ଓଡ଼ିଶା ବିଦ୍ୟୁତ୍ ଶକ୍ତି **ସଂଚାରଣ ନି**ଗମ ଲିଃ.

ODISHA POWER TRANSMISSION CORPORATION LTD.



(A Government of Odisha Undertaking)
Regd. Office: Janpath, Bhubaneswar-751022, Odisha
OFFICE OF THE GENERAL MANAGER: ELECT
EHT (O&M) CIRCLE: CHAINPAL, AT/PO: CHAINPAL COLONY,

DIST: ANGUL (ODISHA), Pin-759104, Email-ehtm.cle.chp@optcl.co.in

CIN: U401020R2004SG C007553

Ltr No. 49

Date: 21.01.2023

CORRIGENDUM-02 Tender Spec No.CHP-eTender-PCC, Chainpal-01/2022-23

The Proforma of Joint Venture agreement and Proforma of Power of Attorney for Joint Venture for Tender **Spec No. CHP-eTender-PCC, Chainpal-01/2022-23** for "PCC & Metal Spreading in 132KV Meramundali-II feeder Bay, Space between Meramundali-II and Meramundali-I feeder bays,132KV Meramundali-I feeder bay,132KV Transformer-I bay,132KV RTSS feeder bay and 132KV Bus-Coupler bay at 132/33KV Grid S/S, Chainpal under EHT (O & M) Division, Chainpal" is attached herewith as per annexure-VII and VIII.

Yours Faithfully,

General Manager (Elect.) EHT(O & M) Circle, Chainpal

ANNEXURE-VII

PROFORMA OF JOINT VENTURE/CONSORTIUM AGREEMENT

(On Non-Judicial Stamp Paper of Appropriate Value to be Purchased in the Name of Joint Venture/Consortium)

JOINT VENTURE/CONSORTIUM AGREEMENT BETWEEN
AND FOR BID SPECIFICATION NOOF
(OPTCL)
THIS JOINT VENTURE/CONSORTIUM AGREEMENT executed on thisday of
Two thousand andbetween M/s
a company incorporated under the laws of and having
its Registered Office at(hereinafter called
the "Lead Partner" which expression shall include its successors, executors and permitted
assigns) and M/sa company incorporated under the laws
of and having its Registered Office at (hereinafter called the
"Other Partner" which expression shall include its successors, executors and permitted assigns)
for the purpose of making a bid and entering into a contract (in case of award) against the
Tender Specification No.: for "PCC & Metal Spreading
in 132KV Meramundali-II feeder Bay, Space between Meramundali-II and Meramundali-I
feeder bays,132KV Meramundali-I feeder bay,132KV Transformer-I bay,132KV RTSS feeder
bay and 132KV Bus-Coupler bay at 132/33KV Grid S/S, Chainpal under EHT (O & M)
Division, Chainpal"
WHEREAS OPTCL invited bids as per the above mentioned Specification for the "PCC &
Metal Spreading in 132KV Meramundali-II feeder Bay, Space between Meramundali-II and
Meramundali-I feeder bays,132KV Meramundali-I feeder bay,132KV Transformer-I
bay,132KV RTSS feeder bay and 132KV Bus-Coupler bay at 132/33KV Grid S/S, Chainpal
under EHT (O & M) Division, Chainpal"
AND WHEREAS Qualification Requirement of the Bidder as per Instruction To Bidder (ITB),
forming part of the biding documents, stipulates that a Joint Venture/Consortium of two
qualified firms as partners, meeting the requirement for the bid as applicable may bid, provided
the Joint Venture/Consortium fulfills all other requirements jointly and in such a case, the BID
shall be signed by the Lead partners legally bind both the Partners of the Joint
Venture/Consortium, who will be jointly and severally liable to perform the Contract and all
obligations thereunder.
AND WHEREAS the Joint Venture/Consortium agreement shall be attached to the bid and the

contract performance guarantee will be submitted separately as per the format enclosed with

AND WHEREAS the bid has been submitted to OPTCL vide Bid Proposal Nodatedby Lead Partner based on the Joint Venture/Consortium agreement between the Partners under these presents and the bid in accordance with the requirements of Qualification Requirement

NOW THIS AGREEMENT WITNESSETH AS UNDER:

of the Bidders, has been signed by the partners.

the bidding document without any restriction of liability for either party.

In consideration of the above premises and agreement both the Partners to this Joint Venture/Consortium do hereby now agree as follows:

- 2. In case of any breach of the said Contract by the Lead Partner or other Partner, we do hereby agree to be fully responsible for the successful performance of the Contract and to carry out all the obligations and responsibilities under the Contract in accordance with the requirements of the Contract.
- 3. Further, if OPTCL suffers any loss or damage on account of any breach in the Contract or any shortfall in the performance of the Materials/equipment and Works in meeting the performance guaranteed as per the specification in terms of the Contract, the Partner(s) of these presents undertake to promptly make good such loss or damages caused to OPTCL, on its demand without any demur. It shall not be necessary or obligatory for OPTCL to proceed against Lead Partner to these presents before proceeding against or dealing with the other Partner.
- 4. The financial liability of the Partners of this Joint Venture/Consortium agreement to OPTCL, with respect to any of the claims arising out of the non-performance of the obligation set forth in the relevant conditions of the Contract shall, however, not be limited in any way so as to restrict or limit the liabilities of any of the Partners of the Joint Venture/Consortium agreement.
- 5. It is expressly understood and agreed between the Partners to this Joint Venture/Consortium agreement that of each of the Partners shall be as delineated hereunder.
 - a. the sharing of responsibilities and obligation.
 - b. Extent of participation of each party in the Joint Venture/Consortium.
 - c. Commitment of each party to furnish the Performance Security to the extent of his participation in the Joint Venture/Consortium.
 - d. Responsibility of each Partner of Joint Venture/Consortium (in terms of Physical and Financial involvement).
 - e. Working Capital arrangement of Joint Venture/Consortium.
 - f. Provision that NEITHER party of the Joint Venture/Consortium shall be allowed to sign, pledge, sell or otherwise dispose all or part of its respective interests in Joint Venture/Consortium to any party including existing partner (s) of the Joint Venture/Consortium. The OPTCL derives right for any consequent action (including blacklisting) against any or all Joint Venture/Consortium partners in case of any breach in this regard.
 - g. Management Structure of Joint Venture/Consortium with details.

- h. Lead Partner to be identified who shall be empowered by the Joint Venture/Consortium to incur liabilities on behalf of Joint Venture/Consortium and to receive instructions for and on behalf of the Partners of Joint Venture/Consortium, whether jointly or severally, and entire execution of contract (including Payment) shall be Carried out exclusively through lead partner.
- i. the Profit Sharing Ratio of the partners of the Joint Venture/Consortium.
- 6. This Joint Venture/Consortium agreement shall be construed and interpreted in accordance with the laws of India and the courts of Bhubaneswar/Cuttack (Odisha) shall have the exclusive jurisdiction in all matters arising there under.
- 7. In case of an award of Contract, We the Partners to the Joint Venture/Consortium agreement do hereby agree that we shall be jointly and severally responsible for furnishing a contract performance security from a bank in favour of OPTCL in the forms acceptable to OPTCL for value of 10% of the Contract Price in the profit sharing ratio of our share in the Joint Venture/Consortium Agreement.
- 8. It is further agreed that the Joint Venture/Consortium agreement shall be irrevocable and shall form an integral part of the Contract, and shall continue to be enforceable till OPTCL discharges the same. It shall be effective from the date mentioned above for all purposes and intents.

IN WITNESS WHERE OF the Partners to the Joint Venture/Consortium agreement have through their authorized representatives executed these presents and affixed Common Seals of their companies, on the day, month and year mentioned above.

1.	Common Sealof For Lea pursuant to the Board of Director's dated	
	(Signature of author	rized resolution representative)
	Signature Name Designation (Common Seal of the company)	Signature Name Designation
2. Common Sealof For Other Partner has been affixed in my/o pursuant to the Board of Director's dated		
	(Signatur	e of authorized representative)

WITNESS

1. Signature: Name:

Official Address:

2. Signature: Name:

Official Address:

<u>ANNEXURE – VIII</u>

PROFORMA OF POWER OF ATTORNEY FOR JOINT VENTURE/CONSORTIUM

(On Non –Judicial Stamp Paper of Appropriate value to be Purchased in the Name of JOINT VENTURE/CONSORTIUM)

POWER OF ATTORNEY FOR JOINT VENTURE/CONSORTIUM

KNOW ALL MEN BY THESE PRESENTS THAT WE, the Joint Venture/Consortium
Partners whose details are given hereunderhave formed a Joint
Venture/Consortium under the laws of Intra India and having our Registered Office (s) / Head
Office (s) at(each hereinafter called the 'Joint
Venture/Consortium' partly which expression shall unless repugnant to the context or meaning
thereof, include its respective successors, administrators and assign(s) and now acting through
M/sbeing the lead Partner in-charge do hereby constitute,
nominate and appoint M/sa company incorporated
under the laws of India and having its Registered/Head Office atas our duly
constituted lawful Attorney (hereinafter called "Attorney" or "Authorised Representative" or
"lead Partner in Charge") to exercise all or any of the powers for and on behalf of the Joint
Venture/Consortium in regard to specification Nofor construction of
Package of ODISHA POWER TRANSMISSION CORPORATION LIMITED (
hereinafter called the "OPTCL") and the bids for which have been invited by OPTCL, to
undertake the following acts

- 1. To submit proposal and participate in the aforesaid Bid Specification of OPTCL on behalf of the "Joint Venture/Consortium".
- 2. To negotiate with OPTCL the terms and conditions for award of the contract pursuant to the aforesaid Bid and to sign the contract with OPTCL for and on behalf of the "Joint Venture/Consortium".
- 3. To do any other act or submit any document related to the above.
- 4. To receive, accept and execute the contract for and on behalf of the "Joint Venture/Consortium".
- 5. To receive payment on behalf of the Joint Venture/Consortium.
- 6. To submit Bank Guarantee on behalf of the Joint Venture/Consortium.

It is clearly understood that the Partner in –charge (Lead Partner) shall ensure performance of the contracts (s) and if one or more Partner fail to perform their respective portion of the contracts (s), the same shall be deemed to be a default by all the partners.

It is expressly understood that this power of Attorney shall remain valid binding and irrevocable till completion of the Latent Defect Period in terms of the contract.

The Joint Venture/Consortium partners hereby agree and undertake to ratify and confirm all the actions whatsoever the said Attorney/ Authorised Representative / Partner in-charge takes.

IN WITNESS THEREOF the Partners Constituting the Joint Venture/Consortium as aforesaid have executed these presents on this
for and on behalf of
the Partners of Joint Venture/Consortium
The Common Seal of the above Partners of the Joint Venture/Consortium:
The Common Seal has been affixed there unto in the presence of:
WITNESS
1.0 Signature
Name
Designation
Occupation
2.0 Signature
Name
Designation
Occupation

It is proposed on behalf of the Joint Venture/Consortium by virtue of this Power of Attorney and the same shall bind the Joint Venture/Consortium as if done by itself.