WEST BENGAL MEDICAL SERVICES CORPORATION LTD

(Wholly Owned by the Government of West Bengal) CIN: U85110WB2008GC1263732008-09

Regd.Off.SwasthyaSathi,GN-29,Sector-V,SaltLake

Phone:03340340300 Fax:03340340400 emailid: info@wbmsc.gov.in

Name of work: SITC of starter panels for TFA in Hybrid HDU at Suri SSH, Birbhum, 2nd call

NOTICEINVITINGTENDER

NIT No: WBMSCL/NIT-772/2024	Dated-30/12/2024
1111 1100 11 2112 0 211111 1 1 21 2 2 2 1	2

Managing Director, West Bengal Medical Services Corporation Limited, Swasthya Sathi, GN-29, Sector-V, Kolkata - 700 091, invites sealed bids from eligible contractors with experience of similar nature of work for "SITC of starter panels for TFA in Hybrid HDU at Suri SSH, Birbhum, 2nd call". The details may be available at Notice Board of WBMSCL & website www.wbmsc.gov.in and to be submitted (offline) on or before 04.00P.M. on 08/01/2025

Name of Work Site:	SITC of starter panels for TFA in Hybrid HDU at Suri SSH, Birbhum, 2^{nd} call	
Estimated amount	Rs.85,000.00(Rupees eighty five thousand only)	
Bid Security/EMD	The bidder will have to deposit earnest money Rs. 1,700.00 (In the form of DD from a scheduled bank drawn in favour of West Bengal Medical Services Corporation Ltd").	
Security Deposit	8% of the total bill/bills value will be deducted to cover the securitydeposit@10%andwillberefundedaftersuccessful completion of DLP period of 1(one) year. The amount of Earnest money lying with WBMSCL will be adjusted on the part of security deposit covering 10% S.D. amount	
Releasing of Security Deposit	One year from the date of completion of the work	
Tender Publication Date	31/12/2024	
Last date of Submission of Tender	08/01/2025 up to 03:00PM	
Date of Opening of Tender Document	08/01/2025 at 5:00PM	
Validity of Quotation	90days from the date of opening of the financial bid of the tender	
Time allowed for completion of Work	15(fifteen)working days from the date of issuing Work order	
Eligibility of participating bidder	Bonafide reliable and resourceful firm having executed Electrical work. Intending tendered should produce Credential/completion certificate issued by the competent authority of any State / Central Govt., State / Central Govt. Undertaking, Statutory / Autonomous bodies constituted under the Central/State statue, of completed work of the Minimum value of 30% of estimated amount putto tender	
Bid opening Venue	West Bengal Medical Services Corporation Ltd, Swasthya Sathi, GN -29 , Sector – V, Salt Lake, Kolkata – 700091	

ProspectivebiddersarerequestedtosubmitthebidinasealedcoveraddressedtotheManagingDirector, West Bengal Medical Services Corporation Ltd, Swasthya Sathi, GN-29,Sector-V,SaltLake,Kolkata-700091within the stipulated date & time.

Bidders are instructed to submit their bid consisting of two sealed envelope called "Qualifying Bid"&" Financial Bid" in the tender box of WBMSCL by hand. Bid will not be taken by postal system/courier.

Documents comprising the bid: (Bidders are instructed to submit their bid consisting of two sealed envelope called Qualifying Bid & Financial Bid.)

The Qualifying Bid shall comprise the following:-

- A. PAN
- **B.** EMDofRs.1,700.00intheformofDD
- **C.** GST registration certificate
- **D.** ITReturnfortheassessmentyearof2023-24.
- **E.** Professional Tax receipt Challan for the current financial year.
- **F.** Experience in similar field.
- **G.** Duly signed NIT
- **H.** Dulysigned2911(Printed Tender Form)
- I. Current Trade License
- J. ElectricalContractorlicenceandElectricalSupervisorylicence(Part-1,2&11)
- **K.** Section B Form I,II & Declaration Form

The Financial Bid shall comprise the following: Applicable Rate must be given by the intending bidder in the prescribed format B.O.Q (Annexure-A) provided below. Rate is inclusive of all taxes& charges in respect of the site/location. Any taxes& charges etc own separately will no to be considered. Rate Quote in any other format will be treated as cancelled.

Comparison of financial bid will be based on total amount of the site/location.

Theintendingbidder(s)requiredtoquotetherate(percentageabove/below/atpar)overthetotal estimated cost put to tender considering that no escalation and / or price adjustment will be allowed by the department under any circumstances.

A bidder shall have to furnish signed "Financial Bid". The financial bid of only of those bidders will be opened who meet all the requirements of the technical bid.

Failing to full fill the requirements of qualifying bid and financial bid and eligibility criteria set in thebid document will make the bidders bid invalid. WBMSCL reserves the right to cancel or reject any or all of the Bids without assigning any reason whatsoever.

Sd/Managing Director, WBMSCL

Terms and Conditions

- 01. Percentage Rate quoted should be above/at per/below of the rate mentioned in the BOQ (Annexure-A) by the bidders. The BOQ rate as shown in the Annexure-A inclusive of all charges i.e. GST, Delivery charges etc.
- 02. Each Bidder shall submit only one Tender.
- 03. WBMSCL will evaluate the tender documents and will make it responsive considering properly signed tender documents, complying the terms, conditions and specific actions as asked in the NIT.
- 04. WBMSCL reserves the right to accept reject any Tenders and to cancel the bidding process and reject all Tenders, and does not bind to accept the lowest rate.
- 05. The Bidder whose tender is accepted will be notified. The work order/AOC will be offered in due course by WBMSCL along with relevant terms of acceptance.
- 06. Payment shall be made within 30(thirty)days after successfully completion of the above mentioned work on submission of supportive documents & bills to WBMSCL duly checked and signed by the site in- charge of the said work.

Sd/-Managing Director, WBMSCL

SECTION-B

FORM-I

B.1.PRE-QUALIFICATIONAPPLICATION.

And capacity in which application is made

To, Managing Director, West Bengal Medical Services Corporation Limited

Ref: Tender for	
N.I.T. No: WBMSCL/NIT-772/2024, Dated-30/12/2024 of W	est Bengal Medical Services Corporation Limited
Dear Sir, Having examined the Statutory, Non statutory, Instruction Agenda & corrigendum, I/we here by submit all the necessary	
The application is made by me/us on behalf of	
In the Capacity	duly authorized to submit the order.
Thenecessaryevidenceadmissiblebylawinrespectofauthority: Application and for completion of the contract documents is bidding for the work(s) given in Enclosure to this letter. We understand that: (a) Tender Inviting& Accepting Authority/Engineer-in-Contract bid under this project. (b) TenderInviting&AcceptingAuthority/Engineer-in-Chapplication without as signing any reason.	attached here with. We are interested in Charge can amend the scope & value of the
(c) Enclo:-e-Filling:-(d) 1. Statutory Documents.(e) 2. Non Statutory Documents.	
Date:-	Signature of applicant including title

FORM-II

STRUCTURE AND ORGANISATION.

Name of applicant::	
B.3.2. Office Address::	
Mobile No.::	
	Email Id.::
B.3.3.Name&addressofBanker	'S::
-	
Note: Application covers Propri	etary Firm, Partnership, Limited Company or Corporation,
Date:	Signature of applicant. Including title and capacity in which application is made.

FORM-VIII BID SECURITY (BANKGUARANTEE)FORM

instructions indicated.]
[Bank's Name and Address of Issuing Branch or Office]
Beneficiary:[Name and Address of WBMSCL]
Date:
BID GUARANTEE No.:
We have been informed that $[name of the Tenderer]$ (hereinafter called "the Tenderer") has submitted to you its biddated (hereinafter called "the Bid") for the execution of $[name of contract]$ under $[name of contract]$ and $[name of contract]$
Furthermore, we understand that, according to your conditions, bids must be supported by a bid guarantee. At the requestofthe Tenderer, we [name of Bank] hereby irrevocably under take topayany sumor sums not exceeding in total anamount of [amountinfigures] ([amountinwords]) upon receipt by usofy our first demand in writing accompanied by written statement stating that the Tendered is in breach of its obligation (s) under the bid conditions, because the Tendered:
(a) haswithdrawnitsBidduringtheperiodofbidvalidityspecifiedbytheTendererintheFormofBid;or(b) having been notified of the acceptance of its Bid by WBMSCL during the period of bid validity, (i)fails or refuses to execute the Contract Form; or (ii) fails or refuses to furnish the performance security. If required, in accordance with the Instruction to Tenderers.
This guarantee will expire: (a) if the Tenderer is the successful Tenderer, upon our receipt of copies of the contractsignedbytheTendererandtheperformancesecurityissuedtoyouupontheinstructionoftheTenderer; or (b) if the Tenderer is not the successful Tenderer, upon the earlier of (i) our receipt of a copy of your notification to the Tenderer of the name of the successful Tenderer; or (ii) twenty-eight days after the expiration of the Tenderers Bid.
Consequently, any demand for payment under this guarantee must be received by us at the office on or before that date.
This guarantee is subject to the Uniform Rules for Demand Guarantees, ICC Publication No. 458.
(c) While issuing Bank Guarantee, issuing applicant must mention receiver's details as ICICI Bank-IFSCICICO001056.BranchSaltLakeSector5 , in BG textat which SFM SIFIN 760 message to be send by issuing bank, to establish the authenticity of given BG.
 [Signature]

DECLARATION BY THE TENDERER

I/We have inspected the site of work and have made myself/ourselves fully acquainted with local conditions inandaroundthesiteofwork. I/Wehave carefully gonethrough the Notice Inviting Tendervide N.I.T. No: WBMSCL/NIT-772/2024, Dated-30/12/2024 and other tender documents mentioned there in along with the drawing attached. I/We have also carefully gone through the 'Priced schedule of Probable Items and Quantities'.

My/Our tender is offered taking due consideration of all factors regarding the local site conditions stated in this Detailed Notice Inviting Tender to complete the proposed work referred to above in all respects.

I/We promise to a bid eby all the stipulations of the contract documents and carryout and complete the work to the satisfaction of the department.

I/We declare that I/We in the capacity of individual/as a partner of a firm not debarred in the last financial year.

I/We also agree to procure tools, plants and others as per requirement, at my/our cost require for the work.

	Signature of Tendered with	seal
Date:		

BOQ(Annexure-A)

 $\textbf{Name of work-} \textbf{SITC of starter panels for TFA in Hybrid HDU at Suri SSH, Birbhum, 2} \\ \textbf{nd call}$

CI	Rate(+				
Sl. No.	Description	Qty	Unit	GST&L.	"Amount (+GST&L.W.C.)
1	Supply of timer control switch for controlling Ductable AC machines made of suitable size MS sheet duly Powder coated paint with IP - 43 protection having dimension of 600mm(W) X 300mm(D) X 700mm(H) protection with front door locking arrangement with all connection and comprising of following accessories with ventilation arrangement like panel exhaust fan, filter, louver and earthing attachment on angle iron frame on wall / embedding in wall as per instruction of EIC. (Make - L&T / equivalent of Legrand, Simens) a)16AFPMCB-1nos;10ATPMCB-2Nos;6ASP MCB-1No & 6A DP MCB-2Nos. b)09AFourPole Contactor [e.g. apply model MNX-9, if L&T make]- 2 nos.c) Current monitoring relay[CMR-range4.5A to 7.5A]- 1 nos.d) Daily & weekly programmable basis digital timer switch , min switching time 1 min, 25 ON/OFF programs, 6 yrs. Battery backup, settable DST & key pad lock features 1 no. (Make: L&T-GIC 67DDTO) e)PUSH-BUTTONSWITCHES-Red/Green with Legend - STOP/START Contact - 1 'NC'/'NO' - 2 Set (4nos.) f) RYB& Amber LED indication Lamp, 240V AC -for incoming& also for start, stop& trip indication purpose- 09 nos. [3nos. RYB-for incoming& Green-Red-Amber-(2x3=)6 nos. for start, stop& trip signal] g) Add on block (2NO+2NC)-2Nos. h) 63A rated Four pole terminal - 02 nos. i)Auto-manual Selector switch & VFD/Bypass Selector Switch (2Pole-2-Way)- 02 nos.[1+1] j)6AFuselinkwithfusebase- 3 nos. k)Analog Voltmeter (0-500 V)& Voltmeter Selector Switch- 1no.eachl)Controltransformer414V/24 V,50VA-1no. m)Aux.Relay-02nos. n)Overloadrelay4.5A-7.5A-2nos.o)4"fanwith filer-1no.p)Aircirculationlouver-2	2	Set	W.C.)" 42,500.00	85,000.00
				Total	85,000.00
				TULAI	03,000.00

Quoted Percentage of rate(Above+)
Quoted Percentage of rate(At Par)
Quoted Percentage of rate(Below)
Quoted Percentage of rate in words:

(a) Ifseveralsubworksare included,

theyshould be detailed in aseparatelist

Dated-30/12/2024

Rs

TENDER AND CONTRACT FOR WORKS GENERAL RULES AND DIRECTIONS FOR GUIDANCE OF BIDDERS/CONTRACTORS

TENDER FOR WORKS

I/We on behalf of West Bengal Medical Services Corporation Limited hereby tender for the execution of the work specified in the underwritten "Memorandum" within the time specified in such "Memorandum" at the rate specified herein, and in accordance, in all respects within the Rules contained din clauses here in after, in all of the annexed General Conditions of Contract (GCC), Special Conditions of Contract (SCC) and with such of herm at erialsas are provided for, by and inall other respects in accordance and with such conditions so far as applicable.

MEMORANDUM

(a) General description of work.....

(b) Estimated cost put to Tender

(c) Earnest Money Deposit				Rs.		
(d) Secu	(d) Security Deposit (including earnest money)			Rs		
(e) Percentage ,if any, to be deducted from bill Rs						
(f) Time	Commencecalendarmonths.					
Name of Work Tendered	Amount Put to Tender	RateQuotedbythe Bidder (% above on less or at par)		Tendered Amount (ContractPriceboth in words & figures)		

ShouldthisTenderbeaccepted,I/weherebyagreetoabidebyandfulfillalloftheterms and provisions of the said conditions of contract annexed hereto so far as applicable, or in default thereof to forfeit andpaytotheGovernororhis/hersuccessionsin office, the sums of money mentioned in the said conditions.

*Givepartic	A sum of Rs		* has bee		through	online ne
ularsand	banking/RTGS/NEI	FT transfer as earnest mo	ney deposit[(a)th	ie full value of w	hich is to be a	absolutely for
numbers	feited to the Govern	nor	or his/	her successors	in offi	ce, without
	prejudice to any th	e rrightsorre me dies of t	he said Governor	or his successo	rs in	
Strikeout	office.ShouldI/wend	otdepositthefullamounto	fsecurityspecified	lintheabove 'Me	morandum in	accordance
(a) or	with clauseI(A)of th	ne said conditions of cont	ract, the said sum	of Rssha	all be retained	by the
(b)asappli	Government as on a	account of such security a	s aforesaid:(b) th	e full value of		
cable.	whichshallberetain conditions of contra	edbyGovernmentonaccou act].	untofthe security	lepositspecified	linclause I (B)	of the said
T						
SignatureofContr	Datedthe	Dayof	20			
actorbeforesubmi ssion oftender		_				
ssion ojtenaer	X	T				
XSignatureof	(Witness) Address					
WitnesstoContr	Occupation					
actor'ssignatur e						
XXSignatureofth e	The above tender is	s hereby accepted by me f	for and on behalf	of the Governor	of the State o	f west Bengal
ExecutiveEngin eer/AEon behalfof	XX					
theDepartment.	D-4- d 4b-	D		(M +l-)	(1/)	
	Dated the	Day of		(Month)	(Year)	

GENERALCONDITIONSOFCONTRACT

Clause 11.1 Earnest Money- The person/persons who intend to participate in the Tender for an Estimated Amount up to Rs. 25 (Twenty Five) Crore shall have to deposit Earnest Money @ 2% (Two percent) of the Estimated Amount put to Tender or Rs 10 Lakh, whichever is lower.

In case of offline tender earnest moneyis to besubmitted inthe formof BankDraft or Bankers Cheque.

In case of Online Tender (e-Tender) earnest money is to be depositedthrough e- tender portal (https://wbtenders.gov.in) by selecting from either of the following payment modes:

- i) Net banking (any of the banks listed in the ICICI Bank Payment gateway) in case of payment through ICICI Bank Payment Gateway.
- ii) RTGS/NEFT in case of offline payment through bank account in any Bank with his/her tender/quotation as per Memorandum No. 3975-F(Y) dated: - 28.07.2016 of Secretary to the Government of West Bengal, Finance Department. The L1 bidder shall make the Formal Agreement after getting theLetter of Acceptance (LOA) issuedby the Tender Accepting Authority. Failure to make the Formal Agreement within the time period as prescribed in the Letter of Acceptance (LOA) for the purpose, may be construed as an attempt to disturb the tendering process and will be dealt with accordingly in a legal manner as deemed fit including blacklisting the bidder.

Deposit-Whilemakingany payment totheperson(s) tenderhasbeenaccepted(hereinaftershallbecalledthecontractor)forworkdone under the contract, the authority making payment shall deduct such sum which together with the Earnest Money already deposited and converted into security deposit, shallamountto 10% of the value of works executedatthematerial pointoftimeandpaid during the progressive running accounts bills, so that total deduction together with

Earnest Money constitute 10% of the tendered value of work actually done.

Incase of excess/and supplementary work over the tendered amount, additional security @of10% of such additional amount is to be deposited for all such excess/and supplementary works beyond the tendered amount before payment of final bill.

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

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

Securitydeductionwillnotnormallyberequiredforhiringofinspectionvehiclesand boats etc., supply of tools& plants, furniture and computer peripherals. Separate agreement may be required in those cases, particularly for consultancy and RFP for EPC, which shall be made in standard formats to be approved by the Government.

Aftercompletion of the work, the Contractor may optfor refund of the Security Deposit by replacing equal amount of Bank Guarantee of scheduled Bank valid up to 3 months beyond the defect liability period.

Additional Performance Security @ 10% of the tendered amount in the form of Bank Guarantee from a Scheduled Bank, valid up to the date of completion of work, shall be obtained from the successful bidder, if the accepted bid value is 80% or less than the estimated amount put to tender.

If the bidder fails to submit Additional Performance Security within 7 (seven) working days from the date of Lo Aorthetime periodas approved by the Tender inviting Authority, his Earnest Money will be for feited.

If the bidder fails to complete the works successfully, the Additional Performance Security along with Security Deposit lying with the Government shall be for feited at any time during the pendency of contract period as per relevant Clauses of the Contract.

NecessaryprovisionsregardingdeductionsofSecurityDepositfromtheprogressivebills oftheContractorasperrelevantclausesofthecontractwillinnowaybeaffected/ altered by this Additional Performance Security.

Clause 2. The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the order to commence work is given to the contractor. The work shall throughout the stipulated period of the contract be proceeded with all due diligence. Time being deemed to be the essence of the contract on the part of the contractor, the contractor shall be bound in all cases, to achieve the 'Milestones' as defined under Clause 5 and specified in the NIT intovarious' Identifiable and quantifiable construction related stages' pertaining to the work. In the event of the contractor failing to comply with any of the conditions related to achieving the 'Milestones' within the specified time period prescribed for such 'Milestone' plus one month, he/she shall be liable to pay compensation.

If the contractor fails to commence and/or maintain required progress viz. Milestones defined in the Notice Inviting Tender over the total time all otted for its full completion and interms of clause 5 or fails to complete the work and clear the site on or before the end of contract periodor extended date of completion , he/she shall, without prejudice to any other rightor remedy available under the law on account of such breach, payas agreed compensation to the implementing Department.

 $This will also apply to items or group of items for which a separate period of completion \ has \ been \ specified.$

Compensation for delay of work: @2% (Two percent) of the tendered value of work arrived for each month of delay to be computed on perday basis subject to the ceiling limit of security deposital ready with held or due to be with held during imposition of the said clause and minimum payable compensation equivalent to the Earnest Money deposited (EMD).

Compensation fordelay Provided always, that the total amount of compensation for delay, to be paid under this clause shall not exceed 10% of the tenderedvalue of workor the tendered value of the item or group of items of the work, for which a separate periodof completion originally given.

Actionwhenwhole of security deposit is forfeited

The amount of compensation may be adjusted or set-off against any sum payable to the contractor under this contract, if the contractor catches up with the progress of work subsequently, partorfullofthe desired progress asperthe contract inaccordance with the decision of the Tender Accepting Authority, under powers delegated by Government to be communicated by the Engineer-in-Charge, the withheld amount shall be released. However, no interest, whatsoever, shall be payable on such withheld amount.

Forcemajeure:-Ifthework(s)bedelayedforthefollowingreasons:-

Due to war, internal emergency and other conditions such as abnormally bad weather, flood, cyclone natural calamity or serious loss or damage by fire or civil commotion, the contractor shall immediately give notice thereof in writing to the Engineer-in-charge but shallneverthelessuseconstantlyhis/herbestendeavors topreventormakegoodthe delay and shall do all that may be reasonably required to the satisfaction of the Engineer- in-charge to proceed with the works.

Clause 3. Subject toother provisions contained in this clause, the Engineer-in-charge with the prior approval of Tender Accepting Authority, may, without prejudice to his/her any other rights, remedy against the Contractor in respect of any delay, inferior workmanship, any claims for damages and/or any other provision of the contract or otherwise, and whether the date of completion has or has not been elapsed, by notice in writing, absolutely determine the contract in any of the following cases:

Contractorrem ains liableto pay compensation,if action is not taken under Clause 3

- If the Contractor has been given by the Engineer-in-Charge a notice in writing to rectify,reconstructorreplaceanydefectiveworkorthatworkisbeingperformed in an inefficient or otherwise improper or un-workman like manner, shall omit to comply with the requirements of such notice for a period of seven days thereafter;
- (ii) If the Contractor has without reasonable cause suspended the progress of work, or has failed to proceed with the work with due diligence so that, in the opinion of the Engineer-in-Charge he/she will be unable to secure completion of the work by the schedule date for completion, and continues to do so after a notice of seven days in writing from the Engineer-in-charge;
- (iii) If the Contractor fails to complete the work within the stipulated date or the Milestones/itemsofworkwithinindividual dates of completion, if any, stipulated on or before such date(s) of completion and does not complete them or reach the defined Milestones within the period specified in the notice given in writing to that effect by the Engineer-in-charge;
- (iv) If the Contractor persistently neglects to carry out his/her obligations under the contract and/or commits default by not complying with any of the terms&conditions ofthecontractanddoes notremedyit,ortakeeffectivesteps toremedy it,withinsevendaysafteranoticeinwritingisgiventohim/hertothateffectby the Engineer-in-Charge;
- (v) If the Contractor being an individual, or a firm, or any partner thereof, shall at any timebeadjudgedinsolventorhavea'ReceivingOrder'orOrderforadministration of his/her Estate made against him/her, or take any proceedings for liquidation or composition (other than a voluntary liquidation for the purpose of amalgamation or reconstruction) under any Insolvency Act for the time being in force, or make any conveyance or assignment of his/her effects or composition or arrangement for the benefit of his/her creditor or purport to do so, or if any application be made under Insolvency Actforthetimebeinginforceforthesequestration of his/her Estate, or if a trust deed is executed by him/her for benefit of his/her creditors;
- (vi) IftheContractorbeingaCompanypass are solution or the court delivers an order of judgement that the Company shall be wound up, or if a receiver or a manager on behalf of accreditor be appointed, or if a circumstance arise which entitle the Court or the creditor to appoint a receiver or a manager or which entitle the court or the creditor to appoint a receiver or a manager or which entitle the court to issue a winding up or der;
- (vii) If the Contractor shall suffer an execution order being levied on his/her goods and allows it to be continued for a period of 21 days;
- (viii) IftheContractorassignswithoutpriorwrittenapprovaloftheTenderAccepting

Authority,transfers,sublets(engagementoflabouronpieceworkbasisorof labour with materials not to be incorporated in the work, shall not be deemed to be subletting) or otherwise parts with or attempts to assign, transfer, sublet orotherwise parts with the entire work or any portion thereof without prior written approval of the Engineer–in–charge;

- (ix) AND THEREFORE, the Contractor has made himself/herself liable for action under anyofthecasesaforesaid,theEngineer-in-chargeonbehalfoftheGovernment withthepriorapproval ofTenderAcceptingAuthority,shallhave thepowersto adoptanyofthefollowingactions,ashe/shemaydeembestsuitedtotheinterest of the Government:-
 - (a) Todeterminethecontractasaforesaid,ofwhichrescissionnoticeinwriting andcoststoberecoveredforworkssinceexecutedsubjecttoaminimumof the amount of Earnest Money deposited by the Contractor under the hand of Engineer-incharge,shallbetheconclusive evidence. Uponsuch determination, the Earnest Money Deposit, Security Deposit already recovered for executed works and performance guarantee, if any under the contract shall be liable to be forfeited and shall be absolutely at the disposal of the Government.
 - (b) After giving notice to the Contractor to measure up the work executed and to take such whole or the balance or part thereof, as shall be un-executed out of his/her hands, and to give it to another Contractor to complete the balancework. The Contractor, whose contract is determined orrescinded as above, shall not be allowed to participate in the tendering process for the balance work.
 - (c) To employ labour paid by the implementing Department, and to supply materials, to carry out the works or any part of the work, debarring the contractoranddebitingthecostoflabourandpriceofmaterials (of the amount of which cost and pricedetermined by certificate of the Engineer-in-Charge shall be final and conclusive against the contractor) and crediting him/her with the value of the work done, in all respects in the same manner and at the same rates a sifithad been carried out by the contractor under the terms of his/her contract; the certificate of the Executive Engineer as to the value of the work done shall be final and conclusive against the contractor.

compensation for any loss sustained by him/her by reason ofhis/her having purchased or procured any material or entered into any engagement or madeanyadvancesonanyaccountorwithaviewtoexecutetheworkorthe performanceofthecontract.Incase,actionistakenunderanyoftheprovisions aforesaid, the contractor shall not be entitled to recover or be paid any sum for any work thereof actually performed under this contract, unless and until the Engineer-in-chargehas certified in writing that the performance of such work and value payable in respect thereof, and he/she shall only be entitled to be paid the value so certified.

IntheeventofabovecoursebeingadoptedbytheEngineer-in-charge,theContractor shall have no claim of

Contractorsrema ins liable to paycompensation ifactionnottaken under Clause 3

Clause 3A.In case, the workcannot be started due toreasons notwithinthe control of the Contractor within 1/4th (one fourth) of the stipulated time for completion of the work or 45 days which ever is less, which is accepted as a valid & justified reason by the Tender Accepting Authority, either party viz. Contractor & the Engineer-in-Charge may close the contract with the approval of Tender Accepting Authority. In such an eventuality, the earnest money deposited and the security of the contractor shall be refunded, but no payment on account of interests, loss of profit or damages etc. shall be payable at all.

Clause 3B.In case a continuing work cannot be completed due to reasons beyond the controlofthecontractor,likeForceMajeureenumeratedlaterunderClause5,the contractmaybeterminatedasstatedinclause3AabovebytheEngineer -in-Charge with the consent of the contractor and approval of the Tender Accepting Authority.

Clause 4.Incasesinwhichanyofthepowersconferreduponthe Engineer-in-ChargeunderClause3hereofshallhavebecomeexercisableandthesamehadnot

been previously exercised, non-exercising thereof shall not constitute as a waiver of any of the conditions notwithstanding hereto. such and powers shall, be exercisable in theeventof anyfuturecaseofdefaultbythecontractor,forwhichbyanyclauseor clauses hereof, he/she isdeclared liable topay compensation amountingto whole of his/her security deposit, and the liability of the contractor for futurecompensationshallremainunaffected.IntheeventoftheEngineer-in-Chargeputting forceeitherof the powers under ix (a) or (c) vested with him/her under the preceding clause, he/she may if he/she so desires, take possession ofalloranytools&plant, materialsand stores,in orupon the work,or the sitethereof, belonging the or contractor, or procured by him/herandintended to be used for execution of the work, oranypartthereof, paying or allowing for the same in accountatthecontractratesor incase of thesenotbeingapplicable, atcurrentmarket rates to be certified by the Engineer-in-Charge whose certificate thereof, shall be final and binding. Otherwise, the Engineer-in-Charge may delivernoticein writingtothecontractororhis/her clerk, foreman or other authorized agent, requiring him/her to remove such tools& plant, materials or stores from the premises within a time to be specified in such notice; and in the event of the contractor failing to comply with any such requisition, the Engineer-in-Chargemayremovethematthecontractor's expense or sale them by publicauction or private sale on account of the contractor and at his/her risk, in all respects, and the certificate of the Engineer-in-Charge astotheexpenseofanysuchremoval,andthe amountofthe proceedsandexpenseofanysuchsaleshallbefinal and conclusive against the contractor.

Clause 5. The time allowed for execution of a work as specified in the `Schedule of a work as specified in the `ScheduleWork'orintheextendedtimeinaccordancewiththeterms and conditions shall be theessenceofthecontract. Execution of workshall commence from such time period as mentioned in the said schedule. or from the date of handing over the site to the contractor which ever is later. If the contractor commits default in commencing execution of the work as a foresaid within thirty days, without it ustifiable reasons includedunderForceMajeureorothersuchreasonsbevondthecontrolofthe contractor.inwhichcasetobereportedwithinsevendaysbythecontractor. consideredvalidandcogentbytheEngineer-in-Charge,theEngineer-in-Chargeshall after passing of thirty days from the date of scheduled commencement of work as permitted as the scheduled commencement of work as permitted as the scheduled commencement of the scheduworkorder, with the prior approval of the Tender Accepting Authority, without prejudicetoanyotherrighttoremedyavailableinlaw,beatlibertytoapplyclause2 and subsequently clause3 of the tender document.

Assoonaspossibleafterthecontractisexecuted, signed and agreed, the contractorshallsubmita'TimeandProgressChart'foreachbroadactivity (Milestone)andgetitapprovedbytheEngineer-in-Charge. The chart shall be prepared in direct relation to the times lated in the Notice Inviting Tender (NIT) and the Notice Invitation (NIT) and the Notice Invitation (NIT) and the NIT (Ndocument, for completion of items or group of items of the work. It shall indicatethe forecast of the dates of commence ment and completion of various trades of the dates of thsectionsofthework. This may be amended, as necessary, by an agreement betweentheEngineer-in-Chargeandthecontractorwithinthelimitationsof timeimposedintheNITdocument.Further,toensurego odprogressduring execution of work, the contractors hall in all cases, in which the time allowed for anywork exceeds one month (save and except for special jobs for which a simple content of the content of theseparateprogrammehasbeenagreedupon)tocompletetheworkasperdefined 'Milestones' given in such 'Schedule of Work' defined clearly in the NIT itself into various'Identifiableandquantifiableconstructionrelatedstages'relatedwith thetypeandnatureofwork, and that the 'total time allowed for completion of work'istobebrokenupagainstachievementofthosestagesduringtheconstruction/progressofworktoe enablethecontractorandtheEngineer-innsureaperiodicmonitoringofprogressand Chargetotakecorrectivemeasuresfrom time to time.

Ifthework(s)bedelayedby:

Force majeure, due to war, internal emergency and other conditions such abnormally badweather, flood, cyclone natural calamity or serious loss ordamage by fire or civil procurement commotion. strike or lockout affecting of constructionmaterials or any of the trades employed in the work, or any other which the cause in absolute discretion of theEngineer -in-Charge is beyond the contractor's control, the nupon happening of any such event causing delay, the

contractor shall immediately give notice in writing to the Engineer-in-Charge but shallneverthelessuseconstantlyhis/herbestendeavorstopreventormake goodthedelayandshalldoallthatmaybereasonablyrequiredtothe satisfactionoftheEngineer-in-Charge toproceedwiththeworks.

Requestforreschedulingof Milestones' of various activities and extension of time, to be eligible for consideration, shall be made by the contractor in writing within four teen days of the happening of the event causing delay in the prescribed form. The contractor may also, if practicable, indicate in such a request the period for which extension is desired.

If any such case the Engineer-in-Charge, with the approval of Tender Accepting Authority, may give a fair and reasonable extension of time and reschedule the activity wise 'Milestones' for completion of the work. Such extension shall be communicated to the contractor by the Engineer-in-Charge with the approval of TenderAcceptingAuthorityinwritingwithinmaximum1(one)monthofthe date of receipt of such request.

FinalCertificate

Clause 6.On completion of work, the contractor shall be furnished with a certificateby the Engineer-in-Charge of such completion, but no such certificates hall begiven, nor shall the work beconsidered to be completed until and unless the contractor shall have removed from the work premises on which the work is executed, all scaffolding, surplus materials and rubbish, and cleaned off the dirt from wood works, doors, windows, floors, or other parts of any building, upon or about which the work shall have been measured by the Engineer-in-charge whose measurements shall be binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to removal of scaffolding, surplus materials and rubbish and cleaning off dirt on or before the date fixed for completion of the work, the Engineer-in-charge may at the expense of the contractor remove such scaffolding, surplus materials and rubbish, and dispose of the same as he/shethinksfit, and clean off such dirtas a foresaid; and the contractor shall for thwith be bound to pay the amount of all expenses of incurred, and shall have no claim in respecto fany such scaffolding or surplus materials as a foresaid, except for any sum actually realized by the sale thereof.

Payment on inter-mediate certificatesto be regarded as advances

Clause 7.No running account billpaymentshallbe normallymadeforworks lessthan 30 (Thirty) percent of Value or up to Rs 25.00 lakh. whichever is less, till after wholeoftheworkshallhavebeencompletedandcertificateofcompletiongiven.For works of tendered value above Rs 25.00 lakh, for running account billpayment, the contractor shall on submitting a bill ofat leastRs25.00lakhthere entitled receiveapaymentproportionatetothepartthereof, approved and passed by the Engineer-in-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. But all such intermediate payments shall be regarded as payments by way of advance against the final measuredbill paymentonlyandnotaspaymentsforworkactuallydoneandcompleted,andshall not preclude the bad, unsound, and imperfect or unskillful work which is to be removed and taken away and reconstructed, re-erected or beconsideredasanadmissionof thedueperformanceofthecontract, or any partthereof, in any respect, or the accruing of any claim, nor shall it conclude, determine or affect in any way the powers of the Engineer-in-charge under these conditions or any of them as to the final settlement and adjustmentof the accounts or otherwiseor in anyother way varyoraffectthecontract. The final bill shall be submitted by the contractor within one month of the date fixed for completion of the work, otherwisethe Engineer-in-charge's certificate of the measurement andofthetotalamountpayablefortheworkaccordinglyshallbefinal andbindingon all parties.

Clause 8.Worksbill shall be submitted by the contractor each month, after fulfilling above clause, onorbefore the date fixed by the Engineer-in-charge, for all works executed during the previous month, and the Engineer-in-chargeshall take or cause to take the requisite measurement for the purpose of having the same verified, and the claim as far as admissible adjusted, if possible, before the expiry of four teendays from the presentation of the bill. If the contractor does not submit the bill within the time fixed as a foresaid, the Engineer-in-charge may depute a Junior Engineer to measure up the said

Billstobesubm itted monthly

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

Within 10 (Ten) days of completion of work, the contractor shall give notice of such completion to the Engineer-in-charge and within 14 (Fourteen) days of receipt of such notice,theEngineer-in-chargeshallinspectthework,andifthereisnodefectinthe

work, he/sheshall furnish to the contractor a final certificate of completion. Otherwise,

aprovisional certificate of physical completion indicating defects (a) to be rectified by the Contractor and/or(b) for which payment will be made at reduced rates, shall be issued. Such reduced rate is to be issued. Such reduced rate is to be in the contractor and or (b) and or (c) and

Clause 8A.When annual repair and maintenance work is carried out, the splashes and droppings from white washing, colour washing, painting etc., on walls, floors, windowsshall be removed and the surface cleaned simultaneously with the completion of theseitems of work in the individual rooms, quarters or premises etc. where the work is done withoutwaitingfortheactualcompletionofalltheotheritemsofworkinthecontract.

Incase,thecontractorfailstocomplywiththerequirementsofthisclause,the Engineer-in-Chargeshallhavetherighttogetthisworkdoneatthecostofthe contractor either Departmentally or through any other contractor. Before taking such action, the Engineer-in-Charge shall give ten days notice in writing to thecontractor.

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

Clause 9. The Contractors hall submit all bills in printed forms, as performat

prescribedbyGovernmentofWestBengal,intheoffice of the Engineer- in-Charge, and the charges in the bills shall alwaysbe entered at the rates specified in tender or in case of any extra work ordered in pursuance of these conditions, and not mentionedorprovidedforinthetender at rates thereinafter provided for such work.

Paymentsofcon tractor's bills to Banks **Clause9A** (1)Paymentsduetothecontractormay,ifsodesiredbyhim/herbemade tohisbank throughe-Pradan,details of which has to bedirectly furnishedtothe Engineer- in-charge.

While the online receipt given by such Banks shall constitute a full and sufficient discharge/acquittance forthepayment,thecontractorshouldwhereverpossible presenthis/her billsduly receipted and discharged through his/her Banker/s.

- (2) Inthecaseofbills,whichthecontractorpresentsforpaymentdirect, and whichare notendorsedinfavouroftheBank,whileeffortswillbemadeto secure paymentto the financingBank,paymentsmade to the contractorshould be accepted as full acquittance so far as the Government is concerned. As a part of the arrangement,thefinancing Bank should give theGovernment a letter to this effect.
- Note 1. The procedure will not affect the usual rights of the Government to deduct from contractor's bill, (whether endorsed in favour of a Bankorn ot) any sum due to Government of account of penalties, over-payment setc., on this or any other contract with the Governor of the State of West Bengal.
- Note 2. Nothing contained herein shall operate to create infavour of the Bank any rights, claims or equities vis-à-vis the Governor.

Clause 10.If the specification or estimate of the work provides for use of any special descriptionofmaterialtobesupplied by the Engineer-in-Charge, (such materials & stores and the prices to be charged there for as hereinafter mentioned being so far as practicable for the convenience of the contractor, but not so as in any way to control the meaning or effect of this contract specified in the schedule or 'Memorandum'hereto annexed), the contractor shall be supplied with such materials and stores as is required from time to time to be used by him/herfor the purpose of the contractor ly, and the value of the full quantity of materials and stores so supplied at the rates specified in the said schedule or Memorandum may be set off or deducted from any sums then due, or thereafter to become due to the contractor under the contract, or otherwise or against or from these curity deposit, or the proceeds of sale thereof; if the same is held in Government securities, the same or a sufficient portion thereof being in this case sold for

Storessupplied by Government

thepurpose.Allmaterials supplied to the contractors hall remain the absolute property of Government, and shall not on any account be removed from the site of the work, and shall at all times be open for inspection by the Engineer-in-charge. Any such material unused and in perfectly good condition at the time of the completion or determination of the contract shall be returned to the Engineer-in-charge's store, if by a notice in writing under his/her hand, he/she shall so require; but the contractor shall not be entitled to return any such material unless with such consent, and shall have no claim for compensation on account of any such material so supplied to him/her as aforesaid being unused by him, or for any wastage or damage to any such material.

Work to be executed in accordance with specifications, drawings,orders , etc. Clause 11. The Contractor shall execute the whole and every part of work in the most substantial and workman like manner, and both, as regards to materials and otherwise, in every respect, instrict accordance withthespecifications. The contractor shall also conform exactly, fully and faithfully to the design and drawings, and instructions in writing relating to the work signed by the Engineer-in-Charge and lodged in his/her office, towhich the contractors hall been titled to have access at such office, or on the site of the work for the purpose of inspection during office hours, and the contractor shall, if he/shesor equire, been titled at his/her own expense to make or cause to be made copies of the specifications, and of all such design, drawings and instructions as a foresaid.

Alteration in specificationand designs donot invalidate contract

Clause 12. The Engineer-in-Charge shall have powers to make any alteration in, omission from, addition to, orsubstitutionfor,theoriginalspecifications,drawings,designs and instructions, that may appear to him/her to be necessary or recommended by Superintending Engineer or the Chief Engineer during the progress of work, and the contractorshallbeatalltimesbeboundto carryoutthese works,in accordanceto any instructions which may be given to him/her in writing, signed by the Engineer-in- charge, and such alterations, omissions, additionsor substitutions, shall not invalidate the contract but shall be deemed to have formed a part of the work included in the original tenderandanyaltered, additional or substituted work whichthecontractor may be directed to do in the manner specified above as apart of the work shall be carried outby the contractor on the same conditions in all respects on which he/she agreed to do the main work, and at the samerates, if any, may be specified in the tender for the mainwork. Time for the completion of the work shall be extended in the proportion that the altered, additionalor substitutedworkbearsto the original work contract, and the certificate of the Engineer-in-charge shall proportion.And,if beconclusive astosuch additionalorsubstitutedworkincludesanyclassofwork, for which no rate is specified

Ratesforworks not in tender BOQ/SoR

thealtered, inthecontract, then such class of workshall be carried out at the rates enteredin the schedule of rates of concerned Works Department applicable in the district, which the schedule of the district of the schedule of the scwas in forceatthetimeofacceptanceof thecontract, minus/plus thepercentagewhich the totaltenderedamountbearstotheestimatedcostoftheentireworkputtotender; andif thealtered,additionalorsubstitutedworkisnotenteredinthesaidscheduleofrates, payment thereof shall be made by the Engineer-in-charge by determining the rates on analysis worked out from (a) the basic rates materials and labour provided the aforesaidscheduleofrates,or(b)thecurrentmarketratesofmaterialsandlabour when evenbasicratesfortheworkarenotavailableintheschedule.Incaseswhen such rates are determined on analysis by the Engineer-in-charge under (a) above, the stipulated percentage above or below schedule of provided shallalsoapply,andincaseofratesworkedoutonanalysisunder(b)above,paymentshall bemadeattheratessodeterminedwithoutapplicationofthesaidstipulated percentage. In the event of any dispute regarding rates determined on analysis for any altered, additional or substitutedwork underthis

Clause 13.If at any time after the commencement of the work the Governor shall for any reason whatsoevernotrequire thewholethereof asspecified in thetender tobecarried out, the Engineer-in-charge shall give notice in writing of the fact to the contractor, who shall have noclaim toany payment or compensation whatsoever onaccount of any profit or advantage which he mighthave derived from execution of the work in full, but which he/she did not derive in consequence of the full amount of the work not having been carried out; neither shall he/she have any claim for compensation by reason of any alterations having been made in the original specifications, drawings, designs and instructions which shall involve any curtailment of the work as originally contemplated.

clause, the decisionof the Superintending Engineer shall be final and binding.

Nocompensation for alternation in or restrictionof workto be carriedout. Actionandcom pensation payableincase of bad work

Clause 14.Ifitshall appear to the Engineer-in-charge or his/hersubordinate engineer in-charge of the work, that any work has been executed with unsound, imperfect, or unskillful workmanship, or with materials of any inferior description, or that any materials or articles provided by the Contractor, for the execution of the work unsound. of are or qualityinferior to that contracted for, or otherwise notinac cordance with the contract, thecontractor ondemand inwriting from the Engineer-in-charge specifying the work, materials or articles complained of notwithstanding that the same may have been inadvertentlypassed, certified and paid for, forthwithrectifyor remove and re-construct the work so specified in whole or in part, as the case may the require, case as he $remove the materials or articles so specified and provide other proper and suitable materials \\ \\ or \\$ articles at his/her own proper charge and cost; and in the event of his failing to do so within a period to be specified bytheEngineer-in-chargeinhis/her demandaforesaid, then the contractor shall be liable to pay compensation at the rate of one percent on the amount of the estimate put to tender / on upto date executed work valueforeveryday notexceedingtendays, whilehis/ herfailuretodoso shallcontinue and in the case of any such failure, the Engineer-in-chargemay rectify or remove, andre-executethe workor remove and replace with others, thematerialsor articles complained of as the case may be at the risk and expense in all respects of the contractor.

Work tobeopen to inspection

Contractoro rhis/her responsible agenttobe present

Noticetobeg ivenbefore work is covered up

Contractorliable for damage done and for imperfectionsfor 180 days after

certificate

Clause 15.All work under or in course of execution or executed in pursuance of the contract shall at all times be open toinspectionand supervision of the Engineer-in-Charge and all his/her subordinates and also higher Officers / Authority of the Government and thecontractorshallatalltimesduring thenormalworkinghours, and at all other times at which reasonable notice of the intention of the Engineer-incharge or his/her subordinates to visit the work site shall have been given to the contractor, either himself/herselfbepresenttoreceiveordersandinstructions, or havearesponsible agent duly accredited in present for that purpose. Orders given to contractor's writing the agentshallbeconsideredtohavethesameforceasifithad beengiventothe contractor himself/herself.

Clause 16. The Contractor shall give, not less than five days notice in writing to the Engineer-in-charge or work, subordinate in-charge of the before covering otherwiseplacingbeyondthereachofmeasurementanywork,inorderthatthesameis socovereduporplacedbeyondthereachofmeasurement, andshallnotcoverupor place beyond the reach of measurement any work without the consent in writing of the Engineer-in-charge or his/her subordinate, in-charge of the work: and if work he anv covereduporplacedbeyondthereachofmeasurementwithoutsuchnoticehaving beengivenorconsentobtained, the same shall be uncovered at the contractor's expense, or, indefault thereof no payment or allowance shall be made for such work or the materials with which the same was executed.

Clause 17.IftheContractororhis/herworkers or authorized representatives shall break, deface, injureor destroy anypartofthe structureinwhichtheymaybe working or any building, road, road curbs, fence, canals, water pipes, cables, drains, electric or telephone posts or wires, trees, grass or grassland or cultivated ground contiguous to the premises on which the work or any part of it is being executed, or if any damage shall happentotheworkfromanycausewhateverorany imperfections become apparent in it at any time, whether during its execution or within a period of six months after issuance of a certificate of its completion by the Engineer-in-Charge, the contractor shall make the same good at his/her own expense, or in default, the Engineer-in-Chargemay cause the same to be made good by other workers, and deduct the expenses (of which the certificate of the Engineer-in-Charge shall be final and binding) from any sums, whether under the contract or otherwise, that may be then, or at any time thereafter become due to the contractor by the Government or from his/her security deposit, or the proceeds of sale thereof, or of a sufficient portion thereof, and if the cost in the opinion of the Engineer-in-Charge whose opinion shall be final and conclusive against the contractor, making such damage or imperfections good shall exceed the amount of such security deposit and/or such sums, it shall be lawful for the Government to recover the excess costs from the contractor in accordancewith the procedure prescribed by any law for the time being in force.

Clause 17A.The Contractor shall also supply without charge the requisite number of persons with the means and materials necessary for the purpose of setting out works, and counting, weighing, assisting in the joint measurement or examination at any time and from time of the work or materials. Failing his/hersodoing the same may be

provided by the Engineer-in-Chargeat the expense of the Contractorand the expensesmay be deducted from any money due to the contractor under the contract or from his/her Security Deposit or the proceeds of sales thereof or of a sufficient portion thereof. The Contractor shallalsoprovide allnecessaryfencing/ barricading /providing caution boards etc. and light required to protect the public from accident, and shall be bound to bear the expenses of defence of every suit, actionor other proceedings at law that may be brought by any person for injury sustained owing to neglect of theabove precautions andtopayany damage andcosts whichmay beawarded insuchsuit, actions or proceedings to any such persons or which may with the consent of the Contractor be paid to compromise any claim by any such persons.

Clause 18A.In every case in which by virtue of the provisions under sub-section (1) of Section 12, of the Workmen's Compensation 1923. implementing Department Act. the is $obliged to pay compensation to a work man employed by the contractor, in execution of {\it contractor} and {\it contractor} and {\it contractor} are also as {\it contractor} a$ the works. implementing Department will recover from the Contractor the amount of compensation so paid; and without prejudice to the rights of the Department under sub-section (2) of section 12, of the said Act, implementing Department shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from anysum due byimplementing Department to the Contractor whether under this contract or otherwise. The implementing Department shall not be bound to contest any claim againstitundersub-section(1)Section12,ofthe saidAct,exceptonthewrittenrequest ofthecontractoranduponhis/hergivingtotheimplementingDepartmentfullsecurity for all costs for which the Department might become liable in consequence of contesting such claims.

Clause 18B. Inevery case in which by virtue of the provision sunder The Contract Labour (Regulation & Abolition) Act 1970', and its amendments and rules, the implementing Department is obliged to payamount of wages to a workman employed by the Contractor in execution of the works, or to incur any expenditure in providing welfare and health amenities required to be provided under the abovesaid Act and the rules framed by Government from time to time for the protection of health and sanitary arrangements for workers employed by Contractors, executing Department will recover from the Contractor, the amount of wages so paid or the amount of expenditure soincurred; and without prejudice to the rights of the executing Department under sub-section(2) of Section 20, and sub-section (4) of Section 21, of the Contract Labour (Regulation and Abolition) Act, 1970, executing Department shall be at liberty to recover suchamountor any part thereof by deducting it form the security depositor from any sum due by Executing Department to the Contractor whether under this contract or otherwise and the executing Department shall not be bound to contest any claim made against it under sub-section (1) of Section 20, sub-section (4) of section 21, of the contactor and upon his/her giving to the implementing Department full security for all costs for which the Department might become liable in contesting such claim.

Clause 19.The Contractor shall obtain a valid license under the Contract Labour (Regulation and Abolition) Act, 1970, before the commencement of the work, and continue to have valid licenses until the completion of the work. The contractor shall also abide by the provisions of the Child Labour (Prohibition and Regulation) Act, 1986, Fatal Accident Act, 1855, Personal Injuries (Compensation Insurance) Act, 1970.

The Contractors hall also comply with the provisions of the 'Building and Other Construction Workers (Regulation of Employment & Conditions of Service) Act, 1996' and 'The Building and Other Construction Workers Welfare Cess Act, 1996'. Failure to fulfill the contract arising out of the resultant non-implementation of the contract arising out of the resultant non-implementation.

 $these requirements shall attract penal provisions of the contract, arising out of the \ resultant \ non-implementation of such provisions.$

Clause 19A.No labour/s below the age of eighteen years shall be employed in the work and the contractor shall abide by the provisions of the Child Labour (Prohibition& Regulation) Act, 1986. Employment of female labour/s in works in the neighborhoods of sensitive barracks should be avoided as far as possible.

Clause 19B.The Contractor shall pay to labours employed by him/her either directly or through Sub-Contractors, wages not less than fair wages as defined by the Labour Commissioner of the State Government under 'Minimum Wages Act, 1948', Contractor's LabourRegulationsoraspertheprovisionsoftheContractLabour(Regulationand

Labour

Paymentof minimum Wages to Labour Abolition) Act, 1970, wherever applicable.

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

In respect of all labourers directly or indirectly employed in the works for performance of the Contractor's part of the contract, the contractor shall comply with or cause to be complied with the contractor's Labour Regulations made by the State Government/ Government of India, from time to time regard to payment of wages, wage period, deductions from wages, recovery of wages not paid and deductions madewithout authority,maintenanceofwagebooksorwageslips,publicationofscaleofwageand other employment, inspection and submission of periodical returns and all other matters likewise in nature or as per the provisions of the Contract Labour (Regulation and Abolition)Act,1970,andtheInter-StateMigrantWorkmen(RegulationofEmployment and Conditions of Service) Act, 1979, Minimum Wages Act, 1948, wherever applicable.

- a) The Engineer-in-Charge concerned shall have the right to deduct from the money due to the contractor any sum required or estimated to be required for making good the loss suffered by a worker or workers by reason of non-fulfillment of the conditions of the contract for the benefit of the workers, non-payment of wages or of deductions made from his/her/their wages which are not justified by their terms of the contractor non-observance of the regulations.
- b) Under the provision of Weekly Holidays Act, 1986, the contractor is bound to allow to the labours, directly or indirectly employed in the work, one day rest for 6 days of continuous work, and pay wages at the same rate as for duty. In the event of default, the Engineer-in-charge shall have the right to deduct the sum or sums not paid on account of wages for weekly holidays to any labour and pay the same to the persons entitled thereto from any money due to the contractor by the Engineer-in-charge concerned.

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

The Contractor shall indemnify and keepindemnified the implementing Department against payments to be made under and for the observance of the laws aforesaid and PW Contractor's Labour Regulations without prejudice to this right to claim indemnity from his/her sub-contractors.

The laws aforesaid shall be deemed to be a part of this contract and any breach thereof shall be deemed to be a breach of this contract.

Whatever is the minimum wage for the time being, or if the wage payable is higher than minimum wage, such wage shall be paid by the contractor to the workers directly without theinterventionofanyDafadar,andthatDafadarshallnotbeentitledtodeductor recover any amount from the minimum wage payable to the workers as and by way of commission or otherwise.

The contractor shallensure that no amount by way of commission or otherwise is deducted or recovered by the Dafadar from the wage of workers.

Clause 19C.In respect of all labours directly or indirectly employed in the work for the performance of the contractor's part of this contract, the contractor shall at his/her own expenses, arrange for the safety provisions as framed from time to time by the competent authority, and shall athis/her own expense provide all facilities inconnection therewith. In case the contractor fails to make arrangement, and fail to provide necessary facilities as aforesaid, he/she shall be liable to pay a penalty of Rs. 2000/- for each default, and in addition the Engineer-in-Charge shall be at liberty to make arrangement and provide facilities as aforesaid and recover the costs incurred in their behalf, from the contractor.

Clause 19D.For the works aboveRs. 2.0 crore, theContractor shall submit by the 4th and19thofeverymonthtotheEngineer-in-charge,atruestatementshowinginrespect of the second half of the preceding month and the first half of the current month respectively-

Thenumberoflabourers employedbyhim/heronthework,theirworkinghours,andthe

wagespaidtothem;

Accidents thathadoccurredduringthesaidfortnightshowingthecircumstancesunder whichithadhappened,andtheextentofdamageandinjurycausedbythem,andthe number of female workers who have been allowed maternity benefits according to Clause 19F of the contract and the amount paid to them;

Failing which the contractor shall be liable to pay to the Department, a sum not exceeding Rs.2000/-foreachdefaultormateriallyincorrectstatement. The decision of the Engineer-in-charge shall be final in deducting from any bill due to the contractor; the amount levied as fine and would be binding on the contractor.

Clause 19E. In respect of all labours directly or indirectly employed in the work for the performance of the contractor's part of this contract, the contractor shall comply with or causetobecompiled with all the rules framed by the Government from time to time for the protection of health and sanitary arrangements of workers employed by the contractor.

Clause 19F. In the event of the contractor(s) committing a default or breach of any of the provisions of the Contractor's Labour Regulations and Rules for the protection ofhealth and sanitary arrangement for the workers as amended from time to time or furnishing any information or submitting or filing any statement under the provisions of the above RegulationsandRuleswhichismateriallyincorrect,he/sheshall,withoutprejudiceto anyother liability, paytothe Department a sumnotexceedingRs.2000/- forevery default, breach or furnishing, making, submitting, filing such materially incorrect statements and in the event of the contractors defaulting continuously in this respect, the penalty may be enhanced to Rs. 200/- per day for each day of default subject to a maximum offive per cent of the tendered value. The decision of the Engineer-in-chargeshall be final and binding on the parties.

ShoulditappeartotheEngineer-in-chargethatthecontractor(s)is/arenotproperly observingandcomplyingtotheprovisionsoftheContractor'sLabourRegulationsand Rules, The Minimum Wages Act, 1948 and Contract Labour (Regulation and Abolition) Act 1970, for the protection of health and sanitary arrangements for work-people employed by

the contractor (s) (herein after referred as `the said Rules') the Engineer-in-charge shall

havethepowertogivenoticeinwritingtothecontractor(s)requiringthatthesaidRules

becomplied with another entries prescribed therein be provided to the work-people within a reasonable time to be specified in the notice. If the contractor(s) shall fail within

the period specified in the notice to comply with and/or observe the said Rules and to provide the amenities to the work-people as a foresaid, the Engineer-in-charge shall have

the power to provide the amenities here in before mentioned at the cost of the contractor (s). The contractor (s) shall erect, make and maintain a this/herown expense

and to approve dstandard sall necessary hutments and sanitary arrangements required for his/her/their work-people on the site in connection with the execution of the works,

and if the same shall not have been erected or constructed, according to approve d standards, the Engineer-incharges hall have power to give notice in writing to the

contractor (s) requiring that the said hut ments and sanitary arrangements be remodeled

and/orreconstructsuchhutmentsandsanitaryarrangementsaccordingtoapproved standards, and if the contractor(s) shall fail to remodel or reconstruct such hutments and sanitary arrangements according to approved standards within the period specified in the notice, the Engineer-in-

chargeshallhavethepowertoremodelorreconstructsuch hutments and sanitary arrangements according to approved standards at the cost of the contractor(s).

Clause 19G.The contractor shall comply with all the provisions of The Minimum Wages Act, 1948, Contract Labour (Regulation and Abolition) Act, 1970, Employees Liability Act, IndustrialDisputeActandMaternityBenefitAct,1961,asamendedfromtimetotime and rules framed there under and other labour laws affecting contract labour that may be brought into force by the appropriate authority from time to time.

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

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

building/structure under construction is not occupied by anybody unauthorized during construction, and is handed over to the Engineer-in-charge with vacant possession free from encumbrances in entirety, Ifsuch buildings/structures through completed isoccupiedillegally,thentheEngineer-in-Charge shallhavetheoptiontorefusetoaccept the said building/structure in that position. Any delay in acceptance on this account willbe treated as the delay incompletion and for such delay a levy up to 5% of tendered value of work may be imposed by the Engineer-in-charge whose decision shall be final both with regard to the justification and quantum and shall be binding on the contractor.

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

Clause 20. No workshall bedone on Sundays without the prior sanction of the Engineer-in-charge.

WorkonSundays

Work not to be sublet. Contract may be rescinded andsecurity deposit forfeited for subletting, bribing, or if contractor becomesins olvent

Clause 21. The contract shall not be assigned or sublet without specific orders from Government in respect of a specified sub-contractor. And if the contractor shall assign or sublet hiscontract, orattempt sotodo,orbecome insolvent orcommence anyin insolvencyproceedings ormakeanycomposition withhiscreditor, or attempt to do so, or if any bribe, gratuity, gift, loan, perquisite, reward or advantage, pecuniary or otherwise, shall either directly or indirectly be given, promised, or offered by the contractor, or any of his servants or agents to any public officer or person in the employ of Government in any way relating to his office of employment, orif any such officer or person shall become inany way directly or indirectly interested in the contract, the Divisional Officer may thereupon by notice in writing rescind the contract, and the security deposit of the contractors hall the reupon stand for feited and be absolutely at the disposal of the contractors hall the reupon stands of the contractors have a contractor of the contractors have a contractor of the contractors have a contractor of the contractorGovernment andthesameconsequences shallensureasifthe contracthadbeen rescindedundertheClause3hereof,andinadditionthecontractorshallnotbeentitled to recover or be paid for any work there for actually performed under the contract.

Clause 22.Allsumspayablebywayofcompensationunderanyofthese conditions shall be considered as reasonable compensation to be applied to the use of Government without reference to the actualloss or damage sustained and whether or not any damage shall have been sustained.

Clause 23. Where the contractor is a partnership firm or a consortium, prior approval in writing of the Engineer-in-Charge shall be obtained for any change made in the constitution of the firm/consortium. Where the contractor is an individual or a Hindu Undivided Family (HUF) business concern, such approval as aforesaid shall likewise be obtained, before the contractor enters into any partnership agreement/Memorandum of Articles where under the partnership firm/consortium would have the right to carry outthe works hereby undertaken by the contractor. If previous approval as aforesaid is not obtained, the contract is liable to be rescinded.

Clause 24.All works to be executed under the contract shall be executed under the direction of Engineer-in-Charge. Further instructions/advices, if felt necessary by Superintending Engineer/ChiefEngineer,shallalsobebindingtobecommunicated by the Engineer-in-Charge.

Sum payable as compensationtobe considered as reasonablewithout referencetoactual loss

> Changes inconstituti on of firm

> > Works to

beunder

Charge

direction of

Engineer-in-

Clause25.SettlementofDisputesand Arbitration:

Exceptwhereotherwiseprovided in the contract, all questions and disputes relating to the meaning of the specifications, designs, drawings and instructions hereinbefore mentioned and as to the quality of workmanship ormaterials used on the work or as to any other question, claim, right, matter or thing whatsoever, in any way arising out of or relating to the contracts, designs, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning the works, or the executions or failure to execute the same, whether arising during the progress of the work, or after the completion or abandonment thereof shall be dealt with as mentioned hereinafter:

Settlementof disputes -Dispute Redressal Committee'

If the contractor considers any work demanded of him/her to be outside the requirements of the contract, or disputes any drawings, record or decision given in writing by the Engineer-in-Charge or any matter in connection with or arising out of the contract or carryingoutoftheworktobeunacceptable,he/sheshallpromptlywithin15days requesttheChairmanoftheDepartmentalDisputeRedressalCommittee,inwriting,for

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

The Dispute Redressal Committee in each of the Works Departments shall be constituted with the following officials as Members:

1	Secretary / Engineer-in-Chief of the Department concerned	Chairman
2	JointSecretary/DeputySecretary/anyOfficerof equivalent rank of the Department	Member
3	OneDesignatedChiefEngineer/Engineerofthe Department to be nominated by the Department concerned.	MemberSecretary and Convenor
4	One representative of Finance Department of the Government not below the rank of Joint Secretary or Financial Advisor in case of the Works Department where FA system has been introduced.	Member

This provisions will be applicable irrespective of the value of the works to which the dispute may relate.

Clause 26. The contractor shall fully indemnify and keep indemnified the implementing Department against any action, claim or proceeding relating to infringement or use of any patent or design or any alleged patent or design rights and shall pay any royalties which may be payable in respect of any article or part thereof included in the contract. In the event of any claims made under or action brought against implementing Department in respectofanysuch matteras aforesaid, the contractorshall be immediately notified thereof by the implementing Department and the contractor shall be at liberty, at his/ her own expense, to settle any dispute or to conduct any litigation that may arise therefrom, provided that the contractor shall not be liable to indemnify the implementing Departmentiftheinfringementofthepatentordesignoranyallegedpatentordesignrightisthe direct result of an order passed by the Engineer-in-Charge this behalf.

Lumpsumasine stimates

Clause 27.When the estimateon whichthe tenderis made includes lumpsums in respect of parts of the work, the contractor shall be entitled to payment in respect of the itemsof worksinvolvedor the part of the work inquestionat the sameratesasare payable under this contract for such items, or if the part of the work in question is not, in the opinion of the Engineer-in-charge, capable of measurement, certificate in writing of the Engineer-in-chargeshallbefinalandconclusive against the contractor with regard to any sum or sums payable to him under the provisions of this clause.

Clause 28.In the case of any class of work for which there is no such specifications as referred to under Clause 11, such work shall be carried out in accordance with the latest BureauofIndianStandards(BIS)specifications.Incasetherearenosuchspecifications in Bureau of Indian Standards, the work shall be carried out asper reputedmanufacturer's specifications if accepted by the Engineer-in-Charge. If not available, then as per State Government / Union Government accepted and approved specifications. In casetherearenosuchspecifications asrequiredabove,theworkshallbecarriedoutin all respects in accordance with the instructions and requirements of the Engineer-in-Charge which isapproved by the Tender Accepting Authority.

Action wherenospecifi cation

Clause 29.Theexpression "works" or "work" whereused in the seconditions shall, unless there be something either in the subject or context repugnant to such construction, be constructed and taken to mean the works by or by virtue of the contract constructed to be executed, whether temporary or permanent and whether original, altered, substituted or additional.

Definition of works

Clause 30.The Contractor(s) shall at his/their own cost provide his/their labour with huttingonanapprovedsite,andshallmakearrangementsforconservancyand sanitation in the labour camp to the satisfaction of the localPublic Health and Medical Authorities.He/theyshallalsoathis/theirowncostmakearrangementsforthelaying

ofpipelinesforwatersupplytohis/theirlabourcampfromtheexistingmains wherever available, and shall pay all fees, charges and expenses in connection with there and incidental thereto.

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

- i) That the water used by the contractor(s) shall be fit for construction purposes to the satisfaction of the Engineer-in-charge;
- ii) The Engineer-in-Charge shall make alternative arrangements for supply of water at the risk and cost of contractor(s) if the arrangements made by the contractor(s) for procurement of water are, in the opinion of the Engineer-in-Charge,unsatisfactory.

Clause 32. The contractor undertakes to make arrangement for the supervision of the work by the firmsupplying the construction materials. The Contractor shall collect thetotal quantity of materials as per approved programme required for the work as per approved programme, before the work is started and shall hypothecate it to the Engineer- in-Charge. If any material remains unused on completion of the work on account of lesser use of materials in actual execution for reasons other than authorized changes of specifications and abandonment of portion of work, a corresponding deduction equivalent to the cost of unused materials as determined by the Engineer-in-Charge shall be madeand the material returned to the contractor. Although the materials are hypothecated to Institute, the contractor undertakes the responsibility for their proper watch, safe custody and protection against all risks. The materials shall not be removed from site of work without the consent of the Engineer-in-Charge in writing.

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

Clause33.The contractor shall provide all necessary superintendence during execution of the work and as long thereafter as may be necessary for proper fulfilling of the obligations under the contract.

The contractor shall immediately after receiving letter of acceptance of the tender andbefore commencement of the work, intimate in writing to the Engineer-in-Charge, the name(s), qualifications, experience, age, address(es) and other particulars alongwith certificates, of the principal technical representative to be in charge of the work and other technical representative(s) who will be supervising the work. The Engineer-in-Charge shall within 3 days of receipt of such communication intimate in writing his/her approval or otherwise ofsuch representative(s) tothecontractor. Any suchapproval may at anytime be withdrawn and in case of such withdrawal, the contractor shall appoint another such representative according to the provisions of this clause. Decision of the tender accepting authority shall be final and binding on the contractor in this respect. Such a principal technical representative shall be appointed by the contractor soon after receipt of the approval from the Engineer-in-Chargeand shall be availableat site before start of work.

If the contractor (or any partner in case of firm/company) himself/herself has such qualifications, it will not be necessary for the said contractor to appoint such a principal technical representative but the contractor shall designate and appoint a responsible agent to represent him and to be presentat the work whenever the contractor is not in a position to be so present. All the provisions applicable to the principal technical representative under the clause will also be applicable in such a case to the contractor or his responsible agent. The principal technical representative and/or the contractor shall on receiving reasonablenoticefromtheEngineer-in-Charge orhisdesignatedrepresentative(s) in charge of the work in writing or in person or otherwise, present himself/herself to the Engineer-in-Charge and/or at the site of work, as required, to take instructions. Instructions given to the principal technical representative orthe responsibleagentshall bedeemedtohavethesameforceasifthesehavebeen given to the contractor. The principal technical representative and/or the contractor or his/her responsible authorized agent shall be actually available at site especially during important stages of execution of work, during recording of measurement of works and whenever so required by theEngineer-in-Charge by a notice as aforesaid and shall also note down instructionsconveyed by the Engineer-in-Chargeor his/her designated representative in the site order

Contractors Superintendence, Supervision, TechnicalStaff& Employees book and shall affix his signature in token of noting down the instructions and in token of acceptance of measurements

If the Engineer-in-Charge, whose decision in this respect is final and binding on the contractor,is convincedthat no such technical representative(s) is/are effectively appointed or is/are effectively attending or fulfilling the provision of this clause, a recovery (non-refundable) shall be effected from the contractor as specified in Schedule and the decision of the Engineer-in-Charge as recorded in the site order book and measurement recorded checked / test checked in Measurement Books shall be final and binding on the contractor. Further if the contractor fails to appoint a suitable technical representative and/or other technical representative(s) and if such appointed persons are not effectively present or are absent by more than two days without duly approved substitute or do not discharge their responsibilitiessatisfactorily, the Engineer-in-Chargeshall have full powers to suspend the execution of work until such date as suitable other technical representative(s) is/areappointedandthecontractorshallbeheldresponsibleforthe delay so caused to the work. The contractor shall submit a certificate of employment of the technical representative(s) along with every running account bill / final bill and shall produce evidence if at any time so required by the Engineer-in-

The contractor shall provide and employ on the site only such technical assistants as are skilled and experienced in their respective fields and such foremen and supervisory staff as are competent to give proper supervision to the work.

The contractor shall provide and employ skilled, semi-skilled and unskilled labour as is necessary for proper and timely execution of the work.

The Engineer-in-Chargeshallbe at liberty to object to andrequire the contractorto remove from the works any person who, in his opinion, misconducts himself, or isincompetent or negligent in the performance of his duties or whose employment otherwise considered by the Engineer-in-Charge to be undesirable. Such person shall not be employed again at works site without the written permission of the Engineer-in-Charge andthepersonsso removedshallbereplacedassoonaspossibleby competentsubstitutes.

Clause34."Levy/TaxesPayablebyContractor"

- (i) GST,Building and otherConstruction Workers' Welfare Cess or any other tax or Cess in respect of this contract shall be payable by the Contractor and Engineer-in- Charge shall not entertain any claim whatsoever in this respect.
- (ii) The contractor shall deposit Government Royalty and obtain necessary permit for supply of the sand, stone chips, red bajri, sand stone, river bed materials etc. from local authorities, if those are directly procured from quarry sites.

In case materials are procured from secondary sources, certificates of quarry owners to the effect of payment of royalties and Cess would have to be furnished. In absence of such certificates towards payment of Royalties and Cess such components shall be deducted from the contractor's bills at prescribed rates and deposited through 'GRIPS' portal or otherwise, in the designated Government Treasuries/PAO.

Ifpursuant to or under any law, notification or order, any Royalty, Cess or the like becomes payable by the implementing Department and does not at any time become payable by the contractor to the State Government/Localappropriate authorities in respect of any material used by the contractor in the works then insuch a case, itshall belawful to the Department and it will have the right and be entitled to recover the amount paid in the circumstances as aforesaid from dues of the contractor.

Clause35.

- (i) All tendered rates shall be inclusive ofstatutory taxes and levies payable under respectivestatutes. However, if any further tax or cess is imposed by Statute, afterthe last stipulated date for the receipt of tender including extensions if any and the contractor thereupon necessarily and properly payssuchtaxes/levies/cess, the contractorshallbereimbursedtheamountsopaid. Provided such payments, ifany, is not, in the opinion of the Engineer-in-charge(whose decision shall be final and binding on the contractor) attributableto delay in execution of work within the control of the contractor.
- (ii) The contractor shall keep necessary books of accounts and other documents for the purpose of this condition as may be necessary and shall allow inspection of the same by a duly authorized representative of the Departmentand/or the Engineer-in-Charge

- and further shall furnish such other information/document as the Engineer-in- Charge may require from time to time.
- (iii) The contractor shall, within a period of 30 days of the imposition of any such further tax or levy or cess, give a written notice thereof to the Engineer-in-Charge that the same is given pursuant to this condition, together with all necessary information relating thereto.

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

Clause 37. The contractor shall not be permitted to tender for works in which his near relative is posted as in any capacity between the grades of the Executive Engineer and Junior Engineer (both inclusive). He shall also intimate the names of persons who are working with him/her in any capacity or are subsequently employed by him/her and who are near relatives to any Official in the Institute. Any breach of this condition by the contractor would render him/her liable to be removed from the approved list of contractors of the Department. If however the contractor is registered in any other Department, he/she shall be debarred from tendering in the Department for any breach of this condition.

NOTE:Bytheterm "near relatives" ismeantwife, husband,own parents and grandparents, own children and grandchildren, own brothers and sisters, own uncles, aunts and first cousins and their corresponding in-laws.

Clause 38.No engineer of Gazetted Rank or other Gazetted Officer employed in engineering or administrative duties in the Government shall work as a contractor or employee of a contractor for a period of one year after his/her retirement from Government service without the previous permission of Governmentinwriting. This contract is liable to be cancelled if either the contractor or any of his employees is found at any time to be such a person who had not obtained the permission of Government as aforesaid, before submission of the tender or engagement in the contractor's service, as the case may be

Clause 39. The work (whether fully constructed or not) and all materials, machines, tools and plants, scaffolding, temporary buildings and other things connected therewith shall be at the risk of the contractor until the work has been delivered to the Engineer-in-Charge and a certificate from him/her to that effect obtained. In the event of the work or any materials properly brought to the site for incorporation in the work being damaged or destroyed in consequence of hostilities or warlike operation, the contractor shall when ordered (in writing) by the Engineer-in-Charge to remove any debris from the site, collect and properly stack or remove in store all serviceablematerials salvaged from the damaged work and shall be paid at the contract rates in accordance with the provision of this agreement for the work of clearing the site of debris, stacking or removal of serviceable material and for reconstruction of all works ordered by the Engineer-in-Charge, such paymentsbeing in additionto compensationupto the originally executed beforebeingdamaged andnotpaidfor.Incaseofworksdamaged or destroyed but not already measured and paid for, the compensation shall be assessed by the Engineer-in-Charge concerned. The contractor shall be paid for the damages/destruction suffered and for the restoring the material at the rate based on analysis of rates tendered for in accordance with the provision of the contract. The certificate of the Engineer-in-Charge regarding the quality and quantity of materials andthe purpose for which they were collected shall be final and binding on all parties to this contract.

Provided always that no compensation shall be payable for any loss in consequence of hostilities or warlike operations (a) unless the contractor had taken all such precautions against air raid as are deemed necessary by the Air Force Officers or the Engineer-in- Charge (b) for any material etc. not on the site of the work or for any tools, plant, machinery, scaffolding, temporary building and other things not intended for the work.

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

Clause 40.The contractor shall comply with the provisions of the Apprentices Act, 1961 and the Apprenticeship Rules, 1992 and orders is sued the reunder from time to time. If

he/she fails to do so, his/her failure will be a breach of the contract and the Engineer-in- Charge may, in his/her discretion, cancel the contract. The contractor shall also be liable for any pecuniary liability arising on account of any violation by him/her of the provisions of the said Act.

Clause 41. Procedure For Suspension and Debarment of Supplier, Contractors and Consultants

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

GroundsforSuspensionandDebarment:-

- (1) Submission of eligibility requirements containing false information or falsified documents.
- (2) Submission of Bids that contain false information or falsified documents, or the concealment of such information in the Bids in order to influence the outcome of eligibility screening or any other stage of the bidding process.
- (3) Unauthorized use of one's name/digital signature certificate for the purpose of bidding process.
- (4) Anydocumentedunsolicitedattemptbyabidder(APerson/Contractor/Agency
 /Joint Venture/Consortium/Corporation participating in the procurement processand/or a
 person / Contractor / Agency / Joint Venture / Consortium / Corporation having an
 agreement/contract for any procurement with the department shall be referred as
 Bidder)unduly influencing the outcome of the bidding in his favour.
- (5) Refusal or failure to post a self-declaration to the effect of any previous debarment imposed by any other department of State Governmentand/or Central Government.
- (6) All other acts that tend to defeat the purpose of the competitive bidding such as lodging false complain about any Bidder, lodging false complain about any Officer duly authorized by the Department, restraining any interested bidder to participate the bidding process, etc.
- (7) Assignment and subcontracting of the contract or any part thereof without prior written approval of the procuring entity.
- (8) Whenever adverse reports related to adverse performance, misbehaviour, direct or indirect involvement inthreatening, making falsecomplaints etc. damaging the reputation of the department or any other type complaint considered fit by the competent authority of the department, are received from more than oneOfficer oron more than one occasion from individual Officer.
- (9) Refusal or failure to post the required performance security / earnest money within the prescribed time without justifiable cause.
- (10) Failure in deployment of Technical Personnel, Engineers and/or Work Supervisor having requisite license / supervisor certificate of competency as specified in the contract.
- (11) Refusal to accept an award after issuance of "Letter of Acceptance" or enter into contract with the Government without justifiable cause.
- (12) Failure of the Contractor, due solely to his fault or negligence, to mobilize and start work or performance within the specified period as mentioned in the "Letter of Acceptance", "Letter of Acceptance cum Work Order", "Work Order", "Notice to Proceed", "Award of Contract", etc.
- (13) Failure by the Contractor to fully and faithfully comply with its contractual obligations without valid cause, or failure by the Contractor to comply with any written lawful instruction of the Procuring Entity/Authority (the Officer authorizedby the Administrative Department, Government of West Bengal for procurement) or its representative(s) pursuant to the implementation of the Contract.
- (14) For the procurement of Consultancy Service/Contracts, poor performance by the Consultant of his services arising from his fault or negligence. Any of the following acts by the Consultant shall be construed as poor performance.
 - (i) Non deployment of competent technical personnel, competent Engineers and/or work supervisors;
 - (ii) Non-deployment of committed equipment, facilities, supports taffand man power;
 - (iii) Defectivedesignresultinginsubstantialcorrectiveworksindesignand/or construction;

- (iv) Failuretodelivercriticaloutputsduetoconsultant'sfaultor negligence;
- Specifying materials which are inappropriate and substandard or way above acceptable standards leading to high procurement cost;
- (vi) Allowingdefectiveworkmanshipor worksbytheContractorbeingsupervisedby the Consultant.
- (15) For the procurement of goods, unsatisfactory progress in the delivery of the goodsby the manufacturer, supplier, or distributorarising from his fault or negligence and/or unsatisfactory or inferior quality of goods, vis-à-vis as laid down in the contract.
- (16) Willful or deliberate abandonmentor non-performance of the project or Contract by the Contractor resulting in substantial breach thereof without lawful and/or just cause.

CATEGORYOFOFFENCE:-

- (A) First degree of offence: 1 to 16 of the above Clause-41 to be considered as First degree of offence.
- (B) Second degree of offence: Any one of the offences as mentioned under 'A' above, committed by a particular Bidder/Contractor/Supplier on more than one occasion, be considered as Seconddegree of offence.

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

PENALTYFOROFFENCE:-

- (I) For committing First degree of offence:Disqualifying a Bidder from participating in any procurement process under the Administrative Department of Government of West Bengal up to 2 (two) years.
- (II) ForcommittingSeconddegreeofoffence:DisqualifyingaBidderfromparticipatingin any procurement process under the Administrative Department of Government of West Bengal up to 3 (three) years.

PROCEDUREOFSUSPENSIONANDDEBARMENTDURINGTHEPROCUREMENT PROCESS

- (1) InitiationofAction, NotificationandHearings:
 - Any Bidder or procurementauthority on hisown or based on any otherinformation madeavailableto himmayinvitetheprocessof suspension/debarmentproceedings by filing a written application with the **Bid Evaluation Committee** and such filing ofwrittenapplicationhastobedonewithinfortyeighthoursfromthedateandtime of publication of the result of technical evaluation of any bid.
 - (a) Upon verification of the existence of grounds for suspension/debarment, the Chairpersonof Bid EvaluationCommitteeshall immediatelynotify the bidder concernedeither electronicallythroughhisregisterede-mailor inwritingto his postal address, advising him that:
 - A complaint has been filed against him and prima facie material has been found, which may lead to suspension/debarment.
 - ii) He has been recommended to be placed under suspension/debarment by the suspension committee (as constituted by the respective Administrative Department) stating the ground for such.
 - iii) The saidbidder, within three days from the date of issue of such notification by the Bid Evaluation Committee, may approach the Chairperson of Suspension Committee by submitting all required documents in his favour for hearing. Any application made thereafter would not be entertained.
 - Such notice should contain the e-mail id and the postal address of the Chairperson of the Suspension Committee.
 - (b) After receiving the recommendation for suspension from Bid Evaluation Committee, Suspension Committee shall issue a notice to the alleged bidder electronicallythroughhisregisterede-mailid,tosubmitallrelevantdocuments in support of hisdefense withinthreeworking days after issuance of thenotice of the Suspension Committee. The Suspension Committee will conduct the hearing within seven working days from the date of receipt of the documents from the alleged bidder. If no appeal has been received from the alleged bidder or if after hearing sufficient ground for suspension is found, the Suspension Committee, will suspend the alleged bidder from participating in the procurement process under the Administrative Department for a period of six months from the date of issuance of suspension order. The Chairperson of the

Suspension Committee shall issue the suspension order within seven daysfrom the last date of hearing and shall notify the bidder concerned either electronically through his registered e-mail id or in writing to his postal address. The Chairperson of Suspension Committee shall also inform the decision to all concerned.

If sufficient reason for suspension is not found, the Suspension Committee wouldrejecttherecommendationofBidEvaluationCommitteeandwouldallow the bidder to take part in the tendering process.

If the bidder is suspended, the Suspension Committee would recommend debarment of the bidder and forward the case with all documents to the Debarment Committee for further action.

(c) The Debarment Committee upon receipt of the recommendation of the Suspension Committee shall scrutinize the documents. The Debarment Committee will hold a hearing of the alleged bidder and issue necessary order within ten working days from the last date of hearing. The Debarment Committee, if satisfied after hearing, shall forward the case to the Department for orders of Debarment. The Department in due course will issue Debarment Order disqualifying/prohibiting the erring bidder from participating in the bidding/procurementof all projects under the Administrative Departmentfor a specified period. The alleged bidder shall be intimated accordingly either electronically through his registered e-mail id or in writing to his postal address. Otherwise the Debarment Committee may reject the recommendation of the Suspension Committee. The Chairperson of Debarment Committee shall also inform the decision to all concerned.

PROCEDUREFORDEBARMENTDURINGTHECONTRACTIMPLEMENTATIONSTAGE:-

- (A) Upontermination of contract due to default of the Bid Evaluation Committee. The Bid Evaluation Committee shall submit his recommendation of debarment of the alleged Bidder along with a detailed report stating clearly the reasons for debarment to the Debarment Committee within 30 (thirty) days from the date of termination of contract. The alleged Bidder shall be intimated accordingly either electronically to his registered e-mail id or in writing to his postal address. The Chairperson of Bid Evaluation Committee shall also inform the decision to all concerned.
- The Debarment Committee upon receipt of the recommendation of Bid Evaluation Committee shall scrutinize the documents. The Debarment Committee will hold a hearing about the matter from the Bidder and issue necessary order within 10 (ten) working days from the last date of hearing. The Debarment Committee, if satisfied after the committee of thearing, shall forward the case to the Department for the order of debarment. The Department in due course will issue debarment order disqualifying/prohibiting the erring Bidder from participating in the bidding/procurement of all projects under the Administrative Department, Government of West Bengal for a specified period. The alleged Bidder shall be intimated accordingly either electronically to his registered e- mail id or in writing to his postal address. Otherwise the Debarment Committee may reject the recommendation of the Bid Evaluation Committee. The Chairperson of DebarmentCommitteeshall also inform the decision to all concerned.

STATUSOFSUSPENDED/DEBARREDBIDDER:-

- (a) Bidder placed under Suspension/Debarment by the competent authority will not be allowed to participate in any procurement process under the Administrative Department within the period of suspension/debarment. The earnest money of the suspended Bidder shall stand forfeited to the Government.
- (b) If the Suspension/Debarment Order is issued prior to the date of issue of "Letter of Acceptance", "Letter of Acceptance cum Work Order", "Work Order", "Notice to Proceed", "Award of Contract" etc. for any Bid, the Suspended/DebarredBidder shall not be qualified for Award for the said Bid and such Procurement Process will bedealt with as per existing normsby simply excluding the erring Bidder.
- (c) If the Suspension/Debarment Order is issued after award of a Government Project/Contract to the Debarred Bidder, the awarded Project/Contract shall not be prejudiced by the said Order provided that the said offence(s) committed by the Debarred Bidder is not connected with the awarded project/contract.

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

in specifications and/or design and similar important matters will be valid only if accepted/recommended by the Engineer-in-Charge. If any correspondence of above tender is made with Officers other than the Engineer-in-charge for speedy execution of works, the same will not be valid unless copies are sent to the Engineer-in-Charge and also approved by him. Instructions given by the Assistant Engineer and the Junior Engineer on behalf of the Engineer-in-Charge (who have been authorized to carry out the work on behalf of the Engineer-in-Charge) regarding specification, supervision, approval of materials and workmanship shall also be valid. In case of dispute relating to specification and work, the decision of Engineer-in-Charge shall be final and binding. The Engineer-in-Charge will however invariably take decisions relating to tender contract or as mentioned in therelevant rules and clauses of the contract document with the approval of the Tender Accepting Authority.

Clause 43. Acceptance of the Tender will rest with the Tender Accepting Authority without assigning reason thereof to the bidder. The accepting authority reserves the right to reject any or all of the tenders without assigning any reason thereof to the bidder/contractor.

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

Clause 45.In the event of conflicting different clauses, the clauses in the e-NIT will prevail.

Clause 46. Engineer-in-Charge shall not entertain any claim whatsoever from the Contractor for payment of compensation on account of idle labour onsuch grounds including non-possession of encumbrance free land.

Clause 47.Engineer-in-Charge shall not be held liable for any compensation due to machines becoming idle or any circumstances including untimely rains, other natural calamities, like strikes etc.

Clause 48.Imposition of any Duty/Tax/Octroi/Royaltyetc. whatsoever of its nature (after work order / commencement and before final completion of the work) is to be borne by the contractor/bidder. Original challan of those materials, which are procured by the bidder, may be asked to be submitted for verification.

Clause 49.Cess @ 1% or as amended time to time of the cost of construction works shall be deducted from the Gross value of all Works Bill in terms of Finance Department order. Also it is instructed to register his/her establishment under the Act, with the competent registering Authority, i.e. Assistant Labour Commissioner / Deputy Labour Commissioner of the region.

Clause 50. No Mobilization/SecuredAdvance will be allowed unless specified otherwise in the contract.

Clause 51. Valid PAN issued by the Income Tax Department, Government of India, valid 15 digit Goods and Services Tax Payer Identification Number (GSTIN) under GST Act 2017, Cess, Royalty of Sand, Stone Chips, Stone Metal Gravel, Boulders, Forest product etc., Toll

Tax,IncomeTax,FerryChargesandotherLocalTaxes,ifany,aretobepaidbythe

Contractor/Bidder.Noextrapaymentwillbemadeasareimbursementoras compensation for these. The rates of supply and finished work items are inclusive of these taxes and charges.

Clause 52. All working Tools & Plants, Scaffolding, Construction of Vats & Platforms and arrangement of Labour Camps will have to be arranged by the Contractor at his/her own cost.

Clause 53.The Contractor shall supply Mazdoors, Bamboos, Ropes, Pegs, Flags etc. for laying outthework and fortaking andchecking measurements forwhich noextra payment will be made.

Clause 54.The Contractor/Bidder should see the site of works and Tender Documents, Drawings etc. before submitting e-Tender and satisfy himself/herself regarding the condition and nature of works and ascertain difficulties that might be encountered in executingthework, carryingmaterials to thesite of work, availability of drinkingwater and

other human requirements & security etc.Work on riverbanks maybe interrupted duetoa number of unforeseen reasons e.g. sudden rises in water levels, inundation during flood, inaccessibility of working site for carriage of materials. Engineer-in Charge may order the contractor to suspend work that may be subjected to damage by climate conditions. No claim will be entertained on this account. There may be variation in alignment, height of embankment or depth of cutting, location of revetment, structures etc. due to change of topography, river condition and local requirements etc. between the preparation and execution of thescheme for which the tenderedrate and contract will notstand invalid. The Contractor will not be entitled to any claim or extra rate on any of these accounts.

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

Clause 56. The work will have to be completed within the time mentioned in the e-NIT. A suitable Work Programme based on time allowed for completion of work as per e-NIT is tobe submitted by the contractor within 7 (seven) days from the date of receipt of work order which should satisfy the time limit of completion. The contractor should inform in writing, within 7 (seven) days from the date of receipt of work order, the names of his authorized representatives who are to remain present at site daily during work execution who will receive instructions of the work, sign measurement book, bills and other Government papers etc.

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

Clause 58.All possible precautions should be taken for the safety of the people and work force deployed at worksite as per safety rule in force. Contractor will remainresponsible for his labour in respect of his liabilities under the Workmen's Compensation Act etc. He must deal with such cases as promptly as possible. Properroad signs as per PWD practice or any other sign board for safety purpose as per requirement by the concerned Administrative Department will have to be erected by the Contractor at his own cost while operating in public thorough fares.

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

Clause 60.The Contractor will have to accept the Work Programme as per modifications and priority of work fixed by the Engineer-in-Charge so that most vulnerable reach and/or vulnerable items are completed before impending monsoon or rise in river flood water level or for other suitable reasons.

Clause 61.Quantities of different items of work mentioned in the tender schedule or in work order areonly tentative. In actual work, these may vary considerably. Payment will be made on the basis of works actually done indifferent items and no claim will beentertained for reduction of quantities in some items or for omission of some items. For execution of quantitative excess in any item or supplementary new items of work asdecided by the Department, approval of the Superintending Engineer / Chief Engineer / Government would be required, depending on whosoever be the Tender Accepting Authority, before making such payment.

Clause 62.In order to cope up with the present system of e-billing, supply ofdepartmental materials is generally not allowed. However, if in special circumstances, Departmental materials may be issued to the Contractor/Bidder to the extent of requirements as assessed, those may be recovered from the Running Account Bill and/or Final Bill, as applicable.

Clause 63. Any material brought to site by the contractor is subject to approval of the Engineer-in-Charge. The rejected materials must be removed bythe contractor from the site at his own cost within 24 hours of issue of the order to that effect. The rates in the schedule are inclusive of cost and carriage of all materials to worksite. The materials will have to be supplied in phase with due in timation to the Assistant Engineer concerned in

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

Clause 64. For all items of contract jobsrequiringskilled labour, the contractor shallhave to employ 70% (Seventy Percent) of skilled labour locally. In case the Contractor fails to recruit skilled local labour, the Contractor shall employ skilled labour locally secured by Government in the manner indicated above. For bridge works, highly technical works of labour, the contractor may, with the prior permission in writing of the Engineer-in-chargeto whom full facts must be placed for such permission, import and employ skilled labourup to 30% (Thirty Percent) of the total requirement. In this case the expression "Imported labour" shall mean "labour imported primarily from other States and secondarily, from the distant districts of the State of West Bengal." In case where the contactor fails to secure unskilled local labour or to engage imported labour, the contractor shall employ labour locally recruited by Government or labour imported by Government at the rate to bedecided by the Superintending Engineer of the works concerned, whose decision as to the circumstances in which employment of such labour is of mutual advantage to Government and the contractor, will be final and binding on the parties.

Clause 65. All queries and disputes arising out of the works tender contract is to be brought to the notice of the Chairman of the 'Department Dispute Redressal Committee' in writing for decision within 15 days.

Clause 66. The contractor shall have to make his own arrangements for water, both forthe work and use by his workers, etc., for road rollers and for all tools and plant, etc., required on the work.

Clause 67.Contractor will be responsible for the payments of all water charges payableto the Corporation Municipality / Panchayat or any other water works authority including a Government Department concerned.

Clause 68.If the contractors shall desire an extension of the time for completion of the work under clause5 of the contract, noapplicationfor such extension will be entertained if it is not received in sufficient time to allow the Executive Engineer to consider it and the Contractor will be responsible for the consequences arising out of his negligence in this respect.

Clause 69.The Contractor will have to leave ducts in walls and floors to run conduit or cables, where necessary, and he will not be entitled to any extra paymenton this account.

Clause 70.Contractors in the course of their work should understand that all materials obtained in the work of Dismantling, Excavation, etc., will be considered Government property and will be disposed of to the best advantage of Government.

Clause 71.In case ofvery special case of circumstances, if any Departmental materials are issued, there may be delay in obtaining the materials by the Department and the Contractor is, therefore, required to keep himself/herself in touch with the day to day position regardingthe supply of materialsfrom the Engineer-in-chargeand to so adjust the progress of the work that his labour may not remain idle nor may there be any other claim due to or arising from delay in obtaining the materials. Itshould be clearly understoodthat no claim whatsoever shall be entertained by the Department on account of delay in supplying materials.

Clause 72.No compensation for any damage done by rain ortraffic during the execution of the work will be made.

Clause 73.Whenever a work is carried out in municipal area, electric lights or electric danger signals whenever available shall be provided by the contractors on the barriers as wellasparaffinlights. Facilitiesfor the electric connection will be made by this Department but the Contractor will bear all the expenses.

Clause 74.The Contractor should quote through rate inclusive of cost of materials and carriage to place of working.

Clause 75.The Contractors should give complete specifications showing the method of execution and the quantity and quality of materials they intend to use per hundred square metre area.

Clause 76. Incases where water is used by the Contractor he will be required to deposit in advance with the Executive Engineer the charges for water which are to be calculated in accordance with the schedule of miscellaneous rates in the Canal Act.

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

Clause 78.In the event of emergency the Contractor will be required to pay his labour everyday and if this is not done, Government shall make the requisite payments as would have been paid by the contractor and recover the cost from the contractors.

INCONVENIENCEOFTHEPUBLIC

Clause 79.The Contractor(s) shall not deposit material on any site which will seriously inconvenience the public. The Engineer-in-charge may require the Contractor(s) to remove any materials, which are considered byhim to be a danger or inconvenience to the publicor cause them to be removed at the contractor's cost.

Clause 80. The Contractor undertakes to have the site clean, free from rubbish to the satisfaction of the Engineer-in-charge. Allsurplus materials, rubbish etc.will be removed to the places fixed by the Engineer-in-chargeand nothing extra will be paid.

Clause81.TheContractor shallnotallowanyrubbishordebristoremainonthe premisesduringorafterrepairs,butshallremovethesameandkeepthe place neat and tidy during the progress of the work. The Engineer-in-charge may get the site premises cleared of debris etc. And recover the cost from the bill of the contractor, if the latter shows slackness in observing this clause.

Clause-82.Construction materials brought at site shall not be stacked at random. The contractor shall stack all these materials as directed by the Engineer-in-charge.

INTERPRETATIONOFCLAUSES

Governor means the Governor of the State of West Bengal and his/her successors. The Government means Government in the concerned Works Department.

The Department means the Secretary of the concerned Department or his/her authorized representative.

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

The Sub-divisionalOfficermeans the Assistant Engineer of the concerned Works Department forthetimebeing of the Sub-division concerned. Junior Engineer equivalent to Section Officer of the Section concerned.

Superintending Engineer in the concerned works Department is the final Authority regarding Schedule of Rates and also the acceptance of Non-scheduled item rates arrived on the basis of market rate analysis for supplementary items, and the authority forapproval of Reduced Rates and Part Rates. He is also the Tender Accepting Authority for works of value aboveRs.45.00 lakh and up toRs.2.00 crore under existing delegated power.

Chief Engineer in the concerned Works Department is the technical head of the Director at earlies a block of the Concerned Works Director at earlies and the Concerned Works Director at Earlies and the Concerned Works Department of the Concern

2.00 crore. Excess work over individual items comprising the original tender may be exceeded beyond concerned 10% with the approval tender accepting authority of verifiedbytheSuperintendingEngineer/ChiefEngineersubjecttothetotalvalueof work upon completion is within the technically sanctioned cost and that there is nomajor deviation from original scope of work in the tender. Any supplementary tender/item/work in connection with the main tender is to be taken up with the approval of the Tender Accepting Authority not below the rank of ExecutiveEngineer. Such supplementary tenders above 10% of BOQ are to be executed only with the approval of appropriate Government irrespective of the value of tender.

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

Irrespective of the accepting authority, Divisional officer shall be the authority signingagreementforalltendersofvaluemorethanRs.3.00lakhuptoany amount on behalf of the State.

Schedule showing (approximately) materials to be supplied by the Engineer-in-Charge under clause 10:

Particulars	Ratesat which the materialswill be charged to the contractor			Placeofdelivery
	Unit Rs. P.			

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

(Nameinfull)
*Signature of Contractor/Agency with
official seal containing Principal office
address

(Nameinfull)
*Signature of Managing Director on
behalf of West Bengal Medical Services
Corporation Limited with
officialsealcontainingdesignation&
address

* To be authenticated on each and every page of the contract document by all parties.	