## HARYANA POWER GENERATION CORPORATION LIMITED



## **BIDDING DOCUMENTS**

## **FOR**

FLUE GAS DESULPHURISATION (FGD) SYSTEM PACKAGE FOR DCRTPP YAMUNA NAGAR (2X300 MW)

> **SECTION - VII** BOOK 3 OF 3

BIDDING DOCUMENT NO.: 32/CE/PLG/DCRTPP/FGD-251

## HARYANA POWER GENERATION CORPORATION LIMITED



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This document is meant for the exclusive purpose of bidding against this specification and shall not be transferred, reproduced or otherwise used for purposes other than that for which it is specifically issued.

#### **TABLE OF FORMS AND PROCEDURES**

## SI.No. Description

## Section-VII (Part 1 of 3)

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## Section-VII (Part 2 of 3)

1b. Price Bid (Envelope-II) (BidForm along with attachments and Price Schedules)

## Section-VII (Part 3 of 3)

- 2. Bid Security Form Bank Guarantee
- 2a. Bid Security Form Bank Guarantee in case of Bid From Joint Venture
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- 3. (a) Form of Notification by the Employer to the Bidder
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- 4. Forms of Notification of Award (2 forms)
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## SI.No. Description

- 9. Form of Operational Acceptance Certificate
- 10. Form of Trust Receipt
- 11. Forms of Indemnity-cum-Undertaking Agreement
- 12. Formof Authorization Letter
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- 14. Form of Bank Guarantee by Associate/Collaborator
- 15. Form of Joint Venture Agreement
- 16. Form of Bank Guarantee Verification Check List
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- 18. Form of Indemnity-cum-Undertaking Agreement (For Removal/Disposal of Scrap/Surplus Material)

2. BID SECURITY FORM	

## 2. Bid Security Form

## **Bank Guarantee**

(To be stamped in accordance with Stamp Act, if any, of the Country of the issuing Bank)

	Bank Guarantee No
	Date
To, [Employer's Name and Address]	
Dear Sirs,	
In accordance with Invitation for Bids under your Bidding having its having its having said bid for [Name of Contract Package]	Registered/Head Office a called the 'Bidder') wish to participate in the
As an irrevocable bank guarantee against Bid Section (*)	days from days from required to be submitted by the Bidder as thich amount is liable to be forfeited on the
We, thehaving our Head Of guarantee and undertake of the Employer] (hereinafter called the(*) without any reservation, demand made by the 'Employer' shall be conclusive an or difference raised by the Bidder.	ffice at(#jectope to pay immediately on demand by <i>[Name Employer)</i> the amount or protest, demand and recourse. Any such
This Guarantee shall be irrevocable and shall remain value further extension of this guarantee is required, the same (not exceeding one year) on receiving instructions	e shall be extended to such required period from M/s
In witness whereof the Bank, through its authorised thisday o	
WITNESS:	

(Signature)

(Signature)

(Name)	(Name)
(Official Address)	(Designation with Bank Stamp)
	Authorised vide Power of Attorney No Date

- NOTE: 1. (\*) The amount shall be as specified in the Bid Data Sheets.
  - (\*\*) This shall be the date of opening of bids.
  - (#) Complete mailing address of the Head Office of the Bank to be given.
  - (@) This date shall be Ninety (90) days after the last date for which the bid is valid.
  - 2. The Bank Guarantee shall be from a Bank as per provisions of the Bidding Documents.
  - 3. The Stamp Paper of appropriate value shall be purchased in the name of Bidder/Bank issuing the guarantee.
  - 4. While getting the Bank Guarantee issued, Bidders are required to ensure compliance to the points mentioned in Bank Guarantee Verification Checklist enclosed at Form-16 in the Bidding Documents. Bidders are required to fill up this Check List (Form-16) and enclose the same along with the Bank Guarantee.

## 2(a) Bid Security Form

## (IN CASE OF BID FROM JOINT VENTURE)

## **Bank Guarantee**

(To be stamped in accordance with Stamp Act, if any, of the Country of the issuing Bank)

	Bank Guarantee No
То:	Date
[Employer's Name and Address]	
Dear Sirs,	
In accordance with Invitation for Bids under your Bid M/sand M/sand M/s	having its Registered/Head Office at
registered/head office atthe 'Bidder') wish to participate in the sai Package]	hereafter collectively called
As an irrevocable bank guarantee against B (*)(*)	valid for
Bidder as a condition precedent for participation in the said on the happening of any contingencies mentioned in the B	bid which amount is liable to be forfeited
We, the having our Head Office at guarantee and undertal	(#)
oy[Name of the Employer] (*)w	the amount of
and recourse. Any such demand made by the 'Employer rrespective of any dispute or difference raised by the Bidd	' shall be conclusive and binding on us
This Guarantee shall be irrevocable and shall rem (@)	juarantee is required, the same shall be ear) on receiving instructions from M/s
n witness where of the Bank, through its authorised o	•
·	

(Signature)	
(Name)	
(Designation with Bank Stamp)	
	Authorised Vide Power of Attorney No Date

- NOTE: 1. (\*) The amount shall be as specified in the Bid Data Sheets.
  - (\*\*) This shall be the date of opening of bids.
  - (#) Complete mailing address of the Head Office of the Bank to be given.
  - (@) This date shall be forty five (45) days after the last date for which the bid is valid.
  - 2. The Stamp Paper of appropriate value shall be purchased in the name of guarantee issuing Bank.
  - 3. While getting the Bank Guarantee issued, Bidders are required to ensure compliance to the points mentioned in Form 16-Form of Bank Guarantee Verification Check List enclosed in this Section of Bidding Documents. Further, Bidders are required to fill up this Form 16 and enclose the same with the Bank guarantee.

# 2(b) Bid Security Form BID SECURITY - LETTER OF CREDIT - NOT APPLICABLE-

- 3. (a) FORM OF NOTIFICATION BY THE EMPLOYER TO BIDDER
  - (b) FORM OF SIGHT DRAFT

## 3a. FORM OF NOTIFICATION BY THE EMPLOYER TO THE BIDDER

M/s										
				oposal aga re of Bid 0						
Dear Sirs,										
Whereas yo and con	firmed	Letter	of	Credit	No			dated	l	 ble
	k's name					for	a sum of			
Employer) o	n deman	d withou	ut any re	servation,	demur	or protest	, contest	and recou		
(Name and										
In terms of t	he afores	said Bid	Guarant	ee, we do	hereby	forfeit the	Guarant	ee amour	nt.	
					For.		(Name	of the Er	mployer)	
						(AUTH	IORISED	SIGNAT	ORY)	

N.B. The Letter of Credit should not stipulate any other proforma of notification different from this format. No change whatsoever in the said proforma is acceptable to the Employer.

## **3b. FORM OF SIGHT DRAFT**

Drawn under L.C. No	dated	
of		
	(Name of Bank that opened the L.C.)	
(Na	ame of the Bank at which L/C, is negotiable	
for payment to the Employer)	or order sum of(Amount of L/C)	
for value received.		
	For(Name of the Emplo	yer)
	(AUTHORIOTE GIONATORY	<b>7</b> \
	(AUTHORISED SIGNATORY	)
To		
To,		
(Name and Address of the Bank which opened L.C.)		

4. FORM OF NOTIFICATION OF AWARD	

## 4a. FORM OF 'NOTIFICATION OF AWARD OF CONTRACT' FOR SUPPLY OF PLANT AND EQUIPMENT

(This form shall apply mutatis-mutandis for both First Contract and Second Contract)

NOTE: INSTRUCTIONS INDICATED IN ITALICS IN THIS NOTIFICATION OF AWARD ARE TO BE TAKEN CARE OF BY THE ISSUING AUTHORITY.

Ref. I	No. :	
Date	:	
		ontractor's Name & Address)
		Attn : Mr
Sub :		ication of Award of Contract for Supply of(Package Name)
Dear	Sir,	
1.0	This	has reference to the following :
	(i)	Our Invitation for Bids (IFB) Nodateddated
	(ii)	Bidding Documents for the subject package issued to you vide our letter no dated comprising the following :
		(List out all the Sections/Volumes of the Bidding Documents along with Tender Drawings etc. as issued to the bidder)
		Errata/Amendment No to
		(Applicable only if any Errata/Amendment to the Bidding Documents has been issued subsequently)
	(iii)	Clarifications furnished to you on the Bidding Documents vide our letter nodated based on the query raised by <b>you/one of the prospective bidders</b> . (Use as applicable)
		(Applicable only if any clarification to the Bidding Documents has been issued subsequently)
		(INCLUDE AS FURTHER SUB-PARAGRAPHS ANY OTHER CORRESPONDENCE MADE TO THE BIDDER AFTER ISSUANCE OF BIDDING DOCUMENTS UP TO THE DATE OF BID OPENING)
	(iv)	Your Proposal for the subject package submitted vide your letter No

	(v)		Fax message/letter Nodateddated.ling extension of validity of bid and that of the Bank Guarantee towards Bid ty.
		(Appl	cable only if any extension has been sought subsequently)
			UDE AS FURTHER SUB-PARAGRAPHS ANY OTHER CORRESPONDENCE TO OR BY THE BIDDER AFTER BID OPENING)
	(vi)		ax message/letter No dated dated.g you for post bid discussions.
	(vii)		id discussions and meetings we had with you from to resulting into the following Minutes of Meeting enclosed with this Notification of Award :
		(a)	Minutes of Meeting regarding Commercial issues (APPENDIX)
		(b)	Minutes of Meeting on Technical issues (APPENDIX)
		(c)	Minutes of Meeting regarding Work Schedule (APPENDIX)
		(d)	Minutes of Meeting regarding Quality Assurance Aspects (APPENDIX)
	Meeti  of <i>proj</i> e	ng refe 	occuments, Your subsequent letters (Use if relevant) and agreed Minutes of red to in para 1.0 above and award on you the Contract for the work of(Indicate brief Scope of Work)
3.0 *	dated 'First/ brief No Contr Contr under of this a righ thereu under occur of an under	Second scop act'). You act' and the 'Se s 'First ( at to te under, se this 'F rence in y of you stood a	notified you vide our Notification of Award No

<sup>\*</sup> To be modified suitably in case of three contracts.

4.0	The total Contract Price for the entire scope of work under the Contract shall be(Specify the amount and currency)					
	(i)	Ex-manufacturing works/place of despatch price (both in India)/ CIF (Indian port of entry) price (Use as Applicable) for Main Equipment				
	(ii)	Ex-manufacturing works/place of despatch price (both in India)/ CIF (Indian port of entry) price (Use as Applicable) for Mandatory Spares				
	(iii)	Type test charges				
		TOTAL (i + ii + iii)				
		((Specify the total amount in w	vords))			
5.0	Agree with	ment and shall enter into the Contract Agree	cuments for signing of the formal Contract ement with us, as per the proforma enclosed al stamp paper of appropriate value is Notification of Award.			
6.0	This Notification of Award is being issued to you in duplicate. We request you to return its duplicate copy duly signed and stamped on each page including all the enclosed Appendices, by the authorised signatory of your company as a proof of your acknowledgement and confirmation.					
	Please take the necessary action to commence the work and confirm action.					
		for an	faithfully, d on behalf of e <b>of the Employer)</b>			
		(Auth	orised Signatory)			
Encl.:	As abo	ove.				

## 4b. FORM OF 'NOTIFICATION OF AWARD OF CONTRACT' FOR INSTALLATION OF PLANT AND EQUIPMENT

NOTE: INSTRUCTIONS INDICATED IN ITALICS IN THIS NOTIFICATION OF AWARD ARE TO BE TAKEN CARE OF BY THE ISSUING AUTHORITY. Ref. No.: Date: .....(Contractor's Name & Address)...... ...... ..... ..... Attn: Mr..... Sub: Notification of Award of Contract for Inland Transportation, Insurance, Installation, testing, commissioning and Conducting Guarantee tests of ..... (Package Name) ..... Bid Document as per No..... Dear Sir, 1.0 This has reference to the following: Our Invitation for Bids (IFB) No. ......dated .......dated (i) (ii) Bidding Documents for the subject package issued to you vide our letter ...... dated...... comprising the following : ......(List out all the Sections/Volumes of the Bidding Documents along with Tender Drawings etc. as issued to the bidder)...... the Bidding Documents to which Errata/Amendment pertains)..... issued to you vide our letter no. ......dated......dated..... (Applicable only if any Errata/Amendment to the Bidding Documents has been issued subsequently) (iii) Clarifications furnished to you on the Bidding Documents vide our letter no..... dated ...... based on the query raised by you/one of the prospective bidders. (Use as applicable) (Applicable only if any clarification to the Bidding Documents has been issued subsequently) (INCLUDE AS FURTHER SUB-PARAGRAPHS ANY OTHER CORRESPONDENCE MADE TO THE BIDDER AFTER ISSUANCE OF BIDDING DOCUMENTS UP TO THE

DATE OF BID OPENING)

	(iv)	Your Proposal for the subject package submitted vide your letter No
	(v)	Our Fax message/letter No dated dated
	( )	regarding extension of validity of bid and that of the Bank Guarantee towards Bid Security.
		(Applicable only if any extension has been sought subsequently)
		(INCLUDE AS FURTHER SUB-PARAGRAPHS ANY OTHER CORRESPONDENCE MADE TO OR BY THE BIDDER AFTER BID OPENING)
	(vi)	Our Fax message/letter No datedinviting you for post bid discussions.
	(vii)	Post bid discussions and meetings we had with you from to resulting into the following Minutes of Meeting enclosed
		herein with this Notification of Award :
		(a) Minutes of Meeting regarding Commercial issues (APPENDIX)
		(b) Minutes of Meeting on Technical issues (APPENDIX)
		(c) Minutes of Meeting regarding Work Schedule (APPENDIX)
		(d) Minutes of Meeting regarding Quality Assurance Aspects (APPENDIX)
2.0		onfirm having accepted your proposal submitted vide letter no dated dated dated dated
	(Dele the B Meeti	te if not applicable) read in conjunction with all the specifications, terms & conditions of idding Documents, Your subsequent letters (Use if relevant) and agreed Minutes of ng referred to in para 1.0 above and award on you the Contract for the work of
	of	for (Name of Package)for (Name of
		ct) as per Bid Document No.:nafter referred to as the 'Third Contract').
3 N *\	Ne ha	ve also notified you vide our Notification of Award No
3.0	dated	and Notification of Award No dated for award of 'First Contract' Second Contract' on you for the work of
	of	the First Contract and Second Contract)
		for
		act'). You shall also be fully responsible for the works to be executed under the 'First
	Contr breac breac giving	act <sup>*</sup> and 'Second Contract' and it is expressly understood and agreed by you that any h under the 'First Contract' and/or 'Second Contract' shall automatically be deemed as a h of this 'Third Contract' and vice-versa and any such breach or occurrence or default us a right to terminate the 'First Contract' and /or 'Second Contract' and/or recover
	dama	ges thereunder, shall give us an absolute right to terminate this Contract and/or recover ges under this 'Third Contract' as well and vice-versa. However, such breach or default currence in the 'First Contract' and/or 'Second Contract' shall not automatically relieve
	you o	f any of your responsibility/obligations under this 'Third Contract'. It is also expressly stood and agreed by you that the equipment/materials to be supplied by you under the

'First Contract' and 'Second Contract' when installed and commissioned under this 'Third Contract' shall give satisfactory performance in accordance with the provisions of the Contract.

\* To be modified suitably in case of three contracts. 4.0 The total Contract Price for the entire scope of work under the Contract shall be Inland transportation and inland (i) transit insurance charges including port clearance, port handling and port charges (Delete if not applicable) for Main Equipment (ii) Inland transportation and inland ..... transit insurance charges including port clearance, port handling and port charges (Delete if not applicable) for **Mandatory Spares** Unloading, storage and handling (iii) at site, installation, insurance covers other than inland transit insurance, testing, commissioning and conducting Performance Guarantee Tests and all other services as per contract documents TOTAL (i + ii + iii) (.....(Specify the total amount in words)...... 5.0 You shall prepare and finalise the Contract Documents for signing of the formal Contract Agreement and shall enter into the Contract Agreement with us, as per the proforma enclosed with the Bidding Documents, on non-judicial stamp paper of appropriate value within......(Specify).......days from the date of this Notification of Award. 6.0 This Notification of Award is being issued to you in duplicate. We request you to return its duplicate copy duly signed and stamped on each page including all the enclosed Appendices, by the authorised signatory of your company as a proof of your acknowledgement and confirmation. Please take the necessary action to commence the work and confirm action. Yours faithfully, for and on behalf of .....(Name of the Employer).....

(Authorised Signatory)

Encl.: As above.

- Note: 1. This format is prepared presuming that there will be CIF/CIP Supply Contract (i.e. First Contract), Ex-works Supply Contract (i.e. Second Contract) and Installation Services Contract (i.e. Third Contract). In case of one Supply Contract (i.e. either CIF/CIP supply contract or Ex works supply contract), this format shall be suitably modified.
  - 2. Separate Notification of Award will be issued for each Contract.

5. FORM OF CONTRACT AGREEMENT

## 5. Form of Contract Agreement

THIS CONTRACT AGREEMENT is made the	day of	, 20
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#### **BETWEEN**

(1) [Name of Employer], a corporation incorporated under the laws of [country of Employer] and having its principal place of business at [address of Employer] (hereinafter called "the Employer"), and (2) [name of Contractor], a corporation incorporated under the laws of [country of Contractor] and having its principal place of business at [address of Contractor] (hereinafter called "the Contractor")

WHEREAS the Employer desires to engage the Contractor to design, manufacture, test, deliver, install, complete and commission and conduct Performance Guarantee Tests of certain Facilities, viz. [list of facilities] ("the Facilities") and the Contractor have agreed to such engagement upon and subject to the terms and conditions hereinafter appearing.

NOW IT IS HEREBY AGREED as follows:

## Article 1. Contract 1.1 Documents

Contract Documents (Reference GCC Clause 2)

The following documents shall constitute the Contract between the Employer and the Contractor, and each shall be read and construed as an integral part of the Contract:

- (a) This Contract Agreement and the Appendices hereto
- (b) Notification of Award
- (c) Special Conditions of Contract
- (d) General Conditions of Contract
- (e) Technical Specifications and Drawings
- (f) The Bid and Price Schedules submitted by the Contractor
- (g) Procedures (as listed)
- (h) Integrity Pact (IP) signed between the Employer and the Bidder/Contractor

## 1.2 Order of Precedence (Reference GCC Clause 2)

In the event of any ambiguity or conflict between the Contract Documents listed above, the order of precedence shall be the order in which the Contract Documents are listed in Article 1.1 (Contract Documents) above.

## 1.3 **Definitions** (Reference GCC Clause 1)

Capitalized words and phrases used herein shall have the same meanings as are ascribed to them in the General Conditions of Contract.

## Article 2. Contract Price and Terms of Payment

2.1 **Contract Price** (Reference GCC Clause 11)

The Employer hereby agrees to pay to the Contractor the Contract Price in consideration of the performance by the Contractor of its obligations hereunder. The Contract Price shall be the aggregate of: [amount of foreign currency in words], [amount in figures], and [amount of local currency in words], [amount in figures], or such other sums as may be determined in accordance with the terms and conditions of the Contract.

#### 2.2 **Terms of Payment** (Reference GCC Clause 12)

The terms and procedures of payment according to which the Employer will reimburse the Contractor are given in Appendix 1 (Terms and Procedures of Payment) hereto.

## Article 3. 3.1 Effective Date for Determining Time for Completion

#### Effective Date (Reference GCC Clause 1)

The Time of Completion of the Facilities shall be determined from the date of Notification of Award provided all of the following conditions have been fulfilled within a period of two (2) months from the date of said Notification of Award:

- (a) This Contract Agreement has been duly executed for and on behalf of the Employer and the Contractor;
- (b) The Contractor has submitted to the Employer the performance security, Security towards faithful performance of the Deed(s) of Joint undertaking (if applicable) and the advance paymentguarantee (if applicable);
- (c) The Employer has paid the Contractor the Advance Payment(if applicable).

Each party shall use its best efforts to fulfill the above conditions for which it is responsible as soon as practicable.

- 3.2 If the conditions listed under 3.1 are not fulfilled within two (2) months from the date of Notification of Award because of reasons attributable to the Employer, the Contract would become effective only from the date of fulfillment of all the above mentioned conditions and, the parties shall discuss and agree on an equitable adjustment to the Contract Price and the Time for Completion and/or other relevant conditions of the Contract.
- 3.3 However, if any of the conditions listed under 3.1 above are not fulfilled within two (2) months from the date of notification of Award because of the reasons attributable to the contractor, the contract will become effective from the date of Notification of Award. In this case, contract Price and/or time of completion shall not be adjusted.

#### Article 4.

It is expressly understood and agreed by and between the Contractor and the Employer that the Employer is entering into this Agreement solely on its own behalf and not on behalf of any other person or entity. In particular it is expressly understood and agreed that the Government of India is not a party to this Agreement and has no liabilities, obligations or rights hereunder. It is expressly understood and agreed that the Employer is an Independent legal entity with power and authority to enter into contracts solely on its own behalf under the applicable laws of India and the general principles of Contract Law. The Contractor expressly agrees, acknowledges and understands that the Employer is not an Agent, Representative or Delegate of the Govt. of India. It is Further understood and agreed that the Government of India is not and shall not be liable for any acts, omissions, commissions, breaches or other wrongs arising out of the Contract. Accordingly, the Contractor expressly waives, releases and foregoes any and all actions or claims, including cross claims, impleader claims or counter claims

against the Government of India arising out of this Contract and covenants not to sue the Government of India as to any manner, claim, cause of action or thing whatsoever arising of or under this Agreement.

## Article 5. Appendices

The Appendices listed in the attached list of Appendices shall be deemed to form an integral part of this Contract Agreement.

Reference in the Contract to any Appendix shall mean the Appendices attached hereto, and the Contract shall be read and construed accordingly.

IN WITNESS WHEREOF the Employer and the Contractor have caused this Agreement to be duly executed by their duly authorized representatives the day and year first above written.

Signed by for and on behalf of the Empl	oyer	
[Signature]		
[Title]		
in the presence of		
Signed by for and on behalf of the Cont	ractor	
[Signature]		
in the presence of		
CONTRACT AGREEMENT		
dated theday of	, 20	
BETWEEN		
["the Employer"]		_

## ["the Contractor"]

## **APPENDICES**

Appendix 1	Terms and Procedures of Payment
Appendix 2	Price Adjustment
Appendix 3	Insurance Requirements
Appendix 4	Time Schedule
Appendix 5	List of Approved Subcontractors
Appendix 6	Scope of Works and Supply by the Employer
Appendix 7	List of Documents for Approval or Review
Appendix 8	Functional Guarantees

#### TERMS AND PROCEDURES OF PAYMENT

In accordance with the provisions of GCC Clause 12 (Terms of Payment), the Employer shall pay the Contractor in the following manner and at the following times, on the basis of the Price Break down given in the Price Schedules. Payments will be made in the currencies quoted by the Bidder unless otherwise agreed between the parties. Application for payment in respect of part deliveries may be made by the Contractor as work proceedes.

## **TERMS OF PAYMENT**

A. Schedule No.1 : Plant and Equipment (excluding Mandatory Spares Type Tests) quoted on CIF (Indian Port-of-entry) basis

In respect of Plant and Equipment (excluding mandatory spares) supplied from abroad the following payments shall be made: -

- A1. For FOB Price Component of Plant and Equipment (excluding Mandatory Spares and Type Test):
  - (I) Ten (10%) of the total FOB price component as Initial Advance Payment on:
    - a. Acceptance of Notification of Award(s) and Signing of the Contract Agreement(s).
    - b. Submission of an unconditional Bank Guarantee covering 110% of the advance amount, which shall be initially kept valid upto (ninety) 90 days beyond the schedule date for successful Completion of the Facilities under the Package. However, incase of delay in completion of facilities, the validity of this Bank Guarantee shall be extended by the period of such delay. Proforma of Bank Guarantee is enclosed in Section-VII Bank Guarantee Form for Advance Payment.
    - c. Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
    - d. In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate/Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.
    - e. Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
    - f. Finalization of Master Drawing List (MDL).

- (II) **Sixty Percent (60%)** of FOB price component of the Contract price for each identified equipment shall be paid progressively on pro-rata basis upon receipt of material and physical verification at site on prorata basis on:
  - a. production of invoices and satisfactory evidence of shipment (which shall be original Bill of Lading) including Material Despatch Clearance Certificate (MDCC) issued by the Employer's Corporate QA & I representative.
- (III) **Twenty Percent (20%)** of the total FOB price component of the Contract Price for each identified equipment shall be paid progressively on pro-rata basis on installation of the equipment and certification by the Project Manager of to this effect.
- (IV) **Ten Percent (10%)** of FOB price component of the Contract price on Successful Completion of Performance Guarantee Tests of entire FGD System Package and issuance of Operational Acceptance Certificate by the Project Manager for the Units (5 percent for each unit of the plant).
- Note: (1) The basis for pro-rata payment at (II) and (III) above shall be the billing breakup, to be mutually discussed and agreed upon.
  - (2) (i) In case Installation Price (excluding Civil/Structural works price) is less than 15% of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is lower shall be retained proportionately from the FOB & Ex-works component of Contract price while releasing payments due on receipt of equipment, and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid on pro-rata basis upon completion of installation of the respective equipment and its certification by the Project Manager.
    - (If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date, set for submission of Price bids shall be considered for the purpose of computing installation percentage /retention amount).
    - (ii) In case the Civil Works Price (including Site Fabricated Structural works price) is less than 32% of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is lower shall be retained proportionately from the FOB & Ex-Works component of Contract price while releasing payments due on dispatch of equipment, and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid on pro-rata basis upon completion of Civil Works including Structural works (if any) corresponding to the respective equipment and its certification by the Project Manager.
      - (If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date set for submission of Price bids shall be considered for the purpose of computing Civil Works percentage /retention amount).

## A2 Ocean Freight and Marine Insurance Charges (excluding Mandatory Spares parts) for equipment covered above :

One Hundred percent (100%) Ocean Freight and Marine Insurance charges covered in Schedule-1 shall be paid upon shipment of equipment on pro-rata basis to the FOB price of the equipment shipped. The aggregate of all such pro-rata payments shall not exceed the total amount identified in the contract. However, whenever equipment wise Ocean Freight and Marine Insurance charges have been identified in the contract, the payment of Ocean Freight and Marine Insurance Charges shall be based on such charges identified in the contract against shipment of equipment.

## B. Schedule No. 2 : Plant and Equipment (excluding Mandatory Spares & Type Tests) quoted on Ex-works (India) basis :

In respect of Plant and Equipment supplied from within the Employer's country the following payment shall be made:

## B1. For Ex-works Price component of Plant and Equipment (excluding Mandatory Spares and Type Test):

- (I) **Ten Percent (10%)** of the total Ex-works price component as Initial Advance Payment on:
  - (i) Acceptance of Notification of Award and Signing of the Contract Agreement.
  - (ii) Submission of an unconditional Bank Guarantee covering 110% of the advance amount, which shall be initially kept valid upto (ninety) 90 days beyond the schedule date for successful Completion of the Facilities under the Package. However, incase of delay in completion of facilities, the validity of this Bank Guarantee shall be extended by the period of such delay. Proforma of Bank Guarantee is enclosed in Section-VII Bank Guarantee Form for Advance Payment.
  - (iii) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts (including the Contracts entered into with the Contractor's Assignee, if applicable in case of Foreign Contractor), and submission by the Assignee (if applicable in case of Foreign Contractor) of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts entered into with the Assignee, all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However in case of delay in Defect Liability Period, the validity of these Bank Guarantees shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.

- (iv) In case Deed(s) of Joint Undertaking by the Contractor alongwith his Associate form part of the contract, then submission of unconditional Bank Guarantee from such Associate towards faithful performance of the Deed of Joint Undertaking for the amount specified in the respective Deed of Joint Undertaking and valid upto ninety (90) days after end of Defect Liability Period of all equipment covered under the contract. The proforma of Bank Guarantee shall be as enclosed in Section-VII-Form of Bank Guarantee by Associate.
- (v) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
- (II) Sixty Percent (60%) of Ex-Works Price component of the Contract price for each identified equipment shall be paid progressively on pro-rata basis upon receipt of material and physical verification at site on prorata basis on:
  - (a) production of invoices and satisfactory evidence of shipment which shall be original Good Receipt/Rail Receipt including Material Despatch Clearance Certificate (MDCC) issued by the Employer.
- (III) **Twenty Percent (20%)** of the total Ex-works price component of the Contract Price for each identified equipment shall be paid progressively on pro- rata basis on installation of the equipment and certification by the Project Manager to this effect.
- (IV) **Ten Percent (10%)** of Ex-works price component of the Contract price on Successful Completion of Performance Guarantee Tests of entire System and issuance of Operational Acceptance Certificate by the Project Manager for the Units (5 percent for each unit of the Plant).
- Note: (1) The basis for pro-rata payment at (II) and (III) above shall be the billing break-up, to be mutually discussed and agreed upon.
  - (2) (i) In case Installation Price (excluding Civil/Structural works price) is less than 15% of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is lower shall be retained proportionately from the FOB & Ex-works component of Contract price while releasing payments due on receipt of equipment, and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid on pro-rata basis upon completion of installation of the respective equipment and its certification by the Project Manager.

(If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date set for submission of Price bids shall be considered for the purpose of computing installation percentage /retention amount).

(ii) In case the Civil Works Price (including Site Fabricated Structural works price) is less than 32% of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is lower shall be retained proportionately from the FOB & Ex-Works component of Contract price while releasing payments due on dispatch of equipment, and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid on pro-rata basis upon completion of Civil Works including Structural works (if any) corresponding to the respective equipment and its certification by the Project Manager.

(If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date set for submission of Price bids shall be considered for the purpose of computing Civil Works percentage /retention amount).

## C. Schedule 1, 2 and 6 : Payment Terms for Mandatory Spares and Recommended Spares (When ordered)

The CIF price component of spares to be supplied from abroad and Ex-works price component of spares to be manufactured or fabricated within the Employer's country shall be paid as under:

- (i) Eighty percent (80%) of CIF/Ex-works(India) price component of the spares: upon receipt and storage at site and on physical verifications by the Project Manager and against invoices and shipping documents along with Material Despatch Clearance Certificate (MDCC) issued by the Employer.
- (ii) Twenty( 20%) of CIF/Ex-works(India) price component of the spares : on Successful Completion of Performance Guarantee Tests of entire FGD System and issuance of Operational Acceptance Certificate by the Project Manager.

#### D. Schedule No. 3 : Local Transportation

#### (a) All Plant and Equipment excluding Mandatory spares

One hundred Percent (100%) Local Transportation (including port clearance and port charges, and inland insurance charges) for the equipment covered in Schedule-1 and Schedule-2 shall be paid to the Contractor pro-rata to the value of the equipment received at site and on production of invoices by the Contractor. The aggregate of all such prorata payments shall, however, not exceed the total amount identified in the Contract for Local Transportation. However, wherever equipment wise local transportation charges (including insurance charges, Port clearance and Port charges) have been furnished by the Contractor, the payment shall be made after receipt of equipment at site based on the charges so identified in the Contract.

The above terms of payment shall be applicable for Foreign currency portion as well as Local currency portion of the Local Transportation component of the Contract Price, ifany.

#### (b) Mandatory Spares & Recommended Spares (if ordered)

Hundred Percent (100%) Local Transportation (including inland insurance, port clearance and port charges) for the spares shall be paid to the Contractor prorata to the value of spares received at site and on production of invoices by the contractor. The aggregate of all such prorata payments shall, however, not exceed the total amount identified for the Contract of Local Transportation. However, wherever itemwise local transportation charges (including insurance charges, Port clearance and Port charges) have been furnished by the Contractor, the payment shall be made after receipt of spares at site based on the charges so identified in the Contract.

The above terms of payment shall be applicable for Foreign currency portion as well as Local currency portion of the Local Transportation component of the Contract Price, ifany.

## E. Schedule No. 4: Installation Services

#### (a) Erection Portion (of Plant and Equipment)

The Installation Services component shall be paid as under:

- (I)(A) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be paid to the Contractor as **interest bearing** advance payment on:
  - (i) Acceptance of Notification of Award(s) and Signing of Contract Agreement(s).
  - (ii) Submission of an unconditional Bank Guarantee for an **amount equivalent to 110% of the Advance amount**, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII.
  - (iii) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
  - (iv) In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate/Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.

- (v) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
- (vi) Establishing their office at site preparatory to mobilisation of their erection establishment.
- (vii) Advance Payment for Installation services price components shall be released after certification of Engineer-in-Charge that the Contractor has brought to site the Safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.
- (viii) In case the Contractor decides not to take interest bearing advance payment, the first progressive payment for Installation services price component shall be released after certification of Engineer-in- Charge that the Contractor has brought to site the safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.
- (I)(B) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be further paid to the Contractor as **interest bearing** advance payment on:
  - (i) Fulfilment of conditions mentioned at E(a)(I)(A) (i) to (viii)above.
  - (ii) Submission of an unconditional Bank Guarantee for an **amount equivalent to 110% of Advance amount**, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay.
  - (iii) T&P Mobilization as identified along with PERT network for start of Erection and Certification thereof by the Engineer-in-Charge.
  - (iv) Placement of order(s) on sub-contractor(s) for Installation works (Site erection) and submission of copy of work order(s) duly accepted by Sub- Contractor(s) to the Employer.
- (I)(C) The recovery of the interest component on the above advance amount shall be made from the progressive payments released to the contractor as per clause E(a)(II) below. The amount of interest to be recovered from a particular bill shall be calculated @ 12.20% per annum on the value of advance corresponding to the %age of total progressive payment being released. The period for which the interest is to be calculated shall be reckoned from the date of release of the advance payment to the actual date of release of the said progressive payment or the expiry of the stipulated time frame for release of such progressive payments under the Contract, whichever is earlier. The interest on the advance payment shall stand fully recovered on release of all the progressive payments. If the amount payable under any interim bill is not sufficient to cover all deductions to be made for interest on the advance payment and other sums deductible therefrom, the balance outstanding shall be recovered from the next payments immediately falling due.

In case the contractor decides not to take interest bearing advance payment, the advance payment shall be proportionately adjusted in the balance payments excluding final payment (i.e. in the progressive payment indicated at E(a) (II) and (III) below).

- (II) Seventy Percent (70%) of the Erection Portion of installation Services component of contract price (excluding Civil & Structural works) will be made on pro-rata basis against progressive erection of the equipment on:
  - a) Certification by the Project Manager for the quantum of work completed and by the Project Manager's field quality assurance & surveillance representative for the successful completion of quality check points involved in the quantum of work billed.

Note: The release of first progressive payment for installation services shall also be subject to submission of documentary evidence by the Contractor towards having taken the insurance policy(ies) in terms of relevant provisions of GCC Clause 34 (Insurance) and acceptance of same by the Project Manager.

- (III) (a) **Five Percent (5%)** of installation Services Component of contract price (excluding Civil & Structural works) on Completion of the Facilities including all associated auxiliaries and ancillary works for the First Unit & common facilities and issue of Completion Certificate by the Project Manager for the Unit.
  - (b) Five Percent (5%) of installation Services Component of contract price (excluding Civil & Structural works) on Completion of the Facilities including all associated auxiliaries and ancillary works for the Second unit and issue of Completion Certificate by the Project Manager for the Unit.
- (IV) (a) Five Percent (5%) of installation Services Component of contract price (excluding Civil & Structural works) on successful Completion of Performance Guarantee Tests for the First unit & common facilities and issue of Operational Acceptance Certificate by the Project Manager for the Unit.
  - (b) **Five Percent (5%)** of installation Services Component of contract price (excluding Civil & Structural works) on successful Completion of Performance Guarantee Tests for the Second Unit and issue of Operational Acceptance by the Project Manager for the Unit.

**Note:** The basis for the pro-rata payments above shall be the Billing Break up to be finalised subsequently after award of contract.

In case the Installation Price (excluding Civil/Structural works price) is more than 20% of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is higher shall be retained while releasing progressive payments due on installation of equipment, and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid along with payment due on completion of Trial Operation / Completion of Facilities.

(If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date set for submission of Price bids shall be considered for the purpose of computing installation percentage /retention amount). E (b) Civil Works Portion (including construction materials but Excluding Cost of Structurals)

The Civil & Allied Works Price Components of the Contract Price shall be paid as under:

- (I)(A) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be paid to the Contractor as **interest bearing advance** payment on:
  - (i) Acceptance of Notification of Award(s) and Signing of Contract Agreement(s).
  - (ii) Submission of an unconditional Bank Guarantee for an amount equivalent to 110% of Advance amount, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII.
  - (iii) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
  - (iv) In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate/Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.
  - (v) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
  - (vi) Establishing their office at site preparatory to mobilisation of their erection establishment.
  - (vii) Advance Payment for Installation services price components shall be released after certification of Engineer-in-Charge that the Contractor has brought to site the Safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.

- (viii) In case the Contractor decides not to take interest bearing advance payment, the first progressive payment for Installation services price component shall be released after certification of Engineer-in- Charge that the Contractor has brought to site the safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.
- (I)(B) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be further paid to the Contractor as **interest bearing** advance payment on:
  - (i) Fulfilment of conditions mentioned at E(b) (I)(A) (i) to (viii)above.
  - (ii) Submission of an unconditional Bank Guarantee for an **amount equivalent to 110% of Advance amount**, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay.
  - (iii) T&P Mobilization as identified along with PERT network for start of Erection and Certification thereof by the Engineer-in-Charge.
  - (iv) Placement of order(s) on sub-contractor(s) for Installation works (Site erection) and submission of copy of work order(s) duly accepted by Sub- Contractor(s) to the Employer.
- (I)(C) The recovery of the interest component on the above advance amount shall be made from the progressive payments released to the contractor as per clause E(b) (II) below. The amount of interest to be recovered from a particular bill shall be calculated @ 12.20% per annum on the value of advance corresponding to the %age of total progressive payment being released. The period for which the interest is to be calculated shall be reckoned from the date of release of the advance payment to the actual date of release of the said progressive payment or the expiry of the stipulated time frame for release of such progressive payments under the Contract, whichever is earlier. The interest on the advance payment shall stand fully recovered on release of all the progressive payments. If the amount payable under any interim bill is not sufficient to cover all deductions to be made for interest on the advance payment and other sums deductible therefrom, the balance outstanding shall be recovered from the next payments immediately falling due.

In case the contractor decides not to take interest bearing advance payment, the advance payment shall be proportionately adjusted in the balance payments excluding final payment (i.e. in the progressive payment indicated at E(b) (II) and (III) below).

- (II) Seventy percent (70%) of the total Civil Works Price Component shall be paid progressively on
  - (a) certification by the Project Manager for the quantum of work completed and certification by the Project Manager's Field Quality Surveillance representative for the successful completion of quality check points involved in the quantum of work billed.
  - (b) Acceptance of Notification of Award(s) and Signing of Contract Agreement(s).

- (c) On certification of the Engineer-in-Charge that the contractor has established their office at site and mobilised the plant and equipment specifically identified in Letter of Award (LOA / NOA) of the Contract.
- (d) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts (including the Contracts entered into with the Contractor's Assignee, if applicable in case of Foreign Contractor), and submission by the Assignee (if applicable in case of Foreign Contractor) of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts entered into with the Assignee, all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
- (e) In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate / Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract.
  - However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.
- (f) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
- (g) On certification of Engineer-in-Charge that the Contractor has brought to site the Safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.
- Note: The release of first progressive payment for civil works shall also be subject to submission of documentary evidence by the Contractor towards having taken the insurance policy(ies) in terms of relevant provisions of GCC Clause 34 (Insurance) and acceptance of same by the Project Manager.
- (III) (a) **Five Percent (5%)** of total Civil Works Price component of Contract price shall be paid on successful Completion of the Facilities of the First unit and issuance of Completion Certificate by the Project Manager for the Unit.
  - (b) **Five Percent (5%)** of total Civil Works Price component of Contract price shall be paid on successful Completion of the Facilities of the second Unit and issuance of Completion Certificate by the Project Manager for the Unit.
- (IV) (a) **Five Percent (5%)** of total Civil Works Price component of Contract price shall be paid on successful completion of Performance Guarantee Test of the First unit and issuance of Operational Acceptance Certificate by the Project Manager for the Unit.

(b) Five Percent (5%) of total Civil Works Price component of Contract price shall be paid on successful completion of Performance Guarantee Test of the second unit and issuance of Operational Acceptance Certificate by the Project Manager for the Unit.

**Note:** The basis for the pro-rata payments above shall be the Billing Break up to be finalised subsequently after award of contract.

- **E.** (c) Structural works portion, including cost of materials, fabrication & erection
  The Structural Works Price Component of the Contract Price shall be paid as under:
  - (I)(A) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be paid to the Contractor as **interest bearing** advance payment on:
    - (i) Acceptance of Notification of Award(s) and Signing of Contract Agreement(s).
    - (ii) Submission of an unconditional Bank Guarantee for an **amount equivalent to 110% of Advance amount**, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII.
    - (iii) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
    - (iv) In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate/Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.
    - (v) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
    - (vi) Establishing their office at site preparatory to mobilisation of their erection establishment.
    - (vii) Advance Payment for Installation services price components shall be released after certification of Engineer-in-Charge that the Contractor has brought to site the Safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.

- (viii) In case the Contractor decides not to take interest bearing advance payment, the first progressive payment for Installation services price component shall be released after certification of Engineer-in- Charge that the Contractor has brought to site the safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.
- (I)(B) **Five Percent (5%)** of the total installation services component of the Contract Price (excluding Civil Works & Structural Works) will be further paid to the Contractor as **interest bearing** advance payment on:
  - (i) Fulfilment of conditions mentioned at E(c)(I)(A) (i) to (viii) above.
  - (ii) Submission of an unconditional Bank Guarantee for an amount equivalent to 110% of Advance amount, which shall be initially kept valid upto ninety (90) days beyond the schedule date for successful 'Completion of the Facilities' under the Package. However, in case of delay in completion of facilities the validity of this advance Bank Guarantee shall be extended by the period of such delay.
  - (iii) T&P Mobilization as identified along with PERT network for start of Erection and Certification thereof by the Engineer-in-Charge.
  - (iv) Placement of order(s) on sub-contractor(s) for Installation works (Site erection) and submission of copy of work order(s) duly accepted by Sub- Contractor(s) to the Employer.
- (I)(C) The recovery of the interest component on the above advance amount shall be made from the progressive payments released to the contractor as per clause E(c)(II) below. The amount of interest to be recovered from a particular bill shall be calculated @ 12.20% per annum on the value of advance corresponding to the %age of total progressive payment being released. The period for which the interest is to be calculated shall be reckoned from the date of release of the advance payment to the actual date of release of the said progressive payment or the expiry of the stipulated time frame for release of such progressive payments under the Contract, whichever is earlier. The interest on the advance payment shall stand fully recovered on release of all the progressive payments. If the amount payable under any interim bill is not sufficient to cover all deductions to be made for interest on the advance payment and other sums deductible therefrom, the balance outstanding shall be recovered from the next payments immediately falling due.

In case the contractor decides not to take interest bearing advance payment, the advance payment shall be proportionately adjusted in the balance payments excluding final payment (i.e. in the progressive payment indicated at E(c)(II) and (III) below).

- (II) Seventy Percent (70%) of the total Civil Works Price Component shall be paid progressively on:
  - (a) certification by the Project Manager for the quantum of work completed and certification by the Project Manager's Field Quality Surveillance representative for the successful completion of quality check points involved in the quantum of work billed.
  - (b) Acceptance of Notification of Award(s) and Signing of Contract Agreement(s).

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- (c) On certification of the Engineer-in-Charge that the contractor has established their office at site and mobilised the plant and equipment specifically identified in Letter of Award (LOA / NOA) of the Contract.
- (d) Submission by the Main Contractor of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts (including the Contracts entered into with the Contractor's Assignee, if applicable in case of Foreign Contractor), and submission by the Assignee (if applicable in case of Foreign Contractor) of an unconditional Bank Guarantee(s) towards Performance Security(s) in respect of all Contracts entered into with the Assignee, all initially valid upto ninety (90) days after the end of Defects Liability Period of all equipment covered under Contract. However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee is enclosed in Section-VII-Form of Performance Security.
- (e) In case Deed of Joint Undertaking by the Contractor alongwith his Associate/Collaborator forms part of the Contract then submission of an unconditional Bank guarantee from such Associate / Collaborator towards faithful performance of the Deed of Joint Undertaking for an amount specified in the deed and initially valid upto ninety (90) days after the end of Defect Liability Period of all equipment covered under the Contract.
  - However, in case of delay in Defect Liability Period, the validity of this Bank Guarantee shall be extended by the period of such delay. The proforma of Bank Guarantee(s) shall be as enclosed in Section-VII.
- (f) Submission of a detailed PERT Network based on the work schedule stipulated in Appendix-4 to Form of the Contract Agreement and its approval by the Employer.
- (g) On certification of Engineer-in-Charge that the Contractor has brought to site the Safety equipments & Safety Personal Protective Equipments as per minimum quantity specified in the Bidding Documents.

**Note:** The release of first progressive payment for civil works shall also be subject to submission of documentary evidence by the Contractor towards having taken the insurance policy(ies) in terms of relevant provisions of GCC Clause 34 (Insurance) and acceptance of same by the Project Manager.

- (III) (a) **Five Percent (5%)** of total Civil Works Price component of Contract price shall be paid on successful Completion of the Facilities of the First unit and issuance of Completion Certificate by the Project Manager for the Unit.
  - (b) Five Percent (5%) of total Civil Works Price component of Contract price shall be paid on successful Completion of the Facilities of the second Unit and issuance of Completion Certificate by the Project Manager for the Unit.
- (IV) (a) Five Percent (5%) of total Civil Works Price component of Contract price shall be paid on successful completion of Performance Guarantee Test of the First unit and issuance of Operational Acceptance Certificate by the Project Manager for the Unit.

(b) Five Percent (5%) of total Civil Works Price component of Contract price shall be paid on successful completion of Performance Guarantee Test of the second unit and issuance of Operational Acceptance Certificate by the Project Manager for the Unit.

**Note:** The basis for the pro-rata payments at SI. No. (III) above shall be the Billing Break up to be finalised subsequently after award of contract.

#### Note for Para E. (b) & E. (c)

In case the Civil Works Price (including Site Fabricated Structural Works Price) is more than 42 % of the cumulative total of FOB & Ex-works Price of Main Equipment, the amount by which it is higher shall be retained while releasing progressive payments due on completion of civil works (including Site Fabricated Structural works), and no interest shall be payable on the retained amount. The aforesaid retained amount shall be paid along with payment due on completion of Trial Operation / Completion of Facilities.

(If Prices are quoted in foreign currency then SBI Bills Selling exchange rate as on the date set for submission of Price bids shall be considered for the purpose of computing Civil Works percentage /retention amount).

## F. Payment terms for Price Adjustment Amount

Contract shall be on firm price basis.

#### G. Schedule - 7: Payment Terms for Taxes & Duties

- i) Indian Custom Duties or levies including Stamp Duty and Import License Fee levied by the Government of India or any State Government in India on the Plant and Equipment including Mandatory Spares supplied from abroad (covered in Schedule-1) and on recommended spares (when ordered) supplied from abroad and covered in Schedule No.6, which are to be imported into India and which will become the property of the Employer, shall be paid directly by the Employer to the Government of India or the concerned authorities. However, if the local laws require such payment of the custom duty/ GST to be made by the Contractor, the same shall be reimbursed to the Contractor on production of satisfactory evidence of having paid the custom duty amount to the concerned authorities.
- ii) Notwithstanding the above, if the Contractor chooses to ship the equipment in Shipper's Containers, then the custom duty levied on such empty Containers shall not be borne by the Employer and shall be borne and payable/reimbursable by the Contractor. Further, Anti-dumping duty, Countervailing duty on subsidised articles, Safeguard duty etc. and any other tax including GST, levies, cess etc. applicable on such additional duties, if imposed on Plant and Equipment including Type Test and Mandatory Spares/Recommended Spares, shall be borne by the Contractor.
- iii) 100% of applicable Taxes and Duties (other than the custom duty & GST payable as in para (i) above) which are payable by the Employer under the Contract shall be paid/reimbursed to the Contractor or Assignee of foreign Contractor (if applicable) upon receipt of equipment/spares/services and on production of satisfactory documentary evidence by the Contractor/Assignee, as applicable. However, GST as applicable on Advance payment(if applicable) shall be paid to the Contractor along with the Advance sanctioned. The GST paid along with advance shall be adjusted prorata against the tax due upon supply of goods/services, based on the value of the respective goods/services.

## H. Schedule-8A/8B (as applicable) Payment Terms for Type Test Charge:

100% of each Type Test Charges shall be paid to the Contractor upon conductance of the corresponding Type Test and Certification by the Engineer thereon.

I. **Payment Terms for O&M Contract:** Details for O&M Service may be referred to in Technical Specification. O&M including supply of all spares for 2 years will be in bidder's scope. Payment for O&M charges will be paid in each year on monthly basis.

#### Note:

1) In case the Contractor is a non resident/foreign company, the release of first progressive payment shall also be subject to submission of certificate/Ruling determining the applicable rate of Income Tax in terms of relevant provisions of GCC clause on Taxes & Duties and acceptance of same by the Engineer-in-Charge.

#### **PAYMENT PROCEDURES**

The Procedures to be followed in making application for, certifying and making payments shall be as follows:

## 1. Payment Schedule/Price Break-up for Payments

- The Contractor shall prepare and submit to the Project Manager for approval, a break-up of the Contract Price in the currencies of the Contract. It is expected that the Contractor shall indicate the price of a single item in one currency only. However, if the Contractor intends to receive payment for some items in more than one currency, the Contractor would be required to furnish a separate breakup and payment for such items shall be made based on the agreed rates. The Contract Price break-up shall be interlinked with the agreed detailed PERT network of the Contract setting forth starting and completion dates for the various key phases of the Facilities. Any payment under the Contract, subsequent to Advance payment(if applicable), shall be made only after the Contractor's price break-up is approved by the Employer. The aggregate sum of the Contractor's price break-up shall be equal to the total Contract Price.
- 1.2 The Billing Breakup for Mandatory Spares shall be submitted to the Employer for approval as per the format enclosed as Annexure-1 to this Appendix indicating therein the details such as Make, Model number, Drawing/Datasheet number and Part number of all spare items. The relevant drawings/documents shall be submitted along with the Billing Break up.
- 1.3 The Contractor shall, by the 15th April of every year, furnish the BBU value of supplies sourced from Micro and Small Enterprises (MSEs) along with the total BBU value of supplies dispatched by it during the preceding financial year as per the format enclosed as Annexure-2 to this APPENDIX-1.

## 2. Currency of Payment

2.1 The Contract Price shall be paid in the currency or currencies in which the various price components have been stated and as incorporated in the Contract.

#### 3. Application for Payment

- 3.1 The Contractor shall submit application for the payment in the proforma enclosed. The Contractor shall submit to the Project Manager separate application for payment in different currencies whenever payment is to be made in more than one currency.
- 3.2 Each such application shall state the amount claimed and shall set forth in details, the order of the Payment Schedule, particulars of the Facilities including the Facilities executed at Site and of the equipment shipped/brought on to the Site pursuant to the Contract upto the date mentioned in the application and for the period covered since the last preceeding certificate, if any.
- 3.3 Every interim payment certificate shall certify the Contract Value of the Facilities executed upto the date mentioned in the application for the payment certificate, provided that no sum shall be included in any interim payment certificate in respect of the Facilities that according to the decision of the Project Manager, does not comply with the Contract, or has been performed, at the date of certificate prematurely.

## 4. Due Dates for Payment

4.1 The advance payment amount(if applicable) shall be payable after fulfilment of all the conditions laid down in the Terms of Payment (Appendix 1 to the Contract Agreement) and receipt of the Contractor's invoice along

for such advance payment(if applicable). Employer will make progressive payment as and when the payment is due as per the Terms of Payment set forth in Appendix 1 to the Contract Agreement. Progressive payment other than that under the letter of credit will become due and payable by the Project Manager within forty five (45) days from the date of receipt of Contractor's bill/invoice/debit note by the Employer, provided the documents submitted are complete in all respects.

## 5. Mode of Payment

- The Employer will establish an irrevocable Letter of Credit (L/C) in favour of the Contractor through the Employer's Bank in Employer's country for payments due, as per Terms of Payment, on despatch of equipment i.e. Ex-works/CIF despatch of equipment and spares (including due payments towards ocean freight and marine insurance). The value of L/C will be as per payment schedule for each quarter and valid for a quarter. It will be the responsibility of the Contractor to utilise the L/C to the fullest extent. In case L/C has been established by the Employer and not utilised by the Contractor, for reasons of delay attributable to him, all reinstatement charges for the L/C for further period necessitated due to non-utilisation of L/C will be to the account of the Contractor.
- The payment of the advance amount(if applicable), Type Test Charges if any, price adjustment amounts, all other supply payments, taxes and duties (wherever admissible) inland transportation (including port handling if any) insurance and the Installation Portion of the Facilities shall be made direct to the Contractor by the Employer and no L/C shall be established by the Employer for such payments. Wherever technically feasible, such payments shall be made electronically only as per details of Bank Account indicated in the contract, the contractor shall immediately inform the employer. The Contractor shall hold the employer harmless and employer shall not be liable for any direct, indirect or consequential loss or damage sustained by the bidder on account of any error in the information or change in Bank details provided to the employer in the prescribed form without information to employer duly acknowledged.

#### 6.0 For payments related to Erection/ Civil/ Structural works

(i) The Contractor shall maintain a separate account with a Scheduled Bank at Site for the purpose of receiving all the payments under the Contract(s) and for utilization of payments received from the Employer for disbursement to subcontractors, sub-vendors, PRW's etc., of the Contractor. The Contractor shall maintain separate books of accounts for all payments under this Contract and the Project Manager shall have access to these at all times.

## (ii) Account Tracking Mechanism

In case the Contractor wants to withdraw funds from the above bank account for any purposes other than the Contract, he shall be required to submit an undertaking to the Project Manager certifying that all due statutory payments, labour payments and payments to all his sub-contractors have been disbursed corresponding to the total payment received by him under the Contract.

For tracking of payments received from the Employer, the Contractor shall also submit a monthly statement by 7th of every month certifying the transactions pertaining to the above account along with the purpose of such transactions. In case the Contractor transfers funds for any purposes other than the Contract, without prior consent of the Employer, it will constitute a breach of Contract by the Contractor.

(iii) In case the Contractor violates the above provisions, EMPLOYER will have the right to give suitable instructions to the Bank to regulate/ freeze the account.

## FORM OF APPLICATION FOR PAYMENTS

Project	:						
Equipment Pac	ckage :			Date	:		
Name of Contra	actor :			Contract No.	:		
Contract Value	:			Contract Name	:		
Unit Reference	:			Applicable Serial Number	:		
To.							
		(Name	of Employe	* er)			
Dear Sir							
		APPLICATIO	N FOR PA	YMENT#			
ι	undersigned h	ereby applies	for payme	nt of the sum	the of currency in which claim		
	s made).						
2.	The above amount is on account of: (check whichever applicable)						
,	Advance payment (Schedule **)						
I	Interim paymer	t as advance (Sc	chedule **)				
ŀ	Progressive pay	ment against des	spatch of ec	uipment (Schedule	***)		
ŀ	rogressive payment against receipt of equipment (Schedule **)						
ſ	Progressive payment against Installation (Schedule **)						
(	Ocean freight & marine insurance (Schedule **) Inland						
t	transportation (	Schedule **)					
I	Inland Insurance						
ı	Price adjustment						
		specified in contr change order No.		)			
	Others (specify Final payment (						
á	as detailed in th	e attached sche	dule(s) whic	ch form an integral	part of this application.		
		aimed is as per it ed to the above n			of the payment		

4.	The application consists of this page, a summary of claim statement (Schedule $^{**}$ ), and the following signed schedules					
	1					
	2					
	3					
	The fol	llowing documents are also enclosed : 1				
	2					
	3					
		Signature of Contractor/ authorised Signatory				
*		ation for payment will be made to 'Project Manager' as to be designated for this se at the time of Notification of Award.				
#	Prepar	re separate application for claims in different currencies.				
**	Proform	ma for the Schedules will be mutually discussed and agreed to during the				

finalisation of the Contract Agreement.

## **ANNEXURE-1 TO APPENDIX-1**

PROJECT:	FLUE GAS DESULPHURISATION (FGD) SYSTEM PACKAGE DCRTPP YAMUNA NAGAR (2X300 MW)	CLIENT	
PACKAGE:	BILLING BREAK UP FOR MANDATORY SPARES 4/CE/PLG/NTPC/DCRTPP/FGD-251		
TITLE :		CONTRACTOR:	
NOA REF:			
BILLING BR	EAKUP (BBU) NO. :		

SI.No.	Description	Quantity	Unit	Unit Price	Total Price	Equipment Make	Equipment Model	Drawing / Documents/Data Sht no.	Part No.	Remarks

## **Annexure-2 to APPENDIX-1**

Proforma for details to be furnished by the Contractor by 15th April of every financial year of supplies sourced from MSEs dispatched during the preceding financial year.						
Package Name: Project Name: Name of the Contractor: COA No.:						
s dispatched during the preceding fi	nancial year are furnished					
Out of the total supplies dispatched, BBU value of supplies sourced from MSEs  (B)  (in eqvt INR)	Percentage of supplies sourced from MSEs wrt total supplies dispatched (C = B*100/A) (%)					
In case of no supplies sourced from MSEs, mention 'NIL'.  I, on behalf of M/s						
Name	Desi eal					
	out of the total supplies dispatched, BBU value of supplies sourced from MSEs  (B)  (in eqvt INR)  from MSEs, mention 'NIL'.  Contractor) hereby declare that the Signature Name					

## Annexure-3 to Appendix-1, Section-VII, Book 3 of 3

(To be executed on Non- Judicial Stamp Paper of Appropriate Value)

## **ESCROW AGREEMENT**

	OW AGREEMENT (hereinafter referred to as this "Agreement") is entered into on this the day 20 at
01	BETWEEN:
	a Company incorporated under the laws of and having its principal place siness at (hereinafter the dot on the "Employer", which expression shall, unless it is repugnant to the subject or context.
	of to as the " <b>Employer</b> ", which expression shall, unless it is repugnant to the subject or context f, include its successors and assigns) of the <b>FIRST PART</b> ;
	AND
	a Company incorporated under the laws of and having its principal place siness at (hereinafter do to as the "Contractor", which expression shall, unless it is repugnant to the subject or context
thereo	f, include its successors, transferees and permitted assigns) of the <b>SECOND PART</b> ;  AND
	, a body corporate incorporated under the laws of
	and a banking company within the meaning of Section 5 (c) of the Banking Regulation Act, 1949 of 1949) and having its registered office at in its capacity as the Escrow
	in its capacity as the Escrow for the Contractor (hereinafter referred to as the " <b>Escrow Bank</b> ", which expression shall, unless epugnant to the subject or context thereof, include its successors and permitted assigns) of the
The E	PART. Imployer, the Contractor and the Escrow Bank are individually referred to as "Party" and
collect	ively as " <b>Parties</b> ". R <b>EAS</b> :
Α.	The Employer vide IFB No dated ("Tender") had
	invited bids for("Package") for("Project").
_	
B.	Accordingly, the said "Contractor", submitted its bid in response to the above mentioned NIT.
C.	Pursuant to the IFB and the bid submitted by the Successful Bidder / Contractor, the Employer issued the Notification of Award dated
	("Notification of Award") and executed Contract Agreement Reference Nodated (hereinafter called Contract).
D.	In terms of Clause of the Contract/ General Conditions of Contract/ Special Conditions of Contract, the Contractor is required to open and maintain separately an Escrow Account with the Escrow Bank.
E.	The Contractor have approachedBank to act as an escrow agent
	and the Bank has agreed to act as the Escrow Bank under this Escrow Agreement; and
F.	Accordingly Parties are desirous of executing this Escrow Agreement to set out the manner and procedure for operation of the escrow account and other matters in connection therewith.
G.	All payments due under the Contract related to Erection/Civil/Structural works will be released by the Employer to the Contractor in the Escrow Account. The Contractor is required to make payment to suppliers of goods and services, statutory authorities, establishment expenses etc.

as may be required in the successful performance of the Contract.

- **H.** The Contractor is required to utilise the money collected in the Escrow Account in accordance with the waterfall mechanism set out in this Agreement.
- In view of the aforesaid, the mutual covenants, and understandings setforth herein, the Parties wish to enter into this Agreement for setting out the terms and conditions to deal with all payments in accordance with the requirements set out in the Bid Document.

**NOW, THEREFORE,** in consideration of the premises herein set forth and other good and valid consideration, the receipt and adequacy of which are hereby expressly acknowledged, the Parties with the intent to be legally bound hereby agree as follows:

#### 1. DEFINITIONS AND INTERPRETATION

#### 1.1 DEFINTIONS

In this Agreement the following words and expressions shall, unless repugnant to the context or meaning thereof, have the meaning hereafter respectively assigned to them.

**Applicable Law** 

means all applicable statutes, laws, by – laws, rules, regulations, orders, ordinances, protocols, codes, guidelines, policies, notices, directions, judgments, decrees or other requirements or official directive of any governmental authority or court or other law, rule or regulation, approval from the relevant governmental authority, government resolution, directive, or other government restriction or any similar form of decision of, or determination by, or any interpretation or adjudication having the force of law in India.

**Business Day** 

means a day other than a Sunday or a bank holiday on which banks are normally open for business during banking business hours in Panchkula,

India.

**Contractor** shall have the meaning as ascribed to it in Second Part

**Employer** shall have the meaning as ascribed to it in First Part.

**Escrow** 

Account shall mean the account in the name and style of "\_\_\_\_\_" opened and maintained by the Contractor in terms of Section-V, Clause as Special Conditions of Contract No. 47 (General Condition of Contract Clause No. 12) with the Escrow Bank and operated in terms of this Escrow Agreement.

**Escrow Agreement** shall mean this agreement, together with the schedules hereto, as may be amended, modified or supplemented from time to time, in accordance with its terms.

**Escrow Bank** shall have the meaning as ascribed to it in Third Part. **Notification of Award** shall have the meaning as ascribed to it in Recital C.

**Package** shall have the meaning as ascribed to it in Recital A.

**Project** shall have the meaning as ascribed to it in Recital A.

**Tender** shall have the meaning as ascribed to it in Recital A.

#### 1.2 PRINCIPLE OF CONSTRUCTIONS

In this Agreement, unless the context otherwise requires:

- (a) reference to an Account includes a reference to any sub account of that Account;
- (b) reference to an "amendment" includes a supplement, modification, novation, replacement or re-enactment and "amended" is to be construed accordingly;
- (c) a reference to "authorization" includes an authorization, consent, clearance, approval, permission, resolution, license, exemption, filing and registration;

- (d) a reference to "control" includes the power to direct by contract or otherwise;
- (e) unless the context otherwise requires, the singular includes the plural and vice versa;
- (f) a reference to a Schedule is, unless indicated to the contrary, a reference to a schedule to this Agreement;
- (g) the words "other", "or otherwise" and "whatsoever" shall not be construed *ejusdem generis* or be construed as any limitation upon the generality of any preceding words or matters specifically referred to;
- (h) references to the word "includes" or "including" are to be construed without limitation;
- (n) all references to agreements, documents or other instruments include (subject to all relevant approvals) a reference to that agreement, document or instrument as amended, supplemented, substituted, novated or assigned from time to time;
- (o) any reference to a public organization shall be deemed to include any successor to such public organization or any organization or functions or responsibilities of such public organization;
- (p) "year" "month" and "day" wherever used in this Agreement imply that of English calendar;
- (q) words and abbreviations, which have, well known technical or trade / commercial meanings are used in the Agreement in accordance with such meanings;
- (r) A reference to times and dates in this Escrow Agreement are references to times and dates in India.
- (s) Any date or period as set out in any clause of this Escrow Agreement may be extended with the written consent of the Parties.
- (t) The Schedules form an integral and operative part of this Escrow Agreement and references to this Escrow Agreement shall include references to the Schedules.

#### 2. APPOINTMENT OF ESCROW BANK

Each of the parties acknowledges that the Escrow Bank has been appointed under this Escrow Agreement and that it shall discharge its functions in accordance with the terms of this Escrow Agreement. Escrow Bank hereby accepts the escrow arrangement hereby declared and provided upon the terms and conditions set forth in this Escrow Agreement.

#### 3. ESTABLISHMENT OF THE ACCOUNTS

The Contractor has established with the Escrow Bank an account with its branch, the details of which are provided in **Schedule – II** hereto, titled the "\_\_\_\_\_\_Account". The Contractor acknowledges and agrees that it shall maintain the Escrow Account.

#### 4. OPERATING PROCEDURES

The Employer, the Contractor and Escrow Bank, have prior to execution of this Agreement agreed on the detailed terms and conditions and Operating Procedures for the Escrow Account (as set out in **Schedule – III**), provided however, in the event of any inconsistency between this Agreement and such mandates, terms and conditions or procedures, this Agreement shall prevail.

Based on the request from the Contractor, the Employer will approve the list of suppliers of goods and services, statutory authorities, establishment expenses etc. to whom payments could be made and the same shall be shared with the Escrow Bank from time to time.

All transfers and payments pursuant to this Agreement shall be in a manner consistent with the operating procedures.

The Escrow Bank shall submit to the Employer the usage of monies withdrawn from the Escrow Account together with a monthly statement from the Escrow Bank evidencing receipt and withdrawal of funds into and from the Escrow Account.

The Employer shall be entitled to verify the usage of funds withdrawn from the Escrow Account. At any time the Employer is entitled to seek an account statement from the Escrow Bank and such evidence of usage of funds by the Contractor from the Escrow Account as required by the Employer.

#### 5. OBLIGATIONS OF THE CONTRACTOR

Nothing contained in this Agreement shall affect the obligations of the Contractor under the Bid Documents or Contract Agreement as set out above.

The Contractor shall simultaneously deliver a copy to the Employer of any notice or document delivered to the Escrow Bank pursuant to this Agreement.

#### 6. ESCROW BANK SERVICE CHARGES AND EXPENSES

The Contractor shall pay, on demand, all the usual and customary service charges, transfer fees, account maintenance, account acceptance, statement, investigation, funds transfer and any other charges as are levied by the Escrow Bank as mutually agreed and such other out of pocket expenses as are claimed by the Escrow Bank (collectively, the "charges") in connection with the Escrow Account. In addition the Contractor has agreed to pay one-time bank escrow service charges of Rs. plus applicable service tax. Contractor shall deposit the one- time bank escrow service charges in to the Escrow Account within three Business Days of the opening of the Escrow Account and/ or shall deposit the charges from time to time of such demand by the Escrow Bank. In the event Contractor fails to make the timely payment to the Escrow Bank of the one-time bank escrow service charges and/or the charges, the Escrow Bank shall have the right to withdraw such amounts from the Escrow Account as is necessary for the payment of the one-time bank escrow service charges and charges, in which case Contractor shall replenish the Escrow Account with such amounts equivalent to the amounts withdrawn by the Escrow Bank within Business Days of such withdrawal.

## 7. ESCROW BANKS'S DUTIES AND LIABILITIES

- 7.1 The Escrow Bank shall have only those duties, obligations and responsibilities expressly specified in this Escrow Agreement and shall have no duties, obligations or responsibilities which are implied or inferred by law or otherwise.
- 7.2 The duties of the Escrow Bank under this Escrow Agreement are purely ministerial, administrative and non-discretionary in nature. Neither Escrow Bank nor any of its directors, officers, agents and employees shall, by reason of anything contained in this Escrow Agreement, be deemed to be a trustee for or have any fiduciary relationship with the parties. Where the Escrow Bank has acted in accordance with this Escrow Agreement, it shall be deemed to have acted as if instructed to do so by the Employer
- 7.3 The Escrow Bank shall not be required to expend or risk any of its own funds or otherwise incur any liability, financial or otherwise, in the performance of any of its duties under this Escrow Agreement.

- 7.4 The Escrow Bank shall not be precluded by virtue of this Escrow Agreement (and neither shall any of its directors, officers, agents and employees or any company or persons in any other way associated with it be precluded) from entering into or being otherwise interested in any banking, commercial, financial or business contacts or in any other transactions or arrangements with the parties or any of their affiliates provided such transactions or arrangements are not contrary to the provisions of this Escrow Agreement.
- 7.5 The Escrow Bank shall not be bound or affected, in its capacity as Escrow Bank, in any way by the Agreement or any agreement or contract between Parties to which the Escrow Agent is not a party. The Escrow Bank, in its capacity as an escrow bank, is deemed not to have any knowledge of any provision of the Agreement or any other document unless the substance of such provisions is explicitly set forth in this Escrow Agreement. The Escrow Bank shall not in any way be required to determine whether or not the terms and conditions of the Agreement or any other agreement or contract between the Parties to which the Escrow Bank is not a party have been complied with. Furthermore, the Escrow Bank is deemed not to have any knowledge or notice of any fact or circumstance not specifically set forth in this Escrow Agreement.
- 7.6 The Escrow Bank may, in good faith, accept and rely on any notice, instruction or other document received by it under this Escrow Agreement as conclusive evidence of the facts and of the validity of the instructions stated in it and as having been duly authorised, executed and delivered and need not make any further enquiry in relation to it. The Escrow Bank may act in conclusive reliance upon any instrument or signature believed by it, acting reasonably, to be genuine and may assume, acting reasonably, that any person purporting to give receipt, instruction or advice, make any statement, or execute any document in connection with the provisions of this Escrow Agreement has been duly authorised to do so. The Escrow Bank shall be under no duty to inquire into or investigate the validity, accuracy or content of any such document.
- 7.7 The Escrow Bank shall not be liable to any person for any losses arising out of or in connection with the performance or non-performance of its obligations under this Escrow Agreement, except to the extent directly resulting from the wilful default or gross negligence of the Escrow Bank.
- 7.8 The Escrow Bank may execute any of its powers and perform any of its duties under this Escrow Agreement directly or through appointed agents or attorneys.
- 7.9 'Force Majeure Event' means any event (including but not limited to an act of God, fire, epidemics, natural calamities; riots, civil commotion or unrest, terrorism, war, strikes or lockouts; expropriation or other governmental actions; any changes in applicable law or regulation including changes in market rules, currency restrictions, devaluations or fluctuations; market conditions affecting the execution or settlement of transactions or the value of assets; and breakdown, failure or malfunction of any telecommunication and information technology systems beyond the control of any Party which restricts or prohibits the performance of the obligations of such Party contemplated by this Agreement.
  - The Escrow Bank shall not be held liable for any loss or damage or failure to perform its obligations hereunder, or for any delay in complying with any duty or obligation, under or pursuant to this Agreement arising as a direct or indirect result of any Force Majeure Event.
- 7.10 The Escrow Bank may at its cost, consult with, and obtain advice from its lawyers or professional advisers over any question in relation to, and its duties under this Escrow Agreement. The Escrow Bank shall not incur any liability for taking any action or omitting any action in accordance with such advice.
- 7.11 The Escrow Bank does not have any proprietary or other interest in the Escrow Account, but is to

serve as escrow holder only and having only possession thereof.

- 7.12 The Escrow Bank shall not be liable or responsible for obtaining any regulatory or governmental or other approval in connection with or in relation to the transactions contemplated herein and shall not be in any manner obliged to inquire or consider whether any regulatory or governmental approvals have been obtained.
- **7.13** The Escrow Bank shall not be obliged to supervise, control or perform any acts or responsibilities of the First Party or the Second Party or any other third party.
- 7.14 Any act to be done by the Escrow Bank shall be done only on a Business Day, during banking business hours, at \_\_\_\_\_\_, India and in the event that any day on which the Escrow Bank is required to do an act, under the terms of this Escrow Agreement, is a day on which banking business is not, or cannot for any reason be conducted, then the Escrow Bank shall do those acts on the next succeeding Business Day.
- 7.15 The Escrow Bank is under no duty to ensure that funds withdrawn from the Escrow Account are actually applied for the purpose for which they were withdrawn; neither the Escrow Bank nor any of its officers, employees or agents shall be required to make any distribution to the extent that the Escrow Amount is insufficient and shall incur no liability whatsoever from any non-distribution in such circumstances.
- 7.16 The Parties agree that the Escrow Bank shall not be, in any way, responsible or liable to the other Parties or any third person whosoever, for deduction or withholding of any taxes in relation to the transaction for which the Escrow Account has been established pursuant hereto and the contractor acknowledge and confirm that they shall be solely and absolutely liable for any and all deductions or withholdings and payments of taxes, levies, cesses and all other statutory dues in relation thereto. The Contractors confirm that they shall be, jointly and severally, liable for payment of all stamp duties payable in relation to this Agreement as well as any other instruments executed pursuant hereto and the Escrow Bank shall not be responsible or liable for the same, under any circumstances.
- 7.17 The Parties agree that Escrow Bank is acting in its capacity as an escrow agent only and shall not be deemed to act as an investment, legal or tax adviser to the Parties in the performance of its obligations under the Escrow Agreement.
- **7.18** Notwithstanding what is stated herein, in no event shall the Escrow Bank be liable for incidental, indirect, special, punitive or consequential damages caused to the Parties.

#### 8. NOTICE OF BREACH

The Escrow Bank to the best of its knowledge undertakes to the Employer that it shall notify the Employer of any breach by the Contractor of any of the provisions of this Agreement.

#### 9. INDEMNITY

The Contractor shall indemnify and keep indemnified the Parties for any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, costs, expenses, claims or disbursements of any kind or nature whatsoever which may be imposed upon, incurred by or asserted against the Parties in any way in connection with or arising out of the negotiation, preservation or enforcement of any rights under, or in carrying out its duties under this Agreement, other than those arising as a result of the Escrow Bank's gross negligence or willful default.

The Contractor shall indemnify and keep indemnified the Escrow Bank for any and all liabilities, obligations, losses, damages,

- (a) acting upon any request sent by facsimile, if such facsimile was found to be sent in an unauthorized manner; or
- (b) not acting upon any request if such facsimile was sent but not received by the concerned person of the Account Bank.

The obligations of the Contractor under this Agreement to indemnify and keep indemnified the parties shall survive the satisfaction, discharge or other termination of this Agreement and the resignation or removal of the Escrow Bank under this Agreement.

#### 10. CONFIDENTIALITY

No Party may except as permitted by this Escrow Agreement, make public or disclose to any person any information about this Escrow Agreement.

The Obligations under this clause shall survive the termination or expiry of this agreement.

#### 11. ASSIGNMENT

Save as provided in Clause \_\_ of the General Conditions of the Contract of the Employer, the Contractor shall not assign or transfer any part of their respective rights or obligations under this Agreement without the prior consent of the Employer, provided that this shall not prevent Employer from assigning or transferring its rights under this Agreement.

Nothing in this Agreement shall give to any other Person (other than the Parties hereto and their successors and permitted assigns) any benefit or any legal or equitable right or remedy under this Agreement.

This Agreement shall be binding on and shall inure to the benefit of the Parties hereto and the respective successors and permitted assigns.

#### 12. NOTICES

All notices or other communications to be given under this agreement shall be made in writing to:

## 

#### For the Escrow Bank:

#### (Name of the Escrow Bank)

Attention Address	(Designation of Employee)
Fax No. Tel No.	

#### Change of Address

Any Party may by notice change the addresses and / or addresses to which such notices and communications are to be delivered or mailed. Such change shall be effective when all the Parties have written notice of it.

#### 14. WAIVER

No failure or delay on the part of the Employer in exercising any right, power or privilege hereunder or under Contract shall impair any such right, power or privilege or operate as a waiver the Employer would otherwise have. No notice to or demand on the Contractor in any case shall entitle the Contractor to any other or further notice or demand in similar or other circumstances or constitute a waiver of the rights of the Employer to any other or further action in any circumstances without notice or demand.

#### 15. SEVERABILITY

If any provision of this Agreement is held invalid, unenforceable or illegal, the offending provision shall be severed from this Agreement and the remaining parts of this Agreement shall remain in full force and effect.

#### 16. AMENDMENTS

No amendment to this Agreement shall be binding unless in writing and signed by the Parties.

#### 17. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with Indian laws.

#### 18. DISPUTE RESOLUTION

All the disputes shall be settled as per HPGCL rules and regulations. In case dispute or disagreement relating to this Contract arises during the contract/ implementation and the understanding is not reached between the two parties, either of the parties may invoke the arbitration clause for which MD, HPGCL or his nominee shall be Sole Arbitrator. All arbitration proceedings under this regulation shall be governed by the provisions of the Arbitration and Conciliation Act, 1996 and the Rule there under, with any statutory modifications thereof for the time being in force. The award of the Arbitrator shall be final and binding on both the parties. The Arbitration proceedings shall take place at Panchkula, Haryana.

#### 19. JURISDICTION

The parties irrevocably submit to exclusive jurisdiction of the Courts of Panchkula in all matters arising under this Agreement.

#### 20. REGULATORY APPROVALS

The Contractor shall procure and shall thereafter maintain and comply with all regulatory

approvals required for the establishment and operation of the Accounts and the making of any deposits, transfers or withdrawals and for the performance of its obligations under this Agreement.

#### 21. NOTIFICATION OF BALANCES

Within \_\_\_\_ days following the end of each calendar month, the Escrow Bank shall notify the Employer of the balance in the Account and furnish a statement of the deposits into and payment out of the Accounts at the close of business of such calendar month.

## 22. COUNTERPARTS, ANNEXURES, SCHEDULES

This Agreement may be executed in several counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same agreement.

#### 23. MISCELLENOUS

The Escrow Bank shall be responsible for maintaining a correct and complete record of all transactions, deposits, withdrawals or transfer of funds relating to the Accounts.

The Escrow Bank shall not make any transfer or withdrawal from the Escrow Account except as provided for in this Agreement.

## SCHEDULE - I

1.	First Part Details:	
2.	Second Part Details;	
2.	Second Part Details;	

3. Third Part Details;

## SCHEDULE – II DETAILS OF ESCROW ACCOUNT

Particulars and Address of the Branch Office of the Escrow Bank for the Escrow Account	
IFSC Code	
Account Name and	
Account Number of	
Escrow Account	

#### SCHEDULE - III

## TERMS & CONDITIONS AND OPERATING PROCEDURES

#### **Deposits into Escrow Account**

• All the Payments due under the Contract will be released by the Employer to the Contractor in this Escrow Account as per Terms of Payment agreed in the Contract.

#### Release/ Withdrawal of Funds from the Escrow Account

 Based on the request from the Contractor, the Employer will approve the list of suppliers of goods and services, statutory authorities, establishment expenses etc. to whom payments could be made and the same shall be shared with the Escrow Bank from time to time for releasing the funds.

Note: Detailed Operating Procedure in this schedule, shall be finalised between Employer, Contractor & Escrow Bank at the time of signing of this Agreement.

**IN WITNESS WHEREOF** the Contractor has caused its Common Seal to be affixed hereto on the date first above written, the Employer, and the Escrow Bank have caused the same and the said counterparts to be executed by the hand of an authorized official.

SIGNED Employed hand represen authorized	e <b>r),</b> the of tative o	within r f the	named Emplo	yer,	LOYE _ who	<b>R</b> , b	y the orized
THE COI		EAL O	F				
				e '			
CONTRA Board on							
hereunto Company token the	y Secreta						
SIGNED		AND		ELIVE	th	_	within
named	ESCRO			by ,	the	hand	to t
Its Autho	rised Re	present	ative.				

## PRICE ADJUSTMENT

The contract price shall remain firm during the currency of the contract.

#### **INSURANCE REQUIREMENTS**

## (I) Insurance to be taken by the Contractor:

In accordance with the provisions of GCC Clause 34, the Contractor shall at his expense take out and maintain in effect, or cause to be taken out and maintained in effect, during the performance of the Contract, the insurances set forth below in the sums and with the deductibles and other conditions specified herein. The identity of the insurers and the form of the policies shall be subject to the approval of the Employer, such approval not to be unreasonably withheld.

In	surance	Amount insured	Deductible	Conditions
Α.	Marine Cargo	(i) 110% of CIF value in case of Plant and Equipment (including all spare and Type Tests Charges) to be supplied from abroad/110% of Ex-works value in case of plant & equipment (including all spare and Typ Test Charges) manufacture within the Employer's Count duties  (ii) Applicable taxes and duties  (iii) Escalation 5% on (i) & (ii)	d	(i) Employer to be named as coinsured (ii) Open policy (iii) All risk institute cargo clause 'A' (iv) War, SRCC, terrorism. (v) Institute replacement clause, special replacement clause (Air duty) and deferred unpacking clause (vi) Insurers right of subrogation against all parties (excluding carrier) waived. (vii) Warehouse to warehouse basis.
B.	Installation all risk	<ul> <li>(i) 110% of CIF value plus 110% of Ex-works value of plant &amp; equipment</li> <li>(ii) Applicable taxes and duties</li> <li>(iii) Cost of indigenous procurement and free issue materials</li> <li>(iv) 10% escalation on (i) (ii) &amp; (v) Cost of erection works</li> </ul>	Minimum as per insurance policy	<ul> <li>(i) Installation risk, RSMTD,</li> <li>(ii) Air freight cover.</li> <li>(iii) Extra charge cover.</li> <li>(iv) Maintenance cover</li> <li>(v) Contractor's plant &amp; machinery - Rs. 100 lakhs.</li> <li>(vi) Cross liability.</li> <li>(vii) Additional custom duty for imported machine (if any) for adequate value.</li> <li>(viii) Employer &amp; Contractor's Sub-Contractor to be named as co-insured.</li> </ul>
C.	Third Party liability (Extension of MCE/EAR Policy)	For any one occurance Rs. 50.00 lakhs	Nil	(i) Contractors, sub-contractors to be named as co-insured.

Ins	surance /	Amount insur	ed	Deductible	Conditions	
D.	Automobile liability					
(i)	M.V. policy for motor vehicles, private cars & commercial vehicle	es			As per local M.V. Act.	
(ii)	CPM policy for heavy construction equipment	Anything abo Rs.100 lakhs under erection risk policy	covered			
E.	Workmen's Compe	ensation	As per statut	e		
F.	Employer's liability		As per sta	atute	Cumulative to workmen's compensation to cover liabilty not covered thereby.	
G.	Group personal ins for contractor's & s contractor's employ	ub-				

#### Note:

- 1. The Employer shall be named as co-insured under all insurance policies taken out by the Contractor pursuant to GCC 34.1 except for Third Party Liability, Workman's Compensation and Employer's Liability Insurances and the Contractor's Sub-Contractors shall be named as co-insured under all insurances policies taken out by the Contractor pursuant to GCC 34.1, except for the Cargo insurance during transport, Workman's Compensation and Employer's Liability Insurances. All insurers rights of subrogation against such co-insureds for losses or claims arising out of the performance of the Contract shall be waived under such policies.
- 2. Notwithstanding the insurance requirements mentioned above, it would be the Contractor's responsibility to take adequate insurance cover as may be pertinent to protect his interest and interest of the Employer. If at any point of time during execution of the Contract, the insurance policies are found to be inadequate, the Contractor shall take fresh insurance policies meeting aforesaid requirements. The Employer reserves the right to make suitable recovery from the Contractor, if any.

3. Any loss or damage to the Plant and Equipment during handling, transportation, storage, installation, commissioning, and all activities to be performed till the "Completion of Facilities" shall be to the account of the contractor. The Contractor shall be responsible for preference of all claims and make good the damages or loss by way of repairs and/or replacement of Plant and Equipment damaged or lost. Notwithstanding the extent of insurances cover and the amount of claim available from the underwriter, the Contractor shall be liable to make good the full replacement/rectification of all the equipment/materials and to ensure their availability as per project requirement without additional financial liability to the Employer.

The insurance should be in freely convertible currency and insurance policy to be taken should be on replacement value basis and/or incorporating appropriate insurance clause.

The Contractor shall follow local acts and laws as may be prevalent for insurance.

II) Insurances to be taken by the Employer.

The Employer shall take the insurance for its own employees, its stores and its machinery.

Upon grant of extension of time for completion by Employer, the Contractor shall promptly furnish documentary evidence to Project Manager towards extension of insurance policies for the period of time extension.

#### TIME SCHEDULE

The pogramme for furnishing and erecting (including testing and putting into satisfactory operation) the plant and equipment covered in the Contract shall be in the form of master Network identifying the keyphases in various areas of total works, like design, procurement, manufacture, field activities including civil construction works. In addition, key milestones dates (10 - 15 nos.) shall also be identified for the complete facilities under the subject Package. The Master Network shall conform to the following schedule date of completion:

# Work Schedule for Flue Gas Desulphurization System Package for HPGCL- Yamunanagar (2x300 MW).

SI.No.		Activity/Description of Milestones		Duration in months from NOA	
			Start	Finish	
Α		Engineering Completion			
	1.	Engineering for start of civil work and BOI order finalization,	00	02	
	2.	BOI engineering	-	03	
В		Manufacturing & Supply			
	3.	BOI Ordering	00	03	
	4.	Manufacturing & Supply of Equipments	-	14	
	5.	Manufacturing & Supply of gate, support structure, actuators etc. required for FGD inlet duct connection with ID-Chimney duct.	-	07	
С		Civil and Structural Works of FGD			
	6.	Initial mobilization	-	01	
	7.	Civil & Structural Works: Pilling, Civil & structural works for FGD system, Chimney, Limestone Handling System, Common Lime stone milling system, Absorber System, Gypsum Dewatering System Gypsum Handling System, Auxiliary Absorbent Tank, Process Water storage & Pumping System, Waste Water treatment system and associated cable trestles for air & water lines, slurry lines, steam line & waste water lines etc as per technical specification.	02	16	
D		Equipment Erection			
	8.	Equipment erection for FGD system, Limestone Grinding System, Absorber System, Gypsum Dewatering System, Auxiliary Absorbent Tank, Process Water storage & Pumping System, Waste Water treatment system etc. as per technical specification.	06	22	
	9.	<b>Electrical and C&amp;I:</b> For FGD system, Limestone Handling System, Common Lime stone milling system, Absorber System, Gypsum Dewatering System, Gypsum Handling System, Auxiliary Absorbent Tank etc.	-	24	
Е		Commissioning of FGD			
	10	5 1	-	27	
F		Completion of facilities		30	

#### Note:

- The schedule given above is for Unit#1, #2 (as single absorber is used) and Common facilities.
- Supply of mandatory spares needs to be ensured along with respective main equipment.

- 1.0 This master network and the key milestone dates will be discussed and agreed before the execution of Notification of Award. Engineering Drawing and Data Submission Schedule shall also be discussed and finalised before the issue of Notification of Award.
- 2.0 After the Notification of Award, the contractor shall plan the sequence of work of manufacture and erection to meet the above stated dates of successful completion of commissioning of equipment and shall ensure all work, manufacture, shop testing, inspection and shipment of the equipment in accordance with the required construction/erection sequence.
- 3.0 Within one month of the Notification of Award, the Contractor shall submit to the Project Manager for his review and approval two copies (one reproducible and one print) of detailed network schedules with master network activities further exploded based on the Master Network mutually agreed by the Employer and Contractor, showing the logic and duration of the activities covered in the First, Second and Third Contracts in the following areas. Engineering, procurement, manufacturing and supply, detailed Engineering, procurement (including brought out items), manufacturing, despatch, shipment, receipt at site and activities related to erection and commissioning and completion.
- 4.0 Further, all engineering data related to civil input, interface engineering details requiring Employer's approval/information for shop manufactured items are to be given within the agreed schedule but in no case later than 45 days from the date of Notification of Award. For Bought Out Items, the contractor shall furnish the engineering input data to the Employer within the agreed schedule but in case later than 45 days from placement of respective purchase order on the sub-vendors.

## 5.0 Detailed Manufacturing Programme

Detailed Manufacturing PERT Network for all the manufacturing activities and Contractor/sub-Contractors works shall also be furnished within 60 days of Notification of Award. The manufacturing network shall be supported by detailed procurement programme for critical bought out item/raw materials.

#### 6.0 Pre-Erection Activity Programme

The erection network will be supported by detailed Pre-erection activity programme covering the following:

- (A) Manpower Deployment
- (B) T&P Mobilisation
- (C) Detailed Site Mobilisation Plant
- Any Tools & Plants (T&P) required for satisfactory execution of the Contract and to meet the time schedule specified in this Appendix-4 shall be mobilised by the Contractor as per direction of the Project Manager without any extra cost to the Employer. (The list of such essential Tools & Plants (T&P) to be deployed by the Contractor, if any finalised before Notification of Award, shall be enclosed as Appendix-4B to this Appendix-4).
- 7.0 Within one week of approval of the network schedule, the Contractor shall forward to the Project Manager, copies of the Computer Initial run-Data. The type of outputs and number of copies of each type to be supplied by the Contractor shall be determined by the Project Manager.

- 8.0 All the networks shall be updated every month or at a frequency mutually agreed upon. Within seven days following the Monthly Review, a progress meeting shall be held, whenever possible at the works, wherein the major items of the plant or equipment are being produced. The meeting will be attended by the Project Manager and responsible representative of Contractor that the Project Manager consider necessary for the meeting.
- 9.0 Access to the Contractor's and Sub-Contractor's work shall be granted to the Project Manager at all reasonable times for the purpose of ascertaining the progress.

## **APPENDIX - 4A TO APPENDIX - 4**

## MASTER NETWORK

[The Master Network as per para 1.0 of Appendix-4 shall be enclosed here as Appendix-4A to appendix-4]

#### **APPENDIX - 4B TO APPENDIX - 4**

# LIST OF MINIMUM T&P AND SAFETY EQUIPMENTS & SAFETY PERSONAL PROTECTIVE EQUIPMENTS TO BE DEPLOYED BY THE CONTRACTOR

## (i) Major T&Ps

A list of minimum no. of Major T&P required to be deployed necessarily by the bidder is furnishe	:d
below. However, the actual deployment at site shall not be limited to these and additional T&P require	ed:
to meet the work schedule shall be mobilised by the Contractor.	

SI. No.	Major T&P	Min. No. to be deployed	Period of Retention		
			from (months from NOA)	to (months from NOA)	

The list of T&P alongwith the Schedule is to be duly filled up by the Bidder to ensure smooth execution of the works at site as per scope of the Contract.

(The list of T&P alongwith the schedule of their deployment, as finalised before Notification of Award shall be enclosed here as Appendix-4B to Appendix-4).

## (ii) Safety Equipments & Safety Personal Protective Equipments

The list of minimum suggestive Safety Equipments & Safety Personal Protective Equipments to be deployed necessarily by the bidder is furnished below. However, the actual deployment at site shall not be limited to these and additional equipments if required shall be mobilised by the Contractor.

SI. No.	Type and Description ofthe Equipment	Minimum Quantity

#### LIST OF SUB-CONTRACTORS

#### PART 1. Nominated Sub-Contractors

In the event that the employer wishes to nominate any particular Sub-Contractors for the undertaking of any part or parts of the Works, these shall be identified and named by the Employer in the following schedule prior to the issue of the Bidding Documents.

Full details shall be given of the part of the Works to be executed, and the names and addresses of the Sub-Contractors to whom the part of the Works is to be sub-contracted by the Bidder. Where more than one name is given for any part of the Work, the Bidder shall be free to select any of the named Sub-Contractors for that part.

The Employer shall be responsible for ensuring that any Nominated Sub-contractor complies with the requirements of ITB Clause 2 (Eligible Bidders), but the Bidder shall be responsible for ensuring that any work. Materials or Services to be provided by the Nominated Sub-Contractor comply with the requirements of ITB Clause 2 (Eligible Plant and Services).

Item of Work

Nominated Sub-Contractor

NIL

#### PART 2 Approved Sub-Contractors

(Prior to award of Contract the following details shall be completed indicating those Sub-contractors proposed by the Bidder in Attachment-5 to his Bid which are approved by the Employer for engagement by the Contractor during the performance of the Works).

The following Sub-Contractors are approved for carrying out the item of work indicated. Where more than one Sub-contractor is listed, the Contractor is free to choose between them but he must notify the Employer of his choice in good time prior to appointing any selected Sub-Contractor. In accordance with Clause GCC 19.1, the Contractor is free to submit proposals for additional Sub-Contractors from time to time. No Sub-Contracts shall be placed with any such additional Sub-Contractors until they have been approved in writing by the Employer and their names added to this list of Approved Sub-Contractors.

Item of Work Approved Sub-Contractors Nationality

## SCOPE OF WORKS AND SUPPLY BY THE EMPLOYER

Refer Part-D of Technical Specification (Section-VI)

#### LIST OF DOCUMENTS FOR REVIEW AND APPROVAL

A.	Approval
	1.
	2.
	3.
B.	Review
	1.
	2.
	3.
Note :	This list of documents required for approval/review by the Employer shall be finalised during the contractstage.

#### **FUNCTIONAL GUARANTEES**

The functional guarantees and liquidated damages shall be as per Part-A of Section-VI (Technical Specifications). The contents of this Appendix shall, however, be finalized at the time of award of Contract.

6. PERFORMANCE SECURITY FORM

Bank Guarantee No.....

#### 6. Performance Security Form

(To be stamped in accordance with the Stamp Act, if any, of the Country of the issuing Bank):

Date
referred to as the 'Employer' which g thereof, include its successors, r's Name] with its Registered 'Contractor', which expression shall uccessors administrators, executors vard No. accepted by the contractor, resulting for
having its Head Office operations shall, unless repugnant to strators, executors and assigns) do d any and all monies payable by the saforesaid at any time upto demur, reservation, contest, recourse h demand made by the Employer on fference between the Employer and Arbitrator or any other authority. The cy without previous consent of the d shall be enforceable till ninety (90)

The Employer shall have the fullest liberty, without affecting in any way the liability of the Bank under this guarantee, from time to time to extend the time for performance of the Contract by the Contractor. The Employer shall have the fullest liberty, without affecting this guarantee, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the Contractor, and to exercise the same at any time in any manner, and either to enforce or to forbear to enforce any covenants, contained or implied, in the Contract between the Employer and the Contractor or any other course or remedy or security available to the Employer. The Bank shall not be released of its obligations under these presents by any exercise by the Employer of its liberty with reference to the matters aforesaid or any of them or by reason of any other act or forbearance or other acts of omission or commission

on the part of the Employer or any other indulgence shown by the Employer or by any other matter or thing whatsoever which under law would, but for this provision, have the effect of relieving the Bank.

The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Contractor and notwithstanding any security or other guarantee that the Employer may have in relation to the Contractor's liabilities.

	(*)	thing contained hereinabove our liability under this guarantee is restricted to
exceeding of	ne year)	), as may be desired by M/son  Juarantee has been given.
Dated this		day of
		(Signature)
		(Name)
		(Designation with Bank Stamp)
		Authorised Vide Power
		of Attorney No Dated
Notes :1.	(*)	This sum shall be ten percent (10%) of the Contract Price.
	(@)	This date will be ninety (90) days after the end of Defect Liability Period as specified in the Contract.
2.	The E	Bank Guarantee shall be from a Bank as per provisions of Section-V (SCC) of the

3. The stamp papers of appropriate value shall be purchased in the name of guarantee issuing Bank or the Party on whose behalf the BG is being issued. The Bank Guarantee shall be issued on a stamp paper of value as applicable in the State(s) where the BG is submitted or is to be acted upon or is executed, whichever is higher.

bidding documents.

4. While getting the Bank Guarantee issued, the contractor is required to ensure compliance to the points mentioned in Form 16-Form of Bank Guarantee Verification Check List enclosed with the bidding documents. Further, the Contractor is required to fill up this Form 16 and enclose the same along with the Bank Guarantee.

#### **6a. Performance Security Form**

(In case of Contract awarded to Joint Venture)

In case of Contract awarded to Joint Venture wherever [Contractor's Name] is appearing, name of both the partners will be mentioned with the name of place of Registered/Head Office wherever applicable.

## 7. BANK GUARANTEE FORM FOR ADVANCE PAYMENT

- (i) FOR SUPPLY CIF / EX-WORKS PORTION
- (ii) FOR INSTALLATION SERVICES PORTION

### 7(i). Bank Guarantee Form for Advance Payment (For Supply FOB/Ex-Works)

(To be stamped in accordance with the Stamp Act, if any, of the Country of the issuing Bank):

To, [Employer's Name &Address]	Bank Guarantee No Date
Dear Sir,	
In consideration of	ing thereof include its successors, [Contractor's Name] with its eferred to as the 'Contractor' which ing thereof, include its successors, Employer's Notification of Award No. een unequivocally accepted by the dated
We[Name and address of the Bank]	Bank', which expression shall, unless essors, administrators, executors and er, immediately on demand any or, all amount] as aforesaid at any time r, reservation, contest, recourse or ch demand made by the Employer on difference between the Employer and nal, Arbitrator or any other authority. rency without previous consent of the

The Employer shall have the fullest liberty without affecting in any way the liability of the Bank under this guarantee, from time to time to vary the advance or to extend the time for performance of the Contract by the Contractor. The Employer shall have the fullest liberty without affecting this guarantee, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the Contractor, and to exercise the same at any time in any manner, and either to enforce or to forbear to enforce any covenants, contained or implied, in the Contract between the Employer and the Contractor or any other course or remedy or security available to the Employer. The Bank shall not be released of its obligations under these presents by any exercise by the Employer of its liberty with reference to the matters aforesaid or any of them or by reason of any other act or forbearance or other acts of omission or commission on the part of the Employer or any other indulgence shown by the Employer or by any other matter or thing whatsoever which under law would but for this provision, have the effect of relieving the Bank.

The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Contractor and notwithstanding any security or other guarantee that the Employer may have in relation to the Contractor's liabilities.

Notwithstanding anything contained hereinabove our i [advance amount] and it shall rem and shall be ext	ain in force upto and including
exceeding one year), as may be desired by M/s[Coguarantee has been given.	• • •
Dated this day of 20	at
	(Signature)
	(Name)
	(Designation with Bank Stamp)
	Authorised Vide Power of Attorney No
	Dated

- **Notes:** 1. (@) This date shall be ninety (90) days beyond the date of Completion of the Facilities covered under the Contract.
  - 2. The Bank Guarantee shall be from a Bank as per provisions of Section-V (SCC) of the bidding documents.
  - 3. The stamp papers of appropriate value shall be purchased in the name of guarantee issuing Bank or the Party on whose behalf the BG is being issued. The Bank Guarantee shall be issued on a stamp paper of value as applicable in the State(s) where the BG is submitted or is to be acted upon or is executed, whichever is higher.
  - 4. While getting the Bank Guarantee issued, the contractor is required to ensure compliance to the points mentioned in Form 16-Form of Bank Guarantee Verification Check List enclosed with the bidding documents. Further, the Contractor is required to fill up this Form 16 and enclose the same with the Bank Guarantee.

### 7.(ii) Bank Guarantee Form for Advance Payment (For Installation Services/Civil Works/Structural Works)

(To be stamped in accordance with Stamp Act if any, of the Country of the issuing Bank)

To,	Date
[Employer's Name &Address]	
Dear Sir,	
In consideration of	og thereof include its successors, Contractor's Name] with its erred to as the 'Contractor' which g thereof, include its successors, imployer's Notification of Award No. in unequivocally accepted by the dated valued for
We[Name and address of the Bank]h(hereinafter referred to as the 'Ba	
repugnant to the context or meaning thereof, include its success assigns) do hereby guarantee and undertake to pay the Employer monies payable by the Contractor to the extent of[110% of a along with interest @ 12.20% per annum on the Advance amount r from the date of release of the said advance by the Employer to	r, immediately on demand any or, all advance amount] as aforesaid released by the Employer calculated to the Contractor, at any time upto
without any reference to the Contractor. Any such demand made be conclusive and binding as to the amount and interest claimed by notwithstanding any difference between the Employer and the before any Court, Tribunal, Arbitrator or any other authority. The guarantee during its currency without previous consent of the Er guarantee herein contained shall be enforceable till ninety (90) day	by the Employer on the Bank shall y the Employer under this guarantee Contractor or any dispute pending Bank undertakes not to revoke this mployer and further agrees that the

The Employer shall have the fullest liberty without affecting in any way the liability of the Bank under this guarantee, from time to time to vary the advance or to extend the time for performance of the Contract by the Contractor. The Employer shall have the fullest liberty without affecting this guarantee, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the Contractor, and to exercise the same at any time in any manner, and either to enforce or to forbear to enforce any covenants, contained or implied, in the Contract between the Employer and the Contractor or any other course or remedy or security available to the Employer. The Bank shall not be released of its obligations under these presents by any exercise by the Employer of its liberty with reference to the matters aforesaid or any of them or by reason of any other act or forbearance or other acts of ommission or commission on the part of the Employer or any other indulgence shown by the Employer or by any other matter or thing whatsoever which under law would but for this provision, have the effect of relieving the Bank.

The Bank also agrees that the Employer at its option shall be entitled to enforce this Guarantee against the Bank as a principal debtor, in the first instance without proceeding against the Contractor and notwithstanding any security or other guarantee that the Employer may have in relation to the Contractor's liabilities.

Notwithstanding anything contained hereinabove our li[110% of advance amount]along with by the Employer as aforesaid and it shall re	th interest on the advance amount released
exceeding one year), as may be desired by M/son whose behalf this guarantee has been given.	ended from time to time for such period (not
Dated this day of 20	at
	(Signature)
	(Name)
	(Designation with Bank Stamp)
	Attorney as per Power of Attorney No
	Dated
· · · · · · · · · · · · · · · · · ·	

- **Notes:** 1. (#) This date shall be ninety (90) days beyond the date of Completion of the Facilities.
  - 2. The Bank Guarantee shall be from a Bank as per provisions of Section-V (SCC) of the Bidding Documents.
  - 3. The stamp papers of appropriate value shall be purchased in the name of guarantee issuing Bank or the Party on whose behalf the BG is being issued. The Bank Guarantee shall be issued on a stamp paper of value as applicable in the State(s) where the BG is submitted or is to be acted upon or is executed, whichever is higher.
  - 4. While getting the Bank Guarantee issued, the contractor is required to ensure compliance to the points mentioned in Form 16 Form of Bank Guarantee Verification Check List. Further, the Contractor is required to fill up this Form 16 and enclose the same with the Bank Guarantee.

#### 7(iii) Bank Guarantee Form for Advance Payment

(In case of Contract awarded to Joint Venture)

In case of Contract awarded to Joint Venture wherever [Contractor's Name] is appearing, name of both the partners will be mentioned with the name of place of Registered/Head Office wherever applicable

8.	FORM OF COMPLETION CERTIFICATE	

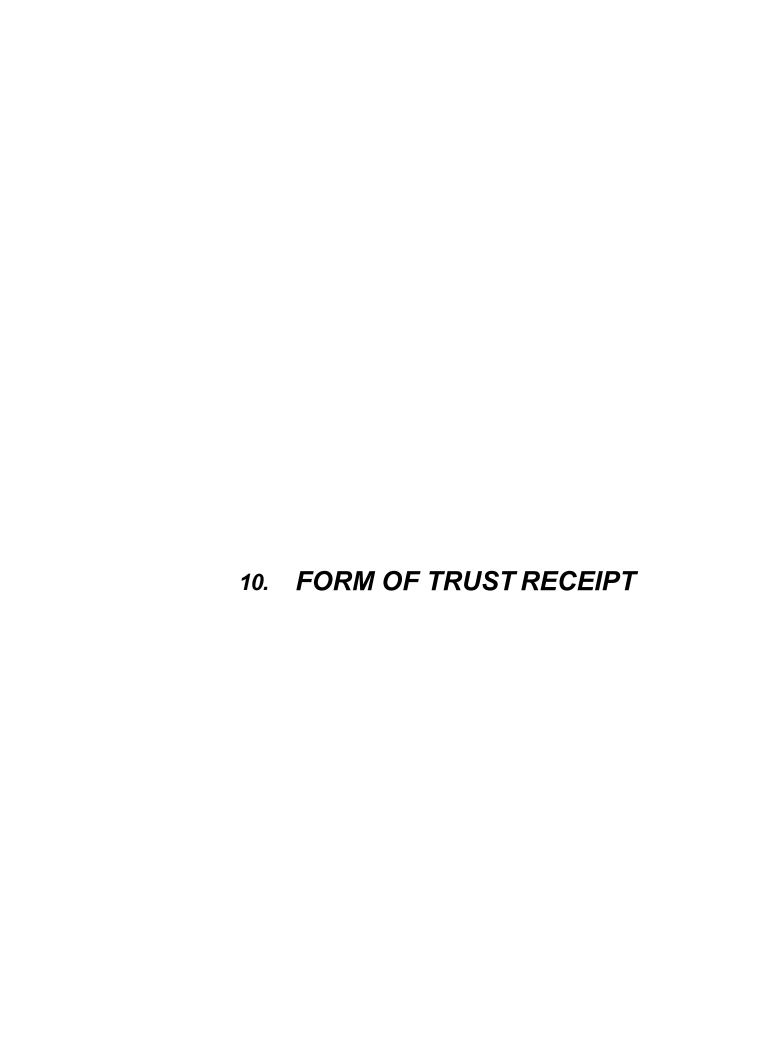
#### 8. Form of Completion Certificate

[Name of Contract]  To: [Name and address of Contractor]  Dear Sirs,  Pursuant to GCC Clause 24 (Commissioning and Completion of the Facilities) of the General Conditions of the Contract entered into between yourselves and the Employer dated [date], relating to the [brief description of the facilities], we hereby notify you that the following part(s) of the Facilities was (were) complete on the date specified below, and that, in accordance with the terms of the Contract, the Employer hereby takes over the said part(s) of the Facilities, together with the responsibility for care and custody and the risk of loss thereof on the date mentioned below.  1. Description of the Facilities or part thereof: [description]  2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,		Date	e: _		
To: [Name and address of Contractor]  Dear Sirs,  Pursuant to GCC Clause 24 (Commissioning and Completion of the Facilities) of the General Conditions of the Contract entered into between yourselves and the Employer dated [date], relating to the [brief description of the facilities], we hereby notify you that the following part(s) of the Facilities was (were) complete on the date specified below, and that, in accordance with the terms of the Contract, the Employer hereby takes over the said part(s) of the Facilities, together with the responsibility for care and custody and the risk of loss thereof on the date mentioned below.  1. Description of the Facilities or part thereof: [description]  2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,		IFB	1	No:	
Pursuant to GCC Clause 24 (Commissioning and Completion of the Facilities) of the General Conditions of the Contract entered into between yourselves and the Employer dated [date], relating to the [brief description of the facilities], we hereby notify you that the following part(s) of the Facilities was (were) complete on the date specified below, and that, in accordance with the terms of the Contract, the Employer hereby takes over the said part(s) of the Facilities, together with the responsibility for care and custody and the risk of loss thereof on the date mentioned below.  1. Description of the Facilities or part thereof: [description]  2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	[Name	me of Contract]			
Pursuant to GCC Clause 24 (Commissioning and Completion of the Facilities) of the General Conditions of the Contract entered into between yourselves and the Employer dated [date], relating to the [brief description of the facilities], we hereby notify you that the following part(s) of the Facilities was (were) complete on the date specified below, and that, in accordance with the terms of the Contract, the Employer hereby takes over the said part(s) of the Facilities, together with the responsibility for care and custody and the risk of loss thereof on the date mentioned below.  1. Description of the Facilities or part thereof: [description]  2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	To: <i>[N</i>	[Name and address of Contractor]			
Conditions of the Contract entered into between yourselves and the Employer dated [date], relating to the [brief description of the facilities], we hereby notify you that the following part(s) of the Facilities was (were) complete on the date specified below, and that, in accordance with the terms of the Contract, the Employer hereby takes over the said part(s) of the Facilities, together with the responsibility for care and custody and the risk of loss thereof on the date mentioned below.  1. Description of the Facilities or part thereof: [description]  2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	Dear S	r Sirs,			
2. Date of Completion: [date]  However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	Condi the [b was ( Contra	ditions of the Contract entered into between yourselves and [brief description of the facilities], we hereby notify you that (were) complete on the date specified below, and that, tract, the Employer hereby takes over the said part(s)	t the it the in of	e Em ne foll acco f the	ployer dated [date], relating to lowing part(s) of the Facilities rdance with the terms of the Facilities, together with the
However, you are required to complete the outstanding items listed in the attachment hereto as soon as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	1.	Description of the Facilities or part thereof: [description]			
as practicable.  This letter does not relieve you of your obligation to complete the execution of the Facilities including Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,	2.	Date of Completion: [date]			
Performance Guarantee Test(s) in accordance with the Contract nor of your obligations during the Defect Liability Period.  Very truly yours,			ste	d in t	he attachment hereto as soon
	Perfor	ormance Guarantee Test(s) in accordance with the Contr			
	Very t	r truly yours,			
Title					
Title					
(Project Manager)	Title (Proje				

## 9. FORM OF OPERATIONAL ACCEPTANCE CERTIFICATE

#### 9. Form of Operational Acceptance Certificate

I	Date :
ı	IFB No:
[Name of Contract]	
To: [Name and address of Contractor]	
Dear Sirs,	
Pursuant to GCC Sub-Clause 25.2 (Operational Acceptance) of the Contract entered into between yourselves and the Employer dated [or description of the facilities], we hereby notify you that the Functional Grant(s) of the Facilities were satisfactorily attained on the date specified by	date], relating to the [brief Guarantees of the following
1. Description of the Facilities or part thereof: [description]	
2. Date of Operational Acceptance : [date]	
This letter does not relieve you of your obligation to complete the execution accordance with the Contract nor of your obligations during the Defect Lie	
Very truly yours,	
Title (Project Manager)	



### 10. FORM OF TRUST RECEIPT FOR PLANT, EQUIPMENT AND MATERIALS RECEIVED

We M/s (Contractor's Name)	having our
Principal place of business at	having been awarded a Contract
No dated for	(Contract Name) by
	do hereby acknowledge the receipt of the
Plant, Equipment and Materials as are fully describ	ped and mentioned under Documents of Title/RR/LR
etc. and in the schedule annexed hereto, which s	hall form an integral part of this receipt as "Trustee"
of (Name of Employer). The a	foresaid materials etc. so received by us shall be
exclusively used in the successful performance	of the aforesaid Contract and for no other purpose
whatsoever. We undertake not to create any charge	ge, lien or encumbrance over the aforesaid materials
etc, in favour of any other person/institution(s)/Bar	ıks.
	For M/s
	(Contractor's Name)
Dated :	(AUTHORISED SIGNATORY)
Datos	(NOTHER SIGNATURE)

11.	FORM OF INDEMNITY-CUM-UNDERTAKING
	AGREEMENT

# 11a. FORM OF INDEMNITY-CUM-UNDERTAKING AGREEMENT FOR THE EQUIPMENTS HANDED OVER BY THE EMPLOYER FOR PERFORMANCE OF CONTRACT (Entire Equipment Consignment in one lot)

(On Non-Judicial Stamp Paper of appropriate value)

#### INDEMNITY-CUM-UNDERTAKING AGREEMENT

THIS	INDEMNITY-CUM-UNDE	ERTAKING av of	AGREEMENT	is made	this
incorpo	(Contractor's Nam rated under the laws of (hereinafter sors and permitted assigns) a	e) a Compan  called as 'Col	y /Partnership Fii having ntractor' which o	rm / Proprietary its Registered expression shall	<ul> <li>Concern</li> <li>Office at include its</li> </ul>
incorpo	rated under the Indian a " / "Employer" which o	Companies nd its projec	Act having its	s Registered (hereinaf	Office at ter called
Notifica  amendi	EAS the 'Employer' has awa tion of Award/Contract No and ments have been issued) (her d to hand over various Equipr	dated Amendment einafter called	Nothe "Contract") in te	and its Amen , (applical rms of which(	dment No. ble when @is
the 'Er Equipm	HEREAS by virtue of Clause mployer' are required to elents handed over to the 'Con Contract/Erection Portion of the	xecute an Ind tractor' by	demnity-cum-Under @for	taking Agreemer the purpose of pe	nt for the
AND TI	HEREFORE, This Indemnity-	cum-Undertakir	ng Agreement witne	sseth as follows:	
1.	That in consideration of various also annexed to this Inden (Currency and amount in amount in words)	nnity-cum-Under Figures)e of performal shall keep the hereby acknows handed over tractor' shall ho	ertaking Agreement  nce of the Contra 'Employer' indemn rledges actual receip to the 'Contractor'	t at Schedule-A, (Curi handed ov ct, the 'Contracte ified, for the full ve pt of the Equipment as detailed in the	valued at rency and ver to the or' hereby alue of the nts, etc. as a Schedule
	@ Fill in abbreviated name of	Employer.			

- 2. That the 'Contractor' is obliged and shall remain absolutely responsible for the safe transit/protection and custody of the Equipments at .....@...... project site against all risks whatsoever till the Equipments are duly used/erected in accordance with the terms of the Contract and the plant/package duly erected and commissioned in accordance with the terms of the Contract is taken over by the 'Employer' The 'Contractor' undertakes to keep the 'Employer' harmless against any loss or damage that may be caused to the Equipments.
- 3. The 'Contractor' undertakes that the Equipments shall be used exclusively for the performance/execution of the Contract strictly in accordance with its terms and conditions and no part of the Equipments shall be utilised for any other work or purpose whatsoever. It is clearly understood by the 'Contractor' that non-observance of the obligations under this Indemnity-cum-Undertaking Agreement by the 'Contractor' shall inter-alia constitute a criminal breach of trust on the part of the 'Contractor' for all intents and purpose including legal/penal consequences.
- 4. That the 'Employer' is and shall remain the exclusive owner of the Equipments free from all encumbrances, charges or liens of any kind, whatsoever. The Equipments shall at all times be open to inspection and checking by the Project Manager or other employees/agents authorised by the 'Employer' in this regard. Further the 'Employer' shall always be free at all times to take possession of the Equipments in whatever form the Equipments may be, if in its opinion, the Equipments are likely to be endangered, misutilised or converted to uses other than those specified in the Contract, by any acts of omission or commission on the part of the 'Contractor' or any other person or on account of any reason whatsoever and the 'Contractor' binds himself and undertakes to comply with the directions of demand of the 'Employer' to return the Equipments without any demur or reservation.
- 5. That this Indemnity-cum-Undertaking Agreement is irrevocable. If at any time any loss or damage occurs to the Equipments or the same or any part thereof is misutilised in any manner whatsoever, then the 'Contractor' hereby agrees that the decision of the Project Manager of the 'Employer' as to assessment of loss or damage to the Equipments shall be final and binding on the 'Contractor'. The 'Contractor' binds itself and undertakes to replace the lost and/or damaged Equipments at its own cost and/or shall pay the amount of loss to the 'Employer' without any demur, reservation or protest. This is without prejudice to any other right or remedy that may be available to the 'Employer' against the 'Contractor' under the Contract and under this Indemnity-cum-Undertaking Agreement.
- 6. NOW THE CONDITION of this Indemnity-cum-Undertaking Agreement is that if the 'Contractor' shall duly and punctually comply with the terms and conditions of this Indemnity-cum-Undertaking Agreement to the satisfaction of the 'Employer', THEN, the above Indemnity-cum-Undertaking Agreement shall become void after the due performance of the Contract, but otherwise, it shall remain in full force and virtue.
  - @ Fill in abbreviated name of Employer.

IN WITNESS WHEREOF, the 'Contractor' and the 'Employer' have hereunto set their hand through their authorised representative, the day, month and year first above mentioned.

For and on behalf of		For and on behalf of		
 (Co	ntractor's Name)	(Employer's name)		
Nam Desi	nature neignation of norised representative *	Signature  Name  Designation of  Authorised representative *		
WIT	NESS:	WITNESS:		
1.	Signature	1. Signature		
2.	Name	2. Name		
3.	Address	3. Address		

<sup>\*</sup> Indemnity-cum-Undertaking Agreement are to be executed by the authorised person and (i) in case of contracting Company under common seal of the Company or (ii) having the Power of Attorney issued under common seal of the company with authority to execute Indemnity-cum-Undertaking Agreement, (iii) In case of (ii), the original Power of Attorney if it is specifically for this Contract or a Photostat copy of the Power of Attorney if it is General Power of Attorney and such documents should be attached to Indemnity-cum-Undertaking Agreement. In case of Employer, by the authorized representative of the Employer.

#### SCHEDULE - A

Particulars of the Equipments handed over Quantity

Particulars of Despatch Title Documents Value of the Equipments Signature of Attorney in token of receipt

RR/GR/Bill Carrier of Lading

No & Date

## 11b. FORM OF INDEMNITY-CUM-UNDERTAKING AGREEMENT FOR THE EQUIPMENTS HANDED OVER IN INSTALMENTS BY THE EMPLOYER FOR PERFORMANCE OF CONTRACT

(On Non-Judicial Stamp Paper of appropriate value)

#### INDEMNITY-CUM-UNDERTAKING AGREEMENT

	S INDEMNITY-CUM-UNDERTAKING AGREEMENT is made this
inco suc und proj	
Not Am whe	IEREAS the 'Employer' has awarded to the 'Contractor' a Contract forvide its ification of Award/Contract No
the Equ	WHEREAS by virtue of Clause No
NO	W THEREFORE, This Indemnity-cum-Undertaking Agreement witnesseth as follows:
	That in consideration of various Equipments as mentioned in the Contract, valued at (Currency and amount in figures) (Currency and amount in words) to be handed over to the 'Contractor' in instalments from
	time to time for the purpose of performance of the Contract, the 'Contractor' hereby undertakes to indemnify and shall keep the 'Employer' indemnified, for the full value of the Equipments. The Contractor hereby acknowledges actual receipt of the initial instalment of the Equipments, etc. as per details in the Schedule appended hereto. Further, the 'Contractor' agrees to acknowledge actual receipt of the subsequent instalments of the Equipments, etc. as required by@

@ Fill in abbreviated name of Employer.

- 3. The 'Contractor' undertakes that the Equipments shall be used exclusively for the performance/execution of the Contract strictly in accordance with its terms and conditions and no part of the Equipments shall be utilised for any other work or purpose whatsoever. It is clearly understood by the 'Contractor' that non-observance of the obligations under this Indemnity-cum-Undertaking Agreement by the 'Contractor' shall inter-alia constitute a criminal breach of trust on the part of the 'Contractor' for all intents and purpose including legal/penal consequences.
- 4. That the 'Employer' is and shall remain the exclusive owner of the Equipments free from all encumbrances, charges or liens of any kind, whatsoever. The Equipments shall at all times be open to inspection and checking by the Project Manager or other employees/agents authorised by the 'Employer' in this regard. Further, the 'Employer' shall always be free at all times to take possession of the Equipments in whatever form the Equipments may be, if in its opinion, the Equipments are likely to be endangered, misutilised or converted to uses other than those specified in the Contract, by any acts of omission or commission on the part of the 'Contractor' or any other person or on account of any reason whatsoever and the 'Contractor' binds himself and undertakes to comply with the directions of demand of the 'Employer' to return the Equipments without any demur or reservation.
- 5. That this Indemnity-cum-Undertaking Agreement is irrevocable. If at any time any loss or damage occurs to the Equipments or the same or any part thereof is mis-utilised in any manner whatsoever, then the 'Contractor' hereby agrees that the decision of the Project Manager of the 'Employer' as to assessment of loss or damage to the Equipments shall be final and binding on the 'Contractor'. The 'Contractor' binds itself and undertakes to replace the lost and/or damaged Equipments at its own cost and/or shall pay the amount of loss to the 'Employer' without any demur, reservation or protest. This is without prejudice to any other right or remedy that may be available to the 'Employer' against the 'Contractor' under the Contract and under this Indemnity-cum-Undertaking Agreement.
- 6. NOW THE CONDITION of this Indemnity-cum-Undertaking Agreement is that if the 'Contractor' shall duly and punctually comply with the terms and conditions of this Indemnity-cum-Undertaking Agreement to the satisfaction of the 'Employer', THEN, the above Indemnity-cum-Undertaking Agreement shall become void after the due performance of the Contract, but otherwise, it shall remain in full force and virtue.
- @ Fill in abbreviated name of Employer.

IN WITNESS WHEREOF, the 'Contractor' and the 'Employer' have hereunto set their hand through their authorised representative, the day, month and year first above mentioned.

For and on behalf of	For and on behalf of
(Contractor's Name)	(Employer's name)
Signature Name	Signature Name

Desig Autho	gnation of prised representative *	Designation of Authorised representative *
WITN	IESS:	WITNESS:
1.	Signature	1. Signature
2.	Name	2. Name
3.	Address	3. Address

Indemnity-cum-Undertaking Agreement are to be executed by the authorised person and (i) in case of contracting Company under common seal of the Company or (ii) having the Power of Attorney issued under common seal of the company with authority to execute Indemnity-cum-Undertaking Agreement, (iii) In case of (ii), the original Power of Attorney if it is specifically for this Contract or a photostat copy of the Power of Attorney if it is General Power of Attorney and such documents should be attached to Indemnity-cum-Undertaking Agreement. In case of Employer, by the authorized representative of the Employer.

#### **SCHEDULE No.1**

Particulars of the Equipments handed over Quantity

Particulars of Despatch Title Documents

Value of the Equipments

Signature of Attorney in token of receipt

RR/GR/Bill Carrier

of Lading No & Date

(Please number subsequent schedules)

# 12. FORM OF AUTHORISATION LETTER

#### 12. FORM OF AUTHORISATION LETTER

(NAME OFEMPLOYER)
-------------------

(PROJECT	)
	REF. NO. :
	DATE :
То,	
M/s (Contractor's Name)	
Ref:Contract No	Dated
for[Contract Name	e]
awarded by (Name of Employer)	
Dear Sirs,	
Kindly refer to Contract No	e of Employer) having its registered office atto take physical delivery of ent/ Consignment Note noin the enclosed Schedule for the sole purpose
	(Signature of Project Authority)
	(Designation :
	Date
ENCL: as above	
* Mention LR/RR No.	

### SCHEDULE OF MATERIAL/EQUIPMENT COVERED UNDER DESPATCH TITLE DOCUMENT (RR NO./ LR NO. ...........)

SI. No.	Contract Name	NOA No./ Contract Agreement No.	Description of Materials/ Equipments	Spec. No.	Qty.	Value	Remarks
			(SI	GNATURE	OF THE	E PROJEC	OT.
			AU	JTHORITY)	)		
			Da	ite)			

13. FORM OF DEED OF JOINT UNDERTAKING

#### Attached as a separate file

# 14. FORM OF BANK GUARANTEE BY ASSOCIATE/COLLABORATOR

## 14. PROFORMA FOR BANK GUARANTEE TO BE FURNISHED BY THE EXECUTANT OF DEED JOINT UNDERTAKING OTHER THAN CONTRACTOR

(To be stamped in accordance with the Stamp Act, if any, of the Country of the issuing Bank):

[To be on non-judicial stamp paper of Rupees One Hundred Only (INR 100/-) or appropriate value as per Stamp Act relevant to place of execution, duly signed on each page.]

Ref.:	Bank Guarantee No.:
	Date:
To,	
The Chief Engineer/ Planning	
Haryana Power Generation Corporation Lim C-4, Shakti Bhawan , Sector-6 Panchkula -134109, Haryana	nited (HPGCL)
BANK GUARANTEE FOR	CONTRACT PERFORMANCE
under the Companies Act, 1956, having its F (Hereinafter referred to as the "Company" v context include its successors, executor	Corporation Limited, a Company incorporated Registered Office at Panchkula, Haryana (India) which expression shall unless repugnant to the s, administrators, legal representatives and risation (FGD) System Package at DCRTPP a) (Hereinafter referred to as "Project").
dated	tter of Intent tract

#### FORM NO. 14 PAGE 2 OF 3

CONTRACT, the "Contractor" has agreed to furnish an unconditional Bank Guarantee for an amount equivalent to 10% of the EPC Contract Price i.e. Rs against any loss or damage, costs, charges and expenses caused to or suffered by Company by reason of non-performance and fulfilment or for any breach on the part of the Contractor of any of the terms and conditions of the referred Tender Document/Contract Agreement.
We, Bank, further agree that the Company shall be the sole judge whether the said Contractor has failed to perform or fulfil the O&M scope of work and the extent of loss, damage, cost, charges and expenses suffered or incurred or would be suffered or incurred by the Company on account thereof and we waive in favour of the Company all the rights and defences to which we as Guarantors and/or the Contractor may be entitled to.
AND WHEREAS the Company has agreed to accept a Bank Guarantee for Rs from Bank having its Head Office at
Through its Branch (hereinafter referred to as the "Bank" which expression shall unless repugnant to the context include its successors and permitted assigns).
In consideration of the above, the "Bank" hereby unconditionally and irrevocably guarantees

In consideration of the above, the "Bank" hereby unconditionally and irrevocably guarantees and undertakes as a direct responsibility, to pay to the Company merely on demand any amount not exceeding Rs. ...... without any demure, reservation, recourse, contest or protest and *I* or without reference to the "Contractor".

Any such demand made by the "Company" on the "Bank" shall be conclusive and binding notwithstanding any difference between Company and the Contractor or any dispute pending before any Court, Tribunal, Arbitrator or any other authority. The bank undertakes not to revoke this guarantee herein contained and shall continue to be enforceable till the Company discharge this guarantee.

The decision of the Company as to whether the "Contractor" has fulfilled its obligation or not under the CONTRACT shall be final and binding on the "Bank" and the "Contractor".

The Company shall have the fullest liberty without affecting in any way the liability of "the Bank" under this guarantee from time to time to extend the time for performance of the Contract by the "Contractor". The Company shall have the fullest liberty without affecting this guarantee, to postpone from time to time the exercise of any powers vested in them or of any right which they might have against the "Contractor", and to exercise the same at any time in any manner, and either to enforce or to forebear to enforce any covenants contained or implied in the Contract between the Company and "the Contractor" or any other course of remedy or security available to the Company. The Bank shall not be released of its obligations under these presents by any exercise by the Company of its liberty with reference to matters aforesaid or any of them or by reason of any other act or' forbearance to other acts of omission or commission on the part of the Company of any other indulgence shown by the Company or by any other matter or thing whatsoever which under the law would, but for this provision, have the effect of relieving the Bank.

#### FORM NO. 14 PAGE 3 OF 3

The Bank also agrees that the Company at its opinion shall be entitled to enforce this guarantee against the Bank as a principle debtor, in the first instance without proceeding against "the Contractor", and notwithstanding any security or other guarantee that the Company may have in relation to "the Contractor's" liabilities.

This Guarantee shall be valid for a period of
NOTWITHSTANDING anything herein before above contained, the liability of the Bank under this Guarantee shall be restricted to Rs
This Bank Guarantee shall be revalidated automatically till the Operational & Maintenance Period is over.
Bank undertakes not to revoke this guarantee during its currency except with the previous expressed consent of the Company in writing and agrees that any change in the constitution of the Bank or the Contractor shall not discharge our liability hereunder.
IN WITNESS WHEREOF we have set our hands and seal hereunder at thisday of
For, Bank,
Signature: Name: Designation: Address:
Power of Attorney No
Banker's Stamp and Full address

## FORM OF JOINT VENTURE/CONSORTIUM AGREEMENT

### FORM OF JOINT VENTURE AGREEMENT BETWEEN

M/S	AND M/S
	FOR

### FLUE GAS DESULPHURISATION (FGD) SYSTEM PACKAGE

### **DCRTPP Yamuna Nagar (2X300 MW)**

### **BIDDING DOCUMENT NO. 32/CE/PLG/DCRTPP/FGD-251**

This Joint Venture Agreement executed on this
incorporated under the laws of
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package for DCRTPP Yamuna Nagar (2X300 MW) vide its Invitation for Bid No:
AND WHEREAS item no. 4.0, Qualifying Requirements stipulated in Bidding Data Sheets (BDS) forming part of Bidding Documents interalia under BDS Item No. 4.1.2 stipulates that the bidder can be Joint Venture between firms meeting the requirements of QR as stipulated in BDS. Further in this case, the bidder shall provide alongwith the bid a Joint Venture Agreement as per this format in which the partners in the Joint Venture are jointly and severally liable to the Employer to perform all contractual obligations.  AND WHEREAS the bid has been submitted to the Employer vide proposal no

### NOW THEREFORE, THIS UNDERTAKING WITNESSTH AS UNDER:

1. That in consideration of the Award of the Contract by the Employer to the Joint Venture, we the partners to the Joint Venture Agreement do hereby agree that Partner-1 (M/s......), shall act as the Lead Partner for self and formed on behalf of Partner-2 and further declare and confirm that we shall be jointly and serverally be bound unto the Employer for the execution of the contract in accordance with the Contract Terms and shall be jointly and severally liable to the Employer to perform all the Technical and Contractual obligations. Further, the lead partner is authorised to incur liabilities and receive instructions for and on behalf of any and all partners of the Joint Venture and the entire execution of the Contract including payment shall be done exclusively with the Lead Partner.

- 1.1 We the partners of the Joint Venture confirm that in case of award of Contract, each Partners of the Joint Venture shall execute the work for which we claim to have specific experience and based on which we meet the Qualifying Criteria.
- 1.2 None of the Joint Venture Partners shall assign or delegate its rights, duties or obligations under this Joint Venture Agreement, in any manner whatsoever, except with prior written consent of Employer.
- 2. Notwithstanding anything contained herein, the other partners do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the contract and undertake to carry out all the obligations and responsibilities under this Joint Venture Agreement in order to discharge the obligations and responsibilities stipulated in the contract. Further, if the Employer sustains any loss or damage on account of any breach of the contract, we the Joint Venture partners jointly and severally undertake to promptly indemnify, and pay such loss/damages, caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever. This is without prejudice to any rights of the Employer against the Joint Venture/Lead Partners under the Contract and / or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Partner-1 to these presents before proceeding against Partner-2.
- 3. We, the Joint Venture partners do hereby undertake and confirm that the Undertaking shall be irrevocable and shall not be revoked till the expiry of Defect Liability Period of the "Facilities" under the Contract, and further stipulate that the Undertaking herein contained shall terminate upon satisfactory completion of such Defect Liability Period. We further, agree that this Agreement shall be without any prejudice to the various liabilities of the Joint Venture partners including the Security Deposit as well as other obligations of Joint Venture partners in terms of the Contract.
- 4. The Joint Venture partners will be fully responsible for the quality of all the works and their upon replacement if necessary and timely execution thereof to meet the completion schedule under the Contract.
- 5. This agreement shall be construed and interpreted in accordance with the Laws of India and the Courts of Panchkula shall have exclusive jurisdiction.
- 6. We, the Joint Venture partners agree that this Agreement shall be irrevocable and shall form an integral part of the Contract. We further agree that this Agreement shall continue to be enforceable till the successful completion of Contract and till the Employer discharges it.
- 7. That this Agreement shall be operative from effective date of the Contract.

IN WITNESS WHEREOF, the Joint Venture partners through their authorised representatives, executed these present and affixed common seals of their respective companies, on the day, month and year first mentioned above.

For M/s		
	Joint Venture /Partner - 1)	

1.	Common Seal of M/s Has been affixed in my/our Presence pursuant to Board of Directors Resolution dated	(Signature of the authorised representative) Name
	Signature	Designation
	Name	Common Seal of the Company
	Designation	
	For N	Ala
	FOLI	M/s(Joint Venture / Partner - 2)
2.	Common Seal of M/s Has been affixed in my/our Presence pursuant to Board of Directors Resolution dated	
2.	Common Seal of M/sHas been affixed in my/our Presence pursuant to Board	(Joint Venture / Partner - 2) (Signature of the authorised representative)
2.	Common Seal of M/s Has been affixed in my/our Presence pursuant to Board of Directors Resolution dated	(Joint Venture / Partner - 2)(Signature of the authorised representative) Name

## 15. FORM OF BANK GUARANTEE VERIFICATION CHECK LIST

#### BANK GUARANTEE VERFICATION CHECKLIST

- 1. Bank Guarantee No.
- 2. Issuing Bank
- 3. Amount of BG
- 4. Nature of BG & No. of Pages
- 5. Validity of BG
- 6. Package Description
- 7. Party & Contracts Ref.
- 8. Bank Reference

#### **CHECK LIST**

S.No.	<b>Details of Checks</b>	Yes/No

- a) Is the BG on non-judicial stamp paper of appropriate value, as per Stamp Act?
- b) Whether date, purpose of purchase and name of the purchaser are indicated on the stamp paper? (The date of purchase of stamp paper should be of any date on or before the date of execution of BG and the stamp paper should be purchased either in the name of the executing Bank or the party on whose behalf the BG has been issued. The stamp papers (other than e-stamp paper) should be duly signed by the stamp vendor).
- In case of BGs from Banks abroad, has the BG been executed on Letter Head of the Bank
- d) Has the executing Officer of BG indicated his name, designation and Power of Attorney No. / Signing Power No. on the BG?
- e) Is each page of BG duly signed/initialed by executant and whether stamp of Bank is affixed thereon? Whether the last page is signed with full particulars under seal of Bank as required in the prescribed proforma?

S.No.	Details of Checks	Yes/No
f)	Does the Bank Guarantees compare verbatim with the Proforma prescribed in the Bidding Documents?	
g)	Are the factual details such as Bidding Documents No./Specification No., Amount of BG, Validity of BG correctly mentioned in the BG?	
h)	Whether overwriting / cutting if any on the BG have been properly authenticated under signature & seal of executants?	
i)	Whether the BG has been issued by a Bank in line with the provisions of Bidding Documents?	
j)	In case BG has been issued by a Bank other than those specified in Bidding Document, is the BG confirmed by a Bank in India acceptable as per Bidding Doc	uments?
Date		Signature
Date		Oignature
Place	:	Printed Name

Note: The Bidder is required to fill up this form and enclose along with the Bank Guarantee.

# 17. FORM OF VALIDITY EXTENSION OF BANK GUARANTEE

### FORM OF VALIDITY EXTENSION OF BANK GUARANTEE

(On Non-judicial stamp paper of appropriate value)

Ref. No. :		Dated:						
@								
Dear Sirs	,							
Subject :	[indicate valuexpiring onfor (Insert	Bank Guarantee ue of bank guarant on ac in respect of Co Project name) dated	ee] ccount o ontract fo	f M/sr (Insert packa	 ige name	favourin (Na e)	ig your ime of	selves, Bidder)
		(herinafter calle	d original	l Bank Gauran	tee).			
Bank ofExcept as	GuaranteeYeal s provided abovda	do Nodo Nodo No	and hereby ex dt nd conditi I remain i	having xtend our liab	its ility under for Bank Gu binding.	Head r the ab a fu	Office ove mer ırther	e at ntioned period
Date :				(8	Signature	)		
					lame)			
				(Designa	tion with			
Dated				Authorise Power of Date	Attorney			

### **SEAL OF BANK**

- 1. @ The extension of the Bank Guarantee should be forwarded to the Unit/Project/Corporate Centre from where the extension has been sought.
- 2. The stamp papers of appropriate value shall be purchased in the name of guarantee issuing Bank or the Party on whose behalf the BG is being issued. The Bank Guarantee shall be issued on a stamp paper of value as applicable in the State(s) where the BG is submitted or is to be acted upon or is executed, whichever is higher.

18.	FORM OF INDEMNITY-CUM-UNDERTAKING AGREEMENT [FOR REMOVAL / DISPOSAL OF SCRAP / SURPLUS MATERIAL]

### 18. FORM OF INDEMNITY-CUM-UNDERTAKING AGREEMENT WITH REGARD TO REMOVAL/DISPOSAL OF SCRAP/SURPLUS MATERIAL

### (TO BE EXECUTED ON STAMP PAPER OF APPROPRIATE VALUE)

### INDEMNITY-CUM-UNDERTAKING AGREEMENT

ofthe law Addres	INDEMNITY-CUM-UNDERTAKING AGREEMENT executed this
AND	
	having its registered office atafter referred to as 'Employer').
1.	'Employer' has awarded the 'Contractor', contract for execution of work ("Scope of Work") as mentioned in the contract agreement no
2.	The 'Contractor' for the purpose of execution of its Scope of Work had from time to time procured and stored
3.	After completion of the Scope of Work by 'Contractor', it has been identified that scrap
4.	Now, the scrap
NOW '	THEREFORE THIS INDEMNITY-CUM-UNDERTAKING AGREEMENT WITNESSETH AS UNDER:
1.	That 'Contractor' by way of this Indemnity-cum-Undertaking Agreement requests 'Employer' to issue necessary exit gate pass(es) in favour of 'Contractor' for removal of scrap (Details of Scrap Material & its Quantity)

2.	That as per Employer's procedure, 'Contractor' shall ensure loading of trucks for clearing of its scrap				
3.	That 'Contractor' in consideration of the premises above, for itself and its respective executors, administrators and assigns, jointly and severally agree and undertake from tire to time and at all times hereafter to indemnify 'Employer' and keep 'Employer' indemnification and against all claims, demands, actions, liabilities and expenses which may be maderial or taken against or incurred by 'Employer' by reason of the issue of necessary gate pass(by 'Employer' and permitting 'Contractor' to remove scrap				
4.	That 'Contractor' undertakes to indemnify and keep 'Employer' harmless from any act omission or negligence on the part of the 'Contractor' in following the statutory requirement with regard to removal/disposal of scrap and surplus belonging to 'Contractor', from the Project Site aforesaid, by the 'Contractor'. Further, in case the laws require 'Employer' take prior permission of the relevant Authorities before handing over the scrap and/or surplus to the 'Contractor', the same shall be obtained by the 'Contractor' on behalf of 'Employer'				
repres	ITNESS WHEREOF, the 'Contractor' and the 'Empentative, have executed these presents on the Day, Mon(Name of the Place)	th and Year first mentioned above			
For an	nd on behalf of	For and on behalf of			
(Contr	ractor's Name)	(Employer's name)			
Name Design	ure nation of rised representative *	Signature  Name  Designation of  Authorised representative *			
WITNE	ESS:	WITNESS:			
1.	Signature	1. Signature			
2.	Name	2. Name			
3.	Address	3. Address			

\* Indemnity-cum-Undertaking Agreement are to be executed by the authorised person and (i) in case of contracting Company under common seal of the Company or (ii) having the Power of Attorney issued under common seal of the company with authority to execute Indemnity-cum-Undertaking Agreement, (iii) In case of (ii), the original Power of Attorney if it is specifically for this Contract or a photostat copy of the Power of Attorney if it is General Power of Attorney and such documents should be attached to Indemnity-cum-Undertaking Agreement. In case of Employer, by the authorized representative of the Employer.

Route 2 (Cl. 1.2.1): Wet Limestone based Flue Gas Desulphurisation System Manufacturer with Collaboration and Technology Transfer Agreement with QFGDM

1	13A11	Applicable for Wet Limestone based Flue Gas Desulphurisation System Manufacturer who meets the requirements of Clause 3.1.2.1, item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM meeting requirements of Clause 3.1.1.1, item 3 of BDS.
2	13A12	Applicable for Wet Limestone based Flue Gas Desulphurisation System Manufacturer who meets the requirements of Clause 3.1.2.1, item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM [as per Note 4 (ii) of Clause 3.1.0.0, item 3 of BDS] meeting requirements of Clause 3.1.1.1, item 3 of BDS.

Route 3 (Cl. 1.3.1 (a)): Steam Generator Manufacturer with Collaboration and Technology Transfer Agreement with QFGDM

1	13B11	Applicable for <b>Steam Generator Manufacturer</b> who meets the requirements of Clause 3.1.3.1(a), item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM meeting requirements of Clause 3.1.1.1, item 3 of BDS.
2	13B12	Applicable for <b>Steam Generator Manufacturer</b> who meets the requirements of Clause 3.1.3.1(a), item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM [as per Note 4 (ii) of Clause 3.1.0.0, item 3 of BDS] meeting requirements of Clause 3.1.1.1, item 3 of BDS.

# Route 3(Cl. 1.3.1 (b)): Indian JV Company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM

1	13B13	Applicable for Indian JV Company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM meeting requirements of Clause 3.1.1.1, item 3 of BDS.
2	13B14	Applicable for Indian JV Company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM [as per Note 4 (ii) of Clause 3.1.0.0, item 3 of BDS] meeting requirements of Clause 3.1.1.1, item 3 of BDS.

Route 3 (Cl. 1.3.1 (c)): Indian Subsidiary company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM

1	13B15	Applicable for Indian Subsidiary company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM meeting requirements of Clause 3.1.1.1, item 3 of BDS.
2	13B16	Applicable for Indian Subsidiary company of Steam Generator manufacturer or QFGDM with Collaboration and Technology Transfer Agreement with QFGDM [as per Note 4 (ii) of Clause 3.1.0.0, item 3 of BDS] meeting requirements of Clause 3.1.1.1, item 3 of BDS.

Route 4: EPC Organization with Collaboration and Technology Transfer Agreement with QFGDM

1	13C11	Applicable for <b>EPC Organization</b> who meets the requirements of Clause 3.1.4.1, item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM meeting requirements of Clause 3.1.1.1, item 3 of BDS.
2	13C12	Applicable for <b>EPC Organization</b> who meets the requirements of Clause 3.1.4.1, item 3 of BDS with Collaboration and Technology Transfer Agreement with QFGDM [where QFGDM is a Holding Company as per Note 4 (ii) of Clause 3.1.0.0, item 3 of BDS] meeting requirements of Clause 3.1.1.1, item 3 of BDS.

### FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.2.3, CLAUSE 6 OF INVITATION FOR BID (IFB)

### (ROUTE 2) (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.2.1, CLAUSE 6 OF INVITATION FOR BID (IFB) AND THE COLLABORATOR WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERTAKING executed this day ofTwo thousand
M/s
'in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called 'HPGCL" or "Employer" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding No. Document 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.2.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, who meets the requirement of Clause 6.1.2.1, clause 6 of IFB, should have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM.
WHEREAS M/s(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Documen32/CE/PLG/DCRTPP/FGD-251D-251.
AND WIEDEAG the Bidden and the Coeffeet Wet Lineatons Board Flor Coe Boardshorteston Contain

AND WHEREAS the Bidder and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations including the technical guarantees for the Complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/ Contracts.

### **NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:**

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251 and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.

- (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System

manufacturer will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251 and timely delivery thereof to meet the completion schedule under the Contract.

- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall furnish "as Security" an on demand Performance Bank Guarantees in favour of the Employer as per provisions of the Bidding Documents. The value of such Bank Guarantees shall be equal to Two percent (2%) of the total contract price of the Contract signed between the Contractor and Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantee shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

Witness:	For M/s(Bidder/Contractor)
1	
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name:
(Official Address)	Designation :
	Common Seal of the Company
For M/s	(QFGDM)
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name:
(Official Address)	Designation:
	Common Seal of the Company

### Notes:

- i) Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished along with this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to the Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) \* Bidder to strike out, whichever is not applicable.

## FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.2.3 ALONGWITH NOTE 4 OF CLAUSE 6.1.0.0, CLAUSE 6 OF INVITATION FOR BID (IFB)

(ROUTE 2)

### (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.2.1, CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR (A HOLDING COMPANY ALONG WITH ITS SUBSIDIARIES) WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERTAKING executed this day ofTwo thousand
M/s
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" or "Employer" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251:
AND WHEREAS clause 6.1.2.2, Clause 6 of IFB of Bidding Documents, stipulate that the bidder, who meets the requirement of Clause 6.1.2.1, Clause 6 of IFB, should have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, Clause 6 of IFB on its own and the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM. Further as per note 4 of clause 6.1.0.0, Clause 6 of IFB, the Holding Company and all such subsidiaries collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii) shall necessarily be part of the DJU being submitted by the Bidder.
WHEREAS M/s (Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the

Employer for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of

HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

AND WHEREAS the Bidder and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of the Complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL including meeting the technical guarantees and Characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/Contracts.

#### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
- (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
- (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
  - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
  - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves &piping.
  - (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue

- Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.

- We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii), shall each be required to furnish separate on demand bank guarantees as per the format enclosed with the bidding documents. Such Bank Guarantees shall be for an amount aggregating 2% of the total contract price of the Flue Gas Desulphurisation System Package for the awarded project divided equally among Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM, in favour of the Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantees shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

Witness:	For M/s(Bidder/Contractor)
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
(Official Address)	Designation :
	Common Seal of the Company

	For M/s(Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer i.e. HOLDING COMPANY)
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name:
	Designation:
	Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 1 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(Official Address)	Name  Designation  Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 2 OF HOLDING COMPANY)
1	(Signature of the Authorised
(Official Address)	Representative) Name Designation Common Seal of the Company
WITNESS :	For M/s(*SUBSIDIARY 3 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(Official Address)	Name  Designation  Common Seal of the Company

#### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to the Emplopyer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) The Bidder shall submit board resolution of Holding Company along with the Deed of Joint Undertaking stating that in case of any likely change of management control of any of its subsidiaries, the bidder shall arrange for signing of DJU and bank guarantees by all such subsidiaries, before the change in management control actually occurs. Such bank guarantees to be furnished by the Holding Company and entities, for an amount aggregating to 2% of the total contract price of the Package divided equally among them, in addition to the contract performance security to be furnished by the Bidder.
- iv) \* Bidder to strike out, whichever is not applicable.

### FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3, CLAUSE 6 OF INVITATION FOR BID (IFB)

### (ROUTE 3)

### (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (a), CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

M/shaving executed this day ofhwo thousand
M/s
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" or "Employer" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.3.2, Clause 6 of IFB of Bidding Documents, stipulate that the bidder, who meets the requirement of Clause 6.1.3.1 (a), Clause 6 of IFB, should have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, Clause 6 of IFB on its own and the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM.
WHEREAS M/s(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

System Package at

1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation Package, as specified under the said Contract(s) to the satisfaction of the

AND WHEREAS the Bidder and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD)

32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and Characteristics as per bidding

documents, in the event, the Bid is accepted by the Employer resulting into a Contract/ Contracts.

DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No.

2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.
    - (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
    - (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
    - (v) Provide manufacturing/fabrication drawings for absorber including its internals. Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/

Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.

(c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.

For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.

(d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.

Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.

- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall furnish "as Security" an on demand Performance Bank Guarantees in favour of the Employer as per provisions of the Bidding Documents. The value of such Bank Guarantees shall be equal to Two percent (2%) of the total contract price of the Contract signed between the Contractor and Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantee shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee be extended delav. shall bν the period of such The Bank

Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.

- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor, through their authorized representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s
Witness:	(Bidder/Contractor)
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
(Official Address)	Designation :
	Common Seal of the Company
	For M/s(QFGDM)
(Name in Block Letters)	(Signature of the authorized representative)
(	Name:
(Official Address)	Designation:
	-
	Common Seal of the Company

#### Notes:

- i) Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) \* Bidder to strike out, whichever is not applicable.

## FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3 ALONGWITH NOTE 4 OF CLAUSE 6.1.0.0, CLAUSE 6 OF INVITATION FOR BID (IFB)

(ROUTE 3)

### ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (a), CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR (A HOLDING COMPANY ALONG WITH ITS SUBSIDIARIES) WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

Office at(hereinafter called the "Bidder/Contractor", which expression shall include its successors, administrators, executors and permitted assigns) and
M/s
*M/s
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.3.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, who meets the requirement of Clause 6.1.3.1 (a), clause 6 of IFB, should have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM. Further as per note 4 of clause 6.1.0.0, clause 6 of IFB, the Holding Company and all such subsidiaries collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii) shall necessarily be part of the DJU being submitted by the Bidder.
WHEREAS M/s(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the

AND WHEREAS the Bidder and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies) are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL including meeting the technical guarantees and characteristics, as per bidding

Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of

HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

documents, in the event, the Bid is accepted by the Employer resulting into a Contract/Contracts.

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies), do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies), do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies) jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, Subsidiary(ies) nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or Subsidiary(ies).

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves &piping.

- (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the MainPlant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies) shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies) will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies), design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies) do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance

Guarantees as well as other obligations of the Contractor in terms of the Contract.

- 5. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary(ies) will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii), shall each be required to furnish separate on demand bank guarantees as per the format enclosed with the bidding documents. Such Bank Guarantees shall be for an amount aggregating 2% of the total contract price of the Flue Gas Desulphurisation System Package for the awarded project divided equally among Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM, in favour of the Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantees shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, Subsidiary (ies) and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, Subsidiary (ies) and the Contractor, through their authorized representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

Witness :	For M/s(Bidder/Contractor)
1	
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
	Designation :
	Common Seal of the Company

	For M/s
	(Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer i.e. HOLDING COMPANY)
(Name in Block Letters)	(Signature of the authorized representative)
	Name:
(Official Address)	Designation:
	Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 1 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(Official Address)	Name  Designation  Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 2 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative) Name
(Official Address)	Designation Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 3 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(OfficialAddress)	Name  Designation  Common Seal of the Company

### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) The Bidder shall submit board resolution of Holding Company along with the Deed of Joint Undertaking stating that in case of any likely change of management control of any of its subsidiaries, the bidder shall arrange for signing of DJU and bank guarantees by all such subsidiaries, before the change in management control actually occurs. Such bank guarantees to be furnished by the Holding Company and entities, for an amount aggregating to 2% of the total contract price of the Package divided equally among them, in addition to the contract performance security to be furnished by the Bidder.
- iv) \* Bidder to strike out, whichever is not applicable.

### FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3, CLAUSE 6 OF INVITATION FOR BID (IFB)

### (ROUTE 3) (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR (INDIAN JOINT VENTURE COMPANY) MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (b), CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] AND THE PROMOTER(S) HAVING 25% OR HIGHER EQUITY PARTICIPATION IN THE INDIAN JOINT VENTURE COMPANY FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL **GUARANTEES.** 

The DEED OF UNDERTAKING executed this day ofTwo thousand
M/s
M/s
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.3.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, meeting the requirement of Clause 6.1.3.1 (b), clause 6 of IFB shall have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the other Promoter of the Indian Joint Venture (JV) Company having 25% or higher equity participation in the Bidder, meeting the requirement of Clause 6.1.3.1 (b), clause 6 of IFB and furnish a Deed of Joint Undertaking. Further, the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM.
WHEREAS M/s (Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
WHEREAS M/s

AND WHEREAS the Bidder (Joint Venture Company), Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations of the FGD System including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, including meeting the technical guarantees and characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/Contracts.

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever and the Contractor.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
  - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
  - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.

- (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.

- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall furnish "as Security" an on demand Performance Bank Guarantees in favour of the Employer as per provisions of the Bidding Documents. The value of such Bank Guarantees shall be equal to Two percent (2%) of the total contract price of the Contract signed between the Contractor and Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantee shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, the PROMOTER and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s
Witness :	(Bidder/Contractor)
1	
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
	Designation :
	Common Seal of the Company

1	For M/s(QFGDM)
(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
(Official Address)	Designation :
	Common Seal of the Company
Witness :	For M/s(PROMOTER)
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :  Designation :

### Notes:

Witness:

i) Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.

Common Seal of the Company

- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) \* Bidder to strike out, whichever is not applicable.

## FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3, ALONGWITH NOTE 4 OF CLAUSE 6.1.0.0, CLAUSE 6 OF INVITATION FOR BID (IFB)

## (ROUTE 3) (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR (INDIAN JOINT VENTURE COMPANY) MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (b), CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR (A HOLDING COMPANY ALONG WITH ITS SUBSIDIARIES AS PER NOTE 4 OF CLAUSE 6.1.0.0) WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] AND THE OTHER PROMOTER OF THE INDIAN JOINT VENTURE COMPANY HAVING A STAKE OF 25% OR MORE IN THE INDIAN JOINT VENTURE COMPANY FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERT M/s Office at which expression shall include	a Company incorpora (hereinafter called the	ated under "Bidder/Contractor/Ir	having ndian Joint Venture (J	gits Registered IV) Company",
M/s Office at System Manufacturer (QFG executors and permitted ass	(hereinafter called "Qu DM)Collaborator, which ex	ualified Wet Limeston	e Based Flue Gas De	esulphurisation
*M/s	ne holding company), which assigns) and *M/s its Registered Office at its successors, administrates Company registered under the Subsidiary no.2), which igns), collectively meeting the blectively called "Qualified"	expression shall inclusions ators, executors are expression shall include requirement of QFWet Limestone Base	ade its successors, ad a Company regis , (the Subsidiar and permitted assign having its Registered clude its successors, GDM as per Note (4) d Flue Gas Desulphu	Iministrators, stered under ry no.1), which ns) & *M/s ed Office at administrators (i) for clause
M/s Office at (hereinafter called the "PRC and permitted assigns),	and having 25% or	higher equity partic	cipation in the Bidd	er/ Contractor

\*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).

WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

AND WHEREAS clause 6.1.3.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, meeting the requirement of Clause 6.1.3.1 (b), clause 6 of IFB shall have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the other Promoter of the Indian Joint Venture (JV) Company having 25% or higher equity participation in the Bidder, meeting the requirement of Clause 6.1.3.1 (b), clause 6 of IFB and furnish a Deed of Joint Undertaking. Further, the bidder shall either source the

from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM. Further as per note 4 of clause 6.1.0.0, clause 6 of IFB, the Holding Company and all such subsidiaries collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii) shall necessarily be part of the DJU being submitted by the Bidder.

AND WHEREAS the Bidder (Joint Venture Company), \*the Steam Generator Manufacturer, Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and Characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/Contracts.

### **NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:**

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever and the Contractor.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.
    - (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
    - (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.

Provide manufacturing/fabrication drawings for absorber including its internals.

Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone BasedFlue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.

(c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas DesulphurisationSystem.

For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.

- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without anyprejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, Holding company and all its Subsidiary (ies) collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii), shall each be required to furnish separate on demand bank guarantees as per the format enclosed with the bidding documents. Such Bank Guarantees shall be for an amount aggregating 2% of the total contract price of the Flue Gas Desulphurisation System Package for the awarded project divided equally among Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM, in favour of the Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantees shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.

- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, the PROMOTER and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s	
Witness:	(Bidder/Contractor)	
Witness:	For M/s(PROMOTER)	
1(Name in Block Letters)	(Signature of the authorized representative)	
(Official Address)	Name :	
(Official Address)	Designation :	
	Common Seal of the Company	
Witness:	For M/s(QFGDM i.e. HOLDING COMPANY)	
1		
(Name in Block Letters)	(Signature of the authorized representative)	
(Official Address)	Name :	
	Designation :	
	Common Seal of the Company	
WITNESS:	For M/s(*SUBSIDIARY 1 OF HOLDING COMPANY)	
1	(Signature of the Authorised Representative)	
(Official Address)	Name  Designation  Common Seal of the Company	

WITNESS:

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F		
or M/s	HOLDING COMPANY)	
1	(Signature of the Authorised Representative)	
(055 : 1.4.11	Name	
(Official Address)	Designation Common Seal of the Company	
	For M/s	
	(*SUBSIDIARY 3 OF HOLDING COMPANY)	
WITNESS:		
1	(Signature of the Authorised Representative)	
(Official Address)	Name  Designation  Common Seal of the Company	

### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwiththis Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) The Bidder shall submit board resolution of Holding Company along with the Deed of Joint Undertaking stating that in case of any likely change of management control of any of its subsidiaries, the bidder shall arrange for signing of DJU and bank guarantees by all such subsidiaries, before the change in management control actually occurs. Such bank guarantees to be furnished by the Holding Company and entities, for an amount aggregating to 2% of the total contract price of the Package divided equally among them, in addition to the contract performance security to be furnished by the Bidder.
- iv) \* Bidder to strike out, whichever is not applicable.

## FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3, CLAUSE 6 OF INVITATION FOR BID (IFB)

## (ROUTE 3) (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR (INDIAN SUBSIDIARY COMPANY OF A \*STEAM GENERATOR MANUFACTURER \*OR \* QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM), MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (c), CLAUSE 6 OF INVITATION FOR BID AND THE COLLABORATOR WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION FOR BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] \*AND THE PROMOTER(S) HAVING 25% OR HIGHER EQUITY PARTICIPATION IN THE

\*SUBSIDIARY COMPANY/ \*JV COMPANY (AS THE CASE MAY BE) & MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (c), CLAUSE 6 OF INVITATION FOR BID FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERTAKING executed this day ofTwo thousand	red
M/s	ion
*M/s	der
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGC which expression shall include its successors, administrators, executors and assigns).	
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Packag DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document 32/CE/PLG/DCRTPP/FGD-251.	ge at No.
AND WHEREAS clause 6.1.3.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, meetir requirement of Clause 6.1.3.1 (c), clause 6 of IFB shall have a valid ongoing collaboration and techn transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufact meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the Promoter(s) having 25 higher equity participation in the Bidder, and furnish a Deed of Joint Undertaking. Further, the bidder either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System at the design and manufacturing drawings released by such QFGDM.	nology cturer" 5% or shall
WHEREAS M/s (Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by th Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.	
WHEREAS M/s (Bidder/Contractor) an Indian Subsidiary Company	of

M/s	a *Steam Generator Manufacturer meeting the requirement of Clause 6.1.3.1 (a),
clause 6 of IFB/ *Qualified V	Vet Limestone Based Flue Gas Desulphurisation System Manufacturer meeting the
requirement of Clause 6.1.1	.1, clause 6 of IFB, registered in India under the Companies Act of India, as on the
date of Techno-Commercia	al Bid opening, for manufacturing/ supply of *Steam Generator Sets/ *Flue Gas
Desulphurisation System,	meeting the requirement of Clause 6.1.3.1 (c), clause 6 of IFB whose other
Promoter(s) having 25% o	r higher equity participation in the Bidder/ Contractor i.e. *M/s,
*M/s	(hereinafter called "PROMOTER(s)").

AND WHEREAS the Bidder, Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S)(s) are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/ Contracts.

### **NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:**

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System (FGD) Package DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever and the Contractor.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to 10% of Contract Price (Without GST) for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S).

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:

- Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
- (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.
- (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract

shall be the joint and severally responsibility of the Contractor and Collaborator.

- 4. We, the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall furnish "as Security" an on demand Performance Bank Guarantees in favour of the Employer as per provisions of the Bidding Documents. The value of such Bank Guarantees shall be equal to Two percent (2%) of the total contract price of the Contract signed between the Contractor and Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantee shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251 under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, the PROMOTER(S) and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s
Witness:	,
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :

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		Designation :
		Common Seal of the Company
		For M/s
		(QFGDM)
Witness		
1		
	(Name in Block Letters)	(Signature of the authorized representative)
		Name :
	(Official Address)	
		Designation :
		Common Seal of the Company
		For M/s(PROMOTER(s))
		(PROMOTER(S))
Witness:		
1		
	(Name in Block Letters)	(Signature of the authorized representative)
		Name :
	(Official Address)	Designation :
		•
		Common Seal of the Company

### Notes:

- i) Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) \* Bidder to strike out, whichever is not applicable.

# FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.3.3, ALONG WITH NOTE 4 OF CLAUSE 6.1.0.0, CLAUSE 6 OF INVITATION OF BID (IFB) (ROUTE 3)

### (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR (INDIAN SUBSIDIARY COMPANY OF A \*STEAM GENERATOR MANUFACTURER \*OR \*QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM), MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (c), CLAUSE 6 OF INVITATION OF BID AND THE COLLABORATOR (A HOLDING COMPANY ALONG WITH ITS SUBSIDIARIES COLLECTIVELY MEETING THE REQUIREMENT OF QFGDM AS PER NOTE 4 OF CLAUSE 6.1.0.0) WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION OF BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] \*AND THE PROMOTER(s) HAVING 25% OR HIGHER EQUITY PARTICIPATION IN THE \*SUBSIDIARY COMPANY/ \*JV COMPANY (AS THE CASE MAY BE) & MEETING THE REQUIREMENTS OF CLAUSE 6.1.3.1 (c), CLAUSE 6 OF INVITATION OF BID FOR **PERFORMANCE** SYSTEM SUCCESSFUL OF THE FGD INCLUDING **MEETING TECHNICALGUARANTEES** 

The DEED OF UNDERTAKING M/s a Office at(h expression shall include its successor	Company incorporated ereinafter called the "Bide	underder/Contractor/Inc	l dian Subsidiary	havingits Registered Company", which
M/sa  Office at(h  System Manufacturer (QFGDM) Col  administrators, executors and permit	ereinafter called "Qualific laborator Holding Compa	ed Wet Limestone	e Based Flue G	as Desulphurisation
*M/s	impany registered under ing company), which exp is) and *M/s	ession shall inclusion	ude its success a Company, (the Subs nd permitted having its Re ude its success GDM as per No Flue Gas Desu	ors, administrators, registered under didiary no.1), which assigns) & *M/s egistered Office at sors, administrators, ote (4) (i) for clause
*M/s	*M/s its Registered idder/ Contractor (herein	Office ata  Office at	Company incor	porated under and having 25%

\*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).

WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

AND WHEREAS clause 6.1.3.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, meeting the requirement of Clause 6.1.3.1 (c), clause 6 of IFB shall have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and the Promoter(s) of the Bidder having 25% or higher equity participation in the Bidder, and furnish a Deed of Joint Undertaking. Further, the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings released by such QFGDM. Further as per note 4 iii) of clause 6.1.0.0, clause 6 of IFB the Holding Company and all such subsidiaries collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii) shall necessarily be part of the DJU being submitted by the Bidder.

WHEREAS M/s ......(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of

HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251. WHEREAS M/s (Bidder/Contractor), an Indian Subsidiary Company of M/s.....a\*Steam Generator Manufacturer meeting the requirement of Clause 6.1.3.1 (a), clause 6 of IFB/ \*Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer meeting the requirement of Clause 6.1.1.1, clause 6 of IFB, registered in India under the Companies Act of India, as on the date of Techno-Commercial Bid opening, for manufacturing/ supply of \*Steam Generator Sets/ \*Flue Gas Desulphurisation System, meeting the requirement of Clause 6.1.3.1 (c), clause 6 of IFB whose other Promoter(s) having 25% or higher equity participation in the Bidder/ Contractor i.e. \*M/s..., \*M/s.....(hereinafter called "PROMOTER(s)").

AND WHEREAS the Bidder, Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and characteristics as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/ Contracts.

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) and the Contractor jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever and the Contractor.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S), nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S).

- Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.
    - (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
    - (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
    - (v) Provide manufacturing/fabrication drawings for absorber including its internals. Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
  - (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System. For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
  - (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.

Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.

- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii), shall each be required to furnish separate on demand bank guarantees as per the format enclosed with the bidding documents. Such Bank Guarantees shall be for an amount aggregating 2% of the total contract price of the Flue Gas Desulphurisation System Package for the awarded project divided equally among Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM, in favour of the Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantees shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the PROMOTER(S) and the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and Subsidiary (ies), the PROMOTER(S) and the Contractor, through their authorised representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s	
	(Bidder/Contractor)	
Witness:		
1		

(Name in Block Letters)	(Signature of the authorized representative)
	Name :
(Official Address)	Designation:
	Common Seal of the Company
	For M/s(QFGDM i.e. HOLDING COMPANY)
Witness:	
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
(Omolal / ladi oso)	Designation :
	Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 1 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(Official Address)	Name  Designation  Common Seal of the Company
WITNESS:	For M/s (*SUBSIDIARY 2 OF HOLDING COMPANY)
1	(Signature of the Authorised Representative)
(OfficialAddress)	Name  Designation  Common Seal of the Company
WITNESS:	For M/s(*SUBSIDIARY 3 OF HOLDING COMPANY)
1	(Signature of the Authorised
(OfficialAddress)	Representative) Name Designation
	Common Seal of the Company

.....

For M/s .....

	(PROMOTER(S))
Witness:	
1	
(Name in Block Letters)	(Signature of the authorized representative)
	Name :
(Official Address)	Designation :
	Common Seal of the Company
Witness:	For M/s(*other Promoter having 25% or higher equity participation in the Bidder/ Contractor)
1(Name in Block Letters)	(Signature of the authorized representative)
(Official Address)	Name :
(0	Designation :
	Common Seal of the Company

### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) The Bidder shall submit board resolution of Holding Company along with the Deed of Joint Undertaking stating that in case of any likely change of management control of any of its subsidiaries, the bidder shall arrange for signing of DJU and bank guarantees by all such subsidiaries, before the change in management control actually occurs. Such bank guarantees to be furnished by the Holding Company and entities, for an amount aggregating to 2% of the total contract price of the Package divided equally among them, in addition to the contract performance security to be furnished by the Bidder.
- iv) \* Bidder to strike out, whichever is not applicable.

## FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.4.3, CLAUSE 6 OF INVITATION OF BID (IFB)

## (ROUTE 4) (ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.4.1, CLAUSE 6 OF INVITATION OF BID AND THE COLLABORATOR WHO MEETS THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION OF BID (IFB) [AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM)] FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERTAKING executed this day ofTwo thousand
M/s
fin favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.4.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, as an Engineering, Procurement and Construction (EPC) organization, who meets the requirement of Clause 6.1.4.1, clause 6 of IFB, should have a valid ongoing collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and furnish a Deed of Joint Undertaking. Further, the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings of such QFGDM.
WHEREAS M/s(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS the Bidder, and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

 That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor, and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete

and be jointly and severally liable and bound on to the Employer for the successful performance of all the contractual obligations including the technical guarantees for complete Flue Gas Desulphurisation (FGD) Syste

documents, in the event, the Bid is accepted by the Employer resulting into a Contract/ Contracts.

Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251, including meeting the technical guarantees and characteristics as per bidding

Flue Gas Desulphurisation Package, as specified under the said Contract(s) to the satisfaction of the Employer.

2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor, jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.
    - (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
    - (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
    - (v) Provide manufacturing/fabrication drawings for absorber including its internals.

Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the

(c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.

For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.

(d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.

Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.

- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor, and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other obligations of the Contractor in terms of the Contract.
- 5. We, the Contractor, and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- 6. In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall furnish "as Security" an on demand Performance Bank Guarantees in favour of the Employer as per provisions of the Bidding Documents. The value of such Bank Guarantees shall be equal to Two percent (2%) of the total contract price of the Contract signed between the Contractor and Employerand it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantee shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.

- 7. Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- 8. We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor, agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- 9. That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, and the Contractor, through their authorized representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

Witness :	For M/s(Bidder/Contractor)
1	
(Name in Block Letters	
(Official Address)	Name :
	Designation :
	Common Seal of the Company
	For M/s(QFGDM)
(Name in Block Letters	(Signature of the authorized representative)
(Official Address)	Name:
	Designation:
	Common Seal of the Company

### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) \* Bidder to strike out, whichever is not applicable.

# FORM OF DEED OF JOINT UNDERTAKING FOR THE COMPLETE FLUE GAS DESULPHURISATION SYSTEM AS PER CLAUSE 6.1.4.3 ALONGWITH NOTE 4 OF CLAUSE 6.1.0.0, CLAUSE 6 OF INVITATION OF BID (IFB) (ROUTE 4)

### ON NON-JUDICIAL STAMP PAPER OF APPROPRIATE VALUE)

DEED OF JOINT UNDERTAKING TO BE EXECUTED BY THE BIDDER/ CONTRACTOR MEETING THE REQUIREMENTS OF CLAUSE 6.1.4.3, CLAUSE 6 OF INVITATION OF BID AND THE COLLABORATOR (A HOLDING COMPANY ALONG WITH ITS SUBSIDIARIES COLLECTIVELY MEETING THE REQUIREMENT OF CLAUSE 6.1.1.1, CLAUSE 6 OF INVITATION OF BID (IFB) AS A QUALIFIED WET LIMESTONE BASED FLUE GAS DESULPHURISATION SYSTEM MANUFACTURER (QFGDM) AS PER NOTE 4 OF CLAUSE 6.1.0.0 FOR SUCCESSFUL PERFORMANCE OF THE FGD SYSTEM INCLUDING MEETING THE TECHNICAL GUARANTEES

The DEED OF UNDERTAKING executed this day ofTwo thousand
*M/s
*in favour of HPGCL, Office of the Chief Engineer/DCRTPP (Planning Section-HQ), Haryana Power Generation Corporation Limited (HPGCL), C-7, Urja Bhawan, Sector-6, Panchklula -134109 (hereinafter called "HPGCL" which expression shall include its successors, administrators, executors and assigns).
WHEREAS, the Employer invited Bids for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.
AND WHEREAS clause 6.1.4.2, clause 6 of IFB of Bidding Documents, stipulate that the bidder, as an Engineering, Procurement and Construction (EPC) organization who meets the requirement of Clause 6.1.4.1, clause 6 of IFB, should have a valid on going collaboration and technology transfer agreement with "Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer" meeting the requirements of Clause 6.1.1.1, clause 6 of IFB on its own and furnish a Deed of Joint Undertaking. Further, the bidder shall either source the FGD system from such manufacturer or manufacture/get manufactured the FGD System as per the design and manufacturing drawings released by such QFGDM. Further as per note 4 of clause 6.1.0.0, clause 6 of IFB, the Holding Company and all such subsidiaries collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii) shall necessarily be part of the DJU being submitted by the Bidder.
WHEREAS M/s(Bidder) is submitting its proposal in response to the aforesaid Invitation for Bid by the Employer for Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL vide its Bidding Document No. 32/CE/PLG/DCRTPP/FGD-251.

AND WHEREAS the Bidder, and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer are required to jointly execute and furnish along with the bid an irrevocable Deed of Joint Undertaking and be jointly and severally liable and bound on to the Employer for the successful performance of complete Flue Gas Desulphurisation System (FGD) Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL including meeting the technical guarantees and characteristics, as per bidding documents, in the event, the Bid is accepted by the Employer resulting into a Contract/Contracts.

### NOW THEREFORE, THIS DEED WITNESSETH AS UNDER:

- 1. That in consideration of the award of the Contract(s) by the Employer to the Contractor, we the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, do hereby declare and undertake that we shall be jointly and severally responsible to the Employer for the execution and successful performance of all the contractual obligations including the technical guarantees for the complete Flue Gas Desulphurisation Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL, as specified under the said Contract(s) to the satisfaction of the Employer.
- 2. In case of any breach of the Contract committed by the Contractor, we the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and, do hereby undertake, declare and confirm that we shall be fully responsible for the successful performance of the complete Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and undertake to carry out all obligations and responsibilities stipulated in the Contract, including the technical guarantees for the complete Flue Gas Desulphurisation System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL. Further if the Employer sustains any loss or damage on account of any breach of the Contract, we Contractor, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer jointly and severally undertake to promptly indemnify, and pay such loss/damages caused to the Employer on its written demand without any demur, reservation, contest or protest in any manner whatsoever.

The liability of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be limited to an amount equivalent to **10% of Contract Price (Without GST)** for complete Flue Gas Desulphurisation (FGD) System.

This is without prejudice to any rights of the Employer against the Contractor under the Contract and/or guarantees. It shall not be necessary or obligatory for the Employer to first proceed against the Contractor before proceeding against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, nor any extension of time or any relaxation given by the Employer to the Contractor would prejudice any rights of the Employer under this Deed of Joint Undertaking to proceed against the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer.

- 3. Without prejudice to the generality of the Undertaking in paragraph 1 above, the manner of achieving the objectives set forth in paragraph 1 above shall be as follows:
  - (a) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete engineering, preparation of all designs, design calculations, design documents/ drawings and manufacturing drawings for the Absorber including all its internals; preparation of all P&IDs & process flow diagrams; Selection of auxiliaries, and interfacing/ integrating Absorber with their auxiliaries so as to ensure satisfactory, reliable, safe and trouble free performance of all Absorber and auxiliaries meeting all stipulated technical requirements as well as all guaranteed parameters specified in the Contract for Wet Limestone based Flue Gas Desulphurisation System.
  - (b) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be specifically responsible for the following:
    - (i) Complete design of Absorber including selection/design of Absorber material, lining & all internals; complete mass flow balance as well as design of structural/supporting system including selection of material & accessories etc.
    - (ii) Selection of auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including preparation of purchase specification for critical auxiliaries viz Slurry Recirculation pumps, Oxidation Blowers, Wet limestone Grinding mills, Slurry pumps, Agitators, Hydro-cyclones, Vacuum Belt Filters, slurry valves & piping.

- (iii) Design of controls, protections and interlocks for all the auxiliaries for Wet Limestone based Flue Gas Desulphurisation System including Absorber for their safe and reliable operation as integral units with other equipments of the Main Plant.
- (iv) Providing all design data required by the Contractor to carry out design/ selection of balance equipment/ system including all civil inputs for foundation design, site construction, structural work etc. for Wet Limestone based Flue Gas Desulphurisation System and for their proper interfacing and integration.
- (v) Provide manufacturing/fabrication drawings for absorber including its internals.
  - Further, we, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall extend our quality surveillance/ supervision/ quality control to the Contractor during manufacture, erection, commissioning and performance testing, both at Contractor's and/ or at Employer's Station site. Without prejudice to the overall responsibilities of the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer for successful commissioning and performance of Wet Limestone based Flue Gas Desulphurisation System, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall depute its technical experts from time to time to the Contractor's/ Sub-vendor's works/ Employer's Station site, as mutually agreed upon between the Employer and the Contractor in accordance with the stipulation of the Contracts.
- (c) We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of manufacture of all equipments/ main assemblies/ components for incorporation in the Wet Limestone based Flue Gas Desulphurisation System.
  - For the items to be manufactured by the contractor at his/or his vendor's works as per the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, design & manufacturing drawings released by us, the Collaborator shall ensure completeness and correctness of the design, data, document and information in every detail provided to the Contractor which would result in the same quality of equipment as if manufactured at Qualified Wet Limestone Based Flue Gas Desulphurisation System.
  - Manufacturer or its Sub-vendor's works and shall meet Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer acceptance.
- (d) We the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall be fully responsible for complete for design, engineering, supply, installation, putting in to satisfactory operation and carrying out the guarantee tests for Wet Limestone Based Flue Gas Desulphurisation System to the satisfaction of the Employer.
  - Further, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall ensure proper design, manufacture, installation, testing and successful performance of the Wet Limestone Based Flue Gas Desulphurisation System under the said Contract in accordance with stipulations of Bidding Documents and if necessary, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer shall advise the Contractor/ his Sub-Vendor suitable modifications of design and implement necessary corrective measures to discharge the obligations under the contract.
- (e) In the event the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor fail to demonstrate that the Wet Limestone Based Flue Gas Desulphurisation System meets the guaranteed parameters and demonstration parameters as specified in the contract, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor shall promptly carry out all the corrective measures related to engineering services at their own expense and shall promptly provide corrected design to the Employer.
- (f) Implementation of the corrected design and all other necessary repairs, replacements, rectification or modifications to the Wet Limestone Based Flue Gas Desulphurisation System and payment of financial liabilities and penalties and fulfillment of all other contractual obligations as provided under the contract shall be the joint and severally responsibility of the Contractor and Collaborator.
- 4. We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer do hereby undertake and confirm that this Deed of Joint Undertaking shall be irrevocable and shall not be revoked till ninety (90) days after the expiry of defect liability period of the plant under the Contract and further stipulate that the Undertaking herein contained shall terminate after ninety (90) days upon satisfactory completion of such defect liability period. We further agree that this undertaking shall be without any prejudice to the various liabilities of the Contractor, including the Contract Performance Guarantees as well as other

obligations of the Contractor in terms of the Contract.

- We, the Contractor and the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer will be fully responsible for the quality of all equipment/main assemblies/components manufactured at their works or at their Vendor's works or constructed at site, and their repairs or replacement if necessary for incorporation in the relevant system(s) of Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL and timely delivery thereof to meet the completion schedule under the Contract.
- In case of Award, in addition to the Contractor's Performance Bank Guarantee furnished by the Contractor, Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM as per Note (4) (i) & (ii), shall each be required to furnish separate on demand bank guarantees as per the format enclosed with the bidding documents. Such Bank Guarantees shall be for an amount aggregating 2% of the total contract price of the Flue Gas Desulphurisation System Package for the awarded project divided equally among Holding company and its Subsidiary (ies) collectively meeting the requirements of QFGDM, in favour of the Employer and it shall be towards guaranteeing the faithful performance/compliance of this Deed of Joint Undertaking in accordance with the terms and conditions specified herein. The Bank Guarantees shall be unconditional, irrevocable and valid for entire period of contract, i.e. till ninety (90) days beyond the end of the Defect Liability period of the Flue Gas Desulphurization (FGD) System Package at DCRTPP Yamuna Nagar (2x300MW) of HPGCL under the Contract. In case of delay in completion of the defect liability period, the validity at this Bank Guarantee shall be extended by the period of such delay. The Bank Guarantee amount shall be promptly paid to the Employer on demand without any demur, reservation, protest or contest.
- Any dispute that may arise in connection with this Deed of Joint Undertaking shall be settled as per arbitration procedure/rules mentioned in the Contract documents. This Deed of Joint Undertaking shall be construed and interpreted in accordance with the Laws of India. The Courts of Panchkula shall have exclusive jurisdiction in all matters arising under the Contract.
- We, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer, the Contractor agree that this Deed of Joint Undertaking shall be irrevocable and shall form an integral part of the Contract. We further agree that this Deed of Joint Undertaking shall continue to be enforceable till the successful completion of Contract and till the Employer discharge it.
- That this Deed shall be operative from the effective date of the NOA.

IN WITNESS WHEREOF, the Qualified Wet Limestone Based Flue Gas Desulphurisation System Manufacturer and the Contractor, through their authorized representatives, have executed these present and affixed common seals of their respective companies on the Day, Month and Year first mentioned above.

	For M/s
	(Bidder/Contractor)
Witness:	
1	
(Name in Block Letters)	(Signature of the authorized representative)
	Name :
(Official Address)	
	Designation :
	Common Seal of the Company
	For M/s
	(HOLDING COMPANY)

(Name in Block Letters)	(Signature of the authorized representative)
	Name:
(Official Address)	Designation:
	Common Seal of the Company
	For M/s(*SUBSIDIARY 1 OF HOLDINGCOMPANY)
WITNESS:	
1	
(Official Address)	(Signature of the Authorised Representative) Name Designation Common Seal of the Company
	For M/s(*SUBSIDIARY 2 OF HOLDINGCOMPANY)
WITNESS:	
1(Official Address)	(Signature of the Authorised Representative) Name Designation Common Seal of the Company
	For M/s(*SUBSIDIARY 3 OF HOLDINGCOMPANY)
WITNESS:	
1	(Circulations of the Authorized Decrease Active)
(Official Address)	(Signature of the Authorised Representative) Name Designation Common Seal of the Company

### Notes:

- Power of Attorney of each of the person signing the Deed of Joint Undertaking and Board resolution in regard of POA of Authorised signatory, shall be furnished alongwith this Deed of Joint Undertaking.
- ii) The list of banks which are acceptable to Employer for issuing Bank Guarantee in this regard is indicated in Annexure-I to SCC.
- iii) TheBidder shall submit board resolution of Holding Company along with the Deed of Joint Undertaking stating that in case of any likely change of management control of any of its subsidiaries, the bidder shall arrange for signing of DJU and bank guarantees by all such subsidiaries, before the change in management control actually occurs. Such bank guarantees to be furnished by the Holding Company and entities, for an amount aggregating to 2% of the total contract price of the Package divided equally among them, in addition to the contract performance security to be furnished by the Bidder.
- iv) \* Bidder to strike out, whichever is not applicable.