

TAMILNADU POWER DISTRIBUTION CORPORATION LIMITED.,

From

Executive Engineer
Distribution/ Nagercoil
.KKEDC

To

List Of Firms

Lr.No.EE/Dist/NGL /F.ENQ NO 10 /2026-2027 / D.No 1216 /26-27dt 20 .06.2026

Dear Sirs,

Sub: Eley-Enq.No 10/2026–2027 dated 20.06.2026 – Engaging additional manpower for quick restoration of power supply during the ensuing SOUTH – WEST Monsoon2026 (02.06.2026 to 16.07.2026 for 45 days) – 6 persons per section – For Kanyakumari Section under Kanyakumari Sub-Division for the period up to 16.07.2026 from the date of utilization – As per TNPDC Instruction
Memo No. D(D)/EA/F.Manpower-SW-MONSOON/D.no.63/2026 dated 27.05.2026 – Based on quotations called for – Reg

Please quote your lowest price for engaging manpower per day for the Kanyakumari sections for the period up to 16.07.2026 from the date of utilization

1. JE/AE/ Distn./Kanyakumari - Basic Rate/ Day:

GST 18% :

Total Rate:

TAMILNADU POWER DISTRIBUTION CORPORATION LIMITED

TIRUNELVELI REGION: KANYAKUMARI ELELCY.DISTN.CIRCLE

CONTRACT - LIMITED TENDER

Lr.No. .EE/Dist/NGL /F.ENQ NO 10 /2026-2027 / D.No 1216 /26-27dt 20 .06.2026

Works contract for Engaging Additional Manpower for quick restoration of power supply during the ensuing South-West Monsoon 2026 (02-6-2026 to 16.07.2026)

RECEIPT OF TENDER:

For and on behalf of and by the order and direction of TNPDC sealed tenders under Limited tender system super scribed as **EE/Dist/NGL /F.ENQ NO 10 /2026-2027** invited for the following Works;

Works contract for engaging additional manpower for quick restoration of power supply during the ensuing Summer 2026 under **Kanyakumari** Section_under Kanyakumari **Sub-division**, Nagercoil Division in Kanyakumari Electricity Distribution Circle

Tender for the above work will be received by the Executive Engineer /Distn./Nagercoil up to **2.00 PM on 29 .06.2026** (or) the next working day if **29 .06.2026** happens to be a declared holiday in the prescribed form obtainable in the office of the Executive Engineer / Distribution/Nagercoil /KKEDC

The tender will be received upto 2.00 pm and opened at 3.00 PM on the same day (ie) **29 .06.2026** or the next working day if it happens to be a declared holiday.

The tenders received after the due date and at the time specified will be summarily rejected.

INSTRUCTIONS TO THE TENDERER FOR SUBMISSION OF TENDER:

Tenders shall be submitted in a sealed envelope after duly filling in all the particulars called for as per specification.

Tender will be received up to the time and date mentioned. Tenders received after the due date and time will be not be opened or accepted.

Each page of the tender document shall be signed with date in ink by the tenderer as a token of having examined the same. Any corrections in the rates entered in the schedule of quantities shall also be signed and dated by the tenderer in ink before submitting the tender. Non-compliance with this condition will make the tender liable for rejection.

The tender prices and rates must be filled in the schedule of quantities as per **schedule –A** and these received in any other form will not be accepted. All the copies of the completed schedule of quantities shall be submitted along with the other documents.

Documents to be submitted along with the tender schedule:

- 1) Duly filled in schedule A with GST particulars

- 2) Proof of registration of GST
- 3) PAN copy Xerox
- 4) Documentary evidence such as company registration/registered contractor
- 5) Proof of having paid the income tax (previous year copy)
- 6) Previous experience certificate
- 7) Payment of EMD
- 8) Validity of the quotation to be specified
- 9) Proof of registration of ESI and EPF to be furnished in the quotation

Tender shall be accompanied by a covering letter in which tendered may furnish any information which he wishes to be considered along with his tender.

The Tendered shall furnish his Permanent Account Number (PAN) obtained from the Income Tax Department in the Tender Schedule and GST NUMBER.

BID QUALIFICATION REQUIREMENTS:

1. The contractor should have been registered under ESI, EPF, and GST. Necessary documentary evidence stipulating the ESI & EPF registration code number and GSTIN in the name of contractor shall be enclosed along with the tender. The contractor should submit the proof of the registration obtained under the above acts.
2. The agency/contractor should have the Labour License under the CLRA Act pertaining to the Circle.
3. The contractor should have minimum experience in this field in TNPDC and should produce experience certificate for satisfactory completion of the work along with order copies.
4. Annual Turnover of the tenderer shall be more than 25% of the tender value during any one of the last three financial years (i.e., 2022-23, 2023-24 & 2024-25). Necessary documentary evidence viz. Audited Annual Statement of Accounts certified by Chartered Accountants with UDIN or Auditors Certificate or the attested copy of Income Tax return filed by the bidder in proof of the Annual Financial Turnover should be furnished along with the offer.
5. The contractor should have a current account number.
6. The experience as the main contractor /supplier shall only be considered for satisfying the experience criteria specified above. The experience as a sub contractor / supplier shall not be considered for qualifying the experience criteria specified above and the offer of such tenderers shall be summarily rejected.
7. The contractor should furnish the list of employees to be engaged for this work contract along with the photo ID, EPF & ESI number within 30 days from the receipt of award letter. Along with documents & SD approval, approval of employees to be engaged should also be obtained. Otherwise awarded contract will be cancelled along with the applicable LD. The employees engaged for this work should be exclusively utilized for this work only & not be replicated/engaged for any other work contracts.
8. The Contractors executing the work contract/ contract in which labours are engaged should provide an accidental insurance scheme for Rs.2,00,000/- additionally under Pradhan Mantri Suraksha Bima Yojana (PMSBY) scheme through the Bank/ Post Office for a premium of Rs.20/- per annum per person to all the labour engaged by them for the works in TNPDC.

The offers of tenderers not satisfying/ accepting the above 'BQR' and not furnishing the required

documentary evidences for satisfying the above BQR will be summarily rejected.

THE CONTRACTOR SHOULD PROVIDE 6 MANPOWER FOR EACH SECTION FOR ALL DAYS UPTO 16.06.2026.

- 1.The manpower shall be engaged through an agency/contractor having the Labour License under the CLRA Act pertaining to the Circle by executing a K2 Agreement.
2. Assistant Engineers (AEs) concerned will maintain a register at the Section Office for the engagement and utilization of only the actual number of manpower proposed. The register shall be produced for verification, payment, and audit purposes.
3. The bills for manpower engaged shall be claimed only for the actual days worked and after ensuring the compliance of statutory provisions (Remittance of EPF & ESI). The bills shall be claimed on a monthly basis through ERP, following the procedure already in practice for claiming and passing of bills.
- 4.The expenditure towards manpower engagement shall be charged to Account Head 40-70-115 – Repairs & Maintenance – Lines & Cables.
5. GST at 18% shall be applicable on the bills.

SECTION – II- EMD

The SSI units located outside the state of Tamil Nadu are not eligible for exemption from payment of EMD in TNPDC tenders against UDYAM Registration certificate even though registered in Udyam Portal for tendered items.

1. Each tenderer must pay an **Earnest Money Deposit of a sum of Rs. 813 /- (Rupees Eight Hundred and Thirteen only)** Shall be remitted as E.M.D through on line (NEFT / RTGS) payable to the Superintending Engineer/KKEDC/NGL collection **account No.1110201001781 & IFSC code CNRB 0001110** Canara Bank of Nagercoil. The Earnest Money Deposit specified above should be in the form of NEFT/RTGS/ Colour Scanned copy of the E-transaction receipt duly reflecting the UTR Number/ shall be enclosed. The bidders who are willing to remit EMD through Bank Account by way of account transfer of same bank are requested to place a copy of bank account scroll of bidders duly exhibiting the transaction of EMD amount with details of name of the bank, bank account number of the bidder and IFSC code. The EMD amount has to be credited in TANGEDCO account **through e-payment, 2 hours before closing time of tender.** **EMD amount received beyond tender closing time will be summarily rejected.**

The Hard Copy of original documents in respect of earnest money, etc., must be delivered to the Executive Engineer/ Distribution/Nagercoil on or before bid opening date / time as mentioned in tender documents.

Cash should not be enclosed with the tender itself. Cheques and Bank guarantee on no account will

not be accepted and the tenders will be summarily rejected.

Tenders without cash receipt or demand draft will be rejected. Any request to account the Earnest

Money Deposit already paid to some other tender to adjust from any pending bills as Earnest Money

for this tender will not be considered.

The tender covers not containing the above information about payment/ Wavier of EMD on

the top of

the sealed cover containing the tender are not likely to be opened by the tender opening officer and is

liable for rejection.

The Earnest Money Deposit will be refunded to the unsuccessful tenderers on application to the Executive Engineer/ Distribution/ Nagercoil after intimation of the rejection / non – acceptance of their tender is sent to them.

The Earnest money Deposit will be retained in the case of successful tenderer and will not carry any

interest. It will be dealt with as provided in the tender. Successful tenderer has to remit a further

amount towards Additional Security Deposit.

The tenders received without E.M.D. will be rejected. The E.M.D. will be refunded to the unsuccessful tenderers on application after information of rejection of tender is sent. This amount will

not carry any interest

If the tenderer withdraws his tender after opening of the tender the Earnest Money Deposit will be

forfeited. For poor progress and delayed completion of work also EMD is liable for forfeiture in addition

to levy of penalty.

The Earnest Money Deposit made by the Tenderer will be forfeited if:-

- a. he withdraws his tender or backs out after acceptance.
- b. he withdraws his tender before the expiry of validity of the offer, the period specified in the Specification, or fails to remit the Security Deposit.
- c. he violates any of the provisions of these regulations contained herein.
- d. he revises any of the terms quoted during the validity period.
- e. In the event of the documents furnished with the offer being found to be bogus or the documents contain false particulars.

The following categories of Industries are exempted from payment of EMD.

The Small Scale Industrial Units located within the Tamilnadu State and Registered with the Tamil Nadu Small Industries Development Corporation/ Registered with the National Small Industries Corporation.

SECURITY DEPOSIT CUM PERFORMANCE GUARANTEE:

The Successful tenderer will have to furnish **5% of contract order value** (All-inclusive price) as Security Deposit cum Performance Guarantee (including Earnest Money Deposit remitted) The Earnest Money Deposit specified above should be in the form of NEFT/RTGS/ Colour Scanned copy of the E-transaction receipt duly reflecting the UTR Number/ shall be enclosed. The bidders who are willing to remit EMD through Bank Account by way of account transfer of same bank are requested to place a copy of bank account scroll of bidders duly exhibiting the transaction of EMD amount with details of name of the bank, bank account number of the bidder and IFSC code. The EMD amount

has to be credited in TANGEDCO account **through e-payment, 2 hours before closing time of tender.** EMD amount received beyond tender closing time will be summarily rejected.

The successful tenderer must pay a Security Deposit of 5% of the value of Contract inclusive of EMD already paid by him at the time of submitting tender on intimation given to him regarding acceptance of tender by the Executive Engineer/Distribution/Nagercoil. He must pay an amount equivalent to 5% of the contract value minus the EMD already paid for due fulfillment of the Contract. Otherwise interest will be levied at Board Borrowing interest rate (22% per annum). The Security Deposit amount paid will not carry any interest. The Security Deposit of 5% (inclusive of EMD) will be refunded to the contractor on the completion of work in all respects to the satisfaction of the Engineer in-charge of works and after expiry of guarantee period of six months. For poor progress and delayed completion of work also, SD is liable for forfeiture in addition to levy of penalty.

RIGHTS OF EXECUTIVE ENGINEER:

1 The **Executive** Engineer / Distribution/Nagercoil (Kanyakumari Electricity Distribution Circle) reserves the right to reject any tender or all the tenders without assigning any reasons and reserves the right to distribute the work among two or more contractors. The **Executive** Engineer / Distribution/Nagercoil also reserves the right to relax or waive any of the conditions stipulated in this specification.

2 The allotment of work shall be according to capacity of the contractor and may be varied from time to time suit the exigencies and overall program of works. The contractor may have to work at any place within the Kanyakumari EDC / Nagercoil jurisdiction and any other contractor will also be directed to execute the work at any place which should not be objected by the contractor.

CONTRACTOR RESPONSIBILITY:

The contractor shall be responsible for the materials issued for use in the works and the material that is not used on the authorized work, shall be correctly returned to the TNPDCCL.

The contractor shall have the vehicle registered in his name/Company name/ partners name for the Execution/Transportation works. Subletting will not be permitted on any account. All extension works will be supervised by TNPDCCL personnel's for its correctness and subject to check measurement by the component authority. The working spot will be intimated time to time depends on the work availability and as desired by the Board Officials.

All works will be supervised by concerned **Assistant /Junior Engineer / Distribution / KANYAKUMARI**, for its correctness and subject to check measurement by the competent authority.

The working spot will be intimated time to time depends on the work availability and it will be intimated by concerned **Assistant Executive Engineer / Distribution / Kanyakumari**

The works should be carried out only as assigned by the concerned **Executive Engineer / Distribution / Nagercoil** on priority and the contractor should not execute the works at his own choice. Contacting or influencing at the work spot by the contractor is not entertained at any circumstances. If found at the later date the contract will be liable for termination subject to the

condition stipulated in the order. Contractor should provide proper supervision during execution work for his contracted person and entire responsibility lies with the contractor only.

The contractor is at his liberty to engage any number of persons for execution of Work and the labors so engaged will not have any right to make any claim for Employment in Board. The contractor should not issue any certificate to the person engaged there who have worked for him. An undertaking to this effect should also be executed by the contractor at the time of Agreement

All safety measures should be observed at the work spot and necessary insurance should be arranged only by the contractor. TNPDCCL will not pay any compensation in any manner towards any unwanted things / accidents arising out during the course of contract. All safety equipment's required for the field work such as Belt rope ,Glove, Guanlet ,Helmet, earth rod etc. should be supplied by the agency / contractor

Necessary part bills may be claimed in piecemeal as desired by the TNDCL after completion of work at a particular place and after duly check measured and certified by the concerned AEE/Distribution/ and sent to AAO/Bills/C.O/KKEDC for processing.

The contractor should be sound enough in financial position to bear the situation for any unforeseen delays in passing bills and payment. TNPDCCL reserves the right to alter / relax /waive any of the conditions stipulated without assigning any reason.. The contractor should strictly adhere to all the conditions stipulated in the contract condition rules made there under (regulation and abolition act 1970)

LIQUIDATED DAMAGES:

If the contractors fails in the due performance of this contract within the time fixed by the contract or any extension thereof and the TNPDCCL shall have suffered any loss from the delay occasioned by such failure the contractors is liable at the discretion of the Engineer, to liquidated damages / penalty up to 0.5% of the contract price per completed week reckoned on the contract value of such portion only of the works as cannot in consequence of the delay be used commercially and efficiently during each month between the appointed or extended times as the case may be and the actual time of acceptance or taking over of the work, and such penalty shall be in full satisfaction of the contractor's liabilities for delay but shall not in any case exceed 10 % of the contract value of such portion of the work. In addition to this provision regarding levy of penalty for slow progress of work and delay for not keeping up the interim and final completion periods specified for various milestone activities as stipulated in the general condition of contract in Tamil Nadu building practice for works would apply.

However in respect of contracts where supplies effected in part, of works executed in part could not be beneficially used by the Board (due to such incomplete supplies/execution) liquidated damages shall be worked out on the basis of entire contract price for completed work only and not on delay portion.

The contractor is liable to the TNPDCCL, in addition to liquidated damages for delay, the actual difference in price wherever Board orders, the delayed quantity to be supplied/executed by other agencies at a higher rates

FORCE MAJEURE:

The supplier shall not be liable for delay in performing his obligations resulting directly or from any

force majeure conditions here in defined as:

1.Any cause which is beyond the reasonable control of the supplier or purchaser as the case may be Natural phenomena, such as floods, drought, earth quakes and epidemics.

2.Act of any Govt. Authority, domestic or foreign, such as wars declared or un declared quarantines, embargoes licensing control on production or distribution restrictions.

3.Accident and disruptions such as fire, explosion, increase in power cut with respect to date of tender opening ,break down of essential machinery or equipments etc.

4.Strikes, slowdown, and lockouts..

5.Failure or delay in the supplier's source of supply due to force majeure causes enumerated at 'b' to 'e' above shall be considered, provided the supplier produces documentary evidence to show that there were no other alternative source of supply available to him or if available the lead time required was likely to be longer than the duration of the force majeure at the normal source of supply. All the provisions of this clause shall apply whether the disruption cause is total or partial in its effect upon the ability of the supplier to perform.

AGREEMENT AND SECURITY:

On intimation from the EE/O&M the successful tender should enter into an agreement with the Executive Engineer representing The Chairman, TNPDC in the prescribed form by using non judicial Stamp paper for an amount of Rs.200 /- (Rupees Two Hundred only). The cost towards stamp paper should be borne by the contractor. The contractor should not commence the work without executing necessary agreement.

ii) An indemnity Bond has also to be executed in a stamped paper to the value of Rs.500/- (Rupees Five Hundred only)

Deduction of 5% would be made in every part bill on the value of work as security, in addition to EMD and SD until completion of the work. Such retention amount (excluding EMD & SD) shall be released after the expiry of the contract period or satisfactory completion of the work and at the discretion of the tender deciding authority.

Failure to enter into requisite agreement shall entertain forfeiture of the Earnest Money in addition to levy of penalty

- POWER TO RECOVER DUES TO TNPDC:

In case any loss to be compensated by the contractor to the TNPDC, the TNPDC shall be entitled to retain or deduct the amount due to the TNPDC from any money that may be due or may become due to the contractor from any other contract or any other amount what so ever.

- TERMINATION OF CONTRACT FOR POOR QUALITY OF WORKS AND POOR PERFORMANCE.

If any contractor is found (i) not exercising adequate and ensure standard quality of workmanship and (ii) not carrying out the work as per the required progress, resulting in slow progress of work, he will be warned in writing by the Executive Engineer/Distribution/ Nagercoil concerned.

If they does not improve in spite of written warning, the contract will be terminated and the Earnest Money Deposit and the Security Deposit amount will be forfeited.

- CONTRACTORS CLAIM:

The contractors have no claim for suspension of work for any short supply of materials break down of machinery or any other cause.

CONTRACTOR'S PRICES AND RATES

Prices and rates quoted should include cost of Labour,

NOTE TO TENDERS:

It shall be definitely understood that the TANGEDCO does accept any responsibility for the correctness of a schedule or completeness of a schedule attached and that this schedule is liable for alterations by omissions or additions at the discretion of the Executive Engineer/ or by his authorized representatives as set forth in the conditions of contract.

He should quote specific rate for each items in the schedule and the rates should be in rupees and paisa. The rate should be written legible and free from erasures. Overwriting or erroneous figures, corrections, wherever unavoidable, should be made by crossing and initialing dating and re-writing. The rate should be written, both in figures and words. In case of any difference between the rates quoted in figures and words the rate which is advantageous to the board will be taken to finalize the tender and the work will be awarded accordingly.

Tenderers are requested to see that the entire schedule is filled up without any omissions. The alterations which are made by the tenderer in the contract form, the conditions of Contract, the specifications or quantities accompanying the same will not be Recognized and if any such alterations are made the tender will be void. Tenders not Submitted in the Board's schedule of quantities will not be considered. The rate quoted should be furnished both in figures and words and any correction in the rate shall be attested by the person signing the tender offer.

If there is any difference in value between the figures and words the lowest rates quoted either in words in figures whichever is advantageous the Board will be taken in to Account.

CONTRACT LABOUR ACT:

The contractor should fulfill strictly all the conditions stipulated in the contract labour (regulation and abolition act 1970) and rules made there under.

- APPEAL:

As per provision of the Tamil Nadu Transparency in Tender Act 1998 and rules accepted to be adopted by the TNEB any tender aggrieved by the order of the Tender accepting authorities (Competent authority) may prefer on appeal to TNPDC within 10 days from the date of receipt of order and such an appeal shall be disposed off within 15 days.

- PENALTY:

The work has to be started immediately on handing over of site. The work should be completed within the time mentioned from the date of handing over of site. The site should be taken over for execution of work immediately on hearing.

The contractor is responsible for any delay in completing the work. For any continued slow progress or non fulfillment of any of the conditions of contract penalty will be imposed in addition to forfeiture of EMD & SD at the discretion of Engineer in charge and the K2 agreement is liable for termination.

RIGHT OF ENGINEER TO ORDER WITHDRAWAL OF LABOUR:

The Engineer shall be at liberty to object to any representatives or other persons or labours employed by the contractors, in the executions or otherwise who shall misconduct himself or

incompetent or negligent and the contractor shall remove the person so objected to upon receipt from the Engineer of notice in writing requiring him so to do, and shall provide in place a competent substitute at the contractor's expenses.

- SUBLETTING OF CONTRACT:

No part of the contract shall be sublet without permission of the Superintending Engineer/KKEDC/ Nagercoil not shall transfer be made by power of attorney authorizing others to receive payments on the contractor's behalf.

- SUPPLEMENTAL CONDITIONS:

Contractor shall agree not to assign to or share with any other person or persons his interest in works or payment there of without referring to and obtaining prior approval of the Executive Engineer /Distribution /Nagercoil in writing.

The Contractor should produce his Permanent Account Number , GST & EPF Main code Number at the time of execution of Agreement. The contractor shall make his own arrangements for the tools and plants required for the work.

The rate furnished by the contractors for each items of works is final and complete and no claim for fluctuation market rates or for G. S.T. Will be entertained.

The Income tax will be deducted it the rate of 2% on the Value of the work done with surcharge of 2% as per circular No.613 F.No.275/138/91-II dt.4.11.91 of Govt. of India Ministry of Finance Department of Revenue Central Board of Direct Taxes New Delhi, as per rules in Vogue, in addition other statutory levies wherever applicable will also be recovered.

The rate quoted should be furnished both in figures and words and any correction in the rate shall be attested by the person signing the tender offer. If there is any difference in value between the figures and words the lowest rates quoted either in words in figures whichever is advantageous the Board will be taken in to Account.

- FAILURE TO EXECUTE THE CONTRACT:

Contractors failing to execute the order placed on them to the satisfaction of the TNPDCCL under the terms and conditions set forth therein, will be liable to make good the loss sustained by the TNPDCCL, consequent to the placing of fresh orders else where at higher rate, i.e. the difference between the price accepted in the contract already entered in to and the price at which fresh orders have been placed. This is without prejudice to the imposition of penalty under the Liquidated Damages clause.

NON-ASSIGNMENT:

The supplier shall not assign or transfer the contractor any part there of without the prior approval of the Purchaser.

EFFECTING OF RECOVERIES:

Any loss, arising due to non-fulfillment of this contractor any other contract, will be recovered from the Security Deposit held and /or any other amount due to the supplier from the TNPDCCL / TANTRANSCO from this Contract as well as from other contracts.

RECOVERIES OF DUES:

1.

The Board is empowered to recover any dues against this contract in any bills / Security Deposit

/ Earnest Money Deposit / Permanent Earnest Money Deposit due to the contractor either in this contract or any other contract with TNEB / TNPDCCL / TANTRANSCO.

2 To recover any dues against any other contracts of the contractor with TNEB / TNPDCCL TANTRANSCO, with the available amount due to the contract or against this contract.

INCOME TAX PERMANENT ACCOUNT NUMBER , TIN NUMBER & EPF Main code Number

1.The tenderers should furnish the permanent Account number issued by Income tax Department with the Tender.

2. The tenderer shall furnish the GST , TIN and EPF Main code Number of the firm along with the proof in the tender

- EPF & Miscellaneous Provisions Act, 1952

To comply with EPF & Miscellaneous Provisions Act, 1952 and scheme provisions and extend the PF benefits in respect of the contract workers engaged by the Contractors for a specific work through the respective Contractors.

To entrust the works contracts to only those Contractors who have separate main EPF code number and to comply with the EPF Act in respect of the Contract workers engaged for various works contracts through the respective Contractors by stipulating the following conditions:

The Contractor who desires to take up works contracts for TNPDCCL/TANTRANSCO is required to comply with all the relevant provisions stipulated in the EPF & MP Act;

The Contractor should have taken separate EPF main code number;

The Contractor shall be responsible for the payment of necessary EPF contributions both Employer's and Employee's contribution as per the provisions of the EPF Act in respect of the actual workers engaged for the specified works;

The contractor shall submit necessary returns to EPF Organisation within the stipulated time as required under the said EPF & MP Act;

The contractor shall be fully liable to meet and fulfill all the relevant provisions of the EPF act in the respect of the execution of the Tendered work;

TNPDCCL (Principle employer) could not be held liable for any lapses found in remittance of employer contribution towards EPF & ESO made by the contractor in the contracts entered by TNPDCCL.

ACCIDENTS AND INSURANCE:

It is incumbent on the part of the contractor to see that it shall be his sole responsibility to protect the public and his employee against any accidents from any cause and he shall indemnify the TNPDCCL against any claims there under by way of accident risk insurance demand for all purpose of relief. Failing the same or otherwise the contractor alone will be responsible to meet the compensation . The contractor should not commence the work without taking Insurance policy under the name of the work for the schedule completion period and any extension there of from the date of taking over of the site. Further penalty will also be levied for the period without insurance coverage.

Sd/-
EXECUTIVE ENGINEER
DISTRIBUTION/NAGERCOIL

Price Schedule

Name of Work: Works contract for engaging additional manpower for quick restoration of power supply during the ensuing South-West Monsoon 2026 Under Kanyakumari Section under Kanyakumari Sub-Division, Nagercoil Division in Kanyakumari Electricity Distribution Circle

Contract No EE/DISTN./NGL /F.ENQ NO 10 /2026-2027 dt.20-06-2026

**Name of the Bidder/
Bidding Firm /
Company**

Sl. No.	Description	Quantity	Units	BASIC RATE In Figures To be entered by the Bidder in Rs. P	GST To be entered by the Bidder in %	TOTAL AMOUNT Without Taxes	TOTAL AMOUNT With Taxes
1	2	3	4	5	6	7	8
1.01	Work Contract Labour -1	15	Days				
2.01	Work Contract Labour -2	15	Days				
3.01	Work Contract Labour -3	15	Days				
4.01	Work Contract Labour -4	15	Days				
5.01	Work Contract Labour -5	15	Days				
6.01	Work Contract Labour -6	15	Days				
Total in Figures							
Quoted Rate in Words							

