

E-BIDDING DOCUMENT

TOWARDS TURNKEY EXECUTION INCLUDING SUPPLY OF EQUIPMENTS, SERVICES & UTILITIES, ERECTION, TESTING, COMMISSIONING & TRIAL RUN FOR

RENOVATION OF 10,000 LITER PER DAY CAPACITY TIRTOL DAIRY PLANT

AT - NUAPADA, DIST-JAGATSINGHPUR



THE ORISSA STATE CO-OPERATIVE MILK PRODUCERS' FEDERATION LTD. BHUBANESWAR

JANUARY - 2025

INSTRUCTION TO BIDDERS

NAME OF WORK: TURNKEY EXECUTION INCLUDING SUPPLY OF EQUIPMENTS, SERVICES & UTILITIES, ERECTION, TESTING, COMMISSIONING & TRIAL RUN FOR RENOVATION OF 10,000 LITER PER DAY CAPACITY TIRTOL DAIRY PLANT AT - NUAPADA, DIST-JAGATSINGHPUR, STATE – ODISHA.

1.	PERIOD OF COMPLETION OF PLANT	:	24 Months from the date of agreement.
2.	Reference of Bid	:	Proj/229/Tirtol Dairy/24
3.	Bid Validity	:	120 days after opening of commercial bid
4.	LAST DATE, TIME AND FOR RECEIPT O)F:	27.01.2025 up to 02:00 PM
5.	TIME, DATE AND PLACE OF TECHNICAL BID OPENING	:	DATE- 28.01.2025 TIME 03.00 PM at- OMFED, D-2, Sahid Nagar, Bhubaneswar-751 007
6.	DATE, TIME AND FOR PRE BID MEETING	:	
7.	OFFICER INVITING BIDS	:	MD, OMFED
8.	CONTACT PERSON	:	General Manager (Projects & DO) OMFED, D-2, Sahid Nagar, Bhubaneswar-751 007. <u>Email-dairyoperation@omfed.com</u> / <u>omfed@yahoo.com</u> Mobile No- 7440043849

TABLE OF CONTENTS

SECTION	SUBJECT	PAGE
1	BACK GROUND / INSTRUCTIONS TO BIDDERS	5
2	QUALIFICATION INFORMATION	9
3	GENERAL CONDITIONS OF CONTRACT	13
	Part-I: SCOPE OF BIDDER / OMFED	14
	Part-II:GENERAL CONDITIONS OF CONTRACT	15
	Part-III: TERMS OF PAYMENT	61
4	SPECIAL CONDITIONS OF CONTRACT	65
	Part-I: PLANT WORK	66
	Part-II: FOR ERECTION	72
	Part-III: MECHANICAL INSTALLATION	87
	Part-IV : ELECTRICAL INSTALLATION	105
5	TECHNICAL SPECIFICATION	132
6	COMMERCIAL BID	170
7	SECURITIES AND OTHER FORMS	174



www.omfed.com

The Odisha State Cooperative Milk Producers' Federation Ltd. D-2, Sahid Nagar, Bhubaneswar-751 007. Ph No- (0674) 2546030/2540273/2540417, Fax No (0674) 2540974

TENDER NOTICE

OMFED invites sealed techno-commercial offer in separate envelope from experienced bidders for TURNKEY EXECUTION including Supply of dairy equipments, Services & Utilities, Erection, Testing, Commissioning & Trial Run FOR RENOVATION OF 10,000 LITER PER DAY CAPACITY TIRTOL DAIRY PLANT AT - NUAPADA, DIST-JAGATSINGHPUR, STATE – ODISHA.

Interested bidders may download the Tender Document from The OMFED web site www.omfed.com only for reference. Bid document will be available in the https://tendersodisha.gov.in from 10.00 AM of 14.01.2025 to 2.00 PM of 27.01.2025 for bidding. Tender cost of Rs.10,000/-+18%-GST along with E.M.D. shall be deposited through online portal at https://tendersodisha.gov.in The technical Bid shall be opened at 03.00 PM on 28.01.2025 at the OMFED Corporate Office in the presence of the interested bidders at Omfed Corporate Office, D/2, Sahid Nagar, Bhubaneswar – 751007 in presence of interested bidders. Bids without requisite EMD shall not be considered.

The **corrigendum/amendment** to this notice if required shall be published only in the OMFED web site and will not be published again in newspaper.

OMFED reserves the right to accept or reject any or all the tenders or part thereof without assigning any reason.

Sd/-MANAGING DIRECTOR

SECTION 1

<u>BACK GROUND / INSTRUCTION TO</u> <u>BIDDERS</u>

BACK GROUND / INSTRUCTION TO BIDDERS

The Odisha State Cooperative Milk Producers' Federation Ltd.(OMFED) was established during Operation Flood-II (1980 to 1985) to set up dairy cooperatives in Odisha state based on Anand Pattern. Accordingly, Village level dairy cooperative societies (DCS) are organized at grass root level to procure milk from milk producers and arrange payment based on Fat and SNF content. The procured milk transported to Chilling Centre/Bulk milk coolers owned by District cooperative unions. After chilling, the milk is supplied to nearest dairy owned by OMFED for processing and marketing. There are 12 Milk Unions federated to Odisha State cooperative milk producers' Federation Ltd. (OMFED). It is an apex level dairy cooperative society registered under cooperative society Act-1962. Milk and Milk products are sold under the brand name of "OMFED" by cooperatives.

At present OMFED is procuring on an average 6.0 lakh liters of milk per day from 3760 Dairy Cooperative Societies having 3,00,000 producer members. The average milk marketing including milk products is around 5.0 lakh liters per day, as against the existing processing capacity of 5.5 lakh liter per day. In the recent days, OMFED has taken steps to double its milk procurement in next 5 years. Various Govt. Schemes like RKVY, NDP-1, NPCBB & DD, CMP & IDDP Schemes are under implementation to achieve the projected target of milk procurement to the tune of 10 lakh Ltrs. Per Day. Further, State Govt. is also encouraging the Dairy Farmers by providing health care and breeding supports along with short & long term credit with interest subvention to enhance the milk production. As milk is highly perishable, additional chilling infrastructure needs to be created.

The existing infrastructural facilities at Tirtol Dairy are inadequate to handle existing processing load. Further, some of the machineries are old & obsolete for which the processing expenditure is beyond the standard parameter. The efficiency of the plant needs to be enhanced to cover distant markets. Hence, renovation of existing plant is proposed under the project for assistance.

INSTRUCTION TO BIDDERS

GENERAL

Scope of Bid:

OMFED invites bids for **TURNKEY EXECUTION** INCLUDING SUPPLY OF EQUIPMENTS, SERVICES & UTILITIES, ERECTION, TESTING, COMMISSIONING & TRIAL RUN FOR RENOVATION OF 10,000 LITER PER DAY CAPACITY TIRTOL DAIRY PLANT AT - NUAPADA, DIST-JAGATSINGHPUR, STATE – ODISHA.

The successful bidder will be expected to complete the works by the intended completion date specified in the General Conditions of Contract.

Source of Funds	Fund provision for the said project. (in Lakhs)
Govt. of Odisha	Rs.400.00 (for Civil / Electrical / Mechanical work)

Eligibility criteria:

- 1. The bidder should have minimum three years' experience in the related field like turnkey execution of dairy plants comprising of Supply of dairy equipments, Services & Utilities, Erection, Commissioning, Testing & Trial Run.
- 2. Annual Sales turn over should not to be less than 5 Crore during the financial year 2021-22, 2022-23 & 2023-24.
- 3. The bidder should have successfully commissioned new dairy plants or upgradation of dairy plants the recent past. The bidder should furnish relevant documents in this regard. Project Completion report / Performance report are to be submitted along with Purchase Order copy.

BID SECURITY (EARNEST MONEY DEPOSIT)

- 1. The bidder shall furnish, as part of its bid, bid security of Rs.8,00,000/- shall be deposited through online portal at <u>https://tendersodisha.gov.in</u>.
- 2. The EMD of the technically disqualified Bidders shall be returned after declaration of the list of such technically qualified Bidders in the portal. The EMD of other unsuccessful Bidders shall be refunded after signing of the Agreement with the Successful Bidder. The return of the EMD shall be in the form of bank transfer to the account of the Bidder through the e-procurement portal of the Government of Odisha
- 3. The bid security is required to protect the purchaser against the risk of bidder's conduct, which would warrant the security's forfeiture.

PREPARATION OF BIDS

DOCUMENTS TO BE SUBMITTED IN THE TECHNICAL BID:

- Audited profit & loss account statement for the year 2021-22, 2022-23 & 2023-24.
- Proof of sales turn over for last three consecutive years- 2021-22, 2022-23 & 2023-24.
- Copy of IT return for the financial year 2021-22, 2022-23 & 2023-24.
- GST Number.
- GSTIN / PAN No.
- Project Completion report / Performance report are to be submitted along with Purchase Order copy towards installation / commissioning of new dairy plants or upgradation of dairy plants during last three years.
- <u>Cost of tender paper & EMD (as specified at page-7) shall be deposited through online</u> portal at <u>https://tendersodisha.gov.in</u>
- The original bidding document as downloaded by the bidder should be signed & sealed in each page by the bidder as a token of having read, understood & accepted the contents, therein.

DOCUMENTS TO BE SUBMITTED IN THE COMMERICIAL BID:

- The bidder shall submit their offer as per given **BOQ** format provided at online portal <u>https://tendersodisha.gov.in</u>.
- The rate shall include freight, packing, forwarding inclusive of GST / all taxes, duties, royalties etc.

SECTION 2 QUALIFICATION INFORMATION (To be filled in by Bidder)

<u>SAMPLE FORMAT FOR EVIDENCE OF ACCESS TO OR</u> <u>AVAILABILITY OF CREDIT FACILITIES</u>

BANK CERTIFICATE

This is to certify that M/s.						is
reputed company with a good financia	ıl stand	ing.				
If the contract for the work, namely						is
awarded to the above firm, we	shall	be	able	to	provide	overdraft/credit
facilities to the extent of Rs						to

facilities to the extent of Rs._________ to meet their working capital requirements for executing to the above contract during the contract period.

(Signature) Name of Bank

Senior Bank Manager Address of the Bank

AFFIDAVIT

- 1. I, the undersigned, do hereby certify that all the statements made in the required attachments are true and correct.
- 2. The undersigned also hereby certifies that neither our firm M/s ______has abandoned any work awarded to us for such works have been rescinded, during last five years prior to the date of this bid.
- 3. The undersigned hereby author use(s) and request(s) any bank, person, firm or corporation to furnish pertinent information deemed necessary and requested by the Department to verify this statement or regarding my (our) competence and general reputation.
- 4. The undersigned understand and agrees that further qualifying information may be requested, and agrees to furnish any such information at the request of the Department Project implementing agency.

(Signed by an Authorised Officer of the Firm)

Title of Officer

Name of Firm

DATE

UNDERTAKING

I, the undersigned do hereby undertake that our firm M/s _____

would invest a minimum cash up to 25% of the value of the work during implementation of the Contract.

(Signed by an Authorised Officer of the Firm)

Title of Officer

Name of Firm

DATE

SECTION - 3 CONDITIONS OF CONTRACT

<u>GENERAL CONDITIONS OF CONTRACT</u> <u>Part – I_SCOPE OF BIDDER)</u>

01) Turn Key execution of the project including supply of mechanical equipments, services, utilities, supply, erection, installation, testing and commissioning and trial run.

02) Day to day supervision and monitoring for Mechanical work to complete the project with in time frame.

03) Main LT Panel with required incoming and outgoing feeders and change over switches and motor control centre as per requirements. MCC panel board for process, Product, Refrigeration, boiler, Internal and street lighting, ETP and spare feeder for bore well.

04) Cables, conduits and earth pit, obtaining permission from local power Distribution Company and work estimate for installation of 11 KVA 4 pole structure substation, statutory inspection of LT, HT & DG set etc.

05) All other items which are not mentioned here but required for Turn Key Execution of the project, commissioning and trial run.

06) Supply of lubricating oil/Refrigerant during commissioning/trial run.

07) Submission of all mechanical/electrical drawings- 4 set with project authority for approval and execution.

08) Watch & ward duty for 24 hours throughout the project period.

09) Temporary storage godown for construction material, plant and machineries, site office,

& labour amenities etc. (if required)

- 10) Deposition of Govt. fees as applicable under the project.
- 11) The bidder should quote item wise rate and break up in detail.

SCOPE OF OMFED

- 1) Supply of raw materials, packing materials, fuel and chemicals during commissioning and trial run.
- 2) Obtaining NOC, consent to establish and consent to operate from OSPCB.
- 3) Obtaining registration from DIC/MSME for coal license.
- 4) Statutory approval from Directorate of Factory & Boilers for mechanical installation building and drawings etc.
- 5) Statutory approval for steam boilers /pipe lines from Directorate of Factories & Boilers.
- 6) Statutory approval relating to legal meteorology.

14

GENERAL CONDITIONS OF CONTRACT Part - II

1. The contract means the document forming the tender and acceptances thereof and the formal agreement executed between the competent authority on behalf of the Odisha State Cooperative Milk Producers' Federation Ltd., Bhubaneswar (referred hereinafter as 'OMFED') and the Contractor, together with the documents referred to therein including these conditions, the specifications, designs, drawings and instructions issued from time to time form one contract and shall be complementary to one another.

2. In the contract, the following expressions shall, unless the context otherwise requires have the meanings, hereby respectively assigned to them:-

i) The expression works or work shall, unless there be something either in the subject or context repugnant to such construction, be construed and taken to mean the works by or by virtue of the contract contracted to be executed whether temporary or permanent, and whether original, altered, substituted or additional.

ii) The **site** shall mean the land/or other places on. into or through which work is to be executed under the contract or any adjacent land, path or street through which work is to be executed under the contract or any adjacent land, path or street which may be allotted or used for the purpose of carrying out the contract.

iii) The **Contractor** shall mean the individual, firm or company, whether incorporate or not, undertaking the works and shall include the legal personal representative of such individual or the persons composing such firm or company, or the successors of such firm or company and the permitted assignees of such individual, firm of company.

iv) The Engineer -In-Charge means the Engineer/ officer who shall supervise and be incharge of the work.

v) **OMFED shall** mean The Odisha State Cooperative Milk Producers' Federation Ltd.

vi) **Competent Person to sign agreement**: - Managing Director or the person authorized by Managing Director shall be competent authority to sign.

vii) **Excepted Risk** are risks due to riots (other than those on account of contractor employees), war (whether declared or not) invasion, act of foreign enemies, hostilities, civil war, rebellion revolution, insurrection, military or usurped power, any acts of **OMFED**, damages from aircraft, acts of God, such as earthquake, lightening and unprecedented floods, and other causes over which the contractor has no control and accepted as such by the

Accepting Authority or causes solely due to use or occupation by OMFED of the part of the works in respect of which a certificate of completion has been issued or a cause solely due to OMFED's faulty design of works.

Provided that the Contractor is to take all necessary measures to prevent such adverse impact and damage and he would also show that he has taken all due precaution to prevent /minimize any adverse effect/ damage from the above.

viii) **The Defect liability certificate** is the certificate issued by General Manager (Proj) after defect liability period has ended and upon correction of defects by the contractor.

ix) **The defect liability period** is will be decided by OMFED for different nature of works from date of completion of the work and must be mentioned in the Agreement.

It would be decided by the OMFED for different nature of work from time to time as mentioned in Contract data. The Defect liability period is **12 months** from the date of handing over the plant. The equipment supplied by the bidder found defective within the defect liability period shall be rectified/replace by the bidder.

x) The intended completion is the time intended to complete the work by the contractor.

xi) **The start date** is given in the contract data. It is the date when the contractor shall commence execution of the works. It does not necessarily coincide with any of the site possession date.

xii) **A sub-contractor** is a person or corporate body who has a contract with the contractor to carry out a part of the construction work in the contract, which includes work on the site.

xiii) **Temporary works** are works designed, constructed, installed and removed by the contractor that are needed for construction or installation of the works.

xiv) **Authority** means Managing Director, Odisha State Cooperative Milk Producers' Federation Ltd., Odisha who invites tenders on behalf of The **OMFED** as specified in tender document.

xv) **Specifications** mean the specifications followed by relevant Authority of the Government of India or State Government in the area where the work is to be executed and/or as specified by OMFED.

xx) **Tender value**/**Agreement value** means the value of the entire work as stipulated in the letter award;

3. Where the context so requires, words imparting the singular only also include the plural and vice versa. Any reference to masculine gender shall whenever required include feminine gender and vice versa.

4. Heading and Marginal notes to these General Conditions of Contract shall not be deemed to form part thereof or be taken in to consideration in the interpretation or construction thereof or of the contract.

5. The contractor must furnish, free of cost one certified copy of the contract documents with standard specifications and such other printed and published documents, together with all drawings in three sets & in CD as may be forming part of the tender papers. None of these documents shall be used for any purpose other than that of this contract.

6. The work to be carried out under the Contract shall, except as otherwise provided these conditions, include all labour, materials, tools, plants, equipment and transport which may be required in preparation of and for and in the full and entire execution and completion of the works.

7. The contractor shall be deemed to have satisfied himself before tendering as to the correctness and sufficiency of his tender for the works and of the rates and prices quoted in the Financial Bid, which rates and prices shall, except as otherwise provided cover all his obligations under the Contract and all matters and things necessary for the proper completion and maintenance of the works.

8. The several documents forming the contract are to be taken as mutually explanatory of one another, detailed drawings being followed in preference to small scale drawing and figured dimensions in preference to scale and special conditions in preference to General Conditions.

i) In the case of discrepancy between the schedule of Quantities, the Specifications and/or the Drawings, the following order of preference shall be observed:-

- ii) Description of Schedule of Quantities.
- iii) Particular Specification and Special Condition, if any
- iv) Drawings.
- v) Indian Standard Specifications of B.I.S.

If there are varying or conflicting provisions made in any one document forming part of the contract, Managing Director shall be the deciding authority with regard to the intention of the document and his decision shall be final and binding on the contractor.

Any error in description, quantity or rate in Schedule of Quantities or any omission there from shall not vitiate the Contract or release the Contractor from the execution of the whole or any part of the works comprised therein according to drawings and specifications or from any of his obligations under the contract.

9. The successful tenderer /contractor, after submitting the performance guarantee i.e. within 15 days of receipt of letter of acceptance shall attend OMFED for authentication, signing and completion of the contractor document and execute the agreement consisting of:-

i) The notice inviting tender, all the documents including drawings, if any, forming the tender as issued at the time of invitation of tender and acceptance thereof together with any correspondence leading thereto.

ii) Standard Form as mentioned in tender format consisting of:

Various standard clauses with corrections up to the date stipulated in tender norms along with annexure thereto.

10. <u>APPLICATION</u>

These general conditions shall apply to the extent that they are not superseded by provisions in other parts of the contract.

11. <u>Use of Contract and Information</u>

The contractor shall not, without the OMFED'S prior written consent, disclose the contract, or any provision thereof, or any specification, plan, drawing, pattern, sample or information furnished by or on behalf of the OMFED in connection therewith, to any person other than a person employed by the contractor in the performance of the contract. Disclosure to any such employed person shall be made in confidence and shall extend only so far as may be necessary for purposes of such performance.

The contractor shall not, without the OMFED'S prior written consent, make use of any document or information enumerated in para.4.1 except for purposes of performing the contract.

Any document, other than the contract itself, enumerated in Para. 4.1 shall remain the property of the OMFED and shall be returned (in all copies) to the OMFED on completion of the contractor's performance under the contract if so required by the OMFED.

12. <u>PATENT RIGHTS</u>

The contractor shall indemnify the OMFED against all third-party claims of infringement of patent, trademark or industrial design rights arising from use of the goods/services or any part thereof in India.

13. <u>Inspection and Tests</u>

The OMFED or its representative shall have the right to inspect and/or test the goods to confirm their conformity to the contract. The Technical Specifications shall specify what inspections and tests the OMFED shall notify the contractor in writing of the identity of any representatives, if retained for these purposes.

The inspection of the goods shall be carried out to check whether the goods are in conformity with the technical specifications and shall be in line with the inspection/test procedures laid down in the schedule of specifications and the contract conditions.

The inspections and tests may be conducted on the premises of the contractor or its subcontractor(s) / at point of delivery and/or at the good's final destination. Where conducted on the premises of the contractor or its subcontractor(s) / all reasonable facilities and assistance including access to drawings and production data, shall be furnished to the inspectors at no charge to the OMFED. In case of any defects or deficiency notified by the OMFED'S inspection authority, the contractor will rectify and make good the same without delay and not proceed further processing of such items(s) of goods without obtaining approval from the inspection authority.

Should any inspected or tested goods fail to conform to the specifications/ the OMFED may reject them and the contractor shall either replace the rejected goods or make all alterations necessary to meet specification requirements free of cost to the OMFED.

The OMFED'S right to inspect, test and, where necessary, reject the goods after the goods' arrival at destination shall in no way be limited or waived by reason of the goods having previously been inspected, tested and passed by the OMFED or its representative.

Nothing in clause 7 shall in any way release the contractor from any warranty or other obligations under this contract.

14. <u>Packing and Marking</u>

The contractor shall provide such packing of the goods as is required to prevent their damage or deterioration during transit to their final destination as indicated in the contract. The packing shall be sufficient to withstand, without limitation, rough handing during transit and exposure to temperature, salt and precipitation during transit and open storage. Packing case size and weights shall take into consideration, where appropriate, the remoteness of the goods' final destination and the absence of heavy handing facilities at all points in transit & destination.

The packing, marking and documents within and outside the packages shall comply strictly with such special requirements as shall be expressly provided for in the contract, required by law, and, subject to clause 18, in any subsequent instructions ordered by the OMFED.

Each package shall be marked to indicate:

- a) Name of the contractor
- b) Details of items in the package
- c) Name of the consignee
- d) Order number
- e) Gross/net and tare weights of the item
- f) Destination

15. <u>Delivery and documents</u>

Delivery of the goods shall be made by the contractor for destination, by road. The following documents shall be provided by the contractor / contractor:

Original and three copies of:

(I) The contractor's invoice showing order no. Goods description, quantity, unit price, total amount;

(ii) Delivery note/packing list/lorry receipt;

Manufacturer's/contractor's guarantee certificate; (iii)

Inspection certificate issued by the nominated inspection agency, and the contractor's (iv) factory inspection report;

Insurance policy; (v)

GST invoice /octroi receipts, wherever applicable, duly sealed indicating payments (vi) made; and

(vii) Any other document evidencing payment of statutory levies.

Note: The nomenclature used for the item description in the invoice/s, packing list/s and delivery note/s etc. should be identical to that used in the order. The dispatch particulars including name of transporter, LR no. and date should also be mentioned in the invoice/s.

16. **Insurance:**

For supply of equipments:

The manufacturer shall have to arrange all transit risk insurance warehouse to warehouse basis, including strike clauses, for an amount equal to 110 % of the FOR destination value of the Goods, valid for a period of not less than 3 months after the expected date of arrival of Goods at destination.

In the event of any damage to/loss of consignment in transit, it will be your responsibility to lodge necessary claims with the carriers/ underwriters and pursue them till settlement. Since the insurance policy will be in our name, if required, we shall give you necessary authorisation letter authorizing you to lodge and pursue claims on our behalf with the carriers/ underwriters. Also you shall have to make good the losses/ damages occurred in transit by making replacement /payment to us in the first instance and if claims are settled by the underwriters and any amounts are realized by us, the amounts thus realized in settlement of claims shall be reimbursed to you. In other words, the prima facie responsibility rests on you for getting compensation of the damage/losses incurred if any, due to all transit hazards.

During storage at site:

The contractor shall arrange for insurance of all items stored/ received at the site including the items of supply covered under this contract & the contractor shall furnish necessary details of such insurance to the OMFED, on demand. Any default on the part of the contractor due to which any item does not get covered under insurance; the consequential losses shall be charged to the contractor.

The contractor shall arrange for insurance of all the items brought by him to the site for use during the execution of the contract, till handing over of the complete job.

17.Transportation

The contractor is required to deliver the Goods FOR Destination, by road. Transport of the goods to the destination shall be arranged through a reputed and Bank approved transporter having local offices at destination and Bhubaneswar, and shall be paid for by the contractor.

18.Incidental services

- 18.1 The contractor is required to provide the following services:
- Performance of on-site assembly, installation, hooking-up to existing system, Start-up, a) testing, commissioning, performance trial run for a period of 30 days and handing over of the supplied goods;
- **b**) Furnishing of tools & tackles required for assembly and maintenance of the supplied goods:
- Furnishing of a detailed operations and maintenance manual for each appropriate unit c) of the supplied goods;
- Operation, maintenance and repair of the supplied goods for a period of 30 days, d) provided that this service shall not relieve the contractor of any warranty obligations under this contract; and OMFED

19

e) Conduct of training of the OMFED'S personnel, on-site, in assembly, start-up operation, maintenance and repair of the supplied goods, if required.

18.2 Prices charged by the contractor for the preceding incidental services are to be included in the price of the contract.

19. <u>Spare parts</u>

The contractor may be required to provide any or all of the following materials and notifications pertaining to spare parts manufactured or distributed by the contractor:

a) Such spare parts as the OMFED may elect to purchase from the contractor, provided that this election shall not relieve the contractor of any warranty obligations under the contract; and

b) In the event of termination of production of the spare parts:

(i) Advance notification to the OMFED of the pending termination, in sufficient time to permit the OMFED to procure its needed requirements; and

(ii) Following such termination, furnishing at no cost to the OMFED, the blueprints, drawings and specifications of the spare parts, if and when requested.

Contractors shall carry sufficient inventories to assure ex-stock supply of consumable spares such as gaskets, plugs, washers, belts, etc. other spare parts and components shall be supplied as promptly as possible but in any case within six months of placement of order.

The obligation of contractor stated in Para 13.1 shall continue even after expiry of the contract.

20. <u>Warranty / guarantee</u>

The contractor warrants that the goods supplied under the contract are new, unused, of the most recent or current models and incorporate all recent improvements in design and materials unless provided otherwise in the contract. The contractor further warrants that the goods supplied under this contract shall have no defect arising from design, material of workmanship or from any act or omission of the contractor that may develop under normal use of the supplied goods in the conditions. The contractor also guarantees that the goods supplied shall perform satisfactorily as per the designed/rated/ installed capacity as provided for in the contract.

This warranty / guarantee shall remain valid for 12 months after the goods, or any portion thereof as the case may be, have been delivered, commissioned & handed over to the OMFED after the performance of 30 days trial run period.

The OMFED shall promptly notify the contractor in writing of any claims arising under this warranty.

Upon receipt of such notice, the contractor shall, with all reasonable speed, repair or replace the defective goods or parts thereof, without costs to the OMFED.

If the contractor, having been notified, fails to remedy the defects(s) within a period of 30 days, the OMFED may proceed to take such remedial action as may be necessary, at the contractor's risk and expense and without prejudice to any other rights which the OMFED may have against the contractor under the contract.

This warranty/ guarantee shall not cover any damage/s resulting from normal wear and tear or improper handing by the OMFED or his authorised representatives.

The Defect liability period is 12 months from the date of handing over the plant. The equipment supplied by the bidder found defective within the defect liability period shall be rectified/replace by the bidder.

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21. <u>Fixed prices</u>

Prices charged by the contractor for goods delivered and services performed under the contract shall not, vary from the prices quoted by the contractor in its bid.

22. <u>Change orders</u>

The OMFED may, at any time, by a written order given to the contractor, make changes within the general scope of the contract in any one or more of the following:

(a) Drawings, designs or specifications, where goods to be furnished under the contract are to be specifically manufactured for the OMFED;

- (b) The method of shipment or packing;
- (c) The place of delivery; or
- (d) The services to be provided by the contractor.

If any such change causes an increase or decrease in the cost of, or the time required for, the contractor's performance of any part of the work under the contract, whether changed or not changed by the order, an equitable adjustment shall be made in the contract price or delivery schedule, provided that such claims by contractor are reasonable & to the satisfaction of the OMFED. Any claims by the contractor for adjustment under this clause must be asserted within thirty (30) days from the date of the contractor's receipt of the OMFED's change order.

23. Contract Amendment

Subject to clause 22, no variation in or modification of the terms of the contract shall be made except by written amendment signed by the OMFED.

24. Assignment

The contractor shall not assign, in whole or in part, its obligations to perform under the contract, except with the OMFED'S prior written consent.

25. <u>Subcontracts</u>

The contractor shall notify the OMFED in writing of all subcontracts awarded under the contract if not already specified in his bid, such notification, in his original bid or later, shall not relived the contractor from any liability or obligation under the contract.

26.0 <u>Delays in the contractor's performance</u>

26.1 Deliveries in the goods and performance of services shall be made by the contractor in accordance with the time schedule specified by the OMFED, in Section -I of the bidding documents.

26.2 An unexcused delay by the contractor in the performance of its delivery obligations shall render the contractor liable to any or all of the following sanctions: - forfeiture of its performance security, imposition of liquidated damages, and/ or termination of the contract for default.

26.3 If at any time during performance of the contract, the contractor or its subcontractor(s) should encounter conditions impending timely delivery of the goods and performance of services. The contractor shall promptly notify the OMFED in writing of the fact of the delay, its likely duration and its cause (s). As soon as practicable after receipt of the contractor's notice, the OMFED shall evaluate the situation and may at its discretion extend the contractor's time for performance, in which case the extension shall be notified to the contractor by amendment of the contract.

27.0 <u>Time for completion</u>

Subject to any requirement in the contract as to completion of any section of the works before completion of the whole, the whole of the works shall be completed, within the time stated in section–I of the bidding documents or such extended time as may be allowed.

28.0 Extension of Time of Completion

Should the amount of extra or additional work of any kind or any cause of delay referred to in these conditions, or exceptional adverse climatic conditions, or other special circumstances of any kind whatsoever which may occur, other than through a default of the contractor, be such

as fairly to entitle the contractor to an extension of time for the completion of the works. OMFED shall determine the amount of such extension and shall notify the contractor accordingly. Provided that the OMFED is not bound to take in account any extra or additional works or other special circumstances unless the contractor has within thirty days after such work has been commenced, or such circumstances have arisen, or as soon thereafter as is practicable, submitted to the engineer full and detailed particulars of any extension of time to which he may consider himself entitled in order that submission may be investigated at the time.

29.0 <u>Penalty for Delay</u>

If the contractor shall fail to achieve completion of the works within the specified time, then the contractor shall pay to the OMFED the sum at the rate of 0.5 % (half percent) of the total value of work done under the contract, as a penalty, for every week or part of the week which shall elapse, between the time prescribed & the date of certified completion of the work. The OMFED may without prejudice to any other method of recovery, deduct the amount of such penalty from any payment in its hands, due or which may become due to the contractor. The payment or deduction of such penalty shall not relieve the contractor from obligations to complete the works, or from any other of his obligations and liabilities under the contract.

The aggregate maximum of the penalty for delay payable to the OMFED under this clause shall be subject to a maximum of 10 % of the total value of work.

The criteria for deriving the penalty for delay shall be the actual value of works executed and the amended time of completion.

Any incremental taxes and levies due to the delay in the performance of the contract by the contractor shall be to the contractor's account.

30.0 <u>Termination for default</u>

30.1 The OMFED may, without prejudice to any other remedy for breach of contract, by written notice of default sent to the contractor, terminate the contract in whole or in part,

(a) If the contractor fails to delivery an or all the goods within the time period (s) specified in the contract, or any extension thereof granted by the OMFED;

Or

(b) If the contractor fails to perform any other obligation(s) under the contract.

30.2 In the event the OMFED terminates the contract in whole or in part, the OMFED may procure, upon such terms and in such manner, as it deems appropriate, goods similar to those undelivered, and the contractor shall be liable to the OMFED for any excess costs for such similar goods. However, the contractor shall continue performance of the contract to the extent not terminated.

30.3 Consequent to such termination of contract, the OMFED shall recover the advance paid, if any, to the contractor along with interest @ 18 % per annum compounded quarterly on the last day of March, June, September and December on the advance paid for the entire period for which the advance was retained by the contractor.

32.0 Force Majeure

32.1 Notwithstanding the provisions of clauses hereof, the contractor shall not be liable for forfeiture of its performance security, liquidated damages or termination for default, if and to the extend that, its delay in performance or other failure to perform its obligations under the contract is the result of an event of force majeure.

32.2 For purposes of this clause, "force majeure" means an event beyond the control of the contractor and not involving the contractor's fault or negligence and not foreseeable. Such events may include, but are not restricted to, acts of the OMFED either in its sovereign or

contractual capacity, wars or revolutions, fires, floods, epidemics, quarantine restrictions and freight embargoes.

32.3 If a force majeure situation arises, the contractor shall notify the OMFED in writing of such condition and the cause thereof, within 7 days. Unless otherwise directed by the OMFED in writing, the contractor shall continue to perform its obligations under the contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the force majeure event.

33.0 <u>Termination for Insolvency</u>

The OMFED may at any time terminate the contract by giving written notice to the contractor, without compensation to the contractor, if:

(a) The contractor becomes bankrupt or otherwise insolvent,

(b) The contractor being a company is wound up voluntarily by the order of a court receiver, liquidator or manager appointed on behalf of the debenture holders or circumstances shall have arisen which entitle the court or debenture holders to appoint a receiver, liquidator or a manager,

Provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to the OMFED.

34.0 <u>Termination for Convenience</u>

34.1 The OMFED, may by written notice sent to the contractor, terminate the contractor, in whole or in part, at any time for its convenience. The notice of termination shall specify that termination is of the OMFED'S convenience, the extent to which performance of work under the contract is terminated, and the date upon which such termination becomes effective.

34.2 The goods that are complete and ready for shipment within 30 days after the contractor's receipt of notice of termination shall be purchased by the OMFED at the contract terms and prices. For the remaining goods, the OMFED may elect:

(a) To have any portion completed and delivered at the contract terms and prices; and /or

(b) To cancel the remainder and pay to the contractor an agreed amount for partially completed goods and for material and parts previously procured by the contractor.

35.0 <u>Settlements of Disputes</u>

35.1 If the contractor considers any work demanded of him to be outside the requirements of the contract, or considers any drawings, record or ruling of the engineer on any matter in connection with or arising out of the contract or the carrying out of the work to be unacceptable, he shall promptly ask the engineer in written instructions or decision. There upon the engineer shall give his written instructions or decision within a period of fifteen days of such request.

35.2 Upon the receipt of the written instructions or decisions the contractor shall promptly proceed without delay to comply with such instructions or decisions.

35.3 If the engineer fails to give his instructions or decisions in writing within a period of fifteen days after being requested, or if the contractor is dissatisfied with the instructions and decisions, he shall appeal to the OMFED, which shall afford an opportunity to the contractor to be heard and to offer an evidence in support of his appeal. The OMFED shall give a decision within a period of thirty days after the contractor has given the said evidence in support of his appeal.

35.4 If the contractor is dissatisfied with this decision, the contractor within a period of thirty days from the receipt of the decisions shall indicate his intension to refer the dispute to arbitration, failing which the said decision shall be final and conclusive.

36.0 Arbitration

All disputes or differences in respect of which the decision is not final and conclusive shall, on the initiative of either party, be referred for adjudication as per the Arbitration And Conciliation

Act 1996

37.0 <u>Applicable law</u>

The contract shall be interpreted in accordance with the laws of the union of India.

38.0 <u>Notices</u>

38.1 Any notice given by one party to the other pursuant to the contract shall be sent in writing or by telegram/ fax/ cable and confirmed in writing to the address specified for that purpose in the special conditions of contract.

38.2 A notice shall be effective when delivered or on the notice's effective date, which ever is later.

39.0 <u>Taxes and Duties</u>

The contractor shall be entirely responsible for all taxes, duties, license fees etc. incurred until handing over of the contractor goods and services to the OMFED. All Government fees paid for inspections and approvals by statutory authorities shall be reimbursed by the OMFED on production of copy of treasury Challan for same. Service charges for depositing the govt. fees or submission of requisite forms with the statutory authorities shall be not being admissible.

40.0 <u>Right of use defective equipment</u>

If after handing over of the equipments and within the guarantee and warranty period, the operation or use of the equipment(s) proves to be unsatisfactory, the OMFED shall have the right to continue to operate or use such equipment

Until rectifications of defects errors or omissions by repair or partial or complete replacement is made, without interfering with the OMFED'S operation.

41.0 Jurisdiction

For the settlement of any dispute arising out of the contract against this bid, only the courts at Bhubaneswar shall have jurisdiction.

42. 0 AWARD OF CONTRACT

Award Criteria

The OMFED will award the Contract to the Bidder whose Bid has been determined

(i) to be substantially responsive to the Bidding documents and who has offered the lowest evaluated Bid Price; and

(ii) to be within the available bid capacity adjusted to account for his bid price which is evaluated the lowest any of the packages opened earlier than the one under consideration.

In no case, the contract shall be awarded to any bidder whose available bid capacity is less than the evaluated bid price, even if the said bid is the lowest evaluated bid. The contract will in such cases be awarded to the next lowest bidder at his evaluated bid price.

OMFED's Right to accept any Bid and to reject any or all Bids

The OMFED reserves the right to accept or reject any Bid, and to cancel the Bidding process and reject all Bids, at any time prior to the award of Contract, without thereby in incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the ground for the OMFED's action.

Notification of Award and Signing of Agreement

The Bidder whose Bid has been accepted will be notified of the award by the OMFED prior to expiration of the Bid validity period by email, fax or by hand with acceptance letter from the bidder, confirmed by registered letter. This letter (hereinafter and in the *General Conditions of Contract* called the "Letter of Acceptance") will state the sum that the OMFED will pay the Contractor in consideration of the execution, completion and maintenance of the Works by the Contract called by the Contract (hereinafter and in the Contract called the "Contract

Price").

The notification of award will constitute the formation of the Contract, subject only to the furnishing of the performance security in accordance with the provisions of tender clause.

The Agreement will incorporate all agreements between the OMFED and the successful Bidder. It will be signed by the OMFED and the successful Bidder, after the performance security is furnished.

Performance Security

Within 15 (Fifteen) days of receipt of the Letter of Acceptance, the successful Bidder shall deliver to the OMFED a Performance Security in any of the forms given below for an amount equivalent 10% of the Contract price.

If the performance security is provided by the successful Bidder in the form of an Bank Guarantee, it shall be issued either (a) at the Bidder's option, by a Nationalized / Scheduled Indian bank within state or (b) acceptable to the OMFED.

Failure of the successful Bidder to comply with the requirements of tender clause shall constitute sufficient grounds for cancellation of the award and forfeiture of the Bid Security.

Advance Payment and Security

The OMFED will provide an Advance Payment on the Contract Price as stipulated in the terms of payment of tender, subject to maximum amount, as stated in the tender document.

Corrupt or Fraudulent Practices

The OMFED will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question and will declare the firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract with PWD and any other agencies, if it at any time determines that the firm has engaged in corrupt or fraudulent practices in competing for the contractor, or in execution.

Furthermore, Bidders shall be aware of the provision stated in Tender Clause of the General Condition of contract.

APPENDIX to STANDARD BIDDING DOCUMENT

ANNEXURE – I

S1.no	description of Equipment	No's available with the bidder In working Condition.	no's proposed to be deployed At site.
1.	Concrete mixers		
2.	Vibrators a) Needle type		
	b) Surface type		
3.	Weight batcher		
4.	Concrete cube Testing equipment		
5.	Steel scaffolding		
6.	Shuttering material		
7.	Water pumps		
8.	Air compressors		
9.	Welding equipments		
10.	Elevators		

Major items of constructional plant to be deployed by the bidder.

26

ANNEXURE – II

SI. No	Personnel	Qualification	
<u>No.</u> 1.	Project Manager	B.E. Mech + 15 Years Exp. (5 years as Manager)	1 No.
2.	Site Engineer	B.E. Mech + 10 Years (5 years Exp. in Building Construction)	1 No.
3.	Plant Engineer	B.E. Dairy Engg. + 15 Years Exp.	1 No.

List of Key Personnel to be deployed on Contract Work

CLAUSE OF CONTRACT

CLAUSE 1 (Performance Guarantee)

The contractor shall submit an irrevocable PERFORMANCE GUARANTEE of 10% (Ten percent) of the contract amount in the shape as

• Demand Draft of a nationalised / scheduled Bank issued in favour OMFED,

Or

• A bank guarantee issued by a Nationalized/Scheduled bank in India.

The security shall be repaid to the bidder after 15 (Fifteen) month of successful installation / trial run & successful commissioning / handing over of entire project.

- (i) The performance Guarantee shall be initially valid up to Twenty Months beyond the defect liability period. In case the time for completion of work gets enlarged, the contractor shall get the validity of performance Guarantee extended to cover such enlarged time for completion of work. After recording of the completion certificate for the work by the competent authority, the performance guarantee shall be returned to the contractor without any interest.
- (ii) The authority shall not make a claim under the Performance guarantee except for amounts to which the OMFED is entitled under the contract (notwithstanding and/or without prejudice to any other provisions in the contract agreement) in the event of:
- (a) Failure by the contractor to extend the validity of the Performance Guarantee as described herein above, in which event the OMFED may claim the full amount of the Performance guarantee.
- (b) Failure by the contractor to pay OMFED any amount due, either as agreed by the contractor or determined under any of the Clauses/Conditions of the agreement, within 30 days of the service of notice to this effect by General Manger Project.
- (c) Failure by the Agency to rectify any defects as defined in the defect liability clause in the tender of contract data to the satisfaction of the Engineer in charge the contractor has to pay OMFED, any amount due, either as agreed by the Contractor or determined under any of the Clauses/ Conditions of the Agreement, within 30 days of the service of notice to this effect by Engineer in Charge.
- (iii) In the event of the contract being determined or rescinded under provisions of any of the clause/condition of the agreement, the performance guarantee shall stand forfeited in full and shall be absolutely at the disposal of the OMFED.

CLAUSE 2 (Contractor failed to maintain the required progress)

If the contractor fails to maintain the required progress as per tender clause or to complete the work and clear the site on or before the contract or extended date of completion, he shall, without prejudice to any other right or remedy available under the law to the **OMFED** on account of such breach, pay as agreed compensation the amount calculated at the rates stipulated below as the Managing Director (whose decision in writing shall be final and binding) may decide on the amount of tendered value of the work for every completed day/month (as applicable) that the progress remains below that or that the work remains incomplete.

This will also apply to items or group of items for which a separate period of completion has been specified.

Compensation @ 0.5 % per week of delay to for delay of work be computed on per Day basis

Provided always that the total amount of compensation for delay to be paid under this condition shall not exceed **10% of the Tendered Value** of work or to the Tendered Value of the item or group of items of work for which a separate period of completion is originally given.

The amount of compensation may be adjusted or set-off against any sum payable to the Contractor under this or any other contract with the OMFED. In case, the contractor does not achieve a particular milestone mentioned in tender clause, the amount shown against that milestone shall be withheld, to be adjusted against the compensation levied at the final grant of extension of time. Withholding of this amount on failure to achieve a milestone, shall be automatic without any notice to the contractor. However, if the contractor catches up with the progress of work on the subsequent milestone(s), the withheld amount shall be released. In case the contractor fails to make up for the delay in subsequent milestone(s), amount mentioned against each milestone missed subsequently also shall be withheld. However, no interest, whatsoever, shall be payable on such withheld amount.

CLAUSE 3 (Remedy against the contractor for inferior workmanship)

Subject to the other provisions contained in this clause, the Engineer In Charge may, without prejudice to his any other rights or remedy against the contractor in respect of any delay, inferior workmanship, any claims for damages and/or any other provisions of this contract or otherwise, and whether the date of completion has or has not elapsed, by notice in writing absolutely determine the contract in any of the following cases:

- i) If the contractor having been given by the Engineer In Charge a notice in writing to rectify, reconstruct or replace any defective work or that the work is being performed in an inefficient or otherwise improper or unworkman like manner shall omit to comply with the requirement of such notice for a period of seven days thereafter.
- ii) If the contractor being a company shall pass a resolution or the court shall make an order that the company shall be wound up or if a receiver or a manager on behalf of a creditor shall be appointed or if circumstances shall arise which entitle the court or the creditor to appoint a receiver or a manager or which entitle the court to make a winding up order.
- iii) if the contractor has, without reasonable cause, suspended progress of the work or has failed to proceed with the work with due diligence so that in the opinion of the Engineer In Charge (which shall be final and binding) he will be unable to secure completion of the work by the date for completion and continues to do so after a notice in writing of seven days.

- iv) If the contractor fails to complete the work within the stipulated date or items of work with individual date of completion, if any stipulated, on or before such date(s) of completion and does not complete them within the period specified in a notice given in writing in that behalf by the Engineer In Charge.
- v) If the contractor persistently neglects to carry out his obligations under the contract and/or commits default in complying with any of the terms and conditions of the contract and does not remedy it or take effective steps to remedy it within 7 days after a notice in writing is given to him in that behalf by the Engineer In Charge.
- vi) If the contractor commits any acts mentioned in tender clause hereof:
 vii) If the work not started by the contractor within One month of the stipulated time subject to maximum of 45 days.

When the contractor has made himself liable for action under any of the cases aforesaid, the Engineer In Charge on behalf of OMFED shall have powers:

- a) To determine or rescind the contract as aforesaid (of which termination or rescission notice in writing to the contractor under the hand of Engineer In Charge shall be conclusive evidence). Upon such determination or rescission the Earnest Money Deposit, Security Deposit already recovered and Performance Guarantee under the contract shall be liable to be forfeited and shall be absolutely at the disposal of the OMFED.
- b) After giving notice to the contractor to measure up the work of the contractor and to take such whole, or the balance or part thereof as shall be un-executed out of his hands and to give it to another contractor to complete the work. The contractor, whose contract is determined or rescinded as above, shall not be allowed to participate in the tendering process for the balance work.

In the event of above course(s) being adopted by the Engineer In Charge the contractor shall have no claim to compensation for any loss sustained by him by reasons of his having purchased or procured any materials or entered into any engagements or made any advances on account or with a view to the execution of the work or the performance of the contract. And in case action is taken under any of the provision aforesaid, the contractor shall not be entitled to recover or be paid any sum for any work thereof or actually performed under this contract unless and until the Engineer In Charge has certified in writing the performance of such work and the value payable in respect thereof and he shall only be entitled to be paid the value so certified.

CLAUSE 3A (Delay due unforeseen situation)

In case, the work cannot be started due to reasons not within the control of the contractor within One month of the stipulated time for completion of work, either party may close the contract. In such eventuality, the Earnest Money deposit and the Performance Guarantee of the contractor shall be refunded, but no payment on account of interest, loss of profit or damages etc. shall be payable at all.

CLAUSE 4 (Extra liabilities to contractor)

In any case in which any of the powers conferred upon the Engineer in charge by Clause- 3 thereof, shall have become exercisable and the same are not exercised the nonexercise thereof shall not constitute a waiver of any of the conditions hereof and such powers shall not withstanding be exercisable in the event of any future case of default by the contractor and the liability of the contractor for compensation shall remain unaffected. In the event of the Engineer in charge putting in force all or any of the powers vested in him under the preceding clause he may, if he so desires after giving a notice in writing to the contractor, take possession of (or at the sole discretion of the Engineer in charge which shall be final and binding on the contractor) use as on hire (the amount of the hire money being also in the final determination of the Engineer-in-charge) all or any tools, plant, materials and stores, in or upon the works, or the site thereof belonging to the contractor, or procured by the contractor and intended to be used for the execution of the work. or any part thereof, paying or allowing for the same in account at the contract rates or, in the case of these not being applicable, at current market rates to be certified by the Consultant-In-Charge, whose certificate thereof shall be final, and binding on the contractor, clerk of the works, foreman or other authorized agent to remove such tools, plant, materials, or stores from the premises (within a time to be specified in such notice) in the event of the contractor failing to comply with any such requisition, the Engineer in charge may remove them at the contractor's expense or sell them by auction or private sale on account of the contractor and his risk in all respects and the certificate of the Engineer in charge as to the expenses of any such removal and the amount of the proceeds and expenses of any such sale shall be final and conclusive against the contractor.

CLAUSE 5 (Time and Extension for Delay)

The time allowed for execution of the Works as specified in the tender or the extended time in accordance with these conditions shall be the **essence of the Contract**. The execution of the works shall commence from such time period as mentioned in letter of acceptance or from the date of handing over of the site whichever is later. If the Contractor commits default in commencing the execution of the work as aforesaid, **OMFED** shall without prejudice to any other right or remedy available in law, be at liberty to forfeit the earnest money and performance guarantee absolutely.

As soon as possible, after the contract is concluded, the Contractor shall submit a Time & Progress Chart for each milestone and get it approved by OMFED. The Chart shall be prepared in direct relation to the time stated in the Contract documents for completion of items of the work. It shall indicate the forecast of the dates of commencement and completion of various trades of sections of the work and may be amended as necessary by agreement between the Engineer in charge and Contractor within the limitations of time imposed in the contract documents, and further to ensure good progress during the execution of the work, the contractor shall in all cases in which the time allowed for any work, exceeds one month (save for special jobs for which a separate Programme has been agreed upon) complete the work as per milestone given in tender.

If the work(s) be delayed by.

i) Force majeure, or

Abnormally bad weather, or

ii)

- iii) Serious loss or damage by fire, of
 - iv) Civil commotion, local/commotion of workmen, strike or lockout] affecting any of the trades employed on the work, or
 - v) Delay on the part of other contractors or tradesmen engaged by Engineer in charge in executing work not forming part of the Contract, or
 - vi) Any other cause which, in the absolute discretion of the authority or beyond the Contractor's control, then upon the happening of any such event causing delay, the Contractor shall immediately give notice thereof in writing to the Engineer in charge but shall nevertheless use constantly his best endeavors to prevent or make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer in charge to proceed with the works.

Request for the rescheduling of Milestones and extension of time, to be eligible for consideration, shall be made by the contractor in writing within fourteen days of the happening of the event causing delay on the prescribed form. The Contractor may also, if practicable, indicate in such a request, the period for which extension is desired.

In any such case the OMFED give a fair and reasonable extension of time and reschedule the milestones for completion of work. Such extension shall be communicated to the Contractor by the Engineer in charge in writing, within 3 months of the date of receipt of such request. Non application by the contractor for extension of time shall not be a bar for giving a fair and reasonable extension by the Engineer in charge and this shall be binding on the contractor.

CLAUSE 6 (Measurement of Work Done)

Engineer in Charge shall, except as otherwise provided, ascertain and determine measurement and the value in accordance with the contract of work done.

All measurement of all items having financial value shall be entered in Measurement Book and/or level field book; so that a complete record is obtained of all works performed under the contract. All measurements and levels shall be taken jointly by the Engineer in Charge or his authorized representative and by the contractor or his authorized representative from time to time during the progress of the work and such measurements shall be signed and dated by the Engineer in Charge and the contractor or their representatives in token of their acceptance. If the contractor objects to any of the measurements recorded, a note shall be made to that effect with reason and signed by both the parties.

If for any reason, the contractor or his authorized representative is not available and the work of recording measurements is suspended by the Engineer in Charge or his representative, the Engineer in Charge and the OMFED shall not entertain any claim from contractor for any loss or damages on this account. If the contractor or his authorized representative does not remain present at the time of such measurements after the contractor or his authorized representative has been given a notice in writing three (3) days in advance or fails to countersign or to record objection within a week from the date of the measurement, then such measurements recorded in his absence by the Engineer in Charge or his representative shall be deemed to be accepted by the Contractor.

The contractor shall, without extra charge, provide all assistance with every appliance, labor and other things necessary for measurements and recording levels.

Except where any general or detailed description of the work expressly shows to the contrary, measurements shall be taken in accordance with the procedure set forth in the specifications notwithstanding any provision in the relevant Standard Method of measurement or any general or local custom. In the case of items which are not covered by specifications, measurements shall be taken in accordance with the relevant standard method of measurement issued by the Bureau of India Standards and if for any item no such standard is available then a mutually agreed method shall be followed.

The contractor shall give not less than seven days notice to the General Manager (Proj)or his authorized representative in charge of the work before covering up or otherwise placing beyond the reach of measurement any work in order that the same may be measured and correct dimension thereof be taken before the same is covered up or placed beyond the reach of measurement and shall not cover up and place beyond reach of measurement any work without consent in writing of the Engineer-In-Charge or his authorized representative in charge of the work who shall within the aforesaid period of seven days inspect the work, and if any work shall be covered up or placed beyond the reach of measurements without such notice having been given or the Consultant-In-Charge's consent being obtained in writing, the same shall be uncovered at the contractor's expense, or in default thereof, no payment or allowance shall be made for such work or the materials with which the same was executed.

General Manager (Proj) or his authorized representative may cause either themselves or through another officer of the OMFED to check the measurements recorded jointly or otherwise as aforesaid and all provisions stipulated herein above shall be applicable to such checking of measurements or levels.

It is also a term of this contract that recording of measurements of any item of work in the measurement book and/or its payment in the interim, on account or final bill shall not be considered as conclusive evidence as to the sufficiency of any work or material to which it relates nor shall it relieve the contractor from liabilities from any over measurement defects noticed till completion of the defects liability period.

CLAUSE 7 (Payment on Intermediate Certificate to be regarded as Advances)

All such interim payments shall be regarded as payment by way of advances against final payment only and shall not preclude the requiring of bad, unsound and imperfect or unskilled work to be rejected, removed, taken away and reconstruct of such payment may be modified or corrected by any subsequent such certificate(s) or by the final certificate and shall not by itself be conclusive evidence that any work or materials to which it relates is/are in accordance with the contract and specifications. Any such interim payment, or any part thereof shall not in any respect conclude, determine or affect in any way powers of the General Manager (Proj) under the contract or any of such payments be treated as final settlement and adjustment of accounts or in any way vary or affect the contract.

Pending consideration of extension of date of completion interim payments shall continue to be made as herein provided, without prejudice to the right of the OMFED to take action under the terms of this contract for delay in the completion of work, if the extension of date of completion is not granted by the competent authority.

CLAUSE 8 (Completion notice)

Within ten days of the completion of the work, the contractor shall give notice of such completion to the General Manager (Project) and within thirty days of the receipt of such notice, the General Manager (Project)shall inspect the work and if there is no defect in the work shall furnish the contractor with a final certificate of completion, otherwise a provisional certificate of physical completion indicating defects (a) to be rectified by the contractor and/or (b) for which payment will be made at reduced rates, shall be issued. But no final certificate of completion shall be issued, nor shall the work be considered to be complete until the contractor shall have removed from the premises on which the work shall be executed all scaffolding, surplus materials, rubbish and all huts and sanitary arrangements required for his/their work people on the site in connection with the execution of the works as shall have been erected or constructed by the contractor(s) and cleaned off the dirt from all wood work, doors, windows, walls, floor or other parts of the building, in, upon, or about which the work is to be executed or of which he may have had possession for the purpose of execution thereof, If the contractor shall fail to comply with the requirements of this clause as to removal of scaffolding, surplus materials and rubbish and all huts and sanitary arrangements as aforesaid and cleaning off dirt on or before the date fixed for the completion of work, the General Manager (Proj) may at the expense of the contractor remove such scaffolding surplus materials and rubbish etc. and dispose of the same as he thinks fit and clean off such dirt as aforesaid, and the contractor shall have no claim in respect of scaffolding or surplus materials as aforesaid except for any sum actually realized by the sale thereof.

CLAUSE 8 A (Contractor to Keep Site Clean)

When the annual repairs and maintenance of works are carried out, the splashes and droppings from white washing, color washing, painting etc. on walls, floor, windows etc. shall be removed and the surface cleaned simultaneously with the completion of these items of work in the individual rooms, quarters or premises etc. where the work is done without waiting for the actual completion of all the other items of work in the contract. In case the contractor fails to comply with the requirements of this clause, the Engineer in charge shall have the right to get this work done at the cost of the contractor either ideally or through any other agency. Before taking such action, the Engineer in charge shall give ten days notice in writing to the contractor.

CLAUSE 8 B (Completion Plans to be submitted by the Contractor)

The contractor shall submit completion plan as required vide General Specifications within thirty days of the completion of the work.

In case, the contractor fails to submit the completion plan as aforesaid, he shall be liable to pay a sum equivalent to 1.5% of the value of the work.

CLAUSE 9 (Payment of Final Bill)

The final bill shall be submitted by the contractor in the same manner as specified in payment terms details within three months of physical completion of the work or within one month of the date of the final certificate of completion furnished by the Engineer in charge whichever is earlier. No further claims shall be made by the contractor after submission of the final bill and these shall be deemed to have been waived and extinguished. Payments of those items of the bill in respect of which there is no dispute and of items in dispute, for quantities and rates as approved by Engineer in charge, will, as far as possible be made within the period specified herein under, the period being reckoned from the date of receipt of the bill by the Engineer in charge.

CLAUSE 10 Deleted

CLAUSE 11(Work to be executed in Accordance with Specifications, Drawings, Orders etc)

The contractor shall execute the whole and every part of the work in the most substantial and workmanlike manner both as regards materials and otherwise in every respect in strict accordance with the specifications. The contractor shall also conform exactly, fully and faithfully to the design, drawings and instructions in writing in respect of the work signed by the Engineer in Charge and the contractor shall be furnished free of charge one copy of the contract documents together with specification, designs, drawings and instruction as are not included in the standard specifications of Public Works Department specified in tender document or in any Bureau of Indian Standard or any other, published standard or code or, Schedule of Rates or any other printed publication referred to elsewhere in the contract.

The contractor shall comply with the provisions of the contract and with the care and diligence execute and maintain the works and provide all labour and materials, tools and plants including for measurements and supervision of all works, structural plans and other things of temporary or permanent nature required for such execution and maintenance in so far as the necessity for providing these, is specified or is reasonably inferred from the contract. The Contractor shall take full responsibility for adequacy, suitability and safety of all the works and methods of construction.

CLAUSE 12 (Deviations/ Excess item Variations Extent and Pricing), Deviation, Extra items and Pricing, Deviation, Substituted Items, Pricing, Deviation, Deviated Quantities, Pricing

The Engineer in Charge shall have power (i) to make alternation in, omissions from, additions to, or substitutions for the original specifications, drawings, designs and instructions that may appear to him to be necessary or advisable during the progress of the work, and (ii) to omit a part of the works in case of non-availability of a portion of the site or for any other reasons and the contractor shall be bound to carry out the works in accordance with any instructions given to him in writing signed by the Engineer in Charge after approval from competent authority and such alterations omissions, additions or substitutions shall form part of the contract as if originally provided therein and any altered, additional or substituted work which the contractor may be directed to do in the manner specified above as part of the works, shall be carried out by the contractor on the same conditions in all respects including price on which he agreed to do the main work except as hereafter provided.

The time for completion of the works shall, in the event of any deviations resulting in additional cost over the tendered value sum being ordered, be extend, if requested by the contractor, as follows :

i) In the proportion which the additional cost of the altered, additional or substituted work, bears to the original tendered value plus.

ii) 25% of the time calculated in (i) above or such further additional time as may be considered reasonable by the Engineer in Charge <u>after approval from competent authority</u> In the case of extra item(s) the contractor may within fifteen days of receipt of order or occurrence of the item(s) claim rates, supported by proper analysis, for the work and the Engineer in Charge after approval from competent authority shall within one month of the receipt of the claims supported by analysis, after giving consideration to the analysis of the rates submitted by the contractor, determine the rates as per power delegated in PWD Code/ OMFED regulation and on the basis of the market rates and the contractor shall be paid in accordance with the rates so determined.

In the case of substituted items, the rate for the agreement item (to be substituted) and substituted item shall also be determined in the manner as mentioned in the aforesaid para.

If the market rate for the substituted item so determined is more than the market rate of the agreement item (to be substituted) the rate payable to the contractor for the substituted item shall be the rate for the agreement item (to be substituted) so increased to the extent of the difference between the market rates of substituted item and the agreement item (to be substituted). If the market rate for the substituted item so determined is less than the market rate of the agreement item (to be substituted) the rate payable to the contractor for the substituted item shall be the rate for the agreement item (to be substituted) so decreased to the extent of the difference between the market rates of substituted item and the agreement item (to be substituted).

In the case of contract items, substituted items, contract cum substituted items, which exceed the limits laid down in Schedule F, the contractor may within fifteen days of receipt of order or occurrence of the excess, claim revision of the rates, supported by proper analysis, for the work in excess of the above mentioned limits, provided that if the rates so claimed are in excess of the rates specified in the schedule of quantities the Engineer in Charge shall within one month of receipt of the claims supported by analysis, after giving consideration to the analysis of the rates submitted by the contractor, determined the rates as per power delegated in PWD Code/ OMFED regulation and on the basis of the market rates and the contractor shall be paid in accordance with the rates so determined.

The contractor shall send to the Engineer in Charge once every three months an up to date account giving complete details of all claims for additional payments to which the contractor may consider himself entitled and of all additional work ordered by the Engineer in Charge after approval from competent authority which he has executed during the preceding quarter failing which the contractor shall be deemed to have waived his right. However, the Managing Director is authorized for consideration of such claims on merits.

For the purpose of operation of tender clause the following works shall be treated as works relating to foundation:

- i) For buildings, compound walls, plinth level or 1.2 meters (4 feet) above ground level whichever is lower excluding items of flooring and D.P.G. but including base concrete below the floors.
- ii) For abutments, piers, retaining walls of culverts and bridges, walls of water reservoirs the bed of floor level.
- iii) For retaining walls where floor level is not determinate 1.2 meters above the average ground level or bed level.
- iv) For Roads all items of excavation and filling including treatment of sub-base.

Foreclosure of Contract due to Abandonment or Reduction in Scope of Work Any operation incidental to or necessarily has to be in contemplation of tenderer while filing tender, or necessary for proper execution of the item included in the Schedule of quantities or in the schedule of rates mentioned above, whether or not, specifically indicated in the description of the item and the relevant specifications, shall be deemed to be included in the rates quoted by the tenderer or the rate given in the said schedule of rates, as the case may be. Nothing extra shall be admissible for such operations.

CLAUSE 13 (OMFED can abandon or reduce the scope of work)

If at any time after acceptance of the tender OMFED shall decide to abandon or reduce the scope of the works for any reason whatsoever and hence not require the whole or any part of the works to be carried out, the Engineer in Charge shall give notice in writing to that effect to the contractor and the contractor shall act accordingly in the matter. The contractor shall have no claim to any payment of compensation or otherwise whatsoever, on account of any profit or advantage which he might have derived from the execution of the works in full but which he did not derive in consequence of the foreclosure of the whole or part of the works.

The contractor shall be paid at contract rates full amount for works executed at site and in addition, a reasonable amount as certified by the Engineer in Charge for the items hereunder mentioned which could not be utilized on the work to the full extent in view of the foreclosure.

i) Any expenditure incurred on preliminary site work, e.g. temporary access roads, temporary labour huts, staff quarters and site office, storage accommodation and water storage tanks.

ii) **OMFED** shall have the option to take over contractor's materials or any part thereof either brought to site or of which the contractor is legally bound to accept delivery from suppliers (for incorporation in or incidental to the work) provided, however, **OMFED** shall be bound to take over the materials or such portions thereof as the contractor does not desire to retain. For materials taken over or to be taken over by **OMFED**, cost of such materials as detailed by Engineer in Charge shall be paid. The cost shall, however, take into account purchase price, cost of transportation and deterioration of damage which may have been caused to materials whilst in the custody of the contractor.

iii) If any materials supplied by **OMFED** are rendered surplus, the same except normal wastage shall be returned by the contractor to **OMFED** at rates not exceeding those at which these were originally issued less allowance for any deterioration or damage which may have been caused whilst the materials were in the custody of the contractor. In addition, cost of transporting such materials from site to Government stores, if so required by **OMFED**, shall be paid.

iv) Reasonable compensation for transfer of T & P from site to contractor's permanent stores or to his other works, whichever is less. If T & P are not transported to either of the said places, no cost of transportation shall be payable.

v) Reasonable compensation for repatriation of contractor's site staff and imported labour to the extent necessary.

The contractor shall, if required by the Engineer in Charge furnish to him books of account, wage books, time sheets and other relevant documents and evidence as may be necessary to enable him to certify the reasonable amount payable under this condition. The reasonable amount of items on (i), (iv) and (v) above shall not be in excess of 2% of the cost of the work remaining incomplete on the date of closure, i.e. total stipulated cost of the work as per accepted tender less the cost of work actually executed under the contract and less the cost of contractor's materials at site taken over by OMFED as per item (ii) above. Provided always that against any payments due to the contractor on this account or otherwise, the Engineer in Charge shall be entitled to recover or be credited with any outstanding balances due from the contractor for advance paid in respect of any tool, plants and materials and any other sums which at the date of termination were recoverable by OMFED from the contractor under the terms of the contract.

CLAUSE 14(Cancellation of contract in full or part)

i) At any time makes default in proceeding with the works or any part of the work with the due diligence and continues to do so after a notice in writing of 7 days from the Engineer-In-Charge; or

ii) commits default to comply with any of the terms and conditions of the contract and does not remedy it or take effective steps to remedy it within 7 days after a notice in writing is given to him.

iii) fails to complete the works or items of work with individual dates of completion, on or before the date(s) of completion, and does not complete then within the period specified in a notice given in writing.

iv) shall offer or give or agree to give to any person working at OMFED on contract/deputation or to any other person on his behalf any gift or consideration of any kind as an inducement or reward for doing or forbearing to do or for having done or forborne to do any action relation to the obtaining or execution of this or any other contract for OMFED; or

v) shall enter into a contract with **OMFED** in connection with which commission has been paid or agreed to be paid by him or to his knowledge, unless the particulars of any such commission and the terms of payment thereof have been previously disclosed in writing to the Competent Authority; or

vi) shall obtain a contract with OMFED as a result of wrong tendering or other nonbonafide methods of competitive tendering; or

vii) being an individual, or if a firm, any partner thereof shall at any time be adjudged insolvent or have a receiving order or order for administration of his estate made against him or shall take any proceedings for liquidation or composition (other than a voluntary liquidation for the purpose of amalgamation or reconstruction) under any Insolvency Act for the time being in force or make any conveyance or assignment of his effects or composition or arrangement for the benefit of his creditors or purport so to do, or if any application be made under any Insolvency Act for the time being in force for the sequestration of his estate or if a trust deed be executed by him for benefit of his creditors; or viii) being a company, shall pass a resolution or the Court shall make an order for the winding up of the company, or a receiver or manager on behalf of the debenture holders or otherwise shall be appointed or circumstances shall arise which entitle the Court or debenture holders to appoint a receiver or manager; or

ix) shall suffer an execution being levied on his goods and allow it to be continued for a period of 21 days; or

x) assigns, transfers, sublets (engagement of labour on a piece-work basis or of labour with materials not to be incorporated in the work, shall not be deemed to be subletting) or otherwise parts with or attempts to assign, transfer sublet or otherwise parts with the entire works or any portion thereof without the prior written approval of the Competent Authority;

The Competent Authority may, without prejudice to any other right or remedy which shall have accrued or shall accrue hereafter to OMFED by a notice in writing to cancel the contract as a whole or only such item of work in default from the Contract.

The Engineer in Charge shall on such cancellation by the Competent Authority have powers to:

(a) take possession of the site and any materials, constructional plant, implements stores, etc.,

thereon; and/or

(b) carry out the incomplete work by any means at the risk and cost of the contractor.

On cancellation of the contract in full or in part, the Engineer in Charge shall determine what amount, if any, is recoverable from the contractor for completion of the works or part of the works or in case the works or part of the works is not to be completed, the loss of damage suffered by OMFED. In determining the amount, credit shall be given to the contractor for the value of the work executed by him up to the time of cancellation, the value of contractor's materials taken over and incorporated in the work and use of plant and machinery belonging to the contractor.

Any excess expenditure incurred or to be incurred by **OMFED** in completing the works or part of the works or the excess loss or damages suffered or may be suffered by **OMFED** as aforesaid after allowing such credit shall without prejudice to any other right or remedy available to OMFED in law be recovered from any moneys due to the contractor on any account, and if such moneys are not sufficient the contractor shall be called upon in writing and shall be liable to pay the same within 30 days.

If the contractor shall fails to pay the required sum within the aforesaid period of 30 days the Engineer in Charge shall have the right to sell any or all of the contractors unused materials, constructional plant, implements, temporary buildings, etc. and apply the proceeds of sale thereof towards the satisfaction of any sums due from the contractor under the contract and if thereafter there be any balance outstanding from the contractor, it shall be recovered in accordance with the provisions of the contract. Any sums in excess of the amounts due to OMFED and unsold materials, constructional plant, etc., shall be returned to the contractor, provided always that if cost or anticipated cost of completion by Government of the works or part of the works is less than the amount which the contractor would have been paid had he completed the works or part of the works, such benefit shall not accrue to the contractor.

CLAUSE 15 (Suspension of Work)

i) The contractor shall, on receipt of the order in writing of the Engineer in Charge (whose decision shall be final and binding on the contractor) suspend the progress of the works or any part thereof for such time and in such manner as the Engineer in Charge may consider necessary so as not to cause any damage or injury to the work already done or endanger the safety thereof for any of the following reasons:

a) on account of any default on the part of the contractor or;

b) for proper execution of the works or part thereof for reasons other than the default of the contractor; or

c) for safety of the works or part thereof.

The contractor shall, during such suspension, properly protect and secure the works to the extent necessary and carry out the instructions given in that behalf by the Consultant- In-Charge.

ii) If the suspension is ordered for reasons (b) and (c) in sub-para (i) above.

a) the contractor shall be entitled to an extension of time equal to the period of every such suspension PLUS 25%, for completion of the item or group of items of work for which a separate period of completion is specified in the contract and of which the suspended work forms a part, and;

If the total period of all such suspensions in respect of an item or group of items or work for which a separate period of completion is specified in the contract exceeds thirty days, the contractor shall, in addition, be entitled to such compensation as the Engineer in Charge may consider reasonable in respect of salaries and/or wages paid by the contractor to his employees and labour at site, remaining idle during the period of suspension, adding thereto 2% to cover indirect expenses of the contractor. Provided the contractor submits his claim supported by details to the Engineer in Charge within fifteen days of the expiry of the period of 30 days.

(iii) If the works or part thereof is suspended on the orders of the Engineer in Charge for more than three months at a time, except when suspension is ordered for reason (a) in sub- Para (i) above, the contractor may after receipt of such order serve a written notice on the Engineer in Charge requiring permission within fifteen days from receipt by the Engineer in Charge of the said notice, to proceed with the work or part thereof in regard to which progress has been suspended and if such permission is not granted within that time, the contractor, if he intends to treat the suspension, where it affects only a part of the works as an omission of such part by **OMFED** or where it affects whole of the works, as an abandonment of the works by **OMFED**, shall within ten days of expiry of such period of 15 days give notice in writing of his intention to the Consultant-In-Charge. In the event of the contractor treating the suspension as an abandonment of the contract by **OMFED**, he shall have no claim to payment of any compensation on account of any profit or advantage which he might have derived from the execution of the work in full but which he could not derive in consequence of the abandonment. He shall, however, be entitled to such compensation, as the Engineer in Charge may consider reasonable, in respect of salaries and/or wages paid by him to his employees and labour at site, remaining idle in consequence adding to the total thereof 2% to cover indirect expenses of the contractor provided the contractor submits his claim supported by details to the Engineer in Charge within 30 days of the expiry of the period of 3 months.

CLAUSE 16 (Action in case Work not done as per Specifications)

All works under or in course of execution or executed in pursuance of the contract shall at all times be open and accessible to the inspection and supervision of the Consultant-In-Charge/ Engineer in charge / Managing Director or his authorized subordinates in charge of the work and all the superior officers, officer of the Organization of the OMFED and the contractor shall, at all times, during the usual working hours and at all other times at which reasonable notice of the visit of such officers has been given to the contractor, either himself be present to receive orders and instructions of have a responsible agent duly accredited in writing, present for that purpose. Orders given to the Contractor's agent shall be considered to have the same force as if they had been given to the contractor himself.

It shall appear to the Engineer in Charge or his authorized subordinates in charge of or his subordinate officers, that any work has been executed with unsound, imperfect, or unskillful workmanship, or with materials or article provides by him for the execution of the work which are unsound or of a quality inferior to that contracted or otherwise not in accordance with the contract the contractor shall, on demand in writing which shall be made within six months of the completion of the work from the Engineer in Charge specifying the work, materials or articles complained of notwithstanding that the same may have been passed, certified and paid for forthwith rectify, or remove and reconstruct the work so specified in whole or in part, as the case may require or as the case may be, remove the materials or articles so specified and provide other proper and suitable materials or articles at his own charge and cost. In the event of the failing do so within a period specified by the Engineer in Charge in his demand aforesaid, then the contractor shall be liable to pay compensation at the same rate as under clause of the contract (for non-completion of the work in time) for this default.

In such case the Engineer in Charge may not accept the item of work at the rates applicable under the contract but may accept such items at reduced rates as the competent authority may consider reasonable during the preparation of on account bills or final bill if the item is so acceptable without detriment to the safety and utility of the item and the structure and incidental items rectified, or removed and re-executed at the risk and cost or contractor. Decision of the Engineer in Charge to be conveyed in writing in respect of the same will be final and binding on the contractor.

CLAUSE 17 (Contractor Liable for Damages, defects during maintenance period)

If the contractor or his working people or servants shall break, deface, injure or destroy any part of building in which they may be working, or any building, road, road curb, fence, enclosure, water pipe, cables, drains, electric or telephone post or wired, trees, grass or grassland, or cultivated ground contiguous to the premises on which the work or any part is being executed, or if any damage shall happen to the work while in progress, from any cause whatever or if any defect, shrinkage or other faults appear in the work within defect liability period after a certificate final or otherwise of its completion shall have been given by the Engineer in Charge as aforesaid arising out of defect or improper materials or workmanship the contractor shall upon receipt of a

notice in writing on that behalf make the same good at his own expense or in default the Engineer in Charge cause the same to be made good by other workmen and deduct the expense from any sums that may be due or at any time thereafter may become due to the contractor, or from his security deposit except for the portion pertaining to asphaltic work which is governed by sub-para(iii) of clause 35 or the proceeds of sale thereof or of a sufficient option thereof. The security deposit of the contractor shall not be refunded before the expiry of defect liability period after the issue of the certificate final or otherwise, of completion of work, or till the final bill has been prepared and passed whichever is later.

In case of Maintenance and Operation works of E & M services, the security deposit deducted from contractors shall be refunded within one month from the date of final payment or within one month from the date of completion of the maintenance contract whichever is earlier.

CLAUSE 18 (Contractor to Supply Tools & Plants etc.)

The contractor shall provide at his own cost all materials (except such special materials, if any, as may in accordance with the contract be supplied from the Consultant-In-Charge's stores), plant, tools, appliances, implements, ladders, cordage, tackle, scaffolding and temporary works required for the proper execution of the work, whether original, altered or substituted and whether included in the specification or other document forming part of the contract or referred to in these conditions or not, or which may be necessary for the purpose of satisfying or complying with the requirements of the Engineer in Charge as to any matter as to which under these conditions he is entitled to be satisfied, or which he is entitled to require together with carriage therefore to and from the work. The contractor shall also supply without charge the requisite number of persons with the means and materials, necessary for the purpose of setting out works, and counting, weighing and assisting the measurement for examination at any time and from time to time of the work or materials. Failing his so doing the same may be provided by the Engineer in Charge at to the contractor, under this contract or otherwise

and/or from his security deposit or the proceeds of sale thereof, or of a sufficient portions thereof.

CLAUSE 18 A (Recovery of Compensation paid to Workman)

In every cash in which by virtue of the provisions sub-section (1) of Section 12, of the Workmen's Compensations Act, 1923, OMFED is obliged to pay compensation to a workman employed by the contractor, in execution of the works, Government will recover from the contractor the amount of the compensation so paid; and without prejudice to the right of the OMFED under sub-section (2) of section 12, of the said Act, OMFED shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by OMFED to the contractor whether under this contract or otherwise. OMFED shall not be bound to contest any claim made against it under sub-section (1) Section 12, of the said Act, except on the written request of the contractor and upon his giving to Government full security for all costs for which Government might become liable in consequence of contesting such claim.

CLUASE 18 B (Ensuring Payment and Amenities to Workers if Contractor fails)

In every case in which by virtue of the provisions of the Contract Labour (Regulation and Abolition) Act, 1970, and of the Contract Labour (Regulation and Abolition) Central Rules, 1971, **OMFED** is obliged to pay any amounts of wages to a workman employed by the contractor in execution of the works, or to incur any expenditure in providing welfare and health amenities required to be provided under the above said Act and the rules under Clause 19H or under the State Labour Regulations, or under the Rules framed by **OMFED** from time to time for the protection of health and sanitary arrangements for workers employed by contractors working for OMFED, **OMFED** will recover from the contractor the amount of wages so paid or the amount of expenditure so incurred; and without prejudice to the rights of the **OMFED** under sub-section

(2) of Section 20, and sub-section (4) of Section 21, of the Contract Labour (Regulation and Abolition) Act, 1970, **OMFED** shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by **OMFED** to the contractor whether under this contract or otherwise **OMFED** shall not be bound to contest any claim made against it under sub-section (1) of Section 20, sub-section (4) of Section 21, of the said Act, except on the written request of the contractor and upon his giving to the OMFED full security for all costs for which Government might become liable in contesting such claim.

CLAUSE 19(Labour Laws to be complied by the Contractor)

The contractor shall obtain a valid license under the State Labour Act, and the Contract Labour (Regulation and Abolition) Central rules 1971, before the commencement of the work, and continue to have a valid license until the completion of the work. The contractor shall also abide by the provisions of the Child Labour (Prohibition and Regulation) Act, 1986.

The contractor shall also comply with the provisions of the building and other Construction Workers (Regulation of Employment & Conditions of Service) Act, 1996 and the building and other Construction Workers Welfare Cess Act, 1996.

Any failure to fulfill these requirements shall attract the penal provisions of the contract arising out of the resultant non-execution of the work.

CLAUSE 19 A (labour below the age of fourteen years)

No labour below the age of fourteen years shall be employed on the work.

CLAUSE 19 B (Payment of Wages)

i) The contractor shall pay to labour employed by him either directly or through sub- contractors, wages not less than fair wages as defined in State Labour Regulations or as per the provisions of the Contract Labour (Regulation and Abolition) Act 1970 and the contract Labour (Regulation and Abolition) Central Rules, 1971, wherever applicable.

ii) The contractor shall, notwithstanding the provisions of any contract to the contrary, cause to be paid fair wage to labour indirectly engaged on the work including any labour engaged by his sub-contractors in connection with the said work, as if the labour had been immediately employed by him.

iii) In respect of all labour directly or indirectly employed in the works for performance of the contractor's part of this contract, the contractor shall comply with or cause to be complied with the state Labour Regulations made by Government from time to time in regard to payment of wages, wage period, deductions from wages recovery of wages not paid and deductions unauthorized made, maintenance of wage books or wage slips, publication of scale of wages and other terms of employment, inspection and submission of periodical returns and all other matters of the like nature or as per the provisions of the Contract Labour (Regulation and Abolition) Act, 1970, and the Contract Labour (Regulation And Abolition) Central Rules, 1971, wherever applicable.

iv)

a) The Engineer in Charge concerned shall have the right to deduct from the moneys due to the contractor any sum required or estimated to be required for making good the loss suffered by a worker or workers by reason of nonfulfilment of the conditions of the contract for the benefit of the workers, non-payment of wages or of deductions made from his or their wages which are not justified by their terms of the contract or nonobservance of the Regulations.

b) Under the provision of Minimum Wages (Central) Rules 1950, the contractor is bound to allow to the labours directly or indirectly employed in the works one day rest for 6 days continuous work and pay wages at same rate as for duty. In the event of default, the Engineer in Charge shall have the right to deduct the sum or sums not paid on account of wages for weekly holidays to any labours and pay the same to the persons entitled thereto from any money due to the contractor by the Engineer in Charge concerned.

v) The contractor shall comply with the provisions of the Payment of Wages Act, 1936, Minimum Wages Act, 1948, Employees Liability Act, 1938, Workmen's

Compensation Act, 1923, Industrial Disputes Act, 1947, Maternity Act, 1970, or the modifications thereof or any other laws relating thereto and the rules made thereunder from time to time.

vi) The contractor shall indemnify and keep indemnified OMFED again payments to be made under and for the observance of the laws aforesaid and the State Labour Regulations without prejudice to his right to claim indemnity from his subcontractors.

vii) The laws aforesaid shall be deemed to be a part of this contract and any breach thereof shall be deemed to be a breach of this contract.

viii) Whatever is the minimum wage for the time being, or if the wage payable higher than such wage, such wage shall be paid by the contractor to the workmen directly without the intervention of Jamadar and that Jamadar shall not be entitled to deduct or recover any amount from the minimum wage payable to the workmen as and by way of commission or otherwise.

ix) The contractor shall ensure that no amount by way of commission or otherwise is deducted or recovered by the Jamadar from the wage of workmen.

CLAUSE 19 C (Safety code for labour)

In respect of all labour directly or indirectly employed in the work for the performance of the contractor's part of this contract, the contractor shall at his own expense arrange for the safety provisions as per P.W.D. Safety Code framed from time to time and shall at his own expense provide for all facilities in connection therewith. In case the contractor fails to make arrangement and provide necessary facilities as aforesaid he shall be liable to pay a penalty of Rs. 200/- for each default and in addition the Engineer in Charge shall be at liberty to make arrangement and provide facilities as aforesaid and recover the costs incurred in that behalf from the contractor.

CLAUSE 19 D (Information on labour engaged)

The contractor shall submit by the 4th and 19th of every month, to the Engineer in Charge a true statement showing in respect of the second half of the preceding month and the first half of the current month respectively :-

- (1) the number of labourers employed by him on the work,
- (2) their working hours,
- (3) the wages paid to them,

(4) the accidents that occurred during the said fortnight showing the circumstance under which they happened and the extent of damage and injury caused by them, and

(5) the number of female workers who have been allowed maternity benefit according to Clause 19F and the amount paid to them.

Failing which the contractor shall be liable to pay to Government a sum not exceeding Rs. 200/- for each default or materially incorrect statement. The decision of the Chief Consultant shall be final in deducting from any bill due to the contractor the amount levied as fine and be binding on the contractor.

CLAUSE 19 E (Health and sanitation for labours)

In respect of all labour directly, or indirectly employed in the works for the performance of the contractor's part of this contract, the contractor shall comply with or cause to be complied with all the rules framed by Government from time to time for the protection of health and sanitary arrangements for workers employed by the **OMFED** and contractors.

CLAUSE 19 H (Accomodation for labours)

The contractor(s) shall at his/their own cost provide his/their labour with a sufficient number of huts (hereinafter referred to as the camp) of the following specifications on a suitable plot of land to be approved by the Consultant-In-Charge.

i) a) The minimum height of each hut at the eaves level shall be 2.10m (7ft.) and the floor area to be provided will be at the rate of 2.7 sq. m. (30 sq. ft.) for each member of the worker's family staying with the labourer.

b) The contractor(s) shall in addition construct suitable cooking places having a minimum area of 1.80m X 1.50m (6' X 5') adjacent to the hut for each family.

c) The contractor(s) shall also construct temporary latrines and urinals for the use of the labourers each on the scale of not less than four per each one hundred of the total strength, separate latrines and urinals being provided for women.

d) The contractor(s) shall construct sufficient number of bathing and washing places, one unit for every 25 persons residing in the camp. These bathing and washing places shall be suitably screened.

ii) a) All the huts shall have walls of sun-dried or burnt-bricks laid in mud mortar or other suitable local materials as may be approved by the Consultant-In-Charge.

In case of sun-dried bricks, the walls should be plastered with mud gobri on both sides. The floor may be kutcha but plastered with mud gobri and shall be at least 15 cm (6") above the surrounding ground. The roofs shall be laid with thatch or any other materials as may be approved by the Engineer in Chargeand the contractor shall ensure that throughout the period of their occupation the roofs remain water-tight.

b) The contractor(s) shall provide each hut with proper ventilation.

c) All doors, windows, and ventilators shall be provided with suitable leaves for security purposes.

d) There shall be kept an open space of at least 7.2m (8 yards) between the rows of huts which may be reduced to 6m (20 ft.) according to the availability of site with the

approval of the Consultant-In-Charge. Back to back construction will be allowed.

iii) **Water supply -** The contractor(s) shall provide adequate supply of water for the use of labourers. The provisions shall not be less than two gallons of pure and wholesome water per head per day for drinking purposes and three gallons of clean water per head per day for bathing and washing purposes. Where piped water supply is available, supply shall be at stand posts and where the supply is from wells or river, tanks which may be of metal or masonry, shall be provided. The contractor(s) shall also at his/their own cost make arrangements for laying pipe lines of water supply to his/their labour camp from the existing mains wherever available, and shall pay all fees and charges therefore.

iv) The site selected for the camp shall be high ground, removed from jungle.

v) **Disposal of Excreta -** The contractor(s) shall make necessary arrangements for the disposal of excreta from the latrines by trenching or incineration which shall be according to the requirements laid down by the Local Health Authorities. If trenching or incineration is not allowed the contractor(s) shall make arrangements for the removal of the excreta through the Municipal Committee/authority and inform it about the number of labourers employed so that arrangements may be made by such Committee/authority for the removal of the excreta. All charges on this account shall be borne by the contractor and paid direct by him to the Municipality/authority. The contractor shall provide one sweeper for every eight seats in case of dry system.

vi) **Drainage** - The contractor(s) shall provide efficient arrangements for draining away sullage water so as to keep the camp neat and tidy.

vii) The contractor(s) shall make necessary arrangements for keeping the camp area sufficiently lighted to avoid accidents to the workers.

viii) **Sanitation** - The contractor(s) shall make arrangements for conservancy and sanitation in the labour camps according to the rules of the Local Public Health and Medical Authorities.

CLAUSE 19 I (Removal of labour with misconduct)

The Engineer in Charge may require the contractor to dismiss or remove from the site of the work any person or persons in the contractor's employment upon the work who may be incompetent or who misconducts himself and the contractor shall forthwith comply with such requirements.

CLAUSE 19 J (Illegal occupation of constructed building)

It shall be the responsibility of the contractor to see that the building under construction is not occupied by anybody unauthorized during construction, and is handed over to the Engineer in Charge with vacant possession of complete building. If such building though completed is occupied illegally, then the Engineer in Charge shall have the option to refuse to accept the said building/buildings in that position. Any delay in acceptance on this account will be treated as the delay in completion and for such delay a levy up to 5% of tendered value of work may be imposed by the Engineer in Charge upon approval of Managing Director whose decision shall be final both with regard to the justification and quantum and be binding on the contractor.

However, the Engineer in Charge, through a notice, may require the contractor to remove the illegal occupation any time on or before construction and delivery.

CLAUSE 20 (Comply to the minimum wage act)

The Contractor shall at least pay and comply with all the provisions of the Minimum Wages Acts and Rules framed there under other labour laws related to contract labour.

CLAUSE 21 (Work not to be sublet. Action in case of In solvency)

The contract shall not be assigned or sublet without the written approval of the Engineer in Charge with approval of Managing Director. And if the contractor shall assign or sublet his contract, or attempt to do so, or become insolvent or commence any insolvency proceedings or make any composition with his creditors or attempt to do so, or if any bribe, gratuity, gift, loan, perquisite, reward or advantage pecuniary or otherwise, shall either directly or indirectly, be given, promised or offered by the contractor, or any of his servants or agent to any public officer or person in the employ of Government in any way relating to his office or employment, or if any such officer or person shall become in any way directly or indirectly interested in the contract, the Engineer in Charge on behalf of the **OMFED** shall have power to adopt the courses specified in Clause 3 hereof in the interest of Government and in the event of such course being adopted the consequences specified in the said Clause 3 shall ensue.

CLAUSE 22 (Paymant of compensation)

All sums payable by way of compensation under any of these conditions shall be considered as reasonable compensation to be applied to the use of OMFED without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.

CLUASE 23 (Changes in firm's Constitution to be intimated)

Where the contractor is a partnership firm, the previous approval in writing of the Managing Director shall be obtained before any change is made in the constitution of the firm where the contractor is an individual or a Hindu undivided family business concern such approval as

aforesaid shall likewise be obtained before the contractor enters into any partnership agreement where under the partnership firm would have the right to carry out the works hereby undertaken by the contractor. If previous approval as aforesaid is not obtained,

the contract shall be deemed to have been assigned in contravention of Clause 21 thereof and the same action may be taken, and the same consequences shall ensue as provided in the said Clause 21.

CLAUSE 24 (Work to be executed as per direction of OMFED)

All works to be executed under the contract shall be executed under the direction and subject to the approval in all respects of the Engineer in Chargewho shall be entitled to direct at what point or points and in what manner they are to be commenced, and from time to time carried on.

CLAUSE 25 (Settlement of Disputes and Arbitration)

- All disputes or differences in respect of which the decision is not final and conclusive shall, on the initiative of either party, be referred to the adjudication of a sole Arbitrator, to be appointed by OMFED. The appointment of sole Arbitrator so made shall be final and conclusive.
- If the Arbitrator so appointed is unable or unwilling to act or resigns his appointment or vacates his office due to any reason whatsoever another Sole Arbitrator shall be appointed as aforesaid.
- The Arbitrator shall be deemed to have entered in the reference on the date he issues notices to both the parties fixing the date of the first hearing.
- The Arbitrator from time to time, with the consent of the parties enlarges the time for making and publishing the award.
- The venue of the Arbitration shall be in Bhubaneswar only and jurisdiction for any matter/dispute arising out of or concerning or connected with such Arbitration shall be of such courts as exercising jurisdiction over Bhubaneswar.
- The fees, if any, of the Arbitration shall, if required to be paid before the award is made and published, be paid at half by each of the parties. The costs of the reference and the award including the fees, if any , of the Arbitrator shall be in the discretion of the Arbitrator who may direct to and by whom and in what manner , such costs or any part thereof shall be paid and may fix and settle the amount of costs to be so paid.
- > The award of the Arbitrator shall be final and binding on both the parties.
- The Arbitration proceedings shall be governed by Arbitration and Conciliation Act 1996 and the Rules made there under or any statutory modification thereof for the time being in force. Performance under the Contract, shall, if reasonably possible, continue during the Arbitration proceedings and the payments due to the Contractor by the OMFED shall not be withheld, unless they are the subjects of the Arbitration proceedings.
- Neither party is entitled to bring a claim or dispute to Arbitration after thirty days of expiration of the maintenance period.

Except where otherwise provided in the contract all questions and disputes relating to the meaning of the specifications, design, drawings and instructions here-in-before mentioned and as to the quality of workmanship or materials used on the work or as to any other question, claim right matter or thing whatsoever in any way arising out of or relating to contract, designs, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works or the execution or failure to execute the same whether arising during the progress of the work or after the cancellation, termination, completion or abandonment thereof shall be dealt with as mentioned hereinafter.

if the contractor considered any work demanded of him to be outside the requirements of the contract, or dispute any drawings, record or decision given in writing by the Engineer-in-Charge on any matter in connection with or arising out of the contract or carrying out of the contract or carrying out of the work, to be unacceptable, he shall promptly within 7 days request the Engineer in Charge in writing for written instruction or decision. Thereupon, the Engineer in Charge shall give his written instructions or decision within a period of fifteen days from the receipt of the Contractor's letter.

If the Engineer in Charge fails to give his instruction of decision in writing within the aforesaid period or if the contractor is dissatisfied with the instructions or decision of the Engineer in Charge, the contractor may, within 15 days of the receipt of Engineer in Charge decision, appeal to the General Manager (OMFED) who shall afford an opportunity to the contractor to be heard, if the latter so desires, and to offer evidence in support of his appeal. The General Manager (OMFED) shall give his decision within 30 days of receipt of contractor's appeal. If the contractor is dissatisfied with this decision, the contractor shall within a period of 30 days from receipt of the decision, give notice to the General Manager (OMFED) for appointment of arbitrator failing which the said decision shall be final binding and conclusive and not referable to adjudication by the arbitrator.

Expert where the decision has become final, binding and conclusive in terms of sub para (i) above disputes or difference shall be referred for adjudication through arbitrator appointed by Managing Director (OMFED). If the arbitrator so appointed is unable or unwilling to act or resign his appointment or vacates his office due to any reason whatsoever another sole arbitrator shall be appointed in the manner aforesaid. Such person shall be entitled to proceed with the reference from the stage at which it was left by his predecessor.

It is a tern of this contract that the party invoking arbitration shall give a list of disputes with amounts claimed in respect of each such dispute along with the notice for appointment of arbitrator and giving reference to the rejection by the General Manager (OMFED) of the appeal.

It is also a term of the contract that the arbitrator shall be deemed to have entered on the reference on the date he issued notice to both the parties calling them to submit their statement of claims and counter statement of claims. The decision of arbitrator will be final & binding to the parties.

All arbitration shall be held at Bhubaneswar and at no other place.

CLAUSE 26 (Contractor to indemnity Govt. against Patent Rights)

The contractor shall fully indemnify and deep indemnified the **OMFED** against any action, claim or proceeding relating to infringement or use of any patent or design or any alleged patent or design rights and shall pay any royalties which may be payable in respect of any article or part thereof included in the contract. In the event of any claims made under the action brought against **OMFED** in respect of any such matter as aforesaid the contractor shall be immediately notified thereof and the contractor shall be at liberty, at his own expense, to settle any dispute or to conduct any litigation that may arise there from, provided that the contractor shall not be liable to indemnify the **OMFED** if the infringement of the patent or design or any alleged patent or design right is the direct result of an order passed by the Engineer in Charge in this behalf.

CLAUSE 27 (Lumpsum Provisions in Tender)

When the estimate on which a tender is made includes lump sum in respect of parts of the work, the contractor shall be entitled to payment in respect of the items of work involved or the part of the work in question at the same rates as are payable under this contract for such items, or if the part of the work in question is not, in the opinion of the Engineer in Charge payable of measurement, The Engineer in Charge may at his discretion pay the lump-sum amount entered in the estimate, and the certificate in writing of the Engineer in Charge shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of the clause.

CLAUSE 28 (Action where no Specifications are specified)

In the case of any class of work for which there is no such specifications as referred to in Clause 11, such work shall be carried out in accordance with the Bureau of Indian Standards Specifications, Indian Road Congress for road works and Indian Building Congress for building works or any central government agency. In case there is no such specifications in Bureau of Indian Standards, the work shall be carried out as per manufacturers specifications. If not available then as per District Specifications. In case there are no such specifications as required above, the work shall be carried out in all respects in accordance with the instructions and requirements of the Consultant-In-Charge.

CLAUSE 29 (With-holding and lien in)

Whenever any claim or claims for payment of a sum of money arises out of or under the contract or against the contractor, the Engineer in Charge or the **OMFED** shall be entitled to without and also have a lien to retain such sum or sums in whole or in part from the security, if any deposited by the contractor and for the purpose aforesaid, the Engineer in Charge or the **OMFED** shall be entitled to withhold the security deposit, if any, furnished as the case may be and also have a lien over the same pending finalization or adjudication of any such claim. In the event of the security being insufficient to cover the claimed amount or amounts or if no security has been taken

from the contractor, the Engineer in Charge or the **OMFED** shall be entitled to withhold and have a lien to retain to the extent of payable or which may at any time thereafter become payable to the contractor under the same contract or any other contract with the Engineer in Charge of the **OMFED** or any contracting person through the Engineer in Charge of the **OMFED** or any person through the Engineer in Charge pending finalization of adjudication of any such claim.

• respect of sums due from contractor

It is an agreed term of the contract that the sum of money or moneys so withheld or retained under the lien referred to above by the Engineer in Charge or **OMFED** will be kept, withheld or retained as such by the Engineer in Charge or **OMFED** till the claim arising out of or under the contract is determined by the arbitrator (if the contract is governed by the arbitration clause) by the competent court, as the case may be and that the contractor will have no claim for interest or damages whatsoever on any account in respect of such withholding or retention under the lien referred to above and duly notified as such to the contractor. For the purpose of this clause, where the contractor is a Partnership firm or a limited company, the Engineer in Charge or the **OMFED** shall be entitled to withhold and also have a lien to retain towards such claimed amount or amounts in whole or in part from any sum found payable to any partner/limited company as the case may be, whether in his individual capacity or otherwise.

• Lien in respect of claims in other Contracts

i) **OMFED** shall have the right to cause an audit and technical examination of the works and the final bills of the contractor including all supporting vouchers, abstract etc., to be made after payment of the final bill and if as a result of such audit and technical examination any sum is found to have been overpaid in respect of any work done by the contractor under the contract or any work claimed to have been done by him under the contract and found not to have been executed, the contractor shall be liable to refund the amount of over-payment and it shall be lawful for **OMFED** to recover the same from him in the manner prescribed in sub-clause (i) of this clause or in any other manner legally permissible; and if is found that the contractor was paid less than what was due to him under the contract in respect of any work executed by him under it, the amount of such under payment shall be duly paid by OMFED to the contractor, without any interest thereon whatsoever.

CLAUSE 29 A (withhold of payment)

Any sum of money due and payable to the contractor (including the security deposit returnable to him) under the contract may be withheld or retained by way of lien by the Engineer in Charge or the **OMFED** or any other contracting person or persons through Engineer in Charge against any claim of the Engineer in Charge or **OMFED** or such other person or persons in respect of payment of a sum of money arising out of or under any other contract made by the contractor with the Engineer in Charge or the **OMFED** or with such other person or persons.

It is an agreed term of the contract that the sum of money so withheld or retained under this clause by the Engineer in Charge or the **OMFED** will be kept withheld or retained as such by the Engineer in Charge or the **OMFED** or till his claim arising out of the same contract or any other contract is either mutually settled or determined by the arbitration clause or by the competent court, as the case may be and that the contractor shall have no claim for interest or damages whatsoever on this account or on any other ground in respect of any sum of money withheld or retained under this clause and duly notified as such to the contractor.

CLAUSE 30 (Unfiltered water supply)

The contractor(s) shall make his/their own arrangements for water required for the work and nothing extra will be paid for the same. This will be subject to the following conditions.

a) That the water used by the contractor(s) shall be fit for construction purposes to the satisfaction of the Engineer in Charge.

b) The Engineer in Charge shall make alternative arrangements for supply of water at the risk and cost of contractor(s) if the arrangements made by the contractor(s) for procurement of water are in the opinion of the Engineer in Charge, unsatisfactory.

CLAUSE 33(Employment of Technical Staff and employees)

Contractors Superintendence, Supervision, Technical Staff & Employees

The contractor shall provide all necessary superintendence during execution of the work and as along thereafter as may be necessary for proper fulfillment of the obligations under the contract.

The contractor along with bidding of the tender, intimate in writing to the Engineer in Charge the name, qualifications, experience, age, address and other particulars along with certificates, of the principal technical representative to be in charge of the work. Such qualifications and experience shall not be lower than specified in Qualification Criteria. The Engineer in Charge shall within 15 days of issue of letter of acceptance intimate in writing his approval or otherwise of such a representative to the contractor, intimate in writing his approval or otherwise of such a representative to the contractor. Any such approval may at any time be withdrawn and in case of such withdrawal the contractor shall appoint another such representative according to the provisions of this clause. Decision of the tender Managing Director shall be final and binding on the contractor in this respect. Such a principal technical representative shall be appointed by the contractor soon after receipt of the approval from Managing Director or any other person so authorized by him. Technical staff shall be available at site within fifteen days of start of work.

If the contractor (or any partner in case of firm/company) who himself has such qualifications, it will not be necessary for the said contractor to appoint such a principal

technical representative but the contractor shall designate and appoint a responsible agent to represent him and to be present at the work whenever the contractor is not in a position to be so present. All the provisions applicable to the principal technical representative under the Clause will also be applicable in such a case to contractor or his responsible agent. The principal technical representative and/or the contractor or his responsible authorized agent shall be actually available at site also during recording of measurement of works and whenever so required by the Engineer in Charge by a notice as aforesaid and shall also note down instructions conveyed by the Engineer in Charge or his designated down the instructions and in token of acceptance of measurements.

If the Engineer in Charge, whose decision in this respect is final and binding on the contractor, is convinced that no such technical representative or agent is effectively appointed or is effectively attending or fulfilling the provision of this clause, a recovery shall be effected from the contractor as specified in tender cluse and the decision of the Engineer in Charge as recorded in the site order book and measurement recorded in Measurement Books shall be final and binding on the contractor. Further if the contractor fails to appoint a suitable technical representative or responsible agent and if such appointed persons are not effectively present or do not discharge their responsibilities satisfactorily, the Engineer in Charge shall have full powers to suspend the execution of the work until such date as a suitable agent is appointed and the contractor shall submit a certificate of employment of the technical representative/responsible agent along with every on account bill/fixed bill and shall produce evidence if at any time so required by the Engineer in Charge.

i) The Contractor shall provide and employ on the site only such technical assistants as are skilled and experienced in their respective fields and such foremen and supervisory staff as are competent to give proper supervision to the work.

The contractor shall provide and employ skilled, semi- skilled and unskilled labour as is necessary for proper and timely execution of the work.

The Engineer in Charge shall be at liberty to object to and require the contractor to remove from the works any person who in his opinion misconducts himself, or is incompetent or negligent in the performance of his duties or whose employment is otherwise considered by the Engineer in Charge to be undesirable. Such person shall not be employed again at works site without the written permission of the Engineer in Charge and the persons so removed shall be replaced as soon as possible by competent substitutes.

CLAUSE 34 (Levy/Taxes payable by Contractor)

• Conditions for reimbursement of levy/taxes if levied if levied after receipt of tenders

i) GST, any other tax on materials or Labour Welfare Tax (if applicable) in respect of this contract shall be payable by the contractor and **OMFED** shall not entertain any claim whatsoever in this respect.

ii) The contractor shall deposit royalty and obtain necessary permit for supply of the

red bajri, earth, moorum, sand, stone chips, kankar, etc. from local authorities.

If pursuant to or under any law, notification or order any royalty, cess or the like becomes payable to the Government of India and does not at any time become payable by the contractor to the Government. Local authorities in respect of any material used by the contractor in the works then in such a case, it shall be lawful to the Government of India and it will have the right and be entitled to recover the amount paid in the circumstances as aforesaid from dues of the contractor.

CLAUSE 35(All tendered rates shall be inclusive of all taxes and levies)

The rate quoted by bidders shall be inclusive of GST. The bidder shall raise invoice in the name of OMFED and submit hard copy of bill in duplicate.

All tendered rates shall be inclusive of all taxes and levies payable under respective statutes. However, pursuant to the Constitution (46th Amendment) Act, 1982, if any further tax or levy is imposed by Statute, after the last stipu7lated date for the receipt of Tender offer including extensions if any and the Contractor thereupon necessarily and properly pays such taxes / levies,

the Contractor shall be reimbursed the amount so paid, provided such payments, if any, is not, in the opinion of the Engineer in Charge/ Chief Engineer(whose decision shall be final and binding on the Contractor) attributable to delay in execution of work within the control of Contractor.

(ii) The Contractor shall keep necessary books of accounts and other documents for the purpose of this condition as may be necessary and shall allow inspection of the same by a duly authorized representative of the OMFED and /or the Engineer In Charge and further shall furnish such other information/ document as the Engineer in Charge may require from time to time.

The contractor shall, within a period of 30 days of the imposition of any such further tax or levy, pursuant to the Constitution (46th Amendment) Act, 1982, give a written notice thereof to the Engineer in Charge that the same is given pursuant to this condition, together with all necessary information relating thereto.

CLAUSE 36 (Termination of contract in case of imprisonment)

If the contractor is imprisoned, becomes insolvent compound with his creditors, has a receiving order made against him or carries on business under a receiver for the benefit of the creditors or any of them, or being a partnership firm becomes dissolved, or being a company or corporations goes into liquidation or commences to be wound up not being a voluntary winding up for the purpose only of amalgamation or reconstitution the Nigam shall be at liberty.

To give such liquidator, receiver, or other person in whom the contract may become vested, the option of carrying out the contract or a position there of to be determined by the Nigam, subject to his providing an appropriate guarantee for the performance of such contractor.

To terminate the contract, forthwith by notice in writing to the Agency, the liquidator, the receiver or person in whom the contract may become vested and take further action as provided in the relevant clauses of the contract.

CLAUSE 37 (Termination of Contract on death of contractor)

Without prejudice to any of the rights or remedies under this contract if the contractor dies, the Managing Director on behalf of the **OMFED** shall have the option of terminating the contract without compensation to the contractor after the affidavit of his/their legal heir/heirs that they are not going to be in this profession in future.

CLAUSE 38(If relation working In OMFED then the Agency not allowed to tender)

The Agency shall not be permitted to Rate Offer for works in the concerned division (responsible for award and execution of contracts) in which his near relative is posted as officer or as an officer in any capacity between the grades of the **officer** He shall also intimate the names of persons who are working with him in any capacity or are subsequently employed by the OMFED. Any breach of this condition by the Agency's of this Nigam shall lead to blacklisting. If however the Agency's is registered in any other State / Central Govt. / State Milk Federation, he shall be debarred from tendering in OMFED for any breach of this condition.

NOTE: By the term "near relatives" is meant wife, husband, parents and grand parents, children and grand children, brothers and sisters, uncles, aunts and cousins and their corresponding in law.

CLAUSE 39 (No-Gezetted- Engineer to work as Agency within two years of retirement)

No engineer of gazetted rank or other gazetted officer employed in engineering or administrative duties in an engineering OMFED shall work as a Agency or employee of a Agency for a period of two years after his retirement from OMFED service without the previous permission of OMFED in writing. This contract is liable to be cancelled if either the Agency or any of his employees is found at any time to be such a person who had not obtained said permission prior to engagement in the Agency's service, as the case may be.

CLAUSE 41 (Repaid of the Performance Security Deposit Amount)

The security shall be repaid to the bidder after 15 (Fifteen) month of successful installation / trial run & successful commissioning / handing over of entire.

Clause 42 (Responsibility of technical staff and employees)

Technical officers/staff deployed by the Contractor at any construction site will also be responsible for inferior quality/poor performance of any work; and his name will be circulated to all division of the department, to debar from any other site, if his name is being proposed by other contractor.

CLAUSE 43 (Contractor's Risks)

All risks of loss of or damage to physical property and of personal injury and death which arise during and in consequence of the performance of the Contract other than the excepted risks are the responsibility of the Contractor.

- CLAUSE 44
- Insurance
- Cash flow estimate to be submitted

The Contractor shall provide, in the joint names of the OMFED and the Contractor, insurance cover from the Start Date to the end of the Defects Liability Period, in the amounts and deductibles stated in the Contract Data for the following events which are due to the Contractor's risks: loss of or damage to the Works, Plant and Materials;

loss of or damage to Equipment;

loss of or damage of property (except the Works, Plant, Materials and Equipment) in connection with the Contract; and Personal injury or death.

Policies and certificates for insurance shall be delivered by the Contractor to the Engineer for the Engineer's approval before the Start Date. All such insurance shall provide for compensation to be payable in the types and proportions of currencies required to rectify the loss or damage incurred.

Policies and certificates for insurance shall be delivered by the Contractor to the Engineer for the Engineer's approval before the Start Date. All such insurance shall provide for compensation to be payable in the types and proportions of currencies required to rectify the loss or damage incurred.

If the Contractor does not provide any of the policies and certificates required, the OMFED may affect the insurance which the Contractor should have provided and recover the premiums the OMFED has paid from payments otherwise due to the Contractor or, if no payment is due, the payment of the premiums shall be a debt due.

Alteration to the terms of insurance shall not be made without the approval of the Managing Director.

Both parties shall comply with any conditions of the insurance policies.

CLAUSE 45 (Safety, Security and Protection of the Environment)

The Contractor shall, within the time stated in special Conditions of contract after the date of the Letter of Acceptance, provide to the Engineer for his information a detailed cash flow estimate, in quarterly periods, of all payments to which the Agency will be entitled under the Contract and the Agency shall subsequently supply revised cash flow estimates at quarterly intervals, if required to do so by the Engineer in charge.

CLAUSE 47 (Cost of Samples)

All samples shall be supplied by the Contractor at his own cost if the supply thereof is clearly intended by or provided for in the Contract.

CLAUSE 48 (Cost of Tests)

The cost of making any test shall be borne by the Contractor if such test is :

clearly intended by or provided for in the Contract, or particularised in the Contract (in case only of a test under load or of a test to ascertain whether the design of any finished or partially finished work is appropriate for the purposes which it was intended to fulfill) in sufficient detail to enable the Contractor to price or allow for the same in his Tender.

CLAUSE 49 (Cost of Tests not provided for)

If any test required by the Engineer which is : not so intended by or provided for,

(in the cases above mentioned) not so particularized, or (though so intended or provided for) required by the Engineer to be carried out at any place other than the Site or the place of manufacture, fabrication or preparation of the materials or Plant tested, shows the materials, Plant or workmanship not to be in accordance with the provisions of the Contract to the satisfaction of the Engineer, then the cost of such test shall be borne by the Contractor, but in any other case Sub-Clause shall apply.

CLAUSE 50 (Commencement of Works)

The contract shall commence the Works as soon as is reasonably possible after the receipt by him of a notice to this effect from the Consultant-In-Charge, which notice shall be issued within the time stated in the Appendix to Tender after the date of the Letter of Acceptance. Thereafter, the Contractor shall proceed with the Works with due expedition and without delay.

CLAUSE 51 (Substantial Completion Parts)

If any part of the Permanent Works has been substantially completed and has satisfactorily passed any Test on Completion prescribed by the Contract, the Engineer may issue a Taking-of Over Certificate in respect of that part of the Permanent Works before completion of the Works and, upon the issue of such Certificate, the Contractor shall be deemed to have undertaken to complete with due expedition any outstanding work in that part of the Permanent Works during the Defects Liability Period.

CLAUSE 52 (Force Majeure)

Neither party shall be liable to the other for any loss or damage occasioned by nor raisin out of acts of GOD such has unprecedented flood, volcanic eruption, Earthquake or other convulsion of nature and other acts such as the general partial strikes by a section of OMFED employees, invasion, the act of foreign countries hostilities or war like operation before or after declaration of war, rebellion military or usurped power which prevent performance of the contract and which could not have been foreseen or avoided by a prudent person.

CLAUSE 53 (Recovery)

Any amount found recoverable from the Agency shall be recovered as public demand under the rule without prejudice to any other mode of recovery.

TERMS OF PAYMENT

Part - III PAYMENT TERMS

PAYMENT TERMS FOR MECHANICAL/ELECTRICAL WORK

10% Advance Payment of Mechanical & Electrical total work order value (after deposit of PSD & execution of agreement by bidder) against 13% Bank Guarantee from any Nationalized/Scheduled Bank valid till successful completion of project.

• PAYMENT BREAK UP

All payment shall be released against detailed break up cost to be furnished by the bidder in advance and accepted by the payment authority of OMFED.

a) On Progress of work:

50% of the mechanical and electrical equipment price components shall be paid on safe delivery of the Goods at the destination.

b) On Progressive Erection:

20% of the mechanical and electrical price components shall be paid on the value of the progressive erection work completed for individual components.

c) On Commissioning:

10% of the mechanical and electrical price components shall be paid after successful commissioning of the entire plant after obtaining necessary statutory approvals.

d) On final acceptance:

The balance 10% of the contract price of the Mechanical & Electrical shall be paid on continuous satisfactory running of the complete plant for one month, on completion of other contracted services and accepted by the OMFED representative, within the scope of this contract.

TAXATION & PATENT RIGHTS AND ROYALTIES

- 1. The Contractor shall be entirely responsible for all taxes including GST, duties, royalties, license fees, levied by Government etc.
- 2. The Contractor shall be liable to pay all corporate taxes, income tax, GST and other taxes that shall be levied according to the laws and regulations applicable from time to time in India and the price bid by the Contractor shall include all such taxes. Wherever the laws and regulations require deduction of such taxes at the source of payment, the OMFED shall effect such deductions from the payment due to the Contractor. The remittance of amounts so deducted and issuance of certificate for such deductions shall be made by the OMFED as per the laws and regulations in force. Nothing in the Contract shall relieve the Contractor from his responsibility to pay any tax that may be levied in India on income and profits made by the Contractor in respect of the Contract. The Contractor's staff, personnel and labour will be liable to pay personal income taxes in India in respect of such of their salaries and wages as are chargeable under the laws and regulations for the time being in force, and the Contractor shall perform such duties in regard to such deductions thereof as may be imposed on him by such laws and regulations.
- 3. It is responsibility of the contractor to pay and finalize the GST in respect to the contract extra claim regarding GST shall not be paid by OMFED.
- 4. The Contractor shall keep harmless and indemnify the OMFED from and against all claims and proceedings for or on account of infringement of any patent rights, design trademark or name or other protected rights in respect of any Constructional plant, machine work or material and in connection with the works or any of them and from and against all claims, proceedings, damages, costs, charges and expenses whatsoever in respect thereof or in relation thereto. Except where otherwise specified, the Contractor shall pay all taxes and other royalties, rent and other payments or compensation, if any, for getting stone, sand, gravel, clay or other materials required for the works or any of them.

BID SECURITY (EARNEST MONEY DEPOSIT)

- 1. The bidder shall furnish, as part of its bid, bid security for a value of Rs.8,00,000/-.
- 2. The bid security is required to protect the purchaser against the risk of bidder's conduct, which would warrant the security's forfeiture.
- 3. The bid security shall be in one of the following forms:

(a) A bank guarantee issued by a Nationalized/Scheduled bank in India only in the form strictly in accordance to the sample form provided in the bidding documents and valid from the date of bid opening as prescribed in the tender notice till 120 days beyond the validity of the bid.

Or

- (b) A demand draft or pay order in favour of Orissa State Cooperative Milk Producers Federation Limited, Payable at Bhubaneswar.
 - 4. Any bid not secured in accordance with clause 1 in General Condition of Contract, will be rejected by OMFED as non-responsive and the 2nd cover (price bid) shall not be opened at all.

- 5. Unsuccessful bidders bid security will be discharged/ returned as promptly as possible but not later than 120 days after the expiration of the period of bid validity prescribed in the bidding document.
- 6. The successful bidders bid security will be discharged upon the bidders executing the agreement furnishing the performance security deposit.
- 7. No interest shall be paid by OMFED on the bid security furnished by the bidder.
- 8. The bid security may be forfeited:
- (a) If a bidder withdraws or modifies his bid during the period of bid validity;

Or

(c) In the case of these successful bidder, if the bidder fails:

i) To sign the agreement in accordance with tender norms;

Or

ii) To furnish the required performance security deposit as per tender norms.

Performance Security

The contractor shall submit an irrevocable PERFORMANCE GUARANTEE of 10% (Ten percent) of the tendered amount in the shape as

• Demand Draft of a scheduled Bank issued in favour OMFED, payable at Bhubaneswar.

Or

• A bank guarantee issued by a Nationalized/Scheduled bank in India.

iii) The security shall be repaid to the bidder after 15 (fifteen) months of successful installation / trial run & successful commissioning / handing over of entire plant.

iv) Within 15 (Fifteen) days of receipt of the Letter of Acceptance, the successful Bidder shall deliver to the OMFED a **Performance Security** for an amount equivalent **10%** of the Contract price. The 10% Performance Security shall be release to the bidder after 15 (fifteen) months of successful installation / trial run & successful commissioning / handing over of entire plant.

(i) The performance Guarantee shall be initially valid up to Twenty Months beyond the defect liability period. In case the time for completion of work gets enlarged, the contractor shall get the validity of performance Guarantee extended to cover such enlarged time for completion of work. After recording of the completion certificate for the work by the competent authority, the performance guarantee shall be returned to the contractor without any interest.

(ii) The General Manager (Projects) shall not make a claim under the Performance guarantee except for amounts to which the OMFED is entitled under the contract (notwithstanding and/or without prejudice to any other provisions in the contract agreement) in the event of:

(d) Failure by the contractor to extend the validity of the Performance Guarantee as described herein above, in which event the General Manager (Projects) may claim the full amount of the Performance guarantee.

(e) Failure by the contractor to pay OMFED any amount due, either as agreed by the

contractor or determined under any of the Clauses/Conditions of the agreement, within 30 days of the service of notice to this effect by General Manger Project.

(f) Failure by the Agency to rectify any defects as defined in the defect liability clause in the tender of contract data to the satisfaction of the Engineer in charge the contractor has to pay OMFED, any amount due, either as agreed by the Contractor or determined under any of the Clauses/ Conditions of the Agreement, within 30 days of the service of notice to this effect by Engineer in Charge.

(iii) In the event of the contract being determined or rescinded under provisions of any of the clause/condition of the agreement, the performance guarantee shall stand forfeited in full and shall be absolutely at the disposal of the **OMFED**.

PAYMENT IN THE EVENT OF FRUSTRATION

If a war or other circumstances outside the control of both parties arises, after the Contract is made so that either party is prevented from fulfilling his Contractual obligation, or under the law governing the Contract, the parties are released from further performance, then the sum payable by the OMFED to the Contractor in respect of the work executed shall be the same as that which would have been payable under clause 36 hereof if the Contract had been terminated under the provisions of clause 36 hereof.

SETTLEMENT OF DISPUTES

1. If the Contractor considers any work demanded of him to be outside the requirements of the contract, or considers any drawings, record or ruling of the Engineer on any matter in connection with or arising out of the Contract or the carrying out of the work to be unacceptable, he shall promptly ask the Engineer in writing, for written instructions of the decision. Thereupon the Engineer shall give his written instructions or decision within a period of 30 days of such requests.

2. Upon the receipt of the written instructions or decisions the Contractor shall promptly proceed without delay to comply with such instructions or decisions.

3. If the Engineer fails to give his instructions or decisions in writing within a period of 30 days after being requested, or if the Contractor is dissatisfied by the instructions and decision he shall appeal to the OMFED which shall afford an opportunity to the Contractor heard and to offer an evidence in support of his appeal. The OMFED shall give a decision within a period of thirty days after the Contractor has given the said evidence in support of his appeal.

4. If the Contractor is dissatisfied with this decision, the Contractor within the period of thirty days from the receipt of the decision shall indicate his intention to refer the dispute to Arbitration, failing which the said decision shall be final and conclusive.

<u>SECTION - 4</u>

SPECIAL CONDITION OF CONTRACT

SPECIAL CONDITION OF CONTRACT

<u>SPECIAL CONDITION OF CONTRACT</u> <u>PART – I For Plant Works</u>

Topic Number
Definitions
Country of Origin
Equivalency of standards and codes
Performance Security
Inspection and Tests
Delivery and Documents
Insurance
Incidental Services
Spare Parts
Warranty
Payment
Resolution of Disputes
Notices

The following Special Conditions of Contract shall supplement the General Conditions of Contract. Whenever there is a conflict, the provisions herein shall prevail over those in the General Conditions of Contract.

Definitions

(a) The Project Authority is Odisha State Cooperative Milk Producers' Federation Ltd. and would include the term "Owner".

(b) The Supplier is (Name of Supplier).

2. Country of Origin

The place where the goods were mined, grown or produced from which the services are supplied.

3. Equivalency of Standards and Codes

Wherever reference is made in the contract to the respective standards and codes in accordance with which goods and materials are to be furnished, and work is to be performed or tested, the provisions of the latest current edition or revision of the relevant standards and codes in effect shall apply, unless otherwise expressly set forth in the Contract. Where such standards and codes are national in character, or relate to a particular country or region, other authoritative standards which ensure an equal or higher quality than the standards and codes specified will be accepted subject to the Purchaser's prior review and written approval. Differences between the standards specified and the proposed alternative standards must be fully described in writing by the Supplier and submitted to the Purchaser at least 30 days prior to the date when the Supplier desires the Purchaser's approval. In the event the Purchaser determines that such proposed deviations do not ensure equal or higher quality, the Supplier shall comply with the standards set forth in the documents.

Performance Security (Clause 7)

The Performance Security shall be in the amount of 10% of the Contractprice.

Inspection and Tests

The inspection of the Goods shall be carried out to check whether the Goods are in conformity with the technical specifications attached to the purchase order form and shall be in line with the inspection/test procedures laid down in the Schedule of Specifications and the Contract conditions.

Manufacturer must have suitable facilities at their works for carrying out various performance tests on the equipment. The bidder should clearly confirm that all the facilities exist for inspection and shall be made available to the inspecting Authority.

A load and functional tests as indicated in the specifications must be carried out at the manufacturer's works. Reliability of the equipment shall be demonstrated to the satisfaction of the appointed inspector or inspecting Agency.

Approved supplier's drawings shall not be departed from except as provided in the Bidding Document.

The Purchaser shall have the right at all reasonable times to inspect, at the Supplier's premises all Supplier's drawings of any part of the work.

The supplier shall provide, within the time stated in the contract or in the programme, drawings showing how the plant is to be designed and any other information required for-

- a) Preparing suitable foundations or other means of support.
- b) Providing suitable access on the site for the plant and any necessary equipment to the place where the plant is to be erected and
- c) Making necessary electrical connections from the panel board provided in the individual sections to the machines

Before the goods and equipment are taken over by the Purchaser, the Supplier shall supply operation and maintenance manuals together with drawings of the goods and equipment as built. These shall be in such details as will enable the Purchaser to operate, maintain, adjust and repair all parts of the works as stated in the specifications.

The manuals and drawings shall be in the ruling language (English) and in such form and numbers as stated in the contract

Unless and otherwise agreed, the goods and equipment shall not be considered to be completed for the purposes of taking over until such manuals and drawings have been supplied to the Purchaser.

The goods will be accepted after inspection by the Purchaser, his representative or any inspection agency appointed by Purchaser and the costs for such Inspector/Agency shall be borne by the Purchaser.

6. Delivery and Documents

Upon shipment/dispatch, the supplier shall notify to the Purchaser by post or email or fax the full details of dispatch including Purchaser order no., description of the goods,

quantity, mode of transport, place of loading, date of dispatch etc. The supplier will mail the following documents to the Purchaser with a copy to the Insurance Company:

The Supplier's invoice showing purchase order no. Goods description, quantity, unit price, total amount;

Delivery note/case-wise detailed packing list identifying contents of each package/ lorry receipt;

Manufacturer's/Supplier's guarantee certificate;

Inspection Certificate issued by the nominated inspection agency, and the Supplier's factory inspection report;

Certificate of origin;

Insurance policy;

Excise gate pass / octroi receipts/GST paid receipts wherever applicable, duly sealed indicating payments made; and

Any other document evidencing payment of statutory levies.

The supplier's certificate certifying that the defects pointed out during inspection have been rectified.

- Note: The nomenclature used for the item description in the invoice/s, packing list/s and delivery note/s etc. Should be identical to that used in the purchase order. The dispatch particulars including name of transporter, LR no. And date should also be mentioned in the invoice/s.
- 7. Insurance
 - a) The "marine / transit" insurance to be taken by the contractor / supplier shall be in an amount equal to 110% of the FOR Destination value of the goods from "warehouse to warehouse" on "All Risks" basis including Strike, Natural calamities but exclusive of War Risks valid for a period not less than 3 months after the date of arrival of Goods at final destination
 - b) "Storage-cum-erection ALL Risks" insurance for an amount equal to 110% of the contract value valid for a period not less than 3 months after installation, including one month for testing and commissioning, shall be taken by the contractor / supplier. OR

As an alternative to (a) & (b) above, "Marine-cum-erection ALL Risks" insurance policy, covering storage of equipment and other erection materials at site, for an amount equal to 110% of the contract value of supply, installation & commissioning and valid for a period not less than 3 months after installation, including one month for testing and commissioning, shall be taken by the contractor / supplier.

(c) Third Party Insurance : Before commencing the erection work the contractor / supplier without limiting his obligations and responsibilities, shall insure against his liability for any material or physical damage, loss or injury which may occur to any property including that of Bidder / Purchaser, or to any person including any employee of Bidder / Purchaser.

Such insurances shall be for an amount not less than Rs. 10.00 lakhs per occurrence with the number of occurrence limited to five.

- 8. Incidental services
- 8.1 The incidental services for supply, installation and commissioning contract, as follows shall be provided by the Supplier:
- (a) Furnishing of tools required for assembly and maintenance of the supplied goods;
- (b) Furnishing of a detailed operations and maintenance manual for each appropriate unit of the supplied Goods;
- (c) On-site assembly and start-up of the supplied Goods;
- (d) Conduct of training of the Purchaser's personnel (approx. for 4 man-weeks); at the Supplier's plant and/or on-site, in assembly, start-up operation, maintenance and/or repair of the supplied Goods.
- (e) Furnishing of layout drawing etc. as specified in clause 3 of Special Conditions of Contract Part II.
- 9. Spare Parts

Supplier shall carry sufficient inventories to assure ex-spare parts and components shall be supplied as promptly as possible but in any case within six months of placement of order.

10. Warranty/Guarantee

The warranty/guarantee shall be as per provision under in General Conditions.

11.0 Payment

Payment for design and supply component follows as per Payment Terms Section:

12. Resolution of Disputes

In the event of any dispute in the interpretation of the terms of the order/contract or difference of opinion between the parties on any point in the order/contract arising out of or in connection with the agreement accepted order/contract or with regard to performance of any obligation hereunder by either party, the parties hereto shall use their best efforts to settle such disputes or difference of opinion amicably by mutual

negotiations. In case no agreement is reached, either party may forthwith give to the other, a notice in writing of the existence of such question, dispute or difference of opinion and the same shall be referred to the adjudication of sole arbitrator to be appointed by Purchaser whose decision in the matter shall be final and binding on the parties.

The Arbitration proceedings shall be governed under the provisions of the Indian Arbitration and Conciliation Act, 1996 and the rules there under or any statutory modifications thereof for the time being in force. In the order/contract, the venue of such Arbitration shall be Bhubaneswar, Odisha and Courts at Bhubaneswar alone shall have jurisdiction regarding any matter arising out of order/contract.

Performance under the Contract shall, if reasonably possible, continue during the Arbitration proceedings and payments due to the Supplier by the Purchaser shall not be withheld, unless they are the subjects of the Arbitration proceedings.

All awards for claims equivalent to Rupees thirty thousand or more shall be in writing and state the reasons for the amounts awarded.

13 Notices

For the purpose of all the notices, the following shall be the address of the Purchaser and Supplier.

Purchaser – Odisha State Milk Co-Operative Federation Limited, Bhubaneswar-751007 Supplier (To be filled in at the time of Contract signature.)

Note:

- 1. The Milk Pasteurizers should be provided with the PID control system.
- 2. The CIP system should be provided with four no's suitable size of tanks. One each for acid, alkaline, hot water & raw water. The CIP tanks provided with pneumatic valves.
- 3. The dairy equipment should be in accordance with the make specified in the tender document. For non specified item the Reputed/BIS/ISI mark shall be considered.
- 4. Pouch Packing Machine should be double head mechanical with provision for batch coding, photo cell & TTO printer.
- 5. The cooling tower system with the provision of IBT should be considered for the refrigeration plant.
- 6. All S.S items for manufacturing unit, milk process pipe line should be S.S 304 grade.

SPECIAL CONDITIONS OF CONTRACT PART - II FOR ERECTION

Item	Topic Number
1.	Sufficiency of Tender
2.	Programme of installation and commissioning
3.	Preparation of drawings for approval
4.	Supplier's superintendence and employment of
	erection team and conduct of personnel
5.	Purchaser's instructions
6.	Right of the Purchaser
7.	Supplier's functions
8.	Duties of the supplier vis-a-vis the Purchaser
9.	Supply of tools, tackles and materials
10.	Protection of plant
11.	Unloading, transportation and inspection
12.	Storage of equipment
13.	Approvals
14.	Review and co-ordination of erection work
15.	Extension of time for completion

SPECIAL CONDITIONS OF CONTRACT FOR INSTALLATION PART - II

SUFFICIENCY OF TENDER

The Supplier by bidding shall be deemed to have satisfied himself as to all the conditions and circumstances affecting the Contract Price, as to the possibility of executing the works as shown and described in the Contract, as to the general circumstances at the site of the works, as to the general labour position at site and to have determined the prices accordingly.

PROGRAMME OF INSTALLATION AND COMMISSIONING

As soon as practicable after the acceptance of the bid, the Supplier shall submit to the Purchaser for his approval a comprehensive programme in the form of PERT network/ bar chart and any other form as may be required by the Purchaser showing the sequence of order in which the Supplier proposes to carry-out the works including the design, manufacture, delivery to site, erection and commissioning thereof. After submission to and approval by the Purchaser of such programme, the supplier shall adhere to the sequence of order and method stated therein. The submission to and approval by the Purchaser of such programme shall not relieve the Supplier of any of his duties or responsibilities under the Contract. The programme approved by the Purchaser shall form the basis of evaluating the place of all works to be performed by the supplier.

PREPARATION OF DRAWINGS FOR APPROVAL

The Supplier should visit the site to acquaint himself in respect of existing site conditions and to know the details/information required for understanding the nature and type of works involved in the project. The Supplier shall submit to the Purchaser for approval:

- a. Within the time given in the specification or in the program, such drawings, samples, patterns and models as may be called for therein, and in numbers therein required.
- b. During the progress of works and within such reasonable times as the Purchaser may require such drawings of the general arrangement and details of the works as the Purchaser may require.

The specifications/ conditions concerning the submission of drawings by the Supplier are detailed as under:

Within four weeks from the date of receipt of the Notification of Award, Supplier shall furnish a list of all necessary drawings as briefly described below which the Supplier shall submit for approval, identifying each drawings by a serial number and descriptive title and expected date of submission. This list shall be revised and extended if necessary, during the progress of work depending on the nature of the contract also.

Brief list of drawings:

I. Equipment drawings for fabricated items.

II. Equipment layout for main dairy plant, storage silo system and steam generation plant.

III. Flow diagrams for main processing plant, storage silo system and various services.

IV. Service piping layouts in production, storage silo system and service blocks.

V. Electrical cable, conduit / cable tray / cable trench layout.

VI. Other miscellaneous drawings as required for erection work.

VII. Electrical single line diagram, PCC and MCC general arrangement drawing and wiring diagrams.

VIII. Automation system scheme, controls and network diagrams.

- Drawings showing fabrication details, dimensions, layouts and bill of materials submitted for approval shall be signed by responsible representative of Supplier and shall be to any one of the following sizes in accordance with Indian Standards: A0, A1, A2, A3 and A4.
- All drawings shall show the following particulars in the lower right hand corner in addition to Supplier's name:
- i. Name of the Purchaser.
- ii. Project Title.
- iii. Title of drawing.
- iv. Scale.
- v. Date of drawing.
- vi. Drawing number.
- vii. Space for Purchaser reference or drawing number.
 - In addition to the information provided on drawings, each drawing shall carry a revision number, date of revision and brief description of revision carried out. Whenever any revision is carried out, correspondingly revision number must be up-dated.

All dimensions on drawings shall be in metric units.

Drawings (three sets) submitted by the Supplier for approval will be checked, reviewed by the Purchaser, and comments, if any, on the same will be conveyed to the Supplier. It is the responsibility of the Supplier to incorporate correctly all the comments conveyed by the Purchaser on the Supplier's drawings. The drawings, which are approved with comments, are to be re- submitted in quadruplicate to the Purchaser for purpose of records. Such drawings will not be checked / reviewed by the Purchaser to verify whether all the comments have been incorporated by the Supplier.

If the Supplier is unable to incorporate any comments in the revised drawings, Supplier shall clearly state in his forwarding letter such non-compliance along with the valid reasons.

- Drawings prepared by the Supplier and approved by the Purchaser shall be considered as a part of the specifications. However, the examination of the drawings by the Purchaser shall not relieve the Supplier of his responsibility for engineering design, workmanship, quality of materials, warranty obligations and satisfactory performance on installation covered under the contract.
- If at any time before completion of the work, changes are made necessitating revision of approved drawings, the Supplier shall make such revisions and proceed in the same routine as for the original approval.

Date of submission

In the event, the drawings submitted for approval require many revisions amounting to re- drawing of the same then the date of submission of the revised drawings would be considered as the date of submission for approval. Four sets of all the drawings finally approved for fabrication / execution of works along with their soft copy in AutoCAD on a CD/DVD shall be submitted to the Purchaser.

The Supplier shall furnish to the Purchaser before the works are taken over, Operating and Maintenance instructions together with four sets of hard & soft copy (on CD/DVD) of Drawings of the works as completed, in sufficient detail to enable the Purchaser to maintain, dismantle, reassemble and adjust all parts of the works. Unless otherwise agreed, the works shall not be considered to be completed for the purposes of taking overuntil such instructions and drawings have been supplied to the Purchaser.

SUPPLIER'S SUPERINTENDENCE (AND) DEPLOYMENT OF ERECTION TEAM AND CONDUCT OF PERSONNEL

The Supplier shall employ one or more competent representatives, whose name or names shall have previously been communicated in writing to the Purchaser by the Supplier, to superintend the carrying out of the works on the site. The said representative or if more than one shall be employed, then one of such representatives shall be present on the site during all times, and any orders or instructions which the Purchaser may give to the said representative of the Supplier shall be deemed to have given to the Supplier. The said representative shall have full technical capabilities and complete administrative and financial powers to expeditiously and efficiently execute the work under the contract.

- The Supplier shall, execute the works with due care and diligence within the time for completion and employ Supplier's team comprising qualified and experienced engineers together with adequate skilled, semi-skilled and unskilled workmen in the site for carrying out the works. The Supplier shall ensure adequate workforce to keep the required pace at all times as per the schedule of completion. Supplier shall also ensure availability of competent engineers during commissioning/start up, trial runs, Operation of the plant/ equipment till handing over of the plant.
- The Supplier shall furnish the details of qualifications and experience of their senior supervisors and engineers assigned to the work site, including their experience in supervising erection and commissioning of plant and equipment of comparable capacity.
- When the Supplier or Supplier's representative is not present on any part of the work where it may be desired to give directions in the event of emergencies, orders may be given by the Purchaser and shall be received and observed by the supervisors or foremen who may have charge of the particular part of the work in reference to which orders are given. Any such instructions, directions or notices given by the Purchaser shall be deemed to have been given to the Supplier.
- The Supplier's employment records shall include any reasonable information as may be required by the Purchaser. The Supplier should also display necessary information as may be required by statutory regulations.
- None of the Supplier's supervisors, engineers, or laborers may be withdrawn from the work without notice to the Purchaser and further no such withdrawals shall be made if in the opinion of the Purchaser, it will adversely affect the required pace of progress and/or the successful completion of the work.
- The Purchaser shall be at liberty to object to any representative or person, skilled, semiskilled or unskilled worker employed by the Supplier in the execution of or otherwise about the works who shall, in the opinion of the Purchaser, misconduct himself or be incompetent, or negligent or unsuitable, and the Supplier shall remove the person so objected to, upon receipt of notice in writing from the Purchaser and shall provide in that place a competent representative at Supplier's own expense within a reasonable time.

In the execution of the works no persons other than the Supplier, sub- Supplier and their employees shall be allowed on the site except by the written permission of the Purchaser.

PURCHASER'S INSTRUCTIONS

The Purchaser may in his absolute discretion, issue from time to time drawings and/or instructions, directions and clarifications which are collectively referred to as Purchaser's instructions in regard to:

Any additional drawing and clarifications to exhibit or illustrate details.

Variations or modifications of the design, quality or quantity of work or the additions or omissions or substitution of any work.

Any discrepancy in the drawings or between the schedule of quantities and/or specifications.

Removal from the site of any material brought there by the Supplier, which are unacceptable to the PURCHASER and the substitution of any other material thereof.

Removal and/or re-execution of any work erected by the Supplier, which are unacceptable to the Purchaser.

Dismissal from the work of any persons employed there upon who shall in the opinion of the Purchaser, misconduct himself, or be incompetent or negligent.

Opening up for inspection of any work covered up.

Amending and making good of any defects

RIGHT OF THE PURCHASER

Right to direct works:

The Purchaser shall have the right to direct the manner in which all works under this Contract shall be conducted, in so far as it may be necessary to secure the safe and proper progress and specified quality of the works. All work shall be done and all materials shall be furnished to the satisfaction and approval of the Purchaser.

Whenever in the opinion of the Purchaser, the Supplier has made marked departures from the schedule of completion or when circumstances or requirement force such a departure from the said schedule, the Purchaser, in order to ensure compliance with the schedule, shall direct the order, pace and method of conducting the work, which shall be adhered to by the Supplier. If in the judgment of the Purchaser, it becomes necessary at any time to accelerate the overall pace of the plant erection work, the Supplier, when directed by Purchaser, shall cease work at any particular point and transfer Supplier's men to such other point or points and execute such works, as may be directed by the Purchaser and at the discretion of the Purchaser.

Right to order modifications of methods and equipment

If at any time the Supplier's methods, materials or equipment appear to the Purchaser to be unsafe, inefficient or inadequate for securing the safety of workmen or the public, the quality of work or the rate of progress required, the Purchaser may direct the Supplier to ensure safety, and increase their efficiency and adequacy and the Supplier shall promptly comply with such directives. If at any time the Supplier's working force and equipment are inadequate in the opinion of the Purchaser, for securing the necessary progress as stipulated, the Supplier shall if so directed, increase the working force and equipment to such an extent as to give reasonable assurance of compliance with the schedule of completion. The absence of such demands from the Purchaser shall not relieve the Supplier of Supplier's obligations to secure the quality, the safe conducting of the work and the rate of progress required by the contract. The Supplier alone shall be and remain liable and responsible for the safety, efficiency and adequacy of Supplier's methods, materials, working force and equipment, irrespective of whether or not the Supplier makes any changes as a result of any order or orders received from the Purchaser.

Right to inspect the work

The Purchaser's representative shall be given full assistance in the form of the necessary tools, instruments, equipment and qualified operators to facilitate inspection.

The Purchaser reserves the right to call for the original test certificates for all the materials used in the erection work.

In the event the Purchaser's inspection reveals poor quality of work/materials, the Purchaser shall be at liberty to specify additional inspection procedures if required, to ascertain Supplier's compliance with the specifications of erection work.

Even though inspection is carried out by the Purchaser or Purchaser's representatives, such inspection shall not, however, relieve the Supplier of any or all responsibilities as per the contract, nor prejudice any claim, right or privilege which the Purchaser may have because of the use of defective or unsatisfactory materials or bad workmanship.

SUPPLIER'S FUNCTIONS

The Supplier shall provide everything necessary for proper execution of the works,

according to the drawings, schedule of quantities and specifications taken together whether the same may or may not be particularly shown or described therein, provided that the same can reasonably be inferred there from and if the Supplier finds any discrepancy therein, Supplier shall immediately refer the same to the Purchaser whose decision shall be final and binding on the Supplier.

The Supplier shall proceed with the work to be performed under this Contract in the best and workman like manner by engaging qualified and efficient workers and finish the work in strict conformance with the drawings and specifications and any changes/modifications thereof made by the Purchaser.

VARIATIONS

- The Purchaser shall make any variation of the form, quality or quantity of the Works or any part thereof that may, in his opinion, be necessary and for that purpose, or if for any other reason it shall, in his opinion be desirable, he shall have power to order the Supplier to do and the Supplier shall do any of the following:
- a. Increase or decrease the quantity of any work included in the contract,
- **b.** Omit any such work,
- c. Change the character or quality or kind of any such work,
- d. Change the levels, lines, position and dimensions of any part of the works, and
- e. Execute additional work of any kind necessary for the completion of the works and no such variation shall in any way vitiate or invalidate the contract, but the value, if any, of all such variations shall be taken into account in ascertaining the amount of the Contract price.

No such variations shall be made by the Supplier without an order in writing of the Purchaser. Provided that no order in writing shall be required for increase or decrease in the quantity of any work where such increase or decrease is not the result of an order given under this clause, but is the result of the quantities exceeding or being less than those stated in the Contract/Bill of Quantities. Provided further that if the Supplier shall within seven days confirm in writing to the Purchaser and such confirmation shall not be contradicted in writing by the Purchaser within 14 days, it shall be deemed to be an order in writing by the Purchaser.

All extra or additional work done or work omitted by order of the Purchaser shall be valued at the rates and prices set out in the contract if in the opinion of the Purchaser, the same shall be applicable. If the contract does not contain any rates or prices applicable to the extra or additional work, then suitable rates or prices shall be agreed upon between the Purchaser and the Supplier. In the event of disagreement the Purchaser shall fix such rates or prices as shall, in his opinion, be reasonable and proper.

Provided that if the nature or amount of any omission or addition relative to the nature or amount of the whole of the works or to any part thereof shall be such that, in

the opinion of the Purchaser, the rate or price contained in the Contract for any item of the works is, by reason of such omission or addition, rendered unreasonable or inapplicable, then a suitable rate or price shall be agreed upon between the Purchaser and the Supplier. In the event of disagreement the Purchaser shall fix such other rate or price as shall, in his opinion, be reasonable and proper having regard to the circumstances.

Provided also that no increase or decrease or variation of rate or price under tender condition shall be made unless, as soon after the date of the order as is practicable and, in the case of extra or additional work, before the commencement of the work or as soon thereafter as is practicable, notice shall have been given in writing:

a. By the Supplier to the Purchaser of his intention to claim extra payment or a varied rate or price,

Or

b. By the Purchaser to the Supplier of his intention to vary a rate or price.

If, on certified completion of the whole of the works, it shall be found that a reduction or increase greater than 15 per cent of the sum named in the Letter of Acceptance results from the aggregate effect of all Variation Orders but not from any other cause, the amount of the Contract Price shall be adjusted by such sum as may be agreed between the Supplier and the Purchaser or, failing agreement, fixed by the Purchaser having regard to all material and relevant factors, including the Supplier's site and general overhead costs of the contract.

The Supplier shall send to the Purchaser's representative once in every month an account giving particulars, as full and detailed as possible, of all claims for any additional payment to which the Supplier may consider himself entitled and of all extra or additional work ordered by the Purchaser which he has executed during the preceding month.

No final or interim claim for payment for any such work or expense will be considered which has not been included in such particulars. Provided always that the PURCHASER shall be entitled to authorize payment to be made for any such work or expense, notwithstanding the Supplier's failure to comply with this condition, if the Supplier has, at the earliest practicable opportunity, notified the Purchaser in writing that he intends to make a claim for such work.

The work shall be carried out as approved by the Purchaser or his authorized representative/s from time to time, keeping in view the overall schedule of completion of the project. The Supplier's job schedule must not disturb or interfere with Purchaser's or other Suppliers' or Contractors' schedules of day- to-day work. The Purchaser will provide all reasonable assistance for carrying out the jobs.

- Night work will be permitted only with prior approval of the Purchaser. The Purchaser may also direct the Supplier to operate extra shifts over and above normal day shift to ensure completion of contract as per schedule. Adequate lighting wherever required should be provided by the Supplier at no extra cost. The Supplier should employ qualified electricians and wiremen for these facilities. In case of Supplier's failure to provide these facilities and personnel, the Purchaser has the right to arrange such facilities and personnel and to charge the cost thereof to the Supplier.
- The Supplier shall, in the joint names of the Supplier and the Purchaser naming Purchaser as the beneficiary, insure the received goods and equipment and so far as reasonably practicable the Works and keep each part thereof insured for the 110% of the Contract Sum or such other value as may be mutually agreed between the Purchaser and the Supplier against all loss or damage from whatever cause arising, other than the excepted risks, from the date of shipment or the date on which it becomes the property of the Purchaser, whichever is the earlier, until it is taken over by the Purchaser. The Supplier shall insure against the Supplier's liability in respect of any or damage occurring whilst the Supplier is on Site for the purpose of making good a defect or carrying out the Tests on Completion.
- The Purchaser shall not be liable for or in respect of any damages or compensation payable at law in respect or in consequence of any accident or injury to any workman or other person in the employment of the Supplier or any sub-Supplier, save and except an accident or injury resulting from any act or default of the Purchaser, his agents, or servants. The Supplier shall indemnify and keep indemnified the Purchaser against all such damages and compensation, save and except as aforesaid and against all claims, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto.
- The Supplier shall insure against such liability with an insurer approved by the Purchaser, which approval shall not be unreasonably withheld, and shall continue such insurance during the whole of the time that any persons are employed by him on the works shall, when required, produce to the Purchaser or Purchaser's representative such policy of insurance and the receipt for payment of the current premium.

Provided always that, in respect of any persons employed by any sub-supplier, the Supplier's obligations to ensure as aforesaid under this sub-clause shall be satisfied if the sub-supplier shall have insured against the liability in respect of such persons in such manner that the PURCHASER is indemnified under the policy, but the Supplier shall require such sub-supplier to produce to the Purchaser or Purchaser's representative, when required, such policy of insurance and the receipt for the payment of the current premium.

Whenever proper execution of the work under the Contract depends on the jobs carried outby some other supplier, in such cases the Supplier should inspect all such erection and installation jobs and report to the Purchaser regarding any defects or discrepancies. The Supplier's failure to do so shall constitute as acceptance of the other supplier's installation / jobs as fit and proper for reception of Supplier's works except those defects which may develop after execution. Supplier should also report any discrepancy between the executed work and the drawings.

The Supplier shall extend all necessary help / co-operation to other suppliers working at the site in the interest of the work.

- The Supplier shall keep a check on deliveries of the Goods covered in the scope of erection work and shall advise the Purchaser well in advance regarding possible hold-up in Supplier's work due to the likely delay in delivery of such Goods to enable him to take remedial actions.
- The Supplier shall be permitted to substitute equipment of equal on better performance subject to approval by the Purchaser; which approval shall not be unreasonably withheld, provided however that the Supplier establishes to the Purchaser's satisfaction that the performance of the substituted equipment is equal or better than the performance of the equipment specified in the contract and without any increase in the Contract price.

DUTIES OF THE PURCHASER VIS-A-VIS THE SUPPLIER:

The Goods, if any, to be supplied by the Purchaser for erection, testing and commissioning by the Supplier, shall be as listed in the Contract

Necessary temporary power for carrying out the installation shall be arranged by the Supplier at Supplier's own cost. The necessary authorization letter will be issued by the Purchaser on written request by the Supplier.

If the Supplier suffers delay from failure on the part of the Purchaser to give possession of the works in accordance with the mutually agreed schedule, the Purchaser shall determine any extension of time to which the Supplier is entitled under Clause 21 of GCC.

SUPPLY OF TOOLS, TACKLES AND MATERIALS

The Supplier shall, at his own expense, provide all the necessary equipment, tools and tackles, haulage power, consumables necessary for effective execution and completion of the works during erection and commissioning.

PROTECTION OF PLANT

The Purchaser shall not be responsible or held liable for any damage to person or property consequent upon the use, misuse or failure of any erection tools and equipment used by the Supplier or any of Supplier's sub- suppliers even though such tools and equipment may be furnished, rented or loaned to the Supplier or any of Supplier's subsuppliers. The acceptance and/or use of any such tools and equipment by the Supplier or Supplier's sub- supplier shall be construed to mean that the Supplier accepts all responsibility for and agrees to indemnify and save the Purchaser from any and all claims for said damages resulting from the said use, misuse or failure of such tools and equipment.

The Supplier and Supplier's sub-supplier shall be responsible, during the works, for protection of work, which has been completed by other Suppliers. Necessary care must be taken to see that the Supplier's men cause no damage to the same during the course of execution of the work.

All other works completed or in progress as well as machinery and equipment that are liable to be damaged by the Supplier's work shall be protected by the Supplier and protection shall remain and be maintained until its removal is directed by the Purchaser.

The Supplier shall effectively protect from the effects of weather and from damages or defacement and shall cover appropriately, wherever required, all the works for their complete protection.

The work shall be carried out by the Supplier without damage to any work and property adjacent to the area of Supplier's work to whomsoever it may belong and without interference with the operation of existing machines or equipment.

Adequate lighting, guarding and watching at and near all the storage handling, fabrication, pre- assembly and erection sites for properly carrying out the work and for safety and security shall be provided by the Supplier at Supplier's cost. The Supplier should adequately light the work area during night time also. The Supplier should also engage adequate electricians/wiremen, helper etc. to carry out and maintain these lighting facilities.

The Supplier shall take full responsibility for the care of the works or any section or portions thereof until the date stated in the taking over certificate issued in respect thereof and in case any damage or loss shall happen to any portion of the works not taken over as aforesaid, from any cause whatsoever, the same shall be made good by and at the sole cost of the Supplier and to the satisfaction of the Purchaser. The Supplier shall also be liable for any loss of or damage to the works occasioned by the Supplier or the Supplier's Sub-Supplier in the course of any operations carried out by the Supplier or by the Supplier's Sub-Suppliers for the purpose of completing any outstanding work or complying with the Supplier's obligations.

UNLOADING, TRANSPORTATION AND INSPECTION

The Supplier shall be required to unload all the Goods from the carriers, received at site after Supplier's team arrives at site. The Supplier shall plan in advance, based the

information received from the Purchaser, Supplier's requirement of various tools, tackles, jacks, cranes, sleepers etc. required to unload the material/equipment promptly and efficiently. The Supplier shall ensure that adequate and all measures necessary to avoid any damage whatsoever to the equipment at the time of unloading are taken. Any demurrage/detention charges incurred due to the delay in unloading the material/equipment and releasing the carriers shall be charged to the Supplier's account. The Supplier shall be responsible for receipt at site of all Goods and Supplier's equipment delivered for the purposes of the Contract.

The Supplier shall safely transport/shift the unloaded Goods and equipment to the storage area.

In case of turnkey contracts, the cost incurred on unloading of all the Goods received by the Purchaser prior to arrival of the Supplier at site shall be debited to the Supplier and all such goods shall be handed over to the Supplier when it reports at site and there upon the Supplier shall inspect the same and furnish a receipt to the Purchaser. The manner in which the inspection shall be carried out is enumerated below:

The materials/ equipment would be carefully unpacked by opening t h e wooden cases/ other modes of packing as the case may be.

Detailed inventory of various items would be prepared clearly listing out the shortages, breakages/damages after checking the contents with respect to the supplier's packing list, the Purchaser's Contract and approved equipment drawings. The Supplier shall also check every equipment for any shortage /shortcoming that may eventually create difficulty at the time of installation or commissioning.

All the information and observations by the Supplier shall be furnished in the form of 'INSPECTION REPORT' to the Purchaser with specific mention / suggestions which in the opinion of the Supplier should be given due consideration and immediate necessary actions, to enable the Purchaser to arrange repair or replacement well in time and avoid delays due to non-availability of equipment and parts at the time of their actual need.

The inspection for all the Goods handed over to the Supplier shall be completed within three week's period.

The protection, safety and security of the Goods so taken over from the Purchaser shall be the responsibility of the Supplier, until they are handed over to the Purchaser after erection, commissioning and testing as per the terms of the Contract.

STORAGE OF GOODS

The Supplier shall be responsible for the proper storage and maintenance of all Goods under Supplier's custody. Supplier shall take all required steps to carry out frequent inspection of equipment/materials stored as well as erected equipment until the same are taken over by the Purchaser. The following procedure shall apply for the same.

The Supplier's inspector shall check stored and installed Goods to observe signs of corrosion, damage to protective coating to parts, open ends in pipes, vessels and equipment, insulation resistance of electrical equipment etc. The Supplier shall immediately arrange a coat of protective painting whenever required. A record of all observations made on Goods, defects noticed shall be promptly communicated to the Purchaser and Purchaser's advice taken regarding the repairs/rectifications. The Supplier shall thereupon carry out such repairs/ rectifications at Supplier's own cost. In case the Supplier is not competent to carry out such repairs/ rectifications, the Purchaser reserves the right to have this done by other competent agencies at the Supplier's responsibility and risk and the entire cost for the same shall be recovered from the Supplier's bills.

The Supplier's inspector shall also inspect and provide lubrication to the assembled Goods. The shafts of such equipment shall be periodically rotated to prevent rusting as well as to check freeness of the same.

The Inspector shall check for any signs of moisture or rusting in any Goods.

If the commissioning of Goods is delayed after installation of the Goods, the Supplier shall carry out all protective measures suggested by the Purchaser during such period.

Adequate security measures shall be taken by the Supplier to prevent theft and loss of Goods handed over to the Supplier by the Purchaser. The Supplier shall carry out periodical inventory checks of the Goods received, stored and installed by the Supplier and any loss noticed shall be immediately reported to the Purchaser. A proper record of these inventories shall be maintained by the Supplier. The Supplier should not sell, assign, mortgage, hypothecate or remove Goods which have been installed or which may be necessary for completion of the work without the written consent of the Purchaser

A suitable grease recommended for protection of surfaces against rusting (refined from petroleum oil with lanclin minimum (70 deg C) and water in traces) shall be applied over all Goods as required once in every six months

All Goods shall be stored inside a closed shed or in the open depending upon whether they are of indoor or outdoor design. The space heaters where provided into the electrical equipment shall be kept connected with power supply irrespective of their type of storage. Where space heaters are not provided adequate heating with bulb is recommended. For transformers heating of oil shall be done by giving 440 V supply and short-circuiting the LT terminals. Frequent checks on insulation resistance are essential for all electrical equipment and record of the inspection reports and megger readings shall be maintained equipment wise. Such records shall be presented to the Purchaser whenever demanded

All the necessary Goods required for protection as described above shall be arranged by the Supplier and such cost shall be included in the Contract Price.

Should the amount of extra or additional work of any kind or any cause of delay referred to in these conditions, or exceptional or adverse climatic conditions, or other special circumstances of any kind whatsoever which may occur, as described in Clause 25 of the General Conditions of Contract, other than through a default of the Supplier, be such as fairly to entitle the Supplier to an extension of time for the completion of the works, the Purchaser shall determine the amount of such extension and shall notify the Supplier accordingly. Provided that the Purchaser is not bound to take into account any extra or additional work or other special circumstances unless the Supplier has within twenty-eight days after such work has been commenced, or such circumstances have arisen, or as soon thereafter as is practicable, submitted to the Purchaser full and detailed particulars of any extension of time to which he may consider himself entitled in order that such submission may be investigated at the time.

APPROVALS

The Supplier shall obtain the necessary approvals of the Factory Inspector, Boiler Inspector, Electrical Inspector, Weights & Measures Inspector, Explosive Inspector and any other state and local authorities as may be required and the cost of obtaining such approvals shall be included in the Contract Price. All the necessary details, drawings, submission of application and proformas will be furnished by the Supplier to the Purchaser for verification/ signature. The necessary application duly filled-in, together with the prescribed fees shall be submitted to the appropriate authorities by the Supplier on behalf of the Purchaser. However all the actual statutory prescribed fees paid by the Supplier shall be reimbursed by the Purchaser upon production of the receipt/vouchers.

Wherever necessary or required, the Supplier shall furnish the necessary test and/or inspection certificates etc. from the appropriate authorities as per IER and other statutory regulations and the cost for obtaining these certificates shall be included in the Contract Price.

REVIEW AND CO-ORDINATION OF ERECTION WORK

The Supplier shall depute senior and competent personnel to attend the site co-ordination meetings that would generally be held at the site every month. The Supplier shall take necessary action to implement the decisions arrived at such meetings and shall also update the erection schedule.

EXTENSION OF TIME FOR COMPLETION

Should the amount of extra or additional work of any kind or any cause of delay referred to in these conditions, or exceptional or adverse climatic conditions, or other special circumstances of any kind whatsoever which may occur, as described in Clause 24 of the General Conditions of Contract, other than through a default of the Supplier, be such as fairly to entitle the Supplier to an extension of time for the completion of the works, the Purchaser shall determine the amount of such extension and shall notify the Supplier accordingly. Provided that the Purchaser is not bound to take into account any extra or additional work or other special circumstances unless the Supplier has within twenty-eight days after such work has been commenced, or such circumstances have arisen, or as soon thereafter as is practicable, submitted to the Purchaser full and detailed particulars of any extension of time to which he may consider himself entitled in order that such submission may be investigated at the time.

<u>SPECIAL CONDITIONS OF CONTRACT FOR INSTALLATION</u> <u>PART –III MECHANICAL INSTALLATION</u>

MECHANICAL INSTALLATION

The installation work would comprise:

- **a.** General installation i.e. positioning and installing all the processing, miscellaneous and service equipment as per approved layout drawings and as per the contract.
- **b.** Supply and installation of structural platforms and tables.
- c. Supply and installation of all service and product piping including ancillary items.
- d. Insulation and cladding of piping and equipment including supply of materials.
- e. Interconnections of services and electrical with equipment.
- f. Guide line for expansion work.
- g. Clean up of work site.
- h. Supply of all cleaning chemicals and lubricants/Gas.
- i. Testing, commissioning and start-up.
- j. Painting including supply of paints as approved by Bidder.
- **k**. Training of personnel.

Detailed specifications are given in the subsequent clauses.

GENERAL INSTALLATION

Positioning of Equipment

The work involves preparation of access for moving of the plant and equipment including their fittings from the work site godown or from the place within the site where they have been unloaded, to the place of erection, decorating and placing on the foundation wherever required. The Supplier shall place the equipment and carry out final adjustment of the foundations including alignment and dressing of foundation surface, embedding and grouting of anchor bolts and bedplates. The Supplier shall be responsible for obtaining correct reference lines for purpose of fixing the alignment of various equipment from master benchmarks provided by Bidder.

Tolerances shall be as specified in equipment manufacturers drawings or as stipulated by Bidder's Engineer. No equipment shall be permanently bolted down to foundations or structure until the alignment has been checked by the Supplier and witnessed by the Purchaser. The Supplier shall carry out minor alterations in the anchor bolts, pockets etc., at no extra cost and set the equipment properly as per approved layout, drawings and manufacturer's instructions. The Supplier shall supply all the necessary foundation/ anchor bolts and bedplates if required without extra cost.

The Supplier shall supply, fix and maintain, at his own cost, during the erection work, all the necessary centering, scaffolding, staging required not only for proper execution and protection of the said work but also for protection of the surrounding plant and equipment. The Supplier shall take out and remove any or all such centering, scaffolding, staging planking etc., as occasion shall require or when ordered to do so and shall fully reinstate and make good all things disturbed during execution of the work, to the satisfaction of Bidder. The Supplier shall be paid no additional amount for the above.

Structural Platforms, Service Pipe Bridge and Tables

Box type structural platforms shall be required to provide access for various equipments. Pipe support bridges/gantry shall be required for supporting the pipes from the ground, including road crossings outside the buildings. These platforms, bridges / gantry shall be fabricated keeping stability and other functional as well as aesthetic requirements into consideration as approved by Bidder. The payment shall be made on the basis of the actual weight executed and the unit rates agreed upon or as per provisions made in the contract for such items.

The Purchaser shall arrange for any civil works required for the above works based on the drawings and load details provided by the bidder. Necessary templates and other accessories required by the civil shall be provided by the bidder.

SERVICE PIPING INSTALLATION

General Guidelines

All piping systems shall comply with the latest editions of the following regulations wherever applicable.

Regulations of explosives inspectorate.

Indian Boiler Regulations

All applicable Indian Standards.

All applicable State Government/ Central Government laws/acts.

The Supplier has to prepare all erection drawings of the proposed plant including equipment positions and service-piping positions (Isometric), spacing between pipes, all other relevant details and submit these drawings to Purchaser for approval.

Scope of Supply

The Supplier shall supply all piping materials like pipes, fittings, flanges measuring instruments and all other items as shown in the flow diagram/specifications and schedule of quantities. All the pipes & fittings and insulation material etc. should be of class and make as approved by Bidder. Prior approval of Bidder must be obtained by the supplier for the class and make of all materials. The Supplier should furnish the details of makes selected by him, in the proforma given in Annexure I.

Scope of Piping Erection

This to be performed by the Supplier as outlined below:

- The scope of erection for piping, includes all system covered in the flow diagrams and specifications.
- The Supplier's work commences / terminates at the pipe connections with valves or flanges as specified in flow diagrams.
- The Supplier shall also install necessary piping and any specialties furnished with or for equipment such as relief valves, built-in-pass and other items of this type.
- The Supplier shall install primary elements for flow measurements, control valves and online metering equipment.

- The Supplier shall perform necessary internal machining of pipes f o r installing orifices, flow nozzles, control valves etc.
- The Supplier shall install all pipes, valves and specialties being procured from other sources.

Testing of Piping

The Supplier shall test all piping systems mentioned below including valves and specialties and instruments as per procedure mentioned under 3.4.4.

- a) H.P. & L.P. Steam piping
- b) Furnace oil & diesel piping
- c) Soft and raw water
- d) Compressed Air Piping
 - All piping shall be internally cleaned and flushed by the Supplier after erection in a manner suited to the service and as directed by Bidder.
 - For hydrostatic testing and water flushing, the Supplier shall furnish necessary pumps, equipment, instruments and piping etc.

The details of testing pressures for various pipelines are mentioned below:

S1.	Name	Test	Test	Duration of	Allowable
No.		Pressure	Medium	Test	Pressure
		Kg/cm ²		(Hour)	Drop (Kg/cm
1	Steam Pipelines				
1 a	H.P. Steam	27	Water	1/2	0
1 b	L.P. Steam	8	Water	1/2	0
2	Water Pipelines				
2 a	Raw Water, Soft water	8	Water	1/2	0
3	Furnace Oil/ LSHS Pipelines	16	Water	1/2	0
4	Air Pipelines	12	Air	1/2	0.1

Other Guidelines

Colour code shall be used to identify pipe material. The Supplier shall be able to identify on request all random piping prior to field fabrication.

The Supplier shall be responsible for the quality of welding done by them and shall conduct

tests to determine the suitability of the welding procedure by him.

All piping supports, guides, anchors, hangers, rollers with structural framework shall be supplied and erected by the Supplier. Only anchor fasteners of adequate size shall be provided for anchoring supports from RCC structures and Hilti Gun shall be used for fastening the anchors.

The kinds of pipe supports like CI clamps, PUF/wooden saddles, roller supports and support framework shall be as per the design approved by Bidder prior to taking up the work.

- All piping shall be suspended, guided and anchored with due regard to general requirements and to avoid interference with other pipes, hangers, electrical conduits and their supports, structural members and equipment and to accommodate insulation and conform to buildings structural limitations. It is the responsibility to the piping Supplier to avoid all interference while locating hangers and supports.
- Anchors and/or guides for pipelines or for other purposes shall be furnished, when specified, for holding the pipeline in position for alignment. Hangers shall be designed fabricated and assembled in such a manner that they cannot become disengaged by any movement of the support pipes.
- All piping shall be wire brushed and purged with air blast to remove all rust, mill scale from inner surface. The method of cleaning shall be such that no material is left on the inner or on outer surfaces, which will affect the serviceability of the pipes. A thin coat of any lubricating oil shall be applied on entire inner surface of steel pipes (black) to prevent rusting.
- Effective precautions such as capping and sealing shall be taken to protect all pipe ends against ingress of dirt and damage during transit or storage.

The outside of the steel pipes (black) shall be painted with two coats of red oxide paint or as directed by Bidder.

- All pipes in the corridor shall be supported from the sidewall.
- MS box section pipe supports for services / process equipment shall be provided by the supplier. Box section pipe supports for services and cable trays in other areas shall be of steel of suitable thickness coated with rust preventive paints and finish coated with dark admiral grey of approved shade. Where pipes and clamps are of dissimilar material, gaskets shall be provided in between. Spacing of utilities pipe supports shall not exceed the following:

Pipe size	Spacing between supports
Up to 12mm	1.5m
15 to 25mm	2.0m

30 to 150mm	2.0m
Over 150mm	2.5m

- Vertical risers shall be parallel to walls and column lines and shall be straight and in plumb. Risers passing from floor to floor shall be supported at each floor slab by clamps or collars attached to pipe and with a 15 mm thick rubber pad or any resilient material. Where pipes pass through the terrace floor, suitable flashing shall be provided to prevent water leakage. Risers shall have a suitable clean out at a lower point and air vent at the highest point.
- Pipe sleeves at least 3 mm thick, 50 mm / 100 mm larger in diameter than the pipes shall be provided wherever pipe passes through walls and slabs. Annular space shall be filled with fibre glass and finished with retainer rings. No extra payment shall be made on account of providing the sleeves.
- All piping works shall be carried out in a workman like manner, causing minimum disturbance to the services, buildings, roads and structures. The entire piping work shall be organized, in consultation with other agencies work, so that laying of pipe support, pipes and pressure testing for each area shall be carried out in one stretch.
- Cutouts details in the floors and slabs for installing various pipes are to be provided by the contractor immediately after receipt of the purchase order, so as to make the cutouts ready by Civil.
- The contractor shall make sure that the clamps, brackets, clamp saddles and hangers provided for pipe supports are adequate. Piping layout shall take due care for expansion and contraction in pipes and include expansion joints wherever required.
- All pipes shall be accurately cut to the required size in accordance with the relevant BIS code and burrs removed before lying. Open ends of the piping shall be closed as the pipe is installed to avoid ingress of foreign matters. Where reducers are to be made in horizontal runs, eccentric reducers shall be used for piping to drain fully. In other locations concentric reducers may be used.
- All buried pipes shall be cleaned and coated with zinc chromate primer and bitumen paint, then wrapped with three layers of fibre glass tissue, each layer laid in bitumen.
- Tee-off connections shall be through equal or reducing tees. Otherwise ferrules welded to the main pipe shall be used. Drilling and tapping of the walls of the main pipe shall not be resorted to.

SPECIAL INSTRUCTIONS AND SPECIFICATIONS

Steam Piping

Steam piping work can be classified into two categories:

- a) High-pressure steam piping when the working pressure of steam is more than 3.1 kg/sq.cm (50 psi).
- b) Low-pressure steam piping when the working pressure of steam is below 3.1 kg/sq.cm (50 psi).

All the pipes and fittings used for high pressure steam piping work should conform to IBR and they should be IBR certified and also to be identified with number and mark showing that they are tested by the Boiler Inspector and supported with duly authentic certificates to this effect. ALL HIGH PRESSURE STEAM PIPES SHALL BE SEAMLESS TYPE, SCHEDULE 40.

The high pressure steam piping after installation should be hydraulically tested in presence of the Boiler Inspector for his approval.

The high-pressure steam piping work should also include fabrication and installation of pressure reducing stations strictly conforming to IBR.

Water Piping:

All the piping for water, soft & raw water, steam & condensate, furnace oil, and air shall be generally of welded construction. Whenever welding is done for pipes of smaller size special care should be exercised to avoid clogging of flow area with the welding material.

INSULATION OF PIPING AND EQUIPMENT

Insulation of Steam, condensate and Hot Water Pipe Lines

All the steam and hot water pipelines shall be insulated with mineral wool or equivalent resin bonded pipe section of specified thickness. The insulation shall be carried out in the following manner and should be supplied in the form of properly required sizes.

Clean the surfaces to be insulated. Apply a coat of red oxide primer and fix glass wool / mineral wool / resin bonded pipe section of specified thickness, tightly to the pipes, butting all joints and tie with lacing wire.

It should then be covered with GI wire netting of 20 mm x 24 SWG.

In case the insulation does not have the desired insulation properties, the entire

insulation will have to be redone at the Supplier's cost to give the desired results.

In case of condensate return piping all the steps mentioned above shall be executed except that thickness of the insulation shall be 25 mm.

Aluminum / GI Cladding

- The ammonia accumulators, chilled water, ammonia, water, steam & hot water lines after insulations shall be covered by Aluminum / GI cladding as per the requirement and the payment will be made as per the executed items.
- Aluminum cladding will be done with 22-gauge aluminum sheet with proper grooves and overlaps and screwed in position with 12 mm. self-tapping parker screws.
- GI sheet cladding will be done with 22 gauge sheet with proper grooves and overlaps and screwed in position with 12 mm self tapping parker screw. The GI sheet cladding will finally painted with 2 coats of approved shade and quality of paint.
- All the necessary materials of quantity and make approved by the Owner, required for carrying out insulation, cladding and other works mentioned above, shall be supplied by the Supplier.

INTER CONNECTIONS OF SERVICE AND ELECTRICALS WITH EQUIPMENT

The Supplier shall lay service piping and provide connections with the equipment complying strictly with the equipment manufacturers' instructions. The Supplier shall also carry out all the interconnecting service piping with the various items of plant/system. The work shall be complete with capillary piping if required and connections with instruments and controls supplied with the equipment.

The Supplier shall also carry out electrical connections for equipment with the control panels including equipment lighting as per the wiring diagrams of the equipment suppliers.

Connection shall be made for small electrically operated devices on equipment installed as accessories to, or assembled with equipment. Connections regarding instruments, float switches, limit switches, pressure switches, thermostats and other miscellaneous equipment shall be done as per manufacturers' drawings & instructions.

CLEAN UP OF WORKS SITE

All soils, filth or other matters of an offensive nature taken out of any trench, drain or other places shall not be deposited on the surfaces, but shall at once be carted away by the Supplier from the site of work for proper disposal.

The Supplier shall not store or place the equipment, materials or erection tools on the drive ways and passages and shall take care that his work in no way restricts or impedes traffic or passage of men and materials during erection. The Supplier shall without any additional payment, at all time keep the working and storage area used by him free from accumulation of dust or combustible materials, waste materials rubbish packing, wooden planks to avoid fire hazards and hindrance to other works.

If the Supplier fails to comply with these requirements in spite of written instructions from Bidder, Bidder will proceed to clear these areas and the expenses incurred by the Owner in this regard shall be payable by the Supplier. Before completion of the work, the Supplier shall remove or dispose off in a satisfactory manner all scaffolding, temporary structures, waste and debris and leave the premises in a condition satisfactory to Bidder. Any packing materials received with the equipment shall remain as the property of Bidder and may be used by the Supplier on payment of standard charges to the Owner and with prior approval of Bidder. At the completion of his work and before final payment, the Supplier shall remove and shall restore the site to neat workman like conditions at his cost.

CLEANING CHEMICALS AND LUBRICANTS

The necessary quantities of cleaning chemicals and the first charge of oil and lubricants required for the installation, commissioning, testing and start-up of all the equipment till handing over are to be supplied by the Supplier and nothing extra would be paid for these.

TESTING, COMMISSIONING AND START-UP

The Supplier shall operate, maintain and give satisfactory trial run of the plant in such manner and for such periods as has been specified in Section IV (Technical Specifications). All rectification of damages / defects during the trial period should be carried out by the Supplier.

The commissioning shall also include the following for each equipment:

Field disassembly and assembly of equipment, instruments and controls where required for access to fixing or adjustment.

Clean out of lubrication system including chemical cleaning wherever required.

Circulation of lubricant to check flow.

Clean out and check out of all the service lines.

Check out and commissioning of instruments, equipment and plants, filtering of

transformer and other oils so that if deteriorated, they shall attain the required properties /standards, specified tests in this regard must be carried out by approved authorities and their satisfactory reports submitted to Bidder before start-up.

Recharging or make-up filling of lubricant oil up to the desired level in the lubrication system of individual machine.

Operation in empty condition to check general operation details wherever required and wherever possible.

Closedloop dynamic testing with water wherever required.

Operation under load and gradual load increase to attain maximum rated output.

Trouble shooting during the trial period.

The Supplier shall d e m o n s t r a t e p r o p e r working of all mechanical and electrical controls; safety and protective device, in presence of Bidder's engineer and the same should be duly recorded.

Commissioning of automation system:

The supplier should provide a detailed schedule of testing all automation and control systems.

All controlled or monitoring devices on the plant should be tested from the relevant control centre and recorded to be operating as designed, including feedback detection.

A log of these operations is to be maintained, and each completed group of tests to be signed by the supplier's commissioning engineer.

The Purchaser reserves the right to witness as much of these test procedures, as he may feel necessary.

Testing procedures and commissioning period will be as specified in Section IV.

After conducting testing, in case, a particular equipment is not working properly or not giving rated output the Supplier will furnish a detailed report to Bidder stating therein the detailed account on the performance of the equipment with possible reasons for improper or not working of the same and will arrange the visit of the representative of original manufacturers to get the same commissioned satisfactorily.

After satisfactory commissioning and start-up, the Supplier shall keep/depute his representatives at the plant in the manner, for the duration and for the performance of such tasks as specified in Section III. During this period the Supplier shall ensure proper working of complete plant and equipment and attend any works required to be done for proper operation of the complete plant and equipment.

PAINTING

All the equipment / machineries like motors, pumps, HT / LT panel, transformer, switch boards, starters, junction boxes, isolators, storage tanks, supporting structures, pipe supports and MS/GI pipes and all exposed and visible iron parts included in the scope of erection / commissioning shall be given double coat of paint of approved shade over a double coat of anti- corrosive primer wherever necessary irrespective of the condition of original paint of equipment/machineries/ structures/supports. All surfaces, wherever required, must be properly cleaned from scale, dirt and grease prior to painting. Spray painting must preferably be used on all the equipment /machineries and wherever practicable. Suitable and necessary cleaning / wiping of sight / dial glasses, other non-metallic parts, flooring, walls and other surfaces which have been spoiled by paint during painting must also be carried out by the Supplier.

Lettering and other markings, including capacity and flow direction markings, shall also be carried out by the Supplier on the tanks, pipe lines, starters and wherever else necessary, as directed and as per the standard practice of installation. BIS colour codes and colour charts as mentioned in Annexure - II must be adhered to.

Supply of all paints and all other materials required for painting is included in the scope of supply of the Supplier under this contract/order.

TRAINING OF PERSONNEL

Necessary staff as may be deputed by the Owner shall be trained by the Supplier for operating the plant. The personnel will be associated for the training during the installation; testing, commissioning and start-up period and the training tenure shall be extended for a minimum period of one month from the date of commissioning and start-up. This training will be a continuous process during commissioning and stand by period and as described in the Technical Specifications.

• GENERAL SPECIFICATIONS FOR PIPES AND FITTINGS

- Flanges shall be of good make. The supply of flanges shall also include supply of bolts, nuts, washers and suitable asbestos fibre/rubber insertion food grade gaskets (minimum 3mm thick).
- The above specifications for valves are general specifications. However, pipes and valves shall be required to be supplied as per details mentioned in Section III the technical specifications of plant and equipment.

A table of makes of various major components is given under Technical Specifications Section III. The supplier will adhere to makes of items as per this list only. For an item not mentioned in

the table or item having more than one preferred / approved make, supplier will obtain approval of the Purchaser for the make before initiating actual procurement.

Piping			
Service	Material	Specification	Ends
HP Steam (IBR Approved)	Heavy duty, seamless Cast Steel	Schedule 40, ASTM A 53	Piping to be welded type
LP Steam	ERW, Heavy duty (C-class)	BIS: 1239, 3601	Piping to be welded type
Air	ERW, Heavy duty (C- class)	BIS, 1239, 3601	Piping to be welded type
	,Galvanised steel (ERW) ,medium duty class B	BIS:1239/BIS:3589	Piping to be welded type
SS Duct	TIG welded, annealed and decaled, outside mirror polished & inside pickled as per dairy standards	AISI 304	Welded corci;ar During with Flanged joints
MANUALLY OPERATED VALVES:			
Hp Steam (IBR Approved)	Cast steel body Globe / Piston Valve & NRY with SS working parts		Flanged > 25 Screwed< 25 NB
LP Steam	Cast steel/GM body Globe/ Piston Valve & NRV with SS working parts		Flanged > 25 NB Screwed< 25 NB

	Cast steel / GM body Globe/ Piston Valve & NRV with SS working parts rubber (Inert to moisture & oil traces)		Flanged> 25 NB Screwed<25 NB
Soft / Raw water: Over 75 mm Upto 75 mm	CI, butterfly Cs ball valve		Flanged> 25 NB Weldable up to 25 NB
Water supply, bleeds, And drain	Cast steel ball valve	IS:778	Flanged> 25 NB

ANNEXURE - I FORMAT OF MAKES OF BOUGHT OUT ITEMS SELECTED BY SUPPLIER:

Sr.	Name of the item	Make Selected by Supplier		
		1 st Preference		3 rd Preference
1	Steam Piping			
1 a	MS C'class pipes			
1 b	Cast Steel globe valves			
1 c	Bronze globe valves			
1 d	Cast Steel Non- return valves			
1 e	Gun metal Non- return valves			
1 f	Pressure reducing valves, safety valves,			
	strainer, moisture separator, steam trap,			
	expansion joints & other steam fittings.			
1 g	Pressure & temp. gauges			
2	Furnace oil piping/air piping			
2 a	MS C'class pipes (Seamless)			
2 b	Cast Steel globe/ Bronze globe valves/			
	Gun metal gate valves			
2 c	Gun metal NRV			
2 d	Pressure gauges			
3	Water piping			
3 a	GI 'B' Class Pipe			
3 b	CI globe valve			
3 c	Gun metal gate valve			
3 d	Gun metal globe valves/ strainers /			
	non- return valves			
3 e	Water Pump			
3 f	Foot vavle			
3 g	Water meter			
4	Insulation materials			
4 a	Expanded polystyrene			
4 b	Glass/ mineral wool			
4 c	Resin bonded mineral wool			
4 d	Polyurethane foam			
5	Cables			
5 a	Powder Cables			
<u>5 b</u>	Control Cables			
5 c	Instrumentation & Signal cables			

Important note:

The make of all bought out items / components should be got approved at one instance only and the makes thus approved shall only be supplied.

ANEXURE - II

<u>CODE OF PRACTICE FOR PAINTING OF SERVICE PIPE LINES, EOUIPMENT</u> <u>AND STRUCTURAL WORK</u>

PAINTING OF SERVICE PIPE LINES

On Non-insulated Pipe Line

Ground colour to be applied throughout the length of the pipeline.

Colour bands to be applied, over the ground colour, near every valve and branch connections as well as in every room near the entry.

The relative proportional widths of the 1st colour band to the subsequent bands shall be 4:1. The minimum width of colour band shall confirm to the following table:.

	Width of	
Nominal	1 st	Width
80 NB and	100 mm	25
100 NB to	200 mm	50
200 NB to	300 mm	75
350 NB and	400 mm	100

On the 1st band a white arrow to be put to indicate the direction of flow.

The arrows should be put on the bottom of the pipelines so that the same are visible from below in case of horizontal bank of pipes and on sides in case of vertical bank of pipes.

The valves should be painted with the same colour as the ground colour of the pipeline.

On Insulated Pipeline but without Aluminum Cladding Procedure same as above.

On Insulated Pipeline with Aluminum Cladding

Ground colour to be applied in a minimum length of 1000 mm of the pipe all round near every valve and branch connections as well as in every room near the entry. The complete length of the pipeline should not be painted.

Colour bands should be applied in the middle of every ground colour strip. The relative proportional widths of the 1st colour band to the subsequent bands shall be 4:1. The minimum width of colour band shall confirm to the following table:

Nominal Pipes Size	Width of 1 st Colour band	Width of 2 nd Colour band
80 NB and below	100 mm	25 mm
100 NB to 150 NB	200 mm	50 mm
200 NB to 300 NB	300 mm	75 mm
350 NB and above	400 mm	100 mm

For insulated pipes, nominal pipe size means the outside diameter of pipe with insulation.

On the 1st band a white arrow is to be put to indicate the direction of flow of the fluid.

The arrows should be put on the bottom of the pipelines, so that the same are visible from below in case of horizontal bank of pipes and on sides in case of vertical bank of pipes.

The valves should be painted with the same colour as the ground colour.

The ground colours and the colours of the 1st and 2nd colour bands have been indicated on the enclosed list for the pipe lines carrying various types of fluids and gases. The list also indicates the shade nos. of the colours to be used. In case the exact shade is not available, the nearest possible shade in the same colour may be selected.

Only synthetic enamel paint should be used for the painting and band markings on the pipelines and it should be ensured that the finish should be glossy.

Where no colour bands have been recommended, only the ground colour is to be applied as per the above procedure. If only one colour band is recommended the width of the same should be as per the first band and applied on the ground colour. In case of 2 nos. colour bands, the 1st band and second band of width as per above table should be applied on the ground colour.

To avoid mixing of colours, it is recommended to apply the bands only after the ground colour paint is dry and subsequently to apply the arrow only after the 1st band paint is dry.

PAINTING OF EQUIPMENT & STRUCTURAL WORK

M.S. platforms/pipe supports/ Pipe bridges and any oth Structures Dark admiral grey shade No.632 of BSI

Feed water tank, Water softening plant. Dark admiral grey shade no. 632 of BIS Hot water set, vacuum heating set, Water pumps, geared motor of Tanks and vats, Gearbox and supports Original colour Coal handling equipment Black HWG chimney and Generator exhaust Aluminum paint Air Compressors Original colour Weigh scales Original colour HT & LT panels Original colour LT distribution switchboards Original

COLOUR CODE FOR PIPELINES AS PER IS 2379-1963

Sr.	Services	Application	Ground colour	First Band Colour	Second
No.		, ippneadon	Colour Shade No.	Shade No. as per BSI	Band Colour Shade No. as per BSI
1	HWG Feed Water	HWG feed water piping	Sea Green 217		
2	Drinking Water	Water lines For water coolers	Sea Green 217	French 166 Blue	Signal 537 Red
3	Treated Water	Soft water lines	Sea Green 217	Light 557 Orange	
4	Cold Water	Chilled Water supply & return	Sea Green 217	French 166 Blue	Canary 309 Yellow
		lines			
5	Untreated Water	Raw water lines	Sea Green 217	White	
6	Boiler Feed Water	Boiler	Sea Green 217	Gulf - Red	
7	Condensate	Steam Line	Sea Green 217	Light 410 Brown	
8	Compressed Air	All compressed air pipelines	Sky Blue 101		
9	Instrument air	Instruments	Sky Blue 101	French 166 Blue	
10	Soft Water Equipment	All plant and		Light 410 Brown	Signal 537 Red
11	Steam	HP steam lines	Aluminum to IS 2339	French 166 Blue	
		LP steam lines	Aluminum to IS 2339	Canary 309 Yellow	
12	Furnace Oil		C	French 166 Blue	
13	Diesel	Diesel generating set	Light 410 Brown		
14	Light Diesel Oil	Hot Water Generator & Boiler	Light 410 Brown	Brilliant 221 Green	
15	Drainage	All drain lines from Equipment building & OH water Tank	Black		

SPECIAL CONDITIONS OF CONTRACT FOR INSTALLATIONPART – IV ELECTRICAL INSTALLATION

Item	Topic Number
1.	Scope
2.	Standards
3.	Equipment and accessories - Specifications
4.	Erection of Equipment
5.	Installation of Cable Network
6.	Earthing Network
7.	Two/Four Pole Structure
8.	Bureau of Indian standards for electrical
9.	Recommended cable sizes for Industrial wiring

<u>SPECIAL CONDITIONS OF CONTRACT</u> <u>PART - V ELECTRICAL INSTALLATION</u>

The intent of this specification is to define the requirements for the installation, testing and commissioning of the electrical system like high tension switchyard with accessories and equipment, transformers, HT panel vacuum circuit breakers, LT panels and power control centres, motor control centers, distribution boards, capacitor banks & panels, power, control & instrumentation cables, remote push button stations, motors, earthing network, etc. Requirement of a particular project shall be as specified in schedule of quantities/approved drawings or as per the battery limits fixed in the contract.

STANDARDS

The work shall be carried out in the best workmanlike manner in conformity with this specification, the relevant specification/codes of practice of the Bureau of Indian Standards, approved drawings and the instructions issued by the Engineer-in-charge or his authorized representative, from time to time. Some of the relevant Indian Standards are listed in Annexure- III.

In addition to the standards as mentioned in 2.1, all works shall also confirm to the requirements of the following:

a). Indian Electricity Act and Rules framed there under. b). Fire Insurance Regulations.

c). Regulations laid down by the Chief Electrical Inspector of the State / State Electricity Board.

d). Regulations laid down by the Factory Inspector of the State.

- e). Any other regulations laid down by the local authorities.
- f). Installation & operating manuals of original manufacturers of equipment.

EQUIPMENT AND ACCESSORIES – SPECIFICATIONS

This defines specifications and requirements mainly for the equipment and accessories which are generally supplied by the erection agency and do not cover the specification of main electrical equipment such as Transformers, HT and LT panels, switch boards and motors etc., which may be supplied by Bidder.

All materials, fittings and appliances to be supplied by the Supplier shall be of best qual it y and shall conform to the specification given here under. The equipment shall be manufactured in accordance with current Bureau of Indian Standard Specifications wherever they exist or with the BS or NMA specifications, if no such BIS are available. In the absence of any specification, the materials shall be as approved by the Owner or his authorized representative.

All similar materials and removable parts shall be uniform and interchangeable with one another.

Makes of bought out items selected by the Supplier must be furnished by him.

Power Cables (HT)

Three core, Aluminium conductor, screened, XLPE insulated, armored shielded and PVC sheathed cables suitable for 11 / 22 / 33 KV, earthed system, conforming to IS 7098 (Part

II) - 1988 amended upto date.

Power Cables (LT)

Power cables for use on 415 V system shall be of 1100 volt grade, aluminum conductor, XLPE insulated, PVC sheathed, armoured and overall PVC sheathed, strictly as per IS: 7098 (Part I) / 88. Conductor of cable shall be solid type \cdot .

Cable Trays

Functional requirement: Cable trays are used (based on the site condition) for laying the power and control cables inside the plant from PCC to the MCC & MCC to all motors/sub panels and wherever required.

Fabrication: These shall be perforated type, heavy duty, return flange or inward bend shape, manufactured from mild steel conforming to IS-2062 and hot dip galvanized as per IS 2629/BS-729. Width of cable tray shall be as per the requirement. Height to be minimum 50 mm and thickness of plate to be 1.5 mm up to 300 mm cable tray width. For cable trays having width more than 300 mm, height to be 75mm and thickness of plate to be 2.0 mm. Cable trays to be supplied to site in standard lengths of 2.5 M. Necessary accessories of cable trays such as coupler side plates for joining cable trays, bends, riser, inside riser, tee etc. must also be factory fabricated. Plain cable tray to be got approved from Purchaser before supply. Cable tray for automation network /instrument /signal cables shall be separate from power & control cables.

Cable Glands

These shall be provided at both ends of armoured/ unarmoured electrical cables. Cable glands to be manufactured as per performance requirements of BS-6121 & IP 65 as per IS 13947 (Part I) amended as on date, with BRASS material accurately machined and NICKEL finish. These shall be of heavy- duty single compression type for cable conductor sizes above

35 sq.mm and weather proof double compression type for cable conductor sizes upto 35 sq.mm. Single compression cable glands to be complete with check nut, gland body, 3 nos. metal washers, and outer seal rubber ring and compression nut. Double compression glands to be complete with check-nut, gland body, neoprene inner ring,

armour clamping cone, armour- clamping ring, armour clamping nut, neoprene outer ring, skid washer & outer seal nut. Sample of cable gland to be got approved from the Site In charge before supply.

Cable Connectors

Cable connectors, lugs/sockets, shall be of copper/aluminum alloy, suitably tinned solderless, crimping type. These shall be suitable for the cable being connected and type of function (such as power, control or connection to instruments, etc.). The current rating of the lugs shall be the same as that of the respective cable conductors. If the aluminum lug is terminated on a brass stud or copper bus bar then bimetallic washer shall be used.

Cable Route Markers

These shall be galvanized Cast Iron plate with marking (LT/HT) and of diameter 150 mm with 600 mm long 25x25 mm MS angle riveted/bolted with this plate. Sample to be got approved before use.

Cable Indicators

These shall be self-sticking type and of 2 mm thick lead Strap for overall cable. PVC identification numbers, Ferrule shall be used for each wire.

Pipes for Cables

For laying of cables under RCC floor, GI class 'A' pipes shall be used. For laying cable in air where cable trays are not being used, GI 'A' class pipe shall be used. Size of pipe shall depend upon the overall outer diameter of cable to be drawn through pipe. NO PIPE LESS THAN 40 MM DIA SHALL BE USED FOR THIS PURPOSE. To determine the size of pipe, assume that 40% area of pipe shall be free after drawing of cable. If length of pipe is more than 30 M, free area may be increased to 50%. All cable (power / control / instrument / signal) drops shall be in conduit pipe. The open ends of power/control cables at termination shall be protected through suitable conduit. Instrument/signal cable/wire drops upto termination point shall be also routed through conduits. The automation cables (plant/system/field bus, instrument/signal cables/wires shall be laid in cable trays through GI conduit.

Motor Isolators

These shall be in Aluminum cast housing, completely dust, vermin and weather proof (IP 65), suitable for 30/25 A, 415 volts, 50 Hz with rotary type switch complete with cable gland for incoming and outgoing cables. Final finish of housing to be

buffer mirror or powder coated grey. Instead of AL cast housing, thermoplastic housing with IP 55 / 65 protection can also be used. From isolator to motor, adequately sized flexible copper wire in suitable heavy duty (wire ribbed) PVC flexible conduit to be used. Sample of isolator housing and conduit to be got approved before supply. Isolators shall be used for all on line started motors receiving single cable.

Motor Junction Box/Control Junction Box

These shall be in Aluminum cast housing or unbreakable, self extinguishing thermoplastics of high quality, completely dust, vermin and weather proof (conforming to minimum IP 65 class of protection), suitable for 25A, 415 volts, 50 Hz, with heavy duty bakelite /equivalent connector, complete with cable/conduit gland. These junction boxes are required on all floors near equipment for final connection of multi core control cables/signal cables to various field devices. They may also be used for star delta started motors for final connection to motor, through adequately sized flexible copper wire in suitable heavy duty (wire ribbed) PVC flexible conduit. Sample to be got approved before supply.

Remote Push Button Stations

These shall be used for remote ON-OFF for motors, away from MCC. These shall be suitable for surface/structure mounting in Cast Aluminum housing having IP-65 class of protection i.e., completely weather proof. For each motor, one ON, one OFF red mushroom half turn to lock button, one LED type indication lamp to be provided with a heavy duty connector inside the housing to receive control cables. If more than one motor is nearby, a common ON-OFF station can be used of suitable size made from SS 304 2thk. Indication lamp can be combined with 'ON' (Green) push button in place of providing separate indication lamp and push button. Riveted type plastic nameplate to be provided for each feeder. If functionally required Ammeter also can be located in such ON-OFF station.

ERECTION OF EQUIPMENT

The Supplier shall make his own arrangements for safe transportation of all the items to the erection site and also c a r r y o u t c o m p l e t e loading/unloading during transportation. Equipment shall not be removed from packing cases unless the floor has been made ready for installing them. The cases shall be opened in presence of the Engineer-in- charge or his authorized representative. These empty packing cases shall be returned to the stores and any document if found with the equipment shall be handed over to the Engineer-in- charge. Any damage or shortage noticed shall be reported to the Engineer-in-charge in writing immediately after opening of packing cases.

Transformer Erection

Transformer complete with radiators, bushings, conservator and miscellaneous accessories shall be thoroughly inspected and any damage noticed shall be r eported to the Engineer-in-charge. Before erection of transformer the level of rails on foundation shall be checked and minor corrections if necessary shall be carried out. After the completion of erection, necessary stoppers shall be provided at the wheels. All loosely supplied fittings/accessories shall be cleaned and mounted on the transformer and connections made. If the transformer oil is supplied in drums by the manufacturer, the same shall be tested for dielectric strength etc. and only approved oil "on test" shall be filled into the tank through filtration system. While filling in transformer with oil, samples shall be taken from the bottom and conservator and tested for dielectric strength. Fresh silica gel shall be filled in the breather. After complete assembling installation, filling and topping the transformer with oil, the transformer shall be cleaned and touch- up paint supplied by the manufacturer applied wherever necessary. All tank cover bolts shall be checked for proper tightness.

Testing

For testing of the dielectric strength of insulating oil in oil-immersed equipment, test samples of oil shall be drawn from equipment after filling. In case oil is supplied in separate containers for filling or topping up at the site, a test also shall be made with samples drawn from such oil container before the equipment is filled.

Minimum acceptable values for each test will be indicated by the Engineer- in-charge. However, dielectric strength of oil should be about 40 KV (RMS) for one minute. By measuring the dielectric strength of the oil in the transformers, if tests indicate the presence of undue amount of moisture, the insulation oil shall be filtered by steam line

presence of undue amount of moisture, the insulation oil shall be filtered by steam line filter. No extra charges shall be paid for filtration and the supplier shall arrange his own filtration machine, oil testing kit and other accessories.

Winding insulation resistance shall be measured from primary and secondary to ground and between primary and secondary.

Test the operation of Buchholz relay in accordance with the manufacturer's instructions.

Test the operation of the tap changer. Measure primary and secondary voltage ratios are as per nameplates.

Check the polarity of terminals and the phase's sequence.

Performa for Transformer Tests

- 1. Transformer nameplate
- 2. Insulation resistance test with 1000 V Megger
 - a. between primary to earth Mega ohm
 - b. Between secondary to earth Mega ohm
 - c. Between primary and secondary Mega ohm
- 3. Dielectric strength of oil in the transformer (test Voltage 40 KV for one minute).
- 4. Operation of Buchholz relay as per manufacturers Instructions.
- 5. Operation of the tap changer Operation of the tap at
 - tap no.1
 - tap no.2
 - tap no.3
 - tap no.4
 - tap no.5
- 6. Polarity marking and phase sequence.
- 7. Condition of silicated crystals.
- 8. Earth resistance: Neutral / tank

(This proforma shall be jointly signed by the Engineer-in-charge and the supplier).

Power control centres, MCC, Distribution Boards, Control Panels & Bus Ducts

Erection

Electrical panels and bus duct shall be delivered in convenient shipping section by the manufacturers. The Supplier shall be responsible for final assembly and inter-connection of busbars/wiring. Foundation channel shall be grouted in the flooring by the Supplier. Switchgear Panels shall be aligned and leveled on their base channels and bolted or tack welded to them as per the instructions of the Engineer-in-charge. The earth bus shall be made continuous throughout the length. Loosely supplied relays and instruments shall be mounted and connected on the switchgear. The contacts of the draw-out circuit breakers shall be checked for proper alignment and inter- changeability.

After erection the switchboard shall be inspected for dust and vermin proof. Any hole, which might allow dust or vermin etc. to enter the panel, shall be plugged suitably at no extra cost.

If the instrument transformers are supplied separately they shall be erected as per the direction of the Engineer-in-charge. The Supplier shall fix the cable glands after drilling the bottom / top plates of all switchboards with suitable holes at no extra cost.

Range of overload relays/timers etc. shall be checked with requirement of motor systems actually to be connected at site and if the same is under-sized/over-sized, it shall be brought to the notice of Engineer-in-charge, who shall arrange procure ment of correct rated c o m p o n e n t s. However, t h e supplier shall not charge anything extra for labour for such replacements.

The bus duct shall be suitably supported between Power Control Centre and transformer. The opening in the wall where the duct enters the switchgear room shall be sealed to avoid rainwater entry. The foundation of the Power Control Centre shall be raised suitably for minor adjustment to ensure proper alignment and connection of the bus duct at no extra cost. Expansion joints, flexible connection, etc. supplied by the manufacturer of the bus duct shall be properly connected.

Testing

Before electrical panel is energized, the insulation resistance of each bus shall be measured from phase to ground. Measurement shall be repeated with circuit breakers in operating positions and contact open.

Before switchgear is energized, the insulation resistance of all DC control circuits shall be measured from line to ground.

Before switchgear is energized, the test covered above shall be repeated with each breaker in its normal operating position.

Capacitor banks in capacitor control panel shall be tested as per manufacturer's instructions. In addition test for output and/or capacitance, insulation resistance test and test for efficiency of discharge device shall be carried out.

All electrical equipment alarm s shall be tested for pr oper oper ation by causing alarms to sound under simulated abnormal conditions.

The Supplier shall arrange testing and calibrations of relays. The testing equipment including primary and secondary injection sets (if required) etc. shall also have to be arranged by the Supplier. Payment for above work shall be deemed to have been included in t h e e r e c t i o n o f s w i t c h boards/control panels.

Proforma for PCC, DB, Motor Control Centres test

- 1. Circuit (breaker or Supplier module designation/ bus no.).
- 2. Insulation resistance test (contacts open, breaker racked in position).

a. Between each phase of bus earth -----: Mega ohm c. DC and AC control & auxiliary Circuits -----: Mega ohm d.

Between each phase of CT/PT & between CT & PT circuit, if any -----: Mega ohm

- 3. CT checks:
- a. CT ratio
- b. CT secondary resistance
- c. CT polarity check
- 4. Check for contact alignment and wipe.
- 5. Check/test all releases/relays.
- 6. Check mechanical interlocks.
- 7. Check electrical interlocks.
- 8. Check switchgear/control panel wiring.
- 9. Checking breaker/Supplier circuits for
 - a. Closing- local and remote (wherever applicable)
 - b. Tripping-local and remote (wherever applicable)
 - 10. Opening time of breaker/contactor.
 - 11. Closing time of breaker/contactor.

(The Engineer-in-charge and the Supplier shall jointly sign this proforma.)

Sealed Maintenance Free Batteries & Battery Charger

Batteries shall be erected on powder coated MS stands and insulators supplied by the manufacturer of the batteries. Inter connectors shall be made with leads supplied by the manufacturer. Charging discharging and recharging shall be carried out under the supervision of the Engineer-in- charge or his authorized representative Erection of battery charger and DC board will be carried out by the Supplier under the supervision of the Engineer-in-charge or his authorized representative. The Supplier shall also offer such facilities as may be required for carrying out tests on the complete battery charger and DC board.

Battery charger shall be tested for proper operation and to verify the charger delivers it s maximum r a t e d o u t p u t. The Supplier shall supply skilled /unskilled labour for carrying out the test by the engineer-in-charge.

Batteries shall be given a boost charge in accordance with the manufacturer's instructions and adjusted for float operation before being placed in regular service.

GEARED MOTORS AND GEAR BOXES:

These are required in feed plant for driving various slow speed machines. All slow speed machines to be run by geared motors only unless gear boxes have been specified in individual machines specification. The geared motor should use helical gears. The electric motor and helical gear box should be built as one unit. The geared motors / gear boxes should be suitable for minimum 15 start/stops per hour without undue heating, for continuous duty and minimum safety factor of 1.4.

The electric motors used for geared motors / gear boxes should be TEFC, degree of protection IP-55, squirrel cage, induction type, with class `F' insulation suitable for 415 V, 50 Hz, 3 phase AC supply.

Geared motors / boxes to be c o m p l e t e including key in t h e driven shaft, oil level indicator, oil filling plug, oil breather and drain plug. Suitable grade gear oil for first charge of geared motor / boxes should not be filled but should be packed separately in a drum and sent along with geared motor/boxes. Gear oil would be filled at site.

Electric Motors

All electric motors shall be energy efficient motors and shall comply with the following:

All poly phase motors of 0.375 kW or more shall have a minimum acceptable nominal full load motor efficiency not less than shown in Table below or as per the IS 12615 - 2004(Rev 1) for Eff1 energy efficient motors.

Table for Minimum Acceptable Motor Efficiencies

	Efficiency	r (%)
Motor Size	2 Pole	4
(KW)		Ро
0.37 (0.5 hp)	70.2	69.
0.55. (0.75 hp)	74	72
0.75. (1 hp)	78.5	74.
1.1(1.5 hp)	82.2	83.
1.5 (2 hp)	84.1	85.
2.2 (3 hp)	85.6	86.
3.0(4 hp)	86.7	87.
4.0(5.5 hp)	87.6	88.

88.6	89.
89.5	90.
90.6	91.
91.3	91.
91.8	92.
92.2	92.
92.9	93.
93.3	93.
93.7	93.
94.0	94.
94.6	94.
95.0	95.
95.0	95.
95.3	95.
95.5	95.
95.5	95.
95.8	96.
	96.
	89.5 90.6 91.3 91.8 92.2 92.9 93.3 93.7 94.0 94.6 95.0 95.3 95.5

- b) Motor nameplates shall list the nominal full-load motor efficiencies and the full-load power factor.
- c) Certificates shall be obtained and kept on record indicating the motor efficiency.

Erection and testing

Erection and coupling of motors with machines will be done under the mechanical erection. However, earthing, cable termination, testing and commissioning are covered under this section. Before starting the alignment and coupling of motors with machines, the insulation resistance of the motors will be measured and recorded by the Supplier. Wipe, brush or blow accumulated dirt from the frame and air passages of the motor. Feel for air being discharged from the cooling air ports. If the flow is weak or unsteady then clean it. Dry the motor before installation if it motor has been lying in the store for a long time. Motors having low meager readings because of contamination by moisture, oil or conductive dust should be thoroughly cleaned and dried. The direction of the rotation of the motor shall also be checked before the driven equipment is finally coupled. Motor bearings are to be checked and rectified including supply and changing of grease (if required), checking of fans coupling with bodies etc. The Supplier shall take adequate precaution and care while executing the work.

For all damage due to negligence etc. the Supplier shall be responsible to replace/repair at his own cost.

Before connecting power cables to motors the insulation resistance of all motor windings shall be measured. Measurement shall be repeated after power cable terminations are completed and before first charging.

Motors shall be operationally tested together with the starting gear and auxiliary apparatus such as push button stations, the contactors, level and pressure controls, signal and alarm apparatus, power and control circuits etc.

- Check the anti-condensation heater and its circuit (if installed)
- Check the setting of the thermal overload protection / single-phase preventer. Testing of these devices is to be done wherever required as per the instructions of the Engineer-in- charge.

All motors shall run uncoupled for a maximum period of 4 hours before the driven equipment is placed in regular service.

Proforma for motor testing

- 1. Name plate details:
 Voltage....
 HP....
 KW....

 Mounting....
 Current....
 RPM....
 Frame size...

 Make....S No.....
 Others......
- 2. Insulation test (before cable connection).
 - a. Between phase and earth ... Mega ohms.
 - b. Between each phase ... Mega ohms.
- 3. Insulation test (after cable connection).
 - a. Between phase and earth. .. Mega ohms.
 - b. Between each phase ... Mega ohms.
 - 4. No load current: R PhaseAmps. Y PhaseAmps. B PhaseAmps.
 - 5. Full load current:
 - 6. R PhaseAmps.
 - 7. Y PhaseAmps.
 - 8. B PhaseAmps.
 - 9. Temperature rise after 4 hours run: On no load 0 C.
 - 10. On full load ^{0}C

- 11. Ambient temperature during test
- 12. Operation of thermal overload relay:
- i. At normal FL current of motor
- ii. At twice FL current of motor : trip in Seconds.

(This proforma shall be jointly signed by the Engineer- in-charge and the Supplier.)

 $0_{\rm C}$.

DG Sets

Erection & Testing

The preassembled DG Set shall be placed over the foundation and aligned properly. Before termination of cable to the alternator, the insulation resistance of the alternator will be measured and bearings shall be checked. All pipe connections etc of the engine shall also be checked. Also, the level of lubricant & coolant in the engine. The setting of various protection & releases, power and control circuits of the DG set panel shall be checked before switching on the DG Set.

Proforma for Alternator testing

1. Name plate details: V	e			
Mounting 0	Current RI	PM Frame size	Make	SNo Others
2. Insulation test (before	cable connec	tion).		
a. Between phase and ea	rth Meg	ga ohms.		
b. Between each phase	Meg	ga ohms.		
3. Insulation test (after ca	able connection	on).		
a. Between phase and ea	rth Mega	ohms.		
b. Between each phase	Meg	ga ohms.		
4.	R	A		
ч. No	K	mps.		
5.	R	A		
Ful		mps.		

- 6. Temperature rise after 4 hours run: On no load ⁰C. On full load ⁰C. Ambient temperature during test ⁰C.
- 7. Operation of thermal overload relay: At normal FL current of motor

8. No load & full load regulation :

Proforma for Diesel Engine testing

- 1. Speed regulation from no load to full load
- 2. Frequency at no load, 50% load & 100% load
- 3. Safety controls & protective devices
- 4. Specific fuel consumption:

INSTALLATION OF CABLE NETWORK

Cable network shall include power, control, signal & instrumentation and lighting cables which shall be laid in underground trenches, Hume pipes, open trenches, cable trays, GI/ SS pipes, or on building structure surfaces as detailed in the relevant drawings, Cable schedules or as per the Engineer- in-charge's instructions. Supply & installation of cable trays, GI / SS pipes/ conduits, cable glands sockets at both ends, isolators, junction boxes, remote push buttons stations, etc. shall be under the scope of the Supplier.

General requirements for handling of cables.

- Before laying cables, these shall be tested for physical damage, continuity, absence of cross phasing, insulation resistance to earth and between conductors. Insulation resistance tests shall be carried out with 500/1000 volt Megger.
- The cables shall be supplied at site, wound on wooden drum as far as possible. For smaller length and sizes, cables in properly coiled form can be accepted. The cables shall be laid by mounting the drum of the cable on drum carriage. Where the carriage is not available, the drum shall be mounted on a properly supported axle, and the cable laid out from the top of the drum. In no case the cable will be rolled on, as it produces kinks, which may damage the conductor.
- Sharp bending and kinking of cables shall be avoided. The bending radius for PVC insulated and sheath armoured cable shall be as per IS 1255-1983 and shall not be less than 10 D Where `D' is overall diameter of the cable.
- While drawing cables through GI / SS pipes, conduits, RCC pipe, ensure that size of pipe is such that, after drawing cables, 40 % area is free. After drawing cable, the end of pipe shall be sealed with cotton/bituminous compound.
- High voltage (11 KV and above), medium voltage (230 V and above) and other control cables shall be separated from each other by adequate spacing or running through

independent pipes/trays.

- Armoured cables shall never be concealed in walls /floors /roads without GI pipes, conduits / RCC pipes.
- Joints in the cable throughout its length of laying shall be avoided as far as possible and if unavoidable, prior approval of site engineer shall be taken. If allowed, proper straight through epoxy resin type joint shall be made, without any additional cost.
- A minimum loop of 3 M shall be provided on both ends of the cable, or after every 50 M of unjointed length of cable and on both ends of straight through cable joint. This additional length shall be used for fresh termination in future. Cable for this loop shall be paid for supply and laying if the contract awarded is on item rate basis.
- Cable shall be neatly arranged in the trenches/trays in such a manner so that criss-crossing is avoided and final take off to the motor/switchgear is facilitated. Arrangement of cables within the trenches/trays shall be the responsibility of the Supplier.
- All cable routes shall be carefully measured and cable cut to the required lengths and undue wastage of cables to be avoided. The routes indicated in the drawings is indicative only and the same may be rechecked with the Engineer-in-charge before cutting of cables. While selecting cable routes, interference with structures, foundations, pipeline, future expansion of buildings, etc. should be avoided.
- All temporary ends of cables must be protected against dirt and moisture to prevent damage to the insulation. For this purpose, ends of all PVC insulated cables shall be taped with an approved PVC or rubber insulating tape. Use of friction type or other fabric type tape is not permitted. Lead sheathed cables shall be plumbed with lead alloy.
- Wherever cable rises from underground/concrete trenches to motors/switchgears/push buttons, these shall be taken in G.I. Pipes of suitable size, for mechanical protection upto 300 mm distance of concerned cable gland or as instructed by the Engineer-in-charge.
- Where cables pass through foundation/walls of other underground structures, the necessary ducts or openings will be provided in advance for the same. However, should it become necessary to cut holes in existing foundations or structures the electrical Supplier shall determine their location and obtain approval of the Engineer-in-charge before cutting is done.

Laying of Cables (underground system)

Cables shall be so laid in ground that these will not interfere with other underground structures. All water pipes, sewage lines or other structures, which become exposed by excavation, shall be properly supported and protection from injury until the filling has been rammed solidly in places under and around them. Any telephone or other cables

coming in the way are to be properly shielded / diverted as directed by Bidder.

- Cables shall be laid at minimum depth of 750 mm in case of LT & 1200 mm in case of HT, from ground level. Excavation will be generally in ordinary alluvial soil. The width of the trench shall be sufficient for laying of required number of cables.
- Sand bedding 75 mm thick shall be made below and above the cables. A layer of bricks (full size) shall be laid on the edge, above sand bedding on the sides of cables and a flat brick to cover cable completely. More than one cable can be laid in the same trench by providing a brick on edge between two cables. However the relating location of cables in trench shall be maintained till termination. The surface of the ground after back filling the earth shall be made good so as to conform in all respects to the surrounded ground and to the entire satisfaction to the Engineer-in-charge.

For all underground cables, route markers should be used.

- a. Separate cable route markers should be used for LT, HT and telephone cables.
- b. Route markers should be grouted in ground with 1:2:4 cement concrete pedestal size 230 x 230 x 300 mm
- c. Cable markers should be installed at an interval not exceeding 50 M along the straight routes of cables at a distance of 0.5 M away from centre of cable with the arrow marked on the cable markers plate indicating the location of cable. Cable markers should also be used to identify change in direction of cable route and for location of every joint in underground cable.
 - RCC Hume pipe for crossing road in cable laying shall be provided by Owner. No deduction shall be made for cable laying in Hume pipe for not providing bricks, sand and excavation. RCC Hume pipe at the ends shall be sealed by bituminous compound after laying and testing of cable by electrical Supplier without any extra charge.

Laying of Cables Under Floors

- GI class 'A' pipe shall be used for laying of outgoing cables from distribution boards to motors, isolators/junction boxes of motors, starter of motors and push button stations under floors. Preferably one cable shall be drawn through one pipe. Size of pipe shall be such that after drawing of cable 40 % area is free. If length of pipe is more than 30 M, free area may be increased to 50%.
- Uses of elbows are not allowed at all and number of bends shall be kept minimum. Instead of using bends with sockets, pipe-bending machine shall be used for making long radius smooth bends at site.
- Ends of pipe shall be sealed temporarily while laying with cotton/jute/rubber stopper etc. to avoid entry of building material.

- Exact location of equipment motor/isolator/push buttons etc. shall be ascertained prior to laying of pipe.
- Laying of Cable in Masonry Trenches
- Masonry/concrete trenches for laying of cable shall be provided by Owner.

However steel members such as MS angles/flats etc. shall be provided & grouted by electrical Supplier to support the cables without any extra charge. Cables shall be clamped to these supports with aluminum saddles/clamps. More than one tier of cables can be provided in the same trench if the numbers of cables are more. If required, cable trays can also be provided in trenches.

- Entry of cables in trenches shall be sealed with bituminous MASTIC compound to stop entry of water in trenches.
- Laying of Cables in Cable Trays
- Cable trays and supporting steel members such as MS angle/channel/flats etc. shall be provided and fixed by the Supplier.
- Cables shall be laid in cable trays in single tier formation and cables shall be clamped with aluminum flat clamps and galvanized bolts & nuts. Cables from cable tray to individual drive, control panel, remote push button station and other miscellaneous equipment shall be dropped in GI/SS conduit.
- Earthing flat/wire can also be laid in cable tray along with cables.
- After laying of cables minimum 20 % area shall be spare.
- Laying of Cables on Building Surface/Structure
- Such type of cable laying shall be avoided as far as possible and will be allowed only for individual cables or small group of cables, which run along structure.
- Cables shall be rigidly supported on structural steel/ masonry using individual cast/ malleable iron galvanized saddles and these supports shall be approximately 400 to 500 mm for cables upto 25 mm overall diameter and maximum 1000 mm for cables larger than 25 mm. Unsightly sagging of cables shall be prevented. Only aluminum/GI clamps with GI bolts/nuts shall be used.
- If drilling of steel structure must be resorted to, approval must be secured from the Engineerin-charge and steel must be drilled where the minimum weakening of the structure will result.

Termination and Jointing of Cables

Use of Glands

All PVC cable upto 1.1 KV grade, armoured or unarmoured shall be terminated at the equipment / junction boxb /isolators/push buttons / control accessories/instruments, etc by means of suitable size compression type cable glands. Armour of cable shall be connected to earth point. The Supplier shall drill holes for fixing glands wherever necessary. Wherever threaded cable gland is to be screwed into threaded opening of different size, suitable galvanized threaded reducing bushing shall be used for approved type.

In case of termination of cables at the bottom of the panel over a cable trench having no access from the bottom, close-fit holes should be drilled in the bottom plate for all the cables in one line, then bottom plate should be split in two parts along the centre line of holes. After installation of bottom plate and cables with glands, it shall be sealed with cold sealing compound.

Use of Lugs/Sockets

All cable leads shall be terminated at the equipment terminals, by means of crimped type solder less connectors unless the terminals at the equipment ends are suitable for direct jointing without lugs/sockets.

The following is the recommended procedure for crimped joints and the same shall be followed:

- a. Strip off the insulation of the cable ends with every precaution so as not to severe or damage any strand. All insulations to be removed from the stripped portion of the conductor and ends of the insulation should be clean and square.
- b. The cable should be kept clean as far as possible before assembling it with the terminal/socket. For preventing the ingress of moisture and possibility of re-oxidation after crimping of the aluminum conductors, the socket should be filled with corrosion inhibiting compound. This compound should also be applied over the stripped portion of the conductor and the palm surface of socket.
- c. Correct size and type of socket/ferrule/lug should be selected depending on size of conductor, and type of connection to be made.
- d. Make the crimped joint by suitable crimping tool.
- e. If after crimping the conductor in socket/lug, some portion of the conductor remains without insulation the same should be covered sufficiently with PVC tape.

Dressing of Cable Inside the Equipment

After fixing of cable glands, the individual cores of cable shall be dressed and taken along the cable alleys/wiring trough (if provided) or shall be fixed to the panels with polyethylene straps. Cable shall be dressed in such a manner that small loop of each core is available inside the panel.

For motors of 20 HP and above, terminal box if found not suitable for proper dressing of aluminum cables, the Supplier shall modify the same without any additional cost.

Cables inside the equipment shall be measured and paid for if the contract awarded is on item rate basis.

Identification of Cables/Wires/Cores

After laying & pulling cable, the contractor shall provide the cable identification tags to be tied by GI wire at each end of the cable. Power cables shall be identified with red, yellow & blue PVC tapes for trip circuits identification, additional red ferrules shall be used only in the particular cores of control cable at the termination points in the switchgear/control panels and control switches.

In case of control cables all cores shall be identified at both ends by their wire numbers by means of PVC ferrules or self - sticking cable markers, wire numbers shall be as per schematic /connection drawing. For power circuit also wire numbers shall be provided if required as per the drawings of switchgear manufacturer.

Cablebetween Isolators/Junction Box & Motors/Controls.

Wherever possible Copper Conductor Armoured cables with glands shall be used b e t w e e n is o l a t o r/junction b o x (installed n e a r m o t o r /controls) a n d motors/ controls. However, if terminal box of the motor or control switch is not suitable for accepting armoured cable or it is difficult to lay, multi strand copper conductor, multi-core, unarmoured flexible cable in PVC flexible conduit (steel reinforced) with flexible conduit glands shall be used.

Termination of cables of 6.6 kV and above shall be carried out using heat shrinkable sleeves. This termination must be no-tracking and weather resistant.

Testing of Cables

Before energizing, the insulation resistance of every circuit shall be measured between conductors and between each conductor and ground. This requires 3 measurements if one side is grounded and 6 measurements for 3 phase circuits. Continuity test on each lead of cable shall also be tested.

Where splices or terminations are required in circuits rated above 650 volts, measure insulation resistance of each length of cable before splicing and/or terminating. Report measurements after splices and/or terminations are complete.

DCHigh Voltage test shall be made after installation on the following:

All 1100 Volts grade cables in which straight through joints have been made. All cables above 1100 V grade.

For record purposes test data shall include the measured values of leakage current versus time.

The DC High Voltage test shall be performed as detailed below:

Cables shall be installed in final position with the entire straight through joints complete. Terminations shall be kept unfinished so that motors, switchgear transformer etc. are not subjected to test voltage.

The test voltage and duration shall be as per relevant codes and practices of Indian Standards Institution.

Performa for Testing Cables DATE OF TEST

a. Drum No. From which cable taken

- b. Cable from to
- c. Length of run of this table meter
- d. Insulation resistance test:

Voltage of Megger Volts

between core-1 to earth...... Mega-ohm between core-2 to earth..... Mega-ohm between core-3 to earth.... Mega-ohm between core 4 (neutral) to earth...Mega-ohm between core-1 to core-2..... Mega-ohm between core-2 to core-3..... Mega-ohm between core-3 to core-1..... Mega-ohm between core 4(neutral) to core 1...Mega-ohm between core 4(neutral) to core 2...Mega-ohm between core 4(neutral) to core 3...Mega-ohm between core 4(

a. High voltage test Voltage Duration

between cores and earth

between individual cores

(This proforma shall be jointly signed by the Engineer-in-charge and the Supplier).

Earthing Network

The entire earthing installation shall be done in accordance with the earthing drawings, specification and instructions of the Engineer-in-charge. The entire earthing system shall fully comply with the Indian Electricity Act and Rules framed thereunder. The Supplier shall carry out any changes desired by the electrical inspector or Bidder in order to make the installation conform to the Indian Electricity Rules, at no extra cost. The exact location of the earth pits, earth electrode and conductors and earthing points of the equipments shall be determined at site, in consultation with the Engineer-in-charge. Any change in the methods, routing, size of conductor etc shall be subject to approval of Bidder/engineer-in-charge before execution.

Earth Pit with Electrode

Plate or pipe type earth electrode with earth pit shall be provided for this work unless otherwise advised by the Engineer-in-charge due to typical site conditions. Earthing e l e c t r o d e a n d p i t s h a l l b e a s p e r I S : 3043-1987 (reaffirmed 2001) - code of practice for Earthing). All earth electrodes shall preferably be driven to a sufficient depth to reach permanent moist soil.

For plate type earth pit, size of earth electrode for body earthing of equipment/ electrical panels (LT/MCC/ Switch Board) shall be 600 mm X 600 mm X 6 mm GI plate whereas that for the neutral earthing of transformer, DG Set, PLC & instrumentation earthing shall be 600 mm X 600 mm X 3 mm Copper plate. For pipe type earth pit, size of earth electrode shall be 100 mm NB GI pipe. For ready reference, sketches for pipe and plate type earth electrode earthing pits have been shown in Annexure –III.

PRIOR APPROVAL OF THE ENGINEER-IN-CHARGE SHALL BE TAKEN FOR SELECTING TYPE OF EARTH ELECTRODE (PIPE OR PLATE).

- Earth pit centre shall be at a minimum distance of 3m from nearest building, unless otherwise advised. The minimum 3 m distance shall be maintained between centres of 2 earth pits.
- Earthing electrodes for Main plant lighting panel shall be plate type with double earthing.
- Earth Bus, Earthing Lead and Earth Wire/Strip

All electrical equipment is to be doubly earthed by connecting two-earth strip/wire conductor from the frame of the equipment to an earthing pit/main earthing ring. The earthing ring will be connected via links to several earth electrodes. The cable armoured will be earthed through the cable glands. Conductor size for connection to various equipment shall be as specified in the drawing / as instructed by the Engineer-in-charge. However, the length of the branch leads from equipment to earthing grid/ring

shall not be more than 10 to 15 meters.

All hardware for earthing installation shall be hot dip galvanized. Spring washers shall be used for all earthing connections of equipment having vibrations.

Size of earthing lead / wire shall be as specified in schedule of quantities/drawings.

Following may be considered as general guidelines: Sizing of earthing lead/wire

Sr. No. Item Size Control switches/ glandsPVC insulated 4 sq. mm copper conductor wire. 1 Motor /Isolators up to 10 HP 2 PVC insulated 4 sq. mm copper conductor wire. 3. Motor /Isolators above 10 HP PVC insulated 4 sq. mm copper up to 40 HP conductor wire upto Cable tray & GI strip 25 X 3 mm Motor above 50 HP upto 125 GI strip 40 X 3 mm HP 4. 5. Motor above 125 HP GI strip 25 X 6 mm 6. Switch Board / Motor Control GI strip 50 X 6 mm Centre

- Earthing main in trenches 7. GI strip 50 X 6 mm
- Power Control Centre / LT GI strip 50 X 6 mm Panel Of Sub Station 8.

When earthing wire is to be drawn under floor / in underground, Copper conductor wire of 4sq mm with PVC insulation shall be used.

However, while deciding type & size of earth lead, the resistance between the earthing system and the general mass of the earth shall be as per IS code of practice. The earth loop impedance to any point in the electrical system shall not be in excess of 1.0 ohm in order to ensure satisfactory operation of protective devices.

Copper wire shall be connected to the equipment by providing crimping type socket / lug.

Wherever earthing strip to be provided in cable tray, it shall be suitably clamped on cable tray and electrically bonded to the cable tray at regular interval.

- Excavating & refilling of earth, necessary for laying underground earth bus loops, shall be responsibility of the Supplier.
- Wherever earth leads/strips/wire are laid in cable trenches, these shall be firmly and suitably cleated to the walls/supporting steel structure on which cable is clamped.
- The neutral of the transformer shall be connected to earth pit independently and earth pit shall have copper earth plate of 600 mm X 600 mm X 3 mm.

Long runs of GI strip shall be connected at each end with lap type welding to ensure

continuity.

The following selection table shall be followed for starters of motor feeders unless otherwise specified:

Sr.	415 V Motor HP	Contactor	MCCB	MPCB	Type of
No		Rating Amps	Rating Amp.	Rating	
				Amp.	Starter
1	Up to 3 HP	9	-	9	DOL
2	5 to 10 HP	16	-	16	-Do-
3	12.5 to 15 HP	25	-	25	Star Delta
4	20 to 25 HP	-	-	40	-
5	30 to 35 HP	-	-	50	-Do-
6	40 HP	-	63	-	-Do-
7	45 HP	-	100	-	-Do-
8	50 to 60 HP	-	125	-	Soft Starter
9	65 to 70 HP	-	200	-	-Do-
10	75 to 90 HP	-	200	-	-Do-
11	100 to 125 HP	-	250	-	-Do-
12	150 to 180 HP	-	400	-	-Do-
13	200 to 250 HP	-	400	-	-Do-
14	275 to 400 HP	-	630	-	-Do-

For capacitors, either special capacitor duty contactors shall be used or the rating of contactors / MCCB shall be double of rated current of capacitor.

The above selection table provides the general guideline. However, technical requirement / specifications, if any mentioned under Section V, will supersede the table given above.

TWO / FOUR POLE STRUCTURE

ISMB 200 x 100 mm to be grounded in concrete 1:2:4 for at least 1/5th length i.e. 2 meters size of concrete pedestal 500x500mm. All necessary civil works such as excavation, centering, concreting and back filling is included in supplier's scope of work.

Interconnecting by aluminum conductor jumpers with connectors/PG clamps etc.

Installation, testing and commissioning of complete two/four pole structure including ISMB & cross channels, G.O. switch, insulators and other items mentioned under equipment supplied for two pole structure.

Complete structure to be provided with two coats of aluminum paint.

ANNEXURE - III

BUREAU OF INDIAN STANDARDS TO BE FOLLOWED FOR ELECTRICAL ERECTION

1. PVC insulated cables (light duty) for - V Part I & II	694-1990 Working voltage up to 1100
2. PVC insulated cables (heavy duty) for Voltage up to 1100 volts Part I	- 1554-1988
3 do for voltage 3.3 KV to 11 KV	- 1554-1988 Part II
4. Specification for polyethylene insulated P heavy duty electric cables, voltage not exceeding	
5 do voltage 3.3 KV to 11 KV - 5959	-1970 Part-I
6. Guide for marking of insulated conductors	- 5578-1970 or 5575
7. Code of practice for installation and - cables up to 33kV	1255-1983 Maintenance of power
8. Code of practice for earthing - 3043	-1987
. Guide for safety procedures and practices	- 5216-1982
in electrical work	
10. Code of practice for installation and - Maintenance of AC induction motor starters	5214-1969
11. Code of practice for installation and - motors	900-1992 Maintenance of induction
12. Code of practice for installation and - switchgearsPart I, II, III, IV	10118 - 1982 Maintenance of
13. Code of practice for installation and - transformers Part I	10028 - 1981 Maintenance of

9.

	14. Code of practice for electrical wiring - exceeding 650 V	732-1989 Installation, voltage not
	15. Code of practice for electrical wiring - voltage exceeding 650 V)	2274-1963 Installation (system
	16. Guide for testing three-phase induction Motor	- 4029-1967
17.	Guide for safety Procedures & Practices -	5316- In electrical works
18.	XLPE Cables for working voltage up to - 709 And including 1100 Volts - 1988	98 8 Part I
	19 Do up to 33 kV- 7098 – 1988	
		PartII
	20. Boxes for enclosures of electrical accessories	- 5133
	21. Electric Power connectors	- 5561-
	22. HRC Cartridge Fuse Link up to 650 V	- 2208-
	23. Code of Practice for Selection, Installation	-3108-
	& Maintenance of Fuse up to 650 V	
24.	Cables methods of testing	- 10810-
25.	Danger / Lattice Boards	-3551-
26.	National Electric Code	- SP :30

ANNEXURE – IV

RECOMMENDED CABLES SIZES FOR INDUSTRIAL WIRING

The following selection table shall be followed for cables of motors unless otherwise specified:

3 Phase		ductor Cable Size- S				
415 V	DOL Starter/S	DOL Starter/Soft starter		Star- Delta Starter		
Motor H.P	Supply side	Motor side	Supply side	Motor side		
Up to 7.5	4	4	4	2X4		
10	6	6	6	2X4		
15	10	10	10	2X4		
20	16	16	16	2X6		
20 25 30	25 25	25	25	2X10		
30	25	25	25	2X10		
40	35	35	35	2X16		
50	50	50	50	2X25		
60	70	70	70	2X35		
75	95	95	95	2X50		
100	120	2X70	120	2X70		
125	185	2X95	185	2X95		
150	240	2X1200	240	2X120		
180	300	2X150	300	2X150		
200	2X150	2X150	2X150	2X150		
250	2X185	2X185	2X185	2X185		
275	2X240	2X240	2X240	2X240		
300	2X240	2X240	2X240	2X240		
425	2X400	2X400	2X400	2X400		
3 Phase		tor Cable Size- Sq. 1				
415 V	DOL Starter/S		Star- Delta Starter	·		
Motor H.P	Supply side	Motor side	Supply side	Motor side		
Up to 7.5	2.5	2.5	2.5	2X2.5		
10	4	4	4	2X2.5		
15	6	6	6	2X2.5		
20 25 30	10	10	10	2X4		
25	16	16	16	2X6		
30	16	16	16	2X6		
40	25	25	25	2X10		
40 50	35	35	35	2X16		
60	50	50	50	2X25		
75	70	70	70	2X35		
100	95	95	95	2X50		
125	150	150	150	2X70		
150	185	185	185	2X95		
180	240	2X120	240	2X120		
200	2X120	2X120	2X120	2X120		
250	2X150	2X150	2X150	2X150		
275	2X185	2X185	2X185	2X185		
300	2X185	2X185	2X185	2X185		
425	2X240	2X240	2X240	2X240		

In case LAPP/Concab / Equi design of steel braided Copper Cables are used then Minimum size for various rating of motors to be laid between MCC & motors shall be as given in the table below

Sr. N	o Motor ratubg HP	Full Load Current (Amp.)	Type of Starter	Power cable rating (At Amb. Temp. of 45 sq.mm.
1	0.5	1	DOL	3 C or 4 C x 1.5 sq. mm
2	0.75	1.3	DOL	3 C or 4 C x 1.5 sq. mm
3	1	1.9	DOL	3 C or 4 C x 1.5 sq. mm
4	1.5	2.6	DOL	3 C or 4 C x 1.5 sq. mm
5	2	3.7	DOL	3 C or 4 C x 1.5 sq. mm
6	3	4.8	DOL	3 C or 4 C x 1.5 sq. mm
7	4	5.2	DOL	3 C or 4 C x 1.5 sq. mm
8	5	7.8	DOL	3 C or 4 C x 1.5 sq. mm
9	7.5	11.2	DOL	3 C or 4 C x 2.5 sq. mm
10	10	16	DOL	3 C or 4 C x 2.5 sq. mm
11	12.5	19	Star delta starter	3 C pr 4 C x 4 sq. mm (2 runs)
12	15	20.8	Star delta starter	3 C pr 4 C x 4 sq. mm (2 runs)
13	20	28	Star delta starter	3 C pr 4 C x 6 sq. mm (2 runs)
14	25	34	Star delta starter	3 C pr 4 C x 10 sq. mm (2 runs)
15	30	40	Star delta starter	3 C pr 4 C x 10sq. mm (2 runs)
16	40	53	Star delta starter	3 C pr 4 C x 16 sq. mm (2 runs)
17	50	65	Soft starter	3 C pr 4 C x 25 sq. mm
18	60	78	Soft starter	3 C pr 4 C x 35 sq. mm
19	75	96	Soft starter	3 C pr 4 C x 50 sq. mm
20	100	131	Soft starter	3 C pr 4 C x 70 sq. mm
21	125	156	Soft starter	3 C pr 4 C x 120 sq. mm
22	150	189	Soft starter	3 C pr 4 C x 150sq. mm
23	180	227	Soft starter	3 C pr 4 C x 185sq. mm
24	215	271	Soft starter	3 C pr 4 C x 240sq. mm
25	250	325	Soft starter	3 C pr 4 C x 300 sq. mm
26	275	360	Soft starter	3 C or 4 x 185 sq. mm-2 runs
27	300	390	Soft starter	3 C or 4 C x 185 sq. mm- 2 runs
28	335	400	Soft starter	3 C or 4 C x 240 sq. mm- 2 runs
29	375	NA	Soft starter	3 C or 4 C x 300 sq. mm- 2 runs

Note: Cables for motors above 20 HP have been indicated considering soft starters.

For motor rating, 200 HP and above, suitable rating of Bus Duct shall have to be provided depending upon the site requirement / as per the Site Engineer's direction.

<u>SECTION – 5</u>

TECHNICAL SPECIFICATION

MECHANICAL WORK

TECHNICAL SPECIFICATION

1.Online Pasteuriser – 5KLPH

<u>CAPACITY</u> – 5KLPH (SKID MOUNTED)

Make: IDMC / Tetrapak/ GEA

TEMPERATURE: Programme 5-45-65-80-4 ° C.

REGENERATION - 90%

HOLDING TIME - 20 secs in Tubes.

SCOPE OF SUPPLY:

PLATE HEAT EXCHANGER: PHE should be SS 316 with gasket of NBR food grade material which would be consist of fix plate and four intermediate plates. The frame of the PHE should be cladded in SS304 and should be provided with SS ball feet. This PHE will be connected with cream separator after reaching 45-48 degree C. It will also be connected with Homogenizer when milk temperature is 63 to 67 degree C. Flow diversion valve to be provided in the system.

FLOAT BALANCE TANK: - 100 ltrs capacity fabricated from 2 mm thick AISI 304 stainless steel sheet with cover, float, outlet and adjustable stainless steel ball feet.

<u>AUTOMATIC FLOW CONTROLLER</u> :(stainless steel) to maintain the required flow rate irrespective of the pressure loss.

S. S DUPLEX FILTER with suitable pore size to continuously filter the product. The design should be such so as to facilitate quick dismantling of the filter element complete with changeover valves at inlet and outlet and air purging arrangement.

STAINLESS STEEL MILK PUMP (7.5HP) to match with the pasteurizer capacity. The TEFC drive motor should be fitted with SS shroud with louvers for air cooling and suitable arrangement for cabling.

Stainless steel hot water set consisting of mixing chamber auto steam flow regulating valve, pressure relief valve, overflow discharge, hot water circulating pump (Cap-15, 000 LPH) with all inter connecting SS pipes & fittings. The hot water pump should be fitted with SS shroud with louvers for air cooling & suitable cabling arrangement.

Automatic control panel shall consist the following:

The panel should be of floor mounted design dust, weather and vermin proof fabricated from 2 mm thick SS sheets of AISI SS 304 material. It should be lockable type.

- 1. One no two pen temp. recorder with serving element for recording hot and chilled milk temperature. The recorder will be of circular/ chart type having a range 0 degree, -120 ° C with a straight drive suitable for operation on single phase 230 V, 50 C/s AC supply.
- 2. One no digital temp. indicator mounted on the panel to indicate the hot milk temp. Continuously. This shall be sensed through a PT -100 sensor. PI indicating controller, EPT, Steam flow regulating valve, PT-100 sensor senses the hot milk temp. and gives a signal to PID controller which in turn actuates EPC to give the required air signal to steam flow regulating valve. Thus the flow of steam into the hot water tank is controlled in proportion to hot milk temp. so that the pasteurization or hot milk temp. is maintained at the present value (Temp. accuracy ± 0.5 ° C)
- 3. Pasteurizer shall also be provided with an AUTO FLOW DIVERSION VALVE. This valve is actuated whenever the pasteurization temp goes below the present value, thereby enabling milk to divert back to FBT. There shall be an audiovisual alarm provided for this purpose.
- 4. An air filter cum pressure regulator shall be provided to control and supply air to instruments at the present value along with a pressure gauge to indicate the pressure.
- 5. The control panel should also have a minic diagram showing the flow of milk & service media at various stages of the pasteurizer.
- 6 Set of push buttons, rotary switch indicating lamps should be provided on the panel and prewired to indicate automatic diversion/ forward portions of **FDV** as the situations may be.

ON and OFF push button with indicating lamps with suitable inscriptions shall be provided for

the following pumps:

Hot water Pump - 1 No.

7. <u>Heat Exchange Model PAP -5:</u>

Plates - The plates shall be made from SS confirming to AISI 304 and of sanitary design. This should be readily removable for cleaning & inspection.

Gaskets:

The sealing gasket shall ensure complete sealing & prevent cross leakage between product and service liquid. The gasket materials shall be NBR food grade Nitrile rubber and withstand the pasteurization temperature & CIP cleaning solutions.

Holding sections:

It shall be designed to hold the product for minimum specified holding time at the pasteurization temperature. **Supporting Frame:**

The supporting frame for the plate pack shall be of a self-supporting design made from SS

(AISI 304) with necessary tightening arrangement. The frame shall have adjustable ball feet.

Inlets / Outlets:

The inlet and outlets in each sections of the heat exchanger for products and services shall be provided with complete SS (AISI -304) unions. Stainless cavity for thermometers on all the inlets and outlets of products and steel (AISI -304) products services complete with a SS guard of at least 200mm length for mounting glass thermometers five nos. Glass thermometers shall be provided to measure inlet outlet or milk, pasteurized milk outlet inlet and outlet of heating and cooling media.

The heat exchanger shall have inlet & outlet connections for connecting milk clarifier at 45 ° C and homogenizer at 65° C. Hence there shall be total 5 sections with necessary dividing plates.

There shall be total 201 nos. of plates having heat transfer areas of 0.40 sqm per plate with a total heat transfer area of 80.4 sqm.

Safety Device.

A safety device shall be provided in the hot water side of heating sections to avoid damage to the heat exchanger caused by excessive pressure. It shall be of sanitary design.

- 8. One set of suitable size inter-connecting SS pipes and fittings to connect the FDV, Feed Pump, Heat Exchanger duplex filter, FDV to FBT forward diverted line etc. with necessary SS pipe supports & SS clamps.
- 9. a) Two sets of manual along with relevant drawings including control diagram.
- b) A set of standard tools shall be supplied with the equipment.
- 10. <u>Flow diversion valve</u>: Whenever the temperature of the Pasteuriser goes down then standard fixed the forward flow to the Silos will stop and milk will be diverted to Pasteuriser balance tank.

11. ERECTION & COMMISSIONING:

SCOPE OF SUPPLY:

Unpacking of the equipment shifting of the equipment to the desired place. Positioning of the equipment in its place. Inter-connection of the equipment with SS & service pipelines.

The erection of the above shall be carried out by you which would also include the followings:

- a) Steam diaphram valve.
- b) Pipeline connection to inlet of Hot water mixing battery after steam diaphram.
- c) Inter-connecting SS piping between FBT, pump, Duplex filter FDV & pasteurizer.
- d) Hot water piping between hot water set and pasteurizer and back.
- e) Airline from control panel, FDV, Diaphram valves.
- f) Control cables from panel board to pasteurizer PT -100.
- g) Flow diversion valve etc. pipeline from FDV to FBT.

After installation of equipment, the pasteurizer set shall be put on trial run for a period of 3 days to see the performance, capacity measurement etc.

Drawings:

You shall send us 03 sets of general arrangement & fabrication drawings of all items, diagram of the pasteurizer showing the pass & flow arrangement of milk & service media, drawing for inter connecting pipes and fittings with pipe supports, electric / pneumatic control diagram etc. within 15 days of receipt of the purchase order for our approval. We shall send you the approved drawings within seven days of receipt provided the drawings are in order.

Guarantee:

The equipment shall be guaranteed for a period of 12 months from the date of commissioning and 18 months from the date of supply.

2. Online Milk Homogeniser – 5KLPH (<u>skid mounted</u>)

Functional Requirement:

5,000LPH capacity Homogenizer at 200 kg./cm² shall be suitable for breaking & dispensing milk

fat globules having 4.5% fat & 8.5% SNF to less than 2-3 microns and shall work at more than

90% efficiency.

Make -- IDMC, APV, GEA / Bartolli.

Capacity - 5,000LPH

Max. working pressure	e –200 Kg./Cm ² , Two stage design with first stage 2500 PSI and second stage 500 PSI.
Electric Power	- The motor should be designed accordingly,
No. of Plungers	- 3,
Material of plunger	- S.S.316 chrome plated.
Homogenizing Head	- two stage hydraulic actuated with stellated valve & valve seat. Impo, stellite mall rich.
Homogenized valves	 Satellite Grade – 20 materials.

CRANK CASE:

i) Rugged in construction and easily openable.

ii) Open type split crank case body for easy checking and maintenance.

HOMOGENISING HEAD

Homogenising Head shall be two stage, removable type, hydraulically operated with in-built Relief Valve for excess pressure.

Homogenising Valve and valve seats for both 1^{st} and 2^{nd} stage are of Satellite Grade – 20 materials. They are wear and abrasion resistant and of interchangeable and replaceable type.

PLUNGERS

Plungers are made out of Hardened Special Alloy steel in order to ensure good life for plunger packing.

PLUNGERS PACKING

Plunger packing with sealing lip to prevent leakage and easily replaceable.

Cooling is to be done preferably by water.

The plunger seal are of Food Grade quality, able to withstand 90° C temperature.

LUBRICATION:

i) Forced feed lubrication through gear pump mounted on the shaft.

ii) Low & high pressure cut off switches for lubrication system.

iii) Oil level safety switches.

COOLING:

i) Crank case oil cooling through tube type oil cooler to ensure that the temp. of oil does not rise above 55°C.

ii) Gear Box cooling through water jacketed in-built in gear box casing.

POWER TRANSMISSION:

The primary transmission of power in Homogeniser shall be through 'V' belt and pulleys. The device with all the pulleys and 'v' belt etc. shall be on the main frame inside the shroud only. Both the pulleys (i.e. Motor as well as Homogeniser) shall be provided with Luck bush arrangement. The secondary power transmission shall be through a shaft mounted gear box located within the S.S shroud.

FINISH:

All welding joints grounded smoothly. All S.S. surfaces would be polished to 150grit.

JOINT CURVATURE:

There will not be any sharp corner edges on milk contact surfaces.

Also there would not be any thread in contact with the product.

SUITABILITY:

The Homogenizer would be suitable for use on reconstituted skimmed milk mixed with fat in the form on molten

butter oil at a temp. of 55 to 65°C. The fat content of the mix would not exceed 12%.

CLEANING:

The Homogenizer should be suitable for CIP cleaning line in line with the pasteurizer.

PAINTING:

The body of the homogenizer to be painted with coat of epoxy primer followed by two coats of epoxy paint after thorough de-rusting.

TOOLS:

1 set of essential tools for commissioning and maintenance of the Machine should be supplied along with the Machine.

MOTOR CONTROL CENTRE

Motor control centre made from CRCA sheet powder coated shall be supplied with STARTER suitable as per the rated capacity given in the technical specification and DOL STARTER for the Hydraulic pump shall be provided. The panel shall be dust and vermin proof.

<u>N.B:</u>

All milk contact surfaces to be made of S.S. confirming to AISI 316. The complete unit would be provided with removable S.S. enclosures to give sanitary outlook.

ACCESSORIES:

- The inlet/outlet for product will be made up of 63.5 mm size with SMS connection.
- Pressure gauge of imported flat diaphragm type, glycerine filled, sanitary design as per standard -1 No.
- Instruction Manual 03 No.
- Electrical Control panel with starters & on off switches should be supplied. The panel would be out of M.S. Powder coated.
- **Note:** The bidder shall send their Engineer for installation and commissioning of the homogenizer at site free of cost. The efficiency of the homogenizer shall be shown to us for consecutive runs for more than 90% homogenizing efficiency.

3. Online Cream separator – 5KLPH

Make: HMT / IDMC / Tetrapak / GEA

_	
Rated Capacity	: 5000 Ltrs/hr
Bowl	: Solid wall bowl
Product Discharge	: Closed discharge with double centripetal pump
Cleaning	: Manual cleaning after dismantling of the bowl
Frame	: Cast iron, varnished in RAL 7037, grey
Drive system	: Flat belt drive with centrifugal clutch
Maximum feed pressure	: 1.0 bar
Useful discharge pressure	: 4.0 bar
(Skimmed Milk)	
Useful discharge pressure cream	: 4.0 bar
Product feed temperature	: 45 – 55 Deg C
Cream Fat percentage	: Not less than 60%
Dimensions	: L 815 mm x W 470 mm x H 1035 mm
Bowl weight	: 50 kg
Total weight	: 305 kg
Motor power	: 7.5 kW
Starting type	: Star/delta
Documentation	: 1 set of documentation in English

Accessories:

- 1 foundation frame to be integrated in the floor structure
- 1 set of tools for dismantling, lifting and assembling of the bowl
- 1 set of spare parts for commissioning
- 1 set of manual valves and indicating instruments for the adjustment of skim milk discharge pressure and cream flow

4. Milk Can Washer - 600 Cans/hr.

(STRAIGHT THROUGH CAN WASHER)

CAPACITY: 600 Cans/hr.

FUNCTIONAL REQUIREMENTS:

It would be used for drip draining, washing, sterilising and drying standard milk cans and can lids.

DESIGN REQUIREMENTS

Capacity: 600 Cans/hr.

Configuration: Straight through

Washing Sequence

Fresh water pre-rinse

Pressure hot water first rinse having minimum 3.5 Kg/sq.cm discharge head and 55 Deg. Celsius temp. (return water from after rinse should be used).

Pressure hot detergent cleaning having minimum 3.5 Kg/sq.cm discharge head and 70 Deg. Celsius temp.

Pressure hot water after rinse having minimum 3.5 Kg/sq.cm discharge head and 80 Deg. Celsius temp.

Live steam sterilisation.

Hot air drying at 100 Deg. Celsius temp.

Available Services:

Steam: at 3.4 Kg/sq.cm pressure

Water: Well water at 3 Kg/sq.cm

<u>Finish</u>: All welding joints are to be ground flush and finished to 150 grit. All stainless surfaces are to be polished 150 grits.

SCOPE OF SUPPLY

<u>Main Enclosure</u>: The main enclosure which houses the washing sterilising and drying sections should be made from 2mm thick stainless steel sheet conforming to AISI 430 having removable stainless steel (AISI 4001 inspection doors all along its length at front side for easy access. Can guides should be provided all along the inside length.

3.2 <u>Under Frame</u> : The complete underframe should be made from mild steel. The complete assembly should have sufficient number of solid steel legs with stainless steel ball feet having

<u>Conveyor Chain</u>: The machine conveyer must ensure that, the individual cans and lids remain properly spaced. The drive motor, transmission, drive shaft and idler shaft should have adequate and accessible provision for adjustment and tensioning.

Drip Saver:

It should be fabricated from 2 mm thick stainless steel sheet confirming to AISI 304. It should be 5500mm long and supplied as an integral part of the machine where drips from emptied cans / lids enter washing section. A suitable stainless steel outlet with stainless steel drain cock should be provided in the drip saver away from the can washer body. It should be given a generous slope towards the outlet for free flow of milk. - 1 no.

<u>Condensate Box</u>: The vapour duct ending in a condensate box should be provided on top of the can washer for condensing flash vapour from the can washer. The warm waters from the condensate box can be used in the hot water section of the can washer. The condenser and duct should be made from stainless steel conforming to AISI 430. There should also be an exhaust blower of suitable capacity mounted on flanged type motor to suck vapour from the can washer and throw out condensable gases. Exhaust fan should have protection against chemical fumes and moisture. The exhaust fan impeller should be of SS casting. -1 no.

<u>Can Discharge</u>: The clean and dry cans should be discharged from the machine on to a clean can conveyor. The system should also be provided with a mechanical arrangement to place the clean lids manually on the cleaned cans.

Washing Stations:

<u>Washing</u>: The pumping and jetting arrangements should apply sufficient washing liquid to the inside an outside surfaces of the cans and the lids.

<u>Filters</u>: In recirculation of liquid in first rinse, detergent section and after rinse plate type suction filters should be provided to prevent choking of pump impeller and nozzles. The filter should be fabricated from AISI 430 SS material -3 set

<u>Sump tanks</u>: These should be made from stainless steel AISI 430 and would be used as feed tanks for various washing liquids. Correct operating levels should be maintained automatic in all the sump tank by necessary float valves. There should not be any intermixing between the different liquids. -3 nos.

<u>Water Heating Arrangement</u>: For hot water direct steam injection system should be provided with steam water ejector for mixing steam with water. For detergent heating indirect system with SS heating coil ending in a steam trap should be provided. Condensate from the coil should be discharged into the hot water tank. Suitable drain points to be provided to drain the used liquid.

<u>Air Heating Arrangement</u>: For can drying hot air to be used and blower, air heater and ducting etc. should be provided. Impeller housing of blower and ducting should be from SS 430 whereas coal of air heater from copper tubes of 14 G.

Jet Nozzles: Nozzles for jets should be made from stainless steel conforming to AISI 316. - 1 lot

No Can No Jet: No can no jet system should be provided for pre-rinse water and steam sterilisation sections.

Dosing Device: Manual gravity operated dosing device fabricated from SS 304 to maintain strength of detergent.

<u>Pumps</u>: The centrifugal monoblock type pump set having cast iron impeller, cast iron body and SS sheet with mechanical seal having 35 MWC discharge pressure should be supplied having capacity 20000 1ph should be supplied. -3 nos.

<u>Instruments</u>: Suitable connections/Thermowell should be provided on the delivery sides of the pumps and on the sump tanks for fixing pressure and temperature gauges

Control Panel: 1 no.

<u>Main Enclosure</u>: The enclosure and supporting structure should be made from stainless steel conforming to AISI 430. The enclosure should be moisture, dust and vermin proof.

<u>Minic Diagram</u>: It should show the complete can washing Process including can conveying system with LEDs showing the operation of various motors.

<u>Push Buttons and Indicating Lamps</u>: ON/OFF push buttons for all the motors and six sets as extra. All the push buttons should have indicating lamps and buttons suitable inscriptions.

3.9.4 <u>Wiring</u>: The control panel should be completely prewired. The wiring should be done by copper wires in accordance with the standard practice.

3.10 <u>Termination Points</u>: All distribution piping should be preassembled and terminated at a single flange for each service connection. Suitable weather proof electrical terminal box with power terminal blocks should be provided. All power wiring through isolators and earthing for various motors from this terminal box should be done with copper conductor multi-core cable in suitable 'A' class GI pipes. Erector would provide only power from Motor Control Centre to this terminal box for all motors.

Painting: The spray galvanised under frame should be painted with two coats of epoxy primer.

4.0 REMARK

<u>4.1 Type (L/H or R/H)</u>: Facing the front side (side having inspection doors) of can washer, if the can conveyor moves from right to left then the can washer would be called as called left hand type and the reverse as right hand type.

5. Milk Silo - 10 KL

Туре	: VMST type
Material	: a) Inner shell - AISI 304 (3 mm thick)
	b) Outer cladding - AISI 304 (2 mm thick)
Finish	: 2B with the joints ground & polish to 150 Grit. Pre-coated sheet shall be used for silo
construction	
Agitation	: Single mechanical agitator to ensure uniform fat distribution without any adverse effect
on the contents.	
Ports and fittings	: Inlet/outlet, breather, CIP spray ball, high and low-level sensors (only provision), level

Ports and fittings : Inlet/outlet, breather, CIP spray ball, high and low-level sensors (only provision), level transmitter (only provision), temperature sensor, man way, alcove and other standard accessories like light glass, sight glass

Insulation : PUF/THERMOCOLE Insulation of suitable thickness to ensure temp. rise does not exceed 1 Deg. C in 24hours time.

Instruments : RTD and digital temperature indicator to be provided

Volume marking :Silo inner cell should be marked for volume .

6. Two Stage PHE – 1KLPH

PHE should be SS 316 with gasket of NBR food grade material which would be consist of fix plate and four intermediate plates. The frame of the PHE should be cladded in SS304 and should be provided with SS ball feet.

7. Multi Purpose Vat - 1 KL

FUNCTIONAL REQUIREMENTS

Multipurpose vat would be used for heating of milk from 4° C to 85° C and coagulating the same at 85° C for production of paneer & chhana indirectly with live steam at atmospheric pressure in the jacket and cooling at 37° c by well water.

DESIGN REQUIREMENTS

Capacity : 1000 L

Constructional Features : The vat should be tripled wall welded construction, jacketed and insulated having rectangular cross section.

Dimensions of Vat :

Inner Vat	Inner vat length	Inner vat width	Inner vat depth at outlet side	Inner vat depth at opposite side
1000 L	2000 mm	1250 mm	520 mm	500 mm
Jacket	Jacketed vat length	Jacketed vat width	Jacket depth at outlet side bottom	Jacket depth at opposite bottom
1000 L	2100 mm	1350 mm	50 mm	50 mm
Outer vat	Outer vat length	Outer vat depth	Outer depth at outlet side	Outer vat depth at opposite side
1000 L	2200 mm	1450 mm	620 mm	620 mm

Slope : Both the inner and outer shells should slope towards the whey outlet as per the dimensions given above for free and complete drainage of the liquid.

Finish : All welding joints are to be ground smooth. All stainless steel surfaces are to be polished to 150 grits. **Joint Curvatures**: All inside corners should have minimum radii of 25 mm

SCOPE OF SUPPLY

Inner Vat : The inner vat should be made from minimum 3 mm thick stainless steel sheet conforming to AISI 304. **Jacket** : Steam jacket of minimum 50 mm width at all the four sides and the bottom should be provided. The jacket should be well supported with SS spacer pipe pieces.

Insulation : 50 mm thick mineral glass wool insulation should be provided after coating inner side of the outer vat and outer side of the jacket by bitumen paint. The insulation material shal be tightly wrapped on the jacket before fixing outer vat.

Outer vat: The outer vat should be made from minimum 2 mm thick stainless steel sheet conforming to AISI 304.

1 No.

Accessories :

Steam Distribution: Steam distribution system should comprise one no. of sparger pipe for 500 L and two Nos. for higher capacity, provided at the bottom jacket. The steam sparger should terminated outside with flange. The flange shall be provided with a steam orifice plate and 25 NB steam valve. 1 set

Over Flow: SS 304 overflow pipe of 38 mm diameter for the jacket ending near the floor level. 1 No.

Condensate drain: At the bottom of the jacket, suitable condensate outlet with valve & steam trap assembly shall be provided.

Safety Valve : In the jacket a safety valve should be provided to avoid any pressure accumulation in the jacket. The jacket shall normally work under ambient pressure.

Chilled Water connection : For cooling application, near to the steam sparger side a chiller water connection of 25 NB compete with valve shall be provided in the jacket.

Whey Outlet : Stainless steel cup type outlet of diameter 51 mm with stainless steel flanged vale (one end flanged other end SMS union) for the vat. Outlet should be at a height of 230 mm from the finished floor level.

1 No.

Drain : Suitable stainless steel 25 mm dia drain with valve for the jacket. This drain connection shall be used for drainage of cooling water from the jacket. 1 No.

Strainer : Sliding type strainer for the whey outlet (item 3.5.6). The strainer should be made from SS 316 wire mesh fixed in frame. 1 No.

Legs : Mild steel legs 38 mm dia with stainless steel (AISI 304) pipe cladding with stainless steel ball feet provided at the bottom of the tank. The ball feet should have provision for height adjustment of 50 mm, 4 Nos. for cap upto 1000 L and 6 Nos. above it.

<u>MANUFACTURING CODE</u>: The multi purpose vat shall be manufactured following good engineering manufacturing practices.

INSPECTION & TESTING : OMFED reserve the right to inspect the equipment during various stages of fabrication. The following tests should be conducted by the manufacturers at their works.

Dye penetration test for all stainless steel welding joints.

Water fill-up test of inner vessel for water tightness and hyd. test at 2.5 kg/cm² for jacket.

DRAWING : Bidder shall submit a GA drawing of the equipment along with the offer giving details of the material of construction, details of the bought out items etc. However, successful bidder has to submit detailed manufacturing drawings for approval from OMFED, prior to start fabrication.

INTALLATION & COMMISSIONING: Installation, testing & commissioning of the multipurpose vat is in the scope of the bidder. Detail scope & general guidelines for installation is given in the separate annexure.

8. Khoa/Rabidi Pan - 240 Ltr

(STATIONARY/TILTING TYPE)

Volume of the dish 240 Ltrs. triple walled with inner of 6 mm thick SS 304 material & intermediate shell of 5 mm thick MS material insulated with 100 mm thick mineral wool and covered with 2 mm thick SS sheet. The Khoa Pan should be specially designed dish, having greater surface area for effective evaporation. The above Khoa Pan shall be fitted with the following accessories and mounting: -

01. Temperature Gauge	0-150 deg. C.	- 1 No.
02. Pressure Gauge	0-50 PSI	- 1 No.
03.Release Valve	1/2"	- 1 No.
04. Safety Valve	3/4"	- 1 No.
05. Steam Trap	1/2"	- 1 No.
06.C.I. Strainer	1/2"	- 1 No.
07.S.S. Stirrer		- 2 Nos.
08. Steam Inlet Valve	1/2"	- 1 No.
09. Thermostatic Airvent	1/2"	- 1 No.
10. Air Purge Valve	1/2"	- 1 No.
11.Brake Assembly		- 1 No.
12.1/2" SS Braded Hose with Teflon Inner with		- 2 Nos.
both side ¹ / ₂ " table 'E' flange (galvanized)		(one spare)
(at least 3 mtr. running length)		

The Khoa Pan would be resting on 4 Nos. of MS Legs (ending in MS Flanges, Stationery Type/MS Frame with Flange-Tilting type) and the jacket would be designed to a working pressure of 6 kgs./sq.cm. All the MS parts would be painted with two coats of anti-corrosive epoxy primer followed with two coats of synthetic enamel paint of rose white color.

9. Vacuum Paneer Packing Machine

CAPACITY: UPTO 5 KG PACK SIZE - 02 CYCLES / MIN

- 1. The double chamber, double seal bar and trolley mounted type vacuum packaging machine shall be used for packing of paneer in the retail packing of 200 grams to 1000 grams or bulk packing of 4 kg in pre-formed pouches of multi-layer oxygen barrier film.
- 2. The trolley type model shall have AISI 304 lid with see through inspection window and the body fabricated out of stainless steel material confirming to AISI 304. All product contact parts shall be fabricated from food grade stainless steel material confirming to AISI 304. The size of the vacuum chambers shall be sufficient to hold at least five filled pouches of 1000 gms on two seal bars located one on each side of the machine or one pack of 4 kg at a time.
- 3. The machine shall have facility for inert gas flushing. It shall also have additional seal pressure arrangement. Approximate bag size may be taken as 8" W X 10" L for 1 kg product.
- 4. Chamber and lid shall be fabricated out of 10 gauge and housing shall be fabricated out of 16 gauge stainless steel material confirming to AISI 304. The lid shall have see through acrylic inspection window.
- 5. The chamber shall be suitable to hold minimum five packs of retail size at a time or one pack of bulk size.
- 6. **Seal Bar**: The vacuum machine shall be provided with two seal bar, one on each side. The silicon pressure pad and seal bar shall be suitable for sealing multi-layer oxygen barrier material of thickness up to110 micro. The length of the seal bar is min 475 mm.
- 7. **Gas flushing**: The machine shall have in-built gas flushing facility to remove effectively air from the pouch and purge inert gas in the pouch as well as chamber. The flushing arrangement shall have necessary controls for calculated quantity of inert gas flushing per cycle.
- 8. **Seal pressure**: Machine shall be equipped with an in-built facility for applying additional seal pressure particularly when inert gas flushing is done or higher film thickness is used.
- 9. **Vacuum level**: The maximum vacuum level can be achieved on this machine shall be 99.9% (725 Hg) in any of the cycle and the vacuum level shall remain constant during the operation to achieve batter packing results. To achieve the desired vacuum level, latest design Toshniwal make oil free oil lubricated pump of capacity 35cu.m/hr with 1 HP three phase motor shall be provided.
- 10. Additional features: Digital microprocessor control with 10 memories and accuracy up to $1/100^{\text{th}}$ of a second for sealing operation.
- 11. **Capacity:** Suitable to seal retail packs of 200 gm to 1000 gm, 4 packs at a time or single bulk pack of 4 Kg. The cycle time for sealing shall be 2-cycles/ min. with full vacuum, loading and unloading time shall be at actual.

10. Sweet Curd / Plain Curd filling and sealing machine Capacity– 1000 cups /hr (<u>ROTARY</u>)

FUNCTIONAL REQUIREMENT

The machine shall be used for automatic filling and sealing of sweet curd and plane curd in 80ml/100ml and 200ml/400ml. cups of different diameter/height. The product shall have minimum 20% milk total solid at a temperature of 40° Celcius.

Design consideration

- Filling/sealing capacity 1000 Cups/hour
- Flexibility in changing of dies within a limited time period.
- Volumetric filling in 80ml/100 ml and 200 ml/400 ml. of different diameter/height Cups.
- Should be suitable for High Impact Polystyrine cups and aluminium foil sealing.
- Double Track filling & sealing.
- PLC Based, servo system to facilitate change of speed and efficiency. Double sealing to ensure 0% leakage.
- Should be operated with 3 phase power supply 400V.

SCOPE OF THE BIDDER

- The bidder shall clearly mention the dimension of the machine, requirement of utilities like water, chilled water, steam compressed air, electrical load etc.
- Minor civil works like structural supports, S.S/MS pipe lines/fittings/ valves, electrical cables required for installation is within the scope of the bidder.
- The bidder shall draw all utilities/electrical lines from the main header at his own cost.
- Shifting of the machine to the work place for installation & commissioning.
- One years free after sale service from the date of handing over.

The machine should be supplied with the following spare items.

Dies

80 ml /100 ml - 1 set

200 ml/400 ml - 1 set

PLC Control spares - 1 set

Consumable items like rubber rings/gaskets - 1 set

Tools/Tackels - 1 set

NOTE : Stage inspection shall be made by the OMFED officials prior to delivery.

The bidders are advised to visit site on any working day to assess actual requirement.

11. Ghee Vat – 500ltr

FUNCTIONAL REQUIREMENTS:

Ghee Boiler (steam heated kettle) shall be used for the manufacture of ghee from butter or cream. **DESIGN REQUIREMENTS:** CAPACITY- 500Litres.

CAPACITY - 500Litres.

Construction features:

Triple walled, having jacket on shell & bottom, top mounted, vertical agitator insulated

Finish

All welded joints to be ground smoothly. All stainless shell surfaces are to be polished to 150 grits or 2B mill finish.

SCOPE OF SUPPLY:-

Inner Shell:

The inner shell cylindrical body & hemispherical bottom shall be fabricated from stainless steel plate of thickness 6mm thick confirming to AISI316 respectively.

Intermediate Shell:

The intermediate shell cylindrical body & hemispherical bottom shall be fabricated from stainless steel plate of thickness 6mm thick confirming to AISI 304

Outer Shell:

The outer shell cylindrical body & bottom dish shall be fabricated from stainless steel plate of thickness 2mm & 3mm thick confirming to AISI 304 respectively.

Insulation:

The entire intermediate jacket shell & hemispherical bottom shall be insulated as follows.

1ST Layer:- 50MM thick resin bonded fiber glass having density of 24Kg/m3 shall be applied with chicken netting. 2nd Layer:- 50MM thick resin bonded fiber glass having density of 24Kg/m3 shall be applied with chicken netting. ACCESSORIES:

Grider: Stainless steel 5 mm thick girder shall be provided for mounting of agitator & top cover. -01 No. **Covers:**

Semicircular removable stainless steel (AISI 316) covers of 2mm thick with lifting handles.-1No

Agitator: Sweeping type stainless steel (AISI316) agitator with vertical geared motor of 1HP(Three phase) @20RPM complete with oil seal, supporting arrangement, support on shell & bottom etc. The agitator shaft shall be a solid rod -01No

Leg: Stainless steel legs & bracing pipe shall be provided with stainless steel ball feet. The ball feet shall have provision for the height adjustment of 50mm.

Steam Inlet: Steam inlet connection shall and outside in a flange and counter flange but without valves. The places mentioned below shall be stiffened with stainless steel padding. Where steam inlet pipe joints the intermediate shell. Where steam hits on the outer surface of inner shell.

Condensate Outlet:

Condensate outlet with strainer, float type steam trap and by pass arrangement shall be provided. It shall also be provided with suitable flanges joint for each removable component.

Pressure relief valve and pressure safety valve-These valves shall be provided in the system will save the Ghee boiler from accidents.

Dial Thermometer: Standard thermometers shall be fitted for temperature measurement.

Air Vent:

³/₄" Socket end connection with Auto air vent valve at top most portion of the steam jacket-1No.

Thermo well:

Thermo well (made from stainless steel confirming to AISI316) and suitable connection shall be provided in the outer shell for fixing steam and dial thermometer to measure the temperature of product. The portion of the thermo well, which is in the steam jacket, shall be insulated with rock wool or equivalent and totally shrouded so that the insulation does not come in contact with stem & is within the scope of supply. 1No.

Bottom Outlet:

AISI 316 vertical outlet having stainless steel straight through plug type flanged valve ending in complete stainless steel union. The outlet shall be at a clear height of 650mm from the finished floor level to facilitate placement of can under it. Size of outlet valve is 63.5MM.

Side Outlet.

Horizontal stainless steel outlet with stainless steel angular flanged valve ending in complete stainless steel union for taking out clear ghee. Size of side outlet valve is 63.5mm.

TESTS.

The manufacturer at their works should conduct the following tests:

- i) Dye penetration test for weld joints.
- ii) Water fill-up test of inner vessel for water for water tightness.
- iii) Hydro test pressure of jacket at 5Kg/cm2. Pressure.

12. Air Compressor – 15 HP capacity

Tank mounted, Rotary screw type, Oil injected, air cooled, single stage, air cooled pack having actual free delivery of 56.4 CFM (96 m³/hr) @ 7.5 bar or 48.9 cfm (83.4 m³/hr) @10bar or 40.3 cfm (68.4 m^{3}/hr) @13 bar. The compressor should be could be coupled with 11.0 KW (15HP) TEFC squirrel cage electric motor having IP 55 protection and class 'F' insulation. The compressor should be equipped with "ELEKTRONIKON 001 REGULATOR". The entire equipment should be housed inside a sound absorption canopy which limits the sound level to 67 db (A). the compressor is integrated with suitable refrigerant (R 134a) type Air Dryer within same canopy. The compressor is mounted on 270ltr horizontal receiver tank. Motor RPM - 2990.

Should be equipped with special filter UD 25+ range high effiency coalescing filter removing liquid water and oil Aerosol to 0.00009 mg/m³ (0.00009ppm) and particles down to 0.00009 micron.

13. CIP System – 1KLPH

FUNCTIONAL REQUIREMENTS

GENERAL DESCRIPTION

All milk handling equipment including heat exchanger, storage tank, pumps, road milk tankers, interconnecting pipes and fittings would be cleaned by this system.

CAPACITY

It should be suitable for a product dairy handling 30,000 L/day. It should consist of the following.

- а. Alkali storage tank with steam heating system capacity, 1100 L. -1 no.
- b. Acid storage tank with steam heating arrangement capacity, 1100 L. -1 no.
- Hot water tank with steam heating system capacity, 1100 L. -1 no. C.
- d. Raw water tank capacity 1100 L - 01 no

OPERATING PARAMETERS

Working pressure – 2 kg / cm²

Working temperature: a)acid & lye solution - 75°c b)

- 95°c Hot water

1% solution of sodium hydroxide Chemicals to be handled:

1% solution of nitric acid

DESIGN REQUIREMENTS

The tank should be vertical and cylindrical in shape

The inner shell, bi-sectional top cover and flat bottom should be fabricated from 2 mm thick decaled stainless steel conforming to AISI 304.

The outer shell should be fabricated from 3 mm thick mild steel of commercial grade to cover protect and seal the thermal insulation completely and should be firmly fixed to the inner structure.

The tank should be designed to withstand bulging or any other defect under the operating condition mentioned above.

The bottom of the inner shell should be provided with generous slope towards the outlet for free and complete draining of liquid.

Thermal insulation of glass wool or equivalent suitable for an operating temperature of 100 degree Celsius should be provided on the cylindrical portion and bottom of the inner shell in two layers of thickness 50 mm each.

The outer MS shell should have a coating of anticorrosive epoxy primer followed by two coatings of chemical resistant paint of approved shade.

The outer surface must be smooth and free from buckles, dents, weld heads etc.

Each tank should include the following:

Two nos. 51 mm dia CIP return inlets of SS near the top of the tank with SS flanges and counter flanges. One nos. 51 mm dia water inlet of SS near the top of the tank with SS flanges and counter flanges.

Two nos. 63 mm dia outlet of SS near the bottom of the tank with SS flanges and counter flanges.

One no.51 mm dia drain of SS with SS flanges, counter blank flange and neoprene or equivalent gasket.

One no.63 mm dia. Over flow pipe.

One no. Pocket for temperature sensing unit.

One no. SS capillary type dial thermometer of range 0 to 150 °c

Suitable steam distribution system (SS pipe coil for acid and alkali tanks and steams sparser for hot water tank).

Four nos. tubular Ms legs of 300 mm height with SS cladding should be provided with SS ball feet capable of 50 mm vertical adjustment.

One no. Thermostatic value on the steam inlet line with sensing element going into the pocket mentioned above this value is intended to maintain the temperature of the liquid inside tank at the desired level.

One no. Perforated SS basket for lye is to be provided.

The C.I.P system shall include 4 nos of tank, 02 nos pump and 08 nos pneumatic valves **TESTS**:

Dye penetration tests for all welding joints.

Water fill up test for inner shell before insulation

FINISH:

The inner SS vessel to be polished to 150-grit polish. All SS welds are to be ground smooth.

The outer MS surface to be finished with 2 coats of epoxy coat over 2 coats of anticorrosive primer.

14. Gas (LPG) Fired Boiler - 300 Kg./hr

1.	DESIGN	:	3 PASS, COIL TYPE (NON - IBR)
2.	MODEL	:	TO BE FILLED BY BIDDER
3.	Steam generation capacity	:	300 KG/HR. FROM 100 °C FWT
4.	Maximum working Pressure	:	10.5 KG/CM ²
5.	Fuel	:	HSD/LPG (Dual fired)
6.	Dryness fraction	:	80%
7.	Thermal efficiency on NCV	:	88% <u>+</u> 2%
8.	Burner	:	On – Off type, pressure jet atomizing
9.	Fuel consumption at full load considering GCV	:	Maximum 24 Ltr/Hr (<mark>Diesel)</mark> or LPG equivalent to Diesel.
10.	Overall Dimension (L x B x H)	:	TO BE SPECIFIED BY BIDDER
11.	Electrical Load	:	A.C, 3 – PHASE,4 WIRE , 415 V <u>+</u> 6%, 50HZ <u>+</u> 3 , KW
12.	Over Head OIL Storage Tank	:	300 Ltrs capacity
13.	Steam quality/ dryness fraction	:	80%
14.	Flue Gas Out Let	:	200 MM
15.	Start up time	:	3 to 5 minutes

Note: It is our consent endeavour to improve the design; hence specifications are subjected to change without prior notice. Given Specification are only for the guideline purpose.

SCOPE OF SUPPLY

Boiler mountings and fitting

All mountings and fittings should be provided to facilitate safe, efficient and convenient operation and including:

- Main stop valve with counter flange.
- GM Non-return valve with counter flange.
- Extra valve for auxiliary steam lines.
- One safety valves with 5 m pipe each to lead steam outside boiler room.
- Pressure parts fabricated out of high temperature resistance boiler quality tubes as per BS-3059
- Feed check and shut down valves with counter flanges.
- Blow down valve with counter flanges and blow down piping for economizer and boiler.
- Down firing pressure jet burner comprises of Blower and oil pump with motor, oil filter,
 Pressure gauge, Burner with Solenoid Valve, Nozzle, Ignition Electrode, Ignition
 Transformer, Photocell, SS Needle Valve Etc.
- Water level pressure Gauges 2 sets.
- Pressure gauges
- Set of jointing/rings.
- Suitable thickness insulation to ensure safe working temp.
- Aluminium sheet metal covering for the insulation.
- Inducted/forced draft fan should be provided for supplying intake air to the boiler. if required.
- Fuel gas safty devices should be provided on top of Boiler shell.
- Dust proof prefabricated control panel comprises of : Contractors, over load relays, control fuses, MCB, Sequence controller, anm switches, Hooter, indicating lamps, Push bottom switch, Etc.
- Shell and tube type Economizer.
- Oil Storage Tank

Feed Water Pump

Two electrically driven feed water pumps (one standby) to match with the boiler operation. Each should be fitted with a suction strainer, suction insolating valves, non-return valves and pressure gauge.

- One number steam operated water injector.
- High and low water level controls and alarms.
- All controls, motors, starters, fuse, isolators should be mounted in a dust-proof control panel with selectors, indicators and manual controls on the outside. All electricals and control devices should be prewired to this panel which terminates with one main incoming isolator.
- Technical details of the boiler should be furnished in the enclosed proforma.
- Three sets of operation and maintenance manuals.
- One water flow meter of suitable size to be installed in the common suction header of the boiler feed pumps, for checking the rate & cumulative flow of water through the header.

Flue Gas Ducting and Chimney

The chimney for the boiler shall be of ground mounted but guy ropes supported type, made out of mild steel sheets of suitable thickness, with stiffeners, helical stakes for safety of the chimney etc. as may be required. Chimney bottom upto 2 M height should be suitably insulated and finally cladded with 3 mm thick mild steel sheet. One opening with suitable cover should be provided near the bottom for removing the soot deposits manually. The Chimney shall be installed outside the boiler room. The chimney shall be suitable painted after installation.

The mild steel cladding should be of butt welded construction and all welds should be ground smooth. The chimney should conform to IS 6533-1971. Minimum chimney height should be 15 m. or as per the requirements of the local Air Pollution Control Authorities.

The chimney shall be complete with chimney hood, monkey ladder, safety cage for ladder starting from 5 metres upto top. Painter's pulley, 5 pronged lightning Arrestor (Copper with GI earth conductor of 25 X 6 mm section including earthing as per specifications, etc. complete duly painted. Necessary foundation bolts required for the chimney shall also be supplied. Details of foundation is to be provided by contractor for necessary civil works.

The Chimney height and specifications should meet the requirements of Air Pollution Control authorities. Smoke sampling platform, with power plug point with cable etc. should be provided if required by the Air Pollution Control authorities.

The contractor shall arrange for inspection & approval of the Pollution Control Authorities and all costs for such inspection & approval shall be included in the contract cost.

Flue gas ducting made of suitable gauge MS sheet shall be provided for connection from Boilers exhaust outlet to the chimney.

Pressure Reducing Station:

The pressure reducing station shall comprise of strainer with blow down cock, moisture separator with steam trap, sight glass & moisture drainage pipeline, pressure reducing valve, isolating valves at both ends, safety valve, pressure gauges (upstream & downstream), pressure control stop valve and by-pass pipeline with valves etc. complete as required and generally as per the drawing provided in this document. A suitable MS structural platform & access ladder shall be provided & installed in boiler room for maintenance of the PRS in future.

Feed Water Tanks:

One 2000 litres MS water tank of rectangular / cylindrical shape made from 3.15 mm M.S. sheet shall be supplied & installed by the contractor, complete with all accessories like water inlet pipe & outlet pipe with valves of suitable size, over flow pipeline of suitable size & length to carry the after to nearest drainage point or outside the boiler room, water level indicator drain pipe with valve etc.

✤ Spare Parts:

List of essential spare parts for normal operation for a period of 2 years should be given along with the offer. Description of spare parts, unit prices should be mentioned in the offer.

Battery Limits

Battery limits for this job shall be as under:

- a) **Fuel:** Diesel / LPG shall be provided by OMFED.
- b) **Safety Lines**: Pipe lines from safety valves upto outside of the boiler house shall be supplied and installed by the supplier.
- c) <u>**Condensate drain lines**</u>: Pipeline from steam traps for drainage of Condensate upto nearest drain point or outside boiler room is to be supplied & installed by contractor.
- d) <u>Water:</u> Scope of work contractor starts from outlet valve on existing soft water tank located over the existing boiler room and shall include all necessary piping to feed water tank, to boiler feed pumps and to boiler.
- e) <u>Steam Pipelines :</u> The scope includes supply installation, testing & commissioning of H.P/LP steam pipelines & valves with all necessary fittings & supporting materials upto the existing LP steam line near the existing boiler room including inter connection of new LP line to the existing 40 mm dia LP. The LP steam line & water line shall be taken overhead across the road to the existing boiler room through suitable MS structural floor supports depending upon the site conditions.
- f) <u>Blow Down & Drain</u>: Supply and laying of drain pipelines from blow down valves upto blow down pit is in the scope of the contractor. The contractor shall provide necessary drawings for civil construction of trench & blow down pits.
- g) <u>Electricity</u>: Wall mounted MCC is included in the scope of work supply, laying & connection at both ends of 4 core X 10 sqmm PVC insulated Al. armoured cable of

Interconnection of MCC to various equipment and instruments including supply and laying of power cables, conduits, cable trays, earthing etc. is in the scope of the contractor. One earth pit for the lightening arrestor shall be supplied and installed by the contractor. The MCC shall be double earthed as per the requirement of Electrical Inspectorate.

- h) Insulation: Supply and application of insulation of boiler, refractory materials, and brick work is completely in the scope of the contractor. The HP&LP steam pipe lines including non-return valves shall also be insulated with 50 mm thick glass wool or equivalent insulation material by the contractor. This will be cladded with 24 SWG alluminium sheet.
 - i) <u>Tools, tackles & instruments</u>: All tools, tackles, consumables (except coal) and manpower required for work shall be arranged by the contractor at his own cost. Necessary instruments for conducting tests to measure specified parameters and to establish capacity & efficiency of the boiler shall also be brought by the contractor at his cost. All the equipments & instruments required conducting tests to measure all required parameters for inspection & approvals by statutory authorities shall be brought by the contractor at his own cost.

1 <u>Alternative Offers.</u>

In addition to the specifications mentioned above, the supplier may also offer any other improved version of boiler and optional accessories, if any, for improving the boiler efficiency. Complete technical and commercial details of such offers shall also have to be furnished. The cost differential for such offers should also be clearly mentioned in the offer.

2 Standards & statutory regulations: The boiler should comply with the latest Indian Boiler Regulations (IBR), International Standards Organization (ISO), Air pollution control regulations, and other statutory requirements and as per the specification given above. The electrical equipment, installation should comply with the latest Indian Electricity Regulations and local regulations.

The boiler and its components should be approved by the appropriate authorities of state of its origin. Also if the concerned authorities of the statewhere it is installed suggest any improvement/modification the same should be carried out by the supplier without any extra charge.

3 <u>Boilers & its mountings HP steam piping work to be got approved by the boiler</u> <u>inspectorate where it is installed</u>.

Technical details of the boiler should be furnished in the following format:

Type:

Steam generating capacity 300 Kg/hr at pressure 10.5 Kg/sqcm when feed water temperature available at temperature 35 degree Celsius, using coal of NCV 11840 Kcal / Kg.

Boiler Pressure: Design	Operating		
Overall dimensions of boiler: L X	BXH m		
Weight of boiler: Dry	Flooded	(t)	
Mechanical Details:			
i) Tubes: Plain/Stay Heating surf	ace area: m SQ		
ii) Shell: Thickness Construction: Design Code:		Material	of
Water content: when full	cum		
At working level: Steam space Feed water arrangement:	cum . cum.		
Pump : Nos Make of Pump Capacity, head, HP	Motor/		

Valves in feed water piping :

Suction side :	Size	Make
Discharge side : Size		Make
Pressure gauge : Size	e	Make

✤ Firing arrangement :

Type of furnace/Volume/Type of grate/Area
Grate loading kg./hr. m SQtype of brickstype of bricks
Arrangement for Ash removal
Recommended size of coal for firing
Excess Air
Coal steam ratio
✤ FD/ID fan
QtyMCU/Min./HP of Motorof WC
Flue gas opening dia on boiler Chimney
Size & Height
Plate thickness
Supporting arrangement

✤ Flue gas ducting considered

i) For new boiler:

Size-----thickness------length------

Automatic water level controls

Type-----High/Low-----Make------Make------

Alarm/Signal------

* Boiler Mountings

<u>SI.No.</u>

Description <u>Type</u> Quantity

Size

- 1. Steam stop valve
- 2. Non return valve
- 2. Safety Valve
- 3. Feed check valve
- 4. Blow down valve
- 5. Aux steam stop valve
- 6. Air vent valve
- 7. Water level gauge
- 8. Pressure gauge

✤ Service Requirements:

- i) Water-----ltr./hr.
- ii) Coal-----Kg./hr
- iii) Electrical Load : Feed pump------HP/ID Fan------HP/FE Fan ------HP/Miscellaneous------HP
 - Total load-----.
 - Flue gas temperature/stack temperature :
 - ✤ Provision of ladder/platform :
 - ✤ <u>Whether conforming to IBR</u>: Yes/No.
 - ✤ Any other special features.

✤ Details of Boiler Required:

NAME OF THE PROJECT: Tirtol Dairy.

- a) <u>CAPACITY:</u> Continuous water evaporation rate of 300 Kg./Hour at Pressure 10.5 (WP) Kg./Sq.CM when feed water temp. is available at 35 degree Celsius.
- b) **QUANTITY**
- c) <u>CHIMNEY:</u> Height of Chimney 15 m. for diesel / LPG fired boiler min. from finished floor level or as per statutory regulation for Air Pollution Control.

1 No.

- d) **<u>TYPE OF CHIMNEY</u>**: Ground mounted but guy rope supported, outside Boiler house.
- e) **LENGTH OF FLUE GAS DUCTING:** Unit rate may be given for ducting to adjust the

amount for increase/decrease in quantity.

<u>Note:</u> i) The supplier should provide the following instruments at their cost for establishing capacity and efficiency of the boilers during trial runs:

- i) Water meter
- ii) CO2 analyzer
- iii) Steam Flow meter

These instruments can be taken back by the supplier after successful trials.

2) Contractor has t ensure that the data provided above shall be sufficient for the scope of work covered by the contract. Acceptance of the above data by Purchaser does not release the bidder of his responsibility to provide satisfactory performance of the entire plant, on a turn-key basis.

Scope of work

Mechanical Installation :

- Loading, insurance, transportation of boiler and Accessories from manufacturer's premises and unloading at site & shifting to the new boiler room.
- The complete boiler and accessories shall be positioned, installed and interconnected which includes fans, water & steam pipings, ducting, chimney, control panel and all other items covered in the scope of supply.
- All foundation bolts shall be supplied by the contractor.
- Necessary refractory material, cement and insulation materials shall be supplied and installed, first charge of lubricants, nuts, bolts, gaskets shall be supplied and fixed by the contractor.
- Arrangement for bringing coal from coal yard to boiler room & coal transportation trolley is to be provided by the contractor.
- Arrangement for ash removal and ash transportation trolley shall be provided by the supplier.
- Supply & installation of all water pipelines & fittings from soft water tank placed over existing boiler room to feed water tank (to be supplied & erected by Contractor) to suction header of boilers fed pumps & up to the boilers fed water valves. All pipelines are to be suitably supported by MS structures.
- Concrete foundations for boilers & chimney and blowdown pipe trench & blow down pits shall be provided by bidder based on the drawings.
- Electrical Installation:

Supply, installation of Electrical Control panel required for the boiler including supply, laying & connection of required size not less than at least 4 X 10 mm² PVC insulated. Al. armoured cable of suitable length as main power supply cable to boiler MCC: insulation of control panels and interconnection of all motors and controls including supply and laying of cables through cable trays/GI pipes etc. and earthing. Necessary trays, glands, earth conductors and all other items for this job shall be supplied and installed by the supplier. Trenches shall be provided by the client as per the detail to be furnished by supplier. Details given in Section IV Part III of the tender.

Testing, commissioning & performance trial run:

The Contractor shall operate, maintain and give satisfactory trial run of the entire steam raising plant for a period of continuous 30 days at the rated output. All rectification of damages, defects and routine trouble shooting should be carried out by the contractor, during this period. Contractor shall incorporate/execute necessary modifications for maximizing operational efficiency. The contractor shall demonstrate proper working of all mechanical and electrical controls, safeties and protective devices in the presence of owner's engineer and the same should be duly recorded. The work shall be deemed to be completed only after satisfactory performance of the entire plant for 30 continuous days at the rated output & after handing over of the same subsequently. Details given in Section IV part I of the tender.

Special notes

- Bidders are requested to visit the project site for assessment of quantum of work before quoting. This job is a complete turnkey job and accordingly all items necessary to give the rated/designed output are included in scope of work even through it is not specified in the details.
- The work shall be done in a running dairy plant. Hence, the shutdowns for dismantling/installation of equipments & pipelines & pipe interconnections are to be arranged with the Dairy Authorities in such a way that the production of the dairy does not get affected. The contractor shall prepare programmes for shut-down/hooking up/change over from existing to new system, in consultation with the Dairy authorities & submit the same for approval of Project authority at least 30 days in advance. Bidders would note that no extra payment shall be made on this ground.
- The contractor's drawings showing installation details, pipe sizing, location of PRS, feed water tank, valves, structural supports & platforms, power cable routes & conduits etc. are required to e approved by OMFED, before commencement of work at site.

SCHEDULE - I

	Make of Bought Out Items.
1.	Pressure Reducing Station : Spirax (JN Marshall/Mazda/ Leader/ Thermax
2.	MS 'C" Class pipe
	: Tata
3.	CI sluice valve with GM /Ball: Kirloskar/Leader/ L&T/Audio Valve CS working parts.
4.	Insulation materials glass or: Mettur Beardsell/Lloyed/Spinte
	or mineral wool mat.
5.	LT cables/Control cables : Tropodour/CCI/Closter/Nicco
6.	Electrical isloating switch : Siemens/L&T
7.	MS structural items
	TATA/SAIL
8.	Pressure & temperature gauges: JN Marshall/Fiebig/H. Guru

N.B: The bidder should quote for above makes of items only. The difference in prices should be mentioned clearly, while quoting the items of makes other than the specified above.

157

15. <u>Refrigeration Equipments</u>

FUNCTIONAL REQUIREMENTS

The Plant is required to supply refrigeration requirements of the dairy plant consisting of ice bank system for chilling the milk and maintains a cold store for milk and milk products.

DUTY CONDITIONS

- a. To chill 40,000 Ltrs. Of milk per day from 35°C to 4°C. in plate chiller at a rate of 10,000 LPH.
- b. To chill 40,000 LPD pasteurized milk from 12°C to 4°C at a rate of 5,000 LPH in a Pasteuriser.
- c. To pre-chill 40,000 LPD of milk in a plate chiller at a rate 10,000 LPH from 10°C to 4°C before packing.
- d. To maintain a cold store of size 298 Cu.M. for keeping milk and milk products of about 60,000 Ltrs. in plastic crates.

DESIGN REQUIREMENTS AND SCOPE OF WORK

<u>SYSTEM TYPE:</u>

Direct Expansion System:

This system shall be used to provide refrigeration requirements for maintaining low temperature in milk cold store.

ICE BANK SYSTEM:

This system shall be used to provide chilled water required for processing of liquid milk and

its products. <u>DESIGN REQUIREMENTS:</u> <u>REFRIGERATION COMPRESSORS</u>

COMPRESSORS:

Ammonia heavy-duty industrial type reciprocating compressor of capacity as specified in design data at - 10 Deg. Cent. suction temperature and 45 Deg. Cent. Condensing temperature. Following standard accessories should be provided with each compressor:

- a. Automatic unloader, capacity controller.
- b. Suction and discharge by pass manifolds with isolating valves.
- c. Control panel having low pressure gauge and cutout, high pressure gauge and cutout, oil pressure gauge and differential pressure cutout and indication lamps for all cutouts / safeties, panel board to be complete with frame for floor mounting.
- d. Bull's eye type oil sight glass.
- e. Complete driving parts, including flywheel, motor pulley, drive belts, belt guards etc.
- f. Base plate/frame vibration eliminators and Anchor bolt etc.as per requirement.
- g. Standard tool kit including piston ring guide etc.

MOTORS FOR COMPRESSORS:

Screen protected squirrel cage, degree of protection IP23 type, induction motor, horizontal foot mounted suitable for 415 volts, 50 Hz, 3 phase, A.C. supply of rating suitable for continuous duty for compressor specified in 3.2.1.1. Necessary slide rails & foundation bolts to be provided with motor. Thermostat motor protection relay to be provided inside the motor winding. The terminal box of motor should be suitable for receiving aluminum conductors and armored cables.

STARTERS FOR COMPRESSOR MOTORS:

Oil immersed rotor resistant starter/automatic star delta starter floor mounted type of capacity suitable for motor specified in 3.2.1.2 Starter to be complete with single phase preventor, ammeter and first charge oil. Air break rotor resistance type automatic starters are preferred over oil immersed starter.

AMMONIA OIL SEPARATOR:

Separator of size suitable to compressor capacity with counter flanges, float valve and strainer for automatic return of oil to the crankcase with bypass arrangement.

REFRIGERANT PIPING:

Suitable size M.S. "C" class (heavy duty) pipes, fittings and valves to interconnect all refrigeration equipment such as compressors, condensers, receivers, chilled water tank and air cooling unit. The main headers for suction, discharge and liquid etc. are already available in the plant room. Bidder has the responsibility to check them at project site for their suitability for the expanded capacity. In case the headers are not suitable for the expanded capacity, suitable size headers are to be provided, without any extra cost, by the contractor.

Compressor Jacket Cooling:

158

Suitable size 'B' class GI pipe with necessary gate valves (GM body and GM working parts) to be provided from compressor room to atmospheric condenser and return for compressor jacket cooling. Bidder should mention the pipeline size considered in the design.

ICE BANK SYSTEM

Ice accumulation coil to be fabricated from 32 mm NB 'C' class MS (heavy duty) Pipes in suitable sections and each section to be complete with inlet and outlet headers, oil drainage arrangement etc. The design of ice bank coils should be such as to accumulate a maximum of 50 mm thickness of ice. A suitable ice thickness cut out with solenoid valve should be provided for this purpose. Digital electronic thermometer to be provided for each compartment of ice bank.

All header and ice accumulation coils should be spray galvanised.

Liquid separator complete with float valve, strainer, by-pass arrangement for regulating the flow of liquid refrigerant in the ice bank coils to be provided.

CHILLED WATER TANK

Tank size and no. of compartment as specified in Design Data (7.0) should be strictly maintained . It should be fabricated from MS plate of commercial grade as follows:

Sides and partition walls	6.0mm
Bottom	8.0mm

MS structural members as stiffeners, fasteners and supports etc, should be provided for accommodating the coil and to prevent bulging. Tank to be provided with suitable inlet with float valve. Overflow and drain with valve. MS angles are to be provided on top of chilled water tank to support removable covers. The partition plate should be provided with sufficient stiffeners so that in case on compartment is empty and adjacent compartment is full of water, there is no bulging.

Covers

The removable teak wood covers fabricated in two equal layers each of 25 mm thickness of suitable equal size with 2 nos. lifting handles to be provided for complete ice bank tank except near the ends where non stranded sizes can be used. The two layers of teak wood covers should be separated by waterproof paper.

Chilled water tank agitator:

These shall be mechanical type with 3 phase, 415 V, 50 Hz. Squirrel case TEFC degree of protection IP 55 induction motor of suitable size, along with necessary driving parts. Agitator should be designed to ensure uniform melting of ice on the coils. Each compartment of ice bank tank should be provided with suitable agitator and total number of agitators required for the ice bank tank is specified in design data, which should be strictly maintained.

Chilled water pumps:

These shall be centrifugal, monoblock type with capacity 30000 LPH at 25 MWC total head. Impeller of pumps shall be of bronze and motor shall be 3 phases, 415 V, 50 Hz. TEFC squirrel cage type degree of protection IP 55.

Chilled water piping:

Necessary GI class 'B' pipes and fittings for interconnecting ice bank tank, chilled water pumps, including MS fabricated pot type strainers with brass perforated sheet, non- return valves and isolating valves (gate valves with CI body and brass working parts). One no. 100mm dia pressure gauge with isolation cock should be provided. Bidders should mention the pipe size considered for design.

16. <u>DG set - 250 KVA</u>

FUNCTIONAL REQUIREMENTS -:

General Description: The D.G. Set would be used to generate 3 Phase, AC Electricity at 415 volts and 50 Hz. The generating set would be used in the plant to operate certain essential motors in case of power shut down/failure from the main source. **CAPACITY:** 250 KVA at 0.8 power factor.

DESIGN REQUIREMENTS -:

The diesel generating set should comprise of diesel engine and alternator of 250 KVA capacity.

The diesel engine should be capable of developing required BHP to match with the alternator of 250 KVA capacity. The engine should be designed for continuous running for 24 hrs. with the overload capacity of 10% for a period of 1 hr. in any 12 hrs. running. The diesel engine should be complete with the following accessories -:

- (i) Fly wheel
- (ii) Fly wheel housing
- (iii) Inlet manifold.
- (iv) Oil bath air cleaner.
- (v) Gear type lubricating oil pump.
- (vi) Lubricating oil cooler
- (vii) Mico bose fuel injection system with injection pump, nozzles and mechanical class A-1 type governor.
- (viii) Fuel filter double bowl type.
- (ix) Exhaust manifold.
- (x) 600 mm long flexible exhaust fitting.
- (xi) Turbo charger.
- (xii) 2 x 12V electric starting arrangement consisting of starter gear ring, starter motor.
- (xiii) 2 x 12V, 180AH dry charged battery with leads.
- (xiv) Engine panel consisting of lube oil pressure gauge, water temp. gauge, start / stop button.
- (xv) Engine protection unit for low lubricant oil pressure, high water temp. with hooters.
- (xvi) Cooling system with radiator, fan for radiator, fresh water pump.
- (xvii) Tacho cum hour meter.
- (xviii) H.D. absorption type silencer.
- (xix) Fuel pipes 2 nos. 1.5 m. long.
- (xx) 500 ltrs. Fuel tank.
- (xxi) Set of std. tools and tackles.
- (xxii) Change over switch of 630A with 3.5 core x 400 mm² cable.

ALTERNATOR:

KEC/ Stamford alternator developing 250 KVA at 0.8 p.f. 415V, 50 Hz, 3 phase while operating at 1500 rpm as per IS 4722:1968 as per following specification –

Normal Rating: 250 KVA at 0.8 power factor.

Voltage: 415V

Voltage regulation: ± 2%

Type: Self-excited self regulated bushels.

Insulation: As per manufacturer's standard.

Control panel:

The generating set should be provided with a control panel enclosed in a fabricated sheet steel box.

The control panel should be floor-mounted type.

The control panel duly wired should be provided with the following components -

- 1 no. A.C. voltmeter, (0 600) V, 96 sq.mm \triangleright
- \triangleright 1 no. A.C. ammeter, (0 – 600) A, 96 sq.mm
- ≻ 1 no. Voltmeter selector switch.
- \triangleright 1 no. Ammeter selector switch.
- 1 no. Frequency meter, 96 sq.mm
- 1 no. KW meter.
- 1 no. Energy (KWH) meter with CT.
- 1 no. 630A MCCB with over load, short circuit and under voltage protection.
- ΑΑΑΑΑΑ 1 set of suitable bus bar (Alluminium) as incoming.
- 1 set of suitable bus bar (Alluminium) as outgoing.
- \triangleright Set of Indicating lamps (for low Lube oil pressure, High coolant temp, Load on set, DC control ON).
- \triangleright DC excitation - Voltmeter & Ammeter.
- \triangleright Battery charger - Trickle / Boost type with Ammeter for DC control.
- ⊳ Set of indicating lamps.
- \triangleright Base frame: Engine alternator will be supplied on sturdy steel channel base frame duly assembled & coupled, using flexible coupling.

The instrument panel should be provided with the following -

- 1 no. Starting key. \triangleright
- \triangleright 1 no. RPM motor.
- \triangleright 1 no Ammeter for DC circuit with switch.
- \triangleright 1 no. Lubricant oil temp-gauge and water temp-gauge.
- \triangleright 1 no. Cutout device for high water temp.
- ≻ 1 no. Cutout device for low lube oil pressure.
- \triangleright Details of cable size and specification.

The diesel engine and alternator should be mounted on specially designed combination plate and MS structure of extreme rigid fabrication. The base plate should be suitable for mounting the set on six nos. suitable cushy feet mounting to be provided with base frame for DG set.

Installation, Commissioning of Gen. set, control panel and inter locking with main LT panel etc. complete in all respects including shifting the DG set to the DG room, loading the DG set on the foundation with all necessary labour, tools and tackles etc. Obtaining approval from Electrical Inspector, Govt. of Orissa after preparing and submitting necessary drawings shall be the contractor's responsibility. The set should be put on trial run for minimum period of seven days to its full load to prove its capacity.

17. MOTOR CONTROL CENTRE (MCC Panel)

1.0 **FUNCTIONAL REQUIREMENTS**:

To receive control and distribute electrical power at 440V, 50Hz, AC in a sheet steel housing.

2.0 Design Requirement and Scope of supply:

2.1 Statutory Requirements:

Motor control center is to be manufactured / assembled as per the latest ISI specification. Indian Electricity Rules, including special requirements of concerned State Electricity Inspectorate and the detailed specification mentioned below:

2.2 Housing details:

2.2.1 The Switch Board shall be fabricated out of 14 SWG Sheet Steel and shall front open able Panels arranged to form a continuous line-up of uniform height. Cold rolled sheets shall be used for doors and front covers. Front doors shall be hinged type and bus bars and cable alleys covers shall be bolted type.

- 2.2.2 The Switch Board shall be totally enclosed, dust, weather and vermin proof. Gaskets of durable materials shall be provided for doors and other openings. Suitable hooks shall be provided for lifting the boards. These hooks when removed shall not leave any opening in the board.
- 2.2.3 All hardware shall be corrosion resistant. All joints and connections shall be made by galvanized zinc passivated or cadmium plated high tensile strength steel bolts, nuts and washers secured against loosening.
- 2.2.4 The Switchboard shall be cubical design (each feeder components are housed in individual cubical). Suitable cable and bus bar alleys shall be provided. All components of the switchboard shall be approached from front. Supporting arrangements for dressing of power and control cables in cable alleys also shall be provided.

2.2.5 **Painting**:

All metal surface shall be thoroughly cleaned and degreased to remove all scales, rust, grease and dirt. Fabricated structures shall be pickled and treated to remove any trace of acid. The under-surface shall be prepared by applying a coat of phosphate paint and a coat of yellow zinc chromate primer. The under-surface shall be made free from all imperfections before undertaking the final coat.

After preparation of the under surface, the panel shall be spray painted with final two coats of approved shade of automobile paint Supplier shall obtain details of approved paint from the purchaser before final painting.

The finished panels shall be dried in storing ovens in dust free atmosphere. Panel finish shall be free from imperfections hike pinholes, orange peels, run-off paint etc.

All unpainted steel parts shall be cadmium plated or suitably treated to prevent rust, corrosion etc.

2.2.6 Name Plates:

Nameplates for all incoming and outgoing feeders shall be provided on doors of each compartment. Nameplates shall be fixed by screws only and not; by adhesives. Special danger plates shall be provided as per requirement.

Inside the panels, stickers should be provided for all components giving identification no. as per detailed wiring diagram.

2.3 Busbar sizing connection and supports:

The bus bars shall be made from high conductivity electrolytic aluminum confining to grade E 91 E of IS 5082. The bus bars and supports shall be capable of withstanding the rated and short circuit current. Minimum size of main power bus bars shall be 200 Amps rating maximum current density permissible for aluminum bus bars shall be 0.8 Amps sq mm. An earthing bus bar of minimum 150 sq mm section aluminum shall be provided outside panel at bottom through out the length of the panel.

- 2.3.1 The bus bars shall be provided with heat shrinkable insulating sleeve. Supports for bursars shall be made of suitable size nylon sheets/epoxy compound blocks and these should be adequate in number so as to avoid any sag in the bus bars.
- 2.3.2 Minimum clearance between phase to phase shall be 25 mm and that between phase to neutral/ earth shall be 20 mm.

2.4 **Power connection**:

2.4.1 For power interconnection within the panel board:

Copper conductor PVC insulated cables of adequate cross section shall be used . For current rating above 63 Amps aluminum bus bar strips of adequate rating shall be used. Minimum size of copper conductor to be used shall be 2.5 sq. mm cable lugs/sockets of suitable size and type shall be used for all interconnections.

- 2.4.2 For all aluminum to copper connections: The copper surface will be silver plate and the aluminum surface will be properly cleaned and supplied with oxide inhabiting grease.
- 2.4.3 For each outgoing motor (up to 60 HP) feeder, suitable size terminal blocks (Min.3 ways) shall be provided in its cubical and wiring upto these from contactors shall be done by panel suppliers.
- 2.4.4 To prevent accidental contacts all interconnecting cables/bus bars and all terminals also shall be shrouded.
- 2.4.5 Standard colour code of red, yel1ow and blue for phases and black for neutral to be followed for all bus bars/conductors.

2.5 **Auxiliary wiring and terminals:**

- 2.5.1 Wiring for all controls, protection, metering, signaling etc. inside the switchboard shall be done with 650 V gray colour PVC insulated copper conductors. Minimum size of these conductors shall be 1.5 sq.mm control wiring to components fixed on doors shall be flexible type.
- 2.5.2 The complete panel would be sub-divided into different sections by purchaser & each section shall have its own control circuit with fuse and indication. Terminal block (Minimum 3-ways) for control wiring shall be provided for each outgoing Motor feeder in its cubical. 10% spare terminals shall always be available in each terminal block. Supplier shall do control wiring up to these terminal block.
- 2.5.3 All control wiring should be provided with necessary cable sockets/lugs at both ends.
- 2.5.4 Conductors shall be terminated using compression type lugs. Each termination shall be identified at both the ends by PVC ferrules. The identification termination numbers should match with those on drawings.
- 2.5.5 Control wiring for motor feeders should be such that the "green" light of motor feeder is "ON " only when control as well as power circuit of feeders is "ON" and it shall have its own fuse.

2.6 <u>Switch gears:</u>

2.6.1 **Switches**:

Switches shall be load break, heavy duty, air break having continuous maximum rating type with manual quick make/break mechanism. Mechanical interlock shall be provided to prevent opening of door in switch "closed" position and prevent closing of switch in door "open" position. However, it should be possible to defeat this arrangement for testing purpose.

2.6.2 **Fuses**:

These shall be HRC cartridge link type with operation indicator, which will be visible without removing fuses for the service. These shall be completed with moulded phenolic fuse base and cover.

2.6.3 **Contactors**:

The rating of the power contactors shall be as required depending upon the feeder rating indicated in the specifications and as per the table given at 2.7.4 below. Contactor coils shall be suitable for 240 Volts, 50 Hz. unless otherwise specified. All contactors shall be supplied with minimum 2 NO + 2 NC auxiliary contacts. Additional contacts if required, for interlocking etc, shall also be provided.

3.6.1 **Protective Devices**:

Bimetal overload relays shall be provided for all motor feeders. The relays shall be adjustable and self reset type.

Any other relays, if required for motor feeders shall be specified in the feeder details.

2.6.5 <u>Timer:</u>

163

The timers shall be electronic type, suitable for 240 V, 50Hz. Supply.

2.6.6 **Push Buttons** (PBs):

Push buttons shall be with contact elements shall be generally mounted on open able covers. Colours shall be as follow:

Stop/Open/Emergency	- Red
Start Close	

- Green

It should have minimum 1 NO + 1 NC contacts. Push buttons with built-indication lamps shall also be accepted in which case separate indication lamps are not required.

2.6.7 Indication Lamps:

Colours shall be as under :

Phases : Red, Yellow & Blue.

Open Stop/Emergency : Red

Close/Start : Green

Indication lamps shall be bunch of LED type and suitable for 240 volts AC supply.

2.7 Special Requirements:

2.7.1 All motor feeders above 10 HP shall have automatic Star Delta starters and up to 10 HP shall have DOL starters unless specified otherwise.

2.7.2 All motor feeders up to 60 HP shall be provided with switch fuse unit and above 60 HP MCCB's with a minimum breaking capacity of 40 KA shall be provided.

- 2.7.3 All the power contactors of Star-Delta starters shall have same current rating.
 - 2.7.4 The following selection table shall be followed for starters of motor feeders unless otherwise specified:

SI NO	Motor HP	. .	s. Rating Amps.
1.		16	25
2.	15HP	16	63
3.	20 to 25 HP	25	63
4.	30HP	32	100
5.	40 to 50HP	40	100
6.	60HP	63	100
7.	75HP	63	200
8.	100 to 125 HP	125	200
9.	150 to 175 HP	125	200

For capacitors, rating of contactors/switch shall be double of rated current of capacitor.

2.7.5 For incoming feeder of rating higher than 600 Amps.. ACB shall be provided unless otherwise stated in the feeder details.

2.7.6 If the outgoing feeder rating is higher than 100 Amps. MCCB shall be provided unless stated otherwise and preferably the shall be located at the lower portion of the panel. These feeders shall also have isolating link for neutral.

Whenever remote control is to be provided for motor feeders, only Red Push Button For 'OFF' shall be provided on the MCC.

- 2.7.8 Motor starters shall be suitable for AC duty unless specified otherwise.
- 2.7.9 Maximum length of a shipping section of the panel shall be 2500 mm.

2.7.10 Bidders should specify maximum two "makes" of the following items in order of reference:

- 1. Contactors
- 2. Starter realy
- 3. Timers
- 4. Switch fuse units
- 5. MCBs
- 6. Push Buttons
- 7. Indicating lamps
- 8. Control and power wires
- 9. Terminal blocks
- Instruments
 Instrument Transformers

All the major components of a MCC shall be of same "Make".

- 2.7.11 All feeders above 10 HP shall be provided with CT operated ammeter of suitable range and with a selector switch. The Supplier should prepare and get the purchaser's approval of the following drawings in respect of each of the panels prior to taking up fabrication
- 2.7.12
- a) General arrangement drawing.
- b) Power circuit drawing.
- c) Control wiring drawing.
- d) MCC for product (Wall mounting type):- One No.

All Cable Entry from Top

SL. NO.	FROM	ТО
01	MAIN L.T PANEL BOARD	BOILER PANEL BOARD
02	MAIN L.T PANEL BOARD	PROCESS PANEL BOARD
03	MAIN L.T PANEL BOARD	PRODUCT PANEL BOARD
04	MAIN L.T PANEL BOARD	ETP PANEL BOARD

MAIN L.T. PANEL INCOMING FEEDER:

(01) One no 800 Amp.3ph+Neutral ACB with breaking capacity of 45 KA r.m.s. 415V

a.c. with-

- (i) One no. Overload release with a relay range of (250-400) A.
- (ii) One set. Suitable CTs ratio of 600/5 Å.
- (iii) One no. Ammeter and scale range of (0-500) Amp.
- (iv) One no. Neutral link.
- (v) One no. 'ON' indicating lamp.
- (vi) One set of Aluminum bus bar of 600A capacity 3-ph. + N.
- (vii) One no. Suitable KWH meter for recording power consumption.
- (viii) One no. Single phasing preventor 3-ph., 415V
- (ix) One no Voltmeter with a range of suitable rating.
- (x) One no. Instantaneous E/F relay with suitable CT range.
- (xi) One no. Power factor meter with a range of 0.5 lag to 0.5 lead.
- (02) One no change over switch 4-pole, 830 A 415V to draw power from D.G. in the event of main power supply fails with inter locking arrangement, if necessary, to Energies the main bus bar from only one source either from electricity department or from D.G.

OUTGOING FEEDER:

- (01) One no. Outgoing feeder of 4-pole 400Amp, MCCB for Refrigeration motor control equipped with -
 - (i) One no. Magnetic short circuit release
 - (ii) One set of 'ON' indicating lamps.
 - (iii) Three nos CTs of ratio (400/5) Amp for metering.
- (02) One no. Outgoing feeder of 4-Pole, 250Amp MCCB for Boiler equipped with
 (i) One no. Magnetic short circuit release.
 (ii)One no. Thermal overload relay with appropriate range.
- (03) One no. Outgoing feeder of 4-Pole 250Amp, 415V a.c. MCCB for Process equipped with
 - (i) One no. Magnetic short circuit release.
 - (ii) One no. 'ON & OFF' indicator.
- (04) One no. outgoing feeder of 250 Amp, 415V a.c MCCB for Product and Packing Section.
 - (i) One set of 'ON' indicating lamps.

(05) One no. Outgoing feeder of 100Amp, 4-Pole MCCB for E.T.P. equipped with

- (i) One no. Magnetic short circuit release.
- (ii) One set of 'ON' indication lamp.
- (06) Two no spare of 100 Amp, 4pole MCCB (spare).

MOTOR CONTROL CENTER FOR REFRIGERATION

INCOMING FEEDER:

- (01) One no 400Amp, TPN SFU having a symmetrical breaking capacity of suitable Amp at 415V a.c. equipped with
 - (I) One set of CTs ratio of (400/5) Amp. & Accuracy class '1' for metering.
 - (II) One no Ammeter of size (96x96) mm and scale range of (0-300) Amp.
 - (III) One no. Three way &off Ammeter selector switch.
 - (IV) One no. Neutral link.
 - (V) One no. 'ON & OFF' indicator.
 - (VI) One no. Voltmeter of size (96x96) mm with a range of (0-500) V.

- (VII) One no. Voltmeter selector switch three way &off.
- (VIII) One no. Single phasing preventor 3ph, 415V

OUTGOING FEEDER FOR REFRIGERATION:-

SL NO.	FEEDER	H.P.	SWITCH	FUSE IN	STARTER
	DESCRIPTION	RATING	IN AMPS	AMPERE	
01	Ammonia	50	100 TPN	100	Star/Delta
	compressor	00		100	Olai/Dolla
02	Ammonia	50	100 TPN	100	Star/Delta
	Compressor				
03	Ammonia	50	100 TPN	100	Star/delta
	Compressor				
04	Condenser	05	25A	25	DOL
	pump				
05	Condenser	05	25A	25	DOL
	Pump				
06	Chilled water	05	25A	25	DOL
	Pump-I				DOI
07	Chilled water	05	25A	25	DOL
	pump-II				
08	I.B.T.Agitator-I	02	25A	25	DOL
09	I.B.T.Agitator -	02	25A	25	DOL
	II				
10	Spare-I	05	25A	25	DOL
11	Spare-II	05	25A	25	DOL
12	Capacitor	10KVAR	63A	63	SFU
13	Air compressor-I	15	63A	63	Star/Delta
14	Air compressor-II	15	63A	63	Star/Delta

<u>NOTE</u>: - All feeders should be provided with O/L relay of appropriate range and Provision for remote control Start/Stop.

MOTOR CONTROL CENTER FOR BOILER

INCOMING FEEDER:

(01) One no. 250Amp, TPN SFU 415V a.c. provided with arrangements

For -

- (i) One no. Under voltage relay for operating of suitable range.
- (ii) One set suitable CT of ratio (200/5) Amp for metering and protection.
- (iii) One no Ammeter of size (96x96) mm and a range of (0-200) Amps.
- (iv) One no. Three way &off ammeter selector switch.
- (v) One no Neutral link.
- (vi) One no 'ON' indicating lamp.
- (vii) One no. Voltmeter of range (0-500) V.

(viii) One no single phasing preventor 3ph, 415V.

	DESCRIPTION		AMPS	AMPS	
01	Fuel transfer pump-l	03	25	25	DOL
02	Fuel transfer pump-II	03	25	25	DOL
03	Bore well-I	03	25	25	DOL
04	Bore well-II	03	25	25	DOL
05	Boiler fuel pump	02	25	25	DOL
06	Feed water pump	02	25	25	DOL
07	Blower Motor –I	02	25	25	DOL
08	Blower Motor-II	02	25	25	DOL
09	Water softener	02	25	25	DOL
10	Welding		63	63	SFU
11	Spare-I	03	25	25	DOL
12	-Do-	03	25	25	DOL

OUTGOING FEEDER FOR BOILER:

MOTOR CONTROL CENTER FOR PROCESS

INCOMING FEEDER:

- 01. One no. 250,415 V a.c. TPN SFU equipped with-
- (i) One set. Suitable CTs of ratio (200/5) Amps.
- (ii) One no. Ammeter of suitable meter and scaled (0-200) Amps.
- (iii) One no. 3 way &off ammeter selector switch.
- (iv) One no. Neutral link.
- (v) One no 'ON&OFF' indicator.
- (vi) One no. Single phasing preventor 3ph, 415V.

OUTGOING FEEDER FOR PROCESS:

SL.NO.	FEEDER	H.P.	TPN	FUSE	STARTER
	DESCRIPTION	RATING	SFU IN	IN	
			AMPS	AMPS	
01	Hot Water Pump	1.5	16	16	DOL
02	Agitator Ghee Vat	1.0	16	16	DOL
03	Milk Pump-l	3.5	32	32	DOL
04	Milk Pump-II	3.5	32	32	DOL
05	Milk Pump-III	3.5	32	32	DOL
06	C.I.PI	3.0	32	32	DOL
07	C.I.PII	3.0	32	32	DOL
08	Spare-I	3.0	32	32	DOL
09	Spare-II	3.0	32	32	DOL
10	Agitator MP Vat	2.0	32	32	DOL
11	Homogeniser	20	63	63	Star/Delta
12	To Reception	25	100	SFU	Only
13	To Polypack	25	100	SFU	Only

M.C.C. FOR PRODUCT AND PACKING PANEL

INCOMING FEEDER:

(01) One no. 100Amp, 415V a.c. TPN SFU with one voltmeter Of size (96x96) mm voltmeter range (0-500) V.

OUTGOING FEEDER:

SL.NO.	FEEDER	H.P.RATING	TPNSFU	FUSE	STARTER
	DESCRIPTION		IN AMPS	INAMPS	
01		3	16	16	DOL
02		3	16	16	DOL
03		3	16	16	DOL
04		3	16	16	DOL
05		3	16	16	DOL

NOTE: - <u>All feeders should be provided with O/L relay of appropriate range and</u> <u>Provision for remote control Start/Stop.</u>

<u>SECTION - 6</u> COMMERCIAL BID

COMMERCIAL BID FOR REFERANCE ONLY

	MECHANICAL WORK					
SI No	A.MILK PROCESSING / PACKING/EQUIPMENTS		Unit	Supply (Rs.)	Erection (Rs.)	Total Amount (Rs.)
1	Online Milk Pastruriser	1.0	No			
2	Online Milk Homoginiser	1.0	No			
3	Cream Separator	1.0	No			
4	CIP System	1.0	No			
5	Can Washer	1.0	No			
6	Milk Silo (10 KL)	1.0	No			/
7	Multi Purpose Vat (1 KL)	1.0	No			
8	Khoa/Rabidi Pan (240 Ltr)	1.0	No			
9	Strengthening of ETP	1.0	LS			
10	Vacuum Paneer Packing Machine	2.0	No			
11	Sweet Curd filling and celling machine Repairing	1.0	No		<u>,</u>	
12	Ghee Vat & Ghee Packing machine	1.0	No			
13	Weigh bridge(30 MT)	1.0	LS			
	TOTAL (A)					

Sl No	B. SERVICE EQUIPMENT		Unit	Supply (Rs.)	Erection (Rs.)	Total Amount (Rs.)
1.	REFRIGERATION SYSTEM	1.0	L.S.			
i	Condenser	1.0	L.S.			
ii	Compressor	1.0	L.S.			
iii	IBT	1.0	L.S.			
2.	STEAM GENERATION SYSTEM	1.0	L.S.		\backslash	
3.	Conversion of Boiler to Dual mode (coal fired to LPG System	1.0	L.S.			
4.	WATER HANDLING SYSTEM	1.0	L.S.			
5.	COMPRESSED AIR HANDLING SYSTEM	1.0	L.S.			
6.	DG SET-500 KVA capacity	1.0	L.S.			
7.	Two Stage PHE (1 KLPH)	1.0	L.S.			
8.	Drainage system for waste water	1.0	L.S.			
9.	Crate	1.0	L.S.			
10.	INDUSTRIAL ELECTRICAL LT	1.0	L.S.			
11.	ERECTION materials	1.0	L.S.			
	TOTAL (B)			/		
	A. INSTRUMANTATION AND AUTOMATION	QTY	Unit	Supply (Rs.)	Erection (Rs.)	Total Amount (Rs.) /
1.	Laboratory equipments (Weighing balance, Water Bath)	1.0	L.S.			
2.	CCTV Installation at office & plant	1.0	L.S.		\ \	
3.	UPS for Computers - 5 KVA	1.0	L.S.			/
4.	Computer-2 no's and printer-2 no's	1.0	L.S.		\mathbf{X}	
5.	Biomatric system	1.0	L.S.			
6.	Internet Lease Line - 10 Mbps	1.0	L.S.			
	TOTAL (C)					$\overline{\}$

SUMMARY for MECHANICAL WORK

Sl no.	Description	Amount (In Rs.)
1.0	PART A- MILK PROCESSING /	
	PACKING/EQUIPMENTS	
2.0	PART-B – UTILITY EQUIPMENTS	
3.0	PART-C – INSTRUMANTATION AND AUTOMATION	
4.0	Sub-TOTAL	
5.0	GST @ 18% (or as applicable)	
6.0	TOTAL	

(In words

.....)

SECTION - 7

SECURITIES AND OTHER FORMS (to be filled by Bidder/Employer)

BIDDING TERMS DEVIATION STATEMENT FORM

1.) The following are the particulars of deviations from the requirements of the bidding conditions/ terms:

CLAUSE	DEVIATION	REMARKS
		(INCLUDING JUSTIFICATION)

The terms and conditions prescribed in the bidding document shall prevail over those of any other document forming a part of our bid, except only to the extent of deviations furnished in this statement.

Dated :-

Signature and seal of Bidder

Note :-

Where there is no deviation, the statement should be returned duly signed with an endorsement indicating "NO DEVIATIONS".

TECHNICAL DEVIATION STATEMENT FORM

1.) The following are the particulars of deviations from the requirements of the tender specifications :

CLAUSE	DEVIATION	REMARKS
		(INCLUDING JUSTIFICATION)

The technical specification furnished in the bidding document shall prevail over those of any other document forming a part of our bid, except only to the extent of deviations furnished in this statement.

Dated :-

Signature and seal of Bidder

Note :-

Where there is no deviation, the statement should be returned duly signed with an endorsement indicating "NO DEVIATIONS".

LIST OF APPROVED MAKES

The following is the list of products and name of the approved manufacturer against each product. The contractor shall quote rates for the various items of works using these products based on maximum two makes out of these approved manufacturers selected & filled up in format given below by the bidder. Any other make of product, not approved below, shall not be allowed for use in this work unless specifically approved in writing separately by the purchaser after establishing its technical suitability, price availability & effect on price quoted by contractor for the item where this item is being used. If no make has been selected by the bidder, the purchaser shall be at liberty to advice the contractor to use any of the approved manufacturer given below for any product of this contract.

SL.		STANDARD MANUFACTURER/MAKES	
No	ITEM DESCRIPTION		(MAX. TWO)
	CIVIL ITEMS		
1.	GREY CEMENT	ACC/JK/LAKSHMI/VIKARM/ LT/ KONARK	
2.	REINFORCEMENT STEEL	SAIL/TISCO/KAMDHENU/RATHI/ VIZAG STEEL	
3.	CONCRETE ADMIXTURES	SIKA/FOSROC/CHEMISTIC/FRC/METCONETE/CIC	
		0	
4.	PAINTS	ASIAN/BERGER/J&N	
	CEMENT PAINT	SUPER SNOCEM/NITCOCEM	
5.	CI PIPES & FITTINGS	RIF/SRIF	
	MANHOLE FRAMES		
6.	GI/MS PIPES	TATA/JINDAL/BST/SURYA ROSHNI	
7.		'R' BRAND/UNIK/KS	
8.	RCC HUME PIPES	INDIAN HUME PIPE CO. PERFECT INDUSTRIAL PRODUCTS/TIL	
9.	PRESSED STEEL DOOR/WINDOWS FRAMES	FERFEUT INDUSTRIAL PRODUCTS/TIL	
10.	STANDARD ROLLED	AGEW/AHMEDABAD STEEL CRAFT	
11.	GLAZED TILES	SOMANI/ORIENT/JOHSON & JOHNSON	
11.	PVC WATER STOPS	MARUTI	
13.	PP BALL VALVES	DINESH PLASTIC/JYOTI PLASTIC/VISHAL/POLY	
10.		VALVES	
14	HDPE PIPES AND	PIL/HASTI/KWH/ORIPLAST	
17	FITTINGS	HELIPLASTICS/EQUIVALENT	
15.	HDPE PIPES AND FITTINGS	PIL/HASTI/KWH HELIPLASTICS/EQUIVALENT/	
10.		ORIPLAST	
16.	FLAME ARRESTOR	HGE/EQUIVALENT	
17.	LEVEL SWITCHES	PREMIER/LEVCON/CHEMTROLS/RICH	
		SYSTEMS/EQUIVALENT	
17.	PRESSURE GAUGE	H.GURU/GLUCK/BELLS/FIEBEG	
18.	CI BUTTERFLY VALVE	AUDCO/KSB/LEADER/BDK	
19.	CI SLUCE/ CHECK VALVE	AUDCO/LEADER/BDK	
20.	CI PIPES AND FITTINGS	RIF/SRIF	
21.	GI FITTINGS	R BRAND/UNIK/KS	
22.	SW PIPES	PERFECT/BURN	
23.	PRESSED STEEL	PERFECT INDL. PRODUCTS/PIL	
	DOORS/WINDOWS FRAME		
24.	GLAZED TILES	SOMANI/ORIENT/JOHNSON & JOHNSON	
	ELECTRICAL ITEMS		
1.	LT SWITCHGEAR	L&T/SIEMENS/ALSTOM/GEC ALSTHOM/GROUP	
		SCHNIEDER	
2.	AMMETERS / VOLTMETER	AE/IMP/MECO/ENERCON	

3.	CURRENT TRANSFORMER	AE/IMP/MECO	
4.	MCB / RCCB	MDS (LEXIC)/SIEMENS/GROUP	
		SCHNIEDER/HPC/INDO/KOPP/HAVELLS	
5.	МССВ	L&T/SIEMENS/MDS (LEGRAND)	
5.	ENERGY METER	HPCL/UNIVERSAL/SECURE METER/L&T/ REIL	
	ELECTRONIC		
6.	POWER / CONTROL	CCI / FORT/GLOSTER/FINOLEX/SKYTONE	
	CABLES, WIRES	/ROLEX	
7.	INDICATION LAMPS LED	BINAY/SIEMENS/L&T	
	ТҮРЕ		
8.	WEATHER PROOF BOXES	HANSU/HENSEL	
	FOR ISOLATORS, PUSH		
	BUTTONS		
9.	ELECTRIC MOTORS	SIEMENS/BHARAT BIJLEE/CROMPTON/GE	
		ALSTHOM/KIRLOSKAR	
	MECHANICAL EQUIPMENT		
1.	EFFLUENT NON CLOG	KIRLOSKAR/STORK/JYOTI/KSB/MAXFLOW	
	PUMPS		
2.	AGITATOR FOR FLOATING	VOLTAS/HE/AMITRON/SACEDE/PARAMOUNT/ENV	
	AERATOR	IRAD/EQUIVALENT	
3.	REDUCTION GEAR BOX	RADICON/POWER BUILD/ESSENPRO	
4.	AERATOR	VOLTAS/AMITRON/PARAMOUNT/HE/SACEDE/ENV	
		IRAD/EQUIVALENT	

NOTE: Following shall be got approved from the Purchaser:

1. Manufacturer of Motor Control Center (MCC).

2. Samples of isolator/ON-OFF boxes near motors.

3. Sample of GI wire / strip for earthing, cable glands and cable lugs etc.

We have noted the above and confirm that our tender is based on these approved makes.

Date : -----

Signature and seal of Bidder

Form of Agreement On Non-Judicial Stamp paper of Rs.100/-

THIS AGREEMENT is made and executed on the day of 20 between the ORISSA STATE CO-OPERATIVE MILK PRODUCERS' FEDERATION LTD., a body corporate under the ORISSA CO-OPERATIVE SOCIETIES ACT and having its registered office at Sahid Nagar, Bhubaneswar - 751007 (herein after referred to as OMFED which expression shall, unless repugnant to the context or meaning thereof, include the successors and assignees of the OMFED) of the ONE PART and

(Herein after referred to as the contractor which expression shall, unless repugnant to the context or meaning thereof, include the heirs, successors, assignees, executors and administrators of the contractor) of the OTHER PART.

WHEREAS the OMFED is desirous that certain works should be executed, viz

And has by letter of acceptance Dated ______, accepted a bid by the contractor for the supply of such goods and services, including installation, testing, commissioning and performance trial run & guaranteeing such works, NOW THIS AGREEMENT WITNESSTH AS FOLLOWS:

1.0 In this agreement, words and expressions shall have the same meanings as are respectively assigned to them in the conditions of Contract herein after referred to.

2.0 The following documents shall be deemed to form and be read as construed as part of this agreement, viz

- i) This Form of Agreement
- ii) This Letter of Acceptance
- iii) The said bid, Appendix and the price Schedule (BOQ) Thereof
- iv) The Technical Specifications
- v) The Schedule of Quantities
- vi) The Drawings
- vii) The Schedule of Supplementary Information
- viii) Special Conditions of Contract
- ix) General Conditions of Contract
- x) Schedule of Materials to be issued by OMFED
- xi) Form of Bank Guarantees
- 3.0 The aforesaid documents shall be taken as complementary and mutually explanatory of one, another, but in the case of ambiguities and discrepancies shall take precedence in the order set out above.
- 3.0 In the consideration of the payment to be made by the OMFED to the Contractor as herein after mentioned, the Contractor hereby covenants with the OMFED to execute, complete and maintain the works in conformity in all respects with the provisions of the Contract.

* The bidder shall not fill up this form.

4.0 The OMFED shall hereby covenants to pay the Contractor in consideration of the execution, completion and guaranteeing of the works the contract price at the times and in the manner prescribed by the Contract.

IN WITNESS WHEREOF the parties hereto have caused their respective Common seals to be hereunto affix the day, month and year first above written.

Signed, sealed and delivered for And on behalf of the within named OMFED by the hands of its Authorised signatory.

Authorised Signatory

ORISSA STATE CO-OPERATIVE MILK PRODUCERS' FEDERATION LTD.

In the presence of:

WITNESS:

1) Signature

Name and address

2) Signature

Name and address

Signed, sealed and delivered for And on behalf of the within Named Contractor, the other part.

Authorised Signatory

CONTRACTOR

In the presence of:

WITNESS:

1) Signature

Name and address

2) Signature

Name and address

BID SECURITY (BANK GUARANTEE)

WHEREA	۹S,					_ [name	of	Bidd	ler]	(here	inafter	called	"the
Bidder")	has	submitted	his	Bid	dated		[date]	for	the	constru	uction	of
					[name of Cont	ract herein	afte	r calle	ed "tl	he Bic	ł"].		

KNOW ALL PEOPLE by these presents	that We
[name of Bank] of	[name of country] having our registered office
at	(hereinafter called "the Bank") are
bound unto	[name of Employer](hereinafter called "the Employer")
in the sum of	*for which payment well and truly to be made to the
said Employer the Bank itself, his success	sors and assigns by these presents.

SEALED with the Common Seal of the said Bank this _____ day of _____,20____

THE CONDITIONS of this obligation are :

(1) If after Bid opening the Bidder withdraws his bid during the period of Bid validity specified in the Form of Bid;

OR

(2) If the Bidder having been notified to the acceptance of his bid by the Employer during the period of Bid validity :

(a) fails or refuses to execute the Form of Agreement in accordance with the Instructions to Bidders, if required; or

(b) fails or refuses to furnish the Performance Security, in accordance with the Instruction to Bidders; or

(c) does not accept the correction of the Bid Price in tender Clause.

We undertake to pay to the Employer up to the above amount upon receipt of his first written demand, without the Employer having to substantiate his demand, provided that in his demand the Employer will note that the amount claimed by him is due to his owing to the occurrence of one or any of the three conditions, specifying the occurred condition or conditions.

This Guarantee will remain in force up to and including the date______** days after the deadline for submission of Bids as such deadline is stated in the Instructions to Bidders or as it may be extended by the Employer, notice of which extension(s) to the Bank is hereby waived. Any demand in respect of this guarantee should reach the Bank not later than the above date.

DATE	SIGNATURE
WITNESS	SEAL
[Signature, name and address]	

* The Bidder should insert the amount of the guarantee in words and figures denominated in Indian Rupees. This figure should be the same as shown in tender Clause of the Instructions to Bidders.

** 120 days after the end of the validity period of the Bid. Date should be inserted by the Employer before the Bidding documents are issued.

PERFORMANCE BANK GUARANTEE

То

_____[name of Employer] ______[address of Employer]

 WHEREAS ______ [name and address of Contractor] (hereafter called "the Contractor") has undertaken, in pursuance of Contract No. ______ dated ______ to execute ______ [name of Contract and brief description of Works] (hereinafter called "the Contract").

AND WHEREAS it has been stipulated by you in the said Contract that the Contractor shall furnish you with a Bank Guarantee by a recognized bank for the sum specified therein as security for compliance with his obligation in accordance with the Contract;

AND WHEREAS we have agreed to give the Contractor such a Bank Guarantee :

NOW THEREFORE we hereby affirm that we are the Guarantor and responsible to you on behalf of the Contractor, up to a total of ______ [amount of guarantee]*_____ (in words), such sum being payable in the types and proportions of currencies in which the Contract Price is payable, and we undertake to pay you, upon your first written demand and without cavil or argument, any sum or sums within the limits of ______ [amount of guarantee] as aforesaid without your meeding to prove or to show grounds or reasons for your demand for the sum specified therein.

We hereby waive the necessity of your demanding the said debt from the contractor before presenting us with the demand.

We further agree that no change or addition to or other modification of the terms of the Contract or of the Works to be performed there under or of any of the Contract documents which may be made between your and the Contractor shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.

This guarantee shall be valid until 90 days from the date of expiry of the Defect Liability Period.

Signature and Seal of the guarantor	Name of
Bank	Address
	Date

* An amount shall be inserted by the Guarantor, representing the percentage the Contract Price specified in the Contract including additional security for unbalanced Bids, if any and denominated in Indian Rupees.

BANK GUARANTEE FOR ADVANCE PAYMENT

То

_____[name of Employer] ______[address of Employer] ______[name of Contractor]

Gentlemen :

In accordance with the provisions of the Conditions of Contract, sub-clause 51.1 ("Advance payment") of the above-mentioned Contract, _____ [name and address of Contractor] (hereinafter called "the Contractor") shall deposit with ______ [name of Employer] a bank guarantee to guarantee his proper and faithful performance under the said Clause of the Contract in an amount of ______ [amount of Guarantee]*______ [in words].

We, the	[bank of financial institution], as instructed by th
Contractor, agree unconditionally and irrevoc	ably to guarantee as primary obligator and not as Surely
merely, the payment to	[name of Employer] or
his first demand without whatsoever right of	obligation on our part and without his first claim to the
Contractor, in the amount not exceeding _	[amount of guarantee]*
	[in words].

We further agree that no change or addition to or other modification of the terms of the Contractor or Works to be performed there under or any of the Contract documents which may be made between ______ [name of Employer] and the Contractor, shall in any way release us from any liability under this guarantee, and we hereby waive notice of any such change, addition or modification.

This guarantee shall remain valid and in full effect from the date of the advance payment under the Contract until_____ [name of Employer] receives full repayment of the same amount from the Contractor.

Yours truly,

Signature and Seal :	Name of
Bank /Financial Institution	Address :
	Date :

* An amount shall be inserted by the Bank or Financial Institution representing the amount of the Advance Payment, and denominated in Indian Rupees.

INDENTURE FOR SECURED ADVANCES

(for use in case in which the contract is for finished work and the contractor has entered into an agreement for the execution of a certain specified quantity of work in a given time)

This indenture made the ______day of _____, 20 BETWEEN ______ (hereinafter called the contractor which expression shall where the context so admits or implies be deemed to include his executors, administrators and assigns) or the one part and the Employer of the other part.

Whereas by an agreement dated ______ (hereinafter called the said agreement) the contractor has agreed.

AND WHEREAS the contractor has applied to the Employer that he may be allowed advanced on the security of materials absolutely belonging to him and brought by him to the site of the works the subject of the said agreement for use in the construction of such of the works as he has undertaken to executive at rates fixed for the finished work (inclusive of the cost of materials and labour and other charges)

AND WHEREAS the Employer has agreed to advance to the Contractor the sum of Rupees_

______ on the security of materials the quantities and other particulars of which are detailed in Accounts of Secured Advances attached to the Running Account bill for the said works signed by the Contractor on______ and the Employer has reserved to himself the option of making any further advance or advances on the security of other materials brought by the Contractor to the site of the said works.

Now THIS INDENTURE WITNESSETH that in pursuance of the said agreement and in consideration of the sum of Rupees_______ on or before the execution of these presents paid to the Contractor by the Employer (the receipt where of the Contractor doth hereby acknowledge) and of such further advances (if any) as may be made to him as a for said the Contractor doth hereby covenant and agree with the President and declare as follows :

(1) That the said sum of Rupees______ so advanced by the Employer to the Contractor as aforesaid and all or any further sum of sums advanced as aforesaid shall be employed by the Contractor in or towards expending the execution of the said works and for no other purpose whatsoever.

(2) That the materials details in the said Account of Secured Advances which have been offered to and accepted by the Employer as security are absolutely the Contractor's own propriety and free from encumbrances of any kind and the contractor will not make any application for or receive a further advance on the security of materials which are not absolutely his own property and free from encumbrances of any kind and the Contractor indemnified the Employer against all claims to any materials in respect of which an advance has be made to him as aforesaid.

(3) That the materials detailed in the said account of Secured Advances and all other materials on the security of which any further advance or advances may hereafter be made as aforesaid (hereafter called the said materials) shall be used by the Contractor solely in the Execution of the said works in accordance with the directions of the Engineer.

(4) That the Contractor shall make at his own cost all necessary and adequate arrangements for the proper watch, safe custody and protection against all risks of the said materials and that until used in construction as aforesaid the said materials shall remain at the site of the said works in the Contractor's custody and on his own responsibility and shall at all times be open to inspection by the Engineer or any officer authorized by him. In the event of the said materials or any part thereof being stolen, destroyed or damaged or becoming deteriorated in a greater degree than is due to reasonable use and wear thereof the Contractor will forthwith replace the same with other materials of like quality or repair and make good the same required by the Engineer.

(5) That the said materials shall not be any account be removed from the site of the said works except with the written permission of the Engineer or an officer authorized by him on that behalf.

(6) That the advances shall be repayable in full when or before the Contractor receives payment from the Employer of the price payable to him for the said works under the terms and provisions of the said agreement. Provided that if any intermediate payments are made to the Contractor on account of work done than on the occasion of each such payment the Employer will be at liberty to made recovery from the Contractor's bill for such payment by deducting there from the value of the said materials that actually used in the construction and in respect of which recovery has not been made previously, the value for this purpose being determined in respect of each description of materials at the rates at which the amounts of the advances made under these presents were calculated.

(7) That if the Contractor shall at any time make any default in the performance or observance in any respect of any of the terms and provisions of the said agreement or of these presents the total amount of the advance or advances that may still be owing of the Employer shall immediately on the happening of such default be repayable by the Contractor to be the Employer together with interest thereon at twelve per cent per annum from the date or respective dates of such advance or advances to the date of repayment and with all costs, charges, damages and expenses incurred by the **Employer** in or for the recovery thereof or the enforcement of this security or otherwise by reason of the default of the Contractor and the Contractor hereby covenants and agrees with the **Employer** to reply and pay the same respectively to him accordingly.

(8) That the Contractor hereby charges all the said materials with the repayment to the Employer of the said sum of Rupees ______ and any further sum of sums advanced as aforesaid and all costs, charges, damages and expenses payable under these presents PROVIDED ALWAYS and it is hereby agreed and declared that notwithstanding anything

in the said agreement and without prejudice to the power contained therein if and whenever the covenant for payment and repayment here in before contained shall become enforceable and the money owing shall not be paid in accordance there with the **Employer** may at by time thereafter adopt all or any of the following courses as he may deem best :

(a) Seize and utilise the said materials or any part thereof in the completion of the said works on behalf of the contractor in accordance with the provisions in that behalf contained in the said agreement debiting the contractor with the actual cost of effecting such completion and the amount due to the contractor with the value of work done as if he has carried it out in accordance with the said agreement and at the rests thereby provided. If the balance is against the contractor, he is to pay same to the **Employer** on demand.

(b) Remove and sell by public auction the seized materials or any part there of and out of the moneys arising from the sale retain all the sums aforesaid repayable or payable to the **Employer** under these presents and pay over the surplus (if any) to the Contractor.

(c) Deduct all or any part of the moneys owing out of the security deposit or any sum due to the Contractor under the said agreement.

(9) That except in the event of such default on the part of the contractor as aforesaid interest on the said advance shall not be payable.

(10) That in the event of any conflict between the provisions of these present and the said agreement the provisions of these presents shall prevail and in the event of any dispute or difference arising over the construction or effect of these presents the settlement of which has not been here-inbefore expressly provided for the same shall be referred to the Employer whose decision shall be final and the provision of the Indian Arbitration Act for the time being in force shall apply to any such reference.

Letter of Acceptance

(Letterhead paper of the Employer)

To _________(Date)
To __________(Name and address of the Contractor)

Dear Sirs,
This ______ is to notify you that your Bid_dated _______for _____execution of the

THIS	15	to n	oury	you	tnat	your	ыа					I	Oľ	exe	cution	of the	
									(na	me	of	the	cont	ract	and	identific	ation
number,	as	given	in	the	Instru	uctions	s to	Bidders)	for	the	Co	ontrac	t Pr	rice	of	Rupee	es
								_(_) (amo	ount in	n words	and
figures),	as c	orrecte	d an	d moo	dified	in acc	ordar	nce with th	e Ins	truct	ions	s to B	idde	rs ¹ i	s hereł	by accepte	ed by
our agend	cy.																

We accept/ do not accept that _______be appointed as the Adjudicator². Your are hereby requested to furnish Performance Security, in the form detailed in Para 34.1 of ITB for an amount equivalent to Rs. ______ within 21 days of the receipt of this letter of acceptance valid up to 28 days from the date of expiry of defects Liability Period i.e. up to ______ and sign the contract, failing which action as stated tender clause.

Yours faithfully,

Authorized Signature Name and title of Signatory

Name of Agency

¹ Delete "corrected and" or "and modified" if only one of these actions applies. Delete as corrected and modified in accordance with the Instructions to Bidders, if corrections or modifications have not been affected.

 2 To be used only if the Contractor disagrees in his Bid with the Adjudicator proposed by the Employer in the "Instructions to Bidders".

Issue of Notice to proceed with the work

(Letter head of the Employer)

	(Date)
T	
То	
	(Name and address of the Contractor)
 Dear Sirs,	

Pursuant to your furnishing the requisite security as stipulated in ITB Clause 34.1 and signing of the Contract for the construction of

 	 at	а	Bid	Price	of Rs.
	•				

You are hereby instructed to proceed with the execution of the said works in accordance with the contract documents.

Yours faithfully,

(Signature, name and title of signatory authorized to sign on behalf of Employer)

UNDERTAKING

I, the undersigned do hereby undertake that our firm M/s
______agree to abide by this bid for a period
______days for the date fixed for receiving the same and it shall be binding on us and may be
accepted at any time before the expiration of that period.

(Signed by an Authorised Officer of the Firm)

Title of Officer

Name of Firm

192
