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ODISHA POWER TRANSMISSION CORPORATION LTD

OFFICE OF THE SR.GENERAL MANAGER(S&S), JANAPATH, BHUBANESWAR-751022

TEL NO. 0674-2541801 FAX NO. 0674-2542964

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TENDER SPECIFICATION NO. SR.G.M.[S&S]- 15 / 2018-19

FOR

PROCUREMENT OF LED LIGHT FITTINGS FOR THE VARIOUS OFFICES OF OPTCL HEADQRS OFFICE, BHUBANESWAR

DATE OF OPENING OF TENDER PAPER- 24 .11.2018 at 4.00PM

COST OF TENDER PAPER- 2000.00 +GST

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No. EMC-177 /16/ dt. .10.18

TENDER NOTICE NO. SRGMS- 15 /2018-19

For and on behalf of Odisha Power Transmission Corporation Ltd., Sr.GM(S&S), OPTCL, BBSR invites sealed Tenders from reputed Manufacturer /authorised dealers for supply of various types of LED light fittings(Philips/CG/Havells/PAC) to OPTCL Headqrs office duly super scribed on the cover as: ‰ender for Supply of different types LED light fittings to OPTCL Headqrs office, Bhubaneswar+Tender papers can be downloaded from the OPTCL website from dt. 02.11.2018 to dt. 24.11.2018. The tender will be opened on dt. 24.11.2018 at 4.00PM. Interested firms may visit OPTCL official website www.optcl.co.in for detail specifications.

SR.GENERAL MANAGER(S&S)

CC to

- 1. CGM(O&M),OPTCL for kind information.
- 2. Sr.GM(IT),OPTCL for inf. & n/a.He is requested to host the tender in the optcl's website for wide publication.
 - 3. GM,EHT Stores Div,OPTCL,BBSR for inf. & n/a

OPTCL Lifeline of Odisha

NOTICE INVITING TENDER

ODISHA POWER TRANSMISSION CORPORATION LTD JANPATH, BHUBANESWAR . 751 022,

TENDER NOTICE NO. SRGMS - 15 /2018-19

For and on behalf of the Odisha Power Transmission Corporation Limited, the undersigned invites bids under SINGLE-part bidding system in double-sealed cover, for the works as mentioned below, duly super scribed with Tender Specification No. & Date of opening, from reputed contractors for supply of different types LED light fittings(Philips/

CG /Havells/Surya) to OPTCL Headqrs office, Bhubaneswar.

SI. No.	Tender Specification No.	Description of works.	Earnest Money Deposit (In ₹.)	Cost of Tender Paper	Last date of receipt & opening of tender
1.	Sr.GMS -15 /2018-19	Supply of different types LED light fittings (Philips/CG/Havells/Surya) to OPTCL/GRIDCO Headqrs office, Bhubaneswar.	2,000.00	2000+GST	24.11.18 at 1.00PM & 4.00PM respectively

The specification can be downloaded from OPTCLs official web site upto 1.00PM on dt. .10.2018 and the same may be submitted alongwith the cost of tender document & necessary EMD by way of demand draft/ pay order payable to GM,Stores circle, OPTCL, Bhubaneswar at the time of submission of tender document. Incase any deviation is found in the tender document submitted by the Tenderers from the content mentioned in our web site and/ or non submission of cost of tender documents, the tender shall liable to be rejected at any stage of the contract. The Tenderers has to indemnify OPTCL for any loss accruing due to such alteration in the terms and conditions of the tender document & / or for such alteration, resulting in the cancellation of the contract.

Complete bid for the works will be received upto 1 P.M. only and the same will be opened at 4.00 P.M. on the date mentioned in the notice inviting tender. In the event of any specified date for the sale, submission or opening of bids being declared a holiday for purchaser, the bids will be sold/ received/ opened upto the appointed times on the next working day. Only one representative of the bidder will be allowed to participate in the bid opening with valid identification certificate. OPTCL also reserves the right to accept or reject the tender without assigning any reasons thereof, if the situation so warrants. OPTCL shall not be responsible for any postal delay at any stage.

Minimum qualification criteria of bidders:

The bidder must have executed similar type of supply previously during last three years. They should be willing to furnish at least one of the performance certificate from central /state Govt. or their undertakings. The contractor should have with PAN & GST registration.

SR. GENERAL MANAGER(S&S) OPTCL, BHUBANESWAR

SECTION - I

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COMMERCIAL SPECIFICATION

PART. I SECTION - I INSTRUCTIONS TO TENDERER

1. Submission of Bids:-

Sealed tenders in Duplicate on single part basis, each complete in all respect, in the manner hereinafter specified are to be submitted in the office of Sr.General Manager (S&S), OPTCL, Bhubaneswar on or before the date and time specified against the relevant tender Specification in the notice inviting the tenders. Each copy of the bids (original & duplicate) shall be in separate double sealed envelopes super scribed on each of the covers the relevant tender Specification number and the due date of opening of the bids on the right hand top side of the envelopes. On the left top sides original/duplicate as is relevant, shall be written.

2. Division of Specification:

The Specification is mainly divided into single part Consists of

(i) Section-I : Instructions to Tenderers.

(ii) Section-II : General conditions of supply (commercial)

(iii) Section-III : Schedules and forms etc.
 (iv) Section-IV : Technical Specification.
 (v) Abstract of price components as per Annexure-IV.

(vi) Schedule of prices as per Annexure-V.

3. Tenders shall be in single Parts

The Tenderers are required to submit the tenders in single parts each in separate double sealed covers. Part-I shall be superscripted as ‰.M.D., technical and commercial+%rice bid+

4. Opening of Bids.

(a) The bid shall be opened in the office of the Sr.General Manager (S&S) in presence of such of the Tenderers or their authorized representatives (limited to one person only) on the due date of opening of tender and after scrutiny of the technical particulars and other commercial terms, clarifications as may be required, shall be sought for from the bidders.

5. Purchaser's Right Regarding Alteration of Quantities Tendered.

The Purchaser may alter the quantities of materials/equipment at the time of placing orders. Initially the Purchaser may place order for lesser quantity with full freedom to place extension orders for further quantity under similar terms and conditions of the original orders. Order may also be split among more than one Tenderer for any particular item if considered necessary in the interest of the Purchaser.

6. Procedure & Opening Time of Tenders:

Tenders will be opened in the office of the Sr.General Manager (S&S)on the specified date and time in present of such of the Tenderers or their authorized representatives (limited to one person only) in case of each bidders who may desire to be present, at the time of opening the bids. The Sr.General Manager (S&S) or his authorized representatives will, on opening each bid, read aloud the name of the bidder. He shall also read aloud the attested and un-attested corrections and shall record the number of such corrections on each page of the technical bid over his dated initials and also initial all such corrections.

7. <u>Bidder's Liberty to Deviate from Specification</u>:

The Tenderer may deviate from the Specification while quoting if in his opinion such deviation is in the line with the manufacturers standard practice and conducive to a better and more economical offer. All such deviations should however be clearly indicated giving full justifications for such deviation. (Read with Clause-9, Section-II of the Specification).

8. Eligibility for Submission of Bids.

Tenderers who have purchased the Specification from the office or downloaded from the official website of OPTCL & deposited the tender cost while submitting the tender will only be considered.

9. Purchaser's Right to Accept/Reject Bids.

The purchaser reserves the right to reject any or all the tenders without assigning any reasons what so ever if it is in the interest of OPTCL under the existing circumstances. (Read with Clause-10, Section-II of the Specification).

10. Mode of Submission of Bids.

(A) Bids, complete in all respect shall be submitted in person or by registered Post with A.D. Any other mode shall not be accepted. When delivered in person, the tenders shall be received by a responsible officer of the office of the Sr.General Manager (S&S) OPTCL who shall officially acknowledge the receipt of the same. Tenders received after due date and time shall be returned un-opened. (B) <u>Telegraphic</u>, <u>Telephonic or FAX Tenders</u> shall not be accepted under any circumstances.

11. (i) Earnest Money Deposit.

The tender shall be accompanied by Earnest Money Deposit of value specified in the notice inviting tenders. Tenders without the required E.M.D. will be rejected outright.

The earnest money deposit shall be furnished in one of the following forms subject to the conditions mentioned below:

- (a) Bank Draft: To be drawn in favour of the GM, Stores Circle, OPTCL, Bhubaneswar.
- **(b)** Bank Guarantee from any nationalized/scheduled Bank strictly as per enclosed proforma vide Annexure-VI to be executed on non-judicial stamp paper of appropriate value worth Rs.29/- to be accompanied by the confirmation letter of the issuing Bank.

The validity of the E.M.D. Bank Guarantee shall be 240 days from the date of opening of tender, failing which the tender will be liable for rejection.

- (ii) No interest shall be paid on the Earnest Money Deposit.
- (i) No adjustment towards Earnest Money Deposit shall be permitted Against any outstanding amount with OPTCL.
- (ii) In the case of un-successful Tenderer the Earnest Money will be refunded Immediately after the tender is decided. In the case of successful tenderer, EMD will be refunded only after furnishing of security money referred to at Clause-19 of section. II. Suits if any, arising out of this Clause shall be filed in a Court of law to which the jurisdiction of high court of Odisha extends.
- (iii) Earnest Money will be forfeited if the Tenderer fails to accept the letter of intent and /or purchase orders issued in his favour.

12. Validity of the Bids

The tenders should be kept valid for a period of 180 days from the date of opening of the tender as notified in the tender notice failing which the tenders will be rejected.

13. **PRICE** Tenderers are requested to quote FIRM price only.

14. Revision of Tender Price By Bidders

- (a) After opening of tenders and within the validity period, no reduction or Enhancement in price will be entertained. If there is any change in price, the tender shall stand rejected and E.M.D. deposited shall be forfeited. In case of bidders who are exempted from depositing E.M.D. and who revise their price within the validity period, the bids for similar items against subsequent tender call notice of OPTCL, may not be considered.
- (b) If required, the Tenderers may be asked to extend the validity period of bids under the same terms and conditions as per the original tender except for the

change in delivery period, In such an event the Tenderers are free to change any or all conditions of their bids including price at their own risk.

15. Tenderers to be fully Conversant with the Clauses of the Specification.

Tenderers are expected to be fully conversant with the meaning of all the Clauses of the Specification before submitting their tenders. In case of doubt regarding the meaning of any Clause the Tenderer may seek clarification in writing from the Sr.General Manager (S&S), OPTCL. This however, does not entitle the Tenderer to ask for time beyond due date fixed for receipt of tender.

16. **Documents to Accompany Bids**

Tenderers are required to submit tenders in the following manner :-

- (I) Declaration Form. (As per Annexure . I)
- (ii) Earnest Money /Documents in support of exemption from Earnest Money Deposit if any.(As per Annexure-VI)
- (iii) Technical Specification and Guaranteed Technical Particulars conforming to the Purchasers Specification along with drawings and literature.
 - a. Abstract of Terms & Conditions in prescribed Proforma as per Annexure-II.
 - b. General Terms & Conditions of supply offer as per Section-II of specification.
 - c. List of orders executed for similar items during preceding four years indicating the customers name & P.O. copies.
 - d. Data on past experience as per Clause-7 of Section . Il of the Specification.
 - e. Sales Tax, Income Tax clearance certificates, for the previous year.
 - f. Schedule of quantity and delivery in the prescribed proforma vide Annexure-III.
 - g. Orders in hand to be executed.
 - h. Abstract of Price Components, as per Annexure-IV.
 - i. Schedule of prices in the prescribed proforma as per Annexure . V.

17. Conditional Offer

Conditional offer shall not be accepted.

18. **General**

- i) Over writing shall be avoided
- ii) Erasures and other changes shall bear the dated initial of the person signing the tender.
- iii) In the event of discrepancy or arithmetical error in the schedule of price, the decision of the Purchaser shall be final and binding on the Tenderer.
- iv) For evaluation the price mentioned in words shall be taken if there is any difference in figure and words in the price bid.
- v) Notice inviting tender shall form part of this Specification.
- vi) The price bids of the technically and otherwise acceptable bids shall only be evaluated. The price bids of others (along with E.M.D. if any) shall be returned to the bidders unopened.

PART - I

SECTION - II

GENERAL TERMS & CONDITIONS OF CONTRACT (G.T.C.C)

1. Scope of the Contract

The scope of the contract shall be to Supply of different types LED light fittings to OPTCL Headqrs office, Bhubaneswar.

2.0 **Definition of Terms**

For the purpose of this Specification and General Terms & Conditions of Contract (G.T.C.C.) the following words shall have the meanings hereby indicated, except where otherwise described or defined.

- 2.1 %The Purchaser+shall mean the Sr.General Manager (S&S) for & on behalf of ODISHA POWER TRANSMISSION CORPORATION LTD., Bhubaneswar.
- 2.2 %The Engineer+shall mean the engineer appointed by the Purchaser for the purpose of this contract.
- 2.2 %Rurchaser Representative+ shall mean any person or persons or consulting firm appointed and remunerated by the Purchaser to supervise, inspect, test and examine workmanship and materials of the equipment to be supplied.
- 2.3 %The Contractor+shall mean the Bidder whose bid has been accepted by the Purchaser and shall include the Biddersq executives, Administrators, Successors and permitted assignees.
- 2.4 % quipment+ shall mean and include all machinery, apparatus, Materials, articles to be provided under the contract by the Contractor.
- 2.5 %Contract Price+ shall mean the sum named in or calculated in accordance with the provisions of the contract as the %Contract Price+ which shall include packing, forwarding,

freight, insurance excise duty, sales tax, Octroi and other taxes and duties as applicable at the time of opening of bids.

- 2.6 %General Conditions+shall mean these General Terms and Conditions of Contract.
- 2.7 %The Specification+shall mean the Specification annexed to or issued with G.T.C.C. and shall include the schedules & drawings attached thereto as well as all samples and pattern, if any.
- 2.8 %Month+shall mean %Calendar month+.
- 2.9 %Writing+ shall include any manuscript, type written, printed or other statement reproduction in any visible form and whether under seal or under hand.
- 2.10 % O.R. Destination Costs+ shall mean the cost of equipment and material at the consigneeds stores. The cost is exclusive of Excise duty, Sales Tax and other Local Taxes, but is inclusive of packing, forwarding and insurance and freight charges.
- 2.11 The term %Contract documents+ shall mean and include G.T.C.C., Specifications, Schedules, Drawings, Form of Tender, Covering Letter, Schedule of Price of the final successful bidder any special conditions applicable to the particular contract, Specifications and drawings and the purchase order & the agreement to be entered into.
- 2.12 Terms and Conditions not herein defined shall have the same meaning as are assigned to them in the Indian Contract Act, failing that, in the Odisha General Clauses Act.

3. Manner of Execution

All equipments supplied under the contract shall be manufactured in the manner set out in the Specification or where not set out, to the reasonable satisfaction of the Purchasers representative.

4. <u>Inspection and Testing</u>

- The Purchasers representative shall be entitled at all reasonable times during manufacture to inspect, examine and test on the Contractors premises the materials and workmanship of all equipment to be supplied under this contract and if part of the said equipment is being manufactured on other premises, the Contractor shall obtain for the Purchasers representative, permission to inspect, examine and test as if the equipment were being manufactured on the Contractors promises. Such inspection, examination and testing shall not release the Contractor from his obligations under the contract.
- The Contractor shall give to the Purchaser adequate time/notice(at least 5 days for inside the State suppliers and 15 days for outside the State suppliers) in writing for inspection of materials indicating the place at which the equipment is ready for testing and inspection and shall also furnish the Routine Test Certificates and Packing List along with offer for inspection to the Purchaser indicating the quantity which can be delivered in full truck load/Mini truck load to facilitate issue of dispatch instruction.

- Where the contract provides for test on the Premises of the Contractor or of any of his Sub-Contractors, the Contractor shall provide such assistance, labour, materials, electricity, fuel and instruments as may be required or as may be reasonably demanded by the Purchasers representative to carryout such test effectively & efficiently. The Contractor is required to produce Routine Test Certificate before offering their materials for inspection.
- iv) After completion of the tests, the Purchaseros representative shall forward the test results to the Purchaser. If the test results are satisfactory, the purchaser shall communicate the same to the Contractor in writing. The Contractor shall provide at least three copies of the test certificates to the Purchaser.
- v) The Purchaser has the right to have the tests carried out at his own cost by an independent agency whenever there is a dispute regarding the quality of supply.
- 5. <u>Training Facilities:</u> The Contractor shall provide all possible facilities for training of Purchasers Technical personnel, where applicable when deputed by the Purchaser for acquiring first hand knowledge in assembly of the equipment and for its proper operation and maintenance in service if required.

6. Rejection of Materials

In the event any of the materials/equipment supplied by the Contractor is found defective due to faulty design, bad workmanship, bad materials used or otherwise not in conformity with the requirements of the Specification, the Purchaser shall either reject the materials/equipment or ask the Contractor in writing to rectify the same. The Contractor on receipt of such notification shall either rectify or replace the defective equipment free of cost of the Purchaser. If the Contractor fails to do so, the Purchaser may:-

- (a) As its option, replace or rectify such defective equipment and recover the extra costs so involved from the Contractor plus fifteen percent and /or.
- (b) Terminate the contract for balance work/supplies, with enforcement of penalty Clause as per contract for the un-delivered goods and with forfeiture of performance Guarantee/Composite Bank Guarantee.
- (c) Acquire the defective equipment/materials at reduced price, considered equitable under the circumstances.

7. Experience of Bidders:

The bidders should furnished information regarding experience particularly on the following points:-

- i) Name of the Manufacture.
- ii) Standing of the firm and manufacture of equipment quoted:
- iii) Description of equipment similar to the quoted, supplied and installed during the last four years with the name(s) of the party(s) to whom supplies were made:
- iv) Details as to where installed etc:
- v) Testing facilities at manufacturers works:

- vi) If the manufacturer is having collaboration with another firm(s) details regarding the same.
- vii) A list of Purchase orders executed during the last four years along with useros certificate.
- viii) Equipment capability & upto calibration certificate(s).

Bids may not be considered if the past manufacturing experience is found to be unsatisfactory or is of less than 4 years on the date of opening of the bid.

8. Language and Measures

All documents pertaining to the contract including Specifications, Schedule, Notices, Correspondence, Operating & Maintenance instructions, Drawings or any other writing shall be written in English language. The metric system of measurement shall be used exclusively in this contract.

9. **Deviation from Specification**

It is in the interest of the Tenderers to study the Specification, drawing etc. specified in the tender schedule thoroughly before tendering so that, if any deviations are made by the Tenderers the same are prominently brought out on a separate sheet under heading *Qeviations*:

A list of deviation shall be enclosed with the Tender. Unless deviation in scope, technical and commercial stipulations are specifically mentioned in the list of deviations, it shall be presumed that the Tenderer has accepted all the conditions stipulated in the tender Specification, not withstanding any exemptions mentioned therein.

10. Right to Reject/Accept Any Tender

The Purchaser reserves the right either to reject or to accept any or all tenders if the situation so warrants in the interest of the Purchaser. Orders may also be split up between different Tenderers on individual merits of the Tenderer. The Purchaser has exclusive right to alter the quantities of materials at the time of placing final Purchase order. After placing of the order, the Purchaser may defer the delivery of the materials. It may be clearly understood by the Tenderer that the Purchaser need not, assign any reason for the above action(s).

11. Contractor to inform himself fully

The Contractor shall examine the instructions to Tenderers, General Conditions of contract, Specification and the Schedules of Quantity and delivery to satisfy himself as to all terms and conditions and circumstances affecting the contract price. He shall quote price(s) according to his own views on these matters and understand that additional allowances except as otherwise provided therein will be levied. The Purchaser shall not be responsible for any misunderstanding or incorrect information obtaining by the Contractor other than the information given to the Contractor in writing by the Purchaser.

12. Patent Rights Etc.

The Contractor shall indemnify the Purchaser against all claims, actions, suits and proceedings for the infringement or alleged infringement of any patent design or copy

right protected either in the country of origin or in India by the use of any equipment/ materials supplied by the Contractor. But such indemnity shall not cover any use of the equipment, other than for the purpose indicated by or reasonably to be inferred from the Specification.

13. **Delivery**

- (a) Time being essence of the contract, the equipment shall be supplied within the delivery date specified in the contract. The Purchaser, however, reserves the right to reschedule the delivery and change the destination if required. The delivery period shall be reckoned from the date of placing the Letter or Intent/Purchase order as may be specified in the LOI/Purchase order.
- (b) i) The desired delivery period shall not ordinarily exceed more than 3 months.
 - ii) The quantity offered for inspection should tally with the lots prescribed for delivery in the purchase order.
 - iii) Dispatch instructions shall be issued to accommodate a full truck load/mini truck load.
- (c) The delivery of LED light fittings are to be completed within 45days from the date of issue of Purchase order.

14. <u>Despatch instructions</u>.

The materials should be securely packed and dispatched directly to the consignee at the Contractors risk by Lorry Transport only.

Loading & Unloading of Ordered Materials.

It will be the sole responsibility of the Contractor for loading and unloading & stacking of materials both at the factory site and at the destination store. The Purchaser shall have no responsibility on this account.

15. Contractor's Default Liability.

- I. The Purchaser may, upon written notice of default to the Contractor, terminate the contract in circumstanced detailed hereunder.
- ii. If in the judgment of the Purchaser, the Contractor fails to make delivery of equipment within the time specified in the contract or within the period for which extension has been granted by the Purchaser in writing in response to written request of the Contractor.
- lii. If in the judgment of the Purchaser, the Contractor fails to comply with any of the provisions of this contract.
- a) In the event Purchaser terminates the contract in whole or in part as provided in Clause-15(i) of this section, the Purchaser reserves the right to purchase upon such terms and in such a manner as he may deem appropriate equipment/ material similar to those terminated and the Contractor will be liable to the Purchaser for any additional costs for such similar equipment and/or for penalty for delay as defined in Clause-23 of this section until such reasonable time as may be required for the final supply of equipment.
- b) In the event the Purchase does not terminate the contract as provided in Clause 15(i) of this Section, Contractor shall continue executing the contract, in which case he shall be liable to

the Purchaser for penalty for delay as set out in Clause-23 of this Section until the equipment is accepted. This shall be based only on written request of the supplier and written willingness of Purchaser.

16. Force Majeure:

The Contractor shall not be liable for any penalty for delay or for failure to perform the contract for reasons of force Majeure such as acts of God, acts of the public enemy, acts of Govt., Fires, Floods, Epidemics, Quarantine restrictions, strikes, Freight Embargo, provided that the Contractor shall within ten (10) days from the beginning of such delay notify the Purchaser in writing of the cause of delay, upon which, the Purchaser shall verify the facts and grant such extension as facts justify.

17. Extension of Time.

If the delivery of equipment/materials is delayed due to reasons beyond the control of the Contractor, the Contractor shall without delay give notice to the Purchaser in writing of his claim for an extension of time. The Purchaser on receipt of such notice may agree to extend the contract delivery date as may be reasonable but without prejudice to other terms and conditions of the contract.

18. **Guarantee Period**.

- The stores covered by this Specification should be Guaranteed for satisfactory operation and against defects in design, materials and workmanship for a period of at least 24 (twentyfour) months from the last date of commissioning or 30months from the date of delivery whichever is earlier. The above Guarantee Certificate shall be furnished in triplicate to the purchaser for his approval. Any defect noticed during this period should be rectified by the Contractor free of cost to the Purchaser provided such defects are due to faulty design, bad workmanship or bad materials used, upon written notice from the Purchaser.
- ii) Equipment/material failed or found defective during Guarantee period shall have to be guaranteed after repair/replacement for a further period of 24 months from the date of commissioning or 30 months from the date of receipt at the Stores after such repair/replacement which ever is earlier.
 - Date of delivery as used in this Clause shall mean the date on which the materials are received in OPTCL stores in good condition, which are released for dispatch by the Purchaser after due inspection.

19. <u>Bank Guarantee towards Security Deposit, 100% Payment and performance Guarantee.</u>

A Composite Bank Guarantee as per the proforma enclosed at Annexure-VII of the specification for 10%(Ten percent) of the total cost of the purchase order, shall be furnished from any Nationalised/ Scheduled Bank having a place of business at Bhubaneswar, to the office of Sr.General Manager (S&S), OPTCL within 15(Fifteen) days of issue of purchase order. The Bank Guarantee shall be executed on non-judicial stamp paper worth of Rs.29/- or as applicable, as per the prevalent rules, valid for a

period of 2(two) month more than the guarantee period mentioned at clause-18 for scrutiny and acceptance, failing which the supply order will be liable for cancellation without any further written notice. The said Bank Guarantee should be accompanied or followed by a confirmation letter from the concerned Bank, & should have provision for encashment at BBSR, before the bank Guarantee is accepted & all concerned intimated. The BG should be revalidated as & when intimated to you to cover the entire guarantee period. You are requested to extended the validity of the entire guarantee period.

- i) No interest is payable on any kind of Bank Guarantee.
- ii) In case of non-fulfillment of contractual obligation as required in the detailed purchase order/specification, the composite Bank Guarantee/Permanent Registration Fee shall be forfeited.
- iii) The Composite/Performance Bank guarantee amount on the full order value shall be deducted from the first claim of the supplies made in cases where no Composite Bank Guarantee/Performance Bank Guarantee is furnished.

20. (A) <u>Performance Guarantee</u>

The suppliers those who are not covered under Clause-19(i), (ii), (iv) of this Specification including Central/State Govt. undertaking are required to furnish a performance Guarantee to the tune of 2.5% of the total F.O.R. Destination cost of the purchase order in shape of Bank Guarantee from any Nationalised or Scheduled Bank on a non-judicial stamp paper worth Rs.29/- or as applicable as per prevalent rules, as per the proforma at Annexure-VIII of the Specification. Such performance Bank Guarantee shall be furnished while delivering the first Lot of goods or within 30 days of issue of the purchase order whichever is earlier. The Bank Guarantee shall be valid to cover the guarantee period for the materials as stipulated under Clause -18 of the Specification. Such Bank Guarantee shall be supported by the confirmation letter of the issuing Bank.

(B) Annexure . XI . enclosed to the Specification may be referred to for details regarding security Deposit, Payment and Performance Guarantee.

21. <u>Import License</u>

In case imported materials are offered no assistance will be given for release of foreign Exchange. The firm should arrange to import materials from their own quota. Equipment of indigenous origin will be preferred.

22. Terms of Payment.

100% payment shall be made within 30 days on Supply of materials at site subject to verification by the consignee and approval of Guarantee Certificates by the purchaser and furnishing of @10% value of materials as Composite Bank Guarantee.

23. Penalty for Delay in Completion of Contract.

- (i) If the Contractor fails to deliver the materials/equipments within the delivery schedule specified in the contract including delivery time extension, if any, granted thereto, the Purchaser shall recover from the Contractor penalty for a sum of one half of one percent (0.5 per cent) of the Ex-works price of the undelivered equipment for each calendar week of delay or any part thereof. For this purpose the date of receipted challans shall be reckoned as the date of delivery. The total amount of penalty shall not exceed five per cent (5%) of the Exworks price of the unit or units so delayed. Equipment will be deemed to have been delivered only when all its components, parts are also delivered. If certain components are not delivered in time, the equipment will be considered as delayed until such time as the missing parts are delivered.
- (ii) If the contractor fails to rectify/ replace the equipment/materials within 30days from the date of intimation of the fact, so noticed by the purchaser within the guarantee period then the penalty for sum of one half of the one percent(0.5%) of the total purchase order amount for each calendar week of delay shall be recovered by the purchaser within the guarantee period. For this purpose, penalty date will shift from the 30th day from the date of issue of letter on defective ness of equipments/materials, so supplied by the purchaser. The total amount of penalty in this case shall not exceed 10% (Ten percent) at the purchase order amount. If the defects so intimate will not rectified by the suppliers within the guarantee period then whole of the BG will be forfeited by the purchaser, without any intimation to the supplier.

24. <u>Insurance</u>

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 interests of the employer, 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 employer. However irrespective of such acceptance the responsibility to maintain adequate insurance coverage at all time during the period of Contract. Shall be of the contractor alone. The contractors is failure in this regard shall not relieve him of any of this contractual responsibilities and obligations. The Insurance covers to the taken by the Contractor shall be in the joint name of the Employer and the Contractor. The Contractor shall, however, be authorized to deal directly with Insurance Company or Companies and shall be responsible in regard to maintenance of all insurance covers. Further the insurance should be in freely convertible currency. Any loss or damage to the equipment during handling, transportation, storage erection, putting into satisfactory operation and all activities to be performed till the successful completion of commissioning of the equipment shall be to the account of the Contractor.

25. Payment Due from the Contractor.

All costs and damages, for which the Contractor is liable to the Purchaser, will be deducted by the Purchaser from any money due to the Contractor under any of the Contract(s).

26 Sales Tax Clearance, Balance sheet and Profit & Loss Account.

- (i) Sales Tax clearance certificates valid upto the date of opening of Tender, should be enclosed with tender.
- (ii) Balance sheet and profit and loss account of the bidder duly certified by the Chartered Accountant for the previous 3 years should be enclosed to assess the financial soundness.

27. <u>Certificate for exemption from Excise Duty/Sales Tax.</u>

Offers with exemption from Excise duty including Sales Tax shall be accompanied with authenticated proof of such exemption. Authenticated proof for this Clause shall mean attested Photostat copy of exemption certificate.

28. <u>Contractor's Responsibility</u>.

Not withstanding anything mentioned in the Specification or subsequent approval or acceptance by the Purchaser, the ultimate responsibility for design, materials used and satisfactory performance shall rest with the Tenderers.

29. Validity.

Prices and conditions contained in the offer should be kept valid for a period of 180 days from the date of opening of the tender, failing which, the tender shall be rejected.

30. Evaluation & Comparison of Bids.

(i) <u>Weightage shall be given to the following factors in the Evaluation & Comparison of Bids.</u>

- (a) Quality & techanical features being same, local Manufacturers will be given preferance.
- (b) More Nos. of year of guarantee on the light fittings will be considered.
- (c) Early Delivery.
- (d) Past track record in delivery of similar items to OPTCL.
- (e) Track record in manufacture & supply of similar items to other utilities other than OPTCL.
- (f) Deviation in the bid vis-à-vis in the stipulation in the Bid Specification both in Technical and Commercial.
- (g) In comparing bids and in making awards, the Purchaser may consider such factors as compliance with Specification, relative quality & adaptability of supplies or services, experience, financial soundness, record of integrity in dealings, performance of materials/equipments earlier supplied, ability to furnish repairs and maintenance services, the time of delivery, capability to perform including available facilities such as adequate shops, plants, equipment and technical organization.

31. Jurisdiction of the High Court of Odisha.

Suits, if any, arising out of this contract shall be filed by either party in a Court of Law to which the jurisdiction of High Court of Odisha extends.

32. Correspondences.

Any notice to the Contractor under the terms of the contract shall be served by Registered Post or by hand at the Contractor Principal Place of Business.

ii) Any notice to the Purchaser shall be served at the Purchasers Principal office in the same manner.

33. Official Address of the Parties to the Contract.

The address of the parties to the contract shall be specified:

(i) Purchaser: Sr.General Manager (S&S)
ODISHA POWER TRANSMISSION CORPORATION LTD,
Bhubaneswar-751022. Phone: 0674-2541801/2542554

(ii) Supplier:

Address:

Telephone No.

FAX No.

- **34. Outright Rejection of Tenders**. Tenders shall be outsight rejected if they are not complying with the following requirements:
 - i) Tenders shall be submitted in person or by **Registered Post with A.D.**
 - ii) Tenders shall not be submitted telegraphically or by FAX.
 - **iii)** Tenders shall be accompanied by the prescribed Earnest Money Deposit unless otherwise qualified for exemption from furnishing of EMD.
 - iv) Tender shall be kept valid for a period of 180 days from the date of opening of Tender.
 - v) Tender shall be submitted in one part as specified.
 - vii) The schedule of prices should be filled up fully to indicate the break-up of the prices including taxes and duties. Incomplete submission of this schedule will make the tender liable for rejection.
 - **viii)** Tenderer should quote FIRM price and the price should be kept valid for a period of 180 days from the date of opening of the tender.

35. Documents to be treated as Confidential.

The Contractor shall treat the details of the Specification and other Tender documents as private and confidential and they shall not be reproduced without written authorization from the Purchaser.

36. Scheme/Projects.

The materials/equipments covered in this Specification shall come under O&M works of OPTCL.

TECHANICAL SPECIFICATION

SL NO	DESCRIPTION OF MATERIALS	QTY	Techanical Specification
1	18W LED Tube light fittings- Make: CG/Havells/PAC/Philips Equivalent to Crompton-LCDSPLN-R-18- CDL		T5 LED Tube lights with Snow white colour.

2	18W LED Ceiling Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LSCRM-18W- CDL/NW/WW	80Nos.	Round ceiling mounted LED Snow white light fittings
3	18W LED Surface Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCDSPLN-R-18- CDL	30Nos.	Round Surface mounted LED Snow white light fittings
4	40W LED Surface Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCTRN-36-CDL	11Nos.	Square Surface mounted LED Snow white light fittings-600mmX 600mm
5	36/40W LED Ceiling Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCTRQ1-36-CDL	21Nos.	Square Ceiling mounted LED Snow white light fittings-600mmX 600mm

SECTION - III (LIST OF ANNEXURES)

The following Schedules and proforma are annexed to this Specification and contained in Section - III as referred to in the relevant Clauses.

i)	Declaration Form	ANNEXURE-I
ii)	Abstract of Terms & Conditions to accompany Section . II of Part . I	ANNEXURE-II
iii)	Schedule of Quantity & Delivery	ANNEXURE-III
iv)	Abstract of Price Component (to accompany Part . II of this Specification).	ANNEXURE-IV
v)	Schedule of prices to accompany Part . II	ANNEXURE-V
vi)	Bank Guarantee form for Earnest Money Deposit.	ANNEXURE-VI
vii)	Composite Bank Guarantee form for security Deposit, Payment & Performance.	ANNEXURE-VII
viii)	Bank Guarantee Form for Performance Guarantee.	ANNEXURE-VIII
ix)	Bank Guarantee form for 100% Payment.	ANNEXURE-IX

ANNEXURE - I

DECLARATION FORM

То

Sir,

- Having examined the above specification together with Tender conditions referred to therein I/We the undersigned hereby offer to supply the materials covered thereon complete in all respects as per the Specification and General Conditions, at the rates entered in the attached contract schedule of prices in the Tender.
- 2. I/We hereby undertake to have the materials delivered within the time specified in the Tender.

3.	I/We here guarantee the technical particulars given in the Tender supported with necessary reports from concerned authorities.
4.	I/We certify to have purchased/down loaded a copy of the Specification by remitting Cash/Money order/ D.D./ remitting the cost of tender, herewith and this has been
5.	acknowledged by your letter No Dated In the event of Purchase order being decided in my/our favour, I/We agree to furnish the
	Security Deposit in the manner acceptable to ODISHA POWER TRANSMISSION CORPORATION LTD. and for the sum as applicable to me/us per Clause-19 of Section . Il of this Specification within 15 days of issue of Letter of intent/Purchase order failing which I/We
	clearly understand that the said Letter of intent/Purchase order will be liable to be withdrawn by the Purchaser.
	Signed this day of20
	Yours faithfully,
	Signature of Tenderer With Seal of the Company (This form should be fully filled up by the Tenderer and submitted along with the original copy

(This form should be fully filled up by the Tenderer and submitted along with the original copy of Tender)

<u>ANNEXURE – II</u>

ABSTRACT OF GENERAL TERMS & CONDITIONS OF CONTRACT (COMMERCIAL) TO ACCOMPANY PART -I

1	Eamest Money Furnished	(a)Bank Guarantee (b)Bank Draft
2	Manufacturers/supply experience including users certificate furnished or not. (As per Clause No.7 of Section . II)	Yes/No
3	Deviations to the Specification in any (list enclosed or not.	Yes/No
4	Guarantee:Whether agreeable to OPTCL terms	Yes/No
5	Whether agreeable to furnish Performance Guarantee as per Clause . 20 of Section . II	Yes/No
6	Terms of Payment:Whether agreeable to OPTCLs standard terms of payment or not. (As per clause . 22 of Section . II)	Yes/No
7	Nature of Price: Firm	Yes/No
8	Penalty:Whether agreeable to OPTCLos terms or not	Yes/No
9	Whether ITCC/STCC/P&L A/C. for the required period are furnished as per Clause-26 of Section . II	Yes/No
10	Validity: -Whether agreeable to OPTCLos terms or not. (As per Clause . 29 of Section . II)	Yes/No
11	Manufactureros name and itos trade mark.	Yes/No
12	PAN	
13	Delivery (Period in months from the date of Placement of purchase order.)	Yes/No
14	Whether declaration form duly filled in finished or not.	Yes/No

Place	
Date	Signature of the Tendere
	With Seal of the Company

ANNEXURE - III

SCHEDULE OF QUANTITY AND DELIVERY

SI.	Description	Quantity	Desired	Destination.
No		Required	Delivery	
			Period	
1.	As per list	As per list	Within	Electrical
			30days	Maintenance Cell,
			_	3R 14(S),
				Bhoinagar,
				OPTCL,BBSR

NB : The details delivery programme and quantity to be delivered will be intimated at the time of placement of the Purchase Order.

ANNEXURE - IV

(ABSTRACT OF PRICE COMPONENT (TO ACCOMPANY PRICE BID)

1. Price Basis	F.O.R Purchasers Destination Stores
2. Packing & Forwarding	
3. Rate of insurance charges	
4. Rate of Freight charges	
7. Rate of other taxes/levies/duties etc.	
9. Nature of Price	FIRM
Place : Date :	Signature of the Tenderer With Seal of Company

ANNEXURE . V SCHEDULE OF PRICE.

TENDER SPECIFICATION NO._____

SL NO	DESCRIPTION OF MATERIALS	QTY	UNIT RATE	TOTAL AMOUNT
1	18W LED Tube light fittings- Make: CG/Havells/PAC/Philips Equivalent to Crompton-LCDSPLN-R-18- CDL	50Nos		
2	18W LED Ceiling Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LSCRM-18W- CDL/NW/WW	80Nos.		
3	18W LED Surface Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCDSPLN-R-18- CDL	30Nos.		
4	40W LED Surface Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCTRN-36-CDL	11Nos.		
5	36/40W LED Ceiling Mounted light fittings- (CG/Havells/PAC/Philips) Equivalent to Crompton-LCTRQ1-36-CDL	21Nos.		
	Or, Say			

(RUPEES õõõõ	0 0 0 0	0000	000000	0000000	00000000.

Place

Signature of Tenderer

Date : With Seal of the Company

N.B. :

.

- More Nos. of year of guarantee on the light fittings will be considered.
 - ·The price should be inclusive of all taxes & duties including transporting charges except
 - ·Conditional offers will not be acceptable.
 - •The Bidders are to clearly, indicate the period up to which the Tax Holidays are available to them.

ANNEXURE – VI PROFORMA FOR BANK GUARANTEE FORM FOR EARNEST MONEY DEPOSIT

Ref	:	Date :		Bank Guarantee N	10:
1. TRANS	In accordance with inv MISSION CORPORATIO				
Messer	S			Addres	s
for the	wish/wished e sum of ` (Rupees ays) is required to be sub	to participate in the modern to participate in the modern to the modern) valid for period We the	d of 240 days (Two	Hundred
(hereinate to as C	after referred to as ±he Batontractor(s) do hereby under said period, on with MISSION CORPORATIO	ankà at the request of Ninequivocally and Un-coritten request by the	(Indicationally guarantee a Sr.General Manager	te the name of Ban (hereinafter and undertake to pa (S&S), ODISHA	n k) r referred ay during POWER
		· ———	(Indicate design	nation of the Purch	naser)
remain v	unt not exceeding ` valid up to 4.00 P.M. of _ nded on receiving instruc- ee has been issued.	(date) and if ar	ny further extension to t	his is required, the	same will
2.	We the		do hereby, further	undertake	
	•	e Name of the Bank)			
from the caused or cond regards	pay the amounts due and e OPTCL stating that the to or suffered by the OF ditions or failure to perform the amount due and pates shall be restricted to a	e amount claimed is dur TCL by reason of any b rm said Bid. Any such ayable by the Bank und	e by way of loss or dan preach by the said Conf demand made on the I der this guarantee. How	mage caused to or tractor(s) of any of t Bank shall be conc	would be the terms clusive as
Court of paymer	We undertake to pay s so raised by the Control Tribunal relating there at so made by us under the Contractor(s)/Supplier(s) We the	actor(s)/Supplier(s) in an eto, our liability under this bond shall be a vali) shall have no claim ag	ny suit or proceeding in this present being abs d discharge of our liabil ainst us for making suc	nstituted/pending be colute and unequive lity for payment the h payment.	efore any ocal. The
containe	ed shall remain in full for	ŕ	aforesaid period of 24	10 days (Two Hund	red Forty
Days) a Bid hav ODISHA said Bid guarante	nd it shall continue to be been fully paid and it. POWER TRANSMISS I have been fully and pro bee. Unless a demand owe shall	so enforceable till all the claims satisfied or dission CORPORATION perly carried out by the r claim under this gua	te dues to the OPTCL uscharged or till Chairm LTD. certifies that the said Contractor(s) and rantee is made on us	under or by virtue of nan-Cum-Managing terms and condition accordingly discha in writing on or be	f the said Director, ns of the arges this
5.	We the	fu	irther agree with the OF	TCL that	
obligation perform of the potential terms at such various act or or any such have effective.	(Indicate the Name of a TCL shall have the full ons hereunder to vary ance by the said Contract owers exercisable by the and conditions relating to a triation, postponement of the matter or thing whatsoffect of so reliving us. This guarantee will not the Contractor(s).	est liberty without our any of the terms and ctor(s) from time to time oPTCL against the sait he said bid and we shar extension being grante oPTCL or any indulguever which under the later the said bid and we shar extension being granted options.	conditions of the said or to postpone for any to d Contractor(s) and to to all not be relieved from ed to the said Contract ence by the OPTCL to aw relating to sureties to	d Bid or to extend time or from time to forbear or enforce a our liability by reaso tor(s) or for any fort the said Contractor would, but for this p	I time of time any any of the on of any bearance r(s) or by provision,
	We		lastly undertake not to	revoke this	
	(Indicate the N guarantee during its curren	lame of the Bank) cy except with the previous	s consent of the OPTCL in	writing.	
	Dated the			•	

7.

8.

For	
	(Indicate the name of Bank)

ANNEXURE - VII

PROFORMA FOR COMPOSITE BANK GUARANTEE FOR SECURITY DEPOSIT PAYMENT AND PERFORMANCE

This	Guarantee	Bond is	executed	this		Day of	PO	20	by	us	the
		Dis			State		1 .0				1 .0.
const	IEREAS the tituted under da di cituted under da di cituted under da di citute da di	ODISHA the Electrate	POWER	TRANSN ly) Act, 1 (hereinaft	MISSION C 948 (herein er called %	ORPORA ⁻ after calle he Agreer	TION LTD d % ble OPT	CL+) has pla	aced or	ders	No.
AND	WHEREAS	the Cont	tractor has	agreed	to supply	materials	to the OP	TCL in ter	ms of	the	said
(2) to perfo value from furnis	ement, AND WHERE orelease 100 rmance gual of 10% (Ter NOW The making payore shing perform (B)	AS the OF 0% paymed rantee on a n percent)/ HEREFOR ment of S nance gua ank) (here	PTCL has a ent of the of furnishing to 8.5%(Eight E in consi- ecurity (2) rantee in to inafter refe	agreed (1) cost of m by the Co t & Half p deration releasing erms of the	to exempt aterials as partractor to the ercent) of the of the OPTo g 100% pay the said agreas the Ban	the Contracted the OPTCI contract CL having ment to the ement as kold do her	actor from naid agreemed, a Compost price of the gragreed (1) he Contract aforesaid, reby underto	naking paynent and (3) osite Bank Ge said agree) to exemptor and (3) we the	nent of to exer Guarant ement. t the C to exer	Secondaria	urity, from f the actor from L an
or da	unt not exce amage cause th by the said	ed to or su	uffered by	or would	be caused	to or suff	ered by the		y reaso	any n of	any
payal amou bread reaso be co liabili	the	s due by sid Contractors for regards this guara	tee withou way of loss tor(s) of a ailure to pe he amount	t any de s or dam ny of the erform the t due any	age caused terms or consistency said agreed payable by	on demail to or suffonditions on the ment. Any of the Ban	and from the fered by the contained in such demark under this	ne OPTCL by OPTCL by the said a and made of s guarantee	stating y reaso agreement n the B e. How	that on of ent c ank ever,	t the any or by shall , our
dema institu	the anded not wi uted/pending unequivocal.	ithstanding	any dispu	ite or dis	putes raised	d by the C	Contractor(s	s) in any su	it or pro	ocee	ding
The punde	payment so r and the Co	made by ntractor(s)	us under tl shall have	nis bond no claim	shall be a sagainst us f	valid disch or making	narge of ou such paym	r liability for nent.	r paym	ent t	here
rema agree the s ODIS said	e, (ce and a lat it shall ent have b R TRANS have bee	ffect during continue to een fully p MISSION	g the per do so er aid and CORPOR	riod that wo nforceable ti its claims sa ATION LTE	ould be ta Il all the du atisfied or D. Certifies	aken for thues of the Control dischargeds that the t	e performai DPTCL unde d or till Mai erms and c	nce of er or by naging condition	the virtu Dire	said ue of ctor, f the
Unles (Date 5.We liberty terms we sl said (OPT(suret 6.Thi	ss a dema	r consent a ons of the elieved from or for any d Contract t this provi	and without said agreed nour liability forbearanter(s) or by sions have	be dischar t affecting ement or ity by rea ce, act or any such effect of	arged from a Bank) further in any mar to extend tir son of any somission or matter or so relieving	Il liability user agree to have our our one of perfect of the part of the part of the grant of the part of the grant of th	Inder this githat the OF bligations hormance by tions or ext of the OPT tsoever whi	uarantee the PTCL shall lereunder to the said C ension bein CL or any in ch under the	ereafter have the vary a contracte g grant dulgene e law re	ne funy oor(s) ed to by elatin	ullest f the and the y the ng to

7.We, (Bank) lastly underta	ake not to revoke this guarantee during its
currency except with the previous cons		
Date at	_ the	Day of
	Two thousand	
	-	
	For_	
		(Indicate the name of the Bank)
Witness: (with signature, names and	addresses)	(maioate the name of the barm)
1.		
2.		
	ANNEXURE- <u>VIII</u>	
PROFORM	A FOR PERFORMANCE O	BUARANTEE.
		ODIOLIA DOMED TRANSMISSION
In consideration of the Chairman	-cum-Managing Director,	ODISHA POWER TRANSMISSION
CORPORATION LTD (OPTCL (H	ereinatter called ± ne	OPTCL) having agreed to exempt
domand under the terms 9 condition	nereinanter ca	alled #he said Contractor(s) from the dated made
	andand	
		satisfactory performance of materials (as
		etailed in the said agreement) and for the
		ions contained in the said agreement on
only. We	(i.tapooo	/
- ,		(Indicate the name of the Bank)
Bank limited (hereinafter referred	d to as ±he Banko)	at the request of
Contractor(c) do hor	oby undortake to pay to	the ODTCL on amount not exceeding
`. (Rupees	only) against any	loss or damage caused to or suffered or
would be caused to suffered by the Or	TOL by reasons any or bre	ach by the said Contractor(s) of any of the
terms or conditions contained in the sa	•	
2. We	Bank Limite	ed do hereby undertake to (Indicate the
		uarantee without any demur, merely on a
demand from the OPTCL stating that	the amount claimed is due	by way of loss or damaged caused to or
		breach by the said Contractor(s) of any of
		sons of the Contractors failure to perform
		pe conclusive as regards the amount due ir liability under this guarantee shall be
restricted to an amount not exce		
`		
3. We the	Bank Lim	ited further agree to pay the OPTCL any
money so demanded not withstanding	any dispute or disputes r	aised by the Contractor(s)/Suppliers(s) in
		unal relating thereto, out liability under this
present being absolute and unequivoca		, ,
		alid discharge of our liability for payment
thereunder and Contractor(s)/Supplier(s) shall have no claim agair	nst us for making such payment.
4. We the	Bank Lim	nited further agree that the (Indicate the
name of the Bank)		
		ring the period that would be taken for the
		be so enforceable till all the dues of the
		paid and its claims satisfied or discharged
		I CORPORATION LTD (OPTCL Certifies
		fully and properly carried out by the said a demand or claim under the guarantee is
		ths from the last delivery of materials or
		discharged from all liabilities under this
guarantee thereafter.	ci is carner we shall be	discharged from all liabilities drider this
5. We the	Bank Lim	ited further agree with the (Indicate the
name of the Bank)	Bank Ein	nod latinot agree with the (mareate the
	fullest liberty without our co	nsent and without affecting in any manner
		of the said agreement or to extend time of
		any of the terms and conditions relating to
		bility by reasons of any such variation,
postponement, or extension being grar	nted to the said Contractor(s) or by any such matter or thing what so
ever which under the law relating to sur	eties would but for this prov	rision have effect of so relieving us.

6.	I his guarantee will not be discharged due to the change in the name, style an Bank or the Contractor(s)/Supplier(s).	d constitution of the
7.		ot to (Indicate the
	name of the Bank)	
8.		Dated the
	Day of 20 itness with signature, names & address:	
1. 2.		
۷.		
	For(Indicate the name of the Bank)	Bank Limited.
	ANNEXURE – IX	
	PROFORMA FOR BANK GUARANTEE FOR 100% PAYMENT.	
	1. In consideration of the Chairman-cum-Managing Director, ODISHA POWE	ER TRANSMISSION
CORF	:ORPORATION LTD (OPTCL (hereinafter called ∄he OPTCLa) having agre	ed to allow M/s.
on n	(hereinafter called the said Contracton proof of verification of the materials delivered under the terms and condition	
-	lo Dated made between ODISHA POWER	
CORF	ORPORATION LTD (OPTCL., Bhubaneswar and M/s	for
	upply of materials (as detailed in the said agreement) and for the due fulfillment by th f the terms and conditions contained in the said agreement, on production of a l	
	(Rupees)	
	Bank) (herei	inafter referred to as
±he B	he Bankg do hereby undertake to pay to the OPTCL an amount not exceeding `) against any loss or damage caused to or	
be ca	e caused to or suffered by the OPTCL by reasons of any breach by the said Contra	
	erms and conditions contained in the said agreement.	
and r	We (the Bank) do hereby under take to p and payable under this guarantee without any demur, merely on a demand from the OF	
	amount claimed is due by way of loss or damage caused to or suffered by the OPTC	
bread	preach by the said Contractor(s) of any of the terms or conditions contained in the sa	aid agreement or by
	eason of the Contractor(s) failure to perform the said agreement. Any such demand	
snall	shall be conclusive as regards the amount due and payable by the Bank under this gour liability under this guarantee shall be restricted to an amount not exceeding `	uarantee. However,
).	
	3. We the Bank also undertake to	
	ny money so demanded not withstanding any dispute or disputes raised by the Contr n any suit or proceeding instituted/pending before any Court or Tribunal relating therei	
	nis present being absolute and unequivocal.	o, our hability arraor
	The payment so made by us under this bond shall be a valid discharge of our	
there 4.	nere under and the Contractor(s) shall have no claim against us for making such payme . We, (
	ontained shall remain in full force and effect during the period that would be taken for	
the sa	ne said agreement and that it shall continue to be so enforceable till all the dues of the	OPTCL under or by
	rtue of the said agreement have been fully paid and its claims satisfied or discharg	
	pirector, ODISHA POWER TRANSMISSION CORPORATION LTD (OPTCL Certifical conditions of the said agreement have been fully and properly carried out by the sai	
	ccordingly discharges this guarantee.	a community and
	Unless a demand or claim under this guarantee is made on us in writing on	or before the (Date
) we shall be discharged from all liability under this guarantee thereafter.	•
5.		
	OPTCL that the OPTCL shall have the fullest liberty without our consent and with	
	nanner our obligations hereunder to vary any of the terms and conditions of the saxtend time of performance by the said Contractor(s) and to forbear or enforce ar	
	conditions relating to the said agreement and we shall not be relieved from our liabilit	
	uch variation, postponement, or extension being granted to the said Contractor(s) or b	
	hing what so ever which under the law relating to sureties would but for this provisional elieving us.	on nave effect of so
	elieving us. This guarantee will not be discharged due to the change in the name, style and consti	tution of the Bank or
the Co	e Contractor(s)/Supplier(s).	
7.	This guarantee will not be discharged due to the change in the name, style a Bank or the contractors/suppliers.	x constitution of the
	TEL TO T	

8.	We,	(Bank)	lastly	unde	ertake	not	to	revoke	this
guarante	e during	its curr	rency except with previous consent of th	e OPT	CL in w	riting	١.				
This pe	erforman	ce Ban	nk Guarantee will remain in force up to $_$		· · · · · · · · · · · · · · · · · · ·		_				
	Date	at	the		D	ay	of				
			Two thousand								
Witnes	s with s	ignatu	ıre, names & address:								
1.											
2.											
For			Bank Limited.								
			(Indica	te the	name c	of the	e Bank	<i>r</i>)			