



**Panchayati Raj & Drinking Water Department
Government of Odisha**

Request for Proposal (RFP)

For

**Engagement of a Consultancy Firm for Third
Party Quality & Quantity Monitoring
Consultancy of Rural Piped Water Supply
Projects in the State of Odisha**

**Bid Identification Number EIC/RWSS/07/2018-19
Rural Water Supply & Sanitation, Odisha**

June, 2018

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Section – 1 A

PRESS NOTICE FOR REQUEST FOR PROPOSALS (RFP)

Section-1 A

**Panchayati Raj & Drinking Water Department
Government of Odisha**

**REQUEST FOR PROPOSAL (RFP) FOR ENGAGEMENT OF CONSULTANCY
FIRM(S) FOR THIRD PARTY QUALITY & QUANTITY MONITORING
CONSULTANCY FOR PWS PROJECTS IN PANCHAYATI RAJ & DRINKING
WATER DEPARTMENT, GOVT. OF ODISHA**

Tender Reference No- 5485 dated 21.06.2018

Bid Identification Number EIC/RWSS/07/2018-19

1. Name of the work: Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring (TPQQM) for Piped Water Supply Projects under three different packages
2. Estimated cost of Projects under different packages: **Rs. 1380.02 Crores**
3. Duration: Two years
4. Other details:

Procurement Officer	Details of works	Availability of tender for bidding	
		From	To
Engineer-in-Chief, RWSS	Rural Piped Water Supply projects	25.06.2018	25.07.2018

NB: Further details can be seen from the website www.odisha.gov.in,
www.odishapanchayat.gov.in

Sd/-
Engineer-in-Chief,
Rural Water Supply & Sanitation

SECTION-1 B

**Government of Odisha
Office of the Engineer-in-Chief, RWSS
Odisha, Bhubaneswar**

Tender Notice No- 5485 dated 21.06.2018

INVITATIONS OF BIDS (IFB)

Engagement of a Consultancy Firm for Third party Quality & Quantity Monitoring (TPQQM) Consultancy of Rural Piped Water Supply Projects in the State of Odisha

LETTER OF INVITATION (LOI)

Proposal for **Bid Identification Number EIC/RWSS/07/2018-19**

1. The Engineer-in-Chief, RWSS, Odisha on behalf of Governor of Odisha, invites sealed offers from reputed Consultancy firms in double cover system for “Third Party Quality & Quantity Monitoring (TPQQM) Consultancy services, to be eventually selected on LCS basis, to monitor the quality of the rural piped water supply project. The qualification criteria have been out lined in the RFP document. Joint venture/ consortium are allowed subject to number of members being restricted to two and each member meeting the eligibity criteria as set out in the RFP.
2. The objectives of the assignment are:
 - a. To assist the field Engineers in maintaining the quality standards of the execution of PWS project works by independent assessment/ audit/ monitoring of the quality of works at various stages of construction of Pipe water supply works.
 - b. The TPQQM would be required to monitor the individual items of works during the execution of each pipe water supply project.
 - c. Communicating the observations promptly to the respective Executive Engineers, for prompt follow up action.
 - d. Assess and report on the compliance of observations so made, through Action Taken Reports (ATR) which is intended to be linked with the clearance of work bills of the completed items.
3. The selection of Consultants shall be through two-stage evaluation. Accordingly, in the first stage, proposals shall be evaluated for technical qualification of

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Consultants. In the second stage, financial proposals will be opened and evaluated only from the Consultants who are technically qualified.

4. Each package for this consultancy will consist two or more RWSS circles and Bidders can bid for one or more packages.

Package No.	Circles Covered	No. of Divisions	No. of Projects	Project Cost
				(Rs Lakhs)
1	Sambalpur	5	55	8155.33
	Balasore	6	264	46450.3
	Total	11	319	54605.7
2	Bhubaneswar	5	136	24136.8
	Cuttack	5	134	20240.6
	Berhampur	4	26	3870.42
	Total	14	296	48247.8
3	Koraput	3	22	4325.06
	Bolangir	4	135	30824
	Total	7	157	35149
Grand Total		32	772	138002

The total number and project costs are subject to change and will be contingent on actual implementation status of projects.

5. The submission of complete Request for Proposal (RFP), document shall start from **25.06.2018 and close at 3.30 PM on 25.07.2018**. The Applicant shall submit a non-refundable fee of Rs.10,000/- (Rupees Ten Thousand) towards the cost of the request for proposal (RFP) in shape of Demand Draft on any Nationalized Bank/ Scheduled Commercial Bank payable at **Bhubaneswar** in favour of **“Executive Engineer, RWSS Division, Bhubaneswar”** is required to be paid.
6. The proposal must be accompanied by a “Proposal Security” of Rs.5.00 lakh (Rupees Five lakh)

The Proposal Security should be deposited by way of Postal Savings, Pass Book/ NSC/ Post Office Time Deposit Account/ Kissan Vikash Patra/ Deposit Receipt in Nationalized/ Scheduled Commercial Bank duly pledged in favor of **“Engineer-in-Chief, RWSS Odisha, Bhubaneswar”**. The bidder may also furnish the Proposal Security in shape of Bank Guarantee acceptable to the Authority as per the format at **Appendix-I** from a Nationalized Bank/ Scheduled Commercial Bank counter guaranteed by its branch at Bhubaneswar. Proposal security shall have to be valid for 60 days beyond the proposal validity period. This “Proposal Security” shall be forfeited in case the consultant declines to sign the agreement or in case of withdrawing/ modifying the proposal within the proposal validity period.

The counter guarantee for the bid security should be provided by the local branch of the bank issued the bank guarantee by giving undertaking that:

“We hereby counter guarantee the BG No. ----- issued by ----- branch towards the bid security which can be invoked/liquidated when produced by the client in whose favour the said BG has been issued within the period of validity in our branch at Bhubaneswar in case of any breach or failure to perform by the bidder as per the terms and conditions stipulated in the bid”

7. A Pre-Bid meeting will be held on **10.07.2018** at **11.00 Hours** in the office of the Engineer-in-Chief, RWSS, Odisha to clarify the issues. Other details can be seen in the RFP documents.
8. The Technical proposals shall be opened on **26.07.2018** at **11.00 Hours** in the office of Engineer-in-Chief, RWSS, Odisha in presence of the Consultants or their authorized representatives, who wish to attend. The date and time of opening of Financial Proposals of the qualified Consultants shall be intimated later. If the office happens to be closed on the date of receipt of the proposals as specified, the proposals will be received and opened on the next working day at the same time and venue. Interested Consultants may obtain further information at the above address.
9. Right to revise or amend this notice and / or the RFP Documents fully or partially, prior to the last date notified for submission of offers or on any subsequent date is reserved by the Engineer-in-Chief, RWSS, Odisha.
10. Other details can be seen in the bidding documents.
11. The Engineer-in-Chief, RWSS, Odisha reserves the right to accept or reject any or all proposals, without thereby incurring any liability to the affected applicants.

Sd/-
Engineer-in-Chief,
RWSS, Odisha

Memo No _____/dt_____

Copy forwarded to the Deputy Director (Advt.) and Deputy Secretary to Govt. Information & Public Relation Department, Odisha, Bhubaneswar for information with a request to arrange immediate publication of the Request for Proposal (RFP) notice in 1 (one) leading English National Newspaper (all editions) in addition to 2 (two) leading Odia daily. Copy of the papers wherein the advertisement is published may please be sent to this office for necessary action. Soft copy of the said notice is enclosed herewith for reference.

Encl. Soft Copy

Engineer-in-Chief, RWS&S

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Memo No _____/dt_____

Copy submitted to Principal Secretary to Government, PR&DW Department, Odisha for favour of kind information

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy with soft copy of the Request for Proposal (RFP) notice forwarded to the Joint Secretary to Government, PR&DW Department (e-Governance Cell), for favour of kind information with a request to display in the Departmental website
Encl. As above

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy with soft copy of the Request for Proposal (RFP) notice forwarded to the Head, State Portal Group, I.T. Center of State Secretariat for display in the Government website.
Encl. As above

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy submitted to Chief Engineer-II/ III RWS&S for favour of information

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy submitted to E.I.C. PH (Urban)/ E.I.C.-cum-Member Secretary OWS&SB/ Chief Engineer, JICA for favour of information with a request to display the RFP in their Notice Board.

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy forwarded to the Collector & District Magistrate of all districts for information with a request to display the RFP in their Notice Board.

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy forwarded to all Superintending Engineers, RWS&S Circles/ all Executive Engineers, RWS&S Divisions/ all Superintending Engineers, PH Circles/ all Executive Engineers, PH Divisions for information with a request to display the RFP in their Notice Board.

Engineer-in-Chief, RWS&S

Memo No _____/dt_____

Copy to the PMU of this office with a request to forward the notice with document to different platforms to ensure wide publicity

Engineer-in-Chief, RWS&S

SECTION- 1 C

LETTER OF INVITATION

Request for Proposal for Engagement of a Consulting Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

Tender Reference No- 5485 dated 21.06.2018

Bid Identification Number EIC/RWSS/07/2018-19

1. The RWS&S wing of the Panchayati Raj & Drinking Water Department of the Government of Odisha executes Pipe Water Supply Projects in the rural areas of the state and funds to the tune of more than Rs 5,000 Crores is made available through annual plan budget under various Schemes. The key objectives of the organization is:
 - To deliver the best value for the fund invested by the Government
 - To provide Qualitative pipe water supply infrastructures to the rural people.
 - To complete the funded infrastructure assets within the agreed time frame with the intended quality.
2. It is envisaged to augment the quality management capacity of the organization through outsourcing through Third Party Quality & Quantity Monitoring Consultants. They will be appointed, to monitor the quality of the works of Piped Water Supply projects. PWS works costing above Rs.100.00 lakhs would be covered under this project. Apart from monitoring these works, they are required to audit the effectiveness of the enforcement of the technical standards by the organization and shall report its findings from time to time independently, at agreed regular intervals.
3. The Agency invites Technical and Financial proposals on approved TOR from consulting engineering firms or bodies (*hereinafter referred to as the 'Consultant'*) corporate to undertake and perform the duties and functions of Third Party Quality & Quantity Monitors. The Technical Proposal will be evaluated as per the criteria subject to fulfillment of technical qualifications. The financial offers of only those consultants would be opened whose Technical Proposal is found responsive. The award of services would be made to the lowest evaluated Financial Proposal.
4. This Invitation for Proposals is open to all Consultants meeting the eligibility criteria. The applicant should be a private or government owned legal entity.
5. The Background Information and Terms of Reference for the Consultancy services are illustrated in Section 5 of the Request for Proposal (RFP).

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

6. The RFP includes the following documents:

Section 1B	Letter of Invitation
Section 2	Instructions to Consultants including Data Sheet
Section 3	Technical Proposal Standard Forms
Section 4	Financial Proposal Standard Forms
Section 5	Terms of Reference
Section 6	Standard Form of Agreement
Annexure 2-I	Details of Project
Annexure 2-II	Eligibility Criteria
Annexure 2-III	Evaluation Sheet for Technical Proposals
Annexure 2-IV	Format for cover Letter to Technical Proposal.
Annexure 4-I	Format for Cover Letter to Financial Proposal
Annexure 4-II	Summary of Costs estimate & Fee Quoted
Annexure 7-I	Draft Code of Conduct

SECTION- 2

INSTRUCTIONS TO CONSULTANTS (ITC)

SECTION 2

INSTRUCTIONS TO CONSULTANTS

2.1 GENERAL

- 2.1.1** The Consultants are invited to make Technical and Financial Offers on the approved TOR, Section 5 of this document. The Technical Proposal will be evaluated as per the criteria subject to fulfillment of technical qualifications and financial offers of only those consultants would be opened whose Technical Proposal is found responsive. The award of services would be made to the lowest evaluated Financial Proposal. The firm should have persons of appropriate qualifications on its rolls retainer-ship.
- 2.1.2** Consultant(s) should familiarize themselves with local conditions and take them into account while preparing their proposals. To have an idea of the assignment and local conditions, Consultants are encouraged to visit the project area (**details given in Annexure-2-I**). The Consultant's representative(s) may contact the Agency's representative named in the Data Sheet for this purpose. Consultants should have thorough knowledge of "Specifications for Piped water supply project as per water supply manual prescribed by GOI and other relevant standards and specification required for the water supply project prescribed by BIS.
- 2.1.3** Generally, the replacement of Key Personnel will not be allowed. However, in exceptional cases, the replacement would be permitted to the extent of maximum 25% personnel at every level during the period of services with the permission of Employer.
- 2.1.4** Consultants shall bear all costs associated with the preparation and submission of their Proposals. Costs might include site visit, collection of information, and if selected, attendance at Agreement negotiations etc.
- 2.1.5** The Agency is not bound to accept any Proposal and reserves the right to annul the selection process at any time prior to signing the Agreement for this consultancy service, without thereby incurring any liability to the Consultants.
- 2.1.6** While preparing their Proposals, Consultants are expected to examine in detail the documents comprising the RFP. Material deficiencies in providing the information requested may result in rejection of a Proposal.
- 2.1.7 Only One Proposal:** A Consultant should submit only one proposal for each Bid. If a consultant submits or participates in more than one proposal of the same Bid such a consultant shall be disqualified. Similarly, an associated consulting firm should submit proposal with one consulting firm only.

2.1.8 Proposal Validity: The Data Sheet indicates how long the Consultants' Proposals must remain valid after the submission date. During the period, the Consultants shall maintain the availability of experts nominated in the Proposal. The Agency will make its best efforts to complete negotiations within the validity time indicated in the Proposals. Consultants have the right to refuse to extend the validity period of their Proposals.

2.1.9 Proposal Security/ Earnest Money: The earnest money in the form of acceptable bank guarantee (format at Appendix-I) or other forms as stated in Data Sheet, amount as specified in data sheet, drawn in favor of the **Engineer-in-Chief, RWS&S, Odisha, Bhubaneswar** shall be submitted by each Consultant. The validity of earnest money shall cover the validity period of the proposal as defined in Data Sheet plus 60 days. This earnest money would be submitted in a separate sealed envelope other than the Technical and Financial proposal envelopes. The offers received on the date of submission will be opened in the presence of Consultants to find out compliance of this requirement. Offers submitted without valid earnest money would be rejected outright. The earnest money of the successful Consultant will be released to him on receipt of initial performance security as stated in Clause 3.4 of General Conditions of Agreement and signing of agreement as per Section 6. The earnest money furnished by the Consultants who are unsuccessful will be released within thirty days of the expiry of the validity period including the extended period, if any.

The earnest money shall be forfeited

i) If any information or document furnished by the Bidder turns out to be misleading or untrue in any material respect; and

ii) if the Consultant upon acceptance of the proposal by the Employer does not furnish performance security for entering into the consultancy agreement as per provisions of Clause 3.4 of GC.

2.1.10 Participation of Government Employees: Consultants cannot include current Government employees of Central & State Government as their personnel/experts in any capacity. When Consultants nominate any Government employee retired within last two years as experts in their Technical Proposal, such expert(s) must have written approval from their respective Government.

2.2 CLARIFICATIONS AND AMENDMENTS TO RFP DOCUMENTS

2.2.1 Consultants may request a clarification of any of the RFP documents up to fifteen (15) days prior to the Proposal submission date (but prior to pre-proposal meeting) indicated in the Data Sheet. Any request for clarification must be sent in writing to the address indicated in the Data Sheet. These would be clarified at the pre-proposal meeting without identifying its source.

2.2.2 Pre-Proposal Meeting: The Consultant or his official representative is invited to attend a pre-proposal meeting, which will take place at time and place indicated in Data Sheet. The purpose of the meeting is to clarify issues and to answer questions on any matter related to the RFP that may be raised, at that stage, including the clarifications requested under para 2.2.1 above. Non-attendance at the pre-proposal meeting will not be a cause for disqualification of a Consultant.

2.2.3 Amendment to RFP: At any time before the submission of Proposals, the Agency may, whether at its own initiative, or in response to a clarification requested by a Consultant, or in response to queries raised at the pre-proposal meeting amend the RFP by issuing an addendum. The addendum shall be sent to all those Consultants who have been issued RFP Document and will be binding on them. To give Consultants reasonable time for taking aforesaid addendum/amendment into account for preparation of the Proposals, the Agency may at its discretion, extend the deadline for the RFP submission.

2.3 PREPARATION OF THE PROPOSAL

- (a) A Consultant's Proposal (the Proposal) will consist of two (2) components:
- (i) The Technical Proposal, and
 - (ii) The Financial Proposal
- (b) All related correspondence exchanged by the Consultants would also form part of the Proposal.
- (c) The Technical & Financial Proposals should include separate cover letters for each (formats at **Annexure 4-I and 4-II**) signed by person(s) with full authorization to make legally binding contractual (including financial) commitments on behalf of the firm. The letter should specify all association arrangements, and certify that each associated firm will perform its designated tasks under the assignment if awarded the Consultancy Services.
- (d) The Technical Proposal should clearly demonstrate the Consultant's understanding of the assignment requirements and capability and approach for carrying out the tasks set forth in the TOR Section 5 through the nominated experts.

2.3.1 The Technical Proposal

General

The Technical Proposal shall not include any financial offer and such Technical Proposals containing financial offer shall be declared non-responsive, accordingly, shall be rejected.

Technical Proposal Format and Content

The Technical Proposal shall contain information indicated in the following paragraphs from (i) to (xii) using the Technical Proposal Standard Forms (Section 3). The Consultant must provide such information.

- (i) A brief description of the organization and outline of recent experience (last 5 years) on assignments of consultancy services for pipe water supply projects is required to be submitted in separate sheets in Form TECH-1. For each assignment, the outline should indicate inter-alia, the assignment clearly specifying the nature of service rendered, Agreement amount, cost of project for which consultancy service rendered and the Consultant's involvement. Information should be provided only for those assignments for which the Consultant was legally contracted by the Agency/Corporate entity or as one of the major participating consulting firms within an association. The Consultant shall ensure that for each assignment the nature of the consultancy services rendered for pipe water supply projects, such as, project preparation, proof checking, construction supervision etc. should be clearly mentioned. If one single assignment is combination of other consultancy services including construction supervision, the details about the services on construction supervision should be separately and clearly shown without any ambiguities. Assignments completed by individual experts working privately or through other consulting firms cannot be claimed as the experience of the Consultant, but can be claimed by the individuals themselves in their CVs. Consultants should be prepared to substantiate the claimed experience if so requested by the Agency.
- (ii) In order to assess the eligibility with respect to turnover, the Consultant shall furnish a copy of audited balance sheet for the year that best illustrates the qualification in this regard. The Consultant shall also attach a separate statement with clear referencing to balance sheet illustrating the turnover with respect to consultancy services in Civil Engineering field in format TECH-2.
- (iii) A concise, complete, and logical description of how the Consultant's team will carry out the services to meet all requirements of the TOR in form TECH-3 supported by form TECH-4.

The Consultant shall explain their understanding of the objectives of the Assignment/job, approach to the Assignment/job, methodology for carrying out the activities and obtaining the expected output, and the degree of detail of such output. You should highlight the problems being addressed and their importance, and explain the technical approach adopted to address them. The Consultant should also explain the methodologies proposed to adopt and highlight the compatibility of those methodologies with the proposed approach

- (iv) Comments, if any, on the TOR (to be given in Form TECH – 3) to improve performance in carrying out the assignment. Innovativeness will be appreciated,

- including workable suggestions that could improve the quality/effectiveness of the assignment. In this regard, unless the Consultant clearly states otherwise, it will be assumed by the Agency that work required to implement any such improvements, are included in the inputs shown on the Consultant's Staffing Schedule (Form TECH- 5, Section – 3).
- (v) Based on requirement of inspections of each work depending upon its construction stage at the commencement of services and taking into account the expected stage of construction till the end of the period of services, the Consultant shall draw detailed month wise work programme in Format TECH 5. Timing of major activities, anticipated coordination meetings, and deliverables such as reports required under the ToR (Section-5) shall also be shown separately
- (vi) An organization chart indicating relationships amongst the Consultant and other parties or stakeholders, if any, involved in the assignment.

Personnel

- (vii) The name, age, key qualifications, employment record, and professional experience of each nominated expert, with particular reference to the type of experience required for the assignment should be presented in the CV format shown in Form TECH-6. A summary should be given in Form TECH – 7
- (viii) All nominated experts must be Indians Nationals. Only one CV may be submitted for each position.
- (ix) It would be preferred that the consultant deploys regular full-time employees as the key personnel for the services. The Agency defines a regular full-time employee to be a person who has been employed continuously by the Consultant or one of its Associates, for more than twelve (12) months prior to the date of submission of the Proposal.
- (x) The Agency requires that each expert confirm the correctness of contents of his/her Curriculum Vitae (CV) and the expert himself should sign the certification of the CV. However, in particular cases, the Agency may accept a senior officer of the Consultant signing the CVs on behalf of the experts.
- (xi) The CV shall not be considered valid if,
- (a) the CV is not signed in accordance with Sub-Clause 2.3.1(x) requirements, and/or
 - (b) the expert is a current employee of Government of India/ any State Government/Union Territory.

- (xii) The Consultants are required to complete the “Summary of Information on Proposed Experts”, Form TECH-7, as a checklist to ensure that all the requirements have been complied with.

2.3.2 Financial Proposal

- (a) All information provided in the Consultants’ Financial Proposal will be treated as confidential unless otherwise specified. The Financial Proposal should show the rates for each inspection of PWS work by one TPQM. These rates would include the all expenses related to inspection, remuneration of experts, travel, scrutiny, abstracting and reporting by the main office, all costs associated establishment of field office and main office etc.
- (b) The Financial Proposal must be submitted in hard copy using the format shown in Section 4. The Financial Proposal requires completion of form namely FIN-1.
- (c) The amounts stated under the Financial Proposal must be the exact figures (in figures and words) as specified in the Data Sheet. No proposed schedule of payments should be included in Consultants’ Financial Proposals. The payment schedule will be as per 6.4 of General Conditions of Agreement.
- (d) Amounts payable to the Consultant by the Agency may be subject to taxes and statutory levies. It is the responsibility of the Consultant to determine the estimated taxes/levies payable and take such amounts into account, as appropriate. All such taxes/levies (except goods and service tax) shall be deemed to be included in the Consultant’s Financial Proposal except goods and service tax.

2.4 SUBMISSIONS, RECEIPT AND OPENING OF PROPOSALS

- 2.4.1** The original Proposal (both Technical and Financial Proposals) shall contain no interlineations or overwriting, except as necessary to correct errors made by the Consultants themselves. The person(s) who signed the Proposal must initial any such corrections, interlineations or overwriting. Submission Letters for both Technical and Financial Proposals should be in the format at **Annexure 4-I** and **Annexure 4-II** of Section 2 respectively.
- 2.4.2** An authorized representative of the Consultant shall initial all pages of the original hard copy of the Financial Proposal. No other copies are required.
- 2.4.3** The Technical Proposal shall be marked “**ORIGINAL**” or “**COPY**” as appropriate. All required copies of the Technical Proposal as specified in the Data Sheet will be made from the original. If there are discrepancies between the original and the copies of the Technical Proposal, the original governs.

2.4.4 The original and all copies of the Technical Proposal to be sent to the Agency shall be placed in a sealed envelope clearly marked “**TECHNICAL PROPOSAL.**” Similarly, the original Financial Proposal shall be placed in a sealed envelope clearly marked “**FINANCIAL PROPOSAL**” and with a warning “**DO NOT OPEN WITH THE TECHNICAL PROPOSAL.**” The envelopes shall be placed into an outer envelope and sealed. The outer envelope shall bear the submission address, reference number and title of the Project, and other information indicated in the Data Sheet. The outer envelope shall also contain earnest money as described in para 2.1.9 above. **If the Financial Proposal is not submitted by the Consultant in a separate sealed envelope and duly marked as indicated above, this will constitute grounds for declaring both the Technical and Financial Proposals non-responsive and will be rejected.**

2.4.5 Proposals must be delivered at the indicated Agency submission addresses on or before the time and date stated in the Data Sheet or any new date established by the Agency according to provisions of Sub-Clause 2.2.5.

2.5 PROPOSAL EVALUATION

General

From the time the Proposals are opened to the time the contract is awarded, the Consultant should not contact the Agency on any matter related to its Technical and/or Financial Proposal. Any effort by a Consultant to influence the Agency in examination, evaluation of Proposals or recommendation for award of contract shall result in rejection of the Consultant’s Proposal.

2.5.1 Examination and Evaluation of Technical Proposals

- (a)** During the detailed evaluation of technical proposals, the employer will determine whether each proposal meets the eligibility criteria defined in **Annexure 2-II**, whether the proposal has been properly signed; and is accompanied by required securities; and is responsive to the requirements of this document for Consultancy Services.
- (b)** As per Evaluation Sheet for Technical Proposal at **Annexure 2-III**, the evaluation of Technical Proposals shall be carried out as follows:
 - (i)** The assessment about fulfillment of criteria regarding turnover shall be made on the basis of information given by the Consultant in Form TECH-2, regarding experience with respect to consultancy services rendered by the Consultant in any field of pipe water supply projects and experience of construction supervision/quality control in pipe water supply projects shall be made on the basis of information given by the Consultant in form TECH-1.

- (ii) The evaluation of availability of qualified personnel shall be made on the basis of information given by the Consultant in Form TECH-3, TECH-6 and TECH-7 and provisions contained in TOR (Section-5).
 - (iii) The Work Programme submitted by the Consultant in Form TECH4 shall be evaluated on the basis of requirements illustrated in TOR (Section-5).
 - (iv) The assessment about any disqualifications as given in Paragraph 2 of **Annexure 2-II** of Eligibility Criteria shall be made by the employer on the basis of information available with the employer.
- (c) A Consultants' Selection Committee (CSC) constituted by the employer shall be responsible for evaluation of the proposal.
- (d) The CSC shall evaluate the Technical Proposals on the basis of Proposal's responsiveness to the TOR using the evaluation criteria.
- (e) A Technical Proposal may not be considered for evaluation in any of the following cases:
- (i) The Technical Proposal was submitted in the wrong format; or
 - (ii) The Technical Proposal included details of costs of the services; or
 - (iii) The Technical Proposal reached the Employer after the submission closing time and date specified in the Data Sheet.
- (f) After the technical evaluation is completed, the Agency shall notify Consultants whose Proposals did not meet the minimum qualifying criteria or Consultants whose Technical Proposals were considered non-responsive to the RFP requirements, indicating that their Financial Proposals will be returned unopened after completion of the selection process. The Agency shall simultaneously notify, in writing Consultants whose Technical Proposals found responsive, indicating the date, time, and location for opening of Financial Proposals.

2.5.2 Opening and Evaluation of Financial Proposals

Opening of Financial Proposals

- (a) Consultants representative are encouraged to be present at the time of opening of Financial Proposal. At the opening of Financial Proposals, Consultant representatives, who choose to attend, will sign an Attendance Sheet.
- (i) Each Financial Proposal will be inspected to confirm that it has remained sealed and unopened.

- (ii) The Agency representative will open each Financial Proposal, and initial all the pages except printed document and also circle any initialed change of the nature given in Clause 2.4.1 (Section–2). Such representative will read out aloud the name of the Consultant and the billing rates for each item shown in the Consultant’s Financial Proposal. The Agency’s representative will record this information in writing.

Examination and Evaluation of Financial Proposals

- (b) The Agency will subsequently review the detailed contents of each Financial Proposal during the examination of Financial Proposals, the Agency staff and any others involved in the evaluation process will not be permitted to seek clarification or additional information from any Consultant who has submitted a Financial Proposal.
- (c) During the detailed evaluation of financial proposal, the responsiveness of the proposal will be further determined with respect to remaining conditions i.e. billing rates etc.
- (d) A substantially responsive offer is one which conforms to all terms and conditions of this document for Consultancy Services, without material deviation or reservation. A material deviation or reservation is one which affects in any substantial way the scope, quality or performance of the services; which limits any substantial way, inconsistent with this document for Consultancy Services, the employer’s right or the Consultant’s obligation under the contract; or whose rectification would affect unfairly the competitive position of the other consultants presenting substantially responsive offer.
- (e) If a financial offer is not substantially responsive, it will be rejected by the employer, and may not subsequently be made responsive by correction or withdrawal of the non-conforming deviation or reservation.
- (f) Financial Proposals will be reviewed to ensure that the figures provided therein are consistent with the details of the corresponding Technical Proposal (e.g. personnel schedule inputs, etc.).
- (g) The commercial terms in each Financial Proposal will be checked for compliance with the requirements set forth in the Data Sheet. For instance the validity period of the Consultants’ Proposals must be in accordance with the validity period set down in the Data Sheet.
- (h) Financial Proposal determined responsive will be checked by the employer for any arithmetic errors. Where there is a discrepancy in the rates in figures and in words, the rates in words will govern and accordingly the errors will be corrected by the employer. In the case of material omissions, the cost of the relevant Financial Proposal will be increased by application of the highest unit cost and

quantity of the omitted item as provided in the other submitted Financial Proposals. The amount stated in the offer will be adjusted by the employer in accordance with the above procedure for the correction of errors and shall be considered as binding upon the consultant. If the consultant does not accept the corrected amount, the offer will be rejected, and the earnest money shall be forfeited.

- (i) The employer will evaluate and compare only the offers determined to be substantially responsive in accordance with Clause 2.5.2 (d) above.
- (j) In evaluating the offers, the employer will determine for each offer, the evaluated offer price by adjusting the offer price by making corrections, if any, for errors pursuant to Clause 2.5.2 (h).

2.6 AWARD CRITERIA

The employer will award the services to the consultant who's offer has been determined to be substantially responsive to provisions contained in this document and has **offered the lowest evaluated offer price**, provided that such consultant has been determined to be eligible in accordance with the provisions of eligibility criteria.

2.7 NEGOTIATIONS

- 2.7.1** Negotiations, if required, will be held at the address indicated in the Data Sheet. Normally, such negotiations commence not less than seven days after issuance of the Agency invitation to attend the negotiations. The invited Consultants will, as a pre-requisite for attendance at the negotiations, confirm availability of all nominated experts and satisfy such other pre-negotiation requirements as the Agency may specify. Failure in satisfaction of such requirements may result in the Agency's proceeding to negotiate with other Consultant(s). Representatives conducting negotiations on behalf of the Consultant must have written authority to negotiate technical, financial, and other terms and conclude a legally binding agreement.
- 2.7.2** The technical negotiations cover the Consultant's Technical Proposal, including the proposed technical approach and methodology, work plan, staffing schedule, organizational arrangements, and any suggestions made by the Consultant or the Agency to improve the implementation of the assignment. Negotiations will not result in substantial modifications to either the Consultant's Technical Proposal or the TOR (Section – 5).
- 2.7.3** The consultant shall confirm the modifications made in his proposals in writing within three days of conclusion of negotiations.

2.8 CONFIDENTIALITY

Information relating to evaluation of Proposals and recommendations concerning contract award shall not be disclosed to Consultants who submitted Proposals or to other persons not officially concerned with the recruitment process until the successful firm has been notified and contract awarded.

2.9 AWARD OF CONTRACT

The Agency shall award the contract to the selected Consultant by issuing Letter of Acceptance and promptly notify the other Consultants who submitted Proposals that they were unsuccessful. The Agency will return the unopened Financial Proposals to the unsuccessful Consultants.

2.10 AGREEMENT

Upon issue of Letter of Acceptance the Consultant will be required to furnish the performance security as provided in Clause 3.4 of GC and will be required to sign an agreement as specified in Section-6.

2.11 CONTRACT COMMENCEMENT DATE

The Data Sheet indicates the anticipated date for the commencement of the contract services.

DATA SHEET

Information to Consultant

Bid Identification Number EIC/RWSS/07/2018-19

Engagement of a Consulting Firm for Third Party Quality & Quantity Monitoring Consultancy in the State of Odisha

Clause Ref. (ITC)	Items
2.1	Name of the Agency: Rural Water Supply & Sanitation
2.1	Representative/Contact Person and Address of the Executing Agency Office of Engineer-In-Chief Rural Water Supply & Sanitation, Jal O Parimal Bhawan, Unit-V, Bhubaneswar-751001, Odisha Tel: 0674-2395734, FAX: 0674-2394946, e-mail: cerwssodisha@gmail.co, / cerwss@nic.in
2.1.10	Validity of Technical and Financial Proposals 120 days
2.1.9	Acceptable form of Proposal Security/ Earnest Money amounting to Rs.5.00 lakh (Five lakh)]
2.2.1	Name and Address of the Agency where correspondence concerning clarification on Request for Proposal is to be sent: Engineer-In-Chief Rural Water Supply & Sanitation, Jal O Parimal Bhawan, Unit-V, Bhubaneswar-751001, Odisha Tel: 0674-2395734, FAX: 0674-2394946, e-mail: cerwssodisha@gmail.co, / cerwss@nic.in
2.2.2	Date/time for holding pre-proposal meeting: 10.07.2018, 11 AM (Time) Venue for holding pre-proposal meeting: Office of the Engineer-In-Chief Rural Water Supply & Sanitation, Jal O Parimal Bhawan, Unit-V, Bhubaneswar-751001, Odisha
2.4.5	Consultants must submit an original Technical Proposal and an original Financial proposal to the Agency at the following address: Engineer-In-Chief Rural Water Supply & Sanitation, Jal O Parimal Bhawan, Unit-V, Bhubaneswar-751001, Odisha Tel: 0674-2395734, FAX: 0674-2394946, e-mail: cerwssodisha@gmail.co, / cerwss@nic.in
2.4.5	Submission of the proposals (<i>Technical as well as Financial</i>) to the address given under 2.4.5 not later than 25.07.2018, 03.30 PM
2.5.1 (b)	Evaluation Criteria As per Annexure 2-III
2.5.2 (a)	Date of opening of Financial Proposal <i>Will be intimated later</i>
2.7.1	Expected date to start contract negotiations <i>Will be intimated later</i>
2.11	Expected date for commencement of consulting services <i>Will be intimated later</i>

Annexure 2-I

Details of Projects

The total number and project costs are subject to change and will be contingent on actual implementation status of projects.

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Balasure	Anandapur	Saharpada	Sankhua	Sankhua	110.41
Balasure	Anandapur	Harichandanpur	Sagadapata	Sagadapata	150.26
Balasure	Anandapur	Anandapur	Haridapal	Tolankpada	121.38
Balasure	Anandapur	Ghatgaon	Badapichhula	Jharabeda	126.07
Balasure	Anandapur	Ghatgaon	Badapicchhula	Badapicchhula	125.40
Balasure	Anandapur	Ghatgaon	Balabhadrapur	Balabhadrapur	125.64
Balasure	Anandapur	Harichandanpur	Rebanapalaspal	Rebanapalaspal	134.50
Balasure	Anandapur	Anandapur	Kantipal	Biridiha	108.17
Balasure	Anandapur	Anandapur	Baunsagarh	Janghara	122.32
Balasure	Anandapur	Anandapur	Mochinda	Khadipal	111.55
Balasure	Anandapur	Ghasipura	Radhikadeipur	Khalapal	147.04
Balasure	Anandapur	Ghasipura	Baripal	Narangapur	138.15
Balasure	Anandapur	Ghatgaon	Rutisila	Sarupata	100.27
Balasure	Anandapur	Harichandanpur	Sunapentha	Badasiadimal	134.54
Balasure	Anandapur	Harichandanpur	Dhurdiambo	Taladihi	124.92
Balasure	Anandapur	Saharpada	Silipada	Begana	126.56
Balasure	Anandapur	Saharpada	Saharpada	Tando	133.86
Balasure	Anandapur	Anandapur	Belabahali	Purunia	105.52
Bhubaneswar	Angul	Angul	Antulia	Antulia	119.04
Bhubaneswar	Angul	Athamallik	Tapdhol	Tapdhol	125.15
Bhubaneswar	Angul	Banarpal	Badakerjang	Badakerjang	178.44
Bhubaneswar	Angul	Banarpal	Sankerjang	Sankerjang	399.09
Bhubaneswar	Angul	Banarpal	Karadagadia	Karadagadia	228.03
Bhubaneswar	Angul	Banarpal	Gadasantri	Gadasantri	395.83
Bhubaneswar	Angul	Kishorenagar	Sanjamura	Sanjamura	216.40
Bhubaneswar	Angul	Angul	Baluakata	Sabalabhanga	178.52
Bhubaneswar	Angul	Angul	Khallari	Somanathpur	189.33
Bhubaneswar	Angul	Kaniha	Bijigole	Bijigole Patna	217.26
Bhubaneswar	Angul	Pallahara	Jharbeda	Raipal	118.89
Bhubaneswar	Angul	Pallahara	Pabitrapur	Siarimalia	115.28
Bhubaneswar	Angul	Angul	Badakera	Tumuni	136.77
Cuttack	Athagarh	Baramba	Jodum	Jodum	204.99
Cuttack	Athagarh	Narsinghpur	Deobhuin	Deobhuin	129.29
Cuttack	Athagarh	Tigiria	Sompada	Sompada	111.80
Cuttack	Athagarh	Athagarh	Anantapur	Brehmapur	126.68
Balasure	Balasure	Baliapal	Balikuti	Balikuti	262.89
Balasure	Balasure	Jaleswar	Nachhimpur	Nachhimpur	275.98
Balasure	Balasure	Khaira	Mahatipur	Mahatipur	165.22
Balasure	Balasure	Oupada	Dakhin Narsingpur	Dakhin Narsinghpur	139.07
Balasure	Balasure	Simulia	Kanheibindha	Kanheibindha	158.08
Balasure	Balasure	Bhograi	Dahunda	Dahunda	201.76
Balasure	Balasure	Basta	Natakata	Chasipada	200.06
Balasure	Balasure	Balasure	Kuradiha	Koili Sahi	133.34
Balasure	Balasure	Basta	Irada	Machhada	200.71
Balasure	Balasure	Nilgiri	Machhua	Singiri	143.28
Balasure	Balasure	Remuna	Kuruda	Karanja	224.28
Balasure	Balasure	Bhograi	Kasabakamarda	Mahana Sahi & Baharda	150.26
Balasure	Balasure	Bhograi	Suhuria	Nrasinghpur	119.55

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Balasore	Balasore	Jaleswar	Aruha	Aruha	228.47
Balasore	Balasore	Nilgiri	Bhaunriabad	Bhaunriabad	204.04
Balasore	Balasore	Remuna	Mandarpur	Mandarpur	171.46
Balasore	Balasore	Basta	Basuchakuri	Basuchakuri	193.61
Balasore	Balasore	Jaleswar	Bartana	Bartana	172.34
Balasore	Balasore	Jaleswar	Paikasida	Paikasida	167.95
Balasore	Balasore	Bhograi	Kakhada	Mandari, Daudpur, Chhota Daudpur, Bahalia	233.36
Balasore	Balasore	Jaleswar	Paschimbad	Debkumar, Pirapada	248.45
Balasore	Balasore	Nilgiri	Mahisapatta	Sathilobalbalia, Ringpur, Dambarughati	130.88
Balasore	Balasore	Nilgiri	Arabandha	Uperdiha, Godrasol, Dhabani	110.53
Balasore	Balasore	Remuna	Nuagan	Bahal, Hentasura	186.36
Balasore	Balasore	Khaira	Baunsagadia	Kalamchua	132.37
Balasore	Balasore	Oupada	Sspur	Hatikholia	132.65
Balasore	Balasore	Nilgiri	Berhampur	Analapal	105.80
Balasore	Balasore	Basta	Paunskuli	Begunia, Sonepur, Nabda	179.94
Balasore	Balasore	Basta	Raghunathpur	Gilajodi, Madhupura, Kandagan	201.01
Balasore	Balasore	Balasore	Genguti	Bangara, Nuasahi	188.09
Balasore	Balasore	Remuna	Maharajpur	Boita, Kalikapur, Naranapur	221.33
Balasore	Balasore	Jaleswar	KALIKO	KALIKO	304.32
Balasore	Balasore	BHOGRAI	DAHUNDA	BELDA	141.91
Balasore	Balasore	Bahanaga	Kalyani	Dwarika	140.99
Balasore	Balasore	SIMULIA	ADA	Badamadhudsonapur	151.40
Balasore	Balasore	SORO	Natapada	Wada	129.26
Balasore	Balasore	KHAIRA	DUNGURA	Alda	128.29
Balasore	Balasore	BALIAPAL	BADAS	Badas	192.13
Balasore	Balasore	BALIAPAL	NUAGAN	Jamunasul	119.21
Balasore	Balasore	BASTA	DARADA	Gobarghati	151.97
Balasore	Balasore	BASTA	GADPADA	Gadapada	160.31
Balasore	Balasore	BHOGRAI	BAUSADIHA	Parulia	180.98
Balasore	Balasore	BHOGRAI	KOSABAKAMAR DA	Khairda	149.18
Balasore	Balasore	BHOGRAI	MANDARSAHI	Ganeswarpur	119.03
Balasore	Balasore	Jaleswar	BARTANA	Badanagar	175.47
Balasore	Balasore	Jaleswar	PAIKASIDA	Kespura	102.22
Balasore	Balasore	Balasore	Haladipada	Somanathpur	216.49
Balasore	Balasore	Balasore	Kasafal	Baramania	188.51
Balasore	Balasore	Balasore	Olandasaragaon	Potadiha	164.56
Balasore	Balasore	Remuna	Biruan	Somanathpur	224.77
Balasore	Balasore	Remuna	Kuligaon	Srichhanda	121.58
Balasore	Balasore	Remuna	Kuligaon	Tentulia	130.03
Balasore	Balasore	Bahanaga	Gopalpur	Malanga	172.19
Balasore	Balasore	Bahanaga	Bahanaga	Gandhina	139.44
Balasore	Balasore	Simulia	Abjhuna	Rama Krushnapur	131.88
Balasore	Balasore	Simulia	Ada	Chhatrapur	133.99
Balasore	Balasore	Simulia	Iswarpur	Kalasuni	125.41
Balasore	Balasore	Soro	Manatri	Keshoripur (Jampada)	140.57
Balasore	Balasore	Soro	Sarasakha	Brahmana Sahi	106.49
Balasore	Balasore	Khaira	Gadpokhari	Sarata	162.51
Balasore	Balasore	Khaira	Palasa	Raintira	108.76
Balasore	Balasore	Khaira	Gadpokhari	Badadanda	103.42
Balasore	Balasore	Oupada	Shyamsundarpur	SRIDEIPUR	135.25
Sambalpur	Bargarh	Bargarh	Khandeta	Khandeta	204.15
Sambalpur	Bargarh	Gaisilet	Dangbahal	Dangabahal	909.23
Sambalpur	Bargarh	Bargarh	Jamurda	Padhanpali	123.74

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Sambalpur	Bargarh	Bargarh	Govindpur	Uluba	120.17
Sambalpur	Bargarh	Bhatli	Kamgaon	Jada	105.00
Sambalpur	Bargarh	Sohela	Kalangapali	Sidhra	101.42
Sambalpur	Bargarh	Barpali	Katapali	Katapali	111.94
Sambalpur	Bargarh	Sohela	Tungibandhali	Tungibandhali	138.28
Sambalpur	Bargarh	Attabira	Jhilminda	Gurkhapali, H.Pada, Changripada, Dhenkigoth, Gandpada, Jalitikra	129.11
Sambalpur	Bargarh	Attabira	Bugbuga	Khaliapali, H.Pada, Gariatikra, Padhantikra	121.03
Sambalpur	Bargarh	Bargarh	Bardol	Pipilipali	146.96
Sambalpur	Bargarh	Barpali	Lenda	Kadalipali, Tikrapada	121.56
Sambalpur	Bargarh	Jharbandh	Laudidhara	Niljapatra, Chamarpada, Marketpada, Renudhipa	156.87
Sambalpur	Bargarh	Jharbandh	Laudidhara	Dunguripali, Chamarpada	145.88
Sambalpur	Bargarh	Jharbandh	Amthi	Sankri, Mandirpada, Naikpada, Padhanpali,	113.55
Sambalpur	Bargarh	Padampur	Sargibahal	Bisipali, H.Pada, Schoolpada	102.49
Sambalpur	Bargarh	Padampur	Tal	Jhungapali, Diptipur, H.Pada. Nuapada	107.95
Sambalpur	Bargarh	Paikmal	Badikata	Saplahar, Gandhipada, Jhankardihi, Jhankarpada	149.50
Sambalpur	Bargarh	Paikmal	Kermelabahal	Bhagatpur, H.Pada, Nuapada, Schoolpada	103.07
Sambalpur	Bargarh	Paikmal	Kansada	Dhenkimunda, Chauripata, Ichhapur, Nuapada, Talipada, Upperpada	134.83
Sambalpur	Bargarh	Paikmal	Chhindelela	Makhanmunda, Harijanpada, Upperpada	118.85
Sambalpur	Bargarh	BHATLI	SUKUDA	BANJIPALI	111.38
Sambalpur	Bargarh	Jharbandh	Dova	Angul	101.98
Sambalpur	Bargarh	Paikmal	KECHHODADAR	Hirapur	106.49
Sambalpur	Bargarh	Gaisilet		Kuliari & Adj. Village	160.26
Sambalpur	Bargarh	Gaisilet		Barihakupkhanii	139.78
Sambalpur	Bargarh	Bijepur	Charpali	Charpali	114.71
Sambalpur	Bargarh	Bijepur	Jaring	M. Gandapali	131.99
Sambalpur	Bargarh	Bijepur	Saipali	Putka	124.09
Sambalpur	Bargarh	Barpali	Remta	Dhirpur	357.9
Sambalpur	Bargarh	Barpali	Barguda	Haldipali	115.83
Sambalpur	Bargarh	Barpali	Teleimal	Bandumunda	124.09
Balasure	Baripada	Betnoti	Ambagadia	Ambagadia	118.25
Balasure	Baripada	Kaptipada	Ranipokhari	Ranipokhari	103.89
Balasure	Baripada	Rasgovindpur	Gadighaty	Gadighaty	178.74
Balasure	Baripada	Udala	Kochiladiha	Kochiladiha	116.12
Balasure	Baripada	Badasahi	Chhelia	Chhelia-B	102.97
Balasure	Baripada	Bangiriposi	Badgaon	Badgaon	156.05
Balasure	Baripada	Bangiriposi	Dhabanisole	Dhabanisole	144.97
Balasure	Baripada	Baripada	Rajabasa	Rajabasa	101.75
Balasure	Baripada	Kuliana	Kuliana	Kuliana	104.84
Balasure	Baripada	Badasahi	Durgapur	Durgapur	109.63
Balasure	Baripada	Badasahi	Sankerko	Sankerko	117.30
Balasure	Baripada	Badasahi	Tangasole	Tangasole	155.75
Balasure	Baripada	G.B.Nagar	Tangana	Titia	108.37
Balasure	Baripada	Kaptipada	Dewanbahali	Dewanbahali	142.17
Balasure	Baripada	Kaptipada	Jadida	Jadida	132.95
Balasure	Baripada	Kaptipada	Majhigadia	Majhigadia	147.43
Balasure	Baripada	Kaptipada	Labanyadeipur	Labanyadeipur	124.59

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Balasore	Baripada	Khunta	Bholagadia	Bholagadia	178.78
Balasore	Baripada	Khunta	Dengam	Dengam	137.11
Balasore	Baripada	Khunta	Bangara	Bangara	146.48
Balasore	Baripada	Khunta	B.C.Pur	B.C.Pur	119.70
Balasore	Baripada	Rasgovindpur	Nakichua	Nakichua	122.48
Balasore	Baripada	Morada	Sanmundhabani	Sanmundhabani	125.54
Balasore	Baripada	Suliapada	Dhatika	Dhatika	106.48
Balasore	Baripada	Betnoti	Anla	Anla	155.60
Balasore	Baripada	Betnoti	Chanchhipada	Chanchhipada	112.82
Balasore	Baripada	Baripada	Bhagabat Chandra Pur	PWS To Orachandabila	114.19
Balasore	Baripada	Rasgovindpur	Khuntapal	PWS To Chakulia	124.70
Balasore	Baripada	G.B.Nagar	Sainkula	PWS To Sirathali	133.98
Balasore	Baripada	G.B.Nagar	Bhandagaon	PWS To Sinduria	103.40
Balasore	Baripada	Kaptipada	Kaptipada	PWS To Kaladahi	116.70
Balasore	Baripada	Udala	Badasingaria	PWS To Nuasahi	103.53
Balasore	Baripada	G.B.Nagar	Titia	Jadurghera	399.14
Balasore	Baripada	G.B.Nagar	Silaghati	Balijoda	427.30
Balasore	Baripada	G.B.Nagar	Bharadagaon	Ghantasila	298.65
Balasore	Baripada	G.B.Nagar	Ranibandh	Dhobasole	270.93
Balasore	Baripada	G.B.Nagar	Sankhunta	Surukuna	368.23
Balasore	Baripada	G.B.Nagar	Pasuda	Mahulia	272.75
Balasore	Baripada	Bangiriposi	Nischinta	Chuapani	394.57
Balasore	Baripada	Bangiriposi	Bangiriposi	Manda	355.47
Balasore	Baripada	Bangiriposi	Nischinta	Sanpathatkham	271.81
Balasore	Baripada	Bangiriposi	K.M.Kota	Khairbani	253.66
Balasore	Baripada	Baripada	Hatikote	Balipal	390.94
Balasore	Baripada	Baripada	Rajabasa	Mahiniganj	462.33
Balasore	Baripada	Baripada	Bhagabat Ch. Pur	Tasarda	290.02
Balasore	Baripada	Udala	Sridam Ch.Pur	Musakhai	583.22
Balasore	Baripada	Udala	Nuagaon	Fulbadi	254.10
Balasore	Baripada	Udala	Gobindpur	Gobindpur	296.84
Balasore	Baripada	Udala	Sridam Ch.Pur	Damusahi	722.32
Balasore	Baripada	Kaptipada	Pingu	Chuniposi	240.90
Balasore	Baripada	Kaptipada	Jambani	Badampada	245.03
Balasore	Baripada	Kaptipada	Jambani	Ambapichhula	456.39
Balasore	Baripada	Kaptipada	Pingu	Gadiapal	375.49
Balasore	Baripada	Khunta	Dhanghera	Khudaputuli	486.42
Balasore	Baripada	Suliapada	Anlakuda	Dhadangiri	276.38
Balasore	Baripada	Suliapada	Jhaliamara	Baniriposi	405.02
Balasore	Baripada	Suliapada	Uffalgadia	Guhaldiha	538.67
Balasore	Baripada	Suliapada	Anlakuda	Dahanimari	285.45
Balasore	Baripada	Saraskana	Bhursani	Purunapani	312.73
Balasore	Baripada	Saraskana	Dhangidiso	Sankucha	771.87
Balasore	Baripada	Saraskana	Pokhardiha	Ichinda	528.66
Balasore	Baripada	Betnoti	Nadpur	Silapuria	394.13
Balasore	Baripada	Rasgovindpur	Sanmanida	Benasole	235.46
Balasore	Baripada	Rasgovindpur	Sanmanida	Kuchiasole	396.39
Balasore	Baripada	Morada	Gadia	Bharbali	255.04
Balasore	Baripada	Morada	Gadia	Nuhamalia	331.38
Balasore	Baripada	Morada	Gadia	Futkisole	488.68
Berhampur	Berhampur	Khallikote	Bakutagam	Bakutagam	125.33
Berhampur	Berhampur	Chhatrapur	Chikalakhandi	Basanapalli	208.23
Berhampur	Berhampur	Khallikote	B.N.Pur	Chellu	130.1
Berhampur	Berhampur	Kukudakhandi	Lochapada	Shakti Nagar	120.77
Berhampur	Berhampur	Kukudakhandi	Lochapada	Brajanagar	191.91
Berhampur	Berhampur	Kukudakhandi	Lochapada	Ramakrishna Nagar	203.86

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Berhampur	Berhampur	Rangeilunda	Satakutuni	Neelanchal Nagar	221.71
Berhampur	Berhampur	Rangeilunda	Satakutuni	Basudev Nagar & Bijay Vihar	228.82
Berhampur	Berhampur	Rangeilunda	Konisi	Sadananda Vihar & Shaktinagar	189.53
Berhampur	Berhampur	Rangeilunda	Satakutuni	Alakapuri	172.85
Berhampur	Berhampur	Khallikote	Kanhaipur	Manikapurpalli	120.87
Balasure	Bhadrak	Bhadrak	Erada	Erada	176.58
Balasure	Bhadrak	Bhadrak	Erein	Erein	241.33
Balasure	Bhadrak	Chandabali	Nalgunda	Nalgunda	189.85
Balasure	Bhadrak	Basudevpur	Padmapur	Padmapur	160.23
Balasure	Bhadrak	Bhandaripokhari	Nereda	Nereda	175.52
Balasure	Bhadrak	Chandabali	Mousudha	Fasibandha(Goudunipokhari)	163.56
Balasure	Bhadrak	Bonth	Govindpur	Tarago	175.64
Balasure	Bhadrak	Dhamnagar	Dhusuri	Narsinghpur	171.50
Balasure	Bhadrak	Bonth	Rampur	Rampur	100.63
Balasure	Bhadrak	Bonth	Ramakrushnapur	Ramakrushnapur	166.33
Balasure	Bhadrak	Bonth	Todagan	Todagan	173.64
Balasure	Bhadrak	Bonth	Charigan	Charigan	108.12
Balasure	Bhadrak	Basudevpur	Arandua	Arandua	130.51
Balasure	Bhadrak	Basudevpur	Barandua	Barandua	132.54
Balasure	Bhadrak	Basudevpur	Guagadia	Guagadia	128.29
Balasure	Bhadrak	Basudevpur	K Binayakpur	K Binayakpur	188.14
Balasure	Bhadrak	Basudevpur	Lunga	Lunga	125.55
Balasure	Bhadrak	Basudevpur	Narsinghpur	Narsinghpur	103.59
Balasure	Bhadrak	Bhadrak	Bania	Bania	140.30
Balasure	Bhadrak	Bhadrak	Bental	Bental	104.94
Balasure	Bhadrak	Bhadrak	Betada	Betada	157.74
Balasure	Bhadrak	Bhadrak	Charampa	Charampa	146.24
Balasure	Bhadrak	Bhadrak	Jagadapur	Jagadapur	150.54
Balasure	Bhadrak	Bhadrak	Khandatada	Khandatada	160.03
Balasure	Bhadrak	Bhadrak	Kedarpur	Kedarpur	161.37
Balasure	Bhadrak	Dhamnagar	Anandpur	Anandpur	162.36
Balasure	Bhadrak	Dhamnagar	Fatepur	Fatepur	151.47
Balasure	Bhadrak	Dhamnagar	Govindapur	Govindapur	164.55
Balasure	Bhadrak	Dhamnagar	Padhani	Padhani	113.56
Balasure	Bhadrak	Dhamnagar	Radhaballavpur	Radhaballavpur	164.63
Balasure	Bhadrak	Chandabali	Bajapur	Bajapur	173.29
Balasure	Bhadrak	Chandabali	Jaleswarpur	Jaleswarpur	109.15
Balasure	Bhadrak	Chandabali	Karanjmal	Karanjmal	119.94
Balasure	Bhadrak	Basudevpur	Gobindapur	Gobindapur	116.85
Balasure	Bhadrak	Basudevpur	Jagannathpur	Jagannathpur	126.11
Balasure	Bhadrak	Basudevpur	Jagannathprasad	Jagannathprasad	113.70
Balasure	Bhadrak	Basudevpur	Adhuan	Adhuan	296.18
Balasure	Bhadrak	Dhamnagar	Kothar	Kothar	164.43
Balasure	Bhadrak	Tihidi	Boadak	Nandore	121.83
Balasure	Bhadrak	Tihidi	Guamal	Sadanandapur	101.71
Balasure	Bhadrak	Tihidi	Baro	Chabispada (Dahapania)	122.71
Balasure	Bhadrak	Bhadrak	Amapal	Rajualibindha	143.50
Balasure	Bhadrak	Bhadrak	Rahanja	Asura	137.20
Balasure	Bhadrak	Bonth	Odanga	Sarmara	103.36
Balasure	Bhadrak	Dhamnagar	Fatepur	Lenjara	101.98
Balasure	Bhadrak	Tihidi	Achak	Santarapur	136.83
Balasure	Bhadrak	Basudevpur	Barandua	Chandanpur	123.27
Balasure	Bhadrak	Basudevpur	Aruha	Tulamtula	121.48
Balasure	Bhadrak	Bhadrak	Geltua	Jalanga	156.83
Balasure	Bhadrak	Bhadrak	Ambroli	Talanga	174.39
Balasure	Bhadrak	Bonth	Rampur	Alauti	106.60

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Balasure	Bhadrak	Bonth	Kenduapada	Dando	127.83
Balasure	Bhadrak	Chandabali	Nandapur	Bankamuhan	102.95
Balasure	Bhadrak	Chandabali	Nalagohira	Kuarikanti (Jaladharpur)	141.84
Balasure	Bhadrak	Chandabali	Jagula	Balabhadraprasad	104.68
Balasure	Bhadrak	Basudevpur	Balimed	Kalidaspur (Charibatia)	125.44
Balasure	Bhadrak	Basudevpur	Sudarsanpur	Suan	152.14
Balasure	Bhadrak	Basudevpur	Artung	Sankharu	130.62
Balasure	Bhadrak	Basudevpur	Nuagoan	Nuagoan	210.58
Balasure	Bhadrak	Tihidi	Sindol	Kamaria (Nuasahi)	169.64
Balasure	Bhadrak	Dhamnagar	Bamkura	Khadimahara (Deulidih)	114.51
Balasure	Bhadrak	Dhamnagar	Raipur	Kantika	103.88
Balasure	Bhadrak	Bonth	B.T. Pur	Routraipur	107.70
Balasure	Bhadrak	Bonth	B.T. Pur	Badatriloanpur	115.25
Balasure	Bhadrak	Tihidi	Paliabindha	JIHARPUR	251.08
Balasure	Bhadrak	Dhamnagar	Dhusuri	Pokharia	179.76
Berhampur	Bhanjanagar	Aska	Chhadiapalli	Phuleswarpali	141.26
Berhampur	Bhanjanagar	Beguniapada	Chandanpur	Mundula	102.82
Berhampur	Bhanjanagar	Aska	Allipur	Pathara	127.66
Berhampur	Bhanjanagar	Aska	Nalabanta	Khadabhaga	105.27
Berhampur	Bhanjanagar	Beguniapada	S.Chhachina	M.Bellapada	132.56
Berhampur	Bhanjanagar	Beguniapada	Phasi	BILIPADA	113.06
Berhampur	Bhanjanagar	Purusottampur	Ranjhali	Keshpur	104.61
Berhampur	Bhanjanagar	Kabisuryanagar	Barida	BARIDA	118.81
Berhampur	Bhanjanagar	BUGUDA	Matabadi	DAKARABADI	111.38
Bhubaneswar	Bhubaneswar	Banapur	Narendrapur	Narendrapur	116.85
Bhubaneswar	Bhubaneswar	Jatani	Haripur	Taraboi	328.27
Bhubaneswar	Bhubaneswar	Tangi	Badapokharia	Bodonagarapatna	193.66
Bhubaneswar	Bhubaneswar	Banapur	Galua	Galua	434.76
Bhubaneswar	Bhubaneswar	Tangi	Tankol	Tankola	125.03
Bhubaneswar	Bhubaneswar	Balipatna	Deulidharpur	Venkataraypur	103.90
Bhubaneswar	Bhubaneswar	Banapur	Deogaon	Ghasedih	113.36
Bhubaneswar	Bhubaneswar	Banapur	Tumuraputa	Bengarajapalli	103.69
Bhubaneswar	Bhubaneswar	Begunia	Kantabada	Jemabantadei	110.03
Bhubaneswar	Bhubaneswar	Bolgarh	Badakumari	Pananagar	111.54
Bhubaneswar	Bhubaneswar	Bolgarh	Gopalapur	Manikapur	110.85
Bhubaneswar	Bhubaneswar	Bolgarh	Kadaba	Debiprasad	127.44
Bhubaneswar	Bhubaneswar	Bolgarh	Khanguria	Sampur	139.91
Bhubaneswar	Bhubaneswar	Bolgarh	Patapuradasana	Kharadapalli	119.80
Bhubaneswar	Bhubaneswar	Chilika	Nimikheta	Chasangara	229.14
Bhubaneswar	Bhubaneswar	Jatani	Chhanaghar	Ogarsuan	121.01
Bhubaneswar	Bhubaneswar	Jatani	Chhatabar	Jamujhari	101.01
Bhubaneswar	Bhubaneswar	Jatani	Janala	Uttarmundamuhan	120.19
Bhubaneswar	Bhubaneswar	Jatani	Padanpur	Khudupur	103.10
Bhubaneswar	Bhubaneswar	Khordha	Garh Haladia	Kuaput	165.08
Bhubaneswar	Bhubaneswar	Khordha	Godipada	Mota	154.02
Bhubaneswar	Bhubaneswar	Khordha	Nijigarh Tapanga	Jhinkijhari	102.79
Bhubaneswar	Bhubaneswar	Tangi	Achyutapur	Nalasingh	167.61
Bhubaneswar	Bhubaneswar	Tangi	Lendo	Sanagobindapur	110.03
Bhubaneswar	Bhubaneswar	Tangi	Tankol	Paschimadwarpatana	103.71
Bhubaneswar	Bhubaneswar	Bhubaneswar	Dhauri	Krushnapur	122.92
Bhubaneswar	Bhubaneswar	Balipatna	Rajaso	Aitalanga(Itlanga)	112.47
Bhubaneswar	Bhubaneswar	Bolgarh	Fasioda	Mandalasingh	126.25
Bhubaneswar	Bhubaneswar	Jatani	Gangapada	Gamei	127.64
Bhubaneswar	Bhubaneswar	Jatani	Kantia	Niranjanpur	110.80
Bhubaneswar	Bhubaneswar	Jatani	Kantia	Rathipur	280.42
Bolangir	Balangir	Agalpur	Babufasad	Babufasad	231.69
Bolangir	Balangir	Puintala	Kurul	Kurul	260.28

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Bolangir	Balangir	Agalpur	Duduka	Keseipali	105.19
Bolangir	Balangir	Bolangir	Mirdhapali	Baxiudar & Dhobaudar	171.74
Bolangir	Balangir	Deogaon	Jarsingha	Barkani	201.22
Bolangir	Balangir	Puintala	Pipirda	Ranikata	120.05
Bolangir	Balangir	Bangomunda	Kundabutula	Asurla, Bartunda, Sandhisar	109.57
Bolangir	Balangir	Deogaon	Mahalai	Bagada	113.53
Bolangir	Balangir	Gudvela	Rusuda	Barla	125.16
Bolangir	Balangir	Khaprakhol	Bhanpur	Buromal	156.15
Bolangir	Balangir	Loisingha	Loisingha	Sujia	174.57
Bolangir	Balangir	Patnagarh	Ulba	Sarmuhan	113.89
Bolangir	Balangir	Saintala	Dharapgarh	Pendramal	124.81
Bolangir	Balangir	Titilagarh	Bijepur	Rigdol	105.72
Bolangir	Balangir	Tureikela	Hial	Dumerchuan	130.30
Bolangir	Balangir	Agalpur	Nuniapali	Nuniapali	139.83
Bolangir	Balangir	Bangomunda	Bhursaguda	Bhursaguda	124.77
Bolangir	Balangir	Deogaon	Ramchandrapur	Ramchandrapur	117.19
Bolangir	Balangir	Deogaon	Gudkhapalla	Gudkhapalla	279.05
Bolangir	Balangir	Loisingha	Budipadar	Budhipadar	150.60
Bolangir	Balangir	Muribahal	Ganrei	Ganrei	114.40
Bolangir	Balangir	Patnagarh	Jugimunda	Jugimunda	176.74
Bolangir	Balangir	Patnagarh	Dangbahal	Dangbahal	127.13
Bolangir	Balangir	Patnagarh	Balipata	Balipata	200.49
Bolangir	Balangir	Puintala	Patharla	Patharla-Duhel	247.74
Bolangir	Balangir	Puintala	Dasपुर	Dasपुर-Surda	284.47
Bolangir	Balangir	Puintala	Chhatapipal	Chhatapipal - Beherapali	206.72
Bolangir	Balangir	Puintala	Khaliapali	Khaliapali, Michhapali, Chhemtara	244.54
Bolangir	Balangir	Titilagarh	Surda	Surda	155.57
Bolangir	Balangir	Agalpur	Babufasad	Babupali	220.25
Bolangir	Balangir	Agalpur	Bendra	Bendra	115.74
Bolangir	Balangir	Bolangir	Chudapali	Dhulusar	134.80
Bolangir	Balangir	Bolangir	Bhutiabahal	Kuthurla	120.84
Bolangir	Balangir	Bolangir	Barapudgia	Karlapita	109.52
Bolangir	Balangir	Bolangir	Manhira	Amamunda	115.47
Bolangir	Balangir	Bangomunda	Baldha	Sinbhadi	107.51
Bolangir	Balangir	Belpada	Dhumabhata	Jalia	130.61
Bolangir	Balangir	Belpada	Nunhad	Dunguripali	136.98
Bolangir	Balangir	Belpada	Juba	Khalipathar	156.28
Bolangir	Balangir	Gudvela	Tentelkhunti	Pendimunda	148.16
Bolangir	Balangir	Gudvela	Gunimunda	Gunimunda	127.18
Bolangir	Balangir	Khaprakhol	Dhandamunda	Badabanjipali	157.21
Bolangir	Balangir	Khaprakhol	Padiabahal	Pacher	144.11
Bolangir	Balangir	Khaprakhol	Matiabhata	Ankamara	111.04
Bolangir	Balangir	Loisingha	Hirapur	Mandiapadar	118.84
Bolangir	Balangir	Loisingha	Kusmel	Ghungi	594.22
Bolangir	Balangir	Muribahal	Ganrei	Malpada	107.04
Bolangir	Balangir	Puintala	Mahimunda	Mahimunda	252.21
Bolangir	Balangir	Puintala	Lukapada	Kulthipali	143.57
Bolangir	Balangir	Puintala	Sauntpur	Sikabehenga	143.90
Bolangir	Balangir	Saintala	Budabahal	Remenda Khaliapali	148.30
Bolangir	Balangir	Saintala	Kermeli	Kareldhua	106.19
Bolangir	Balangir	Saintala	Kuikeda	Kamarlaga	138.52
Bolangir	Balangir	Saintala	Tikrapada	Deogaon	159.53
Bolangir	Balangir	Titilagarh	Manigaon	Nanjhar	109.43
Bolangir	Balangir	Titilagarh	Mahulpada	Gulmi	129.70
Bolangir	Balangir	Titilagarh	Naren	Sanpatrapali	132.88

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Bolangir	Balangir	Tureikela	Tureikela	Larki	159.09
Bolangir	Balangir	Tureikela	Karuanmunda	Sargul	145.19
Bolangir	Balangir	Tureikela	Chatuanka	Beherensilet	113.24
Bolangir	Balangir	Tureikela	Halanbhata	Kushpali	100.89
Bolangir	Balangir	Tureikela	Jhami	Ramod	125.35
Bolangir	Balangir	Titilagarh	Sihini	Kendumundi & Kumuda	138.00
Bolangir	Balangir	Deogaon	Kuturla	Naikensira	200.80
Bolangir	Balangir	Deogaon	Badabandha	Karuanjhar	239.69
Bolangir	Balangir	Deogaon	Sarasmal	Chormara	204.80
Bolangir	Balangir	Deogaon	Sarasmal	Aphamara	102.48
Bolangir	Balangir	Gudvela	Dahimal	Dahimal & Dunguripali	135.29
Bolangir	Balangir	Loisingha	Rengali	Kapilbahal	183.64
Bolangir	Balangir	Titilagarh	Parasara	Kurlubhata	129.07
Berhampur	Boudh	Boudh	Laxmiprasad	Jagati	231.80
Berhampur	Boudh	Kantamal	Narayanprasad	Siletpada	124.39
Cuttack	Cuttack	Banki-I	Kantapanhara	Kantapanhara	123.50
Cuttack	Cuttack	Banki-II	Durgapur	Durgapur	122.90
Cuttack	Cuttack	Kantapada	Bairoi	Bairoi	122.43
Cuttack	Cuttack	Nischintakoili	Bandhakatia	Bandhakatia	210.49
Cuttack	Cuttack	Nischintakoili	Barada	Barada	136.97
Cuttack	Cuttack	Salipur	Madhyakachha	Madhyakachha	189.92
Cuttack	Cuttack	Mahanga	Kuhunda	Banagaria	173.24
Cuttack	Cuttack	Tangi-Chowdwar	Mangarajpur	Ramachandrapur	111.55
Cuttack	Cuttack	Cuttack Sadar	Jharkata	Jharkata	104.68
Cuttack	Cuttack	Tangi-Chowdwar	Magura-Dhanmandal	Magura-Dhanmandal	115.58
Cuttack	Cuttack	Salipur	Mutarifa	Mutarifa	195.56
Cuttack	Cuttack	Salipur	Paschimakachha	Paschimakachha	187.79
Cuttack	Cuttack	Nischintakoili	Kalamisri	Kalamisri	122.90
Cuttack	Cuttack	Nischintakoili	Badakhiri	Badakhiri	108.89
Cuttack	Cuttack	Mahanga	Sahapur	Sahapur	264.04
Cuttack	Cuttack	Baranga	Khuneipada	Brahmanaigaon	135.55
Cuttack	Cuttack	Kantapada	Badapatsunderpur	Sanapatsunderpur	114.79
Cuttack	Cuttack	Banki-I	Golaganda	Rajiba	142.01
Cuttack	Cuttack	Banki-I	Jagannathpur	Baghei	197.85
Cuttack	Cuttack	Banki-I	Baraput	Pathapur	179.37
Cuttack	Cuttack	Banki-I	Bandalo	Tentullia	163.76
Cuttack	Cuttack	Mahanga	Paikarapur	Matiparilo	138.83
Cuttack	Cuttack	Mahanga	Basudevpur	Baratha	153.89
Cuttack	Cuttack	Cuttack Sadar	Paramahansa	Raghunathpur	127.79
Cuttack	Cuttack	Cuttack Sadar	Kishorenagar	Holipur	125.07
Cuttack	Cuttack	Niali	Madhab	Tampada	123.99
Cuttack	Cuttack	Niali	Nuagaon	Majhikhanda	134.40
Cuttack	Cuttack	Salipur	Raisunguda	Kusumbi	328.51
Cuttack	Cuttack	Mahanga	Haladia	Olakana	149.99
Cuttack	Cuttack	Nischintakoili	Taratsasan	Damodarpur	135.61
Cuttack	Cuttack	Nischintakoili	Buhalo	Barapada	113.10
Cuttack	Cuttack	Nischintakoili	Ishaniberhampur	Sadhusahi	161.48
Cuttack	Cuttack	Nischintakoili	Sarapada	Melanapadia	153.62
Cuttack	Cuttack	Mahanga	Rahania	Kalianti	125.69
Cuttack	Cuttack	Nischintakoili	Mohammadpur	Mohammadpur	110.48
Cuttack	Cuttack	Baranga	Ramdaspur	Ratagarh	164.55
Cuttack	Cuttack	Kantapada	Adaspur	Saleibedpur-I	123.20
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Radhadeipur	Radhadeipur	130.47
Bhubaneswar	Dhenkanal	Odapada	Balaramapur	Balaramapur	192.22
Bhubaneswar	Dhenkanal	Gondia	Ratanpur	Ratanpur	129.23

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Bhubaneswar	Dhenkanal	Hindol	Babandha	Babandha	222.53
Bhubaneswar	Dhenkanal	Parjang	Kandarasingh (Kandrasoda)	Z	195.05
Bhubaneswar	Dhenkanal	Parjang	Kualo	Kualo	254.81
Bhubaneswar	Dhenkanal	Gondia	Bega	Bega	172.75
Bhubaneswar	Dhenkanal	Hindol	Jarada	Jarada & Balikiari	188.44
Bhubaneswar	Dhenkanal	Parjang	Kandarsingha	Kandarsingha	235.79
Bhubaneswar	Dhenkanal	Hindol	Giridharaprasad	Brahmanpur & Khandatiri	130.56
Bhubaneswar	Dhenkanal	K.Nagar	Baisingha	Malapura	129.56
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Sogarpasi	Dudhukateni	119.46
Bhubaneswar	Dhenkanal	Gondia	Kasipur	Kasipur	206.89
Bhubaneswar	Dhenkanal	Hindol	Gandanali	Gandanali	115.74
Bhubaneswar	Dhenkanal	Hindol	Kadala	Kadala	180.69
Bhubaneswar	Dhenkanal	Hindol	Khaliborei	Khaliborei	120.76
Bhubaneswar	Dhenkanal	Hindol	Madhapur	Madhapur	132.98
Bhubaneswar	Dhenkanal	K.Nagar	Kantiokatnei	Kantiokatnei	191.30
Bhubaneswar	Dhenkanal	K.Nagar	Kotagara	Kotagara	112.28
Bhubaneswar	Dhenkanal	Kankadahad	Maruabili	Maruabili	193.37
Bhubaneswar	Dhenkanal	Odapada	Nimidiha	Nimidiha	137.94
Bhubaneswar	Dhenkanal	Odapada	Kamalanga	Kamalanga	353.38
Bhubaneswar	Dhenkanal	Parjang	Badajhara	Badajhara	207.26
Bhubaneswar	Dhenkanal	Parjang	Damal	Damal	152.09
Bhubaneswar	Dhenkanal	Parjang	Patharakhumba	Patharakhumba	158.12
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Kankadapal	Naranpur	124.66
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Kakudibhag	Similipatana	134.97
Bhubaneswar	Dhenkanal	Gondia	Sorisiapada	Ramei Khamar	136.53
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Talabarkote	Siaria	161.97
Bhubaneswar	Dhenkanal	Gondia	Kabera	Chirulei	146.08
Bhubaneswar	Dhenkanal	Odapada	Bido	Budhapanka	140.49
Bhubaneswar	Dhenkanal	Hindol	Gandanali	Iswarpal	142.01
Bhubaneswar	Dhenkanal	Hindol	Jarada	Thenga	100.66
Bhubaneswar	Dhenkanal	Odapada	Kusupanga	Kurunti	110.96
Bhubaneswar	Dhenkanal	Odapada	Ghatipiri	Ostapal	162.79
Bhubaneswar	Dhenkanal	Hindol	Rasol	Naukiari	107.42
Bhubaneswar	Dhenkanal	K.Nagar	Jagannathpur	Kanchia	159.72
Bhubaneswar	Dhenkanal	K.Nagar	Kanpura	Jiridamali	153.08
Bhubaneswar	Dhenkanal	Bhuban	Bhusal	Chandipal	103.94
Bhubaneswar	Dhenkanal	Kankadahad	Makuakateni	Khajuria	159.69
Bhubaneswar	Dhenkanal	Kankadahad	Karagola	Sasapasi	153.57
Bhubaneswar	Dhenkanal	Parjang	Sanda	Balipasi	163.49
Bhubaneswar	Dhenkanal	Parjang	Chandpur	Batasingh	114.50
Bhubaneswar	Dhenkanal	Bhuban	Dighi	Goradia	110.25
Bhubaneswar	Dhenkanal	Bhuban	Bhusal	Asurabandha	148.18
Bhubaneswar	Dhenkanal	Hindol	Galpada	Jhadabandha	148.18
Bhubaneswar	Dhenkanal	Odapada	Siminai	Ankarantipur	122.09
Bhubaneswar	Dhenkanal	Parjang	Muktapasi	Kamarda	153.30
Bhubaneswar	Dhenkanal	Dhenkanal Sadar	Beltikiri	Damodamali	108.18
Cuttack	Jagatsinghpur	Kujang	Biswali	BISWALI	304.19
Cuttack	Jagatsinghpur	Tirtol	Bishanpur	BISHUNPUR	117.44
Cuttack	Jagatsinghpur	Biridi	Badakhandaitea	Tentulia	123.81
Cuttack	Jagatsinghpur	Erasama	Bhitarandhari	Bhitaandhari	110.49
Cuttack	Jagatsinghpur	Erasama	Pallikanta	Pallikanta	213.23
Cuttack	Jagatsinghpur	Erasama	Japa	Dhodeijangal	202.93
Cuttack	Jagatsinghpur	Erasama	Krushnachandrapur	Kothi	107.77
Cuttack	Jagatsinghpur	Erasama	Paida	Singharsahi	129.63
Cuttack	Jagatsinghpur	Erasama	Dhinkia	Gobindapur	211.26

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Cuttack	Jagatsinghpur	Kujang	Pandua	Napanga	111.37
Cuttack	Jagatsinghpur	Raghunathpur	Dhardharpur	Gopalpur	100.19
Cuttack	Jagatsinghpur	Raghunathpur	Raghunathpur	Korakora	100.34
Cuttack	Jagatsinghpur	Raghunathpur	Bidyadharpur	Dondua	238.12
Cuttack	Jagatsinghpur	Raghunathpur	Sadeipur	Rout Nuagaon	104.05
Cuttack	Jagatsinghpur	Raghunathpur	Jaisol	Satapura Dhanipur	113.76
Cuttack	Jagatsinghpur	Raghunathpur	Redhua	Gamhapur	104.45
Cuttack	Jagatsinghpur	Raghunathpur	Puran Odapada	Anantapur	101.62
Cuttack	Jagatsinghpur	Tirtol	Kanimula	Bhansara	163.74
Cuttack	Jagatsinghpur	Tirtol	Kolar	Tartol	152.93
Cuttack	Jagatsinghpur	Tirtol	Ibrisingh	Ibrisingh	191.11
Cuttack	Jagatsinghpur	Kujang	Bagoi	PWS To Chardia	243.00
Cuttack	Jagatsinghpur	Jagatsinghpur	Palasola	PWS To Salijanga/ Kolar Majurai	292.00
Cuttack	Jagatsinghpur	Jagatsinghpur	Sanpur	Patana	116.00
Cuttack	Jagatsinghpur	Kujang	Paradeepgarh	Chunabelari	137.36
Cuttack	Jagatsinghpur	Kujang	Paradeepgarh	Nimidhihi	109.68
Cuttack	Jagatsinghpur	Naugaon	Alana	Kundeswar	100.00
Cuttack	Jagatsinghpur	Tirtol	Sanara	Dhuanpari	100.00
Cuttack	Jagatsinghpur	Balikuda	Nagpur	Nagpur	101.71
Cuttack	Jagatsinghpur	Biridi	Budhapada	Budhapada	150.81
Cuttack	Jagatsinghpur	Erasama	Bamadeipur	Bamadeipur	160.83
Cuttack	Jagatsinghpur	Kujang	Pankapal	Pankapal	220.61
Cuttack	Jagatsinghpur	Kujang	Banito	Banito	102.34
Cuttack	Jagatsinghpur	Raghunathpur	Jagannathpur	Jagannathpur	151.34
Cuttack	Jagatsinghpur	Erasama	Kunjakothe	Kanaguli	288.42
Cuttack	Jagatsinghpur	Jagatsinghpur	Salijanga	Jotta	125.97
Cuttack	Jagatsinghpur	Tirtol	Jadatira	Arada	162.77
Cuttack	Jagatsinghpur	Tirtol	Tirtol	Tentulipada	194.78
Cuttack	Jajpur	Bari	Sera Pur	Sera Pur	200.68
Cuttack	Jajpur	Dharmasala	Jenapur	Jenapur	154.66
Cuttack	Jajpur	Rasulpur	Jabara	Jabara	144.38
Cuttack	Jajpur	Binjharpur	Kalyanpur	Kalyanpur	107.08
Cuttack	Jajpur	Dasarathpur	Birajapur	Birajapur	139.87
Cuttack	Jajpur	Dasarathpur	Nizampur	Nizampur	115.31
Cuttack	Jajpur	Dasarathpur	Jayantira	Jayantira	264.85
Cuttack	Jajpur	Danagadi	Nachhipura	Nachhipura	156.31
Cuttack	Jajpur	Bari	Dharapur	Nathapur	185.80
Cuttack	Jajpur	Dharmasala	Mirzapur	Aurangabad	121.54
Cuttack	Jajpur	Dharmasala	Endalaba	Bichhakhandi	259.22
Cuttack	Jajpur	Rasulpur	Barabati	Betanda	115.19
Cuttack	Jajpur	Jajpur	Erbank	Indaroi	101.79
Cuttack	Jajpur	Jajpur	Basudevapur	Jalapur	107.51
Cuttack	Jajpur	Binjharpur	Chikana	Pairakha	113.07
Cuttack	Jajpur	Binjharpur	Kalyanpur	Samalpur	139.21
Cuttack	Jajpur	Binjharpur	Mansada	Gouda Sahi	113.23
Cuttack	Jajpur	Binjharpur	Aunri	Sunapali	142.64
Cuttack	Jajpur	Binjharpur	Ranapur	Ranapur	221.52
Cuttack	Jajpur	Dasarathpur	Nijampur	Solapat	109.84
Cuttack	Jajpur	Sukinda	Dudhujori	Botalanda	120.98
Cuttack	Jajpur	Sukinda	Bartanda	Kantira	100.97
Cuttack	Jajpur	Sukinda	Sansailo	Patapur	230.08
Cuttack	Jajpur	Korei	Andhari	Korabandi	101.69
Cuttack	Jajpur	KOREI	Dhaneswar	Mrutunjayapur	111.96
Cuttack	Jajpur	Dasarathpur	Mangalpur	Ismail Pur & Bajar Pat	256.99
Cuttack	Jajpur	Jajpur	Bhubaneswarpur	Kolatha, & Samsara Pur	157.08
Cuttack	Jajpur	Jajpur	Bhubaneswarpur	Sanabanka Sahi	100.65

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Cuttack	Jajpur	Rasulpur	BANDHADIHA	JAISUNGUDA	213.44
Sambalpur	Jharsuguda	Jharsuguda	Hirma	Hirma	143.13
Sambalpur	Jharsuguda	Lakhanpur	Lakhanpur	Charpali	103.08
Sambalpur	Jharsuguda	Kolabira	Sodamal	Amnapali	101.99
Sambalpur	Jharsuguda	Jharsuguda	Dalki	Banjari	102.97
Bolangir	Kalahandi	Golamunda	Chichia	Chichia	262.66
Bolangir	Kalahandi	Golamunda	Sanchergaon	Sanchergaon	326.33
Bolangir	Kalahandi	Kesinga	Belkhandi	Belkhandi	184.80
Bolangir	Kalahandi	Narla	Gigina	Gigina	270.15
Bolangir	Kalahandi	M.Rampur	Bankel	Bankel	105.50
Bolangir	Kalahandi	Golamunda	Daspur	Kumari & Adj. Villages	288.35
Bolangir	Kalahandi	Kesinga	Balsi	Balsi & Adj Villages	317.30
Bolangir	Kalahandi	Narla	Ghantmal	Ghantmal & Adj Villages	246.15
Bolangir	Kalahandi	Narla	Balsingha	Balsingha	151.55
Bolangir	Kalahandi	Junagarh	Charbhati	Brahmaniguda	126.72
Bolangir	Kalahandi	M.Rampur	Saidalanga	Ainlapali	117.31
Bolangir	Kalahandi	Narla	Gigina	Siripur	134.39
Bolangir	Kalahandi	Bhawanipatna	Karlapada	Madingpadar	117.56
Bolangir	Kalahandi	Golamunda	Borguda	Bandhagaon	188.34
Berhampur	Kandhamal	G.Udayagiri	Katingia	Tiangia & Budedipadar	130.05
Berhampur	Kandhamal	Raikia	Karada	Kanadi & Tentulia	139.77
Berhampur	Kandhamal	Raikia	Petapanga	Adaskupa	172.96
Berhampur	Kandhamal	Raikia	Mandakhia	Budamacha	100.04
Cuttack	Kendrapara	Aul	Balakati	Balakati	196.01
Cuttack	Kendrapara	Derabish	Kusiapal	Kusiapal	183.35
Cuttack	Kendrapara	Pattamundai	Amrutmonohi	Amrutamanohi	233.99
Cuttack	Kendrapara	Rajkanika	Sihopada	Sihopada	118.81
Cuttack	Kendrapara	Garadpur	Bangalpur	Chanpur	116.77
Cuttack	Kendrapara	Kendrapara	Kapaleswar	Jajanga	111.46
Cuttack	Kendrapara	Aul	Koldiha	Koldiha	120.26
Cuttack	Kendrapara	Aul	Argal	Argal	157.53
Cuttack	Kendrapara	Kendrapara	Keshpur	Keshpur	117.57
Cuttack	Kendrapara	Marshaghai	Beruhan	Beruhan	116.93
Cuttack	Kendrapara	Pattamundai	Sasan	Sasan	202.56
Cuttack	Kendrapara	Pattamundai	Dosia	Dosia	131.47
Cuttack	Kendrapara	Rajkanika	Siko	Siko	133.50
Cuttack	Kendrapara	Mahakalapada	Mahakalapada	Mahakalapada	399.00
Cuttack	Kendrapara	Aul	Dimiripal	Madhuban	117.90
Cuttack	Kendrapara	Derabish	Makundapur	Sridharpur	106.10
Cuttack	Kendrapara	Derabish	Kaupada	Baghilobamanpur	115.25
Cuttack	Kendrapara	Derabish	Basupur	Hatbanpur	106.78
Cuttack	Kendrapara	Garadpur	Talakusuma	Pundilo	106.85
Cuttack	Kendrapara	Kendrapara	Kansar	Ender	129.55
Cuttack	Kendrapara	Marshaghai	Bachharei	Godhan	149.15
Cuttack	Kendrapara	Pattamundai	Badapada	Mulugaon	117.77
Cuttack	Kendrapara	Pattamundai	Bilikana	Badagara	103.31
Cuttack	Kendrapara	Rajkanika	Koranda	Bansaria	114.62
Cuttack	Kendrapara	Rajnagar	Bramhansahi	Pentha	129.13
Cuttack	Kendrapara	Kendrapara	Chakroda	Chakroda	135.52
Cuttack	Kendrapara	Kendrapara	Chakroda	Narilo	135.12
Balasore	Keonjhar	Champua	Jyotipur	Jyotipur	195.46
Balasore	Keonjhar	Champua	Sunaposi	Indraprasta	101.54
Balasore	Keonjhar	Bansapal	Kumundi(Ka)	Urumunda	298.16
Balasore	Keonjhar	Champua	Bhanda	Basudevpur	123.59
Balasore	Keonjhar	Keonjhar	Bodapalasa	Sankarpur	138.60
Balasore	Keonjhar	Telkoi	Khuntapada	Kantalei	110.39

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Balasore	Keonjhar	Telkoi	Chhamunda	Siriabahal	145.61
Balasore	Keonjhar	Jhumpura	Baria	Kendua	105.02
Balasore	Keonjhar	Telkoi	Raisuan	Merda	119.63
Balasore	Keonjhar	Patna	Palanghati	Kumulabahali	108.74
Koraput	Koraput	Kotpad	Bobey	Kandagaon	250.76
Koraput	Koraput	Boipariguda	Cherka	Cherka	109.27
Koraput	Koraput	Jeypore	Badajiuna	Dharanahandi, Nayaguda, Gunjiguda	101.37
Koraput	Koraput	Jeypore	Dangarchinchi	Mukhikhudupi	116.83
Koraput	Koraput	Jeypore	Hadia	Putra, Pujariguda, Deulaguda, Khairamundi, Pandruguda & Bhatra	271.08
Koraput	Koraput	Pottangi	Maliput	Sipaiput, Baraguda, Champakenda And Sargiguda.	141.22
Koraput	Koraput	Boipariguda	Baligam	Baligam	425.00
Koraput	Koraput	Semiliguda	Pitaguda	Pitaguda	306.40
Koraput	Koraput	Kundra	Dangarapaunsi	Pradhaniput	109.30
Koraput	Koraput	NANDAPUR	Balda	Ambel	125.10
Koraput	Koraput	Dasmantpur	Nandigam	Banuaguda	169.20
Koraput	Koraput	LAMTAPUT	Umbel	Tentulipoda	107.37
Koraput	Malkangiri	Chitrakonda	Chitrakonda	Chitrakonda	260.00
Koraput	Malkangiri	Mathili	Dalapatiguda	Doraguda	102.21
Koraput	Nabarangpur	Chandahandi	Patakhali	PATAKHALIA	111.44
Koraput	Nabarangpur	Dabugam	Dabugam	Mendra	141.09
Koraput	Nabarangpur	Kosagumuda	Binjili	Ghatakusumi	131.24
Koraput	Nabarangpur	Papadahandi	Mahendri	Mahendri	166.49
Koraput	Nabarangpur	Umerkote	Bhamini	Bhamini (10 Nos Of Village)	774.62
Koraput	Nabarangpur	Dabugam	Chacharaguda	Haldi	102.30
Koraput	Nabarangpur	Dabugam	Ghodakhunta	Kuhukaguda	122.93
Koraput	Nabarangpur	Raighar	Kumuli	Jamdara	179.85
Bhubaneswar	Nayagarh	Bhapur	Karabar	Badabar	103.95
Bhubaneswar	Nayagarh	Ranpur	Jhadapada	Jhadapada	217.71
Bhubaneswar	Nayagarh	Odagaon	Dalak	Dalak	347.59
Bhubaneswar	Nayagarh	Bhapur	Karbara	Karbara & 2nos. Villages	361.46
Bhubaneswar	Nayagarh	Bhapur	Dhanchangada	Khaparamala	853.00
Bhubaneswar	Nayagarh	Nayagarh	Ghaduala	Brundabanpur	691.00
Bhubaneswar	Nayagarh	Bhapur	Dhanchangada	Bhogada	107.84
Bhubaneswar	Nayagarh	Bhapur	Patharachakada	Madhapur (WQ)	186.21
Bhubaneswar	Nayagarh	Nuagaon	Durudura	Nuapalli	148.08
Bhubaneswar	Nayagarh	Ranpur	Brundabanpur	Gajhara & Brundabanpur	127.67
Bolangir	Nuapada	Komna	Tikarapada	Tikarapada	148.17
Bolangir	Nuapada	Nuapada	Bisora	Jhitki	114.12
Bolangir	Nuapada	Khariar	Badi	Junen	184.63
Bolangir	Nuapada	Khariar	Khasbahal	Deohelpada	133.74
Bolangir	Nuapada	Komna	Budhikomna	Pandrapathar	145.70
Bolangir	Nuapada	Khariar	Chindaguda	Gadramunda	318.27
Bolangir	Nuapada	Komna	Agrain	Ulvha	177.78
Bolangir	Nuapada	Sinapali	Chatiguda	Sagunbhadi	116.86
Bolangir	Nuapada	Boden	Litisargi	Ainlapat	110.49
Bolangir	Nuapada	Khariar		Koligaon & Adjoining Villages	1767.00
Bolangir	Nuapada	Khariar		Thelkodunguri & Adj. Villages	2668.00
Bolangir	Nuapada	Nuapada		Khaliapani	1869.84
Bolangir	Nuapada	Komna	Bhella	Krushna	740.56
Bolangir	Nuapada	Khariar	Arede	Mohora	190.71
Bolangir	Nuapada	Khariar	Chindaguda	Modosil	131.34
Bolangir	Nuapada	Komna	Agrain	Agrain	228.56

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Bolangir	Nuapada	Sinapali	Makhapadar	Jhankarguda	125.67
Bolangir	Nuapada	Sinapali	Niji	Rebadi	106.03
Bolangir	Nuapada	Boden	Nagpada	Bolda	118.87
Bolangir	Nuapada	Khariar	Bhojpur	Sandhibahalipada	124.28
Bolangir	Nuapada	Khariar	Badi	Sandhibahali	128.76
Bolangir	Nuapada	Khariar	Bhuliasinkua	Chhata/Kotenmunda	217.18
Bolangir	Nuapada	Komna	Pendr4wan	Jhalkusum	128.94
Bolangir	Nuapada	Komna	Konabira	Birunpadar	266.74
Bolangir	Nuapada	Komna	Kururnpuri	Daldali(KO)	105.34
Bolangir	Nuapada	Komna	Rajana	Belgaon	330.58
Bolangir	Nuapada	Komna	Rajana	Deodhara	143.79
Bolangir	Nuapada	Komna	Tarbod	Kasipala	123.71
Bolangir	Nuapada	Sinapali	Makhapadar	Jogibahal	272.79
Bolangir	Nuapada	Sinapali	Nangaibod	Dauda	272.14
Bolangir	Nuapada	Komna	Kurumpuri	Diamunda	255.56
Bolangir	Nuapada	Nuapada	Parkod	Mahatamtara	146.62
Bolangir	Nuapada	Nuapada	Godfuila	Bagarpani	100.07
Bolangir	Nuapada	Komna	Pandrawan	Dhararnsagar	174.79
Bolangir	Nuapada	Komna	Nuagoan	Thutibar	136.32
Bolangir	Nuapada	Komna	Sialati & Michhapali	Haluapali	157.65
Bolangir	Nuapada	Sinapali	Gorla & Timanpali	Maheswar	579.89
Bolangir	Nuapada	Sinapali	Kanet Ghatamal & Nangalbod	Talakot	748.17
Bolangir	Nuapada	Sinapali	Kusumjor	Kusumjor & Adj. Villages	1450.00
Bhubaneswar	Puri	Kakatpur	Bangurigaon	Bangurigaon	159.23
Bhubaneswar	Puri	Kanas	Baku	Baku	159.22
Bhubaneswar	Puri	Krushnaprasad	Panasapada	Siara	599.88
Bhubaneswar	Puri	Pipili	Hata Sahi	Hata Sahi	120.24
Bhubaneswar	Puri	Puri Sadar	Pratap Rama Chandrapur	Hadanaikula	128.81
Bhubaneswar	Puri	Delang	Harirajpur	Bhansar & Adj. Villages	461.08
Bhubaneswar	Puri	Nimapada	Baharana	Baharana	230.05
Bhubaneswar	Puri	Nimapada	Bhilligram	Bhilligram	287.59
Bhubaneswar	Puri	Nimapada	Sagada	Sagada	108.18
Bhubaneswar	Puri	Kakatpur	Patasundarpur	Patasundarpur	143.55
Bhubaneswar	Puri	Delang	Rench	Rench	178.07
Bhubaneswar	Puri	Pipili	Durgadaspur	Durgadaspur	138.48
Bhubaneswar	Puri	Gop	Jangalborei	Bisulipada	221.23
Bhubaneswar	Puri	Gop	Simili	Siripur	118.95
Bhubaneswar	Puri	Gop	Birtunga	Gadakaramala	113.66
Bhubaneswar	Puri	Gop	Bedapur	Begunia	220.65
Bhubaneswar	Puri	Gop	Nuakholamara	Balibasta	162.58
Bhubaneswar	Puri	Gop	Gopinathpur	Kusupur	247.13
Bhubaneswar	Puri	Nimapada	Miteipur	Chitikana	103.93
Bhubaneswar	Puri	Nimapada	Bhogasalada	Ansalo	173.22
Bhubaneswar	Puri	Delang	Dhankera	Ereda & Nalibasanta	293.51
Bhubaneswar	Puri	Delang	Sujanpur	Patanapur & Ratanpur	163.89
Bhubaneswar	Puri	Delang	Chainpur	Sadangoi	108.36
Bhubaneswar	Puri	Puri Sadar	Gopinathpur	Nilachakranagar	143.27
Bhubaneswar	Puri	Astarang	Korana	Ratanpur	349.40
Bhubaneswar	Puri	Delang	Gualipada	Ghanipur	129.90
Bhubaneswar	Puri	Delang	Munida	Chandaol,Sebatipurbarari	100.05
Bhubaneswar	Puri	Gop	Dhumala	Jogeswar Pur,Khanijipur,Narasinghpurhat,Narasinghpur Sasan,	179.50
Bhubaneswar	Puri	Kakatpur	Bangurigaon	Haladibasant	100.26

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Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Bhubaneswar	Puri	Kakatpur	Bangurigaon	Tikarpada	111.46
Bhubaneswar	Puri	Nimapada	Tulasipur	Chahata	179.50
Bhubaneswar	Puri	Pipili	Orakal	Dhanpur,Gonapada,Matipada-1,Samalpur, Podanada	100.26
Bhubaneswar	Puri	Puri Sadar	Biraharekrushna Pur	Rendua	111.46
Balasure	Rairangpur	Jamda	Tendra	Tendra	111.70
Balasure	Rairangpur	Kusumi	Jaypur	Jaypur	198.47
Balasure	Rairangpur	Rairangpur	Purunapani	Purunapani	170.49
Balasure	Rairangpur	Bahalda	Kanki	Binjhua	153.22
Balasure	Rairangpur	Bahalda	Badapalsa	Badapalsa	128.94
Balasure	Rairangpur	Jamda	Basantpur	Hensda	121.94
Balasure	Rairangpur	Jamda	Talagaon	Talagaon	130.89
Balasure	Rairangpur	Bisoi	Bhatchhatar	Bhatchhatar	101.53
Balasure	Rairangpur	Kusumi	Pws To Aharbandh	Aharbandh	224.30
Balasure	Rairangpur	Jashipur	Jamukeswar & Its Adjoining Village	Jamukeswar	119.79
Balasure	Rairangpur	Thakurmunda	Kesidiha	Kesidiha	145.79
Balasure	Rairangpur	Bahalda	Anajodi	Tikhia	146.59
Balasure	Rairangpur	Bahalda	Jashipur	Suruda	153.23
Balasure	Rairangpur	Bahalda	Kanki	Indkholi	134.07
Balasure	Rairangpur	Bahalda	Basingi	Tentla	115.84
Balasure	Rairangpur	Bahalda	Soso	Kumbhirda	174.74
Balasure	Rairangpur	Bahalda	Jharadihi	Malikedam	103.97
Balasure	Rairangpur	Bahalda	Jharadihi	Badkedam	141.92
Balasure	Rairangpur	Bahalda	Bhitaramda	Dalsora	145.41
Balasure	Rairangpur	Jamda	Jamda	Kaipur	135.30
Balasure	Rairangpur	Bisoi	Bautibeda	Mahubhandar	124.22
Balasure	Rairangpur	Rairangpur	Sanpakhna	Gandida	189.28
Balasure	Rairangpur	Rairangpur	Guhaldangiri	Dangapani	112.04
Balasure	Rairangpur	Karanjia	Patbil	Bisipur	116.37
Balasure	Rairangpur	Bisoi	Baneikala	Jamajhari	110.70
Balasure	Rairangpur	Kusumi	Jhipabandh	Panugandi	116.03
Balasure	Rairangpur	Jashipur	Pantho	Kenjhara	105.95
Balasure	Rairangpur	Jashipur	Ektali	Dhuduku	106.21
Balasure	Rairangpur	Jashipur	Ektali	Basantapur	123.18
Balasure	Rairangpur	Jashipur	Begunia	Chaineabda And Badbil	134.23
Balasure	Rairangpur	Jashipur	Moudi	Khaladi,Itamundi	148.33
Balasure	Rairangpur	Raruan	Panpatria	Fagu	122.10
Balasure	Rairangpur	Raruan	Panpatria	Chhelianali	108.18
Balasure	Rairangpur	Raruan	Panpatria	Righa	111.90
Balasure	Rairangpur	Raruan	Panpatria	Solgada	111.72
Balasure	Rairangpur	Karanjia	Bad Deuli	Nuagan	125.09
Balasure	Rairangpur	Karanjia	Bad Gaon	Karadia	138.58
Balasure	Rairangpur	Karanjia	Kerkera	Badasarai	138.06
Balasure	Rairangpur	Sukruli	Chaturanjali	Kitisahi	111.48
Balasure	Rairangpur	Sukruli	Chaturanjali	Majurasahi	107.58
Sambalpur	Rourkela	Kuarmunda	Jharbeda	Tangarani	111.64
Sambalpur	Rourkela	Kuarmunda	Kalosiheria	Dumukisihiria	140.89
Sambalpur	Rourkela	Kuarmunda	Raiboga	Jhamankera	121.88
Sambalpur	Rourkela	Lathikata	Bad-Dalki	Goilo	102.47
Sambalpur	Rourkela	Lathikata	Bad-Dalki	Musapali	110.96
Sambalpur	Rourkela	Lathikata	Garjan	Birual	137.53
Sambalpur	Rourkela	Lathikata	Garjan	Dandiapali	164.68
Sambalpur	Rourkela	Lathikata	Lathikata	Badnuagaon	180.69
Sambalpur	Rourkela	Lathikata	Suidihi	Asurchhapal	347.88

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Circle	Division	Block	G.P.	Scheme	Project Cost (Lakhs)
Sambalpur	Rourkela	Lathikata	Suidihi	Karlakhaman	113.69
Sambalpur	Rourkela	Lathikata	Suidihi	Sansunaparbat	124.80
Sambalpur	Rourkela	Nuagaon	Kandarkela	Boneilata	118.27
Sambalpur	Sambalpur	Maneswar	Bargaon	Bargaon	122.65
Sambalpur	Sambalpur	Kuchinda	Gochhra	Laigura	114.78
Sambalpur	Sambalpur	Naktideul	Ballam	Upperbandha & Bijagarh	110.28
Sambalpur	Sambalpur	Naktideul	Bhatagaon	Hitasara	113.99
Sambalpur	Sambalpur	Jujumara	Kukudapali	Kusunpuri	172.37
Bolangir	Sonepur	Sonepur	Lachhipur	Asumunda	183.54
Bolangir	Sonepur	Tarava	Sibtala	Manihira & Adj.	175.74
Bolangir	Sonepur	B.M.Pur	Ufulla	Rathapur	148.71
Bolangir	Sonepur	Sonepur	Kalapathar	Saradhapali	166.79
Bolangir	Sonepur	Ullunda	Panchamahala	Kapasira & Adj. Vill	114.25
Bolangir	Sonepur	Dunguripali	Sunapali	Pahandi & Chamarpur	137.26
Bolangir	Sonepur	Dunguripali	Kerpali	Sananuapali & Lohiabahal	113.64
Bolangir	Sonepur	Dunguripali	Sunapali	Hariharnagar	116.47
Bolangir	Sonepur	B.M.Pur	Champamal	Jharkumunda	127.90
Bolangir	Sonepur	Binika	Bhandar	Papi	103.95
Bolangir	Sonepur	Dunguripali	Sahala	Tunimunda	101.09
Bolangir	Sonepur	Dunguripali	Tamamura	Gadhapali	127.22
Sambalpur	Sundargarh	Subdega	Kurumkel	Kurumkel	127.51
Sambalpur	Sundargarh	Hemgir	Garjanjore	Kuarkela	113.14

** Number of expected inspections would depend on stage of work at which the TPQM inspection is likely to be started and schedule of completion of work during the period for which the TPQM consultancy services are envisaged.*

ANNEXURE 2-II

Eligibility Criteria

Eligibility Criteria for Applicant Firm:

1. To qualify for award of consultancy services for Third Party Quality & Quantity Monitoring under the Government of Odisha, the applicant should have the following:

(i) A company incorporated under Indian Companies Act, 1956 or a Firm registered under Partnership Act, 1932 or Sole Proprietorship.

(ii) **Annual Turnover:** Annual turnover (Average of last 3 financial years i.e. FY 2015-16, FY 2016-17 and FY 2017-18) of the firm from consultancy business should be equal to or more than Rs.10.00 Crores. Annual turnover should be duly certified by statutory body like Chartered Accountant or Independent Auditors who are competent to do so as recognized by Odisha.

If the annual accounts for the Financial Year 2017-18 are not audited, the Bidder shall provide the provisional annual accounts for such Financial Year along with a provisional statutory auditor/ chartered accountant certificate certifying the annual turnover (provisional & un-audited) during the FY 2017-18.

(iii) **Experience of Consultancy Services in the field of piped water supply:** The firm should have minimum experience of providing consultancy for DPR preparation, proof checking, feasibility study and construction supervision/ quality control in pipe water supply construction projects of at least five similar works during the last five years, each costing not less than **Rs.10.00 Crores** in the same name of the firm under which application is made.

At least three of the above similar works during the last five years should be in construction supervision/ quality control in piped water supply projects.

(iii) The applicant shall submit balance sheet and Profit and Loss account for last three financial years certified by Chartered Accountant.

Eligibility Criteria for partner in case of JV: The lead partner must fulfil at least 50% of requirements at 1(i) and 1(ii) above and other JV partner should fulfil at least 40% of eligibility criteria as indicated at 1(i) and 1(ii) above. Also the lead partner and JV partner jointly should meet not less than 1.20 times the eligibility criteria as mentioned at 1(i) and 1(ii). Lead partner should meet the criteria 1 (ii) above.

2. Even though the Consultants meet the above qualifying criteria, they are subject to be disqualified if they have:

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

- (i)** made misleading or false representations in the forms, statements, affidavits and attachments submitted in proof of the qualification requirements; and/or
- (ii)** record of poor performance such as abandoning the consultancy services, not properly completing the contract, inordinate delays in completion, litigation history, or financial failures etc.

ANNEXURE 2-III

Evaluation Sheet for Technical Proposals

S No.	Evaluation Criteria	Fulfillment of Qualification (Yes/No)
1	Turnover of the Applicant Firm	
2	Experience of Applicant Firm with respect to Consultancy Services in pipe water supply Projects as given in eligibility criteria 1(ii) at Annexure 2-II.	
3	Experience of Applicant Firm with respect to Consultancy Services in Construction Supervision/ Quality Control in pipe water supply Projects as given in eligibility criteria 1(ii) at Annexure 2-II.	
4	Availability of Qualified Regular Full-time Employee	
5	Availability of Qualified Personnel as TPQM	
6	Whether the Work Programme in Form Tech-5 and Staffing Schedule in Tech-6 is as per the requirements of Section-5 TOR	
7	Is there anything on record as reason for disqualification given in Para 2 of Annexure 2-II Eligibility Criteria	

Evaluation Criteria

S No.	Criteria	Points
I	Specific experience* of the consultant related to the assignment. i) For 5 assignments – 20 ii) 5 marks for each additional assignment upto a maximum of 40 marks	60
II	Adequacy of the proposed work plan and methodology a) Technical approach & methodology-10 i) Coverage of required task-5 ii) Qualitative approach of methodology-5 b) Work plan technique- 10 c) Organization staffing-20 i) Project/staff organization - 10 ii) Task assignment - 5 iii) Staffing assignment/manning schedule –5	40

* Experience in Consultancy Services in pipe water supply Projects as given in eligibility criteria 1(ii) above in Annexure 2-II.

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The Consultancy firm(s)/ agencies have to submit documentary proof for all the above. Technical evaluation will be made based on the documentary evidence. In the absence of document the points will be considered as zero.

The minimum technical score required to qualify is 75 points.

FORMAT OF COVER LETTER TO TECHNICAL PROPOSAL

FROM:

.....

(Name & Address of the Consulting Firm) (Name & Address of the Agency)

To:

Sir,

Subject: RFP for Engagement of a Consulting Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha.

Bid Identification Number EIC/RWSS/07/2018-19

Regarding Technical Proposal

1. I/We the undersigned, offer to provide consulting services of the above Project I.D. No. in accordance with your request for proposal dated I/We am/are hereby submitting my/our proposal, which includes this technical proposal, and a financial proposal sealed under separate envelopes. The earnest money for Rs. furnished in the form of a bank guarantee from the *(Name of the bank, branch)* is also enclosed separately. The earnest money is valid up to *(Date)*.
2. I/We submit my/our offer for the following Project(s) in order of descending priority in accordance with clause 2.1.7 of Section – 2.
3. If negotiations are held during the period of validity of the proposal, i.e. before *(Date)*, I/We undertake to negotiate on the basis of the proposed staff. My/Our proposal is binding upon me/us and subject to modifications resulting from contract negotiations.
4. I/We understand that you are not bound to accept any proposal you receive.

Yours faithfully,

Signature.....

Full Name.....

(Authorized Representative)

Designation..... Full Address of the Consultant

.....

Telephone No.;

Fax No.:

Email ID:

SECTION 3

TECHNICAL PROPOSAL STANDARD FORMS

FORM TECH-1

Major Work during last five years that best illustrates Qualifications

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

Please provide information on each reference assignment for which your firm was legally contracted as a corporate entity.

Project Name and Location:		Professional Service (type of service) Provided by your firm:
Cost of Project for which the Professional/Consultancy service provided:		Professional Staff Provided by your Company: Number of Staff:
Name of Agency(Agency):		Man/Person-Months:
Start Date (Month/Year):	Completion Date: (Month/Year)	Approximate Value of Services Provided: (In Rs. Lakh)
Name of Associated Firm(s), if any:		Number of Person/Man-months of Professional Staff Provided by Associated Firm(s):
Name and brief details of Senior Staff (Project Director/Coordinator, Team Leader) Involved and Functions Performed:		
Detailed Narrative Description of the Project:		
Detailed Description of Actual Services Provided by your Company:		
Firm's Name and signature of Authorized Representative:		

FORM TECH- 2

Statement Showing Consultant's Turnover with respect to Consultancy Services

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

The Statement showing Turnover with respect to Consultancy Services is given below:

1. The audited balance sheet for the year.....that best illustrates the qualification is enclosed with this statement which is page numbered from page..... to page..... The audited balance sheet has been certified by the Chartered Accountant M/s..... (full name, address and contact details of Chartered Accountant).

2. The details are abstracted below and referenced to the balance sheet.

.....

Particular	2015-16	2016-17	2017-18	Average of 3 years
Annual turnover from Consulting Business in Rs Lakhs.				

FORM TECH- 3

Approach Paper on Methodology

Proposed for Performing the Assignment and Comments on TOR

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

Note: The duties, functions and responsibilities of key personnel, scope of work and method of reporting and scrutiny has been elaborated in Section 5 Terms of Reference (TOR). Based on requirement of inspections of each work depending upon its construction stage at the commencement of services and taking into account the expected stage of construction till the end of the period of services, the Consultant shall draw detailed methodology and work programme. Monitoring quality of the concrete storage infrastructures and other infrastructures works pertaining to Piped Water Supply Projects would require inspection during critical stages of construction and required to make observations as elaborated under the TOR. One TPQM is supposed to perform not more than 20 inspections in a month including time required for travel, performing tests and writing reports etc. The Consultant will ensure sufficient supervising experts stationed at different circles to scrutinize the reports of TPQM critically and to examine as to whether carried out inspection, testing and reporting are as per the scope of work laid down in the TOR. The deployment of TPQMs shall depend upon the number of PWS Projects to be carried out for inspection during the period.

The requirement of the personnel may be reviewed basing upon the number of execution of the project.

FORM TECH-4

Composition of the Team Personnel

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

The composition of team and details of personnel including assigned task is given below:

a. Technical/Managerial Staff at the Circle Level Office

#	Name	Position	Task assigned
1			
2			
3			
4			
...			
...			

b. Supporting Staff at the Circle Level Office

#	Name	Position	Task assigned
1			
2			
3			
4			
...			

c. Third Party Quality & Quantity Monitors for the Field.

#	Name	Position	Task assigned
1			
2			

d. Supporting Staff of TPQM for the Field

#	Name	Position	Task assigned
1			
2			
3			
4			
...			
...			

(Consultant's Name and signature of Authorized Representative)

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

FORM TECH-5

Work Programme

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

The Work Programme for Services of Third Party Quality & Quantity Monitoring is given below:

#	Month Since Commencement of Services	No. of Inspections Planned	Length of pipe line Planned for Inspection	Number of stages of UGR/OHT Planned for Inspection	Number of stages of WTP Planned for Inspection	No. of TPQMs to be deployed at field	No. of Supervising staff to be deployed at Circle Office
1	1 st Month						
2	2 nd Month						
3	3 rd Month						
Total of 1st Quarter							
4	4 th Month						
5	5 th Month						
6	6 th Month						
Total of 2nd Quarter							
7	7 th Month						
8	8 th Month						
9	9 th Month						
Total of 3rd Quarter							
10	10 th Month						
11	11 th Month						
12	12 th Month						
Total of Last Quarter							
Grand Total							

N.B: Similarly repeat for the 2nd Year if necessary.

(Consultant's Name and signature of Authorized Representative)

FORM TECH-6

Curriculum Vitae (CV) Format

(To be submitted with Proposal for each Expert. Only one candidate should be nominated for each position)

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

1	Proposed Position for this Project	:	
2	Name	:	
3	Date of Birth	:	
4	Nationality	:	
5	Personal Address	:	
6	Education (<i>The years in which various qualifications were obtained must be stated.</i>)	:	
7	Other Training	:	
8	Language and Degree of Proficiency (<i>Indicate proficiency in speaking reading and writing of each language by excellent, good, fair or poor.</i>)	:	
9	Membership in Professional Bodies	:	
10	Organizations of Work Experience	:	
11	Employment Record: (<i>Starting with present position, list in reversed order every employment held and state the start and end dates of each employment.</i>)		
	From To Employer Position held and description of duties	:	
	From To Employer Position held and description of duties	:	
12	Detailed Tasks Assigned: (<i>In this column, list tasks one by one and support each task by project experience in the right hand side column.</i>) Work undertaken that best illustrates capability to handle the task assigned (<i>In this column, list project name, location, year, position held, i.e., Team Leader, etc. and exact duties rendered and time spent on each project.</i>)		

Certification (*Please follow exactly the following format. Omission will be seen as non-compliance*)

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

I, the undersigned, certify that to the best of my knowledge and belief, this Biodata correctly describes my qualifications, my experience, and myself. I understand that any willful misstatement described herein may lead to my disqualification or dismissal, if engaged.

I have been employed by (Name of the firm) continuously for the last (6) months as regular full time staff (indicate yes or no in the following boxes):

Yes	No
-----	----

Signature

Date of Signing.....

FORM TECH- 7

Summary of Information on Proposed Experts

Bid Identification Number EIC/RWSS/07/2018-19

RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha

Surame First Name	Proposed Position for the Project	Employment Status with Consultancy Organization (full time Regular staff or other)	Education/ Degree (Year/ Institution)	No. of years of relevant Project Experience	Ex-Govt. Staff (Yes/No)	CV Signature (By Expert/ By Other)
Shri R. Ramesh (Example)	Third Party Quality Monitor 1	Other	B.Tech/ BE Engineering (1975/Univer sity of XYZ)	20 yrs.	Yes	By Expert

SECTION 4

FINANCIAL PROPOSAL STANDARD FORMS

Annexure 4-I: Financial proposal submission form

Annexure 4-II: Summary of costs

Format of Cover Letter to Financial Proposal

(To be furnished with **Financial bid as per the** format)

FROM: (Name & Address of the consulting Firm)

TO: (Name & Address of the Agency)

Sir,

Subject: **RFP for Engagement of a Consultancy Firm for Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha**

Bid Identification Number EIC/RWSS/07/2018-19

Regarding Financial Proposal

1. We the undersigned, offer to provide TPQQM consulting services for the above project I.D. No. _____ in accordance with your RFP dated [Date] and our proposal (technical and financial proposals). Our attached financial proposal is for below mentioned circles. GST shall be paid extra as applicable. This offer is inclusive of all other taxes & duties, levies, cess etc.

SI	Package ¹	Offer in %
1	Package 1	** %
2	Package 2	** %
3	Package 3	** %

2. Our financial proposal shall be binding upon us subject to the modifications resulting from Contract negotiations, up to expiration of the validity period of the proposal or the date extended by us i.e. [Date].
3. We certify that we have not engaged any Agents, nor we have paid any fee to any Agent for procuring this consulting service.
4. We understand that you are not bound to accept any proposal you receive.

Yours faithfully,

Signature.....

¹ Bidder to strike off the Packages for which financial offer is not being made

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Encl:

Full Name.....

Designation.....

Address.....

.....

.....

(Authorized Representative)

ANNEXURE 4-II

SUMMARY OF COSTS ESTIMATE & FEE QUOTED

(To be furnished with **Financial bid as per the** format)

Description	Offer in %		
	Package 1	Package 2	Package 3
Total Fee Offered as % of contract value of each project to be supervised and certified. (Excluding GST)	** %	** %	** %

Note: Financial offer of the bidder shall be quoted on percentage basis not exceeding 1% excluding GST. Any offer exceeding the threshold limit is liable for rejection.

SECTION 5

TERMS OF REFERENCE (TOR)

Section 5

Terms of Reference (TOR)

5.1 Introduction

5.1.1 Project Background

The RWSS wing of the Panchayati Raj & Drinking Water Department of the Government of Odisha (hereinafter termed as PR Depart.) executes Social Infrastructure Projects in the rural areas of the state and funds to the tune of more than Rs 5000 Crores are made available through annual Plan budget under various Schemes.

These works are spread over all the 30 Districts of the state of Odisha. There are 35 RWSS Divisions, each headed by an Executive Engineer. These are the implementation agencies on ground and are responsible to ensure timely completion of the works at desired quality levels. The quality management mechanism i.e. enforcement of the prevailing Technical standards, at present is achieved, through inspection by the Engineers inside their assigned territorial jurisdiction.

While the State Government is making efforts to increase capacity, because of substantial workload, augmentation of capacity by outsourcing the quality monitoring under the third party quality & quantity management mechanism is envisaged for different type of projects. To assist the PR & DW Dept. to achieve the objectives of the Government, it is envisaged to engage Consultants for providing services of Third Party Quality & Quantity Monitors (TPQQMs) for independent monitoring of quality of implementation and Operation & Maintenance of new sanctioned PWS works with project cost above Rs.100.00 Lakh, with following broad objectives:

- (i) Review, inspection and monitoring of Construction Works as per CPHEO Manual and relevant IS codes.
- (ii) Independent quality tests to verify adherence to quality control norms.
- (iii) Review, inspection and monitoring of O&M
- (iv) Streamline the quality control process

The role of TPQQM consultant shall be in following phases:

- (i) Inspection of Material
- (ii) Pre-construction activities
- (iii) Activities during construction
- (iv) Defects correction supervision
- (v) Post-construction activities (operation & maintenance)

5.1.2 Monitoring arrangement:

- (i) A skeletal central Quality Monitoring Unit (QMU) at the State level will be driven by the **Superintending Engineer, RWSS PMD&I Circle, Bhubaneswar** under the control of the Chief Engineer, RWSS. He would be responsible for coordinating and monitoring the implementation of this Project through the respective Superintending Engineers of 7 RWSS Field circles. He shall be the team leader at the state level.
- (ii) The Superintending Engineer (SE) of the concerned circle would be the authorized interface of the government and would be responsible for coordinating among the Executive Engineers (EE) in the circle so as to ensure smooth implementation of this project.
- (iii) The EE at the Division level would be responsible for delivery of the assignment and would interface with the TPQQM Consultant.
- (iv) The Engineer-in-Chief, RWSS would be responsible for drawing the Agreement on behalf of the Government and is the pay master for this assignment.
- (v) The Department is having 7 RWSS Field circles which are defined as 7 zones.
- (vi) The circle/zone wise distribution of divisions is given in the Annexure sheet to clause No.5.1.5.

5.2 THE CONSULTANT

The services of the TPQQM Consultants may be provided by a consulting firm ('**Consultant**') with adequate experience in the field of supervision of construction (including quality control) of PWS works. The Consultant shall provide implementation arrangements and staffing as required to successfully carry out the scope defined in TOR Section 5. In preparing their proposals, the Consultants may propose staffing arrangements that, in their opinion, will provide service of an equivalent level.

The Consultant will be engaged centrally by the PR&DW Department through the Engineer-in-Chief, RWSS, Odisha by inviting open tender through lowest competitive bidding (single stage double cover system). The procedure for engaging Consultant is as below.

The Employer (RWSS) shall engage the TPQQM Consultants by

- (i) Issuing request for proposals inviting Technical and Financial proposals and Technical evaluation by the Employer.
- (ii) Final Selection on the basis of lowest evaluated offer price subject to consultant meeting the eligibility criteria consequent to evaluation of Technical Proposal.

5.3 IMPLEMENTATION ARRANGEMENTS

The list of pipe water supply project within the Zone/circle in question have been detailed in **Annexure 2-I**.

While the list of the **PWS** projects to be monitored by the TPQQM Consultant for the current year has been identified and enlisted in **Annexure 2-I**, this list is likely to be modified depending on the works getting completed in the meanwhile or dropped due to reasons beyond the control of the agency. Similarly some additional projects may be taken to hand over and above this list. The duration of this assignment is 24 months but this list contains projects in hand for the current year i.e. for one year only. The amount to be made available for this purpose in the coming year is unknown to the employer and the number and location of the works to be monitored is again an unknown commodity. However, it is to be presumed for estimation that the amount and number of projects are likely to be of the same order as available this year. The personnel can be rearranged after the projects are identified and approved by the Government and the personnel may have to be increased depending upon the number of works in hand at that point of time.

The Consultant would be required to establish circle level offices (main office) **to be located at circle Headquarters** and supported by appropriate number of supervising experts for scrutinizing of TPQQM reports, ATRs etc. and coordination of the activities related to quality monitoring under the main office. Appropriate number of Third Party Quality/Quantity Monitors (TPQM) having minimum prescribed qualification and experience would be deployed for carrying out work-wise monitoring of quality at the work-site. The Consultant would also need to deploy adequate number of supervising experts to oversee the work of TPQMs and ensure quality.

5.3.1 Arrangement for Testing:

The Third Party Quality Monitor shall carry ordinary instruments, such as, measuring tapes and measuring scales etc. required for inspection and general measurements of pipe lines, other structural works & storage tank works during the inspection. However, the tests for material and workmanship shall be carried out in the field.

It would be possible to conduct majority of the tests prescribed in the TOR in the field laboratory of the contractor, however, it may not be possible to generally carry out some specific tests in the laboratory of the contractor. In such cases the testing would be performed in the district/regional/State level laboratories of the employer organization, laboratories of engineering institutes or institutes of technology as approved by the employer. The testing can also be carried out in the private laboratories provided they are accredited by the employer.

The employer shall be responsible for testing charges only, but transportation of samples to the laboratory would be the responsibility of the consultant.

The Employer shall also be responsible for ensuring that the TPQM is provided full support for taking samples, transportation of samples to the laboratory and appropriate testing in presence of the TPQM. All the tests, whether performed in the field laboratory of the contractor or otherwise, shall be performed in presence of and under full supervision of the TPQM and he shall be fully responsible for correctness of the test results.

The Consultant shall make appropriate arrangements to ensure inspection of all the works as specified in the **Annexure 2-I** at-least at stages, as prescribed by the employer.

The Consultant shall also ensure that:

- (i) The inspecting TPQM monitors the quality of work by remaining present during all critical stages of execution and by making observations, tests regarding each item and sub-item of work as prescribed under this TOR.
- (ii) The observations about the quality are made through conduct of laboratory/field tests, hand-feel tests or by visual observations as per frequency as prescribed in this TOR.
- (iii) All the observations are recorded, reported and substantiated through prescribed test results in the manner as prescribed by the employer.
- (iv) The inspection and reporting by TPQMs is factual, true and appropriate.

- (v) An individual TPQM shall not inspect the same work more than once in the same stage.
- (vi) The Action Taken Reports on the observations of TPQMs are scrutinized professionally and observations are communicated to the EE, SE and the PMU.

5.3.2 Quantity Measurement:

The Consultant shall carryout activities comprising quantity measurement and certification, checking & advising regarding public Safety & public convenience measures and undertake inter organizational coordination.

The Consultant shall be responsible for ensuring that the measurements are taken as per the specifications and drawings and recorded in presence of the representatives of the contractor and are countersigned by him. All measurements will be taken by the Field Engineers/quantity surveyors.

5.4 DUTIES, FUNCTIONS AND RESPONSIBILITIES OF KEY PERSONNEL:

Field based expert shall be responsible for carrying out inspection of works as provided in the TOR and as per directions of the organizational hierarchy put in place by the Agency. His duties and responsibilities would inter-alia cover the inspection and making observations in the prescribed format.

5.5 MOBILIZATION, WORK PROGRAMME AND ITS REVISION:

5.5.1 Mobilization Time: Upon issue of notice to proceed with the work from the employer, the Consultant shall mobilize its resources within a period of 30 days and date of commencement of services shall be reckoned from 31st day of issue of notice to proceed with the work.

5.5.2 Work Program and its Revision:

- (a) **Duration of Consultancy Services:** The duration of consultancy services shall be two years (24 months).
- (b) **Original Work Program:** As per the guidelines, it is to be ensured that each work, from its commencement to completion, is inspected at least at required stages in accordance with the provisions of this Terms of Reference. Based on requirement of inspections of each work depending upon its construction stage at the commencement of services and taking into account the expected stage of construction till the end of the period of services, the Consultant shall draw detailed month-wise work program.

- (c) Work Program during Consultancy Services:** Depending upon progress of construction works or as directed by the Employer, month-wise work program for the subsequent quarters shall be revised by the Consultant in each quarter. Month-wise revised work program for subsequent quarters shall be submitted to the Employer for approximately 20 days before the commencement of the subsequent quarter. After due consultation with the Consultant, the employer shall approve the revised work programme 10 days before the commencement of the subsequent quarter.

5.6 SCOPE OF WORK:

5.6.1 Stages of work

The Third Party Quality & Quantity Monitoring (TPQQM) agency would undertake monitoring works pertaining to:

5.6.1.1 Construction stage

- (i) Report on safety and Health aspects as well as community involvement
- (ii) Report on Physical Progress of the project
- (iii) Report and ensuring on Quality Assurance systems and Project quality- as per Checklist for Quality Control of all materials and equipments to be used as per manufacture's test certificate and through field test lab.
- (iv) Report on variations with respect to sanctioned estimate/agreement / provisions made in DPR.
- (v) Report on remedial measures to improve physical progress and quality of the project.
- (vi) Report and ensuring joint measurement of all component of work by JE/AEE,EE.
- (vii) Report and ensuring the preparation of bill and payment in the schedule period.

5.6.1.2. Commissioning, trial run and testing stage

- (i) Report on Assets created
- (ii) Reports on completion of projects
- (iii) Report on handing over of the Project to the Gram panchayat.
- (iv) Requirement of Operation and maintenance (O&M)
- (v) System & Structure of O&M
- (vi) Training requirements of staff
- (vii) Capacity building of PRI and the pump operator

- (viii) Ensuring involvement of community and PRI for tariff collection and maintaining the Project.

5.6.1.3. Post construction Stage

- (i) Report on functionality & usage
- (ii) Report on O&M of assets created including common amenities
- (iii) Report on overall performance and sustainability of the assets created
- (iv) Installation of Timer for auto operation system.

Services for TPQQM would be for entire life cycle of the projects and ideally TPQQM should be in place in the pre-construction stage and would function till one year from the filing of project completion report and give a final report on the overall performance of the project.

Sl.	Nature of Review	Frequency of Reports
1	Pre-Construction	Once
2	Construction	As per need
3	Commissioning & Trial runs	Once
4	Post Construction	Quarterly

5.6.2 Infrastructure works to be Inspected/ checked by TPQQM Consultant

A. Inspection of Works

1. P.H. Work

- i. Laying of rising main and distribution system
- ii. Fixing & fitting of all types of Valves
- iii. House and Stand post connection
- iv. Inlet and outlet pipe line for OHT/UGR/OGR
- v. Infiltration Gallery

2. Civil Works

- i. Construction of pump house and boundary wall
- ii. Construction of OHT/ UGR/ OGR
- iii. All valve chambers
- iv. Intake well/ Percolation well
- v. Construction of Standalone system
- vi. Construction of Stand post
- vii. Construction of WTP

3. Mechanical/Electrical Works

- i. Internal wiring for pump house
- ii. Electrical installation for pump & motor
- iii. Installation of Mechanical Equipment

4. Hydraulic Works

- i. Installation of pump & motor
- ii. Connection of outlet pipe of pump to rising main
- iii. All components of water treatment plant

B. Inspection of Materials

- i. Pump & Motor, Starters, Transformers, Capacitors.
- ii. All types of valves (such as sluice valve, NR valve, Gate valves, FWV etc.)
- iii. All types of fittings for HDPE, DI, CI, GI pipes etc.
- iv. PVC tanks
- v. All types of cocks (PVC/CI/Brass)
- vi. Electrical fittings, panel board, cables, switch gears etc.
- vii. Chlorination equipment
- viii. All materials of WTP

- **Frequency of visit: minimum 5 visits per month for works**
- **Inspection visit on call for materials after arrival at site.**

C. Accountability on quality for various activities

S No.	Component of works	Critical activities to be checked
1	Tube well/ production well	Drilling Logging in case for Salinity Lowering of assembly Verticality test Yield of Source Size of tube well Strainer Depth
2	Head works	
	Pump chamber	Mortar proportion in brick masonry Centering & shuttering for R.C.C. works Placing of reinforcing steel Concrete mixing, vibrating and pouring Cubing Housing of machinery & other equipment as per standard departmental design
	Intake works	For with drawl of water from surface source and to ensure entrance velocity as per standards given in CPHEEO manual.
	Water Treatment Plant/Storage sedimentation tank / Clariflocculator	Watertightness to reduce losses
	Underground suction cum scour well	Collection chamber for pumping water should be tested for water tightness
	Pumping plant	Centrifugal pumps as per standard specification installed for pumping raw water & clear water. Hydraulic losses & efficiency of plant.
	High level tank	Should have scour and overflow arrangement. The structure should be tested for water tightness.
	Slow sand filter/ rapid sand gravity filter	Drainage, filter media, inlet outlet channels as per specifications. The structure should be tested for water tightness.

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

S No.	Component of works	Critical activities to be checked
	Pressure Filter	To ensure the required head for pumping and quality and grading of filter material.
	Clear water reservoir	Scour / over flow pipes. Structure should be tested for water tightness.
3	OHR/ UGR	RCC storage tank to supply water at minimum residual pressure of 7 meter head at the tail end of distribution system. The staging of tank will be guided by standard IS specification. The foundation design depends on bearing capacity of soil. Regular testing of RCC structures through cube test and ensuring water tightness of tank by using the water bar.
4	Electrical & Mechanical equipment & pumping machinery and timer.	Installation of electrical & mechanical equipments such as pumps, motors & machinery and timer etc. Testing, trial run & commissioning of electrical & Mechanical equipments. Submersible pumps and motors confirmed to different standard IS specification provided for lifting of water for bore well as per manufacture's test certificate and characteristics curves.
5	Distribution system	To convey water at adequate residual pressure in sufficient quantity in convenient points
6	Disinfection	Disinfection of water shall be carried out by mechanical chlorinator using chlorine solution or any other method prescribed in the manual as well as Gol guidelines.
7	Pipes	Manufacturing test certificate. Inspection reports of DGS&D/RITES/Crown Inspecting Agencies for other than PVC/HDPE Pipes. Pre & post-delivery inspection reports of CIPET in case of PVC / HDPE pipes.
8	Laying of pipeline	Excavation trenches for pipe laying Laying & jointing of pipes in correct alignment. Pressure/ leakage testing of pipeline Backfilling in layers and watering
9	Materials as specified in "B" above	Manufacturing test certificates as well as quality assurance certificate furnished by inspecting agencies. If any doubt arises regarding quality of the product then the materials shall be tested in accredited Labs. Also, materials shall be ISI marked. The materials which are conforming to IS specification shall be used after proper

S No.	Component of works	Critical activities to be checked
		examination of the quality of the material.

Critical points for inspection:

S No.	Critical Points	Items
1	Installation of Mechanical Equipments	<ul style="list-style-type: none"> · Lowering of submersible pump to proper depth · Size of cable · Installation of centrifugal pump and motor and connection to rising main and ensuring easy and fast priming arrangement. · ISI marking as per contract requirement · Efficiency of pump sets
2	Installation of Electrical Equipments	<ul style="list-style-type: none"> · Proper capacitor in control panel to improve the power factor · Power connection are not loose and properly insulated with use of lugs · Double earthing · Installation of oil cooled Servo stabiliser to improve the power supply
3	Disinfection Unit	<ul style="list-style-type: none"> · Unit of specified capacity · Unit connected & working properly

5.6.3 Construction Period Activities for Quantity Monitoring

Following activities on behalf of RWSS shall be performed by the Consultant:

- (i) To make independent/joint measurements as the work progresses and check & certify the contractor billed quantities required for payment purpose and ensure that all measurements and calculations are carried out in a manner and at the frequencies specified in the contract documents.
- (ii) To monitor and check the measurements of the works carried out under the Contract on a regular basis, keep all measurements records up to date in the joint measurement book as per the directions of the Authority, ensure the quantities are correct. Enter the measurement in as per the practice.
- (iii) To communicate on a regular basis with the authority regarding the work progress, delay in progress if any and the reasons thereof and to be recorded in site order book.
- (iv) To verify if the quantities of the items executed are as per the respective agreement provision. Immediately inform authority in case of deviation from the agreement quantity is observed.
- (v) To test check if proper public Safety and public convenience measures have been adopted by the contractor. Advise the contractor and inform authority regarding the same.
- (vi) To maintain project diary that shall record all Contract items, including photographs of the ongoing works
- (vii) Prepare and issue daily progress and forward to the authority.
- (viii) Assistance in preparing compliances during State/ CAG Audit of the projects.
- (ix) To inform the Authority and the Contractor of any event of Contractor's progress
- (x) To undertake all such activities for ensuring completeness and achieving the objective of the assignment.
- (xi) To deliver the services as per the scope mentioned above and in accordance with the direction of the Authority/Engineer-in-charge.

5.6.4 Checklist for Quality Control by Third party Quality & Quantity Monitoring (TPQQM) Consultancy for Piped Water Supply projects under RWS&S

5.6.4.1. Particulars of Project:

(a) Name of Project:

(b) Description of work:

5.6.4.2 (a) Name of Implementing Agency

(b) Name of Agency/ Contractor

5.6.4.3. Scheduled date of commencement/ Actual date of commencement

5.6.4.4. Scheduled date of completion as sanctioned/expected date of completion

5.6.4.5. (a) Percentage progress at the time of inspection vis-à-vis expected as per contract and reasons for delay, if any.

(b) Details of mile stones as per contract vis-à-vis their achievement

5.6.4.6. Inspecting Officer (TPQM) (Name and Designation)

5.6.4.7. Officers (State Govt.) and representative of contractor present during inspection (Name and Designation)

5.6.4.8. Date of Inspection and number:

5.6.5 QUALITY CONTROL MEASURES

5.6.5.1. (a) Whether Copy of contract document available at site

(b) Whether copy of specifications as per contract available at site

(c) Whether list of I.S.I. marked/ approved materials to be used is available at site

(d) Testing facilities to check conformance as per contract document

5.6.5.2 Is field laboratory existing and well equipped as per requirement of contract document?

5.6.5.3 Maintenance of Inspection Register by officials of State Govt.

5.6.5.4 Are Test Registers maintained in standard forms?

5.6.5.5 Is Cement Register maintained and checked at site

5.6.5.6 Is soil investigation done? (give brief details)

5.6.5.7 Suitability of water for construction:

(a) What is the source of water? :

- (b) Has water been tested and approved by Engineer-in-Charge before construction
- (c) Has water been tested subsequently as per requirement?
- 5.6.5.8**
 - (a) Are all mandatory tests carried out at stipulated frequency?
 - (b) Are tests of materials being got done from accredited labs also, if yes details of such labs.
 - (c) Comments on tests already done:
 - (d) Action Taken Report on previous report:
 - (e) Frequency of visit by TPQMA:
 - (f) Details of the samples/ testing done by TPQMA
- 5.6.5.9**
 - (a) Are materials approved by Engineer-in-Charge? If so, are samples available at site
 - (b) Is cement/steel used in work got tested before use in work? (Test certificates from companies)
- 5.6.5.10** Are sample units/items completed and approved by Engineer-in-Charge before start of mass finishing work?
- 5.6.5.11**
 - (a) Specific control on RCC work like centering/ shuttering/ proportioning with boxes; mixing by full bag capacity hopper fed mixer; control of slump; placing/compaction with vibrator.
 - (b) Is Ready Mix Concrete(RMC) being used in work, if yes, detail of control & Checks done at plant of site
- 5.6.5.12** Any other particular comments:

5.6.6 SITE INSPECTION:

Whether in progress (Yes/No) Whether Inspected (Yes/ No)

5.6.6.1. Infrastructure work See Annexure A

5.6.7 SITE INSPECTION OF WORKMANSHIP ASPECTS

(Attach separate sheet, if required)

5.6.8 Any other observations:

5.6.9 Observations on action regarding issues mentioned in earlier inspection reports of TPQMs:

If the work being inspected by the TPQM was earlier inspected by other TPQM, the TPQM shall make item & sub-item wise observation on the action by the EE

& SE regarding issues mentioned in reports of earlier inspections by TPQMs and record these observations in a manner prescribed by the agency.

5.6.10 Action taken reports & its scrutiny:

Upon receipt of the inspection reports & observations of TPQM, the EE shall initiate action (if required) for rectification of detects (if any) pointed out in the observations. This shall be ensured by the TPQM. An Action Taken Report (ATR) shall be furnished by the EE to the consultant in the manner and within a period prescribed by the nodal SE. The supervising experts of TPQA shall scrutinize the ATRs with reference to the observations of TPQM contained in the inspection report and make clear observations on the ATRs. These observations would be communicated to the EE, SE, nodal SE, CE by the TPQMC within prescribed time period, so as to monitor the observations of the TPQMC and the corrective action taken.

5.7 STAFFING AND OTHER INPUTS:

The consultant is expected to assess the requirement of number of resources to be deployed in order to satisfactorily carry out the scope of work defined in the ToR. The Consultant would need to engage experts to scrutinize the reports of field staff critically and to examine as to whether, they have carried out inspection, testing and reporting as per scope of works given in this TOR. Such supervising expert would be required to ensure that TPQMs reporting commensurate to the test results and they (TPQM) perform inspection professionally and report diligently. The deployment of TPQMs and other resources shall depend upon the no. of inspections that are required to be carried out during the period of service.

Minimum Qualification and Experience of key personnel are given below:

a. Team Leader

The Team Leader shall be available a full time basis throughout the period of the consultancy services. He will be overall in-charge of the contract of “Third Party Quality & Quantity Monitoring Consultancy of Rural Piped Water Supply Projects in the State of Odisha”. He shall act as Representative of the consulting firm appointed by the Authority. His duties will involve overall superintendence over the TPQMs (Quantity and Quality). He will guide, monitor, supervise and control all the activities related to consultancy contract. He will constantly interact with Superintendent Engineer of the Circle and the Executive Engineers of the concerned Divisions. He will assist the Engineer-in-Chief/Chief Engineer in monitoring and reporting the progress of the projects.

He should have the following qualification / experience.

- (i) Graduate in Civil Engineering from recognized university. Person with MBA background will be preferred.
 - (ii) Total Professional Experience of 15 years out of which 10 years in handling Water Supply / Sewerage Project management.
 - (iii) At least 5 years' experience as Team Leader/Resident Engineer/Project Manager or equivalent in Water Supply / Sewerage Project during construction period
 - (iv) He should have handled as Team Leader/Resident Engineer/Project Manager or similar capacity of at least two projects in Construction Supervision of Water Supply / Sewerage Project.
 - (v) He should have handled as Team leader or similar capacity of at least one supervision Project involving a team size of at least 30 engineers
 - (vi) Not more than 65 years of age and he should be capable of working with MS office and web based software.
- b. TPQM (Quality):**
- (i) Should be a Graduate in Civil/Mechanical/Electrical Engineering with at least 6 years' experience or Diploma in Civil/Mechanical/Electrical Engineering with 10 years' experience. The TPQM (Quality) should have at least 3 years' relevant experience in quality control of relevant projects for.
 - (ii) If the candidate is retired officer from any Govt. organization, and if has not worked with any organization for last 2 years, shall not be eligible.
- c. TPQM (Quantity Survey):**
- (i) Should be a Graduate in Civil/Mechanical/Electrical Engineering with at least 6 years' experience or Diploma in Civil/Mechanical/Electrical Engineering with 10 years' experience. The TPQM (Quantity Survey) should have at least 3 years' relevant experience in quantity survey of relevant projects for.
 - (ii) If the candidate is retired officer from any Govt. organization, and if has not worked with any organization for last 2 years, shall not be eligible.
 - (iii) If the candidate was working as State Quality Monitor under Central Government or State Government but was discontinued on account of poor performance or conduct, he/she shall not be eligible.
- 5.8 FACILITIES:**
- (a) The Consultant shall make his own arrangements for establishing office in each district, preferably in the district headquarter, utilities, hardware and internet service. The Consultant shall also make his own arrangements for travel,

accommodation, transport etc. of the field staff. The following minimum arrangements would be ensured by the Consultant:

- (i) A main office shall have a minimum carpet area at the rate of 10 Sqm. per working person including supporting staff.
 - (ii) Each of the TPQM should have facility of mobile phone and the main office should have a land line phone with facsimile. All contact number of TPQMs would be provided to the Employer.
 - (iii) Minimum one computer of appropriate configuration should be available in the circle offices of the consultant.
 - (iv) The office should have at least one photocopier and one computer printer of appropriate configuration
 - (v) Each TPQM should have appropriate four wheeler inspection vehicle for performing their functions efficiently.
- (b) The Agency, shall organize a two day orientation programme for the quality monitors engaged by the Consultant and the Consultant shall ensure the presence of all quality monitors in the orientation programme without any extra remuneration.

5.9 REPORTING AND SCRUTINY:

Based on prescribed method of observation mentioned in Scope of Work, an appropriate reporting format would be developed by the Agency in consultation with the Consultant and shall be prescribed. The Agency shall also be free to change reporting format or methods of observations and reporting based on the requirements of the quality monitoring from time-to-time. Based on prescribed method of scrutiny of Action Taken Report (ATR) on the inspection report and observations of the TPQM, an appropriate scrutiny format would be developed by the Agency in consultation with the consultant and shall be prescribed. The following reports shall be submitted:

- (a) **Inception Report:** Within 3 weeks upon issue of letter to proceed with the work, the Consultant shall submit inception report. The report will be based on requirement of services, detailed work programme as per Clause 5.5.2 of the TOR and other related activities.
- (b) **Inspection Report by TPQM:** Immediately upon completion of inspection of work (including reasonable time required for testing of material, as determined by the Agency) but before leaving the head quarter/area of the Engineer-In-Charge, the TPQM/team of TPQMs shall prepare inspection report in the prescribed format and submit a copy to the Engineer-In-

Charge. A copy of the inspection report shall also be submitted to circle office of TPQMC and concerned S.E./E.E. within 3 working days upon completion of inspection.

- (c) **Scrutiny of Inspection Report of TPQM and communication of observation by TPQM:** The TPQQM Consultant shall check and scrutinize the inspection report of the TPQM and in case it prefers to make additional observations, these would be sent to the Chief Engineer with a copy to the concerned S.E./ E.E. within 10 working days upon completion of inspection by the TPQM.
- (d) **Monthly Report:** Within 7 days upon completion of a calendar month, the TPQMA shall prepare and submit to the nodal S.E. & concerned S.E., an abstract report of inspections carried out by the TPQMs, in the format prescribed by the Agency. The format for monthly abstract report of inspections shall be prescribed by the Agency in consultation with the Consultant.
- (d) **Reporting Observations on ATR by TPQQM Consultant:** The TPQQM Consultant shall communicate the observations on ATRs to the Chief Engineer and TPQM, within 10 working days upon receipt of ATR from the EE.
- (e) **Project Completion Report:** This report shall be submitted by the Consultant upon completion of services and would include full report of activities carried out along with comments of the respective S.E. of the circle under intimation to the office of the Chief Engineer.

5.10 TERMS OF PAYMENT:

- (i) Payments will be released on a monthly basis at agreed consultancy fee percentage calculated against each construction project bill certified.
- (ii) The final payment shall be released on physical completion of execution duly certified by the Executive Engineer of the concerned RWSS Division.
- (iii) The payments towards certification of supply items viz. Pipes, Pumps etc. shall be released after laying/installation of the same.

Annexure to 5.1.5

Circle wise distribution TPQMs:

Circle/Zone	Circle Head	RWSS Division Headed by EE for which TPQM required
Bhubaneswar	SE Bhubaneswar	Bhubaneswar & Nayagarh/ Puri/ Anugul/Dhenkanal
Cuttack	SE Cuttack	Kendrapada/ Jajpur/ Jagatsinghpur/ Cuttack & Athagarh
Baleswar	SE Baleswar	Baleswar & Bhadrak/ Baripada & Rairangpur/ Keunjhar & Anandpur
Sambalpur	SE Sambalpur	Baragarh/ Sambalpur/ Sundargarh & Rourkela/ Jharsuguda & Deogarh
Bolangir	SE Bolangir	Kalahandi/ Nuapada & Project Khariar/ Bolangir & Sonpur
Berhampur	SE Berhampur	Berhampur/ Bhanjanagar/ Gajapati/ Phulbani & Boudh
Koraput	SE Koraput	Koraput/ Rayagada/ Navarangpur & Malkanigiri

SECTION 6

STANDARD FORM OF CONTRACT

SECTION- 6

ENGAGEMENT OF A CONSULTING FIRM FOR THIRD PARTY QUALITY & QUANTITY MONITORING CONSULTANCY SERVICES OF RURAL PIPED WATER SUPPLY PROJECTS IN THE STATE OF ODISHA

AGREEMENT

FOR

CONSULTANT'S SERVICES

Between

[Engineer-in-Chief, RWS&S, Odisha]

And

[Name of Consulting Firm]

AGREEMENT

This AGREEMENT is made on this _____ day of _____(Month), _____ (Year) between the _____ [Name and Address of Employer] (hereinafter referred to as the “Agency”) which expression shall where the context so admits, includes his successors in office and assigns on the one part, and

_____ (Legal Name of the Consultant) (hereinafter called the “Consultants”) which expression shall where the context so admits, includes his successors in office and assigns on the other part.

WHEREAS

(a) The wing of the Department of the Government of Odisha (here in after simply termed as) executes Social Infrastructure Projects in the rural areas of the state and funds to the tune of Rs Crores is made available through annual Plan budget under various Schemes. Apart from this, deposits of the order of Rs. Crores are also received from other sources for specific works of similar nature.

The works and services shall be subject to the guidelines of the respective Scheme.

(b) The Agency undertakes Execution of Piped Water Supply Projects the rural areas of the state.

(c) The Agency has requested the Consultants to provide certain services as Third Party Quality & Quantity Monitors required for the project as defined in the Conditions of agreement attached to this agreement (hereinafter called the “Services”);

(d) The Consultants, having represented to the Agency that they have the required professional skills, personnel and technical resources, have agreed to provide the Third Party Quality & Quantity Monitoring Services on the terms and conditions set forth in the Agreement;

NOW THEREFORE the parties hereto hereby agree as follows: -

The following documents attached hereto shall be deemed to form an integral part of this agreement:

- (a) The General Conditions of Agreement (hereinafter called “GC”);
- (b) The Special Conditions of Agreement (hereinafter called the “SC”);
- (c) The following document and Appendices:

Section 1 - Letter of Invitation.

Section 2 - Instructions to Consultants including Data Sheet.

Section 3 - Technical Proposal Standard Forms.

Section 4 - Financial Proposal Standard Forms.

Section 5 - Terms of Reference.

Section 6 - Standard Form of Agreement and General Conditions of Agreement, Special Conditions of Agreement.

Appendix I - Form of Bank Guarantee for Bid Guarantee.

Appendix II - Form of Bank Guarantee for Performance Guarantee

Appendix III - Form of Advance payments Guarantee

All related correspondence exchanged between the Agency and the Consultant.

The mutual rights and obligations of the Agency and the Consultants are to be set forth in the Agreement; in particular:

- (a) The Consultant shall carry out the services in accordance with the provisions of the Agreement; and

The Agency shall make payments to the Consultant in accordance with the provisions of the Agreement.

IN WITNESS WHEREOF, the Parties hereto have caused this Agreement to be signed in their respective names as of the day and the year first before written.

FOR AND ON BEHALF OF

[Name of the Agency]

By

.....

[Authorised Representative]

FOR AND ON BEHALF OF

[Name of the Consultant]

By

.....

[Authorised Representative]

Witness 1

Name :

Address :

Witness 2

Name :

Address :

Witness 1

Name :

Address :

Witness 2

Name :

Address :

Section – 7

GENERAL CONDITIONS OF AGREEMENT

GENERAL CONDITIONS OF AGREEMENT (GC)

1. GENERAL PROVISIONS

1.1 Definitions:

Unless the context otherwise requires, the following term whenever used in this Agreement have following meanings:

- (a)** “Applicable Law” means the laws and any other instruments having the force of law in the India and the State of Odisha as they may be issued and in force from time to time;
- (b)** “Agency” means the Government of Odisha and its authorized representative. The Agency shall be the Employer who may delegate any or all functions to a person or body nominated by him for specified functions.
- (c)** “Agreement” means the Agreement signed by the Parties, together with all documents/Appendices attached hereto and includes all modifications made in term of the Provisions of Clause 2.6 hereof;
- (d)** “Authorized Representatives” is the person named in Clause 1.8 of GC to execute the agreement and administer the Agreement.
- (e)** “Bank” means any Nationalised Bank for their banking transactions relating to this agreement.
- (f)** “Consultant” means any Private or Public entity that will provide services to the Agency under the Agreement;
- (g)** “The Superintending Engineer (SE)/ Executive Engineer (EE)” means respective officers posted in Circle/ Division respectively at the circle headquarters;
- (h)** “Effective Date” means the date on which this Agreement comes into force and effect pursuant to Clause 2.1 hereof;
- (i)** “Personnel” means persons engaged by the Consultants as employees or short term monitors for duration of the project or persons on consultant’s retainership.
- (j)** “SE/ EE” means Superintending Engineer/ Executive Engineer (Engineer-In-Charge of the project) under whose territorial jurisdiction a particular work comes;
- (k)** “Key personnel” means the personnel referred to in Clause 5.4 hereof;
- (l)** “Party” means the Agency or the Consultants, as the case may be, and Parties means both of them;

- (m) "Project" means Third Party Quality & Quantity Monitoring Project packages described in Annexure 2-II of RFP
- (n) "Services" means the work to be performed by the Consultants pursuant to this Agreement for the purposes of the project as per the Term of Reference (TOR) Section 5 hereof;
- (o) "Starting Date" means the date referred to in Clause 2.3 hereof;
- (p) "CE" means the Chief Engineer, who heads the organisation.
- (q) "Third Party" means any person or entity other than the Government, the Agency, or the Consultants.
- (r) "Project ID" means Bid identification no

1.2 Relation between the Parties:

Nothing contained herein shall be construed as establishing a relation of master and servant or of agent and principal as between the Agency and the Consultants. The Consultants, subject to this Agreement, have complete charge of Personnel, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.

1.3. Law Governing the Agreement:

This Agreement, its meaning and interpretation, and the Applicable Law shall govern the relations between the Parties.

1.4. Language & Headings:

This Agreement has been executed in English, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this agreement. The Headings shall not limit, alter or affect the meaning of this Agreement.

1.5 Notices:

- 1.5.1** Any notice, request or consent required or permitted to be given or made pursuant to this Agreement shall be in writing. Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorized representative of the Party to whom the communication is addressed, or when sent by registered mail, speed post, telegram, facsimile or email to such Party at the addresses specified hereunder.

Agency

Name and Address to be given

Phone No.:

E-mail:

Fax No.:

Consultants:

Attention:

Phone No.:

E-mail:

Fax No.:

1.5.2 The notice sent by facsimile or other electronic means shall be effective on confirmation of transmission. The notice sent by registered post or speed post shall be effective on delivery or at the expiry of normal delivery period as undertaken by the postal service.

1.5.3 A Party may change its address for notice hereunder by giving the other Party notice in writing of such change to the address specified in the SC.

1.6 Location:

The services shall be performed at such locations as are specified in TOR.

1.7 Quality Management Jurisdiction:

The consultant would be responsible for quality management of the works inside the Zone assigned to him.

1.8 Authorized Representatives:

Any action required or permitted to be taken, and any document required or permitted to be executed under this Agreement by the Agency or the Consultants may be taken or executed by the officials specified in this Agreement.

1.9 Taxes and Duties:

The Consultants and the personnel shall pay the taxes, duties; fees, levies and other impositions levied under the existing, amended or enacted laws during life of this agreement and the Agency shall perform such duties in regard to the deduction of such tax as may be lawfully imposed.

1.10 Ethics:

It is required to observe the highest standard of ethics during all the processes involved in this Agreement. The Agency,

- (i) defines, for the purpose of this Agreement, the term set forth below as follows:

- (a) “Corrupt Practices” means the offering, giving, receiving or soliciting of anything of value to influence the action of a public official in the selection process or in agreement execution;
 - (b) “Fraudulent Practices” means a misrepresentation or omission of facts in order to influence a selection process or the execution of an agreement;
 - (c) “Collusive Practices” means a scheme or arrangement between two or more Consultants, with or without the knowledge of the borrower, designed to influence the action of any party in a consultant selection process or the execution of an Agreement;
 - (d) “Coercive Practices” means harming or threatening to harm, directly or indirectly, persons or their property to influence their participation in a Consultant selection process, or affect the execution of an Agreement.
- (ii) Will reject
- (a) a proposal for award if it determines that the consultant recommended for award has directly, or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for the contract in question;
 - (b) will sanction a party or its successor, including declaring ineligible, either indefinitely or for a stated period of time, such party or successor from participation in any future bidding, if it at any time determines that the Consultant has, directly or through an agent, engaged in corrupt, fraudulent, collusive or coercive practices in competing for, or in executing, a contract or an Agreement and;
 - (c) The Consultant will disclose any fees, gratuities, rebates, gifts, commissions or other payments that may have been paid or are to be paid to agents and/or representatives, with respect to the selection process or execution of the Agreement. The information disclosed must include the name and address of the agent and/or representative, the amount and currency, and the purpose of the fee, gratuity, rebate, gift, commission or other payment.

1.11 High Standard of Conduct:

The Agency requires that the Consultant and its Personnel maintain a high standard of conduct when carrying out their functions under this Agreement. Accordingly, the Consultant and its Personnel are expected to recognize the contribution of others, regardless of their nationality, gender, religion, seniority or contractual status. All the Key Personnel working for the Consultant shall be

required to accept and sign the Code of Conduct given at **Annexure 7-I**. The Agency will take prompt action to address incidents involving conduct that does not live up to these standards, which may result in replacement of any individual expert, consultant or contractual staff involved in such incidents pursuant to Clause GC 4.5 (b).

1.12 The conditions shown in Request for Proposal (RFP), Term of Reference, Technical and Financial Offers shall form the part of this agreement.

2. COMMENCEMENTS, COMPLETION, MODIFICATION AND TERMINATION OF AGREEMENT

2.1 Effectiveness of Agreement:

This agreement shall come into force and become effective on the date (the "Effective Date") of the Agency's notice to the Consultants instructing them to begin carrying out of the services. The notice shall confirm that the effectiveness conditions, if any, listed in Special Conditions (SC) of this agreement have been met.

2.2 Termination of Agreement for Failure to Become Effective:

If this Agreement has not become effective within such time period after the agreement signed by the Parties as shall be specified in the SC of this agreement, either party may, by not less than 15 days written notice to the other Party, declare this Agreement to be null and void, and in the event of such a declaration by either party, neither Party shall have any claim against the other party with respect hereto.

2.3 Commencement of Services:

The Consultants shall begin carrying out the Services at the end of such period after the effective date as specified in the SC of this agreement.

2.4 Expiration of Agreement:

Unless terminated earlier pursuant to GC Clause 2.9 hereof, the Agreement shall expire when services have been completed and all payments have been made at the end of such time period after the 'Effective date' as shall be specified in the SC or this agreement.

2.5 Liability of Parties:

This agreement contains all covenants, stipulations and provisions agreed by the parties. No agent or representative of either Party has authority to make, and the Parties shall not bound by or be liable for, any statement, representation, promise or agreement not set forth herein.

2.6 Modification:

Modifications of the terms and conditions of this agreement, including any modification of the scope of the services, may only be made by written agreement between the parties. Pursuant to Clause 7.2 of this agreement hereof, however, each Party shall give due consideration to any proposals for modification made by the other Party.

2.7 Force Majeure:

2.7.1 Definition:

- (a) For the purposes of this agreement, "Force Majeure" means an event which is beyond the reasonable control of a Party, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and includes, war, riot, civil disorder, earthquake, fire, explosion, storm, flood or other adverse weather conditions, strikes, lockouts or other industrial action which are not within the power of the Party invoking Force Majeure to prevent, confiscation or any other action by Government agencies.
- (b) Force Majeure shall not include any event, which is caused by the negligence or intentional action of a Party or such Party's Sub-Consultant or agent or employees;
- (c) Force Majeure shall not include any event, which a diligent Party could reasonably have been expected to:
 - (i) Take into account at the time of the conclusion of this Agreement and/or;
 - (ii) Avoid or overcome in the carrying out of its obligations hereunder.
- (d) Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.

2.7.2 No Breach of Agreement: The failure of a Party to fulfill any of its obligations hereunder shall not be considered to be a breach of or default under, this agreement insofar as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due and reasonable alternative measures, all with the objective of carrying out the terms and conditions of this agreement.

- (a) A Party affected by an event of Force Majeure shall take all reasonable measures to remove such Party's inability to fulfill its obligations hereunder with a minimum of delay.

- (b) A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any event not later than fourteen (14) days following the occurrence of such event, providing evidence of the nature and cause of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.
- (c) The Parties shall take all reasonable measures to minimize the consequences of any event of Force Majeure.

2.7.3 Consultation: Not later than thirty (30) days after the Consultants, as the result of an event of Force Majeure, have become unable to perform a material portion of the Services, the Parties shall consult with each other with a view to agreeing on appropriate measures to be taken in the circumstances.

2.7.4 Extension of Time: Any period within which a Party shall, pursuant to this Agreement, complete any action or task, shall be extended for a period equal to the time during which such party was unable to perform such action as a result of Force Majeure.

2.7.5 Payments: During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultants shall be entitled to be reimbursed for additional costs reasonably and necessarily incurred by them during such period for the purposes of services and in reactivating the Services after the end of such period.

In the case of disagreement between the Parties as to the existence or extent of Force Majeure, the matter shall be settled according to Clause GC 10.

2.8 Suspension:

The Agency, by written notice of suspension to the Consultants, may suspend all payments to the Consultants hereunder, if the Consultants fail to perform any of their obligations under this Agreement, including the carrying out of the Services provided that such notice of suspension (i) shall specify the nature of the failure and (ii) shall request the Consultants to remedy such failure within a period not exceeding fifteen (15) days after receipt by the Consultants of such notice of suspension.

The Agency, for any reasons beyond his reasonable control, may ask the consultant to suspend whole or part of the work/services for such time till the reasons are removed or settled. The extra time period of such duration shall be granted as time extension on the original terms and conditions.

2.9 Termination:

2.9.1 By the Agency: The Agency, may by not less than fifteen (15) days written notice of termination to the Consultant, such notice to be given after the occurrence of any of the events specified in paragraphs (a) to (g) of this Clause, terminate this Agreement:

- a)** If the Consultants fail to remedy the failure in the performance of their obligations hereunder, as specified in a notice of suspension pursuant to Clause 2.8 of this agreement hereinabove, within fifteen (15) days of receipt of such notice of suspension or within such further period as the Agency may have subsequently approved in writing;
- b)** If the Consultants (or if the Consultants consists of more than one entity, (of any of their members) become insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary;
- c)** If the Consultants fail to comply with any final decision reached as a result of arbitration proceedings pursuant to Clause 10 of this agreement hereof;
- d)** If the Consultants submit to the Agency a statement which has a material effect on the rights, obligations or interests of the Agency and which the Consultants know to be false;
- e)** If as the result of Force Majeure, the Consultants are unable to perform a material portion of the Services for a period of not less than sixty (60) days;
- f)** If the Agency, in its sole discretion and for any reason whatsoever, decides to terminate this Agreement;
- g)** If the Consultant, in the judgment of the Agency, was engaged in any activity falling under Conflict of Interests category as defined in Clause 3.2, hereof.

2.9.2 By the Consultants: The Consultants may, by not less than thirty (30) days written notice to the Agency such notice to be given after the occurrence of any of the events specified in paragraphs (a) to (d) of this Clause, terminate this agreement:

- (a)** If the Agency fails to pay any money due to Consultants pursuant to this agreement and not subject to dispute pursuant to Clause 10 of this agreement hereof within forty five (45) days after receiving written notice from the Consultants that such payment is overdue;

- (b) If the Agency is in material breach of its obligations pursuant to this agreement and has not remedied the same within forty five (45) days (or such longer period as the Consultants may have subsequently approved in writing) following the receipt by the Agency of the Consultant's notice specifying such breach;
- (c) If as the result of Force Majeure, the Consultants are unable to perform a material portion of the services for a period of not less than sixty (60) days; or
- (d) If the Agency fails to comply with any final decision reached as a result of arbitration pursuant to Clause 10 of this agreement hereof.

2.9.3 Cessation of Rights and Obligations: Upon termination of this Agreement pursuant to GC Clauses 2.2 or 2.9.1 hereof, or upon expiration of this Agreement pursuant to Clause 2.4 of this agreement hereof, all rights and obligations of the Parties hereunder shall cease, except:

- (a) Such rights and obligations as may have accrued on the date of termination or expiration;
- (b) The obligation of confidentiality set forth in Clause 3.3 of this agreement hereof;
- (c) The Consultant's obligation to permit inspection, copying and auditing of their accounts and record set forth in Clause 3.7 of this agreement hereof;
- (d) The Consultant's obligations regarding default in performance of the services in accordance of the provisions of the agreement and for any loss suffered by the Agency, whereof, as a result of such default; and
- (e) Any right, which a party may have under the Applicable Law.

2.9.4 Cessation of Services: Upon termination of this agreement by notice of either to the other pursuant to Clauses 2.9.1 or 2.9.2 of this agreement hereof, the Consultants shall, immediately upon dispatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultants and equipment and materials furnished by the Agency, the Consultants shall proceed as provided, respectively, by Clauses 3.10 or 3.11 of this agreement hereof.

2.9.5 Payment upon Termination: Upon termination of this agreement pursuant to Clauses 2.9.1 or 2.9.2 of this agreement hereof, the Agency shall make the payment pursuant to Clause 6 of this agreement hereof for services satisfactorily performed prior to the effective date of termination, subject to other conditions of

this agreement, to the Consultants (after offsetting against these payments any amount that may be due from the Consultants to the Agency):

2.9.6 Disputes about Events of Termination: If either Party disputes whether an event specified in paragraphs (a) to (c) Clause 2.9.1 of this agreement or in Clause 2.9.2 of this agreement hereof has occurred, such party may, within forty-five (45) days after receipt of notice of termination from the other party, refer the matter for settlement of disputes pursuant to Clause 10 of this agreement hereof.

3. OBLIGATIONS OF THE CONSULTANTS

3.1 General:

3.1.1 Standard of Performance: The Consultants shall perform the services and carry out their obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional techniques and practices. The consultants shall always act, in respect of any matter relating to this Agreement or to the Services, as faithful advisers to the Agency, and shall at all times support and safeguard the Agency's legitimate interests in any dealings with Sub-consultants or third Parties.

3.1.2 Law Governing Services: The Consultants shall perform the Services in accordance with the Applicable Law and shall take all practicable steps to ensure that any Sub-consultants, as well as any personnel of the Consultant and/or Sub-Consultants and agents, comply with the Applicable Law time being in force.

3.2 Conflict of Interests:

3.2.1 Consultants not to benefit from Commissions, discounts etc.: The remuneration of the Consultants pursuant to Clause 6 of this agreement hereof shall constitute the Consultant's sole remuneration in connection with this agreement or the services and subject to Clause 3.2.2 of this agreement hereof, the Consultants shall not accept for their own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Agreement or to the Services or in the discharge of their obligations hereunder, and the Consultants shall use their best efforts to ensure that any of the Personnel and agents, or either of them, similarly shall not receive any such additional remuneration.

3.2.2 Procurement Rules of Funding Agencies: If the Consultants, as part of the Services, have the responsibility of advising the Agency on the procurement of goods, works or services, the Consultants shall comply with any applicable procurement guidelines applicable in the State of Odisha and shall at all times perform such responsibility in the best interest of the Agency. Any discounts or commissions obtained by the Consultants in the exercise of such procurement responsibility shall be for the account of the Agency.

3.2.3 Consultants and Affiliates not to engage in Certain Activities: The Consultants agree that, during the term of this agreement and after its termination, the Consultants and any entity affiliated with the Consultants, shall be disqualified from providing goods, works or services (other than the services and any continuation thereof) for any Project resulting to the Services.

3.2.4 Prohibition of Conflicting Activities: The Consultants shall not engage and shall cause their personnel not to engage, either directly or indirectly in any business or professional activities in the State of Odisha, which would conflict, with the activities assigned to them under this Agreement.

3.3 Confidentiality:

The Consultants and their personnel shall not, either during the term or within two (2) years after the expiration of this Agreement, disclose any proprietary or confidential information relating to the project, the services, this agreement or the Agency's business or operations without the prior written consent of the Agency.

3.4 Performance Security:

The Consultant shall be required to submit acceptable Bank Guarantee for an amount equal to 5% of the accepted consultancy cost towards Performance Security. The validity of the Bank Grantee(s) shall cover entire duration of the consultancy period plus 6 months. The format of the Bank Guarantee(s) has been enclosed as Appendix-II. The Bank Guarantee(s) shall be released after satisfactory completion of the assignment. If performance of the TPQM Consultant is not found satisfactory, this security will be liable to be forfeited. In addition, the Consultant shall be liable for action under other clauses of the Agreement.

3.5 Limitations of the consultant's liability towards Agency:

- (a) Except in case of gross negligence or willful misconduct on the part of the Consultants or on the part of any person or firm acting on behalf of the Consultants in carrying out of the services, the Consultants, with respect to the damage caused by the Consultants to the Agency's property, shall not be liable to Agency:
 - (i) For any indirect or consequential loss or damage, and
 - (ii) For any direct loss or damage that exceeds: (A) the total payments for services made and expected to be made to the Consultant hereunder; or (B) the proceeds Consultant may be entitled to receive from any insurance maintained by the Consultant to cover such a liability, whichever of (A) or (B) is higher.

- (b) The limitation of liability shall not affect the Consultant's liability, if any, for damage to third parties caused by the Consultants or person or firm acting on behalf of the Consultant in carrying out the services.

3.6 Insurance to be taken out by the Consultants:

The Consultants shall:

- (i) take out and maintain, own cost but on terms and conditions approved by the Agency, insurance against the risks, and for the coverage's, as specified below; and
- (ii) at the Agency's request, provide evidence to the Agency showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid.
 - (a) Third party motor vehicle liability insurance as required under Motor Vehicles Act 1988 in respect of motor vehicles operated in India by the Consultants or their personnel for the period of the Consultancy; and
 - (b) Employer's liability and worker's compensation insurance in respect of the personnel of the Consultant, in accordance with relevant provisions of the applicable law, as well as, with respect to such personnel, any such life, health, accident, travel or other insurance as may be appropriate.

3.7 Accounting, Inspection and Auditing:

The Consultants shall:

- (i) keep accurate and systematic accounts and records in respect of the Services, hereunder, in accordance with accepted accounting principles and in such form and detail as will clearly identify all relevant time charges and cost, and the bases thereof; and
- (ii) permit the Agency or its designated representative periodically, and up-to one year from the expiration or termination of this agreement, to inspect the same and make copies thereof as well as to have them audited by auditors appointed by the Agency.

3.8 Consultant's Actions requiring Agency's prior Approval:

The Consultants shall obtain the Agency's prior approval in writing before taking any of the following action:

- (a) Appointing such members of the Personnel as are listed in merely by title but not by name;

- (b) Any other action as may be specified in SC.

3.9 Reporting Obligations:

The Consultants shall submit to the Agency the reports and documents specified in TOR (Section 5) hereto, in the form, in the numbers and within the time period set forth in the said Para and also furnish specific data/information called for by the Agency as and when required.

3.10 Documents Prepared by the Consultants to be the Property of the Agency:

All plans, drawings, specifications, designs, reports other documents and software prepared by the Consultants for the Agency under this agreement shall become and remain the property of the Agency. The Consultants shall, not later than upon termination or expiration of this Agreement, deliver all such documents etc. to the Agency, together with a detailed inventory thereof. The Consultants may retain a copy of such documents and software. Restrictions about the future use of these documents and software, if any, shall be specified in the SC.

3.11 Equipment and Materials furnished by the Agency:

The agency will not be responsible for supply of any Equipments and Materials. However, if some Equipment or material is made available to the Consultants by the Agency or purchased by the Consultants with funds provided by the Agency, it shall be the property of the Agency and shall be marked accordingly. Upon termination or expiration of this agreement, the Consultants shall make available to the Agency an inventory of such equipments and material and shall dispose of such equipments and materials in accordance with the Agency's instruction. Equipments and materials, the Consultants, unless otherwise instructed by the Agency in writing, shall insure them at the expense of the Agency in an amount equal to their replacement value.

4. CONSULTANT'S PERSONNEL

4.1 General:

The Consultants shall employ and provide such qualified and experienced Personnel as are required to carry out the Services.

4.2 Description of Personnel:

- (a) The titles, agreed job descriptions, minimum qualifications and approximate period of engagement in carrying out of the Services of each of the Consultant's Key Personnel are described in Section 5, TOR.
- (b) If additional work is required beyond the scope of the Services specified in TOR, the estimated periods of engagement of Key Personnel set forth in

TOR, may be increased by agreement in writing between the Agency and the Consultants.

4.3 Approval of Personnel:

The Key Personnel listed by title as by name are hereby approved by the Agency. In respect of other personnel, which the Consultants propose to use in the carrying out of the Service, the Consultants shall submit to the Agency for review and approval of a copy of their biographical data. If the Agency does not object in writing (stating the reasons for the objection) within thirty (30) calendar days from the date of receipt of such biographical data and such certificate, such Key Personnel shall be deemed to have been approved by the Agency.

4.4 Working Hours, Overtime, Leave etc.:

The personnel shall not be entitled to be paid extra for overtime or paid sick leave or vacation leave etc. The Consultant's payment shall be deemed to cover these items. Any grant of leave by personnel shall be subject to the prior approval by the Consultants who shall ensure that absence for leave purposes will not delay the progress and adequate supervision of the Services.

4.5 Removals and / or Replacement of Personnel:

- (a) Except as the Agency may otherwise agree, no changes shall be made in the Key Personnel. If for any reason beyond the reasonable control of the Consultants, it becomes necessary to replace any of the Personnel, the replacement of the personnel would be permitted to the extent of maximum 25% at every level for full project period. Subject to condition that the Consultants, shall forthwith provide as a replacement a person of equivalent or better qualifications acceptable to the Agency, such replaced person shall be inducted only after approval by the Agency;
- (b) If the Agency (i) finds that any of the Personnel has committed serious misconduct or has been charged with having committed a criminal action, or (ii) has reasonable cause to be dissatisfied with the performance of any of the personnel, then the Consultants shall, at the Agency's written request specifying the grounds therefore, forthwith provide as a replacement a person with qualifications and experience acceptable to the Agency.

4.6 Zonal Quality Monitor:

The Consultant shall, at all times, ensure that there is a ZQM acceptable to the Agency to supervise and coordinate the operations of the Personnel in the field and to be responsible for liaison between the Consultant and the Agency.

5. OBLIGATIONS OF THE AGENCY

5.1 Assistance and Exemptions:

The Agency will assist to consultant in grant of following from Government:

- (a) Provide the Consultants, Sub-consultants and Personnel with work permits and such other documents as shall be necessary to enable the Consultants and Personnel to perform the Services;
- (b) Assist the Consultants, and the Personnel employed by them for the Services from any requirement to register or obtain any permit to practice their profession or to establish themselves either individually or as a corporate entity according to the Applicable Law;
- (c) Grant to the Consultants, and the Personnel of either of them the privilege, pursuant to the Applicable Law, of bringing into State of Odisha reasonable amount of currency for the purposes of the Services or use of the personnel and their dependents and of withdrawing any such amounts as may be earned therein by the Personnel in the execution of the Services.

5.2 Access to Land:

The Agency warrants that the Consultants shall have free of charge unimpeded access to all land in the State of Odisha in respect of which access is required for the performance of the Services.

5.3 Making available, Field/District Laboratory for Testing to TPQM:

The tests for material and workmanship shall be carried out by the TPQM in the field laboratory established by the contractor/Divisional laboratory. The Agency shall ensure that the Division provides the TPQM full support for taking samples, transportation of samples to the laboratory and actual conduct of tests in the field laboratory of the contractor/ Divisional laboratory.

5.4 Arrangement for Testing:

The Third Party Quality Monitor shall carry ordinary instruments, such as, measuring tapes and measuring scales etc. required for inspection and general measurements of road works during the inspection. However, the tests for material and workmanship shall be carried out in the field laboratory established by the contractor. It would be possible to conduct all the tests prescribed in the TOR in the field laboratory of the contractor, however, it may not be possible to generally carry out some specific tests in the laboratory of the contractor, in such cases the testing would be performed in the district/regional/State level laboratories of the employer organization, laboratories of engineering institutes or institutes of

technology as approved by the employer. The testing can also be carried out in the private laboratories provide they are accredited by the employer.

The employer shall be responsible for payment towards the testing charges only but transportation of samples to the laboratory would be responsibility of the consultant. The Employer shall also be responsible for ensuring that the TPQM is provided full support for taking samples, transportation of samples to the laboratory and appropriate testing in presence of the TPQM. All the tests, whether performed in the field laboratory of the contractor or otherwise, shall be performed in presence of and under full supervision of the TPQM and the TPQM shall be fully responsible for correctness of the test results.

5.5 Payment:

In consideration of the Services performed by the Consultants under this agreement, the Agency shall make to the Consultants such payments and in such manner as is provided by GC Clause 6 of this agreement.

6. PAYMENTS TO THE CONSULTANTS

6.1 Advances:

The Agency shall make payment of mobilization advance to the Consultant against the provision by the Consultant of an unconditional Bank Guarantee by a Nationalised Bank, in a form acceptable to employer, in amounts equal to 10% of the accepted total consultancy cost.

6.2 Monthly Payment:

The payment to the Consultant in consideration of the services rendered by him shall be made on the monthly basis.

6.3 Currency of Payment:

All payments under this agreement shall be made in INR only.

6.4 Payment to the Consultants:

The Agency shall pay to the Consultants on the basis of time actually spent by the Consultants Personnel in the performance of the services at the specified billing rates approved by the Agency every month. The time actually spent by the consultant personnel in the performance of the services need to be certified by the concerned Executive Engineer in charge of the project.

6.5 Mode of Billing and Payment:

The billing and payment in respect of services shall be made as follows:

- (a) The Agency shall cause to be paid to the Consultants an advance payment as specified in the SC and as otherwise set forth below. The advance payments will be due after provision by the Consultants to the Agency of a Bank Guarantee by a Bank acceptable to the Agency in an amount (or amounts) specified in SC, such a bank guarantee (i) to remain effective until the advance payment has been fully set off as provided in the SC, and (ii) to be in the form set forth in Appendix III hereto or in such other form as the Agency shall have approved in writing;
- (b) As soon as practicable and not later than the Fifteen (15) days after the end of each calendar month, during the period of services, the Consultant shall submit to Agency in duplicate itemized statements accompanied by the copies of the receipted invoices, vouchers and other appropriate supporting materials of the amounts payable pursuant to GC Clauses 6.3 and 6.4 for such month;
- (c) The Agency shall cause the payment of the Consultants periodically as given above within fifteen (15) days after the receipt by the Agency of bills with supporting documents. Only such portion of a monthly statement/bill that is not satisfactorily supported may be withheld from payment. Should any discrepancy be found to exist between actual payment and cost authorized to be incurred by the consultants; the Agency may add or subtract the difference from any subsequent payments.
- (d) The final payment under this Clause shall be made only after the final report and a final statement, identified as such, shall have been submitted by the consultants and approved as satisfactory by the Agency. The services shall be deemed completed and finally accepted by the Agency and the final report and final statement shall be deemed approved by the Agency as satisfactory, ninety (90) calendar days after receipt of the final report and final statement by the Agency unless the Agency, within such ninety (90) days period, gives written notice to the consultants specifying in detail deficiencies in the services, the final report or final statement. The consultants shall thereupon promptly make any necessary corrections, and upon completion of such corrections, the foregoing process shall be repeated. Any amount which the Agency has paid or caused to be paid in accordance with this Clause in excess of the amounts actually payable in accordance with the provisions of this agreement shall be reimbursed by the Consultants to the Agency within thirty (30) days after receipt by the consultants of notice. Any such claim by the Agency for payment must be made within six (6) calendar months after receipt by the Agency of a final report and a final statement approved by the Agency in accordance with the above.

- (e) All payments under this agreement shall be made to the accounts of the Consultants specified in the SC.

6.6 Recovery:

The advance payment shall be recovered by deducting proportionate amounts from the payments due to the Consultant (in number of instalments as laid down under special conditions). Any sum falling due or any loss caused due to this agreement shall be recoverable by the Agency from the Consultant as if it were arrears of land revenue.

6.7 Payment to the Government Agencies:

If required to make any payment to any Governmental Agency in connection with implementation of the Services the Consultant shall make such payments only by means of cheque, or through official bank remittance addressed to the account of the relevant Agency. Where payments to such Agency account cannot be made, payments to any employee of such Agency, (whether for a permanent, part-time or contractual staff), shall only be made with prior written endorsement of the Agency and only by cheque or through official bank remittance addressed to the relevant account of the employee. In the event that a non-cash payment cannot be effected in a timely manner, cash payment up to **Rs.20,000/-**, or such amount as may be allowed under the relevant laws applicable to the Government Agency or employee as the case may be, whichever is less, may be made by the Consultant to the Government Agency or employee against receipt for such payment, provided that such payment is reported to the Agency within three working days after such payment is made and a written explanation of the circumstances that necessitated such payment is submitted by the Consultant to the Agency.

7. FAIRNESS AND GOOD FAITH

7.1. Good Faith:

The Parties undertake to act in good faith with respect to each other's rights under this agreement and to adopt all reasonable measures to ensure the realization of the objectives of this agreement.

7.2. Operation of the Agreement:

The Parties recognize that it is impractical in this agreement to provide for every contingency which may arise during the life of the agreement, and the Parties hereby agree that it is their intention that this agreement shall operate fairly as between them, and without detriment to the interest of either of them and that if during the term of this agreement either Party believes that this agreement is operating unfairly, the Parties will use their best efforts to agree on such action as may be necessary to remove the cause or causes of such unfairness, but on

failure to agree on any action pursuant to this Clause shall give rise to a dispute subject to arbitration in accordance with GC Clause 10 thereof.

8. ACTION WHEN THE KEY PERSONNEL NOT PROVIDED

As per TOR (Section 5) the Consultant is required to provide the Key Personnel with qualification and experience as laid down in TOR. The team given in Technical Proposal will have to be employed on the work. However, the changes of team members will be allowed only in exceptional circumstances on approval of the Agency.

If the services of required staff are not made available at proper time and in specified number, the proportionate payment shall be deducted from the bills of the Consultant as specified in TOR (Section 5). In addition, the Consultant shall be liable for action under other clauses of the contract that may ultimately result in the termination and or black listing of the contract.

9. COMPENSATION FOR FAILURE TO RENDER SATISFACTORY SERVICE BY THE CONSULTANT:

9.1. The assessment of inspections carried out by the Consultant shall be carried out by the employer in each quarter or at shorter durations as agreed between the Consultant and the employer. If the Consultant fails to render satisfactory services in respect of ensuring inspection of works in each quarter at stages prescribed in the TOR depending upon the construction stage of work at the commencement and up to completion of the service or as per agreed work programme; or in respect of providing timely reports or in respect of scrutiny of inspection reports or ATRs, the Consultant agrees to pay compensation in the following manner:

- (a) If number of inspections carried out in a quarter are less than 90% of desired inspections as per the work programme, the Agency shall deduct amount equal to double the billing rate for each inspection of work by one single Third Party Quality Monitor for number of inspections not carried out in excess of 90% of inspections agreed between the employer and the consultant as per agreed work programme.
- (b) However, in case the Consultant is able to carry out desired number of inspection in the subsequent quarter covering short-fall of the previous quarter, the amount withhold will be restored to the Consultant by adjustment in the next payment.
- (c) If the Consultant fails to scrutinize (to be determined by the employer) the inspection reports, or the Action Taken Report to the satisfaction of the Employer as per provisions contained in this regard in TOR Section 5, the Consultant shall pay compensation equal to double the billing rate for

inspection of that work for which, the satisfactory scrutiny has not been carried out by the Consultant.

- (d) The total amount of such compensation for the complete duration of the services shall not be more than 10% of the total billing for the services rendered by the Consultant. The employer may deduct the amount of compensation from any payments due to Consultant. The payment of penalty shall not affect the Consultant's other liabilities.

9.2. The Agency may conduct independent checking of works. If such checks disclose that quality monitoring carried out by the consultant do not meet the specified standards, in such event, the Consultant agree that the Agency will not pay the consultants charges for the defective inspections. In addition, the Consultant agree that the Consultant shall be liable to pay compensation equal to 100% of such amount.

9.3. If the service of the specified personnel are not made available at proper time or a team member provided by Consultants is not acceptable to the Agency, the Consultant shall immediately replace the team member and the Consultant and the Agency agree that the Consultant is liable to pay compensation equal to the Consultant's rate of 10 inspection of each work by one TPQM. If the Consultant fails to quickly deploy/replace a team member as instructed by the Agency, the Employer may make temporary arrangement. The Agency will pay the temporary deployment/replacement with commensurate reduction in the scope of Consultant contract. In such event, the Consultant and the Agency agree that the Consultant shall be liable to pay compensation equal to 50% of the cost to the Agency of the temporary deployment/replacement until the Consultant provides a suitable replacement/team member. This will however be a temporary arrangement. If Consultant fails to deploy the requisite personnel or replace any member as instructed, the Consultant shall be liable for termination of the agreement and or black listing. In exceptional circumstances in case suitably qualified/ experienced replacement team member cannot be made available by the Consultant, for reasons which are accepted by Agency, the following relaxation may be considered with reduced remuneration by the Agency at its sole discretion. The reduction in qualification level shall be allowed only for one stage.

10. SETTLEMENT OF DISPUTES

10.1. Amicable Settlement:

The Parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this agreement or the interpretation thereof.

10.2 Dispute Redressal System

10.2.1 If any dispute or difference of any kind what-so-ever shall arise in connection with or arising out of this Contract, whether before its commencement or during the services or after the termination, abandonment or breach of the Contract, it shall, in the first instance, be referred for settlement to the competent authority (as mentioned under special conditions) within 45 days of arising the dispute or difference. The competent authority shall, within a period of forty-five days after being requested in writing by the Consultant to do so, convey his decision to the Consultant. Such decision in respect of every matter so referred shall, subject to review as hereinafter provided, be final and binding upon the Consultant. In case the services are already in progress, the Consultant shall proceed with performance of services, pending receipt of the decision of the competent authority as aforesaid, with all due diligence.

10.2.2 Either party will have the right of appeal, against the decision of the competent authority, to the Standing Empowered Committee (O/O CE) within 90 days of decision of the competent authority.

10.2.3 The composition of the Empowered Standing Committee will be:

- (a) One official member as Chairman of the Standing Empowered Committee, not below the rank of Additional Secretary to the Government in PR Department;
- (b) One official member not below the rank of Chief Engineer; and
- (c) One non-official member who will be technical expert of Chief Engineer's level selected by the Consultant from a panel of three persons given to him by the Employer.

10.2.4 The Consultant and the Employer (on behalf of the PR &DW Deptt.) will be entitled to present their case in writing duly supported by documents. If so requested, the Standing Empowered Committee may allow one opportunity to the Consultant and the Employer for oral arguments for a specified period. The Empowered Committee shall give its decision within a period of ninety days from the date of appeal, failing which the Consultant can approach the appropriate court for the resolution of the dispute.

10.2.5 The decision of the Standing Empowered Committee will be binding on the Employer for payment of claims up to five percent of the Initial Contract Price. The Consultant can accept and receive payment after signing as "in full and final settlement of all claims". If he does not accept the decision, he is not barred from approaching the courts. Similarly, if the Employer does not accept the decision of the Standing Empowered Committee above the limit of five percent of the Initial Contract Price, he will be free to approach the courts applicable under the law.

10.3 Arbitration:

In view of the provision of the clause 10.2 on Dispute Redressal System, it is the condition of the Contract that there will be no arbitration for the settlement of any dispute between the parties.

11. JURISDICTION:

The contract has been entered into the State of and its validity, construction, interpretation and legal effect shall be to the exclusive jurisdiction of the courts at the place where this agreement is entered into. No other jurisdiction shall be applicable.

IN WITNESS THEREOF, the parties hereto have caused this agreement to be signed in their respective names of the day and year first above written.

FOR AND ON BEHALF OF THE AGENCY	FOR AND ON BEHALF OF THE CONSULTANTS
BY	BY
.....
Authorized Representative	Authorized Representative
Witness:	Witness:

Annexure 7-I

Code of Conduct for Third Party Quality Monitors, engaged by the Government of Odisha

Introduction:

The purpose of Code of Conduct is to ensure an ethical conduct in the third party inspection of works.

The objective of this tier of quality management mechanism is to independently verify that the quality of the works executed by Government confirms to standards and to see whether the prescribed quality management mechanism in the State is effective. The role of this tier is also to provide guidance to the State implementation machinery and the field engineers rather than 'fault finding', as such; the basic duty of the TPQM is to inspect the works as per the TOR and prepare inspection report giving clearly his findings and suggestions for improvement. High ethical conduct is expected of the person who is engaged as Third Party Quality Monitor.

A code of conduct is necessary and appropriate for the TPQM because of the trust placed in the independent quality management system.

The Code of Conduct extends beyond the definition of independent quality monitoring to include two essential components:

1. Principles those are relevant to the profession and practice of independent quality monitoring of Social Infrastructural works;
2. Rules of Conduct that describe behavioral norms expected of independent quality monitors. These rules are an aid to interpreting the Principles into practical applications and are intended to guide the ethical conduct of the Third Party Quality Monitors.

Applicability:

This Code of Conduct applies to both individuals and entities that provide independent quality monitoring services in the state of Odisha.

Principles:

The Third Party Quality Monitors are expected to apply and uphold the following principles:

1. **Integrity:** The integrity of Third Party Quality Monitors establishes trust and thus provides the basis for reliance on their judgment.
2. **Objectivity:** The Third Party Quality Monitors exhibit the highest level of professional objectivity in gathering, evaluating and communicating information about the activity or process being examined. The Third Party Quality Monitors make a balanced assessment of all the relevant circumstances and are not unduly influenced by their own interests or by others in forming judgments
3. **Confidentiality:** The Third Party Quality Monitors respect the value and ownership of information they receive and do not disclose information without appropriate authority unless there is a legal or professional obligation to do so.
4. **Competency:** The Third Party Quality Monitors apply the knowledge, skills and experience needed in the performance of independent quality monitoring services.

RULES OF CONDUCT:

1. Integrity:

Third Party Quality Monitors:

- 1.1. Shall perform their work with honesty, diligence and responsibility.
- 1.2. Shall observe the law and make disclosures expected by the law and the profession.
- 1.3. Shall not knowingly be a party to any illegal activity or engage in acts that are discreditable to the profession or to the organization for which the TPQM is working.
- 1.4. Shall respect and contribute to the legitimate and ethical objectives of the organization for which TPQM is working.

2. Objectivity

Third Party Quality Monitors:

- 2.1. Shall not participate in any activity or relationship that may impair or be presumed to impair their unbiased assessment. This participation includes those activities or relationships that may be in conflict with the interests of the organization and the programme for which the TPQM is working.
- 2.2. Shall not accept anything that may impair or be presumed to impair their professional judgment.

- 2.3. Shall disclose all material facts known to them that, if not disclosed, may distort the reporting of activities under review.
- 2.4. Shall endeavor in guiding the executing machinery on correct technical procedures in urban/ Rural Social Infrastructure.

3. Confidentiality

Third Party Quality Monitors:

- 3.1 Shall be prudent in the use and protection of information acquired in the course of their duties.
- 3.2 Shall not use information for any personal gain or in any manner that would be contrary to the law or detrimental to the legitimate and ethical objectives of the organization or the programme for which the TPQM is working.

4. Competency

Third Party Quality Monitors:

- 4.1. Shall engage only in those services for which they have the necessary knowledge, skills, and experience.
- 4.2. Shall perform independent quality monitoring in accordance with the provision in TOR.
- 4.3. Shall continually improve their proficiency and the effectiveness and quality of their services.

I, hereby give my acceptance to the Code of Conduct to work as Third Party Quality Monitor.

Signature.....
Name.....
Address.....
.....
.....
Contact No.....

SECTION-8

SPECIAL CONDITIONS OF AGREEMENT (SC)

SPECIAL CONDITIONS OF AGREEMENT (SC)

Number of Amendments of, and Supplements to, Clauses GC Clause in the General Conditions of Agreement

- 2.1** The agreement shall come into force and effect on date order to commence services is issued by Agency.
- 2.2** The time period shall be 30 days unless any other time period parties may agree in writing.
- 2.3** The time period shall be 30 days unless any other time period parties may agree in writing.
- 2.4** The time period shall be 24 months unless any other time period parties may agree in writing.
- 3.9** The Consultant shall not use these documents for purposes unrelated to this agreement without the prior written approval of the Agency.
- 4.6** "The person designated as ZQM in TOR shall serve in that capacity, as specified in Clause GC 4.6".
- 6.6** The following provisions shall apply to the advance payment and the advance payment guarantee:
 - (i) An advance payment shall be made within 30 days after receipt of advance payment guarantee. The advance payment will be set off by the Agency in 8 equal monthly installments against the payments of the service;
 - (ii) The bank guarantee shall be for the period of agreement for the amount to be paid as advance payment.
- 10.** The Competent Authority for the purpose of this Clause shall be the Superintending Engineer of the concerned Circle.

APPENDICES
FORM OF BANK GUARANTEE AS BID GUARANTEE

To: _____ [name of Employer]
_____ [address of Employer]

Dear Sir(s)

WHEREAS, _____ [name of Bidder] (hereinafter called "the Bidder") intends to submit his Bid dated _____ [date] for the Project Implementation Consultant forZonal Consultancy Bid ID No _____ (name of Bid).

KNOW ALL PEOPLE by these present that We _____ [name of Bank] of _____ [name of place] having our registered office at _____ (hereinafter called "the Bank") are bound unto _____ [name of the Nodal Executive Engineer] (hereinafter called "the Employer") in the sum of _____⁽¹⁾ for which payment well and truly to be made to the said Employer the Bank bids itself, his successors and assigns by these presents.

SEALED with the Common Seal of the said Bank this _____ day of _____ 201____.

THESE CONDITIONS of this obligation are:

- (1) If after Bid opening the Bidder withdraws his bid during the period of Bid validity specified in Section 2 instructions to Consultants; or
- (2) If the Bidder being directed by the Employer during the period of Bid validity; or
 - (a) Fails or refuses to execute the Form of Agreement in accordance with the Instructions to Consultants, if required; or
 - (b) Fails or refuses to furnish the Performance Security, in accordance with the Instruction to Consultants; or
 - (c) Does not accept the correction of the Bid Price pursuant to Clause 2.5.2(h) of the Instruction to Consultant.

We undertake to pay to the Employer up to the above amount upon receipt of his first written demand without demure and without the Employer having to substantiate his demand, provided that in his demand the Employer will note that the amount claimed by

him is due to him owing to the occurrence of one or any of the above conditions, specifying the occurred condition or conditions.

This Guarantee will remain in force up to and including the date _____ (2) days after the deadline for submission of Bids as such deadline is stated in the Instructions to Consultants or as the Employer may extend it, notice of which extension(s) to the Bank is hereby waived. Any demand in respect of this guarantee should reach the Bank not later than the above date.

DATE _____ SIGNATURE OF THE BANK _____

WITNESS _____ SEAL _____

[Signature, name and address]

- 1 The Bidder should insert the amount of the guarantee in words and figures. This figure should be the same as shown in Clause 2.1.9 of the Instructions to Consultants.
- 2 30 days after the end of the validity period of the Bid. The Agency should insert date before the Bidding documents are issued.

Note 1: The stamp papers of appropriate value shall be purchased in the name of bank that issues the "Bank Guarantee".

Note 2: The bank guarantee shall be from a Nationalized Bank.

*An amount shall be inserted by the bank representing the amount of the Advance payment

Appendix: II

Model Bank Guarantee Format for Performance Security

To

The Governor of Odisha

WHERE AS _____ (Name and address of the Consultancy firm) (hereinafter called the "Consultant") has undertaken, in pursuance of contract no. _____ dated _____ to provide Consultancy service (herein after called "the contract").

AND WHEREAS it has been stipulated by you in the said contract that the Consultant shall furnish you with a Bank guarantee by a Nationalised bank recognized by you for the sum specified therein as security for compliance with its obligations in accordance with the contracts:

AND WHEREAS we have agreed to give the Consultant such a Bank guarantee:

NOW THEREFORE, we hereby affirm that we are guarantors and responsible to you, on behalf of the Consultant, up to a total of _____ (amount of the guarantee words & figures) and we undertake to pay you, up on your first written demand declaring the Consultant to be in default under the contract and without cavil or argument, any sum or sums within the limits of (amount of guarantee) as aforesaid without your needing to prove or to show grounds or reasons for your demand or the sum specified therein.

We hereby waive the necessity of your demanding the said debt from the Consultant before presenting us with the demand.

We further agree that the change or addition to or other modification of the terms of the contract to be performed there under or of any of the contract documents which may be made between you and the Consultant shall in any way release us from any liability under this guarantee and we hereby waive notice of any such change, addition or modification.

This guarantee shall be valid until the day of 201

Request for Proposal (RFP) for Engagement of a Consulting Firm(s) for Third Party Quality & Quantity Monitoring Services of Rural Piped Water Supply Projects in the State of Odisha

Our _____ branch at _____(Name & Address of the _____ branch) is liable to pay the guaranteed amount depending on the filling the claim and any part thereof under this Bank Guarantee only and only if you serve upon us at our _____ branch a written claim or demand and received by us at our _____ branch on or before dt. _____ otherwise bank shall be discharged of all liabilities under this guarantee thereafter.

(Signature of the authorized officer of the Bank)

Name and designation of the Officer

Seal Name & address of the Bank
and address of the Branch.

Appendix III

Form of Advance Payments Guarantee

Bank Guarantee for Advance Payment

_____ [Bank's Name, and Address of Issuing Branch or Office]

Beneficiary: _____ [Name and Address of Client]

Date: _____

ADVANCE PAYMENT GUARANTEE No.: _____

We have been informed that _____ [name of Consulting Firm] (hereinafter called "the Consultants") has entered into Contract No. _____ [reference number of the contract] dated _____ with you, for the provision of _____ [brief description of Services] (hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum of _____ [amount in figures] () [amount in words] is to be made against an advance payment guarantee.

At the request of the Consultants, we _____ [name of Bank] hereby irrevocably undertake to pay you any sum or sums not exceeding in total an amount of _____ [amount in figures] () [amount in words]¹ upon receipt by us of your first demand in writing accompanied by a written statement stating that the Consultants are in breach of their obligation under the Contract because the Consultants have used the advance payment for purposes other than toward providing the Services under the Contract.

It is a condition for any claim and payment under this guarantee to be made that the advance payment referred to above must have been received by the Consultants on their account number _____ at _____ [name and address of Bank].

The maximum amount of this guarantee shall be progressively reduced by the amount of the advance payment repaid by the Consultants as indicated in copies of certified _____

¹ The Guarantor shall insert an amount representing the amount of the advance payment and denominated either in the currency(ies) of the advance payment as specified in the Contract, or in a freely convertible currency acceptable to the Client.

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monthly statements which shall be presented to us. This guarantee shall expire, at the latest, upon our receipt of the monthly payment certificate indicating that the Consultants have made full repayment of the amount of the advance payment, or on the ___ day of _____, 201___, whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.

This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 458.

[signature(s)]