BRIHANMUMBAI MUNICIPAL CORPORATION



Bid NO.- 7200038069

1. **Name of work:**- Beautification to Central Median and SITC of Fabricated Decorative Retrofit LED light fixtures on street lights at Loop Road and T Junction to Mithi River bridge in Beat No.183 in Dharavi G/North Ward.

BID DOCUMENT

Website: portal.mcgm.gov.in/tenders

Office of: Assistant Commissioner 'G/North' ward,

1st Floor, Municipal Office Building,

Harishchandra Yelve Marg,

Dadar(W), Mumbai 400028

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SECTION 1 E-TENDER NOTICE

BRIHANMUMBAI MUNICIPAL CORPORATION

No. ACGN/36079/AEM-I Dated- 18.10.2022

E-TENDER NOTICE

The Municipal Corporation of Greater Mumbai (MCGM) invites e-tender to appoint Contractor for the aforementioned work from contractors of repute, multidisciplinary engineering organizations i. e. eminent firm, Proprietary / Partnership Firms / Private Limited Companies / Public Limited Companies / Companies registered under the Indian companies' act 2013, the contractors registered with the Municipal Corporation of Greater Mumbai, (MCGM) Class IV as per new registration and from the contractors/firms equivalent and superior classes registered in Central or State Government / Semi Govt. Organization / Central or State Public Sector Undertakings, will be allowed subject to condition that, the contractors who are not registered with MCGM will have to apply for registering their firm within three months from the award of contract, otherwise their Bid Security i.e. E.M.D (Earnest Money Deposit) will be forfeited/recovered and an amount equal to Registration Fee of respective class will be recovered as penalty.

Bidding Process will comprise of THREE stages.

The application form can be downloaded from BMC's portal (http://portal.mcgm.gov.in) on payment of Rs.10400/- + 18% GST. The applicants not registered with MCGM are mandated to get registered (Vendor Registration) with MCGM for e-tendering process & obtain login credentials to participate in the online bidding process.

- i) To download the application form, for those applicants not having vendor registration, need to apply first for vendor registration at the office of Account Officer (FAR), 3rd floor, Municipal Headquarter.
- ii) Followed by SRM login ID and password to be obtained from Central Purchase Department (CPD), Office at Byculla, Bakariadda, Mumbai.

iii) For e-Tendering registration, enrollment for digital signature certificates and user manual, please refer to respective links provided in 'Tenders' tab. Vendors can get digital signature from any one of the Certifying Authorities (CA's) licensed by controller of certifying authorities namely, Safes crypt, IDRBT, National informatics center, TCS, CUSTOMS, MTNL, GNFC and e- Mudhra CA.

Name of work	Contract period	Estimated Cost	e-Tender	Earnest Money
		(in Rs.)	Document Price	Deposit (in
		(145.)	per copy (in Rs.)	Rs.)
Beautification to Central Median and SITC of				
Fabricated Decorative	3 Months			
Retrofit LED light fixtures	(Excluding 1,18,34,120/-	D 10100/	Rs.1,18,400/-	
on street lights at Loop	(Excluding	, -,- , -	Rs.10400/- +	, -,
Road and T Junction to	Monsoon)		18% GST	
Mithi River bridge in Beat				
No.183 in Dharavi				
G/North Ward.				

In terms of the 3-stage system of e-tendering, a Bidder will be required to deposit, along with its Bid, an Earnest Money Deposit of Rs.1,18,400/- (Rupees One Lakh Eighteen Thousand Four Hundred only) (the "EMD"), refundable in accordance to the relevant clause of bid document, from the Bid Due Date, except in the case of the selected Bidder whose Bid Security/EMD shall be retained. The Bidders will have to provide Earnest Money Deposit through the payment gateways while submitting the bids. The Bid shall be summarily rejected if it is not accompanied by the Earnest Money Deposit. The e-tender is available on MCGM portal (http://portal.mcgm.gov.in) as mentioned in the Header Data of the tender.

As per THREE Packet systems, the document for Packet A & B is to be uploaded by the bidder in vendors' document online in Packet A, B. Packet A, B & C shall be opened on dates as mentioned in header data. All the responsive and eligible bidders if they so wish can be present at the time of opening of bids, in the office of Ward Executive Engineer, G/N-ward. The Packet C shall be opened if

bids submission in Packet A & B satisfies/includes all the requirements and same are found acceptable to the Authority.

The Municipal Commissioner reserves the right to reject all or any of the etender(s) without assigning any reasons at any stage.

The dates and time for submission and opening the bids are as shown in the Header Data. If there are any changes in the dates the same will be displayed on the BMC Portal. (http://portal.mcgm.gov.in)

The Applicants interested for the above referred works may contact the Ward Executive Engineer, G/N-ward at the following address on any working day during office hours.

Office of: Ward Executive Engineer, G/North ward,

1st Floor, Municipal Office Building,

Harishchandra Yelve Marg,

Dadar (W), Mumbai-400028.

The applicants may wish to visit the sites and can collect the information of the present status from the departments who have invited the bids.

The BMC reserves the rights to accept any of the application or reject any or all the application received for above works, without assigning any reasons thereof. The information regarding above subject matter is available on Website of MCGM. (http://portal.mcgm.gov.in/tenders)

Sd/-18.10.2022

Asstt. Commissioner, G/North Ward

HEADER DATA

Tender Document Number/Bid No.	7200038069
Name of Organization	BRIHANMUMBAI MUNICIPAL CORPORATION
Subject	Beautification to Central Median and SITC of Fabricated Decorative Retrofit LED light fixtures on street lights at Loop Road and T Junction to Mithi River bridge in Beat No.183 in Dharavi G/North Ward.
Cost of Tender	Rs.10400/-+ 18 % GST
Cost of E-Tender(Estimated Cost)	Rs. 1,18,34,120/-
Bid Security Deposit/ EMD	Rs. 1,18,400/-
Date of issue and sale of tender	20.10.2022 from 11:00 Hrs
Last date & time for sale of tender &	
Receipt of Bid Security Deposit /EMD	31.10.2022 up to 14:00 Hrs
Opening of Packet A	31.10.2022 after 14.30 Hrs
Opening of Packet B	31.10.2022 after 15:00 Hrs.
Opening of Packet C	07.11.2022 After 15:00 Hrs
Address for communication	Office of Ward Executive Engineer, G/North ward,1st
	Floor, Municipal Office Bldg. Harishchandra Yelve
	Marg, Dadar(W), Mumbai – 400028.
	Email Id – ee.gn@mcgm.gov.in
Venue for opening of bid	Office of Ward Executive Engineer, G/North ward, 1st
	Floor, Municipal Office Bldg. Harishchandra Yelve
	Marg, Dadar (W), Mumbai – 400028.

This tender document is not transferable.

The BMC reserves the rights to accept any of the application or reject any or all the application received for above subject without assigning any reason thereof.

-Sd/-

18.10.2022

Asstt. Commissioner, G/North ward

SECTION 2 ELIGIBILITY CRITERIA

Eligibility of Applicants

The Brihanmumbai Municipal Corporation (BMC) invites e-tender to appoint Contractor for the aforementioned work from contractors of repute, multidisciplinary engineering organizations i.e. eminent firm, Proprietary/Partnership Firms/ Private Limited Companies/Public Limited Companies/Companies registered under the Indian companies' act 2013, the contractors registered with the Brihanmumbai Municipal Corporation (BMC) in **Class IV as per new registration** and from the contractors/firms equivalent and superior classes registered in Central or State Government/Semi Govt. Organization/Central or State Public Sector Undertakings, will be allowed subject to condition that, the contractors who are not registered with BMC will have to apply for registering their firm within three months' time period from the award of contract, otherwise their Bid Security i.e. E.M.D (Earnest Money Deposit) will be forfeited/recovered and an amount equal to Registration Fee of respective class will be recovered as penalty.

To be eligible for pre-qualification and short-listing, an Applicant shall fulfil the following conditions of eligibility:

2.1 <u>Technical Capacity</u>

The tenderer(s) in their own name should have satisfactorily executed the work of similar nature MCGM /Semi Govt. /Govt. & Public Sector Organizations 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 20% of estimated cost put to tender i.e. Rs. 23,66,824/-.

Or

b) Two similar **completed** works **each** of value not less than the value equal to **25**% of estimated cost put to tender i.e. Rs. 29,58,530/-.

O1

c) One similar completed work of value equal and or not less than the 40% of estimated cost put to tender i.e. Rs. 47,33,648/-.

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.

2.2 Financial Capacity

Achieved an average annual financial turnover as certified by 'Chartered Accountant' (in all classes of civil engineering construction works only) equal to **30%** of the estimated cost of work in **last three (3) financial years** immediately preceding the Financial Year in which bids are invited.

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.

2.3 Similar Experience:

"The 'Similar Experience' for 'Regular Routine & Maintenance Works' shall mean "any work in any department" as mentioned hereinafter, for the completed works in improvement of footpath works and in building construction or building maintenance such as repairs / retro-fitting / structural repairs or construction / repairs of asphalt / concrete roads maintenance, Garden works and the completed works of closed circuit monitoring set ups works MCGM/State Government/Central Government/ Semi-Government/PSU's/Private organization (Work order and completion certificate to be provided)."

2.4 Bid Capacity:

The bid capacity of the prospective bidders will be calculated as under:

Assessed Available Bid Capacity = $(A \times N \times 2 - B)$

Where,

- A = Maximum value of Civil Engineering works executed in any one year (year means Financial year) during the last five years (updated to the price level of the Financial year in which bids are received at a rate of 10% per year) taking into account the completed as well as works in progress.
- N = Number of years prescribed for completion of the Project/Works, excluding monsoon period, for which these bids are being invited. (E.g. 7 months = 7/12 year. For every intervening monsoon 0.33 shall be added to N.

B = Value of existing commitments (only allotted works) on the last date of submission of bids as per bidding document and on-going works to be completed during the period of completion of the Project/Works for which these bids are being invited.

Note: The statement showing the value of existing commitments and ongoing works as well as the stipulated period of completion remaining for each of the works listed should be attached along with certificates duly signed by the Engineer-in Charge, not below the rank of an Executive Engineer or equivalent.

Even though the bidders meet the above qualifying criteria, they are subject to be disqualified if they have:

- made misleading or false representation in the forms, statements and attachments submitted in proof of the qualification requirements; and/or
- Record for poor performance such as abandoning the works, not properly completing the contract, inordinate delays in completion, litigation history, or financial failures etc.

2.5 Equipment Capabilities as required for this work

a) Regular and Routine works: The successful bidder will make the arrangements of the required equipment on the day of commencement or with respect to the progress of the work in phases, as per the instructions of site in charge. The successful bidder and, to that effect he will ensure commitment on an undertaking on Rs.500 stamp paper to be submitted along with the Bid in Packet B. However, this condition in no way shall dilute the respective condition in Registration Rules of MCGM.

Note:

1. Bidders shall submit the undertaking for equipment capability and other undertakings as such on a single Rs.500/- stamp paper.

2.6 Technical Personnel

General Guidelines for Fixing Requirement of Technical staff for cost of the work upto ₹ 1.50 Cr..

Requirement of Technical Staff (of major + minor Component)		Minimum	Designation	
Qualification	No.	Experience		
i) Graduate Engineer or	1	2	Principal technical representative	
ii) Diploma Engineer	1	5	Project/Site Engineer/Billing Engineer	

NOTES

- 1. "Cost of work", in table above, shall mean the agreement amount of the work.
- 2. Rate of recovery in case of non-compliance of the clause 1.9 stipulated at following rates:-

Sr.No.	Qualification	Experience (years)	Rate of Recovery
1	Project Manager with degree	10	Rs.30000/-p.m.
2	Graduate Engineer	5	Rs.25000/- p.m.
3	Graduate Engineer	2	Rs.15000/- p.m.
4	Diploma Engineer	5	Rs.15000/- p.m.

Note: (i) Above staff shall be increased proportionately if numbers of sites are beyond 10 at a time per contract.

- (ii) Contractor can change above technical staff with the sanction of Ward Ex. Engineer and staff of NGO with the sanction of Asstt. Engr. (SWM) Ward. The qualification criterion will be mandatory in all respect.
- (iii) Master in Social Work (sociologist) shall always work directly under the Asst Commissioner of Ward for day to day working of formation & registration of CBO.
- (iv) If the services of personnel not on the pay role of either of the bidder are to be availed, their consent letters certifying availability for specific project- name of project and duration mentioned thereat shall be uploaded in the tender documents.

(v) Whenever any NGO consents for and becomes eligible for execution of more than one tender, whether with same contractor or different contractors, it shall be responsibility of the NGO as well as main bidder to have separate NGO staff for individual tender for which notarized undertakings on Rs.500/-stamp paper shall be submitted in packet 'B' by main bidder and NGO both separate.

SECTION 3 DISCLAIMER

DISCLAIMER

The information contained in this e-tender document or provided to Applicant(s), whether verbally or in documentary or any other form, by or on behalf of the Municipal Corporation of Greater Mumbai (MCGM), hereafter also referred as "The Authority", or any of its employees or advisors, is provided to Applicant(s) on the terms and conditions set out in this e-tender and such other terms and conditions subject to which such information is provided.

This e-tender includes statements, which reflect various assumptions and assessments arrived at by the Municipal Corporation of Greater Mumbai (MCGM) in relation to the Project. Such assumptions, assessments and statements do not purport to contain all the information that each Applicant may require. This e-tender may not be appropriate for all persons, and it is not possible for the Municipal Corporation of Greater Mumbai (MCGM), its employees or advisors to consider the investment objectives, financial situation and particular needs of each party who reads or uses this e-tender. The assumptions, assessments, statements and information contained in this e-tender may not be complete, accurate, adequate or correct. Each Applicant should therefore, conduct its own investigations and analysis and should check the accuracy, adequacy, correctness, reliability and completeness of the assumptions, assessments, statements and information contained in this e-tender and obtain independent advice from appropriate sources.

Information provided in this e-tender to the Applicant(s) is on a wide range of matters, some of which may depend upon interpretation of law. The information given is not intended to be an exhaustive account of statutory requirements and should not be regarded as a complete or authoritative statement of law. The Municipal Corporation of Greater Mumbai (MCGM) accepts no responsibility for the accuracy or otherwise for any interpretation or opinion on law expressed here.

The Municipal Corporation of Greater Mumbai(MCGM), its employees and advisors make no representation or warranty and shall have no liability to any person, including any Applicant or Bidder, under any law, statute, rules or regulations or tort, principles of restitution or unjust enrichment or otherwise for any loss, damages, cost or expense which may arise from or be incurred or suffered on account of anything contained in this e-tender or otherwise, including the accuracy, adequacy, correctness, completeness or reliability of the e-tender and any assessment, assumption, statement or information contained therein or deemed to form part of this e-tender or arising in any way with pre-qualification of Applicants

for participation in the Bidding Process. The Municipal Corporation of Greater Mumbai (MCGM) also accepts no liability of any nature whether resulting from negligence or otherwise howsoever caused arising from reliance of any Applicant upon the statements contained in this e-tender.

The Municipal Corporation of Greater Mumbai (MCGM) may, in its absolute discretion but without being under any obligation to do so, update, amend or supplement the information, assessment or assumptions contained in this e-tender.

The issue of this e-tender does not imply that the Municipal Corporation of Greater Mumbai (MCGM) is bound to select and short-list pre-qualified Applications for Bid Stage or to appoint the selected Bidder or Concessionaire, as the case may be, for the Project and the Municipal Corporation of Greater Mumbai (MCGM) reserves the right to reject all or any of the Applications or Bids without assigning any reasons whatsoever.

The Applicant shall bear all its costs associated with or relating to the preparation and submission of its Application including but not limited to preparation, copying, postage, delivery fees, expenses associated with any demonstrations or presentations which may be required by The Municipal Corporation of Greater Mumbai (MCGM) or any other costs incurred in connection with or relating to its Application. All such costs and expenses will remain with the Applicant and the Municipal Corporation of Greater Mumbai(MCGM) shall not be liable in any manner whatsoever for the same or for any other costs or other expenses incurred by an Applicant in preparation or submission of the Application, regardless of the conduct or outcome of the Bidding Process.

SECTION 4 INTRODUCTION

INTRODUCTION

4.1 Background:

The Municipal Corporation of Greater Mumbai covers an area of 437.71 sq.kms. with a population of **1.24 Crores as per census of 2011**. The metropolis accounts major portion of India's international trade and government's revenue, from being one of the foremost centers of education, science and technological research and advancement.

The Mumbai Metropolis has historic tradition of strong civic activism dedicated to the cause of a better life for all its citizens. And it's the Municipal Corporation of Greater Mumbai (MCGM), hereafter called the "corporation", the primary agency responsible for urban governance in Greater Mumbai.

MCGM (The Authority) is one of the largest local self-governments in the Asian Continent. In observance of historic traditions of strong civic activism, with the change in time and living conditions to match with the urbanization, MCGM has mainly focused in providing almost all kinds of engineering services viz, Hydraulics, storm water drain, sewerage, water supply projects, roads, bridges, solid waste management, and environmental services. Beside this, the MCGM is also providing dedicated services in various segments such as Health, Primary Education as well as the construction and maintenance of Public Markets and Slaughter Houses.

MCGM is an organization having different departments, right from engineering depts. to health depts. Moreover we have other dept. like education, market, fire brigade dept., Octroi and other such departments where quite a good number of staff members are working.

Scope of Work:

MCGM is primarily an organization, which in the interest of citizens and with the speed of urbanization deals with the variety of the infrastructure services and delivered to the public by different departments like Water Supply Projects, Sewerage Projects, Hydraulics, Storm Water Drain/Roads and bridges and Building Construction etc.

SECTION 5 E-TENDERING ONLINE SUBMISSION PROCESS

5.1 E-TENDERING ONLINE SUBMISSION PROCESS

The terminology of e-Tendering is solely depending upon policies in existence, guidelines and methodology adopted since decades. The SRM is only change in process of accepting and evaluation of tenders in addition to manual. The SAP module to be used in this E-tendering is known as Supplier Relationship Module (SRM).SRM is designed and introduced by ABM Knowledge ware Ltd. who will assist MCGM in throughout the tendering process for successful implementation.

NOTE: This tendering process is covered under Information Technology ACT & Cyber Laws as applicable.

(1) In e-tendering process some of the terms and its definitions are to be read as under wherever it reflects in online tendering process.

Start Date read as "Sale Date"

End Date read as "Submission Date"

Supplier read as "Contractor/bidder"

Vendor read as "Contractor/bidder"

Vendor Quotation read as "Contractors Bid/Offer"

Purchaser read as "Department/MCGM"

I. Before entering in to online tendering process, the contractors should complete the registration process so as to get User ID for E-tendering links. For this, the contractors can access through Supplier registration via MCGM Portal.

There are two methods for this registration: (II and III)

- II. Transfer from R3 (registered contractors with MCGM) to SRM
- a. Contractors already registered with MCGM will approach to Vendor Transfer cell.
- b. Submit his details such as (name, vendor code, address, registered Email ID, pan card etc.) to Vendor transfer cell.
- c. MCGM authority for Vendor Transfer, transfers the Vendor to SRM application from R3 system to SRM system.
- d. Transferred Vendor receives User ID creation link on his supplied mail Id.

- e. Vendor creates his User ID and Password for e-tendering applications by accessing link sent to his mail ID.
- III. Online Self Registration (Temporary registration for applicant not registered with MCGM)
- a. Vendor fills up Self Registration form via accessing MCGM portal.
- b. Vendor Transfer cell (same as mentioned above) accesses Supplier Registration system and accepts the Vendor request.
- c. Accepted Vendor receives User ID creation email with Link on his supplied mail Id.
- d. Vendor creates his User ID and Password for e-tendering application.
- IV. CONTRACTORS BIDDING: Applicant will Quote and Upload Tender Documents
- 1. Access e-tender link of SRM Portal
- 2. Log in with User ID and Password
- 3. Selects desired Bid Invitation (he wants to bid)
- 4. To download tender documents contractors will have to pay online Tender fee. The same can be done by accessing Pay Tender Fees option. By this one will be able to pay Tender fee through Payment Gateway-If transaction successful, Contractors can register his interest to participate. Without Registration one cannot quote for the Bid/Tender.
- 5. Applicant will download Tender Documents from Information from purchaser tab by accessing Purchaser document folder through collaboration 'C' folder link.

- 6. Applicant will upload Packet **A** related and Packet **B** related Documents in Packet **A** and Packet **B** folder respectively by accessing these folders through "My Notes" Tab and collaboration folder link.
- 7. All the documents uploaded have to be digitally signed and saved. Contractors can procure there digital signature from any certified CA's in India.
- 8. Bid security deposit/EMD and ASD, if applicable, should be paid online as mentioned in tender.
- 9. For commercial details (in Packet **C**) contractors will fill data in Item Data tab in Service Line Item via details and quotes his "Percentage Variation" (i.e.% quoted) figure.(If entered '0' it will be treated as at par. By default the value is zero only.
- 10. Applicants to check the bid, digitally signs & save and submit his Bid Invitation.
- 11. Applicants can also save his uploaded documents/commercial information without submitting the BID for future editing through 'HOLD' option.
- 12. Please note that "Hold" action do not submit the Bid.
- 13. Applicants will receive confirmation once the Bid is submitted.
- 14. Bid creator (MCGM) starts Bid Opening for Packet **A** after reaching End Date and Time and Bid Evaluation process starts.

As per Three Packet system, the documents for Packet **A & B** are to be uploaded by the tenderer in 'Vendor's document' online in Packet A & B. Before purchasing/ downloading the tender copy, tenderer may refer to post- Qualification criteria mentioned in e-Tender Notice.

The tenderer shall pay the EMD/Bid Security through payment gateways before submission of Bid and shall upload the screenshot of receipt of payment in Packet 'A' instead of paying the EMD at any of the CFC centers in MCGM Ward Offices.

The e-tender is available on MCGM portal, http://portal.mcgm.gov.in, as mentioned in the Header Data of the tender. The tenders duly filled in should be uploaded and submitted online on or before the end date of submission. The Packet 'A', Packet 'B' & Packet 'C' of the tenderer will be opened as per the time-table shown in the Header Data in the office of Ward Executive Engineer, G/North ward.

The Municipal Commissioner reserves the right to reject all or any of the e-Tender(s) without assigning any reason at any stage. The dates and time for submission and opening the tenders are as shown in the Header Data. If there are any changes in the dates the same will be displayed on the MCGM Portal (http://portal.mcgm.gov.in).

SECTION 6 INSTRUCTIONS TO APPLICANTS

INSTRUCTIONS TO APPLICANT

• Scope of Application

The Authority wishes to receive Applications for Qualification in order to SELECT experienced and capable Applicants for the Bid Stage.

6.1 TIME PERIOD OF THE PROJECT:

Entire project should be completed and delivered within **03 months** of time from the date of award of contract that excluding Monsoon.

The time allowed for carrying out the work as entered in the Tender shall be strictly observed by the Contractor and shall be reckoned from the date as mention in the Work Order is given to the Contractor. The work shall throughout the stipulated period of the Contract be proceeded with all due diligence as time being deemed to be the essence of the contract on the part of the Contractor. On failing to do so, the Contractor shall pay as compensation an amount which shall be governed as per Clause - 8(e) of Standard General Conditions of Contract.

The Contractor should submit the bar chart within 3 days of receipt of work order for approval of Engineer-in-Charge. If no communication received from Engineer in Charge within seven days the same is to be considered as deem approved. The work should be completed as per approved bar chart.

The Contractor is supposed to carry out the work and keep the progress as per approved Bar Chart.

6.2 Contract Execution

All required documents for execution of the contract shall be submitted within 30 days from the date of issue of work order. 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.

6.3 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.

6.4 The amount of Security Deposit retained by the MCGM 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 MCGM shall be adjusted to-wards the excess cost incurred by the Department on rectification work.

6.5 Action when whole of security deposit is forfeited:

In any case in which under any Clause of this contract, the contractor shall have rendered himself liable to pay compensation amounting to the whole of this security deposit whether paid in one sum or deducted by installments or in the case of abandonment of the work owning to serious illness or death of the contractor or any other cause, the Engineer on behalf of the Municipal Commissioner shall have power to adopt any of the following process, as he may deem best suited to the interest of MCGM.

- (a) To rescind the contract (for which recession notice in writing to the contractor under the head of Executive Engineer shall be conclusive evidence) and in that case, the security deposit of the contract shall stand forfeited and be absolutely at the disposal of MCGM.
- (b) To carry out the work or any part of the work departmentally debiting the contractor with the cost of the work, expenditure incurred on tools and plant, and charges on additional supervisory staff including the cost of work-charged establishment employed for getting the un-executed part of the work completed and crediting him with the value of the work done departmentally in all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract. The certificate of the Executive Engineer as to the costs and other allied expenses so incurred and as to the value of the work so done departmentally shall be final and conclusive against the contractor.
- (c) To order that the work of the contractor be measured up and to take such part thereof as shall be un-executed out of his hands, and to give it to another contractor to complete, in which case all expenses incurred on advertisement for fixing a new contracting agency, additional supervisory staff including the cost of work charged establishment and the cost of the work executed by the new contract agency will be debited to the contractor and the value of the work done or executed through the new contractor shall be credited to the contractor in all respects and in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract. The certificate of

the Executive Engineer as to all the cost of the work and other expenses incurred as aforesaid for or in getting the un-executed work done by the new contractor and as to the value of the work so done shall be final and conclusive against the contractor.

In case the contract shall be rescinded under Clause (a) above, the contractor shall not be entitled to recover or be paid any sum for any work therefore actually performed by him under this contract unless and until the Executive Engineer shall have certified in writing the performance of such work and the amount payable to him in respect thereof and he shall only be entitled to be paid the amount so certified. In the event of either of the courses referred to in Clause (b) or (c) being adopted and the cost of the work executed departmentally or through a new contractor and other allied expenses exceeding the value of such work credited to the contractors amount of excess shall be deducted from any money due to the contractor, by MCGM under the contract or otherwise, howsoever, or from his security deposit or the sale proceeds thereof provided, however, the contractor shall have no claim against MCGM even if the certified value of the work done departmentally or through a new contractor exceeds the certified cost of such work and allied expenses, provided always that whichever of the three courses mentioned in clauses (a), (b) or (c) is adopted by the Executive Engineer, the contractor shall have no claim to compensation for any loss sustained by him by reason of his having purchase or procured any materials or entered in to any engagements or made any advance on account of or with a view to the execution of the work or the performance of the contract.

6.6 Contract may be rescinded and security deposit forfeited for bribing a public officer or if contractor becomes insolvent

If the contractor assigns or sublets his contracts or attempt so to do, or become insolvent or commence any proceeding to get himself adjudicated and insolvent or make any composition with his creditors, or attempt so to do or if bribe, gratuity, gift, loan, perquisite, reward or advantage, pecuniary or otherwise, shall either directly or indirectly be given promised or offered by the contractor or any of his servants or agents through any public officer, or person in the employ of MCGM/Govt. in any way relating to his office or employment, or if any such officer or person shall become in any way directly or indirectly interested in the contract the Engineer In-charge may thereupon, by notice in writing rescind the contract and the Security Deposit of the Contractor shall thereupon stand forfeited and be absolutely at the disposal of MCGM and the same consequences

shall ensure as if the contract had been rescinded under above clause J hereof; and in addition the contractor shall not be entitled to recover or be paid for any work therefore actually performed under the contract.

6.7 Submission of Tenders

A. PACKET - A

The Packet 'A' shall contain scanned certified copies of the following documents.

Scrutiny of this packet will be done strictly with reference to only the scanned copies of Documents uploaded online in packet 'A'

- a) The tenderer shall upload the screenshot of receipt of payment of EMD.
- b) Valid Registration Certificate.
- c) Valid Bank Solvency Certificate of Minimum Solvency amount as governed by Registration Rules in force for respective Class of Contractor for Civil and M&E works i.e. Rs.15 Lakhs.
- d) A document in support of Registration under Goods & Service Tax (GST).
- e) Certified copies of valid 'PAN' documents and photographs of the individuals, owners, Karta of Hindu undivided Family, firms, private limited companies, registered co-operative societies, partners of partnership firms and at least two Directors, if number of Directors are more than two in case of Private Limited Companies, as the case may be. However, in case of Public Limited companies, Semi Government Undertakings, Government Undertakings, no 'PAN' documents will be insisted.
- f) Latest Partnership Deed in case of Partnership firm duly registered with Chief Accountant (Treasury) of MCGM.
- g.) The bidders shall categorically provide their Email-ID in packet 'A'.

NOTE:

➤ If the tenderer(s) withdraw tender offer during the tender validity period, his entire E.M.D shall be forfeited.

➤ If it is found that the tenderer has not submitted required documents in Packet "A" then, the shortfalls will be communicated to the tenderer through e-mail only and compliance required to be made within a time period of **three working days** otherwise they will be treated as non-responsive.

B. PACKET - B

The Packet 'B' shall contain scanned certified copies of the following documents -

- a) The list of similar type of works as stated in para '2.1' of Post qualification successfully completed during the last seven years in prescribed proforma, in the role of prime contractor. Information furnished in the prescribed proforma (Proforma I) shall be supported by the certificate duly self-attested. Documents stating that it has successfully completed during the last seven years at least one contract of similar works as stated in para '2.1' of Post qualification.
- b) Annual financial turnover for preceding five financial years as certified by Chartered Accountant preceding the Financial Year in which bids are invited. Copies of Applicants duly audited balance sheet and profit and loss account for the preceding five financial years preceding the Financial Year in which bids are invited. (Proforma II)
- c) Documents stating that, it has access to or has available liquid assets, unencumbered assets, lines of credit and other financial means (independent of any contractual advance payment) sufficient to meet the construction cash flow requirements for the subject contract in the event of stoppage, start-up, or other delay in payment, of the minimum 15% of the cost of the work tendered for, net of the tenderer's commitment of other contracts (Certificate from Bankers / C.A./Financial Institution shall be accepted as a evidence).
- d) The bidder shall give undertaking on Rs. 500/-stamp paper that it is his/their sole responsibility to arrange the required machineries either owned/on lease or hire basis, at site before start of the work
- i) Regular and Routine works: The successful bidder shall make the arrangements of the required equipment on the day of commencement or with respect to the progress of the

work in phases, as per the instructions of site in charge. The successful bidder and, to that effect he will ensure commitment on an undertaking on Rs.500 stamp paper to be submitted along with the Bid in Packet B. However, this condition in no way shall dilute the respective condition in Registration Rules of MCGM.

- **e)** Details of works in hand (Proforma VI-A & VI-B) (original), along with copies of work orders & attested copies of percentage of works completed or part thereof.
- f) Statement showing assessed available Bid Capacity.
- **g)** The undertaking of Rs.500/- stamp paper as per the proforma annexed in 'Annexure B & C'.

Note: Bidders shall submit the undertaking for equipment capability and other undertakings as such on a single Rs. 500/- stamp paper.

- **h)** The tenderers shall upload work plan as per the following outline:
 - 1. BAR chart/ PERT/ CPM chart showing the completion of work within prescribed time period, considering major activities.
 - 2. Organizational set up envisaged by the contractors.
 - 3. Plant & equipment proposed to be deployed for this work.
 - 4. Site Offices and Laboratories proposed to be set up.
 - 5. A note on how the whole work will be carried out (work plan including methodology).
 - 6. Quality management plan.
 - 7. All the activities included in the Scope of Work shall be covered in the work plan.
- i) The tenderer shall submit the signed copies of all addendums &corrigendum's.

Note:

i. The Electrical / Mechanical work shall be got carried out by the civil contractors through the contractors registered with MCGM. in Electrical Category. Information about the registered contractors shall be obtained from the office of the Ch.E. (M&E)/ E.E. (Monitoring & Registration Cell). Attested scanned copy of the valid registration certificate in Electrical Category shall be uploaded with the tender along with the undertaking from the registered Electrical Contractor stating his willingness to carry out the tender work.

- **ii.** The successful bidder shall submit valid registration certificate under E.S.I.C., Act 1948, if the tenderer has more than 10 employees /persons on his establishment (in case of production by use of energy) and 20 employees/persons on his establishment (in case of production without use of energy) to MCGM as and when demanded. In case of less employees/persons mentioned above then the successful bidder has to submit an undertaking to that effect on Rs. 500 stamp paper as per circular u/no. CA/FRD/I/65 of 30.03.2013.
- iii. The successful bidder shall submit valid registration certificate under E.P.F. & M.P., Act 1952, if tenderer has more than 20 employees/persons on his establishment, to MCGM as and when demanded. In case if the successful bidder has less employees/persons mentioned above then the successful bidder has to submit an undertaking to that effect on Rs. 500 stamp paper as per circular u/no. CA/FRD/I/44 of 04.01.2013.

Note:

• If it is found that the tenderer has not submitted required documents in Packet "B" then, the shortfalls will be communicated to the tenderer through e-mail only and compliance required to be made within a time period of three working days otherwise they will be treated as non-responsive.

C. PACKET - C

a. Online tender filled in either percentage plus or minus (above or below), or at par. (There is no separate provision to quote % in physical form, this is a part in Header Data of online Tendering). For Packet 'C' tenderer(s) will fill data in 'Item Data Tab' in Service Line Item via Details and quotes his percentage variation figures. (If entered 'O' it will be treated as 'at par'. By default the value is zero only).

Note: In case of rebate/premium of 15% and above as quoted by the tenderer, the rate analysis of major items shall be submitted by L1 and L2 bidder after demand notification by e-mail to bidders by concerned Ward Executive Engineer. The format for rate analysis is annexed at Annexure D.

6.8 BID SECURITY OR EMD

- ➤ The Bidder shall furnish, as part of the Bid, Bid Security/EMD, in the amount specified in the Bid Data Sheet. This bid security shall be in favor of the authority mentioned in the Bid Data Sheet and shall be valid till the validity of the bid.
- ➤ The tenderers shall pay the EMD online instead paying the EMD at any of the CFC centers in MCGM Ward Offices.
- Any bid not accompanied by an acceptable Bid Security and not secured as indicated in sub-clause mentioned above, shall be rejected by the Employer as non-responsive.
- ➤ The Bid Security of the successful Bidder will be discharged when the Bidder has signed the Agreement and furnished the required Security Deposits.
- ➤ The Bid Security/ EMD/ASD of L-3 and downwards bidder shall be refunded immediately after opening of financial bid but, the EMD/ASD submitted by the L-2 bidder will be returned after obtaining Standing Committee Resolution for awarding the work to L1.
- ➤ The Bid Security may be forfeited:
- a) If the Bidder withdraws the Bid after bid opening (opening of technical qualification part of the bid during the period of Bid validity;
- b) In the case of a successful Bidder, if the Bidder fails within the specified time limit to:
- i. Sign the Agreement; and/or
- ii. Furnish the required Security Deposits.
- 1. The cases wherein if the shortfalls are not complied by a contractor, will be informed to Registration and Monitoring Cell. Such non-submission of documents will be considered as 'Intentional Avoidance' and if three or more cases in 12 months are re-ported, shall be viewed seriously and disciplinary action against the defaulters such as banning/deregistration, etc. shall be taken by the registration cell with due approval of the concerned AMC.
- 2. No rejections and forfeiture shall be done in case of curable defects. For non-curable defects, the 10% of EMD shall be forfeited and bid will be liable for rejection.

Note:

- i) Curable Defect shall mean shortfalls in submission such as:
- a. Non-submission of following documents,
 - i. Valid Registration Certificate
 - ii. Valid Bank Solvency.
 - iii. Goods & Service Tax Registration Certificate (GST).
 - iv. Certified Copies of PAN documents and photographs of individuals, owners, etc
 - v. Partnership Deed and any other documents
 - vi. Undertakings as mentioned in the tender document.
- b. Wrong calculation of Bid Capacity,
- c. No proper submission of experience certificates and other documents, etc.
- ii) Non-curable Defect shall mean
 - a. In-adequate submission of EMD/ASD amount,
 - b. In-adequacy of technical and financial capacity with respect to Eligibility criteria as stipulated in the tender.

BID VALIDITY

Bids shall remain valid for a period of not less than one eighty (180) days
after the deadline date for bid submission specified in Bid Data Sheet. A bid
valid for a shorter period shall be rejected by the Employer as nonresponsive.

In exceptional circumstances, prior to expiry of the original time limit, the Employ-er may request that the bidders may extend the period of validity for a specified additional period. The request and the bidders' responses shall be made in writing or by cable. A bidder may refuse the request without forfeiting his Bid Security. A bidder agreeing to the request will not be required or permitted to

modify his bid, but will be required to extend the validity of his bid security for a period of the extension.

DEFECT LIABILITY PERIOD

$\hfill\Box$ The Contractor is expected to carry out the construction work in Workmen like
manner so as to meet the requirement and specification for the project. It is
expected that the Workmanship and materials will be reasonably fit for the
purpose for which they are required.
□ Defects or defective work is where standard and quality of workmanship and
materials as specified in the contract is deficient. Defect is defined as a failure of
the completed project to satisfy the express or implied quality or quantity
obligations of the construction contract. Defective construction works are as the
works which fail short of complying with the express descriptions or requirements
of the contract, especially any drawings or specifications with any implied terms
and conditions as to its quality, workmanship, durability, aesthetic, performance
or design. Defects in construction projects are attributable to various reasons.
□ Some of the defects are structural defects results in cracks or collapse of faulty
defective plumbing, inadequate or faulty drainage system, inadequate or faulty
ventilation, cooling or heating systems, inadequate fire systems etc. The defects
could be various on accounts of different reasons for variety of the projects.
☐ The Engineering In charge/Project Officer shall issue the practical completion
certificate for the project. During the Defect Liability Period which commences on
completion of the work, the Engineering In charge shall inform or the contractor
is expected to be informed of any defective works by the Employer $\Box s$
representative of the defects and make good at contractor s cost with an
intention of giving opportunity to the contractor of making good the defects
appeared during that period. It is the contractor s obligation under the contract
to rectify the defects that appear during Defect Liability Period and the contractor
shall within a reasonable time after receipt of such instructions comply with the
same at his own cost. The Engineering In charge/Project Officer shall issue a

certificate to that effect and completion of making good defects shall be deemed for all the purpose of this contract to have taken place on the day named in such defect liability certificate.

☐ If defective work or workmanship or design have been knowingly covered-up or conceived so as to constitute fraud, commencement of the Defect Liability Period may be delayed. The decided period may be delayed until discover actually occurs on at least the defect could have been discovered with reasonable diligence, whichever is earlier.

Dept	Type of works	DLP
Roads Bridge	For cement concrete road/ Mastic works	5 years
	Asphalt work	3 years
	Paver Block	3 years
	Structural work	5 years
	General works	5 years
BM/SIC/HIC	General works	3 years
	Structural works	5 years
	Waterproofing works	5 years
Ward Works	All ward level works	2 years
Other Works	Pot holes and pre- monsoon bad patch repair work	1 year
For other deparments	HE, WSP, SP, SWD, Garden	3 year

SECURITY DEPOSIT AND PERFOMANCE GUARANTEE

A. Security Deposit :-

The security deposit shall mean and comprise of

- I) Contract Deposit and
- II) Retention Money.
- I. **Contract Deposit** The successful tender, here after referred to as the contractor shall pay an amount equal to two (2) percent of the contract sum shall be paid within thirty days from the date of issue of letter of acceptance. The contract deposit may be allowed in any form i.e. in Cash or Demand Draft or Government Securities or Fixed Deposit receipts or in the form of Bank Guarantee.
- II. **Retention Money** The contractor shall pay the retention money an amount equal to Five (5) percent of the Contract Sum which will be recovered from the contractors every bill i.e. interim / running / final bill. The clause of retention money will not be applicable M. & E. Department.
- III. **Additional Security Deposit**: All the bidders are directed to submit the A.S.D. as applicable in the form of Demand Draft, which is to be submitted within office hours one day before opening of 'Packet C' to respective Head Clerk (Expenditure) of G/North Ward in sealed envelope. If A.S.D. is not applicable then the bidders shall submit sealed envelope mentioning on their letter heads 'ASD is not applicable'.

If the bidders fails to submit the sealed envelope as mentioned above at least one day before opening of 'Packet C' within office hours then the E.M.D. of the respective bidders will be forfeited and the company with their Directors / Partners and other companies with the said Directors / Partners will be further debarred from any tendering process for the period of at least 2 years. The additional security deposit will be applicable when a rebate of more than of 12 % at the rate of with no maximum limit.

The ASD is calculated as follows:

Additional security deposit = (X/100) x office estimated cost, Where X=percentage rebate quoted above 12%.

B. Performance Guarantee:

The successful tender, here after referred to as the contractor shall pay in the form of "Performance Guarantee" at different rates for different slabs as stated below:

Offer	PG applicable %
For premium, at par and rebate upto	PG= 0.92% x contract sum applicable
12%	for rebate of 12%
For rebate of 12.01% and above	P.G. = {0.92% x contract sum
	applicable for rebate of 12%} +(X) x
	contract sum where X= percentage
	rebate quoted more than 12%.

6.11 Legal + Stationary Charges: (As per applicable circular)

Successful tenderer shall pay the Legal Charges + Stationary charges as per Circular no.26006 dtd 22.07.2022.

Contract Value						Legal+ Stationery Charges
Up to	Rs.	10,000/-	То	Rs.	50,000/-	Nil
from	Rs.	50,001/-	То	Rs.	1,00,000/-	Rs. 6290/-
from	Rs.	1,00,001/-	То	Rs.	3,00,000/-	Rs. 10380/-
from	Rs.	3,00,001/-	То	Rs.	5,00,000/-	Rs. 12470/-
from	Rs.	5,00,001/-	То	Rs.	10,00,000/-	Rs. 14510/-
from	Rs.	10,00,001/-	То	Rs.	20,00,000/-	Rs. 16570/-
from	Rs.	20,00,001/-	То	Rs.	40,00,000/-	Rs. 18660/-
from	Rs.	40,00,001/-	То	Rs.	1,00,00,000/-	Rs. 20720/-
from	Rs.	1,00,00,001/-	То	Rs.	10,00,00,000/-	Rs. 24450/-

The tenderers are requested to note that stationary charges as given in the table above will be recovered from the successful tenderer for supply of requisite prescribed forms for preparing certificate bills in respect of the work.

6.12 Stamp Duty: (As per applicable circular)

It shall be incumbent on the successful tenderer to pay stamp duty on the contract.

i. As per the provision made in Article 63, Schedule I of Maharashtra Stamp Act 2015, stamp duty is payable for "works contract" that is to say, a contract for works and labour or services involving transfer of property in goods (whether as goods or in some other form) in its execution and includes a sub-contract, as under:

a)	Where the amount or value set forth in such contract does not exceed rupees ten lakh.	1
b)	Where it exceeds rupees ten lakhs	Five hundred rupees plus one hundred rupees for every Rs.1,00,000/- or part thereof, above rupees ten lakh subject to the maximum of rupees twenty five lakh stamp duty.

- ii. The successful bidder shall enter into a contract agreement with M.C.G.M. within 30 days from the date of issue of Work Order and the same should be adjudicated for payment of Stamp Duty by the successful bidder.
- iii. Further shortfall if any, in amount of stamp duty paid as against prescribed amount for the documents executed in Mumbai City & Mumbai Suburban District be recovered from the concerned work contractors and to deposit the deficit or unpaid Stamp Duty and penalty by two separate Demand Draft or Pay Order in favour of "Superintendent of Stamp, Mumbai" within 15 days from intimation thereof
- **iv.** All legal charges and incidental expenses in this respect shall be borne and paid by the successful tenderer.
- **v)** As per para 54 read with 40(b) of Maharashtra Stamp duty Act, Stamp duty at the rate of 0.5 % is payable on total amount of Bank Guarantee submitted by Tenderer. If the time period of the Bank Guarantee is required to be extended then the same shall be considered as new Bank Guarantee and 0.5% stamp duty shall be applicable for the same.

6.13 IMPORTANT DIRECTIONS

1. All the information uploaded shall be supported by the corroborative documents in absence of which the information uploaded will be considered as baseless and not accepted for qualification criteria. All the documents shall be uploaded with proper pagination. The page No. shall be properly mentioned in the relevant places.

The information shall be uploaded in the sequence as asked for with proper indexing etc. The Bidder shall be fully responsible for the correctness of the information uploaded by him.

2. Applicants/Bidders shall refer portal.mcgm.gov.in\tenders for "The Manual of Bid-Submission for Percentage Rate/Item Rate Tender Document." The detail guidelines for creation and submission of bid are available in the referred document.

Any queries or request for additional information concerning this TENDER shall be submitted by e-mail to ee.gn@mcgm.gov.in. The subject shall clearly bear the following identification/ title: "Queries/ Request for Additional Information: TENDER for the work of Beautification to Central Median and SITC of Fabricated Decorative Retrofit LED light fixtures on street lights at Loop Road and T Junction to Mithi River bridge in Beat No.183 in Dharavi G/North Ward. Any changes in mail ID will be intimated on the portal.

3. In case of Equal Percentage of lowest bidders (L1), the allotment of work shall be done by giving 48 hrs (2 working days) from the day of opening of packet C on same BID-Document number for re-quoting and such development needs to done by IT department in MCGM's SRM system. Till such development is made; 'Sealed Bids' shall be called from the bidders quoting the same rates i.e. L1.

In case of equal percentage of lowest bidders is obtained even after re-quoting, then the successful bidder will be decided by lottery system by Assistant Commissioner, G-North ward.

The bidder shall need to submit the additional ASD if applicable within 7 days after receipt of notification issued by concerned Chief Engineer.

Also, the Performance Guarantee shall be paid in 15 days after receipt of Letter of Acceptance.

SECTION 7 SCOPE OF WORK

SCOPE OF WORK

- Name of work -: Beautification to Central Median and SITC of Fabricated Decorative Retrofit LED light fixtures on street lights at Loop Road and T Junction to Mithi River bridge in Beat No.183 in Dharavi G/North Ward.
- a) The scope of the work mainly consists of is as follows: Improvement of footpaths

1. CIVIL WORK

- 1. Earth work
- 2. Concrete works
- 3. Masonry works
- 4. Plastering
- 5. Waterproofing.
- 6. Painting works
- 7. Flooring
- 8. Steel work
- 9. Wood work
- 10. Aluminium work
- 11. Plumbing and Sanitary work.
- 12. Miscellaneous Work

2. **M & E WORK**

- Wiring & Switch Boards
- Closed circuit monitoring and Miscellaneous Works.
- 3. Garden Works

b) Maintenance of work improved under the project work -

The footpath / carriage way stretches improved under the project work including Storm Water Drains, footpaths, cross drainage works, road signboards, lane markings etc. shall be maintained as per relevant conditions in the specifications as specified in condition no. 5.36 of special conditions of contract.

c) Reinstatement of trenches -

The trenches excavated by various utilities including MCGM's Departments on the project roads, during the contract period shall be reinstated by the contractor, as per existing policy guidelines and relevant specifications and as directed by the Engineer including intervening monsoon. The work of reinstatement of trenches during contract period has to be carried out and paid at the contract rates, as per new trenching policy guidelines approved vide AMC/ES/7725/II Dtd. 18.12.2014,

AMC/ES/9923/II dt. 20.07.2015, AMC/ES/D/867 dtd. 04.07.2016, Ch.E./1165/Rds/MC dated 29.07.2016 & MGC/F/4255 dtd. 10.08.2017.

The reinstatement of trenches on improved roads during defects liability period shall be carried out as per specified in condition no. 11.8 of Specifications & Selection of Materials.

- d) Improvement of footpaths, and shall be carried out as a part of project work. Footpath should be provided with ramp for physically challenged persons & tree guards.
- e) Existing/Buried Manholes/chambers, **if detected** during the progress of work, shall be raised/lowered to final formation level.
- f) Road name boards and other signages, direction boards shall be fixed as per the guidelines and designs as contemplated in 'Catalogue for street furniture available in the office of Dy. Ch. E.(Traffic).
- g) Road markings, lane markings, Painting of kerbs and central dividers.

7.1 Maintenance of Work improved under the contract:

- **a.** This includes emergency, routine, periodic (whenever required) maintenance of footpath stretches i.e. to be improved under the project.
- **b.** The improved footpath stretches and other co-lateral works are liable for free of cost maintenance during defect liability period (DLP) as specified in ANNEXURE 'A'. It is essential that the improved footpath stretches and other co-lateral works shall be maintained& kept in serviceable conditions during the defect liability period. (The monitoring will be under respective ward office).
- c. The maintenance shall include activities such as -
 - 1. Repairs to settled portions.
 - 2. Maintaining Municipal assets provided by the contractor on the project footpath stretches in neat condition, by inspecting periodically.
 - 3. Maintaining road markings, road signs as per annexure-A.
 - 4. Maintaining the kerb, with jointing as per annexure-A.
 - 5. Repairs to Accident damaged Assets (The payment may be considered on the basis of report from the police and in accordance with the terms of clause for trench reinstatement).
 - 6. Maintaining (i.e. any structural defects) laterals & water entrances of storm water drains including replacing missing/broken coverswhich are constructed by the contractor on improved footpaths till DLP.

During DLP period damaged, broken, unsound, defective SWD frames and covers shall be replaced immediately without waiting for intimation from M.C.G.M., M.C.G.M. does not bind itself to intimate the contractor. The contractor shall regularly inspect sites and take necessary steps. In case if any SWD chamber or sewer manhole cover is missing then it will be liability of the contractor to replace the missing covers within 24hours. In case of any mishap or accident on account of inaction from the contractor in this context, Contractor will be wholly and solely responsible.

- 7. Paver Blocks -The undulations in the paver blocks and the settlement of the paver blocks shall be rectified. Broken pieces shall be replaced.
- 8. The contractors shall inform about any trenches on the project footpath/carriageway without due permission from concerned authority of MCGM.
- 9. The rough or scoured surface or defects as may occur in the defect liability period (DLP), should be resurfaced by the Contractor (successful bidder) free of cost. On failure to comply these conditions, the work shall be got done at the risk and cost of contractor (successful bidder) and a penalty of equivalent amount should also be recovered from any dues payable to the contractors by MCGM including retention money of the instant contract.

Note: Tenderer shall consider the above maintenance cost (Except reinstatement of trenches) while quoting the percentage as no separate payment will be made for above maintenance works.

7.2 Reinstatement of Trenches -

The contractor will have to reinstate the trenches excavated on project roads and if necessary, carry out the laying / shifting / repairs of utilities on the project roads during the contract period including intervening monsoon as specified in the tender. **The work of reinstatement of trenches during contract period will be paid at the contract rate.**

The contractors shall inform about any trenches on the project road stretches, during the contract period and on the improved roads during the contract period without the permission of respective A.C. of concerned ward/Ch.E. (Rds. & Tr.). The contractor shall prevent unauthorized trenching and the same will be the responsibility of the contractor up to date of completion. The reinstatement of trenches carried out on improved roads during defects liability period will be paid as per USOR schedule prevailing at the time of execution of reinstatement work with quoted percentage of this tender.

The work site will be under contractor's control during the contract period and up to date of completion. A letter to that effect will be issued and one copy will be forwarded to

respective ward office.

7.3 "Defects/Trench detection report" and "Defect/Pothole/Trench Rectification report":

During the entire Defect Liability Period (DLP) the contractor shall keep such suitable no. of labours, personnel, Engineers, Machinery etc. as he may be directed by Site Engineer/Asst. Commissioner of concerned Ward for detection of unauthorized trenching & prompt rectification of defects/potholes/reinstatement of trench. A penalty of Rs. 5000/-per day per Defect/Trench if not attended in stipulated time, shall be imposed in addition to other penalties mentioned in this document/ G.C.C/S.C.C, for late rectification of defect/Pothole/Trenches.

Note:

- **1)** All the works contained in the scope of work shall be carried out strictly as per the relevant specifications applicable as attached OR referred to in this e- tender document OR as directed by The Engineer.
- **2)** The above is general description of the scope of work & actual work shall be governed by B.O.Q. and as directed by the Engineer.
- 3) The Contractors shall execute the work even on Saturdays, Sundays, Holidays & in night time without any break in the continuity of work, the contractor shall arrange exclusive labour force for this purpose along with all resources. The total working days shall, however, be counted as per the Contract period mentioned in this Tender Document & as per G.C.C. 2016. Failure of the Contractor to observe the continuity of work will be viewed seriously& heavy penalty will be imposed for the every default.
- **4)** If there is variation in specifications as mentioned in IRC, MORTH, MCGM specification, description in BOQ and any tender condition then the stringent of all these shall prevail.

7.4 SCOPE OF WORK & TECHNICAL SPECIFICATION

- 1) The tenderer must visit the site before filling the tender and get acquainted with the scope of work & site conditions. The site visit is mandatory prior to bid submission in order to avoid unnecessary delay/refusal of work due to lack of clarity.
- 2). It is essential on the part of the tenderer to visit the site and gets all the details of the material and work to be carried out, as no claim arise out of ignorance will be entertained later on.

- 3). All safety measures and equipment shall be provided to the working staff for this work. Successful tenderer shall be held responsible for any mishap, fatal accident to the staff officially/unofficially working on this work.
- 4). Undersigned reserves rights to make changes in the scope of work for better results without any written instructions.
- 5). All consumable item required to complete the work shall be arranged by the tenderer.
- 6). Successful tenderer will be held responsible for any loss or breakdown to Municipal property on account of this and if any incident take place, tenderer should rectify the same at no extra cost.
- 7) Work shall be carried out in a good manner and workmanship.
- 8) All tools and tackles, machineries, equipment etc required to complete the work shall be arranged by the tenderer.
- 9) The contractor issue identity cards to workmen, which shall be produced on demand by the M.C.G.M. staff. The list of the labour should be submitted to this office for records.
- 10) Work shall be carried out as per the direction of MCGM engineer given at site
- 11) The measurements given in the tender are for guide lines only. It should be measured and verified by the tenderers.
- 12) Contractor shall include all taxes and duties in his offer while quoting; afterwards no any claim will be entertained.
- 13) Contractor shall give measurement sheet for every item / work completed in due format as instructed by MCGM Engineer.
- 14) SCHEME OF WORK: The work should be done as per technical specification, explanatory notes and other conditions of contract and use of approved materials, equipment. The contractor should submit fortnightly to executive engineer a progress report of material received at site and progress of work.
- 15) SAFETY MEASURES: The contractor shall take all precautionary measures in order to ensure the protection of his own personnel moving or working on the MCGM premises, but shall then confirm to the rules and regulations of the MCGM. The contractor shall be responsible for safe custody of all equipments till provisional acceptance
- 16) The tenderers shall visit the office of A.E.SWM G/N to acquaint them of the site conditions, locations etc. So that they can prepare & submit the offer properly with a view of carry out the work satisfactorily as per term & condition of tender.
- 17) The tenderer shall note that no deviation from specification & requirement shall be accepted.
- 18) Incomplete offer in any respect will be considered as non-responsive & no correspondence will be done in this respect.
- 19. All the tools and materials and manpower required for the job shall be arranged by the successful tenderer at his cost.

- 20. The Municipal Corporation of Greater Mumbai reserves every right to delete and / or add any item to any extent from the total work as per the site conditions. The contractor shall be required to carry out the work as instructions by the site Engineer.
- 21. The decision of the Municipal Engineer is final and binding on the contractors.
- 22. It will be responsibility of the contractor to obtain Completion Certificate from the users department after satisfactory completion of work in all respect.
- 23. The successful contractor shall carry out any unforeseen work/item which is absolutely necessary for the smooth and safe installation and functioning of the subjected work which is not covered under specifications.
- 24. If the work is not completed satisfactorily by the bidder then the same will be carried out at the risk and cost of the Contractors. In this regard, the contractors shall be fined for any lapse. In addition, any further action including degradation of the contractor shall be taken as deemed fit.
- 25. The decision of the Municipal Engineer will be final and binding on the Contractor.
- 26. The MCGM reserve every right to delete and /or add any item as whole or part to any extent from the work as per site conditions and /or requirements of MCGM .The contractor shall be required to carry out the work as per instructions by the site Engineer for which contractor shall not claim any additional or compensation charges.

SECTION 8 GENERAL CONDITIONS OF CONTRACT

General Conditions of Contract

A. General

1. Definitions

1.1 Terms which are defined in the Contract Data are not also defined in the Conditions of Contract but keep their defined meanings. Capital initials are used to identify defined terms.

The "Contract" shall mean the tender and acceptance thereof and the formal agreement if any, executed between the Contractor, Commissioner and the Corporation together with the documents referred to therein including these conditions and appendices and any special conditions, the specifications, designs, drawings, price schedules, bills of quantities and schedule of rates. All these documents taken together shall be deemed to form one Contract and shall be complementary to one another.

The Contract Data defines the documents and other information which comprise the Contract.

The "Contractor" shall mean the individual or firm or company whether incorporated or not, whose tender has been accepted by the employer and the legal successor of the individual or firm or company, but not (except with the consent of the Employer) any assignee of such person.

The Bidder is a person or corporate body who has desired to submit Bid to carry out the Works, including routine maintenance till the tender process is concluded.

The Contractor's Bid is the completed bidding document submitted by the Contractor to the Employer.

The "Contract Sum" means the sum named in the letter of acceptance including Physical contingencies subject to such addition thereto or deduction there-from as may be made under the provisions hereinafter contained.

Note: The contract sum shall include the following –

- In the case of percentage rate contracts the estimated value of works as mentioned in the tender adjusted by the Contractor's percentage.
- In the case of item rate contracts, the cost of the work arrived at after finalization of the quantities shown in schedule of items / quantities by the item rates quoted by the tenderers for various items and summation of the extended cost of each item.
- In case of lump sum contract, the sum for which tender is accepted.

- Special discount / rebate / trade discount offered by the tenderer if any and accepted by the Corporation.
- Additions or deletions that are accepted after opening of the tenders.

The "Contract Cost" means the Contract Sum plus Price Variation. This cost shall be included in the letter of acceptance.

A **Defect** is any part of the Works not completed in accordance with the Contract.

The Defects Liability Certificate is the certificate issued by the Engineer, after the Defect Liability Period has ended and upon correction of Defects by the Contractor.

Drawings means all the drawings, calculations and technical information of a like nature provided by the Engineer to the Contractor under the Contract and all drawings, calculations, samples, patterns, models, operation & maintenance manual and other technical information of like nature submitted by the Contractor and approved by the Engineer.

The Authority shall mean Municipal Corporation of Greater Mumbai (MCGM)

The "Employer" shall mean the Municipal Corporation for Greater Mumbai / Municipal Commissioner for Greater Mumbai, for the time being holding the said office and also his successors and shall also include all "Additional Municipal Commissioners, Director (Engineering Services & Projects)" and the Deputy Municipal Commissioner, to whom the powers of Municipal Commissioner, have been deputed under Section 56 and 56B of the Mumbai Municipal Corporation Act.

The Engineer in-charge shall mean the Executive Engineer in executive charge of the works and shall include the superior officers of the Engineering department i.e. Ward Executive Engineer, G/North and shall mean and include all the successors in MCGM

The Engineer's Representative shall mean the Assistant Engineer, Sub. Engineer/Jr. Engineer in direct charge of the works and shall include Sub Eng./ Jr. Eng of Civil section/ Mechanical section/ Electrical section appointed by MCGM.

The "Engineer" shall mean the City Engineer / the Hydraulic Engineer / the Chief Engineer / the Special Engineer, appointed for the time being or any other officer or officers of the Municipal Corporation who may be authorized by the commissioner to carry out the functions of the City Engineer / the Hydraulic Engineer / the Chief Engineer / the Special Engineer or any other competent person appointed by the employer and notified in writing to the Contractor to act in replacement of the Engineer from time to time.

Contractor's Equipment means all appliances and things of whatsoever nature required for the execution and completions of the Works and the remedying of any defects therein, but do not include plant material or other things intended to form or forming part of the Permanent Works.

The Initial Contract Price is the Contract Price listed in the Employer's Letter of Acceptance.

The Intended Completion Date is the date on which it is intended that the Contractor shall complete the construction works. The Intended Completion Date is specified in the Contract Data. The Intended Completion Date may be revised only by the Engineer by issuing an extension of time.

Materials are all supplies, including consumables, used by the Contractor for incorporation in the Works and works of routine maintenance.

Plant is any integral part of the Works that shall have a mechanical, electrical, electronic, chemical, or biological function.

Routine Maintenance is the maintenance of activities of the competed structure for five years as specified in the Contract Data.

The "Site" shall mean the land and other places including water bodies more specifically mentioned in the special conditions of the tender, on, under in or through which the permanent works or temporary works are to be executed and any other lands and places provided by the Municipal Corporation for working space or any other purpose as may be specifically designated in the contract as forming part of the site.

Site Investigation Reports are those that were included in the bidding documents and are reports about the surface and subsurface conditions at the Site.

"Specification" shall mean the specification referred to in the tender and any modification thereof or addition or deduction thereto as may from time to time be furnished or approved in writing by the Engineer.

The Start Date/Commencement Date is given in the Contract Data. It is the date when the Contractor shall commence execution of the Works. It does not necessarily coincide with any of the Site Possession Dates.

A Nominated Sub-Contractor is a person or corporate body who has a Contract with the Contractor to carry out a part of the construction work and/or routine maintenance in the Contract, which includes work on the Site.

Temporary Works are works designed, constructed, installed, and removed by the Contractor that are needed for construction or installation of the Works.

Variation means a change to the:-

- i) Specification and /or Drawings (if any) which is instructed by the Employer.
- ii) Scope in the Contract which is instructed by the Employer.
- iii) Price in the Contract which is instructed by the Employer.

The Works, as defined in the Contract Data, are what the Contract requires the Contractor to construct, install, maintain, and turn over to the Employer. Routine maintenance is defined separately.

Jurisdiction: In case of any claim, dispute or difference arising in respect of a contract, the cause of action thereof shall be deemed to have arisen in Mumbai and all legal proceedings in respect of any claim, dispute or difference shall be instituted in a competent court in the City of Mumbai only.

2. Interpretation

- 2.1 In interpreting these Conditions of Contract, singular also means plural, male also means female or neuter, and the other way around. Headings have no significance. Words have their normal meaning under the language of the Contract unless specifically defined. The Engineer will provide instructions clarifying queries about these Conditions of Contract.
- 2.2 If sectional completion is specified in the Contract Data, references in the Conditions of Contract to the Works, the Completion Date, and the Intended Completion Date apply to any Section of the Works (other than references to the Completion Date and Intended Completion Date for the whole of the Works).
- 11.10 The documents forming the Contract shall be interpreted in the following documents: (1) Agreement, (2) Letter of Acceptance, (3) Notice to Proceed with the Work, (4) Contractor's Bid, (5) Contract Data, (6) Special Conditions of Contract Part (7) General Conditions of Contract Part I, (8) Specifications, (9) Drawings, (10) Bill of Quantities, and (11) Any other document listed in the Contract Data.

3. Engineer's Decisions

3.1 Except where otherwise specifically stated, the Engineer will decide contractual matters between the Employer and the Contractor in the role representing the Employer. However, if the

Engineer is required under the rules and regulations and orders of the Employer to obtain prior approval of some other authorities for specific actions, he will so obtain the approval, before communicating his decision to the Contractor.

3.2 Except as expressly stated in the Contract, the Engineer shall not have any authority to relieve the Contractor of any of his obligations under the contract.

4. Delegation

4.1 The Engineer, with the approval of the Employer, may delegate any of his duties and responsibilities to other person(s), except to the Adjudicator, after notifying the Contractor, and may cancel any delegation after notifying the Contractor.

5. Communications

All certificates, notices or instructions to be given to the Contractor by Employer/ Engineer shall be sent on the address or contact details given by the Contractor of Bid. The address and contact details for communication with the Employer/ Engineer shall be as per the details given in Contract Data. Communications between parties that are referred to in the conditions shall be in writing. The Notice sent by facsimile (fax) or other electronic means shall be effective on confirmation of the transmission. The Notice sent by Registered post or Speed post shall be effective on delivery or at the expiry of the normal delivery period as undertaken by the postal service.

6. Subcontracting

- 6.1 Unless specifically mentioned in the contract subletting will not be allowed. Subletting, where otherwise provided by the contract shall not be more than 25% of the contract price.
- 6.2 The Contractor shall not be required to obtain any consent from the Employer for:
 - a. the sub-contracting of any part of the Works for which the Subcontractor is named in the Contract;
 - b. the provision for labour or labour component.
 - c. the purchase of Materials which are in accordance with the standards specified in the Contract.
- 6.3 Beyond what has been stated in clauses 6.1 and 6.2, if the Contractor proposes sub contracting any part of the work during execution of the Works, because of some unforeseen circumstances to

enable him to complete the Works as per terms of the Contract, the Employer will consider the following before according approval:

- a. The Contractor shall not sub-contract the whole of the Works.
- b. The permitted subletting of work by the Contractor shall not establish any contractual relationship between the sub-contractor and the MCGM and shall not relieve the Contractor of any responsibility under the Contract.
- 6.4 The Engineer should satisfy himself before recommending to the Employer whether
 - a. the circumstances warrant such sub-contracting; and
 - b. the sub-Contractor so proposed for the Work possesses the experience, qualifications and equipment necessary for the job proposed to be entrusted to him.

7. Other Contractors

- 7.1 The Contractor shall cooperate and share the Site with other Contractors, public authorities, utilities, and the Employer between the dates given in the Schedule of Other Contractors, as referred to in the Contract Data. The Contractor shall also provide facilities and services for them as described in the Schedule. The Employer may modify the Schedule of Other Contractors, and shall notify the Contractor of any such modification.
- 7.2 The Contractor should take up the works in convenient reaches as decided by the Engineer to ensure there is least hindrance to the smooth flow and safety of traffic including movement of vehicles and equipment of other Contractors till the completion of the Works.

8. Personnel

- 8.1 The Contractor shall employ for the construction work and routine maintenance the key personnel including technical personnel named in the Contract Data or other personnel approved by the Engineer. The Engineer will approve any proposed replacement of technical personnel only if their relevant qualifications and abilities are substantially equal to those of the personnel stated in the Contract Data.
- 8.2 The Contractor's personnel shall appropriately be qualified, skilled and experienced in their respective trades or occupations. The Engineer shall have authority to remove, or cause to be removed, any person employed on the site or works, who carries out duties incompetently or

- negligently and persists in any conduct which is prejudicial to safety, health or the protection of the environment.
- 8.3 If the Engineer asks the Contractor to remove a person who is a member of the Contractor's staff or work force, stating the reasons, the Contractor shall ensure that the person leaves the Site within seven days and has no further connection with the Works in the Contract.
- **8.4** The Contractor shall not employ any retired Gazetted officer who has worked in the Engineering Department of the MCGM /State Government and has either not completed two years after the date of retirement or has not obtained MCGM/State Government's permission to employment with the Contractor.

9. Employer's and Contractor's Risks

9.1 The Employer carries the risks which this Contract states are Employer's risks, and the Contractor carries the risks which this Contract states are Contractor's risks.

10. Employer's Risks

10.1 The Employer is responsible for the excepted risks which are (a) in so far as they directly affect the execution of the Works in the Employer's country, the risks of war, invasion, act of foreign enemies, rebellion, revolution, insurrection or military or usurped power, civil war, riot, commotion or disorder (unless restricted to the Contractor's employees) and contamination from any nuclear fuel or nuclear waste or radioactive toxic explosive, or (b) a cause due solely to the design of the Works, other than the Contractor's design.

11. Contractor's Risks

11.1 All risks of loss of or damage to physical property and of personal injury and death which arise during and in consequence of the performance of the Contract other than the excepted risks, referred to in clause 11.1, are the responsibility of the Contractor.

12. Insurance

- 12.1 The Contractor at his cost shall provide, in the joint names of the Employer and the Contractor, insurance cover from the Start Date to the end of Defects Liability Period, in the amounts and deductibles stated in the Contract Data for the following events which are due to the Contractor's risks:
 - a) Loss of or damage to the Works, Plant and Materials;

- b) Loss of or damage to Equipment;
- c) Loss of or damage to property (other than the Works, Plant, Materials, and Equipment) in connection with the Contract; and
- d) Personal injury or death.
- 12.2 Insurance policies and certificates for insurance shall be delivered by the Contractor to the Engineer for the Engineer's approval before the Start Date. All such insurance shall provide for compensation to be payable in the types and proportions of currencies required to rectify the loss or damage incurred.
- 12.3 Alterations to the terms of insurance shall not be made without the approval of the Engineer.
- 12.4 Both parties shall comply with any conditions of the insurance policies.
- 12.5 If the Contractor does not provide any of the policies and certificates required, the Employer may affect the insurance which the Contractor should have provided and recover the premiums the Employer has paid, from payments otherwise due to the Contractor or if no payment is due, the payment of premiums shall be debt due.

13. Site Investigation Reports

13.1 The Contractor, in preparing the Bid, may rely, at his own risk, on any Site Investigation Reports referred to in the Contract Data, supplemented by any other information available to him, before submitting the bid.

14. Queries about the Contract Data

14.1 The Engineer will clarify queries on the Contract Data.

15. Contractor to Construct the Works and Undertake Maintenance (if specified in the tender)

- 15.1 The Contractor shall construct, and install and maintain the Works in accordance with the Specifications and Drawings and as per instructions of the Engineer.
- 15.2 The Contractor shall construct the works with intermediate technology, i.e., by manual means with medium input of machinery required to ensure the quality of works as per specifications. The Contractor shall deploy the equipment and machinery as required in the contract.

15.3 The Contractor shall take all reasonable steps to protect the environment on and off the Site and to avoid damage or nuisance to persons or to property of the public or others resulting from pollution, noise or other causes arising as a consequence of his methods of operation. During continuance of the contract, the Contractor and his sub-contractors shall abide at all times by all existing enactments on environmental protection and rules made there under, regulations, notifications and byelaws of the State or Central Government, or local authorities and any other law, bye-law, regulations that may be passed or notification that may be issued in future by the State or Central Government or the local authority.

Salient features of some of the major laws that are applicable are given below:

- 1. The Water (Prevention and Control of Pollution) Act, 1974, this provides for the prevention and control of water pollution and the maintaining and restoring of wholesomeness of water. 'Pollution' means such contamination of water or such alteration of the physical, chemical or biological properties of water or such discharge of any sewage or trade effluent or of any other liquid, gaseous or solid substance into water (whether directly or indirectly) as may, or is likely to, create a nuisance or render such water harmful or injurious to public health or safety, or to domestic, commercial, industrial, agricultural or other legitimate uses, or to the life and health of animals or plants or of aquatic organisms.
- 2. The Air (Prevention and Control of Pollution) Act, 1981, this provides for prevention, control and abatement of air pollution. 'Air Pollution' means the presence in the atmosphere of any 'air pollutant', which means any solid, liquid or gaseous substance (including noise) present in the atmosphere in such concentration as may be or tend to be injurious to human beings or other living creatures or plants or property or environment.
- i) The Environment (Protection) Act, 1986, this provides for the protection and improvement of environment and for matters connected therewith, and the prevention of hazards to human beings, other living creatures, plants and property. 'Environment' includes water, air and land and the interrelationship which exists among and between water, air and land, and human beings, other living creatures, plants, micro-organism and property.
- ii) The Public Liability Insurance Act, 1991. This provides for public liability insurance for the purpose of providing immediate relief to the persons affected by accident occurring while handling hazardous substances and for matters connected herewith or incidental thereto. Hazardous substance means any substance or preparation which is defined as hazardous substance under the Environment (Protection)

Act 1986, and exceeding such quantity as may be specified by notification by the Central Government.

16. The Works and Routine Maintenance to be completed by the Intended Completion Date

16.1 The Contractor may commence execution of the Works on the Start Date and shall carry out the Works and Routine Maintenance, if specified in the tender, in accordance with the Programme submitted by the Contractor, as updated with the approval of the Engineer, and complete them by the Intended Completion Date.

17. Approval by the Engineer

- 17.1 The Contractor shall submit Specifications and Drawings showing the proposed Temporary Works to the Engineer, who is to approve them if they comply with the Specifications and Drawings.
- 17.2 The Contractor shall be responsible for design and safety of Temporary Works.
- 17.3 The Engineer's approval shall not alter the Contractor's responsibility for design and safety of the Temporary Works.
- 17.4 The Contractor shall obtain approval of third parties to the design of the Temporary Works, where required.
- 1. All Drawings prepared by the Contractor for the execution of the temporary or permanent Works, are subject to prior approval by the Engineer before their use.

18. **Safety**

- 18.1 The Contractor shall be responsible for the safety of all activities on the Site. He shall comply with all applicable safety requirements and take care of safety of all persons entitled to be on the site and the works. He shall use reasonable efforts to keep the site and the works, both during construction and maintenance, clear of unnecessary obstruction so as to avoid danger to the persons and the users.
 - 1. Workers employed on mixing asphaltic materials, cement and lime mortars shall be provided with protective footwear and protective goggles.

- 2. Stone breaker shall be provided with protective goggles and protective clothing and seated at sufficiently safe intervals.
- **3.** The area should be barricaded or cordoned off by suitable means to avoid mishaps of any kind. Power warning signs should be displayed for the safety of the public whenever cleaning works are undertaken during night or day.
- **4.** The workers engaged for cleaning the manholes/sewers should be properly trained before allowing working in the manhole.

Safety Programs:-

Have adequate safety supervision in place to ensure that safety programs set up by the firms/agencies are in compliance with prevalent laws and regulations.

Review safety programs developed by each of the trade firms, prepare and submit a comprehensive safety program.

Monitor day to day implementation of safety procedures.

First Aid Facilities: -

a. At every work place there shall be provided and maintained, so as to be easily accessible during working hours, first-aid boxes at the rate of not less than one box for 150 contract labour or part thereof ordinarily employed.

The first-aid box shall be distinctly marked with a red cross on white back ground.

Adequate arrangements shall be made for immediate recoupment of the equipment when necessary.

Nothing except the prescribed contents shall be kept in the First-aid box.

The first-aid box shall be kept in charge of a responsible person who shall always be readily available during the working hours of the work place.

A person in charge of the First-aid box shall be a person trained in First-aid treatment, in the work places where the number of contract labour employed is 150 or more.

19. Discoveries

19.1 Anything of historical or other interest or of significant value unexpectedly discovered on the Site shall be the property of the Employer. The Contractor shall notify the Engineer of such discoveries and carry out the Engineer's instructions for dealing with them.

20. Possession of the Site

20.1 The Employer shall handover complete or part possession of the site to the Contractor 7 days in advance of construction programme. At the start of the work, the Employer shall handover the possession of at-least 75% of the site free of all encumbrances, the remaining 25 % of the possession as per contractor's construction programme.

21. Access to the Site

a. The Contractor shall allow access to the Site and to any place where work in connection with the Contract is being carried out, or is intended to be carried out to the Engineer and any person/persons/agency authorized by: a. The Engineer b. The Employer or authorized by the Employer.

22. Instructions

- 22.1 The Contractor shall carry out all instructions of the Engineer, which comply with the applicable laws where the Site is located.
- 22.2 The Contractor shall permit the appointed and/or authorized persons to inspect the Site and/or accounts and records of the Contractor and its subcontractors relating to the performance of the Contract, and to have such accounts and records audited by auditors appointed, if so required. The Contractor's attention is invited to Clause of 'Fraud and Corruption', which provides, inter alia, that acts intended to materially impede the exercise of the inspection and audit rights provided for under the Clause & constitute a obstructive practice subject to contract termination.

22.3 Engineer to have power to issue further drawings or instructions:

The Engineer shall have the power and authority from time to time and at all times to make and issue such further drawings and to give such further instructions and directions as may appear to him necessary or proper for the guidance of the contractor and the good and sufficient execution of the works according to terms of the specifications and Contractor shall receive, execute, obey and be bound by the same, according to the true intent and

meaning thereof, as fully and effectually as though the same had accompanied or had been mentioned or referred to in the specification, and the Engineer may also alter or vary the levels or position of nature of works contemplated by the specifications, or may order any of the works contemplated thereby to be omitted, with or without the substitution of any other works in lieu thereof, or may order any work or any portion of work executed or partially executed, to be removed, changed or altered, added if needful, may order that other works shall be substituted instead thereof and difference of expense occasioned by any such diminution or alteration so ordered and directed shall be added to or deducted from the amount of this Contract, as provided under condition no.10(a) hereinafter.

No work which radically changes the original nature of the Contract shall be ordered by the Engineer and in the event of any deviation being ordered which in the opinion of the Contractor changes the original nature of Contract he shall nevertheless carry it out and disagreement as to the nature of the work and the rate to be paid therefore shall be resolved in accordance with condition no.13d.

The time for completion of the Works, shall be in even of any deviations resulting in additional cost over the contract price being ordered, be extended or reduced reasonably by the Engineer. The Engineer's decision in this case shall be final.

B. Time Control

23. Programme

- 23.1 Within the time stated in the Contract Data, the Contractor shall submit to the Engineer for approval a Programme, including Environment Management Plan showing the general methods, arrangements, order, and timing for all the activities in the Works, along with monthly cash flow forecasts for the construction of works. After the completion of the construction works, the programme for the Routine Maintenance Work, showing the general methods, arrangements, order and timing for all the activities involved in the Routine Maintenance will also be submitted by the Contractor to the Engineer for approval if specified in the tender. The programme for Routine Maintenance will be submitted in each year for the period of Maintenance.
- 23.2 The Contractor shall submit the list of equipment and machinery being brought to site, the list of key personnel being deployed, the list of machinery/ equipments being placed in field laboratory and the

location of field laboratory along with the Programme. The Engineer shall cause these details to be verified at each appropriate stage of the programme.

- 23.3 An update of the Programme shall be a programme showing the actual progress achieved on each activity and the effect of the progress achieved on the timing of the remaining Works, including any changes to the sequence of the activities.
- 23.4 The Contractor shall submit to the Engineer for approval an updated Programme at intervals no longer than the period stated in the Contract Data. If the Contractor does not submit an updated Programme within this period, the Engineer may withhold the amount stated in the Contract Data from the next payment certificate and continue to withhold this amount until the next payment after the date on which the overdue Programme has been submitted.
- a. The Engineer's approval of the Programme shall not alter the Contractor's obligations. The Contractor may revise the Programme and submit it to the Engineer again at any time. A revised Programme shall show the effect of Variations and Compensation Events.

24. Extension Of Time In Contracts:

Subject to any requirement in the contract as to completion of any portions or portions of the works before completion of the whole, the contractor shall fully and finally complete the whole of the works comprised in the contract (with such modifications as may be directed under conditions of this contract) by the date entered in the contract or extended date in terms of the following clauses:

a) Extension attributable to MCGM

- (i) Extension Due To Modification: If any modifications have been ordered which in the opinion of the Engineer have materially increased the magnitude of the work, then such extension of the contracted date of completion may be granted as shall appear to the Engineer to be reasonable in the circumstances, provided moreover that the Contractor shall be responsible for requesting such extension of the date as may be considered necessary as soon as the cause thereof shall arise and in any case should not be less than 30 days before the expiry of the date fixed for completion of the works.
 - (ii) Extension For Delay Due To MCGM: In the event of any failure or delay by the MCGM to hand over the Contractor possession of the lands necessary for the execution of the works or to give the necessary notice to commence the works or to provide the necessary drawings or instructions or any other delay caused by the MCGM due to any other cause whatsoever, then such failure or delay shall in no way affect or vitiate the contract or alter the character thereof or entitle the contractor to damages or compensation therefore, but in any such case,

the MCGM may grant such extension(s) of the completion date as may be considered reasonable.

Note: For extension of time period as governed in (i) and (ii) above, any modifications in design/drawings, specifications, quantities shall be needed to be justified with recorded reasons with approval of Assistant Commissioner, G/North for not anticipating the same while preparing estimates and draft tender.

(b) Extension Of Time For Delay Due To Contractor: The time for the execution of the work or part of the works specified in the contract documents shall be deemed to be the essence of the contract and the works must be completed no later than the date(s) / the programme for completion of work as specified in the contract. If the contractor fails to complete the works within the time as specified in the contract for the reasons other than the reasons specified in above as (a.i) and (a.ii), the MCGM may, if satisfied that the works can be completed by the contractor within reasonable short time thereafter, allow the contractor for further extension of time as the Engineer may decide. On such extension the MCGM will be entitled without prejudice to any other right and remedy available on that behalf, to recover the compensation as governed by Clause 8(e) of GCC.

For the purpose of this Clause, the contract value of the works shall be taken as value of work as per contract agreement including any supplementary work order/contract agreement issued.

Further, competent authority while granting extension to the currency of contract under Clause (b) of as above may also consider levy of penalty, as deemed fit based on the merit of the case. Also, the reasons for granting extension shall be properly documented.

25. Delays Ordered by the Engineer

1. The Engineer may instruct the Contractor to delay the start or progress of any activity within the Works. Delay/delays totalling more than 30 days will require prior written approval of the DMC/AMC.

26. Management Meetings

- 26.1 The Engineer may require the Contractor to attend a management meeting. The business of a management meeting shall be to review the plans for progress of the Works.
- 26.2 The Engineer shall record the business of management meetings and provide copies of the record to those attending the meeting. The responsibility of the parties for actions to be taken shall be decided

by the Engineer either at the management meeting or after the management meeting and stated in writing to all those who attended the meeting.

C. Quality Control

27.1. Work to be open to Inspection and Contractor or Responsible agent to be present

All works under or in course of execution or executed in pursuance of the contract shall at all times be open to the inspection and supervision of the Eng-in-charge and his subordinates and the contractor shall at all times during the usual working hours, at all other times, during the usual working hours and at all other times at which reasonable notice of the intention of the Eng-in-charge and his subordinates to visit the works shall have been given to the contractor, either himself be present to receive orders and instruction or have responsible agent duly accredited in writing present for that purpose. Order given to the contractors' duly authorized agent shall be considered to have the same force and effect as if they had been given to the contractor himself.

27.2. Notice To Be Given Before Work Is Covered Up

The contractor shall give not less than ten days' notice in writing to the Engineer-In-Charge or his subordinate in-charge of the work before covering up or otherwise placing beyond the reach of measurement any work in order that the same may be measured and correct dimension thereof taken before the same is so covered up or placed beyond the reach of measurements and shall not cover up or place beyond the reach of measurement any work without the consent in writing of the Engineer-In-Charge or his subordinate incharge of the work, and if any work shall be covered up or placed beyond the reach of measurement, without such notice having been given or consent obtained the same shall be uncovered at the contractors expenses, and in default thereof no payment or allowance shall be made for such work or for the materials with which the same was executed.

27.3 Works to be executed in accordance with specifications / drawings / orders etc.:

The contractor shall execute the whole and every part of the work the most substantial and workman like manner and both has regards material and every other respect in strict accordance with specifications. The contractor shall also confirm exactly, fully and faithfully to the designs, drawings and instructions in writing relating to the work signed by the Engineer In-charge and lodged in his office and to which the contractor shall be entitled to have access for the purpose of inspection at such office, or on the site or work during office hours. The contractor shall be entitled to receive three sets of contract drawings

and working drawings as well as one certified copy of the accepted tender along with the work order free of cost.

27.4 Ready Mix Concrete/ Asphalt Mix

- i) The contractor shall have to arrange Ready Mix concrete (RMC)/Asphalt from RMC/ASPHALT producing plants registered with MCGM / from RMC plant nearby to site, which supplying RMC for the Govt./MMRDA/Semi. Govt. works etc. after obtaining the approval from the competent authority.
- ii) The contractor shall, within a 7 days of award of the work, submit a list of at least three RMC/Asphalt producers with details of such plants including details and number of transit, mixers & pumps etc. to be deployed indicating name of owner/company, its location, capacity, technical establishment.

The Engineer-in-charge will reserve right to inspect at any stage and reject the concrete if he is not satisfied about quality of product at the user's end.

- iii) The Engineer-in-charge reserves the right to exercise control over the:
 - a) Calibration check of the RMC/Asphalt plant.
 - b) Weight and quantity check on the ingredients, water and admixtures added for batch mixing for RMC plants.
 - c) Time of mixing of concrete/grade of asphalt.
 - d) Testing of fresh concrete/asphalt mix, recording of results and declaring the mix fit or unfit for use. This will include continuous control on the work ability during production and taking corrective action, if required.
 - e) For exercising such control, the Engineer-in-charge shall periodically depute his authorized representative at the RMC/Asphalt plant. It shall be responsibility of the contractor to ensure that all necessary equipment, manpower & facilities are made available to Engineer-in-charge and or his authorized representative at RMC/Asphalt plant.
 - f) All required relevant records of RMC/Asphalt mix shall be made available to the Engineer-in-charge or his authorized representative. Engineer-in-charge shall, as

required, specify guidelines & additional procedures for quality control & other parameters in respect of material production& transportation of concrete mix which shall be binding on the contractor & the RMC/Asphalt plant. Only concrete as approved in design mix by Engineer-in-charge shall be produced in RMC plant and transported to the site.

g) The contactor shall have to produce a copy of challan receipts/SCADA reports/VTS reports as issued by the RMC/Asphalt plant as a documentary proof in lieu of supply of RMC/Asphalt mix before releasing payment.

28. Identifying Defects

- 28.1 The Engineer shall check the Contractor's work and notify the Contractor of any Defects that are found. Such checking shall not affect the Contractor's responsibilities. The Engineer may instruct the Contractor to search for a Defect and to uncover and test any work that the Engineer considers may have a Defect.
- 28.2 The Contractor shall permit the Employer's technical person(s) to check the Contractor's work and notify the Engineer and Contractor if any defects that are found.

29. Tests

- 29.1 For carrying out mandatory tests as prescribed in the specifications, the Contractor shall establish field laboratory at the location decided by Engineer. The field laboratory will have minimum of equipments as specified in the Contract Data. The contractor shall be solely responsible for:
 - a. Carrying out the mandatory tests prescribed in the Specifications, and
 - b. For the correctness of the test results, whether preformed in his laboratory or elsewhere.
- 29.2 If the Engineer instructs the Contractor to carry out a test not specified in the Specification/ Quality Assurance Handbook to check whether any work has a Defect and the test shows that it does, the Contractor shall pay for the test and any samples. If there is no defect, the test shall be a compensation event.

When required by the Engineer-in-charge the contractor(s) shall supply for the purpose of testing samples of all materials proposed to be used in the works. Samples submitted either to govern

bulk supplies or required for testing before use shall be in suitable packages to contain them and shall be provided free of charge by the contractor. The cost of testing shall be borne by the contractor even if the result of the sample confirm or do not confirm to the relevant BIS code specifications.

All expenditure required to be incurred for taking the samples conveyance, packing shall be borne by the contactor himself.

The failed material shall be removed from the site by the contractor at his own cost within a week time of written order of the Engineer-in-charge.

Setting of Site Laboratories:

Contractors shall set up a laboratory at site before commencement of work at their cost for performing various tests and at least the following machines and equipments shall be provided therein –

- 1. Set of Sieves as per I.R.C. /I.S.
- 2. Compressive Testing Machine(For new works)
- 3. Oven, Electrically Operated
- 4. Weighing Balance (20 kg capacity)
- 5. 3 m straight edge
- 6. Sieve shaker
- 7. First Aid Box
- 8. Measuring Jar (for silt content)
- 9. Other Machines/apparatus as may be directed by the Engineer
- 10. Vernier Caliper
- 11. Level / Theodolite

All the test records shall be maintained in the site office and made available as and when required. The laboratory must be established within 15 days from the date of receipt of the orders from Engineer in charge. On failure to do so, a penalty of Rs 1000/- per day shall be imposed.

The contractor shall install testing equipment at site. The contractor shall ensure and certify the calibration of the equipment so installed and shall maintain the same in working order throughout the period of construction. The contractor shall also provide necessary technically qualified experienced trained staff for carrying out such tests for using such equipment. The tests shall be carried out under the supervision of the Engineer-in-charge. The calibration shall be checked every twelve months as directed by Engineer-in-charge.

30. Correction of Defects noticed during the Defects Liability Period.

- 30.1 (a) The Engineer shall give notice to the Contractor of any Defects before the end of the Defects Liability Period, which begins at Completion and ends after five years. The Defects Liability Period shall be extended for as long as Defects remain to be corrected.
 - (b) Every time notice of Defect/Defects is given, the Contractor shall correct the notified Defect/Defects within the duration of time specified by the Engineer's notice.
 - (c) The Engineer may issue notice to the Contractor to carry out removal of defects or deficiencies, if any, noticed in his inspection, or brought to his notice. The Contractor shall remove the defects and deficiencies within the period specified in the notice and submit to the Engineer a compliance report.

31. Uncorrected Defects and Deficiencies

31.1 If the Contractor has not corrected a Defect pertaining to the Defect Liability Period under clause and deficiencies in maintenance, to the satisfaction of the Engineer, within the time specified in the Engineer's notice, the Engineer will assess the cost of having the Defect or deficiency corrected, and the Contractor shall pay this amount, on correction of the Defect or deficiency by another agency.

D. Cost Control

32. Variations

The Engineer shall, having regard to the scope of the Works and the sanctioned estimated cost, have power to order, in writing, Variations within the scope of the Works he considers necessary or advisable during the progress of the Works. Such Variations shall form part of the Contract and the Contractor shall carry them out and include them in updated Programmes produced by the Contractor. Oral orders of the Engineer for Variations, unless followed by written confirmation, shall not be taken into account.

33. Payments for Variations

- 33.1 If rates for Variation items are specified in the Bill of Quantities, the Contractor shall carry out such work at the same rate.
- 33.2 The rate for Extra/Excess shall be governed by clause 10.A of Standard General Condition of Contract.

34. Cash Flow Forecasts

When the Programme is updated, the Contractor shall provide the Engineer with an updated cash flow forecast.

35. Payment Certificates

The payment to the Contractor will be as follows for construction work:

- (a) A bill shall be submitted by the Contractor monthly or before the date fixed by the Engineer Incharge for all works executed in the previous month, and the Engineer In-charge shall take or cause to be taken requisite measurement for the purpose of having the same verified and the claim, so far as it is admissible, shall be adjusted, if possible, within 10 days from the presentation of the bill. If the contractor does not submit the bill within the time fixed as aforesaid, the Engineer In-charge may depute a subordinate to measure up the said work in the presence of the contractor or his duly authorized agent whose counter signature to the measurement list shall be sufficient warrant, and Engineer In-Charge may prepare a bill from such list which shall be binding on the contractor in all respects.
- (b) The Engineer shall check the Contractor's fortnightly/monthly statement within 14 days and certify the amount to be paid to the Contractor.

- (c) The value of work executed shall be determined, based on measurements by the Engineer.
- (d) The value of work executed shall comprise the value of the quantities of the items in the Bill of Quantities completed.
- (e) The value of work executed shall also include the valuation of Variations and Compensation Events.
- (f) The Engineer may exclude any item certified in a previous certificate or reduce the proportion of any item previously certified in any certificate in the light of later information.
- (g) The contractor shall submit all bills on the printed forms at the office of Engineer In-charge. The charges to be made in the bills shall always be entered at the rates specified in tender.

36. Payments

- 36.1 Payments shall be adjusted for deductions for advance payments, retention, security deposit, other recoveries in terms of the Contract and taxes at source, as applicable under the law. The Employer shall pay the Contractor the amounts certified by the Engineer within 15 days of the date of each certificate.
- 36.2 All sums payable by a contractor by way of compensation under any of these conditions, shall be considered as a reasonable compensation to be applied to the use of MCGM without reference to the actual loss or damage sustained and whether any damage has or has not been sustained.
- 36.3 No payment shall be made for any work estimated to cost less than Rupees One Thousand till after the whole of work shall have been completed and the certificate of completion given. But in the case of works estimated to cost more than Rs. One Thousand, the contractor shall on submitting a monthly bill therefore be entitled to receive payment proportionate to the part of the work than approved and passed by the Engineer In-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. All such intermediate payments shall be regarded as payments by way of advance against the final payments only and not as payments for work actual done and completed and shall not preclude the Engineer In-charge from requiring any bad, unsound, imperfect or unskilful work to be removed or taken away and reconstructed or re-erected nor shall any such payment be considered as an admission of the due performance of the contract or any part thereof in any respect or the offering of any claim not shall it conclude, determine or effect in any other way, the powers of the Engineer In-charge as to the final settlement and adjustment of the accounts or otherwise, or in any other way vary or effect the contract. The final bill shall be submitted by the Contractor within one month of the date fixed for

the completion of the work otherwise the Engineer In-charge's certificate of the measurements and of the total amount payable for the work shall be final and binding on all parties.

37. The Contractor shall not be entitled to compensation to the extent that the Employer's interests are adversely affected by the Contractor for not having given early warning or not having cooperated with the Engineer.

(1) Tax

G.S.T. and other state levies/cess which are not subsumed under GST will be applicable. The tenderer shall quote inclusive of all taxes. It is clearly understood that MCGM 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 MCGM shall hold good till completion of work and no additional individual claim shall be admissible on account of fluctuations in market rates; increase in taxes/any other levies/tolls etc. except that payment/recovery for overall market situation shall be made as per Price Variation.

39. Currencies

All payments will be made in Indian Rupees.

11 Liquidated Damages

Both, the Contractor and the Employer have agreed that it is not feasible to precisely estimate the amount of losses due to delay in completion of works and the losses to the public and the economy, therefore, both the parties have agreed that the Contractor shall pay liquidated damages to the Employer and not by way of penalty, at the rate per week or part thereof stated in the Contract Data for the period that the Completion Date is later than the Intended Completion Date. Liquidated damages at the same rates shall be withheld if the Contractor fails to achieve the milestones prescribed in the Contract Data. However, in case the Contractor achieves the next milestone, the amount of the liquidated damages already withheld shall be restored to the Contractor by adjustment in the next payment certificate. The Employer and the contractor have agreed that this is a reasonable agreed amount of liquidated damage. The Employer may deduct liquidated damages from payments due to the Contractor. Payment of liquidated damages shall not affect the Contractor's other liabilities.

41. Cost of Repairs

Loss or damage to the Works or Materials to be incorporated in the Works between the Start Date and the end of the Defects Correction periods shall be remedied by the Contractor at his cost if the loss or damage arises from the Contractor's acts or omissions.

E. Finishing the Contract

42. Completion of Construction and Maintenance

42.1 The Contractor shall request the Engineer to issue a certificate of completion of the construction of the works, and the Engineer will do so upon deciding that the works is completed. This shall be governed as per clause no. 8(g) of Standard General Conditions of Contract.

43. Taking Over

43.1 The Employer shall take over the works within seven days of the Engineer issuing a certificate of completion of works. The Contractor shall continue to remain responsible for its routine maintenance during the maintenance period if specified in the contract.

44. Final Account

Final joint measurement along with the representatives of the contractor should be taken recorded and signed by the Contractors. Contractors should submit the final bill within 1 month of physical completion of the work.

If the contractor fails to submit the final bill within 1 month, the MCGM staff will prepare the final bill based on the joint measurement within next 3 months.

Engineer's decision shall be final in respect of claims for defect and pending claims against contractors.

No further claims should be made by the Contractor after submission of the final bill and these shall be deemed to have been waived and extinguished. Payment of those items of the bills in respect of which there is no dispute and of items in dispute, for quantities and rates as approved by the Commissioner shall be made within a reasonable period as may be necessary for the purpose of verification etc.

After payment of the final bill as aforesaid has been made, the contractor may, if he so desires, reconsider his position in respect of a disputed portion of the final bills and if he fails to do so within 84 days, his disputed claim shall be dealt with as provided in the contract.

A percentage of the retention money, over and above the actual retention money as indicated below shall be held back from payments till the finalization of final bill to be submitted as per above and will be paid within 30 days of acceptance of the final bill.

Sr.no.	Amount of Contract Cost	Minimum Payable Amount in final bill
1	Upto Rs.5 Crs.	Rs.10 Lacs or final bill whichever is more
2	Upto Rs.25 Crs.	Rs.1 Crore or final bill amount whichever is more
3	UptoRs. 50 Crs.	Rs.2 Crores or final bill amount whichever is more
4	Upto Rs.100 Crs.	Rs.4 Crore or final bill amount whichever is more
5	More than Rs.100 Crs	Rs.7 Crore or final bill amount whichever is more

The contractor have to submit the bill for the work carried out within 15 days from the date of completion of the work to the respective executing department. If the contractor fails to submit their bills to concerned executing department, penalty or action as shown below will be taken for each delayed bill:-

After 15 days from the date of completion/running bill upto certain date, upto next 15 days i.e. upto 30 days	Equal to 5% of bill amount
Next 15 days upto 45 days from the date of completion/running bill upto specified date	Equal to 10% of bill amount
If not submitted witin 45 days from the date of completion/ R.A. bill	Bill will not be admitted for payment.

45. Operating and Maintenance Manuals

- 45.1 If "as built" Drawings and/or operating and maintenance manuals are required, the Contractor shall supply them by the dates stated in the Contract Data.
- 45.2 If the Contractor does not supply the Drawings and/or manuals by the dates stated in the Contract Data, or they do not receive the Engineer's approval, the Engineer shall withhold the amount stated in the Contract Data from payments due to the Contractor.

46. Termination

46.1 The Employer or the Contractor may terminate the Contract if the other party causes a fundamental breach of the Contract.

- 46.2 Fundamental breaches of Contract shall include, but shall not be limited to, the following:
 - a) the Contractor stops work for 30 days when no stoppage of work is shown on the current Programme and the stoppage has not been authorized by the Engineer;
 - b) the Contractor is declared as bankrupt or goes into liquidation other than for approved reconstruction or amalgamation;
 - c) the Engineer gives Notice that failure to correct a particular Defect is a fundamental breach of Contract and the Contractor fails to correct it within a reasonable period of time determined by the Engineer;
 - d) the Contractor does not maintain a Security, which is required;
 - e) the Contractor has delayed the completion of the Works by the number of days for which the maximum amount of liquidated damages can be paid, as defined in relevant clause.
 - f) the Contractor fails to provide insurance cover as required under relevant clause.
 - g) if the Contractor, in the judgment of the Employer, has engaged in the corrupt or fraudulent practices as defined in GCC in competing for or in executing the Contract.
 - h) if the Contractor fails to set up a field laboratory with the prescribed equipment, within the period specified in the Contract Data; and
 - i) any other fundamental breaches as specified in the Contract Data.
 - j) if the Contractor fails to deploy machinery and equipment or personnel as specified in the Contract Data at the appropriate time.
- When either party to the contract gives notice of a breach of contract to the Engineer for a cause other than those listed above, the Engineer shall decide whether the breach is fundamental or not.
- 46.4 Notwithstanding the above, the Employer may terminate the Contract for convenience.
- 46.5 If the Contract is terminated, the Contractor shall stop work immediately, make the Site safe and secure, and leave the Site as soon as reasonably possible.

47. Payment upon Termination

- 47.1 If the Contract is terminated because of a fundamental breach of Contract by the Contractor, the Engineer shall issue a certificate for value of the work done and materials ordered less liquidated damages, if any, less advance payments received up to the date of the issue of the certificate and less the percentage to apply to the value of the work not completed, as indicated in the Contract Data. If the total amount due to the Employer exceeds any payment due to the Contractor, the difference shall be recovered from the security deposit, and performance security. If any amount is still left unrecovered it will be a debt due from the Contractor to the Employer
- 47.2 If the Contract is terminated at the Employer's convenience, the Engineer shall issue a certificate for the value of the work done, the reasonable cost of removal of Equipment, repatriation of the Contractor's personnel employed solely on the Works, and the Contractor's costs of protecting and securing the Works and less advance payments received up to the date of the certificate, less other recoveries due in terms of the Contract, and less taxes due to be deducted at source as per applicable law.

48. Property

48.1 All Materials on the Site, Plant, Equipment, Temporary Works, and Works shall be deemed to be the property of the Employer for use for completing balance construction work if the Contract is terminated because of the Contractor's default, till the Works is completed after which it will be transferred to the Contractor and credit, if any, given for its use.

49. Release from Performance

If the Contract is frustrated by the outbreak of war or by any other event entirely outside the control of the Employer or the Contractor, the Engineer shall certify that the Contract has been frustrated. The Contractor shall make the Site safe and stop work as quickly as possible after receiving this certificate and shall be paid for all work carried out before receiving it and for any work carried out afterwards to which a commitment was made.

F) Other Conditions of Contract

50. Labour

- 50.1 The Contractor shall, unless otherwise provided in the Contract, make his own arrangements for the engagement of all staff and labour, local or other, and for their payment, housing, feeding and transport.
- 50.2 The Contractor shall, if required by the Engineer, deliver to the Engineer a return in detail, in such form and at such intervals as the Engineer may prescribe, showing the staff and the number of the several classes of labour from time to time employed by the Contractor on the Site and such other information as the Engineer may require.

51. Compliance with Labour Regulations

- (a) During continuance of the Contract, the Contractor and his sub-Contractors shall abide at all times by all existing labour enactments and rules made there under, regulations, notifications and bye laws of the State or Central Government or local authority and any other labour law (including rules), regulations, bye laws that may be passed or notification that may be issued under any labour law in future either by the State or the Central Government or the local authority.
- (b) Furthermore, the Contractor shall keep the Employer indemnified in case any action is taken against the Employer by the competent authority on account of contravention of any of the provisions of any Act or rules made there under, regulations or notifications including amendments. If the Employer is caused to pay or reimburse, such amounts as may be necessary to cause or observe, or for non-observance of the provisions stipulated in the notifications/bye laws/Acts/Rules/regulations including amendments, if any, on the part of the Contractor, the Engineer/Employer shall have the right to deduct any money due to the Contractor including his amount of performance guarantee. The Employer/Engineer shall also have right to recover from the Contractor any sum required or estimated to be required for making good the loss or damage suffered by the Employer.
- (c) The Contractor shall require his employees to obey all applicable laws, including those concerning safety at work.
- (d) The employees of the Contractor and the Sub-Contractor in no case shall be treated as the employees of the Employer at any point of time.

52. Drawings and Photographs of the Works

- 52.1 The Contractor shall do photography/video photography of the site firstly before the start of the work, secondly mid-way in the execution of different stages of work as required by Engineer Incharge and lastly after the completion of the work. No separate payment will be made to the Contractor for this.
- The Contractor shall not disclose details of Drawings furnished to him and works on which he is engaged without the prior approval of the Engineer in writing. No photograph of the works or any part thereof or plant employed thereon, except those permitted under above clause, shall be taken or permitted by the Contractor to be taken by any of his employees or any employees of his sub-Contractors without the prior approval of the Engineer in writing.
- 52.3 No photographs/ Video photography shall be published or otherwise circulated without the approval of the Engineer in writing.

53. The Apprentices Act, 1961

The Contractor shall duly comply with the provisions of the Apprentices Act 1961 (III of 1961), the rules made there under and the orders that may be issued from time to time under the said Act and the said Rules and on his failure or neglect to do so, he shall be subject to all liabilities and penalties provided by the said Act and said Rules.

54 Contract Document

The documents forming the contract are to be taken as mutually explanatory of one another. Unless otherwise provided in the contract, the priority of the documents forming the contract shall be, as follows:

- 1) Contract Agreement (if completed)
- 2) The letter of Acceptance
- 3) The Bid
- 4) Addendum to Bid; if any
- 5) Tender Document
- 6) The Bill of Quantities:
- 7) The Specification:

- 8) Detailed Engineering Drawings
- 9) Standard General Conditions of Contracts (GCC)
- 10) All correspondence documents between bidder/contractor and MCGM.

55 Conflict of Interest

The Applicant shall not have a conflict of interest (the "Conflict of Interest") that affects the Bidding Process. Any Applicant found to have a Conflict of Interest shall be disqualified. An Applicant shall be deemed to have a Conflict of Interest affecting the Bidding Process, if

• A constituent of such Applicant is also a constituent of another Applicant; or Such Applicant has the same legal representative for purposes of this Application as any other Applicant; or Such Applicant, or any Associate thereof has a relationship with another Applicant, or any Associate thereof, directly or through common third party/ parties, that puts either or both of them in a position to have access to each other's information about, or to influence the Application of either or each other; or

The Applicant shall be liable for disqualification if any legal, financial or technical adviser of the Authority in relation to the Project is engaged by the Applicant, its Member or any Associate thereof, as the case may be, in any manner for matters related to or incidental to the Project. For the avoidance of doubt, this disqualification shall not apply where such adviser was engaged by the Applicant, its Member or Associate in the past but its assignment expired or was terminated 6 (six) months prior to the date of issue of this TENDER. Nor will this disqualification apply where such adviser is engaged after a period of 3 (three) years from the date of commercial operation of the Project.

56. Applications and costs thereof

No Applicant shall submit more than one Application for the Project. An applicant applying individually shall not be entitled to submit another application either individually. The Applicant shall be responsible for all of the costs associated with the preparation of their Applications and their participation in the Bid Process. The Authority will not be responsible or in any way liable for such costs, regardless of the conduct or outcome of the Bidding Process.

57. Acknowledgment by Applicant

It shall be deemed that by submitting the Application, the Applicant has made a complete and careful examination of the tender received all relevant information requested from the Authority accepted the risk of inadequacy, error or mistake in the information provided in the tender or furnished by or on behalf of the Authority relating to any of the matters referred and Agreed to be bound by the undertakings provided by it under and in terms hereof.

"The Authority" shall not be liable for any omission, mistake or error in respect of any of the above or on account of any matter or thing arising out of or concerning or relating to the TENDER or the Bidding Process, including any error or mistake therein or in any information or data given by the Authority.

58. Right to accept or reject any or all Applications/ Bids

Notwithstanding anything contained in this TENDER, "The Authority" reserves the right to accept or reject any Application and to annul the Bidding Process and reject all Applications/ Bids, at any time without any liability or any obligation for such acceptance, rejection or annulment, and without assigning any reasons therefore. In the event that the Authority rejects or annuls all the Bids, it may, in its discretion, invite all eligible Bidders to submit fresh Bids hereunder.

"The Authority" reserves the right to reject any Application and/ or Bid if:

- (a) at any time, a material misrepresentation is made or uncovered, or
- (b) the Applicant does not provide, within the time specified by the Authority, the supplemental information sought by the Authority for evaluation of the Application.

In case it is found during the evaluation or at any time before signing of the Agreement or after its execution and during the period of subsistence thereof including the concession thereby granted by "The Authority", that one or more of the pre-qualification conditions

have not been met by the Applicant, or the Applicant has made material misrepresentation or has given any materially incorrect or false information, the Applicant shall be disqualified forthwith if not yet appointed as the Successful Bidder either by issue of the LOA (Letter of Approval) or entering into of the Agreement, and if the Applicant has already been issued the LOA or has entered into the Concession Agreement, as the case may be, the same shall,

notwithstanding anything to the contrary contained therein or in this TENDER, be liable to be terminated, by a communication in writing by "The Authority" to the Applicant, without the Authority being liable in any manner whatsoever to the Applicant and without prejudice to any other right or remedy which the Authority may have under this TENDER, the Bidding Documents, the Concession Agreement or under applicable law.

"The Authority" reserves the right to verify all statements, information and documents submitted by the Applicant in response to the TENDER. Any such verification or lack of such verification by the Authority shall not relieve the Applicant of its obligations or liabilities hereunder nor will it affect any rights of the Authority there under.

1 The bid shall be rejected if the bidder-

- a. Stipulates the validity period less than 180 days.
- b. Stipulates own condition/conditions.
- c. Does not fill and (digital) sign undertaking forms, which are incorporated in the document.

2 Clarifications

Applicants requiring any clarification on the tender may notify "the Authority" in writing or by fax or e-mail. They should send in their queries before the date specified in the header data. "The Authority" shall Endeavor to respond to the queries within the period specified therein. The responses will be sent by fax and/or e-mail. The Authority will forward all the queries and its responses thereto, to all purchasers of the TENDER without identifying the source of queries.

"The Authority" shall Endeavor to respond to the questions raised or clarifications sought by the Applicants. However, the Authority reserves the right not to respond to any question or provide any clarification, in its sole discretion, and nothing in this Clause shall be taken or read as compelling or requiring the Authority to respond to any question or to provide any clarification, but not later than the date provided in header data.

"The Authority" may also on its own motion, if deemed necessary, issue interpretations and clarifications to all Applicants. All clarifications and interpretations issued by the Authority shall be deemed to be part of the tender. Verbal clarifications and information given by Authority or its employees or representatives shall not in any way or manner be binding on the Authority.

3 Amendment of tender

At any time prior to the deadline for submission of Application, the Authority may, for any reason, whether at its own initiative or in response to clarifications requested by an Applicant, modify the tender by the issuance of Addendum.

Any Addendum thus issued will be sent in writing/ Fax/ Email to all those who have purchased the tender

In order to afford the Applicants a reasonable time for taking an Addendum into account, or for any other reason, the Authority may, in its sole discretion, extend the Application Due Date.

Preparation and Submission of Application

4 Language

The Application and all related correspondence and documents in relation to the Bidding Process shall be in English language. Supporting documents and printed literature furnished by the Applicant with the Application may be in any other language provided that they are accompanied by translations of all the pertinent passages in the English language, duly authenticated and certified by the Applicant. Supporting materials, which are not translated into English, may not be considered. For the purpose of interpretation and evaluation of the Application, the English language translation shall prevail.

5 Format and signing of Application

The Applicant shall provide all the information sought under this TENDER. The Authority will evaluate only those Applications that are received in the required formats and complete in all respects. Incomplete and /or conditional Applications shall be liable to rejection.

The Applicant will upload bid in One Folder in electronic form which shall contain the scanned certified copies of the documents given below and the documents uploaded has to be digitally signed by the bidder. These copies shall be certified by Practicing Notary approved by the Govt. of Maharashtra or Govt. of India with his stamp, clearly stating his name & registration number, except where original documents are demanded

6 Marking of Applications

The Applicant shall submit the Application in the format specified at Appendix-I, together with the documents, upload in folder as "VENDOR" together with their respective enclosures Applications submitted by fax, telex, telegram shall not be entertained and shall be rejected outright.

7 Late Applications

Applications received by the Authority after the specified time on the Application Due Date shall not be eligible for consideration and shall be summarily rejected.

8 Confidentiality

Information relating to the examination, clarification, evaluation, and recommendation for the short-listed qualified Applicants shall not be disclosed to any person who is not officially concerned with the process or is not a retained professional advisor advising the Authority in relation to or matters arising out of, or concerning the Bidding Process. The Authority will treat all information, submitted as part of Application, in confidence and will require all those who have access to such material to treat the same in confidence. The Authority may not divulge any such information unless it is directed to do so by any statutory entity that has the power under law to require its disclosure or is to enforce or assert any right or privilege of the statutory entity and/ or the Authority or as may be required by law or in connection with any legal process.

9 Clarification Of Financial Bids

To assist in the examination, evaluation and comparison of Bids, the Engineer may, at his discretion, ask any bidder for clarification of his Bid, including breakdown of unit rates. The request for clarification and the response shall be in writing or by post/facsimile/e-mail. No Bidder shall contact the Engineer on any matter relating to his bid from the time of the bid opening to the time the contract is awarded. Any effort by the Bidder to influence the Engineer in the Engineer's bid evaluation, bid comparison or contract award decisions may result in the rejection of the Bidder's bid.

10 Inspection of site and sufficiency of tender:

- 1. The Contractor shall inspect and examine the site and its surrounding and shall satisfy himself before submitting his tender as to the nature of the ground and subsoil (so far as is practicable), the form and nature of the site, the quantities and nature of the work and materials necessary for the completion of the works and means of access to the site, the accommodation he may require and in general shall himself obtain all necessary information as to risk, contingencies and other circumstances which may influence or affect his tender. He shall also take into consideration the hydrological and climatic conditions.
- 2. The Employer may make available to the Contractor data on hydrological and sub-surface conditions as obtained by or on his behalf from investigations relevant to the works but the Contractor shall be responsible for his own interpretation thereof. The contractor shall engage his investigating agency with prior approval of the Engineer from the approved list of such agencies by MCGM or Govt. at his cost initially before commencing actual work and which

shall be reimbursed immediately subject to satisfaction of the Engineer for faithful compliance and submission of required data regarding such investigation within specified time.

- 3. The Contractor shall be deemed to have satisfied himself before tendering as to the correctness and sufficiency of his tender for the works and of the rates and prices quoted in the schedule of works / items / quantities, or in Bill of Quantities, which rates and prices shall, except as 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.
- **4. Not Foreseeable Physical Obstructions or Conditions:** If, however, during the execution of the Works the Contractor encounters physical obstructions or physical conditions, other than climatic conditions on the Site, which obstructions or conditions were, in his opinion, not foreseeable by an experienced contractor, the Contractor shall forthwith give notice thereof to the Engineer. On receipt of such notice, the Engineer shall, if in his opinion such obstructions or conditions could not have been reasonably foreseen by an experienced contractor, after due consultation with the Contractor, determine:

i.any extension of time to which the Contractor is entitled and

- ii. The amount of any costs which may have been incurred by the Contractor by reason of such obstructions or conditions having been encountered, which shall be added to the Contract Price.
- iii. And shall notify the Contractor accordingly. Such determination shall take account of any instruction which the Engineer may issue to the Contractor in connection therewith, and any proper and reasonable measures acceptable to the Engineer which the Contractor may take in the absence of specific instructions from the Engineer. However such costings shall be got approved by the competent authority as governed vide rules prevailing with authority.

5. Office for the Engineer (Works costing upto Rs.50 Lakhs)

The Contractor shall at his own cost and to satisfaction of the Engineer provide a small temporary office, at the work-site which will include tables, chairs and lockers for keeping the records. He shall also make necessary arrangements for drinking water, telephone with a pre-requisite of e-governance and electronic communication. These offices are not to be allowed on public roads without the written instruction of the Engineer. These offices should be preferably located within 50 to 500 m of

the worksite. In case the office is more than 500m away from the worksite, the contractor is to provide conveyance for Municipal Staff.

6. Office for the Engineer (Works costing above Rs.50 lakhs)

The Contractor shall at his own cost and to satisfaction of the Engineer provide a temporary office at the work-site which will include tables, chairs and lockers for keeping the records. He shall also make necessary arrangements for drinking water, latrines, with doors, windows, locks, bolts and fastenings sufficient for security for the Engineer, and his subordinates, as close to the works from time to time in progress as can be conveniently arranged, and shall at his own cost furnish the office with such chairs, tables, lockers, locks and fastenings as may be required by the Engineer, and no expense of any kind in connection with the erection or upkeep of the offices or fittings shall be borne by the Corporation, but all such work shall be carried out by the Contractor and the expenses thereof defrayed by him. The Contractor shall also make water connections and fit up stand pipe with a bib tap at each office. The latrines and the water connections shall be subject to all the conditions herein elsewhere laid down for temporary water connection and latrines generally with all requisite equipments for e-governance and electronic and digital communication. These offices are not to be allowed on public roads without the written instruction of the Engineer. These offices should be preferably located within 50 to 500 m of the worksite. In case the office is more than 500m away from the worksite, the contractor is to provide conveyance. Also, for staff working beyond working hours the contractor has to provide conveyance.

7. Permission for provision and removal of office on completion of work:

The tenderer shall obtain permission for provision of site office, cement go-down, store, etc. on payment of necessary cost implication. The cement go-down, Watchman cabins, etc. shall be provided as directed and shall be removed by the Tenderers on completion of the work at their cost. It is binding on the Tenderer to fulfill requirements of Environmental Authorities. The location of such office shall be finalized and got approved from the Engineer before erection/commencement work.

8. Contractor's office near works: The Contractor shall have an office near the works at which notice from the Commissioner or the Engineer may be served and shall, between the hours of sunrise and sunset on all working days, have a clerk or some other authorized person always present at such office upon whom such notices may be served and service of any notices left with such clerk or other authorized person or at such office shall be deemed good service upon the Contractor and such offices shall have pre-requisite facilities for e-governance.

9. Official Secrecy:

The Contractor shall of all the persons employed in any works in connection with the contract that the India Official Secrets Act 1923 (XIX of 1923) applies to them and will continue to apply even after execution of the said works and they will not disclose any information regarding this contract to any third party. The contractor shall also bring into notice that, any information found to be leaked out or disclosed the concern person as well as the Contractor will be liable for penal action; further the Corporation will be at liberty to terminate the contract without notice.

11 Subsequent Legislation:

If on the day of submission of bids for the contract, there occur changes to any National or State stature, Ordinance, decree or other law or any regulation or By-laws or any local or other duly constituted authority or the introduction of any such National or State Statute, Ordinance, decree or by which causes additional or reduced cost to the Contractor, such additional or reduced cost shall, after due consultation with the Contractor, be determined by the concerned Engineering Department of MCGM and shall be added to or deducted from the Contract Price with prior approval of competent authority and the concerned Engineering Department shall notify the Contractor accordingly with a copy to the Employer. MCGM reserve the right to take decision in respect of addition/reduction of cost in contract.

12 Patent, Right and Royalties:

The contractor shall save harmless and indemnify the Corporation from and against all claims and proceedings for or on account of infringement of any Patent rights, design trademark or name of other protected rights in respect of any constructional plant, machine work, or material used for or in connection with the Works or any of them and from and against all

claims, proceedings, damages, costs, charges and expenses whatsoever in respect thereof or in relation thereto. Except where otherwise specified, the contractor shall pay all tonnage and other royalties, rent and other payments or compensation, if any, for getting stone, sand, gravel, clay or other materials required for the works or any of them.

13 Payments, Tax and Claims:

The limit for unforeseen claims

Under no circumstances whatever the contractor shall be entitled to any compensation from

MCGM on any account unless the contractor shall have submitted a claim in writing to the Eng-in-change within 1 month of the case of such claim occurring.

No interest for delayed payments due to disputes, etc:

It is agreed that the Municipal Corporation of Greater Mumbai or its Engineer or Officer shall not be liable to pay any interest or damage with respect of any moneys or balance which may be in its or its Engineer's or officer's hands owing to any dispute or difference or claim or misunderstanding between the Municipal Corporation of Greater Bombay or its Engineer or Officer on the one hand and the contractor on the other, or with respect to any delay on the part of the Municipal Corporation of Greater Bombay or its Engineer or Officers in making periodical or final payments or in any other respect whatever.

14 Settlement of Disputes:

Termination of contract for death

If the Contractor is an individual or a proprietary concern and the individual or the proprietor dies and if the Contractor is a partnership concern and one of the legal representative of the individual Contractor or the proprietor of the proprietary concern and in case of partnership, the surviving partners, 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 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 cannot 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 surviving partners of the Contractor's firm liable in damages for not completing the contract.

Settlement of Disputes:

If any dispute or differences of any kind whatsoever other than those in respect of which, the decision of any person is, by the Contract, expressed to be final and binding) shall arise between the Employer and the Contractor or the Engineer and the Contractor in connection with or arising out of the Contract or carrying out of the Works (Whether during the progress of the Works or after their completion and whether before or after the termination, abandonment or breach of the Contract) it, the aggrieved party may refer such dispute within a period of 7 days to the concerned Addl. Municipal Commissioner who shall constitute a committee comprising of three officers i.e. concerned Deputy Municipal Commissioner or Director (ES&P), Chief Engineer other than the Engineer of the Contract and concerned Chief Accountant. The Committee shall give decision in writing within 60 days. Appeal on the Order of the Committee may be referred to the Municipal Commissioner within 7 days. Thereafter the Municipal Commissioner shall constitute a Committee comprising of three Addl. Municipal Commissioners including Addl. Municipal Commissioner in charge of Finance Department. The Municipal Commissioner within a period of 90 days after being requested to doso shall give written notice of committee's decision to the Contractor. Save as herein provided such decision in respect of every matter so referred shall be final and binding upon both parties until the completion of the works, and shall forthwith be given effect to by the Contractor who shall proceed with the works with due diligence, whether he requires arbitration as hereinafter provided or not. If the Commissioner has given written notice of the decision to the Contractor and no Claim to arbitration has been communicated within a period of 90 days from receipt of such notice the said decision shall remain final and binding upon the Contractor.

15 Arbitration and Jurisdiction:

If the Commissioner shall fail to give notice of the decision as aforesaid within a period of 90 days after being requested as aforesaid, or if the Contractor be dissatisfied with any such decision, then and in any such case the Contractor may within 90 days after receiving notice of such decision or within 90 days after the expirations of the first named period of 90 days (as the case may be) require that the matter or matters in dispute be referred to arbitration as hereinafter provided. All disputes or differences in respect of which the decision (if any) of the Commissioner has not become final and binding as aforesaid shall be finally settled by Arbitration as follows:

Arbitration shall be effected by a single arbitrator agreed upon the parties. The arbitration shall be conducted in accordance with the provisions of the Arbitration Act, 1996 or any statutory modifications thereof, and shall be held at such place and time within the limits of Brihan Mumbai as the arbitrator may determine. The decision of the arbitrator shall be final and binding upon the parties hereto and the expense of the arbitration shall be paid as may be determined by the arbitrator. Performance under the Contract shall, if reasonably be possible, continued during the arbitration proceedings and payment due to the Contractor by the Employer shall not be withheld unless they are the subject matter of arbitration proceedings. The said arbitrator shall have full power to open up, review and revise any decision, opinion, direction, certification or valuation of the Commissioner and neither party shall be limited in the proceedings before such arbitrator to the evidence or arguments put before the Commissioner for the purpose of obtaining his said decision. No decision given by the Commissioner in accordance with the foregoing provisions shall disqualify him from being called as a witness and giving evidence before the arbitrator on any matters whatsoever relevant to the disputes or difference referred to the arbitrator as aforesaid. All awards shall be in writing and for claims equivalent to 5,00,000 or more such awards shall state reasons for amounts awarded. The expenditure of arbitration shall be paid as may be determined by arbitrator.

In case of any claim, dispute or difference arising in respect of a contract, the cause of action thereof shall be deemed to have arisen in Mumbai and all legal proceedings in

respect of any claim, dispute or difference shall be instituted in a competent court in the City of Mumbai only.

16 Copyright:

The copyright of all drawings and other documents provided by the Contractor under the contract shall remain vested in the Contractor or his sub-contractors as the case may be the employer shall have a license to use such drawings and other documents in connection with the design, construction, operation, maintenance of the works. At any time the Employer shall have further license without additional payment to the Contractor to use any such drawings or documents for the purpose of making any improvement of the works or enlargement or duplication of any part thereof, provided that such improvement, enlargement, or duplication by itself or in conjunction with any other improvements, enlargements or duplications already made in accordance with the further license does not result in the duplication of the whole works.

76. Receipts to be signed in firm's name by any one of the partners:

Every receipt for money which may become 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 this contract, it is hereby expressly agreed that every receipt by any one of the surviving partners shall, if so signed as aforesaid, be good and sufficient discharge as aforesaid provided 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 representatives 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 prejudicial or affect the respective rights or obligations of the Contractors and of the legal representatives of any deceased Contractors interest.

77. Proprietary data

All documents and other information supplied by the Authority or submitted by an Applicant to the Authority shall remain or become the property of the Authority. Applicants are to treat all information as strictly confidential and shall not use it for any purpose other than for preparation and submission of their Application. The Authority will not return any Application or any information provided along therewith.

78. Correspondence with the Applicant

Save and except as provided in this TENDER, the Authority shall not entertain any correspondence with any Applicant in relation to the acceptance or rejection of any Application.

79. Price Variation Clause

The Contractor shall be reimbursed or shall refund to the Corporation as he case may be the variation in the value of the work carried out from time to time, depending on whether the prices of material and labour as a whole rise or fall, and the method adopted for such computations shall be as given below, it being clearly understood that the contractor shall have no claim for being reimbursed on the ground that the price of a particular material or group of materials have risen beyond the limits of the presumptions made in the following paras, however, no price variations shall be made applicable for contracts upto 12 months.

- A) Controlled materials: Price variations shall be permitted in respect of these materials the price level of which is controlled by the Government or its agency. The rate ruling on the date of submission of the tender shall be considered as the basic price of such material for adjustment. Any variation in this rate shall be considered for reimbursement to the contractor or refund to be claimed from the contractor as the case may be. The contractor shall, for the purpose of adjustment submit in original the relevant documents from the suppliers.
- B) Labour and other materials: For the purpose of this contract and for allowing reimbursement of refund on account of variation of prices of (i) labour, and (ii) materials other than materials mentioned in A above, computation will be based on the formula enunciated below which is based on the presumptions that:
- i) The general price level of labour, rises or falls in proportion to the rise or fall of consumer price index number 9 (general) for working class in Mumbai.
- ii) The general price level of materials rises or falls in proportion to rise or fall of whole-sale price index as published by 'Economic Adviser to Govt. of India'.
- iii) And that the component of labour is to the extent of 30 percent of 88 percent and the component of materials is to the extent of 70 percent of 88 percent of the value of the work carried out. The remaining 12 percent being the presumptive profit of the contractor.
 - a) Formula for Labour component:

$$VL = (0.88 R) x 30 x (I - IO)$$
100 IO

b) Formula for Material component:

$$VM = (0.88 R x 70 - C) x (W - WO)$$
100 WO

Where:

- VL = Amount of price variation to be reimbursed or claimed as refund on account of general rise or fall of index referred to above.
- I = Consumer Price Index number of working class for Mumbai (declared by the Commissioner of Labour and Director of Employment, Mumbai) applicable to the period under reference (base year ending 2011-12 as 100 i.e. new series of indices).
- IO = Consumer price index number for working class for Mumbai (declared by the Commissioner of labour and Director of Employment, Mumbai) prevailing, on the day of 28 days prior to the date of submission of the tender.
- VM = The amount of price variation to be reimbursed or claimed as refund on account of general rise or fall of wholesale price index for period under reference.
- W = Average wholesale price index as published by Economic Adviser to Govt. of India applicable to the period under reference.
- WO = Wholesale price index as stated above prevailing on the day of 28 days prior to the date of submission of the tender.
- R = Total value of the work done during the period under reference as recorded in the Measurement Book excluding water charges and sewerage charges but including cost of excess in respect of item upto 50 percent
- C = Total value of Controlled materials used for the works as recorded in Measurement Book and paid for at original basic rate plus the value of materials used.
- i) The quantity of the Controlled material adopted in working out the value of 'C' shall be inclusive of permitted wastages as / if mentioned in specifications.
- ii) The basic rate for the supply of controlled material shall be inclusive of all the components of cost of materials excluding transport charges incurred for bringing the material from place of delivery to the site.

Computations based on the above formula will be made for the period of each bill separately and reimbursement will be made to (when the result is plus) and refund will claimed from (when the result is minus) the contractor's next bill. The above formulae will be replaced by the formulae in Annexure-I as and when mentioned in special conditions of contract.

The operative period of the contract for application of price variation shall mean the period commencing from the date of commencement of work mentioned in the work order and ending on the date when time allowed for the work order and ending on the date when time allowed for the work specified in the contract for work expires, taking into consideration, the extension of time, if any, for completion of the work granted by Engineer under the relevant clause of the conditions of contract in cases other than those where such extension is necessitated on account of default of the contractor.

The decision of the Engineer as regards the operative period of the contract shall be final and binding on the contractors.

- iii) Where there is no supply of controlled items to contractor the component 'C' shall be taken as zero.
- C) Adjustment after completion: If the Contractor fails to complete the works within the time for completion adjustment of prices thereafter until the date of completion of the works shall be made using either the indices or prices relating to the prescribed time for completion, or the current indices or prices whichever is more favorable to the employer, provided that if an extension of time is granted, the above provision shall apply only to adjustments made after the expiry of such extension of time.
- D) Price variation will be calculated similarly and separately for extra items and / or excess quantities and provisional sums calculated under Sub Clause 10 (b)A (i)&(ii) and Sub Clause 10 (b) B(ii) based on the above formula/formulae in Annexure-I as and when mentioned in Special conditions of contract; IO and WO being the indices applicable to the date on which the rates under Sub Clause 10 (a)A (i)&(ii) and Sub Clause 10 (a) B(iii) are fixed. No price variation shall be admissible for FAIR items created during execution.

80. Maximum Price Variation shall be as follows:

Time Period of Project	Maximum limit of Price Variation
Up to 12 months	No variation allowed
Above12 months to 24 months	5%
Above 24 months	10%

^{*}Approval of AMC/MC shall be obtained before invitation of tender in case of any changes in above.

- Note: 1) The extension in time period for the projects originally estimated including monsoon results in change of price variation slabs as mentioned above i.e.from first slab to second slab or from second slab to third slab, then the maximum limit of original slab will prevail.
 - 2) Operative period shall mean original or extended time period of contract.

For example:

Extension of Time period	Maximum Price Variation
If original period of 11 months including monsoon extends to 16. The operative period will be 11+5 months.	No variation allowed
If original period of 11 months excluding monsoon extends to 16. The operative period will be 11+5 months.	Maximum 5% variation allowed

Price Variation during Extended Period of Contract:

(i) Extension Due To Modification & Extension for delay due to MCGM:

The price variation for the period of extension granted shall be limited to the amount payable as per the Indices. In case the indices increases or decreases, above/below the indices applicable, to the last month of the original or extended period vide clause 8(l)(a)(i) and (ii) of standard GCC

- (ii) Extension Of Time For Delay Due To Contractor:
- (a) The price variation for the period of extension granted shall be limited to the amount payable as per the Indices in case the indices increase, above the indices applicable, to the last month of the original completion period or the extended period vide above clause 8(1)(a)(i) and (ii) of standard GCC.
- (b) The price variation shall be limited to the amount payable as per the indices, in case the indices decrease or fall below the indices applicable, to the last month of original / extended period of completion period vide above clause 8(l)(b) of standard GCC, then lower indices shall be adopted.
- (iii) Extension of Time For Delay due to reasons not attributable to MCGM and Contractor (Reference Cl.8(d) of Standard GCC):

The price variation for the period of extension granted shall be limited to the amount payable as per the Indices in case the indices increases or decreases, above/below the indices applicable, to the last month of the original period.

81. Payment:

Interim Payment:

- i. Interim bills shall be submitted by the Contractor from time to time (but at an interval of not less than one month) for the works executed. The Engineer shall arrange to have the bill s verified by taking or causing to be taken, where necessary, the requisite measurement of work.
- ii. Payment on account for amount admissible shall be made on the Engineer certifying the sum to which the Contractor is considered entitled by way of interim payment for all the work executed, after deducting there from the amount already paid, the security deposit / retention money and such other amounts as may be deductible or recoverable in terms of the contract.
- iii. On request, the contractor will be paid upto 75 percent of the value of the work carried out as an adhoc payment in the first week of next month after deducting there from recoveries on account of advances, interest, retention money, income tax etc. The balance payment due will be paid thereafter.
- iv. No interim payment will be admitted until such time the Contractor have fully complied with the requirement of the Condition no.8 (g) and 8 (h) concerning submission and approval of Network Schedule for the works, as detailed in Condition 8 (h). A fixed sum shall be held in

- abeyance at the time of next interim payment for non-attainment of each milestone in the network and shall be released only on attainment of the said milestone.
- v. An interim certificate given relating to work done or material delivered may be modified or corrected by a subsequent interim certificate or by the final certificate. No
- vi. Certificate of the Engineer supporting an interim payment shall of itself be conclusive evidence that any work or materials to which it relates is / are in accordance with the contract.
- 82 Banning/De-Registration of Agencies of Construction works in BMC.
 - 2. The regulations regarding Demotion/ Suspension Banning for specific period or permanently / De-Registration shall be governed as per the respective condition in Contractor Registration Rules of BMC.
- 83. JOINT VENTURE:- Deleted.

84. Compensation for delay:

If the Contractor fails to complete the works and clear the site on or before the Contract or extended date(s) / period(s) of completion, he shall, without prejudice to any other right or remedy of Municipal Corporation on account of such breach, pay as agreed compensation, amount calculated as stipulated below (or such smaller amount as may be fixed by the Engineer) on the contract value of the whole work or on the contract value of the time or group of items of work for which separate period of completion are given in the contract and of which completion is delayed for every week that the whole of the work of item or group of items of work concerned remains uncompleted, even though the contract as a whole be completed by the contract or the extended date of completion. For this purpose the term 'Contract Value' shall be the value of the work at Contract Rates as ordered including the value of all deviations ordered:

- Completion period for projects (originally stipulated or as extended) not exceeding 6 months: to the extent of maximum 1 percent per week.
- Completion period for projects (originally stipulated or as extended) exceeding 6 months and not exceeding 2 years: to the extent of maximum ½ percent per week.
- Completion period for projects (originally stipulated or as extended) exceeding 2 years: to the extent of maximum ¼ percent per week.

When the delay is not a full week or in multiple of a week but involves a fraction of a week the compensation payable for that fraction shall be proportional to the number of days involved.

Provided always that the total amount of compensation for delay to be paid this condition shall not exceed the undernoted percentage of the Contract Value of the item or group of items of work for which a separate period of completion is given.

- i) Completion period (as originally stipulated or as extended) not exceeding 6 months: 10 percent.
- ii) Completion period (as originally stipulated or as extended) exceeding 6 months and not exceeding 2 years: 7½ percent.
- iii) Completion period (as originally stipulated or as extended) exceeding 2 years: 5 percent. The amount of compensation may be adjusted set off against any sum payable to the contractor under this or any other contract with the Municipal Corporation.

85. Action And Compensation Payable In Case Of Bad Work And Not Done As Per Specifications

All works under or in course of execution or executed in pursuance of the contract, shall at all times be open and accessible to the inspection and supervision of the Engineer-in-charge, his authorized subordinates in charge of the work and all the superior officers, officer of the Vigilance Department of the MCGM or any organization engaged by the MCGM for Quality Assurance and the contractor shall, at all times, during the usual working hours and at all other times at which reasonable notice of the visit of such officers has been given to the contractor, either himself be present to receive orders and instructions or have a responsible agent duly accredited in writing, present for that purpose. Orders given to the Contractor's agent shall be considered to have the same force as if they had been given to the contractor himself.

If it shall appear to the Engineer-in-charge or his authorized subordinates in-charge of the work or to the officer of Vigilance Department, that any work has been executed with unsound, imperfect or unskillful workmanship or with materials of any inferior description, or that any materials or articles provided by him for the execution of the work are unsound or of a quality inferior to that contracted for or otherwise not in accordance with the contract, the contractor shall, on demand in writing which shall be made within twelve months of the completion of the work from the Engineer-in-Charge specifying the work, materials or articles complained of notwithstanding that the same may have been passed, certified and paid for forthwith rectify, or remove and reconstruct the work so specified in whole or in part, as the case may require or as the case may be, remove the materials or articles so specified and provide other proper and suitable materials or articles at his own charge and cost. In the event of the failing to do

so within a period specified by the Engineer-in-Charge in his demand aforesaid, then the contractor shall be liable to pay compensation at the same rate as under clause 8.e. of the general condition of contract in section 9 of tender document (for Compensation for delay) for this default. In such case the Engineer-in Charge may not accept the item of work at the rates applicable under the contract but may accept such items at reduced rates as the Engineer in charge may consider reasonable during the preparation of on account bills or final bill if the item is so acceptable without detriment to the safety and utility of the item and the structure or he may reject the work outright without any payment and/or get it and other connected and incidental items rectified, or removed and re-executed at the risk and cost of the contractor. Decision of the Engineer-in-Charge to be conveyed in writing in respect of the same will be final and binding on the contractor.

If the penalisation amount exceeds maximum limit with respect to Clause 8.e of Standard General Conditions of Contract, then a show cause notice shall necessarily be issued to the contract as to why the contract should not be terminated.

The above clause is summarized to make it easy to understand as follows:

- 1. The Engineer-in-charge shall issue notice to the contractor for rectifying the defects or redoing of the work if necessary, within specific time to achieve the desired quality and quantity of the work and this should be governed by clause 8.f and 9.b of Standard General Conditions of Contract.
- 2. If the contractor fails to comply the same, only then, the contractor shall be liable to pay compensation at the same rate as under clause 8.e of the Standard General Condition of Contract (for Compensation for delay) for this default.
- 3. If the penalization amount exceeds the maximum limit, then the contractor will be liable for being banned/ deregistered from business dealings with MCGM and this shall be governed by relative provision in Registration Rules of MCGM and Standard General Conditions of Contract.
- **4.** This penalization shall be levied only on account of delay in work, unsound, imperfect or unskilful workmanship or with materials of any inferior description, or that any materials or articles provided by him for the execution of the work are unsound or of quality inferior to that contracted for or otherwise not in accordance with the contract.

86. Contractors remain liable to pay compensation:

In any case in which any of the powers conferred upon the Engineer In-charge by the **relevant clauses** in documents that form a part of contract as exercised or is exercisable in the event of any future case of default by the Contractor, he is declared

liable to pay compensation amounting to the whole of his security deposit. The liability of the Contractor for past and future compensation shall remain unaffected.

In the event of the Executive Engineer taking action against these **relevant clauses**, he may, if he so desires, take possession of all or any tools and plant, materials and stores in or upon the work of site thereof or belonging to the Contractor or procured by him and intended to be used for the execution of the work or any part thereof paying or allowing for the same in account at the contract rates, or in the case of contract rates not being applicable at current market rates to be certified by the Executive Engineer, may after giving notice in writing to the Contractor or his staff of the work or other authorized agent require him to remove such tools and plants, materials or stores from the premises within a time to be specified in such notice and in the event of the Contractor failing to comply with any such requisition, the Executive Engineer may remove them at the contractors expense of sell them by auction or private sell on account of the Contractor at his risk in all respects and certificate of the Executive Engineer as to the expense of any such removal and the amount of the proceeds an expense of any such sell be final and conclusive against the Contractor.

87. No Claim To Any Payment Or Compensation Or Alteration In Or Restriction Of Work

(a) If at any time after the execution of contract documents, the Engineer shall for any reason whatsoever, desires that the whole or any part of the works specified in the Tender should be suspended for any period or that the whole or part of the work should not be carried out, at all, he shall give to the Contractor a Notice in writing of such desire and upon the receipt of such notice, the Contractor shall forthwith suspend or stop the work wholly or in part as required after having due regard to the appropriate stage at which the work should be stopped or suspended so as not to cause any damage or injury the work already done or endanger the safety thereof, provided that the decision of the Engineer as to the stage at which the work or any part of it could be or could have been safely stopped or suspended shall be final and conclusive against the contractor.

The Contractor shall have no claim to any payment or compensation whatsoever by reason of or in pursuance of any notice as aforesaid, on account of any suspension, stoppage or curtailment except to the extent specified hereinafter.

(b) Where the total suspension of Work Order as aforesaid continued for a continuous period exceeding 90 days the contractor shall be at liberty to withdraw from the

contractual obligations under the contract so far as it pertains to the unexecuted part of the work by giving 10 days prior notice in writing to the Engineer within 30 days of the expiry of the said period of 90 days, of such intention and requiring the Engineering to record the final measurement of the work already done and to pay final bill. Upon giving such Notice, the Contractor shall be deem to have been discharged from his obligations to complete the remaining unexecuted work under his contract. On receipt of such notice the Engineer shall proceed to complete the measurement and make such payment as may be finally due to the contractor within a period of 90 days from the receipt of such Notice in respect of the work already done by the contractor. Such payment shall not in any manner prejudice the right of the contractor to any further compensation under the remaining provisions of this clause.

(c) Where the Engineer required to Contractor to suspend the work for a period in excess of 30 days at any time or 60 days in the aggregate, the Contractor shall be entitled to apply to the Engineer within 30 days of the resumption of the work after such suspension for payment of compensation to the extent of pecuniary loss suffered by him in respect of working machinery remained ideal on the site of on the account of his having an to pay the salary of wages and labour engaged by him during the said period of suspension provided always that the contractor shall not be entitled to any claim in respect of any such working machinery, salary or wages for the first 30 days whether consecutive or in the aggregate or such suspension or in respect of any such suspension whatsoever occasion by unsatisfactory work or any other default on his part, the decision of the Engineer in this regard shall be final and conclusive against the contractor.

88. Contractor to supply plant, ladder, scaffolding, etc and is liable for damages arising from non provision of lights, fencing, etc.

The Contractor shall supply at his own cost all material, plant, tools, appliances, implements, ladders, cordage, tackle scaffolding and temporary works requisite or proper for the proper execution of the work, whether, in the original altered or substituted form and whether included in the specification of other documents forming part of the contract or referred to in these conditions or not and which may be necessary for the purpose of satisfying or complying with the requirements of the Eng-In-Charge as to any matter as to which under these conditions is entitled to be satisfied, or which is entitled to require together with the carriage therefore to and from the work.

The Contractor shall also supply without charge, the requisite number of person with the means and materials necessary for the purpose of setting out works and counting, weighing and assisting in the measurements of examination at any time and from time to time of the work or materials, failing which the same may be provided by the Engineer In-charge at the expense of the contractor and the expenses may be deducted from any money due to the contractor under the contract or from his security deposit or the proceeds of sale thereof, or offers sufficient portion thereof.

The contractor shall provide all necessary fencing and lights required to protect the public from accident and shall also be bound to bear the expenses of defence of every suit, action or other legal proceedings, that may be brought by any person for injury sustained owing to neglect of the above precautions and to pay any damages and cost which may be awarded in any such suit action or proceedings to any such person or which may with the consent of the contractor be paid for compromising any claim by any such person.

89. Prevention of Fire:

The contractor shall not set fire to any standing jungle, trees, brushwood or grass without a written permit from the Engineer In-charge. When such permit is given, and also in all cases when destroying cut or dug up trees brushwood, grass, etc., by fire, the contractor shall take necessary measure to prevent such fire spreading to or otherwise damaging surrounding property. The Contractor shall make his own arrangements for drinking water for the labour employed by him.

- 90. Compensation for all damages done intentionally or unintentionally by contractor's labour whether in or beyond the limits of MCGM property including any damage caused by spreading the fire shall be estimated by the Engineer In-charge or such other officer as he may appoint and the estimate of the Engineer in-charge to the decision of the Dy. Chief Engineer on appeal shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand failing which the same will be recovered from the Contractor as damages or deducted by the Engineer In-charge from any sums that may be due or become due from MCGM to contractor under this Contract or otherwise. Contractor shall bear the expenses of defending any action or other legal proceedings that may be brought to prevent the spread of fire and he shall pay any damages and costs that may be awarded by the Court in consequence.
- **91.** In the case of Tender by partners, any change in the constitution of the firm shall be forthwith, notified by the contractor through the Engineer In-charge for his information.

92. Action where no specifications:

In the case of any class of work for which there is no such specifications, such works shall be carried out in accordance with the specifications and in the event of there being no such specifications, then in such case, the work shall be carried out in all respects in accordance with all instructions and requirements of the Engineer Incharge.

93. Safety and medical help:

- (i) The Contractor shall be responsible for and shall pay the expenses of providing medical help to any workmen who may suffer a bodily injury as a result of an accident. If such expenses are incurred by BMC, the same shall be recoverable from the contractor forthwith and be included without prejudice to any other remedy of BMC from any amount due or that may become due to the Contractor.
- (ii) The contractor shall provide necessary personal safety equipment and first-aid box for the use of persons employed on the site and shall maintain the same in condition suitable for immediate use at any time.
- (iii) The workers shall be required to use the safety equipments so provided by the contractor and the contractor shall take adequate steps to ensure the proper use of equipments by those concerned.
- (iv) When the work is carried on in proximity to any place where there is risk or drawing all necessary equipments shall be provided and kept ready for use and all necessary steps shall be taken for the prompt rescue of any person in danger.
- 94. No compensation shall be allowed for any delay caused in the starting of the work on account of acquisition of land or in the case of clearance of works, on account of ant delay in according to sanction of estimates.

95. Anti-malaria and other health measures:

Anti-Malaria and other health measures shall be taken as directed by the Executive

Health Officer of MCGM. Contractor shall see that mosquito genic conditions are created so as to keep vector population to minimum level. Contractor shall carry out anti-malaria measures in the area as per the guidelines issued by the Executive Health Officer of BMC from time to time.

In case of default, in carrying out prescribed anti-malaria measures resulting in increase in malaria incidence, contractor shall be liable to pay BMC on anti-malaria measures to control the situation in addition to fine.

96. Penalty

- Methodology of the work, safety manual and quality assurance plan shall be submitted before commencement of the work with copy at site office, failing which a penalty of Rs.1000/- per day shall be imposed on the contractors.
- The Engineer not below the rank of Executive Engineer is entitled to impose a penalty not less than Rs. 5000/- per day/lapse/site work space, in accordance to the gravity of default communicated in writing. Penalty amount will be recovered from contractors running bill. This penalty is over and above Penalty mentioned under G.C.C. 2016. If it is observed that, the contractor carrying out the work fails to comply with the instructions given by the authorities of the Asstt. Commissioner, G-North / DMC(Zone-II) /A.M.C. (City) / M.C.'s level BMC Authorities reserves the right to terminate the contract & work and will be carried out at the risk and cost of the contractor and penal action will be taken against them.

NOTE: - This decision will not be arbitral at all.

SECTION 9 SPECIFICATIONS & SELECTION OF MATERIAL

SPECIFICATIONS & SELECTION OF MATERIAL

The tender is prepared on the basis of Unified Schedule of Rates and specifications 2018. The specifications of the items of USOR are available on BMC portal http://portal.mcgm.gov.in under the Tender tab. Hence, the deserving contractor shall either download the same from BMC portal or the same may be collected in the soft copy format at the time of purchasing the tender from this office.

SELECTION OF MATERIAL

- 1. All materials brought on the site of work and meant to be used in the same, shall be the best of their respective kinds and to the approval of the Engineer. The Engineer or his representative will accept that the materials are really the best of their kinds, when it is proved beyond doubt that no better materials of the particular kind in question are available in the market.
- 2. The contractor shall obtain the approval of the Engineer of samples of all materials to be used in the works and shall deposit these samples with him before placing an order for the materials with the suppliers. The materials brought on the works shall conform in every respect to their approved samples. Fresh samples shall be deposited with the Engineer whenever the type or source of any material changes.
- 3. The contractor shall check each fresh consignment of materials as it is brought to the site of works to see that they conform in all respects to the Specifications of the samples approved by the Engineer, or both.
- 4. The Engineer will have the option to have any of the materials tested to find out whether they are in accordance with the Specifications and the Contractor will bear all expenses for such testing. All bills, vouchers and test certificates, which in the opinion of the Engineer or his representative are necessary to convince him as to the quality of the materials or their suitability shall be produced for his inspection when required.
- 5. Any materials that have not been found to conform to the specifications will be rejected forthwith and shall be removed from the site by the contractor at his own cost within 24 hours.
- 6. The Engineer shall have power to cause the Contractors to purchase and use such materials from any particular source, as may in his opinion be necessary for the proper execution of the work.
- 7. Notwithstanding the source, the sand shall be washed using sand washing machine before use.

SECTION 10 FRAUD AND CORRUPT PRACTICES

FRAUD AND CORRUPT PRACTICES

(1) The Applicants and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the Bidding Process. Notwithstanding anything to the contrary contained herein, the Authority may reject an Application without being liable in any manner whatsoever to the Applicant if it determines that the Applicant has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the Bidding Process.

Without prejudice to the rights of the Authority under relevant Clause hereinabove, if an Applicant is found by the Authority to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice during the Bidding Process, such Applicant shall not be eligible to participate in any tender or RFQ issued by the Authority during a period of 2 (two) years from the date such Applicant is found by the Authority to have directly or indirectly or through an agent, engaged or indulged in any corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice, as the case may be.

For the purposes of this Clause, the following terms shall have the meaning hereinafter respectively assigned to them:

A. "Corrupt practice" means

the offering, giving, receiving, or soliciting, directly or indirectly, of anything of value to influence the actions of any person connected with the Bidding Process (for avoidance of doubt, offering of employment to, or employing, or engaging in any manner whatsoever, directly or indirectly, any official of the Authority who is or has been associated in any manner, directly or indirectly, with the Bidding Process or the LOA or has dealt with matters concerning the Concession Agreement or arising there from, before or after the execution thereof, at any time prior to the expiry of one year from the date such official resigns or retires from or otherwise ceases to be in the service of the Authority, shall be deemed to constitute influencing the actions of a person connected with the Bidding Process); or

save and except as permitted under the relevant sub clause, engaging in any manner whatsoever, whether during the Bidding Process or after the issue of the LOA or after the execution of the Concession Agreement, as the case may be, any person in respect of any matter relating to the Project or the LOA or the Concession Agreement, who at any time has been or is a legal, financial or technical adviser of the Authority in relation to any matter concerning the Project;

- B. **"fraudulent practice"** means a misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts, in order to influence the Bidding Process;
- C. "coercive practice" means impairing or harming or threatening to impair or harm, directly or indirectly, any person or property to influence any person's participation or action in the Bidding Process;
- D. "undesirable practice" means (i) establishing contact with any person connected with or employed or engaged by the Authority with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the Bidding Process; or (ii) having a Conflict of Interest; and
- E. "Restrictive practice" means forming a cartel or arriving at any understanding or arrangement among Applicants with the objective of restricting or manipulating a full and fair competition in the Bidding Process.
- F. If the Employer/Financier determines that the Contractor has engaged in corrupt, fraudulent, collusive, coercive or obstructive practices, in competing for or in executing the Contract, then the Employer may, after giving 14 days' notice to the Contractor, terminate the Contractor's employment under the Contract and expel him from the Site, and the provisions of relevant Clause shall apply as if such expulsion had been made.
- G. Should any employee of the Contractor be determined to have engaged in corrupt, fraudulent, collusive, coercive, or obstructive practice during the execution of the Works, then that employee shall be removed in accordance with relevant Clause.

For the purposes of this Sub-Clause:

- 1. "corrupt practice" is the offering, giving, receiving to soliciting, directly or indirectly, of anything of value to influence improperly the actions of another party;
- 2. "another party" refers to a public official acting in relation to the procurement process or contract execution. In this context, "public official" includes Financer staff and employees of other organizations taking or reviewing procurement decisions.
- 3. "fraudulent practice" is any act or omission, including a misrepresentation, that knowingly or recklessly misleads, or attempts to mislead, a party to obtain a financial or other benefit or to avoid an obligation;
- 4. "collusive practice" is an arrangement between two or more parties designed to achieve an improper purpose, including to influence improperly the actions of another party;

- 5. "coercive practice" is impairing or harming, or threatening to impair or harm, directly or indirectly, any party or the property of the party to influence improperly the actions of a party;
- 6. "obstructive practice" is deliberately destroying, falsifying, altering or concealing of evidence material to the investigation or making false statements to investigators in order to materially impede the Financier investigation into allegations of a corrupt, fraudulent, coercive or collusive practice; and/or threatening, harassing or intimidating any party to prevent it from disclosing its knowledge of matters relevant to the investigation or from pursuing the investigation; or
- 7. acts intended to materially impede the exercise of the Financer's inspection and audit rights provided.
- 8. "party" refers to a public official; the terms "benefit" and "obligation" relate to the procurement process or contract execution; and the "act or omission" is intended to influence the procurement process or contract execution.
- 9. "parties" refers to participants in the procurement process (including public officials) attempting to establish bid prices at artificial, non-competitive levels.
- a "party" refers to a participant in the procurement process or contract execution.

SECTION 11 PRE BID MEETING

PREBID MEETING

Pre-bid meeting of the interested parties shall be convened at the designated date, time and place. A maximum of three representatives of each Applicant shall be allowed to participate on production of authority letter from the Applicant.

During the course of Pre-bid meeting, the Applicants will be free to seek clarifications and make suggestions for consideration of the Authority. The Authority shall Endeavour to provide clarifications and such further information as it may, in its sole discretion, consider appropriate for facilitating a fair, transparent and competitive Bidding Process.

SECTION –12 LIST OF APPROVED BANKS

LIST OF APPROVED BANKS

The following Banks with their branches in Greater Mumbai and in suburbs and extended suburbs up to Virar and Kalyan have been approved only for the purpose of accepting Banker's guarantee from 1997-98 onwards until further instructions.

The Bankers 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 Limit categorically endorsing thereon that said bankers Guarantee is binding on the endorsing Branch of the bank within Mumbai limits and is liable to be on forced against the said branch of the Bank in case of default by the contractor/supplier furnishing the bankers Guarantee.

List of approved Banks: -

A	S.B.I and its subsidiary Banks
1	State Bank Of India.
2	State Bank Of Bikaner & Jaipur.
3	State Bank Of Hyderabad.
4	State Bank Of Mysore.
5	State Bank Of Patiyala.
6	State Bank Of Saurashtra.
7	State Bank Of Travankore.
В	Nationalized Banks
8	Allahabad Bank.
9	Andhra Bank.
10	Bank Of Baroda.
11	Bank Of India.
12	Bank Of Maharashtra.
13	Central Bank Of India.
14	Dena Bank.
15	Indian Bank.
16	Indian Overseas Bank.

17	Oriental Bank Of Commerce.
18	Punjab National Bank.
19	Punjab & Sindh Bank.
20	Syndicate Bank.
21	Union Bank Of India.
22	United Bank Of India.
23	UCO Bank.
24	Vijaya Bank.
24A	Corporation Bank.
C	Scheduled Commercial Banks
25	Bank Of Madura Ltd.
26	Bank Of Rajasthan Ltd.
27	Banaras State Bank Ltd.
28	Bharat Overseas Bank Ltd
29	Catholic Syrian Bank Ltd.
30	City Union Bank Ltd.
31	Development Credit Bank.
32	Dhanalakshmi Bank Ltd.
33	Federal Bank Ltd.
34	Indsind Bank Ltd.
35	I.C.I.C.I Banking Corporation Ltd.
36	Global Trust Bank Ltd.
37	Jammu & Kashmir Bank Ltd.
38	Karnataka Bank Ltd.
39	KarurVysya Bank Ltd.
40	Laxmi Vilas Bank Ltd.
41	Nedugundi Bank Ltd.
42	Ratnakar Bank Ltd.
43	Sangli Bank Ltd.
44	South Indian Bank Ltd.
45	S.B.I Corporation ∬ Bank Ltd.
46	Tamilnadu Mercantile Bank Ltd.

47	United Western Bank Ltd.
48	Vysya Bank Ltd.
D	Schedule Urban Co-op Banks
49	Abhyudaya Co-op Bank Ltd.
50	Bassein Catholic Co-op Bank Ltd.
51	Bharat Co-op Bank Ltd.
52	Bombay Mercantile Co-op Bank Ltd.
53	Cosmos Co-op Bank Ltd.
54	Greater Mumbai Co-op Bank Ltd.
55	JanataSahakari Bank Ltd.
56	Mumbai District Central Co-op Bank Ltd.
57	Maharashtra State Co-op Bank Ltd.
58	New India Co-op Bank Ltd.
59	North Canara G.S.B. Co-op Bank Ltd.
60	Rupee Co-op Bank Ltd.
61	Sangli Urban Co-op Bank Ltd.
62	Saraswat Co-op Bank Ltd.
63	ShamraoVithal Co-op Bank Ltd.
64	Mahanagar Co-op Bank Ltd.
65	Citizen Bank Ltd.
66	Yes Bank Ltd.
E	Foreign Banks
67	ABM AMRO (N.Y.) Bank.
68	American Express Bank Ltd.
69	ANZ Grindlays Bank Ltd.
70	Bank Of America N.T. & S.A.
71	Bank Of Tokyo Ltd.
72	Bankindosuez.
73	BanqueNationale de Paris.
74	Barclays bank.
75	City Bank N.A.
76	Hongkong & Shanghai banking Corporation.

77	Mitsui Taiyokbe Bank Ltd.
78	Standard Chartered Bank.
79	Cho Hung Bank.

Note: Updated list of the banks can be availed from C.A. (Finance) & C.A.(WSSD) department of BMC.

SECTION –13 APPENDIX

FORM OF TENDER

To,

Sir,

The Municipal Commissioner for Greater Mumbai

I/ We have read and examined the following documents relating to the construction of
 Notice inviting tender. Directions to tenderers (General and special) General condition of contract for Civil Works of the Municipal Corporation of Greater Mumbai as amended up to date.
Relevant drawings
Specifications.
Special directions
Annexure A1 and B.
Bill of Quantities and Rates.
1A. I/We
(full name 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, do hereby offer to
Referred to in the specifications and schedule to the accompanying form of contract of the rates entered in the schedule of rates sent herewith and signed by me/ us" (strike out the portions which are not applicable). 1B. I/We do hereby state and declare that I/We, whose names are given herein below in details with the addresses, have not filled in this tender 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 the establishment /firm or any other person, who have filled in the tender for the aforesaid work." 2. I/We hereby tender for the execution of the works referred to in the aforesaid documents, upon the terms and conditions, contained or referred to therein and in accordance with the specifications designs, drawings and other relevant details in all respects. * At the rates entered in the aforesaid Bill of Quantities and Rates. 3. According to your requirements for payment of Earnest Money amounting to Rs/-(Rs/

- I/We have deposited the amount through online payment gateways with the C.E. of the Corporation not to bear interest.
 - 4. I/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 yours agreeing to refrain from so doing I/we 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 be not later than ten days from the date of the decision of the Standing Committee or Education Committee of the Corporation, as maybe required under the Mumbai Municipal Corporation 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 180 days 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. I/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 by the Engineer in his work order.
- 7. 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.
 - 8. I/We further agree that, I/we shall register ourselves as 'Employer' with the Bombay Iron and Steel Labour Board' and fulfill all the obligatory provisions of Maharashtra Mathadi, Hamal and other Manual workers (Regulation of Employment and Welfare) Act 1969 and the Bombay Iron and Steel unprotected workers Scheme 1970.
 - 9. "I/We...... have failed in the accompanying tender with full knowledge of liabilities and, therefore, we will not raise any objection or dispute 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.
 - 10. "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 losses or inconvenience caused to the Corporation in any manner and will not resist any claim for such compensation on any ground whatsoever. I/we agree and undertake that I/we shall not claim in such case any amount by way of damages or compensation for

vithdrawn by Address	the Corporation,"	Yours faithfully	i I
Digital Signa	ture of the Tenderer or the Firm	I	
1			
2			
3			
4			
	no and private recidential		
	ne and private residential of all the partners	A/c No.	
	·	A/C NO.	
Constitut	ing the Firm		
1		Name of Bank	······································
1		Name of Bank	
2			
3	······································	Name of Branch	
4			
5		Vender	No.

cancellation of the contract given to me/us or any work assigned to me/us or is

AGREEMENT FORM

Tender / Quotation	dated 20
Standing Committee/Education Committee Resolution No CONTRACT FOR THE WORKS	
This agreement made this day of Two thousand	Between
inhabitants of Mumbai, carrying on business at at	
in Bombay under the style and name of Messrs "the contractor of the one part and Shri	(Hereinafter called
the DMC (Zone-II) (hereinafter called "the commissioner" in included unless the inclusion is inconsistent with the context, or successor or successors for the time being holding the office of second part and the Brihanmumbai Municipal Corporation (he Corporation") of the third part, WHEREAS the contractor he construction, completion and maintenance of the works descreted has been accepted by the Commissioner (with the application Committee/Education Committee of the Corporation NOW THIS THIS AGREEMENT WITNESSETH as follows:-	meaning thereof, his DMC (Zone-II) of the ereinafter called "the as tendered for the cribed above and his
 In this agreement words and expressions shall have the s respectively assigned to them in the General Conditions 	_
hereinafter referred to:- The following documents shall be deemed to form and be as a part of this agreement viz.	read and constructed
1 The letter of Acceptance	

- 2 The Bid:
- 3 Addendum to Bid; if any
- 4 Tender Document
- 5 The Bill of Quantities:
- 6 The Specification:
- 7 Detailed Engineering Drawings
- 8 Standard General Conditions of Contracts (GCC)

- 9 All correspondence documents between bidder and MCGM
 - 3) In consideration of the payments to be made by the Commissioner to the contractor as hereinafter mentioned the contractor hereby covenants with the Commissioner to construct, complete and maintain the works in conformity in all respects with the provision of the contract.
- 4)The Commissioner hereby covenants to pay to the Contractor in consideration of the construction, completion and maintenance of the works the contract sum, at times and in the manner prescribed by the contract.

IN WITNESS WHERE OF the parties hereto have caused their respective common seals to be herein to affixed (or have hereunto set their respective hands and seals) the day and year above written.

Signed, Sealed and delivered by the contractors	
In the presence of	Trading under the name and style of
Full Name	
Address	Contractors
Signed by the DMC (Zone II) in the presence of	Ev. City/WC/EC
Signed by the DMC (Zone-II) in the presence of	Ex City/ WS/ ES
	DMC (Zone-II)
The Common seal of the Municipal Corporation	
of Greater Mumbai was hereunto affixed on the	
members of the Standing Committee.	
1.	1.
2.	2.
And in the presence of the Municipal Secretary	Municipal Secretary

ANNEXURE "A1"

Name of work:

Beautification to Central Median and SITC of Fabricated Decorative Retrofit LED light fixtures on street lights at Loop Road and T Junction to Mithi River bridge in Beat No.183 in Dharavi G/North Ward.

1. The Engineer for this work: Ward Executive Engineer, G/N

2. Estimated cost of Tender:

Sr. No.	Description of Work	Total Amount
1	Civil Work	Rs. 63,55,880.00
2	Electrical Work	Rs. 30,00,000.00
3	Garden Work	Rs. 24,78,240.00
	Total	Rs. 1,18,34,120.00

3. Earnest Money (1% of the Estimated cost) = Rs. 1,18,400/-.

4. Time Period

- 1). Contract as a whole Period completion = 03 Months (Excluding Monsoon).
- 5. Defect Liability Period 03 Years.

Note:- Percentage to be charged as supervision charges for the work got executed through other means 10 percent.

The "Actual cost of the work" shall mean in the case of percentage rate contracts the actual cost of the work executed at the rates as mentioned in the Contract Schedule adjusted by the Contractor's percentage rate and cost of extra and excess, but excluding the cost on account of Water Charges and Sewerage Charges if any, payable by the contractor and also excluding cost on account of price variation claims as provided in price variation clause as amended up to date.

Annexure- B

PRE-CONTRACT INTEGRITY PACT

The Bidder commits himself to take all measures necessary to prevent corrupt practices, unfair means and illegal activities during any stage of his bid or during any pre-contract or post-contract stage in order to secure the contract or in furtherance to secure it and in particular commits himself to the following:-

- 1. The Bidder will not offer, directly or through intermediaries, any bribe, gift, consideration, reward, favor, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BMC, connected directly or indirectly with the bidding process, or to any person, organization or third party related to the contract in exchange for any advantage in the bidding, evaluation, contracting and implementation of the Contract.
- 2. The Bidder further undertakes that he 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 BMC 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 the Government for showing or forbearing to show favour or disfavour to any person in relation to the Contract or any other Contract with the Government.
- 3. 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.
- 4. The Bidder will not accept any advantage in exchange for any corrupt practice, unfair means and illegal activities.
- 5. The Bidder, either while presenting the bid or during pre-contract negotiations or before signing the contract, shall disclose any payments he has made, is committed to or intends to make to officials of the BMC or their family members, agents, brokers or any other intermediaries in connection with the contract and the details of services agreed upon for such payments.
- 6. The Bidder shall not use improperly, for purposes of competition or personal gain, or pass on to others, any information provided by the BMC as part of the business relationship, regarding plans, technical proposals and business details, including information contained in any electronic data carrier. The Bidder also undertakes to exercise due and adequate care lest any such information is divulged.

- 7. The Bidder commits to refrain from giving any complaint directly or through any other manner without supporting it with full and verifiable facts.
- 8. The Bidder shall not instigate or cause to instigate any third person to commit any of the actions mentioned above.
- 9. The Bidder and their respective officers, employees, agents and advisers shall observe the highest standard of ethics during the Bidding Process. Notwithstanding anything to the contrary contained herein, the Authority may reject an Application without being liable in any manner whatsoever to the Applicant if it determines that the Applicant has, directly or indirectly or through an agent, engaged in corrupt practice, fraudulent practice, coercive practice, undesirable practice or restrictive practice in the Bidding Process

For the purposes of this Clause 9, the following terms shall have the meaning herein after respectively assigned to them:

- 1 "fraudulent practice" means a misrepresentation or omission of facts or suppression of facts or disclosure of incomplete facts, in order to influence the Bidding Process;
- 2. "coercive practice" means impairing or harming or threatening to impair or harm, directly or indirectly, any person or property to influence any persons participation or action in the Bidding Process;
- 3. "undesirable practice" means (i) establishing contact with any person connected with or employed or engaged by the Authority with the objective of canvassing, lobbying or in any manner influencing or attempting to influence the Bidding Process; or (ii) having a Conflict of Interest; and
- 4. "restrictive practice" means forming a cartel or arriving at any understanding or arrangement among Applicants with the objective of restricting or manipulating a full and fair competition in the Bidding Process.

Signature of Tenderer/Bidder

Annexure- C

(On Rs. 500/- Stamp Paper)

DECLARATION CUM INDEMNITY BOND

I, of, do hereby declared and undertake as under.
1. I declare that I have submitted certificates as required to Executive engineer (Monitoring)
at the time of registration of my firm/company and there is no change in the
contents of the certificates that are submitted at the time of registration.
2. I declare that I in capacity as Manager/Director/Partners/Proprietors of
has not been charged with any prohibitory and /or penal action such as
banning (for specific time or permanent)/de-registration or any other action under the law by
any Government and/or Semi Government and/or Government undertaking.
3. I declare that I have perused and examined the tender document including addendum,
condition of contract, specifications, drawings, bill of quantity etc. forming part of tender
and accordingly, I submit my offer to execute the work as per tender documents at the rates
quoted by me in capacity as of
4. I further declare that if I am allotted the work and I failed to carry out the allotted work in
accordance with the terms and conditions and within the time prescribed and specified,
BMC is entitled to carry out the work allotted to me by any other means at my risk and cost,
at any stage of the contract.
5. I also declare that I will not claim any charge/damages/compensation for non availability
of site for the contract work at any time.
6. I declare that I will positively make the arrangements of the required equipment on
the day of commencement or with respect to the progress of the work in phases, as
ner the instructions of site in charge.

Signature of Tenderer/Bidder

BANKERS GURANTEE IN LIEU OF CONTRACT DEPOSIT

THIS INDENTURE made this	day of	BETWEEN
and carrying on business in Mumbai (h	ereinafter referred to	English/Indian Companies Acts as 'the bank' which expression assigns)of the first part
		carrying on business at ne style and name of Messer's ltant') of the second part Shri.
THE BRIHANMUMBAI MUNICIPAL commissioner' which expression shall be for the time being in the said office of MUNICIPAL CORPORATION OF CHARLES	e deemed, also to inc Municipal Commission	lude his successor or successors oner) of the third part and THE
MUNICIPAL CORPORATION OF GR Corporation') of the fourth part WI Commissioner tender for	HEREAS the consu	of the work of
such tender /contract require that the as/contract deposit/ earnest more Rs(Rupees	ney and /or t	the security a sum of
such tender is accepted by the Commiss thereof by the consultants will provappropriated by the Commissioner to contract and be redeemable by the consterms and provisions of such contract against them there under AND WHERE in order to facilitate the keeping of the consent and concurrence of the consult undertaking of the Bank hereinafter contract the Commissioner the said sum as experience.	wards the Security - ultants, if they shall a and shall duly satisfy EAS the consultants a the accounts of the a tants has requested the ontained, in place of	sit shall remain with and be deposit to be taken under the duly and faithfully carry out the all claims properly chargeable are constituents of the Bank and consultants, the Bank with the ne Commissioner to accept the the contractors depositing with
WHEREAS accordingly the Commission	oner has agreed to	accept such undertaking NOW

THIS AGRREMENT WITHNESSES	that in consideration of the premises, the Bank at the
request of the consultants (hereby te	estified) UNDERTAKES WITH the commissioner to
pay to the commissioner upon demand	d in writing , whenever required by him , from time to
time, so to do, a sum not	exceeding in the whole Rs
(Rupees) unde	er the terms of the said tender and /or the contract .The
B.G. is valid upto "Notw	ithstanding anything what has been stated above, our
liability under the above guarantee is	restricted to Rsonly and guarantee shall
remain in force upto	unless the demand or claim under this guarantee is
made on us in writing on or before	all your right under the above guarantee
shall be forfeited and we shall be release	ased from all liabilities under the guarantee thereafter"
IN WITNESS WHEREOF	
WITNESS(1)	
Name and	
address	
WITNESS(2)	
Name and	the duly constituted Attorney Manager
address	
the Bank and the said Messer's	
	(Name of the Bank)
WITNESS(1)	
Name and	
address	
WITNESS(2)	
Name and	

For Messer's		<u></u>	
address			

have here into set their respective hands the day and year first above written.

The amount shall be inserted by the Guarantor, representing the Contract Deposit in Indian Rupees.

Annexure- D

Rate Analysis

Item Description

Sr.No.	Description of rate analysis	Unit	Quantity	Rate	Amount
	parameters				
1	Basic Material (Rate should be				
	inclusive of all taxes)				
2	Machinery Hire Charges				
3	Labour Type		(labour		
	, , , , , , , , , , , , , , , , , , ,		components)		
4	Total of all components				
_	0 1 10 0 00 170/				
5	Overhead &Proffit 15% on 4				
6	Total Rate (4+5)				
7	Per unit rate				

Sign & Seal of the Tenderer

PROFORMAS:

PROFORMA- I

The list of similar works as stated in Post qualification during last seven years-

			<u> </u>		•					
	PROFORMA- I									
Sr.	Name of the	Name of the	Stipulated date	Actual date of	Actual Cost of					
No.	Project	employer	of completion	completion	work done					
1	2	3	4	5	6					

NOTE:

Scanned Attested copies of completion/performance certificates from the Engineer-in-Charge for each work should be annexed in the support of information furnished in the above proforma.

Works shall be grouped financial year-wise.

PROFORMA-II

Yearly turnover of Civil Engineering Construction Works during the last five years.

PROFORMA- II							
Sr.No.	Financial year	Annual Turnover of Civil Engineering Works	Updated value to current year	Average of last 3 years	Page No.		
1							
2							
3							
4							
5							
Total							

NOTE: The above figures shall tally with the audited balance sheets uploaded by the tenderers duly certified by Chartered Accountant.

PROFORMA-III

Atleast similar work, as stated in Post qualification.

PROFORMA- III								
Name of the Project	Name of the Employer	Cost of the Project	Date of issue of work Order	Stipulated Date of Completion	Actual Date of Completion		Remarks explaining reasons for delay, if any	
1	2	3	4	5	6	7	8	

Note: Scanned Attested copies of completion/performance certificates from the Engineer-in-charge for each work should be annexed in support of information furnished in the above proforma.

PERSONNEL:

	PROFORMA- IV								
Sr. No.	Post	Name	Qualification	Work Experience					
		(Prime Candidate/ Alternate)		No. of Years	Name Projects	of			
1	Project Manager								
2	Quality Control Engineer								
3	Site Engineer								
4	Site Supervisor								

NOTE: Scanned Attested copies of qualification certificates and details of work experience shall be submitted /uploaded.

MACHINERY: (for special work only)

PROFORMA- V/A						
Sr.No.	Equipment	Number	Owned/Leased/Assured access			
1	2	3	4			

PROFORMA- V/B					
Sr.No.	Equipment	Number	Owned		
1	2	3	4		

Note: The tenderer(s) shall furnish/upload the requisite Scanned Attested documents of ownership/leased of machineries. The undertaking from the suppliers will not be accepted.

PROFORMA - VI / A

Details of Existing Commitments and ongoing works -

PROFORMA - VI / A							
						Value of	Anticipated
Dagawinkian	Dia	Contract	Name 8	Value of	Scheduled	work	Date of
•	Place	No. &	Addresses of	Contract ir	date of	remaining	completion
of work		Date	employer	Rs.	completion	to be	
						completed	
1	2	3	4	5	6	7	8

Note: Scanned Attested copies of completion/performance certificates from the Engineer-in-Charge for each work should be annexed in the support of information furnished in the above proforma. For cost of balance works, the certificate issued by authority indicating the cost of balance works is necessary. The copy of Payment Certificate/ Bill copy will not be accepted for evaluation/calculation of balance work.

PROFORMA - VI / B

Details of works for which bids are already uploaded -

PROFORMA - VI / B								
Description of work	Place	Name Addresses employee	&Value ofContract Rs.	of Time in Period	Date on which Remarks decision is expected			
1	2	3	4	5	6 7			

Note: Scanned Attested copies of certificates from the Engineer-in-charge for each work shall be annexed.

PROFORMA-VII

Details of certificates Issuing Authority

PROFORMA-VII

Sr no.	Employer/	Designation of Issuing	Email Id's of Issuin	g Contact no. of	
	Naming of	Authority	Authority	issuing Authority	
	certificate				
	Issuing				
	Authority				
1	2	3	4	5	

SECTION –14 SPECIAL CONDITIONS FOR THIS WORK

SPECIAL CONDITIONS FOR THIS WORK

- 1) Ready mix concrete containing total cementatious shall be as per durability criteria.
- 2) Total fines in the concrete shall be limited as per durability criteria by including all cementatious material and silt passing 150 µ sieve.
- 3) The crushed sand shall be permitted for concretes and mortars as per the conditions of circular no. CE/PD/26286/ I dated 11.02.2013.
- 4) All concretes must be designed as per provisions of IS codes of practice and P.C.C. shall also be designed as per nominal mix concrete as given in IS-456.
- 5) For purpose of deciding upper limits of cementatious & total fines in the concrete, as per durability criteria fly ash and /or any other cementatious shall be accounted with cement or fines as the case may be.
- 6) Contractor must quote the rate with respective of detailed study & scrutiny of BOQ items & quantities. Contractor will not be considered for any kind of additional payment in the latest stage of project for any missing items or extra items or excess items which are necessary for satisfactory completion of work.
- 7) Only RMC mixing will be allowed.
- 8) All the requisite permissions from state Govt., Central govt., Collector, Electrical supply authorities, Environmental, Local surroundings, Ward office etc. required to commence & execute the project under reference smoothly, shall be obtained by bidder. Bidder shall note the same & quote accordingly. Nothing extra will be paid to contractor for above purpose.
- 9) Contractor shall obtain permanent electric supply through his licensed electrical contractor by following due procedure by applying to service provider company liasoning with electric supply company including cabling & trenching etc. so as to the functionality of the building under reference is started.

SECTION –15 Additional Conditions of Contract

Additional Conditions of Contract

- 1.) The Brihanmumbai Municipal Corporation (Corporation) proposes to 'carry out the subject work Brihanmumbai Municipal Corporation and owned by it. These special conditions of contract shall be applicable to all sections of the Bill of Quantities and Tender Document. Any contradiction in interpretation of contract items or terms thereby shall be as interpreted by the Engineer in charge and shall be final and binding on the contractor.
- **2.)** The rates quoted by the Contractor shall include charges for royalty/excise/GST and any other taxes including the works contract tax. The rates quoted in the Tender shall be applicable to all parts of the project regardless of the items being included in either part of the Tender Document.
- work or conditions, that the Contractor shall perform certain work or provide certain facility, it is implied that he does so at his own cost, unless stated otherwise. This cost should include cost of material, labour, equipment, clearing the site, cleaning etc., required for that work and any other direct or indirect expenditure done on that work. All material, site test and testing of tender items shall be subject to the approval of the Engineer-in Charge and if required the Engineer-in Charge may require additional tests to be conducted by reputed engineering institutions such as VJTI, SPCE, IIT (Mumbai), UDCT, CBRI (Roorkee) etc at the cost of the contractor.
- **4.)** The contractor shall display the boards stating information of the name of the work, date of starting, date of completion, name of the Deptt. and contact telephone nos. of Contractor's Engineer
- **5.)** Tenderers are requested to take cognizance of Child Labour Act and shall not employ child Labourers on site.
- **6.)** Every running bill submitted by the contractor for payment shall be with the detailed measurements recorded for each item.

- 7.) The decision of the Engineer-in-charge shall be final and conclusive and binding to all parties to the contract upon all questions relating to the meaning of specifications. Designs, drawings and instructions herewith before mentioned and as to the quality of workmanship / materials used on the work or as to any other question, claim, right, matter or thing whatsoever in any way arising out of contract designs, drawings, specifications, estimates, instructions, orders concerning the work of the execution whether arising during the progress of the work or after completion of the work or under forming any other circumstances.
- **8.)** The work shall be carried out under strict supervision of Consultant /BMC/Outside agency, as applicable. The contractor will extend all help in carrying out any survey; tests etc. as directed by the Structural consultant and adverse results/decisions thereof, including rectification shall be carried out by the contractors at his own costs.
- **9.)** BMC will not provide any space for labour colony. Contractor shall make his own arrangements for accommodation with necessary facilities such as drinking water, sanitation and lighting etc. for his workmen and the staff at his own cost. Also, the Contractor's has to make his own arrangement for transportation of his workmen and other employees. BMC shall not provide any facility in this regard.
- **10.)** The Contractor's shall mobilize his plant, machinery, equipment, labour etc. to suit the actual execution of work. No idle charges on account of idling of plant and machinery, equipment, labour etc. for any reason will be paid.
- 11.) No water and electric power shall be supplied to the Contractor's for the work. It shall be the Contractor's responsibility to arrange for water and electricity required for the work and to arrange for diesel generators as required at his own cost. The quoted rates shall be inclusive of the same. No separate payment will be made for this and no claim in this respect shall be entertained.
- **12.)** The Contractor's shall be held responsible for any violation of statutory regulations (local, state or central) and BMC instructions that may endanger safety of men, equipment, material and environment in his scope of work or other contractor's or agencies. Cost of damage, if any, to life and property arising out of such violation of statutory regulations and BMC instructions shall be borne by the Contractors.
- **13.)** The Contractor's shall take utmost care that his line out or the method of working does not obstruct or disturb the smooth working of the adjacent structures, while work is in progress. The Contractor's method of working shall not contaminate the water supply from adjacent structures.

- 14.) Wherever any pavement, trees, shrubs, fencing poles, other property and structures, other above ground / underground utilities have been damaged, removed or disturbed during the course of the work, the same shall be replaced or repaired immediately, and restored to a condition prevailing before commencement of the work. On completion of the work, the contractor shall clear the site of all rubbish, debris, excavated stuff and restore the work site to its original condition neat, tidy, clean, to the satisfaction of the Engineer and hand over the same to the Engineer. No extra payment shall be made to the contractor for these works. The percentage quoted shall be deemed to have covered the same. It will be mandatory on the contractor to dump, spread in layers and upto the level the surplus excavated material without affecting water courses and as directed by the Engineer and the no separate payment will be made for transportation and disposal of surplus excavated materials.
- **15.)** The waterproofing treatment shall be guaranteed for 5 years against all defects and liabilities thereof from the date of completion of project. The guarantee shall be on Stamp Paper of Rs.500/- in proforma to be approved by Engineer incharge.
- 16.) It shall be CONTRACTOR's sole responsibility to carry out the mix designs well in advance for each grade of concrete & same shall be got approved from the appointed Consultant / W.E.E, G-North at his own cost. All the test results shall be provided with mix design & with necessary supporting documents as per instruction of Engineer Incharge.
- 17.) The Contractor shall ensure that all facilities are made available by the manufacturer of RMC at the plant for the Engineer / Consultant / Owner to inspect the materials incorporated, tests carried out for all materials, concrete, etc. Copies of the test reports of all the tests carried out for materials used / concrete shall also be submitted to the BMC Engineer. Contractor also arranges for plant visit as and when require at his cost.
- **18.)** Existing post hydrant at site shall be remove and handover / Relocate as per the direction of the Site-Incharge at contractor's cost.
- **19.)** All the tolerances will be as per relevant I.S. Codes.

- 20.) Contractor shall comply with all the safety standards as included but not limited to conditions given here. And also submit Safety Manual, Methodology of work and Quality Assure Plan within one month from the date of start of work.

 21.) Contractor has to visit site to acquaint himself of the site conditions, extent of job to be carried out to be seen physically. On the submission of the offers it will be deemed that the contractor is fully aware of site conditions and the full extent of the work. The rates quoted by the Contractor in the Bill of Quantities are binding to the Contractor irrespective of any variation in the quantity. Any contradiction in interpretation of contract items thereby shall be as interpreted by the Engineer-in Charge and shall be final and binding on the contractor. The Contractor shall strictly follow all security rules of the Corporation particularly bearing upon the inward and outward movements of people and equipment and shall; also execute the work in such a manner so as to cause the minimum disturbance to the working of the Owner and the neighborhood in general without causing any negative deviation whatsoever in the time limit of the works.
- **22.)** The Contractor will have to co-ordinate with other agencies working at site for day-to-day work.
- **23.)** The Standard General Conditions of contract (GCC) -2016 for civil works are applicable to this tender. The General Conditions of Contract are surpassed by Special Condition & Additional Conditions of Contract, wherever there is contradiction in Interpretation of contracts and interpretation of the Engineer-in Charge shall be final and binding on the contractor.
- **24.)** The Tender Specification & Drawings are the copy right of the BMC. Tenderer are not permitted to copy / reproduce the same in part or whole for any other works.
- **25.)** While carrying out the work the contractor has to ensure that silence, decency is maintained and accident free work is done with best workmanship.
- **26.)** On award of the contract a bar chart especially for the phasing needs to be drawn up by the successful contractor and submitted for comments/approval to the Engineer-in Charge within fifteen days from the date of start of the work.

- **27.)** The Contractor shall carry out at his own cost, the surveying of the plot / building, and shall get a plan / sections / elevations / details and quantities of items to be executed, prepared based on the survey. He shall also record the existing plot levels and the abutting road levels.
- **28.)** The contractor should provide full day and night time security guards for security purpose at his own cost.
- **29.)** In case of any increase or decrease or variation in the scope of work the tenderer will not be entitled to any claims on that behalf. The tenderer may note while submitting the tender.
- **30.)** No extra payment will be made for transporting and disposal of surplus Material from excavation after refilling etc. / debris for clearing of site after completion of respective work.
- **31.)** No extra payment will be made for adequate propping, scaffolding at various levels during erection of the work.
- **32.)** No extra payment will be mad for removal of plant /ficus growth, ferrous fixtures and inclusive of providing barricades, dust screens, tarpaulin shields, etc.
- **33.)** No separate payment will be made for dewatering the water seeping in the trenches and foundation pits opened while executing excavation and other foundation works. The possibility of high water table should be kept in mind while quoting the percentage.
- **34.)** While excavating the trenches for foundation utmost care shall be taken that the foundation of adjoining structures will not be disturbed.
- **35.)** Materials brought on the site or debris will not be allowed to be stacked on road & footpath.
- **36.)** The tenderer / contractor will have to make adequate shielding arrangement by putting necessary hoardings, screen or gunny bags, etc. so as to avoid any accident or nuisance to the occupants during the work without any extra payment.
- **37.)** The Contractor shall provide barricading for protection of site free of cost as per circular u/no. MGC/F/6342 dated 05.05.2018 and as per Annexure I, II and III of Standard drawings and specifications with slogan and department wise colour codes.

- **38.)** M.C.G.M. has appointed empanelled structural Consultants services for above said project. Contractors shall have to co-ordinate with the Structural consultant or their representative and all consultants appointed by the Structural consultant for above work. He shall follow up the matter with them, whenever and wherever necessary, for the smooth / speedy execution of the work in the best possible manner.
- **39.)** In case of any discrepancy in drawings, BOQ items, and specifications, decision given by Engineer in charge shall be final and binding on the contractor.
- **40.)** The Corporation will not be responsible for any delay that may be caused due to unforeseen circumstances and no compensation on this account will be paid.
- 41.) The tenderer shall intimate the concerned authorities before starting the work and execute the work priority fixed by the Engineer-in Charge. The inventory of serviceable and unserviceable material must be taken jointly with Engineer/his representative & representative of User Department before starting of work. The disposal of Debris / excavated earth etc. shall be done at Municipal Dumping Ground. No payment against Toll / Tipping shall be made to the contractor's & no compensation will be made in this regard. OR the contractor shall dispose these materials properly at his risk & cost. (Dumping site may change at the discretion of Engineer at short notice, without any financial liability on MCGM.)
- **42.)** Attention of the contractor is drawn towards the wild animal menace on the site. All sorts of proper precautions should be taken against wild animal menace, by contractor's at their own cost. Neither separate payment in this respect will be made nor will any claim be entertained in this respect.
- **43.)** No animal shall be troubled / harmed by the contractor's / his representative on the site during the contract period. The resulting consequences regarding the violation of the same shall be the responsibility of the Contractor's only and the action may be taken by the concerned authorities in this regard against the contractor. MCGM shall not be held responsible for the same.
- **44.)** Material testing, required frequency shall be maintained at site.
- **45.)** Packet-A and Packet-B shall be opened on same day, if it is found that, the tenderer has not submitted required documents then, the shortfalls will be communicated to the tenderer through e-mail only and compliance's required to be made within the time period of three days on Ward Executive Engineer, G-North e-mail ID provided on header data otherwise they will be treated as non-responsive.
- **46.)** Tenderer shall have to obtain all the permissions of the concerned authorities required for carrying out the work. Only recommendatory letters will be issued by the M.C.G.M.
- **47.)** Site Office & its allied conditions: On the receipt of the work order, the contractors will have to erect ready-made AC site chowky at least one number or

more as directed by the Engineer in form of Porta cabin/ Container cabin or Semi permanent or permanent structure with appropriate insulation from heat, and one or more Godown, before commencement of the work, without any extra cost. The contractors will obtain necessary permission from concerned Asstt. Commissioner of ward/s or competent M.C.G.M authority for suitable location for the site office/chowky, godown, place for stacking machineries & material etc. The contractors will provide following facilities, equipments, chowky, etc.

- **48.)** Successful tenderer, therefore, will have to furnish information as regards the name and complete address of his bank, its branch and the bank A/C No, and Vendor Regn. form etc. along with tender document. They will have also to submit fresh information when there is any change in this regard.
- **49.)** The Porta cabin of area preferably about 30 sq.m with air conditioner with at least two windows for proper ventilation. It should have toilet facility with necessary plumbing arrangements. After completion of the work, the chowky and toilet should be completely removed within 7 days.
- **50.)** The Chowky should be equipped with electric supply, fans, sufficiently big tables, chairs, cupboard with locking arrangement and water filter (of approved brands) etc.
- **51.)** The successful tenderer will have to make his own arrangement at his cost for the electric power supply required for the work either by taking connection from M.T.N.L/RELIANCE/M.S.E.B/B.E.S.T/TATA or arrange his own generators.
- **52.)** Tenderer, at their cost shall provide and maintain a telephone at the Engineer's site office.
- **53.)** The contractors are directed to make suitable arrangement in site office to prepare and maintain site record/registers so as to enable to upload the same in SAP.
- **54.)** Contractor shall provide 10 mega-pixel digital camera for taking photographs of work during execution & also later, if required.

- **55.)** Site godown & separate cabin/Site Laboratory adjacent to site office for contractor's staff / any other consultant / Quality control auditors if appointed by M.C.G.M as per requirement.
- **56.)** The contractors will be given 12 mm dia or 20 mm dia (or as decided by the H.E) metered water connection for drinking purpose only if necessary. Extra water required for construction purposes will have to be brought by the contractors at his cost and no extra claims on this behalf will be entertained. The contractors have to obtain necessary permission for such connections from respective A.E.W.W of wards /Competent Authority and shall pay the necessary connection charges.
- Note: i) If chowky / Site office with necessary requirements is not provided within 30 days from the date of issue of work order, a penalty of Rs 10000/- per day will be imposed.
 - ii) If there is further delay more than 30 days, a penalty of Rs 20000/- per day.
 - 51. The contractor shall maintain copy of the following registers as applicable during execution of work and it is mandatory to provide Laptops / Desktops to the Site Engineers for the same.

List of Registers					
Register Code	Name of Register				
1.	Inventory Register				
2.	Correspondence file				
3.	utility remarks file				
4.	File containing drawings				
5.	Daily Progress Register				
6.	Instruction Register				
7	Penalty Register				
8	Level Book				
9.	Material Testing Result file				
10.	Photograph file				
11	Filling/Embankment Register				
12	Removal Challans				
13	Steel Register				
14	Form Work Shuttering Register				
15	Pour Card Register				
16	Cube registers (M 10, M15, M20, M35/M40				
17	R.M.C. Challan file				

18	Cement Variation Register				
19	Cement Register				
20	Construction chemical register				
	Register for inspection during defect liability				
21	period.				
22	Contractor's site staff attendance register				
23	Demolition Record Register				
	Any other register as directed by Engineer- in-				
24	Charge.				
25	Pounding Register				
26	Hindrances register				

- 52. The BMC shall not be liable to the contractor for damages/ losses/delays resulting from work by third parties/by injunction/other restraining orders obtained by third parties.
- 53. Any queries regarding the tender, bidders/ tenderers may approach to Procurement Redressal Committee for their grievances having following address:-

Registrar, Procurement Redressal Committee, Office of Central Purchase Department, C.P.D. Barracks, 566, N.M. Joshi Marg, Byculla, Mumbai – 400011.

54. Bidders attention is requested to the following with reference to GST in addition to the previously incorporated clauses under GST. Bidders should submit in Packet-B an Irrevocable Undertaking on Rs. 500/- Stamp Paper as mentioned in Annexure - A of circular u/no. CA/F/Project/19 Dt 15.09.2017.

Annexure -A

Irrevocable Undertaking

(on Rs. 500/- Stamp Paper)

	I Shri / Smt aged years Indian
	Inhabitant. Proprietor / Partner / Director of M/s
	resident atdo hereby give Irrevocable undertaking as under.
1)	I Say & undertake that as specified in section 171 of CGST Act,2017, any reduction in rate of tax on supply of goods or services or the benefit of input tax credit shall be mandatorily passed on to BMC by way of commensurate reduction in prices.
2)	I further say and undertake that I understand that in case the same is not passed on and is discovered at any later stage, BMC shall be at liberty to initiate legal action against me for its recovery including, but not limited to, an appeal to the Screening Committee of the GST Counsel.
3)	I say that above said irrevocable undertaking is binding upon me /my partners /
	company/other Directors of the company and also upon my / our legal heirs assignee, Executor, administrator etc.
4)	If I fail to compliance with the provisions of the GST Act, I shall be liable for penalty / punishment or both as per the provisions of GST Act.
	Whatever has been stated here in above is true & correct to my /our own knowledge & belief.
	Solemnly affirmed at
	DEPONANT
	This day of BEFORE ME
	Interpreted Explained and Identified by me.

55. Bidders attention is requested to the following with reference to GST as per Circular u/no. CA/F/Project/City/28 dtd. 10.11.2017.

"GST and other state levies/cess which are not subsumed under GST will be applicable. The tenderer shall quote inclusive of all taxes. It is clearly understood that MCGM 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 additional individual claim shall be admissible on account of fluctuations in market rates; increase in taxes/any other levies/tolls etc. except that payment/recovery for overall market situation shall be made as per Price Variation."

- 56. Tenderers are requested to submit and upload the tenders in time on or before the stipulated day so as to avoid rush at the closing hours. BMC will not be responsible for poor connectivity of network / internet services/ connectivity of servers/ snag in system / breakdown of network/or any other interruptions. If any online information uploaded but not received by Bid creator (BMC) within stipulated time limit, BMC will not be held responsible at any cost and such bids cannot be validated. Any online intimation / information asked to be submitted by Bidders/Contractors or sent to Bidders/Contractors, if not received or bounced back at the receiving end due to any problem in server or connectivity, BMC will not be held responsible.
- 57. The contractor shall be responsible for the quality of the work. Quantity is one of the parameter of quality.
- 58. The full time services of personnel team of the contractor are mandatory during entire work of project.
- 59. The contractor may have to execute the works on Sundays and holidays as directed by Engineer-in-charge. No additional payment is applicable for this.
- 60. The circular of Implementation of the Construction and Demolition waste management rules, 2016 u/no. Dy.Ch.Eng./SWM/3957/OD dated 28.09.2018 is applicable to this tender.
- 61. The contractor shall get himself and construction labourers/workers working with him registered with Dy. Commissioner of labour (Mumbai City/Mumbai suburb Eastern/Mumbai suburb Western).

SECTION –16 BILL OF QUANTITIES

MUNICIPAL COPRORATION OF GREATER MUMBAI ABSTRACT OF MEASUREMENT

Name of work:- Beautification to Central Median At Loop Road and T Junction to Mithi River Bridge, in Beat No.183 in Dharavi in G/North Ward.						
Sr No.	Item No	Description	Qty.	Unit	Rate	Amount
1	R2-RT-15-03- A	Removing RCC parabolic dividers from the road & transporting the same anywhere in Gr, Mumbai limit, stacking the same as directed.	760.00	Rmt	490.00	372400.00
2	R2-RT-15-04	Providing, casting and fixing (any where in city or suburban limit) precast reinforced parabolic dividers in C.C.M 25, Type-5 as per drg. No. EET&C/Gen/013/03/ty dt. 11.12.03 (Revised on 15.06.06) including providing, bending, fixing of reinforcement as per drawing, fixing the dividers on site in C.M. 1:2 for cushioning and jointing, filling the gap between dividers with C.C.	760.00	Rmt	6403.00	4866280.00
3	Fair-Item	Supply, Installation, Testing and Commission of Fabricated Decorative Retrofit LED light fixtures on Street lights.	100	Nos.	30000	3000000
4	FA-RW-LK- 01	Supply, Installation, Testing and Commission of LED Kerb Stones at various Junctions, Chowks, etc.	150	Mtr.	7448	1117200
5	R2- GW-6-3	Restoration of soil – by excavation of top soil and restoration with fertile soil and CDM in 2:1 proportion.	1020	302	Per sqm	308040
6	R2-GW-2-4- E	Planting of shrubs/ creeper/ climbers/ ground Covers on Prepared Ground excluding cost of plants	1420	40	per Sq.Mt.	56800
7	R2-GW-5-19	Bougainvillea purviana Shubhra (White)	3000	52	no.	156000
8	R2-GW-5-16	Bougainvillea pixie	3000	58	no.	174000

9	R2-GW-10- 12	Topiary of Ficus benzamina black(5' to 6 ft. Tall and 4" girht of trunk having Single rounded folliage ball not less than 3 ft girth)	80	1725	no.	138000
10	R2-GW-5-42	Chrysanthemums pulcherima	3000	32	nos.	96000
11	R2-GW-5- 208	Tagetes erecta	3000	64	nos.	192000
12	R2-GW-5- 206	Salvia splendens	3000	35	nos.	105000
13	R2-GW-5- 181	Euphorbia pulcherrima	3000	81	nos.	243000
14	R2-GW-5- 101	Malpighia coccigera Barbados Cherry	14000	23	no.	322000
15	R2-GW-5- 124	Pisonia alba Pisonia	3200	26	no.	83200
16	R2-GW-10- 16	Topiary of Bougainvillea glabra	120	2944	nos.	353280
17	R2-GW-7-35	Maintenance of Shrubs/ Hedges/ Edges in the central median/ road devider Including cost of water. (3 months)	3060	82	sqm/Month	250920
			Total			11834120.00