ODISHA CONSTRUCTION CORPORATION LTD. (A GOVERNMENT OF ODISHA UNDERTAKING) CENTRAL WORKSHOP RASULGARH BHUBANESWAR – 751010 (ODISHA)



QUOTATION DOCUMENT

Quotation call notice No. OCC/CWS/PROC/RGL/OHPC(V-I)/32/20-21 dated 14.10.2020

Name of work:

"SURFACE PREPARATION BY MEANS OF SAND BLASTING AND PAINTING OF PENSTOCK STOPLOG GATE OF RENGALI HYDRO-ELECTRIC PROJECT(OHPC)"

(This quotation document contained 17(Seventeen) sheets including this cover page)

Particulars of quotation document issue

ODISHA CONSTRUCTION CORPORATION LTD. (A GOVERNMENT OF ODISHA UNDERTAKING) CENTRAL WORKSHOP RASULGARH BHUBANESWAR – 751010 (ODISHA)

Date of issue of quotation document					
Quotation call notice No. OCC/CWS/PROC/RGL/OHPC(V-I)/32/20-21 dated 14.10.2020					
Issued in favour of : (Full name & address)					
Telephone No. – Land line :	Mobile : 2nd. Mobile :				
Enlistment No. of Job-Worker:	Zildi Mobile .				
Vide money receipt No. :	Dated:				
Issued by (Stamp and signature of issuing officer)					

Cost of quotation document = (Non-refundable)

` 600/- + CGST @ 6% ` 36/- + SGST @ 6% ` 36/- =` 672/-(Rupees six hundred seventy-two) only by hand/ ` 600/- + CGST @ 6% ` 36/- + SGST @ 6% ` 36/- =` 672/- + Postal / Courier charges ` 100/- = ` 772/- (Rupees seven hundred seventy- two) only by Registered Post / Speed Post / Courier

ODISHA CONSTRUCTION CORPORATION LTD.

(A GOVERNMENT OF ODISHA UNDERTAKING) CENTRAL WORKSHOP, RASULGARH, BHUBANESWAR – 751010 (ODISHA)

Quotation call notice No. OCC/CWS/PROC/RGL/OHPC(V-I)/32/20-21 dated 14.10.2020

Name of work: "LABOUR CHARGES FOR SURFACE PREPARATION BY MEANS OF SAND BLASTING AND PAINTING OF PENSTOCK STOPLOG GATE OF RENGALI HYDRO-ELECTRIC PROJECT"

1. On behalf of M/s Odisha Construction Corporation Ltd. ("OCCL"), the Senior Manager (Mech.)-I, Central Workshop, Rasulgarh, Bhubaneswar-751010 (Odisha) invites sealed quotations from the enlisted job-workers of "OCCL" in M-IV grade and above for the following work(s).

SI. No.	Name of the work	Cost of quotation document + GST @ 12% in `	Period of completion.	Class of job- worker
1	Labour charges for surface preparation by means of		01	M-IV
	sand blasting and painting of penstock stoplog gate of	672/-	(One)	&
	Rengali Hydro-Electric Project		Month	above

- The quotation document may be purchased from the office of the Senior Manager (Mech.)-I, Odisha Construction Corporation Ltd., Central Workshop, Rasulgarh, Bhubaneswar-751010 during office hours from 15.10.2020 to 27.10.2020 (up to 1.00 PM of 27.10.2020) on payment of non-refundable cost of quotation document as indicated in the table above in shape of Cash/Demand Draft drawn on any nationalized/scheduled bank payable at Bhubaneswar only in favour of M/s Odisha Construction Corporation Ltd.-Project Account. Interested quotationers may obtain further information, if any, from the undersigned.
- 3. The quotations must be accompanied with Earnest Money Deposit (E.M.D) @ 1% of the quoted value in shape of Account Payee Demand Draft drawn on any nationalized/scheduled bank payable at Bhubaneswar only in favour of M/S Odisha Construction Corporation Ltd.-Project Account.
- 4. The quotation document may be downloaded from OCCL website www.odishaconstruction.com and non-refundable cost of quotation document amounting to 672/- (Rupees six hundred seventy-two) only inclusive of GST @ 12% in shape of Account Payee Demand Draft drawn on any nationalized/scheduled bank payable at Bhubaneswar only in favour of M/s Odisha Construction Corporation Ltd.-Project Account may be deposited along with the quotation.
- The quotations must be submitted to the Senior Manager(Mech.)-I, Odisha Construction Corporation Ltd., Central Workshop, Rasulgarh, Bhubaneswar-751010 (Odisha) on or before 3.30PM on 27.10.2020 and will be opened on 27.10.2020 at 4.00 PM in the presence of the quotationers, who may like to be present. If there will be a public holiday on the last date of sale of quotation document and receipt & opening of the quotations as specified above, the quotation document will be sold and quotations will be received & opened on the next working day at the same time and venue.
- 6. The SSI/NSIC/MSME units participating in tender are not entitled for exemption from payment of EMD/ Security Deposits/ Tender Paper costs as communicated vide DOWR Letter No. IIM-24/2018-14318/WR dated 24.05.2018 & Head Office, OCCL Letter No.5502/OCC/CW-02/ 09(Vol-V)(WE) dated 30.05.2018.

Signature of quotationer or his/their power of attorney holder with date, full name, designation and official seal

- 7. Intending quotationers are required to furnish the following along with their quotations.
 - (i) Earnest money deposit *
 - (ii) Cost of quotation document *
 - (iii) Copy of valid GST registration certificate *
 - (iv) Copy of valid labour license * *
 - (v) Copy of valid registration certificate with Provident Fund Authority * *
 - (vi) Copy of valid ESI registration certificate issued by competent authorities **
 - (vii) Copy of PAN card *
 - (viii) Copy of document indicating residential address *
 - (ix) Copies of documents on credentials and proofs in support of successful execution of works of similar nature and magnitude earlier for qualifying criteria *
 - (x) Undertaking to mobilize workmen inside the premises of Central Workshop, OCCL, Rasulgarh, Bhubaneswar within 10(Ten) days from the date of issue of work order/letter of intent by "OCCL" *
 - (xi) Undertaking in prescribed format available in the quotation document. *
 - (xii) Details of Earnest Money Deposit (EMD) in prescribed format available in the quotation document*
 - (xiii) Copy of valid enlistment certificate as job-worker in M-IV Grade and above issued by "OCCL" *
 - (xiv) Detailed planning of men, machinery and materials for executing the work tendered herein *
 - (xv) Complete quotation document duly filled-in and signed on each page by the quotationer or his/their power of attorney holder with date, full name, designation and official seal *
- 8. The successful bidder shall have to execute the work as per scope of work, relevant drawings, technical specifications, terms and conditions of agreement
- 9. The authority reserves absolute right to accept or reject any or all quotations without assigning any reason thereof.
- Any dispute arising out of this tender or order thereof is to be settled in proper court under the jurisdiction of Odisha High Court at Cuttack or courts under the jurisdiction of Odisha High Court at Bhubaneswar only.

EMD and document deposit particulars

DETAILS OF EARNEST MONEY DEPOSIT (EMD) AND DOCUMENTS SUBMITTED ALONG WITH QUOTATION

1.	EMD amount `(Ru	ipees	······,	
	only vide A/C Payee D.D. / B.C./ Pay Order No.			
	Dated	issued by		
	Bank,	Branch.		
2.	Valid GST Registration Certificate			
3.	P.A.N. card			
4.	Names of relations in O.C.C. Ltd.			
5.	Money receipt No.	Dated	issued by	
		for `	(Rupees	
) only in support of	
	purchase of tender schedule.			
6.	Any other documents.			

Undertaking of Job-Worker

1, 110 01111	
`	irm, the name of the proprietor/head of the firm along with the designation & uld be mentioned)
	, Permanent resident of, P.O, P.S
 Via	, Dist

declare that I/We have thoroughly gone through the quotation document and I/We know the sites of works. I/We agree to work at rates quoted by me/us or at settled rates and abide by the terms and conditions of the quotation document.

State - ______, PIN -

I / We Shri

SCOPE OF WORKS

Sand blasting works shall be taken up inside the premises of Central Workshop, Rasulgarh, Bhubaneswar – 751010 (Odisha). Required machinery like compressor, consumables such as electrodes, industrial gas, paint etc., tools, tackles, machinery, crane facilities, power etc. shall be provided by OCCL on **non-chargeable basis**. Sand shall be supplied by the successful Job worker. Decision of "Engineer-in-Charge" regarding actual requirement of above shall be final and binding on the "Job-worker".

GENERAL TERMS AND CONDITIONS

1. **DEFINATIONS**

- (i) "CORPORATION" means "ODISHA CONSTRUCTION CORPORATION LTD. ("OCCL" in short)" with registered office at Unit-8, Gopabandhu Nagar, Bhubaneswar 751 012 (Odisha) represented through its Managing Director or any other officer as designated by the "Corporation" from time to time.
- (ii) "ENGINEER-IN-CHARGE" means the qualified engineer deployed by the "Corporation" at work site for the work including the Senior Manager(Mech.)-I / Senior Manager(Mech.)-III, Odisha Construction Corporation Ltd., Central Workshop, Rasulgarh, Bhubaneswar 751010 (Odisha) or their authorized person"
- (iii) "JOB-WORKER" means the enlisted person/firm/organisation having men, machinery, materials etc. to execute the work satisfactorily as per scope indicated herein within stipulated period.
- (iv) "CLIENT" means the State Govt. or Central Govt. organization or any individual from whom "OCCL" has received the work(s) for execution.

2. AGREEMENT

The "Job-Worker" shall enter into an agreement with the "Engineer-in-Charge" in the format on requisite value of stamp paper prescribed for the purpose by the "Corporation" within a stipulated period to be specified by the "Engineer-in-Charge" failing which the EMD and ISD shall be forfeited. The work may be awarded in favour of some other agency at the discretion of the "Corporation".

3. RATE

The rate quoted by the quotationer is to be indicated in Rupees(`), which shall be valid for the full period of execution or till completion of work whichever is later. No escalation or price variation in whatsoever form shall be entertained. The rates quoted by the "Job-Workers" should be firm for the entire period of execution.

4. PAYMENT TERMS

- i) 90(Ninety)% payment shall be made against submission of running account bills by the "Job-worker" and verification by the "Engineer-in-Charge".
- ii) Balance 10(Ten)% shall be paid after 60(Sixty) days from the date of payment of 90(Ninety)% subject to satisfactory performance of the work.
- iii) No advance, price escalation and price adjustment shall be paid for the work. The rates shall remain firm through out the agreement period.
- iv) The payment to the "Job-Worker" shall be limited to the measurements taken. The "Job-Worker" can not raise any dispute over the measurements allowed by the "Engineer-in-Charge" for the purpose of payment.
- v) The job-worker will bear the full cost of rectification or replacement of works required as per direction of "Client" or "Engineer-in-Charge".
- vi) Any penalty levied by "Client" on "OCCL" due to delay in work will be borne by the "Job-Worker" in full, if the "Job-Worker" is responsible for delay.

Signature of quotationer or his/their power of attorney holder with date, full name, designation and official seal

5. INTIAL SECURITY DEPOSIT (ISD)

The "Job-Worker" shall deposit Initial Security Deposit (ISD) at the rate of 2(Two) % of the work/agreement value on receipt of letter of intent of work within a period of 15 days from the date of issue but before execution of agreement. After receipt of the full ISD, the EMD received along with the tender shall be returned.

If the quotationer desires, the EMD can be converted to ISD and the balance amount of ISD has to be deposited. If the "Job-Worker" fails to deposit such initial security within the stipulated date, the EMD of the "Job-Worker" shall be forfeited and the work may be awarded in favour of some other agency at the discretion of the "Corporation".

6. <u>SECURITY DEPOSIT (SD)</u>

The Security Deposit (SD) at the rate of 5(Five)% shall be deducted on the gross amount of each bill of the "Job-Worker". The security will be released after 6(Six) months of completion of the work or settlement of final bill of the "Job-Worker", whichever is later, if no defect in the work is noticed and material account as well as all disputes including compliance of labour rules, ESI rules etc. are settled.

7. ADDITIONAL SECURITY DEPOSIT

The "Engineer-in-Charge" may, if he feels it necessary, can deduct and withhold from the bill of the "Job-Worker" a sum not exceeding 10% and not less than 5% of the gross value of work done as additional security deposit for the rectification of defective and/or unsatisfactory work.

The additional Security Deposit shall be deducted in addition to normal security deposit. Such defects shall be rectified by the "Job-Worker" within such period as the "Engineer-in-Charge" may fix-up and if the "Job-Worker" fails to rectify the defects within the specified period, this shall be rectified by the "Engineer-in-Charge" at the cost and risk of the "Job-Worker".

The expenses so incurred in the rectification of the defective works and/or unsatisfactory work done by the "Job-Worker" shall be recovered from the bills or any other dues of the "Job-Worker" or otherwise as per law. In this connection, the decision of the "Engineer-in-Charge" shall be final and binding on the "Job-Worker". The additional security deposit shall be released in full, when the "Job-Worker" rectifies the defects in time at his cost.

8. INCOME TAX, VAT, OTHER TAXES, DUTIES, LEVIES ETC.

Income tax at the prevailing rate from time to time will be deducted from each bill of the "Job-Worker" and shall be deposited with Income Tax Authorities. No VAT on works contract shall be levied from the bills of "Job-Worker". However, the "Job-Worker" shall bear sales tax/VAT on materials procured by him. Any other taxes, duties, royalities, levies etc. as applicable from time to time shall also be deducted.

9. OPTIMUM USE OF MACHINERY, VEHICLES, EQUIPMENTS, TOOLS, TACKLES, CONSUMABLES AND STEEL MATERIALS

The "Job-Worker" shall ensure optimum utilisation of the plants, machinery, equipments, tools, tackles, consumables, steel materials etc. and shall not create any hindrance for others. The decision of the "Engineer-in-Charge" regarding the optimum requirement shall be final and binding on the "Job-Worker".

10. <u>RECORD OF MATERIALS, CONSUMABLES, MACHINERY, EQUIPMENTS, TOOLS, TACKLES ETC.</u>

The "Job-Worker" shall be responsible for maintaining the data and complete records of issue and consumption of materials and consumables as well as record of plants, machinery, equipments, tools, tackles, cement, steel materials etc. issued to him by the owner and "Corporation". The materials, plants, machinery, equipments, tools, tackles cement, steel materials etc. shall be issued as per requirement and availability only.

The materials supplied by the "Corporation" will be received by the "Job-Worker" from the "Corporation" store on submission of indent by the "Engineer-in-Charge". Transportation materials to site of work and storage at site are the responsibility of the "Job-Worker".

The "Job-Worker" will keep an accurate record of "Corporation" materials and furnish the consumption statement of such materials. The surplus materials, if any, are to be returned to the "Corporation" store at his cost failing which, the cost of excess materials will be recovered from the dues of the "Job-Worker" @ 5(Five) times the issue rate of "OCCL" or market rate, whichever is higher.

The materials, if and when supplied by the "Job-Worker", shall be of the best and suitable quality as per specifications stipulated in the technical specifications and subject to approval of "Engineer-in-Charge"/"Client", whose decisions, as regards quality of the materials, shall be final.

11. RETURN OF PLANTS, MACHINERY, EQUIPMENTS, TOOLS, TACKLES, MATERIALS, CONSUMABLES ETC.

The plants, machinery, equipments, tools, tackles, excess steel materials, excess consumables etc. of the "Corporation" are to be returned by the "Job-Worker" in good working condition after completion of the work/termination of the contract by the "Corporation". The "Corporation" may hire plants, machinery, equipments, tools, tackles etc. from the owner as well as outside for use in work. The same are also to be returned by the "Job-Worker" in acceptable good working condition with original fittings after completion of the work/termination of the contract by the "Corporation".

Any damage to/ by the plants, machinery, equipments, tools, tackles etc. during use by the "Job-Worker" shall be booked to the "Job-Worker" for recovery from his bills.

The balance unused/excess cement, steel materials, balance consumables etc. of the "Corporation", if any, shall be returned by the "Job-Worker" in good condition at specified places as per direction of the "Engineer-in-Charge" failing which the cost at 5(Five) times the market rate shall be deducted from the "Job-Worker".

12. ELECTICITY

Electricity required for execution of work by the "Job-Worker" for ""OCCL"" shall be provided by the "Corporation" free of charges at one point only from where, the "Job-Worker" shall arrange further distribution with his own materials and labour.

13. MEASUREMENT OF WORK

The quantity of work executed shall be measured and payment made once in a month or on completion of work or on termination of the agreement, when final measurement will be made and account will be adjusted accordingly. The decision of the "Engineer-in-Charge" regarding the rates, progress, measurement and quality of the work shall be final and binding on the "Job-Worker".

14. INDIAN STANDARDS, DRAWINGS AND SPECIFICATIONS

The work shall be carried with due diligence and in a workman like manner in accordance with relevant Bureau of Indian Standard specifications on the basis of latest approved drawings and technical specifications supplied by "Corporation" in absence of which as per the direction of "Engineer-in-Charge".

.The technical specifications in the relevant agreement between the "Corporation" & owner and approved drawings & technical specifications issued by the owner & "Corporation" shall be the basis for execution of work under the agreement. In the absence of approved drawings and technical specifications, the direction of the "Engineer-in-Charge" shall be final and binding on the "Job-Worker".

The "Job-Worker" shall make arrangements to take copies of the approved drawings from the office of the "Engineer-in-Charge" for reference during execution of work.

15. PAYMENT TO WORKMEN

The "Job-Worker" should maintain job register and payment rolls of their workmen and get those checked by the "Engineer-in-Charge" or his authorised representative from time to time. The payment to the workers/ supervisory staff shall be made by the "Job-Worker" in the presence of the owner and/or "Engineer-in-Charge" or his authorised representative. The paid pay roll register shall be signed by the "Engineer-in-Charge" or his authorised representative as a token of disbursement. The copies of paid pay roll shall be submitted to the "Engineer-in-Charge" within a period of 7(Seven) days from the date of payment failing which no further payment to the "Job-Worker" shall be released.

16. WORKMEN COMPENSATION

In case of any loss due to accident arising during/in connection with execution of the contract, the "Job-Worker" will pay compensation to his workmen. The "Job-Worker" will be fully responsible for his workmen as per workmen's compensation act and labour laws in force during entire period of execution of contract. In case, the "Job-Worker" fails to do so, the "Corporation" may pay the same and recover the same from the bills/ dues of the "Job-Worker".

17. INFORMATION OF WORKMEN

The "Job-Worker" will make his own arrangements for procurement of labour and shall furnish all information of workmen employed by him like name, father's name, full permanent address, sex and age to the "Engineer-in-Charge" along with the pay.

18. <u>STATUTORY REQUIREMENTS</u>

The "Job-Worker" shall comply all statutory requirements applicable at site of work such as minimum wage act, labour act, factory act, workmen's compensation act, provident fund rules, employee's state insurance rules etc. A certificate to this effect shall be enclosed by the "Job-Worker" with each Running Account Bill for payment.

19. MINIMUM AGE OF WORKMEN

The "Job-Worker" shall not employ any person, who is below the age of 18(Eighteen) years or unfit for the tendered items. The "Engineer-in-Charge" shall have right to decide, whether any labour employed by the "Job-Worker" is below the age of 18(Eighteen) years or unfit and refuse to allow any labour, whom he decides to be below the age of 18 years or unfit for any other reason.

20. LABOUR LICENCE

The "Job-Worker" has to obtain valid labour licence and maintain all records at his own cost as per the conditions laid down in the labour rules in vogue and ammended from time to time.

21. MINIMUM WAGE ACT

The "Job-Worker" shall pay wages of each labour at the rate not less than the wages as per Minimum Wages Act in force and as may be ammended from time to time. The "Engineer-in-Charge" has the right to enquire into and decide on any complaint of the labourers relating to non-payment or less payment of wages to them and his decision will be final and binding on the "Job-Worker".

22. NON-PAYMENT OF DUES OF LABOURERS

If the "Job-Worker" fails to pay the dues of labourers engaged by him for this work in time, the same shall be paid by the "Engineer-in-Charge" directly to the deserving workers. The expenditure so incurred on account of non-payment or less payment shall be recovered from the bills or any other dues of the "Job-Worker".

23. PROVIDEND FUND (PF)

Employees Provident Fund., wherever applicable, shall be payable by the "Job-Worker" as per the Provident Fund Rules in force and shall keep the "Corporation" indemnified for it. He should get the registration number for this from the Regional Provident Fund Commissioner, Orissa. He shall produce the records in support of payment of EPF/FPF dues to the "Engineer-in-Charge" for check and record by the "Engineer-in-Charge".

24. <u>EMPLOYEES STATE INSURANCE SCHEME (ESI)</u>

The Employees State Insurance Scheme(ESI), wherever applicable, shall be payable by the "Job-Worker" as per the E.S.I. Rules in force and shall keep the "Corporation" indemnified for it. He should get the Registration Number for this from the E.S.I. Deptt., Orissa. He shall produce the records in support of payment of ESI dues to the "Engineer-in-Charge" for check and record.

25. WORKMEN INSURANCE

The workmen insurance shall be the responsibility of the "Job-Worker". He shall produce the records in support of workmen insurance to the "Engineer-in-Charge" for check and record.

26. HUTMENTS/TEMPORARY ACCOMMODATION

The "Job-Worker" has to arrange hutments/temporary accommodation for his own labouers/ workmen at the work site at his own cost.

27. IDLE LABOUR

"OCCL" will not be held responsible for idle labourers of the "Job-Worker" for any reason, whatsoever and no claim on this account will be entertained.

28. WORKING IN SHIFTS

If necessary, the "Job-Worker" may be asked to work in two(2) or 3(three) shifts. Normally, the work shall be executed in shifts. The "Job-Worker" may, if required, have to engage the workmen on overtime to complete the work in scheduled time. The overtime cost shall be borne by the "Job-Worker".

29. CLAIMS AND LIABITIES

All claims/liabilities etc. arising out of Explosives act and labour laws shall be borne by the "Job-Worker" and he shall keep the "Corporation" indemnified against them and also in case of injuries or death of labourer(s) resulting from accidents during the execution of the work. In case the "Corporation" will have to pay for any such claims under Workmen's Compensation Act, the same shall be adjusted from the pending bills/dues of the "Job-Worker" or shall be recovered otherwise as per law from him.

30. SAFETY

The "Job-Worker" should abide by the safety laws and rules of statutory bodies, "Corporation" and owner as per directions of "Engineer-in-Charge" and Safety Officers inspecting from time to time.

31. WATCH AND WARD

The "Job-Worker" shall arrange watch and ward and safety of the site of work, constructed structures, machinery, vehicles, equipments, tools, tackles, consumables, cement, steel materials etc. of the "Corporation" and owner at his own cost.

32. AUTHORISED PERSON

The "Job-Worker" may in writing authorise his power of attorney holder or any other person to draw materials, avail facilities, attend measurements etc. during the course of execution of work. All liabilities created by the authorised person of the "Job-Worker" by way of loss of materials drawn, amenities availed, unpaid wages created etc. shall be considered as the liabilities of the "Job-Worker" and such liabilities shall be made good by the "Job-Worker" or it shall be recovered from the bill/payment due to him.

33. SPLITTING UP WORK

The authority reserves the right to split up the work amongst various "Job-Workers" and increase or decrease the quantity of work mentioned in the quotation document without assigning any reason thereof and no claim whatsoever will be entertained on this account. The quantity as per agreement may also increase or decrease as per actuals.

If "Corporation" desires, different agencies can be engaged at a single site of work for which each agency is to co-operate so that other agency does not face any difficulty in engagement of his machinery, equipments, vehicles etc.

34. BREACH OF CONTRACT

The ISD including EMD, SD and additional SD are liable to be forfeited in the event of breach of contract and the agreement shall be terminated. The dues of the "Corporation" including due of labourers/workmen and other statutory payable liabilities payable by the "Corporation" as principal employer shall be cleared by the "Job-Worker". The decision of the "Engineer-in-Charge" in this regard shall be final and binding on the "Job-Worker". The amount remaining as outstanding against the "Job-Worker" after adjustment of his dues shall be payable by him to "OCCL". If necessary, legal action may be taken for recovery of the dues of the "Corporation" including labour and statutory dues to be cleared by the "Corporation" as principal employer and "OCCL" reserves the right to recover the payable amount from the "Job-Worker" from works done by his under any other organization or from his properties.

35. TERMINATION OF CONTRACT

The "Engineer-in-Charge" may put an end to the agreement at his option at any time due to (a) Bad workmanship (b) Dis-proportionate progress (c) Non-compliance of labour rules or (d) Any other reason. The decision of the "Engineer-in-Charge" is final in this respect and no claim on this account will be entertained. "OCCL" also reserves the right to take exparte measurements, if the "Job-Worker" does not co-operate in taking final measurements after termination of contract.

36. RESPONSIBILITY OF JOB-WORKER

The work shall be completed by the "Job-Worker" in all respect within the stipulated period of completion and the responsibility of the "Job-Worker" shall cease only, when the items are fully accepted by the owner after erection at project site.

37. PROGRESS OF WORK AND PENALTY

The "Job-Worker" will achieve the desired progress as per programme. If the "Job-Worker" fails to achieve the contracted quantity every month as per programme, penalty at the following rates shall be imposed.

SI. No.	Failure percentage(%)	Penalty percentage(%)			
(i)	Less than 10(Ten)%	1(One)% of value of defaulted quantity			
(ii)	Above10(Ten)% and upto 20(Twenty)%	2(Two)% of value of defaulted quantity			
(iii)	Above 20(Twenty)% and upto 30(Thirty)%	5(Five)% of value of defaulted quantity			
(iv)	Above 30(Thirty)%	To be asked to demobilise with penalty equivalent to 10(Ten)% of value of defaulted quantity. The "Engineer-in-Charge" will offload the work and get the work done through any other agency or of its own at the risk and cost of the "Job-Worker". No claim will be allowed to the "Job-Worker" in this regard.			

38. QUALITY ASSURANCE AND QUALITY CONTROL

Quality Assurance/Quality Control Plan shall be prepared before commencement of site activities and shall be followed maintaining stage-wise up-to-date record of the work.

39. DEVIATION OF PROVISIONS IN AGREEMENT

The "Job-Worker" will not vary or deviate from the provisions in the agreement without obtaining prior permission in writing from the "Corporation".

40. RIGHT OF THE "CORPORATION"

The "Corporation" reserves the right to cancel a particular quotation call or all quotation calls without assigning any reason thereof. The items can be splitted among two or more quotationers at any stage. The offer of any quotationer or all may be cancelled without assigning any reason thereof. The requirement shown in any quotation call notice are only indicative and may vary.

41. SUB-LETTING

The work under any agreement shall not be assigned or sublet to any body by the "Job Worker". If the "Job-Worker" shall assign or sublet or attempt to do so, the "Engineer-in-Charge" shall terminate the agreement and shall get the work done through any other agency or of its own at the risk and cost of the "Job-Worker". No claim will be allowed to the "Job-Worker" in this regard. "OCCL" reserves the right to have access also to units of the "Job-Worker" to verify, if works are actually executed by him.

42. EXECUTION OF EXTRA ITEMS AND EXTRA QUANTITIES

All extra items are to be executed by the "Job-Worker" at mutually agreed rates. All extra quantities are to be executed at agreement rates. If required, the "Job-Worker" has to furnish the working analysis as per actuals to arrive at the extra items rates.

43. FORCE MAJEURE:

Neither party shall be liable to the other for any loss or damage occasioned by or arising out of acts of God such as unprecedented flood, volcanic eruption, earthquake or other convulsion of nature and other acts such as but not restricted to invasion, the act of foreign countries, hostilities, or war-like operations before or after declaration of war, rebellion, military or unurped power which prevent performance of the contract and which could not be foreseen or avoided by a prudent person.

44. **JURISDICTION**

For all liabilities created under the various contractual obligations/impositions under this agreement, the "Job-Worker" undertakes not to raise any dispute or litigations in connection there with and shall make all endeavors to resolve all disputes amicably through conciliation and in all such cases, the decision of the Managing Director, "OCCL" shall be final and binding on the "Corporation" as well as on the "Job-Worker" failing which all such disputes arising out of the agreement shall be subject to jurisdiction of Hon'ble High Court of Orissa at Cuttack and their sub-ordinate courts at Bhubaneswar only. Both the parties agree by mutual consent that any dispute relating to this agreement is barred from arbitration.

TECHNICAL SPECIFICATIONS

Sand blasting & painting works shall be done as per the followings:

- (a) Approved drawings to be issued by "Engineer-in-Charge" from time to time
- (b) Technical specifications to be issued by "Engineer-in-Charge" from time to time
- (c) Relevant standards of BIS and other National/International bodies
- (d) Directions issued by "Engineer-in-Charge" from time to time

In case of any conflict, the decision of "Engineer-in-Charge" shall be final and binding on the "Job-worker".

ODISHA CONSTRUCTION CORPORATION LTD. (A GOVT. OF ODISHA UNDERTAKING) CENTRAL WORKSHOP, RASULGARH, BHUBANESWAR-751010 (ODISHA)

Price schedule for the work "

Surface preparation by means of sand blasting and painting of penstock stoplog gate of Rengali Hydro-Electric Project" vide quotation call notice No. OCC/CWS/PROC/RGL/OHPC(V-I)/32/20-21 dated 14.10.2020

SI. No	Description of items	Quantity Required (Approx.)	Rate in `				Total Amount for quantity required in `	
			Basic price in ` per Sqm	GST as applicable in`per Sqm	Total in figures in `per Sqm	Total in words in ` per Sqm	In figures	In words
1	2	3	4	5	6	7	8	9
1	Sand blasting should be conducted with sand/grit/shot of type approved as per IS:1477(Part-I). After blast cleaning, the surface should be cleaned of loose dust and debris etc. with the help of air blast or blower. N.B:- The average surface roughness after sand blasting should not exceed 40 mircons	750 Sqm.						
2	Painting of stoplog by cleaning & washing with caustic soda with following coats of paints i) One coat of Epilux-4 Zinc rich primer ii) 02(Two) coat of Epilux-5 Coaltar epoxy N.B:- These shall be applied at an interval of about 24 hours. Each coat shall give a dry film thickness of 150 ± microns. The total dry film thickness of all the coats including primer coating shall not be less than 350 microns.	750 Sqm.						