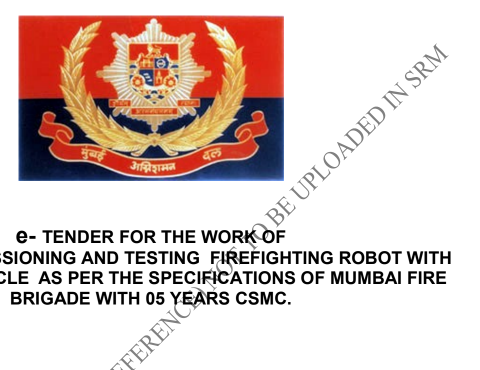
# BRIHANMUMBAI MUNICIPAL CORPORATION MUMBAI FIRE BRIGADE



9- TENDER FOR THE WORK OF
SUPPLY, COMMISSIONING AND TESTING FIREFIGHTING ROBOT WITH
CARRYING VEHICLE AS PER THE SPECIFICATIONS OF MUMBAI FIRE
BRIGADE WITH 05 YEARS CSMC.

OFFICE OF THE CHIEF FIRE OFFICER MUMBAI FIRE BRIGADE BYCULLA COMMAND CENTER B.J. MARG, BYCULLA (W) MUMBAI – 400 008

#### BRIHANMUMBAI MUNICIPAL CORPORATION

### MUMBAI FIRE BRIGADE

#### e-PROCUREMENT TENDER NOTICE

No. FBP/902 Dated: 26.09.2022 (Bid No. 7200036674)

The Municipal Commissioner of Municipal Corporation of Greater Mumbai, invites the following online tender. The tender copy can be downloaded from BMC's Portal (<a href="http://www.mcgm.gov.in">http://www.mcgm.gov.in</a>) under "Business" section. All interested vendors, whether already registered or not registered in BMC, are mandated to get registered with BMC for e-Tendering process. Login credentials to participate in the online bidding process on the above mentioned portal under "e-Procurement".

For registration, enrollment for digital signature certificated & user manual please refer to respective links provided in e-Tendering tab.

The vendors can get digital signature from any one of the Certifying Authorities (CA's) licensed by the Controller of Certifying Authorities namely safescrypt, IDRBT, National Informatics Centre, TCS, Customs, MTNL, GNFC and e Muchra CA, BMC has also opened a help desk at the CPD office to help the vendors in this regard.

The technical and commercial bids shall be submitted online upto the due date and time mentioned below.

Sr. No.	Description	Qty.	EMD (Rs.)	Tender form Charges	Start Date & Time for Downloading of Bids	Due Date & Time for online Bid Submission
(1)	(2)	(3)	(4)	(5)	(6)	(7)
1	Supply, commissioning, and testing of firefighting Robot along with carrying vehicle per the specifications of Mumbai Fire Brigade with 05 years CSMC.	02 nos	14,61,000/-	RS. 10,400/- + 18% GST	27.09.2022 11.00 Hrs.	17.10.2022 16.00 Hrs.

The tenderer shall have to pay Tender document charges as mentioned above through online payment gateway before downloading the tender documents. All the tenderer are required to pay the EMD online only as per BMC procedure.

sd/- 26.09.2022 Chief Fire Officer Mumbai Fire Brigade

e- TENDER FOR THE WORK OF		ng, and testing of ng with carrying vehicle of Mumbai Fire Brigade
PERIOD OF SALE OF TENDERING DOCUMENT	From : 27.09.2022 To : 17.10.2022	
EARNEST MONEY DEPOSIT	Rs. 14,61,000/-	
EARNEST MONEY DEPOSIT	Online payment only as	s per BMC procedure
DUE DATE OF TENDER SUBMISSION	17.10.2022	M <sub>2</sub> ,
TIME AND DATE OF OPENING OF PACKET A	DATE 19.10.2022	TIME 16,30 Hrs.
TIME AND DATE OF OPENING OF PACKET B	19.10.2022	16.35 Hrs.
PACKET C:	Will be intimated later	
OFFICE ADDRESS FOR SUBMISSION OF TENDER	Chief Fire Officer  Mumbai Fire Brigade,  Byculla command Cent  B.J. Marg, Byculla,  MUMBAI – 400008	re
SIGNATURE & DESIGNATION OF TENDER ISSUING OFFICER		
TENDERER'S NAME & ADDRESS AND CONTACT PHONE NUMBERS		
CONTACT PHONE NUMBERS		

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SECTION 1								
	<u>e-TENDER NOTICE</u>							
1			Brihanmumbai Municipal Corporation invites sealed e-Tenders in <b>Three Packets</b> i.e. Packet 'A' Techno commercial bid, Packet 'B' Technical bid and Packet 'C' Price bid from eligible Tenderers for Supply, commissioning, and testing of firefighting Robot along with carrying vehicle per the specifications of Mumbai Fire Brigade with 05 years CSMC. Tenderers who fulfill the qualification criteria below are eligible to Tender for this work. However tenderers are advised to note the complete qualification criteria specified in the tender document to qualify for the award of this contract.					
2			Qualification Criteria:					
	a)		Only the manufacturers and their authorized distributors/dealers/agents or authorized stockiest are qualified to fill and submit the tender. The authorized distributors/dealers/agent or authorized stockiest should submit the appropriate valid and current authority letter from the manufacturers for participating in the tender of BMC as per the proforma given in Annexure-'J' The offers received from the distributors/dealers/agent or authorized stockiest without authorization letter from the manufacturers shall be rejected outright.					
	b)		The tenderer or the manufacturer should have supplied min. 5 Fire fighting Robots to various Fire and emergency services during last five years.					
	© P	AC PORTA	The tenderer(s) or the manufacturer should have in their own name should have satisfactorily executed the work of similar nature for BMC /Semi Govt. /Govt./ Public Sector Organizations / fire and emergency services / public safety department or for private sectors during last seven (7) years ending last day of month previous to the one in which bids are invited as a prime Contractor (or as a nominated sub-Contractor, where the subcontract had involved similar nature of work as described in the scope of works in this bid document, provided further that all other qualification criteria are satisfied)  a) Three similar completed works each of value not less than the value equal to Rs. 1,47,00,000.00 (i.e.20% of estimated cost put to tender)  Or  b) Two similar completed works each of value not less than the value equal to Rs. 1,83,00,000.00 (i.e. 25% of estimated cost put to tender)  Or  c) One similar completed work of value equal and or not less than the Value equal to Rs. 2,93,00,000.00 (i.e. 40% of estimated cost put to					
			tender) The value of executed works shall be brought to current costing level by enhancing the actual value of work at compound rate of 10 % per annum; calculated from the date of completion to last date of receipt of applications for tenders.					
	d)		The tenderer shall have trained staff for repairing and servicing of					

			firefighting robots in India preferably in Mumbai.
	e)		Documentary evidence showing that the tenderer has an average turnover
			of Rs 2.25 Cr. during the last 3 years along with certified copy of balance
			sheet by Chartered Accountant or Chamber of Commerce.
	f)		The tenderer or manufacturer shall have ISO 9001 or any other
			international certification such as CE or NFPA or equivalent and valid and
			latest certificate shall be attached with the tender.
	g)		The tenderer must submit the bank solvency of Rs. 8 lakhs issued by the
			approved bank not later than six months from the date of tender.
	h)		Certificate of registration under EPF & MP Act 1952, if there is 20 or more
			staff working on establishment of the tenderer,
			OR
			Undertaking on Rs. 500/- stamp paper stating that less than 20 staff is
			working on their establishment. (This condition is not applicable for foreign
	:\		bidders)
	i)		Certificate of registration under ESIC Act 1948, as per one of the following provision;
			i) If there are 10 or more staff working on the factory of the tenderer
			and manufacturing process is carried out therein with the aid of
			power.
			ii) If there are 20 or more staff working on the establishment of the
			tenderer and process is carried out therein without the aid of power.
			OR
			They shall submit undertaking on Rs. 500/- stamp paper stating that the
			above provision are not applicable on their establishment.
3			Interested Tenderer may obtain further information about the Tendering
			documents at the office of
			The Chief Fire Officer, Mumbai Fire Brigade
			Byculla Command Centre, B.J. Marg,
			Byculla, Mumbai 400008
4			Fax: +91 22 23001392, Tel: + 91 22 23001393
4			A complete set of Tendering documents may be purchased online; upon
			payment of a non-refundable fee as set out in Clause No. 7 Mode of payment for the purchase of Tendering documents shall be by e-Payment
		27,	for an amount which is mentioned as the "Tender Processing Fees". The
		50,	sale shall commence on 27.09.2022 at 11.00 Hrs. and continue till 12.00
	1C	) <b>&gt;</b>	Hrs. on 17.10.2022.
5	8		Submission of Tenders:
	<b>y</b>		Tenders must be filled online, <b>not later than 16.00 Hrs on 17.10.2022.</b>
			Packet-'A & B' along with required qualification criteria and technical
			requirement, all duly signed and stamped and EMD amount DD.
			Packet 'C' - Price packet
			The Packet 'A' & 'B' will be opened on 19.10.2022 at 16.30 & 16.35 Hrs.
			respectively, whereas Packet-'C' of the eligible Tenderers will be opened
			with prior intimation to such tenderers. Tenders will be opened in the
l			
			presence of the Tenderer's representative who chooses to attend on the

	time and date of opening of Tenders as mentioned above. The
	representative of the tenderer will have to sign the tender opening report.
6	All Tender submissions shall be accompanied by Earnest Money Deposit (E.M.D.) of the amount of Rs. 14,61,000/- paid online as per BMC procedure only.
7	The Tender processing fee will be Rs 12,272/- (Rs. 10,400/- per set plus 18% GST).
8	Municipal Commissioner of Greater Mumbai reserves right to accept any Tender and to annul the Tendering process and/or reject all the Tenders at any time prior to award of the contract without hereby incurring any tiability to the affected Tenderer or Tenderers or any obligation to inform the affected Tenderer or Tenderers of the grounds for the action
9	The pre bid meeting will be held on 10.10.2022 at 10.00 AM in the office of Additional Municipal Commissioner (ES), 2 <sup>nd</sup> Floor, Municipal Head Office, Mahapalika Marg, Fort, Mumbai 400001. The tenderer having any query about the tender conditions then he has to submit letter to Chief Fire Officer, Mumbai Fire Brigade two days prior to pre bid meeting and only those points mentioned in the letter will be discussed in pre bid meeting.  The person attending pre bid meeting shall submit authorization letter from the tenderer stating that he has been nominated on behalf of them for discussion in pre bid meeting on the basis of letter submitted by the tenderer
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SECTION 2							
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**NOTE:** These instructions are provided to assist tenderers while preparing the tenders, as they form part of the Contract and they shall be taken into consideration in interpreting or construing the Contract. Bidder is an alternative word for Tenderer and Bid is an alternative for Tender. The meanings of the two words are the same.

IT -	(I)		Mandatory Conditions:
			The tender shall be rejected if the tenderer does not fulfill the mandatory
			conditions stated below:-
Sr.			Tenderer are requested to note that their Tender shall be rejected if the
No.			Tenderer
Α			Stipulates the validity period less than what is stated in the form of tender.
В			Stipulates with hedging condition own conditions.
С			Does not scan & upload filled in & signed the tender form and the bills of quantities.
D			Does not quote unit price of items in BOQ of e -tender in figures.
E			Does not submit Rate Analysis of the Rate Quoted; on request by the
			department.
F			payment of EMD online as per BMC procedure.
G			Does not disclose the full names and addresses of all his partners in the
			case of partnership concern and the Engineering qualifications, if any.
Н			Does not scan & upload documents as specified for inclusion in Packet 'A'
		(	and Packet 'B'.
I		(1)	Does not
	i)	ZA	Scan & Upload his own "PAN CARD" in case of Retailer / Dealer / Supplier / Distributor
	(i)		Scan & Upload; in case of Company or firm –
	U*	a)	"PAN CARD" of Proprietor in case of Proprietor/Ownership firm
87		b) 1)	"PAN CARD" of a Company in case of Private Limited Co.
		2)	"PAN CARD" of firm in case of Partnership firm
		c)	Scan & Upload; in case of The Sansthas/Societies/Trust which are
			registered under Public Trust Act 1950/Registration Act 1860/The
			Maharashtra Co-op Societies Registration Act 1960 (whichever is
			applicable) the "PAN CARD" of the Sanstha / Society or Trust.
			However; in case of Foreign companies, Public Limited Companies;
			Semi Govt. undertakings, Govt. Undertakings; no "PAN CARD" will
			be insisted.

	J			Does not scan & upload latest partnership deed in case of partnership firm
				and R.C. & MOU in case of Private Ltd. Firm.
	K			Does not scan & upload duly filled in & signed , affixing stamp of the firm
				Annexure A, B, C, data sheet, Bill of Quantities , Specifications in the
				Tender document.
	L			Does not scan & upload the Certificate of Registration of GST issued by
				Govt. authorities in prescribed form
	IT - (	II)		Specific Instructions
				The tenderer shall carry out the said work fully as per specifications, and
				instructions of Chief Fire Officer, Mumbai Fire Brigade
	IT -	(III)		INSTRUCTIONS TO TENDERERS
Α				General
	1			Invitation of Tenders
		1.1	Α	Municipal Commissioner of Greater Mumbai (referred to as Municipal
				Commissioner in these documents) invites e-Tenders for Supply,
				commissioning, and testing of firefighting Robot along with carrying
				vehicle per the specifications of Mumbai Fire Brigade with 05 years
				CSMC.
		1.1	В	Municipal Commissioner is the employer of the contract. Employer also
			_	means Employer or his authorized representative/s.
		1.1	С	Chief Fire Officer is the officer of the contract. Officer/Engineer also
				means his authorized representative/s.
	2			Sources of Funds
	_			Internal Funds of BMC
	3			Eligible Tenderers
	3			- 1
				This invitation for Tenders is open to any Tenderer subject to
	4			qualification criteria. Joint venture or consortium is not allowed.
	4			Qualification of the Tenderer
		4.1		All Tenderers shall scan & upload a written power of attorney authorizing
				the signatory of the Tender to commit the Tenderer.
		4.2		All Tenderers shall include the following information and documents with their
				Tenders in relevant forms/ formats enclosed.
		Q	(a)	copies of original documents defining the constitution or legal status,
		DO.	()	place of registration, and principal place of business; written power of
	(			attorney of the signatory of the Tender to commit the Tenderer;
,	0	·	(b)	reports on the financial standing of the Tenderer, such as profit and loss
	<b>Y</b>		(2)	statements and auditor's reports for the past three years;
		4.3	(2)	Only the manufacturers and their authorized distributors/dealers/agents
		7.3	(a)	or authorized stockiest are qualified to fill and submit the tender. The
				•
				authorized distributors/dealers/agent or authorized stockiest should
				submit the appropriate valid and current authority letter from the
				manufacturers for participating in the tender of BMC as per the proforma
				given in Annexure- 'J' The offers received from the
				distributors/dealers/agent or authorized stockiest without authorization

				letter from the manufacturers shall be rejected outright.
			(b)	The tenderer or the manufacturer should have supplied min. 5 Fire
			, ,	fighting Robots to various Fire and emergency services during last five
				years.
			(c)	The tenderer(s) or the manufacturer should have in their own name
			(-)	should have satisfactorily executed the work of similar nature for BMC
				/Semi Govt. /Govt./ Public Sector Organizations / fire and emergency
				services / public safety department or for private sectors during last
				seven (7) years ending last day of month previous to the one in which
				bids are invited as a prime Contractor (or as a nominated sub-
				Contractor, where the subcontract had involved similar nature of work as
				described in the scope of works in this bid document, provided further
				that all other qualification criteria are satisfied)
				a) Three similar completed works each of value not less than the
				value equal to Rs. 1,47,00,000.00 (i.e.20% of estimated cost put
				to tender)
				Or Sh. Two similar completed works color of value not less than the
				b) Two similar completed works each of value not less than the value
				equal to Rs. 1,83,00,000.00 (i.e. 25% of estimated cost put to
				tender)
				a) One similar completed work of value equal and or not loss than
				c) One similar completed work of value equal and or not less than the
				Value equal to Rs. 2,93,00,000.00 (i.e. 40% of estimated cost put to tender)
				The value of executed works shall be brought to current costing level by enhancing the actual value of work at compound rate of 10 % per
				annum calculated from the date of completion to last date of receipt of
				applications for tenders.
			(d)	The tenderer shall have trained staff for repairing and servicing of
			(u)	firefighting robots in India preferably in Mumbai.
			(a)	Documentary evidence showing that the tenderer has an average
			(e)	turnover of Rs 2.25 Cr. during the last 3 years along with certified copy
		2		of balance sheet by <b>Chartered Accountant or Chamber of</b>
		DO,		Commerce.
		<del></del>	(f)	The tenderer or manufacturer shall have ISO 9001 or any other
	87		(-)	international certification such as CE or NFPA or equivalent and valid
	<b>Y</b>			and latest certificate shall be attached with the tender.
			(g)	The tenderer must submit the bank solvency of Rs. 8 lacs issued by the
			(3)	approved bank not later than six months from the date of tender.
			(h)	Certificate of registration under EPF & MP Act 1952, if there is 20 or
			,	more staff working on establishment of the tenderer,
				OR .
				Undertaking on Rs. 500/- stamp paper stating that less than 20 staff is
				working on their establishment. (This condition is not applicable for
Ш				11

				foreign bidders)
			(i)	Certificate of registration under ESIC Act 1948, as per one of the
				following provision;
				i) If there are 10 or more staff working on the factory of the tenderer
				and manufacturing process is carried out therein with the aid
				of power.
				ii) If there are 20 or more staff working on the establishment of the
				tenderer and process is carried out therein without the aid of
				power.
				OR OR
				They shall submit undertaking on Rs. 500/- stamp paper stating that
				the above provision are not applicable on their establishment.
		4.4		Even though the Tenderers meet the above qualifying criteria, they are
		7.7		subject to be disqualified if they have:
			(a)	made misleading or false representations in the forms, statements and
			(a)	attachments scan & uploaded in proof of the qualification requirements;
				and/or
			(b)	record of poor performance such as abandoning the works, not properly
			(5)	completing the contract, inordinate delays in completion, litigation
				history, or financial failures etc.;
	5			Award of Tender
		5.1		The tenderer will be selected for award of contract provided the tenderer
		0.1		is the lowest responsive & fulfills the criterion mentioned above.
		5.2		The lowest bidder (L1) will be decided on the basis of lowest cost offered
		0.2		subject to fulfillment of tender conditions and technical specifications.
В				Tendering Document
	6			Content of Tendering Documents
		6.1		The set of Tendering documents comprises the documents listed in the
				Index and addenda issued in accordance with Clause 8.
		6.2		The Complete tender document issued by Mumbai Fire Brigade BMC
				shall be completed scan & uploaded with the Tender duly signed on
			(	every page of the tender document.
	7		1	Clarification of Tendering Documents
		7.1	(3)	A prospective Tenderer requiring any clarification of the Tendering
		0		documents shall notify the Chief Fire Officer in writing or by e mail at the
	. (	Re		BMC's address indicated in the Tender Notice. The C.F.O. will respond
	11			to any request for clarification received one week prior to due date.
	Ø,			Copies of the C.F.O.'s response will be forwarded to all prospective
				tenderers, including a description of the inquiry but without identifying its
				source.
	8			Amendment of Tendering Documents
		8.1		Before the deadline for submission of Tenders, the Municipal
				Commissioner may modify the Tendering documents by issuing
				addenda.
		8.2		Any addendum thus issued shall be part of the Tendering documents

				pursuant to sub clause 8.1 and shall be uploaded on BMC website and in SAP SRM module. Prospective Tenderers shall check each addendum issued BMC					
		0.0							
		8.3		To give prospective Tenderers reasonable time in which to take an					
				addendum into account in preparing their Tenders, the Municipal					
				Commissioner shall extend, as necessary, the deadline for submission of					
				Tenders, in accordance with Sub-Clause 20 below.					
С				Preparation of Tenders					
	9			Language of Tender					
		9.1		All documents relating to the Tender shall be in English language					
	10			Documents comprising the Tender					
		10.1		The Tenderer will scan & upload Tender data required in packets "A" &					
				"B" and fill in the rates as per the BOQ i.e. packet 'C'					
		10.2		The Packet "A" shall contain the following documents:					
			а	Scan copy of Earnest Money Deposit paid online					
			b	Registration certificate of company.					
			С	GST registration certificate in case of local bidders.					
			d	Annexure 'A' Irrevocable Undertaking					
			е	Annexure 'F' Undertaking - Best Price					
f Annexure "G" - Form of Integrity pact									
		Annexure 'H" - Undertaking cum indemnity bond							
h Written power of attorney authorizing the signatory of the Te									
commit the Tenderer duly Notarized.									
		10.3	The Packet "B" shall contain the following documents:						
			а	Complete Tender document duly signed, along with amendments, if any					
			b	Latest partnership deed in case of partnership firm, R.C. & MOU in case of Pvt. Ltd, Firm					
			С	Certified true copies of the following.					
				Qualification Information and Documents.					
				Proof of identity for the Tenderer/ Partners/ Directors in form					
				as mentioned below.					
			6	Certified copies of the 'PAN' documents and photographs as					
			V	indicated under Mandatory Conditions in Clause IT (I) (G).					
			d	Any other document as stated under sub-clause IT 4.3 and at any other					
		0/2	ď	clauses.					
	. (	70	е	Detail catalogues of equipment and manufacturer's capabilities &					
	1		6	product performance of all the equipment.					
	D>		f	Performance certificate from the user					
				renormance certificate from the user					
			g	Annexure `A1' Technical & Infrastructure Ability of Tenderer					
			h	Annexure `B' Details of collaborator					
			i	Annexure `C' Technical details of goods					
			J	Annexure `D' Schedule of Quantity and Rates.					
			k	Annexure `E' Tentative Delivery period.					

		I	Annexure `I' Vehicle Manufacturer's certificate.				
		m	Annexure 'J' Fire Fighting Robot manufacturer's authorization letter.				
	10.4	1111	Packet 'C' will contain the rate and price.				
	10.4		The bidder has to submit / upload all the above requisite				
			documents on BMC Portal through e-tendering link by using the				
			digital signature.				
			NOTE- If any bidder fails to comply with any of the above				
			mandatory conditions or fails to submit relevant information with				
			the bid, it will be open for the department to call for necessary				
			information/clarification/documents from the bidder before				
			proceeding further with the evaluation of the bid within a period of				
			three days from the date of opening of packet "A" and "B" or from				
			the date of intimation by e mail. Opening of packet "C" will be				
			suitably differed in such cases. However, no changes whatsoever				
			will permit on opening of packet "C".				
11			Tender Prices				
	11.1		The Tender shall be for the whole works as described in the Tendering				
			Document, based on the rates submitted by the Tenderer.				
	11.2		The Tenderer shall fill in rates for all items of the Works listed in the Bill				
			of Quantities. Items for which no rate or price is entered by the Tenderer				
			shall be considered as incomplete tender & will be treated as non				
			responsive& shall be rejected.				
	11.3		"GST and other state levies/cess which are not subsumed under GST				
			will be applicable the tenderer shall quote inclusive of all taxes				
			pplicable at the time of bid submission. It is clearly understood that				
			MC will not bear any additional liability towards payment of any Taxes &				
			Duties.				
			Wherever the services to be provided by the Tenderers, falls under				
			Reverse Charge Mechanism, the Price quoted shall be exclusive of GST, but inclusive of Taxes/Duties/Cess other than GST, if any.				
			Rates accepted by BMC shall hold good till completion of work and no				
		ک	additional individual claim shall be admissible on account of fluctuations				
			in market rates; increase in taxes/any other levies / tolls etc. except that				
	_ <	(b)	payment/recovery for overall market situation shall be made as per Price				
	0/3		variation and if there is any subsequent change (after submission of bid)				
	R		in rate of GST applicable on the work/services to be executed as per				
11			tender, i.e. any increase will be reimbursed by BMC whereas any				
Ø,			reduction in the rate of GST shall be passed on to BMC as per the				
			provisions of the GST Act.				
	11.4		The rates and prices quoted by the Tenderer shall be firm during the				
			validity period and during the execution of contract.				
	11.5		Import duties (Custom duty) will be paid by BMC directly to concern				
			authority. However, in case of foreign bidder quoting the cost on CIF /				
			DAP Mumbai basis, the clearing of the vehicle has to be carried out by				
			supplier or their Indian agent and port charges and clearing charges etc.				

	12	12.1		has to be paid by them. The insurance of the vehicles shall be suppliers' warehouse to purchase warehouse up to Fire Brigade H.Q. shall be the responsibility of supplier. Tenderer is allowed to draw insurance policy from supplier's warehouse to buyer's warehouse or from supplier's warehouse to Mumbai Port and separate policy from Mumbai port to Fire Brigade H.Q. The insurance policies shall remain valid for minimum period of one month from the date of arrival of goods in Mumbai dock.  Currencies of Tender and Payment  The prices shall be quoted by the Tenderer either in INR on FOR basis				
				inclusive of all taxes and duties or in Euro or Dollars on CAP				
				Mumbai Basis including the taxes and duties applicable out of India.				
	13			Tender Validity				
		13.1		Tenders shall remain valid for a period of min. <b>180 days</b> from the date of				
				submission of the tender. A Tender validity for a shorter period will be				
				treated as non responsive& shall be rejected.				
		13.2		In exceptional circumstances, prior to expiry of the original time limit, the				
				Municipal Commissioner may request that the Tenderer may extend the				
				period of validity for a specified additional period. The request and the				
				Tenderer's responses shall be made in writing. A Tenderer may refuse				
				the request without forfeiting its E.M.D. A Tenderer agreeing to the				
				request will not be required or permitted to modify terms & conditions of				
				the tender.				
	14			Earnest Money Deposit (E:M.D.)				
		14.1		The Tenderer shall pay, as part of his Tender, Earnest Money Deposit of				
				Rs. 14,61,000/- stipulated in the Tender Notice. This E.M.D. amount				
				shall be paid online only as per BMC procedure. The firms / contractors				
				who are already registered with BMC and have paid Standing Deposit				
				shall also have to pay the full amount of E.M.D.				
		14.2		The EMD. of the Tenderers will be returned on Tenderers' request at				
				the end of the Tender validity period or from award of Tender to the				
			(	successful Tenderer, whichever is earlier as per BMC circular.				
		14.3	$C_{i}$	The E.M.D. of the successful Tenderer will be discharged when the				
				Tenderer has signed the Agreement and furnished the required				
		0		Performance Security/ Contract Deposit. The refund process will be as				
		00,		per circular no. CA/FRD/I/04 dated 18.04.2012.				
		14.4	( )	The E.M.D. may be forfeited,				
4	0/1		(a)	if the Tenderer withdraws the Tender after Tender opening during the				
	<b>Y</b>		(1- )	period of Tender validity; or				
			(b)	if the Tenderer does not accept the correction of the Tender Price, pursuant to Clause 27; or				
			(0)					
			(c)	in case of a successful Tenderer, if the Tenderer fails within the specified time limit to				
$\vdash$								
$\vdash$				i. sign the Agreement; or				
$\vdash$			(4)	ii. Furnish the required Performance Security/ Contract Deposit.				
			(d)	It the tenderer fails to submit the mandatory documents within 3 days				

				from the date of closing of tender or from the date of intimation by e mail,					
				10% of EMD amount will be forfeited,					
	15			Alternative Proposals by Tenderers					
				No Alternative Proposals by Tenderers will be accepted. In case					
				Alternative Proposals are submitted by the Tenderer, such tender will be					
				rejected outright.					
	16			Incomplete tender					
		16.1		The Tenderer shall have to tender for complete job and shall fill up the					
				BOQ accordingly.					
		16.2		The tenderer who does not tender for complete job shall be rejected					
				outright.					
		16.3		The Tenderer who does not fill and submit the filled BOQ shall be					
				rejected outright.					
		16.4		The tenderer who stipulates hedging conditions or own conditions shall					
				be rejected outright.					
		16.5		The tenderer who does not quote the rates in INR of Fully convertible					
				foreign currency shall be rejected outright.					
		16.6		However, The Corporation reserves right of splitting the Tender amongst					
				two or more Tenderers, where the Bill of Quantities are distinctly					
				separate as different parts of the same Contract.					
	17			Format and Signing of Tender					
		17.1		The Tenderer shall prepare documents comprising the Tender as described in Clause 10 of these Instructions to Tenderers.					
		17.2		The original and all copies of the Tender shall be typed or written in					
				indelible ink (in case of copies, photo copies are also acceptable.) and					
				shall be signed by a person or persons duly authorized to sign on					
				behalf of the Fenderer, pursuant to Sub Clause 4.3 and 4.4. All pages					
				behalf of the Tenderer, pursuant to Sub Clause 4.3 and 4.4. All pages of the Tender where entries or amendments have been made shall be					
				initialed by the person or persons signing the Tender.					
		17.3		The Fender shall contain no alterations, omissions or additions unless					
			. (	such corrections shall be initialed by the person or persons signing the					
				Tender.					
		17.4	N	The tenderers are requested to sign at appropriate place, the Tender					
		2		form, Specifications & Annexures after making appropriate entries					
		60,		wherever necessary & then scan & upload the same.					
D	10	) *		Priority of Contract Documents					
	18			Priority of Contract Documents					
	,			The several documents forming the contract are to be taken as mutually					
				explanatory of one another, but in case of ambiguities or discrepancies					
				the same shall be explained and adjusted by the CFO who shall thereupon issue to the contractor instructions thereon & in such event,					
				unless otherwise provided in the contract the priority of the document					
				forming the contract shall be interpreted in the following order of					
				precedence					
				i) Agreement					
				1) / Ngroomont					

				"\\Mada Ondan // attan of Assautance					
				ii) Work Order /Letter of Acceptance					
				iii)Instructions to tenders in 'e' Tendering manual					
				iii) Contractor's Bid					
				iv) Contract Data					
				v) Conditions of contract including Special Condition of Contract.					
				vi) Technical Specifications					
				vii) Corrigendum /Addenda, if any					
				viii) Priced Bill of Quantities					
Е				Submission of Tenders					
	19			Sealing and Marking of Tenders					
				This is an 'e' tender hence the tender shall only be filled online. However in case of foreign bidders, the tender documents can be uploaded under					
				the					
				digital signature of their authorized Indian Agent /Distributors subject to authorization letter issued by their principle to submit the tender on their					
				behalf. The notarized copy of authorization letter shall be uploaded in Packet 'A'.					
	20			Deadline for submission of Tenders					
		20.1		Tenders must be received by the Municipal Commissioner on line not					
				later than the time and date stipulated in the Tender Notice. In the event					
				of the specified date for the submission of Tenders declared a holiday					
				for the Municipal Corporation, the Tenders will be received up to the					
				appointed time on the next working day.					
		20.2		The Municipal Commissioner may extend the deadline for submission of					
		20.2		Tenders by issuing an amendment in accordance with Clause 8, in					
				which all rights and obligations of the Municipal Commissioner and the					
				enderers previously subject to the original deadline will then be subject the new deadline.					
	24								
	21	04.4		Late Tenders					
		21.1		No Tender submission is possible after the deadline prescribed in Clause					
				20 as system will automatically close the acceptance of tender at Packet					
				"A & "B" opening date & time					
	22		$\mathcal{O}$	Modification & Withdrawal of Tenders					
				No modification or withdrawal of tender is allowed once the tender					
		S	Ck.	is submitted & due date & time has passed. In case the contractors					
		20/z		come forward with a request to allow them to withdraw from					
				fulfilling their contractual obligations during currency of contract normally such withdrawal is not allowed. However if due to					
		)		circumstance such withdrawal is allowed, such firms may not be					
	Ø,			considered for award of work for a period of NEXT THREE YEARS					
				and the Contract Deposit will be forfeited. However, the contractor					
				shall intimate at least three months in advance about such					
				withdrawal to make at least alternate arrangement.					
F				Tender Opening & Evaluation					
	23			Tender Opening					
		23.1		CFO will open the Tenders in the presence of Tenderers or their					
				representatives who choose to attend at the time, date and location					
				stipulated in the Tender Notice. The Tenderers representatives who are					

				present shall sign a register evidencing their ettendance
		23.2		present shall sign a register evidencing their attendance.
				On the Tender opening day only Packet 'A' & 'B" will be opened.
		23.3		The Tenderers' names and of any alternative Tender (if alternatives have
				been requested or permitted), and such other details as the CFO may
				consider appropriate, will be announced by the CFO at the time opening.
		23.4		CFO or nominated officer shall prepare the details of the tenderers at the
				time of Tender opening, including the information disclosed to those
				present in accordance with Sub-clause 23.3.
		23.5		Packet 'C' of the only eligible and responsive Tenderer(s) shall be
				opened on the scheduled date and the price and other relevant details
				shall be read out. Packet C of non-responsive Tenderers shall not be
				opened.
		23.6		The evaluation of the bid price will be carried out on total price of goods
				FOR destination inclusive of all taxes and duties in case of local bid.
	24			Process to be Confidential
		24.1		Information relating to the examination, clarification, evaluation and
				comparison of Tenders and recommendations for the award of a contract
				shall not be disclosed to Tenderers or any other persons not officially
				concerned with such process until the award to the successful Tenderer
				has been announced. Any effort by a Tenderer to influence the Municipal
				Commissioner's processing of Tenders or award decisions by way of
				written representations, e-mails, phone calls or influence may result in
				the rejection of his Tender
		24.2		Tender shall be termed to be under consideration from the opening of
				the tenders, until such time an official announcement of award of the
				tenders is made. While tenders are under consideration, tenderers
				and their representatives or other interested parties, are advised to
				refrain from contacting by any means the Corporations personnel or
				representatives on matters related to the tenders under
				Consideration.
				GFO if necessary will obtain clarification from tenderer by requesting
				Such information from any or all the tenderers either in writing or through
				personal contact as may be necessary. The tenderer will not be
		ð		permitted to change the substance of his tender after tenders have been
		R	,	opened. This includes and Post tender Price revision of major
	_	R		modifications. Non compliance with the provision is a cause for
	1	$\mathcal{L}$		disqualification
	25			Clarification of Tenders
		25.1		To assist in the examination, evaluation, and comparison of Tenders, the
				Municipal Commissioner may, at his discretion, ask any Tenderer for
				clarification of the Tenderer's Tender, including break up of the prices in
				the Bill of Quantities. The request for clarification and the response shall
				be in writing or by e mail, but no change in the price or substance of the
				Tender shall be sought, offered, or permitted except as required to
				confirm the correction or arithmetic errors discovered by the Municipal
L	l			in the second se

				Commissioner in the evaluation of the Tenders in accordance with Clause 27.			
		25.2		Subject to sub-clause 25.1, no Tenderer shall contact the Municipal Commissioner on any matter relating to its Tender from the time of the Tender opening to the time of the contract is awarded. If the Tenderer wishes to bring additional information to the notice of Municipal Commissioner, he should do so in writing.			
		25.3		Any effort by the Tenderer to influence the Municipal Commissioner in the Municipal Commissioner's Tender evaluation, Tender comparison or contract award decisions may result in the rejection of the Tenderers' Tender.			
	26			Examination of Tenders and Determination of Responsiveness			
		26.1		Prior to the detailed evaluation of Tenders, the Municipal Commissioner will determine whether each Tender:-			
			[a]	meets the eligibility criteria defined in Clause 4;			
			[b]	has been properly signed;			
			[c]	is accompanied by the required securities			
			[d]	is responsive to the requirements of the Tendering documents; and			
			[e]	provides any clarification and/or substantiation that the Municipal			
			[0]	Commissioner may require to determine the responsiveness pursuant to			
				sub clause 26.2.			
		26.2		A responsive Tender is one which conforms to all the terms, conditions,			
				and specifications of the Tendering documents, without material deviation or reservation. A material deviation or reservation is one:-			
			[a]	which affects in any way, the scope, quality, or performance of the works;			
			[b]	which limits in any way, inconsistent with the Tendering documents, the			
		Municipal Commissioner's rights or the Tenderer's obligations to Contract; or					
		[c] whose rectification would affect unfairly the competitive position of Tenderer's presenting responsive Tenders.					
		00.0					
		26.3	10	To a Tender is non-responsive, it will be rejected by the Municipal Commissioner, and may not subsequently be made responsive by			
		26.40		correction or withdrawal of the non-conforming deviation or reservation.			
		26.4	,	The Municipal Commissioner reserves the right to accept or reject any variation, deviation, or alternative offer. Variations, deviations, and			
		RU		alternative offers and other factors which are in excess of the			
	1	<i>ν</i> ΄		requirements of the Tendering documents or otherwise result in			
1	Biz			unsolicited benefits for the Municipal Commissioner shall not be taken			
				into account in Tender evaluation. The Corporation also reserves right of			
				splitting the Tender amongst two or more Tenderers, where the Bill of			
				Quantities are distinctly separate as different parts of the same Contract.			
	27			Correction of Errors			
		27.1		Tenders determined to be responsive will be checked by the Municipal			
				Commissioner for any arithmetic errors. Errors will be corrected by the Municipal Commissioner as follows:			

			[a]	Where there is a discrepancy between the amounts in figures and in words, the amount in words will govern.
			[b]	Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern, unless in the opinion of the Municipal Commissioner, there is an obviously gross misplacement of the decimal point in the unit rate, in which case the line item total as quoted will govern and the unit rates will be corrected.
		27.2		The amount stated in the Tender will be adjusted by the Municipal Commissioner in accordance with the above procedure for the correction of errors and, with the concurrence of the Tenderer, shall be considered as binding upon the Tenderer. If the Tenderer does not accept the corrected amount, the Tender will be rejected, and the E.M.D. may be forfeited in accordance with Sub-Clause 14.5 (b).  Award of Contract
G	00			$\sum_{i=1}^{n} y_i$
	28	28.1		Award of Contract  Subject to Clause 30, the Municipal Commissioner will award the
	29	20.1		Contract to the Tenderer whose Tender has been determined to be responsive to the Tendering documents and who has offered the lowest evaluated Tender price.  Accept or Reject the Tender
	29	20.4		
		29.1		The Municipal Commissioner reserves the right to accept or reject any tender without giving any reason.
		29.2		Notwithstanding Clause 28, the Municipal Commissioner reserves the right to accept or reject any Tender, and to cancel the Tendering process and reject all Tenders, at any time prior to the award of Contract, without thereby incurring any liability to the affected Tenderer or Tenderers or any obligation to inform the affected Tenderer or Tenderers of the grounds for the Municipal Commissioner's action.
	30			Notification of Award
		30.1	SALC	The Tenderer whose Tender has been accepted will be notified of the award by the Municipal Commissioner prior to expiration of the Tender validity period by cable, telex, email or facsimile confirmed by registered letter. This letter (hereinafter and in the Conditions of Contract called the "Letter of Acceptance") will state the sum that the Municipal
^	BM	30,		Commissioner will pay the Contractor in consideration of the execution, completion of the works and the remedying of any defects therein by the contractor as prescribed by the Contract (hereinafter and in the Contract called "the Contract Price").
		30.2		The notification of award will constitute the formation of the Contract, subject only to the furnishing of a Performance Security/ Contract Deposit in accordance with the provisions of Clause 32
		30.3		Deposit in accordance with the provisions of Clause 32.
		30.3		Upon the furnishing by the successful Tenderer of the Performance Security/ Contract Deposit pursuant to clause 32, the Municipal Commissioner will promptly notify the other Tenderers that their Tenders

				have been unsuccessful.
		30.4		If, after notification of award, a Tenderer wishes to ascertain the ground
				on which his Tender was not selected, he should address his request to
				the Municipal Commissioner. The Municipal Commissioner will promptly
				respond in writing to the unsuccessful Tenderer.
	31			Signing of Agreement
		31.1		At the same time that the Municipal Commissioner notifies the
				successful Tenderer that his Tender has been accepted, the Municipal
				Commissioner will send the Tenderer the agreement in the form
				provided in the Tendering documents, incorporating all agreement
		24.2		between the parties.
		31.2		All required documents for execution of the contract shall be submitted within 30 days from the date of issue of letter of acceptance. If the
				documents are not submitted within the stipulated time a penalty of
				Rs.5000/- per day will be applicable to the contractor. All contract
				documents need to be duly affixed with stamp duty properly signed
				along with evidence / proof of payment of security / contract deposit
				within 30 days from the date of letter of acceptance received by him.
		31.3		If the amount of the contract deposit to be paid above is not paid within 30 days from the date of issue of Letter of Acceptance, the Tender /
				Contractor already accepted shall be considered as cancelled and legal
				steps be taken against the contractor for recovery of the amounts.
		31.4		The amount of Security Deposit retained by the BMC shall be released
				after expiry of period up to which the contractor has agreed to maintain
				the work in good order is over. In the event of the contractor failing or
				neglecting to complete the rectification work within the period up to
				which the contractor has agreed to maintain the work in good order, the
				amount of security deposit retained by BMC shall be adjusted towards the excess cost incurred by the Department on rectification work.
		31.5		Upon fulfillment of sub clause 31.2, the Municipal Commissioner/Chief
				Fire Officer will promptly notify the other Tenderers that their Tenders
				have been unsuccessful and their E.M.D. will be returned as promptly as
				possible, in accordance with clause no.14.
	32			Contract Deposit
		32.1		Within 30 days of receipt of the Letter of Acceptance, the successful
				Tenderer shall deliver to the Municipal Commissioner a Contract Deposit
			N.	of 5 % of total contract cost in the form stipulated in the Tender Notice
		R		and the conditions of contract.
		RO		The format for Contract Deposit provided in section 9 of the tender
	16	Ų ĺ		document shall be used.
1	Biz	32.2		If the Contract Deposit is provided by the successful Tenderer in the form
				of a Bank Guarantee, it shall be issued either (a) at the Tenderer's
				option, by a Nationalized/Scheduled Indian Bank or (b) by a foreign bank
				located in India and acceptable to the Municipal Commissioner as listed
				under Section 3. Such guarantees shall be enforceable within jurisdiction
				of competent courts in Mumbai.
		32.3		Failure of the successful Tenderer to comply with the requirements of
				Sub Clause 32.1 shall constitute sufficient grounds for cancellation of the
				award and forfeiture of the E.M.D., and any such other remedy the

			Municipal Commissioner may take under the Contract, and the Municipal
			Commissioner may resort to awarding the contract to the next ranked
			Tenderer.
	33		Corrupt or Fraudulent Practices
			The BMC requires that Tenderers /Suppliers/ Contractors under
			contracts, observe the highest standard of ethics during the procurement
			and execution of such contracts. In pursuance of this policy, BMC
		[a]	defines, for the purposes of this provision, the terms set forth below as
			follows
		i	"corrupt practice" means the offering, giving, receiving or soliciting of any
			things of value to influence the action of a public official in the
			procurement process or in contract execution; and
		ii	"fraudulent practice" means a misrepresentation of facts in order to
			influence a procurement process or the execution of a contract to the
			detriment of the Municipal Commissioner, and includes collusive practice
			among Tenderers (prior to or after Tender submission) designed to
			establish Tender prices at artificial non-competitive levels and to deprive
			the Municipal Commissioner of the benefits of free and open competition.
		[b]	will reject a proposal for award if it determines that the Tenderer
			recommended for award has engaged in corrupt or fraudulent practices
			in competing for the contract in question.
			will declare a firm ineligible either indefinitely or for a stated period of
			time, to be awarded a contract if it any time determines that the firm has
			engaged in corrupt or fraudulent practices in competing for, or in
			executing, a contract.
	34		Stamp Duty, Legal Charges & Stationery Charges
			The successful tenderer(s) shall pay stamp duty on the contract and
			legal charges for preparation of the contract agreement
$\vdash$		· · · · · · · · · · · · · · · · · · ·	

Contract Value (in Rs.)	Legal Charges and Stationery Charges (in Rs.)
10,000 to 50,000	NIL
50,001 to 1,00,000	6,290.00
1,00,000 to 3,00,000	10,380.00
3,00,001 to 5,00,000	12,470.00
5,00,001 to 10,00,000	14,510.00
10,00,001 to 20,00,000	16,570.00
20,00,001 to 40,00,000	18,660.00
40,00,001 to 1,00,00,000	20,720.00
1,00,00,001 to 10,00,00,000	24,450.00
10,00,00,001 to 20,00,00,000	28,220.00
20,00,00,001 to 30,00,00,000	31,980.00

30,00,00,001 to 40,00,00,000	35,740.00	
40,00,00,001 to 50,00,00,000	39,470.00	
50,00,00,001 to 1,00,00,00,000	47,000.00	
1,00,00,00,001 to 2,00,00,00,000	58,270.00	
2,00,00,00,001 to 3,00,00,00,000	65,770.00	
3,00,00,00,001 to 4,00,00,00,000	75,120.00	
4,00,00,00,001 to 5,00,00,00,000	84,510.00	
5,00,00,00,001 and above	93,920.00	

This can change and the successful tenderer shall have to pay the applicable legal charges at the time of award of contract.

The Stamp Duty payable on the Contract Value shall also be paid to Government at actuals and as per the provisions of "Stamp Duty Act 1958" (amended till date) The present rate of stamp duty is as follows.

stamp duty is as follows.					O1	
Sı	r.	Assessment (De)			04-024-4-(D-)	
No	э.	Amount (Rs)		Amount (RS)	Stamp duty (Rs)	
1		Wher	e th	e amount or value set	Five Hundred Rs. Stamp duty.	
		forth	in s	such contract does not		
		excee	ed R	s. Ten Lacs	a CE	
2	2	Wher	e it e	exceeds Rs. Ten Lacs	Five hundred Rs. Plus 0.1% of the amount	
					above Rs. Ten lacs subject to the Max. of	
				aRI	Rs. Twenty Five lacs only.	
3	3	Stam	p du	ty on Bank guaranty	As per article 54 read with 40(b) of stamp	
					duty act, stamp duty of 0.5% will be	
				(07,	applicable to the all bank guarantee	
				PT	submitted also which are required to be	
			6	2,	renewed after expiry of time period.	
35		18	7	Stationery Charges		
		B		The successful tendered	r(s) shall pay the Stationery Charges mention	ed
م	R	<i>J</i>			documents for contract execution.	
36				TENDERING UNDER D	IFFERENT NAMES :	
9/2		[6	a]	•	oprietor/partner or connected with one anoth	
				·	orincipal and agent or as master and servant	
					closely related to each as husband, wi	
					nor son/daughter and brother/sister and mir	
					tender separately under different names for t	he
				same Contract.		
		[۱	b]		as described in (a) have tendered separate	-
					for the same Contract, all such tender(s) sh	
				stand rejected and tender	er deposit of each such firm /establishment sh	all
					23	

				be forfeited. In addition such firms /establishments shall be liable, at the direction of the Municipal Commissioner, for further penal action
				including blacklisting.
			[c]	If it is found that clearly related persons as in (a) have submitted separate tender/quotations under different names of firms / establishments but with common address for each establishment/firm, though they have different addresses, are managed or governed by the same person/persons jointly or severally, such tenders shall be liable for action as in para (b) above including Similar action against the firms/establishments concerned.  If after the Award of Contract, it is found that the accepted tender violated any of the conditions in paras (a), (b) or (c) above the contract shall be liable for cancellation at any time during its currency in addition to penal action against the contractors as well as related firms /
	37			establishments.  Jurisdiction of Courts
	01			In case of any claim, dispute or difference arising in respect of the
				contract, the cause of action thereof shall be deemed to have arisen in
				Mumbai and all legal proceedings in respect of any such claim, dispute
				or difference shall be instituted in a competent court in the city of
				Mumbai only.
	38			Import License
				The tenderer shall have to make their own arrangements to secure
				import license and/or release of controlled or scarce raw materials or parts if required by them for fulfillment of their contract. The
				Municipal Commissioner shall not be bound to give any assistance to
				the tenderer in that behalf.
	39			Delays in the Supplier's performance:
		39.1		Delivery of the goods and performance of Services shall be made by the
				Supplier in accordance with the time schedule specified by the
				Rurchaser in its schedule of Requirements.
		39.2	C	An unexpected delay by the Supplier in the performance of its delivery
				obligations shall render the Supplier liable to any or all of the following actions, forfeiture of its performance security, imposition of liquidated
		R	<b>)</b> ,	damages, and/ or termination of the Contract for default.
		39.3		It at any time during performance of the Contract, the Supplier or its
		ب الم		subcontractor (s) should encounter conditions impeding timely delivery
^	Biz			of the goods and performance of services, the Supplier shall promptly
				notify the Purchaser in writing of the fact of the delay its likely duration
				and its cause (s). As soon as practicable after receipt of the Supplier's
				notice, the Purchaser shall evaluate the situation and may at its
				discretion extend the supplier's time for performance, in which case the
		00.4		extension shall be Ratified by the parties by amendment of the contract.
		39.4	_	LIQUIDATED DAMAGES:
			а	If the Supplier fails to supply any or all of the goods or perform the

			services within the time period (s) specified in the contract, the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the contract price as liquidated dames, a sum equivalent to half percent of the delivered price of the delayed goods or unperformed services for each week of delay until actual delivery or performance, upto a maximum deduction of 10% of the delayed goods or services contract price. Once the maximum is reached the Purchaser may consider termination of the contract.
		b	If the supplier fails to perform services during CSMC period in stipulated time period then the Purchaser shall, without prejudice to its other remedies under the Contract, deduct from the contract price as liquidated damages, a sum Rs. 2000/- per day per vehicle till the service is performed to the satisfaction of purchaser. If the delay is beyond 30 days the action such as black listing of the supplier will be initiated.
40			RISK AND COST:
		40.1	In case the successful bidder fails to deliver the quantity as stipulated in the delivery schedule, the Commissioner reserves right to procure same or similar material from alternate sources at risk, cost and responsibility of successful bidder.
		40.2	If it is observed that the Contractors carrying out the work fail to comply with instructions given by the authorities at the Additional Municipal Commissioners / Municipal Commissioner's level during execution of work twice, the work will be terminated and will be carried out at the risk and cost of the contract & penal action will be taken against them. This decision will not be arbitrable at all.
		40.3	The above condition will be in addition to the relevant condition in General Conditions of Contract regarding cancellation of full or part of the work, finality of the decision of the disputes, differences or claims raised by the contractors relating to any matter arising out of the contract.
41			VENDOR REGISTRATION :
	ROR	JAL C	It is compulsory for the Indian contractor to get themselves registered with BMC as a vendor by payment of appropriate fees & following due procedure for enabling payment through Real Time Gross Settlement RTGS/NEFT. It is mandatory for the contractors to open Bank Account in the State Bank of India for easy and quick payments. All payments under contract will be made only on this Bank Account through ECS.

## SECTION 3 List of approved Bank for Acceptance of Bank Guarantee

	1.			The following banks with their Branches in Greater Mumbai uptoVirar, Kalyan have been approved only for the purpose of accepting Banker's Guarantee until further instructions.		
-	2.					
	۷.			The Banker's guarantee issued by branches of approved Banks		
				beyond Kalyan and Virar can be accepted only if the said Banker's		
				Guarantee is countersigned by the Manager of a Branch of the same		
				bank within the Mumbai city limits categorically endorsing thereon		
				that the said Banker's Guarantee is binding on the endorsing Branch		
				of the Bank within Mumbai limits and is liable to be enforced against		
				the said Branch of the Bank in case of default by the contractor /		
				supplier furnishing the Banker's Guarantee.		
	3.			List of approved bank		
		THE S	ECON	SCHEDULE TO THE RESERVE BANK OF INDIA ACT, 1934		
				[Sections 2(e) and 42]		
5	TAT	E CO-	OPERA	ATIVE BANKS		
1	ndhr	a Prad	lesh Sta	ate Co-operative Bank Ltd. Hyderabad		
Е	Bihar	State 0	Co-oper	ative Bank Ltd. Bihar		
	Soa S	State C	o-opera	ative Bank Ltd. Panaji		
(	Sujara	at State	e Co-op	perative Bank Ltd. Ahmedabad 🏈		
ŀ	larya	na Sta	te Co-o	perative Apex Bank Ltd., Chandigarh		
				-operative Apex Bank Ltd, Bangalore		
				erative Bank Ltd. Thiruvananthapuram		
				ajya Sahakari Bank Maryadit Bhopal		
				Co-operative Bank Ltd. Mumbai		
				erative Bank Ltd. Bhubaneswar		
				Co-operative Bank Ltd. Pondicherry		
				erative Bank Ltd. Chandigarh		
				-operative Bank Ltd. Jaipur		
				pex Co-operative Bank Ltd. Chennai		
				perative Bank Ltd. Lucknow		
<u>  v</u>	vest	Benga	State	o operative Bank Ltd., Kolkata		
╟	IDD /	N CO	OPED	ATIVE BANKS		
		-	~	erative Urban Bank Ltd., Hyderabad		
	Abhyudaya Co-operative Bank Ltd. Mumbai Ahmedabad Mercantile Co-operative Bank Ltd. Ahmedabad					
	Akela Janata Commercial Co-operative Bank Ltd. Akela					
	Amanath Co-operative Bank Ltd. Bangalore					
	Bassein Catholic Co-operative Bank Limited., Vasai					
	Bharat Co-operative Bank (Mumbai) Ltd. Mumbai					
	BharatiSahakari Bank Ltd. Pune					
E	Bombay Mercantile Co-operative Bank Limited., Mumbai					
	Charminar Co-operative Urban Bank Ltd. Hyderabad					
			•	perative Bank Ltd. Mumbai		
				akari Bank Ltd. Dombivli		
	Greater Bombay Co-operative Bank Limited. Mumbai					

Indian Mercantile Co-operative Bank Ltd. Lucknow	
JalgaonJanataSahakari Bank Ltd. Jalgaon	
JanakalyanSahakari Bank Ltd. Mumbai	
Janalaxmi Cooperative Bank Ltd. Nashik	
JanataSahakari Bank Ltd. Pune	
KallappannaAwadelchalkaranjiJanataSahakari Bank Ltd. Ichalkaranji	
Kalupur Commercial Co-operative Bank Ltd. Ahmedabad	
KalyanJanataSahakari Bank Ltd. Kalyan	
Kapol Cooperative Bank Ltd. Mumbai	
Karad Urban Co-operative Bank Ltd. Karad	
Madhavapura Mercantile Co-operative Bank Ltd. Ahmedabad	
Mahanagar Co-operative Bank Ltd. Mumbai	
Mapusa Urban Co-operative Bank of Goa Ltd. Mapusa	
Mehsana Urban Co-operative Bank Ltd. Mehsana	
N K G S B Co-operative Bank Ltd. Mumbai	
Nagar Urban Co-operative Bank Ltd. Ahmednagar	
Nagpur Nagrik Sahakari Bank Ltd. Nagpur	
New India Co-operative Bank Ltd. Mumbai	
Nutan Nagrik Sahakari Bank Ltd. Ahmedabad	
Parsik Janata Sahakari Bank Ltd. Thane	
Pravara Sahakari Bank Ltd. Loni	
Punjab & Maharashtra Co-operative Bank Ltd. Mumbai	
Rajkot Nagrik Sahakari Bank Ltd. Rajkot	
Rupee Co-operative Bank Ltd. Pune	
Sangli Urban Co-operative Bank Ltd. Sangli	
Saraswat Co-operative Bank Ltd. Mumbai	
Sardar Bhiladwala Pardi People's Co-operative Bank Ltd.	
Killa Pardi Shikshak Sahakari Bank Ltd. Nagpur	
Solapur Janata Sahakari Bank Ltd. Solapur	
Surat People's Co-operative Bank Ltd. Surat	
Thane Bharat Sahakari Bank Ltd. Thane	
Thane Janata Sahakari Bank Qtd. Thane	
The Akola Urban Co-operative Bank Ltd. Akola	
The Cosmos Co-operative Bank Ltd. Pune	
The Goa Urban Co-operative Bank Ltd. Panaji	
The Khamgaon Urban Co-operative Bank Ltd. Khamgaon	
The Nasik Merchant's Co-operative Bank Ltd., Nasik	
The Shamrag Vithal Co-operative Bank Ltd., Mumbai	
The Zoroastrian Co-operative Bank Ltd., Mumbai	
Vasavi Co-operative Bank Limited, Hyderabad	
vasavi Co-operative Orban Bank Limiteu, riyuerabau	
SBI AND ASSOCIATES	
State Bank of India	
State Bank of Bikaner & Jaipur	
State Bank of Hyderabad	
State Bank of Indore	
State Bank of Mysore	
State Bank of Patiala	
State Bank of Saurashtra	
State Bank of Travancore	

NATIONALISED BANKS	
Allahabad Bank	
Andhra Bank	
Bank of Baroda	
Bank of India	
Bank of Maharashtra	
Canara Bank	
Central Bank of India	
Corporation Bank	
Dena Bank	
Indian Bank	
Indian Overseas Bank	
Oriental Bank of Commerce	
Punjab National Bank	
Punjab and Sind Bank	
Syndicate Bank	
UCO Bank	
Union Bank of India	
United Bank of India	
Vijaya Bank	
Y Y	
OTHER PUBLIC SECTOR BANKS	
Industrial Development Bank of India Ltd.	
PRIVATE SECTOR BANKS	
Bank of Rajasthan Ltd.	
Catholic Syrian Bank Ltd.	
City Union Bank Ltd.	
Development Credit Bank Ltd.	
Dhanalakshmi Bank Ltd.	
Federal Bank Ltd.	
HDFC Bank Ltd.	
ICICI Bank Ltd.	
IndusInd Bank Ltd.	
ING Vysya Bank Ltd	
Jammu and Kashmir Bank Ltd.	
Karnataka Bank Ltd.	
Karur Vysya Bank Ltd.	
Kotak Mahindra Bank Ltd.	
Lakshmi Vilas Bank Ltd.	
Nainital Bank Ltd.	
Ratnakar Bank Ltd.	
SBI Commercial International Bank Ltd.	
South Indian Bank Ltd.	
Tamiland Mercantile Bank Ltd.	
Axis Bank Ltd.	
Yes Bank Ltd	
FORFION PANICO	
FOREIGN BANKS	
ABN Amro Bank N.V.	
Abu Dhabi Commercial Bank Ltd.	

American Express Banking Corporation	
Antwerp Diamond Bank N.V.	
Arab Bangladesh Bank	
Bank International Indonesia	
Bank of America	
Bank of Bahrain and Kuwait . B.S.C.	
Bank of Ceylon	
Bank of Nova Scotia	
Bank of Tokyo – Mitsubishi Ltd.	
Barclays Bank Plc.	
BNP Paribas	
China Trust Commercial Bank	
Shinhan Bank	
Citi Bank N.A.	
Calyon Bank	
Deutsche Bank	
DBS Bank Ltd	
The Hongkong and Shanghai Banking Corporation Ltd.	
J.P. Morgan Chase Bank N.A.	
Krung Thai Bank Public Company Ltd.	
Mashreq Bank p.s.c.	
Mizuho Corporate Bank Ltd.	
Oman International Bank. S.A.O.G.	
Societe Generale	
Sonali Bank Standard Chartered Book	
Standard Chartered Bank  State Park of Mauritius Ltd	
State Bank of Mauritius Ltd.	
CDAMIN DANKS	
GRAMIN BANKS  Andhra Dradach Cramacan Vilkas Dark Warangal (Andhra Dradach)	
Andhra Pradesh GrameenVikas Bank, Warangal (Andhra Pradesh)	
Andhra PragathiGrameena Bank, Kadapa (Andhra Pradesh)	
AryavartGramin Bank, Lucknow (Uttar Pradesh)	
Arunachal Pradesh Rural Bank, Naharlagun (Arunachal Pradesh)	
Assam GraminVikas Bank, Guwahati (Assam)	
Baitarani Gramya Bank, Baripada (Orissa)	
BalliaKshetriyaGramin Bank, Ballia (Uttar Pradesh)	
BangiyaGraminVikash Bank, Berhampore (West Bengal)	
Baroda Gujarat Gramin Bank, Bharuch (Gujarat)	
Baroda Rajasthan Gramin Bank, Ajmer (Rajasthan)	
Baroda Uttar Pradesh Gramin Bank, Rae Bareli (Uttar Pradesh)	
Bihar KehetriyaGramin Bank, Monghyr (Bihar)	
Cauvery KalpatharuGrameena Bank, Mysore (Karnataka)	
Chaitanya Godavari Grameena Bank (Andhra Pradesh)	
Chhattisgarh Gramin Bank, Raipur (Chhattisgarh)	
Chikmagalur-KodagaGrameena Bank, Chikmagalur (Karnataka)	
Deccan Grameena Bank, Dilsukhnagar (Hyderabad)	
Dena Gujarat Gramin Bank, Gandhinagar (Gujarat)	
Durg-RajnandgaonGramin Bank, Rajnandgaon (Chhattisgarh)	
Durg-RajnandgaonGramin Bank, Rajnandgaon (Chhattisgarh) EllaquaiDehati Bank, Srinagar (Jammu and Kashmir)	
Durg-RajnandgaonGramin Bank, Rajnandgaon (Chhattisgarh)	

Gurgaon Gramin Bank, Gurgaon (Haryana)	
HadotiKshetriyaGramin Bank, Kota (Rajasthan)	
Haryana Gramin Bank, Rohtak (Haryana)	
Himachal Gramin Bank, Mandi (Himachal Pradesh)	
Jaipur TharGramin Bank, Jaipur (Rajasthan)	
Jammu Rural Bank, Jammu	
Jhabua-DharKshetriyaGramin Bank, Jhabua (Madhya Pradesh)	
Jharkhand Gramin Bank, Ranchi (Jharkhand)	
KalingaGramya Bank, Cuttack (Orissa)	
Kamraz Rural Bank, Sopore (Jammu and Kashmir)	
KarnatkaVikasGramin Bank, Dharwad (Karnataka)	
NeelachalGramya Bank (Orissa)	
KashiGomtiSamyutGramin Bank, Varanasi (Uttar Pradesh)	
Khasi J Bank, Shillong (Meghalaya)	
Krishna Grameena Bank, Gulbarga (Karnataka)	
KshetriyaKisanGramin Bank, Mainpuri (Uttar Pradesh)	
LangpiDehangi Rural Bank, Dhiphu (Assam)	
LucknowKshetriyaGramin Bank, Sitapur (Uttar Pradesh)	
Madhya BharathGramin Bank, Sagar (Madhya Pradesh)	
Madhya Bihar Gramin Bank, Patna (Bihar)	
MahakaushalKshetriyaGramin Bank, Jabalpur (Madhya Pradesh)	
Maharashtra Godavari Gramin Bank (Maharashtra)	
MalwaGramin Bank, Sangrur (Punjab)	
MarwarGanganagar Bikaner Gramin Bank, Pali (Rajasthan)	_
Manipur Rural Bank, Imphal (Manipur)	_
MarathwadaGramin Bank, Nanded (Maharashtra)	
MewarAanchalikGramin Bank, Udaipur (Rajasthan)	
Mizoram Rural Bank, Aizawl (Mizoram)	
Nagaland Rural Bank, Kohima (Nagaland)	
NainitalAlmoraKshetriyaGramin Bank Nainital (Uttaranchal)	
Narmada MalwaGramin Bank, Indore (Madhya Pradesh)	
North Malabar Gramin Bank, Kannur (Kerala)	
PallavanGrama Bank, Salem (Tamil Nadu)	
PandyanGrama Bank, Virudhunagar (Tamil Nadu)	
PaschimBangaGramin Bank, Howrah (West Bengal)	
ParvatiyaGramin Bank, Chamba (Himachal Pradesh)	
PragathiGramin Bank, Bellary (Karnataka)	
Prathama Bank, Moradabad (Uttar Pradesh)	
PuduvaiBharthiarGrama Bank (Pondicherry)	
Punjab Gramin Bank, Kapurthala (Punjab)	
PurvanehalGramin Bank, Gorakhpur (Uttar Pradesh)	
Rajasthan Gramin Bank, Alwar (Rajasthan)	
RatnagiriSindhudurgGramin Bank, Ratnagiri (Maharashtra)	
Rewa-SidhiGramin Bank, Rewa (Madhya Pradesh)	
RushikulyaGramya Bank, Berhampur (Orissa)	
SamastipurKshetriyaGramin Bank, Samastipur (Bihar)	
SaptagiriGrameena Bank, Chitoor (Andhra Pradesh)	—
Sarva UP Gramin Bank (Uttar Pradesh)	
Satva OP Gramm Bank (Ottal Fradesh) Satpura Narmada KshetriyaGramin Bank, Chhindwara (Madhya Pradesh)	—
SaurashtraGramin Bank, Rajkot (Gujarat)	—
ShardaGramin Bank, Satna (M.P.)	

Ī	ShreyasGramin Bank, Aligarh (Uttar Pradesh)
	SolapurGramin Bank, Solapur (Maharashtra)
	South Malabar Gramin Bank (Kerala)
	SurgujaKshetriyaGramin Bank, Ambikapur (Chhattisgarh)
	Tripura Gramin Bank, Agartala (Tripura)
	TriveniKshetriyaGramin Bank, Orai (Uttar Pradesh)
	UtkalGramya Bank, Bolangir (Orissa)
	Uttaranchal Gramin Bank, Dehradun (Uttaranchal)
	Uttar BangaKshetriyaGramin Bank, Cooch-Behar (West Bengal)
	Uttar Bihar KshetriyaGramin Bank, Muzaffarpur (Bihar)
	VananchalGramin Bank, Dhumka (Jharkhand)
	VidharbhaKshetriyaGramin Bank, Akola (Maharashtra)
	Vidisha-Bhopal KshetriyaGramin Bank, Vidisha (Masdhya Pradesh)
	VisveshwarayaGrameen Bank, Mandya (Karnataka)
	Wainganga Kshetriya Gramin Bank, Chandrapur (Maharashtra)

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			SECTION 4
			GENERAL CONDITIONS OF THE CONTRACT
Α.			GENERAL OBLIGATIONS
	1.		Works to be carried out
			The works to be carried out under this contract shall except or otherwise provided in these conditions include all labour, materials, tools, plant, equipment and transport which may be required for preparation of and for the full and entire execution and completion of the works. The description given in the schedule of works / items/quantities and the bills of quantities shall unless otherwise stated be held to in and for the entire execution and completion as aforesaid in
			accordance with good practice and recognized principles.
	2.		Contract Deposit
			Within 30 days of receipt of the Letter of acceptance, the successful Tenderer shall deliver to the Municipal Commissioner a Contract Deposit of 5 % in the form stipulated in the Tender Notice and the conditions of contract. The format for Contract Deposit provided in section 9 of the tender document shall be used. The BG shall be submitted in two parts i.e. for supply parts which covers the cost of vehicle inclusive of all taxes and duties and contingency cost valid for a period covering delivery time and warranty period. Another BG of 5% of CSMC cost shall be submitted valid for period covering entire CSMC contract period. This BG shall be submitted atleast one month before expiry of BG submitted for supply part. In case contactor fail to submit this BG in time in that event the BG submitted for supply part will be forefeighted.
	3.		Sufficiency of the tender
	0.		The contractor shall be deemed to have satisfied himself before tendering or to the correctness and sufficiency of his tender for the works and of the rates and prices quoted in schedule of works / items / quantities or in bill of quantities, which rate and prices shall, except or otherwise provided, cover all his obligations under the contract and all matters and things necessary for proper completion and maintenance of the works. No extra charges consequent. On any misunderstanding or otherwise shall be allowed.
	4.		Contractor's supervision
	,CP	BIAL	The contractor shall himself supervise the execution of works or shall appoint a competent Supervisor approved by the Corporation to act in his stead. Orders given to the contractor's Supervisor shall be considered to have the same force as if these had been given to the contractor himself.
	5		Safety provisions
			The contractor shall at his own expenses arrange for the safety precautions or required by the Corporation, in respect of all labour directly or indirectly employed for performance of the works and shall provide all facilities in connection therewith. In case the contractor fails to provide such facilities, the Corporation shall be entitled to do so and recover the costs thereof from the contractor.  The tenderer shall note that MUNICIPAL COMMISSIONER OF GREATER MUMBAI shall not be responsible for any mishap or accident to workmen of the contractor or BRIHANMUMBAI

			MUNICIPAL COPPORATION'S employee working at site while
			MUNICIPAL CORPORATION's employee working at site, while performing these jobs and no compensation shall be payable by
			BRIHANMUMBAI MUNICIPAL CORPORATION In case of mishap or
			accident, the amount of compensation decided by the concerned
			authorities will be kept in deposit from contractor's bills.
			The successful tenderer shall take all the precautions to avoid any
			damages to municipal property while working. If any damage is noticed,
			the charges for setting right the same will be recovered from their bills.
	6.		Contractor's other liabilities
	0.		The contractor shall indemnify & keep indemnified the BMC against all
			losses and claims for injuries or damage to any person or property
			whatsoever which may arise out of or in consequence of the execution
			of the work and against all claims, demands, proceedings, damages,
			costs, charges and expenses whatsoever respect of or in relation
			thereto.
	7.		Details to be Confidential
			The Contractor shall treat the details of the Contract as private and
			confidential, save in so far as may be necessary for the purpose
			thereof, & shall not publish for disclose the same or any particulars
			thereof in any trade or technical paper or elsewhere without the
			previous consent in writing of the partment or the CFO. If any
			disputes arises as to the necessity of any publication or disclosure for
			the purpose of the contract the same shall referred to the Department
			whose determination shall be final.
	8.		Order of Precedence
			The document forming the contract shall be interpreted in the following
		1	order of precedence
		8.1	Agreement
		8.2	Work Order /Letter of Acceptance
		8.3	Contractor's Bid
-		8.4 8.5	Contract Data
		8.6	Conditions of contract including Special Condition of Contract.  Technical Specifications
		8.7	Corrigendum /Addenda, if any
-		8.8	Priced Bill of Quantities
		8.9	Annexures.
	9.	0.5	Past Litigations
	J.	TV.	The bidder shall submit details of all past litigations in the contracts he
		XX.	has executed before with Government / Semi-Government
		7	Organizations / Public Sector Undertakings, etc. If the same is not
	20		disclosed in the tender and subsequently the Corporation comes to
			know about past litigations of the tenderer, the tender of such tenderers
	85		shall be out rightly rejected.
	10		Maintenance and Defects
	10.1		Defects liability period
			The Contractor shall be responsible to make good and remedy at his
			own expense within such period as may be stipulated by the CFO
			and defects which may develop or may be noticed before the expiry
			of the period mentioned from certified date of completion and
			intimation of which has been sent to the Contractor within seven
			days of expiry of the said period by letter sent by hand delivery or by
			registered post or e mail.

10.2	Liability for defects or imperfections and rectifications thereof
10.2	If it shall appear to the CFO or to his representative at any time during inspection or testing or during the defects liability period, that any work that has been executed with unsound, imperfect or unskillful workmanship or that any material or article provided by the Contractor for execution of the work is unsound or of a quality inferior to that contracted for, or otherwise, not in accordance with in contract, or that any defect, shrinkage or other faults have appeared in the work arising out of defective or improper materials or workmanship, the Contractor shall, upon receipt of notice in writing in that behalf from the CFO forthwith rectify or remove or replace the work so specified in whole or part, as the case may require, or as the case may be, and/or remove the materials or articles so as specified and provide other proper and suitable materials or articles at his own expense notwithstanding that the same may have been inadvertently passed, certified and paid for, and in the event of his failing to do so within the period to be specified by the CFO in his notice aforesaid the CFO may rectify or remove and re-execute the work and/or remove and replace with others the materials or articles complained of, as the case may be, by other means at the risk and cost of the Contractor.
10.3	Liability for damages and risks
BACRORIAL	The Contractor shall be responsible for all risks to the work and shall make good at his own cost, all loss or damage, whether to the works themselves or to any other Municipal property, or third party or to the lives, persons, or property of others, from whatsoever cause, arising out of, or in connection with the works, either during their progress or during the defects liability period, and this although all reasonable and proper precautions may have been taken by the Contractor, and in case the Commissioner or the Corporation shall be called upon to make good any such costs, loss or damages, or to pay compensation (including that payable under the provisions of Workmen's Compensation Act ) to any person or persons sustaining damage as aforesaid by reason of any act or of any negligence or omissioner on the part of the Contractor, the amount which the Commissioner may pay in respect thereof and the amount of any costs or charges(including law costs and charges ) in connection with legal proceedings which he may incur in reference thereto, shall be charged to the Contractor. The Commissioner shall have full power and right at his own discretion to pay or to defend or compromise any claim which may be made against the Corporation for damage or in case of threatened legal proceedings, or in anticipation of legal proceedings being instituted, consequent on the action or default of the Contractor, to take such steps as he may consider necessary or desirable to ward off or mitigate the effect of such proceedings charging to the Contractor, as aforesaid, any sum or sums of money which he may pay and any expenses, whether for reinstatement or otherwise which he may incur and the propriety of any payment, defense or compromise, or of the incurrence of any such expense shall not be called in question by the Contractor.  The Contractor shall be held responsible for any obligations, damages and fines etc. arising out of or in connection with the works either during their progress or during the defects liability period an

			L III I III II II II II II II II II II I
			shall indemnify the MUNICIPAL CORPORATION or the Commissioner
			against them and make good any such damages, fines and dues
			arising out of non compliance of any regulation by the Contractor which
			may develop on the Corporation or the Commissioner.
11			Certificates and Payments
	11.1		No interest for delayed payments due to disputes etc.
			It is agreed that the MUNICIPAL CORPORATION OF GREATER
			MUMBAI or it's CFO or offices shall not be liable to pay any interest
			or damage with respect to any moneys or balance which may be in it's
			or its CFO's or officers' hands owing to dispute or difference or claim
			or misunderstanding between the MUNICIPAL CORPORATION OF
			GREATER MUMBAI or it's CFO or offices on one hand and the
			Contractor on the other, or with respect to any delay on the part of the
			MUNICIPAL CORPORATION OF GREATER MUMBAL or it's CFO or
			officers in making periodical or final payments or in any other respect
			whatsoever.
			It is distinctly understood and agreed between the parties hereto that
			payment for work already executed by the Contractor is not a condition
			precedent under this contract for the execution of the remaining work.
	11.2		Receipts to be signed in firm's name by any one of the partners
			Every receipt for money which becomes payable or for any security
			which may become transferable to the Contractor under these
			present shall, if signed in the partnership name by any one of the
			partners, be a good and sufficient discharge to the Commissioner
			and Municipal Corporation in respect of the money or security
			purporting to be acknowledged thereby, and in the event of death of
			any of the partners during the pendency of the contract, it is hereby
			expressly agreed that every receipt by any one of the surviving
			partners shall, it so signed as aforesaid, be good and sufficient
			discharge on aforesaid provide that nothing in this clause contained shall be deemed to prejudice or effect any claim which the
			Commissioner or the Corporation may hereafter have against the legal
			representative of any partners so dying or in respect of any breach of
			any of the conditions thereof, provided also that nothing in this
			clause contained shall be deemed to prejudice or affect the respective
		_ <	rights or obligations of the Contractor and of the legal representative of
		05	any deceased Contractors interest.
	11.3	1	Overpayment and underpayment
		( )	Whenever any claim for the payment of a sum to the Municipal
	R		Corporation arises of or under this contract against the contractor
	DO,		the same may be deducted by the MUNICIPAL CORPORATION from
6	$\bigcirc$		any sum then due or which at any time thereafter may become due to
02	-		the Contractor under this contract and failing that under any contract
Ø,			with the MUNICIPAL CORPORATION or from any other sum due to the
			Contractor from the MUNICIPAL CORPORATION (which maybe
			available with the MUNICIPAL CORPORATION) or from his security
			deposit/retention money or he shall pay the claim on demand.
			The MUNICIPAL CORPORATION reserves the right to carry out
			post payment audit and technical examination of the final bill
			including all supporting voucher, abstracts etc. The MUNICIPAL
			CORPORATION furthers reserves the right to enforce recovery of any
			overpayment when detected.

		I	
			If as a result of such audit and technical examination any
			overpayment 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 MUNICIPAL CORPORATION from the
			contractor by any or all the methods prescribed above or if any
			underpayment is discovered the amount shall be duly paid to the
			contractor by the MUNICIPAL CORPORATION.
			The aforesaid right of the MUNICIPAL CORPORATION to adjust
			overpayment against amount due to the contractor under any
			other contract with the MUNICIPAL CORPORATION shall not be
			binding for any period from the date of payment of the final bill or in
			case the final is a " Minus " bill, from the date of the amount payable
			by the contractor under the "minus" bill is communicated to the
			contractor. Any amount due to the contractor under this contract for
			underpayment may be adjusted against any amount then due or which
			may be at any time thereafter become due before payment is made to
			the contractor, from him to MUNICIPAL CORPORATION on any other
			contract or account whatsoever.
	11.4		Payment of final bill
			The method and conditions of payment to be made to the Supplier
			Under Contract are specified hereunder
		11.4.1	The Supplier's request(s) for payment shall be made to the Purchaser
			in writing, accompanied by an invoice describing, as appropriate, the
			Goods delivered and services performed, and by shipping documents,
			submitted, and upon fulfillment of other obligations stipulated in the
			contract.
		11.4.2	Payments shall be made promptly within thirty (30) days of submission
			of an invoice/claim by the Supplier in case of local supplier and by L.C.
			in case of foreign supplier.
		11.4.3	Payment will be made in the currency or currencies in which the
			Contract price has been stated in the Supplier's bid as well as in other
			currencies in which the Supplier had indicated in its bid that it intends to
			incur expenditures in the performance of the Contract and wishes to be
			paid.
	11.5		TERMS OF PAYMENT
		i ć	100% cost of the vehicle will be paid in advance against the inspection
			of vehicle to either vehicle manufacturer or their authorized
		V	dealer/distributor. However, tenderer has to submit Bank Guarantee of
	~	KK	equivalent amount valid for entire period covering fabrication work and
	0		till the supply of vehicle to Fire brigade after satisfactory test and trials
	R		as stipulated in the tender. The BG shall be issued by the bank
 1	$\mathcal{V}$		approved by BMC as listed in section 3.
S		ii	Eighty (80) percent cost of Robot and fabrication will be paid upon
, w			satisfactory delivery of vehicle with Robot to Fire Brigade and on
			presentation of Contractor's detail invoice, packing list and inspection
			report issued by the nominated officer/agency.
		iii	Balance 20% cost of Robot and Fabrication cost will be paid after
			commissioning of Robot and vehicle at Fire Brigade H.Q., Byculla, India
-		1	and completion of training
		iv	The payment towards CSMC will be made quarterly within 30 days after
		44.50	satisfactory service and from the date of submission of invoice.
		11.5.3	The Contractor shall submit the final bill within 15 days from the date of

			completion of work. If the contractor fails to submit	their bills within 15
			days from the date of completion of work penalty	
			below will be taken for each delayed bill.	
			11.5.3.1 After 15 days from the date of	1 -
			completion/running bill upto certain date upto next 15 days i.e. upto 30 days	Bill amount
			11.5.3.2 Next 15 days upto 45 days from the date	Equal to 10% of
			of completion Running bill upto specified date.	bill amount
			11.5.3.3 If not submitted within 45 days from the	Bill will not be
			date of Completion / running	admitted for
12			REMEDIES AND POWER	payment
12	12.1		Cancellation of contract in full or in part	
	14.1	а	If the Contractor at any time makes default in procee	ding with the work
		l u	with due diligence and continues to do so after in	
			fourteen days from the CFO; or	Sugar III III III III III III III III III I
		b	Commits default in complying with any of the terr	ms and conditions
			of contract and does not remedy it within fourteen	
			in writing is given to him in that behalf by the CFO, or	or
		С	Fails to complete the works or items with individual	
			on or before the date(s) of completion and does r	•
			within the period specified in a notice given in writing	ig in that behalf by
			the CFO, or	
		d	Shall offer or give or agree to give to any personal state of the stat	on in MUNICIPAL
			CORPORATION service or to any person on his	
			consideration of any kind as an inducement or re	•
			forbearing to do or for having done or forborne to an the MUNICIPAL CORPORATION, or	y other contract for
		е	Shall obtain a contract with the MUNICIPAL COI	RPORATION as a
			result of ring tendering or other non bona	fide methods of
			competitive tendering; or	
		f	Being an individual or a firm, any partner thereof, sh	
			adjudged insolvent or have a receiving order or order	
			of his estate made against him or shall take any	
		4	diquidation or composition (other than voluntary	
		0	Spurpose of amalgamation or reconstruction) und	
			Act for the time being in force or make any conveya of his effects or composition or arrangement for	
			creditors or purport so to do, or if any application	
	R	,	any insolvency Act for the tile being in force for the	
	RO'		his estate or if a trust deed be executed by him for	-
1	$\bigcirc$	g	Being a company, shall pass a resolution or the co	
0	<b>&gt;</b>		order for the liquidation of his affairs, or a receiver	
Y			behalf of the debenture holders shall be appointed	d or circumstances
			shall arise which entitle the court of debenture ho	
			receiver or a Manager, or	
		h	Shall suffer an execution being levied on his goods	and allow it to be
			continued for a period of 21 days, or	_
		i	Assigns, transfers, sublets (engagement of labour	-
			basis or labour with materials not to be incorporated	-
			not be deemed to be subletting) or attempts to	•
			sublet, the entire works or any portion thereof	without the prior

	1	1	
			written approval of the Commissioner; the Commissioner may without
			prejudice to any other right or remedy which shall have accrued or
			shall accrue thereafter to the MUNCIPAL CORPORATION by written
			notice cancel the contract as a whole or only such items of work in
			default from the contract.
	12.2		The Commissioner shall on such cancellation have powers to
		12.2.1	Take possession of site and any materials, constructional plant,
			implements, stores, etc., thereon and/or
		12.2.2	Carry out the work by any means at the risk and cost of the contractor.
			On cancellation of the contract in full or in part the CFO shall
			determine what amount, if any, is recoverable from the contractor for
			completion of works or in case the works or part of works is not
			completed, the loss or damage suffered by the MUNICIPAL
			CORPORATION, in determining the amount, credit shall be given to the
			contractor for the value of the work executed by him upto the time of
		40.00	cancellation.
		12.2.3	Any excess expenditure incurred or to be incurred by the
			MUNICIPAL CORPORATION in completing the works or part of the
			works or excess loss or damages suffered or may be suffered by
			the MUNICIPAL CORPORATION as aforesaid after allowing such
			credit shall be recovered from any money due to the Contractor on any
			account and if such moneys are not sufficient the Contractor shall be
			called upon in writing to pay the same within thirty days. If the
			Contractor shall fail to pay the required sum within the aforesaid period
			of thirty days, the CFO shall have right to sell any or all of the
			Contractor's unused materials, constructional plant, implements,
			temporary buildings etc. And apply the proceeds of sale thereof
			towards the satisfaction of any sums due from the Contractor under
			the contract, and if thereafter there be any balance outstanding from
			the Contractor it shall be recovered in accordance with provision of
			the contract
		12.2.4	Any sums in excess of the amounts due to the MUNICIPAL
		12.2.7	CORPORATION and unsold materials, constructional plant etc. shall be
			returned to the Contractor, provided always that if cost or anticipated
			cost of completion by the MUNICIPAL CORPORATION of the works
			or part of the works is less than the amount of which the Contractor
			would have been paid had he completed the works or part of the
$\vdash$			works, such benefit shall not accrue to the Contractor.
		12.2.5	Without prejudice to the generality of the foregoing, the Contractor shall
		<b>*</b>	deposit the amount, as security deposit shall be absolutely forfeited to
	R		the MUNICIPAL CORPORATION for such failure, or breach or
			determination of contract.
	13		Termination of contract for death
	<b>Y</b>		If the Contractor is an individual or proprietary concern and the
			individual or the proprietor dies and if the Contractor is a partnership
			concern and one of the partners dies then unless the Commissioner is
			satisfied that legal representative of the individual Contractor or the
			proprietor of the proprietary concern and in case of partnership, the
			surviving partner, are capable of carrying out and completing the
			contract, the Commissioner shall be entitled to cancel the contract as
			to its uncompleted part without the Corporation being in any way liable
			to payment of any compensation to the estate of the deceased

		14		contractor and / or to the surviving partners of the Contractor's firm on account of the cancellation of the contract. The decision of the Commissioner that the legal representative of the deceased Contractor or surviving partners of the Contractor's firm can not carry out and complete the contract shall be final and binding on the parties. In the event of such cancellation the Commissioner shall not hold estate of the deceased Contractor and / or the surviving partners of the Contractor's firm liable in damages for not completing the contract.  Urgent works
				If any urgent work (in respect whereof the decision of the CFO
				shall be final and binding) becomes necessary and the Contractor is
				unable or unwilling at once to carry it out, the CFO may by his own or
				other work peoples carry it out as he may consider necessary. If the urgent work shall be such as the Contractor is liable under the
				contract to carry out at his expense all expense incurred on it by the
				Corporation shall be recoverable from the contractor and be adjusted
				or set off against any sum payable to him.
		15		Force Majeure
			15.1	Notwithstanding the provisions of above the supplier shall not be liable
				for forfeiture of its Performance Security Contract Deposit, liquidated
				damages or termination or other failure to perform its obligations under
-			45.0	the contract is result of an event of force Majeure.
			15.2	For purposes of this clause, "Force Majeure" means an event beyond the control of the Supplier and not involving the Supplier's fault or
				negligence and not foreseeable. Such events may include, but are not
				restricted to, acts of the Purchaser either in its sovereign or contractual
				capacity, wars or revolutions, fires, floods, epidemics, quarantine
				restrictions and freight embargoes.
			15.3	If a force Majeure situation arises, the Supplier shall promptly notify the
				Purchaser in writing of such condition and the cause thereof. Unless
				otherwise directed by the Purchaser in writing , supplier shall continue
				to perform its obligations under the contract as far as is reasonably
				practical, and shall seek all reasonable alternative means for
-	16			performance not prevented by the Force Majeure event.  FORECLOSURE
-	10	16.1		Foreclosure of contract in full or in part
-		10.1	6	If at any time after acceptance of the tender the Commissioner shall
				decide to abandon or reduce the scope of the works for any reasons
		_<	( P.	whatsoever and hence not require the whole or any parts of the works
		R	- 1	to be carried out, he shall inform the Contractor in writing to that effect
		R		and the Contractor shall have no claim to any payment or
		CROP		compensation or otherwise whatsoever, on account of any profit or
	B			advantage which he might have derived from the execution of the
				works in full but which he did not derive in consequence of the
-				foreclosure of the whole or part of the works.  The Contractor shall be paid at the contract rates full amount of works
				executed.
	17			SETTLEMENT OF DISPUTES
	1	17.1		Finality of decision and non-arbitrability.
				If any dispute, difference or claim arises by either party to any matter
				arising out of the contract, the aggrieved party may refer such dispute
				within a period of 7 days to the concerned Additional Municipal

			commissioner, who shall constitute a committee comprising of three
			officers i.e. concerned JT.M.C (dm), Chief Fire Officer and concerned
			Chief Accountant. The committee shall give its decision within 60 days.
			Appeal from the order of the committee may be referred to Municipal
			Commissioner within 7 days. Thereafter the Municipal Commissioner
			shall constitute the committee comprising of three Addl. Municipal
			Commissioners including Addl. Municipal Commissioner In-charge of
			finance department. The decision given by this committee shall be final
			and binding upon the parties.
-	17.2		Income Tax
-	17.2		The Contractor shall pay Indian Income Tax on all payments made to
			him under the contract, other than reimbursements made to him by
			the Corporation to cover payments by Contractor of minor customs
			dues etc., or any other payment which the Contractor may make on
			the Corporation's behalf. Under the provisions of section 194 -C of the
			Indian Income Tax Act, the Corporation is required to deduct tax at
			source and under present legislation will deduct as tax 2 % of the
			gross amount of each bill submitted. Any expatriate site staff or staff
			not normally resident of India, employed by the Contractor or shall pay
			personal Income Tax on all money earned and paid in India.
	18		Patent rights and royalties
			The contractor shall indemnify the corporation from all claims and
			proceedings for or on account of infringement of any patent rights,
			design trademark or material used for or in connection with the work of
			any of them and from and against all claims, proceedings, damage,
			costs, charges and expenses whatsoever, in respect of or in relation
			thereto.
	19		Contractor's other liabilities and insurance:
		19.1	From commencement to the completion of the works,
			the contractor shall take full responsibility for the carethere
			of and for taking precautions to prevent loss or damage and to minimize
			the loss or damage to the greatest extent possible and shall be liable
			for any damage or loss that may happen to the works or any part
			thereof and all Municipal tools and plants from any cause whatsoever
			(Save and except Excepted Risk) and shall at his own cost repair and
			make good the same so that at the time of completion of works, all
			Municipal Tools , Plants and Machinery shall be in good order and
			condition and in conformity in every respect to the requirements of the
			contract and as per the instructions of the CFO.
		19.2	In the event of any loss or damage to the works or any part thereof or to
	00	1	any tool and plant or to any material or article at the site from any of the
			excepted risk, the following provisions shall have effect:
		19.3	The contractor shall, as may be directed in writing by the CFO remove
	$ \mathcal{P}_i $	10.0	from the site any material and so such of the works as shall have been
			damaged, taking to the Municipal Store such multiple tools and plants
			articles and / or on materials as may be directed.
		19.4	The contractor shall, as may be directed in writing by the CFO, proceed
		10.1	with the erection and completion of the works in accordance with the
			provisions and conditions of the contract.
-		19.5	There will be added to the contract sum, the new amount duly
		19.0	ascertained in the same manner as per deviations or as prescribed for
			· · · · · · · · · · · · · · · · · · ·
			payment in respect of the re-execution of the works lost or

			ı	
				damaged, the replacement of any tools and plants and of any materials
				and articles lost or damaged but not incorporated in the works on the
				day when the loss or damage occurred and removed, by
				the Contractor as provided above of Municipal tools and plants, articles
				and / or materials to the Municipal Stores and damaged works referred
				to therein.
			19.6	Before commencing execution of the work the Contractor shall,
			13.0	without in any way limiting his obligations and responsibilities
				under this condition, insure against any damage, loss, injury
				which may occur to any property (Private, Government and / or
				Municipal) or to any Person (including any employee of the
				Municipal Corporation) by or arising out of the contract.
			19.7	If required by the CFO the Contractor shall, without limiting the
				obligations and responsibilities under this condition, insure the work
				(from commencement to completion), the Municipal tools and plants
				hired by the contractor and all materials at site at their full value against
				the risk of loss or damage, from whatever cause arising, other than that
				of the Excepted Risks.
			19.8	Where Municipal machineries, building or part thereof, is rented by the
				Contractor or is allowed to be used by him, he shall insure the entire
				building if the building or any part thereof is used by him for the purpose
				of storing or using materials or combustible nature, as to which, the
			40.0	decision of the CFO shall be final and binding.
			19.9	The Contractor shall indemnify and keep indemnified the Municipal
				Corporation against all losses and claims for injuries or damage to any
				person or property whatsoever which may arise out of or in
				consequence of the construction and maintenance of the work and
				against all claims, demands, proceedings, damages, costs, charges
				and expenses whatsoever in respect of or in relation thereto.
			19.10	Provided always that nothing herein contained shall be deemed
				to render the Contractor liable for or in respect of or to indemnify the
				Municipal Corporation against any compensation or damage causes by
				the Excepted Risks.
	20			MATERIAL AND WORKMANSHIP
	20	20.1		Inspection and approval
		20.1	20.1.1	All works embracing more than one process shall be subject to
			20.1.0	examination & approval at each stage thereof & the tenderer shall give
				due notice to the Corporation when each is ready. Default of such
				•
		S	),	notice the Corporation shall be entitled to appraise the quality & extent
		20/2	-	thereof. No work shall be covered up or put out of view without the
		77		approval of the Corporation & the tenderer shall afford full opportunity
		$\bigcirc$		or examination & measurement of any work which is about to be
	8	.7		covered up or out of view & for examination of foundation before
	Y			permanent work is placed thereon.
			20.1.2	The tenderer shall give due notice to the CFO or his authorized
				representative whenever any such work of foundation is ready for
				examination & the CFO or his authorized representative shall
				without unreasonable delay unless he consider it necessary &
				inform the tenderer in writing accordingly attend for the purpose
1				of examining & measuring such works. In the event of failure of
1				the tenderer to give such notice he shall if required by the CFO or
				his authorized representative uncover such works at the
			l	addicined representative uncorer each works at the

		tenderer's expense.
	20.1.3	Departmental officers concerned with the works shall have powers at any time to inspect & examine any part of the works & the tenderer shall give such facilities as may be required for such inspection & examination.
20.2		Materials
	20.2.1	The tenderer shall at his cost provide all materials required for the works. All materials to be provided by the tenderer shall conform with the specifications laid down in the tender. The successful tenderer shall, if requested by, the CFO or his authorized representative furnish proof to the satisfaction of the CFO or his authorized representative that the materials so comply. The materials used for fabrication like welding rods, plants & angles shall be of best quality & shall be used after prior consult of the site CFO.
	20.2.2	The tenderer shall at his expense and without delay supply to the CFO or his authorized representative samples of materials propose to be used in the work. The Corporation shall within seven-days of supply of samples or within such further period as he may require and intimated to the tenderer in writing inform the tenderer whether the samples are approved by him or not. If the samples are approved the tenderer shall forthwith arrange to supply to the CFO of his authorized representative for approval fresh samples complying with the specifications laid down in the contract.
	20.2.3	All charges on account of octrio, terminal or Sales tax and other duties on material obtained for the works from any source shall be borne by the tenderer.
	20.2.4	The CFO or his authorized representative shall be entitled to have tests carried out for any material supplied by the tenderer other than those for which as stated above, satisfactory proof has already been produced, at the cost of the tenderer and the tenderer shall provide at his expense all facilities which the Corporation may required for this purpose.
	20.2.5	If no tests are specified in the Contract and the Corporation requires such tests, the tenderer shall provide all facilities required for the purpose and the charges for these tests shall be borne by the tenderer only if the tests disclose that the said materials are not in accordance with the provision of the contract.
	20,2.6	The cost of the material consumed in tests shall borne by the tenderer in all cases except when otherwise provided.

### SECTION 5 SPECIAL CONDITIONS OF CONTRACT

The work involves Supply, commissioning, and testing of firefighting Robot along with carrying vehicle per the specifications of Mumbai Fire Brigade with 05 years CSMC consist of carrying vehicle, Body work, and Robot. The Robot shall consist of track, water monitor, cameras, controller, wireless transmitter etc.  2 The specifications only show the requirements briefly and each tenderer shall attach descriptive literature along with detail description of the items covering all the salient features. So that an explanation will be available with the tender as to how the tender meets the requirement stipulated herein.  3 The Firefighting robots shall be ready to use.  4 The Supply of Firefighting robots shall be capable to be used under all conditions on emergency calls continuously with no drop in efficiency or any ill effects on its components.  5 The tenderers shall offer the equipment/ components of the makes stated in the specifications. If any deviation is made the tender is likely to be rejected.  6 The tenderer cannot appoint a subcontractor for carrying out the supply. The work will have to be carried out by the tenderer. If any work is subcontracted, the details of the work and subcontractor's details shall be furnished along with the offer.  7 Every part of Firefighting robots shall be guaranteed for a period of 24 calendar months from the date of supply.  8 The tenderer shall fill in all the annexure and sign the same. If the tenderer fails to do so the tender will be rejected.  9 The rates quoted for the Supply of Firefighting robots and carrying vehicle shall be including all taxes and duties, insurance and freight, clearance charges, demurrage charges if any etc.  10 It will be the responsibility of the tenderer to deliver the Firefighting robots along with carrying vehicle to Mumbai Fire Brigade, Head Quarter Byculla.
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10 It will be the responsibility of the tenderer to deliver the Firefighting robots
along with carrying vehicle to Mumbai Fire Brigade, Head Quarter Byculla.
11 The contractors carrying out the work fail to comply with instructions given
by the authorities at the AMC/MC's level during the execution of work twice
the work will be terminated and will be carried out at the risk of cost of the
contractors and penal action will be taken against them. This decision will
not be arbitrable at all.
The delivery schedule for the Supply of Firefighting robots with carrying
vehicle shall be clearly stated in the tender.  The Cymply of Firefighting reports with corruing vehicle will be subjected to
The Supply of Firefighting robots with carrying vehicle will be subjected to inspection by Chief Fire Officer or his authorised representatives prior to
taking the delivery of goods.
14 The prices for the work shall be on FOR Mumbai Fire Brigade basis
inclusive of all taxes and duties.
15 The remote controller of the Robot is working on radio frequencies and if it
requires permission from any Govt. authority then it will be the responsibility of
supplier to obtain necessary permission from appropriate authority and pay
the necessary charges thereof.
16 Grievance Redressal –In case any dispute arising out of this contract then the
grievance redressal process will be adopted as per BMC circular.

### SECTION 6 SPECIFICATIONS FOR FIREFIGHTING ROBOT AND CARRYING VEHICLE

This standard laid down the requirements regarding material, design, construction, workmanship, finish and performance test of Fire fightling Robot with carrying vehicle for the use of fire brigade department. This robot will be used for firefightling in inaccessible places where it is dangerous for firemen to go. This places may be multilevel basequents, Chemical/petrochemical plants or incidents like terrorist attacks, etc.  2. GENERAL REQUIRMENTS:  Firefighting robot shall consist of a track, water monitor, venious cameras, drive system, remote controller, wireless transmitter, etc. along with suitable carrying vehicle with closed body with tall gate to load and unload Robot.  The approx. dimensions of the Robot shall be 0 1600 x W 800 x H 800 mm.  2.3 The Overall weight of the complete Robot excluding equipments shall not exceed 600 kgs.  The Robot shall confirm the specifications mentioned herein and shall comply machine directives 2006/40/EC and electromagnetic compatibility directives 2014/30/EU and CE certified or any other international certification. The carrying vehicle shall confirm the provisions of MV Act and CMVR and shall be 85 VI emission compliant.  The Robot shall be splash waterproof including electrical system and shall be minimum 16 67  The drive system of the robot shall be electrical drive provided by rechargeable batteries.  The robot shall be able to perform in the temperature range from -10° to +50° and relative humidity of 90%. The design of the robot shall be such that it shall perform in all weather conditions prevailing in Mumbai of the robot shall have ability to work in marsh, grass, potholes, continuous hump, gravel, and other road, easy and flexible walk, and shall meet fire fighting requirement of rapidly changing fire ground environment.  The robot shall have ability to work in marsh, grass, potholes, continuous hump, gravel, and other road, easy and flexible walk, and shall meet fire fighting requirement of rapidly changing fire ground environment.  The robot shall have abi	1.			SCOPE:
Robot with carrying vehicle for the use of fire brigade department. This robot will be used for firefighting in inaccessible places where it is dangerous for firemen to go. This places may be multilevel basements, Chemical/petrochemical plants or incidents like terrorist attacks, etc.  2. GENERAL REQUIRMENTS:  Firefighting robot shall consist of a track, water monitor, verious cameras, drive system, remote controller, wireless transmitter, etc. along with suitable carrying vehicle with closed body with tail gate to load and unload Robot.  The approx. dimensions of the Robot shall be 1 1600 x W 800 x H 800 mm.  2.3 The Overall weight of the complete Robot excluding equipments shall not exceed 600 kgs.  The Robot shall confirm the specifications mentioned herein and shall comply machine directives 2006/42/EC and electromagnetic compatibility directives 2014/30/EU and CCE certified or any other international certification. The carrying vehicle shall confirm the provisions of MV Act and CMVR and shall be \$8.71 emission compliant.  The Robot shall be \$8.81 emission compliant.  The Robot shall be splash waterproof including electrical system and shall be minimum to \$6.71.  The drive system of the robot shall be electrical drive provided by rechargeable patteries.  The robot shall be able to perform in the temperature range from - 10° to + 50° C and relative humidity of 90%. The design of the robot shall be such that it shall perform in all weather conditions prevailing in Mumbai gity.  3. DESIGN AND CONSTRUCTION FEATURES  The Robot shall have integrated strong frame, full drive design and shall have ability to adapt the ground.  The robot shall have ability to work in marsh, grass, potholes, continuous hump, gravel, and other road, easy and flexible walk, and shall meet fire fighting requirement of rapidly changing fire ground environment.  The robot shall carry certain operating modules and special rescue equipment and shall drary the full range of long fire hoses.  The robot chassis shall have good dynamic performa				This standard laid down the requirements regarding material, design,
robot will be used for firefighting in inaccessible places where it is dangerous for firemen to go. This places may be multilevel basements, Chemical/petrochemical plants or incidents like terrorist attacks, etc.  2. GENERAL REQUIRMENTS:  2.1 Firefighting robot shall consist of a track, water monitor, various cameras, drive system, remote controller, wireless transmitted etc. along with suitable carrying vehicle with closed body with tail oate to load and unload Robot.  2.2 The approx. dimensions of the Robot shall be 1600 x W 800 x H 800 mm.  2.3 The Overall weight of the complete Robot excluding equipments shall not exceed 600 kgs.  2.4 The Robot shall confirm the specifications mentioned herein and shall comply machine directives 2006/42/EC and electromagnetic compatibility directives 2014/30/EU and CC certified or any other international certification. The carrying vehicle shall confirm the provisions of MV Act and CMVR and shall be solah waterproof including electrical system and shall be minimum #67  2.5 The Robot shall be solah waterproof including electrical system and shall be minimum #67  2.6 The drive system of the robot shall be electrical drive provided by rechargeable officies.  2.7 The robot shall be able to perform in the temperature range from - 10° to + 50° cand relative humidity of 90%. The design of the robot shall be such that it shall perform in all weather conditions prevailing in Mumbai oity.  3. DESIGN AND CONSTRUCTION FEATURES  The Robot shall have integrated strong frame, full drive design and shall have ability to adapt the ground.  The robot shall have integrated strong frame, full drive design and shall have ability to adapt the ground.  The robot shall have ability to work in marsh, grass, potholes, continuous hump, gravel, and other road, easy and flexible walk, and shall meet fire fighting requirement of rapidly changing fire ground environment.  The robot shall be controlled and operated by remote control by means of Radio frequency.  The robot can carry the load upto 500 kg.				construction, workmanship, finish and performance test of Fire fighting
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4.		TECHNICAL SPECIFICATIONS
	4.1	The robot shall be powered by Lithium Ion rechargeable batteries and
		driven by motor.
	4.2	The robot shall be equipped with all terrain track and water monitor
		having min. capacity of 3000 LPM
	4.3	The robot shall climb the stair and cross the ditch
	4.4	The ground clearance shall not be less than 100 mm and it shall cross
		slop of min. 35 degree.
	4.5	The minimum speed of robot shall be 3.0 KMPH
	4.6	Battery: Lithium Ion rechargeable, 58.8 V having min 27 AH capacity.
		The batteries shall be in multiple numbers with hot swapping type for
		continuous fire fighting operation. Battery should be UN38.3 certified.
	4.7	Drive motor: 2X4000W
	4.8	Work light: LED type, work lights on the front face with other work lights
		installed laterally. The luminous intensity of light shall not be less than
		22000 lumen minimum.
	4.9	Synchronous lamp for water monitor: LED type of adequate intensity.
	4.10	Working duration: Minimum eight hour
	4.11	Water curtain water protection device – manual mist protection system.
	4.12	The Robot shall be operated mainly by remote control by means of a
		radio control. A control distance of at least 400 mtrs is necessary.
	4.13	The Robot must be able to controlled without direct vision of the operator
		by a water proof and shock proof digital handheld tablet, usable with
		gloves to its joysticks and buttons.
	4.14	Water monitor: Akron Brass/Elkart/AWG/TFT or equivalent make having
		min. 3000 LPM @ 7 to 15 bar pressure and having approx. throw range
		of 60 m.
	4.15	1X63 mm male instantaneous BIS water inlet couplings to connect fire
		hoses
	4.16	Wireless controller – Remote controller having frequency transmitter with
		QCD display.
	4.17	mounted at suitable location with wireless transmitter to send images on
		LCD screen of wireless controller
	4.18	Video camera integrated with Thermal Imaging camera shall be mounted
	00	at suitable location with wireless transmitter to send images on LCD
		screen of wireless controller. The camera shall preferably mounted on
2	1	turret.
Y	4.19	The robot shall meet IP 67 protection or better.
	4.20	The Robot shall have pulling capacity of min. 1 ton and necessary towing
		hook with guide roller system shall be provided and fixed in the front side.
5		PAINT FINISH:
		The Robot shall be painted in Red Colour except the parts built of
		stainless steel material.
	1	INSTRUCTION BOOKS AND MANUAL
6		INSTRUCTION BOOKS AND WANDAL

	6.1		Operation and maintenance manual stating clearly the operation and the maintenance procedure of Robot shall be provided. The manual shall be
			in English language.
7			INCRECTION
7	7.1		INSPECTION  The Fire Robot shall be subjected to inspection and testing by CFO or his
	7.1		authorised representative at the factory premises of manufacturer or at
			the work place of their Indian agent prior to the delivery.
	7.2		The infrastructure and instruments required for the testing of the Robot
			shall be provided by the supplier.
	7.3		The inspection and testing of the Robot shall be carried out as detailed
			below.
		7.3.1	Visual inspection.
		7.3.2	Performance test
8			WARRANTY:
	8.1		The complete unit (Robot) shall be under warranty for a period of 24
			calendar months form the date of supply against any manufacturing defects.
	8.2		The successful tenderer shall give the guarantee for the supply of spare
			parts for the period of 10 years from the date of supply of Fire Fighting
			Robot.
9			COMPREHENSIVE SERVICE MAINTANACE CONTRACT
	9.1		The Contractor shall offer the Robot with five years Comprehensive
			Service Maintenance Contract after expiry of warranty period of two
			years which includes the cost of repairing of robot at periodic intervals
			and at the time of break down including the supply of original spare parts.
	9.2		The servicing of the Robot shall be carried out strictly as per the
	0.0		manufactures recommendations at periodic intervals.
	9.3		During the contract the Robot shall be checked periodically at the interval
			of every six months and all the test and checks shall be carried out as
	0.4		per manufacturers recommendations.
	9.4		The spare parts including consumables used at the time of periodical servicing shall be original and brand new.
	9.5	(P)	Any break down of the Robot shall be attended within 72 hrs. from the
	S	, , , , , , , , , , , , , , , , , , ,	time of intimation of break down (telephonic / written/e mail) to the
	R		contractor.
	9.6		The servicing and repairing of Robot shall be carried out through skilled
8)			workers as certified by the manufacturer.
	9.7		All the tools, consumables etc. required for the servicing of the Robot
	0.0		shall be arranged by the contractor.
	9.8		The servicing and repairing of the Robot shall be carried out either at the
			fire station or at the fire brigade workshop or at the authorised workshop
	0.0		of vehicle manufacturer (within MMRDA region).
	9.9		Any break down of vehicle on emergency call or on road shall be
			attended immediately.
 		·	<del></del>

the supervision of technical officer of fire brigade department and all the instructions (oral or written) given by him time to time shall be incorporated / attended.  9.11 Any damage to the Robot due to improper handling or due to accident shall be attended promptly and the cost on account of such repairs including the cost of spare parts shall be got approved from Chief Fire Officer prior to such repairs.  9.12 Any dispute arise out of this contract, Municipal Commissioner will be the final authority and the decision given by him shall be binding to both the parties.  9.13 The contractor shall maintain the log book of the Robot and shall enter all the details of repairs / service of the robot carried out time to time and same shall be got certified either from Officer in charge of the fire station or from workshop in charge.  VEHICLE SPECIFICATIONS  10.1 The vehicle used for carrying the robot shall be light duty vehicle, right hand drive with cabin having about 1.5 ton payload capacity and shall be of reputed make such as Tata or Ashok beyland or Mahindra or Isuzu or equivalent.  10.2 The vehicle shall have approx. wheel base of 3000 mm  10.3 The engine shall be Two or Four cylinder, four stroke, water cooled, diesel engine complying BS Wemission norms in force.  10.4 The engine shall develop min. 75 HP and min. torque of 175 Nm.  10.5 Gear Box - 5 speed synofromesh  10.6 Clutch - Single plate dry friction type.  10.7 Steering - Power assisted hydraulic  10.8 Brakes- Disc/Drum hydraulic brakes.  10.9 Suspension - Front - Leaf spring of strut type Rear - Semi elliptical leaf spring  10.10 Wheels and Tyres - Suitable size as per load on axle with spare tyre.  10.11 Fuel Tank - Min. 45 Its.  10.12 Cabin - Fully furnished, single cabin having 1+1 seating capacity.  Rear Load body - As per manufacturer's design and dimensions.  10.14 Body Fabrication - Fully enclosed rear body to store Robot shall be provided and fabricated over the original load body (Tray) supplied by chassis manufacturer. The structure shall b			
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			be provided on the vehicle.
		10.16	The vehicle shall be provided and fitted LED type Red/White/Blue
			sequential light on the roof with controlling switch inside the cabin. The
			light shall be of reputed make such as Grand/Firesteller/Federal Signal.
		10.17	The vehicle shall be provided with PA system cum hooter of Ahuja or
			Federal signal make. The speaker or horn unit shall be mounted on the
			top of driver's cabin.
		10.18	The vehicle shall be provided with RTO approved retro reflective tapes
			as per CMVR.
		10.19	The names and Logos to be provided on the vehicle as per the
	_		requirement of Fire Brigade dept.
1			GENERAL:
	11.1		The successful tenderer will have to comply with the conditions given in
			the attached tender form and will have to enter into written contract for
			the supply work as given in the form.
	11.2		Any additional information required can be had from the Chief Fire
			Officer, Mumbai Fire Brigade, whose office is situated at Byculla
			Command center, B.J. Marg, Byculla, Mumbai 400 008, India.
	BACROR		Command center, B.J. Marg, Byculla, Mumbai 400 008, India.

# SECTION 7 TENDER FORM (To be filled in by the tenderer

To,
The Municipal Commissioner
Municipal Corporation of Greater Mumbai
Municipal Head office building
Mahapalika Marg, Fort
Mumbai 400 001.

Sir.

1. I / We have read and examined the following documents relating to work of

1 for Fire Drivede Department

for Fire Brigade Departme			4 0 '
1	Tender notice	8	Contract Agreement form.
2	Instructions to tenderers	9	Banker's guarantee in lieu of
			Contract Deposit
3	List of approved banks	10	Annexures appended alongwith
4	General conditions of contract	11	Bill of Quantities
5	Special conditions of contract	12	Corrigenda / Addenda if any.
6	Technical specifications	13	Any such related document
7	Tender Form		

ame in capital letters starting with surname, the proprietor / managing partner / Managing Director / Holder of the business for the establishment / firm / registered company named herein below ≪ào hereby offer supply work .' referred to in the specifications and Bill of Quantities to the accompanying form of contract at the rates entered in the Bill of Quantities sent herewith and signed by me / 2. I / We hereby tender for execution of the works referred to in the aforesaid documents, upon the terms and conditions or referred to therein and in accordance in all respects with the specifications and other relevant details at the rates entered in the aforesaid bill of quantities. According 3. your requirements for payment of E.M.D. amounting I / We have deposited the amount in D.D. with BMC. 1/ We hereby request you not to enter into a contract with any other person/s for the execution of the works until notice of non-acceptance of this tender has first been communicated to me/us, and in consideration of your agreeing to refrain from so doing agree, not to withdraw the offer constituted by this tender before the date of

communication to me/us of such notice of non-acceptance, which date shall not be later than ten days from the date of the decision of the Standing Committee or of the Corporation, as may be required under Municipal Act, not to accept this

- tender(subject to condition 5 below)
- 5. I/ We also agree to keep this tender open for acceptance for a period of \_\_\_\_\_\_ from the date fixed for opening the same and not to make any modifications in its terms and conditions which are not acceptable to the Corporation.
- 6. If We agree that the Corporation shall, without prejudice to any other right or remedy be at liberty to forfeit the said Earnest money absolutely, if
  - (a) I / We fail to keep the tender open as aforesaid
  - (b) I / We fail to execute the formal contract or make the contract deposit when called upon to do so.
  - (c) I/ We do not commence the work on or before the date specified in the work order.
    - (d) I / we do not fulfill the mandatory conditions as stipulated in IT clause 6.
- 7. I/We \_\_\_\_\_ have filled in the accompanying tender with full knowledge of liabilities and therefore we will not raise any objections or disputes in any manner relating to any action including forfeiture of deposit and blacklisting for giving any information, which is, found to be incorrect and against the instructions and directions given in this tender.
- 8. I / We further agree and undertake that in the event it is revealed subsequently after the allotment of work / contract to me /us that any information given by me / us in this tender is false or incorrect I / We shall compensate the Municipal Corporation of Greater Mumbai for any such looses or inconvenience caused to the Corporation in any manner and will not resist any claim for such compensation to any ground whatsoever.
- 9. I/We agree to undertake that I / We shall not claim in such case any amount by way of damage or compensation for cancellation of the contract given to me / us or any work assigned to me / us or is withdrawn by the Corporation.
- 10. I / We hereby further agree to pay all the charges of whatsoever nature in connection with the preparation, stamping and execution of the said contract.

Full name and address with	Yours faithfully,
Telephone nos. if any	
COX	Signature of tenderer
Full names and private residential	
addresses with telephone nos. of all the	
partners constituting this firm:	
<b>31.</b>	
2.	
3.	
4.	

## SECTION 8 CONTRACT AGREEMENT FORM

(The Contract Agreement shall be generally in this form while making contract .The tenderer should sign it for agreeing in principle to the same).

Dated :					
M.C.'s sanction No.  Dated the					
$\sim$					
CONTRACT AGREEMENT made this day of Two Thousand between					
Inhabitants of Mumbai carrying on business at					
Mumbai under the name and style of					
And on behalf of fillinselle / themselves, his / them helfs, executors, administrators and					
assignees ( "thereinafter called the Contractors")' of the one part and Shri					
The Jt. Municipal Commissioner (Imp). In which expression are included unless such inclusion is inconsistent with the context or meaning thereof, include					
"The Deputy Municipal Commissioner / Jt. Municipal Commissioner (Imp)his successor or					
successors for the time being holding, the office of the Deputy Municipal Commissioner of the					
Second Part and the Municipal Corporation of Greater Mumbai ( herein called the					
Corporation ) of the third part, "WHEREAS The Municipal Commissioner for Greater Mumbai					
has deputed under Section 56-B of the Mumbai Municipal Corporation Act his powers under the provisions contained in Chapter III of the Mumbai Municipal Corporation Act to the Jt.					
Municipal Commissioner (Imp) and WHEREAS the Commissioner, in pursuance of the					
powers vested in him as such Municipal Commissioner, by the Mumbai Municipal Corporation					
Act and in accordance with the provisions of the said Act, recently advertised notice inviting					
Tenders for the execution of the work as mentioned above AND WHEREAS the Contractors					
tendered for the same and his / their Tender was accepted by the Commissioner on the					
terms and conditions hereafter specified. AND WHEREAS by way of deposit of the sum of Rupees; as security for the due and faithful performance by the contractors of this contract,					
the said contractor's hs / have deposited with the Commissioner the face value of Rupees					
the cash value of which is taken as Rs Or has / have					
paid to the Commissioner the sum of Rs in cash and deposited with him					
public securities of the face value of Rs					
Rs which two sums together amount to the said deposit of Rs Or has / have delivered to the Commissioner the General Undertaking and Guarantee of					
Bankers from the said contractors for payment inter-alia of the said an amount NOW THESE					
PRESENTS WITNESS, and it is hereby agreed and declared between and by the parties					
thereto as follows : -					
First - That this contract shall be deemed to have commenced as from the					
Day of Two Thousand and shall continue in force ( unless					

	previously determined by the Commissioner as herein after mentioned )
	until the day of Two
Second -	Thousand and  If from any cause whatever the contractor/s shall in the opinion of the
Second -	Engineer has / have been unduly delayed or impounded in the
	completion of this contract, it shall be lawful for the C.F.O. with the
	approval of the Commissioner, if he shall so think fit, to grant from time to
	time and times by a writing under this hand, such extension of time either
	prospectively or retrospectively, and to assign such other days or day for
	completion as may seem reasonable to him without thereby prejudicing or
	in any manner affecting the validity of this contract of the adequacy of the
	sums or prices therein mentioned and it shall be within the discretion of
	the Chief Fire Officer with the approval of the Municipal Commissioner to
	decide whether or not or to what extent, any and every such extension of
	time shall be deemed to be in full compensation and satisfaction for and
	in respect of any and every actual and probable loss or injury sustained or
	sustainable by the Contractor, in the premises. Any extension of time so
	granted by the C.F.O. shall be held to supersede and substituted for the
Third -	period specified in the First Clause.  That the Contractors shall corrue out the work as aforesaid within
i i i i i i i i i i i i i i i i i i i	That the Contractors shall carry out the work as aforesaid within from the date of receipt by him / them of an order
	from the C.F.O. or by any other officers authorities by him that behalf.
Fourth -	That the Contractors shall during the continuance of this contract, from
louiti	time to time and at all times as and when the same shall be required by
	the Chief Fire Officer for the time being hereinafter call the C.F.O.
	forthwith execute and do or cause to be executed and done, according to
	the direction and to the entire satisfaction of the C.F.O. or other officer of
	the Corporation authorized on their behalf any or all the work or works
	comprised in this contract which the contractor/s may be called upon to
	do. O
Fifth -	That all such works as aforesaid shall be executed by the contractor's at
0: 4	the rates specified in the schedules of prices hereunto annexed.
Sixth -	That the contractor/s shall provide at his/ their own expenses all labour,
DIT.	material implements and machinery necessary and proper for the due
DO1	performance of the said works and that the workmanship shall be of the best description and the persons employed by the contractor/s and about
(C)	such work shall be competent and fit for the due execution thereof.
Seventh -	That all material, implements or machinery which may be condemned or
7	rejected by the Engineer or other officer as aforesaid shall be removed by
	the contractor/s at his/ their own expenses and replaced/repaired with
	others of approved quality within twenty four hours after the receipt by
	him / them of a notice to that effect, signed by the C.F.O. or other officer
	as aforesaid.
Eighth -	That all such works as is not in accordance / with the directions of the
	C.F.O. or other officer as above said or is composed of materials
	disapproved by him or the workmanship whereof disapproved by him,

	shall be taken down and / removed by the contractor/s as his / their own
	risk and expense, within twenty four hours and after receipt by him / them
	of a notice to that effect signed by the C.F.O. or other officer aforesaid
	and in default of this / their taking down or removing the same, the C.F.O.
	or the other officer and the cost and expense thereby incurred shall be
	charged to the contractors.
Ninth -	That all orders of the C.F.O. or other office as aforesaid for the execution
	of work shall be promptly attended to and executed by the contractor/s
	and that in case of failure or delay on the part of the contractors/s in
	attending to or executing the same with due or diligence of the opinion of
	the C.F.O. or other officer as aforesaid, the C.F.O. or such other officer
	shall be at liberty to cause such work to be executed by any other person
	or persons at such rates and prices as the C.F.O. or other officer
	aforesaid may think proper and the cost thereof and all expenses
	incurred thereby shall be charged to the contractor.
Explanation -	The works "all expenses incurred thereby" shall include minimum charges
Explanation	of 5 percent in all cases of default which may be raised to a maximum of
	15 percent in special cases at the discretion of the Municipal
	Commissioner.
	And (unless the same shall have been previously determined by the
	Commissioner as herein before provided ) except only as to the rights
	and remedies of the parties hereto in respect of any clause or thing herein
Tenth –	contained which may have been broken or not performed.
rentn –	That in case of any dispute or difference connected with or arising from
	this contract, the matter shall be referred to the Commissioner for the time
Eleventh	being, whose decision shall be final and binding on the contractor/s.
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Eleventh -	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of
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Eleventh -	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract , but shall on the contrary give his / their personal presence and supervision to the work and to the execution
BMCPORTAL	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract , but shall on the contrary give his / their personal presence and supervision to the work and to the execution of orders given by the Engineer or other officer as aforesaid.
Eleventh -  Twelth -	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract , but shall on the contrary give his / their personal presence and supervision to the work and to the execution of orders given by the Engineer or other officer as aforesaid.
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BMCPORTAL	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract, but shall on the contrary give his / their personal presence and supervision to the work and to the execution of orders given by the Engineer or other officer as aforesaid.  should any work or works under this contract be necessary or desirable to performed or executed for which rates are not quoted in the schedule aforesaid, the price for such work or works shall be fixed in writing
BMCPORTAL	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract, but shall on the contrary give his / their personal presence and supervision to the work and to the execution of orders given by the Engineer or other officer as aforesaid.  should any work or works under this contract be necessary or desirable to performed or executed for which rates are not quoted in the schedule aforesaid, the price for such work or works shall be fixed in writing between the Engineer or other authorized officer as aforesaid and the
BMCPORTAL	being, whose decision shall be final and binding on the contractor/s. Every receipt for money which may become payable or for any security which may become transferable to the contractor/s under these presents shall, if signed in the partnership name by any one of the contractors be a good and sufficient discharge to the Commissioner and Corporation in respect of the money or security purporting to be acknowledged thereby and in the event of the death of any of the contractor/s, during the pendency of this contract, it is hereby expressly agreed that every receipt by any of the surviving contractor/s shall if so signed as aforesaid, be a good and sufficient discharges as aforesaid PROVIDED that nothing in this clause contained shall be deemed to prejudice or affect any claim which Tenth - The contractor/s shall not without the written permission of the Commissioner sublet this contract, but shall on the contrary give his / their personal presence and supervision to the work and to the execution of orders given by the Engineer or other officer as aforesaid.  should any work or works under this contract be necessary or desirable to performed or executed for which rates are not quoted in the schedule aforesaid, the price for such work or works shall be fixed in writing

	agree upon the price of any such work or works, the matter shall be
	referred to the Commissioner whose decision shall be final and binding
	upon all parties.
Thirteenth -	That the Contractor/s shall on or before the eight day of every month
	present to the respective department his / their bills in triplicate for all
	works carried out by him / them under this contract during the preceding
	month on forms approved of by the Chief Fire Officer of the Municipal
	Corporation of Greater Mumbai along with the original indent and shall on
	or before the twelfth day of every month furnish to the said Chief Fire
	Officer summary of all the bills which the Contractor/s has / have so
	presented to the different departments, failing which the contractors' will
	be subject a penalty of Rs. Five for each original bill in respect of which
	there shall have been delay in rendering the same to the Department to
	which it is chargeable or respect which there shall I have been delay in
	supplying the summary to the Chief Engineer (SWM) Projects.
Fourteenth –	That in case of failure on the part of the contractor /s at any time during
	the continuance of this / their contract to comply with any of the conditions
	herein contained, or in case of any breach whatsoever of any portion of
	this contract, the Commissioner shall be at liberty (1) absolutely to
	determine the same by giving to the Contractor/s on month's previous
	notice in writing of this intention so that do in which case the contractor/s
	shall be responsible for and shall make good to the Corporation all loss,
	cost and damage of every description of the contract which the
	Corporation may sustain in consequence of such failure or breach or
	determination of the contract and without prejudice to the generality of
	the foregoing the said sum of Rs, deposited as aforesaid shall
	be absolutely forfeited to the Corporation, as liquidated damage for such
	failure or breach or determination of this contract and or (2) to inflict on
	the contractor/s fine of Rs for every such failure or neglect or
	disobedience of orders, such fine or fines being charged to the
	contractor/s in addition and without prejudice to the other rights of the
	Corporation under the contract.
Fifteenth -	In the event of the side deposit of Rs Having been made by
, M	the contractor/s by the contractor/s by delivery to the Commissioner of the
27	General Undertaking and Guarantee of the Bankers of the Contractor/s.
DO1	and the contractor/s under any of the provisions of the contract becoming
Fifteenth -	subject to or liable for any penalty or damages forfeited as herein before
D.M.	mentioned then and in any such a case the amount of any such a penalty
<b>Y</b>	or damages and the deposit so forfeited, if not previously paid to the
	commissioner , shall immediately on demand be paid by the said
	bankers to and may be forfeited by the Commissioner under and in terms
	of the said general Undertaking and guarantee. If no penalty or damage
	or forfeiture of deposit shall be exacted or claimable from or against the
	contract/s under this contract, the contractor/s and the Bankers shall at
	the expiration of this contract, be freed and released from the obligation of
	the said General Undertaking and Guarantee in respect of this contract,

Sixteenth -	without prejudice, however, to the continuing liability of the contractor/s and of the said bankers and the right of the Commissioner and / or the Corporation to claim under the said General Undertaking and Guarantee for or in respect of any other subsisting Tender or Contract entered into by the contractors with the Commissioner and / or the Corporation.  That these presented and every clause, matter and this hearing contained
	shall cease and determine on the day of2013 the Commissioner or Corporation may hereafter have against the legal
	representative of any Contractor so dying for or in respect of any breach
	of any of the condition here of. PROVIDED ALSO that nothing in this
	clause contained shall be deemed to prejudice or affect the respective
	rights or obligations of the contractor/s and of the legal representative of any deceased contractor interest.
Seventeenth -	The contractor/s shall be responsible for all risk to the work, and shall
	make good to his / their own cost all loss or damage, whether to the
	works themselves or to any other Municipal properties or to the lives,
	persons or property of others, from whatsoever cause arising out of or in
	connection with the work during their progress and in case the Commissioner shall be called upon to make good any such cost, loss or
	damages, the amount which he may be in respect thereof and the amount
	or any cost of charges including low costs and charges in connection with
	legal proceedings or otherwise, which he may incur in reference hereto,
	shall be charged to the contractor/s. The Commissioner shall have full
	power and right at his own discretion to pay or to defend or compromise any claim which may be made against the Corporation for damage
	charging to the contractor/s as aforesaid any sum or sums of money,
	which he may pay and any expenses, whether for reinstatement or
	otherwise, which he may incur in connection with the any such claim and
	the property of any such payment, defense or compromise shall not be
Eighteenth -	called in question by the contractor/s.  If the contractor/s shall duly and faithfully carry out the provisions of
Ligittoontii	these presents and shall duly satisfy all claims properly chargeable
_	against him / them hereunder the said sum of Rs ( if he made in
A	cash and / or by the deposit of public securities ) shall be returned to the
OOR	contractor/ s and any balance due to the contractor/s under these
"C"	presents after crediting him / them with all sums retained under the Thirteenth Clause shall bat the same time be paid to him / them.
Nineteenth -	All charges for the safe custody and withdrawal of and for the collection of
,	interest on any securities deposited as security or purchased as
	hereinafter mentioned (though the Commissioner shall not be bound to
	collect any imparts) shall be paid by or charged to the contractor/s or shall
	be deducted out of any money that may be or become due to the contractor/s under these or any other contract between the contractor/s
	and the Commissioner and / or the said Corporation. The Commissioner
	shall not be bound to invest in public securities or otherwise any money in
	his hands in cash and belonging to the contractor/s on whatsoever

account there under, but on the written application of the Contractor/s, he shall so invest such money so far as practicable ( as to which the Commissioner shall be the sole Judge), and the contractor shall pay all charges for commission and brokerage incidental to the purchase, safe custody and withdrawal of such a securities and the collection of interest. No interest shall be payable by the Commissioner, any deposit, or other money belonging to the contractor/s on whatsoever account hereunder, which may be or remain in cash in the hands of the Commissioner. In the event of any of the securities held or deposited or purchased under the provision of this contract at any time being Government Promissory Notes, in respect of which any notification shall at any time be issued by the Government notifying that the same will be discharged unless the holder thereof shall consent to the interest due under the same being reduced, the Commissioner shall without the consent of the contractors being entitled to the Tender the said Government Promissory Notes for reduction of interest accordingly and shall not be liable to the Contractor/s any loss or diminution in value occasioned thereby and any bonus or commission which shall be paid by Government in respect of the Notes shall, for the purpose herein be deemed to be interest accrued due on the said securities.

#### Twentieth -

The Corporation shall have a lien on and over all or any money that may become due and payable to the contractor/s under these presents and / or also on and overall the deposit or security amount or amount made under his contract and which may become repayable to the Contractor/s under the condition in that behalf herein contained. For in respect of any debt or sum that may become due and payable to the Corporation by the contractor/s either alone or jointly with another or others and either under these or under any other Contractor/s transactions of any other nature whatsoever between the Corporation and the Contractor/s and also for in respect of any Municipal tax or taxes or other money which may become due and payable to the Corporation by the contractor either alone or jointly with another or others under the provisions of the Mumbai Municipal Corporation Act or any other statutory enactment or enactment in force in modification or substitution thereof and further that the Commissioner on behalf of the Corporation shall at all times be entitled to deduct the said debt or sum of tax due by the Contractor/s Corporation shall at all times be entitled to deduct the said debt or sum of tax due by the Contractor/s from the money security or deposit which may become payable or returnable to the contractor/s under these present. Provided, however, that nothing in this clause shall apply to any money due and payable by the Contractor/s in his / their capacity as a trustees either alone or jointly with others. The provision of this condition shall also apply and extend to the Banker's Guarantee, if any, given by the Contractor/s either in addition to or in substitution of the cash or security deposit to be made under his contract.

Twenty first -

The Contractor/s shall not lend or borrow any money to and from any

		r with him directly or indirectly into any				
	monetary transaction.					
Twenty second -	The contractor/s shall pay All costs, charges and expenses incurred					
	about this contract, including stamp duty and all other disbursements.					
Twenty Third -	The quantities detailed in the schedule are approximate. If more or less					
	quantities are actually required on the work, the contractor shall be paid					
	for the same at the rates tendered by him / them in the schedule of rates.					
	The work as actually carried out will be measured and paid for as per					
	the General conditions of the contract.					
Twenty Fourth -	The word 'Municipal Commissioner 'or 'Commissioner' wherever they					
		e contract shall be constructed to mean JT				
T F'5(1)	Municipal Commissioner (D.M					
Twenty Fifth -		se of any claim, dispute or difference arising				
	-	ause of action thereof shall be deemed to				
		I legal proceedings in respect of any such a				
	City of Mumbai only.	shall be instituted in competent with in the				
Twenty sixth -		atisfactory work done will be made usually				
I Wellty Sixtii -	1 -	ipt of the bill, subject to verification as per				
	I	WHEREOF THE COMMISSIONER has				
		actor/s has / have their hereunto set his /				
		Corporation has been hereunto affixed.				
CONTRACTOR		·				
Signed and deliver	ed by the contractor	Trading under the Name & Style of				
M/S		Trading and the Hame a ctyle of				
	ITTORRE					
	EQ.					
In the presence of	7	Sign of the contractor & Seal				
1	4	olgin on the contractor of coal				
2	· OF *					
BRIHANMIIMBAI	MUNICIPAL CORPORATION					
Q_'	_	DALMUNIODAL CODDODATION				
Signed by the Representative of <u>BRIHANMUMBAI MUNICIPAL CORPORATION</u>						
BMC						
JT Municipal Commissioner (Imp.) /Addl. M.C. (ES) / M.C.						
The economic to the	of the Dulle processing by 184 (1911)	Comparation Affine days the				
The common seal of the Brihanmumbai Municipal Corporation Affixed on the						
Day 2011 in the presence of						
1	2					

Two members of the Standing Committee of The Brihanmumbai Municipal Corporation .

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### SECTION 9 BANKER'S GUARANTEE IN LIEU OF CONTRACT DEPOSIT FOR WORK

THIS INDENTURE MADE THIS	DAY (	OF	20	BETWEEN
THE		В	ANK i	ncorporated
under the English / Indian Companies Acts and carrying	on busin	ess in M	lumbai	(hereinafter
referred to as 'The Banks which expression shall be dee	emed to i	include	its suc	cessors and
assigns) of the	first			part,
<u> </u>				
				CRIT.
Inhabitants carrying on business at				73,
In Mumbai under the style and name of M/S.			ALL Y	
(hereinafter referred to as "the contractors") of the second	part			
Shrithe	MUNICIF	PAL COI	MMISS	IONER OF
GREATER MUMBAI (hereinafter referred to as" The Co	mmissior	er " whi	ch expr	ession shall
be deemed, also to include his successor or successors for	or the tim	e being i	n the s	aid office of
Municipal Commissioner) of the third part and the	he BRIH	HANMUN	/IBAI	MUNICIPAL
CORPORATION ( hereinafter referred to as "The Corpor	ation")	of the f	orth pa	art whereas
the contractors have submitted to the Commission	er tende	r for th	e exe	cution work
of			<del> </del>	
				der/contract
required that the contractor shall deposit with the Commis	ssioner as	earnes	t mone	y and/or the
security, a sum of Rs		_	(	Rupees
			)	AND
WHEREAS if and when any such tender is acce	epted by	the C	commis	sioner, the
contract to be entered into in furtherance thereof by the	e contrac	ctors will	provid	le that such
deposit shall remain with and be appropriated by Commi	issioner to	owards t	he sec	urity deposit
to be taken under the contract and be redeemable by the	e contrac	ctors, if t	hey sha	all duly and
faithfully carry out the terms and provisions of such cont	ract and	shall du	ly satis	fy all claims
properly chargeable against them there under and when	eas the c	contracto	rs are	constituents
of the bank and in order to facilitate the keeping of the	e accoun	its of th	ie conti	ractors, the
bank with the consent and concurrence of the contract	tor has re	equested	the Co	mmissioner
to accept the undertaking of the bank hereinafter con-	tained in	place of	of the	contractors
depositing with the commissioner the said sum as ear	nest mor	ney and	or the	security as
aforesaid AND WHEREAS accordingly the Commission	oner has	agreed	l to a	ccept such
undertaking NOW THIS AGREEMENT WITNESSES	that in	conside	ation	of the
premises, the bank as the request of the contractors	( hereb	y testifie	d) UN	DERTAKES
WITH the Commissioner to pay to the Commissioner to	upon de	mand in	writing	g, whenever
required by him, from time to time, so to do, a			•	
Rs(Rupees				) under
the terms of the said tender and/or the contract the B.G	. is valid	upto		"Not
withstanding anything what has been stated above, our lie	-		_	
restricted to Rs only and guara	intee sh	all rema	ain in	force upto
unless the demand or claim under this g	uarantee	is made	on us	in writing on

or before all your rigit	ht under the above guarantee shall be forfeited	and we
shall be released from all liabilities unde		
IN WITNESS WHEREOF		
IN WITNESS WHEREOF		
		the
Witness(1)		Bank
Name		& the
		said
	<del>\</del>	√Messe
Address		r's
	Manager	(Name
	- 0/2	of the
	For	bank)
Mita and (O)	Br	
Witness(2)		
Nama		
Name	- 40	
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Address	FOI	
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	CERT .	
	RT.	
Witness	<del>-</del>	
Witness		
(1)		
A		
Name		
	For	
	M/s	
Address		
<del>\$</del>		
	(1)	
	(Name of the Contractors)	
<del></del>		
Witness(2)		
Witness(2)		

Name	
Address	
	4
Have hereunto set their respective hands the day and year first above written.	SRIM

BMC RORIAL COPY CONTY FOR REFERENCES NOT TO BE UP TO REFERENCE NOT TO BE

### SECTION 10 ANNEXURE - 'A'

### Technical and Infrastructure ability of tenderer

1.	Name of the tenderer's firm/ company	
2.	Whether proprietorship / partnership / Pvt Ltd. / Govt. /	
	Semi Govt. /Undertaking/any other.	
3.	Name of proprietor/partners/directors/ C.E.O. etc.	
4.	Power of Attorney, if any	
5.	Address of the Business with telephone/mobile /Fax	
	Nos./ e mail address	
6.	Address of the works/ factory	ź
7.	Area of works/Factory	
8.	Line of Business, manufacturers and experience	E
9.	Present deployed manpower:	
	Technical	10°
	Administrative	RY
	Others	Ú.
10.	Name of the Collaborator/principal, address and country	$igwedge_{\lambda}$
	of origin	
11.	Address and area of workshop of the collaborator/	
	principal /agents with M.O.U.	
12.	Name of the Bankers of the tenderer and their tull	
	address.	
13.		
	Bank	
	Amount	
	Date	
14.	Whether the tenderer is in listed the Govt./Semi Govt.	
	Department, if so details of Registration etc.	
15.	' '	
	/collaborator have been black listed by any of the Govt.	
10	/Semi Govt. department any time.	
16.	No. of similar units supplied by the tenderer with list of	
	customers, year of supply and addresses during last 3	
47	years.	
17.		
1	of the tenderer with list of customers, quantity, year of	
20	supply and address during last 3 years.	
718.	Turnover during last 3 years Financial year	
	2019-20	
	2020-21 2021-22	
	ZUZ 1-ZZ	

Tenderers signature with stamp/seal

# SECTION 11 ANNEXURE – 'B' Details of the Collaborator

<ol> <li>Name of the company</li> <li>Country of origin</li> <li>Business address/works address</li> <li>Sister concern or tie-up in any other country</li> <li>If yes, Names and addresses</li> <li>Year of incorporation of parent Co.</li> <li>Year since manufacturing of similar units.</li> <li>No. of similar units manufactured so far Please give year wise breakup.</li> <li>Manufacturing capacity per year.</li> <li>List of oustomers performance certificates from different users during last 5 years.</li> <li>Details of authorized manufacturers/ distributors in India</li> <li>Details of after sales service of the manufacturer in India</li> </ol>			
3. Business address/works address  4. Sister concern or tie-up in any other country  5. If yes, Names and addresses  6. Year of incorporation of parent Co.  7. Year since manufacturing of similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of oustomers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	1.	Name of the company	
4. Sister concern or tie-up in any other country  5. If yes, Names and addresses  6. Year of incorporation of parent Co.  7. Year since manufacturing of similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	2.	Country of origin	
similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	3.	address	
similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	4.	Sister concern or tie-up in any other country	BEURL
similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	5.	If yes, Names and addresses	(10)
similar units.  8. No. of similar units manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	6.	Year of incorporation of parent Co.	
manufactured so far Please give year wise breakup.  9. Manufacturing capacity per year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	7.	3 X Y	
year.  10. List of customers performance certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	8.	manufactured so far. Please	
certificates from different users during last 5 years.  11. Details of authorized manufacturers/ distributors in India  12. Details of after sales service of	9.	A 1/ 1	
manufacturers/ distributors in India  12. Details of after sales service of	10.	certificates from different users	
	11.5 QZIA	manufacturers/ distributors in	
	12.		

Note: The above details should be obtained from the Collaborator duly signed and sealed and attach with the tender.

Tenderers signature with stamp/seal

### **SECTION 12**

### ANNEXURE - 'C'

### **Technical Details of Robot**

SR No	TECHNICAL DETAILS	TENDERERS DETAILED COMMENTS
1.	Make	
2.	Model	*
3.		£271
4.		43
5.		(Q)
6.		
7.		010,
8.		
9.		B
10.		
11.		70,
12.		<b>&gt;</b>
13.		
14.		
15.		
16.	OR I	
17.		
18.		
19.	10,	
20.	R	
21.		
22.		
23.	20t	
24.	<b>\</b>	
25.		

### Tenderers signature with stamp/seal

( The tenderer should submit clause wise compliance as per tender specifications)

### **SECTION 13**

	<u>SECTION 13</u> ANNEXURE – 'D'	
	TENTATIVE DELIVERY PERIOD	
1.	Supply, commissioning, and testing of firefighting Robot along with carrying vehicle per the specifications of Mumbai Fire Brigade with 05 years CSMC.	6 months from the date of PO.
		OFD IN
	Tenderer's signature with	th stamp /seal
	Supply, commissioning, and testing of firefighting Robot along with carrying vehicle per the specifications of Mumbai Fire Brigade with 05 years CSMC.  Tenderer's signature with the si	
	CPORTAL COPY COMINY ROY	

### **SECTION 14**

### ANNEXURE 'E'

### **SCHEDULE OF BILL OF QUANTITY AND RATES**

SR NO	DESCRIPTION OF ARTICLE	QTY	RATE (Rs)	TOTAL (Rs.)
1.	Supply, commissioning, and testing of	2 Nos.		
	Fire Fighting Robot for the use of			
	Mumbai Fire Brigade.			
2	Cost of Carrying vehicle	2 Nos.		22/1
3	Fabrication of rear body	2 nos.		72,
4	CSMC cost for 2 Robot 1st year	1 Job		
5	CSMC cost for 2 Robot 2 <sup>nd</sup> year	1 Job	á	
6	CSMC cost for 2 Robot 3 <sup>rd</sup> year	1 Job	A	
7	CSMC cost for 2 Robot 4 <sup>th</sup> year	1 Job	20,	
8	CSMC cost for 2 Robot 5 <sup>th</sup> year	1 Job		
	TOTAL	C	No.	

	^() '			
TOTAL	RS			
CUSTOM DUTY @	RS			
GST @	(5)			
Cess @	RS			
Transportation & other charges	RS			
Training charges	RS			
TOTAL	RS			
GRAND TOTAL	RS			
(RS)				
an	SIGNATURE OF TENDERER			
Note:- The applicable custom duty and other charges payable in Indian Rupees				
shall be shown in the above schedule of rates.				

(This is only for reference purpose. The cost details shall be filled in online only)

### SECTION 15 ANNEXURE 'F' UNDERTAKING

Tender	No.	
--------	-----	--

To, The Municipal Commissioner, For the Brihanmumbai Municipal Corporation. Sir, Bid No	
"I/We, (full name in capital letters, starting with surname), the Proprietor/Managir Partner/Managing Director/Holder of the Business/Manufacturer/Authorized Dealer, for the establishment/firm/registered company, named herein below, do hereby, state and decla that I/We whose names are given herein below in details with the addresses have not filled in this quotation under any other name or under the name of any other establishment /firm or otherwise, nor are we in any way related or concerned with any establishment / firm any other person, who have filled in the quotation for the aforesaid work".	re ed m
"I/We	or at et er, es ny is

"I/We further agree and undertake that in the event, if it is revealed subsequently after the allotment of work/ contract to me/us that any information given by me/us in this quotation is false or incorrect, I/We shall compensate the Municipal Corporation of Greater Mumbai for any such losses or inconveniences caused to the Corporation, in any manner and will not resist any claim for such compensation on any grounds whatsoever. I/We agree and undertake that I/We shall not claim in such case any amount, by way of damages or compensation for cancellation of the contract given to me/us or any work assigned to me/us or is withdrawn by the Corporation."

However, in case of price difference, if it is a result of differential tax structures, different Dollar value of Rupee, differential logistic of transport etc. considering this aspect, before invoking the penalty, blacklisting etc., I/we will be given a reasonable opportunity of being heard by representing our case as to why such price variation/differential has been arisen.

In case, if the explanation submitted by me/us is unsatisfactory then action including forfeiture of deposit & blacklisting may be taken against me/us.

### TENDERER'S FULL SIGNATURE WITH RUBBER STAMP

(Note: This affidavit should be given on Rs.500/- stamp paper duly notarized by Notary with red seal and registration Number.)

## SECTION 16 ANNEXURE 'G' FORM OF INTEGRITY PACT

This Agreement (hereinafter called the Integrity Pact) is entered into on ------

3 (
day of themonth of 20 between Municipal Corporation of Greater Mumba acting through Shri(Name and Designation of Shri
the officer) (hereinafter referred to as the "B.M.C." which expression shall mean and include, unless the context otherwise requires, his successors in office and assigns) of the
First Part and M/s(Name of the company)
represented by Shri, Chief Executive Officer / Authorised signatory (Name and Designation of the officer ) (hereinafter called as the "Bidder Seller"
which expression shall mean and include, unless the context otherwise requires, his successors and permitted assigns ) of the Second Part.
WHEREAS THE BMC invites for the
(Name of the Stores / Equipment
Service, Tender No. & Date) and the Bidder /Seller is willing to submit bid for the same and
WHEREAS the BIDDER is a private Company Public Company/ Government
Undertaking / Partnership Firm / Ownership Firm / Registered Export Agency, constituted
in accordance with the relevant law in the matter and the BMC is Urban Local Body.

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence / prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:-

NOW, THEREFORE

Enabling the BMC to obtain the desired said stores / equipment / services / works at a competitive price in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement, and

Enabling BIDDERS to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the BMC will commit to prevent corruption, in any form, by its officials by following transparent procedures. In order to achieve these goals, the BMC will appoint an external independent monitor who will monitor the tender process and execution of the contract for compliance with the principles mentioned above.

The parties hereto agree to enter into this Integrity Pact and agree as follows:-

#### 1. COMMITMENTS OF THE B.M.C.

1.1 B.M.C. commits itself to take all measures necessary to prevent corruption and follow the system, that is fair, transparent and free from any influence / prejudice prior to, during and subsequent to the currency of the contract to be entered into to obtain stores / equipments / services at a competitive prices in conformity with the defined specifications by avoiding the high cost and the distortionary impact of corruption on public procurement.

- 1.2 The B.M.C. undertakes that no employee of the BMC, connected directly or indirectly with the contract, will demand, take a promise for or accept, directly or through intermediaries, any bribe, consideration, gift, reward, favour or any material or immaterial benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party related to the contract in exchange for an advantage in the bidding process, bid evaluation, contracting or implementation process related to the contract.
- 1.3 B.M.C. will during tender process treat all bidders with equity and reason. The B.M.C. before and during tender process provide to all bidders the same information and will not provide to any bidder any confidential / additional information through which the bidder could obtain an advantage in relation to the tender process or execution of contract.
- 1.4 In case any such proceeding misconduct on the part of such official(s) is reported by the Bidder to the BMC with full and verifiable facts and the same is prima facie found to be correct by the Municipal Corporation of Greater Mumbai, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BMC and such a person shall be debarred from further dealings related to the contract process. In such a case while an enquiry is being conducted by the BMC. the proceedings under the contract would not be stalled.

### 2. COMMITMENTS OF THE BIDDERS / CONTRACTORS

- 2.1 The Bidder commits itself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of its bid or during any pre-contract or post-contract states in order to secure the contract or in furtherance to secure it.
- 2.2 The Bidders will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the B.M.C., connected directly or indirectly with the bidding process or to any B.M.C. person organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the contract.
- 2.3 The Bidder further undertakes that it has not given, offered or promised to give, directly or indirectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the B.M.C. or otherwise in procuring the contract or forbearing to do or having done any act in relation to the obtaining or execution of the contract or any other contract with B.M.C. for showing or forbearing to show favour or disfavor to any person in relation to the contract or any other contract with B.M.C..
- 2.4 The Bidders/ Contractors will not enter with other bidders into any undisclosed agreement or understanding, whether formal or informal, in particular regarding prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.

- 2.5 The Bidders / Contractors will not commit any offence under relevant anti corruption laws of India. Further, the bidders will not use improperly, for purposes of competition for personal gain or pass on to others, any information or document provided by B.M.C. as part of the business relationship regarding plans, technical proposals and business details including information obtained or transmitted electronically.
- 2.6 The Bidders/ Contractors of foreign origin shall disclose the names and addresses of agents / representatives in India, if any, and Indian bidder shall disclose their foreign principals or associates.
- 2.7 The Bidder shall not lend to or borrow any money from or enter into any monitory dealings or transactions, directly or indirectly, with any employee of the BMC.
- 2.8 The Bidder will not bring any Political, Governmental or diplomatic influence to gain undue advantage in its dealing with B.M.C..
- 2.9 The Bidder will promptly inform the Independent External Monitor (of B.M.C.) if he receives demand for a bribe or illegal payment / benefit and If he comes to know of any unethical or illegal practice in B.M.C.
- 2.10 The Bidders / Contractors will disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract while presenting his bid.
- 2.11 The Bidders / Contractors shall not lend to or borrow any money from enter into any monetary dealings directly or indirectly, with any employee of the B.M.C. or his relatives.
- 2.12 The Bidder will not collude with other parties interested in the contract to impair the transparency, fairness and progress of the bidding process, bid evaluation, contracting and implementation of the contract.
- 2.13 The Bidders / Contractors will undertake to demand from all sub contractors a commitment in conformity with this Integrity Pact.
- 2.14 The bidders / Contractors will not instigate third persons to commit offences outlined above or be an accessory to such offences.

#### 3. PREVIOUS TRANSGRESSION

- 3.1 The Bidder declares that no previous transgressions occurred in the last 3 years immediately before signing of this Integrity Pact, with any other company in any country or with Public Sector Enterprises in India in respect of any corrupt practices envisaged hereunder that could justify BIDDER's exclusion from the tender process.
  - If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or the contract if already awarded, can be terminated for such reasons.

## 4. <u>DISQUALIFICATION FROM TENDER PROCESS AND</u> EXCLUSION FROM FUTURE CONTRACTS

If the Bidders/ Contractors or anyone employee acting on his behalf whether or without the knowledge of the Bidder before award of the contract has committed a transgression through a violation of aforesaid provision or in any other form such as put his reliability or credibility into question, the B.M.C. is entitled to exclude the bidder

from the tender process or to terminate the contract if already signed and take all or any one of the following actions, wherever required.

- 4.1 To immediately call off the pre contract negotiations without assigning any reason or giving any compensation to the Bidder. Further, the proceedings with the other Bidders would continue.
- 4.2 The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit / Performance Bond (after the contract is signed) shall stand forfeited either fully or partially, as decided by the B.M.C. and B.M.C. shall not be required to assign any reasons therefore.
- 4.3 To immediately cancel the contract, if already signed, without giving any compensation to the Bidder.
- 4.4 To recover all sums already paid with interest thereon at 5% higher than the prevailing Base rate of State Bank of India.
- 4.5 If any outstanding payment is due to the Bidder from B.M.C. in connection with any other contract, such outstanding payment could also be utilized to recover the aforesaid sum and interest.
- 4.6 To encash any advance Bank Guarantee and performance bond/warranty, if furnished by the Bidder, in order to recover the payment already made by B.M.C. along with interest.
- 4.7 To cancel all other contracts with the Bidder The Bidder shall be liable to pay compensation for any loss or damages to the B.M.C. resulting from such cancellation / rescission and the B.M.C. shall be entitled to deduct the amount so payable from the money due to the Bidder.
- 4.8 Forfeiture of Performance Bond in case of a decision by the B.M.C. to forfeit the same without assigning any reason for imposing sanction for violation of the Pact.
- 4.9 The decision of B.M.C. to the effect that the breach of the provisions of this Pact has been committed by the Bidder shall be final and conclusive on the Bidder.
- 4.10 The Bidder accepts and undertakes to respect and uphold the absolute right of B.M.C. to resort to and impose such exclusion and further accepts and undertakes not to challenge or question such exclusion on any ground including the lack of any hearing before the decision to resort to such exclusion is taken.
- 4.11 To debar the Bidders/ Contractors from participating in future bidding process of B.M.C. for a minimum period of three years.
- 4.12 Any other action as decided by Municipal Commissioner based on the recommendation by Independent External Monitors (IEMs).

#### 5. **FALL CLAUSE**

♦5.1The Bidder undertakes that it has not supplied similar products / systems or subsystems in the past six months in the Maharashtra State for quantity variation upto -50% or +10%, at a price lower than that offered in the present bid in respect of any other Ministry / Department of the government of India or PSU or B.M.C. and if it is found at any stage that similar products / systems or sub systems was supplied by the BIDDER to any other Ministry / Department of the Government of India or a PSU or BMC at a lower price, then that very price will be applicable to the present case and the difference in the cost would be refunded by the BIDDER to the B.M.C., if the contract has already been

concluded, else it will be recovered from any outstanding payment due to the bidder from BMC.

### 6. EXTERNAL INDEPENDENT MONITOR / MONITORS

- 6.1 The B.M.C. appoints competent and credible external independent Monitor for this Pact. The task of the Monitor is to review independently and objectively, whether and to what extent the Parties comply with the obligations under this Agreement.
- 6.2 The Monitor is not subject to instructions by the representatives of parties and perform his functions neutrally and independently and report to the Municipal Commissioner / concerned Additional Municipal Commissioner.
- 6.3 Both the parties accept that the IEM has the right to access, without restriction, to all documentation relating to the project / procurement, including minutes of meetings.
- 6.4 The Bidder shall grant the IEM upon his request and demonstration of a valid interest, unrestricted and unconditional access to his project documentation. The same is applicable to sub contractors.
- 6.5 The IEM is under contractual obligation to treat, the information and documents of the Bidder/Contractor/sub-contractor, with confidentiality.
- 6.6 The B.M.C. will provide to the IEM sufficient information about all meetings among the parties related to the Project provided such meetings could have an impact on the contractual relations between the parties. The parties will offer to the IEM the option to participate in such meetings.
- As soon as the IEM notices, or believes to notice, a violation of this Agreement, he will so inform the Additional Municipal Commissioner. The IEM can in this regard submit non-binding recommendations. If Additional Municipal Commissioner has not, within a reasonable time, taken visible action to proceed against such offence, the IEM may inform directly to the Municipal Commissioner.
- 6.8 The IEM will submit a written report to the Municipal Commissioner / Additional Municipal Commissioner within 8 to 10 weeks from the date of service or intimation to him by B.M.C./ Bidder and should the occasion arise, submit the proposal for correcting problematic situations.
- 6.9 The word "IEM" would include both singular and plural.
- 6.10 Bothe parties accept, that the recommendation of IEM would be in the nature of advise and would not be legally binding. The decision of Municipal Commissioner in any matter/ complain will be the final decision.

### 7. VALIDITY OF THE PACT

- 7.1 The validity of this Integrity Pact shall be from the date of its signing and extend upto two years or the complete execution of the contract to the satisfaction of both the B.M.C. and BIDDER / Seller, including warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall expire after six months from the date of the signing of the contract.
- 7.2 If any claim is made/ lodged during the validity of this contract, such claim shall be binding and continue to be valid despite the lapse of this pact unless it is

discharged / determined by the Municipal Commissioner / Additional Municipal Commissioner of the BMC

### 8. FACILITATION OF INVESTIGATION

In case of any allegation of violation of any provisions of this Pact or payment of commission, the B.M.C. or its agencies OR Independent External Monitor shall be entitled to examine all the documents including the Books of Accounts of the BIDDER and the BIDDER shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

### 9. MISCELLANEOUS

- 9.1 This Agreement / Pact is subject to the Indian Laws, place of performance and jurisdiction is the registered office of the B.M.C. i.e. Mumbai and the actions stipulated in this Integrity Pact are without prejudice to any other legal action that may follow in accordance with the provisions of the extent law in force relating to any civil or criminal proceedings.
- 9.2 If the Contractor is a partnership or a consortium, this Agreement must be signed by all partners or consortium members.
- 9.3 Should one or several provisions of this Agreement turn out to be invalid, the remainder of this Pact remains valid. In this case, the Parties will strive to come to an Agreement to their original intentions:
- 10. The Parties hereby sign this Integrity Pact at

	ВМС	BIDDER/SELLER
Signature		
Name of officer		
Designation		
Name of Company		
Address	<del></del>	
Dated 4	Ø	
Paled	WITNESS-1(BMC)	Witness-1(BIDDER/SELLER
Signature		
Name of officer		
Designation		
Name of Company		
Address		
BA		
Dated		

### SECTION 17 ANNEXURE 'H' (This is a format)

(On Rs.500/- Stamp Paper)

### **UNDERTAKING CUM INDEMNITY BOND**

We (1) Mr	(2) Mr	and
(3) Mr	aged (1) yrs, (2)	yrs and (3)
yrs respectively; Proprieto	or / Partners / Directors / Power of Attorn	ey holder of the firm
	having	its office at
		hereby gives an
UNDERTAKING CUM IND	EMNITY BOND as under :	ONDE
AND WHEREAS we are re	egistered contractor / s with the Municipal ©	orporation of Greater
Mumbai and / or (Name or	f other authority) , having Registration No.	valid up to
·	TOBL	
AND WHEREAS the Muni	icipal Corporation of Greater Mumbai had	published the tender
notice for the work		-
	in Ward.	
AND WHEREAS I / We w	ant to participate in the said Tender proc	edure, I / We hereby
given an Undertaking - cur	m – indemnity Bond as hereinafter appearir	ng :-
I / We hereby agree and u	undertake that my / our Firm is not under a	iny penal action such
	, Blackisting, De – registration etc. by an	
Government and Governm	ent Under- takings etc.	
	ertake to communicate if my / our Firm co	mes under any penal
action such as Demotion	n, Suspension, Blacklisting, De – regis	stration etc. by any
Government, Semi Govern	ment and Government Under- takings etc.	
I / We hereby further agree	e and undertake that, at any stage of tende	ering procedure, if the
said information is found in	ncorrect, it should be lawful for the BMC t	o forthwith debar me
/us from the tendering proc	cedure and intimate appropriate penal actio	n.
The undertaking - cum -	<ul> <li>indemnity Bond is binding upon us / e</li> </ul>	our heirs, executors,
administrators and assigns	and / or successor and assigns.	
Place:		
Dated :	Proprietor / Partners /	Directors / POA
	(Seal of Firm	/ Co.)
Identified by me,	`	•
•	BEFORE ME	- -,

### SECTION 18 ANNEXURE 'I'

### **VEHICLE MANUFACTURER'S AUTHORIZATION LETTER**

To,
Municipal Commissioner,
Municipal Corporation of Greater Mumbai,
Mumbai.
Subject:
Dear sir,
This is to certify that, We hereby authorize and confirm that <b>M/s</b> .
( name of bidder/ manufacturer ) , having their registered office at
to fabricate Robot carrying vehicle on our( make and model of vehicle) with Wheel Base and load distribution of the various equipment
fitted on it (as per their design) are as per our standard. Hence we offer our vehicle to built
the Robot Carrying Vehicle as per above subject tender and authorize them to quote with
our vehicle for the above subject tender.
Sur remote for the above cabject tenach
We also promise to provide all the necessary technical i after sales service and
spare parts support for the vehicle supplied through M/s (
name of bidder ) for minimum period of next ten years.
Disco Man feet and News and See 10: and
Place :Manufacturers Name, company seak and Signature
Date :
Date:
(This certificate shall be issued on the company letter head of vehicle manufacturer)
(This certificate shall be issued on the company letter flead of vehicle manufacturer)
(This certificate shall be issued on the company letter head of vehicle manufacturer)

## SECTION 19 ANNEXURE 'J' FIRE FIGHTING ROBOT MANUFACTURER'S AUTHORIZATION CERTIFICATE

To, Municipal Commissioner, Municipal Corporation of Greater Mumbai, Mumbai. Subject: Dear sir. This is to certify that We hereby authorize and confirm that M/s. ( name of bidder/ manufacturer ), having their registered office at --------- to supply fire fighting Robot ----- ( make and model) as per our standard. Hence we offer our Fire Fighting Robot as per above subject tender and authorize them to quote for the above subject tender. We also promise to provide all the necessary technical / after sales service and spare parts support for the Fire Fighting Robot supplied through M/s. ----- ( name of bidder ) for next ten years. Manufacturers Name, company seal and Signature Place: Date: Note- 1. This letter of authorization should be on letter head of the manufacturing firm and should be signed by a person competent and having the power of attorney to legally bind the manufacturer. 2. Original letter may be sent.

### **SECTION 20 ANNEXURE A**

### Irrevocable Undertaking

(This is a format)

(On Rs. 500/- Stamp paper)

I	Shri/Smt	aged	, years.		
India	n Inhabitant.	Proprietor/Partner/	Director	of	SPW/s
Resid	lent at		dç	herel	by give
Irrevo	cable undertaking as under;				
1)	I say & undertake that as specified	I in section 171 of CGST A	Act, 2017, any re	eduction	n in rate
	of tax on supply of goods or service	ces or the benefit of input	tax credit shall	be mar	ndatorily
	pass on to BMC by way of commer	nsurate reduction in prices	31		
2)	I further say & undertake that I un	derstand that in case the	same is not pa	ssed o	n and is
	discovered at any later stage, BM0	C shall be at liberty to initi	ate legal action	agains	t me for
	its recovery including, but not limite	ed to, an appeal to the Sc	reening Commit	tee of t	he GST
	counsel.				
3)	I say that above said irrevocable				
	other Directors of the company a	nd also upon my / our le	gal heirs, assig	nee, E	xecutor,
	administrator etc.	370			
4)	If I fail to compliance with the	•	T Act, I shall	be lia	able for
	penalty/punishment or both as per	provisions of GST Act.			
W	hatever has been stated here in abo	ve is true & correct to my/	our own knowle	dge & b	oelief.
	COS				
Solem	nnly affinned at	DEP	ONANT		
This o	ayof	BEF	FORE ME		
Interp	Interpreted Explained and Identified by me.				
(This	is not applicable for Foreign bi	idders)			