ANNEXURE

BANK GUARANTEE/ INDEMNITY BOND FORMATS/ HINDRANCE REGISTER FORMAT

ANNEXURE-I: BANK GUARANTEE FORMAT FOR SECURITY DEPOSIT

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094

shall be restricted to an amount not exceeding Rs.

In consideration of the Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of
Purchase and Stores, Department of Atomic Energy, on behalf of the President of
India,(hereinafter referred to as 'the Purchaser') having agreed to exempt M/s(hereinafter
called the said "Contractor") from the demand, under the terms and conditions of an Contract
Nodtmade between the Purchaser and Contractor for (hereinafter called the
said "Contract"), of security deposit for the due fulfillment by the said Contractor of the terms
and conditions contained in the said Contract, on production of Bank Guarantee for
Rs(Rupees only), we (hereinafter referred to as "the Bank") on the request
of the Contractor do hereby undertake to pay to the Purchaser an amount not
exceeding Rs only) against any loss or
damage caused to or suffered or would be caused to or suffered by the Purchaser by reason of
any breach by the said Contractor of any of the terms and conditions contained in the said
Contract.
2. We, the Bank, do hereby undertake to pay the amount due and payable under this
Guarantee without any demur, merely on a demand from the Purchaser stating that the amount
claimed is due by way of loss or damage caused to or would be caused to or suffered by the
Purchaser by reason of breach by the said Contractor of any of the terms and conditions
contained in the said Contract or by reason of the Contractor's failure to perform the said

3. We, the Bank, undertake to pay to the Purchaser any money so demanded not withstanding any dispute or disputes raised by the Contractor in any suit or proceeding pending before any Court or Tribunal relating thereto our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment thereunder and the Contractor shall have no claim against us for making such payment.

Contract. Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee

4. We, the Bank, further agree that the Guarantee herein contained shall remain in full force and effect during the period that would be taken for the performance of the said Contract and that it shall continue to be enforceable till all the dues of the Purchaser under or by virtue of the said Contract have been fully paid and its claim satisfied or discharged or till the Purchaser certified that the terms and conditions of the said Contract have been fully and properly carried out by the said Contractor and accordingly discharges this Guarantee. Unless a demand or a claim under this Guarantee is made on us in writing on or before _______ we shall be discharged from all liability under this Guarantee thereafter.

- 5. We, the Bank, further agree with the Purchaser that the Purchaser shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend time for performance by the said Contractor from time to time or to postpone for any time or from time to time any of the powers exercisable by the Purchaser against the said Contractor and to forbear or enforce any of the terms and conditions relating to the said Contract and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said Contractor or for any forbearance, act or commission on the part of the Purchaser or any indulgence by the Purchaser to the said Contractor or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.
- 6. This Guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor.
- 7. We, the Bank, lastly undertake not to revoke this Guarantee during its currency except with the previous consent of the Purchaser in writing.

Dated the	day of	20
		for
		(indicate the name of the Bank)

ANNEXURE-II: BANK GUARANTEE FORMAT FOR PERFORMANCE BOND (TO BE SUBMITTED BY FOREIGN CONTRACTOR)

(Format of Bank Guarantee to be executed by A First Class Bank of International repute or State Bank of India or any of the Indian Nationalized Bank)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094

Whereas on or about the	(Day) of	(Month) 20	(Year) M	I/S.
			registered		
(hereinafter called 'The Contract	tor') entered into	o an Con	tract No	dated	
(hereinafter called 'The Contract') for n	nanufacture and	d supply	of		
(hereinafter called the equipment) with	the Director/ I	Regional	Director/ Jt.Di	rector/ Purcl	hase
Officer, Directorate of Purchase and St	tores, On behalt	f of the F	President of Ind	lia, Departm	ent
of Atomic Energy (hereinafter called '7	The Purchaser"))			
2. And whereas under the term amounting to(Value of Contrabe made against a performance bond Contactor for a sum of(Value of the equipment, valid for a period of 12 said equipment ormonths from whichever is earlier.	act in figures a l in the form lue of Contract the Contract t months from the	and word of Bank of in figu owards he date o	s) under the Guarantee fures and words satisfactory per f putting into o	Contract is rnished by equivalent erformance operation of	to the to of the
3. Now we,			(Name and A	Address of	the
Bank) (hereinafter called 'The Bank) i	in consideration	n of the	promises and p	payment of	the
final/balance(Value	e of Contract	in figu	ares and wor	ds) under	the
Contract to the Contractor hereby agree					
demur to the Purchaser on behalf of	the Contractor	a sum r	not exceeding_	(Valu	e
of Contract in figures and words) again	inst any loss or	r damage	that may be s	suffered by	the
Purchaser by the reasons of any unsatis	sfactory perform	mance of	the said equipa	ment.	
4. And we, the Bank, hereby al	lso agree that	the deci	ision of the P	urchaser as	to

- 4. And we, the Bank, hereby also agree that the decision of the Purchaser as to whether the said equipment is giving satisfactory performance or not and as to the amount of loss or damages suffered by the Purchaser on account of unsatisfactory performance of the said equipment shall be final and binding on us.
- 5. And we, the Bank, hereby further agree that our liability hereunder shall not be discharged by virtue of any Contract between the Purchaser and the Contractor whether with or without knowledge and/or consent or by reason of the Purchaser showing any indulgence or forbearance to the Contractor whether as to payment, time performance or any other matter whatsoever relating to the Contract which but for this provision would amount to discharge of the surety under the law.

warranty period) above date, all ri	rantee shall remain in force and unless a claim under ghts of the Purchaser und harged from all our liabili	the Guarant er the Guaran	tee is lodged with us ntee shall be forfeited	on or before the
	ility under this Guarante the constitution of the Conti		be affected by any	change in our
		I	(Stan For and on behalf of_	np and Signature)(bank)
Dated the	(day) of (month)	20	(year)	

ANNEXURE-III: BANK GUARANTEE FORMAT FOR PERFORMANCE BOND (for Contract in INDIAN RUPEES)

Whereas on or about the ______day of _____20___M/s.____a

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India, Government of India, V.S. Bhavan, Mumbai- 400 094

3. We, the Bank, undertake to pay to the Purchaser any money so demanded notwithstanding any dispute or disputes raised by the Contractor, in any suit or proceedings pending before any court or tribunal relating thereto, our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be valid discharge of our liability for payment thereunder and the Contractor shall have no claim against us for making such payment.

We, the Bank, hereby further agree that the decision of the Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy as to whether the said equipment is giving satisfactory performance or not during the warranty period and as to the amount of damages suffered by the Purchaser on account of unsatisfactory performance of the said equipment shall be final and binding on us.

virtue of any Contract between the Purchaser and the Contractor whether with or without our knowledge and/or consent or by reason of the Purchaser showing any indulgence or forbearance to the Contractor whether as to payment, time for performance, or any other matter whatsoever relating to the Contract which but for this provision would amount to discharge of the surety under the law.

5. This Guarantee will not be discharged due to the change in the constitution of the Bank or Contractor.

6. Our Guarantee shall remain in force until______ and unless a claim under the Guarantee is lodged with us within six months from that date, all right of the Purchaser under the Guarantee shall be forfeited and we shall be relieved and discharged from all our liabilities thereunder.

Dated the _____ day of _____ 20

For _____ (indicate the name of Bank)

4. And we, the Bank, do hereby agree that our liability hereunder shall not be discharged by

ANNEXURE-IV: BANK GUARANTEE FORMAT FOR PERFORMANCE BOND (Foreign Currency Contract) (to be executed by the Indian Agent)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094

Whereas on or about theday of_M/s(foreign Contractor) having its office at(hereinafter referred to as the Contractor) entered into an Contract bearing no(hereinafter referred to as 'The Contract') with the Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy on behalf of the President of India (hereinafter referred to as 'The Purchaser') for the supply of(hereinafter referred to as The Equipment). The Contract recognizes that M/s(Indian agent) of the Contractor in India will furnish a Performance Bond on behalf of the Contractor for satisfactory functioning of the equipment during warranty period while releasing (*) % payment to the Contractor.
2. And whereas under the terms and conditions of the Contract an amount of
3. We, the Bank, undertake to pay to the Purchaser any money so demanded notwithstanding any dispute or disputes raised by the Contractor or their subsidiary companies, in any suit or proceedings pending before any court or tribunal relating thereto, our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment thereunder and the Contractor shall have no claim against us for making such payment. We, the Bank, further agree that the decision of the Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy as to

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whether the said equipment is giving satisfactory

performance or not during the warranty period and as to the amount of damages suffered by the Purchaser on account of unsatisfactory performance of the said equipment shall be final and binding on us.

- 4. And we, the Bank, do hereby agree that our liability hereinunder shall not be discharged by virtue of any Contract between the Purchaser and the Contractor or their subsidiary company whether with or without our knowledge and/or consent or by reason of the Purchaser showing any indulgence or forbearance to the Contractor whether as to payment, time for performance, or any other matter whatsoever relating to the Contract which but for this provision would amount to discharge of the surety under the law.
- 5. This Guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor or their subsidiary company.

6. Our Guarantee shall remain in force until	<u>and</u>	unless a	claim	under t	the
Guarantee is lodged with us within six months from that	nat date,	all rights	of the	Purchas	ser
under the Guarantee shall be forfeited and we shall be re	elieved a	and discha	rged fro	om all c	our
liabilities hereunder.					

Dated the	day	of 2	20

for (indicate the name of Bank with Postal address and Fax number)

Note - Kindly incorporate specific validity date of your Bank Guarantee towards performance bond strictly as per warranty clause specified in the Contract with extra 6 months grace period for lodging the claim.

(*) the percentage of amount as agreed in the Contract to be released as final payment to be indicated.

ANNEXURE-V: BANK GUARANTEE FORMAT FOR RE-EXPORT/RETURN OF REJECTED FOR EQUIPMENT REPAIRS / REPLACEMENT

(By Indian/Foreign Contractor)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S.Bhavan, Mumbai- 400 094

Whereas on or about theday of200 , M/sa company having incorporated their office at(hereinafter referred to as 'the Contractor') entered into an Contract Nodt(hereinafter referred to as 'the Contract') with the Director/Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy, on behalf of the President of India, Government of India, (Hereinafter referred to as 'the Purchaser') for manufacture and supply ofNos. of(hereinafter referred to as the instrument') at a cost of(in words).
Whereas as per the terms and conditions of the Contract, the Contractor had delivered to the consignee all theNos. of instruments, out of whichNo./s. of the instrument costing(in figure and words) was found defective and not working satisfactorily after its receipt by the consignee and therefore the instrument received from the Contractor was rejected by the Purchaser.
Whereas as per the terms and conditions of the Contract, the Contractor has agreed to either repair or replace the instrument, as is deemed fit, free of cost, to the purchaser within a period of months from the date of receipt of the rejected instrument by the Contractor, under the warranty conditions of the Contract.
Whereas, as per the Purchaser policy, the Contractor was required to furnish a Bank Guarantee for full value of the defective instrument/s amounting to
Whereas the Contractor, based on the Purchaser's requirement has agreed to furnish such a Bank Guarantee as a safeguard to the Purchaser interest as indicated in para 4 above, valid till the return of the repaired instruments or a replacement thereof, to the Purchaser.
Whereas, we,

We, the Bank, do hereby undertake to pay to the Purchaser, the amount due and payable under this Guarantee, without any demur, merely on a demand from the Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy on behalf of the Purchaser, stating that the amount claimed is due by way of loss or damage caused to or would be caused to or suffered by the Purchaser by reason of the Contractor either not returning the instrument duly repaired or arrange free replacement to the Purchaser and also when the instrument lie under the custody, control or possession of Contractor. Any such demand on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee shall be restricted to an amount not exceeding (in figure and words).

We, the Bank, undertake to pay to the Purchaser any money so demanded notwithstanding any dispute or disputes raised by the Contractor/s or by agents in any suit or proceeding pending before any court or tribunal relating thereto our liability under this present being absolute and unequivocal.

The payment so made by us under this bond shall be a valid discharge of our liability for payment thereunder and the Contractor/s and the agents shall have no claim against us for making such payment.

And we, the Bank, hereby further agree that the decision of the said Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores as to whether the Contractor has committed breach of any such terms and conditions of the Contract or not and as to the amount of damage or loss assessed by the said Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores on account of such breach would be final and binding on us.

We, the Bank, further agree with the Purchaser that the Purchaser shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend time for performance by the said Contractor from time to time or to postpone for any time or from time to time, any of the powers exercisable by the Purchaser against the said Contractor/s and to forbear or enforce any of the terms and conditions relating to the said Contract and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said Contractor/s or for any forbearance, act or commission on the part of the Purchaser or any indulgence by the Purchaser to the said Contractor/s or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

This Guarantee will not be discharged due to the change in the constitution of the Bank, the Contractor or the agent.

Our Guarantee shall remain in force until and unless a claim under the Guarantee is lodged with us within three months from that date, all rights of the Purchaser under the Guarantee shall be forfeited and we shall be relieved and discharged from all liabilities thereunder.

Dated at	<u>this</u>	_day of 20
		-

for (indicate the name of Bank with Postal address and Fax number)

ANNEXURE VI: BANK GUARANTEE FORMAT FOR RE-EXPORT OF REJECTED EQUIPMENT FOR REPAIRS / REPLACEMENT.

(By local agents of foreign Contractor)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094

Whereas on or about theday of	200 , M/s	, a company
having incorporated their office at	(hereinafter referr	ed to as 'the
Contractor') entered into an Contract bearing Nod	t(hereinafter	referred to as
'the Contract') with the Director/Regional Director/ of Purchase and Stores, Department of Atomic En		-
Government of India, Mumbai (Hereinafter referre		
and supply of Nosof (hereinafter referred		
(in figures and words). The Contract recognis		
Indian agent of the Principals M/sin India.		
Whereas as per the terms and conditions of the Con		
consignee all theNos. of instruments,	out of which,	Nos. of the
instrument costing (in figure and wor		
satisfactorily after its receipt by the consignee and the Contractor was rejected by the Purchaser.	nerefore the instrument re	eceived from the
Whereas as per the terms and conditions of the Co	ntract the Contractor has	agreed to either
repair or replace the instrument, as is deemed fit, from	5	_
of months from the date of receipt of	· 1	1
under the warranty conditions of the Contract.		
Whereas, as per the Purchaser policy, the Configurantee for full value of the defective instruments words) as a safeguard to the Purchaser on account suffered by the Purchaser due to the Contractor's duly repaired or supply a new instrument in replace the specified time and also when the instruments lift or possession. As the Indian agent has agreed to fur Principal in this Contract, M/s	of any damage/loss that me inability/failure to return the cement of the defective in the under the Contractor's.	(in figure and nay be caused or the instrument within custody, control on behalf of the
Whereas the Contractor, based on the Purchaser's Bank Guarantee as a safeguard to the Purchaser in till the return of the repaired instruments or a replace	nterest as indicated in par	a 4 above, valid
Whereas, we, (the name and address of the Bank)	(herein after referred to a	as 'the Bank'), in
consideration of the Purchaser having agreed to	-	
Contractor's works on freight to pay basis and Con the defective instrument duly repaired or arrange fre		
on freight paid /CIFbasis, do hereby agree		
and keep the Purchaser indemnified to the extent o		•
and words) against any loss or damage that may b		

reason of the Contractor either not returning the repaired instrument or arrange free replacement within a specified time and also when the instrument lie under the custody, control or possession of the Contractor.

We, the Bank, undertake to pay to the Purchaser any money so demanded notwithstanding any dispute or disputes raised by the Contractor/s or by agents in any suit or proceeding pending before any court or tribunal relating thereto our liability under this present being absolute and unequivocal.

The payment so made by us under this bond shall be a valid discharge of our liability for payment thereunder and the Contractor/s and the Indian agents shall have no claim against us for making such payment.

And we, the Bank, hereby further agree that the decision of the said Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores as to whether the Contractor has committed breach of any such terms and conditions of the Contract or not and as to the amount of damage or loss assessed by the said Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores on account of such breach would be final and binding on us.

We, the Bank, further agree with the Purchaser that the Purchaser shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Contract or to extend time for performance by the said Contractor from time to time or to postpone for any time or from time to time, any of the powers exercisable by the Purchaser against the said Contractor/s and to forbear or enforce any of the terms and conditions relating to the said Contract and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said Contractor/s or for any forbearance, act or commission on the part of the Purchaser or any indulgence by the Purchaser to the said Contractor/s or by any such matter or thing whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving us.

This Guarantee will not be discharged due to the change in the constitution of the Bank, the Contractor/s or the agents.

Our Guarantee shall remain in force until

and unless a claim under the Guarantee

is lodged with us within three months from that date, all rights of the Purchaser under the Guarantee shall be forfeited and we shall be relieved and discharged from all liabilities thereunder.

Dated at	this	S C	lay	ot	2	U	

for (indicate the name of Bank with Postal address and Fax number)

ANNEXURE-VII: INDEMNITY BOND FOR FREE ISSUE MATERIAL (FIM) (TO BE SUBMITTED BY INDIAN CONTRACTOR)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094.

We, M/s hereafter referred to as the "Contractor" shall indemnify Director/ Regional Director/ Jt.Director/ Purchase Officer, Directorate of Purchase and Stores, Department of Atomic Energy, on behalf of the President of India, Government of India, Mumbai (hereinafter referred to as 'the Purchaser') and keep the Purchaser indemnified to the extent of the value of FIM to be issued till such time the entire Contract is executed and proper account for the FIM is rendered and the left over/surplus and scrap items are returned to the Purchaser. The Contractor shall not utilize the FIM for any job other than the one contracted out in this case and also not indulge in any act, commission or omission or negligence which may cause/result in any loss/damage to the Purchaser and in which case, the Contractor shall be liable to pay full compensation to the Purchaser to the extent of damage/loss as assessed by the Purchaser. The decision of the Purchaser will be final and accepted by the Contractor. The Contractor shall be responsible for the safety of the FIM after these are received by him and all through the period during which the materials remain in his possession/control/custody. The FIM on receipt at the Contractor's works shall be inspected by him for ensuring safe and correct receipt of FIM. The Contractor shall report the discrepancies, if any, to the purchaser immediately but not later than five working days from the date of receipt of FIM. The Contractor shall take all necessary precautions against any loss, deterioration, damage or destruction of the FIM from whatever cause arising whilst the said FIM remain in his possession/custody or control. The FIM shall be inspected periodically at regular intervals by the Contractor for ensuring safe preservation and storage and maintain inspection report. The Contractor shall also not mix up the FIM in question with any other goods and shall render true and proper account of the FIM actually used and return balance/remaining/unused FIM on hand and scrap within the delivery date. If it is not possible to return balance remaining unused FIM on hand and scrap within the delivery date, the Contractor hereby authorises the Purchaser to deduct the difference between the cost of FIM supplied and the cost of FIM actually used from the amount payable to the Contractor. The Contractor shall also indemnify the Purchaser to compensate the difference in cost between the actual replacement cost of FIM lost/damaged and the claim settled in favour of the Purchaser by the insurance company. The decision of the Purchaser, as to whether the Contractor has caused any loss, destruction, damage or deterioration of FIM while in his possession, custody or control from whatever cause arising and also on the quantum of damage suffered by the Purchaser, shall be final and binding upon the Contractor.

Dated at this day of 200

Signature of Contractor

ANNEXURE-VIII: BANK GUARANTEE FORMAT FOR SUPPLY OF FREE ISSUE MATERIAL

(By Indian/Foreign Contractor)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy, On behalf of The President of India Government of India, V.S. Bhavan, Mumbai- 400 094

Whereas on or about the
And whereas in terms of the above said agreement, the Purchaser is required to supply free issue materials costing Rs as listed out in the agreement for the manufacture of the equipment at the Contractor's site, and that the Purchaser has agreed to authorise the Contractor to collect the free issue materials from the Purchaser's site subject to the Contractor furnishing a Bank Guarantee for Rs in a manner herein specified towards the safeguard of free issue materials.
Now, we
Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee shall be restricted to an amount not exceeding Rs
We,(Bank) undertake to pay to the Purchaser any money so demanded notwithstanding any dispute or any disputes raised by the Contractors in any suit or proceeding pending before any court of Tribunal relating thereto our liability under this present being absolute and unequivocal. They payment so made by us under this Bond shall be a valid discharge of our liability for payment thereunder and the Contractors shall have no claim against us for making such payments.

We,_(Bank), also agree that the decision of the Director/ Regional Director/ Jt.Director/ Purchase Officer, Purchase & Stores, Department of Atomic Energy, Mumbai as to whether the Contractor has caused any loss/destruction or deterioration or damage to the Purchaser's material while these are lying under his custody/possession/control from whatever cause arising as also on the quantum of damage suffered by the Purchaser shall be final and binding on us.
We,(bank) further agree with the Purchaser that the Purchaser shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said Agreement or to extend time for performance by the said Contractors from time to time or to postpone for any time or from time to time any of the powers exercisable by the Purchaser against the said Contractors and to forbear or enforce any of the terms and conditions relating to the said Agreement and we shall not be relieved from our liability by reason of any such variation or extension being granted to the said Contractors or for any forbearance, act or omission on the part of the said Purchaser or any indulgence by the Purchaser to the said Contractors or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision, have the effect of so relieving us.
This Guarantee will not be discharged due to change in the constitution of the Bank or the Contractors.
Our Guarantee shall remain in full force until and unless a claim under the guarantee is lodged with us within six months from that date all rights of the Purchaser under the guarantee shall be relieved and discharged from all liabilities thereunder.
Datedthisday of20
for (indicate the name of Bank with Postal address and Fax number)

ANNEXURE-IX: BANK GUARANTEE FORMAT FOR FIM

(Foreign Currency Contract) (to be executed by the Indian Agent)

Director/ Regional Director/ Jt.Director/ Purchase Officer Directorate of Purchase and Stores Department of Atomic Energy On behalf of The President of India Government of India, V.S. Bhavan,

Mumbai- 400 094

V.S. Bhavan, Mumbai- 400 094
Whereas on or about the
And whereas in terms of the above said agreement, the Purchaser is required to supply free issue materials costing Rs as listed out in the agreement for the manufacture of the equipment at the Contractor's site, and that the Purchaser has agreed to authorise the Contractor to collect the free issue materials from the Purchaser's site subject to the Contractor furnishing a Bank Guarantee for Rs in a manner herein specified towards the safeguard of free issue materials. As the Indian agent has agreed to furnish the Bank Guarantee on behalf of the Principal in this Contract, M/s is required to execute the Bank Guarantee.
Now, we
Any such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank under this Guarantee. However, our liability under this Guarantee shall

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be restricted to an amount not exceeding Rs.

notwithstand proceeding present being be a valid dis	ing any disponding before absolute and scharge of our	oute or any dis re any court of I unequivocal. T	sputes raised Tribunal ref They paymen yment thereu	Purchaser any money so demanded by the Contractors in any suit or lating thereto our liability under this t so made by us under this Bond shall nder and the Contractors shall have no
Purchase Off the Contractor material whi	ficer, Purchase or has caused ile these are	e & Stores, Dep any loss/destru- lying under his	partment of A ction or deter custody/pos	ector/ Regional Director/ Jt.Director/ Atomic Energy, Mumbai as to whether rioration or damage to the Purchaser's ssession/control from whatever cause he Purchaser shall be final and binding
fullest libert hereunder to performance time to time to forbear or shall not be granted to th Purchaser or or thing what	y without our vary any of the by the said C any of the por enforce any of relieved from e said Contract any indulgen	r consent and ne terms and concontractors from wers exercisable of the terms and our liability betors or for any ce by the Purch under the law	without affer additions of the time to time by the Pured conditions by reason of a forbearance, maser to the s	asser that the Purchaser shall have the cting in any manner our obligations e said Agreement or to extend time for e or to postpone for any time or from chaser against the said Contractors and relating to the said Agreement and we any such variation or extension being act or omission on the part of the said aid Contractors or by any such matter sureties would but for this provision,
This Guaran Contractors.	tee will not be	e discharged du	ie to change	in the constitution of the Bank or the
guarantee is	lodged with us	s within six mo	nths from tha	and unless a claim under the at date all rights of the Purchaser under liabilities thereunder.
Dated	_this	day of	20	
	fo	or (indicate the	name of Banl	k with Postal address and Fax number)

ANNEXURE-X: FORMAT FOR HINDRANCE REGISTER

Sl. No.	From	То	Nature of	Remarks with	Remarks with
			Hindrances in	signature of	signature of
			execution of	Contractor	Purchaser's
			Contract		representative

SECTION 'D':

TECHNICAL SPECIFICATIONS OF STORES AND DRAWINGS

Please see attachment to the tender