

To,

The SE (REMC)

Rajshri Rayya Vidyut Prasaran Nigam,

New Prasaran Building, Hyderabad

Asmer Road, Hizam Limited,

Sai Puri - 302024.

Date 30/03/2022
 R. R. No.....909
 XEN-1/XEN-2/XEN-3/XEN-4/XEN-5/XEN-7/CR
 30/3/22

~~REMC~~

~~KEN 3~~

~~30/3/22~~

SUB:- Submission of Agreement (for work contract) against work
 order No 4600020418 dated 28/02/2022 and purchase order No.

5500000741-SD. 688 dated 28/02/2022

Dear Sir,

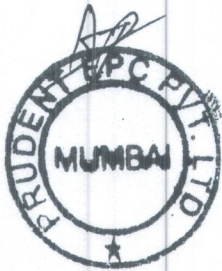
please find Enclosed Agreement (for work contract) against work
 order No. 4600020418 dated 28/02/2022 of purchase order
 No. 5500000741.

Thanking you

yours faithfully

ms PRUDENT EPC PVT. LTD.

~~Sh Manish~~
~~Pl. put up~~
~~urgently.~~



RIO



AGREEMENT (FOR WORK CONTRACT)

This Indenture made at _____ on _____ this day of the Month of of the year **2022** between the Chairman and Managing Director, Rajasthan RajyaVidyutPrasaranNigamLimited (hereinafter referred to as the owner which expression unless the context does not permit includes hissuccessors and assigns) of the one part and

(I) To be used in case of Limited Companies
MessersM/sPrudent EPC Private Limited a private/ Public Limited Company incorporatedPrivate Companies under the 2013companies Act and having itsRegistered office at 509 B Wing, 5th Floor, Golf Scape, Sion Trombay Road, Chembur, Mumbai 400 071(hereinafter referred to as Contractors/suppliers which expression unless the context does not permit includes their successors and permitted assigns). *being a Second part.*

witnesseth as follows:-

1. The contractor, does by these presents agree to execute the work to the owner and the owner doesagree to get the work execute from the contractor, the material specified in the Work order No.**4600020418** dated **28.02.2022** and Purchase Order No. **5500000741** Dated **D.688-28.02.2022**amendment letter No. **NIL**dated



2. The specification of the execution of work to be executed under this agreement shall be as set forth in the schedule referred to above.
3. The contractor has deposited Rs. **2237053/-** (in words) **Twenty-Two Lac thirty seven thousand fifty three only /-**
 - a). * by furnishing a Bank guarantee equivalent to **3%** of the contract value, towards performance security deposit with the purchaser for the performance of this agreement by the contractor. The Performance Security deposit Receipt duly endorsed in favour of the purchasers should be lodged in his safe custody.
(* delete whichever is not applicable)
4. The contractor is to execute the work order:-
 - (i) Cost/ prices- **Rs.74568428.40**
 - (ii) Cost/ charges etc. which may be payable as per Clause No. **3.0** of Work order would be the Owner's liability and if incurred would be to his account.
 - (iii) If so required by the Owner, the Contractor will book the consignments by Rail/Road to any destination stipulated by the Owner.
 - (iv) In case the consignments are to be insured to cover risks in transit, such insurance charges, if payable extra would be to the contractors account.
 - (v) The Purchaser shall reimburse to the Contractor all such expenditure, if any, that may be incurred by the contractor in this behalf under sub-clause (ii) of this clause by payment from time to time on receipt of the bills from contractor supported by receipt of acknowledgement granted by owner for works received.
5. In case of dispute as to whether any execution of work are or are not in accordance with specifications set-forth in the schedule, the decision of the Chief



7. Payment of the price for the execution of work under this agreement shall be as under:

a). As per clause No.6of the work order and amendment letter No. **NIL** dated**NIL**to the W.O.

8. The contractor is also bound to fulfill all the conditions mentioned in the above work order.

9. The work to be executed under this agreement shall be as per terms and conditions mentioned in the above work order.

10. If the contractor fails wholly or in part to fulfill this agreement the purchaser shall be entitled at his discretion to retain the whole or any part of the deposit made by the contractor under clause (3)and if the loss suffered by the purchaser exceeds the amount of said deposit, the purchaser willbe entitled to recover the said loss from the supplier as arrears of land revenue.

11. If any sum remains due or becomes recoverable from the Contractor on account of the non-fulfillment of this agreement or on account of any other reason, the Contractor shall pay thesame immediately on demand. If the contractor do not make such payment on demand, theowner shall be entitled to recover the same from the Contractor as arrears of Land Revenue.



13. In witness of the due execution of this agreement the parties have hereunder set their hands the day and the year first above written.

Signed and delivered by
For and on behalf

(1) Signature

In presence of witnesses

(2) Signature

For Prudent EPC Private Limited
Mumbai
Director
Avinash A. Patil

→ Signed and delivered by
In case of individuals Shri - Suresh Hebbalkar (1) Signature Sbbalkar

→ Signed and delivered by
In case of Individuals Shri - Lavesh Veity (1) Signature lveity

In the presence of witness:

(1) Shri Designation (1) Signature

(2) Shri Designation (2) Signature

Signed and delivered by the Rajasthan
RajyaVid्यutPrasaran Nigam Ltd., Jaipur by order and on behalf of the Chairman
and Managing Director of the Nigam.