

TAMIL NADU TRANSMISSION CORPORATION LIMITED CHENNAI TAMIL NADU

TENDER SPECIFICATION FOR WORKS CONTRACT

Providing new sewer line and sewer chambers from the toilets outlet at the rear side of the 230 /110 KV & 230/33 KV SS and connecting to the existing chamber in special maintenance area of Mylapore central stores complex at Mylapore SS of Chennai Operation Circle South

SPECIFICATION NO:EE/O/MYLAPORE SS: 03/2025-26, DATED.04.09.2025

OFFICE OF THE
EXECUTIVE ENGINEER,
OPERATION/MYLAPORE SS
MYLAPORE /CHENNAI-4

Email: eeomylp@tnebnet.org
DUE DATE: 19.09.2025

TAMILNADU TRANSMISSION CORPORATION LIMITED

Limited Tender:

EE/O/Mylapore SS: LT-03/2025-26, Dated.04.09.2025, Due on 19.09.2025

From To

Er.G.Rajakumari.M.Tech., Executive Engineer/Operation, 230KV GIS SS Mylapore, Chennai-4. TANTRANSCO tender portal

<u>Lr. No: 000246 /EE/ Opn 230 KV MYLP SS /F. LT-03/2025-26 /25-3, Dt. 04.09.2025.</u> Sir,

Sub: TANTRANSCO – Operation – South – Providing new sewer line and sewer chambers from the toilets outlet at the rear side of the 230 /110 KV & 230/33 KV SS and connecting to the existing chamber in special maintenance area of Mylapore central stores complex at Mylapore SS - Limited tender called for – Regarding.

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- **1.** For and on behalf and by the order and direction of the TANTRANSCO sealed tenders will be received by the Executive Engineer/ Operation / 230 KV MYLAPORE GIS SS/ Chennai or her authorized representative up to **11.00 hrs. on 19.09.2025** at the office of the Executive Engineer/Operation/230KV Mylapore SS / Chennai, for the work as detailed below:
- **2.** The tender will be **opened at 12.00 Hrs. on 19.09.2025** by the Executive Engineer/ Operation/ 230KV Mylapore SS /Chennai or her authorized representatives at the place and date indicated below:

SI.	Tender		EMD	Last	date	of
No.	Specification.	Description of Work	amount	receipt	of ten	der
	EE/O/Mylapore	Providing new sewer line and sewer chambers		19.09.	2025	at
1.	SS/ LT.No.03/	from the toilets outlet at the rear side of the 230		11.00	Hrs	
	2025-26	/110 KV & 230/33 KV SS and connecting to the	Rs.2100	and op	ening	on
	Dt.04.09.2025	existing chamber in special maintenance area of		19.09.	2025	at
		Mylapore central stores complex at Mylapore SS		12.00	Hrs	

- 3. The tenderers who wish to participate shall pay the Earnest money deposit as indicated above.
- 4. GST extra as applicable and as per rules in force.
- 5. Tender sets are not transferable under any circumstances.
- 6. The Executive Engineer/Operation /Mylapore 230 KV GIS SS/ Chennai-4reserves the right to reject any tender or all the tenders without assigning any reasons therefore.
- 7.TANTRANSCO cannot be held responsible for the loss/delay/damage of the tender set send by post
- 8. The specification can be down loaded from TANTRANSCO website (http://tneb.tnebnet.org/transcotender/) at free of cost.
- 9. If the due date happens to be holiday, the tender will be received up to 11.00 Hrs and opened at 12.00 Hrs on next working day.

Sd xxx 04.09.2025 Executive Engineer / Operation 230KV Mylapore GIS SS/ Chennai-04

Copy Submitted to the Superintending Engineer/Operation/Chennai south.

Copy Submitted to the Superintending Engineer/CEDC/Central (DFC) - Chennai-34.

It is requested to depute the AAO/Exp/CEDC/Central to be present during the tender opening date on 19.09.2025 at 12.00 hrs

Copy to the AAO/Revenue Branch/EXP.1/CEDC/Central O/o SE/CEDC/Central/: for information to attend the Tender opening on 19.09.2025 at 12.00 hrs

TAMILNADU TRANSMISSION CORPORATION LIMITED (A Subsidiary of TNEB Ltd) SPECIFICATIONNO.EE/OPN/MYLPSS/LT.No. 03/2025-26, Dt.04.09.2025

I. NAME OFWORK:

- 1. Providing new sewer line and sewer chambers from the toilets outlet at the rear side of the 230 /110 KV & 230/33 KV SS and Connecting to the existing chamber in special maintenance area of Mylapore central stores complex at Mylapore SS.
- 2. Tenders may be submitted in post or in person in sealed covers superscribed tender in respect of Enquiry No. EE/O/Mylapore SS:LT-03/2025-26 dt. 04.09.2025 and should be addressed to The Executive Engineer/ Operation/ Mylapore 230 KV SS, Chennai 600 004. The name and Address of the tenderer, the name of the work an d Earnest Money Deposit details being noted on the cover. Tenders shall be received by the Executive Engineer/ Operation/ Mylapore 230 KV SS, Chennai -600 004 up to 11.00 Hours on 19.09.2025. The quotations received against this enquiry will be opened on the due date 19.09.2025 at 12.00 Hrs. in the presence of such of those tenderer who are present at the time of opening the tender.
- **3.(i)** Tenders should be sent in double cover. Tender offer in the prescribed format as per Schedule should be put in a sealed cover (namely the inner cover). The demand draft towards EMD amount as prescribed in the tender notice should be put in the outer cover, if on opening the outer cover, it is found, that the Earnest money Deposit has been paid, together with proof of experience etc., it called for in the tender notice then only the tender cover (inner cover) shall be opened, otherwise it shall not be opened. The name and address of the tenderer, the name of the work and the fact for having enclosed the Demand Drafts for Earnest Money Deposit should clearly be indicated on the outer cover.
- **3.(ii)** The following certificates should be **enclosed in the outer cover:**
 - (a) A copy of GST registration certificate.
 - (b) A copy of Permanent Account Number (PAN) card.
 - (c) A copy of ESI registration certificate.
 - (d) A copy of EPF registration certificate.
- 3. (iii) The tenderer offer should be valid for a period of 120 days from the date of opening.
- 4. If the tender is made by an individual, it shall be signed with full name and address. If it is made by a firm, it shall be signed with co- partnership name by a member of the firm who shall also sign in own name and by the name and address of each member of the firm with consent letter shall be given. If the tender is made by a corporation it shall be signed by a duly authorized officer, who shall produce with the tender, satisfactory evidence, of authorization. Such tendering corporation may be required before the contract is executed to furnish evidence to its corporate existence.
- 5. (i) EARNEST MONEY DEPOSIT (E.M.D): An amount of Rs.2100/- (Rupees Two Thousand one hundred only)shall be remitted as Earnest Money Deposit by a CROSSED DEMAND DRAFT/ PAY ORDER payable to "THE SUPERINTENDING ENGINEER/ CEDC / Central / Valluvartkottam /CHENNAI" payable at CHENNAI. Earnest Money Deposit will not carry any interest. The Earnest Money Deposit will be refunded to the unsuccessful tenderer on application to the Executive Engineer/ Operation/Mylapore/Chennai-4 after intimation of the rejection/ non-acceptance of tender. CHEQUE will not be accepted towards E.M.D. The tenders will be rejected if E.M.D. is not paid in the prescribed manner above

- 5(ii) The following categories of Industries are exempted from payment of EMD:
 - i) SSI Units located inside the state of Tamil Nadu registered under Udyam portal.
 - ii) Departments of the Government of Tamil Nadu.
 - iii) Undertakings Corporations owned by the Government of Tamil Nadu.
 - iv) Labour Contract Co-operative Societies of Tamil Nadu.
 - 5(iii) Micro / SSI units located within the State of Tamil Nadu are exempted from payment of EMD, only against production of UDYAM registration and shall produce the Udyam Registration Certificate as proof of eligibility for exemption from payment of EMD.
 - 5(iv)The SSI Units located outside the state of Tamil Nadu are not eligible for exemption from payment of EMD even though registered in Udyam portal.
- 5(v) Micro / SSI units having provisional registration certificate are not eligible for exemption.
- 5(vi) Those tenderers who are exempted from payment of EMD against SSI units located within state of Tamil Nadu shall furnish an undertaking in lieu of EMD and shall upload a scanned copy of the undertaking in lieu of EMD in the form as per Annexure-I to the effect to pay as penalty an amount equivalent to EMD in the event of non-fulfilment or non-observance of any of the conditions stipulated in the contract consequent to such breach of contract. The State Government, Public Sector Undertakings who are exempted from payment of EMD shall also pay as penalty an amount equivalent to the amount fixed as EMD in the event of non-fulfilment or non-observance of any of the conditions stipulated in the contract, EMD paid is to be forfeited. The GST applicable for the above shall also be paid to TANTRANSCO by the bidder.
- 5(vii) The Tenderer is deemed to accept to pay the amount equivalent to EMD immediately when a demand is raised by TANTRANSCO against the Tenderer without any demur in the event of the following.
 - 1. If he withdraws his tender or backs out after acceptance of the tender or fails to remit the Security Deposit.
 - 2. If he revises any of the terms quoted during the validity period.
 - 3. If he violates any of the conditions of the tender specification.

5(viii) Government of India, Ministry of MSME Notification:

- Government of India, Ministry of MSME, vide notification No.S.O.2119(E) dated 26.06.2020 has notified certain composite criteria for classifying the enterprises as Micro, Small and Medium Enterprises and insisted Udyam registration in Udyam
 - Registration Portal to obtain an e certificate Viz. Udyam Registration certificate calculation of turnover, calculation of investment, Registration of existing Enterprises and Up dation and transition period in classification. The above notification may be adhered to by the tenderers and TANTRANSCO will adopt the guidelines issued therein in evaluation of bids submitted by the tenderers.

- An enterprise shall be classified as a micro, small or medium enterprises on the basis of the following criteria, namely:
 - i) A micro enterprise, where the investment in plant and machinery or equipment does not exceed one crore rupees and turnover does not exceed five crore rupees;
 - ii) A small enterprise, where the investment in plant and machinery or equipment does not exceed ten crore rupees and turnover does not exceed fifty crore rupees; and
 - iii) A medium enterprise, where the investment in plant and machinery or equipment does not exceed fifty crore rupees and turnover does not exceed two hundred and fifty crore rupees.
- If it is found at later stage that the bidder has availed EMD exemption by hiding facts, it will be construed that such a bidder has not complied with the EMD requirements, as mentioned and suitable action deemed fit will be taken including summarily rejection of offer, blacklisting/ banning the firm from participating in future TANGEDCO/TANTRANSCO tenders.
- 4 The EMD will not carry any interest.

5.ix) The Earnest Money Deposit (EMD) made by Tenderer will be forfeited after tender opening if:

- (a) They withdraw his tender or backs out after acceptance.
- (b) They withdraw his tender before the expiry of validity period stipulated in the Specification or fail to remit the Security Deposit cum performance Guarantee.
- (c) They violate any of the provisions of these regulations contained herein.
- (d) They revise any of the terms quoted during the validity period.
- 5(x) Declaration of SSI unit and exemption from payment of EMD shall be part of to pay the amount equivalent to EMD, together with costs if any, in the events of non-fulfillment of the conditions stipulate in the tender specification ie. in all cases where EMD paid will be forfeited.

6. BID QUALIFICATION REQUIREMENTS (BQR)

The bidders shall become eligible to bid on satisfying the following BQR & the required documentary evidence are to be submitted.

Eligibility criteria for pre-qualification:

- 6.1. The intending tenderer should have carried out civil works for a value not less than Rs.68,000/-in a single/cumulative contract in TANTRANSCO, TNPDCL or in any Private sector or Government /Government undertaking/ other state DISCOMs/SEBs .
 - 6.2. The performance certificate from end users in support of above shall be attached with offer.
 - 6.3 The bidder should posses labour license in their own name.

7... Rejection of Tenders:

- (i) Tenders will be **SUMMARILY** rejected if;
- a. The EMD requirements are not complied with
- b. The Bid Qualification Requirements (**BQR**) as per clause 6.0 of this Specification are not satisfied.
- c. Received from black listed firms or contractor
- d. Received after the expiry of the due date & time
- (ii) The tender is **liable** for rejection, if it is ,
- a. Incomplete and evasive.
- b. Not properly signed by the Tenderer
- c. Received by E-mail or any other firm of soft copy
- d. Received after expiring of due date and time
- e. Not in conformity with Board's Technical Specification.
- f. Received without superscription as prescribed in the specification.
- g. From a tenderer who is directly or indirectly connected with Government Service or Board's service or local authority.
- h. From a tenderer whose past performance or vendor rating is not satisfactory.
- **8.0** The Executive Engineer/ Operation/Mylapore 230 KV GIS SS reserves the right to reject any or all the quotations without assigning any reasons therefore.

9.(a) PERIOD OF CONTRACT & PLACING OF ORDERS:

- i) The entire work shall be completed on or before **30 days** from the date of handing over of site
- ii) The award of contract will be issued to the successful tenderers with all TANTRANSCO terms and conditions, duly indicating the approved schedule of works and rates. The approved rates will be **FIRM** and valid for three months, from the date of award.

(b) PRICE:

- i) The tenderers are requested to quote FIRM price during the entire period of the contract or any extension thereof.
- ii) The prices quoted should be as follows:
 - a) Prices and rates quoted shall include the cost of all materials, labour, supervision, crafts, tools, equipments and plants and other costs those are not specifically mentioned herein but will be incurred by the tenderers for the satisfactory and timely completion of the works.
 - b) It is the responsibility of the tenderer to make sure about the correct rates of tax leviable on works at the time of tendering. If the rates assumed by the Tenderers are less than the current rates prevailing at the time of tendering, the TANTRANSCO will not be responsible for the mistake.
 - c) GST extra as applicable and as per rules in force
 - d) Income tax as applicable will be recovered on the total amount of the work.

10.0. PAYMENT:

- 10.1 Payment will be made through e-payment/NEFT/RTGS/cheque in any one of the Nationalized banks/scheduled Banks approved by Reserve bank of India in Tamil Nadu by the Deputy Financial Controller/CEDC/Central at the office of Superintending Engineer/CEDC/Central, Chennai-34 within reasonable time after submission of the bills in complete shape. The Bank charges involved in making the payment will be deducted to the account of the Tenderer.
- 10.2 After completion of work, the bills in triplicate in complete shape for the work completed is to be submitted to the Executive Engineer/Operation/Mylapore 230 KV GIS SS and the corresponding payment will be made by the Deputy Financial Controller/CEDC/Central within reasonable time.
 - a) For the work done within the contractual period:

 100% of the All-inclusive price will be paid within a reasonable time after the work done and submission of bills with required documents after deducting recoveries, if any.
 - b) For the work done beyond the contractual period if accepted by the purchaser. 100% of the all-inclusive price of the materials after deducting the appropriate amount of LD of will be paid within a reasonable time after completion of work and submission of bills with required documents after deducting recoveries, if any.
- 10.3 For the delayed payments, if any, TANTRANSCO will not pay any interest on any account.
- 10.4 In cases of delayed completion of work, it will be accepted subject to the following conditions.
 - a) There should be no declining trend in prices.
 - b) Payment will be released as per the recent order rates or lowest rates obtained during the recent tenders opened subject to levy of liquidated damages for belated work.
 - c) TANTRANSCO reserves the right to accept or reject the delayed work without assigning any reason there for and take action as per the other terms and conditions of this specification.

11.0 SECURITY DEPOSIT

- 11.1 The successful tenderer on receipt of intimation about the acceptance of his tender should furnish the necessary additional security deposit by demand draft in favour of The Superintending Engineer/CEDC/Central/TNEB payable at Chennai-34, within 30 days from the date of receipt of award in addition to the Earnest Money Deposit already paid by him totalling 5% of the Contract value. This amount shall be refunded on satisfactory completion of the contract. The Security Deposit made by the successful tenderer will not bear any interest.
- 11.2. If the successful tenderer fails to remit the additional Security Deposit as stated above and also to execute necessary K2 Agreement on the Non-judicial stamp paper to the value of **Rs.200**/- within the prescribed period the work awarded to him will be cancelled with the forfeiture of the Earnest Money Deposit paid by him. His backing out will be also noted while considering for future tenders. The award will be made to L2 tenderer

12.0 GOODS AND SERVICE TAX (GST):

GST Registration Number: TANTRANSCO has migrated into GST regime on 15.06.2017 by duly uploading various mandatory data as required by the GST portal. The provisional ID issued to TANTRANSCO is 33AADCT4780AFZA. The details are also posted in TANTRANSCO web portal.

The bidders should have registered under GST Act and furnish GSTIN. In the event of Supplier/contractor is within TN, SGST & CGST shall apply and if the supplier/contractor is outside TN, IGST shall apply.

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- 12.1. The Goods and Services Tax will be paid extra as applicable. The amount of CGST, SGST, and IGST as applicable shall be indicated in percentage payable and amount separately in the tender offer.
- 12.2. In case of delayed delivery, the GST prevailing on the date of despatch or on the last day of the contractual delivery period whichever is LESS will be admitted. For both the cases, the supplier shall furnish documentary evidence while submitting the bills for payment.

It is the responsibility of the tenderer to make sure about the correct rates of duty leviable on the material at the time of tendering. If the rates assumed by the Tenderer are less than the current rates prevailing at the time of tendering, the TANTRANSCO Ltd will not be responsible for the mistake. If the rates assumed by the tenderer are higher than the current rates prevailing at the time of tendering, the GST prevailing at the time of tendering will only be paid.

- 12.3. Any Variation in GST due to statutory Variation within the contract delivery date shall be considered by the TANTRANSCO Ltd.
- 12.4. In case of delayed delivery, the GST prevailed on the date of actual delivery applicable on the date of contractual date of delivery whichever is less shall be admitted.

12.5. TDS under GST as per Section 51 of the CGST Act, 2017: -

The Central Government vide Notification No.50/2018 dated 13th September 2018 has notified 1st day of October, 2018 as the date from which the provisions of Tax Deducted at Source (TDS) under GST as per Section 51 of the CGST Act, 2017 shall come into force.

Accordingly, Tax at the rate of 2% (i.e. CGST 1% and SGST 1%) or (IGST 2%) will be deducted from the payment made or credited to the supplier (i.e. deductee) of taxable goods or services or both from the invoices raised by the suppliers or service providers. The Standard Operating Procedure (SOP) issued by CBIC is available in www.cbic.gov.in/resources//htdocs-cbec/gst/28092018 SOP ON TDS.pdf which can be referred to for further clarification.

12.6. **GST on Liquidated damages, Forfeiture of EMD and Security deposits specific GST invoice : -**

GST @18% shall be applicable on Liquidated Damages(LD) as well as on Forfeiture of Earnest Money Deposit (EMD/ Security Deposit (SD) and shall be recovered additionally from the Supplier/Contractor.

12.7. Provision of Section -194Q of IT Act:

- 1. Any person, being a buyer, who is responsible for paying any sum to any resident for purchase of goods of value (or) aggregate value exceeding Rs.50 lakhs in any previous year, shall, at the time of credit of such sum to the account of the seller (or) at the time of payment, whichever is earlier, shall deduct an amount equal to 0.1% of such sum exceeding Rs.50 Lakhs as TDS under Section-194Q of IT Act. The supplier of goods is required to furnish the PAN to TANTRASCO for making the payment. In case the suppliers do not have PAN, TANTRASCO is required to deduct tax at higher rate as per the provisions of section 206AA. In case of specified person i.e., Any person who has not filed Income Tax return for two previous years immediately before the previous year in which TDS is required to be deducted and the time limit for filing of income tax return u/s 139(1) of the Income Tax Act, 1961 has expired provided the total TDS & TCS in INR is Rs.50,000 (or) more in each of the two previous years the TDS rate u/s 194Q will apply at higher rate u/s.206AB.
- 2. The provisions of this section shall not apply to the transactions on which tax is deductible under any other provisions of the Income Tax Act 1961 and also on the transactions in which Tax is collectible under the provisions of Section 206C.

- 3. On purchase of goods/materials, TANTRASCO shall have the primary and foremost obligation to deduct Tax at source and no tax shall be collected on such transaction u/s.206C(1H). TDS u/s 194Q is also applicable on the Advance paid for purchase of goods.
- 4. The above provisions comes into effect from 01.07.2021 onwards and hence no TCS under Section 206C(1H) has to be paid by TANTRASCO on purchase of Goods. Accordingly, TANTRASCO will deduct TDS under section 194Q on all the purchase of goods exceeding the threshold limit i.e. aggregate credit (or) payment exceeds Rs.50 Lakhs.

13.0 EPF/ESI:

(i) EPF:

- a) The Contractor who desires to take up works contracts for TANGEDCO/ TANTRANSCO is required to comply with all the relevant provisions stipulated in the EPF & MP Act: 1952 to extend the PF benefits in respect of the Contract workers engaged by the Contractors for a specific work through the respective Contractors.
- b) The Contractor should have taken separate EPF main code number;
- c) The Contractor shall be responsible for the payment for 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.
- d) The Contractor shall submit necessary returns to EPF Organization within the stipulated time as required under the said EPF & MP Act;
- e) The Contractor shall produce the proof of payment of contribution both Employer's and Employee's contributions made to EPF Organization in order to claim the bills for the respective works.
- The contractor shall be fully liable to meet and fulfil all the relevant provisions of the EPF act in the respect of the execution of the Tendered work;
- g) In case the Contractor fails to fulfil any of the statutory provisions of the EPF & MP Act, the performance of the said Contractor in this regard will be noted for all future Contracts of TANGEDCO/TANTRANSCO.
- h) To claim the works bill only after ensuring the remittance of both the Employer's and Employee's PF contributions by the contractors

(ii) ESI:

- a) As certain TANGEDCO & TANTRANSCO are covered under ESI Act 1948, the contractor who desires to take up works contract for and inside the TANGEDCO & TANTRANSCO which comes under the purview of ESI Act 1948 is required to comply with all the provisions stipulated to ESI Act 1948.
- b) The contractor should have taken separate ESI main code number.
- c) The contractor should be responsible for the payment of necessary ESI
 contributions both Employer's and Employee's contributions as per the
 provisions of the ESI Act in respect of the actual workers engaged for the specified works.
- d) The contractor shall submit necessary returns to the ESI Organization within the stipulated time as required under the said ESI Act.
- e) The contractor shall produce the proof of payment of contributions -both Employer's and Employee's contributions made to ESI Organization in order to claim the bills for the respective work.

- f) The contractor shall be fully liable to meet and fulfil all the relevant provisions of the ESI Act in respect of the execution of the Tendered work.
- g) In case the contractor fails to fulfil any of the statutory provisions of the ESI Act the performance of the said Contractor in this regard will be noted for all future Contracts of TANGEDCO & TANTRANSCO.

14.0 **SAFETY REGULATIONS:**

- 14.1. The contractor, at his own expense, shall arrange for the safety provisions as per Safety Code framed from time to time and shall at his own expense provide for all facilities in connection therewith
- 14.2 The contractor shall observe all precautions against accidents and injuries while his workmen at works as required by the relevant rules and it should be the obligation of the contractor to pay compensation, if any, to the workers
- as per the TANTRANSCO in this regard. The contractor should insure all his workmen against any accident or injury in respect of this work. TANTRANSCO will not be responsible for any accidents to the labourers employed by the contractor due to their negligence, carelessness, and non-observance of rules.
- 14.4 The CONTRACTOR shall indemnify TANTRANSCO against all loss or damage sustained by the TANTRANSCO resulting directly or indirectly from his failure to give intimation in writing to the concerned Statutory authorities within the stipulated time under the provisions of the relevant Act as per the provision of the Employee Compensation Act derived by the TANTRANSCO official or the Competent Authority.

In case of accident to any workmen of contractors in the course of handling materials or equipment, the contractor should bear necessary compensation that should be awarded to the persons involved in the accident besides arranging immediate medical aid. In case of failure to pay the compensation within the reasonable time, TANTRANSCO will settle the claim and arrange to recover the same from contractors pending bills.

15. STATUTORY COMPLIANCE CLEARANCE CERTIFICATE:

- 1. In TANGEDCO/TANTRANSCO cloud audit the Digital Based Statutory Compliance Services will be integrated with the Bill Processing System. The bills will be processed only after obtaining the Statutory Compliance Clearance Certificate from the Online Compliance Service Providers.
- The Contractor executing the works contract in TANTRANSCO should obtain the Statutory Compliance Clearance Certification from the Online Compliance Service Providers engaged by TANTRANSCO, the required documents should be submitted by the contractors to the respective Online Compliance Service Providers.
- 3. The charges for Statutory Compliance Clearance Certification will be at the rate of Rs.2.00/- per man day per month with minimum charges of Rs.400/- and maximum charges of Rs. 3200/- and Rs.300/- for re-audit due to reasons attributable to the contractor. The charges should be paid by the respective contractors to the service provider through online.
- 4. The Contractor Should pay the wages to their employees only through digitally(i.e.,)Paid directly to the bank account to the employee

16.0. ARBITRATION:

There will be no arbitration and the decisions of the Executive Engineer/ Operation/ Mylapoe 230 KV GIS SS will be final in case of any dispute between the contractor and the Board.

17.0. SUB-LETTING OR TRANSFER:

The contract should not be sublet to any other persons or transferred to power of attorney authorizing other to receive the payment. The contract rate once agreed will be final, fixed and firm during the contract period.

18. INSURANCE CLAUSE:

- 18.1 The tenderer shall take adequate precautions against any accident to the men and materials and shall indemnify the TANTRASCO against all actions, suits claims or cost of expenses, arising out of any such accident under the general law and under the workmen's compensation Act or any other inform at that time.
- 18.2. It is incumbent on the part of the contractor to see that it shall be his sole responsibility to protect the public and his employees against any accident form any cause and he shall indemnify the TANTRANSCO against any claims for damages for injury to person or property resulting from any such accident and shall also where the provisions of the workmen's compensation Act applies take steps to properly insure against any claims there under by way of accident, risk, insurance, demand for all purpose, of relief and a copy of insurance policy should be furnished to this office.
- 18.3. The contractors executing the works 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 labours engaged by them for the works in TNPDCL, TNPGCL, TNGECL and TANTRANSCO.

19.0. POWER TO RELAX:

Not withstanding anything contained in any of these regulations the Executive Engineer/ Operation/ Mylapore 230 KV GIS SS shall have the right to relax or waive any of the condition stipulated in the tender specification.

20.0. K2 AGREEMENT AND INDEMNITY BOND:

- **20.1.** The successful Tenderer should have to enter into a formal agreement with the Executive Engineer/ Operation/Mylapore with non-judicial stamp papers of value not less than Rs.200/-(Rupees Two hundred only) within specified time on receipt of the contract; otherwise, the contract will be cancelled.
- **20.2.** The successful Tenderer should also furnish the indemnity bond in a non-judicial stamp papers of value of Rs.500/- in the following form before taking up the work separately.
- **20.3.** I/We(Contractor) do hereby indemnify the Executive Engineer /Operation / Mylapore, against any damages, injury to any person equipments or property resulting from any accident and agree to apply any provisions of the Workmen's compensation act and take steps to proper insure against any claims there under.

21. CONTRACTOR'S FAILURE:

If the contractor fails to fulfill the terms and conditions of the contract or unable to continue the work the Board has got the right to engage other agency for the work and the resultant excess expenditure of any incurred by the Board, will be recovered from the contractor either from his security deposit or from the outstanding bills. The contract is liable to be terminated if the tender is withdrawn or work not taken up within a week after executing the K2 Agreement, in either case Earnest Money Deposit will be fortified.

22.0. DISCIPLINE:

The contractor and his staff should observe strict discipline and decorum while on duty. Any notice to the contractor shall be deemed to have been served sufficiently and properly if the notice is given directly in writing or left at his/ her usual or last known place of the above business. As well as displayed on the notice board of this office.

23.0. LIQUIDATED DAMAGES:

If the contractor fails to complete the work as per the contract, the TANTRANSCO shall recover from the contractor as liquidated damages, a sum of half percent (0.5%) of the contract value for failure to provide labour for each day of non-supply. The total liquidated damages shall not exceed ten percent (10%) of the contract price.

24.0. AFTER AWARD OF WORK:

No suit or any proceedings regard to any matter arising in any aspect under this contract shall be instituted in any court in the say City Court at Chennai or the court of Small Causes at Chennai. It is agreed to, that no other court shall have jurisdiction, to entertain suit or proceedings, even-though the part of cause of action might arise within their jurisdiction. In case of any part of the cause of action might arise within the jurisdiction of any court of Tamilnadu State and rest within the jurisdiction of courts outside. Tamilnadu and not in the court of Chennai City, then it is agreed to ,between two parties that such suits or proceedings, shall be instituted within the State of Tamilnadu and no other court outside the State of Tamilnadu shall have jurisdiction, even though any part of the cause of the action might arise within the jurisdiction of such court.

Sd xxx 04.09.2025 Executive Engineer/Operation 230KV Mylapore SS/Chennai-4

Copy Submitted to the Superintending Engineer/Operation/Chennai south.

Copy Submitted to the Superintending Engineer/CEDC/Central (DFC) - Chennai-34.

It is requested to depute the AAO/Revenue Branch Exp.1/CEDC/Central to be present during the tender opening date on 19.09.2025 at 12.00 hrs AT 230 kV Mylapore SS

Copy to the AAO/Revenue Branch/EXP.1/CEDC/Central O/o SE/CEDC/Central/: for information to attend the Tender opening on 19.09.2025 at 12.00 hrs at 230 KV Mylapore SS