incidental to original scope mentioned in the contract.
- C.3 If an agency is put on the Banning List during tendering and no irregularity is found in the case under process:
- C.3.1 after issue of the enquiry /bid/tender but before opening of Technical bid, the bid submitted by the agency shall be ignored.
- C.3.2 after opening Technical bid but before opening the Price bid, the Price bid of the agency shall not be opened and BG/EMD submitted by the agency shall be returned to the agency.
- C.3.3 after opening of price, BG/EMD made by the agency shall be returned; the offer of the agency shall be ignored & will not be further evaluated. If the agency is put on banning list for fraud/ mis-appropriation of facts committed in the same tender/other tender where errant agency emerges as the lowest (L1), then such tender shall also be cancelled and re-invited.

#### D. Procedure for Suspension of Bidder

#### D.1 Initiation of Suspension

Action for suspension business dealing with any agency/(ies) shall be initiated by Corporate C&P Department when

- (i) Corporate Vigilance Department based on the fact of the case gathered during investigation by them recommend for specific immediate action against the agency.
- (ii) Corporate Vigilance Department based on the input from Investigating agency, forward for specific immediate action against the agency.
- (iii) Non performance of Vendor/Supplier/Contractor/Consultant leading to termination of Contract/ Order.

# D.2 Suspension Procedure:

- D.2.1 The order of suspension would operate initially for a period not more than six months and is to be communicated to the agency and also to Corporate Vigilance Department. Period of suspension can be extended with the approval of the Competent Authority by one month at a time with a ceiling of six months pending a conclusive decision to put the agency on banning list.
- D.2.2 During the period of suspension, no new business dealing may be held with the agency.
- D.2.3 Period of suspension shall be accounted for in the final order passed for banning of business with the agency.
- D.2.4 The decision regarding suspension of business dealings should also be communicated to the agency.
- D.2.5 If a prima-facie, case is made out that the agency is guilty on the grounds which can result in banning of business dealings, proposal for issuance of suspension order and show cause notice shall be put up to the Competent Authority. The suspension order and show cause notice must include that (i) the agency is put on suspension list and (ii) why action should not be taken for banning the agency for future business from TFL. The competent authority to approve the suspension will be same as that for according approval for banning.

# D 3 Effect of Suspension of business:

Effect of suspension on other on-going/future tenders will be as under:

- D.3.1 No enquiry/bid/tender shall be entertained from an agency as long as the name of agency appears in the Suspension List.
- D.3.2 If an agency is put on the Suspension List during tendering:
- D.3.2.1 after issue of the enquiry /bid/tender but before opening of Technical bid, the bid submitted by the agency shall be ignored.
- D.3.2.2 after opening Technical bid but before opening the Price bid, the Price bid of the agency shall not be opened and BG/EMD submitted by the agency shall be returned to the agency.
- D.3.2.3 after opening of price, BG/EMD made by the agency shall be returned; the offer of the agency shall be ignored & will not be further evaluated. If the agency is put on Suspension list for fraud/ mis-appropriation of facts conducted in the sametender/other tender where errant agency emerges as the lowest (L1), then such tender shall also be cancelled and re-invited.
- D.3.3 The existing contract (s)/ order (s) under execution shall continue.
- D.3.4 Tenders invited for procurement of goods, works and services shall have provision that the bidder shall submit a undertaking to the effect that (i) neither the bidder themselves nor their allied agency/(ies) are on banning list of TFL and(ii) bidder is not banned by any Government department/ Public Sector.

# F. Appeal against the Decision of the Competent Authority:

- F.1 The agency may file an appeal against the order of the Competent Authority for putting the agency on banning list. The appeal shall be filed to Appellate Authority. Such an appeal shall be preferred within one month from the of receipt of banning order.
- F.2 Appellate Authority would consider the appeal and pass appropriate order which shall be communicated to the party as well as the Competent Authority.

- F.3 Appeal process may be completed within 45 days of filing of appeal with the Appellate Authority.
- **G.** Wherever there is contradiction with respect to terms of 'Integrity pact', GCC and 'Procedure for action in case of Corrupt/Fraudulent/ Collusive/Coercive Practice', the provisions of 'Procedure for action in case of Corrupt/Fraudulent/ Collusive/Coercive Practice' shall prevail.

Annexure-II to Section III

#### PROCEDURE FOR EVALUATION OF PERFORMANCE OF VENDORS/ SUPPLIERS/ CONTRACTORS/ CONSULTANTS

#### 1.0 <u>GENERAL</u>

A system for evaluation of Vendors/ Suppliers/Contractors/ Consultants and their performance is a key process and important to support an effective purchasing & contracting function of an organization.

Performance of all participating Vendors/ Suppliers/Contractors/ Consultants need to be closely monitored to ensure timely receipt of supplies from a Vendor, completion of an assignment by a Consultant or complete execution of order by a contractor within scheduled completion period. For timely execution of projects and meeting the operation & maintenance requirement of operating plants, it is necessary to monitor the execution of order or contracts right from the award stage to completion stage and take corrective measures in time.

#### 2.0 <u>OBJECTIVE</u>

The objective of Evaluation of Performance aims to recognize, and develop reliable Vendors/ Suppliers/Contractors/ Consultants so that they consistently meet or exceed expectations and requirements.

The purpose of this procedure is to put in place a system to monitor performance of Vendors/ Suppliers/Contractors/ Consultants associated with TFL so as to ensure timely completion of various projects, timely receipt of supplies including completion of works & services for operation and maintenance of operating plants and quality standards in all respects.

#### 3.0 <u>METHODOLOGY</u>

#### i) <u>Preparation of Performance Rating Data Sheet</u>

Performance Sheet for rating data each and everv Vendor/ Supplier/Contractor/Consultant for all orders/Contracts with a value of Rs. 50 Lakhs and above is recommended to be drawn up. Further, Performance rating data Sheet for orders/contracts of Vendor/Supplier/Contractor/ Consultant who are on watch list/holiday list/ banning list shall be prepared irrespective of order/ contract value. These data sheets are to be separately prepared for orders/ contracts related to Projects and O&M. Format, Parameters, Process, responsibility for preparation of Performance Rating Data Sheet are separately mentioned.

#### ii) <u>Measurement of Performance</u>

Based on the parameters defined in Data Sheet, Performance of concerned Vendor/ Supplier/Contractor/ Consultant would be computed and graded accordingly. The measurement of the performance of the Party would be its ability to achieve the minimum scoring of 60% points in the given parameters.

iii) <u>Initiation of Measures:</u>

Depending upon the Grading of Performance, corrective measures would be initiated by taking up the matter with concerned Vendor/ Supplier/Contractor/ Consultant. Response of Vendor/ Supplier/Contractor/ Consultant would be considered before deciding further course of action.

#### iv) Implementation of Corrective Measures:

Based on the response of Vendor/ Supplier/Contractor/ Consultant, concerned Engineer-in-Charge for the Projects and/or OIC in case of O&M would recommend for continuation or discontinuation of such party from the business of TFL.

v) Orders/contracts placed on Proprietary/OEM basis for O&M will be evaluated and, if required, corrective action will be taken for improvement in future.

### 4.0 EXCLUSIONS:

The following would be excluded from the scope of evaluation of performance of Vendors/ Suppliers/Contractors/ Consultants:

- i) Orders/Contracts below the value of Rs. 50 Lakhs if Vendor/ Supplier/Contractor/ Consultant is not on watch list/ holiday list/ banning list.
- ii) Orders for Misc./Administrative items/ Non stock Non valuated items (PO with material code ending with 9).

However, concerned Engineer-in-Charge /OICs will continue to monitor such cases so as to minimize the impact on Projects/O&M plants due to non performance of Vendors/ Suppliers/Contractors/ Consultants in all such cases.

#### 5.0 PROCESS OF EVALUATION OF PERFORMANCE OF VENDORS/ SUPPLIERS/ CONTRACTORS/ CONSULTANTS

#### 5.1 FOR PROJECTS

- i) Evaluation of performance of Vendors/ Suppliers/Contractors/ Consultants in case of PROJECTS shall be done immediately with commissioning of any Project.
- ii) On commissioning of any Project, EIC (Engineer-in-charge)/ Project-in-charge shall prepare a Performance Rating Data Sheet (Format at Annexure-1) for all Orders and Contracts.
- iii) Depending upon the Performance Rating, following action shall be initiated by Engineer-in-charge/Project-in-charge:

SI.No.	Performance Rating	Action
4	× ×	
1	POOR	Seek explanation for Poor performance
2	FAIR	Seek explanation for Fair performance
3	GOOD	Letter to the concerned for improving performance in future
4	VERY GOOD	No further action

iv) Reply from concerned Vendor/ Supplier/Contractor/ Consultant shall be examined. In case of satisfactory reply, Performance Rating data Sheet to be closed with a letter to the concerned for improving performance in future.

- v) When no reply is received or reasons indicated are unsatisfactory, the following actions need to be taken:
  - A) Where performance rating is "POOR" (as per Performance Rating carried out after execution of Order/ Contract and where no reply/ unsatisfactory reply is received from party against the letter seeking the explanation from Vendor/Supplier/Contractor/ Consultant along with sharing the performance rating)

Recommend such defaulting Vendor / Supplier / Contractor / Consultant for the following action:

- 1. Poor Performance on account of Quality (if marks obtained against Quality parameter is less than 20):
  - (a) First Instance: Holiday (Red Card) for Two Years
  - (b) Subsequent instance (s) in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for Three Years
- 2. Poor Performance on account of other than Quality (if marks obtained against Quality parameter is more than 20):
  - (a) First such instance: Advisory notice (Yellow Card) shall be issued and Vendor/Supplier/Contractor/ Consultant shall be put on watch list for a period of Three (3) Years.
  - (b) <u>Second such instance in other ongoing order (s)/</u> <u>contract (s) or new order (s) /contact (s) on such Vendor/</u> <u>Supplier/ Contractor/ Consultant:</u> Putting on Holiday (Red Card) for a period of One Year
  - (c) <u>Subsequent instances (more than two) in other ongoing</u> <u>order (s)/ contract (s) or new order (s) /contact (s) on</u> <u>such Vendor/ Supplier/ Contractor/ Consultant</u>: Putting on Holiday (Red Card) for a period of Three Years.
- B) <u>Where Poor/Non-Performance leading to termination of contract or</u> <u>Offloading of contract due to poor performance attributable to</u> <u>Vendor/Supplier/ Contractor/Consultant (under clause no. 34.2.3 of GCC)</u>
  - (a) First instance: Advisory notice (Yellow Card) shall be issued and Vendor/Supplier/Contractor /Consultant shall be put on watch list for a period of Three (3) Years.

Further such vendor will not be allowed to participate in the re-tender of the same supply/work/services of that location which has terminated / offloaded. Moreover, it will be ensured that all other action as per provision of contract including forfeiture of Contract Performance Security (CPS) etc. are undertaken. However, such vendor will be allowed to participate in all other tenders and to execute other ongoing order/ contract (s) or new contract/ order (s).

The Yellow card will be automatically revoked after a period of three years unless the same is converted into Red Card due to subsequence instances of poor/ non-performance in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant.

- (b) Second instances in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for period of One Year and they shall also to be considered for Suspension.
- (c) Subsequent instances (more than two) in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for period of Three Years and they shall also to be considered for Suspension.

### (C) <u>Where Performance rating is "FAIR":</u>

Issuance of warning to such defaulting Vendor/ Supplier/Contractor/ Consultant to improve their performance.

#### 5.2 FOR CONSULTANCY JOBS

Monitoring and Evaluation of consultancy jobs will be carried out in the same way as described in para 5.1 for Projects.

#### 5.3 FOR OPERATION & MAINTENANCE

- i) Evaluation of performance of Vendors/ Suppliers/Contractors/ Consultants in case of Operation and Maintenance shall be done immediately after execution of order/ contract.
- ii) After execution of orders a Performance Rating Data Sheet (Format at Annexure-2) shall be prepared for Orders by Site C&P and for Contracts/Services by respective Engineer-In-Charge.
- iii) Depending upon Performance Rating, following action shall be initiated by EIC:

SI. No.		Action
	Rating	
1	POOR	Seek explanation for Poor performance
2.	FAIR	Seek explanation for Fair performance
3	GOOD	Letter to the concerned for improving performance in future.
4	VERY GOOD	No further action

iv) Reply from concerned Vendor/ Supplier/Contractor/ Consultant shall be examined. In case of satisfactory reply, Performance Rating data Sheet to be closed with a letter to the concerned for improving performance in future.

- v) When no reply is received or reasons indicated are unsatisfactory, the following actions need to be taken:
  - A) Where performance rating is "POOR" (as per Performance Rating carried out after execution of Order/ Contract and where no reply/ unsatisfactory reply is received from party against the letter seeking the explanation from Vendor/Supplier/Contractor/ Consultant along with sharing the performance rating)

Recommend such defaulting Vendor / Supplier / Contractor / Consultant for the following action:

- 1. Poor Performance on account of Quality (if marks obtained against Quality parameter is less than 20):
  - (a) First Instance: Holiday (Red Card) for Two Years
  - (b) Subsequent instance (s) in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for Three Years
- 2. Poor Performance on account of other than Quality (if marks obtained against Quality parameter is more than 20):
  - (a) First such instance:Advisory notice(Yellow Card) shall be issued and Vendor/Supplier/Contractor/ Consultantshall be put on watch list for a period of Three (3) Years.
  - (b) <u>Second such instance in other ongoing order (s)/</u> <u>contract (s) or new order (s) /contact (s) on such Vendor/</u> <u>Supplier/ Contractor/ Consultant:</u> Putting on Holiday (Red Card) for a period of One Year
  - (c) <u>Subsequent instances (more than two) in other ongoing</u> <u>order (s)/ contract (s) or new order (s) /contact (s) on</u> <u>such Vendor/ Supplier/ Contractor/ Consultant</u>: Putting on Holiday (Red Card) for a period of Three Years.
- B) <u>Where Poor/Non-Performance leading to termination of contract or</u> <u>Offloading of contract due to poor performance attributable to</u> Vendor/Supplier/ Contractor/Consultant (under clause no. 34.2.3 of GCC)
  - (a) First instance: Advisory notice (Yellow Card) shall be issued and Vendor/Supplier/Contractor /Consultantshall be put on watch list for a period of Three (3) Years.

Further such vendor will not be allowed to participate in the re-tender of the same supply/work/services of that location which has terminated / offloaded. Moreover, it will be ensured that all other action as per provision of contract including forfeiture of Contract Performance Security (CPS) etc. are undertaken.

However, such vendor will be allowed to participate in all other tenders and to execute other ongoing order/ contract (s) or new contract/ order (s).

The Yellow card will be automatically revoked after a period of three years unless the same is converted into Red Card due to

subsequence instances of poor/ non-performance in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant.

- (b) Second instances in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for period of One Year and they shall also to be considered for Suspension.
- (c) Subsequent instances (more than two) in other ongoing order (s)/ contract (s) or new order (s) /contact (s) on such Vendor/ Supplier/ Contractor/ Consultant: Holiday (Red Card) for period of Three Years and they shall also to be considered for Suspension.
- (C) <u>Where Performance rating is "FAIR"</u>

Issuance of warning to such defaulting Vendors/Contractors/Consultants to improve their performance.

#### 6.0 REVIEW & RESTORATION OF PARITES PUT ON HOLIDAY

6.1 An order for Holiday passed for a certain specified period shall deemed to have been automatically revoked on the expiry of that specified period and it will not be necessary to issue a specific formal order of revocation.

Further, in case Vendor/ Supplier/Contractor/ Consultant is put on holiday due to quality, and new order is placed on bidder after restoration of Vendor/ Supplier/Contractor/ Consultant, such order will be properly monitored during execution stage by the concerned site.

#### 7.0 EFFECT OF HOLIDAY

- 7.1 If a Vendor/ Supplier/Contractor/ Consultant is put on Holiday, such Vendor/ Supplier/Contractor/ Consultant shall not be considered in ongoing tenders/future tenders.
- 7.2 However, if such Vendor/ Supplier/Contractor/ Consultant is already executing any other order/ contract and their performance is satisfactory in terms of the relevant contract, should be allowed to continue till its completion without any further increase in scope except those incidental to original scope mentioned in the contract. In such a case CPBG will not be forfeited and payment will be made as per provisions of concerned contract. However, this would be without prejudice to other terms and conditions of the contract.
- 7.3. Effect on other ongoing tendering:
- 7.3.1 After issue of the enquiry /bid/tender but before opening of Technical bid, the bid submitted by the party shall be ignored.
- 7.3.2 After opening Technical bid but before opening the Price bid, the Price bid of the party shall not be opened and BG/EMD submitted by the party shall be returned to the party.

- 7.3.3 After opening of price, BG/EMD made by the party shall be returned; the offer of the party shall be ignored & will not be further evaluated. If errant party emerges as the lowest (L1), then such tender shall also be cancelled and re-invited.
- **8.0** While putting the Vendor/ Supplier/Contractor/ Consultant on holiday as per the procedure, the holding company, subsidiary, joint venture, sister concerns, group division of the errant Vendor/ Supplier/Contractor/ Consultant shall not be considered for putting on holiday list. Any bidder, put on holiday, will not be allowed to bid through consortium route also in new tender during the period of holiday.
- **9.0** If an unsuccessful bidder makes any vexatious, frivolous or malicious complaint against the tender process with the intention of delaying or defeating any procurement or causing loss to TFL or any other bidder, such bidder will be put on holiday for a period of six months, if such complaint is proved to be vexatious, frivolous or malicious, after following the due procedure.

### 10. <u>APPEAL AGAINST THE DECISION OF THE COMPETENT AUTHORITY:</u>

- (a) The party may file an appeal against the order of the Competent Authority for putting the party on Holiday list. The appeal shall be filed to Appellate Authority. Such an appeal shall be preferred within one month from the of receipt of Holiday order.
- (b) Appellate Authority would consider the appeal and pass appropriate order which shall be communicated to the party as well as the Competent Authority.
- (c) Appeal process may be completed within 45 days of filing of appeal with the Appellate Authority.
- (d) "Appellate Authority" shall mean Committee of Directors consisting of Director (Finance) and Director (BD) for works centers under Director (Projects). For all other cases committee of Directors shall consist of Director (Finance) & Director (Projects).

#### 11. ERRANT BIDDER

In case after price bid opening the lowest evaluated bidder (L1) is not awarded the job for any mistake committed by him in bidding or withdrawal of bid or modification of bid or varying any term in regard thereof leading to re-tendering, TFL shall forfeit EMD if paid by the bidder and such bidders shall be debarred from participation in retendering of the same job(s)/item(s).

Further, such bidder will be put on Watch List (Yellow Card) for a period of three years after following the due procedure. However, during the period in watch list such vendor will be allowed to participate in all other tenders and to execute other ongoing order/ contract (s) or new contract/ order (s).

In case of subsequent instances of default in other tender(s) during aforesaid watch list period, the action shall be initiated as per provision of sl. no. 2 of para A of Clause no. 5.1 (v) and 5.3 (v).

The Yellow card will be automatically revoked after specified period unless the same is

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converted into Red Card

12. In case CBIC (Central Board of Indirect Taxes and Customs)/ any tax authority / any equivalent government agency brings to the notice of TFL that the Supplier has not remitted the amount towards GST (CGST & SGST/UTGST or IGST) collected from TFL to the government exchequer, then, that Supplier shall be put under Holiday list of TFL for period of six months after following the due procedure. This action will be in addition to the right of recovery of financial implication arising on TFL.

Annexure-1

#### TALCHER FERTITIZERS LIMITED PERFORMANCE RATING DATA SHEET (FOR PROJECTS/ CONSULTANCY JOBS)

: : :

> : 2

:

:

i)	Project/Work Centre
iÍ)	Order/ Contract No. & date
iii)	Brief description of Items
	Works/Assignment
iv)	Order/Contract value (Rs.)
v)	Name of Vendor/Supplier/
	Contractor/ Consultant
vi)	Contracted delivery/
	Completion Schedule
vii)	Actual delivery/
,	Completion date

Performance	Delivery/ Completion	Quality	Reliability	Total
Parameter	Performance	Performance	Performance#	
Maximum Marks	40	40	20	100
Marks Allocated				

Note:

Remarks (if any)

PERFORMANCE RATING (\*\*)

Note :

- (#) Vendor/Supplier/Contractor/Consultant who seek repeated financial assistance or deviation beyond contract payment term or seeking direct payment to the sub-vendor/sub-contractor due to financial constraints, then '0' marks should be allotted against Reliability Performance.
- (\*) (\*\*) Allocation of marks should be as per enclosed instructions
- Performance rating shall be classified as under :

SI. No.	Range (Marks)	Rating
INO.		
1	60 & below	POOR
2	61-75	FAIR
3	76-90	GOOD
4	More than 90	VERY
		GOOD

Signature of Authorised Signatory:

Name:

Designation:

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		Instructions	for allocation of marks		
1.	Marks	are to be allocated as under:			
	1.1	DELIVERY/ COMPLETION	PERFORMANCE		40 Marks
	Marko	Delivery Period/	Delay in Weeks		
	Marks	Completion Schedule			
		a) Upto 3 months	Before CDD Delay upto 4 weeks " 8 weeks " 10 weeks " 12 weeks " 16 weeks More than 16 weeks	35 30 25 20 15 0	40
		b) Above 3 months	Before CDD Delay upto 4 weeks " 8 weeks " 10 weeks " 16 weeks " 20 weeks " 24 weeks More than 24 weeks	40 35 30 25 20 15 10 0	
	1.2	QUALITY PERFORMANCE		40 Ma	rks
		For Normal Cases : No Defe	ects/ No Deviation/ No failure:		40 marks
		i) Rejection/Defects	Marks to be allocated on prorata basis for acceptable quantity as compared to total quantity for normal cases		10 marks
marks		ii) When quality	Failure of severe nature		0
		failure endanger system integration and safety of the system	<ul> <li>Moderate nature</li> <li>low severe nature</li> </ul>	10-25	5 marks marks
		iii) Number of deviations	<ol> <li>No deviation</li> <li>No. of deviations &lt; 2</li> <li>No. of deviations &gt; 2</li> </ol>		5 marks 2 marks 0 marks

# 1.3 RELIABILITY PERFORMANCE

#### 20 Marks

Α.	FOR WORKS/CONTRACTS	
i)	Submission of order acceptance, agreement, PBG, Drawings and other documents within time	4 marks
ii)	Mobilization of resources as per Contract and in time	4 marks
iii)	Liquidation of Check-list points	4 marks
iv)	Compliance to statutory and HS&E requirements or Reliability of Estimates/Design/Drawing etc. in case of Consultancy jobs	4 marks
v)	Timely submission of estimates and other documents for Extra, Substituted & AHR items	4 marks
В.	FOR SUPPLIES	
i)	Submission of order acceptance, PBG, Drawings and other documents within time	5 marks
ii)	Attending complaints and requests for after sales service/ warranty repairs and/ or query/ advice (upto the evaluation period).	5 marks
iii)	Response to various correspondence and conformance to standards like ISO	5 marks
iv)	Submission of all required documents including Test Certificates at the time of supply	5 marks

Annexure-2

#### TALCHER FERTILIZERS LIMITED PERFORMANCE RATING DATA SHEET (FOR O&M)

i)	Location	:
iĺ)	Order/ Contract No. & date	:
iii)	Brief description of Items	:
	Works/Assignment	
iv)	Order/Contract value (Rs.)	:
v)	Name of Vendor/Supplier/	:
	Contractor/ Consultant	
vi)	Contracted delivery/	:
	Completion Schedule	
vii)	Actual delivery/	:
	Completion date	

Performance	Delivery	Quality	Reliability	Total
Parameter	Performance	Performance	Performance#	
Maximum Marks	40	40	20	100
Marks Allocated				
(*)				

Remarks (if any)

PERFORMANCE RATING (\*\*)

Note :

- Vendor/Supplier/Contractor/Consultant who seek repeated financial assistance or deviation (#) beyond contract payment term or seeking direct payment to the sub-vendor/sub-contractor due to financial constraints, then '0' marks should be allotted against Reliability Performance
- Allocation of marks should be as per enclosed instructions
- (\*) (\*\*) Performance rating shall be classified as under :

SI.	Range (Marks)	Rating
No.		
1	60 & below	POOR
2	61-75	FAIR
3	76-90	GOOD
4	More than 90	VERY
		GOOD

Signature of Authorised Signatory:

Name:

Designation:

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		Instructions for a	llocation of marks (For O&M)		
1.	Marks are to be allocated as under :				
	1.1	DELIVERY/ COMPLETION	40 Marks		
	Mortes	Delivery Period/	Delay in Weeks		
	Marks	Completion Schedule			
		a) Upto 3 months	Before CDD Delay upto 4 weeks " 8 weeks " 10 weeks " 12 weeks " 16 weeks More than 16 weeks	40 35 30 25 20 15 0	
		b) Above 3 months	Before CDD Delay upto 4 weeks " 8 weeks " 10 weeks " 16 weeks " 20 weeks " 24 weeks More than 24 weeks	40 35 30 25 20 15 10 0	
	1.2	QUALITY PERFORMANCE		40 Marks	
		For Normal Cases : No Defe	cts/ No Deviation/ No failure:	40 marks	
		i) Rejection/Defects	Marks to be allocated on prorata basis for acceptable quantity as compared to total quantity for normal cases	10 marks	
marka		ii) When quality	Failure of severe nature	0	
marks		failure endanger system integration and safety of the system	- Moderate nature - low severe nature	5 marks 10-25 marks	
		iii) Number of deviations	<ol> <li>No deviation</li> <li>No. of deviations &lt; 2</li> <li>No. of deviations &gt; 2</li> </ol>	5 marks 2 marks 0 marks	

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# 1.3 RELIABILITY PERFORMANCE

20 Marks

Α.	FOR WORKS/CONTRACTS	
i)	Submission of order acceptance, agreement, PBG, Drawings and other documents within time	4 marks
ii)	Mobilization of resources as per Contract and in time	4 marks
iii)	Liquidation of Check-list points	4 marks
iv)	Compliance to statutory and HS&E requirements or Reliability of Estimates/Design/Drawing etc. in case of Consultancy jobs	4 marks
v)	Timely submission of estimates and other documents for Extra, Substituted & AHR items	4 marks
В.	FOR SUPPLIES	
i)	Submission of order acceptance, PBG, Drawings and other documents within time	5 marks
ii)	<ul> <li>Attending complaints and requests for after sales service/ warranty repairs and/ or query/ advice (upto the evaluation period).</li> </ul>	
iii)	Response to various correspondence and conformance to standards like ISO	5 marks
iv)	Submission of all required documents including Test Certificates at the time of supply	5 marks

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#### Annexure-III

#### **INSTRUCTIONS FOR SUBMISSION OF BID ONLINE THROUGH CPP PORTAL**

1. The bidders are required to submit soft copies of their bids electronically on the CPP Portal, using valid Digital Signature Certificates. The instructions given below are meant to assist the bidders in registering on the CPP Portal, prepare their bids in accordance with the requirements and submitting their bids online on the CPP Portal.

More information useful for submitting online bids on the CPP Portal may be obtained at: https://eprocure.gov.in/eprocure/app.

#### 2. <u>REGISTRATION</u>

- i. Bidders are required to enroll on the e-Procurement module of the Central Public Procurement Portal (URL: https://eprocure.gov.in/eprocure/app) by clicking on the link "Online bidder Enrollment" on the CPP Portal which is free of charge.
- ii. As part of the enrollment process, the bidders will be required to choose a unique username and assign a password for their accounts.
- iii. Bidders are advised to register their valid email address and mobile numbers as part of the registration process. These would be used for any communication from the CPP Portal.
- iv. Bidders are advised to make ensure the accessibility & availability of java software in their system (PC) either download & install the latest version of java software or click on the below link to install the java in their system prior to proceed further.

https://www.oracle.com/technetwork/java/javase/downloads/index.html

- v. Upon enrollment, the bidders will be required to register their valid Digital Signature Certificate (Class III Certificates with signing key usage) issued by any Certifying Authority recognized by CCA India (e.g. Sify / nCode / eMudhra etc.), with their profile.
- vi. Only one valid DSC should be registered by a bidder. Please note that the bidders are responsible to ensure that they do not lend their DSC's to others which may lead to misuse.
- vii. Bidder then logs in to the site through the secured log-in by entering their user ID / password and the password of the DSC / e-Token.

#### 3. SEARCHING FOR TENDER DOCUMENTS

i. There are various search options built in the CPP Portal, to facilitate bidders to search active tenders by several parameters. These parameters could include Tender ID, Organization Name, Location, Date, Value, etc. There is also an option of advanced search for tenders, wherein the bidders may combine a number of search parameters such as Organization Name, Form of Contract, Location, Date, Other keywords etc. to search for a tender published on the CPP Portal.

- ii. Once the bidders have selected the tenders they are interested in, they may download the required documents / tender schedules. These tenders can be moved to the respective 'My Tenders' folder. This would enable the CPP Portal to intimate the bidders through SMS / email in case there is any corrigendum issued to the tender document.
- iii. The bidder should make a note of the unique Tender ID assigned to each tender, in case they want to obtain any clarification / help from the Helpdesk.

#### 4. PREPARATION OF BIDS

- i. Bidder should take into account any corrigendum published on the tender document before submitting their bids.
- ii. Please go through the tender advertisement and the tender document carefully to understand the documents required to be submitted as part of the bid. Please note the number of covers in which the bid documents have to be submitted, the number of documents - including the names and content of each of the document that need to be submitted. Any deviations from these may lead to rejection of the bid.
- iii. Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document / schedule and generally, they can be in PDF / XLS / RAR / DWF/JPG formats. Bid documents may be scanned with 100 dpi with black and white option which helps in reducing size of the scanned document.
- iv. To avoid the time and effort required in uploading the same set of standard documents which are required to be submitted as a part of every bid, a provision of uploading such standard documents (e.g. PAN card copy, annual reports, auditor certificates etc.) has been provided to the bidders. Bidders can use "My Space" or "Other Important Documents" area available to them to upload such documents. These documents may be directly submitted from the "My Space" area while submitting a bid, and need not be uploaded again and again. This will lead to a reduction in the time required for bid submission process.

Note: My Documents space is only a repository given to the Bidders to ease the uploading process. If Bidder has uploaded his Documents in My Documents space, this does not automatically ensure these Documents being part of Technical Bid.

#### 5. SUBMISSION OF BIDS

- i. Bidder should log into the site well in advance for bid submission so that they can upload the bid in time i.e. on or before the bid submission time. Bidder will be responsible for any delay due to other issues.
- ii. The bidder has to digitally sign and upload the required bid documents one by one as indicated in the tender document.
- iii. Bidder should submit Declaration for Bid security strictly as per format Form F-2 provided in the NIT.. Otherwise the uploaded bid will be rejected.

- iv. Bidders are requested to note that they should necessarily submit their financial bids in the format provided and no other format is acceptable. If the price bid has been given as a standard SOR format with the tender document, then the same is to be downloaded and to be filled by all the bidders. Bidders are required to download the SOR file, open it and complete the white coloured (unprotected) cells with their respective financial quotes and other details (such as name of the bidder). No other cells should be changed. Once the details have been completed, the bidder should save it and submit it online, without changing the filename. If the SOR file is found to be modified by the bidder, the bid will be rejected.
- v. The server time (which is displayed on the bidders' dashboard) will be considered as the standard time for referencing the deadlines for submission of the bids by the bidders, opening of bids etc. The bidders should follow this time during bid submission.
- vi. All the documents being submitted by the bidders would be encrypted using PKI encryption techniques to ensure the secrecy of the data. The data entered cannot be viewed by unauthorized persons until the time of bid opening. The confidentiality of the bids is maintained using the secured Socket Layer 128 bit encryption technology. Data storage encryption of sensitive fields is done. Any bid document that is uploaded to the server is subjected to symmetric encryption using a system generated symmetric key. Further this key is subjected to asymmetric encryption using buyers/bid opener's public keys. Overall, the uploaded tender documents become readable only after the tender opening by the authorized bid openers.
- vii. The uploaded tender documents become readable only after the tender opening by the authorized bid openers.
- viii. Upon the successful and timely submission of bids (i.e. after Clicking "Freeze Bid Submission" in the portal), the portal will give a successful bid submission message & a bid summary will be displayed with the bid no. and the date & time of submission of the bid with all other relevant details.
- ix. The bid summary has to be printed and kept as an acknowledgement of the submission of the bid. This acknowledgement may be used as an entry pass for any bid opening meetings.

### 6. ASSISTANCE TO BIDDERS

- i. Any queries relating to the tender document and the terms and conditions contained therein should be addressed to the Tender Inviting Authority for a tender or the relevant contact person indicated in the tender.
- ii. Any queries relating to the process of online bid submission or queries relating to CPP Portal in general may be directed to the 24x7 CPP Portal Helpdesk.

-x-

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#### ANNEXURE-IV

# **BIDDING DATA SHEET (BDS)**

# ITB TO BE READ IN CONJUNCTION WITH THE FOLLOWING:

A. GENERAL			
ITB clause	Description		
1.2	The Invitation for Bid/ Tender is for LAND DEVELOPMENT WORK (PACKAGE -1		
	C) AT TALCHER FERTILISER LIMITED, ANGUL, TALCHER		
1.1	The Employer/Owner is: The Employer/Owner is: Talcher Fertilizers Limited		
2.1	The name of the Works/Services to be performed is: "LAND DEVELOPMENT		
	WORK (PACKAGE -1 C)" on item rate basis.		
3	BIDS FROM CONSORTIUM/ JOINT VENTURE:		
	APPLICABLE 🗴		
	NOT		
	APPLICABLE		
	B. BIDDING DOCUMENT		
ITB clause	Description		
8.1	For clarification purposes only, the communication address is:		
	Projects & Development India Limited,		
	(Project Management Department)		
	P.D.I.L Bhawan, A-14, Sector-1,		
	Noida , (India)		
	Fax no.:0120-2529801		
	Kind Attention: Mr. Kailash Joshi		
	Project Manager Tel no. : +91-120-2529842/43/47/51/53/54		
	Extn. 314		
	Fax no. : +91-120-2529801		
	E-mail :kjoshi@pdilin.com		
	C. PREPARATION OF BIDS		
ITB clause	Description		
11.1.1 (r)	Additional documents to be submitted by the Bidder with its Part-I (Techno-		
	commercial/ Unpriced bid) : as per SCC/Scope of Work.		
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12 & 13	Whether TFL will be able to a	avail input tax credit in the instant tender	
	YES	$\checkmark$	
	NO	X	
	Details of Buyer:		
	Services to be rendered at	M/s Talcher Fertilizers Ltd. (TFL), Administrative Building,	
		Talcher, Post: Vikrampur,	
		Dist: Angul, Pincode-759106,	
		Odisha	
	PAN No.	AAFCT8667A	
	GST no.	21AAFCT8667A1ZH	
	TFL Bank details	Account No.: 37088269547	
		Bank & Branch Name: SBI, CAG-II, New Delhi	
		IFSC Code: SBIN0017313	
14	The currency of the Bid shall	be INR	
15	The bid validity period shall b	e Six (6) Months from final 'Bid Due Date'.	
<del>16.1, 16.10</del> and 38.6	In case <u>'Earnest Money / Bid Security' or</u> "Contract Performance Security" is in the form of 'Demand Draft' or 'Banker's Cheque', the same should be favor of TFL (India) Limited, payable at		
	In case of submission through online banking transaction i.e. IMPS / NEFT / RTGS / SWIFT, etc, the details of TFL 's Bank account are as under:		
	Account Holder's Name: Account No.: 37088269547		
	Bank & Branch Name: SBI, CAG-II, New Delhi		
	IFSC Code: SBIN0017313		
	Bidder to mention reference no. "CPS/" in narration while remitting the CPS amount in TFL's Bank Account.		

	D. SUBMIS	SION AND OPEN	ING OF BIDS
ITB clause			ription
18	In addition to the origina applicable in case of e-t		umber of copies required is one. Not
4.0 of IFB	The submission of phys following address: :	ical document as	per clause no. 4.0 of IFB shall at
	Projects & Developmen		
	(Project Management D P.D.I.L Bhawan, A-14, S		
	Noida , (India)	50001-1,	
	Fax no.:0120-2529801		
	Kind Attention: Mr. Kail		
	,	Manager	- 4
	Tel no. : +91-120-2529 Extn. 314	042/43/47/31/33/3	94
	Fax no. : +91-120-2529	801	
	E-mail :kjoshi@pdilin.co		
		<u></u>	
	E. EVALUATIO	,	RISON OF BIDS
ITB clause			ription
32	Evaluation Methodology	is mentioned in S	Section-II.
33	Compensation for	x	
	Extended Stay:	~	
	APPLICABLE		
			_
	NOT	$\checkmark$	
	APPLICABLE		
	F. A	WARD OF CONT	RACT
ITB clause		Desci	ription
37	State of India of which s <b>Pradesh.</b>	tamp paper is rec	uired for Contract Agreement: <b>Uttar</b>
38	Contract Performance S	Security/ Security	Deposit
	APPLICABLE	$\checkmark$	
	NOT		
	NOT APPLICABLE	×	
The value/ amount of Contract Performan		nce Security/ Security Deposit:	
		Order / Contract	
	CPS/SD @ 3% of Total		value

41	Provision of AHR Item :		
	APPLICABLE	$\checkmark$	]
	NOT APPLICABLE	x	-
44.1	Quarterly Closure of Contra	ct:	
	APPLICABLE	$\checkmark$	
	NOT APPLICABLE	x	
49 Applicability of BEC relaxation relating to Startups:		Startups:	
	APPLICABLE	$\checkmark$	]
	NOT APPLICABLE	×	

Annexure-V

# PUBLIC PROCUREMENT

# (PREFERENCE TO MAKE IN INDIA), ORDER 2017

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#### FORM – I of ANNEXURE V

#### <u>CERTIFICATE FROM STATUTORY AUDITOR OR COST AUDITOR OF THE COMPANY (IN THE CASE</u> <u>OF COMPANIES) OR FROM A PRACTICING COST ACCOUNTANT OR PRACTICING CHARTERED</u> <u>ACCOUNTANT (IN RESPECT OF SUPPLIERS OTHER THAN COMPANIES) TOWARDS MINIMUM</u> <u>LOCAL CONTENT</u>

#### (FOR SUPPLY OF GOODS/ SERVICES / WORKS / EPC / LSTK)

To, M/s Talcher Fertilizers Limited

SUB:

**TENDER NO:** 

Dear Sir

SI. No.	Description	Confirmation
а	Bidder meets the mandatory minimum Local content requirement of 20% for participating in the Bidding process under Public Procurement (Preference to Make in India) Policy. (In case bidder does not meet the minimum Local content requirement of 20%, such bidders are not allowed to participate in the Bidding process)	Confirmed.
b	The bidder meets mandatory minimum Local content requirement of 50% for claiming purchase preference under Public Procurement (Preference to Make in India) Policy	

B. The details of the location at which the local value addition is made as follows:

SI. No.	Item Description	Details of the Location(s) where the local value addition is made
1.		
2.		
3.		

Name of Audit Firm / Chartered Accountant: [Signature of Authorized Signatory]

Date:

Name: Designation: Seal:

Membership No.:	
UDIN:	

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# FORM-II of ANNEXURE-V

# Salient Points of Public Procurement (Preference to Make in India) Policy

Sr. No.	Description	Parameter / Document
1	Minimum Local Content (LC) for Availing Preference under this Policy	50%
2	Margin of Purchase Preference	20%
3	Local Content (LC) % declared by bidder (Documents to be submitted as per Sr. No. 4 below)	[Tick (✓) whichever is applicable] a) LC Equal to or more than 50% b) LC More than 20% but less than 50%
4	Documents to be submitted by bidder under this Policy	Certificate from the statutory auditor or cost auditor of the company (in case of companies) or from a practicing cost accountant or practicing chartered accountant as per <u>Form-</u> I to be submitted by bidder.
5	Whether tender is divisible or not divisible	Not Divisible; Clause No. 3A (c) of revised Policy dated 16.09.2020 shall be applicable

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#### FORM-III of ANNEXURE-V

# (Not Applicable for this Tender)

#### DECLARATION BY BIDDER TOWARDS MINIMUM LOCAL CONTENT (FOR SUPPLY OF GOODS / SERVICES / WORKS / EPC / LSTK )

To, M/s Talcher Fertilizers Limited

SUB:

#### **TENDER NO:**

Dear Sir,

A. We M/s ..... (Name of Bidder) hereby confirm/certify that the goods / services offered vide our offer no...... dated ...... meets the following-

SI. No.	Description	Confirmation
A	Bidder meets the mandatory minimum Local content requirement of 20% for participating in the Bidding process under Public Procurement (Preference to Make in India) Policy. (In case bidder does not meet the minimum Local content requirement of 20%, such bidders are not allowed to participate in the Bidding process)	Confirmed.
В	The bidder meets mandatory minimum Local content requirement of 50% for claiming purchase preference under Public Procurement (Preference to Make in India) Policy	Confirmed / Not Confirmed

**B.** The <u>details of the location</u> at which the local value addition is made as follows:

SI. No.	Item Description	Details of the Location(s) where the local value addition is made
1.		
2.		

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Place: Date: [Signature of Authorized Signatory of Bidder] Name: Designation: Seal:

#### Note:

i. The Authorized Signatory of Bidder shall be the person in whose name Power of Attorney has been issued.

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#### Annexure-VI

#### PREAMBLE TO SCHEDULE OF RATES

- 1. The "Bill of Quantity (BOQ)" will be in Excel format (password protected) and will be uploaded during tender creation. This will be downloaded by the bidder and bidder will quote price on this Excel file for entire scope of work as per NIT. Thereafter, the bidder will upload the same Excel file during bid submission.
- 2. The BOQ format is provided in a spread sheet file (BoQ\_xxxx.xls). The rates offered should be entered in the allotted space only and uploaded after filling the relevant columns. The BOQ template must not be modified / replaced by the bidder; else the bid submitted shall be rejected.
- 3. Bidder shall quote all Prices in INR only.
- 4. BOQ consists of following one sheets:
  - Schedule of Rates containing Item Rates & GST
- 5. It is mandatory to quote prices in BOQ and fill up as listed in Para 4. It will be the responsibility of the contractor to quote for all Materials/ Equipments /Services/Civil & Structural Works etc. as per scope of work defined in NIT.
- 6. BIDDER shall be responsible for payment of all taxes, duties and levies as applicable on performance of WORK under CONTRACT and shall be included in the quoted price.
- 7. A copy of SOR, with prices/figures completely blanked out but with the word "QUOTED" in all columns is to be uploaded along with the un-priced bid, as a confirmation of price/data quoted against each head.
- 8. The plans have been evolved tentatively based on information available with Owner / Consultant but the dimensions and details etc. are liable to changes. The Tenderers shall not be entitled to claim any higher rate or compensation on this account. The tender drawings are intended mainly to give an indication of the probable type ofwork.. Owner reserves the right to add / delete any of the works mentioned in the N.I.T., during the currency of the contract.
- 9. The Tenderers shall note that the quantities of the different Items, as given in the "Schedule of Rates" are tentative based on tentative tender drawings and are subject to variation and they shall not be entitled to claim any higher rate or compensation on this account. Owner / Consultant reserve the right to change / modify the size and type of sections at any time. Owner / Consultant do not guarantee work under each item of the Schedule of Quantities. Quantity of some or all the items may increase or decrease up to any extent at the time of actual execution. For variation in value of contract, please refers relevant clause of GCC.
- 10. The Tenderers shall be fully responsible for the correct setting out and execution of the work. All tools, tackles, construction equipments etc., required for the successful execution / construction of the complete work shall be responsibility of the Tenderers.

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- 11. Payments on bills shall, however, be made on actual measurements of quantities of work done as per approved scope of work. Unless otherwise specified in Tender Documents, measurements of quantities shall be taken as per Indian Standards IS: 1200.
- 12. The rates to be inserted in the "Schedule of Rates" are to be inclusive of the value of the work described under several items including all costs and expenses which may be required for the construction of the work described together with all taxes, general risks, liabilities and obligations such as temporary buildings / hutments, fencing, watching, lighting, insurance, labour regulations, indemnity, maintenance and the like. The prices shall be inclusive of Supply of materials, construction, erection, all labors, materials, tools and tackles, plants, equipment, hoists, scaffoldings, the sundries, etc., as may be necessary for the completion of the work in all respects.
- 13. In case of any discrepancy between the description of items given in the "Schedule of Rates" and Specifications, drawings and other documents, the decision of the Owner / Consultant in writing shall be final, binding and conclusive for the purpose of this contract.
- 14. The earth shall be disposed of within the plant & Township leads & the spaces/locations shall also be undertaken during the execution of the contract as per site requirement.

#### PROCUREMENT FROM A BIDDER WHICH SHARES A LAND BORDER WITH INDIA

- Order (Public Procurement No. 1) dated 23.07.2020, Order (Public Procurement No.2) dated 23.07.2020 and Order (Public Procurement No. 3) dated 24.07.2020, Department of Expenditure, Ministry of Finance, Govt. of India refers. The same are available at web-site <u>https://doe.gov.in/procurement-policy-divisions</u>.
- 2. Any bidder from a country which shares a land border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. For details of competent authority refer to Annexure I of Order (Public Procurement No. 1) dated 23.07.2020.

Further the above will not apply to bidders from those countries (even if sharing a land border with India) to which the Government of India has extended lines of credit or in which the Government of India is engaged in development projects. Updated lists of countries to which lines of credit have been extended or in which development projects are undertaken are given in the website of the Ministry of External Affairs, Govt. of India

- 3. "Bidder" (including the term 'tenderer', 'consultant' 'vendor' or 'service provider' in certain contexts) for purpose of this provision means any person or firm or company, including any member of a consortium or joint venture (that is an association of several persons, or firms or companies), every artificial juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.
- 4. "Bidder from a country which shares a land border with India" for the purpose of this:
  - a) An entity incorporated, established or registered in such a country; or
  - b) A subsidiary of an entity incorporated, established or registered in such a country; or
  - c) An entity substantially controlled through entities incorporated, established or registered in such a country; or
  - d) An entity whose beneficial owner is situated in such a country; or
  - e) An Indian (or other) agent of such an entity; or
  - f) A natural person who is a citizen of such a country; or
  - g) A consortium or joint venture where any member of the consortium or joint venture falls under any of the above
- 5. "Beneficial owner" for the purpose of above (4) will be as under:
  - i) In case of a company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person(s), has a controlling ownership interest or who

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exercises control through other means.

#### Explanation-

- a) "Controlling ownership interest" means ownership of, or entitlement to, more than twenty-five per cent of shares or capital or profits of the company;
- b) "Control" shall include the right to appoint the majority of the directors or to control the management or policy decisions, including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- In case of a partnership firm, the beneficial owner is the natural person(s) who, whether acting alone or together, or through one or more juridical person, has ownership of entitlement to more than fifteen percent of capital or profits of the partnership;
- iii) In case of an unincorporated association or body of individuals, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more juridical person, has ownership of or entitlement to more than fifteen percent of the property or capital or profits of such association or body of individuals;
- iv) Where no natural person is identified under (i) or (ii) or (iii) above, the beneficial owner is the relevant natural person who holds the position of senior managing official;
- v) In case of a trust, the identification of beneficial owner(s) shall include identification of the author of the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and any other natural person exercising ultimate effective control over the trust through a chain of control or ownership.
- **6.** "Agent" for the purpose of this Order is a person employed to do any act for another, or to represent another in dealings with third persons

#### 7. <u>SUBMISSION OF CERTIFICATE IN BIDS:</u>

Bidder shall submit a certificate in this regard as Form-I to Annexure-VII.

If such certificate given by a bidder whose bid is accepted is found to be false, this would be a ground for immediate rejection of the bid/termination and further action as per "Procedure for Action in case of Corrupt/Fraudulent/ Collusive / Coercive Practices" of tender document.

8. The registration, wherever applicable, should be valid at the time of submission of bids and at the time of acceptance of bids. In respect of supply otherwise than by tender, registration should be valid at the time of placement of order. If the bidder was validly registered at the time of acceptance *I* placement of order, registration shall not be a relevant consideration during contract execution.

9. PROVISION FOR WORKS CONTRACTS, INCLUDING TURNKEY CONTRACTS: The successful bidder shall not be allowed to sub-contract works to any contractor from a country which shares a land border with India unless such contractor is registered with the Competent Authority. The definition of "contractor from a country which shares a land border with India" shall be as in Para 4 herein above. A Certificate to this regard is to be submitted by bidder is placed at Form-II.

#### Form-I to Annexure-VII

#### **UNDERTAKING ON LETTERHEAD**

To, M/s Talcher Fertilizers LIMITED

SUB:

TENDER NO:

Dear Sir

We have read the clause regarding Provisions for Procurement from a Bidder of a country which shares a land border with India and on sub-contracting to contractors from such countries; we certify that, bidder M/s\_\_\_\_\_ (*Name of Bidder*) is:

(i) not from such a country
 (ii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) []
 (iii) if from such a country, has been registered
 (iii) []
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
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 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered
 (iii) if from such a country, has been registered

#### (Bidder is to tick appropriate option ( ✓ or X) above).

We further certify that bidder **M/s\_\_\_\_\_ (Name of Bidder)** will not sub-contract any work to a contractor from such countries unless such contractor is registered with the Competent Authority.

We hereby certify that bidder M/s\_\_\_\_\_ (Name of Bidder) fulfills all requirements in this regard and is eligible to be considered.

Place: Date: [Signature of Authorized Signatory of Bidder] Name: Designation: Seal:

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# FORMS & FORMATS

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Form No.	Description
F-1	BIDDER'S GENERAL INFORMATION
F-2	FORMAT OF " DECLARATION FOR BID SECURITY "
F-3	LETTER OF AUTHORITY
F-4	PROFORMA OF "BANK GUARANTEE" FOR "CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT"
F-5	AGREED TERMS & CONDITIONS
F-6	ACKNOWLEDGEMENT CUM CONSENT LETTER
F-7	BIDDER'S EXPERIENCE
F-8	CHECKLIST
F-8(B)	CHECKLIST FOR BID EVALUATION CRITERIA (BEC) QUALIFYING DOCUMENTS
F-9	FORMAT FOR CERTIFICATE FROM BANK IF BIDDER'S WORKING CAPITAL IS INADEQUATE
F-10	FORMAT FOR CHARTERED ACCOUNTANT CERTIFICATE FOR FINANCIAL CAPABILITY OF THE BIDDER
F-11	FORMAT FOR CONSORTIUM AGREEMENT(ON NON- JUDICIAL STAMP PAPER OF APPROPRIATE VALUE) CONSORTIUM/ JV AGREEMENT- <b>NOT</b> <b>APPLICABLE</b>
F-12	BIDDER'S QUERIES FOR PRE BID MEETING
F-13	E-BANKING FORMAT
F-14	INTEGRITY PACT
F-15	INDEMNITY BOND
F-16	FREQUENTLY ASKED QUESTIONS (FAQS)
F-17	PROFORMA OF BANK GUARANTEE FOR MOBILISATIONS ADVANCE PAYMENT NOT APPLICABLE
F-18	PROFORMA OF BANK GUARANTEE FOR PAYMENTS TOWARDS PLACEMENT OF ALL PURCHASE ORDERS OF MAJOR TAGGED ITEMS <b>NOT</b> <b>APPLICABLE</b>
F-19	FORMAT OF LETTER OF NO DEVIATIONS
F-20	FORMAT FOR POWER OF ATTORNEY
F-21	UNDERTAKING REGARDING SUBMISSION OF ELECTRONIC INVOICE( E- INVOICE AS PER GST LAW)
F-22	UNDERTAKING REGARDING SUBMISSION CONTRACT PERFORMANCE SECURITY (CPS) / SECURITY DEPOSIT (SD) WITHIN STIPULATED TIME LINE
F-23	PROFORMA FOR CONTRACT AGREEMENT

#### LIST OF FORMS & FORMATS

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## **BIDDER'S GENERAL INFORMATION**

#### To, M/s TALCHER FERTILIZERS LIMITED, NOIDA

TENDER NO:

1	Bidder Name:	M/s
2	Status of Firm	Proprietorship Firm/Partnership firm/ Public Limited/ Pvt. Limited/ Govt. Dept. / PSU/ Others If Others Specify:
		[Enclose relevant certificates / partnership
		deed/certificate of Registration, as applicable]
3	Name of Proprietor/ Partners/	1.
	Directors of the firm/company	2. 3.
4	Name of Power of Attorney holders	
	of bidder	
5	Number of Years in Operation	
6	Address of Registered Office	
		City: District:
		State:
		PIN <del>/ZIP</del> :
7	Bidder's address where	
	order/contract is to be placed	City:
		District:
		State:
		PIN <del>/ZIP</del> :
8	Office responsible for executing the	City:
	contract with GST no.(In case supply	District:
	of works are from multiple locations,	State:
	addresses and GST no. of all such	PIN <del>/ZIP</del> :
	locations are to be provided)	
		GST No.:
9	Telephone Number & Contact	
	Information of address where order	(Country Code) (Area Code) (Telephone Number)
L		
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	is to be placed	FAX No. :
		e-mail ID:
10	E-mail Address	
11	ISO Certification, if any	
	{If yes, please furnish details}	
12	PAN No	
		[Enclose copy of relevant document]
13	GST No.	
	(refer sl. no. 8 above)	[Enclose copy of relevant document]
14	EPF Registration No.	
		(Enclose compared polymer de compared)
15	ESI code No.	[Enclose copy of relevant document]
15	ESI code No.	
		[Enclose copy of relevant document]
16	Whether Micro or Small Enterprise	Yes / No
		(If Yes, Bidder to submit requisite documents as
	Whether MSE is owned by SC/ST	specified it ITB: Clause No. 40) Yes / No
	Entrepreneur(s)	(If Yes, Bidder to submit requisite documents as specifie
		it ITB: Clause No. 40)
	Whether MSE is owned by Women	Yes / No
		(If Yes, Bidder to submit requisite documents as specifie it ITB: Clause No. 40)
17	Whether Bidder is Startups or not	Yes / No
17	Whether bluder is Startups of hot	(If Yes, Bidder to submit requisite documents as specifie
		it ITB: Clause No. 49)
18	In case of Start-up confirm the	
	following:	
	(i) Date of its incorporation/ registration	
	(ii) Whether turnover for any	
	financial years since	
	incorporation/ registration has	
	exceeded Rs.100 Crores.	

Note: \* TFL intent to place the contract directly on the address from where Works are to be supplied. In case, bidder wants contract at some other address or Worksare to supplied from multiple locations, bidder is required to provide in their bid, the address on which contract is to be placed.

Place: Date: [Signature of Authorized Signatory of Bidder]

Name: Designation: Seal:

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#### FORMAT F-2

# DECLARATION FOR BID SECURITY

(To be submitted on Letter head of Bidder)

To,

M/s TALCHER FERTILIZERS LIMITED

SUB:

**TENDER NO:** 

Dear Sir,

After examining / reviewing provisions of above referred tender documents (including all corrigendum/ Addenda), we M/s\_\_\_\_\_\_ (Name of Bidder) have submitted our offer/ bid no.

We, M/s\_\_\_\_\_ (Name of Bidder) hereby understand that, according to your conditions, we are submitting this Declaration for Bid Security.

We understand that we will be put on watch list/holiday/ banning list (as per polices of TALCHER FERTILIZERS LIMITED in this regard), if we are in breach of our obligation(s) as per following:

- (a) have withdrawn/modified/amended, impairs or derogates from the tender, my/our Bid during the period of bid validity specified in the form of Bid; or
- (b) having been notified of the acceptance of our Bid by the TALCHER FERTILIZERS LIMITED during the period of bid validity:
  - (i) fail or refuse to execute the Contract, if required, or
  - (ii) fail or refuse to furnish the Contract Performance Security, in accordance provisions of tender document.
  - (iii) fail or refuse to accept 'arithmetical corrections' as per provision of tender document.
- (c) having indulged in corrupt/fraudulent /collusive/coercive practice as per procedure.

Place: Date: [Signature of Authorized Signatory of Bidder] Name: Designation: Seal

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# <u>F-3</u>

#### LETTER OF AUTHORITY

[Pro forma for Letter of Authority for Attending 'Pre-Bid Meetings' /'Un-priced Bid Opening' / 'Price Bid Opening']

Ref:

Date:

#### To, M/s TALCHER FERTILIZERS LIMITED, NOIDA

SUB: TENDER NO:

Dear Sir,

I/We, hereby authorize the following representative(s) for attending any 'Meetings [Pre-Bid Meeting]', 'Un-priced Bid Opening' and 'Price Bid Opening' against the above Tender Documents:

[1] Name & Designation	Signature	
Phone/Cell:		

[2] Name & Designation	Signature	
Phone/Cell:		

E-mail: ..... @ .....

We confirm that we shall be bound by all commitments made by aforementioned authorised representative(s).

Place:	[Signature of Authorized Signatory of Bidder]
Date:	Name:
	Designation:
	Seal:

- (i) Note: This "Letter of Authority" should be on the <u>"letter head"</u> of the Bidder and should be signed by a person competent and having the 'Power of Attorney' to bind the Bidder. Not more than 'two [02] persons per Bidder' are permitted to attend 'Pre-Bid Meetings' /'Unpriced Bid Opening' / 'Price Bid Opening'..
- (ii) Bidder's authorized representative is required to carry a copy of this authority letter while attending the 'Pre-Bid Meetings' /'Un-priced Bid Opening

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#### PROFORMA OF "BANK GUARANTEE" FOR "CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT" (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

To,			Bank Guarantee No.	
M/s Talcher Noida	Fertilizers	Limited,	Date of BG	
			BG Valid up to	
			Claim period up to (There should be three months gap between expiry date of BG & Claim period)	
			Stamp SI. No./e-Stamp Certificate No.	

#### Dear Sir(s),

having registered M/s. (herein after called the "contractor" which expression shall office at wherever the context so require include its successors and assignees) have been placed/ awarded the job/work of vide LOA /FOA No. for Talcher Fertilizers Limited having registered dated office at Plot 2/H, Kalpana Area, BJB Nagar, Khorda, Bhubaneswar-751014, Odisha (herein after called the "TFL" which expression shall wherever the context so require include its successors and assignees). The Contract conditions provide that the CONTRACTOR shall pay a sum of Rs. (Rupees ) as full Contract Performance Guarantee in the form therein mentioned. The form of payment of Contract Performance Guarantee includes guarantee executed by Nationalized Bank/Scheduled Commercial Bank, undertaking full responsibility to indemnify Talcher Fertilizers Limited, in case of default. has approached us and at The said M/s. their request consideration of the premises we having our office and in at have agreed to give such guarantee as hereinafter mentioned. 1 We hereby undertake to give the irrevocable & unconditional guarantee to you that if default shall be made by M/s. in performing any of the terms and conditions of the tender/order/contract or in payment of any money payable to Talcher Fertilizers Limited we shall on first demand pay without demur, contest, protest and/ or without any recourse to the contractor to TFL in such manner as TFL may direct the said amount of Rupees

\_\_\_\_\_ only or such portion thereof not exceeding the said sum as you may require from time to time.

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- 2. You will have the full liberty without reference to us and without affecting this guarantee, postpone for any time or from time to time the exercise of any of the powers and rights conferred on you under the order/contract with the said M/s. and to enforce or to forbear from endorsing any powers or rights or by reason of time being given to the said M/s. and such postponement forbearance would not have the effect of releasing the bank from its obligation under this debt.
- 3. Your right to recover the said sum of Rs. (Rupees\_\_\_\_\_) from us in manner aforesaid is absolute & unequivocal and will not be affected or suspended by reason of the fact that any dispute or disputes have been raised by the said M/s. \_\_\_\_\_\_ and/or that any dispute or disputes are pending before any officer, tribunal or court or arbitrator or any other authority/forum and any demand made by you in the bank shall be conclusive and binding. The bank shall not be released of its obligations under these presents by any exercise by you of its liberty with reference to matter aforesaid or any of their or by reason or any other act of omission or commission on your part or any other indulgence shown by you or by any other matter or changed what so ever which under law would, but for this provision, have the effect of releasing the bank.
- 4. The guarantee herein contained shall not be determined or affected by the liquidation or winding up dissolution or changes of constitution or insolvency of the said contractor but shall in all respects and for all purposes be binding and operative until payment of all money due to you in respect of such liabilities is paid.
- 5. The bank undertakes not to revoke this guarantee during its currency without your previous consent and further agrees that the guarantee shall continue to be enforceable until it is discharged by TFL in writing. However, if for any reason, the contractor is unable to complete the work within the period stipulated in the order/contract and in case of extension of the date of delivery/completion resulting extension of defect liability period/guarantee period of the contractor fails to perform the work fully, the bank hereby agrees to further extend this guarantee at the instance of the contractor till such time as may be determined by TFL. If any further extension of this guarantee is required, the same shall be extended to such required period on receiving instruction from M/s. (contractor) on whose behalf this guarantee is issued.

6. Bank also agrees that TFL at its option shall be entitled to enforce this Guarantee against the bank (as principal debtor) in the first instant, without proceeding against the contractor and notwithstanding any security or other guarantee that TFL may have in relation to the /contractor's liabilities.

7. The amount under the Bank Guarantee is payable forthwith without any delay by Bank upon the written demand raised by TFL. Any dispute arising out of or in relation to the said Bank Guarantee shall be subject to the exclusive jurisdiction of courts at New Delhi.

- 8. Therefore, we hereby affirm that we are guarantors and responsible to you on behalf of the Contractor up to a total amount of \_\_\_\_\_\_(amount of guarantees in words and figures) and we undertake to pay you, upon your first written demand declaring the Contractor to be in default under the order/contract and without caveat or argument, any sum or sums within the limits of (amounts of guarantee) as aforesaid, without your needing to prove or show grounds or reasons for your demand or the sum specified therein.
- 9. We have power to issue this guarantee in your favor under Memorandum and Articles of Association and the undersigned has full power to do under the Power of Attorney, dated \_\_\_\_\_\_ granted to him by the Bank.
- 10. Notwithstanding anything contained herein:
  - a) The Bank's liability under this Guarantee shall not exceed (currency in figures) \_\_\_\_\_ (currency in words only) \_\_\_\_\_
  - b) This Guarantee shall remain in force upto \_\_\_\_\_ (this date should be expiry date of defect liability period of the Contract) and any extension(s) thereof; and
  - c) The Bank shall be released and discharged from all liability under this Guarantee unless a written claim or demand is issued to the Bank on or before the midnight of \_\_\_\_\_\_ (indicate date of expiry of claim period which includes minimum three months from the expiry of this Bank Guarantee) and if extended, the date of expiry of the last extension of this Guarantee. If a claim has been received by us within the said date, all the rights of TFL under this Guarantee shall be valid and shall not cease until we have satisfied that claim.

Yours faithfully,

Bank by its Constituted Attorney

Signature of a person duly Authorized to sign on behalf of the Bank

#### INSTRUCTIONS FOR FURNISHING "CONTRACT PERFORMANCE SECURITY / SECURITY DEPOSIT" BY "BANK GUARANTEE"

- 1. The Bank Guarantee by successful Bidder(s) will be given on non-judicial stamp paper as per 'stamp duty' applicable. The non-judicial stamp paper should be in name of the issuing bank..
- 2. The Bank Guarantee by Bidders will be given from bank as specified in Cl no. 38.3 of ITB [Section-III] of Tender Document .
- **3.** A letter from the issuing bank of the requisite Bank Guarantee confirming that said Bank Guarantee and all future communication relating to the Bank Guarantee shall be forwarded to Employer.
- **4.** If a Bank Guarantee is issued by a commercial bank, then a letter to Employer and copy to Consultant (if applicable) confirming its net worth is more than Rs. 100,00,00,000.00 [Rupees One Hundred Crores] or its equivalent in foreign currency alongwith documentary evidence OR in the Bank Guarantee itself.
- 5. Contractor shall submit attached cover letter (Annexure) while submitting Contract Performance Security.

## <u>Form-4 (a)</u>

## MATTER TO BE MENTIONED IN COVERING LETTER TO BE SUBMITTED BY VENDOR ALONG WITH BANK GUARANTEE (BG)

1.	Bank Guarantee No.						
2.	Vendor Name/ VENDOR CODE						
		NAME				]	
		VENDOR COD	E			-	
Ва	ank GUARANTEE AMOUNT					<u>.</u>	
Ρl	JRCHASE ORDER/LOA						
1.	Nature of Bank Guarantee [Please Tick (□) whichever is						
	applicable]	Performance Security (CPS)	SECI DEP	URITY OSIT	ADVANCE		
2.	BG ISSUING Bank DETAILS:				1		L
	(A) E-MAIL ID						
	(B) ADDRESS						
	(C) Phone No. / Mobile No.						

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## **AGREED TERMS & CONDITIONS**

To,

# M/s TALCHER FERTILIZERS LIMITED NOIDA

SUB: TENDER NO:

This Questionnaire duly filled in, signed & stamped must form part of Bidder's Bid and should be returned along with Un-priced Bid. Clauses confirmed hereunder need not be repeated in the Bid.

SI.	DESCRIPTION	BIDDER'S
		CONFIRMATION
1	Bidder's name, Vendor Code of TFL (If any) and address	Bidder's Name:
		TFL's Vendor Code:
		Address:
2.	Bidder confirms the currency of quoted prices is in Indian Rupees	
3.	Bidder confirms quoted prices will remain firm and fixed till complete execution of the order (except where price escalation/variation is allowed in the Tender).	
4.	Bidder confirms that they have quoted <b>GST (CGST &amp; SGST/</b> <b>UTGST or IGST)</b> in Price Schedule / Schedule of Rates (SOR) of Price bid.	Confirmed
4.1	Whether in the instant tender services/works are covered in reverse charge rule of <b>GST (CGST &amp; SGST/UTGST or IGST)</b> If yes, Bidder confirms that they have quoted rate of applicable GST (CGST & SGST/ UTGST or IGST) in Price Schedule / Schedule of Rates of Price Bid	
4.2	Indicate Harmonized System of Nomenclature (HSN)/Service Accounting Codes (SAC).	HSN/SAC Code (as applicable):
4.3	Bidder hereby confirms that the quoted prices are in compliance with the Section 171 of CGST Act/ SGST Act as mentioned as clause no. 13.10 of ITB (Anti-profiteering clause).	
4.4	a. Whether bidder is liable to raise E-Invoice as per GST Act.	a
	<ul> <li>b. If yes, bidder will raise E-Invoice and confirm compliance to provision of tender in this regard.</li> </ul>	b
4.5	Whether bidder is liable to raise E-Invoice as per GST Act.	
	If yes, bidder will raise E-Invoice and confirm compliance to provision of tender in this regard.	
5.	Bidder confirms acceptance of relevant Terms of Payment specified in the Bid Document.	

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SI.	DESCRIPTION	BIDDER'S CONFIRMATION
5.1	Deleted	
6.	Bidder confirms that Contract Performance Security will be furnished as per Bid Document within 30 days of FOA in case of successful bidder	
7.	Bidder confirms that Contract Performance Security shall be from any Indian scheduled bank or a branch of an International bank situated in India and registered with Reserve bank of India as scheduled foreign bank. However, in case of bank guarantees from banks other than the Nationalised Indian banks, the bank must be a commercial bank having net worth in excess of Rs 100 crores and a declaration to this effect shall be made by such commercial bank either in the Bank Guarantee itself or separately on its letterhead.	
8.	Bidder confirms compliance to Completion Schedule as specified in Bid document and the same shall be reckoned from the date of Fax of Acceptance.	
9.	<ul> <li>(i) Bidder confirms acceptance of Mutually Agreed Damages for delay in completion schedule specified in Bid document.</li> <li>(ii) In case of delay, the bills/invoices shall be submitted after reducing the price reduction due to delay (refer MAD Clause).</li> </ul>	
10.	<ul> <li>a) Bidder confirms acceptance of all terms and conditions of Bid Document (all sections).</li> <li>b) Bidder confirms that printed terms and conditions of bidder are not applicable.</li> </ul>	
11.	Bidder confirms that their offer is valid for period specified in BDS from Final/Extended due date of opening of Techno-commercial Bids.	
12.	Bidder have furnished Bid security Declaration	
13.	As per requirement of tender, bidder (having status as Pvt. Ltd. or Limited company) must upload bid duly digitally signed on e-portal through class-3B digital signature (DS). In case, class of DS or name of employee or name of employer is not visible in the digitally signed documents, the bid digitally signed as submitted by the person shall be binding on the bidder.	
14.	<ul> <li>Bidder confirms that <ul> <li>(i) none of Directors (in Board of Director) of bidder is a relative of any Director (in Board of Director) of TFL or</li> <li>(ii) the bidder is not a firm in which any Director (in Board of Director) of TFL or their relative is a partner.</li> </ul> </li> </ul>	Confirmed Not confirmed
15.	All correspondence must be in ENGLISH language only	
16.	Bidder confirms the contents of this Tender Document have not been modified or altered by them. In case, it is found that the tender document has been modified / altered by the bidder, the bid submitted by them shall be liable for rejection.	
17.	Bidder confirms that all Bank charges associated with Bidder's Bank regarding release of payment etc. shall be borne by Bidder.	

5 <b>1</b> .	DESCRIPTION	BIDDER'S CONFIRMATION
3.	No Deviation Confirmation:	
	It may be note that any 'deviation / exception' in any form may	
	result in rejection of Bid. Therefore, Bidder confirms that they have	
	not taken any 'exception / deviation' anywhere in the Bid. In case	
	any 'deviation / exception' is mentioned or noticed, Bidder's Bid	
	may be rejected.	
).	If Bidder becomes a successful Bidder pursuant to the provisions	
	of the Tender Document, the following Confirmation shall be	
	automatically become enforceable:	
	"We agree and acknowledge that the Employer is entering into	
	the Contract/Agreement solely on its own behalf and not on behalf	
	of any other person or entity. In particular, it is expressly	
	understood & agreed that the Government of India is not a party	
	to the Contract/Agreement and has no liabilities, obligations or	
	rights thereunder. It is expressly understood and agreed that the	
	Purchaser is authorized to enter into Contract/Agreement, solely	
	on its own behalf under the applicable laws of India. We expressly	
	agree, acknowledge and understand that the Purchaser is not an	
	agent, representative or delegate of the Government of India. It is	
	further understood and agreed that the Government of India is not	
	and shall not be liable for any acts, omissions, commissions,	
	breaches or other wrongs arising out of the Agreement.	
	Accordingly, we hereby expressly waive, release and forego any	
	and all actions or claims, including cross claims, VIP claims or	
	counter claims against the Government of India arising out of the	
	Agreement and covenants not to sue to Government of India as to	
	any manner, claim, cause of action or things whatsoever arising	
	of or under the Agreement."	
).	Bidder to ensure all documents as per tender including clause 11	
	of Section III and all Formats are included in their bid.	
۱.	Bidder understands that Tender Document is not exhaustive. In	
	case any activity though specifically not covered in description of	
	'Schedule of Rates' but is required to complete the work as per	
	Scope of Work, Conditions of Contract, or any other part of	
	Bidding document, the quoted rates will deemed to be inclusive of	
	cost incurred for such activities unless otherwise specifically	
	excluded. Bidder confirms to perform for fulfilment of the contract	
	and completeness of the supplies in all respect within the	
<u> </u>	scheduled time frame and quoted price.	
2.	Bidder hereby confirms that they are not on 'Holiday' by OWNER	
	or any of the JV partners of TFL (viz. GAIL, RCF, CIL, FCIL) or	
	Public Sector Project Management Consultant (like PDIL, EIL,	
	Mecon only due to "poor performance" or "corrupt and fraudulent	
	practices") or banned by Government department/ Public Sector	
	on due date of submission of bid.	
	Further, Bidder confirms that neither they nor their allied	
	agency/(ies) (as defined in the Procedure for Action in case of	
	Corrupt/Fraudulent/Collusive/ Coercive Practices) are on banning	

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SI.	DESCRIPTION	BIDDER'S CONFIRMATION
	list of TFL or any of the JV partner of TFL viz. GAIL, RCF, CIL, FCIL.( or the Ministry of Petroleum and Natural Gas/ Ministry of Chemicals and Fertilizers).	
	Bidder also confirms that they are not under any liquidation, court receivership or similar proceedings or 'bankruptcy'.	
	In case it comes to the notice of TFL/PDIL that the bidder has given wrong declaration in this regard, the same shall be dealt as 'fraudulent practices' and action shall be initiated as per the Procedure for action in case of Corrupt/Fraudulent/Collusive/Coercive Practices.	
	Further, Bidder also confirms that in case there is any change in status of the declaration prior to award of contract, the same will be promptly informed to TFL/PDIL by them.	
	Bidder certifies that they would adhere to the Fraud Prevention Policy of TFL [available on TFL's website (www. https://tflonline.co.in/)] and shall not indulge themselves or allow others (working in TFL) to indulge in fraudulent activities and that they would immediately apprise TFL of the fraud/suspected fraud as soon as it comes to their notice.	
	Concealment of facts regarding their involvement in fraudulent activities in connection with the business transaction(s) of TFL is liable to be treated as crime and dealt with by the procedures of TFL as applicable from time to time.	
23	Bidder confirms that (i) any variation in GST at the time of supplies for any reasons, other than statutory, including variations due to turnover, shall be borne by them and (ii) any error of interpretation of applicability of rate of GST (CGST & SGST/ UTGST or IGST) on components of an item and/or various items of tender by them shall be dealt as per clause no. 13.13 of Section-III.	
24	Bidders confirm to submit signed copy of Integrity Pact (wherever included in tender).	
	If Bidder is a partnership concern or a consortium, this agreement must be signed by all partners or consortium members.	
23.	Bidder confirms that, in case of contradiction between the confirmations provided in this format and to the terms & conditions mentioned elsewhere in the offer, the confirmations given in this format shall prevail.	

Place:	
Date:	

[Signature of Authorized Signatory of Bidder] Name: Designation: Seal:

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#### ACKNOWLEDGEMENT CUM CONSENT LETTER

(On receipt of tender document/information regarding the tender, Bidder shall acknowledge the receipt and confirm his intention to bid or reason for non-participation against the enquiry /tender through e-mail to concerned executive in TFL/PDIL issued the tender, by filling up the Format)

#### To, M/s TALCHER FERTILIZERS LIMITED NOIDA

SUB: TENDER NO:

Dear Sir,

We hereby acknowledge receipt of a complete set of bidding documents along with enclosures for subject item/job and/or the information regarding the subject tender.

• We intend to bid as requested for the subject item/job and furnish following details with respect to our quoting office:

Postal Address with Pin Code	:
Telephone Number :	
Contact Person	:
E-mail Address	:
Mobile No. :	
Date :	
Seal/Stamp :	

• We are unable to bid for the reason given below:

Reasons for non-submission of bid:

Agency's Name	
Signature	·
Name	·
Designation	:
Date	:
Seal/Stamp	:

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## <u>F-7</u> BIDDER'S EXPERIENCE

To,

# M/s TALCHER FERTILIZERS LIMITED NOIDA

SUB: TENDER NO:

SI.	Detailed	I OA	Full Postal	Capacity	Value of	Date of	Scheduled	Date of	Reasons	Details
No	Descript		Address &				Completio		for delay	of
			phone						in	satisfac
			nos. of		(Specify	t	(Months)		executio	tory
		date	Client.		Currency		(,		n, if any	operati
			Name,		Amount)				, ,	on from
			designatio		,					the
			n and							date of
			address of							Accept
			Engineer/							ance
			Officer-in-							
			Charge							
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)

Place: Date: [Signature of Authorized Signatory of Bidder]

Name: Designation: Seal:

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#### <u>F-8(A)</u> CHECK LIST

Bidders are requested to duly fill in the checklist. This checklist gives only certain important items to facilitate the bidder to make sure that the necessary data/information as called for in the bid document has been submitted by them along with their offer. This, however, does not relieve the bidder of his responsibilities to make sure that his offer is otherwise complete in all respects.

Please ensure compliance and tick ( $\sqrt{}$ ) against following points:

S. No.	DESCRIPTION	CHECK BOX
1.0	Digitally Signing (in case of e-bidding)/ Signing and Stamping (in case of manual bidding) on each sheet of offer, original bidding document including SCC, ITB,GCC, SOR DRAWINGS Corrigendum (if any)	
2.0	Confirm that the following details have been submitted in the Un-priced part of the bid	
i	Covering Letter, Letter of Submission	
ii	Declaration for Bid Security as per provisions of Tender	
iii.	Digitally signed (in case of e-tendering) or 'signed & stamped (in case of Manual tender) tender document along with drawings and addendum (if any)	
iv	Power of Attorney in the name of person signing the bid.	
v	Confirm submission of document alongwith un-priced bid as per bid requirement (including cl.no.11.1.1 of Section-III).	
3.0	Confirm that all format duly filled in are enclosed with the bid duly Digitally Signed (in case of e-bidding)/ / Signed and Stamped (in case of manual bidding) by authorised person(s)	
4.0	Confirm that the price part as per Price Schedule format submitted with Bidding Document/uploaded in case of e-bid.	
5.0	Confirm that Undertaking as per <i>Form-II</i> to Annexure-V to Section-III and Certification from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of other than companies) as per <i>Form-I</i> to Annexure-V to Section-III are submitted.	
6.0	Confirm that Undertaking as per Form-1 to Annexure-VII have been submitted by the bidder (Guidelines from Procurement from a Country sharing a Land Border with India)	
7.0	Confirm submission of Checklist against Bid Evaluation Criteria as per format F-8(B)	
	Place: [Signature of Authorized Signator) Date:	atory of Bidder]
ľ	Name: Designation:	

# <u>F-8(B)</u>

# <u>CHECKLIST FOR BID EVALUATION CRITERIA (BEC) QUALIFYING DOCUMENTS</u> (refer Section II of Tender document)

BEC Clau se No.	Description	Documents required for qualification	Documents Submitted by Bidder	Documents attested as per Section-II of Tender	Reference Page No. of the Bid submitted
	Technical BE	C			
1.	Experience	(a) To meet the criteria A.1 above, Bidder must submit Copy of Detailed Letter of Acceptance (DLOA) / Work Order / relevant extract of work Order/ Contract Agreement along with detailed scope of work and Completion / Acceptance Certificate.		Yes/No	
		The Detailed Letter of Acceptance (DLOA) / Work Order / Contract Agreement must clearly indicate nature of Work, period and contract value. Similarly, the Completion Certificate/ Acceptance Certificate must clearly indicate reference of relevant work order/ DLOA/ Contract Agreement, Name of Work, Contract Value, Completed order value and date of completion.			
	Job executed for Subsidiary / Fellow subsidiary/ Holding company.	Tax paid invoice(s) duly certified by statutory auditor of the bidder towards payment of statutory tax in support of the job executed for Subsidiary / Fellow subsidiary/ Holding company.		Yes/No	
3.	Any other technical criteria in BEC			Yes/No	
	Financial BE	C			
1.	Annual Turn Over	Audited Financial Statements [including Auditor's Report, Balance sheet, Profit & Loss Accounts statements, Notes & schedules etc.] for last Audited Financial Year. [In case the Annual Turnover criteria is not met in last Audited Financial Year, then the Audited Financial Statements for previous two	(Mention specific year	Yes/No	
		Financial Statements for previous two		Pag	ge <b>108</b> of <b>132</b>

		years of last Audited Financial Year is to be submitted]			
2.	Net Worth	Audited Financial Statements [including Auditor's Report, Balance sheet, Profit & Loss Accounts statements, Notes & schedules etc.] for last Audited Financial Year.		Yes/No	
3.	Working Capital	Audited Financial Statements [including Auditor's Report, Balance sheet, Profit & Loss Accounts statements, Notes & schedules etc.] for last Audited Financial Year. If the bidder's working capital is negative or inadequate, the bidder shall submit a letter (in prescribed format) from their bank having net worth not less than Rs.100 Crores, confirming the availability of line of credit for at least working capital requirement as stated above.	(Mention specific year)	Yes/No	
4.	Details of financial	Bidder shall submit "Details of financial capability of Bidder" in prescribed format duly signed and stamped by a chartered accountant / Certified Public Accountant (CPA).	Submitted		

Place: Date: [Signature of Authorized Signatory of Bidder] Name: Designation: Seal

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<u>F-9</u>

# FORMAT FOR CERTIFICATE FROM BANK IF BIDDER'S WORKING CAPITAL IS INADEQUATE/NEGATIVE

(To be provided on Bank's letter head)

Date:

# To, M/s. TALCHER FERTILIZERS LIMITED NOIDA

Dear Sir,

This is to certify that M/s ..... (name of the bidder with address) (hereinafter referred to as Customer) is an existing customer of our Bank.

Accordingly M/s ...... (name of the Bank with address) confirms availability of line of credit to M/s ...... (name of the bidder) for at least an amount of Rs.

It is also confirmed that the net worth of the Bank is more than Rs. 100 Crores (or Equivalent USD) and the undersigned is authorized to issue this certificate.

Yours truly

for ..... (Name & address of Bank)

:

(Authorized signatory) Name of the signatory: Designation Stamp

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# <u>F-10</u>

# FORMAT FOR CHARTERED ACCOUNTANT CERTIFICATE/ CERTIFIED PUBLIC ACCOUNTANT (CPA) FOR FINANCIAL CAPABILITY OF THE BIDDER

We have verified the Audited Financial Statements and other relevant records of M/s..... (Name of the bidder) and certify the following:

# A. AUDITED ANNUAL TURNOVER\* OF PRECEDING THREE FINANCIAL YEARS:

Year	Amount (Currency)
Year 1:	
Year 2:	
Year 3:	

# B. NETWORTH\* AS PER AUDITED FINANCIAL STATEMENT OF PRECEDING FINANCIAL YEAR:

- =/	
Description	Year
	Amount (Currency)
1. Net Worth	

# C. WORKING CAPITAL\* AS PER AUDITED FINANCIAL STATEMENT OF PRECEDING FINANCIAL YEAR:

Description	Year
	Amount (Currency)
1. Current Assets	
2. Current Liabilities	
3. Working Capital (Current Assets-Current liabilities)	

# \*Refer Instructions

Notes:

- (i) It is further certified that the above mentioned applicable figures are matching with the returns filed with Registrar of Companies (ROC) [Applicable only in case of Indian Companies]
- (ii) We confirm that above figures are after referring instructions at page 2 of 2 of Format F-10.
- (iii) Practicing Chartered Accountants shall generate Unique Document Identification Number (UDIN) for all certificates issued by them.

Name of Audit Firm: Chartered Accountant/CPA Date: [Signature of Authorized Signatory] Name: Designation: Seal: Membership No.: UDIN

(Page 1 of 2)

# Instructions for Format F-10:

- 1. The Separate Pro-forma shall be used for each member in case of JV/ Consortium(If applicable).
- 2.
- 3. The financial year would be the same as one normally followed by the bidder for its Annual Report.
- 4. The bidder shall provide the audited annual financial statements as required for this Tender document. Failure to do so would result in the Proposal being considered as non-responsive.
- 5. For the purpose of this Tender document:
  - (i) **Annual Turnover** shall be "Sale Value/ Operating Income"
  - (ii) Working Capital shall be "Current Assets less Current liabilities" and
  - (iii) **Net Worth** shall be Paid up share capital plus Free Reserves & Surplus less accumulated losses, deferred expenditure and miscellaneous expenditure not written off, if any.
- 6. Above figures shall be calculated after considering the qualification, if any, made by the statutory auditor on the audited financial statements of the bidder including quantified financial implication.
- 7. This certificate is to be submitted on the letter head of Chartered Accountant/CPA.

(Page 2 of 2)

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F-11

# FORMAT FOR CONSORTIUM AGREEMENT (ON NON- JUDICIAL STAMP PAPER OF APPROPRIATE VALUE) CONSORTIUM/JV AGREEMENT-

# Not Applicable

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# <u>F-12</u>

# **BIDDER'S QUERIES FOR PRE BID MEETING**

To,

M/s TALCHER FERTILIZERS LIMITED NOIDA

SUB:

TENDER NO:

		ER DOCUME		BIDDER'S OWNER'S		
SEC. NO.	Page No.	Clause No	Subject	QUERY	REPLY	
				REFERENCE OF TENDER DOCUMENT         SEC. NO.       Page No.       Clause No       Subject         Image No.       Image No.       Image No.       Image No.         Image No.       Image No.		

NOTE: The Pre-Bid Queries may be sent by e-mail before due date for receipt of Bidder's queries.

SIGNATURE OF BIDDER:

NAME OF BIDDER:

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# <u>F-13</u> E-Banking Mandate Form

(To be issued on vendors letter head)

- 1. Vendor/customer Name :
- 2. Vendor/customer Code:
- 3. Vendor /customer Address:
- 4. Vendor/customer e-mail id:
- 5. Particulars of bank account
  - a) Name of Bank
  - b) Name of branch
  - c) Branch code:
  - d) Address:
  - e) Telephone number:
  - f) Type of account (current/saving etc.)
  - g) Account Number:
  - h) RTGS IFSC code of the bank branch
  - i) NEFT IFSC code of the bank branch
  - j) 9 digit MICR code

I/We hereby authorize TFL to release any amount due to me/us in the bank account as mentioned above. I/We hereby declare that the particulars given above are correct and complete. If the transaction is delayed or lost because of incomplete or incorrect information, we would not hold the TFL responsible.

(Signature of vendor/customer)

# BANK CERTIFICATE

We certify that ------ has an Account no. ------ with us and we confirm that the details given above are correct as per our records. Bank stamp

Date

(Signature of authorized officer of bank)

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<u>F-14</u> INTEGRITY PACT

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# INTEGRITY PACT

# INTEGRITY PACT

# INTRODUCTION:

TFL as one of its endeavour to maintain and foster most ethical and corruption free business environment, have decided to adopt the Integrity Pact, a tool developed by the Transparency International, to ensure that all activities and transactions between the Company (TFL) and its Counterparties (Bidders, Contractors, Vendors, Suppliers, Service Providers/Consultants etc.) are handled in a fair and transparent manner, completely free of corruption.

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Considering the above, the details mentioned at attached Annexure-1 are applicable as stated in Instruction to Bidders of Bid Document in addition to the existing stipulation regarding Corrupt and Fraudulent Practices.

The attached copy of the Integrity Pact at Annexure - 2 shall be included in the Bid submitted by the bidder (to be executed by the bidder for all tenders of value Rs. 1 (One) crore and above). In case a bidder does not sign the Integrity Pact, his bid shall be liable for rejection.

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# ANNEXURE-1

Bidder is required to sign the Integrity Pact with TFL as per format & terms and conditions enclosed with tender. In case a bidder does not sign the Integrity Pact, his bid shall be liable for rejection.

# I COMMITMENTS AND OBLIGATIONS OF THE "COUNTERPARTY"

- a) The Counterparty, directly or indirectly (through agent, consultant, advisor, etc.), shall not pay any bribe/ influence or give undue/ unlawful benefit to anyone to gain undue advantage in dealing with TFL.
- b) The Counterparty will not engage in collusion of any kind including price fixation etc. with other Counterparts.
- c) The counterparty will not pass TFL's confidential information to any third party unless specifically authorized by TFL in writing.
- d) The Counterparties shall promote and observe best ethical practices within their respective organizations.
- e) The Counterparty shall inform the Independent External Monitor.
  - i) If it received any demand, directly or indirectly, for a bribe/ favour or any illegal gratification/ payment / benefit;
    - If it comes to know of any unethical or illegal payment / benefit;
  - ii) If it comes to know of any unethical or illegal p
     iii) if it makes any payment to any TFL associate.
- f) The Counterparty shall not make any false or misleading allegations against TFL or its associates.

# II VIOLATIONS & CONSEQUENCES:

- a) If a Counterparty commits a violation of its Commitments and Obligations under the Integrity Pact Programme during bidding process, their entire Earnest Money Deposit/ Bid Security, would be forfeited and in addition, action shall be taken as per "Procedure for action in case Corrupt /Fraudulent/ Collusive/Coercive Practices"
- b) In case of violation of the Integrity pact by Counterparty after award of the Contract, TFL shall be entitled to terminate the Contract. Further, TFL would forfeit the security deposits/ Contract Performance Bank Guarantee and in addition, action shall be taken as per "Procedure for action in case Corrupt /Fraudulent/ Collusive/Coercive Practices"

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# INDEPENDENT EXTERNAL MONITORS (IEMS)

Presently the panel consisting of the following Independent External Monitors (IEMs) have been appointed by TFL, in terms of Integrity Pact (IP) which forms part of TFL Tenders / Contracts.

- i) Shri Anjan Kumar Banerjee (Email ID: <u>banerjeeanjan@gmail.com</u>)
- ii) Shri Atul Sobti (Email ID: <u>sobtiatul@gmail.com</u>)

This panel is authorised to examine / consider all references made to it under this tender. The bidder(s), in case of any dispute(s) / complaint(s) pertaining to this tender may raise the issue either with the designated tender issuing officer or Nodal Officer (presently Sh. S. Dasgupta, DGM (C&P) – Email: <u>sdasgupta@gail.co.in</u>) in TFL or directly with the IEMs on the panel or IEM c/o Chief Vigilance Officer, Rashtriya Chemicals and Fertilizers Ltd., Priyadarshini Building, Eastern Express Highway, Sion, Mumbai Maharashtra, 400022.

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ANNEXURE-2

# INTEGRITY PACT

# (To be executed on plain paper)

Between TFL (India) Limited, a Government of India Public Sector, (here-in-after referred to as "Principal").

# <u>AND</u>

\_\_\_\_\_(here-in-after referred to as "The Bidder/ Contractor").

(Principal and the Bidder / Contractor are here-in-after are referred to individually as "Party" or collectively as "Parties").

# PREAMBLE

The Principal intends to award under laid down organizational procedures, contract/s for\_\_\_\_\_\_. The Principal values full compliance with all relevant laws of land rules, regulations, and economic use of resources and of fairness /transparency in its relations with its Bidder (s) and/or Contractor (s).

In order to achieve these goals, the Principal will appoint Independent External Monitors (IEMs) who will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

# Section 1 – Commitments of the Principal

- 1. The Principal commits itself to take all measures necessary to prevent corruption and to observe the following Principles:
  - i) No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or for a third person, any material or immaterial benefit which the person is not legally entitled to.
  - ii) The Principal will, during the tender process treat all Bidder(s) with equity and reasons. The Principal will in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential / additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.

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iii) The Principal will exclude from the process all known prejudiced persons.

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2. If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the Indian Penal Code (IPC) / Prevention of Corruption Act (PC Act), or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officers and in addition can initiate disciplinary actions.

# Section 2 – Commitments of the Bidder (s)/Contractor (s)

- 1. The Bidder(s) / Contractor(s) commits themselves to take all measures necessary to prevent corruption. The Bidder(s) / Contractor(s) commits themselves to observe the following principles during participation in the tender process and during the contract execution:
  - i) The Bidder (s) / Contractor (s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he / she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
  - ii) The Bidder (s) / Contractor (s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other action to restrict competitiveness or to introduce cartelisation in the bidding process.
  - iii) The Bidder (s) / Contractor (s) will not commit any offence under the relevant IPC/PC Act; further, the Bidder (s) / Contractor (s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
  - iv) The Bidder (s)/ Contractor (s) of foreign origin shall disclose the name and address of the Agents/ representatives in India, if any. Similarly, the Bidder (s)/ Contractor (s) of Indian Nationality shall furnish the name and address of the foreign principals, if any. Further, all the payments made to the Indian agent/ representative have to be in India Rupees only.
  - v) The Bidder (s) / Contractor (s) will, when presenting their bid, disclose any and all payments made, is committed to or intends to make to agents,



brokers or any other intermediaries in connection with the award of the contract.

- vi) Bidder(s) / Contractor(s) who have signed the Integrity Pact shall not approach the Courts while representing the matter to IEMs and shall wait for their decision in the matter.
- The Bidder(s)/ Contractor(s) shall not instigate third person to commit offences outlined above or be an accessory to such offences.

# Section 3 – Disgualification from tender process and exclusion from future contracts

If the Bidder (s) / Contractor (s), before award or during execution has committed a transgression through a violation of Section 2, above or in any other form such as to put their reliability or credibility in question, the Principal is entitled to disqualify the Bidder (s) / Contractor (s) from the tender process or take action as per provisions of "Procedure for action in case Corrupt /Fraudulent/ Collusive/Coercive Practices".

# Section 4 – Compensation for Damages

- 1. If the Principal has disqualified the Bidder (s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit / Bid Security.
- 2. If the Principal has terminated the contract according to Section 3, or if the Principal is entitled to terminate the contract according to Section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages equal to the Contract Value or the amount equivalent to Performance Bank Guarantee.

# Section 5 – Previous transgression

- 1. The Bidder declares that no previous transgression occurred in the last three years, with any other Company in any country conforming to the anti-corruption approach or with any Public Sector Enterprise in India that could justify his exclusion from the tender process.
- 2. If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or actions can be taken as per provisions of "Procedure for action in case Corrupt /Fraudulent/ Collusive/Coercive Practices"



# Section 6 – Equal treatment to all Bidders / Contractors / Subcontractors

- 1. In case of sub-contracting, the Principal contractor shall take the responsibility of the adoption of IP by the sub-contractor. It is to be ensured by him that all sub-contractors also sign the IP.
- 2. The Principal will enter into agreements with identical conditions as this one with all Bidders and Contractors.
- 3. The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

# <u>Section 7 – Criminal charges against violating Bidder (s) /</u> Contractor (s) / Sub-contractor (s)

If the Principal obtains knowledge of conduct of a Bidder, Contractor or Subcontractor, or of an employee or a representative or an associate of a Bidder, Contractor or Subcontractor which constitutes corruption, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to the Chief Vigilance Officer.

# Section 8 –Independent External Monitor / Monitors

- 1. The Principal appoints competent and credible Independent External Monitor for this Pact after approval by Central Vigilance Commission. The task of the Monitor is to review independently and objectively, whether and to what extent the parties comply with the obligations under this agreement.
- 2. The Monitor is not subject to instructions by the representatives of the parties and performs his/her functions neutrally and independently. The Monitor would have access to all documents / records pertaining to the contract for which a complaint or issue is raised before them, as and when warranted. However, the documents / records / information having National Security implications and those documents which have been classified as Secret/Top Secret are not to be disclosed. It will be obligatory for him/her to treat the information and documents of the Bidders / Contractors as confidential. He / she reports to MD, TFL.
- 3. The Bidder (s)/ Contractor (s) accepts that the Monitor has the right to access without restriction to all Project documentation of the Principal including that provided by the Contractor. The Contractor will also grant the Monitor, upon his/her request and demonstration of a valid interest, unrestricted and unconditional access to their project documentation. The same is applicable to Sub-contractors.
- 4. The Principal will provide to the Monitor sufficient information about all meetings among the parties related to the Project provided such meetings could have an



impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor the option to participate in such meetings.

- 5. As soon as the Monitor notices, or believes to notice, a violation of this agreement, he/she will so inform the Management of the Principal and request the Management to discontinue or to take corrective action, or to take other relevant action. The monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- 6. The Monitor will submit a written report to MD, TFL within 30 days from the date of reference or intimation to him by the 'Principal' and, should the occasion arise, submit proposals for correcting problematic situations.
- 7. If the Monitor has reported to MD, TFL, a substantiated suspicion of an offence under relevant IPC/PC Act, and MD, TFL has not, within reasonable time, taken visible action to proceed against such offence or reported it to the Chief Vigilance Officer, then, only in case of very serious issue having a specific verifiable Vigilance angle, the matter should be reported directly to the Central Vigilance Commission.
- 8. The word 'Monitor' would include both singular and plural.
- 9. In case of any complaints referred under IP Program, the role of IEMs is advisory and would not be legally binding and it is restricted to resolving the issues raised by an intending bidder regarding any aspect of the tender which allegedly restricts competition or bias towards some bidder.
- 10. After award of contract, the IEMs shall look into any issue relating to execution of contract, if specifically raised before them. As an illustrative example, if a contractor who has been awarded the contract, during the execution of contract, raises issue of delayed payment etc. before the IEMs, the same shall be examined by the panel of IEMs.

# Section 9 - Pact Duration

This Pact begins when both parties have legally signed it. It expires for the Contractor 12 months after the last payment under the respective contract, and for all other Bidders 6 months after the contract has been awarded. Any violation to the same would entail disqualification of the bidders and exclusion from future business dealing.

If any claim is made / lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by MD, TFL.

# Section 10 - Miscelleneous provisions



Page 8 of 9

- 1. This agreement is subject to Indian Law. Place of performance and exclusive jurisdiction is the Registered Office of the Principal, i.e. New Delhi.
- Changes and supplements as well as termination notices, if any, need to be made in writing. Side agreements have not been made.
- If the Contractor/Bidder is a Joint Venture or a partnership concern or a consortium, this agreement must be signed by all partners or consortium members.
- 4. Should one or several of the provisions of this agreement turn out to be invalid, the remainder of this agreement shall remain valid. In this case, the parties will strive to come to an agreement to their original intentions in such a case.
- 5. Issues like warranty / guarantee, etc. shall be outside the purview of IEMs.
- In the event of any contradiction between the Integrity Pact and its Annexure, the Clause in Integrity Pact will prevail.

म्स् -दाशमुप्ता-/-S. DASGUPTA (For & on Here Carling the states value of an anager (C&P) जीटीआई पीएआरसी बिल्डिंग/GTI PARC Building प्लॉट नं० 24, सैक्टर-16ए, नोएडा-201301(उ.म.) Plot No. 24, Sec.-16A, Noida-201 301(U.P.) (Office Seal)

(For & on Behalf of Bidder/Contractor)

(Office Seal)

Place	
Date	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~

Witness 1: (Sign, Name & Address) [FOR PRINCIPAL]

Jeogen (SURA DEOGAM) Taloher Fertilizers Limited (TFL), Plot No. 24, Sector-16A, Film City, Noida (U.P.)-201301

Witness 2: (Sign, Name & Address) [FOR BIDDER / CONTRACTOR]

 	 	 • • • • • • • •	••••

# <u>F-15</u>

# INDEMNITY BOND

WHEREAS TALCHER FERTILIZERS LIMITED (hereinafter referred to as "**TFL**") which expression shall, unless repugnant to the context include its successors and assigns, having its registered office at Plot 2/H, Kalpana Area, BJB Nagar, Khorda, Bhubaneswar – 751014 has entered into a contract with M/s\*...... (hereinafter referred to as the "**Contractor**") which expression shall unless repugnant to the context include its representatives, successors and assigns, having its registered office at \*...... and on the terms and conditions as set out, inter-alia in the ....... [*mention the work order/LOA/Tender No.*] and various documents forming part thereof, hereinafter collectively referred to as the '**CONTRACT**' which expression shall include all amendments, modifications and / or variations thereto.

TFL has also advised the Contractor to execute an Indemnity Bond in general in favour of TFL indemnifying TFL and its employees and Directors including Independent Directors from all consequences which may arise out of any prospective litigation or proceedings filed or may be initiated by any third party, including any Banker / financial institution / worker(s) /vendor(s)/ subcontractor(s) etc. who may have been associated or engaged by the Contractor directly or indirectly with or without consent of TFL for above works.

NOW, THEREFORE, in consideration of the promises aforesaid, the Contractor hereby irrevocably and unconditionally undertakes to indemnify and keep indemnified TFL and all its employees, Directors, including Independent Directors, from and against all/any claim(s), damages, loss, which may arise out of any litigations/ liabilities that may be raised by the Contractor or any third party against TFL under or in relation to this contract. The Contractor undertakes to compensate and pay to TFL and/or any of its employees, Directors including Independent Directors, forth with on demand without any protest the amount claimed by TFL for itself and for and on behalf of its employees, Directors including Independent Direct expenses including all legal expenses incurred by them or any of them on account of such litigation or proceedings.

AND THE CONTRACTOR hereby further agrees with TFL that:

- (i) This Indemnity shall remain valid and irrevocable for all claims of TFL and/or any of its employees and Directors including Independent Directors arising out of said contract with respect to any such litigation / court case for which TFL and/or its employees and Directors including Independent Directors has been made party until now or here-in-after.
- (ii) This Indemnity shall not be discharged/ revoked by any change/ modification/ amendment/ assignment of the contract or any merger of the Contractor with other entity or any change in the constitution/structure of the Contractor's firm/ Company or any conditions thereof including insolvency etc. of the Contractor, but shall be in all respects and for all purposes binding and operative until any/ all claims for payment of TFL are settled by the Contractor and/or TFL discharges the Contractor in writing from this Indemnity.

The undersigned has full power to execute this Indemnity Bond for and on behalf of the Contractor and the same stands valid.

SIGNED BY : For [ Contractor]

Authorised Representative Place: Dated: Witnesses:1. 2.

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# <u>F-16</u>

# FREQUENTLY ASKED QUESTIONS (FAQs)

SL.NO.	QUESTION	ANSWER
1.0	Can any vendor quote for subject Tender?	Yes. A Vendor has to meet Bid Evaluation Criteria given under Section II of Tender document in addition to other requirements.
2.0	Should the Bid Evaluation Criteria documents be attested?	Yes. Please refer Section II of Tender document
3.0	Is attending Pre Bid Meeting mandatory.	No. Refer Clause No. 17 of Instruction to Bidders of Tender Document. However attending Pre Bid Meeting is recommended to sort out any issue before submission of bid by a Bidder.
4.0	Can a vendor submit more than 1 offer?	No. Please refer Clause No. 4 of Instruction to Bidders of Tender Document.
5.0	Is there any Help document available for e-Tender.	Refer FAQs as available on CPP Portal e- Procurement).
6.0	Are there are any MSE (Micro & Small Enterprises) benefits available?	Refer Clause No. 40 of Instructions to Bidders of Tender Document.
7.0	Are there are any benefits available to Startups?	Refer Clause No. 49 of Instructions to Bidders of Tender Document.

All the terms and conditions of Tender remain unaltered.

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# Form F-17

# (Not Applicable for this Tender)

### PROFORMA OF BANK GUARANTEE FOR MOBILISATION ADVANCE (ON NON-JUDICIAL PAPER OF APPROPRIATE VALUE)

То,	Bank Guarantee No.	
	Date of BG	
M/s Talcher Fertilizers Limited,	BG Valid up to	
Noida	Claim period up to (There	
	should be three months gap	
	between expiry date of BG &	
	Claim period)	
	Stamp SI. No. / e-Stamp	
	Certificate No.	

# Dear Sir(s),

The OWNER shall have the fullest liberty without affecting in any way the liability of the BANK under this guarantee, from time to time to vary the advance or to extend the time for performance of the

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works by the CONTRACTOR. The BANK shall not be released from its liability under these presents by any exercise of the Owner of the liberty with reference to the matter aforesaid.

The Owner shall have the fullest liberty, without reference to CONTRACTOR and without affecting this guarantee to postpone for any time or from time to time the exercise of any powers vested in them or of any right which they might have against the CONTRACTOR, and to exercise the same at any time in any manner, and either to enforce or to forebear to enforce any power, covenants contained or implied in the Contract between the OWNER and the CONTRACTOR or any other course or remedy or security available to the OWNER and the BANK shall not be released of its obligations under these presents by any exercise by the OWNER of its liberty with reference to matters aforesaid or other acts of omission or commission on the part of the OWNER or any other law would, but for this provision, have the effect of releasing the BANK.

The right of the OWNER to recover the outstanding sum of advance upto Rs.....from the BANK in the manner aforesaid **is absolute and unequivocal and** will not be affected or suspended by reason of the fact that any dispute or disputes has or have been raised by the CONTRACTOR and/or that any dispute or disputes is or are pending before any officer, tribunal or court **or arbitrator or any other authority/forum** and any demand made by OWNER on the BANK shall be conclusive and binding.

The BANK further undertakes not to revoke this guarantee during its currency without previous consent of the OWNER and further agrees that the guarantee contained shall continue to be enforceable **until it is discharged by TFL in writing.** 

The BANK also agrees that the OWNER shall at its option be entitled to enforce this guarantee against the BANK as a principal debtor, in the first instance, notwithstanding any other security or guarantee that OWNER may have in relation to the CONTRACTOR's liabilities towards the said advance.

The amount under the Bank Guarantee is payable forthwith without any delay by Bank upon the written demand raised by TFL. Any dispute arising out of or in relation to the said Bank Guarantee shall be subject to the exclusive jurisdiction of courts at New Delhi.

Therefore, we hereby affirm that we are guarantors and responsible to you on behalf of the Contractor up to a total amount of \_\_\_\_\_\_(amount of guarantees in words and figures) and we undertake to pay you, upon your first written demand declaring the Contractor to be in default under the contract and without caveat or argument, any sum or sums within the limits of \_\_\_\_\_\_(amount of guarantee) as aforesaid, without your needing to prove or show grounds or reasons for your demand or the sum specified therein.

We have power to issue this guarantee in your favour under Memorandum and Articles of Association and the undersigned has full power to do so under the Power of Attorney/ resolution of the Board of Directors dated...... accorded to him by the BANK.

Notwithstanding anything contained herein:

- a) The Bank's liability under this Guarantee shall not exceed (currency in figures) \_\_\_\_\_ (currency in words only)
- b) This Guarantee shall remain in force upto \_\_\_\_\_\_ (three months beyond Completion Period) and any extension(s) thereof; and
- c) The Bank shall be released and discharged from all liability under this Guarantee unless a written claim or demand is issued to the Bank on or before the midnight of \_\_\_\_\_\_ (indicate date of expiry of claim period which includes minimum three months from the expiry of this Bank Guarantee) and if extended, the date of expiry of the last extension of this Guarantee. If a claim

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has been received by us within the said date,	, all the rights of T	FL under this	Guarantee sh	all be
valid and shall not cease until we have satisfi	ed that claim.			

Dated......this......day of......20

Signed by

(Person duly authorised by Bank)

Place:

WITNESS :

1..... (Signature) ..... (Printed Name) ..... (Designation) 2..... (Signature) ..... (Printed Name) ..... (Designation) (Common Seal)

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# F-17 (A) MATTER TO BE MENTIONED IN COVERING LETTER TO BE SUBMITTED BY VENDOR ALONG WITH BANK GUARANTEE (BG)

1. Bank Guarantee No.		
2. Vendor Name		
3. Nature of Bank Guarantee [Please		
Tick (□) whichever is applicable]	Contract Performance	
	Security	Advance
	(CPS)	
Purchase Order (PO) / Fax of		
Acceptance (FOA) / Detailed Letter of		
Acceptance (DLOA) No.		
Details of Bank issuing Bank		
Guarantee (BG)		
A. Name		
B. E-mail ID		
C. Address		
D. Phone No. / Mobile No.		

<u>F-18</u>

# (Not Applicable for this Tender)

# PROFORMA FOR BANK GUARANTEE FOR PAYMENTS TOWARDS PLACEMENT OF ALL PURCHASE ORDERS OF MAJOR TAGGED ITEMS.

# (To be submitted on Rs. 500/-(five hundred) non judicial stamp paper)

Ref..... Bank Guarantee No.------

Date.....

To, M/s Talcher Fertilizers Limited

# Dear Sir(s),

The OWNER shall have the fullest liberty without affecting in any way the liability of the BANK under this guarantee, from time to time to vary the amount or to extend the time for performance of the works by the CONTRACTOR. The BANK shall not be released from its liability under these presents by any exercise of the Owner of the liberty with reference to the matter aforesaid.

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The Owner shall have the fullest liberty, without reference to CONTRACTOR and without affecting this guarantee to postpone for any time or from time to time the exercise of any powers vested in them or of any right which they might have against the CONTRACTOR, and to exercise the same at any time in any manner, and either to enforce or to forebear to enforce any power, covenants contained or implied in the Contract between the OWNER and the CONTRACTOR or any other course or remedy or security available to the OWNER and the BANK shall not be released of its obligations under these presents by any exercise by the OWNER of its liberty with reference to matters aforesaid or other acts of omission or commission on the part of the OWNER or any other law would, but for this provision, have the effect of releasing the BANK.

The right of the OWNER to recover the outstanding sum upto Rs..... from the BANK in the manner aforesaid **is absolute and unequivocal and** will not be affected or suspended by reason of the fact that any dispute or disputes has or have been raised by the CONTRACTOR and/or that any dispute or disputes is or are pending before any officer, tribunal or court **or arbitrator or any other authority/forum** and any demand made by OWNER on the BANK shall be conclusive and binding.

The BANK further undertakes not to revoke this guarantee during its currency without previous consent of the OWNER and further agrees that the guarantee contained shall continue to be enforceable **until it is discharged by TFL in writing**.

The BANK also agrees that the OWNER shall at its option be entitled to enforce this guarantee against the BANK as a principal debtor, in the first instance, notwithstanding any other security or guarantee that OWNER may have in relation to the CONTRACTOR's liabilities towards the said milestone payment.

The amount under the Bank Guarantee is payable forthwith without any delay by Bank upon the written demand raised by TFL. Any dispute arising out of or in relation to the said Bank Guarantee shall be subject to the exclusive jurisdiction of courts at New Delhi.

Therefore, we hereby affirm that we are guarantors and responsible to you on behalf of the Contractor up to a total amount of \_\_\_\_\_\_(amount of guarantees in words and figures) and we undertake to pay you, upon your first written demand declaring the Contractor to be in default under the contract and without caveat or argument, any sum or sums within the limits of \_\_\_\_\_\_(amount of guarantee) as aforesaid, without your needing to prove or show grounds

or reasons for your demand or the sum specified therein.

Notwithstanding anything contained hereinabove, our liability under this guarantee is restricted to \_\_\_\_\_\_ and it will remain in force upto and including \_\_\_\_\_\_ (this date shall be initially 15 months from date of FOA) and shall be extended from time to time for such periods as may be advised by M/s\_\_\_\_\_ on whose behalf this guarantee has been given.

We have power to issue this guarantee in your favour under Memorandum and Articles of Association and the undersigned has full power to do so under the Power of Attorney/ resolution of the Board of Directors dated...... accorded to him by the BANK.

Notwithstanding anything contained herein:

9.

- a) The Bank's liability under this Guarantee shall not exceed (currency in figures) \_\_\_\_\_ (currency in words only) \_\_\_\_\_
- b) This Guarantee shall remain in force upto \_\_\_\_\_ (this date shall be initially 15 months from date of FOA) and any extension(s) thereof; and

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c) The Bank shall be released and discharged from all liability under this Guarantee unless a written claim or demand is issued to the Bank on or before the midnight of \_\_\_\_\_\_ (indicate date of expiry of claim period which includes minimum three months from the expiry of this Bank Guarantee) and if extended, the date of expiry of the last extension of this Guarantee. If a claim has been received by us within the said date, all the rights of TFL under this Guarantee shall be valid and shall not cease until we have satisfied that claim.

Dated......this......day of......20

Signed by

(Person duly authorised by Bank)

Place:

# WITNESS :

1	(Signature)		
	(Printed Name)		
	(Designation)		

2	(Signature)
	(Printed Name)
	(Designation)

(Common Seal)

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**F-19** 

# FORMAT OF LETTER OF NO DEVIATIONS (ON BIDDER'S LETTERHEAD)

(NIT NO : .....) DATED .....)

We \* hereby agree to fully comply with, abide by and accept without variation, deviation or reservation all technical, commercial and other condition whatsoever of the Bidding Documents and all Addenda / Corrigenda / Amendment/ Clarifications issued by OWNER.

We further hereby confirm that the bid is submitted in accordance of Tender Document and contains no deviation and the price bid submitted may be treated to conform to, in all respects, with the terms and conditions of the said tender documents including all Addenda / Corrigenda/ Amendment /Clarifications.

For and on behalf of*	:	
Stamp & Signature**	:	
Name :		
Designation :		
Date :		

\*Here fill in the name of bidder.

\*\*The Letter of *No Deviation* must be signed by the person (s) authorized to sign as per POA.

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### <u>F-20</u> <u>POWER OF ATTORNEY (POA)</u> (To be submitted on the Non-Judicial stamp paper / Company's Letter Head)

TENDER NO:

Description of work:

Name of Bidder:\_\_\_\_\_

"The undersigned	(Name of LEGAL PERSON, i.e.
CEO/C&MD/Company Secretary/Partners) is lawf	ully authorized to issue this POA* on behalf of
the company M/s	(Name of bidder) whose
registered address is	and does hereby
appoint Mr./Ms	(name of authorized person signing the
bid document)	(Designation) of M/s
· · · · · · · · · · · · · · · · · · ·	(Name of bidder) whose signature
appears below to be the true and lawful attorney/	(s) and authorize him/her to sign the bid (both
physically & digitally on CPP Portal), conduct ne	egotiation, sign contracts and execute all the
necessary matter related thereto, in the name and	d on behalf of the company in connection with

The signature of the authorized person/(s) herein constitutes unconditional obligations of M/s (Name of bidder).

This Power of Attorney (POA) shall remain valid and in full force and effect before we withdraw it in writing (by fax, or mail or post). All the documents signed (within the period of validity of the Power of Attorney) by the authorized person herein shall not be invalid because of such withdrawal.

- (\*) In case of a single Bidder, the Power of Attorney shall be issued as per the constitution of the bidder as below.
  - a) In case of Proprietorship: By Proprietor

the tender no.

- b) In case of Partnership: by all Partners or Managing Partner.
- c) In case of Limited Liability Partnership: by any bidder's employee authorized in terms of Deed of LLP.
- d) In case of Public /Limited Company: POA in favour of authorized employee(s) by Board of Directors through Board Resolution or by the designated officer authorized by Board to do so. Such Board Resolution should be duly countersigned by Company Secretary / MD / CMD / CEO.

SIGNATURE OF THE LEGAL PERSON

(Name of person with Company seal)

SIGNATURE OF THE AUTHORIZED PERSON (FOR SIGNING THE BID)

(Signature)	
Name of person:	
E-mail id:	
DSC (Digital Signature Certificate) No.:	

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<u>F-21</u>

# UNDERTAKING REGARDING SUBMISSION OF ELECTRONIC INVOICE (E-INVOICE AS PER <u>GST LAWS</u>)

# (to be submitted on letter head along with documents for release of payment)

M/s TALCHER FERTILIZERS LIMITED

SUB: LOA NO: **Dear Sir,** 

To.

We \_\_\_\_\_ (Name of the Supplier/Contractor/Service Provider/ Consultant) hereby confirm that E-Invoice provision as per the GST Law is

(i)	Applicable to us	[	]	

# (ii) Not Applicable to us [ ] (Supplier/Contractor/Service Provider/ Consultant is to tick appropriate option (✓ or X) above).

In case, same is applicable to us, we confirm that we will submit E-Invoice after complying with all the requirements of GST Laws. If the invoice issued without following this process, such invoice can-not be processed for payment by TFL as no ITC is allowed on such invoices. We also confirm that If input tax credit is not available to TFL for any reason attributable to Supplier/Contractor/Service Provider/ Consultant (both for E-invoicing cases and non-E-invoicing cases), then TFL shall not be obligated or liable to pay or reimburse GST (CGST & SGST/UTGST or IGST) claimed in the invoice(s) and shall be entitled to deduct / setoff / recover such GST amount (CGST & SGST/UTGST or IGST) or Input Tax Credit amount together with penalties and interest, if any, by adjusting against any amounts paid or becomes payable in future to the Supplier/Contractor/Service Provider/ Consultant under this contract or under any other contract.

Place:

[Signature of Authorized Signatory of Bidder]

Date:

Name: Designation: Bidder Name: Seal:

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# Form F-22

# UNDERTAKING REGARDING SUBMISSION OF CONTRACT PERFORMANCE SECURITY (CPS)/ SECURITY DEPOSIT (SD) WITHIN STIPULATED TIME LINE

# (to be submitted on letter head of bidder)

Τo,

M/s Talcher Fertilizers Limited

SUB:

TENDER NO:

Dear Sir,

We hereby confirm that we have clearly understood the requirement of Contract Performance Security (CPS) / Security Deposit (SD) specified in the tender document.

We also hereby confirm that in case of award of contract / order, we will submit Contract Performance Security (CPS) / Security Deposit (SD) within 30 days from the date of issuance of Fax of Acceptance.

Place:

[Signature of Authorized Signatory of Bidder]

Date:

Name:

Designation:

Bidder Name:

Seal:

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### <u>F-23</u> <u>PROFORMA FOR CONTRACT AGREEMENT</u> (To be executed on non-judicial stamp paper of appropriate value)

DLOA No. ..... dated .....

# TFL's PAN No. .....

Contract Agreement for the work of -------- of TALCHER FERTILIZERS LIMITED made on --------- between (Name and Address)-------- , hereinafter called the "CONTRACTOR" (which term shall unless excluded by or repugnant to the subject or context include its successors and permitted assignees) of the one part and TALCHER FERTILIZERS LIMITED hereinafter called the "EMPLOYER" (which term shall, unless excluded by or repugnant to the subject or context include its successors and assignees) of the other part.

# WHEREAS

- A. The EMPLOYER being desirous of having provided and executed certain work mentioned, enumerated or referred to in the Tender Documents including Letter Inviting Tender, General Tender Notice, General Conditions of Contract, Special Conditions of Contract, Specifications, Drawings, Plans, Time Schedule of completion of jobs, Schedule of Rates, Agreed Variations, other documents has called for Tender.
- Β. The CONTRACTOR has inspected the SITE and surroundings of WORK specified in the Tender Documents and has satisfied himself by careful examination before submitting his tender as to the nature of the surface, strata, soil, sub-soil and ground, the form and nature of site and local conditions, the quantities, nature and magnitude of the work, the availability of labour and materials necessary for the execution of work, the means of access to SITE, the supply of power and water thereto and the accommodation he may require and has made local and independent enquiries and obtained complete information as to the matters and thing referred to, or implied in the tender documents or having any connection therewith and has considered the nature and extent of all probable and possible situations, delays, hindrances or interferences to or with the execution and completion of the work to be carried out under the CONTRACT, and has examined and considered all other matters, conditions and things and probable and possible contingencies, and generally all matters incidental thereto and ancillary thereof affecting the execution and completion of the WORK and which might have influenced him in making his tender.
  - C. The Tender Documents including the Notice Letter Inviting Tender, General Conditions of Contract, Special Conditions of Contract, Schedule of Rates, General Obligations, SPECIFICATIONS, DRAWINGS, PLANS, Time Schedule for completion of Jobs, Letter of Acceptance of Tender and any statement of agreed variations with its enclosures copies of which are hereto annexed form part of this CONTRACT though separately set out herein and are included in the expression "CONTRACT" wherever herein used.

# AND WHEREAS

The EMPLOYER accepted the Tender of the CONTRACTOR for the provision and the execution of the said WORK at the rates stated in the schedule of quantities of the work and finally approved by EMPLOYER (hereinafter called the "Schedule of Rates") upon the terms and subject to the conditions of CONTRACT.

NOW THIS AGREEMENT WITNESSETH AND IT IS HEREBY AGREED AND DECLARED AS FOLLOWS:-

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- 1. In consideration of the payment to be made to the CONTRACTOR for the WORK to be executed by him, the CONTRACTOR hereby covenants with EMPLOYER that the CONTRACTOR shall and will duly provide, execute and complete the said work and shall do and perform all other acts and things in the CONTRACT mentioned or described or which are to be implied there from or may be reasonably necessary for the completion of the said WORK and at the said times and in the manner and subject to the terms and conditions or stipulations mentioned in the contract.
- 2. In consideration of the due provision execution and completion of the said WORK, EMPLOYER does hereby agree with the CONTRACTOR that the EMPLOYER will pay to the CONTRACTOR the respective amounts for the WORK actually done by him and approved by the EMPLOYER at the Schedule of Rates and such other sum payable to the CONTRACTOR under provision of CONTRACT, such payment to be made at such time in such manner as provided for in the CONTRACT.

# AND

3. In consideration of the due provision, execution and completion of the said WORK the CONTRACTOR does hereby agree to pay such sums as may be due to the EMPLOYER for the services rendered by the EMPLOYER to the CONTRACTOR, such as power supply, water supply and others as set for in the said CONTRACT and such other sums as may become payable to the EMPLOYER towards the controlled items of consumable materials or towards loss, damage to the EMPLOYER'S equipment, materials construction plant and machinery, such payments to be made at such time and in such manner as is provided in the CONTRACT.

It is specifically and distinctly understood and agreed between the EMPLOYER and the CONTRACTOR that the CONTRACTOR shall have no right, title or interest in the SITE made available by the EMPLOYER for execution of the works or in the building, structures or work executed on the said SITE by the CONTRACTOR or in the goods, articles, materials etc., brought on the said SITE (unless the same specifically belongs to the CONTRACTOR) and the CONTRACTOR shall not have or deemed to have any lien whatsoever charge for unpaid bills will not be entitled to assume or retain possession or control of the SITE or structures and the EMPLOYER shall have an absolute and unfettered right to take full possession of SITE and to remove the CONTRACTOR, their servants, agents and materials belonging to the CONTRACTOR and lying on the SITE.

The CONTRACTOR shall be allowed to enter upon the SITE for execution of the WORK only as a licensee simpliciter and shall not have any claim, right, title or interest in the SITE or the structures erected thereon and the EMPLOYER shall be entitled to terminate such license at any time without assigning any reason.

The materials including sand, gravel, stone, loose, earth, rock etc., dug up or excavated from the said SITE shall, unless otherwise expressly agreed under this CONTRACT, exclusively belong to the EMPLOYER and the CONTRACTOR shall have no right to claim over the same and such excavation and materials should be disposed off on account of the EMPLOYER according to the instruction in writing issued from time to time by the ENGINEER-IN-CHARGE.

In Witness whereof the parties have executed these presents in the day and the year first above written.

Signed and Delivered for and on on behalf of EMPLOYER

Signed and Delivered for and on behalf of the CONTRACTOR.

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# TALCHER FERTILIZERS LIMITED

Date :\_\_\_\_\_

Place:\_\_\_\_\_

# IN PRESENCE OF TWO WITNESSES

1.\_\_\_\_\_

2.\_\_\_\_\_

\_\_\_\_\_

# NAME OF CONTRACTOR

Date :\_\_\_\_\_

Place:\_\_\_\_\_

1.			

2. \_\_\_\_\_

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No. P-45021/2/2017-PP (BE-II) Government of India Ministry of Commerce and Industry Department for Promotion of Industry and Internal Trade (Public Procurement Section)

> Udyog Bhawan, New Delhi Dated: 16<sup>th</sup> September, 2020

To

All Central Ministries/Departments/CPSUs/All concerned

# ORDER

Subject: Public Procurement (Preference to Make in India), Order 2017- Revision; regarding.

Department for Promotion of Industry and Internal Trade, in partial modification [Paras 2, 3, 5, 10 & 13] of Order No.P-45021/2/2017-B.E.-II dated 15.6.2017 as amended by Order No.P-45021/2/2017-B.E.-II dated 28.05.2018, Order No.P-45021/2/2017-B.E.-II dated 29.05.2019 and Order No.P-45021/2/2017-B.E.-II dated 04.06.2020, hereby issues the revised 'Public Procurement (Preference to Make in India), Order 2017" dated 16.09.2020 effective with immediate effect.

Whereas it is the policy of the Government of India to encourage 'Make in India' and promote manufacturing and production of goods and services in India with a view to enhancing income and employment, and

Whereas procurement by the Government is substantial in amount and can contribute towards this policy objective, and

Whereas local content can be increased through partnerships, cooperation with local companies, establishing production units in India or Joint Ventures (JV) with Indian suppliers, increasing the participation of local employees in services and training them,

Now therefore the following Order is issued:

1. This Order is issued pursuant to Rule 153 (iii) of the General Financial Rules 2017.

2. Definitions: For the purposes of this Order:

'Local content' means the amount of value added in India which shall, unless otherwise prescribed by the Nodal Ministry, be the total value of the item procured (excluding net domestic indirect taxes) minus the value of imported content in the item (including all customs duties) as a proportion of the total value, in percent.

'Class-I local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, meets the minimum local content as prescribed for 'Class-I local supplier' under this Order.

.....Contd. p/2

'Class-II local supplier' means a supplier or service provider, whose goods, services or works offered for procurement, meets the minimum local content as prescribed for 'Class-II local supplier' but less than that prescribed for 'Class-I local supplier' under this Order.

*'Non - Local supplier'* means a supplier or service provider, whose goods, services or works offered for procurement, has local content less than that prescribed for 'Class-II local supplier' under this Order.

'L1' means the lowest tender or lowest bid or the lowest quotation received in a tender, bidding process or other procurement solicitation as adjudged in the evaluation process as per the tender or other procurement solicitation.

*'Margin of purchase preference'* means the maximum extent to which the price quoted by a "Class-I local supplier" may be above the L1 for the purpose of purchase preference.

'Nodal Ministry' means the Ministry or Department identified pursuant to this order in respect of a particular item of goods or services or works.

*Procuring entity'* means a Ministry or department or attached or subordinate office of, or autonomous body controlled by, the Government of India and includes Government companies as defined in the Companies Act.

'Works' means all works as per Rule 130 of GFR- 2017, and will also include 'turnkey works'.

#### Eligibility of 'Class-I local supplier'/ 'Class-II local supplier'/ 'Non-local suppliers' for different types of procurement

(a) In procurement of all goods, services or works in respect of which the Nodal Ministry / Department has communicated that there is sufficient local capacity and local competition, only 'Class-I local supplier', as defined under the Order, shall be eligible to bid irrespective of purchase value.

(b) Only 'Class-I local supplier' and 'Class-II local supplier', as defined under the Order, shall be eligible to bid in procurements undertaken by procuring entities, except when Global tender enquiry has been issued. In global tender enquiries, 'Non-local suppliers' shall also be eligible to bid along with 'Class-I local suppliers' and 'Class-II local suppliers'. In procurement of all goods, services or works, not covered by sub-para 3(a) above, and with estimated value of purchases less than Rs. 200 Crore, in accordance with Rule 161(iv) of GFR, 2017, Global tender enquiry shall not be issued except with the approval of competent authority as designated by Department of Expenditure.

(c) For the purpose of this Order, works includes Engineering, Procurement and Construction (EPC) contracts and services include System Integrator (SI) contracts.

(a) Subject to the provisions of this Order and to any specific instructions issued by the Nodal Ministry or in pursuance of this Order, purchase preference shall be given to 'Class-I local supplier' in procurements undertaken by procuring entities in the manner specified here under.

(b) In the procurements of goods or works, which are covered by para 3(b) above and which are divisible in nature, the 'Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier', as per following procedure:

- i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class-I local supplier', the contract for full quantity will be awarded to L1.
- ii. If L1 bid is not a 'Class-I local supplier', 50% of the order quantity shall be awarded to L1. Thereafter, the lowest bidder among the 'Class-I local supplier' will be invited to match the L1 price for the remaining 50% quantity subject to the Class-I local supplier's quoted price falling within the margin of purchase preference, and contract for that quantity shall be awarded to such 'Class-I local supplier' subject to matching the L1 price. In case such lowest eligible 'Class-I local supplier' fails to match the L1 price or accepts less than the offered quantity, the next higher 'Class-I local supplier' within the margin of purchase preference shall be invited to match the L1 price for remaining quantity and so on, and contract shall be awarded accordingly. In case some quantity is still left uncovered on Class-I local suppliers, then such balance quantity may also be ordered on the L1 bidder.

(c) In the procurements of goods or works, which are covered by para 3(b) above and which are not divisible in nature, and in procurement of services where the bid is evaluated on price alone, the 'Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier', as per following procedure:

- i. Among all qualified bids, the lowest bid will be termed as L1. If L1 is 'Class-I local supplier', the contract will be awarded to L1.
- ii. If L1 is not 'Class-I local supplier', the lowest bidder among the 'Class-I local supplier', will be invited to match the L1 price subject to Class-I local supplier's quoted price falling within the margin of purchase preference, and the contract shall be awarded to such 'Class-I local supplier' subject to matching the L1 price.
- iii. In case such lowest eligible 'Class-I local supplier' fails to match the L1 price, the 'Class-I local supplier' with the next higher bid within the margin of purchase preference shall be invited to match the L1 price and so on and contract shall be awarded accordingly. In case none of the 'Class-I local supplier' within the margin of purchase preference matches the L1 price, the contract may be awarded to the L1 bidder.

(d) "Class-II local supplier" will not get purchase preference in any procurement, undertaken by procuring entities.

**3B.** Applicability in tenders where contract is to be awarded to multiple bidders -In tenders where contract is awarded to multiple bidders subject to matching of L1 rates or otherwise, the 'Class-I local supplier' shall get purchase preference over 'Class-II local supplier' as well as 'Non-local supplier', as per following procedure:

a) In case there is sufficient local capacity and competition for the item to be procured, as notified by the nodal Ministry, only Class I local suppliers shall be eligible to bid. As such, the multiple suppliers, who would be awarded the contract, should be all and only 'Class I Local suppliers'.

b) In other cases, 'Class II local suppliers' and 'Non local suppliers' may also participate in the bidding process along with 'Class I Local suppliers' as per provisions of this Order.

c) If 'Class I Local suppliers' qualify for award of contract for at least 50% of the tendered quantity in any tender, the contract may be awarded to all the qualified bidders as per award criteria stipulated in the bid documents. However, in case 'Class I Local suppliers' do not qualify for award of contract for at least 50% of the tendered quantity, purchase preference should be given to the 'Class I local supplier' over 'Class II local suppliers' 'Non local suppliers' provided that their quoted rate falls within 20% margin of purchase preference of the highest quoted bidder considered for award of contract so as to ensure that the 'Class I Local suppliers' taken in totality are considered for award of contract for at least 50% of the tendered quantity.

d) First purchase preference has to be given to the lowest quoting 'Class-I local supplier', whose quoted rates fall within 20% margin of purchase preference, subject to its meeting the prescribed criteria for award of contract as also the constraint of maximum quantity that can be sourced from any single supplier. If the lowest quoting 'Class-I local supplier', does not qualify for purchase preference because of aforesaid constraints or does not accept the offered quantity, an opportunity may be given to next higher 'Class-I local supplier', falling within 20% margin of purchase preference, and so on.

e) To avoid any ambiguity during bid evaluation process, the procuring entities may stipulate its own tender specific criteria for award of contract amongst different bidders including the procedure for purchase preference to 'Class-I local supplier' within the broad policy guidelines stipulated in sub-paras above.

- 4. Exemption of small purchases: Notwithstanding anything contained in paragraph 3, procurements where the estimated value to be procured is less than Rs. 5 lakhs shall be exempt from this Order. However, it shall be ensured by procuring entities that procurement is not split for the purpose of avoiding the provisions of this Order.
- Minimum local content: The 'local content' requirement to categorize a supplier as 'Class-I local supplier' is minimum 50%. For 'Class-II local supplier', the 'local content' requirement is minimum 20%. Nodal Ministry/ Department may prescribe only a higher.

percentage of minimum local content requirement to categorize a supplier as 'Class-I local supplier'/ 'Class-II local supplier'. For the items, for which Nodal Ministry/ Department has not prescribed higher minimum local content notification under the Order, it shall be 50% and 20% for 'Class-I local supplier'/ 'Class-II local supplier' respectively.

- 6. Margin of Purchase Preference: The margin of purchase preference shall be 20%.
- Requirement for specification in advance: The minimum local content, the margin of purchase preference and the procedure for preference to Make in India shall be specified in the notice inviting tenders or other form of procurement solicitation and shall not be varied during a particular procurement transaction.
- 8. Government E-marketplace: In respect of procurement through the Government Emarketplace (GeM) shall, as far as possible, specifically mark the items which meet the minimum local content while registering the item for display, and shall, wherever feasible, make provision for automated comparison with purchase preference and without purchase preference and for obtaining consent of the local supplier in those cases where purchase preference is to be exercised.

#### 9. Verification of local content:

- a. The 'Class-I local supplier'/ 'Class-II local supplier' at the time of tender, bidding or solicitation shall be required to indicate percentage of local content and provide self-certification that the item offered meets the local content requirement for 'Class-I local supplier'/ 'Class-II local supplier', as the case may be. They shall also give details of the location(s) at which the local value addition is made.
- b. In cases of procurement for a value in excess of Rs. 10 crores, the 'Class-I local supplier'/ 'Class-II local supplier' shall be required to provide a certificate from the statutory auditor or cost auditor of the company (in the case of companies) or from a practicing cost accountant or practicing chartered accountant (in respect of suppliers other than companies) giving the percentage of local content.
- c. Decisions on complaints relating to implementation of this Order shall be taken by the competent authority which is empowered to look into procurement-related complaints relating to the procuring entity.
- d. Nodal Ministries may constitute committees with internal and external experts for independent verification of self-declarations and auditor's/ accountant's certificates on random basis and in the case of complaints.
- e. Nodal Ministries and procuring entities may prescribe fees for such complaints.
- f. False declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law.

- g. A supplier who has been debarred by any procuring entity for violation of this Order shall not be eligible for preference under this Order for procurement by any other procuring entity for the duration of the debarment. The debarment for such other procuring entities shall take effect prospectively from the date on which it comes to the notice of other procurement entities, in the manner prescribed under paragraph 9h below.
- h. The Department of Expenditure shall issue suitable instructions for the effective and smooth operation of this process, so that:
  - i. The fact and duration of debarment for violation of this Order by any procuring entity are promptly brought to the notice of the Member-Convenor of the Standing Committee and the Department of Expenditure through the concerned Ministry /Department or in some other manner;
  - ii. on a periodical basis such cases are consolidated and a centralized list or decentralized lists of such suppliers with the period of debarment is maintained and displayed on website(s);
  - iii. in respect of procuring entities other than the one which has carried out the debarment, the debarment takes effect prospectively from the date of uploading on the website(s) in the such a manner that ongoing procurements are not disrupted.

#### 10. Specifications in Tenders and other procurement solicitations:

- a. Every procuring entity shall ensure that the eligibility conditions in respect of previous experience fixed in any tender or solicitation do not require proof of supply in other countries or proof of exports.
- b. Procuring entities shall endeavour to see that eligibility conditions, including on matters like turnover, production capability and financial strength do not result in unreasonable exclusion of 'Class-I local supplier'/ 'Class-II local supplier' who would otherwise be eligible, beyond what is essential for ensuring quality or creditworthiness of the supplier.
- c. Procuring entities shall, within 2 months of the issue of this Order review all existing eligibility norms and conditions with reference to sub-paragraphs 'a' and 'b' above.

#### d. Reciprocity Clause

i. When a Nodal Ministry/Department identifies that Indian suppliers of an item are not allowed to participate and/ or compete in procurement by any foreign government, due to restrictive tender conditions which have direct or indirect effect of barring Indian companies such as registration in the procuring country, execution of projects of specific value in the procuring country etc., it shall provide such details to all its procuring entities including CMDs/CEOs of PSEs/PSUs, State Governments and other procurement agencies under their administrative control and GeM for appropriate reciprocal action.

- ii. Entities of countries which have been identified by the nodal Ministry/Department as not allowing Indian companies to participate in their Government procurement for any item related to that nodal Ministry shall not be allowed to participate in Government procurement in India for all items related to that nodal Ministry/ Department, except for the list of items published by the Ministry/ Department permitting their participation.
- iii. The stipulation in (ii) above shall be part of all tenders invited by the Central Government procuring entities stated in (i) above. All purchases on GeM shall also necessarily have the above provisions for items identified by nodal Ministry/ Department.
- iv. State Governments should be encouraged to incorporate similar provisions in their respective tenders.
- v. The term 'entity' of a country shall have the same meaning as under the FDI Policy of DPIIT as amended from time to time.
- e. Specifying foreign certifications/ unreasonable technical specifications/ brands/ models in the bid document is restrictive and discriminatory practice against local suppliers. If foreign certification is required to be stipulated because of nonavailability of Indian Standards and/or for any other reason, the same shall be done only after written approval of Secretary of the Department concerned or any other Authority having been designated such power by the Secretary of the Department concerned.
- f. "All administrative Ministries/Departments whose procurement exceeds *Rs.* 1000 Crore per annum shall notify/ update their procurement projections every year, including those of the PSEs/PSUs, for the next 5 years on their respective website."
- 10A. Action for non-compliance of the Provisions of the Order: In case restrictive or discriminatory conditions against domestic suppliers are included in bid documents, an inquiry shall be conducted by the Administrative Department undertaking the procurement (including procurement by any entity under its administrative control) to fix responsibility for the same. Thereafter, appropriate action, administrative or otherwise, shall be taken against erring officials of procurement entities under relevant provisions. Intimation on all such actions shall be sent to the Standing Committee.
- 11. Assessment of supply base by Nodal Ministries: The Nodal Ministry shall keep in view the domestic manufacturing / supply base and assess the available capacity and the extent of local competition while identifying items and prescribing the higher minimum local content or the manner of its calculation, with a view to avoiding cost increase from the operation of this Order.
- 12. Increase in minimum local content: The Nodal Ministry may annually review the local content requirements with a view to increasing them, subject to availability of sufficient local competition with adequate quality.

- 13. Manufacture under license/ technology collaboration agreements with phased indigenization: While notifying the minimum local content, Nodal Ministries may make special provisions for exempting suppliers from meeting the stipulated local content if the product is being manufactured in India under a license from a foreign manufacturer who holds intellectual property rights and where there is a technology collaboration agreement / transfer of technology agreement for indigenous manufacture of a product developed abroad with clear phasing of increase in local content.
- 13A. In procurement of all goods, services or works in respect of which there is substantial quantity of public procurement and for which the nodal ministry has not notified that there is sufficient local capacity and local competition, the concerned nodal ministry shall notify an upper threshold value of procurement beyond which foreign companies shall enter into a joint venture with an Indian company to participate in the tender. Procuring entities, while procuring such items beyond the notified threshold value, shall prescribe in their respective tenders that foreign companies may enter into a joint venture with an Indian companies may enter into a joint venture with an Indian company to participate in the tender. The procuring Ministries/Departments shall also make special provisions for exempting such joint ventures from meeting the stipulated minimum local content requirement, which shall be increased in a phased manner.
- 14. Powers to grant exemption and to reduce minimum local content: The administrative Department undertaking the procurement (including procurement by any entity under its administrative control), with the approval of their Minister-in-charge, may by written order, for reasons to be recorded in writing,
  - a. reduce the minimum local content below the prescribed level; or
  - b. reduce the margin of purchase preference below 20%; or
  - c. exempt any particular item or supplying entities from the operation of this Order or any part of the Order.

A copy of every such order shall be provided to the Standing Committee and concerned Nodal Ministry / Department. The Nodal Ministry / Department concerned will continue to have the power to vary its notification on Minimum Local Content.

- 15. Directions to Government companies: In respect of Government companies and other procuring entities not governed by the General Financial Rules, the administrative Ministry or Department shall issue policy directions requiring compliance with this Order.
- 16. Standing Committee: A standing committee is hereby constituted with the following membership:

Secretary, Department for Promotion of Industry and Internal Trade—Chairman Secretary, Commerce—Member Secretary, Ministry of Electronics and Information Technology—Member Joint Secretary (Public Procurement), Department of Expenditure—Member Joint Secretary (DPIIT)—Member-Convenor

The Secretary of the Department concerned with a particular item shall be a member in respect of issues relating to such item. The Chairman of the Committee may co-opt technical experts as relevant to any issue or class of issues under its consideration.

- 17. Functions of the Standing Committee: The Standing Committee shall meet as often as necessary, but not less than once in six months. The Committee
  - a. shall oversee the implementation of this order and issues arising therefrom, and make recommendations to Nodal Ministries and procuring entities.
  - b. shall annually assess and periodically monitor compliance with this Order
  - c. shall identify Nodal Ministries and the allocation of items among them for issue of notifications on minimum local content
  - d. may require furnishing of details or returns regarding compliance with this Order and related matters
  - e. may, during the annual review or otherwise, assess issues, if any, where it is felt that the manner of implementation of the order results in any restrictive practices, cartelization or increase in public expenditure and suggest remedial measures
  - f. may examine cases covered by paragraph 13 above relating to manufacture under license/ technology transfer agreements with a view to satisfying itself that adequate mechanisms exist for enforcement of such agreements and for attaining the underlying objective of progressive indigenization
  - g. may consider any other issue relating to this Order which may arise.
- 18. Removal of difficulties: Ministries /Departments and the Boards of Directors of Government companies may issue such clarifications and instructions as may be necessary for the removal of any difficulties arising in the implementation of this Order.
- 19. Ministries having existing policies: Where any Ministry or Department has its own policy for preference to local content approved by the Cabinet after 1<sup>st</sup> January 2015, such policies will prevail over the provisions of this Order. All other existing orders on preference to local content shall be reviewed by the Nodal Ministries and revised as needed to conform to this Order, within two months of the issue of this Order.
- 20. Transitional provision: This Order shall not apply to any tender or procurement for which notice inviting tender or other form of procurement solicitation has been issued before the issue of this Order.

(Rajesh Gupta) Director Tel: 23063211 rajesh.gupta66@gov.in

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# **GENERAL CONDITIONS OF CONTRACT**

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GENERAL CONDITIONS OF CONTRACT							
	<u>G</u>		Conditions of Contra	<u>et</u>			
		Se	ection- I. Definitions				
1. Defin	ition of Terms:	1.1	In this CONTRACT (as here-in expressions shall have the me where the context otherwise requ	anings hereby assig			
		1.1.1	The OWNER/EMPLOYER/COM (a joint venture of four major Limited, M/s Rastriya Chemicals M/s Fertilizers Corporation of Ind Plot 2/H, Kalpana Area, BJB N includes its successors and assi	Public Sector Units & Fertilizers Ltd., M/s dia Ltd.) and having its agar, Khurda, Bhubar	– M/s s Coal I s Regist	GAIL (India) India Ltd. and tered office at	
		1.1.2	or corporation whose tender ha	NTRACTOR" means the person or the persons, firm or Cor ration whose tender has been accepted by the EMPLOYE the CONTRACTOR's legal Representatives his successor assigns.			
		1.1.3	designated from time to time by	ENGINEER/ENGINEER-IN-CHARGE" shall mean the perso gnated from time to time by the TFL and shall include those who ar essly authorized by him to act for and on his behalf for operation of th ITRACT.			
		1.1.4	The "WORK" shall mean and in done and services and activities pursuant to and in accordance case may be and shall include works as required for purpose of	to be performed by the with CONTRACT or all extra, additional, a	e ČON part tř	TRACTOR in nereof as the	
		1.1.5	The "PERMANENT WORK" n incorporated in and form a pa EMPLOYER by the CONTRACT	rt of the work to be	handed	d over to the	
		1.1.6	"CONSTRUCTION EQUIPMEN things whatsoever nature for th operation, or maintenance of th defined) but does not include m to be incorporated into the WOR	e use in or for the ex e work or temporary v aterials or other things	ecution vorks (a s intend	n, completion, as hereinafter	
		1.1.7	"CONTRACT DOCUMENTS" n Designs, Drawings, Specification of Acceptance and agreed var constituting the tender and acce	n, Schedule of Quantit iations if any, and su	ies and	Rates, Letter	
		1.1.8	CONSULTANT: means Projects the consulting engineer to the registered office at PDIL Bhawar	e Employer for this	project	and having	
		1.1.9	The "SUB-CONTRACTOR" means than the CONTRACTOR) to entrusted by the CONTRAC ENGINEER-IN-CHARGE, and permitted assigns of such person	whom any part of t TOR, with the writt the legal representativ	he wo en cor	rk has been sent of the	

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	GENERAL CONDITIO	INS OF CONTRACT						
	1.1.10	The "CONTRACT" shall mean and the CONTRACTOR for the contract documents.						
	1.1.11	specifications, provisions attached pertain to the method and mann quantities and qualities of the wor under the CONTRACT for the wor the TFL or ENGINEER-IN-CHAR order to provide the unforseen cor works. It shall also include the lat	hall mean all directions the various technic ched and referred to the Tender Documents whe manner of performing the work or works to e work or works and the materials to be furnish e work or works, as may be amplified or modified HARGE during the performance of CONTRACT n conditions or in the best interests of the work he latest edition of relevant Standard Specification da published before entering into CONTRACT.					
	1.1.12	thereof with any modifications	de maps, plans and tracings or prints or ske ons approved in writing by the ENGINI rawing as may, from time to time, be furnishe INEER-IN-CHARGE.					
	1.1.13	The "TENDER" means the propos by the CONTRACTOR for conside	pposal along with supporting documents sub sideration by the EMPLOYER.					
	1.1.14		means an order given in writing by effect additions to or deletion from and alteration					
	1.1.15	The "COMPLETION CERTIFICA the ENGINEER-IN-CHARGE wh accordance with CONTRACT DOC	en the works have been	comple				
	1.1.16	The "FINAL CERTIFICATE" in re the satisfactory compliance of va CONTRACTOR issued by the ENO period of liability is over.	arious provision of the	CONT	RACT by the			
	1.1.17	"DEFECT LIABILITY PERIOD" if from the date of COMPLETION C CERTIFICATE during which the rectifying all defects that may CONTRACTOR in pursuance of the Manufacturing/Fabrication/ Erection plants, equipment, components, and works executed against workmanshed	ERTIFICATE upto the of the CONTRACTOR star appear in the wor the CONTRACT and inclu- on/Construction defects and the like supplied by	date of i tands ro ks exe udes wa covering	ssue of FINAL esponsible for cuted by the rranties against g all materials			
	1.1.18	The "APPOINTING AUTHORIT" CHAIRMAN and MANAGING DI the EMPLOYER.						
	1.1.19	"TEMPORARY WORKS" shall m in or about the execution, completion			y kind required			
	1.1.20	"PLANS" shall mean all maps, sk CONTRACT in order to define bro works, and all reproductions thereof	adly the scope and specif					
	1.1.21	"SITE" shall mean the lands and o permanent works are to be carried						

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		the EMPLOYER for the purpose o	f the CONTRACT.			
	1.1.22	"NOTICE IN WRITING OR WRI typed or printed characters sent (ur have been received by the address or business address or registered have been received in the ordinary	nless delivered personally ee) by registered post to t office of the addressee a	or other he latest nd shall	wise proved to known private be deemed to	
	1.1.23	"APPROVED" shall mean appro confirmation of previous verbal a writing including as aforesaid.				
	1.1.24		OF INTENT" shall mean intimation by a Fax/L has been accepted in accordance with the provis			
	1.1.25	"DAY" means a day of 24 hours number of hours worked in that day	as a day of 24 hours from midnight to midnight irrespective urs worked in that day.			
	1.1.26	"WORKING DAY" means any day which is not declared to be holiday oby the EMPLOYER.				
	1.1.27	"WEEK" means a period of any co	onsecutive seven days.			
	1.1.28	"METRIC SYSTEM" - All tech works are given in the metric syste out according to the metric system be maintained in the metric system	em and all work in the pro- . All documents concern	oject sh	ould be carried	
	1.1.29	"VALUE OF CONTRACT" or " sum accepted or the sum calcula tender and/or the CONTRACT ra entire execution and full completio	tted in accordance with ates as payable to the C	the pric ONTRA	es accepted in CTOR for the	
	1.1.30	"LANGUAGE FOR DRAWINGS notes, instruction, dimensions, etc.			łrawings, titles,	
	1.1.31	"MOBILIZATION" shall mean infrastructure by the CONTRAC equipments, aids, tools tackles inc as power, water, communication comprising of Resident Engineers, of skilled, semi-skilled and un-se infrastructure shall be in a position accordance with the agreed "MOBILISATION" shall be of CONTRACTOR is able to establise warranted in accordance with ag satisfaction of ENGINEER-IN-CH	CTOR at "SITE" comp luding setting of site offi on etc. establishing m Supervising personnel an skilled workers, who w n to commence executio Time Schedule of C considered to have be sh infrastructure as per Ti reed schedule of work	rising o ces with anpower ad an add ith the n of wo ompletic en ach me Sche	of construction a facilities such r organization equate strength so established rk at site(s), in on of Work. ieved, if the xdule, where so	
	1.1.32	"COMMISSIONING" shall mean plant(s), equipment(s), vessel(s), p sub-section of installation(s) perta successful testing and trial runs of	pipeline, machinery(ies), ining to the work of the	or any o	other section or	
		• "COMMISSIONING" can be ei of a combination of systems sequence as desired by EMPLO	or sub-systems and can	be perf	formed in any	

	LAND DEVEL		WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
पी डी आई एल	TALC	A IER FERT	T ILISER LIMITED,	DOC. NO.	REV.	-
PDIL		ANGUL,	-			Fertilizers
	GENERAL	CONDITIO	ONS OF CONTRACT	Page 10 of 67		I CI CIIII CI D
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			suited according to availability of by EMPLOYER in performanc construed to be violating CONT deemed to have provided for the	e of "COMMISSIONIN RACT provisions and CO	G" activ	rity will not be
			Section-II General Information			
2. Gene	ral Information	2.1	a) <u>Location of Site:</u> The proposed Conditions of Contract.	l location of Project site is	s defined	d in the Special
			b) <u>Access by Road</u> : CONTRAC access roads to the actual site of The CONTRACTOR shall be constructed by him for vehicles of project site. The CONTRACTO permanent roads should the const work. He shall make allowance in on such account.	construction for his own required to permit the of any other parties who have R shall also facilitate t ruction there of start whil	work a use of nay be he cons e he is e	t his own cost. the roads so engaged on the truction of the engaged on this
			Non-availability of access roads, the CONTRACTOR shall in no WORK nor be the cause fo EMPLOYER.	case condone any dela	y in th	e execution of
		2.2	<u>Scope of Work:</u> The scope of W tender document. The CONTR equipment, labour etc. for the c completion unless otherwise ment	ACTOR shall provide a execution and maintenar	ll neces ice of t	sary materials,
		2.3	<u>Water Supply:</u> Contractor will ha water to his labour camps and for and distribution system will have risk and cost.	works. All pumping inst	allations	, pipe net work
			Alternatively the Employer at his the Contractor at the Employer's his own arrangement for the w Employer and other pipe net wor pipe network shall have prior ap interfere with the layout and pro case, the rate for water shall be de	source of supply provided vater meter which shall rks from source of supply pproval of the Engineer- gress of the other constr	d the Ĉo be in o y and su in-Charg uction v	ontractor makes custody of the uch distribution ge so as not to vorks. In such
			However, the Employer does not relieve the Contractor of his respo the timely completion of the vario	onsibility in making his ov		
		2.4 <u>Pc</u>	ower Supply:			
:		2.4.1	Subject to availability, EMPLOYI point at the nearest sub-station, f own arrangement for temporary di than 500 m away from the CON done as per the applica ENGINEER-IN-CHARGE. The the completion of work or if there	rom where the CONTRA stribution. The point of s TRACTOR'S premises. able regulations and temporary line will be re	ACTOR supply w All the pass emoved	will make his vill not be more works will be ed by the forthwith after

	LAND DEVELOPMENT	WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
पी डी आई एल	Α	т	DOC. NO.	REV.	all to
PDIL	TALCHER FERT ANGUL,	•		<u> </u>	Talcher
			Page 11 of 67		Fertilizers
	GENERAL CONDITIO				
		to the alignment of these lines, th temporary lines at his own cost. T suitable electric meters, fuses, sy EMPLOYER which should be in The cost of power supply shall be Construction Works power which bills. The EMPLOYER shall not, have any liability in respect thereor short supply of electricity will be a	the CONTRACTOR at hi witches, etc. for purpos to the custody and contro e payable to the EMPLC to would be deducted from however, guarantee the s of. No claim for compens	s cost was es of pa l of the OYER ev m the ru supply of	ill also provide ayment to the EMPLOYER. very month for mning account celectricity nor
	2.4.2	It shall be the responsibility of the complete installation on the load requirement at site. All cabling, or respects with the latest statutory re Central/State Electricity Acts and I his equipment and Electrical Wirth licensed Electrician/Supervisor. ENGINEER-IN-CHARGE for his	side of the supply with equipment, installations of equirements and safety pr Rules etc. The CONTRA ng etc., are installed, mod A test certificate is to	n due re etc. shall ovisions CTOR v dified, m o be pro	gard to safety comply in all i.e., as per the will ensure that naintained by a poduced to the
	2.4.3	a right to disconnect the po CONTRACTOR. No claim shal ENGINEER-IN-CHARGE. Pow	all be followed failing which the EMPLOYER power supply without any reference to hall be entertained for such disconnection by Power supply will be reconnected only a rom authorized electrical supervisors.		
	2.4.4	The EMPLOYER is not liable fo equipment as a result of variation supply or other loss to the CONTR	in voltage or frequency o	r interru	
	2.4.5	The CONTRACTOR shall ensure are such that average power facto case power factor falls below 0 EMPLOYER at the penal rate of consumed during the month.	rs does not fall below 0. 0.90 in any month, he	90 at his will rei	s premises. In mburse to the
	2.4.6	The power supply required for CO determined by the EMPLOYER at and other statutory provisions app In case of power supply to CON available at a single point and arrangement at his own cost for di Electricity Rules and Acts. The sin avoid accidents.	nd shall be as per State E licable for such installati ITRACTOR's colony, the 1 the CONTRACTOR istribution to the occupant	lectricity ons from e power shall m nts of the	y Board's Rules in time to time. will be made nake his own e colony as per
	2.4.7	The CONTRACTOR will have to meters which will be governed as The meters shall be sealed by the E	per Central/State Govern		
	2.4.8	In case of damage of any of the intentional or unintentional on the reserves the right to recover the could be bill. Cost of HRC Fuses replaced in the CONTRACTOR's installation rates decided by the ENGINEER-I	part of the CONTRACT ost of such damage from at the EMPLOYER's ter on shall be to CONTRA	FOR, the the CO minals d	E EMPLOYER NTRACTOR's lue to any fault
	2.4.9	Only motors upto 3 HP will be a above 3 HP and upto 100 HP ENGINEER- IN-CHARGE shall b	a suitable Starting dev	vice app	proved by the

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PDIL			ODISHA			Talcher Fertilizers
		עדוח	ONS OF CONTRACT	Page 12 of 67		rerunzer 5
	GENERAL CON		DNS OF CONTRACT			
			above 100 HP slipring induction mo by the ENGINEER- IN-CHARGE s			
		2.4.10	The CONTRACTOR shall ensure a and all installations are approved b can be supplied to the EMPLOYER	y the State Electricity I		
		2.4.11	The total requirement of power shatender.	all be indicated by the	enderer	alongwith his
		his ma Fie CO bu ap On	and for Contractor's Field Office, God s own discretion and convenience and ake available near the site, land for eld Office, godowns workshops and a DNTRACT. The CONTRACTOR sha ildings and provide suitable water sup proved by the ENGINEER-IN-CHAR completion of the works undertaken	for the duration of the construction of CONTR ssembly yard required fo ill at his own cost constr ply and sanitary arrange GE. by the CONTRACTO	execution ACTOI for the ex- uct all the ment an R, he sh	on of the work R's Temporary kecution of the nese temporary d get the same nall remove all
:		EN req CC as pay suc to a the	porary works erected by him an IGINEER-IN-CHARGE. If the COI uirements, the ENGINEER-IN-CI INTRACTOR remove such surplus, a he deems fit and get the site cleared as 7 the amount of all expenses so incur th surplus materials disposed off as afo ask the CONTRACTOR any time duri land by giving 7 days notice on secur nt may be charged for the land so occur	NTRACTOR shall fail HARGE may at he nd rubbish materials and aforesaid; and CONTRA red and shall have no c resaid. But the EMPLO ng the pendency of the C ity reasons or on national	to comp e expe d dispos CTOR laim in YER res CONTR l interes	by with these nses of the e off the same shall forthwith respect of any serves the right ACT to vacate at or otherwise.
		off pro sho	e CONTRACTOR shall put up temp ice, fabrication shop and construction ject site by the EMPLOYER or his au ould be put up or allowed to be put up nplex area without written permission	stores only in the area al athorized representative. by any CONTRACTOR	located No tea	to them on the stalls/canteens
			unauthorized buildings, construction INTRACTOR anywhere on the project		d be p	ut up by the
		stru	r uninterrupted fabrication work, the C actures at his cost within Area in the 1 EMPLOYER or his authorized represe	ocation allocated to then		
		are	person except for authorized watch a/CONTRACTOR's area after comp mission from ENGINEER-IN-CHAR(	letion of the day's job		
			and for Residential Accommodation:-: Provide the commodation for staff and labour of C		vailable	for residential
		Se	ection-III. General Instructions to	Fenderers		
3. Subr	nission of Tender:	de TI of	ENDER must be submitted without n tails given in other clauses hereunder. ENDERER at space provided under "S Tender Document. The rate shall be boument.	The requisite details sl ubmission of Tender" at	hall be t the beg	filled in by the inning of GCC

	LAND DEVELOPMEN		K (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
पी डी आई एल	TALCHER FEI	AT RTILISE	R LIMITED,	DOC. NO.	REV.	- States
PDIL		JL, ODIS	•	Dama 42 of 67		Fertilizers
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	3.2	along wi quantities	Corrigenda to this Tender D th the Tender Document. t in Schedule of Rates of Tende d quantities when amendments	he tenderer should wr r Document and should	te clear price the	ly the revised WORK based
	3.3		letter along with its enclosure prrespondence shall be submitted		nder Do	cument and all
	3.4		s are advised to submit quotati iffications contained in the 5 s.			
	<del>3.5</del>	<del>["QUOT.</del> <del>of Talche</del> <del>Name, Ad</del>	should always be placed ATION DO NOT OPEN" Ter Fertilizers Ltd. due for open <i>dress and Telegraphic Addres</i> n left hand corner of the sealed	nder for ing on is, Fax No. of the Tendel		<u></u> Project ]. The <i>Full</i>
4. Do	ocuments: 4.1	General:				
	The	e tenders as	submitted, will consist of the f	ollowing:		
		i)	Complete set of Tender Doc signed by the tenderer as pre Documents.			
		ii)	Earnest money in the manne	er specified in Clause 6 h	ereof.	
		iii)	Power of Attorney or a true in case an authorized repre Clause 14 hereof.			
		iv)	Information regarding tende	rers in the proforma encl	osed.	
		v)	Details of work of similar ty in the proforma provided in		d out by	the Tenderer
		vi)	Organization chart giving de proposes to have for this job		nt at site,	the tenderer
		vii)	Details of construction plant using in this work.	and equipments availab	le with tl	he tenderer for
		viii)	Solvency Certificate from S carry out the work tendered		he finan	icial ability to
		ix)	Latest Balance Sheet and Pr	ofit & Loss Account duly	audited	1.
		x)	Details of present commitme	ent as per proforma enclo	osed to te	ender.
		xi)	Data required regarding SU Manufacturers and other tec			
		xii)	Provident fund registration c	certificate		
		xiii)	List showing all enclosures t	to tender.		
	4.2	All pages	are to be Initiated: All signatu	res in Tender Documents	s shall be	e dated, as well

	LAND DEVELOPMEN	t wof At	RK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0		
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PDIL	ANGU	L, ODI	SHA	Dama 44 af 67		Fertilizers	
	GENERAL CONDI		S OF CONTRACT	Page 14 of 67			
				I			
		hand co by a pe	he pages of all sections of Tender orner and signed wherever requir rson holding power of attorney a submission of tender.	red in the tender papers b	by the T	ENDERER or	
	4.3	well as Tender interpol entered	b be in Figures and Words: The to in words the rates and amounts submitted by the CONTRAC lation is not possible. The amo and requisite total given of all its for the work shall be entered in t	s tendered by him in the FOR for each item and punt for each item shou ems, both in figures and it	Schedu l in suc ld be w n words	alle of Rates of the a way that worked out and . The tendered	
			some discrepancies are found bet e AMOUNT shown in the tender,				
		a)	When there is difference betwee corresponds to the amount work				
		b)	When the rate quoted by the ter is incorrect the rate quoted by the				
		c)	When it is not possible to ascert the rate quoted in words shall b		her of al	bove methods,	
	4.4		ions and Erasures: All correction hall be signed in full by the TENI issible.				
	4.5 4.5.	1 Th or us ter au sig an	<u>the of Tenderer:</u> the TENDERER shall contain the persons making the tender and ual signature. Partnership firms s inder. It should be signed in the p thorized representatives follower gning. Tender by a corporation s d a Power of Attorney in that bel institution of the firm with names	shall be signed by the shall furnish the full name artnership's name by all d by the name and desi shall be signed by an aut half shall accompany the	TENDE es of all the partr gnation horized tender.	ERER with his partners in the ners or by duly of the person representative, A copy of the	
	4.5.2	ter	hen a tenderer signs a tender in a ndered should, in addition, be v ould be attested by at least one wi	written in the same lang			
	4.6		s: Witness and sureties shall be performed by the stated be sta		rty and	their names,	
	4.7	previou nature, date of	of Experience: The tenderer sh is experience in having successfut together with the names of Emp commencement and completion etails along with documentary evi-	ally completed in the rec ployers, location of sites a of work, delays if any,	ent past and val	t works of this ue of contract,	
	4.8	betwee Fertiliz behalf agreed liabiliti	y of Government of India: It n Bidder or/Contractor and M/s ers Ltd., is entering into this ag of any other person or entity. that the Government of India es, obligations or rights hereund lcher Fertilizers Ltd. is an indep	Talcher Fertilizers Ltd., greement solely on its o In particular, it is expr is not a party to this a ler. It is expressly under	, and tha wn beha ressly un greemen rstood a	at M/s Talcher alf and not on nderstood and nt and has no nd agreed that	

	LAND DEVELOP	MEN.	T WORK (PACKAGE -1 C) AT	PC-183/ E/ 205/ S-IV	0	
पी डी आई एल	TALCHER	FER	RTILISER LIMITED,	DOC. NO.	REV.	Talchor
PDIL	IA IA	NGU	L, ODISHA	Dama 45 of 67		Fertilizers
	GENERAL CO		TIONS OF CONTRACT	Page 15 of 67		
5. 6.	Transfer of Tender Documents: Earnest Money: ( <i>Clause not applicable for this</i>		to enter into contracts solely on its ow and general principles of Contract La acknowledges and understands that M representative or delegate of the Gove agreed that the Government of India omissions, commissions, breaches on Accordingly, Bidder/Contractor hereby and all actions or claims, including cro against the Government of India arisin to Government of India as to any manr arising of or under this agreement. Transfer of Tender Documents purchase permissible. The bidder must pay Earnest Mone and attach the official receipt with t	w. The Bidder/Contra M/s Talcher Fertilizers rnment of India. It is fi is not and shall not b other wrongs arising y expressly waives, release so claims, impleader cla g out of this contract and her, claim, cause of action d by one intending tender	ctor exp Ltd. is urther u e liable out of ases and ims or d coven n or thi rer to an	pressly agrees, not an agent, nderstood and for any acts, the contract. I foregoes any counter claims ants not to sue ng whatsoever other is not
	<u>(Clause not applicable for this</u> <u>Tender )</u>		and attach the official receipt with t rejected and representatives of suc tender opening. Earnest Money can or Banker's Cheque or Letter of 0 branch of an International bank s Bank of India as scheduled foreign Indian Banks, the banks whose B having net worth in excess of Rs should be made by such commerc separately on a letter head. The bid guarantee shall be submittt <u>Note:</u> The Bank Guarantee so furm prescribed by the EMPLOYER. N the Earnest Money deposited by th	th tenderers will not be n be paid in Demand Dra Credit from any Indian ituated in India and reg n bank. However, other Gs are furnished, must s. 100 crores and a dec ial bank either in the ba ed in the prescribed form ished by the tenderer sh o interest shall be paid b	allowed fts or E schedu gistered than th be com laration nk guar nat. all be in y the E	I to attend the cank Guarantee led bank or a with Reserve e Nationalized mercial banks to this effect rantee itself or n the proforma MPLOYER on
			lieu of Earnest Money shall be kept date of opening of tender.(TWO MC The Earnest Money deposited by Contractor fails to furnish the requis 24 hereof and /or fails to start worl the AGREEMENT within 15 days Acceptance of Tender. <u>Note:</u> The Earnest Money of tt EMPLOYER/CONSULTANT, dir period of time but not later than 30 validity prescribed by EMPLOYER	DNTHS beyond the bid d successful tenderer sha site Contract Performance within a period of 15 d s of the receipt by him he unsuccessful bidder ectly to the tenderer(s) days after the expiration	ue date) all be f Securit ays or f of the will b , within	Forfeited if the ty as per clause fails to execute Notification of e returned by a reasonable
7	Validity:	7.1	Tender submitted by tenderers shall MONTHS" from the date of open entitled during the said period of 4 EMPLOYER, to revoke or cancel h thereof. In case of tender revoking regard thereof without the consent shall forfeit Earnest Money paid by	ing of the tender. The months, without the con is tender or to vary the te or canceling his tender of EMPLOYER in write	tendere nsent in nder giv or varyi	rs shall not be writing of the yen or any term ng any term in
8	Addenda/Corrigenda	8.1	Addenda/ Corrigenda to the Tender the date of opening of the tenders to			

		<b>NENT</b>	WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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PDIL		ANGUL, ODISHA				Fertilizers
	GENERAL CO	GENERAL CONDITIONS OF CONTRACT				r cremier o
L			design or CONTRACT terms.			1
		8.2	Each addenda/ corrigendum issued organization to whom set of Tender retain tenderer's copy of each Adder duly signed along with his offer. part of Tender Documents.	er Documents has been endum/ Corrigendum an	issued. d attach	Recipient will original copy
	Right of Employer to Accept or Reject Tender:	9.1	The right to accept the tender will r however, does not bind himself to the authority to reject any or all the whatsoever. At the option of the En invited, may be awarded to one Cor in which case the award will be ma which the bid has been accepted. eventualities.	accept the lowest tender tenders received without polyer, the work for whit actor or split between the for only that part of	, and re it assign ich the to more tha the work	serves to itself ing any reason ender had been an one bidders, c, in respect of
			Tenders in which any of the particular are incomplete in any respect and/or liable to be rejected. The Tender conditions are liable to be rejected.	or the prescribed condition	ns are n	ot fulfilled are
			Canvassing in connection with tend by the Tenderers who resort to canv			ders submitted
10	Fime Schedule	10.1	The WORK shall be executed stric TENDER/ CONTRACT Documen Schedule includes the time requ rectifications if any, retesting an satisfaction of the ENGINEER-IN-	t. The period of const uired for mobilization d completion in all r	ruction as we	given in Time Il as testing,
		10.2	A joint program of execution ENGINEER-IN-CHARGE and CO this project. This program will take in 10.1 above and the time ENGINEER-IN-CHARGE.	NTRACTOR based on j into account the time of	priority complet	requirement of tion mentioned
		10.3	Monthly/ Weekly construction ENGINEER-IN-CHARGE jointly w of work fronts and the joint con CONTRACTOR shall scrupulously adequate personnel, construction too all materials of his scope of supply all matters concerning the extent of programs and the degree of ENGINEER-IN-CHARGE will be f	with the CONTRACTOF istruction program as p adhere to these targets/ j ols and tackles and he sh in good time to achieve t of targets set out in the of achievements the	e, based ber 10.2 program all also he targe weekly decis	on availability above. The s by deploying supply himself ts/program. In y and monthly ion of the
11 7	Fenderer's Responsibility	11.1	The intending tenderers shall be dee submitting the tender. Non-fam considered a reason either for extr strict conformity with the DRAWI in performance.	iliarity with the site contract a claims or for not carr	ondition ying ou	s will not be t the works in
	Retired Government or Company Officers	12.1	No Engineer of Gazetted rank or ot or Administrative duties in an Er Government or of the EMPLOYER period of two years after his retire	ngineering Department is allowed to work as a	of the S CONTE	States/ Central ACTOR for a

		PMENT	WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
पी डी आई एल	TALCHE	AT TALCHER FERTILISER LIMITED, ANGUL, ODISHA				Tilchon
PDIL						Fertilizers
	GENERAL CO	ONS OF CONTRACT	Page 17 of 67			
			employment of the EMPLOYEI EMPLOYER. The CONTRACT, i CONTRACTOR or any of his empl who has not obtained the permissi EMPLOYER as aforesaid before CONTRACTOR'S service as the ca	f awarded, is liable to be loyees is found at any tir on of the State/ Central submission of tender,	e cancell ne to be Govern	ed if either the such a person, ment or of the
13 \$	Signing of the Contract:	13.1	The successful tenderer shall be r proforma attached with TENDER I him of the Notification of Acceptan of the successful tenderer to sign t period, the Earnest Money or his int of the tender shall be considered as o	DOCUMENT within 15 ce of Tender. In the even he AGREEMENT withi itial deposit will be forfer	days of nt of fai n the al	The receipt by lure on the part pove stipulated
(	Field Management & Controlling/Coordinating Authority:	14.1	The field management will be the re who will be nominated by the EMP also authorize his representatives to a	LOYER. The ENGINE	ER-IN-0	CHARGE may
		14.2	The ENGINEER-IN-CHARGE sha engaged at site to ensure minimur agencies. It shall be the responsibil the work strictly in accordance with being executed by other agencies.	n disruption of work ca ity of the CONTRACTC	arried o DR to pl	ut by different an and execute
<b>15</b> I	Note to Schedule of Rates:	15.1	The Schedule of Rates should be re the tender.	ad in conjunction with a	ll the ot	her sections of
		15.2	The tenderer shall be deemed to have and details of work to be done with himself of the condition prevailing a	in TIME SCHEDULE a		
		15.3	Rates must be filled in the Schedu quoted in separate typed sheets no va be accepted. Any exceptions taken b brought out in the terms and condition	ariation in item description by the tenderer to the Sch	on or spe	cification shall
		15.4	The quantities shown against the var or decrease in the quantities shall no and accepted.			
		15.5	The EMPLOYER reserves the right falling between similar items of lowe		for such	items of work
	Policy for Tenders Under Consideration:	16.1	Only Those Tenders which are a accordance with the Terms and Cor Document, shall be considered for e under consideration immediately a official intimation of acceptance/ rej	nditions and Technical Spevaluation. Such Tenders fter opening of Tender a	pecificat s shall b and unti	ions of Tender e deemed to be l such time an
		16.2	Zero Deviation: Bidders to note the TFL will appreciate submission of enclosed General Conditions of Conditions of Conditions to Bidders (IT) etc. to avoid wastage of time and commercial aspects of the offer commercial clarifications will be so of any deviation/ nonconformity	offer based on the terms ontract (GCC), Special G TB), Scope of Work, te money in seeking clari- c. Bidder may note the cought for after the received	s and co Condition connical fications nat no pt of th	nditions in the ns of Contract specifications s on technical/ technical and e bids. In case

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PDIL				Fertilizers		
	GENERAL C		Page 18 of 67		r cremeer J	
			rejection.			
17 Aw	vard of Contract:	17.1	The Acceptance of Tender will be either by Telex/ Telegram/ Fax or b ACCEPTANCE OF TENDER.			
		17.2	TFL will be the sole judge in the ma of TFL shall be final and binding.	atter of award of CONTF	ACT ar	nd the decision
	arification of Tender cument:	18.1	The Tender is required to carefully ex of Contract, Drawings and other de Document and fully inform himself any way affect the WORK or the about the completeness or correct Documents he should request in wr in triplicate. TFL will then issue intt Such clarifications and or interpreta Documents and shall accompany the within time and date as specified in the	etails relating to WORK f as to all conditions and cost thereof. In case the tness of any of the co- riting for an interpretation erpretation/ clarification to ations shall form part of the tender which shall be	and gi matters e Tender ontents on n/ clarifi to Tender the Spe	ven in Tender which may in rer is in doubt of the Tender ication to TFL erer in writing. cifications and
		18.2	Verbal clarification and information representatives shall not in any way		ts empl	oyee(s) or its
19 Lo	cal Conditions:	19.1	It will be imperative on each tender factors which may have any effect Tender Document. In their own in themselves with the Indian Income Indian Customs Act 1962 and other with their latest amendments, as app clarifications from the tenderer regar	on the execution of WO terest, the tenderer are re a Tax Act 1961, Indian related Acts and Laws ar plicable TFL shall not em	RK cov equested Compar ad Regul tertain a	ered under the to familiarize nies Act 1956, lations of India
		19.2	It must be understood and agreed th and considered while submitting th adjustments to VALUE OF CONTR entertained.	e tender. No claim for	financia	l or any other
20 Ab	onormal Rates:	20.1	The tenderer is expected to quote re- involved for the performance of the and Conditions of Contract. This curtailment or change of specificati- rates quoted by the tenderer for an- will be sufficient cause for the rejec- convinced about the reasonableness be furnished by the tenderer (on den-	e completed item consid will avoid loss of pro- tion for any item. In case y item are unusually high totion of the tender unless after scrutiny of the anal	ering all fit or ga e it is n h or un ss the E	specifications ain in case of oticed that the usually low, it MPLOYER is
			Section-IV.	General Obligations		
	iority of Contract cuments	21.1	<ul> <li>Except if and the extent otherwise p General Conditions of Contract and any other documents forming par forming the CONTRACT are to be but in case of ambiguities or discrep by the ENGINEER-IN-CHARGE instructions thereon and in such event the priority of the documents formine</li> <li>1) The Contract Agreement</li> <li>2) The Letter of Acceptance</li> </ul>	A Special Conditions shall rt of the CONTRACT. taken as mutually expla- ancies the same shall be who shall thereupon is ent, unless otherwise pro- og the Contract shall be as ;	l prevai Sever natory o explaine sue to to ovided in	l over those of ral documents of one another, and adjusted the Contractor in the Contract,

		IENT	WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0		
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		21.2 21.3	3) The Instructions to Bidde 4) Special Conditions of Cc 5) General Conditions of Cc 6) Any other document forr Works shown in the DRAWING but described in the SPECIFICATIONS nevertheless be deemed to be include specifically shown upon the DRAWIN <u>Headings and Marginal Notes</u> : All these General Conditions of Contra Tender Document are solely for the a summary of the contents thereof thereof or be used in the interpretati <u>Singular and Plural</u> : In CONTR, specifically, the singular shall interpretation context so requires.	ontract (SCC); ontract (GCC) ning part of the Contract a not mentioned in the S without being shown in ded in the same manne IGS and described in the headings and marginal act or to the SPECIFICA e purpose of giving a cor f, and they shall never on or construction thereous ACT DOCUMENTS us clude the plural and vie	PECIFIC the DR. rr as if SPECIF notes to TIONS notes ind be deer of the CC nless of cc versa	AWINGS shall they had been TCATIONS. the clauses of or to any other lication and not med to be part DNTRACT. therwise stated wherever the	
		21.4	Interpretation: Words implying Companies / Registered Associatio the case may be.	ns/ Body of Individuals/	Firm of	Partnership' as	
22	Special Conditions of Contract:	22.1	Special Conditions of Contract sl Conditions of Contract, specification forming part of this CONTRACT w	on of Work, Drawings ar	nd any o		
		22.2	Notwithstanding the sub-division of volumes every part of each sha complementary of every other CONTRACT so far as it may be pra	all be deemed to be part and shall be rea	supplem	entary to and	
		22.3	Where any portion of the General variance with any provisions of different intention appears the pro shall be deemed to over-ride the pr and shall to the extent of such repug	the Special Conditions visions of the Special ovisions of the General	of Con Conditio Conditio	tract, unless a ns of Contract	
		22.4	Wherever it is mentioned in the perform certain WORK or provid CONTRACTOR shall do so at his deemed to have included cost of suc	de certain facilities, it cost and the VALUE OF	is under FCONT	stood that the RACT shall be	
		22.5	The materials, design and work STANDARDS, the JOB SPECI referred to. Where the job specific contained in the standard codes ar shall also be satisfied.	FICATIONS contained ation stipulate requireme	herein ents in ac	and CODES dition to those	
23	Contractor to obtain his own Information:	23.1	The CONTRACTOR in fixing his r be, deemed to have himself indepo- the purpose of preparing his tender have taken into account all conting lack of same. The correctness of the the CONTRACTOR to make up the	endently obtained all new and his tender as accep- gencies as may arise due the details, given in the Te	ted shal to such nder Do	information for l be deemed to information or	

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The CONTRACTOR shall be deemed to have examined the CONTRACT DOCUMENTS, to have generally obtained his own information in all matters whatsoever that might affect the carrying out of the works at the schedules rates and to have satisfied himself to the sufficiency of his tender. Any error in description of quantity or omission there from shall not vitiate the CONTRACT or release the CONTRACTOR from executing the work comprised in the CONTRACT according to DRAWINGS and SPECIFICATIONS at the scheduled rates. He is deemed to have known the scope, nature and magnitude of the WORKS and the requirements of materials and labour involved etc., and as to what all works he has to complete in accordance with the CONTRACT documents whatever be the defects, omissions or errors that may be found in the DOCUMENTS. The CONTRACTOR shall be deemed to have visited surroundings, to have satisfied himself to the nature of all existing structures, if any, and also as to the nature and the conditions of the Railways, Roads, Bridges and Culverts, means of transport and communication, whether by land, water or air, and as to possible interruptions thereto and the access and egress from the site, to have made enquiries, examined and satisfied himself as to the sites for obtaining sand, stones, bricks and other materials, the sites for disposal of surplus materials, the available accommodation as to whatever required, depots and such other buildings as may be necessary for executing and completing the works, to have made local independent enquiries as to the sub-soil, subsoil water and variations thereof, storms, prevailing winds, climatic conditions and all other similar matters effecting these works. He is deemed to have acquainted himself as to his liability of payment of Government Taxes, Customs duty and other charges, levies etc.

Any neglect or omission or failure on the part of the CONTRACTOR in obtaining necessary and reliable information upon the foregoing or any other matters affecting the CONTRACT shall not relieve him from any risks or liabilities or the entire responsibility from completion of the works at the scheduled rates and times in strict accordance with the CONTRACT.

It is, therefore, expected that should the CONTRACTOR have any doubt as to the meaning of any portion of the CONTRACT DOCUMENT he shall set forth the particulars thereof in writing to EMPLOYER in duplicate, before submission of tender. The EMPLOYER may provide such clarification as may be necessary in writing to CONTRACT, such clarifications as provided by EMPLOYER shall form part of CONTRACT DOCUMENTS.

No verbal agreement or inference from conversation with any effect or employee of the EMPLOYER either before, during or after the execution of the CONTRACT agreement shall in any way affect or modify and of the terms or obligations herein contained.

Any change in layout due to site conditions or technological requirement shall be binding on the CONTRACTOR and no extra claim on this account shall be entertained.

- 24.1 The CONTRACTOR shall furnish to the EMPLOYER, within 30 days from the date of notification of award, a security in the sum of 3% of the accepted value of the tender or the actual value of work to be done whichever is applicable due to any additional work or any other reasons, in the form of a Bank draft/Banker's cheque or Bank Guarantee or irrevocable Letter of credit (as per proforma enclosed) as Contract Performance Security with the EMPLOYER which will be refunded after the expiry of DEFECTS LIABILITY PERIOD.
- 24.2 CONTRACTOR can furnish the Contract Performance Security in the form of Demand Draft or through a Bank Guarantee or through an irrevocable Letter of Credit from any Indian scheduled bank or a branch of an International bank
- 24 Contract Performance Security:

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	th Reserve Bank of India ionalized Indian Banks, l banks having net wort ect should be made by s or separately on a letter b	the ban h in exc such cor	ks whose BGs ess of Rs. 100			
The bank guarantee or the Letter of Credit shall be submitted in the p format.						e prescribed
24.3 If the CONTRACTOR/SUB-CONTRACTOR or their employed CONTRACTOR's agents and representatives shall damage, break destroy any property belonging to the EMPLOYER or others during th of the CONTRACT, the same shall be made good by the CONTRAC own expenses and in default thereof, the ENGINEER-IN-CHARGE m same to be made good by other agencies and recover expense CONTRACTOR (for which the certificate of the ENGINEER- IN-CH be final).					eak, deface or g the execution ACTOR at his may cause the nses from the	
2			All compensation or other sums of EMPLOYER under terms of this C the encashment or sale of a sufficient from any sums which may be due of the EMPLOYER of any account Performance Security being reduced aforesaid, the CONTRACTOR shall bank drafts as aforesaid any sum or realized by sale of his Contract Per interest shall be payable by the D Performance Security.	CONTRACT may be dec int part of his Contract Po or may become due to the whatsoever and in the d by reasons of any such l within ten days thereas sums which may have erformance Security, or	lucted fi erforman ne CON event o n deduct ter make been dee any par	rom or paid by nece Security or TRACTOR by of his Contract tions or sale of e good in cash, ducted from or t thereof. No
		24.5	Failure of the successful bidder to co constitute sufficient grounds for the bid security.			
25 Tir	ne of Performance:	25.1 <u>Ti</u>	ime for Mobilization The work covered by this CONTR days, the date of letter/Fax of Inten dates as mentioned in the TIME S The CONTRACTOR should bear agreement. Request for revision of not receive consideration. The above the overall COMPLETION SCHED to any additional work or any other r	at and be completed in s GCHEDULE OF COMP r in mind that time is construction time after t ve period of fifteen (15) o DULE, not over and above	tages or LETION the est enders a days is i	n or before the N OF WORK. ssence of this are opened will ncluded within
		25.2 <u>Ti</u>	me Schedule of Construction:			
		25.2.1	The general Time Schedule of DOCUMENT. CONTRACTOR construction program jointly with of receipt of LETTER/FAX OF IN WORK shall be executed strict CONTRACT DOCUMENT. The required for mobilization testing, re all respects in accordance with satisfaction of the ENGINEER-IN-	should prepare a detail- the ENGINEER-IN-CH ITENT or ACCEPTANC ly as per the Time S period of construction g ectifications, if any, retes CONTRACT DOCU	ed mont ARGE CE OF T chedule given ind	thly or weekly within 15 days TENDER. The given in the cludes the time I completion in
		25.2.2	The CONTRACTOR shall submit a agreed above consisting of adequ			

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		phases of the WORK such as des field erection activities within fif OF INTENT. This network shap rovided by the EMPLOYER and	teen (15) days from the all also indicate the int	date of erface f	LETTER/FAX facilities to be
	25.2.	3 CONTRACTOR shall discuss the the agreed network which may be or in revised form in line with th CONTRACT, to be signed withir ACCEPTANCE OF TENDER. I the opinion of the EMPLOYE changes shall be made in the progress.	e in the form as submitted the outcome of discussions in fifteen (15) days from the During the performance of R proper progress is not	with the s shall for the date of the CO ot main	e EMPLOYER orm part of the of LETTER OF NTRACT, if in tained suitable
		The above PERT network shall submitted by the CONTRACTOR			eports shall be
26 Fo	rce Majeure: 26.1	CONDITIONS FOR FORCE MAJEU	RES		
		In the event of either party being any obligations required to be p relative obligation of the party notification to the other party be Majeures event lasts. The cost an by the respective parties.	erformed by them under affected by such Force suspended for the period	the CO Majeur d durin	ONTRACT the res shall upon g which Force
		The term "Force Majeures" as earthquake, war (declared or und explosions, hurricane, sabotage, respective Government of the t CONTRACTOR.	leclared), revolts, riots, f civil commotions and a	ires, flo cts and	ods, rebellions, regulations of
		Upon the occurrence of such cause that it has been rendered unable as writing immediately but not late beginning and ending thereof give support of its claim.	s aforesaid thereby, shall i er than 72 (Seventy-two	notify th ) hours	e other party in of the alleged
		Time for performance of the relat shall then stand extended by the p			Force Majeures
		If deliveries of bought out in CONTRACTOR are suspended b 2 (two) months the EMPLOY CONTRACT or re-negotiate the c	y Force Majeure condition 'ER shall have the op	ns lasting	g for more than
	26.2	OUTBREAK OF WAR			
	26.2.	I If during the currency of the CO whether declared or not, in that otherwise materially affect the ex- unless and until the CONTRACT continue to use his best Endeav provided always that the EMPLO out-break of war to terminate or r writing to the CONTRACTO CONTRACT shall, save as to the operation of the clauses entitled s	part of the World which ecution of the WORK the is terminated under the p our to complete the exe OYER shall be entitled, e-negotiate the CONTRA R and upon such not rights of the parties under	whether CONT rovision cution c at any t .CT by g ice bei er this cl	r financially or RACTOR shall as in this clause of the WORK, time after such giving notice in ang given the ause and to the

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			terminated but without prejudice antecedent breach thereof.	to the right of either p	arty in	respect of any
		26.2.2	If the CONTRACT shall be termi the CONTRACTOR shall with all the CONTRACTOR's equipmer SUB-CONTRACTORS to do so.	reasonable diligence ren	nove fro	m the SITE all
27	Price reduction schedule:	27.1	Time is the essence of the CONT complete the WORK within the st to Force Majeure as defined in C defaults, the Total Contract price Price per complete week of delay of the Total Contract Price, by way of The said amount will be reco Contractor's Contract Performance	ipulated period, then, un clause 26 here above or shall be reduced by $\frac{1}{2}$ 9 or part thereof subject to f reduction in price for devered from amount du	less suc due to % of the a maxin elay and ue to t	h failure is due EMPLOYER's total Contract num of 5 % of not as penalty.
			The decision of the OWNER in Schedule shall be final and binding			rice Reduction
		27.2	All sums payable under this clau completion period at the above agr		price d	ue to delay in
		27.3	BONUS FOR EARLY COMPLET	TION		
	Bonus For Early Completion 27.3 (*) <u>(Clause not applicable for this</u> <u>Tender)</u>		If the Contractor achieves complete schedule stipulated in the SCC, to relevant sum, if mentioned specific bonus for early completion, if prove maximum ceiling of 2 ½ % of the	the Employer shall pay ally in SCC, as bonus for ided specifically in SCC,	to the r early c	Contractor the ompletion. The
		(*)	Partial earlier completion may not for example where utilization of th of all parts of the Contract (e.g. the all Sections (e.g. in pipeline layi pipeline would not be useful if th certain seasonal effects to take impounding a reservoir); or (d) oth of budgeted funds may be required the inclusion of a bonus clause in th	he completed Works requ training of personnel); of ing, where early compl e compressor is still un- place (e.g. onset of her circumstances. Also a l. All such factors should	uires (a) or (b) the etion of der insta the rair	the fulfillment completion of the laying of allation); or (c) by season, for apid drawdown
28	Rights of the employer to forfeit contract performance security:	28.1	Whenever any claim against the operation of the contract of th	NTRACT, the EMPLOY ng in part or whole the in the event of the securit in the CONTRACTOR, t may be shall be deduct may become due to the	ER sha Contrac ty being hen the ed from CONTF	Il be entitled to ct Performance insufficient or balance or the any sum then RACTOR. The
		28.2	In .case of forfeiture of Contract Per the forfeited amount will be conside be issued by TFL. The forfeiture an TFL based on other terms and cond	ered inclusive of tax and the nount will be subject to fi	tax invo	ice will
29	Failure by the contractor to	29.1	If the CONTRACTOR refuses or a	fails to execute the WOF	RK or ar	iy separate part

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	LAND DEVELOPMENT WORK (PACKAGE -1 C) AT		PC-183/ E/ 205/ S-IV	0	-
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	mply with the provisions the contract:	thereof with such diligence as will in the CONTRACT or extension under the CONTRACT or in a provisions of the CONTRACT it by written notice to the CONTRAC a) TO DETERMI	thereof or fails to perform any manner commits a shall be open to the EM	n any of breach IPLOYE	f his obligation of any of the ER at its option
		CONTRACT shall stand effect on and from the behalf, whereupon the C CONTRACTOR's work EMPLOYER may, in v property or WORK, EMPLOYER, for its part by the CONTRACTOF contractor or by othe CONTRACTOR, and an EMPLOYER for any exc so taken over and compl cost at the rates specified	terminated and shall ce date appointed by the ONTRACTOR shall sto then in progress, excep- vriting, require to be d or installations from , may take over the work and complete the sa er means, at the ris- ty of his sureties if any, ess cost occasioned by s- leted by the EMPLOYE in the schedule of quanti- <u>ETERMINING THE CO</u> ACTOR or any part the tractor or by other means the CONTRACTOR and a for any excess cost over e Schedule of Quantities	ase to b EMPLC p forthv t such 1 one to n dama c remain ame thi k and shall b shall b shall b shall b shall b ruch wor R over ties and <u>NTRAC</u> preof and s at the r any of 1 r and ab	be in force and DYER on that with any of the WORK as the safeguard any age, and the sing unfinished rough a fresh cost of the be liable to the rk having to be and above the rate/prices. <u>CT</u> to take over d complete the risk and cost of his sureties are pove the cost at occasioned by
	29.2	In such events of Clause 29.1(a) or	(b) above.		
		a) The whole or furnished by the CONT prejudice to the right CONTRACTOR the exc the EMPLOYER shall a utilizing in completing th equipment and plants CONTRACTOR as may be entitled for any comp equipment and plant.	of the EMPLOYER ess cost referred to in the also have the right of the works or any part the available at work si be necessary and the CO	be for to reco e sub-cl taking p reof, suc te belo NTRAC	feited without over from the ause aforesaid, oossession and ch as materials nging to the CTOR shall not
		b) The amount CONTRACTOR on accor- be payable to him until reckoned from the date taking over of the WOR case may be, during white or workmanship in respe rest exclusively with the of to deduction of any a EMPLOYER under the required to be reserved or	after the expiry of Six of termination of CON K or part thereof by th ch period the responsibil ct of such work shall, un CONTRACTOR. This a mounts due from the e terms of the CONT	cuted by (6) ca VTRAC e EMPI ity for f nder the mount s CONT RACT	y him shall not lendar months $\Gamma$ or from the LOYER as the aulty materials CONTRACT, shall be subject RACT to the
	29.3	Before determining the CONTRAC judgment of the EMPLOYER, CONTRACTOR is/are curable an opportunity given to him, then the	the default or default id can be cured by the	ts comr CONTR	nitted by the ACTOR if an

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PDIL			DDISHA			Fertilizers
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			calling the CONTRACTOR to c	ure the default within suc	h time s	specified in the
			Notice.			
		29.4	The EMPLOYER shall also have or (b) above, in the event that the compounds with his creditors, ass or any other person or persons, voluntary liquidation, provided th the EMPLOYER to give any prior	e CONTRACTOR becom- igns the CONTRACT in or being a company or a lat in the said events it sha	es bank favour corpor all not b	rupt, insolvent, of his creditors ation goes into
		29.5	Termination of the CONTRACT not prejudice or affect their right upto the date of such termination.	s of the EMPLOYER wh		
30	Contractor remains liable to pay compensation if action not taken under clause 29:	30.1	upto the date of such termination. In any case in which any of the CLAUSE 29.0 thereof shall have exercised, the non-exercise there conditions hereof and such powe event of any further case of def clause or clauses hereof he is de the whole of his Contract Pe CONTRACTOR for past and futt event of the EMPLOYER putting (b) or (c) vested in him under the possession of all or any tools, and or the site thereof belonging to intended to be used for the execu allowing for the same in account being applicable at current ENGINEER-IN-CHARGE whose ENGINEER-IN-CHARGE may his clerk of the works, foreman or such tools, plant, materials or s specified in such notice), and i comply with any such requisition them at the CONTRACTOR's ex account of the CONTRACTOR a notice as to the date, time of ENGINEER-IN-CHARGE as to amount of the proceeds and experi against the CONTRACTOR.	e powers conferred upon become exercisable and cof shall not constitute a ers shall notwithstanding ault by the CONTRACT clared liable to pay comp rformance Security, and are compensation shall ren g in force the power unde e preceding clause he may plants, materials and stor- the CONTRACTOR or tion of the WORK or any at the CONTRACT rates market rates to be e certificate thereof shall give notice in writing to the coher authorized agent, re- stores from the premises n the event of the CON- on, the ENGINEER-IN-Co- pense or sell them by au- and at his risk in all respe- or place of sale and to the expenses of any se- tor the expense of any se- tor the expenses of any se- tor the expense of sele and the expenses of any se- tor the expense of the expenses of any se- tor the expense of the expense o	the sam waiver be exe OR for pensation I the I main una r above y, if he ses in or procure y part the or in ca e certification the CON equiring (within TRAC CHARGI ction or cts with the certisuch representation to the certisuch representation the certisuch representation to the certisuch representation to the certisuch representation to the certisuch representation to the certis	e had not been of any of the reisable in the which by any a amounting to iability of the affected. In the sub-clause (a), so desired, take upon the works ad by him and ereof paying or use of these not fied by the otherwise the UTRACTOR or him to remove a time to be FOR failing to E may remove private sale on out any further tificate of the noval and the
31	Change in constitution:	31.1	Where the CONTRACTOR is EMPLOYER shall be obtained constitution of the firm. Where to undivided family business concer- obtained before such CONTRA parties, where under, the reconsti- work hereby undertaken by the C as aforesaid is not obtained, the allotted in contravention of clause the same consequence shall ensure	in writing, before any c he CONTRACTOR is an rn, such approval as afore CTOR enters into any ituted firm would have th CONTRACTOR. In eithe e CONTRACT shall be 37 hereof and the same a	hange i individ esaid sh agreem e right t r case if deemed ction ma	s made in the ual or a Hindu all, likewise be ent with other to carry out the prior approval to have been
32	Termination of contract	32(A)	TERMINATION OF CONTRAC If the CONTRACTOR is an individual or the proprietor di concern and one of the partner d the legal representative of the	individual or a proprie es or if the CONTRAC lies then unless, the EMPI	TOR is OYER	a partnership is satisfied that

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			surviving partners are capable of (the EMPLOYER) is entitled to part without being in any way lia of the diseased CONTRACTC CONTRACTOR'S firm on acco decision of the EMPLOYER in su parties. In the event of such can estate of the diseased CONTRA CONTRACTOR'S firm liable CONTRACT.	cancel the CONTRAC ble for any compensation OR and/or to the survi- unt of the cancellation of uch assessment shall be f acellation, the EMPLOY ACTOR and/or the survi-	I for the n payme iving pa of CON inal and ER shall viving p	e uncompleted nt to the estate artners of the TRACT. The binding on the ll not hold the partners of the
		32(B)	TERMINATION OF CONTR. BANKRUPTCY ETC.	ACT IN CASE OF	LIQU	JIDATION /
			If the Contractor shall dissolve of suffer any receiver to be appoin compound with his Creditors, or up, not being a member's vo amalgamation or reconstruction, the benefits of its Creditors any of	inted of his business of being a corporation co oluntary winding up or carry on its business	of any mmence for the under a	assets thereof e to be wound e purpose of a Receiver for
			To terminate the contract forthwith such event as aforesaid by notice Receiver or liquidator or other po- subject to his providing a guaran EMPLOYER for due and faithful p	e in writing to the Corr erson, the option of car ntee up to an amount t	tractor rying ou to be ag	or to give the at the contract
		32 (C)	In case of termination of CONTR under conditions of Force Majeu CONTRACTOR shall be put un issued to the party by Talcher Fer offer will be considered by TFL between TFL and that particular finalized] for three years from the to such CONTRACTOR.	re and termination after nder holiday [i.e. neithe tilizers Ltd. against any against any ongoing ter r CONTRACTOR (as a	expiry of r any extrype of t ider (s)	of contract, the nquiry will be ender nor their where contract has not been
	embers of the employer at individually liable :	33.1	No Director, or official or employe any way be personally bound of EMPLOYER under the CONTRAC the observance or performance of herein contained.	or liable for the acts CT or answerable for any	or oblig / default	gations of the or omission in
	nployer not bound by ersonal representations:	34.1	The CONTRACTOR shall not be e any other right or claim whatsoeve statement or alleged representation, been given to him by any person.	er by reason of any repre	sentatio	n, explanation
35 Co	ontractor's office at site:	35.1	The CONTRACTOR shall provide accommodation of his agent and reasonable hours to receive instru- CONTRACTOR at all time shall r of these shall be communicated to time and the whole document to be works.	I staff and such office actions, notice or other maintain a site instruction the ENGINEER-IN C	shall b commu n book a HARGE	be open at all nications. The nd compliance E from time to
36 Co	ontractor's subordinate	36.1	The CONTRACTOR, on or after	award of the WORK sh	all name	e and depute a

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staff and their conduct

qualified engineer having sufficient experience in carrying out work of similar nature, to whom the equipments, materials, if any, shall be issued and instructions for works given. The CONTRACTOR shall also provide to the satisfaction of the ENGINEER-IN-CHARGE sufficient and qualified staff to superintend the execution of the WORK, competent sub-agents, foremen and leading hands including those specially qualified by previous experience to supervise the types of works comprised in the CONTRACT in such manner as will ensure work of the best quality, expeditious working. Whenever in the opinion of the ENGINEER-IN- CHARGE additional properly qualified supervisory staff is considered necessary, they shall be employed by the CONTRACTOR without additional charge on accounts thereof. The CONTRACTOR shall ensure to the satisfaction of the ENGINEER-IN-CHARGE that SUB-CONTRACTORS, if any, shall provide competent and efficient supervision, over the work entrusted to them.

- 36.2 If and whenever any of the CONTRACTOR's or SUB- CONTRACTOR'S agents, sub-agents, assistants, foremen, or other employees shall in the opinion of ENGINEER-IN- CHARGE be guilty of any misconduct or be incompetent or insufficiently qualified or negligent in the performance of their duties of that in the opinion of the EMPLOYER or the ENGINEER-IN-CHARGE, it is undesirable for administrative or any other reason for such person or persons to be employed the works. the CONTRACTOR, is so directed bv in the ENGINEER-IN-CHARGE, shall at once remove such person or persons from employment thereon. Any person or persons so removed from the works shall not again be employed in connection with the WORKS without the written permission of the ENGINEER-IN- CHARGE. Any person so removed from the WORK shall be immediately re-placed at the expense of the CONTRACTOR by a qualified and competent substitute. Should the CONTRACTOR be requested to repatriate any person removed from the works he shall do so and shall bear all costs in connection herewith.
- 36.3 The CONTRACTOR shall be responsible for the proper behavior of all the staff, foremen, workmen, and others, and shall exercise a proper degree of control over them and in particular and without prejudice to the said generality, the CONTRACTOR shall be bound to prohibit and prevent any employees from trespassing or acting in any way detrimental or prejudicial to the interest of the community or of the properties or occupiers of land and properties in the neighborhood and in the event of such employee so trespassing, the CONTRACTOR shall be responsible therefore and relieve the EMPLOYER of all consequent claims or actions for damages or injury or any other grounds whatsoever. The decision of the ENGINEER-IN-CHARGE upon any matter arising under this clause shall be final. The CONTRACTOR shall be liable for any liability to EMPLOYER on account of deployment of CONTRACTOR's staff etc. or incidental or arising out of the execution of CONTRACT.

The CONTRACTOR shall be liable for all acts or omissions on the part of his staff, Foremen and Workmen and others in his employment, including misfeasance or negligence of whatever kind in the course of their work or during their employment, which are connected directly or indirectly with the CONTRACT.

36.4 If and when required by the EMPLOYER and CONTRACTOR's personnel entering upon the EMPLOYER's premises shall be properly identified by badges of a type acceptable to the EMPLOYER which must be worn at all times on EMPLOYER's premises. CONTRACTOR may be required to obtain daily entry passes for his staff/employees from EMPLOYER to work within operating areas. These being safety requirements, no relaxations on this account shall be given to CONTRACTOR.

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			551011/	•	Page 28 of 67		Fertilizers
	GENERAL CO	ONDITIO	ons of	CONTRACT			
37 Sı	ıb-letting of works:	37.1	or degr indirect writing	t of the CONTRACT nor a ree be transferred, assigned tly to any person, firm or , of the ENGINEER/ E ding sub-clause.	d or sublet by the CON corporation whatsoever	TRACT without	OR directly or the consent in
			i)	SUB-CONTRACTS FO	R TEMPORARY WORK	KS ETC	.:
				execution of any part of CONTRACTOR provid	give written consent to f the WORK at the site, led each individual Sub- HARGE before being	being e contract	ntered in to by is submitted to
			ii)	LIST OF SUB-CONTRA	ACTORS TO BE SUPPL	IED:	
				furnish to the E SUB-CONTRACTORS CONTRACTOR and w	t of every month the ENGINEER-IN- CHAI or other persons or f corking at the SITE durin general nature of the Subo	RGE irms er ng the p	list of all agaged by the previous month
			iii)	CONTRACTOR'S LIAI CONTRACTORS <u>:</u>	BILITY NOT LIMITED	BY SUI	}-
				notwithstanding that the received copies of any remain solely responsibl execution of the Contrac Subcontracting had not t done directly by the CC	Subcontracts, the contract e for the quality, proper a t in all respects as if staken place, and as if DNTRACTOR. The CON act or omission on the pa	ARGE ctor sha nd such s such w TRAC	expeditious ub-letting or vork had been FOR shall bear p-contractors in
			iv)	EMPLOYER MAY TER	RMINATE SUB-CONTR	ACTS <u>:</u>	
				executes any work ENGINEER-IN-CHAR documents, the EMP CONTRACTOR reques CONTRACTOR upon Subcontract and dismis shall forthwith leave th	CTOR engaged upon the second second second second second GE is not in accordance PLOYER may by we st him to terminate suc the receipt of such notic second s	opini with the itten r h subco ce shall TOR(S) the EMI	on of the e CONTRACT notice to the ntract and the terminate such and the later PLOYER shall
			v)	NO REMEDY FOR AC	TION TAKEN UNDER	THIS	CLAUSE:
				CONTRACTOR of any give rise to any right of	EMPLOYER under the y of his liabilities under r compensation, extensio PLOYER shall have the S) from the site.	the CO n of tim	ONTRACT or the or otherwise

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							Fertilizers
	GENERAL C	CONDITIC	TRACT				
38 P	Power of entry:	38.1		CONTRACT doc	commence the WORK in cuments or if he shall at a		
			i)	fail to carry CONTRACT o	out the WORK in documents, or	conforr	nity with the
			ii)	fail to carry ou Schedule, or	t the WORK in accordance	e with t	the Time
			iii)	fourteen days v	uspend work or the WOR without authority from t N-CHARGE, or		period of
			iv)		t and execute the WORK EER-IN-CHARGE, or	to the	satisfaction
			v)		ufficient or suitable const ks, labour, materials or t		
			vi)	provisions of the observed or pe the CONTRA writing shall ha	r, or permit any other brea ne CONTRACT on his p rsist in any of the above ACT for fourteen da ave been given to the G R-IN-CHARGE requirin	oart to b mentior ys, af CONTR	ned breaches of ter notice in ACTOR by
			vii)	if the CONTRA	ACTOR shall abandon th	e WOR	K or
			viii)	CONTRACT or composition be levied or voluntary not	TRACTOR during the shall become bankrupt, r n with his creditors, or p go into liquidation wh being merely a volunta algamation or reconstruct	nake ar ermit ar hether try liqu	ny arrangement ny execution to compulsory or
			WORK and take construction plant to use the sar CONTRACTORS other person, firm may think proper use of any materi aforesaid, withou said materials of ENGINEER-IN-O allowance to the construction plant the EMPLOYER WORK being con any such extra wo excess as certified money which materials	e possession there t, and stock there ne, and to co S or workmen or n or corporation to employ and f ials, temporary w t making paymen other than such CHARGE to be r e CONTRACTO t and stock or be shall by reason of mpleted by other ork or works whi d by the ENGINI ay be due for w	OYER shall have the pore reof and of the material on, and to revoke the CC mplete the WORK be to relate the same upon as the EMPLOYER in for the purpose aforesaid work, CONSTRUCTION nt or allowance to the C n as may be certified reasonable, and without n R for the use of the t ing liable for any loss or of his taking possession of r CONTRACTOR (due a ich may or be omitted) th EER-IN- CHARGE shall work done by the CON ny deficiency shall for the	ls, temp NTRA( by his any ter his abso to use of PLAN ONTRA I in w naking a empora damage of the W account ien the a be ded TRACT	borary WORK, CTOR's license agents, other ms and to such olute discretion or authorize the T, and stock as ACTOR for the virting by the any payment or ry said works, e thereto, and if VORK or of the being taken of amount of such ucted from any TOR under the

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PDIL		-	DDISHA	Page 30 of 67		Fertilizers	
	GENERAL CO		INS OF CONTRACT				
			paid to the EMPLOYER by the Cu power to sell in such manner and f construction plant, materials etc. c retain the said deficiency or any pa	or such price as he may the onstructed by or belonging	nink fit and and	all or any of the difference o	
39	Contractor's responsibility with the mechanical, electrical, intercommunication system, air-conditioning contractors and other agencies:	39.1	Without repugnance of any other CONTRACTOR executing the cooperation and coordinate the conditioning and Intercommunica authorized representatives, in prov opening etc., in wall, slabs beams the desired finish as per spe intercommunication cables, condu- other equipments etc. where requir ceiling and other partitions, the CC in consultation with the Elect conditioning contractor and other showing the necessary openings, required for the WORK of the ENGINEER-IN-CHARGE and g finally submitting the scheme to written agreement of the other age communicating his approval to the get the final agreement of all the a be entertained on account of the ab	work of civil constructi WORK with the Mecha ation Contractor's and o viding the necessary groot s and columns etc. and m cification, for the pla its, air-conditioning inlet red. For the above said re DNTRACTOR before sta rical, Mechanical, Inte agencies prepare and p grooves, recesses, cuts, e aforesaid, and the fin et the approval. The C the ENGINEER-IN-CH encies. The ENGINEER e scheme, with any requi gencies, which shall be b pove.	on, to anical, I ther agy ves, rec aking go cement s and ou equirement rting-up rcommu put-up a the met nishes t ONTRA ARGE, - IN-CH red moo inding.	work in close Electrical, Air- encies or their esses, cuts and bod the same to of electrical, atlets grills and ents in the false the work shall mication, Air- a joint scheme, thods of fixing herein, to the ACTOR before shall have the IARGE, before dification, shall No claim shall	
			The CONTRACTOR shall confirm regulations, ordinances or byelaw, public bodies which may be appl temporary works. The CONTRAC against all penalties and liabilities such stains, ordinances, laws, rules	s of any local or duly co icable from time to time CTOR shall keep the EM of every kind, arising ou	nstituted to the PLOYE	d authorities or WORK or any ER indemnified	
40	Other agencies at site:	40.1	The CONTRACTOR shall have conditions where other agencies w grading, filling, and leveling, elev No claim shall be entertained of circumstances.	vill also be engaged for o ctrical and mechanical e	ther wor ngineeri	rks such as siteing works, etc.	
41	Notice:	41.1	TO THE CONTRACTOR:				
			Any notice hereunder may be authorized representative at the job to the address furnished by the CO could be conclusive of the CON contents therein.	o site or may be served by NTRACTOR. Proof of i	y registe ssue of a	ered mail direct any such notice	
		41.2	TO THE EMPLOYER:				
			Any notice to be given to CONTRACTOR shall be served delivering the same at the respect addressed to the HEAD/SITE-IN-	by sending the same by tive site offices of M/s 7	Registe	ered mail to or	
42	Right of various interests:		i) The EMPLOYER reserv more than one agency(ie cooperate and afford othe	s). The CONTRACTOR		shall	

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PDIL		ANGUL,					Talcher
			ט פער	F CONTRACT	Page 31 of 67		
	GENERAL C	UNDITIC		CONTRACT			
				access to the WORK execution of their works	for the carriage and sto s.	rage of	materials and
			ii)	or by other agency(ies) e upon WORK covered by various interests in ENGINEER-IN-CHAR		YER is c spective letermin	contingent rights of the
43 Pa	tents and royalties:	43.1	machin and pro- agrees If any supplie of this not lice machin and pat this CC or obta brough will b CONT has acc be reas machin CONT the rig irrevoor CONT	CONTRACTOR, if licens nery, materials or composition to pay all royalties and lice equipment, machinery, red or methods and processe CONTRACT, is covered lensed then the CONTRAC nery materials, composition y such royalties and licens DNTRACT. In the event the ain any such license, any at against the CONTRACT be defended by the CO RACTOR will pay any de RACTOR shall promptly is puired the knowledge of any conably brought because of nery, materials, process, RACTOR agrees to and de ht to extend the same to cable, royalty free license to RACTOR or his employee the CONTRACT.	ions of matter to be used ployed in the performance ense fees which may be d materials, composition o s to be practiced or emplo- by a patent under which TOR before supplying on a method or processes sha se fees as may be necessa- ne CONTRACTOR fails to suit for infringement of OR or the EMPLOYER INTRACTOR at his o alamages and costs award notify the EMPLOYER y plant under which a suit f the use by the EMPLOY methods to be suppl- oes hereby grant to EMP any of the subsidiaries of o use in any country, any	or suppl e of this ue with f matter yed in the the CON r using all obtain ary for p to pay an such pa as a ress win exp led in s if the CU for infri ZER of a ied her LOYER of the E inventio	ied or methods cONTRACT, respect thereto. rs, be used or he performance VTRACTOR is the equipment, n such licenses performance of ny such royalty atents which is ult such failure pense and the uch suit. The ONTRACTOR ingement could any equipment, eunder. The t, together with MPLOYER as on made by the
		43.2	other of work of	arges on account of royalty, huties or any other levy or or part thereof (excluding n by the CONTRACTOR.	n materials obtained for	the worl	k or temporary
		43.3	the pur substan WORF possess be the the per the wo	ONTRACTOR shall not see pose of this CONTRACT, nees, or materials obtained a or any building or produ- sion thereof, but all such su property of the EMPLOYI mission of the ENGINEEF rk by payment of cost of the GINEER-IN- CHARGE.	the sand, stone, clay, ball from any excavation mad ace upon the site at the t abstances, materials, build ER provided that the COP R-IN-CHARGE, use the s	ast, earth e for the ime of lings and NTRAC ame for	h, rock or other purpose of the delivery of the d produce shall TOR may with the purpose of
		43.4	any lo infring the El EMPL With r provisi	MPLOYER shall indemnif ss on account of claims ement of patent rights arisi MPLOYER of the proce OYER and used in the ope espect to any subcontract e ons of the relevant clause h CONTRACTOR an underta	against CONTRACTOF ing out and based upon the ess included in the dese ration of the plant infring entered into by CONTRA hereof, the CONTRACTO	tor the claim sign proges on an CTOR R shall	that the use of epared by the ny patent right. pursuant to the obtain from the

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PDIL			DDISHA			Talcher
				Page 32 of 67		rertilizers
	GENERAL CO	NDITIC	NS OF CONTRACT			
			patent protection that CONTRAC of this clause.	TOR is required to provid	le under	the provisions
44 Liens:			If, at any time there should be EMPLOYER might have beece CONTRACTOR, the EMPLOY payment then due or thereafter to indemnify the EMPLOYER again valid, the EMPLOYER may pay a paid from any money which ma CONTRACTOR. If any lien or made, the CONTRACTOR shall n the latter may be compelled to pa costs and reasonable expenses. El	me liable and which ER shall have the right become due an amount s ist such lien or claim and is and discharge the same and be or may become due claim remain unsettled refund or pay to the EMPI y in discharging such lier	is char to reta ufficien if such 1 d deduct ue and after all LOYER o or clain	geable to the in out of any t to completely ien or claim be t the amount so payable to the payments are all money that n including all
		The EMPLOYER shall have lie brought by the CONTRACTO commissioning of the WORK.				
		44.3	The final payment shall not become NGINEER-IN-CHARGE a communication which may arise out of his agree CONTRACTOR in a form apprinvoices for labour, materials, s required by the ENGINEER-IN-Center CONTRACTOR has knowl-include all the labour and material shares and material shares are shares and shares are shares and material shares are shares and material shares are shares are shares are shares are shares and material shares are sha	nplete release or waiver ement or receipt in full proved by ENGINEER- ervices have been paid CHARGE in any case an edge or information the	of all 1 or certif IN-CHA in lien affidavi release	iens arising or fication by the ARGE that all thereof and if t that so far as
		44.4	CONTRACTOR will indemnify a of two years after the issue of FI encumbrances against the EMPLU be due from the CONTRACTOR including SUB- CONTRACTOR own expense, any claim or litig CONTRACTOR in connection contest at his own expense any fi his SUB-CONTRACTOR, till its two years from the date of issue of	INAL CERTIFICATE, fr OYER on account of deb R or his SUB-CONTRA and on behalf of EMPLO ation brought against the therewith. CONTRAC resh claim or litigation by satisfactory settlement er	om all 1 ts or cla CTOR YER wi e EMPI TOR sh 7 any perven afte	liens and other tims alleged to to any person Il defend at his LOYER or the nall defend or erson including
	Delays by employer or his authorized agents:	45.1	In case the CONTRACTOR's per on the part of the EMPLOYER or shall be given due extension of extent such omission on the par CONTRACTOR's performance of	his authorized agents, the time for the completion t of the EMPLOYER ha	n the CO of the V	ONTRACTOR WORK, to the
		45.2	No adjustment in CONTRACT Pl and extensions granted except as EMPLOYER reserves the right maintain the agreed Time Schedul	provided in TENDER DO t to seek indulgence of	OCUME	NT, where the
			In such an event the CONTR CONTRACTOR's personnel for a as also Sundays and Holidays and	additional time beyond sti	pulated	working hours
	Payment if the contract is erminated:	46.1	If the CONTRACT shall be termi GCC, the CONTRACTOR shall amounts or items shall not have made to the CONTRACTOR	be paid by the EMPLO' already been covered by	YER in paymer	so far as such nts of amounts

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PDIL		NGUL,	ODISH	A	Page 33 of 67		Fertilizers
	GENERAL CO	NDITIO		FCONTRACT			
				NEER-IN-CHARGE prior t ed for in the CONTRACT a			rates and prices
				a) The amount pa as the Work or service performed and an appro CHARGE of any such partially carried out or pe	priate portion as certific items or service compri-	s been ed by E	carried out or NGINEER-IN-
				b) Any other expo for performing the WOR recommended by EN EMPLOYER for paym having incurred such exp	IGINEER-IN-CHARGE ent, based on docume	T subjeo and	et to being duly approved by
		46.2		ONTRACTOR will be furthing in the manner and as dire			and provide the
			a)	Any and all completed w	vorks.		
				Such partially completed CONTRACT rights as the C roduced or acquired for the	ONTRACTOR has speci	ally per	formed,
47	No waiver of rights:	47.1	agents for or a any ext waiver the EM	r the inspection by the EMP nor any order by the EMPI acceptance of the whole or tension of time, nor any pos- of any provision of the CO IPLOYER, or any right to d each in the CONTRACT b	LOYER for payment of any part of the Work by session taken by EMPLC DNTRACT, or of any po amages herein provided,	money o the EN YER shower her nor shal	or any payment MPLOYER nor hall operate as a bein reserved to 1 any waiver of
48	Certificate not to affect right of employer and liability of contractor:	48.1	EMPL/ extensi or preju CONT or be in no ce amend: EMPL/ damag	terim payment certificate( OYER, nor any sum paid on of time for execution of udice the rights of the Empl RACTOR of his obligation nterpreted as approval of the rtificate shall create liabilit ments, variations or add OYER or discharge the liab es whether due, ascertaine nt of which he is bound to in	d on account by the H the work granted by El loyer against the CONTF s for the due performance WORK done or of the e ty for the EMPLOYER litional works not ord ility of the CONTRACT d, or certified or not or	EMPLOY MPLOY ACTO e of the equipme to pay lered, in OR for r any su	YER, nor any ER shall affect R or relieve the CONTRACT, nt supplied and for alterations, n writing, by the payment of
49	Language and measures:	49.1	Notices or any	cuments pertaining to the CO s, Correspondence, operatin other writing shall be writt rement shall be used in the C	g and maintenance Instr en in English language.	ructions, The M	DRAWINGS, etric System of
50	Transfer of title:	50.1	on to t EMPL	e of Ownership of supplies he EMPLOYER for all Su OYER after the successful ANTEE TEST and issue of	pplies till the same are a l completion of PERFC	finally a RMAN	accepted by the

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PDIL		ANGUL, C	-			Talcher
				Page 34 of 67		Fertilizers
	GENERAL	CONDITIO	NS OF CONTRACT			
		50.2	However, the EMPLOYER shall I soon as any advance or progressive CONTRACTOR and the CONTR other than those intended under this	e payment is made by th ACTOR shall not subje	e EMP	LOYER to the
51	Release of information:	51.1	The CONTRACTOR shall not con releases or in any other medium, p under this CONTRACT or descript other information, concerning the obtained from the EMPLOYER.	hotographs, or other rep ion of the site dimension	roductions, quant	n of the Work tity, quality or
52	Brand names:	52.1	The specific reference in the SPEC by trade name, make or catalogu standard or quality and performan TENDERER may offer other simi standard design and performance re	e number shall be con ce and not as limited co lar equipments provided	strued a ompetiti	as establishing on. However,
53	Completion of contract:	53.1	Unless otherwise terminated under CONTRACT shall be deemed to PERIOD OF LIABILITY as provid	have been completed at	the exp	
54	Spares:	54.1	The CONTRACTOR shall furnish COMMISSIONING of the plant which are required essential by th delivered at SITE, 3(Three) months	s, recommendatory and ne manufacturer/supplier	/or man :. The	datory spares,
			Also the CONTRACTOR should wearing spares.	furnish the manufactur	ing dra	wings for fast
		54.2	The CONTRACTOR guarantees the of the equipments, plants and machine equipment furnished and erect months' advance notice to the El requirement of spares in one lot, if l	nineries go out of produced by him, he shall given MPLOYER, so that the	ction of re at lea	spare parts for st twelve (12)
		SF	ECTION-V Performance of Work			
55	Execution of work:	55.1	All the Works shall be executed in CONTRACT Documents and specification and instructions as a CONTRACTOR by the ENGINE CONTRACT or not. The CONTR works throughout are executed in manner with the quality of material SPECIFICATIONS and to ENGINEER-IN-CHARGE. The materials equipment labour etc. for completion unless otherwise mention	with such explanatory nay be furnished from ER-IN-CHARGE whet ACTOR shall be respor the most substantial, pro and workmanship in stri- the entire sat CONTRACTOR shall or execution and mainto	detail time to her men sible fo oper and ct accor isfactior provide enance	led drawings, o time to the ntioned in the r ensuring that I workmanlike dance with the n of the all necessary
	Co-ordination and inspection of work:	56.1	The coordination and inspection of shall be the responsibility of the instruction regarding any particle ENGINEER-IN-CHARGE or his a will be maintained by the CONTR written instructions will be entered, or his authorized representative by the	he ENGINEER-IN-CH ular job will normally authorized representative ACTOR for each sector These will be signed b	ARGE. be p A wo in which y the CO	The written assed by the ork order book h the aforesaid DNTRACTOR

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	GENERAL COL		NS OF CONTRACT	Page 35 of 67			
	Work in monsoon and dewatering:	57.1	Unless otherwise specified elsewh may entail working in the monsoo minimum labour force as may be construction and erection according be considered for such work in mon	n also. The CONTRAC required for the job and g to the prescribed sched	CTOR m I plan a	nust maintain a nd execute the	
		57.2	During monsoon and other per CONTRACTOR to keep the cons cost.				
	Work on sundays and holidays:	58.1	For carrying out Work on Sunda approach the ENGINEER-IN-CHA advance and obtain permission in v labour laws and other statutory ru violations of such laws, rules and cost thereto shall be exclusivel EMPLOYER shall have no liability	ARGE or his representati writing. The CONTRAC ales and regulations in regulations, consequence by borne by the CON	ve at lea CTOR sh force. 1 e if any NTRAC	ast two days in hall observe all in case of any , including the	
	General conditions for construction and erection work:	59.1	permitted in cases of need and the Shift working at 2 or 3 shifts CONTRACTOR should take this rates for quotation. No extra clain this account. For carrying out wo	of work is 48 hours per week. Overtime work I the EMPLOYER will not compensate the sam hifts per day will become necessary and the this aspect into consideration for formulating he claims will be entertained by the EMPLOYER r work beyond working hours the CONTRACTO IN-CHARGE or his authorized representative an ion.			
		59.2	The CONTRACTOR must arrang that the delayed completion of th whatsoever will not affect their pr entertain any claim for idle time pay	e WORK or any part to oper employment. The	hereof t	for any reason	
		59.3	The CONTRACTOR shall sub CHARGE reports at regular intervent The details and proforma of the report CONTRACT. The CONTRACT progress and labour strength ENGINEER-IN-CHARGE.	als regarding the state ar port will mutually be ag	nd progr reed afte play bo	ess of WORK. er the award of bards showing	
	Alterations in specifications, design and extra works:	60.1	The WORK covered under this CONTRACTOR on a lumpsum EMPLOYER will not accept a CONTRACT or extension in time arise to the CONTRACTOR's scop and thereafter during the execution a case where the EMPLOYER r upgrade the SPECIFICATIONS o plant or machinery beyond what is as defined in the CONTRACT DO	a firm price/item rate ny proposals for char e on account of any suc be of WORK as a result of of WORK. The only en- equests in writing to the r the size of any major normally required to me	quoted nges in h chang of detaile xception he CON pieces	by him, the VALUE OF es which may ed Engineering to this will be TRACTOR to of equipments,	
			In such cases, a change order wi appropriate time for the EMPLOY for their review and for final settle days thereafter.	ER's prior approval givin	g the fu	ll back-up data	
		60.2	The ENGINEER-IN-CHARGE sh from, additions to or substitutio specifications, drawings, designs a	ns for, the Schedule of	of Rates	, the original	

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	ANGUL, ODISHA	Page 36 of 67		Fertilizers
	GENERAL CONDITIONS OF CONTRACT			

necessary or advisable during the progress of the WORK and the CONTRACTOR shall be bound to carry out the such altered/ extra/ new items of WORK in accordance with any instructions which may be given to him in writing signed by the ENGINEER-IN- CHARGE, and such alterations, omissions, additions or substitutions shall not invalidate the CONTRACT and any altered, additional or substituted work which the CONTRACTOR may be directed to do in the manner above specified as part of the WORK shall be carried out by the CONTRACTOR on the same conditions in all respects on which he agreed to do the main WORK. The time of completion of WORK may be extended for the part of the particular job at the discretion of the ENGINEER-IN- CHARGE, for only such alterations, additions or substitutions of the WORK, as he may consider as just and reasonable. The rates for such additional, altered or substituted WORK under this clause shall be worked out in accordance with the following provisions:-

- I. For Item Rate Contract
  - a) If the rates for the additional, altered or substituted WORK are specified in the CONTRACT for the WORK, the CONTRACTOR is bound to carry on the additional, altered or substituted WORK at the same rates as are specified in the CONTRACT.
  - b) If the rates for the additional, altered or substituted WORK are not specifically provided in the CONTRACT for the WORK, the rates will be derived from the rates for similar class of WORK as are specified in the CONTRACT for the WORK. The opinion of the ENGINEER-IN- CHARGE, as to whether or not the rates can be reasonably so derived from the items in this CONTRACT will be final and binding on the CONTRACTOR.
  - If the rates for the altered, additional or substituted WORK c) cannot be determined in the manner specified in sub-clause(s) (a) and (b) above, then the CONTRACTOR shall, within 7 days of the date of receipt of order to carry out the WORK, inform the ENGINEER-IN-CHARGE of the rates which it is his intention to charge for such class of WORK, supported by analysis of the rate or rates claimed, and the ENGINEER-IN-CHARGE shall determine the rate or rates on the basis of the prevailing market rates, labour cost at schedule of labour rates plus 10% to cover contractor's supervision, overheads and profit and pay the CONTRACTOR accordingly. The opinion of the ENGINEER- IN-CHARGE as to current market rates of materials and the quantum of labour involved per unit of measurement will be final and binding on the CONTRACTOR.
  - d) Where the item of work will be executed through nominated specialist agency as approved by the ENGINEER-IN-CHARGE, then the actual amount paid to such nominated agency supported by documentary evidence and as certified by ENGINEER-IN-CHARGE shall be considered plus 10% (ten percent) to cover all contingencies, overhead, profits to arrive at the rates.
  - e) Provisions contained in the Sub-clause (a) & (d) above shall, however, not apply for the following:-

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				value of altern not exceed by VALUE OF O Rates shall ho mentioned lin quantities in the Where the va value of alter reduces more following lim	lue of additions of new it ations, additions/ deletion y or is not less than plu CONTRACT. The item ra ld good for all such variation mits, irrespective of any ne individual items of School lue of addition of new it erations, additions/ deletion than 25% of the contract its the tenderer shall be	s or sub is/minus ates in t ions bety increa edule of tions tog tions o value b paid con	stitutions does ()25% of the he Schedule of ween the above (se/decrease of Rates. gether with the r substitutions ut is within the
		S.No.	Range of Variatio		e value of work, as follows Percentage compens		or decrease in
			C		the value of work i	n the res	spective range.
		a)	Beyond (+) 25% u inclusive of (+) 50		No increase and/o shall be applicable fo Rates (The rates qu shall be valid).	or the So	chedule of
		b)	Beyond (-) 25% u inclusive of (-) 50		For reduction beyon contractor shall be co- amount equivalent reduction in value awarded. For exan contract value is 70 then compensation (75-70) i.e. 0.5% o value.	ompensa to 10% of the co nple if the 0% of av shall be	ated by an of the ontract as he actual warded value e 10% of
			II. <u>For Lun</u>	psum Contract:	<u>5</u>		
			carry ou which it analysis shall de rates, la contract CONTR IN-CHA labour in	t the WORK, in is his intention of the rate or ra- termine the rate bour cost at or's supervision ACTOR account ARGE as to curr	within 7 days of the date form the ENGINEER-IN- to charge for such class of ates claimed, and the ENG e or rates on the basis of schedule of labour rates on, overheads and p rdingly. The opinion ent market rates of materi t of measurement will be f	CHAR f WORF GINEER the press the press of the of the als and	GE of the rates X, supported by R-IN-CHARGE evailing market 10% to cover and pay the ENGINEER- the quantum of
	Drawings to be supplied by the employer	61.1	CONTRACTOR scope of work inv	to enable him to olved. The CO	der are only for the ge to visualize the type of w NTRACTOR will be deer about the WORK involve	vork con ned to h	ntemplated and
		61.2	is to proceed, will The CONTRACT supplied to him connected drawin	be furnished fr OR shall be d thoroughly and gs and bring t	e basis of which actual ex om time to time during the eemed to have gone through d carefully and in conju o the notice of the ENC re actually carrying out the	e progree ough the inction GINEER	ess of the work. DRAWINGS with all other

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		61.3	Copies of all detailed working draw CONTRACTOR's office on the ENGINEER-IN- CHARGE at any and other documents issued by EMPLOYER on completion of the	site and shall be m time during the CONT the EMPLOYER shall	ade av RACT.	ailable to the The drawings		
	Drawings to be supplied by he contractor:	62.1		to be furnished by the CONTRACTOR ar ons of contract, and shall be furnished within th				
		62.2	Where approval/review of drawing has been specified, it shall be C drawings prepared as per the dire approved before proceeding with n may be. Any change that may hav the execution of the work shall hav the satisfaction of ENGINEER-IN- shall bear the certification stamp CONTRACTOR and ENGINEER-	ONTRACTOR's respon- tections of ENGINEER- nanufacture/construction we become necessary in we to be carried out by t CHARGE at no extra co as indicated below dul	nsibility IN-CHA /fabricat these du he CON pst. All	to have these ARGE and got ion as the case rawings during ITRACTOR to final drawings		
			"Certified true for		(Nan	ne of Work)		
			Agreement No.					
			Signed:(CONTRACTOR)	(ENGINE)	ER-IN-C	CHARGE)		
		62.3	The DRAWINGS submitted by th ENGINEER-IN-CHARGE as far a be modified by the CONTRACTC required by the ENGINEER-IN incorporate such modifications and for approval. Any delays arising o the drawing in good time shall not a	s practicable within 3 (7 PR, if any modifications N-CHARGE. The C I/or corrections and sub ut of failure by the CON	Three) w and/or CONTRA mit the NTRAC	veeks and shall corrections are ACTOR shall final drawings TOR to rectify		
		62.4	As built drawings showing all corr the CONTRACTOR in six copies EMPLOYER.					
63 S	Setting out works:	63.1	The ENGINEER-IN-CHARGE sh four corners of the Works site and shall set out the Works and shall shall be solely responsible for the ad	a level bench mark and provide an efficient stat	d the CO ff for th	ONTRACTOR		
		63.2	The CONTRACTOR shall provide all stakes, templates, level marks, j all necessary precautions to prever responsible for the consequence of take place and for their efficient ar shall also be responsible for the boundary marks, distance marks an and fixed by the CONTRACTOR. the ENGINEER-IN-CHARGE. CONTRACTOR by the ENGINEER not relieve the CONTRACTOR of	profiles and other simila ant their removal or dis- such removal or disturb ad timely reinstatement. maintenance of all e d center line marks, eith The work shall be set o The approval there R- IN-CHARGE in setti	r things turbance bance sl The CO xisting her existing of join ing out	and shall take e and shall be nould the same ONTRACTOR survey marks, ing or supplied e satisfaction of ing with the		
		63.3	Before beginning the Works, the C all necessary reference and level po					

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			and other materials for proper layo for bearing marks acceptable to longitudinal or face lines and cro masonry pillars. Each pillar sha theodolite to be set over it. No checked and approved by the E approval shall not relieve the CON CONTRACTOR shall also provid necessary, for the proper checking construction.	the ENGINEER-IN-CF oss lines shall be marked and have distinct mark a work shall be started un NGINEER-IN-CHARGI VTRACTOR of any of hi de all labour, material a	HARGE. ed by n t the ce til all th E in wr is respor and othe	The center, neans of small ntre to enable nese points are iting but such isibilities. The er facilities, as
		63.4	Pillars bearing geodetic marks lo construction should be protected ar			
		63.5	On completion of WORK, the documents according to which the		submit	the geodetic
64	Responsibility for level and alignment:	64.1	The CONTRACTOR shall be horizontal and vertical alignment, WORK and shall rectify effectiv rectifications shall be carried out b instructions are issued to that effect	the levels and correctne rely any errors or imper- by the CONTRACTOR,	ss of ev rfections at his o	ery part of the s therein, such wn cost, when
65	Materials to be supplied by contractor:	65.1	The CONTRACTOR shall pro CONTRACT the whole of the m steels, cement and other building equipment for the completion a materials which will be issued b arrangement for procuring such EMPLOYER may give necessary n desired by the CONTRACTOR nature. The EMPLOYER will ins ISI stamp and/or which are supplie	aterials required for the materials, tools, tackles, and maintenance of the by the EMPLOYER and materials and for the tr recommendation to the re- but assumes no further sist on the procurement of	construct construct e WOR d shall a ransport espective respon	ction including ction plant and K except the make his own thereof. The authority if so sibility of any
		65.2	The CONTRACTOR shall prope brought by him to the SITE to pre- to sun, etc. as also from theft, pilfer works. The CONTRACTOR sh required by him.	vent damages due to rain rage, etc. for proper and s	, wind, o speedy e	lirect exposure xecution of his
		65.3	No material shall be dispatched obtaining the approval in writing o			stores before
66	Stores supplied by the employer: ( <u>Clause not applicable for this</u> <u>Tender)</u>	66.1	If the SPECIFICATION of the W special description to be supplied that the CONTRACTOR shall ENGINEER-IN-CHARGE, such there for as hereinafter mentioned of the CONTRACTOR, but not so of the CONTRACT, the CONTRA supplied such materials and stores him for the purpose of the CO CONTRACTOR for the value of recovered from the running accour materials in the works covered an prepared. After the completion of to account for the full quantity of r in this document.	from the EMPLOYER's use certain stores to materials and stores, an being so far as practicals as in any way to contro ACTOR shall be bound to as are from time to time DNTRACT only. The materials supplied by the at bill on the basis of the d for which the running the WORK, however, th	stores c be prod d price ole for th l the me o purcha required sums e EMPL actual c accoun e CONT	r it is required wided by the to be charged he convenience aning or effect se and shall be to be used by due from the OYER will be consumption of t bill has been TRACTOR has

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	GENERAL CO			CONTRACT			
		66.2	the EM shown i will be include storage at the E shall ren on any inspection unused returned	ue of the stores/materials a PLOYER will be debited in the schedule of materials debited at cost price, whi the cost of carriage and a supervision charges which CMPLOYER's stores. All nain the absolute property account from the SITE of on to the ENGINEER-IN at the time of the completive to the EMPLOYER's EER-IN-CHARGE in perfection	to the CONTRACTOR and if they are not entered ch for the purpose of t all other expenses whats shall have been incurred materials so supplied to of the EMPLOYER and the WORK, and shall b I-CHARGE. Any such on or termination of the stores or at a place	s accou d in the he CON oever s in obta the CO shall n e at all n materi CONTI as dir	nt at the rates schedule, they VTRACT shall uch as normal ining the same DNTRACTOR ot be removed times open for ials remaining RACT shall be ected by the
67	Conditions for issue of materials: ( <u>Clause not applicable for this</u> <u>Tender)</u>	67.1	i)	Materials specified as to to the CONTRACTOR b responsibility of the COI and arrange for its load WORK at his own cost working hours and as pe time to time.	y the EMPLOYER form NTRACTOR to take de ling, transport and unlo . The materials shall b	his stor livery of ading a be issue	res. It shall be f the materials t the SITE of d between the
			ii)	The CONTRACTOR sha safe custody of materials			
			iii)	Materials specified as to b standard sizes as obtained			all be issued in
			iv)	The CONTRACTOR sha WORK for storing the ma fire, theft etc. He sha establishment for the purp	aterials safe against dama all also employ necess	age by r	ain, dampness,
			v)	It shall be duty of the CC to him at the time of taki good condition. After EMPLOYER, it shall be keep them in good condit any time, they shall be re according to the instruction	ng delivery and satisfy h the materials have be the responsibility of th tion and if the materials epaired and/or replaced b	imself t een deli ne CON are dama by him a	hat they are in ivered by the TRACTOR to aged or lost, at this own cost
			vi)	The EMPLOYER shall ne any materials which the such failure or delay is transport and procurement control of the EMPLOY entitled to claim any co	EMPLOYER has under s due to natural calam t difficulties and any circ ER. In no case, the CO	taken to ities, ac cumstan NTRAC	supply where et of enemies, ces beyond the CTOR shall be

vii)

account.

EMPLOYER.

It shall be responsibility of the CONTRACTOR to arrange in time all

materials required for the WORK other than those to be supplied by the

ENGINEER-IN-CHARGE the execution of the WORK is likely to be delayed due to the CONTRACTOR's inability to make arrangements for supply of materials which normally he has to arrange for, the ENGINEER-IN-CHARGE shall have the right at his own discretion to issue such materials, if available with the EMPLOYER or procure the

in

the

opinion

of the

If, however,

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				materials from the market be bound to take su ENGINEER-IN-CHARC the CONTRACTOR from supply of such materials nor shall this constitute WORK.	ch materials at the r GE. This, however, does m responsibility of makir in part or in full, should	ates de not in ar ng arrang l such a	cided by the ny way absolve gements for the situation occur
			viii)	None of the materials sub- by the CONTRACTOR as supplied from standard	for manufacturing item	which c	
			ix)	The CONTRACTOR IN-CHARGE, be requiprescribed form for safe by the EMPLOYER.	ired to execute an Inc	demnity	Bond in the
			x)	The CONTRACTOR sh sufficiently in advance quantities of the materia time when the same wi enable the ENGINEER- for procurement and supp	a statement showing h ls to be supplied by the ll be required by him for IN-CHARGE to make n	is requi EMPLO or the w	rement of the OYER and the vorks, so as to
			xi)	Account of the materials by CONTRACTOR in balance in hand. This prescribed by the ENGI papers viz. requisitions, inspection in the CONTR	dicating the daily rece s account shall be ma NEER-IN-CHARGE ald issues, etc., and shall b	ipt, con intained ong with e alway	nsumption and in a manner a all connected
			xii)	The CONTRACTOR sl materials are got issued. cartage and incidental ch to the stores wherefrom the ENGINEER-IN-CH4	The CONTRACTOR arges for returning the su they were issued or to the	shall no urplus m	t be entitled to aterials, if any,
			xiii)	Materials/ Equipment(s) for any purpose(s) than is		R shall	not be utilized
68	Material procured with assistance of employer/ return of surplus: <u>(Clause not applicable for this</u> <u>Tender)</u>	68.1	CONTI procure EMPLC by Gow the EM eMPLC determit to the C excludin ENGIN event o the lice EMPLC that tim	nstanding anything contained RACT where any materia ad with the assistance of DYER's stock or purchases remment, the CONTRACT PLOYER and use such ma CONTRACT and not dis DYER and return, if requine having due regard to th CONTRACTOR, however, ing the storage char IEER-IN-CHARGE shall be f breach of the aforesaid conses or permits and/or crim DYER at double rate or an ine having higher rate or no be determined by the ENG	Is for the execution of of the EMPLOYER e made under order or per OR shall hold the said a tterials economically and pose them off without tired by the ENGINEE the condition of the materi , shall not exceed the a ges, if any. The pe final and conclusive in ondition, the CONTRAC inal breach of trust, be li y higher rate, in the even t being available in the	the CC either b mits or materials l solely f the peri R-IN-Cl als. The mount c decisi n such r TOR sh able to c nt of the market,	ONTRACT are y issue from licenses issued s as trustee for for the purpose mission of the HARGE, shall e price allowed charged to him ion of the natters. In the all, in terms of compensate the ose materials at then any other

final and conclusive.

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69		aterials obtained from mantling:	69.1	If the CONTRACTOR in the coudismantle any part for reasons of hereunder, the materials obtained considered as the EMPLOYER's advantage of the EMPLOYER.	ther than those stipulated ad in the WORK of dis	in Clau mantling	uses 74 and 77 g etc., will be		
70	Ar	ticles of value found:	70.1	All gold, silver and other miner coins, treasure relics, antiquities a under or upon the SITE, shall CONTRACTOR shall duly pr ENGINEER-IN-CHARGE and s person or persons indicated by the	and other similar things w be the property of the eserve the same to the hall from time to time de	hich sha EMPLC e satisf	all be found in, DYER and the faction of the		
71		crepancies between tructions:	71.1	CONTRACTOR, his agent or sta such instructions or should the CONTRACTOR's staff and CONTRACTOR shall refer the ENGINEER-IN-CHARGE whose and no claim for losses alleged to	occur between the various instructions furnished to ent or staff or any doubt arises as to the meaning of should there be any misunderstanding between ff and the ENGINEER-IN-CHARGE's staff, refer the matter immediately in writing to GE whose decision thereon shall be final and concl lleged to have been caused by such discrepancies beth isunderstanding shall in any event be admissible.				
72		tion where no ccification is issued:	72.1	In case of any class of WORK for which there is no SPECIFICATION sup by the EMPLOYER as mentioned in the Tender Documents such WORK sha carried out in accordance with Indian Standard Specifications and if the In Standard Specifications do not cover the same, the WORK should be carried as per standard Engineering Practice subject to the approval of ENGINEER-IN-CHARGE.					
73	Ins	pection of works:	73.1	The ENGINEER-IN-CHARGE w WORK at any time wherever CONTRACTOR's premises/work of any person, firm or corpor CONTRACT may be in hand or and the CONTRACTOR shall CHARGE every facility and a CONTRACTOR shall, at all time time at which reasonable notice o or his representative to visit CONTRACTOR, either himself I have a responsible agent duly a Orders given to the CONTRACT force as if they had been gi CONTRACTOR shall give not ENGINEER-IN-CHARGE before of inspection and measurement inspected and measured. In the uncovered at CONTRACTOR's inspection.	in progress either on schops wherever situated ation where WORK in where materials are being afford or procure for ssistance to carry out se during the usual working f the intention of the ENG the WORK shall have be present or receive ord accredited in writing, pr OR's agent shall be consi iven to the CONTRAC less than seven days no e covering up or otherwise of any work in order t	the SI premise connect g or are the El such inse g hours a INEER- e been ers and esent for dered to CTOR I btice in e placing hat the ove the	TE or at the ses/ workshops thon with the to be supplied, NGINEER-IN- pection. The and at all other -IN- CHARGE given to the instructions, or r the purpose. have the same nimself. The writing to the g beyond reach same may be same shall be		
			73.2	No material shall be dispatched obtaining the approval in writing of The CONTRACTOR is to provide and the maintenance period, prop- and the necessary attendance to measurements of the WORK by the	of the Engineer-in-Charge le at all time during the p per means of access with move and adopt as dire	progress ladders, ected for	of the WORK gangways etc.		

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		73.3	The CONTRACTOR shall make a of cost all necessary instruments WORK and in the checking of an purpose of setting out and taking n	and assistance in chec y WORK made by the C	king or	setting out of
74 Te	ests for quality of work:	74.1	All workmanship shall be of the DOCUMENTS and in acc ENGINEER-IN-CHARGE and sh CONTRACTOR's cost as the EN of manufacture or fabrication or CONTRACTOR shall provide ass normally required for examining, be selected and required by the EN	ordance with the all be subjected from tim GINEER-IN-CHARGE to on the site or at all or istance, instruments, labor measuring and testing any	instructi e to time may dire any suc our and 1	ons of the e to such test at ect at the place h places. The materials as are
		74.2	All the tests that will be necessary as decided by the ENGINEER- testing laboratory of the EMPLO EMPLOYER from time to time. In the EMPLOYER, the required CONTRACTOR at Government ENGINEER-IN-CHARGE.	IN-CHARGE shall be c YER by paying the chan n case of non- availability test shall be carried	arried of ges as of testing out at	but at the field decided by the ng facility with t the cost of
		74.3	If any tests are required to be c materials or workmanship not sup carried out by the CO ENGINEER-IN-CHARGE and c EMPLOYER.	plied by the CONTRACT	OR, suc er ins	ch tests shall be structions of
75 Sa	amples for approval:	75.1	The CONTRACTOR shall furnish when requested or if required b materials and finished to be used i before the WORK is commence examinations thereof. All mate WORK shall be fully equal to the	by the specifications, ad n the WORK. Such sam ed and in ample time rials furnished and finis	equate ples sha e to pe	samples of all Il be submitted rmit tests and
	ction and compensation in ise of bad work:	76.1	If it shall appear to the ENGII executed with unsound, imperfect any inferior description, or tha CONTRACTOR for the execution inferior to that contracted for, CONTRACT, the CONTRACT ENGINEER-IN-CHARGE or the WORK, materials or articles con have been inadvertently passed, co and reconstruct the WORK so sp materials or articles at his own cosperiod specified by the ENGINEE CONTRACTOR shall be liable percent) of the estimated cost of maximum of 10% (ten percent) of to do so shall continue and ENGINEER-IN-CHARGE may or re-execute the WORK or remove a complained of to as the case may CONTRACTOR. The decision of arising under this clause shall be find	or unskilled workmansh t any materials or arti on of the WORK are un or otherwise not in OR shall on demand is authorized represen uplained of notwithstandi- ertified and paid for, forth pecified and provide oth st and in the event of failu ER-IN-CHARGE in his of to pay compensation at the whole WORK, for e the value of the whole W d in the case of an n expiry of notice period and replaced with others, be at the risk and expension f the Engineering-in-cha	ip, or we cless pro- sound, or accorded in write the transformation of transfo	ith materials of ovided by the or of a quality ance with the ting from the specifying the the same may ctify or remove er and suitable o so within the aforesaid, the e of 1% (One ek limited to a vhile his failure h failure the or remove and erials or articles respects of the

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77	Suspension of works:	77.1	i)	Subject to the provisi CONTRACTOR shall ENGINEER-IN-CHARG suspend the WORKS or a proceed with the WORK shall have received a writte CONTRACTOR shall not or damage sustained by I WORKS aforesaid. corresponding with the de WORKS as aforesaid will I apply for the same provide any default or failure on the	I, if ordered in iE, or his represent any part thereof for such therein ordered to be sent en order to proceed the be entitled to claim com- him by reason of tempo An extension of ti- elay caused by any such se- be granted to the CONT ed that the suspension v	writir entative, written uspende erewith. upensation rary sus me fo suspension RACTC was not co	ng by the temporarily order, ed until, he The on for any loss pension of the r completion, on of the DR should he
			ii)	In case of suspensions of ENGINEER-IN-CHARG the CONTRACTOR shall CONTRACT.	E, for a period of more the		two months,
78	Employer may do part of work:	78.1	accord alterna labour EMPL the WC otherw materia should	failure of the CONTRACT ance with the provisions of tive right, instead of assumin force, tools, equipments and OYER may designate or als DRK. In such cases, the EM ise might become due to th al with ten percent (10%) the total amount thereof ex DNTRACTOR shall pay the c	f this CONTRACT the ng charge of entire WOI d materials on such parts o engage another CONT PLOYER shall deduct fi e CONTRACTOR, the added to cover all dep acceed the amount due to	EMPLO RK, to p of the RACTO rom the cost of artmenta the CO	DYER has the lace additional WORK, as the DR to carry out amount which such work and al charges and
79	Possession prior to completion:	79.1	any co possess in acco by the adjustr	NGINEER-IN-CHARGE sh ompleted or partially comp sion or use shall not be deem ordance with the CONTRAC ENGINEER-IN- CHARG nent in the time of comp nent shall be deemed to be m	leted WORK or part of ned to be an acceptance of CT agreement. If such p E delays the progress pletion will be made a	of the V of any w orior pos of WC	VORK. Such vork completed ssession or use PRK, equitable
80	(Defects liability period) twelve months period of liability from the date of issue of completion certificate:	80.1	months ENGIN damag Compl supplie CONT ENGIN carry o labour, overhe from a CONT	ONTRACTOR shall guaran s from the date of con NEER-IN-CHARGE which is e or defect that may arise etion Certificate, connected ad by him or in the workn RACTOR at his own NEER-IN-CHARGE or in out such works by other w , supervision and materials ads (of which the certificate iny sums that may then be RACTOR or from his Cont ereof or a sufficient part on the	mpletion of WORK is indicated in the Comp or lie undiscovered at in any way with the en- nanship, shall be rectifi- expense as deemed default, the ENGINEEI vork and deduct actual consumables or otherwi- e of ENGINEER-IN-CH or at any time thereafted tract Performance Secur	as cer the tin quipmer ed or ra neces R- IN-C cost in se plus IARGE er, beco	tified by the ertificate. Any ne of issue of nt or materials eplaced by the sary by the CHARGE may curred towards 100% towards shall be final) me due to the
		80.2	or prop	CONTRACTOR feels that ar portions would be beneficial l bring this to the notice of th	or necessary to fulfil the	e guaran	tees called for,

If during the period of liability any portion of the WORK/equipment, is found

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			portion are car for the Notwit	ve and is rectified/ replaced of WORK shall be operative ried out and Contract Perfor extended period of liability hstanding the above provision d equipment shall also be pa	ve from the date such rec mance Guarantee shall 1 y for that portion of WC ons the supplier's, guaran	ctificatio be furnis DRK/ ec tees/war	n/ replacement shed separately quipment only.
		80.3	LIMIT	ATION OF LIABILITY			
			liabilit to 100 to the	thstanding anything contr y of CONTRACTOR unde % of Agreement / Contract other party for any indirect production.	r the Agreement or othe Value. However, neith	erwise s er party	hall be limited shall be liable
81 Ca	re of works:	81.0	From the commencement to completion of the WORK, the CONTRACTOR shal take full responsibility for the care for all works including all temporary works and in case any damages, loss or injury shall happen to the WORK or to any par thereof or to any temporary works from any cause whatsoever, shall at his own cost repair and make good the same so that at completion the WORK shall be in good order and in conformity in every respects with the requirement of the CONTRACT and the ENGINEER-IN-CHARGE's instructions.				
		81.1	DEFEC	CTS PRIOR TO TAKING C	OVER:		
			If at an shall:	ny time, before the WORK	is taken over, the ENG	GINEER	-IN-CHARGE
			a)	Decide that any works do by any SUB-CONTRAC CONTRACT, or that the do not fulfill the requiren hereinafter, called `Defec	TOR is defective or not works or any portion the ments of CONTRACT (	in accor nereof ar	dance with the re defective, or
			b)	As soon as reasonably pr in writing of the said d alleged to exist or to hav his own expenses and wit	lecision, specifying particle occurred, then the CO	ticulars ONTRA	of the defects CTOR shall at
			of the of make g recover ENGIN CONT the WC minor intende Condit ENGIN Certific comple have ta divided to take ENGIN howeve	CONTRACTOR shall fail the CONTRACTOR, such steps good such defects. The experted from the amount due the VEER-IN-CHARGE with reaction of the completed in respects that do not affect and except for maintenant ions of Contract) and have passed the shall certificated and have passed the shall certificated and have passed the said the over the WORK on the into various groups in the Cover any group or groups in the Cover any group or groups in the for such group or groups is the for such group or group or groups is the for such group or group	s as may in all circumstanditure so incurred by the othe CONTRACTOR. egard to the amount to binding on the CONTRACTOR accordance with the Contrant of their use for the purpouse there of provided in ave passed the tests sue a certificate (hereinand fy the date on which the date so certified. If CONTRACT, the EMPLOY before the other or othe issue a Completion Coups so taken over only.	ances, bu e EMPL The c be recover ACTOI ONTRA se for v clause 8 on cc fifer call e WORK ER shal the WO OYER s ers and ertificat In such	e reasonable to COYER will be lecision of the vered from the R. As soon as ACT (except in which they are 0.1 of General ompletion, the ed Completion C have been so I be deemed to ORK has been shall be entitled there upon the e which will, an event if the

6	LAND DEVELO		WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0		
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			not withstanding date of grant of The period of liability in respec (twelve) months from the date of c	t of such group/ section			
		81.2	DEFECTS AFTER TAKING OV	ER:			
			In order that the CONTRACTOR he shall make good, with all poss materials supplied by the CONTR of the CONTRACT or that may l or groups of the works has been such WORK will be normally one reasonable time, the EMPLO' CONTRACTOR's risk and expen may be decided by the EMPLOYI	ible speed, any defect aris ACTOR or workmanship have been noticed or deve taken over, the period al e month. If any defect be YER may proceed to se and deduct from the fin	or any eloped, lowed f not ren do th	n the defective act or omission after the works or carrying out nedied within a ne WORK at	
			If by reason of any default on the CERTIFICATE has not been issue one month after the date fixed b WORK, the EMPLOYER shall thereof in respect of which a com that the WORK or the portion reasonable opportunity for comp Certificate.	ed in respect of any portion by the CONTRACT for be at liberty to use the V apletion certificate has not thereof so used as afore	n of the the con WORK t been is said sha	WORK within npletion of the or any portion ssued, provided all be afforded	
82	Guarantee/transfer of guarantee:	82.1	For works like water-proofing, ac soil treatment against termite CONTRACTOR shall invariab specialists in the field and firms of furnish guarantees for their wo CONTRACTOR. In case such a furnish a guarantee to the EMP guarantee to the EMPLOYER dire	or any other special ly engage SUB-CONT of repute and such a SUB- orkmanship to the EMP SUB-CONTRACTOR/ PLOYER, the CONTRA	ized w RACTO CONTI LOYEF firm is 1	orks etc. the DRS who are RACTOR shall R, through the not prepared to	
83	Training of employer's personnel:	83.1	The CONTRACTOR undertakes selected and sent by the EMPL without any cost to the EMPLOY	OYER at the works of ER. The period and the n	the Co ature of	ONTRACTOR training for the	
	<u>(Clause not applicable)</u>		individual personnel shall be agre and the EMPLOYER. These engi at the shops, where the equip collaborator's works and where manufactured by the CONTRAC' test to enable those personnel to furnished by the CONTRACTO fare of the said engineering person	ineering personnel shall b ment will be manufactu possible, in any other p TOR or his collaborators b become familiar with R. EMPLOYER shall be	e given ured an lant wh is under the equ	special training d/ or in their tere equipment t installation or ipment being	
84	Replacement of defective parts and materials:	84.1	If during the progress of the WC writing to the CONTRACTOR, t plant or part of the plant unsound quality specified, the CONTRAC deficiencies shall at his own expen- notice, or otherwise within such t it good, proceed to alter, re-con equipments up to the standards of fails to do so, EMPLOYER may notice in writing of his intentions WORK so complained of and at	that the CONTRACTOR or imperfect or has furnish CTOR on receiving deta enses within 7 (seven) da ime as may be reasonably struct or remove such w the specifications. In case on giving the CONTRA is to do so, proceed to rem	has ma ned plan ails of s ys of hi necess york and se the CU CTOR nove the	nufactured any t inferior to the such defects or s receiving the ary for making d furnish fresh ONTRACTOR 7 (seven) day's portion of the	

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			works or furnish all such equipme deemed to deprive the EMPL CONTRACT, the EMPLOYER m deficiencies.	OYER of or affect a	ny rigl	nts under the
		84.2	The CONTRACTOR's full and satisfied by the payments to the replacements procured including CONTRACT; such extra cost bein paid by the EMPLOYER for sup- portion for such defective plan EMPLOYER to the CONTRACT the EMPLOYER not so replace the liability under this clause shall be by the EMPLOYER under the CO	he EMPLOYER of the g erection/installation as ng the ascertained different uch replacements and the ts and repayments of a 'OR in respect of such due defective plant the COP limited to the repayment	extra provid ence bet ne CON ny sun efective VTRAC : of all s	cost, of such ed for in the ween the price TRACT price n paid by the plant. Should TOR's extreme such sums paid
85	Indemnity	85.1	If any action is brought before a C Employer or an officer or agent of neglect on the part of the CC covenants or things under the CC alleged omission or negligence of representatives or his SUB- CON based on lawful demands of S employees, the CONTRACTOR EMPLOYER and/or their representation of the contraction of the	of the EMPLOYER, for the EMPLOYER, for the DNTRACTOR to perfor DNTRACT, or damage of the part of the CONT ITRACTOR's, or in control to the CONTRACTOR's of the CONTRACTOR's of the sentatives harmless from the sentatives harmless from the temperature of t	he failur m any r injury RACTC lection vorkment lemnify	re, omission or acts, matters, caused by the DR, his agents, with any claim n suppliers or and keep the
86	Construction aids, equipments, tools & tackles:	86.1	CONTRACTOR shall be solely the WORK, all requisite CON Barges, Cranes and the like, al Appliances, including imports of import of the same the rates ap Equipment, Tools, & Tackles and ascertained by the CONTRACTO of India. It shall be clearly under responsible for arranging to obta duties and/or duty draw backs CONTRACTOR and the CONTR duties and documentation with re may contact, for any c agencies/Dept./Ministries of Gov interpretations thereof shall be sole	STRUCTION EQUIPM I Tools, Tackles and To such equipment etc. as plicable for levying of 0 I the duty drawback appl R from the concerned auti stood that EMPLOYER sain Custom Clearance are etc. for such equipment ACTOR shall be fully re gard to the same. Tended larifications in the t. of India. All clarifica	ENTS, esting E require Custom icable th norities hall not nd/or pa s so im sponsib rer in h matter tions so	Special Aids, Equipment and d. In case of Duty on such hereon shall be of Government in any way be ayment of any uported by the le for all taxes, is own interest r, concerned o obtained and
		S	ECTION-VI Certificates and Pa	yments		
87	Schedule of rates and payments:	87.1	i) <u>CONTRACTOR'S REM</u>	IUNERATION:		
	payments.		whole of the WORK t obligations undertaken t DOCUMENTS shall be	the EMPLOYER to Co be done and for the p by the CONTRACTOR u ascertained by the applic inclusive nature of which	erformander the ation of	ance of all the e CONTRACT f the respective

Schedule of Rates (the inclusive nature of which is more particularly defined by way of application but not of limitation, with the succeeding sub-clause of this clause) and payment to be made accordingly for the WORK actually executed and approved by the ENGINEER-IN-CHARGE. The sum so ascertained shall (excepting only as and to the extent expressly provided herein) constitute the sole and inclusive

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iii)

remuneration of the CONTRACTOR under the CONTRACT and no further or other payment whatsoever shall be or become due or payable to the CONTRACTOR under the CONTRACT.

## ii) <u>SCHEDULE OF RATES TO BE INCLUSIVE:</u>

The prices/rates quoted by the CONTRACTOR shall remain firm till the issue of FINAL CERTIFICATE and shall not be subject to escalation. Schedule of Rates shall be deemed to include and cover all costs, expenses and liabilities of every description and all risks of every kind to be taken in executing, completing and handing over the WORK to the EMPLOYER by the CONTRACTOR. The CONTRACTOR shall be deemed to have known the nature, scope, magnitude and the extent of the WORK and materials required though the CONTRACT DOCUMENT may not fully and precisely furnish them. Tenderer's shall make such provision in the Schedule of Rates as he may consider necessary to cover the cost of such items of WORK and materials as may be reasonable and necessary to complete the WORK. The opinion of the ENGINEER-IN-CHARGE as to the items of WORK which are necessary and reasonable for COMPLETION OF WORK shall be final and binding on the CONTRACTOR, although the same may not be shown on or described specifically in CONTRACT DOCUMENTS.

Generality of this present provision shall not be deemed to cut down or limit in any way because in certain cases it may and in other cases it may not be expressly stated that the CONTRACTOR shall do or perform a work or supply articles or perform services at his own cost or without addition of payment or without extra charge or words to the same effect or that it may be stated or not stated that the same are included in and covered by the Schedule of Rates.

## SCHEDULE OF RATES TO COVER CONSTRUCTION EQUIPMENTS, MATERIALS, LABOUR ETC.:

Without in any way limiting the provisions of the preceding sub-clause the Schedule of Rates shall be deemed to include and cover the cost of all construction equipment, temporary WORK (except as provided for herein), pumps, materials, labour, insurance, fuel, consumables, stores and appliances to be supplied by the CONTRACTOR and all other matters in connection with each item in the Schedule of Rates and the execution of the WORK or any portion thereof finished, complete in every respect and maintained as shown or described in the CONTRACT DOCUMENTS or as may be ordered in writing during the continuance of the CONTRACT.

## iv) <u>SCHEDULE OF RATES TO COVER ROYALTIES, RENTS AND</u> <u>CLAIMS:</u>

The Schedule of Rates (i.e., VALUE OF CONTRACT) shall be deemed to include and cover the cost of all royalties and fees for the articles and processes, protected by letters, patent or otherwise incorporated in or used in connection with the WORK, also all royalties, rents and other payments in connection with obtaining materials of whatsoever kind for the WORK and shall include an indemnity to the EMPLOYER which the CONTRACTOR hereby gives against all actions, proceedings, claims, damages, costs and expenses arising from the incorporation in or use on the WORK of any such articles, processes or materials, octroi or other municipal or local Board Charges, if levied on materials,

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				equipment or machinerie be borne by the CONTR		or use of	n WORK shall	
			v)	SCHEDULE OF RATES	S TO COVER TAXES A	ND DU	TIES:	
				stamp duties or Central of	ntract quay or any port d or State Government or lo or charges (from or nted or obtained, all of w in and covered by the Sc also obtain and pay for	ues, tra cal Bod of any hich exp chedule	nsport charges, y or Municipal other body), penses shall be or Rates. The	
			vi)	SCHEDULE OF RATES	S TO COVER RISKS OF	DELA	<u>Y:</u>	
				all possibilities of delay	h occur from any causes reise of his power and or various reasons and for	the CO includir n accou	NTRACTOR's ag orders of the nt of extension	
			vii)	SCHEDULE OF RATES	S CANNOT BE ALTERI	ED:		
				modified, altered, extend Rates are fully inclusi	reason of works or an	y part o itted. T e been	of them being he Schedule of fixed by the	
				wise Schedule of Rates	out, for which purpose shall be furnished, suita d preparing running acco hal work which is not cov	an item Ible for unt bill. ered in t	wise, or work evaluating the	
88	Procedure for measurement	88.1	BILLIN	IG PROCEDURE:				
	and billing of work in progress:			ng procedures shall be a AACTOR.	dopted for billing of w	orks ex	accuted by the	
		88.1.1	All measurements shall be recorded in sixtuplicate on standard measurement sha supplied by EMPLOYER and submitted to EMPLOYER/CONSULTANT scrutiny and passing.					
	88.1.2	2. EMPLOYER/CONSULTANT shall scrutinize and check the measurement recorded on the sheets and shall certify correctness of the same on the measurement sheets.						
		88.1.3	checks i days of	EER-IN-CHARGE shall pa in accordance with the term submission of the bills, co er to effect payment to the	ns and conditions of the C omplete in all respects an	ONTR/	ACTS, within 7	

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		88.1.4	TFL shall make all Endeavour to m submitted based on the joint measu of certification by the Engineer-in-	rements within 15 (Fifte		
		88.1.5	Measurements shall be recorded a EMPLOYER/CONSULTANT DOCUMENT. EMPLOYER/CC checking the measurements quant Measurement Books/ Bills.	SPECIFICATIONS ONSULTANT shall be	/ fully r	CONTRACT responsible for
		88.1.6	While preparing the final bills over volume of work executed since the measurements will be considered shall be made as to missing measur or measurements the same shall be	last measured bill along for the final bill. How rements and in case there	with su ever, a	mmary of final detailed check
		88.2	SECURED ADVANCE ON MAT	ERIAL:		
			Unless otherwise provided elsewl security of materials brought to sit paid to the Contractor whatsoever.			
	88.3 <u>DISPUTE IN MODE OF MEASUREMENT</u> :					
			In case of any dispute as to the CONTRACT to be adopted for any latest Indian Standard Specification	item of WORK, mode		
		88.4	ROUNDING OF AMOUNTS:			
			In calculating the amount of eac certificate prepared for payment, su total amount on each certificate sha of less than 50 paise shall be omi rupee shall be reckoned as one rupe	m of less than 50 paise s ll be rounded off to the r tted and sums of 50 pai	hall be o learest r	omitted and the upees, i.e., sum
89 I	Lumpsum in tender:	89.1	The payment against any Lumpsu that item as per the provision ENGINEER-IN-CHARGE.			
	Running account payments o be regarded as advance:	90.1	All running account payments sha against the final payment only and completed and shall not preclude t unskilled work to be removed and be considered as an admission of th part thereof, in this respect, of CONTRACTOR, nor shall it concl of the EMPLOYER under these settlement and adjustment of the ai or affect the CONTRACT. CONTRACTOR within one mon WORK, otherwise, the ENG measurement and of total amount final and binding on all parties	not as payments for WC he requiring of bad, uns taken away and reconst taken away and reconst the due performance of the or of the accruing of ude, determine or affect conditions or any of ccounts or otherwise, or The final bill shall be th of the date of physis INEER-IN-CHARGE's	DRK act ound ar ructed c e CONT f any in any v them a in any o be subr cal con certifi	ually done and ad imperfect or or re-erected or TRACT, or any claim by the vay the powers is to the final other way vary nitted by the inpletion of the cate of the
	Notice of claims for additional payments:	91.1	Should the CONTRACTOR considered any extra/additional WORKS SPECIFICATIONS carried out by	or MATERIAL	change	in original

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			give notice in writing to the EN payment. Such notice shall be give CONTRACTOR bases such claims the nature of such claim with full provision in the CONTRACT to th his intention to lodge claim on the commencement of happening of the days, failing which the CONTR compensation/reimbursement/dams Failure on the part of CONTRA necessary particulars as above with waiver thereof. No omission by I delay in dealing therewith shall be respect thereof.	n to the ENGINEER-IN- s and such notice shall co details of amount claim ne contrary, the CONTR he EMPLOYER within e event and quantify the of RACTOR will lose his ages etc. or refer the CTOR to put forward a in the time above specifi EMPLOYER to reject a	CHARC ntain ful ed. Irres ACTOR 10 (ter claim wi s right matter any clain ed shall ny such	GE upon which Il particulars of spective of any a must intimate a) days of the ithin 30 (thirty) to claim any to arbitration. m without the be an absolute claim and no
		91.2	ENGINEER-IN-CHARGE shall of time and cause to discharge thes deliberations thereon. However, with the WORK during the period the EMPLOYER, irrespective of payments for WORKS considered CONTRACT provisions, EMPLO same manner as for normal WC admitted by EMPLOYER shall stipulations and specifications as ar extra works shall generally be the the event unit rates for extra v CONTRACT, payments may eith daily/hourly rates for workmen an or on the unit rate for WORK extrapolation of unit rates already pertaining to applicability of rate claim of CONTRACTOR the de final and binding.	se in a manner considere CONTRACTOR shall b in which his claims are the outcome of such cla d extra are justifiable in YER shall arrange to re PRK payments. Such of be governed by all t re applicable for the CON unit rates provided for in works so executed are her be released on day d hourly rates for equipt executed shall be der existing in the CONTRA and admittance of other	d approp e oblige under cc iims, wh a accord elease the of the e he term ITRACT a the CO not ava work ba nent ren ived by .CT. In wise of	priate after due ed to carry on onsideration by here additional lance with the ne same in the xtra works so ns, conditions, T. The rates for DNTRACT. In ailable as per asis for which tal shall apply, interpolation/ all the matters an extra work
92 Pa	yment of contractor's bill:	92.1	No payment shall be made for work whole of the work shall have be given. But in case of works en CONTRACTOR on submitting the payment proportionate to the ENGINEER-IN-CHARGE, whose sum so payable shall be final and payment will be made after making elsewhere in the CONTRACT DO Security, taxes etc.	en completed and a cent stimated to cost more le bill thereof be entitled part thereof approved certificate of such appro- conclusive against the C g necessary corrections/d	tificate than Rs l to rece and pa oval and CONTRA eduction	of completion a.10,000/-, that eive a monthly assed by the passing of the ACTOR. This as as stipulated
		92.2	Payment due to the CONTRACT Account Payee cheque forwarding office of the CONTRACTOR. In cheque is mislaid or misappropriate the CONTRACTOR shall present stamp payment shall be made in In-	g the same to registered no case will EMPLOYE ed by unauthorized perso his bill duly pre-receip	office of R be res n/person	or the notified sponsible if the s. In all cases,
		92.3	In general payment of final bill sha of the submission of bill on join obligations under the CONTRACT	nt measurements, after		

<ul> <li>ENGINEER-IN-CHARGE of such completion, but no certificate shall nor shall the WORK be deemed to have been executed until all sea surplus materials and rubbish is cleared off the SITE completely nor WORK shall have been measured by the ENGINEER-IN-CHARGE measurement shall be binding and conclusive. The WORKS will considered as complete and taken over by the EMPLOYER, until temporary works, labour and staff colonies are cleared to the satisfactio ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR fails to comply with the requirements of this clau before the date fixed for the completion of the WOR ENGINEER-IN-CHARGE may at the expense of the CONTRACTOR such scaffolding, surplus materials and rubbish and dispose off the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR forthwith pay the amount of all expenses so incurred and shall have no respect of any such scaffolding or surplus materials as aforesaid except sum actually realized by the sale thereof.</li> <li>94.3 COMPLETION CERTIFICATE DOCUMENTS:         <ul> <li>For the purpose of Clause 94.0 the following documents will be deemed the completion documents:</li></ul></li></ul>			LAND DEVELO	PMENT V	VORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0				
Constrained of the second s	पी डी आई एव	ल	TALCHE			DOC. NO.	REV.	100			
GENERAL CONDITIONS OF CONTRACT         93       Receipt for payment:         93       Receipt for payment:         94       Completion certificate:         95.1       Receipt for payment made on account of work when executed by a firm, signed by a person holding due power of atomsey in this respect on bake CONTRACTOR, see observed in the name company in which case the receipts must be signed in the name company by one of its principal offices or by some other person having 4 to give effectual receipt for the company.         94       Completion certificate:       94.1       APPLICATION FOR COMPLETION CERTIFICATE:         When the CONTRACTOR fulfils his obligation under Clause 81.1 he clipble to apply for COMPLETION CERTIFICATE.       The ENGINEER-IN-CHARGE shall normally issue to the CONTRACTO COMPLETION CERTIFICATE.         76       COMPLETION CERTIFICATE:       The CONTRACTOR fulfils his obligation under Clause 81.1 he clipble to apply for COMPLETION CERTIFICATE.         77       The CONTRACTOR As set out in the construction and crection drawings. CONTRACT DOCUMENTS.       The CONTRACTOR shall be to resort the fulfils his obligation under the CONTRACTOR fulfils to resortion and erection drawings. CONTRACT DOCUMENTS.         78       COMPLETION CERTIFICATE:       Within one month of the completion of the WORK has all respective contracts and antibility of the WORK was all respective contracts and antibility of the WORK shall have to entracticate shall hour one there executed unit all as supplus materials and rubbing and conclusive. The WORKS will all respective contracts and table to contract of the SITMEATOR Shall hour works,	PDIL	J			•			Fertilizers			
<ul> <li>93 Receipt for payment:</li> <li>93.1 Receipt for payment: made on account of work when executed by a firm, signed by a person holding due power of atomcy in this respect on beha CONTRACTOR, except when the CONTRACTOR, so most being signed by a person holding due power of atomcy in this respect on beha company by one of its principal officers or by some other person having a to give effectual receipts must be signed in the nar company by one of its principal officers or by some other person having a to give effectual receipts for the company.</li> <li>94 Completion certificate:</li> <li>94.1 <u>APPLICATION FOR COMPLETION CERTIFICATE</u>.</li> <li>When the CONTRACTOR fulfils his obligation under Clause 81.1 he cligible to apply for COMPLETION CERTIFICATE.</li> <li>The ENGINEER-IN-CHARGE shall normally issue to the CONTRACT COMPLETION CERTIFICATE.</li> <li>The CONTRACTOR, after obtaining the COMPLETION CERTIFICATE.</li> <li>The CONTRACTOR, after obtaining the COMPLETION CERTIFICATE.</li> <li>The CONTRACTOR, after obtaining the COMPLETION CERTIFIC eligible to present the final bill for the WORK has been one accordance with and as set out in the construction and crection drawings. CONTRACTOR shall be furnished with a certificate 1 DENGINEER-IN-CHARGE of such completion, but no certificate the INFE CONTRACTOR shall be furnished with a certificate the ENGINEER-IN-CHARGE of such concultoring the MORIAS in all respective to the WORK shall have been measured by the INCHARCH SWIS more morthy materials and rubbish is cleared off the WORK significate shall and rubbish is cleared off the WORK significate shall and such and staffection and dispose of the WORK signification and the presense of the CONTRACTOR shall have been measured by the succuted and tables or one respect of any such scalaffold on support and taken ore by the succuted and tables of the WORK significates the util terry program works, halow and staff colonies are cleared to the satisfactio ENGINEER-IN-CHARGE.</li>     &lt;</ul>			GENERAL C		NS OF CONTRACT	Page 52 of 67		I CI CI III III O			
<ul> <li>When the CONTRACTOR fulfils his obligation under Clause 81.1 he eligible to apply for COMPLETION CERTIFICATE.</li> <li>The ENGINEER-IN-CHARGE shall normally issue to the CONTRACT COMPLETION CERTIFICATE within one month after receiving any ap therefore from the CONTRACTOR after verifying from the codecuments and satisfying himself that the WORK has been comp accordance with and as set out in the construction and erection drawings. CONTRACT DOCUMENTS.</li> <li>The CONTRACTOR, after obtaining the COMPLETION CERTIFIC eligible to present the final bill for the WORK executed by him under the CONTRACT.</li> <li><b>20</b> COMPLETION CERTIFICATE:</li> <li>Within one month of the completion of the WORK in all respect CONTRACTOR shall be furnished with a certificate at ENGINEER-IN-CHARGE of such completion, but no certificate shall no shall the WORK be deeme to have been executed until all sea surplus materials and rubbish is cleared of the STE completely nor WORK shall have been measured by the ENGINEER-IN-CHARGE measurement shall be binding and conclusive. The WORKS will considered as complete and taken over by the EMPLOYER, until temporary works, labour and staff colonies are cleared to the work is staffed on the completion of the WOR ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR fails to comply with the requirements of this claubefore the date fixed for the completion of the WOR ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR fails to comply with the requirements of this claubefore the date fixed for the completion of the WOR ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR clause fails and robish and dispose of the sant thinks fit and clean off such drift as aforesaid except such scaffolding, surplus materials and rubbish and dispose of the sant thinks fit and clean off such drift as aforesaid except such scaffolding or surplus materials as aforesaid except such scaffolding or surplus materials as aforesaid except such scaffolding or surplus materials as aforesaid except such scaffol</li></ul>	93	Re			Receipt for payment made on acc signed by a person holding due p CONTRACTOR, except when the as a limited company in which cas company by one of its principal o	ower of attorney in this r e CONTRACTOR's are d se the receipts must be sig fficers or by some other p	espect of escribed gned in 1	on behalf of the d in their tender the name of the			
eligible to apply for COMPLETION CERTIFICATE. The ENGINEER-IN-CHARGE shall normally issue to the CONTRACT COMPLETION CERTIFICATE within one month after receiving any ap accordance with and as set out in the construction and erection drawings CONTRACT DOCUMENTS. The CONTRACTOR, after obtaining the COMPLETION CERTIFIC cligible to present the final bill for the WORK executed by him under the CONTRACT. 94.2 COMPLETION CERTIFICATE: Within one month of the completion of the WORK in all respected CONTRACT. 94.2 COMPLETION CERTIFICATE: Within one month of the completion of the WORK in all respected CONTRACTOR shall be furnished with a certificate the ENGINEER-IN-CHARGE of such completion, but no certificates shall nor shall the WORk be deemed to have been executed until all sea surplus materials and rubbish is cleared off the SITE completely nor WORK shall have been measured by the EMILOYLER, until temporary works, labour and staff colonies are cleared to the subscience, until temporary works, labour and staff colonies are cleared to the SIGNEER-IN-CHARGE. If the CONTRACTOR fails to comply with the requirements of this clear before the date fixed for the completion of the WORK such scaffolding, surplus materials and rubbish and dispose off the sand thinks fit and clear off such dispose of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such disposes of the sand thinks fit and clear off such dist as aforesaid, and the CONTRACTOR for the purpose of Clause 94.0 the following documents will be deemed the completion documents: () The technical documents according to which the WORK was out. i) Six (6) sets of construction drawings showing therein the modi and correction made during the course of execut	94	Co	ompletion certificate:	94.1	APPLICATION FOR COMPLET	ION CERTIFICATE:					
COMPLETION CERTIFICATE within one month after receiving any ap therefore from the CONTRACTOR after verifying from the con documents and satisfying himself that the WORK has been comp accordance with and as set out in the construction and erection drawings. CONTRACT DOCUMENTS. The CONTRACT DOCUMENTS. <b>94.2</b> COMPLETION CERTIFICATE: Within one month of the completion of the WORK in all respective CONTRACT. <b>94.3</b> COMPLETION CERTIFICATE: Within one month of the completion of the WORK in all respective CONTRACT shall be furnished with a certificate 1 ENGINEER-IN-CHARGE of such completion, but no certificate shall nor shall the WORK be deemed to have been executed until all sea surplus materials and rubbish is cleared of the STTE completion, or WORK shall have been measured by the ENGINEER-IN-CHARGE measurement shall be binding and conclusive. The WORKS will considered as complete and taken over by the EMPLOYER, until temporary works, labour and staff colonies are cleared to the satisfactio ENGINEER-IN-CHARGE. If the CONTRACTOR fails to comply with the requirements of this clear before the date fixed for the completion of the WOR ENGINEER-IN-CHARGE such scaffolding, surplus materials and rubbish and dispose of the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR forthwith pay the amount of all expenses the CONTRACTOR forthwith pay the amount of all expenses on the CONTRACTOR for they the amount of all expenses on incurred and shall have no respect of any such scaffolding or surplus materials as aforesaid except sum actually realized by the sale thereof. <b>94.3</b> COMPLETION CERTIFICATE DOCUMENTS: For the purpose of Clause 94.0 the following documents will be deemed the completion documents: i) The technical documents according to which the WORK was out. ii) Six (6) sets of construction drawings showing therein the modi and correction made during the course of execution and signed							lause 8	1.1 he shall be			
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<ul> <li>Within one month of the completion of the WORK in all respective CONTRACTOR shall be furnished with a certificate by ENGINEER-IN-CHARGE of such completion, but no certificate shall nor shall the WORK be deemed to have been executed until all sea surplus materials and rubbish is cleared off the SITE completely nor WORK shall have been measured by the ENGINEER-IN-CHARGE measurement shall be binding and conclusive. The WORKS will considered as complete and taken over by the EMPLOYER, until temporary works, labour and staff colonies are cleared to the satisfactioe ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR fails to comply with the requirements of this clau before the date fixed for the completion of the WOR such scaffolding, surplus materials and rubbish and dispose off the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR fails to complet materials as aforesaid except sum actually realized by the sale thereof.</li> <li>94.3 COMPLETION CERTIFICATE DOCUMENTS:</li> <li>For the purpose of Clause 94.0 the following documents will be deemed the completion documents:         <ul> <li>i) Six (6) sets of construction drawings showing therein the modi and correction made during the course of execution and signed</li> </ul> </li> </ul>					eligible to present the final bill for						
<ul> <li>CONTRACTOR shall be furnished with a certificate it ENGINEER-IN-CHARGE of such completion, but no certificate shall 1 nor shall the WORK be deemed to have been executed until all sea surplus materials and rubbish is cleared off the SITE completely nor WORK shall have been measured by the ENGINEER-IN-CHARGE measurement shall be binding and conclusive. The WORKS will considered as complete and taken over by the EMPLOYER, until temporary works, labour and staff colonies are cleared to the satisfactio ENGINEER-IN-CHARGE.</li> <li>If the CONTRACTOR fails to comply with the requirements of this clau before the date fixed for the completion of the WOR such scaffolding, surplus materials and rubbish and dispose off the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR for the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR for the san thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR for the san thinks fit and clean off such dirt as aforesaid except sum actually realized by the sale thereof.</li> <li>94.3 COMPLETION CERTIFICATE DOCUMENTS:</li> <li>For the purpose of Clause 94.0 the following documents will be deemed the completion documents:         <ul> <li>i) The technical documents according to which the WORK was out.</li> <li>ii) Six (6) sets of construction drawings showing therein the modif and correction made during the course of</li> <li>execution and signed</li> </ul> </li> </ul>				94.2	COMPLETION CERTIFICATE:						
<ul> <li>before the date fixed for the completion of the WOR ENGINEER-IN-CHARGE may at the expense of the CONTRACTOR such scaffolding, surplus materials and rubbish and dispose off the sam thinks fit and clean off such dirt as aforesaid, and the CONTRACTOR forthwith pay the amount of all expenses so incurred and shall have no respect of any such scaffolding or surplus materials as aforesaid except sum actually realized by the sale thereof.</li> <li>94.3 COMPLETION CERTIFICATE DOCUMENTS:</li> <li>For the purpose of Clause 94.0 the following documents will be deemed the completion documents:         <ul> <li>i) The technical documents according to which the WORK was out.</li> <li>ii) Six (6) sets of construction drawings showing therein the modifi and correction made during the course of execution and signed</li> </ul> </li> </ul>					CONTRACTOR shall be ENGINEER-IN-CHARGE of suc nor shall the WORK be deemed surplus materials and rubbish is WORK shall have been measu measurement shall be binding considered as complete and tal temporary works, labour and staf	e furnished with a certificate by such completion, but no certificate shall be giv med to have been executed until all scaffoldi is cleared off the SITE completely nor until asured by the ENGINEER-IN-CHARGE wh ng and conclusive. The WORKS will not taken over by the EMPLOYER, until all					
<ul> <li>For the purpose of Clause 94.0 the following documents will be deemed the completion documents:</li> <li>i) The technical documents according to which the WORK was out.</li> <li>ii) Six (6) sets of construction drawings showing therein the modified and correction made during the course of execution and signed</li> </ul>					before the date fixed for ENGINEER-IN-CHARGE may a such scaffolding, surplus materia thinks fit and clean off such din forthwith pay the amount of all e respect of any such scaffolding of	or the completion of the WORK, at the expense of the CONTRACTOR rem rials and rubbish and dispose off the same a dirt as aforesaid, and the CONTRACTOR s expenses so incurred and shall have no claim or surplus materials as aforesaid except for					
<ul> <li>the completion documents:</li> <li>i) The technical documents according to which the WORK was out.</li> <li>ii) Six (6) sets of construction drawings showing therein the modifiand correction made during the course of execution and signed</li> </ul>				94.3	COMPLETION CERTIFICATE I	DOCUMENTS:					
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and correction made during the course of execution and signed						s according to which the V	WORK	was carried			
ENGINEER-IN-CHARGE.											
iii) COMPLETION CERTIFICATE for `embedded' and `cove					iii) COMPLETION CERTI	FICATE for `embedded'	and	`covered' up			

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			work.				
			iv)	Certificates of final levels	s as set out for various we	orks.	
			v)	Certificates of tests perfor	rmed for various WORK	S.	
				Material appropriation, S OYER for the WORK and l OYER's store duly suppo		return	
	Final decision and final certificate:	95.1	mainta hereint respect CONT rights otherw effect a of his been gi upon th	expiry of the period NEER-IN-CHARGE being ined by the CONTRAC before provided in Clause 80 duly made-up any subsider RACT, the ENGINEER-IN of the EMPLOYER to ret ise give a certificate herein r and the CONTRACTOR sha obligations under CONTRA iven by the ENGINEER-IN- ne WORK and taking posses by the EMPLOYER.	satisfied that the WO TOR during monsoon 0 & 81 and that the COI nce and performed all hi N- CHARGE shall (win ain the provisions of re- eferred to as the FINAL all not be considered to he ACT until FINAL CER - CHARGE notwithstance	RKS ha or su NTRAC s obligat thout pr elevant ( CERTII have fulf TIFICA ling any	ch period as TOR has in all tions under the ejudice to the Clause hereof) TICATE to that illed the whole TE shall have previous entry
	Certificate and payments on evidence of completion:	96.1	certific EMPL	the FINAL CERTIFICAT ate or on general account OYER of the due performan ncy or validity of any claim	shall be taken to be ace of the CONTRACT of	an adn or any pa	nission by the
	Deductions from the contract price:	97.1	which be liab the EM Such c receipt the said due i.e under t	sts, damages or expenses w under the provisions of the C le, will be claimed by the E /PLOYER to the CONTRA laims shall be paid by the C of the corresponding bills d period, the EMPLOYER r ., Contract Performance Sec the CONTRACT or may be RACTOR fails to satisfy the	CONTRACT, the CONT MPLOYER. All such cl ACTOR regularly as an CONTRACTOR within and if not paid by the C nay, then, deduct the am curity or becoming due t recovered by actions of	RACTO laims sha d when 15 (fifted CONTRA ount fro o the CO law or o	PR is liable/will all be billed by they fall due. en) days of the ACTOR within m any moneys ONTRACTOR
		S	SECTION	-VII Taxes and Insurance	e		
98	Taxes, Duties, Octroi etc:	98.1	for the now or etc. no in resp unemp hereaft impose paid to shall b applica of any further	DNTRACTOR agrees to and payment of any and all Ta r hereafter imposed, increase w in force and hereafter incre- pect of WORKS and ma loyment compensation, insu er imposed by any Centra ed with respect to or covered to the persons employed by the responsible for the comp able Central, State, Municipa Central, State or local Gove agrees to defend, indemni y or penalty which may ties by reason or	xes, Duties, including E ed, modified, all the sale reased, imposed or modi iterials and all contrib rance and old age pensio l or State Government l by the wages, salaries, of the CONTRACTOR and liance of all SUB-CON al and local law and regu- ernment agency or author fy and hold EMPLOYI be imposed by the Co	xcise du es taxes, fied, fro utions a authorit or other d the CC TRACT ilation an ority. CC ER harm entral, S	ity, octroi etc. duties, octrois m time to time and taxes for muities now or ties which are compensations ONTRACTOR 'ORS, with all nd requirement ONTRACTOR hless from any

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			SUB-CONTRACTOR of such law against the EMPLOYER arising un provided for by this CONTRAC Government authority or any admin	nder, growing out of, or CT, by third parties, or	by reas r by Ce	on of the work
			Tax deductions will be made a accordance with acts prevailing from		egulatior	ns in force in
99	Sales tax/turnover tax:	99.1	Tenderer should quote all inclu Tax/Turnover Tax whether on the bought out components used by CONTRACT. EMPLOYER shall CONTRACTOR in respect of this	e works contract as a w y the CONTRACTOR not be responsible for a	hole or in exe	in respect of ecution of the
100	Statutory variations	100.1	Tenderer should quote prices inclu finished product. Any statutory finished product during the cor Employer's account for which evidence(s) in support of their clai of these taxes and duties (E.D. a period shall be to Contractor's ac TFL.	variations in Excise I ntractual completion per the Contractor will ms to TFL. However, a and S.T.) beyond the c	Duty and criod, sł furnish ny incre ontractu	d sales tax on hall be to the documentary ease in the rate hal completion
101	Insurance:	101.1	<u>GENERAL</u>			
			CONTRACTOR shall at his own of with reputable insurance compani follows:			
			CONTRACTOR at his cost shall a be necessary and to its full value f progress from time to time and th detailed herein. The form and th together with the under works ther EMPLOYER. However, irrespect maintain adequate insurance co CONTRACT shall be that of CON in this regard shall not relieve him under CONTRACT.	For all such amounts to p the interest of EMPLOY the limit of such insurant eof in each case should tive of work acceptance verage at all times of UTRACTOR alone. CO	protect t ER agai ce, as c be as ac e the re luring NTRAC	he WORKS in nst all risks as lefined here in cceptable to the esponsibility to the period of CTOR's failure
			Any loss or damage to the equipr clearance, inland and port handlin commissioning till such time the W to the account of CONTRACTO preferring of all claims and make and/or replacement of the parts of shall provide the EMPLOYER documents taken out by him in pu document shall be submitted to CONTRACTOR having taken suc also inform the EMPLOYER at 1 expiry cancellation and/or chang revalidation/renewal etc., as may be	ag, inland transportation VORK is taken over by R. CONTRACTOR sl good for the damage or the Work damaged or with a copy of all in ursuance of the CONTR to the EMPLOYER in the insurance coverage. least 60(Sixty) days in ges in any of such d	, storage EMPLC nall be n loss by lost. Consurance ACT. S mmediat CONTF advance	e, erection and DYER, shall be responsible for way of repairs ONTRACTOR e policies and Such copies of tely upon the RACTOR shall e regarding the
			Statutory clearances, if any, in resp of replacement of equipment lost is available by the EMPLOYER. C for obtaining requisite licenses, po	n transit and/or during of ONTRACTOR shall, he	erection, owever,	shall be made be responsible

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such import. The risks that are to be covered under the insurance shall include, but not be limited to the loss or damage in handling, transit, theft, pilferage, riot, civil commotion, weather conditions, accidents of all kinds, fire, war risk (during ocean transportation only) etc. The scope of such insurance shall cover the entire value of supplies of equipments, plants and materials to be imported from time to time.

All costs on account of insurance liabilities covered under CONTRACT will be to CONTRACTOR's account and will be included in VALUE OF CONTRACT. However, the EMPLOYER may from time to time, during the currency of the CONTRACT, ask the CONTRACTOR in writing to limit the insurance coverage risk and in such a case, the parties to the CONTRACT will agree for a mutual settlement, for reduction in VALUE OF CONTRACT to the extent of reduced premium amounts.

CONTRACTOR as far as possible shall cover insurance with Indian Insurance Companies, including marine Insurance during ocean transportation.

## i) <u>EMPLOYEES STATE INSURANCE ACT:</u>

The CONTRACTOR agrees to and does hereby accept full and exclusive liability for the compliance with all obligations imposed by the Employee State Insurance Act 1948 and the CONTRACTOR further agrees to defend, indemnify and hold EMPLOYER harmless for any liability or penalty which may be imposed by the Central, State or Local authority by reason of any asserted violation by CONTRACTOR or SUB-CONTRACTOR of the Employees' State Insurance Act, 1948, and also from all claims, suits or proceeding that may be brought against the EMPLOYER arising under, growing out of or by reasons of the work provided for by this CONTRACTOR, by third parties or by Central or State Government authority or any political sub- division thereof.

The CONTRACTOR agrees to fill in with the Employee's State Insurance Corporation, the Declaration Forms, and all forms which may be required in respect of the CONTRACTOR's or SUB-CONTRACTOR's employees, who are employed in the WORK provided for or those covered by ESI from time to time under the The CONTRACTOR shall deduct and secure the Agreement. agreement of the SUB- CONTRACTOR to deduct the employee's contribution as per the first schedule of the Employee's State Insurance Act from wages and affix the Employees Contribution Card at wages payment intervals. The CONTRACTOR shall remit and secure the agreement of SUB-CONTRACTOR to remit to the State Bank of India, Employee's State Insurance Corporation Account, the Employee's contribution as required by the Act. The CONTRACTOR agrees to maintain all cards and Records as required under the Act in respect of employees and payments and the CONTRACTOR shall secure the agreement of the SUB- CONTRACTOR to maintain such records. Any expenses incurred for the contributions, making contributions or maintaining records shall be to the CONTRACTOR's or SUB-CONTRACTOR's account.

The EMPLOYER shall retain such sum as may be necessary from the total VALUE OF CONTRACT until the CONTRACTOR shall furnish satisfactory proof that all contributions as required by the Employees State Insurance Act, 1948, have been paid. This will be pending on the CONTRACTOR when the ESI Act is extended to the place of work.

ii) WORKMEN COMPENSATION AND EMPLOYER'S

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	GENERAL CONDITIONS OF	CONTRACT			
		LIABILITY INSURAN	<u>CE:</u>		
		Insurance shall be effect engaged in the performant sublet, the CONTRACT provide workman's Comp the later's employees if CONTRACTOR's Insura	nce of this CONTRACT OR shall require the SU pensation and employer's such employees are n	. If any JB-CON s liabilit	of the work is TRACTOR to y insurance for
	iii)	ACCIDENT OR INJURY	Y TO WORKMEN:		
		The EMPLOYER shall n compensation payable a accident or injury to any the CONTRACTOR or a accident or injury resultin his agents or servants and indemnified the EMP compensation (save and demands, proceeding, or respect or in relation there	at law in respect or in workman or other person any SUB-CONTRACTO ing from any act or defau the CONTRACTOR sh LOYER against all except and aforesaid) a costs, charges and exp	i consect in the I DR save It of the all inder such and again	quence of any Employment of and except an EMPLOYER, mnify and keep damages and inst all claims,
	iv)	TRANSIT INSURANCE	1		
		In respect of all items the SITE of WORK, th the CONTRACTOR ar cost.	e cost of transit insuran	ce shou	ld be borne by
	V)	COMPREHENSIVE AU	JTOMOBILE INSURAL	NCE	
		This insurance shall be against all claims for inju of public including EMP others arising from the `site' operations, irrespec	ries, disability, disease LOYER's men and dam use of motor vehicles	and dea hage to t during	th to members the property of on or off the
	VI)	COMPREHENSIVE GEI	NERAL LIABILITY IN	SURAN	I <u>CE</u>
		arising from member of pu any act or omis his employees	shall protect the Contra injuries, disabilities, blic or damage to prop ssion on the part of the his representatives and ces and civil commotion	disease perty of Contrac d Sub-C	or death of others due to tor, his agents,
		Insurance Cover risks in respect	all take suitable Grou or for taking care of injur t of his Engineers and overed under Employees S	y, dama other Su	ge or any other pervisory staff
		(liability shall (person not be risk of damag	Il cover third party liab cover the loss/ disabl longing to the Contractor e to others materials/ ttion, erection and comm	ement or) and equipm	of human life also cover the ent/ properties

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			iii)	harmless of all clai EMPLOYER's property such claims result from	shall indemnify and k ms for damages to arising under or by reas the fault and/or neglig RACTOR, his employees R.	propert on of thi ence or	y other than s agreement, if willful acts or
			SECTIO	N-VIII Labour Laws			
103 La	bour laws:	103.1	i)	No labour below the age WORK.	of 18 (eighteen) years sh	all be ei	mployed on the
			ii)	The CONTRACTOR sh to labourers engaged by I		t is prov	ided under law
			iii)		shall at his expense co PLOYER indemnified in		
			iv)	The CONTRACTOR saccordance with applic	shall pay equal wages f able labour laws.	or men	and women in
			v)	If the CONTRACTOR is and Abolition) Act, he (i.e. office of the labor prescribed fee and the d the CONTRACT. CONTRACTOR.	shall obtain a licence frour commissioner) by	om licen payment rting the	nsing authority of necessary WORK under
			vi)	The CONTRACTOR sh directly or through SUI rate of progress and of specified in the COI ENGINEER-IN-CHARC	B- CONTRACTOR's to quality to ensure work NTRACT and to the	maintai manship	n the required of the degree
			vii)	The CONTRACTOR sl the distribution return o work people employed of submit on the 4th ENGINEER-IN-CHARC second half of the prec month (1) the accidents the circumstances under and injury caused by the have been allowed Mat Benefit Act 1961 on Ru them.	f the number and description the works. The COM and 19th of even GE a true statement sho eding month and the f that occurred during the which they happened an em and (2) the number of the provide the statement of the ternity Benefit as provide the statement.	ption, b NTRAC ery me wing in irst half said for d the ex of femal vided in	y trades of the FOR shall also onth to the respect of the of the current tnight showing tent of damage e workers who the Maternity
			viii)	The CONTRACTOR sh of Wage Act 1936, En Wages Act 1948. E Compensation Act 1923 Benefit Act 1961 and C 1970, Employment of C or any other law relating time.	nployee Provident Fund Employers Liability Ac 3, Industrial Disputes Ac Contract Labour Regulat Children Act 1938 or an	Act 19 t 1938. ct 1947, ion and y modifi	952, Minimum Workmen's the Maternity Abolition Act cations thereof
			ix)	The ENGINEER-IN-CH	IARGE shall on a report	: having	been made by

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				an Inspecting Officer as Abolition) Act 1970 have the CONTRACTOR any making good the loss suff fulfillment of the Conditi non-payment of wages o which are not justified by the said regulations.	e the power to deduct fit y sum required or estimate fered by a worker or work ions of the Contract for the or of deductions made fit	rom the ated to b kers by the bene om his	money due to be required for reason of non- fit of workers, or their wages
			x)	The CONTRACTOR sh payments to be made und the aforesaid Acts witho from his SUB-CONTRA committing a default or be Acts as amended from the submitting or filling and these Acts which is main inspecting Officers, the Co other liability pay to the H Liquidated Damages for submitting, filling materia ENGINEER-IN- CHARC default continuing in the enhanced to Rs.50.00 p maximum of one percent tender. The ENGINEER bills or Contract Perforn credit the same to the W decision of the ENGINE and binding.	der and for the observan- ut prejudice to his righ CTOR's. In the event of oreach of any of the prov- ime to time, of furnishin Form/ Register/ Slip ut aterially incorrect then CONTRACTOR shall with EMPLOYER a sum not every default, breach of ally incorrect statement a GE and in the event of is respect, the Liquidat er day for each day of the of the estimated cost C-IN-CHARGE shall ded mance Security of the Velfare Fund constitute of	ce of the nt to ob f the CC visions c ng any nder the on the exceedi or furnis as may l the CO ted Dar f defaul of the luct sucl CONT	e provisions of tain indemnity DNTRACTOR of the aforesaid information or e provisions of report of the rejudice to any ng Rs.50.00 as shing, making, be fixed by the NTRACTOR's nages may be t subject to a WORK put to n amount from RACTOR and uese acts. The
104	Implementation of apprentices act, 1961:	104.1		The CONTRACTOR s Apprentices Act, 1961 and time to time. If he fails CONTRACT and the EN cancel the CONTRACT. any pecuniary liability ari provisions, of the Act.	d the Rules and Orders is to do so, his failure w GINEER-IN-CHARGE The CONTRACTOR	ssued th vill be a may, at shall als	ere under from breach of the his discretion, o be liable for
105	Contractor to indemnify the employer:	105.1	i)	The CONTRACTOR s member, office and ENGINEER-IN-CHARC proceedings, claims, der out of or in connection v elsewhere and all actio expenses which may be a of or arising out of a performance of his oblig The EMPLOYER shall r any failure by the C obligations under the CC shall not be liable for of payable by law in respec any workmen or oth CONTRACTOR or his shall indemnify and keep damages and compen	employee of the EM GE and his staff mands, costs and expensivith the matters referred ins, proceedings, claims made against the EMPLO any failure by the CO gations under the CONT not be liable for or in resp ONTRACTOR in the ONTRACTOR in the ONTRACT DOCUMEN or in respect of any der it or in consequence of an er person. In the SUB-CONTRACTOR o indemnified the EMPLO	IPLOYI against ses wha to in Cl. , deman OYER f DNTRA RACT pect of o perform IT. The nand or ny accid employ the CO OYER a	ER, also the all actions, tsoever arising ause 102.0 and nds, costs and or or in respect CTOR in the DOCUMENT. r arising out of mance of his EMPLOYER compensation ent or injury to ment of the DNTRACTOR against all such

	LAND DEVELOP		VORK (	PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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PDIL		NGUL, (					Fertilizers
	GENERAL CO	NDITIC	NS OI	- CONTRACT	Page 60 of 67		I CI CIIIACI D
					I		<u>.</u>
				proceedings, costs, char, or in relation thereto.	ges and expenses whatso	ever in	respect thereof
			ii)	PAYMENT OF CLAIM	S AND DAMAGES:		
				claims or demands as incurred by the EMPL CONTRACTOR and the dispute or question the payments notwithstanding	R have to pay any mon aforesaid the amount s OYER shall be charge he CONTRACTOR sha right of the EMPLO ng the same, may have b n law or otherwise to the	so paid d to an ll not b OYER been ma	and the costs ad paid by the be at liberty to to make such ade without the
			iii)	Sub-section (i) of we applicable provision of the EMPLOYER is o employed by the CON EMPLOYER will recov compensation so paid EMPLOYER under Se EMPLOYER shall be a thereof by deducting it f any sum due to the CO or otherwise. The EMP made under Section 12 written request of the EMPLOYER full secur	h by virtue of the pro- orkmen's compensation Workmen Compensation bliged to pay compen- ITRACTOR in execution rer from the CONTRAC I, and without prejudi- ection 12, Sub- section at liberty to recover suc- rom the Contract Perform NTRACTOR whether u- LOYER shall not be bou , Sub-section (i) of the section CONTRACTOR and u- rity for all costs for whether u- consequence of contesting	Act, 1 a Act or sation t on of the FOR the ice to (2) of the amounance S ander this and to co said act, pon his hich the	1923 or other any other Act, to a workman be WORK, the e amount of the the rights of f the said act, ant or any part ecurity or from s CONTRACT intest any claim , except on the giving to the e EMPLOYER
	Health and sanitary arrangements for workers:	106.1	perform shall co local sa	ect of all labour directly of nance of the CONTRACTO omply with or cause to be co unitary and other authorities r the protection of health and	R's part of this agreement omplied with all the rules or as framed by the EM	nt, the Co s and reg PLOYE	ONTRACTOR gulations of the R from time to
		106.2	electric CONT	ONTRACTOR shall provid- ity, water and other RACTOR shall also provide nd back to the colony for	sanitary and health e necessary surface transp	arranger ortation	ments. The to the place of
		SECTI	ON-IX	Applicable Laws and Se	ettlement of Disputes		
107 A	Arbitration:	107.1	is deen issues/o	otherwise specified, the maned to be final and bind disputes which cannot be n s shall be referred to arbitrat	ling as provided in the nutually resolved within	e Agree	ement and the
			indepe	Employer [Talcher Fertiliz ndent and distinguished per e case may be) to select ttor.	ersons to the bidder/con	tractor/	supplier/buyer

In the event of failure of the other parties to select the Sole Arbitrator within 30 days from the receipt of the communication suggesting the panel of arbitrators, the right of selection of the sole arbitrator by the other party shall

			ORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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	GENERAL CON	DITIO	NS OF CONTRACT			
			stand forfeited and the EMPLOY with the appointment of the Sole appointment of the sole arbitrator	Arbitrator. The decision	n of Em	ployer on the
			The award of sole arbitrator shall directed/awarded otherwise by proceedings shall be shared equall shall be in English language and v	the sole arbitrator, the by by the parties. The Ar	e cost rbitratio	of arbitration n proceedings
			Subject to the above, the provisi ACT 1996 and the Rules framed relating to this contract are subje situated in the state of Delhi.	there under shall be a	pplicabl	le. All matter
			Bidders/suppliers/contractors ma Conciliation Act 1996 was enacted United Nations Commission on In law), which were prepared at Institutions and centers of Interna Nations General Assembly vide Arbitration rules on 15 December	ed by the Indian Parliar nternational Trade Law fter extensive consult ational Commercial Arl resolution 31/98 adop	nent and (UNCI ation w bitration	d is based on TRAL model with Arbitral h. The United
		107.2	DEPARTMENT AND ANC		E GO ND OI	OVERNMENT NE PUBLIC
			"In the event of any dispute or dispute or difference shall be re- through the good offices of empor- resolution is not possible, then, t referred to arbitration of an a Department of Legal Affairs ( Memorandum No.55/3/1/75-CF, of Cabinet Secretariat (Department of time. The Arbitration Act 1940 arbitration under this clause. The parties to the dispute. Provided, I may make a further reference for Secretary whose decision shall bin	solved amicably by m owered agencies of the he unresolved dispute of arbitrator to be nomi "Law Secretary") in dated the 19th December of Cabinet Affairs), as r (10 of 1940) shall not award of the Arbitrator however, any party agg setting aside or revision	utual c Governi or diffe inated t terms c er 1975 nodifiec t be app shall be grieved b n of the	onsultation or ment. If such rence shall be by Secretary, of the Office issued by the d from time to plicable to the e binding upon by such award award to Law
108	Jurisdiction:		The CONTRACT shall be governed force in INDIA. The CONTRACC Courts situated at DELHI for the arising out of the CONTRACT, jurisdiction to hear and decide such	TOR hereby submits to purposes of disputes, ac , the courts at DELH	the juri ctions an lonly	sdiction of the nd proceedings will have the
			SECTION-X Safety Codes			
109	General:	109.1	CONTRACTOR shall adhere to hazardous, and unsafe working con- safety rules as set forth herein. Price be furnished copies of EMPLC guidance, if it has been prepared.	nditions and shall complor to start of construction	ly with ] , CONT	EMPLOYER's RACTOR will

	LAND DEVELOP		VORK (I	PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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	GENERAL CO		NS OF	CONTRACT			
110	Safety regulations:	110.1	i)	In respect of all labour, di performance of CONTRA CONTRACTOR shall at safety provisions as per sa Standards Institution. The such other acts as applical	ACTOR's part of thisahis own expenseaifety codes of0e Electricity Act,1	greemen rrange f C.P.W.D	
			ii)	The CONTRACTOR sl regulations of the EMF CONTRACTOR shall c ENGINEER- IN-CHAR the EMPLOYER any lo work done or to be d EMPLOYER's existing p	PLOYER. Before start onsult with EMPLOYED GE and must make goo ss or damage due to fir one under this agreem	ing con R's safet d to the e to any	struction work y Engineers or satisfaction of portion of the
111	First aid and industrial injuries:	111.0		i) CONTRACTO employees and those of i	R shall maintain first ts SUB-CONTRACTOF		cilities for its
				ii) CONTRACTO ambulance service and f of those providing these prior to start of constru- prominently posted in CO	e services shall be furn uction and their teleph	istrial in ished to one nur	juries. Names EMPLOYER
				iii) All critical ind EMPLOYER, and a cop personal injury requiring to the EMPLOYER.		s report	covering each
112	General rules:	112.0		g within the battery area, t rs of the no smoking rules s			ctly prohibited.
113	Contractor's barricades:.	113.0		i) CONTRACTO in connection with his op	R shall erect and maintaneration to guard or prote		cades required
				a) Excavations			
				b) Hoisting Areas.			
				c) Areas adjudge EMPLOYER's ir		CONTR	ACTOR's or
				d) EMPLOYER's CONTRACTOR	existing property sub 's Operations.	ject to	damage by
				e) Rail Road unload	ling spots.		
				ii) CONTRACTO CONTRACTOR's shal barricading practice and		with	EMPLOYER's
				iii) Barricades and normal routes of travel sl	hazardous areas adjacen hall be marked by red fla		
114	Scaffolding:	114.1	i)	Suitable scaffolding shot cannot safely be done fro such short period work	om the ground or from so	lid cons	truction except

	LAND DEVELOP	MENT W	ORK (F	PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0		
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				ladder is used an extra M and if the ladder is used and handholds shall be given an inclination not	for carrying material as provided on the ladder a	well, sui and the	table footholds ladder shall be	
			ii)	swing suspended from a support shall have a gu otherwise retarded at lea such scaffolding or stag outside and ends thereos for the delivery of mate		erected ed, bolto the floor the entings as ma or stag	with stationary ed, braced and or platform of re length of the y be necessary ing shall be so	
			iii)		uly or unequally and if th way is more than 4 metre should be closely boarde	e height es above d, should	of platform of the ground d have	
			iv)			the fall	of persons or	
			v)	other working places, ev single ladder shall be ov side rails in rung ladder upto and including 3 m should be increased 5m steps spacing shall not of taken to prevent danger of the sites or work sha inconvenience to any pe provide all necessary fer from accidents, and sha every suit, action or othe person for injury sustain and pay any damages ar or action or proceeding	all be provided to all worvery ladder shall be securiver 9 metres in length we shall in no case be less netres in length. For loom for each additional for exceed 30 cms. Adequa from electrical equipmer all be so stacked or placerson or public. The COI noting and lights to proteet light be bound to bear the error proceeding of law that ned owing to neglect of ad costs which may be awg to any such person or ACTOR be paid to com	rely fixe hile the than 30 nger lad oot of least the preca the preca the preca the volume NTRAC ext the wo expenses may be the abo warded i r which	d. No portable width between cms for ladder lder this width ngth. Uniform utions shall be naterials on any ause danger or TOR shall also orkers and staff s of defense of brought by any we precautions n any such suit may with the	
115 1	Excavation and trenching:	115.1		ches 1.2 metres or more in ler for each 50 metres leng		e suppli	ed with at least	
			surface stepped avoid th within 1 more.	shall be extended from bot of the ground. The sides of back to give suitable slop the danger of sides to collap 5 metres of the edge of th Cutting shall be done fr ining or under-cutting shall	of the trenches which are be or securely held by ti se. The excavated mater e trench or half of the tre om top to bottom. Un	1.5M in mber br rials shal nch wid	a depth shall be acing, so as to acing be placed th whichever is	
116 1	Demolition/general safety:	116.1		i) Before any den progress of the demolitie	nolition work is commen on work	ced and	also during the	

	LAND DEVELOPMENT WORK (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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		anon areas adiacont to th	o work	cite chall either
		open areas adjacent to th itably protected.	e work	she shan enner
		e or apparatus which is l ain electrically charged.	iable to	be a source of
	employed fro floor, roof or o	teps shall be taken to pre m risk of fire or explo other part of the building materials as to render it u	sion or shall be	flooding. No
	ii) All necessary adequate by the ENGIN for the use of the perso condition suitable for in take adequate steps to concerned.	ons employed on the SI mmediate use, and the	ould be TE and CONTF	kept available maintained in RACTOR shall
		oyed on mixing asphaltic shall be provided with p ves.		
	cement bags of	d in white washing and or any material which an ith protective goggles.		
		ed in welding and cu protective face & eye sh		
		s shall be provided with hing and seated at suffici		
	are in use, the covers are ope the workers a manholes so	s are employed in sewer: CONTRACTOR shall e ened and are ventilated at are allowed to get into opened shall be cordo ovided with warning sign public.	nsure th least for he mar ned off	at the manhole an hour before holes, and the with suitable
	18 years and v containing lea 18 years are en	ACTOR shall not employ vomen on the work of pa d in any form. Wherever mployed on the work of l cautions should be taken.	inting w men ab	with products pove the age of
		aint containing lead or except in the form of pass		
	the w	ble face masks should b vorkers when paint is a or a surface having lead ped.	pplied i	in the form of
	the provide	alls shall be supplied by t workmen and adequat ded to enable the worl during and on cessation of	e facili king pa	ities shall be inters to wash

			-	<del>,                                    </del>	
	LAND DEVELOPMENT WOR	K (PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0	
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	iii)	all necessary safety eq use and all necessary danger and adequate	e near any place where the juipment should be provid steps taken for prompt re provision should be made is likely to be sustained du	led and escue of e for pr	kept ready for any person in compt first aid
	iv)		hines and tackles includi ts shall conform to the f		
			of good mechanical constru- trength and free from pate orking order.		
			d in hoisting or lowering m ll be of durable quality and t defects.		
		qualified and n charge of any	r or hoisting appliance ope o person under the age of hoisting machine inclu- ignals to the operator.	21 year	s should be in
		shackle, swivel as means of ascertained by gears referred working load o the same shall any gear referr	hoisting machine and of e , and pulley block used in suspension, the safe we adequate means. Every he to above shall be plainly if the conditions under wh be clearly indicated. No p red to above in this para orking load except for the p	hoisting orking oisting n marked ich it is part of a graph sl	or lowering or load shall be hachine and all with the safe applicable and ny machine or hall be loaded
		notified by th CONTRACTO the safe w ENGINEER-IN	mental machine, the safe ne ENGINEER- IN-CHA R's machines, the CONT orking load of the N-CHARGE whenever he WORK and get it verif	ARGE. RACTO mach brings a	As regards PR shall notify ine to the any machinery
	v)	parts of hoisting ap safeguards. Hoisting a to reduce to minimum precautions should be parts of a suspended workers are employed energized, insulating p and boots as may be n	ission lines, electric wiring opliances should be pro- ppliances should be provident in the accidental descent taken to reduce the minimal load becoming accidenta d on electrical installation mats, wearing apparel, su ecessary should be provid tches and carry keys or oth ctricity.	ovided led with of the l num risk ally disp ns whic leh as g led. The	with efficient such means as load, adequate of any part or placed. When the are already loves, sleeves, workers shall
	vi)	herein shall be maintai	and other safety devices n ned in safe conditions and tered or removed while it	no scaff	folds, ladder or

		IENT W	ORK (F	PACKAGE -1 C)	PC-183/ E/ 205/ S-IV	0		
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				CONTRACT				
				washing facilities should	be provided at or near p	laces of	work.	
			vii)	These safety provision concerned by displaying work-spot. The person shall be named therein by	on a notice board at a responsible for complia	promine	ent place at the	
			viii)	To ensure effective enfo safety precautions, the shall be open to inspec CHARGE or safety representatives.	arrangements made by tion by the Welfare Of	the Co ficer, El	ONTRACTOR NGINEER-IN-	
			ix)	Notwithstanding the abc the CONTRACTOR for force in the Republic of temporary works shall interfere in any way w footpath at the site or whether the property of t	r the operations of any f India. The work three be carried out in such whatsoever with the tra- in the vicinity thereto	other A oughout a mar affic on or any	Act or rules in including any oner as not to any roads or existing works	
				In addition to the above, code provision as per Safety Code from time to	C.P.W.D. Safety code			
117	Care in handling inflammable gas:	117.1	utmost o	ONTRACTOR has to ens care in handling the inflam required under the law an OYER	mable gas cylinder/infla	ammable	e liquids/paints	
118	Temporary combustible structures:	118.1	Tempor	ary combustible structures	will not be built near or a	around v	vork site.	
119	Precautions against fire:	119.1	drums at to ensur inflamm ENGINI	NTRACTOR will have to t worksite as recommended e all precautionary measu able gas cylinders/ infla EER-IN-CHARGE. Tempo round the work-site.	by ENGINEER-IN-CH tres and exercise utmos ammable liquid/ paints	ARGE. t care in etc. a	They will have n handling the us advised by	
120	Explosives:	120.1	CONTR writing a given. special n with the licence f which e CONTR	ves shall not be stored or ACTOR without the per and then only in the manne When explosives are requ magazine to be provided at e Explosives Rules. The for the storage and the use explosives are employed s ACTOR and the CONT any loss or damage resultin	mission of the ENGIN er and to the extent to what in the cost of the WORK the the cost of the CONTR CONTRACTOR shall of explosives and all ope shall be at sole risk and RACTOR shall indemi	EER-IN nich such ey will ACTOR obtain erations d respon nify the	I-CHARGE in h permission is be stored in a in accordance the necessary in which or for nsibility of the EMPLOYER	
121	Mines act:	121.1	safety p labour c	Y CODE: The CONTRAC rovisions as required by the lirectly employed for performance s in connection therewith.	he ENGINEER-IN-CHA ormance of the WORKS	ARGE in S and sh	n respect of all nall provide all	

			/ORK (PACKAGE -1 C)		•	
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			arrangements and provides necess CHARGE shall be entitled to de CONTRACTOR.			
		121.2	Failure to comply with Safety C accidents and to grant of materni CONTRACTOR liable to pay C exceeding Rs.50/- for each default of the ENGINEER-IN-CHARGE Inspecting Officer or from represe final and binding and deductions to be made from any amount payable of the Mines Act, 1952 or any statt time being in force and any Rules all the persons employed by him u EMPLOYER from and against an regulations framed there under by or otherwise.	ty benefits to female w ompany Liquidated Dat or materially incorrect st in such matters based ntatives of ENGINEER- for recovery of such Liq to the CONTRACTOR utory modifications or re and Regulations made th nder this CONTRACT a by claim under the Mine	orkers s mages a atement on rep IN-CHA uidated from all -enactm ere undo nd shall s Act on	shall make the in amount not . The decision ports from the ARGE shall be Damages may the provisions the provisions the provisions there in respect of indemnify the r the rules and
122	Preservation of place:	122.1	The CONTRACTOR shall take re to prevent any riotous or unlawful employed or the works and for th inhabitants and security of proper event of the EMPLOYER requirin or in the vicinity of the site during be borne by the CONTRACTOR recoverable from the CONTRACT	behavior by or amongst ne preservation of peace ty in the neighborhood of g the maintenance of a S the tenure of works, the R and if paid by the I	this wor and pro of the W Special I expense	rker and others otection of the VORK. In the Police Force at es thereof shall
123	Outbreak of infectious diseases:	123.1	The CONTRACTOR shall remove who refuse protective inoculation the ENGINEER-IN-CHARGE's re- infectious diseases break out the C clothes and other belongings or u- new huts on healthy sites as requi- which within the time specified in done by the EMPLOYER ar CONTRACTOR.	and vaccination when ca presentative. Should Cl CONTRACTOR shall bu sed by the infected parti- tired by the ENGINEER n the Engineer's requisit	alled up nolera, F urn the l les and j R-IN-CH ion, the	on to do so by Plague or other nuts, beddings, promptly erect IARGE failing work may be
124	Use of intoxicants:	124.1	The unauthorized sale of spirits or any of the buildings, encampments control of the CONTRACTOR of CONTRACTOR shall exercise his secure strict compliance with this c	or tenements owned, occ or any of his employee influence and authority	cupied b is forb	y or within the idden and the
			In addition to the above, the CC provision as per C.P.W.D. safety time to time.			

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# SECTION-V

# SPECIAL CONDITIONS OF CONTRACT



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## SPECIAL CONDITIONS OF CONTRACT

## 1.0 INTRODUCTION:

- 1.1. Talcher Fertilizers Ltd. (TFL), hereinafter also referred to as "OWNER", A joint venture company of four major Public Sector Units M/s. Gas Authority India Limited (GAIL), M/s. Rastriya Chemicals & Fertilizers Ltd. (RCF), M/s. Coal India Ltd. (CIL) and M/s. Fertilizers Corporation of India Ltd. (FCIL) has decided to build a world class Coal based fertilizer complex. The fertilizer complex is to be built at Talcher, Angul District, Odisha (India) and will consist of Coal Gasification Plant, Ammonia Plant and Urea Plant, along with Offsite and Utility Plants. Talcher Fertilizers Ltd. intend to invite quotations from eligible Contractors for LAND DEVELOPMENT WORK (PACKAGE -1 C) AT TALCHER FERTILIZERS LTD., ANGUL, ODISHA
- 1.2 Projects & Development India Ltd. (PDIL) has been retained as Consultant for providing Engineering Consultancy Services and Project Management Services for the aforesaid project.

### 2.0 LOCATION OF THE PROJECT SITE

A brief description of infrastructure at Talcher Fertilizer Plant Site is furnished below:

- The proposed project will be located within the premises of existing closed coal based Ammonia-Urea complex of FCI Ltd. Talcher Unit.
- The total land area of the site is 904.53 acres out of which lease hold land from Government of Odisha is 894.207 acres and land purchased from private parties is 10.33 acres.
- The area is not falling under coal bearing zone up to a depth of 200-250 meter.
- Talcher site is located at Vikrampur in Angul district of Odisha on the Cuttack-Sambalpur National Highway NH-42. NH-42 is passing at about 8 km from the site. The nearest railway station is Talcher at about 7 km from the site. Nearest air port Bhubaneswar is 150 km, 3 hours journey by road/ rail. Nearest sea port is Paradeep, 200 km by rail/road from the site. Talcher is situated at 21° 10" N Latitude and 82° 5" E Longitude.

#### 3.0 GENERAL

- 3.1 Special Conditions of Contract shall be read in Conjunction with the General conditions of Contract, specification of work, Drawings and any other documents forming part of this Contract wherever the context so requires.
- 3.2 Notwithstanding the sub-division of the documents into these separate sections and volumes, every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the Contract so far as it may be practicable to do so.
- 3.3 Where any portion of the General Condition of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, unless a different intention appears, the provisions of the Special Conditions of Contract shall be deemed to over-





ride the provisions of the General Conditions of Contract and shall to the extent of such repugnancy, or variations, prevail.

- 3.4 Wherever it is mentioned in the specifications that the Contractor shall perform certain work or provide certain facilities, it is understood that the Contractor shall do so at his cost and the value of contract shall be deemed to have included cost of such performance and provisions, so mentioned.
- 3.5 The materials, design, and workmanship shall satisfy the relevant Indian Standards and CPWD specifications, the Job Specifications contained herein and Codes referred to. Where the job specification stipulate requirements in addition to those contained in the standard codes and specifications, these additional requirements shall also be satisfied.
- 3.6 It will be the Contractor's responsibility to bring to the notice of Engineer-in-Charge any irreconcilable conflict in the contract documents before starting the work (s) or making the supply with reference which the conflict exists.
- 3.7 In the absence of any Specifications covering any material, design of work (s) the same shall be performed / supplies / executed in accordance with Standard Engineering Practice as per the instructions / directions of the Engineer-in-Charge, which will be binding on the Contractor.

### 4.0 GENERAL PROVISION WITH REGARD TO MATERIALS

- 4.1 The CONTRACTOR shall, within the scope of work, undertake the following activities and responsibilities with respect to and in addition and without prejudice to the activities and responsibilities under Clause 4.1 and associated clauses there under in respect of materials:
  - i) The CONTRACTOR shall in taking delivery, ensure compliance of any condition for delivery applicable to deliveries from the concerned authority or carrier, and shall be exclusively responsible to pay and bear any detention, demurrage or penalty or other charges payable by virtue of any delay or failure by the CONTRACTOR in lifting the materials or in observing any of the conditions aforesaid, and shall keep the OWNER indemnified from and against all consequences there of
  - ii) The CONTRACTOR shall maintain a day-to-day account of all materials indicating the daily receipt(s), consumption(s) and balance of each material and category thereof. Such account shall be in the format, if any, prescribed by the ENGINEER-IN-CHARGE and shall be supported by all documents necessary to verify the correctness of the entries in the account. Such account shall be maintained at the CONTRACTOR MANAGER's office and site(s) and shall be open for inspection and verification (by verification of documents in support of the entry as also by feasible verification of the stock) at all times by the ENGINEER-IN-CHARGE with authority at all times without obstruction to enter into or upon any godown or other place(s) or premise(s) where the materials or any part of them are lying or stored and to inspect the same himself and or through his representative(s).



- iii) All materials shall be taken delivery of, held, stored and utilised by the CONTRACTOR as Trustee of the OWNER, and delivery of the material to the CONTRACTOR shall constitute an entrustment thereof to the CONTRACTOR, with the intent that any utilization, application or disposal thereof by the CONTRACTOR otherwise than for permanent incorporation in the contractual works in terms of the contract shall constitute a breach of trust by the CONTRACTOR.
- iv) The CONTRACTOR shall at all times be exclusively responsible for any and all losses, damages, deterioration, misuse, wastage, theft, or other application or misapplication or disposal of the materials or any of them contrary to the provisions hereof and shall keep the OWNER indemnified from and against the same and shall forthwith at its own cost and expenses replace any such material, lost, damaged, deteriorated, misused, wasted, stolen, applied, misapplied and/or disposed as aforesaid with other material of equivalent quality and quantity delivered to site at the CONTRACTOR's risks and costs in all respects.
- v) The CONTRACTOR shall take out, at his own cost and keep in force at all times, during transit, handling, storage, and erection upto completion in all respect of the work, policy (ies) with Insurance Company (ies) approved by the OWNER for the full replacement value of the materials at site against the risks specified in the CONTRACT. Such policies shall be in the joint names of the OWNER and the CONTRACTOR, with exclusive right in the OWNER to receive all monies due in respect of such policy (ies) and with right in the OWNER (but without obligation to do so) to take out and pay the premia for any such policy (ies) and deduct the premia and any other costs and expense in this behalf from the monies for the time being due or in future becoming due to the CONTRACTOR. In case of Insurance claim, the GST leviable on the transfer of the claim money from OWNER to CONTRACTOR shall be over and above the GST cap indicated in the CONTRACT and shall be borne by OWNER.
- vi) If the CONTRACTOR shall default in replacing at the job SITE, without any additional cost to the OWNER, any material lost, damaged, deteriorated, misused, wasted, short, stolen, misapplied or disposed of within the provisions hereof above, the CONTRACTOR shall be liable to pay to the OWNER the cost of such materials.
  - Notwithstanding anything herein provided, the CONTRACTOR shall be a) and remain solely and exclusively liable to repair, restore or replace, as the case may be, the materials damaged or destroyed as a result of any act or omission, notwithstanding the existence or otherwise of any policy(ies) of insurance aforesaid, with the intent that any policy(ies) of insurance aforesaid taken out by the CONTRACTOR or by the OWNER, on default by the CONTRACTOR, shall not anywise absolve the CONTRACTOR from his full liability up to and until issue of the Preliminary Acceptance Certificate as provided for herein in respect of the works, the work(s) and all materials incorporated therein shall be and remain at the risks of the CONTRACTOR in all respects, including (but not limited to) accident, lightning, earth-quake, fire, storm, flood, tempest, riot, civil commotion and/or war or otherwise with respect to the materials, but shall constitute merely an additional security and not a substitution of liability.



- b) It shall be the exclusive responsibility of the CONTRACTOR to lodge and pursue any or all claims in respect of the insurance aforesaid.
- c) The CONTRACTOR shall, as a condition to the certification of any Running Account Bill, satisfy the OWNER/ Engineer-In-Charge of the existence of one or more policy(ies) of insurance, covering the materials as specified herein. The policy(ies) of insurance aforesaid shall cover all insurable risks, including but not limited to, any loss or damage commencing from the supplier's ware house in handling, transit, storage and during erection, theft, pilferage, riot, civil commotion, force majeure (including earth quake, flood, storm, cyclone, tidal wave, lightening and other adverse weather conditions), accidents of kinds, fire, war risks and explosion.
- vii) If the CONTRACTOR shall default in replacing at the job site, free of any cost to the OWNER, any material lost, damaged, deteriorated, misused, wasted, short, stolen, misapplied or disposed of within the provisions hereof above, the CONTRACTOR shall be liable to pay to the OWNER the cost of such materials.

#### 4.2 SUPPLY OF MATERIALS

- 4.2.1 The CONTRACTOR shall supply the materials required to be supplied within the Contractor's scope of supply for incorporation in the permanent works in accordance with and to meet the requirements in quality, quantity and other particulars of the descriptions, specifications, plans, drawings, designs and other documents applicable thereto, and the CONTRACTOR shall be deemed to have undertaken that all materials selected, procured and supplied by the CONTRACTOR within the scope of supply shall be of the best quality and workmanship and shall be capable of producing the designed desired results and to perform the designed and desired functions to meet the contractual requirements in all respects for the project.
- 4.2.2 The CONTRACTOR shall undertake and complete the supply of materials within the scope of supply to meet the scheduled progress and requirements of the WORK within the scope of work.
- 4.2.3 All materials shall be deemed to have been accepted only when the material is received at the project SITE and accepted by the ENGINEER-IN-CHARGE. Such acceptance shall however be subject to the terms and conditions of CONTRACT, including the right of rejection and/or replacement as elsewhere herein specified.
- 4.2.4 Without prejudice to any other terms of the contract, it is clarified that the mere agreement, acceptance or prescription of a Delivery or other Schedule containing an extended time of commencement or completion in respect of the entire delivery(ies) or any of them shall not anywise constitute an extension of time in a terms of the CONTRACT so as to bind the OWNER or relieve the CONTRACTOR of all or any of his liabilities under CONTRACT, nor shall constitute a promise on behalf of the OWNER or a waiver by the OWNER of any of its rights in terms of the contract relative to the performance of the CONTRACT within the time specified or otherwise, but shall be deemed only (at the most) to be a guidance to the CONTRACTOR for better organising his work on a recognition that the CONTRACTOR has failed to organise his supplies and/or make the same within the time specified in the Delivery Schedule.
- 4.2.5 If the CONTRACTOR fails to supply the materials in accordance with the dates in this behalf specified in the Delivery Schedule which has an impact on the critical path of the schedule, the CONTRACTOR shall provide the OWNER with a suitable plan to





recover the delay, but without prejudice to any other rights, discount or remedy available to the OWNER in respect of such delay or failure.

#### 4.2.6 MAKE OF MATERIALS

- i) All equipment and materials to be supplied under this CONTRACT shall be from approved vendors as indicated in the Bidding Document or as otherwise approved by the ENGINEER-IN-CHARGE / OWNER.
- ii) Where the makes of materials are not indicated in the Bidding document, the CONTRACTOR shall furnish details of proposed makes and supplies and supply the same after obtaining the OWNER's/ ENGINEER-IN-CHARGE's approval.

#### 5.0 OWNER'S OBLIGATIONS:

The OWNER'S obligations are limited to the following:

- a) Handing over the site in sections/ stages progressively.
- b) Approval of Construction drawings supplied by the Contractor.
- c) Payment to the contractor for performance of work under the contract as per the terms and conditions specified therein.
- d) A piece of land for setting up temporary office, Godown, etc., if available.

#### 6.0 POWER & WATER FOR CONSTRUCTION AND OTHER PURPOSES

Availability of water & power at site is very limited. Contractor shall have to make his own arrangements for Construction work.

#### 7.0 RATES

- 7.1 OWNER shall pay to contractor the total rates quoted by them for the due and faithful performance of contractor's obligation under the contract. The rates quoted by the contractor in SOR shall remain fixed and firm and not subject to any escalation unless and otherwise specified in the tender.
- 7.2 The rates shall be deemed to allow for all minor extras and constructional details which are not specifically shown on drawings or given in the specifications but are essential in the opinion of the Owner/ Consultant to the execution of work to conform to good workmanship and sound engineering practice. The Owner / Consultant reserve the right to make any minor changes during the execution without any extra payment.
- 7.3 The Owner / Consultant decision to classify any item 'minor changes', 'minor extras' and 'constructional details' shall be final conclusive and binding on the Contractor.
- 7.4 Rates quoted shall include for payment of royalties for obtaining earth, morrum, sand, aggregates, stones, etc. Nothing extra shall be paid to the Contractor on this account.
- 7.5 Contractor shall be responsible for making all necessary approach roads to the sites of execution for taking his rigs, cranes & equipments. No extra claim in this regard shall be entertained.
- 7.6 Schedule of rates submitted by the Tenderer shall be the true copy of the schedule of rates enclosed with the tender documents





7.7 The quantities and items of work given in the Schedule of Rates are tentative and approximate. The OWNER reserves the right to order variation of work during the currency of the contract of its original contract value within the stipulated variation as per clause no. 60.2 of GCC.

The contractor shall not be entitled to any <u>increase</u> whatsoever <u>on the SOR rates</u> on account of any variation in the quantities and/or omission/addition of items <u>vis-à-vis the</u> <u>quantities mentioned</u> in the "Schedule of Rates <u>(Section VII)</u>" as long as the contract value finally determined on the basis of the certified final quantities and the contract item rates is within the stipulated variation as per clause no. 60.2 of GCC.

#### 8.0 SPECIFICATIONS

- 8.1 If specification for an item of work is not covered by CPWD/ BIS specifications or Technical Specifications, the same shall be decided by the Owner/ Consultant and shall be binding on the Contractor.
- 8.2 The Owner/ Consultant shall have the right to cause the Contractor to purchase and use such materials of particular make or from a particular source which may in his opinion be necessary for proper and reasonable compliance with the specifications and execution of work.
- 8.3 (a) As and when required by the Owner/ Consultant, the Contractor shall provide all facilities at site or at manufacture's works or in approved laboratory for testing of materials and/or workmanship. All the expenditure in respect of this shall be borne by the Contractor. The Contractor shall, when required to do so by the Owner/Consultant, confirm that the materials have been tested in accordance with requirements of the specifications.
  - (b) Neither the omission by the Owner/ Consultant to test the materials nor the production of manufacturer(s) certificate, etc. shall affect the right of the Owner/Consultant to reject, after delivery, the materials found not in accordance with the specifications.

#### 9.0 GATE PASSES

All tools, plant and materials shall be brought by the Contractor to the works site through a covering note to be submitted in 3 copies. One copy of the covering note will be delivered to the security staff and one copy to the Owner/Consultant. The third copy shall be retained by the Contractor. The Contractor shall follow all rules and regulations for entry / exit of their men and materials in/from project site as framed by Owner/Consultant.

#### 10.0 TIME SCHEDULE

10.1 Bidder shall be required to complete the WORK under the CONTRACT so as to achieve the GUARANTEED COMPLETION DATE in accordance with the following:

Completion Period/	18 (Eighteen) Months from date of issuance of
Completion Schedule	FOA (Fax of Acceptance)

10.2 The basic consideration and essence of the Contract is the strict adherence to the Time schedules for performing the specified works as stipulated in the Contract.



10.3 If at any time, the Owner/Consultant is of opinion that the Contractor has fallen behind the approved construction schedule, the Owner/ Consultant may, without any cost to Owner/ Consultant, require the Contractor to take such steps as may be necessary to improve his progress, especially require him to employ overtime operations, increase the number of shifts, work on holidays and Sundays or increase the capacity of his construction plant and equipment and require him to submit evidence demonstrating the manner in which the Contractor proposes to comply with the construction schedule. Failure of the Contractor to comply with the above will be considered a failure to execute the work with due diligence.

### 10.4 Time schedule network/ bar chart.

- 10.4.1 Together with the Work Order/ Contract confirmation, Contractor shall submit to Owner/ Consultant, his time schedule regarding the documentation, supply of materials as well as information about of his Subcontracts to be placed with their parties, including the dates on which Contractor intends to issue such Subcontracts.
- 10.4.2 The time schedule will be in the form of a network or a bar chart clearly indicating all main or key events regarding documentation, supply of materials, delivery and site fabrication, erection, inspection, testing and completion.
- 10.4.3 The original issue and subsequent revisions of Contractor's time schedule and or Subcontractor's time schedules shall be sent to Consultant in two copies (of which one shall be in Soft copy) and two copies to Owner.
- 10.4.4 The time schedule network/bar chart shall be updated at least every fortnight.

## 10.5 Progress Trend Chart/ Monthly Report

- 10.5.1 Contractor shall report weekly to Owner/ Consultant the progress of the execution of Work Order/ Contract and achievement of targets set out in time bar chart.
- 10.5.2 The progress will be expressed in percentages shown in the progress trend chart.
- 10.5.3 The first issue of the progress trend chart will be forwarded together with the time bar chart along with the Work Order confirmation.
- 10.5.4 The fortnightly reporting will bear the updating of the progress trend chart.
- 10.5.5 All reports shall be submitted through e-mail. Monthly reports to be also submitted in hard copy.

## 11.0 ISSUE OF WORKING DRAWINGS

All Working drawings shall be issued by OWNER/ CONSULTANT's to the CONTRACTOR. Working drawings submitted by the OWNER/ CONSULTANT's progressively during the pendency of the contract, shall be approved/ marked "Good for execution/ construction" by Owner/ Consultant. The Contractor on this account shall not be entitled to put forth any claim whatsoever on account of delay in approval of the drawings to the Owner/ Consultant. Fabrication drawing, if any shall be prepared by the contractor itself and same shall be approved by OWNER/ CONSULTANT's.



## 12.0 SERVING OF NOTICES

The Contractor shall furnish to the Owner/ Consultant the name, designation and address of his authorized Agent for the purpose of serving of notice(s) regarding all complaints, communications and references and shall be deemed to have been duly given to the Contractor if delivered to the Contractor or his authorized agent or left at or posted to the address so given and shall be deemed to have reached such address in the ordinary course of post or on the day on which they were so delivered or left. In the case of contract by partnership firm, any change in the constitution of the firm shall be forthwith informed by the Contractor to the Owner/ Consultant.

- All correspondence from the CONTRACTOR to the OWNER shall be as per the correspondence distribution schedule. All communications including technicalcommercial clarifications and/ or comments shall be addressed to OWNER/ CONSULTANT and shall always bear reference of DLOA number.
- Correspondence on technical and commercial matters shall be dealt with in separate letters and each copy of the letter shall be complete with all Annexures, if any.
- Any notice to the CONTRACTOR under the terms of the CONTRACT shall be served by registered e-mail/Speed Post, fax or courier.
- Any notice to the OWNER shall be served from the CONTRACTOR's Principal office in the same manner.
- Any written order or instruction of OWNER or his duly authorised representative, communicated to authorised representative of the CONTRACTOR at site office shall be deemed to have been communicated to the CONTRACTOR at his legal address.

#### 13.0 NOTHING EXTRA FOR ADVERSE SUB-SOIL CONDITION

There may be variation in nature of sub-soil both horizontally and vertically. The Contractor shall have to take necessary precaution during excavation against any happening like collapsing of sides etc. Any slip or fall in excavation shall have to be cleared by the Contractor at his own cost. In case of excessive heaving, it shall have to be cut and refilled with lean concrete by the Contractor at his own cost. The Contractor shall have to adopt underwater work in case of occurrence of piping/quick conditions without any cost to Owner/Consultant.

#### 14.0 CONTRACTOR'S RESPONSIBILITY FOR THE MANNER OF EXECUTION OF WORK

The Contractor shall be responsible for the manner and the method of executing the work. The work shall be subject to the approval of Owner/ Consultant from time to time for purposes of determination of the question whether the work is executed by the Contractor in accordance with the contract.

#### 15.0 NO WORK SHALL BE UNDERTAKEN WITHOUT APPROVED WORKING DRAWINGS

No work shall be undertaken at Site by the Contractor until detailed approved working drawings are marked "Good for execution/ construction" by Owner/ Consultant. Any work done without the aforesaid approved working drawing shall be at the Contractor's own risk and costs.





#### 16.0 CONTRACTOR SHALL KEEP FOUNDATION PITS/TRENCHES DRY

The Contractor, during the pendency of contract, shall keep in dry condition of pits, trenches, which are not yet back filled due to technical reasons, if not shall be Bailout/Pump-out all accumulation at his own cost for the safety of the structure / element. During pumping, the Contractor shall have to ensure that 'Loss of Ground' does not occur. Other approved methods shall be undertaken by the Contractor to avoid 'Loss of Ground' if occurred, at his own cost.

### 17.0 NOTHING EXTRA FOR INTRICATE CONCRETE SHUTTERING OR REINFORCEMENT WORK

Nothing extra shall be paid for any intricate concrete, shuttering or reinforcement work for foundations of equipment and machinery and for other foundation/superstructure works or for any delay inherent in concreting in small and thin sections in concrete or RCC works etc.

#### 18.0 NOTHING EXTRA FOR REBATING ETC.

Nothing extra shall be paid in concrete/RCC works for all rebating, chamfering, grooving, sinking, trotting weathering, moulding, etc. to accord with the details shown on the working drawings.

#### **19.0 CONSTRUCTION JOINTS**

- 19.1 In case of execution of massive concrete elements both in foundation and in superstructure and in some other locations as would be permitted except where specified in the working drawings, the work shall be carried out in one single operation without any break in concreting within time limit that would be specified by the Owner / Consultant without any additional cost to Owner/ Consultant.
- 19.2 All specified construction joints, either horizontal or vertical, in any element of concrete member shall be provided with shear keys of such dimensions as would be determined by the Owner/Consultant. Before adopting the next operation for the other half of the element these shear keys along with the entire surface of the joint shall be roughened and deepened to above 20 mm by chipping, washing and cleaning thoroughly. The Contractor shall provide cement slurry in sufficient quantity over the cleaned surface for proper bond as per the direction of Owner/Consultant. The Contractor shall not be entitled to any extra/payment; on this account.

#### 20.0 SUBMISSION OF BILL

Contractor is to submit the bills and record of measurements in three (3) copies for works executed by him.

#### 20.1 FOR R/A BILLS:

Contractor is to submit the bills and record of measurements to EIC complete in all respect for certification by Owner/Consultant in three copies for works executed by him progressively.



## 20.2 MEASURMENT OF WORKS

In addition to the provisions of relevant Clause of GCC, following shall also apply:

Measurement of work shall be made in the units mentioned in the schedule of rates. The abbreviations used in the schedule of rates are mentioned in Schedule of Rates.

The Engineer-in-Charge shall, except as otherwise stated ascertain and determine by measurement the value of Work done, in accordance with the Contract and as per actual Work done. The Engineer-in-Charge shall, when he requires any part or parts of the Works to be measured, give notices to the Contractor's authorized agent or representative who shall forthwith attend or send a qualified agent to assist the Engineer-in-Charge in making such measurement and shall furnish all particulars required by either of them. Should the Contractor not attend or neglect or omit to send such representative then the measurement made by the Engineer- in-Charge shall be taken to be the correct measurement of the Work. For all measurements, figured dimensions given in the drawings shall be followed. Measurement of all hidden items shall be carried out by the Engineer-in-Charge. The Contractor or his representative who attends may at the time of measurement take such notes and measurements as he may desire.

The measurements for excavations shall be restricted and limited to minimum excavation line as per drawing for payment purposes.

### 20.3 DISPUTE IN MODE OF MEASUREMENT

Where Works have to be measured for any purpose whatsoever, it shall be in accordance with item specifications as per relevant Indian Standards unless otherwise specifically indicated in the Contract Specifications. All measurements will be recorded in metric units only. In case of absence of mode of measurement of any item not covered by both the methods mentioned above, the Engineer-in-Charge's decision shall be final and binding. The required number of bills, registers, bill forms, level/field books, materials/ account registers, testing registers, site order books and any other stationary item pertaining to this contract shall be printed and provided for by the contractor, at his own cost in the format prescribed and approved by the Engineer-in-Charge in writing. The Measurement Sheet will have three copies in different colour pages and will be printed so that proper referring and record of complete measurement is maintained. Original sheet will be retained in the book and will be returned to Owner on completion of Work.

## 20.4 SUBMISSION OF FINAL BILL

The final bill complete in all respect shall be submitted after certified completion of work.

- 20.4.1 On the basis of the rates provided in the CONTRACT and subsequent Change Order(s)/Amendment(s), if any, the CONTRACTOR shall prepare the Final Bill as per GST norms. Additions claimed on account of CHANGE ORDER(s) shall be separately indicated in the Final Bill with reference to the relative CHANGE ORDERS(s).
- 20.4.2 The Final Bill shall, in addition to the payment entitlements arrived at according to the provisions of Clause 20.4.1 hereof shall separately state and include therein all claims of



the CONTRACTOR, if any, with full particulars of the nature of such claim and grounds on which it is based and the amount claimed.

- 20.4.3 The Final Bill drawn in accordance with Clause 20.4.1 shall be submitted (together with the COMPLETION CERTIFICATE along with other documents as stipulated at Clause No. 39.8 of SCC, to the ENGINEER-IN-CHARGE for certification, who shall certify the Final Bill, if drawn in accordance with Clause 20.4.1. After certification of the ENGINEER-IN-CHARGE, the Final Bill shall be submitted in quadruplicate (or in such other number of copies as the OWNER may prescribe) to the OWNER for payment.
- 20.4.4 All monies payable under the CONTRACT for WORKS to be performed and MATERIALS to be supplied up to and including successful completion shall become due and payable to the CONTRACTOR only after submission to the OWNER of the Final Bill prepared in accordance with the provisions of Clause 20.4.1 hereof and associated provisions there under accompanied by the COMPLETION CERTIFICATE in respect of the WORKS.
- 20.4.5 Payments of the amount(s) due on the Final Bill to the extent certified by the ENGINEER-IN-CHARGE, shall be made within 30 (Thirty) days from the due date as specified in Clause 20.4.4 hereof, subject to the deductions provided in Clause 20.4.5.1.
- 20.4.5.1 All payments due to the CONTRACTOR on the Final Bill shall be subject to tax deductions and any other deductions provided in the CONTRACT or required to be made under any law, rule or regulation having the force of law for the time being applicable, or elsewhere provided for in the CONTRACT documents.

#### 21.0 CLAIMS BY THE CONTRACTOR

- 21.1 No claim(s) shall on any account be made by the CONTRACTOR after submission of the Final Bill, with the intent that the Final Bill prepared by the CONTRACTOR shall reflect any and all claims whatsoever of the CONTRACTOR against the OWNER arising out of or in connection with the CONTRACT or any supply made or work performed by the CONTRACTOR there under or in relation thereto, and notwithstanding any enabling provision in any law or CONTRACT and notwithstanding any claim that the CONTRACTOR could have with respect thereto, the CONTRACTOR hereby waives and relinquishes any and all such claims not included in the Final Bill and absolves and discharges the OWNER from and against the same, even if in not including the same as aforesaid, the CONTRACTOR shall have acted under a mistake of law or of fact, or shall claim to have acted under economic compulsion or necessity.
- 21.2 If required by the OWNER, the ENGINEER-IN-CHARGE shall be authorised to require the CONTRACTOR to furnish, and the CONTRACTOR shall, upon the request of the ENGINEER-IN-CHARGE /OWNER, furnish all invoices, vouchers and accounting records as may be deemed necessary by the ENGINEER-IN-CHARGE /OWNER for the purpose of verifying any CONTRACTOR's claim.

#### 22.0 PROVISION FOR MULTIFARIOUS CHECKING OF WORK

Before commencement of the actual concreting operation the position and layout of foundations, pedestals, inserts, pockets, recess, reinforcement and form work shall be checked repeatedly by Owner/Consultant. No claim whatsoever shall be entertained on this account. The level of foundations shall be accurately maintained as shown in the drawings or as directed by the Owner/Consultant. No padding, plastering or chipping shall be allowed for achieving the results.



#### 23.0 DEFECT LIABILITY PERIOD

Defect Liability Period shall be 12 months from the date of completion of works in all respects as declared by EIC.

#### 24.0 CLEARING, FILLING AND LEVELING OF SITE

The site shown on the layout plan shall be cleared by the Contractor of all obstructions, loose stones, materials, rubbish of all kinds of bushes, trees, grass as well as brush wood. All holes/hollow, whether originally existing or produced by removal of loose stones or brush wood, shall be carefully filled up with earth, well rammed and levelled off as directed by the Owner/ Consultant. The Contractor will not be entitled to any payment in his regard.

#### 25.0 CONTRACTOR TO COMPLY ALL LAWS

- 25.1 The contract shall be governed by the law in force in the Republic of India.
- 25.2 The Contractor shall comply with all laws etc. The Contractor shall be responsible to secure compliance with the Central and States Laws as well as the Rules, Regulations, by-laws and orders of the legal authorities and statutory bodies which are in force or as may be in force from time to time. He shall give to the Municipal Corporation Committees, police and other relevant authorities all such notices, etc. as may be required by law and obtain all requisite license for temporary constructions, enclosures, etc. and pay all fees, taxes and such other dues or charges which may be leviable on account of any of his operations in executing the works under this contract. Owner/Consultant shall not pay anything extra to the Contractor on this account. The Contractor shall also make good at his own cost, any damage done by him to any adjoining property, during execution of work.

#### 26.0 CONTRACTOR TO USE THE MATERIALS ONLY AFTER THE APPROVAL OF OWNER

The Contractor shall use the materials only after the approval of Owner/ Consultant, before incorporation of the same in the works.

#### 27.0 COMPLIANCE OF ENTIRE PROVISIONS IS OBLIGATORY TO CONTRACTOR

It shall always prevail, unless otherwise specifically stated, that the entire provisions of the Tender Document have been accepted for compliance by the Contractor without any reservation.

#### 28.0 DELIVERY AND DOCUMENTS

Delivery of the Goods shall be made by the Contractor in accordance with the terms specified by the Owner/Consultant in the schedule of requirements in Technical Specifications and the special conditions of Contract.

#### 29.0 WEATHER CONDITIONS

Owner/Consultant may order Contractor to suspend any work which in the opinion of Owner/Consultant may be subject to damage by prevailing weather conditions. No claim whatsoever on this account shall be entertained.



It is presumed that the Contractor has familiarized himself with the weather conditions prevailing in the area therefore in such weather parameters if it appears to the Engineer –in –charge (EIC) that certain weather condition may damage the work or specified quality of the work can be achieved without stoppage of the work, the EIC in such conditions may require the Contractor to stop the work till such time as he thinks fit and appropriate. It is understood by the contractor that no compensation will be admissible on this count.

#### 30.0 INSTRUCTIONS, DIRECTIONS AND CORRESPONDENCE

- 30.1 The work described in Contract is to be executed according to the standards, data sheets, tables, Specifications and Drawings and according to all conditions both general and specific enclosed with the Tender document, unless any or all of them shall have been modified or cancelled in writing as a whole or in part.
  - i) All instructions and orders to Contractor shall, except what is herein provided, given by Owner/Consultant.
  - ii) All the work shall be carried out under the direction of and to the satisfaction of Owner/Consultant.
  - iii) All communications including technical/commercial clarifications and/or comments shall bear reference to the DLOA/ Contract.
  - iv) Invoice for payment against DLOA/ Contract shall be addressed to Owner/ Consultant.
  - v) The DLOA number shall be shown on all invoices, communications, packing lists, containers and bills of lading etc.
- 30.2 Correspondence on technical and commercial matters shall be dealt with in separate letters and each copy of the letter shall be complete with all Annexures. Wherever possible, correspondence should be through e-mails.
- 30.3 Correspondence for expediting and Third Party Inspection (TPI), if applicable, shall be done directly with inspector with a copy to consultant & owner.

#### 31.0 QUALITY ASSURANCE / QUALITY CONTROL

- 31.1 After the award of the contract detailed quality assurance programme shall be prepared by the Contractor for the execution of contract for various works which will be mutually discussed and agreed to.
- 31.2 The Contractor shall establish document and maintain an effective quality assurance system outlined in recognized codes.
- 31.3 Quality Assurance System plans/procedures of the Contractor shall be furnished in the form of a QA manual after award of job. This document should cover details of the personnel responsible for the Quality Assurance, plans or procedures to be followed for quality control in respect of Design, Engineering, Procurement, Supply, Installation, Testing and completion in all respect till final acceptance by Owner. The quality assurance



system should indicate organizational approach for quality control and quality assurance of the construction activities, at all stages of work at site.

- 31.4 The Owner/ Consultant or their representative shall reserve the right to inspect/ witness, review any or all stages of work at shop/site as deemed necessary for quality assurance.
- 31.5 The Contractor has to ensure the deployment of quality Assurance and Quality Control Engineer(s) depending upon the quantum of work. This QA/QC group shall be fully responsible to carry out the work as per standards and all code requirements. In case Engineer-in-charge feels that Contractor's QA/QC Engineer(s) are incompetent or insufficient, Contractor has to deploy other experienced Engineer(s) as per site requirement and to the full satisfaction of Engineer-In-Charge.
- 31.6 In case Contractor fails to follow the instructions of Engineer-in-charge with respect to above clauses, next payment due to him shall not be released unless until he complies with the instructions to the full satisfaction of Engineer-in-charge.
- 31.7 The Contractor shall adhere to the approved quality assurance system

#### 32.0 HEALTH SAFETY AND ENVIRONMENT (HSE) MANAGEMENT

The Contractor, during entire duration of the Contract, shall adhere to HSE requirement as per Specification enclosed in the Bidding Document as per **Annexure - I (Annexure to Special Conditions of Contract)** 

#### 33.0 SUSPENSION OF WORKS

- 33.1 The OWNER reserves the right to suspend and reinstate execution of the whole or any part of the WORK without invalidating the provisions of the CONTRACT. Orders for suspension or reinstatement of the WORKS will be issued by the OWNER to the CONTRACTOR in writing. The time for completion of the WORKS will be extended for a period equal to the duration of the suspension along with mutually agreed remobilization period.
- 33.2 If such suspension of WORK by OWNER delays or is likely to delay the progress of WORK or the carrying out of WORK under CONTRACT resulting in additional expenses or increased liability to CONTRACTOR, the OWNER shall pay to the CONTRACTOR all reasonable expenses, mutually agreed between OWNER and CONTRACTOR, arising from suspension of the work by an order in writing of the OWNER provided that such suspensions of work is more than a cumulative period of Sixty days (60) days and provided that such suspension is not due to some fault on the part of the CONTRACTOR or a SUB-CONTRACTOR.
- 33.3 If the OWNER has;
  - (i) failed to pay the CONTRACTOR any sum due under the CONTRACT within the period specified in the Contract; or
  - (ii) failed to approve invoice or supporting document without just cause within the period specified in the Contract; or
  - (iii) committed substantial breach of the Contract:

Then, CONTRACTOR may give a notice requesting OWNER to remedy aforesaid default within 30 days. If OWNER fails to remedy it within the said period,





CONTRACTOR may suspend the performance of its obligations under the CONTRACT.

33.4 If the CONTRACTOR's performance of its obligations is suspended under the CONTRACT pursuant to clause 33.3 as above, then the COMPLETION TIME shall be extended and all reasonable additional costs or expenses incurred by the CONTRACTOR and mutually agreed between OWNER and CONTRACTOR, as a result of such suspension shall be paid by the OWNER to the CONTRACTOR provided that such suspension is not due to fault on the part of CONTRACTOR or its SUB CONTRACTOR.

### 34.0 INCOMING MATERIAL REPORT/ INSPECTION

All material entering the site shall be properly recorded by contractor's representative with detail of challan, bill and quantity.

- a) All equipment shall be inspected and tested as per an agreed Quality Assurance Plan before the same is packed and dispatched from the Contractor's/ Vendor's Works. The Contractor shall carry out tests as specified/ directed by Engineer.
- b) Contractor shall perform all such tests as may be necessary to meet requirements of Local Authorities, Municipal or other statutory laws/ bye-laws in force. No extra shall be paid for these.
- c) The OWNER/ CONSULTANT may, at his sole discretion, carry out inspection at different stages during manufacturing and final testing after manufacturing.
- d) Approvals or passing of any inspection by the OWNER/ CONSULTANT or his authorized representative shall not however, prejudice the right of the OWNER/ CONSULTANT to reject the plan if it does not comply with the specification when erected or give complete satisfaction in service.
- e) All materials and equipment found defective shall be replaced and the whole work again tested to meet the requirements of the specifications, at the cost of the contractor. Contractor has to obtain a performance certificate/approval for the complete layout of piping/equipment erected.

#### 35.0 THIRD PART INSPECTION

- i. A Third Party Inspection Agency (TPIA), shall be engaged to carryout inspection of equipment/ materials at manufacturer/ supplier works, prior to dispatch, unless the TPI is explicitly waived off (in writing) by the OWNER/ CONSULTANT.
- ii. The TPI shall be carried out by any of the below mentioned approved agencies only:
  - Bureau Veritas (Ind.) Pvt. Ltd. (BVIS)
  - Lloyd's Register (LRIS)
  - Indian Register of Shipping (IRS)/
  - DNV GL
  - TUV India Pvt. Ltd. (TUV)





- iii. Third Party Inspection Release Note clearly indicating that material has been inspected and accepted as per QAP approved by OWNER shall be submitted for OWNER/ CONSULTANT review prior to dispatch.
- iv. Approvals or passing of any inspection by the TPIA shall not however, prejudice the right of the OWNER/ CONSULTANT to reject the plan if it does not comply with the specification when erected or give complete satisfaction in service.
- v. The entire Cost for engagement of TPIA and the necessary modification/ rectifications (if any) prior to dispatch, shall be borne by the Contractor and no extra claim whatsoever shall be admissible on this account.
- vi. The OWNER/ CONSULTANT's Engineer may, at his sole discretion, carry out inspection at different stages during manufacturing and final testing after manufacturing. Testing performed in the presence of the Purchaser's representatives shall not relieve the supplier of their own responsibilities and guarantees and any other contractual obligations.

#### 36.0 SECURITIES OF MATERIALS / EQUIPMENTS

Contractor shall be solely responsible for the security of the material at site and TFL/ Consultant shall not be responsible for any loss/theft of the materials.

- a) Materials required for the works, whether brought by the Contractor shall be stored by the Contractor only at places approved by the Engineer-in-Charge, as storage and safe custody of material shall be responsibility of the Contractor.
- b) TFL,'s officials concerned with the Contract shall be entitled at any time to inspect and examine any materials intended to be used in or on the works, either on the site or at factory or workshop or other place(s) where such materials are assembled, fabricated, manufactured or at any place(s) where these are lying or from which these are being obtained and the Contractor shall give such facilities as may be required for such inspection and examination.
- c) The contractor shall be the OWNER of all bought out items and materials and shall be responsible for the safety, security, insurance and care and custody of all the materials lying at site. TFL will have lien on all the items including those brought by the contractor for the purpose of Erection, testing, and commissioning of the work. For all Equipments/Materials, the title of Ownership shall pass on to the OWNER at the time of acceptance of entire work.

However, in case of termination of contract the transfer of title shall pass automatically to OWNER.

d) CONSTRUCTION EQUIPMENT used by the CONTRACTOR and its SUB-CONTRACTORS in connection with the execution of works shall remain the property of CONTRACTOR or its SUB-CONTRACTORS. All duties, levies, taxes etc. payable on account of CONSTRUCTION EQUIPMENT shall be borne by the CONTRACTOR. CONTRACTOR shall indemnify the OWNER on this count.



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## 37.0 CONTRACTOR'S PERSONNEL AT SITE:

List of persons employed by Contractor for the subject work mentioning there residential address shall be submitted to TFL. In case of any revision, the same shall be informed to TFL from time-to-time. If required necessary verification from Police / Gram Pradhan shall have to be submitted by the contractor.

The Contractor shall be directly responsible for any/all disputes arising between him and his personnel and keep indemnified against all losses, damage and claims arising thereof.

Within the TFL's premises, the Contractor's personnel shall not do any private work other than their normal duties.

The personnel engaged by the Contractor shall be subject to security check by the TFL's security staff while entering/leaving the premises. The contractor & his personnel shall be required to follow the rules and regulations of TFL in force from time-to-time. The contractor may also be required to provide photo passes to the personnel required by him, for security and safety reasons and furnished the details of the same when asked for.

No other person except Contractor's authorized representative shall be allowed to enter TFL premises Contractor shall also not entertain any outsider or extend any service beyond TFL's premises. Entry of Contractor's persons shall be regulated with proper identity/gate pass.

Contractor shall be fully responsible for theft, burglary, fire or any mischievous deeds by his staff and any loss to TFL shall be recovered from the immediate bill of the Contractor.

Contractor shall provide all necessary tools and tackles, equipments, safety belt, wheel burrow, scaffolding, ladders, drilling m/c & safety equipment etc. required to carry out job at his cost and material used by Contractor shall be of standard make and approval of Engineer-In-Charge shall be taken for the same.

TFL also reserves the right to ask the Contractor to remove particular person(s) from site with immediate effect if in the opinion of TFL, his behaviour/ performance is not up to the mark and/or found indulging in unlawful activities, Contractor shall immediately comply with such instructions.

It will be the responsibility of contractor's engineer to ensure that their personnel behave in a proper manners and behaviour and not to undergo the argument with the employees. It will be the responsibility of the Contractor's Engineer to deal with such complaints or coordinate with the TFL Engineer.

## 38.0 SETTING OUT THE WORKS

The CONTRACTOR shall supply dimensioned drawings, levels and other information necessary to set out the works and the Contractor shall set out the works and be responsible for the accuracy of the same. He shall rectify at his own cost and to the satisfaction of the Engineer-in-Charge any error found at any stage which may arise through in accurate setting out. The Contractor shall protect and preserve all bench marks used in setting out the works till end of the Defects Liability Period unless the Engineer-in-Charge direct their earlier removal.



## 39.0 COMPLIANCE WITH LABOUR/ INDUSTRIAL LAWS

RESPONSIBILITIES OF THE CONTRACTOR AND COMPLIANCE WITH LABOUR/ INDUSTRIAL LAWS:

- a. The contractor shall have his own PF code no. with the RPFC as required under Employee PF & Miscellaneous Provisions Act, 1952 and ESI code No. required under Employee State Insurance Act 1948 before commencement of work.
- b. The contractors shall periodically submit the challans / receipts / proof for the depositing PF contribution with RPFC and ESIC.
- c. The contractor is require to obtain labour license under the provisions of Contract Labour (R&A) Act, 1970 from the office of ALC (Central), Ministry of Labour, Govt. of India.
- d. The contractor is liable to abide by all necessary licenses / permissions from the concerned authorities as provided under the various labor legislations
- e. The contractor shall discharge obligations as provided under various statutory enactment including the employees Provident Fund and Miscellaneous Provisions Act, 1952, Contract Labour (R&A) Act, 1970, Minimum Wages Act, 1948, Payment of wages act 1936, Workman Compensation Act 1923, Employees' State Insurance Act 1948 and other relevant acts, rules and regulations enforced from time to time.
- f. The contractor shall be solely responsible for the payment of wages and other dues to the personnel, if any, deployed by him latest by 7<sup>th</sup> day of the subsequent month.
- g. The contractor shall be solely responsible and indemnify the TFL against all charges, dues, claim etc. arising out of the disputes relating to the dues and employment of personnel, if any, deployed by him.
- h. The contractor shall indemnify TFL against all losses or damages, if any, caused to it on account of acts of the personnel, if any, deployed by him.
- i. All personnel deployed by the contractor should be on the rolls of the contractor.
- j. The contractor shall ensure regular and effective supervision and control of the personnel, if any, deployed by him and gives suitable direction for undertaking the contractual obligations.
- k. The personnel to be deputed by the contractor shall observe all security, fire and safety rules of TFL while at the site. His Work/Services will be supervised by the supervisors of contractor. Contractor has to be strictly adhere to guidance, instruction when required.
- Contractor shall provide proper identification cards for his employees to be deputed by him for Work/Services, duly signed by the contractor or authorized person on behalf of contractor. Also the contractor should obtain entry passes from Security Dept. through OPERATION-IN-CHARGE for his employees.
- m. Contractor has to deploy the personnel with no past criminal records. Reformed people, names of such persons should be clearly indicated in case of. Also the contractor has to provide police verification for all the persons deployed by him.



- n. While confirming to any of these conditions, the contractor should ensure that no law of state regarding labour, their welfare, conduct etc, is violated. The contractor shall indemnify TFL for any action brought against him for violation, non-compliance of any act, rules & regulation of centre / state / local statutory authorities.
- o. All existing and amended safety / fire rules of TFL are to be followed at the work site.
- p. Contractor shall ensure payment of wages to the personnel employed and meet all statutory obligations of payment as per Minimum Wages act 1948 and payment of wages Act 1936.
- q. Special safety equipment e.g. safety belts, helmets, hand gloves, goggles, safety shoes etc shall be provided to the personnel engaged by the contractor.
- r. Suitable site office space may be provided by TFL if required and available.
- s. In case of accident, injury and death caused to the employee of the contractor while executing the Work under the contract, the contractor shall be solely responsible for payment of adequate compensation, insurance money etc. to the next kith & kin of injured / diseased. Contractor shall indemnify TFL from such liabilities.
- t. The contractor shall also undertake to obtain necessary group insurance coverage covering all risks connected with the job to be undertaken by him under the contract from insurance company and pay the premium accordingly.
- u. The contractor shall not employ or permit to be employed any person suffering from any contagious, loathsome or infectious disease. The contractor shall get examined his employees / persons deployed from a civil govt. doctor.
- v. No employees or person of contractor (including contractor) be allowed to consume alcoholic drinks or any narcotics within the plant premises. If found under the influence of above, the owner / TFL will terminate the contract immediately and may refer the case to police.
- w. The contractor hereby agrees to indemnify owner/ TFL and harmless from all claims, demands, actions, cost and charges etc brought by any court, competent authority/ statutory authorities against owner/ TFL.

#### 40.0 TERMS OF PAYMENT

Payment shall be released after submitting valid Tax Invoice. GST no. of Contractor as well as Owner should be mentioned by the Contractor on Invoice.

Following terms of payment shall be applicable:

#### 40.1 **Mobilization Advance:** Not Applicable

#### 40.2 Running on Account Payment

Contractor shall raise the invoice for the 100% completed job against the RA bill and payment shall be release as per following manner:





# a) For Civil, Structural & Architectural works (Applicable for all BOQ items except S. No. 4.0):

95% against the value of actual work done shall be paid against running bills certified by OWNER/CONSULTANT after recovery of following payments:

- a) Value of chargeable materials issued by OWNER/CONSULTANT, if any
- b) Mobilization advances if any.
- c) Statutory deductions like income tax, etc. as applicable.
- d) Any other recovery if becomes due.
- e) Value of Chargeable Service provided by owner/Consultant, if any

Payment shall not be released against 1st R/A bill until submission of following documents by contractor to the indenting department.

- 1. Financial Guarantee for Performance
- 2. Labour License (as per statutory requirements)
- 3. EPF Code Registration number
- 4. Insurance Contractor All Risk (CAR) Policy
- 5. Workmen compensation policy

#### (b) Payment Terms for Item S. No. 4.0 of BOQ

- 10 % payment against quoted rate shall be made on successful submission of application as per schedule with concerned authority & submission of received copy with PDIL/ TFL.
- Balance 85 % payment shall be made on obtaining the NOC & submission the same with PDIL/ TFL).

#### (c) Balance 5% (Retention Money) shall be released along with final bill.

- 40.3 Payment shall be released for supply of materials (wherever applicable) on submission of the following documents:
  - 1. Signed Invoice(s)
  - 2. Delivery Challan
  - 3. Manufacturer's certificate of inspection for shipment in one original and one photocopy / Manufacturer's test certificate (wherever applicable)
  - 4. Third Party Inspection Release Note clearly indicating that material has been inspected and accepted as per QAP approved by OWNER, or waiver certificate issued by OWNER (wherever applicable).
  - 5. Railway Receipt/LR (wherever applicable)
  - 6. Insurance Certificate/Intimation
  - 7. Guarantee/ Warranty certificate (wherever applicable)
  - 8. Operation & Maintenance manual (wherever applicable)

#### Note :

The amount of CGST & SGST or IGST and GST cess, if any will be released when the same will appear in the GSTR-2A of OWNER, in the common portal of GST and supplier



### LAND DEVELOPMENT WORK (PACKAGE -1 C) AT TALCHER FERTILIZERS LTD., ANGUL, ODISHA SPECIAL CONDITIONS OF CONTRACT

has filed the valid return in accordance with the provisions of the GST Act and the rules made there under. If, input tax credit is not available to OWNER for any reason attributable to the bidder, then OWNER shall not be obligatory or liable to pay or reimburse GST claimed in invoice and shall be entitled to deduct /setoff/ recover such GST together with all the penalty and interest if any, against any paid or payable to bidder. Further in this case, OWNER reserves the right to upload the name of such defaulter on the Company website and may also consider for giving Holiday or debarred from participation in future tender.

## 40.4 PAYING AUTHORITY

Director (Finance), Talcher Fertilizers Ltd., C/o GAIL Training Institute, PARC Building, Plot No. 24, Sector – 16A, Film City, NOIDA (U. P.)

40.5 Payment in R.A. bills shall based on quantity of work executed at site (as per the item of work) & verified by Owner/ Consultant as per the Contract. Owner/ Consultant is authorized to allow part rate/ reduced rate for any item as mentioned in Contract. The engineer in charge shall specify the reason for the part rate payment in the R.A. bill. Payment has been made in R.A. bill for any item but later on, if some defect is noticed by the Owner/ Consultant, then Owner/ Consultant shall disallow the payment in successive R.A. bill till rectification of the work has been done.

## 40.6 RELEASE OF 1st R/A BILL

Payment will be released against 1st R/A bill only on submission of following documents by contractor to the EIC/ OWNER:

- i. Contract Performance Security
- ii. Labour License (as per statutory requirements)
- iii. EPF Code Registration number with RPFC/ARPFC
- iv. Insurance Contractor All Risk (CAR) Policy
- v. Workmen compensation policy
- 40.7 Balance 5% (Retention Money) shall be released along with final bill subject to the following:

If the amount recoverable exceeds the amount payable in final bill, the balance amount shall be recovered by the Owner, from the retention money and or performance bank guarantee/any other moneys or bank guarantees available with the owner for any other job being done by the contractor. The contractor shall restore the performance guarantee to the requisite value to the extent of 3% of contract price in such case where recovery is required to be affected by the encashment of full amount or a part of the performance bank guarantee as soon as the contractor receives such intimation from the owner/ consultant.

40.8 The contractor shall raise invoices on fortnightly basis. Bidder shall enclose all documents as per check list issued by CONSULTANT/TFL. However, EIC may authorize payments for bills more frequently i.e. periodicity of less than fortnight, depending on site requirements.

After receipt of complete R.A. Bill as per terms and conditions of the contract and duly certified by Engineer-in-Charge (EIC), on-account payment equivalent to seventy percent (70%) of the net payable certified amount of the R.A. Bill will be released to the Contractor within a period of seven (07) working days from submission of certified bill by EIC to OWNER. The balance amount will be released within a period of 15 days from submission of certified bill by EIC to OWNER.





However, in addition of Running Account Bill, the contractor has to submit the Monthly Progress Report. This report will acts as a mandatory document for submission of the bill. Failing in submission of the report, the invoice will not be processed further for payment

- 40.9 The final bill complete in all respect shall be submitted by the contractor within three (3) months of certified completion of work. The bill should be accompanied along with the following documents.
  - 1. Job completion certificate.
  - 2. No claim certificate on Owner's prescribed proforma.
  - 3. Site clearance certificate.
  - 4. Contract Performance Security duly amended to cover Defect Liability Period.
  - 5. Material reconciliation statement (statement of material issued by Owner or consultant to be got certified from stores dept.).
  - 6. Indemnity certificate towards labour payment and all statutory payments.

No claim shall be entertained after receipt of final bill. Settlement of final bill shall be made subject to settlement of all disputes and furnishing of all required documents/clarifications and grant of extension of time, if any, by Owner's competent authority.

In case any claim with regard to the wages of any labour employed by Contractor for the subject job is pending/ reported, TFL shall be fully entitled to withhold payment of final bill pending finalisation of such claims.

#### 41.0 DISPATCH, TRANSPORTATION/SHIPPING

CONTRACTOR shall be responsible for dispatch of EQUIPMENT by sea/ rail/ road/ air after proper packing and protection. The consignment shall be dispatched after inspection by Third Party Inspection Agency as specified in the Tender document, unless otherwise agreed to in writing however such inspection shall not constitute waiver of the CONTRACTOR's obligations, responsibilities for the EQUIPMENT including care, safety and preservation in any way and manner and the CONTRACTOR's responsibility and obligation in this behalf shall continue till ACCEPTANCE OF ENTIRE WORK. **The Consignee for all bought-out material shall be CONTRACTOR**.

#### 42.0 WORK CONTRACT SERVICES

42.1 The award of work shall be on 'Work Contract Service' basis. The contractor shall be responsible for payment of any tax levied on the transfer of property and goods involved with relevant GST act and rules made there under including amendments, if any. The contractor shall be liable to ensure to have registered with the respective tax authorities and to submit self-attested copy of such registration certificate(s) and any taxes/ duties/ levies being charged by the Contractor would be claimed by issuing proper tax invoice/ challan indicating details/ elements of all taxes charged and necessary requirements as prescribed under the respective tax laws and also to mention correct and valid registration number(s) on all tax invoices raised to TFL.



- 42.2 Irrespective of single or separate insurances, the CONTRACTOR shall take the same in the joint name of OWNER and CONTRACTOR, with OWNER as Primary Beneficiary and CONTRACTOR as Joint Beneficiary, to cover all risk including marine cum erection insurance (MCE), workmen compensation / Employees State Insurance (ESI) under ESI Act 1948 for Contractor's personnel, fire risk policy etc. till handing over of PLANT to OWNER duly commissioned and tested. However, for CONTRACTOR's EQUIPMENT, CONTRACTOR can be the sole beneficiary. Further, OWNER shall have the first right over the claim amount for all insurance claims, where owner has made part or full payment to the contractor.
- 42.3 CONTRACTOR shall be fully responsible for pursuing and settling all claims under the underwriters. In the event of accident, injury, damage or loss likely to form a claim under the above insurance policies, CONTRACTOR shall, as quickly as possible submit the insurance claims by underwriters under intimation to OWNER. CONTRACTOR shall also keep OWNER fully informed about progress of each such case. CONTRACTOR shall undertake immediate repair and replacement of the equipment lost in transit, storage, assembly, erection and COMMISSIONING of PLANT pending settlement of claim thereafter by the underwriters.
- 42.4 The CONTRACTOR at his cost shall arrange, secure and maintain all insurance as may be pertinent to the works and obligatory in terms of law to protect his interest and interest of OWNER in the project, against all perils detailed herein. The Form and the limit of such insurance as defined herein together with the under-writer in each case shall be acceptable to the OWNER and OWNER's acceptance shall not be unreasonably withheld. However, irrespective of such acceptance, the responsibility to maintain adequate insurance coverage at all times including third party liability during the period of contract shall be as of CONTRACTOR alone. The contractor's failure in this regard shall not relieve him of any of his contractual responsibilities and obligations. The insurance covers to be taken by the CONTRACTOR shall be in the joint names of OWNER and the CONTRACTOR. The CONTRACTOR shall, however, be authorized to deal directly with insurance covers.
- 42.5 Any loss or damage to the equipment during handling, transportation, storage, erection, putting the equipment into satisfactory operation and all activities to be performed till the successful completion of trial operation of the plant shall be to the account of the CONTRACTOR. The CONTRACTOR shall be responsible for reference of all claims and make good the damages or loss by way of repairs and/or replacement of the equipment, damaged or lost. The transfer of title shall not in any way relieve the CONTRACTOR of the above responsibility during the period of CONTRACT. The CONTRACTOR shall provide the OWNER with copies of all insurance policies and documents taken out by him in pursuance of the CONTRACT. Such copies of documents shall be submitted to the OWNER immediately after such insurance coverage. However, if Marine cargo insurance or Third party liability Insurance is a part of their global policies; insurer certificate (including the main terms of policy) shall be submitted by CONTRACTOR. The CONTRACTOR shall also inform the OWNER in the writing at least thirty (30) days in advance regarding the expiry/ cancellation and/or change in any of such documents and ensure revalidation, renewal etc. as may be necessary well in time. However adequacy, credibility and maintenance of Insurance policies is the sole responsibility of CONTRACTOR and CONTRACTOR shall keep the OWNER indemnified against any such failure.



- 42.6 If the material/ equipment or any portion thereof is damaged or lost during transit and handling, storage, erection, commissioning at site, the replacements of such material / equipment shall be effected by the CONTRACTOR within a reasonable time to avoid unnecessary delay in the COMMISSIONING of the EQUIPMENT and without waiting for realization of cost of damages from the insurance company, appointed by him for this purpose. This will not alter the schedule of commissioning & guarantee tests in any way.
- 42.7 All works and operations necessary to lift and to remove the material from port, warehouse, railway or other siding, factory or other places of delivery, loading, handling, transporting and unloading and safely stacking, placing or storing the same at approved godowns, yards or other place(s) of storage including lashing or other-wise securing or protecting the same in transit and during and in storage.
- 42.8 The CONTRACTOR shall maintain a day-to-day account of all materials indicating the daily receipt(s), consumption(s) and balance of each material and category thereof. Such account shall be in the format, if any, prescribed by the Engineer-in-Charge and shall be supported by all documents necessary to verify the correctness of the entries in the account. Such account shall be maintained at the CONTRACTOR MANAGER"s office and site(s) and shall be open for inspection and verification (by verification of documents in support of the entry as also by feasible verification of the stock) at all times by the Engineer-in-Charge with authority at all times without obstruction to enter into or upon any godown or other place(s) or premise(s) where the materials or any part of them are lying or stored and to inspect the same himself and or through his representative(s).
- 42.9 The CONTRACTOR shall at all times be exclusively responsible for any and all losses, damages, deterioration, misuse, wastage, theft, or other application or misapplication or disposal of the materials or any of them contrary to the provisions hereof and shall keep the OWNER indemnified from and against the same and shall forthwith at its own cost and expenses replace any such material, lost, damaged, deteriorated, misused, wasted, stolen, applied, mis-applied and/or disposed as aforesaid with other material of equivalent quality and quantity delivered to site at the CONTRACTOR's risks and costs in all respects.
- 42.10 Notwithstanding anything herein provided, the CONTRACTOR shall be and remain solely and exclusively liable to repair, restore or replace, as the case may be, the materials damaged or destroyed as a result of any act or omission, notwithstanding the existence or otherwise of any policy(ies) of insurance aforesaid, with the intent that any policy(ies) of insurance aforesaid taken out by the CONTRACTOR or by the OWNER, on default by the CONTRACTOR, shall not anywise absolve the CONTRACTOR from his full liability up to and until issue of the Completion Certificate as provided for herein in respect of the works, the work(s) and all materials incorporated therein shall be and remain at the risks of the CONTRACTOR in all respects, including (but not limited to) accident, lightning, earth-quake, fire, storm, flood, tempest, riot, civil commotion and/or war or otherwise with respect to the materials, but shall constitute merely an additional security and not a substitution of liability.





42.11 If the CONTRACTOR shall default in replacing at the job site, free of any cost to the OWNER, any material lost, damaged, deteriorated, misused, wasted, short, stolen, misapplied or disposed of within the provisions hereof above, or shall fail to return to the OWNER any surplus material or empties within the provision hereof above, the CONTRACTOR shall be liable to pay to the OWNER the cost of such materials or empties delivered at OWNER"s stockpile/godown.

#### 43.0 CONSTRUCTION EQUIPMENT, TOOLS AND TACKLES DEPLOYMENT

i. The details of key construction equipment in good condition, required to be mobilized by the contractor, to complete the work within the schedule is listed below (not limited to only the following) :

SI. No.	Equipment Description
1	Hydraulic Telescopic Boom Pick & Carry Crane of suitable capacity
2	Hydraulic Excavator
3	Dumper
4	Tractor Trailer
5	Water Tanker
6	Total Station
7	Dumpy level
8	Welding Machine
9	Dewatering Pump
10	Concrete Mixer
11	Electrical tool Kit
12	Breaker
13	Manual/ Electrical Lifting Equipment/ Hoists/ Pullers of suitable capacity
14	Any, other equipments to complete the job

- ii. Contractor to confirm that the above equipments are available with him in good working condition and shall be timely mobilized on this project site. Contractor has the option to hire some these equipment from equipment hiring agencies also, however contractor shall be responsible for all the machinery deployed at site.
- iii. In addition to above, Contractor shall be required to deploy all the machinery/ tools & tackles at site as required for the successful completion of the job/ as directed by the Engineer-in-charge.
- iv. Owner/ consultant reserve the right to physically check & verify the availability of these equipments prior to award of work
- v. Contractor shall replace any defective/ damaged equipment promptly to complete the work without any time & cost implication to the owner/ consultant
- vi. The actual deployment of equipments shall be finalized or approved by Engineer-incharge.

#### 44.0 BOCW (BUILDING AND OTHER CONSTRUCTION WORKS)

Applicable BOCW shall be included in the quoted TOTAL CONTRACT PRICE. The contractor shall pay the cess under BOCW Act for subject works and submit proof of submission of cess to owner before submitting the next R.A. bill. In case, contractor does not submit the said proof, applicable BOCW shall be deducted at source by the OWNER from



the contractor's invoice and deposit the deducted amount to the concerned authority. OWNER does not undertake any further responsibility in this regard.

#### 45.0 DELETED

#### 46.0 SUB-CONTRACTOR/VENDOR AND MANUFACTURER WARRANTIES

- (a) CONTRACTOR shall ensure that all equipment and other items used in connection with the performance of the WORK or incorporated in the PLANT (other than minor items) will be purchased in compliance with CONTRACT Technical Specifications and requirements in order to allow the PLANT to achieve the Guarantee and Warrantee as provided for in the CONTRACT, unless otherwise agreed with OWNER. Any residual warranty from sub-contractor/vendor shall be passed to the OWNER after expiry of DEFECT LIABILITY PERIOD.
- (b) Neither CONTRACTOR nor its SUB-CONTRACTORS/SUB-VENDORS nor any person under the control of either thereof, shall take any action which could release, void, impair or waive any Guarantee or Warranty on EQUIPMENT or services relating to the PROJECT or the WORK. Any residual warranty from sub-contractor/sub-vendor shall be passed to the OWNER after expiry of DEFECT LIABILITY PERIOD.
- (c) Nothing in this clause shall derogate from the obligations of CONTRACTOR to provide the Guarantees and Warranties described in and to comply with the provisions hereinabove.
- (d) CONTRACTOR shall, based on its past professional judgement, enforce all guarantees and warranties provided hereunder to the fullest extent thereof till such time they are transferred to the OWNER pursuant to sub-clause (g) below.
- (e) Upon the expiration or termination of any of the guarantees or warranties provided by CONTRACTOR pursuant to the CONTRACT, the CONTRACTOR shall assign, and hereby assigns, effective as of such date, or otherwise make available, to OWNER all of CONTRACTOR's rights under all such SUBCONTRACTOR's residual Guarantees and warrantee as per 45.0 (a) & (b) (except to the extent CONTRACTOR has thereof provided warranty services to OWNER and is enforcing CONTRACTOR's rights with respect to such services under the applicable guarantee or warranty) and shall deliver to OWNER copies of all contracts providing for such guarantees and warranties.
- (f) CONTRACTOR, in accordance with the CONTRACT, shall require all SUB-CONTRACTORS/ SUB-VENDORS to be covered by the insurance covers specified in the CONTRACT, during the time in which they are engaged in performing WORK.
- (g) CONTRACTOR shall require all SUB-CONTRACTORS/ SUB-VENDORS to release and waive any and all rights of recovery against OWNER including its affiliates, subsidiaries, employees, successors, permitted assigns, insurers and underwriters) and against CONTRACTOR and all other SUB-CONTRACTORS/ VENDORS which the releasing SUB-CONTRACTOR/ VENDOR may otherwise have or acquire, in or from or in any way connected with any loss covered by policies of insurance maintained or required to be maintained pursuant to this the CONTRACT (other than third party liability insurance policies) or because of deductible clauses in or inadequacy of limits of any such policies of insurance. CONTRACTOR shall further require all SUB-CONTRACTORS/VENDORS to include in all policies of insurance maintained by the SUB-CONTRACTORS/ VENDORS clauses providing that each underwriter shall release and waive all of its rights of recovery, under subrogation or otherwise, against OWNER, its





promoters, affiliates, subsidiaries, employees, successors, permitted assigns, insurers and underwriters, and against CONTRACTOR and all other SUB-CONTRACTORS/VENDORS.

(h) OWNER shall not be deemed by virtue of the CONTRACT to have any contractual obligation to or relationship with any SUB-CONTRACTOR/ VENDOR.

#### 47.0 CONTRACTOR'S LIABILITY FOR APPROVED SUB CONTRACTOR :

The review by and approval and consent of OWNER as to the approved SUB-CONTRACTORS list or as to CONTRACTOR entering into any SUB-CONTRACT with any approved SUB-CONTRACTOR or as to any WORK done or supply made or services provided by any such approved SUB-CONTRACTOR/ SUB-VENDOR shall not relieve CONTRACTOR of any of his duties, liabilities or obligations under this CONTRACT, and CONTRACTOR shall be liable hereunder to the same extent as if any such SUB-CONTRACT had not been entered into. Any inspection review or approval by OWNER permitted under this CONTRACT of any portion of the work or of any work in progress by CONTRACTOR or SUB-CONTRACTORS/ SUB-V ENDORS shall not relieve CONTRACTOR of any duties, liabilities or obligations under this CONTRACT.



## TECHNICAL SCOPE OF WORK (SECTION VI)

## LAND DEVELOPMENT WORKS (PACKAGE - 1C)

## AT

## TALCHER FERTILIZER COMPLEX, TALCHER (ODISHA)



#### TENDER DOCUMENT FOR LAND DEVELOPMENT WORKS (PACKAGE - 1C) AT TFL, TALCHER

PC183-PNCV-SEC-VI-205	0	Talahor	
DOCUMENT. NO.	REV.	Fortilizors	
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SL.No.	CONTENTS	DOCUMENT NO.				
1.0	GENERAL SPECIFICATIONS FOR LAND DEVELOPMENT WORKS	PC183-PNCV-GS-0205				
2.0	TECHNICAL SPECIFICATIONS FOR LAND DEVELOPMENT WORKS	PC183-PNCV-TS-0205				
3.0	GENERAL GUIDELINES FOR LAND DEVELOPMENT WORKS	PC183-PNCV-GG-0205				
4.0	PREAMBLE TO SOR FOR LAND DEVELOPMENT WORKS	PC183-PNCV-PR-0205				
5.0	SCHEDULE OF RATES FOR LAND DEVELOPMENT WORKS	PC183-PNCV-SOR-0205				
	ATTACHEMENTS					
1.	PLOT PLAN	PC183-0000-0001-REV P1				
2	TOPOGRAPHICAL SURVEY DRAWING	SA/RCF/TALCHER/2017/TOPO DWG REV 2				



## **GENERAL SPECIFICATIONS AND SCOPE OF WORK**

## FOR

## LAND DEVELOPMENT WORKS (PACKAGE - 1C)

AT

## TALCHER FERTILIZER COMPLEX, ODISHA



# CONTENTS

SL. No.	DESCRIPTION	SHEET NUMBER
1.00	GENERAL	3
2.00	SCOPE OF WORK	3



- **1.01** This section of the tender Documents deals mainly with the Scope and Technical Specifications needed for the execution of Land development Works, Phase II on Item Rate basis. The work shall have to be carried out both below and above ground level as per the items indicated in the "Schedule of Rates".
- **1.02** In the event of conflict between the requirements of two or more clauses of the specifications/ Documents, the more stringent requirement as per the interpretation of the Owner/ Consultant shall prevail.
- 1.03 The Contractor shall inspect and examine the site and its surrounding and shall satisfy himself before submitting his bid as to the nature of the ground and subsoil, the form and nature of the site, the quantum and the nature of work and material necessary for successful completion of the works and the means of access to site and in general shall himself obtain all necessary information as to risks, contingencies and other circumstances which may influence or affect his Tender. Under no circumstances, extra payment consequent on any misunderstandings or otherwise on the part of the Contractor shall be allowed.
  - **1.04** The Contractor shall have to take all safety precaution to protect all the existing equipment, structures, facilities and buildings etc. from damage. In case, any damage occurs due to the activities of the Contractor on account of negligence, ignorance, accidental or any other reasons whatsoever, the damage shall be made good by the Contractor at his own cost to the satisfaction of the Owner / Consultant. The Contractor shall have to take also all necessary safety measure, at his own cost, to avoid any harm/ injury to his workers and staff and facilities of the existing plant.

### 2.00 SCOPE OF WORK

- 2.01 The Scope of Work consists of the Land Development works /Area Grading works, Demolition of above & below ground of existing structures (RCC & Steel) and roads etc, coal ash/earth removal and disposal works and horticulture works etc., in the Talcher Fertilizer Complex at Talcher, ODISHA within or outside the battery limits of plant. However, Land development Phase II work is envisaged for following areas:
  - Steam Generation plant area, WTP/ETP area, LILO substation area etc.
  - Ash Pond area



- Complete Railway siding area including Bagging building & Ammonia unloading area
- 2.02 The work to be performed under the Scope of Work consists of providing all labor, materials except if indicated in Schedule of Rates, supervision, scaffolding, construction equipment, tools, tackles and plants, supplies, transportation, all incidental items though not indicated or specified, but reasonably implied or necessary for successful completion of the work including Contractor's supervision strictly in accordance with **Technical Specifications**" and "**Schedule of Rates**" of this Tender on Item Rate basis. Sampling & testing of material & equipment shall be done as per relevant clauses of BIS & shall not be paid extra.

## 2.03 The complete work consists of mainly but not Limited to the followings:-

The scope of work under this includes execution, providing necessary engineering supervision through qualified and technical personnel, skilled and unskilled labor, etc. and mobilization of all relevant and adequate plants, tools and tackles, equipment, machineries, etc., to carry out all activities for successful completion of the proposed work at Talcher Plant ,ODISHA.

All the land development and associated works shall be carried out strictly in accordance with the "Technical Specifications, Preamble to schedule of rates and "Schedule of Rates enclosed with this document.

The complete works associated with this Tender document consists of mainly but not limited to the followings.

- Land Development /Area Grading works: Earth work in grading and leveling of the site area by excavation and filling with available or imported selected good earth under desired compaction ie.98% of maximum dry density of filling materials, dewatering, shoring, strutting, etc.
- 2) Demolition above & below ground of Existing Structures(RCC & Steel) and roads : Dismantling and/or demolishing of existing plain cement concrete and reinforced cement concrete, brick masonry work below and above ground level, structural steel, floors, plastering, and any sort of roofing works including disposal of unserviceable materials. The above work shall have to be carried out both below and above ground level
- 3) Tree cutting works
- 4) Coal Ash/earth/soil removal and disposal works
- 5) Horticulture works



# TECHNICAL SPECIFICATION FOR LAND DEVELOPMENT WORKS (PACKAGE - 1C)



## **ABBREVIATIONS:**

Cms	CENTIMETERES
DGMS	DIRECTOR GENERAL OF MINES SAFETY
Gm/cc	GRAM PER CUBIC CENTIMETRE
М	METRE
M²	SQUARE METRE
mm	MILIMETRE
sqm	SQUARE METRE



# **CONTENTS**

SI. No.	Description
1.	SCOPE
2.	CODES & STANDARDS
3.	GENERAL
4.	MATERIAL FOR EARTHWORK
5.	CUTTING TREES
6.	CLEARING AND STRIPPING
7.	EARTH WORK IN EXCAVATION CUTTING
8.	EARTH WORK IN-FILLING
9.	REMOVAL OF SURPLUS EARTH
10.	EXCAVATION IN ROCK



### 1.0 SCOPE

This specification and the method of measurements described thereon are applicable for earthwork involved in Site Grading & Rock Cutting.

### 2.0 CODES & STANDARDS

- IS:2720 Part-IV Methods of tests for soils.
- IS:2720 Part-V Methods of tests for soils- Part 5, Determination of liquid & plastic limit.
- IS:2720 Part-VII Methods of tests for soils-Part 6, Determination of shrinkage factors.
- 6-65-0016 Std. Specification for classification of soil for earthwork in the grading.
- **NOTE:-** Latest Edition of all Codes and Standards shall be followed.

#### 3.0 GENERAL

- 3.1 CONTRACTOR shall maintain adequate drainage facilities at SITE at all times during the execution of work. Additional ditches, drains & such other temporary means to achieve this, over and above what is shown in the drawings, shall be provided and maintained by CONTRACTOR at his own cost.
- 3.2 Adequate dewatering facilities like dewatering pumps and piping etc. shall also be provided by the CONTRACTOR for this work, including dewatering during excavation etc. as required, at his own cost.

#### 4.0 MATERIAL FOR EARTHWORK

- 4.1 Only soil considered suitable by the Engineer-in-charge shall be deployed for the construction and that considered unsuitable shall be disposed off, as directed by Engineer-in-charge, at his own cost and no claim for compensation will be entertained.
- 4.2 The CONTRACTOR shall give the samples of soil he proposes to use for filling, along with the following characteristics of the samples, to Engineer-in-charge for approval, prior to collection and use. The tests for these characteristics shall be done in a laboratory / test house as approved by Engineer-in-charge.
  - i. Mechanical analysis or grain size analysis as per IS: 2720 Part-IV.
  - ii. Liquid limit as per IS: 2720 Part-V.
  - iii. Plastic limit as per IS: 2720 Part-V.
  - iv. Moisture density relationship as per IS: 2720 Part-VII.



- 4.3 The soil used for filling shall be free from boulders, lumps, tree roots, rubbish or any organic deleterious matter.
- 4.4 Soil having plasticity index less than 20 shall be used, for filling purpose.
- 4.5 Soil having laboratory maximum dry density of less than 1.5 gms/cc shall not be used.
- 4.6 Care shall be taken to see that unsuitable waste material is disposed off in such a manner that there is no likelihood of its getting mixed with the material, proposed to be used, for filling.
- 4.7 The work shall be so planned and executed that the best available soil are reserved for the top portion of Embankments.

## 5.0 CUTTING TREES

- 5.1 All trees having girth above 30 cms, which are not marked for preservation, shall be Cut down and their roots dug up to a depth of 1 metre from the existing ground level. Further, Relevant statutory approval shall be obtained in the name of owner by the contractor without affecting completion schedule. However, all necessary assistance shall be provided by owner.
- 5.2 All holes or hollows produced by digging up roots shall be carefully filled with approved soil, including all leads and lifts, rammed and compacted to obtain 90% of maximum laboratory dry density of soil and levelled as directed.
- 5.3 All uprooted trees shall be stacked or disposed off as directed by Engineer-in-charge.

### 5.4 **Payment**

Cutting of trees above 30 cms girth shall be paid per number. The rate quoted shall include cutting, uprooting removing the trees within plant boundary as directed, including filling holes or hollows produced by removal of roots etc. as per specifications.

### 6.0 CLEARING AND STRIPPING

6.1 All the areas, including depressions, where filling or cutting is to be carried out shall be cleared and stripped completely of bushes, roots, vegetation, plantation trees, shrubs, trees up to 30 cms girth, organic and other objectionable materials. All these shall be completely uprooted and virgin soil exposed and not merely scrapped at the surface. The roots of trees of girth up to 30 cms shall be removed to a minimum depth of 1M below existing ground level and holes, hollows filled up with selected approved available soil within all leads and lifts and compacted to obtain 90% of laboratory dry density of soil as per IS: 2720, Part VII and levelled as directed by Engineer-in-charge. All soft patches must be worked out to remove soft soil and selected approved earth must be filled back and the areas (areas coming under filling) compacted to obtain 90% of maximum laboratory dry density of soil, as per IS: 2720 Part VII. The depth of stripping shall be generally 50 to 150 mm as decided by



#### Engineer-in-Charge.

6.2 Material obtained from clearing shall be stacked or disposed off as directed by Engineer-incharge within a lead as per directions of Engineer-in-Charge.

#### 6.3 **Payment**

No separate payment shall be made for clearing, stripping and disposal of materials obtained from clearing. This shall be considered as part of cutting work in areas of cutting and filling work in areas of filling and the rates quoted under the respective items of

- i... Earthwork in Excavation/ Cutting
- ii. Earthwork in filling (both with available earth & earth obtained from approved borrow areas); shall be inclusive of clearing and stripping with all operations described above in clause no.6 in respective areas of cutting and filling.

No separate payment shall be made for clearing, stripping .and disposal of materials obtained from clearing of borrow areas for earth. This shall be considered as part of filling work in area of filling and the rate quoted under the respective items.

### 7.0 EARTHWORK IN EXCAVATION/CUTTING

- 7.1 After clearing and stripping of areas as specified above in clause No.6, spot levels at intervals and pattern as decided by the Engineer-in-charge, shall be taken jointly by CONTRACTOR and Engineer-in-charge. Excavation / cutting shall commence only after the levels are signed by the contractor as a token of his acceptance.
- 7.2 Excavation / cutting shall be carried out strictly as per the instruction of Engineer-incharge.
- 7.3 If the contractor excavates / cuts beyond the required level, additional quantity of earthwork shall not be paid for. The excavation taken below the specified level shall be made good by filling with approved material, to the required compaction, at Contractor's cost.
- 7.4 The final bed and sides of excavation, must be levelled, dressed and compacted. In case of areas under excavation for site grading, the final surface shall be levelled, dressed and consolidated by means of sheep foot' power driven rollers to obtain maximum compaction. However, no test control is required in such areas.
- 7.5 Shoring and strutting shall be adopted only with the permission of Engineer-in-charge in writing. Such shoring and strutting shall follow the necessary specification.
- 7.6 Provisions for dewatering shall be governed by the relevant clauses.



### 7.7 **Payment**

Payment for Excavation shall be on the basis of volume of excavation calculated on the basis of joint level taken as per clause 7.1 and the final finished grade levels, the volume being calculated by the Trapezoidal rule including dewatering, if required. Intermediate payment will be on the basis of volume calculated based on spot levels taken during the time of the billing. Reference is also invited to clause 7.3.

### 8.0 EARTHWORK IN FILLING

8.1 After clearing, stripping and consolidation of areas as specified in clause 6, spot levels at intervals and pattern as decided by Engineer-in-charge shall be taken jointly by the CONTRACTOR and Engineer-in-Charge and filling shall commence only after the levels are signed by the CONTRACTOR as a token of his acceptance. Approved fill Material shall be spread in uniform layers not exceeding 30 cms in loose depth.

The contractor has to make his own approach and access roads from the borrow area to the demarcated filling areas. While the CONTRACTOR may .make use of such short cuts as may be available to him for earth movement from borrow areas to the filling areas, the OWNER does not guarantee any passage way or right of way for the CONTRACTOR's work other than available at site. No claim shall also be admissible to the CONTRACTOR on account of his having to take longer leads or routes for earth movement, than envisaged by him, either due to any road cuttings, nonavailability of routes, or any other grounds whatsoever.

In case total filling required in any area consists of soil both from borrow areas and available approved excavated material from within plant area, then joint levels, shall be taken before commencing filling with earth from borrow area.

However, earth available from borrow areas required for filling can be used only after the available earth from excavation within demarcated area has been utilised and clearance to this effect obtained from the Engineer-in-charge.

- 8.2 All clods, lumps etc, shall be broken before compaction.
- 8.3 Successive layers of filling shall not be placed until the layer below has been thoroughly compacted and tested to satisfy the requirements laid down in this specification.
- 8.4 Prior to rolling, the moisture content of material shall be brought to within plus or minus 2% of the Optimum Moisture Content as described in IS: 2720 Part VII. The moisture content shall preferably be on the wet side for potentially expansive soil.
- 8.5 After adjusting the Moisture Content as described in clause 8.4, the layers shall be thoroughly compacted by either sheep foot roller or power driven roller or vibratory roller, as approved by Engineer-in-charge, till the specified maximum laboratory dry density is obtained.

- 8.6 Each layer shall be tested in field for density and accepted by Engineer-in-charge, subject to achieving the required density, before laying the next layer. A minimum of one test per 500m2 for each layer shall be conducted.
- 8.7 If the layer fails to meet the required density, it shall be reworked or the material shall be replaced and method of construction altered as directed by Engineer-in-charge to obtain the required density.
- 8.8 The filling shall be finished in conformity with the alignment, levels, cross-section and dimensions as shown in the drawing.

Earthen embankment shall be filled 300mm more on both sides, where height is more than 1M and this extra filling shall be dressed, after compaction, in conformity with alignment, level, cross-section and dimension as shown in the drawing, to achieve proper compaction in the slope. No extra payment shall be made in this regard.

8.9 Extra material shall be removed and disposed off as directed by the Engineer-incharge.

## 8.10 **Tolerances**

General site grading, including cutting and filling in depressions, shall be carried out to within up down tolerance of  $\pm 5$  cms of final lines, grades and slopes.

## 8.11 Earth Work in Filling in Open Lined / Unlined Wells

For earth work in filling in open lined/unlined wells, only locally available coarse sand shall be used, in layers of 500 mm thickness. Each layer shall be thoroughly wetted by sprinkling water, before next layer is filled up. Filling shall be done up to 1m depth below NGL as above. Layers from a depth of 1m below NGL, up to NGL, shall also comprise of locally available coarse sand and compacted with suitable Mechanical manual means, to obtain same level of compaction as required for filling above NGL. Filling above NGL shall be done as per Cl. 8.1 to 8.10 above.

### 8.12 **Payment**

- 8.12.1 Payment for filling shall be made on cubic metre of volume calculated on the basis of cross section plotted from the levels of ground, where filling is to be carried out and the levels reached after filling is duly consolidated, volume being calculated by Trapezoidal method.
- 8.12.2 In case of simultaneous cut and fill operation, wherever specified, payment shall be made on the basis of one composite rate for cutting and filling.All other details about measurement etc. remaining same as above.
- 8.12.3 Payment for filling in open wells, lined or unlined, shall be made on the basis of volume calculated on the basis of average area mult6iplied with depth of open well.
- 8.12.4 No extra payment shall be made towards testing.

### 9.0 REMOVAL OF SURPLUS EARTH



9.1 Surplus earth and soil from excavation and general site grading shall be removed from the construction areas to the area demarcated by the Engineer-in-charge.

#### 9.2 **Payment**

Payment shall be made only for lead beyond initial lead from construction area. Rate shall include loading, transportation, dumping, stacking the surplus earth and soil in the area demarcated by the Engineer-in-charge.

Payment shall be made on cubic metre basis of the difference of measurements of the volumes of the excavation and the measurement of the filling with the excavated earth. However, the contractor's entitlement to payment shall be restricted to the actual quantity of earth removed. Quantity generated due to void in back filled volume of earth shall also be removed by the contractor at no extra cost and this disposal of earth shall not be measured and paid under any item.

### 10.0 EXCAVATION IN ROCK.

- 10.1 Blasting operations shall be carried out with the prior permission and in the presence of the Engineer-in-charge or his authorised representative and during fixed time hours of the day. Blasting operations shall be carried out as per Indian Explosive Rules 1983, amended up to date. The contractor shall obtain license from Controller of explosives to carry out blasting operations as well as for obtaining and storing the explosives as per Indian Explosive Rules (latest). All safety precautions such as providing safety nylon netting etc. shall be carried out as per instructions of the Engineer-in-charge.
- 10.1.1 The contractor shall ensure that all workmen and the personnel at site except those who have actually to light the fuse are evacuated from the unsafe area to be determined by the Engineer and warned by loud speaker in local language to safe distance, not less than 200 metres at least 15 minutes before firing time by sounding warning siren. The area shall be encircled by red flags. The contractor shall be responsible for any accident to workmen, public or property due to blasting operation.
- 10.1.2 Gunpowder, gelatine and other safe explosives only shall be used wherever possible. Explosives with nitro-glycerine shall be used only under exceptional circumstances, with prior approval of the Engineer-in-Charge.
- 10.1.3 All fuses shall be cut to the length required, before being inserted into the holes.
- 10.1.4 The no. of charges to be fired and the actual no. of shots heard shall be compared and the person responsible must satisfy himself by examination that all the charges have exploded before work people are permitted to approach the scene. The withdrawal of a charge, which has not exploded shall under no circumstances be permitted, such charges shall be flooded with water and the hole marked into a distinguishing manner. The next hole to be fired shall be at a distance of about 500 mm from the unexploded hole and fired in the usual way.

The contractor or any .of his competent authorised person shall be in charge of the



blasting operations and shall be held responsible for strictly observing the safety rules, .particularly applicable to blasting operations, in addition to other safety rules.

10.1.5 For blasting rocks with dynamite, the following general principles shall be observed.

In general, the following diameter of drills shall be used for different depth of borehole's.

From 1-2 metres	25mm diameter
From 2-3.25 metres	37-50mm diameter
From 3.25-4.75metres	50-65mm diameter

The boreholes should generally be not more than 1.5m'deep and the distance apart should be from one and a half to twice their depth.

Cracks and fissures in the rock to be blasted shall be carefully studied to ascertain the best position for the boreholes. The charge shall always be placed in a sound piece of rock, if possible not nearer than 300mm from the crack.

## 10.2 Rules for Blasting with Dynamite and other High Explosives

- 10.2.1 The Person-in-charge must show that he is thoroughly acquainted with the blasting operations and that he understands the rules laid down herewith. He will be held responsible for any accident that may occur. He must be a licenced blaster with a valid licence from DGMS.
- 10.2.2 Boreholes must be of such a size and uniform that the cartridges can easily pass down them.
- 10.2.3 The position of all holes to be drilled must be marked out with white paint and the person in-charge must take particular note of these positions.
- 10.2.4 The drilling operation after being finished, the person-in-charge must make a second inspection and satisfy himself that the boreholes marked out by him have been drilled and cleaned properly.
- 10.2.5 The person-in-charge must prepare all charges necessary for boreholes.
- 10.2.6 Number of holes to be loaded and fired at one time shall be as per explosive rules. Boreholes must be thoroughly cleared before a cartridge is inserted.

The loading is to be done by the person-in-charge himself and the position of the charge holes' carefully noted by him. Circular wooden 'tamping rods only to be used in charging holes with flat bottom, (one cartridge at a time must be inserted) and cartridge gently pressed with the tamping rod.

10.2.7 Immediately before firing a blast, due warning must be given and the person-incharge must see that all the labours have retired to safety.



10.2.8 The safety fuses of the charged holes are to be lighted in the presence of the personin-charge, who must see that the fuses of the holes charged have properly ignited.

After the blast, the person-in-charge must carefully inspect the work and satisfy himself that all the charges have exploded.

#### 10.3 Misfires

- 10.3.1 Misfires are a source of great danger. If it is suspected that part of the blast to fire is delayed, sufficient time shall be allowed to elapse before entering the danger zone. When fuse and blasting caps are used, a safe time of at least an hour should be allowed.
- 10.3.2 None of the drillers are to work near these holes until the three following operations have been done by the person-in-charge.
  - a. The Person-in-charge .should very carefully extract the tamping with a wooden scrapper and withdraw the fuse with the primer and detonator attached, after which a fresh primer and detonator with fuse should be placed in this hole and fired; or
  - b. The hole may be cleared of 300mm of tamping and the direction then ascertained by placing a stick in the hole. Another hole may then be drilled 150mm away and parallel to it: this hole to be then charged and fired when the other charge should explode.
  - c. Drilling in holes not completely exploded by blasting shall not be permitted.

### 10.4 **Precautions against Misfire**

- 10.4.1 The safety fuse should be cut in an oblique direction with a knife.
- 10.4.2 All saw dust must be cleared from the inside of the detonator; this can be done by blowing down the detonation and tapping the. open end. No instrument shall be inserted into the detonator for this purpose.
- 10.4.3 After inserting the fuse in the detonator, it shall be fixed by means of nippers.
- 10.4.4 If there is water present, or if the boreholes be damp, the junction of the fuse and detonator must be made water tight by means of grease, white lead or tar.
- 10.4.5 The detonator should be inserted into the cartridge, so that about one third of the copper tube is left exposed outside the explosives. The safety fuse outside the detonator, should be necessarily tied in position in the cartridge. Waterproof fuse only to be used in the damp boreholes, or when water is present in the borehole.
- 10.4.6 If a misfire has been found to be due to defective fuse, detonator or dynamite, the whole quantity or box from which the detective article was used shall be rejected.



10.4.7 Storage of materials for blasting shall be as per statutory regulations / stipulations of the concerned authorities.

It shall be the Contractor's responsibility to arrange for proper storage of explosives and obtain required permissions from concerned authorities. No separate payment shall be payable for the above.

### 10.4.8. Cleaning of Excavation

Excavation shall be cleaned, ttimmed to exact shape and all disturbed material 'and other debris shall be removed. When the excavation have been taken out to the lines specified as shown on the drawings and the surface cleaned as specified, the contractor shall notify the Engineer that the excavation is ready for inspection and no further work shall be done with concrete or backfill until it has been inspected and approved by the Engineer. Cost of this work is deemed to have been included in the unit rates for excavation.

## 10.4.9. Use of Excavation Material

Where any material obtained from the excavation is, in the opinion of the Engineer, suitable for use in a particular section of the work as fill or backfill, such material shall be selected and if necessary, loaded, hauled, placed, spread and used to construct the fill or backfill with respect to the lines and grades specified for the work. As far as possible the most suitable of the materials excavated for the work shall be used to construct the fill and backfill embankments, roads and storage areas, where required. The useful rock available shall be stacked at the locations as decided by the Engineer and the cost of this work is deemed to have been included in the Unit rate of excavation.

Materials containing brush roots or other perishable materials shall not be considered suitable. The suitability of the materials and their disposition in the work shall be subject to the approval of the Engineer-in-Charge.

### 10.4.10 **Disposal of Surplus material**

All surplus materials shall be carried away from the site and disposed at dumping sites selected by the Engineer, up to a lead as indicated in the relevant items of the schedule of rates. The Engineer may ask the contractor to dump the excavated materials in regular heaps, bunds, blankets', riprap with regular slopes as directed by the Engineer and levelled so as to provide natural drainage. As a rule, all softer material shall be laid along the centre of heaps, with the harder and more weather resisting materials forming the casing on the sides and the top. Excavated rocks, which can be used in soling as road metals or for making concrete aggregate shall be stacked separately, as directed by the Engineer. All such works as mentioned above is deemed to have been taken into account while. quoting for the excavation and the contractor for the above works shall claim no extras.

All rock excavated from the pits shall be the property of the Owner.



#### 10.4.11 Stock Piles

When the removal of material from excavation progresses at a faster rate or at different times than placement in backfill is being accomplished, such excavated materials shall be stock piled at approved locations adjacent to the work until their use is authorised.

#### 10.4.12 **Spoil Areas**

Material excavated for the works, which is rejected as unsuitable or not required by the Engineer, shall be disposed of in spoil areas as specified-by the Engineer.

The spoil areas shall be left in a neat and sight condition and sloped to drain properly as may be directed by the Engineer.

#### 10.5 **Control Blasting**

#### 10.5.1 **General**

This specification lays down the requirements for control blasting for rock excavations wherever required.

Wherever required by the Engineer, the rock blasting shall be controlled, so that vibration generated during the blasting do not cause damage to the buildings and installation around built up areas. Similarly the rock pieces should not fly off the pits and thus damage the buildings and installation around. Apart from the general precautions mentioned in the preceding paragraphs, following protective measures are suggested as guidelines. Tenderers are requested to carefully check the site conditions and submit the details of the scheme they propose to adopt for controlling the blast.

#### 10.5.2 **Protective Measures**

- a.Short delay blasting with light charges shall be used.
- b.The blast hole shall be covered with 0.6 to 1.0 sqm. Mild steel plate of minimum 6mm thickness.
- c. Reinforcement rod mesh, not less than 20mm dia at 150mm centres in both directions, shall be put over the steel plates.
- d.Steel plate and reinforcements shall be inspected after every blasting operation and all twists shall be removed before reuse, to the satisfaction of the Engineer-in-Charge.
- e.The thickness of the covering plate and the kind of dead weight shall be duly got approved from the Engineer-in-Charge.

When blasting is necessary adjacent to partially or completely built structures, the contractor shall take all precautions necessary to prevent flying rock from causing



damage to the structures.

In no case shall blasting be allowed closer than 15m to any structure after concrete placing has started.

The contractor shall be responsible for all damage caused by blasting, whether permanent or temporary structure and shall replace or repair the structures at his own cost.

#### 10.6 Classification of soil

If soil of any classifications other than that specified in the Schedule of Rates is met during excavation, the decision of the Engineer-in-charge as to the classification of soil, levels of the strata of different classifications and their locations shall be binding.

In above case, the total quantity of Excavation shall be computed from the measurement of the area excavated. The hard rock and soft rock shall be measured' separately from the relevant stacks and each shall be reduced by fifty percent for voids, and paid under the relevant items. The balance, that is the total quantity of excavation minus the reduced (for voids) quantity of excavation for rocks shall be paid as soil as per the discretion of the Engineer-in-Charge. However, the maximum payment shall be limited to the volume of the area excavated, as approved by Engineer-in-charge.



# **GENERAL GUIDELINES FOR EXECUTION**

# $\mathbf{OF}$

# LAND DEVELOPMENT WORKS (PACKAGE - 1C)



## **CONTENTS**

SL. NO.	DESCRIPTION	SHEET NUMBER
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3.00	MATERIALS	6
4.00	TESTS	6
5.00	EXECUTION OF WORK:	6
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#### 1.00 GENERAL

- 1.01 The plans have been evolved tentatively based on information available with Owner / Consultant but the dimensions and details etc. are liable to changes. The Tenderers shall not be entitled to claim any higher rate or compensation on this account. The tender drawings are intended mainly to give an indication of the probable type of construction. The successful Tenderers will, however, be required to execute the work as per scope drawings provided by the Owner/PMC. Owner reserves the right to add / delete any of the building works mentioned in the N.I.T., during the currency of the contract.
- 1.02 The Tenderers shall note that the quantities of the different Items, as given in the "Schedule of Rates" are tentative based on tentative tender drawings and are subject to variation and they shall not be entitled to claim any higher rate or compensation on this account. Owner / Consultant reserve the right to change / modify the size and type of sections at any time. Owner / Consultant do not guarantee work under each item of the Schedule of Quantities.
- 1.03 The Tenderers shall be fully responsible for the correct setting out and execution of the work in accordance with approved drawings. All tools, tackles, construction equipments etc., required for the successful execution / construction of the complete work, shall be responsibility of the Tenderers.
- 1.04 The quantities given in the "Schedule of Rates" are approximate and are given only for the guidance for quoting rates. Payments on bills shall, however, be made on actual measurements of quantities of work done as per approved drawings. Unless otherwise specified, measurements of quantities shall be taken as per Indian Standards IS: 1200.
- 1.05 The rates to be inserted in the "Schedule of Rates" are to be inclusive of the value of the work described under several items including all costs and expenses which may be required for the construction of the work described together with all taxes, general risks, liabilities and obligations such as temporary buildings / hutments, fencing, watching, lighting, insurance, labour regulations, indemnity, maintenance and the like. The prices shall be inclusive of all labours, materials, tools, plants, equipment, hoists, tackles, scaffoldings, the sundries, etc., as may be necessary for the completion of the work in all respects.
- 1.06 No work shall be undertaken at site until detailed/scope drawings have been provided by the Owner / Consultant in writing
- 1.07 In case of any discrepancy between the description of items given in the "Schedule of Rates" and Specifications, drawings and other documents, the decision of the Owner / Consultant in writing shall be final, binding and conclusive for the purpose of this contract.
- 1.08 The work "As described", "As shown", "As directed" or "As approved", "As mentioned" in the description of Items shall mean as directed in design or detailed drawings and as directed by the Engineer-in-Charge.



- 1.09 The Owner shall furnish the Contractor with only reference points of the job site and a level bench mark of nearby site, and the Contractor shall at his own cost and initiative, set out the works to the satisfaction of the Engineer-in-Charge but shall solely be responsible for the accuracy of such setting up not withstanding satisfaction as aforesaid of the Engineer-in-Charge or any other assistance rendered by the Engineer-in-Charge for the purpose.
- 1.10 The Contractor shall provide, fix and be responsible for the maintenance of all stakes, templates, level marks, profiles and the like and shall take all precautions necessary to prevent their removal or disturbance, and shall be responsible for the consequence of such removal or disturbance and for their efficient and timely reinstatement. The Contractor shall also be responsible for the maintenance of all survey marks, boundary marks, distance marks and centre line marks, whether existing or supplied / fixed by the Contractor.
- 1.11 Before commencing the work, the Contractor shall at his own cost and initiative provide all necessary references, level posts, pegs, bamboos, flags, ranging rods, strings and other materials for proper layout of the work in accordance with the scheme for fixing bench marks acceptable to the Engineer-in-Charge. The centre of longitudinal or face line and cross line shall be marked by means of small masonry pillars. Each pillar shall have distinct mark at the center to enable a TOTAL STATION to be set over it. No work shall be started until all these points are approved by the Engineer-in-Charge in writing.

But such approval shall not relieve the Contractor of any of his responsibilities in respect of the adequacy or accuracy, thereof. The Contractor shall also provide all labour, material and other facilities necessary for the proper checking of layout and inspection of the points during construction.

- 1.12 Pillars bearing geodetic marks located at the site / unit of works under construction should be protected and fenced by the Contractor.
- 1.13 On completion of works, the Contractor must submit to the Engineer-in-Charge the geodetic documents according to which the work was carried out.
- 1.14 The Contractor shall be exclusively responsible for the provision and maintenance of horizontal and vertical alignments and levels and for the correctness of every part of the work in accordance there with and shall at his own cost rectify any errors or imperfections therein.
- 1.15 The Contractor shall at all times during the progress and continuance of the works be responsible for and effectively maintain and uphold in good, substantial, sound and perfect condition of all / and every part of works and shall make good from time to time and at all times as often as the Engineer-in-Charge shall require any damage or defect that may during the above period arise in or be any way connected with works.
- 1.16 The Contractor shall maintain adequate drainage facilities at the work site at all times during the execution of the work.



- 1.17 No compensation shall be made by the Owner / Consultant for any damage done by rain or traffic during the execution of the work.
- 1.18 The Contractor shall afford all reasonable facilities such as scaffolding etc., and cooperation to the various other agencies and Contractors, for services not included in this contract, who may be working on the site simultaneously so that entire work can proceed smoothly and simultaneously to a successful completion. The Tenderer must take all the aforesaid factors into consideration while quoting his rates. Nothing extra shall be paid on any ground out of or relating to the aforesaid factors.
- 1.19 For details of works, materials and workmanship, attention is invited to the "Schedule of Rates", Scope Drawings, Special Conditions of Contract, Materials and Job Specifications, this section, etc. and the Tenderers must quote the rates keeping in full view the requirement of the said documents.
- 1.20 Except otherwise clearly stated, CPWD Specifications with Correction Slips (latest) shall be followed in all Civil, Structural and other allied Works and in absence of CPWD Specifications for any work, relevant Indian Standard codes of practices (latest) shall be followed. Where there are no Specifications available for any work either in CPWD Specifications or in IS Codes of practices, the work shall be carried out as per the direction of Engineer-in-Charge.
- 1.21 The following notations have been used throughout the "Schedule of Rates" and Materials and job Specifications:

1.	Cu.M	Cubic Metre
2.	Sq.M	Square Metre
3.	m.	Metre
4.	mm	Millimeter
5.	Cm. / Cms.	Centimeter / Centimeters
6.	No. / Nos.	Number / Numbers
7.	Tonne / Te.	Metric Tonne
8.	Kg.	Kilogram
9.	RCC	Reinforced Cement Concrete
10.	PCC	Plain Cement Concrete

- 1.22 The quoted rates shall be applicable for all heights, depths etc. except otherwise clearly stated in the description of items and nothing extra shall be paid to the contractor on this account.
- 1.23 Description of items and mode of measurement for payment indicated herein shall override those given elsewhere if these are at variance.
- 1.24 Any materials / accessories / fittings etc. which may not be specifically mentioned in the description of items but which are normally used or necessary are to be provided by the contractor without any extra cost to Owner / Consultant and the work must be completed in all respects.



#### 2.00 DEFINITION OF PLINTH

- 2.01 The portion of a structure between the surface of the finished ground and the surface of the floor immediately above the ground will be considered as plinth, which is generally 300 mm to 600 mm above finished ground level of the site area.
- 2.02 Plinth Level as shown in the drawing shall be treated as plinth level for the purpose of payment.

#### 3.00 MATERIALS

- 3.01 The supply / procurement of all materials, required for the job, shall be the responsibility of the Contractor unless otherwise stated in the "Schedule of Rates" and elsewhere in the tender documents. The quality of the materials procured by the Contractor shall be subject to the approval of Engineer-in-Charge or his authorized representative before the materials are allowed to be used in the works. All the materials to be procured by the Contractor shall be in conformity with the CPWD Specifications with correction slips (latest) and in absence of which as laid down in the relevant Indian Standard Codes of practices (latest).
- 3.02 Transport of all materials shall be the Contractor's responsibility and it shall be at their own risk and cost.
- 3.03 The Engineer-in-Charge shall determine the suitability of materials to be used on the job and the Contractor shall get all materials approved by the Engineer-in-Charge. Any material procured and brought to site by the Contractor, found not to conform to the specifications and does not meet the approval of the Engineer-in-Charge, for use, will be rejected, and the Contractor shall remove and dispose off the same at his own cost and he shall not have any claim for compensation in this regard.

#### 4.00 TESTS

- 4.01 According to the nature and importance of works or as per IS code requirements, Owner / Consultant will demand the conduct of tests on concrete and other building materials etc., in which case the Contractor shall get the same done at his own cost in a laboratory to be approved by the Owner / Consultant.
- 4.02 Providing and operating necessary measurements and testing devices, materials and

consumables are included in the scope of work and the rates quoted shall be deemed to include the cost of such tests which are required to ensure achievement of specified quality of work.

### 5.00 EXECUTION OF WORK

#### 5.01 EARTH WORK

a. The prices for all excavations shall include for removing and clearing away all shrubs, bushes, roots etc.



- b. The prices for all excavations shall also include for all leveling and ramming foundation beds, trimming of sides and bottom, grading to proper level as required.
- c. Removal and carrying shall include for all loading, unloading and handling as may be necessary and also all necessary means of transport (Mechanical or animal or manual) as required.
- d. The prices are also to include removal of water caused by rain, seepage, spring due to water table or any other cause, either by pumping or by bailing, that may accumulate in the trenches, foundations, pits, etc. It is likely that the subsoil water may encounter during excavation. The Contractor shall be responsible to remove all water accumulated in trenches, foundations, pits, etc. due to subsoil seepage, rainwater or from any other sources. For the above reasons, if the Contractor is required to install some special type of dewatering system, the same shall be arranged by the Contractor at his own cost and nothing extra shall be payable. The Contractor shall be fully responsible for removal of all water from the working area including necessary shoring and strutting, etc., wherever required, in order to maintain safe working condition and good engineering practice at his own cost and nothing extra shall be paid on this account.
- e. Where excavations are made in excess of the depth required the Contractor shall, at his own expenses, fill up to the desired level with lean concrete of nominal mix. 1:5:10 (1 cement: 5 coarse sand: 10 graded stone aggregate 40 mm nominal size).
- f. In case of hard / dense soil, the last 150 mm depth of such depth specified in the drawing or decided by the Owner shall be excavated just prior to the laying of plain cement concrete bed.
- g. In case surplus excavated materials are to be disposed off at different leads as per items in the "Schedule of Rates" the distance for such disposal shall be measured over the shortest practicable route as decided by Engineer-in-Charge and not necessarily the route actually taken by the Contractor for disposal. For the purpose of measurement of lead, the area excavated shall be divided into blocks (mutually agreed) and for each block the distance from center of the block to center of disposed material pertaining to this block shall be taken.
- h. For payment of Earthwork in foundations / pits / trenches, etc., the excavation in earthwork volume shall be calculated by multiplying the base area as per the dimensions of mat (lean) concrete indicated in the drawing for different foundations by the specified depth of excavation considering vertical cut up to the bottom of mat concrete level from ground level. Extra excavation carried out by the Contractor with sloping sides or with larger base area or with extra deepening of trenches / pits / foundations, etc. for working convenience shall not be measured and paid for.

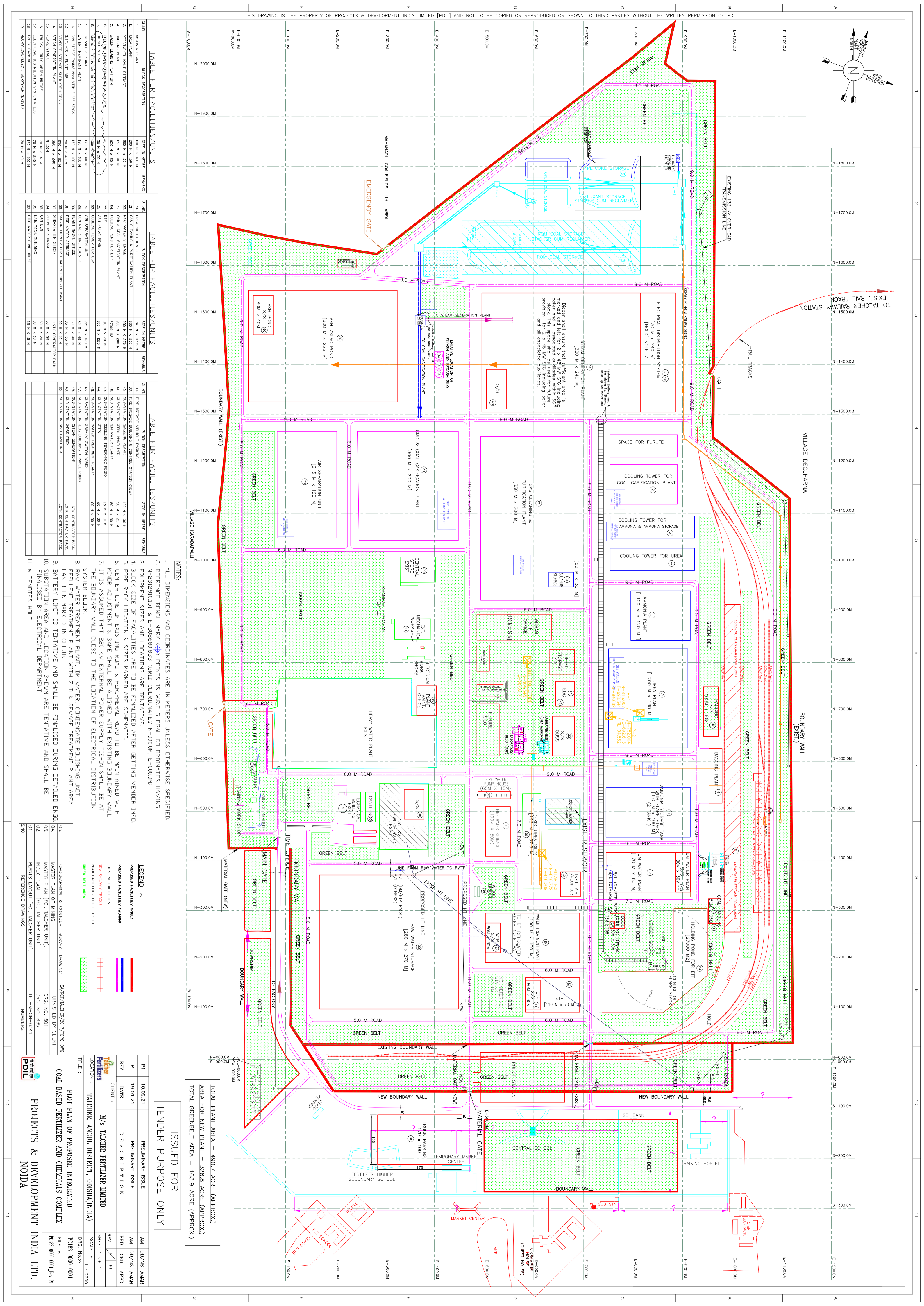
The payment for back filling and disposal of surplus excavated material shall also be made on the same basis as that for excavation. Therefore excavation, back filling and disposal of surplus earth resulting from the excavation over the mat

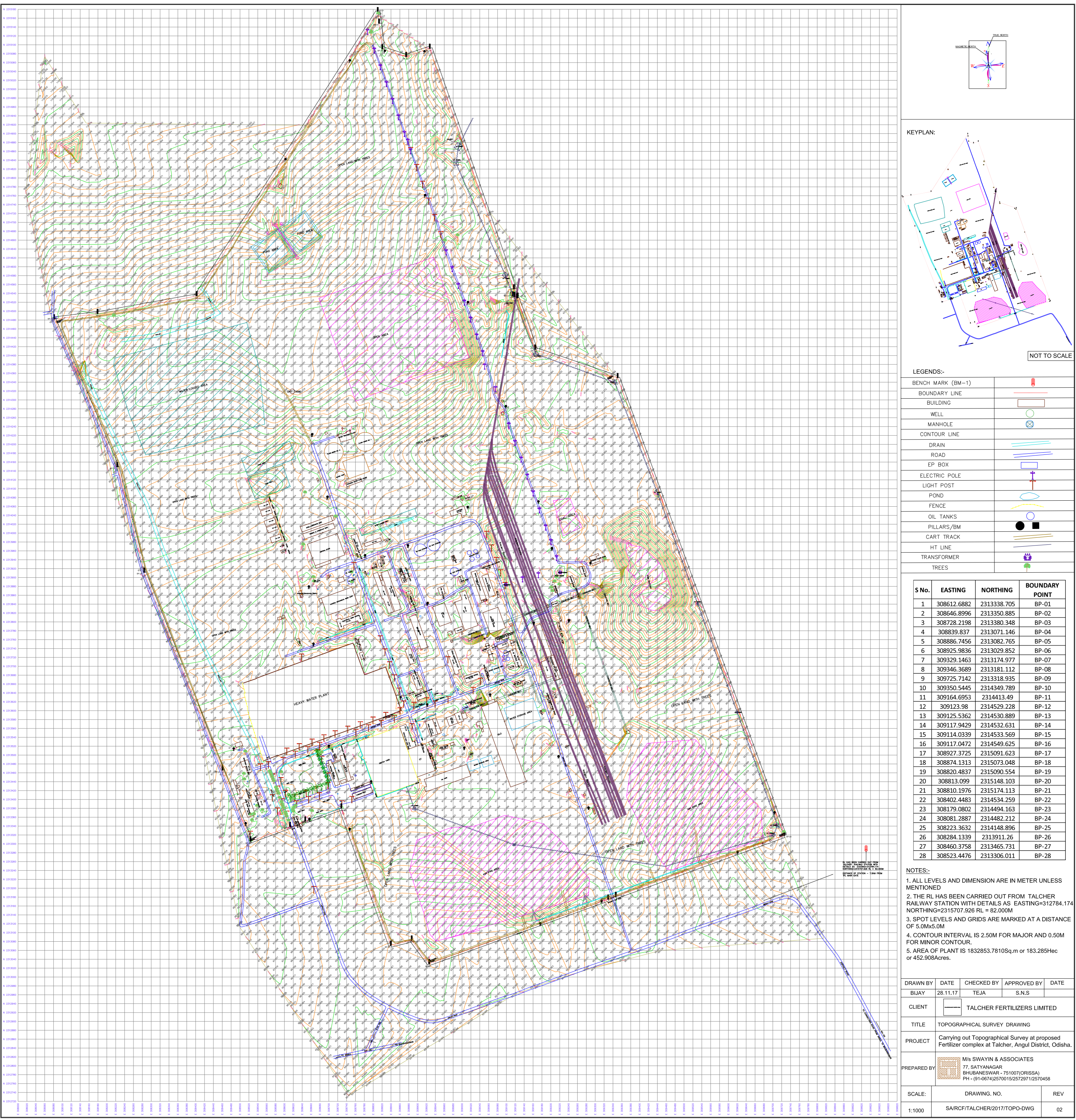


concrete dimensions and for the depth beyond bottom level of mat concrete as indicated in the drawings shall not be paid for.

However, for the cases where waterproofing / acid proofing is indicated as per drawings on outer sides, the mode of measurement shall be as per IS: 1200.

- i. Nothing extra shall be paid for sorting / screening of the excavated materials to obtain good earth for filling.
- j. Nothing extra shall be paid on account of any lift for disposal of excavated materials.
- k. Proper precautions shall be taken during the excavations to prevent any damage to the existing structures, pipes, sewer lines etc. If such damage occurs, it shall be rectified by the Contractor at his own expense.





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## **SCHEDULE OF RATES**

## **SECTION VII**

ATTENTION

THIS IS AN ELECTRONIC TENDER BIDDER TO QUOTE AS PER PROVIDED BOQ (.XLS) IN CPP PORTAL ONLY



Tender Inviting Authority: Projects & Development India Limited, Noida

Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

Name of								
the Distant								
Bidder/ Bidding								
Firm /								
Company :								
	columns, else the l	oidder is liab	le to be rej		<u>-E OF RATES (SECTION -</u> ender. Bidders are allowed t		e must not be modified/replace e and Values only )	ed by the bidde
NUMBER #	TEXT #	NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUM
SI. No.	Item Description	Quantity	Units	Quoted Currency in INR / Other Currency	BASIC RATE In Figures To be entered by the Bidder in Rs. P	GST @ 18% in RS. P	TOTAL AMOUNT Incl. All taxes & duties (Excl. GST) in Rs. P	TOTAL AMC taxes , dut Rs.
1	LAND DEVELOPMENT (PART- I)							
	Clearing jungle including uprooting of rank vegetation, grass, brush wood, trees and saplings of girth up to 30 cm measured at a height of 1 m above ground level, surface dressing of the ground including removing in-equalities not exceeding 15 cm deep and removal of rubbish/ash etc lead within plant boundary (lift up to 2 m), outside the periphery of the area cleared.		Sqm	INR		0.00	0.00	
3.0	Felling trees of the girth (measured at a height of 1 m above ground level), including cutting of trunks and branches, removing the roots and stacking of serviceable material within Owner's premises including disposal of unserviceable material for a initial lead within the plant boundary as directed by Engineer-in- charge.							
3.01	Beyond 30 cm girth up to and including 60 cm girth	950.00	Each	INR		0.00	0.00	
3.02	Beyond 60 cm girth upto and including 120 cm girth	500.00	Each	INR		0.00	0.00	
3.03	Beyond 120 cm girth upto and including 240 cm girth	500.00	Each	INR		0.00	0.00	
3.04	Above 240 cm girth	50.00	Each	INR		0.00	0.00	
	Assistance in submission of application by TFL for obtaining permission/NOC for tree cutting from Forest Deptt, assisting in liasoning with concerned authorities & obtaining tree cutting permission from Forest Deptt.							
4.01	Beyond 30 cm girth up to and including 60 cm girth	950.00	Each	INR		0.00	0.00	
4.02	Beyond 60 cm girth upto and including 120 cm girth	500.00	Each	INR		0.00	0.00	
4.03	Beyond 120 cm girth upto and including 240 cm girth	500.00	Each	INR		0.00	0.00	
4.04	Above 240 cm girth	50.00	Each	INR		0.00	0.00	
	Earthwork in excavation / cutting over the entire area within the Plant boundary at all heights / depths and widths to the required Grade Level including clearing jungle, up-rooting of rank vegetation, grass brush wood, trees and saplings of girth up to 30 cm measured at a height of 1.0 metre above ground level, including disposal of rubbish material of jungle clearance etc a initial lead within the plant boundary as directed by Engineer-in-charge. All kinds of soil/coal ash etc		Cum	INR		0.00	0.00	

idder and the same	should be uploaded after filling the relevent
NUMBER #	TEXT #
AMOUNT Incl. All duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties and GST In Words
0.00	INR Zero Only
0.00	INR Zero Only
0.00	INR Zero Only
0.00	INR Zero Only
	INR Zero Only
	INR Zero Only
0.00	INR Zero Only



Tender Inviting Authority: Projects & Development India Limited, Noida

Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

Name of the Bidder/ Bidding Firm / Company :									
	columns, else the b	idder is liab	le to be rej		E OF RATES (SECTION -\ ender. Bidders are allowed t			d by the bidder and the same	e should be uploaded after filling the relevent
NUMBER	TEXT #	NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUMBER #	TEXT #
# SI. No.	Item Description	Quantity	Units	Quoted Currency in INR / Other Currency	BASIC RATE In Figures To be entered by the Bidder in Rs. P	GST @ 18% in RS. P	TOTAL AMOUNT Incl. All taxes & duties (Excl. GST) in Rs. P	TOTAL AMOUNT Incl. All taxes , duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties and GST In Words
6.0	Filling / Banking the proposed area within plant boundary with available excavated good earth to the required grade levels in layers not exceeding 20 cm in depth including loading , unloading, filling, spreading, breaking clods, watering, levelling at site area, consolidating / compacting each deposited layer by ramming, rolling each layer with half tonne roller or wooden / steel rammers and rolling every third layer and the top most layer with minimum 8.0 Tonne capacity power roller up to 95% of maximum dry density of filling materials, dressing up the embankments / graded area and at all lifts and providing tests for required compaction of the surfaces etc. including clearing jungle uprooting of rank vegetation, grass, brush wood, trees, sapling of girth upto 30 cm assumed at a height of one metre above ground level, surface dressing, removal of rubbish of jungle clearance etc up to a initial lead within plant boundary , complete in all respects as per specifications, approved drawings and as directed by Engineer-in-Charge in all kinds of soil		Cum	INR		0.00	0.00	0.00	INR Zero Only
7.0	Same as above (Item No6.0) with selected good earth (Soft / Dense soil), brought from outside borrow-pits including payment of all cess/royalty/taxes etc. over above item.	2000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
8.0	Same as above (Item No.6.0) with selected good earth (Soft / Dense soil), brought from TFL stock yard including payment of all cess/royalty/taxes etc. over above item.	10000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
9.0	Disposal of excavated earth/ coal ash /ash mixed soil or waste materials by mechanical means, including loading, transporting, unloading to municipal approved dumping ground or as approved by Engineer-in-charge beyond initial lead of plant boundary, including all lifts involved. NOTE: For the quoted rates against each of the below item, the distance should be reckoned from TFL Main Plant Gate as '0' Point (Zero Point).								
9.01	Same as item no. 9.0 above but for lead distance beyond plant boundary upto 5 Km.	300000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
9.02	Same as item no. 9.0 above but for lead distance beyond 5 Km to 10 Km	500000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
9.03	Same as item no. 9.0 above but for lead distance beyond 10 Km to 20 Km	100000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
9.04	Same as item no. 9.0 above but for lead distance beyond 20 Km to 40 Km	100000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only



Tender Inviting Authority: Projects & Development India Limited, Noida

Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

Name of the									
Bidder/ Bidding									
Firm / Company :									
	columns, else the b	idder is liab	e to be re		<u>LE OF RATES (SECTION -)</u> ender. Bidders are allowed t			d by the bidder and the same	should be uploaded after filling the releve
NUMBER		NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUMBER #	TEXT #
# SI. No.	Item Description	Quantity	Units	Quoted Currency in INR / Other Currency	BASIC RATE In Figures To be entered by the Bidder in Rs. P	GST @ 18% in RS. P	TOTAL AMOUNT Incl. All taxes & duties (Excl. GST) in Rs. P	TOTAL AMOUNT Incl. All taxes , duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties an GST In Words
	Assisting TFL in identifying the dump site for disposal of Ash mixed soil outside of the plant boundary , liasoning with the dump side owner & submision of the application for obtaining of permission/NOC from concern statutary authority, assisting TFL in liasoning with statutotry authority for obtaining NOC. Note: 1. Minimum capacity of dump site to be 50000 M3 & rate to be quoted on the basis of per 50000 M3 capacity of compacted capacity & part thereof.	20.00	Each	INR		0.00	0.00	0.00	INR Zero Only
	Rolling watering and grading/dozzing of disposed earth/ash at dumping ground as approved by Engineer Incharge.	800000.0	Cum	INR		0.00	0.00	0.00	INR Zero Only
	Covering of disposed ash with good quality Yellow Soil as directed by Engineer-in- charge. NOTE: For the quoted rates against each of the below item, the distance should be reckoned from TFL Main Plant Gate as '0' Point (Zero Point).								
12.01	Lead distance upto 5 Km.	12500.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
12.02	Lead distance beyond 5 Km to 10 Km	15000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
12.03	Lead distance beyond 10 Km to 20 Km	4000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
12.04	Lead distance beyond 20 Km to 40 Km	4000.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
13.0	DISMANTLING & DEMOLITION (PART- II)								
14.0	Demolishing Plain Cement Concrete under floor including disposal of dismantled material a initial lead within the plant boundary as directed by Engineer- in-charge.								
14.01	Nominal Concrete 1:5:10 or richer mix (i.e. equivalent design mix)	10.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
14.02	Nominal Concrete 1:3:6 or richer mix (i.e. equivalent design mix)	10.00	Cum	INR		0.00	0.00	0.00	INR Zero Only
14.03	Nominal Concrete 1:4:8 or richer mix (i.e. equivalent design mix)	50.00	Cum	INR		0.00	0.00	0.00	INR Zero Only



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Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

Name of the								
Bidder/								
Bidding Firm /								
Company								
:								
	columns, else the l	bidder is liab	le to be re		LE OF RATES (SECTION -V ender. Bidders are allowed to		e must not be modified/replace e and Values only)	ed by the bidde
NUMBER	TEXT #	NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUM
# SI.	Item Description	Quantity	Units	Quoted	BASIC RATE In Figures	GST @ 18%	TOTAL AMOUNT Incl. All	TOTAL AMO
No.	Rein Description	Quantity	Units	Currency in	To be entered by the	in	taxes & duties (Excl. GST)	taxes , dut
				INR / Other	Bidder in	RS. P	in	
				Currency	Rs. P		Rs. P	Rs.
15.0	Demolishing R.C.C. work manually/ by mechanical means including disposal of dismantled	850.00	Cum	INR		0.00	0.00	
	material a initial lead within the plant boundary as directed by Engineer-in-charge.							
	Demolishing Brick work in cement mortar manually/ by mechanical means including	70.00	Cum	INR		0.00	0.00	
	disposal of dismantled material a initial lead within the plant boundary as directed by Engineer-in-charge.							
17.0	Dismantling Old Plaster or skirting, raking out joints and cleaning the surface for plaster	100.00	Cum	INR		0.00	0.00	
	including disposal of dismantled material a initial lead within the plant boundary as							
	directed by Engineer-in-charge.							
18.0	Dismantling of existing G.I. water supply pipes with all fittings / fixtures / clamps as	100.00	R.M.	INR		0.00	0.00	
	per instruction of Engineer- in charge including disposal of dismantled material within							
	the plant boundary as directed by Engineer-in- charge.							
19.0	Dismantling of C.I. Pipes (waste water & soil water) with fittings/fixtures and clamps							
	including traps as per instruction of Engineer- in charge. including disposal of							
	dismantled material a initial lead within the plant boundary as directed by Engineer-in-charge.							
19.01	75 to 80 mm dia. pipe	50.00	R.M.	INR		0.00	0.00	
19.02	100 mm dia. pipe	50.00	R.M.	INR		0.00	0.00	
		50.00						
20.0	Dismantling C.I. or asbestos rain water pipe with fittings and clamps including disposal of dismantled material a initial lead within the plant	50.00	К.М.	INR		0.00	0.00	
	boundary as directed by Engineer-in-charge.							
	Dismantling doors, windows and clerretory windows & ventilator (steel or wood) shutter including chowkhats, architravs, holdfasts etc. complete including							
	disposal of dismantled material a initial lead within the plant boundary as							
	directed by Engineer-in-charge.							
21.01	Of area 3 Sg.m. and below	50.00	Each	INR		0.00	0.00	
21.01						0.00	0.00	
21.02	Of area beyond 3 Sq.m.	20.00	Each	INR		0.00	0.00	
202						5.00	0.00	

dder and the same should be uploaded after filling the relevent						
UMBER #	TEXT #					
MOUNT Incl. All duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties and GST In Words					
0.00	INR Zero Only					
0.00	INR Zero Only					
	INR Zero Only					
0.00	INR Zero Only					
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0.00	INR Zero Only					



Tender Inviting Authority: Projects & Development India Limited, Noida

Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

Name of								
the								
Bidder/								
Bidding Firm /								
Company								
:								
	columns, else the	bidder is liab	le to be re		LE OF RATES (SECTION -\ ender. Bidders are allowed t		e must not be modified/replace e and Values only )	ed by the bidde
NUMBER	TEXT #	NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUM
# SI.	Han Description	Quantita	11	Oriente d		007 @ 40%		TOTAL AMO
SI. No.	Item Description	Quantity	Units	Quoted Currency in	BASIC RATE In Figures To be entered by the	GST @ 18% in	TOTAL AMOUNT Incl. All taxes & duties (Excl. GST)	taxes, dut
-				INR / Other	Bidder in	RS. P	in	-
I				Currency	Rs. P		Rs. P	Rs.
22.0	Dismantling steel work manually/ by mechanical means in built up sections without	1.50	Ton	INR		0.00	0.00	
	dismembering including disposal of dismantled material for a lead within plant					0.00	0.00	
	boundary as directed by Engineer-in-charge.							
	Dismantling aluminium/ Gypsum partitions, doors, windows, fixed glazing and	20.00	Sqm	INR		0.00	0.00	
	false ceiling including disposal of dismentled material for a lead within plant							
	boundary as directed by Engineer-in-charge.							
	Dismantling barbed wire or flexible wire rope in fencing including making rolls	20.00	Cum	INR		0.00	0.00	
	& stacking dismantled material including disposal of dismantled material for							
	a lead within plant boundary as directed by Engineer-in-charge.							
25.0	Dismantling roofing including ridges, hips, valleys and gutters etc., including disposal	1						
	of dismantled material for a lead within plant boundary as directed by Engineer-in-							
	charge.							
25.01	G.S. Sheet	100.00	Sqm	INR		0.00	0.00	
25.02	Asbestos sheet	200.00	Sqm	INR		0.00	0.00	
26.0	Disposal of building rubbish / malba and similar unserviceable, dismantled or waste	1500.00	Cum	INR		0.00	0.00	
	materials by mechanical means, including loading, transporting, unloading to municipal approved dumping ground or as approved by Engineer-in-charge,							
	including all lifts involved.							
27.0	HORTICULTURE (PART-III)							
28.0	Supplying sludge/manure at site including royalty and carriage upto 5 Km complete	3000.00	Cum	INR		0.00	0.00	
	(sludge measured in stacks will be reduced by 8% for payment).							
			0					
29.0	Renovating lawns including weeding, cheeling the grass, forking the ground, top dressing with sludge or manure, mixing the same with forked soil, watering and maintaining the	5000.00	Sqm	INR		0.00	0.00	
	lawn for 60 days or more till the grass forms a thick lawn (korean lawn) free from weeds and							
	fit for mowing and disposal of rubbish as directed, including supplying good earth if							
	needed but including the cost of sludge or manure.							
	(The manure/sludge shall be paid for separately)							
-								

dder and the same should be uploaded after filling the relevent					
UMBER #	TEXT #				
MOUNT Incl. All duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties and GST In Words				
0.00	INR Zero Only				
0.00	INR Zero Only				
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Tender Inviting Authority: Projects & Development India Limited, Noida

Name of Work: TENDER FOR LAND DEVELOPMENT WORKS (PACKAGE -1C) AT TALCHER FERTILIZER COMPLEX - ANGUL

#### Contract No: PNPM/PC-183/E/205/NCB

			SCHEDUL	-E OF RATES (SECTION -V	/II) (This BOQ template	e must not be modified/replace	d by the bidd
columns, else the b	oidder is liabl	le to be rej					-
TEXT #	NUMBER #	TEXT #	TEXT #	NUMBER #	NUMBER	NUMBER #	NUN
Item Description	Quantity	Units	Currency in	To be entered by the	in	taxes & duties (Excl. GST)	TOTAL AM taxes , du
			Currency	Rs. P		Rs. P	Rs
Plantation of Trees, Shrubs, and Hedge at site including watering and removal of unserveiceable material's as per direction of officer in charge							
(Excluding cost of plant & water)							
Trees Plant	500.00	Each	INR		0.00	0.00	
Shrubs Plant	500.00	Each	INR		0.00	0.00	
Hedge Plant	200.00	Each	INR		0.00	0.00	
Pruning, trimming, shaping of trees /shrubs (ht. 15 feet and above) including removal of cut materials upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor	500.00	Per tree	INR		0.00	0.00	
gures				· · ·		0.00	
ate in Words					I	NR Zero Only	
UIT S H Price	TEXT # Item Description Plantation of Trees, Shrubs, and Hedge at site including watering and removal of inserveiceable material's as per direction of officer in charge. Excluding cost of plant & water) Trees Plant Trees Plant Pruning, trimming, shaping of trees /shrubs (ht. 15 feet and above) including removal of cut naterials upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor. gures	TEXT #       NUMBER #         Item Description       Quantity         Plantation of Trees, Shrubs, and Hedge at site including watering and removal of inserveiceable material's as per direction of officer in charge.       Quantity         Excluding cost of plant & water)       Frees Plant       500.00         Frees Plant       500.00       500.00         Shrubs Plant       500.00       500.00         tedge Plant       200.00       500.00         Pruning, trimming, shaping of trees /shrubs (ht. 15 feet and above) including removal of cut naterials upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       500.00         gures       Surves       Surves       Surves	TEXT #       NUMBER #       TEXT #         Item Description       Quantity       Units         Plantation of Trees, Shrubs, and Hedge at site including watering and removal of unserveiceable material's as per direction of officer in charge.       Excluding cost of plant & water)       Image: Cost of plant & water)         Trees Plant       500.00       Each       Shrubs Plant       500.00       Each         Hedge Plant       200.00       Each       200.00       Each       Per tree         International support Somt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Sou.00       Per tree	TEXT #       NUMBER #       TEXT #       TEXT #         Item Description       Quantity       Units       Quoted         Plantation of Trees, Shrubs, and Hedge at site including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state including watering and removal of inserveiceable material's as per direction of officer in charge.       Image: Currency in the state inserveiceable material's as per direction of officer in charge.         Shrubs Plant       200.00       Each       INR         redge Plant       200.00       Each       INR         Pruning, trimming, shaping of trees /shrubs (ht. 15 feet and above) including removal of cut naterials upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the inserve in the state inserve inserve inserve inserve inserve inserve inserve inserve in	Columns, else the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidder is liable to be rejected for this tender. Bidders are allowed to the bidder is liable to be rejected for this tender. Bidder is liable to be rejected for this tender. Bidder is liable to be respected for this tender.         Item Description       Quantity       Units       Caused Currency in link / Other Currency in BASIC RATE In Figures To be entered by the Bidder in Rs. P         Plantation of Trees, Shrubs, and Hedge at site including watering and removal of inserveiceable material's as per direction of officer in charge.       Source of plant is as per direction of officer in charge.       Number in the plant is as per direction of officer in charge.       Source of plant is as as an advected to the plant is upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Source between the plant is upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Bound plant is upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Bound plant is upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Bound plant is upto 50mt. Lead, as per direction of officer in charge. T&P shall be arranged by the contractor.       Bound plant	Item Description       Quantity       Units       Currency in INR (Other in Currency in Curren	Item Description       Quantity       Units       Quantity       Units       Quantity       Dashi CRATE In Figure       GST @ 18%       TOTAL AMOUNT Incl. All taxes & duties (Excl. GST)         Plantation of Trees, Shrubs, and Hedge at site including watering and removal of inserveiceable material's as per direction of officer in charge.       Excluding cost of plant & water)       Image: Plant       Im

dder and the same	should be uploaded after filling the relevent
UMBER #	TEXT #
MOUNT Incl. All duties and GST in Rs. P	TOTAL AMOUNT Incl. All taxes, duties and GST In Words
0.00	INR Zero Only
0.00	INR Zero Only
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	INR Zero Only
0.00	INR Zero Only