

हुगली कोचीन शिपयार्ड लिमिटेड (भारत सरकार का उदयम) HOOGHLY COCHIN SHIPYARD LIMITED (A Govt. of India Enterprise)

Tender no- HCSL/PUR/TEN/2025/111

Dt-20.11.2025

TENDER NOTICE

Competitive Offers are invited on behalf of Hooghly Cochin Shipyard Limited (HCSL) for the under mentioned work/supply, so as to reach the undersigned on or before the date and time mentioned below. Please refer technical specification, General Terms and Conditions as attached.

HCSL/PUR/TEN/2025/111, Dt- 20.11.2025
Supply of class and non-class steel profiles at Hooghly Cochin Shipyard Limited, Nazirgunge, Unit, Howrah.
Two Bid
25.11.2025 at 1500 Hrs.
05 44 0005 -4 4520 Hz-
25.11.2025 at 1530 Hrs.
30 Days from the date of issue of Purchase Order.
Name: Girish Gupta Designation: Asst. Manager (Materials) Email: girish.gupta@hooghlycsl.com Phone No: +91 8085278430
Name- Sreerag G Designation- Manager (Materials) Email- sreerag.g@hooghlycsl.com Phone No- +91 9482608957

Tender to be submitted by Email only. Tender reference should be clearly indicated on the subject of the Mail.

Tenders should be submitted in two separate files as PART-I "TECHNO-COMMERCIAL" & PART-II "PRICE" (Password Protected) indicating the tender number, due date of the tender in the Mail and addressed to The Assistant General Manager (Material), Hooghly Cochin Shipyard Limited, Nazirgunge Unit, Howrah.

For Hooghly Cochin Shipyard Limited

Signature and Seal of the Bidder(s)

Tender administration: Tender procedure/administration/evaluation including correspondences and awarding of contract will be done by M/s. Hooghly Cochin Shipyard Limited, Howrah, West Bengal.

Officer - in - Charge for the above work:

Name: Girish Gupta

Designation: Asst. Manager (Materials)
Email: girish.gupta@hooghlycsl.com
Phone No: +91 8085278430

Name- Sreerag G
Designation- Manager (Materials)
Email- sreerag.g@hooghlycsl.com
Phone No- +91 9482608957

For any technical queries:

Name: Anenthu. S

Designation: Assistant General Manager Email: rakesh.kumar@hooghlycsl.com
Phone No: +91 9995806148

sd/-

For Hooghly Cochin Shipyard Limited

TABLE OF CONTENTS

SI. No.	Description	Annexure
1.	Pre Qualification Criteria	Annexure- 1
2.	Technical Specification	Annexure- 2 (Refer separate attachment)
3.	Price Bid Format	Annexure- 3
4.	Instruction to bidders	Annexure- 4
5.	General Terms & Conditions	Annexure- 5
6.	Tender condition- Preference to Make in India	Annexure- 6
7.	Restriction of bidders sharing land border with India	Annexure- 7
8.	List of Deviations	Annexure- 8
9.	NEFT Mandate Form	Annexure- 9
10.	Vendor details	Annexure- 10
11.	Form of Self Declaration	Annexure- 11
12.	Form of Legal Cases	Annexure- 12
13.	Bank Guarantee	Annexure- 13

Sd/-

For Hooghly Cochin Shipyard Limited

Minimum Pre-qualification criteria for participating in the tender will be as follows:

- i. Successful experience for supply of IRS approved steel angles/ bar/ plates etc. to any State/Central Govt., Shipyards, shipping companies, MNCs etc. within the last 3 years ending last day of month previous to the one in which applications are invited. (Respective Purchase Order along with certified invoices and delivery challan or satisfactory completion certificate from the Client for work done should be submitted along with technical bid).
- ii. Audited Balance sheets showing turnover, Profit & Loss account of the firm for the preceding 03 financial years (FY 2022-23, 2023-24, 2024-25) should be submitted along with the application for pregualification).
- iii. The Tenderer should enclose copy of PAN, GST registration certificate, Income tax returns for last three Financial Year (FY 2022-23, 2023-24, 2024-25).
- iv. Offers from joint ventures/consortium will not be accepted.
- v. Net worth of the bidder must be positive as per the latest balance sheet. (MSME/NSIC will get exemptions)

Annexure- 2

Technical Specification

SI No	Certification	Profile type	Description	qty	UOM	Remarks
1		Solid Round Bar	IS 2062 Gr B - Ø16mm	42	Mtr	
2		Solid Round Bar	IS 2062 Gr B - Ø20mm	48	Mtr	
3		Solid Round Bar	IS 2062 Gr B - Ø25mm	84	Mtr	
4		Solid Round Bar	IS 2062 Gr B - Ø32mm	6	Mtr	
5		Solid Round Bar	IS 2062 Gr B - Ø36mm	12	Mtr	
6	NON- Class	Solid Round Bar	IS 2062 Gr B - Ø6mm	54	Mtr	Each length of 6 mtrs
7	INOIN- Class	Flat Bar	ASTM A316L - 50x8mm	66	Mtr	
8		Solid Round Bar	ASTM A316L - Ø25mm	18	Mtr	
9		Equal Angle Bar	IS 2062 Gr B - 100 x100 x 10mm	66	Mtr	
10		Equal Angle Bar	IS 2062 Gr B - 100 x100 x 8mm	102	Mtr	
11		Equal Angle Bar	IS 2062 Gr B - 50 x 50 x 6mm	3330	Mtr	
12		Equal Angle Bar	IS 2062 Gr B - 40 x 40 x 5mm	402	Mtr	
13		Solid Round Bar	IRS Grade A - Ø25mm	108	Mtr	
14		Solid Round Bar	IRS Grade A - Ø30mm	204	Mtr	Each length of 6 mtrs
15	IDC Class	Solid Round Bar	IRS Grade A - Ø50mm	48	Mtr	IRS Grade A OR Equivalent to IRS
16	IRS Class	Solid Square Bar	IRS Grade A - 20mm x 20mm	24	Mtr	grade A by IRS with certificate.
17		Equal Angle Bar	IRS Grade A - 100 x100 x 10mm	30	Mtr	
18		Equal Angle Bar	IRS Grade A - 100 x100 x 6mm	252	Mtr	

PRICE BID FORMAT

Tender Enquiry No: HCSL/PUR/TEN/2025/111 Dt. 19.11.2025 Sub: Supply of class and non-class steel profiles at Hooghly Cochin Shipyard Ltd. Nazirgunge Unit, Howrah.

SI No	Certification	Profile type	Description	qty	UOM	unit rate (excl GST)	Total (excl GST)
				Α	В	С	D=A X C
1		Solid Round Bar	IS 2062 Gr B - Ø16mm	42	Mtr		
2		Solid Round Bar	IS 2062 Gr B - Ø20mm	48	Mtr		
3		Solid Round Bar	IS 2062 Gr B - Ø25mm	84	Mtr		
4		Solid Round Bar	IS 2062 Gr B - Ø32mm	6	Mtr		
5		Solid Round Bar	IS 2062 Gr B - Ø36mm	12	Mtr		
6	NON- Class	Solid Round Bar	IS 2062 Gr B - Ø6mm	54	Mtr		
7	NON- Class	Flat Bar	ASTM A316L - 50x8mm	66	Mtr		
8		Solid Round Bar	ASTM A316L - Ø25mm	18	Mtr		
9		Equal Angle Bar	IS 2062 Gr B - 100 x100 x 10mm	66	Mtr		
10		Equal Angle Bar	IS 2062 Gr B - 100 x100 x 8mm	102	Mtr		
11		Equal Angle Bar	IS 2062 Gr B - 50 x 50 x 6mm	3330	Mtr		
12		Equal Angle Bar	IS 2062 Gr B - 40 x 40 x 5mm	402	Mtr		
13		Solid Round Bar	IRS Grade A - Ø25mm	108	Mtr		
14		Solid Round Bar	IRS Grade A - Ø30mm	204	Mtr		
15	IRS Class	Solid Round Bar	IRS Grade A - Ø50mm	48	Mtr		
16	INS Class	Solid Square Bar	IRS Grade A - 20mm x 20mm	24	Mtr		
17		Equal Angle Bar	IRS Grade A - 100 x100 x 10mm	30	Mtr		
18		Equal Angle Bar	IRS Grade A - 100 x100 x 6mm	252	Mtr		
19						Total Excl GST	
20						GST	
21						Total Incl GST	
	To	otal incl GST (in Words	5):				

NOTE- Price Bid Instructions

- 1. Bidder has to submit the price bid as mentioned in the format only, otherwise bid will be rejected. Modifying the format may result in rejection of the bid.
- 2. Quotation for all line items is mandatory. Partially quoting for few line items shall result in rejection of the bid.
- 3. Quoted rate should be FOR HCSL stores basis inclusive of all charges considering entire Scope of Work, transportation & delivery Charges, if any, also should be included in Unit Rate and not to be mentioned as a separate line item.
- 4. L1 Bidder will be evaluated based on the combined cost of all the items excluding GST.

Important Note:

5. "Unpriced Bid" to be submitted along with techno commercial bid with details like percentage of taxes and duties applicable and details like quoted/Nil/included/ by HCSL to be mentioned for each line item

Signature and Seal of the Bidder

SPECIAL INSTRUCTION TO BIDDER

1. MODE OF SUBMISSION OF TENDERS

Tenders should be submitted in two separate files as PART-I"TECHNO-COMMERCIAL" & PART-II "PRICE" (Password Protected) indicating the tender number, due date of the tender in the subject of the Mail and addressed to The Assistant General Manager (Materials).

2. TECHNO-COMMERCIAL PART SHOULD CONTAIN FOLLOWING DETAILS:

-

- I. Specification & Technical Literature, if any.
- II. Other conditions, if any
 - a. Pre-Qualification Criteria (Annexure-1)
 - b. Signed and stamped copy of Scope of supply &Technical Specification (Annexure-2)
 - c. Unquoted Price bid (Annexure-3)
 - d. Special Instruction to Bidder (Annexure-4)
 - e. General Terms and Conditions (Annexure-5)
 - f. Make In India (Annexure- 6)
 - g. Restriction of bidders sharing land border with India (Annexure-7)
 - h. Deviation List (Annexure-8), if any.
 - i. NEFT Format (Annexure- 9)
 - j. Vendor Details (Annexure-10)
 - k. Self-Declaration (Annexure-11)
 - 1. Form of Legal Cases (Annexure-12)
 - m. SD/Bank guarantee format. (Annexure-13)
 - n. <u>Product Specification, detail list of items to be supplied including brand name and accessories etc., to be provided for verification.</u>

3. PRICE PART SHOULD CONTAIN FOLLOWING DETAILS: -

- a. Price against item.
- b. Taxes & duties as applicable shall be indicated.

Note:

- i. Modification or alteration of the price bid format attached is strictly prohibited.
 Otherwise Bid will be liable for rejection.
- ii. <u>In case Price bid is placed inadvertently in the Techno-Commercial Part or in case Price bid is not password protected, Bid will be straightway rejected.</u>
- **4.** While submitting the bid, bidders are requested to note that the e-mail ID starting with following words may probable be treated as spam, not always necessary-

info, support, admin, sales, customer support, helpdesk, mail, mailadmin, billing, hello, careers.

Bidders are requested to submit the bid by e-mail (<u>Price part password protected</u>) only to both the following email address clearly mention the tender reference in the subject line for easy identification.

girish.gupta@hooghlycsl.com sreerag.g@hooghlycsl.com

- 5. The Techno-commercial part alone will be opened initially on the due date and time of tender. The price part will be opened only after evaluation of the Techno commercial part. Bidders will be intimated the date of opening of the price part, whose techno-commercial bids are acceptable in due course. Password of price bid will require to be shared at the time of price bid opening.
- 6. Deviations, if any, in the offer submitted from that of the tender enquiry in any form, should be clearly furnished in a separate document titled as "List of Deviations".
- 7. After submission of quotation / price bid opening, no unsolicited correspondence will be entertained.
- 8. Clarifications, either technical or commercial, should be submitted to points specially asked for only. The opportunity so given should not be used for correcting/changing amending the data/conditions already submitted with the tender.
- **9.** Offers should be clear and unambiguous. Incomplete/ambiguous offers are likely to be rejected.
- 10. The bidder shall submit a signed & stamped copy of the tender document including Annexures and Enclosures along with their bid as token of acceptance of terms & Conditions.

Sd/-

For Hooghly Cochin Shipyard Limited

GENERAL TERMS AND CONDITIONS

SL NO	Description	Compliance by Supplier (YES/NO) In case of non compliance, please provide remarks.
1.	Tenderers are to carefully go through the terms and conditions and the technical specification of the items for which offers are called for. Tenderers have to adhere to above and supply full technical scope of items along with compliance of commercial conditions. HCSL have full right upon deviations, if any, including rejecting the partial scope/ complied offers.	
2.	Offers furnished should be free from overwriting. Corrections and additions, if any, must be attested. The offers shall be submitted only through email. Incomplete/ambiguous/conditional offers are likely to be rejected.	
3.	Technical checklist, if applicable and current general terms & conditions of enquiry duly filled and signed and technical specifications of items offered should be submitted alongwith part-1 techno-commercial bid in the case of two-bid tenders. Non receipt of the document may lead to rejection of offers.	
4.	Bidders can contact Officer-in-charge of the work which is indicated in the Tender Notice for any clarification before submitting the offer. If clarifications/details are not obtained before the offer is submitted, no claim on this account will be admitted.	
5.	(a) Spare/Tool requirements to be confirmed, if applicable. Installation and commissioning spares, special jigs and tools for maintenance of the machinery/equipment are to be included in Scope & offered costs and shall be a part of L1 evaluation. List of Spares/tools to be submitted along with the offer.	
	(b) Supplier need to submit calculation sheet for the offered weight of aluminium angle alongwith technical bid.	
6.	a) Manufacturer's name, their trade mark and brand, if any, should invariably be mentioned and illustrative leaflets giving technical particulars (technical details of items offered including technical literature) etc., should be attached to the offer.	
	b) Materials offered shall conform to HCSL specifications.	
	c) Samples are to be supplied free of cost in the event of requirement by HCSL. The detailed working drawing, if called for, is also to be furnished for approval before commencement of manufacture.	
7.	Packing materials should be eco friendly.	
8.	Supplier should follow the statutory requirements of product offered.	

9.		oplied shall be non toxic and harmless to health. In case of toxic materials, afety Data Sheet may be furnished along with the material.	
10.	for erection, Annexure I Costs for al b) Cost cons c) Additions of cost for le	HONING:- Qualified service engineer to be made available at the yard alignment, commissioning and for trial for a period as per sl. No. 1.9 of (availability for number of days excluding travel days, Sunday, holiday). Dove to be considered in the equipment pricing. Sidered to include travel tickets, lodging, food and local transport costs. In manday rates to be indicated separately in Technical bid (all inclusive odging and local transport etc.) for extension beyond agreed mandays.	
	documentar	rip charges if any shall be paid at actuals subject to submission of y proof. d) The applicable taxes in India shall be borne by Supplier.	
	For Foreign vendor	e) Income tax liability of non resident service engineer based on his period of stay in India shall not be borne by HCSL f). The non resident vendor/service provider shall provide such documents that are necessitated by the Indian income tax laws so as to enable HCSL to comply with the provisions of Indian statute and for payments of income tax in India. Following documents shall be sought by HCSL in this regard (i) Certificate under 10 (F) (ii) Tax residency certificate (iii) The certification regarding the existence/non existence of business connection or permanent establishment in India. (The above is only an indicative list)	
11.	Taxes and d part and price	uties, if any, payable extra are to be indicated in the techno commercial ce part.	
12.	For indigenous vendor	MSEs, Startups and Make in India a) Local Suppliers (Make In India), MSME firms and Startups will be eligible for various Relaxations in pre-qualification criteria and other Benefits as per the orders promulgated by Government of India. Bidders are advised to refer the details of various Benefits and Relaxation in pre-qualification criteria as published at CSL website (www.cochinshipyard.com) under the Tenders tab for further reference.	MSE Details: Udyam no Category:
13.	approvals et	ne required for supplies should be indicated in the offer (including class c.). quired at yard by 30 days from the date of issue of Purchase Order.	
	For indigenous vendor	Indigenous tenderers should quote prices for delivery of materials at HCSL store. Address: Hooghly Cochin Shipyard Ltd (HCSL), Satyen Bose Road, Danesh Sk. Lane (PO), Nazirgunge, Howrah,	

		West Bengal, PIN -711109. Insurance for transit shall be arranged by the vendor.	
	For Foreign vendor	Foreign Bidders should quote prices CIF Kolkata port, India basis	
14.	For Foreign vendor	SHIPMENT a. Supplier shall intimate HCSL the readiness of the Equipment/ Machinery/ Components and Parts prior to fourteen days of shipment. b. A minimum 14 days free detention period is to be granted for clearance of the goods at Kolkata seaport/Airport, as applicable for full containers.	
15.		TERMS: ayment term is within 45 days of receipt and acceptance of all items against te ship set at HCSL stores.	
	/LC/CAD/T	mode shall be Electronic Clearing System (ECS)/cheque /NEFT/ IT-as mutually agreed in line with above standard payment terms. From standard terms, if any, shall be appropriately loaded for tender purposes for arriving the lowest bid.	
	For Foreign vendor	Bank charges (including LC charges, if any) inside India will be to HCSL account and outside India to supplier's account (In the case of import shipments). The charges for LC amendment, if any, shall be borne by the parties by whom the same is attributed/ necessitated.	
	sought, the s at the base r amount of a amount of ad (ie till complianterest as ab	advance payments are not encouraged. In case, if advance payment is same can be considered for a maximum of 10% order value only. Interest rate of SBI {applicable on the date of price bid opening} + 1% for the advance will be charged. In addition, Bank guarantee for equivalent divance to cover the period till advance payment is adjusted to be furnished. Letion of supplies or for a period as specifically agreed + 90 days). In case pove is not agreeable to be paid, the same will be loaded on your quoted for tender comparison purposes for arriving the lowest bid.	
		ation in Payments terms from HCSL standard terms, if any, aforesaid be loaded on quoted item prices, for tender comparison purposes for est bid.	
	6 D	ent shall be considered only if specifically agreed against partial supplies.	

	a) Security Deposit/ Warrantee Bank Guarantee:
	i) The successful bidder shall remit a security deposit of 3% of the total order value
16.	(excluding taxes, duties etc.) in the form of demand draft drawn in favor of Hooghly
	Cochin Shipyard Ltd. towards the satisfactory performance of the contract, if an order
	is placed on them. Alternatively, a Bank Guarantee equivalent to above % of the total
	order value (excluding taxes, duties) as per HCSL format from an International Bank
	as per approved list of banks available in CSL website (for overseas supplier) &
	Scheduled Indian bank for Indian supplier is to be submitted, if an order is placed
	towards satisfactory performance of the contract.
	ii)The supplier shall also agree for 3% of total order value (excluding taxes and duties)
	as Bank guarantee towards the Guarantee clause.
	as Bank guarantee towards the Guarantee tradse.
	iii) The Bank Guarantee /DD as above should be initially valid till 90 days after
	completion of supplies in terms of SD and later revalidated (within the validity of
	initial BG) to cover the guarantee period plus 90 days.
	The above SD/WBG is required or applicable only when the total order value
	(excluding taxes and duties) is INR 20 lakhs and above (or equivalent foreign
	currency)
	b) If the bidder is not agreeable to submission of SD/ warantee bank guarantee as per
	HCSL general terms and conditions of enquiry, HCSL reserves the right to reject the
	offer at our discretion or 3% of total order value (excluding taxes and duties) will be
	added to the quoted price for tender comparison/ evaluation purpose on case to case
	basis for arriving the lowest bid.
	c) SD to be submitted within 2 weeks of receipt of order from yard.
	d) Format of bank guarantee along with enquiry to be agreed.
	For Foreign e) Mode of receipt of bank guarantee is strictly through SWIFT wendor mode from supplier bank to HCSL designated bank.
17	
17.	Risk Purchase: If the supplier fails to supply the items ordered in good quality as per contract specification and fails to deliver within the delivery date or violate any of the
	terms and conditions of the purchase order, HCSL shall have the following rights.
	a. To cancel the order partially or full with 15 days notice and to forefeit the security deposit, if any.
	b. To impose tender holiday for the vendor for an appropriate period as decided by
	HCSL.
	c. To initiate alternate procurement action at the risk and cost of the supplier. This Risk
	Purchase clause is applicable only in the case of total order/contract value (excluding
	taxes and duties) is INR 20 lakhs and above (or equivalent foreign currency). Cases of
	value less than INR 20 lakhs will be addressed by serving appropriate caution/ warning
	notice to the firm
18.	Liquidated Damage:
	In case of delay in supply of ordered materials beyond the stipulated delivery period,
	which is not attributable to HCSL, supplier is to pay Liquidated Damages (and not by
	way of penalty) a sum equivalent to ½% (half percent) per week or part of the week of
	the total basic price of delayed material, subject to a maximum of 10% of the total
	basic price of delayed material (Total basic price is the order value excluding freight,
	taxes, other charges etc. However LD applicability is without prejudice to HCSL right
	to terminate contract for delayed delivery or other actions as per risk purchase clause.
	For indigenous described along with LD. GST will be applicable upon LD and the same also will be deducted along with LD.
	vendors along with LD.

or failure due to from delivery of delivery of item the Guarantee repair/replacem own expenses. b) Further to expense from date c) Replacement	of faulty design, defective materials and bad workmanship for a period of items until 5 years from the date of delivery of the ship to Owners OR as to Yard, whichever is later. Should such damage/failure occurs within period, the Supplier should immediately rectify the failure by ment of any such part found to be under performing/ defective, at his quipment guarantee, replaced/repaired items shall be guaranteed for 5 to of repair/replacement.	
location as requ	uired by yard/vessel owner with all expenses to supplier account.	
contracts shall	be subject to the exclusive jurisdiction of the Courts at Kolkata, West	
insurrection, re Authority or ill inevitable or u reasonable grou is mutually a occurrence/ces	estrain imposed by Government, Act of Legislature or other Statutory legal strike, riot, legal lock-out, flood, fire, explosion, act of God or any inforeseen event beyond human control which may be construed as und for an extension of time, HCSL may allow such additional time as greed, to be justified by the circumstances of the case. The sation of force majeure situation is to be informed with documentary	
CVIdence Within		
For Foreign	a) Hooghly Cochin Shipyard Ltd, prefers to deal directly with the supplier. However, if the supplier appoints an Indian Agent to deal with Hooghly Cochin Shipyard Ltd., the Agency commission payable by the supplier to such an agency shall be intimated. b) If manufacturers effect the supply through Agents only, authorization in writing from manufacturers in favour of the Agent for supply to HCSL shall be furnished. c) In case where an Agent participates a tender on behalf of a Foreign	
vendor	manufacturer Indian agent should submit specific authorization from the authorized person of foreign manufacturer. d) In a tender, either the Indian agent on behalf of the Principal/OEM or Principal/OEM itself can bid but both cannot bid simultaneously for the same item/ product in the same tender. If an agent submits bid on behalf of principal/OEM, the same agent shall not submit a bid on behalf of another principal/OEM in the same tender for the same item/product. Indian agents cannot represent more than one firm or quote on their behalf for any particular tender.	
specially aske	ns, either technical or commercial, should be submitted to points d for only. The opportunity so given should not be used for	
	a) The Items so or failure due to from delivery of items the Guarantee repair/replacem own expenses. b) Further to eyears from date c) Replacemen location as required as required as a second of the contracts shall bengal, India. Force Majeur Should failure insurrection, reasonable growing is mutually a occurrence/ces evidence within the contract of the contract o	a) The Items supplied shall be guaranteed for rated performance and against damage or failure due to faulty design, defective materials and bad workmanship for a period from delivery of items until 5 years from the date of delivery of the ship to Owners OR delivery of items to Yard, whichever is later. Should such damage/failure occurs within the Guarantee period, the Supplier should immediately rectify the failure by repair/replacement of any such part found to be under performing/ defective, at his own expenses. b) Further to equipment guarantee, replaced/repaired items shall be guaranteed for 5 years from date of repair/replacement. c) Replacements during guarantee period to be sent on Duty and all taxes paid basis to location as required by yard/vessel owner with all expenses to supplier account. Jurisdiction: All questions, disputes or difference arising under, out of, or in connection with contracts shall be subject to the exclusive jurisdiction of the Courts at Kolkata, West Bengal, India. Alternate dispute resolution mechanism can also be considered. Force Majeure condition: Should failure in performance of the contract or part thereof arise from war insurrection, restrain imposed by Government, Act of Legislature or other Statutory Authority or illegal strike, riot, legal lock-out, flood, fire, explosion, act of God or any inevitable or unforescen event beyond human control which may be construed as reasonable ground for an extension of time, HCSL may allow such additional time as is mutually agreed, to be justified by the circumstances of the case. The occurrence/cessation of force majeure situation is to be informed with documentary evidence with Hooghly Coehin Shipyard Ltd, prefers to deal directly with the supplier. However, if the supplier appoints an Indian Agent to deal with Hooghly Coehin Shipyard Ltd, the Agency commission payable by the supplier to such an agency shall be intimated. b) If manufacturer effect the supply through Agents only, authorization in writing from manufacturers in

25.	-	on shall be based on total landed cost of all items, including cost of on, service engineer charges, if applicable, required as per tender T/IGST).
	tender but reser discretion.	chin Shipyard Limited does not bind itself to accept the lowest or any rves to itself the right to reject any or all or a part of any tender at its
	entertained.	ssion of quotation/price offer no unsolicited correspondence will be
	tender is liable	to be rejected and the same shall be intimated.
	figures shall pr	repancy between words and figures, amount in words of respective revail. If the bidder does not agree to the observation of the HCSL, the
	corrected accor	rdingly. If there is an error in a total corresponding to the addition or subtotals, the subtotals shall prevail and the total shall be corrected. If
	between the ur	ce structure quoted for the required material/ item, there is discrepancy nit price and the total price (which is obtained by multiplying the unit quantity), the unit price shall prevail and the total price
	-	ould also be given in the price bid. Combining of figures against more nd ambiguous clauses will lead to rejection of the bid.
	indicated under	r separate heading in the Techno commercial bid and the respective
	the unpriced for	rmat already submitted, yard reserves the right to reject the offer at our out any further discussions. Details of optional items, if any, should be
	techno-commen	rcial offer in the price format, provided. Price should be quoted each item shown in the format. In the event price bid is different from
	shall also be co	<u> </u>
	c. Conditional d	discounts, if any, will not be reckoned for tender evaluation/ comparison ever, if the bidder becomes L1 at original offer, conditional discount
	risk purchase, v	without prejudice to other penal actions, including tender holiday after ause notices, as deemed fit.
	failure to make	the supply within the stipulated delivery period, will entail cancellation d forfeiture of Earnest Money Deposit/Security deposit, if any and/or
		ment of rate for whatsoever cause will be allowed once the offer is n order is placed. Withdrawal of the quotation after it is accepted or
∠ 4.	date of tender of	ppening.
24.	Validity: a Dei	of price bid opening shall be considered for arriving lowest bid ces should be valid for acceptance for a period of four months from the
		e. Comparison of prices will be in INR only. All foreign currencies will be converted to INR for comparison and Exchange rate as on date
		period in the case of indigenous/import orders.
		be mentioned in price bid. Exchange rate variation will not be applicable and the prices shall be fixed for an order within validity
	vendor	d. Offer to be submitted generally in USD/EUR/INR currency and to
	For Foreign	c. Foreign Bidders should quote prices CIF Kolkata port, India basis.
	indigenous vendors	HCSL stores basis in INR only.
	For	b. Indigenous Firms shall quote prices for delivery of materials at

	Calculation of total landed cost: 1. For Indigenous bidder: The landed cost is the quoted price on FOR HCSL store basis. 2. For foreign bidders: The landed cost will be arrived by adding the custom duty, GST, approx. custom clearance and transportation charges (from port to HCSL store) etc. on quoted price of CIF, Kolkata port basis.				
26.	For Indian (HSS basis)/ Foreign vendor For all import consignments directly imported in HCSL's name customs duty is not applicable at import clearance. Customs clearance at Kolkata port and transport till HCSL stores shall be to HCSL account.				
27.	Integrity Pact: As per Government of India (Central Vigilance Department), HCSL and the SUPPLIER have to sign an Integrity Pact for the high value contracts, for ensuring transparency, equity and competitiveness in public procurement. The Tenderer has to sign Pre-Contract Integrity Pact as per format enclosed and to submit along with your offer. The above is applicable when the total basic price is above Rs. 100.0 lakhs. (present limit).				
28.	SUB CONTRACTING AND ASSIGNMENT Supplier shall not contract with any subcontractor and/or vendor without the prior written consent of HCSL. Such consent shall not relieve the Supplier from any of his responsibilities and liabilities under the Purchase Order. In addition, Supplier shall ensure that the terms and conditions of any such contract shall comply with and				
29.	 <u>General</u>: a. Prior to price bid opening, HCSL is at liberty to take the credit rating of bidders at our cost on case to case basis, and to include the same during the evaluation of the tender. b. Deviations, if any in the techno-commercial offer from that of the tender enquiry in any form should be clearly furnished in a separate document titled as "List of Deviations", failing which it will be presumed that all the terms and conditions are acceptable. 				
	c. The techno-commercial part alone will be opened initially on the due date of tender. The price part will be opened only after evaluation of the Techno commercial part. Date of opening of the price part will be intimated to those firms whose Techno-commercial bids would be acceptable after the evaluation. Suppliers shall not depute their representative to HCSL at the time of tender opening.				
30.	<u>Purchase Order</u> :- a. In the event supplier's offer leads to an agreement to effect supplies, a formal purchase order shall be issued by HCSL on the basis of agreed terms and conditions of tender.				
	b. Upon placement of order (by post or mail) the supplier shall submit the acknowledgement (ie: signed and stamped original/ scanned soft copy by mail) as a token of acceptance of order within 15 days. In case HCSL doesn't receive the above, it will be deemed as accepted.				

31.	Inspection: - a) HCSL reserve the right to inspect the goods after receipt at HCSL store / prior to dispatch (by HCSL or HCSL authorized agency at yard cost). Short supply / Mismatch / Replacement of Defective items / those not meeting agreed / contractual specification / Items failing during commissioning shall be sent on air freight / DDP basis courier freight prepaid/delivered at HCSL store. The customs clearance charges of above (If any) shall be to supplier account. b) In case HCSL deputes its personnel / Third Party Inspectors to inspect items in the supplier premises prior dispatch, in such cases supplier shall provide all necessary facilities for inspection, testing and performance checks at his works on case to case to basis. The accepted items samples shall be identified with stamps/ permanent marks and reference of the same shall be given in the inspection report. Location of stamping shall be mentioned in the inspection report. c) Replacements during guarantee period to be sent on Duty and all taxes paid basis to location as required by yard/vessel owner with all expenses to supplier account.	
	d) d) Defective items, if any, after receipt shall be sent back on cost, carriage, handling and insurance prepaid basis including re-export (wherever desired by supplier) to be arranged by supplier. Defective items shall be returned after receipt of replacement item. Supplier, shall replace all/ part of items as applicable, in case of rejection, within 4 weeks of reporting the defect, without any additional cost to HCSL. In case the defective materials are not taken back within the said period, HCSL reserves the right to dispose the same without further intimation.	
	e) (e) The supplier shall compensate HCSL for loss on account of shortage in quantity and number of pieces received than that indicated in the bill of lading provided the HCSL's claim is rejected by the insurance due to any fault of supplier. Such claims, if any, shall be supported by recognized surveyors report. The supplier shall also compensate for losses, if any sustained by the HCSL due to defective packing and/or marking of the goods not in accordance with the terms of contract. The time limits for filing claims under clauses above shall be generally 180 days from the date of complete discharge of goods.	
32.	HCSL reserves the right to alter, modify the scope of supply at its discretion and in consistent with the policy of the Government of India and statutory bodies under them as applicable to the contract from time to time.	
33.	HCSL reserves the right to commercially reject the offer if compliance is not issued to General Terms and Condition without any further clarification / notice / communication in this regard from M/s. Hooghly Cochin Shipyard Ltd., even though the offer is technically acceptable.	
34.	Items supplied from border sharing countries with India are restricted as per Annexure-7.	
35.	Bidder has to submit the list of spare parts, tools & other accessories etc. as per Annex-1 alongwith the technical bid.	

36. **Preservation & Packing:**

- a. The preservation and packaging of the equipment to ensure that there is no damage and deterioration during transit and the period when the item is in storage in store house.
- b. Duration of validity of preservation to be indicated.
- c. Methodology for receipt inspection without affecting preservation (for main equipment and loose supplied items) is to be indicated by the OEM including any requirement for re-preservation.
- d. The procedure for re-preservation to be supplied by the firm.
- e. Requirement of special provisions for storage and transportation to be specifically indicated.

Any consumables required for preservation/ re-preservation beyond a stipulated time period to be clearly indicated by OEM.

37. **Termination Clause:**

- (a) This purchase order may be terminated upon the occurrence of any of the following events
 - (i) By agreement in writing of the parties hereto;
 - (ii) By the non-defaulting party, upon default by the other party, of any clause of this contract, if not remedied within thirty (30) days, or such longer time as may be agreed upon by the parties, after receipt of notice thereof in writing from the non-defaulting party;
 - (iii) By the other party, upon either party;
 - Making the assignment for the benefit of creditors, being adjudged bankrupt or becoming insolvent; or
 - Having a reasonable petition filed seeking its "dissolution or liquidation, not stayed or dismissed within sixty (60) days; or
 - Ceasing to do business for any reason.
 - (iv) In cases where maximum limit of LD is reached and still the items are not delivered.
 - (v) For fraud and corruption or other unacceptable practices.
- (b) Upon expiry or termination of this Contract, neither party shall be discharged from any antecedent obligations or liabilities to the other party under this Contract unless otherwise agreed in writing.
- (c) HCSL may by notice in writing to supplier terminate the order after issuing due notice i.e. 15 days' notice period. HCSL shall be entitled to compensation for the loss limited to the order value.
- (d) Liability maximum that can be claimed by the supplier shall be limited to what is due to be and has been paid by HCSL for the material delivered/work done as per the payment milestones

38. Limitations of Liability:

Neither party shall be liable to the other party for any indirect and consequential damages. Neither party shall be liable to the other party for any loss of profits or loss of production.

39. Indemnity clause:

Supplier will indemnify HCSL and its affiliates, directors, officers, and employees against all liabilities, damages, losses, costs, fees (including legal fees), and expenses relating to any allegation or third-party legal proceeding (including action by a government authority) to the extent arising from an allegation that use, possession, or sale of the products or services violates or infringes a third party's rights, including intellectual property rights; or an allegation that any personnel are entitled to employee

40.	Malicious Code The Bidder wil aspects pertainir	I be overall responsible for all cyber/information security related ag to the Systems Projects & ICT goods and services and will be the					
	single point of contact for addressing all Cyber/information security related issues for the goods and services supplied by the Bidder as part of the contract. It will be responsibility of the Bidder to enter into such agreements/contracts with the OEMs as may be necessary to ensure that all cyber/information security aspects are addressed holistically and comprehensively. The Bidder will provide list of tests conducted by OEM or an accredited certification agency along with list of such test reports for the Systems Projects & ICT goods and services provided as part of contract.						
41.	For indigenous vendors	Goods & Service Tax: (a) Please note the HCSL GST registered number as 19AAECH3640L1ZD. GST registration is prerequisite for entering into the business with HCSL. Your firms GST registration shall be indicated. Offers received from GST unregistered suppliers / service providers are liable for rejection. (b) Indicate the applicable rate of GST for services in line with GOI published rate scheduled for services along with SAC. (c) Tax inclusive invoices from the registered service providers are not acceptable. Any corrections / rectifications in the invoice shall be made good through Debit note / Credit note. (d) Bidders are advised to check applicable GST on their own before quoting. Buyer will not take any responsibility in this regards. GST reimbursement will be as per actuals or as per applicable rates (whichever is lower), subject to the maximum of quoted GST %.					
42.	For indigenous vendors	Input Tax Credit: (a) Bidders shall ensure timely delivery of services and submit the tax invoices to HCSL as per the GST law. In case, GST input tax credit is delayed / denied to HCSL due to non / delayed receipt of services and / or tax invoice or expiry of timeline prescribed in GST law for availing such ITC, or owing to the bidder not paying the taxes to the Government within prescribed time as per the law or any other reasons not attributable to HCSL and solely attributable to the bidder, the GST amount charged to HCSL, shall be recoverable from the bidder along with interest levied / livable and any other penalties on HCSL and the vendor shall indemnify against all costs to HCSL, and consequences therefrom. (b) In case bidder delays declaring particulars in respect of any invoice in the GST return required to be filed by such bidder, and GST credit availed by HCSL is denied or reversed subsequently as per GST law, GST amount paid by HCSL towards such ITC reversal as per GST law shall be recoverable from vendor / bidder along with					

- interest levied / livable on HCSL and any other penalties on HCSL and the bidder shall hold HCSL indemnified against all cost and consequences there form.
- (c) Bidders shall submit the invoices as per the provisions of GST law. The bidders invoice shall contain the HSN code / SAC and GSTIN number of the bidder and HCSL as well along with other particulars. The GST charged (IGST / CGST + SGST / UTGST) shall be clearly indicated in the invoice.
- (d) In case any credit, refund or other benefit is denied or delayed to HCSL due to any non-compliance of GST legislation such as failure to pay GST to the government (includes late filing of GST return) or due to non-furnishing or furnishing of incorrect or incomplete documents/information by the bidder or service provider, the bidder or service provider would reimburse the loss to HCSL or HCSL may recover the same, but not limited to, the tax loss, interest and penalty. The Bidders should submit the copy of Latest GST Return filed statement/ form in GSTR-3B.

Specify Yes / No

Make in India Certificate

In line	with	Gove	rnment I	Public F	Procurement	(Prefe	rence	e to Mal	ke in	India), O	rder 2	2017,	P-
45021/	2/201	17-PP	(BE-II)	dated	16.09.2020	and	as	amende	ed fr	om ti	ime	to t	ime	we
M/s						, he	reby	certify	the	follow	ing	facts	for	our
offered	prod	luct ag	ainst bid	numbe	r						_			

Schedule	Item description	Local content in %	Class of local supply Local content(> 50%)-Class 1 Local content(20-50 %)-Class 2 Local content(<20%) – Non local	Location of local value addition (Location shall be the specified as address or name of city or district)

We also understand, false declarations will be in breach of the Code of Integrity under Rule 175(1)(i)(h) of the General Financial Rules for which a bidder or its successors can be debarred for up to two years as per Rule 151 (iii) of the General Financial Rules along with such other actions as may be permissible under law. The above declaration does not include services such as transportation, insurance, installation, commissioning, training and after sales service support like AMC/CMC etc as local value addition

Sign and stamp

Annexure- 7

Tender conditions for Restriction of bidders sharing land border with India vide Office memorandum dt 23.7.2020 Order - Public Procurement no 1 dt 23.7.2020, Order no 2 dt 23.7.2020 and Order no 3 dt 24.7.2020

	<u></u>					
A	Requirement of registration					
Any bidder from a country which shares a land border with India will be eligible to bit tender only if the bidder is registered with competent authority as per C below. In works of including turkey contracts, contractors shall not be allowed to sub-contract work contractor from a country which shares a land border with India unless such contractive registered with Competent authority. Relevant certificate to be submitted by bidder from a which shares land border with India except for bidders to which Govt of India has extend of Credit or in which Govt of India has development projects, alongwith the offer as registration with competent authority, failing which the offer will not be considered. A consist to be submitted by the bidder for compliance with the order referred above alongwith documents for consideration of offer (Wordings are as per Clause below). If such certificate by a bidder whose bid is accepted is found to be false, this would be a ground for intermination and further legal action in accordance with law.						
2	Wordings of certificate to be submitted alongwith tender documents					
	I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India. I hereby certify that this bidder is not from such a country or, if from such a country, has been registered with the competent authority. I hereby certify that this bidder fulfils all requirements in this regard and is eligible to be considered. (Evidence of valid registration by the competent authority shall be attached wherever applicable).					
2	Wordings of certificate to be submitted alongwith tender documents for Works involving possibility of sub contracting					
	I have read the clause regarding restrictions on procurement from a bidder of a country which shares a land border with India and on sub contracting to contractors from such countries. I certify that this bidder is not from such a country or if from such a country has been registered with the competent authority and will not subcontract any work to a contractor from such countries unless such contractor is registered with the competent authority. I hereby certify that this bidder fulfils all requirements in this regard and is eligible to be considered (Evidence of valid registration by the competent authority shall be attached wherever applicable)					
В	Validity of registration					
1	Registration should be valid at the time of submission of bids and at the time of acceptance of bids. In respect of supply otherwise than by tender, registration should be valid at the time of placement of order. If the bidder is validly registered at the time of acceptance /order placement, registration shall not be a relevant consideration during contract execution.					
C	Competent authority and Procedure for registration					

1	The competent authority for the purpose of registration under the order shall be Registration committee constituted by the Department of Promotion of Industry and Internal Trade (DPIIT). Details of the committee and procedure for registration and restrictions shall be as per Ann I of the Order - Public Procurement no 1 dt 23.7.2020 issued by Ministry of Finance, department of Expenditure.
D	Definition of Bidder and Bidder from a country sharing land border with India
1	Bidder is defined as any person or firm or company including any, member of a consortium or joint venture, every artificial, juridical person not falling in any of the descriptions of bidders stated hereinbefore, including any agency, branch or office controlled by such person, participating in a procurement process.
2	"Bidder from a country which shares a land border with India" for the purpose of this Order means:- a) An entity incorporated, established or registered in such a country; or b) A subsidiary of an entity incorporated, established or registered in such a country; or c) An entity substantially controlled through entities incorporated, established or registered in such a country; or d) An entity whose beneficial owner is situated in such a country; or e) An Indian (or other) agent of such an entity; or f) A natural person who is a citizen of such a country; or g) A constitution or joint venture where any member of the consortium or joint venture falls under any of the above.
3	Type of business entity (Private Limited Company/ Public Limited Company/ Sole Proprietorship/ One Person Company/ Partnership/ Limited Liability Partnership/ Joint Venture/ Trust/ NGO) In case of incorporated entity - to attach certificate of incorporation
	Beneficial Owners - as defined in the Department of Expenditure Order (Public Procurement No.1) issued vide No. F.No.6/18/2019-PPD dated 23 rd July, 2020. Details of all beneficial owners having entitlement of more than 01% of shares or capital or profit to be given, in the format as given in Annexure-I duly certified by practicing Chartered Account in India.

	STATEMENT- SPECIAL INSTRUCTIONS PECIFICATION	FOR TENDERERS AND PAG 1 OF							
Tender Name: Nazirgunge, Ur	Supply class and non-class steel profiles at Ho nit, Howrah.	ooghly Cochin Shipyard Limited,							
TENDER NO: I	HCSL/PUR/TEN/2025/111								
DATE: 20.11.2	DATE: 20.11.2025								
We hereby confirm and truly declare that our Offer / Bid No									
SI. No. Tender Reference & Description Reasons for Deviation/Remarks									
Name of tenderer: Date: Name & Designation Seal & Signature									
(Company Sea	l)								

NEFT MANDATE FORM

(ON THE LETTER HEAD OF THE COMPANY)

Electronic Payment Mandate Form (Mandate for receiving payments through RTGS/NEFT Hooghly Cochin Shipyard Ltd)

1) 2) 3) 4) 5)	Vendor Name Vendor Address with Phone No Vendor Code Permanent Account No. (PAN) Particulars of Bank Account									ı	ı	T		T	
	a. Name of the Bank											<u> </u>	<u> </u> 		
	b. Name of the Branch														
	c. Branch Code d. NEFT Code of the Bank e. City Name f. Branch Location g. Branch Telephone No. h. Bank IFSC Code i. 9-Digit MICR Code (Where MICR is starting with "0". Please to identification of city, bank, branch)	ake	the	e co	orre	ect	coc] de fi	rom	ı yo	ur I	ban	ık fc	or p	rope
6 7	i. Type of the Account (S.B Current or Cash Credit) with code (010/011/013) j. Account Number (as appearing on the cheque book) Email Address of Vendor Date of Effect of RTGS/NEFT in your Bank]
	(Please enclose a cancelled un-signed of mentioned above)We hereby declare that the particulars transaction is delayed or lost because of not hold the company responsible.	give	en :	abc	ve	ar	e c	orre	ect	an	d c	om	plet	e. I	If the
							1								١

Bank (Certificate					
We No	certify	that	with us and we confirn	has n that the	an details g	Account iven above
are co	rrect as per o	our records.				
Date:						
Place:				 Authorize		

VENDOR DETAILS (to be submitted along with BID)

1	Name of Bidder/Firm	
2	Registered office Address of Company/firm in Kolkata/Howrah: Local office address at Kolkata/Howrah (if held):	
3	Telephone No./Fax No./Mobile No:	
4	E-mail address:	
5	Names of the contact person & Designation:	1)
		2)
		3)
6	Type of Entity-Proprietorship/Partnership firm/company/NSIC/MSME Category etc. (Please attach registration certificate of Firm/Partnership agreement/proprietorship documents)	
7	Cost of Tender Details (DD No. Name of Bank)	NIL
8	EMD Details (DD No. Name of Bank)	NIL
9	PAN Card Number (Self-attested copy of PAN card has to be Submitted)	
	GST Registration No. (Self-attested copy has to be Submitted)	
10	Whether the agency has been blacklisted/de barred or given tender holiday or contract terminated before expiry of the contract period by any govt. autonomous bodies/organizations where bidder has provided services earlier due to deficiencies in service or misconduct etc.	Yes/No (Please tick as applicable) If yes, please furnish details on a separate sheet

•	Certified that t	the above	information	is true to	o the l	best of	our be	elief and	d inf	ormation	on.

Place:
Date:

Signature of Supplier/Authorized signature of firm/agency:

Name of Supplier or authorized signatory of firm/agency:

Designation:

Self-Declaration to be given by the bidder in Letter head

	Bid's Reference No. & Date	e:					
	Bidder's Name & Address:						
	Person to be contacted:						
Designation:							
	Telephone No.:	Fax No.:	Email:				
8	We do hereby deckarry of the Public Sector Und		n debarred/black listed by HCSL or by department etc.				
t r	Jndertaking or Government he contract at any point of t performance guarantee etc.	department, and then H time. In such case, we a will be forfeited by HCS	d/ debarred by any of the Public Sector ICSL can reject the offer or terminate re aware that, EMD, security deposit, L. Further we are confirming herewith will be compensated by us.				
	For and on behalf of the fire	m					
	(Firms Name & Address)						
	(Signature of Authorized Si Name:	ignatory)					
	Designation						
	Phone No.:						
	Seal:						
	Date:						
	Place						

Details of legal cases pending against the firm for the last five years

SSL. NO.	ORGANISATION AGAINST WHOM THE LITIGATION IS INVOLVED	BRIEF DETAILS OF DISPUTE	AMOUNTS INVOLVED (Rs)	PRESENT STATUS	Remarks

SIGN & STAMP OF BIDDER

BANK GUARANTEE IN LIEU OF SECURITY DEPOSIT/ WARRANTY GUARANTEE

WARRANIY GUARANIEE
То
HOOGHLY COCHIN SHIPYARD LTD
(Govt. of India Enterprise,)
Satyen Bose Road,
Danesh SK Lane (PO),
Nazirgunge, Howrah,
West Bengal - 711109.
WHEREAS(Name & Address of Supplier)
(hereinafter called" the Supplier") has undertaken, in pursuance of
Contract
execute(Name of Contract and brief description of works)(hereinafter called" the Contract ").
AND WHEREAS it has been stipulated by HOOGHLY COCHIN SHIPYARD LTD (The Buyer – hereinafter called " HCSL ") in the said contract that the Supplier shall furnish HCSL
with a Bank Guarantee for the sum specified therein as security for compliance with the
Supplier's obligations in accordance with the Contract.
AND WHEREAS we have agreed to give the Supplier such a Bank Guarantee.
NOWTHEREFORE we(Name of the Bank) having its Head Office
at(Address of Head Office)and acting through its branch office
at(Address of the executing branch)(hereinafter called" the Bank") hereby
affirm that we are the Guarantor and responsible to HCSL, on behalf of the Supplier upto a total

We, the bank, hereby irrevocably undertake to pay you any amount not exceeding in total the Guarantee Amount upon receipt by us of your demand in writing accompanied by the following documents:

of.....(amount of Guarantee) in words).

- 1. Your signed statement certifying that the Supplier is in breach of his obligation(s)under the Contract and the respect in which the Supplier is in breach.
- 2. Your signed statement certifying that the Supplier has been given a prior written notice by email from you to make good the aforesaid breach and that the Supplier still failed to fulfill the Contract within 30 days of such notice. A copy of such notice given by email to the Supplier shall be attached to the demand for payment.

Any demand for payment should contain your authorized signatures which must be authorized by your bankers or by a notary public.

We, the Bank, further agree that no change or addition to or other modification of the terms of the Contract or of the Works to be performed there under or of any of the Contract documents which may be made between **HCSL** and the Supplier shall in any way release us from any

-

liability unde	r this	gua	rantee,	and w	e herel	y wa	aive	notice	of a	any	such	change,	additio	on o
modification.	We,	the	Bank,	further	agree	that	any	change	e in	the	cons	stitution	of the	saic
contractor or	the sa	id ba	ınk sha	ll not d	ischarg	e our	liab	ility he	reur	nder.				

Notwithstanding anything contained herein:
1. Our liability under this Bank Guarantee shall not exceed(only).
2. This Bank Guarantee shall be valid upto (date)and
3. Weareliabletopaytheguaranteedamountoranypartthereofunderthisbankguaranteeonlyand only if HCSL serve upon us a written claim or demand on or before(validity date).
Any demand for payment under this guarantee must be received by us at this office during working hours on or before the validity date. Should we receive no claim from you by the validity date, our liability to you will cease and the guarantee will definitely become null and void whether returned to us or not.
Yours truly,
Signature and seal of the
guarantor:
Name of
Bank:
Address:
Date:
^{1]} An amount shall be inserted by the Guarantor, representing the percentage of the Contract

Land An amount shall be inserted by the Guarantor, representing the percentage of the Contract Price specified in the Contract and denominated in respective Dollars / Indian Rupees/Other Currency.