

TRANSMISSION CORPORATION OF TELANGANA LIMITED VIDYUT SOUDHA, HYDERABAD – 82

(Provisional GST No.36AAFCT0166J1Z9)

From
The Chief Engineer (P&MM),
TSTRANSCO,
Vidyut Soudha,
Hyderabad – 500 082

To M/s.Kotia Transformers Pvt. Ltd, Shed No.10A, Budge Budge Trunk Road, Village Chakmir, Post: Maheshtala, Dist:24Pargalas South, Kolkata-700 142, West Bengal Email:kotiatransformers@gmail.com

 $\frac{SAP.PO.No.\ 4500003231/\text{PMM/2023}/\ CE/P\&MM\ /DE2/Ade-2/TSPMM22-21/2023/Station\ T/Fs/D.No.1092\ ,\ Dt.10\ -11\ -2023}{D.No.1092\ ,\ Dt.10\ -11\ -2023}$

Sirs,

Sub: Supply of Item-I: 9 Nos 250KVA, 33kV/415V and Item-II: 9 Nos 100KVA, 33kV/415V Station Transformers against Tender Specification No. TSPMM22-21/2023 - Detailed Purchase Order – Issued - Reg.

Ref: 1) Tender Specification No.TSPMM22-21/2023(including amendments issued).

- 2) Your offer against Tender Specification No. TSPMM22-21/2023.
- 3) LOI.No.CE/P&MM/SE(P&MM)/DE22/ADE(Tr.)/TSPMM22-1/2023/St.T/Fs/D.No.1074,Dt.20-10-2023.
- 4) Your letter No. nil, dt: 25.10.2023.

I, acting for and on behalf and by the order and direction of Transmission Corporation of Telangana Limited (hereinafter called the TSTransco) accept your offer through e-procurement, cited under ref. (2) against the Tender Specification No.TSPMM22-21/2023 for Item-I & Item-II for supply of the equipment detailed in Clause-2 below, with the terms and conditions as per Tender Specification No. TSPMM22-21/2023. This Purchase order is issued in confirmation of Letter of Intent issued under reference 3rd cited and accepted by you vide ref 4th cited.

1. SCOPE OF CONTRACT: This contract relates to the supply of the material detailed in Clause-2 below and covers design, assembly, manufacture, testing before dispatch and delivery free at destination substations /stores (FADS) as detailed in this order with the latest applicable IS-1180 standards.

2. SCHEDULE OF EQUIPMENT & PRICES:

Tender Specification No. TSPMM22-21/2023

M/s.Kotia Transformers Pvt. Ltd. make 250KVA, 33kV/415 V and 100KVA, 33kV/415 V Natural cooled 3 phase 50c/s, Station Transformers (Vector Group DYn11) with first filling of oil and confirming to IS: 1180 are as follows:

Sl.	Idam Danielia	Item-I: 250KVA,	Item-II: 100KVA,
No.	Item Description	33KV/415V Station	33KV/415V Station
		Transformers	Transformers
1	Unit Ex-works price including 1 st fill of oil, 3-ph,		
	Station Transformers (Vector group DYn11 confirming	7,63,300.00	4,75,300.00
	to IS-1180 as per the Technical Specification)		
2	Unit Freight Charges	4,000.00	4,000.00
3	Unit insurance Charges	500.00	500.00
4	Packing and Forwarding	0.00	0.00
5	Unit price without GST	7,67,800.00	4,79,800.00
6	GST @ 18%	1,38,204.00	86,364.00
7	Unit FADs price (with GST)	9,06,004.00	5,66,164.00
8	Quantity in Nos.	9	9
9	Total amount	81,54,036.00	50,95,476.00
10	Total price for supply of 9Nos 250VA, 33kV/415 V and 9Nos 100KVA, 33kV/415 V Station Transformer	1,32,49,512.00	

(Rupees One Core thirty two lakhs forty nine thousand and five hundred and twelve only)

- (i) The prices accepted above are FIRM.
- (ii) The price is inclusive of all incidental charges such as Packing, Forwarding, Handling, Loading, Unloading and other incidentals. The Supplier shall arrange for unloading the equipment/material at destination site/stores at no extra cost.
- (iii) Freight & Insurance will be reimbursed on submission of documentary proofs only.
- (iv) The dispatch of the equipment is by road only. The transit insurance shall include storage cover for 45 days at stores/site.
- (v) The present rate of GST @ 18% is applicable.
- (vi) The penalty, if any, arising due to delay in supplies over the contract delivery period should be deducted invariably at the rate indicated in clause-8, while raising the Bills for the supplies made.
- (vii) All the contractual drawings shall be got approved by this office before commencement of delivery.
- (viii) The TSTRANSCO shall have the right to vary the ordered quantity by $\pm 50\%$ at any time during the execution of the order.
- (ix) If any payment is made erroneously, TSTransco reserves the right to recover the same from your future bills/BGs
- (x) GUARANTEED LOSSES:

Maximum Losses

The Transformers with guaranteed losses at 75°C. should not exceed the following maximum limits which include tolerances as per IS:

Energy Efficiency Level-1							
Sl.	Rating of Transformer	Max Total	Max Total Losses				
No.		Losses @ 50%	@ 100%				
		Loading	Loading				
1	100kVA,33KV/415V	510.63w	1773.75w (Max)				
2	250kVA,33KV/415V	1053.5w	3149.75w (Max)				

The Transformer losses shall not exceed the value specified above failing which, the LT Transformer shall be rejected.

3. DELIVERY: "To supply 5 Nos. Transformers of each rating within 5 (five) months from the date of issue of Letter of Intent and complete balance supplies in the next month thereafter".

Accordingly, the delivery schedule is as follows:

	Item-I:	Item -II:	
Equipment	250KVA, 33KV/415V Station	100KVA 33KV/415V	
	Transformers	Station Transformers	
Quantity	09 Nos	09 Nos	
Delivery by	5 Nos. Tr.	5 Nos. Tr.	
(i) 19.03.2024	5 1403. 11.	5 1105. 11.	
(ii) 19.04.2024	4 Nos. Tr.	4 Nos. Tr.	

- **NAME PLATE:** The Transformers shall be provided with non-corrosive legible name plate indelibly marked with the following information.
 - i) Transmission Corporation of Telangana Limited
 - ii) Order No.
 - iii) Manufacturer's Name
 - iv) Standard
 - v) KVA
 - vi) Rated voltage
 - vii) Maximum continuous operating voltage
 - viii) Type
 - ix) Rated frequency
 - x) Temperature rise Oil & Winding o
 - xi) Vector Group
 - xii) Tappings
 - xiii) B.I.L of the equipment to be protected
 - xiv) Max. total losses at 50% loading
 - xv) Max. total losses at 100% loading
 - xvi) Conductor
 - xvii) Year of manufacture.
 - xviii) BIS standard Mark.

5. PERFORMANCE SECURITY:

Performance security shall be furnished for an amount of 10% of the total contract value i.e **Rs.13,24,951.00** for proper fulfillment of the contract, which will include the warranty period and completion of performance obligations including Warranty obligations. The Performance security will cover 60 days beyond the date of completion of performance obligations including Warranty obligations.

In the event of any correction of defects or replacement of defective material during the warranty period, the warranty for the corrected/replaced material will be extended to a further period of 12 months and the Performance Bank Guarantee for proportionate value will be extended 60 days over and above the extended warranty period. The proceeds of performance security will be payable to the purchaser as compensation for any loss resulting from the supplier's failure to complete its obligations under the contract.

- (a) A Bank Guarantee issued by State Bank of India or its associate Banks/ Nationalised Banks acceptable to the Purchaser, in the form provided in the bidding documents.
- (b) A banker's cheque or crossed DD or Pay Order payable at the head quarter of the Purchaser in favour of the Purchaser drawn on any scheduled Bank.

The performance security will be discharged by the Purchaser and returned to the Supplier not later than sixty (60) days after the expiry date.

Failure of the successful Bidder to comply with the above requirement will entail cancellation of the award and forfeiture of the Bid Security.

In case where the performance security is not yet paid, the bid security will be forfeited and the balance to makeup the performance security deposit will be deducted from pending payments any due to the bidder from TSTransco on other orders. In addition the company will also become liable for black listing by TSTransco.

It is entirely your responsibility to extend the validity of this Bank Guarantee to cover the period of guarantee well before its expiry.

6. PAYMENT:

a) 100% payment will be arranged from Banks/REC/PFC/TSTRANSCO within 45 days reckoned from the check measurement date in Form-13.

By way of Electronic Fund Transfer (EFT) with RTGS the details of Bank Account to be furnished by M/s.Kotia Transformers Pvt. Ltd.,

Name of the Bank : CANARA BANK

Name of the Branch : N. S. Road City : Kolkata

Account No : 2213261050338

MICR : 700015158

IFSC code : CNRB0019500

PAN : AAECK5735D

GST No. : 19AAECK5735D2ZI

The Bank details as above are final and shall not be revoked under any circumstances. The Bank Charges will be made to the account of M/s.Kotia Transformers Pvt. Ltd.,

b) The 100% payment mentioned above is subject to submission of performance security by

- the supplier as per clause (5) above.
- c) The performance guarantee to be executed in accordance with this specification, is to be furnished on a stamp paper of value Rs.100/-. The Bank Guarantee will be extended if required suitably, in accordance with the provisions of Performance Security Clause.
- e) If the supplier has received any over payments by mistake or if any amounts are due to the TSTRANSCO due to any other reason, when it is not possible to recover such amounts under the contract resulting out of this specification, the TSTRANSCO reserves the right to collect the same from any other amount and / or Bank Guarantees given by the company due to or with the TSTRANSCO.
- f) The supplier should invariably submit acceptance and routine test certificates and other documents the purchaser specifies before the dispatch is made so that they can be checked and approved well in advance.
- h) When the supplier does not at any time, fulfill his obligations in replacing / rectifying etc. of the damaged / defective materials in part or whole, promptly to the satisfaction of the TSTRANSCO Officers, the TSTRANSCO reserves the right not to accept the bills against subsequent dispatches made by the supplier and only the supplier will be responsible for any demurrages, wharf ages or damage occurring to the consignments so dispatched.
- i) No interest will be payable in case the payment is delayed for whatever reason.
- j) Any incidental charge such as stamp duty, bank charges etc, shall be to the suppliers account and any charges in relation there to shall not be included in the bills submitted to the TSTRANSCO.
- k) All payments will be made in non-convertible Indian Rupees.

7. RESPONSIBILITY OF THE SUPPLIER FOR LOSS/DAMAGE:

- a) The supplier is responsible for the safe delivery of the goods in good condition at the destination. He should acquaint himself of the conditions obtaining for handling and transport of the goods to destination and shall include and provide for security and protective packing of the goods so as to avoid damage in transit.
- b) External damages or shortages that are prima facie the result of rough handling in transit or due to defective packing will be intimated within a fortnight of the receipt of the materials. Internal defects, damages or shortages of any internal parts which cannot ordinarily be detected on a superficial visual examination though due to bad handling in transit or defective packing will be intimated later. In either case the defective or damaged materials should be replaced by the supplier free of cost to the TSTRANSCO. If no steps are taken within 15 days of receipt of intimation of defects or such other reasonable time as the TSTRANSCO may deem proper to afford, the TSTRANSCO may without prejudice to its other rights and remedies cause to be repaired or rectified them defective material or replace the same and recover the expenditure incurred therefore from the deposit such as Bid Security and Performance Security or other monies available with the TSTRANSCO or by resorting to legal action.
- c) For the purpose of any legal constrution, the material shall be deemed to pass into TSTRANSCO's ownership only at the final destination where they are delivered and accepted i.e.,Form-13 is issued.

d) As Insurance charges are included in your prices, you should cover the equipment against transit risks and also and also storage for 45 days at destination stores/sites before taking into stock. It is entirely your responsibility for arranging the insurance through your underwriters. The damages and shortages will be intimated to you as stipulated in Clause 7 (b) and you shall arrange for replacement/repairs immediately without awaiting settlement from insurance authorities.

8. PENALTY FOR LATE DELIVERY:

- a) The delivery period as per agreed delivery schedule shall be deemed to be the essence of the contract. In case of delay in delivery of materials at destination beyond the agreed delivery schedule or to perform the services within the period specified in the contract whatever be the reason the TSTRANSCO may at its option, demand and recover from the supplier from the contract price, as liquidated damages, a sum equivalent to 0.5% per week on the undelivered portion subject to a maximum of 5% of total value of contract.
- b) For penalty, the number of days of delay would be rounded off to the nearest week and interest calculated accordingly.
- c) Material/ equipment which are not of acceptable quality or not conforming to specifications would be deemed to be not delivered.
- d) The penalty specified in clause 8(a) shall be levied and if they cannot be recovered in current bills, they would be adjusted against subsequent pending bills.
- e) The check measurement date in Form-13 i.e. the date of receipt of material at destination stores in good condition will be taken as the date of delivery.

9. FORCE MAJEURE:

- a) The Supplier will not be liable for forfeiture of its performance security, penalty for late delivery, or termination for default if and to the extent that its delay in performance or other failure to perform its obligations under the Contact is the result of an event of Force Majeure.
- b) For purposes of this clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or negligence and not foreseeable. Such events may include, but are not restricted to, wars or revolutions fires, floods, epidemics, quarantine restrictions, and freight embargoes.
- c) If a Force Majeure situation arises, the supplier will promptly notify the Purchaser in writing of such condition and the cause thereof within 15 days. Unless otherwise directed by the Purchaser in writing, the Supplier will continue to perform its obligations under the Contract as far as is reasonable in practice, and will seek all reasonable alternative means for performance not prevented by the Force Majeure event.

10. TERMINATION FOR DEFAULT:

a) The Purchaser, without prejudice to any other remedy for breach of Contract, by written notice of default sent to the Supplier, may terminate this Contract in whole or in part:

- i) If the Supplier fails to deliver any or all of the Materials / equipment within the period(s) specified in the Contract, or within any extension thereof granted by the Purchaser.
- ii) If the Supplier fails to perform any other obligation(s) under the Contract.
- iii) If the Supplier, in the judgment of the Purchaser has engaged in corrupt or fraudulent practices in competing for or in executing the Contract.
- b) In the event the Purchaser terminates the Contract in whole or in part, the Purchaser may procure, upon such terms and in such manner, as it deems appropriate, Materials / equipment or services similar to those undelivered, and the Supplier will be liable to the Purchaser for any excess costs for such similar Materials / equipment or Services. However, the Supplier will continue performance of the Contract to the extent not terminated.

11. TERMINATION FOR INSOLVENCY

The Purchaser may at any time terminate the Contract by giving written notice to the Supplier if the Supplier becomes bankrupt or otherwise insolvent. In this event, termination will be without compensation to the supplier, provided that such termination will not prejudice or not affect any right of action or remedy, which has accrued or will accrue thereafter to the Purchaser.

12. TERMINATION FOR CONVENIENCE:

- a) The Purchaser, by written notice sent to the Supplier, may terminate the Contract, in whole or in part, at any time for its convenience. The notice of termination will specify the termination is for the Purchaser's convenience, the extent to which performance of the supplier under the Contract is terminated, and date upon which termination becomes effective.
- b) However the Materials / equipment that are complete and ready for shipment within thirty (30) days after the supplier's receipt of notice of termination will be accepted by the Purchaser at the Contract terms and prices.

13. WARRANTY:

- a. The supplier will warrant for the satisfactory functioning of the material / equipment as per specification for a minimum period of **18 months** from the receipt of the material / equipment at TLC Stores or site in good condition. If during this period any of the material is found defective they shall be repaired or replaced by you free of all costs to the TSTransco. To and fro freight charges shall, however be to your account only.
- b. The Supplier warrants that the Materials / equipment supplied under the Contract are new, unused, of the most recent or current models, and that they incorporate all recent improvements in design and materials unless provided otherwise in the Contract. The supplier further warrants that all Materials / equipment supplied under this Contract will have no defect, arising from a design and / or materials as required by the Purchaser's specifications or from any act of omission of the Supplier, that may develop under normal use of the supplied Materials / equipment.

- c. All the material will be of the best class and will be capable of satisfactory operation in the tropics under service conditions indicated in clause 23.1 without distortion or deterioration. No welding filling or plugging of defective parts will be permitted, unless otherwise specified, they will conform to the requirements of the appropriate Indian, British or American Standards. (Where a standard specification covering the material in question has not been published, the standards of the American Society for testing of Materials should be followed).
- d. The entire designs and construction will be capable of withstanding the severest stresses likely to occur in actual service and of resisting rough handling during transport.
- e. Unless otherwise specified the warranty period will be 18 months from the date of acceptance of the Materials / equipment. The Supplier will, in addition, comply with the performance guarantees specified under the contract. If, for reasons attributable to the Supplier, these guarantees are not attained in whole or in part, the supplier will at its discretion either, make such changes, modifications, and/or additions to the Materials / equipment or any part thereof as may be necessary in order to attain the contractual guarantees specified in the contract at its own cost and expense and to carry out further performance tests as per the relevant standards.
- f. The Purchaser will promptly notify the supplier in writing of any claims arising under this warranty.
- g. "Upon receipt of such notice, the Supplier will within 30 days repair or replace the defective Materials / equipment or parts thereof, free of cost at the ultimate destination. The supplier will take over the replaced parts/Materials/equipment at the time of their replacement. No claim whatsoever will lie on the Purchaser for the replaced parts/Materials/equipment thereafter". In the event of any correction of defects or replacement of defective material during the warranty period, the warranty for the corrected/replaced material will be extended to a further period of 12 months.
- h. If the Supplier, having been notified, fails to remedy the defect(s) within the above period, the Purchaser may proceed to take such remedial action as may be necessary, at the Supplier's risk and expense duly deducting the expenditure from subsequent bills / bank guarantee and without prejudice to any other rights which the Purchaser may have against the Supplier under the Contract.

14. GOODS AND SERVICES TAX:

The Goods and Services Tax is payable on Ex-works+ Freight+Insurance+ Packing and Forwarding charges.

15. STATUTORY VARIATIONS:

Any variation up or down in statutory levy or new levies introduced <u>after tender calling</u> <u>date</u> under this specification will be to the account of TSTransco provided that in cases where delivery schedule is not adhered to by the supplier and there are upward variation / revision after the agreed delivered date the supplier will bear the impact of such levies and if there is downward variation / revision the TSTransco will be given credit to that extent.

Statutory variation if any allowed, it is allowed only once during delivery period i.e., at the time of delivery of goods at factory".

In case of sub-vendor items, taxes & duties are inclusive in tender price. No

statutory variation is applicable.

In cases where the bidder assumes less tax rates and become lowest, upward variation of taxes will not be considered. In case of the bought out items for which the prices are quoted all inclusive of taxes, statutory variation shall not be applicable.

16. DESPATCH INSTRUCTIONS:

The dispatch instructions will be communicated to you while approving the Test Certificate furnished, as and when the materials are inspected you have to dispatch the materials to Stores/Site TSTransco, as in the Dispatch Instructions. The materials shall be dispatched by Road Transport through reliable transport agency with freight prepaid and duly insured. The particulars regarding destination, consignee and paying authority will be furnished when the materials are ready for dispatch.

Materials, which are not of acceptable quantity or are not conforming to IS specified in Tender Documents, or are not as per approved drawings, would be deemed to be not delivered.

The prices indicated in Clause (2) above shall remain unaltered whatever be the destination.

17. INSPECTION:

- a) The TSTRANSCO may at its option get the materials inspected by a third party if it feels necessary. In such case, inspection charges shall be borne by supplier.
- b) The accredited representative of the TSTRANSCO shall have access to you or your sub-contractor's works at any time during the working hours for the purpose of inspecting the manufacture of the plant and equipment and or testing, any selected samples from the material going into the plant and equipment. You shall on such occasions provide proper and adequate facilities for testing the selected samples at any time. Adequate notice of 15 days shall given for deputing the departmental representatives for witnessing the tests on the equipment. The equipment should not be dispatched without final inspection of the tests or specific waiver thereof from this office.
- c) No material shall be dispatched from its point of manufacture before it has been satisfactorily inspected and tested, unless the purchaser in writing waives off the inspection. In the later case also, the materials shall be dispatched only after satisfactory testing for all tests specified as per IS has been completed and Test Certificates are approved by purchaser.

The Acceptance tests shall be carried out on all the materials offered, by selecting the samples as per relevant IS specified, at random. If any sample drawn does not pass the acceptance tests, the sample will be rejected and another sample of the same material from same lot shall be selected at random to repeat the "Acceptance tests".

If the second sample also fails in the same test, the entire materials of that item in that lot offered for inspection will be rejected. The acceptance of any quantity of material shall in no way relieve the supplier of his responsibility for meeting all the requirements of this specification and shall not prevent subsequent rejection if material is later found to be defective.

18. CONTRACT DRAWINGS:

Guaranteed Technical Particulars (GTP), QAP, and All Drawings pertaining to the above Transformers, in line with specification shall be submitted for approval.

Three sets of the detailed drawings of the equipment ordered giving full particulars of sectional views to give a clear idea of the construction and working of the equipment shall be furnished for approval before commencement of production process. Approval by the TSTRANSCO to the supplier's drawings shall not relieve the supplier of his responsibility for correctness thereof or from results arising out of error or omission therein or from any obligation or liability under the contract. Any supplementary drawings necessary to permit the complete design of the installation prior to receiving the equipment shall also be supplied. One set of drawings and instruction manuals may be sent alongwith each equipment at the time of dispatches. Copies of drawings and manuals shall also be sent to other offices as indicated below.

Consignee : 3 sets of approved drawings per each Transformer along with

instruction manuals.

S.E.Incharge : 3 sets of approved drawings with instructions manuals per

Transformer.

19. ERECTION OPERATION & MAINTENANCE MANUALS:

Erection, Operation and Maintenance manuals along with soft copy shall be supplied as per distributions given below giving detailed instructions with illustrations alongwith the equipment. They shall contain clear instructions on erection and maintenance of the equipment and recommended schedule of maintenance for the guidance of the operating staff. Any items requiring the special attention of the operation engineer should be highlighted.

Consignee : 1 set per each Transformer.

Concerned Executive Engineer: 2 Sets

To this Office : 1 Set along with soft copy.

20. COMPLETENESS OF CONTRACT:

All minor accessories that are normally necessary for satisfactory and efficient operation of the equipment shall be supplied by you free of cost to the TSTRANSCO whether these are specially mentioned or not in the Specification, your tender schedule or in this purchase order and the equipment shall be complete in itself.

21. GENERAL CONDITIONS OF CONTRACT:

Except in so far as it is provided otherwise in this contract you shall abide by the terms and conditions appended to the specification. Except as specifically accepted in this order, the terms and conditions mentioned in your quotation under reference are not accepted.

22. MATERIAL &WORKMANSHIP:-

All the materials shall be of the best class and shall be capable of satisfactory operation in the tropics under service conditions without distortion or deterioration. No welding or filling or plugging of defective parts shall be permitted, unless otherwise specified they shall conform to the requirement of the appropriate Indian, British or American standards (where a standard specification covering the material in question has not been published the standards of the American society for testing of materials should be followed).

The entire design and construction shall be capable of withstanding the several stresses

likely to occur in actual services and of resisting rough handling during transport.

23. **RISK**:

The risk in the property is entirely yours till the goods are received in good condition at the destination.

24. PACKING:

- a) The supplier shall provide such packing of the Goods as is required to prevent their damage or deterioration during transit to their final destination. The packing shall be sufficient to withstand, without limitation, rough handling during transit, and open storage. Packing case size and weights shall take in to consideration, where appropriate, the remoteness of the Goods final destination and absence of heavy handling facilities at all points in transit.
- b) Each of the equipment shall be securely packed separately in such a manner as to withstand rough handling during rail and road transit upto site and as per latest IS/BSS/IEC. There shall be separate packing for each item.
- c) The packing, marking and documentation within and outside the packages shall comply strictly with such special requirements as shall be expressly provided, including additional requirements, if any and in any subsequent instructions ordered by the Purchaser.

25. TESTS AND TEST CERTIFICATES:

All routine tests in accordance with relevant IS/BSS/IEC specification shall be conducted on each equipment / materials. Three copies of the Test certificates containing the results of all the tests carried out shall be submitted to the Chief Engineer/P&MM/Vidyuth Soudha and got approved before dispatch of materials.

The Supplier shall maintain all test reports of routine and stage test conducted during manufacture. These shall be produced for verification as and when requested for by the Purchaser.

26. INTERCHANGEABILITY:

All similar material and removable parts of similar equipment shall be interchangeable with each other.

27. SPARES:

You shall supply any spares required for the equipment that will be supplied under this order, whenever called upon to do so at fair prices and at the TSTRANSCO's standard terms of payment.

28. PROGRESS REPORTS:

You shall furnish the program of works and progress reports on the manufacture of equipment to this office every month in triplicate till the supplies are completed.

29. INSURANCE:

The Materials / equipment supplied under the Contract will be fully insured against loss or damage incidental to manufacture or acquisition, transportation and delivery and also storage for 45 days at destination stores/site.

The insurance will be in an amount equal to 100% FADS value of material/ equipment on all risks basis. The policy will have a provision for extension to cover further storage if

necessary at destination stores / site at TSTransco cost. The insurance beneficiary shall be TSTransco.

The supplier shall a) Initiate and pursue insurance claim till settlement, and b) Promptly arrange for repair and or replacement of any damaged items in full irrespective of settlement of insurance claim by the under writers, c) All costs because of insurance liabilities covered under the contract will be to supplier's account. The supplier shall provide the Purchaser with a copy of all insurance policies and documents taken out by him in pursuance of 'Contract'. Such copies of documents shall be submitted to the purchaser immediately after such insurance coverage. The supplier shall also inform the Purchaser in writing at least sixty (60) days in advance, regarding the expiry, cancellation and /or change in any of such documents and ensure revalidation/renewal etc., as may be necessary well in time.

The risks that are to be covered under the insurance shall be comprehensive and shall include but not limited to, the loss or damage in transit, storage, due to theft, pilferage riot, civil commotion, weather conditions, accident of all kinds, fire, flood, war risk (during ocean transportation) bad or rough handling etc., The scope of such insurance shall cover the entire contract value.

All costs on account of insurance liabilities covered under the contract will be on supplier's account and will be deemed to have been included in the bid price.

The documentary proof towards insurance shall be submitted while transporting the material/equipment to the purchasers destination

30. CORRESPONDENCE:

- a) Your acknowledgement of this order and all correspondence of general or technical nature shall be addressed to the Chief Engineer (P&MM), TSTRANSCO, Vidyut Soudha, Hyderabad –500 082.
- b) All correspondence regarding dispatches, payments and any other field matters shall be addressed to concerned Paying Officer. Copies of such correspondence shall be marked to the concerned Superintending Engineer and to the Chief Engineer (P&MM), TSTRANSCO, Vidyut Soudha, Hyderabad 500 082. Copies of the correspondence regarding payments should also be marked to the Executive Director /Finance, TSTRANSCO, Vidyut Soudha, Hyderabad –500 082.

31. SUPERVISION OF ERECTION, TESTING AND COMMISSIONING:

You have to provide services of qualified personnel for supervision of erection, testing at site and commissioning for these equipments wherever required at free of cost.

32. JURISDICTION:

All and any disputes or differences arising out of or touching this order shall be decided only by courts or tribunals situated in Hyderabad or Secunderabad cities. No suit or other legal proceedings shall be instituted elsewhere.

33. ACKNOWLEDGEMENT:

Please acknowledge the receipt of this Purchase Order with confirmation of its acceptance by you and extra copy enclosed herewith may please be returned with your signature in token of your acceptance.

Sd/-

CHIEF ENGINEER /(P&MM)
(Acting for and on behalf of TSTRANSCO)

WE ACCEPT THE TERMS AND CONDITIONS OF THIS PURCHASE ORDER

SIGNATURE OF THE CONTRACTOR WITH SEAL AND DATE

Copy submitted to:

The Executive Director /Finance /TSTransco/Vidyut Soudha/Hyderabad.

Copies to:

The Chief Engineer/Transmission/TSTransco/Vidyut Soudha/Hyderabad (*)

The Chief Engineer/Metro Zone, TSTransco, Erragadda, Hyderabad (*)

The Superintending Engineer/Quality Control/TSTransco, Vidyut Soudha/Hyderabad (*)

The Superintending Engineer/ Metro-Central/TSTransco/Irramanzil/Punjagutta/Hyderabad. (*)

The SAO (Pay & Accounts)/TSTransco/Vidyut Soudha/Hyderabad.(*)

The Dvisional Engineer/ Stores/TSTRANSCO /Erragadda/Hyderabad.(*)

The SAO/Metro/Central/TSTransco/Irramanzil/Punjagutta/Hyderabad /Hyderabad.(*)

(* Copy of this PO is available on http://tgto.telangana.gov.in/)

The Order is placed against the indents as indicated below:

SI.No.	U.O dated	Description of Work	Qty (Nos)	Purpose of
				procurement
1	CE(Tr)/SE(Tr)/DE-	250KVA, 33KV/415V	9 Nos	
	SS/ADE1/waterworks	Station Transformers		Dalling Stools
2	SS/D.No.766/22,dt:09.02.2023	100KVA, 33KV/415V	9 Nos	Rolling Stock
		Station Transformers		