



GOVERNMENT OF ODISHA
(PANCHAYATI RAJ & DRINKING WATER DEPARTMENT)

OFFICE OF THE PANCHAYAT SAMITI POTTANGI
DISTRICT-KORAPUT (ODISHA)

Email: ori-pottangi@nic.in

(Bid Identification No.: 01/2025-26)

DETAILED TENDER CALL NOTICE (DTCN)

FOR 6 Nos. of Civil Works (Buildings)

1. Const. of Additional Class Room at Govt. Primary School, Bitra of Rallegada GP. (Tender Cost - ₹12,76,557/-)
2. Const. of Additional Class Room at Govt. Primary School, Sunki of Sunki GP. (Tender Cost - ₹14,67,395/-)
3. Const. of Additional Class Room at Govt. Primary School, Doliamba of Kotia GP. (Tender Cost - ₹14,63,939/-)
4. Const. of Additional Class Room at Govt. NUPS, Khirajhola of Maliput GP. (Tender Cost - ₹14,65,515/-)
5. Const. of Additional Class Room at Govt. NUPS, Tangini of Rallegada GP. (Tender Cost - ₹14,68,017/-)
6. Const. of Additional Class Room at Govt. UGHS, Digagoluru of Talagoluru GP. (Tender Cost - ₹14,72,295/-)

CHECKLIST TO BE ENSURED BY THE BIDDER

| Sl. No. | Particulars | Whether Furnished | | Remarks |
|---------|---|-------------------|----|---------|
| | | YES | NO | |
| 01. | Cost of Bid documents as mentioned in the NIT. (Online remittance copy) | | | |
| 02. | Bid security/ EMD amount as mentioned in the NIT. (Online remittance copy) | | | |
| 03. | Copy of Valid Contractor's Registration Certificate. | | | |
| 04. | Copy of PAN Card | | | |
| 05. | Copy of last 3 years I.T. Return | | | |
| 06. | Copy of Valid GST Registration Certificate. | | | |
| 07. | Copy of latest GST return (GSTR-3B). | | | |
| 08. | No Relation Certificate (Annexure-I) | | | |
| 09. | Work Experience Certificate (Similar Nature of Work) | | | |
| 10. | Affidavit in legal stamp paper for authenticity of the documents | | | |
| 11. | Caste Certificate , if any along with an affidavit in support of Caste Certificate. | | | |



**OFFICE OF THE PANCHAYAT SAMITI, POTTANGI
DISTRICT-KORAPUT**

Email: ori-pottangi@nic.in

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DETAILED TENDER CALL NOTICE (DTCN)

(Bid Identification No.: 01/2025-26)

1. The Block Development Officer, Pottangi of District- Koraput on behalf of Government of Odisha invites **percentage rate bids in double cover system through online mode** to be eventually drawn up in standard P1/F-2 contract form for execution of 06 Nos. of civil works as detailed in the table from the class of eligible contractors as mentioned against each work in Column No. 7 (Seven) registered with the Odisha State Governments and Contractors of equivalent Grade/ Class registered with Central Government/ MES/ Railways. The bidders may participate for any bid or all bids of the following works.

| Sl. No. | Name of the Work | Estimated Cost (In Rs.) | Tender Amount (In Rs.) | Bid Security/ EMD Amount (In Rs.) | Cost of Bid Documents (In Rs.) | Class of Contractor | Period of Completion |
|---------|--|-------------------------|------------------------|-----------------------------------|--------------------------------|---------------------|----------------------|
| 1 | 2 | 3 | 4 | 5 | 6 | 7 | 8 |
| 1 | Const. of Addl. Class Room at Govt. Primary School, Bitra of Rallegada GP. | 15,47,000/- | 12,76,557/- | 12,766/- | 6,000/- | "C" & "D" | 4 (FOUR) Months |
| 2 | Const. of Additional Class Room at Govt. Primary School, Sunki of Sunki GP. | 18,33,000/- | 14,67,395/- | 14,700/- | 6,000/- | "C" & "D" | 5 (FIVE) Months |
| 3 | Const. of Additional Class Room at Govt. Primary School, Doliamba of Kotia GP. | 18,33,000/- | 14,63,939/- | 14,700/- | 6,000/- | "C" & "D" | 5 (FIVE) Months |
| 4 | Const. of Additional Class Room at Govt. NUPS, Khirajhola of Maliput GP. | 18,33,000/- | 14,65,515/- | 14,700/- | 6,000/- | "C" & "D" | 5 (FIVE) Months |
| 5 | Const. of Additional Class Room at Govt. NUPS, Tangini of Rallegada GP. | 18,33,000/- | 14,68,017/- | 14,700/- | 6,000/- | "C" & "D" | 5 (FIVE) Months |
| 6 | Const. of Additional Class Room at Govt. UGHS, Digagoluru of Talagoluru GP. | 20,27,000/- | 14,72,295/- | 14,800/- | 6,000/- | "C" & "D" | 5 (FIVE) Months |

| Sl. No. | Description | Critical Dates |
|---------|---|--|
| (i) | Period of availability of bid documents for on-line bidding | : 23.04.2025 to 05.05.2025 up to 17:30 Hours |
| (ii) | Last date & time of seeking clarification | : 05.05.2025 up to 17:30 Hours |
| (iii) | Last date & time of on-line bidding | : 05.05.2025 up to 17:30 Hours |
| (iv) | Date & time of opening of on-line Bid | : 06.05.2025 at 11:30 Hours |
| (v) | Transparent Lottery (If required) | : 06.05.2025 |

2. Bidders/tenderers shall note that, the works shall have to be completed within the time limit given in the **NOTICE INVITING TENDER (TIN)** commencing from the date of issue of written order. The Authority for acceptance of Bids/Tenders shall rest absolutely with the Block level tender committee of Panchayat Samiti, Pottangi.


Block Development officer, Pottangi

3. Bidders/tenderers are required to pay Bid Security/EMD @ 1% (One Percent) of the amount put to tender as mentioned in the **NOTICE INVITING TENDER (TIN)** which should be remitted through online and must accompanied the Bid/Tender, failing which the Bids/Tenders will be summarily be rejected. The Bid Security/EMD to be refunded to the unsuccessful Bidders/Tenderers on application without any interest after acceptance of the tender and the same shall be retained in case of successful bidders/tenderers and shall carry no interest.
4. The details of work including the estimated cost, tender value, bid security/EMD, cost of bid documents, required class of contractor, completion time etc. are available in the e-procurement portal/website <https://www.tendersodisha.gov.in>.
5. The Block Development Officer, Pottangi reserves right to reject any or all the tenders received without assigning any reason. The bidders/tenderers whose bid/tender is selected for acceptance shall be intimated within a period of three days upon written intimation being given to him of acceptance of the tender shall deposit the initial security deposit amount equal to that of EMD and sign the agreement in the percentage rate of contract form of the PWD. The Initial Security Deposit with the earnest money and the amount withheld from successive work bills according to the provision of the percentage rate contract shall be retained as security deposit. Failure to execute the agreement and required deposit of the security as above shall be entitled for future of the earnest money. No bid/tender shall be finally accepted unless the required amount of security deposit. The written agreement to be entered into between contractor and the Block Development Officer, Pottangi shall be the foundation of the right of both the parties and the contract shall be deemed to be complete until the agreement has first bill signed by the contractor and then by the Block Development Officer, Pottangi in the manner as laid down in OPWD Code. The Block Development Officer, Pottangi shall accept the security deposit drawn in favour of the Block Development Officer, Pottangi. The documents/receipts shall be furnished to the Block Development Officer, Pottangi
6. Performance Security shall be deposited by the Bidder, If the bidder quoted their rate less than the scheduled amount, they should deposit the less amount i.e., difference between amount quoted by the contractor and the amount put to tender in shape of Demand Draft/ Banker's Cheque of any Nationalized Bank in favour of **Block Development Officer, Pottangi** along with bid/tender documents.
7. The bid/tender of defaulting contractors (leaving the earlier works of Panchayat Samiti, Pottangi incomplete and those contractors whose progress on Panchayat Samiti, Pottangi works are unsatisfactory within the stipulated scheduled period) will not be considered till completion of the earlier works awarded by this Panchayat Samiti, Pottangi.
8. The Bid security/EMD amount is to be forfeited if the bidder/tenderer back out from the offer of acceptance of tender by the competent authority and also intimated to the License Issuing Authority for taking necessary action against them.
9. The work needs to commence immediately after award of tender. Penalty of 3% of total tender value will be imposed if work does not commence within one week. The authority reserves the right to award the tender to L2 Bidder (at L1 rate), if the work does not commence with two weeks of awarding the tender.
10. Both E.M.D. & I.S.D. shall be refunded to the successful tenderer after 01 year of completion of works provided that all defects if pointed out by Engineering Staff are rectified. However, the security deposit will be refunded only after audit, which is being deducted from time to time in all running as well as final bills.
11. The Percentage Rate shall be quoted in words and figures. Otherwise, the tender will be liable for rejection. In case of discrepancy between words & figure, the percentage rate quoted in words will be treated as final.
12. The Contractor shall be responsible for payment of royalties or other charges for quarrying materials. All local taxes including state sales tax and income tax, ferry and tollage charges, other local taxes shall be paid by the contractor. The same will be deducted from the work bill if the contractor fails to produce the valid receipt in support of the payment of the above said charges/taxes.


Block Development officer, Pottangi

13. The Bid/Tender shall not be considered unless the bidder/tenderer encloses self-attested copies of Valid Contractor's Registration Certificate, PAN Card, Valid GST Registration Certificate and latest GST Return & IT Return along with his bid/tender and original certificate are to be produced before the Block Development Officer, Pottangi at the time of opening of Bid/Tender.
14. If the contractor removes any materials or stock supplied to him from the site of the work with a view to dispose of the same dishonestly or for any other reason without written permission of the Block Development Officer, Pottangi he shall in addition to any other liabilities civil or criminal arising out of such removal, liable to pay a penalty equivalent to give times rate of the materials or stock so removed according to the stipulated rate and the penalty so imposed shall be recovered from the Contractor from any sum that may then be immediately due or any time there after becomes due to the contractor or from is security.
15. The contractor shall be fully liable to indemnify the Panchayat Samiti's payment of any compensation under workmen compensation Act VIII of 1923 on account of worker employed by him and the full amount of compensation paid shall be recovered from the contractor.
16. Every Bidder/Tenderer must examine the detailed specification of the work before submitting his bid/tender. The right reserved without impairing the contract to make such increase or decrease in the quantities or items of work or deleting any item mentioned in the schedule attached to the tender notice, as may be considered necessary to complete the work fully and satisfactorily. It will definitely be understood that Panchayat Samiti does not accept responsibility for the corrections or completeness of the quantities shown in the schedule. The schedule is liable to alterations, additions and deductions shall in no case invalidate contract and no claim for extra monetary compensation shall be entertained.
17. The length and sizes of M.S. or Tor Rods are to be procured by the contractor and should be SAIL Brand and the same be procured as per the direction of Engineer-in-Charge.
18. All reinforced cement concrete work shall confirm to the detailed standard specification and shall be of proportion as per design with the specification mentioned in the tender schedule and mixed in Concrete Mixture, compacted with Vibrator. All times of work shall be executed in accordance with the detailed standard specification of Odisha as followed by State PWD (Roads & Buildings).
19. Shuttering and centering shall be with seasoned Sal wood planks inner wide of which shall be lined with suitable shuttering made leak proof and tight including false work as directed or alternatively steel shuttering and centering shall be used.
20. The selected contractor may take delivery of departmental supply of materials according to his need for the work issued by the Assistant Engineer/ Junior Engineer of the work on written application by the contractor or in the intent from. The contractor shall make all arrangements for storage of materials and pay watchmen etc., shall be borne by him. The Panchayat Samiti, is not responsible at site. Once the materials are issued to the contractor, he shall be responsible for any loss, damage theft etc. till the materials are fully utilized in the work to the full satisfaction of the Assistant Engineer/Junior Engineer. If the contractor stops or slows down the progress of work under any pleas whatever, he shall be liable to pay the full penalty under relevant clause of the item rate contract.
21. For the purpose of the jurisdiction, in the event of dispute if any, the contractor shall be deemed to have been into within the Pottangi Block Area and it is agreed that neither party to the agreement will be competent to bring any suit with regards to the matter covered by this contract at ay place outside Block Development Officer, Pottangi.
22. It is contractor's responsibility to correctly demark lay out and orientation of the building etc. and fixation of level pillars at site as directed by the Asst. Engineer or Junior Engineer. All expenditure in connection with tools and plants, instrumental materials etc., shall be borne by the contractor.


Block Development officer, Pottangi

23. After the work is finished, all surplus materials and debris shall be removed, preliminary work such as vat mixing plates etc., are to be dismantled and all the materials removed from the site and ground up to 30mtrs. wide from the building etc. should be cleaned and dressed by the Contractor at his own cost. The net rate quoted should be inclusively of all these expenditures. He should return all the unused Departmental materials to JE concerned.
24. The Contractor shall not interfere with the execution of water supply or electrical fittings and other works entrusted to any other agency by the Panchayat Samiti at the time during the progress of work if the works are not included in the agreement.
25. The Engineer-in-Charges of work shall have the right to reject the scaffolding and centering etc., made for the work and such structure if found defective in his/their opinion.
26. The contractor shall at his own cost make water supply for all work and make sanitary arrangements for his labour campus. The Contractors shall also arrange adequate lighting arrangement for night work, wherever at his own cost.
27. Boiling of water arising from any reason whatsoever from the foundation, if necessary, shall be borne by the Contractor. No payment shall be made for fixing arranges bench marks. Level pillars, profiles and benching and levelling the ground whenever required. The rated quoted shall be for finished items of work inclusive of all incidental items of work.
28. All the quantities mentioned in the schedule for building works are combined for ground and multistore floors (in case of multistore building) and the rate shall be throughout the same.
29. Cement Concrete in roof slab, beams, lintels, foundation, abutments, piers etc., wherever prescribed by Engineer-in-Charges shall be executed strictly as per the direction of Engineer-in-Charge.
30. It should be understood clearly that on claim whatsoever shall be entertained as regards extra item of work or extra quantity of any item in excess of the estimate, written order must be obtained from the Block Development Officer, Pottangi for such extra item or quantity of work.
31. The Contractor must follow the fair wages clauses as introduced by the State Government.
32. Except as otherwise provided in the contract, all quotation and disputes relating to the meaning of the specification, designs, drawings and instructions contained therein and as to the quality of workmanship of materials in the work, or as the any other question claim right, matter of anything whatsoever of any arising out of execution of failure to execute the same whether arising during the progress of the work or after the completion or abandonment thereof shall be referred to the tender committee. The award of the Tender Committee shall be final, conclusive and binding on all parties to this contract.
33. The Contractors shall arrange at his own cost, necessary tools and plants as may be required for the efficient execution of the work and the rates quoted should be inclusive of the running and hire charges of such tools and plants.
34. The Contractor shall submit to the Panchayat Samiti office monthly return of the labour both skilled and un-skilled employed by him on the work. In case of non-payment, contractor is solely responsible in the labour court.
35. No part of the contract shall be sublet without written permission of the Block Development Officer, Pottangi or transfer to be made by power of attorney authorizing other to receive payment on the contractor's behalf.
36. No tender documents shall be sold to the intending bidder on the date of opening of the tender.
37. If any further necessary information is required the Block Development Officer, Pottangi will furnish such information but it must be in order and according to instructions.


Block Development officer, Pottangi

38. Only Ultra Tech/ACC/Konark Brand Cement (OPC-43/53 Grade) will be used and weight of each cement bag being taken as 50Kg. Further that the M.S. or Tor Rod shall be used in the work as per SAIL Brand.
39. No contractor shall be permitted to furnish his tender in his own manuscript papers or latter pads.
40. In the event of delay in the supply of detailed structural designs for unavoidable reasons, reasonable extension of time will be granted on application by the contractor, but no claim for monetary compensation therefore shall be entertained under any circumstances.
41. Every tender is accepted, before quoting his rates to inspect the site of proposed work. He should inspect the quarries and satisfy himself about the quality, availability of materials, medical aids, labour, food stuff etc., and the rates shall be inclusive of all these items. In every case the materials must comply with the relevant specification. The sample of materials in sealed packets should be submitted along with the tender for approval of Block Development Officer, Pottangi while executing the work.
42. The Bidder shall have to furnish **No Relation Certificate** along with the tender as per the enclosed proforma in **Annexure-I**.
43. Bids/Tenders shall be deemed valid and hold good till 90 days from the date of obtaining of tenders.
44. After completion of the work, the contractor shall arrange at his own cost all requisites and equipment's for testing for the work of building and roads and culverts etc., if found necessary and bear the entire cost of such test.
45. Tenderers are required to submit a list of important works executed by them in the State of Odisha in the prescribed form enclosed herewith accompanied by a certificate from the concerned authority of the work in respect of satisfactory and timely completion of the work.
46. Before executing the work, contractor must erect one transparency board stating a brief note on the work with specification at his own cost. No running bill will be paid unless transparency board is setup at the work site. Also, after the work is completed, necessary correction is to be made if required over the transparency board by the executants as directed by Engineer-in-Charges.
47. Tenderers should note that any extra cost for finishing & plastering of any R.C.C. Work like column, beam, chajja, roof slab etc., if any, shall not be paid.
48. The tenderer may quote reasonable rate carefully so that amount quoted should not be unworkably low or too high.
49. The Panchayat Samiti reserves the right to reject any or all tenders received without assigning any reason whatsoever. The Panchayat Samiti also reserves the right accept any tender without assigning any reasons to other tenders.
50. The Engineer-in-Charge shall have the power to make any alternations in or addition to the original specification, drawing, designs and instructions that may appear by his to be necessary or advisable during the progress of the work. The Contractor shall be bound to carry out the work in accordance with any instruction, which may be issued to the contractor after being signed by the Engineer-in-Charge and such alternation shall not invalidate the contract and any additional work which the contractor may be directed to do the manner, above, specification as part of the work shall be carried out by the contract on the same conditions in all respects on which he agreed to do the main work. The time for the completion of the work shall be extended in the proportion that the additional work bears to the original work shall be extended in the proportion that the additional work bears to the original contract work and the certificate of the Engineer-in-Charge shall be conclusive as to such proportion, and if the additional work included any class of work shall be carried out at the rate entered in the sanctioned schedule of rates of the locality during the period when the work is being carried on and if such mentioned class of work is not entered in the schedule or rate of the District then the contractor shall within seven days of the date of his receipt of the order to carry out the work, inform the Engineer-in-Charges of the rate of the which it is his intention to charge for such class of work and if the Engineer-in-Charges does not agree to this rate, he shall notice in writing be at liberty to cancel his order to carry out such class of work and arrange to carry it out in such manner as may be consider advisable provided always that the contractor shall commence work of any expenditure in regard thereof before the rates shall have been determined as lastly here in before mentioned when and in such case he shall only be entitled to be paid in respect of the determination of the rate as aforesaid according to such rate of determination of the rate as shall be fixed by the Engineer-in-Charges. In the event of dispute, decision of the chairman of the Panchayat Samiti will be final.


Block Development officer, Pottangi

51. Tenderers are required to go through each clause of the percentage rate contract form of the Panchayat Samiti carefully in addition to the clause herein before tendering.
52. Rates quoted should be fairly reasonable. Rates containing abnormal superfluous and unworkable are liable for rejection.
53. Item of work not covered in the tender schedule will be paid at the Current Schedule of Rates of the Public Works Departments, and those not covered by S.R. will be paid on actual analysis approved by the Engineer-in-Charges.
54. Standard Public Works Department specification of the Govt. of Odisha will be followed in executing the work.
55. The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the written order commence work is issued to the contractor. The work shall throughout the stipulated period of the contract be carried on with all due diligence (time being deemed to be the essence of the contract on the part of the contractor) and the contractor shall pay the compensation and amount that equal to 1/3rd percent of the amount of the estimated cost if the whole works shown by the tender for every day that the whole work remain un commenced or during the execution of the work the contractor shall be bound, in all case in which the time allowed for any work exceed on month, to complete one fourth to whole of the work before three fourths of such ties has lapsed in the event of the contractor failing to comply with the condition, he shall be liable to pay as compensation an amount equal to one third percent of the said estimate cost of the whole work for every day that the due quantity or work remains in complete provided always that the entire amount for compensation to be paid under provisions of this clause shall not exceed 10 percent on the estimated cost of work as shown in the tender.
56. B.D.O., Panchayat Samiti, Pottangi who is the Chairman of the Tender committee or Panchayat Samiti, Pottangi reserves the right to blacklist any contractor for improper execution of work or importunate progress of work.
57. Measurement will be taken and payment will be made for M.S. Rods and reinforcement grills as per the actual length and weight of M.S. Rods utilized in works. The weight of binding wires and cut pieces will not be considered for payment.
58. 3.5 % ("B", "C" & "D" Class) will be deducted from each payment of bill on gross value towards security deposit money. This security money is excluding EMD & ISD payments towards EMD & ISD will be paid to the contractor without any interest on application after one year of completion of work provided the final bill is paid and the defects if any pointed out within one year of completion for work have been rectified by the Contractor. S.D. shall be refunded after audit only. In case building works, if there is any leakage in slab or chajja the S.D. will be utilized by Panchayat Samiti for tar felting.
59. 2.26 % of each bill shall be deducted on gross value towards income tax deposit, where the contract exceeds Rs.10,000/-.
60. No monetary compensation will be entertained on account of natural calamities like cyclone, earth quake, flood and heavy rain fall etc., but suitable extension of time may be granted by on consideration of the application of the contractor and that too only on valid reasons. No escalation claim will be entertained during the time period and extension period.
61. The earth work for roads will be done & assessed as per actual pit excavated or by section measurement on actual level section taken by the Engineer-in-Charges of the work.
62. Rubble Stone, Boulders, Rough Stone, Soling Stones and over size Metals measured by volume of closely packed stacks. 1/6 of the volume for voids will normally by deducted from closely packed stacks. For loosely packed stacks percentage of voids will be determined on actual observation and deducted as assessed at site by Engineer-in-Charges.
63. 12.50 % will be deducted from metal and moorum towards void. The box heaps of 1.50 x 1.50 x 0.50 m to be measured as one cum. similar measurement to be adopted for gravel stacks and voids deducted. The rates should be excluding voids.
64. Sand will be measured in box heaps of 1.50 x 1.50 x 0.44 m being taken as one cubic meter or as directed by the Engineer-in-Charges of the work.


Block Development officer, Pottangi

65. Road Roller should be arranged by the Contractor at his own cost for consolidation work. Hire and running Charges of the roller shall be borne by the Contractor.
 66. Maintaining traffic, cutting trenches from road side lines and watching, providing signals and providing diversion road etc and maintenance for them till completion of work should be done by the contractor at his own cost.
 67. It is contractor responsibility to correctly demarcate the road alignment, centre line and edge line of the road and formation width metalling width and soling width and fencing line etc., for execution of work as directed by the Assistant Engineer/Junior Engineer. All expenditure in connections with T&P instruments materials etc., required for this purpose shall be borne by the Contractor.
 68. The quantities of item of work may vary at the time of actual execution of the work. The Contractors should do the work at his tendered rate whatsoever the quantity may be without any extra claim.
 69. Compacted thickness as of soling stone and metal including consolidation of fill materials for which no claim for extra payment shall be entertained.
 70. Only clean hand broken stone chips or Crusher broken chips shall be allowed for R.C.C. Work as the case may be as stated in Tender Schedule or as directed by Engineer-in-Charges.
 71. Five percent will be deducted for voids of chips of size 6mm and above.
 72. The Contractor shall sign on the plan and document for service connection (Such as P.H.D. and Electric) as and where required by the Department or house owner otherwise the security money of the contractor will not be released.
 73. If the Contractor quotes abnormal low rates for any item and the Departmental decides to accept him tender, the Deptt. would have discretion of withholding the differential cost, between such highly low rates items and schedule or rates from their first, payment due against other items till such low-rate items are executed.
 74. No excess over and above the estimated rates shall be allowed. In case, the lowest tenderer fails to negotiate his rates to estimated rates, the documents shall be forwarded to the Govt. for approval. However, tender committee is the final authority on the matter for forward the tender documents in such cases of excess.
 75. No Empty Cement Bags will be taken back by the B.D.O., Pottangi and the cost of the same will be recovered from the bill.
 76. Engineer Contractor will be availed 3 Nos. of works without E.M.D. in a financial year and exemption of the E.M.D. should be entered in the Original Contractor Registration Certificate as per Works Department letter No. FA-R-11/201-10003 dated 24.05.2001.
 77. To rescind the contract (of which recession notice in writing to the contractor under the hand of the accepting authority shall be inclusive evidence) 20% value of the left-over work will be realized from the contractor as penalty.
 78. Engineering contractors or ST & SC contractors those availed the Govt. facilities for execution of contract should submit an affidavit with the Tender Documents that they should not sublet the work to any other contractor or person, otherwise their tender will be liable for rejection. If the successful contractor allowed to subletting the work to another contractor or person, they would be penalized and blacklisted.
 79. On road works/ irrigation works the contractor make the diversion of road at his own cost if needed.
- 79 (Seventy-Nine items) only.


Block Development officer, Pottangi

(ANNEXURE-I)

NO RELATIONSHIP CERTIFICATE

1. Certified that I am/we are not related to any officers of Panchayat Samiti, Pottangi in the rank of Junior Engineer and above, any officer of the rank of Asst. Secretary and above in the Panchayati Raj Department and I am/ We are aware that the facts subsequently proved to be false my/our contract will be rescinded with forfeiture of E.M.D. and total security deposit and I/ We shall be liable to make good the loss or damage resulting from such cancellation.
2. I/We also note that non-submission of this certificate with the tender will render my/our tender liable for rejection.

Signature of the Contractor

(To be filled by the Contractor)

1. Name of the Contractor :
2. Permanent Address :
3. Present Address :
4. Mobile No./ Telephone No. :
5. Designation of the License
Issuing Authority :
6. (a) Date of Issue of License.
(Enclose Attested Xerox Copy of License) :
7. Valid of License : Up to _____
8. Pan Card No.
(Enclose Attested Xerox Copy of Pan Card) :
9. Valid GST Registration Certificate No.
(Enclose Attested Xerox Copy of GST) :

Signature of the Contractor

BEFORE THE NOTARY PUBLIC DIST: KORAPUT, ODISHA
AFFIDAVIT FOR PRICE PREFERENCE OF RESERVED CATEGORY CONTRACTOR (SC/ST)

I Sri _____ aged about _____
Years, Son/ Daughter of _____ Residence of _____
post-_____ P.S. _____ in the district of Koraput, Odisha do
herby solemnly on oath and stated as below;

- a) That I am originally belongs to “ _____ ” by tribe/ Caste as such a member of
_____ certificate issued by the Tahasildar _____ vide Misc.
Certificate No. _____ dated _____ (Xerox copy Caste Certificate is enclosed for ready
reckoned)
- b) That I am eligible to get the benefit being the **Reserved Category Contractor** towards 50%
deposit of the performance Security Deposit (Earnest Money Deposit & Initial Security Deposit)
under rule-13 of P.W.D Contractors Registration Rules, 1967 (**Clause-3**) and 10% price
Preference in relaxation of Rule-8 of the OGFR Vo-I and Para No. 3,5,14 of OPWD code
(**Clause-2**) in pursuance to the Resolution No. 27748_III(C) _ 16/1977/W, Dated the 11th
October, 1977 of Works Department, Govt., of Odisha.