

**TENDER DOCUMENT  
FOR  
Procurement of Hybrid Vegetable  
Seeds during Rabi-2025-26**



**ODISHA STATE SEEDS CORPORATION LTD**  
(A GOVERNMENT UNDERTAKING)  
SANTARAPUR, BHUBANESWAR- 751002.

Tel-MD 0674- 2340573, Fax-2340096, E [Mail-mdosscltd456@gmail.com](mailto:Mail-mdosscltd456@gmail.com) Web:-[www.osscltd.in](http://www.osscltd.in)

*Signature & seal of the authorized signatory  
for and on behalf of the Company*



# ODISHA STATE SEEDS CORPORATION LTD

(A GOVERNMENT UNDERTAKING)  
SANTARAPUR, BHUBANESWAR- 751002.  
Tel-MD 0674- 2340573, E [Mail- mdosscltd456@gmail.com](mailto:mdosscltd456@gmail.com)

No.1035  
Date.06.02.2026

## SHORT TENDER CALL NOTICE

### OSSC/MKTG (Hort)-60/ 2026

Sealed Quotations are invited from the limited Private Seed Companies selected for supply of Hybrid Vegetable seeds on item wise rate contract basis in sealed cover system for Rabi-2025-26. Details regarding eligibility criteria, terms and conditions and the formats of submission of tender are mentioned in the tender document which may be downloaded from website of [www.osscltd.in](http://www.osscltd.in). The private seed companies may submit their tenders in a sealed envelope super-scribing on the top of the sealed envelopes as “Tender for **Procurement of Hybrid Vegetable Seeds for Rabi- 2025-26**”.

The tender should reach at the office of the undersigned by **dt.11.02.2026 (till 5.00 P.M)**. The tenders will be opened on **dt.12.02.2026 at 11.00 A.M** in the Head office for finalization of bid. The participating bidders are requested to attend the same.

The undersigned reserves the right to accept or reject any or all the tenders without assigning any reason thereof.

Sd/-  
Managing Director  
OSSC Ltd, BBSR

*Signature & seal of the authorized signatory  
for and on behalf of the Company*

**Table-I****1. Requirement of seed for Hybrid vegetable Seeds cultivation under OIIPCRA during Rabi-2025-26.**

SI No	Name of the Company	Crop	Variety
1	US Agriseeds	Bitter Gourd	SW-807
			SW-824
		Okra	SW-006 Imp
		Pumpkin	SW-1001
		Ridge Gourd	SW-1211
		Tomato	SW-1596
2	VNR Seeds	Bitter Gourd	Akash
			Manas
			Nakul
		Chilli	vnr-446
			Green Fresh (VNR-305)
		Okra	Sudha
			VBH11
		Pumpkin	vnr-58
			vnr-12 (VNR-11)
Radish	VRD-31		
Tomato	3348		
	Uma		
3	Indo American Hybrid Seed Pvt. Ltd	Bitter Gourd	Indam 666
		Chilli	Indam Angar
			Indam Hot Star
		Cucumber	Indam Jaya
		Okra	Indam Madhuri
Tomato	Indam 14301		
4	Bapna Seeds	Brinjal	BSHB-22 (HARI)
		Chilli	BSCH-333 (CHITRA)
			BSCH-555 (KIRTI)
		Pumpkin	BSHP-1 (SUNNY)
			BSHP-3 (NEEL)
		Radish	Bapna White
		Tomato	BSHT-06 (ADARSH)
			BSHT-09 (VIRAT)
Watermelon	BSHW-02 (LOLLY)		
	BSHW-01 (Honydew)		

**2. SUBMISSION OF DOCUMENTS AFTER SUPPLY OF HYBRID VEGETABLE SEEDS AND PAYMENT THEREOF:-**

- a. The supplying agency will mention the lot wise quantity of Hybrid Vegetable Seeds supplied in the delivery Challan and Bills. The Challan No. & Date. Should invariably be indicated in the Bills/ Invoices, raised by the supplying agency. **The acknowledged stock receipt challan along with bill shall be submitted by the supplying agency for release of payment at Head Office. Further the signature along with office seal of the DDH/ADH/Authorized Personnel must be visible on the receipted challan and bill copies.**

*Signature & seal of the authorized signatory  
for and on behalf of the Company*

- b. The Corporation's Head Office at Santrapur shall release an amount equal to 80% of the cost of seeds in shape of Core Banking/ RTGS within one month on receipt of Original stock entered bills along with receipted challan copies from the supplying agency.
- c. Balance 20% cost of seeds will be released within 60 days from the date of consignment reached and acknowledgement made thereof subject to no field complaint received either from the DDH/ADH to whom the Hybrid Vegetable seeds were supplied. The Corporation reserves the right to withhold the payment to the supplier in case the same is not released by Director of Horticulture.
- d. In case there is a field complaint regarding the quality of seeds (Cash memo/ Store delivery challan / any other document to ascertain sale) the supplying agency to be informed within 3 days of receiving the complaint provided the crop is not yet harvested. Managing Director reserves the right to withhold the seed cost dues of the failed lots as per report of the Seed Inspector or other lots till finalization of field complain(s).
- e. The Managing Director shall send a team of officials constituted by the Director of Horticulture along-with the representative of the supplier for spot verification in the field. If the complaint is established the supplying agency has to bear the amount of compensation as per the recommendation of the committee and the decision of the Managing Director shall be final and binding. Besides this the supplying agency is also liable for payment of compensation as per the decision of any Court/ Consumer Redressal Forum/ Govt.

In case the representative of the 2<sup>nd</sup> Party is not available at the time of delivery of Hybrid Vegetable seeds to DDH/ADH/ BLOCK destinations for drawal of joint Sample, the 1<sup>st</sup> Party will draw the sample and send the same to SSTL, Bhubaneswar and the result received (Laboratory test Report) will be binding to both the parties.

In case of any dispute, OSSC on request of the supplying agency may allow for joint inspection in the farmer's field and also to send the samples to the designated laboratory for quality test, the report of which will be binding on both the parties. OSSC is not liable for making payment on failed lots/ complaint lots in the farmer's field even if the seed is completely utilized.

- f. Supply rate of Hybrid vegetable seeds should be DDH/ADH destination in Odisha inclusive of all taxes whatsoever being levied by the Central or State Government. The period of supply i.e. the specific date by which the seeds can be supplied should be clearly indicated in the **supply schedule**. Any request for revision of rates for supply of seeds shall not be considered by the first party during the contract period of supply.
- g. The selected supplier may supply the Hybrid Vegetable Seeds directly or through their authorized distributor. In such a case the Supplier shall submit the name of the Distributor, PAN, GST No and Seed license of the distributor in the tender document for raising of the bills and payment to be made thereof by OSSC Ltd.
- h. The supply order shall be placed as per the indent to be received from the DDH/ADH.
- i. The supplying agency shall supply the seeds up-to the end of the financial year i.e March-2026 and the agreement in this regard shall also co-terminus with the time period unless and otherwise same is extended.

- j. The minimum validity period of the seeds supplied shall be six months and above from the date of delivery. The authority reserves the right to inspect the hybrid seeds at the point of dispatch or at the point of delivery suo motu for ascertaining the quality of the seeds supplied.
- k. The supplier shall be held responsible for issues related to supply of poor quality seeds if arises so and shall have to compensate the loss to be incurred to the framers.
- l. The information on seed materials should be clearly labelled on the seed packets such as crop, variety, lot no., date of test, valid upto etc. as per Seed rule 1968.
- m. The bidders should submit their bid documents in sealed covered super scribing “**Tender for Supply of Hybrid Vegetable seeds during Rabi-2025-26.**” The tender documents shall reach in the office of the undersigned through speed post/registered post/courier or in the drop box **by 5.00 P.M on dt.11.02.2026** addressing to **The Managing Director Odisha State Seeds Corporation Limited, Santarapur, Bhubaneswar-751002.**

### 3. **PENALTY:-**

- a. The 2<sup>nd</sup> party shall be fully responsible for any quality deviation observed by Government/ Enforcement Agency/ OSSC Ltd and shall be liable for damages/ legal prosecution arising out of quality lapses vide provisions under prevailing laws.
- b. Except due to Force Majeure event, a delay by the supplier in the performance of its delivery obligations shall render the supplier liable towards imposition of penalty as below, the first party shall be entitled to
  - a) Arrange the unsupplied quantity from the other producing Agencies at the risk and cost of the second Party.
  - b) Impose a penalty up to 10% on the 2<sup>nd</sup> Party for the unsupplied quantity.
- c. In no case revalidated stock will be received by the farmers. In the event of such stock is transported to the receiving point of BLOCK by the supplier and it happens so that it is being rejected by personnel of DDH/ADH, the supplier will have to take back the same at his/ her own expenses & arrangement. In such a case described above, the supplier cannot claim the transportation cost and other ancillary expenses up to receiving point of BLOCK.
- d. In case the participating supplier fails to supply the agreed quantity of Hybrid vegetable seeds in time, the first party reserves the right not to accept the subsequent tender of the said supplier, in future. The First Party also reserves the right to sue the Second Party for damages caused due to such failure to supply the planting material in time.
- e. In case of any complaint is received from the field on the quality of the Hybrid vegetable seeds, the supplier (second party) would be liable to pay compensation as per the claims/ decision of the Consumer Court/ other Courts/ Govt.
- f. The supplier shall not be liable for forfeiture of its performance security, Penalty or termination for default, if and to the extent that, it's delay in performance or other failure to perform its obligations under the Contract is the result of an event of Force Majeure.
- g. Any delay in supply of the goods by the supplier beyond the sowing season, even if due to Force Majeure conditions, shall not be acceptable to the purchaser and in such circumstances the contract shall be terminated without any penalty and without any compensation to the supplier.

- h. For purposes of this Clause, “Force Majeure” means an event beyond the control of the supplier and not involving the suppliers fault or negligence and not foreseeable. Such events may include, but are not limited to, acts of the Purchaser either in its sovereign or contractual capacity, wars or revolutions, road blockade due to “bandh”, fires, floods, epidemics, and quarantine restrictions.
- i. Penalty Clause (a) & (e) shall not be applicable in case the second party proves to the first party beyond doubt for the area and quantity agreed to the first party that it has suffered due to natural calamities like flood, cyclone, earthquake, heavy rainfall, drought etc with authentic proof of Government Department, then the first party may waive out the penalty but it shall be at the sole discretion of the first party.
- j. If a Force Majeure situation arises, the supplier shall promptly notify the Purchaser in writing of such conditions and the cause thereof. Unless otherwise directed by the Purchaser in writing, the Supplier shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall seek all reasonable alternative means for performance not prevented by the Force Majeure event.
- k. In case the 2<sup>nd</sup> party fails to supply the Hybrid vegetable seeds to the destination point or did not adhere to the time schedule the Corporation shall debar the firm from future participation in the tender process for a minimum period of 5 years in addition to suing the firm under section 73 of the Contract Act for breach of term and conditions of the Agreement.

#### **4. OTHER TERMS AND CONDITIONS**

- a. OSSC shall not be responsible for fluctuation of the market rate of the ordered Hybrid Vegetable seeds. The tenderer shall be required to supply the Hybrid Vegetable seeds at the agreed rate only. The supply order can be terminated at any time due to non-performance of any of the terms and conditions of the supply order to the satisfaction of the Corporation.
- b. The OSSC reserves the right to accept or reject either in full or part of the tender or all the tenders without assigning any reason. OSSC further reserves the right to award Contract/issue the order for supplies to more than one tenderer.
- c. The Corporation shall be liable for the quantity incorporated in the supply order and not beyond within the time schedule. It shall be the responsibility of the supplier to fulfill the parameters in seed supply up to the satisfaction of the corporation.
- d. The additional requirement if any arises during contract period shall be communicated to the supplier to supply the same.
- e. The tenderer shall be responsible for GST and Income tax liabilities, if any. OSSC will not carry any tax liability related with the transaction.
- f. OSSC will not be responsible for the losses incurred to the tenderer due to change in Govt. decisions, natural calamities, which are beyond the control of OSSC.
- g. The weight of the seed container shall be checked at any point of transaction and in case shortage found in the container, OSSC will not pay any cost against such supplies and the tenderer shall be responsible for the legal consequences of Weights Measures Department, if any.

- h. The tenderer will have to give name of the firm, name of the processing plant, godown their postal addresses, telephone Nos. E-mail, name of the responsible person in the tender form itself so as to make further communication.
- i. The tenderer has no right to claim supply order on the basis of lowest rate offered by them, unless and otherwise the same is approved by the DA & FP, (O).
- j. The expert committee constituted by the Director of Horticulture/ Managing Director, OSSC Ltd reserves the right to inspect the stock point prior to the delivery to the destinations as per the supply order. That the Hybrid vegetable seeds shall be of the quality specifications and price mentioned against the Seed materials. Any variation on inspection will entitle the first party to refuse the stock either in whole or in part, as the case may be, the whole, if the part renders it useless.
- k. The 1<sup>st</sup> party shall not be held responsible for supply of Hybrid vegetable seeds by the 2<sup>nd</sup> party for damage during the course of transit by the supplier for completion of supply as set out in the supply order.
- l. That the time shall be the essence of the contract and the supplier shall supply the goods in the schedule completely so as to make delivery at the destination point (Place) on or before the date mentioned in the supply order, failure to do which will entitle the 1<sup>st</sup> party to rescind the contract immediately.
- m. In case the quality of the produce does not fulfill the norms, the supplier shall not supply the same. Any amount payable shall be recovered as public demand under OPDR Act 1963 and shall bear 6% interest per annum till certificate for recovery is filed.

**5. The bidder shall furnish a certificate as per the format specified along with the bid:**

“I certify that I have not committed any offence-

- a) Under the Prevention of corruption Act, 1988; or
- b) The Indian Penal Code or any other law for the time being in force, for causing any loss of life or property or causing a threat to public health as part of execution of public procurement contract.
- c) I have not been debarred by any Central/State Government Organization/Bodies for the last 3 years.”

**Signature with designation**

## 6. DOCUMENTS TO BE SUBMITTED

1	Copy of PAN No	
2	Copy of GST Number	
3	Copy of License to carry on the business of a Dealer in seeds (Form B Clause No.5 of Seed Control Order,1983.	
4	An undertaking that the firm has not been blacklisted	
5	The bidder shall sign in each page as an acceptance of terms and conditions	

## 7. DISPUTE RESOLUTION

All disputes shall be resolved through mutual consent. The cause of action hereunder shall always be deemed to arise at Bhubaneswar. The court of law situated at Bhubaneswar only will have the jurisdiction in matters related this agreement or dispute during the performance of the contract.

*Signature & seal of the authorized signatory  
for and on behalf of the Company*

