Standard Single Bid Document for TTDCL, Tripura.



Tripura Tourism Development Corporation

(A Government of Tripura undertaking)

Corp- Office: - Kunjaban, (Opposite Governor's House), Agartala, Tripura

Contact - (0381) 231-7878 / 222-3893 / 232-5930 Fax - (0381) 231-7878 Website: - www.tripuratourism.in Email: - tripuratourism09@rediffmail.com

STANDARD BID DOCUMENT FOR ITEM TENDER

Name of Work: Procurement of 2(two) nos. reinforced fibre glass make Tourist Boat having the capacity to carry 12/20 persons in each for providing tourist service from Maharani to Chabi Mura tourist spot during the year 2013-14.

DRAFT NIT NO. 1/MD/TTDCL/ 2013-14

Draft **N**otice **I**nviting **T**ender for an amount of **Rs.12,00,000/-** (Rupees twelve lakhs)

Cost of tender documents Rs. 500/-

- 1. Certified that this DNIT contains 34(Thirty four) pages numbered from 1 to 34.
- 2. Header of every page is bearing the text "Standard Single Bid Document for TTDCL, Tripura".

Managing Director, TTDCL:Kunjaban

MD: TTDCL

CONTRACTOR / SUPPLIER

SECTION-I

LIST OF IMPORTANT DATES

PRESS NOTICE

NOTICE INVITING TENDERS

SECTION-1

LIST OF IMPORTANT DATES IN CONNECTION WITH THE TENDER FOR THE WORK.

Name of work:- Procurement of 2(two) nos. reinforced fibre glass make Tourist Boat having the capacity to carry 12/20 persons in each for providing tourist service from Maharani to Chabi Mura tourist spot during the year 2013-14.

- 1. Completion period for the work :- 3 (three) Months.
- 2. Date of issue of Notice Inviting tender :- Date: 11-12-13.
- 3. Period and Place of sale of tendering Document :- From:- Date: 12-12-13.

To:- Date: 04-01-14; Time: upto 4.00 PM

Place :- Office of the MD, TTDCL,
Kunjaban,
Rajarshi Yatri Niwas,
Opposite side of Governor House,
Agartala, Tripura.

MD: TTDCL

- 4. Last date of dropping of tender:- Date: 07.01.2014; Time: upto 3.00 PM
- 5. Time and Date of Opening tender/tenders :- Date: 08.01.2014; Time: 11.00 AM
- 6. Place of Opening tender: Office of the MD, TTDCL, Kunjaban,

Rajarshi Yatri Niwas,

Opposite side of Governor House,

Agartala, Tripura.

Standard Single Bid Document for TTDCL,Tripura.



Tripura Tourism Development Corporation

(A Government of Tripura undertaking)

Corp- Office: - Kunjaban, (Opposite Governor's House), Agartala, Tripura

Contact - (0381) 231-7878 / 222-3893 / 232-5930 Fax - (0381) 231-7878 Website: - www.tripuratourism.in Email: - tripuratourism09@rediffmail.com

FORMAT – A

PRESS NOTICE INVITING TENDER NO: 01/MD/TTDCL/2013-14 dated 11/12/2013.

Sealed tender are invited on behalf of the Chairman, Tripura Tourism Development Corporation, Agartala, from registered Firms/Agencies/Dealer/Manufacturer experienced in similar type of supply for the following work:

SI.	Name of work	Quantity	Estimated	Earnest	Time for
No.			Cost	Money	Completion
1.	Procurement of 2(two) nos.	2 (two)	Rs.12.0Lacs	Rs.12000.0	3(three)
	reinforced fibre glass make Tourist	Nos			Months
	Boat having the capacity to carry				
	12/20 persons in each for providing				
	tourist service from Maharani to				
	Chabi Mura tourist spot during the				
	year 2013-14.				

Earnest money should be deposited in any schedule Bank of India guaranteed by the RBI in the shape of "Deposit-at-Call" or Demand Draft (with 6 months validity) in favour of the MD, TTDCL, Kunjaban, Agartala.

Tender forms can be obtained on or after 12/12/2013 from the office of the MD, TTDCL, Agartala, Tripura on payment of Rs. 500/- (Rupees Five hundred) only in cash (Non-Refundable) on any working days during office hours up to 04/01/2014 on submission of written application for above work along with documentary proof (in a shape of photocopy attested by Gazetted Officer) of PAN (Permanent Account Number) card issued by the Income Tax Department, copy of enlistment/registration certificate, copy trade mark certificate of the product if any. Receipt of application for issue of tender forms will be stopped on 04/01/2014 at 4:00pm and issue of tender forms will be stopped on 06/01/2014 at 4:00pm.

The Tender document can be downloaded from the website www.tender.gov.in. & website of TTDCL. And in that case the cost of tender documents should be deposited separately along with the tender through demand draft of Rs.500/-(Non-Refundable) in favour of the MD, TTDCL, Kunjaban, Agartala, payable at SBI, Tripura Legislative Assembly House Branch, Agartala (Code No. 5559) and tenderer should submit documentary proof (in a shape of photocopy attested by Gazetted Officer) of PAN (Permanent Account Number) card issued by the Income Tax Department, copy of enlistment/registration certificate, copy of trade mark certificate of the product if any with the tender.

CONTRACTOR / SUPPLIER

Tender(s) can be sent through Registered Post / Speed post/Courrier or dropped in the tender Box specified for this DNIT at the office of the MD, TTDCL, Kunjaban, Agartala Tripura within the last date for receipt of the tenders i.e. on 07/01/2014 up to 3:00 PM. The bidder shall ensure the receipt of tender in the office of the undersigned within the specified date & time.

Sealed tender(s) received shall be opened by the **MD**, **TTDCL**, **Kunjaban**, **Agartala** Tripura in presence of intending bidders and other concerned persons who may like to be present at **11:00 AM on 08/01/2014**, if possible.

The tender of the contractors/agency who do not deposit the earnest money in the manner prescribed above, will be summarily rejected.

For and on behalf of the Chairman, TTDCL.

(S. Riyan)
Managing Director,
TTDCL, Kunjaban,
Agartala

dated:11/12/2013.

Memo No.F. 2(152)-PI/TT/2013/ Copy to:

- 1. The **Director of Tourism**, Tripura for favour kind information please.
- The **Director**, ICA Department, Agartala with a request for arranging publication of the Tender Notice in 4(two) local papers and at least 2(two) National Level Newspaper in one insertion only. Enclo: 10 nos. **Format-B** (hard copy) & 3(three) CD (softcopy).
- 3. Mr. Partha Pratim Chakraborty, Nodal Officer, IT, TTDCL to upload into the website of TTDCL & www.tender.gov.in
- 4. M/S Cleghorn & Company, Kolkatta, Fax No- 033-24793964.
- 5. M/S Calcutta Sports Boats, Kolkatta, Fax No. 033-24793282.
- 6. M/S Eastern Enterprise, Kolkatta, Fax No.-033-24398108.
- 7. M/S S.S. Enterprise, Kolkatta, Fax No.-033-23539380.
- 8. Aqua Crafts, Kolkatta. M. No.- 09830024865.
- 9. Samudra Shipyard(P) Ltd. Fax No:- 04782872942

Copy also to the,

- 1. PS to the Minister, for kind information of the Honourable Minister, Department of Tourism
- 2. PS to the Secretary, for kind information of the Secretary, Department of Tourism.
- 3. BO, Store, TTDCL for information & necessary action.
- 4. In-Charge, Project Section, TTDCL.

CONTRACTOR / SUPPLIER

MD: TTDCL

FORMAT - B

(For publication in Newspaper)

Sealed tender are invited on behalf of the Chairman, Tripura Tourism Development Corporation, Agartala, against Press NIT NO: 1/MD/TTDCL/2013-14 dated 11/12/2013.

SI.	Name of the work	Quantity	Estimated	Earnest	Time for
No.			Cost	Money	Completion
1.	Procurement of 2(two) nos.	2 (two)	Rs.12.0Lacs	Rs.12000.0	3(three)
	reinforced fibre glass make Tourist	Nos			Months
	Boat having the capacity to carry				
	12/20 persons in each for providing				
	tourist service from Maharani to				
	Chabi Mura tourist spot during the				
	year 2013-14.				

Earnest Money: Rs.12,000/-

DNIT No.: DRAFT NIT NO. 1/MD/TTDCL/ 2013-14.

Time of Completion : 3(three) months Cost of tender documents : Rs.500/-

Last Date of dropping of tenders: 07/01/2014 up to 3.00 PM

For details please visit:

www.tenders.gov.in & website of TTDCL

CONTRACTOR / SUPPLIER

MD:TTDCL



Tripura Tourism Development Corporation

(A Government of Tripura undertaking)

Corp- Office: - Kunjaban, (Opposite Governor's House), Agartala, Tripura

Contact - (0381) 231-7878 / 222-3893 / 232-5930 Fax – (0381) 231-7878 Website: - www.tripuratourism.in Email: - tripuratourism09@rediffmail.com

Sealed tender are invited on behalf of the Chairman, Tripura Tourism Development Corporation, Agartala, from registered Firms/Agencies/Dealer/Manufacturer experienced in similar type of supply for the following work:

SI.	Name of the work	Quantity	Estimated	Earnest	Time for
No.			Cost	Money	Completion
1.	Procurement of 2(two) nos. reinforced fibre	2 (two)	Rs.12.0	Rs.12000.0	3(three)
	glass make Tourist Boat having the capacity to	Nos	Lacs		Months
	carry 12/20 persons in each for providing tourist				
	service from Maharani to Chabi Mura tourist				
	spot during the year 2013-14.				

- 2. For cases where tender document will be sold, the tender documents consisting of complete specification, schedule of quantity of class of supply to be done and the set of the conditions of the contracts(s) to be complied with, can be obtained on or after 12/12/2013 from the office of the Managing Director, TTDCL, Kunjaban, Agartala on any working day during office hours up to 04/01/2014.
- 3. Tenders which shall always be placed in sealed covers with name of work written on the envelop (for each work separately) will be received by the **Managing Director**, **TTDCL**, **Kunjaban**, **Agartala**, upto **3:00pm** on the **07/01/2014** and will be opened only by the MD, **TTDCL**, on 08/01/2014 at 11:00 am if possible. If the office happens to be closed on the date of receipt/opened, The tenders may be submitted by the tenderers either by post or in person on the next working day if possible at the same time and venue. No late receipt of sealed tenders after the stipulated time & date will be entertained. Any tender received after the closing time for submission of tender shall be returned un-opened.
- 4. Tender form can be obtained from the office of the **Managing Director**, **TTDCL**, **Kunjaban**, **Agartala** on payment of sum of **Rs.500/-** (for estimated cost over Rs.1.00 Lakh
- upto Rs.50.00 Lakhs) in cash (each) (Non-Refundable). Receipt of application for issue of tender forms will be stopped on 04/01/14 at 4:00pm and issue of tender forms will be stopped on 06/01/14 at 4:00pm.
- 5. The Tender document can be downloaded from the website www.tender.gov.in and in that case the cost of tender documents should be deposited separately along with the tender through demand draft of Rs.500/-(Non-Refundable) in favour of the Managing Director, TTDCL, Kunjaban,Agartala payable at SBI, Tripura Legislative Assembly House Branch,

Agartala (Code No. 5559).

- 6. The tender must be accompanied by the Earnest Money of the amount specified for the work in the Table. The earnest money will have to be in any one of the forms as specified in the tendering Documents.
- 7. If a tenderer is enlisted in the PWD as well as in MES, P&T, Railways or State PWDs he shall be eligible to tender for works up to the amount permitted by virtue of his enlistment in the PWD even if he may be authorized to tender for bigger works in the CPWD/ MES/P&T and/or Railways.
- 8. Tendering documents will not be sold to intending tenderer who are near relatives of of the officer holding the responsible posts in this corporation.

Note: A near relative includes wife, husband, parents, in-laws, children, brothers, sisters, uncles, aunts and cousins.

- 9. No Engineer of Gazette rank or other office employed in the Engineering or Administrative duties in an Engineering Department of the State Government is allowed to work as a tenderer for a period of two years after his retirement from government services, without Government permission. This contract is liable to be cancelled if either the tenderer or any of his employees is found any time to be such a person who has not obtain the permission of the Government as aforesaid before submission of the tender or engagement in the tenderer's service.
- 10. If the rate quoted by a tenderer is found to be either abnormally high or due to unethical practices adopted at the time of tendering process, such tenders shall be rejected.
- 11. Each tenderer shall submit only one tender for the work. A tenderer who submits more than one tender will cause disqualification of all the tenders submitted by the tenderer.
- 12. The tenderer, at the tenderer own responsibility and risk is advised to visit and examine the Site of Work and its surroundings and obtain all information that may be necessary for preparing the tender for entering into a contract, for construction of the work. The costs of visiting the site shall be at the Tenderer's own expense.
- 13. A) The tender for the work shall remain for acceptance for a period **3(three) months** from the last date of submission of the tender.
- **B)** If any tenderer withdraws his tender within the validity period then the Government shall, without prejudice to any other right or remedy, be at liberty to forfeit the earnest money in full.
- **C)** In case the tenderer fails to commence the work specified in the tendering documents on 15th day or such time period as mentioned in letter of award after the date on which the Officer- In-Charge issues written orders to commence the work, or from the date of handing over of the site, whichever is later, the Government shall, without prejudice to any other right or remedy, be at liberty to forfeit whole of the earnest money absolutely.
- 14. (i) The tenderer should quote entire rates in words including paise to avoid chances of tempering in rates.
- (ii) That if on checks there are differences between the rates given by the tenderer in words and figures or in amount worked out by him, the following procedure shall be followed:
- (iii) When there is a difference between the rates in figures and in words, the rates which correspond to the amounts worked out by the tenderer, shall be taken as correct.
- (iv) When the amount of an item is not worked out by the tenderer or it does not correspond with the rates written either in figures or in words, then the rate quoted by the tenderer in words shall be taken as correct.
- (v) When the rate quoted by the tenderer in figures and in words tallies but the amount is not worked out correctly, the rates quoted by the tenderer shall be taken as correct and not the amount.
- (vi) In the case of item rate tender, the tenderer are required to quote their rates both in word as well as figure in the schedule. In such cases in the event of arithmetical error committed in working out the amount by the tenderer, the tendered rate and not the amount should be taken into account.
- 15. When tenderer's sign their tender in any Indian script or can only write their names in English, the amount or rate of the tender offered by them should be written in the tenderer's own handwriting in Indian script and in the case of illiterate tenderer the amount of tenders should be attested by one of the witnesses.
- 16. Earnest money given by all tenderer's except the lowest and 2nd lowest tenderer should be refunded within a week from the date of receipt of tenders. Earnest money of the 2nd lowest tenderer will be refunded on finalization of the tender or expiry of the validity period whichever is earlier.
- 17. The security deposit will be collected by deductions from the running bills of the contractors at the rate mentioned below and the earnest money will be treated as part of security deposit.

Performance security only for tenders with quoted rate less than the 15% of the estimated cost of work put to tender) may be accepted as Bank Guarantee of Scheduled Banks:

A sum @ 10% of the gross amount of the bill shall be deducted from each running bill of the contractor till the sum along with the earnest money equal to amount of 10% of the tendered value of the work subject to following limit.

- 1. Tendered value upto Rs.100.00 lacs Security Deposit @ 10% subject to maximum of Rs.5.0lacs.
- 2. Tendered value above Rs.100.00 lacs upto Rs.200.00 lacs Security Deposit @10% subject tomaximum of Rs.15.0 lacs.
- 3. Tendered value above Rs.200.00 lacs Security Deposit @10% subject to maximum of Rs.25.0lacs In addition, the contractor shall be required to deposit Performance Security @5(Five)% of the tendered value of the contract (only for tenders with quoted rate less than the 15% of the estimated cost of work put to tender) may be accepted as a Bank Guarantee of any Schedule Bank of India guaranteed by the RBI within the period prescribed for commencement of work in the letter of award issued to him or Demand Draft on a Nationalized Bank / Scheduled bank in the prescribed format valid till completion of the work in all respects.
- 18. If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the co-partnership name by a member of the firm, who shall also sign his own name, and the name and address of each member of the firm shall begiven, if the tender is made by a corporation it shall be signed by a duly authorized officer who shallproduce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the contract is executed, to furnish evidence of its corporate existence.
- 19. The rate quoted by the contractor shall be deemed to be inclusive of the sales and other levies, duties, royalties, cess, toll taxes of Central and State Governments, local bodies and authorities that the contractor will have to pay for the performance of this contract. The employer will perform such duties in regard to the deduction of such taxes at source as per applicable law.
- 20. The accepting authority reserves the right to accept/reject any/all tenders without assigning any reason.
- 21. Tenders, which do not fulfill any of these conditions or are not complete in any respect, are liable for summarily rejection.
- 22. Canvassing in connection with tenders is strictly prohibited and the tenders submitted by the tenderer who resorts to canvassing will be liable for rejection.
- 23. The contractor shall read the specification carefully before submitting the tender.
- 24. The whole work may be split up between two or more contractors or accepted in part and not in entirely, if considered expedient.
- 25. The contractor's responsibility for this contract shall commence from the date of issue of acceptance order of tender.
- 26. Letters etc. found in the tender box raising or lowering the quoted rates or dealing with any other point in connection with the tender shall not be considered.
- 27. In case the contractor fails to commence the work specified in the tender document on 15th day or such time periods as mentioned in letter of award after the date on which the Officer- In-Charge issues written orders to commence the work, or from the date of handing over of the site, whichever is later, the Government shall without prejudice to any other right or remedy, be at liberty to forfeit whole of the earnest money absolutely.
- 28. No labour under 14years of age shall employ in the work and all labourers employed shall be paid at the rates not less than those approved by the Government of Tripura. Fair wage clause and relevant orders of the Government of Tripura, will be binding on the contractor.
- 29. No transfer of earnest money from any amount already at the credit of tenderers (as earnest money or security deposit in connection with the other works) will be allowed.

Standard Single Bid Document for TTDCL, Tripura.

- **PAGE 10 -**
- 30. No non-Indian national as labourer, who does not possess valid passport and visa will be allowed to work under any contractor, otherwise the contract will be cancelled.
- 31. The tender for the work shall not be witnessed by a contractor or contractors who himself/themselves has/have tendered or who may and has/have tendered for the same work. Failure to observe this condition shall render tenders of the contractors/tenderers as well as those witnessing the tender, liable for summarily rejected.
- 32. Before submitting tenders, the tenderers are to satisfy themselves by actual visit to the site of work as regards the prevailing conditions of approaches and roads and availability of labourers and materials etc. and tenderers submitting tenders shall be deemed to have done so. No claim on the above account will be entertained afterwards.
- 33. In additions to deductions of Income Tax at source, Tripura sales tax/Tripura Value Added Tax at source shall also be deducted at the rate as notified by the Government, from time to time from the bills of the contractor(s).
- 34. The tender for the works shall remain open for acceptance for a period of 90(ninety) days for the work costing upto Rs.50.00Lakhs and 180(one hundred eighty) days for the works costing above Rs.50.00Lakhs form the last date of submission of tender

35. Schedule of Payments:

- (a) For work costing upto Rs.1.00Lakh: First & Final Bill.
- (b) For work costing Rs.1.00Lakh to Rs.10.00Lakhs: Running Account payment bill shall not be less than Rs.1.00Lakhs.
- (c) For work costing Rs.10.00Lakhs to Rs.1.00Crore: Running Account payment bill shall not be less than Rs.2.00Lakhs.
- (d) For work costing Rs.1.00Crore to Rs.5.00Crore: Running Account payment bill shall not be less than Rs.20.00Lakhs.
- (e) For work costing above Rs.5.00Crore: Running Account payment bill shall not be less than Rs.60.00Lakhs.
- 36. In addition to special conditions, general conditions etc. of Tripura PWD FORM No. 8, with upto date correction slip will also form a part of the tender (to be attached by the MD, TTDCL).
- 37. Other details can be seen in the tendering documents.

CONTRACTOR / SUPPLIER

MD: TTDCL

SECTION - II

INSTRUCTIONS TO TENDERERS

TABLE OF CONTENTS

CLAUSE	ITEM
A.	GENERAL
B.	PREPARATION OF TENDERS
C.	SUBMISSION OF TENDERS
D.	TENDER OPENING AND EVALUATION
E.	AWARD OF CONTRACT

INSTRUCTIONS TO TENDERERS

A - GENERAL

Name of work: Procurement of 2(two) nos. reinforced fibre glass make Tourist Boat having the capacity to carry 12/20 persons in each for providing tourist service from Maharani to Chabi Mura tourist spot during the year 2013-14.

- 1.1 **The Managing Director, TTDCL, Kunjaban,Agartala** invites tender for the above work during the period, for which dates and time specified in the NIT and will be opened by the **Managing Director, TTDCL, Kunjaban,Agartala** or his nominee at his office on the date and time mentioned in the NIT.
- 1.2 The tenders should be in the prescribed form invited by the Managing Director, TTDCL, Kunjaban,Agartala
- 1.3 The dates stipulated in the tender notice are firm and under any circumstances, they will not be relaxed unless officially extended.
- 1.4 The Tender opening Authority will not consider any tender received after expiry of date and time fixed (As specified in NIT) for receipt of tenders.
- 1.5 Tenderers shall furnish declaration that they have not been blacklisted in any department in Tripura. Any wrong declaration in this regard which comes to notice at a later date will disqualify them and the tenders so received will be rejected.
- 1.6 The successful tenderer is expected to complete the work within the time period specified in the NIT.

2. Prequalification to tender:

2.1 The Tenderer having past experience of supply of such Articles in Govt. Sector/Institute in last three consecutive years should submit a credential certificate (as experience) from the concerned authority to this effect and only such Tenderer are entitled to participate in the tender.

3. Firms Eligible to Tender:

- 3.1 The Firms who
- i) Possess the valid registration/license as mentioned in the NIT and satisfy all the conditions therein.
- ii) Are not blacklisted or debarred or suspended by the Government for What ever the reason, prohibiting them not to continue in the contracting business
- iii) Have complied with the eligibility criteria specified in the NIT are the eligible tenderers.

3.2 Firms Ineligible to Tender:

- i) A retired officer of the Govt. of Tripura or Govt. of India executing works is disqualified from tendering for a period of two years from the date of retirement without the prior permission of the Government.
- ii) The Tenderer who has employed any retired officer as mentioned above shall be considered as an ineligible tenderer
- iii) The contractor himself or any of his employees is found to be Gazetted Officer who retired from Government Service and had not obtained permission from the Government for accepting the contractor's employment within a period of 2 years from the date of his retirement.
- iv) The Contractor or any of his employees is found at any time after award of contract, to be such a person who had not obtained the permission of the Government as aforesaid before submission of the tender or engagement in the Contractor's service.
- v) Contractor shall not be eligible to tender for works in this Corporation, where any of his near relatives are employed in a responsible position on the Engineering side as well as on the Administrative side. The Contractor shall intimate the names of persons who are working with him in any capacity or are subsequently employed. He shall also furnish a list of Gazetted /Non-Gazetted, State Government Employees related to him. Failure to furnish such information tenderer is liable to be removed from the list of approved contractors and his contract is liable for cancellation.

Note: Near relatives include

- 1. Sons, step sons, daughters, and step daughters. 2. Son-in-law, and daughter-in-law.
- 3. Brother-in-law, and sister-in-law, 4. Brothers and sisters.
- 5. Father and mother.
- 6. Wife and Husbant.
- 7. Father-in-law and Mother- in- law. 8. Nephews, nieces, uncle and aunties.
- Cousins and
- 10. Any person residing with or dependent on the contractor.

4. Qualification data of the Tenderers

- 4.1 The tenderer shall furnish the following particulars in the formats.
- a) Attested copies of documents relating to the Registration of the firm/Registration /Partnership deed, Professional Tax clearance certificate, Sales Tax clearance certificate, etc.

Note: The Partnership firms, which are registered as Contractors shall intimate the change

in partnership deed, if any, within one month of such change. Failure to notify the change to the registration authority in time will entail the firms to forfeit their registration and their tender will be rejected. The intimation of change of partners if any and the acceptance by the Registration authority may be enclosed.

- 4.2 Solvency certificate to be produced by the tenderer / agency for an amount equal to @ 25% of the estimated cost put to tender.
- 4.3 Even though the tenderers meet the above qualifying criteria, they are liable to be disqualified / debarred / suspended / blacklisted if they have.
- Furnished false / fabricated particulars in the forms, statements and / annexure submitted in proof of the qualification requirements and/or
- Not turned up for entering into agreement, when called upon.
- Record of poor progress such as abandoning the work, not properly completing the contract, inordinate delays in completion, litigation history or financial failures etc. and/or
- Participated in the previous tendering for the same work and had quoted unreasonably high tender percentage and
- Even while execution of the work, if found that the work was awarded to the Contractor based on false / fake certificates of experience, the Contractor will be blacklisted and necessary action will be taken as per rules.
- 4.4 The contractor shall be required to deposit Performance Security @5(Five)% of the tendered value of the contract (only for tenders with quoted rate less than the 15% of the estimated cost of work put to tender) may be accepted as a Bank Guarantee of any Schedule Bank of India guaranteed by the RBI within the period prescribed for commencement of work in the letter of award issued to him or Demand Draft on a Nationalized Bank / Scheduled bank in the prescribed format valid till completion of the work in all respects.
- a) If the rate quoted by a tenderer is found to be either abnormally high or it is found that unethical practices is adopted at the time of tendering process, such tenders shall be rejected.

5. One Tender per Tenderer:

5.1 Each Tenderer shall submit only one Tender for the work. A tenderer who submits more than one tender will cause disqualification of all the tenders submitted by the tenderer.

6. Cost of Tendering

6.1 The tenderer shall bear all costs associated with the preparation and submission of his Tender and the tender inviting authority will in no case be responsible and liable for those costs.

7. Site Visit.

7.1 The Tenderer, at the tenderer's own responsibility and risk is advised to visit and examine the Site of Work and its surroundings and obtain all information that may be necessary for preparing the tender for entering into a contract, for construction of the work. The costs of visiting the site shall be at the tenderer's own expense.

CONTRACTOR / SUPPLIER

MD : TTDCL

B. REPARATION OF TENDERS.

8. Language of the Tender.

8.1 All documents relating to the tender shall be in the English Language only.

9. Tender Offer:

- 9.1 All rates shall be quoted on the tender form. The amount for each item should be worked out and requisite totals given. Special care should be taken to write the rates in figures as well as in words and the amount in figures only, in such a way that interpolation is not possible. The total amount should be written both in figures and in words. Is case of figures, the word 'Rs.' Should be written before the figure of rupees and word 'P' after the decimal figures, e.g. 'Rs. 2.15 P' and in case of words, the word, 'Rupees' should precede and the word 'Paisa' should be written at the end. Unless the rate is in whole rupees and followed by the word 'only' it should invariably be upto two decimal places. While quoting the rate in schedule of quantities, the word 'only' should be written closely following the amount and at should not be written in the next line.
- 9.2 The tender offer shall be for the whole work and not for individual items / part of the work.
- 9.3 All duties, taxes, and other levies payable by the contractor as per State / Central Government rules or value added tax (VAT) shall be included in the tender rate quoted by the tenderer.
- 9.4 The tendered contract amount as computed based on overall tender rate is subject to variation during the performance of the Contract in accordance with variation in quantities etc.

10. Validity of Tenders:

- 10.1 Tenders shall remain valid for a period of not less than **3 (three) months** from the last date for receipt of Tender specified in NIT.
- 10.2 During the above-mentioned period, no plea by the tenderer for any sort of modification of the tender based upon or arising out of any alleged misunderstanding of misconceptions or mistake or for any reason will be entertained.
- 10.3 In exceptional circumstances, prior to expiry of the original time limit, the Tender Inviting Officer may request the tenderers to extend the period of validity for a specified additional period. Such request to the Tenderers shall be made in writing. A Tenderer may refuse the request without forfeiting his E.M.D. A Tenderer agreeing to the request will not be permitted to modify his Tender, but will be required to extend the validity of his E.M.D. for a period of the extension.

11. Earnest Money Deposit

- 11.1 The Tenderer shall furnish, Earnest Money Deposit equivalent to 1.00% of ECV along with the tender. (As specified in NIT) This earnest money deposit (EMD) can be in the form of :
- a) A bank demand draft on any scheduled bank / Nationalized bank.
- b) Deposit at call on any scheduled bank / Nationalized bank.
- 11.2 Demand Drafts furnished towards EMD along with tender shall be valid for a period of **6 (six) months** from the last date of receipt of tender or more.

12. Alteration

12.1 No alteration which is made by the tenderer in the contract form, the conditions of the contract, the drawings, specifications or statements / formats or quantities accompanying the same will be recognized; and, if any such alterations are made the tender will be void.

C. SUBMISSION OF TENDERS

13. Submission of Tenders:

13.1 The Tenderers who are desirous of participating shall submit their tender in the Standard formats prescribed in the Tender documents. The tenderers shall sign on all the statements, documents, certificates owning responsibility for their correctness / authenticity.

The tenders with the attested copies of certificates, documents, (except the tender /offer) are to be submitted by the tenderer to the MD, TTDCL. Failure to furnish any of the documents, certificates along with the tender will entail rejection of the tender. Similarly, if any of the certificates, documents, etc., furnished by the tenderer is found to be false / fabricated / bogus, the tenderer will be blacklisted and the EMD forfeited.

- 13.2 The following certificates, documents etc., are to be produced along with the tender.
- a) Attested copies of documents relating to the Registration of the firm/ Enlistment ofContractor, Partnership deed.
- b) Attested copy of Professional Tax clearance certificate; Sales Tax clearance certificate; PAN/TAN issued by the income Tax Department; Trade Mark/Registration Mark certificate of the product if any.

14. Last date / time for Submission of the Tenders.

- 14.1 Tenders must be submitted not later than the date and time specified in NIT.
- 14.2 The MD, TTDCL may extend the dates for issue and receipt of Tenders by issuing an amendment in which case all rights and obligations of the MD,TTDCL and the tenderers will remain same as previously.

15. Late Tenders.

15.1 Tenders will not be received after the last date / time prescribed in NIT.

D. Tender OPENING AND EVALUATION

16. Tender opening

16.1 The tender will be opened by the MD,TTDCL at the time and date as specified in the tender documents. All the Statements, documents, certificates, Demand

Draft /D-Call/ Bank Guarantee etc., be submitted by the Tenders will be verified during opening of the tenderer.

The tenderers or their authorized representatives can be present at the time of opening of the tenders. Either the tenderer himself or one of his representative with proper authorization only will be allowed at the time of tender opening. If any of the tenderer is not present at the time of opening of tenders, the tender opening authority will, on opening the tender of the absentee tenderer, reads out and record the deficiencies if any, which shall be binding on the tenderer.

16.2 Tenders shall be scrutinized in accordance with the conditions stipulated in the Tender document. In case of any discrepancy of non-adherence Conditions the Tender accepting authority shall communicate the same which will be binding both on the tender Opening authority and the Tenderer. In case of any ambiguity, the decision taken by the Tender Accepting Authority on tenders shall be final.

17. Evaluation and Comparison of tender rate

- 17.1 The **Managing Director**, **TTDCL**, **Kunjaban**, **Agartala** will evaluate and compare the tender rates of all the qualified Tenderers.
- 17.2 Negotiations at any level may be conducted with the lowest tenderer prior to finalization of the tender for acceptance if desired by the authority.

18. Discrepancy in rate quoted in the tender.

18.1 In case of any discrepancy between the rate quoted in words and figures, the rate quoted in word shall prevail.

E. AWARD OF CONTRACT

19. Award Criteria

- 19.1 The **Managing Director, TTDCL, Kunjaban,Agartala** Tripura will award or recommend to the Competent tender accepting authority for award of the contract to the Tenderer who is found Technically qualified as per the Tender conditions and whose offerred rate is lowest.
- 19.2 The tender accepting authority reserves the right to accept or reject any Tender or all tenders and to cancel the Tendering process, at any time prior to the award of Contract, without thereby incurring any liability to the affected Tenderer or Tenderers or any obligation to inform the affected Tenderer or Tenderers of the reasons for such action.

20. Notification of Award and Signing of Agreement.

20.1 The Tenderer whose Tender is accepted will be notified for the award of the work by the **Managing Director**, **TTDCL**, **Kunjaban,Agartala** prior to expiration of the Tender validity period by registered letter. This letter (hereinafter and in the Conditions of Contract called "Letter of Acceptance") will indicate the sum that the Government will pay the Contractor in consideration of the execution, completion, and maintenance of the Works by the Contractor as prescribed by the Contract (hereinafter and in the Contract called the "Contract Amount").

CONTRACTOR / SUPPLIER

MD : TTDCL

SECTION - III

FORMS OF TENDER

QUALIFICATION INFORMATION

QUALIFICATION INFORMATION

Annexure -I

CHECKLIST TO ACOMPANY THE TENDER

SL. No.	Description	Submitted	Page No. (see Note below)
1	2	3	4
1.	 a) Attested copies of documents relating to the Registration of the firm/ Enlistment of Contractor, Partnership deed or any more. b) Attested copies of Professional Tax clearance certificate; Sales Tax clearance certificate; PAN/TAN issued by the income Tax Department; Trade Mark/Registration Mark certificate of the product if any. 	Yes / No	
2.	List of certificates enclosed	Yes / No	
3.	supported with detailed specification, catalog etc. for identification of the item/model of Speed Boat.	Yes / No	

Notes:-

- 1) All the statements copies of the certificates, documents etc., shall be given page numbers on the right corner of each certificate, which will be indicated in column (4) against each item. The statements furnished shall be in the formats appended to the tender document.
- 2) The information shall be filled-in by the Tenderer in the checklist and statements I to III, for the purposes of verification as well as evaluation of the tenderer's compliance to the qualification criteria as provided in the Tender document. Hard copies of only the Certificates, as per check-list shall be submitted by the tenderer before the date and time of tender opening.

I / we hereby declare that, I / We have not been blacklisted / debarred / Suspended / demoted in any department in Tripura or in any State of India due to any reasons.

Signature of the Tenderer

SECTION-IV

CONDITIONS OF CONTRACT

TENDER

Date:	
То	
The Managing Director,	
TTDCL, Kunjaban,	
Agartala Tripura.	
Sir,	

I / We do hereby tender and if this tender be accepted, under take to execute the following work viz. Providing, Installation, commissioning of 2(two) nos. reinforced fibre glass make Tourist Boat having the capacity to carry 12/20 persons in each for providing tourist service from Maharani to Chabi Mura tourist spot during the year 2013-14.

I/WE agreed to keep the offer in this tender valid a period of **6(six) months** mentioned in the tender notice and not to modify the whole or any part of it for any reason within above period. If the tender is withdrawn by me/us for any reasons whatsoever, the earnest money paid by me/us will be forfeited to Government.

I/WE hereby distinctly and expressly, declare and acknowledge that, before the submission of my/our tender I/We have carefully followed the instructions in the tender notice and the preliminary specifications and that I/We have made such examination of the contract documents and the plans, specifications and quantities and of the location where the said work is to be done, and such investigation of the work required to be done, and in regard to the material required to be furnished as to enable me/us to thoroughly understand the intention of same and the requirements, covenants, agreements, stipulations and restrictions contained in the contract, and in the said plans and specifications and distinctly agree that I/We will not hereafter make any claim or demand upon the Government based upon or arising out of any alleged misunderstanding or misconception /or mistake on my/or our part of the said requirement, covenants, agreements, stipulations, restrictions and conditions.

IF MY/OUR tender is not accepted the sum shall be returned to me/us on application when intimation is sent to me/us of rejection or at the expiration of **6(six) months** from last date of receipt of this tender, whichever is earlier. If my/our tender is accepted the earnest money shall be retained by the Government as security for the due fulfillment of this contract. If upon written intimation to me/us by the **Managing Director**, **TTDCL**, **Kunjaban,Agartala**, I/We fail to attend the said office on the date herein fixed or if upon intimation being given to me/us by the **Managing Director**, **TTDCL**, **Kunjaban,Agartala** or acceptance of my/our tender, and if I/We fail to make the additional security deposit or to enter into the required agreement as defined in condition-3 of the tender notice, then I/We agree the forfeiture of the earnest money. Any notice required to be served on me/us here under shall be sufficiently served on me/us if delivered to me/us hereunder shall be sufficiently served on me/us by post to (registered or ordinary) or left at my/our address given herein. Such notice shall if sent by post be deemed to have been served on me/us at the time wherein due course of post it would be delivered at the address to which it is sent.

I/WE fully understand that the written agreement to be entered into between me/us and Government shall be the foundation of the rights of the both the parties and the contract shall not be deemed to be complete until the agreement has first been signed by me/us and then by the proper officer authorized to enter into contract on behalf of Government.

TENDERERS / CONTRACTOR'S CERTIFICATE.

- (1) I/WE hereby declare that I/We have perused in detail and examined closely the Standard Specifications of the tender item, all clauses of the preliminary specifications with all amendments and have either examined all the standards specifications or will examine all the standard specifications for items for which I/We tender, before I/We submit such tender and agree to be bound and comply with all such specifications for this agreement.
- (2) I/WE certify that I/We have inspected the site of the work before quoting my rate excess or less on ECV, I /We have satisfied about the quality, availability and transport facilities for stones, sand and other materials.
- (3) I/WE am/are prepared to furnish detailed data in support of all my quoted rates, if and when called upon to do so without any reservations.
- (4) I/WE hereby declare that I/We will pay an additional security deposit in terms of conditions, the difference between 85% of ECV and my/ our tender amount, in case if my / our offer is less than (-)15%.
- (5) I/WE hereby declare that I/We will not claim any price escalation if the estimated cost for the work is less than Rs. 1.00 Crore & time for completion is less than or equal to **24(twenty four) months.**
- (7) I/WE declare that I/WE will execute the work as per the mile stone programme, and if I/WE fail to complete the work as per the mile stone programme I abide by the condition to recover liquidated damages as per the tender conditions.
- (8) I/WE declare that I/WE will abide for settlement of disputes as per the tender conditions.

DECLARATION OF THE TENDERER.

- 1) I/WE have not been black listed in any department in Tripura due to any reasons.
- 2) I/WE have not been demoted to the next lower category for not filing the tenders after buying the tender schedules in a whole year and my/our registration has not been cancelled for a similar default in two consecutive years.
- 3) I/WE agree to disqualify me/us for any wrong declaration in respect of the above and to summarily reject my/our tender.

Address of the Tenderer:

Phone No.:

Note: If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the co-partnership name by a member of the firm, who shall also sign his own name, and the name and address of each member of the firm shall be given, if the tender is made by a corporation it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the contract is executed, to furnish evidence of its corporate existence.

SIGNATURE of CONTRACTOR

CONDITIONS OF CONTRACT A. GENERAL

1. Interpretation:

1.1 In interpreting these Conditions of Contract, singular also means plural, male also means female, and vice-versa. Headings have no significance. Works have their normal meaning under the language of the contract unless specifically defined. The Officer- In-Charge will provide instructions clarifying queries about the conditions of Contract.

2. Officer- In-Charge 's Decisions:

2.1 Except where otherwise specifically stated, the Managing Director, Tripura Tourism Development Corporation Ltd, Kunjaban, Agartala will decide the contractual matters between the Corporation and the Contractor in the role representing the Corporation. The Tendering authority in case of any dispute reserves the right to refer the case(s) to the MD / Board of Directors for settlement as the case may be..

3. Delegation:

3.1 The Managing Director, Tripura Tourism Development Corporation Ltd, Kunjaban, Agartala may delegate any of his duties and responsibilities to other officers and may cancel any delegation by an official order issued.

4. Communications:

4.1 Communications between parties, which are referred to in the conditions, are effective only when in writing. A notice shall be effective only when it is delivered (in terms of Indian Contract Act)

5. Contractor's Risks:

5.1 All risks of loss of or damage to physical property and of personnel injury and death, which arise during and in consequence of the performance of the contract are the responsibility of the Contractor.

6. Contractor to execute the Works:

6.1 The Contractor shall execute and Commission the Work in accordance with the specifications etc.

7. The works to be Completed by the Intended Completion Date:

7.1 The Contractor may commence execution of the Works on the Start Date and shall carry out the Works in accordance with the programme submitted by the Contractor, as updated with the approval of the Officer- In-Charge, and complete the work by the Intended Completion Date.

8. Safety:

8.1 The Contractor shall be responsible for the safety of all activities on the Site.

9. Instructions:

9.1 The Contractor shall carry out all instructions of the Managing Director, Tripura Tourism Development Corporation Ltd, Kunjaban, Agartala and comply with all the applicable local laws where the Site is located.

B. TIME FOR COMPLETION

10. Program:

- 10.1 The total period of completion is **6 (six) months** from the date of entering with agreement to proceed including rainy season, natural calamities etc.
- 10.2 After signing the agreement, the contractor shall forthwith begin the work, shall regularly and continuously proceed with them.
- 10.3 The contractor shall commence the works on site within the period specified under condition after the receipt by him of a written order to this effect from the **Managing Director**, **TTDCL**, **Kunjaban,Agartala**,Tripura and shall proceed with the same with due expedition and without delay, except as may be expressly sanctioned or ordered by **Managing Director**, **TTDCL**, **Kunjaban,Agartala** Tripura, or be wholly beyond the contractor's control.

MD: TTDCL

CONTRACTOR /SUPPLIER

10.4 The contractor shall bear all costs and charges for special or temporary way leases required by him in connection with access to the site. The contractor shall also provide at his own cost any additional accommodation outside the site required by him for the purposes of the work.

10.5 Delays and extension of time:

No claim for compensation on account of delays or hindrances to the work from any cause whatever shall lie, except as hereafter defined. Reasonable extension of time will be allowed by the MD, TTDCL, to sanction the extension, for unavoidable delays, such as may result from causes, which in the opinion of the MD, TTDCL, are undoubtedly beyond the control of the contractor. The MD, TTDCL, shall assess the period of delay or hindrance caused by any written instructions issued by him, at twenty five per cent in excess or the actual working period so lost.

Whenever authorized alterations or additions made during the progress of the work are of such a nature in the opinion of the MD, TTDCL, as to justify an extension of time in consequence thereof, such extension will be granted in writing by the MD, TTDCL, or other competent authority when ordering such alterations or additions.

11. Extension of the Intended Completion Date:

- 11.1 The MD, TTDCL, shall extend or recommend for extension, in accordance with the Government orders inforce, the Intended Completion Date if a Variation is issued which makes it impossible for Completion to be achieved by the Intended Completion Date.
- 11.2 The MD, TTDCL, shall decide whether and by how much to extend the Intended Completion Date within 21 days of the Contractor asking the EngineerOfficer in- charge for a decision upon the effect of a Variation and submitting full supporting information. If the Contractor has failed to give early warning of a delay or has failed to cooperate in dealing with a delay, the delay by this failure shall not be considered in assessing the new Intended Completion Date.

12. Delays Ordered by the Officer- In-Charge:

12.1 The MD, TTDCL, may instruct the Contractor to delay the start or progress of any activity within the Work.

13. Early Warning:

- 13.1 The contractor is to warn the MD, TTDCL, at the earliest opportunity of specific likely future events or circumstances that may adversely affect the Execution of Works.
- 13.2 The Contractor shall cooperate with the Managing Director, Tripura Tourism Development Corporation Ltd, Kunjaban, Agartala in making and considering proposals for how the effect of such an event or circumstance can be avoided or reduced by anyone involved in the work and in carrying out any resulting instruction of the authorized persons.

C. QUALITY CONTROL

14. Identifying Defects:

14.1 The MD, TTDCL, Kunjaban, Agartala shall check the Contractor's work and notify the Contractor of any Defects that are found. Such checking shall not affect the Contractor's responsibilities. The MD, TTDCL, may instruct the Contractor to verify the Defect and rectify the defect as per specification.

15. Tests:

15.1 If the MD, TTDCL,instructs the Contractor to carry out a test not specified in the Specification to check whether any work has a Defect and the Contractor shall pay for the test and any samples.

16. Correction of Defects:

- 16.1 The MD, TTDCL, shall give notice to the Contractor of any Defects before the end of the Defects Liability Period, which begins on Completion. The defects liability period shall be extended for as long as defects remain to be corrected by the Contractor.
- 16.2 Every time notice of a Defect is given, the Contractor shall correct the notified defect within the length of time specified by the Officer- In-Charge 's notice.

17. Uncorrected Defects:

17.1 If the contractor has not corrected the defect within the time specified in the Officer- In-Charge's notice, the MD, TTDCL will assess the cost of having the defect corrected and the contractor will pay this amount.

D. COST CONTROL

18. Payments and Certificates:

- 18.1 Payments shall be adjusted for recovery of advance payments, liquidated damages in terms of tender conditions and security deposit for the due fulfillment of the contract. Payment will be made to the Contractor under the certificate to be issued at reasonably frequent intervals by the Officer- In-Charge, and intermediate payment will be the sum equal to 90 % of the value of work done as so certified and balance of 10 % will be withheld and retained as security for the due fulfillment of the contract under the certificate to be issued by the Officer- In-Charge. On completion of the entire works the contractor will receive the final payment of all the moneys due or payable to him under or by virtue of the contract except earnest money deposit retained as security and a sum equal to 4.00 % of the total value of the work done. The amount withheld from the final bill will be retained under deposits and paid to the contractor together with the earnest money deposit retained as security after a period of **12(twelve) months** as all defects shall have been made good according to the true intent and meaning there of.
- 18.2 In case of over payments or wrong payment if any made to the contractor due to wrong interpretation of the provisions of the contract, Contract conditions etc., such unauthorized payment will be deducted in the subsequent bills or final bill for the work or from the bills under any other contracts with the Government or at any time there after from the deposits available with the Government.
- 18.3 Any recovery or recoveries advised by the Government Department either state or central, due to non-fulfillment of any contract entered into with them by the contractor shall be recovered from any bill or deposits of the contractor.
- 18.4 No claim shall be entertained, if the same is not represented in writing to the Officer- In-Charge within 15 days of its occurrence.

19. Taxes included in the Tender:

The percentage/ rate quoted by the contractor shall be deemed to be inclusive of the sales and other levies, duties, royalties, cess, toll taxes of Central and State Governments, local bodies and authorities that the contractor will have to pay for the performance of this contract. The employer will perform such duties in regard to the deduction of such taxes at source as per applicable law. In addition to deduction of Income Tax/VAT & other such levies, duties, royalties, cess, toll tax at source, Tripura sales tax shall also be deducted at source from the bills of the contractor(s) at the rates as notified by the Government, from time to time.

20. Schedule of payment:

- a. For work costing upto Rs. 1.00 Lakhs -----First & Final bill.
- b. For work costing Rs. 1.00 Lakhs to Rs. 10.00 Lakhs Running Account payment bill shall not be less than Rs. 1.00 Lakhs per Bill.
- c. For work costing Rs. 10.00 Lakhs to Rs. 1 crore Running Account payment bill shall not be less than Rs. 2 lakhs.
- d. For costing Rs. 1 crore to 3 crore Running Account payment bill shall not be less than Rs. 20 lakhs.
- e. For work costing above Rs. 3 crore Running Account payment bill shall not be less than Rs. 50 lakhs.

21. Cost of Repairs:

21.1 Loss or damage to the Works or materials to the Works between the Start Date and the end of the Defects Correction Periods shall be remedied by the Contractor at the Contractor's cost if the loss or damage arises from the Contractor's acts or omissions.

E. FINISHING THE CONTRACT

22. Completion:

22.1 The Contractor shall request the MD, TTDCL, to issue a Certificate of completion of the Works and the MD, TTDCL, will do so upon deciding that the work is completed.

23. Termination:

- 23.1 The Department may terminate the Contract if the contractor causes a fundamental breach of the Contract.
- (a) To determine or rescind the contract as aforesaid (of which termination or rescission notice in writing to the contractor under the hand of the MD, TTDCL, shall be conclusive evidence). Upon such determination or rescission the full security deposit recoverable under the contract shall be liable to be forfeited and shall be absolutely at the disposal of the Government. If any portion of the Security Deposit has not been paid or received it would be called for and forfeited.

24. Payment upon Termination:

24.1 If the Contract is terminated because of a fundamental breach of Contract by the Contractor, the MD, TTDCL, shall issue a certificate for the value of the work done less other recoveries due in terms of the Contract, less taxes due to be deducted at source as per applicable law and less the percentage to apply to the work not completed.

Additional Liquidated Damages shall not apply. If the total amount due to the Department exceeds any payment due to the Contractor the difference shall be a debt payable to the Department.

F. SPECIAL CONDITIONS

- 1. Tenderer shall have to submit detailed specification, catalog etc. for identification of the item/model of **Speed Boat** to be supplied without which tender shall not be considered as valid one.
- 2. Rates should be quoted including of all taxes and other incidentals at **F.O.R. Destination** up to the Maharani, Irrigation Barrage, Udaipur, Tripura and assembling, installing and demonstrating the same.
- 3. The Tenderer having past experience of supply of such item in Govt. Sector/Institute at in last three consecutive years. The Tenderer should submit a credential certificate (as experience) from the concerned authority to this effect and only such Tenderer are entitled to participate in the tender.
- 4. Supply should be treated as completed on successful run of Speed Boat for 1 (one) Month from the date of supply and payment will be made on getting certificate indicating successful completion of supply from the concerned Officer- In-Charge.
- 5. Before commencement of supply, the Supplier should contact with the office of the undersigned for collecting the place of supply i.e. name & address of the Officer-in charge.
- 6. The undersigned reserves the right to increase or decrease the quantity put to tender.

SECTION - III

TECHNICAL SPECIFICATION

TECHNICAL SPECIFICATIONS

1. **Motor:** 15(fifteen) HP, Petrol Start Kerosine operated for 12 seater & 25 HP Petrol start Kerosene operated for 20 seater boat.

2.Hull :- The hull of the boat will be basically flat bottom boat. The design of the boat will be such that there wlii be a provision to attach an OBM at the transom for propulsion & shall have a planning Hull maintaining directional stability at the full throttle. The out side of the Hull will be pigmented as per owner's choice. The hull will have transverse as well as longitudinal stiffner for adequate stiffening of the hulas per Lloyds register of Shipping rules. Thickness – Side of boat is of 6mm, Bottom is of 8mm & keel is of 12mm. The floor of the boat shall be sandwitch construction with buoyancy materials in between through out the entire floor. The floor will be of non-skid type. The seating arrangement provided in 12/20 nos individual seats.

3. Fibre glass Reinforced plastic with boat grade resin. Reinforcement will be of quality chopped strand Mat & woven Roving / PU foam stiffner.

Matrix :- Isopthelic Polyster Resin Boat grade integrally colored.

Framing:- Internal stiffners with FRP frames filled with PU Foam.

Bouancy:- PU Foam of 2.2 lbs/cft.

Fittings: All Alluminium & stainless steel.

- 5. OBM Housing: Housing will be provided at the transom of the boat for fixing OBM. The transom of the boat made of 1.5 inch thick marine ply impregnated with fiberglass. On the either side transom will be reinforced to take load of 1X15HP/ 1X25HP OBM.
- 6. Out Boat Motor:- The out boat Motar will be of 15.0/25.0 HP capacity, manual rope start of YAMAHA / MARINER make, with the provision for assembling with the speed boat.
- 7. Motor Warranty:-1 (one) year.
- 8. Accessories to be provided:
 - i) Bollards = 4 Nos.
 - ii) Fierlead = 2 Nos
 - iii) U-Hook= 3 Nos.
 - iv) Row locks with braket =4 Nos
 - v) Oars 4 Nos.
 - vi) Boat Hook = 1 Nos.
 - vii) Search light connected with the Engine= 1 no
 - viii) Folding canopy made iron pipe frame = 1 set.
 - ix) Wind Shield glass=1 pc
 - x) Polypropylene rope = 50 ft.
 - xi) First Aid Kid= 1 set.
 - xii) Fire extinguisher=1 set.
 - xiii) Life Bouy = 4 Nos.
 - xiv) Life jacket = As per the capacity of the boat.
 - xv) Rubber fender = To be provided around the boat.

Name of work: Procurement of 2(two) nos. reinforced fibre glass make Tourist Boat having the capacity to carry 12/20 persons in each for providing tourist service from Maharani to Chabi Mura tourist spot during the year 2013-14.

Particulars	Unit	Quantity	Rate	Amount
			(in Rs.)	(in Rs.)
Supply of 1(one) no. reinforced fibre glass make	No	1 (One)	*	**
Tourist Boat with 15 HP Motor having the capacity				
to carry 12 persons for providing tourist service				
from Maharani to Chabi Mura tourist spot during				
the year 2013-14 as per the				
specification/accessories stated in technical				
specification sheet at page No.28.				
Supply of 1(one) no. reinforced fibre glass make	No	1 (One)	*	**
Tourist Boat with 25 HP Motor having the capacity				
to carry 20 persons for providing tourist service				
from Maharani to Chabi Mura tourist spot during				
the year 2013-14 as per the				
specification/accessories stated in technical				
specification sheet at page No.28.				

N. B.: * & ** to be filled by the Tenderer

SECTION - VI

FORMS OF SECURITY

CONTRACTOR / SUPPLIER

CONTRACTOR / SUPPLIER

MD: TTDCL

FORM OF SOLVENCY CERTIFICATE FROM A SCHEDULED BANK

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address, a	cus	stom	ner of	our ba	nk	are/is	s resp	pecta	able	and can b	e treat	ed as go	od fo	or any
engageme (Rupees…			· · · · · · · · · · ·								.). This	certificat		
without any	/ gua	aran	itee or	respoi	nsib	ility o	n the	Bar	nk or	any of the	officers	5.		
											(9	Signature	-)	
											•	r the Bai	•	
NOTE:- In with the Ba		e of	partne	ership	firm	, cert	tificate	e to	inclu	de names	of all p	artners a	as rec	ordec

PERFORMANCE BANK GUARANTEE

То		(Name	of the Employer)		
		(Addr			
		(name and address	s of contractor) ((Herein after c	alled "the
		undertaken,	pursuance		contract
Contract."	(na	me of contract and br	iet description of v	vorks) nerein at	ter "The
	JEREAS it ha	as been stipulated by	you in the said co	entract that the	contractor
as security for o AND WH NOW THEREF	compliance w HEREAS we h ORE, we her	guarantee by a Nati ith his obligation in act and a give the agreed to give the seby affirm that we are a total of	ccordance with the ne contractor such e the Guarantor a	e contract. bank guarante nd responsible	e. to you on
	•			•	
		pes and proportions			
payable, and wargument,		to pay you, up on sum or		and and withou in the	ıt cavil or limits
•	•			ntee) as	
		ng to prove or to sho	· -	-	nd for the
sum specified tl	herein.				
	=	necessity of your de	emanding the said	debt from the	contractor
before presentii	•				
		t no change or additi			
		to be performed here	•		
		en you and the contra e and we hereby wai		=	=
	rantee shall	be valid until a date	28 days from the	date of expiry	of Defects
•		months after intende	•		
Signature and	Seal of the	Guarantor			
Name of the B	ank				
Address					
Date					

SECTION VIII

BILL OF QUANTITIES

Standard Single Bid Document for TTDCL, Tripura.	PAGE - 34 -
Date	
То	
The Managing Director,	
TTDCL : Kunjaban,	
Agartala.	
Authorized address for communication:-	
Telephone nos:- Mobile Nos:- Fax no:- Email ID:- Name of Work:-	
1. I/WE offer to execute the work(s) described above as with conditions of the contract, specifications, drawings for a. Item rate Contract Rs*(Ru	, Bill of quantities and Addenda
I. I/ WE undertake to commence the work(s) on receive accordance with the contract documents.	ing the notice to proceed with work in
2. This tender and your written acceptance of it shall us. I understand that you are not bound to accept the low I/WE hereby confirm that this tender complies	owest or any tender you receive.
money required by the tendering documents and specif	fied in NIT.
Authorized Signature	
Name and Title of Signatory	
Name of the Tenderer	
Address	