

WEST BENGALMEDICAL SERVICES CORPORATION LTD.

(Wholly ownedby the Government of West Bengal)
Swasthya Sathi, GN-29, Sector-V, Salt Lake, Kolkata-700 091.

SHORT NOTICE INVITING TENDER DOCUMENTS FOR

Errection of pandal and other allied works for Vision Special Screening Camp - cum - Distribution Programme of Spectacles under CSR Component of WBMSCL (2024-25) 21stJanuray, 2025 at Nimta U-CHC

(NITReferenceNo.:- WBMSCL/NIT-047/2025, Dated -14/01/2025)

WESTBENGALMEDICALSERVICESCORPORATIONLIMIT ED

(Wholly Owned by the GovernmentofWestBengal) Registered Office:SwasthyaSathi,GN-29,Sector-V,SaltLake,Kolkata-700091

Phone:033-4034-03000 Email:info@wbmsc.gov.in 0 website:

www.wbmsc.gov.in

I.T.B.No.: WBMSCL/NIT-047/2025 Dated-14/01/2025

Managing Director, WBMSCL invites sealed bids through electronic tendering (e-Tendering) **Errection of pandal and other allied works for Vision Special Screening Camp - cum - Distribution Programme of Spectacles under CSR Component of WBMSCL (2024-25) on 21st Januray, 2025 at Nimta U-CHC from the bonafied, resourcefuland reliable experienced Contractor in WestBengal.**

Sl. No.	NameoftheWork	Earnest Money (Rs.)	CostofTender documents(Rs.) (Non- refundable)	Period	Name&addressof the Office
01	Errection of pandal and other allied works for Vision Special Screening Camp - cum - Distribution Programme of Spectacles under CSR Component of WBMSCL (2024-25) 21st Januray, 2025 at Nimta U-CHC	12,113/-	NIL	02 (two) days	Managing Director, West Bengal Medical Services Corporation Limited, SwasthyaSathiBu ilding,GN- 29,Sector-V, Saltlake,

GENERAL CLAUSE OF NIT:

TWO BID SYSTEM

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

TENDER DOCUMENT

- 2.0 In the event of e-filling intending bidder may download the tender document from the website directly by the help of his Digital Signature Certificate & upload the same with other documents along with necessary Earnest Money electronically as mentioned in Cl 3.xi.of NIT.. Where an individual person holds a digital signature certificate in his own name duly issued to him by the company or the firm of which he happens to be director or partner, such individual person either belonging to and appropriate cadre officer of the company or an authorized partner of a firm, shall invariably upload a copy of Registered power of attorney showing clear authorization in his favour, to upload such tender. The power of attorney shall have to be registered in accordance with the provisions of the Registration Act, 1908.
 - a. Dully filled in copies of Section III (Forms I to IV, Declaration of the bidder & Affidavit) in prescribed proforma with proper dated signature in the relevant spaces to be uploaded electronically.
 Documents in support of the information furnished in Forms I to IV, Declaration of the bidder & Affidavitmust be attached/uploaded for evaluation and the file number & page number has to be indicated in the respective column of the Form.
- b. Digitally signed Technical Bid and Financial Bid both to be submitted concurrently in the website https://wbtenders.gov.in. Tender Document may be downloaded from the website. Submission of Technical Bid & Financial Bid as per the date and time Schedule stated in Sl. No. 12 of this NIT. The documents submitted by the bidders should be properly indexed.

EligibilityCriterionforparticipationinthetender:-

3.0 i) Credential:-

(a) The prospectivebidders shall have satisfactorily completed **AS A SOLE FIRM(NOT as a subcontractor)** during the last 5 (five) years prior to the date of issue of this NIT **at least one work of civil work or similar nature of work** under the authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies under the statute of the Central/State Government/ Any Private Hospital and having a minimum valueas follows -

Table - 1

Sl no.	Name of the work	Credential - Minimum value of work in a single work (A)	Credential - Minimum value of work in one work for Double work (B)
01	Errection of pandal and other allied works for Vision Special Screening Camp - cum - Distribution Programme of Spectacles under CSR Component of WBMSCL (2024-25) 21stJanuray, 2025 at Nimta U-CHC	Rs. 2.42 Lakhs	Rs. 1.81 Lakhs

N.B. – Agency has to submit credential as per above stated table to participate in Packages. For single work credential agency has to submit credential as stated in Column (A) of the above stated Table 1. For Double work credential agency has to submit credential as stated in Column (B) of the above stated table.

OR

- (b) The prospective bidders should produce credential **AS A SOLE FIRM(NOT as a sub-contractor)**at least one single running work of similar nature which has been completed to the extent of 80% or more and value of which is to be as per the above stated **Table 1** under the authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies under the statute of the Central/State Government / Any Private Hospital. **In the credential certificate it should be clearly stated that the work is in progress satisfactorily & also that no penal action has been initiated against the executing agency, i.e. the tenderer.**
- N.B. a) Value of Work, Date of completion of project or percentage of physical progress of works for running works, value of works done, Salient feature & nature of work executed is to be mentioned in the Credential Certificate. Payment certificate will not be treated as credential. Credential Certificate issued by competent authority of State/Central Gov., State/Central Gov. undertaking, Statutory/Autonomous Bodies constituted under the statue of the Central / State Government/ Any Private Hospital will be taken as credential. However, Credential Certificate issued to sub-contractor by Central or State Govt. undertaking/Govt. Enterprise shall not be accepted.
 - b) Executed value (without contractual percentage) of completed/running work will be taken as credential.
 - c) Work order of relevant work(s) to be submitted.

ii) TECHNICAL PERSONEL

The prospective bidders shall have full time engaged/appointed in their Pay roll experienced technical personnel, the minimum being one Civil Engineering Diploma Holder (Authenticated documents in respect of qualification and engagement shall be furnished for Technical Evaluation).

- iii) PAN Card, Valid Professional Tax Receipt Challan for the financial year 2024-25, Trade Licence, Valid GST Registration no. & certificate, Income Tax Acknowledgement Receipt for assessment year 2024-25 is to be submitted with Technical Bid document.
- iv) Registered Unemployed Engineers' Co-operative Societies/ Registered Unemployed Labour Co-

operative Societies are required to furnish valid bye law, Current Audit Report.

- v) JointVenturewill not be allowed.
- vi) Theprospectivebiddershouldown/hiredthroughleaseagreementinbetweenleaser& lesseeas required plant &machinery.Conclusive ofmachineryin working conditionshall have to be submitted(tobedocumented throughe-filling).
- vii) Deleted.
- viii) The partnership firm shall furnish (a) Registration Certificate from Register of firms along with certified copy of Form-VIII issued under Indian Partnership Act, 1932, & (b) partnership deed shall have to be either Notarised / registered from ADSR and the company shall furnish (a) Incorporation Certificate & CIN (b) the Article of Association and Memorandum. (Non Statutory Documents).
- ix) Deleted.
- x) A prospective bidder shall be allowed to participate in the particular job either in the capacity of individual or as a partner of a firm. If found to have applied severally in a single job, all of his/their bids will considered as nonresponsive for that job, without assigning any reason thereof.

And

If individual entity is found to be present in more than one bidding firm for a specific Sl as a Proprietor or / and Partner / or POA (Power of Attorney), in that case all the bids of the respective firms containing that particular entity shall be considered as non-responsive.

xi) **Earnest Money : -**The bidder shall be required to deposit earnest money to participate in the bid as tabulated below –

Sl	Package	EMD Amount
no.		
01	Errection of pandal and other allied works for Vision Special Screening Camp - cum - Distribution Programme of Spectacles under CSR Component of WBMSCL (2024-25) 21stJanuray, 2025 at Nimta U-CHC	Rs. 12113.00

 $The process of deposit of earnest money through off line instruments like Bank Draft, Pay Order etc.\\ will be stopped for e-tender procurement of this office$

wef.01.09.2016.NecessaryEarnestMoneywill be deposited by the bidder electronically: online – through his net banking enabled bank account, maintained at any bank or: offline – through any bank by generating NEFT/ RTGS challanfrom the e-tendering portal. IntendingBidder will gettheBeneficiarydetailsfrome– tender portalwiththehelpofDigitalSignatureCertificateandmaytransfertheEMDfromtheirrespective BankaspertheBeneficiaryName&AccountNo.,

Amount, Beneficiary Bankname (ICICIBank) & IFSC

Codeande-

ProcRefNo.EarnestMoney@2.00%oftheestimatedamountputtotenderhaveto be submitted.Theearnestmoney ofthesuccessfulbidder(being convertedtosecuritydeposit)deposited, will remain under the custody of the department till satisfactory completion of thework in full including extended quantity if ordered for. Besidesthis,necessarypercentagesshallbededucted fromthe progressive bidsso asto make it3% (Threepercent)of thevalue ofworkbilledfor.

- $4. \qquad Constructional Labour Welfare Cess@1\% (one percent) of the cost of construction will be deducted from every bill of these lected agency. GST, Royalty & all other Statutory Levy/Cess will have to be borne by the contractor. As the rates in the Schedule of rate are inclusive of GST \& Cess as stated above.$
- 5. Deleted.
- 6. **Bidswillremainvalidforaperiodnotlessthan 120days(OneHundred Twentydays)fromthe date of opening of the financial proposal**. However, extension of bid validity may be suitably considered by the Tender Inviting Authority, if required, subject to obtaining written confirmation of the contractor/bidder(s) to

the effect. If the bidder withdraws the Bid during the period of Bid validity his Earnest Money Deposit will be forfaited.

- 7. Deleted
- 8. Deleted
- 9. Deleted

PRICE ADJUSTMENT / PRICE PREFERENCE

- 10. i) No adjustment of Price or Price Escalation of any kind will be allowed. Adjustment of price (increase or decrease).
 - ii) No price preference will be allowed for the work under this NIT.
- 10. No MobilizationAdvance / SecuredAdvance will be allowed.
- 11. Prospectiveapplicantsnote carefully theminimum qualification criteria as mentioned in instruction to bidders beforetendering the bids.
- 12. NoConditional Bid/Tender will be acceptedunder anycircumstances.
- 13. Requirement of Principal Machineries which must be possessed by [NonStatutory Document] by the Bidders.
- 14. Before uploading tender document through e-filing each page of the tender documents are to be signed by the Bidder/ owner/ partner / authorized signatories having legal authority to do so, failingwhich the Bidwillbe treated as informal.
- 15. The employer reserves the right to accept or reject any / all offer without assigning any reason whatsoever and is not liable for any cost that might have incurred bythe Bidder at the stage of Bidding. The Bidders NetWorth for the last year calculated on the basis of capital, Profit and free reserve available to the firm should be positive.

16. IMPORTANTINFORMATION

A. Deleted

B. DATE &TIME SCHEDULE

Sl.	PARTICULAR	DATE &TIME
No.		
i)	Date of uploading of N.I.T and Tender Documents	15.01.2025, 9:00 AM
	(online)	
ii)	Documents Sell /downloadstartdate (online)	15.01.2025, 9:00 AM
iv)	Bid SubmissionUpload Startdate (online)	15.01.2025 at 10.00 P.M.
v)	Bid SubmissionUpload End date (online)	20.01.2025 upto 12.00P.M.
vi)	Date & PlaceforOpeningofTechnicalbid(online) for the	20.01.2025 at 2.00 P.M.
	Bidders	
vii)	Date &place for openingof financial proposal	To be notified later

C: LOCATIONOFCRITICALEVENTS

BidOpening: "WestBengalMedicalServicesCorporationLimited,SwasthyaSathiBuilding, GN-29,Sector-V, Saltlake,Kolkata-700091" Interested bidder maybepresentedatWestBengal MedicalServicesCorporationLimited,SwasthyaSathiBuilding,GN-29,Sector-V,Saltlake,Kolkata-700091during openingofbid. Managing Director, West Bengal Medical Services Corporation Limited may call open bid /sealed bid after opening ofthesaidbidtoobtainthesuitablerate further,ifitisrequired.Noobjectioninthisrespectwillbeentertainedifraisedbyanybidder presentor absentduringopeningof tender.

- 17. Incaseofanyunscheduledholidayontheaforesaiddates[Sl.(v)],thenextworkingdaywillbe treated as schedule / prescribed date for thesame purpose.
- 18. The successful Biddershall have to execute Formal Agreement with Managing Director, West Bengal Medical Services Corporation Limited within 7 (Seven) days from the issuance of Provisional Work order.

19. Bank guarantee shallbe accepted for the purpose of these curity.

- 20. Agency shallhavetoarrangerequired landforinstallationofPlant&machineries(Specified forthe awardedwork),storingmaterials,labourshadeetc. attheirown costandresponsibility nearesttothework site.
- 21. The intendingbidder(s) required to quote the rate online in the BOQconsideringthatnoescalationand /orpriceadjustmentwillbe allowed bythe departmentunder any circumstances.
- 22. TheBidderhastovisitandexaminethe siteofworksanditssurroundingsandobtainedallinformation thatmay benecessaryforpreparing Bid andenteringintoan agreementforthework/worksasmentioned inthe NIT. Thecostsfor visitingthe workingsite shall beat the bidders ownexpense.
- 23. Deleted
- 24. Deleted
- 25. IfmorethanoneBidderquotedsamerateandwhicharefoundlowestatthetimeofopening, such similar multiple rates will not be entertained / accepted. Lowest offerwill be ascertained by sealed bid amongst the lowest bidder.
- Atanystageduringscrutiny,ifitisfoundthatthecredentialoranyotherpaperswhichtheBidder uploadedduringBidding process,found incorrect/manufactured/fabricated,thatbidwillbeconsidered asnon-responsive and outright rejected with forfeiture of Earnest Money and action will be taken as per stipulation of ITRules inforce.
- 27. Listof"TechnicallyQualifiedBidders" willbepublishedinthewebportalonly. FinancialBidwillbe opened withinashortperiodaftersuchpublication. Therefore, Bidders are requested to view the tender status on a regular basis. In case of the rebeauty objection regarding Pre-qualification / list of "Technically Qualified Bidders", that objection should be lodged to the Managing Director, WBMSCL within 48 hours from the date of publication of list of qualified Agency and beyond that time schedule no objection will be entertained by the Tender Evaluation Committee
- 28. Before issuanceofLetter ofAcceptance/ ProvisionalWorkorder,thetenderacceptingauthoritymay verifythecredential&otherdocumentsofthelowestbiddersouploaded onlineiffoundnecessary.Ifitis found such document incorrect/ manufactured/fabricated, Letterof Acceptance /ProvisionalWork orderwillnotbe issued in favourofthebidder underany circumstancesandaction willbetaken accordingly.
- 29. In caseofAscertainingofAuthorityatanystageofapplicationorexecutionofwork,necessaryregistered Power ofAttorneyisto beproduced.
- 30. The EarnestMoneymaybe forfeitedif;
 - a) If theBidder withdrawstheBid duringtheperiodof Bid validity.
 - b) In case of successful Bidder, if the Bidder fails to execute formal agreement within the stipulated time period.
 - c) Duringscrutiny, ifitis come to the notice oftender invitingauthoritythat the credential or any otherdocumentwhichwereuploaded& digitally signedby theBidderare incorrect / manufactured/fabricated.
- 31. Ifanydiscrepancyarisesbetweentwosimilarclausesondifferentnotifications,theclauseas stated inlater notification willsupersede formerone infollowingsequence;
 - a) Notice InvitingTender
 - b) SpecialTerms and Conditions c)

Financial Bid

d) Schedule of Works(asper Annexure 'A')

All works covered in the clause appearing hereinaftershall be deemed to form a part of the appropriate itemoritems of works appearing in the workschedule whether specifically mentioned in any clause or not and the rates quoted shall include all such works unless it is otherwise mentioned that extra payment will be made for particular works.

32. Deleted

- 33. Prospective bidders must have sufficient credentials to participate in the tender aspernotification of Clause No 3.
- 34. ForanytypographicalmistakeincaseofUnit,Rate,Quantity,Amount,anytypeofnomenclatureinitems ofworks/itemitselfincluding descriptionetc.whatsoeverasstatedinBOQ,thatcan'tbeclaimedduring

agreement or so. Inthatcasesanctioned estimate will bebindingcriteria.

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

Managing Director WestBengalMedicalServicesCorporationLimited

PaymentSchedule

Payment will bemadeaccording to B.O.Q. WBMSCL will make payment to the contractor within a reasonable period after receipt of the bills and after deduction of applicable taxes/TDS etc.

INSTRUCTIONTO BIDDERS

SECTION-II

Generalguidancefore-Tendering

Instructions/Guidelinesfortendersforelectronicsubmissionofthetendersonlinehavebeenannexed for assistingthecontractorsto participate ine-Tendering.

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

A-1.Statutory CoverfileContaining.

Technical Bid:

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

Financial Bid:

iv) TheratewillbequotedintheBOQquotedrate will be encrypted in the B.O.Q. under Financial Bid. Agency should quote rates in different BOQs for different Packages.

A-2. Nonstatutory/TechnicalDocuments

- i. CurrentIncomeTaxreturn(fortheassessmentyear2024-25),PAN,GSTRegistrationCertificate &ProfessionalTaxreceipt challan for the financial year 2024-25
- ii. Valid enlistmentrenewalcertificate iii.

Registered Deedofpartnership Firm

- iv. Trade Licensefromtherespective Municipality/Panchayetetc. (in case of S&PContractors only)
- v. CertificateofRegistration'fromtherespectiveAssistantRegistrarofCo-operativeSocieties (for Regd. Unemployed Engineer'sCo- Operative SocietyLtd.)
- vi. Requisite Credential Certificate as mention in Clause 3 of this N.I.T.

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

THEABOVE STATED NON-STATUTORY/TECHNICAL DOCUMENTSSHOULDBE ARRANGEDINTHE FOLLOWINGMANNER

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

Sl. No.	Category Name	SubCategory Descriptio	Details
A.	CERTIFICATES	CERTIFICATES	Current IncomeTaxreturn(fortheassessment2024-25), PAN,GSTRegistrationCertificate&ProfessionalTax receipt challan for the financial year 2024-25
B.	CompanyDetails	CompanyDetails- I	Trade License, 'Certificate of Registration'fromthe respectiveAssistantRegistrar of Co –operative Societies(for Regd. Unemployed Engineer's Co – Operative Society Limited)
C.	Credential (in applicablecases)	Credential	1. DocumentsofCredential (intheformof work completioncertificatesandpayment certificates)asmentionedinClause No.[2(i)]

B.Technical proposal

i.Opening of Technical proposal: - Technical proposals will be opened by the Managing Director, West Bengal Medical Services Corporation Limited and his authorized representative electronically from the website stated using their Digital Signature Certificate.

ii. Intendingbiddersmayremainpresentif theysodesire.

C.Financialproposal

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

PENALTY FOR SUPPRESSION/DISTORTIONOFFACTSOR SUBMISSIONOF INCORRECT INFORMATION:

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

AWARD OF CONTRACT

The TenderInvitingAuthorityreservestherighttoacceptorreject anyTenderandtocanceltheTendering processandreject all TendersatanytimeandpriortotheAward ofContractwithouttherbyincurringany liabilitytotheaffectedTendererorTenderersoranyobligationtoinformtheaffectedBidderorBiddersof

theground for Employer's action.

TheBidderwhoseBidhasbeen acceptedwillbenotifiedbytheTenderInviting&AcceptingAuthority through acceptance letter/email..

The notification of awardwill initiate the execution of agreement.

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

FORM-I

B.1.PRE-QUALIFICATION APPLICATION.

Ref:-Tenderfor	
	work
N.I.T.No: WBMSCL/NIT-047/2025, Dated -14/01	/2025 ofWestBengalMedicalServicesCorporationLimited
DearSir, Havingexamined the Statutory, Nonstatutory, Instr Agenda &corrigendum, I/we herebysubmitallthen evaluation	
The applicationismade byme / usonbehalfof	
Inthe Capacity dulyauthorized to submitthe order	:
Applicationandforcompletion of the contract documbidding for the work (s) given in Enclosure to this lette Weunderstandthat:	er. neer-in-Chargecanamendthescope&valueof the
(c) Enclo:-e-Filling:-(d) 1. StatutoryDocuments.(e) 2. NonStatutoryDocuments.	
Date:-	Signature of applicant including title and capacity in which application is made.

FORM-II

B.2.AFFIDAVIT - "X"

 $(To be furnished in \ Non-Judicial Stamp paper of appropriate value duly notarized)\\$

Workinprogress.

Sl.	Name of the work.	Tender	Tendered	%ofwork
		No.	Amount.	Executed
ork orderiss	uedbutworknotstarted.			
Sl.	Name of the work.	Tender	Tendered	Status.
		No	Amount	

Sl. Name of the work. Tender Tendered Amount. Status.

Signature	
Date:	
	NameoftheFirmwithSeal.

FORM-III

B.3. STRUCTUREANDORGANISATION.

B.3.1. Name of applicant::	
B.3.2. OfficeAddress::	
Telephone No.::	
FaxNo. ::	
E-mail ID : :	······
B.3.3.Name&addressofBar	nkers::
B.3.4. Attachanorganization Keypersonneland technic	onchartshowingthe structureofthecompanywithnamesof calstaffwithBio-data.
Note: ApplicationcoversPro	prietaryFirm, Partnership,LimitedCompanyorCorporation,
Date:	Signatureofapplicant. includingtitle andcapacityinwhichapplication ismade.

FORM-IV

B.4. EXPERIENCEPROFILE.

ame, ocation& atureof	Deptt. Concern	Engineer- in- Charge	Contract pricein IndianRs.	%of Participation of company	OriginalTime Schedule Start Completion		ActualTimeSchedule Start Completion		Reasons for delayin completion
ork		0-		,	Date	Date	Date	Date	(ifany)
NotoralC	ortificated	from the Em	nloversto	ho attached					
				be attached oninthe Sched	lule will 1	esultindisqua	lification	of the firm.	

DECLARATIONBYTHE TENDERER

	I/We have inspected thesite of work and have made myself/ourselvesfullyacquaintedwith local conditions roundthe siteofwork. I/Wehave carefullygonethroughthe Notice Inviting Tender and other tender
	entsmentionedtherein along withthedrawing attached.I/Wehavealso carefullygonethroughthe'Priced schedule pable ItemsandQuantities'.
thisDet	My/Our tender isofferedtakingdue considerationof all factorsregardingthe local site conditions stated in tailedNoticeInviting Tendertocompletethe proposedworkreferredtoaboveinallrespects.
satisfa	I/Wepromisetoabidebyallthestipulationsofthecontractdocumentsandcarryoutandcompletethe worktothe ctionof thedepartment.
year.	I/We declare that I/We in the capacity of individual/as a partner of a firm not debarred in the last financial
work.	I/We also agree to procure tools, plants and others as per requirement, at my/our cost required for the
	Signature of Tenderer
Date:	
	Postaladdressof the Tenderer

NameoftheFirmwithSeal

PRINTED TENDER FORM

WEST BENGAL MEDICAL SERVICES CORPORATION LIMITED

PRINTED TENDER FORM

eNIT no. WBMSCL/NIT-047/2025, Dated -14/01/2025

TENDERANDCONTRACTFORWORKS GENERALRULESANDDIRECTIONSFORGUIDANCEOF BIDDERS/CONTRACTORS

TENDERFORWORKS

I/WeonbehalfofWest Bengal Medical Services Corporation Limited here by tender for the execution of the work specified intheunderwritten"Memorandum" withinthetimespecifiedinsuch"Memorandum" at therates respects withintheRules specified therein, and in accordance, in all containedinclauseshereinafter, in all of the annexed GeneralConditionsofContract (GCC), Special ConditionsofContract(SCC)and with such other materials as are providedfor, by and in all other respects in accordance and with such conditions so far a sapplicable.

MEMORANDUM

(a) Ifseveralsub-works

are included, they should bedetailed ina separate list

Forofflinetenderduring submissionofbidandduringexecution of Agreement foronline tender

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

Shouldthis Tender beaccepted, I/wehereby agreetoabide byandfulfillallofthe terms and provisions of the said conditions of contract annexed here to so far a sapplicable, or indefault thereof to for feit and pay to the Governor or his/her successions in office, the sum so fmoneymentioned in the said conditions.

*Give particulars and numbers

Strikeout (a)or(b) as applicable.

TSignatureof Contractorbefore submission of tender

XSignatureof Witnessto Contractor's signature

XX Signature of the Executive Engineer/AE onbehalf of the Department. AsumofRs......**hasbeenfurnishedthroughonlinenet banking/RTGS/NEFTtransferasearnestmoneydeposit[(a)thefullvalueofwhichisto be absolutely forfeited to the Governor or his/hersuccessors in office, without prejudiceto any other rightsor remedies of the said Governor or his successorsin office. Should I/we not depositthe full amount ofsecurityspecifiedintheabove 'Memorandum'inaccordancewithclauseI(A)ofthesaidconditionsofcontract,thesaid sumofRs.......shallberetainedbytheGovernmentasonaccountofsuchsecurityas

sumofRs.....shallberetainedbytheGovernmentasonaccountofsuchsecurityas aforesaid:(b)thefullvalue of whichshallberetainedbyGovernment onaccountofthe securitydepositspecifiedinclauseI(B)ofthesaidconditionsofcontract].

Datedthe Dayof 20

X T

(Witness) Address Occupation

The above tender is here by accepted by me for and on behalf of the Governor of the State of west Bengal

XX

Datedthe Dayof (Month) (Year)

GENERALCONDITIONSOFCONTRACT

Clause 11.1EarnestMoney-Theperson/personswhointendtoparticipateintheTenderforanEstimatedAmountuptoRs.25(TwentyFive)CroreshallhavetodepositEarnestMoney@2%(Twopercent)oftheEstimatedAmountputtoTenderorRs10Lakh,whicheverislower.

In case of off line tendere arm est money is to be submitted in the form of Bank Draft or Bankers Cheque.

IncaseofOnlineTender(e-Tender)earnestmoneyistobedeposited throughetenderportal(https://wbtenders.gov.in) by selecting from either of the following payment modes:

- (any of the bank slisted in the ICICIB ank PaymentNetbanking gateway)incaseof paymentthroughICICIBankPaymentGateway. ii)RTGS/NEFTincaseofofflinepaymentthroughbankaccountinanyBankwith his/hertender/quotation asperMemorandumNo.3975-F(Y)dated:-28.07.2016of SecretarytotheGovernmentof WestBengal, FinanceDepartment. The L1 bidder shall make the Formal Agreement aftergetting the Letter of Acceptance (LOA) is sued to be a considered for the considered forbytheTenderAcceptingAuthority. Failure to make the Formal Agreementwithinthe timeperiodasprescribedintheLetterofAcceptance (LOA)forthepurpose, maybe construed asanattempttodisturbthetenderingprocessandwillbedealtwith accordingly in a legal manner as deemed fit including black listing the bidder.
- 1.2 SecurityDeposit- Whilemaking anypaymenttotheperson(s)whose tenderhasbeenaccepted (hereinaftershallbecalledthecontractor)forworkdone under thecontract, the authority making payments hall deduct such sum which together with the Earnest Money already deposited and converted into security deposit, shall amount to 3% of the value of works executed at the material point of time and paid during the progressive running accounts bills, so that total deduction together with

EarnestMoneyconstitute3% of the tenderedvalue ofwork actuallydone.

Incase of excess/and supplementary work over the tendered amount, additional security @063% 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 um soft money payable by the contractor to the Government under the terms of the contract may be deducted from the security deposit.

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

Securitydeductionwillnotnormallyberequiredforhiringofinspectionvehiclesand boatsetc.,supply oftools&plants, furniture and computerperipherals. 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 Bankvalid up to 3 months beyond the defect liability period.

AdditionalPerformanceGuaranteefromaScheduled
obtainedfromthesuccessfulbidder,
estimatedamountput to tender.

Security@10%ofthetenderedamountintheformofBank Bank,validuptothedateofcompletionofwork,shallbe iftheaccepted bidvalueis80%orlessthanthe

If the bidder fails to submit Additional Performance Security within 7 (seven) working days from the date of LoA or the time period as 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 SecurityalongwithSecurityDeposit lyingwith theGovernment shall beforfeitedatany timeduringthe pendencyof contractperiod asper relevantClausesof theContract.

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

forcarryingouttheworkasentered Clause2. Thetimeallowed inthetendershallbe strictly observed by the contractor and shall be reckoned from the date on which the order strictly observed by the contractor and shall be reckoned from the date on which the order strictly observed by the contractor and shall be reckoned from the date on which the order strictly observed by the contractor and shall be reckoned from the date on which the order strictly observed by the contractor and shall be reckoned from the date on which the order strictly observed by the contractor and shall be recked by the contractor and the contractor and shall be recked by the contractor and the contratocommence workisgiventothecontractor. The workshall throughout the stipulated periodofthecontractbeproceeded withallduediligence. Time being deemed to be the $essence of the contract on the part of the contractor, the contractor shall be bound in all {\tt contract} and {\tt contract} are the {\tt contract} and {\tt contract} are the {\tt contract} and {\tt contract} are the {\tt contract$ cases, to achieve the 'Milestones' as defined under Clause 5 and specified in the NIT intovarious'Identifiableandquantifiableconstructionrelatedstages'pertainingto thework. thecontractorfailingto complywithanyof conditions related to a chieving the 'Milestones' within the specified time period prescribed for such'Milestone'plusonemonth, he/sheshallbeliabletopaycompensation.

If the contractor fails to commence and/ormaintain required progress viz. Milestones defined in the Notice Inviting Tender over the total time allotted 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 completionhasbeen specified.

Compensationfordelayofwork: @2%(Twopercent)ofthetenderedvalueof workarrivedforeachmonthofdelaytobecomputed onper daybasissubject theceilinglimitof securitydepositalreadywithheldorduetobe withheldduring imposition of the said clause and minimum payable compensationequivalenttotheEarnestMoneydeposited(EMD).

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

Action when whole ofsecurity deposit is forfeited

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

Forcemajeure:-Ifthework(s)bedelayedforthefollowingreasons:-

Duetowar,internal emergency andotherconditions suchasabnormally badweather, flood, cyclonenatural 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 shall never the less use constantly his/her bestende avorst op reventor make good the delay and shall do all that may be reasonably required to the satisfaction of the Engineer-in-charge to proceed with the works.

Contractor remains liable topay compensation,if actionis not takenunder Clause3 **Clause3.** Subject tootherprovisions 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, in ferior work manship, any claims for damages and/or any other provision of the contractor otherwise, and whether the date of completion has or has not been elapsed, by notice in writing, absolutely determine the contractinany of the following cases:

- (i) If the Contractor has been given by the Engineer-in-Charge anotice inwriting to rectify, reconstructor replace any defective work or that work is being performed in an inefficient or otherwise improper or un-work man like manner, shall omit to comply with the requirements of such notice for a period of seven days the reafter;
- (ii) IftheContractor haswithoutreasonablecausesuspendedtheprogress ofwork,or hasfailedtoproceed withtheworkwithduediligence sothat,intheopinion ofthe Engineer-in-Charge he/shewillbeunabletosecurecompletionoftheworkbythe scheduledateforcompletion,and continuestodosoafteranotice ofsevendaysin writingfrom the Engineer-in-charge;
- (iii) IftheContractorfailstocomplete thework withinthestipulated date orthe Milestones/itemsofworkwithinindividualdatesofcompletion,ifany,stipulated onorbeforesuchdate(s) ofcompletion anddoes notcompletethemorreachthe definedMilestones withintheperiodspecifiedinthenoticegiveninwritingtothat effectbythe Engineer-in-charge;
- (iv) If the Contractor persistently neglect stocarry out his/herobligations under the contract and/or commits default by not complying with any of the terms & conditions of the contract and does not remedy it, or take effectives teps to remedy it, with insevendays after anotice in writing is given to him/her to that effect by the Engineer-in-Charge;
- Ifthe Contractor beinganindividual, orafirm, oranypartnerthereof, shallatany (v) timebeadjudgedinsolventorhavea'ReceivingOrder'orOrderforadministration ofhis/herEstatemadeagainsthim/her, ortake anyproceedingsforliquidationor composition(otherthanavoluntary liquidationforthepurposeofamalgamationor reconstruction) underanyInsolvencyActforthetimebeinginforce,ormakeany convevance orassignmentofhis/hereffectsorcomposition orarrangement forthe benefitofhis/hercreditororpurporttodoso,orifanyapplication bemade under InsolvencyAct forthetimebeinginforceforthesequestrationofhis/herEstate,or ifatrust deed isexecutedbyhim/herforbenefit of his/hercreditors;
- (vi) IftheContractorbeingaCompanypassaresolutionorthecourtdeliversanorder ofjudgementthat theCompanyshallbewoundup,or ifa receiveroramanageron behalfofacreditorbeappointed, orifacircumstancearise whichentitletheCourt orthecreditortoappointareceiveroramanagerorwhichentitlethecourtto issue awindingup order;
- (vii) If the Contractor shall suffer an execution or derbeing levied on his/hergoods and allows it to be continued for a period of 21 days;
- (viii) IftheContractorassignswithoutpriorwrittenapprovaloftheTenderAccepting

Authority,transfers,sublets(engagementof labouron pieceworkbasisor of labourwithmaterialsnot tobeincorporatedinthework, shallnotbedeemedtobe subletting)orotherwise partswithorattemptstoassign,transfer,subletor otherwise partswiththeentireworkoranyportion thereofwithoutprior written approvalof the Engineer-in-charge;

- (ix) AND THEREFORE, the Contractor has made himself/herself liable for action under any of the cases a foresaid, the Engineer-in-charge on behalf of the Government with the prior approval of Tender Accepting Authority, shall have the power sto adopt any of the following actions, ashe/she may deem be struited to the interest of the Government:-
 - (a) Todeterminethecontractasaforesaid, of which rescission notice in writing andcoststoberecoveredforworkssinceexecutedsubjecttoaminimumof theamountofEarnestMoneydeposited bytheContractorunderthehand Upon Engineer-in-charge, shall conclusive evidence. be the suchdetermination, the Earnest Money Deposit, Security Deposital ready recovered forexecutedworksandperformanceguarantee, if anyunderthecontractshall beliabletobeforfeited and shall be absolutely at the disposal of the Government.
 - (b) AftergivingnoticetotheContractortomeasure uptheworkexecuted andto takesuchwholeorthebalanceorpartthereof,asshallbeun-executed outof his/her hands, andtogiveittoanotherContractor tocomplete thebalance work. TheContractor, whosecontract isdetermined orrescindedasabove, shallnotbeallowedtoparticipateinthetenderingprocessforthebalance work.
 - (c) To employ labour paid by the implementing Department, and to supply materials, to carry out the worksor any part of the work, debarring the contractor and debiting the contractor and debiting the contractor and price determined by certificate of the Engineer-in-Chargeshall 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 as if it had 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.

Contractors remains liable to pay compensation if actionnottaken under Clause3 IntheeventofabovecoursebeingadoptedbytheEngineer-in-charge,theContractor shallhavenoclaimofcompensation foranylosssustainedbyhim/herbyreasonof his/herhavingpurchasedorprocuredanymaterialorenteredintoanyengagement or made any advances on any account or with a view to execute the work or the performance of the contract. In case, action is taken under any of theprovisions aforesaid,thecontractor shallnotbeentitledtorecoverorbepaidanysumforanywork thereofactually performed under thiscontract,unlessanduntiltheEngineer-in-charge hascertifiedinwritingthattheperformance ofsuchworkandvaluepayable inrespect thereof, and he/sheshallonly be entitled to be paidthe value socertified.

Clause3B.Incaseacontinuing workcannotbecompletedduetoreasonsbeyond the controlofthecontractor, likeForceMajeureenumerated laterunderClause 5,the contractmaybeterminatedasstatedinclause3AabovebytheEngineer-in-Charge withtheconsent of the contractorand approvaloftheTenderAcceptingAuthority.

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

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

Clause 5. The time allowed for execution of a work as specified in the 'Schedule of Work'orintheextendedtimeinaccordancewiththeterms and conditions shall be theessenceofthecontract. Execution of workshall commence from such time period asmentioned inthesaidschedule, or from the date of handing over of the site to the contractor whicheveris later. If the contractor commits default in commencing executionof the work as aforesaidwithin thirty days, without justifiablereasons includedunderForce Majeure orothersuch reasonsbeyondthe control of the contractor, in which case to be reported within seven davs _{bv} the contractor, considered validand cogen to by the Engineer-in-Charge, the Engineer-in-Charge shall after passing of thirty days from the date of scheduled commencementofworkasper work order, with the prior approval of the Tender Accepting Authority. without prejudicetoanyotherrighttoremedyayailableinlaw,beatlibertytoapplyclause2 and subsequently clause 3 of the tender document.

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

5.2Ifthework(s)bedelayedby:

Forcemajeure, due towar, internal emergency and other conditions such as abnormally bad weather, flood, cyclone natural calamity or serious loss or damagebyfireorcivilcommotion. strikeorlockoutaffecting procurement of constructionmaterialsoranyofthetradesemployed in the work.or anvother causewhichintheabsolutediscretionoftheEngineer-in-Chargeisbevondthe contractor's control, the nupon happening of any such event causing delay, the

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

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

FinalCertificate

Clause6. On completion work, the contractors hall be furnished with a certificate the Engineer-in-Charge of such completion, but no such certificates hall be given, nor shallthe work be considered to be completeduntil andunless the contractor shall have removedfromthework premises on which the work is executed, all scaffolding, surplusmaterialsandrubbish, and cleaned off the dirt from wood works, doors, windows, floors, or otherparts of any building, upon or about which the work executed, or of which he may have had possession for the purpose of the execution thereof, noruntiltheworkshall have been measured by the Engineer-in-charge binding and conclusive against the contractor. If the contractormeasurementsshall be shallfailtocomplywith therequirements of this clause as to removalofscaffolding, surplus materials and rubbishandcleaningoffdirtonorbeforethedatefixedfor completion of work, the Engineer-in-charge may at the expense of the contractor removesuchscaffolding, andrubbish, anddisposeofthesameas surplusmaterials he/shethinksfit,andcleanoffsuchdirtasaforesaid;andthecontractorshallforthwith be bound to respect paytheamountofallexpensesoincurred, and shall have no claimin of any scaffolding surplusmaterialsasaforesaid, except for any sum actuallyrealized by the sale thereof.

Paymenton inter-mediate certificatesto beregarded asadvances

Clause7. Norunning account bill payments hall be normally made for worksless than 30 (Thirty) ofTenderedValueoruptoRs25.00lakh,whichever isless,tillafterthe percent wholeoftheworkshallhavebeencompletedandcertificateofcompletiongiven.For worksoftenderedvalueaboveRs25.00lakh,forrunningaccountbill payment, the contractorshall onsubmitting abillofatleastRs25.00lakhtherefor, be entitled to receive a payment proportionate to the part thereof, approved and passed by the Engineer-incharge, whose certificate of such approval and passing of the sum so payableshall be final and conclusive against the contractor. But all such intermediatepayments shallberegardedaspaymentsbywayofadvanceagainstthefinalmeasured bill paymentonlyandnotaspaymentsforworkactuallydoneandcompleted,andshall not preclude the bad, un sound, and imperfector unskill ful work which is to be removedandtakenawayandreconstructed,orre-erectedortobeconsideredasanadmissionof thedueperformanceofthecontract, or any part thereof, in any respect, or the accruing ofanyclaim, norshallit conclude, determineoraffectinanywaythepowersofthe Engineer-incharge undertheseconditionsoranyofthemastothefinalsettlementand adjustment of the accounts or otherwise or in any other way vary or affect the contract. Thefinalbillshallbesubmittedbythecontractorwithin onemonthofthedatefixedfor completionofthework, otherwise the Engineer-in-charge's certificate of the measurement and of the total amount payable for the work accordingly shall be final and binding on all parties.

Billsto be submitted monthly

Clause 8. Works bills hall be submitted by the contractor each month, after fulfilling above clause, on or beforethe date fixed bv the Engineer-in-charge,for executedduringtheprevious month, andtheEngineer-in-charge shalltakeorcause taketherequisitemeasurementforthepurposeofhavingthesameverified, and the claim asfarasadmissible adjusted, if possible, before the expiry offourteen days from the doesnotsubmit presentationofthe bill. Ifthecontractor thebillwithinthetimefixedas aforesaid, the Engineer-in-charge may depute a Junior Engineer to measure up the said

workinpresenceofthecontractor, 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)daysofcompletion ofwork, the contractors hall give notice of such completion to the Engineer-in-charge and within 14(Fourteen) daysofrece iptof such notice, the Engineer-in-charge shall inspect the work, and if there is no defect in the work, he/she shall furnish to the contractor a final certificate of completion. Otherwise, a provisional certificate of physical completion indicating defects (a) to be rectified by the Contractor and/or(b) for which payment will be made a treduced rate is to be imposed with the approval of Superintending Engineer concerned.

Clause 8A. When annual repair and maintenance work is carried out, the splashes droppings fromwhitewashing, colourwashing, painting etc.,onwalls,floors,windows shallberemovedandthesurfacecleanedsimultaneously withthecompletionofthese itemsofworkintheindividualrooms, quartersorpremisesetc.wheretheworkisdone withoutwaitingfortheactualcompletionofalltheotheritemsofworkinthecontract. In case, the contractor fails to comply with the requirements of this clause, the Engineer-in-Chargeshall have the right to get this work done at the cost of the contractoreitherDepartmentally orthroughanyothercontractor.Beforetakingsuch action, the Engineer-in-Chargeshall givetendays notice in writing to the contractor.

Clause 8B. The Contractor shall submit completion Plan/Drawing as required in the `General Specification` for Civilas well as Electrical Works as applicable within 30 days of completion of the work.

Clause9.TheContractor shallsubmit allbillsinprintedforms, as per format prescribed by Government of West Bengal, intheofficeoftheEngineer- in-Charge,andthecharges inthebillsshallalwaysbeenteredattheratesspecifiedin tenderorincaseofanyextraworkorderedinpursuanceoftheseconditions,andnot mentionedorprovidedforinthetenderatratesthereinafterprovidedforsuchwork.

Payments of contractor's billstoBanks

Clause9A(1)Paymentsduetothecontractormay,ifsodesiredbyhim/herbemade tohisbankthroughe-Pradan,detailsof whichhastobedirectlyfurnishedtotheEngineer-incharge.

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

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

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

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

Stores supplied by Government

Clause 10. If the specification or estimate of the work provides for use of any special descriptionofmaterialtobesuppliedbytheEngineer-in-Charge,(suchmaterials&storesand thereforashereinafter thepricestobecharged mentioned beingsofaras ofthecontractor, but not so a sin any way to control the practicablefortheconvenience meaning or effect of this contracts pecified in the schedule or `Memorandum' and `Memoranhereto annexed), thecontractor shallbesuppliedwithsuchmaterialsandstoresasisrequired fromtimetotimetobeused byhim/herforthepurpose ofthecontract only,andthe value ofthefullquantity ofmaterialsandstoressosupplied attheratesspecified saidscheduleorMemorandum may be set of for deducted from any sums then due, orthe reafter to be comedue to the contractor under the contract, or otherwiseoragainstor from the security deposit, or the proceeds ofsalethereof; if the same isheldin Governmentsecurities, the same or a sufficient portion thereof being in this case sold for

the purpose. All materials supplied to the contractors hall remain the absoluteproperty ofGovernment, and shall not on any account be removed from the site of the work, and shallatalltimesbeopenforinspection bytheEngineer-in-charge. Anysuchmaterial unused and in perfectly good condition at the time of the completion ordeterminationof thecontractshallbereturnedtotheEngineer-in-charge's store, if by anotice in writing underhis/herhand, he/she shallso require; butthe contractor shall not be entitled to return materialunlesswithsuchconsent, andshallhave noclaimfor compensationonaccountofanysuchmaterial sosuppliedtohim/herasaforesaidbeing unusedbyhim, orfor anywastageordamagetoany suchmaterial.

Worktobe executedin accordancewith specifications, drawings, orders, etc. Clause 11. The Contractorshall execute the whole and every part of work in the most substantial and work manlike manner, and both, as regards to materials and otherwise, in every respect, in strict accordance with the specifications. The contractorshall 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/heroffice, to which the contractorshall be entitled to have access at such office, or on the site of the work for the purpose of inspection during office hours, and the contractorshall, if he/she so require, be entitled at his/herown expense to make or cause to be made copies of the specifications, and of all such design, drawings and instructions as a foresaid.

Alterationin specificationand designsdonot invalidate contract

Clause 12. The Engineer-in-Chargeshall have powersto make any alterationin, omissionfrom, addition to, or substitution for, the original specifications, drawings, designs appearto him/herto be necessaryor andinstructions, that may recommended by Superintending Engineer ortheChiefEngineer duringtheprogressofwork, and the contractorshallbeat alltimes boundtocarryouttheseworks, in accordance to he anvinstructions which maybegiventohim/herinwriting,signedbytheEngineer-incharge, and such alterations, omissions, additions or substitutions, shall not invalidate the contractbutshallbedeemed tohaveformedapartoftheworkincluded intheoriginal tender and altered. additional or substitutedwork which the contractor maybe directed to do in the manner specified above as a part of the workshall be carried out by the contractor on the same conditions in all respects on which he/shear red to do the mainwork, and atthe samerates, if any, may be specified in the tender for the main work. Timeforthecompletionoftheworkshallbeextendedintheproportionthatthealtered, additionalor substituted work bear stotheoriginal work contract, and the certificate of the Engineer-in-charges hall be conclusive as to such proportion. altered, additionalorsubstitutedworkincludesanyclassofwork, for which no rate is specified inthe thensuchclassofwork shall becarried outattheratesenteredin thescheduleofratesofconcernedWorksDepartmentapplicableinthedistrict, which wasinforceatthetimeofacceptanceofthecontract, minus/plusthepercentagewhich thetotaltenderedamountbearstotheestimatedcostoftheentireworkputtotender; andifthealtered, additional or substituted work is not entered in the said schedule of rates, paymentthereofshallbemadebytheEngineer-in-chargebydetermining therateson analysisworkedoutfrom(a)thebasic ratesofmaterials and labourprovidedinthe aforesaid schedule ofrates, or (b) thecurrent market ratesofmaterials andlabour wheneven basic rates for the work are not available in the schedule. In cases when the contraction of thesuchratesaredeterminedonanalysisbytheEngineer-in-chargeunder(a)above,the stipulated per centage above or below schedule of rates as provided in the contract shallalsoapply, and in case of rates worked out on an alysis under (b) above, payment shall be made at of the rates so determined without application stipulated percentage. In the event of any disputer egarding rates determined on analysis forany altered, additional or substituted work under this clause, the decision of the Superintending Engineershallbefinalandbinding.

Rates for works notintender BOQ/SoR

> Clause 13. If at anytime after the commencement of the work the Governors hall for reasonwhatsoevernotrequirethewholethereofasspecifiedinthetendertobecarried out,theEngineer-in-charge shallgivenoticeinwritingofthefacttothecontractor, who shallhavenoclaimtoanypaymentorcompensationwhatsoever onaccountofanyprofit oradvantage whichhemight havederivedfromexecution oftheworkinfull, butwhich he/shedidnotderiveinconsequence ofthefullamountoftheworknothavingbeen carriedout; neithershallhe/shehaveanyclaimforcompensationbyreason ofany alterationshaving been made in the original specifications, drawings, designs and instructionswhichshallinvolveanycurtailmentoftheworkasoriginallycontemplated.

Nocompensation foralternationin orrestriction of worktobe carriedout.

Actionand compensation payable in case ofbadwork

Clause 14. If its hall appear to the Engineer-in-charge or his/her subordinate engineer inchargeofthework, that anywork has been executed with unsound, imperfect, or unskillfulworkmanship,orwithmaterialsofany inferiordescription, orthat any materials orarticlesprovided bytheContractor, fortheexecutionoftheworkareunsound.orofa qualityinferior to that contracted for, or otherwise notinac cordance with the contract, contractorshallon demandin writingfromthe Engineer-in-chargespecifyingthe work, materials or articles complained ofnotwithstandingthatthesamemayhavebeen inadvertentlypassed,certifiedandpaidfor,forthwithrectifyorremoveandre-construct inwholeorinpart, as the case may require, or as the case maybe theworksospecified removethematerialsorarticlessospecifiedandprovideotherproperandsuitablematerials orarticlesathis/herownproperchargeandcost;andintheeventofhisfailingtodoso withinaperiodtobespecifiedbytheEngineer-in-chargeinhis/herdemandaforesaid, thenthecontractorshallbeliabletopaycompensation attherateofonepercentonthe amount of the estimate put to tender / on up to date executed work value for every day notexceedingtendays, while his/herfailure to do so shall continue and in the case of any such failure, the Engineer-in-charge may rectify or remove, and re-execute the work or removeandreplacewithothers, the materials or articles complained of as the casemaybe attheriskandexpenseinallrespectsofthecontractor.

Workto beopento inspection

Contractor or his/her responsible agenttobe present

Notice to be given before workis covered up

Contractor liablefor damage done andfor imperfectionsfor 180 days after certificate Clause 15. Allworkunderorincourse of execution or executed in pursuance of the contract shall at all times be open to inspection and supervision of the Engineer-in-Charge and all his/her subordinates and also higher Officers/Authority of the Government and the contractor shall at all times during the normal working hours, and at all other times at which reasonable notice of the intention of the Engineer-in-charge or his/her subordinates to visit the work site shall have been given to the contractor, either himself/herself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose. Orders given to the contractor's agent shall be considered to have the same force as if it had been given to the contractor himself/herself.

Clause 16. The Contractors hall give, not less than fived a ys notice in writing to the Engineer-incharge orhis/hersubordinatein-chargeofthework,beforecoveringupor otherwiseplacingbeyondthereachofmeasurementanywork, inorder that the same is socovereduporplacedbeyondthereachofmeasurement, and shall not cover upor place beyond thereachofmeasurement anyworkwithouttheconsentinwritingofthe Engineer-inchargeorhis/hersubordinate,in-chargeofthe work;andifanywork shallbe coveredupor placed beyond the reach of measurement without such notice having been given or consent the same shall be uncovered at the contractor's expense, or, in default the reof no payment or allow ances hall be made for such work or a constant of the result of the resulthematerials with which the same was executed.

Clause 17. If the Contractor orhis/herworkersorauthorizedrepresentativesshall break, deface, in jure or destroy any part of the structure inwhichthevmaybeworking oranybuilding,road,roadcurbs,fence,canals,waterpipes,cables,drains, electricor telephoneposts orwires, trees, grassorgrassland or cultivated groundcontiguoustothe premisesonwhichtheworkoranypartofitisbeingexecuted,orifanydamageshall happentotheworkfromanycausewhateveroranyimperfectionsbecomeapparentinitat anytime, whether during its execution or within a period ofsixmonthsafterissuanceofa certificateofits completionbytheEngineer-in-Charge,thecontractorshallmakethesame good athis/herown expense, or indefault, the Engineer-in-Chargemay cause the sameto bemadegoodbyother workers, and deduct the expenses (of which the certificate of the Engineerin-Chargeshallbefinaland binding)fromanysums, whetherunder the contract or otherwise, that may be then, or at any time thereafter becomed ue to the contractor by theGovernment orfromhis/hersecuritydeposit,ortheproceedsofsalethereof,orofa sufficientportionthereof, and if the cost in the opinion of the Engineer-in-Charge whose opinion shallbefinalandconclusive thecontractor, making such damageor against imperfections goods hall exceed the amount of such security deposit and/or such sums, it shall be lawful for the Governmentto recover the excess costs from the contractor inaccordance with the procedure prescribed by any law for the time being inforce.

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 outworks, and counting, weighing, assisting in the joint measurement or examination at any time and from time to time of the work or materials. Failing his/herso doing the same may be

provided by the Engineer-in-Charge at the expense of the Contractor and the expenses may bedeductedfromanymoneyduetothecontractor underthecontractorfromhis/her SecurityDepositortheproceeds thereoforofasufficientportion thereof.The ofsales Contractorshallalsoprovideallnecessaryfencing/barricading/providingcaution boardsetc.andlightrequiredtoprotectthepublicfromaccident, andshallbeboundto beartheexpenses ofdefenceofeverysuit, action orotherproceedingsatlawthatmaybe broughtbyanypersonforinjurysustainedowingtoneglectoftheaboveprecautionsand topayanydamageandcostswhichmaybeawardedinsuchsuit, actionsorproceedings toanysuchpersonsorwhichmaywiththeconsentoftheContractor bepaidto compromiseanyclaimby anysuchpersons.

Clause 18A. In every case in which by virtue of the provision sundersub-section (1)of Section 12, of the Workmen's Compensation Act, 1923, the implementing Department is obliged to pay compensation to a work mane imployed by the contractor, in execution of theworks. The implementing Department willrecoverfromtheContractortheamountof compensation sopaid; and without prejudice to the rights of the Department undersubsection(2)ofsection12,ofthesaidAct,implementing Department shallbeatlibertyto recoversuchamountoranypartthereofbydeductingitfromthesecurity deposit orfrom any sum due by implementing Department to the Contractor whether under this contractor otherwise. The implementing Department shallnotbeboundto contestanyclaimmade againstitundersub-section(1)Section12,ofthesaidAct,exceptonthewrittenrequest ofthecontractor and upon his/hergiving to the implementing Department full security forallcostsforwhichtheDepartment mightbecomeliableinconsequence ofcontesting suchclaims.

Clause 18B. Ineverycase in which by virtue of the provision sunder The Contract Labour(Regulation&Abolition)Act1970',anditsamendments andrules,the isobligedtopayamountofwagestoaworkman employedby implementingDepartment the Contractor in execution of the works, or to incurany expenditure in providing welfare required to be provided under the above said Act and the rules andhealthamenities framedbyGovernment fromtimeto timefortheprotectionofhealthandsanitary willrecover arrangements for workers employed by Contractors, executingDepartment fromtheContractor, theamountofwagessopaidortheamountofexpenditure incurred; and without prejudice totherightsoftheexecutingDepartmentundersubsection(2) of Section20, and sub-section(4) of Section21, of the Contract Labour shallbeatlibertytorecover (Regulation andAbolition)Act, 1970, executing Department suchamountoranypartthereofbydeductingitformthesecuritydepositorfromany sumduebyExecutingDepartment totheContractorwhetherunderthiscontractor otherwiseandtheexecuting Department shallnotbeboundtocontestanyclaimmade againstitundersub-section(1)ofSection20,sub-section(4)ofsection21,ofthesaid Act, except on the written request of the Contactor and upon his / her giving to the implementing DepartmentfullsecurityforallcostsforwhichtheDepartmentmight becomeliablein contestingsuchclaim.

Clause 19. The Contractors hallobtain available in ensurement of the Contract Labour (Regulation and Abolition)Act. 1970.beforethe commencementofthework.and continue tohave valid licenses the completion of the work. Thecontractor shallalsoabideby theprovisions oftheChildLabour(ProhibitionandRegulation) Act, 1986, Fatal Accident Act, 1855, Personal Injuries (Compensation Insurance) Act, 1970.

The Contractor shall also comply with the provisions of the 'Building and Other ConstructionWorkers(Regulation of Employment & Conditions of Service) Act, 1996' and WorkersWelfareCessAct,1996'.Failuretofulfill "TheBuildingandOtherConstruction theserequirementsshall attractpenalprovisionsof the contract, arisingout of the resultantnon-implementationofsuch provisions.

Clause 19A. Nolabour/sbelow the age of eighteen Labour andthecontractorshallabidebytheprovisions

vearsshallbeemployed inthework oftheChildLabour(Prohibition& Regulation)Act, 1986. Employment of female labour/sinworks in the neighborhoods of

sensitivebarracksshouldbeavoidedasfaraspossible.

Payment of minimum Wages to Labour

Clause 19B. The Contractors hall pay to labour semployed byhim/hereitherdirectlyor throughSub-Contractors, wages not less than fair wagesas definedby the Labour CommissioneroftheStateGovernment under'MinimumWagesAct, 1948', Contractor's LabourRegulationsoraspertheprovisionsoftheContractLabour(Regulationand

Abolition) Act, 1970, wherever applicable.

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

Inrespectofalllabourers directlyorindirectlyemployed intheworksforperformanceof theContractor'spartofthecontract, thecontractor shallcomply withorcausetobe complied with the contractor's Labour Regulationsmade by the State Government/ Government ofIndia, from time to time in regard to payment of wages, wage period, deductions from wages, wages not paid and deductions made without authority, maintenance of wage books or wages lips, publication of scale of wage and othertermsofemployment, inspection and submission of periodical returns andallother aspertheprovisionsofthe ContractLabour(Regulationand matterslikewiseinnature or Abolition)Act, 1970, and the Inter-State Migrant Workmen (Regulation of Employment andConditionsofService)Act, 1979, MinimumWagesAct, 1948, whereverapplicable.

- a) TheEngineer-in-Chargeconcernedshallhave tothecontractoranysumrequiredorestimated toberequired formakinggoodthe losssufferedbyaworkerorworkersbyreason ofnon-fulfillmentoftheconditions of thecontractforthebenefitoftheworkers, non-payment ofwagesorofdeductions madefromhis/her/their wageswhicharenotjustifiedbytheirtermsofthecontract ornon-observanceof theregulations.
- Undertheprovision ofWeeklyHolidaysAct,1986,thecontractorisbound toallowto thelabours, directly or indirectly employed inthework, one day rest for 6 days of continuouswork, and paywages atthesamerateasforduty.Intheevent ofdefault, the Engineer-in-charge shall have the right to deduct the sum or sum snot paid on account ofwagesforweeklyholidays toanylabour andpaythesametothe entitled theretofromanymoney due tothecontractorbytheEngineer-in-charge concerned.

The contractors hall also comply with the provisions of the 'Employees Liability Act, 2008', Workmen's Compensation Act and 'Maternity Benefits Act' or the amendments thereofor any other law relating the reto, and the rules made the reunder from time to time. The Contractors hall indemnify and keep indemnified the implementing Department against payments to be made under and for the observance of the laws a foresaid and PW Contractor's Labour Regulations without prejudice to this right to claim indemnity from his/hersub-contractors.

Thelawsaforesaidshallbedeemedtobeapartofthiscontract and any breachthereof shallbedeemedto beabreachof thiscontract.

 $\label{thm:contractorshall} The contractorshall ensure that no amount by way of commission or otherwise is deducted or recovered by the Dafadar from the wage of workers.$

Clause 19C. In respectofall labours directly or indirectly employed in the work for the performance ofthecontractor's partofthiscontract, the contractors hall at his/herown expenses, arrangeforthesafetyprovisions asframedfromtimetotimebythecompetent authority, and shall a this / herown expense provide all facilities in connection the rewith. Incasethecontractorfailsto makearrangement, and failtoprovidenecessaryfacilitiesas aforesaid. he/she shallbeliabletopayapenaltyofRs.2000/-foreach default.andin shallbeatlibertytomakearrangement additiontheEngineer-in-Charge andprovide facilities as a foresaid and recover the costs in curred in their behalf, from the contractor.

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

Thenumber oflabourersemployedbyhim/heronthework, theirworking hours, and the

wagespaidto them;

Accidents that had occurred during the said fortnights howing the circumstances under which it had happened, and the extent of damage and injury caused by them, and the number of female workers who have been allowed maternity benefits according to Clause 19 Fofthecontract and the amount paid to them;

Failingwhichthecontractorshall beliabletopay to the Department, asumnot exceeding Rs. 2000/- for each default or materially incorrect statement. The decision of the Engineer-incharge shall be final indeducting 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 cause to be compiled with all the rules framed by the Government from time to time for the protection of health and sanitary arrangements of workers employed by the contractor.

Clause 19F. In the event of the contractor (s) committingadefaultorbreachofanyofthe LabourRegulations provisionsoftheContractor's andRulesfortheprotectionofhealth andsanitaryarrangementforthe workersasamendedfromtimeto timeorfurnishingany informationorsubmittingorfilinganystatementundertheprovisions oftheabove Regulations and Rules which is materially incorrect, he/sheshall, without prejudice to anyotherliability, paytothe Department as umnot exceeding Rs. 2000 / - for every default. breachorfurnishing, making, submitting, filingsuchmaterially incorrect statements and intheeventofthecontractorsdefaulting continuouslyinthisrespect, the penaltymaybeenhanced toRs.200/-perdayforeachdayofdefaultsubjecttoa maximum offivepercentofthetenderedvalue. The decision oftheEngineer-in-charge shallbe final andbindingontheparties.

ShoulditappeartotheEngineer-in-charge thatthecontractor(s)is/arenotproperly observing and complying to the provisions of the Contractor's Labour Regulations and Rules,The MinimumWagesAct, 1948andContractLabour(RegulationandAbolition)Act 1970, fortheprotection of healthand sanitary arrangements for work-people employed by thecontractor(s)(hereinafterreferredas'thesaidRules')theEngineer-in-chargeshall havethepowertogivenoticeinwritingtothecontractor(s)requiringthatthesaidRules becomplied with and the amenities prescribed thereinbeprovided tothework-people Ifthecontractor(s) withinareasonabletimetobespecified in the notice. shallfailwithin theperiodspecified in the notice to comply with and/or observe thesaidRulesandto provide the amenities to the work-people as a foresaid, the Engineer-in-charge shallhave the power to provide the amenities herein before mentioned at the cost of the contractor(s). The contractor(s) shallerect, make and maintain a this / herown expense andtoapprovedstandardsallnecessaryhutmentsandsanitaryarrangementsrequired forhis/her/their work-people onthesiteinconnection withtheexecutionoftheworks, andif the sameshall not havebeenerectedor constructed, according to approved standards, the Engineer-in-chargeshall have power to give notice in writing to the contractor(s)requiringthatthesaidhutmentsandsanitaryarrangements beremodeled and/orreconstructsuchhutmentsandsanitaryarrangements accordingtoapproved standards, and if the contractor (s) shall fail to remode lorreconstruct such hut ments and sanitaryarrangementsaccordingtoapprovedstandardswithintheperiodspecifiedinthe notice, the Engineer-in-chargeshall have the powerto remodelor reconstructsuch hutments andsanitaryarrangements accordingtoapprovedstandards atthecostofthe contractor(s).

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

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

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

building/structure underconstructionisnotoccupiedbyanybodyunauthorizedduring construction, and is handed overtothe Engineer-in-charge with vacant possession free from encumbrances in entirety, If such buildings/structures through completed is occupied illegally, then the Engineer-in-Chargeshall have the option to refuse to accept the said building/structure in that position. Any delay in acceptance on this account will be treated as the delay in completion and for such delay a levy up to 5% of tendered value of work may be imposed by the Engineer-in-charge whose decisions hall 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.

WorkonSundays

Clause20.Nowork shallbedoneonSundays without the prior sanction of the Engineer-in-charge.

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

Clause 21. The contract shall not be assigned or sublet without specific orders from Government inrespectofaspecifiedsub-contractor. And if the contractor shall assign or sublethis contract, or attemptso to do, becomeinsolventor commenceany insolvency proceedingsormakeanycompositionwithhiscreditor, or attempt to do so, or ifanybribe, gratuity, gift, loan, perquisite, rewardoradvantage, pecuniary or otherwise, shall eitherdirectlyor indirectlybegiven, promised, or offered by the contractor, or any of hisservants $oragents to any public of fice rorpers on in the employ of Government in any {\tt oragents} to any public of {\tt oragents} to any public of {\tt oragents} to {\tt$ wayrelatingtohisofficeofemployment, orifanysuchofficerorpersonshallbecomein any way directly or indirectly interested in the contract, the DivisionalOfficer may thereupon by notice in writing resc ind the contract, and the security deposit of thecontractor shall thereupon stand forfeited and be absolutely at the disposal of Government and the same shall ensure the been as resc in ded under the Clause 3 here of, and in addition the contractors hall not be entitledtorecoverorbepaid for anywork there for actually performed under the contract.

Sumpayable as compensationtobe consideredas reasonable without reference toactual loss

Clause22.All payablebywayof compensationunderanyof theseconditions sums shallbeconsideredasreasonablecompensation tobeappliedtotheuseofGovernment without sustained reference tothe actual lossor damage and whether ornotany damageshallhavebeen sustained.

Changes in constitution offirm

Clause23. Wherethecontractorisapartnership firmoraconsortium, priorapprovalin writingofthe 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 a foresaid 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 out the workshere by under taken by the contractor. If previous approval as a foresaid is not obtained, the contract is liable to be rescinded.

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

${\bf Clause 25. \ Settlement of Disputes and Arbitration:}$

Settlementof disputes-Dispute Redressal Committee' Exceptwhereotherwiseprovided in the contract, all questions and disputes relating to the meaning of the specifications, designs, drawings and instructions here in before mentioned and astothe quality of work man ship or material sused on the work or asto any other question, claim, right, matter or thing what so ever, in any way arising out of or relating to the contracts, designs, drawings, specifications, estimates, instructions, or ders or the second it ions 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 abandon ment thereof shall be dealt with a smentioned herein after:

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

written in struction or decision. The reupon, the Dispute Redress al Committee shall give its written in struction or decision within aperiod 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	Joint Secretary / Deputy Secretary / any Officer of equivalentrankof theDepartment	Member
3	OneDesignated ChiefEngineer/Engineer ofthe Department tobenominated bytheDepartment concerned.	MemberSecretary andConvenor
4	Onerepresentative of Finance Department of the Government not below the rank of Joint Secretary or Financial Advisorinca seof 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.

Clause26. The contractor shallfullyindemnifyandkeepindemnifiedtheimplementing Departmentagainst anyaction, claimorproceeding relating to infringement or use of any patent ordesignoranyallegedpatentordesignrightsandshallpayanyroyalties which maybepayable inrespectofanyarticleorpartthereof included inthecontract. eventofanyclaimsmadeunderoractionbroughtagainst implementing Department respectofanysuchmatterasaforesaid, the contractors hall be immediately notified thereof by the implementingDepartmentandthe contractorshall beatliberty, athis/her ownexpense, tosettleanydisputeortoconduct anylitigationthatmayarisetherefrom, providedthatthecontractorshall notbeliable to indemnifytheimplementingDepartment $if the infringement of the patent or design or any all eged patent or design right is the {\tt order} and {\tt order$ directresultof an orderpassedby the Engineer-in-Chargethis behalf.

Lumpsum as in estimates

Clause27. When the estimate on which the tender is made includes lumps ums in respect of parts of the work, the contractor shall be entitled to payment in respect of the items of works involved or the part of the work in question at the same rates as a repayable under this contract for such items, or if the part of the work in question is not, in the opinion of the Engineer-in-charge, capable of measurement, certificate in writing of the Engineer-in-charge shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of this clause.

Actionwhere nospecification

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 Bureau of Indian Standards (BIS) specifications. In case there are no such specifications in Bureau of Indian Standards, the work shall be carried out as per reputed manufacturer's specifications if accepted by the Engineer-in-Charge. If no tavailable, then a sper State Government / Union Government accepted and approved specifications. In case there are no such specifications as required above, the work shall be carried out in all respects in accordance with the instructions and requirements of the Engineer-in-Charge which is approved by the Tender Accepting Authority.

Definition of works

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

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

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

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

- i) Thatthewaterusedbythecontractor(s)shallbefitforconstructionpurposestothe satisfactionoftheEngineer-in-charge;
- ii) TheEngineer-in-Charge shallmakealternativearrangementsforsupplyofwaterat theriskandcostofcontractor(s) ifthearrangements madebythecontractor(s)for procurement waterare, in the opinion of the Engineer-in-Charge, unsatisfactory.

ofthe tomakearrangementforthesupervision **Clause32.**The contractor undertakes workbythefirmsupplyingtheconstructionmaterials. The Contractorshall collect the totalquantityofmaterialsasperapproved programmerequiredfortheworkasper approvedprogramme, before the work is started and shall hypothecate ittotheEngineer-Charge.Ifanymaterialremainsunusedoncompletionoftheworkonaccountoflesser useofmaterials inactualexecutionforreasonsotherthanauthorized changesof specifications and abandon ment of portion of work, a corresponding deduction equivalent tothecostofunusedmaterialsasdeterminedbytheEngineer-in-Chargeshallbemade and the material returned to the contractor. Although the materials are hypothecated Institute, the contractor undertakes theresponsibility for their proper watch, safecustody andprotection againstallrisks. The materials shall not be removed from site of work withouttheconsentoftheEngineer-in-Chargeinwriting.

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

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

The contractors hall immediately after receiving letter of acceptance of the tender and beforecommencement ofthework, intimate in writing to the Engineer-in-Charge, the experience, age, address (es) and other particulars along name(s), qualifications, with certificates, of the principal technical representative to be incharge of the work and other representative to be incharged the work and other representative the work and other representative the work and the worktechnicalrepresentative(s) who will be supervising the work. The Engineer-in-Chargeshall within3daysofreceiptofsuchcommunication intimateinwritinghis/herapprovalor otherwiseofsuchrepresentative(s)tothecontractor. Any such approval may at any time bewithdrawnandincaseofsuchwithdrawal, thecontractor shallappointanothersuch according to the provisions of this clause. Decision of the tender accepting representative authorityshallbefinalandbindingonthecontractor inthisrespect.Suchaprincipal technicalrepresentative shallbeappointedbythecontractorsoonafterreceiptofthe approval from the Engineer-in-Charge and shall be available at site before start of work.

Ιf thecontractor(oranypartnerin caseof firm/company)himself/herselfhassuch qualifications, itwillnotbenecessaryforthesaidcontractortoappointsuchaprincipal technicalrepresentativebut the contractorshalldesignateand appointaresponsibleagent torepresenthimand tobepresentatthe workwheneverthecontractoris not in aposition to be sopresent. All the provision sapplicable to the principal technical representativewillalsobeapplicableinsuchacasetothecontractororhisresponsible agent.Theprincipaltechnicalrepresentative and/orthecontractorshallonreceiving reasonable Engineer-in-Chargeor his designated representative(s)in notice from the chargeoftheworkinwritingorinpersonorotherwise, presenthimself/herself to the Engineer-inand/oratthesiteofwork, as required, to take instructions. Instructionsgiventotheprincipaltechnicalrepresentativeor theresponsibleagent deemed to have the same force as if these have beengiventothecontractor. The principaltechnical representative and/orthecontractor or his/herresponsible authorized agentshallbeactuallyavailable atsiteespecially duringimportant stagesofexecution work,duringrecordingofmeasurement ofworksandwheneversorequiredbythe Engineer-inby a notice as aforesaid and shall also note down instructions conveyedbytheEngineer-in-Chargeorhis/herdesignatedrepresentativeinthesiteorder

Contractors Superintendence, Supervision, TechnicalStaff& Employees bookand shallaffixhissignatureintokenofnotingdowntheinstructionsandintokenof acceptanceof measurements.

Ifthe Engineer-in-Charge, whose decision in this respect is final and binding on the contractor, is convinced that no such technical representative(s) is/are effectively appointedoris/areeffectivelyattendingorfulfillingtheprovision ofthisclause, are covery (nonrefundable) shallbeeffectedfromthecontractorasspecifiedinScheduleandthe decisionoftheEngineer-in-Charge asrecordedinthesiteorderbookandmeasurement recordedchecked/testcheckedinMeasurement Booksshallbefinalandbindingonthe contractor. Furtherifthecontractor failstoappointasuitable technicalrepresentative and/orothertechnicalrepresentative(s) and if such appointed persons are not effectivelypresentorareabsentbymorethantwodayswithoutdulyapproved ordonot substitute dischargetheirresponsibilitiessatisfactorily, the Engineer-in-Chargeshall havefull powers tosuspendtheexecution oftheworkuntilsuchdateassuitableothertechnical representative(s)is/areappointed and the contractors hall be held responsible for the socausedtothework.The contractorshallsubmitacertificateof employmentofthe technicalrepresentative(s) alongwitheveryrunningaccountbill/finalbillandshall produceevidenceifatanytimesorequiredbytheEngineer-in-Charge.

The contractors hall provide and employ on the site only such technical assistants as as a skilled and experienced in their respective fields and such foremental supervisory staff as a recompetent to give proper supervision to the work.

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

The Engineer-in-Chargeshall beat liberty to object to and require the contractor to remove from the works any person who, in his opinion, mis conducts himself, or is incompetent or negligent in the performance of his duties or whose employment is otherwise considered by the Engineer-in-Charge to be undesirable. Such persons hall not be employed again at works site without the written permission of the Engineer-in-Charge and the persons so removed shall be replaced as soon as possible by competent substitutes.

Clause34."Levy/TaxesPayablebyContractor"

- (i) GST,BuildingandotherConstructionWorkers'WelfareCessoranyothertaxor Cessinrespectofthiscontract shallbepayablebytheContractor andEngineer-in-Chargeshallnotentertainanyclaimwhatsoeverinthisrespect.
- (ii) ThecontractorshalldepositGovernmentRoyaltyandobtainnecessarypermitfor supplyofthesand,stonechips,redbajri,sandstone,riverbedmaterials etc.from localauthorities,ifthosearedirectlyprocuredfromquarrysites.

Incase materials are procured from secondary sources, certificates of quarry owners to the effect of payment of royalties and Cesswould 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.

Ifpursuanttoorunderanylaw,notificationororder,anyRoyalty,Cessorthelike becomespayablebytheimplementingDepartment anddoesnotatanytimebecome payableby thecontractortotheStateGovernment/Localappropriateauthoritiesin respect ofanymaterialusedbythecontractorintheworkstheninsuchacase,itshallbelawful totheDepartment anditwillhavetherightandbeentitledtorecovertheamountpaidin thecircumstancesas aforesaidfromduesofthecontractor.

Clause35.

- Alltenderedratesshallbeinclusiveof statutorytaxesandleviespayableunder respectivestatutes. However, if any further taxor cessis imposedbyStatute, afterthe laststipulateddateforthereceiptoftenderincludingextensions ifanyandthe contractorthereuponnecessarilyandproperly pays taxes/levies/cess, the such contractor shall be reimbursed the amount so paid.Providedsuchpayments, if any, isnot, inthe opinionof theEngineer-in-charge(whosedecisionshallbefinaland bindingonthe contractor)attributabletodelayin executionofworkwithinthecontrol ofthecontractor.
- $\begin{tabular}{ll} The contractors hall keep necessary books of accounts and other documents & for the purpose of this condition as may be necessary and shall allow in spection & of the same by a duly authorized representative of the Department and/or the Engineer-in-Charge & the contractors hall keep necessary books of accounts and other documents & for the purpose of this condition as may be necessary and shall allow in specific properties of the contractors hall keep necessary books of accounts and other documents & for the purpose of this condition as may be necessary and shall allow in specific properties of the condition of the conditi$

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

(iii) Thecontractorshall, within a period of 30 days of the imposition taxor levyorcess, give a written notice thereof to the Engineer-in-Charge same is given pursuant to this condition, together with all necessary relating thereto. of any such further that the information information

Clause36. Without prejudice to any of the rights or remedies under this contract, if the contract or dies, the Engineer-in-charge shall have the option of terminating the contract without compensation to the contract or, but would be liable to clear full dues and claims on work do ne 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 relative sto 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: By the term "near relatives" is meant wife, husband, own parents and grandparents, ownchildren andgrandchildren, ownbrothersandsisters, ownuncles, auntsand firstcousinsandtheircorrespondingin-laws.

Clause 38.No engineer of Gazetted Rank or other Gazetted Officer employed in engineeringoradministrative duties in the Government shall work as a contractor or employee of a contractor for a period of one year after his/herretirement from Government service without the previous permission of Government in writing. 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 a foresaid, before submission of the tender or engagement in the contractor 's service, as the case may be.

Clause 39.Thework(whether fullyconstructedornot)andallmaterials, machines, tools and plants, scaffolding, temporary buildings and other things connectedtherewithshallbe attheriskofthecontractor untiltheworkhasbeendeliveredtotheEngineer-in-Charge andacertificatefromhim/hertothateffectobtained. Intheeventoftheworkorany materialsproperlybrought tothesiteforincorporation intheworkbeingdamagedor destrovedinconsequence ofhostilitiesorwarlikeoperation, the contractors hall when ordered(inwriting)bytheEngineer-in-Charge toremoveanydebrisfromthesite,collect and properlystackorremoveinstoreallserviceablematerialssalvagedfromthe damaged workandshallbepaidatthecontractratesinaccordance withtheprovisionofthis agreement fortheworkofclearingthesiteofdebris, stacking orremoval of serviceable materialandforreconstructionofallworksorderedbytheEngineer-in-Charge, such paymentsbeingin additiontocompensationuptothevalueof theworkoriginally executed before being damagedor destroyedand not paid for. In caseof works damagedor destroyedbutnotalreadymeasuredandpaidfor, the compensation shallbeassessedby the Engineer-in-Charge concerned. The contractors hall be paid for the damages / destruction sufferedandfortherestoringthematerialattheratebasedon analysisof rates tenderedfor in accordancewiththe provisionof the contract.The certificateoftheEngineer-in-Chargeregardingthequalityandquantityofmaterialsand thepurposeforwhichtheywere collectedshallbefinalandbinding onallparties to this contract.

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

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

Clause40. The contractors hall comply with the provisions of the Apprentices and the Apprenticeship Rules, 1992 and orders is sued the reunder from time to time. If

he/shefailstodoso,his/herfailurewillbeabreachofthecontract andtheEngineer-in-Chargemay,inhis/herdiscretion, cancelthecontract.Thecontractorshallalsobeliable foranypecuniary liabilityarisingonaccount ofanyviolation byhim/heroftheprovisions ofthesaidAct.

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

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

GroundsforSuspensionandDebarment:-

- (1) Submissionofeligibilityrequirements containingfalseinformationorfalsified documents.
- (2) SubmissionofBidsthatcontainfalseinformationorfalsifieddocuments,orthe concealment ofsuchinformation intheBidsinordertoinfluence theoutcomeof eligibilityscreeningorany otherstageof thebiddingprocess.
- (3) Unauthorizeduseof one'sname/digitalsignaturecertificatefor the purposeof biddingprocess.
- (4) Anydocumentedunsolicitedattemptbyabidder(APerson/Contractor/Agency
 /JointVenture/Consortium/Corporation participatingintheprocurement
 processand/oraperson/Contractor/Agency/JointVenture/Consortium/
 Corporation having an agreement/contractfor any procurement with the
 department shallbereferredasBidder)undulyinfluencingtheoutcomeofthe
 biddinginhisfavour.
- (5) Refusalorfailuretopostaself-declaration to the effect of any previous debarment imposed by any other department of State Government and/or Central Government.
- (6) Allotheractsthattendtodefeatthepurposeofthecompetitive biddingsuchas lodgingfalsecomplainaboutanyBidder,lodgingfalsecomplain aboutanyOfficer dulyauthorizedbytheDepartment,restraininganyinterestedbiddertoparticipate inthebiddingprocess,etc.
- (7) Assignmentandsubcontracting ofthecontractoranypartthereofwithoutprior writtenapprovalof the procuring entity.
- (8) Wheneveradversereportsrelatedtoadverse performance, misbehaviour, director indirectinvolvementin threatening, makingfalse complaintsetc. damaging the reputation of the department or anyother type complaint considered fit by the competent authority of the department, are received from more than one Officer or on more than one occasion from individual Officer.
- (9) Refusalorfailuretoposttherequiredperformance security/earnestmoneywithin theprescribedtimewithoutjustifiablecause.
- (10) FailureindeploymentofTechnicalPersonnel, Engineersand/orWorkSupervisor havingrequisitelicense/supervisorcertificateofcompetency asspecifiedinthe contract.
- (11) Refusaltoacceptanawardafterissuanceof"LetterofAcceptance"orenterinto contractwiththeGovernmentwithoutjustifiablecause.
- (12) FailureoftheContractor,duesolelytohisfaultornegligence, tomobilizeandstart workorperformance withinthespecifiedperiodasmentioned inthe"Letterof Acceptance", "Letter of Acceptancecum Work Order", "Work Order", "Notice to Proceed", "Awardof Contract", etc.
- (13) Failure by the Contractor to fully and faithfully comply with its contractual obligations withoutvalidcause, or failure by the Contractor to comply with any written lawful instruction of the Procuring Entity / Authority (the Officer authorized by the Administrative Department, Government of West Bengal for procurement) or its representative (s) pursuant to the implementation of the Contract.
- (14) FortheprocurementofConsultancyService/Contracts, poorperformancebythe Consultantofhisservicesarisingfromhisfaultornegligence. Anyofthefollowing actsbytheConsultantshallbeconstruedaspoorperformance.
 - (i) Nondeploymentofcompetenttechnicalpersonnel,competentEngineers and/or worksupervisors;
 - (ii) Non-deployment of committed equipment, facilities, support staff and manpower;
 - (iii) Defectivedesignresultinginsubstantialcorrectiveworksindesignand/or construction;

- (iv) Failuretodelivercriticaloutputsduetoconsultant'sfaultornegligence;
- (v) Specifyingmaterialswhichareinappropriateandsubstandardorwayabove acceptablestandardsleadingtohighprocurementcost;
- (vi) AllowingdefectiveworkmanshiporworksbytheContractorbeing supervisedby theConsultant.
- (15) For the procurementof goods,unsatisfactoryprogressinthe deliveryofthegoodsby themanufacturer, supplier, or distributorarising from his fault ornegligence and/or unsatisfactory or inferior quality of goods, vis-à-visas laid down in the contract.
- (16) Willfulordeliberateabandonment ornon-performanceoftheprojectorContractby theContractorresultinginsubstantialbreachthereofwithoutlawfuland/orjust cause.

CATEGORYOFOFFENCE:-

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

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

PENALTYFOROFFENCE:-

- (I) ForcommittingFirstdegreeofoffence: Disqualifying aBidderfromparticipating in anyprocurement processundertheAdministrative DepartmentofGovernmentof WestBengalupto2(two)years.
- (II) ForcommittingSeconddegreeof offence:DisqualifyingaBidderfrom participatingin anyprocurementprocessundertheAdministrativeDepartment ofGovernmentof WestBengalupto3(three)years.

PROCEDURE OFSUSPENSION AND DEBARMENT DURING THE PROCUREMENT PROCESS

- (1) InitiationofAction, Notification and Hearings:
 - Any Bidder orprocurementauthority onhisown orbased onanyotherinformation madeavailabletohimmayinvitetheprocessof suspension/debarmentproceedings byfilingawrittenapplicationwiththe **BidEvaluationCommittee** and such filing of writtenapplicationhastobedonewithinforty eighthours from the date and time of publication of the result of technical evaluation of anybid.
 - Uponverificationoftheexistenceofgroundsforsuspension/debarment,the Chairpersonof**BidEvaluation Committee**shallimmediatelynotifythebidder concernedeitherelectronicallythrough hisregisterede-mailor inwritingtohis postaladdress,advisinghimthat:
 - i) Acomplainthasbeenfiledagainst himandprimafaciematerialhasbeen found, which may lead to suspension / debarment.
 - ii)Hehasbeenrecommendedtobeplacedundersuspension/debarmentby thesuspensioncommittee(asconstituted bytherespectiveAdministrative Department)statingthegroundforsuch.
 - iii)Thesaid bidder, withinthreedays from the date of issue of suchnotification by the BidEvaluation 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 ChairpersonoftheSuspensionCommittee.

(b)Afterreceivingtherecommendation forsuspensionfromBidEvaluation Committee, Suspension Committeeshallissueanoticetotheallegedbidder electronicallythroughhisregisterede-mailid,tosubmitallrelevantdocuments insupportofhisdefensewithinthreeworkingdays after issuanceofthe oftheSuspensionCommittee.TheSuspension Committeewillconductthe hearingwithinseven workingdaysfromthedate ofreceiptofthedocuments fromthealleged bidder. Ifnoappealhasbeenreceivedfromtheallegedbidder orifafterhearingsufficientgroundforsuspension isfound, the Suspension Committee, will suspend the alleged bid der from participating in the procurement processundertheAdministrativeDepartmentforaperiodofsix monthsfromthedateofissuanceofsuspension order. The Chairperson of the

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

If sufficient reason for suspension is not found, the Suspension Committee would reject the recommendation of Bid Evaluation Committee and would allow the bid dertotake 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)TheDebarmentCommitteeuponreceiptoftherecommendation ofthe SuspensionCommitteeshallscrutinizethedocuments. TheDebarment Committee willholdahearingoftheallegedbidderandissuenecessary order withintenworking daysfromthelastdateofhearing.TheDebarment ifsatisfiedafterhearing, shall forward the case to the Department forordersofDebarment.TheDepartment induecoursewillissueDebarment Order disqualifying/prohibitingthe erring bidder from participatingin the bidding/procurementofallprojects undertheAdministrativeDepartmentfora specified period.Thealleged biddershallbeintimated accordingly electronicallythrough his registered e-mail id or in writing to his postal address.OtherwisetheDebarment Committeemayrejecttherecommendation oftheSuspensionCommittee. TheChairpersonofDebarment Committeeshall also inform the decision to all concerned.

PROCEDUREFORDEBARMENTDURINGTHECONTRACTIMPLEMENTATIONSTAGE:-

- (A) Upontermination of contractduetodefaultof the Bidder, the Engineer-in-Chargeshall recommend for debarment to the Bid Evaluation Committee. The Bid Evaluation Committees hall submit his recommendation of debarment of the alleged Bidder along with a detailed reports tating clearly the reasons for debarment to the Debarment Committee within 30 (thirty) days from the date of termination of contract. The alleged Biddershall be intimated accordingly either electronically to his registered e-mail idor in writing to his postal address. The Chair person of BidEvaluation Committee shall also inform the decision to all concerned.
- (B) TheDebarmentCommitteeuponreceiptoftherecommendation ofBidEvaluation Committeeshallscrutinizethedocuments.TheDebarment Committeewillholda hearingaboutthematterfromtheBidderandissuenecessary orderwithin 10(ten) last dateof hearing. The Debarment Committee, if satisfied after workingdaysfromthe hearing, shall forward the case to the Department fortheorderofdebarment. The Department indue course will is sue debarment order disqualifying / prohibiting erringBidderfromparticipatinginthebidding/procurement ofallprojectsunderthe Administrative Department, GovernmentofWestBengalforaspecifiedperiod.The allegedBiddershallbeintimatedaccordinglyeitherelectronically tohisregisteredemailidorinwritingtohispostaladdress.OtherwisetheDebarment Committee may rejectthe recommendationof the Bid EvaluationCommittee.The Chairpersonof De barment Committee shall also inform the decision to all concerned.

STATUSOFSUSPENDED/DEBARREDBIDDER:-

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

Clause42. Executive Engineer of the concerned Division will be the Engineer-in-Charge in respect of the Tender contract and all correspondences concerning rates, claims, change

inspecifications and/ordesignandsimilarimportantmatterswillbevalidonlyif accepted/recommendedbytheEngineer-in-Charge.Ifanycorrespondenceofabovetender is made with Officers other than the Engineer-in-charge for speedy executionofworks,the samewillnotbevalidunlesscopiesaresenttotheEngineer-in-Chargeandalsoapproved byhim.InstructionsgivenbytheAssistant EngineerandtheJuniorEngineeronbehalfof the Engineer-in-Charge (who have been authorized to carry out the work on behalf of the Engineerregardingspecification, supervision, approval of materials and in-Charge) workmanshipshallalsobevalid. In case of disputerelating to specification and work, the decisionofEngineer-in-Charge shallbefinalandbinding.TheEngineer-in-Charge howeverinvariablytakedecisionsrelatingtotendercontractorasmentionedinthe relevantrulesandclausesofthecontract document withtheapprovaloftheTender AcceptingAuthority.

Clause43.Acceptanceof the TenderwillrestwiththeTenderAcceptingAuthoritywithout assigning reasonthereof tothebidder.Theaccepting authorityreservestherighttoreject anyorall of thetenderswithoutassigninganyreasonthereoftothebidder/contractor.

 $\begin{tabular}{ll} \textbf{Clause44.} In the event of acceptance & of Lowest Rate, no multiple Lowest Rates will be considered for acceptance by the Department. In such cases, the Tender will be cancelled. \\ \end{tabular}$

Clause45.Intheeventofconflictingdifferentclauses, the clauses in the e-NIT will prevail.

Clause 46. Engineer-in-Chargeshall notentertain any claim whatsoever from the Contractorforpaymentofcompensationonaccountofidlelabouron suchgrounds including non-possession of encumbrance freeland.

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

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

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

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

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

Clause52. AllworkingTools&Plants,Scaffolding,Construction ofVats&Platforms and arrangement ofLabourCampswillhavetobearrangedbytheContractorathis/herown cost.

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

Clause54.TheContractor/Bidder should see the site of works and Tender Documents, Drawing setc. before submitting e-Tender and satisfy himself/herself regarding the condition and nature of works and ascertain difficulties that might be encountered in executing the work, carrying material stothesite of work, availability of drinking water and

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

Clause 55. Amachine page numbered Site Order Book (with triplicate copy) will have to be maintained at site by the Contractor and the same has got to be is sued 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 not edown 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 pere-NIT is to be submitted by the contractor within 7 (seven) days from the date of receipt of work or der 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 or der, then ames of his authorized representatives who are to remain present at site daily during work execution who will receive in structions of the work, sign measurement book, bills and other Government papers etc.

Clause57.Nocompensationforidlelabour,establishment chargeoronotherreasons such as variation of price indices etc. will be entertained.

Clause58. All possible precautions should betakenforthesafetyofthepeople andwork forcedeployedatworksiteas persafetyrulein force.Contractorwillremainresponsiblefor hislabourinrespectofhisliabilitiesundertheWorkmen'sCompensationAct etc. Hemust deal with such cases as promptly as possible. Proper road signs as per PWD practice or the such cases as promptly as possible. The proper road signs as per PWD practice or the such cases as promptly as possible. The proper road signs as per PWD practice or the such cases as promptly as possible. The proper road signs as per PWD practice or the such cases as promptly as possible. The proper road signs as per PWD practice or the such cases as promptly as possible. The proper road signs as per PWD practice or the such cases as per PWD practice or the such cases. The proper road signs as per PWD practice or the such cases as per PWD practice or the such cases. The proper road signs as per PWD practice or the such cases as per PWD practice or the such cases as per PWD practice or the such cases. The proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases. The proper road signs are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road signs as per PWD practice or the such cases are proper road sigother anv as per sign safety purpose requirement bv the concerned Administrative Department will have to be erected by the Contractor at his own cost while the contractor of the contraoperatinginpublicthoroughfares.

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

Clause60.The Contractor will have to accept the Work Programme as permodifications and priority of work fixed by the Engineer-in-Charges othat most vulnerable reach and/or vulnerable items are completed before impending monsoon or rise in river flood water level or for other suitable reasons.

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

Clause 62.In order to cope up with the present system of e-billing, supply of departmental materials isgenerally notallowed. However, if inspecial 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 Billand/or Final Bill, as applicable.

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

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

Clause64. For allitems of contract jobs requiring skilled labour, the contractor shall have toemploy70%(SeventyPercent)ofskilledlabourlocally.IncasetheContractor recruitskilledlocallabour,theContractor shallemployskilledlabourlocallysecuredby inthemannerindicated above. For bridgeworks, highly technical works of labour, the contractor may, with the prior permission in writing of the Engineer-in-charge towhomfullfactsmustbeplacedforsuchpermission,importandemployskilledlabour upto30%(ThirtyPercent)ofthetotalrequirement. Inthiscasetheexpression "Imported labour"shallmean"labourimportedprimarily fromotherStates and secondarily, from the distantdistricts oftheStateofWestBengal."Incasewherethecontactorfailstosecure unskilled shallemploylabour locallabourortoengageimported labour, the contractor locally recruited by Government or labour imported by Government at the rate to bedecided by the Superintending Engineer of the works concerned, who sedecision as to the circumstancesinwhich employmentofsuch labourisofmutualadvantageto Government and the contractor, will be final and binding on the parties.

Clause65. Allqueries and disputes arising out of the workstender contract is to be brought to the notice of the Chairman of the 'Department Dispute Redressal Committee' in writing for decision within 15 days.

Clause66.The contractors hall have to make his own arrangements forwater, both for the work and use by his workers, etc., for road rollers and for all tools and plant, etc., required on the work.

Clause67.Contractorwillberesponsibleforthe paymentsofall waterchargespayableto the Corporation Municipality/Panchayatoranyotherwaterworksauthorityincludinga GovernmentDepartmentconcerned.

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

Clause 69. The Contractor & will have to leaved ucts in walls and floors to run conduitor cables, where necessary, and he will not be entitled to any extra payment on this account.

 $\begin{tabular}{ll} \textbf{Clause70.} Contractors in the course of their workshould understand by the considered Government of the considered Government of the considered Government of the considered Government of the considered Government. The considered Government of the considered Government of the considered Government of the considered Government. The considered Government of the consider$

Clause71.Incaseofveryspecialcaseofcircumstances,ifanyDepartmentalmaterials are issued, there may be delay in obtaining thematerials by the Department and the Contractoris, therefore, required to keep himself/herself intouch with the day to day position regarding the supply of materials from the Engineer-in-charge and 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. It should be clearly understood that no claim what so ever shall be entertained by the Department on account of delay in supplying materials.

Clause72. No compensation for any damaged one by rain or traffic during the execution of the work will be made.

Clause73. Whenever aworkiscarriedoutinmunicipal area, electric lightsore lectric danger signals whenever available shall be provided by the contractors on the barriers as well as paraffin lights. Facilities for the electric connection will be made by this Department but the Contractor will be a rail the expenses.

Clause74.The Contractor should quote through rate inclusive of cost of materials and carriage to place of working.

 $\begin{array}{lll} \textbf{Clause75.} The Contractors & should give complete specifications & showing the method of execution and the quantity and metre area. & should give complete specifications & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the quantity and of materials they intend to use per hundred square metre area. & showing the method of execution and the properties of the$

Clause76. Incases where water is used by the Contractor he will be required to deposit in advance with the Executive Engineer the charges forwater which are to be calculated in accordance with the schedule of miscellaneous rates in the Canal Act.

 $\begin{tabular}{ll} \pmb{\textbf{Clause77.}} It must be clearly under stood by the Contractor & that no claim on account of enhanced rates on those already accepted, & due to fluctuations arising out of any situation will be entertained & during the currency of this contract for the work as perschedule attached to the agreement and the additional work, if any, under Clause 12 of the contract. \\ \end{tabular}$

Clause78. In the event of emergency the Contractor will be required to pay his labour every day and if this is not done, Government shall make the requisite payments as would have been paid by the contractor and recover the cost from the contractors.

INCONVENIENCEOFTHEPUBLIC

Clause79.TheContractor(s) shallnotdepositmaterialonanysitewhichwillseriously inconveniencethepublic.TheEngineer-in-chargemayrequiretheContractor(s)toremove anymaterials,whichareconsideredbyhimtobeadangerorinconveniencetothepublic orcausethemtoberemovedatthecontractor'scost.

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

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

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

INTERPRETATIONOFCLAUSES

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

The Government means Government in the concerned Works Department.

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

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

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

SuperintendingEngineer in the concernedworks Departmentis the final Authority regarding Schedule of Rates andalsotheacceptanceofNon-scheduleditem ratesarrived onthebasisofmarketrateanalysis forsupplementary items,andtheauthorityfor approvalofReduced Rates andPartRates.HeisalsotheTenderAccepting Authorityfor worksofvalueaboveRs.45.00lakhand uptoRs.2.00 croreunderexisting delegated power.

Chief Engineer in the concerned Works Department is the technical head of the DirectorateandisalsotheTenderAcceptingAuthorityforallworksofvalueaboveRs.

2.00crore.Excessworkoverindividualitemscomprising theoriginaltendermaybe exceeded beyond 10% with the approval of concerned tenderacceptingauthority and verifiedbytheSuperintendingEngineer/ChiefEngineersubjecttothetotalvalueof workuponcompletioniswithinthetechnicallysanctionedcostandthatthereisno originalscopeofwork majordeviation from inthetender. Any supplementary inconnectionwiththemaintenderistobetakenupwiththe tender/item/work approvaloftheTenderAccepting Authoritynotbelowtherank ofExecutive Engineer.Suchsupplementary tendersabove10%ofBOQaretobeexecutedonlywith theapprovalofappropriateGovernmentirrespective of the value of tender.

Irrespective oftheacceptingauthority, Divisional officers hall be the authority signing agreement for all tenders of value more than Rs. 3.00 lake huptoany amount on behalf of the State.

Wordsimportingthesingularnumberonlyincludethe plural numberand viceversa.

Schedule showing(approximately)materialstobesuppliedbytheEngineer-in-Charge underclause10:

Particulars	Ratesatwhichthematerialswillbe chargedtothecontractor			Placeofdelivery
	Unit	Rs.	P.	

Note 1-Theperson orfirmsubmittingthetendershould seethattheratesintheabove schedulearefilledupbytheEngineer-in-charge ontheissueoftheformpriortothe submissionofthetender.

SSSS

(Namein full)
*SignatureofContractor/Agency
withofficialsealcontaining
Principalofficeaddress

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

^{*} Tobeauthenticatedon eachandeverypageofthecontractdocumentby allparties.