URANIUM CORPORATION OF INDIA LIMITED
(A Govt. of India Enterprise)
(CIN: U 12000 JH 1967 GOI 000806)

TUMMALAPALLE
P.O - M.C.PALLE, VEMULA MANDAL, YSR DISTRICT, A.P. - 516349
Tel. /Fax No.08588- 282777/03, E-mail:kkrao@uraniumcorp.in

Hyderabad Office: Plot No.37, Road No.3, Sunrise Homes, Upparpally, P.O.Hyderguda, Ranga Reddy District, HYDERABAD - 500 048.


NOTICE INVITING TENDER NO.

TMPL/MINES–28/2019
DATE: 20/12/2019
(E-Procurement)

http://www.tenderwizard.com/UCILEPROC Website.

TENDER DOCUMENT

F O R

TRANSPORTATION OF 50000 MT ORE AS AND WHEN REQUIRED IN TWO/THREE SHIFTS FROM THM (BYPASS) STACK YARD TO GROUND HOPPER/NEW ORE YARD FOR A PERIOD OF TWO MONTHS AT TUMMALAPALLE PROJECT.

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URANIUM CORPORATION OF INDIA LIMITED
(A Govt. of India Enterprise)
(CIN: U 12000 JH 1967 GOI 000806)

NOTICE INVITING TENDER NO. : TMPL/MINES –28/2019
DATE: 20/12/2019
(E-Procurement)

Job:
Transportation of 50000 MT Ore as and when required in Two/ Three Shifts from THM bypass Stack Yard to Ground Hopper/New Ore Yard for a Period of Two Months at Tummalapalle Project.

Tenderers has.....

a) Tenders (Technical Part & Price Part) to be accepted
http://www.tenderwizard.com/UCILEPROC.

b) To be uploaded their bids at UCIL e-proc site http://www.tenderwizard.com/UCILEPROC
By 02.30 hours P.M on 10/01/2020.

c) Tenders will be opened in the presence of tenderers who may like to be present at 03.00 PM on 10/01/2020.

Signature of the Tenderer with Seal
URANIUM CORPORATION OF INDIA LIMITED
(A Govt. of India Enterprise)
(CIN : U 12000 JH 1967 GOI 000806)

TUMMALAPALLE
PO: Mabbuchintalapalle, Mandal: Vemula, Dist: YSR DISTRICT – 516349

Transportation of **50000 MT** Ore as and when required in Two/Three Shifts from THM bypass Stack Yard to Ground Hopper/New Ore Yard for a Period of Two Months at Tummalapalle Project.

(TENDERER DETAILS TO BE SUBMITTED ALONG WITH THE OFFER)

Name of the Agency : __________________________

Name of the contact person : __________________________

Address for communication : __________________________

Mobile No. : __________________________

Phone No. : __________________________

Email.ID : __________________________
## INDEX

<table>
<thead>
<tr>
<th>Section</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cover Page</td>
</tr>
<tr>
<td></td>
<td>Index</td>
</tr>
<tr>
<td>I</td>
<td>Special Instructions of the Tenderers</td>
</tr>
<tr>
<td>II</td>
<td>Notice Inviting Tender</td>
</tr>
<tr>
<td>III</td>
<td>Essential Terms And Conditions For Submitting The Offer</td>
</tr>
<tr>
<td>IV</td>
<td>General Information And Guidance For Contractor</td>
</tr>
<tr>
<td>V</td>
<td>Qualification of Tenderers</td>
</tr>
<tr>
<td>VI</td>
<td>Conditions of Tendering</td>
</tr>
<tr>
<td>VII</td>
<td>Forms</td>
</tr>
<tr>
<td>VIII</td>
<td>Special Conditions of Contract</td>
</tr>
<tr>
<td>IX</td>
<td>Safety Of Contractor’s Employees</td>
</tr>
<tr>
<td>X</td>
<td>DETAILS OF CREDENTIALS/ INFORMATION SHEET ABOUT THE TENDERER/ CONTRACTOR</td>
</tr>
<tr>
<td>X I</td>
<td>Price part</td>
</tr>
</tbody>
</table>
URANIUM CORPORATION OF INDIA LIMITED,
TUMMALAPALLE PROJECT
(A GOVT. OF INDIA ENTERPRISE)
ANDHRA PRADESH
SECTION-I
SPECIAL INSTRUCTIONS TO THE TENDERERS

1. Tender should be submitted through e-procurement website only (www.tendarwizard.com/UCILEPROC) on or before 10/01/2020 up to 2.30 PM. Other mode of Tender document submission is not acceptable.

2. Tenderers are requested to submit the following:-

i) Technical Part (Part-I) &

ii) Price Part shall be uploaded in e-procurement website www.tendarwizard.com/UCILEPROC

3. All the pages of tender document (Technical Part & Price Part) & required documents should be duly signed along with seal of tenderers and the same scanned copies shall be uploaded in e-procurement website without which tenders are likely to be rejected.

4. Parties fulfilling the terms and conditions of above tender may apply online through www.tendarwizard.com/UCILEPROC within the due date along with tender fee of Rs.500/- (non refundable) in the Form of DD drawn in favour of Uranium Corporation of India Limited, payable at State Bank of India, Pulivendula (IFSC:0989), from any Indian nationalized bank. Documentary evidence regarding tender document fee. Original Demand Draft (DD) of Tender fees is to be sent to the office of Manager (EDP), Admin department, UCIL, Tummalapalle-516349 in sealed envelope super scribing “TENDER FEES” tender ref. no. with address of the tenderer and should reach before the date and time of opening of Technical Part (Part-I).

5. Tender of bidder whose original Tender fee DD are not received on or before the due date of opening of PART-I, then their tenders will be summarily rejected. Any postal/courier delay will not be entertained. This EMD amount will be held by the Corporation until due date before opening of PART-I, failing which offer will be rejected/not opened.

6. Offers should be accompanied by an Earnest money deposit of Rs. 20000/- failing which the offer shall be rejected. E.M.D shall be by way of ‘demand draft’ or ‘bankers cheque’ or ‘BG’ only in favour of Uranium Corporation of India Limited. No cash, MO, Fund Transfer etc is to be accepted. ‘Demand draft’ or ‘bankers cheque’ payable at State Bank of India, Pulivendula (IFSC: 0989) drawn in favour of Uranium Corporation of India Limited, through any Indian nationalized bank EMD shall not bear any interest. Bidder should attach the scan copy of DD along with their offer (part I). Subsequently Demand draft shall be send through Courier/Speed post to office of the Manager (E/A/P), Admin. Department, UCIL, Tummalapalle-516349 in sealed envelope super scribing DEMAND DRAFT for EMD, Tender Ref. no. and due date before opening of Technical Part (Part – I) & complete address of the tenderer, failing which offer will be rejected/not opened. Any postal/courier delay will not be entertained. This EMD amount will be held by the Corporation until placement of order/ contract, and will bear no interest. It will be forfeited in the event of breach of contract.

7. In case organization is registered with MSME /SSI /NSIC units, proper and valid documentary proof shall be uploaded at UCIL e-proc site. http://www.tendarwizard.com/UCILEPROC for exemption from submitting Cost of tender fees /E.M.D. It may be noted that as per Public Procurement Policy of Government of India, exemption from payment of Earnest Money Deposit is allowed to Micro, Small & Medium Enterprises (MSMEs) provided such MSMEs submit certified copy of Valid Certificate of Registration as MSMEs issued by appropriate Registering Authority and letter from such Registering Authority certifying exemption from payment of Earnest Money Deposit to such MSMEs. Kindly note that if these documents are not submitted with the Bid /Tender Document submitted by MSE Bidder /Tenderer their Bid /Tender shall not be entertained and shall be treated as rejected. Subsequently registration certificates shall be send through Courier/ Speed post to office of the Manager (E/A/P), Admin. Department, UCIL, Tummalapalle-516349 in sealed envelope and due date before opening of part - I, failing which offer will be rejected/not opened.

Signature of the Tenderer with Seal
URANIUM CORPORATION OF INDIA LIMITED
(A Govt. of India Enterprise)
(CIN: U 12000 JH 1967 GOI 000806)

TUMMALAPALLE
P.O - M.C.PALLE, VEMULA MANDAL, YSR DISTRICT, A.P. - 516349
Tel. /Fax No.08588-282777/03, E-mail:kkrao@uraniumcorp.in

UCIL/TMPL/MINES-28/2019

Date: 18/12/2019

NOTICE INVITING TENDER NO.TMPL/MINES-28/2019

[Through e-procurement system www.tenderwizard.com/UCILEPROC]

Open tenders are invited in two parts (Technical Part & Price Part) for execution of following works through e-procurement from reliable, experienced & reputed contractors.

<table>
<thead>
<tr>
<th></th>
<th>Name of Works &amp; Plant</th>
<th>:</th>
<th>Transportation of 50000 MT Ore as and when Required in Two/ Three Shifts from THM bypass Stack Yard to Ground Hopper/New Ore Yard for a Period of Two Months at Tummalapalle Project.</th>
</tr>
</thead>
<tbody>
<tr>
<td>2.</td>
<td>Earnest Money Deposit</td>
<td>:</td>
<td>Rs.20000.00</td>
</tr>
<tr>
<td>3.</td>
<td>Cost of Tender document</td>
<td>:</td>
<td>Rs. 500.00</td>
</tr>
<tr>
<td>4.</td>
<td>Estimated Value of work</td>
<td>:</td>
<td>Rs.1841500.00</td>
</tr>
<tr>
<td>5.</td>
<td>Period of Contract</td>
<td>:</td>
<td>02(two) months from the date of commencement of work. (Date of commence of work will be reckoned 10 days after issue of work order).</td>
</tr>
<tr>
<td>6.</td>
<td>Starting date for commencement of uploading the Tender document</td>
<td>:</td>
<td>20/12/2019</td>
</tr>
<tr>
<td>7.</td>
<td>Last date of uploading &amp; submission of completed bid</td>
<td>:</td>
<td>10/01/2020 up to 2.30 PM</td>
</tr>
<tr>
<td>8.</td>
<td>Tender Opening Date (Part - 1)</td>
<td>:</td>
<td>10/01/2020 at 3.00 PM</td>
</tr>
</tbody>
</table>

1. Tender (Technical Parts + Price Parts) shall be received from 20/12/2019 through e-procurement website http://www.tenderwizard.com/UCILEPROC up to 2.30 noon on or before 10/01/2020 and Technical part shall be opened at 3.00 P.M. on the same day i.e. 10/01/2020
2. Aspiring Bidders/Contractors who have not registered in e- procurement website should register through the www.tenderwizard.com/ UCILEPROC for participating in the online Tenders.
3. For details, registration and Tender Submission, please visit e- procurement website www.tenderwizard.com/UCILEPROC or contact e- procurement Helpdesk at 080-49352000 / Mr. G.Shareef at 09441071882.
4. The NIT Form with standard tender documents will be accessible in the e- procurement website (viz www.tenderwizard.com/UCILEPROC).
5. Class- III Digital Signature Certificate (DSC) is mandatory to participate in e- procurement. Participating bidders/Contractors have to make sure that they have the valid DSC. If not, they can procure from any of the RAs approved by CCA.
6. Bidders/Contractors should upload and attach all the Scanned copies of technical documents / certificates in e- procurement website www.tenderwizard.com/UCILEPROC pertaining to their eligibility criteria mentioned in the NIT, failing which, the bid will not be considered.
7. Date of opening of Price Part shall be intimated to bidders who qualify in technical part.
8. Any corrigendum to the above tender shall be published in company website and E-Procurement website only.

Signature of the Tenderer with Seal
I. PRE-QUALIFICATION CRITERIA:

Experience of having successfully completed similar works during last seven (07) years ending last day of month previous to the one in which application are invited should be either of the following:-

- **Similar work means “Transportation of materials in bulk quantities”**
  
i. Three similar completed works costing not less than the amount equal to **Rs.7.37 Lakhs.**
  
  or
  
  ii. Two similar completed works costing not less than the amount equal to **Rs.9.21 Lakhs.**
  
  or
  
  iii. One similar completed work costing not less than the amount equal to **Rs.14.73 Lakhs.**
  
  iv. The bidder shall submit documentary evidence by way of copies of similar work order & completion certificate, PAN Card, audited balance sheet including profit and loss account & valid GST registration failing which tenderer will be disqualified.

Tender can be downloaded from UCIL e-proc site [http://www.tenderwizard.com/ UCILEPROC](http://www.tenderwizard.com/UCILEPROC), the cost of tender fee shall be paid in the form of DD drawn in favour of Uranium Corporation of India Limited, payable at State Bank of India, Pulivendula (IFSC:0989), from any Indian nationalized bank.

Cost of Tender fees & Earnest Money Deposit will have to submit in the envelop subscribed the work with NIT No. over envelop and same to be submitted at the office of Manager (E/A/P), Tummalapalle on or before the date of opening of the tender, otherwise tender will not be opened of the concerned party. Scan copies of the both will also have to be submitted with e-procurement documents.

In case organization is registered with MSME /SSI /NSIC units, proper and valid documentary proof shall be uploaded at UCIL e-proc site [http://www.tenderwizard.com/UCILEPROC](http://www.tenderwizard.com/UCILEPROC) for exemption from submitting Cost of tender fees /E.M.D. It may be noted that as per Public Procurement Policy of Government of India, exemption from payment of Earnest Money Deposit is allowed to Micro, Small & Medium Enterprises (MSMEs) provided such MSMEs submit certified copy of Valid Certificate of Registration as MSMEs issued by appropriate Registering Authority for exemption from payment of Earnest Money Deposit to such MSMEs. Kindly note that if these documents are not submitted with the Bid /Tender Document submitted by MSME Bidder /Tenderer their Bid /Tender shall not be entertained and shall be treated as rejected. Subsequently registration certificates shall be send through Courier/ Speed post to office of the Manager (E/A/P), Admin. Department, UCIL, Tummalapalle-516349 in sealed envelope and due date before opening of part - I, failing which offer will be rejected/not opened.

The tenders are to be uploaded at UCIL e-proc site [http://www.tenderwizard.com/ UCILEPROC](http://www.tenderwizard.com/UCILEPROC) only on or before the due date and time fixed for uploading the bid as mentioned in the NIT. **Physical submission of tenders shall not be accepted.** Technical part only of the offers uploaded will be opened on 10/01/2020 at 3.00 P.M. by Chairman & Managing Director or his representative(s) in the presence of Tenderers who may like to be present. The uploaded Price parts only of technically qualified tenderers will be opened later on.

The Corporation reserves the right to accept or reject any or all tenders either in full or part thereof without assigning any reasons whatsoever.

Mines Manager
For Uranium Corporation of India Limited

Signature of the Tenderer with Seal
SECTION—III

ESSENTIAL TERMS AND CONDITIONS FOR SUBMITTING THE OFFER

1. Before submission of tender, the Tenderers are advised to make themselves fully conversant with the conditions of tendering, General conditions and Special conditions etc. They are also advised to physically visit the site to understand site working conditions, nature & modus operandi of jobs prior to quote for the same.

2. The Tenderer shall submit his tender strictly in accordance with the tender specification and terms & conditions laid down in the tender document. No tender will be accepted by physical form, email, post & courier.

3. By submitting a tender for the work, a Tenderer will be deemed to have satisfied himself by actual inspection of the site and locality of the work, if so required and that the rates quoted by him in the tender will be adequate to complete the work in all respect according to the specification and other working conditions.

4. The Tenderer should mention their Price/ Item rates in figures as well as in words. In case of any dispute / ambiguity, the price/ rates mentioned in words shall be considered as final. No insertions, postscripts, additions and alterations shall be recognised unless confirmed by the Tenderer’s signature.

5. Tender bids (Technical as well as price) shall be submitted strictly in a manner asked giving full details / information necessary for assessing their offer.

6. Canvassing in any form is strictly prohibited and any Tenderer found to have resorted to canvassing or influencing other Tenderer shall be liable to have his tender rejected summarily.

7. Tender documents are not transferable.

8. The units registered under Single Point Registration Scheme of NSIC are eligible to get the benefits of issue of the Tender document free of cost and Exemption from payment of Earnest Money Deposit (EMD) as per govt. notification subject to submission of valid NSIC registration for work contracts. However, they will confirm acceptance for submission of security deposit in case of award of contract to them.

9. 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.
   b) The tenderer fails to accept the order when placed or fails to commence works after accepting the order.
   c) In case bidder submits false/fabricated documents.
   d) In case bidder fails to submit Security Deposit within 30 days of receipt of Work/Purchase Order.

Signature of the Tenderer with Seal
SECTION-IV

GENERAL INFORMATION AND GUIDANCE FOR CONTRACTOR

1.00 The information given below is only for the Tenderers guidance and shall not relieve him of the responsibility for having full detailed first hand site investigation of his own before tendering.

2.00 If any clarifications regarding specifications, condition of contract etc. or schedule of quantities is required the same can be obtained by the Tenderers from the GM (Mines)/ Mines Manager, Uranium Corporation of India Limited.

3.00 In the event of the tender being submitted by a firm (Partnership) it must be signed separately by each member thereof, or in the event of the absence of any partner it must be signed on his behalf by a person holding a power of attorney authorizing him to do so, such power of attorney to be produced with the tender, and it must disclose that the firm is duly registered under the Indian partnership Act.

4.00 Only e-procurement tender will be entertained.

5.00 Receipts for payments made on account of a work when executed by a firm (Partnership) must also be signed by the several partners except where the contractor are described in their tender as a firm, in which case the receipts must be signed in the name of the firm by one of the partners, or by some other person having authority to give effectual receipts for the firm.

6.00 Any person who submits a tender shall fill up the usual prescribed form stating at what rate he is willing to undertake each item of the work. The quantities shown therein are approximate only, being given as an indication of the scope of the work in accordance with the estimate of their cost, so that in the event of any increase or decrease in the quantity of any item of the work, the actual quantities executed may be paid for at the rate stated for the particular item of work, subject only to any adjustments that may be provided for in the General Conditions. It is to be clearly understood that no work will be paid for under more than one item or more than once under any item. Any individual item may vary up to any extent subject to gross variation of maximum ± 10 % (ten percent) of contract value. Contractor is liable to execute above variation at the same rate, terms and conditions stipulated in the contract.

7.00 **Security Deposit:** The Amount of Security Deposit including the amount of Earnest Money shall be 10% of the awarded value of work.

Upon acceptance of the tender, the successful Tenderer shall within ten days of the written acceptance of his tender, deposit with the Corporation the requisite amount to make the Security Deposit 5% (five percent) of the value of the works at the accepted rates. Such sum shall be deposited by the Contractor in the form of Demand Draft shall be “Uranium Corporation of India Limited” payable at State Bank of India, Pulivendula (Branch Code: 0989).

In addition to the above, further amounts to the extent of 5% of the awarded value of the work will be deducted from the running monthly bill by way of percentage deductions; such percentage deductions shall be at 10% of the running monthly bills till the full amount of Security Deposit is retained by the Corporation.

Signature of the Tenderer with Seal
8.00 The Company reserves the right to reject any tender either in full or in part with suitable reasons properly recorded.

9.00 If after the tender has been accepted, the Tenderer fails to pay the Security Deposit as specified above, after written notice to him of such acceptance, the sum deposited by him as Earnest Money may be forfeited. The Tenderer shall not be allowed to increase/withdraw his tender/offer within (6) six Months from the date of opening of the tender (technical part) and if he does so the Earnest Money Deposit may be forfeited.

10.00 **Security Rules & Regulations and Entry Passes:-**

Contractor shall strictly abide by the prevailing security rules and regulations and also to be enforced by UCIL time to time. Entry to the works premises is strictly restricted and only bonafide pass (permission) holders are allowed. The contractor will have to submit the details of the persons (ID proof) to be employed for this work within two days of award of work. The contractor will be allowed to start the work only after submission of the details in prescribed verification forms (in duplicate) for each labourer separately to the Competent Authority,

Upon Contractor’s request, Temporary Gate passes for each workman and staff of contractor shall be issued on submission of their address proof (permanent & temporary) of identity with police verification along with copy of insurance & passport size photographs through concerned Engineer-in-charge. Temporary Gate Pass issued for Contractor’s workman & staff during the execution of work, shall have to be surrendered with SPF authorities on completion of work. Contractor’s Supervisor shall be responsible for collecting workmen’s gate pass every evening at the end of day’s work, to prevent the scope of loss of Gate Pass. On completion of work, clearance certificate shall be obtained by Contractor from SPF regarding handing over of the expired as well as valid Gate Passes issued in the name of Contractor’s workman. Contractor will make necessary Entry Passes from concerned officials of SPF, UCIL sufficiently in advance.

11.00 The successful tenderer shall have to comply with provisions of contract labour (Regulation & Abolition) Act, 1970 and EPF & MP Act, 1952 and rules framed there under.

12.00 **Labour Acts & Rules :-** The contractor shall ( in respect of labourers employed by him) strictly comply with provisions of the following Act & Rules made thereunder in regard to all matters provided therein or any modifications thereof or any other law relating thereto from time to time.

i) Workmen Compensation Act-1923,

ii) Payment of wages Act-1936

iii) Employees Liability Act, 1938

iv) Industrial Dispute Act, 1947

v) Minimum Wages Act, 1948

vi) Employees State Insurance Act, 1948

vii) Mines Act, 1952

viii) EPF & MP Act, 1952

ix) Maternity Benefit Act, 1961

x) Contract Labour (Regulations & Abolition) Act, 1970

xi) Inter - State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979

xii) All statutory provisions of Atomic Energy Regulatory Board 16.
13.0 UCIL’S present requirement is Transportation of 50000 MT Ore as and when required in Two/ Three Shifts from THM bypass Stack Yard to Ground Hopper/New Ore Yard for a Period of Two Months at Tummalapalle Project site, District Kadapa (YSR), Andhra pradesh.

14.0 Mode of Execution of work.

1. Deployment of equipment for loading, transportation and unloading of ore 850MT as and when required in two/ three shifts from THM Bypass Stack yard to ground hopper/new ore yard through Weigh Bridge. Breaking oversize boulders (size above 500x500x500mm) at stack yard before loading and preparation of benches for grade analysis at loading area and after grade analysis and equal spread out the stock muck file. only such benches to be transported to Ground hopper.

2. Deployment of manpower [one supervisor. in each shift] at ground hopper to break/ clear the oversize boulder dumped on grizzly by other agency transporting directly from Underground Mines and water spraying to be done near ground hopper road.

3. Transferred quantity of Ore in each shift should not be less than 400 MT and in two shifts should not be less than 850MT. The same should be ensured by the contractor without fail.

4. If required by UCIL, the contractor may be asked to transport 3000 TPD in three shifts as per the requirement of Mill.

5. The duration of execution of work to be completed within 12 (twelve) months.

Note:-It is responsibility of the transport contractor to keep the grizzly free from over size boulders with the help of above labours to give easy passage of Ore.

**SCOPE OF WORK**

The scope of work involves deployment of the following equipments with operators for Tummalapalle Mine of UCIL located in the YSR (Kadapa) district of Andhra Pradesh conforming to the terms and conditions specified in the tender document.

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Parameter</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Type of Vehicles</td>
<td>Hydraulic excavator (PC) with dumpers (2Nos) including operator</td>
</tr>
<tr>
<td>1.1.</td>
<td>No. of Vehicles to be Deployed</td>
<td>UCIL’S requirement is one excavator with dumpers including operator as &amp; when required, if the contractor is failed to deploy the required numbers of equipments as &amp; when required, their contract may be terminated by forfeiting their Security Deposit.</td>
</tr>
<tr>
<td>1.2.</td>
<td>Deployment of Vehicles</td>
<td>The vehicles have to be provided along with a driver, inclusive of diesel.</td>
</tr>
<tr>
<td>1.3.</td>
<td>Requirement of vehicle</td>
<td>UCIL’S requirement is as &amp; when required basis. So contractor will be intimated 24 (twenty four) hours in advance when requirement will arise. The vehicle will report to UCIL Mill gate at 8.00AM/3.00P.M positively. If any delay in deployment of vehicle, late payment will be made proportionately. Contractor should arrange gate pass for their vehicles in advance.</td>
</tr>
</tbody>
</table>
The particulars of the duration of deployment of the vehicle, provision of drivers, fuel, maintenance of vehicle and other such particulars shall as under.

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Parameter</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Duration of Contract</td>
<td>(i) The contract would be for a period of 12(twelve) months with effect from date of issue of written order.</td>
</tr>
</tbody>
</table>
| 2.    | Date of Deployment of Vehicle                 | (i) The bidder should place the vehicle to the corporation within ten days of placement of L.O.I /work order along with documentary proof /registration of the vehicle.  
(ii) In case of failure to fulfill the above two conditions, the Security deposit /E.M.D will be forfeited and the order will be cancelled.         |
| 3.    | Contact Details of the Vehicle Owner          | Tenderers with valid address and telephone number(s) where they can be contacted for all 24 hours shall only be considered. Tenderers without valid address and working telephone numbers shall be rejected. |
| 4.    | Comprehensive Insurance of the Vehicle        | The vehicles will have Comprehensive Insurance coverage for the entire duration of the contract.                                                                                                          |
| 5.    | Payment of Taxes                              | Payment of Taxes of the vehicle intended for the work is the responsibility of bidder and it will be borne by the bidder.                                                                                 |
| 6.    | Upkeep of the Vehicle                         | (i) The vehicle should be maintained in excellent /trouble free working condition at any time and completed with accessories. The entire expenses on this account shall be borne by the bidder.  
(ii) The total maintenance of the vehicle shall be in the scope of the tenderer and the cost will be borne by the bidder only.                   
(iii) To maintain the vehicle in healthy operating condition the engine oil, lubricants etc. of the vehicle have to be filled up by the tenderer from time to time and the cost will be borne by the bidder only. |
| 7.    | Penalty for Non-Availability of the Vehicle   | (i) In case of non-availability of the vehicle due to any of the reasons stated below, the contractor has to arrange alternate vehicle with driver, failing which, the hire charges would be deducted at double the daily hire charges from the monthly R. A. Bills (Running Account Bills).  
(ii) In case of non availability of the vehicle due to reasons listed below, a penalty @ double rate inclusive of variable cost for non availability period shall be imposed if suitable substitute is not provided in time. The above penalty will be liable to GST at applicable rate.  
 a. Due to lapse of any statutory document, viz. license, comprehensive insurance certificate, pollution under control certificate.  
b. Breakdowns,  
c. Scheduled maintenance  
d. Absence of driver  
e. Any other reason attributable to the contractor |
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<th></th>
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<tbody>
<tr>
<td><strong>8.</strong></td>
<td>Responsibility of Vehicle being held up by Police</td>
<td>In case the vehicle is held up by the Police /RTO personnel for an offence against noncompliance of law, all the legal and financial responsibility for compliance shall lie with the Tenderer.</td>
</tr>
<tr>
<td><strong>9.</strong></td>
<td>Cost of Maintenance</td>
<td>All the expenses for the maintenance of the vehicle will be borne by the Tenderer only at his own cost and risk.</td>
</tr>
</tbody>
</table>
| **10.** | Quantity of Diesel in the Tank at Any time | (i) The fuel tank of the vehicle should always carry at least half tank (i.e. 50%) of the maximum capacity of the tank.  
(ii) As soon as the fuel level approaches the half tank capacity, it should be refilled again up to near full capacity of the tank to ensure that the vehicle should not stop for want of fuel.  
(iii) The use of vehicle for filling the diesel will be in the account of contractor. |
| **11.** | Engine oil & Lubricants | The Engine oil, lubricants as required are to be filled up by the tenderer only at his own cost and risk, and no extra charges would be paid by UCIL. |
| **12.** | Parking of the Vehicle | The vehicle can be parked inside plant premises (with prior permission) at designated place during night at the risk and cost of Tenderer. |
| **13.** | Provision of Driver | Adequate number of drivers must be deployed by the Bidder to ensure availability of the vehicle. |
| **14.** | Driving License & Experience of the Driver | The driver of the vehicle should have suitable valid license and min. 3 years experience. |
| **15.** | Registration for Provident Fund (PF) | In case the bidder does not have Provident Fund registration, then in the event of award of work, it will have to get itself registered for within thirty days of award of work. |
| **16.** | Provision of Accommodation & Food for Driver | (i) No accommodation and food will be provided to the driver by UCIL.  
(ii) Accommodations and food for the drivers shall be contractor’s responsibility only. |
| **17.** | Identity-card /Gate pass | Identity-card /Gate pass would be issued to drivers of the machine to enter into any UCIL premises, if required. |
| **18.** | Deduction of Income Tax, Surcharges, Education Cess & Statutory Levies | Income Tax, Surcharges over Income Tax, Education Cess and other statutory levies as applicable from time to time will be deducted from the R.A. bills of the Contractor. |
| **19.** | Mode of Payments | (i) Only one bill is payable every month for the vehicle.  
(ii) Payments would be released by Cheque or RTGS/ e-payment. Hence contractor should submit bank details along with a photocopy of passbook. |
15.0 GST Conditions [TAXES AND DUTIES CLAUSE - FOR VENDOR/SUPPLIER/CONTRACTOR
(For all Tenders issued in the GST Regime and applicable to CC-Works, CC-Non Works
and Project Non Turnkey (NTK) contracts and Purchase cases in Public Sector Undertaking)]

15.0.1 TDS FOR INCOME TAX

Tax deduction at source (TDS) shall be made towards income tax from all the bills of the
contractor at applicable rates as per Income Tax Act and Rules.

15.0.2 GST

1. For the purposes of levy and imposition of GST, the expressions shall have the following
meanings:

(a) GST - means any tax imposed on the supply of goods and/or services under GST Law.

(b) Cess – means any applicable cess, existing or future on the supply of Goods and Services as per

(c) GST Law - means IGST Act 2017, CGST Act 2017, UTGST Act, 2017 and SGST Act, 2017and
all related ancillary Rules and Notifications issued in this regard from time to time.

2. The rates quoted by the bidders shall be inclusive of all taxes, duties and levies except GST.
However, bidders have to clearly show the amount of GST separately in the Tax Invoices raised
by them. In case, the quoted information related to various taxes, duties & levies subsequently
proves wrong, incorrect or misleading, UCIL will have no liability to reimburse the difference in
the duty/ tax, if the finally assessed amount is on the higher side and UCIL will have right to
recover the difference in case the rate of duty/ taxes finally assessed is on the lower side. Further,
it is the responsibility of the bidders to make all possible efforts to make their accounting / IT
system GST compliant in order to ensure availability of Input Tax Credit (ITC) to Urani
Corporation India Ltd.

3. Evaluation of L-1 prices shall be done based on total Quoted price including GST.

4. For the purpose of this contract, it is agreed between the parties that if any new taxes, duties or
levies other than GST is introduced subsequent to the final date of submission by the Central/State
Government & Local Authorities and such new taxes, duties or levies become payable, then an
equitable adjustment on account of new taxes, duties or levies in the contracted price shall be made
which shall be subject to the production of documentary evidence by the
Vendor/Supplier/Contractor. This provision shall be applicable only during the original period of
contract. However, during the extended period of contract, if any, this provision shall be
applicable as follows:

a. adjustment in contract price shall be made only if the new tax is enacted during the period of
extension arising out of reasons attributable to UCIL.

5. In case of variation (increase/decrease) in the rate of GST after the final date of submission of tender,
the said revised rate shall be reimbursed or recovered on production of relevant statutory documentary
evidence. This provision shall be applicable only during the original period of contract. However,
during the extended period of contract, if any, this provision shall be applicable as follows:

a. the said revised rate shall be reimbursed or recovered only if the reasons for extension of the
contract is attributable to UCIL. In any case, recovery shall be made in case of a downward
variation in the rate of tax.
6. Bidders agree to do all things not limited to providing GST compliant Tax Invoices or other documentation as per GST law relating to the supply of goods and/or services covered in the instant contract like raising of and/or acceptance or rejection of credit notes / debit notes as the case may be, payment of taxes, timely filing of valid statutory Returns for the tax period on the Goods and Service Tax Network (GSTN), submission of general information as and when called for by UCIL in the customized format shared by UCIL in order to enable UCIL to update its database etc. that may be necessary to match the invoices on GSTN common portal and enable UCIL to claim input tax credit in relation to any GST payable under this Contract or in respect of any supply under this Contract.

7. In case Input Tax Credit of GST is denied or demand is recovered from UCIL by the Central / State Authorities on account of any non-compliance by bidders, including non-payment of GST charged and recovered, the Vendor/Supplier/Contractor shall indemnify UCIL in respect of all claims of tax, penalty and/or interest, loss, damages, costs, expenses and liability that may arise due to such non-compliance. UCIL, at its discretion, may also withhold/recover such disputed amount from the pending payments of the bidders.

8. All bidders shall maintain high GST compliance rating track record at any given point in time.

9. All bidders shall avail the most beneficial notifications, abatements, exemption etc., if any, as applicable for the supplies under the Goods & Service Tax Act.
### SECTION-V
QUALIFICATION OF TENDERERS

<table>
<thead>
<tr>
<th>Sl.No</th>
<th>PARTICULARS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Name of the Firm/ Company/ Contractor of the Tenderer</td>
</tr>
<tr>
<td>2</td>
<td>Company (above) Registered</td>
</tr>
<tr>
<td>3</td>
<td>Postal address</td>
</tr>
<tr>
<td>4</td>
<td>Contact with STD code</td>
</tr>
<tr>
<td>5</td>
<td>Fax with STD code</td>
</tr>
<tr>
<td>6</td>
<td>Name of Contact person</td>
</tr>
<tr>
<td>7</td>
<td>Mobile No.</td>
</tr>
<tr>
<td>8</td>
<td>e-mail ID</td>
</tr>
<tr>
<td>9</td>
<td>Contract License</td>
</tr>
<tr>
<td>10</td>
<td>ESI and PF Registered</td>
</tr>
<tr>
<td>11</td>
<td>PAN (Permanent Account Number) Registration</td>
</tr>
<tr>
<td>12</td>
<td>GST Registered</td>
</tr>
<tr>
<td>13</td>
<td>Bank details</td>
</tr>
<tr>
<td>14</td>
<td>Tender fees</td>
</tr>
<tr>
<td>15</td>
<td>EMD</td>
</tr>
<tr>
<td>16</td>
<td>The average annual financial turnover of tenderer during the last three (3) years ending 31st March 2019.</td>
</tr>
<tr>
<td>17</td>
<td>Income Tax Return verification Form of last three years ending 31st March-2019</td>
</tr>
<tr>
<td>18</td>
<td>Audited balance sheets &amp; P &amp; L statement for last three financial year ending 31st March-2019</td>
</tr>
<tr>
<td>19</td>
<td>The Tenderer must have experience on similar works like &quot;Transportation of materials in bulk quantities&quot;</td>
</tr>
<tr>
<td>A)</td>
<td>Single work of similar nature in last seven years ending last day of month previous to the one in which application are invited having a value of not less than Rs: 14.73 Lakhs</td>
</tr>
<tr>
<td></td>
<td>Work Order/ Agreement value Rs:</td>
</tr>
</tbody>
</table>

**Note:** Original to be Submitted at Manager (E/A/P) before opening of technical bid. (Copy must be uploaded)

**Signature of the Tenderer with Seal**
|   | Two works of similar nature in last seven years ending last day of month previous to the one in which application are invited having a value of not less than Rs: **9.21 Lakhs** | 1) Work Order/ Agreement value Rs: …………………………, Completion value Rs: …………………………  
2) Work Order/ Agreement value Rs: …………………………, Completion value Rs: ………………………… | Work Order / Agreement and Experience/ Completion Certificate Copy must Submitted/uploaded |
<table>
<thead>
<tr>
<th></th>
<th></th>
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<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>B)</td>
<td></td>
<td></td>
<td>OR</td>
</tr>
</tbody>
</table>
|   | Three works of similar nature in last seven years ending last day of month previous to the one in which application are invited having a value of not less than Rs: **7.37 Lakhs** | 1) Work Order/ Agreement value Rs: …………………………, Completion value Rs: …………………………  
2) Work Order/ Agreement value Rs: …………………………, Completion value Rs: …………………………  
3) Work Order/ Agreement value Rs: …………………………, Completion value Rs: ………………………… | Work Order / Agreement and Experience/ Completion Certificate Copy must Submitted |
SECTION-VI

CONDITIONS OF TENDERING

1.00 Before submission of the tender, the Tenderers are requested to make themselves fully conversant with the Conditions of Tendering. General Conditions, Special Conditions, Site Conditions, Specifications, Schedules and all other relevant information so that no ambiguity may arise in these respects subsequent to the submission of the tender.

2.00 It shall be the responsibility of the Tenderer to request for any missing document. In absence of any such request the Tenderer will be deemed to have received and read all documents.

3.00 The Tenderer shall submit his tender strictly in accordance with the tender specifications and terms and conditions laid down in the tender document.

4.00 Should there be any discrepancy in or any doubt or obscurity, to the meaning of any of the clauses of the tender document, or as to anything to be done or not to be done by the accepted Tenderer or as to these instructions observed by the intending Tenderer, the Tenderer must set forth in sorting such discrepancy, doubt or obscurity, and submit the same in duplicate to/GM (Mines)AP/Mines Manager (TMPL) or any authorized person in UCIL, Tummalapalle Project so as to reach him two days in advance before the date of tender opening mentioned in the NIT for such purpose. The elucidation given by the designated officer shall be final and binding on the Tenderers.

5.00 By submitting a tender for the work & Tenderer will be deemed to have satisfied himself by actual inspection of the site and locality of the work, if so required and that the rates quoted by him in the tender will be adequate to complete the work in all respects according to the specifications, and other conditions and that he has taken into account all conditions and difficulties that may be encountered during its progress whether or not expressly provided in the tender document but necessary for the completion of assignment to the entire satisfaction of UCIL.

6.00 Tenderers must be submitted on the attached prescribed forms and / or copies thereof. The schedule shall be filled in, item by item, in accordance with the instructions and notes supplementary thereto.

7.00 BID SUBMISSION:

Bidders are advised to visit website regularly to keep themselves updated as any change/modification in the tender will be intimated through this web site only. Bids shall be submitted online only at portal: http://www.tenderwizard.com/UCILEPROC

The following two (2) parts shall be submitted through online portal by the bidders. Last date and time of submission of bid (PART I & II) is on or before due date of opening of Techno-commercial Part-I.

PART-I (Fee details) shall contained the scanned copies of

:- (i) Tender cost fee DD, if any,

(ii) Earnest money deposit (EMD) in the form of demand draft as applicable as stipulated in NIT.
(iii) Duly signed unconditional acceptance letter of UCIL’s tender condition or Authorization letter/ Undertaking letter.

(iv) Pre-qualification / techno-Commercial requirements.

The tenderer shall upload the required document after login through digital signature certificate at portal in support of their meeting each criterion mentioned on the portal. Hard copy of application shall not be entertained.

i) **List of Documents to be uploaded in Part – I (Technical and Commercial part)/ PQC**

a) Tenderer’s covering letter (covering letter shall also contain name, Email id, Phone No., Mobile No., residential address and place of business of person or persons submitting the tender etc.)

b) Document showing deposit of Earnest money

c) Cost of tender document

d) Signed NIT tender document

e) Copy of PAN

f) Profit & Loss A/c statement & IT, Returns for 2016-17, 2017-18 & 2018-19 and audited balance sheets

g) Full statement along with documentary proof in support of past experience of the tenderer in similar works during last 7 years ending last day of month previous to the one in which application are invited along with completion certificates & work orders with self attested.

h) Blank (UN priced) priced bid Performa

i) Other document as may be required to be submitted along with the tender in accordance with Technical Specification, Special Conditions, Conditions and any other clause of NIT.

j) List of equipments owned or hired with details to be submitted

k) Income tax clearance certificate of last three years ending 31st March, 2019.

l) Additional documents to be submitted along with PQC

**Tender Document** Any deviation from the tender shall be clearly mentioned in the Part–I (Techno Commercial Bid & EMD) under the heading “Deviation”.

**8.00 Price Part – (Part-II).**

a) The Tenderers shall upload the schedule of price bid in xls format in Priceformat.xls Bidders may please note, the schedule of quantities is attached in the portal. The same price format shall be downloaded and be filled in the editable (un-protected) cells only and they should necessarily submit their financial bids in the format provided after entering the financial quotes, Name of the bidder etc. Bidders are requested that they should necessarily submit their financial bids in the format provided and no other format is acceptable. If the price bid has been given as standard Priceformat.xls format with the tender document, then the same is to be downloaded and to be filled by all the bidders. Bidders are required to download the priceformat.xls file, open it and complete the un-protected cells with their respective financial quotes and other details (such as name of bidder). No other cells should be changed. Once the details have been completed, the bidder should save it and submit it online without changing the file name. If the Price format.xls file is modified by the bidder, the bid will not be uploaded by the server. **List of Documents to be uploaded in Part-II (Price part)**

b) Filled in Schedule of quantities with rates inclusive of all taxes including GST, PF, Bonus, cost of safety appliances, insurance, medical and other miscellaneous overhead expenditures.
9.00 **Bid Rejection Criteria:**

a) Following bids shall be categorically rejected:
   i) The bids received after Tender closing date and time.
   ii) The bids received without EMD or Tender document fee.

b) Following may render the bids liable for rejection.
   i) Bidder’s failure to submit sufficient or complete details for evaluation of the bids within the given period.
   ii) Bids with technical requirements and or terms not acceptable to UCIL.
   iii) Validity period indicated by bidders is shorter than that specified in the tender enquiry.

10.00 **The Bid Security will be forfeited:**

a) If any bidder withdraws their bid during the period of bid validity (including any subsequent extension) specified by the Bidder on the Bid Form, or

b) If a Successful Bidder fails:
   i) To sign the contract within reasonable time and within the period of bid validity, and/or,
   ii) To furnish Performance Security.

c) If the Bidder furnished fraudulent document/information in their bid.

11.00 **Furnishing fraudulent information / document:**

If it is found at any time that, a Bidder / Contractor has / had furnished fraudulent documents /information, the Bid Security / Performance Security shall be forfeited and the bidder /contractor shall be debarred for a period of two (02) years from the date of detection of such fraudulent act, besides legal action.

12.00 **Rate (s) in figures:**

The tenderer should mention their price / item rates in figures only. In case of any dispute / ambiguity, the price / rate mentioned in words shall be considered as final. Insertions, postscripts, additions and alterations shall not be recognized unless confirmed by the tenderer’s signature. Tenderer shall quote rate(s) / price(s) on line in the price bid document (schedule of items and quantities) enclosed along with tender document. Otherwise, offers of parties quoting without this price format will be out rightly rejected. The tenderer shall quote rates in figures and words will generate automatically.

13.00 **Taxes & Duties:**

All Taxes including GST, royalties, duties, octroi etc. and other taxes for execution the contract under the scope of work shall be borne by the contractor and shall not be payable extra. Bidders quoted rate shall be inclusive of all such charges. The quoted rate should be inclusive of GST applicable at the time of tender submission. The entire amount will be recovered from the RA bill & deposited directly by UCIL, if applicable. And imposition of any new taxes / duties by the State Govt. or Central Govt. during the contract execution period will also be paid by the contractor. Hence, no other taxes, duties and royalty, etc. would be paid extra. Offers with price variation clause will be out rightly rejected.
14.00 E.M.D.:

Offer shall be accompanied by EMD for an amount of Rs.20000/- (Rupees Twenty Thousand only). EMD shall be by way of a Demand Draft drawn in favour of “Uranium Corporation of India Limited” payable at SBI Pulivendula Branch (Code No. 0989). No cash or cheque in any form will be accepted as earnest money. No interest will be paid on the earnest money deposit. Tenders received without earnest money deposit will be summarily rejected.

In case of NSIC units, proper and valid documentary proof shall be uploaded at UCIL e-proc Site for exemption from submitting Cost of tender fees and/or E.M.D.

**Return of earnest money:** The earnest money of successful Tenderer will be adjusted into security deposit after signing of contract agreement. The earnest money of unsuccessful Tenderers will be returned within 06 (six) months after finalizing L1 party of the work and after getting written request thereof.

15.00 **BANK GUARANTEE:-**

Wherever stipulated should be as per our proforma & issued by an Indian Public Sector Bank only. All bank charges to be borne by bidder. Bank Guarantee should be automatically extended for validity period in the event of delay in execution of contract.
FORMS

SECTION - VII,

a. DETAILS OF CREDENTIALS/INFORMATION SHEET ABOUT THE TENDERER/CONTRACTOR
   (To be filled-in by the Tenderer/Contractor)

1. Name of the Firm/Company of the Tenderer : ________________________

2. Name & Address of the Chief Executive/Chairman and Managing Director of the firm with Telephone No./ e-mail address : ________________________

3. Registered Office and Address of the firm with Telephone No. and Fax No. if any. : ________________________

4. Address for Correspondence/all communication with the firm : ________________________

5. Name, designation, address of the person authorized to deal with this tender/work : ________________________

6. Nature of the registration of the firm Limited Co./Private Ltd./Partnership Co./Proprietorship firm : ________________________

7. Registration No. with date and Registering Authority : ________________________

<table>
<thead>
<tr>
<th>Name of Directors / Partners</th>
<th>Occupation</th>
<th>Address</th>
</tr>
</thead>
<tbody>
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<td></td>
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</table>

8. Address of the office/work site of the Tenderer, nearest to the place of the Work being tendered : ________________________

9. Particulars about the professional persons employed by the firm:

<table>
<thead>
<tr>
<th>Name of the professional Persons &amp; Address</th>
<th>Qualification</th>
<th>Experience in No. of years</th>
<th>Nature of experience</th>
<th>Date of Joining</th>
</tr>
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</tr>
</tbody>
</table>
b. **FORM OF TENDER**

To
The Chairman & Managing Director,
M/s. Uranium Corporation of India Ltd.,
P.O. Jaduguda Mines,
Dist. Singhbhum (East),
Jharkhand - 832 102

Dear Sir,

With reference to the tender invited by you for __________, I/We have examined special conditions and General Conditions, Articles of Agreement, Tender Notice, Specifications and Schedule of Quantities for the above work. I/We hereby offer to execute the whole of the said works in conformity with the same Special Conditions, Articles of Agreement, General Conditions, Tender Notice, Specifications and Schedule of Quantities for the sum of Rs. __________/- (_____________ _________________) at the respective rates mentioned in the Schedule of items.

I/We undertake to complete and deliver the whole lot comprised in the contract within ________ ________________ calender months from the date of commencement of work.
I/We have deposited as Earnest Money a sum of Rs. ________________ with ________________, which amount is not to bear any interest and I/We do hereby agree that this sum shall be forfeited by me/us if the event of the Uranium Corporation of India Limited accepting my/our tender. I/We fail to execute the Contract when called upon to do so.

I/We hereby agree that unless and until a formal agreement is prepared and executed in accordance with the Articles of Agreement, this tender together with your written letter of acceptance thereof, shall constitute a binding contract between us.

I/We understand that you are not bound to accept the lowest or any tender you may receive.

Yours faithfully,

[Signature]

Address: ________________

Name of Partners of the Firm:

1. ________________
2. ________________
3. ________________
4. ________________
c. **Agreement**

ARTICLES OF AGREEMENT made at _______________ this __________ day of ___________ between (hereinafter referred to as the Corporation which expressions shall include its successors and assigns) of the one part and M/s. _______________ (hereinafter referred to as the other part of this Agreement) and has accepted a Tender submitted by _______________.

**NOW THE AGREEMENT WITNESSETH** as follows:

1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the General Conditions and Special Conditions of Contract hereinafter referred to.

2. The following documents shall be deemed to form and be read and construed as part of this Agreement viz:
   (a) Tender Notice No. _______________ Dated _______________
   (b) The Drawings
   (c) The Tender
   (d) The General Conditions of Contract
   (e) The Specifications
   (f) The Special Conditions
   (g) The Schedule of items.
   (h) Design Data and Technical Specifications (if any)
   (i) General Information and Guidance for Tenderers
   (j) Any other document specifically mentioned herein as forming a part of the Agreement

3. In consideration of the payment to be made by the Corporation to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Corporation to execute, complete and maintain the work in conformity in all respects with provisions of the Contract.

4. The Corporation hereby covenants to pay to the Contractor in consideration of the execution; completion and maintenance of the work of contract price at the time and in the manner prescribed the contract.

5. All disputes arising out of or in any way connected with this Agreement shall be deemed to have arisen in HYDERABAD and only competent court in the District Hyderabad/Ranga Reddy shall have jurisdiction to determine the case.

6. You shall provide the guarantee in the agreement that you will be held responsible for the good conduct of labour engaged by you.

7. The several parts of this contract have been read to us and fully understood by us.

AS WITNESS OUR HAND THIS ____________________________ , signed by the said M/s Uranium Corporation of India Limited., Tummalapalle Project.

________________________
In the presence of

________________________
General Manager (Mines)
SIGNED & DELIVERED for and
on behalf of URANIUM CORPORATION OF INDIA LTD.

1) ______________

2) ______________

Authorized Signatory of the party with seal

Signature of the Tenderer with Seal
d. BANK GUARANTEE FORM FOR SECURITY DEPOSIT

Name of the Bank:
Address of the Bank:
Guarantee No.:
Date:
Date of Expiry:
Claim Period: 06(Six) months from the date of expiry.
Limit of Liability:
Whereas Uranium corporation of India Ltd.(herein after referred to as he CORPORATION) having its registered office at Tummalapalle  P.O. MC Palle & Dist. YSR (Kadapa) , Andhra Pradesh - 516349 which expression shall, unless repugnant to the context, includes its legal representatives, successors and assigns, have entered into an Agreement (herein after referred to as the Agreement) with M/s _______________(herein after referred to as the CONTRACTOR) having its registered office at _______________(Name of work) letter of Intent/Work Order No.______________, dated __________ described in the Agreement based on the Terms and conditions contained in the Agreement and whereas by the said Agreement CORPORATION has agreed to pay the CONTRACTOR for the services to be rendered by the CONTRACTOR in terms of the said Agreement.

And Whereas, in accordance with the terms of the Agreement, the CONTRACTOR has to furnish Bank Guarantee for _______________(Name of work) for due performance fulfillment and observance of the terms and conditions of the Agreement and further covenanted with the CORPORATION to make good any deficiencies so as to fulfill in all respects the proposes for which the Agreement is entered in to and in accordance with their Operating and other conditions specified and to meet all the requirements specified in regard there to in the Agreement for the period/periods stipulated in the Agreement.

Now, by this Guarantee we, the CONTRACTOR (as Principal) and _______________(Name and address of Bank) or held and firmly bound into CORPORATION in the sum of Rs.______________, (Rupess only) for the payment of which the CONTRACTOR and surety bound themselves, their successors, legal representatives and assigns jointly and severally by these presents.

Now the conditions of this Guarantee is such that if the CONTRACTOR (as principal) shall duly, faithfully and punctually perform and observe all the terms, provisions, conditions and stipulations of Agreement including covenants, concerning Bank Guarantee stipulated therein on the part of the CONTRACTOR (as principal) to be performed and observed according to the true purpose, intent and meaning thereof or if on default of CONTRACTOR the CONTRACTOR shall satisfy and discharge the damages sustained by the CORPORATION thereby, upto the amount of this Bank Guarantee herein, then the obligation herein shall be null and void, but otherwise shall be in full force and effect for a period of ____ months i.e. upto __________ from __________. But no alterations in the terms of the said Agreement made between CORPORATION and CONTRACTOR or the extent or the nature of the
materials supplied, completed and maintained there under and no allowance of time by the CONTRACTOR or CORPORATION under the Agreement nor any forbearance in respect of any matter of thing concerning the said Agreement on the part of CORPORATION shall in any way release the CONTRACTOR from any liability under the Guarantee herein.

We do hereby undertake to pay the amount due and payable under this Bank Guarantee without any demur, merely on demand from CORPORATION stating that the amount claimed is due by way or the loss or damages caused to or suffered or would be caused to or suffered by CORPORATION by reason of any breach by the said CONTRACTOR (as principal) of the terms and conditions obtained in the said Agreement or by reason of the said CONTRACTOR’s (as principal) failure to comply with any of the conditions with regard to the Agreement set out in this Bank Guarantee. Any such demand made on the CONTRACTOR shall be conclusive as regards the amount due any payable by the CONTRACTOR under this Guarantee.

However, our liability under this Guarantee shall be restricted to an amount not exceeding Rs. ____________________________ (Rupees ____________________________ only).

We further covenant that the Guarantee herein contained shall remain in full force and effect and that it shall continue to be enforceable till the dues of the CORPORATION under or by virtue of the said Agreement have been fully paid and CORPORATIONS claim satisfied or discharged or till CORPORATION certifies that the terms and conditions of the said Agreement have been fully and properly carried out by said CONTRACTOR (as principal) and discharges the Guarantee.

We, the surety, further covenant with CORPORATION that CORPORATION shall have fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Agreement from time to time, to postpone for any time or from time to time, any of the powers exercisable by CORPORATION AGAINST the said CONTRACTOR(as principal) and to forbear or enforce any of the terms and conditions relating to said Agreement and we shall not be relieved from our liability by reason of any such variations, or extension being granted to said CONTRACTOR or for any forbearance, act of omission on the part of CORPORATION, or any indulgence by CORPORATION to the said CONTRACTOR(as Principal) or by any such matter or thing whatsoever, which under the law relating to sureties would but for this provision, have effect of so relieving.

This Guarantee herein contained is not revocable by notice during its currency and will remain in full force until all the undertaking covenants, terms and conditions of Agreement are performed and fulfilled or until it is discharged by notice in writing by CORPORATION.

This Guarantee will remain in force upto ________ months from ________ i.e. upto ________

and will stand automatically cancelled on expiry of the said period unless extended by mutual Agreement. Unless a demand or claim to enforce the claim under this Guarantee is made in writing against the surety within 6(six) months from the date of expiry of this Guarantee, all the rights of the CORPORATION hereunder against the surety shall be relieved and discharged from the all the liabilities hereunder.

IN WITNESS WHEREOF, the CONTRACTOR (as principal) and surety have executed this Guarantee and have affixed their seals on this date _________.

Now withstanding anything contained herein before our liability under the present Guarantee is restricted to Rs. _________ (Rupees ____________________________ only) and shall remain in force for a period of _______ months i.e. upto ________ from _________.

Unless a suit or action is instituted to enforce the claim under the Guarantee within 6 months from the said date all your rights under the Guarantee shall be forfeited and we shall be relieved and discharged from all liabilities thereunder.

PRINCIPAL
For and behalf of (Name of firm)

SURETY
For and behalf of (Name of Bank)
**e. SCHEDULE - B**

**MATERIALS FOR ISSUE TO THE CONTRACTOR**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particulars</th>
<th>Rate at which material will be issued</th>
<th>Place of issue</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>NIL</td>
<td>_____</td>
<td>_____</td>
</tr>
</tbody>
</table>

N.B.: All materials shall have to be procured by the contractor at his own cost.

---

Signature of Issuing Officer

____________________________

Signature of Contractor

____________________________

Date: ________________

Date: ________________
f. **SCHEDULE - D**

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Category of Labour</th>
<th>Wage per day</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Skilled/ Semi skilled/ Unskilled Labour</td>
<td>Minimum wages to be paid as fixed by Chief Labour Commissioner (C), New Delhi or Asst. Labour Commissioner, Andhra Pradesh from time to time.</td>
<td>Contractor has to pay minimum Wages to the labours.</td>
</tr>
</tbody>
</table>

---

Signature of Contractor:

Date : _____________________

---

Signature of the Tenderer with Seal
## Schedule - F

<table>
<thead>
<tr>
<th>No.</th>
<th>Description</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Accepting Authority</td>
<td>Chairman &amp; Managing Director</td>
</tr>
<tr>
<td>2.</td>
<td>For Non schedule items Market Rate + Percentage addition to cover overhead and Profit</td>
<td>Ten percent</td>
</tr>
<tr>
<td>3.</td>
<td>Retention Money Ref: Clause no.56 of General Conditions Of Contract</td>
<td>10 (Ten) percent</td>
</tr>
<tr>
<td>4.</td>
<td>Date of Commencement</td>
<td>Date of commence of work will be reckoned 10 days after issue of written order</td>
</tr>
<tr>
<td>5.</td>
<td>Date of Completion Ref: Clause no.48 of General conditions of contract</td>
<td>02 (two) months from the date of Commencement of work. (Date of commence of work will be reckoned 10 days after issue of written order).</td>
</tr>
<tr>
<td>6.</td>
<td>Installment after virtual completion</td>
<td>10 (Five) Percent</td>
</tr>
<tr>
<td>7.</td>
<td>Agreed Liquidated Damage</td>
<td>Up to a maximum of 10 (Ten) percent of the Contract sum.</td>
</tr>
<tr>
<td>8.</td>
<td>Defect Liability Period Ref: Clause no. 96 of General conditions of contract</td>
<td>NIL</td>
</tr>
<tr>
<td>9.</td>
<td>Refund of security deposit Ref: Clause no. 56 (b) of General conditions of contract</td>
<td>Full security deposit/ Bank Guarantee will be released after completion of work as certified by Engineer-in-charge.</td>
</tr>
<tr>
<td>10.</td>
<td>Insurance</td>
<td>As directed</td>
</tr>
<tr>
<td>11.</td>
<td>On Account Payment Ref: Clause no.127 of General conditions of contract</td>
<td>Monthly based on work progress only</td>
</tr>
<tr>
<td>12.</td>
<td>Authority for appointing Arbitrator</td>
<td>Chairman &amp; Managing Director</td>
</tr>
</tbody>
</table>

Signature of the Tenderer with Seal
SECTION - VIII

SPECIAL CONDITIONS OF CONTRACT

1. a) List of trucks/equipments owned by the tenderer and proposed to be deployed for the work, indicating their present place of deployment, registration no./machine no. year of manufacture, reference of fitness certificate from Pollution Control Board/permit/insurance cover etc. has to be submitted. Not accepted to deploy of tipper/machinery at site registration of vehicles on or before Date.01.01.2017.

b) List of dumpers assured by the tenderers and proposed to be deployed for the work, shall not be engaged in other awarded works.

2. In case of one or two trucks/equipments proposed to be taken on hire by the tenderer for the purpose of this work, a certificate to that effect from the owner from whom these trucks/equipments are proposed to be taken on hire, with the above details has to be submitted.

3. The contractor shall execute the agreement with the UCIL in the proforma approved by the UCIL for the execution of the work, within fifteen days or as directed from the date of issue of letter of intent/Work Order on non-judicial stamp paper of requisite value, which shall be provided by the contractor at his own cost.

4. The contractor, before starting the work, shall furnish to the Engineer-in-Charge, the list of dumpers/equipments proposed to be deployed for the work, with the related papers of registration, fitness certificate from Pollution Control Board, permits, insurances, driving certificates, licenses etc. for inspection. No tipping Dumpers/ equipments shall be deployed for the work without the approval of the Mines Manager/ Engineer-in-Charge, UCIL.

5. The Tare weight, gross weight, maximum carrying capacity of the Dumpers and the dimensions of the body of the dumpers deployed for the work and maintained in good working condition, at all times. The same shall be checked by UCIL periodically.

6. The dumpers shall be loaded only up to the maximum carrying capacity and shall not be over loaded under any circumstances. The loading is to be restricted upto 150mm below the top of the dump box. No spillage of the Ore/Silt will be allowed in Mines area or Public road. If any Spillage is found it shall be cleared by the Contractor. In case the contractor overloads the dumpers, all the liability arising out of it will be borne by the contractor at its own risk and cost.

7. The contractor shall bring/take back and arrange for the transportation of the dumpers/equipments, men and materials required for the work, at his own cost.

8. The UCIL, May for the any reason, ask the contractor to suspend the work, fully or partly and the contractor shall comply with same without having any claim whatsoever, for such suspension.

9. The period of contract, stipulated in the agreement may be extended for the execution of the awarded quantity and similarly the quantity may be varied ± 10% for execution of the work upto the awarded period, at the awarded rate/rates, at the discretion of the UCIL. This shall however, be without prejudice to the right of the UCIL to impose penalty as stipulated in General Terms and Conditions of the contract.

10. a) The contractor shall at his own cost arrange for all materials, stores, Diesel , Mobile, Break oil, spares, tools and tackles etc. and maintenance/repairs of the Tipping Dumpers/Equipments required/deployed for the work.
The UCIL shall have no liability whatsoever on this account.

b) In emergent situations as provided the contractor shall make an application in this regard, POL if available with the UCIL may at the sole discretion of the UCIL be issued to him with the approval of the Engineer-in-charge but value of the same along with the handling/departmental charges as per the prevailing rules of the UCIL shall be charged from him or recovered from his bills/security deposit.

11. The contractor shall maintain proper records in English/Hindi of the Dumpers/equipments etc., deployed for the work, work done, daily attendance of the employees, payment to the employees etc. and UCIL shall have the right of access to and inspection of those records or to call for any or all these records or ask the contractor shall be bound to comply with such instructions.

12. The UCIL shall have no responsibility/liability whatsoever for any accident/damage to the contractor's vehicle/equipments in transit or while engaged in the work. All the liability arising out of such an incident will be borne by the contractor at its own cost and risk.

13. The UCIL shall have the right to give any instruction to the contractor necessary for the safe and orderly execution of the work and/or to forthwith remedy/modify/remove/stop any work matter/practice considered pre-judicial to the interest of the public, for which no specific provision has been made in these terms and conditions and the contractor shall be obliged to comply with the same, without any claim for compensation for the same.

14. In the matters not expressly provided in these terms and conditions or the matter concerning interpretation of the terms and conditions contain herein, the decision of the Engineer-in-charge shall be final and binding on the contractor.


16. In case of all claims arising out of any dispute, reference or award, in connection with or due to non-payment/short payment by the contractor or his employee or any accident involving the employees/dumpers/equipments of the contractor or any accident to third party or damage to its property or penalties imposed for non-compliance of any provision(s) of any Act/rules/Regulations/Bye-laws/Orders, by the contractor, the contractor shall have full responsibility and liability for the same and the UCIL shall stand fully indemnified by the contractor against all such claims.

17. If the UCIL suffers any loss on account of suspension of production or idleness of its equipments/employees or on any other account or damage to its property, due to any failure on the part of the his representative/employees or from the dumpers/equipments of the contractor, the value of the same as assessed by the UCIL shall be recovered from the contractor's bill/security deposit. The decision of the UCIL on this regard shall be final and binding on the contractor.

18. The UCIL shall have full right to deduct any excess payment/penalties/claims dues/taxes/levies etc. deductible/recoverable from the contractor as per the terms and conditions of the contract or as provided in law, from the bills and or security deposit of the contractor for any amount payable to him against this contract or any other contract with the UCIL.
19. a) The contractor shall post adequate no. of competent experienced, skilled and disciplined persons having good antecedents for satisfactory execution of the work. A list of all such persons shall be kept in the office of the contractor and a copy of the same shall be furnished to the Engineer-in-Charge, as and when required.

b) The contractor shall issue identity card/employment card to each employee with photograph duly attested by him which the employee shall always carry with him, while on work and produce for inspection whenever required.

20. The contractor shall not engage any person of less than 18 years of age & females during night hours as required by relevant law.

21. The contractor shall prepare the wages sheet for his employees in duplicate, a copy of which shall be regularly submitted to the Engineer-in-charge.

22. The contractor shall arrange for housing accommodation of his employees and the UCIL shall have no responsibility/liability whatsoever in this regard.

23. The Mine Manager, /Engineer-in-charge, Tummalapalle shall have the authority to ask for the immediate removal of any employees of the contractor from the site for any reason and contractor or his authorised representative shall be bound to comply with the instructions in this regard.

24. In case of any dispute in the matter of payment to the employee of the contractor, the decision of the Engineer-in-charge shall be final and binding on the contractor.

25. a) In case of any accident, the contractor shall ensure that, the victims get First-Aid and medical treatment without delay and information of such accident should be passed on to the Mine Time Office and the Engineer-in-charge at the earliest. In case of any accident to any employee of the contractor arising out of any in the course of employment, the contractor shall be liable to pay full compensation under the workmen's compensation Act, 1923 or any amendment thereof. The UCIL shall have no responsibility whatsoever, in this regard and shall stand fully indemnified by the contractor against all claims in this regard.

b) In case of failure on the part of the contractor to pay the said compensation/funeral expenses/ex-gratia amount the same may be paid by the company and cost/charges/expenditure incurred or spent by the UCIL in this regard shall be recovered from the contractor’s bills/dues/security deposit.

26. In case of any accident occurs or any injury is caused to any employees of the UCIL by the vehicles/equipments of the contractors or by any act of omission/commission on the part of the contractor’s representative/employees, the compensation for the same, as provided in law or as assessed by the UCIL shall be recovered from the contractor along with the costs and expenses incurred by the UCIL on the same.

27. The employees of the contractor shall at no stage, during the execution of after the termination of the contract, have any claim whatsoever for employment with the UCIL and the UCIL shall have no obligation/liability whatsoever, to take into employment any employees of the contractor on any ground whatsoever.

28. The contractor shall comply with the provisions of Mines Act /Regulations /Rules applicable to the
work and exercise due diligence and take all steps/actions on his own or as directed by the UCIL or statutory authorities to ensure the safety of the employees/equipments deployed by him, at his own cost. The Contractor will prepare Safe Operating Procedure (SOP) for all activities involved within the scope of this contract and provide a copy of the SOP to the concerned workmen after getting it approved from the Mine Manager.

29. In the case of any danger, accident, in the course of execution of the work, the contractor shall take immediate steps in his own or as directed by the UCIL or statutory authority, to remove the danger and ensure safety of employees of the contractor/UCIL.

30. The UCIL may terminate the contract by giving 30 days notice, without any assigning any reasons whatsoever for the same.

31. Without prejudice to the right of the UCIL as contained in clause no.30 above, the contract may be terminated partly or fully and the security deposit forfeited, at the discretion of the UCIL without any notice to the contractor, in the following eventualities.

a) If the work is not progressing to the satisfaction of the UCIL.

b) Pertaining to the safety or satisfactory execution of the work. Breach of any terms and conditions of the contract or violation of any statutory Act/ Regulations/ Rules/ Bye-laws/Orders by the contractor.

c) Stoppage of work on his own accord or unsatisfactory performance by the contractor. Assessment of the Engineer-in-charge in this regard shall be final.

d) Offering or giving or agreeing to give any person in the UCIL’s service or to any other persons on his behalf, of any gift or consideration or any kind of inducement or reward for doing or for bearing to do or having done of having forborne to do any act in relation to obtaining of execution of this or any other contract from the UCIL.

e) If it is found that the contractor has obtained the contract from the UCIL as result of wrong tendering or other non-bonafide methods of competitive tendering or by fraudulent manner or in fictitious name.

f) If the contractor is declared insolvent or the firm/company goes into liquidation.

g) If the contractor/assigns/transfers/sub lets or attempts to assign/ transfer/sublet the entire work or any portion thereof.

h) Failure to bring trucks/equipments to the site and start the work as directed.

i) If it is found that the contractor has not been complying with the rules, regulations, and statutory obligations pertinent to his force. The decision of the Engineer-in-charge for in this regard shall be final.

j) If the contractor indulges in any corrupt practice/illegal activity/ irregularity/misconduct.

k) If it comes to the notice of the Engineer-in-charge that the contractor has engaged any bonded labour.

l) For any other reasons which the UCIL considers prejudicial to its own interest or to the interest of the public.
32. In the event of termination of contract under clause 31 above, the UCIL shall have the right to the get balance work executed by engaging any alternative agency/agencies or incurring expenditure and recover from the contractor, the said expenses/extra expenses incurred in this regard.

33. After termination of the contract, the work executed by the contractor shall be jointly measured. In case, the contractor or his representative does not attend the joint measurement, in spite of being notified in this regard, such measurement shall be carried out by the UCIL on its own and the measurement so arrived it shall be final and binding on the contractor. The final bill shall be prepared on the basis of such measurement and payment made after affecting deductions of all penalties, recoveries, etc. recoverable from the contractor as per the terms and conditions of the contract.

34. Unless otherwise provided in the contract, the provisions of General conditions and special conditions shall prevail over those of any document forming part of the contract and in case of conflict special conditions shall prevail over General conditions. Subject to the foregoing the several documents forming the contract are to be taken as mutually explanatory of one another but in the case of ambiguities or discrepancies the same shall be explained and adjusted by the Accepting authority who shall thereupon issue to the contractor instructions thereon.

b. In some occasions Ore may not be required at Ore Ground hopper due to operational problems; in such case the Contractor may not be able to fulfill the transportation requirement per day. If Ore is not required at the Ground hopper Contractor has to obtain a certificate from Engineer-in-charge for waiver of penalty on daily basis.

c. In case Ore is not required at Ground hopper and the contractor is not able to fulfill the minimum monthly transportation requirement, the contractor has to obtain a certificate in writing from Engineer-in-charge to that effect to waive of penalty on monthly basis.

36. The contractor must ensure removal of any spillage material from the roadways during transportation and for this purpose sufficient unskilled workmen should be deployed on daily basis.

38. Necessary workman insurance coverage and labour license, as required shall be obtained as per working rules by the contractor for required nos. workmen to be engaged for this work at his own cost for the whole period of the contract and shall be furnished to the UCIL before commencement of the work. The number of persons deployed in a day should not exceed the number of persons for which labour licence has been obtained in respect of each category of labour. Any deployment of labour exceeding the limits specified in the labour licence will be deemed as a willful act by the contractor and all liabilities arising out of this shall be borne by the contractor at its own cost and risk.

39. The contractor shall strictly comply with all the statutory guidelines of AERB, DGMS as well as directives of safety officer of UCIL, Tummalapalle from time to time.

40. Transportation of ore from Ore stack yard will be done after screening and breaking of big size ore boulders to requisite size 500mmX500mmX500mm at Tummalapalle stack yard, if any quantity of oversize ore is transported to Ground hopper, the contractor will be responsible for breaking the same deploying his labour at Ground hopper also without any extra charge.

41. Deployment of unskilled manpower at the Ground hopper:

a). Apart from Ore transported from the surface dump yard, regular transport of Ore from Underground by dumpers engaged by other agency also will be dumping ore at the Ground hopper grizzly. However the contractor shall deploy necessary manpower for clearing the oversize boulder at the Ground hopper grizzly by manual braking or by removing the boulder.
42. No machinery/dumper which has been used for more than 8 years shall be allowed for transportation of the ore. The contractor’s equipments and dumpers are also got to be checked periodically by the authorised representative of Engineer-in-Charge of this work. In case of equipments/dumpers are not found to be Road working, the same will not be allowed to operate. In this regard decision of UCIL will be final and binding to the contractor.

43. Brake test of contractor's vehicles engaged for transportation of ore is required to be tested at Mechanical section, Tummalapalle on specified dates in presence of authorised representative of UCIL and to ensure the filing of check list daily. The contractor will have to release its vehicles with operators/drivers for such tests. No compensation in any form will be given for lost time for men and machine for such tests.

44. All the machineries, labourers engaged against this work shall be insured by the successful contractor for the entire period of the contract at their own cost and insurance shall be done before commencement of this work.

45. The successful tenderer have to release their workmen employed against this work for safety/environmental training at Unit. V. T. Centre, Tummalapalle as per requirement assessed by Engineer I/C. at their own cost.

46. The quantum of work as stipulated in the tender and the work order should be completed within the time stipulated. For delay in completion of work the contractor will be fully responsible, and the UCIL shall have the right to get the balance work left over after expiry of the stipulated time through other party(s) and the expenditure involved shall be recoverable from the contractor. In the event of failure of the contractor to carry out the work within the prescribed time and in the manner as per advise of UCIL representative, the contractor shall be responsible for the extra expenditure incurred by the UCIL who shall have the right to get the balance work done through any other party, at the contractor's risk and responsibility and cost. Such recovery shall be made by the UCIL from any payment due to the contractor for this or other works.

47. The rate quoted by the tenderer shall be treated as complete in all respects including all Taxes, duties and other levies of the Government/ local authorities. However if any increase in taxes duties, levies etc. after the award of the contract shall be paid by the contractor and will be compensated by UCIL on production of documentary evidence of payment. The rates quoted shall be valid for the complete duration of the contract and in no account a change in the rate will be entertained except whereas otherwise stated.

48. The contractor shall be responsible for the security of the materials in transit and it's safe delivery without any loss or damage. Where the material is weighed both at the loading and receiving ends, the shortage other than those on account of moisture loss will be to the account of the contractor.

49. The contractor shall give an undertaking in weighing indemnifying the UCIL against all risks and liabilities whatsoever arising out of accident etc. during course of execution of work.

50. CONTRACT LABOUR ACT: Before the actual commencement of work, the contractor will have to get a Labour license from the ALC, (Central) for engaging the labourers and he will be governed by all the provision of the Contract Labour Act 1970(Regulation & Abolition).

51. All the vehicles to be used for this work should be registered under passenger & goods (carried by Public Service Motor Vehicle) Tax Act, 1961 and rules framed there under and all the taxes payable and the sole responsibility of the contractor. All the formalities should be completed and complied with by the contractor as required by the provisions of the said Act. The contractor will be governed throughout the period of contract by this Act and the UCIL will have the power to take any such action as deemed necessary including recovery of taxes etc. from the contractor's bill to ensure the compliance of this Act by the contractor.

35  Signature of the Tenderer with Seal
52. Ore transportation work shall be carried out in two shifts i.e. 3.00 P.M - 11.00PM(B shift) & to 11.00 P.M – 7.00AM(C Shift) on all working days including Sundays and as per requirement of Mill processing plant-UCIL. If require ore transportation may be done in A shift also (7.00AM to 3.00PM)

53. Running bill can be raised by the contractor for every month. No price escalation will be paid for this contract on any account.

54. Bills will not be released:
   If minimum wages is not paid in presence of UCIL’s representative and payment Certificate obtained. The Certificate to be enclosed with the bill.

55. WEIGHMENT:

   The Weighment and measurement of Ore will be made on the Weigh Bridge near the Plant Gate of UCIL. Each loaded/Empty vehicle will be certified by authorized representative of UCIL at weighing station.
   The loaded Ore dumpers shall be routed through the weigh bridge situated near the plant gate before dumping the Ore at Ground hopper and the empty dumper shall also be weighed at weighing station before next load. Copy of weighment slips to be handed over to the Engineer-in-charge/ or his representative at end of the each shift.

56. There shall be no payment for idle charges of the contractor's equipments due to any reason.

57. Quantity of Ore mentioned in schedule of items is estimated quantity for a period of two months. This may vary to ± 10% either in higher or lower side. Contractor's claim of any kind of quantity variation, if occurs shall not be entertained.

58. The contractor shall bear all costs and expenses for the execution of the contract. The UCIL shall bear no liability whatsoever on any account except of payment for the work done at the accepted rates subject to the terms and conditions of the contract.

59. The Contractor shall provide all relevant Personal Protective Equipment and other safety accessories at his own cost to his personnel. The contractor will have to ensure that such Personal Protective Equipments are used by its personnel as per requirement. All tools and tackles required for screening and breaking of boulders shall have to be provided by the contractor at his own cost.

60. Speed limit of Dumpers inside plant/ Mine premises should not be more than 20 K.M./Hr.

61. The contractor shall clear all the spillage at the surrounding area of the Ore Grizzly/Ore Yard all the times at their own cost.

62. There will be no defect liability period for this work.

63. Contractor shall have to payment the labour wages through Bank Account and submit the documentary proof for the same at the time of raising of RA bills with wage slip.

64. Income Tax, work contract tax, cess etc. shall be recovered as per prevailing rules of the company.

65. In case of stoppage of work by local people/Bandh or any other reasons, no idle charges will be paid by UCIL towards Labour, Plant and Machinery etc. to the contractor for this work.
66. In case payment of labourers engaged for this work, has not been made on stipulated payment day, UCIL shall compel the contractor to stop the work besides taking other suitable steps to make the payment to the workers at risk and cost of the Contractor.

67. LAWS GOVERNING THE CONTRACT
This contract shall be governed by the Indian Laws for the time being in force and it shall be deemed to have executed at Tummalapalle Project Site, Tummalapalle, P.O. MC Palle, Vemula Mandal, District YSR, Andhra Pradesh State within the ordinary Civil Jurisdiction of the Competent Courts in the District Kadapa.

68. Time Extension for Delay
The time allowed for execution of the works as specified in the Schedule 'F' or the extended time, in accordance with these conditions shall be the essence of the Contract. The execution of the works shall commence from the date of 15th day after the date on which the Engineer-in-charge issues written orders to commence the work or from the date of handing over the site whichever is later. If the Contractor commits default in commencing the execution of the work as aforesaid, Corporation shall without prejudice to any other right or remedy be at liberty to forfeit the Earnest Money/Security Deposit absolutely.

68.01 As soon as possible after the contract is concluded the Engineers-in-charge and the Contractor shall agree upon a Time bound Progress Chart. The chart shall be prepared in direct relation to the time stated in the contract documents for completion of all items of the work. It shall indicate the forecast of the dates of commencement and completion of various trades or section of the work and may be amended as necessary by agreement between the Engineer-in-charge and the Contractor with the limitation of time imposed in contract documents, and further ensure good progress during the execution of the work. The Contractor shall in all cases in which the time allowed for any work exceeds one month (save for special jobs) complete 1/8th of the whole of work before 1/4th of the whole time allowed in the contract has elapsed; 3/8th of work before one half of such time has clasped and 3/4th before 3/4th of such time has elapsed.

68.02 If the works be delayed by

- force major, or
- abnormally bad weather, or
- serious loss or damage by fire, or
- civil commotion, local combination of workmen, strike or lockout, affecting any of the trades employed on the work or
delay on the part of other Contractors tradesman engaged by Corporation in executing work not forming part of the Contractor.
- non-availability of materials.
- non-availability or break-down of Tools and plants to be supplied by Corporation, or
- any other cause which in the absolute discretion of the Corporation, is beyond the Contractor’s control

Upon the happening of any such event causing delay, the Contractor shall immediately give notice thereof in writing to the Engineer-in-charge but shall nevertheless use continuously his best endeavor to prevent or make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer-in-charge to proceed with the work.
68.03 Request for extension of time, to be eligible for consideration, shall be made by the Contractor in writing within fourteen days of the happening of the event causing delay. The Contractor may also, if practicable, indicate in such request the period for which extension is desired.

68.04 In any such case the Corporation may give a fair and reasonable extension of time for completion of the work. Such extension shall be communicated to the Contractor by the Engineer-in-charge in writing within 3 months of the date of receipt of such request by the Engineer-in-charge.

68.05 The Contractor shall arrange at his own expenses all tools, plant and equipment (hereinafter referred to as T & P) required for execution of the work.

68.06 The Contractor requires any item of T & P on hire from the Corporation, the Corporation will, if such item is available and the same can be spared, hire it to the Contractor at a rate to be fixed by the Engineer-in-charge.

69.0 Compensation for Delay

69.01 If the Contractor fails to maintain the required progress in terms of the condition of this contract or to complete the work and clear the site on or before the contract or extended date/period of completion, he shall, without prejudice to any other right or remedy of the Corporation on account of such breach, pay as agreed compensation amount calculated as stipulated below or such similar amount as the contract value of the work for every week that the progress remains below that specified or that the work remain incomplete.

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

For this purpose the terms ‘Contract Value’ shall be the value at contract rates of the works as ordered

- (a) Completion period (as originally stipulated) : @ 1 percent per week
- (b) Completion period (as originally stipulated) : @ ½ percent per week
- (c) Completion period (as originally stipulated) : @ ¼ percent per week

69.02 Providing always that the total amount of compensation for delays to be paid under this condition shall not exceed the under noted percentage of the contract value of the item or group of items of work for which a separate period of completion is given.

- (a) Completion period (as originally stipulated) : 10 percent
- (b) Completion period (as originally stipulated) : 7 ½ percent
- (c) Completion period (as originally stipulated) : 5 percent

70. The tenderer should inspect the site/route before submission of their tender.

71. Monthly R/A bill to be paid based on work progress. Before submission of RA bill contractor should make payment the labour wages, EPF, Bonus to the workers deployed by him. Otherwise bill will not be processed.

72. Special Conditions of Contract – Supersedes the general conditions of contract wherever applicable.
73. Conditional tender will be summarily rejected

74. Contractor shall strictly abide by the security rules and regulations enforced by UCIL from time to time. Gate passes for individual workman/equipments will be provided by UCIL’s security I/c, on submission of written application through the Engineer-in-charge or his representative along with necessary documents as required by the security/SPF personnel.
SECTION IX

SAFETY OF CONTRACTOR'S EMPLOYEES
(WITH APPENDIXES)

74.00 SAFETY OF CONTRACTORS EMPLOYEES

74.01.00 The Contractor shall at all times, take all reasonable precaution for the safety of employees, including these of sub-Contractors in the performance of his contract and shall comply with all applicable provisions of both Central as well as the State Safety Laws. In addition to the safety provision already included in the tender, the contracting officer shall include the safety requirements recommended by the Health Physics Unit, Tummalapalle for a specified contract.

In the event that the Contractor fails to comply with these provisions, the contracting officer may, without prejudice to any other legal or contractual rights, issue an order stopping all or any part of the work, thereafter, a start order for resumption of work may be issued at the discretion of the contracting officer. The Contractor shall make no reason of or in connection with such stoppage.

74.02.00 Contractor shall have at least one person fully trained in First Aid present at the site of work all the time.

74.03.00 Contractors must report to the Engineer-in-charge through their contracting officers every accident involving.

- their personnel
- UCIL Property or Personnel
- Property or Personnel of other Contractors working on the site.

74.04.01 Contractors must report to the Engineer-in-charge immediately on becoming aware of any accident of Type-A (see Appendix-1) giving the following information

- Name of the informant
- Nature and location of incident being reported
- Name of/supervisor/Engineer-in-charge, location and telephone number where he can be reached.

74.04.01.01 Contractors shall submit their investigation reports, through their contracting officer, to the Engineer-in-charge immediately but not later than 3 working days after the occurrence of accident in the form-A (see Appendix-2)

74.04.02 In the case of type – B accident (see Appendix –1), Contractors shall submit their investigation reports, through their contracting officers, to the Engineer-in-charge immediately but not later than 3 working days after the occurrence of accident in the form – A.

74.04.02.01 Monthly summary of accidents and cases of fire shall be prepared by each Contractor in form-B. (See Appendix –3) and be sent to the Engineer-in-charge by the 7th of the next month.

Signature of the Tenderer with Seal
74.04.02.02 Prime Contractor report shall include the man days lost and occurrence of accidents under the jurisdiction of the Sub-Contractors.

74.04.02.03 Contractors shall submit a narrative on safety activities and fire incidents for each month along with Form-B. The review should contain such items as personnel and programmed chance, major project started and major problems.

- x – x -
APPENDIX - 1
CLASSIFICATION OF ACCIDENTS

TYPE – A
1. Fatal/Injuries
2. Serious Injuries such as fracture, Dislocation, severe burns etc., necessitating hospitalization
3. Any Injury to five or more persons.
4. Accidents resulting in damage by fire, explosion etc.

TYPE – B
1. Minor Injuries which result in laceration, abrasion contusion etc.
2. Disabling Injuries but not requiring hospitalization.
APPELLA - 2
(FORM - A)
ACCIDENT INVESTIGATION REPORTS

Name of the Contractor and Project : 
Nature of the Contract : 
Name of the Engineer-in-charge : 
Name of the injured person : 
Age : 
Address : 

Date and Time of Accident : 
Place where the accident occurred : 
Nature of job : 
What was injured person doing at the time of accident : 
Description of Accident (in details) : 
Nature of Injuries : 
What was defective or in wrong condition that was responsible for the accident : 
What was wrong with working methods/instructions : 
What steps should be taken to prevent recurrence of such accident : 
Name of the witnesses : 

1. 
2. 

Safety Representative’s Remarks with Signature and Date : 

Signature of the Tenderer with Seal
### APPENDIX - 3
(FORM - B)

**SUMMARY OF ACCIDENT FOR THE MONTH OF ____________**

<table>
<thead>
<tr>
<th>Name of the Contractor :</th>
<th>Name of the Project :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Name of the Sub-Contractor :</th>
<th>Name of the Safety Representative of the Project :</th>
</tr>
</thead>
</table>

**Total No. of persons working In the project :** Male only

<table>
<thead>
<tr>
<th>Total No. of persons working In the project :</th>
<th>Male only</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Total No. of Accidents (including Type – A and B Accidents) :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Disabling Injuries :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Non-disabling Injuries :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Agency</th>
<th>No.</th>
<th>No. of days lost/charged</th>
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</table>

<table>
<thead>
<tr>
<th>Machine :</th>
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</table>

<table>
<thead>
<tr>
<th>Handling Materials :</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Full of persons :</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Hand Tools :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Fire/Explosing :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Collapse of excavation Structure :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Electric shock/burnt :</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Miscellaneous :</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Remarks :</th>
</tr>
</thead>
</table>

**Signature of Safety Representative**

**Date : _____________**

---

**Signature of the Tenderer with Seal**
SECTION-XI
DETAILS OF CREDENTIALS/ INFORMAMATION SHEET ABOUT THE TENDERER/ CONTRACTOR

1. Name of the Firm/Company of the tenderer : ____________________________

2. Registered Office and address of the firm with Telephone and Fax No. if any for communication : ____________________________

3. Name, designation, address of the person authorized to deal with this tender/work : ____________________________

4. Nature of the registration of the firm: Limited Co./Private Ltd./Partnership Co./ Proprietorship firm

5. Registration No. with date and Registering Authority : ____________________________

6. Name of Owner/Partners:

<table>
<thead>
<tr>
<th>Name of Owner/Partners</th>
<th>Occupation</th>
<th>Address</th>
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<tbody>
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7. Details of the past experience of the firm in transportation:

<table>
<thead>
<tr>
<th>Name &amp; Address of the client</th>
<th>Name of the work &amp; Contract Work Order No.</th>
<th>Value in Rs.</th>
<th>Completion time</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Ordered</td>
<td>Executed</td>
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8. Financial Particulars:

   a. Working capital – limit in cash/credit for, bill purchase/discount – forms etc. from the bank : Branch: ____________________________ Value of Rs. ____________________________

   b. Value of work/turnover done during preceding three years:

<table>
<thead>
<tr>
<th>Financial year</th>
<th>Value of work</th>
<th>Income Tax deposited</th>
</tr>
</thead>
<tbody>
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   c. Audited balance sheet and profit and loss account for the last 3 years attached (Yes/No)

11. Furnish copy of Income Tax Return for the last 3 years furnished (Yes/No) : ____________________________

12. Income Tax PAN/GIR No. : ____________________________

13. Any other relevant Regn. No. if any : ____________________________

14. Ownership of transportation equipment with tenderer : Details to be filled in enclosed format
DETAILS OF CREDENTIALS / INFORMATION SHEET ABOUT THE TENDERER CONTRACTOR

Details of ownership of various Transportation equipment furnished as enclosed:

<table>
<thead>
<tr>
<th>Name of equipment/vehicles</th>
<th>Number of vehicles proposed to deploy</th>
<th>Capacity</th>
<th>Year of manufacture</th>
<th>Ownership details</th>
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Signature of Authorized Representative of Tenderer with their seal
### SECTION-X
### PRICE PART FORMAT

## SCHEDULE OF QUANTITIES

Transportation of **850 MT** Ore as and when required in Two/ Three Shifts from THM bypass Stack Yard to Ground Hopper/New Ore Yard for a Period of Two Months at Tummalapalle Project.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of work</th>
<th>Quantity to be Transported</th>
<th>Rate Per Metric Tonne Rs.</th>
<th>Total Amount Rs.</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Transportation of 50000 MT [approx. <strong>850 MT</strong> Ore as and when required in two/three shifts] from THM bypass stack yard to ground hopper/New Ore Yard through weigh bridge including loading, unloading, breaking the oversize boulders (above 500mm X 500mm X 500mm) at ore yard before loading and breaking the oversize boulders (above 500mm X 500mm X 500mm) deploying manpower (one no. supervisor in each shift) at ground hopper grizzly, where the underground ore will also be dumped by the other agency.</td>
<td><strong>50000 MT</strong></td>
<td></td>
<td></td>
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</tbody>
</table>

Rate in words: _____________________________________________________________ Only

Total quoted amount Rs.___________________________________________________

Over all rebate, if any _________________________________________________

After Rebate Rs._________________________________________________________

<table>
<thead>
<tr>
<th>GST</th>
<th>@5%</th>
<th>Rs.</th>
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Total quoted amount including GST

Signature of the Tenderer with Seal
DECLARATION SHEET

I ____________________________ hereby certify that all the data and information as furnished in this proposal are correct and true covered by our formal proposal No._____________________. dated ___________. I hereby certify I am duly authorized representative of tenderer whose name appears above my signature.

Tenderers Name

Authorized representative’s Signature

Contractor’s intent : The Contractor hereby agrees fully to comply with the requirement and intent of this specification for the period indicated.

Authorized representative’s Signature
Please Upload

All Documents

Properly with Self Attestation