

“Save Energy for Benefit of Self and Nation”

UGVCL
Uttar Gujarat Vij Company Ltd.

CIN – U40102GJ2003SGC042906 GST : 24AAACU6551F1Z1

PR : 453166 RFQ : 63789

Particulars	Description
Tender For	AG Fencing work around four side of T/c as per specification and drawing (Labour and Material) under Various Villages of <u>Kadi DO</u> as per drawing and specification.
Estimated Cost	Rs. 473800.00
Earnest Money Deposit	Rs. 5000/- by Pay Order or D.D. Payable at Mehsana(favouring of UTTAR GUJARAT VIJ CO. LTD)
Security Deposit	5% of Order Value (For successful tenderer)
Relevant documents (By Registered Post A.D. or Speed Post only) submission date	On or before date 14.07.2021 Up to 18.00 Hrs
Date of opening of Tender fee, EMD cover and Technical Bid physical as well as online	Date: 15.07.2021 up to 12.00 Hrs
Tender Fee (Non Refundable)	590.00
Time Limit & Bid Validity (Period)	1 years
Tender No,	059/2021

:: To be filled in by the Tenderer ::

1) Tender Fee paid Rs.590 Receipt/ DD NO . _____ dt. _____ Bank _____

2) EarnestMoneyDeposit paid Rs.5000/- Receipt/DDNo. _____ Dtd. _____ Bank : _____

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Seal and Signature of Contractor

UGVCL Division Office: Mahendra Mill Road, KALOL – 382721 (North Gujarat)

Telephone: (02764) 223773

Fax: (02764) 225660

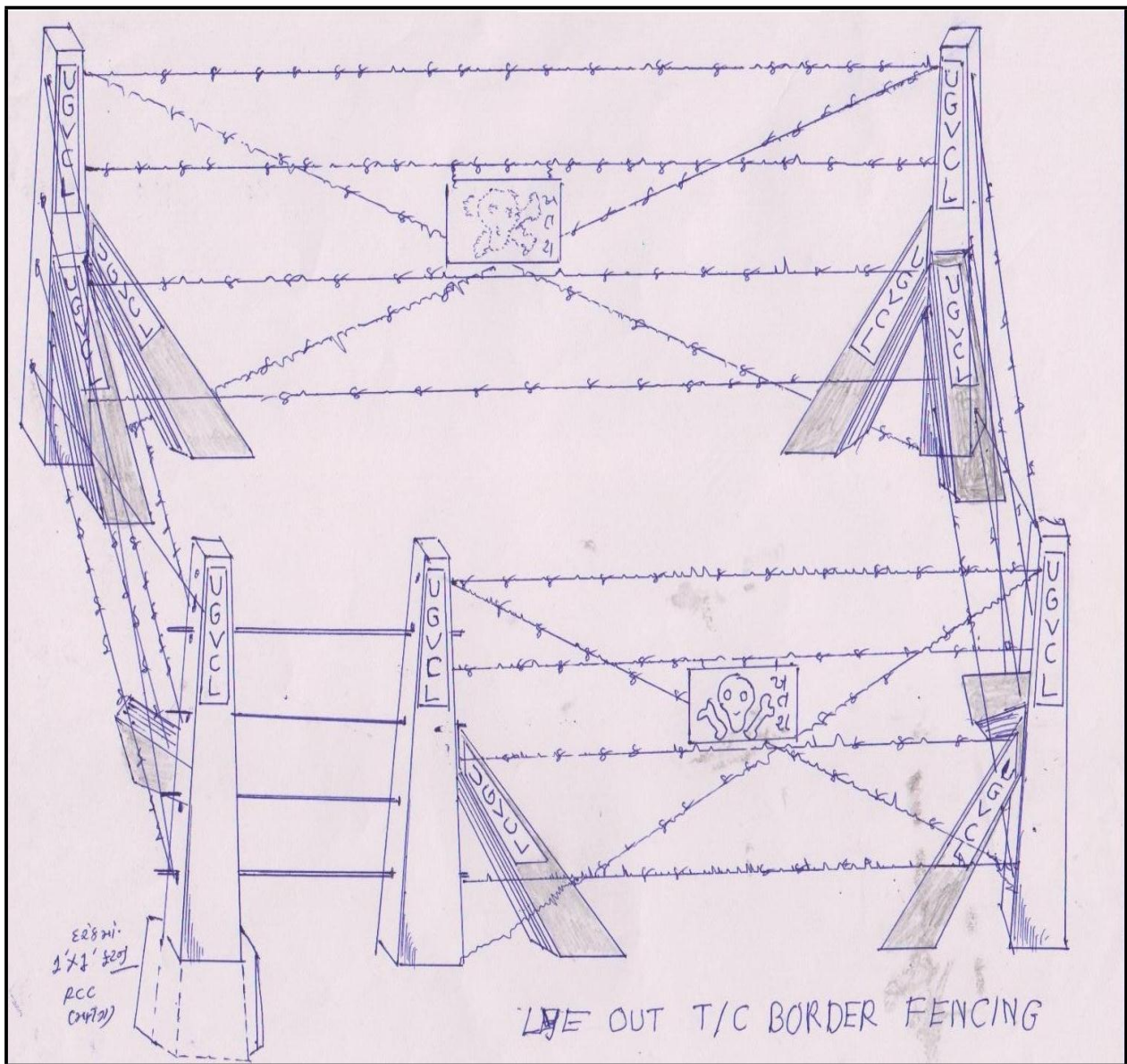
Website: www.ugvcl.com 1

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Drawing with specification



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Superintending Engineer
UGVCL, Mehsana CO

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Ref :- UGVCL/KLLDO/AC/EXP/TENDER NOTICE NO-17-2019-20

SR.NO-3

Schedule – B (Price Bid cover should be kept separately)

Name of Work: - AG Fencing work around four side of T/c as per specification and drawing (Labour and Material) under Various Villages of S/dns of Kalol DO as per drawing and specification.

Sr No	Description	UOM	Qty.	Rate	Amt. Rs.
1	0LJLhG GF TFAF C[9/ VFJTF ;L8L TYF JL,[H DF\ D)SJFDF\ VFJ[, 8=Fg;OMDZ GLRFZ[AFH] s\$25f HF0F. TYF * O]8 ,\AF.GL ;LD[g8GF YF\E,FVM pEF SZL T[GF p5Z ;5M8	No	103	4600	496800
	<p>0 0 SFDG\ IJJZ6 00</p> <p>!f ;LD[g8 GF YF\E,LVMGL ;FZL SJM,L8L \$25 HF0F. TYF * O]8 ,\AF.</p> <p>JF5ZJFGL ZC[X]P</p> <p>Zf O[g;LU DF8[;FZL U]6JTF WZFJTF AFA" 0 JFIZ JF5ZJFGM ZC[X] [4 T@ L ;F.h !2!\$ ZFBJL4 H[5]6" To U[<J[GF.h8 CMJL HM.V[P</p> <p>#f A[;LD[G8 JrR[RFZ VF0L ,F.GM TYF A[S]M; ,F.G O[g;LU SZJFG]\ ZC[X]4 H@ L VFS'IT VF ;FY[;FD[, K[P</p> <p>\$f I]HLJL;LV[, N=FZF IGDLT Vg HLGLIZzL GL ;}RGF TYF VFN[X D]HA SFD SZJFG]\ ZC[X]P</p> <p>5f SFD NZdIFG SM.56 VS:DFT IF N]W" 8GF G ;HF"l T[DF8[j]J:YF SZJFGL TDFD HJFANFZL SMg8=FS8ZGL ZC[X] [4 VF DF8[;,FDTL GF H~ZL ;FWGM JF5ZJFGF ZC[X]4 VFDKTF\ HM SM. VS:DFT IF N]W"8GF ;HF"X[TM T[GL TDFD HJFANFZL SMg8F= S8ZGF IXZ[</p> <p>ZC[X]P</p> <p>&f ;LD[g8GL YF\E,LVMVFS'ITDF\NXF"]iF D]HA HDLGDF\ZO]8 TYF HDLGGL p5Z 5 O]8 H[8,L ZFBJFGL ZC[X]P</p> <p>*f SZ[, YF\E,LVMGL !oZo\$ 5]DF6[DOL\ U EZJFG]\ ZC[X]P s!2!2! ~8f NZ\$ YF\E,LVMG[#O]8GF :805M,s8[Sf(G\UDFZJFGF ZC[X]P</p> <p>(fAWLHYF\E,LVMG[;O[NS,ZSZ[, CMJMHM.V[P sJM8ZA]>hf</p>				

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** Rates are Exclusive of GST. GST will be applicable as per the prevailing rules and regulation of government. Any change or modification time to time will be also applicable and bounded.

===== NOTES =====

(1) In case of L1 bidder backs out from tender process before allotment of order or during tender process, UGVCL has right to call next lowest bidder/bidders to execute work at least as per L1 offered rate.

(2) Quantity which mentioned in Schedule – B is tentative and it may vary as per field office requirement.

I / We am /are willing to carry out the work

- (1) On company Rate
- (2) _____% Above of estimated rate
- (3) _____% Below of estimated rate

SuperintendingEngineer
UGVCL, Mehsana CO

PLACE:

DATE:

Contractor's signature with seal.

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Following documents to be submitted along with Tender.

1.	Solvency Certificate / Bank Guarantee issued from any Nationalized Bank. (at least 50% of estimated value)
2.	Separate EPF Code No. allotted by RPFC & Last Six month of current year EPF Challan paid copy is required.
3.	UGVCL <u>appropriate Vendor</u> REGISTRATION SHOULD BE ATTACHED WITH TECH. BID. Only Class – A and above can be participated.
4.	Latest three years income tax clearance certificate and PAN No. in the name of Tenderer.
5.	Experience certificate and satisfactory work completion certificate required for related work by authorized officer of any Distribution Company of Gujarat.
6.	Copy of the annual work orders of any Distribution Company is required.
7.	Group Insurance: A copy of the insurance policy of the insured labourer's under W.C. Act 1923.
8.	List of the Tools & Tackles and safety equipment available with contractors on his letter pad.
9.	Copy of the Electrical contractor license as and when required.
10.	GST Registration must be required and copy should be attached.
11.	Copy of Labour License (if required)

Superintending Engineer
UGVCL, Meshana CO

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The contractor will have to give the following undertaking.

1. Should this tender be accepted, I/we hereby agree to abide by and fulfill all the terms and provision of the Tender and contract of works as applicable and in default thereof to forfeit and pay to the Company the sum of money due.
2. The value of earnest money deposit paid herewith should be absolutely forfeited to the company, should I/We not deposit the full amount of specified security deposit, within specified time limit.
3. The contractor shall co-operate with the Company in recording measurement etc. as expeditiously as possible and he shall fulfill all the requirements which are necessary to finalize his outstanding bills within one month from the date of completion of work, failing which the Company shall finalize the account on the basis of its records and pay him such amount as found due to him together with the amount of security deposit if any remaining payable to him after deducting there from the amount due by him to the Company's for shortages of materials, rectification, incomplete work, etc and the Company shall not entertain any further claim from him thereafter.
4. The competent authority can delete any item in schedule “B” in the tender, if he feels that the rate quoted by the contractor for that item is abnormally high when compared to the estimated rate.
5. In case of any dispute S.E. will be the final authority for deciding the same and his decision will be final and binding on the contractor and Department and no further appeal will be entertained.
6. The contractor will have to see that safety equipments are used by his labourers, while working on line, equipment etc. of the Company and contractor will be responsible for any accident.
7. The contractor will have to undertake the responsibility of accidents etc. for his persons working on line and same will be on stamp paper of Rs. 100/- or of the appropriate value (if revised by Govt.) The cost of stamp paper will be borne by the contractor.
8. The contractors will have to take insurance of suitable amount for his labourers.
9. Contractors should carry out the work under supervision of UGVCL.
10. Contractor has to provide 25 nos. of man power on the occasion of shutdown or in case of emergency.
11. Routine manpower must be provided as per s/dn requirement.
12. If contractor fail to provide required manpower Rs.500/- per day per labour deducted as penalty.

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Website: www.ugvcl.com 6

Pre-Qualification criteria for selection in Technical Bid

- A. Solvency Certificate / Bank Guarantee issued from any Nationalized Bank amounting to sum equivalent to amount of five times of the tender value. Tenderer can opt to submit it within 15 days if he is eligible as a lowest tenderer, but the undertaking for same should be put up with the tender.
- B. Separate EPF Code No. allotted by RPFC & Last Six month of current year EPF Challan paid copy is required.
- C. Registration certificate in appropriate class as contractor in UGVCL / any DISCOM/PWD/Irrigation/Central Govt. undertaking / State Govt. undertaking.
- D. Latest income tax clearance certificate and PAN No. in the name of Tenderer.
- E. Experience certificate and satisfactory work completion certificate required for erection of HT-LT line & T/C work by authorized officer of any Distribution Company of Gujarat.
- F. Copy of the last three annual work orders of erection of HT/LT line & T/C of any Distribution Company is required.
- G. Group Insurance: A copy of the insurance policy of the insured labourer's under W.C. Act 1923.
- H. The contractor will have to undertake responsibility of accidents etc. for his persons working on line and same will be on stamp paper of Rs. 100/- or of the appropriate value (if revised by Govt.) The cost of stamp paper will be borne by contractor.
- I. List of the Tools & Tackles and safety equipment available with contractors on his letter pad.
- J. Copy of the Electrical contractor license as and when required.
- K. GST registration is required.

The sealed Price Bids comprising of Schedule-'B' should be submitted in separate sealed envelope subscribing the envelope as "Price Bid".

Both "Technical" and "Price" bid should be submitted in one common envelope subscribing the name of the work and tender opening date etc.

Bids as above should reach to The Uttar Gujarat Vij Company, Circle office, Visnagar Road, Mehsana upto stipulated time.

Technical bid shall be opened on date (as mentioned)(If possible) in the presence of the bidders, who remains present at that time.

- 4.0 Earnest money deposit of should be deposited in form of Demand Draft in favour of UTTAR GUJARAT VIJ COMPANY LIMITED drawn on any scheduled Bank, payable at Mehsana.

Seal and Signature of Contractor

- 5.0 Bidders should complete the tender documents in all respects and it should be signed by contractor with Company's seal on all pages.
- 6.0 The bidders shall submit their offer without any deviations in general terms and conditions of the contract or in Technical specification/items. Tenders of such deviations may also be rejected. Incomplete and conditional tenders shall not be considered.
- 7.0 UTTAR GUJARAT VIJ COMPANY LTD reserves the right to split up the work covered in the scope of this contract amongst more than one contractor.
- 8.0 The rates shall be quoted both in words and figures as per unit specified in schedule-'B' in case of any discrepancy between the rates quoted in words & figures, rate quoted in words will prevail. A Cello tape must be adhered on rates provided by the contractor along with signature and stamp.
- 9.0 Intending bidders should submit their tenders after studying all tenders documents carefully and visiting the site for satisfying themselves of actual site conditions, location and accessibility of site and nature, extent of the work involved etc.
- Submission of tenders implies that bidders have obtained all necessary information and other data required for executing the work and read all the terms and conditions. No claim for extra charges on account of any misunderstanding will be allowed.
- 10.0 All approaches to the site shall be in the scope of bidders.
- 11.0 Bidders will not be allowed to give sub-contract of the works awarded to him for any, reasons what so ever without written permission of competent authority.
- 12.0 In the experience certificate, contractor has to furnish the details of similar works executed by him along with the list of equipments, tools and tackles and manpower available with him.
- 13.0 Price quoted shall be firm, till overall completion of the work, under contract and there will not be any price escalation.
- 14.0 Date of opening of "Price Bid" will be intimated later on to those Bidders who are qualified in technical bid. "Price bid" of only qualifying bidders on the basis of Technical bid shall only be opened. Price Bid, who are not qualified technically as per requirement of technical bid shall not be opened.
- 15.0 Offers shall be valid for the period of 120 days from the date of opening of price bid. Tenders shall not withdraw tenders during the validity period, failing which their EMD shall be forfeited during the said period of 120 days.
- 16.0 All the works shall be carried out as per specifications attached with the tender and relevant Indian Standard issued by Bureau of Indian Standards. All materials procured should be confirming to relevant Indian Standard issued by Bureau of Indian Standard.
- 17.0 Tenders, which do not fulfil all or any of the conditions of the tender of incomplete in any respect, are liable for rejection.

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- 18.0 Uttar Gujarat Vij Company Ltd. reserves the right to reject any or all tenders without assigning any reason thereof.
- a. The tenderer must quote his rate per unit specified in the schedule in figures as well as in words. If there is difference between rates quoted in words and figures rates quoted in words shall prevail. Further should there be any discrepancy between rate and amount that rates shall prevail.
 - b. The tenderer must quote his rates net lowest and the rates not confirming to the unit specified in schedule may not be considered even though they may be lowest.
 - c. The rates must be stated for each item separately and in addition percentage of reduction in the total price if any should also be quoted.
 - d. Any variation in rates etc will not be allowed on any ground once the tender submitted is opened for consideration.
 - e. The Tenderer's own conditions of the contract will not be considered as forming the part of the tender. The tenderers must send in their tenders, only if the Company's conditions are acceptable to them.
 - f. All corrections what so ever made in the tendered rate must be signed fully with date by the tenderer before submitting the tenders.
 - g. Rates must be quoted without any conditions in case of divergence between rates in figures and words; it will be constrained to read the rate most favorable to Company.
- (20) The rate quoted should be in percentage higher /lower/rate to rate.
- (21.) Taxes related Terms and conditions are as under.
1. Income Tax at prevailing rate will be deducted as per Income Tax Act.
 2. GST will be applicable as per government notification
 3. TDS on GST will also to be applicable as per government rules and regulation.

Superintending Engineer
UGVCL, Mehsana CO

Signature of Contractor :

Name and Seal :

Address :

Cell No./Fax:

Seal and Signature of Contractor

E-mail :

GENERAL TERMS & CONDITIONS

- (1). The work should be carried out strictly as per specifications and approved designs of the Company which will be supplied by the Engineer In-charge for reference at the request of the contractor. The inferior and unsatisfactory work is liable to be rejected.
- (2) Before commencing the erection of lines, the contractor will be provided with the schedule and the detailed layout map. The work will have to be carried out as per programme laid down by department and under the entire supervision of field engineer and contractor should employ supervisor who could supervise the works throughout and he should remain present on site.
- (3) Marshy or water logged locations must be avoided as far as possible. If it becomes inevitable to locate poles at such points, special precautions about foundation will have to be taken and work carried out as per instructions of the Engineer In-charge.
- (4) The spans shall be specified in the pole schedule and the minimum spacing between the power conductors and conductors and neutral shall be as shown in approved drawings.
- (5) No tools will be supplied by the department. The work if found inferior and not up to standard of the Company's is liable to be rejected at the risk and cost of the contractor. Any expenditure incurred for rectification work carried out departmentally or by employing hangami labour will be recovered from his R.A bills, if the contractor fails to rectify the inferior work done by him in spite of the instructions to rectify the same.
- (6) Before starting the work (New, alteration or addition) and during the progress of works the contractor must obtain line clear where ever necessary from the concerned officers of this department.
- (7) So long as the line is not handed over to the company, the responsibility of its safe custody and of all fixture and materials etc. lying with that of the contractor will be that of the contractor.
- (8) Earnest Money Deposit:
 - (a) Earnest Money deposit (1% of the estimated cost) as indicated on the face sheet should be paid by the tenderer along with the tender in cash or by demand draft on any nationalized bank in favour of “Uttar Gujarat Vij Company Limited” in which case receipt shall be attached with tender invariably.
 - (b) Tender without earnest money will not be considered for acceptance.
 - (c) Earnest Money Deposit will be forfeited in case the successful tenderer

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after his tender has been accepted fails to pay the prescribed security deposit and execute the contract agreement on a non-judicial stamp of Rs.100/- at his own cost and sign the contract booklet.

(9) Validity of Tenders:

All tenders shall be opened for acceptance by the Company for a period of 120 days from the date of opening the tenders and may be further extended to 30 days, if required and the tenders shall be bound to execute the work on acceptance of his tender within the period.

(10) Acceptance of Tenders:

(a) The Company does not bind to accept the lowest or any tender with any reason for the rejection. It is also not binding on the company to disclose any analysis reports on the tender.

(b) Accepting authority reserves the right of rejection of any or all tenders without Assigning any reason thereof.

(c) Any tender which does not comply the above requirements is liable to be rejected.

(11) Security Deposit:

The lowest tender whose tender is accepted shall have to pay 5% security deposit of the tender cost.

(12) Solvency Certificate / Bank Guarantee :

The lowest tender whose tender is accepted shall have to produce within 15 days the solvency certificate from the collector of district within which he resides or bankers certificate of his financial stability for the amount as deemed fit by the undersigned. In case of partnership firm each individual partner will have to produce solvency certificate as above. The solvency certificate will have to be renewed every year or whenever asked for in the interim period.

(13) Contract Documents:

The lowest tendered whose tender is accepted will have to execute a stamped agreement in standard form with the company and will have to sign the contract booklet viz Tender and contract for works at his own cost. In case of partnership firms, necessary partnership documents, in original along with its copy will have to be produced for verification along with authority to sign the bills measurement and enter in to contract as well as correspondence with the company. Wherever required necessary power of attorney will have to be produced especially when the partnership

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deed is silent on the point of authority to deal with the Company. The contractor will have to execute the documents and sign the booklet “Tender and contract for work” before starting the work.

If a contractor happens to be a sole trader he will have to produce an affidavit made before Magistrate to that effect.

(15) Jurisdiction:

Any dispute or differences arising under out of in connection with the contract shall be subject to the exclusive jurisdiction of Kadi (NG).

(16) Addressing Tenders:

Tenders must be submitted in envelops which must be properly sealed by the tenderers with their office seal and must be super scribed with the following.

- (a) Tender No and the name of the proposed work.
- (b) Returnable date and time of tender. It is the responsibility of the tenderer to see that the tenders are received in company office or tender box within the stipulated time and date. The envelop must bear full address of the tenderer.

(17) The company’s general conditions of contract will apply to all the contractors and he is deemed to be fully aware of the company’s general conditions of contract for the works in respect of security deposits, penalty for late completion of work etc and any ignorance of these conditions will not exempt the contractor from the liability to abide by the same.

Submission of a tender by a tenderer implies that he has read that the instructions and conditions of contract contained in booklet and has made himself aware of the scope and specification of the work to be done and of the conditions and rate at which stores etc. will be issued to him and local conditions and other factors bearing on the execution of work.

If the contractor stands lowest for more than one tender it will be at the discretion of the competent authority whether to award more than one work on not without assigning any reason thereof.

(18) **Safety:**

Before starting any work on line or pole etc by the laborers of the contractor it will be the responsibility of the contractor obtain line clear from the concerned officer. The Company is not liable for any injury on damage to contractor’s workman or his equipment respectively during

Seal and Signature of Contractor

execution of this contract and the Company will not pay any compensation for any reasons whatsoever. The contractor is also responsible for any damage to private property i.e. standing crops in farms or Gram Panchayat property.

- (19) The contractor shall not demand or accept any help from the intending consumers in line erection works or in transport of materials.
- (20) Whenever there is an excess work carried out by a contractor beyond the technically sanctioned amount against the work order given the approval for the excess quantity of work done should be obtained from the competent authority as per Company rules.
- (21) The erection work should be started from the date of commencement given in the order and should be completed within the prescribed period for each work. The contractor is bound to complete the work within the specified period of each work, given by Executive Engineer.
- (22) Extension of Time Limit:
- (a) If for any reasons, the contractor is not in a position to complete the work within the stipulated period, he should put his application to the Engineer in charge before one month of the expiry of the stipulated time limit giving valid reasons for the required extension.
- (b) In case of any non supply of materials from stores, the contractor will have to intimate the Sub-Division Office or Division office quoting the MR No and date for non receipt of materials. The intimation will be considered for extension in time limit. The time limit will be considered on the basis of number of “Working Days” or “Months”.
- It will be the responsibility of the contractor to intimate the closing down and recommencement of work at all stages to the engineer in charge or vice versa in writing with de reason for the closing down of the work with specific of days for which work will remain closed.
- In case of failure on the part of the contractor his claim for extension of time limit will not be entertained. In case of no intimation in these regards the reason for delay on this ground will not be accepted.
- (23) Priority of work would be decided by the competent authority and contractor shall carry the work within the stipulated period of the order by the competent authority.
- (24) The contractor must have adequate resources and gang of unskilled personnel to undertake the work at different places simultaneously.
- (25) The contractor will be given the separate order for each work on the basis of the rate contract order. The date of commencement and date of completion of work will be stipulated in the order which the contractor has to agree otherwise the penalty will be leviable for the late completion of

Seal and Signature of Contractor

work as per Company standard conditions. The R.A. bills and final bill will be admitted against this order and will be finalized accordingly.

- (26) If during 12 calendar months from the date of handing over charge after completion of work the erected lines are found defective in any way, the same should be rectified by the contractor at his own risk and cost.
- (27) The contract will remain in force for the period of one year from the date of issue of commencement order.
- (28) TERMS OF PAYMENT:
- (a) The payment will be made to the contractor by A/C. payee cheque / RTGS / NEFT/ on local bank subject to an advance stamped receipt being received from payee.
- (b) The total payment through all the RA bills combined together will not exceed **75/80%** of the actual work executed against the sub work order placed against the annual rate contract. The payment to the contractor through R.A. bill will be made only after 50% of works done and provided the contractor furnishes the material accounts in respect of previous R.A. bill otherwise the payment through R.A. bills shall not be made. No R.A. bill will be paid without recording the measurements and the preparation of material account.
- (29) Recording of measurements in the presence of contractor.
- (a) If case of work carried out satisfactorily by the contractor.

In the work has been carried out satisfactorily the contractor with prior intimation from the company's officers shall have to witness the recording of measurements on the appointed date within one month of the completion of work. If the contractor fails to remain present on the appointed date a notice under Registered cover with A.D. will be served on him to witness the recording of measurement by prior appointment with the Company's officer within ten days of the receipt of notice or within such extended period applied for by the contractor and granted by the company's officer if the contractor still fails to come for recording of measurements within the original or extended period of time granted by the company's officer, then the recording of measurement will be carried out thereafter unilaterally by the company's officer and the Final Bill finalized as per measurements, recorded by the company's officer and the same shall be binding on the contractor no request than will be entertained.

- (b) In case of work not carried out satisfactorily.

In case of work not carried out satisfactorily, either during the progress of work or on its completion the conditions as specified vide **conditions No.5** read with **condition No.4 (b)** of tender and contract for works booklet shall apply and the recording of measurements shall be done within one month of completion of work after rectification of defects by contractor or by the Company at the contractor's cost as the case may be and any further delay in the recording or measurements and finalization of the final bill due to the fault of the contractor shall be subject to the conditions as laid down in **clause 9 (a)** above of the contract booklet.

Seal and Signature of Contractor

(30) SUBMISSION OF ACCOUNTS BY CONTRACTOR:-

The contractor shall submit materials account with each R.A.Bill also he shall on completion of the work have to prepare and render the final detailed materials account of the materials received by him from the Company's store within one month from the date of completion of work if however the contractor does not render the materials accounts a notice shall be issued to be contractor under Registered A.D. to render the materials account within ten days from ten date of issue of the notice in default, the materials account and procedure which shall have to be accepted by the contractor and disputes if any raised shall not be entertained the balance materials also will have to returned by the contractor within one month from the date of completion of work otherwise Company is not liable to accepted at a of date.

- (31) The contractor will not be allowed to transfer materials from one work to another without written permission of the field officer justifying the reasons for such transfer.
- (32) Any rules framed or instructions issued regarding contractor by the Company or its representative after awarding this contract shall also form part of this contract and will be binding to the contractor.
- (33) On completion of work contractor will inform the Dy. Engineer concerned and Dy. Engineer will see that if any rectifications are to be carried on that work will intimate the contractor 15 days in writing from the date of receipt of the letter from the contractor giving him time limit of 7 days to carry out the rectifications pointed out. If the contractor fails to do the rectification, addition, or alterations etc. within the above time limit of 7 days then the same will be got done through other agency or Deptt. Labour at the risk and cost of the contractor without giving any further notice or any intimation No complaint will be entertained from the contractor in this regards and amount will be recoverable with 15%supervision charges.
- (34) 25% more charges are to be paid for the work carried out in Cyclone.
- (42) Earthing certificate must be taken from the Line Staff and it is to be submitted along with the final bill.
- (43) Necessary amount as per cost data will be recovered if work not carried out as per UGVCL Company's rules and regulation. The contractor has to follow the instruction of in charge Engineer of UGVCL. The amount that may recover in the RA bill will be bounded to Contractor.

Regarding GST

GST will be applicable as per government notification.

Wherever, AT/ LOIs requires to be issued, it should carry the following disclaimer::

Since the tender in respect of this LOA/ AT was floated under Pre GST regime, this LOA / AT is issued considering Pre GST (Old Structure) the supplier has to provide the details of ITC claimed / available under GST for supply of items under this LOA / AT dully certified by a practicing chartered accountant. The content, manner and format of submission of ITC details will be intimated to the supplier in due course of time. The 20% payment of supplier along with GST after adjusting the quantum of ITC shall be made against SR Note and on receipt of details of ITC in the prescribed format dully certified by a practicing Charged Account.

Signature of Tenderer
With Rubber Stamp.

Superintending Engineer,
UGVCL, Mehsana CO

Seal and Signature of Contractor