

WEST BENGALMEDICAL SERVICES CORPORATION LTD.

(Wholly owned by the Government of West Bengal)
Registered Office: Swasthya Sathi, GN-29, Sector-V, Salt Lake, Kolkata-700091
Phone: 033-4034-0300 ◊ Email: cpee@wbmsc.gov.in◊ website: www.wbmsc.gov.in

NOTICE INVITING TENDER FOR

Supply, installation, testing and commissioning of electric Water Heater (Geyser) at 1st floor of Teaching Staff Quarter of Jhargram Govt. Medical College and Hospital, District-Jhargram (Electrical Work).

(NIT Reference No.: WBMSCL/NIT-376/2025, Dated -12/05/2025)

WESTBENGAL MEDICAL SERVICES CORPORATION LIMITED

(Wholly Owned by the Government of West Bengal)

Registered Office: Swasthya Sathi,GN-29,Sector-V,SaltLake,Kolkata-700091 Phone:033-4034-0300\(\) Email: info@wbmsc.gov.in \(\) website: www.wbmsc.gov.in

I.T.B. No.: WBMSCL/NIT-376/2025

Dated -12/05/2025

Managing Director, WBMSCL invites sealed bids through electronic tendering (e- Tendering) for "Supply, installation, testing and commissioning of electric WaterHeater (Geyser) at 1st floor of Teaching Staff Quarter of Jhargram Govt. Medical College and Hospital, District-Jhargram (Electrical Work)." from the bonafied, resourceful and reliable experienced Contractor in West Bengal.

| SI | Name of the Work | Estimated Amount (Rs.) | Earnest Money (Rs.) | Cost of Tender documents (Rs.) | Period of Completion | Name & address of The Office |
|----|---|------------------------------|---------------------------|---|-------------------------|---|
| 1 | Supply, installation, testing and commissioning of electric Water Heater (Geyser) at 1st floor of Teaching Staff Quarter of Jhargram Govt. Medical College and Hospital, District-Jhargram (Electrical Work). | 2,60,468.00 | 5,209.00 | NIL | 30(thirty Days) | Swasthya Sathi, GN-29, Sector-V, Salt Lake, Kolkata- 700091 |

GENERAL CLAUSE OF NIT:

TWO BID SYSTEM

1.0 This NIT is of Two Bid Tender, i) Technical & ii) Financial, both to be submitted concurrently in the portal. The bidders who will be technically qualified in respect to Technical and Financial eligibility/capability criteria specified in the below mentioned subsequent clause can only be permitted to participate in the Financial Bidding.

TENDER DOCUMENT

- 2.0 In the event of e-filling intending bidder may download the tender document from the website directly by the help of his Digital Signature Certificate & upload the same with other documents along with necessary Earnest Money electronically as mentioned in Cl 14 of NIT. (Details of which has been narrated in "Instruction to Bidders", i.e. Section A). Where an individual person holds a digital signature certificate in his own name duly issued to him by the company or the firm of which he happens to be director or partner, such individual person either belonging to and appropriate cadre officer of the company or an authorized partner of a firm, shall invariably upload a copy of Registered power of attorney showing clear authorization in his favour, to upload such tender. The power of attorney shall have to be registered in accordance with the provisions of the Registration Act, 1908.
 - a. Dully filled in copies of Section B (Forms I to V) in prescribed proforma with proper dated signature in the relevant spaces to be uploaded electronically. **Documents in support of the information furnished in Forms I to V must be attached/uploaded for evaluation and the file number & page number has to be indicated in the respective column of the Form.**
 - b. Digitally signed Technical Bid and Financial Bid both to be submitted concurrently in the website https://wbtenders.gov.in. Tender Document may be downloaded from the website. Submission of Technical Bid & Financial Bid as per the date and time Schedule stated in Sl. No. 16 of this NIT. The documents submitted by the bidders should be properly indexed.

Eligibility Criterion for participation in the tender:

- 3.0 i) Credential:-
 - (a) The prospective bidders shall have satisfactorily completed AS A SOLE FIRM(NOT as a sub-

contractor) during the last 5 (five) years prior to the date of issue of this NIT at least one similar nature of work/ EI Workunder the authority of State/Central Govt., State/Central Gov. undertaking, Statutory/Autonomous Bodies under the statute of the Central/State Government and having a magnitude more than 40 (forty) percent in case of 1st call, 30% in case of 2nd call, 20% in case of 3rd call of the Estimated amount put to tender for intended job.

OR

(b) The prospective bidders shall have satisfactorily completed **AS A SOLE FIRM(NOT as a subcontractor)** during the last 5(five) years prior to the date of issue of this NIT at least similar nature of work/ EI Workunder the authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies under the statute of the Central/State Government having a magnitude each of minimum value of 30 (thirty) percent in case of 1st call, 25% in case of 2nd call, 15% in case of 3rd call of the Estimated amount put to tender for intended job.

OR

- (c) The prospective bidders should produce credential **AS A SOLE FIRM(NOT as a sub-contractor)** at least one single running work of similar nature of work / EI work which has been completed to the extent of 80% or more (75% in case of 2nd call, 70% in case of 3rd call) and value of which is not less than the value of 40% (30% in case of 2nd call, 20% in case of 3rd call) of the estimated amount put to tender of intended job under the authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies under the statute of the Central/State Government. **In the credential certificate it should be clearly stated that the work is in progress satisfactorily & also that no penal action has been initiated against the executing agency, i.e. the tenderer.**
- N.B. a) Estimated amount, Date of completion of project or percentage of physical progress of works for running works, value of works done, Salient feature & nature of work executed is to be mentioned in the Credential Certificate. Payment certificate will not be treated as credential. Credential Certificate issued by competent authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies constituted under the statue of the Central / State Government will be taken as credential. However, Credential Certificate issued to subcontractor by Central or State Govt. undertaking/Govt. Enterprise shall not be accepted.
 - b) Executed value (without contractual percentage) of completed/running work will be taken as credential.
 - c) Work order of relevant work(s) supported with completion certificate to be submitted.
 - d) For above mentioned Sl. (a), (b) & (c) Work Order & Certificate shall be issued by not lessthan the rank of Executive Engineer or equivalent of a State / Central Government undertaking, Statutory / Autonomous bodies constituted under Central / State statute, on the executed value of completed work will be taken as credential.

ii) TECHNICAL PERSONEL

The prospective bidders shall have full time engaged/appointed in their Pay roll experienced technical personnel, the minimum being Electrical Contractor Licence, Supervisory licence Holder(part no 1,2,&11).

- iii) PAN Card, Valid Professional Tax Receipt Challan for the financial year 2024-25, Trade Licence, Valid GST Registration no. & certificate, Income Tax Acknowledgement Receipt for assessment year 2024-25, is to be submitted with Technical Bid document.
- iv) Registered Unemployed Engineers' Co-operative Societies/ Registered Unemployed Labour Co-operative Societies are required to furnish valid by law, Current Audit Report.
- v) Joint Venture will not be allowed.
- vi) Deleted.
- vii) MOU will not be allowed.
- viii) The partnership firm shall furnish (a) Registration Certificate from Register of firms along with certified copy of Form-VIII issued under Indian Partnership Act, 1932, & (b) partnership deed shall have to be either Notarised / registered from ADSR and the company shall furnish (a) Incorporation Certificate & CIN (b) the Article of Association and Memorandum. (Non Statutory Documents).
- ix) Deleted.
- x) A prospective bidder shall be allowed to participate in the particular job either in the capacity

of individual or as a partner of a firm. If found to have applied severally in a single job, all of his/their bids will considered as nonresponsive for that job, without assigning any reason thereof. and If individual entity is found to be present in more than one bidding firm for a specific SI as a Proprietor or / and Partner / or POA (Power of Attorney), in that case all the bids of the respective firms containing that particular entity shall be considered as nonresponsive.

xi) **Earnest Money:** -The bidder shall be required to deposit earnest money amounting to

| Sl. no | Name of the Work | Name of the site | Amount |
|-----------|--|---|----------|
| 1 | Supply, installation, testing and commissioning of electric Water Heater (Geyser) at 1st floor of Teaching Staff Quarter of Jhargram Govt. Medical College and Hospital, District-Jhargram (Electrical Work) | Jhargram Govt. medical College & Hospital | 5,209.00 |

The process of deposit of earnest money through off line instruments like Bank Draft, Pay Order etc.stopped for e-tender procurement of this wef.01.09.2016.NecessaryEarnestMoneywill the be deposited bv bidder electronically: online - through his net banking enabled bank account, maintained at any bank or: offline - through any bank by generating NEFT/ RTGS challanfrom the e-tendering portal. IntendingBidder will get the Beneficiary detailsfrome- tender portal with the help of Digital Signature Certificate and may transfer the EMD from their respectiveBankaspertheBeneficiaryName&AccountNo.,

Amount, Beneficiary Bankname (ICICIBank) & IFSC Codeande-ProcRefNo.EarnestMoney@2.00%oftheestimatedamountputtotenderhaveto submitted.Theearnestmoney ofthesuccessfulbidder(being

convertedtosecuritydeposit)deposited, will remain under the custody of the department till satisfactory completion of thework in full including extended quantity if ordered for. Besidesthis,necessarypercentagesshallbededucted from the progressive bidsso asto make it10% (Tenpercent) of the value of work billed for.

be

- 4.ConstructionalLabourWelfareCess@1%(onepercent)ofthecostofconstructionwillbededucted from every bill of the selected agency. GST, Royalty & allotherStatutoryLevy/Cesswillhavetobe bornebythecontractor. As the rates in the Schedule of rate are inclusive of GST & Cessas stated above.
- 5. Deleted.
- 6. Bidswillremainvalidforaperiodnotlessthan 120days(OneHundred Twentydays)fromthe date of opening of the financial proposal. However, extension of bid validity may be suitably considered by the Tender Inviting Authority, if required, subject to obtaining written confirmation of the contractor/bidder(s) to the effect. If the bidder withdraws the Bid during the period of Bid validity his Earnest Money Deposit will be forfeited.
- 7. All materials shallbe of approvedbrand in accordancewithrelevantcodeof practice and manufacture accordingly and shall be procured and supplied by the agency at their own cost. Authenticated evidence are tobesubmittedalongwithchallan and IfrequiredbytheEngineerinCharge,furthertestingfromanyGovernment approved Testinglaboratoryshall have to be conducted by the agencyattheir owncost.
- 8. Deleted.
- 9. Deleted.

PRICE ADJUSTMENT / PRICE PREFERENCE

- 10. i) No adjustment of Price or Price Escalation of any kind will be allowed. Adjustment of price (increase or decrease).
 - ii) No price preference will be allowed for the work under this NIT.
- 11. No MobilizationAdvance / SecuredAdvance will be allowed.
- 12. Prospective applicants note carefully the minimum qualification criteria as mentioned in instruction to bidders beforetenderingthe bids.

- 13. NoConditional Bid/Tender will be acceptedunder anycircumstances.
- 13. Deleted.
- 14. Before uploading tender document through e-filing each page of the tender documents are to be signed by the Bidder/ owner/ partner / authorized signatories having legal authority to do so, failing which the Bidwillbe treated as informal.
- 15. The employer reserves the right to accept or reject any / all offer without assigning any reason whatsoever and is not liable for any cost that might have incurred by the Bidder at the stage of Bidding.

The Bidders NetWorth for the last year calculated on the basis of capital, Profit and free reserve available to the firm should be positive.

16. IMPORTANTINFORMATION

A. CurrentScheduleofRatesforP.W.D.(Electrical) with effectfrom 01.11.2017 as well as marketrates will be applicable in this Tender including 1% cess.

B. DATE & TIME SCHEDULE

| Sl. No. | PARTICULAR | DATE &TIME |
|------------|--|----------------------------|
| i) | Date of uploading of N.I.T and Tender Documents(online) | 15.05.2025 |
| ii) | Documents Sell /download start date (online) | 15.05.2025 at 03.00 P.M. |
| iii) | Bid SubmissionUpload Startdate (online) | 15.05.2025 at 04.00 P.M. |
| iv) | Bid Submission Upload End date (online) | 22.05.2025 up to 3.00 P.M. |
| v) | Date & Place for Opening of Technical bid (online) for the Bidders | 23.05.2025 at 3.00 P.M. |
| vi) | Date &place for openingof financial proposal | To be notified later |

C: LOCATIONOFCRITICALEVENTS

Bid Opening: "WestBengalMedicalServicesCorporationLimited,SwasthyaSathiBuilding, GN-29,Sector-V, Saltlake,Kolkata-700091" Interested bidder may be presented at West Bengal Medical Services Corporation Limited, Swasthya Sathi Building,GN-29,Sector-V,Saltlake,Kolkata-700091during opening of bid. Managing Director, West Bengal Medical Services Corporation Limited may call open bid /sealed bid after opening of the said bid to obtain the suitable rate further, ifitisrequired.Noobjectioninthisrespectwillbeentertainedifraisedbyanybidder presentor absentduringopening of tender.

- 17. Incaseofanyunscheduledholidayontheaforesaiddates[Sl.(v)],thenextworkingdaywillbe treated as schedule / prescribed date for thesame purpose.
- 18. The successful B i d d e r shall have to execute Formal Agreement with Managing Director, West Bengal Medical Services Corporation Limited within 7 (Seven) days from the issuance of Provisional Work order.
- 19. Bank guarantee shallbe accepted for the purpose of these curity.
- 20. Deleted.
- 21. The intending bidder(s) required to quote the rate **(Above/less/at per)** over the totalestimatedcostputtotenderonlineconsideringthatnoescalationand /orpriceadjustmentwillbe allowed bythe departmentunder any circumstances.
- 22. TheBidderhastovisitandexaminethe siteofworksanditssurroundingsandobtainedallinformation thatmay benecessaryforpreparing Bid andenteringintoan agreementforthework/worksasmentioned inthe NIT. Thecostsfor visitingthe workingsite shall beat the bidders ownexpense.
- 23. TheWorkingCapitalshallnotbelessthan15%(fifteen)percentoftheamountputtotenderoutofwhich minimum10%(ten) percent shall be of the applicant'sown resource. [NonStatutoryDocuments (Financial Statement)]
- 24. ProspectiveBiddershallhavetoexecutethework insuchmannersothatappropriateservicelevelofthe

Buildingunderimprovementistobemaintainedduringprogressofthework andduring Defect Liability Periodof1 (one) Year for the works from the date of successful completion of the work up to the entire satisfaction of the Engineerin Charge. If any defect/damage is detected during this period as mentioned above the contractors hall make the same good at his own expense to the satisfaction of the Engineer in Charge or in default the Engineerin Charge may cause the same to be made good by other agency and deduct the cost (of which the certificate of the Engineer in Charge shall be final) from his security depositor any sums that may be then, or at any time thereafter becomed ue to the contractor. Security Deposit shall become payable only after expiry of the Defect Liability Period after making necessary deduction if applicable.

- 25. IfmorethanoneBidderquotedsamerateandwhicharefoundlowestatthetimeofopening, such similar multiple rates will not be entertained / accepted. Lowest offer will be ascertained by sealed bid amongst thelowest bidder.
- Atanystageduringscrutiny,ifitisfoundthatthecredentialoranyotherpaperswhichtheBidder uploadedduringBidding process,found incorrect/manufactured/fabricated,thatbidwillbeconsidered asnon-responsive and outright rejected with forfeiture of Earnest Money and action will be taken as per stipulation of ITRules inforce.
- 27. Listof"TechnicallyQualifiedBidders" willbepublishedinthewebportalonly. FinancialBidwillbe opened withinashortperiodaftersuchpublication. Therefore, Bidders are requested to view the tender status on a regular basis. In case of the rebeany objection regarding Pre-qualification / list of "Technically Qualified Bidders", that objection should be lodged to the Managing Director, WBMSCL within 48 hours from the date of publication of list of qualified Agency and beyond that time schedule no objection will be entertained by the Tender Evaluation Committee
- 28. Before issuanceofLetter ofAcceptance/ ProvisionalWorkorder,thetenderacceptingauthoritymay verifythecredential&otherdocumentsofthelowestbiddersouploaded onlineiffoundnecessary.Ifitis found such document incorrect/ manufactured/fabricated, Letterof Acceptance /ProvisionalWork orderwillnotbe issued in favourofthebidder underany circumstancesandaction willbetaken accordingly.
- 29. In caseofAscertainingofAuthorityatanystageofapplicationorexecutionofwork,necessaryregistered Power ofAttorneyisto beproduced.
- 30. The EarnestMoneymaybe forfeitedif;
 - a) If theBidder withdrawstheBid duringtheperiodof Bid validity.
 - b) In case of successful Bidder, if the Bidder fails to execute formal agreement within the stipulated time period.
 - c) Duringscrutiny, ifitis come to the notice oftender invitingauthoritythat the credential or any otherdocumentwhichwereuploaded& digitally signedby theBidderare incorrect / manufactured/fabricated.
- 31. Ifanydiscrepancyarisesbetweentwosimilarclausesondifferentnotifications, the clause as stated in later notification will supersede former one infollowing sequence;
 - a) Notice InvitingTender
 - b) SpecialTermsand Conditions c)

Financial Bid

d) Schedule of Works

All works covered in the clause appearing hereinafter shall be deemed to form a part of the appropriate itemoritemsofworksappearing intheworkschedulewhetherspecificallymentionedinary clauseornot andtheratesquoted shallinclude allsuchworksunless itisotherwise mentionedthatextra payment willbe madeforparticularworks.

- 32. Deleted.
- 33. Prospective bidders must have sufficient credentials to participate in the tender aspernotification of Clause No 3.
- 34. ForanytypographicalmistakeincaseofUnit,Rate,Quantity,Amount,anytypeofnomenclatureinitems ofworks/itemitselfincluding descriptionetc.whatsoeverasstatedinBOQ,thatcan'tbeclaimedduring agreement or so. Inthatcasesanctioned estimate will bebindingcriteria.

- 35. As per memorandum no. 4608-F(Y) dated.18.07.2018 of Finance Department Govt. of West Bengal, the successful bidder will have to submit Additional Performance Security @10% of the tendered amount, if the accepted bid value is 80% or less of the estimated amount put to tender. The Additional Performance Security shall be submitted in the form of Bank Guarantee from any Scheduled Bank before issuance of the Work Order. If the bidder fails to submit the Additional Performance Security within seven working days from the date of issuance of Letter of Acceptance, his Earnest Money will be forfeited and other necessary actions as per NIT like blacklisting of the contractor, etc, may be taken. The Bank Guarantee shall have to be valid upto end of the Contract Period and shall be renewed accordingly, if required. The Bank Guarantee shall be returned immediately on successful completion of the Contract. If the bidder fails to complete the work successfully, the Additional Performance Security shall be forfeited at any time during the pendency of the contract period after serving proper notice to the contractor. Necessary provisions regarding deduction of security deposit from the progressive bills of the contractor as per relevant clauses of the contract shall in no way be altered/affected by provision of this Additional Performance Security.
- 36. If the Contractor fails to complete the works within 30(thirty) days from the date of issuing work order, the Corporation shall, without prejudice to other rights and remedies available to the Corporation under the Contract, deduct from the Contract Price, as Liquidated Damages, a sum equivalent to 0.5% per week of delay or part thereof until the date of successful completion of the Works to the satisfaction of Engineer-in-Charge, subject to a maximum of 10% of the total Contract Price. Once the maximum delay has been committed by the Contractor, the Corporation may proceed for termination of the Contract, in accordance with the STC without prejudice to the Corporation's right to terminate the Contract even prior thereto for breach by the Contractor.
 - No Liquidated Damages shall be imposed on the Contractor by the Corporation, without giving a reasonable opportunity to the Contractor to explain the reason behind its delay.
- 37. Allbatteries as mentioned in the Annexure-I, Section B should be reached in Sealed/Packed condition.
- 38. Allbatteries as mentioned in the Annexure-I, Section B to be supplied by the Agency/ vendor at his own risk and including of all applicable taxes, charges, transportation, labour charges etc.
- 39. WBMSCL may at any time by written instruction vary the quantity by 40% (forty percent) above or 20% (twenty percent) below the original Contract quantity of individual goods at the accepted terms & conditions. The price for the additional quantity of individual goods will be as per the contracted price of this bid.
- 40. The L-1 bidder has tosubmitEscalation Matrix (contains 3 nos.mobile noand 3 nos.e-mailID) toWBMSCL before issuingWork order.Ifthe L-1 bidder change the contactdetails mentioned in the Escalation Matrix during DLP period,sameshould be notified to the concerned to Engineers of WBMSCL within 2(two)working days through e-mail.
- Thebidderhastoattendbreakdowncall related to batteries within 72 (seventy two) hours from the time ofcomplainlodge bythe site engineerofWBMSCL.Incaseofreplacementofdefective batteriesthe bidder have tosupplyand replacewithsimilar specification, make and quantities of batteries within 7 (seven) working days fromthedateofissuingletterforreplacementofbatteriesbytheconcernedsiteengineerofWBMSCL.If bidder and found reluctant to attend the breakdown call of the batteries in due time as already mentioned, apenalty amount will be imposed for suchincomplianceofthe breakdownissue@Rs.500/-per day,maximum to 10% of the total security deposit of the respective SSH. In case of replacement of batteries, if thebidderfoundreluctantto replacethe batteriesafter15(fifteen)daysfromthe replacement notification, WBMSCLmayprocurethebatteriesbytheirownarrangement, and the cost for procurement of batteries including taxes, delivery charges etc. will be deducted from these curity deposit of the vendor.

TheeligibilityoftheBidderwillbeascertainedonthebasisofdocumentsubmitted/uploaded & digitally signed in support of the minimum criterion as mentioned above. If anydocument submitted/uploaded by the Bidder is either manufactured or false the eligibility of Bidder will beoutrightlyrejectedatanystage withoutprejudiceandactionwillbetakenasperstipulationofIT Rulesinforce.

Sd/-

Managing Director

WestBengalMedicalServicesCorporationLimited

PaymentSchedule

Payment will bemadeaccordingto B.O.Q.

INSTRUCTIONTO BIDDERS

SECTION-A

Generalguidancefore-Tendering

Instructions/Guidelinesfortendersforelectronicsubmissionofthetendersonlinehavebeenannexed for assistingthecontractorsto participate ine-Tendering.

- 1. RegistrationofContractorAnycontractorwillingtotakepartintheprocessofe-Tenderingwillhaveto be enrolled®isteredwiththeGovernment e-Procurement system,throughlogging onto *https://etender.wb.nic.in.*Thecontractoristoclick onthelinkfore-Tendering siteasgivenontheweb portal.
- 2. Digital Signature certificate (DSC) Each contractor is required to obtain a class-II or Class-III Digital Signature Certificate (DSC) for submission oftenders, from the approved service provider of the National Information's Centre (NIC) on payment of requisiteamount details are available at the WebSite stated inClause-2ofGuidelinetoBidderDSCisgivenasaUSBe-Token.
 - 3. The contractor can search & download NIT & Tender Documents electronically from computer once he logs onto the website mentioned in Clause 2 using the Digital Signature Certificate. This is the only mode of collection of Tender Documents.
- 4. Participationinmorethanoneworka prospective bidder shall be allowed to participate in the job eitherinthecapacityofindividualorasapartnerofafirm.Iffoundtohaveappliedseverallyinasingle job, allhisapplicationswill berejected forthat job.
- 5. **SubmissionofTenders/General process of submission:** Tenders are to be submitted through onlinetothewebsitestatedinCl.2intwofoldersatatimeforeachwork,oneinTechnicalProposal& theotherinFinancial Proposalbeforetheprescribeddate&timeusingtheDigitalSignatureCertificate (DSC)Thedocumentsaretobe uploaded (virus scanned copy) dulyDigitallySigned.Thedocuments willgetencrypted(transformedinto non readable formats). A. Technical &Financialproposal: The proposal shouldcontainscannedcopies of the followingintwo covers(folders).

A-1.Statutory CoverfileContaining.

Technical Bid:

- i) Earnestmoney(EMD)asprescribedintheNIT
- ii) NIT
- iii) Forms(Asmentioned inthe NIT, Section-B)

Financial Bid:

iv) TheratewillbequotedintheBOQquotedrate will be encrypted in the B.O.Q. under Financial Bid.

A-2. Nonstatutory/TechnicalDocuments

- i. CurrentIncomeTaxreturn(fortheassessmentyear2024-25),PAN,GSTRegistrationCertificate &ProfessionalTaxreceipt challan for the financial year 2024-25, Electrical Contractor Licence, Supervisory licence Holder(part no 1,2,&11).
- ii. Valid enlistmentrenewalcertificate iii.

Registered Deedofpartnership Firm

- iv. Trade Licensefromtherespective Municipality/Panchayet etc.
- v. CertificateofRegistration'fromtherespectiveAssistantRegistrarofCo-operativeSocieties (for Regd. Unemployed Engineer'sCo- Operative SocietyLtd.)
- vi. RequisiteCredentialCertificate asmentionin Clause[3.0(i)]ofthisN.I.T.

Note: Failureof submissionofanyof theabove mentioneddocumentswill render thetender liable to be rejected for both statutory&nonstatutorycover.

THEABOVE STATED NON-STATUTORY/TECHNICAL DOCUMENTSSHOULDBE ARRANGEDINTHE FOLLOWINGMANNER

Clickthecheck boxesbesidethenecessarydocumentsintheMyDocumentlistandthenclick thetab "Submit NonStatutoryDocuments'tosendtheselecteddocumentstoNon-Statutoryfolder.NextClickthetab"Click to Encrypt and upload"andthenclick the "Technical"Folder to uploadtheTechnical Documents.

| Sl. No. | Category Name | SubCategory Descriptio | Details |
|------------|---------------------------------|---------------------------|--|
| | | n | |
| A. | CERTIFICATES | CERTIFICATES | Current IncomeTaxreturn(fortheassessment2024-25), PAN,GSTRegistrationCertificate&ProfessionalTax receipt challan for the financial year 2024-25, Electrical Contractor Licence, Supervisory licence Holder(part no 1,2,&11). |
| B. | CompanyDetails | CompanyDetails– I | 'Certificate of Registration'fromthe respective AssistantRegistrar of Co –operative Societies(for Regd. Unemployed Engineer's Co –Operative Society Limited). |
| C. | Credential (in applicablecases) | Credential | 1. DocumentsofCredential (intheformof work completioncertificatesandpayment certificates)asmentionedinClause No.[3.0(i)] |

B.Technicalproposal

i.Opening ofTechnicalproposal:-TechnicalproposalswillbeopenedbytheManagingDirector,West BengalMedicalServicesCorporationLimitedand hisauthorizedrepresentativeelectronically fromthe website stated usingtheirDigital SignatureCertificate.

ii. Intendingbiddersmayremainpresentif theysodesire.

C.Financialproposal

- i) Thefinancialproposal shouldcontainthefollowingdocumentsinonecover(folder)i.e.Billof quantities(BOQ). The contractor istoquotetherate(Above/less/at per)online throughComputerinthespacemarkedforquotingrateintheBOQandalsodigitallysigned and upload the Scheduleof worksgivenintheformat of Annexure)
- ii)Onlydownloadedcopies of the above documents are to be uploaded virus scanned & Digitally Signed by the contractor.

PENALTY FOR SUPPRESSION/DISTORTIONOFFACTSOR SUBMISSIONOF INCORRECT INFORMATION:

Ifanytenderer failstoproducetheoriginal hard copiesofthedocuments(speciallyCompletionCertificates and audited balancesheets), or any other documents on demand of the Tender Opening Authority within a specified time frame or if any deviation is detected in the hard copies from the uploaded soft copies or if there is any suppression of facts, the Tender er will be suspended from participating in the tender sone-Tender platform for 3 (three) years. In addition, his user ID will be deactivated and Earnest Money Deposit will stand for feited. Besides, WEST BENGALMEDICAL SERVICES CORPORATION LIMITED may take appropriate legal action against such tenderer.

AWARD OF CONTRACT

The TenderInvitingAuthorityreservestherighttoacceptorreject anyTenderandtocanceltheTendering processandreject all TendersatanytimeandpriortotheAward ofContractwithouttherbyincurringany liabilitytotheaffectedTendererorTenderersoranyobligationtoinformtheaffectedBidderorBiddersof

the ground for Employer's action.

The Bidder whose Bidhas been accepted will be notified by the Tender Inviting & Accepting Authority through acceptance letter/email.

The notification of awardwill initiate the execution of agreement.

The Agreement in prescribed composite Tender Formwill incorporate all agreements between the Accepting Authority and the successful Bidder. All the tender documents including NITB.O.Q, STC&TF. will be the part of the Contract Documents.

SECTION-B

FORM-I

B.1.PRE-QUALIFICATION APPLICATION.

| To ManagingDirector, | |
|--|---|
| West Bengal MedicalServicesCorporation Limited | |
| Ref:-Tenderfor | |
| | work |
| | 2025ofWestBengalMedicalServicesCorporationLimited |
| DearSir, Havingexamined the Statutory, Nonstatutory, Instru Agenda &corrigendum, I/we herebysubmitallthene evaluation | |
| The applicationismade byme / usonbehalfof | |
| Inthe Capacity dulyauthorized to submitthe order. | |
| Thenecessaryevidenceadmissiblebylawinrespector Applicationandforcompletionof thecontractdocume biddingforthework(s)giveninEnclosuretothisletter Weunderstandthat: (a) TenderInviting&AcceptingAuthority/Engine contractbidunder thisproject. (b) Tender Inviting&AcceptingAuthority/Engine applicationwithoutassigninganyreason. | eer-in-Chargecanamendthescope&valueof the |
| (c) Enclo:-e-Filling:- (d) 1. StatutoryDocuments. (e) 2. NonStatutoryDocuments. | |
| Date:- | Signature of applicant including title and capacity in which application is made. |

SECTION-B

FORM-II

B.2. Workinprogress.

| Sl. | Name of the work. | Tender No. | Tendered Amount. | %ofwork Executed. |
|-----|-------------------|---------------|---------------------|----------------------|
| | | | | |
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| | | | | |

Work orderissuedbutworknotstarted.

| Name of the work. | Tender No. | Tendered Amount. | Status. |
|-------------------|-------------------|---------------------|---------|
| | | | |
| | | | |
| | | | |
| | | | |
| | | | |
| | Name of the work. | | |

| | NameoftheFirmwithSeal. |
|-----------|------------------------|
| Date: | |
| - | |
| Signature | |

<u>SECTION-B</u>

FORM-III

B.3. STRUCTUREANDORGANISATION.

| B.3.1. Name of applicant:: | |
|--|--|
| B.3.2. OfficeAddress:: | - |
| Telephone No.:: | |
| | FaxNo. :: |
| | E-mail ID :: |
| B.3.3.Name&addressofBan | kers:: |
| | |
| _ | |
| | |
| | |
| B.3.4. Attachanorganizatio Keypersonneland technica | onchartshowingthe structureofthecompanywithnamesof alstaffwithBio-data. |
| Note: ApplicationcoversProp | orietaryFirm, Partnership,LimitedCompanyorCorporation, |
| | |
| | |
| | |
| Date: | Signatureofapplicant. includingtitle andcapacityinwhichapplication ismade. |

FORM-IV

B.4. EXPERIENCEPROFILE.

| ame, ocation& atureof | Deptt. Concern | Engineer- in- Charge | Contract pricein IndianRs. | %of Participation of company | OriginalTime Schedule Start Completion Date Date | | ActualTimeSchedule Start Completion | | Reasons for delayin completion | |
|-----------------------------|-------------------|----------------------------|----------------------------------|------------------------------------|--|---------------|--------------------------------------|------|--------------------------------|--|
| ork | | | | | Date | Date | Date | Date | (ifany) | |
| | | | | | | | | | | |
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| | | | | | | | | | | |
| Note:a)0 | Certificate | | | be attached | | esultindisqua | | | | |

$[Print\ out\ in Agency's\ Letterhead\&\ upload the\ filled proform a with\ digitally signed\ as stated below]$

DECLARATION BY THE TENDERER

| docum | aroundthe siteofwork.I/Wehave carefullygonethroughtheNoticeInviting Tenderandothertender nentsmentionedtherein along withthedrawing attached.I/Wehavealso carefullygonethroughthe'Priced schedule bable ItemsandQuantities'. |
|---------|--|
| thisDe | My/Our tender isofferedtakingdue considerationof all factorsregardingthe local site conditions stated in tailedNoticeInviting Tendertocompletethe proposedworkreferredtoaboveinallrespects. |
| satisfa | I/We promise to a bid e by all the stipulations of the contract documents and carryout and complete the ction of the department. |
| year. | I/We declare that I/We in the capacity of individual/as a partner of a firm not debarred in the last financial |
| work. | $I/We also agree to procure tools, plants and others as perrequirement, at my/our cost required for the {\it the total contents}. The {\it the total contents} is a simple of the {\it the total contents} is a simple of the {\it the total contents}. The {\it the total contents} is a simple of {\it the total contents} is a simple of {\it the total contents}. The {\it the total contents} is a simple of {\it the total contents} is a simple of {\it the total contents}. The {\it the total contents} is a simple of {\it the total contents} is a simple of {\it the total contents}. The {\it the total contents} is a simple of {\it the $ |
| | |
| Date: | Signature of Tenderer |
| | Postaladdressof the Tenderer |
| | |

NameoftheFirmwithSeal

Form 11: BID SECURITY (BANK GUARANTEE) FORM

| [Insert: No Bid Security is requested or The Bank shall fill in this Bank Guarantee Form in accordance with the instructions indicated.] |
|--|
| [Bank's Name and Address of Issuing Branch or Office] Beneficiary: [Name and Address of WBMSCL] Date: BID GUARANTEE No.: We have been informed that [name of the Tenderer] (hereinafter called "the Tendered") has submitted to you its |
| bid dated (hereinafter called "the Bid") for the execution of [name of contract] under Invitation to Bid No. [NIT number] ("the NIT"). |
| Furthermore, we understand that, according to your conditions, bids must be supported by a bid guarantee. At the request of the Tendered, we[name of Bank] hereby irrevocably undertake to pay any sum or sums not exceeding in total an amount of [amount in figures] ([amount in words]) upon receipt by us of your first demand in writing accompanied by a written statement stating that the Tenderer is in breach of its obligation(s) under the bid conditions, because the Tendered: |
| (a) has withdrawn its Bid during the period of bid validity specified by the Tenderer in the Form of Bid; or |
| (b) having been notified of the acceptance of its Bid by WBMSCL during the period of bid validity, (i) fails or refuses to execute the Contract Form; or (ii) fails or refuses to furnish the performance security. If required, in accordance with the Instruction to Tenderers. |
| This guarantee will expire: (a) if the Tenderer is the successful Tenderer, upon our receipt of copies of the contract signed by the Tenderer and the performance security issued to you upon the instruction of the Tenderer; or (b) if the Tenderer is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of your notification to the Tenderer of the name of the successful Tenderer; or (ii) twenty – eight days after the expiration of the Tenderer's Bid. |
| Consequently, any demand for payment under this guarantee must be received by us at the office on or before that date. |
| This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 458. |
| (c) While issuing Bank Guarantee, issuing applicant must mention receiver's details as ICICI Bank IFSC ICIC0001056, Branch Salt Lake Sector 5, in BG text at which SFMS IFIN 760 message to be send by issuing bank, to establish the authenticity of given BG. |
| |
| [Signature] |

Annexure-A (BOQ)

Name of work: Supply, installation, testing and commissioning of electric Water Heater (Geyser) at 1st floor of Teaching Staff Quarter of Jhargram Govt. Medical College and Hospital, District-Jhargram. (Electrical Work)

NIT Reference no.: WBMSCL/NIT-376/2025; Dated 12/05/2025

| Sl. No. | Description of work | Qty. | Unit | Rate (+ GST + L.W.C) | Amount (+ GST+L.W.C) |
|------------|---|------|------|-------------------------|-------------------------|
| 1 | Supply and delivery of Electric water Heater (Geyser) Requirement Type:- Storage Capacity, 15L, Wattages 2000W, Pressure: 6 Bars, BEE Rating 4 star, Heating Element: Super Heavy Guage Copper Elements, outer Body material: ABS Material, Guarantee: 7 years of inner tank, 4 years on Heating elements and 2 years on product protection, Maximum protection against hardwater and corrosion Included in the box: 1 storage water Heater, Flexible Hose, User Manual, Installation Kit, Wall fixing Card. Make: Venus Splash Copper 15 CU / Havells (Cat No.:-Adonia R, GHWCARTWHo15, 5 star)Similar of V-guard as approved by EIC. | 13 | Nos. | 19,178.00 | 2,49,314.00 |
| 2 | Supply of Heavy Quality stainless steel connection pipe (set of 2) 24/36 inch long, PVC and SS nuts highly flexible, works even in heavy pressure. | 13 | set | 596 | 7,748.00 |
| 3 | Fixing only the electric heater (Geyser) on will be anchor fastner directly on wall after drilling whole 3' long, 6 mm Dia (4 nos. fast nut for each) | 13 | Set | 262 | 3,406.00 |
| | | | | Total: | 2,60,468.00 |

In word: Two lakh sixty thousand four hundred sixty eight only

PRINTED TENDER FORM

WEST BENGAL MEDICAL SERVICES CORPORATION LIMITED

eNIT no. WBMSCL/NIT-376/2025 Dated -12/05/2025

TENDERANDCONTRACTFORWORKS GENERALRULESANDDIRECTIONSFORGUIDANCEOF BIDDERS/CONTRACTORS

TENDERFORWORKS

I/WeonbehalfofWest Bengal Medical Services Corporation Limitedherebytenderfortheexecutionoftheworkspecifiedin theunderwritten "Memorandum" withinthetimespecifiedinsuch "Memorandum" at therates specified therein, and in accordance, in all respects withintheRules containedinclauseshereinafter, inalloftheannexedGeneral ConditionsofContract (GCC),Special ConditionsofContract(SCC) and with such other materials as are providedfor,byandinallotherrespectsinaccordanceandwithsuchconditionssofar asapplicable.

MEMORANDUM

(a) Ifseveralsub-works are included, they should bedetailed ina separate list

| (a)Generaldescriptionof work | |
|--|---------|
| (b)Estimatedcostputto Tender | Rs |
| (c)EarnestMoneyDeposit | Rs. |
| (d)SecurityDeposit(includingearnestmor | iey) Rs |
| (e)Percentage,ifany,tobedeductedfrombi | ll Rs |
| (RupeesPercentage) | |
| (f) Timeallowedfortheworkfromdateofwr | |

For offlinet enderduring submission of bid and during execution of Agreement for online tender

| NameofWork Tendered | AmountPut to Tender | RateQuotedbythe Bidder(%aboveor lessor atpar) | TenderedAmount (ContractPriceboth inwords&figures) |
|------------------------|------------------------|---|--|
| | | | |

Shouldthis Tender beaccepted, I/wehereby agreetoabide byandfulfillallofthe termsandprovisionsofthesaidconditionsofcontractannexedheretosofarasapplicable, orindefaultthereoftoforfeitandpay totheGovernororhis/hersuccessionsin office, thesumsofmoneymentioned inthesaidconditions.

*hasbeenfurnishedthroughonlinenet banking/RTGS/NEFTtransferasearnestmoneydeposit[(a)thefullvalueofwhichisto be absolutely forfeited

Strikeout (a)or(b) as applicable.

*Give

s and

particular

numbers

 $banking/RTGS/NEFT transferase arnest money deposit \cite{Money to the Governor} for his/her successors in office, without prejudice to any other rightsor remedies of the said Governor or his successors in office. Should I/we not deposit the full amount of security specified in the above$

 $\label{lem:conditions} 'Memorandum' in accordance with clause I(A) of the said conditions of contract, the said sum of Rs.....shall be retained by the Government as on account of such security as a foresaid: (b) the full value of which shall be retained by Government on account of the security deposits pecified in clause I(B) of the said conditions of contract].$

TSignatureof Contractorbefore submission of tender

XSignatureof

Datedthe Dayof 20

X T

(Witness) Address Occupation

Witnessto Contractor's signature

 $The above tender is here by accepted by me for an donbehalf of the Governor of the State\ of west Bengal\ of the Governor of the State\ of the Governor of the Gov$

XX

XX Signatureof theExecutive Engineer/AE onbehalfofthe Department.

Datedthe Dayof (Month) (Year)

GENERALCONDITIONSOFCONTRACT

Clause 1 1.1EarnestMoney-Theperson/persons whointendtoparticipateinthe TenderforanEstimated Amount uptoRs.25(Twenty Five)Croreshallhavetodeposit EarnestMoney@2% (Twopercent)oftheEstimatedAmountput toTenderorRs10Lakh, whicheverislower.

 $In case of off line tender earnest money is to be submitted in the form of Bank Draft or Bankers Cheque. \\ In case of Online Tender (e-Tender) earnest money is to be deposited through et ender portal (https://wbtenders.gov.in) by selecting from either of the following payment modes:$

i) Netbanking (anyofthebankslistedintheICICIBankPayment gateway)incaseof paymentthroughICICIBankPaymentGateway.

ii)RTGS/NEFTincaseofofflinepaymentthroughbankaccountinanyBankwith his/hertender/quotation asperMemorandumNo.3975-F(Y)dated:-28.07.2016of SecretarytotheGovernmentof WestBengal,FinanceDepartment.TheL1bidder shallmaketheFormalAgreementaftergettingtheLetterofAcceptance(LOA)issued bytheTenderAcceptingAuthority. FailuretomaketheFormalAgreement withinthe timeperiodasprescribedintheLetterofAcceptance (LOA)forthepurpose,maybe construed asanattempttodisturbthetenderingprocessandwillbedealtwith accordinglyinalegalmannerasdeemedfitincludingblacklistingthebidder.

1.2 SecurityDeposit- Whilemaking anypaymenttotheperson(s)whose tenderhasbeenaccepted (hereinaftershallbecalledthecontractor)forworkdone under thecontract,theauthoritymakingpaymentshall deductsuchsumwhichtogether withtheEarnestMoney alreadydepositedandconvertedintosecurity deposit, shall amount to10% ofthe value ofworks executedatthematerialpointof timeandpaid duringtheprogressiverunningaccountsbills,sothattotaldeductiontogetherwith

EarnestMoneyconstitute10% of the tenderedvalue of work actually done.

Incase of excess/and supplementary work over the tendered amount, additional security @ of 10% of such additional amount is to be deposited for all such excess/supplementary works be yound the tendered amount before payment of final bill.

and

Compensation of all others umsof money payable by the contractor to the Government under the terms of the contract may be deducted from the security deposit.

However, eventhough theearnest moneydeposited exceeds the prescribed percentage, due to reduction often deredamount due to any reason what so ever, such additional earnest money shall be deemed to have been converted into security and further deductions from progressive bills shall be made, taking into consideration the enhanced component of earnest money so converted into security.

Security deduction will not normally be required for hiring of inspection vehicles and boatsetc., supply of tools & plants, furniture and computer peripherals. Separate agreement may be required in those cases, particularly for consultancy and RFP for EPC, which shall be made in standard formats to be approved by the Government.

Aftercompletionofthework,theContractormayoptforrefundoftheSecurityDeposit byreplacingequalamount ofBankGuarantee ofscheduled Bankvalid upto3months beyondthe defect liabilityperiod.

AdditionalPerformance Security@10%ofthetenderedamountintheformofBank GuaranteefromaScheduled Bank,validuptothedateofcompletionofwork,shallbe obtainedfromthesuccessfulbidder, iftheaccepted bidvalueis80%orlessthanthe estimatedamountput to tender.

IfthebidderfailstosubmitAdditionalPerformanceSecuritywithin7(seven)working days from the date of LoA or the time period as approved by the Tender inviting Authority,his EarnestMoneywillbe forfeited.

If the bidder fails to complete the works successfully, the Additional Performance SecurityalongwithSecurityDeposit lyingwith theGovernment shall beforfeitedatany timeduringthe pendencyof contractperiod asper relevantClausesof theContract.

Necessary provisions regarding deductions of Security Deposit from the progressive bills of the Contractor as per relevant clauses of the contract will innow a ybeaffected/by this Additional Performance Security.

altered

Compensation fordelay

Clause2. Thetimeallowed forcarryingouttheworkasentered inthetendershallbe strictly observed by the contractor and shall be reckoned from the date on which the order and the date of the dtocommence work is given to the contractor. The work shall throughout the stipulatedperiodofthecontractbeproceeded withallduediligence. Time being deemed to be the essence of the contract on the part of the contractor, the contractor shall be bound in all a contractor of the contracases, to achieve the 'Milestones' as defined under Clause 5 and specified in the NITintovarious'Identifiableandquantifiableconstructionrelatedstages'pertainingto Inthe thework. conditions thecontractorfailingto complywithanyof related to achieving the 'Milestones' within the specified time period prescribed for such'Milestone'plusonemonth,he/sheshallbeliabletopaycompensation.

Ifthecontractorfailstocommenceand/ormaintainrequiredprogressviz.Milestones definedintheNotice InvitingTender over the totaltimeallottedforitsfull completion and interms of clause 5 or failstocomplete the work and clear the site on or before the end of contract periodor extended date of completion, he/she shall, without prejudice to any other rightor remedy available under the law on account of such breach, payas agreed compensation to the implementing Department.

This will also apply to items or group of items for which a separate period of completionhasbeen specified.

Compensationfordelayofwork: @2%(Twopercent)ofthetenderedvalueof workarrivedforeachmonthofdelaytobecomputed onper daybasissubject to theceilinglimitof securitydepositalreadywithheldorduetobe withheld during imposition of the said clause and minimum payable compensation equivalenttotheEarnestMoneydeposited(EMD).

Providedalways, that the total amount of compensation for delay, to be paid under this clauses hall not exceed 10% of the tendered value of work or the tendered value of the item or group of items of the work, for which as eparate period of completion is originally given.

Action when whole ofsecurity deposit is forfeited

The amount of compensation may be adjusted or set-offagainst any sumpayable to the contractor under this contract, if the contractor catches up with the progress of work subsequently, part or full of the desired progress as per the contract in accordance with the decision of the Tender Accepting Authority, under powers delegated by Government to be communicated by the Engineer-in-Charge, the with held amounts hall be released. However, no interest, what so ever, shall be payable on such with held amount.

Forcemajeure:-Ifthework(s)bedelayedforthefollowingreasons:-

Duetowar,internal emergency andotherconditions suchasabnormally flood,cyclonenaturalcalamityorseriouslossordamagebyfireorcivilcommotion, the contractorshallimmediatelygivenoticethereofinwritingtotheEngineer-in-charge but shallneverthelessuseconstantlyhis/herbestendeavorstopreventormakegoodthe delayandshalldoallthatmaybereasonablyrequired tothesatisfactionoftheEngineer-proceedwith theworks.

Contractor remains liable topay compensation,if actionis not takenunder Clause3

Clause3.Subject tootherprovisionscontained theEngineer-in-charge inthisclause, withthepriorapprovalofTenderAccepting may,without prejudice tohis/her anyotherrights, remedy against theContractor inrespectofanydelay,inferior workmanship,anyclaimsfordamagesand/oranyotherprovisionofthecontractor otherwise, and whether the date of completion hasorhasnotbeenelapsed, bynoticein writing, absolutely determine the contractinany of the following cases:

- (i) IftheContractorhasbeengivenbytheEngineer-in-Chargeanoticeinwritingto rectify,reconstructorreplaceanydefectiveworkorthatworkisbeingperformed inaninefficientorotherwiseimproperorun-workman likemanner,shallomitto complywith therequirementsof suchnotice foraperiod of sevendays thereafter;
- (ii) IftheContractor haswithoutreasonablecausesuspendedtheprogress ofwork,or hasfailedtoproceed withtheworkwithduediligence sothat,intheopinion of the Engineer-in-Charge he/shewillbeunabletosecurecompletionoftheworkbythe scheduledateforcompletion,and continuestodosoafteranotice of sevendays in writing from the Engineer-in-charge;
- (iii) IftheContractorfailstocomplete thework withinthestipulated date orthe Milestones/itemsofworkwithinindividualdatesofcompletion,ifany,stipulated onorbeforesuchdate(s) ofcompletion anddoes notcompletethemorreachthe definedMilestones withintheperiodspecifiedinthenoticegiveninwritingtothat effectbythe Engineer-in-charge;
- (iv) IftheContractorpersistentlyneglectstocarryouthis/herobligationsunderthe contractand/orcommitsdefaultbynotcomplying withanyoftheterms&conditions ofthecontractanddoes notremedy it,ortakeeffectivestepstoremedy it,withinsevendaysafteranoticeinwritingisgiventohim/hertothateffectby the Engineer-in-Charge;
- Contractor beinganindividual, orafirm, orany partner thereof, shall at any $time be adjudged in solvent or have a {\tt 'Receiving Order'} or Order for administration$ ofhis/herEstatemadeagainsthim/her, ortake anyproceedingsforliquidationor composition(otherthanavoluntary liquidationforthepurposeofamalgamationor reconstruction) underanyInsolvencyActforthetimebeinginforce,ormakeany conveyance orassignmentofhis/hereffectsorcomposition orarrangement forthe benefitofhis/hercreditororpurporttodoso,orifanyapplication bemade under InsolvencyAct forthetimebeinginforceforthesequestrationofhis/herEstate,or ifatrust deed isexecutedbyhim/herforbenefit of his/hercreditors;
- (vi) If the Contractor being a Company passare solution or the court delivers an order of judgement that the Company shall be wound up, or if a receiver or a manager on behalf of a creditor be appointed, or if a circumstance arise which entitle the Court or the creditor to appoint a receiver or a manager or which entitle the court to issue a winding up or der;
- (vii) IftheContractorshallsufferanexecutionorderbeingleviedonhis/hergoodsand allowsitto be continuedforaperiod of 21 days;
- (viii) IftheContractorassignswithoutpriorwrittenapprovaloftheTenderAccepting

Authority,transfers,sublets(engagementof labouron pieceworkbasisor of labourwithmaterialsnot tobeincorporated in the work, shall not be deemed to be subletting) or otherwise parts without tempts to assign, transfer, subletor otherwise parts with the entire work or any portion thereof without prior written approval of the Engineer – in charge;

- (ix) AND THEREFORE, the Contractor has made himself/herself liable for action under any of the cases a foresaid, the Engineer-in-charge on behalf of the Government with the prior approval of Tender Accepting Authority, shall have the powers to adopt any of the following actions, as he/she may deem be struited to the interest of the Government:
 - (a) Todeterminethecontractasaforesaid,ofwhichrescissionnoticeinwriting andcoststoberecoveredforworkssinceexecutedsubjecttoaminimumof theamountofEarnestMoneydeposited bytheContractorunderthehand of Engineer-incharge, shall be the conclusive evidence. Upon such determination, theEarnestMoneyDeposit,SecurityDepositalreadyrecovered forexecutedworksandperformanceguarantee,if anyunderthecontractshall beliabletobeforfeited andshallbeabsolutely atthedisposalofthe Government.
 - (b) AftergivingnoticetotheContractortomeasure uptheworkexecuted andto takesuchwholeorthebalanceorpartthereof,asshallbeun-executed outof his/her hands, andtogiveittoanotherContractor tocomplete thebalance work. TheContractor, whosecontract isdetermined orrescindedasabove, shallnotbeallowedtoparticipateinthetenderingprocessforthebalance work.
 - (c) To employ labour paid by the implementing Department, and to supply materials, to carry part worksor the any of the work. debarring contractoranddebitingthecostoflabourandpriceofmaterials(oftheamountof which cost and price determined by certificate of the Engineer-in-Chargeshallbe final and conclusive against the contractor) and crediting him/her with thevalueoftheworkdone,inallrespectsinthesamemannerandatthesame rates as if it had been carried out by the contractor under the terms of his/hercontract;thecertificate oftheExecutiveEngineer astothevalueof theworkdone shall be finalandconclusive against the contractor.

Contractors remains liable to pay compensation if actionnottaken under Clause3

IntheeventofabovecoursebeingadoptedbytheEngineer-in-charge,theContractor shallhavenoclaimofcompensation foranylosssustainedbyhim/herbyreasonof his/herhavingpurchasedorprocuredanymaterialorenteredintoanyengagement or made any advances on any account or with a view to execute the work or the performance of the contract. In case, action is taken under any of the provisions aforesaid, the contractor shallnotbeentitledtorecoverorbepaidanysumforanywork thereofactually performed thiscontract, unless and until the Engineer-in-charge hascertifiedinwritingthattheperformance ofsuchworkandvaluepayable inrespect thereof, and he/sheshallonly be entitled to be paidthe value socertified.

Clause 3A.Incase, thework cannot be started due to reasons not within the control of the Contractor within 1/4th (one fourth) of stipulatedtimeforcompletion ofthework the or 45 days which ever is less, which is accepted as a valid & justified reason by theTenderAcceptingAuthority,eitherpartyviz.Contractor&theEngineer-in-Charge mav closethecontractwith the approvalofTender AcceptingAuthority.Insuchan eventuality, theearnestmoneydeposited andthesecurityof thecontractor shall he refunded, but no payment on account of interests, loss of profit or damages etc. shall be payable at all.

Clause3B.Incaseacontinuingworkcannotbecompletedduetoreasonsbeyondthecontrolofthecontractor,likeForceMajeureenumeratedlaterunderClause5,thecontractmaybeterminatedasstatedinclause3AabovebytheEngineer-in-Chargewiththeconsentofthecontractorand approvaloftheTenderAcceptingAuthority.

Clause4.In cases in which any of the powers conferred upon the Engineer-in-ChargeunderClause3hereofshall havebecomeexercisableandthesamehadnot

Powertotake possessionofor requireremoval oforsell Contractor's plant been previously exercised, non-exercising thereof shall not constitute asawaiverofany the conditionshereto,andsuchpowersshall,notwithstandingbeexercisableinthe eventofany future case of default by the contractor, for which by any clause or clauseshereof,he/sheis declaredliableto paycompensationamounting to wholeof his/her security deposit, and the liability of the contractor for past and future compensationshallremainunaffected.IntheeventoftheEngineer-in-Chargeputting inforce either ofthe powersunderix(a)or(c)vestedwithhim/herunderthepreceding clause,he/shemayifhe/shesodesires,takepossessionof all or any tools&plant, materials and stores, inor upon work, thesite thereof, or belonging or contractor, or procured by him/herandintended to be used for execution of the work, oranypartthereof, paying or allowing for the same in account at the contract rates or in case of these not being marketratestobecertifiedbythe Engineer-in-Chargewhosecertificate current thereof, shall be final and binding. Otherwise, the Engineer-in-Charge may deliver notice in writing to the contractor or his/herclerk, foremanor otherauthorizedagent,requiringhim/hertoremovesuchtools &plant, materials or stores from the premises within a time to be specified in such notice; and in theeventofthecontractor failingtocomplywithanysuchrequisition,theEngineer-in-Chargemayremovethematthecontractor's expense or salethem by public auction or privates aleon account ofthecontractorandathis/herrisk,inallrespects, andthe certificateoftheEngineer-in-Chargeas to the expense of any such removal, and the amount of theproceeds and expense of any such sale shall be finalandconclusive against the contractor.

 $\pmb{Clause 5.} The time allowed for execution of a work as specified in the `Schedule of a work as specified in the `Schedule$ $Work' or in the extended time in accordance with the terms and conditions shall be {\tt restricted}. The conditions of the conditions of the condition of the c$ the essence of the contract. Execution of workshall commence from such time periodasmentioned inthesaidschedule, orfromthedate of handing over of the site to the contractor whichever is later. If the contractor commits default in commencing execution of the work as aforesaid within thirty days, without justifiablereasons includedunderForce Majeure orothersuch reasonsbeyondthe control ofthe contractor, in which case to be reported within seven days by the contractor, considered valid and cogen thy the Engineer-in-Charge, the Engineer-in-Chargeshall afterpassingofthirtydaysfromthedateofscheduledcommencement ofworkasper work order, with the approval the Tender Accepting Authority. without οf prejudicetoanyotherrighttoremedyavailableinlaw,beatlibertytoapplyclause2 andsubsequentlyclause3of thetenderdocument.

5.1As soon as possible after the contract is executed, signed and agreed, the contractorshall submit 'Time and ProgressChart'for each broad activity (Milestone)andgetitapprovedbytheEngineer-in-Charge. Thechartshallbe prepared in direct relation to the times lated in the Notice Inviting Tender(NIT) document, for completion ofitemsorgroupofitemsofthe work.Itshallindicate theforecastofthedatesofcommencement andcompletionofvarioustradesof sectionsofthework.Thismay beamended, as necessary, by an agreement betweenthe Engineer-inlimitationsof Chargeandthecontractorwithinthe timeimposedintheNITdocument.Further,toensuregoodprogressduring execution οf work,thecontractorshall inallcases,in whichthe time allowedfor any work exceedsone month(save and exceptfor special jobs for whicha separateprogrammehasbeenagreedupon)tocompletetheworkasperdefined giveninsuch'ScheduleofWork'definedclearlyintheNITitselfinto 'Milestones' various'Identifiableandquantifiableconstructionrelatedstages'relatedwith thetypeandnature of work, and that the 'total time allowed for completion work'istobebrokenupagainstachievement ofthosestages duringthe construction /progressof worktoensureaperiodicmonitoring ofprogressand enablethecontractorandtheEngineer-in-Charge totakecorrectivemeasures fromtimetotime.

5.2Ifthework(s)bedelayedby:

Forcemajeure, due towar, internalemergency and other conditions such as abnormally bad weather, flood, cyclone natural calamity or serious loss or damage by fire or civil commotion, strike or lock out affecting procurement of construction materials or any of the the work, or any other cause which in the absolute discretion of the Engineer-in-Charge is beyond the contractor's control, the nupon happening of any such event causing delay, the

contractorshallimmediatelygivenoticeinwritingtotheEngineer-in-Chargebut shallneverthelessuseconstantlyhis/herbestendeavorstopreventormake good the delay and shall do all that may be reasonably required to the satisfactionoftheEngineer-in-Chargetoproceedwith the works.

- **5.3**Requestforreschedulingof Milestones' of various activities and extension of time, to be eligible for consideration, shall be made by the contractor in writing within four teen days of the happening of the event causing delay in the prescribed form. The contractor may also, if practicable, indicate in such a request the period for which extension is desired.
- 5.4Ifanysuchcasethe Engineer-in-Charge, withtheapprovalofTender Accepting Authority,maygiveafairandreasonableextensionoftimeandreschedule the activitywise'Milestones' forcompletion ofthework.Suchextensionshallbe communicatedtothecontractorbytheEngineer-in-Chargewiththeapprovalof TenderAcceptingAuthorityinwritingwithinmaximum1(one) monthofthe dateofreceiptofsuchrequest.

FinalCertificate

Clause6.Oncompletion of work, the contractors hall be furnished with a certificate by the Engineer-in-Chargeofsuchcompletion, but no such certificates hall be given, nor shall the work be considered to be completeduntil andunless the contractor shall have removedfromthework premisesonwhichtheworkisexecuted, allscaffolding, surplusmaterials and rubbish, and cleaned off the dirt from wood works, doors, windows, floors, or other parts of any building, upon or about which the work is executed,orofwhichhemayhavehadpossessionforthepurposeoftheexecutionthereof, noruntiltheworkshall Engineer-in-charge have been measured by the whose measurementsshall be bindingandconclusiveagainstthecontractor. If the contractor shallfailtocomplywith therequirements of thisclauseasto removalofscaffolding, surplus materials and rubbishandcleaningoffdirtonorbeforethedatefixedfor completion work,theEngineer-inοf the surplusmaterials chargemayattheexpenseofthecontractor removesuchscaffolding, andrubbish, anddisposeofthesameas he/shethinksfit,andcleanoffsuchdirtasaforesaid;andthecontractorshallforthwith be bound to paytheamountofallexpensesoincurred, and shall have no claim in respect of any such scaffolding or surplusmaterialsasaforesaid, except for any sum actually realized by the sale thereof.

Clause7.Norunningaccountbillpaymentshallbenormallymadeforworksless than 30 (Thirty) percent ofTenderedValueoruptoRs25.00lakh,whichever isless,tillafterthe whole of the work shall have been completed and certificate of completion given. For all the complete of theworksoftenderedvalueaboveRs25.00lakh,forrunningaccountbill contractorshall payment,the onsubmitting abillofatleastRs25.00lakhtherefor, be entitled to receive a payment proportionate to the part approved passedbythe thereof. and Engineer-incharge, whose certificate of such approval and passing of the sum so payable shallbefinalandconclusiveagainstthecontractor.Butallsuchintermediate payments shallberegardedaspaymentsbywayofadyanceagainstthefinalmeasured bill paymentonlyandnotaspaymentsforworkactuallydoneandcompleted,andshall notprecludethebad,unsound,andimperfectorunskillfullworkwhichistoberemoved andtakenawayandreconstructed,orre-erectedortobeconsideredasanadmissionof thedueperformanceofthecontract, or any part thereof, in any respect, or the accruing determineoraffectinanywaythepowersofthe ofanyclaim,norshallitconclude, Engineer-in-charge under the seconditions or any of the mast other in alsettle ment andadjustmentoftheaccountsorotherwiseorinanyotherwayvaryoraffectthecontract. Thefinalbillshallbesubmittedbythecontractorwithin one month of the date fixed forcompletion of the work, otherwise the Engineer-in-charge's certificate of the measurement and of the total amount payable for the work accordingly shall be final and binding on all parties.

Paymenton inter-mediate certificatesto beregarded asadvances

Clause8.Works billshallbesubmittedbythecontractoreachmonth,afterfulfilling aboveclause, on or beforethe date fixed by the Engineer-in-charge,for all works executedduringtheprevious month, and the Engineer-in-charge shall take or cause to take the requisite measurement for the purpose of having the same verified, and the claim as far as admissible adjusted, if possible, before the expiry of four teen days from the presentation of the bill. If the contractor does not submit the bill within the time fixed as aforesaid, the Engineer-in-charge may depute a Junior Engineer to measure up the said

Billsto be submitted monthly

workinpresenceofthecontractor,whosecountersignature in the measurement book will be sufficient warrant; and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Within 10(Ten)daysofcompletion ofwork,thecontractorshallgivenoticeofsuch completiontotheEngineer-in-charge andwithin14(Fourteen)daysofreceiptofsuch notice,theEngineer-in-charge shallinspectthework,andifthereisnodefectinthe work,he/sheshallfurnishtothecontractorafinalcertificateofcompletion.Otherwise, aprovisionalcertificateofphysicalcompletionindicatingdefects(a)toberectifiedby theContractor and/or(b)forwhich payment willbemadeatreducedrates,shall be issued. Such reduced rate is to be imposed with the approval of Superintending Engineer concerned.

Clause8A.Whenannualrepairandmaintenanceworkiscarriedout,thesplashes droppings fromwhitewashing, colourwashing, painting etc.,onwalls,floors,windows shallberemovedandthesurfacecleanedsimultaneously withthecompletionofthese itemsofworkintheindividualrooms, quartersorpremisesetc.wheretheworkisdone withoutwaitingfortheactualcompletionofalltheotheritemsofworkinthecontract. In case, the contractor fails to comply with the requirements of this clause, the Engineer-in-Chargeshall have the right to work done at the cost of the contractoreitherDepartmentally orthroughanyothercontractor.Beforetakingsuch action,theEngineer-in-Chargeshallgivetendays noticeinwritingto the contractor.

 ${\bf Clause 8B.} The Contractors hall submit completion Plan/D rawing as required in the `General Specification' for Civilas well as Electrical Works as applicable within 30 days of completion of the work.$

Clause9. The Contractor shall submit all bills in printed forms, as per format prescribed by Government of West Bengal, in the office of the Engineer in - Charge, and the charges in the bills shall always been tered at the rates specified in tender or in case of any extra work or dered in pursuance of the seconditions, and not mentioned or provided for in the tender at rates there in after provided for such work.

Payments of contractor's billstoBanks

Clause9A(1)Paymentsduetothecontractormay,ifsodesiredbyhim/herbemade
Pradan,detailsof whichhastobedirectlyfurnishedtotheEngineer- in-charge.

While the onlinereceipt given by such Banks shall constitute a full and sufficient discharge/acquittancefor the payment, the contractor should wherever possible presenthis/herbillsdulyreceiptedanddischargedthroughhis/herBanker/s.

(2) Inthecaseof bills, which the contractor presents for payment direct, and which are not endorsed in favour of the Bank, while efforts will be made to secure payment to the financing Bank, payments made to the contractor should be accepted as full acquittances of arasthe Government is concerned. As a part of the arrangement, the financing Bankshould give the Government aletter to this effect.

Note1. The procedure will not affect theusual rights of the Government to deductfromcontractor's bill, (whether endorsed in favour of a Bankornot) any sum of account of penalties, over-payments etc., on this or any other contract with the Government betate of West Bengal.

 $Note 2. Nothing contained here in shall operate to create in favour of the Bankany rights, claims or equities vis-\`a-vist he Governor.$

Clause 10. If the specification or estimate of the work provides for use of any special descriptionofmaterialtobesuppliedbytheEngineer-in-Charge,(suchmaterials&storesand thepricestobecharged thereforashereinafter mentioned beingsofaras practicablefortheconvenience ofthecontractor, but not so a sin anyway to control the meaningoreffectofthiscontractspecifiedinthescheduleor'Memorandum' hereto annexed). thecontractor shallbesuppliedwithsuchmaterialsandstoresasisrequired fromtimetotimetobeused byhim/herforthepurpose ofthecontract only,andthe value ofthefullquantity ofmaterialsandstoressosupplied attheratesspecified inthe saidscheduleorMemorandum maybesetoffordeductedfromanysumsthendue,or thereafter to be comedue to the contractor under the contract, or otherwise oragainstor from the security deposit, or the proceeds ofsalethereof;ifthesame isheldin Governmentsecurities, thesameorasufficient portionthereof beinginthiscase soldfor

Stores supplied by Government

ofGovernment, thepurpose. All materials supplied to the contractors hall remain the absolute property andshallnotonanyaccountberemovedfromthesiteofthework, and shallatalltimesbeopenforinspection bytheEngineer-in-charge. Anysuchmaterial unusedandinperfectlygoodconditionatthetimeofthecompletionor determinationof thecontractshallbereturnedtotheEngineer-in-charge's store,ifbyanoticeinwriting underhis/herhand, require; butthe contractors hall not be entitled he/she to return anysuch materialunlesswithsuchconsent, and shall have no claim for compensation on account of any such material sosuppliedtohim/herasaforesaidbeing unusedbyhim, orfor anywastageordamagetoany suchmaterial.

Worktobe executedin accordancewith specifications, drawings, orders.etc.

Clause 11. The Contractors hall execute the whole and every part of work in the most substantialand workmanlike manner, and both, asregards tomaterialsandotherwise,in everyrespect,in strictaccordancewith the specifications. The contractorshall also conformexactly, fully and faithfully andinstructionsin writingrelatingtotheworksignedbytheEngineer-intothedesignand drawings. Chargeandlodgedinhis/heroffice,

to which the contractors hall be entitled to have access at such of fice, or on the siteduringofficehours, and the contractors hall, if theworkforthepurposeofinspection he/shesorequire,beentitled at his/herown expense tomake or causetobemade copies of the specifications, and of all such design, drawings and instructions as aforesaid.

Alterationin specificationand designsdonot invalidate contract

Rates for

BOQ/SoR

notintender

works

have Clause **12.**The Engineer-in-Chargeshall alterationin. powersto make any omissionfrom,additionto,orsubstitutionfor,theoriginalspecifications,drawings,designs andinstructions,that may appearto him/herto be necessaryor recommended by Superintending Engineer ortheChiefEngineer duringtheprogressofwork,andthe contractorshallbeat all times be boundtocarryouttheseworks,inaccordanceto anvinstructions which

maybegiventohim/herinwriting,signedbytheEngineer-in-

charge.andsuchalterations.omissions.additionsor substitutions.shallnotinvalidatethe contractbutshallbedeemed tohaveformedapartoftheworkincluded intheoriginal tender and any altered. additional substitutedwork or contractor mavbe directedtodointhemannerspecifiedaboveasapartoftheworkshallbecarriedoutby

the contractor on the same conditions in all respects on which he/sheag reed to do the

mainwork,and samerates, if any, may be specified in the tender for the main work.

Timeforthecompletionoftheworkshallbeextendedintheproportionthatthealtered,

additional or substituted work bears to the original work contract, and the certificate of the contract of tthe Engineer-inchargeshallbe conclusiveas to suchproportion. ifthe altered. additionalorsubstitutedworkincludesanyclassofwork, for which no rate is specified inthe contract. thensuchclassofwork shall becarried outattheratesenteredin the schedule of rates of concerned Works Department applicable in the district,which

was inforce at the time of acceptance of the contract, minus/plus the percentage which thetotaltenderedamountbearstotheestimatedcostoftheentireworkputtotender; andifthealtered, additional or substituted work is not entered in the said schedule of rates,

paymentthereofshallbemadebytheEngineer-in-chargebydetermining therateson analysisworkedoutfrom(a)thebasic ratesofmaterialsand labourprovidedinthe aforesaid schedule andlabour ofrates, or(b) thecurrent market ratesofmaterials

whenevenbasicratesfortheworkarenotavailableintheschedule.Incaseswhen suchratesaredeterminedonanalysisbytheEngineer-in-chargeunder(a)above,the stipulated per centage above or below schedule of rates as provided in the contract shall

alsoapply, and in case of rates worked out on analysis under (b) above, payment shall be made at the rates so determined without application stipulated of the said percentage.Intheeventofanydisputeregardingratesdeterminedonanalysis forany

altered, additional or substituted work under this clause, the decision of the Superintending

Engineershallbefinalandbinding.

Clause13.If at anytimeafterthecommencementof thework theGovernorshallfor reason what so ever not require the whole thereof as specified in the tender to be carriedout, the Engineer-inshallgivenoticeinwritingofthefacttothecontractor, who charge shallhavenoclaimtoanypaymentorcompensationwhatsoever onaccountofanyprofit oradvantage whichhemight havederivedfromexecution oftheworkinfull, but which he/shedidnotderiveinconsequence ofthefullamountoftheworknothavingbeen

Nocompensation foralternationin orrestrictionof worktobe carriedout.

carriedout; neither shall he/she have any claim for compensation by reason ofany alterationshavingbeenmadeintheoriginalspecifications, drawings, designs and instructions which shall involve any curtailment of the work as originally contemplated.

Actionand compensation payable in case ofbadwork

Clause 14. If it shall appear to the Engineer-in-charge or his/her subordinate engineer inchargeofthework,thatanyworkhasbeenexecutedwithunsound,imperfect,or unskillfulworkmanship,orwithmaterialsofany inferiordescription,orthatanymaterials orarticlesprovided fortheexecution of the work are unsound, or of a bytheContractor. qualityinferiortothatcontractedfor,orotherwisenotinaccordancewiththecontract, the contractorshallon demandin writingfromthe Engineer-in-chargespecifyingthe work,materialsorarticlescomplained ofnotwithstandingthatthesamemayhavebeen inadvertentlypassed,certifiedandpaidfor,forthwithrectifyorremoveandre-construct theworksospecified inwholeorinpart,asthecasemayrequire,orasthecase maybe removethematerialsorarticlessospecifiedandprovideotherproperandsuitablematerials orarticlesathis/herownproperchargeandcost;andintheeventofhisfailingtodoso withinaperiodtobespecifiedbytheEngineer-in-chargeinhis/herdemandaforesaid, thenthecontractorshallbeliabletopaycompensation attherateofonepercentonthe amountoftheestimateputtotender/onuptodateexecutedworkvalueforeveryday notexceedingtendays, while his/herfailure to do so shall continue and in the case of any such failure, the Engineer-in-charge may rectify or remove, and re-execute the work or removeandreplacewithothers, the materials or articles complained of as the casemaybe attheriskandexpenseinallrespectsofthecontractor.

Workto be opento inspection

Contractor or his/her responsible agenttobe present

Notice to be workis

given before covered up

Contractor liablefor damage done andfor imperfections for 180 days after certificate

Clause 15. Allwork under or incourse of execution or executed in pursuance of the contracts hall at all times be open to in spection and supervision oftheEngineer-in-Charge andallhis/hersubordinates and also higher Officers / Authority of the Government and the contractors hall at all times during the normal working hours, and at all other times at which reasonable noticeoftheintentionoftheEngineer-in-charge orhis/her subordinatesto visit the work site shall have been given to the contractor, either himself/herself be present to receive orders and instructions, or have a responsible agentduly accreditedin writingpresentforthatpurpose. Orders given to the contractor's agent shall be considered to have the same force as if it hadbeen giventothe contractorhimself/herself.

The Contractors hall give, not less than five days notice in writing to the Engineer-in-charge orhis/hersubordinatein-chargeofthework,beforecoveringupor otherwise placing beyond the reach of measurementary work, in order that the same is so covered upor placed beyond the reach of measurement, and shall not cover upor a superior of the contract of the contractplace beyond the reach of measurementanyworkwithouttheconsentinwritingofthe Engineer-inchargeorhis/hersubordinate,in-chargeofthe work;andifanywork shallbe coveredupor placedbeyondthereachof measurementwithoutsuchnoticehaving been given or consent obtained, the shall be uncovered the contractor's expense, or, indefault thereof no payment or allowances hall be made for such work or thematerials with which the same was executed.

Clause 17. If the Contractor orhis/herworkersorauthorizedrepresentativesshall break,deface,injureordestroyanypartofthe inwhichtheymaybeworking oranybuilding,road,roadcurbs,fence,canals,waterpipes,cables,drains, electricor telephoneposts orwires,trees,grassorgrasslandorcultivated groundcontiguoustothe premises on which the work or any part of it is being executed, or if any damage shall happentotheworkfromanycausewhateveroranyimperfectionsbecomeapparentinitat anytime, whether during its execution or within a period certificateofits ofsixmonthsafterissuanceofa completionbytheEngineer-in-Charge,thecontractorshallmakethesame athis/herown expense, or indefault, the Engineer-in-Charge may cause the sameto bemadegoodbyother workers, and deduct the expenses (ofwhichthecertificateofthe Engineer-in-Chargeshallbefinaland binding)fromanysums,whetherunderthecontract orotherwise. that may be then, or a tanytime thereafter becomed ue to the contractor by theGovernment orfromhis/hersecuritydeposit,ortheproceedsofsalethereof,orofa sufficient portion thereof, and if the cost in the opinion of the Engineer-in-Chargewhose opinion thecontractor, making such damageor shallbefinalandconclusive against imperfections goods hall exceed the amount of such security deposit and/or such sums, it shallbelawfulfortheGovernment to recover the excess costs from the contractor inaccordance with the procedure prescribed by any law for the time being inforce.

Clause 17A. The Contractors hall also supply without charge the requisite number of persons with the meansforthepurposeofsettingoutworks, and andmaterialsnecessary counting, weighing, assisting in the joint measurement or examination at any time and fromtimetotimeoftheworkormaterials. Failinghis/hersodoingthesamemaybe

provided by the Engineer-in-Charge at the expense of the Contractor and the expenses may be deducted from anymoney due to the contractorunderthecontractorfromhis/her SecurityDepositortheproceeds ofsales thereoforofasufficientportion thereof.The Contractorshallalsoprovideallnecessaryfencing/barricading/providingcaution boardsetc.andlightrequiredtoprotectthepublicfromaccident, andshallbeboundto beartheexpenses ofdefenceofeverysuit, action orotherproceedingsatlawthatmaybe $brought by any person for injury sustained owing to neglect of the above precautions and {\it the above precaution} and {\it the above$ topayanydamageandcostswhichmaybeawardedinsuchsuit,actionsorproceedings to any such persons or which may with the consent of the Contractorbepaidto compromiseanyclaimby anysuchpersons.

Clause 18A. In every case in which by virtue of the provision sundersub-section (1)of Section12,oftheWorkmen'sCompensation Act,1923,theimplementingDepartmentis obligedtopaycompensationtoaworkmanemployedbythecontractor,inexecutionof theworks. The implementing Department will recover from the Contractor the amount of compensation sopaid; and without prejudice to the rights of the Department undersubsection(2)ofsection12,ofthesaidAct,implementing Department shallbeatlibertyto recover such a mount or any part thereof by deducting it from the securitydeposit orfrom any sum due by implementing Department to the Contractor whether under this contractorotherwise. The implementing Departments hall not be bound to contest any claim made against it under subsection(1)Section12,ofthesaidAct,exceptonthewrittenrequest ofthecontractoranduponhis/hergivingtotheimplementingDepartmentfullsecurity forallcostsforwhichtheDepartment mightbecomeliableinconsequence of contesting such claims.

 $\pmb{Clause 18B.} In every case in which by virtue of the provision sunder `The Contract$

Labour(Regulation&Abolition)Act1970',anditsamendments andrules,the implementingDepartment isobligedtopayamountofwagestoaworkman employedby $the Contractor in execution of the works, or to incurany expenditure in providing welfare \quad and health amenities \quad an experiment of the contractor of the works of$ fromtimeto required to be provided under the above said Act and the rulesframedbyGovernment timefortheprotectionofhealthandsanitary arrangementsforworkersemployedbyContractors, executingDepartment willrecover fromtheContractor, theamountofwagessopaidortheamountofexpenditure incurred; and without prejudice so totherightsoftheexecutingDepartment undersub- section(2) of Section20, and sub-section(4) of Section 21. of the Contract Labour (Regulation and Abolition) Act, 1970, executing Department shallbeatlibertytorecover suchamountoranypartthereofbydeductingitformthesecuritydepositorfromany sumduebyExecutingDepartment to the Contractor whether under this contractorotherwiseandtheexecuting Department shallnotbeboundtocontestanyclaimmade againstitundersubsection(1)ofSection20,sub-section(4)ofsection21,ofthesaid Act, except on the written request of the Contactor anduponhis/hergivingtothe implementing

Clause 19. The Contractors hall obtain a valid license under the ContractLabour (Regulationand Abolition)Act, 1970,beforethe commencementofthework,and continue tohave valid licenses until the completion of the work. Thecontractor shallalsoabideby theprovisions oftheChildLabour(ProhibitionandRegulation) Act,1986,FatalAccident Act, 1855, Personal Injuries (Compensation Insurance) Act, 1970.

DepartmentfullsecurityforallcostsforwhichtheDepartmentmight becomeliablein contestingsuchclaim.

The Contractor shall also comply with the provisions of the 'Building and Other ConstructionWorkers(Regulation of Employment & Conditions of Service) Act, 1996' and 'TheBuildingandOtherConstruction WorkersWelfareCessAct,1996'.Failuretofulfill attractpenalprovisionsof theserequirementsshall the contract, arising out of the resultant nonimplementationof such provisions.

Clause19A. Nolabour/sbelowtheageofeighteen yearsshallbeemployed inthework andthecontractorshallabidebytheprovisions oftheChildLabour(Prohibition& Regulation)Act,1986.Employmentoffemalelabour/sinworksintheneighborhoods of sensitivebarracksshouldbeavoidedasfaraspossible.

Clause19B.TheContractorshallpaytolaboursemployed byhim/hereitherdirectlyor throughSub-Contractors.wagesnot than wagesas definedby the Labour under'MinimumWagesAct,1948',Contractor's CommissioneroftheStateGovernment LabourRegulationsoraspertheprovisionsoftheContractLabour(Regulationand

minimum Wages to Labour

Payment of

Labour

Abolition) Act, 1970, wherever applicable.

The contractors hall, not with standing the provisions of any contract to the contrary, cause to be paid fairwage to labour indirectly engaged on the work, including any labour engaged by his subcontractors in connection with the said work, as if the labour had been immediately employed by him/her.

Inrespectofalllabourers directlyorindirectlyemployed intheworksforperformanceof theContractor'spartofthecontract,thecontractor shallcomply withorcausetobe complied with the contractor's Labour Regulationsmade by the State Government/ Government ofIndia, from time to time in regard to payment of wages, wage period, deductions from wages, recovery of wages not paid and deductions made without authority, maintenance of wagebooks or wageslips, publication of scale of wage and other terms of employment, in spection and submission of periodical returns andallother aspertheprovisionsofthe ContractLabour(Regulationand matterslikewiseinnature or Abolition)Act,1970,andtheInter-StateMigrantWorkmen(RegulationofEmployment and Conditions of Service) Act, 1979, Minimum Wages Act, 1948, where verapplicable.

- a) TheEngineer-in-Chargeconcernedshallhave therighttodeductfromthemoneydue tothecontractoranysumrequiredorestimated toberequired formakinggoodthe losssufferedbyaworkerorworkersbyreason ofnon-fulfillment oftheconditions of thecontractforthebenefitoftheworkers, non-payment ofwagesorofdeductions madefromhis/her/their wageswhicharenotjustifiedbytheirtermsofthecontract ornon-observanceof theregulations.
- b) Undertheprovision of Weekly Holidays Act, 1986, the contractor is bound to allow to the labours, directly employed in the work, one day rest for 6 days of continuous work, and paywages at the same rate as for duty. In the event of default, the Engineer-in-charge shall have the right to deduct the sum or sum snot paid on account of wages for weekly holidays to any labour and pay the same to the persons entitled the reto from any money due to the contractor by the Engineer-in-charge concerned.

 $The contractors hall also comply with the provisions of the {\it 'Employees Liability Act, 2008', Workmen's Compensation Act and {\it 'Maternity Benefits Act'} or the amendments thereofor any other law relating the reto, and the rules made the reunder from time.$

The Contractorshall indemnifyand keep indemnifiedthe implementingDepartment against paymentstobemadeunderandfortheobservance ofthelawsaforesaidandPW Contractor'sLabourRegulations withoutprejudice tothisrighttoclaimindemnityfrom his/hersubcontractors.

Thelawsaforesaidshallbedeemedtobeapartofthiscontract and any breachthere of shallbedeemed to beabreach of this contract.

Whatever is the minimum wage for the time being, or if the wage payable is higher than minimum wage, such wage shall be paid by the contractor to the workers directly without the intervention of any Dafadar, and that Dafadar shall not be entitled to deductor recover any amount from the minimum wage payable to the workers as and by way of commission or otherwise.

The contractors hall ensure that no amount byway of commission or otherwise is deducted or recovered by the Dafadar from the wage of workers.

Clause 19C. In respectofall labours directly or indirectly employed in the work for the of the contractor's part of this contract, the contractors hall at his/herown expenses, arrange for the safety provisions as framed from time to time by the competent authority, and shall at his/herown expense provide all facilities in connection the rewith.

In case the contractor fails to make arrangement, and fail to providence essary facilities as a foresaid, he/she shall be liable to pay appenalty of Rs. 2000/-for each default, and in addition the Engineer-in-Charge shall be at liberty to make arrangement and provide facilities as a foresaid and recover the cost sincurred in their behalf, from the contractor.

Clause 19D.Forthe worksaboveRs.2.0crore,theContractor shallsubmitbythe4th and19thofeverymonthtotheEngineer-in-charge,atruestatementshowinginrespect of the secondhalf of the precedingmonthandthe first half of the currentmonth respectively-

Thenumber oflabourersemployedbyhim/heronthework, theirworking hours, and the

wagespaidto them;

Accidentsthathadoccurredduringthesaidfortnightshowingthecircumstances under whichithadhappened, andtheextentofdamage andinjurycausedbythem,andthe numberoffemaleworkerswhohavebeenallowedmaternity benefitsaccordingtoClause 19Fofthecontractandtheamountpaidto them;

Failingwhichthecontractorshall beliabletopay to the Department, asumnot exceeding Rs. 2000/- for each default or materially incorrect statement. The decision of the Engineer-in-charge shall be final indeducting from any bill due to the contractor; the amount levied as fine and would be binding on the contractor.

Clause19E.Inrespectofalllaboursdirectlyorindirectly employed intheworkforthe performance ofthecontractor'spartofthiscontract, the contractorshall comply withor cause to be compiled with all the rules framed by the Government from time to time for the protection of health and sanitary arrangements of workers employed by the contractor.

Clause19F.Intheeventofthecontractor(s) committing a default or breach of any of theLabourRegulations provisionsoftheContractor's and Rules for the protection of healthandsanitaryarrangementforthe workersasamendedfromtimeto timeorfurnishingany information or submitting or filing any statement under the provisionsoftheabove Regulations and Rules which is materially incorrect, he/sheshall, without prejudice to default. anyotherliability,paytotheDepartmentasumnotexceedingRs.2000/-forevery breachorfurnishing, making, submitting, filing such materially statementsand incorrect intheeventofthecontractorsdefaulting continuouslyinthisrespect, the penaltymaybeenhanced toRs.200/maximum perdayforeachdayofdefaultsubjecttoa offivepercent of the tendered value. The decision ofthe Engineer-in-charge shall be final and binding on the parties.

ShoulditappeartotheEngineer-in-charge thatthecontractor(s)is/arenotproperly andcomplying totheprovisions oftheContractor'sLabourRegulations and Rules,The MinimumWagesAct, 1948andContractLabour(RegulationandAbolition)Act sanitaryarrangementsfor 1970, for the protection of healthand work-peopleemployedby thecontractor(s)(hereinafterreferredas'thesaidRules')theEngineer-in-chargeshall have the power to give notice in writing to the contractor (s) requiring that the said Rulesbecomplied with and the amenities prescribed thereinbeprovided tothework-people withinareasonabletimetobespecified in the notice. Ifthecontractor(s) shallfailwithin theperiodspecified in the notice to comply with and/or observe thesaidRulesandto providetheamenitiestothework-peopleasaforesaid,theEngineer-in-charge shallhave the power to provide the amenities herein before mentioned at the of cost the contractor(s).Thecontractor(s)shallerect,makeandmaintainathis/herownexpense and to approved standard sall necessary hut ments and sanitar yarrangements requiredforhis/her/their work-people onthesiteinconnection withtheexecutionoftheworks, and if the sameshall not havebeenerectedor constructed,accordingtoapproved standards,the Engineer-in-chargeshall have power to give notice in writing the contractor(s)requiringthatthesaidhutmentsandsanitaryarrangements beremodeled and/orreconstructsuchhutmentsandsanitaryarrangements accordingtoapproved standards.andifthecontractor(s)shallfailtoremodelorreconstructsuchhutmentsand san it ary arrangements according to approved standards within the period specified in the according to a proved standard switch in the period specified in the period specinotice,the hutments Engineer-in-chargeshall have the powerto remodelor reconstructsuch andsanitaryarrangements according to approved standards at the cost of the contractor(s).

Clause 19G. The contractors hall comply with all the provisions of The Minimum Wages Act, 1948, Contract Labour (Regulation and Abolition) Act, 1970, Employees Liability Act, Industrial Dispute Act and Maternity Benefit Act, 1961, as a mended from time to time and rules framed the reunder and other labour laws affecting contract labour that may be brought into force by the appropriate authority from time to time.

Clause 19H. The Engineer-in-charge may require the contractor to remove from the site of work, any person or person sengaged/assigned or employed by the contractor supon the work who may be determined as in sane or incompetent or misconducts himself/herself, and the contractor shall for the with comply with such requirements.

Clause 19I. It shall be the responsibility of the contractor to see that the

building/structure underconstructionisnotoccupiedbyanybodyunauthorizedduring construction, and is handed overtothe Engineer-in-charge with vacant possession free from encumbrances inentirety, If such buildings / structures throughcompletedis occupiedillegally,thentheEngineer-in-Chargeshallhavetheoptiontorefusetoaccept thesaidbuilding/structure inthatposition. Any delay in acceptance on this account will betreatedasthedelayincompletionand forsuchdelay a levyup to 5%of tenderedvalue maybeimposedbytheEngineer-inofwork chargewhosedecisionshallbe final with regardto thejustificationandquantumandshallbebindingonthecontractor.

However, the Engineer-in-charge, through a notice, may require the contractor to remove the illegal occupations, any time on or before construction and delivery.

WorkonSundays

Clause 20. Nowork shall be done on Sundays without the prior sanction of the Engineer-in-charge.

Worknottobe sublet.Contract may be rescinded andsecurity deposit forfeitedfor subletting,bribing, or ifcontractor becomes insolvent

Clause21. The contract shallnotbeassignedorsubletwithout specificordersfrom Government inrespectofaspecifiedsub-contractor. And if the contractor shall assign or subleth is contract, or attempts o to becomeinsolventor commenceany insolvency proceedings or make any composition with his creditor, or attempt to do so, orifanybribe,gratuity,gift,loan,perquisite, rewardoradvantage, pecuniaryorotherwise, shall indirectlybegiven,promised,orofferedbythecontractor,or eitherdirectlyor anyof hisservants $oragents to any public of fice rorpers on in the employ of Government in any {\tt oragents} and {\tt oragents}$ wayrelatingtohisofficeofemployment, orifanysuchofficerorpersonshallbecomein any way directly or contract. indirectly interestedin the the DivisionalOfficer may thereupon bynoticeinwritingrescindthecontract, and these curity deposit of the contractor shall thereupon stand forfeited and be absolutely at the disposal of Government and the same consequences shall ensure as if the contract had been rescindedundertheClause3hereof,andinadditionthecontractorshallnotbeentitled torecoverorbepaid for anywork there for actually performed under the contract.

Clause22.All sums payablebywayof compensationunderanyof these conditions shall be considered as reasonable compensation to be applied to the use of Government without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.

Sumpayable as compensationtobe consideredas reasonable without reference toactual loss

Clause23. Wherethecontractorisa partnership firmoraconsortium, priorapprovalin writingoftheEngineer-in-Charge shallbeobtainedforanychangemadeinthe isanindividual constitutionofthefirm/consortium. Wherethecontractor oraHindu Undivided Family(HUF)business concern. suchapprovalasaforesaidshalllikewisebe obtained, before the contractor enters into any partnership agreement/Memorandum Articleswhereunderthepartnershipfirm/consortiumwouldhavetherighttocarryout theworksherebyundertakenbythecontractor. Ifpreviousapprovalasaforesaidisnot obtained, the contractis liableto berescinded.

Changes in constitution offirm

Clause24. Allworks to be executed under the contract shall be executed under the direction of Engineer-in-Charge. Further instructions/advices, if felt necessary by Superintending Engineer/Chief Engineer, shall also be binding to be communicated by the Engineer-in-Charge.

Workstobe under directionof Engineer-in-Charge

Clause25. SettlementofDisputesandArbitration:

Settlementof disputes-Dispute Redressal Committee'

Exceptwhereotherwiseprovidedinthecontract, all questions and disputes relating to themeaning of the specifications, designs, drawings andinstructionshereinbefore mentioned and as to the quality of work man ship or material sused on the work or as to anyotherquestion, claim, right, matter orthing what so ever, inanywayarisingoutofor relating tothecontracts, designs, drawings, specifications, estimates, instructions, orders theworks, or the executions or failure to ortheseconditionsorotherwiseconcerning executethesame, whether arising during the progress of thework, afterthecompletion or orabandonmentthereofshall bedealtwithasmentionedhereinafter:

If the contractor considers anywork demanded of him/her to be outside the requirements of the contract, or disputes any drawings, record or decision given in writing by the Engineer-in-Charge or any matter in connection with or arising out of the contractor carrying out of the work to be unacceptable, he/she shall promptly within 15 days request the Chairman of the Departmental Dispute Redress al Committee, in writing, for the contractor carrying out of the contractor carrying out of the work to be under the contractor carrying out of the contractor

writteninstructionordecision. Thereupon, the Dispute Redressal Committee shall give its written instruction ordecision within a period of three months from the date of receipt of the Contractor's letter.

TheDisputeRedressalCommitteeineachoftheWorksDepartments shallbeconstituted with thefollowingofficialsasMembers:

| 1 | Secretary / Engineer-in-Chief of the Department concerned | Chairman |
|---|---|--------------------------------|
| 2 | Joint Secretary / Deputy Secretary / any Officer of equivalentrankof theDepartment | Member |
| 3 | OneDesignated ChiefEngineer/Engineer ofthe Department tobenominated bytheDepartment concerned. | MemberSecretary andConvenor |
| 4 | Onerepresentative of Finance Department of the Government not below the rank of Joint Secretary or Financial Advisorincase of the Works Department where FA system has been introduced. | Member |

This provisions will be applicable irrespective of the value of the workstown ich the dispute may relate.

Clause 26. The contractor shallfully indemnify and keep indemnified the implementing Department against anyaction, claimorproceeding relating to infringement oruseofany patent ordesignoranyallegedpatentordesignrightsandshallpayanyroyalties which maybepayable inrespectofanyarticleorpartthereof inthecontract. Inthe eventofanyclaimsmadeunderoractionbroughtagainst implementing Department respectofanysuchmatterasaforesaid, the contractors hall be immediately notified thereofbythe implementing Department and thebeatliberty,athis/her contractorshall ownexpense, tosettleanydisputeortoconduct anylitigationthatmayarisetherefrom, providedthatthecontractorshall indemnifytheimplementingDepartment notbeliable $if the infringement of the patent or design or any all eged patent or design right is the {\it the patent or the p$ directresultof orderpassedby the Engineer-in-Chargethis behalf.

Lumpsum as in estimates

 $\label{lem:clause27.} \textbf{Clause27.} When the estimate on which the tender is made in cludes lump sums in respect of parts of the work, the contractors hall be entitled to payment in respect of the items of works involved or the part of the work in question at the same rates as a repayable under this contract for such items, or if the part of the work in question is not, in the opinion of the Engineer-in-charge, capable of measurement, certificate in writing of the Engineer-in-charge shall be final and conclusive against the contract or with regard to any sum or sums payable to him under the provisions of this clause.$

Actionwhere nospecification

Clause28. Inthecaseofanyclassofworkforwhichthereisnosuchspecifications as referredtounderClause11,suchworkshallbecarriedoutinaccordance withthelatest BureauofIndianStandards(BIS)specifications.Incasetherearenosuchspecifications in Bureau of Indian Standards, the work shall be carried out as per reputed manufacturer'sspecifications ifacceptedbytheEngineer-in-Charge.Ifnotavailable,then asperStateGovernment/UnionGovernmentacceptedandapprovedspecifications. In casetherearenosuchspecificationsasrequiredabove,theworkshallbecarriedoutin allrespectsinaccordance withtheinstructionsandrequirements oftheEngineer-in- Chargewhichis approvedby theTenderAcceptingAuthority.

Definition of works

Clause 29.The expression "works" or "work" where used in these conditions shall, unless there be something either in the subjector context repugnant to such construction, be constructed and taken to mean the works by or by virtue of the contract constructed to be executed, whether temporary or permanent and whether original, altered, substituted or additional.

Clause30.TheContractor(s)shallathis/theirowncostprovidehis/theirlabourwith hutting on an approved site, and shall make arrangements for conservancy and sanitation inthelabourcamptothesatisfactionofthelocalPublicHealthandMedical Authorities.He/theyshallalsoathis/theirowncostmakearrangementsforthelaying

of pipe lines for water supply to his/their labour camp from the existing mains wherever available, and shall pay all fees, charges and expenses in connection with there and incidental thereto.

Clause 31. The contractor (s) shall make his/their own arrangements forwater required for the work and nothing extra will be paid for the same. This will be subject to the following conditions: -

- Thatthewaterusedbythecontractor(s)shallbefitforconstructionpurposestothe satisfactionoftheEngineer-in-charge;
- ii) TheEngineer-in-Charge shallmakealternativearrangementsforsupplyofwaterat theriskandcostofcontractor(s) ifthearrangements madebythecontractor(s)for procurementof waterare,intheopinionof theEngineer-in-Charge,unsatisfactory.

Clause32.Thecontractorundertakes tomakearrangementforthesupervision ofthe workbythefirmsupplyingtheconstructionmaterials. The Contractorshall collect the programmerequiredfortheworkasper totalquantityofmaterialsasperapproved approvedprogramme, before the work is started and shall hypothecate ittotheEngineer-Charge.Ifanymaterialremainsunusedoncompletionoftheworkonaccountoflesser useofmaterials in actual execution for reasons other than authorizedchangesof specifications and abandonment of portion of work, a corresponding deduction equivalent to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made to the cost of unused materials as determined by the Engineer-in-Charge shall be made as described by the Engineer-in-Charge shall be made as determined by the Engineer shall be made as determined by the Engineer-in-Charge shall beand the material returned to the contractor. Although the materials are hypothecated to Institute,thecontractorundertakes theresponsibility for their proper watch, safecustody andprotection againstallrisks.Thematerialsshallnotberemovedfromsiteofwork withouttheconsentoftheEngineer-in-Chargeinwriting.

The contractors hall be responsible for rectifying defects noticed within Defect Liability Period from the date of completion of the work and the portion of the security deposit relating toworks hall be refunded after the expiry of Defect Liability Period.

Clause33.Thecontractorshallprovideallnecessarysuperintendenceduringexecution of the work and as long thereafteras may be necessaryfor properfulfilling of the obligations underthecontract.

Contractors Superintendence, Supervision, TechnicalStaff& Employees

Thecontractorshallimmediatelyafterreceivingletterofacceptanceofthetenderand beforecommencement ofthework,intimateinwritingtotheEngineer-in-Charge, the name(s), qualifications, experience,age,address(es)andotherparticularsalong with certificates, of the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and other and the principal technical representative to be in charge of the work and the principal technical representative to be in the principal technical representative to be in the principal technical representative to be included by the principal technical representative to the principal technicaltechnicalrepresentative(s) who will be supervising the work. The Engineer-in-Chargeshall within3daysofreceiptofsuchcommunication intimateinwritinghis/herapprovalor otherwise of such representative (s) to the contractor. Any such approval may at any timebewithdrawnandincaseofsuchwithdrawal, thecontractor shallappointanothersuch representative according to the provisions of this clause. Decision of the tender accepting authorityshallbefinalandbindingonthecontractor inthisrespect. Such aprincipal technical representative shallbeappointedbythecontractorsoonafterreceiptofthe approvalfromtheEngineer-in-Chargeandshallbeavailableatsitebeforestartofwork.

thecontractor(oranypartnerin caseof firm/company)himself/herselfhassuch qualifications, technical representative butit will not be necessary for the said contractor to appoint such a principaltorepresenthimand contractorshalldesignateand appointaresponsibleagent tobepresentatthe workwheneverthecontractoris aposition tobesopresent. All the provision sapplicable to the principal technical representative theclause under willalsobeapplicableinsuchacasetothecontractororhisresponsible agent.Theprincipaltechnicalrepresentative and/orthecontractorshallonreceiving reasonable notice from Engineer-in-Chargeor designated representative(s)in chargeoftheworkinwritingorinpersonorotherwise,presenthimself/herself tothe Engineer-in-Charge and/oratthesiteofwork.asrequired.totakeinstructions. Instructionsgiventotheprincipaltechnical representative or the responsible agent shall be deemed to have force have beengiventothecontractor. The principaltechnical representative and/orthecontractor or his/herresponsible authorized agentshallbeactuallyavailable duringimportant atsiteespecially stagesofexecution work.duringrecordingofmeasurement ofworksandwheneversorequiredbythe Engineer-in-Charge by a notice as aforesaid and shall also note down instructions conveyedbytheEngineer-in-Chargeorhis/herdesignatedrepresentativeinthesiteorder

bookand shallaffixhissignatureintokenofnotingdowntheinstructionsandintokenof acceptanceof measurements.

IftheEngineer-in-Charge, whosedecisioninthisrespectisfinalandbindingonthe contractor, is convinced such technical representative(s) is/are effectively appointedoris/areeffectivelyattendingorfulfillingtheprovision ofthisclause, are covery (non-refundable) shall be effected from the contractor as specified in Schedule and thedecisionoftheEngineer-in-Charge as recorded in the site order book and measurementrecordedchecked/testcheckedinMeasurement Booksshallbefinalandbindingonthe Furtherifthecontractor failstoappointasuitable technicalrepresentative and/orothertechnicalrepresentative(s) andifsuchappointedpersonsarenoteffectively present or are absent by more than two days without duly approvedsubstitute ordonot discharge their responsibilities satisfactorily, the Engineer-in-Charge shall have full powers and the contract of the contrtosuspendtheexecution oftheworkuntilsuchdateassuitableothertechnical $representative (s) is/are appointed and the contractors hall be held responsible for the {\it the contractor} and {\it the contractor} and$ contractor shall submit a certificate ofsocausedtothework.The employmentofthe technical representative(s) alongwitheveryrunningaccountbill/finalbillandshall produce evidence if a tany times or equired by the Engineer-in-Charge.

The contractors hall provide and employ on the site only such technical assistants skilled and experienced in their respective fields and such foremenand are competent to give proper supervision to the work.

The contractors hall provide and employs killed, semi-skilled and unskilled labourasis necessary for proper and timely execution of the work.

object to and require the contractor to removeTheEngineer-in-Chargeshallbeat libertyto from the worksanypersonwho,inhisopinion, misconductshimself,oris incompetentor negligentin the performanceofhisduties or whoseemploymentisotherwiseconsideredby theEngineer-in-Charge tobeundesirable. Such persons hall not be employed again at workssitewithout the written permission ofthe Engineer-in-Chargeand the persons removed shall be replaced as soon as possible by competent substitutes.

Clause34."Levy/TaxesPayablebyContractor"

- (i) GST,BuildingandotherConstructionWorkers'WelfareCessoranyothertaxor
 Cessinrespectofthiscontract shallbepayablebytheContractor andEngineer-inChargeshallnotentertainanyclaimwhatsoeverinthisrespect.
- $\begin{tabular}{ll} The contractors hall deposit Government Royal tyand obtain necessary permit for supply of the sand, stone chips, red bajri, sand stone, river bed materials etc. from local authorities, if those are directly procured from quarry sites. \end{tabular}$

 $\label{localization} In case \quad materials are procured from secondary sources, \quad certificates of quarry owners \quad to the effect of payment of royal ties and \quad Cesswould have to \quad be furnished. In \quad absence of such certificates to wards payment of Royal ties and Cess such components shall be deducted from the contractor's bills at prescribed rates and deposited through 'GRIPS' portal or otherwise, in the designated Government Treasuries / PAO.$

If pursuant toor under any law, notification or order, any Royalty, Cessor the like becomes payable by the implementing Department and does not at any time become the contract or to the State Government/Local appropriate authorities in respect of any material used by the contract or in the works then in such a case, it shall be lawful and it will have the right and be entitled to recover the amount paid in the circumstances as a foresaid from dues of the contractor.

Clause35.

- (i) Alltenderedratesshallbeinclusiveof statutorytaxesandleviespayableunder respectivestatutes. However, if any further taxorcess imposed by Statute, after the last stipulated date for the receipt of tender including extensions if any and the contractor the reuponnecessarily and properly pays such taxes/levies/cess, the contractor shall be reimbursed the amount so paid. Provided such payments, if any, is not, in the opinion of the Engineer-in-charge (whose decisions hall be final and binding on the execution of work within the control of the contractor.
- (ii) Thecontractorshallkeepnecessarybooksofaccountsandotherdocuments purposeofthisconditionasmaybenecessaryandshallallowinspection ofthesame byadulyauthorizedrepresentativeoftheDepartmentand/ortheEngineer-in-Charge

and further shall furnish such other information/documentas the Engineer-in-Chargemayrequirefromtimetotime.

(iii) Thecontractorshall,withinaperiodof30daysoftheimposition ofanysuchfurther taxorlevyorcess,giveawrittennoticethereoftotheEngineer-in-Charge thatthe sameisgivenpursuanttothiscondition,togetherwithallnecessary information relatingthereto.

Clause 36. Without prejudice to any of the right sorremedies under this contract, if the contract ordies, the Engineer-in-charge shall have the option of terminating the contract without compensation to the contract or, but would be liable to clear full dues and claims on work done to his/her legal successor/s.

Clause 37. Thecontractor shallnotbepermittedtotenderforworksinwhichhisnear $the grades of the {\tt Executive Engineer} and$ relativeispostedasinanycapacitybetween JuniorEngineer(bothinclusive). Heshallalsointimatethenames ofpersons whoare workingwithhim/herinanycapacityoraresubsequently employedbyhim/herandwho are near relative sto any Official in the Institute. Any breach of this conditionbythe contractorwouldrenderhim/herliabletoberemovedfrom approvedlistofcontractors the theDepartment.Ifhoweverthe Department, he/she contractoris registered in anyother shall be debarred from tendering in the Department for any breach of this condition.

NOTE: By the term "near relatives" is meant wife, husband, own parents and grandparents, ownchildren andgrandchildren, ownbrothersandsisters, ownuncles, auntsand firstcousinsandtheircorrespondingin-laws.

38.No engineer of Gazetted Rank or other Gazetted Officer employed engineeringoradministrative dutiesintheGovernmentshallworkasacontractoror employeeofacontractorforaperiodof his/herretirementfrom Government one service without the previous permission of Governmentwriting. This contract is liable tobecancelledifeitherthecontractororanyofhisemployees isfoundatanytimetobe such a person who had not obtained the permissionofGovernment asaforesaid, before submissionofthetenderorengagementinthecontractor'sservice, as the case may be.

Clause **39.**Thework(whether fullyconstructedornot)andallmaterials,machines,tools and plants, scaffolding, temporary buildings and other things connectedtherewithshallbe attheriskofthecontractor untiltheworkhasbeendeliveredtotheEngineer-in-Charge andacertificatefromhim/hertothateffectobtained. Intheeventoftheworkorany materialsproperlybrought tothesiteforincorporation intheworkbeingdamagedor destroyedinconsequence ofhostilitiesorwarlikeoperation,thecontractorshallwhen ordered(inwriting)bytheEngineer-in-Charge toremoveanydebrisfromthesite,collect and properlystackorremoveinstoreallserviceablematerialssalvagedfromthe damaged workandshallbepaidatthecontractratesinaccordance withtheprovisionofthis agreement fortheworkofclearingthesiteofdebris, stacking orremoval of serviceable material and for reconstruction of all works or dered by the Engineer-in-Charge, paymentsbeingin additiontocompensationuptothevalueof theworkoriginallyexecuted before damagedor being destroyedand damagedor not paid for. In of works destroyedbutnotalreadymeasuredandpaidfor, the compensation shallbeassessedby theEngineer-inconcerned. The contractor shall be paid for the damages/destruction sufferedandfortherestoringthematerialattheratebasedon analysisof tenderedfor accordancewiththe provisionof the contract.The certificateoftheEngineer-in-Chargeregardingthequalityandquantityofmaterialsand thepurposeforwhichtheywere collectedshallbefinalandbinding on all parties to this contract.

Providedalwaysthatnocompensation shallbepayableforanylossinconsequenceof hostilitiesorwarlikeoperations (a)unlessthecontractorhadtakenallsuchprecautions againstairraidasaredeemednecessary bytheAirForceOfficersortheEngineer-in- Charge (b)foranymaterialetc. notonthesiteoftheworkorforanytools,plant, machinery,scaffolding,temporarybuildingandotherthingsnotintendedforthework.

In the event of the contractor having to carry out reconstruction as a foresaid, he/she shall be allowed such extension of time for its completion as is considered reasonable by the Engineer-in-charge.

Clause 40. The contractors hall comply with the provisions of the Apprentices and the Apprenticeship Rules, 1992 and orders is sued the reunder from time to time. If the apprentice of the

he/shefailstodoso,his/herfailurewillbeabreachofthecontract andtheEngineer-in-Chargemay,inhis/herdiscretion, cancelthecontract.Thecontractorshallalsobeliable foranypecuniary liabilityarisingonaccount of anyviolation by him/heroftheprovisions of the said Act.

${\bf Clause 41. \, Procedure For Suspension and Debarment of Supplier, Contractors and \, Consultants}$

The procedure as laid down below shall govern the suspension / debarment of Suppliers / Contractors / Consultants (Contractors for brevity) involved in Government for offences or violations committed during competitive bidding and contract implementation, for the works under different Departments of Government of West Bengal.

GroundsforSuspensionandDebarment:-

- (1) Submissionofeligibilityrequirements containingfalseinformationorfalsified documents.
- (2) SubmissionofBidsthatcontainfalseinformationorfalsifieddocuments,orthe concealment ofsuchinformation intheBidsinordertoinfluence theoutcomeof eligibilityscreeningorany otherstageof thebiddingprocess.
- (3) Unauthorizeduseof one'sname/digitalsignaturecertificatefor the purposeof biddingprocess.
- (4) Anydocumentedunsolicitedattemptbyabidder(APerson/Contractor/Agency
 /JointVenture/Consortium/Corporation participatingintheprocurement
 processand/oraperson/Contractor/Agency/JointVenture/Consortium/Corporation having
 an agreement/contractfor any procurement with the department
 shallbereferredasBidder)undulyinfluencingtheoutcomeofthe biddinginhisfavour.
- (5) Refusalorfailuretopostaself-declaration totheeffectofanypreviousdebarment imposedby anyotherdepartmentofStateGovernmentand/orCentralGovernment.
- (6) Allotheractsthattendtodefeatthepurposeofthecompetitive lodgingfalsecomplainaboutanyBidder,lodgingfalsecomplain aboutanyOfficer dulyauthorizedbytheDepartment,restraininganyinterestedbiddertoparticipate inthebiddingprocess,etc.
- (7) Assignmentandsubcontracting ofthecontractoranypartthereofwithoutprior writtenapproval of the procuring entity.
- (8) Wheneveradversereportsrelatedtoadverse performance, misbehaviour,director indirectinvolvementin threatening,makingfalse complaintsetc.damagingthe reputation ofthedepartment oranyothertypecomplaintconsidered fitbythe competentauthorityofthedepartment,arereceivedfrommorethanoneOfficeror onmorethanoneoccasionfromindividualOfficer.
- (9) Refusalorfailuretoposttherequiredperformance security/earnestmoneywithin theprescribedtimewithoutjustifiablecause.
- (10) FailureindeploymentofTechnicalPersonnel, Engineersand/orWorkSupervisor havingrequisitelicense/supervisorcertificateofcompetency asspecifiedinthe contract.
- (11) Refusaltoacceptanawardafterissuanceof"LetterofAcceptance"orenterinto contractwiththeGovernmentwithoutjustifiablecause.
- (12) FailureoftheContractor,duesolelytohisfaultornegligence, tomobilizeandstart workorperformance withinthespecifiedperiodasmentioned inthe "Letter of Acceptance", "Letter of Acceptancecum Work Order", "Work Order", "Notice to Proceed", "Awardof Contract", etc.
- (13) Failure by the Contractor to fully and faithfully comply with its contractual obligations withoutvalidcause, or failure by the Contractor to comply with any written law fulinstruction of the Procuring Entity/Authority (the Officer authorized by the Administrative Department, Government of West Bengal for procurement) or its representative (s) pursuant to the implementation of the Contract.
- (14) FortheprocurementofConsultancyService/Contracts, Consultantofhisservicesarisingfromhisfaultornegligence. Anyofthefollowing actsbytheConsultantshallbeconstruedaspoorperformance.
 - (i) Nondeploymentofcompetenttechnicalpersonnel,competentEngineers and/or worksupervisors;
 - (ii) Non-deployment of committed equipment, facilities, support staff and manpower;
 - (iii) Defectivedesignresultinginsubstantial corrective works indesign and/or construction;

- (iv) Failuretodelivercriticaloutputsduetoconsultant'sfaultornegligence;
- (v) Specifyingmaterialswhichareinappropriateandsubstandardorwayabove acceptablestandardsleadingtohighprocurementcost;
- (vi) AllowingdefectiveworkmanshiporworksbytheContractorbeing supervisedby theConsultant.
- (15) For the procurementof goods,unsatisfactoryprogressinthe deliveryofthegoodsby themanufacturer,supplier,ordistributorarisingfromhisfault ornegligenceand/or unsatisfactoryorinferiorqualityofgoods,vis-à-visaslaiddowninthecontract.
- (16) Willfulordeliberateabandonment ornon-performanceoftheprojectorContractby theContractorresultinginsubstantialbreachthereofwithoutlawfuland/orjust cause.

CATEGORYOFOFFENCE:-

- (A) Firstdegreeofoffence: 1to16oftheaboveClause-41tobeconsideredasFirst degreeofoffence.
- (B) Seconddegreeofoffence:Anyoneoftheoffencesasmentionedunder'A'above, committedbyaparticularBidder/Contractor/Supplieronmorethanoneoccasion, beconsideredasSeconddegreeofoffence.

In addition to the penalty of suspension/debarment, the bid security/earnest money posted by the concerned Bidder or prospective Bidder shall also be for feited.

PENALTYFOROFFENCE:-

- (I) ForcommittingFirstdegreeofoffence: Disqualifying aBidderfromparticipating in anyprocurement processundertheAdministrative DepartmentofGovernmentofWestBengalupto2(two)years.
- (II) ForcommittingSeconddegreeof offence:DisqualifyingaBidderfrom participatingin anyprocurementprocessundertheAdministrativeDepartment ofGovernmentof WestBengalupto3(three)years.

PROCEDURE OF SUSPENSION AND DEBARMENT DURING THE PROCUREMENT PROCESS

- (1) InitiationofAction,NotificationandHearings:
 - Any Bidder orprocurementauthority onhisown orbased onanyotherinformation madeavailabletohimmayinvitetheprocessof suspension/debarmentproceedings byfilingawrittenapplicationwiththe **BidEvaluationCommittee** and such filing of writtenapplication has to be done within forty eighthours from the date and time of publication of the result of technical evaluation of any bid.
 - (a) Uponverificationoftheexistenceofgroundsforsuspension/debarment,the Chairpersonof**BidEvaluation Committee**shallimmediatelynotifythebidder concernedeitherelectronicallythrough postaladdress,advisinghimthat:
 - Acomplainthasbeenfiledagainst himandprimafaciematerialhasbeen found,whichmayleadtosuspension/debarment.
 - ii)Hehasbeenrecommendedtobeplacedundersuspension/debarmentby thesuspensioncommittee(asconstituted bytherespectiveAdministrative Department)statingthegroundforsuch.
 - iii)Thesaid bidder,withinthreedays fromthe dateof issueof suchnotification bytheBidEvaluation Committee,mayapproachtheChairperson of SuspensionCommitteebysubmittingallrequireddocuments inhisfavour forhearing.Anyapplicationmadethereafterwouldnotbe entertained.
 - Such notice should contain the e-mail id and the postal address of the ChairpersonoftheSuspensionCommittee.
 - (b)Afterreceivingtherecommendation forsuspensionfromBidEvaluation Committee,Suspension Committeeshallissueanoticetotheallegedbidder electronicallythroughhisregisteredemailid,tosubmitallrelevantdocuments insupportofhisdefensewithinthreeworkingdays after issuanceofthe notice oftheSuspensionCommittee.TheSuspension Committeewillconductthe hearingwithinseven workingdaysfromthedate ofreceiptofthedocuments fromthealleged bidder. Ifnoappealhasbeenreceivedfromtheallegedbidder orifafterhearingsufficientgroundforsuspension isfound,theSuspension Committee,willsuspendtheallegedbidderfromparticipating inthe procurement processundertheAdministrativeDepartmentforaperiodofsix monthsfromthedateofissuanceofsuspension order.TheChairperson ofthe

SuspensionCommitteeshallissuethesuspensionorderwithinsevendays fromthelastdateofhearingandshallnotifythebidderconcerned either electronicallythrough his registered e-mail id or in writing to his postal address. The Chairpersonof SuspensionCommitteeshall also inform the decisiontoallconcerned.

Ifsufficientreasonforsuspension isnotfound,theSuspensionCommittee wouldrejecttherecommendationof belief bidEvaluationCommitteeandwouldallow thebiddertotakepartinthetenderingprocess.

If the bidderis suspended,the SuspensionCommitteewould recommend debarmentofthebidderandforwardthecase withalldocuments to the

DebarmentCommitteeforfurtheraction.

(c)TheDebarmentCommitteeuponreceiptoftherecommendation ofthe Suspension Committee shall scrutinize the documents.TheDebarment Committee willholdahearingoftheallegedbidderandissuenecessary order withintenworking daysfromthelastdateofhearing.TheDebarment Committee, if satisfied after hearing, shall forward the case to the DepartmentforordersofDebarment.TheDepartment induecoursewillissueDebarment Order disqualifying/prohibitingthe participatingin erring bidder from the bidding/procurementofallprojects under the Administrative Department for aspecified period. The alleged bidders hall be intimated accordingly either electronically through his registered e-mail id or in writing to his postal address.OtherwisetheDebarment oftheSuspensionCommittee. Committeemayrejecttherecommendation The Chairperson of Debarment Committees hall also inform the decision to all concerned.

PROCEDUREFORDEBARMENTDURINGTHECONTRACTIMPLEMENTATIONSTAGE:-

- (A) Upontermination of contractduetodefault of the Bidder, the Engineer-in-Chargeshall recommend for debarment to the Bid Evaluation Committee. The Bid Evaluation Committee shall submithis recommendation of debarment of the alleged Bidder along with a detailed reports tating clearly the reasons for debarment Committee within 30 (thirty) days from the date of termination of contract. The alleged Bidder shall be intimated accordingly either electronically to his registered e-mail idor in writing to his postal address. The Chairperson of BidEvaluation Committee shall also inform the decision to all concerned.
- The Debarment Committee upon receipt of the recommendation ofBidEvaluation Committeeshallscrutinizethedocuments.TheDebarment Committeewillholda hearingaboutthematterfromtheBidderandissuenecessary orderwithin10(ten) workingdaysfromthe dateof hearing.TheDebarmentCommittee,ifsatisfiedafter hearing, shall forward the case to the Department fortheorderofdebarment.The Department indue course will issue debarment order disqualifying / prohibiting erringBidderfromparticipatinginthebidding/procurement ofallprojectsunderthe Administrative Department. GovernmentofWestBengalforaspecifiedperiod.The allegedBiddershallbeintimatedaccordinglyeitherelectronically tohisregisteredemailidorinwritingtohispostaladdress.OtherwisetheDebarment Committee may rejectthe EvaluationCommittee.The recommendationof the Bid Chairpersonof De barm ent Committee shall also inform the decision to all concerned.

STATUSOFSUSPENDED/DEBARREDBIDDER:-

- (a) BidderplacedunderSuspension/Debarmentbythecompetentauthoritywillnotbe allowedtoparticipate inanyprocurement processundertheAdministrative Departmentwithintheperiodofsuspension/debarment. Theearnestmoneyofthe suspendedBiddershallstandforfeitedtotheGovernment.
- (b) IftheSuspension/DebarmentOrderisissuedpriortothedateofissueof"Letterof Acceptance","Letter of Acceptancecum Work Order", "Work Order", "Notice to Proceed","AwardofContract"etc.foranyBid,the Suspended/DebarredBiddershall notbequalifiedforAwardforthesaidBidandsuchProcurementProcesswillbe dealtwithasper existingnormsbysimplyexcludingtheerringBidder.
- (c) IftheSuspension/Debarment OrderisissuedafterawardofaGovernment totheDebarredBidder,theawardedProject/Contractshallnotbe prejudicedbythesaidOrderprovidedthatthesaidoffence(s)committed bythe DebarredBidderisnotconnectedwiththeawardedproject/contract.

Clause 42. Executive Engineer of the concerned Division will be the Engineer-in-Charge in respect of the Tender contract and all correspondences concerning rates, claims, change

inspecifications and/ordesignandsimilarimportantmatterswillbevalidonlyif accepted/recommendedbytheEngineer-in-Charge.Ifanycorrespondenceofabovetender ismadewithOfficersotherthantheEngineer-in-chargeforspeedyexecution ofworks,the samewillnotbevalidunlesscopiesaresenttotheEngineer-in-Chargeandalsoapproved byhim.InstructionsgivenbytheAssistant EngineerandtheJuniorEngineeronbehalfof theEngineer-in-Charge (whohavebeenauthorizedtocarryouttheworkonbehalfofthe Engineer-in-Charge) regardingspecification,supervision,approvalofmaterialsand workmanshipshallalsobevalid.Incaseofdisputerelatingtospecificationandwork,the decisionofEngineer-in-Charge shallbefinalandbinding.TheEngineer-in-Charge will howeverinvariablytakedecisionsrelatingtotendercontractorasmentionedinthe relevantrulesandclausesofthecontract document withtheapprovaloftheTender AcceptingAuthority.

Clause43.Acceptanceof the TenderwillrestwiththeTenderAcceptingAuthoritywithout assigning reasonthereof tothebidder.Theaccepting authorityreservestherighttoreject anyorall of the the the the theorem to the tenders without assigning any reasonthereof to the bidder of the tenders without assigning any reasonthereof to the bidder of the tenders without assigning any reasonthereof to the tenders with the tenders w

Clause 44. In the event of acceptance of Lowest Rate, no multiple Lowest Rates will be considered for acceptance by the Department. In such cases, the Tender will be cancelled.

 $\pmb{Clause 45.} In the event of conflicting different clauses, the clauses in the e-NIT will prevail.$

Clause 46.Engineer-in-Chargeshall not entertain any claim whatsoever from the Contractorforpaymentofcompensationonaccountofidlelabouron suchgrounds including non-possession of encumbrance freeland.

Clause47.Engineer-in-Chargeshallnotbeheldliableforanycompensationdueto machinesbecomingidleoranycircumstances includinguntimelyrains,othernatural calamities.likestrikesetc.

Clause48.ImpositionofanyDuty/Tax/Octroi/Royaltyetc. whatsoeverof itsnature(after work order/commencementandbeforefinal completionof thework) isto bebornebythe contractor/bidder. Originalchallanofthosematerials,whichareprocuredbythebidder, maybeaskedtobesubmittedforverification.

 $\label{lem:construction} \textbf{Clause49.Cess@1\%} or a same nded time to time of the cost of construction works shall be deducted from the Gross value of all Works Billin terms of Finance Department order. Also it is instructed to register his/here stablishment under the Act, with the competent registering Authority, i.e. Assistant Labour Commissioner / Deputy Labour Commissioner of the region.$

 $\textbf{Clause 50.} No\ Mobilization/Secured Advance will be allowed unless specified otherwise in the contract.$

Clause51.ValidPANissuedbytheIncomeTaxDepartment,GovernmentofIndia,valid 15digitGoods and Services TaxPayerIdentificationNumber(GSTIN) under GSTAct2017, Cess,Royalty ofSand, StoneChips, StoneMetal Gravel,Boulders,Forestproductetc.,Toll Tax,IncomeTax,FerryCharges andotherLocalTaxes,ifany,aretobepaidbythe Contractor/Bidder. No extra payment will be made as a reimbursement or as compensationforthese.Theratesofsupplyandfinishedworkitemsareinclusiveofthese taxesandcharges.

 $\label{lem:clause52.} \textbf{Clause52.} All working Tools \& Plants, Scaffolding, Construction of Vats \& Platforms and arrangement of Labour Camps will have to be arranged by the Contractor at his/herown cost.$

Clause53.TheContractor shallsupplyMazdoors,Bamboos, Ropes, Pegs,Flagsetc.for layingout the workandfor takingand checkingmeasurementsfor whichno extra paymentwillbemade.

Clause 54. The Contractor/Bidder should see the site of works and Tender Documents, Drawing setc. before submitting e-Tender and satisfy himself/herself regarding the condition and nature of works and ascertain difficulties that might be encountered in executing the work, carrying material stothesite of work, availability of drinking water and

otherhumanrequirements&securityetc.Workonriverbanksmaybeinterrupted dueto anumberofunforeseenreasons e.g.suddenrises inwaterlevels, inundationduringflood, inaccessibility ofworkingsiteforcarriageofmaterials. Engineer-inChargemayorderthe contractor tosuspend workthatmaybesubjectedtodamagebyclimateconditions. claimwillbeentertained onthisaccount. Theremay be variation in alignment, height of embankment ordepthofcutting,locationofrevetment,structuresetc.duetochangeof topography,river conditionand local requirementsetc. betweenthe preparationand execution of the scheme for which the tendered rate and contract will not stand invalid. The Contractor will not be entitled to any claim or extra rate on any of these accounts.

Clause 55. Amachine pagenumbered Site Order Book (with triplicate copy) will have to be maintained at site by the Contractor and the same has got to be issued from the Engineer-in-Charge before commencement of work. Instructions given by inspecting officers not below the rank of Assistant Engineer will be recorded in this book and the contractor must noted own the action to be taken by him in this connection as quickly as possible.

Clause 56. The work will have to be completed inthee-NIT.A withinthetimementioned suitableWorkProgramme basedontimeallowed ofworkaspere-NITisto forcompletion besubmittedbythecontractorwithin7(seven)daysfromthedateofreceiptofworkorder which should satisfy the time limit of completion. The contractorshouldinforminwriting, within 7(seven)daysfromthedateofreceiptofworkorder,thenames ofhisauthorized representatives whoaretoremainpresentatsitedailyduringworkexecutionwhowill receiveinstructionsofthework, signmeasurement book, bills and other Government paper setc.

Clause 57. No compensation for idle labour, establishment charge or nother reasons such as variation of price indices etc. will be entertained.

Clause 58. All possible precautions should betakenforthesafetyofthepeople andwork forcedeployedatworksiteas persafetyrulein force.Contractorwillremainresponsiblefor hislabouringespectofhisliabilitiesundertheWorkmen'sCompensationAct Hemust etc. dealwithsuchcasesaspromptlyaspossible.ProperroadsignsasperPWDpracticeor any other sign board for safety purpose as per requirement the concerned Administrative Department will have to be erected by the Contractor at his own cost whileoperatinginpublicthoroughfares.

Clause 59. The Contractor will have to maintain qualified technical employees and/or Apprentices at site as per prevailing Apprentice Actor as stipulated in the contract.

Clause61.Quantities of different items of workmentioned in the tenders chedule or in work order are only tentative. In actual work, these may vary considerably. Payment will be made on the basis of works actually done in different items and no claim will be entertained for reduction of quantities in some items or for omission of some items. For execution of quantitative excessinally item or supplementary new items of work as decided by the Department, approval of the Superintending Engineer/Chief Engineer/Government would be required, depending on whoso ever be the Tender Accepting Authority, before making such payment.

Clause 62.In order to cope up with the present system of e-billing, supply of departmental materials isgenerally notallowed. However, if in special circumstances, Departmental materials may be is sued to the Contractor/Bidder to the extent of requirements as assessed, those may be recovered from the Running Account Billand/or Final Bill, as applicable.

Clause63. Anymaterial brought to site by the contractor is subject to approval of the Engineer-in-Charge. The rejected materials must be removed by the contractor from the site at his own cost within 24 hours of issue of the order to that effect. The rates in the schedule are inclusive of cost and carriage of all materials to work site. The materials will have to be supplied in phase with due in timation to the Assistant Engineer concerned in

conformitywiththeprogress of the work. For special type of materials, i.e. Geo Synthetic Bags, HDPEBags, Geo Textile Filter, Geo Jute Filteretc., if any, relevant Data Sheet containing the name of the Manufacturers, Test Report etc. will also be submitted on each occasion. Engineer-in-Charge may conduct independent test on the samples drawn randomly before according approval for using the materials at site. In this regard decision of Engineer-in-Charge shall be final and binding.

Clause64.Forallitems ofcontractjobsrequiringskilledlabour,thecontractorshallhave toemploy70%(SeventyPercent)ofskilledlabourlocally.IncasetheContractor failsto recruitskilledlocallabour,theContractor shallemployskilledlabourlocallysecuredby Government inthemannerindicated above. For bridgeworks, highly technical works of labour,thecontractormay,withthepriorpermissioninwritingoftheEngineer-in-charge to whom full facts must be placed for such permission, important employs killed labour and the properties of the propeupto30%(ThirtyPercent)ofthetotalrequirement. Inthiscasetheexpression "Imported labour"shallmean"labourimportedprimarily fromotherStates andsecondarily,fromthe distantdistricts oftheStateofWestBengal."Incasewherethecontactorfailstosecure unskilled locallabourortoengageimported labour, the contractor shallemploylabour locally recruited by Government or labour imported by Government at the rate to be a constant of the constandecided by the Superintending Engineer of the works concerned, whose decision as to the action of the superintending Engineer of the works concerned, whose decision as to the superintending Engineer of the works concerned, whose decision as to the superintending Engineer of the works concerned, whose decision as to the superintending Engineer of the works concerned, whose decision as the superintending Engineer of the works concerned, whose decision as the superintending Engineer of the works concerned as the superintending Engineer of Ecircumstancesinwhich employmentofsuch labourisofmutualadvantageto Government and the contractor, will be final and binding on the parties.

 $\label{lem:clause} \textbf{Clause65.} All queries and disputes a rising out of the work stender contract is to be brought to the notice of the Chairman of the 'Department Dispute Redress al Committee' in writing for decision within 15 days.$

Clause66.Thecontractorshallhavetomakehisownarrangementsforwater,bothfor theworkand usebyhisworkers, etc.,forroadrollersand foralltoolsandplant,etc., requiredonthework.

Clause67.Contractorwillberesponsibleforthe paymentsofall waterchargespayableto theCorporation Municipality/Panchayatoranyotherwaterworksauthorityincludinga GovernmentDepartmentconcerned.

Clause68.If the contractors shall desire an extension of the time for completion of the work under clause 5 of the contract, no application for such extension will be entertained if it is not received in sufficient time to allow the Executive Engineer to consider it and the Contractor will be responsible for the consequences arising out of his negligence in this respect.

Clause69.TheContractor willhavetoleaveductsinwallsandfloorstorunconduitor cables,wherenecessary,andhewillnotbeentitledtoanyextrapaymentonthisaccount.

 $\begin{tabular}{ll} \pmb{\textbf{Clause70.}} Contractors in the course of their workshould understand that all materials obtained in the work of Dismantling, Excavation, etc., will be considered Government property and will be disposed of to the best advantage of Government. \\ \end{tabular}$

Clause 71. In case of very special case of circumstances, if any Departmental materials are issued, the remay be delay in obtaining the material sby the Departmentandthe Contractoris, therefore, required to keep himself/herself intouchwiththedaytoday soadjustthe positionregardingthesupplyof materialsfromthe Engineer-in-chargeandto progressofthework thathis labour maynotremainidlenormaythere beanyotherclaim dueto orarising from delayino btaining the materials. It should be clearly understood that noclaimwhatsoevershallbeentertainedbytheDepartment onaccountofdelayin supplyingmaterials.

Clause 72. No compensation for any damaged one by rain or traffic during the execution of the work will be made.

Clause73.Wheneveraworkiscarriedoutinmunicipalarea,electriclightsorelectricdangersignalswheneveravailableshallbeprovidedbythecontractorsonthebarriersaswellasparaffinlights.FacilitiesfortheelectricconnectionwillbemadebythisDepartmentbuttheContractorwillbearalltheexpenses.

Clause74.TheContractor shouldquotethroughrateinclusiveofcostofmaterialsand carriagetoplaceof working.

Clause75.TheContractors shouldgivecompletespecifications showingthemethodof executionandthequantityand quality ofmaterialstheyintendtouseperhundredsquare metrearea.

Clause76. IncaseswherewaterisusedbytheContractorhewillberequiredtodeposit inadvancewiththe ExecutiveEngineerthechargesforwater which aretobecalculatedin accordancewiththescheduleof miscellaneousratesintheCanalAct.

Clause 77. It must be clearly under stood by the Contractor that no claim on account of enhanced rates on those already accepted, due to fluctuations arising out of any situation will be entertained during the currency of this contract for the work as perschedule attached to the agreement and the additional work, if any, under Clause 12 of the contract.

 $\begin{tabular}{ll} \pmb{\textbf{Clause78.}} In the event of emergency & the Contractor & will be required to pay his labour every day and if this is not done, Government & shall make the requisite payments as would have been paid by the contractor and recover the cost from the contractors. \\ \end{tabular}$

INCONVENIENCEOFTHEPUBLIC

 ${\bf Clause79.} The {\bf Contractor}(s) shall not deposit material on any site which will seriously inconvenience the public. The {\bf Engineer-in-charge may require the Contractor}(s) to remove any materials, which are considered by him to be a danger or inconvenience to the public or cause them to be removed at the contractor's cost.$

 $\begin{tabular}{ll} \pmb{\textbf{Clause80.}} The Contractor & undertakes & to have the site clean, free from rubbish to the satisfaction of the Engineer-in-charge. All surplus materials, rubbish etc. will be removed to the places fixed by the Engineer-in-charge and nothing extra will be paid. \\ \end{tabular}$

Clause81. The Contractorshall not allow any rubbish or debris to remain on the premises during or after repairs, but shall remove the same and keep theplace neatandtidyduringtheprogressofthework. The Engineer-in-charge may get the site premises cleared of debrisetc. And recover the cost from the bill of the contractor, if the latter shows slackness in observing this clause.

 $\textbf{Clause-82.} Construction \\ materials brought at sites hall not be stacked a trandom. The contractors hall stack all these materials as directed by the Engineer-in-charge.$

INTERPRETATIONOFCLAUSES

Governormeans the Governor of the State of West Bengal and his/her successors.

The Government means Government in the concerned Works Department.

TheDepartment means the Secretary of the concerned Department or his/herauthorized representative.

 $The Divisional\ Officer means the Executive Engineer of the concerned Works Department\ for the\ time being of\ the\ Division concerned, also identified as the Engineer-in-Charge.$

The Sub-divisional Officer means the Assistant Engineer of the concerned Works Department for the time being of the Sub-division concerned. Junior Engineer equivalent to Section Officer of the Section concerned.

SuperintendingEngineer in the concernedworks Departmentis the final Authority regarding Schedule of Rates and also the acceptance of Non-schedule ditem rates arrived on the basis of market rate analysis for supplementary items, and the authority of approval of Reduced Rates and Part Rates. He is also the Tender Accepting Authority for works of value above Rs. 45.00 lakh and upto Rs. 2.00 crore under existing delegated power.

 $Chief\ Engineer\ in\ the\ concerned\ Works\ Department\ is\ the\ technical\ head\ of\ the\ Directorate and is also the Tender\ Accepting\ Authority for all works of value above\ Rs.$

| 2.00crore.Excessworkoverindividu | alitemscomprising | theoriginaltendermay | be exceeded | beyond |
|-------------------------------------|---------------------|-------------------------|--------------------------|----------|
| 10%withtheapprovalofconcerned | t | enderacceptingauthorit | y | and |
| verifiedby the Superintending Engin | eer/ChiefEngineers | ubjecttothetotalvalueof | | |
| workuponcompletioniswithinthete | chnicallysanctioned | costandthatthereisno | majordeviation | from |
| originalscopeofwork | inthetender.Anysu | pplementary | tender/iter | n/work |
| inconnectionwiththemaintender | istobetakenupwith | ithe approva | loftheTenderAc | cepting |
| Authoritynotbelowtherank | ofExecuti | ve Engir | reer. Suchsuppler | mentary |
| tendersabove10%ofB0Qaretobeex | ecutedonlywith thea | approvalofappropriateG | overnmentirresp | ectiveof |
| the value of tender. | | | | |

Words importing the singular number only include the plural number and vice versa.

Irrespective & of the accepting authority, & Divisional of ficers hall be the authority signing agreement for all tenders of value more than Rs. 3.00 lake huptor amount on behalf of the State.

 $Schedule\ showing (approximately) material stobe supplied by the Engineer-in-Charge\ under clause 10:$

| Particulars | Ratesatwhichthematerialswillbe chargedtothecontractor | | | Placeofdelivery |
|-------------|---|-----|----|-----------------|
| | Unit | Rs. | P. | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |
| | | | | |

 $Note \qquad 1- The person \qquad or firm submitting the tender should \qquad see that the rates in the above schedule are filled up by the Engineer-in-charge on the issue of the form prior to the submission of the tender.$

(Namein full)
*SignatureofContractor/Agency
withofficialsealcontaining
Principalofficeaddress

(Namein full)
*SignatureofManaging Director
onbehalfofWest Bengal Medical Services
Corporation Limitedwithofficialseal
containingdesignation&address

 $^{{\}tt *}\ To be authenticated on each and every page of the contract document by all parties.$