## PERFORMANCE BANK GUARANTEE

BANK GUARANTEE NO.:

(To be executed on Stamp Paper of Rs. 100/- or such higher value as per the Stamp Act of the State in which the Guarantee is issued. Stamp Paper should be in the name of the Bank Issuing the Guarantee.)

DATED :		
2015 be Court" successo called th	EED OF GUARANTEE made on this	r called the "High context includes its (hereinafter
	a Conveyance Deed dated	
Channel	Partner	of
M/s administ	rative	) having its office
Annexur per Terr years.	at Lucknow	service support as nty period of three eed, supplier shall
	erformance Bank Guarantee of 10% of the total P.O. Value i.e.	
one month working o Conveyance	beyond warranty period of three years as and by way of secur f the	rity for satisfactory in Annexure-I of as per Terms in
AND WHE	REAS at the request of the supplier, the Bank executes these pr	resetns.
	DEED WITHNESSETH AND IT IS HEREBY AGREED AND ETWEEN PARTIES HERETO AS FOLLOWS:	DECLARED BY
are capa equipmon be final keep th	ank hereby guarantees to the <b>High Court</b> that the equipment / able of performing the work as demanded by the <b>High Cou</b> ent / service failing to perform to the satisfaction of the <b>High</b> and conclusive of the factum of non-performance, the Bank some High Court indemnified to the extent of 10% of (Rs.	<b>rt.</b> In the event of <b>Court,</b> which shall hall indemnify and P.O. Value i.e.

valid for the period of one month beyond the warranty period of three years against any loss or damage that may be caused to or suffered by the High Court consequent to non-performance of the contracted equipment / services to be supplied by the supplier.

- 3.3The guarantee herein shall remain in full force for a period of one month beyond the warranty period of three years from the date of certification by the **High Court** of successful installation and commissioning of the equipment/ service contracted. Date of start of warranty period will be notified by High Court to the Bank.
- 3.4 The decision of the **High Court** regarding the liability of the Bank under the guarantee and the amount payable thereunder shall be final and conclusive and binding on us without question. The Bank shall pay forthwith the amount demanded by the High Court not withstanding any dispute, if any, between the High Court and the supplier.
  - The Bank further agrees that the guarantee herein shall remain in full force during the pendency of aforesaid period mentioned in Clause 3.3 above and also any extension of the guarantee which has been provided by the Bank for this purpose beyond the aforesaid period provided, further, that if any claim accrues or against the Bank by virtue of this guarantee, should be lodged with us within a period of 30 days from the date of expiry of the guarantee period.
- 3.5This Guarantee shall not be affected by any change in constitution of the supplier, **High Court** or us not shall it be affected by any change in constitution or by any amalgamation or absorption or reconstruction thereof otherwise, but will ensure for and be available to and endorsable by the absorbing amalgamated company or concern.
- 3.6The High Court has the fullest liberty without affecting the guarantee to postpone at any time or from time any of the powers exercisable by it against the supplier, either to enforce or forbear the clause governing guarantee in the terms and conditions of the said contract and Bank shall not be released from its liabilities under the guarantee by any matter referred to or by reason of time being given to the supplier or any other forbearance, act or omission on the part of the High Court or any material or things whatsoever which under the law relating to sureties shall but for the provisions hereof have the effect of so releasing the Bank from its liabilities.

We further agree that the High Court shall have the fullest liberty without affecting in any way our obligations hereunder with or without our consent or knowledge to vary any of the terms and conditions of the said contract or to extend the time of delivery from time to time.

3.7The Bank undertakes not to revoke this guarantee during its currency except with the previous consent in writing of the High Court.

_	of suretyship and vision of this Gua	other rights if any arantee.	which a	are in any way	incons	sistent with
restricted	anything herein to	before, liability Rs.				
filed against the	ified in Clause 3. Bank before the	.3 unless a suit to e period specified ir we shall be relie	nforce a Clause	3.4. All you	er the G r rights	uarantee is under this
COUNTERSIGN	ED					
Signature	:			Signatur	e	:
Name	:			Name		:
Designation	on :			Designat	tion	:
Organizat	ion :			Organiza	ation	:

3.8We further agree that in order to give full effect to the guarantee herein contained High Court shall be entitled to act as if we were its principal debtors in respect of its claim against the Supplier hereby guaranteed by us as aforesaid and we hereby expressly waive