

(A Government of West Bengal Enterprise) Kakdwip Division , Ganeshpur, 3rd Gheri, near Kakdwip 33/11 KV Substation, Kakdwip South 24 Parganas, Pin - 743347

Phoneno-8900798280

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DATE: 30.11.2023

Registered Office: "BidyutBhavan", Block – DJ, Sector – II, Bidhannagar, Kolkata – 700091, Website: www.wbsedcl.inCorporateIdentityNumber(CIN):U40109WB2007SGC113473.

NOTICEINVITINGe-TENDER

NITNo.:KDD/TENDER/PAINTING/1666

The Divisional Manager, Kakdwip Division Office, WBSEDCL, invites e-Tenders (on Item Rate Template) for the work detailedbelow:-(Submissionof Bidthroughonline)

	NameofWork	Tende redAm ount(R s)	Earnest MoneyDeposit (EMD)Rs.	Period of Completion	Name &address of theConcerned Office
01	j blation, i ci manciil bab	Five lakhs eighty thousand five hundred and sixty three only)	(Rs: Eleven thousand six hundred and eleven only)	7 (seven) days	Kakdwip Divisional Office, WBSEDCL, Ganeshpur, 3rd Gheri,Kakdwip, pin - 743347

- 1. Intending Bidders shall login to the e-Procurement portal of Government of west Bengal https://wbtenders.gov.in usinghisloginIdandpassword
- **2.** Earnest Money Deposit (EMD) in e-tendering process will be collected and refunded in online mode via dedicated bankaccountmaintainedatcorporatelevelinsteadof depositing DD/PayOrdertothetenderinviting authority.
- 3. E-tender portal is maintained by NICand payment gateway facility available in e-tender portal is maintained by ICICIBank.
- 4. FacilityforcollectingEMDvia offlinemodehasbeendiscontinuedine-tenderportalasperorder.
- 5. Aspertheproceduredefinedforonlinecollectionine-tenderprocess, EMD amount deposited by bidders is initially heldin a pool account of Government of West Bengal maintained by ICICI. Only the amount corresponding to successful bid will be transferred to WBSEDCL Bank Account after completion of tendering process on awarding Award of Contract (AOC). EMD for unsuccessful bids will be returned to bidders automatically from NIC portal after completion of tendering process.
- **6.** For technically rejected bids, EMD amount will be automatically returned to bidders after the bid is technically rejected ine-tenderportal.
- **7.** Payment status of bids submitted against NIT's will be available in MIS reports provided in e-tender portal maintained byNIC.
- 8. Successfulbidder(s|shallhavetocreatevendoridthroughWBSEDCLwebportalvendorcorner,if notcreatedearlier.
- **9.** The bidder shall select the tender to bid and initiate payment of EMD. Following payment options are available for payingEMDamountthroughonlinemode:
 - Net-bankingthroughPaymentGateway
 - ii. RTGS/NEFT Payment: On selection of RTGS/ NEFT as the payment mode, the e-Procurement portal will show prefilled challan having the details to process RTGS/NEFT transaction. The bidder will print the challan and use theprefilled information to make RTGS/NEF-I payment using his bank account. Once the payment is made, the bidderwill come back to the e-procurement portal to continue the bidding process after expiry of a reasonable time toenabletheRTGS/NEFTprocesstobecompleted.
 - iii. Submission of EMD through BG: For submission of EMD in the form of BG, bidders will have to opt for EMDExemption in e-tender portal and upload scanned copy of BG in the EMD exemption document upload section. Physical copy of BG shall be submitted at the office of tender inviting authority as per respective clauses of NIT.

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10. GeneralInstructionsforOnlinePayment:

- a. The bidder will have to mandatorily pay through Net-banking facility once Net banking mode is opted forpayment.
- b. StatusofNEF-I/RTGSpaymentthroughChallanforabidmaytaketimeforbanksettlementwhichisupdatedin 24 Hrs. (approx.). As such bidders opting to pay through NEFT/RTGS mode shall make payment well before24Hrs. toavoidanvcomplicacy.
- c. In case actual EMD amount as per NIT is more than the one shown in E-tender Portal, bidders will have to optfor NEFT/RTGS mode (challan mode). In that case the total actual EMD amount is to be paid only throughNEFT/RTGSmode(challanmode).
- d. The bank account used for payment of EMD by the bidders shall be maintained operative until the completion of tendering process. All refunds will be made mandatorily to the Bank A/c from which the payment of EMDhasbeeninitiated.

11. Refund/SettlementofEMD Amount:

- a. For unsuccessful bidders, EMD amount submitted against the tender shall be refunded automatically, through anautomatedprocess, by NIC portal on receipt of updated status of anybid.
- b. For successful bid(s), EMD will be refunded from WBSEDCL authority after completion of tendering process and following due procedures.
- c. The bank account used for payment of EMD by the bidders shall be maintained operative until the completion oftendering process. All refunds will be made mandatorily to the Bank A/c from which the payment of EMD has been initiated.
- d. For any queries related to payments and refunds, bidders will have to communicate with ICICI Customer Support,viz, 033_40267512/l3sincepaymentgatewayfacilityusedbyE-tenderportalismaintainedbyICICI.
- **2.** Both **Technical Bid** and **Financial Bid** are to be submitted concurrently duly digitally signed by the Bidder through thewebsite https://wbtenders.gov.in. (Details of which has been narrated in 'Instruction to Bidders'). Technical Document and Financial Bidshould be submitted on line on or before a sperthe 'Date & Time Schedule' stated in Sl. No. -8.

3. Eligibility criteria for participation in tender:

- a) Working and enlisted contractors of WBSEDCL&WBSETCL.
- b) Documents in support of the painting works, in earlier occasions as mentioned below:
 - Value not less than 80% (eighty percent) of the tendered amount in a single contract in the jurisdiction of West Bengal State.

0r

Value not less than 50% (fifty percent) of the tendered amount in two contract (cumulatively) in the jurisdiction of West Bengal State.

0r

Value not less than 40% (forty percent) of the tendered amount in three contract (cumulatively) in the jurisdiction of West Bengal State.

- c) AnyerectionOrder/L.O.Aofsimilarnatureofworki.f.o.theContractor/Agency,accordinglyCompletionandPaymentCertific ateagainsttheabove.(ifany).
- $d) \quad GST registration details.$
- e) EPFregistration
- $f) \quad Copy of \ I. T Return for last three financial years$
- g) PANCard
- h) E.S.I.Registrationno(forexecutionof worksinESIcoveragearea)
- i) ElectricalContractor'sLicense
- **4.** The **FINANCIAL OFFER** of the prospective bidder will be considered only if the **TECHNICAL BID** of the Bidder is foundqualified by the WBSEDCL. The decision of the WBSEDCL will be final and absolute in this respect. The list of Qualified Bidders of Technical Bidwill be displayed in the website
- $\textbf{5.}\ Nomobilization advance and secure dadvance will be allowed.$
- **6. Bid Validation**: Bid shall remain valid for a period not less than 270 (Two hundred seventy) days after date of Bid opening tender. If the Bidder modifies/withdraws the bid during the validity period of bid, the bid will be cancelled with forfeiture of earnestmoney deposit (EMD).
- **7. Earnest Money / Bid Guarantee:** The amount of Earnest money @ 2% of the estimated amount put to tender in the shapeof Bank Draft or Pay order of any Scheduled Bank to be drawn in favour of the "West Bengal State Electricity DistributionCompany Limited" payable at Kolkata. The bid guarantee shall be valid for 5 (five) calendar months with a claim period up to 3(three) months from the date of opening of bid. Bid guarantee of the unsuccessful Bidder will be released after finalization oftenderagainsttheprayerof thecontactor.NointerestshallbepayablebyWBSEDCLontheaboveBidguarantee.

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8. DateandTimeSchedule:

Sl.No.	Particulars	Date&Time
1.	Date of uploading of N.I.T and Tender Documents (online)[Publishing date]	06.12.23 at 11.00 Hrs
2.	Documents sell / download start date (online)	06.12.23 at 11.00 Hrs
3.	Bid Submission upload start date (online) I	06.12.23 at 15.00 Hrs
4.	Documents sell / download end date (online)	13.12.23 at 15.00 Hrs
5.	Bid Submission upload end date (online)	13.12.23 at 16.00 Hrs
6.	Last Date of submission of Earnest Money Deposit (online)	13.12.23 at 16.00 Hrs
7.	Date for opening of Technical bid (online) for the Bidders I	15.12.23 at 16.00 Hrs
8.	Date of uploading the Final List of Technically Qualified Bidders after Technical Bid Evaluation (online).	To be intimated later
9.	Date for opening of Financial Bid (online).	To be intimated later

9. Terms & conditions of the Tender Notice:

- a. Earnest Money Deposit amounting to 2% (Two Percent) of the total Estimated Cost. As mentioned above, shall be submitted individually along with the offer. Necessary earnest money may be remitted through online mode.
- b. No agent is allowed to participate in the Tender.
- c. WBSEDCL reserves its right to take decision keeping its financial interest. The Purchase Policy of WBSEDCL along with the provisions of Vendor Rating & Holiday Listing, as effective from 01.09.2012 and the subsequent amendment effective from 18.03.2013 will be applicable.
- d. If the offer is submitted without or inadequate Earnest Money, the bid will not be opened. In case of incomplete offer, the tender will be liable for rejection and Earnest Money Deposit will be forfeited.
- e. The offer shall remain valid for a minimum period of 120 days from the next day of opening of the Tender.
- f. Vendor/Bidder should declare in their company's letter head during the time of bidding, that work should be completed within 7 days of issuance of purchase order.
- g. The quoted rates should be inclusive of all taxes & duties, freight and incidental charges. The quoted rate should be excluding GST charges. GST will be paid as applicable.
- h. Evidence of unfair Trade Practices including over charging, price fixing, cartel etc. as defined in various statutes will automatically disqualify the bidders.
- i. The company reserves the right to accept or reject any or all the tenders without assigning any reason whatsoever.
- j. Any bidder against whom FIR/Complaint is lodged with Police by WBSEDCL/Other Utility/Govt. Semi Govt. or Govt. undertaking Dept. shall not be eligible to participate in the bidding process.
- **10. Specification of Work**: The work should confirm to WBSEDCL's general conditions of contract and satisfying relevant provisions of I.E. rules.
- **11. Tools & Tackles**: You shall be equipped with reliable sets of tools and tackles in sufficient quantities so as to complete the work entrusted with you **within 7 days from the date of PO**.

12. PenaltyfordelayinCompletion:

- 12.1 If the contractor fails to complete the work successfully within the time specified in the contract or any extension thereof, the company shall recover from the contractor as liquidated damages a sum of half percent (0.5%) of the contract value of works for each calendar week of delayor part thereof of delay subjected to Force Majeure.
- 12.2 The total recovery against liquidated damage shall not exceed ten percent (10%) of the contract value of the work. Anextension of time without imposition of liquidated damage, may be granted for delay in execution of work provided there is no fault whatsoever on the part of the contractor. Such extension may only be granted on the basis of application to be submitted by the contractor who has to establish that the extension of time required by him was not due to his fault.
- **13.** The Bidder at the Bidders own responsibility and risk is encouraged to visit and examine the site of works and itssurroundings and obtain all information that may be necessary for preparing the Bid and entering into a contract for the

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workasmentionedintheNoticeInviting Tender.Thecostsof visiting thesiteshallbeattheBiddersownexpense.

- **14.** The intending Bidders shall clearly understand that whatever may be the outcome of the present invitation of Bids, no cost Bidding shall be reimbursable by the WBSEDCL. The WBSEDCL reserves the right to accept or reject any offer without assigning any reason whatsoever and is not liable for any cost that might have been incurred by any Bidder at any stage of Bidding.
- **15.** Prospective applicants are advised to note carefully the minimum qualification criteria as mentioned in "Instructions toBidders" stated in Section 6 (Submission of Tenders) beforetendering the bids.
- $\textbf{16.} \ Exemption from deposition of earnest money deposit (EMD) shall not be allowed under any circumstances.$
- ${\bf 17.}\, Conditional/Incomplete tender will not be accepted under any circumstances.$
- **18.** During scrutiny, if it comes to the notice of the tender inviting authority that the credential or any other paper foundincorrect/manufactured/fabricated,thatbidderwouldnotbeallowedtoparticipateinthetenderandthatapplicationwillb erejectedwithoutanyprejudice.
- 19. Canvassing in connection with the tender is strictly prohibited in the Tender submitted by the Contractor.
- **20.** The WBSEDCLdoes not bind itselfto accept the lowest bidder and reserves the right to reject any or all tender(s) or tosplitthewholeworktomorethanonecontractorwithoutassigning anyreasonwhatsoever.
- **21.** The WBSEDCL reserves the right to cancel the N.I.T. due to unavoidable circumstances and no claim in this respect will beentertained.

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22. Purchase Order & Payment of work will be depended on availability of fund. The Divisional Manager-KakdwipDivision, WBSEDCL shall act as Controlling Officer and the Divisional Engineer Tech –I and AssistantEngineer &StationManager, RudranagarCCC shall act as Supervising Officer & Site In charge respectively.

23. BILLCHECKING/PASSINGAUTHORITYAND PAYINGAUTHORITY: The Manager (F&A), Kakdwip Division, WBSEDCL shall be the paying authority.

- **24.** The intending Bidder(s) required to quote therate (on ItemRate Template) and putto tender onlineconsideringthat no escalation and / or price adjustment will be allowed by the department under any circumstances (exclusive GST). For Electrical Works the intending Bidder(s) are required to quote rates including cost of cement, sand, brick ballast, allsort of M.S. and G.I. Nuts, Bolts, Studs and Washers of approved brand and quality, Cable socketing of Cables, Ferule for controlcable, Eye Boltsetc.
- **25.** Electrical activities which are not covered in scope but are required to complete the job, shall be paid as per published REcost data of WBSED CL respectively as effective on the date of bid opening.

Sd/-

Divisional ManagerKakdwip Division, WBSEDCL

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<u>INSTRUCTIONTOBIDDERS</u>

1. Generalguidancefore-

Tendering: Instructions/Guidelines for electronic submission of the tenders on line have been annexed for assisting the contractors to participate in e-Tendering.

- **2. Registration of Contractor:** Any contractor willing to take part in the process of e-Tendering will have to be enrolled ®istered with the Government e-Procurement System of West Bengal, through logging onto http://www.wbtenders.gov.in (thewebportal) the contractor is to click on the link fore-Tendering site as given on the webportal.
- **3. Digital Signature certificate (DSC):** Each contractor is required to obtain a Class-II or Class-III Digital Signature Certificate(DSC) for submission of tenders from the approved service provider of the National Informatics Centre (NIC) on payment ofrequisite amount. Details are available at the Web Site stated in Clause-2 of Instruction to Bidder. DSC is given as a USB e-Token.
- **4. Downloading of Tender documents:** The contractor can search & download N.I.T. & Tender Document(s) electronically from computer once logs on to the website mentioned in clause 2 using the Digital Signature Certificate. This is the only mode of collection of Tender Documents.
- **5. Participation in more than one work:** A prospective bidder shall be allowed to participate in the job individual. If found tohaveappliedseverallyinasinglejoballhisapplicationswillberejectedforthatjob.
- **6. Submission of Tenders:** Tenders are to be submitted through online to the website in two folders at a time for each work, one in Technical Proposal & the other in Financial Proposal before the prescribed date & time using the Digital SignatureCertificate (DSC). The documents are to be uploaded (virus scanned copy) duly Digitally Signed. The documents will getencrypted (transformed into nonreadable formats).
- 6.1 *Technicalproposal:* The Technical proposal should contain scanned copies of the following intwo covers (folders).
- 6.1.1 StatutoryCoverfileContaining:
 - a) Bank Draft / Bankers Cheque / Pay Order towards earnest money (EMD) as prescribed in the N.I.T. against ofwork of any Scheduled Bank in favour of "West Bengal State Electricity Distribution Company Limited" payable atKolkata.
- 6.1.2 NonStatutory/ TechnicalDocumentCoverfileContaining:
 - i. GSTregistrationdetails
 - ii. EPFregistrationCertificate
 - iii. PANCard
 - iv. E.S.I.Registrationno(forexecutionof worksinESIcoveragearea
 - v. ElectricalContractor'sLicensewithvalidity
 - vi. ElectricalSupervisor'sCertificatewithvalidity
 - vii. RequisiteCredentialCertificatesasmentionedearlier

Note: Failure of submission of any of the above mentioned documents will render the tender liable to be rejected for both statutory & nonstatutory cover.

THEABOVESTATEDNON-STATUTORY/ TECHNICALDOCUMENTSSHOULDBEARRANGEDINTHEFOLLOWINGMANNER: Click the check boxes beside the necessary documents in the My Document list and then click the tab "Submit Non StatutoryDocuments" to send the selected documents to Non-Statutory folder.Next Click the tab "Click to Encrypt and upload" andthenclickthe "Technical" Foldertouploadthe Technical Documents.

- 6.1.3. *Opening* of Technical proposal: Technical proposals will be opened by the Divisional Manager, KakdwipDivision,Ganeshpur 3rdGheri,Kakdwip,pin:743355, WBSEDCL and his authorized representative electronically fromthewebsitestatedusing theirDigitalSignatureCertificate(DSC).
 - a) Cover (folder) for Statutory Documents will be opened first and if found in order, cover (folder) for Non-StatutoryDocuments will be opened. If there is any deficiency in the Statutory Documents the tender will summarily berejected.
 - b) Summarylistoftechnicallyqualifiedbidderswillbeuploadedonline.
 - c) Pursuanttoscrutiny&decisionoftheDepartment, thelistofeligiblebidderswillbeuploadedinthewebportal.
- 6.2 *Financial* proposal: The financial proposal should contain the following documents in one cover (folder) i.e. Bill ofquantities (BOQ). The contractor is to **quote the rate (on Item Rate)** online through Computer in the space marked in the BOQ. Only downloaded copies of the above documents are to be uploaded virus scanned & Digitally Signed by the contractor.
- **7. COSTOFBIDDING:**TheBiddershallbear allcostassociatedwiththepreparation and submission of their bid and WBSEDCL innocases hall be responsible or liable for these costs, regardless of the conductor outcome of the bidding process
- **8. CLARIFICATION OF BIDDING DOCUMENT:** Should there be any discrepancy or obscurity in the meaning of any clauses ofthebiddocumentorif therebe anyqueryof theintending bidder, the bidder shall set for thinwriting such discrepancies,

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9. BIDPRICES:

Quoted prices hould be excluding of GST. Necessary GST will be paid extra as applicable.

10. PROCESSTOBECONFIDENTIAL:

10.1 After the opening of bids, information relating to the examination, clarification, evaluation and comparison of bids, andrecommendations concerning the award of contract shall not be disclosed to bidders or other persons not officially concernedwithsuchprocess.

10.2 Any effort by a bidder to influence WBSEDCL or other connected in the process of examination, clarification, evaluation and comparison of bids, and indecisions concerning the award of contract, may result in the rejection of his/their bid.

11. TIME SCHEDULE: The basic consideration and the essence of the contract shall be the strict adherence to the timeschedulespecifiedintheN.I.T.

12. EVALUATIONAND COMPARISON OF BIDS:

- 12.1 Onexamination of documents ubmitted under different covers WBSEDCL will evaluate and compare the bid, determined to be substantially responsive at each step.
- 12.2 Evaluation of bidwillinclude and will take into account:
- 12.2.1 Costofconstruction/erectionincludingtaxes&dutiesetc.
- $12.2.2\ The owners hall evaluate and compare only the bids determined to be substantially responsive.$
- $12.2.3\ The bids shall be evaluated on the basis of total price for the entires cope of work covered under this bid document.$
- $12.2.4\ Evaluated bid price of all bid ders shall be compared among themselves to determine the lowest evaluated bid and as a result of this comparison, the lowest bid will be selected for a ward of contract.$
- $12.2.5\ Conditional rebate, if any, offered by any bidders hall not be considered in Bidevaluation.$

13. TAXES, DUTIES AND OTHER LEVIES:

a. The contractor shall be solely responsible for the taxes that may be levied on the contractor's persons or on earnings of anyoffice employee and shall hold the purchaser indemnified and harmless against any claims that may be made against thepurchaser. The purchaser does not take any responsibility what- so-ever regarding taxes under Indian Income Tax Act, for the contractor or his personnel. If it is obligatory under the provisions of Indian Income Tax Act, deduction of Income Tax atsources hall be made by the purchaser.

 $b. \ All other duties/levies payable (excluding service tax) by the biddershall be included in the bid price and no claim on this behalf will be entertained by the owner.$

- 14. LAWSGOVERNINGCONTRACT: The contracts hall be construed according to acts/laws inforce in the country and shall be under the ejurisdiction of Calcutta High Court.
- **15. LANGUAGEANDMEASURES:**Alldocumentspertaintothecontractincludingspecifications,schedule,notice,correspondences, operating and maintenance instructions, drawings or any other writings be written in English language. Themetric systemof measurementshallbeusedexclusivelyinthiscontract.
- **16. CORRUPT OR FRAUDULENT PRACTISE:** WBSEDCL expects that bidders/contractors observe the highest standard ofethics during the procurement and execution of such contracts. In pursuance of this policy, the owner defines for the purpose of this provision, the terms set for the below as follows:
- 16.1 **"Corrupt practice"** means the offering giving, receiving or soliciting of anything of value to influence the action of apublic officialintheprocurementprocessor in contract execution, and
- 16.2 "**Fraudulent Practice**" means misrepresentation off action order to influence a procurement process of the execution of a contract to the detriment of the owner, and includes collusive practice among bidders (Prior to or after bid submission) designed to establish bid prices at artificial no-competitive levels and to deprive the owner of the benefits of free and opencompetition.
- 16.3 WBSEDCL Will reject a proposal for award if the owner determines that the bidder recommended for award has engagedincorruptorfraudulentpracticeincompeting forthecontractinquestion.
- 16.4 Will declare a Firm ineligible either indefinitely or for a stated period of time if owner any time determines that the firmhasengagedincorruptorfraudulentpracticesincompeting for, or inexecuting the contract.
- **17. INSURANCE:** The successful Bidder on awarding of contract shall arrange, secure and maintain all insurance as may bepertinent to the work and obligatory in terms of lawto protect the interests of WBSEDCL against all perils. The form & the limit of such insurance together with underwriting in each case shall be acceptable to WBSEDCL. However, irrespective of suchacceptance the responsibility to maintain adequate insurance coverage at all times during the period of contract shall be Bidder's alone.
- **18. CORRECTNESS AND SUFFICIENCY OF RATES QUOTED (on Item Rate) IN THE TENDER:** The Bidder shall be deemed tohave satisfied himself before tendering as to the correctness and sufficiency of his tender for work and the rates and pricesstated in the schedule of works. The rates and price quoted shall cover all obligation of the bidder under the contract and allmaterials, labouretc.necessaryforpropercompletionandmaintenanceof thework.

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19. PENALTY FOR SUPPRESSION / DISTORTON OF FACTS: If any Bidder fails to produce the original hard copies of thedocuments (especially Completion Certificates and audited balance sheets), or any other documents on demand of the TenderCommittee within a specified time frame or if any deviation is detected in the hard copies from the uploaded soft copies or ifthere is any suppression, the tender committee will take actions deem fit against such defaulting Bidder. The Employerreserves the right to accept or reject any Bid and to cancel the Bidding processes and reject all Bids at any time the prior to theaward of Contract without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform theaffectedBidderorBiddersof thegroundforEmployer'saction.

20. REJECTION OF BID: The Employer (Tender Accepting Authority) reserves the right to accept or reject any Bid and tocancel the Bidding processes and reject all Bids at any time prior to the Award of Contract without thereby incurring anyliabilityto the affected Bidder or Biddersor anyobligation to informthe affected Bidder or Biddersofthe ground for Employer's (Tender Accepting Authority) action

21. AWARD OF CONTRACT: The Bidder who's Bid would be accepted will be notified by the authorized official throughacceptance letter/Letter of award. The notification of award will constitute the formation of the Contract. The Agreement willincorporate all agreements between the Tender Accepting Authority and the successful bidder. All the tender documents including N.I.T.&B.O.Q. will be the part of the contract documents.

22. AMENDMENTOFBIDDINGDOCUMENTS:

a. At any time prior to the deadline for submission of bids, WBSEDCL may, for any reason whether at his own initiative or inresponse to a clarification requested by a prospective bidder, modify the bidding documents by issuing amendments. Any suchamendmentshallbepartof thebidding document.

b. Such amendment(s) will be published on the same website mentioned above. Owner will bear no responsibility or liabilityarisingout ofnon-pursuance of the same in time or otherwise by the bidder. In order to afford prospective bidders reasonable time in which to take the amendment in to account in preparing their bids, the owner may, at its discretion, extend the deadline for submission of bids. Such amendments, clarification etc. shall be binding on bidders and will be given due consideration by the bidders while they submit their bids and invariably encloses uch documents as a part of the bids.

Sd/-Divisional Manager KakdwipDivision WBSEDCL

West Bengal State Electricity Distribution Company Ltd. (A Govt. of West Bengal Enterprise)

ANNEXURE-I

PROFORMAFORUNDERTAKINGTOBESUBMI lineandauthenticity of the documents produce		C	
I, ofM/S			
01M/S		_, solemniyaeciarethat:	
1. WearesubmittingTenderfortheWorkagainstTenderNoticeNo	Dated		
$2.\ None of the Partners of our firm is relative of each of the partners of $	mployee ofW.B.S.E.D.C.L		
3. All information furnished by us in respective iscomplete, correctandtrue.	ct of fulfilment of eligibi	lity criteria and qualificatio	on information of this Tender
4. Alldocuments/credentialssubmittedalong	gwiththisTenderaregenu	ine, authentic,trueandvalid.	
5. If any information and document submitt action as deemed fit may be taken a including Earnest Money and banning/delisting.	against us, including	termination of the contr	
		Signature	oftheTenderer
		Dated	

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FormatofLetterof Bid	ANNEAURE-II
LETTERHEADOFBIDDER(ASENROLLEDONLIN	NEON e-tenderingPORTAL OF NIC)
To. TheTenderCommittee	
Sub:Letterof Bidforthework	
Ref :1.NITNo	dated
2.TenderIdNo_	
DearSir,	
	l bill ofquantityin accordance withthe conditionsofthe ailsof the EMD being submitted by ushas been furnished on-line.
This Bid and your subsequent Letter of Accept	tance/Work Order shall constitute a binding contract between
us.Weherebyconfirmouracceptanceof allthete	rmsandconditionsof theNITdocumentunconditionally.
	SignatureoftheTenderer
	Dated

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DECLARATION BYTHETENDERER

I/We have inspected the site of work and have made myself/ourselves fully acquainted with local conditions in and aroundthe site of work. I /We have carefully gone through the Notice Inviting Tender and other tender documents mentionedtherein.I/Wehavealsocarefullygonethroughthe Billof Quantities'.

My/Our tender is offered taking due consideration of all factors regarding the local site conditions stated in this DetailedNoticeInviting Tendertocompletetheproposedconstructioninallrespects.

I/We promise to abide by all the stipulationsofthe contractdocumentsand carryoutand complete the workto thesatisfactionof thedepartment.

SignatureofTenderer

Postal address of the Tenderer

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GENERAL CONDITIONS OF CONTRACT

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1.CONDITION FORWORKS:

- 1. Work should be carried out in the strict supervision of Supervision Of ficer.
- 2. Work will be carried out only on the feeder which is availed with line clear by Line man or Site In Charge.
- $3.\ If any accident will occur, company will not be held responsible for any compensation to labour on contractor.$
- 4. Contractorshouldobservelabourlawsasperprevailingrules.
- $5.\ All tools, Tackles are used in works will be provided by contractor.$
- $6. \ Transportation of labour formaint en ancework should be done by contractor.$
- 7. ColorsshouldbeusesstandardmakeAsian/Bergerpaint.
- 2. SCOPE OF WORK: Scope of work includes "Painting of different structure at different location namely kachuberiaghat to MG 1 GP, Kalibazar Petrol Pump to 12 pole along the main road inside mela ground at sagar islandunder Rudranagar CCC inconnection with Ganga Sagar Mela 2023". The proposed contract comprises of completion and maintenance of the workduring the contract period including defects liability period, as required. The different items of work have been elaborated intheschedule of work.

Description of work: Extrication of rust & cleaning the same by wrapping cloth from the iron fittings & fixture of different PCC structure support & rail pole and painting the same by one coat of Murarka brand Red Led two coats of synthetic of Asian paint/Barger/I.C.I. brandor by Shalimar brand colour paint.

3. PERFORMANCE BOND/SECURITY DEPOSIT: In respect of successful Bidder, the Earnest Moneydeposit onacceptance of Tender shall be converted as a part of the Security Deposit. The successful bidder shall have to submit balance Earnestmoney, if required, to make the initial Security money amounting to 2% of the contract price after placement of Letter ofacceptance/Letter of award within specified period. Balance of Security Deposit equivalent to 10% (Ten percent) of contractamount shall be realized by recovering from the progressive bill @ 8% (Eight percent) of the amount of each such bill. In allcases the amount of recovery of the Final Bill will be so adjusted as to make the total amount of Security Deposit equivalentto10%(Tenpercent)tothevalueof worksoexecuted.

The WBSEDCL reserves the right to ask for Performance Guarantee upto 10% of the tendered amount from the successfulbidder.

- **4. REFUNDOF SECURITY DEPOSIT:**Refund of Security deposit shall be subject to Company's right to deduct/appropriate its dues against the contractor or under this contract or any other contract. The performance Bond/Security Deposit for all type of Bids shall be released only after satisfactory expiry of the guarantee period /defect liability period. All types of Manufacturers' guarantee/warranty where verapplicable are to be issued/revalidated in the name of owner by the contractual age ncy.
- 6. FORFEITUREOFEARNESTMONEY/BIDGURANTEE: Earnest money/Bidguarantees hall before feited in case of following: a supplied of the control of the control
- $6.1\ If during\ the period of\ validity, the bidder with draws/modifies its bid as a whole or in part.$
- $6.2\ If the bidder deviates from any clarification/confirmation given by him subsequent to submission of his bid.$
- $6.3\ In case of successful bidder, if the Bidder fails:$
- $6.4\ To accept LOI/Order unconditionally and sign contract to furnish the contract performance bond where ver applicable.$

7. DEFECTLIABILTYPERIOD

- 7.1 Theterm"defectliabilityperiod"shallmeantheperiodof**twelve(12)**monthsfromtheDateofcompletionofthework.If any defect is found within the defect liability period the contractor shall be liable to rectify/replace the materials at theirowncostandresponsibility.
- 7.2 In case any defect of work is detected by the controlling officer within the period of six months, the defect liability periodshallcontinuebeyondsixmonths.
- 7.3 Defects/rectification work so notified shall have to be attended and completed satisfactorily within the specified date oras deemed fit by the Controlling Officer. For faithful & due fulfilment of all obligations, this defect liability period shall becoveredbySecurityDepositsubmittedbythecontractordetailedinclause5.
- 7.4 After completion of defect liability period, and on completion of satisfactory rectification of defects, if any reported withinthe defect liability period, and on receipt of the application from the contractor the controlling Officer of the work willrecommendreleaseof securitydeposit.

8. MANNEROFEXECUTIONOFCONTRACTAGREEMENT

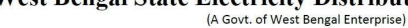
- 8.1 The successful bidder has to submit acceptance of the LOI/order within **10(ten)** days from the date of issue of the Letterof Intent/order. The successful bidder may be required to execute an Agreement on a non-judicial stamp paper of Rs 100/-withthecompanywithallrelateddocumentsforsatisfactoryexecution of thework.
- 8.2 The agreement shall be signed on a date and time to be mutually agreed upon in the office of the controlling officer of thework and the same has to be signed by both the parties within 30 days from date of acceptance of the order. Power ofattorneyoftheauthorizedrepresentative of the contractor who will sign the contract agreement on behalf of the contractor is to be submitted before signing of the agreement.

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8.3 The agreement shall be signed in original and five photo copies. The original agreement shall be retained by the CompanyandacopywillbehandedovertotheContractor.

9. GENERALREQUIREMENT

- 9.1 The contractor shall execute, complete and maintain the work as per direction of the Controlling Officer/Engineer-in-Chargeof theworkorhisrepresentative
- 9.2 **Contractor to submit programme:** Within 14 (fourteen) days from the date of issue of letter of intent/order, the contractors hall submit a programme showing the order, procedure and method in which he proposes to carry the work.
- 9.3 **Contractor's staff at site**: The Contractor shall provide at site his authorized representative duly approved by the controlling officer (approval may be with drawn for aperson, if necessary). The contractor and/or his authorized representative is to be constantly on the work and shall give whole time supervision of the same. Such authorized agent or representative shall receive (on behalf of the contractor) direction and instructions from the Controlling Officer/ Engineer-incharge or his representative.
- 9.4 **Removal of persons employed at site**: The Controlling Officer/ Engineer-in-Charge shall be at liberty to ask thecontractor to remove from the site any person, employed by the contractor in the execution of work, who in the opinion of the Controlling Officer/ Engineer-in-Charge misconducts himself or is incompetent or negligent in the proper performance of this duties and such persons shall not be again employed upon the work without the permission of the Controlling Officer/Engineer-in-Charge.
- 9.5 **Setting out**: The contractor shall be responsible for the true and proper setting out of the work and for the correctness ofthe position, levels, dimensions and alignments of all parts of the work. If any time during the progress of the work any errorshall appear or arise in the positions, levels, dimensions or alignments of any part of the work, the contractor on being askedto rectify by the Controlling Officer/ Engineer-in-Charge or his representative shall at his own expense rectify such error tothesatisfaction of the Controlling Officer/Engineer-in-charge.
- 9.6 **Protection of work**: The Contractor shall in connection with the work provide andmaintain at his own cost all lights, guards, fencing and watching when and where necessary if required by the company or by any competent authority for the protection of the work or for the safety and convenience of the public or others.
- 9.7 **Care of works:** From the commencement to the completion of the works, theContractor shall take full responsibility forthe care of permanent works, thereforeand of all temporary works and in case of any damage, loss, or injury to works or toany part thereof or any temporary works due to any cause whatsoever shall at his own cost repair and make good the same,sothatatcompletiontheworksshallbeingoodorderandconditionandinconformityineveryrespectwiththerequirements of the contract. The contractor shall take every practicable precaution not to damage or to cause injury to anyadjoining or other properties or to any persons. However even if any damage or injury occurs, the contractor shall beresponsibleinmeeting thenecessaryclaimsanddemandsasmayberequired.
- 9.8 **Workmen's Compensation for accident or injury to any workman:** The Company shall not be liable for damages or compensation payable as per provision of law in respect or consequence of any accident or injury to any workmen or other person in the employment of the contractor. The contractor shall have to pay all claims, demands, preceding costs, charges and expenses what so ever in respect thereof or in relation thereto. Insurance policy covering provisions for workmen's compensation for all the workment obeen gaged by the contractor is to be made by him.
- **9.9 Facilities for other Contractors:** The Contractor shall afford all reasonable Facilities for any other contractor employed by the company in execution on or near the site of any work not included in the contract.
- 9.10 **Clearing site on completion:** On Completion of the work the Contractor shall clear away and remove from the site allconstructional plant, surplus materials, rubbish and temporary work of every kind and leave the whole of the site and workcleanandingoodandtidyconditiontothesatisfactionoftheControlling Officer/ Engineer-in-charge.
- 9.11 Any services if affected by the work must be restored by the contractor on emergency basis at his own cost. Aftercompletion of the work; the finishes shall be of high quality and of approved standard.
- **10. CHANGEOFQUANTITY:** Thequantitymentionedinthescheduleofworkisprovisional. Thecompanyreservestherightto vary the quantities as may be necessary but such variation shall be limited to ±25%(plus or minus twenty five percent) ofthecontractprice. Payments hall be made as perexecution.
- **11. LABOUR LICENSE:** Contractor will have to obtain Labour License in respect of the above work as per Contract Labour(Regulation&Abolition)Act,1970asearlyaspossible.
- **12. COMPLIANCEOFLABOURLAWS:**The contractor shall comply all statutory labour laws to protect the labourer sengaged by them. In this connection the contractor will be required to execute an indemnity bond (as per specimen enclosed as Annexure-B) afterplacement of letter of intent/order.
- **13. NIGHTANDHOLIDAYWORK:** If anywork of permanentnature is to be carried out in three shifts and/or in Sundays & Holidays, prior written permission of the Controlling Officershall have to be obtained.
- **14. DEDUCTIONS OF PROVIDENT FUND & REMITTENCE THEREOF IN RESPECT OF CONTRACT LABOURERS:** In respectof casual workers or workers engaged for any job for a very short duration or sporadic nature having no employer-employeerelationship and engaged in works which are neither preparatory, nor incidental, nor any way connected with the mainoperation of the establishment, deduction of provident fund and remittance thereof in respect of the contract labours will notbe applicable. However it is further clarified that no mechanical approach should be adopted in deciding the applicability oftheActandeachcaseshouldbeconsideredonitsownmerits.
- 15. VARIATION, OMISSION, and ADDITION& ALTERATION: The Contractors hall not modify the work except under direction in writing by the Company. The quantities provided in the Schedule of work are provisional only, which may vary



up to any extent or may be deleted altogether. The quoted rate of each item shall remain firm till completion of contract. The Company reserves the right to alter, amend, and omit or otherwise vary the quantities as may be necessary but such variation will be limited to $\pm 25\%$ (plus or minus twenty five percent) of the contract price. Payment shall be made as peractual execution.

16. MEASUREMENTS AND TERMS OFPAYMENT:

- 16.1 All items of work carried out by the contractor in accordance with the provision of the contract having a financial valueshall be entered in the measurement book/ log book etc. as prescribed by the company so that a complete record is obtained of all worksperformed under the contract and the value of work can be ascertained and determined the refrom.
- 16.2 Measurement shall be taken jointly by the supervisory officer or his authorized representative and by the contractor orhisauthorized representative. Every measurement thus taken shall be signed and dated by both the parties.
- 16.3 In the event of failure on the part of the contractor to attend or send his authorized representative after receiving theinformation to countersign or record objection within a week from the date of measurement, the measurement taken by the Engineer-in-charge/controlling officer or his authorized representative shall betaken tobe correct measurement of the workdone.
- 16.4 Progressive R/A bills against the prayer of the contractor, for an amount of minimum 20 %of the ordered value or asdeemed justified by the controlling officer shall be released against certification by the controlling officer after deducting theamountalreadypaid or otheramountsasmaybe deductible. The bills shall be released within 30(thirty) daysofits submission if all formalities as per terms of the contract is maintained. The final bill shall be released on completion of the workinall respectant fulfilment of all contractual obligations by the contractor.
- 16.5 The company reserves the right to recover/ enforce recovery of any overpayments detected after payment as a result ofpost-payment audit or technical examination or by any other means, notwithstanding the fact that the amount of disputeditem, if any, of the contractor exceeds the amount of such overpayments and irrespective of the fact whether such disputedclaims of the contractor are subject matter of arbitration or not. The amount of such overpayment may be recovered from subsequent bill, under the contract, failing that from contractor's claim under any other contract with the company or from contractors security depositor from the amount retained or the contractor shall pay the pay the overpayment on demand.
- **17. COMPLETION OF CONTRACT:** All works under the contract must be completed by period of completion mentioned in NIT while portions of work as perpogramme settled in consultation with the controlling of ficers hall be completed by the date stipul at edin the programme. It is to be noted that time is the essence of the contract and any default on the part of the contract to complete the work within the stipulated date/dates aforesaid or within the time as may be extended in writing by the controlling of ficers ubject
- to the payment of liquidated damages, the company shall have the right, without prejudice to any other clauses, to terminate the contract for thwith and to take possession of balancework/materials and have the same all otted to any other agency and the contractors hall be liable to compensate the loss that may be occasioned to the Company on that account. Any letter in writing by The Controlling Officers hall be treated as conclusive on behalf of the Company.
- **18. EXTENSION OF TIME:** If the work is suspended due to reasons beyond the control of the contractor, the contractor shallimmediately give notice in writing within 7(seven) days to the controlling officer for each occasion. On receipt of such notice, the controlling officer may verify the matter and agree to extend the completion period as may be reasonable but without prejudice to other terms and conditions of the contract as the case may be if the reasons behind the suspension of work are found to be justified.

19. LIQUIDATEDDAMAGES:

- 19.1 If the contractor fails to complete the work successfully within the time specified in the contract or any extensionthereof, the company shall recover from the contractor as liquidated damages a sum of half percent (0.5%) of the contractvalueof worksforeachcalendarweekof delayorpartthereof ofdelaysubjectedtoForceMajeure.
- 19.2 The total recovery against liquidated damage shall not exceed ten percent (10%) of the contract value of the work. An extension of time without imposition of liquidated damage, may be granted for delay in execution of work provided there is no fault what so ever on the part of the contractor. Such extension may only be granted on the basis of application to be submitted by the contractor who has to establish that the extension of time required by him was not due to his fault.
- **20. COMPANY'S RIGHT TO TERMINATE THE CONTRACT**: If the contractor neglects or fail to proceed with the workproportionate to the scheduled time of completion or fails to complete the work within scheduled time of completion or within extended time approved by the company, the company shall have right to terminate the order, Letter of intent, aftergiving notice in writing to the contractor. If the contractor fails, after 14(fourteen) days" of such notice, to proceed with thework in the manner notified, the company shall terminate the contract and call the contractor to take joint measurementalong with the Engineer for finished portion of work. If the Contractor does not appear for a joint measurement, ex partymeasurementtakenbythecompanywillbetakenasfinal.
- In that case, the company shall take possession of the work site and may engage other agency to complete the work. Extracost, if incurred to get the unfinished work done through other agency, will be realized from him, from his pending bills and security deposit. If the contract is terminated as above, the contractor shall have no claim for compensation against the the company for any loss or deterioration of any materials that he may have collected or engaged or entered into on account of the work.
- **21. QUALITY OF WORK AND MODE OF MEASUREMENT:** As regards toexecution of work and the mode of measurementrelevant stipulation of P.W.D& R.E. schedule of rates (applicable at site of work) in this respect shall be applicable. The Contractor shall arrange and provide all necessary facilities along with necessary manpower for inspection, testing and measurements at his own cost.

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22. DEDUCTIONOFTAXES ANDCESSFORBOCWWCACT,1996: Asapplicable.

23. FORCE MAJEURE: The Contractor shall not be liable to pay any liquidated damage for delay/failure to perform the contract for reasons of force majeure such as acts of the public enemy, acts of Governments, fire, flood, epidemics, quarantinerestriction, strikes, freight embargos and provided that the contractor shall within 10(ten) days from the beginning of suchdelay notify the Company in writing of the cause of delay. The Company shall verify the facts and grant such extension as found to be justified without imposing liquidated damage. The department shall not be responsible or liable to pay any compensation for any interruption in your work at the site due to strike, lockout, riot earthquake, flood, cyclone or civilcommotion or any other force of accident due to any reason beyond control. The department shall not be held responsible toor liable to pay for any interruption in your work at the site arising out of resistance from the local public due to any resistance towardswork.

29. SUB-LETTING OF CONTRACT: The contractor shall not, without the written consent of the Company, assign or sublet hiscontract or any part thereof, other than for rawmaterials, or for any part of the work provided that any such consent shallnot relieve the contractor form any obligation, duty or responsibility under the contract. In the event of subletting of contract or any part thereof is permitted, the fact that such permission has been accorded shall not establish any contractual relationship between the approved Sub-vendor and WBSEDCL of any of his liabilities and obligation sunder the contract.

30. LIABILITY OF ACCIDENTS AND DAMAGE: The Contractor shall be responsible for the loss, damage or depreciation of the Company's materials while in their custody and until the same is taken over by the Company. Until the completed work is taken over by the Company the contractor shall also be liable for and shall indemnify the Company in respect of all injury toperson or damage to properly resulting from the negligence of the contractor or his workmen or sub-contractor or from defective workmanshipetc.

31. SETTLEMENT OF DISPUTES: All disputes concerning question of act arising under the contract shall be decided by theowner/company on receipt of written appeal by the contractor. Any dispute or differences arising out of or in connectionwiththis contractshalltotheextentpossiblebesettledamicably andwheresettlementcannotbereachedthensuchdisputesshallbesubjecttosettlementunderthejurisdictionof CalcuttaHighCourt.

32. SAFETY RULES: The bidder shall also provide necessary fencing and lights to protect the public from accident. Fireextinguishers shall be kept by the bidder at the side of works where there is risk of fire hazard. Adequate washing facilitiesshall be provided near the place of work. When the workisdone near any place where there isrisk of drowning, allnecessaryequipmentsshallbeprovidedandkeptreadyforuseandallnecessarystepstakenforpromptrescueofanyperson in danger and adequate provisions shall be made for prompt first aid treatment of all injuries likely to be sustainedduring the course of work. These safety provisions shall be brought to the notice of all concerned by displaying on a noticeboardataprominentplaceattheworkspot. The persons responsible for compliance of codes hall be named by the bidder. To ensure effective enforcement of the rules & regulations relating to safety precautions, the arrangement made by the bidder shall be open to inspection by the employer and WBSEDCL. Notwithstanding the above clauses there is nothing in those to exempt the bidder from the operations of any other Act or Rule in force in the Republic of India. All storage, handling use of flammable liquids shall be under the supervision of qualified persons. First aid arrangements with the degree of hazard and with no. of workers employed shall be maintained in a readily accessible place throughout the whole of workinghours.

REPORTING OF ACCIDENT: All accidents, major or minor, must be reported immediately to WBSEDCL and the contractorwill provide first aid to the injured personimmediately. The injured person shallreport to the First Aid Station along with the Injured on work" form as per appropriate proforma duly filled in quintuplicate and submit to the Medical Officer of the First Aid Station.

SERIOUS INJURIES: In case of serious injuries, the following procedures hall be adopted by the contractor.

- $i)\ Toprovide first aid at his own First Aid Station.$
- $ii) \ To take the injured person to the hospital along with the "Injured on work" formduly filled in.$
- iii) ToreporttheaccidenttoWBSEDCL.

FATALACCIDENT: Fatalaccidents must be reported immediately to WBSED CLaswell as to the Police.

PENALTY:FailuretoobservetheSafetyRuleswillmakethecontractorliabletopenaltybywayofsuspensionofworkandterminationof contract.Adequatearrangementforproperlighting &guarding shallbemadeattheworksite.

33. RISK PURCHASE: In the event of failure of the contractor to execute the work timely and/or to the satisfaction of WESTBENGAL STATE ELECTRICITY DISTRIBUTION COMPANY LTD., the order/Letter of Award may be terminated prematurelyandthebalanceworkmaybegotdonethroughanyotheragencyatriskandcostof thecontractor.

Divisional ManagerKakdwip DivisionWBSEDCL