

<u>KERALA RURAL WATER SUPPLY AND SANITATION</u> <u>AGENCY (KRWSA)</u>

Name of work: CONSTRUCTING ROOF WATER HARVESTING FERROCEMENT TANK OF CAPACITY 10000 LITRES, 3.00M DIAMETER,1.5M HEIGHT in Nedumkandam, Rajakumari, Vandenmedu and ErattayarGPs in Idukki District.

E-TENDER No: KRWSA/IDKI/TEN/RWH/05/2025

DUE DATE: 05.00 PM on 03-06-2025

NOTICE INVITING TENDER

REGIONAL PROJECT DIRECTOR
KERALA RURAL WATER SUPPLY AND SANITATION AGENCY (KRWSA)

REGIONAL PROJECT MANAGEMENT UNIT MATHA ARCADE, THODUPUZHA, IDUKKI KERALA STATE

TEL. NO: 04862 220445, 220507

Contents

Part I- INSTRUCTIONSTOTHE BIDDERS

Part II-GENERALCONDITIONS OF CONTRACT

Part III- SPECIALCONDITIONS OF CONTRACT

PartIV-CONTRACTDATA

Part V-TECHNICALSPECIFICATIONS

Part VI- FORMSandDECLARATIONS

Part VII-DRAWINGS

OFFICE OF THE REGIONAL PROJECT DIRECTOR KERALA RURAL WATER SUPPLY AND SANITATION AGENCY Regional Project Management Unit, Thodupuzha, Idukki - 685584 Tel-04862 220445, 220507, Email rpmuidukki@gmail.com

E-TENDERNOTICE

Dated: 27.05.2025

No.KRWSA/IDKI/TEN/RWH/05/2025

The Regional Project Director, Kerala Rural Water Supply and Sanitation Agency, Regional Project Management Unit, Idukkiin vitessealed competitive tenders (E-Tender) electronic ONElevelsystemforthe work detailed below from the contractors having valid and eligible KPWD/KWA/KRWSA/CPWD/LSGD A,B&Cclassregistration from and Government institutions. Registered NGOs having the following qualifications are also permitted to attend the etenderprocess.

- 1. Experience in the construction of 100 nos. of RWH units of 10000 liters capacity during the last ten Financial Years. (Experience Certificate, is sued by agreement authority should be uploaded while submitting the tender.)
- 2. The NGO should have a valid registration certificate.
- 3. TheNGOshouldhaveaminimumannualturnoverofRs.25lakhsperyearin a n y o f thelastthreefinancialyears(TurnoverCertificate,signedbytheconcernedauditorshallbeuploadedw hilesubmittingthetender).
- 4. The NGO should produce the audited accounts for the last three financial Years.

ThetenderisinvitedinOne coversystemfromthe registeredandeligible firmsthroughe- procurement portalof Government ofKerala(https://www .etenders.kerala.gov.in). Prospective bidders willing toparticipate in this tender shall necessarily register themselves with above mentionede-procurementportal at free of cost.

The tender timeline isavailableinthecriticaldate section of thistenderpublishedin www.etenders.kerala.gov.in.Thebrief detailsoftenderareasfollows.

KRWSA/IDKI/TEN/RWH/05/2025
CONSTRUCTING ROOF WATER HARVESTING FERROCEMENT TANK OF CAPACITY 10000 LITRES, 3.00M DIAMETER,1.5M HEIGHT in Nedumkandam, Rajakumari, Vandenmedu and Erattayar GPs in Idukki District.
CONSTRUCTING ROOF WATER HARVESTING FERROCEMENT TANK OF CAPACITY 10000 LITRES, 3.00M DIAMETER,1.5M HEIGHT in Nedumkandam, Rajakumari, Vandenmedu and Erattayar GPs in Idukki District.
Rs.36,79,392/-(Tendered PAC)
Documents are available in the site www.etenders.kerala.gov.in forfreedownload
Regional Project Director, KRWSA,Regional Project Management Unit, KRWSA, Matha Arcade, Thodupuzha, Idukki
Rs.2500/- + GST (GST is to be remitted by the bidder)
Rs.50,000/-
OnlinePayment
All clarifications sought up to 03.00pm on 03-06-2025 will be answered through telephonic/email (Phone: 04862 220445, 220507 rpmuidukki@gmail.com).

Corrigendum	Corrigendumifany willbepublishedinwww.etenders.kerala.gov.in
Tender submission	03-06-2025 up to 05.00 PM
Tender opening	05-06-2025 at 11.00 AM
ValidityofBid(Firmperiod)	60days from the date of opening the tender
Placeofexecutionofagreement	Regional Project Management Unit, KRWSA,Matha Arcade, Thodupuzha,Idukki
Place of execution of work	Nedumkandam, Rajakumari, Vandenmedu and Erattayar GPs in Idukki District
Periodofcompletionofwork	Two Monthsfromdateofagreement.

Bid documents including the Bill of Quantities (BoQ) can be downloaded free of cost from the e-Government Procurement (e-GP) Website www.etenders.kerala.gov.in. All bid documents are to besubmittedonlineonlyandinthedesignatedcover(s)/envelope(s)onthee-GPwebsite.Tenders/bids shall be accepted only through online mode on the e-GP website and no manual submission of the same shall be entertained. Late tenders will not be accepted. A bid submission fee shall beremittedonlineduringthetimeofbidsubmission.

The hard copies of certificates and documents, as detailed in clause4.4 of Part-I Instructions to the Bidders, shall be submitted subsequently after online submission of bids in a separate cover byregistered post/speed post before the date and time of opening of technical bid.Price Bid shall only be submitted through online. Details regarding remittance of Bid SubmissionFeeandBidSecurity,Bidpreparationandsubmissionarementionedinthebiddocument.The bids shall be opened online on 05.06.2025 at 11:00 AM at the office of the Regional Project Director, KRWSA, RPMU Idukki, Matha Shopping Complex, Thodupuzha in the presence of the Bidders /theirauthorized representatives who wish to attend at the above address. If the tender opening datehappens to be on a holiday or non-working day due to any other valid reason, the tender openingprocesswillbedoneonthenextworkingdayatsametimeandplace.Online Tenders/bids are to be accompanied with apreliminary agreement executed in Kerala stamp paper worthRs.200/.Tenders/bids received online without the details mentioned in clause 4.4 of Part-I Instructions to the Bidders will not be considered and shall be summarily rejected.Interested bidders can get further details regarding the work from the office of the KRWSA, REGIONAL PROJECT MANAGEMENT UNIT, MATHA ARCADE, THODUPUZHA, IDUKKI - 685584.

All other existing conditions related to bidding in force in the Kerala Public Works Department willbe applicable in this tender also unless expressly defined in the bidding document. The TenderInviting Authority/Employer shall not be responsible for any failure, malfunction or breakdown of the electronic system while downloading or uploading the documents by the Bidder

during the e-procurement process. Details required for e-payment (Details of bank account having core

bankingfacilityandemailaddressofthebidder)shallbefurnishedalongwiththetender.Tendersnotacco mpanied by these details will be rejected. All subsequent Government orders connected totendersandanyrevisionintheratesoftaxeswouldalsobeapplicabletothistender.The Regional Project Director, KRWSA, RPMU Idukki,reserves the right toacceptorrejectanyoralltenderswithoutassigninganyreasonthereof.AllotherrelevantrulesfollowedbyKRW SAshallbeapplicable.

Regional Project Director, KRWSA, Idukki

PartI-INSTRUCTIONSTOTHEBIDDERS

1. GENERAL

Electronic tenders are invited for and on behalf of the BG Federation/GPLAC of in Nedumkandam, Rajakumari, Vandenmedu and Erattayar Gramapancayat from registered contractors (A,B&Cas per PWD Manual 2012) or Registered NGOs having qualifications as per tender notice for the work of CONSTRUCTINGROOF WATER HARVESTING FERROCEMENT TANK OF CAPACITY 10000 LITRES, 3.00M DIAMETER, 1.5M HEIGHT in Nedumkandam, Rajakumari, Vandenmedu and Erattayar GPs in Idukki District.

Throughoutthesebiddingdocuments:

- a) The terms 'in writing' means communicated in written form anddeliveredagainstreceipt;
- b) except where the context requires otherwise, words indicatingthe singular also include the plural and words indicating theplural also include the singular; and any reference to masculinegender shall whenever required include feminine gender and viceversa.
- c) "day"meanscalendarday.
- d) Theterms"bid"and"tender"andtheirderivatives"Bidder/te nderer,bid/tender,bidding/tenderingetc.,"aresynonymou s.
- e) Theterm"Employer"shall meanKRWSAwillcarryoutitsfunctionsandobligationsthrough officerswhohavebeendelegatedpowersforthesame.
- f) The "TenderInvitingAuthority", "AcceptingAuthority" and the "AgreementAuthority" means the officer who has invited and received bids for the Work and has executed agreement for execution on behalf of the Employer. The Tender Inviting Authority, Accepting Authority and the Agreement Authority and the Agreement Authority shall be one and the same person unless otherwise specified.
- g) "Contract Price" means price approved by the Employer afterbidding and stated in the Letter of Acceptance and thereafter

asadjustedinaccordancewiththeprovisionsoftheContract.

The bid in vited shall be of item rate contract.

Themode of this tenderis e-tender.

Sourceoffunds

The expenditure on this Work will be met from the Plan/Non planallocation of State Government.

EligibleBidders

ABiddershallbearegisteredcontractorKWA/KRWSA/KPWD/CentralPWD/OtherCentralorStateGovernmentDepart ments,StateorCentralPublicSectorUndertakingsetchave experience in execution of similar worksintherequiredcategoryasspecifiedintheNIT.

Only those bidders having a valid and active registration, on thedateofbidsubmission, shall submitbids on line on thee-

GPwebsite.Ineligiblebidderorbidderswhodonotpossesvalid&activereg istration,onthedateofbidsubmission,arestrictlyadvisedtorefrainthems elvesfromparticipatinginthistender.

All Bidders are required to register in the e-procurement portal. The Bidder intending to participate in the e-tenders portal using his/her Login ID and attach his/hervalid Digital Signature Certificate (DSC) to his/her unique Login ID. He/ She has to submit the relevant information as asked for about the firm/contractor. The bidders, who submit their bids for this tender after digitally signing using their Digital Signature Certific ate (DSC), accept that they have clearly understood and agreed the terms and conditions including all the Forms/Annexure of this tender.

Afirm/biddershallsubmitonlyone bidin the same biddingprocess. ABidder(eitherasafirmor as an individual or as apartner of a firm) who submits or participates in more than one bidwillcausealltheproposals in which the Bidderhas participated to be disqualified.

CostofBidding

Thebiddershallbearallcostsassociatedwiththepreparation&submissio nofbidsandsitevisits,andtheEmployerwillinnocaseberesponsibleorliab le for those costs, regardless of the conductoroutcomeofthebiddingprocess.

The tender document(s), may be downloaded free of cost from thee-Government Procurement (e-GP) website(www.etenders.kerala.gov.in). Howeverabids ubmission fee, a smentioned in the NIT, is required to be submitted along with the online bid.

SiteVisit

The bidder is advised to visit and examine the Site of Works and its surroundings and obtain for its elfonits own responsibility all information that may be necessary for preparing the bid and entering into a contract for construction of the Works. He shall examine the site condition and satisfy himself of the availability of materials at near by places, difficulties which may arise during execution before submitting the bids. The costs of visiting the Site shall be at the bids. The costs of visiting the Site shall be at the bids. The costs of visiting the Site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the site shall be at the bids. The costs of visiting the bids.

Thebidderandanyofhispersonneloragentswillbegrantedpermissionbyt heEmployerto enter upon its premises and landsforthepurposeofsuchvisit,butonly upon the express conditionthatthebidder,hispersonneloragentswillreleaseandindemnif y

the Employer and its personnel and agents from an dagain stall liability in respect thereof, and will be responsible for death or personal injury, loss of or damage to property, and any other loss, damage, costs, and expenses in curred as a result of the inspection.

Gettinginformationfromwebportal

Allprospective bidders are expected to see all information regarding submission of bid for the Work published tenderwebsiteduringtheperiodfromthe date of publication of NIT fortheWorkanduptothelastdate and time for submission bid.Nonobservanceofinformation published in the website shall notbeentertainedasareasonforanyclaimor dispute regarding atenderatanystage.

All bids shall be submitted online on the e-GP website only in therelevant envelope(s)/ cover(s), as per the type of tender. No manualsubmissionofbidsshallbeentertainedforthetenderspublishedth roughe-GPsystemunderanycircumstances.

The e-GP system shall not allow submission of bids online after thestipulateddate&time. The bidder is advised to submit the bidswell before the stipulated date & time to avoid any kind of network issues, trafficcongestion, etc. In this regard, the department shall not be responsible for any kind of such issues faced by bidder.

2. BiddingDocuments

Content of Bidding Documents

The bidding documents shall consist softhe following unless otherwise specified

- a) NoticeInvitingTender(NIT)
- b) InstructionstoBidders
- c) GeneralandspecialConditionsofContract
- d) TechnicalSpecifications
- e) FormofBid,AppendixtoBid,Preliminaryagreementformat
- f) BillofQuantities
- g) Drawings

TheBidderisrequiredtologintothee-

procurement portal and download the listed documents from the website a smentioned

inNIT.Heshallsaveitinhissystemandundertakethenecessarypreparator yworkoff-

line and upload the complete dbid at his convenience before the closing date and time of submission. The bid derise xpected to examine carefully all instructions, Conditions of Contract, Contract Data, Forms, Terms, Technic al Specifications, Bill of Quantities, Annexure and Drawings in the

Bid Document. Failure to comply with the requirements of Bid Documents hall be at the Bid der's own risk.

ClarificationofBiddingDocuments

Aprospectivebidderrequiringanyclarificationofthebiddingdocumentssh allcontact the office of the Tender Authorityonanyworkingdaybetween10amand5pm.In the case necessitates clarification sought modification of the biddocuments, being unavoidable, theTender Inviting Authority mayeffecttherequiredmodificationandpublishtheminthewebsitethrough corrigendumin pursuance to clause 2.3 of this biddocument.

Amendmenttobiddingdocuments

Beforethedeadlineforsubmissionofbids, the Tender Inviting Authority may modify the bidding document by issuing addenda.

Anyaddendumthusissuedshall part of the biddingdocumentswhichwillbepublishedinthe e-tender website. The Tender Inviting Authority will not be responsible for the prospective bidders not viewing the website in time. If the addendum thus published does involves maior changes inthescopeofwork, the Tender Inviting Authority may at his own discretion, e xtendthedeadlineforsubmissionofbidsforasuitableperiod enable prospective bidders take reasonable time for to bidpreparationtakingintoaccounttheaddendumpublished.

3. PreparationofBids

LanguageoftheBid

Alldocuments relating to the bids hall be in the English language.

DocumentsComprisingtheBid

Theonlinebidsubmittedbythebiddershallcomprisethefollowing

- a) Detailsrequiredfore-payment (Details of bank accounthavingcorebankingfacilityande-mailaddressofthecontractor)intheprescribedformat.
- b) Online payment of bid submission fee as detailed in the etenderwebsite.
- c) BidSecuritypaymentdetails.
- d) CopyofRegistrationCertificatedulyattested.
- e) Dulysignedpreliminaryagreement.
- f) PricedBillofQuantities.

The relevantCPWD/MoRTH specifications and BIS/IS codes and the **PWD** relevant sections of the National Building Code. Manual, KRWSA/KWA/PWDQualityControlManualshall be bid as part of this documentsthoughindividualcopiesarenotattachedalongwiththebiddo cuments.

Biddersshallnotmakeanyaddition, deletionor correctioninany of the biddoc uments. If tampering of documents is noticed during tender evaluation, the bidwillberejected and the bidder will be black listed.

BidPrices

The Bidder shall bid for the whole work as described in the Bill ofQuantities.

For item rate tenders, the bidder shall fill in rates in figures and should not leave any cell blank. The line item total in words and the total amount shall be calculated by the system and shall be visible to the Bidder.

The rates quoted by the Bidder shall include cost of all materials and conveyance, labour charges, hirecharges of plantand machinery, overheads and all incidental charges for execution of the contract. The rate quoted shall also include all statutory taxes except GST as on the date of submission of the tender and such taxes shall be paid by the contractor.

ThequotedratesshallalsoincludeexpensestowardsallQualityControltests (firsttier) prescribedin the Quality ControlManualtobedoneatGovernmentapprovedinstitutions.

Purchasetax,turnovertaxoranyothertaxapplicableexceptservicetaxshallb epayablebytheContractorinrespect of this contract and Government will not entertain any claimwhatsoever in respect of the same. However, in respect of service

tax, wherever legally applicable the same shall be paid by the contractor to the concerned department on demand and it will be reimbursed to him by the Employer on production of receipts / vouchers and aftersatisfy ingthat it has been actually and genuinely paid by the contractor.

All taxes, royalty, octroi and other levies payable by the contractorunderthecontract, or for any other cause as of the date 28 days prior to the deadline for submission of bids shall be included in the rates, prices and total of bid price. The bid prices shall also cater for any change in tax pattern during the tenure of work.

No material will beissued by the department for executing this work. The rates and prices quoted by the bidder shall remain firm during the entire period of contract.

CurrenciesofBidandPayment

The currency of bid and payment shall be quoted by the bidderentirelyinIndianRupees.AllpaymentsshallbemadeinIndianRup eesonly.

BidValidity

Bids shall remain valid for the period of 90(ninety) days from thedate of opening of the bid as specified in the NIT. A bid valid for ashorter period shallbe rejected the Employer as non responsive. Inexceptional circumstances, prior to expiry of the original bid validity period, the Tendering Authority may request the bid dersto extend the period of validity for a specified additional period. The request and the responses the retos

hallbemadeinwriting orbyemail.Abiddermayrefusetherequestwithout forfeiting bidsecurity. Abidderagreeing to the request will not be required or permitted modifyits bid, but will be required extend the validityofitsbidsecurity fortheperiodof theextension and in compliancewithClause3.6inallrespects.

BidSecurity

The Bidder shall furnish, as part of his Bid, a Bid Security (EMD) for an amount as detailed in the Notice Inviting Tender (NIT). For etenders, Bidders shall remit the BidSecurity using the online payment options of e-Procurement system only. Bidders are advised to visit the "Downloads" section of e-

Procurementwebsitewww.etenders.kerala.gov.in for State Bank of Travancore or by using NEFT facility. Bidders opting for NEFT facility of online payment areadvised to exercise this option at least 48 hours before the last date of bid submission to ensure that payment towards Bid Security iscredited and a confirmation is reflected in the e-Procurement system. The online NEFT remittance form provided by e-Procurement

systemformakingaNEFTtransactionisnotapaymentconfirmation.KRW SA/NIC/SBT/KSITM shall not be responsible for any kind of delayinpaymentstatusconfirmation.

Any Bid not accompanied by an acceptable Bid Security shall berejected by the Employeras non-responsive.

The BidSecurity of the unsuccessful Bidder shall become refundable as promptly as possible after opening of Price Bid and final ization of the tender.

The Bid Security of the successful Bid der will be discharged when the Bid der has furnished the required Performance Guarantee and signed the Agreement. The Bid Security may be for feited:

- a) iftheBidderwithdrawstheBidafterBidopeningduringtheperiodofB idvalidityincludingextendedperiodofvalidity;or
- b) ifanymodificationiseffectedtothetenderdocumentsor
- c) inthecase of a successful Bidder, if the Bidder fails withinthespecifiedtimelimitto:
 - i. signtheAgreement;or
 - ii. FurnishtherequiredPerformanceGuaranteeor
 - iii. If the bidder fails to convince the Employer aboutthereasonabilityofhis bid prices in the case of an unbalanced bid.
- d) Insuchcasesthe work shall be rearranged at the risk andcostoftheselectedbidder.

The Bid Security deposited with the Employer will not carryanyinterest.

Bidsubmissionfee

Foretenders, the mode of remittance of Bidsubmission fee (Tender Fee)

shall be the same as detailed for remitting Bid Security. For e tenders, Bidders shall remit the Tender fee using the onlinepayment options of e-Procurement system only. Bidders are advised to visit the "Downloads" section of e-Procurement advised

Procurementwebsitewww.etenders.kerala.gov.in for State Bank of Travancore or by using NEFT facility. Bidders opting for NEFT facility of online payment areadvised to exercise this option at least 48 hours before the last date of bid submission to ensure that payment towards Bid Submission Fee is credited and a confirmation is reflected in the e-Procurement system. The online NEFT remittance form provided by e-

ProcurementsystemformakingaNEFTtransactionisnotapaymentconfir mation. KRWSA/NIC/SBT/KSITM shall not be responsible for anykindofdelayinpaymentstatusconfirmation.

Any bid not accompanied by the Tender Fee as notified shall berejected by the Employer as no responsive.

TenderFeeremittedwillnotberefunded.

Alterationsandadditions

The bid shall contain no alterations or additions, except those tocomplywithinstructionsissuedbyEmployer,orasnecessarytocorrect errors made by the bidder, in which case such correctionsshallbeinitialledbythepersonorpersonssigningthebid.

The bidder shall not attach any conditions of his own to the Bid. The Bid price must be based on the tender documents. The bidder isnot required to present alternative construction options and he shallusewithout exception the Bills of Quantities as provided, with the

amendments as notified intender notices, if any, for the calculation of his tender price. Any bidder who fails to comply with this clause will be disqualified.

4. SubmissionofBids

AlldocumentsoftheBidasrequiredshallbetypedorwritten inindelible ink and shall be signed by the bidder or person duly authorisedtosignonbehalfoftheBidder.

In the event of the tender being submitted by a partnership firm, it mustbesignedbytheleadpartnerholdingavalidpower-

ofattorneyauthorizinghimtodoso, such power of attorney to be produced with the tender, and it must disclose that the firm is duly registered under the Indian Partnership Act, 1952.

The Bidder shall submit their bid online only through the e-GP web siteof Kerala(www.etenders.kerela.gov.in) as per the procedure laid down fore-submission as detailed in the web site. For e tenders, the bidders shalldownload the tender documents including the Bill of Quantity (BoQ)

filefromtheetenderingportalhttp://www.etenders.kerala.gov.in.TheBidd ershallfillupthedocumentsandsubmitthesameonlineusingtheir Digital Signature Certificate. On successful submission of bids, asystem generated receipt can be downloaded by the bidder for futurereference. Copies of all certificates and documents shall be uploaded while submitting the tender on line. The followings canned copies of documents a reto be submitted on linear equired by the e-tender sportal.

Copy of remittance towards bid submission fee and Bid Security.

SelfattestedCopyofthebidder'svalidregistrationcertificateinKWA/KeralaPWD,CPWDorotherapprovedagenciesasperclause1.3.1.

Dulyfilledandsignedcopyofbidsubmissionletterasperitemno-1Part-Vlofthisbiddocument.

Dulyfilledandsignedcopyofpreliminaryagreementas peritemno-2Part-VIofthisbiddocument.

DulyfilledandsignedcopyofIntegritypactcertificateasperitemno-3Part-VIofthisbiddocument.

DulyfilledandsignedcopyofAffidavitasperitemno-4Part-

VIofthisbiddocument.

Dulyfilledandsignedcopyofrequisitionfore-paymentformasperitemno-6Part-VIofthisbiddocument.

Anyotherrelevantinformation with testimonials.

Thebiddershalldigitallysignallstatements, documents, certificate suplo aded by him, ownings ole and complete responsibility for their correctness/authenticity aspert he provisions of the ITACT 2000.

In addition to the above, the bidders hall upload a complete set of biddocument with NIT and sections from 1 to VII using his digital signature as a token of acceptance of all bid conditions and the

absenceofcompletesetof bid document in the submitted bid shallbetreatedasnon-responsiveandwillberejectedbytheEmployer.
Pricebid

4.3.11.1. This shall contain only the duly filled BoQ-file in MS-Excelformat and shall be uploaded using the digital signature of thebidderinthee-tendersportal.

After the submission of bid online in the e-tender sportal, the hard copies of the following are to be submitted to the Tender Inviting Authority.

 $Copy of remittance towards bid Submission fee and \ Bid Security.$

 $Copy of confirmation of bid\ submission in\ the\ e-tenders portal.$

SelfattestedCopyofthebidder'svalidregistrationcertificatein KWA/Kerala PWD, CPWD or other approved agencies as per clause1.3.1.

Duly filled and signed copy of bid submission letter as peritemno-1Part-VIofthisbiddocumentinoriginal.

Duly filled and signed copy of preliminary agreement as peritemno-2Part-VIofthisbiddocumentinoriginal.

Duly filled and signed copy of Integrity pact certificate as peritemno-3Part-VIofthisbiddocumentinoriginal.

Duly filled and signed copy of Affidavit as per item no-4 Part-VIofthisbiddocumentinoriginal.

Dulyfilledandsignedcopyofrequisitionforepaymentformasperitemno-6Part-VIofthisbiddocumentinoriginal. Thiswholesetof certificates and documents shall be send to the Tender Inviting Authority's office address (as given in the NIT) by registered post/Speedpost of India Postin such a way that it shall be delivered to the Tender Inviting Authority before the dead line of opening of bid. The Tender Inviting Authority reserves the right to reject any bid, for which the above details are not received before the date of opening of bid.

The Price bidshall only be submitted through online. The Tender Inviting Authority shall open the price bid in the presence of bidders or their authorised representatives preferably on the last day of bidsubmission after the prescribed time for bidsubmission.

The Tender Inviting Authority shall not be responsible for any failure, malfunction or breakdown of the electronic system while downloading or uploading the documents by the Bidder during the e-procurement process. Deadline for Submission of the Bids

Bid shall be received only ONLINE on or before the date and time as not if ied in NIT.

The Tender Inviting Authority, in exceptional circumstances and atitsowndiscretion,mayextendthelastdateforsubmissionofbids,in which case all rights and obligations of the Employer and the bidders previously subject to the original date will then be subject to the new date of submission.

The Bidder will not be able to submit his bid after expiry of the date and time of submission of bid (server time).

Modification, Resubmission and Withdrawal of Bids

Resubmissionormodificationofbidbythebiddersforanynumberoftimesbe forethedateandtimeofsubmissionisallowed. Resubmissionofbidshallrequire uploading of all documents including pricebida fresh.

Ifthebidderfailstosubmithis modified bids within the predefinedtimeofreceipt,thesystemshallconsideronlythelastbidsubmitted. TheBiddercanwithdrawhis/herbidbeforethedateandtimeofreceiptofthe

bid.Thesystem shall not allow any withdrawal afterthedateandtimeofsubmission.

5. BidOpeningandEvaluation

BidOpening

Bidsshallbeopenedonthespecifieddate&time,bythetenderinviting authority or his authorised representative in the presence ofbiddersortheirdesignatedrepresentativeswhochoosetoattend.

Openingofbidsshallbecarriedoutinthesameorderasit isoccurring invitation of bids or as in order of receipt of bids in theportal. The bidders & guestusers can view the summary of opening of bids f romanysystem.Biddersare required not be presentduringthebidopeningattheopeninglocationiftheysodesire.

Intheeventofthespecifieddateofbid

openingbeingdeclaredaholidayfortheEmployer,the bids will be opened at the same timeonthenextworkingday.

Confidentiality

Information relating to the examination, clarification,

evaluation, and comparison of Bidsandre commendations for the award of a contract shall not be disclosed to Bidders or any other persons not officially concerned with such process until the award has been announced in favour of the successful bidder.

AnyeffortbyaBiddertoinfluencetheEmployerduringprocessingofbids,eva luation,bidcomparison or award decisions shall betreated as Corrupt & Fraudulent Practices, mentioned under Clause9ofITBandmayresultintherejectionoftheBidders'bid.

ClarificationofBids

Toassistinthe examination, evaluation, of and comparison bids,theTenderInvitingAuthoritymayaskthebidderforrequiredclarificati onontheinformationsubmittedwith the bid. The requestforclarification and the responses hall be in writing or byemail, but no change in the price or substance of the sought, offered, or permitted.

Subject to clause 5.3.1, no Bidder shall contact the Tender InvitingAuthorityonanymatter relating to the submitted bid from the time of the bid opening to the time the contract is awarded. If the BidderwishestobringadditionalinformationtothenoticeoftheTenderInvit ingAuthority,heshalldosoinwriting.

Examination of Bids, and Determination of Responsiveness

Duringthebidopening, the Tender Inviting Authority willdetermineforeachBid

- a. whetheritmeetstherequiredregistration class as specified intheNIT;
- b. is accompanied by the required bid security, bid submission feeandtherequireddocumentsandcertificates.

Asubstantiallyresponsivebidisonewhich conforms to all theterms, conditions, and requirements of the bidding documents, without material deviation or reservation is one

- a. whichaffectsinanysubstantialwaythescope,quality,orperformanceoft heWorks:
- b. whichlimitsinanysubstantialway,inconsistentwiththebiddingdocu ments,theEmployer'srightsortheBidder'sobligationsundertheCon tract;or
- c. whoserectificationwould affect unfairly the competitive position of othe rBidders presenting substantially responsive Bids.

If a Bidis not substantially responsive, it may be rejected by the Tender Inviting Authority, and may not subsequently be made responsive by correction or with drawal of the nonconforming material deviation or reservation.

Non submission of legible or required documents or evidences mayrenderthebidnon-responsive.

Biddercanwitnesstheprincipalactivities and view the documents/sum mary reports for that particular work by logging onto the portal with his DSC from anywhere.

Singletendershallnotbeopenedinthefirsttendercall.

6. AwardofContract

Subject to Clause 5, the Agreement Authority will award the Contract totheBidderwhosebidhasbeendeterminedtobesubstantiallyresponsivean dwhohasofferedthelowestevaluatedbidprice.

In the eventuality of failure on the part of the lowest successful bidder toproduce the original documents, or submit the performance security, orenter into agreement with the Agreement Authority within the specified time limit, subjected to clause 3.6.6 of this section, the Biddershall be

debarredinfuturefromparticipatinginallGovernmentBids for threeyearsandwillberecommendedforblacklistingby the competentauthority.Insuchcases,theworkshallbere-tendered.

If the grand total quoted amount by a bidder is less than 75% (seventy-five percent) of the total estimated cost put to tender, then such bids willbe processed based on the directions contained in Government orderGO(P)No-124/2016/Findated29-8-

2016 orany subsequent modifications thereof. If two or more bidders quote thesame lowestamount, the Tender Inviting Authority shall finalize the tender through atransparent draw of lots. The Tender Authority Inviting along his subordinate of ficers and the contractors who have quoted the lowest and experience of the contractors of the contractor of the contractors of the contractorsaual in their bids contractor's authorised amounts (or representatives) shall be present during the draw of lots.

Therates for the various items quoted by the Bidder shallbe rounded to two decimal places. The decimal places in excess of two will be discarded during evaluation.

Employer's Rightto Acceptany Bidandto Rejectany or all Bids

NotwithstandingClause6.1to6.4,theTenderInvitingAuthorityreservesthe righttoacceptorreject any Bid and to cancel theBidding process and reject all Bids at any time prior to the award ofContract,withoutthereby incurring any liability to the affectedBidder or Bidders or any obligation to inform the affected Bidder orBiddersofthegroundsfortheTenderInvitingAuthority'saction.

NotificationofAwardandSigningofAgreement

TheBidder,whoseBid has been accepted, shall be notified ofawardbytheAgreementAuthoritypriortoexpirationof the Bidvalidity e-mail facsimile confirmed bv or throughpost. This letter (herein after and in the Conditions of Contract called t he"LetterofAcceptance")willstatethesumthattheEmployerwillpaytheBid derinconsideration of the execution, completion and remedying defects, if an vofthe Worksby the Contractor asprescribed by the Contract.

Thenotificationofawardwillconstitutetheformation of theContract,subjectonlyto the furnishing of a Performance Guaranteeinaccordancewiththeprovisions of Clause 7, within 14(fourteen)daysofissueofletterofacceptance.

IfthesuccessfulbidderfailstofurnishtherequiredPerformanceGuaranteea sdetailedinclause7ofthis section and enter

intocontract, within the above stipulated time, further tendays time will be all owed at the request of the bidder, for which the successful bidder has to remita fine equal to 1% of the Contract Price as perhis quote amount subject to a minimum of Rs. 1000 and maximum of Rs. 25,000. This fine shall be remitted in a State Treasury in the respective head of account and the original treasury chall and hall be

submitted at the office of the Agreement Authority before executing agreement.

Upon the furnishing by the successful Bidder of the Performance Guarantee, the Agreement Authority will promptly notify the other Bidderst hat their Bidshave been unsuccessful and refund the BidSecurity.

Solicitor'sfee,ifany,tobepaidtotheLawOfficersofGovernmentforscrutinisi ngordrawingupofagreements-willbe paid and thesamerecoveredfromthesuccessfulbidder.

7. PerformanceGuaranteeandPerformanceSecurityDeposit

The bidder who set ender is accepted shall be required to furnish the following Performance Guarantee to be submitted before executing agreement and Performance Security Deposit to be recovered from running bills.

PerformanceGuaranteetobesubmittedattheawardofcontractshouldbe 5% of Contract amount and should be submitted within 14(fourteen)daysofreceiptofLOA(LetterofAcceptance)bythesuccessfulBi dderinthefollowingformAtleastFiftypercent(50%)of Performance Guarantee shall be intheformofTreasuryFixedDepositinthe name of AgreementAuthority for a period not less than 28 (twenty-eight) days after thecompletionofdefectliabilityperiodand

BalancePerformanceGuaranteeintheformofbankguarantee.Bank Guarantee is to be submitted in the format prescribed by theEmployerinthebiddocument.BankGuaranteeshallbeunconditional and it shall be from any Nationalized Bank/ScheduledBank to be submitted before executing agreement and shall be validtill 28(twenty-eight) days after the completion of defect liability of theWork, in approved format. The Bank Guarantee on instalment basiswithlesserperiodofvalidityshallnotbeaccepted.

AfterthesubmissionofPerformance Guarantee and its acceptance theBidSecuritywillberefundedtothesuccessfulbidder.

PerformanceSecurityDepositshallbedeductedat 2.5% from runningbills.TotalofperformanceGuaranteeis 5%ofcontract amount(agreedPAC) while total of Performance Security Deposit is 2.5% of the value ofworkdone.

Foritemratecontracts, for each item in the BoQ, if the rate quoted bythebidderfallsbelow10% of the estimaterate for that item, then the additional performanceguaranteeistoberequired to deposited forthatitem.(Iftheratequotedbythebidderforanitemofworkis"x%"below estimate cost where X lies above 10%,the additional performanceguaranteeforthatitemofworkisequalto (x-10)%of the

estimateamountforthatitemofwork). The total of additional performance guarantee for the whole work is the total of individual additional

performanceguaranteeforeachitemofworkcalculatedasabove.AdditionalperformanceGuaranteewillberequiredtobedepositedeitherintheformofTreasury Fixed Deposit in the name of AgreementAuthorityforaperiodnotlessthan28(twenty-

eight)daysafterthecompletionofworksor in the form of unconditional bank guaranteefromanyNationalisedBank/ScheduledBankvalidtill 28(twenty-eight)days after the completion of the Work, in an approved format.

BankGuaranteeoninstalmentbasiswithlesserperiodvalidityshallnotbeaccept ed.Thiswillbereleasedonlyaftersatisfactorycompletionof theworkwithoutanyinterest.

The above Guarantee amounts shall be payable to the Employer without any condition what so ever.

The Performance Guarantees hall cover additionally the following guarantees to the Employer:

The successful bidder guarantees the successful and satisfactorycompletion of the infrastructure and other related works under the contract, as perthespecifications and documents.

The successful bidder further guarantees that the infrastructureand equipments provided and installed by him shall be free from alldefects in material and workmanship and shall, upon written noticefrom the Agreement Authority or the Engineer, fully remedy free

of expenses to the Employer, such defects as developed under the normal use of the said infrastructure within the period of defect liability specified under clause 46 of the Conditions of Contract.

The Performance Guarantee is intended to secure the performance of theentireContract.However,itisnotconstruedaslimitingthedamagesstipulate dintheotherclausesinthebiddingdocuments.

The Agreement Authority shall be at liberty to deduct/appropriate from the Contract Performance Guarantee/Performance Security

Depositsuch sums as are due and payable by the contractor to the Employer

as may be determined in terms of the contract, and the amount appropriate dfrom the Performance Guarantee/Performance Security Deposits hall have to be erestored by Contractor subsequently.

ThePerformanceBankGuaranteesubmittedintheformofBankGuaranteewillb ereturned to the Contractor without any interest after 28 days after the satisfactory completion of defect liability period. of Performance Guarantee in the form of treasury fixed deposit can bereleased submission of an indemnity bond of equal amount theContractorindemnifyingtheEmployeranyloss account on after the virtual completion of the Work. The balance half of Performance Guarantee in the form of treasury fixed deposit will be released after the satisfactory completion of Defects Liability Period.

Performance Security Deposits hall be ar no interest and can be released again

stbankguaranteeonitsaccumulationofaminimumamount of Rs. 5 lakhs subject to the condition that the amount of BGexcept the last one shall not be less than Rs. 5 lakhs. This amount willbereleasedafterpassingthefinalbillasinthecaseofrefundofdeposit.

Failure of the successful Bidder to comply with the requirements of sub-clause 7.2 shall constitute sufficient grounds for cancellation of the award and for feiture of the BidSecurity.

8. FirsttierQualityControlTests

Primary responsibility of maintaining quality of all items of work as perspecifications and standards prescribed in the Quality Control Manual vests with the Contractor. The Contractor shall carry out all First tier Quality Control tests prescribed by the Quality Control Manual at his own expense and submit it along with the bills submitted for payment.

9. CorruptorFraudulentPractices

Itisrequiredthatthebiddersobservethehighest standard of ethicsduringthe procurement and execution of such contracts. In pursuanceofthispolicy, it is defined, for the purposes of this provision, the terms etforth below as follows:

"Corruptpractice" meanstheoffering, giving, receiving or soliciting of anything of value to influence the action of a public official in the procurement processor in contract execution; and

"Fraudulentpractice" means a misrepresentation of facts in ordertoinfluenceaprocurement processor the execution of a contract to the detriment of the Employer and includes collusive practice among Bidders (prior too rafter bid submission) designed to establish bid pri cesatartificial non-competitive levels and to deprive the Government of the benefits of free and open competition.

"collusive practice" is an arrangement between two or more partiesdesignedtoachieveanimproperpurpose,includingtoinfluenceimpr operlytheactionsofanotherparty;

"Coercivepractice" isimpairing or harming, or threatening toimpairorharm, directly or indirectly, any party or the property of the property of the property the actions of a party.

The Employer will reject a bid, and/or award if it determines that the Bidderre commended for award has engaged in any of the corruptor practices in competing for the contract in question and will declare the firm in eligible, either in definitely or for a state dperiod of time, to be awarded a contract, if it at any time determines that the firm has engaged in corruptor fraudulent practices in competing for, or in executing the contract.

10. Formsanddeclarations

Various forms and formats for declarations to be submitted by the Bidder for Bid submission are included in the Part-VI- FORMS. Biddersare requested to fill in the required forms and declarations and submitthesamewith their bids both on linear dinhard copy.

PartII-GENERALCONDITIONSOFCONTRACT

1. Definitions

EmployermeansKRWSAon whose behalf the Work istakenupforexecution. Employer will carry out its

functions and obligations through officers who have been delegated powers.

AcceptingAuthority/AgreementAuthoritymeanstheofficerwhohasinvited and received bids for the Work and has executed agreement forexecutiononbehalfoftheEmployer.

Technical Sanction Authority means the competent Departmental OfficerwhohasissuedthetechnicalsanctionfortheWork.

Engineer means all Engineers in charge of the Work from Chief EngineertoAssistantEngineer.

FieldEngineermeansEngineersat GPST level whoaredirectlyinchargeofexecutionoftheWork.

Engineer-in-ChargemeanstheManager

Technical, KRWSA, whois responsible for the execution of the Work.

Engineer's Representative means Over seer or other subordinate

staff posted to assist the Engineer, supervise execution and to maintain documents.

Contract is the agreement between the Agreement Authority and the selected Bidder to execute, complete and maintain the Work.

Contractormeanspersonorpersonsorfirms who have entered into contract for the execution of the worksubject to the eligibility conditions of the NIT.

Contract Price is the price stated in the Letter of Acceptance andthereafterasadjustedinaccordancewiththeprovisionofthecontract.

Contract Data defines the documents and other information which comprise the contract.

BidorTendermeanstheContractor'spricedoffertotheEmployerfor the execution and completion of the Work and the remedying of anydefectsthereininaccordancewiththeprovisionsofContract.

Billof Quantitiesmeans the priced and completed Bill of Quantities forming part of the bid.

Specificationmeanstheinstructions, provisions, conditions and detailed require ments contained in the tender documents which formpart of the contract and any modification or addition made or approved by the Accepting Authority.

Drawingsmeans alldrawings, calculations and technicalinformationrelated to the Workprovided by the Engineer from time to time to the Contractor under the Contract.

Letter of Acceptance or selection notice means intimation issued bytheAcceptingAuthorityasformalacceptanceofBidbytheEmployer.

Date of commencement means the date of handing over the site to the Contractor.

Timeofcompletionmeanstheperiodallowedforcompleting

allworksrelatedtotheWorkincluding carrying out and passing therequiredquality control tests prescribed by the Quality ManualpublishedbytheDepartment.

shall Date completion be the date of issue of virtual completion certificate. The virtual completion certificates hall be is sued by the Entire that the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates hall be is sued by the Entire transfer of the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be in the completion certificates have a completion certificate hall be a completion certificate hall be a completion certificate have a completion certificate hall be a completion certificate have a completiongineer-inchargewithin15daysofthefinalmeasurementandshallspecify completed satisfactorily work has been bv the contractor andtakenoverbytheDepartment.In case of defects liability period theworks shall be finally taken over after completion of defects liability period. Qualitycontroltestsmeans all relevant prescribed tests by the PWD Quality Control Manual applicable to the Work which to bemadeandpassedbeforeeachpartbillispresentedforpayment.

A Defect is any part of the work not completed in accordance with the contract.

Defects Liability Period is the period named in the contract dataandcalculatedfromthedateofcompletion.

Plantisanyintegralpartoftheworkswhichistohaveamechanical, electrical, electronicorbiological function.

Equipment means contractor's machinery and vehicles brought temporarily to site for execution of the Work.

Site means the places provided by the Employer where the Work is to be executed. It may also include any other place or places as forming part of the site, mentioned in the Contract.

Materials means all supplies, including consumables used by the contractor for incorporation in the works

WorksarewhattheContractrequiresthecontractortoconstruct,installandruno vertotheEmployerasdefinedinContractData.

Daysarecalendardays, months calendar months.

"Codes" shall mean the following, including the latest amendments, and/orreplacements, if any:

a. BureauofIndianStandards/IndianRoadsCongressrelevanttothe worksunder theContractandtheirspecifications. IfIndianStandardsarenotavailableBritishStandardsorAASHTOS tandardsaretobefollowed.

- b. OtherInternationallyapprovedStandardsand/orrulesandregulationstouchingthesubjectmatteroftheContract.
- c. Any other laws, rules, regulations and Acts applicable in Indiawithrespecttolabour,safety,compensation,insuranceetc.

Wordsimportingsingularonlyshallalsoincludethepluralandvice-versawherethecontextsorequires.

Wordsimporting"Person"shallincludefirms,companies,corporations,and associationsorbodiesofindividuals,whetherincorporatedornot.

Terms and expressions, not defined herein, shall have the samemeaning as are assigned to them in the Indian Contract Act, and failingthatintheGeneralClausesAct.

"GovernmentApprovals" shallmeanallpermits, licenses, authorisations, con sents, clearances, decrees, waivers, privileges, approvals from and filing with government instrumentalities necessary for the development, construction and operation of the Work.

Measurement Books: The "measurement books" be definedasthebookswithseriallynumberedandmaintainedduringthecurre ncyoftheWorktorecordallmeasurementsqualifyingforpayment.Themeas urementbookshallbeintheformgiveninAppendix2100E1ofPWDManualan distheoriginalrecordofactual measurements. Except for quantities of work paid on level basis, all measurements shallbe recorded in the measurement book. For measurements taken on levelbasis, the levels shall be entered in properly numbered field books as inAppendix-2100E2 **PWD** Manual.All measurement books of and FieldBooksshallbecertifiedbytheEngineer-in-

Chargebeforeenteringmeasurements.

2. Scope, extent, intentetc

Scope: The general character and the scope of the Workshall be a sill ustrated and defined in the Drawings, Specifications, Schedule of Rates and other Contract Documents.

Extent: The Contractor shall carry out and complete the Work under theContract in every respect, and his work shall include the supply of alllabour, equipment, materials, plantandmachinery, tools, transportation, form work, scaffolding and everything else necessary forthe proper execution and completion of the Work in accordance with the Contract **Documents** and to the satisfaction of the Engineer-in charge.TheContractorshallbefullyresponsibleandliableforeverythingand allmattersinconnectionwithorarisingoutoforbeingaresultorconsequence carrying out or omitting to carry out any theWork.WhereanypartsoftheWorkmaybeexecutedbySub-Contractors, such responsibility and liability of the Contractor shallcoverandextendtotheworkofallsuchSub-Contractors.

Intent:TheContractDocuments complementary and are calledforbyanyoneshallbebindingasifcalledforbyall.Whereveritismentioned Contract **Documents** that the Contractor $perform certain work or provide certain facilities, it is understood that the {\tt Contra}$ ctorshalldosoathisowncost.Materialsorwork described inwordswhichsoappliedhaveawell-knowntechnicalor trade meaningshallbeheldtorefertosuchrecognisedstandardsasareapplicable.

3. SITE

Contractortosatisfyhimselfaboutsiteconditions:TheContractorensures beforesubmitting bids for the Work theContractor has visited the Site and satisfied himself about the Site conditions for constructionandforlogisticsandsmoothflowofworkmenandmaterials as well as permission from Authorities for this purpose. The Contractor has examined the Site and taken note of character of the soiland of the excavations, the correct dimensions of the Work, and facilities for articles called anv special for in the Documents. The Contractor has also made its own assessment and obtained al linformation on the Site constraints and on all matters that will affect the execution, continuation and progress, and completion of the Works. Anyextraclaimsorextensionoftimemadeinconsequenceofanymisundersta nding,incorrectinformationonanyofthesepointsoronthegroundsofinsuffic ientdescriptionorinformationshallnotbeentertainedorallowedatanystage

It will be the responsibility of the contractor to obtain necessary land forstackingthematerialsandestablishing plantsand equipmentsforcarryingoutthework, if the specified site of work is of less extents. Landrequiredfortheworkmaynotbeavailableinfull.Furtherlandwillbehanded over a sandwhen it is received from the Land Acquisition Authority. The contractor of the contractorrshallnotbeeligibleforanyextraorenhanceclaims or for compensation due to non-availability entire land. the Heshallalsonotbeeligibleforanyclaimsorcompensativeforthenoncompletionoftheworkwithintheagreedtime and continuing for theworkintheagreed extended period of completion due to the above reasons. Inthecaseofanydelayinshifting the utility services like Telephoneposts, Electric posts, Electric overhead line and underground cables, waterlinesetc. by the utility Department, the Employershall notinary way beliabletopaydamagesonaccountofthisdelay,insteadaproportionate of time for completion of work will indeserving cases on application by the Contractor.

Access to site by the contractor: The access to the Site will be shownimmediatelyonawardoftheContracttotheContractorandtheSitesha llbesharedwithotherContractorsandSub-

Contractorsasapplicable. The Contractorshall upon being given such access commence the Work and diligently proceed with the execution of the Work in accordance with the Contract Documents. Access to the Site by the Contractorshall be merely alicence for carrying out the

construction of the Work under the Contract, and the Contractor shallnotbyhisbeingallowedsuchentryontheSite,acquireanyright,lienor interest either in the Work carried out by him under the Contract oranything appurtenant or attached thereto or to any part of the Site, andhis claim will only be in the nature of money found due and payable tohim in accordance with the certificates issued by the Engineer-inchargeunder the provisions contained herein. The Work shall be free from allliens, charges or claims of whatsoever nature from any party other thanthe Engineer. The Engineer shall have a lien over all work performed bythe Contractor, Sub-Contractors and Vendors and also for the materialsandequipmentbroughtonSitebythem.

The Department does not undertake to construct or make available anyapproachroadorothermeans of approach to the proposed work siteandthecontractorshallgetacquaintedwiththeavailablemeansofapproache stotheproposedsiteandquoteforthevariousitems. The Department shall not be liable for any claim raised later on the plea of non-availability or non-access to the site

Treasures, Antiquities found are property of Employer: All fossils, antiquities and other objects of interestor value, which may be found on the Site at the commence mentor during the progress of the Work, shall be the property of the Employer. The Contractor shall carefully takeout and preserve all such fossils, antiquities and objects and shall immediately deliver the same in their discovered state into the possession of the Employer.

4. Nature of contract

TheContractshallbeanitemrateContractwhereintheitemratesarefor the finished work as per the Contract Documents. The estimated costis tentative based on the estimated quantities and is liable to changeduring execution as per the actual quantities executed and approved bythe Engineer-in charge. The Contractor understands and agrees that theamountpayableisassessedonare-measurablebasis in accordancewith the BOQ rates. The Contract Price shall include payment for thesupplyofalllabour(includingpaymenttohisSub-

Contractors), equipment, materials, plantand machinery, tools, transportati on,formwork,scaffolding,worksunderthiscontractand applicabletaxes including the Work Contract Tax (WCT), duties, octroi, levies, royalties, fees, insurance premiums, contributionstowards employees benefits including Employee State InsuranceandProvident Funds. arrangement of power and water and all services and activities constituting the Scope of Work defined in the General ConditionsofContract.TheContractPriceshallalsoincludeexpensesfortheContractor' ssiteestablishment,infrastructure,overheads&profits,firsttierqualitycont roltests, expenses for all rectifications including that necessitated as a result of badqualityandall

otherchargesrequiredbytheContracttobebornebytheContractorand

necessaryfortheproperexecution and completion of the Work undertheContract,inconformity with the Contract Documents and according to the best engineering and construction practices and to the satisfaction of the Engineer-in-

charge. Servicetax, wherever legally applicable, shall be paid by the contractor to the concerned department on demand and it will be reimbursed to him by the Employer on production of receipts / vouchers and aftersatisfying that it has been actually and genuinely paid by the contractor.

No adjustment of the prices shall be allowed during the period of the thecontract for works which have a period of completion up to 18(eighteen)monthsforanyreasonswhatsoeverandthepricesquotedbythe Contractor shall be deemed to be fixed for the entire contract period. Forworkswhichhaveaoriginalperiodofcompletionupto18(eighteen)mont hs, and if the time of completion is extended beyond 18(eighteen)monthsinaccordancewithclause19ofGCC,thereshallnotbean yescalationintheprice.

Forworkswhichhaveatimeofcompletionmorethan18(eighteen))months,pric eadjustment will be permitted subjected to the provisionsinclause40ofGCC.

5. Notices, Fees, Byelaws, Regulations, etc

Contractor shall comply with all applicable and GovernmentActsincludingtheByelawsorregulationsofCentraland/orLoca lAuthorities relating to the Workinsofaras labour, construction, fabrication installation activities he and are concerned. and shall obtainfromtheCentraland/orLocalAuthoritiesallpermissions and approvals required for the plying of trucks, construction machinery etc., and also for construction of temporary offices, labour camps, batchingplant, hotmixplant, basecamp, stores and other temporary structur esinconnectionwiththeWork,andtheContractorshallgiveallnoticesand pay all fees and charges that are and that can be demanded by lawthere Contract the Price forthe Work, the shallallowforsuchcomplianceandwork, and for the giving of all such notices, a ndshallincludethepaymentofallsuchfeesandcharges.

Thecontractorisboundtofollowrelevant Kerala State Governmentorders, circulars, Kerala PWD Manual set cprevailing at the time of contract connected to the execution of the work under the contract eventhough specific reference to the sear enotyprovided elsewhere in the contract conditions.

6. Licensesandpermits

The Contractors hall directly obtain all licences and permits for the materials unde for the execution of the Work. The Contract Price shall include all transportation charges and the other expenses that may be incurred in this connection.

7. Contractdocuments

The following documents shall constitute the Contract documents:

a. ArticlesofAgreement,

- b. NoticeInvitingTender
- c. LetterofAcceptanceofTender indicating deviations, if any, fromtheconditionsofContractincorporatedintheTenderdocumentissue dtothebidderand/ortheBidsubmittedbythebidder,
- d. ConditionsofContract,includinggeneraltermsandconditions,instruct ions to bidders, additional terms and conditions, technicaltermsandconditions,erectiontermsandconditions,specialc onditions,ifanyetc.formingpartoftheAgreement,
- e. Specifications, where it is part of Tender Documents,
- f. Scopeofworks/Billsofquantities/scheduleofworks/quantitiesand
- g. ContractDrawingsandfinalisedworkprogramme.

AfteracceptanceofTendertheContractorshallbedeemed havecarefully to examined all Contract **Documents** his satisfaction. If to shallhaveanydoubtastothemeaningofanyportion of the ContractDocuments, he shall before signing the Contract. set forth theparticulars thereof, and submitthem to the Agreement Authority inwritinginorderthatsuchdoubtmayberemoved. The AgreementAuthoritywillprovidesuchclarificationsasmaybenecessaryinwriti ngtotheContractor. Anv informationotherwise obtained the Employer or the Engineershall not in anyway relieve the Contractor of his responsible to the Employer or the Employer of his responsible to the Employer or the Employer or the Employer of his responsible to the EmployeronsibilitytofulfilhisobligationsundertheContract.

The Contract or shall enter into a Contract Agreement with the AgreementAuthority within 14 (fourteen) working days from the date of Acceptance Tender' or within of such extended time as mav granted by the Agreement Authority. The date of despatch of Letter of AcceptancebyregisteredpostshallbethedateofAcceptanceofTender.Theperforma nce Guarantee for the proper fulfilment of the Contract shall befurnished by the contractor in the prescribed form within fourteen (14)days of 'Acceptance of Tender'. The performance Guarantee shall be asper terms prescribed in the clause 7 of "Instructions to Bidders" of this Tender. Theagreement, unless otherwise agreed to, shall be signed within 14 (four tee n) working days from the date of Acceptance of Tender, at theoffice of the Agreement Authority on a date and time to be mutually agreed. The Contractor shall provide required details for signing of the contract like, guarantee copies performance in as appropriate power of attorney and other requisitematerials. In case it is agree dmutually that the contract is to be signed beyond the stipulated time asspecified inclause 6.6.3 of section Instructions to Bidders, the BidSecurity or EMD submitted with the tender will have to be extended accordingly. After the signing of the agreement with the Agreement Authority and theContractor,twocertifiedcopies ofthe agreement made.OriginalshallbekeptwiththeAgreementauthorityandtheContractor

shall be provided with one certified copy and the other certified copyshallbekeptwiththeEngineer-inCharge.Noneof these documents shall be used for any purpose other than this Contract and the Contract and theactorshallensurethatallpersonsemployedforthisContractstrictlyadhereto this.

Thelawsapplicable to this Contract shall be the laws inforce in India.

8. Assignmentandsublettingofcontract

The Contractor shall not assign this Contract. The Contractor shall notsub-let the Contract or any part thereofother than for supply ofrawmaterials, for minor works or any special type of works for which makesare identified in the Contract or as approved by the Engineer-in charge .Suppliers of the equipment not identified in the Contract or any changein the identified supplier shall be subject to approval by the Engineer. The experience list of such equipment vendors under consideration bythe Contractor for this Contract shall be furnished to forapprovalpriortoprocurementofallsuchitems/equipments.Suchassign ment/sub-lettingshallnotrelievetheContractorfromanyobligation, responsibility under the Contract. Anv asabovewithoutpriorwrittenapprovalofEngineer-inChargeshallbevoid.

9. Patent rights androyalties

Royaltiesandfeesforpatentcoveringmaterials, articles. apparatus, devices, equipmentor processes used in the works shall be deemed tohave been included in the Contract Price. The Contractor shall satisfy alldemands that may be made at any time for such royalties or fees and healoneshallbeliableforanydamagesorclaimsforpatentinfringementsand Employer indemnified the in that regard. The Contractorshall, athisown cost and expense, defend all suits or proceedings thatmay be instituted for alleged infringement of any patent involved in theworks, and, in caseof an award of damages, the Contractor shall pay forsuchaward.Intheeventofanysuit other proceedings or institutedagainsttheEmployer,thesame shall be defended at the andexpenseoftheContractor who shall also satisfy/comply anv decree.orderorawardmadeagainsttheEmployer. But it be understoodthat no such machine, plant, work, material or thing for any purpose

oranymannerotherthanthatforwhichtheyhavebeenfurnishedandinstalledby the Contractor and specified under these specifications. Final payment to the Contractor by the Employer will not be madewhileany such suit or claim remains unsettled. In the event any apparatus orequipment, or any matter thereof furnished by the Contractor, is in such suitorp roceedingsheldtoconstitute infringement, and its use isenjoined,theContractorshall,athis option and his at own expense, either procure for the Employer, the right to continue use of saidapparatus, equipmentor part thereof, replace it with non-

infringingapparatusorequipmentormodifyit, soit becomes non-infringing.

10. Variationinguantity

The Employer/Engineer-

inchargereservestherighttovarythequantitiesofitemsorgroupsofitemstobeor deredasspecifiedintheBillofquantities,asmaybenecessary,duringthe theContract.TheContractorisboundtoexecutesuch varied quantities ofwork at his quoted price up to an extent of 25% in excess of the agreedquantityorquantities.Incaseofvariationover25% in excess of theagreedquantity,the department reserves the right to arrange suchworksthroughaseparatecontract. Negotiation shall be made withoriginal contractor to revise the rate for the additional quantity in excess of 25 %oftheagreedquantityandinnocasethe revised bemorethanthemarketrateatthetimeof initiating the proposal forrevision recommended by the Engineer-in charge. increaseshallbepermittedwithintheoriginalcontractperiodand the rate inexcessofmarketrateshallnotbegivenunderanycircumstances. Uponrate revision shall be considered only in exceptional cases which shall beapprovedbytheEmployerfortheenhancedratesbasedontherecommendatio noftheEngineer.

TheContractorisboundtocarryoutsinkingofwellsincreaseupto 10 meter (ten meter) extra depth beyond the estimated design depthand rate for which shall be paid as per schedule of rate and extra itemconditionsincasesuchitemsareincludedinthecontract.Incaseofpilefoundation,precastorcastinsite,thesameconditionsasaboveshallapply.

11. Deductionsfromcontractprice

Allcosts,damagesorexpenses,whichtheEmployer may havepaid,forwhichundertheContracttheContractorisliable,willbeclaimed bytheEmployer.TheEngineer-

inchargeshalldeducttheamount, from any moneys due or becoming due by him to the Contractor under the Contract or may be recovered by actions of law or otherwise, if the Contractor fails to satisfy the Employer of such claims.

12. Insurance

The Contractor shall provide, in the joint names of the Employer and the Contractor, in surance covers in two parts, i.e. (a) from the startd ate to the completion date, and (b) for the Defect Liability period, in the amounts and deductibles stated in the Contract Data for the following events which are due to the Contractor's risks:

- a. lossofordamagetotheWorks,PlantsandMaterials;
- b. lossofordamagetoEquipment;
- c. lossofordamageofproperty(excepttheWorks,Plant,Materialsand Equipment)inconnectionwiththeContract;
- d. Workmancompensationpolicytocoverpersonalinjuryordeath. PoliciesandCertificatesforinsuranceshallbedeliveredbytheContractortot heEngineer'sapprovalbeforetheStartDate.Allsuchinsurance shall provide for compensation to be payable in the types andproportionsofcurrenciesrequiredtorectifythelossordamageincurred.

If the Contractor does not provide any of the policies and certificates required, the Engineer-in charge may effect the insurance which the Contractor should have provided and recover any such premiums which the Employer has paid from the payments otherwised ue to the Contractor or, if no payment is due, the payment of the premiums shall be adebt due.

Alterations to the terms of insurance shall not be made without theapprovalofthe Employer.

Bothparties shall comply with any conditions of the insurance policies.

Premium for all insurance policies shall be paid and borne by the Contractor and shall not be reimbursable. The Contractor shall provide to the Engineer-in-

Chargeallpoliciesofinsuranceinoriginal. These policies shall be fully execute dandshall state that the policies cannot be cancelled until completion of the Contract or completion of defects liability period and any extensions thereof. The Contractor shall obtain similar policies from all Sub-Contractors and there by assumer esponsibility for any claims or losses to the Employer and Engineer-in-charge resulting from failure of any of the Sub-Contractors to obtain a dequate insurance protection in connection with their work and shall indemnify and keep indemnified the Employer and

Engineer-in-

chargeincludingtheiremployees, officers, servants, agents and any other person moving in the premises, accordingly.

Unlimited liability: In addition to the liability imposed by law upontheContractorforinjury(includingdeath)topersonsordamagetoprop erty by reason of the negligence of the Contractor or his agents,whichliabilityisnotimpairedorotherwiseaffectedhereby,theContractor hereby assumes liability for and agrees to save the EmployerandEngineer-in-

Chargeincludingtheiremployees, officers, servants, agents and anyother per son moving in the premises harmless and indemnifies them from every expense, liability or payment by reason of any injury (including death) to persons or damage to property suffered through any act or omission of the Contractor, his employees, agents, servants, workmen, suppliers or any of his Sub-

Contractors, or any person directly or indirectly employed by any of the morfr om the conditions of the Site or any part of the Site which is in the control of the Contractor or his employees or any of his Sub-Contractors, or anyone directly or indirectly employed by either of them or arising in anyway from the Work.

All insurance claims, payable by the insurers, shall be paid to the Employer which shall be released to the Contractor in instalments asmay be certified by the Engineer-in-charge for the purpose of rebuildingorreplacementorrepairoftheworksand/orgoodsdestroyedord amagedforwhichpaymentwasreceivedfromtheinsurers.

13. Liabilityforaccidentsanddamages

Underthe Contract, the Contractor shall be responsible for anylossordamagetotheworksunderthiscontractuntiltheworksarecompleted andtakenoverinaccordancewiththeContract.

14. TimeofCompletion

Time is the essence of the contract. The time allowed for carryingout the Work as entered in the tender shall be strictly observed the Contractor and shall be deemed to be of the essence of the Contract and shall be reckoned from the date of handing over the site to the Contractor. The date of the dateheWorkshallproceedwithduediligenceuntilFinalCompletion.TheContract orshallprepareaConstructionProgrammewith time schedule keeping in view the completion period stipulated for specific portions of the Work and also the overall completion time and submit the same for the approval of the Tendering authority after thereceipt of letter of acceptance or selection notice. The approved work programmes hall be made as part of the Contract agreement. The Contract agreement and the Contract agreement agreement and the Contract agreement agreement and the Contract agreement agreementtorshall comply with this time schedule. In the event of the Contractorcomply with the overall and individual milestonescontainedinthetimeschedules, heshallbeliabletopayliquidated damagesasprovidedforinthisContract.

Completion Period: The Date of commencement will be the date of site handover or the 10th day after agreement whichever is earlier. The Milestone dates shall be those specified in the Contract Data or as mutually discussed and agreed. In case the Contractor fails to meet the above stipulated completion period, Contractor shall be liable to pay to the Employer, liquidated damages as specified in Clause 15 of General Conditions of Contract. In addition to his own work in the overall time period, the Contractor shall provide for the works of other Sub-

contractors and Vendors, including those employed directly by the Employer / Engineer-in-Charge.

The contractor has to take over charge of the site by signing the acknowledgement form and commence the work within 10 days from the date of execution of agreement.

If the site is not taken over by the contractor by signing the acknowledgement form, Engineer will forward the filled up form by registered/speed post, recording the date of taking over as the tenth day from the date of execution of a green entures so the rwise decided.

The contractor has to resubmit the acknowledgement form duly signed within three days of receipt and commence the works.

Itshallbedeemedthatthecontractorhastakenoverchargeofthesiteonthetenthd ayfromthedateofagreementirrespectiveofwhetherhehasreceivedtheacknowl edgementbypostorhasresubmitteditwithhissignature. Theworkwillbetermin atedathisriskandcostifthecontractordoesnotresubmittheacknowledgementf ormandcommence the works as required under 14.3.

Recovery towards risk and cost will be made from the performanceguarantee,ifthecontractordoesnotturnuptotakechargeofthesite

within the time prescribed under 14.3, he shall be demoted to a lower category as per the rules for registration of contractors.

The works shall be carried out in accordance with the programmesubmitted by the contractor and agreed to by the Agreement Authority at the time of executing agreement and updated subsequently with the approval of the Agreement Authority.

15. Liquidateddamages(LD)

If the Contractor fails to maintain the required progress in terms oftheagreedtimeandprogresschartortocompletetheworkandclearthe site on or before the date of completion of Contract or extended date of completion, he shall without prejudice to any other right or remedyavailable under the law to the Employer on account of such breach, payas compensation, Liquidated damages @ 1(one) percent of the

contractpriceperweekofdelayorpartthereof. The aggregate of such compensation / compensations shall not exceed 10 (ten) percent of the contract value. This will also apply to items or group of items for which separate periodof completion has been specified. The amount of compensation may be adjusted or set off against any sum payable to the contractor under this or any other contract with the Employer.

The Agreement Authority, if satisfied, that the work can be completed by the Contractor within a reasonable time after the specified time of completion, may allow further extension of time at its discretion as per clause-19. In the event of extension granted being with Liquidated Damages, the Employer will be entitled without prejudice to any other rightor remedy available in that behalf, to recover from the Contractor as agreed damages equivalent to @1 (one) percent of the contract price perweek of delayor part thereof.

Ifthecontractorachievesbalancemilestones, even though he has failed to achieve initial milestones, and the work has been completed in the specified/original time of completion, the Employer may release the already levied liquidated damages at his sole discretion.

The Agreement Authority, if not satisfied that the works can becompleted by the Contractor and in the event of failure on the part of the Contractor to complete work within further extension of time allowed

asaforesaid, shall be entitled, without prejudice to any other right, or remedy a vailable in that behalf, to terminate the contract.

The Agreement Authority, if not satisfied with the progress of the contract and in the event of failure of the Contractor to recoup the delays in the mutually agreed time frame, shall be entitled to terminate the contract.

Intheeventofsuchterminationofthecontractas described inclauses 15.4 and 15.5 the Employer. shall be entitled both. recoverLiquidatedDamagesuptotenpercent(10%)ofthecontractvalueandforf eit the Performance Guarantee and Security Deposit made by the Contractor besing the property of the Contractor of thedesgettingthework completed by other means at theriskandcostoftheContractor.

The Employer may waive the payment of compensation in the case of contracts where milestones are fixed, depending upon merit of the case, on requestreceived from the Contractorifthe entire work is complete dwithin the date as specified in the Contractor as validly extended without stip ulating any penalty.

16. Deleted

17. Contractor's default

If the Contractor shall neglect to executethe works with thediligenceandexpeditionorshallrefuseorneglecttocomplywithanyreasona given to him. in writing by the $connection with the works or shall contrave nether provisions of the {\tt Contract}, the {\tt A}$ greementAuthoritymaygivenotice writing the Contractor in to tomakegoodthefailure, neglect or contravention complained ShouldtheContractorfailtocomplywiththenoticewithinthirty(30)daysfromth edateofservicethereof,then and in such case AgreementAuthorityshallbeatlibertytoemployotherworkmenandforthwithe xecutesuchpartoftheworksastheContractormayhaveneglectedtodo or if the Agreement shall Authority shall think fit. it him, without prejudice to any other right hem ay have under the Contract, to take the works wholly or in part thereof and in that event the AgreementAuthorityshallhave free use of all Contractor's equipment

may have been at the time on the site inconnection with the works without being responsible to the Contractor for fair wear and tear there of and to the exclusion of an yright of the Contractor over the same, and the Agreement Authority shall be entitled to retain and apply any

balancewhichmayotherwisebedueontheContractbyhimtotheContractor,orsu chpartthereofasmaybenecessary, the payment of the cost of executing the said pa rtoftheworksor of completing the works the case may be plus a fine of 20 per cent of the value of works ocar ried out. If the costofcompletingtheworksor executing thereof a part asaforesaidplusafineof20percentofthe value of work carried outshallexceedthebalanceduetotheContractor,theContractorshallpaysuchex amount payment of excess shall be independent oftheliquidateddamagesfordelay, which the Contractorshall have to pay if the co mpletionofworksisdelayed.Inaddition,suchactionbytheAgreement Authority aforesaid shall not relieve the Contractor hisliabilitytopayliquidateddamagesfordelayincompletionofworksasdefinedi 15.Thetermination the Contract of under this clauseshallnotentitletheContractortoreducethevalue of the performancebankguaranteenorthetimethereof. The performanceguarantees hall

be valid for the full value and for the full period of the Contract including Defects Liability Period.

If the Contractor fails to complete the work and the agreement iscancelled, the amount due to him on account of work executed by him, if paya ble, shall be paid to him only after due recoveries as per the provisions of the Contract and that too after alternative arrangements to complete the work has been made.

18. DelaysbyEmployerorhisauthorisedagent

In case the Contractor's performance is delayed due to any act ofomission on the part of the Employer or his authorized agents, then the Contractor shall be given due extension of time for the completion of theworks, to the extension on the part of the Employer has caused delay in the Contractor's performance of his work. Regarding reasonableness or otherwise of the extension of time, the decision of the Engineer shall be final. The reasons for such delays shall be recorded in the hindrance register as per clause 19.2 and shall be certified by the Field Engineers in charge of the work.

Anydelayinfinalisationofmutual agreement in regard to any oftheContractor'sclaimagainstanyactofomissiononthepartoftheEmployeror hisauthorisedagents should not result in any workstoppage/furtherdelayonthepartoftheContractor.

19. Extensionoftimeofcompletion

Onhappeningofanyeventscausingdelayasstatedhereinafter,the Contractor shall intimate immediately in writing to the Engineer-incharge:

- a. duetoanyreasonsdefinedasForceMajeure.
- b. non-availabilityofstoreswhicharetheresponsibilityoftheEmployertos upply.
- c. non-availability or breakdown of tools and plant to be madeavailablebytheEmployer.
- d. Inclementweatherconditions
- e. delay on the part of the Contractors or tradesmen engaged by the Employer not forming part of the Contract, holding upfurtherprogress of the work.
- f. non-availabilityofdesignordetailed drawings orspecificationstime, which are to be made available by the Employe rduring progress of the work.
- g. anyothercauseswhich, at the sole discretion of the Employer is be vondthe control of the Contractor.

A"HindranceRegister"shallbemaintainedbytheDepartmentalOfficer(notbelo wtherankof AE) at site to record the varioushindrances, as mentioned under 19.1 above, encountered

duringthecourseofexecution. The entries made in hindrance registerare to be approved by the Engineer in charge. Contractor is permitted to sign the register and record his remarks.

Contractor Agreement may request the Authority writingforextensionoftimewithin14(fourteen)daysofhappeningofsuchev entcausing delay stating also, if practicable, the period for extensionis desired. The Agreement Authority may, considering the eligibility of the request, give a fair and reasonable extension of time for completion of the work. Such extension shall be communicated to the Contractor inwritingbytheAgreementAuthoritythroughtheEngineer-inchargewithin one month of the date of receipt of such request. The Contractorshall however use his best efforts to prevent or make good the delay byputting his endeavours constantly as may be reasonably required himtothesatisfactionoftheEngineer-incharge.Relatedentriesinthehindrance register shall also to be submitted along with the request forextension.

When the period fixed for the completion of the Contract is about to expire, the que stion of extension of the Contract may be considered at the instance of the Contract or or the Employer or the both. The extension will have to be by both party's agreement, expressed or implied.

In case the Contractor does not apply for grant of extension of timewithin 07 (Seven) days of hindrance occurring in execution of the workandtheEmployerwantstocontinuewiththeworkbeyondthestipulated dateofcompletionforreasonoftheworkhavingbeenhindered,theEngineer-inchargeathissolediscretioncangrantprovisional extension of time even in the absence of application from theContractor. Such extension of time granted by the Engineer-in-charge isvalidprovidedtheContractoracceptsthesameeitherexpresslyorimplied by his actions before and subsequent to the date of completion. Such extension of time shall be without prejudice to Employer's right tolevycompensationundertherelevantclauseofContract.

 $20. \ Termination, suspension, cancellation \& for eclosure of contract$

The Agreement Authority shall, in addition to other remedial steps to be taken as provided in the conditions of Contract, be entitled to cancel the Contract infulloring art, if the Contract or

- a. makesdefaultinproceedingwiththeworkswithduediligenceand continues to do so even after a notice in writing from the Engineer-in charge, then on the expiry of the period as specified inthenotice,or
- b. commits default/breach in complying with any of the terms and conditions of the Contract and does not remedy it or fails to takeeffective steps for the remedy to the satisfaction of the Engineer-incharge, then on the expiry of the period as may be specified by the Engineer-in-charge in anotice in writing, or

- c. fails to complete the work or items of work with individual dates of completion, onorbeforethedate/datesofcompletion or asextended by the Agreement Authority, then on the expiry of the period as may be specified by the Engineer-in-charge in a notice inwriting, or
- d. shall offer or give or agree to give any person in the service of the Employer or to any other person on his behalf any gift or consideration of any kind as an inducement or reward for act/acts of favour in relation to the obtaining or execution of this or any other Contract for the Employer, or
- e. shalltrytoobtainaContractfromtheEmployerbywayofringTendering orother non-bonafide methodof competitive Tendering,or
- f. transfers, sublets, assigns the entire work or any portion thereof without the eprior approval in writing from the Agreement Authority. The Agreement Authority may by giving a written notice, cancel such transfers or sublets or assignment.

The Agreement Authority shall in such an event give fifteen (15)daysnoticeinwritingtotheContractorinforminghisdecisiontodoso.

The Contractor upon receipt of such notice shall discontinue theworkonthedateandtotheextentspecifiedinthenotice,makeallreasonable efforts to obtain cancellation of all orders and Contracts totheextenttheyarerelatedtotheworkterminatedandtermssatisfactoryto the Employer, stop all further sub-Contracting or purchasing activityrelated to the work terminated, and assist the Employer in maintenance,protection, and disposition of the works acquired under the Contract bythe Employer.

 $The Contracts hall stand terminated under the following circumstances unless the Employer is satisfied that the $(1) \times (1) \times$

legalrepresentativesoftheindividualContractororoftheproprietorofthepropr ietaryconcernandin the of partnership the case survivingpartners, are capable of carrying and completing out the andtheEmployershallinanywaynotbeliabletopayment of anycompensationtotheestateof deceased Contractor and/or to the surviving partners of the Contractor's firm on account of the termination of the Contract.:

IftheContractorbeinganindividualinthecaseof proprietaryconcern or a. of partnership firm any of its partners case a isdeclaredinsolventundertheprovisions of insolvency act for the time being in force, or makes any conveyance or assignment of hiseffectsorcompositionorarrangement for the benefit of hiscreditorsamountingtoproceedingsforliquidationorcompositionund eranyinsolvencyact.

- b. In the case of the Contractor being a employer, its affairs are underliquidation either by a resolution passed by the employer or by anorder of court, not being avoluntary liquidation proceedings for the purpose of a malgamation or reorganisation, or a receiver or managerisa pointed by the court on the application by the debenture holders of the Employer, if any.
- c. If the Contractor shall suffer an execution being levied on his/theirgoods, estates and allowit to be continued for a period of 21 (twent y-one) days.
- d. OnthedeathoftheContractor being proprietary a concern or ofanyofthepartnersinthecaseofapartnershipconcernandtheEmployeris notsatisfiedthatthelegal representative of thedeceasedproprietorortheothersurvivingpartnersofthepartnershipc carrying capable of completingtheContract.Thedecisionof the Agreement Authority in thisrespectshallbefinalandbinding which be is to intimated inwritingtothelegalrepresentativeortothepartnershipconcern.
- If the Contractor is an individual or a proprietary concern and e. theindividualortheproprietordiesandifthe Contractor is apartnershipconcernandoneofthepartnersdies, the nunless the Employe representatives satisfied that the legal individualContractororoftheproprietorof the proprietary concern inthecaseofpartnershipthesurvivingpartners, are ofcarrying out and completing the Contract the Agreement AuthorityshallbeentitledtocanceltheContractastoitsincompletepartwit hout being in any way liable to payment of any compensation totheestateofdeceasedContractorand/ortothesurvivingpartnersoftheC ontractor's firmonaccount of the cancellation of theContract.ThedecisionoftheAgreementAuthoritythatthelegalreprese ntatives of the deceased Contractor or surviving partners oftheContractor'sfirmcannotcarryoutandcomplete Contracts hall be final and binding on the parties. In the event of such cancellnot hold ation the **Employer** shall the estate of the deceasedContractorand/orthesurvivingpartnersoftheestate of thedeceasedContractorand/orthesurvivingpartners of theContractor's firm liable to damages for not completing theContract.

On cancellation or on termination of the Contract, the Engineer-inchargeshallhavepowers

a. to take possession of the site and any materials, constructionalplant,implements,stores,etc.thereon.

- b. to carry out the incomplete work by any means at the risk of thedefaultedContractor.
- c. to determine the amount to be recovered from the Contractor forcompletingtheremainingworkorintheeventtheremainingworkisnot tobecompletedtheloss/damagesuffered,ifany,bytheEmployeraftergivi ngcreditforthevalueoftheworkexecutedbytheContractoruptothetimeo ftermination/cancellationlessonaccountpaymentsmadetilldate andvalue of Contractor'smaterials,plant,equipment,etc.,takenpossessionofafterter mination/cancellation.
- d. torecovertheamountdeterminedasabove, if any, from anymoneys due to the Contractor or any account or under anyother Contract and the event of any shortfall. the Contractor shall in becalledupontopaythesame demand. The on needfordeterminationoftheamountofrecoveryofanyextracost/expend iture or of anv loss/damage suffered Employers hall not however a rise in the case of termination of the Contract function of the Cordeath/demiseoftheContractorasstatedinclause.20.4(d).
- Theinventoryofuptodateworkandbalancestoresatsite,plant/machi e. neries, equipments and any other property of contractor utilised for the work shall be taken charge on by theDepartmentaftercombinedsurveywiththeContractororhisautho risedrepresentative.IfContractororhisauthorisedrepresentativeisn otappearingforcombinedsurveyafteroneweekofgivingnotice,invent oryshallbepreparedbytheDepartment in his absence and the Contractor is bound to accept the same.
- f. Duringthecurrencyofexecutionofwork,contractorshall notremovehisresourceswithoutpriorpermissionof Engineer-incharge.
- g. Additionally,theEmployerwillreservetherighttodebarsuchdefaultingC ontractorfromparticipatinginfutureTendersforaminimumperiodofon eyear.

Suspension of work - The Employer shall have power to suspendthe progress of the work or any part thereof and the Engineer-in-chargemaydirecttheContractorinwritingtosuspendthework,for such period and insuch manner as may be specified therein, on account of any default on the part of the Contractor, or for proper execution of the work for reasons other than any default on the part of the Contractor, or on ground of safety of the work or part thereof. In the event of suspension for reason other than any default on the part of the Contractor, extension of times hall be allowed by the Agreement

Authority equal to the period of such suspension plus an additional timeperiod of 25% of the suspension period or 30 days whichever is less. Anynecessary and demonstrable costs incurred by the Contractor as are sult of such suspension of the works will be paid by the Employer, provided such costs substantiated the satisfaction of are to the Engineer. The Employershall not be responsible for any liabilities if suspension nordel a visdue to some default on the part of the Contractor or his sub-Contractor.throughout The work shall, the periodofcontract, becarried out with all due diligence on the part of the contractor the event of termination or suspension of the contract. onaccountofdefaulton of thepart the contractor. narratedhereinbefore,thePerformanceSecurityDepositandotherdues of thiswork or any other work done under this Employer shall be forfeited and brought under the absoluted is posal of the Employer provided, that the amou ntsoforfeitedshallnotexceed10%ofthecontractvalue.

ForeclosureofContractinfullorinpart-Ifatanytimeafteracceptance of the Bid, the Employer decides to abandon or reduce thescope of the work for any reason whatsoever the Employer, through itsEngineer-in-charge,shallgivenoticeinwritingtothateffecttotheContractor.Intheeventof abandonment/reductioninthe scope ofwork,

- a. TheContractorshall,ifrequiredbytheEngineer-in-charge,furnish to him books of accounts, papers, relevant documents asmay be necessary to enable the Engineer-in-charge to assess theamount payable in terms of the contract, the Contractor shall nothaveanyclaimforcompensationwhatsoevereitherforabandonm ent or for reduction in the scope of work, other thanthoseasspecifiedabove.
- If the progress of the work or of any portion of the work is unsatisfactory, b. Engineer-in-Charge. after giving contractor15(fifteen)days'noticeinwriting,withoutcancellingorter minating the contract, shall be entitled to employ another agency for exe cuting the job or to carry out the work departmentally or contractually through tendering eitherwhollyorpartly, debiting the contractor with cost involved in eng aging another agency or with the cost of labour and the pricesofmaterials, as the case may be. The certificate to be issued by the Engineer-in-Charge for the cost of the work so done shall befinal and conclusive and the extra cost, if any, shall be borne bythe contractor. However, when this clause is invoked, penalty willnotbeapplicable.

21. Nowaiverofrights

NeithertheinspectionbytheEmployer or the Engineer orEngineer'sRepresentativesoranyoftheirofficials,employeesoragentsnoran yorderbytheEmployerortheEngineerforpaymentofmoneyor

anypaymentfororacceptanceof, the whole or any part of the works by the Employ erorthe Engineer, nor any extension of time, nor any possession taken by the Engineer, inspection by Chief Technical Examiner or his authorised representatives and mandatory waiting period for inspection by CTE wing etcs halloperate as a waiver of any provision of the Contract, or of any power herein reserved to the Employer, or any right to damage shere in provided, nor shall any waiver of any breach in the Contract beheld to be a waiver of any other or subsequent breach.

22. CertificatenottoaffectrightofEmployerandliabilityofcontractor

Nointerimpaymentcertificateof the Engineer, paidonaccount, by the Employer, nor any extension of time for execution of the wo rksgrantedbytheEngineershallaffectorprejudicetherightsoftheEmployeragai nst the Contractor or relieve the Contractor of his obligationsfor the performance of the Contract. be interpreted asapprovaloftheworksdoneoroftheequipmentfurnished and nocertificateshallcreateliabilityfortheEmployertopayforalterations,amendm ents, variations or additional works not ordered. by the Engineer or discharge the liability of the Contractor for the payment of dama.geswhetherdue,ascertained,orcertifiedornot,or any sumagainstthepaymentofwhich bound he to indemnify the Employer, norshallany such certificate nor the acceptance by him of any sumpaidonaccountorotherwiseaffectofprejudicethe rights of theContractoragainsttheEmployer.

23. Graftsandcommissionsetc.

Any graft, commission, gift or advantage given, promised or offeredby or on behalf of the Contractor or his partner, agent, officers, director, employee or servant or any one of his or their behalf in relation to

the obtaining or to the execution of this orany other Contract with the Employe r, shall, in addition to any criminal liability which it may incur, subject the Contractor to the cancellation of this and all other Contracts and also to payment of any loss or damage to the Employer resulting from any cancellation. The Employer/Engineer-in charge shall then been titled to deduct the amount so payable from any moneys otherwised ue to the Contract or under the Contract.

24. Languageandmeasures

All documents pertaining to the Contract including specifications, schedules, notices, correspondence, operating and maintena nceinstructions, drawings or any other writing shall be written in Englishlanguage. The metric system of measurements hall be used exclusively in the Contract. Measurements, quantities, prices or rates and amounts shall have two digit precision.

25. Releaseofinformation

The Contractorshall not communicate or use in advertising, publicity, sales releases or in any other medium photographs or othe rreproduction of the works under this Contract, or descriptions of the

site, dimensions, quantity, quality or other information, concerning theworksunlesspriorwrittenpermissionhasbeenobtainedfromtheEmploy er.

26. Completionofcontract

Unlessotherwiseterminatedundertheprovisionsofanyotherrelevantclause, this Contract shall be deemed to have been completed the expiration of the Defects Liability Period as provided for under the clause 46.

27. Enforcementofterms

Thefailureofeitherpartytoenforceatanytimeoftheprovisions of this Contract rights in respect thereto or to optionhereinprovided, shallinnoway beconstrued to be awaiver of such provisio ns, rightsoroptions or in anyway to affect the validity of the Contract. The exercise by either party of any of its rights herein shall notpreclude or prejudice either party from exercising the same or any otherrightitmayhavehereunder.

28. Engineer's decision

InrespectofallmatterswhicharelefttothedecisionoftheEngineer including the granting or with holding of the certificates, the Engineer shall, if required to do so by the Contractor, give in writing adecisionthereon. Ifintheopinion of the Contractor, a decision made by theEngineerisnotinaccordancewith meaning intent the and of theContract,theContractormayfile with the Engineer within 15(fifteen)daysafterreceiptofthedecision,awrittenobjectionto the decision. Failure to file an objection within the allotted time will be considered asacceptanceof the Engineer's decision and the decision shall becomefinalandbinding.

The Engineer's decision and the filling of the written objection there to shall be a condition precedent to the agreement that there shall be no delay in the execution of the works and the decision of the Engineer as rendered shall be promptly observed.

29. Co-operationwithotherContractors,Consultants&Engineers

The Contractors hall co-operate with the Employer's other Contractors Consultants and consulting Engineers, if employed in the site, and freely exchange with them such technical information as is necessary for the satisfactory execution of works.

30. Variationsoradditions

Noalterations, amendments, omissions, suspensions or variationsoftheworks(hereinafterreferredtoas"Variation")undertheContract as detailedin the Contract documents, shall be made by the Contractorexceptasdirectedin writing by the Engineer, but the Engineer shallhavefullpowersubjecttotheprovisionhereinaftercontainedfromtimetoti meduringtheexecutionoftheContract,bynotice in writing, toinstructtheContractortomakesuch variationwithoutprejudicetothe

Contract. The Contractor shall carry out such variation and be bound bythe same conditions as far as applicable as though the said variationoccurredintheContractdocuments.Ifanysuggestedvariationwoul d,intheopinionoftheContractor,ifcarriedout,preventhim

fromfulfillinganyofhisobligationsorguaranteesunderthe Contract, heshallnotifytheEngineerthereofinwritingandtheEngineer shalldecide forthwith, whether or not the same shall be carried out and if theEngineerconfirmhisinstructions,Contractor'sobligationsandguarante esshallbemodifiedtosuchanextentasmaybemutuallyagreed. Any agreed difference in cost occasioned by any such variationshall be added to ordeducted from the Contract price as the case maybe.

Intheeventofthe Engineer requiring any variation, such reasonable and proper notices hall be given to the Contractor to enablehim to work his arrangements accordingly, and in cases where goods ormaterials are already prepared or range of pattern made or work done requires to be altered, are a sonable and agreed sum in respect the reof shall be paid to the Contractor.

In any case in which the Contractor has received instructions from the Engineerastother equirement of carrying out the alteredoraddition all substituted work which either then or later on, will in the opinion of the Contractor, involve a claim for additional payments, the Contractor shall immediately and in no case later than ten (10) days, after receipt of the instructions aforesaid and before carrying out the instructions, advise the Engineer to that effect. But the Engineer shall not become liable for the payment of any charges in respect of any such variations, unless the specifications of the same shall be confirmed in writing by the Engineer.

If any variation in the works, results in reduction of Contract price, the parties shall, agree, in writing, so to the extent of any change in the price, before the Contractor proceeds with the change.

In all the above cases, in the event of a disagreement as to thereasonablenessofthesaidsum,thedecisionoftheEngineer shallprevail. Notwithstanding anythingstated above in this clause, the Engineer shall power instruct have the full to the Contractor, writing,duringtheexecutionoftheContract,tovarythequantitiesoftheitemsorg Contractor roupsof items. The shall carry out such andbebound bv the same conditions. though the said as variationsoccurredinthe Contract documents. However, the Contract shallbeadjustedattheratesand the prices provided original quantities in the Contract.

31. Replacementofdefectivepartsandmaterials

If during the progress of the works the Engineer shall decide andinform in writing to the Contractor, thatany part of work or materials used therein is unsound or imperfector has furnished anywork is inferior than the quality specified, the Contractor on receiving details of

such defects or deficiencies shall at his own expense within seven (7)daysofhisreceivingthenotice,orotherwise,withinsuchtimeasmayberea sonablynecessaryformakingitgood,proceedtoalter,re-construct or remove such work and furnish fresh materials up to the standardsofthespecifications.

IncasetheContractorfailstodoso,theEngineermayongivingthe Contractor seven (7) days' notice in writing of his intentions to do so,proceed to remove the portion of the worksor materials so complained and, at the cost of the Contractor, perform all such work or furnish allsuch equipment provided that nothing in this clause shall be deemed todeprivetheEmployeroforaffectanyrightsundertheContractwhichtheEmployermayotherwisehaveinrespectofsuchdefectsanddeficiencies.

TheContractor'sfulland extreme liability under shallbesatisfiedbythe paymentstotheEmployeroftheextra cost, of such replacement procured, including erection, as provided for in theContract, such extracost being the ascertained difference between the price paid by the Employer for such replacements and the Contract priceportion for such defective work and repayments of any sum paid by the Employer to the Contractor in respect of such defective work. Should the Employer not so defective replace the work or materials. Contractor's extremelia bility under this clauses hall be limited to repayment

all sum spaid by the Employer under the Contract for such defective works or works susing the defective materials.

32. Defenceofsuits

If any action in court is brought against the Employer or Engineeror an officer or agent of the Employer for the failure or neglect on thepart of the Contractor to perform any acts, matters, covenants or thingsundertheContract,orfordamageorinjurycausedbytheallegedomissi onornegligenceonthepartoftheContractor,hisagents,representativesorhis sub-

Contractors,workmen,suppliersoremployees,theContractorshallinallsuc hcasesindemnifyandkeeptheEmployer,andtheEngineerand/orhisreprese ntative,harmlessfromalllosses,damages,expensesordecreesarisingoutofs uchaction.

33. Limitationsofliabilities

ThefinalpaymentbytheEmployerin pursuance of the Contractshall mean the release of the Contractor from all his liabilities under the Contract. Such final payment shall be made only at the end of the Defectliabilityperiodasdetailedinclause46andtill such time as theContractual liabilities and responsibilities of the Contractor. shallprevail. Allother payments made under the Contract shall be treated as on acc ountpayments.

34. Taxes, Permits & Licenses

The Contractors hall be liable and payalltaxes, duties, levies, royalties et clawfully assessed against the Contractor in pursuance of the Contract. In addition the Contractors hall be responsible for payment of all Indian duties, levies and taxes lawfully assessed against

the Contractor for his personal income and property. This clauses hall be read in conjunction with clause 3.3.6 of section Instruction to Bidders.

35. Payments

The payment to the Contractor for the performance of the works under the Contract will be made by the Employer as per the guidelines and conditions specified here in All payment made during the

Contractshallbeonaccountpaymentsonly. The final payment will be made on completion of all the works and on fulfilment by the Contractor of all his liabilities under this contract and also after issue of Completion Certificate by the Agreement Authority.

All payments under the Contract shall be in Indian Rupe es only.

All such interim payments shall be regarded as payment by way ofadvancesagainstfinalpaymentonlyandshallnotprecludetherequiringofb ad,unsoundandimperfectorunskilledworkto

berejected,removed,takenawayandreconstructedorre-

erected. Any certificate given by the Engineer-in-Charge relating to the work done ormaterials delivered forming part of such payment, may be modified or corrected by any subsequent such certificate(s) or by the final certificate and shall not by itself be conclusive evidence that any work

materialstowhichitrelatesis/areinaccordancewiththecontractandspecific ations. Any such interimpayment, or any part thereof shall not in any respect conclude, determine or affect in any way powers of the Engineer-in-Charge under the contractor any of such payments betreated as final settlement and adjustment of accounts or in any way varyor affect the contract.

Pendingconsiderationofextensionofdateofcompletion,interimpaymentsshall continueto be made as herein provided withoutprejudicetotherightofthedepartmenttotakeactionunderthetermsoft hiscontractfor delayinthecompletion of work, if the extension ofdateofcompletionisnotgrantedbythecompetentauthority.

The bill for a work shall be submitted only with the first tier qualitycontrol certificates and Test Result sheets for all items in the Bill asrequired by the relevant provisions of the PWD Quality Control Manual.Project Commissionershallobtaincertificates and Test Result Sheets of the second tier quality control testsfrom the Quality Control wing and attach the same to the bill along withthe Test Results of first tier Q.C. Disbursing officers shall effect paymentonly after ensuring the QC test results furnished for the items covered inthe bill confirm to standards prescribed which are detailed in the QualityControlManual.

The Contractor will be required to produce income-tax and salest axclear ancecertificates before the final payment and release of Performan ce Security Deposits.

36. MethodofmeasurementandBillPreparation:

AllWorksshallbemeasuredformakingpaymentstotheContractor. To evaluate Work under this Contract and instructed as perworkorder/changeordersissuedbytheEngineer-in-

Charge, the standard method of measurement in accordance with the Standards laiddown by CPWDS pecifications Vol-Iand II or Bureau of Indian Standards (IS: 1200) shall be followed. However if definite methods of measurements are stipulated in the Schedule of Rates or Specifications, then the same shall supersede BIS methods and shall be followed. In the event of any dispute with regard to the method of measurement of anywork, the decision of the Engineer-in-Charge shall be final and binding and no extra claims shall be entertained or allowed at any stage in this regard.

The bills shall be prepared by the Departmental officers as per theprocedure laid down in revised PWD Manual and amendments thereof ifany.

37. Coveringup:

The Contractor shall give at least 24 hours clear notice in writing to the Engineer-in-ChargebeforecoveringupanyoftheWorkinfoundations or any other order of such areas in that inspection the Workmay becarried outformaintaining proper quality control. In the event of the Contractor failing to provide such notice he shall, at his ownexpense, uncover such Work as required to allow the inspection to betaken and thereafter shall reinstate the Work to the satisfaction of the Engineer-in-Charge. Each stage of all hidden works shall be approved by the Engineerinchargebeforeexecutingthenextstage.

38. Rectificationofimproperworknoticed:

If it shall appear to the Engineer-in-Charge during the progress ofthe Work that any work has been executed with unsound, imperfect orunskilful workmanship or with materials of any inferior description orthatanymaterialsorarticlesprovided by the Contractor for the execution of the Workareun sound or of a quality inferior to that contracted for or otherwise notinaccordance with

theContract,theContractorshall,ondemandinwritingfromtheEngineer-in-Chargespecifyingthework,materialsorarticlescomplainedof,notwithstand ingthat the same may have been passed and certified, forthwith rectify orremove and reconstruct the work so specified in whole, or in part as thecase may require or as the case may be, remove the materials or articlesso specified and provide other proper and suitable materials or articlesat his own proper charge and cost and in the event of his failing to do sowithin a period so specified by the Engineer-in-Charge in his demandaforesaid, the Engineer-in-Charge may rectify or remove and reexecutethe work or remove and replace with others, the materials or articlescomplained of as the case may be at the risk and expense in all respectsoftheContractor,anddeducttheexpensesfromthePerformance

Security Deposit any sums that may be due at any time thereafter to the Contractor or from his performance guarantee.

39. Changeorders(ApprovalforVariations)

EmployerreservestherighttoaltertheScopeofWork(SeeClause 10and30)andconsequentlytheContractPriceshallbesuitablyadjusted for such changes by applying the approved rates. All changeordersshallbeissuedbytheEngineer-in-

Chargeandtheonusshallbeon the Contractor to obtain such prior written consent of the Engineer-in-Charge.

There shall be an order in writing to execute the extra item of workdulysignedbytheAgreementAuthoritybeforeitscommencement.

If the contractor finds, after examining the specifications and plansthatextrasareinvolved,heshouldgivenoticetotheEngineer-inchargeto this effect and shall proceed with the execution of the extra item onlyafterreceivinginstructionsinwritingfromEngineer-inchargeandAgreementAuthority.

Extraitemsmaybeclassifiedasnew,additional,substitutedoraltered items, depending, on their relation or otherwise to the originalitemoritemsofwork.

Theratesforextraitemsshallbeworkedoutasbelow

Inthecase ofextra items whether additional. altered orsubstituted, for which similar items exists in the contract, the rates shall be derived from the original item by appropriate adjustment ofcostofaffectedcomponents. The percentage excess ofthecontractrateoftheoriginalitemwithreference to thedepartmental estimated rate shall be applied in deriving the rates forsuchitems. The interpretation Engineer's as to what is a similar class of workshall be final and binding on the Contractor.

Inthecase ofextra items whether additional. altered orsubstitutedandforwhichsimilaritemsdonot exist in the contractandratesexistsintheprevailingdepartmental data rate. the ratesshallbearrivedatonthebasisofthedepartmentaldataratecurrentaton thetimeoforderingtheextraitem, after applying the tender deduction departmental except oncost of material.Tender excess.

except oncost of departmental material. Tender excess, ifany, will not be applied.

Inthecase of extra items whether additional. altered orsubstituted, for which the rates cannot be derived from similar items in the c ontract, and only partly from the departmental ofratestheratesforsuchpartorpartsofitemswhicharenotcoveredinthesch eduleofrates shall be determined by the Engineer-incharge on the basis of market rates(if available the prevailing theLMRpublishedbytheDepartment the same shall be taken) givingdueconsiderationtotheanalysisoftherate furnished bv the contractor with supporting documents, including contractor's profit, ove rheadsandotherallowed charges if any. This shall ontothedepartmentalrate(includingcontractor'sprofit,overheads

and allowed other allowed charges if any) current at the time

oforderingorexecutingtheextra item, whichever is earlier for theotherparttheitemforwhichratescanbederivedfromthescheduleofrates ,afterapplyingthetenderdeductionexceptoncostofdepartmentalmateriala ndmarketrateitems. Tender excess, if any, will not be applied.

Inthecaseofextraitem whether altered or substituted, for withthe rates cannot be derived either from- similar item of work in the contractor from the departmental schedule of rates, contractorshallwithin14days ofthereceipt ofthe ordertocarry outthe saidextraitemofworkcommunicatetotheEngineer-inchargetheratewhich he proposes to claim for the item, supported by analysis of therateclaimedandthedepartmentshallwithinonemonththereafterdeter minetherateonthebasisofthemarketrate(ifavailableintheLMRpublishedb ytheDepartmentthesameshallbetaken)givingconsiderationtothe claimed the bv contractor. after applying the tender deduction excepton cost of departmental material and m arketrateitems. Tender excess, if any, will not be applied.

Inalltheabovecases, the approvedrates for extra, additional, alteredors ubstituted items shall not exceed the rate which is arrived on the basis of the prevailing local market rates of the Department (published as per Government guidelines) at the time of ordering or executing the extra item which ever is earlier.

Wherevertheterm"Departmentaldatarate appears, its hallmeantheratederive dfrom the prevailing Departmental schedule of rate and data and shall include conveyance charges and contractor sprofit.

Wherever, the term "tender excess or tender deduction" appears, itshallmeantheoverallpercentagevariation of estimated PAC and agreed PAC of the original contract.

Incases in which the contractor has executed extraitems not contemplated int heagreement but the rates of which requires anctioning of higher authorities the Division Officer may in such case, sanctionad vance up to an amount not exceeding 75 percent of the amount for the items at the rate worked out and certified by

the Engineer incharge. The Assistant Engineer shall in all such cases promptly record all authorised extra items executed contractorincludingdetailedmeasurementsandquantitiesthereofintheMe asurement Book. He shall neither enter any rate for the same in the Measurement Book nor include such extra items in the body of the bill. When the bill is received in the Sub Division, the sub Division Officershall prepare a separate statement for those extra items showing theitems executed, quantity of each items rate for each item worked out byhim based on agreement, conditions and amount for each item on thebasis of the rate worked out by him, He shall also furnish a certificate to the effect that he has personally examined all the extra items and theyarebonafidetheamountpayablefortheseitemswillnotbelessthenRs

......(amounttobespecified) and that there is no objection in paying 75 percent of this amount as a secured advance On receipt of the bill with the above statement and certificate the Division Officer may make payment not exceeding the amount recommended by the subDivision Officer salump sum secured for extra items of works done but not billed for.

If the Engineer-in-Charge deems it inexpedient to get corrected orrectified any work of the Contractor which is defective or damaged or ofsubstandard quality or is generally not in accordance with the

40. Deleted

41. Deductionsforuncorrectedwork:

ContractDocuments, then an equitable and appropriate deduction shall madethereoffromtheContractPrice,andtheEngineer-in-Charge's decision in this respects hall be final and binding on the Contractor. Furthermore if, by reason of any accident, or failure, or other eventoccurring to, in or in connection with the Work, or any part thereof, either during the execution of the Work or during the Defects LiabilityPeriod, any remedial or other work or repair shall, in the opinion of the Engineer-in-Charge, be urgently necessary for the safety of oranypartthereof, and the Contractor is unable or unwilling to immediately once do such work or repair, the Engineer-in-Chargemayemployandpayotherpersonsoragenciestocarryoutsuchworko r repair as the Engineer-in-Charge may consider necessary. If the workorrepairsodonebyotherpersonsoragenciesworkwhich,intheopinion of the Engineer-in-Charge, the Contractor was liable to do at hisownexpenseundertheContract,thenallexpensesincurredbytheEmploy Engineer-in-Charge in connection with repairshallberecoveredfromtheContractorandshallbedeductedbythe

Employer / Engineer-in-Charge from any money that may be payable orthatmaybecomepayabletotheContractororfromtheContractor'sperfor manceGuarantee/SecurityDeposit.

The defective or uncorrected work of the Contractor at any stage(during or after completion of work) may adversely affect or damage thework of other Vendors. Contractor shall at his own cost immediatelyrectify, correct or replace both his defective work as well as the work ofthe other Vendors so damaged, within the time period stipulated by the Engineer-in-Charge, so as not to effect the progress and quality of other Vendor's work. In case the Contractor fails to do then ecessary correction stothes at is faction of Engineer-in-Charge or unduly delays the

correctionwork, then the Engineer-in-Charge shall be at liberty toget the correction work done and if the correction work is not possible, then any extrawork necessary to cover the defector damage, done the rough same / any other Vendorat Contractor's cost.

ActualcostsincludinganyincidentalsthereofincurredbytheEngineer-in-Charge on such corrections / extra works shall be recoveredfromthepaymentsoranyamountsduetotheContractor.

42. Virtualcompletionofworks:

The Contractor shall complete the Works by the intended date ofcompletion. In case Extension of Time has been granted, the extended date of completions hall be considered. The Works shall be considered and the considered date of the coedasVirtuallyCompleteonlyuponsatisfactorycorrectionofalldefectsnotifie d by the Engineer, and only after the Work has been completed inevery respect in conformity with the Contract Documents and after allthe systems and services have been tested and commissioned, and after the Site has been cleared and the Work cleaned in accordance with Clause78andwhentheAgreementAuthorityonareportbytheEngineer-in-Charge writing have certified that the Work in VirtuallyComplete.ThevirtualcompletioncertificateshallbeissuedbytheEn gineer-in charge within 15 davs of final measurement. DefectsLiability Period shall commence from the date of Virtual Completion

in the virtual completion certificate is sued by the Agreement Authority.

Should, before Virtual Completion, the Employer / Engineer-in-Charge decide to occupy any portion of the Work or use any part of anyequipment, the same shall not constitute an acceptance of any part of the work or of anyequipment, unless so stated in writing by the Engineer-in-Charge. Prior to the issue of the Virtual Completion Certificate, the Contractor shall submit and hand-over to the Engineer-in-Charge the keysto all locks, all operation and maintenance manuals for systems and services, material reconciliation statements, warrantees, as built drawings, any spares called for in the Contract, and everything elsenecessary for the proper use and maintenance of the Work complete with all systems and services.

ItisclarifiedthatallmaterialswhetherEmployersupplied or notshallbeprocuredbythecontractorathisowncostforcarryingoutcorrection work.Nochargesshallbepaidonthisaccount.

43. Programmechart/milestones:

The Contractorshould strictly adhere to the agreed milestones, if any forthework. If the milestones are not achieved by the Contractor, the Contractorshall pay the Employer liquidated damages as perclause

15ofGCC.However,releaseofinterimLiquidatedDamagescanbeconsidered incasetheverynextMilestoneisachievedontime.Extension of time for any milestone if allowed has to be obtained inwritingfromtheAgreementauthoritywellinadvanceofcompletiondates.

44. Penalty /fine fornon-compliance of safety codes & labour laws:

IftheEngineer-in-ChargenotifiestheContractorofnon-compliance with safety codes as in Clause no. 67 and 68 and the labourlaws etc. Contractor shall immediately if so directed or in any event notmorethan10(ten)hoursafterreceiptofsuchnotice,makeallreasonableef forttocorrectsuchnon-

complianceand to ensure that there is no reoccurrence of such non-compliance.

If the Contractor fails to do so, the Engineer-in-Charge shall levyfine of Rs.500(Rupees five hundred only) per head per day of the

totalnumberoflabourersemployedonthatparticulardayatsitefornotcomplyingwithsafetycodes&labourlawsetc.

45. Guarantees:

The Contractor understands and agrees that the Engineer-in-Charge is expressly relying and will continue to rely on the skill and judgment of the Contractor in executing the Work and remedying any defects in the Work. The Contract represents and warrants that:-

- a. TheContractorshallperformtheWorkinatimely manner, instrictaccordancewiththeContractDocuments,and consistentwithgenerallyacceptedprofessional,constructionandcons truction-supervision practices and standards provided by anexperiencedandcompetentprofessionalcontractorandconstruction nsupervisorrenderedunderthesameorsimilarcircumstances.
- b. TheContractorisandwillberesponsibletotheEngineer-in-Charge for the acts and omissions of his Sub-Contractors and theirrespectiveemployees,agentsandinviteesandallthepersonsperf orminganyoftheWorkonbehalfoftheContractor.
- c. BesidestheguaranteesrequiredandspecifiedelsewhereintheContrac t Documents, the Contractor shall in general guarantee allworkexecutedbytheContractorandhisSub-ContractorsforDefectsLiabilityPeriodfromthedateofissueoftheVirtu alCompletionCertificate.ThosepartsoftheWorkorequipmentorinstal lations, for which extended guarantee periods are stipulated elsewhere in the Contract Documents, shall be guaranteed for such periods that are so stipulated. The duration of the Defects Liability Period, unless specified otherwise, shall be the extent of length of such guarantee periods.

The Contractor represents, warrants and guarantees to Engineer,interaliasthat:

- a. The execution of the Work shall be approved and capable of use, operation, performance and maintenance for accomplishing the purpose for which it has been built and acquired.
- b. TheWorkshallcomplywiththeSpecifications,Drawings,andother Contract Documents and that quality standards as per theQualityControlManualshallbemaintained.
- c. The Work shall, for Defect Liability Period from the date of issue ofthe Virtual Completion Certificate, be free from all defects and the Workshall be of structural soundness, durability, ease of maintenance, we ather tightness etc.
- d. Thematerials, workmanship, fabrication and construction shall be of the specified and agreed quality and all materials shall benew.
- e. The Work performed for the Engineer-in-Charge shall be free fromallliens, charges, claims of what so ever nature from any party othe

rthantheEngineer-in-Charge.

Where, during such guarantee periods as mentioned above, anymaterial equipment or workmanship or generally anv item workfailstocomplyorperforminconformitywiththerequirementsstipulate d in the Contract Documents or in accordance with the criteriaand provisions of the guarantee, the Contractor shall be responsible for and shall be a randpayall costs and expenses for replacing and/or rectifying such materials. making good equipment. workmanship, and items of work and, in addition, the Contractorshall be also r esponsibleforandshallbearandpayallcostsandexpensesinconnectionwith anydamagesand/orlossessufferedasaconsequenceofsuchfailure.

All guarantees required under the Contract shall be in the formatapproved by the Engineer-in-Charge and submitted to the Engineer-in-

Charge by the Contractor when requesting certification of the final bill.

46. Defectsliability:

TheDefectLiabilityPeriodshallbe12

months.Maintenancebycontractorduringdefectsliabilityperiod:

Alldefectiveitemsofworkanddefectsnoticedandbroughttotheattention of the Contractor by the Engineer in writing during the Defects LiabilityPeriodshallbepromptlyandexpeditiouslyattendedtoandreplacedand /or rectified and made good by the Contractor at his own cost, to thecompletesatisfactionoftheEngineer-in-Charge.

Replacement and/or rectification and making good by contractorsofalldefectivematerials, equipmentand/orworkmanshipdurin gdefects liability period: The Contractor shall replace and/or rectify and makegood, at his own cost, and to the satisfaction of the Engineer-in-Charge, all defective items of work and defects arising, in the opinion of the Engineer-in-

Charge,frommaterials,equipment,and/orworkmanshipnotperformingor beingnotinaccordancewiththeDrawingsorSpecificationsortheinstruction softheEngineer-in-ChargeorotherContract Documents or the best engineering and construction practices,and which may appear or come to notice within Defects Liability PeriodafterVirtualCompletionoftheWork.Anyitem,materialormatterrepai red or replaced shall receive a new Defects Liability Period of likeduration beginning upon the date the repaired or replaced item, materialormatterisreturnedforusetotheEngineer-in-

Charge,providedthattheaggregateguaranteeperiodshallnotexceed24mon ths.TheContractorshallbealsoliableforallcostsassociatedwithdamagesan d/or losses which are a consequence of such defective items of workanddefects,andsuchcostsshallberecoupedbyEngineer-in-Charge /Agreement Authority from the Contractor and shall be recovered fromthePerformanceSecurityDepositheldand/orfromthe

Contractor's final bill (if the final bill has not been certified and paid for at the time), or the same would otherwise be recovered from the Contractor. Should he Performance Security Deposit held (and the amount in respect of

the final billifith as not been certified and paid for at the time) bein sufficient to meetsuchcosts,damages,lossesandexpenses,asdeterminedbytheEngineer -in-Charge, then the Contractors hall be legally bound to pay the balance amount due under the claim to the Engineer-in-Charge within one month of receiving notification to that effect from the Engineer-in-Charge. In the event of failure on the of the Contractor to pay the balance amount due within one month as stated above,theEngineer-in-Chargeshallbeentitledtoinvoketheperformance bond and the Contractor shall raise no objection in this regard. In respect of those parts of the Work for which longer guaranteeperiods are stipulated elsewhere in the Contract Documents, the DefectsLiability Period for such parts of the Works shall be until the end of therespectiveguaranteeperiodthatis

stipulatedforeachsuchpart.Nopaymentshallbemadetothecontractoronthi saccount.

Allthematerialwhether Employer supplied or not shall besuppliedbytheContractorathisowncostforundertakinganycorrection/rectification/replacement of defective/damaged oruncorrectedworks.

47. Finalcompletionofthework:

The Work shall be considered as finally complete at the end of the Defects Liability Period subject to the Contractor having replaced and/orrectified and made good all the defective items of work and defects and

hand over the Work in accordance with clause above, to the satisfaction of the Engineer-in-

Charge, and provided that the Contractor has performed all his obligations and fulfilled all his liabilities under the Contract, and when the Agreement Authority has certified in writing that the Work are finally complete. Such Final Completion in respect of those parts of the Work, for which extended guarantee periods are stipulated be sewherein the Contract Documents, shall be achieved at the end of such stipulated guarantee periods.

48. Takingoveroftheworks

The Contractor shall be responsible to maintain all his works tillcompletion of the Defects Liability Period and to handover the work totheAssistantEngineer.Inthisregardstheworkswouldbejointlyinspected by a team comprising of representatives of Contractor and theEngineer-in-

Charge, for noting any discrepancy, defect, short comings. Within the time peri odspecifiedbytheEngineer-in-ChargetheContractor shall rectify, correct or replace the defective works so noted during the joint inspection, at his theEngineer-inown cost the satisfaction of Charge.OnacceptanceoftheContractor'swork,thecontractor shall prepare inventory works. hand of his and over theWork&theinventorytotheAssistantEngineer.

Duringcarryingouttherectification,correctionorreplacementworksasmen tionedabovetheContractorshalltakeallnecessaryprecautionstosafeguardt heexistingfinishingandworksofotherVendors against any damage. In

the works of other Vendors case aredamagedbytheContractorwhileundertakingtherectification/replacem the Contractor shall rectify replace the works sodamagedathisowncosttothesatisfactionoftheEngineer-in-Charge. Onfailure of the contractor to rectify, corrector replace the defective works or onunduedelayonpartofthecontractorforthesame.theEngineer-in-Chargeshallbeatlibertytoundertakethecorrectionworksbyitselforthrough any Vendoratthe Contractor's cost. All such costs including any incidental sthe reofincurredbytheEngineer-in-Charge shall be recovered from the Contractor's paymentsorfromanyamountsduetotheContractor. Subjecttoclause42ofthissection, upon the issue of virtual completion certificate, theEngineermay take the completed over workforintendeduse.Suchtakingover of the works prior to completion oftheDefectsLiabilityPeriodbytheEngineershallnotdischargethecontractorof his responsibilities for the balance Defects Liability Period and the Defects LiabilityPeriodshallremaininforcetillcompletionofDefectsLiabilityPeriod. On removal of all the defects and handing over to the AssistantEngineer upon successful completion of the Defects Liability Period bythe Engineer-in-Charge shall Contractor. the issue Final Completion Certificate to the contractor and the Defects Liability Periodshalldeemedtobecomplete.

49. Forcemajeure

Force Majeure is herein defined as any cause which is beyond the control of the Contractor or the Employer as the case may be which they could not foresee or with a reasonable amount of diligence could not have foreseen and which substantially affect the performance of the Contract, such as:

- a. Natural phenomena, including but not limited to floods, draughts, earthquakes and epidemics:
- b. Acts of any government, including but not limited to war, declaredorundeclared, priorities, quarantines, embargoes,

Provided either party shall within fifteen (15) days from the occurrence of such acause notify the other inwriting of such causes.

- a. The contractor will advise, in the event of his having resort to this clause by a registered letter duly certified by the local chamber of commerce or statutory authorities, the beginning and end of the clause of delay, within fifteen days of the occurrence and cessation of such force maje ure condition.
- b. FordelaysarisingoutofForceMajeure, the contractor will notclaimextensionincompletiondatefor a period exceeding theperiod of delay attributable to causes of Force Majeure and neitherEmployer nor the Contractor shall be liable to pay extra costs (likeincreaseinrates,remobilizationadvance,idle charges for labourandmachineryetc.)provideditismutuallyestablished that theForceMajeureconditionsdidactuallyexist.

c. IfanyoftheForceMajeureconditionsexistsin theplace of operation of the bid dereven at the time of submission of the bid will categorically specify them in the bid and state whether they have been taken into consideration in the bid.

TheContractorortheEmployershallnotbeliablefordelaysinperforminghisobli gationsresultingfromanyforceMajeurecauseasreferred to and/or defined above. The date of completion will, subject tohereinafterprovided,be extended by a reasonable time even thoughsuchcausemayoccurafterContractor's performance of his obligationshasbeendelayedforothercauses.

50. Intellectualpropertyrights:

similar tothisprovision.

Allcommunications, whether written or or al, including but not limited to this C ontract, its Annexure, Drawings, datasheets, Specifications, bills of material, sketches, calculations, designs and all other materials shall be treated as confidential and shall be the exclusive property of the Employer unless otherwise agreed in writing and must be given to the Employer upon request, but in any event all such materials shall be delivered to the Engineer-in-Charge upon termination/expiry of this Contract.

The Contractor agrees that it and its employees, agents, Sub-Contractors and consultants shall not (without the prior written consentof the Employer) during the term of this Contract or thereafter, disclose, make commercial other use of. give or sell to anv person. orcorporation, anyinformation received directly or indirectly from the Engin eer-in-Charge or acquired or developed in the course of the Workor this Contract, including by way of example only, ideas, inventions, methods, designs. formulae. systems. improvements. discounts, business affairs, tradesecrets, products, products pecifications, m and know-how anufacturing processes. data and technical informationofanykindwhatsoeverunlesssuchinformationhasbeenpublicl ydisclosed by authorised officials of the Employer. The Contractor agrees that prior to assigning any employee or agent or hir in ganv Sub-Contractor or consultant to work on this Work, such employee, agent, Sub-Contractor or consultant shall be required to execute a documentcontaining in substance and form, a confidentiality provision

The Contractor shall not, without the Engineer-in-Charge's priorconsent:

- a. TakeanyphotographsorvideosoftheWork(oranypartthereof)foruseoth erwisethaninconnectionwithcarryingout and completion of the Work;
- b. Write for publication, or cause, information or comment or pictures about the Work;
- c. Supply to any third person such as actual and prospective clients, contractors, publishers, other interested parties and the like,
 - the designs and any articles or information relating to the Work; and
- d. Giveinterviewstothe press including television, radio print andthe

like regarding the Work or the Contractor's involvement in the Work. Notwithstanding the foregoing, this provision shall not limit the obligation of the Contractor to take photographs and/or videos on a regular basis for the

purpose of providing the progress reports and other communication sto the Engineer/Employer.

TheContractor,Sub-

Contractors and their respective employees, representatives, agents, servants, workmen and suppliers shall not, during or after the termination / expiry of this Contract, disclose any informati onpertaining to this Contractor the Work to any person without the prior written of the Engineer-in-Charge except consent whencalledupontodosobyavalid and lawful direction or order astatutory or Government authority or an order of a court of law or whereanyofthepartiesrequireproductionofthisdocumentandrelatedinforma tionforestablishingtheirrespectivelegalrights.

51. Governinglaw:

The governing Law of the Contract shall be Indian law.

52. Standardsofconduct:

TheContractor,inperformingitsobligationsunder this Contract,shall establish and maintain appropriate business standards,proceduresandcontrol,includingthosenecessarytoavoidanyrealor apparentimproprietyoradverseimpactontheinterestsoftheEmployer

/Engineer-in-Charge.TheEmployer/Engineer-in-

ChargewillinnoeventreimbursetheContractorforanycostsincurredforpur posesinconsistentwithsuchpolicies.

CompliancewithLaws,RulesandRegulations:Contractorrepresents, warrants, certificates and covenants that in connection withperformanceunderthiscontractthat:

- a. It shall, and the Work to be provided hereunder shall, comply withallapplicableLocal,National,andCentralLaws,rulesandregulatio ns,includingbutnotlimitedtothosegoverningbuilding/road constructions, environmental, safety of persons andproperty,EmployeeStateInsurance,workmencompensation,Pro vident Fund and applicable industrial/labour laws, and landdevelopmentlaws,rulesandregulations.
- b. Noservicesprovidedhereunderwillbeproducedusingforced,indenture dorconvictlabourorusingthelabourofpersonsinviolationoftheminimu mworking age law in the country wheretheWorkarerendered;
- Itshallcomplywithalllaws improper regarding c. or illegalpayments,giftsorgratuities;andContractoragreesnottopay,prom isetopayor authorize the payment of anv oranythingofvalue, directly or indirectly, to any person or entity for the pur poseofillegallyorimproperlyinducingadecision orobtainingorretainingbusiness advantage or any in

connectionwiththisContract;

- d. It has not paid or provided and shall not pay, any gratuity for thebenefitofanyagent,representativeoremployeeoftheEmployerother thaninaccordancewiththeEmployer's applicable policies;and
- e. It has not, and shall not, engage in any sharing or exchange ofprices, costs or other competitive information or take any othercollusiveconductwithanythirdpartysupplierorbidderinconne ctionwiththepreparationorsubmissionofanybidorproposaltotheEn gineer-in-ChargeorthenegotiationofthisContract.
- f. It will also comply with all rules and regulations of the Employerwhich may be in effect at the Facility site regarding employment,passes,badges,smoking,fireprevention,safetyandcond uctorproperty.OnbehalfoftheEngineer-in-

Charge, Contractor shall request and monitor that such is observed by any Contractor, subcontractors, vendors and each of their employees.

Salient Features of Some Major Labour Laws (Applicable to the establishment sengage dinconstruction work)

WorkmenCompensationAct1923:TheActprovidesforcompensation in case of injury by accident arising out of and duringthecourseofemployment.

Payment of Gratuity Act 1972: Gratuity is payable to an employeeundertheActonsatisfactionofcertainconditionsonseparation ifan employee has completed 5 years' service or more or on death therate of 15 days wages for every completed year of service. The Act isapplicabletoallestablishmentsemploying10ormoreemployees.

EmployeesP.F.andMiscellaneousProvisionAct1952:TheActProvides for monthly contributions by the employer plus workers @10%or8.33%.ThebenefitspayableundertheActare:

- i. Pensionorfamilypensiononretirementordeath,asthecasemaybe.
- ii. Depositlinkedinsuranceonthedeathinharnessoftheworker.
- $iii.\ Payment of P.F. accumulation on retirement/deathetc.$

Maternity Benefit Act 1951: The Act provides for leave and some other benefits to women employees in case of confinement or miscarria geetc.

ContractLabour(Regulation&Abolition)Act1970:TheActprovidesforcerta inwelfaremeasurestobeprovidedbytheContractortocontractlabourandin casetheContractorfailstoprovide, the same are required to be provided, by the Employer byLaw. The Contractor is required to take license from the designatedOfficer. The Act is applicable to the establishments of the ContractorfortheEmployeriftheyemploy20ormorecontractlabour.

Minimum Wages Act 1948: The Employer is supposed to pay notless than the Minimum Wages fixed by appropriate Government asperprovisionsoftheActiftheemploymentisascheduledemployment. ConstructionofBuildings, Roads, Bridges,

Runwaysetcarescheduledemployments.

Payment of Wages Act 1936: It lays down as to by what date

thewages are to bepaid, when it will be paid and what deductions canbemadefromthewagesoftheworkers.

EqualRemunerationAct1979:TheActprovides for payment ofequalwagesforworkofequalnature to Male and Female workersandfornotmakingdiscriminationagainstFemaleemployeesinthematt ersoftransfers,trainingandpromotionsetc.

PaymentofBonus: Minimumbonusshallbepaidas pertheStateGovernmentrulesprevailingduringthetimeofwork.

IndustrialDisputesAct1947:TheAct lays down themachineryandprocedureforresolutionofIndustrialdisputes,in

what situations a strike or lock-out becomes illegal and what are therequirementsforlaying off or retrenching the employees or closing down the establishment.

IndustrialEmployment(StandingOrders)Act1946:Itisapplicable to all establishments employing 100 more workmen(employmentsizereducedbysomeoftheStatesandCentralGo vernmentto50). The Act provides for laving downrules governing the employment by the Employer conditions of on provided in the Act and get the same certified by the designated Authority. Trade Unions Act 1926: The Act lays down the procedure forregistrationoftradeunionsofworkmenandemployers. The Trade Unions registered under the Act have been given certain immunities from civiland criminal liabilities.

ChildLabour(Prohibition&Regulation)Act1986:TheActprohibitsemployment of children below 14 years of agein certain occupations and processes and provides for regulation of employment of children in all other occupations and processes. Employment of ChildLabour is prohibited in Building and Construction Industry.

Inter-State Migrant workmen's (Regulation **Employment** &ConditionsofService)Act1979:TheActisapplicabletoanestablishment which employs 5 or more interstate migrant workmenthrough an intermediary (who has recruited workmen in one statefor employment in the establishment situated in another state). TheInter-State migrant workmen. establishment which an to Actbecomesapplicable, are required to be provided certain facilities such as h ousing, medical aid, travelling expenses from home up to the establishment an dback.etc.

The Building and Other Construction workers (Regulation of Employment and Conditions of Service) Act 1996 and the Cess Act of 1996: All the establishments who carryon any building or other constru ctionworkandemploys10ormoreworkersarecoveredunder this Act. All establishments such required are to pay cess attheratenotexceeding1%ofthecost ofconstructionas maybemodified by the Government. The Employer of the establishment is required to provide safety measures at the Building

constructionworkandotherwelfaremeasures, such as Canteens, First-Aidfacilities, Ambulance, Housing accommodations for workers near

theworkplaceetc. The Employer towhom the Actapplie shast oobtain a registration certificate from the Registering Officer appointed by the Government.

FactoriesAct1948:TheActlaysdowntheprocedureforapprovalatplansbefo resettingupafactory,healthandsafetyprovisions, welfare provisions, working hours, annual earned leaveandrenderinginformationregardingaccidentsordangerousoccurren cestodesignatedauthorities.Itisapplicabletopremises

employing 10 persons or more with aid of power or 20 or more persons without the aid of power engaged in manufacturing process.

53. WarrantyastodocumentssubmittedtoEmployeraudit:

The Contractor represents that all documents, including invoice, vouchers, financials to settlements, billings and other reports submittedortobesubmittedbythe Contractor to the Engineer-in-

Charge in support of an application payment are true, correct, complete and accurate in all respects. Upon request of the Engineer-in-

Charge, the Contractor agrees to cooperate fully with the Engineer-in-

ChargeandthefieldEngineersintheconductofaTechnicalAuditfortheWork by an independent agency entrusted by the Agreement Authority. The Contract of the Contractctoracceptsthatthecontract/workshallbesubjecttothetechnical audit by an independent technical auditor appointed by the Agreement Authority to audit the quality and quantities of the worksdone by the contractor, agrees render and to all necessary assistance tosuchagencies/professionals,whosereports/assessments shall befinalandbinding.Contractorshallfulfiltherequirements aspertheauditor s assessments at his own cost within the time stipulated by the Engineerin-Charge.

54. ChangesinContractor'sconstitution:

Where the contractor is a Partnership, prior approval in writingshallbeobtainedfromtheEngineer-in-Chargebeforeanychange ismadeintheConstitutionofthepartnership.

Where the Contractor is an individual or a Hindu Undivided Familybusiness, such written approval from the Agreementauthority shall likewise be obtained before Contractor enters into any partnership agreement in which the partnership would have the right to carry out the work previously to be undertaken by the Contractor.

If such written prior approval is not obtained by the Contractor, appropriate action shall be taken by the Agreement authority as per the contract terms and conditions.

55. Groundsforwithholdingpayments:

The Engineer-in-Charge may withhold the whole or part of any compensation due to the Contractor to the extent necessary to protect the Employer from any loss on account of any breach of Contractor's obligation sunder the Contract. When the cause for withholding is rectified, such amounts then due and owing shall be paid or credited to the Contractor.

CONTRACTOR'SSITEORGANIZATIONANDRESOURCES

56. Contractor's representative and supervisory staff

The Contractors hall a this cost provide and ensure continued effective supervision of the Work with the help of the Contractor's Representative, as sisted by team of qualified, experienced and competent engineers, supervisors and a dequate staff, to the satisfaction

oftheEngineer-in-

Charge for the entire duration of the Work. The Contractor shall submit his proposed site or ganization chart for the approval of the Engineer-in-

 $Charge. The Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on the Site at all times as the {\it Contractor's Representative shall be on {\it Contractor's$ WorkandtheWorkprogressesandshallberesponsibleforcarryingouttheW orktothetruemeaningoftheDrawings,Specifications,ConditionsofContract ,Schedule ofRates, the other Contract Documents, and instructions and directions of the Field Engineers. The instructions and directions given in writing tothe Contractor's Representative or to any of his assistants at the bytheEngineer-in-ChargeshallbedeemedtohavebeengiventotheContractorofficially.Attentio niscalledtotheimportanceoftheContractor requesting written instruction from the Engineer-in-Chargebefore undertaking any Work where the Engineer-in-Charge's and/orEmployer's direction or instructions are Any such $done in a dvance of such instructions will be liable to be removed at the {\tt Contract}$ or's expense and will not be paid for unless specifically approved in writing Engineer-in-Charge, as the case mav AllkevstaffemployedattheSitebytheContractorshallbeconsideredessentia to the performance of the Work and the Work ordinationServices, and all keyst aff shall be subject to the approval of the Engi neer-in-Charge.HoweversuchapprovalshallnotrelievetheContractor any of his Contractual obligations. No staff including theresident engineer and other technical supervisory staff removedortransferredfromtheWorkwithoutthepriorwrittenpermissiono ftheEngineer-in-Charge.TheEngineer-in-

Chargeshall,however,havetheauthority to order the removal from Site of any undesirable personnel. Ifkey staff becomes unavailable for assignment to the Work or the WorkCo-ordination Services for reasons beyond the Contractor's control, theContractor shall immediately notify the Engineer-in-Charge to evaluate the impact on the Work. Prior to substitution or addition of any keysta ff, the Contractor shall obtain the Engineer-in-

Charge'swrittenconsentastotheacceptabilityofreplacementsoradditionst osuchpersonnel. The Contractor shall at all times be fully responsible for theacts, omissions, defaults and neglect of all of his representatives, agents, servants, workmen and suppliers and those of his Contractors.

57. Man-powerandplantandmachinery

The Contractors hall at his own cost provide and install all equipment, material s, plant/machines. Provision of Passenger Lift, Batching Plant, Concrete Pum

ps,Cranes,andMaterialHoistseachofadequate capacity, will be required in case of bulk concreting and fastconstruction. Other equipments like concrete mixers (weigh batchers incaseofdesignmixes),ladders,andscaffoldingetc,necessaryfortheexecutio noftheWorkinconformitywiththeContractDocumentsandto the satisfaction of the Engineer-in-Charge will also be provided by thecontractorathisowncostinadequatequantity.Allmachines,tools,trucks, formworkmaterial,man-powerandeverythingelsenecessaryfor

the proper and satisfactory execution and completion of the Work inaccordance with the Contract Documents shall be provided by the Contract of the Contract at his own cost. The pre-qualification approval of the list ofequipmentshowevershallnotrelievetheContractorofanyofhisresponsibi lities, obligations and liabilities under the Contract. The Contractoraugment his manpower, plant and machinery withoutextracosttothe EmployerwheneverrequiredorsodirectedbytheEngineer-in-Charge order to conform to the approved constructionprogramme for the achievement of milestones and Virtual Completion. The batching plant, hot plant WMM plantand Concrete batch mix mixplantshallbecomputerised(Microprocessorbased)withprintingfacilityso as to keep the printed out-put for each batch of concrete mix and foreachcomponent(stoneaggregates,sand,cement,flyash,water,plasticiser other concrete admixture) for each batch mixconcreteforrecordpurpose. The plants shall also be equipped with antipo llutiondeviceandmechanisms.

58. Contractor store, site offices and other facilities

ItisagreedthattheContractorhasinspectedthesite and hasmade his own assessment towards the availability space site for hisstores, yards, offices, placement of batching plant, steel & shuttering yards, cranes, material hoists and other facilities. A mutually determined within constraints of the Site will allowed the be to theContractorfreeofcostforthepurposeofstoringhistools,plant,materials,S iteoffice,cementgodown,canteen,plant&machineryetc.In case contractor not able accommodate his facilities within is to thesite, or in the opinion of the Engineer-in-Charge contractor's facilities are to be removed or relocated in the interest of the progress of work(contractors and / or any other agencies / vendors) the contractor shallmake his own arrangements elsewhere outside the site at his own costfor the same. Water tank for the purpose of construction, Site offices, toilets, workshops and storage shedsetc. shall be built by the Contracto Contractor's Water cost. tank/s constructed thepurposeofconstructionshouldbeofsuchdimensionsastoprovidestorag e for at least two days consumption. Site offices shall be of suchdimensionstoaccommodatetheContractor'sownoffice.Aseparatesani taryfacilityshallbeprovidedand

maintainedfor, Engineers and workers. The same shall be cleared or removed after construction period. The Contractor shall remove all the temporary construction constructed by him at the Site for the purpose of completing the Work after the Workiscompleted. Costsofall such facilities including

construction&removalshallbebornebytheContractor.Constructionoflabo urhutments will not be allowed inside the Site.The Contractor shall at hisown cost make all arrangements for space, lodging, transportation etc.forthelabour.

59. Security

The Contractor shall a this cost provide a tall times a dequate number of watch mentoguard the Site, materials and equipment, to the

satisfaction of the Engineer-in-Charge. The Contractor shall at all timesbefullyresponsibleforthesecurityofallmaterialsandequipmentonthe Site, whether owned by the Employer, Contractor's own or those ofanySub-

Contractor. Employer/Engineershallnotberesponsible for any loss due to the eft, fire, accidentor any other reasons, what so ever.

60. Telephone/Communication/Otherservices

The contractor shall make his own arrangement for the telephonesandcommunicationatsitewithinformationtothe Engineer-in-Charge.

61. SanitaryConvenience:

The Contractor shall at his expense provide and erect with priorpermission and details to the Engineer-in-Charge all necessary sanitaryconveniences including septic tank and soak pits at the Site for the staffandallworkmenofhisown,hisSub-Contractors,theEngineerandEngineer'sRepresentatives.Thesanitaryconveniencesshallbestrategically located around the Site to provide ready access to all siteoperativesandemployees.TheContractorshallmaintainsuchconvenien ceinaclean,hygienic,orderlyconditionandshallclean,disinfectanddeodoriz ethegroundaftertheirremoval,andmeetallstatutoryrequirements.

62. Scaffolding, staging, guardrails, barricades:

TheContractorshallathiscostprovidesteelscaffolding, staging, guardrails, barricades and safety barriers around all excavations, openings and atall temporary stairs and other temporary measures required during construction. The supports for the scaffolding, staging guardrails, barrica desandsafetybarriersandtemporarystairsshallbestrong.adequate for particular situations. tied together with horizontal piecesandbracedproperly. The temporary access to the various parts of the buildi ng under construction shall be rigid and strong enough to avoid anychance of mishaps. The entire scaffolding arrangement together with the staging, guard rails, barricades and safety barriers, and temporary stairs shall be to the approval of the Engineer-in-Charge which approval howevershall not relieve the Contractor of any of his responsibilities, andliabilities for safety and for timely completion of the Work. The use of woodens caffoldingontheSiteisstrictlyforbidden.

63. TemporaryRoads:

TheContractorshallathiscostconstructandmaintaintemporaryroads/access ways to suit Site requirements at locations mutually

agreedwiththeEngineer.Suchroads/accesswayswillalsobeusedbyotherContractors/vendors/OfficialsworkingattheSite.

64. SafetyEquipment&Personnel:

The Contractorshall provides ufficient helmets, safety boots/shoes, nets and protective clothing for use by the Work Management Team, Engineer, Engineer's Representative, contractor's ownstaff and staff of his sub-

contractors.TheContractorshallmake

available at all times when work is being under taken, avehicle suitable for the emergency evacuation of personnel from the site to a constant of the consta

hospitalstaffedandequippedtoreceiveinjuredpersonnel.

65. TemporaryLighting:

The Contractors hall make his own arrangement in respect of the provision of adeq uate lighting at all places where adequate visibility is not there or at night works and also provide general lighting of site as a whole in a proper safe and satisfactory manner.

66. ProtectionofEnvironment:

The Contractor understands that the Site is free from pollutants at the time of access to the Site and commencement of the Work. The Contractor shall comply with all applicable environmental laws and regulations and shall ensure that the Site is and remains free from the contractor of the contract

frompollutantsattheendoftheWork.TheContractorshallensureinter-alia,that neither the soil nor the ground water is polluted or contaminated byfuelsorlubricantsemitted by machinery operated on the Site or byother dangerous or poisonous substances which are or are deemed to behazardousto the environment. Notwithstanding theabove, theContractorshallcomplywithallthedirectionsanddecisionsof theEngineerinthisregard.

67. FirstAidFacilities:

The Contractors hall provide a dequate first aid facilities at site.

68. Labourregulations:

TheContractorshallbewhollyandsolelyresponsibleforfullcompliancewith theprovisionsunderalllabourlawsand/orregulations such as Payment of Act 1948. **Employees** Liability Act1938. Workmen's Compensation Act-1923, **Employees** State InsuranceAct-1948, Employees Provident Fund Act-1952, Industrial Disputes Act-1947, the Act-1961, Maternity Benefit the Contract Labour (RegulationandAbolition)Act-1970andtheFactoriesAct-

1948oranymodificationsthereoforanyotherlawrelatingtheretoandrulest hereunderintroduced from time to time. The Contractor shall assume liability andshallindemnifytheEmployerandEngineer-in-Chargefromeveryexpense, liability or payment by reason of the application of any labourlaw, act, rules or regulations existing or to be introduced at a future dateduring the term of the Contract. Insurance cover towards the above shallbe effected by the Contractor as called for in Clause 12. In general, inrespect of all labour directly or indirectly employed in the Work for theperformance of Contractor's part of the

Contract. the Contractor shallcomplywithalltherulesframedbytheGovernmentauthoritiesconcern ed from time to time for protection of the health and welfare ofthe workers. The Contractor shall at his own cost obtain a valid licencefor himself and the Employer under the Contract Labour (R & A) Act1970 the Contract labour (Regulation and Abolition) Rules1971andunderanyotherapplicablerulesbeforethecommencementof theWorkandcontinuetohave a valid licences until the completion oftheWork.

Payment of wages: The Contractor shall pay to labour employed byhim either directly or through Sub-Contractors wages not less than fairwages as defined in the relevant Central / Local Labour Regulations oras per the provisions of the Contract Labour (Regulation and Abolition)Act 1970 and the Contract Labour Regulation and Abolition of CentralRules 1971. wherever applicable. Не shall abide also minimumwagesandotherregulationsapplicabletothelabourengagedinthe Work, as laid down by the concerned Central / local authorities (State, District or other local Authorities). In case the contractor fails to pay farewages as required by the authorities then the Employer/ Engineer-in-Charge shall be entitled to do so and receives such amounts including associated cost in curred by the mindoings of rom the contractor.

ModelRules: The Contractors hall at his own expense comply without cause to be complied with, Model Rules for labour welfare framed by Government or other local bodies from time time for to the protection of health and for making sanitar yarrangements, Malaria control, etc. for workersemployed directly or indirectly on the Work workershutmentarea.IncasetheContractorfailstomakearrangementsasafore said, the Employer shall be entitled to do so and recover the cost thereof from the Cost of the Costntractor.

SafetyCodes:Inrespectof all labour, directly or indirectlyemployedontheWorkfortheperformanceandexecutionoftheContractor'sWorkundertheContract,theContractorshallathisownexpensearrangeforallthesafetyprovisionsaslistedin(i)SafetycodesofCentralPublicWorksDepart mentandBureauofIndianStandards,

(ii) The Electricity Act, (iii) The Mines Act, and Regulations, (iv) Regulations of employment & conditions of service Act 1996, Rules and Orders made there under and such other acts as applicable. Precautionsas stated in the safety clauses are of minimum necessity and shall notpreclude the Contractor taking additional safety precautions mav bewarrantedfortheparticulartypeofworkorsituations. Alsomere observan ce of these precautions shall not absolve the Contractor of hisliability in case of loss or damage property injury to personincludingbutnotlimitedtotheContractor'slabour,theEmployer'sCo nsultants, Employer's Representatives and Engineer-in-

Charge's representatives or any member of the public or resulting in the death of any of these. Protective gear such as safety helmets, boots, belts, gloves, spectacles, nets, fire extinguisher setc. shall be provided by the Contractor at this own cost to all his man power at the Site. The Contractor shall impose

such requirements on all Sub-Contractors and Vendors also. It shall be the responsibility of the Contractor to ensure that such protective gear is worn at all times bv all personnel working attheSiteduringthetermoftheWork.TheEmployer,Engineer,andEngineer' Representative shall each have the right personnotwearingsuchprotectivegearfromworkingontheSite.

IncasetheContractorfailstomakearrangementsandprovidenecessary facilities as aforesaid, the Engineer-in-Charge shall be entitled(butnotobliged)todosoandrecoverthecoststhereoffromtheContra ctor.ThedecisionoftheEngineer-in-

Charge in this regards hall be final and binding on the Contractor.

69. Safety/SiteConditions:

TheContractorshalltakefullresponsibilityfortheadequacy,stability and safety of all Site operations and ensure that the methods ofcarrying out the Work and the Workby the Contractor including hisworkmen,employees,Sub-

Contractors and Vendors meetall the necessary safety standards and require ments. In order to fulfil this obligation the Contractors hall appoint a permane nt, full time and suitably qualified safety officer for the Site, who shall be responsible for incorporation, implementation and enforcement of all safety

measuresandrequirements formaintainings a feworking conditions, safety of fmanpower and equipment, general safety and security of Site as per the various safety codes and stipulations mentioned in contract documents. The Contractor shall provide Id-Cards (Identity Cards) to each of his worker with designated number & colour only of the card as directed by the Engineer-in-Charge.

The Contractor has full responsibility for maintaining the Site ingood and clean condition and removing all trash and debris on a dailybasistothesatisfactionoftheEngineer.TheContractorisresponsiblefor providingadequatesanitaryfacilitiesandmaintainingthemin aclean and healthy condition. If the Contractor fails to comply with theabove the Engineer-in-Charge will have the authority to get the samecleaned by an external agency and debit the expenses incurred on thesametotheContractor'saccount;but

withoutbeingunderanylegalobligationtodoso.

If, by reason of any accident, or failure, or other event occurring to,in, or in connection with the Work, or any part thereof, either during theexecutionoftheWork,orduringtheDefectsLiabilityPeriod,anyremedial or other work is, in the opinion of Employers Representative orthe Engineer-in-Charge urgently necessary for the implementation of thesafety programme of the Work by the Contractor and the Contractor isunableorunwillingatoncetodosuchwork,theEngineer-in-Chargeshall be entitled to employ and pay other persons to carry out such workas the Engineer-in-Charge may consider necessary. If the work or repairso done by the Engineer-in-Charge is work which, in the opinion of theEngineer-in-Charge,theContractorisliabletodoatitsowncost,thenall costs consequent thereon or incidental thereto shall be recoverablefrom

the Contractor and may be deducted by the Engineer-in-Chargefrom any of the Performance Security Deposit and any moneys due or tobecomeduetotheContractorandtheEngineer-in-Chargeshallnotifythe Contractor accordingly, provided that the Engineer-in-Charge shall,assoonaftertheoccurrenceofanysuchemergencyasmaybereasonably practicable,notifytheContractorthereof.TheContractor

shallensurethatalloperations by the Contractor, his workmen, employees, Sub-Contractors to complete the Work and the remedying of any defects therein shall, so far as compliance with the requirements of this Agreement permit, be carried on so as not to interfere unnecessarily or improperly with:

- a) Theconvenienceofthepublic, or
- b) The access to, use and occupation of public or private roads, railways and footpaths to or of properties whether in the possession of Employer/Engineer-in-Charge or of any other person.
- c) The Employers/Engineer-in-Charge's operation and utilization of the facility at the Site; and
- d) TheWorkofVendors/othercontractors.

If any hazardous or obnoxious materials (as defined by Indian law) are specified use or are being used by Sub-Contractors Vendors, the Contractors hall takenecessary clearances from concerned depa rtmentsandkeeprecordofsuchmaterialandforthwithgivewrittennoticetot heEngineer-in-ChargeandshallensurethattheSub-Contractors and applicable. Vendors. use. store and dispose of as suchhazardousorobnoxiousmaterialsstrictlyinaccordancewithallapplica blelaws.

Regulations: Additional Safety The Contractor shall continuous ly maintain a dequate protection for the Work against fire and other and the state of the protection of therhazardsandshallprotecttheEmployers/Engineer'spropertyfromdamage loss during the performance of this Contract. ContractoralsoshalladequatelyprotectpropertyadjacenttotheWork.TheC ontractorshalltakeallnecessaryprecautionsforthesafetyofitsemployees, Subcontractors and the Vendors performing the Work and later phases of the Work and shall comply with all applicable safety lawsand regulations to prevent accidents or injury to persons on, about, oradjacenttotheSite.TheContractorshallberesponsibleforco-ordinating a safe working programme with the Field Engineers. Such aprogramme shall include. and the Contractor shall be responsible formaintaining, the followings a feworking conditions and practices:

- a) Allcombustiblematerial,foodmatter, garbage, scrap, andotherdebrisgeneratedduringtheperformanceoftheWorkshall becollectedandremovedfromtheSiteondailybasis.Arrangementsf orscrapdisposalshould be discussed withFieldEngineers.
- b) An adequate number and type of fire extinguishers and sandbuckets shall be provided at the Site for fire control and shallbekept/maintainedinsatisfactoryandeffectiveworkingco ndition.atalltimes.

- c) TheContractoranditsemployees,labourersandsubcontractors shallstrictlyobeyall"NoSmoking"restrictions.
- d) TheContractorshallnotoperateoruseormanipulateutilities already established at the Site without the Engineer-in-Charge'spriorwrittenapproval.

Safety with regard to site and housekeeping:- The contractor shalldeputeadedicatedteamofadequatenumberofworkerundertherespon sibilityoftheSafetyIn-chargeforcarryingoutthesafetyandhousekeeping work at site on daily basis. Following shall be ensured bytheContractorandhissafety&housekeepingteam:

- a) The use of intoxicants or unlawful drugs at the Site, in anydegree, shall be strictly prohibited. The Contractor shall rigor ously enforce this regulation.
- b) When overhead work is in progress in or around an occupiedarea, signstode notes uch work prominently displaying "O verhead Work" shall be used and abarricade shall protect the area. Sa fety nets and appropriate catchments provisions shall be provided at suitable levels so as not to allow any material to fall on the ground.
- Dusty work, such as concrete breaking or demolition, in ornear occupied areas, shall proceed only after wetting downtheareaandtakingstepsnecessarytopreventdustfrompe netratingoccupiedareasandcreatinganuisance.
- d) Care shall be taken not to block any door, passageway, andsafety exit, fire fighting equipment, or safety equipment withmaterialsorequipment.
- e) Materialsmustbepiled, stacked, or stored in a neat and orderly manner. All stacking in the site, whether inside or outside a building, shall be parallel to or at right angles to the building line or fence. The stacking of materials shall be or ganised on daily basis.
- f) When noisy operations of a prolonged nature are necessaryinornearanoccupiedarea, arrangements must be made with the Engineer-in-Charge for scheduling to minimize anynuisance in the occupiedarea.
- g) All critical and dangerous locations / areas at site shall bemarked with caution signs, indications and directions in theformofwelldesignedanduniformsignage,thedesignofsignag eshallbeapprovedbytheEngineer-in-Charge.

IftheFieldEngineernotifiestheContractorof non-compliancewithalloranyoftheforegoingregulations,theContractorshallim mediately, if so directed, or in any event not more than eighteen (18)hours after receipt of such notice, make all reasonable efforts to correctsuch non-compliance. If the Contractor fails to do so, the Engineer-in-Charge may suspend all or any part of the Work. When the Contractorhas undertaken satisfactory corrective action, Engineer-in-Charge

shall lift the suspension of the Work. The Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work. The Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work. The Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Contractor shall not claim any extension of the Work of the Work of the Contractor shall not claim any extension of the Work of the W

on of time to complete the Work or additional fees due to anysuchworksuspension.

Notwithstandinganythinghereinbeforecontained, the Contractors hall beliable toensureandimplementallsafetymeasures, whether or not statutorily prescribe d,tosafeguard,preserveandprotect the life, health and welfare of every workman employed/deployed/engageddirectly or indirectly by the Contractor on the Site and in relation to orconnectedwiththeWorkand all Vendors employed in later phases ofthe Work in addition to installing, providing every prescribed safety and protective equipment, clothing etc., and mere absence any reference to or specification of a particular statute or rule or regulation in this Contractshallnotabsolvethe Contractor of an obligation tocomplywithevery rule or regulation. The such law. obligationsstipulatedshallnotinanymannerbedeemedtolimitorrestrictanyob ligation or duty that any law, rule or regulation may otherwise imposeupontheContractor.TheContractorshallbeliableforallconsequences/li abilities arising out of his violating any of the aforesaid provisions, including fines, penalties, compensations, damages, prosecutions, proceedings, medical expend iture and costs, rehabilitation costs and all other expenses connected the rewith.

70. ChildLabour:

The Contractor shall not employ any labour less than 18(eighteen)years of age on the job. If female labour is engaged, the Contractor shallmake necessary provisions at his own expense for safeguarding and careof their children and keeping them clear of the Site. No children shall be permitted at the Site.

71. Contributiontowardsworkers/employeebenefits,fundsetc

TheContractorshallincludeintheContractPriceallexpensesnecessarytome ethisobligationsformakingcontributionstowardemployeebenefitsfunds(S uchasprovidentfund,EmployeesStateInsurancebenefits,ESI,oldagepensio nand/oranyotherbenefits/compensationlegallypayable)incompliancewit hallthestatutory regulations and requirements. All records in this connectionshallbeproperlymaintainedbytheContractorandproducedfors crutiny by the concerned authorities and the Engineer-in-Charge andtheEmployerwhenevercalledfor.

Employees State Insurance Scheme (ESI): The Contractor shall be liable to payhis contribution and Employees contribution to the State Insurance Scheme in respect to fall labour employed by him or for the execution of the contractinac cordance with the provision of "The Employees State Insurance Act, 1948" as a mended from time to time.

EmployeesProvidentFund(EPF):TheContractorshallobtainprescribedrec ommendationsfromtheRegionalProvidentFundsCommissioner under the Employees" Provident Fund and MiscellaneousProvisionsAct,1952andshallcauseprovidentfundcontributi onfromalleligibleemployeesandContractor'scontributiontobedepositedr egularlywiththeprescribedauthorityandintokenofwhichshallsubmit every month necessary receipts/ documentary evidence as mayberequiredbytheEngineer-in-Charge.Thecontractorshallalsoprovide

itsProvidentFundregistrationnumber/certificatetoEngineer-in-Charge. In case the contractor fails to comply with above provisions asrequired by the authorities then the Engineer-in-Charge shall be entitledtodosoandrecoversuchamountsincludingtheassociatedcostsincur red by them in doing so, from the contractor. The Contractor mustfully satisfy himself as to these points and allow coverage for the same inthe rates while giving his tender. Nothing extra shall be paid on theseaccounts.

72. Settingoutandsitesurveys

The Contractor shall establish, maintain and assume responsibility for all marks and grid lines, and all other levels. dimensions and grades that are necessary for the execution of the Work, inconf with the Contract Documents. The Contractor establishhisrelationtothepermanentbenchmarksandboundarylinesestabl ished at the Site. The Contractor shall verify and co-relate all thesurvey data available at the Site before commencing the Work and shallimmediately report in writing any errors or inconsistencies to the FieldEngineer. Commencement of Work by the Contractor shall be regardedas his acceptance of the correctness of all survey and setting out dataavailable at the Site and no claims shall be entertained or allowed

inrespectofanyerrorsordiscrepancies foundatalater date. If a tanytime error in this regard appears during his progress of the Work, the Contractor shall at his own expense rectify such error to the satisfaction of the Engineer The approval by the Engineer of the setting out

the Contractor shall not relieve the Contractor from any of his responsibilities, obligations, and liabilities under the Contract.

The Contractor shall be entirely and exclusively responsible for thehorizontal, vertical and other alignment for all levels and dimensionsand for the correctness of every part of the Work, and he shall

rectify effectively any errors or imperfections therein. All such rectifications shall be carried out by the Contractor at his own cost and to the instructions and satisfaction of the Engineer-in-Charge

The Contractor shall employ qualified surveyors to carry out all thesurveysandsettingoutworks.

73. Drawings, specifications, interpretation setc

The drawings included/available with the tender are to be used forgeneralguidanceonly. These drawings are broadly indicative of the workt of becarried out. These drawings are not the "Construction Drawings" and details indicated there in are for guidance only and are liable to be modified by the Engineer in Charge during course of account account of shanges that may be introduced later by the Engineer in Charge

of changes that may be introduced later by the Engineer-in-Charge.

In general, the Drawings shall indicate the dimensions, positions and type of construction, the Specifications shall stipulate the quality and the

methods and performance criteria, and the Schedule of Ratesshallindicatetheratesforeachitemofworkforevaluatingchangeorder s.However,theaboveContractDocumentsbeingcomplementary,

what is called for by any one shall be binding as if called for by all. Wherever there is a discrepancy between drawings and specifications, the drawings shall be followed. In interpreting the specifications,

thefollowingorderofdecreasingimportanceshallbefollowed:

- i. BillofQuantities
- ii. TechnicalSpecifications
- iii. Drawing
- iv. Specifications
- v. IndianStandardSpecificationofBIS

Mattersnotcontainedinthespecifications and in case of any ambiguities in specifications of the works shall written the contract. beexecutedasperrelevantBureauofIndianStandardscodes,CentralPublic specifications, Department MoRTH specifications IRCspecifications in the above order of preference. If such codes have notbeen framed, the decision of the Engineer-in-charge shall be final. Anywork indicated on the Drawings and not mentioned in the Specificationsorviceversa, shall be deemed as thoughfully set for thin each. W orknot specifically detailed, called for, marked or specified shall be the sameas similar parts that are detailed, marked or specified. From time to timeduring the progress of the Work, the Contractor will be issued with revision nsofDrawingsandwritteninstructionsbytheEngineer-in-Charge connection with and necessary for the proper and completion of the Work. All such revisions of Drawings and written instruc tions shall be part of the Contract Documents and the Contractorshall be bound to carry out the work that is shown and detailed on allsuch Drawings and shall be bound to follow and comply with all suchinstructions.

Itshallbetheresponsibilityofthe Contractor to ascertain and ensure that all the Workiscarried out in accordance with the latest revisions of the Drawings is sued to him. Should the Contractor fail to do this, all the rectifications and remedial work that may be required to conform to the latest revisions of the Drawings shall be at the Contractor's expense.

WhereveritismentionedintheConditionsofContract,Specifications, and other Contract Documents that the Contractor shallperform certain work or provide certain facilities, it is understood thatthe Contractor shall do so at his own cost, unless otherwise provided intheDocuments. No deviations shall be made by the Contractor, in the execution oftheWorkfromtheDrawings,Specifications,andotherContractDocuments . Only the Engineer-in-Charge shall issue interpretations and clarifications.

TheContractorshallimmediatelyinwritingbringanyerrorsorinconsistencies

in the Drawings and Specifications to the attention of the Field Engineer for interpretation or correction before proceeding with

the affected portion of the Work, and no claims or losses alleged to havebeencausedbysuchdiscrepanciesshallbeentertainedorallowedatany stage. Local conditions, which may affect the Work, shall likewise bebrought to the Field Engineer's attention at once. If at any time it isdiscovered that work, which has been done or is being done is not inaccordance with the approved Drawings and Specifications, the Contractor shall correct the work immediately. Correction of such workshall be at the expense of the Contractor and shall not form a basis forany claims for payment or extension of time. The Contractor shall carryout all the obtaining rectification work only after approval samefromtheEngineer-in-Charge.

Drawing shall of any be done to obtain the dimensions. Figured dimensions on the Drawings shall be used for theWork.Drawingswithlargecarrying out scaledetailsshalltakeprecedenceoversmallscale Drawings. Where any details Drawings and have not been providedbutarenecessaryfortheexecutionoftheWork,itshallbetherespons ibility of the Contractor to seek these drawings and inwritingfromtheEngineer-in-Chargeatleastfourweekspriortothelatest date by which the Contractor needs these drawings and details tosuit the programmed execution of the Work. No extension of time shallbe allowed for any delays caused due to the Contractor's failure to seeksuchdetails.

Drawings, Schedule of Rates, Specifications, and other Contract Documents, and all copies thereof furnished by the Engineer-in-Chargeshall become the Employer's property. They shall not be used on anyotherwork and shall be returned to the Employerath is requestoratthe completion of the Contract.

74. Overtimework

If it is necessary for the Contractor or any Sub-Contractor to workon other than working days or outside the normal working hours inordertokeepuptothetimescheduleandmeettheConstructionProgramme ,theContractorshallobtainthepriorapprovaloftheEngineer-in-Chargeinwriting,whichapprovalshallnotbeunreasonably withheld. The additional cost of wages and any other costsincurred as a result of overtime or any shift work (except supervisionexpensesincurredbytheEmployer)shallbebornebytheContrac

Where work is being carried out in or around an operating plant /officeoroccupiedbuilding/premisesandisliabletocause disturbanceor interruption in working of the Plant / Office or inconvenience to theoccupantsofthepremises,theContractorshallworkonlyat

theoccupantsofthepremises, the Contractorshallwork only at specified places and times as mutually arranged between the Contractor and the Field Engineers oas not to cause any disturbance. Due to this the Contractor may be required to work during off-hours. Sundays and holidays.

The Contractor shall not be entitled for any extra payment fordoingworkinthemannerdescribedabove.

75. Materials, workmanship, storage, inspection setc

ContractorSuppliedmaterial

- Allthematerials including reinforcements teel, cement, bitumen, aggregate etc shall be procured by the contractor. Quoted rate include labour, basic cost of material. ofaccessories,taxes,paymenttosuppliers,transportation,handl ing, storage, safety, wastage, accounting and reconciliation Form provide -C 38 and any otherdocuments/formalitiesforpurchaseofmaterials,costofel WCT. and ectricity. water. Contractor's overheads andprofitsetc.
- b) In case the Contractor fails / refuses to procure and provide any material, the Engineer-in-Charge in the interest of theworkmayresorttoprocure and provide such materials at their skandcost of the Contractor. Under such circumstances an extra procurement charge @ 15% of the respective item rates shall be imposed on the Contractor and recovered from his bills/any outstanding payments.
- c) Thematerials shallbe fully accounted for by the Contractor as required herein after. In accounting for thematerials with allowances to cover all was tages and losses that may have been incurred in the process of handling, storing, cutting, fabric ation, fixing and installing. The contractor shall submit statement of a count and reconciliation of materially ing in Contractor's stores along with each Running Account Billand consolidated statement of reconciliation along with Final Bill.
- The Contractor shall, at all times when requested, satisfy the Engineer-in-Charge by the production of records or books or submissions of returns that the materials are being used forthe purpose for which they are procured and the Contractorshallatalltimeskeeptherecordsupdatedtoenablethe Engineer-in-Charge to apply such checks as he may desire toimpose. The Contractorshall, at all times, permit the Engineerin-Chargetoinspecthisgodown.TheContractorshall without prior written permission of the Engineer-in-Charge, utilise or dispose of the materials for any purpose other than intended in the Contract.

Materialsandworkmanship:

TheContractor shall be responsible for the establishment ofafulland comprehensive quality control system theWork.Thesystemshallinclude,butnotbelimited to, themeans of controlling the testing and receipt of materials. theinspection of the Work, the filing and ordering of drawingsandcorrespondenceandthe duties and

responsibilities ofstaffmembers.

b) All materials and equipment to be incorporated in the Workshall be new unless there is specific provision in the contractforreusingoldgoodqualitymaterial. Thematerials, equipment, and workmanship shall be of the best quality of the specified type, in conformity with Contract Documents and the best engineering and construction practices, and to the complete satisfaction of the Engineer-in-

Charge. This requirement shall be strictly enforced at all times and stages of the Work and no request for change what so ever shall been tertained on the grounds of anything to the contrary

beingtheprevailingpractice. The Contractors hall immediately r emovefromtheWorkanymaterials,equipmentand/orworkma nshipwhich,intheopinionoftheEngineer-in-Charge, defective or unsuitable or not in conformity withtheContractDocumentsandbestengineeringandconstruct practices, and the Contractor shall replace suchrejectedmaterials, equipmentand/orworkmanshipwithp roper, specified, required and approved materials, equipment and/or workmanship, all at his own cost within aperiod of seven (7) days from the date of issuance of suchnotice.

c) TheContractorshall,wheneverrequiredtodosobytheEngineer-in-

Charge,immediatelysubmitsatisfactoryevidenceandnecessary testresultsastothe kind and quality of the materials and equipment.

Specialmakesorbrands:

- a) Wherespecialmakesorbrandsarecalledfor,theyarementioned asastandard.Othersofequivalentqualitymaybeusedprovidedt hatEngineer-in-
 - Charge considers the substituted materials as being equivalent to the brand
 - specified, and prior approval for the use of such substitutedmaterials is obtained in writing from the Engineer-in-Charge.
- b) Unless substitutions are approved by the Engineer-in-Chargein writing in advance, no deviations from the Specifications and other Contract Documents shall be permitted. the Contractor shall indicate and submit written evidence of thosematerials or equipment called for in the Specifications and ContractDocuments other that not obtainable are for incorporation in the Work within the time limit of the Contract.Failure to indicate this in writing will be deemedsufficient cause for denial of any request for an oftimeand/oradditionalcostbecauseofsuchcircumstances.
- c) AlternativeequivalentbrandsifsuggestedbytheContractorduring constructionmaybeconsideredifapproved brand

isnotavailableinmarket,providedthesuggestedbrandfullymeets the requirements and is acceptable to the Engineer-in-Charge.

Contractorshallberesponsibleforproviding, athisown cost, proper adequate security for all the materials and equipment storedat the Site theft. prevent pilferage SO as anv etc.. Contractorshallberesponsible andliableforall themattersinconnection withsuchsecurityorthelackthereof.Where,afterpermissionhasbeensought and obtained from the Engineer-in-Charge, any material or equipment any portion of the structure, this shall insuchamannerastopreventanyoverloadingwhatsoeverofthestructure, to the complete satisfaction of the Engineer-in-Charge. Thecost associated with any damage to any portion of the structure in this respect shall be to the account of the Contractor and shall be borne byhim. Should delays be caused on account of removal and replacement of any materials or equipment or on account of any lack of security, the Contractor shall not be entitled to any extension of time or increase in he Contract Price. Wherever applicable storage materials of be in accordance with the relevant Indian Standard Specifications. Reinforcestored diameter-wise shall be raised sleepersandprotectedfromraininsuitablemannerasapprovedbytheEngin eer-in-

Charge. Similarly, structural steels ections shall also be stored in the yardina proper orderly manner.

Certificates:TheContractorshallfurnish,athisowncost,testcertificates,cali brationcertificatesforthevariousmaterialsandequipment as called for by the Engineer-in-Charge. Such test certificatesshould be for the particular consignment/lot/piece as decided by theEngineer-in-Charge.Thedetailsinrespectofthetestandcalibrationcertificatesshallbeasd ecidedbytheEngineer-in-Chargefor therelevantitems.

76. ConstructionprogrammeandSiteorderbook

ConstructionProgramme:

The contractors hould furnish an overall construction programme for the approval of the Engineer-incharge before the start of the works. The construction programmes hall clearly show all the sequential activities of work required to be carried out from the commence ment of the Work up to the Virtual Completion.

The construction programmes hall be based on the mutually agreed milestones.

Every month, or sooner if required by the Engineer-in-Charge, theapprovedprogrammechartsshallbereviewedinrelationtotheactual progress of the Work, and shall be updated as necessary. If atanytimeitappearstotheEngineer-in-Chargethattheactualprogress of the does conform the not to programme, the Contractorshall produce, at its expense and without reimbur sementtherefore, are vised programmes howing the modification stothe app rovedprogrammeandtheadditionalinputofresources by the Contractor necessary completion to ensure of

the Work within the time stipulated for completion.

The submission to and approval by the Engineer-in-Charge of suchprogrammesorthefurnishing of such particulars shall not relieve the Contractor of any of his responsibilities, obligations and liabilities under the Contract.

Site Order Book/Work spot Order Book –shall be maintained at the Site as per the provisions contained in the Revised Kerala PWD Manual-2012.

SiteRegister:

76.3.1. The Contractor shall maintain a site register that records the nameandtimeofarrivalanddeparture,atSite,ofanyvisitors.

77. Protectionsofworks:

The Contractor shall take full responsibility for the proper care and protection of the Work from commencement of work until completion and handing over of the Work to the Assistant Engineer at no additional cost. The Contractor shall protect and preserve the Work in every way from any damage, fire or accident, including by providing temporary roofs, boxing or other construction as required by the

ThisprotectionshallbeprovidedforallpropertyontheSiteaswellasadjacentt otheSite.TheContractorshalladequatelyprotect,tothesatisfaction of the Engineer-in-Charge, all the items of finishing work toprevent any cracking. breaking edges of or anv damage anykindwhatsoeverandtopreventsuchworkfromgettingmarkedorstained or dirty. Should the Contractor fail to protect the Work or any part thereof and should any damage becaused to the same, the Contractorshall be responsible for all replacement and rectification, asdirected by Engineer. and all costs and expenses with such replacement and rectifications hall be to the account of the Contractorandshallbebornebyhim.

The Contractorshall inconnection with the Work provide and maintain at his own cost all lights, security guards, fencing and anything else necessary for the protection of the Work and for the safety of the public and everyone associated with the Work, all to the approval and satisfaction of the Engineer-in-Charge.

AlloperationsnecessaryfortheexecutionoftheWork shall becarriedoutsoasnottointerferewiththeconvenienceofthepublic,orwith traffic. the access to. use and occupation public private roads and footpaths or of properties whether in the possession of the Emploverorof anv other person. The Contractor shall harmlessandindemnifytheEmployer&Engineerinrespectofallclaims,proceed ings,damages,costs,charges, and expenses whatsoever arisingoutoforinrelationtoanysuchmatters.

78. Cleaningofworksandclearingofsite:

The Contractor shall maintain the Site, adjoining areas within 20metersallaroundsiteandallWorkthereoninneat, clean and tidy-conditions at all times. The Contractorshall remove all rubbish and debris fro

mtheSiteandadjoiningareasondailybasisandasdirectedby Field the Engineer. Suitable steel skips shall be provided at strategiclocations around the Site to receive was teandpackaging materials. Just prior to the Virtual Completion of the Work, or whenever sodirected by the Engineer, the Contractor shall carry out all the worknecessary to ensure that the Site & 20 meter area all around site is clearand the Work are clean in every respect, the surplus materials, debris, sheds and all other temporary structures are removed from the Site, allplant and machinery of the Contractor are removed from site, the areasunder floors are cleared of rubbish, the gutters and drains are cleared, the doors and sashes are eased, the locks and fastenings are oiled, allelectrical, plumbing and other services are tested and commissioned, thekevsareclearlylabelledandhandedtotheAssistantEngineer.sothatat the time of Virtual Completion the whole Site and the Work are left fit for immediate occupation and use, to the approval and satisfaction of the Engineer-in-Charge.

ShouldtheContractorfailtocomplywiththecleaningrequirements, whether progressively or before completion, or fail to clearthe Site and 20 meter area all around site as directed and required, thentheEngineer-in-Charge,aftergivingduenoticeinwritingtotheContractor, shall have the right to employ other persons or agencies tocarry out the cleaning and/or clearing work and all costs incurred onsuch work shall be recovered from the Contractor and shall be deductedbytheEmployer/Engineer-in-

Chargefromanymoneythatmaybepayableorthatmaybecomepayabletothe Contractor.

79. Settlementofdisputes

Arbitrationshallnotbeameansofsettlement of any dispute orclaim out of this contract. All disputes and differences arising out of the contractmay be resolved through discussions between the EmployerandtheContractorwithinthepurviewofthecontractagreement.If such

discussionsarenotfruitful,thedisputesshallbesettled only by the Civil Court in whose jurisdiction the work covered by the contract issituated, or in whose jurisdiction the contract was entered into in casetheworkextendedtothejurisdiction of more than one court.

PartIII-SPECIAL CONDITIONS OF CONTRACT

1. General

The Special Conditions of Contract are an extension of and are to be read in conjunction with the General Conditions of Contract.

Shouldtherebeanycontradictoryrequirements in the two, the requirement asperthe Special Conditions of Contract shall prevail.

2. Referencedrawings

TheContractorshall maintain on site one set of all Drawingsissuedtohimforreference.

3. Completiondrawings(AsBuilt)&Measurementbooks

On completion of the Work, the Contractor shall submit three (3)complete sets of drawings and marked up prints of "AS BUILT" drawingsverified and approved by the Engineer-in-Charge. These drawings shallinclude and show all the changes / deviations made from the workingdrawings during the course of construction and also the other details ascalledforbytheEngineer-in-Charge.DuringtheexecutionoftheWorksa set of drawings prepared initially shall be retained in the ContractorsSite Offices for the exclusive purpose of recording changes made to the Work as the construction proceeds. The drawings shall be prepared oncomputerthroughCADSoftwareandprovidedtotheEngineer-in-Chargeashardandsoftcopy.

4. Testingofinstallations:

All water retaining structures and the basement shall be tested asspecified for the waterproof qualities, in the presence of the Engineer-in-

Chargeorhisauthorisedrepresentative. The Contractorshall also performall such tests as may be necessary and required by the Engineer-in-

Charge to ensure quality of the executed works. The Contractorshall provide all abour, equipment, and material setc., required for the performance of the tests.

5. QualityassuranceandQualityControl

Contractor shall establish effective an quality control systemattheSiteandimplementthesamethroughan independent teamconsistingof qualified and experienced **Engineers** and technicalpersonneltoenforcequalitycontrol on all items of the Work at allstages.Generallythefollowingaretobenoted regarding the qualitycontroloftheworksinthiscontract.

Quality control of various items in this Work shall be governed bythe provisions of Quality Control (QC)Manual approved videGO(Rt) No-1339/2015/PWD dated 10-9-2015 and Kerala PWD QualityControl laboratory Manual approved vide GO(Rt) No-1346/2015/PWDdated11-9-2015andsubsequentmodificationsifany.

The intending bid ders are expected to familiarize with the contents of QC manual before participating in the bid.

Technical audit as envisaged in clause 2406 of the revised PWDManual-2012 shall be carried out for this Work. The contractor shallextendfullcooperationtotheagencyentrusted with the technical audit. The contractor shall extendfull cooperation to the departmental of ficers of quality control wing for taking samples, curing and

 $keeping the mins a fecus to dy whenever required. \label{eq:contractor} The contractor shall is sue proper acknowledgement for samples so kept in his safecus to dy.$

The contractor is to mobilise technical personnel who are well versed with quality control tests and other guidelines stipulated in the QC manual.

For Worksorworks costing more than Rs. 200 lakes, the selected Contractors hall establish sitelaboratories with required facilities as specified in PWD Laboratory Manual.

The contractoris responsible for ensuring quality of each item of work in this contract.

BeingtheagencyentrustedwithexecutionoftheContract,

theprimaryresponsibilityforensuring quality of each item of work in this Contractive sted with the Contractor. Engineer or his Representative shall issue guidelines as and when required for ensuring Quality Control, which the Contractor has to follow.

The Engineer and his Representative shall have the right to directContractortoremovematerialssuppliedwhichdonotconform tostandardsspecified.

For works costing more than Rs. 200 lakes, the contractor shall conduct first tier quality control tests for all items of work at the laboratory aspert he procedure stipulated in the Quality Control Manual at his own expense.

The Contractor is bound to carry out rectification works at his owncost, if results obtained during quality control tests either in the first-tier or second-

tierdonotcomplywiththestandards. Heshallalsocarryoutrectificationworks, if anypointedout during technical audit doneafter completion of work.

The decision of the Engineer-in-charge regarding compliance oftestresultsandrectificationworkstobedoneshallbefinalandbindingonthecontractor.

Payment for works which are to be re-done or rectified will be madeonlyaftertheEngineer-in charge, after inspection, certifies in writingthattherectifications have been done satisfactorily and the results ofthetestsconductedaftertherectification comply with the specifiedvalues.

Thirdpartytestingshallbedoneinanindependentapprovedlaboratory,iftherei sdisputeduetodifferenceinthetestresultsoffirst-tierandsecond-

tiertestingorifanymanipulatedresultsaresuspected. Incase, certainspecifictest scannotbecarried outwith the facilities available in the Contractor's sitelaboratory or the Department laboratories, third party testings hall be resorted to.

Engineerinchargeshalldecidewhetherthirdpartytestingisrequired to settle a dispute. His decision will be final and binding on the Contractor. Third party tests, if approved by the Engineer-in charge shall bearranged by the Contractor in an approved laboratory as directed by the Engineer-in-

charge. It is desirable that the test shall be done in the presence of the represent at ives of the Engineer-incharge and the Contractor to eliminate any further disputes. The expenses shall be met by the Contractor. The result obtained in the test shall be final and binding on both the Contractor and the Employer.

(NameofmaterialwithitemnoinBoQ)hasbeenobtainedbymefrom..

......(Name andaddressofManufacturer/Dealer)on...... (dateofreceiptofcertificate)fortheactualmaterialssuppliedatsite.

Theratequotedbythe biddershall include all expenses forcarrying out the first tier quality control tests. Expenses for third partytestsasdetailedinclause 7.4 of the introduction to QC Manual,

ifrequired, shall also be borne by the Contractor.

6. Drilling, cutting etc.

All cutting and drilling of walls or other elements of the building orstructure for the proper entry/installation of inserts, boxes, equipment, etc. shall be carried out using electrically operated tools only. Manualdrilling, cutting, chiselling, etc. shall be permitted with the written app roval of Agreement authority. No structural member shall be cut orchasedwithoutthewrittenpermissionoftheEngineer-in-Charge.Cutting drilling of structural members shall be usingvibrationfreediamondwiresawinganddiamonddrillingonlywithprio rpermission from the Engineer-in-Charge. The costs for procurement andusing such equipment are deemed to be included in the Contract and noextracostswillbepaid.

Horizontalcuttingofwallsorothersupportingstructuralelementsforlayingpipe conduits,watersupplylinesetc.,shallbeavoidedasfaraspossible.Conduitsshall belaidthroughlintelsorslabsorsimilarelementswithoutaffectingthestructural safety.Theconduitsshallbeconnectedtotherequiredlocationsthoughverticalc utsinthewallsorthesupportingelements.

7. Approvalbystatutorybodies:

The Employershall obtain Building Permit and Occupation Certificate after completion of work from the concerned Local self Government Institution, if applicable under this Contract. The Contractorshall be responsible for providing required notices to

authorities and to obtain and retain with him at his own cost all otherapprovalsfromthestatutorybodiespertainingtoworksunderthistend temporary structures to be constructed equipmentstobeerected,labour,EmployeeInsurance,ProvidentFunds,Tax Departments.etcandanyotherapprovalrequiredtofacilitateperformance of Contractor's work under the Contract till completion.Refusalbystatutoryauthoritiestoissueanycertificateoranyoth erapprovals due to the Contractor's failure to observe the relevant rulesand regulations in connection with the construction in accordance withthe sanctioned plans and/or specifications shall render the Contractorliablefordamagesandinaddition, renderhimliabletoobtain such certificatesathiscost.

8. Nameboardandpublicity

The contractor is not entitled to do any publicity on account of the Work. Contractors hall not put any hoarding, publish any advertisement, put any banner or circulate any pamphlet or adopt any other publicity methods except with prior written approval of the Enginee r-in-Charge. A name board may be made and displayed by the Contractorath is own cost at the Site at some approved place. The drawing of the Name Board shall be got approved from the Engineer-in-Charge. The contents of the board shall be as follows:-

- i. NameoftheWork.
- ii. Nameof the Employer.
- iii. NameofAgreementAuthoritywithaddress
- iv. Engineer-in-ChargeandFieldEngineerswithcontactdetails.
- v. ContractingAgencywithcontactdetails.
- vi. Contract Price, Date of Start and Expected date of Completion

9. WaterandElectricity

Contractorshallmakehisownarrangementforelectricityandwaterforconst ructionpurposes. Thewaterusedforconstructionpurpose shall be potable and tested once in every 6 (six) months. The source of watershall be approved by the Engineer-in-charge.

The contractor shall arrange the water good for construction and personal use at his own cost and shall be responsible for all further connect ions, pumps, pipes, storage facilities and all other things necessary to distribute and uses ervices from this distribution point.

TheelectricityrequiredforConstructionWorkshallbearrangedbythe Contractor from the authorities and/ or generators provided at siteathisowncost.Contractorshallberesponsiblefor all distributionpoints as may be required for the Work. The Contractor shall also makearrangement for alternative standby services at his own cost in the formof additional Generators of adequate capacity (day and night) so thatthereisnodelayinprogressofWorkasperconstructionschedulesubmitt ed by him and approved by the Engineer-in-Charge. Contractorshallensureadequatecapacityofgeneratorstosupportsuchloads haringwithothervendors.

The Contractors hall prepare schematic distribution diagrams of distribution of electricity and water for construction

purposes incorporating alls a feties and get the mapproved by the Engineer-in-Charge, the distribution at sites hall be in accordance to the approved schematic. The contractors hallens ure incorporation and strict implementation of alls a fety parameters, equipments, instruments and directions given by the Engineer from time to time in this regard.

The contractors hall install the temporary distribution lines forwater and electricity ensuring that work of other agencies / vendors is not interrupted or hampered. In case during the course of construction these lines foul or interrupt or hamper the work of other agencies / vendors, the contractor shall remove and relocate the service lines and relocate the same at his own cost within the timestipulated by the Engineer - in-Charge.

All statutory Fees, & miscellaneous expenses and costs for electric power and Water connection for construction purposes shall be born ebythe Contractor.

10. Deleted

11. Protection/preservationoftrees:

Contractorshalltakeallmeasures necessarvto ensure theprotectionandpreservationofexistingtreeswithin outside theboundaryofthesite.Contractorshallberesponsibleofanydamage/casualtyt othetreeshappeningasaresultofhisworkingatsiteandforany action. penalty expenses imposed bv the forest anv otherdepartment. Noclaim/payments hall be payable to the contractor onthisaccount.

12. Sub-Contracting

No subcontracting shall be done without prior written approval of Agreement Authority. Maximum value of works to be sub-contracted islimitedto25%ofContractvalue.Thevalueofasub-contractandProvisional Sums items as and when awarded, should be intimated bythe Contractor to the Engineer-in charge and it should also be certified that the sub-contracts cumulative value of the awarded withintheaforesaidlimitof25%. Acopyofthecontractbetween the Contracto rand Sub-Contractor shall be given to the Engineer within15 days of signing and in any case 7 days before the Sub Contractor the Work and the reafter the Contractors hall not carry any modification with our distribution of the contractors of the contut the consent in writing of the Engineer. The terms and conditionsof sub-contracts and the payments that have to be made to the subcontractors shall be the sole responsibility of the Contractor. Payment stobemadetosuchsub-contractorswillbedeemedtohave beenincluded in the Contract price. However. for major sub-contracts (eachcostingoverRs50lakhs), it will be obligatory on the part of the Contracto r to obtain consent of the Engineer. The Engineer will give his consentafter assessing and satisfying himself of the capability, experience of the equipment resources sub-contractor. In and case

the Employer intends to withhold his consent, he should inform the Contractor within 15 days to enable him to make alternative arrangements to fulfilhis programme.

The Contractor shall provide sufficient superintendence, whetheron the site or elsewhere, to ensure that the work to be carried out by asubcontractorcomplies with the requirements of the Contract.

The proposed sub-contract terms and conditions shall impose onthesub-contractorsuchtermsoftheContractasareapplicableandappropriate to the part of the Works to be sub-contracted, to enable theContractortocomplywithhisobligationsundertheContract.

Notwithstandingany consent to sub-contract given by the Engineer, if in his opinionitis considered necessary, the Engineer-in-charges hall have full authority to order the removal of any sub-contractor from the Site or off-Site place of manufacture or storage.

13. SpecialisedWorkstobecarriedoutbylicensedpersons/firms:

Technicallycompetentpersonsorfirmsholdingvalidlicensesobtained from competent local authority/ proven experience record shallonlycarryoutanyspecialworksandserviceinstallationsincludedinthe scope of the Work. The list of such special works are available in theGovernmentorderNo-GO(Ms)No-65/2015//PWDdated24-7-2015.

14. Contractor'stemporaryworksdesign

The Contractor shall, prior to commencing the construction of anytemporaryWorkslikeearthprotectionworksfordeepexcavations,tempora ryplatforms/formworksforheavyconcretingetc,submitacertificatetotheEngi neersignedbyhimcertifyingthatthetemporaryWorkshavebeenproperlyandsa felydesignedandcheckedtocarrythe

intendedloadwithoutfailureandthattheContractor has checked theeffectoftheTemporaryWorksonthePermanentWorksandhasfoundthistob esatisfactory.TheEmployerandtheEngineershallnotberesponsibleforanyfailu reofsuchtemporary structures and theContractorisboundtotakecareofallexpensesrelatedtosuchfailures,itsrectif icationandsubsequent remedial measures if any at no extracost.

15. DeductiontowardsthecostofBitumenifsuppliedbytheEmployer Thecostofbitumenwillberecoveredat the rate specified incontract data excluding cost of empty which drum and empty drum ofbitumenusedonthework should be returned in good condition. Ifemptydrumisnotreturnedingoodcondition,the value of empty tardrumwillberecoveredatthe rates specified contract in data as perrules. Also the rate for recovery of excess Bitumen

usedifanyshallbedoubletheissuerateormarketratewhicheverismore.

16. ContractorsTechnicalPersonnelatsite

The contractors hall employengine ering personnel in addition to other supporting staffas detailed below for tenure of the contract for works supervision depending upon the cost of work.

 a) adiplomaholder(CivilEngineering)withsufficientpracticalexperi ence for the proper execution and supervision of

- workscostingfromRs.5lakhsto75lakhs
- b) one Engineering Graduate(Civil Engineering) and onediplomaholder(CivilEngineering)forworkscosting Rs.75lakhsupto150lakhsand
- c) ForworksfromRs.150lakhstoRs.250lakhs
 - i. WorksManager-1no(CivilEngineeringGraduatewithminimum3yrsexperien ce)
 - ii. SiteEngineers-2 nos(one Civil Engineering graduateandonecivildiplomaholderwithminimum1yearex perience)
- d) ForworksfromRs.250lakhstoRs.500lakhs
 - i. WorksManager-1no(CivilEngineeringGraduatewithminimum5yrsexperien ce)
 - ii. SiteEngineers-3nos(one Civil Engineering graduateandtwocivildiplomaholderwithminimum2yearex perience)

IftheContractorfailstoemploytherequiredengineeringpersonnelatsiteaspert he above, the Engineer-in charge shall impose a penaltyfor nonrequired personnel site engaging the at at the appropriate dailywagesratespublishedbytheGovernment(FinanceDepartment-Enhancementofremunerationofdailywagepersonnelandpersonsoncontracta ppointment)prevailingatthetimeofsuchnonengagementonaperdaybasis. This amountshallbedeductedfromanymoneysduetothecontractorbywayofthiscon tract.

- 17. ContractorsEquipmentsatsite
 - The contractors hallown/hire/deployther equired to ols and plants as specified in the Contract data for the satisfactory execution of the work.
- 18. SpecialConditionsforKVATaspertheKeralaFinanceAct2008 In case of Civil works awarded by Government of Kerala deductiontowards at the prevailing rates(as provided in the Contract Data)willbedoneonthegrossamountofbillpayable for the bidders everytime.TheVAT amountwillberetained by the Engineer-in whenthebillfortheworkispassedforpaymentandtheamountsoretainedshallb ecreditedtothesalesTax Department. Necessary certificates in this regards hall be is sued to the Contractor indue course.
- 19. Special condition towards contribution of Kerala Construction Workers Welfare Fund Board.

Deduction towards the Kerala Construction Workers Welfare Fund Boardcontribution will be made at the prevailing rate(as provided in theContractData) from any bill amount which includes ofdepartmentalmaterials and hire charges of departmental tools and plants. This amount shall be remitted to K.C.W.W.F. by the Engineerinchargewithin15daysof thepayment the Bidder. to Necessarycertificatesinthis regardshall be issued to the Contractor in duecourse.

20. Deleted

TECHNICAL SPECIFICATION AND CONDITION SREGARDING THIS WORK

1. General

- 1.1. Thespecifications and mode of measurements for Building works shall be in accordance with Central Public Works Department (CPWD) Specifications 2009 Volumes I and II and Kerala PWD
 - ManualandthatforRoadandBridgeworksshallbeinaccordancewithMoRTH /IRCspecificationswithuptodatecorrectionslipsunlessotherwise specified nomenclature ofindividual itemorintheindividual in specification in the Bill of Quantities. The entire workshall be carried out specifications as per the above in force with up todatecorrectionslipsissueduptothedateofopeningoftender.
- 1.2. For the item not covered under CPWD Specificationsmentionedabove,theworkshallbeexecutedasperlatestreleva ntstandards/codespublishedbyB.I.S.(formerlyISI)inclusiveofallamendme nts issued thereto or revision thereof, if any, up to the date ofopeningoftenders.
- 1.3. IncaseofB.I.S.(formerlyI.S.I)codes/specificationsarenotavailable,the decisionoftheEngineerbased on standardsprescribedbyASTM,BS,DIN,AASHTOandsimilarorganisationsor acceptable sound engineering practice and local usage shall be finaland binding on the contractor. However, in the event of any discrepancy in thedescription of any itemas given in the bill of quantities or specifications appended with the tender and the specifications relatingtotherelevantitemasperCPWD/MoRTHorotherspecificationsment ionedabove, or indrawings the former shall prevail.
- 1.4. The work shall be carried out in accordance with the design anddrawings furnished by the Department. The drawings shall have to be be be co-related before executing the work. In case of any discrepancy of the drawings, final decision, in writing of the Engineershall be obtained by the contractor. For items, where so required, by the relevant clause in PWD Quality Control Manual, samplesshall be prepared beforestarting the particular items of work for prior
 - approvaloftheEngineerandnothingextrashallbepayableonthisaccount.
- 1.5. Allmaterials to be used on works shall bearI.S. certificationmarkunlessspecificallypermittedotherwiseinwriting.IncaseI. S.marked materials are not available produced), (not materialsusedshall conform to relevant I.S. Code or CPWD/MoRTH specifications, as applicable in this contract.

- 1.6. Insuch cases the Engineer shall satisfy himself about the quality of such materials and give his approval in writing. Only articlesclassified as Quality" "Premium/First bv the manufacturers shall be used unless otherwise specified. First tier Quality Control tests for all materials a support of the control of the contrndwork shall be done as per the procedure and frequency detailed in PWD Quality Compared to the procedure of the procedureontrolManual. Properproof procurementofmaterialsfromauthenticmanufacturersshallbeprovidedbythec ontractortothesatisfactionofEngineer.Manufacturer'stest certificateshallalsobeproducedbyContractor required the in relevantprovisionsofthePWDQualityControlManual.The contractorshallcarryout Mix Design for all RCC works done by the labs approved by the Government. Reinforcement steeland Cement shall be as per the Finance Department circular No-8/2016/Findated 4-2-2016.
- In respect of the work of other-agencies deployed in the same 1.7. sitethroughaseparatecontractbytheEmployerfordoingworklikeelectrificat ion, air-conditioning, external services, otherbuildingwork, horticulturework,etc.and other agencies any simultaneously executing otherworks, the contractor shall affordnecessarycoordination and facilities for the same. The contractor shall leavesuch necessary holes, openings, etc.for laying / burying in the workpipes, cables, conduits, clamps, boxes and hooks for fan clamps, etc. asmaybe requiredfor theelectric, sanitaryairconditioning, firefighting, PAsystem, telephone system, C.C.T.V. system, etc. and nothing extra over the agreement rates shall be paid for the same.
- 1.8. Unless otherwise specified in the bill of quantities, the rates forallitemsofworkshallbeconsidered as inclusive of pumping out orbailing out water if required for which no extra payment will be made. This will include water encountered from any source such as rains, floods, or due to any other cause what so ever.
- 1.9. Any cementslurry added over base surface (or) forcontinuation of concreting for bond is added its cost is deemed to have in built in the item unless otherwise/explicitly stated and nothing extrashall be payable or extracement considered with consumption on this account.
- 1.10. Therateforallitemsinwhichtheuseofcementisinvolvedisinclusiveofchar gesforcuring.
- 1.11. The contractors hall clear the site thoroughly of all scaffolding materials and rubbish etc. left out of his work and dress the site around the building to the satisfaction of the Engineer before the work is considered as complete.

- 1.12. Ratesforplasteringwork,ifany(excludingwashedgritfinishonexternalw allsurfaces)shallincludeformakinggrooves, bands, chickenwiremeshoverjointsetc.whereverrequiredandnothingextrashallbepai dforthesame.
- 1.13. Theratesquotedforallbrick/concreteworkshallbedeemedtoincludema kingopeningsandmakinggoodthesewiththesamespecificationsasshown indrawings and/or as directed. No extrapaymentshallbemadetothecontractoronthisaccount.
- 1.14. Ratesforallconcrete/plasterworkshallincludeformakingdripcoursemo ulding,groovesetc.whereverrequired and no extra shall bepaidforthesame.
- 1.15. Ratesforflooringworkshallincludeforlayingtheflooring instrips/aspersampleorasshownindrawingswhereverrequiredandnothingex trashallbepaidforthesame.
- 1.16. Thedrawing(s)attachedwiththetenderdocumentsareforthepurposeoft enderonly, giving the tenderer a general idea of the nature and the extent of executed. The quoted by thetenderershall works to be rates bedeemedtobeforthe of execution works taking intoaccountthe "Design Aspect" of the items and in accordance with the "Construct ionDrawings"to be supplied to the Contractor duringexecutionoftheworks.
- 1.17. The quoted rate shall be for finished items and shall be complete inallrespects including the cost of all materials, labour, tools & plants,machinery etc., all taxes, duties, levies, octroi, royalty charges, statutorylevies etc. applicable from time to timeand any other item required butnotmentionedhereinvolvedintheoperationsdescribedabove. The Employer shall not be supplying any material, labour, plant etc. unless explicitly mentioned so.
- 1.18. Therecouldbesomerestrictionsontheworkinghours,movementofvehicl esfortransportationofmaterials and location of labour camp. The contractors hall be bound to follow all such restrictions and adjust the programme for execution of work accordingly.
- 1.19. The contractor shall also ensure that all work sites within the siteare properly cordoned off by means of barricades and screens up to aheight of 3.0 m above ground level at his own cost. The contractor shalluse pre-coated GI sheets which are in good condition mounted on steelprops.
- 1.20. Stackingofmaterialsandexcavatedearthincludingitsdisposalshallbe doneasperthedirectionsoftheEngineer-in-Charge.Double

- handlingofmaterialsorexcavatedearthifrequiredshallhavetobedonebythecon tractorathisowncost.
- 1.21. The Contractor will have to take prior approval of the Engineer-incharge for the Make of materials before procurement of the same. It mayalsobenotedthatifanyofthemakesdoesnotcomplywithStandards,itwillnot beallowedforuse.Noclaimwhatsoevershallbeentertainedonthisaccount.
- 1.22. The contractor shall clear the site of all rubbish, remove all grassand low vegetation and remove all bush wood, trees, stumps of trees, andother vegetation only after consultation with the Field Engineer as towhichbushesandtreesshallbesaved.
- 1.23. The contractors hall carry out the survey of the site and shall establish sufficient number of grids and level marks to the satisfaction of the Engineer-in-charge, who shall decide on the basis of this information, the general levels of the construction works.
- 1.24. Priortocommencementofconstruction,thecontractorshallinconsulta tionwiththeEngineer-in-charge,establish severalsitedatumbenchmarks,theirnumberdependingontheextentofthesite.Thebenchmarksshallbesitedandconstructedsoastobeundisturbedthroughouttheper iodofconstruction.
- 1.25. The Engineer-incharge might have got the soil investigation done and if so, copy of the report will be handed over to the contractor for theirscrutinyuponspecificrequestbytheContractor.TheContractorshallhowev erinspectthesiteandstudy the findings orboresinordertoassesstheproblemsinvolvedinandmethodsto beadopted earthwork. for excavation and The contractor shall ascertain forhimselfallinformationconcerningthesubsoilconditions, groundwater table levels and intensity of rainfall, flooding of the sit eand all data concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork. The Employers hall not a concerning excavation and earthwork are concerning excavation and earthwork. The exception is a concerning excavation and earthwork are concerned exception.beresponsibleforanylaterclaimsofthecontractorforanyextra workrequiredtobedoneonaccount of this and shall pay any extraamountinthisregard.
- 1.26. TheContractorshallsetouttheworksusingTotalStationandduringthe progressofthebuildingshallamendathisowncost anyerrors arising from inaccurate setting out. During the execution of theworkcontractormustcrosscheckhisworkwiththedrawings.Thecontract or shall be responsible for all the errors in this connection andshallhavetorectifyalldefectsand/orerrorsathisowncost,failingwhich the Engineer-in charge serves the right to get the same rectified attheriskandcostofthecontractor.

- 1.27. Cleaning up and handing over:- Upon completion of the work alltheareasshouldbecleaned.Allfloors,doors, windows, surface, etc.shallbecleaneddowninamannerwhichwillrendertheworkacceptableto theEngineer-in-charge.Allrubbishduetoanyreason,shallberemoved daily from the site and an area of up to ten metres on the outerboundaries of the premises will be cleaned by the contractor as a part ofthecontract.UponcompletionoftheWork,thecontractorshallhandovertot heAssistantEngineerthefollowing:
 - a) Writtenguaranteeandcertificates
 - b) Maintenancemanuals, if any, and
 - c) Keys.
- 1.28. Samples :-The contractor shall submit to the Engineer-in chargesamples of all materials for approval and no work shall commence beforesuchsamplesaredulyapproved.Samplesofmaterialsfor concreteworks, masonry units, building insulation, finished hardware, door andwindows, flooring materials etc. and every other work requiring samplesas detailed in the PWD Quality Control Manual or as required by the Engineer-in charge shall be supplied to them and these samples will beretainedasstandardsofmaterialsandworkmanship. The cost of procuring the samples shall be borne by the contractor. **Throughout** this specification, types of material may be specified by manufacturer's namein order to establish standard of quality, price and performance and notforthepurposeoflimitingcompetition. Unless specifically stated otherwis e,theBiddermayassumethepriceof'approvedequivalent'except that burden is upon the contractor to prove such equality, inwriting.
- 1.29. Tests :- All materials and methods of tests shall conform to thelatestrules, regulation and/orspecifications as pertheprovisions laidouti nthePWDQualityControlManualandPWDQualityControlLaboratory Manual. The Engineer-in charge will have the option to have any of the if the materials tested and test results show that materials do not conform to the specifications, such materials shall be rejected. The expenses to carry out testsas per frequency and procedure detailedin the PWD Quality Control Manual and PWD Quality Control LaboratoryManualwillbedeemedtobeincludedintheRatesquoted.
- 1.30. ModeofMeasurements:-

AllmeasurementswillbetakeninaccordancewithKeralaPWDmanual.

1.31. TheratestenderedbyaBidderfortheworkshallincludethecostof:

- a) Alllabourandsupervisionthereof, all materials, tools, implements and plant of every description, ladders, cordage tackle, etc. as well as the provision of safe and substantial scaffolding required for the proper execution of the work in conformity with the various items of work;
- b) Supplying the requisite agency with necessary equipments, to set out the work as well as to a fford facilities for such examination of the work as the Departmental Officers may at any time consider desirable, as also to count, weigh and assist in the measurement or check measurement of the work or materials;
- c) Providingandmaintainingalltemporaryfences, shelters, lights, watchmena nddanger signals and such other precautions as are necessary for the protection of the work or materials, as well as to protect the public and those connected with the work from accidents at the site of, or on account of the work;
- d) All sheds, mortar mills and mixing platform of every kind required fortheproperexecutionoftheworkaccordingtothespecifications;
- e) Allfeesandroyaltiesofmaterialsand
- f) Finallyclearingawayofallrubbish, surplusmaterials, plantetc. on completion of the work and dressing and levelling of and restoring thesite to a tidy condition, prior to handing over the work to the Assistant Engineer and also its maintenance until so taken over.
- 1.32. In the case of supplies of materials such as rubble, broken stones, gravel, sand etc. which may have to be measured prior to being used onthe work, the Bidder must always stack or arrange them neatly on levelground or on ground cleared and levelled by him for the purpose in such manner as may be ordered by the Engineer so that they may be easily susceptible for inspection and measurement, the cost of such clearing, levelling and stacking or arranging being included in the rates for
 - work. Each stack must be straight and of uniform section throughout and of the dimensions specified by the Field Engineer. Materials not stacked or arranged in accordance with instructions issued will not be measured and paid for.
- 1.33. The Bidder should state whether he has all the plant necessary forexecution of the work. If the opinion of the Engineer-in charge, Bidder'sownplantisneithersufficientnorsuitablefortheproperexecutionoft hework, the department may supply other available plant and recover hirechargesforthesame. The decision of the Engineer-incharge in the matter shall be final and binding on the Contractor.
- 1.34. The Contractors hall be arther unning expenses inclusive of payofthed epar

- tmental staff attached to such plantand cost of repairs of all
- Governmentplantwhileinhispossessiononhireasalsothecost of restoring the same in good condition at the time of return, due allowancebeingmadeforfairwearandtear.
- AllmaterialsandplantthataretobemadeovertotheBidderbytheDepartm 1.35. entshallbehandedovertohimat the Section OfficeStore/yard for charges their handling, loading and unloading and convey ance to and from for the respective work as also for stacking the respective work as all the respective work ashematerialsneatlyandin regular heaps on ground the sheds towhichtheyarebroughtshallbedeemed to be included the rates forthework.
- 1.36. UnlessotherwisespecificallyprovideforintheContract,theContractorsha llathisowncostkeepallportionsoftheworkfreefromwaterwhetherduetospring s, or inclement weather and neat andsanitaryconditionandshallalsoseethatdrainageandsewage arepreventedfromenteringthesiteofworkoraccumulatingtherein.
- 1.37. TheBiddershallberesponsiblefor the proper use and bear thecostofprotection of materialsmadeover to him by the Department foruseontheworkandbearanylossformdeterioration of from faultywork manshi poranyother cause. The cost of materials thus allowed to deterior at eam ounting as it does to and excessis sue oversanctioned quantities, will be recovered at rates 20 percent over the actual cost. The orders of the Engineer-incharge in the matter shall be final binding on the Contractor.
- 1.38. TheContractorshallberesponsibleto see that the level or theotherpegs,profiles, bench,marksmasonry pillars or other marks set upbytheDepartmentforguidanceintheexecutionoftheworkarenotdisturbed,re movedordestroyedIfthesameisdisturbed, it will bereplacedbytheEngineeratthecostoftheContractor.
- 1.39. Any materials brought to the site of work, or any work done by the Contractor but rejected by the Engineer-in-charge as being not up to thespecifications shall in the case of materials supplied be then and thereremoved from or broken up at the site of work, and in the case of workdone, the dismantledorrectified at the expense of the Contractor, as may be eordered by the Engineer-in-charge.
- 1.40. In all cases whether so specified in the contract or not ,the workshall be executed in strict accordance with the Contractor's accepted bidandthesespecificationsandwithsuchfurtherdrawingsandspecifications andordersasmayfromtimetotimebeissuedbytheEngineer-incharge.

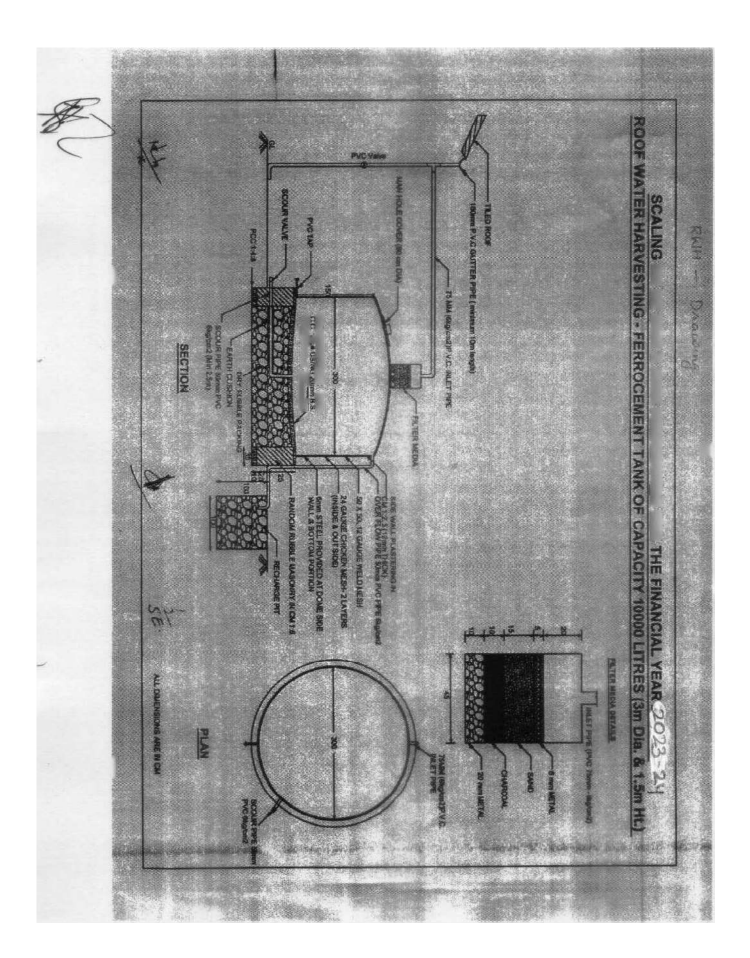
1.41. Safety at Site

Tenderers alone shall be responsible for any damage to men and materials that may occur at site due to lapses in safety measures. Tenderers shall provide necessary caution boards and fencing as per the directions/ specifications of KRWSA for the trenches during the progress of work. Minimum 3 Nos. caution boards shall be placed in the approaching side& 2 nos. at the leaving side at the required distance as per the relevant safety codes. They shall also provide sufficient shoring to the sides of trenches to prevent collapse of the sides of the trenches and consequent damages to men and materials whenever the depth of trench exceeds 1.50 m or while excavating near other civil structures. During night hours, contractors shall provide sufficient lighting and watching at the site. Failure to adhere to these clauses shall attract fine and penalties by way of deductions from the payments to contractors at an amount worked out at department rates.

- 1.42. The rates tendered by a Contractor for the work shall include the cost of In the case of supplies of materials such as rubble, broken stones, gravel, sand, etc., which may have to be measured prior to being used on the work, the contractor must always stack or arrange them neatly on level ground or on ground cleared and leveled by him for the purpose in such manner as may be ordered by the Officer-in-charge so that they may be easily susceptible of inspection and measurement, the cost of such clearing, leveling and stacking or arranging being included in the rates for work, Each stack must be straight and of uniform section throughout and of the dimensions specified by the Officer-in-charge. Materials not stacked or arranged in accordance with instructions issued will not be measured and paid for.
- **1.43.** The Contractor shall be bound to bear the expense of defense of any action or law proceedings that may be brought by person for any injury sustained owing to neglect of above precautions in connection with the execution of the work, and to pay any damages and cost which may be awarded in consequence.
- 1.44The Contractor shall also help himself out of any difficulties of penalties arising from interference with private property in the execution of the contract. 1.45. All other conditions existing KRWSA applicable to this tender also.
- 1.46. The contract shall be responsible for any damage which any be caused to power or phone post or cables or to and building, walls and pipes, etc. nearby on account of excavation of the trench due to insufficient or lack of shoring or due to the result of bailing or pumping or stagnation of water. The contractor shall make his own arrangements for supporting electric and telephone post, electric and telephone cables during excavation and no extra payment will be given for

this.

- 1.47. The Agency materials if any issued to the contractor shall be taken charges of at the pipe dumps or stores by the contractor after satisfying himself about their sound condition and granting receipt to the officer In Charge of the purpose of inspecting, weighing or testing the pipes and materials as he shall see fit to do.
- 1.48. If any of the materials issued to the contractor in good condition become there after damaged before, when or after being placed in the work the contractor for the damage of the rate fixed by the Agency as per rule.
- 1.49. No payment will be made for additional pumping for bailing out water that may be required due to the fault of the contractor by way of inefficiency or delay is carrying out the works defective works etc.
- 1.50. If test show any defect in the work, such portion has to be redone and got retested to satisfaction of the Agency officer at the contractor's cost.
- 1.51. All other conditions and terms of contract are the same as those current in the KRWSA.
- 1.52. The CONTRACTOR shall be responsible for the safety custody of all materials taken charge by him subject however to the direction and control of the officer in charge.
- 1.53. FCC. for the work of OH Reservoir /GD Reservoir will be paid only after the tank is tested by filling water as instructed by the Dept. officers without any extra cost.
- 1.54. In addition to other tests as per M.D.S.S/C.P.W.D. and I.S.S., cube testing of concrete of R.C.C. work shall be conducted as per relevant I.S.S. without any extra charges.



3. ADDITIONAL TENDER CONDITIONS

- Unit, Kerala Rural Water Supply and Sanitation Agency (KRWSA), Matha Arcade, Thodupuzha, Idukki -685584 in the method available at the website www.etenders.kerala.gov.in. All documents / attested copies shall be submitted electronically by scanning, digitally signing and uploading. The tender documents in original shall be submitted within three days of opening of the Tender. The contractors who are registered for e- tendering and having valid password can view the tender notice and the tender documents free of cost in tender free view. However on submission of tender, the tenderer will have to remit the tender fee electronically. The tender fee once paid successfully and credited to Kerala Rural Water Supply and Sanitation Agency (KRWSA) account will not be refunded even if the tender is cancelled at a later stage or the tenderer fails to upload his tender. Preliminary agreement in the prescribed form in Rs. 200/- Kerala Stamp Paper duly signed and sealed shall be uploaded without fail. The tender schedule shall be filled up in the prescribed format provided in the tender document. For uploading the tender documents, the tenderer has to remit the amount towards tender fee as well as the prescribed EMD through online payment mechanism for e-procurement system of Govt. of Kerala.
- 4.2 The rate quoted by the contractor should be inclusive of hire charges for the tools and plant, sales tax, excise duty etc. and all other incidental charges and no extra claims on these account, will be admitted.
- 4.3 The contractor shall be bound to carry out all extra items not provided for in the schedule but found necessary during execution of the work.
- 4.4 The contractor shall examine whether there are any gas mains, electric or phone posts, cables, water main, sewers, covered drains etc., coming in the line of the trench and shall not excavate in such localities before such mains, cables or drains or sewer are diverted or other wise arranged for.
- 4.5 The contractor shall be responsible for any damage which may be caused to power or phone posts or cables or to building, walls or pipes etc., nearby on account of the excavation of the trench due to insufficient or lack of shoring or due to the result of bailing out or pumping or stagnation of water. The contractor shall make his own arrangements for supporting electric and telephone posts, electric and telephone cables, existing water mains during excavation and no extra payment will be give for this.
- 4.6 The contractor shall examine and satisfy himself that the beds of the trenches are firm and suitable for laying the pipes. Should any portion be found unsatisfactory, the contractor shall take necessary steps to make the trench firm and suitable for laying pipes.
- 4.7 The pipes, specials and valves etc., shall be handled very carefully during loading, unloading, conveying, lowering operations as per the directions of the Agency officers under their approved modes and with approved instruments and should be satisfied that they are not defective.
- If any of the materials issued to the contractor in good condition become there after damage before/ or after being placed in the work, the contractor shall be liable for the damage and shall be charged at the rate fixed by the Agency as per rule.
- 4.9 No payment will be made for additional pumping for bailing out water that may be required due to the fault of the contractor by way of inefficiency or delay in carrying out the works, defective works etc.,
- 4.10 The laid pipeline should be tested in convenient section not exceeding 150m length at a stretch/ in suitable

length fixed by the Agency. The testing of pipeline has to be done under the presence of the Officer-in-charge and under their directions.

- 4.11 If test show any defect to the works, such portion has to be redone and got tested to satisfaction of the Agency officers at the contractors cost.
- 4.12 If for lack of special after commencing the work, pipes have to be laid with open end, they have to be closed by needle plugs, at no extra cost by the contractor.
- 4.13 All other conditions, and terms of contract are the same as those current in the Kerala Rural Water Supply and Sanitation Agency (KRWSA).
- 4.14 All the relevant clauses of the specifications for earth works, trenching, receipt, transport and custody of materials, conveyance to work site, laying, testing etc., for CI/ DI/ AC/ PVC pipes in the Madras Detailed Standard Specification/ CPWD/ISS shall apply to all kinds of pipes.
- 4.15 Where trenching done, caution boards, red flags and danger lights, should be provided by the contractor at his cost as per standard practices, details of which are available in the Regional Project Director's office.
- 4.16 After refilling the trenches, the contractor is responsible for a period of two months to maintain at his cost the surface of the refilled trenches free of depressions, potholes or other irregularities.
- 4.17 The contractor shall be responsible for the safe custody of all the materials take charge by him subject however to the direction and control of the officer in charge.
- 4.18 From the "On Account" payments, deductions shall be made by the Agency at the rate prevailing towards contribution to the Kerala Construction Workers Welfare Fund Board.
- 4.19 The FCC for the work of OH Reservoir/ GL Reservoir will be paid only after the tank is get tested by filling water as instructed by the Departmental Officers.
- 4.20 In addition to other test as per MDSS/CPWD/ and ISS, cube tests of concrete for RCC work shall be conducted as per relevant ISS with out any extra charges.
- 4.21 Whenever a day's concreting exceeds 15m3 concrete test cubes shall be cast as per standard specifications IS 456, IS 1199 (latest revision) etc., and got tested in approved laboratory to ensure the quality of the concrete work in the presence of departmental officers. The rate quoted shall be inclusive of this item and no separate payments shall be admissible.
- 4.22 Time of completion mentioned include the Monsoon Seasons also.
- 4.23 The tenderers shall submit the detailed programs of work along with the tender giving due consideration for the rainy seasons.
- 4.24 Tenderers should quote the rate as shown below: a) For labour rates the tenderers should quote percentage excess / reduction over the PAC b) The approximate quantities of materials such as steel, cement, pipes, specials etc required for the works is noted in Part II. The tenderers should quote the rate for supplying of materials for the work in Part II. The Price schedule shall be filled and submitted electronically.
- 4.25. Performance Guarantee at the award of contract should be 3% of Contract amount and should be submitted within 14(fourteen) days of receipt of LOA (Letter of Acceptance) by the successful Bidder. At least Fifty percent(50%) of Performance Guarantee shall be in the form of Treasury Fixed Deposit in favour of the Regional Project Director, Kerala Rural Water Supply and Sanitation Agency (KRWSA) for a period not less than 28 (twenty-eight) days after the completion of defect liability period and Balance Performance Guarantee in the form of bank

guarantee. Bank Guarantee is to be submitted in the format prescribed by the Employer in the bid document. Bank Guarantee shall be unconditional and it shall be from any Nationalised Bank/Scheduled Bank to be submitted.

- 4.26 The EMD deposited by the tenderer shall be released as soon as the security amount as above is deposited. Bank guarantee or other form of Security Deposit shall not be accepted towards security on any account.
- 4.27 No exemption shall be allowed for initial security deposit and retention amounts for Govt/ Quasi Govt. undertakings unless there is specific order from government to that effect for this particular work and approved by the Agency.
- 4.28 The contractor should maintain the pipe lines for a period of 12 months after commissioning the work at the quoted rate. On the grant of completion certificate to the contractor by the Engineer in charge of the work and within one month of the commencement of the guarantee / maintenance period, 5% of contract value out of the total 8% of the security deposit shall be refunded to the contractor. The balance 3% of the security deposits shall be retained by the Agency as security against any inaccuracies and omission found in drawings, designs, calculations, diagrams, sketches, statement, bad quality of work and maintenance of the system during guaranty period or any shortage of materials which may come to light after the completion of the work and which the contractor shall be liable to rectify or make good. An amount of at least 5% of the contract value shall be kept apart for trial running and commissioning. An amount equal to 1% of the total contract value shall be set apart for maintenance period, commencing after completion and commissioning.
- 4.29 Liquidated damages @ 0.5% of the value of the unfinished portion of works, per week or portion thereof subject to a maximum of 10% of the total value of Contract will be realized from the contractor, beyond the agreed date of completion of the work. If the contractor fails to complete the work even after levying the maximum of the liquidated damages, the balance portion of the work shall liable to be terminated and arranged through other means at the risk and cost of the defaulted contractor.

4.30 For supplying and laying contracts

- a. The PVC pipes to be supplied under the contract if any shall be manufactured as per IS 4985 2000 as amended from time to time and shall bear ISI certification mark.
- b. The PE pipes to be supplied under the contract if any shall be manufactured as per IS 4984 1995 as amended from time to time and shall bear ISI certification mark.
- c. The DI pipes to be supplied under the contract if any shall be manufactured as per IS 8329 2000 as amended from time to time and shall bear ISI certification mark.
- d. The AC pipes to be supplied under the contract if any shall be manufactured as per IS 1592 1989 as amended from time to time and shall bear ISI certification mark. The specials such as AC couplings, rubber rings, CID sets, CI specials such as bends etc., shall also be supplied as per relevant IS codes.
- e. The CI pipes to be supplied under this contract shall be manufactured as per ISI 1536 1989 as amended from time to time shall bear ISI certification mark. The specials shall also be supplied as per relevant IS codes.
- f. The GI pipes to be supplied under this contract shall be manufactured as per ISI 1239 2004 (Part1) as amended from time to time shall bear ISI certification marks. The specials shall also be supplied as per relevant IS code.
- g. All pipes as per the scope of the work supplied should be factory tested and test certificate as per relevant

specification/latest code of practice should be produced along with the pipe supplied. The testing of pipes and the authentication of test certificate should be done by an approved third party inspection agency agreeable to KRWSA and witnessed by the technically qualified officers of KRWSA, if the contract value exceeds Rs.100 lakhs and by a Departmental Officer deputed by KRWSA if the contract value is less than Rs.100 lakhs. The cost of testing by Department (KRWSA) officer shall be borne by the contractor within the quoted rate and no separate claim shall be allowed. The TA/DA of the departmental officer if deputed shall be borne by the KRWSA.

- h. Allthe pipe shall bear the inspection stamp of the inspection agency.
- i. The specials to be supplied shall be of the same class as the pipes and shall bear ISI marks, wherever IS specifications are available.
- j. The unit rate quoted for laying of pipes shall also include transportation of pipe and all other materials to the site.
- k. Payment shall be made to the contractor only after satisfactory laying and testing of the whole or part of the work.
- I. The contractor shall raise a claim for 75% of the value of the tested materials he has supplied at site, at estimate rate as secured advance, which shall be considered by the Agency as per secured advance rules of KRWSA. Sanctioning of such secured advances shall be at the discretion of the agreement Agency and shall not be taken as a right of the contractor.
- m. The contractor shall guarantee satisfactory performance of pipe line for a period of 12 months after completion of the work. During this guarantee / maintenance period, any repairs that shall be necessitated shall be carried out by the contractor without any extra cost and within the shortest possible time, failing which the work shall be arranged/ attended by the KRWSA at the risk and cost of the contractor.
- n. Necessary concrete anchor blocks, valve chambers etc, shall be provided by the contractor as per the approved plan. These items shall be quoted for as per quantities provided in the tender schedule.
- o. Under no circumstance, any price variation shall be allowed for the pipes and other material to be supplied as per this contract and the prices quoted shall remain firm.

4.31 Deleted

- 4.33. Pipes and other construction materials shall be stacked at site only in consultation with the Regional Project Director concerned and will not be stacked more than 5 days before commencement of work. The excess cut soil, boulders, rubbles, balance pipes/cables should be removed from the site at the cost of the contractor immediately after back filling is completed, at any rate within 48 hours of completion of works.
- 4.34 The Bar Charts, Work Plan, Work Schedule in the agreement shall be submitted for all works so as to monitor the progress of the works. The as laid map of pipe line works shall be submitted by the contractor along with the bill and the same shall be verified by the concerned officers before making payment. The as laid maps shall be kept in the RPMU separately for future reference and one copy along with the agreement.
- 4.35 Works should be carried out causing minimum hindrance to traffic and inconvenience to the public. In cases where traffic is not blocked, trenching, pipe laying, back filling and rectification are to be done simultaneously

4.36. Additional Performance Guarantee

The contractor who quotes very low rates will have to remit performance guarantee with a view to curb the tendency

to quote low rates and execute the works unsatisfactorily. If the quoted rate is below 10% estimate rate (the quoted rate being x% below estimate amount), the contractor will have to remit performance guarantee equal to (x - 10) %. This will be released after satisfactory completion of the work.

4.37. In case of disputes, all legal proceedings shall be instituted in the court within whose jurisdiction, the Tendering Officer's office is located.

If any of the conditions above are in contradiction to any of the clauses in the Form 83, Special Conditions, Form 84, the clause/conditions of the additional tender conditions shall prevail.

Regional Project Director

PartVI-FORMSandDECLARATIONS

1. FORMOFTENDER

NameofWork: CONSTRUCTING ROOF WATER HARVESTING FERROCEMENT TANK OF CAPACITY 10000 LITRES, 3.00M DIAMETER, 1.5M HEIGHT in Nedumkandam, Rajakumari, Vandenmedu and Erattayar GPs in Idukki District.

To

THE REGIONAL PROJECT DIRECTOR, REGIONAL PROJECT MANAGEMENT UNIT,

KRWSA, MATHA ARCADE, THODUPUZHA, IDUKKI - 685584

.Sir,

- 1. I/WedoherebytendertoexecutetheworksenumeratedintheScheduleaccompan yinginaccordancewiththetermsinyourtenderNotification _____date......andspecificationsandconditionsofcontr actinthebiddingdocument.
- 2. Copy of the electronically signed specifications signed is also enclosed.
- 4. I/We do/do not agree to accept and carry out such portion of the workincluded in my/our tender as may be allotted to me /us if the whole workbenotgiventome/us.
- 5. In consideration I/We being registered as a Bidder in the Kerala PWD andinvitedtotender,I/Weagreetokeepthetenderopenforacceptance......d aysfromthedateofsubmissionthereofandnot tomakeanymodificationsinitsterms and conditions which are notacceptabletoGovernment.
- 6. I/WeagreethatArbitrationshallnotbeameansofsettlementof anydisputesorclaimsarisingoutofthecontractrelatingtothework.

AsumofRs.....isherebyremitted online on the e-GP websiteasEarnestMoney.IfI/Wefailtokeepthetenderopenasaforesaidormake any modifications in that terms and conditions of the tender which arenotacceptabletoGovernment.

OR

Ifaftertenderisaccepted,I/Wefailtoexecutetheagreementas provided inclauseof tender notifications or to commence the execution of the work asprovided in the conditions. I/Weagreethat the governments hall, without prejudice to any other right or remedy be at liberty to for feithes aidearnest

money absolutely and also recover from me/us the entire loss that may becaused to the Government by the retender or rearrangement of the work or otherwise under the provision of the Revenue Recovery Actor otherwise.

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- i. TenderSchedule(submittedwithFinancialBid):
- ii. EarnestMoneyRs.....
- iii. Signedcopyoffulltender/biddocuments:
- iv. Signedcopyofdrawings:Na

tionality:

Signature

FullNameofBidder:Placeo

fResidence:

2. PRELIMINARYAGREEMENTFORMAT

PRELIMINARYAGREEMENT

(TobeexecutedonstampperRs.200/-)

PreliminaryAgreemententeredintoonthis	dayof
	g Authority> for and on behalf
······································	
hereinaftercalled the Bidder of the other part for the execution of executionofthework.	and address of the Bidder) f the agreement as well as for the
WHEREAS the Government invited tenders	
r name of the work) by Notification Nointhe	Dated
I/We undersigned hereby offer to construct the proposed v thecontract/bid document for the consideration to be calculated ofquantities.	
I/We undertake to complete the whole of the works as per the ofissue of intimation by you that our tender has been accepted entersite. I/We further undertake that on failure, subject to the contoextension of time, I/We shall pay agreed `Liquidated Damage theworkshall remain incomplete.	ed and upon being permitted to onditions of the contract relating
I/WeherebydepositwithyouasEarnestmoneyRs.	/-(Rupees)[carryingnoin
terest] by means of online payment in the e-GP web site of Kera authority>and I/We agree that this sum shall be forfeited in the my/our tender and I/We fail to take up the contract when called and 7 ofITBofthebid document.	ala in favour of <tenderinviting event of the Employeraccepting</tenderinviting

I/We further agree for the deduction of 2.5 % from the `Interim Payment/RA Bill' and up to amaximum of 2.5 % of the contract value towards the 'Performance Security Deposit', which willbereturned as pertherelevant clauses in theagreement.

I/We will furnish the Performance Guarantee Bond as per the approved format, if our bid isaccepted. Bid Security deposited shall be treated as security for the proper fulfilment of the same and shall execute an agreement for the work in the prescribed form. If I/We fails to do this ormaintain a specified rate of progress (as specified in the Milestone details of contract data in the bid document), the performanceguarantee(bothtreasury fixed deposit and irrevocable bankGuarantee)andPerformanceSecurityDepositifany deductedfromtheRABillsshallbeforfeited toGovernment and fresh tenders shallbe calledfor or the matter otherwise disposedoff. If as a result of such measures due to the default of the Bidder to pay the requisite deposit, sign contract or take possession of the work any loss to Government due to the same will be recovered from me/us as arrears of revenue, but should it be a saving to Government. I/We shallhave no claim whatever to the difference. Recoveries on this or any other account will be madefrom the sum that may be due to us on this or any or other subsisting contracts or under theRevenueRecoveryact orotherwisetheGovernmentmaydecide.

I/We further agrees that, in the case of becoming the lowest bidder in this tender and in the eventof failure on part of me/us to produce any of the original documents, or submit the performanceguarantee, or enter into agreement with the first part within the specified time limit, the first partmay take appropriate action as provided in the bid document. Recoveries on this or any otheraccount will be made from the sum that may be due to us on this or any or other subsistingcontractsorundertheRevenueRecoveryactorotherwisetheGovernmentmaydecide.

NOW THE REFORINT HEPRESENCE OF WITNESS it is mutually agreed as follows.

- 1) Thetermsandconditionsforthesaidcontracthavingbeenstipulatedinthesaidtenderdocume ntandformstowhichtheI/Wehaveagreedandacopyofwhichishere to be appended which forms the part of this agreement, it is agreed that the termsand conditions stipulated therein shall bind the parties to this agreement except to theextend to which they are abrogated or altered by express terms and conditions hereinagreed to and in which respect the express provisions herein shall supersede those ofsaidtenderform.
- 2) The I/We hereby agreed and undertake to perform and fulfill all the operations and obligations connected with the execution of the said contract work

(hereinafterthenameofthework)ifawardedinfavouroftheme/us.)

If the Bidder does not come forward and to execute the original agreement after thesaid work is awarded and selection notice issued in his favour or commits breach ofany of the conditions of the contract as stipulated in clauseof the notice invitingtendersasquotedabove, withinthe periodstipulated then the Government may rearrange the work other wise or get it done departmentally at the risk and the cost of the Bidder and the loss so sustained by the Government can be realized from the Bidder under the Revenue recovery Act as if arrears of land revenue as assessed quantified and fixed by an adjudicating authority consisting of the Secretary Publicworks, Chief Engineer (Admn) or any other officer or officers authorized by Government in this behalf, taking into consideration the prevailing P.W.D rates and after giving due notice to the Bidder. The decision taken by such authority officer

- orofficersshallbefinal and conclusive and shall be binding on the Bidder.
- 4) The Bidder further agrees that any amount found due to the Government under or byvirtue of this agreement shall be recoverable from the Bidder from his EMD and hisproperties movable and immovable as arrears of Land Revenue under the provision of the Revenue Recovery Act for the time being in force or in any other manner as the Government may deem fit in this regard.
- The Bidder further assures that it is clearly understood that the settlement of claimseither by part bills or by final bills will be made only according to the availability ofbudget provision and allotment of funds made with the Divisional officer in charge ofthe work under the respective heads of account in which the work is sanctioned andarranged and also subject to the seniority of such bills. No claims for interest or fordamageswhatsoevershallbemadefortherelatedsettlementofclaimsofbills.

INWITNESSTHEREOFSRI
(here enter the name of the officers of the Department
)foronbehalf oftheGovernorofKeralaState and
the Bidder have set their hand on the day and year first above written
Signed by Sri(officer / Officers of Public WorksDepartment)
Inthepresenceofwitnesses:
1.
2.
Signedanddeliveredby(Bidder)inthepresenceof
1.
2.

3.	Formatfor!	IntegrityPact

(Certificate to be furnished by the bidder with the tender document downloaded from e-GP Website)

	CERTIFIC	CATE						
downloadedfrom e-GP Website (www. (verbatim), and any deviation, of detectoridding/offer without assigning any read bindingon us.	etenders.ker ed, at any st	reala.g tage, w	ov.in) vould	and is sentitle the	same in con he Employ	ntent a	nd fo	rm oui
		Sign	nature			(ofte	ndere	er)

Seal.....

4. FormatforAffidavit

Non-JudicialStampPaper

<u>AFFIDAVIT</u>

I/We,	1:11 /D / /T 14/4 /
	,bidder/Partner/LegalAttorney/ solemnlydeclarethat:
I/WearesubmittingTenderforth againstTenderNoticeNodate	neWorked
	relativeofemployeeof withthearrangementand executionofthiswork.
3. Allinformationfurnishedbyusir rmationofthis Tenderis complete,corre	nrespectoffulfilmentofeligibilitycriteriaandqualificationinfo ect andtrue.
4. All documents/credentials sutrueandvalid.	ubmitted along with this Tender are genuine, authentic,
5. I/we undertake to deploy a material setc. as required for execution of	all plant and machinery, tools and tackles, man and ofthework.
CentralPublicWorksDepartmentSpeci 2012,KeralaPWDQuality Manual and	We have perused in detail and examined closely the fications, Revised Kerala PWD Manual-d Laboratory Manual, before I/We submit the tender/bid plywith all such specifications and requirements.
time,departmentmay cancelmy/ourTetermination of contract, forfeiture	nument submitted is found to be false/incorrect at any enderandactionasdeemedfitmay betakenagainstus,including e of all dues including Earnest Money, revoking agofourfirmand allpartnersofthe firmetc.
	SignatureoftheTenderer,
SealofNotary	Dated

5. FormofPerformanceGuaranteeby Bank

1) Insideed of Guaranteemade on the day of (month& year)
betweenBankof(hereinaftercalledthe"Bank")represented
by (name of authorised signatory) of the one part, and the <tender inviting<="" td=""></tender>
authority>(hereinaftercalled"theEmployer")representedby_(name)oftheotherpart.
2) Whereas Employer has awarded the contract for (Name of work as perNoticeInvitingTender)(hereinaftercalledthecontract)to
3) AND WHEREAS the Contractor is bound by the said Contract to submit to the EmployeraPerformanceGuaranteeforatotalamountof(Amountinfiguresandwords).
Now we the Undersigned

- 5) After the Contractor has signed the aforementioned Contract with the Employer, theBank is engaged to pay the Employer, any amount up to and inclusive of the aforementioned fullamount upon written order from the Employer to indemnify the Employer for any liability ofdamage resulting from any defects or shortcomings of the Contractor or the debts he may haveincurred to any parties involved in the Works under the Contract mentioned above, whether thesedefects or shortcomings or debts are actual or estimated or expected. The Bank will deliver themoney required by the Employer immediately on demand without delay and demur and withoutreference to the Contractor and without the necessity of a previous notice or of judicial oradministrative procedures and without it being necessary to prove to the Bank the liability ordamages resulting from any defects or shortcomings or debts of the Contractor. The Bank shallpay to the Employer any money so demanded notwithstanding any dispute/disputes raised by theContractor in any suit or proceedings pending before any Court, Tribunal or Arbitrator/s relatingtheretoand theliabilityunderthis guaranteeshallbeabsoluteandunequivocal.
- 6) This Guarantee is valid till (valid till 28(twenty-eight) days from the completion of defects liability periodas perclause of bidding document).
- 7) AtanytimeduringtheperiodinwhichthisGuaranteeisstillvalid,iftheEmployeragrees to grant a time extension to the Contractor or if the Contractor fails to complete the Workswithin the time of completion as stated in the Contract, or fails to discharge himself of theliability or damages or debts as stated under Para 5, above, it is understood that the Bank willextendthisGuaranteeunderthesameconditionsfortherequiredtimeondemandbytheEmployer and at thecost oftheContractor.

- 8) The Guarantee herein before contained shall not be affected by any change in the Constitution of the Bank or of the Contractor.
- 9) The neglect or forbearance of the Employer in enforcement of payment of any moneys, the payment whereof is intended to be hereby secured or the giving of time by the Employer forthepayment hereofshallinno wayrelievethebank of their liability under this deed.
- 10) The expressions "the Employer", "the Bank" and "the Contractor" herein before used shall include their respective successors and assigns.

-		
11) Notw	ithstandinganythingcontair	nedherein:
a) Ourliability	underthis BankGuarantees	shallnotexceed `(Rupees)
b) ThisBankC	Guaranteeshallbevalidupto.	
		chavesignedandsealedthisguaranteeonthe cyear)beingherewithdulyauthorized.
Forandon beh	alfofthe	Bank.
		Signature of Authorized Donk
		Signature of Authorized Bank
		officialName:
		Designation:
		Stamp/SealoftheBank:
Signed,sealed inthepresence		lfoftheBankbytheabovenamed
	Witness1.	Witness2.
	Signature	Signature
	Name	Name
	Address	Address

6. RequisitionFormfore-Payment

Requisitionfore-Payment

[TobeattachedwithtenderformasperG.O(P) No.06/2012/PWDdated10/01/2012]

CertifiedthatIamhavingaSavings/CurrentAccountin <name< th=""><th></th></name<>	
TheAccountNumberis:	
Iwish toreceiveallpayments in thisaccountthroughNEFT and maybe, for all payments relating to this work.	dRTGSsystems, asthecase
	Name of
	BidderPlace:
Date:	

7. Deleted