

आईआरईएल (इंडिया) लिमिटेड IREL (India) Limited

TECHNOLOGIES FOR NEW INDIA @75
आज़ावी का अमृत महोत्सव

(पूर्वमेंइंडियनरेअरअर्थ्सलिमिटेड Formerly Indian Rare Earths Ltd.) रेअरअर्थ्सप्रभाग Rare Earths Division,

उद्योगमंडल Udyogamandal, कोची Kochi-683501 CIN: U15100MH1950GOI008187 ISO 9001:2015, ISO 14001:2015, ISO 45001:2018 COMPANY GST ID No. 32AAACI2799F2ZM

SCHEDULE OF TENDER

Tender No.	IREL/Udyogamandal/25-26/37185
CPP Tender No.	2025_IREL_256192_1
Date of publishing of Tender document in	20-11-2025
IREL and CPP portal	Interested agencies may view and download the Tender
1	document containing the detailed terms & conditions,
	free of cost from the website
	https://www.etenders.gov.in/eprocure/app and
	https://www.irel.co.in. The bids are to be submitted as
	per procedure given in this Tender document.
Name of Work	ETP sludge recovery
Type of Tender	Open Tender, Single Stage Two Bid System Two cover
	System
	Public tender (Two cover System)
Tendering Mode: CPP Portal	☐ Pre-Qualification & Technical Bid
	☐ Financial Bid
Estimated Cost	Rs.8,49,895/- (inclusive of all)
Earnest Money Deposit (EMD)	Rs.20,000/- (This being a work contract. EMD amount
	to be remitted including MSE bidders).
Date & time of Starting of bid	20-11-2025,17:00.Hrs
Bid Submission start date	20-11-2025,17:00 Hrs
Date of closing of bid for submission of Bids	01-12-2025,10:30 Hrs
Date & time of opening of Cover 1	02-12-2025,11:00 Hrs
Date & time of opening of Financial Bid	Shall be informed separately to the eligible bidders
Declaration of Successful Bidder	To be decided
Issuance of Letter of Intent (LoI)/Work order	To be decided
Validity of tender	90 days from bid due date
SD/PBG	5% of the contract value excluding GST.
Contact details of tender inviting authority	HOD-Purchase
	IREL (India) Limited, R E Division, Udyogamandal –
	683 501, KERALA
	E-mail: <u>purchase-red@irel.co.in</u>
	Ph. No. 0484-2545199

DISCLAIMER

The information contained in this tender document (the "TENDER") or subsequently provided to Bidder(s), whether verbally or in documentary or any other form, by or on behalf of IREL or any of its employees, is provided to Bidder(s) on the terms and conditions set out in this TENDER and such other terms and conditions subject to which such information is provided. The information provided is only for the information and reference of the Bidders.

This TENDER is not an agreement and is neither an offer by IREL to the prospective Bidder(s) or any other person. The purpose of this TENDER is to provide interested parties with information that may be useful to them in the formulation of their bid for participation in this TENDER. This TENDER includes statements, which reflect various assumptions and assessments arrived at by IREL in relation to the tender work. Such assumptions, assessments and statements do not purport to contain all the information that each Bidder may require. This TENDER may not be appropriate for all persons, and it is not possible for IREL, or its employees to consider the investment objectives, financial situation and particular needs of each party who reads or uses this TENDER. The assumptions, assessments, statements and information contained in this TENDER may not be complete, accurate, adequate or correct. Each Bidder should therefore, conduct its own investigations and analysis and should check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments, statements and information contained in this TENDER and obtain independent advice from appropriate sources.

Information provided in this TENDER to the Bidder(s) is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. IREL accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein.

IREL, its employees and consultant make no representation or warranty and shall have no liability to any person, including any Bidder, under any law, statute, rules or regulations, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this TENDER or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the TENDER and any assessment, assumption, statement or information contained therein or deemed to form part of this TENDER or arising in any way with qualification of Bidders for participation in the Bidding Process. IREL also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any Bidder upon the statements contained in this TENDER. IREL may, in its absolute discretion but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this TENDER.

The issue of this TENDER does not imply that IREL is bound to select and short-list qualified Bids for Price Bid stage or to appoint the Selected Bidder for the intended work, and IREL reserves the right to reject all or any of the Bids without assigning any reasons whatsoever.

The Bidder shall bear all its costs associated with or relating to the preparation and submission of its Bid including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by IREL or any other costs incurred in connection with or relating to its Bid. All such costs and expenses will remain with the Bidder and IREL shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by a Bidder in preparation or submission of the Bid, regardless of the conduct or outcome of the Bidding Process.

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GENERAL INSTRUCTIONS TO BIDDERS

I. GENERAL

- 1) Bidder should take into account any corrigendum published on the tender document before submitting their bids.
- 2) Please go through the tender advertisement and the tender document carefully to understand the documents required to be submitted as part of the bid. Please note the number of covers in which the bid documents have to be submitted, the number of documents including the names and content of each of the document that need to be submitted. Any deviations from these may lead to rejection of the bid.
- 3) Bidder, in advance, should get ready the bid documents to be submitted as indicated in the tender document / schedule and generally, they can be in PDF / XLS / RAR / DWF/JPG formats. Bid documents may be scanned with 100 dpi with black and white option which helps in reducing size of the scanned document.

II. PREPARATION AND SUBMISSION OF BIDS

- 1) The tender bids duly filled in all aspects and uploaded at CPP Portal on or before the scheduled time and date as mentioned in the tender enquiry will be considered for evaluation.
- 2) Bidder should log into the site well in advance for bid submission so that they can upload the bid in time i.e., on or before the bid submission time. Bidder will be responsible for any delay due to other issues.
- 3) The Bids shall be prepared in two parts viz. PQ cum Technical Bid (Part-I) and Price Bid (Part-II). The bidder has to digitally sign and upload the required bid documents one by one as indicated in the tender document.
- 4) Technical Bid will be opened at the first instance and evaluated by IREL's concerned authority. In the second stage, financial bids of only the technically eligible offers will be opened for further evaluation and ranking before awarding the contract.

PQ cum Techno-commercial bid (Part -I)

It contains documents in support of eligibility criteria, self-attested tender document and any other document specifically specified in this tender document.

Part -II shall contain Price Bid (to be submitted electronically).

This part shall contain only Schedule of prices duly filled in as per the Bid Proposal Schedules. No physical submission of hard copy is permitted.

5) The uploaded tender documents become readable only after the tender opening by the authorized bid openers.

III. METHOD OF SELECTION:

Part-I of the bid will be evaluated and bidders meeting the PQ criteria and other tender conditions will be qualified as eligible bidders for opening of the price bids. The price bids opened subsequently will be scrutinized for responsiveness and IREL shall consider placement of order on the qualified bidder, whose offer shall be overall lowest. However, IREL reserves the right to accept or reject all or any tender without assigning any reasons and does not bind itself to accept the lowest offer.

Note: To assist in the examination of documents submitted by the bidder in support of eligibility criteria (PQ), IREL may, at its discretion, ask the Bidder for clarification of its bid. The request for clarification and the response shall be in writing and no change in the price or substance of the bid shall be sought, offered or permitted.

IV SPECIAL TERMS AND CONDITIONS

1.0 SITE VISIT:

Prior to quoting rates, the bidders are advised to visit the site on any working days at our specified visiting hours with the permission of Engineer concerned / Purchase Dept. The bidders are also advised to study the labour supply/availability, trade union practices and labour rates prevailing at Udyogamandal.

2.0 EFFECT AND VALIDITY OF BID:

- 2.1 The submission of any bid connected with these documents and specifications shall constitute an agreement that the bidder shall have no cause of action or claim against IREL for rejection of his bid.
- 2.2 The bid shall be valid for a period of 90 days from bid due date.

3.0 RIGHT TO REJECT THE TENDER:

- 3.1 IREL reserves the right to reject any tenders whatsoever without assigning any reason thereof.
- 3.2 IREL reserves the right to modify/ add/ reduce the scope, either in whole or in part any of the clauses mentioned herein without assigning any reason thereof.
- 3.3 Further IREL, in its sole discretion and without incurring any obligation or liability, reserves the right, at any time to;
- a. suspend and/ or cancel the Bidding Process and/ or amend and/ or supplement the Bidding Process or modify the dates or other terms and conditions relating thereto;
- b. consult with any Bidder in order to receive clarification or further information;
- c. pre-qualify or not to pre-qualify any Bidder and/ or to consult with any Bidder in order to receive clarification or further information;
- d. retain any information and/ or evidence submitted to IREL by, on behalf of, and/ or in relation to any Bidder; and/ or
- e. independently verify, disqualify, reject and/ or accept any and all submissions or other information and/ or evidence submitted by or on behalf of any Bidder

It shall be deemed that by submitting the Bid, the Bidder agrees and releases IREL, its employees, agents and advisers, irrevocably, unconditionally, fully and finally from any and all liability for claims, losses, damages, costs, expenses or liabilities in any way related to or arising from the exercise of any rights and/ or performance of any obligations hereunder and the Bidding Documents, pursuant hereto, and/ or in connection with the Bidding Process, to the fullest extent permitted by applicable law, and waives any and all rights and/ or claims it may have in this respect, whether actual or contingent, whether present or in future.

4.0 PRICES:

Tenders offering firm prices are only acceptable to us. Firm Price shall be quoted as per the price schedule for delivery at designated works. GST as applicable is to be considered as per the Price Schedule of the tender document.

5.0 <u>TENDER RATES</u>:

- a) The rates quoted in the price schedule shall be in Indian rupees only. The quoted rates shall be firm throughout the period of Contract including extension of time, if any.
- b) If the bidder submits abnormally low bid in combination with other elements of the bid which raises material concern as to the capability of the bidder to perform the contract at the offered price, the bidder shall be asked to provide detailed price analysis of the bid in relation to the scope, schedule allocation of risk and responsibilities and any other requirements of the bid documents. If the bidder fails to demonstrate its capability to deliver the contract at the offered price the price bid shall be considered unresponsive.
- c) Organization is the final authority to judge the tender called items and has every power to accept or reject the same without assigning any reasons.

6.0 RXIL (TReDS) PLATFORM

IREL is registered with RXIL (TReDS) platform. MSE bidders are requested to get registered with RXIL (TReDS) platform to avail the facility as per the GOI guidelines.

IREL (India) Limited is onboard with TReDS platform of M/s RXIL for facilitating Bill Discounting for MSME's.

As per DPE/7(4)/2007-Fin dt 21/08/2020, it is mandatory to get all the MSME vendors registered on the platform.

Vendors can get themselves registered at: https://onboarding.rxil.in/customerapp/home.

The registration fees of MSMEs on TReDS Platform is Free of Cost as per the new guidelines provided by SIDBI.

For any registration queries, vendors may please contact,

RXIL Relationship manager Mr. Satyajeet Jathar: +91 99201 00784/+91

9004100784 email: satyajeet.jathar@rxil.in

RXIL Relationship manager Mr Kirti musale: +91 90048 17501 email: kirti.musale@rxil.in

DTX - KreDX Platform Private Limited (the 5th TReDX Platform) - Registration Number-COL75X754M2W

Prathamesh Varose: +91 -8600273564 email: prathamesh.varose@kredx.com

Jason Chongtham: +91 -9600063327 email: jason@kredx.com

M1xchange

- a. Registration Number -BUYER00047728
- b. Contact Person: Mr. Ankit K. Singh, 9800250394, email: ankit.singh@m1xchnage.com

Invoicemart

- a. Entity ID/Registration Number- 1000036436
- b. Contact Person: Mr. Amith Dutta, 8600179668, email: Amit1.Dutta@invoicemart.com

C2treds (C2FO)

- a. Registration Number: B0320250094
- b. Contact Person: Ms. Monalisa, 9220407665, email: monalisa.das@c2treds.com

IREL (India) Limited Unit Administrator Mr. V A Anil Kumar: +91 9443482644 email: purchase-red@irel.co.in

IREL (India) Limited Nodal Officer Mr.

K.V.Ramakrishna: +918104997177 email: kvramakrishna@irel.co.in

7.0 RESTRICTION ON PROCUREMENT FROM A BIDDER OF A COUNTRY WHICH SHARES A LAND BORDER WITH INDIA (AS PER GOI GUIDELINES AMENDED FROM TIME TO TIME)

The bidder to provide needful certificate.

IREL reserves the right to increase or decrease the quantity to be ordered up to 25 percent of bid quantity at the time of placement of contract. IREL also reserves the right to increase the ordered quantity by up to 25% of the contracted quantity during the currency of the contract at contracted rates. Bidders are bound to accept the orders accordingly.

8.0 <u>EARNEST MONEY DEPOSIT (EMD)/ BID SECURITY</u>

- 8.1 Earnest Money Deposit (EMD) is a deposit received from the tenderers in token of their earnestness in submitting their offer to undertake the supplies/works/services/consultancy contracts and conclude a contract if entrusted to them on the basis of their tender. The offers received from tenderers without EMD and/or tender cost shall be summarily rejected except where an exemption is provided in the tender.
- 8.2 EMD is to be remitted by way of 'Insurance Surety Bonds' or 'account payee demand draft' or 'fixed deposit receipt' or 'bankers cheque' or 'Bank Guarantee from any scheduled commercial Banks' or "online payment' in

- 8.3 favour of IREL. The payment details to be informed to Purchase Department well in advance enabling verification of receipt of the amount.
- 8.4 Government Body/Public Sector Undertakings may be exempted from payment of EMD with the approval of Competent Authority.
- 8.5 EMD amount in rupee value is to be mentioned as a fixed amount in the tender and not as a percentage of the estimated cost and no interest is payable on the EMD.
- 8.6 This being a work contract relaxation/ benefits covered under MSE orders 2012 is not available for MSEs/ Start-ups and subsequence orders.
- 8.7 EMD is liable to be forfeited if:
- a. The tenderer changes the terms and conditions or prices or withdraw his quotation subsequent to the date of opening/ The tenderer impairs or derogates from the tender in any respect within the period of validity of the tender
- b. The tenderer fails to accept the order when placed or fails to commence supplies/works/services after accepting the order.
- c. In case bidder submits false/fabricated documents.
- d. d) In case bidder fails to submit SD as stipulated in the tender.
- 8.8 EMD may be adjusted against security deposit / performance security of the successful bidder. EMD of the unsuccessful bidders shall be returned to them at the earliest after expiry of the final bid validity period and latest by the 30th day after the award of the contract. Bid security shall be refunded to the successful bidder on receipt of performance security. However, in case of two stage bidding/ 2or 3 envelope bidding, EMD of unsuccessful bidders during first stage i.e. technical evaluation etc. shall be returned within 30 days of declaration of result of first stage i.e. technical evaluation etc.
- 8.9 In case where the EMD is provided in form of BG in the prescribed format to be attached with the tender, the BG shall be obtained from a scheduled commercial Bank with validity of 45 days beyond final bid validity period.

10.0 SECURITY DEPOSIT (PERFORMANCE SECURITY) OR PERFORMANCE BANK GUARANTEE:

- 10.1 Security deposit (SD) shall be uniformly levied @ 5% of contract value (excluding Taxes) towards satisfactory completion of the order/works as under:
- a) For works contract valued more than Rs.2 lakhs. b) For supply & service contract valued more than Rs.5 lakhs.
 - Performance Security is to be furnished by a specified date (generally 14 (fourteen) days after notification of the award) and it should remain valid for a period of 60 (sixty) days beyond the date of completion of all contractual obligations of the supplier/ contractor, including warranty obligations/ defect liability period (DLP).
 - In exceptional cases waiver of SD shall be approved by Competent Authority after recording the reasons for such waiver.
- Submission of SD/PBG, if called for in the tender can also be paid through Insurance Surety Bonds" or "account payee demand draft" or "fixed deposit receipt from a Scheduled Commercial bank" or "Bank Guarantee issued/ confirmed from any Scheduled Commercial Banks in India" or online payment to be confirmed sharing Unique Transaction Reference (UTR) to the tender inviting authority as called for in tender. In case of GTE tenders, the performance security should be in the same currency as the contract and must conform to Uniform Rules for Demand Guarantees (URDG 758) an international convention regulating international securities. In case of JV, the BG towards performance security shall be provided by all the partners in proportion to their participation in the project. Bank Guarantees towards Bid Security/ Security Deposit/ PBG issued by Nationalized Banks/ Scheduled Commercial Banks (other than Cooperative Banks) only acceptable.
- 10.3 In exceptional cases of work contracts, the approving authority may consider Recovering balance SD (in addition to EMD if it is given not in BG form) amount from 1st running bill of the contractor which shall be specifically mentioned in the tender document itself.
- 10.4 EMD/ Bid Security may be adjusted towards SD. However, if EMD is submitted in the form of Bank Guarantee, fresh Bank Guarantee in the prescribed format or demand draft/ bankers cheque is to be submitted towards SD.
- 10.5 BG format for security deposit is attached in Annexure-XIV.
- 10.6 The SD shall not bear any interest and is liable to be forfeited for unsatisfactory completion or on abandonment of the supply/ work order.
 - Additional amount of SD due to enhancement in scope of work is also to be betained.

11.0 <u>RETENTION MONEY</u>

- 11.1 Where in a contract, payment is made on progressive billing of work executed, 5% of the bill value shall be retained at the time of making payment towards rectification/defective work made a s retention money.
- 11.2 The total SD and retention money together towards performance guarantee shall not exceed 10% of the contract value.

12.0 REFUND OF SD AND RETENTION MONEY

- 12.1 Before releasing SD or retention money in respect of supplies/works, a "No Due Certificate" shall be issued by EIC/OIC duly countersigned by head of the department after ensuring that no amounts are recoverable from the supplier/contractor.
- 12.2 EIC/OIC shall recommend release of SD and retention money after compliance by the contractor towards guarantee/warranty/performance guarantee & other related clauses as stipulated in the purchase/work order and on submission of formal claim by contractor.
- 12.3 On receipt of "no dues certificate" from EIC/OIC, SD or retention money retained in the form of B.G and / or any form shall be refunded at the earliest, if the contractor is not liable to pay any money to IREL (India) Limited under any other contract.

13.0 FORFEITURE OF SD & RETENTION MONEY

The SD & retention money shall stand forfeited in favor of IREL (India) Limited, without any further notice to the contractor in the following circumstances:

In case of any failure whatsoever on the part of the contractor at any time during performance of his part of the contract including the extended periods of contract, where notice is given and time for rectification allowed.

If the contractor indulges at any time in any subletting/sub -contracting of any portion of the work without approval of IREL (India) Limited.

14.0 REQUIRED DOCUMENTS TO BE SUBMITTED ALONGWITH TECHNO-COMMERCIAL BID.

Sl. No.	Description	Up-loaded	
		Yes/No	
1	DOCUMENTS AS PER PRE-QUALIFICATION CRITERIA (Annexure - I).		
2	DULY FILLED, SIGNED AND SEAL AFFIXED IREL TENDER		
	DOCUMENTS (Annexure - II to XII).		
3	COPY OF GST & PAN CERTIFICATES.		
4	ANY OTHER DOCUMENTS AS PER TENDER CONDITIONS.		

15.0 CONTACT PERSON OF TENDERING AUTHORITY IREL (INDIA) LIMITED, R E DIVISION, UDYOGAMANDAL, KERALA.

Purpose	Name	E-mail ID	Contact No.
For Technical	Shri. Mohd Jeeshan	production-red@irel.co.in	91 7736435198
Specification / Scope of	DM-Technical (Prodn.)	mohdjeeshan@irel.co.in	
work related query			
For Bid/tender related	Shri. VA Anil Kumar	purchase-red@irel.co.in	9443482644
query	DGM-Technical (Purchase)		
	Shri. P Mohan		0484-2545199
	Deputy Officer (Purchase)		
For Consignment /	Shri. Sanjaykumar Vind	stores-red@irel.co.in	91 8301997625
Goods Transportation	SM-Technical (Stores)		
related query			
For Payment/refund	Shri. Gautam Samui,	finance-red@irel.co.in	0484-2546909S
related query	DGM-Finance		

PRE-QUALIFICATION CRITERIA

Only competent bidders with technical and financial capability meeting the pre- qualification criteria stated hereunder shall be prequalified for the work.

Only offers from bidders meeting the specified PQ criteria shall be considered for Techno- Commercial Evaluation.

1. <u>TECHNICAL CRITERIA</u>

The bidder should possess experience of having successfully completed similar work as given below during last 07 years ending October 2025 to any Govt. Organization / PSU / CPSE / Reputed Private Organization / Industry.

SIMILAR WORK MEANS: "Operation and Maintenance of Chemical Processing Plant / Rotary Calciner / Centrifuge / Spin Flash Dryer"

The bidder shall have executed above similar work of values (Ex. GST) as described below:

I. One work order of minimum value INR 5.76 lakhs

Or

II. Two work orders of minimum value INR 3.6 lakhs each

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III. Three work orders of minimum value INR 2.88 lakhs each

The bidders shall have to furnish copy of work order along with Completion certificate / Tax invoice as the proof of successful completion of the Work.

2. FINANCIAL CRITERIA

The average annual turnover of the bidder during the last three consecutive financial years i.e. 2023-24, 2022-23 and 2021-22 shall be at least INR 2.16 lakhs.

The bidder shall submit documents like Audited Balance Sheet and Profit & Loss statement etc. for last three consecutive financial years 2023-24, 2022-23 and 2021-22 as proof of the average annual turnover.

If the financial document is missing for any of the financial year, the annual turnover for that particular year shall be treated as zero.

3. <u>CONCURRENT COMMITMENT</u>

In order to assess Bidder's capability and spare capacity to perform the assignment of execution of works, bidders should submit all works being executed by them as per the format given below:

	Full postal			Date	of	Scheduled	%	
Sl No	address of client	Descriptio	Valu	commer	nce	completion	completion as	
	and name of	n of the	e of	ment	of	period	on date	Remark
	officer in-charge	work	contr	work				s
			act					
1								
2								

3.1 CRITERIA FOR DISQUALIFICATION

The annualized concurrent commitments of the bidder plus annualized estimated value of the work under consideration exceeds 4 times the average annual turnover of the preceding 3 years.

SPECIAL CONDITIONS OF CONTRACT (SCOC)

1.0 SCOPE OF WORK

The scope of work involves pumping of sludge from various collection tanks, filter press operation, discharging of press, taking weight and shifting of collected jumbo bags at location shown by EIC.

2.0 SCOPE OF IREL

- 2.1 Empty jumbo bags / small bags
- 2.2 Water, electricity and compressed air
- 2.3 HDPE items, pump, ODS pump and accessories, valves, agitator, gear Box, pumps etc.
- 2.4 Modification, attending tank leak, laying new lines etc.
- 2.5 Facility for filter press operation.
- 2.6 SOP for operation of filter press.

3.0 SCOPE OF CONTRACTOR

- 3.1 Submersible sludge pump and accessories including hose for pumping sludge to sludge tank.
- 3.2 Manpower for press operation. The contractor should be in a position to carry out work in all 3 shifts. He should arrange manpower in all 3 shifts namely A, B, C. as per exigency of work.
- 3.3 The contractor should depute one supervisor in shift along with two workmen to carry out the operation of press.
- 3.4 Suitable vehicles for lifting, shifting and transporting of ETP Cake jumbo bags.
- 3.5 Fuel for vehicles, driver for vehicles, and food for Workmen will be under the scope of contractor.
- 3.6 Maintenance of all vehicles is the responsibility of the contractor. There should not be any delay in operation for want of vehicles.
- 3.7 All safety equipment's and PPEs required to carry out the work safely is under contractors scope.
- 3.8 All necessary tools and tackles required for above work under contractors scope.

4.0 THE FOLLOWING OPERATION TO BE CARRIED OUT BY CONTRACTOR IN ETP

- 4.1 Sludge pumping to sludge collection tank no. 1 and 2 from clarifier, effluent collection tank (CT-1 & 2) and post treatment tank (PT-1 & 2).
- 4.2 Syphoning excess water if required.
- 4.3 Sludge filling in filter press using ODS pump.
- 4.4 Air drying of filter press.
- 4.5 Discharging of sludge from filter press by operating filter press and collection of cake in jumbo bags / suitable container.
- 4.6 Taking weight of discharged cake at the weigh bridge inside company and shifting to space shown by EIC.
- 4.7 Any spillage/leakage during shifting of the cake is to be recovered and area cleaned there and then without any delay.
- 4.8 All safety Instruction of statutory agencies like IREL safety department, Health physics department of IREL, KSPCB, AERB etc. to be followed by the contractor.
- 4.9 Maintaining the work spot clean is the responsibility of the contractor. During regulatory inspection the contractor has to provide extra manpower, if required and maintain the work spot neat and clean.
- 4.10 Running maintenance effecting the operation of filter press & accessories will be under the scope of contractor.
- 4.11 Normally effluent treatment and discharging will be in B/C shift only in presence of IREL operator/workmen/representative. In case of exigency effluent treatment and discharging to be facilitated in presence of IREL operator or representatives.

5.0 PAYMENT TERMS

- 5.1 95% Payment will be made on monthly basis based on the actual quantity of work executed by the party less statutory deductions on producing the bill duly certified by Engineer-In-Charge.
- 5.2 5% retention money from each bill will be deducted and will be returned after completion of the

contract.

5.3 Payment will be made based on the weight taken at IREL (India) Limited or weigh balance authorized by the company.

6.0 PERIOD OF CONTRACT

- 6.1 Period of the contract will be one year or till the quantity as per BOQ is exhausted, whichever is earlier.
- 6.2 The work shall be commenced within 7 days of receipt of work order.
- 6.3 Seven days' time from the date of dispatch/posting of work order/letter by IREL will be considered for the receipt of work order unless proven otherwise by the contractor.

7.0 SAFETY, SUPERVISION & HOUSE KEEPING

- 7.1 The contractor is fully responsible for carrying out the work in safe manner. Successful contractor has to carry out the work with utmost care and as per the rules laid down by IRE safety department. Every effort must be taken to see that, as far as possible the normal ETP operation should not get affected due to the work.
- 7.2 Contractor has to ensure that supervisor is provided at the site for ensuring the progress of the work and availability of all safety appliances to the workmen.
- 7.3 The contractor must provide Personal Protective Equipment's like safety shoes, helmet, gloves, and goggles etc., for their workmen suitable for the working environment and also as per the advice of Safety-In charge/ Engineer-in-charge.

8.0 OFFICER-IN-CHARGE (OIC)

Shri. Mohd Jeeshan, Deputy Manager-Technical (Production) will be the Officer-In-Charge for this work.

BILL OF QUANTITY

Sl. No.	DESCRIPTION OF WORK	Quantity	Unit
1	Sludge pumping from various collection tanks, pits, clarifier etc., filter press operation, discharging of filtered cake into jumbo bags, weighing of filtered cake and shifting to place shown by EIC with in the company premises as per scope of work.	100	Ton

Note: -

- 1. Party has to quote the basic rate in Rs. and the GST in % separately as per price schedule attached. If GST in % is not entered/quoted it will be considered as inclusive of GST.
- 2. Overall lowest will be considered as L1

DETAILS TO BE FURNISHED ALONG WITH THE OFFER

Sl. No.	DESCRIPTION OF WORK	GST in %	HSN Code
1	Sludge pumping from various collection tanks, pits, clarifier etc., filter press operation, discharging of filtered cake into jumbo bags, weighing of filtered cake and shifting to place shown by EIC with in the company premises as per scope of work.		

GENERAL CONDITIONS OF CONTRACT (GCOC)

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Definitions:

In the contract (as hereinafter defined), the following 'words' and 'Definitions' expression shall have the meaning hereby assigned to them except where the context otherwise requires:

Imployer meansIREL (India) Limited (IREL) havingits registered office at Plot No. 1207/Veer Savarkar Marg, Near Siddhi Vinayak Temple, Prabbadevi, Mumbai - 400028. The term Employer includes successors, assigns of IREL

Contractor' means the person or persons, firm or company whose tender has been accepted by the Employer and notified in variation to a test as Engineer for the purposes of the contract in place of the said representative.

Tangineer's Representative of IREL or the other Engineer appointed from time to time by the Employer and notified in variation to a test as Engineer for the purposes of the contract in place of the said representative.

Tangineer's Representative 'means any resident engineer or assistant of the Engineer or any other employee or agent appointed from the to time by the Employer or the Engineer to perform the duties set forth in Clause 15 hereof and whose authority shall be "Work!" shall mean and include all works specified or required in and by the specification, drawing, clausing and schedule hereto amone and or be implicated all works specified or required in such explanatory instructions and drawings (being in conformity with the original specification, drawing and schedule) and also such additional instructions and drawings not in conformity as aforesaid as shallfrom time to time, during the progress of the work hereby contracted for he supplied by the Employer.

Contract' means the Invitation to tender, Instructions to Tenderers, General Conditions of Contract, Specifications, Drawings. Tender Schedule showing approximate quantities, quoted rates and amount against each item, Time Schedule, Letter of Intent/Award, Tender and Contract agreement.

'Contract Price' means:
In the case of Lump sum Contracts, the price payable to the Contractor as mentioned in the Contract for each line item. Price is fixed & firm during the entire duration of contract subject to price reduction clause in case of delay in performance; how subject to price variation clause as per special conditions of contract, if any.

In the case of Item Rate Contracts, Rates by the item rates quoted by the tenderer and accepted by the Company for the various items.

"Constructional Plant" means all appliances or things of whatsoever nature as required orabout the execution, completion or maintenance of the Works or, Temporary Works (as hereafter defined) but does not include materials or other things intended to form or forming part of the permanent work or temporary housing, butting, offices & Source etc.

"Temporary Works' means all temporary works of every kind required in or about the execution, completion or maintenance of the works.

"Temporary Works' means the drawings referred to in the Specification and any modification of such drawings approved in writing by the Engineer and such other drawings as may fromtime to time be furnished or approved in writing by the Engineer.

"Site" means the lands and other places envisaged by the Employer where the Works are to be executed or carried out. h)

"Letter of Intent" is an intimation by a letter to tenderer that tender has been accepted in accordance with the provisions contained in that letter.

"Approved" means approved in writing including subsequent written confirmation ofprevious verbal approval and "approval" means approval in writing including aforesaid.

Singular & Plural: Words importing the singular only also include the plural and vice versa where the context requires

gs or Marginal notes: The Clause headings or marginal notes in these General Conditions shall not be deemed to be part thereof or be taken into considerationin the interpretation or construction the

Specification: The term "Specification" shall mean schedules, detailed designs, statements of technical data, performance characteristics and all such particulars mentioned as such in the contract. In the absence of any specific specifications issued by the Employer, the specifications issued by the BIS will apply.

ENGINEER-IN-CHARGE:

The Engineer-in-charge shall represent and act on behalf of IREL at all times during the currency of the all notices, instructions, orders, certificates, approvals and all other communications under this Contract shall be given by the Engineer-in-charge, except as herein otherwise provided.

The Engineer-in-charge shall have authority for

General supervision, follow up of supply and direction of the Works
Direction to stop the Works whenever such stoppage may be necessary to ensure theproper execution of the works
To reject all Works and Materials which do not conform to the contract specifications. The Engineer-in-charge shall have no authority to relieve the CONTRACTOR of any of hisduties or obligations under the contract nor except as expressly provided here-inunder orelsewhere in the Contract to order any work involving delay or any extra payment by IRELor to make any variation of or in the Works.

The Contractor shall not assign the Contract or any part thereof or any benefit or interest therein or thereunder (other than a charge in favour of the Contractor's Bankers of any money due or to become due under this Contract) without the prior written consent of Employer.

The Contractor shall not sub-let the whole or part of the Works except where otherwise provided by the Contract, and even then only with the prior written consent of the Employerand such Consent if given shall not relieve the Contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any Sub-contractor, his agents, servants or workmen as fully as if they were the acts, defaultsor neglects of the Contractor, his agents, servants or workmen as fully as if they were the acts, defaultsor neglects of the Contractor, his agents, servants or workmen Provided always that the provision of absour on a piecework basis shall not be deemed to be a sub-letting under this clause.

CONTRACTOR shall supervise and direct the work of all SUB-CONTRACTORS and shallbe responsible for co-coordinating their work. If CONTRACTOR fails to correct, or commence to correct and execute the correction with due diligence of deficient or defective work performed by any SUB-CONTRACTOR within reasonable time (provided it doesn't materially impact safe operation of plant), after receipt by CONTRACTOR of a notice fromEMPLOYER with respect thereto. EMPLOYER may (but shall not be obligated to), after seven despired by CONTRACTOR of an additional notice, and without prejudice to any other right consonable steps to remedy such defective or deficient work at risk and cost of CONTRACTOR.

CONTRACTOR shall require all SUB-CONTRACTORS to perform in accordance with therelevant requirements of the CONTRACT including FINAL PROPOSAL, all APPLICABLELAWS and APPLICABLE PERMITS, Prudent Utility Practice, Good Engi Practices, the requirements of the NIT, and all Warranties of SUB-CONTRACTORS/SUBVENDORS and Manufacturers and all insurance policies relating to the PLANT or the WORK.

CONTRACTOR shall be solely responsible for paying each SUB-CONTRACTOR and anyother person to whom any amount is due from CONTRACTOR for services, equipment, construction equipment, materials or supplies otherwise related to the PLANT or the WORK

CONTRACTOR shall take all reasonable steps and actions to ensure that such services, equipment, construction equipment, materials and supplies and the like have been or will be received, inspected and approved and that such services have been or will be properlyperformed.

2.7 $EMPLOYER\ shall\ not\ be\ deemed\ by\ virtue\ of\ the\ CONTRACT\ to\ have\ any\ contractual\ obligation\ to\ or\ relationship\ with\ any\ SUB-CONTRACTOR.$

The Contract comprises the construction, completion and maintenance of the works and except in so far as the contract otherwise provides, the provision of all labour, materials, constructional plant, temporary works and everything whether temporary or permanent nature required in and for such construction, completion and maintenance.

CONTRACT DOCUMENTS: CUSTODY OF DRAWINGS: The drawings shall remain in

COSION OF DRAWINGS:

The drawings shall remain in the sole custody of the Engineer but two copies thereof shallbe furnished to the Contractor free of cost. The Contractor shall provide and make at his own expense any further copies required by him. On the completion of the contract, the Contractor shall remain in the sole custody of the Engineer all drawings provided under the contract, The Contractor shall give adequate notice in writing to the Engineer or Engineer's representative, of any further drawings or specifications that may be required for the execution of the works or otherwise under the contract.

ONE COPY OF DRAWINGS TO BE KEPT ON SITE:

One copy of the drawings furnished to the Contractor as aforesaid shall be kept by the Contractor on the site and the same shall at all reasonable time be available for inspection and use by the Engineer and the Engineer's representative and by any other person authorised by the Engineer in writing.

FURTHER DRAWINGS AND INSTRUCTION:

The Engineer shall have full power and authority to supply to the Contractor from time to time during the progress of the works such further drawings and instructions as shall be necessary for the purpose of the proper and adequate execution and maintenance of theworks and the Contractor shall carry out and be bound by the same.

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all enter into and execute a Contract Agreement in the form annexed hereto within the specified time in Letter of Intent/ Award and in default there of the earnestmoney paid by the Contractor shall be forfeited and acceptance of his 1 d as withdrawn. The cost of the stamp fee of the agreement is to be borne and paid by the Contractor.

MODIFICATIONS IN CONTRACT:

All modifications leading to changes in the CONTRACT with respect to technical or commercial aspects including terms of completion period shall be considered valid only when amendment to the CONTRACT is issued by the Employer

The modification or amendment of the CONTRACT for an adjustment in the CONTRACT PRICE and/or COMPLETION DATE in accordance with the applicable provision of the CONTRACT, if any, shall be subject to mutual agreement

IREL shall not be bound by any printed conditions or provisions in the CONTRACTOR's bid forms or acknowledgement of CONTRACT and other documents which support to impose any condition at variance with or supplemental to CONTRACT.

USE OF CONTRACT DOCUMENTS AND INFORMATION:

The CONTRACTOR shall not, without the IREL's prior written consent, disclose the CONTRACT or any provision thereof, or any specification, plan, drawing, pattern, sampleor information furnished by or on behalf of the IREL in connection therewith, to any personother 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 purpose of such performance.

The CONTRACTOR shall not without the IREL's prior written consent, make use of any document or information enumerated in Clause 7.1 except for purpose of performing the CONTRACT.

Any document other than CONTRACT, itself, enumerated in Clause 7.1 shall remain the property of the IREL and shall be returned (all copies) to the IREL on completion of the CONTRACTOR's performance under the CONTRACT, if so required by the IREL.

7.4 CONTRACTOR TO INFORM HIMSELF FULLY:

The CONTRACTOR in fixing his rate shall for all purpose whatsoever reason may be, deemed to have himself independently obtained all necessary information for the purpose of preparing his tender and his tender as accepted shall be decinto account all contingencies as may arise due to such information or lack of same. The correctness of the details, given in the Tender Document to help the CONTRACTOR to make up the tender is not guaranteed.

The CONTRACTOR shall be deemed to have examined the CONTRACT DOCUMENTS, to have generally obtained his own information in all matters whatseever that might affect the carrying out of the works at the schedules rates and to have satisfied himself to the sufficiency of his tender. Any error in description of quantity or omission there from shall not vitiate the CONTRACT or release the CONTRACTOR from executing the work comprised in the CONTRACT according to DRAWINGS and SPECIFICATIONS at the scheduled rates. He is deemed to have known the scope, nature and magnitude of the WORS and the requirements of materials and albour involved etc., and as to what all works he has to complete in accordance with the CONTRACT documents whatever be the defects, omissions or errors that may be found in the DCUMENTS. The CONTRACTOR shall be deemed to have visited surroundings, to have satisfied himself to the nature of all existing structures, if any, and aso as to the nature and the conditions of the Railways, Roads, Bridges and Culverty, means of transport and communitor, whether by land, water or air, and as to possible interruptions thereto and the access andegrees from the site, to have eade enquiries, examined and satisfied himself as to the sites for obtaining sand, stones, bricks and other materials, the sites for disposal of surplusmaterials, the available accommodation as to whatever required, depots and such other buildings as may be necessary for executing and completing the works, to have made local independent enquiries as to the sub-sol, subsolic water and variations thereof, storms, prevailing winds, climatic conditions and all other similar matters affecting these works. He is deemed to have exquainted himself as to his liability of payment of Covernment Taxes, Customs duty and other charges, levies etc.

Any neglect or commission or failure on the part of the CONTRACTOR. The contract of the other contraction of the works at the scheduled rates and times in strict accordance with the CONTRACT.

It is, therefore, expected that should the CONTRACTOR have any doubt as to the meaning of any portion of the CONTRACT DOCUMENT, he shall set forth the particulars thereof inwriting to IREL in duplicate, before submission of tender. IREL may provide such clarification as may be necessary in writing to CONTRACTOR, such clarifications as provided by IREL shall form part of CONTRACT DOCUMENTS.

No verbal agreement or inference from conversation with any effect or employee of the IREL before, during or after the execution of the CONTRACT AGREEMENT shall in any way affect or modify and of the terms or obligations herein contained. Any change in layoutdue to site conditions or technological requirement shall be binding on the CONTRACTOR and no extra claim on this account shall be entertained.

7.5 GENERAL INFORMATION:

Location of Site: The proposed location of Project site is defined in the Special Conditions of Contract. b)

Access by Road: Footness of the extraction of the project state tentermine-pectate contamination of the construction for his own work at his own cost. The CONTRACTOR shall be required to permit the use of the roads so constructed by him for vehicles of any other parties who may be engaged on the project site. The CONTRACTOR shall also facilitate the construction of the permanent roads should the construction there of start while he is engaged on this work. He shall make allowance in his tender for any inconvenience he anticipates on such account. Non-availability of access roads, railway siding and railway wagons for the use of the CONTRACTOR shall in no case condone any delay in the execution of WORK nor be the cause for any claim for compensation against the EMPLOYER.

Sope of Work: The scope of WORK is defined in the Technical Part of the tender document. The CONTRACTOR shall provide all necessary materials, equipment, labour etc. for the execution and maintenance of the WORK till completion unless otherwise mentioned in the Tender Document. Water Supply: Contractor will have to make his own arrangements for supply of water tohis labour camps and for works. All pumping installations, pipe network and distribution system will have to be carried out by the Contractor a his sown risk and cost. Alternatively, RELE. a his discretion may endeavour to provide water to the Contractor at its source of supply provided the Contractor makes arrangement for pipe networks from source of supply and such distribution.

pipe network shall have prior approval of the Engineer-in- Charge so as not to interfere with the layout and progress of the other construction works. In such case, the rate for water shall be deducted from the running account bills (Subject to rate of deduction

d) stipulated.

Power Supply: Subject to availability, IREL will supply power at 400/440 V at only one point at the nearest sub-station, from where the CONTRACTOR will make his own arrangement for temporary distribution. The point of supply will not be more than 500 m away from the CONTRACTOR's premises. All the works will be done as per the applicable regulations and passed by the ENGINEER-IN-CHARGE. The temporary line will be removed forthwith after the completion of work or if there is any hindrance caused to the other works due to the alignment of these lines, the CONTRACTOR will re-route or removed here provaley usuals be in social to the contract of the co e)

It shall be the responsibility of the CONTRACTOR to provide and maintain the complete installation on the load side of the supply with due regard to safety requirement at site. All cabling, equipment, installations etc. shall comply in all respects with the latest statutory requirements and safety provisions, i.e., as per the Central/State Electricity Acts and Rulesect: Deep Contraction will ensure that his equipment and Electrical Wiring etc., are installed, modified, maintained by a licensed Electrician/Supervisor. A test certificate is to be produced to the ENGINEER-IN-CHARACTE for his approvise. Hefore power is a valiable.

At all times, IEA regulations shall be followed failing which the IREL has a right to disconnect the power supply without any reference to the CONTRACTOR. No claim shall be entertained for such disconnection by the ENGINEER-IN-CHARGE. Power supply willbe reconnected only after production of fresh certificate from authorized electrical supervisors.

The IREL is not liable for any loss or damage to the CONTRACTOR's equipment as a result of variation in voltage or frequency or interruption in power supply or other loss to the CONTRACTOR arising therefrom

7.6 STANDARDS:

The goods and services supplied under this CONTRACT shall conform to the standards mentioned in the technical specifications and when no applicable standard is mentioned, CONTRACTOR shall follow best engi

PRIORITY OF CONTRACT DOCUMENTS

scept if and the extent otherwise provided by the Contract, the provisions of the General Conditions of Contract and Special Conditions shall prevail over those of any other documents forming part of the CONTRACT. Several documents forming the ONTRACT are to be taken as mutually explanatory of one another, but in case of ambiguities or discrepancies the same shall be explained and adjusted by the ENCINEER-IN-CHARGEWho shall thereupon issue to the Contractor instructions thereon distinsactive entrum lessotherwise provided inthe Contract, the priority of the documents forming the Contractabilities and follows:

- and insuchevent, unless otherwis The Contract Agreement; The Letter of Acceptance; The Instructions to Bidders(ITB) Special Conditions of Contract (9
 - Special Conditions of Contract (SCC); General Conditions of Contract (GCC) Any other document forming part of the Contract.

Works shown in the DRAWING but not mentioned in the SPECIFICATIONS or described in the SPECIFICATIONS without being shown in the DRAWINGS shall nevertheless be deemed to be included in the same manner as if they had been specifically shown upon the DRAWINGS and described in the SPECIFICATIONS.

Special Conditions of Contract shall be read in conjunction with the General Conditions of Contract, specification of Work, Drawings and any other documents forming part of this CONTRACT wherever the context so requires. Notwithstanding the sub-division of the documents into these separate sections and volumes, every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the CONTRACT so far as it may be practicable to do so.

Where any portion of the General Conditions of Contract is returnant to or at variance with any provisions of the Second Conditions of Contract and a supplementary to the contract and a supplementary to any contract a

do so.

Where any portion of the General Conditions of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, unless a different intention appears, the provisions of the Special Conditions of Contract shall be deem to over-ridethe provisions of the General Conditions of Contract and shall to the extent of such repugnancy, or variations, prevail.

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CONTRACTOR shall at all times, indemnify and keep indemnified IREL against all claimsor suits and defend, at its own cost, any suit or action brought against IREL and hold IREL free and harmless against all costs of such claims or suits which may be made against IREL in respect of any infiringement of any rights protected by patent, copyright, trademarks, and trade secrets to the extent that such claim, suit, or action is a result of theuse of CONTRACTOR's technical Information for the construction, maintenance, and operation of PLANT and the use of CONTRACTOR's and/or any other process, lettered processes used in PLANT. IREL shall pass on all claims made against it to CONTRACTOR for settlement.

CONTRACTOR declares that to the best of his knowledge and belief the use of CONTRACTOR's Technical Information for the construction, maintenance, and operation of PLANT and the use of CONTRACTOR's processes used in PLANT will not infringe anyvalid patent rights of a third party. However, if at any time such infringement arises, CONTRACTOR agrees to keep IREL indemnified and harmless against such claims and costs thereof and make arrangements that will allow IREL to continue the operation of PLANT.

IREL shall promptly advise CONTRACTOR in writing of any claim of infringement or any action for infringement of patents brought against it by a third party and based upon the use of CONTRACTOR's Technical Information. If su accordance with instructions given in writing by CONTRACTOR, CONTRACTOR shall undertake the defence, or assist IREL in the defence, of the claim or suit up to final judgment or settlement.

CONTRACTOR shall undertake the defence on behalf of IREL and shall have sole chargeand direction of the defence, and shall bear all costs related thereto. CONTRACTOR shallfurther hold IREL harmless from any damages or other sums that may become payable by IREL under a final judgment or settlement. However, IREL shall render to CONTRACTOR all reasonable assistance that may be required by CONTRACTOR in thedefence, and shall have the right to be represented therein by advisory counsel of its ownselection and at its own expense.

In addition to the measures specified in Clause-8.4, CONTRACTOR may further, at its option, however, in reasonable consultation with IREL, seek to abate the alleged infringement by modification of PLANT or its operation without adversely affecting the performance and/or secure for IREL immunity from suit for infringement. In such case, CONTRACTOR shall bear/reimburse IREL all costs related to the said modification and to the said immunity.

In the event that IREL is legally restrained from operating PLANT on account of any infringement action or suit, CONTRACTOR shall take all possible actions to assist IREL to operate and use PLANT, is so far his area of operation is concerned. Neither CONTRACTOR nor IREL shall settle or compromise any suit or action without thewritten consent of the other, if settlement or compromise obliges the other to make any payment or part with any property or assume any obligations or surrender any rights or tobe subjected to any injunction by reason of such settlement or compromise.

INDEMNITIES:

INDEMNIFICATION FOR LIABILITIES:

CONTRACTOR INDEMNIFICATION FOR LIABILITIES:

To the fullest extent permitted by Law, CONTRACTOR assumes liability for and agrees to indemnify, protect, save and hold harmless IREL from and against any and all Liabilities (including, any strict liability), arising out of acts or omissions of CONTRACTOR or its personnel or its agents in the performance of its obligations under the CONTRACT causing bodily injury, sickness, disease or death, damage to or loss of any property, and whether or not involving damage to WORKS or SITE that may be imposed on, suffered orincirured by or asserted against REL and in any way relating to or arising out of that may be imposed on, su WORK, any EQUIPMENT

9.1.1.1 9.1.1.2

9.1.1.3 9.1.1.4 9.1.1.5

WORK, any EQUIPMENT
WORK, any EQUIPMENT
He presence, discharge, transportation, disposal, escape or release of any Hazardous Substance, or the threat thereof, at, to or from SITE aftercommencement of work (any hazardous substance already existing at SITE before commencement of WORK, or as a result of personal injuries (including wrongful death); the violation by CONTRACTOR or any SUB-CONTRACTOR, VENDOR of any Government Approval or applicable Law;
Any breach of CONTRACT with any SUB-CONTRACTOR, VENDOR provided, however, that CONTRACTOR shall not be required under this Clause to indemnifyIREL for any liability arising out of or resulting from events or circumstances occurring or existing after PRELIMINGACTOR VENDOR or any other Person directly or indirectly employed by either of them on anyone for whose acts either of them or anyone for whose accurate any or anyone for whose accurate any or any other provides any

9.1.2 CONTRACTOR INDEMNIFICATION FOR TAXES

It is specifically understood that CONTRACTOR hereby accepts and assumes exclusive liability for and save and hold IREL harmless from and against of all Taxes arising from the performance of WORK, and all such Taxes shall be deemed to included in CONTRACT PRICE, except for CST. CST at applicable rate is payable extra. Seller needto prepare E-Invoice under CST and submit monthly/ quarterly CST Return as per CST Rules. Failure to submit CST Return on time as per CST Rune yes result into deduction of CST while processing Bills.

9.1.3

CONTRACTOR shall obtain from each SUB-CONTRACTOR/VENDOR, which is an affiliate, and shall use all reasonable efforts to obtain from each SUB-CONTRACTOR/ VENDOR, an indemnification materially similar in form and substance to Clause-9.1.1 and Clause-9.1.2 of which the IREL shall be named as beneficiary.

9.1.4 PAYMENT OF AMOUNTS UNDER THIS CLAUSE:

Except to the extent covered by insurance, all amounts payable and due by CONTRACTOR to IREL under this Clause shall be deducted from CONTRACT PRICE orany other amounts owed by IREL to CONTRACTOR here under. If such amounts payable by IREL to CONTRACTOR are less than the amounts payable and due by CONTRACTOR under this Clause, CONTRACTOR shall be liable to IREL for such excess and shall pay such amount to IREL immediately upon demand.

9.1.5 PERMITS AND CERTIFICATES:

CONTRACTOR shall procure, at its expense, all necessary permits, certificates and licences required by virtue of all applicable laws, regulations, ordinances and other rules in force at the place where any of the works is to be performed, and CONTRACTOR furtheragrees to hold IREL harmless from liability or penalty which might be imposed by reasonof any asserted or established violation of such laws, regulations, ordinances or other rule IREL shall provide the necessary permits for CONTRACTOR's personnel to undertake any work in India in connection with CONTRACT.

9.1.6

CONTRACTOR agrees to indemnify and hold harmless IREL against all labourer'smaterial, men's and/or mechanics liens arising from its work, and shall keep the premisesof IREL free from all such claims, liens and encumbra

WORK TO BE TO THE SATISFACTION OF ENGINEER:

The Contractor shall execute, complete and maintain the Works in strict accordance withthe contract, to the satisfaction of the Engineer and shall comply with and adhere strictly to the Engineer's instructions and direction on any matter (whether mentioned in the Contract or not). The Contractor shall take instructions and directions only from the Engineer or from the Engineer's representative on any matter touching or concerning the Works.

As soon as practicable after the acceptance of his tender, the Contractor shall, if required, submit to the Engineer for his approval a programme showing the order of procedure and the method in which he proposes to carry out Works and shall whenever required by the Engineer or Engineer's representative furnish for his information particulars in writing of the Contractor's arrangement for the carrying out of the Works and of the constructional plant and temporary Works which the Contractor intends to supply, use or construct as the case may be. The submission to and approval by the Engineer or Engineer's representative of such programme or the furnishing of such particulars shall not relieve the Contractor of any of his duties or responsibilities under the Contract.

The Contractor shall give and provide all necessary superintendence during the execution of the works and as long thereafter as the Engineer may consider necessary for the properfulfilling of the Contractor's Obligation under the contract. The Contractor or one of his competent and authorised agent approved of in writing by the Engineer (which approval may at any time be withdrawn) to the Constantly on the Works and shall give his whole time to the superintendence of the same. If such approval shall be withdrawn by the Engineer, the Contractor shall as soon as is practicable (leaving regards to the requirementor replacing him as here—in-after memilors) after receiving written notice of such withdrawal, remove the agent from the Site and shall not thereafter employ him again on the Site in any capacity and shall replace him by another agent approved by the Engineer, Such authorised agent shall receive on behalf of the Contractor directions and instructions from the Engineer or (usbject to the limitations of Clause 2 breed) the Engineer's representative.

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The Contractor shall provide and employ on the Site in connection with execution and maintenance of the Works

Only such technical assistants and other staff as are skilled and experienced in their respective callings and such sub-agents, foren Such skilled, semi-skilled and unskilled labour as is necessary for the proper and timely execution and maintenance of the Works. ents, foreman and loading hands as are competent to give proper supervision to the work they are required to supervise and (b)

The Engineer shall be at liberty to object to and require the Contractor to remove forthwithfrom the Works any person employed by the Contractor in or about the execution or maintenance of the Works who in the opinion of the Engineer misconducts himself or incompetent or negligent in the proper performance of his duties or whose employment isother-wise considered by the Engineer to be undesirable and such person shall not be again employed upon the Works without the written permission of the Engineer. Any persons or removed from the Works shall be replaced without delay by a competent subtract approved by the Engineer.

14.0 EXTRA SUPERVISION ON WORK: If in the opinion the Engineer, due progress is not made with the work in accordance with the contract, and or the execution thereof becomes contrary to specifications, and/or badwork is executed and/or bad materials are used or supplied by the Contractor, and/or any directions given by the Engineer are not properly complied with or attended to, the Engineer may if he considers it necessary or proper for the execution of the work in accordance with the contract, of which his certificate in writing will be sufficient evidence order the employment of extra supervising staff to supervise the work and the expenses of the employment including the salary of the supervising staff shall be provided by the Contractor, provided that the Engineer shall give to the Contractor not less than 7 days previous notice in writing of intention to exercise his power.

specifically mentioned in the tender, if any). However, IREL does not guarantee the supply of water and this does not relieve the Contractor of his responsibility in making his own arrangement and for the timely completion of the various washinulated. f)

Power Supply: Subject to availability, IREL will supply power at 400/440 V at only one point at the nearest sub-station, from where the CONTRACTOR will make his own arrangement for temporary distribution. The point of supply will not be more than 500 m away from the CONTRACTORS premises. All the works will be done as per the applicable regulations and passed by the ENGINEER-IN-CHARGE. The temporary line will be removed forthwith after the completion of work or if there is any hindrance caused to the other works due to the alignment of these lines, the CONTRACTOR will re-route or remove the temporary lines at his own cost. The CONTRACTOR at his cost will also provide suitable electric meters, fuses, switches, etc. for purposes of payment to IREL, which should be deducted from the running account bills (subject to rate of deduction specifically mentioned in the tender, if any). IREL shall not, however, guarantee the supply of electricity nor have any liability in respect thereof. No claim for compensation for any failure or short supply of electricity willbe admissible.

It shall be the responsibility of the CONTRACTOR to provide and maintain the complete installation on the load side of the supply with due regard to safety requirement at site. All cabling, equipment, installations etc. shall comply in all respects with the latest statutory requirements and safety provisions, i.e., as per the Central/State Electricity/State Electricity/State In CONTRACTOR will ensure that his equipment and Electrical Wiring etc., are installed, modified, maintained by a licensed Electrician/Supervisor. A test certificate is to be produced to the ENGINEE/RN-CHARGE for his approximal, Mefore power is made available.

At all times, IEA regulations shall be followed failing which the IREL has a right to disconnect the power supply without any reference to the CONTRACTOR. No claim shallbe entertained for such disconnection by the ENGINEER-IN-CHARGE. Power supply willbe reconnected only after production of fresh certificate from authorized electrical supervisors.

The IREL is not liable for any loss or damage to the CONTRACTOR's equipment as a result of variation in voltage or frequency or interruption in power supply or other loss to the CONTRACTOR arising therefrom.

The total requirement of power shall be indicated by the tenderer along with his tender.

The goods and services supplied under this CONTRACT shall conform to the standards mentioned in the technical specifications and when no applicable standard is mentioned, CONTRACTOR shall follow best engineering practices

PRIORITY OF CONTRACT DOCUMENTS

Except if and the extent otherwise provided by the Contract, the provisions of the General Conditions of Contract and Special Conditions shall prevail over those of any other documents forming part of the CONTRACT. Several documents forming the CONTRACT are to be taken as mutually explanatory of one another, but in case of ambiguities or discrepancies the same shall be explained and adjusted by the ENGINEER-IN-CHARGEwho shall thereupon issue to the Contractor instructions thereon and insuchevent, unlessotherwise provided in the Contract, the priority of the documents forming the Contract shall be as follows:

The Contract Agreement;

The Letter of Acceptance;

The Instructions to Bidders(ITB);

Special Conditions of Contract (SCC);

General Conditions of Contract (SCC)

Any other document forming part of the Contract.

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Works shown in the DRAWING but not mentioned in the SPECIFICATIONS or described in the SPECIFICATIONS without being shown in the DRAWINGS shall nevertheless be deemed to be included in the same manner as if they had been specifically shown upon the DRAWINGS and described in the SPECIFICATIONS.

7.11 SPECIAL CONDITIONS OF CONTRACT:

ns of Contract shall be read in conjunction with the General Conditions of Contract, specification of Work, Drawings and any other documents forming part of this CONTRACT wherever the context so requires. Notwiths the documents into these separate sections and volumes, every part of each shall be deemed to be supplementary to and complementary of every other part and shall be read with and into the CONTRACT so far as it may be p

do so.

Where any portion of the General Conditions of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, unless a different intention appears, the provisions of the Special Conditions of Contract shall be deemed toover-ride the provisions of the General Conditions of Contract and shall to the extent of such repugnancy, or variations, prevail.

PATENT INFRINGEMENT:

CONTRACTOR shall at all times, indemnify and keep indemnified IREL against all claims or suits and defend, at its own cost, any suit or action brought against IREL and hold IREL free and harmless against all costs of such claims or suits which may be made against IREL in respect of any infringement of any rights protected by patent, copyright, trademarks, and trade secrets to the extent that such claim, suit, or action is a result of theuse of CONTRACTOR's technical Information for the construction, maintenance, and operation of PLANT and the use of CONTRACTOR's and/or any other process, licenser's processes used in PLANT. IREL shall pass on all claims made against it to CONTRACTOR's restlement.

CONTRACTOR declares that to the best of his knowledge and belief the use of CONTRACTOR's Technical Information for the construction, maintenance, and operation of PLANT and the use of CONTRACTOR's processes used in PLANT will not infringe anyvalid patent rights of a third party. However, if at any time such infringement arises, CONTRACTOR agrees to keep IREL indemnified and harmless against such claims and costs thereof and make arrangements that will allow IREL to continue the operation of PLANT.

IREL shall promptly advise CONTRACTOR in writing of any claim of infringement or any action for infringement of patents brought against it by a third party and based upon the use of CONTRACTOR's Technical Information. If such use is in accordance with instructions given in writing by CONTRACTOR, CONTRACTOR shall undertake the defence, or assist IREL in the defence, of the claim or suit up to final judgment or settlement.

CONTRACTOR shall undertake the defence on behalf of IREL and shall have sole chargeand direction of the defence, and shall bear all costs related thereto. CONTRACTOR shallfurther hold IREL harmless from any damages or other sums that may become payable by IREL under a final judgment or settlement. However, IREL shall render to CONTRACTOR all reasonable assistance that may be required by CONTRACTOR in the defence, and shall have the right to be represented therein by advisory coursel of its ownselection and at its own expense.

In addition to the measures specified in Clause-8.4, CONTRACTOR may further, at its option, however, in reasonable consultation with IREL, seek to abate the alleged infringement by modification of PLANT or its operation without adversely affecting the performance and/or secure for IREL immunity from suit for infringement. In such case, CONTRACTOR shall bear/ reimburse IREL all costs related to the said modification and to the said immunity.

In the event that IREL is legally restrained from operating PLANT on account of any infringement action or suit, CONTRACTOR shall take all possible actions to assist IREL to operate and use PLANT, is so far his area of operation is concerned. Neither CONTRACTOR nor IREL shall settle or compromise any suit or action without thewritten consent of the other, if settlement or compromise obliges the other to make any payment or part with any property or assume any obligations or surrender any rights or toke subjected to any injunction by reason of such settlement or compromise.

INDEMNIFICATION FOR LIABILITIES:

To the fullest extent permitted by Law, CONTRACTOR assumes liability for and agrees to indemnify, protect, save and hold harmless IREL from and against any and all Liabilities (including, any strict liability), arising out of acts or omissions of CONTRACTOR or its personnel or its agents in the performance of its obligations under the CONTRACT causing bodily injury, sickness, disease or death, damage to or loss of any property, and whether or not involving damage to WORKS or SITE that may be imposed on suffered orincurred by or asserted against IREL and in any way relating to or arising out of WORK, any EQUIPMENT

9.2.1.1 9.2.1.2

WORK, any EQUITMENT the presence, discharge, transportation, disposal, escape or release of any Hazardous Substance, or the threat thereof, at, to or from SITE aftercommencement of work (any hazardous substance already existing at SITE before commencement of WORK excluded)
The performance of WORK excluded)
The performance of WORK, or as a result of personal injuries (including wrongful death);
the violation by CONTRACTOR or any SUB-CONTRACTOR/VENDOR of any Government Approval or applicable Law;
Any breach of CONTRACT with any SUB-CONTRACTOR/VENDOR, provided, however, that CONTRACTOR shall not be required under this Clause to indemnifyIREL for any liability arising out of or resulting from events or circumstances occurring or existing after PRELIMINARY ACCEPTANCE OF PLANT except where the liability arisins from an act or omission of CONTRACTOR or any SUB-CONTRACTOR/VENDOR or any other Person directly or indirectly employed by either of them or anyone for whose acts either of them may be liable that was a contributory cause of such liability.

CONTRACTOR INDEMNIFICATION FOR TAXES

It is specifically understood that CONTRACTOR hereby accepts and assumes exclusive liability for and save and hold IREL harmless from and against of all Taxes arising from the performance of WORK, and all such Taxes shall be deemed to be included in CONTRACT PRICE, except for CST. CST at applicable rate is payable extra. Seller needto prepare E-linvoice under CST and submit monthly/ quarterly CST Return as per CST Rules. Failure to submit CST Return on time as per CST Rules ary result into deduction of CST while processing Bills.

INDEMNIFICATION BY SUB-CONTRACTOR/VENDOR:

CONTRACTOR shall obtain from each SUB-CONTRACTOR/VENDOR, which is an affiliate, and shall use all reasonable efforts to obtain from each SUB-CONTRACTOR/ VENDOR, an indemnification materially similar in form and substance to Clause-9.1.1 and Clause-9.1.2 of which the IREL shall be named as beneficiary.

Except to the extent covered by insurance, all amounts payable and due by CONTRACTOR to IREL under this Clause shall be deducted from CONTRACT PRICE orany other amounts owed by IREL to CONTRACTOR here under. If such amounts payable by IREL to CONTRACTOR releases than the amount to IREL immediately upon demand.

CONTRACTOR shall procure, at its expense, all necessary permits, certificates and licences required by virtue of all applicable laws, regulations, ordinances and other rules in force at the place where any of the works is to be performed, and CONTRACTOR further agrees to hold IREL harmless from liability or penalty which might be imposed by reasonof any asserted or established violation of such laws, regulations, ordinances or other rule.IREL shall provide the necessary permits for CONTRACTORs personnel to undertake any work in India in connection with CONTRACT.

9.2.6

CONTRACTOR agrees to indemnify and hold harmless IREL against all labourer'smaterial, men's and/or mechanics liens arising from its work, and shall keep the premises of IREL free from all such claims, liens and encumbrances

WORK TO BE TO THE SATISFACTION OF ENGINEER:

The Contractor shall execute, complete and maintain the Works in strict accordance withthe contract, to the satisfaction of the Engineer and shall comply with and adhere strictly to the Engineer's instructions and direction on any matter (whether mentioned in the Contract or not). The Contractor shall take instructions and directions only from the Engineer or from the Engineer's representative on any matter touching or concerning the Works.

As soon as practicable after the acceptance of his tender, the Contractor shall, if required, submit to the Engineer for his approval a programme showing the order of procedure and the method in which he proposes to carry out Works and shall whenever required by the Engineer or Engineer's representative furnish for his information particulars in writing of the Contractor's arrangement for the carrying out of the Works and of the constructional plant and temporary Works which the Contractor intends to supply, use or construct as the case may be. The submission to and approval by the Engineer or Engineer's representative of such programme or the furnishing of such particulars shall not relieve the Contractor of any of his duties or responsibilities under the Contract.

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The Contractor shall give and provide all necessary superintendence during the execution of the works and as long thereafter as the Engineer may consider necessary for the properfulfilling of the Contractor's Obligation under the contract. The Contractor or one of his competent and authorised agent approved of in writing by the Engineer (which approval may at any time be withdrawn) is to be constantly on the Works and shall give his whole time to the superintendence of the same. If such approval shall be withdrawn by the Engineer, the Contractor shall as soon as is practicable (having regard to the requiremental replacing his manual responsability on the Works and shall give his whole time to the superintendence of such withdrawal, remove the agent from the Site and shall not thereafter employ him again on the Site in any capacity and shall replace him by another agent approved by the Engineer, Such authorised agent shall receive on behalf of the Contractor directions and instructions from the Engineer (suelect to the Initiations of Clause 2 breed) the Engineer's representative.

The Contractor shall provide and employ on the Site in connection with execution and maintenance of the Works.

(c) (d) Only such technical assistants and other staff as are skilled and experienced in their respective callings and such subgents, foreman and loading hands as are competent to give proper supervision to the work they are required to supervise and Such skilled, semi-skilled and unskilled labour as is necessary for the proper and timely execution and maintenance of the Works.

The Engineer shall be at liberty to object to and require the Contractor to remove forthwithfrom the Works any person employed by the Contractor in or about the execution or maintenance of the Works who in the opinion of the Engineer miscor himself or incompetent or negligent in the proper performance of his duties or whose employment isother-wise considered by the Engineer to be undestrable and such person shall not be again employed upon the Works without the wpermission of the Engineer. Any persons no removed from the Works shall be replaced without delay by a competent substitute approved by the Engineer.

If in the opinion the Engineer, due progress is not made with the work in accordance withthe contract, and or the execution thereof becomes contrary to specifications, and/or badwork is executed and/or bad materials are used or supplied by the Contractor, and/or anydirections given by the Engineer an end properly complied with or attended to, the Engineer may if he considers it necessary or proper for the execution of the work in accordance with the contract, of which his certificate in writing will be sufficient evidence order the employment of extra supervising staff is ball be provided by the Contractor, provided that the Engineer shall give to the Contractor not less than? days previous notice in writing of intention to exercise his power.

SETING-OUT OF THE WORKS.

The Contractor shall be responsible for the true and proper setting out of the Works and the correctness of the position levels, dimensions and alignment of all parts of the Worksand for the provision of all necessary instrument appliances and labour in connection therewith. It at any time during the progress of the works, any error shall appear or arise in the position, levels, dimensions or alignment of any part of the Works, the Contractor on being required so to do by the Engineer or Engineers representative shall at his own expense rectify such error to the satisfaction of the Engineers or Engineers representative unless such error is based on incorrect data supplied in writing by the Engineer or the Engineer's representative which case the expense of rectifying the same shall be bornely the Employer. The checking of any setting out or of any line or level by the Engineer or the Engineer's representative shall not in any way relieve the Contractor of his responsibility for the correctness thereof and the Contractor shall carefully protect and preserve all bench marks, site rails, pegs and other things used in setting out the works.

Explosives shall not be used on the work by the contractor without the permission in writing of the Engineer and then only in the manner and to the extent to which he has prescribed. Where explosives are used, the same shall be stored in a special m provided by and at the cost of the Contractor, who shall be liable for all damages, loss or injury to any person or property & shall be responsible for complying with all the Statutory obligations in these respects.

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The Contractor shall in connection with the Works provide and maintain at his own cost all lights, guards, fencing and watching when and where necessary or required by the Engineer or Engineer's representative or by a duly constituted authority for the protection of the Works or for the safety and convenience of the Public or others.

From the commencement to the completion of the Works, the Contractor shall take full responsibility or the care thereof and of all Temporary Works and in case any damage, loss or injury shall happen to the Works or to any part thereof or to any temporary Worksfrom any cause whatsoever (save and except the excepted risks as defined in sub-clause (2) of the clause) shall at his own cost repair and make good the same so that at completion the Works shall be in good order and condition and in conformity in every respect with the requirements of the Contract and the Engineerie sinstructions. In damage, loss or injury happening from any of the excepted risks the Contractor shall is not offered in injury happening from any of the excepted risks the Contractor shall if and to the extent required by the contractor shall also be liable for any damage to the Works occasioned by him in the course of any operations carried out by him for the purpose of complying with his obligations under Clause 58 hereof.

EXCEPTED RISKS

The 'excepted risks' mentioned in Sub-clause (1) above are war hostilities (whether war be declared or not), invasion act of foreign enemies, rebellion, revolution, insurrection of military or usurped power, civil war or (otherwise than among the Contractor's own employees) riot, commotion or disorder or any such operation of the forces of nature as responsible foresight and ability on the part of Contractor could not foresee or reasonably provide against (all of which are herein collectively referred to as 'the excepted risks')

USE OF LAND & BUILDINGS

(a) Wherever any land or building belonging to IREL is allotted to the Contractor, the Contractor shall return vacant possession of the same land/building in good condition to IREL after the completion of works as soon as the contract is over/ten failing which IREL would be entitled to withhold the payment of the security deposit and/or finalbill in addition to any other action which the IREL may like to take for getting the vacant possession of the land or building as aforesaid.

(b) The Contractor should obtain the prior approval of the competent authority for construction of purely temporary shed. The Contractor should submit written applicationaccompanied by layout plan for construction of such tempor modification/alteration if deemed necessary thereafter, should be done with prior approval of the competent authority.

The Contractor shall have to pay licence fee for the area occupied as per rates fixed by the Management of IREL from time to time

The permission for such temporary shed will be accorded only for the purpose of work as awarded to such Contractor and the temporary shed so constructed should be dismantled within 15 days from the date of completion of the maintenance work and restore the possession of vacant land in the original condition or in a condition acceptable to the Management of IREL. In case of any difficulty, the Contractor may obtain specific approval of the competent authority which may not be extended more than a period of one month in any case.

In case of failure of the Contractor to dismantle the temporary shed and hand over the vacant possession of the premises, the department shall be compelled to dismantle thetemporary shed so constructed at the risk and cost of the contractor without prejudice toany other action which may be taken including recovery of damages as per rates fixed by IREL for the unauthorised occupation of the shed/ premises beyond the permitted period.

The Contractor should use such premises/shed for such purpose incidental to such awarded work and not as otherwise. It shall be the liability of the contractor to ensure that this occupation of the premises/shed does not provide to be of nuisance to the residents in the vicinity. The Contractor shall also not sublet the premises to any other party.

DAMAGES TO PERSONS AND PROPERTY:

The Contractor shall (except if and so far as the Specification provided otherwise) indemnify and keep indemnified the IREL against all losses and claims for injuries or damages to any person or any property whatsoever which may arise out of or inconsequence of the construction and maintenance of the works and against all claims, demands, proceedings, damages, costs charges and expenses whatsoever in respect of or in relation thereto. Provided always that nothing hereby contained shall be demanded to render the Contractor liable for or in respect of or to indemnify the IREL against any compensation or dame for or with respect to: 19.1

se or occupation of land by the works or any part thereof (save as herein -after provided) surface or other damage as aforesaid i.e. surface or other damage caused by co

(b) The right of the IREL to construct the Works or any part thereof on over under in or through any land.

thether temporary or permanent with any right to light, air, way or water or other easement or

Provided further that for the purposes of this clause, the expression "the land" shall be deemed to be limited to the area defined in the specification as shown on the drawings inwhich land crops, trees and structures will be disturbed or damaged as an inevitable consequence of the carrying out of the Works.

ACCIDENT OR INJURY TO WORKMEN:

(a) The employer shall not be liable for or in respect of any damages or compensation payable as per or otherwise in respect of or in consequence of any accident or injury to any workmen or other persons in the employment of the Contractor or any Sub-Contractor and the Contractor shall indemnify and keep indemnified the Employer against all such damages and compensation and against all claims, demands, proceedings, cost, charges and expenses what soever in respect thereof in relation there to.

WORKMEN'S COMPENSATION ACT:

The Contractor shall at all times indemnify the Employer against all claims for compensation under the provision of the Workmen's Compensation Act, 1923 (VIII of 1923) or any other law for the time being in force by or in respect of any workmen employed by the Contractor in carrying out the contract and against all costs and expenses incurred by the employer in connection therewith and (without prejudice to any other means of recovery) the employer shall be entitled to deduct from any money due or to become due to the Contractor (whether under this contract or any other contract) all moneys paid or payable by the Employer by way of compensation aforesaid or for costs or expenses in connection with any claim thereto and the Contractor shall abide by the decision of the Employer as to the sum payable by the Contract, under the provision of this clause.

GIVING OF NOTICE AND PAYMENT OF FEES:

The Contractor shall give, all notices and pay all fees required to be given or paid to any Central or State, Statute, Ordinance or other Law or any rule, Regulation or Bye-Law of local or other duly constituted authority in relation to the execution of the Works or of anytemporary works and by the rules and regulations of all public bodies whose property or rights are affected or may be affected in any way by the works or any Temporary Works.

COMPLIANCE WITH STATUTES REGULATIONS ETC.:

The Contractor shall conform in all respects with the provision of any such statute, ordinance, or Law as aforesaid and the rules, Regulations or Bye-laws of any local or otherduly constituted authority which may be applicable to the Works or to Temporary Works and with such rules and regulations of public bodies as aforesaid and shall keep the employer indemnify against all penalties and liability of every kind for breach of any such Statute, Ordinance, Law, Rules, Regulation or laws.

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POSSILSETC.

All fossils, coins, articles, value of antiquity and structures and other remains or things of geological or archaeological interest discovered on the site of the works shall as between the employer and the Contractor be deemed to be the absolute property of the Employerand the Contractor shall take reasonable precautions to prevent, his workmen or any other persons from removing or damaging any such article or thing and shall immediately upondiscovery thereof and before removal acquaint the Engineers representative of such discovery and carry out at the expense of the employer the engineer's Representative's orders as to the disposal, removal or otherwise of the same.

The Contractor shall save harmless and indemnify the Employer from and against all claims and proceeding for or on account of infringement of any patent rights, designs trade-mark or name or other protected rights in respect of any Constructional plant, machine, work or material used for or in connection with the Works or Temporary Works of any of them and from and against all claims, demands, proceeding, damages, cost, charges and expenses whatsoever in respect thereof or in relation there to.

Except where otherwise specified, the Contractor shall pay all tollage 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 temporary Works or any of them.

INTERFERENCES WITH TRAFFIC ADJOINING PROPERTIES.

All operations necessary for the execution of the Works and for the construction of any Temporary works shall so far as compliance with the requirements of the Contract permitsbe carried on so as not to interfere unnecessarily or improperly with the Public convenience or the access to use and occupation of public or private roads and footpathsor to or properties whether in the possession of the Employer's Workmen or of any other person and Contractor shall save harmless and indemnify employer in respect of all claims, demands, proceeding, damages, costs, charges and expenses whatsoever arisingout of or in relation to any such matter.

The Contractor shall use every reasonable means to prevent any of the highways and bridges communicating with or on the routes to the site from being damaged or injured byany traffic of the Contractor or any of his Sub-Contractors a particular shall select routes, choose and use vehicles and restrict and distribute loads so that any such extraordinary traffic as will inevilably arise from the moving of plant and material from andto the site shall be limited as far as reasonably pe and so that no unnecessary damage or injury may be exceasioned to such highways and bridges. For any plantage caused by the breach hereof, the Contractor shall be sold responsible.

Where the nature of the works is such as to require the use by the Contractor of water borne transport, the fore going provisions of this clause shall be construed as though "highway" included a dock, deck, sea wall, or other structure related to a water-way and "vehicles" included craft and shall have effect accordingly.

OPPORTUNITIES FOR OTHER CONTRACTORS:

ntractor shall in accordance with the requirements of the Engineer afford all reasonable opportunities for carrying out their work to any other contractors employed by the Employer and their workmen and to the workmen of the Employer any other duly constituted authorities who may be employed in the execution on or near the site of any work not included in the Contract or of any Contract which the Employer may enter into in connection with or ancillary to the works.

SUPPLY OF PLANT, MATERIAL AND LABOUR:

Except where otherwise specified the Contractor shall at his own expense supply and provide all the Constructional Plant, Temporary Works, materials both for temporary and for permanent Works, labour (including the supe transport to or from the Site and in and about the Works and other things of every kind required for the constructions, completion and maintenance of the Works.

DELAY IN OBTAINING MATERIALS BY THE EMPLOYER:

If the Employer has undertaken to supply materials specified in the special conditions at rates stated therein, the Contractor shall keep himself in touch with the day-to-day positionregarding the supply of materials from the Engineer and so adjust the progress of the workthat their labour may not remain idle nor may there be any other claim due to or arising from delay if any, in obtaining the materials. It should be clearly understood that no claimwhatsoever shall be entertained by the Employer on account of delay in supplying materials.

SITE CLEARANCE ON COMPLETION OF WORK:

On the completion of the work all rubbish, debris, vals tanks, materials, and temporary structures of any sort or kind used for the purpose of or connected with its construction are to be removed by the Contractor and all pits and excavations filled up and the site handed over in a tidy and workman like condition and no final payment in settlement of the account for the said work shall be held to be due or shall be made to the Contractor. It ill such site clearance shall have been effected by him, and such clearance may be madeby the Engineer, at the expense of the Contractor in the event of his failure to comply withins provision within? Julys after receiving notice in writing from the Engineer to that effectful it becomes necessary for the Engineer to have the site cleared as indicated above at the expense of the Contractor, the Employer shall under no circumstances, be held liablelor any losses or damages to such of Contractors property as may be on such site due to such removal there from which removal may be effected by means of public sale of suchmaterials and property or in such way as seems fit and most convenient to the Engineer.

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NETIONAL SOMETION AS INTERVALUES.

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MONOHISHARIDING any philing contained to the contrary anywhere in this contract, wherever any materials for the execution of the contract are procured with the assistance of the Employer either by issue from Employer's stocks or purchase made under orders or permits or licenses issued by the Employer, the Contractor shall use the said materials economically and solely for the purpose of the contract and not dispose of them without the permission of the Employer, and if required by the Employer all surplus or unserviceable materials that may be left with the Contractor are the truncator at at its termination, for any reason whatsever on being paid or credited such price as the

Engineer shall determine, having due regard to initial cost and the condition of the materials at the time of such return thereof. The price to be allowed to the Contractor, however, shall not exceed the amount charged to him excludingthe storage charge if any. The decision of the Engineer shall be facilion for contravention of the terms of the licences or permit and/or for criminal breach of trusty be liable to the Employer for payment of all moneys, advantageor profit resulting or which in the uncourse would have resulted to him by reason of such breach.

QUALITY OF MATERIAL & WORKMANSHIP AND TESTS:

All materials and workmanship shall be of the respective kinds described in the Contract and in accordance with the Engineer's instructions and shall be subjected from time to time to such tests as the Engineer may direct at the place of manufine rabrication or the Site or at all or any of such places. The Contractor shall provide such assistance, instruments, machines, labour and materials as are normally required for examining, measuring and testing any work and the quality, quot or weight of any material used and shall supply sumples of materials before increporation in the Works for testing assnays bestering and required by the Engineer.

Cost of samples: All samples shall be supplied by the Contractor at his cost.

Cost of tests: The cost of making any test in performance of his works shall be borne by the Contractor.

Cost of tests not provided for: If any test is ordered by the Engineer which is eith

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c. though so intended or provided for is ordered by the Engineer to be carried by anindependent person at any place other than the Site or the place of manufacture or fabrication of the materials tested. Then the cost of such test shall be borne bythe Contractor if the test shows the workmanship of materials not to be inaccordance with the provisions of the Contract or the Engineer's instructions but otherwise by the Employer.

The Employer/Engineer and any person authorised by him shall at all times have access to the Works and to the Site and to all workshops and places where work is being preparedor where materials, manufactured articles or machinery are being obtained for the Worksand the Contractor shall afford every facility for and every assistance in or in obtaining the right to such access.
INSPECTION, TESTING AND EXPEDITING:

The EMPLOYER or his representatives shall have their right to inspect and/or to test the goods to conform to the specifications laid down in the CONTRACT. The SPECIAL CONDITIONS OF CONTRACT and/or the TECHNICAL SPECIFICATIONS shall specifywhat inspections and test the EMPLOYER requires and where they are to be conducted. The EMPLOYER shall notify the CONTRACTOR in writing of the identity of any other representatives retained for this purpose. Expediting by EMPLOYER's representative in no way relieves the CONTRACTOR of this obligation under the terms and conditions of this CONTRACT.

The inspections and tests may be conducted on the premises of the CONTRACTOR or his SUB-CONTRACTOR at point of completion and/or at the good's final destination. When conducted on the premises of the CONTRACTOR or his SUB-CONTRACTOR, all reasonable facilities and assistances including access to drawings and production datashall be furnished to the inspector at no charge to the EMPLOYER.

CONTRACTOR shall be held responsible for any possible delay in the approval or testingphase as well as for any possible delay in the remittance of necessary certificates. Delay on the part of the Inspection institution

Participation or presence of EMPLOYER or their representatives at any tests or their failure to be present at or to witness any tests to be undertaken pursuant here to shall notin any way or manner relieve or release the CONTRACTOR from any of its warranties, guarantees or other obligations under the CONTRACT.

Copies of all test results/report of the tests shall be furnished promptly by the CONTRACTOR to EMPLOYER.

No work shall be covered up or put out of view without the approval of the Engineer's representative and the Contractor shall afford full opportunity for the Engineer's representative to examine and measure any work which is about to be covered up or put out of view and to examine foundations before permanent work is overany such work or foundations is or are ready or about to be ready for examination and the Engineer's representative shall without unreasonable delay unless be considered in uncaded in the contractor accordingly attend for the purpose of examining and measuring such own or of examining such foundations.

UNCOVERING &MAKING OPENINGS:

The Contractor shall uncover any part or parts of the Works or make opening in or throughsame as the Engineer may from time to time direct and shall reinstate and make good such part or parts to the satisfaction of the Engineer. If any such par parts have been covered up or put out of view after compliance with the requirements of subclause(f) of this Clause and are found to be executed in accordance with the Contract, the expenses of uncovering making opening in or through reinsta and making good the same shall be borne by the Employer but in any other case all such expenses shall be borne by the Contractor and shall be recoverable from him by the Employer or may be deducted by the Employer from any moneys du which may become due to the Contractor.

REMOVAL OF IMPROPER WORK & MATERIALS:

The Engineer shall during the progress of the Works have power to order in writing from time to time:

the removal from the Site within such time or times as may be specified in the order of any materials which in the opinion of the Engineer are not in accordance with the contract, and the contract of the Engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the contract, and the engineer are not in accordance with the engineer are not

(a) (b) the substitution of proper and suitable materials and

DEFAULT OF CONTRACTOR IN COMPLIANCE:

In case of default on the part of the Contractor in carrying out such order, the employer shall be entitled to employ and pay other persons to carry out the same and all expenses consequent thereon or incidental thereto shall be borne by the Contractor and shall be recoverable from him by the Employer or may be deducted by the Employer from any moneys due or which may become due to the Contractor.

38.0 SUSPENSION OF WORK:

SUSPENSION OF WORK:

The Contractor shall on the written order of the Engineer suspend the progress of the works or any part thereof for such time or times and in such manner as the Engineer mayconsider necessary and shall during such suspension properly protect and secure the work so far as is necessary in the opinion of Engineer. Provided that the Contractor shall not be entitled to recover any such extra cost unless he gives notice in writing of his intention to claim to the Engineer within 28 days of the Engineer's order. The Engineer shall settle and determine the extra payment to be made to the Contractor in respect of such claim as the Engineer shall consider reasonable.

SUSPENSION LASTING MORE THAN 90 DAYS:

If the progress of the works or any part thereof is suspended on the written order of the Engineer for more than 90 days, the Contractor may serve a written notice on the Engineerrequiring permission within 28 days from the receipt thereof to proce with the works or that part thereof in regard to which progress is suspended and if such permission is not granted within that time the Contractor by a further written notice so served may (but is notbound to) elect to treat the suspension where it affects the whole Works as an anisation of such part under Clause 62 thereof or where it affects the whole Works as an abandonment of the Contract by the Employer.

ISSUE OF OTHER MATERIALS FROM IREL STORES.

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Use of additional items:

If the Engineer directs the use of additional items of IREL stores in the work, the Contractor is bound to comply with such directions. The recovery rate for such stores shall be fixed by the Engineer.

(ii)

In addition to the above, other materials from IREL stores can be supplied subject to availability if the Engineer is satisfied as to the necessity for such issues. Recovery rates for the materials so issued shall be IREL issue rates plus 12% plusCST as may be in force from time to time.

(iii)

Handling Conveyance etc:
All handling, conveyance, etc. from place of issue to the worksite of the Contractorare to be borne by the Contractor and the rates quoted in the Tender Schedule cover these

(iv)

Proper accounting:
All materials issued to the Contractor whether free of cost or on cost recoverable basis shall be properly accounted for. Any loss or damage to the stores issued by IREL will be debited to the Contractor at the IREL issue rates plus 20% plus GSTas may be in force from time to time.

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Excess/misuse: Steel drawn in excess or misused will be charged at 100% overissue/recovery rates as stipulated in the

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Except Steel, materials issued to the Contractor on recovery basis shall not normally be taken back. In case of steel and materials issued free, the surplus stock will be taken back at the stipulated rates of issue, provided they are returned in good condition. In case of steel, rebate at full rates will be made only if the piecesare returned in length not less than 6M. Shorter pieces in the range of 4M to 6M length will be taken back 850% of the issue rates. The materials shall be returned at IREL stores and all expenses towards conveyance, handling, weighing, sorting,etc. shall be at Contractor's accounts. As regards to the conditions of the materials to be returned, the decision of the Engineer shall be final and binding on the Contractor. The norms prevalent for consumption in respect of Steel shall apply forcal calculating the consumption of these materials for recovery. (viii)

COMMENCEMENT TIME AND DELAYS

COMMENCEMENT OF WORK:

The Contractor shall commence the works on site within the period as mentioned in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and without defined in the contract and shall proceed with the same with due expedition and the contract and shall proceed with the cont

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WAY LEAVES ETC:
The Contractor shall bear all expenses and charges for special or temporary way leaves required by him in connection with access to the Site. The Contractor shall also provide athis own cost any additional accommodation outside the Site required by him for the purposes of the works, except when otherwise specifically agreed and provided for.

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nent in the Contract as to completion of any portion of the works before completion of the whole of the works, it shall be completed within the time stated in the LOI/Award Letter/Agreement.

EXTENSION OF TIME FOR COMPLETION:
Should the amount of extra or additional work of any kind or other special circumstances of any kind whatsoever which may occur be such as fairly to entitle the contractor to an extension of time for the completion of the work, the Engineer shall determine the amount of such extension. Provided that the Engineer as not bound to take in to account any extraor additional work or other special circumstances unless the Contractor has within 14 daysafter such work has been commenced on such circumstances have arisen or as soon thereafter as is practicable, delivered to the Engineer's representative full and detailed particulars of any claim to extension of time to which he may consider himself entitled in order that such claim may be investigated at the time.

TIME EXTENSION OF CONTRACT:
The CONTRACTOR shall promptly notify the ENGINEER-IN-CHARGE any event or conditions which might delay the completion of work in accordance with the approved schedule and the steps being taken to remedy such situation.

If the Work is delayed at any time in the commencement or during the progress of the WORK by any act, delay or neglect solely attributable to IREL or his employees, or by anyother contractor utilised by the IREL or by FORCE MAJEURE conditions, the time of completion shall be extended by IREL (without levy of Mutually Agreed Damages) in writing for a reasonable period as may be mutually agreed upon, at the time of closure of contract. The CONTRACTOR shall, immediately on occurrence of such special circumstances but not later than 14 working days, bring to the knowledge of IREL throughwritten action for any such delay as mentioned above.

IREL shall have the right to suspend the WORK in whole or in part for such time as may be necessary in order that WORKS shall be well and properly executed. In such events, suitable extension of time shall be granted to CONTRACTOR

NO NIGHT OR SUNDAY WORK:

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Subject to any provision to the contrary contained in the contrart, none of the permanent work stull save as hereins and the permanent work stull save as hereins and the permanent work in the save and the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work in the permanent work is all save as hereins and the permanent work is all save as

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RATE OF PROGRESS:

The whole of the materials, plant and labour to be provided by the Contractor and the mode, manner and speed of execution and maintenance of the work are to be of a kind and conducted in a manner to the satisfaction of the Engineer. Should there of progressof the works or any part thereof be at any time in the opinion of the Engineer too slow to ensure the completion of the works by the prescribed time or extended time for completion the Engineer shall so notify the Contractor in writing and to Contractor shall thereupon take such steps as the contractor may think necessary and the Engineer may a propriet to expedite progress os as to complete the works by the prescribed time or extended time for completion. If the work is not tell carried on by day and by night and the Contractor shall request permission to work by night as well as by then if the Engineer shall grant such permission the Contractor shall request permission to work by the prescribed time or extended time for completion. If the work is not be carried on by day and by night and the Contractor shall request permission to work by night as well as by then if the Engineer shall grant such permission. The Contractor shall request permission to work by night as well as by then if the Engineer shall grant such permission the Contractor shall request permission to work by the prescribed time or extended time for completion. If the work is not be a carried on the prescribed time or extended time for completion. If the work is not be a carried on the prescribed time or extended time for completion to such permission the Contractor shall necessary to such permission the Contractor shall necessary

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LIQUIDATED DAMGES FOR DELAYED EXECUTION OF CONTRACT:
Subject to Article 4-8, if the CONTRACTOR fails to deliver any or all of the GOODS or performance of the services within the time period(s) specified in the CONTRACT, the EMPLOYER shall, without prejudice to his other remedies under the CONTRACT PRICE, including subsequent modifications.

Deductions shall apply as per following formula: For repair works costing up to Rs. Ten lakhs (Rs 10,00,000/-): One percent (1%) of the contract value per week subject to a maximum of ten percent (10%) of contract value

For all other works:

Half percent (0.5%) of the contract value per week of delay subject to a maximum of ten percent (10%) of contract value.

EMPLOYER any deduct the amount so payable by CONTRACTOR, from any amount falling due to the CONTRACTOR or by recovery against the Performance Guarantee. Both CONTRACTOR and EMPLOYER agree that the above percentages of price reduction are genuine pre-estimates of the loss/damage which the EMPLOYER would have suffered on account of delay/breach on the part of the CONTRACTOR and the said amount will be payable on demand without there being any proof of the actual loss/ or damage caused bysuch breach/delay. A decision of the EMPLOYER in the matter of applicability of price reduction shall be final and binding. 47.1

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FORCE MAJEURE:
Force majeure is an event beyond the control of contractor and not involving the contractor's fault or negligence and which is not foreseeable. Such events may include, but are not restricted to acts of the purchaser/contractor either in its sovereign or contractual capacity, wars or revolution, hostility, acts of public enemy, civil commotion, floods, explosions, epidemics, quarantine restrictions, strikes, lockouts and freight embargoes or any other event which IREL may deem fit to consider so. The decisionaboutforce majeure shall rest with IREL which shall be final and binding.

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If there is delay in performance or other failures by the contractor to perform obligations under its contract due to event of a Force Majeure, the supplier/contractor shall not be held responsible for such delays/failures.

If a Force Majeure situation arises, the contractor shall promptly notify the purchaser in writing of such conditions and the cause thereof within fifteen days of occurrence of suchevent. Unless otherwise directed by the EMPLOYER in writing, the CONTRACTOR shallcontinue to perform its obligations under the contract as far are assessable/paractical and shall seeds the means for performance not prevented by the Force Majeure event.

If the performance in whole or in part or any obligation under this contract is prevented ordelayed by any reason of Force Majeure for a period of exceeding 120 days, IREL may atits option terminate the contract without any fine either side.

CERTIFICATE OF COMPLETIONOF WORK:
As soon as in the opinion of the Engineer the works shall have been substantially completed and shall have satisfactorily passed any final test that may be prescribed by the Contract, the Engineer shall on receiving a written undertaking by the Contractor to finish any outstanding work during the period of Maintenance issue a Certificate of completion in respect of the works and the Period of Maintenance of the works shall commence from the date of such certificate. Provided that the Engineer may give such a certificate with respect to any part of the works before the completion of the whole of the work and shall upon the written application of the contractor give such certificate with respect to any substantial part of the works, which has been both completed to the satisfaction of the Engineer and occupied or used by the employer and when such certificate is given in respect of a part of the works such part shall be considered as completed and the Period of Maintenance of such part shall commence from the date of such certificate. Provided also that a Certificate of Completion given in accordance with the foregoing provision of any part of the works occupied and use as aforesaid shall not be deemed to certify completion of any round or surfaces requiring reinstatement unless such certificate shall expressly so state.

MAINTENANCE AND DEFECTS:

DEFINITION OF PERIOD OF MAINTENANCE:
In these conditions, the expression "Period of Maintenance" shall be either 12 (Twelve) months or any other period if specifically specified in the special conditions of this contract, and calculated from the date of completion of the works certified by the Engineer in accordance with Clause 49 hereof or in the event of more than one certificate having been issued by the Engineer Under the said Clause from the respective dates so certified and in relation to the Period of maintenance, the expression "the works" shall be construed accordingly.

EXECUTION OF WORKS OF REPAIR ETC.

EACL OF OF WORKERS OF REPAIR FIG...

To the intent that the works shall ard or as soon as practicable after the expiration of the period of Maintenance be delivered up to the Employer in as good and perfect a condition(fair wear and tear expected) to the satisfaction of the Engineer as that in which they wereat commencement of the Period of Maintenance, contractor or will exceed a least contractor in writing by the Engineer during the Period of Maintenance or willid exceed a least earlier and the experience of the Contractor in writing by the Engineer during the Period of Maintenance or will exceed earlier than the experience of the Contractor in writing by the Engineer during the Period of Maintenance or will exceed the experience of the Contractor in writing by the Engineer during the Period of Maintenance or will exceed the experience of the Contractor in writing by the Engineer prior to its experience of the Engineer prior to its experience of the Engineer as that in the Engineer as that in the Engineer as that in the experience of the Engineer as the experience of the Engineer as that in the Engineer as that in the experience of the Engineer as the experience of the Engineer as the experience of the Engineer as the engineer as that in the Engineer as that in the experience of the Engineer as the experience of the Engineer as the experience of the Engineer as the engineer as the experience of the Engineer as th

COST OF EXECUTION OF WORKS OF REPAIR ETC.

All such work shall be carried out by the Contractor at his own expense if the necessity thereof shall in the opinion of the Engineer be due to the use of materials or workmanshipnot in accordance with the Contract or to neglect or failure on the part of the Contractor to comply with any obligation expressed or implied on the Contractor's part under the Contract. If in the opinion of the Engineer such necessity shall be due to any other cause, the value of such work shall be ascertained and paid for as if it was an additional work.

REMEDY ON CONTRACTOR'S FAILURE TO CARRY OUT:

If the Contractor shall fail to do any such work as aforesaid required by the Engineer, the Employer shall be entitled to carry out such work by his own workmen or by other Contractors, and if such work is the work which the Conhave carried out athis own cost, Employer shall be entitled to recover from the Contractor the cost thereof ormay deduct the same from any moneys due or that may become due to the Contractor.

51.0 CONTRACTOR TO SEARCH:

CONTACLOR IN SEARCH:

The Contractor shall frequired by the Engineer in writing search or the cause of any defectin perfection or fault under the directions of the Engineer. Unless such defect, imperfection or fault shall be one for which the Contractor is liable under the cost of the work carried out by the Contractor in searching as a foresaid shall be borne by the Engineer. In the cost of the work carried out by the Contractor is liable as a foresaid shall be cost of the work carried out in searching as a foresaid shall be borne by the Contractor and the shall in such case repair, rectify and make good such defect, imperfection or fault at his own expenses in accordance with the provisions of Clause 50 hereof.

52.0 ALTERATIONS, ADDITIONS AND OMISSIONS:

VARIATIONS

The Engineer shall make any variation from quality or quantity of the works or any part there of that may in his opinion be necessary and for that purpose or if for any other reasonit shall in his opinion be desirable he have power to order the Contractor to do and the Contractor shall do any of the following: increase or decrease the quantity of any works included in the contract.

omit any such work

change the haracter or quality or kind of any such work

change the levels, lines position and dimensions of any part of works and

execute additional work of any kind necessary for the completion of the works andno such variation 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 variation shall be made by the Contractor without an order in writing of the Engineer. 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 Tender Schedule. Provided also that if for any reason the Engineer shall consider it desirable to give any such order verbally, the contractor shall comply withsuch order and any confirmation in writing of such verball order given by the Engineer whether before or after the carrying out of the order shall be deemed to be an order in writing within the meaning of this clause.

53.1 VALUATION OF VARIATIONS

The 'Engineer shall determine the amount (if any) to be added to or deducted from the sum named in the Tender in respect of any extra or additional work done or work omittedby his order. All such work shall be valued at the rates set out in the Contract, if in the opinion of the Engineer the same shall be applicable. If the Contract shall not contain any rates applicable to the extra or additional work then reasonable prices shall be fixed by the Engineer.

53.2 POWER OF ENGINEER TO FIX RATES

Provided that if the nature of amount of any omission or addition relative to the nature or amount of the whole of the contract work or to any part thereof shall be such that in the opinion of the Engineer the rate or price contained in the contract for any item of the workis by reason of such omission or additions rendered unreasonable or inapplicable, the Engineershallfix such other rate or price as in the circumstances he shall think reasonable and proper.

Provided also that no increase of the Contract Price under sub-clause (1) of this clause onvariation of rate or price under sub-clause (2) of this clause shall be made unless as soonafter that date of the order as is practicable and in the additional work before the commencement of the work or as soon thereafter as is practicable notice shall have been given in writing.

by the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of his intention to claim extra payment or a varied rate of the Contractor to the Engineer of the Engineer of the Contractor to the Engineer of th

(a) (b) 53.3

by the Engineer to the Contractor of this inention to variety a rate or price as the casemay be.

CLAIMS:

The Contractor shall send to the Engineer's representative once in every month an account giving particulars (as full and detailed as possible) of all claims for any additional expenses to which the Contractor may consider himself entitled are extra or additional work ordered by the Engineer which he has executed during the preceding month and no claim for payment for any such work will be considered which has not been included in such particulars. Provided always that the Eshall be entitled to authorise payment to be made for any such work notwithstanding the Contractor's failure to comply with this condition, if the contractor has at the earliest practicable opportunity notified the Engineer that he intends to claim for such work.

An extra item arising during the execution of work due to any reason shall be paid for based on the sanctioned schedule of rates or rates derived therefrom. The percentage quoted by the tenderer shall be applied to the rate arrived at from the schedule of rates creates derived therefrom. In case the rates cannot be derived from the Schedule of rates or the quoted rates. CPUPD normal properties are the pasts of field observations shall be considered if schedule of rates (PVPD) normal reason. No extraction on account of these tien shall be considered if schedule of rates (PVPD) normal reason. No extraction on account of these tien shall be an account of these tien shall be considered if schedule of rates (PVPD) normal reason. No extraction on account of these tien shall be applied to the rate arrived at the rate specific or the properties of the percentage of the properties of the pr

PROPERTY IN MATERIALS:

If the specification or estimate of the work provides for use of any special description of materials to be supplied from the Engineer's store, or if it is required that the Contractor shall use certain stores to be provided by the Engineer (such materials and stores, and Plants and the prices to be charged therefore, as here-in-after mentioned being so far aspracticable for the convenience of the Contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum herebox annexed, the Contractor shall be supplied with such materials and stores as required fromten to time to be used by him for the purposes of the contract only, this being calculatedoot from specifications, drawing etc. and the value of the full quantity of materials and stores so supplied at the rates specified in the said schedule or memorandum may be setoff or deducted from any sums then due, or therefare to become due to the Contractor under the contract, or otherwise, or against or from the security deposit or the proceeds of sale there of if the same is held in Government securities, the same or a sufficient portion there of being in this case to fulfill the purpose. All materials supplied to the Contractor shall remain in the absolute property of Employer and shall not on any account be removed from the site of the work and shall at all times be open to inspection by the Engineer.

Any such materials unused and in perfectly good condition at the time of the completion of determination of the contract shall be returned to the Engineer store. If by a notice in writing under his hand he shall so require but the Contractor shall not be entitled to returnany such materials unless with such consent and shall have no claim for compensation on account of any such materials so supplied to him as aforesaid during being unused byhim or for any wastage in or damages to any such materials.

MATERIALS OBTAINED FROM DISMANTLEMENT & EXCAVATION ETC: Contractors in the course of their works, should understand that all material (e.g. store andother materials obtained in the work of dismantling, excavation, etc. will be considered Employer's property) and issued to the Contractor (if they require the same for their ownuse) at rates approved by him. If these materials are not required by them they will be disposed off to the best advantage of Employer.

RELICS, GOLD, SILVER FOUND IN OR UPON THE SITE:

All gold, silver, oil and other minerals of any description and precious stones, coins, treasures, relics, antiquities and other similar things which shall be found in or upon the site shall be the property of the Employer, and the Contractor shall duly preserve the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the satisfaction of Employer and shall, from time to time deliver the same to the same to the satisfaction of Employer and shall the same to the same t

NO APPROVAL BY VESTING:
The operation of the Clause numbered 62 shall not be deemed to imply any approval by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer of the materials or other materials are not to the contract of the contract o

MEASUREMENT

The quantities set out in the Tender Schedule are the approximate estimated quantities of the work but they are not to be taken as the actual and correct quantities of the works to be executed by the Contractor in fulfilment of his obligations under the Contract. Any itemmay be omitted or altered and no claim for compensation will be entertained on this account or for any variation however substantial it may be in the Tender Schedule.

WORKSTO BE.MEASURED:

The Engineer's shall except as otherwise stated ascertain and determine by measurementthe value in accordance with the Contract of work done in accordance with the contract. He shall when he requires any part or parts of the Works to be measured give notice to the Contractor's authorised agent or representative who shall forthwith attend or send a qualified agent to assist the Engineer or the Engineer's representative in making such measurement and shall furnish all particulars required by either of them. Should the Contractor not attend or neglect or omit to send such agent then the measurement madeby the Engineer or approved by him shall be taken to be the correct measurement of the work. For the purpose of measuring such permanent work as is to be measured by recorddrawings, the Engineer's representative shall prepare record drawing month by month of such work and the Contractor as and when called upon to do so in writing shall within 14 days attend to examine and agree such record drawings, with the Engineer's representative and shall sign the same when so agreed and if the Contractor does not soattend to examine and agree any such record drawings they shall be taken to be correct. If after examination of such record drawings they shall be taken to be correct unless the Contractor drawings they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor drawing they shall be taken to be correct unless the Contractor shall within 14 days of the camination of the correct of drawings they shall

MODE OF MEASUREMENT FOR CIVIL WORKS: The mode of measurement shall be as per Indian Standard 1200 latest, subject to the following:

In case the mode of measurement is not covered by the said Indian Standard for a particularitem, themethod of measurement shall be as per CPWD specifications for that item only. Wherever a particular mode of measurement is specified in the description of the item in the tender schedule/ special conditions, the same shall only apply. In case of dispute regarding mode of measurement, the decision of the Engineer shall be final and binding on the Contractor.

PAYMENT FOR WORK DONE

against bills for the work done (Subject to the required deductions) shall be made to the Contractor ba

ON ACCOUNT PAYMENT: Bills shall be prepared and submitted by the Contractor. Jointmeasurements shall be taken continuously and need not be connected with billing stage. Based on these joint measurements recorded in the register, the Contractor shall submit the bills in both soft and hard copies (three copies) in the prescribed format along with thedetailed measurements item wise. All the pages of the measurement sheets shall be serially machine numbered and signed by the

ontractor. The bills along with measurement sheet shall be computer generated and also suitably programmed for effecting the necessary corrections easily. The bills shall be accompanied with necessary/documents such as abstract of quant tration statements, reconciliation of materials part rate statements indicating the extent of work done, statement of secured advance claimed and fulfilling other statutory obligations such as ESI / PF / Insurance / labour licency/ment against bills for thework done (subject tonescensary) deductions) will be made after the verification and certification by the Engineer of the bill submitted by the Contractor.

- COMPLETION CERTIFICATE: The Works shall be deemed to have been completed in all respects on the day the Engineer certifies that the works have been so completed in accordance with this Contract, takes over the completed Works and issue a certificate tothat effect. The Defect Liability Period will start from the said date of completion / handingover of the work.
- 59.1.4 FINAL PAYMENTS: Based on the measurement of Work performed, the Contractor shallsubmit his final bill for the Works within 3 months of completion of work. The bill shall be based only on Works as measured and at accepted tender rates including rates for any additional or extra work which might have been approved by the Company. All deductions due under the Contract shall be incorporated. The final bill shall be accompanied by:
- A copy of the Completion Certificate issued by the Engineer.
- B) No Claim Certificate" in the prescribed form or a list of claims if any, not included in the final bill with full details.

The Engineer shall examine and certify the final bill for payment after satisfying that the Works have been satisfactorily completed and that all properties, works and things removed or disturbed or damaged in consequence of the Work have been properly replaced and made good and all expenses and demands incurred or made by or on the Company or in respect of any damage or loss by, from or consequence of the Works havebeen satisfied, all materials have been returned and the site cleared.

59.1.5 SECURED ADVANCE

75% payment against bills as Secured Advance on the cost of all non-perishable materials brought by the Contractor to Site for use in the Works (excluding chargeable materials issued by the Company) as assessed and approved by the Engineer may be paid, provided the materials confirm to the specifications of the contract an accepted by the Engineer. These materials shall be pledged by the Contractor to the Company. All the Secured Advance allowed will be deducted while making payment of any bill for the workdone and a fresh Secured Advance on the materials remaining then at Site will be paid along with the such

BILL TO BE SUBMITTED MONTHLY:

All ishall be submitted by the Contractor each month on or before the date by the Engineer for all work executed in the previous month and the Engineer shall take or causeto be taken the requisite measurement for the purpose of having the same verified and theclaim, as far as admissible, adjusted if possible, before the expiry of ten days from the presentation of the bill. If the Contractor does not submit the bill within the time fixed as adoresaid, the Engineer may depute his representative to measure up the same addition which in the previous measure up the same addition which the previous measure up the same addition which shall be binding on the Contractor in all respects.

59.2 BILLS TO BE ON PRINTED FORMS

The Contractor shall submit all bills on the printed forms to be had on application at the office of the Engineer and the charges in the bills shall always be entered at the rates specified in the tender in the case of any extra work ordered in pursu of these conditions and not mentioned or provided for in the tender at the rates herein after provided for such work.

Invoice must contain Contractor's GST Registration number, PAN, Bank detail of Contractor, GST Registration number of IREL Factory/Office, HSN/SAC Code for service rendered.

RETENTION MONEY (IF PROVIDED FOR SUBMISSION IN THE TENDER):
As and by way of additional security from every progressive on account bill of the Contractor, prescribed percent of the value of the work executed shall be deducted as Retention money and kept as security deposit until the total of the deducted puts the initial security in(including the Earnest money) already deposited will equal the prescribed security.

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Any sum of money due and payable to the Contractor (including security deposit returnable to him) may be appropriated/ retained/ withheld and/or set off by the Employer or Government against any claim of the Employer or Government of such other person or persons for the payment of a sum of money arising out of or under this contract or other contracts made by Contractor with the employer or Govt. or such other person or persons. such other person or persons for the payment of a sum of money arising out of orunder this contract or other contracts mad. The Employer will be at liberty to recoup any damage/loss suffered as a result of any action on the part of the Contractor. (b)

DEDUCTIONS FROM CONTRACT PRICE:
All costs, damages or expenses which the EMPLOYER may have paid for which, under the CONTRACT, the CONTRACTOR is liable, will be claimed by the EMPLOYER. All such claims shall be billed by the EMPLOYER to the CONTRACTOR regulation as and when they fall due. Such claims shall be paid by the CONTRACTOR within fifteen days of the receipt of the corresponding bills and if not paid by the CONTRACTOR within the said period, the EMPLOYER may then deduct the am from any bill due or becoming due by him to the CONTRACTOR under the CONTRACTOR may the received by action of law or otherwise, if the CONTRACTOR fails to satisfy the EMPLOYER of such claims.

TAXES APPLICABLE TO CONTRACTOR'S MANPOWER, TURNOVER, EQUIPMENTETC.
The CONTRACTOR shall be solely responsible for all taxes that may be levied on the CONTRACTOR sturnover & profit or on the earnings of any of his employees or personnelengaged by him and shall hold the EMPLOYER indemnified and harmle against any claims that may be made against the EMPLOYER in this behalf. The EMPLOYER does not undertake any responsibility whatsoever regarding any taxes levied on CONTRACTOR and/or his personnel by Centre/ State/ Loc Authorities. onnel by Centre/ State/ Local

59.8 DEDUCTION OF INCOME TAX AT SOURCE

Income Tax on the gross amount billed will be deducted from Contractor's bills as per Section 194 (C) of the Income Tax Act. In case of contract for consultancy or professional services Tax deduction at source as per Section 194 J. will be carried out

OVER PAYMENTS/UNDER PAYMENTS DETECTED DURING TECHNICAL AUDIT:

The Company reserves the right to carry out post-payment audit and technicalexamination of the running/ final bill including all supporting vouchers etc. The Companyalso reserves the right to propose recoveries to contact the reserves the right to enforce recovery of any over payment when detected, notwithstand amount of running / final bill may be included by one of theparties as an item of dispute before an arbitrator appointed and notwithstanding the factthat the amount of running / final bill figures in the arbitration award.

If as a result of such audit and technical examination any over payment is discovered in respect of any work done by the Contractor under the contract, the Company from the Contractor shall recover it, or if any under payment is discamount shall be dulypaid to the Contractor by the Company.

APPROVAL BY MAINTENANCE CERTIFICATE:

No certificate other than the maintenance certificate referred to in clause 61 here of shallbe deemed to constitute approval of any work or other matter in respect of which it is issued or shall be taken as admission of the due performance of the contract or any part here of or of the accuracy of any claim or demand made by the contractor or of additionalor varied work having been ordered by the Engineer nor shall any other certificate conclude or prejudice any of the powers of the Engineer.

MAINTENANCE CERTIFICATE:
The contract shall not be considered as completed until a maintenance certificate shall have been signed by the Engineer and delivered to the Employer stating that the Works have been completed and maintained to his satisfaction. The maintenance certificate willee given by the Engineer twenty - eight days after the expiration of the Period of maintenance (or if different Periods of maintenance shall become applicable to different parts of Works the expiration of the latest such period) or as soon thereafter as any worksordered during such Period pursuant to Clause 50 and 51 hereof shall have been completed to the satisfaction of the Engineer and full effect given to this Clause notwithstanding any previous entry on the Works of taking possession, working or using thereof or any part thereof by the Employer.

CESSATION OF EMPLOYER'S LIABILITY

shall not be liable to the Contractor for any matter or thing arising out of orin connection with the Contract or the execution of the Works Unless the Contractor shall have made a claim in writing in respect thereof before the giving of the maintenance certificate under this Clause

UNFULFILLED OBLIGATION:

Notwithstanding the issue of the Maintenance certificate the Contractor and (subject to sub - clause (2) of this clause) the Employer shall remain liable for the fulfilment of any obligation incurred under the provisions of the Contract prior to the issue of the Maintenance Certificate which remains un-performed at the time such certificate is issuedand for the purpose of determining the nature and extent of any such obligation, the contract shall be deemed to remain in force between the parties hereto.

URGENT REPAIRS The presence of any accident or failure or other event occurring to in or in connection with the works or any part thereof either during the execution of the works or during the Periodof Maintenances, any remedial or other work or repair shall in the opinion of the Engineer to the Engineer the Engineers representative be urgently necessary for security and the Contractor is unable or un-willing at once to do such work or repair, the Employer may by his own or other workmen to such work or repair as the Engineer or the Engineers representative may consider necessary. If the work or repair so done by the Engineers representative may consider necessary. If the work or repair so done by the Engineer which the Contractor was labele to do at his balle to do at his balle to do at his balle to do at his work or repair the Engineer or the Engineers or t

- The EMPLOYER and the CONTRACTOR shall make every effort to resolve amicably by direct informal, good faith negotiations any disagreement or dispute arising between themunder or in connection with the Contract.

 If, after thirty days from the commencement of such informal, good faith negotiations, the EMPLOYER and the CONTRACTOR have been unable to resolve the disagreement or dispute, the same shall be referred for resolution as per the formal mechanisms specifiedhereunder shall be applicable. 63.1 63.2
 - LEGAL CONSTRUCTION: The Contract shall be, in all respects be construed and operated as an Indian Contract and in accordance with Indian Laws as inforce for the time

- ARBITA/ION: All disputes and differences of any kind whatsoever arising out of or in connection with the contract or carrying out of the works (whether during the course of works or after their completion and whether before or after determination, abandon or breach of contract) shall be referred to and settled by the person authorized and notified in writing by IREL who shall state his decision in writing. Such a decision may be in the form of a final certificate or otherwise and shall be made with period of 30 days from the date develocity of such reference to them.
- TOR is dissatisfied with the decision of such authorized person, then he may within 30 days of receipt of such decision send a written appeal to PURCHASER,represented by the Chairman and Managing Director at the regis orthe same to be referred to Arbitration by a Sole Arbitrator to be appointed by mutual consent and after due approval of CMD, IREL. The Arbitration proceedings shall be conducted as per the provisions of the Arbitration 1996. It is made clear that this Arbitration Clause shall be applicable to any and all disputes and differences between the Parties arising out of and/or relating to this CONTRACT and the Parties shall be bound to refer the sau ordance with the procedure contemplated herein. Conciliation Act, 1996. It is r
- If the period of 30 days under Clause (b) has expired at any stage, stipulated in the preceding paras without any response from the CONTRACTOR before such expiry, the CONTRACTOR is deemed to have communicated his sa decision of IREL at therelevants team and allihiaristics for unterturned experience to have been always to the contract of the contrac
- d) The seat of arbitration will be at Mumbai and the language thereof shallbe English.
- Notwithstanding the invocation, commencement and/or pendency any dispute resolution proceedings under this Clause 63 including arbitration under Clause 63.4, the CONTRACTOR shall continue to be bound by the price CONTRACT, if not terminated by the EMPLOYER, and shall be obligated to discharge its obligations under the CONTRACT including continuation of the WORK under the CONTRACT.
- The CONTRACTOR shall not in any way delay or default or cause to delay or default thecarrying out of the works by reason of the fact that any matter has been agreed to be referred to and / or referred to dispute resolution under Clause 63 including delaying meters of the contraction under Clause 64.
- 63.5
 - only shall, subject to Arbitration Clause, have exclusive jurisdiction to deal withand decide any matter arising out of this contract.

ACTS OF PARLIAMENT, LOCAL AND OTHER AUTHORITIES AND BYE-LAWS: 64.0

- Throughout the execution of the WORK, the CONTRACTOR shall comply with the requirements of all applicable laws and regulations, bye-laws or orders made there underand to the requirements of public, municipal and other authorities in way affecting or applicable to the work. IREL shall, when requested by the CONTRACTOR, give all reasonable assistance to the CONTRACTOR in obtaining information concerning local conditions.
- Before making any departure from the specification or drawings which may be necessary to conform to such requirements, the CONTRACTOR shall give the IREL written notice specifying the depa making it and applying for instructions thereon. If the CONTRACTOR does not receive such instructions within thirty (30) days, he shall conform to those requirements and inform the IREL accordingly
- The Contractor shall remain liable for the payments of all wages or other money to his employees or labourers under the Minimum Wages Act, Payment of Wages Act, Employees Liability Act, Workmen's Compensation Act, PF and ESI Act or any other enactments and rules made applicable from time to time. The Contractor shall also complywith the provisions of the Apprenticeship Act, Contract Labour Regulation and Abolition) Act and the Rules and Orders issued there under from time to time. The Contractor shall be liable to pay the wages directly to the workmen employed by him on the Works. 64.1.3
- It is obligatory on the part of the Contractor to forward the declaration forms to the ESI authorities for issue of ESIC numbers, make timely contribution towards ESI and PF in accordance with the provisions of relevant acts from time to time in respect of labour engaged by him for all the works executed in the Company. The Contractor should contactthe jurisdictional ESI and PF authorities and ensure to observe all formalities such as maintenance of muster rolls, opening of identification cards, making remittance etc. The Contractors | firms / establishments shall remit the PF and ESI contributions in their respective codes. However, in such cases, copies of muster roll, wage register, ESI / PF remittance, copies of the returns shall be furnished to the Engineer for verification and records while preferring bills. 64.1.4
- 64.1.5 The Contractor shall ensure compliance of any other laws, bye-laws, Acts. Statues, Rules& Regulations framed there under as appreciable in relation to its employees/workmen and establishments in mandatorily, even though not explicitly mentioned here. It shall be the responsibility of the Contractor to get itself acquainted about them adequately.
- 65.0 BREACH OF TERMS, SUSPENSION AND TERMINATION:

Breach of any of the terms of the Contract, the EMPLOYER shall be entitled, without prejudice to any and all other remedies available to it, without incurring any liability what-so-ever, to fore-bear from doing such acts or fulfilling sc

65.2 65.2.1 SUSPENSION:
IREL may suspend the Works in whole or in part at any time by giving the CONTRACTORa notice in writing, if the CONTRACTOR shall be in breach of this Contract or shall fail toperform any of its obligations under this Contract, including the carrying out of the Works; provided that such notice of suspension (i) shall specify the nature of the breach or failure, and (ii) shall provide an opportunity to the CONTRACTOR to remedy such breach or failure within a period not extend the contraction of such notice of suspension.

On receiving the notice of suspension from IREL, the CONTRACTOR shall stop all such work, which IREL has directed to be suspended with immediate effect. IREL may at any time cancel the suspension notice for all or any part of suspended work by giving written notice to the CONTRACTOR specifying the part of work to be resumed and the effective date of suspension of withdrawal. The CONTRACTOR shall resume the suspended work onimmediately upon receipt of such withdrawal of suspension of work, IREL shall not be liable to the CONTRACTOR for any damage and loss assessment on southern than the suspension of work, IREL shall not be liable to the CONTRACTOR for any damage and loss assessment on southern than the suspension of work, IREL shall not be liable to the CONTRACTOR for any damage and loss assessment on southern than the suspension of work, IREL shall not be liable to the CONTRACTOR for any damage and loss assessment on the suspension of work in the suspension of work 65.2.2

TEMPORARY SUSPENSION:
IREL may at any time temporarily suspend the progress of work being performed under the Contract or any part thereof by notice in writing to the CONTRACTOR. All the work sosuspended shall be resumed by the CONTRACTOR and extended as assessed and deemed fit by IREL.

65.3.2 IREL will not pay the CONTRACTOR for any work, which is performed during such an interval of suspension, and IREL shall not be liable to the CONTRACTOR for any damages or loss caused by such suspension of work

EVENT OF DEFAULT:
Event of Default means the CONTRACTOR Event of Default or IREL Event of Default or both as the context may admit or require.

65.4.1 CONTRACTOR EVENT OF DEFAULT:

Any of the following events shall constitute an event of default by the CONTRACTOR ("CONTRACTOR Event of Default");

the CONTRACTOR fails to remedy any breach hereof or any failure in the performance ofits obligations hereunder, as specified in a notice of suspension pursuant to Sub-clause
65.2 hereinabove, within 30 (thirty) days of receipt of such notice of suspension or withinsuch further period as IREL may have subsequently granted in writing
The CONTRACTOR fails to commence the Works;
The CONTRACTOR fails to commence the Works
The CONTRACTOR fails to commence the Works
The CONTRACTOR fails to commence the Works
Any representation made or warranties given by the CONTRACTOR under this Contract is found to be false or misleadings
Any representation made or warranties given by the CONTRACTOR under this Contract is found to be false or misleadings
The transfer, pursuant to law of either (a) the right and of or obligations of the CONTRACTOR and the Contract, or (b) all or material part of the CONTRACTOR, except where such transfer in the reasonable opinion of IREL does not affect the ability of the CONTRACTOR to perform, and the CONTRACTOR stapends or abundons the Works without prior consent of IREL, provided that the CONTRACTOR shall be deemed not to have suspended/ abandoned operation if such suspension/ abandonment was (i) as a result of Force Majeure Event and is only for the period such force Majeure is continuing, or (ii) is onaccount of abreached its obligations under the CONTRACTOR becomes insolvent or bankrupt or enters into any agreement with interections for relief of debot or take advantage of any law for the benefit of debots or goes into liquidation or receivership whether compulsory or voluntary; the CONTRACTOR submits to RELL astatement which has a material effect on the rights, obligations or interests of IREL and which the CONTRACTOR reputations the Contract or this behavior and mischally the CONTRACTOR or expensions the Contract or the Contract or the benefit of the total and which the CONTRACTOR was considered eligible or successful, is found to befalse, incorrect or misleading; or
The CONTRACTOR reputation

The CONTRACTOR repudiates the Contract or otherwise evidences an intention not to be bound by the Contract.

nts of default by IREL ("IREL Event of Default"), unless any such IREL Event of Default has occurred as a result of CONTRACTOR Event of Default or due to a Force Majeure Event:

IREL is in breach of the Contract and has failed to cure such breach within sixty (60) days of receipt of notice in that behalf from the CONTRACTOR; IREL regulates the Contract or otherwise evidences an intention not to be bound by this Contract.

Any representation made or warranties given by IREL under the Contract is found to befalse or misleading.

65.5 RECOURSE TO EVENT OF DEFAULT:

65.5.1

In case of an event of default, the following recourse is available to IREL and the CONTRACTOR or both as the situation may warrant:
In case of accurrence of Event of Default mentioned in bub-clause a and Sub-clause b ofClause 63.41, the CONTRACTOR shall have an option to ask for extension from IREL specifying the conditions that have restricted the CONTRACTOR to complete the tasks instipulated time. However, IREL's decision onsaid matershallstand matershall standard matershall standard matershall standard matershall standard in alsa the case may be considered from the configuration of the Contract of the configuration of the Contract of the configuration of the Contract, CONTRACTOR would have to clearly demonstrate that the Event of Default has occurred despite all possible steps taken by CONTRACTOR to avoid Termination. The Parties shall mutually decide the modalities of Termination.

65.6 TERMINATION DUE TO CONTRACTOR EVENT OF DEFAULT:

Without prejudice to any other right or remedy which IREL may have in respect thereof under the Contract, upon the occurrence of an CONTRACTOR Event of Default, IREL shall be entitled to terminate the Contract by issuing a Termination Notice (the "Termination Notice") to the CONTRACTOR, provided that before issuing the Termination Notice (the "Preliminary Notice"). In case the underlying breach/default is not resolved within a period of sixty (oli) days from the date of the Preliminary Notice, IREL shall be entitled, to terminate the Contract by issuing the Termination Notice (the "Preliminary Notice"). In case the underlying breach/default is not resolved within a period of sixty (oli) days from the date of the Preliminary Notice, IREL shall be entitled, to terminate the Contract by issuing the Termination Notice (the "Preliminary Notice").

Upon termination of the Contract by notice of either Party to the other pursuant to Sub-clauses 65.5.1 br 65.5.1 chereof, the CONTRACTOR shall, immediately upon dispatchor receipt of such notice, take all nece in a promptand orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum.

65.7 PAYMENT UPON TERMINATION:

65 7 1 Upon termination of this Contract pursuant to Sub-clauses 65.5.1 c hereof, IREL shall make the following payments to the CONTRACTOR (after offsetting against these payments any amount that may be due from the CONTRACTOR to IREL): Remuneration pursuant to Schedule of rates hereof for Works satisfactorily performed prior to the date of termination;

65.8 65.8.1

DISPUTES ABOUT EVENTS OF TERMINATION:

If either Party disputes whether an event specified in Sub-clause 65.4.1 or in Sub-clause
65.4.2 heroth as occurred, such Party may, within 30 (thirty) days after receipt of notice of termination from the other Party, refer the matter to arbitration pursuant to Sub-clause hereof.

66.0

INFAIONCY LIABILITY:
with that dispatch of the contract of the party shall be liable to the other party for any indinscending shall be limited to 100% of contract price. However, neither party shall be liable to the other party for any indinscendent liability of contract price in the party shall be liable to the other party for any indinscendent liability of contract price. However, neither party shall be liable to the other party for any indinscendent liability of contract price. However, neither party shall be liable to the other party for any indinscendent liability of contract price. However, neither party shall be liable to the other party for any indinscendent liability of contract price. However, neither party shall be liable to the other party for any indinscendent liability of contract price.

METHOD OF BLACKLISTING VENDORS: Any failure by the vendor (CONTRACTOR) to supply/execute the contract as per order may result in blacklisting of vendor by the authority competent to conclude the contract. The blacklisted vendor shall not be considered for a minimum per one year from the chalded of black listing.

Further, the competent authority may blacklist the bidder, if the bidder changes bid either techno-commercial and / or price or withdraw his bid after receipt of the same and during the validity period of bid.

If security considerations including question of loyalty to the state so warrant. b.

If the proprietor of the firm, its partner or representative is convicted by a court of law following prosecution for offences relating to business dealings.

If there is strong justification for believing that the proprietor or employee or representatives the CONTRACTOR has been guilty of malpractice such as bribery, corruption, fraud, substitution of tenders, interpolation, misrepresentation, evasion or habitual default in payment of any tax levied by law, etc.

An order for ban, suspension passed for a certain a specified period shall be deemed to have been automatically revoked on expiry of that specified period and it will not be necessary to issue a specific formal order of revocation, except that an order of uspension/ban passed on account of doubtful loyalty or security consideration shall continue to remain in force until it is specifically revoked.

67.5 An order of ban on grounds of conviction by Court of Law may be revoked if, in respect of the same facts, the accused has been wholly acquitted by a court of law

68.0

67.2

(c) (d)

(e)

(f)

(h)

ii)

72.0

74.0

SECRECY
The CONTRACTOR shall not at any time during the pendency of the contract or there after disclose any information furnished to them by IREL or any drawings, designs, reports and other documents and information prepared by the Contractor for this contract, without the prior written approval of IREL except in so far as such disclosure is necessary for the performance of the Contractor's work and service hereunder.

In respect of all labour directly or indirectly employed by the Contractor, Labour Rules, on the work, it shall be the bounden duty of the Contractor to abide by andto strictly comply with all labour legislations, as may be applicable, enacted by the parliament or by the State Legislature and the rules/regulations framed thereunderby the Central or State Covernment or Local Authorities providing for the conditions of employment protection of health, Sanitary arrangements, wages, provident fund, gratuity, welfare, and safety of workmen. These rules and statutoryobligations shall be deemed to be part of the Contract. Instructions issued by the Employer in this behalf from time to time shall be equally binding on the contractors the Contractor shall observe them stringently. a) (b)

In the event of the Contractor falling to discharge his obligations imposed upon himby or under any statute as aforesaid, the employer shall be entitled to rescind the Contractat the sole risk and cost of the Contractor and/o amount of loss sustained by the Employer.

It is advisable for the Contractor to properly and fully acquaint himself with all the legislations as applicable to his workmen and the work under this contract or in connection herewith, so as to preclude the possibility of infringement and noncompliance thereof and to make it easy for him to observe clause 69 without any deviation.

The Contractor shall maintain records, registers in respect of workers employed by him as required under various statutes and or prescribed by the Employer, shallissue attendance cards to each worker and shall produce the same for inspection on demand to the authorities under statutes or to the authorised representatives of the Employer.

All payments of whatever nature to be made by the Contractor to his workmen shall be made in the presence of an authorised representative of Employer and Employer's representative shall sign the acquaintance in token of having witnessed the payment, as prescribed under law. The first R.A. bill of the Contractor shall be released only after HRM (Welfare Section) gives clearance regarding compliance of all statutory provisions by the contractor. Final bill of the Contractor shall be cleared only when a clearance certificate is issued by the Contractor from an authority declared for the purpose by the Employer, that the claims of workmen in respect of wages, workmen's compensation, statutory payments etc. have been paid by Contractor to hisworkmen in full and subject to fulliment of other conditions of Contract. Labour Rules etc.

The Contractor shall be entirely responsible for safe and good conduct of his employees during the period of his contract. The Contractor shall also ensure, that no safety rules/instructions are violated by him or his workmen. The Contractor shall maintainhismachineries and tools for work insafecondition and shall present the same for checking whenever called by Employer/ his representatives. (g)

It shall be binding on the part of the Contractor to familiarise himself and be governed by all statutes such as Mines Act 1952, Rules and Regulations including amendments made thereunder, if any, applicable for the work, Indian Electricity Act. 1910 and Indian Electricity Rules 1956 including amendments, if any, applicable for the work.

The Contractor shall provide and ensure proper use of safety appliances by his workmen throughout the course of their employment

(i) The Contractor infulfilment of his statutory obligations imposed by or undervarious Labour Laws, will among other things:

Arrange to provide cool and wholesome drinking water at appointed place/places near work site. The container of water shall be in hygienic condition.

Implement the Employees Provident Fund Scheme or Produce exemption-certificate from Regional Provident Fund Commissioner if they are so exempted Otherwise, bills for the work will be released withholding 10% from such sums or as decided by the Management from time to time it is used time they implement the scheme or produce exemption certificate from the Regional Provident Fund Commissioner. The Contractors are further required to indennily Employer against any loss or damage, whatsoever, that may be suffered by Employer as a result of any claim, damage or penalties for any failure or non-compliance on their (Contractor's) part with the provisions of the aforestaid Act and Scheme framed thereunder.

The Contractor shall arrange to get his workmen trained under Mines Vocational Rules-1966 at the Training Department of the Company and shall pay all statutoryallowances for such training to his workmen under training. The Contractor shall ensure the proper use of safety appliances by his workmen throughout the courseof their employment. (k)

RETURNS OF LABOUR:

(a) The Contractor shall if required by the Engineer deliver to the Engineer's representative or at his office a return in detail in such from and at such intervals as the Engineer may prescribe showing the numbers of the labour from time to time employed by the contractor on the Site.

(b)

LABOUR LICENCE:
The Contractor shall have to obtain a licence from Asstt. Labour Commissioner (Licensing Authority) within 15 days from the award of the Contract under ContractLabour (Regulation and Abolition) Act. 1970 and shall have to comply with all the provisions of the Act and Rules framed thereunder and shall ensure that no violations are pointed out by the Authorities under the Act.
The RA Bills of the contract shall not be released until the licence for the number of labour employed under Contract Labour(Regulation and Abolition)Act, 1970 hasbeen produced by the Contractor to the office of the employer. Whenever the number is increased, the Contractor shall arrange to get such changes incroprated in the licence.
The Contractor shall make payment to their workmen in the presence of authorities drepresentative of the Employer only, and obtain the required certificate regarding witnessing of payments.

(c)

WOMEN LABOUR: The working hours

women labour employed by the Contractor/ tenderer shall conform totherelevant labour acts inforce. They shall not be detained after 7,00 PM and employed before 6.00 AM and in no case employed during the night time.

73.0

No child below the age of 18 years shall be employed. If children/young persons in the work premises are employed contravening the provision of the Factories Act, 1948 and rules framed thereunder, their agreement/ contract is liable to cancellation and/or termination without any compensation or notice.

ENTRY PASS: ENTRY PASS:
All representatives and workers of Contractor shall possess the Entry Pass issued from the Security Deptt. and concerned Officer/Engineer shall have the right to refuse the Entrypasses to any worker or representative of the Contractor without assigning area to any time by the Security Deptt. or concerned Officer/Engineerwithout assigning any reason. The Contractor may be suspended or with other any gate pass issued to their workmen or representative by authorities are not insisted by the unauthorist plersons for entry in the plant area (in specifical reas insisted the plant.

SAFE CUSTODY OF ENTRY PASS:
The Contractor shall be governed by the following provisions for enforcing safe custody and proper use of gale passes that may be issued to him for entry into the Plant area:
it shall amount breach of rules and regulations regarding entry into a prohibited place by Contractors in case any entry passes issued on their demand are found to be misused by any unauthorised person (s).
It shall also amount to breach of terms of the contract for which the employer reserves the right to terminate the contract at any stage at the risk and cost of the Contractor.
Final payment would be made to the Contract or only after all the passes issued bythe Security Department or cancellation for which 'No Demand Certificate' should be obtained.
In case of passes loss/ not surrendered for any reason an amount as fixed shall belevied as penalty before final payments are cleared or as amended from time to time. No Dues Certificate will not be issued unless all the statutory payments to contra labour including retrenchment benefits, gratuity etc. are paid and a copy of full and final payment Muster Roll duly witnessed by the nominee of employer issubmitted to Welfare Dept. by the contractor may be debarred in case he found that he is not complying with the statutory provisions. LIABILITY FOR ACCIDENTS AND DAMAGES:
The CONTRACTOR shall be responsible for loss or damage to the PLANT and provide new equipment and machineries in lieu of equipment/machineries lost/ damaged beyondrepairs, free of cost until the PLANT is handed over after successful completion of performance guarantee test run. 76.0 76.1 Notwithstanding the provisions in the CONTRACT, the CONTRACTOR shall not be responsible for any loss or damage to the PLANT or any part thereof if and to the extent that such loss or damage is not covered by insurance coverage such as War risk, providedthe same is general exclusion of the policy of the EAR insurance. War Risks shall mean any of the following events occurring within India: War, hostilities, warlike operations (whether a state of war be declared or not), invasion, act of foreign enemy, city divid are, rebellion, therefore, the remove, multipy, usurpation of civil or multiput government, conspiracy, riot, civil commotion, mine, books, shell, greated or otherprojectine, insilen, muntiputs or explosive of war. The CONTRACTOR shall indemnify the IREL in respect of all damage or injury to any person or to any property (other than property forming part of the Work) and against all actions, suits, claims, demands, costs, charges and expenses arising in connection therewith which shall have been occasioned by the negligence of the CONTRACTOR or any SUB-CONTRACTOR, or by defective design (inder than a design made, furnished orspecified by the IREL and which the CONTRACTOR has disclaimed responsibility in writing within a reasonable time after receipt of the IREL: is instructions), material or workmarshap, whee hot of the CONTRACTORs obligations. Before commencement of the work, the Contractor will give an undertaking in writing that they would abide by the safety Rules and Regulations laid down by the organisation rigorously and any deviation from this would make them liable for action. SAFETY CLEARANCE:
Along with contract document and job instructions from the contracting department, the Contractor will come to Safety & Training Deptt. where he will be further briefed and Contractor's Safety Management Policy will be explicated to start the job without getting a written safety clearance from Safety & Training Deptt. (a) SHUTDOWNS
The contracting department would take necessary shutdowns wherever there are hazards of gases, electricity, moving machinery, etc. The Contractor shall ensure that the shutdowns/ clearance are taken before sending workers in such locations. (b) WORK AT HEIGHT
Wheneverwork at height is involved Contractor should obtain passes to work at height for these persons who will be required to work at height from Safety & Training Deptt. (c) The Contractor after preliminary examination at PHC may take his injured workmen tohis own Doctor with a permission from the Doctor at PHC at his own risk giving an undertaking to that effect in writing to the Doctor. He will, however, have to keep S&TDeptt. informed about the nature of the injury and the period for which the injured person is off duty on account of injury. The Contractor shall be fully, r dueto these accidents. sible for accidents caused due to his or his agent'sor workmen's negligence or carelessness in regard to the observance of the safety requirements and shall be liable to pay compensation for injuries and delay work PRECAUTIONS & SUPERVISION:
The Contractor shall take all safety precautions and provide adequate supervision in order to do the job safely and without damage to equipment of the provided to (f) SAFETY CODE
The Contractors shall strictly follow the IREL Safety Code and also the instructions issued by the Safety & Training Deptt. from time to time. Before starting the work, the Contractor shall meet the safety Officer and get himself familiar with the safety measures to be taken during the execution of the job. The contractor shall bepersonally responsible for the safety of his workmen and shall beliable for prosecutionin case of any accident. (g) (h) ding the above clauses, there is nothing in these conditions to exempt the Contractor from the operations of any other Act or Rule in force in the Republic of India FAILURE TO OBSERVE SAFETY RULES:
Failure to observe the safety rules will make the Contractor liable to penalty by way of suspension of work, fine and termination of contract. e entirely the responsibility of the Contractor to ensure that the vehicles are notdriven with so high speed or in so reckless or rash manner as to cause accident or prove to be potential threat to the safety of the traffic. Where the speen fixed, they will be strictly adhered to by the Contractor's drivers who will also adhere to slow and safe driving inside the Plant and Township Area. Failure to complywith the above may result in termination of the contract. THEFT ETC.

Similarly, if a driver or any staff of the Contractor is caught in theft case or in any unauthorised movement of materials or in the activity which is punishable under the law or not authorised by the Plant, the Contractor will bear the full respector to the Plant due to such illegal/ unauthorised acts besides the action to terminate the contract by the Plant. (k) (l) In case of accident or injury or damages caused by the Contractor's vehicle or staff toany person or property, the financial responsibility to compensate be borne solely by the Contractor and this amount may, at the discretion of the competent authority of IREL, be recovered from the bills or Security or other deposits of the Contractor. PRECAUTIONS FOR VEHICULAR TRAFFIC:
Suitable safety precautions must be taken by the Contractor for his vehicular traffic at the level crossing/roads inside the Plant/ Township area. Contractors would be using those roads on their own risk and responsibility without any liability on the (m) Suitable safety precautions mus part of IRELManagement. 78.0 78.1 GENERAL: CONTRACTOR shall at his own expense arrange, secure and maintain insurance with reputed insurance companies to the satisfaction of the EMPLOYER as follows: CONTRACTOR at his cost shall arrange, secure and maintain insurance as may be necessary and to its full value for all such amounts to protect the WORKS in progress fromtime to time and the interest of EMPLOYER against all risks as detailed her The formand the limit of such insurance, as defined here in together with the under works thereof in each case should be as acceptable to the EMPLOYER. However, irrespective of work acceptance the responsibility to maintain adequate insura coverage at all times during the period of CONTRACT shall be that of CONTRACTOR alone. CONTRACTOR's failure in this regard shall not relieve him of any of his responsibilities and obligations under CONTRACT. Any loss or damage to the equipment, during ocean transportation, port/custom clearance, inland and port handling, inland transportation, storage, erection and commissioning till such time the WORK is taken over by EMPLOYER, shall be to the account of CONTRACTOR.

CONTRACTOR shall be responsible for preferring of all claims and make good for the damage or loss by way of repairs and/or replacement of the parts of the Work damaged or lost. CONTRACTOR shall provide the EMPLOYER with a copy of all insurance policies and documents taken out by him in pursuance of the CONTRACT. Such copies of document shall be submitted to the EMPLOYER immediately upon the CONTRACTOR having taken such insurance coverage. CONTRACTOR shall assinform the EMPLOYER insurance in a deviation of the propose of replacement of equipment of comments and ensure revalidation) renewal etc., as may be necessary well in time.

Statutory clearances, if any, in respect of foreign supply required for the purpose of replacement of equipment to the transit and/or during erection, shall be made available by the EMPLOYER. CONTRACTOR shall, however, be responsible for obtaining requisitelicences, port deterances and other formalities relating to such import. The risks that are to be covered seal include, but not be limited to the loss or damage in handling, transit, their, plicage, riot, civil commotion, weather conditions, accidents of all kinds, fire, warrisk (during ocean transportation only) etc. The scope of such insuranceshall cover the entire value of supplies of equipments, plants and materials to be imported/from time to time. All costs on account of insurance liabilities covered under CONTRACT will be to CONTRACTOR's account and will be included in VALUE OF CONTRACT. However, the EMPLOYER may from time to time, during the currency of the CONTRACT, ask the CONTRACTOR in writing to limit the insurance coverage risk and in such a case, the parties to the CONTRACT will agree for a mutual settlement, for reduction in VALUE OF CONTRACT to the extent of reduced premium amounts.

CONTRACTOR as far as possible shall cover insurance with Indian InsuranceCompanies, including marine Insurance during ocean transportation. 78.2 CONTRACTOR as far as possible shall cover insurance with Indian InsuranceCompanies, including marine Insurance during ocean transportation.

EMPLOYEES STATE INSURANCE ACT:

The CONTRACTOR appear to and does hereby accept full and exclusive liability for the compliance with all obligations imposed by the Employees State Insurance Act 1948 and the CONTRACTOR of the Employees State Insurance Act, 1948, and the CONTRACTOR of the Employees State Insurance Act, 1948, and the CONTRACTOR of the Employees State Insurance Act, 1948, and the CONTRACTOR of the Employees State Insurance Act, 1948, and the CONTRACTOR of the Employees State Insurance Act, 1948, and the CONTRACTOR of the Employees State Insurance Act 1948 and the CONTRACTOR of the Employees State Insurance Corporation, the Declaration Forms, and all forms which may be required in respect of the CONTRACTOR's or SUB-CONTRACTOR's employees, who are employed in the WORK provided for or those cowered by ISE If from time to time under the Contract. The CONTRACTOR and deduct and secure the agreement of the UBL-CONTRACTOR to deduct the employee's Contribution as per the first schedule of the Employee's State Insurance Act from wages and affix the Employees Contribution as per the Time Ensurance Corporation Account, the Employee's Contribution as per the Time Ensurance Corporation Account, the Employee's Contribution as per the Time Ensurance Corporation Account, the Employee's Contribution as per the Employee's State Insurance Act from wages and affix the Employee's Contribution as person and the CONTRACTOR shall remit and secure the agreement of the SUB-CONTRACTOR to maintain such records. Any expenses incurred for the contributions or maintaining records sate little under the Act in respect of employee's and payments and the CONTRACTOR account. The EMPLOYEE shall retain such records. Any expenses incurred for the contributions or maintaining records shall be to the CONTRACTOR to maintain such records. Any expenses incurred for the contributions, making contributions i) WORKMEN COMPENSATION AND EMPLOYER'S LIABILITY INSURANCE: Insurance shall be effected for all the CONTRACTOR's employees engaged in the performance of this CONTRACT. If any of the work is sublet, the CONTRACTOR shallrequire the SUB-CONTRACTOR to provide workman's compensation and employer's liability insurance for the latter's employees are not covered under the CONTRACTOR's Insurance. ii) iii) TRANSIT INSURANCE: In respect of all items to be transported by the CONTRACTOR to the SITE of WORK, the cost of transit insurance should be borne by the CONTRACTOR and the quoted price shall be inclusive of this co COMPREHENSIVE AUTOMOBILE INSURANCE:
This insurance shall be in such a form as to protect the Contractor against all claims for injuries, disability, disease and death to members of public including EMPLOYER's men and damage to the property of others arising from the use durings on or of the 'site' operations, irrespective of the Employership of such vehicles. iv) COMPREHENSIVE GENERAL LIABILITY INSURANCE v) COMPREHENSIVE GENERAL LIABILITY INSURANCE:

In is insurance shall protect the Contractor against all claims arising from injuries, disabilities, disease or death of member of public or damage to property of others due to any act or omission on the part of the Contractor, his agents, his employees, his representatives and Sub-Contractor's or from riots, strikes and civil commotion.

Contractor shall also suitable Complete Personal Accident Insurance Cover for taking, care of injury, damage or any other risks in respect of his Engineers and other Supervisory staff who are not covered under Employees' State Insurance Act.

The policy shall cover third party liability. The third party liability shall cover the loss, disablement of human life (person not beloging to the Contractor) and also cover the risk of damage to others materials/ equipment/ properties during construction, erection and commissioning at site. The value of third party liability aparty liability and party liability lists of compensation for loss of human life or partial/full disablement shall be reformed to the staff and party liability lists have peredual. Results a partial full disablement and Rs. 1 lakb per partial disablement and Rs. 1 lakb per partial disablement and Rs. 1 lakb per partial disablement and party liability and lists per death, Rs. 15 lakbs perfull disablement and party lists and lists per death, Rs. 15 lakbs perfull disablement and party lists and l

ANY OTHER INSURANCE REQUIRED UNDER LAW OR REGULATIONS OR BYEMPLOYER: CONTRACTOR shall also carry and maintain any and all other insurance(s) which hemay be required by the EMPLOYER. vi)

ance(s) which hemay be required under any law or regulation from time to time without any extra cost to EMPLOYER. He shall also carry and maintain any other insurance

79.0 79.1 General In the event that terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions stipulated in the General Conditions of Contractshould deviate from terms and conditions of Contractshould deviate from the General Condition of Contractshould deviate from the General Condition of Contractshould deviate from the General Contractshould deviate from the General Condition of Contractshould deviate from the General Contracts

SSES DUE TO NON-COMPLIANCE OF INSTRUCTIONS:
osses or damages occurring to the EMPLOYER owing to the CONTRACTOR's failure toadhere to any of the instructions given by the EMPLOYER in connection with the contractexecution shall be recoverable from the CONTRACTOR.

79.3 RELOVERY OF SUMS DUE:

All costs, damages or expenses which the EMPLOYER may have paid, for which under the CONTRACT CONTRACTOR is liable, may be recovered by the EMPLOYER (he is hereby irrevocably authorized to do so) from any money due to or becoming due to the CONTRACTOR under this Contract or other Contracts and/or may be recovered by actionat law or otherwise. If the same due to the CONTRACTOR be not sufficient to recover therecoverable amount, the CONTRACTOR shall pay to the EMPLOYER, on demand, the balance amount.

PAYMENTS, ETC. NOT TO AFFECT RIGHTS OF THE EMPLOYER:
No sum paid on account by the EMPLOYER nor any extension of the date for completiongranted by the EMPLOYER shall affect or prejudice the rights of the EMPLOYER against

CUT-OFF DATES:
No claims or correspondence on this Contract shall be entertained by the EMPLOYER/Consultant after 90 days after expiry of the performance guarantee (from the date of final extension, if any).

79.6

80.0

RISK PURCHASE CLAUSE

After award of the contract, if the tenderer fails to execute the work as per tender or at any time repudiates the order, IREL (India) Limited has the right to forfeit and invoke the security deposit and execute the order from other agencies at the risk and cost of the tenderer. The cost difference between the alternative arrangements and total contract value will be recovered from the tenderer along with other incidental charges. In case of execution of order through alternative sources and if price is lower, no benefit on this account will be passed on to the tenderer.

"ETHICS IN TENDERING & OTHER BUSINESS DEALINGS"

Dear Sir,

IREL (India) LIMITED, a Government of India undertaking under the administrative control of Department of Atomic Energy is doing its business as per the rules and regulation of the Public Sector Undertaking and other statutory agencies. The business is done in an ethical, rational & impartial manner with good corporate governance.

In our endeavour to be more transparent in our dealings and to support our ideology all Vendors, Customers and Business Partners are requested not to provide any gift and / or inducement to any of our employees for securing / being granted favour in dealings with our Company. In assurance of your commitment to the aforesaid, it will be highly appreciated if you fill up, sign and abide by the attached undertakings.

Report of any gifts and / or inducements sought by any employee of the company should be immediately reported to any one of the following:

Chairman & Managing Director
IREL (India) Limited
I207, V.S. Marg, Prabhadevi
Mumbai 400 028.
Ph: 022-24225778
E-mail:cmd@irel.co.in

Chief Vigilance Officer
IREL (India) Limited
1207, V.S. Marg, Prabhadevi
Mumbai 400 028.
Ph: 022-24225078
Ph: 022-24221068
E-mail:cvo@co.gov.in

We assure you that complaints if any made by you on the subject will be kept confidential and fair investigation will be conducted and appropriate action will be taken. Similarly, we except your commitment to the undertaking and its violation will have consequences as per prevailing rule of the Company.

Thanking you,

For IREL (India) Limited

Sd/-

Name V A Anil Kumar

Designation Deputy General Manager- Technical (Purchase)

UNDERTAKING TO BE SUBMITTED BY BIDDERS FOR ADOPTING ETHICAL PRACTICES

Date:

IREL (India) Limited 1207, V.S. Marg, Prabhadevi Mumbai 400 028.
I / We am / are a Vendor / Customer of IREL(India) Limited (now onwards to be referred as Company).
I / We agree and undertake:
Not to provide any gift and / or inducement to any employee of the Company in connection with securing / being granted favour (s) in my / our dealings with the Corporate office of the company and / or its any field units namely MK, Chavara, OSCOM, RED & IRERC.
To immediately report any gift and / or inducement sought by any employee of the Company granting favour(s) to me / us in my / our dealings with the Company and / or its field units.
Signature
Name
Title
Name of the Company and Address (with Seal)

EMD DECLARATION

I have furnished a sum of Rs/- (Rupees	only)	towards	EMD	vide
NEFT/RTGS/BG No dated				
Place:	Signature of tenderer:			
	Full Address:			

IREL Bank Details

Name of Bank	State Bank of India, Udyogamandal Branch,
	Udyogamandal
Account Type	Current Account
Name of Account holder	IREL(India) Limited
Account Number	57017844321
IFSC Code	SBIN0070158
MICR Code	682002926

Details of payment to be uploaded as attachment during tender submission and the same shall be e-mailed to: purchase-red@irel.co.in

Email should contain the following details

- 1) Name of the Company.
- 2) Your E-mail ID and Contact Details including full postal Address.
- 3) EMD Amount.
- 4) Transaction ID with details of bank and branch.

TECHNICAL DEVIATION STATEMENT FORM

The bidder has to quote as per technical specification and requirement of the bid. No deviation is expected. However, in case of any deviation, the same has to be recorded clearly in the technical

The following are the particulars of deviations from the requirements of the Tender specifications.

CLAUSE	DEVIATION (In also lives I position)	REMARKS
	(Including Justification)	
gnature & Seal of the Tender	er	
ated:		
ote:		
	tion, the statement should be returne. If not endorsed, it will be considered as	
	ns furnished in the Tender document of our Tender, except only to the extent o	

Tender No. / Date:

deviation statement form.

Name of Work:

DECLARATION - NON-BLACKLISTING

(To be submitted by an Authorized	Signatory on the company's original letter h	ead with signature and seal)
То,		
DGM -Technical (Purchase) IREL (India) Limited R E Division, Udyogamandal – 683 KERALA	3 501	
Sir,		
In response to the Bid Ref No.:	dated 2	023, I/We hereby declare that
presently our agency has not been of	declared ineligible or black listed for corrup	t & fraudulent practices either
indefinitely or for a particular period	od of time by any State Govt./ Central Gov	vt./PSU/Government of India
Society on the date of bid submission	on.	
If this declaration is found to be incour bid if any, to the extent accepted	correct then without prejudice to any other and the cancelled.	action that may be taken, my/
		Thanking you,
		Yours faithfully,
	Name of the agency: - Authorized Signatory: - Seal of the Organization: -	
Date:		
Place:		
Tiucc.		

Annexure to Bid Form: Eligibility Declarations

Tender Document No.	
Tender Title:	
Bidder's Name:	
Bidder's Reference No.	Date:
	m a country or countries, or a class of countries under
Rule 144 (xi) of the General financial Rules 2017	7.
shares a land border with India: and solemnly ce a country, has been registered with the Compete requirements in this regard and is eligible to be c Penalties for false or misleading declarations: We hereby confirm that the particulars given al also undertake to advise any future changes to	bove are factually correct and nothing is concealed and o the above details. We understood that any wrong or ation of Code of integrity and would attract penalties as
	(Signature of the Bidder, with Official Seal)

CONTRACTOR ENROLMENT/ REGISTRATION FORM

NAME			:						
ADDRESS			:						
E-MAIL/ M	OBILE		:						
INSURANC	E DETAII	LS	:						
I No.	Insuranc	e	Policy No.		Valid	Ту	ype of Policy	7	No. of persons covered
5. LABOUR LICENSE DETAILS:									
Labour License No. Addi Offic		Addr					Date of Expiry	Maximum No. of Lamoure's as per License	
							ı		
	ADDRESS E-MAIL/ M INSURANC I No.	ADDRESS E-MAIL/ MOBILE INSURANCE DETAIL I No. Name of Insurance Compane LABOUR LICENSE D	E-MAIL/ MOBILE INSURANCE DETAILS I No. Name of Insurance Company LABOUR LICENSE DETAIL	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Policy No. Insurance Company LABOUR LICENSE DETAILS:	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Policy No. Insurance Company LABOUR LICENSE DETAILS: bour License No. Address of Licensing Licensing	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Insurance Company Policy No. Valid LABOUR LICENSE DETAILS: bour License No. Address of Licensing License Issuance	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Policy No. Valid Tyle Company	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Insurance Company Policy No. Valid Type of Policy Insurance Company Policy No. Valid Type of Policy No. Valid Type of Policy No. Name of Insurance Company Policy No. Nam	ADDRESS : E-MAIL/ MOBILE : INSURANCE DETAILS : I No. Name of Insurance Company Policy No. Valid Type of Policy LABOUR LICENSE DETAILS: bour License No. Address of Licensing License Issuance Authority Date of Expiry Lam

SIGNATURE OF CONTRACTOR

	VENDOR UP-DATION DETAIL	LS	
SI#	Organisation Details		
1	Name		
2	Address Type (Sales office address / Office Address / warehouse Address / Factory Address)		
	Building / House Number		
	Area/Street Name		
	City		
	State		
	Pin Code		
	Contact Details	Ph No: Mobile No. Email:	
3	Vendor Type (Domestic / Import)		
4	Ownership Information (Private Limited Company/ One Person Company/ Limited Liability Partnership/ Partnership Firm / Proprietorship/ Co-Operative Society/ Trust/ Others).		
5	Whether Approved By Any Central Government/State Government/ Public Sector Undertakings / Reputed Private Organisations for similar items, for which registration is sought.		
6	PAN No. Copy of the same may be attached.		
7	GSTIN ID Copy of the same may be utached:		
8	Audited copies of P&L for the last three FY		
9	Valid MSE Udyam registration certificate, if any.	Yes	No
10	MSE ownership details.		
11	ISO Certification if any		
12	Registered in GEM Portal	Yes	No
13	MSE to confirm if they are registered from TReDs platform	Yes	No
14	Whether supplier/Service Provider is a Start-Up Enterprise. If yes provide the details.		
15	Whether she Company is under Litigation/Arbitration cases during last 5 years?	Yes	No
16	Whether company has been delisted/debarred from business with any PSU in India, and the reasons thereof?	Yes	No
17	Bank Details		
	Name of bank:		
	Name of Bank Branch:		
	City/Place:		
	Account Number:		
	Account Type:		
	IFSC Code:		
	MICR Code:		
	Swift Code		
	Self-attested or Bank attested Bank details on Company letterhead or cancelled cheque		

PROFORMA FOR BANK GUARANTEE FOR EARNEST MONEY DEPOSIT (EMD)

(To be issued by approved Scheduled Banks)

In accordance with Notice Inviting Tender (NIT) No	Dated	for the w	ork of
(herein after referred to as "the said Works") for Rs			
RED unit of M/s IREL(India) Limited, a company inc	orporated u	nder Indian Com	panies Act, having
its registered office at Plot No.1207, ECIL building, Opp. to		•	_
Prabhadevi, Mumbai-400028, India (herein after referred to a	s IREL (Indi	ia) Limited, M/s	
Address [Herein after referred to a			
the said tender and a Bank Guarantee for the sum of Rs			-
days (in words) is required to be submitted by the I	3idder towai	rds the Bid Securi	ity.
We theBank (hereinafter ca	illed the said	l Bank) do hereb	v undertake to nav
to IREL (India) Limited, the sum of Rs (Rupee			
tenderer's failure to enter into an agreement of contract on in			
commence the contract works and/or failure to deposit the		-	
per the terms and conditions relating to and/or governing the			
Tender (NIT). We also agree that any such demand made of		_	_
amount due and payable by the Bank under this Guarantee.			0
or difference or any litigation in respect of or arising from	U		0 , 1
tender of the tenderer afore stated by IREL (India) Limited in			-
claim of the IREL (India) Limited for forfeiting the Earnest Me	_	-	•
forthwith pay the said amount to IREL(India) Limited on dem	and being m	nade as aforesaid.	
THE POLICE OF THE PARTY.			
We Bank further agree that the guarantee			
effect during the period that would be taken for entering in	_		
continue to be enforceable till all the dues of the IREL(India)			
NIT for the work have been fully paid and its claims satisfied the NIT have been fully paid and its claims satisfied the NIT have been fully paid and its claims satisfied to the number of the NIT have been fully paid and its claims satisfied to the number of the NIT have been fully paid and its claims satisfied to the number of the numb		_	
certifies, that the terms and conditions of the NIT have be	en rully and	a properly carrie	ed out by the said
tenderer and accordingly discharges the guarantee.			
We Bank further agree with the IRI	EL(India) Lii	mited that the IF	REL(India) Limited
shall have the fullest liberty without our consent and wit			
hereunder to vary any of the terms and conditions of the N		•	-
contract or to extend the time of validity of the offer from the	said tender	er from time to the	ime or to postpone
for any time or from time to time any of the powers exercisal	ole by the IR	REL against the sa	aid tenderer and to
forbear or enforce any of the terms and conditions of the NIT	and we sha	all not be relieved	d from our liability
hereunder by reason of any such variation, or extension by	eing grante	ed to the said te	enderer or for any
forbearance, act or omission on the part of the IREL(India)	Limited or	any indulgence	by the IREL(India)
Limited to the said tenderer or by any such matter or thin	g whatsoeve	er which under t	the law relating to
surety/guarantee would but for this provision have effect of s	o relieving u	18.	-
TAT	.1 . 1		
WeBank do hereby further agree to the property of the p	-	inge in the Consi	itution of the said
tenderer or the Bank will not affect the validity of this guarant	ee.		
We Bank lastly undertake not to re	voke this g	uarantee during i	its currency except
with the previous consent of the IREL (India) Limited in writing	_	- 0	, F
, , ,	J		

Dated the	_ day of	20
		Bank
(Signature with name in Block letters with designation, Attorney as per power	of Attorney No	dt.
	Bank's Commo	n seal