

**OFFICE OF THE CHIEF DISTRICT MEDICAL & PUBLIC HEALTH OFFICER,
KALAHANDI**

INVITATIONS FOR BIDS (IFB)

Identification No.- 01/ 2019-2020 of CDM & PHO Kalahandi.

The Chief District Medical and Public Health Officer, Kalahandi Bhawanipatna invites percentage rate bids for the construction of works detailed in the table from eligible Class of Contractors registered with the State Government and the Contractors of equivalent Grade/Class registered with the Central Government / MES / Railways for execution of civil works. The bidders may submit bids for any or all the following works.

Sl. No.	Name of the works	Amount Put to tender (in Rs. approximately)	Bid Security (in Rs.)	Cost of documents (in Rs.)	Class of Contractor	Period of completion
1	2	3	4	5	6	7
1	Construction of Maa gruha at CHC, Biswanathpur	2165527.00	21655.00	6,000.00	"C & B "	06 (Six) calendar months
2	Construction of Maa gruha at Saisurni	2157145.00	21571.00	6000.00	"C & B "	06 (Six) calendar months
3	Construction of Maa gruha at CHC, Parla	2180435.00	21804.00	6,000.00	"C & B "	06 (Six) calendar months
4	Construction of Maa gruha at CHC, Chapuria	2180319.00	21803.00	6,000.00	"C & B "	06 (Six) calendar months
5	Construction of boundary wall and Cow catcher at SDH, Dharamagarh	708018.00	7080.00	4000.00	"D & C "	01(one) calendar months

1. The Tender Paper consisting specifications, the schedule of quantities and the set of Terms and Conditions of contract and other necessary documents will be available in the Website <http://Kalahandi.nic.in> from 04/08/2019 to 13/8/2019 at 1.00 PM and can be downloaded from the Website.

2. The Tenderer, to down load the Tender Paper from Website, should pay cost of tender paper in shape of Bank Draft in favour of the ZSS NHM CDM &PHO Kalahandi payable at SBI, Bhawanipatna along with the Tender Paper.

3. The EMD is to be deposited duly pledged in favour of ZSS, NHM, CDM &PHO Kalahandi in shape of NSC/POTD/KVP/TDR/FDR of Schedule commercial Bank along with the Tender Papers. Transfer or adjustment of EMD / Differential/ Initial Security Deposit (ISD) will not be entertained.

4. NSC / KVP / POTD/TDR/ FDR should be submitted towards EMD amount along with the Tender Paper

5. **Additional performance security** shall be obtained from the bidder when the bid amount is less than the estimated cost put to tender. In such an event, only the successful bidder who has quoted less bid price/rates than the estimated cost put to tender shall have to furnish the exact amount of differential cost i.e. estimated cost put to tender minus the quoted amount as **Additional performance security** (APS in shape of Demand Draft/ Term deposit Receipt pledged in favour of ZSS, NHM CDM & PHO, Kalahandi payable at SBI, Bhawanipatna within seven days, otherwise the bid shall be cancelled and the security deposit shall be forfeited. Further proceeding for blacklisting shall be initiated against bidder.

6. The tender paper have to be submitted in sealed cover for each work separately mentioning "Tender Paper for Office of the CDM & PHO, Kalahandi Identification No.01/2019-2020." only without mentioning the name & number of the work on the top of the cover.

7. The sealed tender paper must be accompanied with self attested copies of valid and up-to-date GST for the year 2019-2020, PAN Card, Valid Contract license, No-relationship Certificate, Bid Security, Cost of documents (Non-Refundable) as per above in separate envelope mentioning cost of tender papers and an affidavit about the authentication of documents produced without which the tenderer will be liable for rejection. The No-relation Certificates should be in the specific format as per OPWD F2 clauses.

8. The Bids will be opened on dt 14/08/2019 at 4.00 pm in the office of CDM & PHO Kalahandi in the presence of the Tender Committee & in presence of the bidders or their Authorized Agents who wish to attend. If the office happens to be closed on the date of receipt of the bids as specified, the bids will be received and opened on the next working day at the same time and venue.

9. A Tenderer can submit only one tender paper for a particular work. Submission of more than one paper by Tenderer for particular tender mentioning different percentage is liable for rejection of all such tender paper.

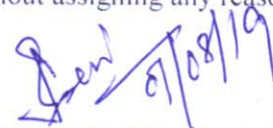
10. Shortfall of any required documents like Signature in the documents, Drafts, EMD, Tender Paper etc. is liable for rejection.

11. The tender covers will be received by Registered Post / Speed Post only on or before dt 13/08/2019 up to 1.00 pm .To The Chief District Medical & Public Health Officer , Kalahandi, Bhawanipatna No tenders will be received by hand. The undersigned will not be responsible for any delay in postal services.

12. The defaulting contractor will not be entertained to participate in the above tender works.

13. In case of any problem, the tenderer can contact the Office of the Chief District Medical & Public Health Officer, Kalahandi, Bhawanipatna.

14. The authority reserves the right to reject any or all tenders without assigning any reason there of.



Chief District Medical & Public Health Officer
Kalahandi

**OFFICE OF THE CHIEF DISTRICT MEDICAL & PUBLIC HEALTH OFFICER,
KALAHANDI**

**DETAILED TENDER CALL NOTICE
FOR BUILDING WORKS**

1. Sealed tenders on prescribed form to be eventually drawn up in PWD form No.F-2 will be received by the CDM & PHO, Kalahandi, Bhawanipatna for the specific work in the District of Kalahandi from specified Class contractors and will be opened by the District Tender committee of ZSS Kalahandi in the presence of the tenderer or their authorized agent.
2. The tenderers should please to note that the work would have to be completed within stipulated time commencing from the date of issue of work order. Tenders are required to submit detailed programme of work along with the tenders, which they consider necessary keeping in view of the Clause-2 of the PWD Form F-2. Without these programme of works, the tender will be considered defective. Authority for acceptance of tender would rest over the CDM & PHO, Kalahandi, Bhawanipatna.
3. The earnest money will be refunded to the unsuccessful tenderer on application and the same will be retained in case of the successful tenderer as SD and will not carry any interest.
4. The plan and specification for the work can be seen at the Office of the CDM & PHO, Kalahandi, Bhawanipatna during working hours and days. The contractor may obtain a set of tender documents for the work from Website <http://Kalahandi.nic.in>.
5. All other information can be obtained on application to the CDM & PHO, Kalahandi, Bhawanipatna.
6. CDM & PHO, Kalahandi, Bhawanipatna reserves the right to reject any or all tenders received without assigning any reason thereof.
7. The tenderers shall deposit within a period of seven days upon written intimation being given to him of acceptance of his tender make an initial security deposit of 1% (one percent) of the tendered amount of the tendered amount and **APS** and sign the agreement in the PWD Form F2 (Schedule XLV No.61) for the fulfillment of the contract in the Office of the CDM & PHO Kalahandi, Bhawanipatna. No tender shall be finally accepted until the required amount of security deposit (money) is deposited. The written agreement to be entered into between the contractors and the Government shall be the foundation of the right of the parties and the contract shall be deemed to be incomplete until the agreement has first been signed by the

contractor and then by the proper Officer authorized to enter into the contract on behalf of the Government.

8. The rates should be quoted in shape of percentage which is excess or less in both words & figures and the units in word otherwise the tender will be liable for rejection. In case of discrepancy between words and figures, the words shall prevail. The tender shall be written legibly and free from erasures, over writings or conversion of figures.
9. The Contractor will be responsible for payment of all royalties, other charges for quarrying materials. All local taxes inclusive of GST and Income Tax, Entry Tax, Octroi Charges, Ferry and Tollgate charges are to be paid by the contractor.
10. The tender may not be considered unless accompanied with self attested true copy of the GST Clearance/No assessment certificate as the case may be.
11. If the contractor removes any materials or stock supplied to him from the site of work with a view to disposing of the same dishonestly, he should in addition to any other liabilities, Civil or Criminal arising out of the contract be liable to pay a penalty equivalent to five times the price of the materials or stock according to the stipulated rates and the penalty so imposed shall be recovered from any sum that may then or at any time thereafter become due to the contractor or from his security.
12. The contractor should be fully liable to indemnify the ZSS for payment of any compensation under workmen's compensation Act-VIII of 1923 on account of workmen being employed by him and the full amount of compensation paid will be recovered from the contractor.
13. Every tenderer must examine the Detailed Specification of Orissa before submitting his tender. The right is reserved without imparting the contract to make such increase or decrease in the quantities of items of work mentioned in the schedule attached to the tender notice as may be considered necessary to complete the work fully and satisfactorily. Such increase shall in no case invalidate the contract or rates. It shall be definitely understood that the Government does not accept any responsibility for the correctness or completeness of the quantities shown in the schedule. The schedule is liable to alteration by commission or additions or deductions and such omission, deduction shall invalidate the contract and no extra monetary compensation will be entertained.
14. No departmental materials will be supplied to the contractor from departmental stores.
15. If the application is made by joint venture/ consortia of two more firms as partners:

- (a) The application shall be signed by their authorized representatives.
- (b) One of the partners shall be nominated as being in charge, and this authorization shall be evidenced by submitting a power of attorney signed by legally authorized signatories of all the partners.
- (c) The partner in charge shall be authorized to incur liabilities and receive instructions on behalf of any partners of the joint venture and the entire execution of the contract including the payment shall be done exclusively with the partner in charge.
- (d) Applications for Tender Papers may be submitted by a group of two or more firms as partners of joint venture subject to the following:
 - (i) Applications for Tender Papers submitted by groups of two or more firms, which do not meet the joint venture requirements, will be rejected.
 - (ii) While it is acceptable for any firms to apply for Tender Papers both individually and as a partner of a joint venture, it will not be acceptable for any firm to submit or to participate in, more than one tender and any tenders submitted in violation of this, will be rejected.
 - (iii) Application submitted by a joint venture must meet the following requirements :
 - (1) Each partner of the joint venture must submit the complete documentation required of a firm applying for individual qualification.
 - (2) The application must confirm that the applicant should submit a bid then:
 - a) That bid as well as (in case of award) the resulting contract would be signed so as to be legally binding on all partners jointly and severally, and
 - b) A joint venture agreement providing the joint and several liabilities of all partners in respect of the contract would be submitted together with the bid.
 - c) The application must include a description of the proposed participation and responsibility of each partner of the joint venture to be considered qualified. Each partner to a joint venture must have sufficient experience and capacity to perform that part of the works which it has been assigned to do, and the application must designate one of the

partners as the partner in charge through whom any correspondence between the applicant and the borrower will be channeled.

- (d) Any formation of a joint venture after pre-qualification and any change in a Pre-qualified joint venture will be subject to the employee's approval in writing prior to the deadline set for the receipt of bids. Such an approval will not be granted, if among other things, the proposed formation or change would result in the employer's opinion, in
- A substantial reduction of competition. OR
 - The inclusion of a firm which had not been previously pre-qualified (either individually or as part of another joint venture) OR
 - The lowering of the joint ventures qualifies below the minimal standards stated acceptable in the pre-qualification documents.
- (e) The qualifying characteristic of the individual members will be added for purposes of arriving at the total capacity of the joint venture, provided that
- To ensure that the weakest member of the joint venture can comply with the joint and several commitment to the contract, no member of the joint venture shall meet less than 25 percent of any of the qualifying requirements, and
 - The lead member shall meet the qualifying requirements.
 - All partners of the joint venture shall be liable jointly and severally for execution of the contract in accordance with the contract terms and relevant statement to this effect shall be included in the authorization mentioned under clause 8.25 (b)
- (f) Complete information pertaining to each partner in the respective forms duly signed by each such partner shall be submitted with the application.
- 15 (1) Groups of firms who applied for and were given pre-qualification status as a joint venture may not subsequently split apart or join with other firms and be automatically pre qualified. The employer reserves the right to decide whether or not to consider pre-qualification of such restructured joint venture groups after the original date set in clause 5.0 for receipt of applications.
- (2) Firms pre-qualifying on the basis of assignments of the qualified sub-contractors must obtain the approval of the employer prior to changing any listed sub

contractors or the relative assignments of work performance, responsibility to each such sub-contractors or their pre-qualification will not be considered valid.

(3) Majority public owned firms that apply for pre-qualification would be eligible to bid if they must meet the following criteria.

- (a) The firm is a commercially oriented legal entity distinct from the employer and / or the borrower and is not a Government Department.
- (b) It is reasonably financially autonomous, as demonstrated by requirements for separate audited accounts and return on capital, power to raise loans and obtain revenues through sale of its services.
- (c) It is managerially autonomous, as demonstrated by the authority for decision making granted to management for instance with regard to its contracting obligations and the hiring of personnel.
- (d) It meets all the bidding and contractual conditions including the pre-qualification criteria set forth in this document in respect of financial and technical capacity and experience. If the firm is Pre-qualified and chooses to bid, it will be expected to provide all the bid performance securities and other guarantees required by the bidding documents and any particular advantage enjoyed by the firm in contrast with other bidders will be taken into account in the comparison of bids.

16) If the application is made in collaboration with a suitable qualified construction management firm having similar constructing experience who will provide the Technical Assistance for necessary managerial capability and technical know how, the following documents / information shall also be furnished in schedule 'H'.

- a) The proposed collaboration agreement.
- b) The duties and responsibilities of the staff of both parties.
- c) Certificate of academic and actual construction experience of similar type of work

of the construction management firm evidencing its capabilities to effectively participate in the works, if awarded to them.

17) Firm may be pre-qualified either independently and / or in joint ventures, but the same firm will not be allowed to submit bids in competition with any of their other joint ventures.

18. **FINAL DECISION MAKING AUTHORITY**

1. The Government of Orissa or its authorized representative reserves the right to accept or reject any application in the pre-qualification process and reject all applications at any point of time without incurring any liability to the affected applicant or applicants or with out any obligation to inform the affected applicant or applicants on the grounds of such action of the Government.
 - 1.1 THE CHIEF DISTRICT MEDICAL & PUBLIC HEALTH OFFICER, KALAHANDI.
PHONE No.-06670-230998
- 19) The tender at the discretion of the competent authority may not be considered unless accompanied by self attested true copies of the valid registration certificate, GST .Pan card, non-assessment certificate as the case may be and the original certificates are to be produced before CDM & PHO,Kalahandi, Bhawanipatna if asked so.
- 20) The tender containing extraneous conditions not covered by the tender notice are liable for rejection and quotations should be strictly in accordance with the tender call notice. Any change in the wording will not be accepted.
21. Letters etc. found in the tender box raising or lowering the rates or dealing with any point in connection with the tender will not be considered.
22. Schedule of quantity accompanies the detailed tender call notice shall be definitely understood that the Govt. does not accept any responsibility for the correctness or completeness of this schedule and this schedule is liable for alteration or omissions, deductions or alterations set forth in the conditions of contract and such omissions, deductions, additions or alternations shall no way invalidate the contract and no extra monetary compensations, will be entertained.
23. The earnest money will be retained in the case of successful tenderer and will be dealt with as per the terms and conditions of the OPWD Code and will not carry any interest. The earnest money will be refunded to the unsuccessful tenderer on application after intimation is sent of rejection of their tenders.
24. The tenderer whose tender is selected for acceptance make an initial security deposit in form of Bank Draft as earnest money shall be 1% of the value of the tendered amount and sign the agreement in the PWD form No. F-2 (schedule XLV NO: 61) for the fulfillment of the contract in the office of the **Chief District Medical & Public Health Officer Kalahandi** or as directed. The security deposit together with

the earnest money and the amount withheld according to the provision of F-2 agreement shall be retained as security for the due fulfillment of this contract. Failure to enter into the required agreement and to make the security deposit as above shall lead to forfeiture of the earnest money. No tender shall be finally accepted until the required amount of security money is deposited. The written agreement to be entered in between the contractor and the Govt. shall be the foundation of the rights of both the contractors and the Govt. and the contract shall be deemed to be incomplete until the agreement has been signed first by the contractor and then by the proper officer authorised to enter into the contract on behalf of the Govt. The security will be refunded one years after satisfactory completion of the work and payment of the final bill and will not carry interest.

25. That for the purpose of jurisdiction in the event of disputes if any of the contract would be deemed to have been entered into within the state of Orissa and it is agreed that neither party of the contract will be competent to bring a suit in regard to the matter by this contract at any place outside the state of Orissa.
26. Tenders are required to abide by the fair wages clause as introduced by Govt. of Orissa, Works Department Letter No. VIII R 8/5225, dtd. 26.2.55 and No. IIM 56/628842 (5) dtd. 27.9.61 as amended from time to time.
27. In case of any complaint by the working labourers about the non payment or less payment of his wages as per latest minimum wages act, the CDM & PHO, Kalahandi will have the right to investigate and if the contractor is found to be in default, he may recover such amount due from the contractor and pay such amount to the labourers directly under intimation to the local Labour Officer of the Govt. The contractor shall not employ child labourers. The decision of the CDM & PHO, Kalahandi is final and binding on the contractor.
28. The contractor shall bear cost of various incidentals, sundries and contingencies necessitated by work in full within the following or similar category.
 - a. Rent, royalties and other charges of materials, octroi duty, all other taxes including ferry, tolls conveyance charge and other cost on account of land building including temporary building and temporary electric connection to work site as well as construction of service road and diversion road and its maintenance till completion of work as required by the tender for collection of materials, storage, housing of staffs or other purpose of the work .No tenderer will however be liable to pay Govt. for temporary occupation of land owned by Govt. at the site of the work.

- b. Labour camps or huts necessary to a suitable scale including conservancy and sanitary arrangements therein to the satisfaction of the local health authorities.
 - c. Suitable water supply including pipe water supply wherever available for the staff and labourers as well as for the work.
 - d. Fees and duties levied by the Municipal, canal or water supply authorities.
 - e. Suitable equipments and wearing apparatus for the labourer engaged in risky operations.
 - f. Suitable fencing barriers, signals including paraffin and electric signals where necessary at works and approaches in order to protect the public and employees from accidents.
 - g. Compensation including cost of any suit for injury to persons or property due to negligence of any major precaution also becomes payable due to operation of the Workmen Compensation Act.
 - h. The contractor has to arrange adequate lighting arrangement for the work wherever necessary at his own cost.
29. The tenderers are required to possess full-fledged field laboratory for testing of the quality of the work.
- i. Engineering personnel of the executing agency should be present at work site at the time of visit of high level inspecting Officers in the rank of Chief Engineer & above.
30. All reinforced cement concrete work should conform to Orissa Detailed Specification and should be of proportion (1:2:4) or (1:1½:3) having a minimum compressive strength (in work test) 150 Kg/200 Kg per Cm² in 15cm cubes at 28 days after mixing and tests conducted in accordance with IS-456 and IS-516 using 12mm to 20mm size black hard crusher broken granite chips (20mm size not to exceed 25%). Shuttering and centering shall be with iron planks the inside of which shall be lined with suitable sheeting and leak proof and water tight or alternatively steel shuttering and centering may be used.
31. After finishing of the work, all surplus materials and debris are to be removed by the contractor and preliminary works such as vats mixing platform etc. are to be dismantled and all the materials are to be removed from the site. No extra payment will be made to the contractor on this account. The rate quoted should be inclusive of all these taxes. The ground up to 15 meters shall be cleaned and rough dressed.

32. The contractor shall not interfere in the execution of water supply or electrical fittings arrangements and any other works entrusted to any other agency by the Department at any time during the progress of work.
33. The department will have the right to inspect the scaffolding and centering made for the work and can be rejected partly or fully such structures if found defective in their opinion.
34. The contractor will have to arrange for water supply for all works and make sanitary arrangements at his own cost for his labour camps.
35. Boiling out water from the foundation either rain water or sub-soil water, if necessary should be borne by the contractor. No payment will be made for benchmarks, level/pillars profiles and benching and leveling ground where required. The rates quoted should be for finished items of work inclusive of those incidental items of work.
36. All the quantities mentioned in the schedule are combined for ground floor and multi-floor in case multistoried building and the rates should be the same.
37. Cement concrete in roof slabs, beams and wherever prescribed by the Engineer-in-Charge shall be machine mixed and vibrated and the contractor should arrange his own concrete mixer, vibrator and pumps etc. for the purpose.
38. It should be understood clearly that no claims whatever be entertained.
39. The tenderer shall have to abide by the CPWD safety code introduced by the Government of India, Ministry of Works, Housing & Supply in their standing Order No.44 to 46 Dated 25.11.1957, which can be seen in the office of the CDM & PHO, Kalahandi, Bhawanipatna on working hours and days.
40. The contractor will abide the fair wages clause as introduced by the Government.
41. The contractor should at his own cost arrange necessary tools and plants required for the efficient execution of work and the rates quoted should be inclusive of the running charges of each plant and cost of conveyances.
42. The contractor will have to submit the monthly return of labourer, both skilled and unskilled by him, of the work, to CDM & PHO, Kalahandi, Bhawanipatna
43. The tenderer are required to go through each clause of PWD from F₂ carefully in addition to clauses mentioned herewith before tendering.
44. No part of the contract shall be sublet without written permission of the CDM & PHO, Kalahandi, Bhawanipatna or transfer be made by power of attorney authorizing others to receive payment on the contractor's behalf.

45. No tender document will be sold to intending tenderers on the date of opening of the tender.
46. If any further necessary information is required, the CDM & PHO, Kalahandi, Bhawanipatna will furnish such but it must be clearly understood that tenders be received in order and according to instructions.
47. Cement shall be used by bags and weight of one cubic meter of cement being taken as 14.42 quintals.
48. No contractors will be permitted to furnish their tender in their own manuscript papers.
49. Every tenderer is expected before quoting his rates to inspect the site of proposed work. He should also inspect the quarries and satisfy himself about the quality, availability of materials, medical aids, labourers and foodstuffs etc. and the rates may be inclusive of all these items of work. In every case, the materials must comply with the relevant specification and the samples of materials in sealed bags may be submitted along with the tender for approval of the CDM & PHO, Kalahandi, Bhawanipatna.
50. Government will not, however, after acceptance of contract rate pay any extra charges for lead or any other reason in case the contractor is found later on to have misjudged the materials available.
51. All fittings for doors and windows if supplied by the contractor should be of best quality and should be got approved by the Engineer-in-Charge before they are used on the work.
52. The tenders containing extraneous conditions not covered by the tender call notice is liable for rejection.
53. The contractor shall have to furnish a certificate along with tender to the effect that he is not related to any officer of Assistant Engineer, CDM & PHO, and above.
54. All tenders received will remain valid for a period of ninety days from the date of opening of tender and validity of tender can also be extended if agreed to by the contractor and the tender committee.
55. After completion of the work, the contractor shall arrange at his own cost all requisite equipments for testing building if found necessary and bear the entire cost of such test.
56. Tenderer required to submit (1) List of works in the hand in the prescribed proforma enclosed herewith (2) the list of T&P (3) List of works executed, along with the tenders.

57. Letters etc. found in the tender box, raising or lowering rates of dealing with any point in connection with the tender will not be considered.
58. All reinforced cement concrete works should be furnished smooth. Extra charges for plastering if required to any RCC structures like columns, chajjas etc. shall not be paid.
59. Tenderer may at their opinion quote-reasonable rate for each item of work carefully so that in one item it is not unworkably low and other too high.
60. IT/GST/SD/LABOUR CESS amount of bill will be deducted from the contractor's bill as per Govt norms.
61. Under no circumstances interest is chargeable for the dues or additional dues if any payable for the work.
62. The materials like cement, steel, paint etc. procured and used by the contractor for the above noted work should be as per ISI specification and to be got approved from the Engineer-in-Charge before execution.
63. a) Even qualified criteria's are met the bidders can be disqualified for the following reasons if enquired by the department.
 - Making a false statement or declaration.
 - Past record of poor performance.
 - Past record of abandoning the work half way /rescission of contract.
 - Past record of inordinate delay of completion of work.
 - Past history of litigation.b) The agency will be responsible for traffic management and maintenance of this stretch of road (for which tender has been invited) at his own cost during period of execution.
64. The contractor is required to pay royalties to Government as fixed from time to time and produce such documents in support of their payment to the CDM & PHO Kalahandi along with their bills, failing of which the amount of royalties of different materials as utilised by them in the work will be recovered from their bills and deposited in the concerned department for revenue.
65. No materials like cement, steel and paints will be supplied by the department to the work. All materials required to the work shall be arranged by the contractor at his own cost.

Contractor Signature

CERTIFICATE OF NO RELATIONSHIP

I / we hereby certify that I / we am/are not related to any officer of CDM & PHO Kalahandi of the rank of Asst. Engineer & above and any officer of the rank of Assistant Secretary and above of the Odisha State Health & Family Welfare Department, Govt. of Orissa. I/We am/are aware that if the facts subsequently proved to be false my/our contract will be rescinded with forfeiture of E.M.D. & security deposit and I/We shall be liable to make good the loss or damage resulting from such cancellation.

I / We also note that, non-submission of this certificate will render my/our tender liable for rejection.

Signature of the Tenderer

Date: -

CERTIFICATE OF TOOLS AND PLANTS

I /We do hereby certify that the following tools and plants, machineries and vehicles are in my /our possession in working orders.

(i)

(ii)

(iii)

(iv)

I/We also note that, non-submission of this certificate will render my /our tender liable for rejection.

Signature of the tenderer

The rate quoted by me is _____ % excess / less
(Both in figure and ward)

Number of correction in Item No.

Number of over writing in Item No.

Number of interpolation in Item No.

A) Earnest money furnished

for Rs. _____ pledged /not pledged.

B) GST Clearance Certificate furnished/not furnished.

C) No Relationship certificate furnished/ not furnished.

Signature of Tenderer


CDM&PHO
Kalahandi