RAJKOT MUNICIPALCORPORATION

e-TenderNo.:RMC/SJMMSVY/DRN PROJECT-01/2023-24



AUGMENTATION OF ELECTRO- MECHANICAL & INSTRUMENTATION WORKS FOR EXISTING MAIN SEWAGE PUMPING STATION AT RAIYA OF RMC

SEPTEMBER-2023-24

Volume- I

General Conditions of Contract

Milestone dates for e-tendering are as under		
1.Downloading of e-Tender documents	Dt.13.09.2023 to Dt.03.10.2023 up to 17:00 Hrs.	
2. Online submission of e –Tender	Dt.03.10.2023 up to 18:00 Hrs.	
3 Pre Bid meeting	Dt.22.09.2023 at 11:00 hr At Central Zone, Room no-5 (If bidder have any query mail on <u>hpparmar@rmc.gov.in</u> before 21.09.2023 upto 11:00 Hrs.)	
4.Physical submission of EMD, Tender fee and other documents by Speed post or RPAD Only	Dt.06.10.2023 up to 18:00 Hrs.	
5. Opening of online tender tech bid	Dt.06.10.2023 at 18:00 Hrs. (If Possible)	
6.Verification of submitted documents (EMD, e - Tender fee, etc.)	Dt.07.10.2023to Dt.10.10.2023 up to 18:00 Hrs. (If Possible)	
7. Opening of Price Bid (If possible)	Dt.11.10.2023 at 10:30 Hrs. onwards (If Possible)	
8. Bid Validity	180 (One Hundred Eighty) Day's	
Forfurtherparticulars, visitus on "https://rmc.nprocure.com"		

CITY ENGINEER DRAINAGEPROJECT DEPARTMENT RAJKOT MUNICIPALCORPORATION SHRIHARISINHJI GOHIL ZONALOFFICE WESTZONE,ROOMNO.3(G.F.), 150FEET RING ROAD, RAJKOT- 360005

RAJKOTMUNICIPALCORPORATION



AUGMENTATION OF ELECTRO- MECHANICAL & INSTRUMENTATION WORKS FOR EXISTING MAIN SEWAGE PUMPING STATION AT RAIYA OF RMC

Volume- I

General Conditions of Contract

Section-1	Invitationfor	Bid,Informationtothe	Tenderer,e-
	Tenderdeclarat	ionForm,	Instructions
	toTendererandFormats.		

Section-2 GeneralConditionsofContract

ABBREVIATIONS

Statementshowingthedetailsofabbreviations.

FullForm	Abbreviation
RajkotMunicipalCorporation	RMC
City Engineer	CE
OperationandMaintenance	O&M
NetPresentValue	NPV
Engineering Procurement and Construction	EPC
Paschim Gujarat Vij Company Limited	PGVCL
CriticalPathMethod	СРМ
ReinforcedCementConcrete	RCC
HighGroundLevelReservoir	HGLR
Kilometer	КМ
MildSteel	MS
BureauofIndianStandard	BIS
AmericanWaterWorksAssociation	AWWA
AmericanPetroleumIndustries	API
MillionLiterperDay	MLD
HighYieldStrengthDeformedbar	HYSD
CorrosionResistantSteel	CRS
OrdinaryPortlandCement	OPC
AmericanStandardforTestingofMaterial	ASTM
FluxCompensatedMagneticAmplifier	FCMA
CostInsuranceandfright	CIF
FreeOnBoard	FOB
EX-Works	EXW
GeneralCondition	GC
SewagePumpingStation	SPS

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3	e-TenderDeclarationForm
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7	Formats for Pumping Machinery work
8	GeneralConditionsofContract

VOLUME-I

SECTION - 1

INVITATION FOR BIDS

RAJKOTMUNICIPALCORPORATION INVITATIONFORBIDS *e-TenderNotice*

Rajkot Municipal Corporation, Drainage Project Department, Shri Harisinhji Gohil Zonal Office, WestZone, RoomNo.3(G.F.), 150FeetRingRoad, Rajkot-360005 invites e-Tenders with two bid system from the experienced contractors registerredinappropriate classin GWSSB/StateGovernment/ Central Government for below mentioed work.

Sr. No.	Nameofwork	a)Estimatedcost. b)AmountofEMD c)e-Tenderfee d) Registration Class e)Timelimitfor completionofwork
1	AUGMENTATION OF ELECTRO-MECHANICAL & INSTRUMENTATION WORKS FOR EXISTING MAIN SEWAGE PUMPING STATION AT RAIYA OF RMC	a) Rs. 2,87,07,590.00/- b) Rs. 2,87,076/- c) Rs. 4500/- d) "B" Class e) 4 Months

Milestone dates for e-tendering are as under		
1.Downloading of e-Tender documents	Dt.13.09.2023 to Dt.03.10.2023 up to 17:00 Hrs.	
2. Online submission of e –Tender	Dt.03.10.2023 up to 18:00 Hrs.	
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Forfurtherparticulars, visituson "https://rmc.nprocure.com"		

 All bidders must submit tender fee and bid security inpersonas above either directly deposited in AccountNo.01018640000035 (Rajkot Municipal Corporation) IFSC Code HDFC0000101 or submit at the below mentioned address inform of Demand draft in favour of"Rajkot-MunicipalCorpora-tion",Rajkot,fromany Nationalized Bank or Scheduled Bank(exceptCo-operativeBank)inIndia. The required documents to be submitted for verification should be duly certified by Gazetted Officer.

CITY ENGINEER DRAINAGEPROJECTDEPARTMENT RAJKOT MUNICIPALCORPORATION SHRIHARISINHJI GOHIL ZONALOFFICE

WESTZONE,ROOMNO.3(G.F.), 150FEET RING ROAD, RAJKOT- 360005

• The pre-qualificationrequirementisasunder:

i) FinancialCriteria:

- 1. An averageannual turnover of last seven financial years Should not be less than the 50% of estimated tender cost
- Working capital must not be less than 25% of estimated cost.
- AvailableBidCapacity-ABC must be more than the estimatedtendercost.
- 4. Bidder shall have a Solvancy Equal to or more than Rs. 300 Lacs. The solvency shall be in form of certified banker's statement not older than 6 months shall be attached.

ii) ExperienceCriteria for each work:

For Pumping Machinery with allied accessories SITC (Electrical-Mechanical Work)

The bidder should possess following minimum experience. Bidder should have completed the work/works of Estimated Augmantatio Capital cost of at either Central or State or Local Self Semi-Government asamain contractor in periodof last sevenyears and should have successfully commissioned and in operation at least one year as mentioned in following table.

The Bidder should have experience of successful completion of comprehensive O&M of Minimum One Sewage/Water pumping station out of the"Work Similar Nature"completedybidder as specified above and considered by bidder for pre-qualification experience criteria for similar nature of works shall be for at least one year.

For the E&M works registration certificated inGovt.Electricaldepartment as Electrical contractor must be submit with technical bid.

For Pumping Machinery work:

- (1) Bidder should have experience of execution of Augmentation work likewater works /Drainage pumping station/WTP/STP's Electro-Mechanical works having HNC / VNC / Sewage Submersible Pump-Motor sets of 40% or two works of 30% of magnitude of estimated tender cost of Electro-mechnical works put to this tender of either Government or Semi-Government or Municipal Corporations / Urban Development Authority as a main contractor in period of last seven years.
- (2) All the works as per Sr. No.-1 above for each category of experience criteria shall be completed during last seven years on **SITC** basis and should be in successful operation for one year on day ending last day of month previous to the one in which bids are invited.

Estimate Amount of Ele-MEch	Experience Criteria	
2,87,07,590/-	One work of 40% OR two works of 30% magnitude of SITC of Electro-Mechanical Pumping Machinery Equipments	

• Bidder should have enough machinery and experienced personnel to supervise the whole work.

Note:

1. Enhancement factor at 10% per year for last seven years will be applicable to arriveaverageannualturnoverandfinalize magnitude of workdone in last seven years.

Sr.	Year	Enhance Factor
No.		
1	Year of inviting tender (eg. 2023-24)	1.00
2	2022-23	1.10
3	2021-22	1.21
4	2020-21	1.33
5	2019-20	1.46
6	2018-19	1.61
7	2017-18	1.77
8	2016-17	1.95

2. Available Bid Capacity (ABC) will be derived by the following method.

ABC is calculated as ABC=2*A*N-B

Where,

- A = Maximum value of works executed in any one year during the last five years (updated to present price level by applying enhancement factor) taking into account the completed as well as works in progress.
- N = Number of years prescribed for completion of the works for which tenders are invited.
- B = Value (present price level by applying enhancement factor) of existing commitments and on-going works to be completed during that next N year (period of completion of the works for which the tenders are invited.)
- **2.** Joint Venture is not permitted for this tender

The bidder(s) submitting the tender shall also have to submit the copy of ESIC & EPF Registration document along with the other documents, duly self attested, failing which, the tender of such bidder(s) will be considered as non-responsive and their online price bid will not be opened.

<u>Notarized copy of certificates/Documents as followed must be physically</u> <u>submit with authorized sign & stamp on each page of tech bid document</u>

- I. The bidder / firm must have Electrical Contractor License and have registration in Class "B" or higher equivalent class of any State Government /Central Government authority.
- II. Valid Electrical contractor license.
- III. Provident Fund registration certificate.
- IV. Employee State Insurance (ESI) registration.
- V. GST Registration certificate.
- VI. Professional tax registration certificate.
- VII. The Chartered Accountant's audited financial reports of last seven years for supporting financial strength of the bidder.
- VIII. Solvency certificate from any Nationalize or Schedule bank (Except co-op bank)
 - IX. Work Experience certificates in 3-A form only regarding this work issued by competent authority not below the rank of Executive Engineer.
 - X. Power of Attorney authorizing the person for signing the Tender and give any clarification asked by department.
 - XI. Site visit & fully aware with nature of work confirmation letter.

6. The contractor shall have to quote their rates including GST and other taxes and the Invoice with break-up of GST is to be submitted accordingly, failing which, such amount will be deducted from the bill of the Bidder and deposited accordingly.

The contractor shall have to purchase the material required for this tender work, only from the supplier having registered GST Number. RMC will not be responsible to pay any amount towards GST if the material is purchased from the unregistered supplier / not having GST Number.

In case of any increase or decrease, in future, in the GST slab by the Government, then only, the difference \pm amount shall be recovered / paid, from the effective date.

- 7. After opening of Technical Bid, the procedure for the pre-qualification shall be adopted and the Price Bid of only successful qualified bidder shall be opened for final evaluation of the contract. The decision of Municipal Commissioner regarding the pre-qualification shall be final and binding to all the bidders.
- 8. The Tender of those bidder(s) those who fails to submit the required documents physically within the stipulated date and time, will be treated as non responsive and their Price Bid will not be opened.
- 9. The bidder should not have been Black Listed / Terminated / Debarred by Government of India / Government of Gujarat or any State Board / Corporations, since inception of the firm / Company. A Declaration in this regard on Rs.300/- Stamp Paper duly Notarized, shall have to be submitted as per Annexure, along with the tender documents.
- 10. The bidder should provide accurate information on any litigation history or arbitration resulting from contracts completed or under execution by him over the last ten years. This should also include such cases, which are in process/progress. A consistent history of awards against the bidder may result in failure of the bid. In case the bidder has not provided such information and has come to the notice of the authority, the tender will be rejected at what so ever stage and in such case all the losses that will arise out of this issue will be recovered from the tenderer/bidder and he will not have any defense for the same.
- 11. Conditional Tenders will be out rightly rejected.
- 12. Rajkot Municipal Corporation, Rajkot, reserves the right to accept / reject any or all e-tender(s) without assigning any reasons thereof.

CityEngineer Drainage Project Branch Rajkot Municipal Corporation

:INFORMATIONTOTHETENDERER:

	Name of Work	AUGMENTATION OF ELECTRO- MECHANICAL & INSTRUMENTATION WORKS FOR EXISTING MAIN SEWAGE PUMPING STATION AT RAIYA OF RMC	
1.	Tendervalidityperiod	180(onehundredeighty)days After opening of Technical bid	
2.	Amountoftender securitybond(Earnest money	Rs. 2,87,076/-	
3.	Minimumamountof performancebond price	5%(Five)percentofcontractprice	
4.	Timeofcompletion	4 Months (120days) from notice to proceed	
5.	Periodofliabilityfor defect		
	For Pumping Machinery with allied accessories SITC (Mechanical Work)	2 (Five) YearsafterCommissioning of Pumping macinery	
6.	Compensationfor delay	0.1(zeropointone)percentofthecontract valuepereachdayof delaysubjectto a maximum upto10(ten)percent ofthe contractvalueor as decidedby theMunicipal Commissioner	
7.	Remarks	MunicipalCommissionerreservestherightto reducescopeofworkandentrusttoany otheragencywithoutassigninganyreason.	

Add City Engineer Drainage Project Branch Rajkot Municipal Corporation

e-TENDERDECLARATIONFORM

TO TheCommissioner RajkotMunicipalCorporation Rajkot.

Name of Work:

AUGMENTATION OF ELECTRO-MECHANICAL & INSTRUMENTATION WORKS FOR EXISTING MAIN SEWAGE PUMPING STATION AT RAIYA OF RMC

Ref:

DearSir,

I/Wetheundersigned havecarefullygonethroughandclearlyunderstood the tender documents comprising Notice Inviting Tenders, Articles of Agreement, Scope of terms, Instruction to work, Definition of Tenderer, Condition of Contract, Specialcondition ofcontract, Appendices, Specification, Schedule of quantitiesandtendereddrawingfurnishbyTheRajkotMunicipal Corporation. I/We have satisfied myself/ourselves as to the location of site, examined drawings.

I/Wedo herebyoffertoexecuteandcompletethewholeof workwithinthetime specified all in accordance with the specifications, designs, drawing and instructionsinwritingreferredtointhesaiddocumentsandwithsuchmaterials as are provided for at the respective rates which I/We have quoted in the schedule-B oratsuchotherratesasmaybefixedunderprovisions of these conditions.

IntheeventofthistenderbeingacceptedI/Weagreetoenterintoagreement asand when required and execute the contract, according toyour Form of Agreement orindefaultwhereofI/Wemyself/our selftoforfeitthe'Earnest Money'Deposit.

I/WeunderstandthatifI/Weshallnotenterinagreementwithin10daysfrom thedateof receiptofletter ofacceptance,youwillforfeittheearnestmoney paidbyme/usandtakenecessaryactionasdeemedfit. I/WehaveenclosedaDEMANDDRAFTasan**"EarnestMoneyDeposit"** fothe sumof

Rs.2,87,076/- thefullvalueof whichistobeabsolutelyforfeitedtothe OwnershouldI/Wefailtocommencetheworksspecified.Otherwisethesaid sumshallbe retainedbytheOwneras on accountof such'SecurityDeposit'as providedforintheaforesaiddocuments.

I/We agree not to employ Sub-Contractors other than those that may be approved in accordance with conditions in the afores aid documents.

I/Weunderstand thatyouarenotboundtoacceptthelowestoranytender whichyoumayreceive.

I/Weam/areboundtoexecutethejobiftheworkorderisissuedwithin 180 days from the date opening of the tender.

I/WeagreetopaytheGovernmentIncome-Tax,ServiceTax,SalesTax(Central &State),SalesTaxoncontraction,ValueAddedTax,LabourCess,Professional GSTandOtherTaxesprevailingfromtimetotimeonsuchitemsonwhichthe sameleviableandtheratesquotedbyme/usareinclusiveofthesame.

Tax,

Date:-____

Yoursfaithfully,

SignatureofContractor

Address:

Contractor.....

INSTRUCTIONS TO THE TENDERER

INSTRUCTIONSTOTHETENDERER

IT1. GENERAL

The contract documents maybesecuredinaccordance with the Notice Invitinge-TENDER for the work called. The work shall include supply of materials necessary for construction of the work.

IT2. INVITATIONTOe-TENDER

TheRajkotMunicipalCorporationhereinafterreferredastheCorporation will receive e-Tenders for the work of as per the specifications and schedule of prices in the e-Tender document. The e-Tenders shall be opened online as specified in the e-Tender notice in the presence of interested Tenderers ortheirrepresentatives. TheCorporation

reservestherighttorejectthelowestoranyotheroralle-Tendersorpartofit whichintheopinionof theCorporationdoesnotappearto bein itsbest interest, and the Tenderershall have no cause of action or claim against the Corporation or its officers, employees, successors or assignees for

theCorporation oritsofficers, employees, successors orassignees for rejectionofhise-Tender.

IT3. LANGUAGEOFe-Tender

e-Tenders shall besubmitted inEnglish, and allinformation inthee-Tendershallalsobein English / Gujarati,Informationin anyotherlanguageshallbe accompaniedby itstranslationin English/Gujarati.Failureto complywiththismay makethee-Tenderliabletorejection.

IT4. QUALIFICATIONSOFTENDERERS

- A. TheTenderersshallabidebythelawsoftheUnionofIndiaandofGujarat Stateandlegaljurisdictionoftheplacewheretheworksarelocated. i.e. this contract shall be construed according to and subject to the laws of India and the State of Gujarat and under the jurisdiction of the Courts of Gujarat at Rajkot city only.
- B. TheTenderershallfurnishawrittenstatementoffinancialandtechnical parameters with details anddocuments along withhise-Tender which containsnamelyasbelow:
 - i. TheTenderer's experience in the fields relevant to this contract.
 - ii. TheTenderer'sfinancialcapacity/resources and standing overat least7(Seven) years.
 - iii. TheTenderer'spresentcommitments(Jobsonhand).
 - iv. The Tenderer's capability and qualifications ofhimself and his regularstaffetc.
 - v. PlantsandMachinery available withtheTenderer forthework Tendered.

C. Joint venture :

The Joint Venture is not permitted.

IT5. e-TenderDOCUMENTS

Thee-Tenderdocumentsanddrawingsshallcomprehensively bereferred toase-

Tenderdocument.Theseveralsectionsforminthedocumentare theessential parts of the contract and are quirement occurring in one shall be as binding as though occurring inall, they are to be taken as mutually, explanatory and describe an dprovide for complete works.

IT6. EXAMINATIONBYTENDERERS

- A.Atthisownexpenseandpriortosubmittinghise-Tender, eachTenderer shall (a) the Contract Documents, (b) visit the site and determine local examine which conditions may affect the work including the prevailingwagesandotherpertinentcostfactors,(c)familiarize,himself with allcentral, state and local laws, ordinance, rules regulations and codes affecting the material supply including the cost of permits and licensesrequiredfor workand(d)correlatehis the observations, investigations, and determinations with the requirements of thee-Tender Documents, site& subsoil investigation.
- B.Thee-Tenderisinvitedon**%rate**andContractorshallhavetoquotehis priceon% bases**aboveor belowin theschedule-D/PriceSchedule.** Theworksshallhavetobecompletedinallrespectasstatedinthee-TenderdocumenttothesatisfactionoftheCorporation.

e-TenderDocument:

Volume-I

General Conditions of Contract

- 1.NoticeinvitingTenders.
- 2.InformationtotheTenderer.
- 3.e-TENDERdeclarationform
- 4.InstructionstotheTenderer.
- 5. Common Formats.
- 6.Formats for Pumping Station Civil works.
- 7.Formats for Pumping Machinery works.
- 8.Generalconditionsofcontract

Volume-II

Technical specifications & Drawings (Pumping Machinery work)

Volume-III

PriceBid

- (1) Grand summery for quoted price for Pumping Station, and Pumping Machinery work.
- (2) Price-Bid for Pumping Station (Bill of Quantities with price)
- (3) Price-Bid for Pumping Machinery Work (Bill of Quantities with price)
- (4) Bidform(withprice)
- (5) PreambletoPriceschedule

D. Copy of the e-TENDER Document should be completed, checked in a responsiblemanner,digitallysigned,asnd submitted.TendersecurityBond shallbe submittedin personbythestipulatedate,whichshallformthee- Tender.

Thee-Tenderisrequiredtocompletewithallthepagesinwhichentries arerequiredto bemadeby theTendererarecontainedin thee-Tender documentsandtheTenderershallnottakeoutoraddtooramendthe textofanyofthedocuments exceptinsofarasmaybenecessary to complywithanyaddendaissuedpursuanttoClauseIT.16hereof.

IT7. EARNESTMONEYDEPOSIT:

- Each Tenderer must submit areceipt of deposit as Tender guarantee Α. towards**Earnest money**amountingto**Rs.**2,87,076/- intheformof crossed Demand Draft in favor of "Rajkot Municipal Corporation", from any Scheduled bank (except Co-operative Bank)inIndiaacceptabletoownerpayableatRajkot.TheTenderBond, shallbevalidforaperiodofnotlessthanhundredandeighty(180)days fromthe datethee-Tendersare openedandshallcomplywiththe requirements for Bondasstipulated in the General conditions of contract. TheTenderguaranteebondwillbeheldbytheownerasaguaranteethat the Tenderer, if awarded the contract, will enter into the contract agreementin goodfaithandfurnishtherequiredbonds.Anye-Tendernot accompanied by a Tender guarantee in the form of earnest money deposited for the sum stipulated in the e-Tender Document will be summarilyrejected.
- B. TheEarnestMoneyDepositwillberefundedtotheunsuccessfulTenderers afteranawardhasbeenfinalized.
- C. TheEarnest MoneyDeposit (Tender Guarantee) willbeforfeited inthe event, thesuccessful Tenderer failstoaccept thecontract andfailsto submitthe"PerformanceGuaranteeBondstotheOwnerasstipulatedin thise-Tenderdocumentwithintendays.(10)daysafterreceiptofnotice ofawardofcontract.
- D. TheEarnestMoneyDepositofthesuccessfulTenderershallbereturned aftertheperformance guarantee bond,asrequired, isfurnished bythe Contractor.
- E. Within 10 (ten) days from the date of issue of the letter accepting his tender, the successful Bidder shall furnish the required Security Deposit for performance and plus additional security if any for unbalanced bids in accordance with the condition of the contract and attend the office of the Engineer In-charge for execution of the contract documents. If he fails to furnish the Security Deposit for performance or enter into an agreement to execute the contract for the work offered to him, his Earnest Money Deposit will be forfeited and the Bidder will be Black Listed / Debarred from tendering for further works of Rajkot Municipal Corporation for the period of three years.
- F. Nointerestshallbepaidbytheowneronanye-Tenderguarantee.

IT8. PREPARATIONOFe-TENDERDOCUMENTS

Tenderers are required to note the following while preparing the e-TENDERDocuments:

A. e-TENDER shall be submitted on the e-TENDER form bound here in English.All statementsshallbe properlyfilledin.Numbersshallbe stated bothinwordsandinfigureswheresoindicated.

- B. Allentriesorpricesandarithmeticshallbecheckedbeforesubmissionof thee-Tenders.Ifthereisdiscrepancybetweentheratesquotedinfigures andinwords,theratesexpressedinwordsshallbeconsideredasbinding.
- C. Eache-Tendershallbeaccompaniedbytheprescribede-Tendersecurity bond and other required documents and drawings. All witnessesand suretiesshallbe personsofstatusandprobityandtheirfullnames, occupationsandaddressesshallbestatedbelowtheirsignature.
- D. VariationtothecontractDocuments requestedbytheTenderermaybe affixedanddulysignedandstamped.Suchvariationsmaybeapprovedor refusedbytheCorporationisnotobligedtogivereasonforhisdecisions.

IT9.SUBMISSIONOFe-TENDERDOCUMENTS

 $Tenderers are requested to submit the e-TENDER Documents on following \ lines.$

- A. Volumecontainingfollowingdocuments:
 - I. e-TENDERsecuritybond(EarnestMoney)
 - II. Certificates a s registered Contractor with Government of Gujarat or appropriateauthority.
 - III. Tenderer's financial capability and standing over at least past seven Years
 - IV. CurrentIncomeTaxclearancecertificate.(DELETED)
 - V. Tenderer's experience in the field relevant to this contract.
 - VI. A list of the equipment the Tenderer possesses and that which he proposedtoacquireanduseforthepurposerelatedtothework.
 - VII. TenderershouldsubmitAllthedrawingswhichtheyhavereceivedalong withe-Tenders

Thetimelimitforreceiptofe-Tendershallstrictlyapplyinallcases.TheTenderersshouldthereforeensurethattheire-TenderisreceivedbythecompetentauthorityTheRajkotMunicipalCorporationattherequiredplacebeforeexpiryofthetimelimit.Nodelayonaccountofanycauseforreceiptofe-Tendershallbeentertained.receiptofe-receiptofe-receiptofe-

Thee-Tendermustcontainthenameaddressandresidenceandplaceofbusinessofthepersonorpersonssubmittingthee-Tenderandmustbedigitallysigned.

e-Tendersbypartnershipfirmmustbe furnishedwiththefullnamesand addresses ofallpartnersandbesignedbyoneofthemembers of the partnership orbyalegally authorized representative holding power of attorneyfollowedbysignature anddesignation of the person of person signing.

E-Tendersbycorporations/companies mustbesignedwiththelegalname of the Corporation/Companies by the president/or by the secretary or other person or persons legally authorized to bind the Corporation/Companyinthematter.

Allpagestobeinitialed:

Allsignaturesintenderdocumentsshallbedatedaswellasallthepages ofthesectionsoftenderdocumentsshallbeinitialedatthelowerright handcornerandsignedwherever requiredinthetenderpapersbythe tendererorbyapersonholdingpowerofattorney, authorizing himtosign on behalf of the tenderer before submission of tender.

IT10TENDERVALIDITYPERIOD

Thevalidity periodofthee-Tender submitted forthisworkshallbeof Oneeighty(180) calendardaysfromthedateofopeningoftheTechnical bid andthattheTenderershallnotbe allowedto withdrawor modifythee-Tenderofferonhisownduringthevalidityperiod.TheTendererwillnot be allowed to withdrawn the e-Tender or make any modifications or additionsinthetermsandconditionsonhisowne-Tender.Ifthisisdone thentheownershall, without prejudice to any other right or remedy, be atlibertytorejectthee-Tenderandforfeittheearnestmoneydepositin full.

IT11GENERALPERFORMANCEDATA

Tenderers shall present all the information which sought for in the e-Tenderdocumentinformofvariousschedulesifgiven.E-Tendersmay notbeconsideredifleftblankortheschedulesarenotproperlyfilledin.

IT12SIGNINGOFE-TENDERDOCUMENTS

If thee-Tenderismadebyanindividualitshallbesignedwithhisfull nameabovehiscurrentaddress. If thee-Tenderismadebya proprietary firm, itshallbesigned by the proprietor above his name and the name of his firm with his current address.

If thee-Tenderismade by a firmin partnership, it shall be signed by all thepartnersofthefirmabovetheirfullnamesandcurrentaddress, orby apartner holdingthepower of attorney for the firm, in which certifiedcopyof casea thepowerofattorneyshallaccompanythee-Tender.A certified copy of the partnership deed, current addresses of all the partnersofthefirmshallalsoaccompanythee-Tender.

If thee-Tenderismadebyalimited company or alimited corporation, it shall be signed by a duly authorized personholding the power of attorney, shall accompany thee-Tender. Such limited company or corporation may be required to furnish satisfactory evidence of its existence before the contract is awarded.

If thee-Tenderismadebyagroupoffirms, the sponsoringfirmshallsubmitcomplete information pertaining to each firms in the group and state alongwith the bid as to which of the firms shall have the responsibilityfor

e-Tendering and for completion of the contract documents and furnish evidence admissible in law in respect of the authoritytosuchfirmsonbehalfofthegroupoffirmsfore-Tenderingand for completion of contract documents. The full information and evidencepertainingtotheparticipation ofeachmember satisfactory of thegroupoffirmsinthee-Tendershallbefurnishedalongwiththee- Tender. Allwitnessesandsuretiesshallbepersonsofstatusandprobityandtheir full names, addresses stared occupations and shall be below their signatures.Allthesignaturesinthee-Tenderdocumentshallbedated.

IT13WITHDRAWALOFTENDERS

If, duringthetendervalidityperiod,theTendererwithdrawshisTender, Tendersecurity(EarnestMoney)shallbe forfeitedandTendererwillbe debarredfornextthreeyearstoquoteinR.M.C.

IT14INTERPRETATIONS OFe-TENDERDOCUMENTS

Tenderersshallcarefullyexaminethe e-Tenderdocumentandfully inform themselves astoalltheconditions andmatterswhichmayinanyway affecttheworkorthecostthereof.IfaTendererfindsdiscrepancies, or omissionfromthespecificationsorotherdocumentsorshouldbeindoubt as to their meaning, he should at once address quarry to the CityEngineer (Drainage Project), R.M.C. The result of interpretation of the e-Tender will be issuedtoallTenderersasaddendum.

IT15ERRORSANDDISCREPANCIESINe-TENDERS

Incase of conflict between the figures and words in the rates the rate expressed in words shall prevail and apply in such cases.

IT16MODIFICATIONOFDOCUMENTS

Modification of specifications and extension of the closing date of the e-Tender, if required will be made by an addendum. Each addendum will be made available online to all Tenderers. These shall form apart of e-Tender. The Tenderers hall not add to or amend the text of any of the documents except insofar as may be necessary to comply with any addendum.

ADDENDA

AddendaformpartoftheContractDocuments,andfullconsiderationshall begiventoallAddendainthepreparation ofe-Tender.Tenderersshall verifythenumberofAddendaissued,ifanyandacknowledgethereceipt ofallAddendainthee-TENDERFailuretosoacknowledgemaycausethe e-Tendertoberejected.

A.The Owner may issue Addenda to advise Tenderers of changed requirements.SuchaddendamaymodifypreviouslyissuedAddenda.

 $B. No add endummay be issued after the time stated in the notice inviting \ e-Tenders.$

IT17.TAXANDDUTIESONMATERIALS

Allchargeonaccountofexciseduties,Central/ State,salestax,work contract tax, GSTandotherdutiesetc.onmaterials obtained fortheworks fromanysourceshallbebornebytheContractors.(P)or`C'or`D' formshall notbesupplied by the owner.

IT18EVALUATIONOFe-TENDERS

While comparing e-Tenders, the Rajkot Municipal Corporation shall consider factors like price offer is workable with the market price, efficiencyandreliabilityof constructionmethodproposed, compliance with thespecifications, relative quality, work done in pastwith Rajkot Municipal Corporation other Government Organizations, litigation issues etc. Evaluation criterias pecifically mentioned in the specification will also be taken into consideration in the evaluation of e-Tenders.

IT19TIMEREQUIREDFORCOMPLETION

Thecompletionperiodmentionedinthisscheduleistobereckonedfrom the date of notice to proceed. Total completion period is 4 **calendar months (120days)** from the date of issue of notice to proceed and Contractorshouldadheretothiscompletiontime.

IT20POLICYFORTENDERUNDERCONSIDERATION

TENDERshallbetermedtobeunderconsideration fromtheopeningof thee-
Tenderuntilsuchtimeanyofficialannouncementorawardismade. While
e-
Tenders are
underconsideration,
Tenderers and
their
representative or other interested parties are advised to refrain from
contacting byanymeansanyCorporations personnelorrepresentatives
onmattersrelatedtothee-Tendersunderstudy.

TheCorporation's representatives ifnecessarywillobtainclarificationon e-Tendersby requestingsuchinformationfromanyoralltheTenderers, eitherin writingorthroughpersonalcontact, asmaybenecessary. The Tendererwillnotbepermittedtochangethesubstanceofhise-Tender aftere-Tenders havebeenopened. This includes any post Tender revision. Noncompliance with his provisions hall make the Tender liable for rejection.

IT21PRICESANDPAYMENTS

TheTenderermustunderstandclearlythatthepricesquotedareforthe totalworksorthepartofthetotalworksquotedforandincludeallcosts dueto materials,labour,equipment,supervision,otherservices,royalties, taxesetc.andtoincludeallextrato coverthecost.Noclaimforadditional paymentbeyondthepricesquotedwillbeentertainedandtheTenderer willnotbeentitledsubsequentlytomakeanyclaimonanyground.

IT22PAYMENTTERMS

ThetermsofpaymentaredefinedintheGeneralConditionsofContract and Technical specifications. The Corporation shall not under any circumstances relaxtheseterms ofpayment andwillnotconsider any alternative payment terms. Tenderers should therefore in their own interestnotethisprovisiontoavoidrejectionoftheire-Tenders.

IT23AWARD

Awardofthecontractortherejectionore-Tenderswillbemadeduring the Tender validity period. A separate Schedule- A to C(Price Schedule) is given. The Contractorsare requested to quote their price offer **in % beloworaboveonthegivenpriceintheschedule-Donly.**

- A. Afterallcontractcontingencies aresatisfiedandtheNoticeofAwardis issued, the successful Tenderer shall execute the Contract Agreement withinthetimestatedandshallfurnishtheBondas requiredherein.The contractAgreementshallbeexecuted,informstipulatedbytheOwner.
- B. If the Tenderer receiving the Notice of Award fails or refuses to execute the Contract Agreement within the stated time limitor fails or refuses to furnish the Bondas required herein. The Owner may annul his award and declare the e-Tender security for feited and will take action as deemed fit.

C. Acorporation, partnership firm or other consortium acting as the Tenderer and receiving the award shall furnish evidence of its existence and evidencethatthe officersigningthecontractagreement andBondsfor the corporation, partnership firm or other consortium acting as the Tendererisdulyauthorizedtodoso.

IT 24 SIGNINGOFCONTRACT

The successful Tenderer shall be required to execute the contract agreement within 10 days of receipt of intimation to execute the contract, failing which the Corporation will be entitled annul to the award and forfeit the Earnest Money Deposit. The person to sign the contract document shall be person as detailed in Article IT. 12 (signing of e-Tender documents).

IT25DISOUALIFICATION

Ae-Tendershallbedisgualifiedandwillnotbetakenforconsiderationif, The (a) Tender Security Deposit is not deposited in full and in the

- mannerasspecifiedasperArticleIT.7i.e.EarnestMoneyDeposit.
- language other than English or does not (b) The e-Tender is in a containitsEnglishTranslationincaseofotherlanguageadoptedfor e-Tenderpreparation.
- (c) Thee-Tenderdocumentsarenotsignedbyanauthorizedperson(as perArticleIT.12i.e.signingofe-Tenderdocuments).
- (d) Thegeneralperformancedataforqualificationisnotsubmittedfully (asperArticleIT11i.e.GeneralperformanceData).
- (e) TendererdoesnotagreetopaymenttermsdefinedasperArticleIT. 22i.e.paymentterms.

An e-Tender mayfurtherbedisgualifiedif, Α.

- (a) PricevariationisproposedbytheTendereronanyprincipleother thanthoseprovidedinthee-TENDERDocuments.
- Completion schedule offeredisnotconsistent (b) withthecompletion scheduledefinedandspecifiedine-Tenderdocument.
- (c) Thevalidityofe-TenderislessthanthatmentionedinArticleIT.10 i.e.e-Tendervalidityperiod.

(d) Anyofthepageorpagesofe-Tenderis/areremovedorreplaced. (e) Anyconditionwhichaffectthecost.

IT26 PERFORMANCEGUARANTEE(SECURITYDEPOSIT)

Asacontract security the Tenderer towhom theaward ismadeshall furnishaperformancequarantee(Securitydeposit)fortheamountof5% of the contr pricetoguarantee thefaithful performance, completion act andmaintenanceoftheworksof thecontractin accordancewithall conditions and terms specified herein and to the satisfaction of the Engineer-in-charge, andensuringthedischargeofallobligations arising

from the execution of contract in the forms mentioned below:

- ByaDemandDraftontheRajkotBranchofany a. Nationalized Bank or Scheduled Bankexceptco-operativebank.
- b. AfixeddepositreceiptofanyNationalized Bank orScheduleBankexceptCo-

operativeBankdulyendorsedinfavouroftheRajkot MunicipalCorporation,Rajkot.

c. A Bank GuaranteeofanyNationalized Bank or ScheduleBankexceptCooperative Bankdulyendorsedinfavourofthe**Rajkot** MunicipalCorporation,Rajkot.

PERFORMANCE GUARANTEE (SECURITY DEPOSIT) shall be submitted componentwise

On Amount of Component	Duration of PERFORMANCE GUARANTEE (SECURITY DEPOSIT)
For Pumping Machinery with allied accessories SITC (Electrical- Mechanical Work)	36 Monthssfom the date of Agreement

Theperformance guaranteeshallbedeliveredtotheCorporation within ten(10)daysof thenoticeofawardandat leastthree(3)daysbeforethe contractagreementissignedunlessotherwisespecifiedbytheEngineer- in-charge. Ondueperformance and completion of the contractinal lessets, the performance guarantee will be returned to the contractor without any interest after the defect liability period of concern component is over.

IT27STAMPDUTY

The successful Tenderer shall have to enter into an agreement on a Non-Judicial stamp paper of amount as per Stamp Duty Act in the form of the agreement approved by the Corporation. The cost of stamp paper and adhesive stamp shall be borne by the contractor. The same shall be paid as per circular of Superintendent of Stamps, Gandhinagar. At present, the rate of stamp duty is 4.90% of amount of FDR of security deposit but it shall be lavied actual as applicable from time to time.

IT28BRANDNAMES

Specificreferencein thespecificationsto anymaterialbymanufacturer's name, orcatalogue shall beconstructed asestablishing astandard or qualityandperformanceandnotaslimitingcompetitionandtheTenderer insuchcases, may athis option freely use only other product, provided that itensures an equal of high er quality than the standard mentioned and meets Corporation approval.

IT29NONTRANSFERABLE

e-TENDERdocumentsarenottransferable.

IT30COSTOFe-Tendering

TheownerwillnotdefrayexpenseincurredbyTenderersine-Tendering.

IT31EFFECTOFe-Tender

Thee-Tenderfortheworkshallremainfora periodof180calendardavs forthisworkandthatthe fromthedateofopening ofthee-Tenders Tenderershallnotbeallowedto withdrawor modifytheofferin hisown duringtheperiod.If anyTendererwithdrawsormakesanymodificationor additionsin thetermsandconditionsofhisowne-Tender, then the Corporation shall, without prejudice to any other right or remedy, beat libertytorejectthee-Tenderandforfeittheearnestmoneyinfull.

IT32CHANGEINQUANTITY

TheCorporation reserves therighttowaive anyinformation inanye-Tenderandtorejectoneoralle-Tenderswithoutassigninganyreasons forsuchrejection andalsotovarythequantities ofitemsorgroupas specified in the scheduled of prices as may be necessary.

IT33NEWEQUIPMENTANDMATERIAL

Allmaterials, equipment and spareparts thereof shall be new, unused and originally coming from manufacturer's plant to the Corporation. The rebuilt or overhauled equipment/materials will not be allowed to be used on works.

IT34RIGHTSRESERVED

Theownerreservestherightto rejectanyor alle-Tenders,to waiveany informalityorirregularityinanye-Tenderwithoutassigninganyreason. Theownerfurtherreservestherightto withholdissuanceof thenoticeto proceed,evenafterexecutionofthecontractagreement.Nopaymentwill be madeto thesuccessfulTendereronaccountofsuchwithholding.The ownerisnotobligedtogivereasonsforanysuchaction.

IT35ADDITIONALRIGHTSRESERVED

TheCommissioner,RajkotMunicipalCorporation,reservesrighttoreduce thescope ofwork & splitthee-Tender ontwoormoreparts without assigninganyreasonevenaftertheawardsofcontract.

IT36MOBILIZATIONADVANCE

Nomobilizationadvanceoradvanceonmachinerywillbegiven.

IT37CONDITIONALe-Tenders

Thescopeofworkisclearlymentionedinthee-Tenderdocuments.TheContractorshallhavetocarryouttheworkinaccordancewiththedetailsspecifications.Noconditionwillbeaccepted.Theconditionale-Tenderwillliabletoberejected.

IT381%CESS®ISTRATION:

Forthewelfareof labourworkingunderconstructionIndustry,theagency shall have to take the registration with competent authority as per Circular No. CWA/2004/841/M-3 dated 30-01-2006 of Government of Gujarat.RajkotMunicipalCorporationwilldeduct1%Cessof thevalueof workandwilldepositthesameinGovernment.

IT39PROFESSIONALTAX

ThebiddershallhavetopaytheProfessionalTaxuptocurrentfinancialyearimposed byGovernmentofGujarat,andalsoproducedEnrollment Certificateforthesame.

IT-40APPLICATIONOFEMPLOYEES'PROVIDENTFUND&MISCELLANEOUS **PROVISIONSACT-1952**

Thebiddershallhaveto followall therulesandregulationsasper "Application ofemployees' provident fundandmiscellaneous provisions ACT-1952".

Asst. Engineer RMC.

RMC.

Dy.Executive Engineer City Engineer (Drainage Project) RMC.

Common Formats

ApplicationForm (1) GeneralInformation

Allindividual firms and each partner of a consortium applying for qualification are requested to complete the information in this form. Nationality information to be provided for allowners or applicants who are partnerships or individually owned firms.

Where t h e Applicant proposes to use named sub-Contractors for critical components of the works, or for work contents in excess of 10 percent of the value of the whole works the following information should also be supplied for the special is the sub-Contractor (s).

1.	NameofFirm	
2.	Headofficeaddress	
3.	Telephone	Contact
4.	Fax	Telex
5.	Placeofincorporation/registration	Year of incorporation/ registration

	Nationalityofowners	
	Name	Nationality
1.		
2.		
3.		
4.		
5.		

NameofBidders officers/Personstobecontacted							
Name.	Address	PhoneNos.	Fax.				

ApplicationForm(1A)

StructureandOrganization

TheapplicantisanindividualaproprietaryfirmafirminpartnershipaLimitedCompanyorCorporationagroupoffirms/consortium(ifYes,givecompletioninformationinrespectofeachpartner)AttachAttachtheOrganizationcompletioningtheof theorganizationincludingannesof theDirectorsandofficers	
Numberofyearsofexperience: as a Prime Contractor (Contractor shoulderingmajorresponsibility inowncountry othercountries(specifycountry)	
inaconsortium inowncountry othercountries(Specifycountry)	
as a sub-Contractor (specify main Contractor) inowncountry othercountries(Specifycountry)	
Name andaddress ofanyassociates the applicant has in India (in case the applicanthappensto befromforeign country) who areknowledgeable inthe procedures of customs, immigration, taxesand otherinformationnecessaryto dothework.	
For how many years has your organization beeninbusiness ofsimilar workunderits presentname?Whatwere your fieldswhenyour organizationwas established? Whetherany new fields wereaddedinyourorganization? Andif so,when?	

Wereyoueverrequiredtosuspend constructionforaperiodofmorethansix monthscontinuouslyafteryoustarted?If so,givethenameofprojectandgive reasonstherefore.	
Haveyoueverlefttheworkawardedto you incomplete? If so, givenameofprojectandreasonsfor notcompleting work.	
In which fields of civil engineering constructiondo youclaimspecializationand interest?	
Give details of yourexperience in mechanizedcementconcreteliningand in modern concrete technology for manufactureandqualitycontrol.	
Givedetailsof yourexperienceinusing heavyearthmovingequipmentand quality controlincompactionofsoils.	
Give details of your experience in UndergroundDrainageworkinrockyarea.	
Give details of civil work for sewage pumpingstation	
Give details for construction of sewage treatmentplant	
Give details for pumping machinery in drainagepumpingstation	

DECLARATION

Rs.300/- Stamp paper

with notorized

I/WeherebydeclaredthatI/Weam/arenotpartner(s)blacklistedorconnectedwith firm blacklistedinanyStates,CPWD/MES/RailwaysoranyGovernment,Semi-Government or Privatebody.

My/our firm is/arenotpartner(s)blacklisted/terminated/suspendedorconnectedwith firm blacklistedinanyStates,CPWD/MES/RailwaysoranyGovernment,Semi-Government or Privatebody.

I/Weherebydeclaredthat no contract of my/our firm with Rajkot Municipal Corporation has been terminated

I/Weherebydeclaredthat no contract of my/our firm with Rajkot Municipal Corporation is under any litigation or in any dispute.

At present I/We am/are registeredasapprovedcontractor(s),firmsin_____

State, CPWD/MES/Railways.

We,thepartners/ownersofthisfirm,herebygiveanundertakingthatwearejointlyandseverallyresponsibletomeetalltheliabilitieseverandabovethebusinessofthisfirmandmakegoodtheabovefinanciallosssustainedbytheRajkotMunicipalCorporationasaresultofourabandoningtheworksentrustedtous.asaresultof

Date:

SealandSignature of the Bidder

APPLICABILITY OF PROVIDENTFUNDANDMISCELLANEOUSPROVISIONS ACT1952

Successfulbidderi.e.theagencywhosetenderisacceptedby theRMCshallhaveto comply the necessary formalitiesundertheemployeesprovidentfundandMiscellaneous ProvisionsAct,1952asContributory ProvidentFundSchemeisapplicabletolabourersengaged inconstructionactivityandshallhavetosubmitproofsregardingdeductionofprovidentfund andotherduesanddepositing thesamewithgovernment department undertheactandthe schemeregularlyonmonthlybasisfailingwhichnorunning/finalbillpaymentwillbemadeby theRMCtothecontractorinanycircumstances.

 $\label{eq:constraint} A certificate to the above effect has to be given by the contractor as under.$

Declaration Of DepositingProvidentFundcontribution

Thisto certify that we have deducted the employees' P.F. and deposited the same along with employer's contribution towards provident fund on labour charges/wages paid by us to the labourers engaged for the work of ______

withProvident

FundAuthorityunderourProvidentFundCodeNo._____

We produce here with the copies of the challans for the provident fund deduction and contribution deposited as mentioned above.

Date:

SealandSignature of the Bidder

APPENDIX – A

STATEMENTOFFINANCIALPARAMETERS

1. Annualturnoverforlastfinancialsevenyears

		Turnover Rs.In Lacs							
Financial year	2016-17	2017-18	2018-19	2019-20	2020-21	2021-22	2022-23	Average oflast Sevenyears	
Total									

2. WorkingCapital

Working Capital (in Rs). as on Dt.31-03-2022
Total

Note: - Thebiddershallhavetosubmitthecopiesof AuditedReportof lastSeven FinancialYears.Thebiddershallalsohaveto submittheCertificateregarding TurnoverandWorkingCapitalfromtheregisteredChartedAccountant

APPENDIX-B

ENGINEERING PERSONNEL

Sr. No	Nameofperson	Qualification	Experience	Since long with the firm and designation	Whetherhewillbe sparedforRMCworkfor monthstime.

APPENDIX-C

DETAILS OF PLANTS & EQUIPMENTS AVAILABLE WITH FIRM

Sr No	Name of plants/ equipments	Make of Plants/ equipments	Model & Year of purchase	Details of R.T.O. Registration	Cost of plants / equipments	Location where the plants / equipments located	Hours utilized	Condition at present	Will be deployed on work or not?

APPENDIX-D

INFORMATION ON BID CAPACITY (WORK FOR WHICH BIDS HAVE BEEN SUBMITTED AND WORKS WHICH ARE YET TO BE COMPLETED) AS ON THE DATE OF THIS BID (A) EXISTING COMMITMENTS AND ON-GOING WORKS

Sr. No.		Place and state	Contract No. & Date	Name and Address of the Owner	Value of Contract Rupees in Lacs	Stipulated period of Completion	Value of works remaining to be completed	Anticipated date of completion.
	1	2	3	4	5	6	7	8

APPENDIX-E

WORKS FOR WHICH BIDS ALREADY SUBMITTED

Sr. No.	Description of work	Place and State	Estimated Value of works Rs. In Lakh	Stipulated period of completion	Date when decision is expected	Remarks if any

SignatureofContractor

APPENDIX – F

General Information Details

Estimated Amount			Tender Fee	PAN, GST,	Mention Annexure no/pagination no of concern documents						
Rs.			& EMD	Certi. Details							
Name of Agency		Registration No./Class (Mini. "D" Class)	Detail	Professional Tax Details	Turnover Details (Last Seven Years Average 16-17 to 22-23)			Solvency	Available Bid Capacity (working Capital) As per Formula ABC = 2*A*N-B (Minimum)	Details of Certificate attached for Experience of Min. of single work.	
		lssuing Authority			Year	enhancemen t factor to be multiplied	Turn Over in Rs. with enhance ment factor	Bidder shall have a solvencyas per NIT Certified banker's statement not older than 6 months shallbe attached.	Maximum Value of work Executed by applying enhancement factor 10% above) years taking in to account	Name of Work wich is to be considered for this tender Amount of completed work as per 3A certi.	
					2016-17	1.95			Value (present price level by applying enhancement		
Address	Cla	Class	Name of Bank & Bank Code, City	Vendor Registration Details	2017-2018	1.77		Name of Bank & Bank Code, City	factor) of existing commitments and on-going works to be completed during		
					2018-19	1.61			that next N year (period of completion of	Do with enhancement factor	
Phone		Permission No.	Draft No.		2019-20	1.46		Solvency No. Solvency No. Solve			
Fax		Date :-	Draft Date		2020-21	1.33		Certi. Issue Date	A= Max Value x Enhancement factor		
E-mail Address		Letter No			2021-22	1.21		Certi. Issue Date	N = Next N Year	For Construction Work	
					2022-23	1.10			B = Present Value		
		Permission valid Up to			Average				Bid Capacity = (2*A*N)-B	For Pumping Machinery with allied accessories SITC (Mechanical Work)	
									Attach the Calculation sheet and Mention Figure Here		
			Above all Details are T	rue				Abo	ove Financial Details are True	1	
			Contractor Sign & Se	al				Char	tered Accountant Sign & Seal		

SECTION-2

GENERALCONDITIONSOFCONTRACT

::TABLEOFCONTESTS::

No.	Description
GC-1	DefinitionsandInterpretations
GC-2	Locationofsiteandaccessibility
GC-3	Scopeofwork
GC-4	Rulinglanguage
GC-5	InterpretationofContractDocument
GC-6	Contractortounderstandhimselffully
GC-7	Errorsinsubmissions
GC-8	SufficiencyofE-TENDER
GC-9	Discrepancies
GC-10	PerformanceGuarantee(SecurityDeposit)
GC-11	Inspectionofwork
GC-12	DefectLiability
GC-13	PowerofEngineer-in-charge,togivefurtherinstructions.
GC-14	Programme
GC-15	Sub-lettingofwork
GC-16	Sub-Contractsfortemporaryworks,etc.
GC-17	Timeforcompletion
GC-18	Extensionoftime
GC-19	ContractAgreement
GC-20	Liquidateddamages
GC-21	ForfeitureofSecurityDeposit
GC-22	ActionofForfeitureofSecurityDeposit
GC-23	Nocompensationforalterationinorrestrictioninwork
GC-24	IntheeventofdeathofContractor
GC-25	Membersoftheownernotindividuallyliable
GC-26	Ownernotboundbypersonalrepresentations
GC-27	Contractor'sofficeatsite
GC-28	Contractor'ssubordinatestaffandtheirconduct
GC-29	Terminationofsub-contractbyowner
GC-30	Powerofentry
GC-31	Contractor'sresponsibility with the other Contractor and
	Agencies.
GC-32	OtherAgenciesatsite
GC-33	Notices
GC-34	Rightsofvariousinterests
GC-35	Priceadjustments
GC-36	TermsofPayment
GC-37	RetentionMoney
GC-38	PaymentsduefromtheContractor
GC-39	ContingentFee
GC-40	BreachofContractbyContractor
GC-41	DefaultofContractor
GC-42	Bankruptcy
GC-43	Ownership
GC-44	Declarationagainstwaiver
GC-45	Lawsgoverningthecontract
GC-46	Overpaymentandunderpayment
GC-47	Settlementofdisputes
GC-48	Disputesofdifferencestobereferredto
GC-49	Interpretation Related To Tender
GC-50	TerminationoftheContract

GC-51 Specialitisks GC-52 ChangeincOnstitution GC-53 Sub-contractualrelations GC-54 PatentsandRoyalties GC-55 Lien GC-56 Executionofwork GC-57 Workinmonsoon GC-58 WorkonSundaysandHolidays GC-57 Workinmonsoon GC-58 Executionofistorconstructionwork GC-60 DrawingstobesuppliedbytheOwner GC-61 DrawingstobesuppliedbytheOwner GC-62 Settingoutwork GC-63 ResponsibilitiesofContractorforcorrectnessofwork GC-64 MaterialstobesuppliedbytheOwner GC-65 ConditionsofissueofmaterialsbytheOwner GC-66 MaterialsprocuredwithassistanceoftheOwner GC-67 Materialspoteireasurefounduringconstruction GC-68 Articleofvalueoftreasurefounduringconstruction GC-70 Alternationsinspecificationsandlesignsandextrawork. GC-71 Actionwhennospecificationsareissued GC-72 AssistancetoEngineer-in-charge, GC-73 AssistancetoEngineer-in-charge, GC-74 Testsforqualityofwork GC-7		Chariele
GC-53 Sub-contractualrelations GC-54 PatentsandRoyalties GC-55 Lien GC-56 Executionofwork GC-57 Workinmonsoon GC-58 WorkonSundaysandHolidays GC-59 GeneralConditionsforconstructionwork GC-60 DrawingstobesuppliedbytheOwner GC-61 DrawingstobesuppliedbytheContractor GC-62 Settingoutwork GC-63 ResponsibilitiesofContractorforcorrectnessofwork GC-64 MaterialstobesuppliedbytheOwner GC-65 ConditionsofissueofmaterialsbytheOwner GC-66 MaterialsprocuredwithassistanceoftheOwner GC-67 Materialsobtainedfromdismantling GC-68 Articleofvalueoftreasurefoundduringconstruction GC-70 Alternationsinspecificationsareissued GC-71 Actionwhennospecificationsareissued GC-73 AssistancetoEngineer-in-charge, GC-74 Testsforqualityofwork GC-75 Actionandcompensationincaseofbadworkmanship GC-76 Suspensionwork GC-77 Ownermaydopartothework GC-78 Possessionpriotocompletion	GC-51	Specialrisks
GC-54 PatentsandRoyalties GC-55 Lien GC-56 Executionofwork GC-57 Workinmonsoon GC-58 WorkonSundaysandHolidays GC-59 GeneralConditionsforconstructionwork GC-50 DrawingstobesuppliedbytheOwner GC-61 DrawingstobesuppliedbytheOwner GC-62 Settingoutwork GC-63 ResponsibilitiesofContractorforcorrectnessofwork GC-64 MaterialstobesuppliedbytheOwner GC-65 ConditionsofissueofmaterialsbytheOwner GC-66 MaterialsprocuredwithassistanceoftheOwner GC-67 Materialsobtainedfromdismantling GC-68 Articleofvalueoftreasurefoundduringconstruction GC-69 Discrepanciesbetweeninstructions GC-71 Actionwhennospecificationsareissued GC-72 Abnormalrates GC-73 AssistancetoEngineer-in-charge, GC-74 Testsforqualityofwork GC-75 Suspensionwork GC-76 Suspensionwork GC-77 Ownermaydopartofthework GC-78 Possessionpriortocompletion GC-79 CompletionCertific		
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GC-01 **DEFINITIONSANDINTERPRETATIONS**:

- 1.0 In the contract (as hereinafter defined) the following words and expressionsshall,unlessrepugnanttothesubjectorcontextthereof,have thefollowingmeansassignedtothem.
- 1.1 The **'Owner/Corporation'** shallmean **RajkotMunicipalCorporation** and shall include its Municipal Commissioner or other Officers authorized by the Corporation and also include owner's successors and assignees.
- 1.2 The**"Contractor"**shall meanthe personorthe persons,firmorCompany whosee-Tenderhasbeenaccepted bytheOwnerandincludesthe Contractorslegalrepresentative,hissuccessorsandpermittedassigned.
- 1.3 The **"Engineer-in-charge"** shall mean the person designated as such by the owner from time to time and shall include those who are expressly authorized by the Corporation to act for and on its behalf for all functions pertaining to the operation of this contract.
- 1.4 **"Engineer-in-charge's Representative"** shall mean any resident EngineerorAssistanttotheEngineer-in-charge, appointedfromtimeto timebytheownertoperformdutiessetforthintheE-TENDER Document whoseauthority shallbenotifiedinwritingtotheContractor bythe Engineer-incharge.
- 1.5 **"E-TENDER"**-theofferorproposaloftheTenderersubmittedinthe prescribedformsettingforthepricesfortheworktobeperformed, and thedetailsthereof.
- 1.6 **"ContractPrice**"shallmeantotalmoneypayableto theContractorunder thecontract.
- 1.7 **"Addenda"**shallmeanthewrittenorgraphicnoticesissuedpriorto submissionofe-Tenderwhichmodifyorinterpretthecontractdocuments.
- 1.8 **"ContractTime"**-thetimespecifiedforthecompletionofwork.
- 1.9 **"Contract"**shallmeanagreementbetweenthepartiesfortheexecution of worksincluding thereinall contract documents.
- 1.10 **"ContractDocument"**shallmeancollectivelythee-Tenderdocuments, designs,drawings,specifications, agreedvariations,ifanyandsuchother documentsconstitutingthee-Tenderandacceptancethereof.
- 1.11 **"TheSub-Contractor"**shallmeananyperson,firmorcompany(other thantheContractor)towhomanypartoftheworkhasbeenentrusted by theContractorwiththewrittenconsentoftheEngineer-in-chargeandthe legalrepresentative successorsandpermittedassigneeofsuchperson, firmorcompany.
- 1.12 The**"Specifications**"shallmeanalldirections,thevariousTechnical Specifications,provisionsandrequirementsattachedtothecontractwhich pertainsto the methodand mannerof performingthe work, to the quantitiesandqualitiesoftheworkandthematerialstobefurnished underthecontractfortheworkandanyorder(s)orinstruction(s) there under. It shall also mean the latest Bureau of Indian Standard Specification relativetotheparticularworkorpartthereof,sofarasthey arenotcontrarytotheE-TENDERspecificationsandinabsenceofany

otherCountryappliedin Indianasa matterof standardengineering practiceandapprovedinwritingbytheEngineer-in-chargewithorwithout modification.

- 1.13 The**"Drawings"**shallincludemaps,plans,tracings,orprintsthereofwith anymodificationapprovedinwritingbytheEngineer-in-charge andas suchotherdrawings asmay,fromtimetotime,befurnished orapproved inwritingbytheEngineer-in-chargeinconnectionwiththework.
- 1.14 The**"Work"**shallmeantheworkstobeexecutedinaccordancewiththe contract orthepartthereofasthecasemaybeandshallincludeextra, additional,alteredorsubstituted worksasrequiredforthepurposeofthe contract. It shall mean the totality of the work by expression or implicationenvisaged inthecontractandshallincludeallmaterials, equipmentand labourrequired for or relative or incidentalto or in connectionwiththecommencement, performanceandcompletionofany workand/orincorporationinthework.
- 1.15 The**"PermanentWork"**shallmeanworkswhichwillbeincorporatedin andformpartoftheworktobehanded overtotheownerbythe Contractoroncompletionofthecontract.
- 1.16 The**"TemporaryWork"**shallmeanalltemporaryworksofeverykind requiredinorabouttheexecution,completionandmaintenance of the work.
- 1.17 **"Site"**shallmeanthelandandotherplaces,on,under,inorthrough whichthepermanent worksaretobecarriedoutandanyotherlandsor places provided by the Corporation for the purpose of the contract togetherwithanyotherplacesdesignated inthecontractasformingpart ofthesite.
- 1.18 **The"ConstructionEquipment"**shallmeanallappliances/equipmentof whatevernaturerequiredinorforexecution,completionormaintenance ofworksortemporary works(ashereinbeforedefined) butdoesnot includematerialsorotherthingsintended toformorformingpartofthe permanentwork.
- 1.19 **"NoticeinwritingorwrittenNotice"**shallmeananoticewritten, typed orinprinted formdeliveredpersonallyorsentbyRegisteredPostto thelastknownprivateorbusinessaddressorRegistered Officeofthe Contractor andshallbedeemedtohavebeenreceivedintheordinary courseofpostitwouldhavebeendelivered.
- 1.20 The**"Alteration/variation order**"shallmeananordergiveninwriting bytheEngineer-in-charge alterationsinthework.
- 1.21 **"FinalTestCertificate"**shallmeanthefinaltest certificateissuedbythe ownerwithintheprovisionsofthecontract.
- 1.22 The**"CompletionCertificate"**shallmeanthecertificatetobeissuedby theEngineer-in-charge whentheworkhasbeencompletedandtestedto hissatisfaction.

- 1.23 The **"FinalCertificate"** shall mean the final certificate is sued by the Engineerin-charge after the period of defects liability is over and the work is finally accepted by the owner.
- 1.24 **"DefectsLiabilityPeriod"**shallmeanthespecifiedperiodbetweenthe issueofCompletion Certificateandtheissueoffinalcertificateduring whichtheContractor isresponsible forrectifyingalldefectsthatmay appearintheworks.
- 1.25 **"Approved"** shall mean approved in writing including subsequent confirmation inwritingofpreviousverbalapprovaland"Approval"means approvedinwritingincludingasaforesaid.
- 1.26 **"LetterofAcceptance"**shallmeananintimationbyalettertoTenderer thathise-Tender hasbeenaccepted inaccordance withtheprovisions containedtherein.
- 1.27 **"Order"and"Instructions"**shallrespectivelymeananywrittenorderor instructiongivenbytheEngineer-in-chargewithinthescopeofhispowers intermsofthecontract.
- 1.28 **"Running Account Bill"** shall mean a bill for the payment of "On Account"moneytotheContractorduringtheprogressofworkonthe basisofworkdoneandthesupplyofnon-perishable materialstobe incorporatedinthework.
- 1.29 **"SecurityDeposit"**shallmeanthedeposittobeheldbytheowneras securityforthedueperformanceofthecontractualobligations.
- 1.30 **"RetentionMoney**"shallmeanthemoneyretainedfromR.A.Bills for the duecompletion of the "LETWORS".
- 1.31 Unlessotherwisespecificallystated,themasculinegendershallincludethe feminineandneutergendersandvice-versa andthesingularshallinclude thepluralandvice-versa.

GC-02 LOCATIONOFSITEANDACCESSIBILITY:

The work is to be carried out in city area.Non-availability of accessroads shallin no case be the cause to condone delay in the execution of the work and no claim or extracompensation will be paid. Also work is to be carried out in the and assuch excavation will be carried out in hardrock by mechanical equipments or by controlled blasting and at low charge.

GC-03 <u>SCOPEOFWORK</u>:

Thescopeofworkisdefinedbroadlyinthespecialconditionsofcontractandspecifications.TheContractorshallprovidealInecessarymaterials,equipmentandlabouretc.fortheexecutionandmaintenanceofthework.AllmaterialthatgoeswiththeworkshallbeapprovedbytheEngineer-in-chargepriortoprocurementanduse.

The scope also includes cleaning of inlet chamber and, removingof foreign materials like debris, sand, fish, frogs or any other dead or live animals and also cleaning and also de silting of wet well..(Above mentioned cleaning should be strictly done after prior permission of Rajkot Municipal Corporation)

PowerSupply:

TheContractorshallmakehisownarrangement forpowersupplyduring installation.

LandforContractor'sFieldOffice,GodownEtc.:

OwnerwillnotbeinapositiontoprovidelandrequiredforContractor'sfieldoffice,godown,etc.TheContractorshallhavetomakehisownarrangementforthesame.TheContractorshallhavetomakehisown

GC-04 <u>RULINGLANGUAGE</u>:

Thelanguageaccording towhichthecontractshallbeconstrued and interpreted shallbeEnglish/Gujarati. Allentriesinthecontractdocumentandall correspondencebetweenthe Contractorand the **Corporation**or the Engineer-in-chargeshallbeinEnglish/Gujarati. Alldimensionsforthe materialsshallbegiveninmetricunitsonly.

GC-05 INTERPRETATIONOFCONTRACTDOCUMENT:

- 1. TheprovisionoftheGeneralConditionsofContractandSpecialConditions ofContractshall prevailoverthoseofanyotherdocumentsofthecontract unlessspecifically providedotherwise, shouldhavetherebeany discrepancy,inconsistency, errororomissionintheseveraldocuments forming thecontract, themattermaybereferredtotheEngineer-in- chargeforhis instructionsanddecision.TheEngineer-in-charge'sdecision insuchcaseshallbefinalandbindingtotheContractor.
- 2. Worksshownuponthedrawingsbutnotdescribedinthespecifications or describedinthespecifications withoutshowingonthedrawingsshallbe takenasdescribedinthespecificationsandshownonthedrawings.
- 3. TheheadingsandthemarginalnotestotheclauseoftheseGeneral ConditionsofContractortothespecifications ortoanyotherpartofe- Tender documentsaresolelyforthepurpose ofgivingaconciseindication andnotasummaryofcontentsthereof. Theyshallneverbedeemedto bepartthereoforbeusedintheinterpretationorconstruction of the contract.
- 4. Unless otherwise states specifically, in this contract documents the singularshallincludethepluralandvice-versa whereverthecontextso requires. WorksimpartingpersonsshallincluderelevantCorporations / Bodyofindividual/firmofpartnership.
- 5. Notwithstandingthesub-divisionofthedocumentsintoseparatesection andvolumeseverypartofeachshallbesupplementary toand complementary ofeveryotherpartandshallbereadwithandintothe contextsofarasitmaybepracticabletodoso.
- 6. WhereanyportionoftheGeneralConditionsofContractisrepugnanttoor atvariancewith any provisionsof the SpecialConditionsof Contract,then, unless a different intention appears, the provisions of the special conditions ofcontractshallbedeemedtooverridetheprovisions of General Conditions of Contractto the extent of each repugnancyof variance.
- 7. Thematerials,design,andworkmanshipshallsatisfythe relevantISS,and codes referred to. If additional requirements are shown in the specifications, thesameshallbesatisfiedoverandaboveISSandother codes.
- 8. If the specifications mention that the Contractor shall perform certain work or provide certain facilities, it shall mean that the Contractor shall do so at his own cost.

"Contractorto CollectHisOwnInformation"-

9.

Thedetailsgiveninthee-Tender arearrangedmakingnecessary investigations However, when the work is being forframinganestimate. executed, changes insoil conditions are likely to be metwith inview of the formationofsoil, stratainRajkotDistrict. Itis, therefore, desirablethat theContractormakeshis owninvestigationsor additionalinvestigationsas mayberequired forcorrectly assessingthecostofdifferent itemsofwork and submithise-Tender accordingly. Any change in description or guantityofanitemshallnotvitiatethecontractorrelease theContractor from executingthe work comprisedin the contractaccordingto the drawingsandspecificationsatthee-Tenderedrates.

isdeemedto haveknownthescope, nature and magnitude of the work He andtherequirementsofmaterialsandlabourinvolvedandastowhatever workhehastocompleteinaccordance withthecontract. TheContractor isexpectedtovisitthesiteandsurroundings tosatisfyhimselfastothe natureofallexisting structures, ifany, and also as to the nature and the conditionsof railways,roads,bridgesandculverts,meansoftransportand communications whetherbyland, airorwaterandastopossible interruptions theretoandtheaccessandgrossfromthesite, to have examined andsatisfiedhimselfastothesitesforobtaining sand, stones, thesitefordisposal bricksandothermaterials. ofsurplus materials, the availableaccommodation andmakesuchenguiriesasmavbenecessarv forexecutingandcompleting thework, to have local enquiries as to the subsoil, subsoilwaterandvariation thereof, storms, prevailing winds, climaticconditionsandallothersimilarmatters, effecting work. Heis expectedtobefamiliar withhisliabilityforpaymentofGovernmenttaxes, customs andexcisedutyandothercharges etc.incontractwiththe executionofthiscontract.

GC-06 <u>CONTRACTORTOUNDERSTANDHIMSELFFULLY</u>:

TheContractorbye-Tendering shallbedeemedtohavesatisfiedhimself, astoallconsiderationsandcircumstancesaffectingthee-Tender price, as tothepossibility of executing theworks as shown and described in the contract and to have fixed his prices according to his own view on these matters and to have understood that no additional allowances except as otherwise expressly provided, will after wards be made beyond the contract price. The Contractors hall be responsible for any misunder standing or incorrect information, how ever, obtained.

GC-07 <u>ERRORSINSUBMISSIONS</u>:

TheContractorshallberesponsible foranyerrorsoromissionsinthe particularssuppliedbyhim, whethersuchparticulars havebeen approved by the Engineer-in-chargeornot.

GC-08 <u>SUFFICIENCYOFe-Tender</u>:

TheContractor shallbedeemedtohavesatisfiedhimselfbeforee-Tenderingastothecorrectnessofthee-Tenderrateswhichratesshall, exceptasotherwiseprovidesfor,coveralltheContractor'sliabilitiesand obligationssetforthorimpliedinthecontractfortheproperexecution of theworkforcompliancewithrequirementsofArticleGC-19thereof.

45

GC-09 <u>DISCREPANCIES</u>:

Thedrawingsandspecifications aretobeconsideredasmutually explanatoryofeachother, detaileddrawingsbeingfollowedinpreference tosmall-scale drawingsandfigureddimensionsinpreference toscaleand special conditions in preference to General Conditions. The special directionsordimensionsgiven in the specifications shall supersedeall else.

Should any discrepancies however, appear or should any misunderstanding ariseastothemeaningandintentofthesaid specifications ordrawings, orastothedimensionsorthequalityofthe materials orthedueand properexecution of the works, orastothe measurement or quality and valuation of the work executed under this contract orasextrathereupon, the same shall be explained by the Engineer-in-charge and his explanations hall be subject to the final decision of the Municipal Corporation incase reference be made to it, be

bindingupontheContractor andtheContractor shallexecutethework andwithoutadditionortodeductionfrom according tosuchexplanation thecontractpriceandshallalsodo allsuchworksandthingsnecessaryfor the worksasimpliedbythe propercompletionof the drawingsand specifications, eventhough suchworksandthingsarenotspeciallyshown Incaseswherenoparticular anddescribedinthesaidspecifications. specifications aregivenforanyarticletobeusedunderthecontract, the relevantspecificationsoftheBureauofIndianStandard Institutionshall apply.

GC-10 PERFORMANCEGUARANTEE(SECURITYDEPOSIT)

Asacontract security the Tenderer towhom the award ismadeshall furnish 30 months as a performance guarantee (Security deposit) for the amount of 5% ofthecontract price or goated price which ever is highertoguarantee thefaithful performance, completion andmaintenanceoftheworksof thecontractin accordance withall conditions and terms specified herein and to the Engineer-in-charge, the satisfaction of andensuringthedischargeofallobligations arising from the execution of contract in the forms mentioned below:

- a. ByaDemandDraftontheRajkotBranchofany Nationalized Bank or Scheduled Bank exceptco-operativebank.
- b. AfixeddepositreceiptofanyNationalized Bank or ScheduleBankexceptCo-operative Bankdulyendorsedinfavourofthe**Rajkot** MunicipalCorporation,Rajkot.
- c. A Bank GuaranteeofanyNationalized Bank or ScheduleBankexceptCooperative Bankdulyendorsedinfavourofthe**Rajkot MunicipalCorporation,Rajkot.**

PERFORMANCE GUARANTEE (SECURITY DEPOSIT) shall be submitted componentwise

Theperformance guaranteeshallbedeliveredtotheCorporation within seven(7) workingdaysof thenoticeofawardandat leastthree(3)daysbeforethe contractagreementissignedunlessotherwisespecifiedbytheEngineer- incharge. Ondueperformance and completion of the contractinal respects, the guarantee will be returned to the contractor without any interest after the defect liability period of concern component is over.

2. If the Contractor, sub-Contractoror their employeesshall break, defaceor destroyanypropertybelonging totheownerorotheragencyduringthe executionofthecontract, the same shall be made good by the Contractor at his own expenseandindefaultthereof, the Engineer-in-charge, may causethesametobemadegoodbyotheragencies andrecoverexpense fromtheContractor(forwhichthecertificate oftheEngineer-in-charge, shallbefinal).Theseexpensescanbe recoveredfromthesecuritydeposit ifrecovery fromothersourcesisnotpossible. Theamountasreducedin securitydepositwillbemadegoodbydeduction fromthenextR.A.Billof theContractor.

GC-11 INSPECTIONOFWORK:

1.

TheEngineer-in-charge,shallhavefullpowerandauthoritytoinspectthe workatanytimewherever inprogress eitheronthesiteoratthe Contractor'soranyothermanufacturer's workshoporfactorieswherever situated and the Contractorshall afford to Engineer-in-charge,every facilityandassistance tocarryoutsuchinspection. Contractor orhis authorizedrepresentativeshall,atalltimeduringtheusualworkinghours andalltimeswhensonotified,remainpresenttoreceiveorders and instructions.

OrdersgiventoContractor'srepresentativeshallbeconsideredtohave thesameforceasiftheyhadbeengiventotheContractor himself. Contractor shallgivenotlessthanten(10)daysnoticeinwritingtothe Engineer-incharge,beforecoveringuporotherwiseplacingbeyondreach ofinspectionandmeasurement anyworkinorderthatthesamemaybe inspected andmeasured. Intheeventofbreachoftheabove,thesame shallbeuncoveredatContractor's expensesforcarryingoutsuch inspectionormeasurement.

Inspection of material/works will be carried out by third party inspection (TPI) agency in witness of RMC officials. TPI charges /fees pertaining to same shall be borne by Agency/Contractor and TPI agency will be appointed by RMC and approximate TPI charge will be 1% of awarded cost. And all the transportation charge is born by agency

2. ThematerialshallbedispatchedfromContractor'sstoreonsiteofwork afterobtaining approvalinwritingoftheEngineer-in-charge. Contractor shallprovide atalltimesduringtheprogress ofworkandmaintenance periodofpropermeansofaccesswithladders,gangways, etc.andmake necessaryarrangementasdirectedfor inspectionormeasurementofwork by Engineer-in-charge.

GC-12 DEFECTLIABILITY:

1.

Defect Liability Period 2 years for all the components will considered from the date of satisfactory commissioning of Civil works and pumping machinery with allied accessories.

Anydamageordefect

thatmayariseorthatmayremainundiscoveredatthetimeofissueofCompletion Certificate connected with in anv way the equipment ormaterialssuppliedbyhimorintheworkmanship shallberectifiedor replacedbyContractor athisownexpense asdesiredbyEngineer-incharge, or indefault Engineer-in-charge, may cause the same to be made goodbyotheragencyanddeductexpenses of which the certificate of Engineershallbefinalfromanysumsthatmaythenorany in-charge, timethereafter becomeduetoContractor orfromhissecuritydepositor theproceedsofsalethereoforofasufficientportionthereof.

- 2. FromthecommencementtocompletionofworkContractorshalltakefull responsibilityforthecareofthework includingalltemporaryworksand in caseanydamages, occurfromanycausewhatsoever heshallathisown cost, repairandmakegoodthesamesothatoncompletion,work shallbe ingoodorderandinconformity,ineveryrespect,withtherequirementsof contractandaspertheinstructionsoftheEngineer-in-charge.
- 3. Ifatanytimebeforetheworkistakenover,theEngineer-in-charge
 - a) Decidethatanyworkdoneor materialsusedbytheContractorare defectiveornotinaccordancewiththecontractorthatworkorany portionthereofisdefectiveordonotfulfilltherequirementsofcontract (allsuchmaterialsbeinghereinaftercalleddefectsin thisclause)he shall, assoonasreasonablypracticably, givenoticetoContractorinwritingof thesaiddefectspecifying particulars ofthesamethenContractor shallat hisownexpenseandwithallspeedmakegoodthedefectssospecified.
 - b) IncaseContractorfailstodoso,ownermaytake,atthecostofthe Contractor,such stepsasmay inall circumstancesberesponsibletomake good such defects. The expenditure so incurred by owner will be recoveredfromtheamountduetoContractor.ThedecisionofEngineer-incharge,withregardtotheamounttoberecoveredfromContractorwillbe finalandbindingontheContractor.

GC-13 <u>POWER OF ENGINEER-IN-CHARGE, TO GIVE</u> <u>FURTHERINSTRUCTIONS</u>:

The Engineer-in-chargeshall have the power and authority from time to timeandatalltimestogivefurtherinstructions anddirectionsasmav appeartohimnecessaryorproperfortheguidanceoftheContractor and theworksandefficientexecution oftheworksaccordingtothetermsof thespecifications, andtheContractorshallreceive, execute, obeyandbe boundbythesame, according tothetrueintentandmeaningthereof, as fullyandeffectivelyasthoughthesamehadaccompanied orhadbeen mentionedorreferredtointhespecifications. Noworkwhichradically changes the original nature of the contract shall be orderedby the Engineer-in-chargeandintheeventofanydeviationbeingordered, which in the opinion of the Contractor changes the original nature of the contract, heshall nevertheless carry it out andanydisagreementas tothe natureoftheworkandtheratetobepaidtothereofshallberesolved.

Thetimeofcompletionofworksshall, in the eventofany deviationsbeing orderedresultinginadditional costorreduction incostoverthecontract sum, beextendedorreducedreasonably by the Engineer-in-charge. The Engineer-in-charge's decision in the case shall be final and binding.

GC-14 <u>PROGRAMME</u>:

Thetimeallowedforexecution ofworksshallbetheessenceofthe contract. Thecontractperiodshallcommence fromthedateofnoticeof intimationtoproceed. TheTendereratthetimeofsubmittinghise-Tender indicate constructionschedule shall in the his programmeof executionofworkcommencementwiththetotaltimespecified. The ContractorshallprovidetheEngineer-in-charge,adetailedprogrammeof timescheduleforexecutionoftheworksinaccordance withthe specificationsandthecompletiondate. Theentireprogrammetobe finalizedbytheContractor, hastoconformtotheexecutionperiod mentionedalongwiththeBillofQuantitiesinthee-Tenderdocuments.

TheEngineer-in-charge, uponscrutinyofsuchsubmittedprogrammeby Contractor, shallexaminesuitabilityofittotherequirement ofcontract andsuggestmodifications, iffound necessary.

GC-15 <u>SUB-LETTINGOFWORK</u>:

Nopartofthecontractnoranyshareofinterestthereon shallinany mannerordegreebetransferred, assignedorsubletbytheContractor directlyorindirectlytoanyperson,firmorCorporation whosoever except asprovidedforinthesucceedingsub-clause,withouttheconsentin writingoftheowner.

GC-16 SUB-CONTRACTSFORTEMPORARYWORKSETC.

Theownermaygivewrittenconsenttosub-Contractors forexecution of anypartoftheworksatthesite, beingentered upon the Contractor provided each individual contractissub mitted to the Engineer-in-charge, before beingentered into and is approved by him. List of sub-Contractors to be supplied.

Not-withstandingany subletting with such approval as aforesaid and notwithstandingtheEngineer-in-charge, shallhavereceivedofanysub-Contractors,the Contractorshallbeandshallremainsolelyresponsiblefor thequalityandproperandexpeditious executionoftheworksandthe performance ofalltheconditionsofcontractinallrespectsasifsuch sublettingorsubcontractinghadnottakenplaceandasifsuchworkshad beendonedirectlybytheContractor.

GC-17 <u>TIMEFORCOMPLETION</u>:

- 1. Theworkcoveredunderthiscontractshallbecommencedfromthedate theContractor isservedwithanoticetoproceedwiththeworkandshall becompletedbeforethedateasmentionedinthetimescheduleofwork. Thetimeistheessenceofthecontractandunlessthesameisextended asmentionedinClauseGC-18"Extension ofTime",theContractorshall payliquidateddamagesforthedelay.
- 2. The general time schedule for constructionis given in the e-Tender document. Contractor shall prepare a detailed weekly or monthly constructionprogrammeinconsultationwiththeEngineer-in-charge soon aftertheagreementandtheworkshallbestrictlyexecutedaccordingly.

The time for construction includes, the time required for testing, rectifications, if any, retesting and completion of the work in all respects to the entire satisfaction of the Engineer-in-charge except the time consumed for process of scrutiny of Drawing-Design and for items which are not coming in the way to commission the project. However, actual monsoon period or minimum 3 month will be considered as non-working period and that shall be excluded in time limit. Actual dates will be notified if found necessary.

GC-18 EXTENSIONOFTIME:

Timeshallbeconsidered astheessenceofthecontract. If, however, the failureoftheContractor tocomplete theworkasperthestipulateddates referred to above arises from delays on the part of Corporation in supplyingthematerialsorequipment, it has under taken to supply under thecontractorfromdelaysonthequantity ofworktobedoneunderthe contract, or force majeure an appropriate extension of time will be given by the Corporation. The Contractorshall request for such extension within onemonthofthecause ofsuchdelay with undertaking that he will not claim will price in terms of law and not claim for escallation andinanycasebeforeexpiryofthe contractperiod. If time limit is extended no price escalation will be paid and no relief in other tender clause will be given i.e. agency has to work as per rate and terms condition sanctioned originally. No financial claim will be entertained in this regard. No dispute shall be arised by contractor in this regard. TheContractorshallsubmit the undertaking in this regard.

GC-19 CONTRACT AGREEMENT:

ThesuccessfulTenderershallenterintoandexecutethecontractagreementwithin10(ten)daysofthenoticeofaward,intheformshownine-TenderdocumentswithsuchmodificationsasmaybenecessaryintheopinionoftheCorporation.ItshallbeincumbentontheContractortopaythestampdutyandthelegalchargesforthepreparationofthecontractagreement.Contractortopay

GC-20 <u>LIQUIDATEDDAMAGES</u>:

If the Contractor fails to complete the work or designated part there of within the stipulated completion date for the work or for the part, he shall payliquidated damages at 0.1 (zeropoint one) percent of contract value for perday of delay subject to maximum of 10% of the contract value or as decided by Municipal Commissioner.

TheContractorshallcompleteone-sixthquantumofworkwithinone fourthperiod,four-tenth quantumofworkwithinone-halfperiodand eighttenthquantumofworkwithinthree-fourth period,failingwhich,the Contractor shall be liable to pay liquidated damages an amount as specifiedabove,orasdecidedbyMunicipalCommissioner.

Theamountofliquidated damagesshall,however,besubjectedtoa maximumof10percentofthecontractvalue.

GC-21 <u>FORFEITUREOFSECURITYDEPOSIT</u>:

WheneveranyclaimagainsttheContractorforthepaymentofasumofmoneyoutof or underthecontractarises,theCorporationshallbeentitledto recoversuch sum by appropriatingin part or whole,thesecurity deposit of the Contractor.In case the security deposit isinsufficient,thebalancerecoverableshallbedeductedfromanysumthendueorwhichatanytimethereaftermaybecomeduetotheContractor.TheContractor shallpaytotheownerondemandanybalanceremaining due.

GC-22 <u>ACTIONOFFORFEITUREOFSECURITYDEPOSIT</u>:

InanycaseinwhichunderanyClauseorClauses ofthecontract, the Contractor shallcommitted abreach of any of the terms contained in this contract, the ownershall have power to adopt any of the following courses as hemay deem best suited to his interest.

- a) To rescind the contract (of which recession notice in writing to the Contractor underthehandoftheownershallbeconclusiveevidence)in whichcasethesecuritydepositoftheContractor shallstandforfeitedand beabsolutelyatthedisposaloftheowner.
- b) Toemploylabourandtosupplymaterialstocarryoutthebalancework debitingContractorwiththecostoflabouremployed andthecostof materialssuppliedforwhichacertificateoftheEngineer-in-chargeshallbe finalandconclusiveagainsttheContractor and10%ofcostsonaboveto coveralldepartmental chargesandcreditinghimwiththevalueofwork doneatthesame ratesasifithasbeencarried outbytheContractor underthetermsofhiscontract.The certificateofEngineer-in-chargeasto thevalueoftheworkdoneshallbefinalandconclusive againstthe Contractor.

c) TomeasureuptheworkoftheContractorandtotakesuchpartthereofas shallbeunexecuted outofhishandandqiveittoanotherContractor to complete, the same. inthiscasetheexcessexpenditureincurredthan whatwouldhavebeenpaidtotheoriginalContractor, ifthewholework had beenexecutedby him, shallbe borneand paidby theoriginal Contractorandshallbedeductedfromanymoneyduetohimbythe ownerunder thecontractorotherwiseand fortheexcessexpenditure, the certificateoftheEngineer-in-chargeshallbefinalandconclusive.

Intheeventanyoftheabovecourses beingadoptedbytheowner,the Contractorshallhavenoclaimsfor compensationfor anvlosssustainedby himbvreasonofhishavingpurchased orprocured anvmaterialsor enteredintoanyagreementsormadeanyadvanceonaccountoforwitha viewtotheexecutionoftheworkortheperformanceofthecontract.Inpurchaseth eContractor shallnotbeentitledtorecoverorbepaidany sum for any work actuallyperformedunder this contractunless the Engineer-inchargewillcertifyinwritingtheperformanceofsuchworkand thevaluepayableinrespectthereofandheshallonlybeentitledtobe paidthevaluesocertified.

Intheeventoftheownerputting inforcethepowersasstatedina, b, c, abovevested in him under the proceeding clause, hemay, if hesodesires, takepossession of allorany tools and plant, materials and stores inor upon the works or the site thereof belonging to the Contractor, or procuredbyhimandintendedtobeusedfortheexecutionoftheworkor anypartthereofpayingorallowingforthesameinaccountatthecontract ratestobecertifiedbytheEngineer-in-charge. TheEngineer-in-charge maygivenoticeinwritingtotheContractororhisrepresentativerequiring himtoremovesuchtools,plant,materials orstoresfromthepremises withinthetimespecified inthenoticeandintheeventoftheContractor failing to comply with any such notice, the Engineer-in-charge may removethemattheContractor's expensesorsellthembyauctionor privatesaleonaccountoftheContractor andhisrisksinallrespects withoutanyfurthernoticeastothe date,timeorplaceof the saleand the certificateofEngineer-in-charge astotheexpenseofanysuchremoval andtheamountoftheproceedsandtheexpensesofanvsuchsaleshall befinalandconclusiveagainsttheContractor.

GC-23 <u>COMPENSATIONFORALTERATIONINORRESTRICTIONINWORK</u>:

Ifatanytimefromthecommencement ofthework, the ownershall for anyreasonswhatsoever notrequirethewholeworkorpartthereofas specified in the e-Tender to be carried out, the Engineer-in-charge shall givenoticeinwritingofthe facttotheContractor, who shall have no claim toanypaymentorcompensation whatsoeveronaccountofanyprofitor advantagewhichhemighthavederived fromtheexecutionoftheworkin fullbutwhichhedidnotderiveinconsequenceoffullamountofthework not havingbeencarriedout. He also shallnot haveanvclaimfor compensation byreasonsofanyalterationshavingbeenmadeinoriginal specifications, drawings, designs and instructions which shall involve any curtailmentoftheworkasoriginallycontemplated.

WhentheContractorisapartnershipfirm,thepriorapprovalinwritingoftheownershallbeobtainedbeforeanychangeismadeintheConstitutionofthefirm.WheretheContractorisanindividualoraHinduUndividedFamilyorbusinessconcern,suchapprovalasaforesaidshall,likewisebeobtainedbeforeContractorentersintoanagreementwithotherpartieswhereunder,thereconstitutedfirmwouldhavetherighttocarryoutthework

hereby undertakenby the Contractor. In either case, if prior approvalasaforesaidisnotobtained,thecontractshallbedeemedto havebeenallottedcontraventionofsublettingclausehereof andthesame actionmaybetakenandthesameconsequenceshallensureasprovided inthesublettingclause.

GC-24 INTHEEVENTOFDEATHOFTHECONTRACTOR:

Withoutprejudice toanyoftherightsorremedies underthecontract, if theContractordies, theownershallhave the option of terminating the contract without compensation to the Contractor.

GC-25 <u>MEMBERSOFTHEOWNERNOTINDIVIDUALLYLIABLE</u>:

Noofficialoremployeeoftheownershallinanywaybepersonallybound orliablefortheactsorobligation oftheownerunderthecontract,or answerable foranydefaultoromissionintheobservanceorperformance ofanyacts,mattersorthings,whichareherein,contained.

GC-26 <u>OWNERNOTBOUNDBYPERSONALREPRESENTATIONS</u>:

TheContractor shallnotbeentitledtoanyincreaseonthescheduleof rates or any other rights or claims whatsoever by reason of representation,promiseorguaranteesgivenor allegedto havebeengiven tohimbyanyperson.

GC-27 <u>CONTRACTOR'SOFFICEATSITE</u>:

TheContractor shallprovideandmaintainanofficeatthesiteforthe accommodationofhisagent and staffand such office shall remain open at all reasonable hours to receive information, notices or other communications.

GC-28 <u>CONTRACTOR'SSUBORDINATESTAFFANDTHEIRCONDUCT</u>:

- The Contractor on award of the work shall name and depute a qualified Engineer having experience of carrying out work of similar nature, whom equipments, materials, if any, shall be issued and instructions for work given. The Contractor shall also provide to the satisfaction of Engineer-in- charge sufficient and qualified staff, competent sub-agents, foreman and loading hands including those specially qualified by previous experience to supervise the type of works comprised in the contract in such manner as will ensure work of the best quality and expeditious working. If,in the opinionof the Engineer-in-charge additional properly qualified supervision staff is considered necessary, it shall be employed by the Contractor, without additional charge on account thereof.The Contractorshall ensure to the satisfaction of the Engineer-in-charge that sub-Contractors, if any, shall provide competent and efficient supervision over the work entrusted to them.
- 2. If and whenever any of the Contractor's or sub-Contractor's agents, subagents, assistants, foremanorotheremployeesshall, intheopinionofthe beguiltyofanymisconductorbeincompetentor Engineer-in-charge insufficiently qualifiedornegligentintheperformance of their duties or theopinionoftheownerorEngineer-in-charge, it is thatin undesirablefor administrativeoranyotherreasonforpersonorpersonstobeemployed intheworks,theContractorifsodirectedbytheEngineer-in-charge,shall atonceremovesuchpersonorpersonsfromemployment thereon. Any personorpersonssoremovedshallnotagainbere-employed in connection withtheworkswithoutthewrittenpermission oftheEngineerin-charge. Anyperson, soremoved fromtheworksshallbeimmediately replacedattheexpenseoftheContractor byaqualifiedandcompetent substitute. Should the Contractor berequired to repatriate any person removed from the worksheshall doso after approval of Engineer-inchargeandshallbearallcostsinconnectiontherewith.

3. TheContractorshallberesponsiblefortheproperbehaviorofallthestaff, foreman, workmenandothers andshallexerciseproper controloverthem andinparticularandwithoutprejudice tothesaidgenerality, the Contractor shallbeboundtoprohibitandpreventanyemployeefrom trespassingoractinginanywaydetrimentalorprejudicialtotheinterest ofthecommunityorofthepropertiesoroccupiersoflandandproperties intheneighborhood and in the event of such employeess ot respassing, the Contra ctor shallberesponsible thereforeandrelievetheownerofall consequent claims, actions for damages or injury or any other ground whatsoever. The decision of the Engineer-in-charge upon any matter

arisingunderthisclaimshallbefinal.

4.

Ifandwhenrequiredbytheowner,theContractor'spersonnelentering upontheowner'spremisesshall beproperlyidentifiedbybadgesofatype acceptable totheownerwhichmustbewornatalltimesonowner's premises.

GC-29 <u>TERMINATIONOFSUB-CONTRACTBYOWNER</u>:

Ifanysub-Contractor engagedupontheworksatthesiteexecuteany workwhichintheopinionof Engineer-in-chargeis not accordancewiththe contractdocuments, theownermaybywrittennoticetotheContractor requesthimtoterminatesuchsub-contract and theContractor upon the receiptofsuchnoticeshallterminatesuchsub-contracts and the latter shallforthwith leavetheworks, failing which, theownershall have the righttoremovesuch sub-Contractors from the site.

Noaction taken bytheowner under theabove clauseshallrelievethe Contractor of hisliabilities under the contractor giver is eto any right to compensation, extension of time or otherwise.

GC-30 <u>POWEROFENTRY</u>:

If the Contractors hall not commence described in the contract documents opinion of Engineer - in - charge.

theworkinthemannerpreviously orifheshallatanytime,inthe

- i) Failtocarryoutworksinconformitywiththecontractdocuments,or ii) Failtocarryouttheworksinaccordancewiththetimeschedule,or
- iii) Substantiallysuspendworkortheworksforaperiodofsevendays withoutauthorityfromEngineer-in-charge,or
- iv) FailtocarryoutandexecutetheworktothesatisfactionoftheEngineer- incharge,or
- v) Failtosupplysufficientorsuitableconstructionplant,temporaryworks, labour,materialsorthings,or
- vi) Commitbreachofanyotherprovisionsofthecontractonhisparttobe performedor observedorpersistsinany of the abovementionedbreaches ofthecontractforsevendaysafternotice inwritingshallhavebeengiven totheContractorbytheEngineer-in-charge requiringsuchbreachtobe remedied,or
- vii) Abandonthework,or
- viii) Duringthecontinuanceofthecontractbecomesbankrupt, makeany arrangementorcompromisewithhiscreditors, orpermitanyexecution to beleviedorgointoliquidationwhethercompulsoryorvoluntarynotbeing merelyavoluntaryliquidationforthepurposeofamalgamation or reconstructiontheninanysuchcase.

The owner shall have the power to enterupon the works and take possession thereofandofthematerials,temporaryworks,constructional plantandstoresthereinandtorevoketheContractor's licensetousethe sameandtocompletetheworksbyhisagents,otherContractor or

workmen, to relate the same upon any terms to such other person firm or Corporation astheownerinhisabsolutediscretionmaythinkproperto employ, and for the purpose a foresaid touseorauthorizetheuseofany materials, temporaryworks, constructional plant, and stores as a foresaid with making payments or allowance to the Contractor for the saidmaterials otherthansuchasmaybecertifiedinwritingbytheEngineerinchargetobereasonableandwithout makinganypaymentorallowance totheContractorfortheuseofsaidtemporaryworks, constructionalplant and stockorbeing liable forlossordamagethereto. Iftheownershall he reasonofhistakingpossession oftheworksoroftheworkbeinggot completed byotherContractorincurredexcessexpenditure bededucted fromanymoney whichmavbeduefortheworkdonebvtheContractor underthecontractandnotpaidfor. Anydeficiencyshallforthwithbe madegoodandpaidtotheownerbytheContractor andtheownershall havepowertosellinsuchmannerandforsuchpriceashemaythinkfit alloranyof the constructional plant, material setc., consist constructed by orbelonging toandtorecoupandretainthesaiddeficiency oranypart thereofoutoftheproceedsofthesale.

GC-31

CONTRACTOR'SRESPONSIBILITYWITHTHEOTHERCONTRACT ORANDAGENCIES:

Withoutrepugnancetoanyotherconditions, its hall be the responsibility of the Contractor executing the work, to work inclose co-operation and co-ordination with other Contractors or their authorized representatives and the Contractor will put a joint scheme with the concurrence of other Contractors or their authorized representatives showing the arrangements

forcarryinghisportionoftheworktotheEngineer-in-chargeandgetthe approval. TheEngineer-in-charge beforeapprovingthejointschemewill callthepartiesconcernedandmodifytheschemeifrequired. Noclaim willbeentertainedonaccountoftheabove. TheContractorshallconform inallrespectswiththeprovisionsofanystatutoryregulations, ordinances orbylawsofanylocalordulyconstitutedauthoritiesorpublicbodies whichmaybeapplicable fromtimetotimetoworksoranytemporary works.

The Contractorshall keepthe ownerindemnifiedagainstall penaltiesandliabilitiesofeverykindarisingoutofnon-adherencetosuch statutes,ordinance,laws,rules,regulationsetc.

GC-32 OTHERAGENCIESATSITE:

TheContractor shallhavetoexecutetheworkinsuchplaceandcondition whereotheragencieswillalsobeengagedforotherworks, suchassite grading, filling and leveling, electrical and mechanical engineering works etc. Noclaimshall beentertained for works being executed in the above circumstances.

GC-33 <u>NOTICES</u>:

Any noticeunderthiscontractmaybeservedon theContractororhisduly authorizedrepresentativeatthejobsiteormaybeservedbyRegistered PostdirecttotheofficialaddressoftheContractor. Proofofissueofany suchnoticecouldbeconclusive oftheContractor havingbeenduly informedofallcontentstherein.

GC-34 <u>RIGHTSOFVARIOUSINTERESTS</u>:

Theownerreservestherighttodistributetheworkbetweenmorethan Contractor. Contractor shall co-operate and afford reasonable opportunitytootherContractorsforaccesstotheworks,forthecarriage andstorageofmaterialsandexecutionoftheirworks.Wheneverthework one

beingdonebydepartment oftheownerorbyotherContractoremployed bytheowneriscontingent uponworkcoveredbythiscontract,the respectiverightsof the variousinterestsshallbe determinedby the Engineerin-charge tosecurethecompletionofvariousportionsofthe workingeneralharmony.

GC-35 PRICE ADJUSTMENTS:

Noadjustment inpriceshallbeallowedandnopriceescalationwillbe allowed.

GC-36 <u>TERMSOFPAYMENT</u>:

Thepaymentofbillsshallbemadeprogressivelyaccordingtotherules andpracticesfollowedbytheCorporation. Theprogressivepayment contractagreementor unlessotherwiseprovidedin the subsequently agreedtoby the partiesshallbe madegenerallymonthlyonsubmissionof abillbytheContractorinprescribed formofanamountaccordingtothe valueoftheworkperformedless ofmaterialssupplied theprice byowner, aggregateofpreviousprogressivepaymentsandasrequiredbyClause GC-37(Retention ofMoney)herein. Allsuchprogressivepaymentsshall be regardedas paymentsby way of advanceagainstfinalpayment. Paymentfor by theContractorwillbe basedon the measurementat the work done various stages of the work, in accordance with the conditionat clause GC-81(measurementofworkinprogress).

GC-37 <u>RETENTIONMONEY</u>:

Pursuant to Clause-36 (Term of Payment)on at money due to the contractorforwork donethe, the corporation will retainfive (5) Percent of the gross R.A. Billamount as mentioned in clause GC-82 (Running Account Payment) and same will be paid with the final bill. The same will be kept as deposit format and released individually with final bill.

GC-38 <u>PAYMENTSDUEFROMTHECONTRACTOR</u>:

Allcosts, damagesorexpenses, for which under the contract, Contractor isliable to the Corporation, may be deducted by the Corporation from any money due or be coming due to the Contractor under the contractor from any other contract with the Corporation or may be recovered by action at law or otherwise from the Contractor.

GC-39 <u>CONTINGENTFEE</u>:

- TheContractorwarrantsthathehasnotemployedapersontosolicitor i) securethecontractuponanyagreementforacommission, percentage, andbrokeragecontingentfee. Breachofthiswarrantyshallgivethe Corporation the right to cancel the contractor to take any drastic measure as the Corporationmay deem fit. warrantydoes The not apply to commissionpayablebytheContractor toestablishcommercialorselling agentforthepurposeofsecuringbusiness.
- ii) Noofficer,OwneroragentoftheCorporationshallbeadmittedtoany shareorpartofthiscontractortoanybenefitthatmayrisetherefrom.

GC-40 BREACHOFCONTRACTBYCONTRACTOR:

IftheContractorfailstoperformtheworkunderthecontractwithduediligenceorshallrefuseorneglecttocomplywithinstructionsgiventohiminwritingbytheEngineer-in-chargeinaccordancewiththecontract,orshallcontravenetheprovisionsofthecontract,theCorporationmaygivenoticeinwritingtotheContractortomakegoodsuchfailure,neglect,orcontravention.ShouldtheContractorfailtocomplywithsuchwrittennoticewithin14(fourteen)daysofreceipt,itshallbelawfulforthewithoutprejudicetoanyotherrightstheCorporationmayhaveunderthecontract,toterminatethecontractforallorpartofthe

works,andmakeanyotherarrangements itshalldeemnecessaryto completetheworkoutstanding underthecontractatthetimeof termination / Black List / Debar the agency for the period of three years from the works of RMC.In this event, the performanceBond shall immediately becomedueandpayabletotheCorporation. Thevalueoftheworkdoneonthedateoftermination andnotpaidforshallbekeptasdepositfor adjustment ofexcessexpenditureincurredingettingtheremainingwork completedandtheCorporationshallhavefreeuseofanyworks whichthe

Contractormayhaveatthesiteatthetimeofterminationofthecontract.

IfContractor failstocarryouttheworkintimelymannerasmentioned in GC-20,RajkotMunicipalCorporation maygivenoticeinwritingtothe Contractor toexpeditetheprogressofwork,sothattheworkcanbe completed as per time schedule. If Contractor fails to expedite the progressofwork within 14 days,RajkotMunicipalCorporationmayterminatethecontract andputtheContractorinBlackListforthreeyearsandtheremaining workwillbeexecuted through otheragency attheriskandcostofthe Contractor.

GC-41 **DEFAULTOFCONTRACTOR**:

i)

TheCorporationmayuponwrittennoticeofdefaulttotheContractor terminatethecontractcircumstancesdetailedasunder:

- a) If in the opinion of the Corporation, the Contractor fails to make completion of works within the times pecified in the completion schedule or within the period for which extension has been granted by the Corporation to the Contractor.
- b) If in the opinion of the Corporation, the Contractor fails to comply with any of the other provisions of this contract.
- ii) Intheevent,theCorporationterminatesthecontractinwholeorinpart asprovidedinArticleGC-50(TerminationoftheContract)theCorporation reservestherighttopurchase uponsuchtermsandinsuchmannerasit maybedeemappropriate,plantsimilartoonewhichis notsuppliedbythe Contractor andtheContractor willbeliabletotheCorporation forany additional costsforsuchsimilarplantand/orforliquidateddamagesfor delayuntilsuchtimeasmayberequiredforthefinalcompletionofworks.
- iii) If this contractisterminated as provided in this paragraph GC-30 (Power of Entry), the Corporation in addition to any other rights provided in this clause, may require the Contractor to transfer title and deliver to the Corporation.
 - a) Anycompletedworks
 - b) Suchpartiallycompletedinformationandcontractrightsasthe Contractorhas specificallyproducedoracquiredfor the performance ofthecontractsoterminated.
- iv) Intheevent,theCorporationdoesnotterminatethecontractasprovided intheparagraphGC-50(Termination ofContract)theContractorshall continueperformance ofthecontract,inwhichcase,heshallbeliableto theCorporation forliquidateddamagesfordelayuntiltheworksare completedandaccepted.

GC-42 <u>BANKRUPTCY</u>:

If the Contractor shall be come bank rup torins olven tor has a receiving or dermade against him, or compound with his creditors, or being the Corporation commence to be wound up not being a member voluntary winding up for the purpose of a malgamation or reconstruction, or carry on its business under a receiver for the benefit of his creditors or any of

them,theCorporationshallbeatlibertytoeither(a)terminatethecontractforthwi thbygivingnoticeinwritingtotheContractor ortothe receiveror liquidatoror to anypersonor Organizationin whomthe contractmaybecomevestedandtoactinthemannerprovided inArticle GCasthoughtthelastmentionednoticehad 41(DefaultofContractor) beenthenoticereferred toinsucharticleor(b)togivesuchreceiver, liquidator orotherpersonsinwhomthecontractmaybecomevestedthe optionofcarrying subjecttohisproviding asatisfactory outthecontract auaranteeforthedueandfaithful,performance ofthecontractuptoan amounttobeagreed. IntheeventthattheCorporation terminatesthe contractinaccordancewiththisarticle, the performance bondshall immediatelybecomedueandpayableondemandtoCorporation.

GC-43 <u>OWNERSHIP</u>:

Workshandoverpursuanttothecontractshallbecometheproperty of the Corporation from which ever is the earlier of the following times, namely;

- a) Whentheworksarecompletedpursuanttothecontract.
- b) WhentheContractorhasbeenpaidanysumtowhichhemaybecome entitledinrespectthereofpursuanttoClauseGC-36(TermsofPayment).

GC-44 **DECLARATIONAGAINSTWAIVER**:

Thecondemnation by the Corporation of any breach or breaches by the Contractor of any of the stipulations and conditions contained in the contract, shall innow a y prejudice or affector beconstrued as a waiver of the Corporation's rights, powers and remedies under the contract in respector fary breach or breaches.

GC-45 LAWS GOVERNING THE CONTRACT :

This contract shall be construed according to and subject to the laws of India and the State of Gujarat and under the jurisdiction of the Courts of Gujarat at Rajkot city only.

GC-46 OVER PAYMENT AND UNDER PAYMENT :

Whenever any claim for the payment of a sum to the Corporation arises out of or under this contract against the Contractor, the same may be deducted by the Corporation from any sum then due or which at any time thereafter may become due to the Contractor under this contract and failing that under any other contract with the Corporation (which may be available with the Corporation), or from his retention money or he shall pay the claim on demand. The Corporation reserves the right to carry out post payment audit and technical examinations of the final bill including all supporting vouchers, abstracts etc. The Corporation further reserves the right to enforce recovery of any payment when detected, not withstanding the fact that the amount of the final bill may be included by one of the parties as an item of dispute shall be resolved as per GC-49 (Interpretation Related To Tender Conditions or Contract Agreement) of this contract and notwithstanding the fact that the amount of the final bill figures as resolved through GC-49. If as a result of such audit and technical examinations any over payment is discovered in respect of any work done by the Contractor or alleged to have been done by him under the contract, it shall be recovered by the Corporation from the Contractor as prescribed above. If any under payment is discovered by the Corporation, the amount due to the Contractor under this contract, may be adjusted against any amount then due or which may at any time thereafter become due before payment is made to the Contractor.

GC-47 <u>SETTLEMENT OF DISPUTES :</u>

Except as otherwise specifically provided in the contract, all disputes concerning questions of fact arising under the contract shall be decided by the Engineer-In-Charge subject to a written appeal by the Contractor to the Engineer-In-Charge and those decisions shall be final and binding on the parties hereto. Any disputes or differences including those considered as such by only one of the parties arising out of or in connection with this contract shall be to the extent possible settled amicably between the parties. If amicable settlement cannot be reached then all disputed issues shall be settled as provided in Article GC-48 (Disputes or differences to be referred to) and Article No.GC-49 (Interpretation Related To Tender Conditions or Contract Agreement).

GC-48 DISPUTES OF DIFFERENCES TO BE REFERRED TO :

If at any time, any question, disputes or differences of any kind whatsoever shall arise between the Engineer-In-Charge and the contractor upon or in relation to or in connection with this contract either party may forthwith give to the other, notice in writing of the existence of such question, dispute or difference as to any decision, opinion, instruction, direction, certificate or evaluation of the Engineer-In-Charge. The question, dispute or differences shall be settled by the Municipal Commissioner, Rajkot Municipal Corporation, who shall state his decision in writing and give notice of same to the Engineer-In-Charge and to the Contractor. Such decision shall be final and binding upon both parties.

GC-49 INTERPRETATION RELATED TO TENDER CONDITIONS OR CONTRACT AGREEMENT :

For any interpretation related to tender conditions or contract agreement conditions, the decision of Municipal Commissioner, Rajkot Municipal Corporation shall be considered as final and binding and in the event of any dispute arising pertaining to tender conditions or contract agreement conditions the jurisdiction shall be Rajkot Civil Court /Commercial Court of Rajkot City.

GC-50 <u>TERMINATIONOFTHECONTRACT</u>:

i)

- If the Contractor finds it impracticable to continue operation owing to force majeure reasons or for any reasons beyond his control and/or the Corporation find it impossible to continue operation, then prompt notification in writing shall be given by the party affected to the other.
- ii) If the delay or difficulties so caused cannot be expected to cease or be come unavoidable or if operations cannot be resumed within two (2) months then either party shall have the right to terminate the contract upon 10 (ten) days written notice to the ather. In the event of such termination of the contract, payment to the Contract or will be made as follows:
 - a) TheContractorshallbepaidforallworksapprovedbytheEngineer- in- chargeandforanyotherlegitimateexpensesduetohim.
 - b) If the Corporation terminates the contract owing to Force Majeureor due to any cause beyond its control, the Contractor shall additionally bepaid for any work do ned uring the said two (2) months period including any financial commitment made for the proper performance of the contract and which are not reasonably defrayed by payments under (a) above.
 - c) TheCorporationshallalsoreleaseallbondsandguaranteesatits disposalexcept incases wherethetotal amount ofpaymentmadeto theContractorexceedsthefinalamountduetohiminwhichcasethe

Contractor shallrefundtheexcessamountwithinthirty(30)days aftertheterminationandtheCorporation thereaftershallreleaseall bondsandguarantees. ShouldtheContractorfailtorefundthe amountsreceivedinexcesswithinthesaidperiodsuchamountsshall bedeductedfromthebondsorguaranteesprovided.

 OnterminationofthecontractforanycausetheContractorshallseethe orderlysuspension andtermination ofoperations,withdueconsideration to the interests of the Corporation with respect to completion safeguarding ofstoringmaterialsprocuredfortheperformanceofthe contractandthesalvageandresalethereof.

GC-51 <u>SPECIALRISKS</u>:

thereshallbeanoutbreakofwar(whether Ifduringthecontract, waris declaredornot), majorepidemic, earthquakeorsimilar occurrenceinany partoftheworldbeyondthecontrolofeitherpartytothecontractwhich financially or otherwise materially affects the execution of the contract, the Contractor shallunlessanduntil, the contractisterminated under the provisionsofthisarticleusehisbestendeavorstocompletetheexecution ofthecontract, provided always that the Corporation shall be entitled at any item aftertheonset ofsuch specialrisks,toterminatethecontractby givingwrittennoticetotheContractor anduponsuchnoticebeinggiven thiscontractshallterminate butwithoutpreiudice totherightsofeither partyinrespectofanyantecedentbreachthereof.

TheContractorshallnotbeliableforpaymentofcompensationfordelay orforfailuretoperform thecontract forreasonsofForceMajeuresuchas actsofpublicenemy,actsofGovernment, fires,floods,cyclones, epidemics,quarantinerestrictions,lockouts,strikes,freightembargoes andprovided thattheContractor shallwithin10(ten)daysfromthe beginningofsuchdelaynotifytheEngineer-in-charge inwriting,ofthe causeofdelay,theCorporation shallverifythefactsandgrantsuch extensionasthefactsjustify.

GC-52 <u>CHANGEINCONSTITUTION</u>:

WheretheContractorisapartnershipfirm, thepriorapprovalinwritingof theownershallbeobtained anychangeismadeintheconstitution before ofthefirm. WheretheContractorisanindividualorundividedfamily concernsuchapprovalasaforesaid shalllikewisebeobtained business beforetheContractorentersintoanypartnership agreementwhereunder thepartnership firmwouldhavetherighttocarryouttheworkshereby undertaken bytheContractor.Ifpriorapprovalasaforesaidisnot obtained, the contract shall be deemed tohavebeenassignedin contraventionofcontract.

GC-53 <u>SUB-CONTRACTUALRELATIONS</u>:

Allworksperformedfor the contractbyasub-Contractorshall bepursuant to an appropriate agreement between the Contractor and the sub-Contractor,whichshallcontainprovisionto:

- a) ProtectandpreservetherightsoftheCorporationandtheEngineer-inchargewithrespecttotheworkstobeperformed underthesubcontractingpartywillnotprejudicesuchrights.
- b) Require thatsuchworkbeperformedinaccordancewiththerequirements of contractdocuments.
- c) Requireundersuchcontractto whichtheContractoris a party,the submissiontotheContractorofapplicationforpaymentandclaimsfor additional costs,extension oftime,damages fordelayorotherwise with

respecttothesub-contractedportionsoftheworkinsufficienttime, that the Contractor may apply for payment comply in accordance with the contract documents for like claims by the Contract or up on the Corporation.

- d) Waiveallrightsthecontractingpartiesmayhaveagainstoneanotherfor damagescausedbyfireorotherperilscoveredbytheproperty insurance exceptsuchrightsastheymayhavetotheproceeds ofsuchinsurance heldbytheCorporationastrusteeand,
- e) Obligateeachsub-Contractorspecificallytoconsenttotheprovisionsof thisArticle.

GC-54 <u>PATENTSANDROYALTIES</u>:

1.

- Contractor, if licensed under any patent covering equipment, machinery, orcompositionofmattertobeusedorsuppliedormethodsand materials processtobepracticedoremployed intheperformanceofthiscontract agreesto pay allroyaltiesand licensefees, which may be due with respect thereto. Ifanyequipment, machinery, materials, compositionmatters, to beusedorsuppliedormethodspracticedoremployedintheperformance ofthiscontract, is covered by a patent under which Contractor isnot licensed, then the Contractor beforesupplying/usingtheequipment, machinery, materials, compositions, methodsofprocessshallobtainsuch licenseandpaysuchroyalties andlicensefeesasmaybenecessary for IntheeventContractorfailstopaysuch performanceofthiscontract. royaltyortoobtainanysuchlicense, any suitforinfringement ofsuch patentswhichis broughtagainsttheContractorortheowneras aresultof suchfailurewillbedefended bytheContractorathisownexpenses and theContractorwillpayanydamages andcostsawarded insuchsuit. The Contractor shallpromptlynotifytheowneriftheContractorhasacquired knowledgeofanyplantunderwhichasuitforinfringement couldbe reasonably broughtbecauseoftheusebytheownerofanyequipment machinery, materials, and process methods to be supplied in here under. Contractor agreestoanddoesherebygranttoownertogetherwiththe righttoextendthesametoanyofthesubsidiaries oftheowneran irrevocableroyaltyfeelicensetouseinanyCountry,anyinvention made bytheContractororhisemployeesinorasaresultoftheperformanceof workundercontract.
- 2. Withrespecttoanysub-contractenteredintobyContractorpursuantto theprovisions oftherelevantclausehereof,theContractorshallobtain fromthesub-Contractor samepatentprotection thatcontractsisrequiredtoprovideunderthe provisionsoftheclause.
- 3. TheContractorshallindemnifyand saveharmlesstheownerfromany loss onaccountofclaimsagainstownerforthecontributoryinfringement of patent rights arising outofandbasedupontheclaimthattheusebythe Corporationoftheprocessincluded inthedesignpreparedbythe Contractor andusedintheoperationoftheplantinfringesonanypatent rights.

GC-55 <u>LIEN</u>:

If, atanytime, thereshould be evidence of any lie nor claim for which owner might have become liable and which is chargeable to the Contractor, the ownershall have the right to retain out of any payment then due or the reafter to be come due anamount sufficient to completely indemnify the owner against such lie nor claim or if such lie nor claim be valid the owner may pay and discharge the same and deduct the amount aspaid from any money which may be due or become due and payable to the Contractor. If any lien or claims remaining unsettled after all paymentsaremade,theContractor shallrefundorpaytotheownerall moneythatthelattermaybecompelledtopayindischargingsuchlienor claimincludingallcostsandreasonableexpenses.

GC-56 EXECUTIONOFWORK:

Thewholeworkshallbecarriedout instrictconformitywith the provisions ofthecontractdocument, detaileddrawings, specifications and the instructions of the Engineer-in-charge from time to time. The Contractor shallens ure that the whole work is executed in the most substantial, and proper manner with best work manship strict accordance with the specifications to the entires at is faction of the Engineer-in-charge.

GC-57 <u>WORKINMONSOON</u>:

Whentheworkcontinuesinmonsoonifrequired,theContractorshall maintainminimumlabourforcerequiredfortheworkandplanand executetheconstructionanderectionworkaccordingtotheprescribedschedule.N oextraratewillbeconsideredforsuchworkinmonsoon.Duringmonsoonandentire constructionperiod,theContractorshallkeep thesitefreefromwaterathisowncost.However, actual monsoon period or minimum 3 month will be considered as non-working period and that shall be excluded in time limit. Actual dates will be notified if found necessary.

GC-58 <u>WORKONSUNDAYSANDHOLIDAYS</u>:

NoworkexceptcuringshallbecarriedoutonSunday andholidays. However,iftheexigenciesoftheworkneedcontinuationofworkon SundaysandHolidays,writtenpermissionoftheEngineer-in-chargeshall beobtainedinadvance.

GC-59 <u>GENERALCONDITIONSFORCONSTRUCTIONWORK</u>:

Workinghoursshallbeeighteveryday. Theovertime workintwoshifts couldbecarriedoutwiththewrittenpermissionoftheEngineer-in-charge shallbepaidforthesame. butnocompensation Theratequotedshall TheContractorshallplanhisworkinsuchawaythathis includethis. labourersdonotremainidle. Theownerwillnotberesponsible foridle TheContractorshallsubmitto labouroftheContractor. theowner progressreporteveryweek. The details and Perform a of the report will be aspermutualagreement.

GC-60 DRAWINGSTOBESUPPLIEDBYTHEOWNER:

Thedrawingsattachedwiththee-Tenderdocuments shallbeforgeneral guidanceoftheContractortoenablehimtovisualizethetypeofwork contemplated and scope of work involved. Detail working drawings accordingtowhichtheworkistobedoneshallbepreparedbythe Contractorforexecutingthework.

GC-61 DRAWINGSTOBESUPPLIEDBYTHECONTRACTOR:

Wheredrawings, dataaretobefurnished bytheContractor theyshallbe asenumerated inspecialconditionsofcontractandshallbefurnished withinthespecifiedtime.

WhereapprovalofdrawingshasbeenspecifieditshallbeContractor'sresponsibili tytohavethesedrawings gotapproved

beforeanyworkistakenupwithregardtothesame. Anychanges becomingnecessaryinthosedrawingsduringtheexecution ofthework shallhavetobecarriedoutbytheContractor atnoextracost. Allfinal drawingsshallbearthecertification stampasindicatedbelowdulysigned byboththeContractorandEngineer-in-charge. Certifiedtruefor

ProjectAgreementNo	
Signed	

Contractor

Engineer-in-charge.

Drawingswillbeapproved within three (3 weeks of the receipt of the same by the Engineer-in-charge.

GC-62 <u>SETTINGOUTWORK</u>:

TheContractor shallsetouttheworkonthesitehandedoverbythe Engineer-incharge andshallberesponsibleforthecorrectnessofthe same. The work shallbecarriedouttothe entiresatisfactionofEngineerincharge.TheapprovalthereoforpartakingbyEngineer-in-charge or settingoutworkshallnotrelieveContractor ofanyofhisresponsibilities. TheContractorshallprovideathisowncostallnecessarylevelposts, pegs, bamboos,flags, rods, strings and other materialsand ranging labourersrequiredforpropersettingoutofthework.TheContractorshall provide fix and be responsible for the maintenance of all stakes, templates, levelmarkets, profiles and similar other things and shall take all necessaryprecautionstopreventtheirremovalor disturbanceandshall beresponsiblefortheconsequences forsuchremovalordisturbance.The Contractorshallalsoberesponsibleforthemaintenance ofallexisting surveymarks, boundary marks, and distance marks and centerline marks eitherexisting orfacelinesandcrosslinesshallbemarked bvsmall masonrypillars. Eachpillarshallhavedistancemarkatthecenterfor setting upthetheodolite. Theworkshallnotbestartedunless thesetting outischokedandapprovedbyEngineer-in-charge inwritinabutsuch approvalshallnotrelievetheContractorofhisresponsibilities aboutthe correctnessofsettingout.TheContractorshallprovidealImaterials, labourandotherfacilitiesnecessary forchecking athisowncost. Pillars bearinggeodeticmarksonsiteshallbeprotected bytheContractor. On ofthework,theContractor shallsubmitthegeodetic completion documentsaccordingtowhichtheworkhasbeencarriedout.

GC-63

RESPONSIBILITIESOFCONTRACTORFORCORRECTNESSOFTHE WORK:

The Contractor shall be entirely and exclusively responsible for the correctness of everypart of the work and shall rectify completely any errors there in a this own cost when so instructed by Engineer-in-charge. If any error has crept in the work due to non-observance of this clause, the Contractor will be responsible for the error and be arthecost of corrective work.

MaterialstobesuppliedbytheContractor:

1. Contractorshallprocureandprovideallthematerialrequiredforthe executionandmaintenance ofworkincludingMSrods;alltools, tackles,construction plantandequipmentexcept,thematerialstobe suppliedbytheownerdetailedin thecontractdocuments.Ownershall makerecommendationsforprocurementofmaterials totherespective authoritiesifdesiredbytheContractorbutassumesnoresponsibility ofanynature.Ownershallinsist for procurementofmaterialswithISI markssuppliedbyreputedfirmsoftheDGS&Dlist. 2. Ifhowever,theEngineer-in-charge feelsthattheworkislikelytobe delayed due to Contractor's inability to procure materials, the Engineer-incharge shallhavetherighttoprocurematerials,fromthe marketandtheContractor willacceptthesematerialsattherates decidedbyEngineer-in-charge.

GC-64 MATERIALSTOBESUPPLIEDBYTHEOWNER:

1.

- If the contract provided certain materials or stores to be supplied by the owner, such materials and stores transported by the Contractor at his cost from owner's stores or Railway Station. The cost from Contractor for the value of materials supplied by the owner will be recovered from the R.A. Bill on the basis of actual consumption of materials in the work covered and for which RABill has been prepared. After completion of the work, the Contractor has to account for the full quantity of materials supplied to him.
- 2. ThevalueofstorematerialssuppliedbyownertotheContractorshallbe chargedatratesshowninthecontractdocument andincaseanyother materialnotlistedintheschedule ofmaterials issuppliedbytheowner, the sameshall be chargedat cost price includingcartingand other expenses incurredinprocuring thesame. Allmaterialssosuppliedshall oftheownerandshallnotberemoved remaintheproperty fromthesite onanyaccount. materialremainingunusedatthetimeofcompletion Any ofcontractsshallbereturnedtoowner'sstoreor ofworkortermination anyotherplaceasdirectedbytheEngineer-in-charge inperfectlygood conditionatContractor'scost.Whenmaterialsaresuppliedfreeofcostfor use inworkandsurplusand unaccountedbalancethereofare notreturned totheowner, recovery in respect of such balance will be effected at double theapplicable issuerateofthematerial orthemarketrateswhichever is higher.

GC-65 <u>CONDITIONSOFISSUEOFMATERIALSBYTHEOWNER</u>:(N.A.)

ThematerialsspecifiedtobeissuedbytheownertotheContractorshall beissuedbytheownerathisstoreandallexpensesfor itcartingsite shall bebornebytheContractorwillbeissuedduringworking hoursandasper rulesofownerfromtimetotime.

Contractor shallbearallexpensesforstorageandsafecustodyatsiteof materialsissuedtohimbeforeuseinwork.

Materialshallbeissuedbytheownerinstandard/non-standard sizesas obtainedfrommanufacturer.

Contractor shall construct suitable godownsat site for storing the materialstoprotectthesamefromdamageduetorain, dampness, fire, theftetc.

TheContractorshouldtakethedeliveryofthematerialsissuedbytheowneraftersatisfyinghimselfthattheyareingoodcondition.Oncethematerialsareissued,itwillbetheresponsibilityoftheContractortokeepthemingoodconditionandinsafecustody.Ifthematerialsgetdamagedoriftheyarestolen,itshallbetheresponsibilityoftheContractortoreplacethemathiscostaccordingtotheinstructionsoftheEngineer-in- charge.

Fordelayinsupplyorfornon-supply ofmaterialstobesuppliedbythe owner,onaccountofnaturalcalamities, actofenemies,otherdifficulties beyond thecontrol oftheowner,theowner carriesnoresponsibilities. In nocasetheContractorshallbeentitledtoclaimanycompensationfor loss sufferedbyhimonthisaccount.

NoneofthematerialsissuedtotheContractor, shallbeusedbythe Contractorformanufacturing itemswhichcanbeobtainedfromthe manufacturers. Thematerials issuedbytheownershallbeusedforthe workonlyandnootherpurpose.

Contractor shallberequiredtoexecuteindemnitybondintheprescribed formforthesafecustodyandaccountofmaterialsissuedbytheowner.

Contractorshallfurnishsufficientlyinadvanceastatement of his requirements of quantities of material stobes upplied by the owner and the time when the same will be required for the work, so as to enable Engineer - in-charge to make arrangements to procure and supply the materials.

Adailyaccountofmaterialsissuedbytheownershallbemaintainedby theContractorshowingreceipt,consumption andbalanceonhandinthe formlaiddownbyEngineer-in-chargewithallconnectedpaperandshall bealwaysavailableforinspectioninthesiteoffice.

Contractor shallseethatonlytherequiredquantitiesofmaterialsaregot issuedandnomore. TheContractorshallberesponsibletoreturnthe surplusmaterialsatowner'sstoreathisowncost.

GC-66 <u>MATERIALSPROCUREDWITHASSISTANCEOFTHEOWNER</u>:

Notwithstandinganythingcontainedtothecontraryinanyoftheclauses ofthiscontract, whereany materials for the execution of the contract are procured with the assistance of the ownere ither by issue from owner's stock or purchase made under orders or permits or licenses issued materials as trustees for owner, and use such materials not disposed them off without the permission of owner and unservice able materials that may beleft with him after completion of the contractor at its termination for any reason what so ever on his being paid or credited such price as Engineer-incharge, shall determine having due regard to the conditions of the materials.

ThepriceallowedtoContractorshallnotexceedthe amountchargedtohimexcludingthestorageofbreachoftheaforesaid condition,theContractorshallintermsoflicenseorpermitsand/orfor criminalbreachoftrustbeliabletocompensateowneratdoubletherate oranyhigherrates. Intheeventofthesematerialsatthattimehaving higherrateornotbeingavailableinthemarketthananyotherratetobe determinedbytheEngineer-in-chargeathisdecisionshallbefinaland conclusive.

GC-67 <u>MATERIALSOBTAINEDFROMDISMANTLING</u>:

If the Contractor, in the course of execution of work, is called upon to dismantle any part of work for reasons other than on account of bador imperfect work, the material sobtained from dismantling will be property of the owner and will be disposed of fasperins tructions of Engineer-incharge in the best interest of the owner.

GC-68 ARTICLE OF VALUE OF TREASURE FOUND DURING CONS-TRUCTION:

Allgold,silverandothermineralsofanydescription andallprecious stones,coins,treasures,relics,antiquesandothersimilarthingswhich shallbefoundin,underoruponsiteshallbethepropertyoftheowner andtheContractorshallproperlypreservethesametothesatisfaction of theEngineer-in-chargeandshallhandoverthesametotheowner.

GC-69 DISCREPANCIESBETWEENINSTRUCTIONS:

If there is any discrepancy between various stipulations of the contract documents or instructions to the Contractor or his authorized representative or if any doubt arises as to the meaning of such stipulation

 $or instructions, \ the Contractor shall immediately refer inwriting to the \ Engineer-in-charge and shall hand over the same to the owner.$

GC-70 ALTERATIONSINSPECIFICATIONS&DESIGNS&EXTRAWORK:

- TheArchitect/Engineer-in-charge shallhavepowertomakeany alterationsin, omission from, addition to substitution for, the schedule of rates, the original specifications, drawings, designs and instructions that mayappeartohimtobenecessaryoradvisableduringtheprogressof workandtheContractorshallbeboundtocarrvoutsuchaltered/extra/ newitemsofwork in accordancewithany instructionswhichmaybegiven tohiminwritingsignedbyEngineer-in-charge andsuchalteration omissions, additions or substitutions, shall not invalidate contract and any altered, additional or substituted workshallbecarriedoutbythe Contractoronthesameconditionsofcontract. Thetimeofcompletion maybeextendedbyArchitectasmaybeconsidered justandreasonable byhim. Theratesforsuchadditional alteredorsubstituteworkshallbe workedoutasunder:
- a) If the rates for additional, altered or substitutes work are specified in the contract for work, the Contractor is bound to carry out such work at the same rates as specified in the contract.
- b) If the rates for additional, altered or substituted work are not specifically provided in the contract for the work, the rates will be derived from the rates of similaritems of work in the contract work. The opinion of Engineer-in-charge astownether the rates can be reasonably so derived the items of contract will be final and binding to the Contract or s.
- c) If the rates of altered, additional or substitute work cannot be determined asspecified in(a)or(b) above, the rates hall be paid as percurrent S.O.R. of RMC and if the same is not available in RMC current S.O.R. tha same can be adopted from current GWSSB.
- d) If the rates of altered, additional or substitute work cannot be determined asspecified in (a) or (b) or (c) above, the Contractor shall with inseven days of the receipt of or der to carry out the work inform the Architect / Engineerin-charge of the rate which he intends to charge for such work supported by rate analysis and the Architect / Engineer-in-charge will determine the rate on the basis of prevailing market rates of materials,

labourcostatschedule oflabourplus15%thereonasContractor's supervision overheads andprofit. TheopinionofArchitect/Engineer-inchargeastothemarketratesofmaterials andthequantityoflabour involvedperunitofmeasurementwillbefinalandbindingonContractor.

Butundernocircumstances, theContractorsuspendsworkorthepleaof nonsettlementofitemsfallingunderthisclause.

GC-71 <u>ACTIONWHENNOSPECIFICATIONSAREISSUED</u>:

Incaseofanyclassofworkforwhichnospecifications issuppliedbythe ownerinthee-Tenderdocuments, suchworkshallbecarriedoutin accordancewithrelevantlatestISSandifISSdonotcoverthesame,the work shall be carried out as per General Technical Specification for buildingwork;and if not coveredin then it is to be with standard EngineeringPracticesubjecttotheapprovalofEngineer-in-charge.

GC-72 <u>ABNORMALRATES</u>:

Contractorisexpectedtoquoterateforeachitemaftercarefulanalysisof costinvolvedfortheperformance ofthecompleteditemconsideringall specificationsandconditionsofcontract.

GC-73 ASSISTANCETOENGINEER-IN-CHARGE,:

ContractorshallmakeavailabletoEngineer-in-charge freeofcostall necessaryinstrumentsandassistanceincheckingofanyworkmadeby theContractorsettingoutfortakingmeasurementofworketc.

GC-74 <u>TESTSFORQUALITYOFWORK</u>:

- 1. TheContractorshallberequiredtogivesatisfactoryhydraulictestwhere required andshallrectifythedefects, ifany,freeofcost. Thenecessary water,power,labouretc.,required forthehydraulic testshallalsobe arrangedbytheContractorathisowncost.
- 2. All workmanshipshall be of the best kind describedin the contract and in accordance with the instructions of Engineer-in-charge documents andshall besubjectedfromtimetotime tosuchtests atContractor'scost astheEngineer-in-charge maydirectattheplaceofmanufactureof fabricationoronthesiteoratanysuchplace. Contractor shallprovide assistance, instruments, labourandmaterials as a renormally required for examining, measuring andtestingofanyworkofworkmanshipasmaybe selectedandrequiredbyEngineer-in-charge.
- 3. Alltestsnecessaryinconnectionwiththeexecutionofworkasdecidedby Engineer-in-chargeshall be carriedout at an approvedlaboratoryat Contractor'scost.
- 4. Contractor shall furnish the Engineer-in-charge for approval when requestedorifrequiredbythespecification, adequatesamplesofall materialsandfinishedgoodstobeusedinworksufficiently inadvanceto permittestsandexaminationthereof. Allmaterialsfurnishedandfinished goodsappliedinworkshallbeexactlyaspertheapprovedsamples.

GC-75 <u>ACTIONANDCOMPENSATIONINCASEOFBADWORKMANSHIP</u>:

Tf it shallappearto theEngineer-in-chargethatanyworkhas been executed with materials of inferior description, or quality or a reunsound orwithunsound, imperfector unskilled work manship or otherwise not in accordance with the contract, the Contractor shall, ondemandinwriting fromEngineer-in-chargeorhisauthorizedrepresentativespecifyingthe work, materials or articles complained of, not with standing thatthesame mayhavebeeninadvertently passed, certified and paid for, for thwith rectifyorremoveandreconstruct thework, sospecified. In the event of failure to withinaperiodto bespecifiedby theEngineer-in-chargein doso hisaforesaiddemand,Contractorshallbeliabletopaycompensationat therateof0.1(zero one)percentofthevalueofworkforperdayof point delaylimited toamaximum often(10%)percentofthevalueofwork inthecaseofanysuchfailure, the whilehisfailure todosocontinuesand Engineer-in-chargemayonexpiryofthenoticeperiodrectifyandremove andreexecutetheworkorremoveandreplacewithothersattheriskand ThedecisionoftheEngineer-in-charge costoftheContractor. astoany questionarisingunderthisclauseshallbefinalandconclusive.

GC-76 <u>SUSPENSIONWORK</u>:

Contractorshall, ifordered inwriting by Engineer-in-charge orhis representativetemporarilysuspendedtheworkoranypartthereoffor suchtime(notexceeding onemonth)asorderedandshallnotafter receivina suchwrittennoticeproceedwiththeworkuntilheshallhave receivedawrittenordertoproceedtherewith.TheContractorshall not he entitledto claimcompensationforanylossordamagesustainedbyhimby reasonoftemporarysuspensionofworkasaforesaid. Anextensionof time for completion of work will be granted to the Contractor correspondingtothedelaycausedbysuchsuspensionofworkifhe appliesforthesameprovidedthesuspension wasnotconsequent upon anydefaultorfailureonthepartoftheContractor.

GC-77 <u>OWNERMAYDOPARTOFTHEWORK</u>:

WhentheContractor failstocomplywithanyinstructions givenin accordancewiththeprovisionsofthiscontract, the owner has the right to carryoutsuchpartsofworkastheownermaydesignate whetherby purchasing materialsandengaginglabourorbytheagencyofanother Contractor. Insuchcasetheowner shalldeductfromtheamountwhich otherwisemightbecomeduetoContractor, thecostofsuchworkand materialswiththen(10)percentaddedtocoveralldepartmental charges duetocontract, andshouldthetotalamountthereof exceedtheamount Contractorshallpaythedifferencetoowner.

GC-78 POSSESSIONPRIORTOCOMPLETION:

TheEngineer-in-chargeshallhavetherighttotakepossessionofor to use anycompletedorpartlycompletedworkorpartofwork. Such possession oruseshallnotbedeemedtobeanacceptanceofanyworkcompleted in accordancewiththecontact. IfsuchpriorpossessionorusebyEngineer- inchargedelaystheprocessofwork,equitableadjustment inthetimeof completion willbemadeandthecontractshallbedeemedtobemodified accordingly.

GC-79 **COMPLETIONCERTIFICATE:**

Assoonastheworkhasbeencompletedinaccordancewithcontact thatdonotaffecttheiruseforthepurposefor (except inminorrespects whichtheyareintendedandexceptformaintenance thereof)asper GeneralConditionsofContracttheEngineer-in-charge shallissuea calledcompletioncertificate)inwhichshallcertify certificate(hereinafter thedateonwhich workhasbeen completedandhaspassedthesaid tests andownershallbedeemed tohavetakenoverworkonthedateso certified. Ifworkhasbeendividedinvariousgroupsincontract, owner shallbeentitledtotakeoveranygrouporgroupsbeforetheotheror othersandthereupontheEngineer-in-charge willissueacompletion certificate, which will, however, befors uch group or groups so taken over.

InorderthatContractor couldgetacompletioncertificate, heshallmake goodwill allspeedanydefectarising from the defectivematerialssupplied byContractorofworkmanship oranyactoromissionofContractorthat mayhave beendiscoveredordevelopedafterthework orgroupsofworks hasbeentakenover. Theperiodallowedforcarryingoutsuchworkwill Ifanydefectbenotremedied benormally, one month. withinthetime specified, ownermay proceed to dowork at Contractor's (Agency, or Firm) riskandexpenses and deduct from the final bill such amount as may be decided by If by reasonof any defaulton the part owner. of the Contractor, a completion certificate has not been issued in respect of every portion of workwithinonemonthafter the date fixed by contract for completion ofwork,ownershallbeatlibertytouseworkoranyportion thereofinrespectofwhichacompletion certificatehasbeenissued, provided that work or the portion thereof soused as a foresaid shall be afforded reasonableopportunityforcompletionofthatworkortheportion thereofsousedasaforesaidshallbeaffordedreasonableopportunity for completionofthatworkfortheissueofcompletioncertificate.

GC-80 SCHEDULEOFRATES:

1.

TheratesquotedbytheContractorshallremainfirmtillthecompletionof theworkand shall notbesubjecttoescalation.Scheduleofratesshall be deemedtoincludeandcoverallcosts, expenses andliabilities ofevery descriptionandrisksoreverykindtobetakeninexecuting, completing andhandingovertheworktoownerbyContractor. TheContractor shall bedeemedtohave knownthenature,scope,magnitudeand theextentof workandmaterialsrequiredthoughcontractdocumentsmaynotfullyand preciselvfurnishthem. Heshallmakesuchprovision intheScheduleof Ratesashemayconsidernecessary tocoverthecostofsuchitemsof workandmaterialsasmaybereasonable and necessary to complete the work. Theopinion ofEngineer-in-chargeastotheitemofworkwhichare necessaryandreasonable forcompletionoftheworkshallbefinaland bindingonContractoralthoughthesamemaybenotshownondrawings ordescribedspecificallyincontractdocuments.

2. ScheduleofRatesshallbedeemedtoincludeand coverthecostofall The labourand all other constructionalplant, temporary work, materials, mattersin connectionwith each item in Schedule of Rates and the execution of work or any portion thereof finished complete in every respectandmaintainedas shownordescribedinthe contractdocumentor asmaybeorderedinwritingduringthecontinuanceofthecontract.

- 3. ScheduleofRatesshallbedeemedtoincludeand The coverthecostofall royaltiesandfeesforthearticlesandprocesses, protectedbyletters patentorotherwiseincorporated inorusedinconnectionwithwork, also allroyalties, rents and other payments inconnection withobtaining materialofwhatsoever kindforworkandshallincludeanindemnityto owner which Contractorhereby gives against all action, proceedings, claims, damages, costs and expenses arising from the incorporation inor useontheworksofanysucharticles, processesormaterials. Other Municipalor local Board chargesif leviedon material, equipmentor machineries tobebroughttositeforuseonworkshallbebornebythe Contractor.
- 4. Noexemptionorreductionofcustomduties, exciseduties, salestax, GSTor anyothertaxesorchargesoftheCentralorStateGovernment orofany LocalBodywhatsoever willbegrantedorobtainedandallsuchexpenses shallbedeemed tohavebeenincludedinandcoveredbySchedule of Rates. Contractorshallalsoobtainandpayforallpermitsorother privilegesnecessarytocompletethework.
- 5. TheScheduleofRatesshallbedeemedtoincludeandcoverriskon accountofdelayandinterferencewithContractor'sconductofworkwhich mayoccurfromanycauseincluding ordersofownerintheexerciseofhis powersandonaccountof extensionoftimegranteddueto various reasons.
- 6. For work under unit rate basis, no alterationwill be allowedin the Schedule ofRatesbyreasonsofworkoranypartofthembeingmodified, altered,extended,diminishedoromitted.

GC-81 PROCEDUREFORMEASUREMENTOFWORKINPROGRESS:

- Allmeasurementsshallbeinmetricsystem. Alltheworkinprogresswill be jointly 1. measured bv the representativeof Engineer-in-chargeand Contractor'sauthorized agent. Such measurements will be got recorded in theMeasurementBookbytheEngineer-in-charge orhisauthorized representative andsignedbytheContractororhisauthorizedagentin tokenofacceptance. IftheContractor orhisauthorizedagentfailstobe presentwheneverrequiredbytheEngineer-in-chargefortakingmeasures foreveryreasonwhatsoever, themeasurement willbetakenbythe Engineerorhisauthorized representative not with standing the in-charge absenceofContractorandthesemeasurements willbedeemedtobe correctandbindingontheContractor.
- 2. ContractorwillsubmitabillinapprovedPerformainquadruplicatetothe Engineer-in-chargeof theworkgivingabstractanddetailedmeasurements ofvariousitemsexecutedduringamonthasmutuallyagreed. The Engineer-in-chargeshallverifythebillandtheclaim,asfarasadmissible, adjustedifpossible,within10daysofpresentationofthebills.

GC-82 <u>RUNNINGACCOUNTPAYMENTSTOBEREGARDEDASADVANCES</u>:

1. Allrunningaccountpaymentsshallberegardedaspaymentsbywayof advanceagainstthefinalpaymentonlyandnotaspayment forwork actuallydoneandcompleted andshallnotprecludetherequiringofbad, unsound andimperfectorunskilledworktoberemoved andtakenaway andreconstructed orrejectedortobeconsideredasanadmissionofthe dueperformanceofcontractoranypartthereof.

2.

Five(5)percentofthegrossRABillamountshallberetainedfromeach billasretentionamountandthesamewillbepaidwiththefinalbill.

GC-83 <u>NOTICEFORCLAIMFORADDITIONALPAYMENT</u>:

If the Contractor considers that he is entitled to extra paymentor compensation oranyclaimwhatsoeverinrespectofwork, heshall forthwithgivenoticeinwritingtotheEngineer-in-charge abouthisextra paymentand/orcompensation. Suchnoticeshallbegiventothe Engineer-in-chargewithinten(10)daysfromthehappeningofanyevent basissuchclaimsandsuchnoticeshallcontainfull uponwhichContractor particularsof the nature of suchclaim with full details and amount claimed. FailureonthepartoftheContractor toputforwardanyclaim with the necessary particulars as above, within the time above specified shallbeanabsolute waiverthereof.Noomissionbyownertorejectany suchclaimandnodelayindealingtherewithshallwaiverbyownerorany rightsinrespectthereof.

GC-84 <u>PAYMENTOFCONTRACTOR'SBILL</u>:

- 1. ThepricetobepaidbytheownertoContractorfortheworktobedone and for the performance of all the obligations undertaken by the Contractor undercontractshallbebasedonthecontractpriceand paymenttobemadeaccordingly fortheworkactuallyexecutedand approvedbytheEngineer-in-charge.
- 2. NopaymentshallbemadeforworkcostinglessthanRs.10,00,000/-till theworkis completedandacertificateofcompletiongiven.Butin caseof work estimated to cost more than Rs.10,00,000/-. Contractor on thebillthereofwillbeentitledtoreceiveamonthlypayment submitting proportionate tothepartthereof, approved and passed by Engineer-incharge, whose certificate ofsuchapprovalandpassingofthesumso payableshallbefinalandconclusiveagainstcontractor. Thispayment shallbemadeafternecessary deductions asstipulatedelsewhereinthe contractdocumentsformaterials.securitydeposit etc. Thepayment shall bereleasedtotheContractorwithinTwo(2)monthofsubmission of the bill duly pre-occupied on proper revenue stamp. Payment due to Contractor shallbemadebytheownerbyElectronicclearingsystemor RTGSonlyinIndiancurrency.Successfulbiddermustfurnishhisdetails fortheECS/RTGS.

GC-85 <u>FINALBILL</u>:

ThefinalbillshallbesubmittedbyContractorwithinone(1)monthofthe dateofphysicalcompletion ofwork,otherwisetheEngineer-in-charge's certificateofthemeasurementandoftotalamountpayableforworkshall befinalandbindingonallparties.

GC-86 <u>RECEIPTFORPAYMENT</u>:

Receiptforpayment madeonaccount ofworkwhen executed byafirm mustbesignedbyapersonholdingPowerofAttorneyinthisrespecton behalfofContractorexceptwhendescribedinthee-Tenderasalimited companyinwhichcasethereceipt mustbesignedinthenameofthe Company byoneofitsprincipalofficersorbysomepersonhaving authoritytogiveeffectualreceiptfortheCompany.

GC-87 <u>COMPLETIONCERTIFICATE</u>:

GC-0/	<u>COMPLETIONCERTIFICATE</u> :
1.	When the Contractor fulfils his obligation as perterms of contract, he shall
	beeligibletoapplyforCompletion Certificate. Contractor mayapplyfor
	separate CompletionCertificate inrespectofeachsuchportion ofworkby
	submittingthe completiondocumentsalong with such applicationfor
	CompletionCertificate.
	TheEngineer-in-charge, shallnormally issue to Contractor the Completion
	Certificatewithinone (1)monthafterreceivingan applicationthereoffrom
	Contractor afterverifying, from the completion documents and satisfying
	himselfthatwork has beencompletedinaccordancewithandas setout in
	theconstruction anderectiondrawingsandthecontractdocuments.
	ContractorafterobtainingtheCompletion Certificateiseligibletopresent
	thefinalbillforworkexecutedbyhimunderthetermsofcontract.
2.	WithinonemonthofcompletionofworkinallrespectsContractorshallbe
	furnishedwithacertificatebytheEngineer-in-
	chargeofsuchcompletionbutnocertificate
	shallbegivennorshallworkbedeemedtohavebeen
	executeduntilall(i)scaffolding, surplusmaterialsandrubbishiscleaned
	offsitecompletely, (ii)untilworkshallhavebeenmeasuredbythe Engineer-in-
	charge whose measurements hall be binding and conclusive
	-
	and, (iii) until all the temporary works, labourand staff colonies etc. constructed
	areremovedandtheworksitecleanedtothesatisfactionof the Engineer-in-
	charge.If Contractor shall fail to comply with the
	requirementsasaforesaidorbeforedatefixedforthecompletionofwork,
	theEngineer-in-charge mayattheexpenseofContractorremovesuch
	scaffolding, surplusmaterialsandrubbishanddisposeoffthesameashe
	thinksfit.

- 3. Thefollowingdocumentswillformthecompletiondocuments:
 - a) Technicaldocumentsaccordingtowhichtheworkhasbeencarriedout.
 - b) Threesetsofconstructiondrawingsshowingthereinthemodificationsand correctionsmadeduringthecourseofexecution signedbytheEngineer- in-charge.
 - c) CompletionCertificatefor"Embedded"or"Covered"upwork.
 - d) Certificateoffinallevelsassetoutforvariousworks.
 - e) Certificateoftestperformedforvariouswork.
 - f) Materialappropriation statementforthematerialsissuedbyownerfor workandlistof surplusmaterialsreturnedtoowner'sstoreduly supported by necessarydocuments.
 - g) Operationandmaintenancemanual(Ifnecessary)
- 4. Uponexpiryoftheperiodofdefect liabilityandsubjecttoEngineer-inchargebeingsatisfiedthatworkhasbeendulymaintained byContractor duringthedefectliabilityperiodoffixedoriginally orasextended subsequently andthatContractorhasinallrespectsmadeupany subsidenceandperformedallhisobligationsundercontract, the Engineerincharge (withoutprejudice totherightsofownerinanyway)givefinal certificatetothateffect. TheContractor shallnotbeconsidered tohave fulfilledthewholeofhisobligation untilfinalcertificate shallhavebeen givenbytheENGINEER-IN-CHARGE.

5. **FinalCertificateonlyevidenceofcompletion:**

Exceptthefinalcertificate, noothercertificate ofpaymentagainsta certificate orongeneralaccountshallbetakentobeanadmission by ownerofthedueperformanceofcontractoranypartthereofofoccupancy orvalidityoranyclaimbytheContractor.

GC-88 <u>TAXES,DUTIES,ETC.</u>:

Contractoragreestoanddoesherebyacceptfullandexclusive 1. liabilityfor thepaymentofanyandalltaxes includingSalesTax, GST, Duties,IncomeTax, ValueAddedTax,Professional Tax,Labourcess,etc.,noworhereinafter imposed, increased ormodified from time to time in respect of work and materials andallcontributionsand taxes forunemployment, compensation, insuranceandoldagepensionorannuitiesnowor hereinafterimposedbytheCentralorStateGovernment authoritieswith orcoveredby thewages, salaries or other compensation paid to respectto thepersonsemployedbyContractor.

If the Contractorisnotliable to SalesTaxassessment, a certificate to that effect from the Competent Authority shall be produced without which final payment to the Contractor shall not be made. P, 'C' and 'D'Formshall not be supplied by the owner, and the Contractor shall be required to pay full taxas applicable.

- 2. Contractorshallberesponsibleforcompliancewithallobligationsand restrictions imposedbythelabourlaworanyotherlawaffecting Owner-employeerelationship.
- 3. Contractorfurtheragreestocomplyandtosecurethecomplianceofall subContractorswithapplicableCentral,State,Municipalandlocallaws and regulationsand requirement. Contractoralso aareesto defend, indemnify theholdharmless theownerfromanyliabilityorpenaltywhich maybeimposedbyCentral,Stateorlocalauthority byreasonsofany violationbyContractororsubContractorofsuchlaws, regulations or requirements andalsofromallclaims, suitsorproceedings that may be broughtagainstownerarisingunder, growingout oforbvreasonsorwork bythirdpartiesorbyCentral provided forbvthisContract orState GovernmentauthorityoranyadministrativeSub-Divisionthereof. The Sales Tax/Value Added Tax/GSTon work contract will be borne by theContractor.
- 4. The prevailing rate for GST for these works is 18% whereas it will be presumed that the agency has quoted their rates including GST as may be applicable at the time of last date of submission of the tender. If there is any variation in the rate of GST during the specified time limit / extended time limit for the work then the same will be considered in Running / Final Bill which will effect after the relevant time i.e. if there is any reduction in the rate of GST then the amount of difference will be deducted from the bill of agency at the relevant time accordingly and the agency shall have to submit their Tax Invoice accordingly. Accordingly, if there is any increase in the rate of GST then the amount of difference will be paid to the agency in the relevant bill and the agency shall have to submit their Tax Invoice accordingly.

GC-89 <u>INSURANCE</u>:

Contractorshallathisownexpensescarryandmaintainthereputable InsuranceCompaniestothesatisfactionofownerasfollows:

1. Contractoragreestoandusesherebyacceptfullandexclusiveliabilityfor withallobligationsimposedbytheOwner'sStateInsurance compliance Act,1948andContractor furtheragreestodefend, indemnify and hold ownerhardnessfromanyliabilityorpenaltywhichmaybeimposedbythe CentralorStateGovernmentorlocalauthoritybyreasons ofanvassorted violationbyContractororSub-Contractor ortheEmployeesState Insurance Act, 1948 and also from all claims, suits or proceedings that mav bebroughtagainstownerarisingunder, growingoutoforby reasons ofthe workprovidedfor bythis contractwhetherbroughtbyemployeesof ContractorbythirdpartiesorbyCentralorState Governmentauthorityor anyadministrativeSub-divisionthereof.

> Contractor agreestofillinwiththeEmployeesStateInsurance Corporation, thedeclarationformandallformswhichmayberequiredin respectofContractor'sorsub-Contractor's employeeswhoseaggregate remuneration isRs.400/-p.m.orlessandwhoareemployedinwork provided fororthosecoveredbvESIfromtimetotimeunderthe agreement. TheContractor shalldeductandsecuretheagreementofthe sub-Contractorto deduct the employees contribution as per the first schedule of the Employees StateInsuranceActfromwages. Contractor shallremitandsecuretheagreementofsub-Contractor toremittothe StateBankofIndianEmployeesStateInsuranceAccounts,theemployee's contributionasrequiredbytheAct. Contractoragreestomaintainall cardsandrecordsasrequiredundertheActinrespectofemployees and paymentsandContractor shallsecuretheagreements of the sub Contractors tomaintaininsuchrecords, any expenses incurred for the contributions, makingcontributions ormaintainingrecordsshallbeto Contractorsorsub-Contractorsown account.Ownershall retainsuch sumasmaybenecessary fromthecontract valueuntilContractorshallfurnish satisfactoryproofthatallcontribution asrequiredbytheEmployeesState InsuranceAct, 1948havebeenpaid.

2. Workman'scompensationandemployee'sliabilityinsurance:

InsuranceshallbeaffectedforallContractorsemployeesengagedinthe performanceofthiscontract. Ifanypartofworkissublet,Contractor shallrequirethesub-Contractortoprovideworkman'scompensationand Owner'sliabilityinsurance,whichmayberequiredbyowner.

3. OtherInsurancerequiredunderlawofregulations orbyownerContractor shallalsocarryandmaintain anyandallotherinsurance whichmaybe requiredunderanylaworregulationfromtimetotime. Heshallalso carryandmaintainanyotherinsurance, whichmayberequiredbyowner.

GC-90 DAMAGETOPROPERTY:

- 1. Contractorshallberesponsibleformakinggoodtothesatisfactionof owneranylossofandanydamage toallstructures andproperties belongingtoownerorbeingexecutedorprocured orbeingprocuredby ownerorofotheragencieswithinthepremisesofallworkofowner,if such loss ordamageisdue tofaultand/orthenegligenceofwillful actor omissionofContractor,hisemployees,agent,representatives orsub-Contractors.
- 2. Contractorshallindemnifyandkeepownerharmlessofallclaimsfor damagetoproperties otherthanpropertyarisingunderbyreasonsofthis agreement;suchclaimsresultfromthefaultand/ornegligenceorwillful actoromissionofContractor,hisemployees,agent'srepresentative or sub-Contractor.

GC-91 <u>CONTRACTORTOINDEMNIFYOWNER</u>:

- TheContractorshallindemnifyandkeepindemnifiedtheownerandevery 1. member.officerandemployeeofownerfromandagainstallactions, claims, demands and liabilities what so ever under the inrespect of the ofanyoftheaboveclauses breach and/oragainstanyclaim, actionor demandbyanyworkman/ employeeof theContractoror anysub-Contractor underanylaws, rules or regulations having force of laws, including butnotlimitedtoclaimsagainsttheownerundertheworkman compensation Act, 1923, the Employee's ProvidentFundsAct, 1952and/ orthecontractlabour(AbolitionandRegulations)Act,1970.
- 2. <u>PAYMENTSOFCLAIMSANDDAMAGES</u>:Ifownerhastopayanymoneyin respectofsuchclaimsordemandsaforesaid, theamountsopaidandthe costincurredbytheownershallbecharged toandpaidbyContractor without any dispute notwithstanding the same may have been paid withouttheconsentorauthorityoftheContractor.
- 3. In every case in which by virtue of any provision applicablein the workman'sCompensationAct, 1923oranyotherAct, ownerbeobligedto toworkmenemployedbyContractortheamountof paycompensation compensation sopaid, and without prejudice to the rights of owner under Section-(12)Sub-section-(2) of the said Act, ownershall be at liberty to recover suchamountfromanysurplusduetoontobecome duetothe Contractororfromthesecuritydeposit. Ownerwillnotbeboundto contestanyclaimmadeunderSection-(12)Sub-section-(2)ofthe saidact exceptonwrittenrequestofContractorandgivingfullsecurityforallcosts consequentuponthecontestingofsuchclaim.

TheContractor shallprotectadjoiningsitesagainststructural, decorative andotherdamagesthatcouldbecasedtoadjoiningpremises by the execution of these worksandmakegoodathiscost, any such damage, so caused.

GC-92 IMPLEMENTATIONOFAPPRENTICEACT1954:

Contractorshallcomplywiththe provisionsoftheapprenticeAct 1954and theordersissuedthereunderfromtimetotime.Ifhefailstodoso,itwill beabreachofcontract.

GC-93 <u>HEALTHANDSANITARYARRANGEMENTSFORWORKERS</u>:

Contractorshallcomplywithalltherulesandregulationsofthelocal SanitaryAuthorities orasframedbyownerfromtimetotimeforthe protectionof health and provide sanitary arrangementsof all labour directlyorindirectlyemployedontheworkofthiscontract.

GC-94 <u>SAFETYCODE</u>:

General:

Contractorshalladheretosafeconstruction hazardousandunsafeworkingconditions rulesassetforthherein.

practiceandguardagainst andshallcomplywithowner's

1.0 FirstAidandIndustrialInjuries:

- 1.1 Contractor shallmaintainFirst-Aidfacilitiesforitsemployeesandthoseof hissub-Contractors.
- 1.2 Contractorshallmakeoutsidearrangementsforambulanceserviceand for the treatment of industrialinjuries. Name of those providing these servicesshallbefurnishedtoEngineer-in-charge priortostartof construction, andtheirtelephonenumbersshallbeprominentlypostedin Contractor'sfieldoffice.
- 1.3 AllinjuriesshallbereportedpromptlytoEngineer-in-chargeandacopyof Contractor'sreportcoveringeachpersonalinjuryrequiringtheattentionof aphysicianshallbefurnishedtoowner.

2.2 GeneralRules:

2.2 Carryingandstriking,matches,lightersinsidetheprojectareaandsmoking withinthejobsitearestrictlyprohibited. Violatorsofsmokingrulesshallbe dischargedimmediately. Withintheoperationarea,nohotworkshallbe permitted,withoutvalidgas,safety,firepermits. TheContractorshallalsobe heldliableandresponsibleforalllapsesofhissub-Contractor s/employeesin thisregard.

2.2 Contractor'sBarricades:

- 3.1 Contractorshallerectandmaintainbarricadeswithoutanyextracost, requiredinconnectionwithhisoperation toguardorprotectduringthe entirephaseoftheoperationofthiscontractfor
 - a) Excavation
 - b) Hoistingareas
 - c) AreasadjudgedhazardousbyContractor'sOROwner'sinspectors.
 - d) Owner's existing property liable to be damaged by Contractor's operations, in the opinion of Engineer-in-charge/Site Engineer.
 - e) Railroadunloadingspots.
- 3.2 Contractor'semployeesandthoseofhissub-Contractorsshallbecome acquainted withowner'sbarricadingpracticesandshallrespectthe provisionsthereof.
- 3.3 Barricadesandhazardousareasadjacenttobutnotlocatedinnormal routesoftravelshallbemarkedbyredlanternatnight.

4.0 Scaffolding:

- 4.1 Suitablescaffoldingshallbeprovidedforworkmanforallworksthat cannot safelybedonefromladders. Whenaladderisused,anextra mazdoor shallbeengaged forholdingtheladderandiftheladderisused forcarryingmaterialsaswellsuitablefootholdsandhandholds shallbe providedontheladderandthesameshallbegivenaninclination not steeperthan1in4(1horizontaland4vertical).
- 4.2 Scaffoldingorstaging,morethan3.6M.(12')abovethegroundorfloor,

swingorsuspended fromanoverhead supportorerectedwithstationary supportshallhaveaguardrailproperlyattached, bolted,bracedand otherwise fixedatleast1.0M(3')highabovethefloororplatformor scaffoldingorstagingandextendingalongtheentirelengthoftheoutside endsthereofwithonlysuchopeningsasmaybenecessaryfor thedelivery ofmaterials. Suchscaffoldingorstagingshallbesofastenedasto preventitfromswayingfromthebuildingorstructure.

- 4.3 Workingplatforms,gangways,andstairwaysshouldbesoconstructed thattheyshouldnotsagundulyorinadequately andiftheheightofthe platform orthegangwayofthestairway ismorethan3.6(12')above groundlevelorfloorlevel,theyshouldbecloselyboarded, shouldhave adequatewidthandshouldbesuitablyfastenedasdescribedin4.2above.
- 4.4 Everyopeninginthefloorofabuildingorinaworkingplatformbe providedwithsuitablemeanstopreventthe fail ofpersonsor materialsby providingsuitablefencingorrailingwhoseminimum heightshallbe1.0M (3'.0").
- 4.5 Safemeansofaccessshallbeprovidedtoallworkingplatforms and other working Everyladdershallbesecurelyfixed. places. Noportable single laddershallbeover9.0M.(30')inlengthwhilethewidthbetweenthe siderailsinrungladdershallinnocasebelessthan30cms(12inches) forladderuptoandincluding 3.0M.(10'), inlongerladdersthiswidth wouldbeincreasedat least6mm(1/4'')for eachaddition30c.m. (1.0)of length. Uniformstepspacing shallnotexceed 30cms.(12"). Adequate precautionshallbe takento preventdangerfromelectricalequipment.No materials onanyofthesideofworkshallbesostackedorplacedasto causedangerorinconvenience toanypersonorpublic. TheContractor shallalsoprovidealInecessary allnecessary fencingandlightstoprotect theworkersandstafffromaccidents, andshallbeboundtobearthe expensesofdefenseofeverysuitactionorotherproceedings atlawthat maybebroughtbyanypersons forinjurysustained owningtoneglectof theaboveprecautions andtopaydamagesandcostswhichmaybe awardedinanysuchsuitoractionorproceedings toanysuchperson,or which, may be with the consent of the Contractor bepaidtocompromise anyclaimbyanysuchperson.

5.0 Excavation:

- 5.1 Alltrenches1.2M(4')ormoreindepthshallatalltimearesuppliedwith atleastoneladder.
- 5.2 Laddershallbeextendedbottomofthetrenchtoatleast3"abovethe surface oftheground. Thesidesofthetrench whichare1.5M(5')or moreindepthshallbestoppedbacktogivesuitableslope,orsecurely heldbytimberbracing,so as toavoidthe dangerof sidesto collapse.The excavated materialsshallnotbeplacedwithin1.5M(5')ofthetrenchof halfofthetrenchdepthwhicheverismore.Cuttingshallbedonefromtop tobottom.Undernocircumstances,underminingorundercuttingbe done.

6.0 Demolition:

- 6.1 Beforeanydemolitionworkiscommencedandalsoduringtheprogressof theworkallroadsandopenareaadjacent totheworksiteshalleitherbe closedorsuitablyprotected.
- 6.2 Noelectriccableor apparatuswhichisliableto be asourceof dangershall remainelectricitycharged.
- 6.3 Allpracticalstepsshallbetakentopreventdangertopersonsemployed

fromriskoffireorexplosionofflooding. Nofloororotherpartofthe buildingshallbesooverloadedwithdebrisormaterials astorenderit unsafe.

2.2 SafetyEquipment:

- **2.2** All necessary personal safety equipment as considered necessary by the Engineer-in-chargeshouldbemadeavailablefortheuseofpersonsemployed on thesiteandmaintained inaconditionsuitableforimmediateuse, and the Contractor should take adequate stepstoensure properuse of equipment by those concerned.
- **2.2** Workersemployedonmixingasphalticmaterials,cementandlinemortarsshall beprovidedwithprotectivefootwearandprotectivegloves.

8.0 RiskyPlace:

8.1 Whentheworkisdonenearanyplacewherethereisariskofdrowning, allnecessarysafetyequipment shallbeprovidedandkeptreadyforuse andallnecessary stepstakenforpromptrescueofanypersonindanger andadequateprovisionshouldbemadeforpromptfirst-aidtreatment of allinjurieslikelytobesustainedduringthecourseofthework.

9.0 HoistingEquipment:

- 9.1 Useofhoistingmachinesandtacklesincludingtheirattachments, and storageandsupports shallconformtothefollowingstandards or conditions.
- 9.2 These shall be of good mechanical construction, sound material and adequate strengthandfreefrompatent defect and shall be kepting od condition and ingood working order.
- 9.3 Everyropeusedin hoistingorloweringmaterialsor asa meansof suspensionshallbeofdurablequalityandadequatestrengthandfree frompatentdefects.
- 9.4 Every crane driver or hoisting appliance operator shall be properly qualified and no person under the age of 21 years should be in-charge of anyhoisting machine including any scaffolding.
- 9.5 Incaseofeveryhoistingmachineandofeverychainringhook,shackle, swivelandpulleyblockusedinhoisting orlowering orasmeans of suspension, the safe working load shall be ascertained by adequate means. Everyhoistingmachineandallgearreferredtoaboveshallbe plainlymarkedwiththesafeworkingloadandtheconditions underwhich itisapplicable shallbeclearlyindicated. Nopartofanymachineorany gearreferredtoaboveinthisparagraph shallbeloadedbeyondthesafe workingloadexceptforthepurposeoftesting.
- 9.6 Incaseofdepartmentalmachine,thesafeworkloadshallbenotifiedby theEngineer-in-charge asregardsContractorsmachine,theContractor shall,notify,thesafety working loadofthemachine totheEngineer-incharge.Whenever theContractor bringsanymachinerytositeofworkhe shouldgetitverifiedbytheEngineer-in-chargeconcerned.

10.0 ElectricalEquipment:

Motors, gears, transmission, electricwiringandotherdangerouspartsof hoistingappliancesshallbeprovidedwithefficientsafeguards, hoistina appliances shouldbeprovidedwithsuchmeanswhenwillreducetothe minimumtheriskofaccidental descentoftheload, adequate precautions shallbetakentoreducetotheminimum theriskofanypartora suspended load becoming accidentally displaced. When workers are employedonelectricalinstallationswhicharealreadvenergized, insulating mats, wearing apparelsuchasgloves, and booths as may be necessary shallbeprovided. Theworkersshallnotwearanyrings, watchesand carrykeysorothermaterialswhicharegoodconductorsofelectricity.

11.0 MaintenanceofSafetyDevices:

Allscaffolds, ladders and others a fety devices a smentioned or described hereins hall be maintained insound condition and noscaffold, ladder or equipments hall be altered or removed while it is in use. A dequate washing facilities should be provided a tor near place of work.

12.0 DisplayofSafetyInstructions:

ThesafetyprovisionsshouldbebroughttothenoticeofallconcernedbydisplayonaNoticeBoardataprominentplaceattheworkspot.ThepersonsresponsibleforcomplianceofthesafetycodeshallbenamedthereinbytheContractor.

13.0 EnforcementofSafetyRegulations:

Toensureeffectiveenforcement of the rules and regulations relating to safety precautions, the arrangement made by the Contractor shall be open to inspection by the Welfare Officer, Engineer-in-chargeor Safety Engineer of the owner or their representatives.

14.0 NoExemption:

- 14.1 Notwithstandingtheaboveclause1.0to13.0thereisnothingtoexempt theContractorfromtheoperationsofanyotherActorRulesin forceinthe RepublicofIndia.
- 14.2 Inadditiontotheabove,theContractorshallabidebythesafetycode provisionsasperC.P.W.D.safetycodeframedfromtimetotime.

GC-95 ACCIDENTS:

ItshallbeContractor's responsibilitytoprotectagainstaccidentsonthe works. Heshallindemnify theowneragainstanyclaimfordamageorfor injurytopersonorproperty from, and in the course of work and resulting alsoundertheprovisionsoftheworkman'scompensationAct. Onthe occurrenceofanaccidentarisingoutoftheworkswhichresultsindeath orwhichissoseriousastobe likelytoresultindeath,theContractorshall withintwenty-four hoursofsuchaccident, report inwriting to the Engineer-incharge thefactsstatingclearlyandinsufficientdetailsthe circumstancesofsuchaccidentandthesubsequentaction. Allother accidents ontheworksinvolvinginjuries topersonordamagetoproperty other than that of the Contractorshall be promptlyreported to the Engineer-incharge statingclearlyandinsufficientdetailsthefactsand circumstancesoftheaccidentsandtheactiontaken. Inallcases,the Contractor shallindemnity theowneragainstalllossordamageresulting directlyorindirectlyfromtheContractor's failuretoreportinthemanner aforesaid.Thisincludespenaltiesorfines,ifany,payablebytheowneras a

consequence of failure to give notice under the Workman's CompensationAct,orfailuretoconformtotheprovisionsofthe saidact in regardtosuchaccidents.

Intheeventofanaccidentinrespect of which compensationmaybecome payableundertheWorkman'sCompensationActVIIIof1923includingall modificationthereof,theEngineer-in-chargemayretainoutofmoneydue andpayabletotheContractor suchsumofsumsofmoneyasmayinthe opinionofEngineer-in-chargebesufficienttomeetsuchliability. On receiptofawardfromtheLabourCommissioner inregardtoquantumof compensation,thedifferenceinamountwillbeadjusted.

GC-96 Expenditure Reimbursement and Approval from Other Departments :

In case of obtaining approval from State / National Highway / Railways / GSPC / PGVCL / IOCL / Forest / Telecom etc., all relevant procedure is to be done by the agency including subsequent follow-up till the approval is received, however, Rajkot Municipal Corporation will recommend the relevant department for the approval. All expenses towards Fee / charges, Insurance Premium and deposit etc. for obtaining aforesaid approval(s) is to be done in the own name of the agency and expenses shall be borne by the agency. All expenses except amount of deposit, will be reimbursed to the agency upon submission of documentary evidences to RMC.

GC-97 Waste Disposal

The additional soil / C&D (Construction & Demolition) Waste of these works is to be disposed off only at the dedicated sites as per the Notification of Hon'ble Municipal Commissioner. The aforesaid Notification is attached herewith which is to be scrupulously followed, failing which, penalty will be imposed accordingly. The agency shall have to submit documentary evidence for the C&D Waste disposed off at the dedicated sites, only after which, the procedure for making the payment for the same will be done.

GC-98 Deduction of Road Restraining and Drawing Submission

a. In these works, the drawings provided with the tender for pumping station civil work are indicative and tentative. The Agency shall have to prepare and submit the GAD for these works as per the site condition and as per the instructions of Engineer-In-Charge. Based on the approval of GAD by Engineer-In-Charge / PMC Agency, the Agency shall have to submit the Structural Design / Drawings. Upon approval for structural design / drawing by Engineer-In-Charge / PMC Agency, the agency shall have to execute the work(s) accordingly. If there is/are any change(s) in the location / depth then the agency shall have to carry out and execute the work at their approved rates of the Tender.

Asst. Engineer RMC. Dy.Executive Engineer RMC. City Engineer (Drainage Project) RMC.

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RAJKOT MUNICIPAL CORPORATION ACCOUNTS DEPARTMENT Room No. 4, 2nd Floor Dr. Ambedkar Bhavan, Debar Road, Rajkot - 360001

PARTY/VENDOR REGISTRATION FORM

VENDOR CODE	:		
Party Name	:		
Authorized Person	:		
PAN Card No.	:		
GST No.	4		
Address	:		
City	÷		
Phone No.	1		
Mobile No.	4. ⁶		
eMail ID	:		
Website	:		
Area Of Work	:		
Bank Details (attach c	opy of cancelled	I cheque)	
Bank Name	1		
Branch Name	1		
MICR Code	:	IFSC Code :	Î
Account Type	1		
Account No.	;		

 Any vendor while filling a tender shall quote registration details; if he is not registred he will give fresh details along with tender.

(2) Acounts branch will designate a person who will keep the forms and also authorize new registrations or edit existing registrations.

TO,

CHIF ACCOUNTANT, ACCOUNT DEPARTMENT, RAJKOT MUNICIPAL CORPORATION

THE ABOVE MENTIONED DETAILS FOR VENDOP, REGISTRATION HAS BEEN VERIFIED BY US & FOUND CORRECT, KINDLY REGISTER ABOVE VENDOR.

SIGN NAME DESIGNATION DEPARTMENT NAME

R.M.C./C.1832

કમિશ્નર વિભાગ, રાજકોટ મહાનગર સેવાસદન તા. 90(&)-0083

· 년 5월 :--

વિષય:- ઈ-ટેન્ડર / ઓપન ટેન્ડર પધ્ધતિથી મંગાવવામાં આવતી તમામ પ્રકારની ઓકરો સાથે બિનઅધિકૃત રજુ થતાં ડોક્યુમેન્ટસ સામે કડક કાર્યવાહી હાથ ધરવા બાબત. સંદર્ભ :-- આ અગાઉનાં પરીપત્ર નં, આર.એમ સી./સી./૩૨૯, તા.૨૨/૧૨/૨૦૧૨.

રાજકોટ મહાનગર સેવાસદનના ત્રણ ઝોનનાં તમામ વોર્ડમાં શહેરનાં વિકાસ તથા જાળવણી માટે વિવિધ કામગીરી કરાવવા ઈ–ટેન્ડર / ઓપન ટેન્ડર પધ્ધતિથી અલગ–અલગ એજન્સીઓ પાસેથી સ્પર્ધાત્મક ધોરણે અખબારી પ્રસિધ્ધિથી ભાવો ટુ બીડ સીસ્ટમ (૧) ટેકનીકલ બીડ (૨) પ્રાઈઝ બીડ થી મંગાવવામાં આવે છે.

સંદર્ભના પ્રસિધ્ધ કરેલ પરીપત્ર મુજબ તમામ ઈ–ટેન્ડર / ઓપન ટેન્ડરથી મંગાવવામાં આવતાં ભાવો સાથે ભાવ ભરનાર એજન્સીઓ / શ્રીડરો દ્વારા ટેન્ડર બીડ માટે રજુ કરવાનાં થતાં તમામ ડોક્યુમેન્ટસ કરજીયાતપણે ખરી નકલમાં અથવા સેલ્ફ એટેસ્ટેડ રજુ કરવા આદેશ કરવામાં આવેલ છે. જે સંબંધે નીચે મુજબનાં હુકમની અમલવારી તાત્કાલીક અસરથી કરવા આદેશ કરવામાં આવે છે.

(૧) તમામ ટેન્ડરકામોના ટેકનીકલ બીડ ઓપન કરતી વખતે જે ટેન્ડર બીડ ભરનાર એજન્સીઓ દ્વારા તમામ ડોક્યુમેન્ટસ કે તે પૈકી કોઈપણ એક ડોક્યુમેન્ટસ ખરી નકલમાં અથવા સેલ્ક એટેસ્ટેડ રજુ કરેલ ન હોય તો રજુ થયેલ ટેકનીકલ બીડ ઓપન કરવાની કાર્યવાહી દરમ્યાન ટેકનીકલ બીડ ઓપન કરનાર સંબંધીત અધિકારીશ્રી / કર્મચારીશ્રીએ Disqualify પ્રકારનો રબ્બર સ્ટેમ્પ બિનઅધિકૃત રજુ થયેલ ટેન્ડરનાં તમામ પાને લગાવી ટેકનીકલ બીડમાં ટેન્ડર Disqualify કરજીયાતપક્ષે કરવાનું રહેશે.

જે ટેન્ડર ખરી નકલ કે સેલ્ફ એટેસ્ટેડ સાથે રજુ થયેલ નથી, તેવું ટેકનીકલ બીડમાં ચ્યાને આવ્યેથી રજુ થયેલ ટેન્ડરને Disqualify ન કરી, તે બીડરનું જો પ્રાઈઝ બીડ ખોલવામાં આવશે તો આવા પ્રાઈઝ બીડ ખોલનાર તમામ સંબંધીત અધિકારીશ્રી / કર્મચારીશ્રી સામે સખત શિક્ષાત્મક પગલો લેવાની કરજ પડશે.

- (2) તમામ ટેન્ડરોનાં કિસ્સાઓમાં સંબંધીત ખરી નકલમાં રજુ થયેલ તમામ ડોક્યુમેન્ટસની મુળ (ઓરીજીનલ)નકલ મંગાવી તેની ખરી નકલની ચકાસગ્રી કરજીયાતપક્ષે સંબંધીત ડી.ઈ.ઈ.શ્રી તથા મ.ઈ.શી / અ.મ.ઈ.શીએ કરવાની રહેશે. જે મુળ નકલ સાથે વેરીફાય કર્યાની સહી કરજીયાતપક્ષે દરેક ખરી નકલમાં સંબંધીત ડી.ઈ.ઈ.શ્રી/ <u>મ.ઈ.શી / અ.મ.ઈ.શ્રીએ કરવાની રહેશે. તે પહેલાં તે ટેન્ડરની પ્રાઈઝ બીડ ઓપન કરી શકાશે નહી.</u> જેમાં કરજ્યુક થયેથી સંબંધીત જવાબદાર ડી.ઈ.ઈ.શ્રી / મ.ઈ.શ્રી / અ.મ.ઈ.શ્રી ની સામે કડક ખાતાકીય પગલાં લેવાની કરજ પડશે.
- (3) ક્રમ નં.(૧) તથા (૨) મુજબની ચકાસણી કરવા છતાં જે કિસ્સામાં ટેકનીકલ બીડ ઓપન કરતાં બીડર દારા કોઈપલ પ્રકારનાં ક્રોડ ડોકલુમેન્ટસ રજુ કરી કામ મેળવવા માટે પ્રયાસ કર્યાનું સાબિત થશે, તેવા કિસ્સામાં બીડર / એજન્સીને બ્લેકલીસ્ટ કરી, આવા બીડર સામે કરજ્યાતપણે કોજદારી કાર્યવાહી સંબંધીત શાખાના વડા તથા વીજીલન્સ અધિકારીશ્રી (પ્રોટેકશન) દારા જોઈન્ટલી દિન–૭ માં કરવા આદેશ કરવામાં આવે છે. જેની લેખિતમાં

જાણ તાત્કાલીક અને કરવાની રહેશે. જેમાં ચૂક થયેથી સંબંધીત તમામ અધિકારીશ્રી / કર્મચારીશ્રી સામે કડક પગલાં લેવા કરજ પડશે.

(૪) સંદર્ભનો પરીપત્ર તથા આ હુકમ તમામ પ્રકારનાં ટેકનીકલ કામના દરેક ટેન્ડર પ્રસિધ્ધ કરતી વખતે ટેન્ડરનો હિસ્સો ગશી ટેન્ડરના ભાગ તરીકે પ્રસિધ્ધ કરવાનું કરજીયાત રહેશે, તથા બીડર દારા ટેન્ડરમાં પ્રસિધ્ધ થતાં સંદર્ભનાં પરીપત્ર તથા આ હુકમનાં દરેક પાને સહી સિકકા સાથે ભરેલ ટેન્ડરની ટેકનીકલ બીડ કરજીયાત રજુ કરવાની રહેશે.

ઉપરોકત હુકમનો તાત્કાલીક અસરથી ચુસ્તપણે અમલ કરવા આદેશ કરવામાં આવે છે.

Az stus રાજકોટ મહાનગર સેવાસદન

<u>નકલ રવાના (જાણ અર્થે):–</u> નાયબ કમિશ્નરત્રીઓ (તમામ)

<u>નકલ જાણ તથા અમલવારી અર્થે</u> :--(૧) સહાયક કમિશ્નરક્રીઓ (તમામ) (૨) શાખાધિકારીશ્રીઓ (તમામ) આર.એમ.સી./સી. 321/

રાજકોટ મહાનગરપાલિકા કમિશનર વિભાગ તા.૨૨૮/૧૨/૨૦૧૨

પરિપત્ર:-

ઇ-ટેન્ડર પદ્ધતિ / ઓપન ટેન્ડર પદ્ધતિથી માંગવામાં આવતી ઓફરોમાં એજન્સીઓ દ્વારા ટેકનીકલ બીડમાં રજુ કરવામાં આવતા ડોક્યુમેન્ટ્સ જેવા કે ટર્નઓવર, અનુભવના પ્રમાણપત્રો વિગેરે ખરી નકલમાં રજૂ કરવામાં આવતા નથી. આથી હવે પછીથી એજન્સીઓ દ્વારા રજૂ થતાં ટેકનીકલ બીડમાં રજુ કરવામાં આવતા ડોક્યુમેન્ટ્સ ખરી નકલમાં અથવા સેલ્ફ એટેસ્ટેડ હ્યેવા જરૂરી છે તેમજ જે એજન્સીનું ટેન્ડર ટેકનીકલ બીડમાં ક્વોલીફાય થાય અને ખરી નકલ ગેઝેટેડ ઓફીસર મારફત પ્રમાણિત કરાવેલ ન હોય તેવા કેસમાં તેના ઓરીજીનલ ડોક્યુમેન્ટ્સ પ્રાઇસબીડ ખોલતા પહેલા ચકાસી અને ખરી નકલ રજૂ કરાવીને જ ખોલવાના રઠેશે તથા આ બાબતનું શાખાધિકારીશ્રીઓએ યુસ્તપણે પાલન કરાવવાનું રહેશે. આમ ન થયેથી પુરતી ચકાસણીને અભાવે જો કોઇ એજન્સીને ખોટા કે અધુરા આધારો સાથે કામ આપવાની ક્ષતિજનક બાબત જાણમાં આવ્યે તે ટેન્ડર ડોક્યુમેન્ટ્સની ચકાસણી કરનાર કર્મચારીશ્રીઓ તેમજ શાખાધિકારીશ્રીની જવાબદારી નક્કી કરવામાં આવશે, જેની સર્વે શાખાધિકારીશ્રીઓએ નોંધ લેવી.

ઉપરોક્ત બાબતનો અમલ તાત્કાલિક અસરથી કરવો.

રાજકોટ મહાનગરપાલિકા

નકલ રવાના :- (જાણ અર્થે)
નાયબ કમિશનરશ્રીઓ (તમામ)
નકલ જાણ તથા અમલવારી અર્થે :સફાયક કમિશનરશ્રીઓ (તમામ)
શાખાધિકારીશ્રીઓ (તમામ)

રોજદારી <u>કાર્યરીની અમિનીયમ ૧૯૦૩ (ઉલ્</u>લગના <u>તેડ) ની</u> કલય ૧૪૪ <u>અન્વયે</u> શહેલ દુક્રમ કપાંક એસ.બી/મકુર/જાટેરનાય/પે ડેઉઝિંગ્લર.

SIN OU VORTHERE - marthan Berrin 101 Mar 400 ~114192 100.0

ાકુર/જાહેરનામુ/પે ડેઉગ્રિગ્ગ પોલીસ ક્રમિશ્રશ્વીની કચેરી, રાજકોટ શહેર,રાજકોટ, તા.-૨૨૦૪/૨૦૧૪

તાજેતરમાં રાજકોટ શફેરમાં ઘરકોડ ચોરીના બનાતો વધવા પાયેલ છે ભૂતકાળનાં રાજકોટ શફેરમાં બનેલ ઘરકોડ ચોરીના બનાવોની તપાસ કરતા તપાસમાં આવા ગુન્હે કરનાર (ઘરકોડીયા) પકઠાયેલ છે. ત્યારે તપાસમાં આવા ગુન્હ વાળા આરોપીઓ ગુન્હાના બનાવના દિલસો અગાઉ સરહોર લરેરમાં નવા બંધાતા ચક્રાનોમાં જુદી જુદી ઓપોગીક કપનીઓમાં, કોપેરેશનમાં મજુરી કામ અને ટેલીકોન કંપનીઓ ધ્વારાં તથા ગેસ પાઇપ લાઇન માટે ખોદાતા ખાડાઓની મજુરી કામ મેળવી અથવા તેના બકાના ફેકળ આવી રોકાલ કરી આજળાજુની સ્થાનિક પરીસ્થિતીનુ સર્વે કરી માકીતગાર શદ મિલ્કત વિરૂધ્ધના ગુન્હઓ આયરતા કેચ છે. મજુરી કામના બહાના ફેકળ આતંકવાદીઓ પણ આશરો મેળવી લેતા ત્રેસ છે કરશે જાહેર જનતાની જાન-માલ (મિલ્કત)ની સલામતી તથા સરક્ષ શર શરૂ શેડા નિર્ચત્રથો મૂકલ જરૂરી જ્યાય છે.

જેશી કું મોઠળ ૦૫ (1.P.S.). પોલીસ કમિલર, રાજકોટ શહેર રોજદારી કાર્યરીની અધિનીચમ (સી.આર.પી.સી.) ૧૯૯૬ (૧૯૦૪ ના નં.શ) ની કલમ ૧૪૪ અન્યચે અમોને મળેલ સતાનાં રૂપ્તે આશી કું દુકમ કરૂ છું કે, રાજકોટ શકેરના પોલીસ કમિલ્નર વિસ્તારમાં લેબર કોન્ટ્રાક્ટટ/મુકાદમનાઓએ ખેતાની પારે જે મજીર કુમે રાખેલ હોય અને મજુરો કામકાજ માટે સપ્લાય કરતાં લેચ તેઓએ નીચે જાણાવેલ ફોર્મ મુજબ દરેક પજૂરોના અલગ-અલગ ફોર્મ શરી કરજીયાન પહે સ્થાનીક પોલીસ સ્ટેશનને જાલ કરવાની રહેશે તથા મજુરો જ્યારે મજુરી લામ તથા રાજકોઢ શહેર છોડી જતાં રહે ત્યારે લેબર કોન્ટ્રાકટર/મુકાદયે તે બંગેની જાણ નામ/સરનામાં સહિતની બિગન સાથે સ્થાનીક પો.રટે.માં કરવાની, રહેશે

2	મજરત નામ તશ. ઉ.વ.	1.	
2	મજરને હાલન સરનામ દેલીકોન નેબર	3F 1	
8	મજૂરનુ મૂળ વત્તનનું સરનામું ગામ, તાલકો, જારલી	1-	
ū	ગણની મજરીન સ્થળ / કંપનીન નામ		Contraction of the
5	મજરન વતનને સ્થાનીક પ્રોસ્ટે.નું નામ તથા ટેલીફોન નંબ?	1*	
0	ા પ્રજુરના વતનના આગેવાનનું નામ, સરનામ, ટેલીગ્રેન નંધર	1-1-1	
c	, મજુર અગાઉ કોઇ પોલીસ ગુન્ફામાં પકડાયેલ રીચ તો તેની વિગત	11-	
1ª	કશાવ્યી મુકાદલે / ક્રેન્ફાક્ટરે મજૂરી કામ માટે લખેલ છે		
10	ં પજુરનું વ્યોલામ માટેનું આશ.ડી.પુરૂ (ફોટા સાથે લું)	1	
9.9	રાજ્યોટ થઇરમાં કાઇ તારીખથી મજૂરી છામ કરે છે ? અને ૨૦ તારીએ જવાનો છે ?	17	
12	રાજકોટ શરેરમાં નજીકના સંબંધી ક્રેસ રોયતો તેનું નામ. સરનાયુ	1+	•
, 13	રનો તાજેતરને કોશ બુન્ડિ કાર્ય્ટ સુપ્ર - <u>મંજરના મંગ્રહાનું તિશ</u> બુન્ડિ કાર્ય્ટ સુપ્ર - <u>મંજરના મંગ્રહાનું તિશ</u> બામ આ ફેક્સ ને. જા/૦૫/૨૦૧૪ શી ના ૩૦/૦૬/૨૦૧૪ શુધી ન	ાટરરની સા	
	આ કુઠમનો લંગ કરનાર વ્યુક્તિ શારતીય દંડ સહિતાની ac	ામ મટક મુજ	બ શિક્ષોને પાત્ર થશે.

તમામને વ્યક્તિગત રીતે મોટીમની બાબવામી કરવી શક્ય ન ભેચ આશી એક્સરાઈ ફાક્મ કરૂ છું. જાઢેર જગવાની જાણ સારૂ સ્થાનીક વર્તમાન પગ આકાશવાડી અને દુરદાર્જન કેન્દ્ર પારકતે પ્રશિધ્ધી ધ્યારા તાથ પોલીસ સ્ટેશનના પીલીક ઇન્સ્પેકટર, મદદનીશ પોલીસ ક્ષમિશ નાયાર પોલીસ કપ્રિશ્વ ભશા પોલીસ કપ્રિશ્વ કચેરીના નોટીશ એક ઉપર દુકમની મકદા ચૌદાડી પ્રશિધ્ધી કરવામાં આવશે તેમલ સંદેશાઇથી કોઇ શકાય તેવી જાફેર જગ્શાઓ ઉપર દુકમની મકદા ચૌટાડી પ્રશિધ્ધી કરવામાં આવશે ગુજરાત પોલીસ ખેટર ક્લાય ૧૯૩ મુજબ પોલીસ અધિકારીઓ પણ આ ફુકમની જાટેશત કરવા અધિકૃત ગયારી.

આજ તારે9માટે ચેપીલ-૨૦૧૪ ન્ય રોજ માટે સટી અને સિક્કી કરી આપેલ છે.

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