

ODISHA POWER TRANSMISSION CORPORATION LIMITED

TENDER SPECIFICATION NO. 02/2014-15 OFFICE OF THE A.G.M., EHT (O&M) DIVISION, THERUBALI FOR THE YEAR 2014-15

FOR

HIRING OF DIESEL RUN COMMERCIAL REGISTERED LIGHT VEHICLES NON A/C CAMPER ON MONTHLY BASIS WITH DAILY HIRING RATE FOR TL SUB DIVISION, THERUBALI UNDER THIS DIVISION FOR THE PERIOD OF TWO YEARS

COST OF TENDER DOCUMENT Rs.2000 /- + VAT @ 5% = Rs. 2100/-



ODISHA POWER TRANSMISSION CORPORATION LTD. OFFICE OF THE ASST. GENERAL MANAGER, ELECT. EHT (0&M) DIVISION, THERUBALI,

DIST: RAYAGADA, PIN – 765 018. Email: ehtm.div.trb@optcl.co.in

TENDER SPECIFICATION FOR TENDER CALL NOTICE NO. 02/2014-15

HIRING OF DIESEL RUN COMMERCIAL REGISTERED LIGHT VEHICLES NON A/C CAMPER ON MONTHLY BASIS WITH DAILY HIRING RATE FOR TL SUB DIVISION, THERUBALI UNDER THIS DIVISION FOR THE PERIOD OF TWO YEARS

1 SECTION-I : Instruction to tenderer.

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8 Price of tender Document : Rs. 2000 / - + 5 % VAT = 2100 / - (Rupees Two)

9 COMMENCEMENT OF SALE OF :From 18.07.14 to 28.07.14 at EHT(O&M)Division,

TENDER DOCUMENT Therubali during working hours in any working day.

10 LAST DATE & TIME OF RECEIPT OF : 30.7.14 (Upto 5.00 PM) at EHT(O&M)Division,

EHT(O&M)Division,

TENDER PAPER Therubali

11 DATE & TIME OF OPENING OF : 31.7.2014 at 4.00PM at

TENDER Therubali.

Section-I

Instruction to tenderers

¹ The bidders must read in detail the "Instruction to Bidder", "General terms and conditions" and all other sections carefully before filling the Tender documents. There are seven sections in this Tender Specification.

2 TENDERS:

- a) Bidders must submit their bids in duplicate separately in respect of each station /office with original signature on each page.
- b) Registered Travel agencies/ Vehicle owners having PAN card and service tax registration fulfilling other criteria as per the tender document are only eligible to quote.
- c) The vehicle/vehicles proposed for engagement on hire basis should not be more than 3 (three) years old as on 30.6.2014. Newer vehicles may be given preference over older vehicles.
- d) The vehicle shall comply with minimum mileage of 13km/1 litre of Diesel and consumption of lubricant minimum of 1 litre /750 km. However, tenderer quoting for more mileage and less consumption of lubricants shall be given preference.
- e) The vehicle should have commercial registration, valid road permit for all Odisha jurisdiction, valid fitness certificate, valid 1st party insurance, non pollution certificate and must comply to the relevant clauses of Odisha Motor vehicle act.
- f) Though the normal headquarter of the vehicle shall be as specified in the tender document, OPTCL may temporarily refix the headquarter in case of exigencies.
- 9) The bidder must agree to operate the vehicle in any part of Odisha
- h) In the event of being declared as the successful bidder, the bidder shall be required to provide vehicle/vehicles along with a driver/drivers having necessary driving license.
- i) Tender must be submitted in sealed envelopes superscribed as "HIRING OF DIESEL RUN COMMERCIAL REGISTERED LIGHT VEHICLES on monthly basis with daily hiring rate for.......OFFICE/SUB-STATION/DIVISION against Tender Call Notice No. 02/2014-15 due on 31.07.2014 for opening" and addressed to Dy. General Manager, EHT (O&M) Division, Therubali.
- j) Tender shall be submitted either in person or by Registered post with A.D/courier service. Any other means of delivery shall not be accepted. Detailed postal address with PIN, phone No./FAX No. must be mentioned in the application requesting for Tender document and on the Tender Bid. The Tender submitted in person is to be dropped in the Tender Box. Tender received after due date and time will not be considered. The authority will not be responsible for receipt of Tender after due date and time due to postal delay or any other reasons.
- k) Conditional offers will not be accepted.

- 1) If the last date of receipt of tender and its opening is a holiday, it will be received and opened on the next working day in same time.
- ³ **INFORMATION OF COMPETITORS:** Bidders have right to know information on competitors only at the time of opening of the bids. No further information on competitors shall be provided at any other point/stage of the tender without prejudice to Right to Information Act. 2005.

4 OPENING OF TENDERS:-

- a) All necessary documents as per requirement of the tender specification should be enclosed with the tender. The documents must be self attested.
- b) Bidders themselves or their authorized representatives (possessing authorization letter in original) shall be allowed to attend opening event of the tender.
- ⁵ The purchaser may alter the quantities at the time of placing orders. Orders may also be split up among more than one tenderer for any particular item if necessary. Only those who have purchased the tender specification in the name of their firm or in the name of the vehicle owner from this office can submit their tender. Tenders submitted by others will be rejected.
- ⁶ The Tenderers may please note that the Word 'item' in the paragraph shall mean the vehicle as specified in the 'Tender Specification'. In case of deviations, the decision of the purchaser shall be final.
- ⁷ The purchaser reserves the right to reject the lowest or any other tender or all tenders without assigning any reason what so ever.
- ⁸ Tenders should be prepared clearly and without any overwriting and corrections. Erasures and other changes shall bear the dated initial of the person signing the tender.
- ⁹ In the event of discrepancy or arithmetical error in the schedule of price, the decision of the purchaser shall be final and binding on the tenderer.
- ¹⁰ For evaluation, the price mentioned in words shall be taken if there is any difference in figure and words in the price bid.

11 Out right rejection:

The tenders shall be out rightly rejected if they do not comply with the following requirements and in the event of non submission of the following documents and declaration.

12 Compliances:

- a) Tenderer should purchase the relevant Tender specification from the office of the Asst. General Manager, EHT (O&M) Division, Therubali and indicate the money receipt No and date of this office in the tender.
- b) Tenders shall be submitted in person or by Registered post with A.D/Courier service which should be received before the schedule date & time as specified in the tender call notice.
- c) Tenders shall not be submitted telegraphically or by FAX.
- d) Tenders shall be accompanied with the prescribed earnest money deposit/attested Xerox copies of proof of exemption for furnishing the E.M.D. if any

- e) Tenders shall be kept valid for a minimum of 120 days from the date of opening of the tender.
- f) Tender shall not be conditional or incomplete in any shape.
- g) Tender should be submitted along with requisite amount of E.M.D in the manner specified in the Tender specification.
- h) There should not be any violation of conditions set forth and provided in the tender specification.
- i) The vehicle/vehicles proposed for engagement on hire basis should not be more than three years old as on 30.06.2014.
- j) The vehicle should have valid commercial permit for operation throughout Odisha
- k) Price bid should be strictly as per the format.
- 1) Separate tenders should be submitted for each vehicle.

Documents to be submitted along with the Tender.

The photocopies of the documents should be signed by the vehicle owner / Travel agency in each page.

- i) I.T. Pan card,
- ii) Service Tax Registration certificate
- iii) R.C. Book/Books of the vehicle/vehicles proposed to be engaged.
- iv) Valid commercial permit of the vehicle proposed to be engaged.
- v) Valid fitness certificate of the vehicle proposed to be engaged.
- vi) Valid non pollution certificate of the vehicle proposed to be engaged.
- vii) Valid all Odisha permit certificate
- viii) Valid 1st party insurance certificate,
- ix) Up to date road tax clearance certificate.
- x) Duly filled up abstract of terms and condition (Section-V).

Declaration:

The tenderer must submit the declaration in the prescribed format A & B of section III.

- 14 The tender call notice shall form part and parcel of the tender specification.
- ¹⁵ Any clarification with regard to the tender specification shall be issued by the undersigned on written request. How ever, the bidder can not claim any revision of date of sale of tender paper or submission of tender.

DY. GENERAL MANAGER (ELECT)

SECTION II

GENERAL TERMS AND CONDITIONS OF CONTRACT

1 SCOPE OF WORK & GENERAL CRITERIA

- a) Providing, maintaining and operating Diesel run light commercially registered vehicles (Bolero or equivalent) on monthly hiring basis with daily hiring rate for a period of two years along with professionally licensed experienced driver to run the vehicle. Payment is to be made on daily basis i.e. excluding Sundays and holidays if not specifically required i.e. as per actual number of running days in a month.
- b) The vehicle/vehicles proposed to be provided should not be more than three years old as on 30.06.2014.
- c) Newer vehicles shall be given preference.
- d) The vehicle/vehicles to be engaged shall be required for transportation of OPTCL employees generally within the jurisdiction of the circle and at times within the state of Odisha. The vehicle may also be required to carry material, testing equipments, T&P etc. for maintenance of substations and lines. For this purpose the vehicle may be engaged to move in Kachha/ Rough road as required and also in ghat areas as required.
- e) The bidder shall be required to employ a qualified, licensed and experienced driver at their pay roll and pay salary at least as per the minimum wages act. The rates to be quoted shall be inclusive of salary and perks of driver and also the cost of maintenance of vehicle, Road tax, registration and insurance charges etc. It should be noted that though the vehicle will be hired on monthly basis, the payment will be made on daily basis i.e. excluding Sundays and holidays unless otherwise specially required. Hence the bidders are required to quote their rates on daily basis.
- f) The bidder shall supply diesel and lubricant for running of the vehicle, which shall be reimbursed by OPTCL as per the contract.
- g) The vehicle should have commercial permit and comprehensively insured at the cost of the bidder.
- h) The driver should always carry a mobile telephone, (at the cost of the bidder), valid license,R.C. Book, commercial permit and insurance policy and no pollution certificate, fitness certificate, copy of up to date tax payment
- i) The bidder should cater to all norms fixed by Odisha Road Transport Authority for running of the vehicle.
- j) In case of accident, resulting in loss or damage to property or life, the sole responsibility of legal or financial implication should rest with the bidder, OPTCL shall have no liability what so ever in this regard.
- k) The bidder shall be liable to Pay all fines, penalties etc. arising out of or concerning the use of vehicle/vehicles during the hiring period.
- I) The bidder shall be liable for any legal dispute/ cases/ claims that have arisen/ may arise during the currency of the contract in respect of the vehicles provided by him/her.

- m) The bidder shall be responsible for compliance of all laws/ rules/ regulations and govt.instruction that are/ will be applicable to protect interests of employees engaged by him/ her and shall ensure payment of all statutory dues/ liabilities as may have
- n) The vehicle once contracted for duty to OPTCL shall not be used for private/ personal use of bidder or anybody else.
- o) The vehicle shall be available for duty for 12 hours a day normally between 8AM to 8 PM or as directed by the user as per the rate specified. The vehicle should also be available for duty beyond normal hours at an extra price as per the contract. Cost of fuel and lubricant shall be reimbursed for Kms, travelled from the Head Quarters for use by OPTCL only. The K.M. traveled for maintenance and to and from halting garage shall be to owner's account.
- p) The bidder must comply to Odisha Motor vehicle Act contract, labour Act and any other relevant act in relation to the contract.
- q) In case the bidder is not able to supply the specified vehicle/driver on a particular day,alternate vehicle/ driver (as per original conditions of contact) shall be made available,otherwise the differential cost of hiring of another vehicle shall be deducted from his bills.
- r) Any damage caused to the vehicle, including theft shall be to bidder's account.
- s) The bidder must furnish the information in respect of the vehicle proposed to be engaged in the following format.
- t) Beyond normal working hours and in case of exigencies, the driver must report to duty within one hour of being informed over phone. Non compliances to the above shall be regarded as bad performance.
- u) Beyond normal working hours and in case of exigencies, the driver must report to duty within one hour of being informed over phone. Non compliances to the above shall be regarded as bad performance.

2 Price :-

- a) The price quoted by the firm shall remain firm during the currency of the contract which shall be ordinarily for two years and may be extended for a further period on mutual consent. The rate of mileage and consumption of lubricants shall also remain firm during the currency of the contract. The hire charges shall be inclusive of salary of driver, cost of maintenance of the vehicle, cost of registration, permit, insurance and any other such costs incidental to running of the vehicle but exclusive of cost of fuel and lubricants which shall be reimbursed by OPTCL as per the contract.
- b) The mileage and consumption of lubricants should be specified. Bidders quoting more mileage and less consumption of lubricants than the specified limit shall be given preference. The cost of fuel and lubricant shall be paid by the owner and claimed in the monthly bill, which shall be reimbursed.

3 Period of contract

a) The period of contract shall be for two years from the date of agreement. On successful completion of the contract, if the company so desires, the same may be extended for further period on mutual consent.

- b) The company reserves the right to terminate the contract without assigning any reason thereof, at any time during currency of contract by giving 30 days notice of its intention to do so. In the event of any such termination of the contract the owner/agent shall only be entitled to all the amount for services actually provided under the contract till the termination of the contract subject to deductions, if any, under the terms of contract. No other claims can be allowed for consideration.
- c) In case of failure by the owner/agent to fulfill his contractual obligation or /and unsatisfactory services of the driver /vehicle, the officer-in-charge reserves the right to rescind the contract and the security deposit shall be forfeited in addition to any additional liability on the agent/owner towards risk & cost.
- 4 RIGHT OF ACCEPTANCE OR REJECTION OF TENDERS: The company reserves the right to accept or reject any or all tender (either wholly or partly) without assigning any reason thereof.
- ⁵ EARNEST MONEY DEPOSIT: Tenderer are required to submit EMD amounting to 1% of the hiring charges including taxes i.e. daily quoted rate x 25 days x 24 months (considering average running of 25 days per month) in the shape of Demand Draft only drawn in favour of EHT (O&M) Division, OPTCL, THERUBALI payable at RAYAGADA. EMD in the form of Demand Draft should be submitted along with Bid documents. Offers without EMD are liable to be rejected outright. The EMD of unsuccessful bidders will be released after finalization of the Tender and for successful bidder after deposit of security amount. EMD will be forfeited if the successful bidder fails to supply vehicles as per terms of contract. EMD shall also be forfeited if any bidder withdraw it's bid before finalization of tender.

6 FORFEITURE OF E.M.D.:

- a) In the event the successful Tenderers failing to accept the order as per the TENDER specification, EMD/S.D. so deposited shall be forfeited.
- b) Any deviation from the terms and conditions of the contract awarded, may also lead to forfeiture of EMD/S.D without any notice.
- 7 SECURITY DEPOSIT: Successful bidders will be required to deposit 10% of the contract value towards security deposit. The security deposit will not carry any interest and will be refunded only after satisfactory execution of the contract and after adjustment of any dues. The security deposit shall be deposited with the respective paying officers either in the shape of Demand draft or by B.G. in the prescribed format.

8 RUNNING AND MAINTENANCE OF VEHICLES SUPPLIED ON FIXED DAILY RATES

- a) The movement of the vehicle may be throughout the state of Odisha, but ordinarily within the jurisdiction of EHT (O&M) Division, Therubali which covers the undivided KORAPUT and GAJAPATI district.
- b) OPTCL being a Electricity service provider, the vehicle shall be required to run at times even in Kachha and Ghat road for maintenance of lines and substations. Equipments, maintenance kits tools and plants shall also be carried in the vehicle.

- c) The vehicles are required to be in service/operation for a minimum of 12 hours daily excluding Sundays and Holidays, and shall operate as per time schedule and instruction of Officer-in-charge or his authorized representatives which is normally from 8AM to 8PM. In case of urgency the vehicle may be required to run on Sundays and holidays and for this the vehicle must be kept ready to attend the work immediately. The controlling officer may however reschedule the time schedule as per requirement. Detention charges shall be payable if the vehicle runs more than 12 hours in a day. Night halt charges shall also be payable for halts other than the normal headquarters.
- d) The agency/owner should maintain proper record of driver's attendance and payment made to them and such records should be made available to the Company for scrutiny as and when required. The Agency/owner shall be responsible for all sorts of statutory payment to the Driver employed by him. It is the vehicle owner's obligation to provide a qualified, experienced, polite and obedient driver for operation of the vehicle.
- e) The vehicle shall be kept in good running condition at all times by the Agent/owner. Procurement of fuel,lubricants,spare parts etc. will be arranged by the Agent/owner at his own cost .Maintenance/ repair, frequent check-up ,servicing ,over hauling and payment of wage to Driver and Clearance etc. will be the Agent's/owner's responsibilities and no claim whatsoever on this will be entertained except the cost of fuel and lubricants as per the contract.
- f) Normal maintenance kit, spare Tyre, fan belt, hose pipe, first-aid box and one torch with 3 cells shall be always made available with the vehicle by the owner/Agency.
- g) Agent has to make his own arrangement to procure fuel, lubricants, spare parts etc. on account of repair etc. If the vehicle is sent to Garrage or filling station, the Agent Cannot claim these empty trips as well as the time involved for the purpose which will be to the owner's account.
- h) The vehicle should comply with minimum milage of 13km/ 1 ltr.Diesel and consumption of lubricant minimum of 1 litre /750 km.

9 USE OF VEHICLE:

- a) During the period of contract, the vehicle shall be exclusively used for OPTCL works as per direction of officer-in-charge or his Authorized Representatives.
- b) The Agent/owner should not refuse to send the vehicle to any other place as directed by the officer-in-charge or his Representatives.
- c) The Agent/owner shall be responsible for the proper behavior of all persons employed by him and have control over them. Without prejudice to the generality of above, the Agent/owner shall be bound to prohibit and prevent any employee from being intoxicated while on duty, trespassing or acting in any way detrimental or prejudice to the interests of Company, Community or of the proprietor of land in the neighborhood or the occupants' users of the vehicles. In the event of such employees so trespassing, the Agent/owner shall be responsible for them and shall not only relieve the company of all consequent claims but will also be liable for all consequences. The decision of the Officer-in-charge upon any matter arising under this clause shall be final and binding on the Agent.

10 STAUTORY LAWS:

- a) The Agent/owner will comply with all statutory provision of law and keep OPTCL indemnified against all actions arising due to or of the Agent /his employees.
- b) The vehicle should have all valid documents like R.C.Book, Insurance certificate, Permits/road tax etc. in up-dated conditions. The vehicles must have valid permit as per statutory provisions.

11 TAXES / INSURANCE / PERMITS:

- a) All taxes and insurance presently in force or to be levied in future during the contractual period in respect of the vehicles shall to be entirely borne by the Agent/owner.
- b) Proof of having paid all taxes, insurance etc. shall be furnished by the Agent /owner.
- c) Agent/owner shall have paid all dues towards permit as per statutory provisions.
- d) Agent /owner shall be bound by all valid & relevant regulations of motor vehicle Act applicable at present and may be enforced from time to time.
- e) Drivers driving the vehicles must have valid professional driving license/badge as provided in the M.V. Act.
- f) During the contract period, if the vehicle is seized or requisitioned by Government, authorities for non-compliance of relevant act/statutory requirement etc.or for any reason whatsoever penalty/compensation as per clause-11 will be payable by the Agent/owner to OPTCL besides the liability to provide for alternative vehicles without any loss of time.

12 COMPENSATION AND PENALTY:

- a) For the vehicles to be provided on fixed charges basis the vehicle shall remain in service for a minimum of 12 Hours duty. In case of non-reporting of the vehicles, the Agent shall provide replacement of an equally good vehicle immediately failing which the company will treat the vehicle not on job for the aforesaid period and will deduct from his bill/ security deposit at the rate of Rs 500/- per day plus proportionate hire charges of the vehicle for absent period without prejudice to any other rights under the contract including termination and consequences. Such cases shall be considered as poor performance of the contract. However if the vehicle is requisitioned by the R.T. Authorities / Law and Order authorities for use in public service, no penalty shall be deducted.
- b) In case of hijacking or accident, the absence from duty shall be to the owner's/agent's account and failure to provide suitable alternate vehicle under the same terms and conditions, penalty and recovery shall be made as per clause 12.a
- c) In case of any damage caused by the vehicle or to the vehicle and the people including those in the vehicle shall be to the agent/owner's account.
- 13 **RISK PURCHASE CLAUSE:** In case the Agent/owner fails to provide the service as enumerated in the order,OPTCL reserves the right to get the services through other agencies at the risk and cost of the Agency.
- 14 **OPERATION AND MAINTENANCE CREWS:** The Agent/owner at his own cost shall maintain experienced Driver holding valid license.

15 EMPLOYMENT / LIABILITY:

- a) The Agent/owner shall be solely and exclusively responsible for engaging or employing Drivers. All employees engaged by the agent/owner shall be on his pay roll and paid by him. The company will have no liability what so ever concerning the employees of the Agent or of the owners of the vehicle. The Agent/owner shall indemnify OPTCL against all loss or damage arising out of or in the course of his employing persons or out of his relations with his employees. The Agent/owner shall make regular and full payment of all wages and allowances to its workers/ employees. The Agent/owner shall be directly responsible for any disputes arising between him and his employees and keep the officer-in-charge indemnified against losses, damages or claims arising thereof including any workmens compensation etc.
- b) In case of non-fulfillment of any obligations under the contract or law, the Officer-incharge reserves the right to with held payments due to the Agent/owner. The Agent/owner shall at his own expenses carry and maintain such insurance with the insurance Company/ Companies as may be required under any law or regulations.

16 MAINTENANCE OF SPEEDO METER.

- a) It is the responsibility of the owner/agent to maintain the speedometer of the vehicle in proper condition.
- b) In case the <u>speedo meter</u> of the vehicles does not function for a specific period, the decision of the Officer in Charge shall be final and binding. The Agent/owner shall arrange to repair / replace the Speed meter within 24 hours without fail.

17 PROVISIONS REGARDING RECORDING OF LOGBOOK:

- a) All transactions for the vehicles are to be maintained in the log book prescribed by OPTCI
- b) The care of log book is the sole responsibility of the Agent/owner/driver. The transactions recorded in the log books are to be countersigned by the concerned officer using the vehicle.
- 18 **PAYMENT OF BILLS:** Bills shall be submitted within first week of the next month.
 - a) The toll gate charges and air port/railway parking charges will be reimbursed by the Company. The receipt of payment shall be enclosed along with the bills.
 - b) The Agent/owner shall submit bills in triplicate to the officer in charge or his authorized representatives with relevant documents in proof of carrying out the work including certified copies of the Log Book extract to the best satisfaction of the Company as required by the Officer in charge in support of claims preferred in the bills.
 - c) Payment shall be made after deduction of statuary taxes.
 - d) The bills shall be submitted to the respective controlling officers. Payment shall be made by the paying officer.
- ¹⁹ **ADDITION OR DELETION OF SCOPE:** The Scope of the work/ services may be altered in quantum as per exigencies of work. The Agent shall accordingly provide services as may be required by the Officer- in -Charge on being given a notice of 15 days.
- ²⁰ **JURISDICTION OF COURT:** The contract shall be governed by the laws of India and and subject to the exclusive jurisdiction of courts in RAYAGADA only.

- ²¹ **GENERAL:** In case of public strike/ Bandh, the Company shall not be liable to make any payment towards retention charges for the period of absence nor will be liable for any other claim.
 - a) The Company is at liberty to reject the vehicles found defective during duty time in which case the Agent/OWNER will be liable for all consequences.
 - b) The price quoted shall remain firm during the currency of the agreement.
 - c) The authority may re fix the head quarters between the headquarters of users.
 - d) The concerned AGMs/GMs may also allot the vehicle temporarily for any other work of the company.
- ²² **ARBITRATION:** In the event of any dispute arising out of this contract. The same shall be referred for arbitration to the Director (HRD) OPTCL, Bhubaneswar or any arbitrator appointed by the Chairman- Cum- Managing Director, OPTCL after due notice of claim and such appointment and the award of the arbitrator shall be final and binding on arbitration and conciliation Act. 1996. The venue of arbitration will be Bhubaneswar.

sd/DY. GENERAL MANAGER (ELECT)
E.H.T (O&M) Division, THERUBALI

SECTION III (A) FORM OF DECLARATION /UNDERTAKING

I/We have gone through the tender specification and undertake to comply to the following in the event of OPTCL deciding to place orders on me/us for award of contract.

- 1 Submit all original documents as per the tender documents for verification.
- 2 Shall supply the vehicle along with driver for duty at the designated headquarters within 7 days of receipt of order.
- 3 Shall submit the valid license of the driver for verification.
- 4 Shall make the driver and vehicle available for duty during normal as well as beyond normal hours as per requirement.
- 5 The cost of salary and any other statutory dues of driver shall be borne by us and OPTCL shall in no way responsible in the matter of employment or compensation what so ever pertaining to the driver.
- 6 Shall be responsible for any other compensation arising out of Odisha Motor vehicle act.
- 7 Shall be responsible for all cost and expenses arising out of running and maintaining the vehicle/vehicles, except hire charges. Cost of reimbursement of fuel and lubricants and extra charges towards detention charges beyond 12 hours and night halt charges at places other than the normal headquarters which shall be borne by OPTCL.
- 8 Shall accept change of headquarters as and when required by OPTCL in the interest of work.
- 9 The reimbursement of cost of fuel and lubricant shall be @ 1 litre of diesel /13km and 1 litre lubricant /750km or as per the tender which ever is less.
- 10 Shall provide alternate vehicle of similar model as per the tender under same terms and conditions immediately, in case the original vehicle is not available due to repair or any other reason.
- 11 Shall supply alternate driver with valid suitable license in the event of non availability of original driver.
- 12 Shall abide by the penalty and compensation clause of the tender specification.
- 13 The cost of repair of the vehicle shall be to our account.

Date:

- 14 Shall abide by all other conditions of the tender document.
- 15 Shall abide by all valid conditions laid out by OPTCL subsequently not included in the present terms & conditions.

Name of the signatory	Signature of the bidder.

seal

REQUIREMENT OF LIGHT DIESEL RUN COMMERCIAL VEHICLES ON HIRED BASIS

SL NO	NAME OF SUB-DIVISION	DISTRICT	TYPE OF VEHICLE REQUIRED	QTY	HEAD QUARTER FIXED FOR THE VEHICLE	PAYING OFFICER
1	220KV TL Sub-division,	Rayagada	Non-AC	1 no	Therubali	D.G.M,
	Therubali.		CAMPER			EHT(O&M)Divisi
						on, Therubali.

sd/-**DY. GENERAL MANAGER (ELECT)**

E.H.T (O&M) Division, THERUBALI

SECTION-V SCHEDULE OF PRICE

HIRING OF LIGHT DISEL VEHICLE FOR DIFFERENT SUB-DIVISIONS UNDER EHT (O&M)

SI no.	Description of work	Type of the Vehicle.	Name of the S/D at which the vehicle has to be engaged.	Rate per one day	Rate per month
1	Hire charges of commercial light diesel vehicle.				
2	Night halt charges				
3	Fuel consumption in km/Ltr ()				
4	Mobil oil consumption (1 Ltr for everykm)				
5	Vehicle registration no.				
6	Year of manufacture				
7	Vehicle Registration no valid up to				
8	Insurance Certificate valid up to				
9	Fitness up to				
10	Service Tax Registration no.				

Amount In words (Rupees)
Date :	S	signature of the I	⁻ enderer	
		seal		

SECTION-VI

Abstract of terms and conditions

(This proforma should be filled with all information and should be furnished along with the tender))

¹ Earnest money deposit (deposited in shape of Bank Draft) : Yes / No a) Name of the Bank: b) Amount deposited: c) Bank Draft No. & Date: 2 Validity of the bid in days from the date of opening of tender: 3 Nature of Price — : Firm/Variable: 4 Terms of payment (Whether agreeable to OPTCL terms) : Yes / No : Yes / No 5 Security deposit (Whether agreeable to OPTCL terms) : Yes / No 6 Penalty (Whether agreeable to OPTCL terms) 7 List of orders executed/in hand for similar work during recent three years: 8 Copy of PAN Card with self attestation furnished : Yes / No ⁹ Copy of Service Tax Registration Certificate with self attestation : Yes / No furnished 10 Copy of R.C. Book with self attestation : Yes / No : Yes / No 11 Copy of Insurance of Vehicle with self attestation 12 Copy of Fitness certificate with self attestation : Yes / No 13 Copy of Non pollution certificate with self attestation : Yes / No 14 Copy of Valid Commercial Permit for operation throughout the state with : Yes / No self attestation.

(Strike off whichever is not applicable)

15 Filled in declaration form(A&B) furnished

16 Agreeable to all other terms and conditions of the tender document

Signature of the Tenderer with Seal

: Yes / No

: Yes / No

SECTION-VII

PROFORMA FOR COMPOSITE BANK GUARANTEE FOR SECURITY DEPOSIT AND PERFORMANCE This Guarantee Bond is executed this ______ Day of _____ 20 ____ by _____ Bank at _____ P.S. Dist State 1 WHEREAS the ODISHA POWER TRANSMISSION CORPORATION LTD a body corporate constitute under the Electricity (Supply) Act.1948 (hereinafter called "the OPTCL") has placed orders No. date (hereinafter called "The Agreement ") on (hereinafter called "The Contractor") for supply of M/S materials .AND WHEREAS the OPTCL has agreed (1) to exempt the Contractor from making payment of Security, and (2) to exempt from performance guarantee on furnishing by the Contractor to the OPTCL, a Composite Bank Guarantee of the value of Rupees......only. NOW THEREFORE in consideration of the OPTCL having agreed (1) to exempt the Contractor from making payment of Security and (2) to exempt from furnishing performance guarantee of in terms the said agreement as aforesaid, the (Bank) (hereinafter referred to as 'the Bank') do OPTCL an amount undertake not exceeding hereby to the pav (Rupees against any loss/ damage caused to or suffered by or would be caused to or suffered by the OPTCL by reason of any breach by the said Contractor(s) of any of the terms or conditions contained in the said agreement. Bank) do hereby undertake to pay the amounts ² We (the _____ due and payable under this guarantee without any demur, merely on demand from the OPTCL stating that the amount claimed is due by way of loss or damage caused to or suffered by the OPTCL by reason of any breach by the said Contractor(s) of any of the terms or conditions contained in the said agreement or by reason of the Contractor's failure to perform the said agreement. Any such demand made on the Bank shall be conclusive as regards the amount due any payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs. /- Rupees We the (Bank) also undertake to pay to the OPTCL any money so demanded not withstanding any dispute or disputes raised by the Contractor(s) in any suit or proceeding institute/pending before any Court or Tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us this under this bond shall be a valid discharge of our liability for payment there under and the Contractor(s) shall have no claim against us for making such payment.

4	We, (Bank) further agree that the guarantee herein
	contained shall remain in full force and effect during the period that would be taken for the
	performance of the said agreement and that it shall continue to do so enforceable till all the
	dues of the OPTCL under or by virtue of the said agreement have been fully paid and its
	claims satisfied or discharged or till Chairman Cum Managing Director, ODISHA POWER
	TRANSMISSION CORPORATION LTD. Certifies that the terms and conditions of the said
	agreement have been fully and properly carried out by the said Contractor(s) and
	accordingly discharge this Guarantee.
	Unless a demand or claim under this guarantee is made on us in writing on or before the
	(Date) we shall be discharged from all liability under this guarantee
	thereafter.
5	We, (Bank) further agree that the OPTCL shall have the
3	fullest liberty without our consent and without affecting in any manner or obligations
	hereunder to vary any of the terms and conditions of the said agreement or to extend time
	of performance by the said Contractor(s) and we shall not be relieved from our liability by
	reason of any such variations or extension being granted to the said Contractor(s) or for any
	such variations or the OPTCL or any indulgence by the OPTCL to the Contractor(s) or by any
	such matter or thing whatsoever which under the law relating to sureties would but this
_	provisions have effect of so relieving us.
6	This guarantee will not be discharged due to the change in the name, style and constitution
	of the Bank and Contractor(s).
7	We, (Bank) lastly undertake not to revoke this
	guarantee during its currency except with the previous consent of the OPTCL in writing.
	Date attheDay of
	Two
	thousand
8	This Bank Guarantee shall remain in force up todated theday
	of2014/15.
	For
	(Indicate the name of the Dank)
	(Indicate the name of the Bank)
Wit	ness: (with signature, names and address)
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ODISHA POWER TRANSMISSION CORPORATION LIMITED

(A Government of Odisha Undertaking)

OFFICE OF THE ASST. GENERAL MANAGER, (Elect)
EHT (O&M) Division, THERUBALI

TENDER CALL NOTICE NO.02/2014-15

For and on behalf of OPTCL sealed tenders in duplicate duly superscribed as "Tender Specification No.02/2014-15 are invited from the vehicle owners/ Travel Agencies who have sound financial capability, experienced driver having valid registration no. of the vehicle up to date Road Tax & valid 1st party insurance, valid fitness certificate. Service Tax Registration No. (if applicable) etc and valid IT/PAN for ENGAGEMENT OF THE FOLLOWING DIESEL RUN COMMERCIAL REGISTERED LIGHT VEHICLES having all Odisha route permit for the offices as mentioned below for a maximum period of two years.

The quotation should contain (a) monthly rent (b) Mileage per liter of diesel and (c) mileage per litre of lubricants, preference will be given for new and good conditioned vehicles. The required diesel and mobil (lubricants) will be supplied by the vehicle owner and the cost of such fuel and lubricants only will be reimbursed on submission of monthly bills by producing original fuel vouchers. No other expenditure will be entertained by OPTCL. The consumption of diesel should not be less then 13 Kms per litre and lubricants of one litre mobil oil for every 750 Kms run of the vehicle. The bidders are required to produce the copies of the following documents along with quotations and to produce the original documents at the time of opening of tender for verification.

1) Photocopy of R.C. Book, driving license of driver , valid $\mathbf{1}^{st}$ party insurance coverage, valid non-pollution certificate, PAN / TIN of the agency/ owner valid commercial permit and fitness certificate, Service Tax Registration No.(if applicable)

The tender should reach this office on or before 05.00PM of dt.30.07.2014 and the same will be opened at 4.00 PM on 31.07.2014. The bidders are required to deposit an amount of 1% of their quoted rates [i.e. daily quoted rate x 25 days x 24 months (considering average running of 25 days per month)] as EMD in shape of Demand Draft in favour of EHT (O&M) Division, OPTCL, THERUBALI. Incomplete tender and tender without requisite EMD will be rejected. The undersigned reserves the right to accept or reject any or all tenders without assigning any reason thereof.

sd/-

Dy. GENERAL MANAGER, (Elect.)
EHT (O&M), DIVISION, THERUBALI.