



केंद्रीय भंडारण निगम

(भारतसरकारकाएकउपर्म) CENTRAL WAREHOUSING CORPORATION

(AGovt.ofIndiaUndertaking)

(E-TenderingModeOnly)

(ENIT-CWC/RO-Engg/HYD/AMC/2023-24/16)

FOR

NameofWork: Execution of Miscellaneous Repair / Maintenance, upgradation and Construction works in Zone -III – a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur On Annual rate Contractbasis

CENTRALWAREHOUSINGCORPORATION,REGIONAL OFFICE—Hyderabad
Warehousing sadan,p.b. No: 34, behind
Gandhi Bhawan Nampally, Hyderabad-500001.
No.(040) 24731590

Email Id:hyd.engineering@cewacor.nic.in

E-Tender

Tender Reference Number: (ENIT-CWC/RO-Engg/HYD/AMC/2023-24/16)

Nameof Work:

Execution of Miscellaneous Repair/ Maintenance, upgradation and construction works in Zone III - a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur on Annual rate contract basis

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CENTRALWAREHOUSINGCORPORATION

(AGovt.ofIndiaUndertaking)

Regional Office, "Warehousing Sadan", PB No: 34, Behind Gandhi Bhawan, Nampally, Hyderabad-500001, Mail. ID:hyd.engineering@cewacor.nic.in

E-TENDERNOTICE

(ENIT-CWC/RO-Engg/Hyd/AMC/23-24/16)

No.CWC/RO-Engg./HYD/AMC/2023-24/16 Dated: 04.11.2023

CWCinvites on-lineandopentoall-E-tendersfromthecontractorsfor:

SL	Nameof Work	EstimatedCost / (Rs.Lakh)	Lastdateofon- linesubmissio n
	Execution of Miscellaneous Repair/ Maintenance, upgradation and construction works in Zone III - a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur on Annual rate contract basis	314.38	18.11.2023

Detailed TenderNoticealong with Conditions of Contractand NoticeInviting E-Tender may be seen and downloaded from the CWC's website www.cewacor.nic.inore-

 $tender website \underline{www.cwceprocure.com} or \texttt{CPPP} or tal \underline{https://eprocure.gov.in/cppp/}.$

Further Corrigendum/Addendum to this Tender, if any, will be published on above websites only andanyPress advertisementinNewspapersshallnotbeissuedfor thesame.

RegionalManager

SECTIONI

NOTICEINVITINGTENDER

NO.ENIT-CWC/RO-Engg./HYD/AMC/2023-24/16

(E-tenderingMode)

TheCentralWarehousingCorporation,throughtheRegionalManageroftheCentralWarehousingCorporation, (CWC), at Regional Office, HYDERABAD (hereinafter referred to as the Procuring Entity and 'RegionalManager'respectively),invites online etenders(hereinafterreferredas the 'bid(s)') forentering into anAnnual Rate Contractfor Execution of Miscellaneous Repair/ Maintenance, upgradation and construction works in Zone III - a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur on Annual rate contract basis. (hereinafterreferredtoas'theWorks').

This Request for Proposal for procurement having reference number, Tender No. NIT_CWC/RO-Engg./HYD/AMC/2023-24/16 (hereinafter referred to as 'the Tender Document'), gives further details.

1. The Tender Document

1.1. Biddersmustreadthecomplete'TenderDocument'.

This NIT is an integral part of the Tender Document and serves a limited purpose of invitation, and does notpurport to contain all relevant details for submission of bids. 'Tender Information Summary' (TIS) appended to this notice gives a salient summary of the tender information. Any generic reference to NITs hall also imply a reference to TIS as well. However, Bidders must gothrough the complete Tender Document for details before submission of their Bids.

1.2. AvailabilityoftheTenderDocument

www.cewacor.nic.in TheTenderDocumentshallbepublishedonthethe CWC's website tenderwebsitewww.cwceprocure.com or CPPPortal https://eprocure.gov.in/cppp/.ltshallbeavailablefordownl oad after the dateand timeof the start of availability till the deadline for availability as mentioned $in TIS. Unless otherwise stipulated in TIS, the Tender Document can be downloaded from CWC website \underline{www.cewacor.}$ nic.inorfromCPPportal free of cost. If the Procuring Entity happens to be closed thedeadlineforsubmittingthebidsasspecifiedabove, this deadlineshall *not* be extended. Any query/clarification regarding downloading Tender Documents and uploading Bids on the e-Procurement portal maybeaddressedtotheHelpDesk(contactdetailsgiveninTIS).

1.3. Clarifications

ABidderrequiringanyclarificationregardingtheTenderDocumentmayaskquestionsinwriting/electronically from Office/ Contact Person as mentioned in TIS, provided the questions are raised before theclarificationenddatementionedinTIS(orifnotmentioned,before7daysofthedeadlineforthebidsubmission). Thi sdeadlineshallnotbeextendedincaseofanyinterveningholidays.

2. EligibilityCriteriaforParticipationinthisTender

TheparticipationinthisTenderProcessisopentoallbidderswhofulfillthe'Eligibility'and'Qualification criteria. Bidder should meet the following eligibility criteria of the date of his bid submissionand should continue to meet these till the award of the contract. Bidder shall be required to declare fulfillmentofEligibilityCriteriainalongwithPQFormenclosedintheITBSectionIIIA BidderunlessotherwisestipulatedinTIS/ITB:

- 1) mustbe:
 - (a) anaturalpersonorprivateentityorpublicentity(State-ownedenterpriseorinstitution),
 - (b) notbe(orproposestobe,aJointVenture/Consortium(anassociationofseveralpersons,firms,orcompa nies- hereinafterreferredtoas JV/C).

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- (c) acontractorhavingtechnicalexperienceandFinancialSoundness,totheextentminimumrequiredforeli gibilityofthistenderandofficeasmentionedinAnnexureA
- (d) havingvalidregistrationregardingGSTIN,PAN.

2) must:

- (a) not be insolvent, in receivership, bankrupt or being wound up, not have its affairs administeredby a court or a judicial officer, not have its business activities suspended and must not be thesubjectoflegalproceedingsforanyofaforesaidreasons.
- (b) (Including their affiliates or subsidiaries or Contractors/ subcontractors for any part of thecontract):
 - i. Notstanddeclaredineligible/blacklisted/banned/debarredbytheProcuringOrganization or its Ministry/ Department from participation in its Tender Processes; and/or
 - ii. Not be convicted (within three years preceding the last date of bid submission) or standdeclaredineligible/suspended/blacklisted/banned/debarredbyappropriateagencies ofGovernmentofIndiafromparticipationinTenderProcessesofallofitsentities,for:
 - offencesinvolvingmoralturpitudeinbusinessdealingsunderthePreventionofCorruptionAct, 1988oranyotherlaw;and/or
 - offences under the Indian Penal Code or any other law for causing any loss of life/ limbs/propertyorendangering
 PublicHealthduringtheexecutionofapublicprocurementcontractand/or
 - suspected to be or of doubtfulloyal tyto the Country or a National Security risk as determined by a propriate agencies of the Government of India.
 - iii. Nothavechangeditsnameorcreatedanew "Allied Firm", consequent to havingdeclaredineligible/suspended/blacklisted/banned/debarredasabove.
 - iv. Nothaveanassociation (asabidder/partner/ director/ employee in any capacity) of:any retired Manager (of Gazetted Rank) or any retired Gazetted Officer of CWC or of theCentral or State Government or its Public Sector Undertakings if such a retired personhas not completed the cooling-off period of one year after his retirement. However, thisshall not apply if such managers/ officers have obtained a waiver of the cooling-off periodfromtheirerstwhileorganization.
 - v. And of the near relations of executives of Procuring Entity involved in this Tender ProcessincludingHeadofEngineering/Finance/Purchase/BusinessSection,ExecutiveEngin eer,AssistantEngineerofRegionalOfficeandCorporateOffice.
- (c) Not have a conflict of interest, which substantially affects fair competition. The prices quotedshould be competitive and without adopting any unfair/ unethical/ anti-competitive means. Noattempt should be made to induce any other bidder to submit or not to submit an offer forrestrictingcompetition
- 3) mustfulfilotheradditionaleligibilityconditions,vizQualificationnorms,bidcompliance,Bidsecurityetc.asp rescribed.in"Annexure-A"ofTenderDocument.
- 4) mustprovidesuchevidenceoftheircontinuedeligibilitytotheProcuringEntityifsoreguested.
- 5) from specified countries having land borders with India (but not indevelopment partnership with India) shall be eligible subject to certain conditions as detailed in the ITB-clause 3.3.

3. PurchasePreference.

No price preference or purchase preference shall be given to any bid derexcept valid L1 bid der quoting the property of the preference of the property of th

reasonable rates. Due to Nature of Scope, all works shall be awarded to valid L1 bidder (who has quotedreasonablerates) onlywithoutsplittingitamongothers.

4. Pre-bidConference:

If so indicated in TIS, Bidders are requested to attend a Pre-bid conference for clarification on the Tenders'technical specifications and commercial conditions, on the time, date, and placementioned therein. Participation in such a Pre-bid Conference is not mandatory. If a bidder does not participate or submit any query, then no subsequent representations from them regarding the Technical/ commercial specifications/conditions shall be entertained.

5. SubmissionofBids:

- 1) Bids must be uploaded only on CWC E procurement portal ie<u>www.cwceprocure.com</u> till thedeadline for submission mentioned in TIS. If the office happens to be closed on the deadline to submitthebidsasspecifiedabove,thisdeadlineshall not beextended.
- 2) No manual Bids shall be made available or accepted for submission. Bidder must comply with the conditions of the eProcurement portal, including registration, compatible Digital Signature Certificate(DSC) etc.In the case of downloaded documents, Bidder must not make any changes to the contents of the documents while uploading, except for filling in the required information.
- 3) **EMD**ofamountasmentionedinTIS/ITBtobepaidinfavourofCentralWarehousingCorporation,NewDel hionlythroughe-paymentgatewayofe-procurement&receiptofsameshouldbescannedanduploadedonthee-tenderingwebsitewww.cwceprocure.comalongwithe-tenderdocuments.
- 4) **Costoftender (Nonrefundable)** as mentioned in TIS/ITB to be paid only through e-payment gateway of e-procurements ystem. Proof should be submitted/uploaded with the tender.
- 5) **Tender processing fee (Non-refundable)** would be paid mandatorily to M/s ITI Ltd. through e-paymentontheportalwww.cwceprocure.com
- 6) Integrity Pact: If so indicated, in the TIS/ ITB, all Bidders shall have to sign the Integrity Pact with the Procuring Entity as per 'Annexure-V: Integrity Pact'. Bids without a signed Integrity Pact shall be rejected.

6. BidOpening

Bids received shall be opened online at *the specified date and time given in TIS*. If the office is closed on thespecifieddateofopeningofthebids,theopeningshallbedoneonthenextworkingdayatthesametime.

7. DisclaimersandRightsofProcuringEntity

The issue of the Tender Document does not imply that the Procuring Entity is bound to select bid (s), and it reserves the right without assigning any reason to:

- a) rejectanyoralItheBids,or
- b) cancelthetenderprocess;or
- c) abandontheprocurementoftheServices;or
- d) issueanothertenderforidenticalorsimilarServices

Note: For further details, please refer to appended TIS and the complete Tender Document volume II& III

RegionalManager

Enclosures:

Appendix:TenderInformationSummary(TIS)Instructionsto

Bidder(ITB)

VolumeII:ScheduleI-

Form of Contract and General Conditions of Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract with Appendixes Volume III: Schedule II-defined to the Contract With Appendix With Appendi

Scope of Work, Technical Specifications and Appendixes

VolumeIV-ScheduleIII-PriceSchedules

AppendixtoNIT:TenderInformationSummary

٦	TenderInformationSumi	mary (TIS)	
1.0 BasicTenderDetails			
NameofWork	Execution of Miscellaneous Repair/ Maintenance, upgradation at construction works in Zone III - a cluster of central warehouses locate at Vijayawada-II, Tadepalligudem and Nidamanur on Annual racontract basis		
TenderReferenceNumber	CWC/RO-Engg./HYD/AMC/2023-24/16		
TenderType	Open Tender–Domestic		
TenderCategory	Works		
BiddingSystem	SingleStageinTwoBidSystem		
FormofContract	LumpsumValueContractbasedonPercentageRatesonPriceSchedule.		
No.ofCovers	TwoCovers		
e- ReverseAuctiontobeheldafterfina ncialbidopening	No		
theProcuringOrganization/The ProcuringEntity:	CentralWarehousingCorporation		
AuthorityonwhosebehalfTenderisinv ited	ManagingDirector	Through	RegionalManager
TenderInvitingAuthority(TIA)	RegionalManager		
Address	CentralWarehousingCorporationRegionalOf fice WAREHOUSING SADAN" P.B. No: 34, BEHIND GANDHI BHAWAN NAMPALLY, HYDERABAD-500001. Ph. No. (040) 24731590 Email.ID: hyd.engineering@cewacor.nic		
AppointingAuthorityforArbitration	ManagingDirector(CV	VC)	
2.0 RequirementDetails			
ContractPeriod:	OneYear (includingmo nsoon)	MajorMilestones/Stag es	As per work ordersplacedundercont ract
CompletionPeriod	Aspervariousworkord ersplacedundercontr act	Consequence of delay	AsperScheduleI- GCCcI10and cl24 andScheduleII- Scopeofwork–AppendixII
PriceSchedule	Schedule-III:ItemsofMiscellaneousworks&Services		
IndicativeHSNCode/GSTNo.:	GSTNo.37AAACC1206D2ZE		
State/Workplaceofconstruction:		ated Vijayawada-II, Tade addressofwarehousesind	

Address:WorkPlace/Site	CW Vijayawada II 76-15-8 Krishna ANDHRA PRADESH PINCODE 520012 Control Warehouse Nallariarla Band, Tadara Historiara 534404
	 Central Warehouse, Nallarjerla Road, Tadepalligudam-534101 CW Nidamanur Main Road, Nidamanur Krishna ANDHRA PRADESH PINCODE 521104

		Volume-I(RFP)		
NearbyMajorRailway Stations.		Vijayawada, Tadepalligudem		
NearestCity/District		<mark>Vijayawada</mark>		
Neares	tAirport	Vijayawada Airport & R	ajahmundry Airport	
3.0 CriticalDates				
PublishedDate		<u>04.11.2023</u>	BidValidity (Daysfromthedateof TenderOpening)–	90days
Document DownloadStartDate&Time		04.11.2023	DocumentDownloadE ndDate&Time	17.11.2023 upto 15.00 Hrs.
ClarificationStartDate&Time		04.11.2023	Clarification End Date& Time	13.11.2023
bidSubmissionStartDate& Time		04.11.2023	bid Submission ClosingDate&Time	18.11.2023at15.00Hrs
TenderOpening(techno- commercialbid)Date&Time		18.11.2023 at 15.30 Hrs	Tender Opening (Financialbid) Date& Time	Shallbeintimated latervideEprocurement portalonlytoQualifiedBi dders.
4.0 EligibilitytoParticipat (seeNIT-clause2andITB-clause		SectionIII)		
NatureofBidderseligible			[Individual/Firms/Company]	
AnykindofJointventure	,	[NotAllowed]		
TotalTurnover	AsperA	nnexure-A		
TechnicalExperienceinSimilar Natureofworkcompletedwithi ntimeandwithout(LD)		rAnnexure-A		
BidderOfficeRequirement Asper An		nnexure-A		
BidderOfficeRequirement Asper Annexure-A OtherdeclarationandPowerofa ttorney(asapplicable) Mandatory-Annexure-IVandFore			mE(biddereligibility),	
5.0 ThresholdsforEligibil	itytoPart	icipateandPreference	underMakeinIndiaPoli	cy
Istherequirement divisible for purchase preference			[No]	<u></u>
Wouldthecontractbesplitamongmorethanonebidder			[No]	
6.0 ObtainingtheTenderE	ocument	andclarifications		
			www.cwceprocure.cor	n

Volume-I(RFP)				
Otherwebsitesfromwheretende /studyetc.	rcanbedowr	nloadedforreference	s <u>www.cewacor.nic.in</u>	
helpdeskforDocumentavailabil bmission	Cal	M/sIndianTelephoneIndustriesLimited, C-62,2 nd Floor, PreetVihar, Opp.MetroPillar79, NewDelhi-110092.May also call at Help Desk: 080-45811365, 080-45982100 Email ID :cwceproc@etenderwizard.com		
CostofTenderDocument(INR)	R	Rs. 1770/-		
Office/ContactPerson/emailforclarifications		Smt.S.ManibalaAssistan t EngineerHeadofEngine ering Emailidhyd.engineering@cewacor.nic.in PHNo: 8186953453		
7.0 Pre-bidConference Place,time,anddateofthePre-b	idConferenc	e [No]		
8.0 PreparationandSubm	issionandO	peningofBids		
BidstobeAddressedto	Central Wa	Warehousing Corporation, Through Regional Manager, CWC Regional Hyderabad		
TenderOpeningPlace		e-procurementportal(s)mentionedabove		
		ebidmeetingtheconflict-of- criteria(asmentionedinthisdocument)shallbeconsideredasvalidfromabid		
9.0 Physical submission of	Originals/S	elf-attestedcopieso	of Originals of Scanned Document suploaded	
Physicaldocumentsrequired/peesubmitted	ermittedtob	b Notallowedandwillnotbeentertained		
10.0 BidSecurityandPerfor	manceSecu	rity		
EMD Rs.6.29 lakh	 to be paid in favour of Regional Manager, Central Warehousing Corporation, Hyderabad onlythrough e-payment gateway of e-procurement & receipt of same should bescanned and uploadedon the e-tendering website www.cwceprocure.comalongwithe-tenderdocuments. NoExemptionfromEMDtobiddersfromMSME/Start-upsetc. 			
PerformanceSecurity ThroughBa		nkGuaranteeAmountandtimelineasperAppendix-7ofSchedule-II		
AdditionalClauses AsperApper		ndix-7ofSchedule-IlenclosedwithInstructionstoBidder(ITB)		
Integrity Pact to be Signedand Submitted along withbid Estimated stputontent erisRs. 3 Cr. andabo e]		IndependentExter al Monito NameandContactE tails	by ADMINCELL/Corporate office, at the time of inv r, iting of tender.	

SectionII:InstructionstoBidders(ITB)

1. The Tender Document

1.1. BasicTenderDetails

ThisTenderDocumentdetailsthetermsandconditionsforenteringintoacontractforexecutionandcompletion of work as per scope mentioned in schedule A (price schedule), Scope of Works etc covered byGeneralConditionsofcontract(GCC),Specialconditionsofcontract(SCC) and Technical conditions ofcontract(TCC).

Bidders must go through the Complete Tender Document for further details.

'Tender Information Summary' (TIS) is appended to Section I: Notice Inviting Tender (NIT) for readyreference.

1.2. Interpretations, Definitions, Abbreviations and Document Conventions

detailsTenetsof

interpretation, Definitions, Document conventions and Abbreviations, mentioned in this sections hall also apply to the rest of the Tender Document.

1.3. OverviewofContents

- 1) The Sections, Forms, Annexures, Appendix and Formats etc comprising this Tender Document aredescribed in ITB-clauses 1.4. The BOQ file (Price schedule) & Complex Lay out Plans are separately available on the eProcurement Portal and is also part of this Tender Document. Any generic reference to Tender Document shall also imply a reference to any/all the sections, Forms, Formats and the BOQ file or other files that comprise this Tender Document.
- 2) Bidder must submit the bid in the Forms/ Formats mentioned in Section III (A) under ITB clause 1.4below. The documents as mentioned on other sections under ITB-clause1.4below need not be signedor returned by the bidders; however, Bidder must declare in his affidavit as per format enclosed inAnnexureIVofSectionIIIA,thathehasread,understood,complied,andstandsboundbyallrequirementsoft hetenderdocument:

1.4. SectionsoftheTenderDocument

1.4.1 SectionsoftheTenderDocument

The Tender Document contains the following sections mentioned in four different volume, which are described in subsequent sub-clauses:

VolumeI:

- 1. E-TenderNotice.
- $2. \quad Section I: Notice Inviting Tender (NIT) and its Appendix: Tender Information Summary (TIS)$
- 3. SectionII:InstructionstoBidders(ITB)
- 4. SectionIII:QualificationNorms.
- SectionIII(A):TenderForms&Annexures-ItoVIItobefilledbybidder

VolumeII-

- 6. FormofContractAgreement
- 7. Schedule-I:GeneralConditionsofContract(GCC)
- 8. Appendix-1:PerformanceBankGuaranteeFormat
- 9. Appendix-2:SubstanceAbuseConditions
- 10. >>>> Appendix-3: Certificate of Compliance with Code of Business Ethics
- 11. Appendix-4: Rulesforthe Protection of Healthand Sanitary Arrangements for Workers
- 12. Appendix-5:CPWDContractor'sLabourRegulationsandrelatedappendixes
- $13. \quad Appendix-6: Labour Laws Compliance and Obligations$

14. Appendix-7:VariousOperationalClauseSummary

VolumeIII-

- 15. Schedule-II:ScopeofWork
- 16. Appendix-1:ImportantConditions
- 17. Appendix-2:GeneralMaintenanceManualandMaintenanceserviceQualityRequirements
- $18. \quad Appendix-3: Minimum Requirement of Infrastructure and Its Maintenance in CWC omplex and the complex of the complex of$
- 19. Appendix-4:TechnicalSpecificationsandrelatedAppendixes

Volume IV-

- 20. Schedule-III:PriceSchedules-Sub-Schedules
- 21. Appendix-1:LayoutPlansofCWComplexetc.

2. ProcuringEntity-RightsandDisclaimers

2.1. The Procuring Entity

Central Warehousing Corporation having its corporate office at New Delhi also called (CWC) is the ProcuringEntity and Bids are to be addressed to the Central Warehousing Corporation, through the officer designatedandmentionedin'Appendix-7ofSchedule-II'.

The officer designated and mentioned in 'Appendix-7 of Schedule-II' is a Tender Inviting Authority (TIA) andheisthedesignatedofficerforinvitingthetenderandclarifyingthisTenderDocument.

He shall also be Contract Manager and shall discharge designated function during contract execution throughhisauthorizedrepresentative(warehouseManagerandEngineer)andTeam.

Regional Managershall be the tender accepting authority.

The Authority who has invited the tenders hall place the letter of award and shall enter into contract agreement with successful bidder after following due procedures and approval of Tender accepting authority as perdelegation of power in CWC.

2.2. RighttoIntellectualPropertyandconfidentiality:

- 1) The Tender Document and associated correspondence are subject to copyright laws and shall alwaysremain the property of the Procuring Entity and must not be shared with third parties or reproduced, whether in whole or part, without the Procuring Entity's prior written consent.
- 2) However, Bidders may share these to prepare and submit its bid with its employees, subcontractor(s),or holding Company. Bidders shall obtain from them an undertaking of confidentiality similar to that imposed on Bidder under this clause.
- 3) This condition shall also apply to bidders who do not submit a bid after downloading it or who are notawardedacontractintheprocess.
- $4) \quad The obligation of the Bidders under sub-clauses above, however, shall not apply to information that:$
 - a) noworhereafterisorentersthepublicdomainthroughnofaultofBidder;
 - b) islegallypossessedbyBidderattherelevanttimeandwasnotpreviouslyobtained,directlyorindirectly,f romtheProcuringEntity;or
 - $c) \quad otherwise law fully becomes a vailable to Bidder from a third party that has no obligation of confidentiality and the property of the p$
- 5) The provisions of this clauses hall survive completion or termination for what ever reason of the Tender Proces sorthecontract.

2.3. RighttoRejectanyorallBids

The Procuring Entity reserves its right to accept or reject any or all Bids, abandon/ cancel the Tender process, and issue another tender for the same or similar at any time before the award of the contract. It would have no liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the

groundsforsuchaction(s).

The Competent Authority on behalf of The Procuring Entity does not bind himself to accept the lowest or anyotherofferandreservestohimselftheauthoritytorejectanyoralIthetendersreceivedwithoutassignmentofanyr eason.

The Competent Authority on behalf of The Procuring Entity does not bind himself to accept the lowest tenderand reserves to himself the right of acceptingthewholeor any part of the tender andthe Bidder shall beboundtoperformthesameattheratequoted.

2.4. Disclaimers

2.4.1 RegardingPurposeoftheTenderDocument

The TenderDocument isneitheran agreement nor anoffertoprospectiveBidder(s)oranyotherpartyhereunder. The purpose of the Tender Document is to provide the Bidder(s) with information to assist them inparticipationinthisTenderProcess.

2.4.2 RegardingDocuments/guidelines

The Tender Document, ensuing communications, and Contracts shall determine the legal and commercialrelationship between the bidders/ contractors and the Procuring Entity. No other Government or ProcuringEntity's document/ guidelines/ Manuals including its Procurement Manual (for internal and official use of itsofficers), notwithstanding any mention thereof in the Tender Document, shall have any locus-standii in such arelationship. Therefore, such documents/ guidelines/ Manuals shall not be admissible in any legal or disputeresolutionorgrievanceredressalproceedings.

2.4.3 RegardingInformationProvided

Information contained in the Tender Document or subsequently provided to the Bidder(s) is on the terms and conditions set out in the Tender Document or subject to which that was provided. Similar terms apply toinformation provided verbally or in documentary or any other form, directly or indirectly, by the ProcuringEntityoranyofitsemployeesorassociatedagencies.

2.4.4 RegardingTenderDocument:

- 1) The Tender Document does not purport to contain all the information Bidder(s) may require. It maynot address the needs of all Bidders. They should conduct due diligence, investigation, and analysis, check the information's accuracy, reliability, and completeness, and obtain independent advice from appropriate sources. Information provided in the Tender Document to the Bidder(s) is on a
 - rangeofmatters, someof which may depend upon interpreting the law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Procuring Entity, its employees and other associated agencies accept no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed herein.
- 2) TheProcuringEntity,itsemployeesandotherassociatedagenciesmakenorepresentation orwarrantyfortheaccuracy,adequacy,correctness,completenessorreliability,assessment,assumption, statement, or information in the Tender Document. They have no legal liability, whether esulting from negligence or otherwise, for any loss, damages, cost, or expense that may arise from/incurred/sufferedhowsoevercausedtoanyperson,includinganyBidder,onsuchaccount.

3. Bidders-EligibilityandPreferentialPolicies

3.1. Bidders

Subject to provisions in the following clauses in this section and provisions in Tender Document, this invitation for Bids is open to all bidders who fulfil the 'Eligibility Criteria' stipulated in the Tender Document.

3.1.1 Sub-Contractors

Subject to the restrictions outlined in this Tender Document, any Bidder may propose to subcontract apart of the contract for specialized items of services, provided that the names and details of the subcontracts are a subcontract same of the contract same of

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clearly stated in the bid submitted by Bidder and provided further that such sub-contractor should notcircumvent theeligibilitycondition laid down below. Procurement of material, hireof equipmentorengagement of labour shall not be considered as sub-contracting. Despite any approval granted

the Procuring Entity for such arrangements, the Bidder/Contractor shall be solely and directly responsible for executing sub-contracted portions of the contract.

Sub-contracting by the contractor without the approval of the Procuring Entity shall be a breach of contract.

TheBidder,apartfrombeingacontractorofappropriateclassmayassociatehimselfwithagenciesoftheotherappropriateclasswhichareeligibletotenderfor(i)Electrical,(ii)SanitaryandWaterSupplyInstallation, (iii) Fire safety installation works, (iv) Horticulture and others specialized works, if any in thescope.

3.2. EligibilityCriteriaforParticipationinthisTender

Subject to provisions in this Tender Document, participation in this Tender Process is open to all bidders whofulfil the 'Eligibility' and 'Qualification criteria. Bidder should meet (as on the date of his bid submission and should continue to meet till the award of the contract) the 'Eligibility Criteria' detailed herein. Bidder shall submit a declaration about the 'Eligibility Criteria' compliance in Eligibility Declarations along with their POforms

ELIGIBILITYCRITERIA: Contractor who fulfils the following requirements shall only be eligible to quote the rate contractor who fulfils the following requirements shall only be eligible to quote the rate of the following requirements of the f

- 1) SubmitresponsivetechnicalbidcomprisingofMandatorydocuments(towardsproofofqualificationaswell) and other documents as prescribed herein.
 - A. Mandatory-submissionofFollowingmandatorydocuments.
 - 1) EMD,CostofTender&TenderProcessingFees:Asper'TIS'
 - 2) TechnicalExperience&PerformanceCertificate:AsperAnnexure-
 - A3)FinancialSoundnessandTurnover:AsperAnnexure-A
 - 4) AffidavitforCompliance/declarationbyBidder:AsperAnnexure-A
 - 5) BiddermusthaveOffice,onthelatestduedateoftendersubmissionin anyDistrict of The State where Central warehouse ie site of work, is located ie Biddermusthaveofficein Andhra Pradesh State.

 Forthispurpose,validGSTnumberissuedforthesateshallbeconsideredasproofofoffic eaddressalongwithCopyofrentagreement/Propertyownershipdocumentsindicatin qthatofficeisinpossessionatthetimeoftendersubmission.
 - 6) Eligibility declaration form as per NIT-clause 3 and ITB-clause 3.2 under form -E of thisPQPerforma
 - 7) BiddershallsubmitaPowerofAttorney*AND/ORBoardResolutioninfavourofsignatory(ies) duly attested bythe Notary as per ANNEXURE III. {This format is forguidance only and deviation in the wording can be accepted.}. The power of Attorneyshall be mandatory. However, if not submitted,Corporation may carry outcall ofclarificationforsolicitingPowerofAttorney/BoardResolution.
 - B. Other--submissionofFollowingotherDocuments-
 - 1) IntegrityPact:BidderwillhavetosigntheIntegrityPactasperproformaatANNEXURE-VforcontractshavingestimatedvalueofRs.3(three)croreormoreanddulysignedcopyhast obesubmittedwiththetender.
 - 2) NetWorth:BiddershouldsubmitwiththetenderthePositiveNetWorthCertificate,dulycertifiedbyapracticingCharteredAccountantasperANNEXUREI,basedontheaccountsforthelate stfinancialyear,i.e.,Profit&LossAccountandBalanceSheet.
 - 3) GSTRegistration:ContractormusthavevalidGSTRegistrationCertificatefromtheconcer nedauthority(asapplicable)andcopytobeenclosedwiththetender.
 - 4) PANCard:BiddermustenclosecopyofPANCardalongwiththetender.
 - 5) PFRegistration:BiddersmusthavevalidPFRegistrationCertificatefromtheconcernedauthor ityandcopytobeenclosedwiththetender.

- 6) OrganizationDetails:
 - In case the Bidder is a Proprietorship Firm, they will submit an affidavit as perANNEXUREII.
 - In case the Bidder is a Partnership Firm, a certified copy of the partnership deedshallbesubmittedbytheBidder.
 - In case the Bidder is a Company (whether Private or Public), a certified copy ofCertificate of Incorporation together with Memorandum and Article of Associationshall be submitted. Certificate of Registration with Registrars of Company (ROC)
 - Ltd./Pvt.Ltd.Company/PSU,ifrequiredshallbesubmittedbytheBidder.
 - · In other cases, certified copy of Certificate of Incorporation shall be submitted bytheBidder.
- 7) Declaration of near relative: Bidder shall submit adeclaration about their near relativeasperANNEXURE-VI
- 8) Declaration to be given by the bidder for works in Hand (in progress) on letter head offirm(ANNEXURE-VII).

*Power of Attorney: Notwithstanding anything contained in the Clause above, the Bidder shall execute thePowerof Attorney(POA) inprescribedformat asmentionedinANNEXUREIIIandshall conformtothefollowing-

- $a) \quad A company, while executing Power of Attorney must make conformity with the Board Resolution of the conformity of$ ution and the charter documents giving the power to issue the said Power of Attorneyincluding further sub-delegation of the same by the said POA holder only.
- b) Unless notified in writing to the Tendering Authority, the Authority shall recognize onlythat **POAholder** forthepurposesof tendersubmissionand matters related the reto whose notice and necessary POA document was submitted to the Authorean discontinuous contractions and the resulting properties of the properties ofrityatthetimeoftendersubmission.
- c) While for a Partnership Firm, either all the partners of the partnership firm shall execute and confirm the Power of Attorney if executed or the reshall exist a Power of Attorney in the Power of Attornfavour of the Partners executing the Power of Attorney for the delegation of power onbehalfoftheBidder.
- d) The Power of Attorney being executed by the Bidderhere in shall be executed in favour of only its Partneror Director or Salarie demployee. And in case the POA is being executed by the Bidder of its salaried employee, the said should have worked for at least more than one year continuously with the Bidder and the Biddershouldfurnishthefollowing:
 - Name
 - Designation
 - Mobile/Contactno.
 - EmploymentLetter/AgreementissuedbytheFirm
 - Identity Cardwith number, is sued by the Firm
 - Informationaboutthewagespaid, i.e. Salary Slips
 - Form-16
 - **PANCard**
 - **PFNumber**
 - PowerofAttorneyasperANNEXUREIII
- e) CWCwillnotbeboundbythePowerofAttorneyfurnishedbytheBidderandacceptanceofth esame shall be at the sole discretion of the CWC.
- f) There can validly exist only a single Power of Attorney at any given time. The Power ofAttorney executed and accepted by CWC shall stand revoked on issuance of any newPowerofAttorneyissuedwithintherulesherein,withregardtothisparticularProject.
- g) During the subsistence of contract, if Power of Attorney holder is found to be creating mischiefor involved in anyillegalor unlawful activity, CWC will at its sole discretion

- reject the Power of Attorney of such person submitted by the Bidder and the Bidderwould be required to issue a fresh Power of Attorney within the rules herein in favour ofauthorizedperson, stated above, within a period of 10 days of being so notified.
- h) The CWC will not bebound by any power of attorney granted by the Bidder or bychangeinthecompositionoftheFirmandsubsequenttotheexecutionofthecontract.It may, however, recognize such Power of Attorney and changes after obtaining properlegaladvice,thecostofwhichwillbechargeabletotheContractor.
- i) The **POA shall be supported by Board Resolution** in case of Company/PSU/StatutoryBody. Further,POAis not required,incase bid is being signed by Person AuthorizedbyBoardofDirectorsbywayof BoardResolution.
- j) The Power of Attorney shall be issued as per the constitution of the bidder asbelow:
- IncaseofProprietorship:byProprietor
- Incase of Partnership: by all Partners or Managing Partners per Partnership Deed
- In case of Limited Liability Partnership: by any Person authorized in terms of Deed ofLLP
- Incase of Company/PSU/StatutoryBody: byBoard of Directors through Board Resolution or by the designated of ficerauthorized by Board to do so. Such Board Resolution should be duly signed by Company Secretary/MD/CMD/CEO.
- IncaseofCooperativeSociety:byManagingMembersofCooperativeSocietyorbythedesig nated memberauthorized underByeLaws.

$2) \quad If relative Working in CWC then the Contractor Not Allowed to Tender\\$

The contractor shall not be permitted to tender for works in the CWC in which his near relative ispostedasOfficerinany

capacity,responsibleforaward,monitoring,executionandpaymentunderContractswithinRegion. Heshallalsointimatethenamesofpersonswhoareworkingwithhiminanycapacityoraresubsequently employed by him and who are near relatives to any Officer in the Central WarehousingCorporation or in the Ministry of Food, Consumer Affairs & Public Distribution, Govt. of India, NewDelhi. ThecontractorwouldbedebarredfromtenderinginCWCforfiveyearsforanybreachofthiscondition Note: By the term "near relatives" is meant wife, husband, parents & grandparents, children

${\bf 3)} \quad No Gazette d Engineer to Work as Contractor within One Year of Retirement$

No Officer of Gazetted rank employed in any Govt Department of India/its states/UTs or other officersemployed in Central Warehousing Corporation shall work as a contractor or employee of a contractorfor a period of one year after his retirement from Govt. Department / Corporation service without thepreviouspermissionoftheManagingDirectoroftheCorporationinwriting.

& grand children, brothers & sisters, uncles, aunts & cousins and their corresponding in-laws.

This contract is liable to be cancelled, if either the contractor or any of his employees is found at anytimetobesucha person who had not obtained the permission of Central Warehousing Corporationas aforesaid, before submission of the tender or engagement in the contractor's service, as the casemaybe.

Though, permission shallnot be required for workingas contractor or employee of contractor postoneyearofretirement.

3.3. Eligibilityofbiddersfromspecifiedcountries

Orders is sued by the Government of India restricting procurement from bidders from certain countries that share alandorder with Indias hall apply to this procurement.

- 22. Any bidder (as defined in GCC) from a country that shares a land border with India¹, excludingcountriesaslistedonthewebsiteoftheMinistryofExternalAffairs²,towhichtheGovernment ofIndiahasextendedlinesofcreditorinwhichtheGovernmentofIndiaisengagedindevelopment projects hereinafter called 'Restricted Countries') shall be eligible to bid in thistenderonlyifBidderisregistered³withtheRegistrationCommitteeconstitutedbytheDepartment for Promotion of Industry and Internal Trade (DPIIT). Bidders shall enclose thecertificateinthisregard.
- 23. InBids for Turnkey contracts, including Workscontracts, the successful bidder shall notbeallowed to sub-contract works to any contractor from such Restricted Countries unless such contractor is similarly registered. In such cases, the bidders shall enclose the certificate in this regard.
- 24. If Bidder has proposed to sub-contract Services or incidental Goods directly/ indirectly from thevendors from such countries, such vendor shall be required to be registered with the CompetentAuthority. However, if Bidder procures raw material, components, and sub-assemblies from such countries' vendors, such vendors shall not require registration.
- 25. "BidderfromsuchRestrictedCountries"means:
 - a) Anentityincorporated,established,orregisteredinsuchacountry;or
 - $b)\ A subsidiary of an entity incorporate d, established, or registered in such a country; or$
 - c) Anentitysubstantiallycontrolledthroughentitiesincorporated,established,orregisteredinsuch acountry;or
 - d) Anentitywhosebeneficialownerissituatedinsuchacountry;or
 - e) AnIndian(orother)agentofsuchanentity;or
 - f) Anaturalpersonwhoisacitizenofsuchacountry;or
 - g) Aconsortium/jointventurewhereanymemberfallsunderanyoftheabove
- 26. Thebeneficialownershallmean:
- a) Ina companyor LimitedLiabilityPartnership,the beneficial owneristhenatural person(s).Whetheractingaloneortogetherorthroughoneormorejuridical persons, controllingownershipinterestorexercisescontrolthroughothermeans.

Explanation-

- i) "Controlling ownership interest" means ownership of or entitlement to more than twenty-fivepercentofthecompany's share sor capital or profits.
- ii) "Control" shall include the right to appoint a majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholder agreements or voting agreements;
- b) Inthecaseofapartnership firm, thebeneficialowneristhenaturalperson(s)who,whetheractingalone or together or through one or more juridical persons, has ownership of entitlement to morethanfifteenpercentofcapitalorprofits.
- c) In case of an unincorporated association or body of individuals, the beneficial owner is the naturalperson(s), who, whether acting alone or together or through one or more juridical person, hasownership of or entitlement to more than fifteen percent of the property or capital or profits ofsuchassociationorbodyofindividuals;

neighbours.htm2http://meadashboard.gov.in/indicators/92

³https://dipp.gov.in/sites/default/files/Revised-Application-Format-for-Registration-of-Bidders-15Oct2020.pdf

¹https://mea.gov.in/india-and-

- d) Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is therelevantnatural person who holds the position of senior managing of ficial.
- e) In case of a trust, the identification of beneficial owner(s) shall include identification of the authorof the trust, the trustee, the beneficiaries with fifteen percent or more interest in the trust and anyother natural person exercising ultimate effective control over the trust through a chain of controlorownership.

3.4. ConflictofInterest

Any bidder having a conflict of interest, which substantially affects fair competition, shall not be eligible tobid in this tender. Bids found to have a conflict of interest shall be rejected as non-responsive. Bidder shall berequiredtodeclaretheabsenceofsuchconflictofinterestinEligibilityDeclarationsalongwithPQforms.Abidd erin thisTenderProcessshallbeconsideredto haveaconflictofinterestifthebidder:

- 1) directlyorindirectlycontrols,iscontrolledbyorisundercommoncontrolwithanotherBidder;or
- 2) receivesorhavereceivedanydirectorindirectsubsidy/financialstakefromanotherbidder;or
- 3) has the same legal representative/ agent as another bidder for purposes of this bid. A Principal canauthorise only one agent, and an agent also should not represent or quote on behalf of more than one Principals. However, this shall not debar more than one Authorised distributor from quoting equipment manufactured by an Original Equipment Manufacturer (OEM), in procurements under Proprietary Article Certificate; or
- 4) has a relationship with another bidder, directly or through common third parties, that puts it in aposition to have access to information about or influence the bid of another Bidder or influence thedecisionsoftheProcuringEntityregardingthisTenderprocess;or
- 5) participates in more than one bid in this tender process. Participation in any capacity by a Bidder(including the participation of a Bidder as sub-contractor in another bid or vice-versa) in more thanone bid shall result in the disqualification of all bids in which he is a party. However, this does not limit the participation of an orbital result in the disqualification of all bids in which he is a party. However, this does not limit the participation of an orbital result in the disqualification of all bids in which he is a party.
- 6) would be providing goods, works, or non-consulting services resulting from or directly related toconsulting services that it provided (or were provided by any affiliate that directly or indirectlycontrols, is controlled by, or is under common control with that firm), for the procurement planning (inter
 - aliapreparationoffeasibility/costestimates/DetailedProjectReport(DPR),design/technicalspecifications, terms of reference (ToR)/ Activity Schedule/ schedule of requirements or the TenderDocumentetc)ofthisTenderprocess;or
- 7) has a close business or family relationship with a staff of the Procuring Organisation who: (i) are directly or indirectly involved in the preparation of the Tender document or specifications of the Tender Process, and/or the evaluation of bids; or (ii) would be involved in the implementation or supervision of resulting Contract unless the conflicts temming from such relationship has been resolved in amanner acceptable to the Procuring Entity throughout the Tender process and execution of the Contract.

${\bf 3.5} \quad If relative Working in CWC then the Contractor Not Allowed to Tender$

The contractor shall not be permitted to tender for works in the CWC in which his near relative is postedas Officer in any capacity, responsible for award, monitoring, execution and payment under ContractswithinRegion.

Heshallalsointimatethenamesofpersonswhoareworkingwithhiminanycapacityoraresubsequently employed by him and who are near relatives to any Officer in the Central WarehousingCorporation orinthe Ministryof Food, ConsumerAffairs&Public Distribution,Govt. of India, NewDelhi.

The contractor would be debarred from tendering in CWC for five years for any breach of this condition are the contractor of the contrac

Note: By the term "near relatives" is meant wife, husband, parents & grandparents, children &grandchildren,brothers&sisters,uncles,aunts&cousinsandtheircorrespondingin-laws.

${\tt 3.6} \quad {\tt NoGazettedEngineertoWorkasContractorwithinOneYearofRetirement}$

No Officer of Gazetted rank employed in any Govt Department of India/its states/UTs or other officersemployedinCentralWarehousingCorporationshallworkasacontractororemployeeofacontractorfor a period of one year after his retirement from Govt. Department / Corporation service without the previous permission of the Managing Director of the Corporation in writing.

The contractisliable to be cancelled, if either the contractor orany of his employees is found at anytime to be such a person who had not obtained the permission of Central Warehousing Corporation asaforesaid,beforesubmissionofthetenderorengagementinthecontractor'sservice,asthecasemaybe.

Though, permission shall not be required for working as contractor or employee of contractor post oneyearofretirement.

4. The Schedule of Requirements and Form of Contract

4.1. EligibleSupplyofGoodsandServices-OriginandMinimumLocalContent

UnlessotherwisestipulatedintheTenderDocument,allWorks,'Services'andincidental'GoodsandWorks'to be delivered under the contract must conform to i) restrictions on certain countries with land-borders withIndia;ii)minimumlocalcontent(MakeinIndiaPolicy).

4.2. Quotationfor All Schedules and all Services

Unless otherwise stipulated in the Tender Document, Bidder must quote for all the sub schedules (and all theServicesanditemofworksinaSubSchedule)inthePriceSchedule-thatisScheduleAofTenderdocument;otherwise,his bid wouldberejectedasnonresponsive.

4.3. FacilitiestobeProvidedbytheProcuringEntity

- Unless otherwise stipulated in the Tender Document, no Facilities (including ReferenceDocuments,Medicalfacilities,Rooms,Furniture,Transport,AccesstoIT Services etc.)shallbeprovidedbytheProcuringEntitytoContractoratSite.
- 2. Unless otherwise stipulated in the Tender Document, The Procuring Entity may supplywithout any obligation to do so, to the contractor part or whole of the quantity of the
 - waterandelectricityrequiredforthedeliveryofServices/completionofworkfromtheProcuring Entity's existing water/ electricity supply system at or near the site of Serviceson specified terms and conditions and on chargeable basis, provided that the contractorshall arrange, at his own expense, to effect the connections and lay additional pipe/powerlinesandaccessoriesonthesite.Nevertheless,itshallbetheresponsibilityofthecontractor to install adequate alternative arrangements to tide over outages in utilities orfailureinsupply by the Procuring Entity, and that the contractor shall not be entitled toanycompensation–norshallthisbeareasonforthedelayindeliveryofServices.
- 3. UnlessexclusivelystipulatedintheTenderDocumentAppendix7ofScheduleII,TheProcuring Entity will not provide any T&P, Construction material, Consumable, Laboureitherfreeofcostorchargeablebasisforcompletionofworkunderthiscontract.
- 4. technicalspecifications/documentspertainingtotheworkswillbe provided byprocuringentity.

4.4. CompletionTimeandContractPeriod

The work shall be required to be completed within stipulated time period and up to the date mentioned invariousworkordersplacedunderthecontract. Contractperiodshallbeoneyear

5. BidPrices, Taxes and Duties

5.1. Prices

5.1.1 Competitive and Independent Prices

- a) The prices should be arrived at independently, without restricting competition, any consultation, communication, or agreement with any other bidder or competitor relating to:
 - i) thoseprices; or
 - ii) theintentiontosubmitanoffer;or
 - iii) themethodsorfactorsusedtocalculatethepricesoffered.
- b) Theprices should neither be nor shall be knowingly disclosed by the Bidder, directly or indirectly, to any other bidder or competitor before bid opening or contract award unless otherwise required by law.

5.1.2 Undueprofiteering

- 1) **Controlled Price, if any:**The price quoted by Biddershall not behigher thanthe controlled pricefixedbylaw for any ofthe Services coveredunder contract, if any, orwherethere is no controlledprice, it shall not exceed the prices or contravene the norms for fixation of prices if any, laid down byGovernment or where the Government has fixed no such prices or norms, it shall not exceed the priceappearinginanyagreement,ifany,relatingtopriceregulationbyanyindustry.
- 2) Undue profiteering: If the price quoted is higher than the controlled price in the sub-clause above, Bidder shall specifically mention this fact in his bid giving reasons for quoting a higher price(s). If hefails to do so or makes any misstatement, it shall be lawful for the Procuring Entity either to revise theprice at any stage to bring it in conformity with the sub-clause (1) above or to terminate the contractfor default as per the contract and avail all the remedies available therein in addition to other punitiveactionsforviolationofCodeofIntegrity.

5.1.3 PriceComponents

- 1) ThepricesquotedbyBiddershallincludeallcosttowardssatisfactorilycompletionofworksaspertechni cal specification, including cost of material, labour, Tools and Plants, Consumables, Sundries, site establishment, overhead, Contractor Profit, Water charges, cost of incidental goods & services, cost towards testingand measurement and Taxes as applicable.
- 2) The Pricesquoted bythebiddersshallbeinclusiveof GSTand all applicable taxes, Building andOtherConstructionWorkersWelfareCess(As applicable), Levies, Duties on materials or servicesand on complete works and Contractors contributions towards ESI/EPF as per prevailing ACTs andRulesinrespectofthiscontract.
- 3) The quotedprice shall be considered to include all relevant financial implications, including interaliathescopeoftheServicestobedeliveredandtheincidentalgoods/workstobesupplied,location of the bidder, site(s) of the delivery of Services, terms of delivery, extant rules and regulations relating to taxes, duties, customs, transportation, environment, labor, cost of watch and ward of bidder's material through private security, Mining & Forest etcin India.
 - Central Warehousing Corporation will not entertain any claim, what so ever in this respect.

5.1.4 PriceSchedule

- 1. Biddersaretoupload only the downloaded BOQ and Price sub schedules (inexcelformat) after entering the relevant fields without any alteration /deletion /modification of other portions of the excelsheet. All the columns shown in the price schedules should be filled up as required. If any column does not apply to a Bidder, he should clarify the same.
- 2. Biddersshallfillintheirratesotherthanzerovalueinthespecifiedcellswithoutkeepingitblank.

3. The Bidder shall quote the rate on-line in prescribed proforma, available with the tender in Excelformatonlyandsignthesamedigitally.

5.1.5 ProvisionsofBOCWCess,EPF,IncomeTax,GSTetc.

- 1) Contractor is required to get himself registered as per Building & Other Construction Workers CessAct1996,PFRegistration,GSTetc.asperGovt.ofIndialaw.
- 2) TheBiddershallberequiredtopaycess@1%of costof constructionwork,oratthe rateasmentioned in latest act/rules or guidelines of Government, in accordance with each bill payable onaccountofsuchconstructiontotheconcernedStateGovt.(LabourDeptt.).

 Cost of material shall be outside the purview of cess when supplied under a separate schedule.
 - Cost of material shall be outside the purview of cess, when supplied under a separate schedule item.CWCshallnotentertainanyclaimwhatsoeverinthisrespect.
- 3) Under Income Tax Act, 1961; a deduction for income tax along with surcharge, as applicable will bemadefromsumspaidonaccountandfinalpaymentsforcarryingouttheworkunderthiscontract.

5.1.6 CurrenciesofBidandPayment

UnlessotherwisestipulatedintheTenderDocument,thecurrencyof bidandpaymentshall bequotedbyBidderentirelyinIndianRupees.AllpaymentsshallbemadeinIndianRupeesonly.

5.1.7 Non-compliance

Tenders, where prices are quoted in any other way, shall be rejected as nonresponsive.

5.2. GoodsandServicesTax(GST)

5.2.1 GSTRegistrationStatus:

- 1) All the Bidders should ensure that they are GST compliant and their quoted tax structure/ rates as perGSTAct/Rules.BiddershouldberegisteredunderGSTandfurnishGSTINnumberandGSTRegistration Certificate in their offer unless they are specifically exempted from registration underspecificnotification/circular/section/ruleissuedbystatutoryauthorities.
- 2) GST Registration Number (15-digit GSTIN). If the bidder has multiple business verticals in a stateandhasseparateregistrationforeachvertical,theGSTINofeachverticalisconcernedwiththedelivery of Services involved, as per the Schedule of Requirements and Price Schedule's scopebequoted. If the services provided are from multiple states, the bidder should mention GST registrationnumbersforeachstateseparately.
- 3) **Composition scheme:** If the Bidder has opted for a composition levy under Section 10 of CGST, heshoulddeclarethefactwhilebiddingalongwithGSTINandGSTregistrationcertificate.
- 4) Exemption from Registration: If a bidder is not liable to take GST registration, i.e., having turnoverbelow threshold, he shall submit undertaking/ indemnification against tax liability. Bidder claimingexemption in this respect shall submit a valid certificate from practising Chartered Accountant (CA)/Cost Accountant with Unique Document Identification Number (UDIN) to the effect that Bidder fulfilsall conditions prescribedinnotificationexempting him from registration. Such bidder/ dealer shallnotchargeanyGSTand/orGSTCessinthebill/invoice.Insuchcase,applicableGSTshall bedeposited under Reverse Charge Mechanism (RCM) or otherwise as per GST Act by the ProcuringEntity directly to concerned authorities. Bidder should note that his offer would be loaded with thepayable GST under the RCM. Further, Bidder should notify and submit to the Procuring Entity within15daysfromthedateofbecomingliabletoregistrationunderGST.
- 5) The Procuring Entity's state-wise GSTINs is indicated in TIS

5.2.2 HSNCodeandGSTRate:

- 1) It shall be the responsibility of Bidder to ensure that they quote for the exact HSN Code and including corresponding correct GST rate for each activity of the Services/works being offered by them
- 2) Applicability to Imported Goods/ Services: Following the implementation of GST, the import ofcommodities shall not be subject to such erstwhile applicable duties likes safeguard duty, educationcess, basic customs duty, anti-dumping duty, etc. All these supplementary custom duties are subsumed under GST. The supply of commodities or services or both, if imported into India, shall be considered as supply under inter-state commerce/ trade and shall attract integrated tax (IGST). The IGST rate and GST cess shall be applicable on the 'Custom Assessable Value' plus the 'Basic Customs duty applicable thereon'.

5.3. Payments

5.3.1 General

Periodic "On Account" payments and final Payments hall be made as per the procedure laid down in GCC on lyuponr aise of valid invoice through BTS portal "Bill tracking system portal" of CWC after submission of complete E - MB (computerized Measurement Book) by Contractor and Acceptance of EMB. by CWC. Central Warehousing Corporation (CWC) in its endeavor to achieve Zero Paper Usage (ZPU) and to ensure timely payment to the Contractors / vendors / suppliers, has mandated the usage of BTS to submitthe digitally signed invoices / bills and supporting documents, if any, against the supply of goods / services / work setc. The ink signed invoices or physical copy of the invoices / supporting documents shall not be accepted for processing the duep ayments.

- The Contractors/ vendors/ suppliers shall be required to get themselves registered on the BTS as "vendors" (https://cwceportal.com/bts/) uponentering into the contract with CWC.
- Similarly,forincreasingthetransparency,expeditingtheprocessandachievingthecontractmanageme nt benefits through digital system, CWC has commenced "Contract Management systemPortal (CMS)". All contractors are required to submit their agreements, EMBS and Quality test reportsetc. through CMS only.

5.3.2 NoAdvancePayments

Unless otherwise stipulated, no advance payment like Mobilization advance and Secured advance shall bemade by the Procuring Entity. The other advances viz secured advances can be made If so, provided for suchadvances asperconditions stipulated therefore in GCC.

6. DownloadingtheTenderDocument;CorrigendaandClarifications

6.1. DownloadingtheTenderDocument

The Tender Document shall be published and be available for download as mentioned in TIS. Bidders canobtainthe Tender Documentafter the date and time of the start of availability till the deadline for availability. If the office happens to be closed on the deadline for the availability of the Tender Document, the deadline shall not be extended.

Tender document should be purchased (at the price mentioned in TIS) by the Bidder who is participating inthetender, i.e., Tenderforms should be inname of bidder, otherwise tender will be summarily rejected.

6.2. Corrigenda/AddendatoTenderDocument

Before the deadline for submitting bids, the Procuring Entity may update, amend, modify, or supplement theinformation, assessmentor assumptions contained in the Tender Document by issuing corrigenda and addenda. The corrigenda and addenda shall be published in the same manner as the original

TenderDocument.Newspaperpressadvertisementshallnotbeissuedforthesame.Withoutanyliability orobligation, the Portal may send intimation of such corrigenda/ addenda to bidders who have downloaded thedocumentundertheirlogin.However,thebidders'responsibilityistocheckthewebsite(s)for anycorrigenda/ addenda. Any corrigendum or addendum thus issued shall be considered a part of the TenderDocument. To give reasonable time to the prospective bidders to take such corrigendum/ addendum intoaccountinpreparingtheirbids,theProcuringEntitymayalsosuitablyextendthedeadlineforthebid

submission, as necessary. After the procuring entity makes such modifications, any Bidder who has submittedhis bid in response to the original invitation shall have the opportunity to either withdraw his bid or re-submithisbidsupersedingtheoriginal bid within the extended time of submission.

$6.3. \hspace{35pt} \textbf{Clarification on the Tender Document or discrepancies in the Document} \\$

- 1) A Bidder may seek clarification of the Tender Document from Office/ Contact Person/ e-procurementHelp Desk as mentioned in TIS, provided the clarifications are raised before the clarification end datementioned in TIS (or if not mentioned, within 3 days of publishing of the bid). The Procuring
 - Entity shall respond before 72 hours of the bid closing date. The query and clarification shall be shared on the portal with all the prospective bid ders. Anymodification of the Tender Document that may be comence essary due to the clarification shall be made by the Procuring Entity through an Addendum/Corrigen dumissue under the sub-clause above.
- 2) It should be understood that every endeavour has been made to avoid any error which can materially affect the basis of the tender and the successful Biddershall take upon himself and provide for the risk of any error which may subsequently be discovered & shall make no subsequent claim on account thereof.
 - Should a Bidder find discrepancies or omissions in the drawings or any of the Tender forms or shouldhebeindoubtastotheirmeaning,heshouldatoncenotify,within10daysfromstartofdocumentdo wnloaddatetotheauthorityinvitingtenderstoremovethisdiscrepancy.

7. Pre-bidConference

- 1) If a Pre-bid conference is stipulated in the TIS, prospective bidders interested in participating in thistender may attend a Pre-bid conference to clarify the techno- commercial conditions of the Tendersat the venue, date and time specified therein. Participation in the Pre-bid conference is restricted toprospective bidders who have downloaded the Tender Document.
- 2) Participation is not mandatory. However, if a bidder chooses not to (or fails to) participate in the Prebid conference or does not submit a written query, it shall be assumed that they have no issues regarding the techno-commercial conditions.
- 3) The date and time by which the written queries for the Pre-bid must reach the authority and the lastdateforregistrationforparticipationinthePre-bidconferencearealsomentionedintheTIS.
- 4) The pre-bid conference may also be held on linear the discretion of the Procuring Entity.
- 5) After the Pre-bid conference, Minutes of the Pre-bid conference shall be published on the ProcuringEntity's portal within seven days from the Pre-bid conference. If required, a clarification letter andcorrigendum toTender Documentshall be issued, containing amendments of various provisions oftheTender Document, which shallformpartoftheTender Document. The ProcuringEntitymaysuitably extend, as necessary, the deadline forthe bid submission to give reasonable time to the prospective bidders to take such clarifications into account in preparing their bids.

8. Preparation of Bids

8.1. Thebid

8.1.1 Languageofthebid

UnlessotherwisestipulatedintheITB,thebidsubmittedbyBidderandalIsubsequentcorrespondenceanddocu ments relating to the bid exchanged between Bidder and the Procuring Entity shall be written in Englishor the Official Language (Hindi). However, the language of any printed literature furnished by Bidder inconnection with its bid may be written in any other language provided a translation accompanies the same inthebidlanguage.Forpurposesofinterpretationofthebid,translationinthelanguageofthebidshallprevail.

8.1.2 AcquaintancewithLocalConditionsandFactors

The Bidder, at his own cost, responsibility, and risk, is encouraged and advised to visit, examine, and familiarize himself with all the site/local conditions and factors like the nature of ground and sub-soil (so far as is practicable), the formand nature of the site, the means of access to the site, availability of Water,

electricity,material,T&P,Laboureetcinlocal,accommodationtheymayrequireandingeneral,themselvesto obtain all necessary information as to risks, contingencies and other circumstances which may influence oraffect theirtender.

The address of site (work place) is mentioned in TIS.

The Biddershall be deemed to have full knowledge of the Central warehousing complex, working culture, rules etcprevailing incentral warehousing complex, Operation hours, working days etcand whether he/they in spects it or not and no extracharges consequent on any misunder standing or otherwises hall be allowed. The Biddershall be responsible for a rranging and maintaining a this own cost, all materials, tools and plants, water, electricity access, facilities for workers and all otherservices required for executing the work unless otherwises pecifically provided for, in the contract documents.

TheBidderacknowledgesthatbeforethesubmissionofthebid,hehas,afteracompleteandcarefulexamination,madea nindependentevaluationoftheSite/localconditions,infrastructure,logistics,communications, the legal, environmental, andany other conditions or factors, which would have any effectontheperformanceofthecontract.BiddersshallthemselvesberesponsibleforcompliancewithRules,Regulations, Laws and Acts in force from time to time at relevant places. On such matters, the Procuring Entityshallhavenoresponsibilityandshallnotentertainanyrequestfromthebiddersintheseregards.

Submissionof tender by a Bidder implies that hehas readthis notice and all other contract documents andhas made himself aware of the scope and specifications of the work to be done and of conditions and rates atwhich stores, tools and plants etc. will be issued (if any) to him by the Corporation and local conditions andotherfactorshavingabearingontheexecutionofthework.

8.1.3 CostofBidding

The Bidder(s) shall bear all direct or consequential costs, losses and expenditure associated with or relatingtothepreparation, submission, and subsequent processing of their Bids, including but not limited to preparation, copying, postage, delivery fees, expenses associated with any submission of samples, demonstrations, or presentations which the Procuring Entity may require, or any other costs incurred inconnection with or relating to their Bids. All such costs, losses and expenses shall remain with the Bidder(s), and the Procuring Entity shall not be liable in any manner what so ever for the same or any other costs, losses and expenses incurred by a Bidder(s) for participation in the Tender Process, regardless of the conduct or outcome of the Tender process.

8.1.4 Interpretation of Provisionsofthe Tender Document

The provisions in the Tender Document must be interpreted in the context in which these appear. Any interpretation of these provisions far removed from such context or other contrived or between-the-lines interpretation is unacceptable.

8.1.5 QuoteQuantities/PricesinbothNumeralsandWords

Although the software on the Portal may convert quantities/rates/amounts in numerical digits in Bids towards, the bidders are advised to ensure that there is no ambiguity in this regard.

8.1.6 AlternateBidsnotAllowed.

Any conditional offers, alternative offers, multiple bids by a bidder shall not be considered. The Portal shall permit only one bid to be uploaded.

8.2. Documentscomprisingthebid:

8.2.1 Techno-commercialbid/Cover

TheBiddershallscanandupload:

1) Tender (bid) Form (to serve as covering letter and declarations applicable for both the technical bidandfinancialbid);

Thisformshallbeconsistingthe:

a) PQform;

- Eligibility Declarations;
- 2) TheproofofsubmissionofEMD,
 - Costoftenderdocument(ifprovidedinTIS),
 - 4) PowerofAttorney,
 - 5) ProofoftheConstituentofBiddersorganization:AffidavitofProprietorship/Memorandum&ArticleofAssociation/PartnershipDeedasthecasemaybe,
 - 6) PanCard,
 - 7) GoodsandServiceTaxRegistrationCertificate,
 - 8) PFRegistrationCertificate,
 - 9) SimilarNatureWorksCompletionCertificates,
 - 10) CACertificate & Balance Sheets with Profit & Loss Account, Trading account of specified preceding three financial years in respect of financial turn over,
 - 11) Annexure IV along with Form 5: Deviation Statement from Terms and Conditions of Tender Anydeviations should be listed in a chart form without ambiguity or conditionality, along with justificationandsupportingdocuments. All such Statements and Documents shall be uploaded as Form 5. In case of nodeviation, it is not necessary to submit Form 5. If deviations are mentioned elsewhere in the bid (other than
 - designatedForm5), such deviations shall not be recognized and shall be null and void.
 - If Form 5 is not enclosed along with Annexure-IV, it shall be considered that bidder does not have any deviation.
 - 12) NetWorthCertificate,
 - 13) IntegrityPact, (ifrequired&mentionedinTIS) asper, AnnexureV)
 - 14) DeclarationaboutthenearrelativeinCWC(AnnexureVI)
 - 15) DeclarationofworksinHand-InprogressbyBidder(AnnexureVII).
 - 16) Duly signed Checklist: Bidder must also upload the Checklist given in the Tender Document as toconfirmthathehascompliedwithalltheinstructionsintheTenderDocument,andnothingisinadvertently left out. This checklist is only for general guidance and is not comprehensive, and doesnot absolve Bidder fromcomplying with all the requirements stipulated elsewhere in the TenderDocument.
 - 17) ProofofofficeaddressasperrequirementinAnnexure-A

8.2.2 Financialbid/Cover

"Financial bid" shall comprise the Price Schedules (To be submitted separately as an excel sheet) considering all financially relevant details, including Taxes and Duties. No additional technical details, which have not been brought out in the technical bid shall be brought out in the financial bid and if so shall not be entertained.

8.2.3 ImportantNote:

- 1) Fordecidingeligibility/QualificationofBidder,itismandatoryforBiddertosubmitAffidavit(asp erAnnexureIV),EMD,FinancialTurnover(BalanceSheetswithProfit& LossAccount/Trading Account of specified preceding three years as per NIT) and Similar Nature of WorkExperience Certificates of requisite magnitude (as per NIT), Bidder Eligibility declaration,power of attorney (if applicable), and proof of office address and detail of work in handinprogressasper formatfailingwhichthetendershallbe summarilyrejected.
- 2) No additional mandatorydocuments will be entertained after tender opening, except clarificationdocumentsrequired,ifanyregardingalreadysubmitteddocumentswithtender.Anydocuments submitted suo-motu by the Bidder through e-mail/post/hand delivery etc. shall neither be entertainednorconsideredforevaluation.
- 3) All other documents like Integrity Pact, Net Worth, Goods and Services Tax Registration Certificate, PAN Card, PF Registration, Organization Details, Power of Attorney/ Board Resolution, Annexure VI, Form of declaration as per Annexure -VI & VII, List of plant & machinery, list of permanent technical persons, Bank details etc. as per NIT/prequalifying Proforma/Comparative Statement, are also required to be submitted along with tender.

8.3. All other documents should also be uploaded by the Bidder. However, if the Bidder has not uploadedanyoftheotherdocumentsasperNIT/Pre-

qualifyingProforma/ComparativeStatement,lowestBiddershouldsubmit the same with submission of Performance Guarantee, If the lowest Bidder

fails to do so, then no Agreement between CWC and contractor will be executed and it will lead to rejection of bid and for feiture of EMD & Performance Guarantee and punitive action towards breach of contract.

8.4. BidValidity

- 1) Unlessspecified to the contrary in the TIS/ITB, Bidsshall remain valid for a period not less than 90 days from the deadline for the bid submissionstipulated in TIS. A bid valid for a shorter period shall be rejected as no nresponsive.
- 2) In case the day up to which the bids are to remain valid falls on/ subsequently declared a holiday orclosed dayforthe Procuring Entity, the bid validity shall automatically be deemed to be extended uptothenextworkingday.
- 3) In exceptional circumstances, before the expiry of the original time limit, the Procuring Entity mayrequest the bidders to extend the validity period for a specified additional period. The request andthe bidders' responses shall be made in writing electronically. A bidder may agree to or reject therequest.
- 4) Thebidder(s)whohas/haveagreedtotheProcuringEntity'srequestforextensionofbidvalidity,innocase,sh allbepermittedtomodifyhis/theirbid.

8.5. BidSecurity/EarnestMoneyDeposit(EMD)

- 1) All Bidders shall submit appropriate Bid Security/ EMD amount as mentioned in TIS/ITB, along withits technical bid. The EMD is required to protect the Procuring Entity against the risk of the Bidder'sunwarrantedconductasamplifiedunderthesub-clausebelow.
- 2) Any request for recovery from outstanding bills for Earnest Money against present tender will not, under any circumstance, be entertained. Tenders submitted with earnest money in the forms other than specified in TIS/ITB, shall not be considered.
- ${\bf 3)} \quad The EMD shall be for feited if Bidder breaches the following obligation (s) under the tender conditions:$
 - (a) withdrawsoramendshisbidorimpairsorderogatesfromthebidinanyrespectwithintheperiodofvalidit vofitsbid; or
 - (b) afterhaving been notified within the period of bid validity of the acceptance of his bid by the Procuring Entity:
 - i) refusestoorfailstosubmittheoriginaldocumentsforscrutinyortherequiredPerformanceSecurity (PG)withinthestipulatedtimeaspertheconditionsoftheTenderDocument.
 - ii) FailsorrefusestosignthecontractinprescribedProformaatVolume-IlwithinperiodprescribedinITB.
- 4) UnsuccessfulBidders'EMDshallbereturned(onlythroughdigitalmode),ifthecontractisnotawardedtothe m,upon:
 - (a) receiptbyBidderoftheProcuringEntity'snotification
 - i) of cancellation of the entire tender processor rejection of all bids or
 - ii) ofthenameofthesuccessfulbidderor
 - (b) thirtydaysaftertheexpirationofthebidvalidityoranyextensionthereof
- 5) TheBiddershallprovidenameofbank,accountno.,branchcodeandRTGScodeforaccountmaintainedbythe m/himforfinancialtransaction.

- 6) For the successful Bidder, Earnest Money will be returned after submission of PG (as applicable) within specified period and as perterms of Clauses of Contract.
- 7) The procuring entity shall not be responsible for any depreciation that may happen thereto EMD duetoprice inflation etc while in its possession, nor shall be liable to pay any interest thereon.

8.6. Non-compliance with these provisions

BidsareliabletoberejectedasnonresponsiveifaBidder:

- 1) fails to provide and/ or comply with the required information, instructions etc., incorporated in the Tender Documentor gives evasive information/replyagainst any such stipulations.
- 2) furnishes wrong and/ or misguiding data, statement(s) etc. In such a situation, besides rejection of thebid as nonresponsive, it is liable to attract other punitive actions under relevant provisions of theTender Document for violation of the CodeofIntegrity.

9. SigningandUploadingofBids

9.1. RelationshipbetweenBidderandeProcurementPortal

The Procuring Entity is neither a party nor a principal in the relationship between Bidder and the organizationhosting the e-procurement portal (hereinafter called the Portal). Bidders must acquaint and train themselveswith the rules, regulations, procedures, and implied conditions/ agreements of the Portal. Bidders intending to participate in the bid shall be required to register in the Portal. Biddersshall settle clarifications and disputes, if any, regarding the Portal directly with them. In case of conflict between provisions of the PortalwiththeTenderDocument,provisionsofthePortalshallprevail.Biddersmaystudytheresourcesprovidedbyth ePortalforBidders.

9.2. Signingofbid

- 1) Theindividual digitally signing the bid or any other connected documents should submit an authenticated copy of the document (s), which authorizes the signatory to commit and submit bids on behalf of the bid derin PQ form (Bidder Information).
- 2) If the tender is made by Proprietary firm, it shall be signed by the Proprietor with his full name and full name of his firm with its current address.
- 3) If the application is made by a Firm in Partnership, it shall be signed by all partners of the Firm abovetheir full names and current addresses or by a partner holding the power of attorney for the Firm bysigning the applications in which case a certified copy of the power of attorney shall accompany theapplication. A certified copy of the Partnership Deed, current address of the Firm and the full namesandcurrentaddressesofallthePartnersoftheFirmshallalsoaccompanytheapplication.

 Note; Receipts for payment made on account of work, when executed by a Firm, must also be signedbyall the partners, except where contractors are described intheirtender as a Firm, in which casethe receipts must be signed in the name of the Firm by one of the partners or by some other personhavingdueauthoritytogiveeffectualreceiptsfortheFirm.
- 4) If the application is made by a limited company or a limited corporation, it shall be signed by a dulyauthorized person, holding the power of attorney for signing the application in which case a certifiedcopy of the Power of Attorney shall accompany the application. Such Limited Company or Corporationwillberequiredtofurnishsatisfactoryevidenceofitsexistence, before the contract is awarded.

9.3. Submission/uploadingofBids.

9.3.1 Submission/UploadingtothePortal

- No manual Bids shall be made available or accepted for submission. In the case of downloadeddocuments, Bidder must not make any changes to the contents of the documents while uploading,exceptforfillingtherequiredinformation otherwise,thebidshallberejectedasnonresponsive.
- 2) Bidsshallbereceivedonly Online on or before the deadline for the bidsubmission as notified in TIS.

- 3) Only one copy of the bid can be uploaded, and Bidder shall digitally sign all statements, documents, certificate suploaded by him, owning sole and completeres ponsibility for their correctness / authenticity as per the provisions of the ITAct 2000 as a mended from time to time.
- 4) Bidder need not sign or up-load the entire tender document and its sections as mentioned in ITB-clause 1.4 above while uploading his bid. It is assumed that Biddercommits itself to comply with alltheSectionsanddocumentsuploadedbytheTenderInvitingOfficer.
- 5) Bidder mustupload scanned copies of originals (as specified). Uploaded Pdf documents should notbepasswordprotected.Biddershouldensuretheclarity/legibilityofthescanned documentsuploadedbyhim.
- 6) The Procuring Entity reserves its right to call for verification originals of all such self-certified documents from the Bidders at any stage of evaluation, especially from the successful Bidder(s) even after the issue of Letter of Award (LoA).
- 7) Regarding the protected Price Schedule (excel format, Cover-2), Bidder shall write his name in the space provided in the specified location only. Bidder shall type percentage rates in the figure only in the bidder's rate column of each of sub schedule without leaving any blank cell or Zero values in the the three three transportation and the three transportation and the transportation and the transportation and the transportation are transported by the transportation and the transportation are transported by the transportation and the transportation are transported by the transportation and transportation are transported by the transportation are transported by the transportation and transportation are transported by the transportation and transportation are transported by the t
- 8) The date and time of the deadline for the bid submission shall remain unaltered even if the specifieddateisdeclaredaholidayfortheTenderInvitingOfficer.
- 9) The date and time of the e-Procurement server clock, which is also displayed on the dashboard of thebidders, shall be taken as the reference time for deciding the closing time of bid submission. Biddersare advised to ensure they submit their bid within the deadline and time of bid submission, taking theserverclockas a reference, failing whichtheportalshall notaccept theBids. No request on theaccount that the server clock was not showing the correct time and that a particular bidder could notsubmit their bid because of this shall be entertained. Failure or defects on the internet or heavy trafficat the server shall not be accepted as a reason for a complaint. The Procuring Entity shall not beresponsible for any failure, malfunction or breakdown of the electronic system used during the e-TenderProcess.
- 10) Submission of tender and credential documents through E-Tender website www.cwceprocure.comshall be sole risk & responsibility of the Bidder. Any claim on this account will not be entertained. Hence, Bidder should ensure that tender along with all requisite credential papers are submitted /uploaded on e-tender website in correct way and at correct place on or before tender submission date & time.
- 11) Biddershoulduploadalltherequireddocumentswiththetenderundervaliddigitalsignature. Uploadingofte nderwithdigitalsignatureshallimplythatalltenderterms&conditionshavebeenacceptedbythebidderunles sthebidderhasspecificallydeclaredfornon-acceptance/deviationinhistechnicalbid. Itshallalsomeanthatdocumentsuploadedbybiddersareattestedbyhimselfandhetakesfullresponsibilityofauthenticityofsame.
- 12) All Bids uploadedbyBiddertotheportal shall getautomaticallyencrypted. The encrypted bid canonly be decrypted/ opened by the authorised persons on or after the due date and time. The biddershould ensure the correctness of the bid before uploading and take a printout of the system generatedsubmissionsummarytoconfirmsuccessfulbidupload.
- 13) The Procuring Entity may extend the deadline for the bid submission by issuing an amendment, inwhich case all rights and obligations of the Procuring Entity and the bidders previously subject to theoriginal deadlines hall then be subject to the new deadline for the bid submission.
- 14) BidsubmittedthroughmodalitiesotherthanthosestipulatedinTISshallbeliabletoberejectedasnonres ponsive.
- 15) Forwhatsoeverreasons, ifanypartof tender documentisnot uploaded/submittedbythe bidder,otherthanfinancial&technicaloffersandrequisitepre-Qualifyingcredentials;inthatcase, themissing part of the tender document shall be treated as read and accepted by bidder. Missing part oftender document shall not be called for re-submission; however, the same shall form part of contractagreementandshallbebindingonbidder.

9.3.2 ImpliedacceptanceofproceduresbyBidders

Submission of bid in response to the Tender Document is deemed to be accept ance of the e-Procurement and tender procedures and conditions of the Tender Document.

9.3.3 LateBids

The bidders hall not be able to submit his bid after the expiry of the deadline for the bid submission (as perserver time). Therefore, in eProcurement, a situation of Late Tenderdoes not arise.

9.4. Modification.ResubmissionandWithdrawalofBids

9.4.1 Modification&Resubmission

Once submitted in e-Procurement, Bidder cannot view or modify his bid since it is locked byencryption. However, resubmission of the bid by the bidders for any number of times supersedingearlierbid(s)beforethedateandtimeofsubmissionisallowed.Resubmissionofabidshallre quireuploading of all documents, including financial bid afresh. The system shall consider only the last bidsubmitted.

9.4.2 Withdrawal

- 1) Thebidder maywithdrawhis bidbefore the bid submissiondeadline, and it shall be marked as withdrawn.
- 2) No bid should be withdrawn after the deadline for the bid submission and before the expiry of the bidvalidity period. If a Bidderwithdraws thebid during this period, the Procuring Entity shall be within its right to enforce Bid Security (EMD), in addition to other punitive actions provided in the Tender Document for such misdemeanour.

10. BidOpening

The date & time of the opening bid is as stipulated in TIS. Bids cannot be opened before the specified date & time, even by the Tender Inviting Officer, the Procurement Officer, or the Publisher. If the specified date oftender opening falls on is subsequently declared a holiday or closed day for the Procuring Entity, the Bidsshallbeopenedattheappointedtimeonthenextworkingday.

11. EvaluationofBidsandAwardofContract

11.1. Generalnorms

11.1.1 Evaluationbasedonlyondeclaredcriteria.

The evaluation shall be based upon scrutiny and examination of all relevant data and details submitted by Bidder in its/ his bid and other allied information deemed appropriate by Procuring Entity. Evaluation of bidsshallbebasedonlyonthecriteria/conditionsincludedintheTenderDocument.

11.1.2 Infirmity/Irregularity/Non-Conformity/Deviations-SubstantiveorMinor

- 1. An infirmity/ irregularity or non-conformity/ exception/ deviation/ reservation/ omission from the requirements of the Tender Document shall be considered as a substantive deviation as perthefollowing norm, and the restshall be considered as Minordeviation:
- $a) \quad which affects in any substantive way the scope, quality, or performance standards of the Works/Services; \\$
- b) which limits in any substantive way, in consistent with the Tender Document, the Procuring Entity's right sorthe Bidder's obligations under the contract; or
- c) WhoserectificationwouldunfairlyaffectthecompetitivepositionofotherBidderspresentingsubstantivelyresponsiveBids.

- 2. The decision of the Procuring Entity shall be final in this regard. Bids with substantive deviations shall be rejected as nonresponsive.
- 3. Variations and deviations and other offered benefits (Techno-commercial or Financial) abovethe scope/ quantum of Works/ Services stipulated in the Tender Document shall not influenceevaluation Bids. If the bid is otherwise successful, such benefits shall be availed by the ProcuringEntity,andthesewouldbecomepartofthecontract.
- 4. The Procuring Entity reserves the right to accept or reject bids with any minor deviations. Wherever necessary; the Procuring Entity shall convey its observation as per subclause

below,onsuch minor issuesto Bidder electronically etc. asking Bidder to respond by a specified date. If Bidder does not reply by the specified date or gives an evasive reply without clarifying the point at issue inclear terms, that bids hall be liable to be rejected as nonresponsive.

11.1.3 Clarification of Bidsandshort fall documents

- DuringtheevaluationofTechnocommercialorFinancialBids,theProcuringEntitymay,atitsdiscretion,butw ithoutanyobligationtodoso,askBiddertoclarifyitsbidbyaspecifieddateotherwise within time of 03 days. Bidder should answer the clarification within that specifieddateotherwisewithintimeof03days.
- 2) The request for clarification shall be submitted in writing electronically and no change in prices or substance of the bidshallbe sought, offered, or permitted that may grant any undue advantage to such bidder.
- **3)** for this purpose, the procedure stated below is to be followed and the specific clarification is required to be uploaded on the same portal aspert he procedure prescribed therein.
- 4) The Bidderhas the option to respond or not to respond to the sequeries.
- 5) IftheBidderfailstorespond,withinthestipulatedtimeperiodorfailstorespond/submittheclarification(s)/d ocument(s) with respect to mandatory documents submitted or it is non-conformingto requirement of tender conditions; no further time will be given for submitting the same and thetenderwillbesummarilyrejected.
- **6)** For obtaining clarification, following procedure is to be followed:
 - i. Aniconforclarificationshallappearon "BidDetails" page (infrontofeachofthe Bidder's name) at Corporation's end after opening of Technical/Financial Bid.
 - ii. CorporationshallclickonclarificationiconforthedesiredBidderandenterthedetailsofclarificationssou ghtwithintheprescribedtime.
 - iii. After entering the details of clarification sought by the Corporation, same icon shall appear atBidder's end for replying to the particular clarification sought by the Corporation. The system willalso send the alert to the Bidder at his registered e-mail address about the clarification sought bytheCorporation.
 - iv. Bidderwillclickonclarificationiconandwillreplytothesameanduploadtherequiredclarification/docu mentsinsupportofclarificationsought,ifany,withintheprescribedtime.Biddercannotaskforanyclarific ationfromthecorporation.
 - v. Oncetheprescribedtimeexpires, clarification iconfrom Biddersites hall also disappear automatically.
 - vi. Afterexpiryofprescribedtime,Corporationshalldownloadtheclarification/documentsinsupportofcla rificationsubmittedbytheBidder.
- 7) IfdiscrepanciesexistbetweentheuploadedscannedcopiesandtheOriginals submitted by thebidder,theoriginalcopy'stext,etc.,shallprevail.Anysubstantivediscrepancyshallbeconstruedasa violation of the Code of Integrity, and the bid shall be liable to be rejected as non-responsive inadditiontootherpunitiveactionsundertheTenderDocumentforviolationoftheCodeofConduct.
- 1)The Procuring Entity reserves its right to, but without any obligation to do so, to seek any shortfallinformation/ documents only in case of historical documents which pre-existed at the time of thetender opening, and which have not undergone change since then and does not grant any undueadvantage to any bidder. There is a provision on the portal for requesting Short-fall documents fromthebidders.

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11.1.4 ContactingProcuringEntityduringtheevaluation

Canvassing whether directly or indirectly in connection with tenders is strictly prohibited and the tenderssubmittedbytheBidderswhoresorttocanvassingwillbeliabletorejection.

From the time of bid submission to awarding the contract, no Bidder shall contact the Procuring Entity on anymatterrelatingtothesubmittedbid.lfaBidderneedstocontacttheProcuringEntityforanyreasonrelatingto this tender and/ or its bid, it should do so only in writing electronically. Any effort by a Bidder to influencethe Procuring Entity during the processing of bids, evaluation, bid comparison or award decisions shall beconstrued as a violation of the Code of Integrity, and bid shall be liable to be rejected as non-responsive inadditiontootherpunitiveactionsforviolationofCodeofIntegrityaspertheTenderDocument.

11.2. EvaluationofBids

11.2.1 PreliminaryExaminationofBids-DeterminingResponsiveness

A substantively responsive bid is complete and conforms to the Tender Document's essential terms, conditions, and requirements, without substantive deviation,

reservation, or infirmity. Only substantively responsive bids shall be considered for further evaluation. Unless otherwise stipulated in the ITB. the following are some of the crucial aspects for which a bids hall be rejected as nonresponsive:

- 1) ThebidisnotintheprescribedformatorisnotsubmittedasperthestipulationsintheTenderDocument.
- 2) RequiredBidSecurity(EMD)hasnotbeenprovided.
- 3) TenderDocumentCost,ifspecificallymentionedinTIS/ITB,hasnotbeenpaid.
- 4) Bidderisnoteligibletoparticipateinthebidasperlaiddowneligibilitycriteria;
- 5) The Services offered are not eligible as per the provision of this tender.
- 6) BidderhasquotedconditionalbidsormorethanonebidoralternativebidsunlesspermittedexplicitlyintheTI S/ITB
- 7) Thebidvalidityisshorterthantherequiredperiod.
- 8) The biddeparts from the essential requirements stipulated in the bidding document;
- 9) Bidder has not quoted in all sub-Schedules or against any sub schedule of Price Schedule -A. or hasnotquotedforallitemofworksasperscopeasstipulatedinanysubscheduleofPriceSchedule.
- 10) Non-

submission or submission of illegibles canned copies of stipulated Mandatory documents/declarations

11) Tenderscontaininganyconditionleadingtounknown/indefiniteliabilities.

11.2.2 Theevaluationprocess:

- 1) ThisTenderProcessisforSingleStagebidsinTwobidSystem(TechnicalandFinancial)asstipulatedinTIS/IT B
- 2) Initially, only the techno-commercial bids that is also referred /called as technical bid shall be openedonthestipulateddateofopeningofbids. After that, the techno-commercial evaluations hall be done to find whether these bids meet the eligibility & qualification criteria and techno-commercial aspects. Subsequent opening of financial bids and financial evaluation shall be done only of bids declared successful intechno-commercial evaluation.

11.3. Techno-commercialEvaluation

Only substantively responsive bids shall be evaluated for techno-commercial evaluation. In evaluating thetechno-commercialbid,conformitytotheeligibility/qualificationcriteria,technical specifications, andQuality Assurance; and commercial conditions of the offered Services to those in the Tender Document isascertained. Additional factors incorporated in the Tender Document shall also be considered in the mannerindicated therein. Bids with substantive techno-commercial deviations shall be rejected as non-responsive.ProcuringentityreservesitsrighttoconsiderandallowminordeviationsintechnicalandCommercialCon ditions.

11.3.1 Evaluation of eligibility

The Tender evaluation Committee constituted by Procuring Entity shall determine, to its satisfaction, whether the Bidders are eligible as per ITB-clause 3.2 and NIT-

clause 2 above to participate in the Tender Process as persubmission in Eligibility Declarations. Tenders that do not the ether equired eligibility criteria prescribed shall be rejected as nonresponsive.

11.3.2 EvaluationofQualificationCriteria

The Tender evaluation Committee constituted by Procuring Entity shall determine, to its satisfaction, whether the Bidders are qualified and capable in all respects to perform the contract satisfactorily. This determinations hall inter-

alia,considertheBidder'sExperience/PastPerformanceandFinancialCapabilitiesetc;forsatisfying all requirements incorporated in the Tender Document. The determination shall not consider thequalifications of other firms such as the Bidder's subsidiaries, parent entities, affiliates, subcontractors, or anyotherfirm(s)differentfromtheBidder.

11.3.3 Evaluation of Conformity to Commercial and Other Clauses

Bidder must comply with all the Commercial and other clauses of the Tender Document. The Procuring Entityshall also evaluate the commercial conditions quoted by Bidder to confirm that all terms and conditionsstipulated in the Tender Document have been accepted without substantive omissions/reservations/exception/deviationbytheBidder.Deviationsfromorobjectionsorreservationstocriticalprovisions suchasthoseconcerningGoverninglawsandJurisdiction,Contractor'sObligationsandRestrictionsofitsRights, PerformanceBond/Security,ForceMajeure,Taxes&Duties,DefectsLiabilityPeriod,CompletionTime,LDclause s,TechnicalSpecifications,and CodeofIntegrity willbedeemedtobeamaterialdeviation.

11.3.4 DeclarationofTechno-commerciallySuitableBiddersandOpeningofFinancialBids

Bidsthatsucceedintheabovetechno-commercialevaluationshallbeconsideredtechno-commerciallysuitable, and financial evaluation shall be done only of such Bids. The list of such techno-commercially suitablebiddersandadate/timeandvenuefortheopeningoftheirfinancialbidsshallbedeclaredontheeprocurement Portalonly.

11.4. Evaluation of Financial Bids and Ranking of Bids

11.4.1 RankingofFinancialBids

- 1) Evaluation of the financial bids shall be on the price criteria only. Financial Bids of all Techno-commerciallysuitablebidsshallbeevaluatedandrankedtodeterminethelowestpricedbidder.
- 2) ThecomparisonoftheresponsiveBidsshallbeontotaloutgofromtheProcuringEntity'spocket,tobe paid to the contractor including all elements of costs as per the terms of the proposed contract,duly delivered,commissioned,etc.asthecasemaybe,includinganytaxes, duties,leviesetc.
- 3) The price schedule contains the rates of civil, electrical, E&M works from CPWD-DSR (DSR CIVIL 2021and E&M 2022 and other schedules mentioned in the Volume III) and Market Rates/ non scheduleitems based of the analysis of DSR. the contract shall quote all items mentioned in the scheduleincluding scheduled or non-scheduled items. The bid for a schedule shall not be considered if all itemofworks prescribed inthat schedulearenotquotedorincluded inthebid.
 - Any mention of prices elsewhere other than at appropriate place in financial bid XLS sheet, will besummarilyrejected andwillnotbeentertained.
- 4) AlltendersinwhichanyoftheprescribedconditionisnotfulfilledandanyconditionincludingthatofconditionalrebateisputforthbytheBidder,shallbesummarilyrejected.
- 5) If any bidder offers discounts/ rebates in his bid or suo-motu discounts and rebates after the tenderopening(techno-commercialorfinancial),suchrebates/discountsshallnot be considered forrankingtheoffer.ButifsuchabidderdoesbecomeL-
 - 1withoutsuchdiscounts/rebates, such discounts/rebates shall be availed and incorporated in the contracts;
- 6) Unlessannouncedbeforehand, the quoted prices hall not be loaded based on deviations in the commercial conditions. If it is so declared, such loading of a financial bid shall be done as per the relevant provisions;

- 7) Bidders quoted rates shall be inclusive of GST, Building & Construction Workers Cess and anyother taxes, levies, duties, as applicable on complete work. Evaluation of Bids shall include and consider these component over and above basic rates of material & services. The Procuring Entityshall not be responsible for any misclassification of HSN Number or incorrect GST rate if quoted by the bidder. Any increase in GST rate due to misclassification of HSN number shall have to be absorbed by the supplier.
- 8) ValidL1shallbedecidedbasedonoveralllowestquoteintermsofGrossTenderedAmount(GTA)calculat ed on the basis of estimated cost and contractor percentage (CP) quoted for each subscheduleby bidderinhisfinancialbid.ReferTCCfordetails.
- 9) AmbiguousFinancialbid:Ifthefinancialbidisambiguous,itshallberejectedasnonresponsive.
- 10) In case the lowest Gross tendered amount (GTA) of two or more contractors is same, such lowestbidders will be asked to submit sealed revised offer in the form of letter mentioning percentageabove/below on scheduled cost of tender including all sub sections/ sub heads as the case may be,but the revised percentage quoted above/below on tendered cost or on each sub section/sub headshould not be higher than the percentage quoted at the time of submission of tender. The lowesttendershall bedecidedbasedonrevisedoffers.
- 11) In case any of such contractor refuses to submit revised offer, then it shall be treated as withdrawal ofhistenderbeforeacceptanceand50%ofearnestmoneyshallbeforfeited.
- 12) If the revised tendered amount of two more contractors received in revised offer is again found to beequal, thelowest tender, among such contractors, shall be considered as one for whom Arithmeticsum of turn over from operations for previous three financial years as mentioned in eligibility criteria of bid stands highest. In case, turnover of all such bidder stands equal then Lowest bidder shall be decided by draw of lots in the presence of Tender Evaluation Committee & the lowest contractors those have quoted equal amount of their tenders.
- 13) In case all the lowest contractors those have quoted same tendered amount, refuse to submit revisedoffers, then tenders are to be recalled after forfeiting 50% of EMD of each contractor. Contractor(s), whose earnest money is forfeited because of non-submission of revised offer, shall not be allowed toparticipate in the re-tendering process of the work.
- 14) CartelFormation/PoolRates
 - 1. If Procuring Entity decides this to be a case of Cartel/ Pool Rates, leading to "Appreciable AdverseEffecton Competition" (AAEC) as identified in Competition Act, 2002, as amended from time to time, Itreserves its rights to:
 - a) considerit asaviolationoftheCodeof Integrityandreject thebid(s) asnon-responsiveinaddition to other punitive actions provided in this regard in the Tender Document. In addition tosuch remedies, the Procuring Entity also reserves the right to refer the matter to the CompetitionCommissionofIndia(CCI)forobtainingnecessaryrelief.Inaddition,theattentionofthebid dersis drawn toChapter VI ofthe"TheCompetitionAct 2002", whichdealswithPenalties. Suchactions shall be in addition to other rights and remedies available to the Procuring Entity underthecontractandLaw.

11.4.2 ReasonablenessofRatesReceived

ProcuringEntityshallevaluatewhethertheratesreceivedintheBidsinthezoneofconsiderationarereasonable. If the rates received are considered abnormally low or unreasonably high, it reserves its right totake actionas per the following sub-clauses, orasper ITB-clause2.3, reject anyor all Bids; abandon/canceltheTenderprocessandissueanothertenderforidenticalorsimilarServices.

11.4.3 ConsiderationofAbnormallyLowBids

AnAbnormallyLowbidisoneinwhichthebidprice,incombinationwithotherelementsofthebid,appearsso low that it raises substantive concerns as to the Bidder's capability to perform the contract at the offeredprice.ProcuringEntityshallinsuchcasesseekwrittenclarificationsfromtheBidder,includingdetailedprice

analyses of its bid price concerning scope, schedule, allocation of risks and responsibilities, rates of material,manpower,T&P,machinesetcrequiredtobeprovidedtocompletetheworkor todeliver theservicesandany other requirementsoftheTenderDocument.

The rates consist of applicable GST, 15% contractor profit with overhead and the scope of work includesmiscellaneous Day to day General nature maintenance services. The More over the quality of works and standard of services required in CW complex shall be as per approved technical specifications and of bestindustries practice and therefore it is understood the contractor cannot deliver the services in an efficientmanner if they quote the abnormally below rates. The contractor shall also comply all labor laws and contribution towards ESI/EPF and Labor CESS is also covered in the rates quoted by him. In view if all thesefactors, If rate quoted in any of tender price sub schedule (A. I, A.II, A.III) is below 15% of ratesmentioned in tender price schedule, then It shall be considered abnormally low rates and in such case, if A contractor quoting such abnormal rate is found successful in tender system due to his lowest offer (Lowest GTA), he will have to submit additional performance guarantees equivalent to 2 times of the amountmentioned in Clause 12.1.3, below.

11.4.4 PriceNegotiation

Usually, there shall be no price negotiations. However, the Procuring Entity reserves its right to negotiatewiththelowest acceptablebidder (L-1).

The Bidder shall not increase his rate in case the Procuring Entity negotiates for reduction of rates. Suchnegotiations shall not amount to cancellation or withdrawal of original offer and rates originally quoted willalsobebindingontheBidder.

12. AwardofContract

The reshall benoparallel orders or splitting quantities among more than one Bidders.

12.1. LetterofAward(Acceptance-LoA)andSigningofContract,Placementofworkorders

12.1.1 SelectionofSuccessfulBidder(s)

The Procuring Entity shall award the contract to the Bidder whose bid is Techno-commercially suitable and bid price is the lowest and reasonable, as perevaluation criteria detailed in the Tender Document.

12.1.2 LetterofAward(LoA)

- 1) The Bidder, whose bid has been accepted, shall be notified of the award by the Procuring Entitybeforethe expiration of thebid validity period in written by digital means only through CWCEmail only. This notification (hereinafter and in the Conditions of Contract called the "Letter of Award LoA") shall state the sum (hereinafter and in the contract called the "Contract Price") that the Procuring Entity shall pay the contractor in consideration of completion of work. The Letter of Award (LoA) shall constitute the legal formation of the contract, subject only to the furnishing of performances ecurity as pertheprovisions of the sub-clause below.
- 2) The bidder shall return duly acceptance copy of LOA in written by digital means only throughEmail only. Failure in acceptance of LOA or non-acting for further deposition of PG will lead toterminationandforfeitureofEMDandotherpunitiveactionsasmentionedinITB.
- 3) On acceptance of the tender, the name of the accredited representative(s) of the contractor, whowould be responsible for taking instructions from the Regional Manager/Engineer-in-charge /Engineer/WarehouseManagershallbecommunicated to the Engineer-in-Charge.
- 4) If a Bidder expires after the submission of his tender or after the acceptance of his tender, the CWC shall deem such tender as cancelled. If a partner of a Firm expires after the submission of their tender or after the acceptance of their tender, the CWC shall deem such tender as cancelled, unless the Firm retains its character. However, in such cases, the amount of Earnest Money will berefunded to the legal heiron production of successor certificate.

12.1.3 PerformanceSecurity/PerformanceGuarantee(PG)

- 1) The Bidder, whose tender is accepted and LOA has been placed, will be required to furnish to the herocuring Entity, a Performance Guarantee (PG) of an amount equivalent of 5% of the estimated Contract Price with escalation, if any and Additional Performance Guarantee (incase of abnormally low bid as per Clause 11.4.4 above) within 15 days of receipt of the Letter of Award (LoA) or period specified in Annexure-7 which ever is earlier, a sperdetails in TIS/GCC-CL-1/LOA
- 2) In case of non-submission of Performance Security / Performance Guarantee (PG) by contractor bydue date as above, Procuring Entity, upon written request of Contractor, may extend the due date of submission of PG which in no case shall be 30 days of receipt of the Letter of Award (LOA). Such(maximum) allowable extension shall be with late fee @ 0.1% per day of Performance Guaranteeamountbeyondtheinitialperiodof15days.
- 3) In case of non-receipt of written request of Contractorfor extension of initial due date of submission of PG or non-submission of PG even by 15thday of receipt of LOA, no extension of such due date shall be sumotogranted by Procuring Entity. The action on contract shall be decided by Procuring Entityasperprovisionsmadehereinatsubclause(4)orelsewhereinTenderDocument.
- 4) In case the PG/SD is to be submitted through BG then, The Bank Guarantee issuing bank shall sendcover for Bank Guarantee issued through SFMS platform to the CWC Banker i.e.ICICI Bank, 9Phelps Building, Connaught Place, New Delhi, (IFSC Code: ICICO000007) as per details givenbelow:
 - MT760COVforissuanceofbankguarantee.
 - MT767COVforamendmentofbankguarantee.
 - IssuingbankshallmentionCWCbeneficiarycodei.e.CENTRALW27112020infield7037of MT760COV / MT767COV.
 - ThebiddershallsubmitthecopyofSFMSmessageassentbytheissuing
 - · bankbranchalongwiththeoriginalBankGuarantee.
 - $\bullet \quad Bank Guarantee submitted without the sedetails shall not be accepted.$
- 5) If the contractor, having been called upon by the Procuring Entity to furnish PG, fails to do so withinthe period as specified above in subclause (1) (in case of non-extension) and even up to last date ofextended period, if extended as specified in subclause (2) above, the contract shall be terminatedwithoutanynoticeto Contractor, dulyforfeitingEMDandother dues,ifanypayableagainstthecontract. The failed contractor shall be debarred from participating in future tender of the Corporationfornexttwoyearsfromthedateofdebarring.
- 6) In the case, when bidder, whosebid has beenfound tobethe lowest evaluated bid withdraws orwhose bid has been accepted, fails to sign the contract as may be required, or fails to provide these curity (PG) as may be required for the performance of the contract or otherwise withdraws from the procurement process, the Procuring Entity shall cancel the procurement process.

12.1.4 TheContractandSigningofContract

- WithinsevenworkingdaysofreceivingperformancesecurityinformofBankGuarantee, theProcuringEntityshallsendthecontractform(asperVolume-II:ContractFormalongwithsubformats)duly completed and signed, in duplicate by digital means through CWC Contract Management Portal(CMS)/EmailonlytothesuccessfulBidder.
- 2) If so asked by the Procuring Entity, the successful Bidder shall return the original copy of the contract, duly signed and dated, within seven days from the date of receipt of the contract, to the ProcuringEntitybysuitabledigitalmeansthroughCWCContractManagementPortal(CMS)/Emailonly.
- 3) The contractor may point out to the Procuring Entity, in writing/ electronically, any anomalies noticedinthecontractwithinsevendaysofitsreceipt.
- 4) Failure to do so in signing the contract shall constitute a breach, in which case, the Procuring Entitywould be at liberty to not only terminate the contract, but also forfeit EMD and Performance BankGuarantee.Costofstamppaperfortheagreementwillbebornebycontractor.

- 5) Thecontractagreementshallconsistof:
 - The Press Notification (if any), E-Tender Notice, Notice Inviting Tender (NIT), Tender informationsummary(TIS), Instructions to Bidders(ITB), alltheDocuments of Tender &Contract forworksincludingScheduleI,IIandIIIandDrawings,ifany,formingthepartoftenderdocuments,asissued/d ownloaded by the Bidder from the websites at the time of invitation of tender and acceptancethereof together with any correspondence with them leading thereto and also the correspondencerelated with verification of credentials
- 6) Procuring Entity through the officers as defined in contract may place the work order(s) on need basistoperformvariousworksandtodelivertheservicesasperscopeduringcurrencyofcontract.

12.1.5 PublicationofTenderResult

 $The name and address of the successful Bidder (s) receiving the contract (s) shall be published only on the eprocure ment Portalie on \underline{www.cwceprocure.com}, we be site of the Corporation and on CPP portal. \\$

12.1.6 Verification of Original Documents

The Procuring Entity, at its discretion, may ask Bidder to submit for verification the originals of all suchdocumentswhosescannedcopiesweresubmittedonlinealongwiththetechnicalbid. The credential documents of financial and experience criteria shall also be got verified from the authority/ office who has issued such documents. If so decided, the photocopies of such self-certified documents and the credential documents verified from issuing office/authority shall be keptin the records as part of the contract agreement.

IftheBidderfailstoprovidesuchoriginalsorincaseofsubstantivediscrepanciesinsuchdocumentsoritisfound at any stage of tendering process that documents submitted in bid is/are fabricated/ tempered/ forged/altered/ manipulated/ false then it shall be construed as a violation of the Code of Integrity. Such bid shall beliabletoberejectedasnon-

responsive, biddershall be disqualified and the evaluation of Bidsshall proceed with the subsequent offers.

If the Bidder fails to provide such originals or in case of substantive discrepancies in such documents ordocuments submitted in bid is/are fabricated/ tempered/ forged/ altered/ manipulated/ false if found evenafter placement of LOA or signing the contract or then Procuring Entity reserves the right to terminate the contract, forfeit of EMD and Performance Security and/or adjust the Security Deposit or the Retention AmountagainstCorporation'sclaimswhicheverisavailableonorafterterminationoftheContract.

In addition to above (disqualification of bidder or termination of contract as the case may be), other punitiveactionsshallalsobetakentoblacklist/debarthebidderfromfutureparticipationintendersoftheProcureme ntEntityfornextfiveyears.

13. GrievanceRedressal/ComplaintProcedure

- 1) Bidder has the right to submit a complaint or seek de-briefing regarding the rejection of his bid, inwriting or electronically, within 10 days of declaration of techno-commercial or financial evaluationresults. The grievance can be registered through grievance redress alportal (https://cwceportal.com/grp/VigilanceApplicationForm/Create?q=itblimSK+WnjaC/EoVtINA==) using general grievances.
- 2) Within 10 working days of receipt of the complaint, the Tender Inviting Officer shall acknowledge thereceipt in writing to the complainant indicating that it has been received, and the response shall be be be been tinduced urseafter a detailed examination.
- 3) TheTenderInvitingOfficershallconveythefinaldecisiontothecomplainantwithin21daysofreceiving the complaint. No response shall be given regarding the confidential process of evaluatingbids and awarding the contract before the award is notified, although the complaint shall be kept inviewduringsuchaprocess. However, no responses hall be given regarding the following topics explicitly exc luded from such complaint process:
 - a) OnlyabidderwhohasparticipatedintheconcernedTenderProcess,i.e.,bidding,canmakesuchrep resentation.
 - b) Onlyadirectlyaffectedbiddercanrepresentinthisregard.

- i) Incaseatechnicalbidhasbeenevaluatedbeforetheopeningofthefinancialbid,anapplicationforrevi ewconcerningthefinancialbidmaybefiledonly byabidderwhosetechnicalbidisfoundtobeacceptable.
- c) FollowingdecisionsoftheProcuringEntityshallnotbesubjecttoreview:
 - i) Determination of the need for procurement.
 - ii) Complaintsagainstperformancestandardsexceptunderthepremisethattheyareeithervagueorto ospecifictolimitcompetition
 - iii) Selectionofthemodeofprocurementorbiddingsystem;
 - iv) Choiceof theselection procedure.
 - V) ProvisionslimitingtheparticipationofbiddersintheTenderProcess,intermsofpoliciesoftheGover nment
 - Vi) Provisionsregardingpurchasepreferencestospecificcategoriesofbiddersintermsofpoliciesofthe Government
 - vii) ThedecisiontoenterintonegotiationswiththeL-1bidder;and
 - viii) Cancellation of the Tender Process except where it is intended to subsequently retender the same Services.

14. CodeofIntegrityinPublicProcurement,MisdemeanorsandPenalties:

Procuring authorities, bidders including their suppliers, contractors, and consultants shall observe thehigheststandardofintegrityandnotindulgeinprohibitedpracticesorothermisdemeanors, eitherdirectly or indirectly, at any stage during the Tender Process or during the execution of resultant contracts. IntegrityPact (including the penalties prescribed therein) shall be considered to be part of this clause of ITB (eventhoughitisnotbeingreproducedhereforthesakeofbrevity) and shall applymutadismutandisduring the e-awardtenderprocess.

- 15. The contract operations and proceeding in connection with the works at all times be conducted duringthecontinuanceofcontractinaccordancewiththelaws,ordinances,rulesandregulationsforthetimebeingin force and the contractors shall further observe and comply with the by-laws & regulations of the Govt. ofIndia,StateGovts.,localMunicipalitiesandotherauthorities,havingjurisdictionoverareainvolvedinconnection with the works of site & over operations, such as those as carried out by the contractor/s and shallgive all notices required by such by-laws & regulations. The hospital and medical regulations in force for thetimebeingshallalsobecompliedwithbythecontractor/contractorsandtheirworkmen.
- 16. The contractor shall be responsible for observance of the rules and regulations under Mines Act, Mineral Rules and Indian Metallurgical rules & regulations of State Govt. concerned, as a mended from time to time.
- 17. The contractor shall, atall times,keep CWCindemnified againstall penalties thatmay be imposed by the Govt. of India or State Govt. for infringement of any other clauses of the mines act and rules made the reunder in respect of the guarries from which the guarry material for these works is procured.
- 18. Engineer in charge shall monitor the contract progress and shall ensure the day-to-day supervision of of of of of of of other contract progress and shall ensure the day-to-day supervision of of of of of of of other contract of of of other contract of of other contract of of other contract of of other contract of

Pre-Qualifying(PQ)Proforma

 $\{Tobe Filled by Bidder and Submitted along with Tender Document\}$

Nameof Works: Execution of Miscellaneous Repair / Maintenance, upgradation and Constructionworks in Zone III—acluster of central warehouses located at Vijayawada-II, Tadepalligudem and Rajahmundry on Annual rate Contract basis

NITReferenceNumber-ENIT-CWC/RO-Engg/HYD/AMC//23-24/16

S L	Description	DetailsfilledbyBidder
1.	NameoftheBidder,	
1a	Address,Organizatio nID,Tel./FaxNo.& E-mailaddressofBidder	
2.	Typeofconstituent(Organization) (Proprietorship/Partnership/PrivateLimited/Limited)	
2a	AttestedcopyoforganizationDetails (Proprietorship/Partnership/PrivateLimited/Limited)	
3	NameofthepersonholdingthepowerofattorneyforthisBid	
3a	ContactdetailsofpersonholdingthepowerofattorneyMobi leNumber Emailid.	
3.	Attested CopyofPowerofAttorneydetailstosigntheTenderDocument	
4.	Earnest Money Deposit (EMD) of Rs. 6.29 lakh :Onlythroughe-payment Gateway	
5.	CostofTenderDocumentsofRs.1770/- Onlythroughe-paymentGateway	
6.	PFRegistrationcode	
7.	GSTRegistrationcode	
8.	PANNo.oftheBidder	
9.	Contractor Registration enlistment with CPWD/MES/	
	Railwayetcif any	
10	FinancialEligibilityCriteria:	

	TheSum(Arithmeticsum) oftenderer's turnover: revenue (income)	TotalTurnover
		againstthecriteriaRs
	value not less than ₹ 707.36 Lakh (225% of	3
	EstimatedCostputonTender).	
10	The information shall be supported by audited Balance Sheetsand Profit & Loss Statements of specified period. In case BalanceSheet and Statement of Profit/Loss for the immediately preceding financial yearhavenotbeen prepared / audited; the accountforonemoreprecedingfinancialyearcanbesubmitted.	
	In case, Bidder does not submit Audited balance sheet and P&Laccounts for a particular year (among previous three years asmentionedabove),turnoverforthatparticularyearwillbeconsider ed '0' (zero) for calculating arithmetic sum of previousthreeyears.	
	{Pleasesee Eligibilitycriteria as per Annexure-A in Tender document}	
10 b.	CharteredAccountant'sCertificateforAnnualfinancialturnover/revenue (income) from operations of specified precedingthreeyears	
	AnnualFinancialTurnover/Revenue(Income)tromoperations(as perP&LAccount)	
	(a)FY - 2019–2020 (onlywhenauditedturnoverforFY22-23is notavailable)	TotalTurn Over- RS
11	(b)FY- 2020–2021	TotalTurnOver-RS
	(6)11-2021-2022	TotalTurnOver-RS
	(d)FY- 2022-2023	TotalTurnOver-RS
	Experiencew.r.t.SimilarNatureofWork:	
	Tenuerer uniting the last tour illiancial years the 2017-	Nameoftheworkscompletedandpres entedagainstthecriteria:
12	(1) at least ONE similar nature of work "(i.e. any construction /maintenance works comprising of Civil & Electrical works bothas a composit package)" of value not less than Rs. 251.50 Lakh(80%oftheEstimatedCostputonTender)OR	
	(2) at least TWO similar nature of work "(i.e. any construction /maintenance works comprising of Civil & Electrical works bothas a composit package)" of value not less than Rs. 157.19 Lakh (50% of the Estimated Cost put	
	(3) at least Three similar nature of work "(i.e. any construction /maintenance works comprising of Civil & Electrical works bothas a composit package)" of value not less than Rs. 125.75 Lakh(40%oftheEstimatedCostputonTender)OR	
	Note:Housekeepingworks,Manpowersupplyworks,worksconsisti ng only Electrical/Firefighting AMC works or only Civilworks, interior decoration works such aswallpapers/blind/curtain installation etc shall not be consideredSimilarWorks.	
	The credential Certificate of work experience should include thenameofwork,agreementno.,dateofstart,actualdateofcompletio n&grossamountofworkdoneuptothecompletion.	Page 38

	Γ.	
	{Pleasesee Eligibilitycriteria as per Annexure-A in Tender	
	documentandPleaseseeImportantNotes}	
	ExperienceNo.1	
	Workorder/contractagreementrefnumberanddate	
	Nameofclientissuingtheworkorderandcompletioncertificate	
	Completioncertificate-refnumberanddate	
	Totalvalueofworkcompleted(Rs.)	
_	Stipulateddateofcompletion	
	Actualdateofcompletion	
	Amount/periodofdelayforwhichLiquiditydamageleviedby client(ifany)	
	ExperienceNo.2	
	Workorder/contractagreementrefnumberanddate	
	Nameofclientissuingtheworkorderandcompletioncertificate	
С	Completioncertificate-refnumberanddate	
D	Totalvalueofworkcompleted(Rs.)	
Ε	Stipulateddateofcompletion	
F	Actualdateofcompletion	
	Amount/periodofdelayforwhichLiquiditydamageleviedby	
	client(ifany)	
	ExperienceNo.3	
	Workorder/contractagreementrefnumberanddate	
	Nameofclientissuingtheworkorderandcompletioncertificate	
С	Completioncertificate-refnumberanddate	
D	Totalvalueofworkcompleted(Rs.)	
Ε	Stipulateddateofcompletion	
F	Actualdateofcompletion	
	Amount/periodofdelayforwhichLiquiditydamageleviedby	
	client(ifany)	
	BidderOfficeintheState	
	BiddermusthaveOffice,onthelatestduedateoftendersubmissioninany	
	DistrictofTheStatewhereCentralwarehouseiesiteofwork,islocatedieB	Withcompletedetails.
	iddermusthaveofficein Andhra Pradesh	
	StateState.Forthispurpose,validGSTnumberalongwithcopyofrentagr	
	eement/propertyownershipdocumentshallbeconsideredasproofofof	
	ficeaddress.	
	GSTNumber	
	EligibilitydeclarationformasperNIT-clause3andITB-clause	
<u> </u>	3.2underform-EofthisPQPerforma	

1. TenderershavetofillcompletedetailsinPre-QualifyingProforma.

2. Documents pertaining to above details should bescanned and uploadedone-tendering website at the time of on-line tendersubmission.

3.RTGS/NEFTE-paymentChallanswithUTR

no.dulyauthenticatedbyBankmayalsobescanned&uploadedalongwithtendersubmission.

4. Bidder must refer Tendere ligibility criteria and Qualification norms as per ITB clause 3.2 and Annexure A

5. Affidavit (Annexure-IV) and Signed copy of Integrity Pactmust be submitted by the Bidder.

Signof Bidder. (Digital Signature)

FORM-E

(TobesubmittedaspartoftechnicalbidalongwithPQperforma) (OnBid derLetter-head)

(Alongwithsupportingdocuments, if any)

Tender Document No. Tend No. ENIT-CWC/RO-Engg/HYD/AMC//23-24/16
Name of work: Execution of Miscellaneous Repair /Maintenance, upgradation and Constructionworks in Zone-III – a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur on Annual rateContract basis
Bidder'sName
[AddressandContactDetails] Date Bidder'sReferenceNo
EligibilityDeclarations (Pleasetickappropriateboxesorcrossoutanydeclarationnotapplicabletothebidder) WeherebyconfirmthatwecomplywithallthestipulationsofNIT-clause3andITB-clause3.2anddeclareasunderandshallprovideevidenceofourcontinuedeligibilitytotheProcuringEntityasmayberequest d:
1) LegalEntityofBidder: 2) Bidder/AgentStatus: 3) Wesolemnlydeclarethatwe(includingouraffiliatesorsubsidiariesorconstituents): i. arenotinsolvent,inreceivership,bankruptorbeingwoundup,nothaveouraffairsadministeredby acourt or a judicial officer, not have our business activities suspended

4) IncludingourContractors/subcontractorsforanypartofthecontract:

and are not the subject of legal proceedings for any of these reasons;

- i. Donotstanddeclaredineligible/blacklisted/banned/debarredbytheProcuringOrganisationorits
 Ministry/DepartmentfromparticipationinitsTenderProcesses;and/or
- ii. Are not convicted (within three years preceding the last date of bid submission) or standdeclared ineligible/ suspended/ blacklisted/ banned/ debarred by appropriate agencies ofGovernment of India from participation in Tender Processes of all of its entities, for offencesmentionedinTenderDocumentinthisregard.Wehaveneitherchanged our name norcreatedanew"AlliedFirm",consequenttotheabovedisqualifications.
- 5) Do not have any association (as bidder/ partner/ Director/ employee in any capacity) with such retired public official or near relations of such officials of Procuring Entity, as counter-indicated, in the Tender Document.
- 6) WecertifythatwefulfilanyotheradditionaleligibilityconditionifprescribedinTenderDocument.
- 7) We have no conflict of interest, which substantially affects fair competition. The prices quoted arecompetitive and without adopting any unfair/ unethical/ anti-competitive means. No attempt hasbeen made or shall be made by us to induce any other bidder to submit or not to submit an offer torestrictcompetition.
- 8) Restrictions on procurement from bidders from a country or countries, or a class of countries underRule144(xi)oftheGeneralFinancialRules2017:

"We have read the clause regarding restrictions on procurement from a bidder of a country which shares a landborder with India and on sub-contracting to contractors from such countries, and solemnly certify that we fulfilallrequirements in this regardand are eligible to be considered. We certify that: we are not from such a country or, if from such a country, we are registered with the Competent Authority (copyenclosed). and;

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weshallnotsubcontractany

 $work to a contractor from such countries unless such contractor is registered with the {\it Competent Authority}.$

9) Wealsodeclarethat.

- o Thereisnocountrywhosebiddershavebeennotifiedasineligibleonareciprocalbasisunderthisorderf ortheoffered/ tendered works/ Services, or
- WedonotbelongtoanyCountrywhosebiddersarenotifiedasineligibleonareciprocalbasisunderthisorder fortheoffered/tenderedworks/Services.

10) Penaltiesforfalseormisleadingdeclarations:

We hereby confirmthat the particulars given above arefactually correctand nothing is concealed and undertake to advise any future changes to the above details. We understand that any wrong or misleadingself-

declaration would violate the Code of Integrity and attract penalties as mentioned in this Tender Document.

(Sig
naturewithdate)
(Nam
eanddesignation) Dulyauthorizedtosignbidforandonbehalfof
[name&addressofBidderandsealofcompany]

TheQualificationNormsforbidder

SectionIII:ANNEXURE'A'

EMD,CostofTender&TenderProcessingFees:

- o EMD to be paid in favourRegional Manager, Central Warehousing Corporation, Hyderabad only throughe-paymentgatewayofe-procurement&receiptofsame shouldbescannedanduploadedontheetenderingwebsitewww.cwceprocure.comalongwithe-tenderdocuments.
- o Cost of tender to be paid only through e-payment gateway of e-procurement system. Proof should be submitted/uploaded with the tender.
- o Tender processing fee (Non-refundable) would be paid mandatorily to M/s ITI Ltd.throughe-paymentontheportalwww.cwceprocure.com.

2. ExperienceCertificate:

Tenderer, during the last four financial years (i.e., 2019- 2020, 2020-2021, 2021-2022 and 2022-23) & currentyear (2023-2024) uptothed at eoften der submission, must have completed successfully:

- (1) at least ONE similar nature of work "(i.e., any construction /maintenance works comprising of Civil & Electrical works both as a composit package)" of value not less than Rs. 251.50 Lakh (80% of the Estimated Costput
- (2) at least TWO similar nature of work "(i.e., any construction /maintenance works comprising of Civil & Electrical works both as a composit package)" of value not less than Rs. 157.19 Lakh (50% of the Estimated Costput
- (3) at least Three similar nature of work "(i.e., any construction /maintenance works comprising of Civil & Electrical works both as a composit package)" of value not less than Rs. 125.75 Lakh (40% of the Estimated Costputon Tender) OR

Note: Housekeeping works, Manpower supply works, works consisting only Electrical/FirefightingAMCworksoronlyCivilworks,interiordecorationworkssuchaswallpapers/blind/curtaininstallationetcshallnotbeconsideredSimilarWorks.

The credential Certificate of work experiences hould include the name of work, agreement no., date of start, a ctual date of completion.

{Please see Eligibility criteria as per Annexure-A in Tender document and Please see ImportantNotes}

ItshouldbenotedthatcredentialsfortheworksexecutedforPrivateorganizationsshallnotbeconside red

It should be noted that experience of work not complete din Time and where LD is levied by Clientorganizations half not be accepted/considered for evaluation.

{Pleasesee "importantnotes"}

3. Turnover:FinancialEligibilityCriteria:

The sum total (arithmetic sum) of Bidder's turnover: revenue (income) from operations for the lastthree financial years (i.e 2020-21, 2021-22 & 2022-23) should be of value not less than Rs. 707.36 **Lakh** (225% of Estimated Costputon Tender).

TheinformationshallbesupportedbyauditedBalanceSheetsandProfit&LossStatementsofspecifiedperio d. In case Balance Sheet and Statement of Profit/Loss for the immediate preceding financial yearhavenotbeenprepared/audited;theaccountforonemoreprecedingfinancialyearcanbesubmitted.

In case, Bidder does not submit Audited balance sheet and P&L accounts for a particular year (amongprevious three years as mentioned above), turn over for that particular yearwill be considered'0'(zero)forcalculatingarithmeticsumofpreviousthreeyears.

{Pleasesee "importantnotes"}

- 4. Affidavit: Dulyfilled upand signed on stamppaper as per Annexure IV.
 - **5. BiddermusthaveOffice**,onthelatestduedateoftendersubmissioninanyDistrictof TheStatewhereCentralwarehouseiesiteofwork,islocatedieBiddermusthaveofficein Andhra Pradesh State.

Forthispurpose, validGST numberalong with copy of rentagreement/property ownership documents hall be considered as proof of office address.

6. Bidder must submitEligibility declaration form as per NIT-clause3 and ITB-clause3.2 underform-EofthisPQPerforma

ImportantNote:

- 1. The credential documentsviz Letterof award/ Work order/ ContractAgreement/Workcompletioncertificate etc should be in the name of Bidder and works should have been executed in the same nameandstyle, the bidder is participating in the tender.
- 2. The pastexperience in similar nature of work should be supported by work completion Certificatesissuedbytheclient'sorganization. The work experience for Private sectors hall not be considered.
- 3. The information about actual completion date and stipulated completion date and LD levied by client (ifany) on delay in completion must be available in the client certificate. In case this information is silent onclient certificate, Bidder shall submit factual position of Delay and LD levied in his eligibility declarationalong with PQ form. This information from bidder shall be varied from client organization at any stage of evaluation/execution of work.
- 4. Thevalueofexecutedworks,forthepurposeofthisclauseshallalsoincludethevalueofanymaterials(such as cement, steel, etc.), services (scaffolding, batching-plant, other machinery, etc.), which havebeen supplied by client/employer free cost/ondiscounted price to the contractor, and which have not been already included in the 'value of works executed' that is reflected/declared on the relevant 'experience certificate' or 'Letter of Award'. Such exclusion shall be specifically mentioned on the Letter of Award, "Experience Certificate" and the 'value of free supplies' shall be separately certified by
 - the employer, or in cases where the employer is a private entity, by a practicing cost/chartered accountant (holding valid certificate of practice),
- 5. Joint-venture /Consortiaof firms/companiesandforeignbiddersarenoteligibletoquote for the tender.
- 6. The bidder submitting experience certificate for the works done in joint venture (JV)/consortium withother firms/companies, their proportionate experience to the extent of its share in the JV/consortium orworkdonebythemshallonlybeallowedonsubmittingthevalidproofoftheirshare/workdone.
- 7. Experiencegainedbyexecutingworkonback-to-backcontract basis is acceptable. Back-to-backcontract means work awarded by owner to first agency and then by the first agency to the second agency. The first agency shall not be eligible for work experience in such a case. Toget the weight age of experience, following conditions must be fulfilled.
 - a. Work should be actually executed by the second agency with due concurrence of the owner astri-partite agreement. It should be backed by validagreement and experience certificate.
 - b. Paymentsreceivedbysecondagencyshouldbereflectedinbankaccountsandincometax

statements.

- c. Owneroftheprojectandfirstagencyshouldjointlycertifytheexperiencecertificate.
- d. Theactualamountofpaymentreceivedbythesecondagencyshallbeconsideredforexperience.
- 8. Experience in respect of an associate contractor, subcontractor orthoseexecuting work on sublettingmay be allowed only if the conditions of sub-contract / sub-letting have been incorporated in the original agreement between the client/owner and first agency and the experience certificate is jointly issued by first agency and owner/client.
- 9. Experienceofpettycontractor,labourratecontractorworkshallnotbeaccepted.
- 10. Experienceofworksonforeignsoilshallnotbeaccepted.
- 11. Certificateinthenameofothercompanies:
 - a) CertificatesofSubsidiary/Parent/GroupCompany/Ownworks:Anycompany/firmwhilesubmittingtend ercanusetheworkexperienceofitssubsidiarycompanytotheextentofitsownership in the subsidiary company. On the other hand, the companies/firms which intend to getqualified on the basis of experience of the parental company/group company/ Own works, shall notbe considered. Further, the financial parameters of the subsidiary or Parental Company cannot beusedbytheotheroneforqualification.
 - b) Merger/AcquisitionofCompanies:IncaseofaCompany/firm,formedaftermergerand/oracquisition of other companies/ firms, past work experience and financial parameters like turnover,profitability,networthetc.ofthemerged/acquiredcompanies/firmswillbeconsideredforqualification of such Company/ firm provided such Company/ firm continues to own the requisiteassetsandresourcesofthemerged/acquiredcompanies/firms.ValiddocumentlikeCopyofMOA/ROCetcshouldbesubmittedinsupportofthisinformation.
 - c) Thebidder,whohavechangedthenameofFirm/merged/acquired/purchasedanyFirmwhosecredential papers are being used/submitted for qualification of tender, should submit the followingdocuments in this regard and in absence of the complete documentary evidence, such offer shall besummarilyrejected.
 - i. ThecopyofcertificateofIncorporationofFirmorRegistrationCertificateofFirm.
 - ii. CopyofMemorandumandArticlesofAssociationofFirm.
 - $iii. \qquad \hbox{CopyofBoardResolution} regarding change of name of / take over / merger of Firm.$
 - iv. Copyofsaledeed/MemorandumofUnderstandingforPurchase/sale/mergerofFirmalongwitha ssetsandliabilities.
 - v. CopyofPFRegistrationandPANCard.
 - vi. AffidavitregardingchangeofnameofFirmalongwithallassetsandliabilities,ifany.
 - vii. AffidavitregardingclosureofbusinessofOldFirm/MergedFirm.
 - viii. CopyofCertificateofCA/CompanySecretaryregardingSale/Merger/ChangeofnameofFirm.
- 12. In case a work is started prior to 04 (four) years, ending last day of tender submission, but completed inlast 04 (four) years, ending last day of tender submission, the completed work shall be considered forfulfilment of credentials.
- 13. IfaworkisphysicallycompletedandcompletioncertificatetothisextentisissuedbytheconcernedClientorganiz ationbutfinalbillispending,suchworkshallbeconsideredforfulfilmentofcredentials.
- 14. If a part or a component of workis completedbut the overall scope of contract is not completed, thiswork shall not be considered for fulfilment of technical credentials even if the cost of part completedwork/component is more than required for fulfilment of credentials. 4. In case a work is consideredsimilarinnatureforfulfilmentoftechnicalcredentials, theoverall cost of that work including PVC amount if any shall be considered and no separate evaluation for each component of that work shall be made to decide eligibility.
- 15. The value of final bill including PVC amount-if paid, or otherwise in case final bill is pending the contractcostinlastapprovedvariationstatementplusPVCamountpaidorcumulativeamountpaiduptolaston-

account bill including PVC amount and statutory deductions which ever is less, shall be considered as the completion cost of work.

16. ParticipationofPartnershipFirmsinworkstenders:

- i. The Partnership Firms participating in the tender should be legally valid under the provisions oftheIndianPartnershipAct.
- ii. Thepartnershipfirmshouldhavebeeninexistenceorshouldhavebeenformedpriortosubmission of tender. Partnership firm should have either been registered with the Registrar orthepartnership deed shouldhavebeennotarized priorto dateoftenderopeningas per theIndianPartnershipAct.
- iii. Separate identity / name should be given to the partnership firm. The partnership firm shouldhave PAN / TAN number in its own name and PAN / TAN number in the name of any of the constituent partners shall not be considered. The valid constituents of the firm shall be calledpartners.
- i٧. Oncethetender has been submitted, the constitution of the firmshall not be allowed to be modified / altered / terminated during the validity of the tender as well as the currency of the contract except when modification becomes inevitable due to succession laws etc., in which caseprior permissionshould be taken from CWC and in any case the minimum eligibility criteriashould not get vitiated. The re-constitution of firm in such cases should be followed by a notarycertified Supplementary Deed. The approval for change of constitution of the firm, in any case, shall be at the sole discretion of the CWCand the Bidder shall have no claims what-so-ever. Anychange in the constitution of Partnership firm after opening of tender shall be with the consent of all partners and with the signatures of all partners as that in the Partnership Deed. Failure toobserve this requirement shall render the offer invalid and full EMD shall be forfeited. If anyPartner/swithdrawsfromthe firm afteropening of the tenderand before the award of thecontract, the offer shall be rejected. If any new partner joins the firm after opening of tender butpriortoawardofcontract,his/hercredentialsshallnotqualifyforconsiderationtowardseligibility criteria either individually or in proportion to his share in the previous firm. In case the Bidder fails to inform CWC beforehand about any such changes / modification in the constitution which is inevitable due to succession laws etc. and the contract is awarded to such firm, then it will be considered a breach of the contract conditions liable for determination of the contractunder Clause 3 of General Conditions of Contract.
- v. A partner of the firm shall not be permitted to participate either in his individual capacity or as apartnerofanyotherfirminthesametender.
- vi. The tender form shall be submitted only in the name of partnership firm. The EMD shall bedeposited by partnership firm through e-payment gatewayas mentioned in tender document. The EMD submitted in the name of any individual partner or in the name of authorized partner (s) shall not be considered.
- vii. Oneormore ofthepartnersof thefirmoranyotherperson(s)shall bedesignatedastheauthorized person (s) on behalf of the firm, who will be authorized by all the partners to act onbehalf of the firm through a "Power of Attorney", specially authorizing him / them to submit &signthetender,signtheagreement,receivepayment,witnessmeasurements,signmeasurementbook s,makecorrespondences,compromise/settle/relinquishanyclaim(s)preferred by the firm, sign "No Claim Certificate", refer all or any disputeto arbitration and totakesimilarsuchactioninrespectofthesaidtender/contract.Such "PowerofAttorney"shallbenotariz ed/registeredandsubmittedalongwiththetender.
- viii. OnissueofLetterofAcceptance(LOA) tothepartnershipfirm,alltheguaranteeslikePerformance Guarantee, Guarantee for various Advances to the Contractor shall be submittedonly in the name of the partnership firm and no splitting of guarantees among the partners shallbeacceptable.
- ix. Onissue of Letter of Acceptance (LOA), contract agreement with partnership firm shall be

- executed in the name of the firm only and not in the name of any individual partner.
- x. In case the Letter of Acceptance (LOA) is issued to a partnership firm, the following undertakingsshall be furnished by all the partners through a notarized affidavit, before signing of contractagreement.
 - (a) Jointandseveralliabilities:ThepartnersofthefirmtowhichtheLetterofAcceptance(LOA)is issued,shall be jointly and severallyliable totheCWC forexecution of the contractinaccordance with General and Special Conditions of the Contract. The partners shall also beliablejointlyand severallyfor theloss,damagescaused
 - to the CWC during the course of execution of the contractor due to non-execution of the contractor part thereof.
 - (b) Durationofthepartnershipdeedandpartnershipfirmagreement: Thepartnershipdeed/partnership firm agreement shall normally not be modified/altered/ terminated during the currency of contract and the maintenance period after the work is completed as contemplated in the conditions of the contract. Any change carried out by partners in the constitution of the firm without permission of CWC, shall constitute a breach of the contract, liable for determination of the contract under Clause 3 of the General Conditions of Contract.
 - (c) Governing laws: The partnership firm agreement shall in all respect be governed by andinterpretedinaccordancewiththeIndianlaws.
 - (d) No partner of the firm shall have the right to assign or transfer the interest right or liabilityinthecontractwithoutthewrittenconsentoftheotherpartner/sandthatoftheCWC.
- xi. The Bidder shall clearly specify that the tender is submitted on behalf of a partnership firm. Thefollowingdocumentsshallbesubmittedbythepartnershipfirm, withthetender:
 - a. Acopy of partnership deed.
 - b. A copy of Power of Attorney (duly registered as per prevailing law) in favour of the individual toten derfor the work, signtheagreement etc. and createlia bility against the firm.
 - c. An undertaking by all partners of the partnership firm that they are not blacklisted ordebarred by CWC/CPWD/Railways or any other Ministry / Department of the Govt. of India /anyStateGovt.or PSUfromparticipationintenders/contractsasonthedateofopeningofbids, either in their individual capacity or in any firm in which they were / are partners.Concealment / wrong information in regard to above shall make the contract liable fordeterminationunderClause3of theGeneralConditionsofContract.
- xii. In case of newly formed partnership firm, the credentials of individual partners from previouspropriety firm(s) or dissolved previous partnership firm(s) or split previous partnership firm(s), shallbeconsideredonlytotheextentoftheirshareinpreviousentityonthedateofdissolution / split and their share in newly formed partnership firm. For example, a partner A had 30% sharein previous entity and his share in present partnership firm is 20%. In the present tender underconsideration, the credentials of partner A will be considered to the extent of 0.3*0.2*value ofthe work done in the previous entity. For this purpose, the Bidder shall submit along with his bidall the relevant documents which include copy of previous partnership deed(s),
- dissolutiondeed(s)andproofofsurrenderofPANNo.(s)incaseofdissolutionofpartnershipfirm(s)etc. xiii. In case of existing partnership firm, if any one or more partners quit the partnership firm, thecredentials of remaining partnership firm shall be re-worked out i.e., the quitting partner(s) shalltakeawayhiscredentialstotheextentofhisshareonthedateofquittingthepartnershipfirm(e.g. inapartnershipfirmofpartnersA,B&Chavingshare30%,30%&40%respectivelyandcredentials of Rs 10 crore; in case partner C quits the firm, the credentials of this partnership firmshall remain as Rs 6 crore). For this purpose, the Bidder shall submit along with his bid all therelevant documents which include copy of previous partnership deed(s), dissolution deed(s) andproofofsurrenderofPANNo.(s)incaseofdissolutionofpartnershipfirm(s)etc.
- xiv. Incaseofexisting partnershipfirmif anyother partner(s)joinsthefirm, thecredentialsofpartnership Page | 46

firm shall get enhanced to the extent of credentials of newly added partner(s) on thesameprinciples as mentioned in subclause above. For this purpose, the Biddershall submit

- along with his bid all the relevant documents which include copy of previous partnership deeds, dissolution/splittingdeeds and proof of surrender of PANNo. (s) in case of dissolution of partners hip firmetc.
- xv. Anypartnerinapartnershipfirmcannotuseorclaimhiscredentialsinanyotherfirmwithoutleaving the partnership firm i.e., In a partnership firm of A&B partners, A or B partner cannot usecredentials of partnership firm of A&B partners in any other partnership firm or propriety firmwithoutleaving partnership firmof A&Bpartners.
- xvi. In case a partner in a partnership firm is replaced due to succession as per succession law, the proportion of credentials of the previous partner will be passed onto the successor.
- xvii. If the percentage share among partners of a partnership firm is changed, but the partners remainthe same, the credentials of the firm before such modification in the share will continue to beconsidered for the firm as it is without any change in their value. Further, in case a partner ofpartnership firm retires without taking away any credentials from the firm, the credentials ofpartnershipfirmshallremainthesameasitiswithoutanychangeintheirvalue.
- xviii. In case of a partnership firm 'AB' consisting of partners 'A' & 'B', if Partner 'A' also works asproprietor firm 'P' or partnership in other firm 'AX', the credentials of 'A' in proprietor firm 'P' orotherpartnershipfirm'AX'earnedafterdateofbecomingapartnerofthe firmABshallnotbeadded inpartnershipfirmAB.
- xix. In case a Bidder is LLP, the credentials of Bidder shall be worked out on above lines similar to apartnershipfirm.

Bidder not fulfilling the above requirements or submission of clarification documents withrespect toaboveoranyofmandatorydocument, shall be summarily rejected.

RegionalManager

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(TENDERFORMS&ANNEXURES)	
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CENTRALWAREHOUSINGCORPORATION

(AGovt.ofIndiaUndertaking)

(Regional Office, "Warehousing Sadan", PB No: 34, Behind Gandhi Bhawan, Nampally, Hyderabad-500001 Mail. ID: hyd.engineering@cewacor.nic.in)

"TENDER&CONTRACT"

PERCENTAGERATETENDER&LUMPSUMVALUECONTRACTFORWORKS

TenderfortheWorkofExecution ofMiscellaneousRepair/Maintenance,
upgradationandConstructionworksinZone-IIIaclusterofcentralwarehouseslocatedat Vijayawada-II,
Tadepalliqudem and Nidamanur OnAnnualrateContractbasis

(i) To be submitted on-line at Website: www.cwceprocure.com latest by 15.00 Hrs on 18.11.2023 Tobeopenedon-lineatWebsite: www.cwceprocure.com inpresence of Bidders ortheirauthorized representative who may wish to be present at 15.30 Hrs on 18.11.2023 In the officeofRegionalManager, CentralWarehousingCorporation, RegionalOffice, Regional Office, "Warehousing Sadan", PB No: 34, Behind Gandhi Bhawan, Nampally, Hyderabad-500001

TENDER

I/WehavereadandexaminedtheTenderNotice;NoticeInvitingTender;Tenderinformationsum mary(TIS),InstructionstoBidders(TIB),Schedules–A(Priceschedule)Specifications applicable, Drawings & designs; General rules & directions; Conditionsofcontract;Clauses of contract; Special & technical conditions; Schedule of rate, Price Sub Schedules; Otherdocuments; Rulesreferred tointhe Conditionsof Contract and all other contents inthetenderdocumentsforthe work.

I/We hereby tender for execution of the work, specified for the Central WarehousingCorporation within the time specified in Schedule 'F'/ NIT (TIS), viz. Schedule of quantities in all sub-schedules andinaccordanceinallrespectswiththeSpecifications,Designs,DrawingsandInstructions in writing, referred to in Rule 1 of General Rules & Directions and in line of technical,special, GeneralConditions of Contract and with such materials, as are provided for by and inrespect&inaccordancewithsuchconditions,sofarasapplicable,andNIT/ITBaswell.

I/We agree to keep the tender open for ninety (90) days from the date of openingofTechnical Bidundertwobidsystemandnottomakeanymodificationsinitstermsandconditions.

 $A sum\ of \textbf{Rs.} \underline{\hspace{1cm}} \textbf{includingGST} is here by submitted \textbf{throughe-payment gatewayofe-procurement as EMD and Cost}\ of \textbf{the tender Rs.}^*.$

If I/We fail to furnish the prescribed Performance Guarantee within prescribed period afteraward of the contractto me/us; I/We agree that the Central Warehousing Corporation shall, withoutprejudicetoanyother right/remedy,beatliberty toforfeithesaidEarnestMoneyabsolutely.

Further,ifI/We,fail tocommencetheworkasspecified,I/WeagreethattheCentralWarehousing Corporation shall,without prejudice to any other right or remedy, beat liberty toforfeit the said Earnest Money andthe Performance Guarantee absolutely, otherwise the said EarnestMoneyshallberetainedbythe Corporationtowards SecurityDeposittoexecute alltheworksreferred to in the tender documentsupon the terms and conditions, contained or referred to thereinand to carry out such deviations asmaybeordered, upto maximum of the percentage mentionedin Schedule 'F' and those in excess of that limit at the rates to be determined in accordance withthe provisions contained in general & special conditions of contract.

Further, I/We agree that in case of forfeiture of Earnest Money or both Earnest Money andPerformanceGuaranteeas aforesaid,I/Weshall bedebarredforparticipationandshall not beeligible to participate in future tender /procurement process of Central warehousing

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corporation from the date of debarment.

"I/we undertake and confirm that eligible similar work(s) has/have not been got executedthrough another contractor on back-to-back basis. Further that, if such a violation comes to thenotice of Department, then I/we shall be debarred for tendering in CWC in future. Also, ifsuch aviolation comes to the notice of Department before date of start of work, the Engineer-in-

 $charges hall be free to for feit the entire amount of Earnest Money Deposit/Performance Guarantee. {\it ''} and {\it ''} an$

I/We hereby declare that I/We shall treat tender documents, drawings and other records connected with the work assecret/confidential documents and shall not communicate information

/derived the refrom to any person other than aperson to whom I/Weam/are authorized to communicate the same or use the information in any manner pre-judicial to the safety of the Corporation.
Dated//
Signature of Contractor Postal Address
Witness:
Address:
Occupation:
* CostofthetendertobedepositedalongwiththeEMDwouldbeapplicableonlytothose contractorswhowilldownloadthetendersfrom thewebsitesasmentionedintheNIT.
ACCEPTANCE
Theabovetender(asmodifiedbyyouasprovidedinthelettersmentionedhereunder)isacceptedby eforandonbehalfofCentralWarehousingCorporationforasumofRs(Rupees
%above/belowtheestimatedcostofworkofRs(Rupees).
ThelettersreferredbelowshallformpartofthisContractAgreement–
(a) (b) (c)
Dated:// For&onbehalfofCWC
Signature Designation
Designation

ANNEXUREI

FORMATOFNETWORTH

Thel	NetWortho	fMr./Ms.	/M/s							
				forla	stFina	ncial	Year-is	sRs.		
				lakhs	sasper	his/l	her/the	eirbooks	ofAcco	unts
oth	let Worth erves.Furth eextentnot writtenoff,	ner,anyde adjusted	bitbalan	ceofPro	ofit&Lo	ossA	ccount	andMisc	•	
Signatureof	CharteredAcc	countantNa								
me:										
Membershi	ρNo.:						Signat	ureofCon	tractor	
UDIN:										
Seal										
:Date:										

ANNEXUREII

AFFIDAVIT

(ForSoleProprietaryFirm)

 $(To be executed in presence of Public Notaryon non-judicial stamp paper of appropriate value.\\ The stamp paper has to be in the name of the Bidder.)$

I,	R/o	
	doherebysolemnlyaffirmandde	
clareas	sunder–	
1.	That lam Sole Proprietor of	
	(SoleProprietorFirmName).	
2.	Thattheofficeofthefirmissituatedat	
	(address).	
Place:	DEPONEN	ıT
Date:	DEI ONEN	••
VERIF	FICATION	
	edthatthe contentsofmy abovesaidaffidavitare adcorrecttothebestofmyknowledge&beliefandnothinghasbeenconcealedtherefrom.	
Place:	DEPONEN	ΙΤ
Date:		

ANNEXUREIII

FORMATFORPOWEROFATTORNEYTOAUTHORIZEDSIGNATORY

TenderRef.No.:	Date:
We,M/s	
	$\underline{\hspace{1cm}} (name of the firm/company with address of the registered of fice) here by constitute, appoint a suppose the registered of the $
ndauthorizeMr./Ms	
	(Nameandresidentialaddress)whoispresentlywithusandholdingthepositionof and whosesignatureisgiven belowas
ourAttorneytodoinourna	meandourbehalfalloranyoftheacts,deedsorthingsnecessaryorincidentaltoourbidforthework(nameofwork),includingsigningandsubmissionofapplication/tender/proposal,partici
dealings with CWC	ondingtoqueries, submission of information/documents and generally to represent us in all the or any other Government Agency or any person, in connection with the works ressofbidding, till the Contract Agreement is entered into with CWC and there after till the expiry of the Co
	Ty all acts, deeds and things lawfully done by our said Attorney pursuant to this Power of the deal and things done by our aforesaid Attorneyshall always be deemed to have been done by us.
	athorizedsignatorybeinggivenPowerofAttorney) ersonDelegatingPowerofAttorney)
SealoftheOrganization	
Witness1:	Witness2:
Name:	Name:
Address: Occupation:	Address: Occupation:
Notes: The mode of execution bytheapplicablelawan	of the power of Attorney should be in accordance with the procedure, if any, laid down dthecharterdocumentsoftheexecutant(s)andwhenitissorequiredthesameshouldbeundercommo ncewiththerequiredprocedure.
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ANNEXUREIV

AFFIDAVIT

{TOBESUBMITTEDBYBIDDERALONGWITHTHETENDERDOCUMENTS}

 $(To be executed in presence of Public Notaryon non-judicial stamp paper of the value of Rs. 100.\\ The stamp paper has to be in the name of the Bidder.)$

I	(NameandDesignation)appointedastheattorney/authorizedsignatoryoftheBidder(includingitsconstituen
ts)M	
sinZ Tad CW	cutionofMiscellaneousRepair/Maintenance,upgradationandConstructionwork one III – a cluster of central warehouses locatedat Vijayawada-II, epalligudem and Nidamanur onAnnualrate Contractbasis asper the Tender No. C/RO-Engg/ HYD/AMC//23-24/16 of CWC, dohereby solemnly affirmand state on behalf of the erincluding its constituents, as under:
1.	I/We the Bidder (s), am/are signing this document after carefully reading the contents.
2.	I/We the Bidder(s) also accept all the conditions of the tender document and have signedallthe pagesinconfirmationthereof.
3.	I/We hereby declare that I/We have downloaded the tender documents from CWC tenderportal www.cwceprocure.com and printed the same. I/We have verified the content of the printeddocumentfromthewebsiteandthereisnoaddition,nodeletionornoalterationtothe content of the tender document. In case of any discrepancy noticed at any stage (i.e.evaluation of tenders &execution of work), thedecision of CWC with regardto such discrepancies shall be final and binding upon me/us.
4.	I/Wedeclare and certifythat I/we have not made any misleading or false representation in the PQ forms, eligibility declaration, statements and attachments in proof of the qualification requirements.
5.	I/Wealsounderstandthatmy/ourofferwillbeevaluatedbasedonthedocuments /credentialssubmittedalongwiththeofferandsameshallbebindinguponme/us.
	I/We declare that the information and documents submitted along with the tender byme/us are correct and I/We are fully responsible for the correctness of the informationanddocuments, submitted by us.
6.	I/WeunderstandthatiftheCertificatesandinformationregardingEligibilityCriteria,Qualification normssubmitted by us are found to be forged/false or incorrect at any timeduring process for evaluation of tenders, itshall lead to forfeiture of the tender EMD besidessuspending ofbusiness for five year. Further, I/We
7.	I/We also understand that if the certificates submitted by us are found to be false/ forged orincorrectatanytime,aftertheawardofthecontract,itwilllead

to termination of the contract, along with for feiture of EMD/SD and Performance Guarantee, besides and the contract of the

I/We also understand that in case I/we fails to submit the requisite Performance

any other action provided in the contract and suspending of business for five year.

8.

Guaranteeeven after the period specified in Clause 1 of Schedule 'F' from the date of issue of Letter ofAward (LOA), the contract shall be terminated, duly forfeiting EMD and other dues, if anypayable against the contract orincase of termination of contract due to default at my/ourend, I/we shall be debarred from participating in future tender /procurement

process of the Corporation for two years from the date of debarring.

- 9. I/We certify that I/We are not black listed or debarred by MES / CPWD / Railways / any Govt.Department / State PWDs / PSU (Public Sector Undertaking) and Govt. Sector ConstructionAgenciesfromparticipationintenders/contractonthedateofopeningofbids.
- 10. I/We undertake and confirm that eligible similar work(s) has/have not been got executedthrough another contractor on back-to-back basis. Further that, if such a violation comes tothenotice of Department, then I/We shall be debarred for tendering in CWC in future forever. Also, if such a violation comes to the notice of Department before date of start of work, the Engineer-in-Charge shall be free to forfeit the entire amount of Earnest Money Deposit /Performance Guarantee.

11. COMPLIANCE TOBIDREQUIREMENT:

<u>L/</u>We hereby confirm that we have gone through and understood the Tender Documentand ourBid complies with the requirements / terms & conditions of the Tender Document and subsequent Addendum / Corrigendum (if any), is sued by CWC, without any deviation / exception / comments / assumptions.

We also confirm that we have quoted the rates without any condition and deviation. The Tenderhasbeensubmittedalongwiththerequireddocumentsandsamehavebeenuploadedunde rdigital signaturesofthe authorized signatory. We undertake that thetender document shallbe deemed to be our bid and in the event of award of work to us,the same shall be consideredfor constitution of contract agreement. Further, we shallsign and stamp each page of the Tender Document as token of acceptance and as part of contract in the event of award of contract to us. We further confirm that we havequoted our rates in our financial bid as pertheconditions of the Tender Document and for all the items.

12 I / Wecertifythat I/wehave offered the products with local content more than 50%

DEPONENT

SealandSignatureoftheBidder

VERIFICATION

I/WeabovenamedBidderdoherebysolemnlyaffirmandverifythatthecontentsofmy/ouraboveAffidavitaretrueandcorrect.Noth nghasbeenconcealedandnopartofitis false.

DEPONENT

SealandSignature oftheBidder

Place: Dated:

- Details,asappropriate,aretobefilledinsuitablybyBidder.
- AttestationbeforeMagistrate/NotaryPublic.

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ANNEXURE-V

INTEGRITYPACT

To TheBidder
Sub : NIT No. CWC/RO-Engg/ HYD/AMC//23-24/16 for the work of Execution of Miscellaneous Repair/Maintenance, upgradation and Construction work in Tana III.
ksinZone-III –aclusterofcentral warehouses located Vijayawada-II, Tadepalligudem and Nidamanur OnAnnualrateContractbasis
DearSir,
It is hereby declared that CORPORATION is committed to follow the principle oftransparency, equity and competitiveness in public procurement.
The subject Notice Inviting Tender (NIT) is an invitation to offer made on the condition that the BIDDER will sign the Integrity Agreement, which is an integral part of tender/bid documents, failing which the BIDDER will stand disqualified from the tendering process and the bid of the BIDDER would be summarily rejected.

This declaration shall form part and parcel of the Integrity Agreement and signing of the same shall be deemed as acceptance and signing of the Integrity AgreementonbehalfoftheCORPORATION.

Yoursfaithfully

RegionalManager/CWC

т.	
То	
TheRegionalmanager	
<u>Sub</u> :SubmissionofTenderfortheworkof Misce	IlaneousRepair/Maintenance,upgradationance
nstructionworksinZone-III-aclusterofce	<mark>entral warehouses located at Vijayawada</mark>
Tadepalligudem and Nidamanur OnAnn	ualrateContractbasis
DearSir,	
I/WeacknowledgethatCORPORATIONiscorenumerated in the Integrity Agreement en	
I/We agree that the Notice Inviting Tendonthe conditionthat I/We will sign the eanintegral part of tender documents, fail from the tendering process. I/We acknowled BEREGARDEDASANUNCONDITIONALAND of this condition of the NIT.	enclosed integrity Agreement, which is ing which I/We will stand disqualified dge that THEMAKING OF THE BID SHALL
I/We confirm acceptance and compliand letterandspiritandfurtheragreethatexecution eparate and distinct from the main complemented by Control of the Integrity Agreemen Article 1 of the enclosed Integrity Agreemen	ionofthesaidIntegrityAgreementshallbes ntract, which will come into existence CORPORATION. I/We acknowledge and ement, which shall be in the line with
I/We acknowledgethatintheevent of my/ Agreement,while submitting the haveunqualified, absolute and unfettered reject thetender/bidisaccordancewithtern	tender/bid, CORPORATION shall dright to disqualify the BIDDER and
	Yoursfaithfully

Volume-I(RFP)
<u>INTEGRITYPACT</u>
TenderRef.No.:GEM/ Date:
$(Compulsory Inksigned on each page and to be submitted along with Technical Bid) \\ (The same shall be signed on non-judicial stamp paper of appropriate valued uring agreement signing)$
GeneralThispre-bid/pre-contractAgreement(hereinaftercalledtheIntegrityPact)ismadeondayofthemonthof
betweenononehand,theCentralWarehousingCorporation(AGovt.ofIndiaUndertaking),4/1SiriInstitutionalarea,HauzKhas,NewDelhi,actingthroughGroupGeneralManager(Personnel),CentralWarehousingCorporation(AGovt.ofIndiaUndertaking)(hereinaftercalledthe"CORPORATION"whichexpressionshallmeanandinclude,unlessthecontextotherwiserequires,hissuccessorsinofficeandassigns)oftheFirstPartandM/s
representedbyShri,(Nameofthecontractor)(hereinaftercalled BIDDER whichexpressionshallmean and include, unless thecontext otherwise requires, his successors and permitted assigns) of the SecondPart.
WHEREAStheCORPORATIONproposestoappointcontractoratandtheBIDDERiswillingto execute the items of work / Section as per schedule of work, the work order issued General conditions of thecontractofCWC.
WHEREAS the BIDDER is a private company / public company / Government undertaking / partnership firmconstituted in accordance with the relevant law in the matter and the corporation is a PSU performing itsfunctions on behalf of the Ministry of Consumer Affairs, Food and Public Distribution, New Delhi, Govt. ofIndia.
NOW,THEREFORE, To avoid all forms of corruption by following a system that is fair, transparent and free from any influence /prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a viewto:- Enabling the CORPORATION to obtain the desired said work at a competitive price in conformity with thedefinedspecifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and enabling BIDDER to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the CORPORATION will commit to prevent corruption, in any form, by its official sby following transparent procedures.
The parties here to here by a gree to enter into this integrity Pact and a gree as follows:
[1] CommitmentsoftheCorporation
[1.1] The Corporation undertakes that no official of the CORPORATION, connected directly or indirectlywith the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from theBIDDER, either for themselves or for any person, organization or third party related to the contract inexchange for an advantage in the bidding process, bid evaluation, contracting or implementation processrelated to the contract.

- [1.2] The CORPORATION will, during the pre-contractor stage, treatall BIDDERS alike and will provide to all BIDDERS the same information and will not provide any such information to any particular BIDDER which could afford an advantage to that particular BIDDER incomparison to other BIDDERS.
- [1.3] All the officials of the CORPORATION will report to the appropriate authority any attempted orcompletedbreachesoftheabovecommitments as well as any substantial suspicion of such abreach.
- [2] Incaseanysuchprecedingmisconductonthepartofsuchofficial(s)isreportedbytheBIDDERtothe CORPORATION with full and verifiable facts and the same is prima facie found to be correct by theCORPORATION,necessarydisciplinaryproceedings,oranyotheractionasdeemedfit,includingcriminal proceedings may be initiated by the CORPORAION and such a person shall be debarred fromfurther dealings related to the contract process. In such a case while an enquiry is being conducted by theCORPORAIONtheproceedingsunderthecontractwouldnotbestalled.

[3] CommitmentsofBIDDERS

The BIDDER commits itself to take all measures necessary to prevent corrupt practices, unfair means andillegal activities during any stage of its bid or during any pre-contract or post-contract stage in order tosecurethecontractorinfurtherancetosecureitandinparticular committiself to the following:-

- [3.1] The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the CORPORATION, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- [3.2] The BIDDER further undertakes that it has not given, offered or promised to give, directly orindirectlyanybribe, gift, consideration, reward, favour, any material orimmaterial benefitor other advantage, commission, fees, broker ageorinducement to any official of the CORPORATION or otherwise in procuring the Contract or for bearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with the CORPORATION for showing or for bearing to show favour or disfavour to any person in relation to the contract with the CORPORATION.
- [3.3]TheBIDDER,eitherwhilepresentingthebidorduringpre-contractnegotiationsorbeforesigningthe contract, shalldisclose any payments he hasmade, is committed to or intends to maketoofficials of the CORPORATION or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- [3.4] The BIDDER will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bidevaluation, contracting and implementation of the contract.
- [3.5] The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means andillegalactivities.
- [3.6]TheBIDDERshallnotuseimproperly,forpurposesofcompetitionorpersonalgain,orpassonto

others, any information provided by the CORPORATION as part of the business relationship, regardingplans, technical proposals and business details, including information contained in any electronic datacarrier. The BIDDER also undertakes to exercise due and adequate care lest any such information isdivulged.

- [3.7] The BIDDER commits to refrain from giving any complaint directly or through any other mannerwithoutsupportingitwithfullandverifiable facts.
- [3.8] The BIDDER shall not instigate or cause to instigate any third person to commit any of the actionsmentioned above.
- [3.9] If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, either directly or indirectly, is a relative of any of the officers of the CORPORATION, or alternatively, if any relative of an officer of the CORPORATION has financial interest / stake in the BIDDER's firm, the same shall be disclosed by the BIDDER at the time of filling of tender.

The term `relative' for this purpose would be as defined in Section 6 of the Companies Act 1956.

[3.10] The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings ortransactions, directly or indirectly, with any employee of the CORPORATION

[4] PreviousTransgression

- [4.1] The BIDDER declares that no previous transgression occurred in the last three years immediatelybefore signing of this Integrity Pact, with any other company in any country in respect of any corruptpracticesenvisagedhereunderorwithanyPublicSectorEnterpriseinIndiaoranyGovernmentDepartmenti nIndiathatcouldjustifyBIDDER'sexclusionfromthetenderprocess.
- [4.2] The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disqualified from the tender processor the contract, if already awarded, can be terminated for such reason.

[5] Sanctionsfor Violations

Any breach of the aforesaid provision by the BIDDER or any one employed by it or acting on its behalf(whether with or without the knowledge of the BIDDER) shall entitle the CORPORATION to take all oranyoneof thefollowing actions, wherever required: -

- i. ToimmediatelycallofftheprecontractnegotiationswithoutassigninganyreasonorgivinganycompensationtotheBIDDER.However,theproce edingswiththeotherBIDDER(s)wouldcontinue.
- ii. The Security Deposit / Performance Bond (after the contract is signed) shall stand forfeited either fully orpartially, as decided by the CORPORATION and the CORPORATION shall not berequired to assignanyreasontherefore.
- iii. Toimmediatelycancelthecontract,ifalreadysigned,withoutgivinganycompensationtotheBIDDER.
- iv. To recover all sums already paid by the CORPORATION, and in case of an Indian BIDDER with interest thereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of aBIDDER from a country other than India with interest thereon at 2% higher than the LIBOR. If anyoutstanding payment is due to the BIDDER from the CORPORATION in connection with any other contract for any other stores /work suchoutstanding payment could also be utilized to recover the aforesaids umand interest.

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- $v. \quad To encash the advance bank guarantee and performance bond/warranty bond, if furnished by the BIDDER, in order to recover the payments, already made by the CORPORATION, along with interest.\\$
- vi. To cancel all or any other Contracts with the BIDDER. The BIDDER shall be liable to pay compensation for any loss or damage to the CORPORATION resulting from such cancellation / rescission and the CORPORATION shall be entitled to deduct the amount so payable from the money (s) due to the BIDDER.
- vii. TodebartheBIDDER from participating infuture bidding processes of the CORPORATION for a minimum period of five years, which may be urther extended at the discretion of the CORPORATION.
- viii. TorecoverallsumspaidinviolationofthisPactbyBIDDER(s)toanymiddlemanoragentorbrokerwithaviewto securingthecontract.
- ix. IncaseswhereirrevocableLettersofCredithavebeenreceivedinrespectofanycontractsignedbytheCORPORAT ONwiththeBIDDER,thesameshallnotbe opened.
- x. Forfeiture of Performance Bond in case of a decision by the CORPORATION to forfeit the same withoutassigninganyreasonforimposingsanctionforviolationofthisPact.
- [5.1]TheCORPORATIONwillbeentitledtotakealloranyoftheactionsmentionedatpara5.1(i)to(x)ofthis Pact also on the Commission by the BIDDER or any one employed by it or acting on its behalf(whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX of theIndianPenalcode,1860orPreventionofCorruptionAct,1988oranyotherstatuteenactedforpreventionofcorruption.
- [5.2] The decision of the CORPORATION to the effect that a breach of the provisions of this Pact has beencommitted by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER canapproachtheindependentMonitor(s)appointedforthepurposesofthisPact.

[6] FallClause

[6.1] The BIDDER undertakes that it has not supplied / is not supplying similar product / systems or subsystemsat a price lower than that offered in the present bid in respect of any other Ministry / Department of theGovernment of India or PSU and if it is found at any stage that similar product / systems or sub systems wassuppliedbytheBIDDERtoanyotherMinistry/DepartmentoftheGovernmentofIndiaoraPSUat a lower price, then that very price, with due allowance for elapsed time, will be applicable to thepresentcaseandthedifferenceinthecostwouldberefundedbytheBIDDERtotheCORPORATION,ifthecontr acthas alreadybeenconcluded.

[7] IndependentMonitor

- [7.1] The CORPORATION has appointed Independent Monitors (hereinafter referred to as Monitors) for thisPactinconsultationwiththeCentralVigilanceCommission,NewDelhi.
- [7.2]TheCORPORATIONhasappointed Sh.SudhanshuSekharaMishra, Email—ssmishra.995@gmail.comand Sh.Rajni Kant Mishra, Email rkmishraips84@gmail.comas an Independent Monitor (hereinafterreferredtoasMonitor) forthis Pactin consultation with the Central Vigilance Commission.
- [7.3] The task of the Monitor shall be to review independently and objectively, whether and to what extent thepartiescomplywith the obligations under this Pact.
- [7.4] The Monitor shall not be subject to instructions by the representatives of the parties and perform their functions neutrally and independently.
- [7.5] Both the Parties accept that the monitors have the right to access all the documents relating to the project / procurement, including minutes of meetings.
- [7.6] As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so informtheAuthoritydesignated bytheCORPORATION.

- [7.7]TheBIDDER(s)acceptsthattheMonitorhastherighttoaccesswithoutrestrictiontoallProjectdocumentation of the CORPORATION including that provided by the BIDDER. The BIDDER will alsogrant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditionalaccessto his project documentation. The same is applicable to Subcontractors. The Monitorshall beunder contractual obligation to treat the information and documents of the BIDDER / Subcontractor(s)withconfidentiality.
- [7.8] The CORPORATION will provide to the Monitor sufficient information about all meetings among theparties related to the Project provided such meetings could have an impact on the contractual relationsbetweentheparties. Theparties will offer to the Monitor the option to participate in such meetings.
- [7.9] The Monitor will submit a written report to the designated Authority of CORPORATION within 8 to 10weeks from the date of referenceor intimation tohimby the CORPORATION / BIDDER and, should the occasionarise, submit proposals for correcting problematic situations.

[8] FacilitationofInvestigation

IncaseofanyallegationofviolationofanyprovisionsofthisPactorpaymentofcommission,theCORPORATION or its agencies shall be entitled to examine all the documents including the Books ofAccounts oftheBIDDER and the BIDDERshallprovide necessary information and documents inEnglishandshallextendallpossiblehelpforthepurposeofsuchexamination.

[9] LawandPlaceofJurisdiction

ThisPactissubjecttoIndianLaw.ThePlaceofperformanceandjurisdictionisthe seatofthe CORPORATION.

[10] OtherLegalActions

The actions stipulated in this integrity Pact are without prejudice to any other legal action that may follow inaccordancewiththeprovisionsoftheextantlawinforcerelatingtoanycivilorcriminalproceedings.

[11] Validity

- [11.1] The validity of this Integrity Pact shall be from date of its signing and extend upto 5 years or the completeexecution of the contract to the satisfaction of both the CORPORATION and the BIDDER / Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this integrity Pact shallexpireafter sixmonthsfromthedateofthesigningofthe contract.
- [11.2] Should one or several provisions of this Pact out to be invalid; the remainder of this Pact shall remainvalid.Inthiscase,thepartieswillstrivetocometoanagreementtotheiroriginalintentions.

L	2]	Theparties	herebysignth	nsIntegrityPactat	on

Corporation	Bidder	
NameoftheOfficer:-	NameofAuthorizedSignatory:-	
Designation	Designation	
Signature&Stamp:-	Signature&Stamp:-	

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SignatureandNameofWitness1	SignatureandNameofWitness1
ignatureandNameofWitness2	SignatureandNameofWitness2
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ANNEXURE-VI

DECLARATION

(Ontheletter headoffirm)

Following are the near relative of the contractor are working as Officeror as an officer inany capacity Officer in the Central Warehousing Corporation or in the Ministry of Food, Consumer Affairs & Public Distribution, Govt. of India, New Delhi:

S/N	Department	Nameofofficer	PlaceofPosting	Relation	Remarks
1	CentralWare housing Corporation				
2	MinistryofFood,Cons umerAffairs&Public Distribution,Govt.ofI ndia,New Delhi:				

(Duly authorized signatory of the BIDDER)

ANNEXURE-VII

WORKSINHAND (Onletterhead offirm)-

The contractors hall submit list of works which are committed/inhand (inprogress) in the following format-

SL	Nameof Work	Name&ParticularsofDivision /Department/Organization WhereWorkisbeingExecute d	Amount ofWork saward ed (Rs.)	Statusof WorkinP rogress	Balancev alueofw oprk tobeexec utedurin gnexton eyearfro m thedateo finviting the tender
1	2	3	4	5	6

(Duly authorized signatory of the BIDDER)

In case of the work sin progress/committed for CWC, the details provided by CWC engineers hall be final and shall be considered for evaluation.

GeneralTenetsofInterpretation

Unless where the context requires otherwise, throughout the contract:

- ${\bf 1.} \quad The heading of the second it ions shall not affect the interpretation or construction thereof.$
- 2. Writing or written includes matter either whole or in part, in digital communications, manuscript,typewritten, lithographed, cyclostyled, photographed, or printed under or over signature or seal ordigitallyacceptableauthentication,asthecasemaybe.
- 3. Wordsinthesingularincludethepluralandvice-versa.
- **4.** Wordsimportingthemasculinegendershallbetakentoincludeothergenders, and wordsimportingpersonsshallincludeanycompanyorassociationorbodyofindividuals,whetherincorpor atedornot.
- **5.** Terms and expression not herein defined shall have the meanings assigned to them in the contractAct, 1872 (asamended) or the Sale of GoodsAct,1930 (as amended) or the General Clauses Act,1897 (as amended) or of INCOTERMS, (current edition published by the International Chamber ofCommerce,Paris) as the case maybe.
- $\textbf{6.} \quad \textbf{Anyreference} to ``Works' shall be deemed to include the incidental Services/Goods also.$
- 7. AnygenericreferencetoGCCshallalsoimplyareferencetoSCCaswell.
- **8.** Any reference to 'Contract' shall be deemed to include all other documents (inter-alia GCC, SCC,TCC,ITB,NIT)
- **9.** AnyreferencetoanylegalAct,GovernmentPoliciesorordersshallbedeemedtoincludeallamendmentstosu chinstruments,fromtimetotime,tilldate.

Definitions

Inthecontract, unless the context otherwise requires:

- 1. "Agent" is a person employed to do any act for another or represent another in dealings with a thirdperson. In the context of public procurement, an Agent is a representative participating in the TenderProcessorExecutionofaContractforandonbehalfofitsprincipals.
- 2. "Beneficiary" (of Services/Works) means the person for whom the Services/Works are to be delivered as stipulated in the contract.
- **3.** "bid" (including the term 'tender', 'offer', 'quotation' or 'proposal' in specific contexts) means an offer tosupply goods, services or execution of works made as per the terms and conditions set out in a documentinvitingsuchoffers.
- 4. "Bidder" (including the term 'Bidder', 'consultant' or 'service provider' in specific contexts) means anyperson or firm or company, including any member of a consortium or joint venture (that is an associationofseveralpersons,orfirmsorcompanies),everyartificialjuridical personnotfallinginanyof thedescriptions of bidders stated hereinbefore, including any agency branch or office controlled by suchperson,participatinginaTenderProcess.
- **5.** "Bill of Quantities" (including the term Price Schedule or BOQ) means the priced and completed Bill ofQuantitiesformingpartofthebid.
- **6.** "CommercialBank"meansabank,definedasascheduledbankundersection2(e)oftheReserveBankofIndia Act. 1934
- 7. "Contract" (including the terms 'Purchase Order' or 'Supply Order' or 'Withdrawal Order' or 'Work Order' or 'ConsultancyContract'or'Contractfor Services','ratecontract' or'frameworkcontract' or'Letter of Award-LoA'(letter or memorandum communicating to the contractor theacceptance of hisbid)or'Agreement' ora 'repeat order' accepted/ acteduponbythe contractorin specific contexts), means a formal legal agreement in writing relating to the subject matter of procurement, entered intobetween the Procuring Entity and the contractor on mutually acceptable terms and conditions and which are incompliance with all the relevant provisions of the laws of the country;

- 8. "Contractor" (including the terms' Supplier' or 'Service Provider' or 'Consultant' or 'Firm' or 'Vendor' or 'Manufacturer' or 'Successful Bidder' in specific contexts) means the person, firm, company, or a Joint Venture with whom the contractisentered into and shall be deemed to include the contractor's successors (approved by the Procuring Entity), agents, subcontractor, representatives, heirs, executors, and administrators as the case may be unless excluded by the terms of the contract;
- 9. "Day", "Month", "Year" shall mean calendar day/ month or year (unless reference to financial year isclear fromthecontext).
- **10.** "Drawing" means the drawing or drawings stipulated in or annexed to the Specifications or the TenderDocument/Contract;
- 11. "Engineerincharge" means Head of Engineering section at Regional Office, where contract is awarded. He is the C WC officer responsible for execution of the Special / Preventive Repair & Maintenance works / Upgradation or construction works under the contract and for monitoring the Progress of works, for payment of works etc.
- 12. "Engineer" means Assistant Engineer/Executive Engineer or Representative of Engineer in charge atplace of work deployed by Regional Manager or Engineer in charge for performing the duties as percontractterms&conditions.
- **13.** "Equipment" means the contractor's machinery and vehicles brought temporarily to the Site for the performance of Service.
- 14. "GeneralConditions" means the General Conditions of Contract, also referred to as GCC.
- 15. "Goods" (including the terms 'Stores', 'Material(s)' in specific contexts) includes all articles, material,commodity,livestock,medicines,furniture,fixtures,rawmaterial,consumables,spareparts,instruments, machinery, equipment, industrial plant, vehicles, aircrafts, ships, railway rolling stockassemblies, sub-assemblies, accessories, a group of machines comprising an integrated productionprocess or such other categories of goods or intangible, products like technology transfer, licenses,patents orother intellectual properties (but excludes books, publications, periodicals, etc., for a library),in specific contexts), procured or otherwise acquired by a Procuring Entity. Any reference to Goods shallbe deemed to include specific small work or some services that are incidental or consequential to thesupplyofsuchgoods;
- **16.** "Government" means the Central Government or a State Government as the case may be and includesagencies and Public Sector Enterprises under it, in specific contexts;
- 17. "Inspection"meansactivitiessuchas measuring,examining,testing,analysing,gaugingoneormorecharacteristics of the goods or services or works, and comparing the same with the specified requirementtodetermineconformity.
- **18.** "Intellectual Property Rights" (IPR) means the rights of the intellectual property owner concerning atangible or intangible possession/ exploitation of such property by others. It includes rights to Patents,Copyrights,Trademarks,IndustrialDesigns,Geographicalindications(GI).
- **19.** "Joint Venture" means a Joint Venture or a Consortium (that is an association of several persons, or firmsorcompanies-alsoreferredtoasJV/C)
- **20.** "Materials" means all supplies, including consumables, used by the contractor for service performance or use by his staff.
- 21. "PMC" means the Project Management Consultant or any other officer or a third-party agency who hasbeen assigned the authority to take day to day actions on behalf of the Engineer in charge / RegionalManager/ProcuringEntityduringtheexecutionofthecontractbythecontractor;
- **22.** "Parties": The parties to the contract are the "Contractor" and the "Procuring Entity", as defined in thisclause;
- 23. "PerformanceSecurity/Guarantee" (includestheterms'PerformanceBond'or'PerformanceBankGuarantee' or other specified financial instruments in specific contexts) means amonetary guarantee tobefurnished by the successful Bidder or Contractor in the form prescribed for the due performance of the contract;
- **24.** "Procurement" or "public procurement" (or 'Purchase', or 'Government Procurement/Purchase' including an award of Public-Private Partnership projects, in specific contexts) means the acquisition of Goods/Services/works by way of purchase, lease, license or otherwise, either using public funds or any

- othersourceoffunds(e.g.grant,loans,gifts,privateinvestmentetc.)ofgoods,worksorservicesoranycombin ation thereof, by a Procuring Entity, whether directly or through an agency with which a contractfor procurement services is entered into, but does not include any acquisition without consideration. Theterm"procure"/"procured"or"purchase"/ "purchased"shallbeconstruedaccordingly;
- **25.** "Procuring Entity" means the entity in The Procuring Organization procuring Goods, Works, or ServicesthatisCentralwarehousingCorporationincontextofthiscontract.
- 26. "Regional Manager" means the officer signing the Letter of Award (LoA) in capacity of Regional ManagerCWCand/orthecontractonbehalfoftheProcuringEntityandanofficerwhoisadministrativeheado fthe Region and in charge of all warehousing operations in the region; He will be tender acceptingauthorityanddecision
 - making authority for taking punitive action sunder various provisions of contract.
- 27. "Service(s)" (including the term'non-consultancy services 'or 'Outsour cing of Services' inspecific contexts) are defined by exclusion as services that cannot be classified as Consultancy Services. Services (non-Consultancy) involver out ine, repetitive physical, procedural, and non-intellectual outcomes for which quantum and performance standards can be tangibly identified and consistently applied and are bid and contracted on such basis but does not include the appointment of an individual made under anylaw, rules, regulations, or order is sued in this behalf. Any reference to Services shall be deemed to include the supply of goods or performance of consultancy service or small works, which are incidental or consequential to such services;
- 28. "WarehouseManager"meanstheInchargeofCentralwarehousecomplexwhereworkistobeexecutedas mentioned in NIT. He is theadministrative and operationheadof CW complex and He is the CWCofficer responsible for execution of theDayto Day /Annual Repair &MaintenanceworksunderthecontractandformonitoringtheProgressofworks,forpaymentof worksetc.
- 29. "Works" refertoanyactivity involving construction, fabrication, repair, overhaul, renovation, decoration, install ation, erection, excavation, dredging, and soon, which make use of a combination of one ormore of engineering design, architectural design, material and technology, labour, machinery, and equipment.
- $\textbf{30.} \quad \text{``SpecialConditions''} means Special Conditions of Contract, which override the General Conditions, also referred to as SCC.$
- **31.** "Specification" or "Technical Specification" means the drawing/ document/ standard or any other detailsgoverning the construction, manufacture or supply of goods or performance of services or completion ofwork that prescribes the requirement to which goods or services or works have to conform as per thecontract.
- **32.** "Signed" means ink signed or digitally signed with a valid Digital Signature as per ITAct 2000 (as a mended from time to time). It also includes stamped, except in the case of Letter of Awardor amendment thereof.:
- **33**. "Sub-
 - $Contractor {\it "means} a person or corporate body with an agreement with the contractor to carryout aspecific part of the contract that may or may not include working on the Site.$
- **34.** "Temporary Works" means works designed, constructed, installed, and removed by the contractorneededduringtheServices'performance.
- **35.** "Variation" means an instruction given by the Contract Manager, which varies the scope, quantum orperformancestandardsoftheServiceperformed.
- **36.** "Tender"; "Tender Document"; "Tender Enquiry" or "Tender Process": 'Tender Process' is the wholeprocess from the publishing of the Tender Document till the resultant award of the contract. 'TenderDocument' means the document (including all its sections, appendices, forms, formats, etc.) publishedby the Procuring Entity to invite bids in a Tender Process. The Tender Document and Tender Process maybe generically referred to as "Tender' or 'Tender Enquiry', which would be clear from context without ambiguity.

Abbreviationofthe wordsusedinTenderdocument

Abbreviation	Definition	
BG	BankGuarantee	
BIS	BureauofIndianStandard	
BOQ	BillofQuantities	
BSD	BidSecuringDeclaration	
CAR Policy	Contractor'sallRiskPolicy	
СС	CementConcrete	
CGST	Central Goods and Servicestax	
CPP	CentralProcurementPortal	
CPWD	CentralPublicWorksDepartment	
CTE	ChiefTechnicalExaminer	
CWC	CentralWarehousingCorporation	
DPIIT	Departmentfor PromotionofIndustry and InternalTrade	
DSR	DelhiScheduleofRates	
EFT	ElectronicFundsTransfer	
EMD	EarnestMoneyDeposit	
EOT	ExtensionofTime	
EPFO	EmployeesProvidentFundOrganization	
ESI	EmployeesStateInsurance	
ESI	EmployeesStateInsurance	
FD/FDR	FixedDepositReceipt	
GCC	GeneralConditionsofContract	
GST	GoodsandServices Tax	
GSTIN	GSTIdentificationNumber	
HSN	HarmonizedSystemofNomenclature	
IEM	IndependentExternalMonitor	
IGST	IntegratedGoodsandServicestax	
IIT	IndianInstituteofTechnology	
INR	IndianRupee	
IPC	IndianPenalCode	
IPR	IntellectualPropertyRights	
IRC	IndianRoadsCongress	
ITB	InstructionsToBidders	
JV	JointVenture	
JV/C	JointVenture/Consortium	
LAR	LastApprovedRates	
LD	Liquidateddamage	
LoA	LetterofAward(Acceptance)	
MD	ManagingDirector	
MES	MilitaryEngineeringServices	
MII	MakeinIndia	
MORTH	MinistryofRoadTransport&Highway	

MSE	MicroandSmallEnterprises
MSME	MicroSmallandMediumEnterprises
MSMED	MSMEDevelopment(Act)
MT	MetricTonne
NEFT	NationalElectronicFundsTransfer
NIT	NoticeInvitingTender
PAN	PermanentAccountNumber
PC	(Indian)PenalCode
PC	PreventionofCorruption
PERT	ProgrammeEvaluationReviewTechnique.
PF	ProvidentFund
PQ	Pre-Qualifying
PSU	PublicSectorUndertaking
PVC	PriceVariationClause
RCM	ReverseChargeMechanism
SCC	SpecialConditionsofContract
SD	SecurityDeposit
SGST	StateGoodsandServicestax/
SOR	SchedulesofRates
T&P	Tools&Plants
TCS	TaxCollectedatSource
TDS	TaxDeductedatSource
TIA	TenderInvitingAuthority
TIS	TenderInformationSummary
UGST	UnionTerritoryGoodsandServicestax
WCPolicy	WorkmenCompensationPolicy

Vol-II-FOC&Schedule-I:GCC

CENTRALWAREHOUSINGCORPORATION

and

...[Contractor]...

ContractNumber.....

Contract for Execution of Miscellaneous Repair /Maintenance, upgradation and Constructionworks in Zone III – a cluster of central warehouses located at Vijayawada-II, Tadepalligudem and Nidamanur On Annual rate Contractbasis

(OnaNon-JudicialStampPaperofINR100/-)

THISAGREEMENTismadethis[date]dayof[month],[year]BET

WEEN

- (1) **CentralWarehousingCorporation**,aGovernmentofIndiaUndertaking,establishedundertheWarehousi ngCorporationAct,1962,havingitsRegionalOfficeat Hyderabad andhavingitsCorporateOfficeat at 4/1, Siri Institutional Area, August Kranti Marg, Hauz Khas, New Delhi- 110016 through its RegionalManager,Hyderabad (hereinafter referred to as the "Corporation", which expression, unless the contextrequiresotherwise,shallincludeitssuccessorsandpermitted assignees);and
- (2) **[name of the Contractor]**, having itsplace of business at **[address]** (hereinafterreferred to as the "Contractor", which expression, unless the context requires otherwise, shall include its successors/legalheirsandpermittedassignees).

RECITALS

Whereas:

A TheCorporationisinvolvedinprovidingservicesinthefieldofwarehousing,logistics relatedactivitiestovariousdepositorsincluding,fromGovernment/privatesectors.

and

For the purposes mentioned under recital A above, the Corporation requires the Contractor to providecertainservicesofmiscellaneousRepair/Maintenance,upgradationandConstructionworksinZone III— a cluster of central warehouses Vijayawada-II, Tadepalligudem and Nidamanur the Contractor is engaged in the business of providing suchservices and has agreed to perform the Services for the Corporation on the terms and conditions set out inthis Contract. Accordingly, it is essential to the Corporation that the Services to be provided under thisContract are rendered in timely manner as envisaged in the Contract/ Work Order(s). In entering into thisContract, Contractor acknowledges that time is of utmost importance and agrees to the provisions in theContractaddressingthat.

NOWTHEREFOREITISHEREBYAGREED as follows:

- 1. The Contractor agrees to perform such Services including, any incidental services, in accordance with the terms and conditions of this Contract/ Work Order (S) or as directed from time-to-time by the Corporation, such directions not being inconsistent with this Contract, and in consideration of its due performance of such Services, the Corporation agrees to pay the Contractor according to the rates, terms and conditionshere incontained.
- 2. TheContractshallcomprisethefollowingdocuments:

ThisAgreement; ScheduleI:

ConditionsofContractwithAppendix(s);Sc

heduleII: ScopeofWorkandAppendix(s)

ScheduleIII:

Price/CompensationSchedule(

allhereinafterthe "Contract")

- 3. IntheeventofanyinconsistencyordiscrepancybetweenanyofthedocumentslistedinClause2above,thenprecede nceshallbeindescendingorderaslisted.
- 4. The terms and conditions of this Contract shall take effect from [insert date] (the "Effective Date") and shall be valid for 1_year(s) only.

Page|2

- TherequireddateforcommencementoftheWorkshallbeaspertheWorkOrder(s)thatmaybeissuedby 5. Warehouse Manager/ Corporation's Engineer (Refer Schedule II: Scope of Work), on need basis, from time to time ("Commencement Date"). Notwithstanding any other provisions of the Contract, Corporation's obligations under this Contract or any Work Order shall arise only upon issuance of a WorkOrdertotheContractor.TheWorkOrdermaycomprise inter-alia, the following:
 - WorkOrderreferenceNumber,DateofPlacement;
 - NameoftheWork/servicestothedelivered;
 - ScheduleofhandingoverofsitebytheCorporation;
 - Scheduleofissueofdesigns(Ifrequired/applicable)bythecorporation;
 - Estimated (abstract) quantities of Work(s);
 - Timeofcommencementandcompletion;
 - $Reference of quantity estimates whether estimated by {\tt Contractor} or estimated by {\tt CWCEngineer/Warehunder} and {\tt Contractor} or {\tt CWCEngineer/Warehunder}.$ ouseManager
 - DefectLiabilityPeriod;
 - PlaceofWork, Sitedetails.
- 6. The work (s) shall be required to be completed within stipulated time schedule to be reckoned from the 3 rdd ay from the schedule to be reckoned from the 3 rdd ay from the schedule to be reckoned from the 3 rdd ay from the schedule to be reckoned from the 3 rdd ay from the schedule to be reckoned from the 3 rdd ay from 1 rdd ay frdateofplacementofWorkOrderincaseofR&M/UpgradationworksasperTable2/Table3 of Scope of Work (Schedule-II) and from next day from date of placement of Work Order in case of Horticulture & Housekeeping Services mentioned in Table 1 of Scope of Work (Schedule-II) above and immediately upon Manager for breakdown services mentioned in Table Warehouse tomeetthetimelineasperSchedule-IIofScopeofWork.
- Forthepurposesof Clause14(Warranty) of Schedulel (Conditions of Contract) the "Warranty Period" shall be a period as stipulated in the Scope of Work (Schedule-II) from the date of issue of the CompletionCertificateinrespectoftherespectivework(s)or,ifearlier,thedateofterminationoftheContract;provi dedthat if any rectification is carried out pursuant to Clause 14 (Warranty), then the Warranty Period shall be extended for a further equivalent period from the date of completion of such rectification.
- 8. The Contractor has provided the Corporation with an irrevocable and unconditional performance bankguaranteeinthesumof

i.e.[insertamount]fromabankorfinancialinstitutionacceptabletotheCorpor ation (the "Performance Bank Guarantee"). The PBG shall be returned to the Contractor afterCompletionCertificateissuedby theCorporation.

The PBG and or any other Bank Guarantee provided under this Contract shall be duly kept valid by theContractorforbeyondsixty(60)days-

after first annivers ary of the Letter of Award is sued by the Corporation or range Contract / Work Order extension.

If requested by the Corporation, the Contractoragrees to extend the validity period of the Performance Bank Guarantee or to issue a further Performance Bank Guarantee in the event that the duration of this Contract is for any reason extended beyond such validity date.

The Corporation shall make a claim under the Performance Bank Guarantee apart for amounts to which the Corporation is entitle dunder the contract (not with standing and/or without prejudice to any other provisions is a contract of the contract (not with standing and/or without prejudice to any other provisions is a contract of the contract (not with standing and/or without prejudice to any other provisions is a contract of the contract of thenthecontractagreement) intheeventof:

- a) failure by the Contractor to extend the validity of the Performance Bank Guarantee as describedherein above, in which event the Corporation may claim the full amount of the Performance BankGuarantee.
- $b) \quad failure by the Contractor topay Corporation any amount due, either a sagreed by the Contractor or a contractor of the Contractor of$ determined under any of the provisions of this Contract/ Work Order, within 30 days of theservice of notice to this effect by Corporation.
- 9. Not with standing any other provisions of the Contract, no payments due to the Contract or by the Corporation under the Contract of the ConttheContractshallbepayablebytheCorporationtotheContractoruntilthecopiesofthe certificates of insurance (Condition referred Clause (Insurance) Schedule in 21 of 1 Contract)(whereverapplicable) and the Performance Bank Guarantee have been delivered to the Corporation.

10.	ForthepurposesofClause31.5(Notices)ofScheduleI(ConditionsofContract),theaddressfornoticesshallbe: <pre> IftotheCorporation/Regionalmanager: [InsertAddress] E-mail: []Attention:[]</pre>
	IftotheContractor: [InsertAddress] E-mail: [
13.	Attention: For the purposes of this Contract, the Corporation's Representative for contractual matters shall be [B.
	Nirmal, Regional Manager] and the Corporation's Representative for operational/technicalmattersshallbe [S.Manibala, Assistant Engineer].
	ForthepurposesofthisContract,theContractor'sRepresentativeforcontractualmattersshallbe [name/designation] tion] and the Contractor's Representative for operational/technical matters hall be [name/designation].
14.	The following additional terms and conditions shall apply to this Contract:
	Page 4

INWITNESS WHEREOF the Parties here to have executed this Agreement on the day, month and year here in above written:
Signedby
[PrintName]for
and on behalf of CWC
Witness
[Witness Name]
Signed by[Print Name]
forandonbehalfof <mark>[NameofContractor]</mark>
Witness
[Witness Name]

$\frac{\text{SCHEDULE}}{\text{ICONDITIONSOFCONTRACT}}$

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SCHEDULE ICONDITIONSOFCONTRACT

1 INTERPRETATION

1.1 Definitions

In the Contract the following words and expressions shall, unless the context otherwise requires, have the following meanings:

"Affiliate" shall meananysubsidiary or holdingcompany ofany body corporateor

any other subsidiary of such holding company. For the purpose of this definition: "subsidiary" shall mean a subsidiary within the meaningof the Companies Act, 2013but in addition as if that section provided that its members are deemed to include any other body corporate with the control of thoserightsinrelationtoitareheldonbehalf ofthatotherbodycorporate or by way of security by another person but are treated for the purposes of that section as held by that other body $and {\it ``holding company'' shall mean a holding company within the meaning of the company {\it ``holding company {\it ''holding company {$ the Companies Act, 2013but in addition as if that section provided that abody corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of another body corporate is deemed to be a member of a mporatewhereits rightsinrelation to that body corporate are heldon its behalf or by way of security by another person but treated for

thepurposesofthatsectionasheldbyit;

"Agreement" shallmeantheAgreementbetweentheCorporationandtheContractor

towhichthisScheduleisattached;

"Claim" shallmeanmeansanyandallclaims,demands,liens, judgments,awards,

remedies, debts, liabilities, damages, injuries, costs, losses,legal and other expenses, or causes of action of whatsoever nature,including,withoutlimitation,thoseclaimsmadeorenjoyedbyde pendants, heirs, claimants, executors, administrators, successors

orassigns, in whatever jurisdiction the foregoing may arise;

"CommencementDate" shallmeantherequireddateforcommencementoftheWorkatthe

Site, asspecified in the Contract/Work Order;

"CorporationGroup" shallmeantheCorporation,itsaffiliate,successorsandpermitted

as signees, and its and their respective directors, of ficers and employe

es(including agencypersonnel).

 $\hbox{\it ``CorporationInformation''} \qquad \qquad \hbox{\it shall mean all data,} documents, materials and information supplied by }$

the Corporation to the Contractor for the purposes of this Contract, including, with

outlimitation, any updated or re-issued information;

"Corporation's Representative" shall mean the person(s) identified as such in the

Agreement; "Completion Certificate" shall have the meaning given to that termin Clause 13 (Completion of the Completion of the Completio

theWork);

"CompletionDate" shallmeantherequireddateforcompletionoftheWorkassetoutin

 $the {\tt Contract/WorkOrder,} as the same may be a mended in accordance with the {\tt Contract/WorkOrder,} as the {\tt Contract/$

eprovisionsoftheContract;

"Contract" shall havethemeaninggiventothattermintheAgreement,

thesamemaybeamendedorvariedinaccordancewithitsterms;

as

"Contractor's Equipment" shall mean all tools, plant, equipment, materials and supplies provided

bytheContractorGroup(whetherowned,leasedorhired)inconnectionwith theperformanceoftheWork/Services(including,without limitation, those referred to in the Scope of Work) and

whetherornotforincorporationintheFacilities/ Work(s);

"ContractorGroup" shallmeantheContractor,itssubcontractorsofanytier,itsandtheir

respective Affiliates, successors and permitted assignees, and its andtheirrespectivedirectors, officers, employees (including agency person

nel);

"Contractor's Personnel" shall mean all personnel provided or used by the Contractor Group for

thepurposeofcarrying outthe Work,

including, without limitation, those referred to in the Scope of Work;

"Contractor's Representative" shall mean the person (s) identified as such in the Agreement;

"Data"

meansallreports, studies, designs, data, drawings and other information, documentation and materials as may be prepared, created or developed by the Contractor as a result of the Work or inaccordance with this Contract;

"EffectiveDate" shallhavethemeaninggiventothattermintheAgreement;"Facilities"

shall mean the facilities to be constructed/maintained/repaired/

renovatedbytheContractorasaresultoftheWork(s);

"Force Majeure"

shallhavethemeaninggiventothatterminClause22.2(Definition);"Govern

ment "shall mean the Government of India, or where applicable, any state,

regionalorlocalgovernmentorauthority,inclusiveofanyministry,

agency, authority or other entity controlled by same; includes

agenciesandPublicSectorEnterprisesunderit,inspecificcontexts;

"IssuedMaterial" shallmeantheresourcesvizmaterials,tools,plant,equipmentlistedin

the, Appendix 7 and/or Scope of Work (if any) to be procured by the Corporation and delivered to the Contractor at the specified location to en

able to Contractor to carry out the Work;

 $\hbox{``officer-incharge''} \qquad \qquad \hbox{shall mean the Corporation representative Officer in the capacity/rank}$

of Warehouse Manager or Engineer who placed the work order to contract or the contract of th

operformthe work/deliver theservices under the contract.

"Party" shall mean either the Corporation or the Contractor as the context

sopermits and, asexpressed inthe plural, shall mean the

CorporationandtheContractorcollectively;

"ScopeofWork" shallmeanthescopeofworksetoutinScheduleII(ScopeofWork)

along with Technical Specifications and any amendment thereto

made in accordance with the terms of the Contract;

"Schedule(s)" shallmeantheschedule(s)totheContractasreferredtonumerically

andexhaustivelytherein;

"Site" shall mean the operating site, construction site or other place

wheretheContractorisperformingtheWorkand/oranysupportingactivity

inrespectthereof;

Page|8

"Specification" shallmeanthoserequirementsregardingthestandardofContractor's

Equipment, assetoutinthe Contract;

"WarrantyPeriod" shallhavethemeaninggiventothattermintheAgreement;

"Work" shall mean all work or services to be performed by the Contractor

as provided for under the Contract, including, without limitation, the provision of all materials, services and equipment required in accordance with the Contract of the co

ontract as per Scope of Work and Technical Specifications;

1.2 Clauses

Unless otherwise stated, any and all references in the Contract to Clauses are references to the Clauses of this Schedule loft the Contract.

1.3 Headings

The headings in the Contract are used for convenience only and shall not governor affect the interpretation of the Contract.

1.4 Plurality

Words denoting the singular shall include the plural and vice versa, where the context requires.

1.5 StatutoryReferences

Except as expressly identified, any reference to statute, statutory provision or statutory instrument shallincludeanyre-enactmentoramendmentthereofforthetimebeinginforce.

1.6 Periods

Unless expressly stated otherwise, all references to days, weeks, months and years shall mean calendardays, weeks, months and years.

2 COMMENCEMENTANDPROGRESSOFWORK

2.1 CommencementDate

When Corporation issue the work order(s), on need basis, for any work /services at any day during contract period, The Contractor shall ensure that it is in position ready to commence the Work at the Sitenolater than the Commencement Date mentioned inwork order(s).

2.2 ProgressoftheWork

- 2.2.1 The Contractor shall at all times carry out and complete the Work in accordance with any Work Planand/or time schedule for the Work specified in the Work Order (s) or if none is specified such other workplanand/ortimescheduleasmaybeagreedbetweentheParties(the "WorkPlan").
- 2.2.2 As soon as possible, but within 3 (Three) working days of receipt of a Work Order, the Contractor shallsubmitaWorkPlanshowing the TimeandProgress Chart'for eachmilestonewithintheTimeforCompletion. The Officer in Charge may within 7 (seven) working days thereafter, if required modify and communicate the Work Plan approved to the Contractor, failing which the Work Plan submitted by the Contractor shall be deemed to be approved by the Officer in Charge.
- 2.2.3 In case of non-submission of Work Plan by the Contractor, the Work Plan as may be issued by the OfficerinChargeshallbedeemedtobefinal.Theissuanceofand/ordeemedapprovalofsuchWorkPlanby

the Officer in Chargeshall not relieve the Contractor of any of the obligation sunder the Contract.

2.2.4 The Contractor shall submit the Work Plan including the 'Time & Progress Chart' and Progress Reportusing the mutually agreed software or in other format decided by Corporation for the work done duringprevious month to the Corporation on or before 5thday of each month, failing which a recovery as per**Appendix-**

7tobedecidedbytheCorporation,shallbemadeonperweekorpartbasisincaseofdelayinsubmissionofthemont hlyprogressreport.

- 2.2.5 The Contractor shall use the Work Plan as the basis for progress reporting, scheduling, forecasting and controlling performance of the Work. If at any time the progress of the Work does not comply with the Work Plan, the Contractor shall immediately inform the Corporation and shall take all necessary action to re-establish progressinaccordance with the Work Plan.
- 2.2.3 A Work Order issued by the Corporation shall only be amended in accordance with the procedure setoutinClause29(Variations).

2.3 CompletionDate

The Contractor shall complete the Work in accordance with the Contract by no later than the CompletionDatestipulatedintheWorkOrder.Uponcompletion,theCorporation shall issue a CompletionCertificatetotheContractorinaccordancewithClause 13.3.

3 CONTRACTOR'SOBLIGATIONS-GENERAL

3.1 Contractor'sPerformance

- 3.1.1 The Contractor shall perform the Work with all due skill, diligence and care and in a safe, competent andworkmanlike manner in accordance with good and prudent industry practice and in accordance with the provisions of the Contract.
- 3.1.2 Except to the extent that it may be legally or physically impossible or create a hazard to safety, the Contractorshall comply with the Corporation's Representative (s) instructions and directions on all matters relating to the Work.
- 3.1.3 TheContractorshallprovidealImanagement,supervision,personnel,materials,equipmentandsupplies,pl ant,consumables,facilitiesandallotherthings,sofarasthenecessityforprovidingthesameis specified inor isreasonablytobeinferredfrom theContract.
- 3.1.4 WheretheContractor has toworkalong with other agencies inand around the area allotted for hisWorks, it shall executeall the Works in complete coordination and cooperation with all such agencies, so that at no time either its work or the works of other agencies is stopped or delayed. In case of anydispute in this regard, decision of Regional Manager of the Corporation will be final and binding on theContractor. Noclaimfor idle labor, plant and machinery, under any circumstances will be entertainedbytheCorporation.
- 3.1.5 During execution of the work, the Warehouse may be operational. Contractor has to execute all works incomplete coordination and cooperation with all activities confined to the area within the Scope of Work, so as not to affect the operation of Warehouse under any circumstances. In case of any dispute in this regard, decision of Corporation or their representative (officer in charge) will be final and binding on the Contractor. Contractor shall also note that work shall progress in phased manner as per operational requirement of Corporation, if any, as may be informed by the Corporation at the time of execution of the Work.
- 3.1.6 TheContractoracknowledgesthatithasassessedCWCoperationsatsiteofworkandshalldeploytheneedful resourcesafterproperplanninginsuchaway thateachwork/services,under thiscontract,iscompletedwithinstipulatedtimescheduledespiterunningtransactions/operationsofCWC

- 3.1.7 Contractor shall providetemporary site officewithrequisite furniture & appliances and godownforstoring/ stacking construction materials at their own cost. Space, without charging any rent, to constructtemporary godown and to providetemporary site office shall be provided by Warehouse Manager oftheCorporationbasedonavailabilityofspaceinCWCcomplex. The area to be provided shall bedecided by Warehouse Manager based on availability. The Contractor undertakes that no constructionmaterial, supplied goods or any other items/materials is/are placed in the CWC complex in haphazardmanner or stored at any place other than its designated place. Warehouse Manager may, in all such caseshall have the power to remove such material(s) from the CWC Complex or may relocate the same todesignated place at risk and cost of Contractor. Decision of Warehouse Manager in such cases shall befinalandbindingonContractorandshallbeanexemptedmatter.
- 3.1.8 Wherethe Work(s) executed by the Contractorareultimately to be delivered to the Corporation, therisk and responsibility for the damage, loss, care and maintenance of such Work(s) shall remain with the Contractoruntil the date of issue of the Completion Certificate in respect of the whole of the Facilities.
- 3.1.9 The Contractor acknowledges that it has already inspected the site and satisfied itself about the actualsite conditions and has collected any other information which may be required by the Contractor. The Contractor shall not be entitled for any claim(s) whatsoever, in case of variance of Site conditions prior too rafter execution of this Contract.

3.2 Sampling, Inspection and Testing

- 3.2.1 The Contractor shall, at his own expense and without delay, supply to the Corporation samples ofmaterials to be used on the work and shall get these approved in advance. All such materials to be provided by the Contractor shall be in conformity with the specifications, if any, laid down or referred to to the Contract. The Contractor shall, if requested by the Corporation furnish proof, to the satisfaction of the Corporation that thematerials so comply.
- 3.2.2 The Corporation through its representative shall, within _7days of supply of samples or within suchfurther period as he may require, intimate to the Contractor in writing whether samples are approved byhimornot. If samples are notapproved, the Contractorshall for thwith arrange to supply to the Corporation for his approval, fresh samples complying with the specifications laid down in the Contract. When materials are required to be tested in accordance with specifications, approval of the Corporation shall be issued after the test results are received.
- 3.2.3 The Contractor shall at his risk & cost submit the samples of materials to be tested or analyzed and shallnot make use of or incorporate in the work any materials represented by the samples until the requiredtests or analysis have been made and materials finally accepted by the Corporation. The Contractor shallnot be eligible for any claim or compensation either arising out of any delay in the work or due to anycorrectivemeasuresrequiredtobetakenonaccountofandasaresultoftestingofmaterials.
- 3.2.4 The Contractor shall, at his risk & cost, make all arrangements and shall provide all facilities as the Corporation may require for collecting, and preparing the required number of samples for such tests at such time and to such place or places as may be directed by the Corporation and bear all charges and cost of testing unless specifically provided for otherwise elsewhere in the contract or specifications. The Corporation shall, at all times, have access to the works and to all workshops and places where work is being prepared or from where materials, manufactured articles or machinery are being obtained for the works and the Contractor shall affordevery facility and every assistance in obtaining the right to such access.
- 3.2.5 The Corporation shall have full powers to require the removal from the premises of all materials whichinhisopinionarenotinaccordancewiththespecificationsandincaseofdefault,theCorporationshallbe at liberty to employ at the expense of the Contractor, other persons to remove the same without beinganswerableor accountablefor any loss or damagethatmayhappen or arise to suchmaterials. TheCorporation shall alsohave full powers to require other proper materials to be substituted thereof andincaseofdefault,theCorporationmaycausethesametobesuppliedandallcostswhichmayattendsuchremov alandsubstitutionshallbebornebytheContractor.

- 3.2.6 The contractor may at his own expense, provide a material testing lab. at the site for conducting routinefieldtests. The lab. should be equipped at least with the testing equipment, as specified in Appendix 7.
- 3.2.7 Anyinspection bythe Corporation, test or examination, or any failure by the Corporation to carry outany inspection, test or examination, shall not relieve the Contractor of any of its obligations under the Contract.

3.3 QualityAssuranceandQualityControl

- 3.3.1 Promptlyafter the Effective Date, the Contractor shall provide quality assurance and quality controlsystems and quality plans for approval by the Corporation. Such systems and plans shall be in accordancewithgoodindustrypracticeandFieldqualityplansgiveninSchedule-II(Appendix-IV-technicalspecification).
- 3.3.2 TheContractorshallensure,andshallprocurethatitssub-contractorsensure,thattheWorkiscarriedoutinaccordancewiththequalityassuranceandqualitycontrolsyste msandqualityplansapprovedinwritingbytheCorporationandanyotherqualityassuranceandqualitycontrolsy stemsandqualityplansprovidedtotheContractorbythe Corporation.
- 3.3.3 All works under or in course of execution or executed in pursuance of the contract, shall at all times be openand accessible to the inspection and supervision of the Corporation and/or his authorized officers-in-charge of the work and all the superior officers, officer of the Quality Assurance Unit of the Department orany organization engaged by the Department for Quality Assurance and of the Chief Technical Examiner'sOffice and the contractor shall, at all times, during the usual working hours and at all other times at whichreasonable notice of the visit of such officers has been given to the contractor, either himself be present toreceive orders and instructions or have a responsible agent, duly accredited in writing, present for thatpurpose. Orders given to the Contractor's agent shall be considered to have the same force as if they hadbeengivento thecontractorhimself.
- 3.3.4 IfitshallappeartotheCorporationorhisauthorizedsubordinates,ChiefEngineerandorOtherEngineersin his Office of Quality Assurance or his subordinate officers or the officers of the organization engaged bythe Department for Quality Assurance or to the Chief Technical Examiner or his subordinate officers, thatany work has been executed with unsound, imperfect or unskillful workmanship or with materials orarticles provided by him for the execution of the work which are unsound or of a quality inferior to thatcontracted or otherwise not in accordance with the contract, the Contractor shall, on demand in writingwhich shall be made within six months (three months in the case of work costing Rs. 10 Lac and belowexcept roadwork) of the completion of the work from the Corporation specifying the work, materials

orarticlescomplainedofnotwithstandingthatthesamemayhavebeenpassed, certified and paidforforthwith rectify, or remove and reconstruct the work so specified in whole or in part, as the case may require or as the case may be, remove the materials or articles so specified and provide other proper and suitable materials or articles at his own charge and cost. In the event of the failing to do so within a period specified by the Corporation in his demanda foresaid, then the contractor shall be liable to pay compensation at the same rate as under Clause 10 of the contract (for non-completion of the work in time) for this default.

In such case, the Corporation may not accept the item of work at the rates applicable under the contract, but may accept such items at reduced rates as the authority specified in Appendix 7may considerreasonable during the preparation of on account bills or final bill, if the item is so acceptable without detriment to the safety and utility of the item.

and the structure or hemay reject the work outright without any payment and/orgetit and other connected and incident alitems rectified, or removed and re-

executed at the risk & cost of the contractor. Decision of the Corporation to be conveyed in writing in respect of all of the above shall be final and binding on the Contractor and shall be excepted matter (s).

4 CONTRACTOR'SEQUIPMENT

4.1 Contractor's Equipment-General

- 4.1.1 TheContractorwarrantsthattheContractor'sEquipmentshallbeadequatetoperformtheWork,shallbene w orasnew,ofgoodqualityandworkmanshipandshallcomplyinallrespectswiththeSpecification.
- 4.1.2 The Corporation shall be entitled, at any time, to inspect all or any part of the Contractor's Equipment. Ifany part of the Contractor's Equipment does not, at any time, meet the requirements of the Contract, thentheContractorshalluponnoticefromtheCorporationpromptlyreplaceorrepairsuchpartoftheContractor's EquipmenttoensurecompliancewiththeContract.
- 4.1.3 The Contractor warrants good title to all Contractor's Equipment.
- 4.1.4 TheContractorwarrantsthattheContractor'sEquipmenthasbeenexaminedbyinspectorsofanyrelevantcertify ingauthoritynomorethansixmonthspriortotheEffectiveDateandshall,forthedurationof the Contract and any extension thereof, conform in all respects with all applicable current laws orstatutoryinstrumentssettingoutregulationstobeobservedintheconductofoilfieldoperations.
- 4.1.5 Any inspection of any item of Contractor's Equipment necessarily required during the currency of the Contract to ensure continued compliance with certification requirements, or for any other reason, shall be conducted at a time convenient to the Corporation (subject to any overriding limitation imposed by any certification authority). All costs connected with any such inspection shall be to the account of the Contractor.

4.2 Spares

The Contractor shall ensure that the Contractor's operational base at the Site is at all times stocked withspare parts for the Contractor's Equipment that meet the requirements of the Contract, together with allnecessary or desirable packing and marking for that purpose and that such spare parts are sufficient toensurethattheWork/servicescancontinueintheeventoffailureoftheContractor'sEquipment.

4.3 RemovalofUnserviceableContractorEquipment

- 4.3.1 The Contractor shall at its own expense, if required by the Government or if required by the Corporationforoperational reasons, promptly remove from the Site, any Contractor's Equipment which may havebeen rendered unserviceable through any cause during the course of operations hereunder or otherwisedeal with the Contractor's Equipment in accordance with the Corporation's instructions, notwithstandingthattheContractor'sEquipmentmaybeinsuredandwhetherornotdeclaredaloss.
- 4.3.2 In the event that the Contractor fails to carry out its obligations under the foregoing Clause 4.3.1 withinsevendaysofreceivingnoticefromtheCorporation,theCorporationshallbeentitledtotakesuchmeasure sin respect of any such equipment and, at its sole discretion, shall be entitled to elect, at anytime thereafter, to remove the same and shall be entitled to recover all costs and expenses so incurredfromtheContractor(including,withoutlimitation,anycustomsdutiesortaxeswhichmaybeincurred).

4.4 TitleandRisk

WhereanyitemofContractor'sEquipmentisultimatelyintendedtobecomethepropertyoftheCorporationpurs uanttothisContract(whetherthroughincorporationintheFacilitiesorotherwise),titletosuchitemshallbetransf erredtotheCorporationwitheffectfromthefirstarrivalofsuchitemattheSitebut the risk and responsibility for the damage, loss, care and maintenance of such item shall remain with theContractoruntilthedateofissueoftheCompletionCertificate inrespectofthewholeoftheFacilities.

4.5 The contractors hall treat all materials obtained during dismant ling of a structure, excavation of the site for a work etc. as Corporation's property and such materials shall be disposed of to the best advantage of Corporation according to the instructions in writing is sued by the Officer in charge. The Contractors, in the cours eof their ownwork, acknowledges that all materials obtained in the work of dismant ling and

excavation etc. is the property of Corporation and would be issued to the Contractor (if they require thesameforusein thework) at the rates approved by the Corporation, as the case may be.

5 CONTRACTOR'SPERSONNEL

5.1 Contractor's Personnel-General

- 5.1.1 Subjectto allthe compliancesofAppendix-5,theContractorshall,atits expense,provideandkeepavailablefortheWork,theContractor'sPersonnelandshallensurethattheContractor'sPersonnelcomplywithapplicablelawsand,wherenecessaryfortheperformanceoftheWork,areinpossession ofvalidpassportsandworkpermits,whereverapplicable.
- 5.1.2 The Contractor's Personnelshall be sufficient in number, experience and quality to carry out the Workinaccordance with the terms and conditions of the Contract.
- 5.1.3 No key member of the Contractor's Personnel assigned to the Works may be replaced without the Corporation's prior written approval, except in the case of death, serious injury or illness of the keymember or their immediate family and/or resignation of such personnel not followed by any hiring backby the Contractor during the term of the Contract. Any replacement shall work with the person to bereplaced for a reasonable handover period. For the purposes of this Clause, the term "key member" shall mean any member of the Contractor's Personnel who, in the reasonable opinion of the Corporation, performs an important role in the performance of the Work and shall include, without limitation, anyprojectmanager, supervisory staff, project engineeror leaddisciplineengineer.
- 5.1.4 The Corporation reserves the right to reject any member of the Contractor's Personnel, prior to thatmembercommencinganypartoftheWork.
- 5.1.5 The Contractor shall submit by the 4thand 19thof every month, to the Corporation, a true statementshowing in respect of second half of the preceding month and the first half of the current monthrespectively:
 - (i) thenumber of labourers employed by him on the work
 - (ii) theirworkinghours
 - (iii) thewagespaidtothem
 - (iv) theaccidents thatoccurredduringthesaidfortnightshowingthecircumstancesunder whichtheyhappenedandtheextentofdamageandinjurycausedbythem
 - (v) thenumberoffemaleworkerswhohavebeenallowedmaternitybenefitandtheamountpaidtothem. In case of failure to comply with the above, the Contractor shall be liable to pay to Corporation, asum as decided by the authority mentioned in Appendix-7 for each default or materially incorrectstatement. Decision of the Corporation shall be final indeducting from any bill due to the Contract or, the amount levied as fine and be binding on the Contractor.

5.2 RemovalofPersonnel

The Corporation may, at any time after the commencement of the Work and at its sole discretion, directthe Contractor in writing to remove any member of the Contractor's Personnel from the performance of the Work. The Contractor shall immediately comply with such direction and shall, as soon as reasonably practicable, replace, or procure the replacement of, such person with another person suitably qualified and acceptable to Corporation. The Contractor shall be arthecosts of any such removal and replacement.

5.3 WorkingConditionsandDisciplineofContractorPersonnel

5.3.1 The Contractor shall, at all times, be responsible for the conduct of the Contractor's Personnel and shallensure that they comply with all applicable laws and honour and observe Indian standards of moralityandbehaviour.

- 5.3.2 TheContractorshallcomplywith,and ensurethatitssub-contractors complywith,alllabour laws,regulations,standardsandpracticesapplicableinrespectoftheSite.Wherever, applicable, theContractorshallprovideacopyofLabourLicencetotheCorporationpromptly/immediatelyafterexecutiono fthisContract.
- 5.3.3 No guarantee will be provided by CWC for accommodation of the Contractor or any of his personneldeployed for the Work(s). The Contractor may, however, be allowed by the Corporation at its discretion, to erectlabour camps for housing the labour/personnel atornear the site of work on available Wareho use premises. The Contractor shall at his own cost make all necessary and adequate arrangements for importation feeding and preservation of the hygieneof his staff. Contractor shall always permit inspection of the Corporation or his assistant or any official of the Corporation for all sanitary arrangements, made by him. If the Contractor fails to make a dequate medical and sanitary arrangements, these may be provided by the CWC and cost the reof will be recovered from the Contractor. The Contractor shall ensure that these labour camps so erected shall not adversely degrade the beauty and aesthetic of CWC/Warehouse complex. The camps shall be erected as per Good Industry Practices giving an eat and clean ambience.

5.4 DrugsandAlcohol

NeithertheContractornoranyoftheContractor'sPersonnelshall,exceptfor bona fide medicalpurposes, keep, sell, barter, give, dispense or otherwise dispose of any drugs or alcoholic liquors to anyperson at theSiteor permit the same to be done by any person. Alcohol shall not be permitted at theSite save in a form generally used in medicine and forming a bona fide constituent of a medical kit. TheCorporation's Representative reserves the right to search the property and person of any member of theContractor's Personnel to ensure compliance with the provisions of this Clause 5.4 (Drugs and Alcohol). The Contractor's PersonneltogoontotheSiteorotherfacilityinthecontrolofCorporation, ormay requires uch person to leave the Site where he has reasonable grounds to suspect non-compliance with the provisions of thisClause5.4 (DrugsandAlcohol). TheContractorshallatalltimescomplywiththeprovisionsofAppendix4 (Sub stanceAbuseConditions).

6 TRANSPORTOFPERSONNELANDEQUIPMENT

6.1 Contractor's Responsibility

Unless otherwise specified in the Contract, the Contractor shall be responsible for providing any and alltransportation for all Contractor's Equipment and Contractor's Personnel required in connection with theperformanceoftheWork.

7 CORPORATIONSUPPLIEDRESOURCES

7.1 ResourcesvizIssuedMaterial,Tools,PlantsandEquipment

- 7.1.1 The Corporation shall deliver the Material Tools, Plants and Equipment to the Contractor as specified inthe Appendix- 7 of Schedule I. The Contractor shall inspect all such resources when delivered into the Contractor's possession and shall within 48 hours of such delivery notify the Corporation of any defect, deficiency or shortage. In the event that the Contractor does not notify the Corporation of any defect, deficiency or shortage within 48 hours of delivery, then the Contractor will be deemed to have accepted the Issued Material / Tools/ Plants/ Equipment and these resources shall be deemed to have been delivered in a complete and undamaged state.
- 7.1.2 Title to the Corporation Issued Material / Tools/ Plants/ Equipment shall at all times remain with the Corporation but the riskand responsibility for the damage, loss, care and maintenance of the these resources shall restwith the Contractor from the date of delivery to the Contractor until the date of issue of the Completion Certificate in respect of the whole of the Facilities. Upon completion of the Facilities or expiry/ termination of the Contract, the Contractor undertakes to return the resources balanced from consumption in work based on technical consumption requirement as defined in Appendix IV of Schedule

II and/or reconcile thesame. In case of any unaccounted issued resources, the Contractor shall be liabletotheCorporationtopaythe costof such resource.

7.2 Corporation Information

- 7.2.1 The Corporation shall provide the Corporation Information to the Contractor as specified in the Scope of Work. The Corporation makes no representation or warranty as to the accuracy or sufficiency of the Corporation Information.
- 7.2.2 The Contractor shall review the Corporation Information and shall promptly notify the Corporation of anyinaccuracies,omissions,contradictionsorambiguitiesintheCorporationInformation.
- 7.2.3 All Corporation Information shall at all times remain the exclusive property of the Corporation and shallbereturned to the Corporationoncompletion of the Workor termination of the Contract, whichever istheearliest.
- 7.2.4 The Corporation Information may be updated or re-issued to the Contractor from time to time during thecarryingoutoftheWork.
- 7.2.5 The Contractor shall not divergefromor changethe requirements or parameters referred to in the Corporation Information or the Scope of Work without the prior written approval of the Corporation

7.3 DeemedSatisfaction

Notwithstanding the provision of the Corporation Information, the Contractor shall be deemed to havesatisfied itself in respect of all relevant matters pertaining to the Work, including, but not limited to, the Scope of Work, the nature of the Work, access to the Site, local facilities, climatic, sea, other water andweather conditions, working hygiene and working environment conditions and all other matters whichmay affect the performance of the Work. Any failure by the Contractor to take into account any of theaforementionedmattersshallnotrelieveorexcusetheContractorfromanyofitsresponsibilities,liabilitiesor obligationshereunderorentitletheContractortoanyextrapayment.

8 HEALTH, SAFETYANDENVIRONMENT

8.1 Safety

The Contractor shall observe and comply with all laws, regulations, restrictions, guides and issued by any authority having jurisdiction in the respect of the Site relating to health, safety and environment including, as provided in Appendix-4. In respect of all labour/ personnel directly or indirectly employed for execution of the work (s) for the performance of the contractor's part of this Contract, the Contractorshall at his own expense arrange for the safety provisions as per CPWD's Safety Code (a copy of which Contractor acknowledges to have received), framed from time to time and shall at his own expense provide for all facilities in connection therewith. In case the contractor fails to make arrangement and provide necessary facilities as aforesaid, he shall be liable to pay a penalty as decided by the authority mentioned in Appendix-7 for each default and in addition, the Corporation shall be at liberty to make arrangement and provide facilities as aforesaid and recover the costs incurred in that behalf from the Contractor.

8.2 CompliancewithCorporationHSERequirements

The Contractorshall observe and comply with the health, safety and environment requirements set prescribed by any statutory authority and/or set out in the Contract including, without limitation, the Corporation's HSE policy and guidelines (or relevant part thereof) set out in the Contract.

8.3 ObligationsofContractor

8.3.1 It shall be the Contractor's obligation to determine at all times whether the Work can be safely continuedorundertakenincluding, without limiting the generality of the foregoing, determining by the

Contractor's own inspection that all Contractor's Equipment is loaded and/or stored in a proper and safemanner and that the Contractor's Equipment is in all respects suitable to undertake the Work in the thenexistingconditions.

- 8.3.2 The Contractor shall store all material brought by him for incorporating in works such that its physicalandmaterialpropertyarenotdamaged. Its storages hould not be haphazard and exposed to weather, sun (in case it is not so recommended by manufacturers). Raw construction material viz bricks, sand, aggregates, TMT, Roof sheets, Pipes etc shall not be stacked in circulation area. These to be stored overspace identified by Corporation only despite of lead and carriage within CW Complex. All earthex cavated from pit shall be disposed off neatly at the end of day. Construction material, in CW Complex, shall be stored such that CW operations and campus aesthetic is not disturbed. In case of Contractor's failure in this regard, the Corporation shall have power to shift the stored items and relocate the same. Any cost and damage upon such shifting shall be at the respective forms and relocate the same.
- 8.3.3 No inflammable materials, such as petroleum, oil etc. within the meaning of the Indian Petroleum Act andIndian Explosives Actshall be stored at site or adjacent land, until approvalof the Corporation andnecessary license under the Act has been obtained by the Contractor. All due precautions, as requiredundertheActsshallbetakenbyContractor.
- 8.3.4 The Contractor shall ensure that equipment or rubbish in any form originating from the Work will becollectedpromptlyinaplaceattheSitesuitableforreadyandpromptremovaltherefrom.

8.4 ResponsibilityforSafetyofContractorPersonnel

- 8.4.1 The Contractor shall, throughout the duration of the Contract be responsible for the safety of the Contractor's Personnel and agrees that the Contractor's Personnel, whilst on the Site, shall attended and conducts a fety drills as may be directed by, or on behalf of, the Corporation.
- 8.4.2 The Contractor shall hold regular meetings with the Contractor's Personnel to instruct and up-date themregarding compliance with the requirements of this Clause 8 (Health, Safety and Environment) and shallprovideevidenceofthistotheCorporationonrequest.TheContractorshallatalltimesprovideappropriatea ndadequatepersonalprotectiveequipmentandsafetyequipmenttotheContractor'sPersonnel.
- 8.4.3 The Contractor shall have proper arrangements in place for the effective supervision of the execution of the Work by the Contractor's Personnel so as to ensure safe and proper execution of the Work. Wherethe Work is being performed at an offshore location, the Contractor shall ensure that those members of the Contractor's Personnel working offshore have undergone seasurvival training.

8.5 Contractor'sPolicy

The Contractor may supply to the Corporation acopy of the Contractor's health, safety and environmental policy part of the Contractor ofriortocommencementoftheWork.Thepolicyshallindicatehowtheresponsibility for health, safety and environmental matters is allocated and shall specify by name oneindividual amongst the Contractor's Personnel with overall responsibility for such matters. The policyshall indicate in clear terms the practices, procedures and measures which the Contractor intends to follow or take to protect all resources at the Site, including men and materials, during the carrying out of the Work. The policy shall also include details of the emergency procedures to be followed in case ofinjury to any person, damageto any works, pollution equipment materials or and to the environment. The policy shall be complementary to the Corporation's HSE policy and guide lines referred to in Clause and the policy and the policy shall be complementary to the Corporation's HSE policy and guide lines referred to in Clause and the policy anduse

8.2 (Compliance withCorporation HSE Requirements) and the other requirements set out in this Clause8(Health,SafetyandEnvironment).

8.6 CompliancewithCorporation'sInstructions

Without prejudice to the foregoing provisions of this Clause 8 (Health, Safety and Environment), the Contractor shall comply with all safety instructions of the Corporation consistent with the provisions of the Contractincluding, without limitation, the safety instructions of any of the Corporation's other contractors. Such instructions shall, if the Contractors or equires, be confirmed in writing by the Corporation's Representative, so far as practicable.

8.7 WarehouseManagerandEngineer

The Contractor acknowledges that the Corporation shall be represented by Warehouse Manager and/orEngineer.Suchrepresentativesshallhavethegeneralresponsibilityformattersaffectingsafety,emergen cyresponse,healthorwelfareandthemaintenanceoforderand discipline, and in the the discharge of that responsibility shall exercise authority over all personnel of Corporation, the Contractor's Personnel and the personnel of other contractors of the Corporation when present on or near the Site.

The Contractor herebyack nowledges the authority of the Warehouse Manager and/or Engineer and shallen sure that the Contractor's Personnel shall recognize such authority and comply with all instructions (whether written, or alor otherwise) of such Warehouse Manager and/or Engineer.

8.8 Reporting

- 8.8.1 The Contractor shall immediately inform the Corporation in writing when an incident or accident occurs(including, without limitation, any fatality, lost time incident, medical treatment case, first aid case nearmiss or any other loss related incident) in any way connected with the Work, whether or not it may affectany operations of the Corporation or the operations of others working on behalf of the Corporation, andshallmaintainaccuraterecordstherefor. Anyfatalityormajoraccidentorincidentshallbereported to the Corporation within 24 hours of occurrence. The Contractor shall also submit a monthly report inrespect of all incidents or accidents in any way connected with the Work detailing, without limitation, thenature of such incident or accident, the extent of lost time, the reasons for the incident or accident andfuture preventive measures which will be taken by the Contractor.
- 8.8.2 In addition to the foregoing, the Contractor shall promptly conduct incident investigations on all fatalities major accidents or incidents and submit a report with its findings, conclusions, recommendations and actions taken or planned to the Corporation within one week from the date of occurrence of such fatality major accident or incident. The Corporation shall be entitled to join the Contractor in its investigation of the matter or carry out its own independent investigation. In either case, the Corporation's role in any such investigation shall not relieve the Contractor of its obligation to conduct its own investigation and to submit its report to the Corporation within the stipulated time.

9 REPRESENTATIVES

9.1 Corporation's Representative

- 9.1.1 The Corporation's Representative(s) shall act in full charge of the Work and shall have full authority toliase with the Contractor's Representative(s) to resolve all day to day matters which may arise betweentheContractorandtheCorporation.
- 9.1.2 The Corporation's Representative (s) shall monitor the performance of the Work and shall have the authority necessary to enforce the provisions of this Contract.
- 9.1.3 The Corporation's Representative(s) shall be entitled to inspect the Work and all documentation relatingtheretoatanytime.
- 9.1.4 The Contractor shall direct all matters relating to the Contract to the Corporation's Representative(s) and shall act only in accordance with the instructions of the Corporation's Representative(s).

9.2 Contractor's Representative

The Contractor's Representative (s) shall actinful lcharge of the Work and shall have full authority to liase with the Corporation's Representative (s) to resolve all day to day matters which may arise between the Contractor and the Corporation.

9.3 ChangeofRepresentatives

EitherPartymay:

- (a) revoketheappointmentofanypersonappointedasthatParty'srepresentativeandmayappointanother personasrepresentativeinhis/herplace;or
- (b) appointany person to be an additional representative for a state dpurpose.

NosuchrevocationorappointmentshallbeeffectiveuntilnoticeofitisgiventotheotherParty.

10. LiquidatedDamages

- 10.1 Except as provided under Clause 22 (Force Majeure) in case, the execution of Work(s) is/are delayed beyond the time for completion of Work(s) under any Work Order, without prejudice to right to takeaction under Clause 24, the Contractor shall be liable for liquidated damages to the Corporation. Unless specifically provided in Appendix-7, the liquidated damages shall be deducted in the following manner:
 - In case the scheduled completion of work under any Work Order is more than six months- at the rate1% (one percent) per month of delay to be computed on per day basis based on the total Work Ordervalue/pricedeterminedasperthetotalamountdeterminedbytheCorporationtobepayableagainstaW orkOrder;
 - In case the scheduled completion of work under any Work Order is more than two months and up tosixmonthsattherate2%(twopercent)permonthofdelaytobecomputedonperdaybasisbasedonthetotalWorkOrderva
 - attherate2%(twopercent)permonthofdelaytobecomputedonperdaybasisbasedonthetotalWorkOrderva lue/pricedeterminedasperthetotalamountdeterminedbytheCorporationtobepayableagainstaWorkOrd er;
 - In case scheduled completion of work under any Work Order is up to two months- at the rate 5% (fivepercent)permonthofdelaytobecomputedonperdaybasisbasedonthetotalWorkOrdervalue/pricedet erminedasperthetotalamountdeterminedbytheCorporationtobepayableagainstaWorkOrder;

provided always that the total amount of liquidated damages shall not exceed 10% of the estimated WorkOrderprice/value.

10.2 TherightofCorporationtolevyliquidateddamagesunderthisclauseshallsurvivetheexpiry/terminationofCont ract.

11 PATENTS

11.1 Indemnity

The Contractor shall be liable for and shall defend, indemnify and hold the Corporation Group harmlessfrom and against any Claim in connection with any infringement (whether actual or alleged) of any patentor other intellectual property right arising out of or in connection withthe performance of this ContractbytheContractor.

11.2 ContinuedPerformance

If the Contractor is prevented from performing any part of the Workas a result of aninfringement(whetheractualoralleged) of any patentor other intellectual property right the Corporationshal Ihavenolia bility to pay for any part of the Work not performed as a result. The Contractor shall use all reasonable endeavours to utilise alternative methods and/or processes and/or equipment to continue to carry out the Work in accordance with the Contract.

11.3 Exception

The provisions of Clause 11 (Patents) shall not apply to the extent that the infringement necessarily arisesfromthe Corporation's specificationsorinstructionstothe Contractor, provided that the Contractorcouldnotreasonablyhavebeenawareofsuchpossibleinfringement.

12 DATA/DRAWINGS

12.1 DeliveryofData

12.1.1 The Contractor shall deliver to the Corporation or to any other party designated by the Corporation, allData/ Drawings, promptly on preparing/ obtaining such Data/Drawings. In the event of suspension ortermination of the Contract, the Contractor shall immediately deliver to the Corporation all undeliveredData/ Drawings. The Contractor may not retain copies of such Data/Drawings unless it shall have firstobtained the Corporation's written consent. The Contractor shall take all possible measures to ensurethat no magnetic medium (tape, disk or other) will be passed through, or otherwise come into the vicinityof, any form of magnetic device during transport of the Data/ Drawings.Prior to the transport of anyData/Drawings by the Contractor, the Contractor shall advise the Corporation's Representative of theshippingandpackingdetails.

12.1.2 CompletionDrawings(incaseofnewconstructiononly)

Completion drawings on as built basis of all the completed works for showing the layout of the area withdimensions, slopes and details of building, reinforcements used, pavement, drain, cable trenches, machine foundations etc. shall be prepared by the Contractor at his own cost. The Contractor will supply three copies of completion drawings along with soft copy in CD / Pen- drive with the final bill. In case, contractor does not submitthe Completion drawing within 30 days of completion of the work or expiry/term in ation of Contract or with final bill, he shall not be entitled to receive any outstanding payment from the Corporation and the SD, PBG if available with CWC may be for feited.

12.2 OwnershipofData/Drawing

- 12.2.1 All Data/Drawing(s) shall be the property of the Corporation from the date of its creation or development.NoData/Drawing(s)createdordevelopedbytheContractorunderthisContractshallbecomethep roperty of the Contractor; provided that the risk and responsibility for the loss of, or damage to, anyData/Drawing(s)shallremainwiththeContractoruntildeliveryofsuchData/Drawing(s)totheCorporation
- 12.2.2 AllDatashallbefitforthepurposesspecifiedintheContract.
- 12.2.3 All items created or developed by the Contractor outside the Contract shall remain the property of the Contractor, provided that the Corporation shall have the right to use any such item where it is provided to the Corporation as part of the Work.

13 COMPLETIONOFTHEWORK

13.1 NotificationbytheContractor

Upon completion of the Work (or any part thereof), the Contractor shall notify the Officer in charge. The Corporation Officer in-charge shall inspect the Work as soon as reasonably practicable and advise the Contractor whether the Work (or relevant part thereof) have been completed in accordance with the Contract

13.2 MeasurementsforWorks/RecordofE-Measurements

- (i) SeparateE-MB(ElectronicMeasurementBook)("EMB")shallbepreparedforeachWorkOrder.
- (ii) E-MB shall be maintained by Contractor and measurement shall be recorded therein. The date and time on which 'on account' or 'final' measurements of the Works/ Services completed are to bemade shall be communicated to the Officer in charge. The date and time of test checks shall becommunicatedtotheContractorwhoshallbepresentattheSiteofWork(s)wheremeasurementistobec hecked andshall witness thetest checks,failingtheContractor's attendance the testcheckswillnotbeconductedinhisabsence.
- (iii) Themeasurement (TestCheck) shall be verified and accepted/rejected-by officer incharge who

hasplacedtheworkorder.

- (iv) TheContractorshallensurethatmeasurementsforallworks,whichmaybepartiallyorwhollyhidden inthe course of construction are duly recorded in the Measurement book and tested /checkedbyOfficerincharge,beforethatportionofworkbecomesinaccessibleformeasurement.
- (v) Incorrect measurement, actions to be taken: If in case during test check or otherwise, it is detected by the Officer incharge that Contractor has claimed or recorded any false measurement for the works which have not been executed; amounting to variation of 5% or more from actual work done, any exaggerated measurement, false claim shall not be paid and for repeated conduct on part of the Contractor, the Corporation

shallhavearighttoterminatetheContractandanyEMD,retentionmoneyorPBGavailablewithCWCat the time of termination shall be forfeited and contractor shall be debarred from participating infuturetenderofCorporationasperCorporation'spolicy.

13.3 CompletionCertificate

- 13.3.1 WheretheCorporationagreesthattheWork(orrelevantpartthereof)havebeencompletedinaccordance with Contract, the Corporation or its authorized representative shall completion certificate (the "Completion Certificate") to the Contractor. If the Work has not been completed in account of the contractor of the Contractorrdance with the Contract the Corporation or its authorized representative may advise the Contractorof the steps tobetaken for completionand the Contractor shall promptly carryout suchsteps. In theevent that a Completion Certificate, issued by corporation or its authorized representative identifiescertain minor deficiencies and defects in the Work, the Contractor shall ensure that all such deficiencies and defects are repaired to the Corporation's satisfaction as remedied or soon as reasonably practical after the date of the Completion Certificate.
- 13.3.2 IssueofaCompletionCertificatebytheCorporationshallnotrelievetheContractorofanyofitsobligationsand/or liabilitiesundertheContract.

13.4 ExtensionsofTime

- 13.4.1 IftheContractorisdelayedinperformingtheWorkunderthisContract/WorkOrdersolelyasaresultof:
 - (a) aneventofForceMajeure;or
 - (b) suspensionoftheWorkbytheCorporationpursuanttoClause25.1(SuspensionWithoutCause); or
 - (c) VariationofquantitiesbytheCorporation(Clause29);or
 - (d) delayonthepartofothercontractorsortradesmen,engagedbyCorporationinexecutingwork,notforming partoftheContract,or
 - (e) anyothersimilarcause(s)which,inthereasonedopinionoftheOfficerinChargeisbeyondtheContractor'ss olecontrol.

Upon the happening of any such event causing delay, the Contractor shall immediately give notice withinseven (7) days thereof in writing to the Corporation. The Contractor shall have no claim of damages forextensionoftimegrantedorreschedulingofmilestone(s), if any forevents listed in this sub-clause.

- 13.4.2 In case, the Work is hindered by the for any reason attributable to the Corporation, the Corporation shallgiveafairandreasonableextensionoftimeandreschedulethemilestonesforcompletionofwork.Incase of concurrent delays under this sub-clause, the Contractor shall be entitled to only extension of timeandnodamages.
- 13.4.3 With every request for extension of time, the Contractor shall indicate the period for which reschedulingof milestone/s or extension of time is desired along with a revised programme, which shall include alldetails of pending drawings and decisions required to complete the Contract/Work Order and also thetargetdatesbywhichthesedetailsshouldbeavailablewithoutcausinganydelayinexecutionofthe

work. A recovery, as specified in Appendix-7 shall be made on perday basis in case of delay in submission of the revised programme.

- 13.4.4 Inanysuchcaseasabove, the Corporation may give a fair and reasonable extension of time for completion of work or reschedule the milestones. The Corporation shall finalize/reschedule a particular milestone before taking an action against subsequent mile stone. Such extension or rescheduling of the milestones shall be communicated to the Contractor by the authority, specified in **Appendix 7**, in writing, within 21 days of the date of receipt of such request from the Contractor. In the event of the Contractor failing to seek extension of time, the Corporation, after affording opportunity to the Contractor, may give, supported with a programme (as specified under Clause 13.4.3 above), a fair and reasonable extension within a reasonable period of occurrence of the event.
- 13.4.5 If the Contractor is delayed inperforming the Workunder this Contract/ Work Order as a result of itsowndelays,theCorporationmayexerciseitsrightseithertoTerminate(Clause24)orextendthetimetoafurthe rdatewhilstreservingitsrighttoorbylevyingliquidateddamages.
- 13.4.6 RecordofallsuchhindrancesshallbemaintainedasdescribedinAppendix7basedontheinformation/notices provided by contractor and effect of such hindrance on actual performance of workasdecidedbyOfficerincharge.Onlytheevents,whichactuallyforcedtostoporslowdowntheperformanceo fworkshallberecordedinhindranceregister.

14 WARRANTY

14.1 Warranty

The Contactor warrants that it has performed and shall perform the Workinaccordance with the provisions of the Contract, and that the Facilities will be free from defects during the Defect Liability Period provided in Schedule-IIS cope of Work.

14.2 NoticebyCorporation

IftheContractorisinbreachofthewarrantysetoutinClause14.1(Warranty),theCorporationmaynotifythe Contractor in writing before or during the Warranty Period specifying the nature of such breach andrequiring the Contractor torectify such breach. Upon receipt of any such notice, the Contractor shall, atits own expense, immediatelycommence and thereafter continuously proceed torectify such breach(including,ifapplicable,re-performanceoftherelevantpartoftheWork) to the Corporation's reasonable satisfaction and inaccordance with the provisions of this Contract.

14.3 RightsofCorporation

If the Contractor fails to comply with the provisions of Clause 14.2 (Notice by Corporation) or if, in thereasonableopinionoftheCorporationrectificationofsuchbreachbythe Contractor would be prejudicial to the Corporation's interests, the Corporation shall be entitled to engage a third party toperform (or reperform) any part of the Work not properly performed by the Contractor and shall be entitled to recover from the Contractor any additional costs in curred by the Corporation in sodoing.

15 INDEPENDENT CONTRACTOR

15.1 Statusof Contractor

The Contractor shall at all times be an independent contractor with respect to performance of the Workand neither the Contractor nor any person employed by the Contractor shall, other than as expresslyauthorised by the Corporation in writing, either represent itself or himself (as appropriate) as, or bedeemedforanypurposetobe, an employee, agent, or representative of the Corporation in this Contract shall be deemed to create a joint venture, partnership or agency between the Parties.

15.2 OtherContractors

The Corporation reserves the right to perform other work or services or enter into other contracts related to the Work hereunder. The Contractor shall afford the Corporation or other such contractors everyopportunity for the execution of their work or services.

16 PRICESANDRATES

16.1 General

The Contractorshall, subject to the other provisions of this Contract and the provisions set out in Schedule III (Price/ Compensation Schedule), be paid for the Work in accordance with the prices and rates set out in Schedule III (Price/Compensation Schedule).

Unless otherwise stated in this Contract, the price once accepted shall remain firm and will not varyduringcontractperiodorextendedperiodforanyreason.

17 PAYMENT

17.1 Invoices

- 17.1.1 For works, where stipulated period of completion is more than 1 month, running/on-account paymentsshall be made based on detailed measurements recorded in the measurement books for the actual workexecuted by the Contractor during the preceding month. Contractors hall raise the bills on monthly basis, (during 1 stweek of each month or a smay be decided mutually between Corporation and Contractor) incorporating certified measurement of all works/services completed during previous month.
- 17.1.2 For Works/services, where stipulated period of completion is up to 1 month and in case of GeneralMaintenanceworks/services, onlyfinal payment uponsatisfactorycompletionofWorks/deliveryofservices shall be done within 30 days from the receipt of final bill by the Corporation. Contractor shallraise the bill along with Corporation's certified measurement of all works/services completed duringpreviousmonth.
- 17.1.3 TheContractorshallsubmittotheCorporationonorbeforetheseventh(7th)dayofeachmonthaninvoicedetailing the amounts payable to the Contractor under this Contract in respect of the preceding month.EachinvoiceshallinadditiontoanyrequirementsofScheduleIII(Price/CompensationSchedule):-
 - (a) beinduplicate;
 - (b) beartheContractNumber,workordernumber,nameofwork/services,dateofwork;
 - (c) statethe name, e-mail address, mobiletelephonenumber of the Corporation's Representative; and
 - (d) beaccompanied by supporting evidence and item is edinac cordance with the Corporation's requirements as perbelow:
 - CopyofpaidchallansofPF/ESI(asapplicable)ofaperiodprecedingmonth;
 - registerofSkilled/Semiskilled/Unskilledlaborssupplied,deployedontheworkduringthemonth,must erroll.
 - theoretical ConsumptionStatement of cement, steel&bitumen(if usedinthework),
 - $\bullet \quad invoice\ of Cement, Paint, Floor Hardener, Steel \& bitumen (as brought for use at Site)\\$
 - $\bullet \quad test reports of the work sclaimed in the bills (Mandatory I tems as per field quality plan)$
 - CertifiedcopyofEMB.
 - $\hbox{$\bullet$ Copy of the certificate is sued by Indiantax authorities, enabling the Corporation to make payments to the Contractor after deduction of such taxes as perprescribed rate in the certificate.}$
 - $\bullet \quad \text{Copyofthe Permanent Account Number ('PAN') car dissued by the Indian Taxauthorities,}\\$

Invoicesand mentioneddocuments in the Contract shall submitted by the Contractor asper Bill Proforma

enclosedthroughCWConlineBillTrackingSystem(BTS)onlytotheRegionalManagerof theCorporation. Contractor mustensure thatall invoices for servicesperformed or goods delivered are submitted to the Corporation within 60 days of rendition of service or goods delivered, as the case may be. Late submission of Invoices beyond above mentioned period may result into denial of payments to Contractor on the sole discretion of the Corporation.

Note:

- (a) Water charges@1%oftenderedratesshallbe deductedifthewaterissuppliedbyCWC. Certificateof WarehouseManagershallberequired.
- (b) Electricity Charges shall be deducted based on actual electricity consumed and therates charged by electricity supplying Agency. Certificate of Warehouse Managershallberequired.
- (c) Nobill(invoice)shallbeacceptedwithoutEMBasmentionedabove.
- (d) Nobill(invoice)withEMBshallbeacceptedifitisnotsubmittedthroughonlineBTS.
- (e) Contractor can submit documents mentioned at above subsequently within 15 days of submitting the bills on BTS but submission of EMB duly certified by Officer in chargealongwithBillismandatory.
- (f) Nointerestshallbepayable,ifpaymentisdelayedbeyondthestipulatedperiodduetoanyreas on.
- $\begin{tabular}{ll} (g) & Incometax as well as Goods and Service Taxorany other Tax/Levy, as applicable by the Central/State Govt., shall be recovered on the gross amount of each bill. \\ \end{tabular}$
- 17.1.4 TheCorporationshallmakepaymentonsatisfactionofalltherequirements(ifany)oftheReserveBankof India (FEMA regulations), or any other regulation in relation to payment in foreign currency in relationtotheServicesprovidedbytheContractor.
- 17.1.5 While retaining 5% of the invoice amount as retention amount, in case of the invoices towards workscompleted with defect liability /warranty as mentioned in Schedule-II, the Corporation shall pay 95%paymenttowardsanyinvoicereceivedfromtheContractorinthemannerhereinbelow:
 - Where the Contractor submits a correct invoice under Clause 17.1.1 along with EMB however withoutother documents as stipulated under Clause 17.1.3 above, the Corporation shall make an initial 75 %payment (of amount duly certified by Corporation in claimed bill after deducting necessary retentionamount/LiquidatedDamages/TDS,whereverapplicableand/oranyothertechnical/financialwit hholding/recoveryas suggestedbytheCorporation's representative within seven (7) workingdays from the date of receipt of such invoice with EMB in BTS. The balance payment (net off anywithheld,deduction,recovery,retentionetc),shallbereleasedwithinseven(7)workingdays of receiptofcompletesetofthesupportingdocumentsinaccordancewithClause17.1.3.
 - Contractor can raise next monthly bill only after submission of complete supporting documents asabovewithrespecttopreviousmonthlybillpendingforsubmissionbyhimifany.
 - Where the Contractor submits a correct invoice under Clause 17.1.2 along with all the documentsstipulated under Clause 17.1.3 above, full payment of amount duly certified by Corporation in claimedbill after deducting necessary retention amount/Liquidated Damages/ TDS, shall be paid within (7)daysfromreceiptofsuchcorrectinvoice.
- 17.1.6 The retention amount of 5% ofalltheinvoice(s), asapplicablewithdefectliabilityperiod,shallbereleasedonlyuponsatisfactorycompletionofDefectLiabilityPe riod.Whilereleasing,appropriateadjustment(s) may be made by the Corporation to recover any dues of the Contractor, including but notlimited to, recovery on account of labour engagement, arising out of this Contract/ Work Order to theCorporation.

Only upon accumulation of such retention amount to a minimum of INR 5 lacs, should the Contractor seektowithdrawthesaidretentionamount, the same may be released by the Corporation upon Contractor

submitted a valid Bank Guarantee/Government Security (s) of an equivalent amount for which with draw aliss ought.

- 17.1.7 AnyinvoicenotcomplyingwiththeprovisionshereofmaybereturnedbytheCorporationtotheContractorwhere upontheContractorshallsubmitarectifyinginvoice.TheCorporationshallmakepaymentofsuchrectifyinginvoiceinaccordancewiththisClause17.
- 17.1.8 NopaymentmadebytheCorporationshallbeconstruedasacceptanceinwholeorinpartoftheperformancebythe ContractorofanyofitsobligationsunderthisContract.
- 17.1.9 AllitemsprovidedbytheContractorundertheprovisionsofScheduleIII (Price/ CompensationSchedule) or the Scope of Work that are expressly stated therein to be reimbursable by the Corporationshall be invoiced to the Corporation with detailed supporting documentation. The detailed supportingdocumentation shall include, without limitation, good quality copies of all relevant receipts and a detailedsummary of the use of and reason for such item. All such supporting documentation must be approved and signed by a representative of the Corporation prior to the submission of the relevant invoice.
- 17.1.10 UnlessotherwisespecifiedinScheduleIII(Price/CompensationSchedule), all rates and chargespayablebytheCorporationunderthisContractshallbeinvoicedandpaidinIndianRupees(INR).

17.2 Corporation's Rightto Dispute Invoices

If the Corporation disputes any item on an invoice received pursuant hereto then it shall be entitled towithhold, without payment of interest, the amount indispute.

17.3 PaymentsDuetotheContractor

The Corporation shall be entitled to deduct from any payment due or becoming due to the Contractorunder this Contract or any other Contract and/or from PBGs, retention amount(s), all costs, damages, recovery or expenses for which the Contractor is liable to the Corporation under this Contract or anyother Contract.

17.4 Audit

The Contractor shall maintain proper and accurate records in relation to this Contract and shall providecopies of the same to the Corporation on request. The Corporation (or its appointed representative) shallhave the right to audit the relevant books and accounts of the Contractor in relation to any reimbursable charges paid for by the Corporation under this Contract. Such audit right shall survive for a period of 3 years following the expiry or termination of the Contract. Any incorrect payments identified by such auditshall beadjusted between the Parties as appropriate.

17.5 Liens

- 17.5.1 The Contractor shall not claim any lien, charge or the like on any aspect of the Work, the Facilities or onany property of the Corporation Group. The Contractor shall defend, indemnify and hold the CorporationGroup harmless from and against any Claim in connection with any lien, charge or the like created orcaused byanymember of theContractor Group arising out of or in connection with the performance oftheContract.
- 17.5.2 Without prejudice to the generality of Clause 17.5.1, should any act or omission of the Contractor Groupresult in any lien, charge or the like existing upon the property of the Corporation Group, the ContractoragreestorefundtotheCorporationupondemandalImoniesthattheCorporationGroupmaybecompe lledtopaytodischargeanysuchlien.

17.6 Subcontracts

17.6.1 The Contractor shall ensure that the provisions of the foregoing Clauses 17.4 (Audit) and 17.5 (Liens) are included in all agreements it shall enterintowith any subcontractors who shall supply any labour, equipment or material stobe provided under this Contract.

17.6.2 The Contractor agrees to furnish to the Corporation, promptly on request, a full and complete statementthat all the Contractor's suppliers, subcontractors and vendors have been paid in full for work done ormaterialsfurnishedinconnectionwiththeperformanceoftheWork.

17.7 PaymentuponCompletion

17.7.1 Following theexpiryor termination of theContract,theContractor shallprepare and submit to theCorporation within 30 (thirty) days a statement in the form of a final account, specifying the outstandingamounts whichthe Contractor intends to invoice to the Corporation for payments due to the ContractorinaccordancewiththeprovisionsofthisClause17(Payment).TheContractorshallsubmittotheCorporation its final invoice in respect of such statement within 60 (sixty) days of the date of the expiryorterminationoftheContractandshallconfirminwritingtotheCorporationthatsuchinvoiceconstitutest hefinaldemandforalloutstandingsumsduetotheContractorundertheContract.

The Contractor acknowledges that one the Final Billhas been submitted, it shall have no other further claim (s) what so ever under the Contract and the said other further claim (s) shall be deemed to have been waived and extinguished.

17.8.2Following the expiry or termination of the Contract, the Corporations hall not be required to make payment of any invoice not received in accordance with this Clause 17.7 (Payment upon Completion).

Payments of those items of the bill in respect of which there is no dispute and of items in dispute, forquantities and rates as approved by Officer- in-Charge, will, as far as possible be made within 2 Monthfromthedateofreceiptof the Final billin BTS by corporation complete in all respect.

18 TAXATION

18.1 Definitions

ForthepurposesofthisClause18(Taxation):

- (a) "Tax" or "Taxes" means taxes, levies, duties, fees, charges and contributions as amended from timetotimeandanyinterestorpenaltiesthereon;
- (b) "Government Authority" or "Government Authorities" means any local or national government orauthorityofanycountry,competenttolevyanyTax.

18.2 PersonResponsibleforpaymentoftaxes

18.2.1 General:

Except as may be expressly set out in this Contract, the Contractors hall be responsible for:

- (a) the payment of all Taxes now or hereafter levied or imposed on the Contractor or its subcontractorsoronthepersonneloftheContractororitssubcontractorsbyanyGovernmentAuthorityinre spectof any wages, salaries and other remuneration paid directlyor indirectlytopersons engaged oremployedbytheContractororitssubcontractors(hereinafterreferredtoas"PersonalIncometax");
- (b) the payment of all Taxes now or hereafter levied or imposed by any Government Authority on theactual/assumed profits and gains made by the Contractor or its subcontractors (hereinafter referredtoas"CorporateIncometax");
- (c) the payment of all Taxes now or hereafter levied or imposed by any Government Authority on the Goods and services, if any, provided to the Corporation by the Contractor or its subcontractors (herein after referred to as "GST"); and
- (d) thepayment of any other Taxes now or hereafter levied or imposed by any Government AuthorityontheContractororitssubcontractorsasaresultoftheperformanceofthisContract.

18.3 WithholdingtaxesandWithholdingcertificates

- 18.3.1 The Corporation shall, at the time of its payments due to the Contractor, withhold the necessary taxes atsuch rate as is required by any Government Authority, unless and to the extent that the Contractor shallproduce to the Corporation any certificate issued by a Government Authority (having authority to issuesuch certificate) entitling the Contractor to receive the payments under the Contract for a prescribedperiodwithoutdeductionofanytaxordeductionatalowerrate.
- 18.3.2 The Corporation shall provide the necessary withholding tax certificates to the Contractor within the timestipulated by the relevant law to enable the Contractor to file the same with the Government Authority asaproofofpaymentofsuchtaxes.

18.4 PersonResponsibleforfilingofreturns/informationtoGovernmentAuthorities

- 18.4.1 The Contractor shall be responsible for filing all necessary Tax returns (including, without limitation, returns for Corporate Income tax, Personal Income tax, GST as applicable) with the relevant GovernmentAuthorities in accordance with all applicable statutory requirements and shall be responsible for providing all information requested by such Government Authorities.
- 18.4.2 The Contractor shall also ensure that its subcontractors file such returns as stipulated by the relevantGovernmentAuthoritiesandfurnishsuchinformationasrequestedforbytherelevantGovernmentAut horities.
- 18.4.3 The Corporation, with respect to the tax withheld from the Contractor in accordance with Clause 18.3(Withholding Tax and Withholding Tax Certificates), shall be responsible for filing the withholding taxreturnswiththerelevantGovernmentAuthoritiesinaccordancewithapplicablestatutoryrequirements.

18.5 Corporation's rights, if treated as representative assessee by Government Authorities

In certain situations, a Government Authority may treat the Corporation as the representative assessee the Contractor and/or its subcontractors and recover the Taxes due to the Government Authority bythe Contractor or its subcontractors from the Corporation. In such situations, the Corporation shall have the following rights:

- (a) The Corporation shall be entitled to recover from the Contractor, the Taxes paid on behalf of the Contractor or its subcontractors (together with any costs and expenses incurred by the Corporationin connection therewith) or to retain the same out of any amounts to be paid to the Contractor

 or itssubcontractorsthatmaybeinitspossession(whetherdueunderthisContractorotherwise)andshallpayo nlythebalance,ifany,totheContractor;and
- (b) If the Corporation is required to furnish any details or documents in such capacity, the Corporationshall request the details or documents to be furnished to it by the Contractor and the Contractor shallimmediately furnish the same to the Corporation. If the Contractor fails to comply with the foregoing, any penalty/interest levied on the Corporation for non-filing or late filing of details or documents inthis regardshall be recoverable from the Contractor.

18.6 Indemnity

The Contractor shall defend, indemnify and hold the Corporation Group harmless from and against anyClaiminconnectionwithanyTaxeswhichmaybeleviedorimposedontheContractororitssubcontractors by any Government Authority arising out of or in connection with the performance of thisContract.

18.7 ChangeinLaw

Alltenderedratesshallbeinclusiveofanytax,levyorcessapplicableonlaststipulateddateofreceiptof tender including extension, if any.No adjustment, i.e. increase or decrease shall be made for anyvariationintherateofanytax,levyorcessapplicableoninputgoodsorservices.

If,postduedateoftendersubmission,thereisanychangeinlawwhichresultsinachangeintherateofany Tax or the introduction of a new Tax applicable on Contractor's prices or rates on output servicesthenthe Partiesshallagreeto arevisioninpricingtoreflectsuchchangeprovidedthat:

- (a) the Partyrequesting such revisions hall promptly (and in any case prior to submission of the Contractor's final invoice under this Contract) notify the other Party that such change in law has a risen; and
- (b) the Party requesting such revision shall provide the other Party with documentary proof of suchchangeincosttothereasonablesatisfactionoftheotherParty;and
- $(c) \ the provisions of this Clause 18.7 (Change in Law) shall not apply to changes in Personal Incometaxor Corporate Incometaxor to change sinnon-Indian Taxes.\\$

Provided further that such increase including GST shall not be made in the extended period of contract for which the contractor alone is responsible for delay.

The Contractor shall keep necessary books of accounts and other documents for the purpose of theseconditions, as may be necessary and shall allowins pection of the same by a duly authorized representative of the Corporation and shall also furnish such other information/document as the Corporation may require from time to time.

18.8 ContractortoIndemnifyCorporation

The Contractor shall be liable for and shall defend, indemnify and hold the Corporation Group harmlessfromandagainstanyClaiminconnectionwithanyitemimportedbytheContractortowhichtheNotificat ionsdonotapplyandwhichisnotimportedattherequestoftheCorporationfortheperformanceofthisContract.

18.9 UseofEquipment

The equipment, sparesandconsumablesimportedforpetroleum operations under this Contract shallnotbeusedordeployedbytheContractorforanypurposeotherthantheperformanceoftheWork.Intheeven tthattheequipment,sparesorconsumablesareusedordeployedforanypurposeotherthanthe performance of the Work, the Contractor shall be liable for all additional duty, fines or penaltiesimposedorotheractionstakenbythecustomsdepartmentoranyrelevantauthority.

19 INDEMNITIES

19.1 General

- 19.1.1 TheindemnitiesgrantedinthisClauseshallbefullandprimarynotwithstandingtheprovisionsof Clause21(Insurance).
- 19.1.2 EachPartyshallgivetheotherpromptnotificationofanyclaimwithrespecttoanyoftheindemnitieshereunder,ac companiedbyfulldetailsofthecircumstancesofanyincidentgivingrisetosuchaclaim.

19.2 Propertyand Injuryto Personnel

- $19.2.1 \quad The Contractors hall be liable for, and shall defend, in demnify and hold the Corporation Group harmless from and a gain stany Claim in connection with:$
 - $(a)\ loss of ordamage to the property of the Contractor Group (including, but not limited to, the Contractor's Equipment); and$
 - $(b)\ loss of ordamage to the property of the Corporation Group (including the Free Issue Material); and the Corporation Group (including the Free Issue Ma$
 - (c) deathorsicknessoforinjurytoanymemberoftheContractorGroup(including,butnotlimitedto,theContract or'sPersonnel)

arising out of or in connection with the performance of this Contract, whether or not resulting from orcontributed to by any negligence and/or breach of duty (statutory or otherwise) of the CorporationGroup.

19.3 ThirdPartyLiability

- 19.3.1 The Contractors hall be liable for, and shall defend, indemnify and hold the Corporation Group harmless from and a gain stany Claim in connection with:
 - (a) lossofordamagetoanyThird-Partyproperty;and
 - (b) deathorsicknessoforinjuryto anyThirdParty

arisingoutoforinconnectionwiththeperformanceofthisContract, to the extent caused by any negligence and/or breach of duty (statutory or otherwise) of the Contractor Group. For the purposes of this Clause 19 (Indemnities), the words "Third Party" shall mean any party which is not a member of the Corporation Group or the Contractor Group.

19.4 PollutionandContamination

- 19.4.2 The Contractors hall be liable for, and shall defend, indemnify and hold the Corporation Group harmless from and against any Claim resulting from pollution and/or contamination which originates:
 - (a) fromthepropertyoftheContractorGroup(including,butnotlimitedto,theContractor'sEquipment);and/or
 - (b) from spills of fuels, lubricants, motoroils, pipe, dope, paints, solvents and rubbishorother effluent in the care, custody or control of the Contractor Group

arising outof or and in connection with the performance of this Contract, whether or not resulting from contributed to by any negligence and/or breach of duty (statutory or otherwise) of the Corporation Group.

19.5 ResponsibilityfortheFacilities

Without prejudice to the Contractor's other obligations under the Contract and at law, the Contractorshall be responsible for the Facilities from the Effective Date until the date of issue of the CompletionCertificate in respect of the whole of the Facilities. In the event of any loss or damage to the Facilitiesduring such period, the Contractor shall, if instructed by the Corporation, reconstruct, repair or replacethesameatitsownexpenseandinaccordancewiththeprovisionsofthisContract.

20 CONSEQUENTIALLOSS

Notwithstanding any provision to the contrary elsewhere in this Contract and whether or not resultingfrom or contributed to by any negligence and /or breach of duty (statutory or otherwise), the Contractorshallbeliablefor,andshalldefend,indemnifyandholdtheCorporationGroup harmless from andagainst the Contractor Group's own consequential or indirect loss arising out of or in connection with theperformanceofthisContract.

21 INSURANCES

21.1 ContractorInsurances

The Contractor shall procure and maintain, at its sole expense, in full force and effect throughout thedurationofthisContract,theinsurancessetoutbelow:-

- (a) Employers Liability and/or Workman's Compensation insurance to the full extent required by alllaws applicable in the country (a) where this Contract is being performed and (b) in which theContractorisincorporated;
- (b) Construction All Risks insurance covering loss of or damage to the Facilities to the full replacementvalue thereof (as applicable in case of new construction/ upgradation works mentioned in WorkOrder);

(c) Any other insurances which the Contractor is obliged to cover under any applicable laws or whichshall be adequate in terms of type, coverage and limits to cover the Contractor's liabilities underthisContract.

21.2 NoLimitation

Theinsurances set out in Clause 21.1 (Contractor Insurances) are minimum requirements and shall notbeconstruedinanywayaslimitsofliabilityorasconstitutingacceptance by the Corporation of responsibility for financial liabilities in excess of such limits. The liabilities assumed by the Contractor under Clause 19 (Indemnities) are separate from and independent of the Contractor's obligations under this Clause 21 (Insurance).

21.3 GeneralRequirements

The Contractor under takes that its insurances and those of its subcontractors:

- (a) shall be issued by reputable and substantial insurers (with a Standard &Poors rating of BBB+ andabove):
- (b) shall be primary and shall not be considered contributory insurance with any insurance provisionsoftheCorporationGroup;
- (c) shall have the Corporation Group's interests endorsed as additional assured (other than in relationto Employers Liability/Workers Compensation insurance) to the extent of the liability assumed bytheContractorhereunder;
- (d) shall contain waivers of any rights of recourseincluding, in particular, subrogation rights against the Corporation Group arising out of or in connection with the performance of this Contract to the the the theorem of the contract or the
- (e) shall be endorsed to provide the Corporation with at least thirty (30) days written notice of amaterialchange,cancellationornon-renewalbytheunderwriters.

21.4 CertificatesofInsurance

Prior to commencing the Work, the Contractor shall furnish the Corporation with certificates of insuranceevidencingtheaboveinsurancesand,thereafter,renewalcertificatesassoonastheybecomeavailable.

21.5 Subcontractors

The Contractor shall procure that its subcontractors are insured to appropriate levels as may be relevant to their work. The Contractor shall be liable to the Corporation Group for any absence or insufficiency of the insurance so fits subcontractors.

21.6 Co-operation

Each Party shall afford the otherall suchreasonable assistance as may be required for the preparationandnegotiationsofinsuranceclaimsbuttheContractorshallberesponsibleforthepreparationofdo cuments for insuranceclaims under any of the policies referred toin the claim. Where the Contractoris engaged in handling claims, actions or proceedings in respect of which it has granted an indemnity asprovidedabove,theContractorshallensurethattheCorporationisinformediftheCorporation'soperations,sa fetystandardsorworkingpracticesarecalledintoquestionbyanypartyorif theContractor wishes to use information relating thereto in handling those claims, actions or proceedings. The Corporation shall at its sole option have the right to participate in and/or make representations inrelation to the defence of such matters and the Contractor shall allow the Corporation full opportunity todoso.

22 FORCEMAJEURE

22.1 General

No failure or omission by either Party to carry out or to perform any of the terms or conditions of thisContract shall give the other Party a claim against such Party, or be deemed a breach of this Contract, ifandtotheextentthatsuchfailureoromissionarisesfromForceMajeure.

The Party prevented from performing due to Force Majeure shall promptly, and in any case within 48hours, notify the other Party of the nature and anticipated duration thereof and shall use all reasonableendeavours to resume performance of this Contract as soon as reasonably possible. The Party preventedfrom performing due to any such cause shall, in addition, furnish the other Party with such information inrespectofsuchcauseastheotherPartymayreasonablyrequire.

22.2 Definition

Theterm"ForceMajeure",asusedinthisContract,shallmean:

- (a) riot, war, invasion, act of foreign enemies, hostilities (whether war be declared or not), acts ofterrorism, civil war, rebellion, revolution, military invasion, insurrection of military or usurpedpower; or
- (b) ionizing radiations or contamination by radio-activity from any nuclear waste, or radio-active,toxic,explosive or other hazardous properties of any explosive, nuclear assembly or nuclear component thereof (other than arising out of any radiation source used by the Contractor in relation to the Work); or
- (c) earthquake, flood, or any other natural disaster, but excluding weather or sea conditions as such,regardless of severity; or
- (d) strikes at national or state level or industrial disputes at a national level, or strikes or industrial disputes by labour not employed by the affected Party or its sub-contractors and which affects a substantial or state level or industrial disputes at a national level, or strikes or industrial disputes by labour not employed by the affected Party or its sub-contractors and which affects a substantial or state level or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes by labour not employed by the affected Party or its sub-contractors and which affects a substantial or strikes or industrial disputes at a national level, or strikes or industrial disputes by labour not employed by the affected Party or its sub-contractors and which affects a substantial or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a national level, or strikes or industrial disputes at a natio
- (e) fire or explosion (being fire or explosion not caused by the negligence of the affected Party or its sub-contractors); or
- (f) actsofGovernmentwhichcouldnothavebeenreasonablyanticipated or controlled whichmakesperformanceimpossibleorimpracticable.

22.3 PaymentduringForceMajeure

The Contractorshall not beentitled to any payment in respect of any period where the Work is not carried out as a result of Force Majeure. Except grant of time extension, in no event what so ever, the Contractorshall been titled for any other cost (s) including, prolongation costs, expenses, or site establishment charges or the like.

22.4 TerminationforForceMajeure

Should any circumstance of Force Majeure continue for a period equal to or more than three consecutivemenths then the Corporation, at its sole discretion, may terminate this Contract with immediate effect bynoticeinwritingtotheContractor,in whichcasetheCorporation'ssoleliabilityinrespectof suchterminationshallbetopaytotheContractorallsumsproperlyduetotheContractorundertheContractinres pectoftheWorkuptothedateoftermination.

23 LIQUIDATIONORINSOLVENCY

23.1 Corporation's Rightto Terminate

In theevent that the Contractor, at any time during the term of this Contract, becomes insolvent underanyoftheprovisionsofanyapplicablestatuteormakesavoluntaryassignmentofitsassetsforthebenefitof creditors, is adjudged bankrupt, either upon the Contractor's voluntary petition in bankruptcy or uponthepetitionof the Contractor's creditors, orany ofthem, orshould a judgement be executed on any ofthegoodsorequipmentoftheContractor,orshouldanylienorotherrightinconsistentwiththeContractor's title to such goods or equipment be enforced, or if the Contractor shall have a receiver,administrator, administrative receiver and/or manager appointed in respect of all or any of its assets, anapplication or order is made or a resolution is passed to wind up the Contractor or if the Contractor shallgo into liquidation (whether voluntarily or otherwise) or if the Contractor becomes subject, under theapplicable laws of any jurisdiction, to any event having an analogous effect to any of the foregoing, theCorporationmayterminatethisContractwithimmediateeffectbynoticeinwritingtotheContractororto the receiver or liquidator or to any person in whom the Contract may become vested, as provided inClause24.3(TerminationduetoDefault).

24 TERMINATION

24.1 TerminationbyCorporationwithoutCause

The Corporation may, at its option, terminate all or any part of the Work or the Contract/ Work Orderforthwith without cause at any time by giving written notice to the Contractor, subject to the provisionsofClause24.2(ReimbursementtoContractor).

24.2 ReimbursementtoContractor

In the event of termination under the provisions of Clause 24.1 (Termination by Corporation withoutCause), the Corporation's sole liability in respect of such termination shall be to pay to the Contractor allsums properly due to the Contractor under the Contract in respect of the Work(or terminated partthereof)uptothedateoftermination;

24.3 TerminationduetoDefault

The Corporation may, without prejudice to any other rights it may possess under the Contract or law, at its option, terminate all or any part of the Work/ Work Order or the Contract for thwith by written notice to the Contractor, where:-

- (a) the Contractor has breached any of its obligations under the Contract, provided that, where remediable, the Corporation has notified the Contractor of such breachin writing and the Contractor has, upon receipt of such notice, failed to immediately commence and the reaft ercontinuously proceed to remedy such breach to the Corporation's reasonable satisfaction; or
- (b) the Contractor is not ready to commence the Work at the Site by the Commence ment Date; or
- (c) If the contractor has, without reasonable cause, suspended the progress of the work or has failedto proceed with the work with due diligence and continues to do so after a notice in writing ofsevendaysfromtheOfficerinCharge;
- (d) If the contractor shall offer or give or agree to give to any person in Corporation service or to anyother person on his behalf any gift or consideration of any kind as an inducement or reward fordoing or forbearing to do or for having done or forborne to do any act in relation to the obtainingorexecutionofthisoranyothercontractforCorporation;
- (e) If the contractor had secured the contract with Corporation as a result of wrong tendering or other non-bonafidemethods of competitive tendering or commits breach of Integrity Agreement.
- (f) the Contractor has failed to complete the Work by the Completion Date stipulated in work orderorextendeddateofcompletion; or
- (g) asprovidedinClause23(Insolvency),oneormoreofthecircumstancesinthatClauseapply.

- (h) FailstosubmitInsuranceCertificate(s),PerformanceBankGuarantee(s);
- (i) Refuses or is unable to provide sufficient materials, services or labour (adequate resources) to execute and complete the Facilities in the manner specified in the Work Plan, at rates of progressthat give reasonable assurance to the Corporation that the Contractor can attain completion of the Facilities/Worksbythe Time for Completion;
- (j) Refuses or is unable to rectify, reconstruct or replace any defects in services delivered or workcompleted/in progress or that the Service/work is being performed in an inefficient or otherwiseimproperorun-workmanlikemannertothesatisfactionofthecorporation.

If termination occurs pursuant to this Clause 24.3 (Termination due to Default), then the Corporation'ssole liability to the Contractor shall be for all the sums properly due to the Contractor under the Contractin respect of the Work (or terminated part thereof) up to the date of termination. The Contractor shallhave no claim towards compensation for any loss sustained by it for reasons of having purchased orprocured any materials or entered into any engagements or made any advances on account or with aviewtotheexecutionoftheWorkortheperformanceoftheContract.

24.4 SavingofRights

The termination or expiry of this Contract shall be without prejudice to the rights and obligations of theParties up to and including the date of such termination or expiry, and shall not affect or prejudice anyterm of this Contract that is expressly or by implication provided to come into effect on, or continue ineffectafter, such termination or expiry.

24.5 ConsequencesofTermination

- 24.5.1 IntheeventofterminationunderanyprovisionofthisContract,theContractorshall:
 - (a) promptlyceaseperformanceoftheWork(orrelevantpartthereof)and,asdirectedbytheCorporation,cleara llunnecessaryContractor'sEquipmentandContractor'sPersonnelfromtheSite;
 - (b) allow the Corporation all necessary rights of access to the Site to take over the Work (or relevant partthereof);and
 - (c) if, and to the extent, requested by the Corporation assign any subcontracts or other rights and titlesrelatingtotheWork(orrelevantpartthereof)whichtheContractormayhaveenteredintooracquired.
 - (d) the Performance Bank Guarantees hall stand for feited in full and shall be absolutely at the disposal of the Corporation.
- 24.5.2 The Corporation may enter upon the Site, expel the Contractor, and complete the Facilities/ Work(s)itself or by employing any third party at the risk and cost of the Contractor. The Corporation may, to the exclusion of any right of the Contractor over the same, take over and use any Contractor's Equipmentowned by the Contractor and on the Site inconnection with the Facilities for such reasonable periodast he Corporation considers expedient for the completion of the Works
- 24.5.3 Uponcompletionofthe Facilities or at such arlier date as the Corporation thinks appropriate, the Corporation shall give notice to the Contractor that such Contractor's Equipment will be returned to the Contractor arthe Site and shall return such Contractor's Equipment to the Contractor in accordance with such notice. The Contractor shall thereafter without delay and at its cost remove or arrangerem oval of the same from the Site.
- 24.5.4 If the Corporation completes the Facilities/ Works, the cost of completing the Facilities/ Works by the Corporation shall be determined after completion of such Facilities/ Works.
 - If the sum that the Contractor is entitled to be paid pursuant to Clause 24.3 above, plus the reasonablecosts incurred by the Corporation in completing the Facilities/ Works, exceeds the Work Order value,theContractorshallbeliableforsuchexcess.

- If such excess is greater than the sums due to the Contractor under Clause 24.3 hereof, the Contractorshall pay the balance to the Corporation, and if such excess is less than the sums due the ContractorunderClause24.3,theCorporationshallpaythebalancetotheContractor.
- The Corporation and Contractor shall agree, in writing, on the computation described above and themanner in which any sums shall bepaidand in case of any issue/disputearising therein, the sameshallberesolvedasperdisputeresolutionmechanismunderthisContract.

24.6 SurvivalofClausesuponExpiry/Termination

The provisions of the Agreement and Clauses 10 (Liquidated Damages), 11 (Patents), 14 (Warranty), 17 (Payment), 18 (Taxation), 19 (Indemnities), 20 (Consequential Loss), 24 (Termination), 27 (Confidentialityand Publicity), 31 (General Legal Provisions), and 32 (Governing Law and Jurisdiction) shall survive the expiryor termination of the Contract and shall remain in full force and effect after such date.

24.7 The Contractor acknowledges that the Contract/ Work Order(s) when terminated onaccount of Contractor's default and / or breach of Code of Business Ethicsor integrity agreement, such Contractors hal I be, as per the Corporation's policy, be blacklisted by the Corporation from participation in any future tenders / contracts.

25 SUSPENSION

25.1 SuspensionwithoutCause

- 25.1.1 The Corporation shall have the right, without cause, at any time to require the Contractor to suspend the Work (or part thereof) under this Contract tongiving notice to the Contractor. Such notices hall include an estimate of the duration of the period of suspension (the "Suspension Period"). The Work (or relevant part thereof) shall resume at the end of the Suspension Period or at such other date as the Corporation may by notice in writing to the Contractor specify.
- 25.1.2 DuringtheSuspensionPeriodpursuanttosub-clause25.1.1,theCorporationshall,fortheperiodcommencing after 30 days from the date of suspension under this Clause, pay the Contractor, on actuals-salaries and/or wages paid by the Contractor to his employees and labour at site, remaining idle duringthe period of suspension, adding thereto 2% to cover indirect expenses of the Contractor, provided thecontractor submits his claim supported by details to the Corporation within 30 days from the periodcommencingafter30daysfromthedateofsuspension.
- 25.1.3 If the Works or part thereof, as the case may be, is suspended on the orders of the Corporation for morethan three months at a time, the Contractor may, after receipt of such order, serve a written notice on the Corporation to treat the Works or part thereof, as the case may be, as an abandonment of the works by Corporation.

In the event of the Contractor treats the suspension as an abandonment of the Work Order or part thereof, as the case may be, except as provided in sub-

clause 25.1.2 above, it shall not have any claim to payment of any compensation on account of any profit or advantage which he might have derived from the execution of the work in full, but which he could not derive in consequence of the abandon ment.

25.2 SuspensionDuetoDefaultofContractor

- 25.2.1 If the Contractor is in breach of any of its obligations under this Contract (including, without limitation,any breach of Clause 8 (Health Safety and Environment)), the Corporation shall, subject to Clause 25.2.2,be entitled to immediately suspend the Work (or part thereof) by written notice to the Contractor untilsuch time as such breach has been remedied by the Contractor, in which case no rates or other amountsshallbepayabletotheContractorinrespectofsuchperiodofsuspension.
- 25.2.2 ExceptinthecaseofabreachwhichinthereasonableopinionoftheCorporationislikelytoendangerthesafetyofa nypersons or property, theCorporationshall, priortoissuinganysuspensionnoticepursuanttoClause25.2.1,notifytheContractorofthebreach.Followingrec eiptofsuchnotice,ifthe

Contractor fails toimmediately commence and thereafter continuously proceed to remedy such breachto the Corporation's reasonable satisfaction, the Corporation may issue the suspension notice pursuant to Clause 25.2.1

25.3 ProcedurefollowingSuspensionNotice

Following receipt of a notice to suspend the Work, the Contractor shall discontinue the Work (or relevantpart thereof) and follow any specific requirements of the Corporation with regard to the safety of the Workduringany suspension period.

26 PERMITS, LAWS AND REGULATIONS

26.1 PermitsandAuthorisations

Except tothe extent that the same have been obtained by the Corporation, the Contractor shall, at itsowncost, beresponsible for obtaining all certificates, licenses, permits, clearances, approvals and authorizations, from including but not limited to Municipality, Police and/or other relevant authorities whether statutory or otherwise, required for the performance of the Work (including, without limitation, all clearances and authorizations required for the use of any vessel by the Contractor in the performance of the Work) and in respect of the Contractor's Equipment and the Contractor's Personnel and for all all all permits required for the Contractor to engage in business and provide services of thenature contemplated by this Contract. Work Order. The Contractor shall at all times ensure compliance with all such certificates, licenses, permits, approvals and authorizations referred to in this Clause 26 (Permits, Laws and Regulations). For the avoidance of doubt, the provisions of this Clause 26 (Permits, Laws and Regulations) pertainnot only to the present legal and Government requirements, but also to the legal and Government requirements for the entire period of the Contract (including any extensionthereof).

26.2 Laws

In performing the Work, the Contractor shall observe and comply with all applicable laws including, without limitation, health and safety, labour (including ESI, EPF, CPWD's Contractor's Labour Regulations), immigration and marine laws, whether of Government/statutory or other authority or agency having jurisdiction in relation to the Parties, the Work or the Site. The Contractor shall defend, indemnify and hold the Corporation Group harmless from and against any Claim in connection with the Contractor's failure to comply with such laws, arising out of or in connection with the performance of this Contract.

27 CONFIDENTIALITYANDPUBLICITY

27.1 Confidentiality

AllinformationconcerningtheCorporation'sactivities obtained by the Contractor in the course of performance of the Work hereunder and all information or data otherwise furnished to the Contractor by the Corporations hall be considered confidential and shall not be disclosed by the Contractor to anythird party without the prior written consent of the Corporation or used by the Contractor for any purpose othe rthan carrying out the Work.

27.2 Publication

The Contractorshall not publish or permitto be published any pictorial, written, or alorother information relating to the Contract, the Work, the performance thereof or the activities of the Corporation without the Corporation's prior written consent. Such consent shall be given (if at all) separately in relation to each specificapplication therefor and shall apply only to that application. The accuracy of any information released by the Contractor and not supplied directly by the Corporation is the absolute responsibility of the Contractor.

27.3 Contractor's Proprietary Information

The Corporation undertakes to keep confidential all techniques, know-how, methods and processes which are the property of or a representative to the Contractor. The Corporation shall also treat as

confidentialandshallnot, without the Contractor's prior written consent, disclose to anythir dparty any other information which is clearly marked as confidential by the Contractor.

27.4 Exclusions

The provisionsofClauses27.1(Confidentiality)and27.3(Contractor'sProprietaryInformation) shallnotapplytoinformationwhich:

- (a) ispartofthepublicdomain; or
- (b) was in the possession of the relevant Party prior to the Effective Date and which was not subject to any obligation of confidentiality owed to the other Party; or
- (c) was received from a third party whose possession is lawful and who is under no obligation not todisclose:or
- (d) is required to be disclosed in order to comply with the requirements of any law, rule or regulation of any governmental or regulatory body having jurisdiction over the Work or the relevant Party, or of any relevant stockex change.

28 ASSIGNMENTANDSUBCONTRACTING

28.1 Assignment

- 28.1.1 The Contractors hall not assigned the rethe Contractor any part of itorany benefit or interest in or under it without the eprior written approval of the Corporation.
- 28.1.2 The Corporation shall be entitled to assign the Contract or any part of it or any benefit or interest in orunderittoanyCo-venturerorAffiliateoftheCorporationortoanyotherpartytakingovertheoperatorshipinrespectofpetroleumo perationspursuanttotheJointOperatingAgreement.AnyassignmentbytheCorporationtoanyotherpartyshallr equirethepriorwrittenapprovaloftheContractor,suchapprovalnottobeunreasonablywithheldordelayed.
- 28.1.3 IntheeventofanassignmentbyaPartypursuantto Clause 28.1.1 or 28.1.2 and if requested by that Party, the other Party undertakes to enter into such documentation as is reasonably necessary to transfer the first Party's obligation sunder the Contract.

28.2 Subcontracting

- 28.2.1 The Contractor shall not subcontract the Work or any part of the Work without the prior written approvaloftheCorporation
- 28.2.2 TheContractorshallnotberelievedfromanyofitsobligationsorliabilitiesundertheContractbyvirtueofanysubc ontractandtheContractorshallberesponsibleforallwork,acts,defaultsandomissionsofits subcontractors and its or their employees or consultants as though they were the work, acts, defaultsandomissionsoftheContractor.
- 28.2.3 No subcontract shall bind or purport to bind the Corporation, and each subcontract shall provide for itsimmediate termination in the event of termination of this Contract, and for immediate suspension of theservicesunderthesubcontractintheeventofsuspensionoftheWorkunderthisContract.
- 28.2.4 AllsubcontractorsshallberesponsibleonlytotheContractor.Notwithstandingtheforegoing,theCorporation shall have the same rights in respect of the inspection of any services carried out by anysubcontractorasareprovidedforinthisContractinrespectoftheWork.

29 VARIATIONS

29.1 VariationsExtentandPricing.

The Corporations hall have power:

- to make alteration in, omissions from, additions to, or substitutions for the original specifications,drawings,designs and instructions that may appear to him to be necessary or advisable eduring the progress of the work, and
- (ii) to make new item of work, if itis not scheduled inthe Price/Compensation Schedule, and todecidetheratesofsuchitemasperprocedurementionedinfollowing clauses.

29.2 DeviatedQuantitiesandPricing:

- i. The Corporation shall have power to omit a part of the works in case of non-availability of aportion of the site or for any other reasons and the Contractor shall be bound to carry out the Works in accordance with any instructions given to him in writing signed by the Corporation and such alterations, omissions, additions or substitutions shall form part of the Contractasi foriginally provided therein and any altered, additional or substituted work which the Contractor may be directed to do in the manner specified above as part of the Works, shall be carried out by the Contractor on the same conditions in all respects including price on which he agreed to do the main work except as hereafter provided.
- ii. The Corporation shall be entitled by order in writing to enlarge or extend, diminish or reduce the works or make any alterations in their design, character position, site, quantities, dimensions or in the method of their execution or in the combination and use of materials for the execution thereofor to order any additional work to be done or any works not to be done and the Contractor will not be entitled, to any compensation for any increase/reduction in the quantities of work but will be paid only for the actual amount of work done and for approved materials supplied against as specific order.
- iii. When work order is placed by the Corporation based on assessment of work and estimation of quantities at their own, the quantities mentioned in the work orders hall be liable for variation and may vary to any extent such that total value of works shall not be increased by 5% of the originally ordered value.
- iv. When work order is placedby the Corporation based on estimation of quantities by ContractororhisEngineerandifitisfoundthat
 - a) actual executed quantity of an individual item of work is more than 10% of estimated quantity(givenbyContractor'sEngineer),thepaymentshallberestrictedto110%ofestimatedquant ity of that item of work mentioned in the work order. However, Gross payment includingall other item ofworks, completed against such work order, in such cases shall be restrictedto105%oforiginallyorderedvalue.
 - b) actual quantityof an individualitem of workexecuted is lessthan10% oftheestimatedquantity(givenby Contractor's Engineer) thenpayment shall be restricted to actual quantityof that item of work executed at place and in such cases if it is found that gross value of worksincorporating actual executed quantities of all items stipulated in work order, become
 - lessthan10%ofEstimatedvalueofworkasmentionedinworkorder,punitiverecoveryequivalent to 5% off net saving in total amount due to difference in the quantity of the itemestimated / mentioned in work order and actual executed, shall be done from the contractor'sbills.
- v. Inanycase,ifitbecomesnecessarytoexecuteadditionalquantities(beyondthequantitiesmentioned in work order) due to the magnitude or nature of work for satisfactorily completion ofmaintenance/services,ContractorshallinformtheCorporationbeforeexecutingsuchadditionalquantities.
 - In the secases, Corporation will release supplementary work order incorporating additional quantities required to be executed. Approval of Corporations hall be obtained for all such supplementary work orders incorporated with additional quantities.
- vi. Contractor shall carryout all works & Services as directed by Corporation during the ContractPeriod. Total quantum of works/services, to be executed under this Contract and against variouswork orders shall be such that the gross value of all works/services completed under the contractdonotvaryby+125%oforiginalContractValuementionedinLOA.
- $vii. \ \ When, it is found that works to be executed require additional amount (beyond 125\% of original and other properties of the prop$

contract value),A fresh tendershall be called by Corporation and all such balance works shallbeexecutedunderseparatecontracttobefinalizedbyfreshtender.

29.3 Deviation, ExtraItems, New Items and Pricing

- (i) In case of extra item(s) (items that are completely new and are in addition to the items contained in the Price/Compensation Schedule/ Contract/ Work Order placed), the Contractor may withinfifteen days of receipt of order or occurrence of the item(s) submit market rate, claim rates, supported by proper analysis
 - whichshallincludeinvoices, vouchersetc. and manufacturer's specifications for the work, failing which the rate approved later by the Corporation shall be binding and the Corporation shall within a reasonable time from receipt of the claims supported by analysis, after giving consideration to the analysis of the rates submitted by the Contractor, determine the rates on the basis as described in (ii) below and the contractor shall be paid in accordance with the rates so determined.
- (ii) Anyitemofwork,whichisnotincludedintheacceptedscheduleofRates(mentionedinPrice/Compensat ion Schedule/ Contract/ Work Order placed) shall be executed at the rates setforth in the accepted schedule ie DSR Civil /DSR E&M (latest DSR published by CPWD on itswebsite onthe date of inviting of tender) modified by Contractor Percentage (CP) quoted byContractor in his Financial bid over the respective Schedule of rates given in tender /price subschedulebutforsuchitemsnotcontainedintheDSR,asperfollowingprocedure:

If the substituted / altered/additional work, required to be executed as per CWC's requirements, for which there are no established rates in DSR; the same shall be payable as per provisions statedhereunder—

- A. As far as possible the rates for such items shall be derived from analysis of rates of nearer or similar items mentioned in respective Delhi schedule of rates (Civil 2021 and E&M 2022) for Civil and E&M works respectively as given above, modified by Contractor Percentage (CP) quoted by Contractor in his Financial bid over the respective Schedule of rates given intender /price subschedule for Civil and E&M works respectively (ie A. I or A.II as the case may be).
- B. If direct workingof rates fromDSR, bymethoddescribed above, isnot possible or whenItemisnotGiveninDSR(civil2021orE&M2022)orIncaseofanyitemofGeneralMaintenance works/ Services not mentionedinTender Sub schedule, the contractor shallbepaidonthebasisasunder:
- (a) Material, labor either or both: Reasonable cost of materials plus reasonable cost of laborinclusive of tools, plants, machinery, and GST & Labor Cess as applicable and plus 15% of soderived cost to cover contractor profit, supervision, overheads, establishments, etc.
- (b) TheratessoworkedoutshallbemodifiedbyContractorPercentage(CP)quotedbyContractor in his Financial bid over the respective Schedule of rates in tender / price SubSchedule for Civil / E&M /General Maintenance Works & Services as per nature of works (asthecasemaybe).

The Corporation's decision regarding reasonable labor cost and material consumption/ cost shallbefinalandbindingonContractor.Foravoidingconfusion,Reasonablerates,forthepurposeofs ubclause above,shall bedecidedbyEngineerbasedon lowest of(x)and(y) below:

- (X) = market rate of material, manpower, T&P (as enquired & received by Engineer in chargefromnotlessthan3suppliers)and
- (Y) =purchaseprice(mentionedinInvoices)oftheitemspurchasedbycontractor

Variationinquantities&Vitiation:

As there are more than one sub schedule inContract, there is possibility of vitiation of contractduetoquantityvariation. Therefore, incase of variation in quantities or original contracted amount for any sub schedule, the vitiation statement will be prepared at the time of approval of deviation statement / Payment and the vitiated amount i.e. (the difference in amount to keep L1 remains L1 after variation in quantity) will be recovered from contractor bill and no compensation on ground of quantity variation or recovery of such amounts hall be payable.

29.4 AdditionalTimeduetodeviationsinguantities/extraworks:

The time for completion of the works shall, in the event of any deviations resulting in additionalcost over the tendered value sum being ordered, be extended, if requested by the contractor, asfollows:

- (a) In the proportion which the additional cost of the altered, additional or substituted work, bears to the original tendered value plus.
- (b) 25% of the time calculated in (i) above or such further additional time, as may be considered reasonable by the Corporation.

29.5 Substructure/Foundation works Criteria

The following works shall be treated as works relating to foundation, unless & otherwise defined in the Contract:

- ForBuildings:Allworksupto1.2metersabovegroundleveloruptofloor level,whicheverislower
- $ii. \quad For Abut ments, Piers and Well Staining: All work sup to 1.2 ma bove the bedlevel$
- iii. ForRetainingWalls,WingWalls,CompoundWalls,Chimneys,OverheadReservoirs/Tanksandot herelevatedstructures:Allworksupto1.2metresabovethegroundlevel
- iv. For Reservoirs/Tanks (other than overhead reservoirs/tanks): All works upto 1.2 metresabovethegroundlevel
- v. For Basement: All works upto 1.2 m above ground level or upto floor 1 level, whichever islower
- vi. ForRoads: Allitems of excavation and filling including treatment of sub-base

30 BUSINESSETHICS

- 30.1 The Contractor shall at all times perform this Contract in a lawful manner consistent with the highestethical standardsandprinciples,includingstrictadherenceto Corporation's Code of Business Ethics. The Contractor shall not at any time enter into any arrangement with personnel, officers or agents of the Corporation without the Corporation sprior written approval.
- 30.2 Inconductingitsbusiness,Contractorshallnot,atanytime,eitherdirectlyorindirectly,inthenameof,on behalf of, or for the benefit of the Corporation, its Affiliates, offer, pay, promise to pay, or authorize thepayment of any moneyand/or gift, or offer, give, promise to give, or authorize the giving of anything ofpecuniary value or otherwise to (a) any official, employee, agent, or representative of any government, orany government department, agency, or instrumentality thereof; (b) any political party or official thereof,ortoanycandidate,nominatedorotherwise,forpoliticaloffice;or(c)anyofficial,employeeoragentofthe Corporation, its Affiliates; in each case for the purpose of influencing any act or decision of such official,employee, agent,party, orcandidateor inducing such official, employee, agent, party, or candidate todooromittodoanyactinviolationofthelawfuldutyofsuchofficial,employee,agent,party, orcandidate, or securing any improper advantage for or otherwise promoting the business interests of the Contractorinanyway.Contractorshallrequireeachofitsdirectors,officers,employees,agents,consultants,s ubcontractorsandsupplierstocomplywiththeprovisionsofthisclause.
- 30.3 In theevent corporation believes that the Contractor is engaged in corrupt practices or is acting incontravention of the aforesaid provisions defined in this clause, during the existence of this Contract, Corporation shall have the right to take appropriate action, which may include the immediate termination of this Contract.

31 GENERAL LEGALPROVISIONS

31.1 Amendment

This Contracts hall not be a mended except by an instrument in writing expressed to be an amendment or variation here to and executed by the Parties.

31.2 Waiver

1

No delay or failure on the part of either Party to enforce from time to time all or any part of the terms and conditions of this Contract shall be interpreted as a waiver of such terms and conditions.

31.3 RetentionofRights

ExceptinrespectoftheindemnitiesgrantedpursuanttoClause19(Indemnities),unlessotherwisespecifically stated, both the Corporation and the Contractor shall retain all rights and remedies, bothundertheContractandatlaw,whicheithermayhaveagainsttheother.

 $The Contractors hall not be \\ any liability or obligation under the Contract by any review, approval, authorization, acknowledgement, is sue of completion certificate or the like, by the Corporation.$

31.4 Language

The language of the Contract shall be English and all meetings and other communications shall be in English.

31.5 Notices

- 31.5.1 AllnoticesunderthisContractshallbeinwritingandshallbeservedtotherespectiveaddressand/orfax number set out in the Agreement. Either Party may from time to time change its address and/or faxnumberforservicehereinbygivingwrittennoticetotheotherParty.
- 31.5.2 Any notice may be served by hand delivery to a Party at its address for service hereunder or by facsimiletransmissionorbymail.
- 31.5.3 Anynoticegivenbyhanddeliveryshallbedeemedtobegivenatthetimeofdelivery.
- 31.5.4 Anynoticegivenbyfacsimiletransmissionshallbedeemedtobegivenatthetimetransmissionhasbeen confirmed by the sender's fax machine, subject to the following provision. Where said time oftransmissionfalls outside the normal business hours of the recipient, delivery shall be deemed to begivenat10:00hrs(recipient'slocaltime)ontherecipient'snextfollowingbusinessday.
- 31.5.5 Anynoticeservedbymailshallbegivenbyregisteredmailandshallbedeemedtobegivenonthedaterecorde d on the delivery recording sheets by the mail carrier as delivered to and signed for on behalfoftherecipient.

31.6 Invalidity

IfanyprovisionofthisContractshallbeheldtobeinvalidorunenforceablebyajudgementordecisionof any court of competent jurisdiction or any authority, the same shall be deemed severable and theremainder of this Contract (including the remainder of the affected provision) shall remain valid andenforceable to the fullest extent permitted by law. In any such case, the Parties will negotiate in goodfaith with a view to agreeing one or more provisions which may be substituted for such invalid orunenforceableprovisioninordertogiveeffect, sofaras practicable, to the spiritofthis Contract.

31.7 EntireAgreement

ThisContractcontainstheentireagreementbetweenthePartiesandsupersedesanypreviousunderstandings, commitments, agreements or representations whatsoever, oral or written, pertaining tothe subject matter hereof, provided that nothing in this Clause 31.7 (Entire Contract) shall have effect toexcludeorrestricttheliabilityofeitherPartyforfraudorfraudulentmisrepresentation.

31.8 StatusofCorporation

The Corporation enters into this Contract for itself and as agent for and on behalf of the other Coventurers. Not with standing the foregoing:

- (a) the Contractor agrees to look only to the Corporation for the due performance of this Contract andnothingcontainedinthisContractwillimposeanyliabilityupon,orentitletheContractortocommencean yproceedingsagainstanyCo-venturerotherthantheCorporation;and
- (b) the Corporation is entitled to enforce this Contract on behalf of all the Co-venturers as well as foritself. For that purpose, the Corporation may commence proceedings in its own name to enforce allobligations and liabilities of the Contractor and to make any claim which any Co-venturer may haveagainsttheContractor; and
- (c) all losses, damages, costs (including legal costs) and expenses recoverable by the Corporationpursuant to this Contract or otherwise shall include the losses, damages, costs (including legal costs) and expenses of the Corporation's Co-venturers and its and their respective Affiliates, except thatsuch losses, damages, costs (including legal costs) and expenses shall be subject to the samelimitations or exclusions of liability as are applicable to Corporation or the Contractor under theContract.

32 GOVERNINGLAWANDJURISDICTION

32.1 General

Subject to Clause 32.2, this Contract shall be governed by and construed in accordance with the laws ofIndia(excludinganyofitsconflictoflawruleswhichwoulddirectorrefertothelawsofanotherjurisdiction) and shallbesubjecttotheexclusivejurisdiction of the Courtsat New Delhi.

32.2 DisputeResolution

Any dispute, disagreement, claim or other difference arising out of or in connection with this Contract (a"Dispute")shallberesolvedinaccordancewithClause32.2(DisputeResolution).

- 32.2.1 The Parties are unable to resolve any Dispute through good faith discussion, either Party shall be entitledtorefersuchDisputetoarbitrationbyservingnoticeontheotherParty.
 - In cases where the claim amount is INR 50 Crores or less, the arbitral tribunal shall consist of a solearbitrator,tobeappointedmutuallybyboththeparties.
 - In cases where the claim amount is in excess of INR 50 Crores, the arbitral tribunal shall consist of threemembers, one to be nominated each by a party and the presiding arbitrator to be appointed by thetwonominatedarbitrators.
- 32.2.2 The Parties agree that the arbitration proceedings shall be governed by the provisions of the Arbitrationand Conciliation Act 1996 of India (or any statutory modification or re-enactment thereof for the timebeing in force). The language of the arbitration shall be English. The venue for such arbitration shall be NewDelhi.
- 32.2.3 ThearbitrationawardshallbefinalandbindingontheParties.TherighttoreferanyDisputetoarbitrationpursuan ttothisClause32.2(DisputeResolution)shallsurvivetheexpiryorterminationoftheContract.
- 32.2.4 TheContractorshallbeobligedtocontinuetoprovidetheService(s)totheCWCundertheContractorthe Scope of Work, during the arbitration proceedings and no payment due or payable to the Contractor(exceptpaymentindispute)shallbewithheldonaccountofsuchproceedings.

33. FORECLOSUREOFCONTRACT

33.1 If at any time after execution of this Contract or any Work Order(s) placed or during the progress ofWork(s), thepurposeor object for which theWork(s) is beingdone changesdue any supervening cause and as a result of which the work has to be abandoned or reduced in scope, the Corporation shall give notice in writing to that effect to the Contractor stating the decision as well as the cause for suchdecision and the Contractor shall act accordingly in the matter. The Contractor shall have no claim to any

payment of compensation or otherwise whatsoever, on account of any profit or advantage which he mighthave derived from the execution of the works in full, but which he did not derive in consequence of theforeclosure of the works.

The Contractor shall be paid at contract rates, full amount for works executed at site and in addition, areasonable amount as certified by the Corporation for the items hereunder mentioned which could not be utilized on the work to the full extent in view of the foreclosure:

- (i) Anyexpenditureincurredonpreliminarysitework,e.g.,temporary access roads, temporarylabourhuts,staffquartersandsiteoffice;storageaccommodationandwaterstoragetanks.
- (ii) Corporation shall have the option to take over Contractor's materials or any part thereof eitherbrought to site or of which the Contractor is legally bound to accept delivery from suppliers (forincorporation in or incidental to the work) provided, however Corporation shall be bound to takeoverthematerialsorsuchportionsthereofastheContractordoesnotdesiretoretain.Formaterialstak en over or to be taken over by Corporation, cost of such materials as detailed by Corporationshall be paid. The cost shall, however, take into account purchase price, cost of transportation anddeterioration or damage which may have been caused to materials whilst in the custody of theContractor.
- (iii) Reasonablecompensation for transfer of T&Pfrom siteto contractor's permanent stores or to hisotherworks, whichever isless. If T&Parenottransported toeither of the said places, no cost of transportations hall be payable.
- (iv) ReasonablecompensationforrepatriationofContractor'ssitestaffandlabourtotheextentnecessaryanda tactualcost.
- 33.2 TheContractorshall,ifrequiredbytheCorporation,furnishtohim,booksofaccount,wagebooks,timesheets and other relevant documents and evidence, as may be necessary to enable him to certify thereasonableamount payableunder thiscondition.

Thereasonableamountofitemson(i),(iii)and(iv)aboveshallnotbeinexcessof2%ofthecostofthework remaining incomplete on the date of closure, i.e. total stipulated cost of the work as per this ContractlessthecostofworkactuallyexecutedundertheContractandlessthecostofContractor'smaterialsa tsitetakenoverbythe Corporationas peritem(ii)above.

Providedalwaysthat against any payments due to the Contractor on this account or otherwise, the Corporation shall be entitled to recover or be credited with any outstanding balances due from the Contractor for advance paid in respect of any tool, plants and materials and any other sums which at the date of termination were recoverable by the Corporation from the contractor under the terms of the contract.

- 33.3 In the event of action being taken under this Clause to reduce the Scope of Work, the Contractor mayfurnishfreshPerformanceGuaranteeonthesameconditions,inthesamemannerandatthesameratefor the balance Contract amount and initially valid up to the extended date of completion or stipulateddate of completion, if no extension has been granted plus 60 days beyond that. Wherever such a freshPerformanceGuaranteeisfurnished/submittedbytheContractor,theCorporationmayreturnthepreviou sPerformanceGuarantee.
- 33.4 TheCorporationshallhavearighttodescopeanyportionoftheWorkwheretheContractorisnotableto complete such Work(s) within prescribed time. The Corporation shall have a right to get such Work(s)done from alternate agencies at the cost of the Contractor and Contractor shall have no grievance/claim/issuewhatsoeverinthisregard.

APPENDIX-

1PERFORMANCEBANKGUARANTEE

Note:-

Tobesubmittedonnon-judicialstamppaperofappropriatevaluepurchasedinthenameoftheissuingBank.

- The expiry date of the BGs hall be 60 days beyond the date of expiry of the contract.
- $The date of expiry of {\bf claim period shall be 06 months} beyond the date of expiry of the BG.$
- The Bank Guarantee issuing bank shall send cover for Bank Guarantee issued through SFMS platform totheCWCBankeri.e.,ICICIBank,9PhelpsBuilding,ConnaughtPlace,NewDelhi,(IFSCCode:ICIC0000007) asperdetailsgivenbelow:
 - MT760COVforissuanceofbankguarantee.

5.

MT767COV for amendment of bankguarantee. ii.

but for this provision, have effect of relieving the Bank.

- Issuing bank shall mention CWC beneficiary code i.e. CENTRALW27112020 in field 7037 of iii. MT760COV/MT767COV.
- ThebiddershallsubmitthecopyofSFMSmessageassentbytheissuingbankbranchalongwiththeorigi i٧. nalBankGuarantee.
- Bank Guarantee submitted without the sedetails shall not be accepted٧.

	<u>BANKGUARANTEE</u>
	(To be submitted on non-judicial stamp paper of appropriate value purchased in the name of the issuingBank.)
	ThisDeedofGuaranteemadethisday ofbetween(NameofBank) havingitsregisteredofficeat(Place)andoneofitslocalofficesat (hereinafterreferred to as the "Surety"), in favour of Central
	Warehousing CWC, a statutory CWC established underthe Central Warehousing CWC Act,1962, having its Corporate Office at 4/1, Siri Institutional Area,AugustKrantiMarg,HauzKhas,NewDelhi-
	110026(hereinafterreferredtoas" CWC "). WHEREASM/s(hereinafterreferredtoas"Supplier")havingitsregisteredofficeatisboundtofurnishPerformanceGuaranteeintheformofBankGuaranteewithCWCinconnectionwith
	theagreementat(nameoftheRegion) WHEREAStheSupplierasperClauseNo.7oftheContracthasagreedtofurnishaBankGuaranteeforRs.
	NOWTHISWITNESSETH:
1.	That theSurety in consideration of the above Tender madebythe BiddertoCWC herebyundertakestopayondemandbyCWCandwithoutdemurandwithoutnoticetotheSupplier,the saidamountofRs.(Rupees).
2.	The Surety agrees that CWC, atits option, shall be entitled to enforce this bank guarantee against the Surety as a principal debtor, in the first instance, without proceeding against the Supplier and notwithst and in garantee that CWC may have in relation to the
3.	Supplier'sliabilities. The Surety guarantee and undertake to pay to CWC within two (2) business days after receipt
	byCWC, of a demand complying with the requirements of this bank guarantee on first demand inwritingany/allmoneystotheextentofINR(in
	words)withoutanydemur,reservation,recourse, contest or protest and without any reference to the Supplier.Any such demand made byCompanyon the Bank by serving a written notice, shall be
	conclusive and binding, without anyproof whatsoever, as regards to the amount due and payable, notwithstanding any dispute (s) pending before any court, tribunal, arbitrator or any other authority and / or any other matter
4.	orthingwhatsoever,asBank'sliabilityunderthesepresentsbeingabsoluteandunequivocal. For the purposes of Clause 3, "business day" means a day on which commercial banks are
5.	openforbusinessin[mentioncityofthebankbranch]. Thisbankguaranteeshallnotbedetermined,dischargedoraffectedbytheliquidation,windingup, dissolution or insolvency of the Supplier and shall remain valid, binding and operative againstthe Surety. The bank guarantee shall not be discharged by any change in Surety's
6.	constitution,constitutionofCWCorthatoftheSupplierorchangeinappropriatelaws. The Surety agrees that CWC shall have the fullest liberty without the Surety's consent and withoutaffecting in any manner, Surety's obligations hereunder to vary any of the terms and Conditions
	ofContractortoextendtimeforperformanceoftheContractbythesaidSupplierandtoenforce,orto forebear to enforce any of the terms and conditions relating to the Contract and the Surety shallnot be relieved from its liability by reason of any such variation, or extension being granted to theSupplieroranyforbearance,actoromissiononthepartofCWCoranyindulgenceshownbyCWCto the
	Supplier or any such matter or thing whatsoever which under the Applicable Laws may,

- 7. The Surety hereby agree and acknowledge that this guarantee is irrevocable and shall remain infullforcetillitisfullyandfinallydischargedbyCWCinwritingor[insertdate]whicheverislater,and all dues of CWC under or by virtue of the Contract have been fully paid and all its claimssatisfiedordischarged.
- 8. The Bank also agrees that this bank guarantee shall be governed and construed in accordance withIndianlawsandsubjecttotheexclusivejurisdictionofCourtsatNewDelhi.
- 9. All charges, fees, commission and other costs shall be to the account of the Supplier. Failure of theSupplier to make such payments shall not in any way affect the Surety's obligation under this bankguarantee and CWC shallbe paid the money due toit under this bankguarantee without anydeduction.
- 10. The Surety confirms that this bank guarantee has been issued with observance of appropriate lawsofIndia.
- 11. Notwithstandinganythingcontainedhereinabove:
- (i) Surety'sliabilityunderthisbankguaranteeislimitedtoINR (inwords)andBank'sguaranteeshallremaininforceuntil[insertdate].
- (ii) Any claim under this bank guarantee must be received by Surety or or before [insert date]. If nosuchclaim has been received by us by the said date, the right of CWC under this bank guarantee will cease.
- (iii) Any letter from the CWC to the Manager, (Insert Branch name) branch of the Surety, under the sealofCWCshallbedeemedtobesufficientandvaliddemandforpaymentunderthisbankguarantee.
- (iv) The Bank undertakes not to revoke this bank guarantee before the expiry of this bank guaranteeincludingduringextensionperiod,ifany.

Cover message for this Bank Guarantee has been sent to CWC bankers i. e. ICICI Bank, 9 Phelps Building, Connaught Place, New Delhi, (IFSC Code: ICIC0000007) through Structured Financial Messaging System (SFMS).

In witness whereof, the Surety through its authorized officer has set its hand and stamp on this [insertdate]dayof[insertmonth],[insertyear]at[insertplaceofexecution].

(Signature)	(Signature)
Fullnameandofficialaddress	Fullnameandofficialaddresswi
th bankstamp	withbankstamp
Attorney as per power of Attorney No	
WITNESSNo.1	WITNESSNo.2

APPENDIX-2

SUBSTANCEABUSECONDITIONS

The Corporation is committed to the provision of safe work places for its employees and other persons workingon or visiting premises on which work is being carried out for the Corporation. This policy is put into operation on the corporation of the Corporation. This policy is put into operation of the Corporation of the Corporation. This policy is put into operation of the Corporation of th

This policy is applicable to all persons including, without limitation, the Contractor, its Affiliates, agents and subcontractors who carryoutservices on Corporation premises (herein after jointly referred to as the "Contractor"). The term "Corporation premises" shall mean all property owned, operated, leased by or under the control of the Corporation, whether on shore or offshore and shall include, without limitation, any drilling unit, barge or vessel on contract to the Corporation. The term "employee" shall for the purpose of this Appendix include all persons including agency staffengaged by the Contractor.

The use, possession, concealment, transportation, promotion or sale of prohibited substances (as hereinafterdefined) on Corporation premises is <u>strictly forbidden</u>. Any contravention by a Contractor's employee shallresult in that employee being excluded forthwith and prohibited from Corporation premises. Additionally, any Contractor's employee who is suspected of being under the influence of any prohibited substance shall be prohibited from Corporation premises.

For the purposes of this Appendix, "prohibited substances" are defined as:

- (i) any substance which an individual may not sell, possess, use or distribute under applicable Indian legislation :
- (ii) anyotherlegalbutunlawfullyusedsubstance,e.g.prescriptiondrugsobtainedorusedwithoutpermissiono rsuchdrugsnotbeingusedfortheiroriginallyintendedpurpose;
- $(iii) \\ any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used for the purpose of intoxication; or any solvent (including, without limitation, glue) used or intended to be used (including, without limitation, glue) used (including, g$
- (iv) anyalcoholicbeverage.

It is not the intention of this policy to prevent onshore-based personnel partaking of alcoholicbeverage offCorporation premises in their own time provided that the individual's subsequent behaviour on-site is not (in thereasonable opinion of the Corporation) hazardous to health and safety and provided that the limits specifiedbelow are not exceeded. Alcohol is prohibited from all offshore installations and vessels and at the Corporation's process terminal.

Drugparaphernalia associated with substance abuse are prohibited from Corporation premises.

Contractormusthaveandadministeraformalsubstanceabusepolicy. Contractorshall, if requested by Corporation, promptly submit a copy of its policy and programme to the Corporation's Representative. Such policy must provide for substance testing of Contractor's employees and must meet standards acceptable to the Corporation. The Corporation reserves the right to deny entry to Corporation premises for the employees of any Contractor which fails, when requested by Corporation, to present a written policy which, in the Corporation's opinion, meets such standards or which fails to administer an acceptable policy.

Exceptasstatedbelow,substancetestingresultswillnotbedisclosedtotheCorporation.However, as acondition of their employees being entitled to enter Corporation premises, Contractors must certify that eachemployee has passed a substance test that meets the standards of this policy.Contractors must maintain recordsofsubstancetestingwhicharesubjecttoauditbyCorporation.

The results of substance tests performed for reasonable suspicion or accident/incident investigations as outlinedbelowmustbedisclosedtolocalCorporationmanagementuponrequest.

The Contractor shall be a rall costs associated with testing and shall be responsible at its own cost for replacing for thwith any employee prohibited from Corporation's premises.

Refusal bya Contractor's employee to submitto testing required by this policy or a confirmed positive resultwill result in the Contractor's employee being prohibited from Corporation premises.

In the event that it suspects a breach of this Appendix by the Contractor, the Corporation may conduct or mayauthoriseotherpartiestoconductunannouncedsearchesandinspectionsonCorporationpremisesofContractorsor Contractor's employees, including their effects, lockers, baggage, desks, tool boxes, clothingandvehicles. The purpose of such searchesandinspections is to ensure compliance with this policy.

Any prohibited substances or items prohibited by this policy, or any materials that are illegal to possess, will be retained by the Corporation and may be destroyed or turned overtothe appropriate law enforcementauth or ities.

Refusal by a Contractor's employee to submit to a search or inspection or discovery of prohibited substances in the possession of such employee will result in the Contractor's employee being prohibited from Corporation premises. Contractors will be responsible at their own cost and expense for replacing any such person.

The Corporation reserves the right to audit the Contractor's records periodically to verify compliance with thispolicy.

Auditresultswillbetreatedasconfidential.

In all cases where the Contractor is permitted to employ a sub-contractor, the Contractor is responsible forensuring that the sub-contractor and sub-contractor's employees shall comply with this policy, without prejudicetotheCorporation's rightsherein.

 $The Contractor must obtain a signed consent demonstrating each employee {\it 'sagreement to release to the Contractor and the Corporation the results of any substance testing performed.}$

The Contractor shall carry out tests that, at minimum, seek to determine whether the following substances are abuse d: cannabis, amphetamines, cocaine, benzo diazepines, opiates, barbiturates, secobarbital, and alcohol.

In the event onsite testing (e.g. at a heliport or onshore terminal) for alcohol consumption is required using anapprovedbreathalyserunit, the standard shall be alevel of alcohol in breath not greater than 35 micrograms per 100 millilitres of breath

APPENDIX-7

CERTIFICATEOFCOMPLIANCEWITHCODEOFBUSINESSETHICS

INSTRL	JCTIONS:PleasecompletetheformbelowwhileexecutingtheContract	
1.	NameoftheServiceProvider:("ServiceProvider").	
2.	I,asanauthorizedrepresentativeoftheServiceProvider,herebycertifythatIhaveunderst Codeof Business Ethics regardingcompliance with business et expectedasaServiceProviderandonbehalfoftheServiceProvideragreetoabidebytheter	hics and conduct
3.	I hereby certify, as of the date hereof, that neither I, nor any of the Service officers, directors, owners, employees, consultants or agents have, directly or indirectly, o o pay, or authorized the payment of any money, or offered, given, promised the giving of anything of pecuniary value, or otherwise, to (a) any member, official, of any government, or any department, agency, or instrumentality thereof; (b) official thereof, or to any candidate, nominated or otherwise, for political officemployee, agent, owners or members of the Corporation, its Affiliates or other Cofor the purpose of influencing any act or decision of such official, employee, agent, or or andidate or inducing such official, employee, party, or candidate or otherwise promoting the business interests of the anyrespect.	ffered,paid,promisedt o give, or authorized agent or employee any political party or e; or (c) any official, ventures; in each case owner, member, party, ctinviolationof the ndidate, or securing
4.	I hereby certify, as of the date hereof, that neither I, nor any of the Service officers, directors, owners, employees, consultants or agents have, directly or indirectly, oo pay, or authorized the payment of any money, or offered, given, promised the giving of anything of pecuniary value, or otherwise, to any agent or agency person, organization or third party in procuring the Contract or for bearing to door having on the obtaining or execution of the Contract or any other contract with the Coror for bearing to show favour or in relation to the Contract or any other contract with the Corporation.	ffered,paid,promisedt o give, or authorized or otherwise to any loneanyactinrelationt
5.	I hereby declare, as of the date hereof, that I, nor any of the Service Profficers, ownersor employees, are; (a) public officials or hold government office, e positionin Service Provider's organisation) at (name of the public or government will notemploy orotherwise compensate or offer to compensate any public official another to make any decision for the benefit of the Service Provider; (c) subcontractor, consultant, agentor representative inconnection with this Contractor Purhorough documented examination of his person, reputation and integrity, and; any subcontractor, consultant, agent or representative who does not comply with to of the Corporation's Code of Business Ethics and in the event of any such via attention will inform the Corporation immediately.	except for (name and office); (b) do not and ls, or make or cause for the purpose of will not employ any rechaseOrderwithoutat (d) will not employ he terms and conduct
	☐ Yes ☐ No	
(Ifyou	checked 'No' above, then you must attach as eparate sheet of paper explaining your answer at the contraction of the contracti	rer.)
Signatu	ure: Date:	
Name:_		
Positio	on:	
		Page 47

APPENDIX-8

RULES FORTHE PROTECTIONOFHEALTHANDSANITARY ARRANGEMENTS FORWORKERS

1. APPLICATION

These rules shall apply to all buildings and construction works in charge of Central WarehousingCorporationin whichtwenty or more workersare ordinarily employed or areproposedtobeemployedinanydayduringtheperiodwhenthecontractworkisinprogress.

2. **DEFINITION**

Work place means a place where twenty or more workers are ordinarily employed in connectionwithconstructionworkonanydayduringtheperiodwhenthecontractworkisinprogress.

3. FIRST-AIDFACILITIES

- (i) Ateveryworkplace, the reshall be provided and maintained, so a stobe easily accessible during workin g hours, First-Aid Boxes at the rate of not less than one box for 150 contract Labour or part the reofordinarily employed.
- (ii) TheFirst-Aid

Box shall be distinctly marked with a red cross on white background and shall contain the following equipments:

- (a) Forwork-placesinwhichno.ofcontractLabouremployeddoesnotexceed50-
- (1) 6smallsterilizeddressings
- (2) 3mediumsizesterilizeddressings
- (3) 3largesizesterilizeddressings
- (4) 3largesterilizedburndressings
- (5) 1(30 ml)bottlecontainingatwopercentalcoholicsolutionofiodine
- (6) 1(30ml)bottlecontainingSalvolatilehavingthedoseandmodeofadministration,indicatedonthelabel
- (7) 1snakebitelancet
- (8) 1(30gm)bottleofpotassiumpermanganatecrystals
- (9) 1pairscissors
- (10) 1copyofthefirst-aid leafletissued bythe Director General,FactoryAdviceServiceand LabourInstitutes,Govt.ofIndia
- (11) 1bottlecontaining100tablets(eachof 5gm)ofaspirin
- (12) Ointmentforburns
- (13) Abottleofsuitablesurgicalantisepticsolution
- $(b) \quad For work places in which then o. of contract Labour exceed 50-$
- (1) 12smallsterilizeddressings
- (2) 6mediumsizesterilizeddressings
- (3) 6largesizesterilizeddressings
- (4) 6largesizesterilizedburndressings
- (5) 6(15gm)packetssterilizedcottonwool
- (6) 1(60 ml)bottlecontainingatwo percentalcoholicsolutioniodine

- (7) 1(60ml)bottlecontainingSalvolatilehavingthedoseandmodeofadministration,indicatedonthela bel
- (8) 1rollofadhesiveplaster
- (9) 1snakebitelancet
- (10) 1(30gm)bottleofpotassiumpermanganatecrystals
- (11) 1pairscissors
- (12) 1copyofthefirstaidleafletissuedbytheDirectorGeneralFactoryAdviceServiceandLabourInstitutes/Government ofIndia
- (13) Abottlecontaining100tablets(eachof5gm)ofaspirin
- (14) Ointmentforburns
- (15) Abottleofsuitablesurgicalantisepticsolution
- (iii) Adequatearrangementsshallbemadeforimmediaterecoupmentoftheequipmentwhennecessary.
- (iv) NothingexcepttheprescribedcontentsshallbekeptintheFirst-aidbox.
- (v) The First-Aid Box shall be kept in the charge of a responsible person who shall always bereadily availableduring the working hours of the work place.
- (vi) A person in charge of the First-aid box shall be a person trained in First-aid treatment in theworkplaceswherethenumberofcontractLabouremployedis150ormore.
- (vii) In work places where the number of contract Labour employed is 500 or more and hospitalfacilities are not available within easy distance from the works; First-aidposts shall be established and run by a trained compounder. The compounder shall be on duty and shall be available at all hours when the workers are at work.
- (viii) Where work places are situated in places which are not towns or cities, a suitable motortransport shall be kept readily available to carry injured person or person suddenly taken illtothe nearesthospital.

4. DRINKINGWATER

- (i) Ineveryworkplace, thereshall be provided and maintained at suitable places, easily accessible to Labour, a sufficient supply of cold water, fit for drinking.
- (ii) Where drinking water is obtained from an intermittent public water supply, each work placeshall beprovidedwithstoragewheresuchdrinkingwatershallbestored.
- (iii) Every water supply or storage shall be at a distance of not less than 15 metre from any latrinedrainorothersourceofpollution. Wherewaterhastobedrawnfromanexisting well, which is within such proximity of latrine, drain or any other source of pollution, the well shall be properly chlorinated before water is drawn from it for drinking. All such wells shall be entirely closed in and be provided with a trapdoor which shall be dust & water proof.
- (iv) A reliable pump shall be fitted to each covered well, the trap door shall be kept locked andopenedonlyforcleaningorinspection,whichshallbe doneatleastonce amonth.

5. WASHINGFACILITIES

- (i) Ineveryworkplace, a dequate and suitable facilities for washing shall be provided and maintained for the use of contract Labourem ployed therein.
- (ii) Separateandadequatecleaningfacilitiesshallbeprovidedfortheuseofmaleandfemaleworkers
- $(iii) \quad Such facilities shall be conveniently accessible and shall be kept in clean and hygienic condition.$

6. LATRINESANDURINALS

- (i) Latrinesshallbeprovidedineveryworkplaceonthefollowingscale,namely:
- $(a) \qquad \text{Where females are employed, the reshall be at least one latrine for every 25 females.}$
- (b) Wheremalesareemployed, the reshall be at least one latrine for every 25 males. Provided

that, where the number of males or females exceeds 100, it shall be sufficient if there is one latrine for 25 males or females as the case may be uptothefirst 100 and one for every 50 thereafter.

- (ii) Every latrine shall be under cover and so partitioned off as to secure privacy and shall haveaproperdoorandfastenings.
- (iii) ConstructionofLatrines:Theinsidewallsshallbeconstructedofmasonryorsomesuitableheat-resistingnon-absorbent materials andshall becement washed inside and outside atleastonceayear,Latrinesshallnotbeofastandardlowerthanboreholesystem.
- (iv) (a) Where workers of both sexes are employed, there shall be displayed outside each blockof latrine and urinal, a notice in the language understood by the majority of the workers "ForMenOnly" or "ForWomenOnly" as the case may be.
 - (b) The notices hall also be arthefigure of a manor of a woman, as the case may be.
- (v) There shall be at least one urinal for male workers upto 50 and one for female workers upto 50 employed at a time, provided that where the number of male or female workmen, as the case may be, exceeds 500, it shall be sufficient, if there is one urinal for every 50 males or female supto the first 500 and one for every 100 or part the reafter.
- (vi) (a)The latrines and urinals shall be adequately lighted and shall be maintained in a cleanandsanitaryconditionatalltimes.
 - (b) Latrines and urinals other than those connected with a flush sewage system, shall complywiththerequirements of the PublicHealthAuthorities.
- (vii) Watershallbeprovidedbymeansoftaporotherwise, soastobeconveniently accessible in ornear the atrines and urinals.
- (viii) DisposalofExcreta:Unlessotherwisearrangedforbythelocalsanitaryauthority,arrangements for proper disposal of excreta by incineration at the work place shall be madeby means of a suitable incinerator. Alternately excreta may be disposed of by putting layer ofnight soil at the bottom of a pucca tank prepared for the purpose and coveringit with a 15 cmlayer of waste or refuse and then covering it with a layer of earth for a fortnight (when it willturntomanure).
- (ix) Thecontractorshallathisownexpense, carryoutallinstructions is sued to him by the Corporation to effect proper disposal of night soil and other conservancy work in respect of the contractor's workmen or employees on the site. The contractor shall be responsible for payment of any charges which may be levied by Municipalor Cantonment Authority for execution of such on his behalf.

7. PROVISIONOFSHELTERDURINGREST

At every place there shall be provided, free of cost, four suitable sheds, two for meals andtheothertwoforrest, separately for the use of mean and women Labour. The height of each shelters hall not be less than 3 meters (10 ft) from the floor level to the lowest part of the roof. These shall be kept clean and the space provided shall be on the basis of 0.6 sqm (6 sft) perhead.

Provided that the Corporation may permit, subject to his satisfaction, a portion of the buildingunderconstructionorotheralternativeaccommodation, to be used for the purpose.

8. CRECHES

- (i) At every work place, at which 20 or more women worker are ordinarily employed, there shallbeprovided tworooms of reasonable dimensions for the use of their children under the ageof six years. One room shall be used as a play room for the children and the otherastheirbedroom. The rooms shall be constructed with specifications as per Clause 19H
- (ii) The rooms shall be provided with suitable and sufficient openings for light and ventilation. The reshall be adequate provision of sweepers to keep the places clean.
- (iii) Thecontractorshallsupplyadequatenumberoftoysandgamesintheplayroomandsufficientnumb erofcotsandbeddingsinthebedroom.
- (iv) The contractor shall provide one Ayaa to look after the children in the Creche when no. ofwomenworkersdoesnotexceed50andtwowhentheno.exceeds50.
- (v) Use of the rooms earmarked as Creche shall be restricted to children, their attendants andmothersofthechildren.

9. CANTEENS

- (i) In every work place where the work regarding the employment of contract Labour is likely tocontinue for six months and where in contract Labour, numbering one hundred or more areordinarily employed, an adequate canteen shall be provided by the contractor for the use ofsuchcontractLabour.
- (ii) Thecanteenshallbemaintainedbythecontractorinanefficientmanner.
- (iii) The canteen shall consist of at leasta dining hall, kitchen, storeroom, pantry and washingplacesseparatelyforworkersandutensils.
- (iv) Thecanteenshallbesufficientlylightedatalltimeswhenanypersonhasaccesstoit.
- (v) The floor shall be made of smooth and impervious materials and inside walls shall be limewashed or color washed at least once in each year. Provided that the inside walls of thekitchenshallbelime-washedeveryfourmonths.
- $(vi) \qquad \hbox{Premises of the can teen shall be maintained in a clean and sanitary condition}.$
- (vii) Waste water shall be carried away in suitable covered drains and shall not be allowed toaccumulatesoastocauseanuisance.
- (viii) Suitablearrangementsshallbemadeforthecollectionanddisposalofgarbage.
- (ix) The dining hall shall accommodate at a time 30 per cent of the contract Labour working atatime.
- (x) Floor area of the dining hall, excluding the area occupied by the service counter and anyfurniture except tables and chairs shall not be less than one square meter (10 sqft) per dinertobeaccommodatedasprescribedinSub-Rule9.
- (xi) (a) A portion of the dining hall and service counter shall be partitioned off and reserved forwomenworkersinproportion to their number.
 - (b) Washingplacesforwomenshallbeseparateandscreenedtosecureprivacy.
- (xii) Sufficient tables, stools, chairs or benches shall be available for the number of diners to beaccommodatedasprescribedinSub-Rule9.
- (xiii) (a) 1. There shall be provided and maintained sufficient utensils, crockery, furniture and any other equipment, necessary for the efficient running of the canteen.
 - 2. The furniture utensils and other equipments hall be maintained in a clean and hygienic condition.
 - (b) 1.Suitablecleanclothesfortheemployeesservinginthecanteenshallbeprovided andmaintained.
 - 2. Aservicecounter, if provided, shall have top of smooth & impervious material.
 - 3. Suitablefacilities including an adequate supply of hot waters hall be provided for the cleaning of utensils & equipment's.
- (xiv) Food stuffsand other itemsto beserved in the canteenshall be inconformitywiththenormalhabitsofthecontractLabour.
- (xv) Thechargesforfoodstuffs, beverages and any other items served in the canteen shall be based on 'No Profit, No Loss' and shall be conspicuously displayed in the canteen.
- (xvi) Inarrivingatthepriceoffoodstuffsandotherarticleservedinthecanteen,thefollowingitemssha Ilnotbetakenintoconsiderationasexpenditurenamely:
- (a) Rentoflandandbuilding
- (b) Depreciationandmaintenancechargesforthebuilding&equipmentsprovidedforthecanteen
- (c) Costofpurchase,repairsandreplacementofequipmentsincludingfurniturecrockery,cutleryandut ensils
- (d) Waterchargesandotherchargesincurredforlightingandventilation
- (e) Interestandamountsspentonthe provisionand maintenance of equipmentsprovidedforthe canteen
- (xvii) Accountspertainingtothecanteenshallbeauditedonceevery12monthsbyregisteredaccountan tsandauditors.

10. ANTI-MALARIAL PRECAUTIONS

The contractor shall at his own expense, conform to all anti-malarial instructions given tohimbythe Corporation including the filling up of any borrow pits which mayhavebeen dug byhim.

11. The aboverules shall be incorporated in the contracts and innotices inviting tenders and shall formintegral part of the contracts.

12. AMENDMENTS

Government may, from time to time, add to or amend these rules and issue directions, it mayconsidernecessaryforthepurposeofremovinganydifficultywhichmayariseintheadministrat ionthereof.

13. COVID-CONSTRUCTIONSITESPROTOCOLS

Contractorshallmaintainhealthsafetyoftheiremployees,Labour,workers, vendorsdeployed by them at the site of work and shall follow all guidelines & protocol issued by State&CentralGovt.withrespectofCOVID.Contractorshallensurevaccinationofworkersdeployed forthejobatconstructionsite.AllprotocolsrelatedtotheCovid

covering preventive measure, health advisor yet cas is sued by local administration, Govt. shall be followed without any additional claim or compensation.

Appendix-5

CWC's/CPWD'sContractor'sLabourRegulations THESE REGLATIONSSHALLMUTATIS-

MUTANDISAPPLYTOTHEWORKOFTHECENTRAL WAREHOUSINGCORPORATION

1. SHORT TITLE

These regulations may be called the CPWD/PWD (DA) Contractors' Labour Regulations.

2. **DEFINITIONS**

- (i) **Workman** means any person employed by C.P.W.D. / PWD (DA) or its contractor directly orindirectly through a sub-contractor with or without knowledge of the Central Public WorksDepartment/PWD(DA)todoanyskilled,semiskilledorunskilledmanual, supervisory,technical or clerical work for hire or reward, whether the terms of employment are expressedorimplied,butdoesnotincludeanyperson:
- $(a) \qquad Who is employed mainly in a managerial or administrative capacity; or$
- (b) Who, being employed in a supervisory capacity draws wages exceeding five hundred rupeesper mensem or exercises either by the nature of the duties attached to the office or by reasonofpowers vestedin him, functions mainly of managerial nature; or
- (c) Who is an out worker, that is to say, person to whom any article or materials are given out byor on behalf of the principal employers to be made up cleaned, washed, altered, ornamentalfinished, repaired adopted or otherwise processed for sale for the purpose of the trade orbusiness of the principal employers and the process is tobe carried out either in the home
 - of the outworker or in some other premises, not being premise sunder the control and management of the Principal Employer.
 - No person below the age of 14 years shall be employed to act as a work man.
- (ii) **FairWages**meanswageswhetherfortimeorpiecework,fixedandnotifiedundertheprovisionsofth e MinimumWagesActfromtime totime.
- (iii) **Contractors**shallincludeeverypersonwhoundertakestoproduceagivenresultotherthana mere supply of goods or articles of manufacture through contract Labour or who suppliescontractLabourforanyworkandincludesasub-contractor.
- $(iv) \quad \textbf{Wages} shall have the same meaning as defined in the Payment of Wages Act.$
- 3 (i) Normally working hours of an adult employee should not exceed 9 hours a day. Theworkingday shall be so arranged that inclusive of interval for rest, if any, it shall notspread over morethan12hoursonanyday.
- (ii) When an adult worker is made to work for more than 9 hours on any day or for more than 48hours in any week, he shall be paid over time for the extra hours putin by him at double theordinaryrateof wages.
- (iii) (a) Everyworker shall be given a weekly holiday normally on a Sunday, in accordance withthe provisions of the Minimum Wages (Central) Rules 1960as amended from time to timeirrespective of whether such worker is governed by the Minimum Wages Actornot.
- (b) WheretheminimumwagesprescribedbytheGovt.undertheMinimumWagesActare notinclusive of the wages for the weekly day of rest, the worker shall be entitled to rest daywages at the rate applicable to the next preceding day, provided he has worked under thesame contractorforacontinuousperiodofnotless than6days.

(c) Where a contractor is permitted by the Corporation to allow a workerto work on a normalweekly holiday, heshallgrantasubstituted holiday to him for the whole day on one of thefive daysimmediately beforeor afterthenormalweekly holidayand paywages tosuchworkerfortheworkperformedonthe normalweeklyholidayatovertimerate.

3. DISPLAYOFNOTICEREGARDINGWAGESETC.

Thecontractorshall, before hecommenceshis work on contract, displayand correctly maintain and continue to display and correctly maintain in a clear & legible condition inconspicuous places on the work, notices in English and in the local Indian languages spoken by the majority of the workers giving the minimum rates of wages fixed under Minimum Wages Act, the actual wages being paid, the hours of work for which such wage are earned, wages periods, dates of payments of wages and other relevant information as per **Appendix-G-III**.

4. PAYMENTOFWAGES

- (i) Thecontractorshallfixwageperiodsinrespectofwhichwagesshallbepayable.
- (ii) No wageperiodshallexceedonemonth.
- (iii) ThewagesofeverypersonemployedascontractLabourinanestablishmentorbyacontractor where less than one thousand such persons are employed shall be paid before theexpiryofseventhdayandinothercasesbeforetheexpiryoftenthdayafterthelastdayofthewagep eriodinrespectofwhichthewagesarepayable.
- (iv) Wheretheemploymentofanyworkeristerminatedbyoronbehalfofthecontractor, thewagesearned by him shall be paid before the expiry of the second working day from the date onwhichhisemployment isterminated.
- (v) Allpaymentofwagesshallbemade onaworkingdayattheworkpremisesandduringtheworking time and on a date notified in advance and in case the work iscompleted before theexpiry of the wage period, final payment shall be made within48 hours of the last workingday.
- (vi) Wages due to every worker shall be paid to him direct by contractor through bank or ECS oronlinetransfertohisBank account.
- $(vii) \quad Allwages shall be paid through Bankor ECS or on line transfer$
- (viii) Wages shall be paid without any deductions of any kind except those specified by the CentralGovernment by general or special order in this behalf or permissible under the Payment ofWagesAct,1956.
- (ix) A notice showing the wages period and the place and time of disbursement of wages shall be displayed at the place of work and a copy sent by the contractor to the Corporation underacknowledgment.
- (x) It shall be the duty of the contractor to ensure the disbursement of wagesthrough bankaccountofLabour.
- (xi) ThecontractorshallobtainfromtheJuniorEngineeroranyotherauthorizedrepresentativeof the Corporation as the case may be, a certificate under his signature at the end of the entriesinthe "RegisterofWages" or the "Wage-cum-MusterRoll" as the case may be in the following form:

"CertifiedthattheamountshowninColumnNo.	
	hasbeenpaidtothewor
kman concerned through his/her bank account on // at."	

5. FINESANDDEDUCTIONSWHICHMAYBEMADEFROMWAGES

- (i) The wages of a worker shall be paid to him without any deduction of any kind except the following:
- (a) Fines
- (b) Deductions for absence from duty i.e. from the place or the places where by the terms of hisemployment he is required to work. The amount of deductionshall be in proportion the periodforwhichhe wasabsent.

- (c) Deductionfordamage to orlossof goods expressly entrusted to the employed personforcustody, or for loss of money or any other deduction which he is required to account, wheresuchdamageorlossisdirectlyattributabletohisneglectordefault.
- (d) Deduction for recovery of advances or for adjustment of overpayment of wages, advancesgrantedshallbeenteredinaregister.
- (e) AnyotherdeductionwhichtheCentralGovernmentmayfromtimetotimeallow.
- (ii) Nofinesshouldbeimposedonanyworkersaveinrespectofsuchactsandomissions on hispartashavebeenapproved of by the Chief Labour Commissioner.

Note: Anapproved list of Acts and Omissions for which fines can be imposed is enclosed at **Appendix-G-X**.

- (iii) No fine shall be imposed on a worker and no deduction for damage or loss shall be madefrom his wages until the worker has been given an opportunity of showing cause against suchfines ordeductions.
- (iv) The total amount of fine which may be imposed in any one wage period on a workershall notexceed an amount equal to three paise in a rupee of the total wages, payable to him in respectofthat wageperiod.
- (v) No fine imposed on any worker shall be recovered from him by instalment, or after the expiryofsixtydaysfromthedate onwhichit wasimposed.
- (vi) Every fine shall be deemed to have been imposed on the day of the act or omissionin respectof whichit wasimposed.

6. LABOURRECORDS

- (i) Thecontractorshallmaintaina **Register of personsemployed** on work on contractin Form XIII of the CL(R&A) Central Rules 1971 (**Appendix-G-IV**).
- $\label{lem:contractor} (ii) \quad The contractors hall maintain a Muster Roll register in respect to fall work menemployed by him on the work under Contract in Form XVI of the CL (R&A) Rules 1971 ({\bf Appendix-G-V}).$
- (iii) The contractor shall maintain a Wage Register in respect of all workmen employed by himontheworkundercontractinFormXVIIoftheCL(R&A)Rules1971(**Appendix-G-VI**).
- (iv) Register of Accident The contractor shall maintain a register of accidents in suchform as maybeconvenientattheworkplacebutthesameshallincludethefollowingparticulars:
- (a) Fullparticularsofthelaborerwho met withaccident
- (b) RateofWages
- (c) Sex
- (d) Age
- (e) Natureofaccidentandcauseofaccident
- (f) Timeanddateofaccident
- (g) Dateandtime whenadmittedinHospital
- (h) DateofdischargefromtheHospital
- (i) Periodoftreatmentandresultoftreatment
- $(j) \qquad \text{Percentage} of loss of earning capacity and disability as assessed by Medical Officer \\$
- (k) ClaimrequiredtobepaidunderWorkmen'sCompensationAct
- (I) Dateofpaymentofcompensation
- (m) Amountpaidwithdetailsof thepersontowhomthesame waspaid
- (n) Authority bywhomthecompensationwasassessed
- (o) Remarks
- (v) The contractor shall maintain a Register of Finesin the Form XII of the CL (R&A) Rules 1971 ($\bf Appendix G-XI$)
- (vi) Thecontractorshalldisplayinagoodconditionandinaconspicuousplaceofworktheapprovedlistof Acts&Omissionsforwhichfinescanbeimposed(Appendix-G-X)
- (vii) ThecontractorshallmaintainaRegister of Deductions for damageorloss inFormXXoftheCL(R&A)Rules1971(Appendix-G-XII)

- (viii) ThecontractorshallmaintainaRegisterofAdvancesinFormXXIIIoftheCL(R&A)Rules1971(**Appe ndix-G-XIII**)
- (ix) The contractorshallmaintainaRegisterofOvertimeinFormXXIII oftheCL(R&A)Rules1971(Appendix-G-XIV)

7. ATTENDANCECARD-CUM-WAGESLIP

- (i) The contractor shall issue an Attendance Card-cum-Wage Slip to each workman employedby him inthespecimenformat(**Appendix-G-VII**).
- (ii) The Cardshall bevalid for each wage period.
- (iii) Thecontractorshallmarkattendanceofeachworkmanonthecardtwiceeachday, onceatthecommencementofthedayandagainaftertherestinterval, before heactually startswork.
- (iv) The Cardshall remain in possession of the worker during the wage period under reference.
- (v) ThecontractorshallcompletetheWageSlipportiononthereverseofthecardat leastadaypriortothedisbursementofwagesinrespectofthewage periodunder reference.
- (vi) Thecontractorshallobtainsignature or thumbim pression of the worker on the Wage Slipatthetime of disbursement of wages and retain the card with himself.

8. EMPLOYMENTCARD

The contractor shall issue an Employment Card in Form XIV of the CL (R&A) Central Rules1971toeachworkerwithinthreedaysoftheemploymentoftheworker(**Appendix-G-VIII**).

9. SERVICE CERTIFICATE

On termination of employment for any reason whatsoever, the contractor shall issue to theworkman whose services have been terminated, a Service Certificate in Form XV of the CL(R&A)CentralRules1971(Appendix-G-IX).

10. PRESERVATIONOFLABOURRECORDS

All records required to be maintained under Regulations Nos. 6 & 7 shall be preserved inoriginal for a period of three years from the date of last entries made in them and shall bemadeavailablefor inspection by the Corporationor Labour Officerorany other officersauthorized by the Ministry of Urban Development in this behalf.

11. POWEROFLABOUROFFICERTOMAKEINVESTIGATIONSORENQUIRY

The Labour Officer or any person authorized by Corporation on their behalf shall have powerto make enquires with a view to ascertaining and enforcing due and proper observance of Fair Wage Clauses and the Provisions of these Regulations. He shall investigate into any complaint regarding the default made by the contractor or subcontractor in regard to such provision.

12. REPORTOFLABOUROFFICER

The Labour Officer or other persons authorized as aforesaid shall submit a report of result ofhis investigation or enquiry to the Executive Engineer concerned indicating theextent, if any,to which the default has been committed with a note that necessary deductions from the the theorem of the the theorem of the theorem

The Executive Engineer shall arrange payments to the Labour concerned within 45 daysfromthe receiptof the reportfrom the Labour Officer or the Chief Engineer / SuperintendingEngineer,asthecasemaybe.

13. APPEALAGAINSTTHEDECISIONOFLABOUROFFICER

Any person aggrieved by the decision and recommendations of the Labour Officer or other persons oauthorized may appeal against such decision to the Chief Engineer/Superintending Engineer concerned within 30 days from date of decision, forwarding

simultaneously acopyof hisappeal to the Executive Engineer, but subject to such appeal, the decision of the officer shall be final and binding upon the contractor.

14. PROHIBITIONREGARDINGREPRESENTATIONTHROUGHLAWYER

- (i) A workman shall be entitled to be represented in any investigation or enquiry under these regulations by:
- (a) AnofficerofaregisteredTradeUnionofwhichheisamember.
- (b) An officer of a federation of Trade Unions to which the Trade Union referredto in Clause (a) is affiliated.
- (c) WheretheemployerisnotamemberofanyregisteredTradeUnion,byan officerof aregistered trade union, connected with the industry in which the workeris employed or byanyotherworkmanemployedintheindustryinwhichtheworkerisemployed.
- (ii) An employer shall be entitled to be represented in any investigation or enquiry under these regulations by:
- (a) Anofficerofanassociationofemployersofwhichheisamember.
- (b) An officer of a Federation or Associations of Employers to which association referred to inClause(a)isaffiliated.
- (c) Wheretheemployerisnotamemberofanyassociationofemployers, by an officer of association of employer connected with the industry in which the employer is engaged or by any other employer, engaged in the industry in which the employer is engaged.
- (iii) No party shall be entitled to be represented by a legal practitioner in any investigation orenquiryunderthese regulations.

15. INSPECTIONOFBOOKSANDSLIPS

The contractors hall allowing pection of all the prescribed Labour records to any of his workers or to his agent at a convenient time and place after due notice is received or to the Labour Officer or any other person, authorized by the Central Government on his behalf.

16. SUBMISSIONSOFRETURNS

The contractors hall submit periodical returns as may be specified from time to time.

17. AMENDMENTS

The Central Government may from time to time add to or amend the regulations andon anyquestion asto the application / interpretation or effect of those regulations, the decision of the Superintending Engineer concerned shall be final.

ADDITIONAL PROVISIONS FOR LABOUR

18. ApprenticesAct:TheContractorshallberesponsibletoensurecompliancewiththeprovisions of theApprentices Act, 1961 and theRules and Orders issued thereunder fromtimetotimeinrespectofapprenticesdirectlyorthroughpettyContractorsor subcontractorsemployedbyhimforthepurposeofcarryingouttheContract.

If the Contractor directly or through petty Contractors or sub-contractors fails to do so, hisfailure will be a breach of the contract and the Corporation may, in its discretion, rescind the contract. The Contractorshall also be liable for any pecuniary liability arising on account of any violation of the provisions of the Act.

19. **ProvisionsofPayments** ofWages **Act:**TheContractorshallcomplywiththeprovisions ofthePaymentof 1936andtherulesmadethereunderinrespect Wages Act. employeesemployed by him either directly or through petty Contractors or sub-contractors in the works.lf incompliancewiththeterms ofthecontract.theContractor directlyorthroughpettyContractors or sub-contractors shall supply any labour to be used wholly orpartly under the direct orders and control of the Engineer whether in connection with the works to be executedhereunder or otherwise for the purpose of the Engineer, such Labour shall nevertheless bedeemedtocomprisepersonsemployedbytheContractorandanymoneyswhichmaybe

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ordered to be paid by the Engineer shall be deemed to be moneyspayable by the Engineeron behalf of the Contractor and the Engineer may on failure of the Contractor to repay suchmoney to the Corporation deduct the same from any moneysdue to the Contractor in terms of the contract. The Corporation shall be entitled to recover the same from Contractor's bills/Security Deposit or any other dues of Contractor with the Govt. of India all moneys paid or payable by the Corporation by way of compensation of a foresaid or for costs of expenses in connection with any claim thereto and the decision of the Engineer upon any question arising out of the effect or force of this Clauses hall be final and bind in que ponthe Contractor.

- 20. ProvisionsofContract Labour (RegulationandAbolition) Act, 1970:
- 20.1 TheContractorshallcomplywiththeprovisionoftheContractLabour(RegulationandAbolition)
 Act, 1970 and the Contract Labour (Regulation and Abolition) Central Rules 1971asmodified
 from time to time, wherever applicable and shall also indemnify the
 Corporationfromandagainst anyclaimsundertheaforesaidActand theRules.
- 20.2 The Contractor shall obtain a valid license under the aforesaid Act as modified from time to time before the commencement of the work and continue to have a valid license until the completion of the work. Any failure to fulfil the requirements hall attract the penal provision of the Act.
- 20.3 ProvisionsofEmployeesProvidentFundandMiscellaneousProvisionsAct,1952

:TheContractorshallcomplywiththeprovisionsofPara30&36-BoftheEmployees

Provident Fund Scheme, 1952; Para 3 & 4 of Employees' Pension Scheme, 1995; and Para7 & 8 of Employees Deposit Linked Insurance Scheme, 1976; as modified from time to time throughenactment of "Employees Provident Fund & Miscellaneous Provisions Act, 1952", whereverapplicable and shall also indemnify the Corporation from and against anyclaims under theaforesaidActandtheRules.

21. Provisionsof"TheBuildingandOtherConstructionWorkers(RegulationofEmploymentand ConditionsofService)Act,1996"and "TheBuildingandOtherConstruction Workers'WelfareCessAct,1996":

The tenderers, for carrying out any construction work, shall get themselves registered withtheRegistering Officer under Section-7 of the Building and Other Construction Workers Act, 1996and Rules made thereto by the concerned State Govt., and submit Certificate ofRegistrationissued by Registering Officer of the concerned State Govt. (Labour Dept.). The Cess shall bedeductedfromcontractor'sbillsasperprovisionsoftheAct.

- **22. Reporting of Accidents:** The Contractor shall be responsible for the safety of all employeesdirectly or through petty Contractors or sub-contractor employed by him on theworksandshall reportserious accidents to any of them however and wherever occurring on the worksto the Engineer or the Engineers Representative and shall make every arrangement to renderallpossible assistance.
- 23. **ProvisionofWorkmen'sCompensationAct:**IneverycaseinwhichbyvirtueoftheprovisionsofSec tion12Sub-Section(1)oftheWorkmen'sCompensationAct1923,Contractoristoabidebythe provisionsofvariousLabourlawsintermsofaboveclause.
- **24. CorporationnottoProvideQuartersforContractors:**Noquartersshallnormallybeprovided by the Corporationfor the accommodation of the Contractor or any of his staffemployedonthework.InexceptionalcaseswhereaccommodationisprovidedtotheContractor at the Corporation's discretion, recoveries shall be made at such rates as may befixed by the Corporation for the full rent of the buildings and equipment's therein as well aschargesforelectriccurrent,watersupplyandconservancy.
- 25. LabourCamps:TheContractorshallathisownexpensemakeadequatearrangementsforthe housing, supply of drinking water and provision of latrines and urinals for his staffandworkmen, directly or through the petty Contractors or sub-contractors and for temporarycreche(Bal-Mandir)where50ormorewomenareemployedatatime. Suitable sitesonCorporation land, if available, maybe allotted to the Contractor for the erection of labour camps, eitherfreeofchargeoronsuchtermsandconditionsthatmaybeprescribed bythe

 $Corporation. All camps it esshall be maintained in clean and sanitary conditions by the {\tt Contractorath} is own cost.$

- 26. Compliance to Rules for Employment of Labour: The Contractor(s) shall conform to alllaws, bye-laws rules and regulations for the time being in force pertaining to the employment of local orimported Labour and shall take all necessary precautions to ensure and preserve the health and safety of all staffem ployed directly or through petty contractors or subcontractors on the works.
- **27. PreservationofPeace:** TheContractorshalltake requisiteprecautionsand use hisbestendeavorsto
 - (i) Prevent any riotous or unlawful behavior by or amongst his workmen and other employeddirectlyorthroughthepettyContractorsorsub-contractorsontheworksandforthepreservationofpeaceandprotectionoftheinhabitants and
 - (ii) Securityofpropertyintheneighborhoodoftheworks.IntheeventoftheCorporationrequiringthe maintenance of a Special Police Force at or in the vicinity of the siteduring the tenure of works, the expenses thereof shall be borne by the Contractor and if paidbytheCorporationshallberecoverablefromtheContractor.
- 28. SanitaryArrangements: The Contractorshall obeyall sanitary rules and carryout all sanitary measures that may from time to time be prescribed by the Corporation Medical Authority and permit inspection of all sanitary arrangements at all times by the Engineer, the Engineer's Representative or the Medical Staff of the Corporation. Should the Contractor fail to make the adequate sanitary arrangements, these will be provided by the Corporation and the cost the reofrecovered from the Contractor.
- 29. Outbreak of Infectious Disease: The Contractor shall remove from his camp such labourand their families as refuse protective inoculation and vaccination when called uponto do soby the Engineer or the Engineer's Representative on the advice of the CorporationMedicalAuthority. Should cholera, plague, or other infectious disease break out, the Contractor shallburnthehuts, beddings, clothes and other belongings of or used by the infected parties and promptly erect new huts on healthy sites as required by the Engineer, failing which within the time specified in the Engineer's requisition, the work may be done by the Corporation and the cost thereof recovered from the Contractor.
- **30. MedicalFacilitiesatSite:**TheContractorshallprovidemedicalfacilitiesatthesiteasmaybe prescribed by the Engineer on the advice of the Corporation's Medical Authority inrelationtothestrengthoftheContractor's residentstaffandworkmen.

REGISTEROFMATERNITYBENEFITS[Clause19F]

NameandAddressoftheContracto	or(s)	 	
NameandLocationoftheWork			

Name of theEmplo yee	Father's/Husband's Name	NatureofE mployment	PeriodofActu alAppointme nt	
1	2	3	4	5

${\bf Date on which Maternity Leave Commence dand Ended}$

DateofDeliv	IncaseofDeliver	IncaseofDelivery		carriage
ery	Commenced	Ended	Commence d	Ended
6	7	8	9	10

Leave Pay Paid to the Employee

IncaseofDelivery		IncaseofMiscarriage	Remarks	
RateofLeavePay	AmountPaid	RateofLeavePay	AmountPaid	Tremente
11	12	13	14	15

APPENDIX-G-2

SPECIMENFORMOFTHE REGISTER REGARDINGMATERNITYBENEFITADMISSIBLETOTHECONTRACTOR'SLABOURINCE NTRALWAREHOUSINGCORPORATIONWORKS

	Nameandaddressofthecontractor
	Nameandlocationofthework
1.	Nameofthewomanandherhusband'sname
2.	Designation
3.	Dateofappointment
4.	Date withmonthsand yearsinwhichsheisemployed
5.	Dateofdischarge/dismissal,ifany
6.	Dateofproductionofcertificatesinrespectofpregnancy
7.	Dateonwhichthewomaninformsabouttheexpecteddelivery
8.	Dateofdelivery/miscarriage/death
9.	Dateofproductionofcertificateinrespectofdelivery/miscarriage
10.	Datewiththeamountofmaternity/deathbenefitpaidinadvanceofexpecteddelivery
11.	Datewithamountofsubsequentpayment ofmaternitybenefit
12.	Nameofthepersonnominated by the woman to receive the payment of the maternity benefit after her death
13.	If the woman dies, the date of her death, the name of the person to whom matern it ybene fit amount was paid, the month there of and the date of payment
14.	Signature of the contractor authenticating entries in the register
15.	RemarkscolumnfortheuseofInspectingOfficer

APPENDIX-G-3

			LabourBoard		
?	NameofWork				
?	NameofContrac	ctor			
?	AddressofCont	ractor			
	NameandAddr	ess ofCorporateOffice_			
	NameandAddr	essofCWCLabourOffice	r		
	NameofLabour	EnforcementOfficer			
	AddressofLabo	urEnforcementOfficer			
SL	Category	MinimumWageFixed	ActualWagePaid	NumberPresent	Remarks
?	WeeklyHolida	y			
?	WeeklyHoliday WagePeriod	y			
?	WagePeriod				

APPENDIX-G-IV

FORMXIII[SeeRule75]

RegisterofWorkmanEmployedbyContractor

Name&AddressofPrincipalEmployer

Nature&LocationofWork_

	1	SL
	2	& Surname ofWorkman
	3	Age&Sex
	4	s/Husband'sName
	5	Nature of Employment/De gnation
	6	PermanentHomeAddi essoftheWorkman(Vil ageandTehsil,Talukar dDistrict)
	7	LocalAddress
	8	DateofCommence mentofEmploymen t
	9	SignatureorThumbl mpressionoftheWor kman
	10	teofTerminationof Employment
	11	ReasonsforTer mination
	12	Remarks

APPENDIX-G-V

FORMXVI[(SeeRule78(2)(a)]

MUSTERROLL

*	Name&AddressofContractor	
*	Name&AddressofEstablishmentunderwhichContractisCarriedon	
*	Nature&LocationofWork	
*	Name&AddressofPrincipalEmployer	FortheMonth/Fortnight

SL	NameofWorkman	Sex	Father's/Husband'sName			Remarks			
				1	2	3	4	5	
1	2	3	4		5			6	

APPENDIX -GVIFORMXVII[SeeRule 78(2)(a)] REGISTEROFWAGE

Nature&LocationofWork_ Name&AddressofEstablishmentunderwhichContractisCarriedon_ Name&AddressofContractor_

Name&AddressofPrincipalEmployer_

WagePeriod:Monthly/Fortnightly

	_	SL							
	2	NameofWorkman							
	ω	SLintheRegistero fWorkman							
	4	Designation/Natureo fWork done							
	57	No.of DaysWorked	t						
	6	UnitofWorkDone							
	7	ailyRateofWages /PieceRate							
	8	BasicWages	Am						
	9	DearnessAllowanc e	mountofWagesEarned						
	10	Over-time	agesEa						
	11	OtherCashPayments(I ndicateNature)	rned						
	12	Total							
	13	Deduction,ifany(I ndicateNature)							
	14	Net AmountPaid							
	15	Signature/Thum mpressionofWorkma							
	16	Initialsof tractororhisRepresenta	tive						

WAGECARD

APPENDIX-G-VII-A

W	age(Card	No				_																								
	Name&AddressofContractor												Dateofissue																		
	NameandLocationofWork											Designation																			
	NameofWorkman													I	Mont	h/Fo	rtnig	ght													
	RateofWages																														
	1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Receivedfromthesum ofRsonaccountofmywages.																															

Time

Morning

Evening

Initial

Signature

APPENDIX-G-VII-B

(Reverse)

FORMXIX

[SeeRule78(2)(b)]

WAGES SLIP

	NameandAddressofContractor
	NameandFather's/Husband'sNameofWorkman
	NatureandLocationofWork
	FortheWeek/Fortnight/MonthEnding
1.	No.ofDaysWorked
2.	No.ofUnitsWorkedincaseofPieceRateWorkers
3.	RateofDailyWages/pieceRate
4.	AmountofOvertimeWages
5.	GrossWagesPayable
5 .	Deduction,ifany
7.	NetAmountofWagesPaid
	InitialoftheContractororHisRepresentative
	initialoritieconti actoi or i iiskepi esentative

APPENDIX-G-VIII

FORMXIV

[SeeRule76]

EMPLOYMENTCARD

NameandAddressofContractor
NameandAddressofEstablishmentunderwhichContractiscarriedon
NameofWorkandLocationofWork
NameandAddressofPrincipalEmployer
1. NameoftheWorkman
2. SLintheRegisterofWorkmanEmployed
3. NatureofEmployment / Designation
4. WageRate(withparticularsofunitincaseofpiecework)
5. WagePeriod
6. TenureofEmployment
7. Remarks
SignatureofContractor

APPENDIX-G-69

FORMXV [SeeRule77]

SERVICECERTIFICATE

Name&AddressofContractor							
Nature &LocationofWork							
Name&AddressofWorkman							
AgeorDateofBirth							
IdentificationMark							
Father's/Husband'sName							
NameandAddressofEstablishmentin/underwhichContractiscarriedon							
NameandAddressofPrincipalEmployer							

SL	TotalPeriodfo	orwhichEmployed	NatureofWorkD	Rates	Remarks			
	From	То	one	ofWage(withParticularso fUnitincase ofPieceWork)				
1	2	3	4	5	6			

Signature

APPENDIX-G-70

LISTOFACTSANDOMISSIONSFORWHICHFINESCANBEIMPOSED

 $\{In accordance with Rule 7 (v) of CPWD's Contractor's Labour Regulations, to be displayed prominently at the site of Work, both in English and dlocal Language\}$

- 1. Willfulinsubordinationordisobedience, whether alone or incombination withother
- 2. Theft,fraudordis-honestyinconnectionwiththecontractorsbesideabusinessorpropertyofCentralWarehousingCorporation
- 3. Takingorgivingbribesoranyillegalgratifications
- 4. Habituallateattendance
- 5. Drunkenness, fighting, riotous ordisorderly or in different behavior
- 6. Habitualnegligence
- 7. Smokingnearoraroundtheareawherecombustibleorothermaterialsarelocked
- 8. Habitualindiscipline
- $9. \qquad {\tt Causing damage towork in the progressor toproper ty of the {\tt Central Warehousing Corporation} or of the {\tt Contractor} and {\tt Central Warehousing Corporation} and {\tt Central Warehousing Corporation}.$
- 10. Sleepingon duty
- 11. Malingeringorslowingdownwork
- 12. Givingoffalseinformationregardingname,age,father'snameetc.
- 13. Habituallossofwagecards, supplied by the employers
- 14. Unauthorizeduseofemployer'spropertyofmanufacturingormakingofunauthorizedparticlesattheworkplace
- 15. Badworkmanshipinconstructionandmaintenancebyskilledworkerswhichisnotapprovedbythe Corporationandforwhichthecontractorsarecompelledtoundertaken rectifications
- 16. Makingfalsecomplaintsand/ormisleadingstatements
- 17. Engagingontradewithinthepremisesoftheestablishments
- 18. Anyunauthorizeddivulgenceofbusinessaffairsoftheemployees
- 19. Collectionorcanvassingforcollectionofanymoneywithinthepremisesofanestablishmentunlessauthorizedbytheemployer
- $20. \qquad \hbox{Holding meeting in side the premises without previous sanction of the employers}$
- 21. Threateningorintimidatinganyworkmanoremployeeduringtheworkinghourswithinthepremises

Name&AddressofEstablishmentin/underwhichContractiscarriedon_ REGISTEROFFINES [SeeRule78(2)(d)] APPENDIX - G-XIFORMXII

Name&AddressofPrincipalEmployer_

Name&LocationofWork_

Name&AddressofContractor_

		SL
	2	NameofW orkman
	3	Father's/Husb andsName
		Designation/Natureo fEmployment
		Act/Omissionforwhich FineImposed
		DateofOffence
		Whether WorkmanShow ed CauseAgainstTi me
	8	NameofPerson inwhosePresen ceEmployee'sE xplanation
		WagePeriodsand
		Amount of FineImposed
		Date on whichFineRea lized
		Remarks

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APPENDIX-G-XIIFORMXX

[SeeRule78(2)(d)]

REGISTEROFDEDUCTIONFORDAMAGEORLOSS

		NameofWork	NameofWorkman							
	3	Father's /Husband'sN	Father's /Husband'sName							
		Designation/Natu Employment			Name&AddressofPrincipalEmployer		Name & Address of Establish mentin/under which Contract is carried on the additional contraction of the co	Name&AddressofContractor		
		Particulars ofDamageorl s	_OS				rwhichCont			
		DateofDama <u>(</u> oss				tractiscar				
			WhetherWorkmans howedCauseagain stDeduction							
		NameofPerso osePresence yee's								
		AmountofDe Imposed	duction							
		No.of Instalm	nents							
		FirstInstalm ent	DateofRecovery							
		LastInstalme nt	very							
		Remarks								

SL

XIIIFORMXXII

REGISTEROFADVANCE [SeeRule78(2)(d)]

Name&AddressofPrincipalEmployer_

Name&LocationofWork_

Name&AddressofEstablishmentin/underwhichContractiscarriedon_

Name&AddressofContractor_

		SL
	2	NameofWorkman
	3	Father's /Husband'sName
		Designation/ Natureof Employment
		WagePerio dandWages Payable
		Date &AmountofAd vanceGiven
		Purpose(s) for whichAdvanceM ade
		No.of Instalmentsby Which AdvancetobeRepa id
		Date&AmountofeachIn stalmentRepaid
		Date on which LastInstalmentwa s Repaid
		Remarks

APPENDIX-G-

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APPENDIX-G-XIV FORMXXIII

[See Rule78(2)(e)]

REGISTER OFOVERTIME

Name&AddressofEstablishmentin/underwhichContractiscarriedon

Name&AddressofContractor_

SL Name&AddressofPrincipalEmployer Name&LocationofWork_ NameofWorkman Father's/Husband'sName Sex Designation/Natu reofEmployment nwhichOvertimeWorked Total Over Time Workedor Production in Case of Piece RateNormalRateofWages OvertimeRateofWages 9 OvertimeEarnings 10 Rate on which Over time Wages PaidRemarks 12

_{Ref.:Clause19C}

SAFETYCODE

- 1. Suitable scaffolds should be provided for workmen for all works that cannot safely be done from the ground, or from solid construction except such short period work as can be done safely from ladders. When a ladder is used, an extra Mazdoor shall be engaged for holding the ladder and if the ladder is used for carrying materials as well, suitable footholds and hand-holds hall be provided on the ladder and the ladder shall be given an inclination not steeper than ¼ to 1 (¼ horizontal and 1 vertical).
- 2. Scaffolding of staging more than 3.6 m (12 ft) above the ground or floor, swung or suspended from an overhead support or erected with stationary support shall have a guard rail properly attachedor bolted, braced and otherwise secured at least 90 cm (3 ft) high above the floor or platform of such scaffolding or staging and extending along the entire length of the outside and ends thereof with only such opening as may be necessary for the delivery of materials. Such scaffolding or staging shall be so fastened as to prevent it from swaying from the building or structure.
- 3. Working platforms, gangways and stairways should be so constructed that they should not sagundulyorunequally, and if the height of the platform or the gangway or the stairway is more than 3.6 m (12 ft) above ground level or floor level, they should be closely boarded, should have adequate width and should be suitably fastened as described in Para 2. above.
- 4. Every opening in the floor of a building or in a working platform shall be provided with suitablemeans to prevent the fall of person or materials by providing suitable fencing or railing whoseminimumheightshallbe90cm(3ft).
- 5. Safemeansofaccessshallbeprovidedtoallworkingplatformsandotherworkingplaces. Everyladder shall be securely fixed. No portable single ladder shall be over 9m (30 ft) in length whilethewidthbetweensiderailsinrungladdershallinnocase beless than 29cm (11½") for ladder up to a nd including 3 m (10 ft) in length. For longer ladders, this width should be increased at least ½ "for each additional 30 cm (1 foot) of length. Uniform step spacing of not more than 30 cm shall bekept.
 - Adequateprecautionsshallbetakentopreventdangerfromelectricalequipment. Nomaterials on any of the sites or work shall be so stacked or placed as to cause danger or inconvenience toany person orthe public. The contractor shall provide all necessary fencing and lights to protect the public from accidentand shall be bound to bear the expenses of defence of every suit, action or other proceedings at law that may be brought by any person for injury sustained owing to neglect of the above precautions and to pay any damages and cost which may be awarded in any such suit; action or proceedings to any such person or which may, with the consent of the contractor, be paid to compensate any claim by any such person.
- 6. (a)Excavation and Trenching All trenches 1.2 m (4 ft) or more in depth, shall at all times be supplied with at
 - leastoneladderforeach30m(100ft)inlengthorfractionthereof.Laddershallextendfrombottom of the trench to at least 90 cm (3 ft) above surface of the ground. Side of the trenches whichare 1.5 m (5 ft) or more in depth shall be stepped back to give suitable slope or securely held bytimber bracing, so as to avoid the danger of sides collapsing. The excavated materials shall not beplacedwithin 1.5 m (5 ft) of the edges of the trench or half of the depth of the trench, whichever ismore.Cuttingshallbedonefromtoptobottom.Undernocircumstances,underminingorundercuttings hallbedone.
 - (b) SafetyMeasuresforDiggingBoreHoles-
- (i) If the borewell issuccessful, it should be safely capped to avoid caving and collapse of the borewell. The failed and the abandoned ones should be completely refilled to avoid caving and collapse
- $\begin{tabular}{ll} \begin{tabular}{ll} During drilling, sign boards should be erected near the site with the address of the drilling contractor and the end of the end of the drilling contractor and the end of the e$
- (iii) Suitable fencing should be erected around the well during the drilling and after the installation of the rig on the point of drilling, flags shall be put 50 m around the point of drilling to avoid entry ofpeople
- (iv) Afterdrillingtheborewell,acementplatform(0.5mx0.5mx1.2m) 0.6mabovegroundleveland 0.6mbelowgroundlevelshouldbeconstructedaroundthewellcasing

- (v) After completion of the bore well, contractor should cap the bore well properly by weldingsteelplate, cover the bore well with drilled wet soil and fix thorny shrubs over the soil. This should be done even while repairing the pump
- (vi) Afterborewellisdrilled,theentiresiteshouldbebroughttothegroundlevel.
- 7. Demolition-Beforeanydemolitionworkiscommencedandalsoduringtheprogressofthework,
- (i) Allroadsand openareasadjacent totheworksiteshalleitherbeclosedorsuitablyprotected
- (ii) No electric cable or apparatus which is liable to be a source of danger or a cable or apparatususedbytheoperatorshallremainelectrically charged
- (iii) Allpracticalstepsshallbetakentopreventdangertopersonsemployedfromriskoffireorexplosi on or flooding. No floor, roof or other part of the building shall be so overloaded withdebris ormaterialsastorenderitunsafe.
- 8. All necessary personal safety equipment, as considered adequate by the Corporation should bekept available for the use of the person employed on the site and maintained in a conditionsuitableforimmediate useandthe contractor should take adequate steps to ensure properuseofequipmentbythoseconcerned.
 - The followings a fety equipments hall invariably be provided-
- (i) Workersemployedonmixingasphalticmaterials,cementandlimemortarsshallbeprovidedwithpr otectivefootwearandprotective goggles.
- (ii) Thoseengagedinwhitewashingandmixingorstackingofcementbagsoranymaterialwhichisinjuri oustotheeyes,shallbeprovidedwithprotectivegoggles.
- (iii) Thoseengagedinweldingworksshallbeprovidedwithwelder'sprotectiveeyeshields.
- (iv) StoneBreakershallbeprovidedwithprotectivegogglesandprotectiveclothingandseatedatsuffici ently safeintervals.
- (v) Whenworkersareemployedinsewersandmanholes, which are inactive use, the contractors shall ensure that the manhole covers are opened and ventilated at least for anhour before the workers are allowed to get into the manholes and the manholes so opened shall be cordoned off with suitable railing and provided with warning signals or boards to prevent accident to the public. In addition, the contractor shall ensure that the followings a fetymeasure are adhered to .
 - (a) Entry for workers into the line shall not be allowed except under supervision of the SiteEngineeroranyother higherofficer.
 - (b) Atleast5to6manholesupstreamanddownstreamshouldbekeptopenforatleast2to3hoursbefore anymanisallowedtoenterintothemanholeforworking inside.
 - (c) Before entry, presence of Toxic gases should be tested by inserting wet lead acetate paperwhichchangescolourinthepresenceofsuchgasesandgivesindicationoftheirpresence.
 - (d) Presenceof Oxygen should beverified bylowering adetector lamp into the manhole. Incase,noOxygenisfoundinsidethesewerline,workersshouldbesentonlywithOxygenKit.
 - (e) Safety belt with rope should be provided to the workers. While working inside the manholes, such rope should be handled by two men standing outside to enable him to be pulled outduringemergency.
 - (f) The area should be barricaded or cordoned off by suitable means to avoid mishaps of anykind. Properwarningsignsshouldbedisplayedforthesafetyofthepublic, whenevercleaningworksareundertakenduringnightorday.
 - $(g) \quad No smoking or open flames shall be allowed near the blocked manhole being cleaned.$
 - (h) The malba obtained on account of cleaning of blocked manholes and sewer lines should beimmediately removed to avoid accident son account of slipper ynature of the malba.
 - (i) Workers should not be allowed to work inside the manhole continuously. He should be given restintermittently. The Corporationshall decide the time up to which a worker may be allowed to work continuously inside the manhole.
 - (j) Gasmaskswith OxygenCylindershouldbe keptatsiteforuse in emergency.
 - (k) Air-blowers should be used for flow of fresh air through the manholes. Whenever called for, portable air blowers are recommended for ventilating the manholes. The Motors for theseshall be vapour proof and of totally enclosed type. Non-sparking gas engines also could beused, but they should be placed at least 2 m away from the opening and on the leeward sideprotected from wind, so that they will not be source of friction on any inflammable gas that might be present.

- (I) Workersengagedforcleaningthemanholes/sewersshouldbeproperlytrainedbeforeallowingto work in the manhole.
- (m) WorkersshallbeprovidedwithGumbootsornon-sparking shoes, bump helmets andgloves,non-sparkingtools,safetylights,gasmasksandportableairblowers(whennecessary). Theymustbesup pliedwithbarriercreamforanointingthe limbs beforeworkinginsidethesewerlines.
- (n) Workmendescendingamanholeshalltryeachladderstoporrungcarefullybeforeputtinghis full weight on it to guard against insecure fastening due to corrosion of the rung, fixed tomanholewell.
- (o) If a man has received a physical injury, he should be brought out of the sewer immediatelyandadequatemedicalaidshouldbeprovided to him.
- (p) The extents to which these precautions are to be taken, depend on individual situation, butdecision of the Corporation regarding the steps to be taken in this regard in an individualcase, will be final.
- (vi) Contractorshall notemploy menand women below theage of 18 years on the work of painting with products containing lead in any form. Wherever men above the age of 18 are employed on the work of leadpainting, following precautions should be taken:
 - (a) Nopaintcontainingleadorleadproductsshallbeusedexceptintheformofpasteorreadymadep aint.
 - (b) Suitablefacemasksshouldbesuppliedforusebytheworkerswhenpaintisappliedintheformofspra yorasurfacehavingleadpaintisdryrubbedandscrapped.
 - (c) Overallsshallbesuppliedbythecontractorstotheworkmenandadequatefacilitiesshallbeprovide dtoenabletheworkingpainterstowashduringandonthecessationofwork.
- (vii) Workmenexecutingworkonscaffoldsorotherstructuresabovespecifiedheightshallbeprovidedwithfullbodyharnessand fallarresters.
- 9. An additional Clause (viii)(i) of CPWD's Safety Code (iv) the Contractor shall not employ womenand men below the age of 18 on the work of painting with product containing lead in anyform, wherever men above the age of 18 are employed on the work of lead painting, thefollowingprinciplesmustbeobservedforsuchuse:
- (i) Whitelead, sulphate of lead or product containing this pigment, shall not be used in painting operation except in the form of pastes or paint ready for use.
- (ii) Measuresshallbetaken,whereverrequiredinordertopreventdangerarisingfromtheapplicationo fpaintintheformofspray.
- (iii) Measuresshallbe taken,whereverpracticable,topreventdanger arisingoutoffromdust,causedbydryrubbingdownandscraping.
- (iv) Adequatefacilities shallbeprovidedtoenable workingpaintersto washduringandoncessationofwork.
- (v) Overall, shall be worn by working painters during the whole of working period.
- (vi) Suitablearrangementshallbemadetopreventclothingputoffduringworkinghours,beingspoiledb ypaintingmaterials.
- (vii) Casesofleadpoisoningandsuspectedleadpoisoningshallbenotifiedandshallbesubsequently verifiedbymedicalman,appointedbycompetentauthorityofCentralWarehousingCorporatio n.
- (viii) The Central Warehousing Corporation may require, when necessary, medical examination of workers.
- (ix) Instructions with regard to special hygienic precautions to be taken in the painting trade shallbedistributedtoworkingpainters.
- 10. When the work is done near any place where there is risk of drowning, all necessary equipments should be provided and keptready for use and all necessary steps taken for prompt rescue of any person indanger and adequate provision, should be made for prompt first aid treatment of all injuries likely to be obtained during course of the work.
- 11. Use of hoisting machines and tackle including their attachments, anchorage and supports shallconformtothefollowingstandardsorconditions:
- (i) (a)These shallbeofgoodmechanicalconstruction,soundmaterialsandadequatestrengthandfreefrompate ntdefectsandshallbekeptrepairedandingoodworkingorder.

- (b) Every rope used in hoisting or lowering materials or as a means of suspension shall be ofdurable quality and adequates trength and free from patent defects.
- (ii) EveryCraneDriverorHoistingApplianceOperatorshallbeproperly qualified and noperson under the age of 21 years should be in-charge of any hoisting machine including anyscaffoldingwinchorgive signalstooperator.
- (iii) In case of every hoisting machine and of every chain ring hook, shackle swivel and pulleyblockused in hoisting or as means of suspension, thesafe working load shall be ascertainedby adequate means. Every hoisting machine and all gear referred to above shall be plainlymarkedwiththesafeworkingload. Incase of ahoisting machine having avariablesafework in g load, eachsafeworkingload and the condition under which it is applicable, shall be clearly indicated. No part of any machine or any gear referred to above in this paragraphshall beloaded beyond the safework in gloadexcept for the purpose of testing.
- (iv) In case of departmental machines, the safe working load shall be notified by the ElectricalCorporation. As regards contractor's machines, the contractors shall notify the safe workingload of the machine to Corporation whenever he brings any machinery to site ofwork and getitverifiedby the Electrical Engineer concerned.
- 12. Motors,gearing,transmission,electricwiringandotherdangerouspartsofhoistingappliancesshou Idbeprovidedwithefficientsafeguards. Hoistingappliancesshouldbeprovided with such means as will reduce to the minimum the risk of accidental descent of theload. Adequate precautions should be takento reduce to theminimum the risk of any part ofasuspendedloadbecomingaccidentallydisplaced. Whenworkersare employedonelectrical installations which are already energized, insulating mats, wearing apparel, suchas gloves, sleeves and boots as may be necessary should be provided. The workershould notwear any rings, watches and carry keys or other materials which are good conductors of electricity.
- 13. Allscaffolds, ladders and others a fety devices mentioned or described here in shall be maintained in safe condition and no scaffold, ladder or equipments hall be altered or removed while it is in use. Adequate washing facilities should be provided at or near places of work.
- 14. These safety provisions should be brought to the notice of all concerned by display on anotice board at a prominent place at work spot. The person responsible for compliance of the Safety Codeshall benamed the rein by the contractor.
- 15. To ensure effective enforcement of the rules & regulations relating to safety precautions, thearrangements made by the contractor shall be open to inspection by the Labour Officer or Engineer-in-Chargeofthedepartment
- 16. Notwithstanding the above Clauses from (1) to (15), there is nothing in these to exempt the the contractor from operations of any other Actor Rule inforce in the Republic of India.

Appendix-6

LABOURLAW(S)COMPLIANCESANDOBLIGATIONS

1. Contractorshalladheretoallgenerallabour&statutoryregulations,asmaybeapplicableonitfrom time to time including, all necessary aspects such as minimum wages, PF, medical insurance,andaccidentinsuranceetc.forPersonnelitengagesfordischargingitsobligationsunderthisCon tract. The Contractor shall also comply with all Rules, Acts and Regulations made or as may bemade by the Government Authority, State Government/ Local Authority from time to time pertainingtotheContract,pertainingtoLabourLaw(s).

Contractorshall submit copies of proof of statutory payments like in surance premium receipt, PF statement on quarterly basis to the Corporation / Regional Manager for ensuring compliance.

- 2. Contractor shall strictly disburse salaries to its Personnel on time without fail. Contractor shall beresponsible for collection & payment of taxes and any other statutory requirements made by anyGovernment Authority, State Government/ Local Authority having jurisdiction, on behalf Personnelengaged.
- 3. While submitting monthly bill(s), Contractor shall submit all statutory registers (mentioned below)dulysigned for the previous month totheCorporation/ Regional Manager. Acceptance of bill(s)shallbeatthediscretionoftheRegionalManagerincaseofnon-fulfillmentofthiscondition.

The following is an indication and an inclusive list of Contractor's obligations under this Contraction respect of Labour Law(s) compliances:

- 1a. The Contractor shall be liable for making contributions in accordance with the provisions of the Employees Provident Fund and Miscellaneous Provisions Act, 1952 and the scheme framed thereunder in respect of the Personnel employed by it. The Contractor shall recover the amount payableby such Personnel and pay to the Corporation i.e. the Principal Employer under the said Act, theamount of member's contribution together with an equal amount of Contractor's contribution. If, onaccountofthedefaultoftheContractor inmaking/depositingsuchpaymentsorforanyotherreason,theCorporation makes suchcontributions onbehalf of thecontractor, the FICshall be entitled tosetoffagainsttheamountduetothecontractor,thecontributionsmadebyitonaccountofhisdefaultinmak ingpaymentorotherwiseinrespectofthelabouremployedbytheContractor.
- 1b. The Contractor shall maintain and submit following Records & Returns prescribed under the EPFAc, 1952 and the Scheme framed there under to the Authority designated under the said Act and totheRegionalManagerofthe Corporation,or anyofficeracting on hisbehalf.

Form-2	Nomination&DeclarationFormstobesubmittedfornewentrants
Form-3.	TheContributionCardforthecurrencyperiod-annually.
Form-3-A	ContributionCardforthecurrencyperiodfrom1stApril;to31stMarchannually.
Form-4	Contribution Card for Employees other than monthly paid Employees annually.
Form-5	ReturnofEmployeesqualifyingfortheMembership.
Form-5A	ReturnofOwnershiptobesenttotheRegionalCommissioner.
Form-6.	ReturnoftheContributionCard andAnnualStatementofContribution
Form-6A	ConsolidatedAnnualContributionStatement
Form-10	FormofMaintenanceofAccounts.
Form-11	BalanceSheet.
Form-12-A	Statementof ContributionMonthly

- 1c. The Contractor shall, within 7 days of the close of every month, submit of the Principal Employer(Corporation), Statementshowing therecoveries of Contribution in respect of Employees employed by or through himand shall have to furnish to him such information as the Principal Employer (Corporation) is required to furnish under the provisions of Employees Provident Fund Scheme 1952 to the Commissioner.
- 1d.TheContractorshallmaintaininspectionNoteBookintheformasmaybespecifiedby theCommissioner, for an Inspector to record his observations on his visit. The Contractor shall alsomake available the same when asked for inspection to the Officer of the Regional Provident FundCommissioner and to the Regional Manager of the Corporation or any officer authorized by him,actingonhisbehalf.
- 2. IftheContractorfailstosubmittheprescribedReturns,Recordsandotherdocumentstothedesignated authority under the EPF & MP At, 1952 and Scheme framedthereudner and also toGeneral Manager, Food Corporation of India or an Officer acting on his behalf, FCI will be at libertywithholdthependingbills,SecurityDepositetc,andoranyotherpaymentsduetotheContractor.
- 3. In complying with the saidenactments or any statutory modifications thereof, the contractor shallalso comply with or cause to be complied with the labour regulationsenactments made by the StateGovt./Central Govt. from time to time in regard to payment of wages to the workers, wage period,deductionfromwages,recoveryofwagesnotpaidanddeductionsunauthorizedlymade,maintenan ce of wage book and wage slip, publication of the scale of wages and other terms ofemployment,inspectionandsubmissionofperiodical returns and all other mattersoflike nature.
- 4. Notwithstandingthe fact whether the said legislations, enactments or any statutory modificationsthereof, are applicable or not to the employees/workers employed y the contractor of shall complywiththefollowing:-

4i. PAYMENTOFWAGESTOWORKERS:-

The contractor shall pay not less than minimum wages to the workers engaged by them on eithertime rate basis on the work. Minimum wages both for the time rate and for the piece rate work shallmean the rate(s) notified by Appropriate Authority from time to time during the currency of contractperiod. Where such wages have not been sonotified by the appropriate authority, the wages prescribed by the Regional Manager, as minimum wage, shall be made applicable. The Contractor shall maintain following records and registers as per Minimum Wages Act, 1948 & Central Rules made the reunder:

Form-I.	Registeroffines.	
Form-II.	Registerofdeductionfordamageorlosscausedtoemployerbytheneglectordefaul	
	toftheemployedperson.	
Form-III.	Annualreturn	
Form-IV	D.T.Registerforworkers.	
Form-V.	MusterRoll.	
Form;IXa	AbstractoftheAct&RulestobedisplayedonNoticeBoard.	
FormXI.	$Wages lips should be is sued to the {\tt ContractLabourina} day prior to disbursement of$	
	wages.	

4ii. Weeklyoff:

The contractor shall allow or cause to be allowed to the workersdirectly or indirectly employed intheworkonedaysrestforsixdayscontinuousworkandpaywagesatthesamerateasfroduty.

4iii. AttendanceAllowance:

The contractor shall pay attendance allowance per day @ 50% of the daily wages notified by theMinisterof LabourundertheMinimum Wages Actfrom timetotimetotheregular workersgenerally employed by him on him on piece ratebasis when such worker report for duty on thedaybutisnotbookedorgivenworkforthedayshift.Aforesaidwage/benefitsatClausevi(e)(i)to (iii) shall be deemed to be a part of this contract and any contravention thereof shall be deemedto be a breach of this contract. He General Manager shall have the right to deduct any sum due tothecontractorrequiredformakinggood the losssuffered byaworker ofworkersby reasonsof non-

fulfillment of the condition of the contractfor the benefit of workers, non-payment of wages, orofdeductionsmadefromhisortheirwageswhichwerenotjustifiedornotobservationsoftheregulations /enactmentsmentionedinClauseVI(a).

- 4iv.Welfare and Health of contract Labour Duties and responsibilities of the contractor: The contractorshallcomplywith theprovisions as regards provision of canteen/restroom, latrine, Urinal, Washing facilities, first and facilities as follows as contained in the Contract Labour (Regulation&Abolition)Act1970andotherapplicable laws no amended from time to time.
 - (a) Wherecontractlabourinrequired to haltatnight and work is likely to continue for three months, a restro omist obe provided by the contractor within 15 days.
 - (b) Where 100 or more Contract Labouris likely to continue work for six monthly, the Contractor shall provide a Canteen within 60 days of employing labour.
 - (c) Sufficientsupplyofdrinkingwateratconvenientplacestobeprovided.
 - (e) Sufficientnumberoflatrinesandurinalstobeprovided.
 - (f) Adequateandsuitablewashing,bathingplacesseparatelyformenandwomen,shallbeprovidedby the contract.
 - (f) FirstAidox(oneboxfor150ContractLabour)tobeprovidedinworking hours.
- 4v. ContractLabour(Regulation&Abolition)Rules,1970
 - (a) As pe Rule 25 (2) (VIII), every contractor shall file a return intimatingcommencement/completionofcontractworkwithin15daystotheinspectorinFo rmVI.A.
 - (b) As per Rules 75, the contractor shall maintain a Register of workmen Employedin Form-XIIIandheshallalsodisplayhoursofwork,natureofdutyetc.
 - (c) Everycontractorshall issueaServiceCertificateinForm-XVtotheworkmanonterminationofhisservicesasperRule.77.
 - (d) AsperRule82(1),everyContractorshallsubmitHalf-yearlyReturnsinduplicateinForm-XXIVtoLicensingOfficerwithin30daysfromthecloseofHalf-year.
 - (e) NoticetobedisplayedasrequiredunderRule81(1)andcopyofsuchnoticetobesenttoInspectorasp erRule81(2).
 - (f) TheContractorshallalsomaintainfollowingrecords/registersalso:
 - MusterRollinFormXVI;
 - Registerfordeductionfordamage,lossinFormXXasperRule78(1)(a)(ii);
 - RegisterofFinesinFormXXI;
 - RegisterofAdvancesinFormXXII.
 - $\label{thm:contractor} Employment Cardshall be given by Contractor in Form XIV to each worker within 3 days of employment as per Rule 76, in the following form at:$

	TemporaryContractLabour'sEmploymentCard	
		RecentPhot ograph
1. 2. 3. 4.		

j.	ii)Permanent NameandaddressofCWCContractor	_	
) .	Valid(PeriodoftheContractor)	From	to
	Signature		
	Signature and stampofthe Contractor / Authorise	edr	
	•	edr	
	•	edr	

5. RecoveryofCompensationpaidtoWorkmen

In every case in which by virtue of the provisions sub-section (1) of Section 12, of the Workmen'sCompensation Act, 1923, the Corporation is obliged to pay compensation to workman employed

by the contractor, in execution of the works, Corporation will recover from the contractor, the amount of the compensations opaid; and, without prejudice to the rights of the Corporation under sub-section

(2)ofSection12ofthesaidAct,theCorporationshallbeatlibertytorecoversuchamountoranypartthereof by deducting it from the security deposit or from any sum due by the Corporation to thecontractorwhetherunderthiscontractorotherwise.

The Corporation shall not be bound to contest any claim made against it under sub-section (1) of Section 12, of the said Act, except on the written request of the contractor and upon his giving to Corporation full security for all costs for which the Corporation might become liable in consequence of contesting such claim.

6. EnsuringPaymentandAmenitiestoWorkers,ifContractorFails

In every case in which by virtue of the provisions of the Contract Labour (Regulation and Abolition)Act, 1970 and of the Contract Labour (Regulation and Abolition) Central Rules, 1971, the Corporationis obliged to pay any amounts of wages to a workman employed by the contractor in execution of theworks or to incur any expenditure in providing welfare and health amenities required to be providedunder the above said Act and the rules under Clause 19H or under the CPWD's Contractor's Labour Regulations or under the Rules framed by Govt. from time to time for the protection of health and sanitary arrangements for workers employed by Central Warehousing Corporation's Contractors; the Corporation will recover from the contractor, the amount of wages so paid

of expenditures oin curred; and without prejudice to the rights of the Corporation under subsection (2) of Section 20, and subsection (2) of Section (2) and subsection (3) of Section (4) of Section (

section(4)ofSection21,oftheContractLabour(RegulationandAbolition)Act,1970; Corporation shall be at liberty to recover such amount or any part thereof by deducting it from the Security Deposit or from any sum due by Corporation to the contractor whether under this contract or otherwise.

Corporation shall not be bound to contest any claim made against it under sub-section (1) of Section20, sub-section (4) of Section 21, of the said Act, except on the written request of the contractor andupon his giving to the Corporation full security for all costs for which Corporation might becomeliable incontesting such claim.

7. Compliance of all Labour Laws and Reglations

The Contractors, who are working in the establishments through Contract Labour and/or employinglabourthemselvesdirectly, should get themselves

registeredwithandobtainalicensefromtheAssistantLabourCommissionerconcerned,asrequiredunder ContractLabour (Regulation andAbolition) Act 1971 and produce the same to Warehouse Manager, incompliance to above and theConditions of Contract. The copy of application for obtaininglabour license may be submitted toWarehouseManagerwithintheperiodasspecifiedinAppendix-7toScheduleI:GeneralConditionsofContract.

The contractor shall obtain avalidlicence under the Contract Labour (R&A)Act, 1970 and the Contract Labour (Regulation and Abolition) Central Rules, 1971, before the commencement of the work and continue to have avalidlicense until the completion of the work.

The contractor shall also comply with provisions of the Inter-State Migrant Workmen (Regulation of Employment and Conditions of Service) Act, 1979. The contractor shall also abide by the provisions of the Child Labour (Prohibition and Regulation) Act, 1986.

The contractor shall also comply with the provisions of the building and other Construction Workers(RegulationofEmployment&ConditionsofService)Act,1996andthebuildingandotherConstructionWorkers WelfareCessAct,1996.

Any failure to fulfil these requirements shall attract the penal provisions of this contract arising out of the resultant non-execution of the work.

No labor below the age of four teen years shall be employed on the work.

8. PaymentofWages

PaymentofWages:

- Thecontractorshallpaytolabouremployedbyhimeitherdirectlyor throughsub-contractors, wages not less than fair wages as defined in the CPWD's Contractor's LabourRegulations or as per the provisions of the Contract Labour (Regulation and Abolition) Act,1970andtheContractLabour(Regulationand Abolition)CentralRules,1971, whereverapplicable.
- ii. The contractor shall, notwithstanding the provisions of any contractto the contrary, cause tobepaidfairwage tolabour indirectly engaged on the work, including any labour engagedbyhissub-contractorsinconnectionwiththesaidwork,asifthelabourhadbeenimmediatelyemployed byhim.
- iii. Inrespectofalllabourdirectlyorindirectlyemployedintheworksforperformanceofthecontrac tor'spartofthiscontract,thecontractorshallcomplywithorcausetobecompliedwiththe CPWD'sContractor'sLabour Regulations made by Govt. from time to time inregard topayment of wages, wage period, deductions from wages recovery of wages not paid anddeductionsunauthorizedlymade,maintenanceofwagebooksorwageslips,publicationofs caleofwageandothertermsofemployment,inspectionandsubmission of periodical returns and all other matters of the like nature or as per the provisions of the Contract Labour (Regulation & Abolition) Act, 1970, and Contract Labour (Regulation & Abolition) CentralRules,1971,wherever applicable.
- iv. (a) The Regional Manager concerned shall have the right to deduct from the money due tothecontractoranysumrequiredorestimatedtoberequiredformakinggoodthelosssuffered by a worker or workers by reason of non-fulfilment of the conditions of the contractfor the benefit of workers, non-payment of wages or ofdeductions made from his or theirwageswhicharenotjustifiedbytheirtermsofthecontractornon-observanceoftheRegulations.
 - (b) Under the provision of Minimum Wages (Central) Rules, 1950,the contractor is bound to allow to the labours directly or indirectly employed in the works one-day rest for 6 days'continuous work andpay wages at the same rate as for duty. In the event of default, the Regional Managershall have the right to deduct the sum or sum snot paid on account of wages for weekly holidays to any labours and pay the same to the persons entitled thereto from any money due to the contractor by the Regional Manager concerned.
 - In the case of Union Territory of Delhi, however, as the all-inclusiveminimum daily wagesfixedunderNotificationoftheDelhiAdmin.No. F.12(162)MWO/DAB/43884-91,dated31.12.1979 as amended from time are inclusive of wages for the weekly day of rest,thequestionofextrapaymentforweeklyholidaywouldnotarise.
- v. The contractor shall comply with the provisions of the Payment of Wages Act 1936, MinimumWagesAct1948,EmployeesLiabilityAct 1938,Workmen'sCompensationAct1923,IndustrialDisputesAct1947,MaternityBenefitsAct,19 61andtheContractor'sLabour(Regulation & Abolition) Act 1970 or the modifications thereof or any other laws relatingtheretoandtherulesmadethereunderfromtimetotime.
- vi. The contractor shall indemnify and keep indemnified Corporation against payments to bemadeunderandfortheobservanceofthelawsaforesaidandtheCPWD's Contractor'sLabourRegulationswithoutprejudicetohisrighttoclaimindemnityfromhissubcontractors.
 - The laws aforesaid shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract and anybreach thereof shall be deemed to be a part of this contract.
- vii. Whateveristheminimumwagefor thetime being, or if the wage payable is higher thansuch wage, such wage shall be paid by the contractor to the workmen directly without theinterventionofJamadarandthatJamadarshallnotbeentitledtodeductorrecoverany

amount from the minimum wage payable to the workmen as andby way of commission orotherwise.

The contractor shall ensure that no amount by way of commission orotherwise is deducted orrecoveredbytheJamadarfromthewageofworkmen.

9. MaternityLeaveandPay

Leaveandpayduringleaveshallberegulatedasfollows-

- 1. Leave:
- (i) inthecaseofdeliverymaternityleavenotexceeding8weeks,4weeksuptoandincludingthedayofdeliveryand4weeksfoll owingthatday
- (ii) inthecaseofmiscarriage-upto3weeksfromthedateofmiscarriage
- 2. Pay:
- (i) in the case of delivery leave pay during maternity leave will be at the rate of the women'saveragedailyearnings,calculatedontotalwagesearnedonthedayswhenfulltimeworkwa s done during a period of three months immediately preceding the date on which shegives notice that she expectsto be confined or at the rate of Rupee one only a day whicheverisgreater.
- (ii) in the case of miscarriage leave pay at the rate of average daily earning calculated on the total wages earned on the dayswhen full time work was done during a period of three monthsimmediately preceding the date of such miscarriage.
- 3. ConditionsforthegrantofMaternityLeave:
 - No maternity leave benefit shall be admissible to a woman unless shehas been employed fora total periodofnot lessthansixmonthsimmediately preceding the date on which sheproceedsonleave.
- Thecontractorshall maintainaregisterof Maternity (Benefit) inthePrescribed Form asshowninAppendix-G-I&II,andthesameshallbekeptattheplaceofwork

10. LogisticsforLabours

The contractor(s) shall at his/their own cost provide his/their labour with a sufficient number of huts(hereinafter referred to as the camp) of the following specifications on a suitable plot of land to beapprovedbytheWarehouseManager.

- (i) (a) The minimum height of each hut at the eaves level shall be 2.1m(7ft)and the floor area tobe provided will be at the rate of 2.7 sqm (30 sqft) for each member of the worker's familystayingwiththelabourer.
 - (b) The contractor(s) shall, in addition, construct suitable cookingplaces, having aminimumareaof1.80mx1.50m(6'x5'),adjacenttothe hutforeachfamily.
 - (c) Thecontractor(s)shallalsoconstructtemporarylatrinesandurinals for the use of thelabourers each on the scale of not less thanfour per each one hundred of the total strength,separatelatrinesandurinalsbeingprovidedforwomen.
 - (d) The contractor(s) shall construct sufficient number of bathingand washing places, one unitforevery25persons residinginthecamp. These bathing and washing places shall besuitablyscreened.
- (ii) (a)All the huts shall have walls of sun-dried or burnt bricks, laid in mud mortar or othersuitable local materials, as may be approved by the Warehouse Manager. In case of sun-driedbricks, the walls should be plastered with mud gobri and shall be at least 15 cm (6") above the surrounding ground. The roofs shall be laid with thatch orany other materials, as may be approved by the Warehouse Manager and the contractor shall ensure that throughout the period of their occupation, the roofs remainwater-tight.
 - (b) The contractor(s) shall provide each hut with proper ventilation.
 - (c) All doors, windows, and ventilators shall be provided with suitable leaves for security purposes.
 - (d) There shall be kept an open space of at least 7.2m (8 yards) between the rows of huts whichmay be reduced to 6m (20 ft) according to the availability of site with the approval of theWarehouseManager.Back-to-backconstructionwillbeallowed.
- (iii) WaterSupply-Thecontractor(s)shallprovideadequatesupplyofwaterfortheuseoflabourers. The provisions shall not be less thantwo gallons of pure and wholesome water perheadperdayfordrinkingpurposesandthreegallonsofcleanwaterperheadperdayfor

bathing & washing purposes. Where piped water supplyisavailable, supply shall be at standposts and where the supply is fromwells or river, tanks which may be of metal or masonry, shall be provided. The contractor(s) shall also, at his/ their own cost, make arrangements for laying pipe lines for water supply to his/ their labour camp from the existing mains wherever available and shall payall fees and charges therefor.

- (iv) Thesiteselectedforthecampshallbehighground,removedfromjungle.
- (v) Disposal of Excreta The contractor(s) shall make necessary arrangements for the disposalsof excreta from the latrines by trenching or incineration which shall be according to therequirements laid down by the Local Health Authorities. If trenchingor incinerations is notallowed, thecontractor(s)shall makearrangements for the removal of the excreta throughtheMunicipal Committee/authorityandinform it about the number of labourers employedsothatarrangementsmaybemadebysuchCommittee

 /Authority for the removal of the excreta. All charges on this accountshall be borne by thecontractor and paid direct by him to the Municipality/Authority. The contractor shall provideonesweeperforeveryeightseatsincaseofdry system.
- (vi) Drainage-Thecontractor(s)shallprovideefficientarrangementsfordrainingawaysewagewater,soastokeep campneat&tidy.
- (vii) Thecontractor(s)shallmakenecessaryarrangementsforkeepingthecampareasufficientlylighted toavoidaccidents totheworkers.
- (viii) Sanitation-Thecontractor(s)shallmakearrangements forconservancyand sanitationinthelabourcampsaccordingtotherulesoftheLocalPublicHealthandMedicalAuthoritie s

11. ConductofContractorLabors

The Corporation/Regional Manager/Warehouse Manager may require the contractor to dismiss orremovefromthe siteofthework anypersonorpersonsinthecontractors'employuponthe workwhomaybeincompetent or misconducthimself and thecontractorshall forthwithcomplywithsuchrequirements. In respect of maintenance/repair or renovation works etc. where the labour have aneasy access to the individual houses, the contractor shall issue identity cards to the laborer, whethertemporary orpermanent and he shall be responsiblefor any untoward action on the part of suchlabor. AE will display a list of contractors working in the Colony/Blocks on the notice board in thecolonyandalsoattheservicecenter,toapprisetheresidentsaboutthesame.

12. RemovalofillegalOccupation

It shall be the responsibility of the contractor to ensure that no space in complex, provided to him forcarrying out work/delivery of service, is not occupied by anybody unauthorized. If it is found so, thenthe Warehouse Manager shall have the option to refuse to accept of work(s) / building/buildingsirrespective of its completionstage. Any delayin acceptance on this account will be treated as thedelay in completion and for such delay, a levy up to 5% of Value of work as per work order may beimposed by Regional Manager whose decision shall be final both with regard to the justification &quantumandbebindingoncontractor.

However, the Warehouse Manager, through a notice, may require the contractor to remove the illegaloccupationanytimeonorbeforeconstructionanddelivery.

Trespass

The contractor shall, at all times, be responsible for any damages or trespass, committed byhis agentsandworkmenincarryingoutthework,unlesssuchtrespassisauthorizedbytheRegionalManager/WarehouseManager.

EmploymentofSkilled/Semi-SkilledWorkers

The contractor shall, at all stages of work, deploy skilled/semi-skilled tradesmenwho are qualified and possess certificate in particular trade from CPWDT raining Institute/Industrial Training Institute

/ National Instituteof ConstructionManagement and Research(NICMAR)/NationalAcademy ofConstruction,CIDCoranysimilarreputedandrecognizedInstitutemanaged/certifiedbyState/CentralGo vt.NumberofsuchqualifiedtradesmenshalInotbelessthan20%oftotalskilled/semi-skilled workers required in each trade at any stage of work. Contractor shall submitnumberofmandaysrequiredinrespectofeachtrade,itsschedulingandthelistofqualifiedtradesmen alongwithrequisitecertificatefromrecognizedInstitutetoRegionalManagerforapproval.

Notwithstanding such approval, if the tradesmen are found to have inadequate skill to execute

thework of respective trade, the contractor shall substitute such tradesmen within two days of writtennoticefromRegionalManager.FailureonthepartofcontractortoobtainapprovalofRegionalManage rorfailuretodeployqualifiedtradesmenwillattractacompensationtobepaidbycontractor

attheratespecifiedin Appendix-

7toScheduleI:GeneralConditionsofContractpersuchtradesmanperday. Decisionof Regional Manager,astowhether particulartradesman possessesrequisiteskillandamountofcompensationincaseofdefault,shallbefinalandbinding.

Provided always, that the provisions of this Clause shall not be applicable for works with estimatedcostputtotenderbeinglessthanRs.5crores.

For work costing more than Rs. 10 crores, and upto Rs. 50 crores, the contractor shall arrange on sitetraining as per National Skill Development Corporation (NSDC) norms for at least 20% of the unskilledworkers engaged in the project in co-ordination with the CPWD Regional Training Institute & NationalSkillDevelopmentCorporation(NSDC)forcertificationatthelevel ofskilled/semi-skilledtradesmen.

For work costing more than Rs. 50 Crores, the contractor shall arrange on site training as per NationalSkill Development Corporation (NSDC) norms for at least 30% of the unskilled worker engaged

the projectin coordination with the CPWDR egional Training Institute & National Skill Development Corporation (NSDC) for certification at the level of skilled/semi-skilled tradesmen. The cost of such training as stated above shall be borne by the Government. The necessary space and workers shall be provided by the contractor and no claim what so ever shall be entertained.

14. PFComplianceandContributionof EPFandESI

It will be responsibility of the contractor to obtain separate code/identification No. for contractor'sdeposit of PF dues/ESI, if applicable with concerned authority directly. Copy of PFRegistration / Codeno. along with copy of PF paid Challans, shall be submitted along with Running Account Bills or FinalBill.

The ESI and EPF contributions on the part of employer in respect of this contract shall be paid by the contractor and shall be included under the rates quoted by him in the tender. The ESI, EPF and other labour compliance will be sole responsibility of Contractor; CWC will not provide anything over and above ratequoted by contractor. Contractor will provide the proof to CWC for submission of ESI & EPF along with final bill compulsorily. If the contractor fails to do so, CWC will deduct appropriate amount from contractor's Bill/Security Deposit and pay to the respective authorities.

15. MinimumWagesActtobeComplied

The contractor shall comply with all the provisions of the Minimum Wages Act, 1948 and ContractLabour (Regulation and Abolition) Act, 1970, amended from time to time and rules framed thereunderandotherlabourlaws, affecting contract labour that may be brought into force from time to time.

16. Default&Breachof Provisions

In the event of the contractor(s) committing a default or breach of any ofthe provisions of the CPWD'sContractor'sLabourRegulationsandModelRulesfortheprotectionofhealthandsanitaryarrangem entsfortheworkersasamendedfromtimetotimeorfurnishinganyinformationorsubmitting or filing any statement under the provisions of the above Regulations and Rules which ismaterially incorrect, he/they shall, withoutprejudice to any other liability, pay to the Corporation asum as decided bythe authority mentioned in **Appendix-7 to Schedule I: General Conditions ofContract** for every default, breach or furnishing, making, submitting, filing such materially incorrectstatementsand in the event of the contractor(s) defaulting continuously in this respect,the penalty maybeenhancedtoasdecidedbytheauthoritymentionedin **Appendix-**

7toScheduleI:GeneralConditionsof Contract per day for each day of default subject to a maximum of 5 percent of theestimated cost of the work put to tender. Decision of the Regional Manager in all of the above respectshallbefinaland bindingonParties.

Should it appear to the Regional Manager that the contractor(s) is/are not properly observing and complying with the provisions of the CPWD's Contractor's Labour Regulations & Model Rules and the provisions of the Contract Labour (Regulation & Abolition) Act 1970, and the Contract Labour (R&A)Central Rules 1971, for the protection of health & sanitary arrangements for work-people employed by the contractor(s) (hereinafterreferred as "the said Rules") the Regional Manager shall have power to give notice in writing to the contractor(s) requiring that the said Rules be complied with and the amenities prescribed therein be provided to the work-people within a reasonable time to be specified in the notice. If the

contractor(s) shall fail within the period specified in the notice to comply with and/observe the saidRules and to provide the amenities to the work-people as aforesaid, the Regional Manager shall havethepowertoprovidetheamenitieshereinbeforementionedatthecostofthecontractor(s).
The contractor(s) shallerect, make & maintain a this / their own expense and to approve d standards all necessary hutsands an itaryarrangements required for his / their work-people on the site in
connectionwiththeexecutionoftheworks, and if the same shall not have been erected or constructed, according to approved standards, the Regional Managershall have power to give notice in writing to the contractor(s) requiring that the said huts and sanitary arrangements be remodeled and/or reconstructed according to approved standards, and if the contractor(s) shall fail to remodelor reconstruct such hutsands an itary arrangements according to approved standards within the period specified in the notice, the Regional Manager shall have the power to remodel or reconstruct such hutsands an itary arrangements according to approved standards at the cost of the contractor(s).

Appendix-7

OperationalClauses-Summary

Referre levant clauses & Articles in Schedule-I, General Conditions of Contract (GCC) and Schedule-II, Scope of work.

GENERALRU	OfficerInvitingTender	RegionalManager
LES &DIRECTIO NS	Maximumworksthatcanbeexecutedunderthecont ract	Upto125%ofOriginalContr actValue.

Definitions:

1	Corporation/Department/CWC	CentralwarehousingCorporation
2	ContractManager/AuthorizedSignatoryforAgr eementonbehalfofCorporationandCorporation representativeforthepurposeof CorporationmentionedinContract	RegionalManageroftheCorporationwhohasinv itedtender
2	WarehouseManager	In charge of Central Warehouse/CFSTerminalwhereservicesaret obedelivered
3	Engineer	EngineerofCorporationintherankofAE/EE/S E.
3	TenderAccepting & ContractTerminatingAuthority	RegionalManager
4	ContractorPercentageoncostofmaterialsan	15%
	d labortocoverall	
	overheadsandprofitsinAnalysisofRates:	

Standard Schedule of Rates applicable under this contract for selection of item of works for execution and the selection of the selection of

- (i) DSRCivil 2021
- (ii) DSR(E&M)2022
- (iii) DSRWetRiserandSprinklerSystem-2019
- (iv) DSRItemforBEE5starrated,ceilingfanwithBrushLessDirectCurrent(BLDC) Motor-2019
- (v) DSR (E&M)ItemforFacadeLighting- 2019
- (vi) andMarketratesforcivil,electrical&mechanicalworks

ALLDSR latest up to corrections lips at the time of tender publishings hall be valid and applicable for determining the rates.

Specificationstobefollowe dforexecution ofwork	CPWD Specifications Vol - I & II 2019 for Civil Works and CPWD GeneralSpecifications for Electrical Works Part-I (Internal) & Part-II (External) with up-to-date Correction Slips or Latest CPWD Specifications in vogueonthedateoftenderpublication, MORTH for roads.
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Article4ofAgreement

Contractperiod: 1 yearform the date of placement of LOA

Article8ofAgreement

- (i) PerformanceBankGuarantee-5%ofContractValueplusadditionalPBGincaseofabnormallylowratesas perclause11.4.3ofITB(volumeI)
- (ii) TimeallowedforsubmissionofPerformanceGuarantee,DetailofEngineersandSupervision Staff and applicable labor licenses, registration with EPFO, ESIC and BOCWWelfareBoardorproofofapplyingthereof fromthedateofissueofLOA:15days
- (iii) Maximum allowable extension with late fee @ 0.1% per day of Performance GuaranteeamountbeyondtheperiodprovidedinArticle8ofAgreement/Letterof Award:15days
- (iv) RetentionMoney- 5 %ofvalueofworkexecutedbased on DLP conditions.

Clause-2ofGCC(Schedule-I)_

Schedule of rate of recovery for delay in submission of modified work program or Progress report-Clause 2.2.4 and 13.4.3

SL	ContractValue	Recovery(Rs.)
I.	Anyworkexecutedundercontract	Rs.100perday

Clause-3.2.6ofGCC(Schedule-I)

Listofmandatorymachinery,tools&plantstobedeployedbycontractoratsite

ConcreteMixer (Ofcapacityminimum1bagofcement)asperrequirement onreceiptofsuchworks	Concrete Vibratoras per requirement on receiptofsuchworks
Scaffoldingforrepairworksuptoheightof9mfrom NGL	Laddersforrepairworks uptoheightof6 mandforareawherescaffoldingcannotbeerected.
Plumbertools&equipments	ElectricianTools&equipments
LawnMower,HedgeCutters,Plantstrimmers	Mason&BeldarTools&Equipments

Clause-3.3.4ofGCC(Schedule-I)

CompetentAuthorityfordecidingreducedrates: Engineerincharge

Clause-5.1.5of GCC (Schedule-I) Submission of statement

In case the contractor fails to submit the statement, he shall be liable to pay a penalty of Rs.500/-perweekfortheperiodhedoesnotsubmit the statement.

Clause-7.1.1ofGCC(Schedule-I)

Corporation Is sue Material-Schedule of Material stobe is sued to the Contractor-

SL	DescriptionofIt em	Quantity	RatesinFigures&Words atwhichtheMaterialwillbeChargedtothe Contractor	PlaceofIssue
1	2	3	4	5

	NIL
--	-----

CorporationIssued-Tools&Plants, Equipment to behired to the Contractor-

SL	Description	HireChargesperday	PlaceofIssue	
1	2	3	4	
NIL				

Clause-8.1ofGCC(Schedule-I)

-SafetyProvisions

In case the contractor fails to make arrangement and provide necessary facilities, heshall be liableto pay a penalty of Rs.500/- per day for the periodhe does not arrange the safety provision. Clause-10 of GCC(Schedule-I)

 $\label{limit} Liquidity Damage-Forthegeneral Maintenance Services as per rate specified in Appendix-II of Schedule-II$

Forotherrepair, Maintenance, upgradation or construction works-

AsperClause10ofGCCAuthoritytoDecideLD-RegionalManager

Clause-13.4.4ofGCC(Schedule-I)

- (i) AuthoritytoDecideExtensionofTime:RegionalManager
- (ii) ShiftingofDateofStartincaseofdelayinhandingoverofsite: WarehouseManager

Clause-13.4.6ofGCC(Schedule-I)

- (i) RecordofDayspreventedfromperformingthework: HindranceRegister-JointlyMaintainedbyWHMandEngineerbasedontheinformationprovidedbyContractor.
- (ii) NatureofHindranceRegister-digital/electronicinformatofScheduleII

Sub Clause 16 of Appendix 6 of GCC (Schedule-I)Default&breachof provisions.

In the event the contractor(s) committing a default or breach of any of the provision, he shall beliable to pay a penalty @ 0.05% for each day of default subject to a maximum of 5% ofestimatedcostofwork.

SubClause 13 of Appendix 6 of GCC (Schedule-I) and other subclauses of Appendix 5/6 Employment of skilled/semi-skilled workers.

In case the contractor fails to deploy the qualified trades man, he shall be liable to attract penalty of Rs. 100/-perday.

Ref-ScheduleII:ScopeofWork

RequirementofTechnicalStaffforaWorkandRateofRecovery

SL	Costof Work	MinimumQu alificationOf Technical Representative	Designation(Pri ncipalTechnical /Technical Representative)	Minimum Experience (years)	Number	Rateatwhichreco veryshallbemad e fromthe contractor intheeventofnotf ulfillingprovisio nofContractT&C
1.	Any	Graduate Engineer(Civil) Or Diploma Engineer(Civil)	Principaltechnic alrepresentativ e	3yrsforGraduat eEngineersor 6 yrsforDiplomaE ngineers respectively	1	Rs.25,000/-PM
2	Any	DiplomaEngineer(ci vil) Orany Graduate	Technicalrepres entative	3 yrs forDiplomaEn gineers and10 yrs for NonEngineeri ngGraduatean d1 year forEngineerin gGraduate respectively	1	Rs.15,000/-PM

- > AssistantEngineersretiredfromGovt.ServicesthatareholdingDiplomawillbetreatedatparwithG raduateEngineers.
- Diploma holder with minimum 10 years relevant experience with a reputed construction co. canbe treated at par with Graduate Engineers for the purpose of such deployment subject to the the the theoretical that the condition that such diploma holders should not exceed 50% of requirement of degree engineers.

Ref-Schedule II: Appendix-IV Clause R-Th. Consumption of Material

Schedule/Statement for determining theoretical quantity of cement & bitumen based on Delhi Schedule of Rates 2021 printed by CPWD

Variation spermissible on theoretical quantities:

- (a) CementAllWorks: +/- 2%
- (b) BitumenAllWorks: 2.5%plus&only&nilonminusside
- (c) SteelReinforcementandstructuralsteelsectionsforeachdiameter,section, andcategory:+/-2%

RECOVERYRATESFORQUANTITIESBEYONDPERMISSIBLEVARIATION

SL	Descriptiono	RatesatwhichrecoveryshallbemadefromtheContractor	
	fItem	ExcessBeyondPermissi ble Variation	Less useBeyond PermissibleVariation
1.	Cement		Twice theratesmentionedinDSR2021Dec21ed itionadoptedforestimation
2.	Steelreinforcement	•	do
3.	StructuralSections	-	do
4.	Bitumen	-	do
5.	Bitumenissuedfree	-	do
6.	Bitumenissuedatstipula tedfixedprice	-	Twicetherateissued

SCHEDULE-II (SCOPEOFWORK)

1. GeneralScopeofWork:

- The scope of works to be completed under this contract includes miscellaneous works of civil,electrical, and mechanical nature maintenance, upgradation, small scale construction works
 - andgeneralmaintenanceandhousekeepingservices,horticultureworksaspertermsandconditions mentioned in this document. These include day to day maintenance, annual repairs, preventivemaintenance, special repairs, upgradation works and additions and alterations, new constructionetcasindicatedin Table 1,2&3 below.
- ii. TheWorksshallbecarriedoutbycontractormaintainingtheuniformityin Color scheme, Aesthetics of complex, pleasant ambience, presentable infrastructure, green belt and hygiene inoffices, to iletsetc. The colorscheme of the buildings, Godowns & other Civilin frastructure in Complex, as a pproved by Corporation shall be followed uniformly.
- iii. Officerinchargeshalldecideandheshallberesponsibleforthequantum,timeline,measurementandpaym entrelatedtotheworksheorderedvideaparticularworkordertoContractor. Engineer of the corporation shall do all technical checks on the works mentioned inTable2and3,foritsquality,specification,rates,quantity&amountetc.
- iv. Contractor shall be responsible for execution, timely completion, quality and workmanship of allworks&servicesasorderedbyofficerinchargeunderthecontracted rates for the itemsstipulated in Price schedule and at the rates as determined by Engineer of the Corporation for theitemsnot stipulated inprice schedule.He will ensure successful implementation of contract sothatall infrastructureinCWComplex is effectivelymaintainedandis brought to a presentablestage.
- v. General Maintenance Manual, & Service requirements/frequencies to be provided by Contractoraregivenin**Appendix-**
 - **IlthisSchedule**. The Check list of minimum requirements of Infrastructure & Its maintenance in CW Complex, which will serve as a guide for deciding the works to be executed under a CW Complex is given in **Appendix Illofthis Schedule**.

TABLE-1	GENERALMAINTENANCEWORKS&SERVICES		
	HousekeepingServices		
1	Removalofgardenwaste		
2	Cleaning/SweepingofCWRoads,MainentryRamps,ParkingyardsGodownVeranda/Open PlatformsandWeighbridgeplatformareaetc.includingSafedisposalofgarbage/Refuse.		
3	Cleaning, dusting, mopping of Window Glasses (both sides), floors, furniture, etc. tomaketheareaneatand cleanfreefromcobwebs,fliesetc,andhygienicinOfficebuildings,labourHuts,SecurityCabin s,weighbridgecabinandothersimilaramenities		
4	Cleaning,dustingofGodownWalls,TopVentilators,RoofTrusses,Parapetsandotherheightene dstructures, Cleaningof Fans installedinofficebuildings, Cleaningoffirefightingequipmentincludingportablefireextinguishers		
5	Cleaningof all Toilets /Washrooms / drinkingwater utilities andother similaramenitieswithinCWComplex.Withwaterincludingflushingasperrequirement		
6	Cleaningofterrace/loftwaterstoragetank		
7	Cleaninganddesiltingofgullytrapchamber,Cleaningofoutletchambersconnectingswage/d rainsofCWCcomplexwithcitymeansdrains/swagechamber		
8	Cleaningofchocked/existingdrainofcampus/sewerline		
9	Cleaningofundergroundsump,OverHeadR.C.C.Tank.		
10	ClearingofblockagesinRainWaterHarvestingsystemspit,Cleaning,disinfecting/recoupin gthe aggregates/repair ofRWH pits/borewells		
11	Cleaningofvalleygutteringodownandundergroundtranches,drainpips		
	Horticultureworksandservices		
12	GrassingwithselectionNo.1doobgrassincludingwatering andmaintenance of thelawn		
13	Cleaningofgarden,Wateringoflandscaped/greenbeltareasandmaintainingtheplants/shr ubs,trees,bushes,floweringbedsetcandkeepingtheseinhealthyconditionFrequency of cleaning shall be daily and watering or other activities shall be as perrequirement.		
14	Renovatinglawnsincludingweeding,cheelingthegrass,forkingtheground,topdressing sludge or manure, mixing the same with forke and keeping the lawn freefromweeds		
15	OtherhorticultureserviceslikeMixingearthandsludgeormanureintherequiredproportionan dspreading/ofsludge,dumpmanureand/orgoodearthinrequiredthicknesswithincomplexas perrequirement		
16	PlantationofTrees,Shrubs,andHedgeatsitei/cwateringandremovalofunserviceablematerial's		
17	Cuttingofdesignerhedge/edgehoeingofhedge/edgebedTopiarycutting/shaping ofplantremovingofcutmaterials,		
18	Clearingheavyjungleinopenareaincludinguprootingofrankvegetation		
19	Clearinggrass,shrubs,bushesgrownunwantedneartobuildings		

	Otherrepairandmaintenancerelatedworksandservices	
20	Generalservicingincludinggreasing,re-alignment,refixingofdoors,rollingshuttersetc	
21	Replacementofbrokenglasses, Jalli, birdmeshinwindowandventilators, doorsetc	
22	Replacementofdamaged/non-functionalfittingsofdoors,windowsandventilatorsand rollingshutters,lubricatingofrollingshuttersRepairstorollingshuttersbyreplacingbrackets,sp rings,gearboxhandles,MScoverlockingrail,laith,shaftetc.	
23	Replacement of ceramic fittings and fixtures of to ilets, labs and other utilities, sanitary items.	
24	Replacement/repairinfittings(tee,elbowetcinrainwaterdowntakepipsandstormwaterdrains, swagepipsetc.	
25	Repair/replacementofPlatformfender.	
26	Replacement, refilling of fire extinguishers, sandbucketetc	
27	Repair,replacementofPVCwatertank,Borewellpump,UGtankpumpandotherfixturesofw ater supplynetwork.	
28	Paintingonaisleway,EntryGates,SecurityCabin,Boundarywalls,Office Buildings,Toilets&otheramenitiestorestoretheoriginalsandtomaintain the aesthetic ofcomplex,incaseofrequirementsbeforeexpiringnextduedateofpaintingasper periodicity.	
29	Paintingof Godown Gablewalls, long wallsetc torestorethe originals and to maintaintheaestheticofcomplexandwhereStandardMeasurementiscertifiedbyEngineerinca seofrequirementsbeforeexpiringnextduedateofpaintingasperperiodicity.	
30	Plugging the punctures, arresting the leakages and laying water proofing sheets onleaking areas in Roofs like tarfelt over ridges, flashing and any other similar item onleakinglocations.	
31	Replacement/ refixing/realigning of isolated damaged ridges, flashing, velly gutters, sky light sheeting, turbo ventilators, Galvalume / GI Sheeting, Cement roofing sheet, rainwater downtake pipes such that volume of works is less than Rs. 5,00,000/-ineach case.	
32	Minor repair works in Walls, plaster, floors & Roads (pot holes, cracks etc), damages indrains, sewage pipes, manhole chambers etc, ramps at entry gates, steps, fins/jambs/offsets of doors/windows and any other similar asset including minor replacement works ofpaverblocks,Cementconcreteinroads,floors,Bituminousmix,carpeting, Rollingshutters, Doors, Windows etc such that no technical supervision is required and / Or anyotherworksmentionedinTable2belowwhereextentofrepairtocarryoutissuchthat valueofrepairworksdoesnotexceedRs.5,00,000/-ineachcase.	
33	Repairstoelectricalfittingswiring,panels,etc.Supplying&installationofelectricalfittings, luminaries/ fans etc such that volume of works is less than Rs. 5,00,000/- in eachcase.	

TABLE-2REPAIR&MAINTENANCE/UPGRADATION

- 1. Providing & fixing ofnewJalli gates/steel gates/rolling shutters/Wood-PVC-FRP doorsetc inthedooropeningsorcompletereplacement/upgradationwithnewsystem.
- 2. ProvidingofnewexpandedmetalJallis/Glass/polycarbonatesheetoverventilators/Glazed/wiremes hed/Aluminium/UPVC/PVC/Steel/Woodenwindowsinwallopeningorcompletereplacement/upg radationwithnewsystem.
- 3. Complete replacement/upgradationof roofing system of Godown or other Buildings in CWCComplex.
- 4. RepairtoMajorroofleakagesinGodownsbywaterproofingofentireroofsorreplacementofall crackedsheets.
- 5. Complete replacement /major repair of roof water drain system, wind ties, sky light sheeting,turboventilators

- 6. Repair/strengthening/modificationindamagedtrusses/purlins/runners/bracingsinGodowns
- 7. Relaying/ReplacementofroofslabswithorwithoutRCCframingintheofficeblock/staffquarters.
- $8. \quad Complete replacement/upgradation of Flooring system of Godown or other Buildings in CWC Complex. \\$
- 9. Providingtilingworksinfloors/walls.
- 10. Providingwoodenworksinofficeblocks/staffquarters/guesthouses
- 11. RepairstoMajordamageinfins/jambs/offsetsinthedoors/windows
- 12. RepairstoMajordamageofplasterinpatches
- 13. RepairstoMajordamageinflooringinpatches.
- 14. Repairstoseepageinwalls/roofing/floors.
- 15. Repairs/replacement/layingofplinthprotection
- 16. MajorRepairworksinmasonrywallsofbricks/stones/CC/RCC,rebuilding,retrofittingandoranchoringworksetc.
- 17. RepairsinRCCworksofroofslab/Floors/columns/beamsetc.
- 18. RepairsinSteelworkswithwelding/extrariveting/boltingetc.intrusses,rafters,stanchions,columns, bracing,runners,purlinsetcinbuilding.
- 19. ReplacementofpaintfinishingsystemasperPeriodicityand/ornewworkofpaintingincludingWhitew ashing,colourwashing&paintingonCC/Plastered/Steel/woodworksetc.
- 20. Majorrepair/newConstructionofdrainagesysteminthecomplex.
- 21. Majorrepair/newConstructionofRainWaterharvestinginfrastructurewithinthecomplex.
- 22. Majorrepair/newConstructionofUndergroundWaterTank.
- 23. MajorRepairs/Renewal/relaying/replacementtosewage/drainage/watersupplysystemincluding pumps,sumps,pipesandfittings.
- 24. Majorrepair/Installationofshallowborewell
- 25. Providingofbaseworkstofloor/Paverblockyard/Roadetc like subgrade preparation, SubbaseandbaselayingwithWBM/WMM/Mooram/Goodearth/PCCetc.
- 26. Major repair/replacement/new Construction of CC/RCC roads/ramps/ VDC /CCfloor/approaches inthecomplex.
- 27. MajorSupply&installationofpaverblocksintheparkingyard/roads/godownfloors.
- $28. \ \ Relaying of premix carpeting/seal coat/BM/DBM/BC/SDBC etcon the roads.$
- $29. \ Filling of potholes in the road sby stone/brick aggregate-Major works.$
- 30. Completereplacement/upgradationofRoads&OtherCirculationareaofGodownorotherBuildingsin CWCComplex.
- 31. Patchrepairstoroadsbybitumasticconcreting-Majorworks
- $32. \ Raising the height by construction of boundary wall, in stall at ion of entry gates.$
- 33. Supplying&fixingconcertinawireforfencingoverboundarywall.
- $34. \ \ Renewal/replacement/majorrepairor completely newworks of wiring, internal, external electrical power conveyance system, earthpits, electrical conductor etc.$

<u>Table3:Newconstructionworks(Smallscaleconstruction)</u>

- Constructionofnewbuilding/roomslikePublicToilets,WeighbridgeCabin,SecurityCabin,Driver Block.Visitorlobby.Labsetc.
- $2. \quad Construction of marketing sheds for farmers, labour shed, parking shed etc within the warehouses.\\$
- 3. ConstructionofNewboundarywalls.
- 4. Constructionofoverheadwatertank, Under Ground Fire Water Reservoir.
- 5. Constructionoffoundationsoftowermast, highmast, Container cabins, DGset, weighbridgeetc.
- 6. InstallationofHighmast,streetlightings,ProvidingStreetlightinginthecomplex.
- 7. Providingofnewtransformer, newcabling setc.
- 8. Installationofsubmersible,centrifugalpumps(Electricalequipment),deepborewelletc.

2. Natureofworks to be executed under the contract.

A. DaytodayRepairs

- i. Daytodayorroutinerepairsaretheworkswhicharetobeattendedontheday-to-daybasissuchascleaning, Housekeeping, removing chokage of drainage pipes, manholes, restorati on of water supply, repairs to faulty switches, watering of plants, lawn mowing, hedgecutting, sweeping of leaffallsetc.
- ii. In addition, works such as patch repair to plaster, minor repairs to various items of work,replacement of glasspanes, replacement of wiring damaged due to accident, replacementofswitches,sockets tiles, Gap filling of hedges/perennial beds, Replacement/Replantingof trees, shrubs, painting of tree guards, planting of annual beds and trimming/pruning
 - of plant setc., which are note mergen two rks and are considered to be of routine types hall be done as per requirement at any time during contract period, depending upon the exigency.
 - Suchworks canbedoneunderday-to-dayrepairalso.
- iii. Theseservices shall be provided by contractor in a time bound manner based on receiptofcomplaints/requirements/callfromtheWarehousemanager.

B. PreventiveMaintenance

Preventivemaintenanceisessentialtokeepthebuildingservicesinserviceablecondition. Preventivemaintenance shall be taken up so that the services or the assets do not fail due to wear and tear and thosecomponents and services expected to fail are replaced well in time.

PeriodicalChecksforPreventiveMaintenance

SystematicinspectionsbyWarehouseManager/ Engineer and Contractor along with his Engineer shallbe carried out particularly of those services and components which are prone to higher wear and tear andnearing to outlive/outlived their life. Thin members, exposed members to severe weathering conditions,membersaffectedbyleakage/seepageand members/components affected by water splashes shall alsobeinspectedperiodically.

The following categories of items of preventing maintenance has to be paid special attention.

- i. Cleanlinessofroofs,inletofrainwaterpipes,khurra,chajja/sunshadetop,outletofrainwaterpipes,plinthprotectionanddrainsminimumonceayearandparticularlybeforemonsoon.
- ii. Cracksongolaandtopofparapet
- iii. Cleanlinessandwaterproofingofmumtyroof
- iv. Leakagefromterracetanks
- v. DamageofwaterproofingduetoinstallationofvariousservicesonrooflikeDishantenna,solarpanels,etcor weed/vegetation.
- vi. Cracksongritplaster,spallingofconcrete,claddingstonecomingoutofsubstrateetc
- vii. Leakages/seepagesfromRoof/Wall/Pipes/VellyGutters
- viii. RustingofGlpipesandfittingsshowingseepage
- ix. Shaftsfortheleakage/seepage
- x. Saggingfalseceiling
- xi. Termiteaffectedareasandwoodenmembers
- xii. Thecleaningofmanholesandsewerlineandcheckingforrainwatergetting mixedinsewerlines
- xiii. Damagedcables&otherabandoned servicelines
- $xiv. \quad Electrical systems like main board setc. should be checked annually.$
- $xv. \quad Fire services particularly during hot weather and assessment of electric load due to additional services in stalled$
- xvi. Whetherunprotectedheatersinuselikelytocausefireincident

C. AnnualRepairs

- i. Theworksofperiodicalnaturelikewhitewashing,colorwashing,distempering,paintingetc.shallbecal ledAnnualRepairworksandtheseshallbegenerallyundertakenbasedon requirement.
- ii. The periodicity for painting systems hall be as below.

Whitewashingandcolorwashingonexteriorsurfaces, horticulture beltetc.	OneYear
Whitewashingandcolorwashingoninteriorsurfaces	two years
PaintingwithDistemperonplastered/concretesurface(interior)	threeyears
PaintingwithEmulsiononplastered/concretesurface (Exterior)	fouryears
PaintingwithEmulsiononplastered/concretesurface(interior)	fouryears
Steelsurface(exposed)likeverandapurlin&truss,Fender,Rollingshutter etc.	fouryears
Steelsurface(interior)Likerooftruss,roofpurlin,internalSteelcolumnsetc.	TenYears
Cementpaintoverexteriorwalls	threeyears
Woodworkpolishing	threeyears

Incityofadverseclimatereceivingexcessrain,extremeweather,highdust,temperaturevariation,this periodicity can be reduced based on the severity of climate and degradation occurred in physicalappearanceofpaintingetc.

iii. FollowingguidelinesshallbefollowedforplanningandexecutionofAnnualrepairworks.

The total estimated cost of maintenance of a building / structure during a year, as annual repair, shall be within the prescribed limits as approved by the Competent Authority as per DOP, fromtimetotime, for Annual repairs.

Theentireexerciseoffinishingunderannualrepairshould be carried out in a professionalmanner.Beforesanctioningofestimate,placementofworkorder, it shouldbeensured that alldefectslikedampnessofwalls,damagetoRCC,brickworkandplaster,electrical cabling, itsdressing, correctly installation of wiring are covered and also rectified so that the building looksrenovatedandpresentableforsufficienttimeafterannualrepairs.

Painting along with associated annual repair works should be carried in One GO in entire CWComplex.

Payment of works will be made on the basis of actual work carried outand in case made based onstandardmeasurementbook, it shall be no slackness of supervision on the part of the Officers.

Noworkoforiginalconstructionorcompletereplacementofcomponentsshallbetaken in Annual Repairworks.

D. SPECIALREPAIR

As the building ages, there is deterioration to the various parts of the building and services and majorrepairs and replacement of elements become inevitable. It becomes necessary to prevent the structure from deterioration and undue wear and tear as well as to restore it back to its original conditions to the extent possible. The following types of worksing eneral are to be undertaken under special repairs:

- i. Provisionofwaterproofingtreatmenttotheroof,vellygutter.Alltheexisting treatmentsknownaresupposedtolastsatisfactorilyonlyforaperiodofabouttenyears.
- ii. MajorRepairinRoofsystem,realignmentofsheets,replacementinblocks,ReplacementofVellyGutter swithreplacementofDowntakePipessystemetc.
- iii. MajorRepairofinternalroadsandpavements.
- iv. MajorRepairs/replacementofflooring, skirting, dadoand plaster.
- v. Replacement/newinstallationsofdoors, windowframes, shutters and fittings.
- vi. Replacement of complete water supply network and sanitary installation like water tanks, WCcistern, wash basins, kitchen sinks, pipes etc. The life of GI pipes shall be considered as 25years.

up

- vii. Re
 - grassing of lawns/grass plots in 5 to 6 years without replacement of earth and in 8 to 10 years with replacement of earth.
- viii. Renovationoflawnin4to6yearsaspersiterequirement.
- ix. Replantingofhedges in 8-10 years.
- x. Completelyuprootingandremovinghedges/shrubbery.
- xi. Replantingof
 - a) Rosebedsin5-6years.
 - b) Perennialbedsin5-6years.
 - c) Cannabedsin1-2years.
- xii. Shiftingofanygarden featurefromonesitetoanotherwithin building.
- xiii. ElectricalEquipment's/Installationsaftertheiruseful life.

The replacement shall be made only after detailed inspections after assessing the condition of thecomponentswheretheyhaveoutlivedtheirusefullifeornot.

- i. Atthecommencementofcontract, a Survey of the buildings shall be conducted to identify the items of Special Repairs which are required to be carried out. Special repair complaints are also to be noted and referred from general inspection reports of warehouses.
- ii. Specialrepairs,whicharerequiredto eliminate leakage anddampnessinthebuildingsshallbegivenpriorityandcompletedbeforethemonsoon.Specialr epairstoplastering,replacement of doors and windows and flooring shall be synchronized with the annual repairssothatwhitewashing,colorwashing/distemperingarecarriedoutsystematically.
- iii. It shall be ensured that the plants/trees survive and as such maintenance of the same shall betaken care with. Trees/Plants which are planted near to foundation of the buildings and inopen areas/parks shall be planted in such a way that neither they damage the foundation norarerequiredtobefelldownduetoredevelopmentofthearea.

AuthenticityofSpecialRepairs

Any work of Special Repair to be undertaken in the CW Complex has to be certified by the Engineer. The Engineer has to verify himself the necessity of undertaking Special Repair to any item of the building. All such repairs hall be done with approval of Regional Manager for AA/ES or higher authority as per DOP.

E. UpgradationWorks

Upgradation works, under this contract may be carriedout as per theguidelines issued from corporateoffice time to time. A record shall be kept of the items upgraded building wise online/offline and once abuildingisalreadyupgraded, further upgradations hall not be carried out without approval of the Competent Authority as per DOP. All the services, Civil and Electrical, which have completed their life or which are beyond repair or may not remain sustainable with repair shall be replaced and record shall be maintained.

At the commencement of contract, a Survey of the buildings shall be conducted to identify the items of allupgradation works which are required to be carried out in complex. complaints are also to be noted andreferredfromgeneralinspectionreportsofwarehouses.

$F. \quad Small value capital works/new construction works:$

- Worksasmentionedintable3above,mayalsobecarriedoutunderthecontractbased onexigenciesofserviceandoperationalrequirementasperdecisionofRegionalManager.
- Effortsshallbemadetocarryoutallupgradationworksof Roof and Road in One GO. OthercapitalworksofnewconstructionShouldalsobeplannedinONEGOhowever,iftotalrequirement of such works during a FY Year is small or the exigencies of the works /urgency ornature of operations / customer requirement is such that, the works are required to be taken up inphased manner or partially, these may also be executed under the contract by placing the worksorderwithapprovalofRegionalManager.
- Upgradation of Floor of Godowns should be taken up in this contract because it has to be done inphasedmanners
- No capital works of upgradation and new construction of value exceeding Rs.50 lakh should be executed under this rate contract. Such higher value works should be executed through separatecontractsafterinvitingtenders.

G. EnergyEfficiencyMeasures

thematerialssocomply.

- All electrical installations shall be made adopting Energy efficiency measures like fixing of LEDfittings,providingenergyefficient fansetc.
- GreenBuildingapprovedmaterialsshouldbeusedpreferablyoverothermaterial.
- Use of water/ Power, Waste disposal, Vehicle circulation/ movement etc in CW Complex shouldbedonewithminimumcarbonemission.
- Sewage Waste, should be treated before disposal into public sewar and should be used forHorticulture,Toiletreflushingetc.Stormwatercollectionandharvestingshouldbemadeeffectivebasedongeologicalprofil eofCWComplex.

$\textbf{3.} \quad \text{Materials,} Tools \& Plants to be provided by the \textbf{Contractor} and Testing \textbf{of} \textbf{Materials}$

3.1 The contractor shall, at his own expense, provide all materials, required for the works other than thosewhicharestipulated tobesupplied by the Corporation.
The contractor shall, at his own expense and without delay, supply to the Engineer, samples of materials to be used on the work and shall get these approved in advance. All such materials to be provided by the Contractorshall be inconformity with the specifications laid down or referred to in the contract. The contractor shall, if requested by the Engineer furnish proof, to the satisfaction of the Engineer that

IncasecontractordoesnotsetafieldlaboratoryatCWComplex,allrequiredtestsshallbecarriedoutinthereputed / approved outside laboratory. Payment of testing charges of such tests will be borne by the contractorine achieves.

- Foroutsidetesting,testofmaterialsandstipulatedsamplesshallbecarriedoutbyoneofthefollowinglaborat ories/tests houses - (1) IIT, (2) NIT,(3) National Test Houses, (4) National CouncilofCement&BuildingMaterial, (5) Govt. Engg. College/National Accreditation Board ApprovedLab(NABL),asperdecisionoftheEngineersectionintheregion.
- Testing and acceptance criteria for cement, steel and any other materials, supplied by contractorshould be as per BIS codes/Technical Specification or as decided by Engineer in charge,
 as perstipulatedtestingfrequencygiveninenclosedlist(fieldqualityPlan)orCPWDSpecifications.
- iii. Sampleofmaterialfortestingwillbesuppliedfreeofcostbythecontractor,includingitstransportation to the approved test houses/laboratory, as directed by the Engineer or inspectingofficials.
- iv. AllRoutinetestsonvariousmaterialsshallbecarriedoutasperthefieldqualityplan-ListofMandatory Tests (enclosed) at the costof the contractor. Wherever it is notspecified, it will becarriedoutasperdecisionofSiteEngineer,whichwillbefinalandbindingonthecontractor.
- v. Inadditiontothetestsrequiredunderaboveclausesthereof,theEngineerorhisrepresentativemayordertes tstobecarriedoutbyanindependentpersonappointedbyhimatsuchplaceorinsuchlaboratory,ashemayde termineinaccordancewiththeappropriateClausesofrelevantStandardSpecificationsandcostofsuchtests shallbebornebythecontractor.
- vi. TestingrecordshallbemaintainedasperstandardTestingPerforma,enclosedinthecontractdocumentforp ropertestingandtheirrecordbythecontractor.
- vii. In case, test results indicate that the cement, steel, bitumen or any other material brought orarranged by the contractor for incorporation in work does not conform to the relevant BIS Codes, the same shall stand rejected and shall be removed from site by the contractor at his own costwithinaweek's time of written order from the Engineer-in-charge todo so.

${\bf 3.2\ Contractor to Supply Tools \& Plant setc:} Plant \& Machinery Required for the Work$

The contractor shall provide at his own cost all materials except such special materials, if any, as may inaccordancewiththecontractbesuppliedfromtheCWCstores,machinery,tools&plants asspecifiedinAppendix7ofSchedule1.

In addition to this, appliances, implements, other plants, ladders, cordage,tackle, scaffolding and temporaryworks required for the proper execution of the work, whether original, altered or substituted and whether included in the specifications or other documents forming part of the contractor referred to in these

conditionsornot,orwhichmaybenecessaryforthepurposeofsatisfying or complying with therequirements of the Officer- in-Charge as to any matter as to which under these conditions he is entitled to be be satisfied, or which he is entitled to be satisfied, or which he is entitled to require together with carriage therefore to and from the work.

The contractors hall also supply without charge the requisite number of persons with the means and materials, necessary for the purpose of setting outworks and counting, weighing and assisting the measurement for examination at any time and from time to time of the work or materials. Failing his so doing, the same may be provided by the Corporation at the expense of the contractor and the expenses may be deducted, from any money due to the contractor, under this contract or otherwise and/or from his dues or the proceeds of sale thereof, or of a sufficient portion thereof.

- (i) ItwillberesponsibilityoftheContractortoarrangeallplants&machinery,trucks,vibratory,Roadro lleretc.asrequiredbyhimforexecutionofworks.
- (ii) Contractorwillalsoarrangeforgettingpermissionofsuchplant&machinery,ifrequiredfromlocalo rotherconcernedauthoritiesforuseaswellasfortheirtransportationtosite.
- $(iii) \ All expenditure in curred in this connection will be borne by the Contractor.$

4. MaintenanceafterCompletion(DefectLiabilityPeriod-DLP):

Following works executed /services delivered under this contract/ Work Order shall be maintained by the contractor at his owncostduring themaintenanceperiod/DLPas mentioned below. This period shall be reckoned from the actual date of completion of work.

- i. Allkindofconstruction/repairworksinBituminousRoads/concrete/masonryworksinBuilding /Roads/Drains DLP/Maintenanceperiod-12month.
- ii. Allkindofleakagearresting,plugginginRoofs/pipesetc.-DLP/Maintenanceperiod-12month.
- iii. New construction-Upgradationworks of Road/Roof/Floor-3Years
- iv. Newconstruction/upgradationworks-OthersincludingPaintingandanyotherspecialrepair:- Maintenanceperiod-12month.
- v. Electricalfittings/items/Motors/Pump-Aspermanufacturerwarranty;DLP/Maintenanceperiod-1year.
- vi. SanitaryInstallation/Fitting/Fixture-Aspermanufacturerwarranty;DLP-12Month.
- vii. Rollingshutters/Manualgearsandothersimilarmechanicalfittingworks-DLP/Maintenanceperiod-12month.

The works /services, for which no maintenance period is prescribed here, contractor is waived offfromhisobligationsofmaintainingtheworkspostcompletion.

5. NightWork

Contractor shall plan and deploy his all resources to complete the work within time as per agreed program ofcompletion. If the CWC is, however, satisfied that the work is not likely to be completed in time except by resorting to nightwork; by special order, the contractor would be required to carry out the work even at night, without conferring any right on the contractor for claiming for extra payment for introducing nightworking. The decision of the Officer in charge in this regard will be final and binding on the contractor.

$6. \quad Work to be {\tt Executed in Accordance with Specifications, Drawings, Order setc.}$

The Contractor shall execute the whole and every part of the work in the most substantial and workman likemanner both as regards materials andotherwise in every respect in strict accordance with the specifications. The Contractor shall also conform exactly, fully and faithfully to the design, drawings and instructions inwriting in respect of the work assigned by the Corporation and the Contractor shall be furnished free of charge one copy of the contract documents together with specifications, designs, drawings and instructions, as a renot included in the standard specifications of Central Public Works Department, specified in **Schedule!** Appendix-7 or in any Bureau of Indian Standard or any other, published standard or code or Schedule of Ratesorany other printed publication referred to elsewhere in the contract.

The Contractor shall comply with the provisions of the contract and with the care and diligence execute andmaintaintheworksandprovidealllabourandmaterials, toolsandplants including formeasurements and

supervision of allworks, structural plans and other things of temporary or permanent nature required for such execution and maintenance in so far as the necessity for providing these, is specified or is reasonably inferred from the Contract. The Contractor shall takefull responsibility for adequacy, suitability and safety of all the works and methods of construction.

7. Work(s)wherenoSpecificationsarespecified

In the case of any class of work for which there is no specifications provided under this Contract, such workshall be carried out in accordance with the Bureau of Indian Standards Specifications. In case, there are nospecificationsinBureauofIndianStandards, theworkshallbecarriedoutaspermanufacturers' specifications, if not a vailable then asper State/District Specifications. In case there are no such specifications as required above, the workshall becarriedout in all respects in accordance with the instructions and requirements of the Corporation.

8. WaterforWorks

- (a) Departmentalwatersupply,ifavailable,shallbethesourcesofwaterforusingintovariousworks/servicesu nderthiscontract:
 - Water on the request of Contractor and, if a vailable may be supplied to the contractor by the Corporation, subject to the following conditions:
- (i) The water charges shall be recovered from dues of Contractor, @ 1% on gross amount of the workdone/servicesdelivered.
- (ii) Mainsourcesofsupply(Tappingsource),shallbedecidedbyWarehouseManagerbasedonavailability of water. The contractor shall make his/their own arrangement of water connection andlayingofpipelinesfromexistingmainofsourceofsupplyuptoplaceofworkathisowncost.
- (iii) TheCorporationdonotguaranteetomaintainuninterruptedsupplyofwateranditwill beincumbent on the contractor(s) to make alternative arrangements for water at his/their own cost intheeventof any temporarybreakdownintheCorporationwater main so that the progressofhis/their workis not held up for want of water. No claim of damage or refund of water charges willbeentertainedonaccountofsuchtemporarybreakdown.
- (b) In case, CW complex does not have adequate source of water or there is no such water which is fitforconstruction purpose, Warehouse Managershall inform the contractor inwriting, before commencement of work to arrange the water at its own. In all such cases, the contractor (s) shall make his/their own arrangements for water required for the work (sources as well conveyance of water) and nothing extra will be paid for the same. In all such cases, when contractor has procured construction water with its own arrangement due to non-availability of same in CW Complex, as confirmed by warehouse Managerin writing, Thewater charges @ 1% shall not be recovered from contractor 'sbill as mentioned in subclause (a-i) above. The procurement / arrangement of construction water by Contractor will be subject to the following conditions:
- (i) That the water used by the contractor shall be fit for construction purposes to the satisfaction of the Engineer.
- (ii) The Engineer-in-Charge shall make alternative arrangements for supply of water at the risk & costof contractor(s), if arrangements made by the contractor(s) for procurement of water are in the opinion of the Engineer unsatisfactory.
- (iii) In all such cases, alternate Water Arrangements can also be done by contractor by installation ofborewell into CWC Land if it is permitted as per local bye-laws. The contractor shall be allowed toconstructtemporarywellsinCorporationlandfortakingwateronly for construction purposeswhenhehasgotpermissionoftherespectivelocalauthorityandofEngineerinwriting.

Nochargesshall be recovered from the contractor towards providing of land forinstallation ofborewell, but the contractor shall be required to provide necessary safety arrangements to avoid any accidents or damage caused due to construction and subsequent maintenance of the

well sands hall restore the ground to its original condition after the wells are dismantled on completion of the work.

9. ArrangementsforElectricConnection,Lighting&OtherPurpose

- i. CWCshall allowtappingof electric power, if availableinCW Complex, onactual electricenergyconsumptionbasisbyputtingseparateelectricenergymeterattappingsourcewithduepermi ssionofCorporationandpaymentofsuchelectricityconsumptionshallbedonebyContractor.
- ii. Contractorwillhavetomakehisownarrangementsforsupplyofpowerfromtappingsourcetositeofworkthr oughcables,MCBs,ElectricBulbs,Fansetc. All cables shall be laid neatly dressedthoughpropersupportsonwalls/underground etc. NO overhanging wires/cable shall run acrosstheroads,buildings.
- iii. If for reasons of urgency to expedite or complete the work within time, work has to be executed atnight, contractor shall make his own arrangement for additional illumination if required at the site. Nothing extra will be paid for doing works at night.
- iv. Any power backup required during failure of regular power, will be arranged by Contractor at hisowncostforcompletingtheservices/worksandnocompensationshallbepaidbyCWConhisaccount.

10. EmploymentofTechnicalStaffandEmployees

Contractor's Superintendence, Supervision, Technical Staff & Employees:

- The contractorshall provide all necessary superintendence during execution of the work andallalongthereafter, as may be necessary for proper fulfilling of the obligation sunder the contract.
- ii. Thecontractorshallimmediatelyafterreceivingletterofawardofthetenderandbeforecommenceme ntofthework,intimateinwritingtotheCorporation,thename(s),qualifications, experience, age, address(s) and other particulars along with certificates, of theprincipaltechnicalrepresentativetobeinchargeoftheworkandothertechnicalrepresentative(s) whowillbesupervisingandmeasuringthework.
- iii. Minimumrequirementofsuchtechnicalrepresentative(s)andtheirqualificationsandexperiencesha Ilnotbelowerthanspecifiedin**Schedulel: Appendix-7**. Even of thecontractor {or partner(s) /Director in case of firm/company} is himself / herself an Engineer, itisnecessaryonthepartofthecontractortoemployprincipaltechnicalrepresentative/technicalrepresentative(s)as perstipulationin**Schedulel:Appendix-7**
- iv. The Corporation shall, within 3 days of receipt of such communication, intimate in writing hisapproval or otherwise of sucha representative(s) to the contractor. If due to any reason, suchapprovalisnotreceivedinwriting, Contractorshall continue to deploy the technical representative (s) considering they are meeting the criteria stipulated in Schedulel:
 Appendix-7
- v. Any such approval may at any time be withdrawn or if at any stage, it is found by Corporationthat technical representative(s) do not meet criteria stipulated in **Schedule I: Appendix-7** orthey are not technically competent then in all such cases, the contractor shall appoint anothersuchrepresentative(s) according to the provisions of this Clause.
- vi. DecisionofCorporationshallbefinalandbindingonthecontractorincaseofanyconflict/disputeinthis respect.
- vii. Suchtechnicalrepresentative(s)deployedbycontractorshallbeavailableatsitebeforestartof workand shall remainavailable, supervise all time, control during execution of work andwillremainavailablewhenanyactivityasperworkorderplacedis in progress at CWComplex.Principaltechnicalrepresentativewillperiodicallyinspecttheworks,informCorporationonprogress and will remain available for taking instructions or verifications asandwhenrequiredbyOfficerinchargeorhisrepresentativeand/orCorporation.
- viii. All theprovisionsapplicable to the principal technical representative under the Clause willalsobeapplicabletoothertechnicalrepresentative.Instructionsgiventotheprincipaltechnicalrepresentativeorothertechnicalrepresentative(s)shall be deemed to have thesameforceasifthesehavebeengiventothecontractor.
- ix. The principal technical representative and other technical representative(s) shall be actuallyavailableatsitefullyduringallstagesofexecution ofwork,duringestimation (pre award

- stage) / recording/checking/test checking of measurements of works (post award stage) andwhenever so required by the Corporationand shall also note down instructions conveyed bythe Officer-in- Charge or his designated representative(s)/ Corporation in the site order bookand shall affix his/their signature in token of noting down the instructions and in token ofacceptanceofmeasurements/checkedmeasurements/testcheckedmeasurements.
- x. Theserepresentative(s)shallnotlookafteranyotherwork,notinscopeofcontractor.Substitutes of these representative, duly approved by Corporation for work in similar mannerasaforesaid,shallbeprovidedineventofabsenceofanyoftherepresentative(s)bymorethant wodays.
- xi. If the Corporation , whose decision in this respect is final and binding on the contractor, isconvincedthatnosuchtechnicalrepresentative(s)is/areeffectivelyappointedoris/areeffectivelya ttendingorfulfillingtheprovisionofthisClause, a recovery (non-refundable)shall beeffectedfrom the contractor, as specified in **Schedule I: Appendix-7** and the decisionof the Corporation / Officer-in-Charge, as recorded in the site order book and measurementrecordedchecked/testcheckedinMeasurementBooksshallbefinalandbindingonthecontractor
- xii. Further, if the contractor fails to appoint suitable technical Principal technical representativeand/orothertechnicalrepresentative(s)andifsuchappointedpersonsarenoteffectivelypresentorareabsentbymorethantwodays, during the requirement at CW Complex,without duly approved substitute or do not discharge their responsibilities satisfactorily, theOfficer-in-Chargeshall havefull powersto suspend the execution of the work until such dateas suitable other technical representative(s) is/are appointed and the contractor shall be heldresponsible for the delay so caused to the work. The contractor shall submit a certificate ofemployment of the technical representative(s) (in the form of copy of Form-16 of CPWD GCCorCPFdeductionissuedtotheEngineersemployedbyhim)alongwitheveryon-accountbill /finalbillandshallproduceevidenceifatanytimesorequiredbytheCorporation.
- xiii. The contractor shall provide and employ on the site only such technical assistants as areskilled and experienced in their respective fields and such foremen and supervisory staff, asare competent to give proper supervision to the work. The contractor shall provide andemployskilled,semiskilledandunskilledlaborasisnecessaryforproperandtimelyexecution of the work/delivery of services. The Officer-in-Charge shall be at liberty to object o and require the contractor to remove from the works any person who in his opinionmisconductshimselforhisrepresentative,orisincompetentornegligentintheperforman ceof his duties or whose employment is otherwise considered by the Officer-in-Charge to beundesirable. Such person shall not be employed again at works site without the writtenpermission of the Corporation and the persons so removed shall be replaced as soon aspossible by competent substitutes.

(Appendix-I)

Important conditions

A) InitialInspectionofComplexandBuildingsurvey

- (i) Within7daysofplacementofLOA,anInitialinspectionshallbecarriedoutjointlybyWarehouseManag er/Engineerand ContractoralongwithhisteamofEngineers(principaltechnicalrepresentative)toparticularlyasses therequirementofallmaintenanceworks&services which are required to be carried out in CW Complex as well all upgradation and newcapital construction works (from table 1,2 & 3 of Schedule II: Scope of Work). The worksrequiredtobecarriedcanbeaccessedwithreferenceofChecklistofminimumrequirementofInf rastructure&itsMaintenancementionedinAppendixIIIof Schedule II: Scope ofWork.
- (ii) Contractorwilldeployatleastoneengineerhavingthequalificationsmentionedinthe Appendix 7ofSc hedule I forcarrying out the Measurement of areawheregeneral maintenance / repair & maintenance works / services are required. The measurement of the required Repair & maintenance activities shall be done along with Joint inspection. The Contractor, within 10 days of initial inspection, shall submit to the Corporation the detailed estimates of quantities mentioning the type of the works/ services required to be carried out in the CWC omplex.
- (iii) Initial Inspection and Measurement of quantities for preparation of estimates shall be done byWarehouseManagerandContractor'sEngineerJointly.
- (iv) Theestimatedquantitiestobeexecutedshallbeassessedmeticulouslyby Contractor'sEngineer,andanyvariationbeyondplusminus10%ineachitemofworkmay not beacceptabletoCorporation. The Corporationat its own discretion may place separate work order for executing additionalquantities (beyond estimates provided by Contractor's Engineer) or may or may not do thepayment of any kind of excess work done beyond the +110% of the quantities mentioned inworkorder basedon estimates provided by Contractor's Engineer. Decision of Corporation,inallsuchcases,shallbefinalandbindingontheContractor.

B) Executionofworks/deliveryofServices:

- (i) Thecontractorwillengagetheexperiencedtechnicalrepresentativesofconcerneddisciplinein the CW Complex, who should have full knowledge of work and are capable of gettingexecutedtheworkandremovingdefects, aspointed outby the Officer-incharge. Deployment of the technical representatives and recovery, in case the contractor fails to doso, shall be in accordance with the **Appendix-7 to Schedule I: General Conditions of Contract**.
- (ii) The contractorwill carryout the works and will deliver the services asper the scope of work, the specifications and requirements stipulated the work order.
- (iii) ThecontractorshalltakelevelsandrecordtheminprescribedLevelBookbeforecommencemento fwork.LevelstakenshallbegotverifiedfromEngineerorhisrepresentative.
- (iv) Contractor shall keep Corporation informed on progress of various works being executed bycontractor. The verification of quantities of works executed, measurement of works and assessment of quality shall be done by Officer in charge aspert heterms & conditions mentioned in the Contract/Work Order and Indian code of practices, specifications of CPWDetc
- (v) Allworksorderedat atimeshallbe executed by Contractor as per time line stipulated inWorkorderbycommencingworkssimultaneouslyinallplacesthroughparallelandindependenttea m.Sequencingandphasingofworkswillnotbeaccepteddueto non-availabilityofmanpower/material/T&Petc.
- (vi) The Officer in charge will certify the measurement of the all works completed / and servicesdeliveredfor the work order placed byhim for the works/services.
- (vii) The decision of Officerinchargeshall be final towards the measurement of actual workcompletedandItshallbebindingonthecontractor.

GENERALMAINTENANCEMANUAL&MAINTENANCESERVICEQUALITYREQUIREMENTS

1. ServiceRequirements

- 1.1. The Contractor shall adhere to Good Industry Practices form a intaining Services quality.
- 1.2. The Contractors hall deploy the multiskilled staff— (skilled Labours) along with unskilled workers to ensure all kind of maintenances ervices including hor ticultures ervices and house keepings ervices in the Central Warehouse Complex as per Good Industry Practises.
- 1.3. General maintenance works & services shall be carried out at their prescribed frequency asmentioned in below paragraph. The payment towards satisfactory delivery of these services, shall be done as per contracted price schedule considering contractor percentage quoted in Price schedule. Nothing extra shall be payable to contractor for performing these activities & providing services except such monthly payment based on frequency, area, and satisfactorily delivery of services upon certification of warehousemanager.

 $Rates of such jobs is mentioned in contracted {\tt PriceSchedule}.$

2. GeneralMaintenance&ServiceRequirements

- 2.1. The Contractorshall,atall times, maintaintheCentral Warehouse Complex in accordancewith the provisions of the Agreement, Applicable LawsandApplicable Permits. In particular,theContractorshall,atalltimesduringtheContractPeriod,confirmtotheGeneralMaintena nce&ServiceRequirementssetforthintheTablebelow.
- 2.2. The Maintenance activities, put forth in Table atB (S/n 1toto 9) below shall invariably carryout by deploying adequate skilled workmen with required tools, plants, and consumables onrequirement basis as and when Corporation through Officer in charge ask to carry out theactivitiesuponbreakdowninservices. Officerinchargewillsendthe requirement toContractorviaemailandSMSonregisteredmobilenumberofcontractors.
- **3.** Thepaymenttowardsthesespecificmaintenanceworksshallbedoneaftersatisfactoryrestoration of servicebasedonthecontracted rates for General Civil & Electrical works.

		Activity	Coverage	LD for notperfor ming/deliveringsatisfa ctoryservice
	Α	ServiceRequirements		
		HousekeepingServices		
1		Removalofwaste,garbage,scrapsetc. Fre quency:onceinaweek orasperrequireme nt.	WithinCWcomplex	Rs100perday
2		Cleaning/SweepingofCWRoads,Mainen tryRamps,ParkingyardsGodownVerand a/OpenPlatforms andWeighbridgeplatformareaetc.includ ingSafedisposalofgarbage/Refuse.Frequ ency: Daily	WithinCWcomplex	Rs300perday

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3	Cleaning, dusting, mopping of Window Glasses (bothsides), floors, furniture, etc. to make the arean eat and clean free from cobwebs, fliesetc, and hygie nicin Office buildings, labour Huts, Securit y Cabins, weighbridge cabin and other similar amenities.	WithinCWcomplex	Rs300perday
	Frequency:Daily		
4	Cleaning, dusting of Godown Walls, Top Ventilators, Roof Trusses, Parapets and other height enedstructures, Cleaning of Fansinst alledin office buildings, Cleaning of firefighting equipment including portable fire extinguishers. Frequency: Oncein 2 months	WithinCWComplex	Rs300perday
5	CleaningofallToilets/Washrooms/drinking waterutilitiesandothersimilaramenitieswi thinCWComplex.Withwaterincludingflush ingasperrequirement.Frequency:Twiceda ily	WithinCWComplex	Rs300perday
6	Cleaningofterrace/loftwaterstorageta nk. Frequency: Oncein6months.	WithinCWComplex	Rs300perday
7	Cleaninganddesiltingofgullytrapchamber, Cleaningofoutletchambersconnectingswa ge/drainsofCWCcomplexwithcitymeansdr ains/swagechamber	WithinCWComplex	Rs300perday
8	Cleaning of chocked / existing drain ofcampus / sewer line. Frequency : onceayearorasperrequirement	WithinCWComplex	Rs300perday
9	Cleaning of under ground sump, Over Head R. C.C. Tank. Frequency: once in 6 months,	WithinCWComplex	Rs300perday
10	ClearingofblockagesinRainWaterHarvest ingsystemspit,Cleaning,disinfecting/rec oupingtheaggregates/repairofRWHpits/borewells. Frequency:Twiceayear.	WithinCWComplex	Rs300perday
11	Cleaningofvalleygutteringodownandund ergroundtranches,drainpips	WithinCWComplex	Rs300perday
	Horticultureworksandservices		
12	GrassingwithselectionNo.1doobgrassin cludingwateringandmaintenanceofthel awn. Frequency: as perrequirement	AllGardenswithinCo mplex	Rs150perday

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13	Cleaningofgarden, Wateringoflandscape d/greenbeltareasandmaintainingthepla nts/shrubs, trees, bushes, floweringbedse tcandkeepingtheseinhealthycondition. Frequency of cleanings hall be daily and watering or other activities shall be as perrequirement.	AllGardenswithinCo mplex	Rs150perday
14	Renovatinglawnsincludingweeding,	AllGardenswithin	Rs150perday
	cheelingthegrass, forkingtheground, topd ressingwithsludgeormanure, mixing thesa mewithforkeandkeeping the lawnfree fro mweeds. Frequency: Oncein 6 months	Complex	
15	OtherhorticultureserviceslikeMixingear thandsludgeormanureintherequiredpr oportionandspreading/ofsludge,dump manureand/orgoodearthinrequiredthic knesswithincomplexasperrequirement. Frequency:onceamonth	AllGardenswithinCo mplex	Rs150perday
16	PlantationofTrees,Shrubs,andHedgeatsi tei/cwateringandremovalofunserviceab lematerial's	AllGardenswithinCo mplex	Rs150perday
17	Cuttingofdesignerhedge/edgehoeingof hedge/edgebedTopiarycutting/shaping ofplantremovingofcutmaterials. Freque ncy:Onceinmonth	AllGardenswithinCo mplex	Rs50perday
18	Clearingheavyjungleinopenareaincludin guprootingofrankvegetation. Frequency : oncein6months	WithinCWComplex	Rs150perday
19	Clearinggrass, shrubs, bushes grown unwant ednear to buildings. Frequency: once in 3 months	WithinCWComplex	Rs150perday
20	Clearinggrass, shrubs, bushes grown unwant ednear to buildings. Frequency: once in 3 months	WithinCWComplex	Rs150perday

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MaintenanceR equirements	Coverage	Frequency/Requirement	LDfornotperforming/d eliveringsatisfactoryse rvice	
WetUtilities				
1 DamagerelatedtoWa pply,Water pumpingunits&fittir	CWCompl	Restorationthroughtempo rarymeasureswithin4hou rsRestorationthroughper manentmeasureswithin3 days.	Rs.800perforeachla pse	
2 Damageofdrainagesy removalofdrainbloc draining thestormwaterlogge rroadsetcbypumpin yothersuitablemear perrequirementetc	k, CWCompl ex edove goran	Restorationthroughtempo rarymeasureswithin6hou rsRestorationthroughper manentmeasureswithin1 day	Rs.1000foreachlapse	
3 DamageofSewagesy removal ofsewageblock,dra he sewage, preventingbackflow rflowoverroads etc pumping oranyothersuitable asperrequiremente	cWCompl ex v,ove by means	Restorationthroughtempo rarymeasureswithin6hou rsRestorationthroughper manentmeasureswithin1 day	Rs.1000foreachlapse	
4 Damageofsanitaryin stallations,repair /replacementoffittii turesandpluggingth leakagesfrompipes	Within CWCompl ex	Leakagesto berepairedwithin24 hours Damage to septic tank toberepairedwithin1da y afterdetection	Rs.800foreachlapse	
5 Damagetorainwaterh tingsystemincluding ngofRainwaterpit,re gtheaggregates, removalofblockages torestorethewaterfl	gcleani CWCompleplacin ex	Restorationthroughtemp orarymeasureswithin1d aysRestorationthroughp ermanentmeasureswithi n7days Periodically desilting andparticularly prior to pre-monsoon&monsoon	Rs.1000foreachlapse	
6 Pluggingtheleakages Roof, VellyGutter,Restora f blownsheets/turbo	tiono CWCompl ex	Restorationthroughtemp orarymeasureswithin1d aysRestorationthroughp ermanentmeasures within3days	Rs. 1000 per day foreachlapse	
latorsinOriginalPosi	HOH			

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7	Restoration of Functioningof power supply,electricalinstallatio nsandelectricalequipment forbuildingsandexternalas perdirectionofWHM	Within CWCompl ex	TemporaryRestorationofP owersupplytocommonarea stoberestoredwithin30min utesduringthenight andwithin60minutesdurin gtheday,intheeventofapow ershortage/breakdown. Restorationthroughper manentmeasureswithin 2days	Rs.500foreachlapse
8	Replacement/repairinEle ctricalfittingslikebulbs,la mpshades,wiringetc.toma keitoperationalatalltimes withinOffices/Godownsa ndotheramenitiesas perdirectionofWHM	Within CWCompl ex	Replacement/restorationth rough temporarymeasurewithin4 hoursRestorationthroughpe rmanentmeasurewithin2da ys	Rs.500foreachlapse
9	Repair/rectificationofDa magetoexteriorlighting, Highmasts,Streetlightinc ludingreplacementtoma keitoperationalasperdire ctionofWHM	Within CWCompl ex	Faults and minor failures toberepairedwithin4hoursA nymajorfailureofthesystemt oberepairedwithin2days	Rs.500foreachlapse

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Notes:

- 1. DailymeanseachworkingdayofCWComplex.
- 2. The Contractor shall at all times maintain an adequate inventory of spares and consumables to deliverthese General Maintenance & Servicesasper requirements nut not less than the quantity /item asmentionedin Appendix-7toSchedulel:GeneralConditionsofContract.
- 3. Notwithstanding anything to the contrary specified in this Schedule, if the nature and extent of any defect or deficiency justifies more time for its repair or rectification than the time specified herein, the Contractorshall be entitled to additional time inconformity with Good Industry Practice. Such additional time shall be determined by the Officer in charge based on the necessity, urgency and magnitude of the repair and conveyed to the Contractor. His decision shall be final and binding on contractor. In case of such extension. LD shall not be levied
- 4. **Emergencyrepairs/restoration:**NotwithstandinganythingtothecontrarycontainedinthisSchedule, if any defect, deficiency, or repair requirement is such that it poses a hazard to safety or riskof damage to property, the Contractor shall promptly take all reasonable measures for eliminating orminimisingsuchdanger.
- 5. **Inspection by the Contractor:** The Contractor shall, through its engineer, undertake an initialInspection jointlywith Corporation Authorized Engineer and / or Warehouse Manager and then lateron with his Engineer shall carry out periodic (at least once in 30 days) visual inspection of the CWComplextoaccessthenon-conformityinservicesandtomeasurethemaintenance/repairrequirement in Buildings, Utilities, Roads etc in accordance Good Industry Practises and MaintenanceCheckListmentionedin**Appendix-IlitoScheduleII:ScopeofWork**.

Contractor will submit its inspection report to Corporation and Hewillals oke ep Corporation informed on all such periodic inspection/progress of works.

6. Nonperformingoftheactivities, denial to undertake any of these upon requirement of Corporation or Its officer in charge and non-delivery of satisfactory services or failure in timely completion will attract LD as mentioned above. The Amount of LD to be levied shall be decided by Authority as mentioned in Appendix 7 of Schedule-I and it shall be recovered from any dues payable to contractor under any contract with CWC.

(Appendix-III)

MINIMUMREQUIREMENTSOFINFRASTRUCTURE&ITSMAINTENANCEINCW COMPLEX

Below, minimum requirements of facilities, infrastructure are mentioned as check list. The RegionalManagershallensurethatallbelowmentionedinfrastructurerequirementsaremetinCWComplex.

Any additional requirements, providing better specifications and rich ambience may be adopted butnoneofbelowcanberelaxed.

1. Godowns:

- The Godowns should be well painted and neat & clean.All exterior wall should be painted with exteriorgrade long durable emulsion paint and interior should be at least white washed free from cobweb etc.Godown&verandahtrussshouldbefreefromrust&wellpainted.
- Uniform color scheme shall be followed in all complex. All CW Godowns& Buildings in complex shall bepaintedtofollowuniformcolorschemedecidedbyCompetentAuthorityandconveyedbyEnggdivisionfro m Corporateoffice.
- Godownfloor&platformshouldbefreefromdepressions,sinking,potholesandcracks.Floorsshouldbeinoperatorableconditionsandstorageworthy.
- Godown platform should be protected by fender as per technical requirement. Fender should not bedamaged & should be keptintact. Platform can opytrus should be rust free and well painted.
- Goodwn Platform shall be provided clear approaches and accesses. Gola of platform sheet with wallshouldbeintactandfreefromcracks.IncasewhennoGolatreatmentisprovided,adequatesizeflashingsho uldbeprovidedtoavoidleakages.
- There should be no crack in Godown walls, plasteretc all joints of walls at beam and column locations should be well grooved, dressed and crack free.
- Godown roof should be leak-free and rust free. Needful upgradation should be taken up in case ofold/ageddamagedACroofingsheet.
- GodownshouldreceivesufficientDaylightsthroughskylightsheeting.
- · Godownshouldbewellventilated.
- Turboventilators,skylightsheetsshouldnotbeprovidedintherooftoprevent the water leakagewherever already existing, these fittings should be adequately fixed in matching profile of roof sheet byadditional tiebar, screwsetc.to ensurethat thereis nogap inbetween thesefittings and roof sheetsallowingtherainwatertopercolatethrough.
- Godowninsidedrainsshouldbeclear&freefromdamage.ValleyguttersshouldbewellpaintedandFRP lining/ PU coating should be provided in case of rusting in old valley gutters.Needful maintenance ofsuchpipesshouldbeinvariablydoneineachyearbeforemonsoonseason.
- AllrainwaterdowntakepipesinGodownshouldbewellerectedandleakfree.
- GodownRoofsheet&purlinshallberustfree.Necessarycoatingshallbedonetopreventrustingofsteel.

2. Roads:

- AllcirculatingroadsinCWCampusmustbemotorable,freefromwaterloggingetc.Needfulupgradationof existing roads inthe CWcomplexwithM40/M50GradeCC paver Block orM30grade CC ConcretePavementtodonetomakeitmotorable.
- The work of drainage wherever not existing or damaged should invariably be included as a part of roadwork.

3. Drains:

- Alldrainsshouldbe freefromblockage andwellconnectedwith city outskirtdrains. There shouldbenobackflow or stagnation of storm water in CW campus. Needful drains should be made connecting allroads and yards.
- Incaseoflow-lyingcampus, anundergroundsump should be provided & maintained along withadequatecapacitypumpwithpowerbackupfacilitytoeffectivelydrainthestormwaterwithoutfloodinginCW Ccampus.
- In case of low laying Campus, Ramp and sump approaches shall be provided at all entry gates to avoiding ressofs tormwater drains from cityroads and to throw outstormwater from campus.
- Wherever required liasioning with the local authorities of Municipalities, Sewerage Board etc. should bedone toconnect drainsfromCWcomplex with city outskirtdrains. Efforts should bemadetoensurethe

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cleaning of city drainst oprevent the backflow of sewage, stormwater in CW campus and if required, such cleaning should be taken up by CWC with permission of local authority on merit of case basis.

4. RainwaterHarvesting:

RWH should be kept in working conditions. RWH should be provided in low level area in CW campuswhereverfeasible.

5. StorageYard:

• All open storage yard to be kept free from Jungle, bushes, waterlogging etc. Regular cleaning of junglesetcshouldbedoneandyardshouldbedevelopedwith hardsoil/pavingasper requirement.

6. BoundaryWall:

- Al-aroundboundarywallshouldbeintact.6feethighBoundarywall(fromoutskirtRoadside)alongwith2 feet concertina coil/ barbed wire fencing should mandatorily be maintained to prevent encroachment inCWproperty.Thisboundarywallshouldbefreefromholesetc.
- Incaseoflow-lyingCWcampus,mainentranceshouldbe raised from city roads by providing a RCCramp and a storm water catch pit at the entrance should be available. This is mandatorily required toprevent the entry of stormwater from the city roads.
- EntryGates/Doorsshall bewellmaintainedandfunctionalateach entry /exit locations. Gate shall bemadeofStructuralSteel(tubular/ISA/ISMCsections).

7. Ventilators, rollingshutters & Jalligates:

- Allventilatorsshouldbeintact.Glass&wiremeshinthese ventilators should be clear visible, meshshouldberustfreeandpainted.ThereshouldbenobrokenglassorwiremeshinVentilators/windows.
- $\bullet \ \ Rollings hutters or steel doors should be rust free, well painted and in working condition. Proper support system \& alignment should be maintained to prevent the accident alfalling.$
- Jalligatesintheopeningsofrollingshutters/gatesshouldbeprovided&maintainedasperoperationalrequire ments.

8. Illumination&wiring:

- CW campus should be well illuminated and the lights during the night hours should be available in allcirculatingarea&operatingareatopreventthesecuritythreat.HighMast&street lights should be provided and maintained accordingly as perther equirement of the campus.
- Godown (interior), circulation area, platforms, office all should be well illuminated and Energy efficientlights (LED) must be available at all key movement area. LUX level requirement as per operations ofwarehouseshallbemaintainedthoroughly.
- All types of cables like power cable, communication cable, IT cable, CCTV cable etc. should be properlydressed,runningthroughconduitsandshouldnotbeoverhangingalongtheroads/office/godowns.
- Preventivechecksshouldbeimplementedtoavoidhaphazarddiggingofroadsandcuttingofundergroundcabl esduringcivil worksinCWcampus.

9. Electricals:

- Alltypeoftheelectricalinstallationsshouldbeproperlygroundedandshouldbeinwellmaintainedworkingconditi on.
- Sub-stations, transformers, controlpanels, DG sets. Etc. should be properly maintained regularlyserviced through AMC and need ful upkeepingshould be done to ensure the safety.

10. Firefighting:

• The CW campus should be equipped with fire mitigation system like dry type fire extinguishers and firewater sump and firefighting arrangement as per local bye-laws should be maintained in all CFSs as perrequirement.

11. Basicfacilities/amenities:

Thebasicfacilitieslike

- ACs(WarehouseManagercabin),Coolers(instaffrooms),Watercoolers/purifiershouldbewellmaintainedandin workingcondition.
- · Visitorroom, officecabins, staffrooms should be properly maintained, well painted, neat & clean.
- Thelaborhuts(restrooms),publictoilets,drinkingwaterfacilitiesshouldbeprovidedandwellmaintained ineachofwarehouses.

Volume-III-Schedule-II:ScopeofWork&Appendix-I,II,III

- Separate toilets for ladies & gents should be provided & well maintained in each warehouse. These toilets should be part of the office building and should not be hap hazardly built in the campus.
- AccesstoCWCoffice,godownshouldbewellmaintained,freefromdebrisandapproachablebyphysicallyhandi cappedpersonstoo.
- The office space should be provided with modular furniture with adequate storage system for properupkeep of records&supplies.
- Signages of Proper height, size to ensure wide visibility shall be provided in all Godowns, Buildingsindicatingthe firesignages,hazardsignage,Do's,Don'tsetc.
- Parking yard should be exclusively designated for office vehicles and logistic vehicles. The parking
 ofthevehiclesshouldbeensuredindesignatedparkingplace.Parkingyardshouldbewellmaintainedandshoul
 dbefreefromfireandsafety hazard.
- There should be no encroachment in CWC campus. Any kind of temporary or permanent labor hut byoutsiders should not be permitted inside the campus.
- The dumping yard for garbage, scrap dumping should be located in isolation within CWC campus. ThisYardshouldalsobemaintained®ularlycleanedtopreventfirehazard,badodoror unpleasantambience.Propersizeandcapacitydustbinsshallbeprovidedinallimportantlocationsofgarbagecollec tionsalongtheroadinComplexandinOfficesbuildingsalso.
- Housekeeping for cleanliness of roads, godowns, drains yard, offices and sanitary works should bemandatorilyensured.Roadarea,ParkingBayandofficeareshouldbefreefromgarbageandscraps.
- CWC board and LOGO should be well lit, positioned and of sufficient size to ensure the visibility frommainapproachroadsoutsideofwarehouse. Board must be of pleasing appearance.
- AwelldevelopedgreenbeltshallbemaintainedalongwithlandscapingnearOfficeareaasperGuidelineofcorporateo fficereleased timetotime.
- Sandbucketsfilledwithcleansandshallbekeptmaintainedin position at Admin Building/ OfficeBuilding,EachGodownsandotherareaspronetofirehazardinCWCampus.
- Separateareashallbeprovidedforhazardousstorage.areashallbekeptbarricadedandisolated.

Campus should be free from litter and was tean dno animal should be roaming in side CWC omplex.

Volume-IV:Schedule-III(PRICE/COMPENSATIONSCHEDULE)

SCHEDULEIII

PRICE/COMPENSATIONSCHEDULE

1. Levy/TaxesPayablebyContractor

- (i) GST, Building and other Construction Workers Welfare Cess or any other Tax, Levy or Cess inrespect of input foror output by this contract shall be payable by the contractor. The Corporation shall not entertain any claim what so ever in this respect except as provided under Clause 18.7. of Schedule II
- (ii) The contractor shall deposit Royalty and obtain necessary permit for supply of the red bajri,stone,kankaretc.fromlocalauthorities.
- (iii) If pursuant to or under any law, notification or order any royalty, cess or the like becomespayable by the Corporation and does not any time become payable by the contractor to the State Govt., Local Authorities in respectof any material used by the contractor in the works, then in such a case, it shall be lawful to the Corporation and it will have the right and be entitled to recover the amount paid in the circumstances as aforesaid from dues of the contractor under any contract with Corporation.

ImportantInstructionson Prices:

- SpecificationsaspublishedbyCPWDforCivil,E&Mworks(latestincludingUpToDatecorrectionslips)
 for building works and MORTH specifications for Road works shall be used for executingthe
 work. Works for which CPWD specifications are not available, the same shall be carried
 outinaccordancewithGCC.
- 2. ScheduleAconsistsofmiscellaneousitemofworksconsistingoffollowing:
 - (i) DSRCivil2021andMarketRates(MR)Civil
 - (ii) DSR(E&M)2022andMarketRates(MR)E&M
 - (iii) GeneralMaintenanceWorksandServices(GMWS)consistingHorticultureWorksandHousekeepingServices.
- 3. Itemsofworkinschedulearetheworkswhicharemostlikelytobeexecutedunderthecontract.Butitems notcoveredundertheschedulemayalsobetakenupaspersiterequirementandneed.Ratesofsuchite mshallbedecidedasperrelevantclausesofGCC.
- 4. DSRandMRCivilitemrateconsistsof1%Watercharges,GST12%andlabor cess 1% MRitemratesarebasedonAnalysisofmostsimilaritemsofDSR,LaborratesasinDSR2021(civil)and mostreasonable Marketrate ofmaterial,sundries/T&PasperDSR2021(Civil).
- DSRandMRElectricalitemrateconsistsofGST12%
 MRitemratesarebasedonAnalysisofmostsimilaritemsofDSR,LaborratesasinDSR2022(E&M)and
 mostreasonableMarketrateofmaterial,Sundries/T&PasperDSR2022(E&M).
- 6. General Maintenance Works & Services (horticulture /Housekeeping Services) (GMWS) itemrateconsistsof1%Watercharges,GST12%.
- Contractorshallquoteauniformpercentage,calledcontractorpercentage(CP)applicabletoallitems
 mentioned in the sub-schedule including DSR and MR Items. He may quote uniform
 ordifferentCPforeachsubschedulebutquoteforeachsubscheduleismandatoryotherwisePricebidsh
 allbesummarilyrejected.
- 8. ContractorshallquotehisratesconsideringcontributiontowardsESI/EPFasperprevailin gactandrules,18%GSTandlaborCESS(BOCW),asapplicableasperprevailing tax regime and no extra GST/ CESS /Additional sum on account of ESI/EPFshallbepayableexceptaspercl18.7of Schedulell.
- 9. The Total Amount quoted for each sub schedule (A. I, A.II & A.III) shall be calculated byMultiplyingquotedCPwithestimatedAmountofthatsub-schedule.
- 10. Total for each sub schedule (A. I, A.II and A.III) shall be done to arrive Gross Tendered Amount(GTA). The bidder who has quoted the lowest Gross Tendered Amount (GTA) shall be L1 bidder.

Volume-IV:Schedule-III(PRICE/COMPENSATIONSCHEDULE)

- 11. The CP quoted for Civil works in respective sub schedule (A.I) shall also be applicable for allother Civil works/items whether mentioned in these sub schedule or not but mentioned in DSRCivil 2021 and also on items not mentioned in DSR 2021 (Civil) ie Other Market rates Items of Civilworks and Rates of such items shall be decided as per Procedure given in Contract.
- 12. The CP quoted for E&M works in respective sub schedule (A.II) shall also be applicable for allotherE&Mworks/itemswhethermentionedinthesesubscheduleornotbutmentionedinDSRE&M 2022 and also on items not mentioned in DSR 2022 (E&M) ie Other Market rates Items ofE&MworksandRatesofsuchitemsshallbedecidedasperProceduregiveninContract.
- 13. The CPquoted for General Maintenance Works & Services in respective subschedule (A.III) shall also be applicable for all other similar nature General Maintenance Works/ House keeping services if not mentioned in this sub schedule and Rates of such items shall be decided as per Procedure given in Contract.
- 14. Whererate/percentagerateisaskedfor,tenderershouldquoteinfigures.InE-Tender,valuesin words are not acceptable. Tenderer should note that noncompliance of above, may lead torejectionoftheirtender.
- 15. Itemsgiveninpriceschedulearejusttogiveanideaofworkinvolved.CWCreservestherighttodeletea nyitemfrompricescheduleoroperateanyotheritemsscheduledinthelatestDSR(atthe time of tender publishing) or non-schedule item (market rates item) without any limit ofvariationtocompletethework.ThepaymentofDSRitems/MRitemsshallbemadeattheaccept ed Contractor Percentage (CP) above/below/at par of DSR /MR quoted in respectivesubscheduleandintermsofrelevantclauseofSCC/GCC.
- 16. Tenderers are required to quote their rate in percentage only in the excel sheet designedforquotingrates in the uploaded tender on the tender website.
- 17. Tenderer is required to dump/stack and neatly level, dress all excavated material as per theinstruction of Warehouse Manager / Engineer at site, for use in the work. Contractor is notsupposed to take any excavated material out of site without permission of CWC WarehouseManager/Engineer.

 Schedule-A Subschedule A. (I): Itemsbased on DSR 2021 (with up-to-date corrections lips) and Non-Scheduled Itemsforcivil works, 			
Nameof Work:	ExecutionofMiscellaneousRepair/Maintenance,upgradationandConstructionworksinZone-III		
	aclusterofcentralwarehouseslocatedat Nizamabad, Sarangapur and Bodhan OnAnnualrate Contractbasis.		
NITNumber	ENIT-CWC/RO-Engg/HYD/AMC/23-24/16		
TotalEstimatedAmount(Rs .)forworks/servicescovering this Sub-Schedule-			

		ContractorPercentage(CP) %Quote byBidder(In Fig)	
S/N	DescriptionofWork	Above/Below/ AtParofrates- mentionedinPriceSche dule	%Fig
1	 Item mentioned at schedule's-A-I: consisting of ItemsbasedonDSR20 21forcivilworks, Non-ScheduledMarketrate ItemsofCivilwork. 		
	TenderedAmountBased on above Quote: Estimated Amount x Contractor Percentage	Rs. (Infigure)	

Not: CWC estimated amount of this sub schedule, after considering prevailing Cost Index and applicable GST& complete, is **Rs.26229637.24** ImportantNote:

	Tender Priceschedules:		
Schedule-A • SubscheduleA.(II):Items based on DSR2022(withup-to-datecorrectionslips)andNon-Scheduled Items for electrical works,			
	ExecutionofMiscellaneousRepair/Maintenance,upgradationandConstructionworksinZone-III aclusterofcentralwarehouseslocatedat Vijayawada-II, Tadepalligudem and Nidamanur OnAnnualrate Contractbasis.		
NITNumber	ENIT-CWC/RO-Engg/HYD/AMC/23-24/16		
TotalEstimatedAmount(Rs .)forworks/servicescovering this Sub-Schedule-			

		ContractorPercentage(CP) %Quote byBidder(In Fig)	
S/N	DescriptionofWork	Above/Below/ AtParofrates- mentionedinPriceSche dule	%Fig
1	 Item mentioned at schedule's-A-I: consisting of ItemsbasedonDSR20 22forelectricalworks, Non-ScheduledMarketrate Itemsofelectricalwork. 		
		Rs.(Infigure)	

Not: CWC estimated amount of this sub schedule, after considering prevailing Cost Index and applicable GST& complete, is **Rs.1382955.81**ImportantNote:

	Schedule-A		
SubscheduleA.(III): Iten	nsforGeneralMaintenanceServices-		
	HorticultureWorksandHousekeepingServices.		
- made	Execution of Miscellaneous Repair/ Maintenance,		
	upgradation and construction works in Zone III - a cluster		
	of central warehouses located at Vijayawada-II,		
	Tadepalligudem and Nidamanur on Annual rate contract		
	<mark>basis</mark>		
NITNumber	ENIT- CWC/RO-Engg/HYD/AMC/23-24/16		
TotalEstimatedAmount(Rs	Rs.3596778.79		
.)forworks/Services			
covering this Sub-			
Schedule-			

		ContractorPercentage(CP) %Quote byBidder(In Fig)	
S/N	Descriptionof Work	Above/Below/ AtParofrates- mentionedinPriceSche dule	%Fig
1	Items mentioned at SubSchedule: A-II consisting of ItemsforGeneralMaintenance Works & ServicesconsistingHorticultureworks andHouseKeeping Services.		
	TenderedAmount Based onabove Quote :EstimatedAmountxContractorPerce ntage	Rs.(Infigure)	

Note:CWC estimated amount of this sub schedule, after considering prevailing Cost Index and applicable GST complete, is **Rs.3825125.36** ImportantNote:

	Schedule-A PriceBid-SummarySheet
	ExecutionofMiscellaneousRepair/Maintenance,upgradation andConstructionworksinZone-III aclusterofcentralwarehouseslocatedat Vijayawada-II, Tadepalligudem and Nidamanur on AnnualrateContractbasis.
NITNumber	ENIT- CWC/RO-Engg/HYD/AMC/23-24/16
TotalEstimatedAmount(R s.)forworks/services.(sch eduleA.I+A.II)	Rs.29111666.66

S/ N	Description	EstimatedAmoun t(Rs.)	Contractor Percentage(CP)Quoted Above/Below/AtParofr ates- mentionedinPriceSche dule	Tendered Amount(R s.)
1	PriceSubSchedule A.I			
2	PriceSubSchedule A.II			
2	PriceSubSchedule A.III			
	SubTotalRs.		-	
	GrossTenderedAmount(GTA)Rs.			

ImportantNote:

TECHNICAL SPECIFICATIONS FOR CIVIL WORKS

GENERALSCOPE

These Specifications establish and define the materials and construction alrequirements for engineering construction works in brief.

EQUIVALENCYOFSTANDARDSANDCODES.MEASUREMENTS&MATERIALS

Wherever reference is made in the contract to specific standards and codes to be met by the goods and materials to be furnished, and work performed or tested, the provisions of the latest currented ition or revision of the relevant standards and codes in effects hall apply, unless otherwise expressly stated in the contract. In case, no reference is made for any particular work, relevant IS/BISC odes will be followed.

- 1.2.1 Providing and operating necessary measuring & testing devices and materials including allconsumables are included in the Scope of Work. No separate measurement or payment fortestingtheworkshallbemade,butratesquotedforvariousitems shall be deemed toincludecostofsuchtests,whicharerequiredtoensureachievementofspecifiedquality.
- 1.2.2 All materials shall be of standard quality, manufactured by renowned concerns, conforming to Indian Standards and shall have certification work from Bureau of Indian Standards as faras possible, unless otherwise approved by Engineer. The contractor shall get all materials approved by Engineer prior to procure mentanduse. The contractor shall furnish manufac turer's certificates, for materials supplied by him when asked for. Further to that he shall get materials tested from an approved Test House, if asked for by the Engineer. Cost for all the tests and test certificates shall be borne by the contractor. No separate payment shall be made for the testing. The Engineer shall have the right to determine whether all or any of the materials are suitable. Any materials procured or brought to site and not conforming to specifications and satisfaction of the Engineer shall be rejected and the contractor shall have to remove the same immediately from site at his own expense & without any claim for compensation due to such rejection.
- 1.2.3 All goods and materials to be incorporated in the works shall be new, unused, of the mostrecent or current models and incorporateall recent improvements indesign & materials, unless provided otherwise in the contract.
- 1.2.4 Wherever referred to in this tender document, only the latest revision of Specifications,CodesofPracticeandotherpublicationsoftheIndianStandardsshallbeapplicab le.

A. EXCAVATION:

- 1) CLASSIFICATIONOFSOILSFOREARTHWORKINEXCAVATION
- Theearthworkshallbeclassifiedunderthefollowingcategoriesandmeasuredseparatelyforeachcategory.
 - i. All kinds of soils: Generally any strata, such as sand, gravel, loam, clay, mud, black cottonmoorum, shingle, river ornallahbed boulders, sidingof roads,paths etc.and hardcore,macadam surface of any description (water bound, grouted tarmac etc.), lime concrete, mudconcreteand theirmixtureswhichforexcavationyieldstoapplicationofpicks,showels,jumper,scarifiers,ripper andothermanualdiggingimplements.
 - ii. **Ordinaryrock**:Generallyanyrockwhichcanbe excavated by splitting with crow bars orpicksanddoesnotrequireblasting,wedgingorsimilar means for excavation such as limestone, sand stone, hardlaterite, hardconglomerateandunreinforcedcement concretebelowgroundlevel. Ifrequiredlight blastingmayberesorted to for loosening the materialsbut thiswillnotinanywayentitlethematerial tobeclassifiedas,"Hardrock".
- iii. **Hardrock**: Generally any rock orboulder for the excavation of which blasting is required such as quartzite, granite, basalt, reinforced cementconcrete (reinforcement to be cut through butnotseparated from concrete) below ground level and the like.

2) Engineer-in-

Chargewillfurnishallnecessarydrawingsshowingtheareastobeexcavated,filled,sequenceofprio ritiesetc.Contractorshallfollowsuchdrawingsstrictly.

3) ExcavationCategory:

a) ExcavationinOpenarea/WideExcavation:

- Excavation exceeding 1.5 min width and 10 sqm on planand exceeding 30 cm indepth.
- Excavationforbasements, watertanksetc.
- Excavationintrenchesexceeding1.5minwidthand10sqmonplan

b) SurfaceExcavation.

 Excavationsexceeding1.5minwidthand10sqm.onplanbutnotexceeding30cm.indepthinalItype sofsoilsandrocksshallbedescribedassurfaceexcavation

c) Excavationinfoundation&Trenches.

 Thisshallcompriseexcavationnotexceeding1.5minwidthor10sqmonplanandtoanydepthintre nches(excludingtrenchesforpipes,cables,conduitsetc.)

4) General

Contractorshallprovidealltools,plants,instruments,qualifiedsupervisorypersonnel,labor,materials, and temporary works, consumables, any and everything necessary, whether or not suchitemsarespecificallystatedherein,forcompletionoftheWork.

Contractor shall set properly all lines and establish levels for various works such as earthworkinexcavationforlevelling, basement, foundations, plinthfilling, roads, drains, cable trenches, pipelinesetc.

Theareatobeexcavated/filledshallbeclearedoffences,trees, plants, logs, slumps, bush,vegetation, rubbish slushetc.and other objectionable matter. If any roots or stumps of trees arefound duringexcavation,theyshallalsoberemoved.Thematerialsoremovedshallbeburntordisposed off as directed by Engineer. Where earth fill is intended, the area shall bestripped of allloose/softpatches,topsoilcontainingdeleteriousmatter/materialsbeforefillcommences.Finalcleaning shall be done with removal of all rubbish up to the distance of 50.0 m all around outside theperipheryofbuilding.

5) Relics, Objects of Antiquity, Etc.

All gold, silver, oil minerals archaeological and other findings of importance, all precious stones, coins, treasures, relics, antiquities and other similar things which may be found in or upon the siteshall be the property of Engineer- in-Charge and Contractorshall dully preserve the same to thesatisfaction of Engineer- in- Charge and from time to time deliver the same to such person orpersonsas Engineer-in-Charge may from time to time authorize or appoint to receive the same.

6) SiteClearance:

Beforethe start of work, thearea of the Site shallbe clearedofallshrubs, vegetation, grass, bushwood, stumps, saplings etc of girth up to 30cm measured at a height of one metre above groundlevel. All thebuilding shall be laid out to ensure that the layout plan fits at site. Trees if any live withinconstructionsitelayout shallbeshiftedtoothersafeplaceas directed by Engineer in charge (atextra cost). After completion of the work, the entire area of the site shall be cleared from all debris,unwanted materials / equipmentand level/slopeof ground asrequiredatsite up to peripheralroads. The debris and unwanted material shall be disposed off away from the site without any extracost.

7) SiteLevels:

Aftersiteclearanceandbeforecommencementofexcavationorfilling,thecontractorshalltakelevelsinbothlongit udinalandtransversedirectionsofthebuildingatregularintervalsasdirectedbyEngineerin chargeatsite fortheentirelayout where the new work is to be executed. A record of these levelsshallbesignedjointlybyContractorandtheEngineer-in-charge.TheserecordsshallbesubmittedtotheEngineer-in- chargeandshallbeusedindecidingtheNGL,PL,FFLandmeasurementofearthwork.

8) <u>Settingoutofworks:</u>

The contractor shall set out the works and shall provide & fix all setting out apparatus required and solely be responsible for the true and perfect setting out the same and for correctness of the position, levels, dimensions and alignment of all buildings as per the drawings. The contractor shall take in writing the approval of the Engineer- in- charge for setting out and levels before starting the construction works. These approvals shall be recorded and signed by the Engineer-in-charge and contractor.

Amasonrypillartoserveasabenchmarkwillbeerectedatasuitablepointinthearea,whichisvisiblefrom the largest area. This bench mark shall be constructed and connected with the standard benchmark as approved by the Engineer-in-Charge. Necessary profiles with strings stretched on pegs, bamboosor'Burjis'shallbemadetoindicatethecorrectformationlevelsbeforetheworkisstarted.

9) SurfaceDressing:

Thesurfaceareatobeoccupied by the building shall be cleared of all debris, shrubs and plants, grassetc. The roots of trees and saplings shall be removed to a depth of 60cm below ground level or 30 cmbelow formation level or 15 cm below sub grade level, whichever is lower, and the holes or hollows filled upwith the earth, rammed and leveled. All roots and organic material shall be cleared from the filling area inside the building.

10) ImportantNote:

The works mentioned above viz Site clearance, site levels, setting out and Surface dressing are part ofcontractorscopeandshallbedonebyContractorwithoutanyextracostorpaymentfromCWC.

However, Major works like or large scale/Dense jungle clearance, Surface excavation, Shifting and /orCuttingofTrees(morethan300mmdiaingirthatheightof1meteraboveground)or any majorclearancerequiringshiftingofCWCstoredmaterial,Existingstructuresand such as culverts, fencing, watersupplypipelines, sewers, powercables, communication cables,drainagepipesetc.withinoradjacent to the area required etc.. bediverted/removed, shall be diverted/dismantled as per directions of the Engineer-inform site of work, and shall be payable extra asperagreedBillofquantities and schedule of rates.

11) ExcavationinTrenchesandOverAreas:

- i. All excavation operations manually or by mechanical means shall include excavation and 'getting out' theexcavatedmaterials.
- ii. During theexcavation thenatural drainageof thearea shall be maintained. Excavation shall be donefromtoptobottom.Underminingorundercuttingshallnotbedone.
- iii. In firm soils, the sides of the trenches shall be kept vertical upto a depth of 2 metres from the bottom. Forgreaterdepths,theexcavationprofilesshallbewidenedbyallowingstepsof50cmsoneithersideafterever y 2 metres from the bottom. Alternatively, the excavation can be done so as to give slope of 1:4 (1horizontal: 4 vertical). Where the soil is soft, loose or slushy, the width of steps shall be suitablyincreased or sides sloped or the soil shored up as directed by the Engineer-in-Charge. It shall be theresponsibility of the contractor to take complete instructions in writing from the Engineer-in-Chargeregardingthestepping,slopingorshoringtobedoneforexcavationdeeperthan2metres
- iv. The earth work in excavation shall be done as per the required depths, width & length shown in approvedExcavation Plan /drawings and in line of site levels and alignments in all sorts of soils as directed byEngineer incharge. Nothing extra, from the dimensions shown in approved excavation plan, shall bepayableforexcavationdoneforworkingspaceforlabor.Onlyneatlineexcavationasperdrawingshallbepayable.Rootsortreesmetwithduringtheexcavationshallbecutandremoved.Excavatedearth

shall be stacked at least 3 m away from the trenches or as per the Engineer's instructions, so that it maynotdamagethe sidesof the excavated trenches. The sides ofthe excavated trenches shallbe instraightlineand bottom uniformly levelled watered, consolidated and ready for termite treatment. The maximumleadforstackingtheearthshallbe200 m,unlessotherwisecategoricallyspecifiedmore intheitemdescription.

- v. Earthworkinexcavationinanytypeofsoilexistingatsiteforfoundationsofrafts,columnsandwalls/halfbrick walls/fromexistinggroundlevelshallbeasindicatedonthedrawings. The finish floor level of building shall be as per drawings and shall be approved by the Engineer- in- charge after fixing of same at Site by Contractor. The work shall be executed at site as per the levels approved by the Engineer-in-charge.
- vi. Immediately after the excavation of the foundation work, concreting therein and before covering the same the recordofthe levels as a ctually executed at site shall be recorded in the measurement books and jointly signed and dated by the Engineer-in-charge & Contractor-
- vii. If trenches or foundations are excavated beyond the specified dimensions due to bad workmanship ofcontractor, the extra excavation shall be filled with selected good earthen suring adequate compaction duly watered, consolidated and rammed at the cost of contractor.
- viii. Explosives of any form shall not be used for any construction activity. Where hard rock is met with andblasting operations are considered necessary, the contractor shall obtain the approval of the Engineer-in-Charge in writing for resorting to blasting operation. In ordinary rock blasting operations shall not begenerally adopted. However, the contractor may resort to blasting with the permission of the Engineer-in-charge, but nothing extrashall be paid for such blasting operations.
- ix. From the date when the Contractor starts work under this contract, or from the required contract date, whichever is earlier, the Contract or shall assume all responsibilities for earth and rock banks. Such responsibility shall continue to the date when all work under the contract is completed and approved by Engineer-in-Charge. The contractor shall provide sheeting, shoring and bracing required for the sup-port of earth and rock banks during construction. Sheeting, shoring and bracing shall be maintained in place until immediately before filling or back filling then shall be removed by stages as the filling or back filling progresses. Engineer-in-Charge reserves the right to specify shoring or bracing as may be deemed necessary by them.
- X. Any settlement or washing away of filled or backfilled areas, and earth and rock banks, that may occurrrom the action of the elements, or any other cause, prior to acceptance of work, shall be repaired and grades re-established to the required elevations and slopes, at no additional cost.
- xi. Excavation where directed by the Engineer-in- Charge shall be securely barricaded and provided withproper caution signs, conspicuously displayed during the day and properly illuminated with red lightsand/or written using fluorescent reflective paint as directed byengineer incharge during the night toavoidaccident.
- xii. The Contractor shall take adequate protective measures to see that the excavation operations do notdamage the adjoining structures or dislocate the services. Water supply pipes, sluice valve chambers,seweragepipes,manholes,drainagepipesandchambers,communicationcables,powersupplycables etc. met within the course of excavation shall be properly supported and adequately protected, so thatthese servicesremain functional. However, if any service is damaged during excavation shall be restoredinreasonabletime.
- xiii. Excavationshallnotbecarriedoutbelowthefoundationleveloftheadjacentbuildingsuntilunderpinning, shoring etc. is done as per the directions of the Engineer-in-Charge for which paymentshallbemadeseparately. Contractorwillberesponsibleifhehasnottakenprecaution forthesafetyofthepeople,propertyorneighbor'spropertycausedbyhisnegligenceduringtheconstructiona loperationsor unsafeexcavation.
- xiv. Any damages done by the contractor to any existing work shall be made good by him at his own cost. Existing drainspipes, culverts, overheadwires, water supply lines and similar services encountered during the course of execution shall be protected against damage by the contractor. The contractor shall not store material or otherwise occupy any part of the site in manner likely to hinder the operations of such services.
- xv. To the extent available, selected surplus spoils from excavated materials shall be used as backfill. Fillmaterial shall be free from clods, salts, sulphates, and organic & other foreign material. All clods of earthshallbebrokenorremoved. Where excavated material is mostlyrock, the boulders shall be broken into pieces not larger than 150 mmsize, mixed with properly graded fine material consisting of moorum or rearth to fill up the voids and the mixture used for filling.
- xvi. As soon as the work in foundations has been accepted and measured, the spaces around the foundations, structures, pits, trenches etc. shall be cleared of all debris and filled with earth in layers 15 cm to 20 cm, each layer being watered, rammed and properly consolidated before the succeeding one is laid. Each layer shall be consolidated to the satisfaction of Engineer-in-Charge.

- xvii. Trenchwidthincaseofexcavationintrenchesforpipes,cablesetc.
 - Upto one metre depth the authorized widthof trench for excavation shall be arrived at by adding 25cm to the external diameter of pipe (not socket/ collar) cable, conduit etc. Where a pipe is laid onconcretebed/cushioninglayer,theauthorizedwidthshall bethe external diameterofpipe(notsocket/collar)plus25cmorthewidthofconcretebed/cushioninglayerwhicheverismo re.
 - For depths exceeding one metre, an allowance of 5 cm per metre of depth for each side of the trenchshall be added to the authorized width (that is external diameter of pipe plus 25 cm) for excavation. This allowanceshallapplyto theentiredepth of thetrench. In firm soils the sides of the trenchesshall be kept vertical upto depth of 2 metres from the bottom. For depths greater than 2 metres, theexcavation profiles shall be widened by allowing steps of 50 cm on either side after every two metresfrombottom.
 - Where more than one pipe, cable, conduit etc, are laid, the diameter shall be reckoned as thehorizontaldistancefromoutsidetooutsideoftheoutermostpipes,cable,conduitetc.
 - Where the soil is soft, loose or slushy, width of trench shall be suitably increased or side sloped orthe soil shored up as directed by the Engineer-in-Charge. It shall bethe responsibilityof thecontractortotakecompleteinstructionsinwritingfromtheEngineer-in-Chargeregardingincreaseinthewidthoftrench.Slopingorshoringtobedoneforexcavationinsoft,loose orslushysoils.

12) FILLING

- i. The excavated stacked earth (other than Black cotton soil or disposable soil as decided by Engineerincharge) shall be filled in trenches, sides of foundations and under floor in layers of 200mm thickandbalance shall be disposed off by uniform spreading within the site as directed by the Engineerin-Charge. The Filling with excavated earth shall be done in regular horizontal layers and all lumpsandclodsexceeding 8 cm in any direction shall be broken. Each layershall be watered and consolidated with steel rammer or ½ tonne roller.
- ii. TheSelectedearthsuppliedandusedforfillingshallbefreefromallroots,grass,shrubs,rankvegetation, brushwood, tress, sapling and rubbish.Sand ,supplied forfilling shall be clean and freefrom dust organic andforeign matterand its grading shall be within the limits of grading zone IV orVas specifiedinSection3 'Mortars'ofCPWDspecificationsofwork.
- iii. In case of filling under floor /open area with excavated available or supplied good earth etc., everythird and top must layer shall also be consolidated with power roller of minimum 8 tonnes. Whereverdepthoffillingexceeds1.5metrevibratorypowerrollershallbeusedtoconsolidatethefilingunle ssotherwise directed by Engineer-in-charge. The top and sides of filling shall be neatly dressed. Thecontractor shall make good all subsidence and shrinkage in earth fillings, embankments, traversesetc.duringexecutionandtillthecompletionofworkunlessotherwisespecified.
- Filling in trenches for foundations, pipes etc shall be commenced soon after Concrete/Masonryworksinfoundationsetc,jointsofpipes, cables, conduits etc. have been tested and passed. Thespace around the footing, pedestals, foundation masonry, pipes, cables conduits etc. shall be clearedofall debris, brick bats etc. Where the trenches are excavated in hard/soft soil, the filling shall be donewith earth on the side and top of pipes in layers not exceeding 20 cm in depth. Each layer shall bewatered,rammedandconsolidated.Allclodsandlumps of earth exceeding 8 cm in any filling. directions hall be broken or removed before the excavate dear this used for the excavate dear the excavate dear this used for the excavate dear this used foIn case of excavationtrenchesinordinary/hardrock,thefilling uptoadepthof 30cmabovethecrownof pipe. cable.conduitsetc. shallbedonewithfinemateriallikeearth, moorumorpulverized/decomposed rock according to the availability at site. The remaining fillings hall be done with boulders of size and the contraction of the contraction ofnot exceeding 15 cmm ixed with fine material like decomposed rock, moor umore arthas available to fill upsure of the control of the controlwatered, rammed and consolidated inlayers not exceeding 30cm. Excavated material containing deleterious material, salt peterear thetc. shall not be used for filling. Ramming shall be done with iron rammers where feasible and with blunt ends of crow bars where rammers cannot beused. Special care shall be taken to ensure that no damage is caused to the pipes, Cables, Conduitsetc.laidinthe trenches.

13) Lead

Lead for deposition/disposal of excavated material, shall be within a lead of 200m unless specificallymentionedinTenderitems.TheDeposition/disposalshall be as directed by Engineer- in-Charge.Onlyleadsbeyond200mshallbeconsideredasextra lead if not specifically mentioned in tenderitems and the Contractor shall be paid extra. For the purpose of measurement of lead the area tobeexcavatedorfilledorareaonwhichexcavatedmaterialis to be deposited/disposed off shall bedividedintosuitableblocksandforeachof the blocks, the distance between centerlines shall betaken as the lead which shall be measured, as far as practically possible, by the shortest straight lineroute on the plan and not the actual route taken by Contractor. No extra compensation is admissible onthe grounds that the lead including that for borrowed materials had to be transported over marshy orkatchaland/route.

B. CONDITIONSFORWATER:

ContractorshallgetthewatertestedfromanylaboratoryapprovedbytheEngineer-in-chargeatregular interval as per the CPWD Specifications. All expenses towards collection of samples,packingtransportationexcepttestingchargesetc.shallbe bornebythecontractor.

C. FORMWORK

- i. The supply, erection, workmanship, stripping, measurement, and scope of works covered under therates etc. shall be in general as per CPWD Specifications unless specifically mentioned in tenderdocument.
- ii. Rates in tender items shall be valid for all heights for carrying out Centering, and shuttering for allRCC/PCCworks,wallfinishingworksetcwhereverrequiredforconstructionworksinWarehouseandno extracostshallbepaidunlessspecificallymentionedintenderBOQ.
- iii. Where it is not specifically stated in the description of the item that form work shall be paid forseparately, therateofthe RCC itemshall be deemed to include the cost of form work.
- iv. No deductions from the shuttering due to the openings/ obstructions shall be made if the area ofeachopenings/obstructiondoesnotexceed0.4squaremetre.Nothingextrashallbepaidforformingsuch openings.
- v. Only M.S. Centering/shuttering and scaffolding material unless & otherwise specified shall be usedtogiveanevenfinishofconcretesurface. However, marine-plyshutteringin as per site requirement may be used on specific request from contractor to be approved by the Engineer-in-charge.
- vi. Centring and shuttering for all concrete and reinforced concrete wherever required shall be in steeland / or plywood to produce a smooth and uniform finish on all exposed surfaces. However, allprops,bracings,scaffoldingetc.,shallbeinsteel.Theentireresponsibilityofplanning,design,erectionan dsafetyofformworkshallie withtheContractor.
- vii. Extra for shuttering in curved profile: For shuttering curved in elevation the steel/ply shutteringshall befabricated to achieve the curved profile as per the architectural drawings and nothing extra shall be payable on this account.
- viii. In order to keep the floor finish as per architectural drawings and to provide required thickness ofthe flooring as per specifications, the level of top surface of RCC shall be accordingly adjusted atthe time of its centering, shuttering and casting for which nothing extra shall be paid to the Contractor.
- ix. As per general engineering practice, level of floors in toilets/bath, balconies, shall be kept 12 to20mmlowerthangeneralfloorasrequired. Shuttering should be adjusted accordingly. Nothing extrais payable on this account.

- x. Steel shuttering as approved by the Engineer-in-charge only shall be used by the contractor. Minimum size of shuttering plates shall be 600mm x 900mm except for the case when closingpieces required to complete the shuttering panels. Dented, broken, cracked, twisted or rusted shuttering plates shall not be allowed to be used on the work. The shuttering plates

 shall becleaned properly with electrically driven sanders to remove any cement slurry or cement mortar or rust. Proper shuttering oil or de-bonding compound shall be applied on the surface of the shuttering plates in the requisite guantity before assembly of steel reinforcement.
- xi. For the execution of centring and shuttering, the contractor shall use propriety "Reebole" chemicalmould release agent of FOSROC or equivalent as shuttering oil as approved by Engineer-in-chargeandnothingextrashallbepaidonthisaccount.

D. REINFORCEMENT STEEL.

- i. The TMT bars shall conform to IS 1786 pertaining to Fe 415 D or Fe 500 D or Fe grade of steel asspecifiedinTender Item/Drawing.
- ii. In case of Construction in seismic zone III and above, unless specifically mentioned in technicaldrawings, steel reinforcement of GradeFe415D shall beused. However, high strength deformed steel bars, produced by the rmome chanical treatment proces sofgrade Fe415, Fe500 and Fe550 having elongation more than 14.5. % and conform to other requirements of Fe 415 D, Fe 500 D and Fe550 Drespectively of IS1786 may also be used for reinforcement.
- iii. The supply, storage at site, assembly, erection, placement in position into formwork, workmanshipincluding bend, hook, overlap, welding, anchoring, cover, testing, acceptable quality parametersandtestresults,permissibletolerance,measurement,andscopeofratesetc.shallbeingene ralasperCPWDSpecificationsunlessspecificallymentionedintenderdocumentorConstructionDraw ings.
- iv. Reinforcement bars shall be placed in position as shown in the drawings or as directed by the Engineer-in-charge. The bars crossing one another shall be tied together at every intersection with two strands of annealed steel wire 0.9 to 1.6 mm thickness twisted tight to make the skeleton of the steel work rigids othat the reinforcement does not get displaced during deposition of concrete.
- v. TackweldingincrossingbarsshallalsobepermittedinlieuofbindingwithsteelwireifapprovedbyEngi neer-in-charge.
- vi. Reinforcementincludingauthorizedspacerbarsandlappagesshallbemeasuredinlengthofdifferentdiam eter,asactually(notmorethanasspecifiedinthedrawings.)usedin the worknearesttoacentimeter andtheirweightcalculatedonthebasisof standardweightgiveninclause
 6.2 of IS 1786 .In case actual unit weight of the bars is less than standard unit weight, but withinvariation, insuchcasesweightofreinforcement shallbecalculatedonthebasisof actual unitweight.Wastageandunauthorizedoverlapsshallnotbepaidfor.
- vii. Annealed steel wire required for binding or tack welding shall not be measured, its cost beingincluded intherateofreinforcement.
- viii. The contractor shall provide approved type of support for maintaining the bars in position andensuring required spacing and correct cover of concrete to reinforcement as called for in thedrawings, spacer blocks of required shape and size. Chairs and spacer bars shall be used in order to ensure accurate positioning of reinforcement. Spacer blocks shall be cast well in a dvance with the contraction of the contraction oh approvedproprietarypre-packedfreeflowingmortars (Conbextraasmanufacturedby M/sFosroc ChemicalsIndiaLtd.,orequivalentasapprovedbytheEngineer-in-chargeathisdiscretion) of high early strength and same colour as surrounding concrete, Pre-cast cementmortar / concrete polymer blocks / blocks of shall not be used as spacer blocks specially approved by the Engineer-in-charge, rate of RCC items is inclusive of cost of such coverblocks.

E. RCCWORK

- i. AllmixeddesignconcreteshallbeexecutedbyConcreteBatchMixPlantofsuitablecapacity,tobe installed by Contractor at site. In special cases RMC shall be allowed by Engineer on writtenrequestof thecontractor buttheRMCshouldalso be from a plant of appropriate capacity. NoextrapaymentshallbeallowedonaccountofConcretefrombatchmixplantorRMC.
- ii. IncaseofNominalMixconcretealso,weightbasisbatchingshallonlybeallowed.

- iii. Mixer having arrangement of weighing water for controlling W.C. ratio should only be used in allPCCandRCCworkswherethere is noprovisionforReadyMixConcreteintender items.
- iv. Anycementslurryifaddedoverbasesurface(orforcontinuationofconcreting)forbond,itscostshall be deemed to have been included in the respective items, unless otherwise, explicitly statedand nothing extra shall be payable nor extra cement considered in the cement consumption onthisaccount.
- v. Unless otherwise specified for the item, the maximum water cement ratio for any grade of concreteshall not be more than 0.5. The contractor shall within 15 days of issue of letter for commencementof the work, submit the mix design for various grades of concrete along with 7 days crushing strengthreports and within 40 days submit 28 days crushing strength reports, for the samples for the mix. Nothing extra shall be payable on account of admixing any chemical admixture for achieving anycharacteristic for the concrete. Concreting shall be commenced only after the approval of the mixdesign by the Engineer-in-Charge.
- vi. Wherever required the M.S. inserts shall be provided during the casting of RCC / PCC for whichnothing extra shall be payable. As far as possible the contractor shall plan that the concreting iscarriedoutduringdayshift.
- vii. It is important to maintain the water cement ratio constant at its correct value. To this end, determination of moisture contents inboth fine and coarse aggregates shall be made as frequently as possible, the frequency for a given job being determined by the Engineer-in-Charge according to weather conditions. The amount of the added water shall be adjusted to compensate for any observed variations in the moisture contents. For the determination of moisture content in the aggregates, IS 2386 (Part 3) may be referred to. To allow for the variation in mass for aggregated uetovariations in the intermoisture content, suitable adjustments in the masses of aggregates shall be made.
- viii. The concrete shall be deposited in its final position in a manner to preclude segregation ofingredients. In deep trenches and footings concrete shall be placed through chutes or as directedby the Engineer-in-Charge. In case of columns and walls, the shuttering shall be so adjusted that the vertical drop of concrete is not more than 1.5 metres at a time.
- ix. The surface which is to receive plaster or where it is to be joined with brick masonry wall, shall be be properly roughened immediately after the shuttering is removed, taking care to remove the laitance completely without disturbing the concrete. The roughening shall be done by hacking. Before the surface is plastered, it shall be cleaned and wetted so as to give bond between concrete and plaster.
- x. On the basis of mandatory lab tests, in case of actual average compressive strength being less than specified strength but upto 70% of specified strength, the rate payable shall be in the same proportion as actual average compressive strength bears to specified compressive strength. In case average compressive strength is less than 70% of the specified strength, the work represented by the examples hall be rejected.
- xi. However,onthebasisofmandatoryfieldtests,wheretheyprevail,theratesoftheworkrepresentedbys amplesshowingactualcompressivestrengthlessthanspecifiedstrengthshallbeworkedoutasperrele vantguidelineofCPWDSpecifications.Inaddition,Engineer-in-chargemayorderforadditionaltests(seeAppendix'B'ofchapter5ofCPWDSpecifications)tobecarried outat the cost of contractor to ascertain if the portion of structure where in concrete represented bythe samples had been used, can be retained on the basis of these tests. Engineer-in-Charge maytake further remedial measured as necessary to retain the structure at the risk and cost of thecontractor.
- xii. If at any stage of the work, during or after placing the concrete in the structure the work is founddefectivesuchconcreteshall beremoved work be done with fresh concrete and adequaterigidformsat the cost of the contractor. The contractor shall beliable to be earther the cost for the cement concrete thus dismantled.
- xiii. The construction work shall be done with proper and assured system of curing duly identified areaswith dates marked in paint. In hot weather the contractor shall take relevant care to cover the workwith wet gunny bags/hessian cloth or use continuous ponding of water on surface so as to keep thesurfacewet.
- xiv. HardstoneaggregateofdifferentsizesshallbecrushedorbrokenfromhardstoneconformingtoCPWD SpecificationsforworksubjecttoParabelow.WhereCPWDSpecificationsforR.C.C.oranyitem or work are silent, the provisions of the latest Code of BIS for plain and reinforced cementconcrete for general building construction I.S. 456-2000 or the concerned I.S. specifications orCodeofpracticeshallapply.
- xv. WhenanR.C.C.slaboraflatslabisprojectedbeyondthewall/beamline,thepaymentforsuch

projected part of the R.C.C. work shall be made under the corresponding item of R.C.C. slab/flat slab.Payment for centering & shuttering of the projected portion shall also be made under the item ofcentering & shuttering for the slab/flat slab. Nothing shall be paid for the edge shuttering of theslab/flat slab projection or otherwise. All exposed edges shall be finished as per specificationswithoutextra payment.

F. BRICKWORKS

- i. Type of the Bricks to be used in Masonry works in foundation and superstructure i.e Common BurntClay Bricks/ Fly Ash Lime Bricks / Clay Fly Ash Bricks/ Tile Brick/ Brick Bats Calcium SilicateBricks/CC Block/AAC Blocketc. shall be strictly as mentioned in TenderItem and Constructiondrawings.
- ii. Unless specifically mentioned in Construction Drawing or Tender Item, Bricks used shall havecompressive strength not less than 7.5 MPa. In case bricks of compressive strength 7.5 MPa are notavailable and the structure is not of load bearing nature, then use of less compressive strength brickscanberelaxedasperCPWDspecification,atreducedrateasworkedoutby the Engineerin-charge.
- iii. All brick Masonrywork shall be done with the available size of F.P.S. Bricks. The measurement of the brick work would be done in the multiples of the half brick. Above three bricks, the brick workwould be measured as pertheactual thickness.
- iv. The 'Modular bricks' shall only be used where use of same is specifically mentioned in the relevantitems.
- v. ThematerialSpecifications,dimensions,permissibletolerance,testing,acceptablequalityparameters,tes tresults,workmanship,erectionand placement procedures, measurement ofworks and scope of works covered under rates etc all in general shall be as per CPWD Specificationswithuptodatecorrectionslipsunlessspecificallymentionedintenderdocuments.
- vi. Topcoursesofallplinths,parapets,stepsandtopofwallsbelowfloorandroofslabsshallbelaidwith brick on edge, unless specified otherwise. Brick on edge laid in the top courses at corner ofwallsshallbeproperlyradiatedandkeyedintopositiontoformcut(maru)corners.Wherebrickscann otbecuttotherequiredshapetoformcut (maru)corners,cementconcrete1:2:4(1cement
 - : 2 coarse sand : 4 graded stone aggregate 20 mm nominal size) equal to thickness of course shallbeprovided in lieu of cutbricks.
- vii. Nodeductionsoradditionsshallbedoneandnoextrapaymentmadeforthefollowing: Where minimum area is defined for deduction of an opening, void or both, such areas shall referonlytoopeningorvoidwithinthespacemeasured.
 - a. Ends of dissimilar materials (that is, joists, beams, lintels, posts, girders, rafters, purlins, trusses,corbels,steps, etc.):upto0.1m2in section;
 - b. Openingupto0.1Sqminarea(seeNote);
 - c. Wallplates, bedplates, and bearing of slabs, chajjas and the like, where thickness does not exceed 10 cm and bearing does not extend over the full thickness of wall;
 - $d. \quad Cement concrete blocks as for hold fasts and holding downbolts; \\$
 - e. Ironfixtures, such as wallties, pipe supto 300 mm diameter and hold fasts for doors and windows; and
 - f. Chasesofsectionnotexceeding50cmingirth.
 - $g. \quad Bearing portion of drip course, bearing of moulding and cornice. \\$

Note: In calculating area of an opening, any separate lintel or sills shall be included with the size of the opening but end portions of lintel shall be excluded. Extra width of rebated reveals, if any, shall also be excluded.

G. FLOORING

- i. FinalfinishedflooringwithMarble/Granite/Stone/Ceramic/Vitrified/CCetcshallbedoneinpattern, layout out, sizes, thickness as shown in Construction drawings and Tender items otherwiseasdirectedbyEngineer incharge.
- ii. Thesupply,materialSpecifications,dimensions,permissibletolerance,testing,acceptablequalityp arameters,testresults,workmanship,erectionandplacementprocedures,measurementofworksa ndscopeofworkscoveredunderratesetcallingeneralshallbeasperCPWD Specifications with up to date correction slips unless specifically mentioned in tenderdocuments.
- iii. Sample of Marble /Granite/Ceramic/Vitrified/CC Tile or any other material to be used in finishflooringshallbegotapprovedbyContractorfromEngineerincharge.
- iv. Gangsawcutgranitefloorslabs.

- v. Whereverthetenderscheduleprovidefor mirror polished granite slab flooring using Gangsaw cut granite slabs. The size of such gang saw cut granite slabs shall not be less than 1.5m x2.4m. The granite block shall begang saw cut using water cutting process. The polishing of thecutstoneslabs
 - shouldbeautomaticmachinepolishedtohighlyevensurfacewithoutanyundulations.Manualpolisheda ndkerosenecuttingprocess slabs shall not be accepted andshallberejected.
- vi. Propergradientshallbegiventoflooringfortoilets,verandah,kitchen,courtyardetc.sothatthe wash water flows towards the direction of floor trap. Any reverse slop if found, these shall bemade good by the contractor by ripping open the floor/grading concrete and nothing extra shallbe paid forsuch rectifications. Slope in Office, warehouse floor shall be as indicated in drawingsotherwiseasdirectedbyEngineerincharge.
- vii. Final Finish flooring shall be laid over a well prepared base and sub base flooring of material &specificationsasmentionedintenderitemsandshowninConstructionDrawings.
- viii. Subbasefloorshallbe laidover wellpreparedsubgrade.

H. SUBGRADE

- Wherethe pavement / Warehouse Flooris to be laid on surface obtained after cutting the soil, the sub-grade for pavement shall be prepared as per specifications relevant to item in BOQ forachieving not less than 97% of drydensity as per IS: 2720 Part VIII at no extra cost or otherwise as per the procedurementioned hereafter.
 - The sub-gradeshallbeexcavated to adepthof 0.5 meter, watered and in layers not exceeding 250 mm thickness, dressing to require d camber and profile and consolidations of the consolidation of the conion with vibratory roller of 80 to 100 KN static weight so as to achieve not lessthan97%ofdrydensityasperIS:2720PartVIII.However,beforerelayingandcompactingthe loose ned material the surface below this level shall be suitably consolidatedthe Engineer but with a minimum six passes of vibratory roller. If the next 15 cm below this level does not have a relative compaction of 90%, itshall be compacted until not less than 95% obtained. work dry density is for thisnatureshall becoveredintheitemofpreparationofsub-grade.
- ii. Where the pavement is to be laid on fill and height of proposed fill is less than 0.5 meter, the procedure for sub-grade preparation as mentioned above shall be followed.
- iii. Where the pavement is to be laid on fill and the height of <u>proposed fill is more than 0.5</u> meter preparation of sub-grade is not required at these locations, however, in such locations originalground level shall becompacted by rolling as directed by the Engineer as much as possible butwithaminimum of sixpasses of vibratoryrollerof 80to100KN staticweight. No separate payment shall be made for this, as same shall covered in item of earth work in excavation and /or filling.

iv. ControlTestsonBorrowMaterial

Soil suitablefor consolidationunder O.M.C. conditions should preferably have the following characteristics:

 Minimumpercentageofclay-10%; Liquidlimit-14; Plasticity index-4; Percentageofs ilt should not exceed-50%; freefrom Peat, muck and organic soils which are unsuitable.

The Engineer-in-

Chargemay, however, relax these requirements taking into account availability of materials, cost of transportation and other relevant factors.

I. WBM/WMM

WBM/WMM wherever to be used as sub base/base course in road/warehouse floor etc. shall belaid

inpropergradient, compacted thickness as shown in construction drawings. The supply, stacking, proced ure for laying in position, testing, acceptance within tolerance limit, measurement and scope of work covered under rates shall be as per the guideline of relevant CPWD specifications for these works.

J. STRUCTURALSTEELWORKSINCOLUMN-BEAMFRAMES/ROOFTRUSS/MEZZANINEFLOOR

 Thescopeofworkalsoincludespreparation&submissionofshopDrawings/Fabricationdrawings,conn ectiondetailsofjointsincludingallbolted/weldedandrivetedjointsasper

- designandobtainingapprovalforallthedrawingsfromEngineerincharge.Theagencyshall prepare all the required shop drawings needed for correct and accurate erectionof Steel Structure work. The design shall be strictly in accordance with the "DesignSpecifications" and building drawings.
- Engineerinchargereservestherighttoreviewany/allor none of the drawings, Reviewby Engineerinchargeshall notrelievethecontractor of his responsibility for correct drawing and execution of the works.
- iii. TheFinalGFCdrawingsshalldirectlyadheretothereviewedcommentsandgeneralarrangement andshallincorporateallthecomments/suggestionsgivenbyDepartment/EngineerInchargewi thoutanyextracosttothedepartmentandanyimplicationonthetimescheduleforthecompletio nofthework.
- iv. If there is any difference in opinion or changes to be made with regard to drawings/specifications as perthere commendation of Engineer in Charge, The Contractor shall agree to be bound by the same without any extracost.

Specificationforsteelworks

- i. TheworkingeneralshallbecarriedoutasperCPWDspecificationsandtherelevantIndianStanda rdsalistof whicharementionedintheparticularspecifications.
- ThefabricationanderectionofthesteelmembersshallbeasperGeneralSpecificationIS:800andstipulationscontainedintheotherrelevantstandards.
- iii. The contractor shall prepare and submit the fabrication drawings, indicating the completedetails of all members, detailof joints, weldsizes, length of welds, cleats holesetc. Thefabrication workshall be commenced only after the fabrications drawings are approved. Ascheme for fabricationand erection of the various members shall also be furnished and gotapproved. However such approval shall not absolve the contractor for the safety of thestructureanditscomponentsduring fabrication, erection and service.
- iv. The contractor shall submit manufacturer's test certificate for all the material procured byhimindicatingclearlytheidentificationmarksetc.TheEngineer-in-chargemaygetsamples of the materials tested for their conformity to the standards. No payments shall bemadeforthe materials, which are used for testing.
- v. NormallyFabricationshallbecarriedatsiteofworkbutToadvancethe progress,Contractor may dofabrication worksat their shop with approval of Engineer in charge.The fabrication shop of the contractor, shall have all facilities required for carrying out thefabricationwork.
- vi. The materialshallconformtothefollowingspecifications.
 - Structuralsteelrolledsections:IS2062Grade, A"upto 20mmthickness, IS2062Grade
 - " B"above20mmthickness.
 - Pipesetc.:IS1161/1233
 - Chequeredplates:IS3502
- vii. Steel sections from the main manufacturers such as SAIL, TISCO, RINL or JINDAL only shallbe permitted to be used. The steel members shall be in single piece end to end withoutanyintermediate joints unless specifically approved by the Engineer-incharge.

The contractors hall get the name of manufacturer approved before placing the order. The material should be free from defects. If any defect is noticed at the time of manufacturing the same should be rejected. Re-rolled material shall not be permitted.

- viii. Welding materials shall confirm to IS: 814 & AWS E 6013 for thickness upto 20 mm and MWSE 7018 above 20 mm.
- ix. BoltsandnutsshallbeasperIS:1363&IS:1367.WashersshallbeasperIS:2016,IS:5372andIS:5374.
- $\textbf{x}. \hspace{0.5cm} \textbf{The bending of plates and sections shall be carried out on appropriate machines}. \\$
- xi. Cuttingmaybeeffectedbysheering,cropping,sawingor bygas cutting bymechanically controlledtorch.Gascuttingby handandelectric arccutting shall notbepermitted.
- xii. All cutedgesshallbegroundbeforetheyarewelded.

- xiii. TheaccuracyatcontactsurfacesandtolerancesshallbeasperrelevantISstandards.
- xiv. Bolt- holesshallbedrilled.Enlargingtheholesbyfilling,handdrillingusingflameetc.arenotpermitted.
- xv. TheweldersqualifiedasperproceduregiveninthelSstandardsshallonlybeengagedfordoingthewel dingwork.
- xvi. TheweldingprocedureasproposedbythecontractorshallbegotapprovedinadvancefromtheEngin eer-in-charge.
- xvii. The welds shall be subjected to visual examination, mechanical tests on samples, dye penetrationtests, other non-destructive tests like radiographic/ultrasonic tests etc.
- xviii. Internalsurfacesofboxed/back-to-backmembersshouldbetreatedwithprimer.
- xix. Theedgesofchequeredplateshallbemadesmoothandnoburrsorjaggedendsshallbeleft.
- The structural steel required conforming to IS: 2062 shall normally be procured from the mainsteel producers viz. TATA, SAIL andRINL(Vizag). Tubesto be supplied by Contractor, confirmingtoIS1161, shall normally be of MakeTATA, APPOLO.
- xxi. In case of difficulties in getting required quantities of materials from the main producers, permission may be given as a special case to procure the materials from the secondary producers having ISI registration by Engineer in charge with the efforts made by the mingetting the materials with full justification details.
- xxii. Fabricatedstructuralmember'sviz.,columns,beamsandpurlinsalongwiththebase platesandcleats etc. shall be provided with zinc chromate steel primer coating after fabrication unlessspecificallymentionedotherwiseinTenderItemsandSpecifications.
- xxiii. The quantity of the steel for structural members for the purpose of payment shall be worked outby adopting the unit weight given in the relevant IS code for tubes, angles. Channels, flats and plates etc. If the actual weight of the member is less than that specified in the code beyond theminus tolerance permissible then the materials shall be rejected. Payment on weight basis wouldbemadeas per the theoreticalor actualweightwhichever is less.
- xxiv. Weightofcleats,brackets,packingpiecesboltsnuts,washer's distance piecesse parators diaphragm gussets (taking overall square dimensions) fish plates etc. shall be added to the weightofrespective items unless otherwise specified. No deduction shall be made for skew cuts.

K. ADDITIONALCONDITIONSFORPRE-FABSTRUCTUREINSTEEL:

i. Wherever Tender Items mentioned the Prefab Structures or Pre-Engineered Building System(PEB), The scope of work for Fabrication, Supply and Erection of Pre-Engineered BuildingSystem(PEB) is a sadefined in the following sections under the contract which includes manufac ture, supply and erection of Structural Steel System and all accessories as per design, drawing sandas per direction of Engineer-in-Charge.

ii. ConditionforSpecializedAgencyforPEBStructure:

- In case the Main contractor is himself not a PEB Manufacturer, He will obtain the approval of Engineerincharge for selection and appointing the PEB Manufacturer/Supplier for this contract. The Engineer-in-Charge or his authorized representative shall visit the factory of PEB manufacturer and will grant the approval for Supply of PEB system based on the experience, availability of CNC machines for fabrication, cutting/welding etc and production capacity of themanufacturer. EIC or his representative will also visit the factory of PEB Manufacturer during manufacturing of PEB components for quality checks. The PEB components shall be brought to site from factory only after the satisfactory test results and quality checks asper the direction of Engineerin Charge.
- iii. Before commencement of procurement, the contractor, if mentioned in tender drawings or itemspecifications, shallmaked etaildesigndrawings based on models and suggested loading, framed drawings provided by CWC and will prepare fabrication & erection drawings for steelstructure and detail fabrication and erection drawings for roofing and cladding indicating the positions of overlap, joints, Louvers, Flashings, cutouts etc. He shall make all drawings available allworksheets/supporting data/designdetails to Engineer in Chargeas so desired. After the

completionofwork, the contractors hall submitted the Engineer-in-Charge. 3 sets of "As Built" drawings along with CAD copies as specified elsewhere.

iv. The contractor shall clarify to Engineer In Charge any queries regarding specifications, rates,etc asandwhenrequested/required.RateofanalysisfortheratesquotedshallalsobefurnishedbytheTe ndererIfdesiredbyEngineer InCharge.

$\ v. \ \ The following are the minimum requirements of tests on welds.$

- Visualexamination:100%
- Dyepenetrationtest:30%afterbackgougingandafterfinalfinish.
- Mechanicaltest:1testeachonacolumnandbeammembers.
- Radiographytest:2%ofwelds.

Where radio graphy test is not possible ultrasonic test shall be carried out. The acceptance criteria shall be easier IS specifications and as decided by the Engineer-in-charge.

- vi. Apart from the IS Codes mentioned above, all other relevant codes such as American standards(AISC, MBMA, AISI & AWS specifications) related to the specific job under consideration and / orreferredtointheabove-mentionedcodesmaybefollowedwhereverapplicable, if the specifications for the same are not available in the relevant IS codes.
- $vii.\ \ When Contractors cope of works includes supply of Prefab/PEB structural steel system, NOF a brication a tsite shall be allowed excepter ection works and minor steel works like nonstructural steel works.$

L. DOOR/WINDOWS/VENTILATORWORKS

- The supply of materials viz Rolling Shutters/Mild Steel doors/Tsections doors/windows/Aluminum/UPV Sections fordoors windows/ ventilators/ partitions, Woodenpaneled/ / flushdoors/cupboardshutters/PVC/FRPshutters/frames/Pressedsteelframes/alltypeoffittings/glazi ng/paneling/decorativepolish/veneering/Wiregauge/expandedmetalmesh/MSgrills/Chqdplate/Ha ndrailsetcincludingtheirstorageatsite,procedureofinstallations,workmanship, testing, acceptance tolerance limit, measurement and scope within covered under rates for these works shall be a sperrelevant CPWD specification sun less specifically mention of the specific properties of the specific prnedotherwiseintenderdocuments.drawings.
- ii. Wood work shall not be painted, oiled or otherwise treated before it has been approved by the Engineer-in-Charge.
- iii. Aluminum Fittings shall be anodized tonaturalmatt finishor dyed anodic coating not less thangrade AC 10 of IS 1868. Mild steel Fittings shall be bright finish black stone enameled or copperoxidized (black finish), nickel chromium plated or as specified. Brass Fittings shall be finished brightsatinfinishornickelchromiumplatedorcopperoxidisedorasspecified.
- iv. All fittings and fixtures of doors, windows, ventilators shall be got approved from the Engineer-in-Charge before procurement well in advance and the approved samples shall be kept at site tillcompletion of thework.
- v. Wooden flush door shutter/ PVC/FRP /Fire rated door shutters, as specified shall be obtained fromfactoriestobeapprovedbytheEngineer-in-charge.Thecontractorshallinformwellinadvanceto the Engineer- in-charge the name and address of the factory where from he intends to get theshutters manufactured. The contractor will placeorder for manufacturing of shutters only afterwritten approval of the Engineer- in- charge in this regard is given. The contractor is bound torecommend name(s) of another factory from the approved list in case the factory already proposedbythe contractorisnotfoundcompetenttomanufacturequalityshutters.
- vi. Shutters samples shall be first submitted and got approved by Engineer in charge Shutters willhowever,beacceptedonlyiftheymeetthespecifiedtests/technicalrequirements
- vii. RollingShutters:TheshaftofrollingshuttersshallbeofM.S.Pipeheavyduty40mm.nominalbore, 48.3 mm outer dia, thickness 4.05 mm and weight of pipe shall be 4.43 Kg./metre. At least threespringsmadeofH.T.steelgrade2ofl.S.4454/1967of27.5mm.lengthshall be used in eachshutter. The guide channels of minimum 60 mm depth shall be made of 3.15 mm thick M.S. stripsLock rail at bottom shall be of 3.15 mm thickness with M.S. angle 35 mm x 35 mm x 5 mm welded atthe bottom and brackets for fixing the M.S. pipe on wall shall be of M.S. plate 3.15 mmthick. TopcoverofshuttersshallbemadeoutofM.S.Plate1-25mmthickslidingboltforlockrail

shall be made of M.S. flats not less than 50 mm x 6 mm size at both ends with inside and outsidelocking arrangement. Further details if any not covered by general specifications of Delhi CPWDspecifications 2009 Volume I and detailsdescribed above shallbe as per IS specifications No.6248of1971/revision(latest)

The contractor shall arrange one more spring than the total required number, for testing purpose. The Engineer-in-Charge shall select at random one spring to be sent for test regarding grade of H.T. steelwire used in the springs. No extra payments hall be made for the additional spring arranged.

The rate stothe quoted for supplying and fixing rolling shutters hould include making necessary chases in mason ryand making good the same for fixing of side guide etc.

M.FINISHING

- i. The work shall be carried out to provide a smooth finish with pleasing appearance in high standardsofworkmanshipandqualityofmaterialuptothesatisfactionofEngineerincharge.
- ii. The supply of materials for finishing works and their storage, procedure of applications, testing, acceptance within tolerance limit, measurement and scope of work covered under rates for theseworks shall be as per relevant CPWD specifications unless specifically mentioned otherwise intenderdocuments, drawings.
- iii. For all exposed brick work or tile work double scaffolding independent of the work having two sets ofverticalsupportsshallbeprovided. The supports shall be sound and strong, tied together with horizontal pieces over which scaffolding planks shall be fixed. For all other work in buildings, singlescaffoldingshall be permitted. In such cases the inner end of the horizontal scaffolding poleshall restina hole provided only in the header course for the purpose. Only one header for each pole shall be left out. Such holes for scaffolding shall, however, not be allowed in pillars/columns less than one metre in wid thorimmediately near the skewbacks of arches. The holes left in masonry works for scaffolding purposes shall be filled and made good before plastering.
- iv. For external and under coat plaster work, the fine aggregate shall conform to grading IV. For finishingcoatPlasterworkthefineaggregate conformingtogradingzoneV shallbeusedunlessspecifiedotherwise.
- V. The plaster shall be kept wet for a period of at least 7 days. During this period, it shall be suitablyprotected from all damages at the contractor's expense by such means as the Engineer-in-Chargemay approve. The dates on which the plastering is done shall be legibly marked on the varioussectionsplasteredsothatcuringforthespecifiedperiodthereaftercanbewatched.
- vi. WhereverscaffoldingisnecessaryforWhitewash/Paintingworks,itshallbeerectedondoublesupports tied together by horizontal pieces, over which scaffolding planks shall be fixed. No ballies,bamboos or planks shall rest on or touch the surface which is being white washed. Where ladders are used, piecesofoldgunnybagsshallbetiedontheir tops to avoid damageorscratchestowalls.
- vii. ForWhite wash /waterproofingcementpaint on new work, three or more coats shall be applied tillthesurfacepresentsasmoothanduniformfinishthroughwhichtheplasterdoesnot show. Thefinisheddrysurfaceshallnotshowanysignsofcrackingandpeelingnorshallitcomeoffreadilyonthehandw henrubbed.Foroldwork,afterthesurfacehasbeen**prepared**,acoat of whitewash/cement paint shall be applied over the patches and repairs. Then a single coat or two or morecoats of white wash/cement paint as stipulated in the description of the item shall be applied over theentire surface. The white washed surface should present a uniform finish through which the plasterpatchesdonotappear.
- viii. Distempering: If the wall surface plaster has not dried completely, cement primer shall be appliedbeforedistemperingthewalls.Butifdistemperingisdoneafterthewallsurfaceisdriedcompletely distemper primer shall be applied. Oil bound distemper is not recommended to be applied, withinsix monthsofthecompletionofwallplaster.However,newlyplasteredsurfacesif requiredtobedistempered before a period of six months shall be given a coat of alkali resistant priming Paintconforming tolS109andallowed todryforatleast48hoursbeforedistemperingiscommenced.
- ix. The color code and make of Painting material on exterior or in charge. Contractor shall submit all possible combinations, physical samples on size 300 x 300 mm overwall for approval of color without any extracost.
- x. ThePrimer,SyntheticEnamel paint, distemper etc., of as approved by the Engineer- in- charge andoflowVOC(unlessspecifiedotherwise),shallonlybeusedandbroughttothesiteofworkinthe

- originalsealedcontainers.
- xi. Thematerialbroughttothesiteofworkshall be sufficientforatleast30 daysofwork.
- xii. The material shall be kept under the joint custody of contractor and representative of the Engineer-incharge. The empty containers shall not be removed from the site till the completion of the workwithoutpermissionofthe Engineer-in-charge.
- xiii. Contractor shall submit the copies of invoices of Painting material purchased by them for incorporationintothecontractworks.

N. WATERSUPPLY, INSTALLATIONS AND DRAINAGE

- i. The contractor shall furnish all labor, material and equipment, transportation and incidentalnecessaryforsupply,installation,testingandcommissioningofthecompletePlumbing /system as described in the Specifications, Tender Items and as shown on the drawings. Thisalsoincludesanymaterial,equipment,appliancesandincidentalworknotspecificallymentioned herein or noted on the Drawings/Documents as being furnished or installed, butwhicharenecessaryandcustomarytobeperformedunder thiscontract.
- ii. The Plumbing /Sanitarysystemshallcompriseoffollowing:
 - a. SanitaryandwatersupplyFixturesandFittings.
 - b. InternalandExternalWaterSupply.
 - c. Internaland ExternalDrainage
 - d. Approvalfrom LocalAuthorities
 - e. Balancing,testing&commissioning.
 - f. Testreportsandcompletiondrawings
- iii. Thecontractor shallprocure and install all pipes, its fittings, joints/bends/tees /sockets /nipplesincludingshut-offvalveetcasspecified.
- iv. Thecontractorshallensurethatseniorandexperiencedplumbersareassignedexclusivelyfor this work. Such plumber(s) should have valid license from the local authorities. The projectmanagement shall be done throughmodern technique. For quality control & monitoring ofworkmanship,contractorshallassignatleastoneengineerwhowouldbeexclusivelyresponsible for ensuring strict quality control, adherence to specifications and ensuring topclassworkmanshipforthe installation.
- v. The work shall be inconformity withtheBye-laws,Regulationsand Standards of the localauthorities concerned. But if these Specifications and drawings call for a higher standard of materialsand/ orworkmanship than those required by any of the above regulations and standards, then these Specifications and drawings shall take precedence over the said regulations and standards. However, if the drawings and specifications require something which violates the Bye-laws and Regulations, then the Bye-laws and Regulations shall govern the requirement of this installation.
- vi. The contractor shall obtain all permits/ licenses and pay for any and all fees required for their spection, approval and commissioning of their installation. However, all receipted amountshallbereimbursedonproductionofproofofpayment.
- ThePlumbingdrawingsaretobegivenby the contractorforobtaining approval fromEngineervii. in-charge. The Plumbing / Sanitary Drawings given by the Engineer in- Charge or issued with tenders are diagrammatic only and indicate arrangement of various systems and the account of the contraction oextent of work covered in the contract. These Drawings indicate the points of supply and of terminal theorem in the contract of the contracttion of services and broadly suggest the routes to be followed. Under no circumstancesshall from dimensions he scaled these Drawings. The shall followthesedrawingsinpreparationofhisshopdrawings, and for subsequent installation work.
- viii. Thecontractorshallexamineallarchitectural,structural,plumbing,electricaland otherservicesdrawingsandchecktheas-builtworksbeforestarting the work, report totheEngineer In-Charge any discrepancies and obtain clarification. Any changes found essential tocoordinate installation of his work with other services and trades, shall be made with priorapprovaloftheEngineerIn-Chargewithoutadditionalcosttothedepartment.
- ix. All the shop drawings shall be prepared on computer through AutoCAD System basedonArchitectural drawings and site measurements. Contractor shall furnish, for the approval ofEngineer-in-charge, the two sets of detailed shop drawings of complete work and materialsincluding layouts / Typical toilets drawings showing exact location of supports, flanges, bends,tee connections, reducers, detailed piping drawings showing exact location and type ofsupports,valves,fittingsetc;externalinsulationdetailsforpipeinsulationetc.

- These shopd rawings shall contain all information required to complete the work. These drawings shall all of the complete the work. These drawings shall all of the complete the work of the complete the work of the complete the work. These drawings shall all of the complete the work of the complete the work of the complete the work of the complete the work. These drawings shall all of the complete the work of the complete the complete the work of the complete thcontain details of construction, size, arrangement, operating clear ances, performance characteristicsandcapacityofallitemsofequipment, also the details of all related items of work by other contractors. Each shop drawing shall contain tabulation of allmeasurable items of equipment/materials/works and progressivecumulative totals from otherrelated drawings to arrive at a variation-in-quantity statement at the completion of all shopdrawings. Minimum 3 shall be submitted after final drawings approval along CD.Whenhemakesanyamendmentsintheabovedrawings, the contractor shall supply twofresh sets of drawings with the amendments duly incorporated along with check prints, forapproval. The contractor shall submit further 3 sets of shopdrawing sto the Engineer chargeforthe exclusive use bythe Engineer In-charge and all other agencies. material or equipment may be delivered or installed at the jobsite until the contractor has in his possession of the contractor of the contractor has in his possession of the contractor of the contractor has in his possession of the contractor of the contractoron, the approved shop drawing for the particular material/equipment/installation.
- xi. Shop drawings shall be submitted for approval four weeks in advance of planned delivery and installation of any material to allow the Engineer-in-charge ample time for scrutiny. Noclaimsfor extension of time shall be entertained because of any delay in the work due to his failure to produce shop drawing sattheright time, inaccordance with the approved programme.
- xii. Samples of all materials like valves, pipes and fittings etc. shall be submitted to the EngineerIn-Charge prior to procurement for approval and retention by Engineer In-Chargeandshall bekept in their site office for reference and verification till the completion of the Project. Wherever directed, a mockup or sample installation shall be carried out for approval beforeproceeding for further installation without any extracost.
- xiii. Approvalof shopdrawingsshallnotbeconsideredas aguaranteeofmeasurementsorofbuilding dimensions. Wheredrawingsareapproved, said approval does not meanthat the drawings supersede the contract requirements, nor does it in any way relieve the contractor of the responsibility or requirement to furnish material and perform work as required by the contract.
- xiv. All materials and equipment shall conform to the relevant Indian Standards and shall be oftheapprovedmakeand design. Makesshall beinconformitywithlistofapprovedmanufacturers.
- xv. Balancing of all water systems and all tests as called for the CPWD Specifications shallbecarried out by the contractor through a specialist group, in accordance with the Specificationsand ASPE / ASHRAE Guidelines and Standards. The installation shall be tested and shall becommissionedonlyafterapprovalbytheEngineer-in-charge.Alltestsshallbecarriedoutinthe presence of the representatives of the Engineer-in-charge and nothing extra shall bepayableonthisaccount.
- xvi. Thecontractorshallsubmit"completionplansofservices"forwatersupply,internalinstallationsand buildingdrainageworkwithin15daysofthedateofcompletion. Thesedrawings shall be submitted in the form of two sets of CD"s and four portfolios (300 x 450 mm)each containingcompletesetofdrawingsonapprovedscaleindicatingthe work as installed. These drawings shall clearly indicate complete plant/toile troom layouts, piping layouts and sequencing of automatic controls, location of all concealed piping, valves, controls and other services. In case the contractor fails to submit the completion plans as aforesaid, security deposits hall not be released and these shall begot prepared at his risk and cost
- xvii. The CCI/CI/PVC pipe and GI pipe etc. wherever necessary shall be fixed to RCC columns, beamsetc. withrawlplugsandnothingextrashall bepaid for this.
- xviii. The variation in consumption of material shall be governed as per CPWD Specification and clauses of the contract to the extent applicable.
- xix. RatesquotedshallbeinclusiveofallworkanditemsgivenintheabovementionedspecificationsandSc heduleofQuantitiesandapplicablefortheworkunderfloors,inshaftsoratceilinglevelatallheightsand depths.Allratesareinclusiveofcuttingholesandchasesin RCC and masonry work and making good the same unless specifically mentioned otherwise.Ratesareinclusiveofpretestingandonsitetestingoftheinstallations,materialsandcommi ssioning
- xx. Cleaning and Disinfection of Pipelines: On completion of hydraulic tests and before apipe is disinfected, it shall be proved to be free from obstruction, debris and sediment byscouringorbyanyotherprocesswhichtheEngineer-in-chargemayprescribe.Uponsatisfactory completion of testing and cleaning, the pipelines shall be disinfected as order.Chlorine solution shall be applied at the charging point as the pipeline is being filed and dosingshallbecontinueduntilthepipelineisfullandatleast50partsofchlorinepermillionpartsof

water have been made available and distributed evenly. If ordinary bleaching powder is used, proportions will 150 gms of power to 1000 litre of water. If a proprietary brand is used, the proportion shall be as specified by the manufacturer. The treated water shall be left in pipeline for a period as directed but not exceeding 24 hours chlorine residual tests shall be taken

atvariouspointsalongthepipeline. The disinfection process shall be repeated until the sample of water taken from the pipeline are declared fit for human consumption by a recognized laboratory.

xxi. ThesupplyofInputmaterialsandtheirstorage,procedureforlayinginposition,testing,acceptance within tolerance limit, measurement and scope of work covered under rates forwatersupply,sanitation,drainageworksshallbeaspertheguidelineofrelevantCPWDspecificatio nsunlessspecificallymentioned otherwiseintenderdocuments,drawings.

O. CONSTRUCTION&EXPANSIONJOINTS

i. Construction joints in PCC, RCC and Light Weight Concrete works etc., shall be provided only at places as per approved structural drawings. It shall not in any manner structurally or functionally affect the structure. If, any additional construction joint is required to be provided, it shall be done with approval of the Engineer-in-Charge. The centering, shuttering, strutting etc., required for the construction joint shall be provided as per the CPWD Specifications. Nothing extrashall be payable on this account.

TREATMENTTOTHECONSTRUCTIONJOINTSANDRECTIFICATIONOFDEFECTS.

- ii. All care shall be taken to minimize the number of construction joints in the rafts, floors, andwallsaswellasinthelevellingcourseofPCCatbase.Still,wherevertheconstructionjointsareprovi ded, these shall beslightly openedup and then suitably filled with cement mortar1:3 (1 cement: 3 fine sand) after applying a bond coat of cement slurry. The aluminum nipplesshall be fixedinthecavity andcrevices, if required. Then cement slurry of w/c ratio 0.5 shallbepressuregroutedthroughthesenipplesasrequired,whichshallthenbesuitably cut.Nothingextrashallbepayableonthisaccount.
- iii. All care shall be taken to avoid any honey combed concrete or any cavity. Still, if any honeycombedconcreteorcavityinRCC/CCworksisencounteredthesameshallberectifiedbyremovi ng all loose concrete by chiselling. The chipped concrete surface shall be cleaned andmadedustfreebyblowingcompressedairandthenwashedcleanwithwater(but withoutexcesswater). Thenabondcoatofpolymermodifiedcementslurry@2.2kgofcementpersq.m. ofconcrete surface, in two coats, shall be applied as specified. The second coat shallbe applied immediately within 15-20 minutes of application of the first coat. A coat of polymermodified cement plaster of mix 1:3 (1 cement: 3 fine sand) of the required thicknessshall beappliedasspecifiedtofillthecavityiftherequiredthicknessislessthan20 mm.If therequiredthicknessismorethan20mm.thecavityshall be filled by concrete of relevantgrade after providing the required centering and shuttering. The surface shall then be moistcuredforminimum 7days.Nothingextrashallbepayableonthisaccount.

ExpansionJoint

- i. GeneralSeismic / separationjoints shallbeprovided where shown on the drawings. Theyshallbeconstructedwithingapbetweentheadjoiningpartsfortheworksofthewidthspecifiedin the drawings.
- ii. The contractor shall ensure that no debris is allowed to enter and be lodged in seismic andseparationjoints.
- iii. Seismic or separation joints shall be provided with approved 50mm thickness of compressiblefilerboard,backerrodandpolysulphidesealantcompoundetc.,
- iv. Board to be used in expansion joint shall be of best approved quality and shall be gotapproved before use. It shall have minimum density of 95 kg/cum, Non staining with lessthan1%waterabsorptionandcompressionrecoveryof93%minimumasperthespecificatio ns.

MethodofApplication

- v. 50mm thick expansion board having sufficient width directed by Engineer-in-charge shall beprovidedinexpansionjointbeforefillingandfinishingtheexpansionjoint withsealant.
- vi. Theexpansionjointshallbe cleanedand made dry completely. All loosematerialsshallalsobe removed. The joints gap shall be made uniform in width and depth after cleaning thejoints. Thebackupmaterialsofbestqualityshallbeprovidedinpositioninordertoproducethesizeofjoint i.e. width and depth. The primer part of I and II shall be mixed thoroughly together in requiredproportion as prescribed by manufacturespecification, so that a uniform mixtureobtained. Themixedsolutionshallbeappliedtotwosidesofthejointthatitcoversthesidescomplete.
- vii. Disturbed edges of RCC members near expansion joints shall be finished with rich mortar withoutanyextraworkincludesprovidingrequiredwidthofexpansionboardinthejointsandmeasureme ntofexpansionboardonlyshallbetaken.

Samplingcriteria

Followingtestcarriedoutatevery100sqmt.

- (i) Density
- (ii) Waterabsorption
- (iii) Compressionrecover

P. CONSTRUCTIONSITELAB:

- i. The contractor shall arrange and provide at the site of work all the equipments for fieldtestingasrequiredlike:-
- balances, sieves, slumpcone, dialgauges,
- graduated measuring cylinders, steel tapes, vernier calipers, micrometer screw gauges,plumbbobs,spiritlevels,
- Total station survey equipment, magnifying glass, screw drivers, plastic bags for samples,etc.
- ii. Allowing establishing the site laboratory by the contractor shall not absolve the contractorfrom fulfilling the criteria of getting the tests done in an independent laboratory.

 ThedecisionoftheEngineer-in-Chargeofallowinganytestinthesitelaboratoryoranyotherlaboratoryshallbefinalandbindin gonthecontractorandnoclaimofanykindwhatsoevershallbeentertainedfromthecontractoronthisaccount.

Q. OTHERIMPORTANT-MISCLLANEOUS

- (i) Evenifthecertainitemsofworkarecarriedoutbythespecializedsubcontractorstheresponsibilityfortheworkshallhoweverrestwiththe maincontractoronly.**Procurement,StorageandPaymentofCement,Steel,Bitumenetc.**
- (ii) ThecontractorshallprocurePortlandPozzolanaCement(PPC)asperIS-1489PartlinalItheworksexcept CementConcretePavementworks,whereinOrdinary Portland Cement(OPC) of Grade 43 (IS:269:2015)and/or 53 Grade (IS: IS:269:2015) shall be used. The PPC& OPC to be used shall be of approved make, as specified in the list of Approved Makes(enclosedwithTechnicalSpecifications).
- (iii) ThecontractorshallprocuresteelreinforcementbarsconformingtoIS1786:2008pertaining Fe415D or Fe500D, structural steel conforming to IS-808 and bitumen shouldconformtoIS:702and703as pertheitem/drawingfrommanufacturersofapprovedmake,asspecifiedinthelistofApprovedM akes(enclosedwith TechnicalSpecifications).
- (iv) ThestorageofcementshouldbedonebycontractorasperIS:4082-1996(recommendation on stacking & storage of construction materials at site). Sheds havingcapacityasdecidedbyEngineer-in-Chargeto

 $store the cement shall be provided by contractor for which no extra payments hall be made. All such sheds/store, after {\tt order} the contractor for which no extra payments hall be made. All such sheds/store, after {\tt order} the contractor for which no extra payments hall be made. All such sheds/store, after {\tt order} the contractor for which no extra payments hall be made. All such sheds {\tt order} the contractor for {\tt order} the contractor for {\tt order} the {\tt order} the$

- completion of workshall be removed by contractoratits cost and sites hall be cleared.
- (v) Cement&steelreinforcementshallbebroughtatsiteinbulksupplyofapprox.50tonnes& 10 tonnes respectively or more or as decided by the Engineer-in-charge. Each bag ofcement must weigh 50 kg, subject to variation as per BIS code, bearing manufacturer'sname&ISImarking.
- (vi) Thecontractorshallberesponsibleforthewatch&ward,safetyoftheCementstore/shed,Bitu men&Steel.ThecontractorshallfacilitateinspectionofthesamebytheEngineer-in-charge at any time. Materialsupplied by the contractor should be in countablepositionandproperlystacked.
- (vii) Steel reinforcement shall be stored by the contractor at site of work in such a way as toprevent distortion & corrosion and nothing extra shall be paid on this account. Bars ofdifferentsizes&lengthsshallbestoredseparatelytofacilitateeasycounting &checking.

For checking nominal mass, tensile strength, bend test, re-bend test etc. specimen of sufficientlengthshall be cut from each size of the bar at random at frequency not less than that specifiedbelow:

Size(dia.)ofBar ForConsignmentbelow100T		For Consignment over 100T	
Under10mm	Onesampleforeach25tonnesorp artthereof	Onesampleforeach40tonnesorpartth ereof	
10mmto16mm	Onesampleforeach35tonnesorp artthereof	Onesampleforeach45tonnesorpartth ereof	
Over16mm	Onesampleforeach45tonnesorp artthereof	Onesampleforeach50tonnesorpartth ereof	

- (viii) Proper daily record of cement, steel, paint and bitumen consumption shall be maintained atsitebytheContractor. Theregistershall be duly signed by the Contractor/authorised representative of contractor and the same will be checked by the Site Engineer / Engineer-incharge from time to time. In case, concrete is being obtained from RMC plant, record of cement of the same shall be kept, based on the computerized receipt of mix proportion of each lot. Actual issue and consumption of cement & steel on work shall be regulated and proper accounts maintained, as per provision of the Terms and conditions of the contract. The theoretical consumption of cement shall be worked out as per procedure prescribed in Clause 38 of the General conditions of contract and shall be governed by conditions laid therein.
- (ix) Paymentforsteelreinforcementshallbemadeonthebasisofstandardweightofthebarsused as perapproved drawings. in case weight of bars is more than or less than the standardweight, but within the tolerance limits, as specified in BIS; the payment will be restricted tolesser weight in case of steel havingless weight than the specified & standard weight, in casesteelhavingmoreweightthanspecified.
- (x) Cement, Steel & Bitumen brought to site and remaining unused after completion of workshallnotberemovedfromsitewithoutwrittenpermission of the Engineer-in-charge.
- (xi) No claim whatsoever shall be entertained by CWC on account of delay in non-availability ofthesematerialsinthemarket.
- (xii) Cladding of cement and rusting of steel should be avoided to the maximum extent possible. For such cladding of cement and/or rusting of steel, which may render the same unusable, the contractors hall be responsible to make good such quantities, the loss at his own cost.

R. TheoreticalConsumptionofMaterial

After completion of the work and also at any intermediate stage in the event of non-reconciliation ofmaterialsissued, theoretical quantity of materials used in the work shall be calculated on the basisandmethodgiven hereunder:

- i. Quantity of cement & bitumen shall be calculated on the basis of quantity of cement & bitumenrequired for different items of work as shown in the Schedule of Rates mentioned in Schedule
 I:Appendix-
 - 7. In case any item is executed for which standard constants for the consumption of the consumption of

- cement or bitumen are not available in the above-mentioned schedule or cannot be derivedfrom the same, it shall be calculated on the basis of standard formula, to be laid down by the Engineer-in-Charge.
- ii. Theoretical quantity of steel reinforcement or structural steel sections shall be taken as thequantity required as per design or as authorized by Engineer-in-Charge, including authorizedlappages, chairs etc. plus 3% wastage due to cutting into pieces, such theoretical quantitybeing determined and compared with the actual issues each diameter wise, sectionwise andcategorywiseseparately.
- iii. Theoretical quantity of G.I. & C.I. or other pipes, conduits, wires and cables, pig lead and G.I./M.S.sheetsshall betaken as quantity actually required and measured plus 5% forwast agedu eto cutting into pieces (except in the case of G.I./M.S.sheets it shall be 10%), such determination & comparison being made diameter wise & category wise.
- iv. For any other material, as peractual requirements.
- v. For Non-Scheduled items, decision of the Engineer-in-Charge regarding theoretical quantitiesofmaterialswhichshouldhavebeenactuallyused,shallbefinalandbindingonthecontractor.

Over the theoretical quantities ofmaterials socomputed a variation shall be allowed as specified in Schedulel: Appendix-7.

TECHNICALCONDITIONSANDSPECIFICATIONSFORELECTRICALWORKS

1. TenderDrawingsandConstructionDrawings:

- 1.1 ThesedrawingsaremeantforTenderer'sguidanceonly."ApprovalforConstruction"drawings will be furnishedto the contractor during the progress of work to supplement thebiddrawings.Constructiondrawingswillberevisedandfreshcopiesissuedtothecontractor from time to time to incorporate any change to be adopted in the work as perfinal design to suit any change to be adopted in the work as per final design to suit anyconditionencounteredduringtheprogressof work. Hence, "Approved for Construction"drawingswillbefurnishedprogressivelyduringtheprogressofwork,broadlyconf ormingtoconstructionschedule.
- **1.2** HT/LT main panel, other major equipments, other Distribution Board drawings and cablerouteshallbesubmittedbythecontractorforapprovalof CWC / Consultant beforestartingfabrication,manufacture.
- **1.3** Details shown either on the drawing sor stated in the Specification shall prevail upon drawings in case of doubts. However, in case of ambiguity, the more stringents hall be applicable.
- **1.4 Conformity to IE Act, IE Rules and Standards:** All Electrical works shall be carried out inaccordance with the provisions of Indian Electricity Act, 2003 and Indian Electricity Rules, 1956amendedup-to-date (date of call of tender unless otherwise specified).

1.5 Earthing

Earthing shall be carried out as per IS rules 3043 code of practice for earthing with latest amendments and as per specification and site requirement.

2. Guarantee

Thetenderershallguaranteetheequipmentsofferedforsatisfactory performance for aperiod of 12 months from the date of commissioning and handing over the installation to the employer against defects arising out of faulty design, material & workmanship. The tenderershould make good all the defects free of costsduring the guarantee periodand replace or repair the defective equipments/partsfee of costspromptly and satisfactorily.

3. Inspection&Testing

The purchase representative shall be free of visit the manufacturers work at all reasonabletimes to witness and inspect the testing of equipments. It is duty of the tenderer to see all the equipments supplied are tested as per relevant IS/BS specifications. The contractors hall furnish three copies of manufacturer's test certificate for the routine and type test conducted on the equipments offered. If necessary the contractors hall arrange to conduct all the routine tests at the manufacturer's premises in presence of CWC representative.

On receipt of the equipments/materials at site, the tenderer shall offer equipments/materials for inspection of electrical engineer and get approved before installation.

4. Pre-CommissioningTestsofEquipment

HT/LTswitchgear, Transformer LT cables and DGsetshall be subjected to the precommission in gtests as per approved Performaby employer. The pre-commission in gtest report shall be sent to the Consultant/CWC for approval for electrical installation/license for releases anctioned load.

5. ApprovalofDrawings

Thedrawingsfor HTPanelsand LTPanels,HighMast,DGsetand cable layout shall beoffered by the tendererfor approval of CWC and manufacturing/laying of these items can betakeninhand only after approval ofthedrawingsbyCWC.Thetenderershall also supplythree copies of approved drawings for LT switchgear and transformers (both the dimensionalandschematic)alongwith 3copiesroutedrawings&earthlingpositionsetc.

6. The contractors hall provide all kinds of facilities for inspection of the works by the Engineer of CWC.

- 7. The electrical work shall conform to CPWD General Specifications for external with up-to-dateamendmentsandforinternalelectrificationworkswithup-to-dateamendments.
- 7.1 Theelectrical works otherthaninternal &external electrification like DG Set, Substation, High Mast, Fire Detection & Alarm system, Heating, Ventilation & Air Conditioning System(HVAC) and Lifts & Escalators shall conform to latest CPWD's General Specifications with up-to-dateamendments.
- 8. Liaisoning/ApprovalWorkwithStatutoryAuthorities

It will be responsibility of the contractor to do liaisoning work for obtaining necessaryapprovals / clearances for electrical load sanction and power supply connection etc. toenergizing the terminal, the statutory charges as per the State Electricity Board demandantewillbepaidbytheCWC.

MINIMUMTECHNICALSPECIFICATIONOFELECTRICALLUMINAIRES-

Sr. No.	Itemdescription	Specification	Rquiredrating
1	LED High Baylightfix ture	Inputvoltage	220VAC+-5%,Singlephase
		Powerfactor	0.9ormore
		Systemlumenefficacy	110Lm/wattormore
		Correlated Color Temperature(CCT)	5000K-6500K
		ColorRenderingIndex(CRI)	70 ormore
		TotalHarmonicDistortion(THD)	20%orless
		Optics	Integratedopticshavinghighspreadbeam angleof90degreeormore
		ElectricalProtection	surgevoltage
		Housing	Pressurediecast aluminiumhousingwithheatresistantto ughenedglasscoverandefficientheatsin kingmaterial
		IngressProtection	IP65orgreater
		Mounting	Roofmountingwithsinglepointmountin garrangementwitheye boltorJ-Hook.Allitemsrequiredformountingtob esuppliedbytheparty
		Driver	Constantcurrentoutputintegrateddriver builtintofitting/fixtureand shouldbefieldreplaceable
2	LED flood lightfixture	Inputvoltage	220VAC+-5%,Singlephase
		Powerfactor	0.9ormore
		Systemlumenefficacy	110Lm/wattormore
		Correlated Color Temperature(CCT)	5000K-6500K
		ColorRenderingIndex(CRI)	70 ormore
		TotalHarmonicDistortion(THD)	20%orless
		Optics	Integratedopticshavinghighspreadbeam angleof90degreeormore
		ElectricalProtection	surgevoltage

		Housing	Pressurediecast aluminiumhousingwithheatresistantto ughenedglasscoverandefficientheatsin king material
		IngressProtection	IP65orgreater
		Mounting	Trussmountingwithclamp,or,wallmou ntingwithfastener.Allitemsrequired for mounting to be suppliedbytheparty
		Driver	Constantcurrentoutputintegrateddriver builtintofitting/fixtureand shouldbefieldreplaceable
3	LEDStreetLight	Operatingvoltage	140V -270V,ACSinglephase
		Powerfactor	0.9ormore
		Systemlumenefficacy	110Lm/wattormore
		Correlated Color Temperature(CCT)	5000K-6500K
		ColorRenderingIndex(CRI)	70 ormore
		TotalHarmonicDistortion(THD)	20%orless
		Optics	HighefficiencypolycarbonateUVstabil ized cover with Integrated lenshaving high spread beam angle of 90degreeormore
		ElectricalProtection	Output open/ short circuit protection,phasetophaseprotection,ov ervoltageprotection,10KVsurgevoltaep rotection
		Housing	Pressurediecastaluminiumhousingwith efficientheatsinkingmaterial
		IngressProtection	IP65orgreater
		Mounting	GIPolemounting
		Driver	Constantcurrentoutputintegrateddriver builtintofitting/fixtureandshouldbefield replaceable
4	LED Wellglass	Operatingvoltage	140V -270V,ACSinglephase
	light	Devices for extensi	0.9ormore
		Powerfactor	100Lm/Wormore
		Systemlumenefficacy Correlated Color	
		Correlated Color Temperature(CCT)	5000K-6500K
		ColorRenderingIndex(CRI)	70 ormore
		TotalHarmonicDistortion(THD)	10%orless
		Optics	HighefficiencypolycarbonateUVstabil ized cover with Integrated lenshaving high spread beam angle of 90degreeormore
		ElectricalProtection	Output open/ short circuit protection,phasetophaseprotection,ov ervoltageprotection,10KVsurgevoltaep rotection
			Page 24

		· · · · · · · · · · · · · · · · · · ·	_ _
		Housing	Pressurediecastaluminiumhousingwith efficientheatsinkingmaterial
		IngressProtection	IP65orgreater
		Mounting	GIPolemounting
		Driver	Constantcurrentoutputintegrateddriver builtintofitting/fixtureandshouldbefield replaceable
5	LEDBulb/lamps/b atten	Wattage	Asmentionedinschedule
		Frequency	50Hz
		Operatingtemperature	0-35degreeCel.
		ColorRenderingIndex(CRI)	80
		ColorTemperature	Shall be as per instruction of Engineer-in-charge
		Ratedlumenefficacy	90Lm/Watt(forWarmlights)
			95Lm/Watt (forCoollights)
		Basecap(incaseoflamps)	E27/E40/B22(asrequired)
		Voltagewithstandingrange	140-270V
		Inbuiltsurgeprotection	3.0KV(forlamp/bulb)
			2.5 KV (for batten)
		BEERating(forlamps)	3star
6	LED Recessed panel/downlight	Wattage	Asmentionedinschedule
		Frequency	50Hz
		Operatingtemperature	-10 to45degreeCel.
		ColorRenderingIndex(CRI)	80
		ColorTemperature	Shall be as per instruction of Engineer-in-charge
		Ratedlumenefficacy	110Lm/Watt
		Voltagewithstandingrange	140-270V
		Inbuiltsurgeprotection	Yes
		LEDDriver	Electronic
		Housing	CRCAPowdercoated
		Size	AsperinstructionsofEngineer-in-charge
7	LED round	Wattage	Asmentionedinschedule
	recessedlight	Frequency	50Hz
		Operatingtemperature	0-35degreeCel.
		ColorRenderingIndex(CRI)	80
		ColorTemperature	Shall be as per instruction of Engineer-in-charge
		Ratedlumenefficacy	100Lm/watt
		Voltagewithstandingrange	140-270V
		Inbuiltsurgeprotection	Yes
		Housing	Round aluminiumPowder coatedwhitewithPressureDiecasthousing

Volu	VolumeII:ScheduleII-Appendix-IV(Technicalspecificationsofworks)										
			Size	AsperinstructionsofEngineer-in-charge							

List of Approved

MakesCivil/ElectricalWorkI

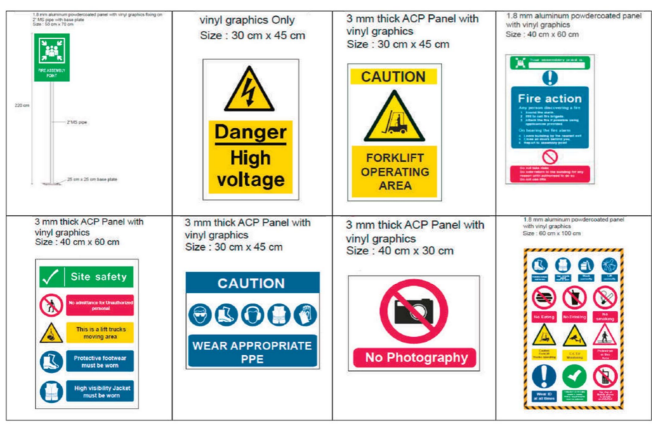
<u>tem</u>

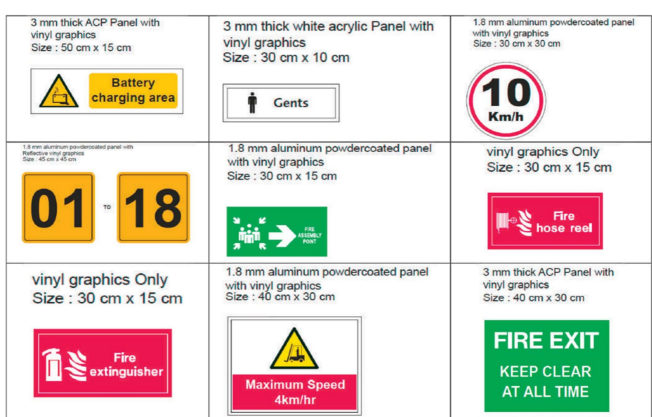
 ItemsofmakeasapprovedbyCWC/CEandnotifiedlisttimetotimeandenclosedinAppendixbe consideredapplicableinthiscontract.

Note:

- The brands /make mentioned in such above list shall be used & incorporated in work instead
 ofany other but in case these make are not available in local city/distt/state etc then
 Contractormay useother make withprior approval of Engineer. Unapproved Brand/Makeshall
 notbeaccepted.
- Itemsthatarenotcoveredinthesuchabovelistandarerequiredfor execution shall be procured with the approval of Engineer.
- $\bullet \ \ The decision of Engineer befinal and binding on the contractor in this respect.$

IndicativelistofsignageinCWComplex





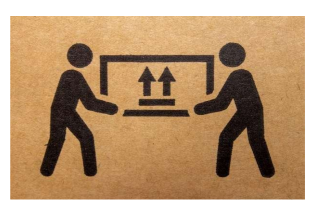
VolumeII:ScheduleII-Appendix-IV(Technical specifications of works)











WAREHOUSE SAFETY













VolumeII:ScheduleII-Appendix-IV(Technicalspecificationsofworks)



VolumeII:ScheduleII-Appendix-IV(Technicalspecificationsofworks)





$\label{thm:local-policy} \textbf{VolumeII:ScheduleII-Appendix-IV} (\textbf{Technical specifications of works})$

	SITEORDERSB00	KS
NAMEOFWORK		
DATEOFCOMMENCEMENT/PERIODFORCOMPLETION		

SL	REMAKRSOF THEINSPECTINGOFFICEROR CONTRACTOR	ACTONTAKENANDBYWH
1	2	3

Technicalconditions&sp

HINDRANCEREGISTER

SL	Natureof Hindrance	Items of Work thatCouldNotbeEx ecutedDuetothisHi ndrance	Date of Start of Hindranc e	Date of Removalo fHindranc e	Over- Lapping Periodif any	NetHindr anceinDa ys	Signo fAE	Weightage of the Hindrance	NetEffecti veDays of Hindranc e	Sign ofEE	Remarksof Reviewing Officer
1	2	3	4	5	6	7	8	9	10	11	12

APPENDIXT-III

MATERIALATSITEACCOUNTS

*	Region	
*	NameofWork	
*	NameofArticle	
*	EstimateRequirements	
*	IssueRate	

SL	DateofR eceipt	Receive dFrom	Unit	Oty.Rece ived	Progressive Received Qty.	Dateofls sue	ToWhomI ssued	Qty.I ssued	Progressiv e Issued Qty.	Balance	Remarks
1	2	3	4	5	6	7	8	9	10	11	12

APPENDIXT-IV

CEMENTREGISTER

DateofRe ceipts	Quantity Receive d	Progressive Recd. Quantity	Date oflss ue	Quantity Issued	Items ofWor kFor Which Issued	Quantity Returned at the End of TheDay	Total Issue	Progressive Total	Daily Balance atHand	Contractor'sl nitial	SiteEngin eer'sIniti al	Remarkso fAE/EEat Periodical Checks
1	2	3	4	5	6	7	8	9	10	11	12	13

APPENDIXT-V

REGISTERFORRECORDING LEVELS

SL	Changes	BackSight	IntermediateSight	ForeSight	HeightoftheInstrument	ReducedLevel	Remarks
1	2	3	4	5	6	7	8

APPENDIXT-VI

REGISTERFORSILTCONTENTOFFINE/COARSESAND

SL	Date ofTe st	Sourceo fMateri a I	Height of SiltAfterSetti ng(V1)	Height of SandAfterSetti ng(V2)	%ageofSiltCo ntent(V1/V2x 100)	Acceptabilit yAsPerSpeci ficatio n	Sign.ofSiteE ngineerWit hDate	Sign. ofCo ntractor With Date	Location WhereSan dUsed	Remarks/ ActionT aken
1	2	3	4	5	6	7	8	9	10	11

APPENDIXT-VII

REGISTERFORSLUMPTEST

SL	DateofT esting	Itemof Work&L ocation	Vibrato rUsedY es/No	Quantity of WaterAdded per Bag ofCement(Litre)	Height of SpecimenAfterRem ovalofMould(mm)	Slump (mm)	Acceptabilityof Result or ActionTaken	SignofSiteEn gineerWithD ate	Sign. ofCo ntractor With Date	Remarks
1	2	3	4	5	6	7	8	9	10	11

APPENDIXT-VIII

SAMPLEREGISTER

Material&Ide ntificationMa rk	No. of Samples Collecte d	SI.No.o fSampl e	PlaceFro mWhereS ample Collected	Oty. of Work/LotRepres entedByEachSa mple	Test	Field /Lab	LetterNo.&Dat e By WhichSampleS entForTesting	Signature ofOfficialD rawingSa mple	Signature of the Contracto r	Referenc efortheRe sultsRece ived	Remarks
1	2	3	4	5	6	7	8	9	10	11	12
_											

APPENDIXT-IX

REGISTERFORPARTICLESIZEDISTRIBUTIONFORCOARSEAGGREGATE&FINEAGGREGATE

SL	Date	Weighto fSample (Gram)	SizeofSi eves	WeightR etainedo nEachSi eve	%Ageof WeightR etained	Cumulative %Ageof WeightR etained	%Ageo fWeigh tPassin g	Specified %ageofW eightPass ing	Sign. ofCo ntractor With Date	Sign. of SiteEngin eerWithD ate	Remarks/ ActionT aken
1	2	3	4	5	6	7	8	9	10	11	12

 $\underline{Note}{:} Size of Sieves hould be a sper CPWD Manual/BISS pecifications$

APPENDIXT-X

PHYSICALWEIGHMENTREGISTER

TorSteelBars/ TrussMembers/ OtherMisc.Items

SL	Date	Description ofSample	Actual Weight perUnit	Theoretica IWeightpe rUnit	ActualThickne ss(OuterDia.)	Theoretical Thickness(OuterDia.)	Remarks Accepted /Rejected	InitialsofSiteEn gineer	Contracto rSignatur e
1	2	3	4	5	6	7	8	9	10
						,			

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 					•		
				1	SL		
				2	DateofCollection		
				3	Grade ofMix		
				4	MarkofSpecification		
				5	DateofTesting		
				6	Load inKN	7Days'	
				7 8	Compressive Strength (KN/mm ²)	7Days' Test Result	
					AverageComp ressive Strength(KN/mm ²)	ult	
				9	DateofTesting		
				10	Load inKN		
				11	Compressive Strength (KN/mm ²)	28Days' Test Result	
				12	AverageComp ressive Strength(KN/mm ²)	IIŧ	
				13	RequiredSpecifiedStreng	th	
				14	Approx. Qty. Represented BySpecimen	d	
				15	Item of Work from Where theSample is Collected		
				16	Sign. of Site Engineer WithDate		
				17	Contractor's Contractor's Rep.Sign.WithDate	/	

MDDAsPerLab.TestW5_

			1	SL
			2	Location(C.H.)/AreaRepresentedbyt he Test
			3	CoreCutterNos.
			4	WeightofCoreCutter+WeightofSoil(gr am)(W1)
			5	WeightofEmptyCorecutter(gram)(W 2)
			6	WeightofWetSoil(gram)W=W 1-W2
			7	VolumeofCoreCutter(inCC)V
			8	BulkDensity(gram/cc)W3=W/V
			9	MoistureContentofcompactionla yers(M)
			10	Dry Density gram/ccW4=W3/ (1+M)
			11	DegreeofcompactionW4/W5
			12	AcceptabilityLimit
			13	Sign.ofSiteEngineerwithDate
			14	Contractor/Contractor'sReprese ntativeSignaturewithName& Date

${\tt DensityTestbyCoreCutterMethod}$

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(BYSANDREPLACEMENTMETHOD) ForAsphaltConcrete/BitumenMacadam/CCPavement

TESTFORTHICKNESSANDDENSITYOFTHECOMPACTEDLAYER

LabTestDensityingm/CC___

			SL					
		2		DateofTest				
		3	Q	ty.RepresentedbytheTest				
		4	LocationofHoles					
		5	Individua I(mm)	Thicknessof Layer				
		6	Average(A					
		7	WeightofMaterialsRemover omtheCarpetHole					
		8	S InitialWeightofSandtakenin					
		9	WI Gm	WeightofSandFillinginConeof Cylinder				
		10	W2 Gm	WeightofSandRemainingin Cylinder				
		11	d gm/C	Predetermined Bulk DensityofSand				
		12	gm/CC	Density= <u>A*d*</u> W-(W1+W2)				
		13		Remarks/Acceptability				
		14	Sign.ofSiteEngineer					
		15	Contractor/Contractor'sRepresentativeSignaturewithName&Date					
		16		ActionTaken				

Ы

8

12

14

15

18

(Y)

(W1)

(W2)

(W4)

(W3)=W1-W2

W5=(W3-W4)

(W7) = W5/W6

(W8)=W/W7

(W9)=W8/Y

W9/W10x100

W9/W10x100

Individual

Average

(W)gm

SL

DateofTest

Qty. Represented by the Test

LocationofHoles

ThicknessofLayer(mm)

Wt.of Material from the Hole

InitialWeightofSandTaken

intheCylinderbeforeFillinginHolei

Wt.ofSandafterFillinginholeing

Wt.ofSandinHole&Cone(gm)

Wt.ofSandinCone(gm)

Wt. ofSandinHole(gm)

VolumeofHoleinCC

BulkDensityingm/CC

DryDensityingm/CC

DegreeofCompaction

Remarks/ Acceptability

MoistureContent%age

19 Sign. of Site Engineer with DateContractor's/ Contractor's 20 RepresentativeSignaturewithName & of Date 21 ActionTaken

			1	SL					
			2	DateofCollectionofSample					
			3	DateofTesting					
			4	Wt.(inKg)					
			5	No.ofSpecimen					
			6	Sizeincm/Areaincm2					
			7	CompressiveStrength Obtainedfor IndividualBricksinKg.percm2					
			8	AverageStrengthinKg/cm ²					
			9	Specified Compressive Strength inKg/cm ²					
			10	Acceptability					
			11	Sign.ofSiteEngineerwithDate					
			12	Contractor's/Contractor'sRepresentativeSigna turewithName&Date					
			13	ActionTaken/Remarks					

APPENDIXT-XVI

ROADROLLERREGISTER

SL	Date		riod	Hours	DescriptionofIt	escriptionofIt Qty. emRolled of		SignatureofSit eEngineer	SignatureofCo ntractor	Remarks
		From	То		crintoned	AreaRolled	/AreatobeRolled	CETIGITICE	Titractor	
1	2	3	4	5	6	7	8	9	10	11

APPENDIXT-XVII

REGISTERFORDISMANTLEDMATERIAL

NameofWork	
NameofDivision	

SL	DateofR eceipt	Ref.to No.&P ageof MB	FullParticu larsof Materialgi vingSize etc.ifany	Openin gBalanc e	Oty. Recd.	Total	Ref. to itsDisposal WhetherbyWrite off Sale ofTransfer toOtherWorks	Oty.Issue d orDispos edoff	Closin gBalanc e	DatedIni tialofthe SiteEngi neer	Date of Verificatio n of Balanceby WhomVerif ied	Remarks
1	2	3	4	5	6	7	8	9	10	11	12	13

APPENDIXT-XVIII

REGISTERFORBULKINGOFSAND

SL	DateOfTe sting	Particulars of WorkRepresented by Sample	Qty. of Lot/Qty. ofMaterial	Height ofDry Sand(X)	Height of SandafterMixin gWater(Y)	Bulkingof Sand (X/Y-1)x100	ActionTa kenforBul kage	Signature ofSiteEng ineer	Signature ofContract or	Remarks
1	2	3	4	5	6	7	8	9	10	11

APPENDIXT-XIX

BILLPROFORMA

{OnLetterHeadOf Contractor}

NameofWork		Dateof Star	t			
AgreementNo.			DueDateofCo	ompletion		
DateofPreparationofBill		-				
DetailsofServiceProvider			Details	ofServiceRec	eiver	
Name						
Address						
City		•				
State						
StateCode GSTIN)		
			. •			
InvoiceSerialNo	ŀ	HSN		-		
DateofInvoice	[Descript	ionofService	S		
SL Item No. Descriptio Unit Oty.as Rate perAg asp erA gt.	Qty.as perPr e.BiII	Qty.as perthi sBill	Cumulativ eQty.	Amt.asper PreviousB ill		Cumulativ eAmount
1.						
		Tot	ı al			
		Grand	Гotal			
			TotalTaxab	leValue		
			Tax	Rate		
TotalInvoiceValue(infigures)To			CGST	%		
tal InvoiceValue(inwords)	tal InvoiceValue(inwords)					
AmountofTaxSubjecttoreverseCharge:NiI	AmountofTaySubjecttoroverseCharge-Nil					
Amountoi ruxoubjecttorever seonargevii	Timountoi raxousjoottoi ovoi soomai gontii			e Amount		
ignature Nameofthe	natureNameofthe Signatory					

APPENDIXT-XX

LISTOFMANDATORYTESTS-CWCFieldQualityPLan

SL	DescriptionofMa terial	Test	Ref. of ISCod	Field /	FrequencyofTesting
			e/SpecsforT esting	Laboratory Test	
1.	Cement(Approved Brand)	Physical& ChemicalP roperties	IS:4031	Lab	InitialTest- 01testforeachbrand of cement.Subsequ ently, 01 test for 200MTorpartthereofforeachb rand.Cementshouldbeofappro ved brand and each lotshouldbeaccompaniedbym anufacturer's testcertificates
2.	ReinforcementSt eel (ApprovedBra nd)	Physical& ChemicalP roperties	IS:1786	Lab	InitialTest- 01testforeachbrandandeachdi aofreinforcement steel Subsequently- Onetestforevery25/35/45MT orpartthereof(AsspecifiedinSp ecialconditionofContractPara 6.7)ReinforcementSteelshould be of approved brandandeachlotshouldbeacc ompanied by manufacturer's test certificates
3.	Water	PH Value,C hlorides,Sulphate s,Alkalinity Test,Aci dity Test,Su spendedMatter, Organic Matter andInor ganicMatter	IS:3025	Lab	InitialTest-Source approvalatcommencementof workandSubsequently- everysixmonthsorchangeofso urce.
4.	CoarseAggre	Gradation	IS2386-I	Field/Lab	Minimumonetestforevery50
	gate- BuildingWor ks	DeleteriousMateri al	IS2386 –II	Field/Lab	cumorpartthereof.
		SpecificGravity	IS 2386-III	Field/Lab	
		CrushingValue	IS2386-IV	Field/Lab	
		ImpactValue	IS2386-IV	Field/Lab	
		10%FineValue	IS2386-IV	Field/Lab	

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5.	FineAggregat	OrganicIm	Appendix	Field	Minimumonetestforevery50
	e-	purities	'A'of Chapter		cumorpartthereof.
	BuildingWor		3,CPWD		
	ks		Specifications		

SL	DescriptionofMa	Test	Ref. of	Field	FrequencyofTesting
	terial		ISCod e/SpecsforT esting	Laboratory Test	
		SiltContent	Appendix'C'o f Chapter 3,CPWD Specifications	Field	
		BulkingofSand	Appendix'D'o f Chapter 3,CPWD Specifications	Field	
		Gradation	Appendix'B'o f Chapter 3,CPWD Specifications	Field/Lab	
6.	CoarseAggre	Gradation	IS2386-I	Field/Lab	Onetestforeveryday'swork
	gate- Road,Pavem entWorks	FlakinessandEl ongationIndex	IS2386-I	Field/Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s
		DeleteriousMateri al	IS2386 –II	Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s
		WaterAbs orption	IS 2386-III	Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s
		Los Angeles AbrasionValue/ AggregateImpac tValue	IS2386-IV	Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s
		Soundness	IS2386-V	Lab	Before approving theaggregates and every monthsubsequently.
		Alkaliaggr egatereact ivity	IS2386- VII,IS:456	Lab	Before approving theaggregates and every monthsubsequently.
7.	FineAggrega	Gradation	IS2386-I	Field/Lab	Onetestforeveryday'swork.
	te- Road,Pavem entWorks	Deleteriousmateri al	IS2386 –II	Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s.
		WaterAbs orption	IS 2386-III	Lab	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s.
		SiltContent	Appendix'C'o f Chapter 3,CPWD Specifications	Field	Onceforeachsourceofsupplyan dsubsequentlyonmonthlybasi s.

SL	DescriptionofMa terial	Test	Ref. of ISCod	Field /	FrequencyofTesting
	teriai		e/SpecsforT esting	Laboratory Test	
8.	SlumpTest- BuildingWor ks		Appendix'D'o f Chapter 4,CPWD Specifications	Field	Minimumonetest forevery 20cumofconcreteorpartthereof
9.	SlumpTest- PavementWo rks		IS1199	Field	Onetestpereachdumperloada tbothBatchingPlantSite and Paving Site initiallywhen work starts.Subsequen tly, sampling maybedonefromalternatedu mper.
10.	CubeTest				
(i)	ReinforcedCe mentConcrete - Building works	7daysand28d aysCompressi veStrength	IS516	Lab	Onesampleofsixcubesforevery 50 cumorpartthereof
(ii)	PavementQualit yConcrete (PQC)	CompressiveStr ength,FlexureSt rength	IS516	Lab	2cubesetsamplesand2beamse tsamplesper150cum or part thereof for eachdayproduction.
	PavementWork				31
11.	Earthwork				
	ControlTest onBorrowPits	Gradation	IS2720-IV	Lab	Oneortwo testsper 8000cum
		Plasticity	IS:2720-V	Lab	
		ProctorTest	IS2720-VIII	Lab	
		MaximumDry Density / OMC	IS2720-VIII	Lab	
		DeleteriousConte nt		Lab	Asandwhen required byEngineer
		MoistureC ontent	IS2720-II	Lab	250cum
	Embankment under(OMCC onditions)	FieldDensity	IS2720- XXVIII		250cum
	2	MoistureC ontent	IS2720-II		250cum
12.	GranularSub- Base	Gradation	IS2386-I	Field/Lab	Minimum1testpersourceand additional test after every1000cum
		WaterAbs orption	IS2386-III	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer

SL	DescriptionofMa terial	Test	Ref. of	Field	FrequencyofTesting
	teriai		ISCod e/SpecsforT esting	Laboratory Test	
		WetAggregateI mpact Value test(ifWA>	IS5640	Lab	Asrequiredby Engineer
		2%)	102207 117	ماما	Minimum 1 to other a manufacture and
		AggregateImp actValue	IS2386-IV	Lab	Minimum1testpersourceand additional test after every2000cum
		Atterberg'sLimit	IS2720-V	Lab	Minimum1testpersourceand additional test after every1000cum
		Maximum DryDensity / OMC	IS2720-VIII	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer
		MoistureConten tpriortocompact ion	IS2720-II	Field	Minimum1testevery400cu m
		FieldDensity	IS2720- XXVIII	Field	onetestper2000 Sqmorpartthereof
		DeleteriousMateri al	IS2720- XXVII	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer
		CBR	IS2720-XVI	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer
13.	WaterBoundMac adam	Gradation	IS2386-I	Field/Lab	Minimum1testpersourceand additional test after every500cum
		AggregateValue or AggregateImp actValue	IS2386- IVorIS5640	Lab	Minimum1testpersourceand additional test after every500cum
		Combine dFlakine ss	IS2386-I	Lab	Minimum1testpersourceand additional test after every500cum
		LosAngles	IS2386-IV	Lab	Minimum1testpersourceand additional test after every500 cumorpartthereof
14.	Wet Mix Macadam	Gradation	IS2386-I	Field/Lab	Minimum1testpersourceand additional test after every500cum
		WaterAbs orption	IS2386-III	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer

SL	DescriptionofMa terial	Test	Ref. of ISCod	Field	FrequencyofTesting
	teriai		e/SpecsforT esting	Laboratory Test	
		Soundness(if WA>2%)	IS2386-V	Lab	AsrequiredbyEngineer
		Atterberg's Limitof Portion ofAggregate Passing 45 micronSieve	IS2720-V	Lab	Minimum1testpersourceand additional test after every500 cumorpartthereof
		AggregateImp actValue	IS2386- IVorIS5640	Lab	Minimum1 testpersourceand additional test after every500cum
		Maximum DryDensity / OMC	IS2720-VIII	Lab	Minimum1testpersourceanda dditionaltestasrequiredbyEng ineer
		CombinedFlaki nessandElongat ionIndices	IS2386-I	Lab	Minimum1testpersourceand additional test after every500cum
		MoistureC ontent	IS2720-II	Field	Minimum3testsperday
		FieldDensity	IS2720- XXVIII	Field	Onesetofthreetestsper2000sq morpartthereof
15.	Bitumen	As prescribed inIS73	As prescribedi nIS73	Lab	As required by theEngineer-in-charge
16.	DenseBituminou sMacadam/Bitu	Qualityof Binder	IS73	Lab	Asrequired
	minousConcrete	Los Angles AbrasionValue / Aggregate ImpactValue	IS2386-IV	Lab	100cum
		StrippingValue	IS6241	Lab	100cum
		Water Absorptio n	IS2386-III	Lab	100cum
		FlakinessIndex	IS2386-I	Lab	Onetest for100cum.
		SieveAnalysis for Filler	IS2386-I	Lab	One test for eachconsignmentsub jecttominimumonetestper 5cum
		MixGrading	IS2386-I	Lab	Onesetoftestonindividualcons tituentandmixedaggregatesfro mdryerofeach100tonnesofmix edsubject to a minimum of twosetsperplantperday

SL	DescriptionofMa	Test	Ref. of	Field	FrequencyofTesting
	terial		ISCod e/SpecsforT esting	Laboratory Test	
		StabilityofMix	ASTMD- 1559	Lab	ThreeMarshalSpecimenper10 0 tonnes of mix, subject toaminimumoftwosetsbeingte stedperplantperday
		BinderContent		Field	Minimum2testsperday
		Thickness,Densi tyofCompactedL ayer	Appendix'B' ofCPWD Specificatio n	Field	Onetestof3samplesper500sq m
17.	Brickwork	Dimension	AppendixA,	Lab	Minimumonetestforevery5000
	/Bri ckTiles/Sewer Brick/Burnt	CompressiveStren gth	B,C&D ofChapter 6ofCPWDSpec	Lab	Obricksor partthereof
	Clay PerforatedBuil dingBricks	Water Absorptio n	ifications	Lab	
		Efflorescence		Lab	
18.	StoneWork	WaterAbs orption	IS1124	Lab	Minimumone test for every 200sqm/100cumorpartthereof
		Transverse Strength	IS1121 –II		
		ResistancetoWear	IS1706		
		Durability	IS 1126		
19.	Marble	Moisture Absorptio n	IS1124	Lab	Minimumonetestforevery100 sqmorpartthereof
		Hardness Test	Mho's Scale		
		SpecificGravity	IS1122		
20.	Granite	Moisture	IS1124	Lab	Minimumonetestforevery100
		SpecificGravity	IS1122		sqmorpartthereof
21.	StructuralSte	TensileStrength	IS1599	Lab	Minimumonetestfor every20
	el (otherthanP EB)	Bend Test			tonnes or part thereof persource and also manufacturer's testcertificat es for eachconsign ment
22.	SteelTubularPip	TensileTest	IS1608	Lab	Minimum one test for every
	es	BendTest	IS2329		8tonneorpartthereofpersourc e and also
		FlatteningTest	IS 2328		manufacturer's testcertificat es for eachconsign
				L	ment

23. M-40/50GradeCementConcretePaverBlocks

VolumeII:ScheduleII-Appendix-IV(Technicalspecificationsofworks)

SL	DescriptionofMa terial	Test	Ref. of ISCod e/SpecsforT esting	Field / Laboratory Test	FrequencyofTesting
(i)	M- 40/50GradePre-	CompressiveStren gth	AsperISCod e15658	Field/Lab	Minimumonetestforevery5000 Obricks orpartthereof
	CastConcretePa vingBlocks	Waterabs orption	AsperISCod e15658	Field/Lab	
		Dimensions	AsperISCod e15658	Field/Lab	
(ii)	Sand for BeddingLayer	PercentageofDele teriousmaterial	IS2386	Lab	Minimumonetestforevery50 cumorpartthereof
		ParticleSize Distribution	As per Technical specificatio n	Field/Lab	
		SiltContent	As per Appendix'C'of Chapter3of CPWD Specification s	Field	
		MoistureC ontent	IS2720	Field	
(iii)	SandforJointFi Iling	ParticleSize Distribution	As per Technical Specificatio n	Field/Lab	Minimumonetestforevery50c umorpartthereof.

 $\underline{Note}: For items not covered above may be dealt with a spert he Technical Specifications in the contract/mandatory tests will be carried out as per CPWD's Specification$

LISTOFAPPROVEDMAKES

The CWC reserves the right to select any of the brands indicated in the list of approved makes. The Tenderershall quote his rates on the basis of the price of quality and grade of product of the brand/makestip ulated in the item of works as described in BOQ&S pecification as well as in the list of approved makes. The contractor cannot claim extra if CWC changes the make but within the list of approved makes. However other equivalent manufacture may be considered with prior approval of Engineer due to is sue of local availability.

Final approval of Makewill be as decided by Engineer authorized by Corporation.

CIVILWORKS

SL.NO.	ITEM	MAKE
1	GREY CEMENT OPC-43 Grade	Produced from major plants of following brands:ACC, Ultra Tech, Ambuja, Shree Cement, LafargeDuraguardcement,Birla,ChettinadCement, Ramcocement,IndiaCement,JSWCement
2	WHITECEMENT	JK,BIRLA
3	REINFORCEMENT	SAIL,TISCO,RINL(VIZAG),TATA,JSWNeo
4	STRUCTURALSTEEL	TATA,SAIL,Jindalsteel,RINL.
5	StructuralSteel- Trusspipes(RHS/CHS/SHS sections)	TATA,APPOLO,SAIL,JINDAL
6	GalvalumeSheets	TATABlueScope,JSWColouron/JSWSteel
7	Self- drilling/tappingZincplatedscrewssi ze5.5x55mmforGalvalume sheets	HILTIorequivalent
8	PUFPanel	Sheetsmake-TATABlueScope/JSW-Znalalloysteel sheet
9	CONCRETEADDITIVE	FOSROC,CICO-TL,SIKA
10	FLUSHDOORS	GREEN, DURO,CENTURY, SWASTIK, KITPLY,ALPRO
11	FIRECHECKDOORS	GLOBALFIREPROTECTIONCOMPANY,RADIENTSAF EFIREDOORS,GODREJ;NAVAIR;SHAKTI Horman,GandhiAutomation
12	PLYWOOD /BLOCK BOARD / SOFTBOARD	ANCHOR,DURO,MERINO,GREEN,CENTURY, KITPLY,ALPRO
13	PRELAMINATED PARTICLE BOARD	NOVAPAN, ANCHOR, MERINO; BHUTAN BOARD,KITLAM.GREENLAM
14	LAMINATES	CENTURY, ROYAL MERINO, CHELLENGE,GREENLA M,DURO,AMUL
15	ADHESIVEFORWOODWORK	DUNLOP,FEVICOL,VAMICOL,PIDILITE
16	POLYRETHANESEALANT	MBT,CHOKSEY,CHEMATALRAI,FOSROC,PIDLITE
17	ALUMINIUM SECTIONS EXTRUDED	JINDAL, HINDALCO,ALUPURE,FINESTA
18	STAINLESSSTEEL	SALEM,JINDAL'CAVELIER
	•	•

SL.NO.	ITEM	MAKE
19	EXPANSION,FASTENERS	FISCHER,HILTI,ANCHORS
20	FLOATGLASS	MODIGUARD,SAINTGOBAIN,ASAHI
21	CERAMICTILES	NITCO,KAJARIA,SOMANI,ORIENT,Johnson(only premium/firstquality)
22	VITRIFIEDPORCELINETILES	NAVEENDIAMONDTILES,KAJARIA,NITCO,BELL,MA RBONITE,BOSSPROFILES,RESTILE,JOHNSON, SOMANI(onlypremium/firstquality)
23	TERRAZZOTILES	NITCO,MODERN,HINDUSTAN
24	CEMENT CONCRETE TILESDESIGNERTILE S	UNISTONE,ULTRA,EUROCON,TERRAFIRMA
25	SYNTHETICENAMELPAINTS	BERGER(LUXOLGOLD),ASIAN(APCOLITE),ICIDULUX (GLOSS),NEROLAC(FULLGLOSSHARD DRYING)
26	OILBOUNDDISTEMPER	ASIAN (TRACTOR), BERGER (BISON), NEROLAC(SUPERACRYLIC)
27	CEMENTPAINT	SNOWCEMPLUS,BERGER(DUROCEMEXTRA), NEROLAC(NEROCEMWITHTITANIUM)
28	PLASTICEMULSIONPAINT	ICI,ASIAN,NEROLAC
29	OTHERPAINTS/PRIMERS	ICIDULUX,ASIAN,BERGER,NEROLAC
30	TEXTUREDCOATING	UNITILE,SPECTRUM,HERITAGE
31	DOORFITTINGS	GODREJ,EVERITE,SIGMA,OPEL,DOORSET,PALLADIU M
32	LOCKS	EVERITE,GODREJ,HARRISON,YALE
33	NON METALLIC HARDENER COMPOUND	FOSROC,CICO,SIKKA
34	ROLLING SHUTTER (Galvalume/ POWEROPERATED)/DOCKDOOR	GANDHIAUTOMATION,SHAKTIHORMANN
35	POLYSULPHIDESEALANT	PIDLITE,FOSROC.CHOKSEY,CHEMATALRAI
36	ALUMINIUM Bldg. ExpansionJoint	VEXCOLT, WATSON BOWMAN, ACME, C/SEXPANSIONJOINT,Z- TECHINDIA,J.SONS, METCO.
37	AluminiumCompositepanels	ALUCOBOND, RENOBOND, ALSTRONG,DURA BUILD
38	TileJointFiller	"ROFFRAINBOWTILEMATE" OFROFFCONSTRUCTIO NCHEMICALSPVT.LTD.WINSIL20/SILICONSEALAN TOFGEBAYER SILICON,MATRIXGROUP.
39	Silicone Sealants	GEBAYERSILICONE/DOWCORNING/WACKER/3M
40	PolyurethanePaint	MRF
41	WaxPolish	RECKITT&COLMAN
42	Melamine	ICI DULUX, TIMBERSTONE MELAMINECOATING

43	Silicon Water RepellentSolution	GE BAYER SILICON(I) P LTD., METROARK P LTD. OR "SILICON WATERPELLER" BY STP LTD "NISIWA-SH"OFMC-BAUCHEME(I)PLTD., "TECHREPEL"OFCHOKSYCHEMICALSPLTD.
44	GypsumCeiling	INDIAGYPSUM,GYPROC,ARMSTRONG,USGBORAL
45	Mineral FibreTiles	ARMSTRONG,AMF,INSULA,GYPROC
46	LaminatedWoodenFlooring	KRONO,PERGO,HARO,BERRY,ARMSTRONG,MIKASA,W ELSPUN
47	VenetianBlinds	MACDÉCOR,VISTA,MARVEL
48	PVCFlooring	POLYFLOR,LG,WONDERFLOOR
49	MDFBoard	NUWUD, URO,CENTURY
50	A.Vitreouschinasanitaryware	CERA,HINDWARE,ROCA,KOHLER,jaquar
51	Seatcover(heavyduty)	SAMEASPERSANITARYWAREMAKE
52	Stainlesssteelsink	PRESTIGE, KINGSTON, NEELKANTH,JAYANA
53	Autourinalflushsystem	AOS AUTO ROBO FLUSHING SYSTEM,TOSHI,UTECSYSTEM
54	Sensor operated flushvalve, W.B.pillartap/mixer,soapdispenser	AOS AUTO ROBO FLUSHING SYSTEM,TOSHI, UTECSYSTEM, IDROLL
55	Handdrier	KOPAL,ATMAS,UTECSYSTEM,TOSHI,EURONICS
56	CP Brass Fittings and toiletaccessories	JAQUAR,HINDWARE,KOHLER,CERA,ROCA
57	Angel valvewithfitter	JAQUAR,HINDWARE,KOHLER,CERA,ROCA
58	GIPipes(IS:1239andIS:3589)	TATASTEEL,JINDAL,PRAKASH-SURYA
59	Glpipesfittings	UNIK,ZOLOTO,KS,RBRAND,
60	PVCpipe	SUPREME,ASTRAL,FINOLEX,PRINCE
61	Gm/forgedbrassvalues	LEADER, ZOLOTO,RB IBP
62	SluiceValves/Nonreturnvalves	KIRLOSKAR, INDIAN VALUE COMPANY,KALPANA
63	Butterflyvalve	AUDCO, KSB, ZOLOTO,DANFOSS
64	Wafertypecheckvalve	ADVANCE,KIRLOSKAR
65	Pressurereducingvalve	LEADER,ZOLOTO,RBM,FLOMATIC
66	Airrelease value	ZOLOTO,OR,RBM
67	Stormwaterdrainage sumppumps	KIRLOSKAR,CROMPTON
68	Sewagehandlingpumps	KIRLOSKAR,CROMPTON
69	Drinkingwatercooler	USHA(SHRIRAMAQUACOOLER),BLUESTAR,VOLTAS,S IDHWAL
70	Borewellpump	KIRLOSKAR,CROMPTON,V-GUARD
71	watertankPVC	SINTEX,ASTRAL
72	Weldingrods	ADVANI, VICTOR OR EQUIVALENT ISIMAKE
73	ConcealedCistern	VIEGA,GEBRIT

74	CPWaste,spreaders,urinal	JAQUAR,CERA,HINDWARE,ROCA		
-	Soil,Waste& rainwaterpipes&fittingsUPVC	JAIN, SUPREME,FINOLEX		
	CPVC pipes & fittings/UPVC pipes &fittings	AASHIRVAD FLOWGUARD, ASTRALFLOWGUARD		

ELECTRICALWORKS

SR.	ITEMS	MA		
NO.	PVC CONDUIT	KE BEC/AKG/PRECISION/LAPP/PLAZA/FINOLEX		
2	FLEXIBLECONDUIT			
3	BACKELITESHEET	HENSEL/LEGRAND/TRINITYTOUCH/LAPP HYLAM/FORMICA/GREEN/LAM		
4	1.1KVPVCINSULATEDFRLSC	FINOLEX/HAVELLS/POLYCAB		
4	OPPERWIRE(ISIMARKED)	FINOLEX/ HAVELLS/ POLTCAD		
5	1.1KVPVC/XLPEINSULATEDL. T.CABLE(ISIMARKED)	FINOLEX/POLYCAB/HAVELLS/KEC/KEI		
6	11KVPVC/XLPEINSULATEDHTCA BLE(ISIMARKED)	GLOSTER/HAVELL'S/POLYCAB/KEI/FINOLEX		
7	TELÈPHONECABLE	SKYTONE/NATIONAL/FINOLEX/HAVELL'S		
8	TVCOAXIALCABLE	SKYTONE/NATIONAL/SHYAM/HAVELL'S		
9	CONTROL&INSTRUMENTATIONC ABLE	SKYTONE/NATIONAL/LAPP/ANCHOR		
10	COMPUTERCABLE	LUCENT/AVAYA/LEGRAND/AMP/ANCHOR/SYSTIAMX		
11	CABLEJOINTING KITS	RAYCHEM /M.SEAL/JAISON/3M		
12	CABLEGLAND	GRIPWELL/EMI/COMET/LEGRAND/HENSEL/TRINITYTO UCH		
13 THIMBLES		DOWELLS		
14	CABLETRAY	MODERN/VENUS/SLOTOO/PIL CO/PROFAB/AKG/CHOCKSTO RAGE/CTM (Engg.)		
15	MODULARTYPESWITCHESANDS OCKETOFALLRATINGS	MK/CLIPSAL/NORTHWEST/LEGRAND/TOYOMA/SSK /CRABTREE/THANES(HAVELLS)/ SIEMENS/ABB/ANCHOR		
16	L.T.ACB	L&TGEPOWER/SIEMENS/ABB/CROMPTON		
17	MCCB	L&T/SIEMENS/LEGRAND/ABB/SCHNEIDER/ STANDARD/HAGER		
18	SWITCH FUSESUNIT /FUSESWITCHUNIT	G.E.POWER/SIEMENS/L&T/CONTROL&SWITCHGEAR/ STANDARD/SPCELECTROTECHPVT.LTD.		
19	HRC FUSES	GEC/L&T/SIEMENS/ADHUNIK/STANDARD		
20	BUSTRUNCKING/RISINGMAIN	SCHEINDERELECTRIC/GEPOWER/GODREJ/CON TROL & SWITCH GEAR CO. LTD / CPRIAPPROVEDVENDORS/L&T/SPCELECTROTE CHPVT.LTD		
21	MCBDISTRIBUTIONBOARD	L&T/HAGER/LEGRAND(MDS)/SIEMENS/GE /ABB/HAVELLS/ STANDARD		
22	POLYCARBONATEMCBDB	HENSEL/LEGRAND/STANDARD		

23	MCB,ISOLATOR,RCCBELCB(OF ALL RATINGS)	L&T/HAGER/LEGRAND/SIEMENS/GE /ABB/HAVELLS/STANDARD/SCHNEIDER	
24	METAL CLAD SHEET STEELENCLOSURESOCKET/PLUGBO X	CROMPTON/L&T/HAGER/STANDARD	
25	CAPACITOR	GENERALELECTRIC/L&T/SIEMENS/EPCOS/ CROMPTON/ABB/HAVELLS	
26	CONTROLGEAR(CONTACTOR'S& O/LRELAY)	L&T/GEPOWER/SIEMEN'S/CROMPTON/ SCHNEIDER/ABB	
27	PROTECTIONRELAYS	G.E./ ALSTHOM/EASUN/ REYROLTS- RELAY/MYSOREELECTRICINDUSTRIES/L&T	
28	METERS(INSTRUMENTS)	L&T/(RISHAB)AUTOMATICELECTRIC/IMP/ENERCON/T RINITY	
29	ENERGYMETER	HAVELLS/L & T / SECURE /HPLSOCOMAC/ADHUNIK	
30	INDICATIONLAMPS&C.T.	VAISHNO/L&T/RASS,CONTROLS	
31	DOLSTARTER	L&T/SIEMENS/GEPOWER	
32	11KVSWITCHGEAR/VCB	CROMPTON/SIEMENS/ABB/L&T/HAGER/ SCHNEIDER	
33	TAGBLOCK	KRONE/ISI/ERICSON	
34	M.S.STEEPEDTUBULARPOLE	ASPLORAPPROVEDEQUIVALENT/ADVANCESTEELT UBE	
35	CEILINGFANS	GE/BAJAJ/CROMPTON/USHA/HAVELLS	
36	EXHAUST / AXIALFLOW/VENTIALATIONFAN	G.E./CROMPTONGREAVES/BAJAJ/KHAITAN/US HA	
37	LIGHTFIXTURE/FITTINGSAND LAMPS	PHILIPS/CROMPTON/BAJAJ/HAVELLS	
38	MANUALCALL POINT	AGNI/ALERT/NOVAFR/SYSTEMSENSOR/KAC /GAC	
39	RESPONSEINDICATOR	AGNI/ALERT/NOVAFR/SYSTEMSENSOR	
40	TRANSFORMER	CROMPTON/ABB/NGEF/KIRLOSKAR/POWER WARE/ALSTOM/UNIVERSAL	
41	ENGINE(DGSET)	KIRLOSKAR/CUMMINS/CATERPILLAR	
42	LTPANELS	SIEMENS/CONTROL&SWITCHGEARSLTD./SPC ELECTROTECHPVT.LTD/Adlec/ADI/L&T	
43	ELEVATOR/Lift(imported)	MITSUBUSHI/SCHINDLER/OTIS/JOHNSONS/KONE	
44	SMOKEDETECTORS(BOTH IONIZATIONANDOPTICAL)	APOLLO/BASCH(BOSCH)/NOTIFIER/COOPER/ EDWARDS/SIEMENS/TYCO	
45	RISEHEAT DETECTOR	APOLLO/BASCH(BOSCH)/NOTIFIER/COOPER/EDWARD S/SIEMENS/TYCO	
46	FIREALAMPANELS	APOLLO/BASCH(BOSCH)/NOTIFIER/COOPER/EDWARD S/SIEMENS/TYCO	
47	DUCTCASTINGUNIT	APOLLO/SYSTEMSENSUR/SAFEWAY	
48	BATTERY	EXIDE/YUASA/AMARRAJA/AMARON	
49	SPEAKERBOX	GAC/DAKSH	
50	AMPLIFIERLMT&SPEAKER	PHILIPS/AHNIYA	
51	DIESELENGINE	CUMMINS/KIRLOSKAR/CATERPILLAR	
52	PUMP	KIRLOSKAR/KSB/MATHER'SPLATT	

53	MOTOR	ABB/SIEMENS/CROMPTONGREAVES/KIRLOSKAR
54	BAILER	THERMAX/ECOFLAM
55	HOTWATERSTORAGETANK	ASAPPROVEDBYENGINEER-IN-CHARGE
56	ALTERNATOR(DGSET)	KIRLOSKAR/CROMPTON/STAMFORD/AVK
60	SelectorSwitches	KAYCEE,L&T

FIREFIGHTINGWORK

S.NO	DETAIL OFEQUIPMENT/MATERIAL	APPROVEDMAKES/ MANUFACTURERS
1.	FIREHYDRANTVALVES	MINIMAX,SUPEREX, NEWAGE
2.	FIREHOSEPIPES	JAYSHREE,NEWAGE,SUPEREX
3.	FIRSTAIDFIREHOSEREELS	MINIMAX,NEWAGE,SUPEREX
4.	SPRINKLERS	TYCO,SPRARYSAFE
5.	PRESSURESWITCH	INDFOSS/SWITZER
6.	VIBRATIONISOLATOR	RESISTOFLEX, DUNLOP,KUNWAL
7.	CURRENTTRANSFORMER	AE,KAPPA
8.	INDICATINGLAMPS	SIEMENS
9.	SELECTORSWITCH	KAYCEE,SALZER
10.	MS/GIPIPES	TATA,JINDAL,SURYA,APPOLO
11.	CIBUTTERFLYVALVES	AUDCO,ZOLOTO,C&R
12.	CIDOUBLEFLANGEDNRVs	KIRLOSKAR,DRIP, CASTLE, INTER
		VALVE,ZOLOTO
13.	GATEVALVE	LEADER,ZOLOTO,SANT
14.	BALLVALVE	AUDCO,ZOLOTOTBS
15.	CLEARWATERPUMPS	KIRLOSKAR, BEACON,KSB
16.	SUMPPUMPS	JS,KSB,HOMA,KIRLOSKAR
17.	FIREEXTINGUISHERS	MINIMAX,SAFEX,SUPEREX
18.	FIREFIGHTINGFIRSTAIDHOSEREEL TUBING	MITRADUNLOP,JYOTI