Prepared by Checked by

 Sd/ Sd/

 S.E.(Tr.) W.S.
 A. E. (Tr.) W.S.
 Ex. Eng.(Tr.) W/S i/c

BRIHANMUMBAI MUNICIPAL CORPORATION

(Dy. Ch.Engineer(Solid Waste Management)Transport)

Office of the Ex.Eng.(Tr.)W.S.Opp. Milan Mall, Milan Subway, Santacruz (W), Mumbai: 400 054

e-QUOTATION

Ref: Quotation No.(Bid No.): 2024_MCGM_1041540

e -QUOTATION DUE ON : 21.06.2024

Time: - Upto: - 4.00 PM

(1) e-quotations are invited for the supply / work-of

Procurement of wiper spares for vehicles of Santacruz Garage under the fleet of Ex. Eng. (Tr.) W.S.. as per attached terms and conditions specifications and Schedule of quantities.

- The e-Quotation shall be submitted online on or before <u>21.06.2024</u> not later than 04.00 p.m. Telegraphic Quotation will not be accepted under any circumstances. 'A' and 'B' packets of E-Quotation will be opened on <u>22.06.2024</u> after 04.00 p.m. and Date of 'C' Packet opening will be informed later.
- (3) The quotationer shall pay the Earnest Money Deposit of Rs.3,900/- online only.
- (4) The rates quoted shall be firm and no variation will be allowed subsequently on any account.

(5) <u>Completion Period:</u>

The Work completion/delivery period for subject work/supply is **07** (seven) days from the date of receipt of SAP PO send through E-mail.

- (6) Eligibility Criteria:
 - i) For supply-
 - (a) The bidder shall be vehicles manufactures or their authorized dealer.

OR

(b) Original equipment manufacturers (OEM) of or the authorized dealer of Lucas.

In case of authorized dealer, the bidder shall produce valid authorization letter from the Vehicle Manufacture or Lucas.

OR

(c) Firms dealing in line. In case of firm dealing in line, the bidder shall produce valid completion certificate or performance certificate in their own name for executing the work of similar nature in MCGM /Semi Govt. /Govt. & Public Sector Organizations during last seven (7) years.

II) For work-

Firms dealing in line. In case of firm dealing in line, the bidder shall produce valid completion certificate or performance certificate in their own name for executing the work of similar nature in MCGM /Semi Govt. /Govt. & Public Sector Organizations during last seven (7) years.

(7) Validity of the Quotation:

The e-quotation shall remain firm and valid at least for **90 days** from the date of its opening.

(8) Delivery of Supply / Work:

Quotationer shall deliver the required materials / services on their own cost as follows, Santacruz Garage at Opp.Milan Mall, S.V.Road, Santacruz (W), Mumbai – 400 054. Note: No additional payment will be made for delivery cost.

(9) Terms of Payment:

- (a) As per the Municipal procedure the payment for the supply / work done will be made within 30 days from the receipt of the bill subject to satisfactory completion of the supply / work.
- (b) The Municipal Commissioner does not bind himself to accept the lowest or any Quotation. In case of any dispute, Municipal Commissioner's decision shall be final and binding on the bidder.

(10) Warranty:

For supply / work-

- (a) For Supply of Assembly units/ Articles / Materials the Manufacturer's warranty, as stated by manufacturer shall be applicable.
- (b) The successful bidder shall submit Annexure as per attached prescribed format on Rs.100 stamp paper after completion of work for warranty.
- (11) The successful bidder shall enter into a written contract with B.M.C. as per provision of section 70 of M.M.C. Act 1888 in the prescribed form by paying the contract deposit (5% of the contract amount), legal and stationery charges as per circular in applicable.

- (12) The bidder shall not withdraw his offer within the valid period. If he does so, the Earnest Money Deposit paid will be absolutely forfeited to the Corporation.
- (13) It is essential on part of bidder to collect complete details of spares to be supplied and /or works to be carried out before submitting his offer as no claim arising out of ignorance on part of the bidder will be entertained later on.
- (14) For supply:-The quotationer/bidder shall specify the make of spares material.

(15) A) Penalty for work:-

a) For failure to comply with the work order for work placed within stipulated period with the desired level of efficiency as per specifications, penalty for Rs. 500/- per day will be recovered from contractors without any reference. The amount for penalty will be, however subject to maximum of 10% of value of the delayed work may be fixed by Ch.E.(SWM)/DMC(SWM)/Jt.M.C.(SWM).

b) Penalty for Supply: -

- a) For Delay For failure to comply with the order placed for supply of the articles within the stipulated period mentioned in quotation document from receipt of SAP PO, a penalty equivalent to 1/2 % per week or part thereof on the value of the delayed supply of articles will be recovered from the contractors without making any reference to the contractors. The amount of the penalty will, however, be subject to the maximum of 10% of the contract sum or such smaller amount as may be fixed by the Chief Engineer (SWM)/DMC (SWM) / Jt.M.C.(SWM).
- b) For inferior quality In case, the contractor at any time during the continuance of these present supply of the material mentioned in schedule is rejected because of inferior quality, the BMC reserves right to levy penalty for such inferior supply from contractor, not exceeding 20% of the cost of the supplied material. The period required for replacement of inferior quality of material with approved quality material shall be made within three working days.

Note: supply of required materials shall be compactible to vehicles for which quotations are invited. Non compactible material shall be treated as supply of inferior quality materials.

- (16) The Quotationer/bidder shall give the undertaking in the subjoined form.
- (17) The Quotation shall invariably Upload this Quotation Notice Form together with the Specifications, necessary undertakings, Rate online only. Any irregularity in this respect may render the quotation liable for rejection.

(18) 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 such claims dispute or difference shall be instituted in a competent court in Mumbai city only.

- (19) The Quotationer/bidder should quote the Banker name, branch and account number so that the payment will be made through ECS/RTGS/NEFT/CBS in contractor's / supplier's account in their respective branch of the bank.
- **(20)** To upload copy of GST registration, valid BMC Registration certificate/undertaking as required, relevant Past Performance Certificates, and any other document asked for shall be uploaded in e- Quotation.
- (21) The quotationer/bidder should upload in e- Quotation attested copies of the PAN Documents and photographs of the individuals owners, Karta of the Hindu undivided family, partners of the Partnership Firms & Directors in case of Private Limited /Public Limited companies of the authorized representatives of the Registered Co-operative Societies / Semi-Government undertaking as the case may be the documents can be attested by the Gazzeted Officer or Assistant Engineer / Administrative Officers of BMC or Notarized by the Notary, appointed by the Government of Maharashtra.
- (22) A) None of the Quotationer/bidder whose firms are having common partner / proprietor or who are connected with the another either financially or as principal & agent or master and servant or closely related to each other such as Husband and wife, father / Mother and minor son /daughter and minor Daughter /sister shall quote separately under different names of establishments.
 - B) If it is found that any firm having common partner/proprietor who are connected with one another either financially or as principal and agent or master and servant closely inter-related such as husband and wife, father/mother and minor son/daughter and minor daughter/sister have quoted separately under different names or establishments for the same contract, the Quotation shall stand rejected and Earnest Money Deposit shall be forfeited. Any contract entered into under such condition will also be liable to be cancelled at any time during it's currency. In addition such firms / establishments shall be liable at the direction of the municipal Commissioner for further final action including blacklisting.
 - c) If it is found that closely related persons as in direction no. 22 have submitted separate Quotations under different names of firms / establishments but with common addresses for such firms / establishments and / or if such establishments / firms though they have different addresses are managed or Governed by the same person / persons jointly or separately, such quotationer/bidder shall be liable for action on the direction No.2 B including similar action against the firm/ establishments concerned.
 - **D)** If the award of contract is found that the accepted quotationer/bidder violated any of the direction 22A, 22B or 22C the contract shall be liable for cancellation at any time during its currency in addition to penal action against the contractors as well as related firms/ establishments.

- (23) Under the Provision of the section 194 (C) of the Indian Income Tax act the corporation is required to deduct tax at source & under present legislation Tax @ 2% of the gross amount of each bill submitted shall be deducted at source. The certificate for the same will be issued.
- (24) If the quotationer/bidder breaches any or all of the conditions mentioned in quotation document, he/she/firm is liable for any or all the penal action such as cancellation of purchase order (P.O.), forfeiture of EMD/part of EMD, Cancellation of vendor registration, debarring of firm from participation in future quotation process as deemed fit by BMC authorities.
- (25) There shall be regular review regarding the performance of the contractor by BMC. In case at any stage, it is observed that the performance of the contractor is unsatisfactory or discrepancies are found in the works carried out by contractor/ quotationer/bidder,BMC reserves the right to take penal action such as cancellation of purchase order (P.O.)/work order, forfeiture of EMD/part of EMD, Cancellation of vendor registration, debarring of firm from participation in future quotation process /blacklisting of vendor as deemed fit by MCGM authorities.

(26) Bank Guarantee:

The successful contractors shall pay contract deposit /security deposit amounting to 2% of contract value within 30 days. The 2% contract value submitted by the contractors as security in cash, or the equivalent Bank Guarantee and or performance guarantee shall be returned / refunded within three months after the issue of final certificate which shall be issued after the period of 12 months of free maintenance is over with satisfactorily performance, or 18 months from the date of erection, whichever is earlier, in case of equipment is not commissioned.

(27) A.The Additional Security Deposit (ASD):

In case of percentage quotation, over and above the earnest money, quotationer/bidder quoting the rebate more than 12% on office estimate shall have to pay additional security deposit in the form of Demand Draft valid for 3(three) months from the date of submission of quotation depending upon the amount calculated as per formula given below.

- Formula:
- ASD= 1 (X/100) x Office estimated cost
- Where 'X' = percentage rebate quoted on office estimate by the quotationer/bidder minus 12%
- For example = If the quotationer/bidder desires to quote percentage rebate 25 (twenty five) % then the ASD shall be worked out as under:-1 x (25-12)/100 x office estimated cost.

The Additional Security Deposit of the successful quotationer/bidder shall be refunded only after successful completion of work in all respect or on completion of the contract period, whichever is later. The Additional Security Deposit will not carry any interest.

B: Refund of Additional Security Deposit (ASD) & E.M.D:

- a) After receipt of receipt of competent authority sanction regarding the e- Quotation, the Earnest Money Deposit and Additional Security Deposit of other bidders except first & second lowest responsive bidders will be returned without waiting for any request from the bidders.
- b) After refund of Earnest Money Deposit and Additional Security Deposit, if these bidders are eligible for award of contract for any reason then they will have no right to get the contract.

- c) After issue of acceptance letter of contract to first lowest responsive bidder, the Earnest Money Deposit and Additional Security Deposit will be refunded, to second lowest responsive bidder without any request in writing.
- d) The Earnest Money Deposit and Additional Security Deposit of recommended bidder will be refunded after request in writing & after completing the contractual formalities .
- (28) All the bidders shall upload following undertakings as per the prescribed formats.
 - 1) ANNEXURE A: UNDERTAKING
 - 2) ANNEXURE B: DETAILS OF FIRM

(29) <u>Declaration Cum Indemnity Bond:</u>

All the bidders shall upload declaration cum indemnity bond of Rs. 200/- stamp paper in prescribed format attached herewith.

(30) Annexure-A (Irrevocable Undertaking):

All the bidders shall upload the notarised Irrevocable Undertaking of Rs. 500/- on stamp paper in prescribed format attached herewith.

- (31) If it is found that the bidder has not submitted required documents in Packet "A & B" then, the shortfalls will be communicated to the bidder 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.
- (32) If the shortfalls are not complied by a contractor, such non-submission of documents will be considered as 'Intentional Avoidance' and shall be viewed seriously and disciplinary action against the defaulters such as banning/de-registration, etc. shall be taken with due approval of the concerned DMC/ AMC.
- (33) No rejections and forfeiture shall be done in case of curable defects. For non-curable defects the 10% of EMD shall be forfeited and quotation shall 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 and 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 / quotation document.
 - b. No proper submission of experience certificates and other documents, etc.
- ii) Non-curable Defect shall mean,
- a. In-adequate submission of EMD amount,

b. In-adequacy of technical and financial capacity with respect to Eligibility criteria as stipulated in the quotation.

(34) JURISDICTION OF COURT

In case of any claim, dispute or difference arising out of any terms and conditions of the contract, the Cause of Action thereof shall be deemed to have arisen in Mumbai & all legal proceedings in respect of any such claim, dispute or difference shall be instituted in a competent court in the City of Mumbai only.

(35) GST:

"Chapter XXI-Miscellaneous, section 171(1) of GST Act, 2017 governs the 'Anti Profiteering Measure' (APM)

As per the provision of this section, 'Any reduction in rate of tax on any supply of goods or services or the benefit of input tax credit shall be passed on to the recipient by way of commensurate reduction in prices'

Accordingly, the contractor should pass on the complete benefit accruing to him on account of reduced tax rate or additional input tax credit, to BMC.

Further, all the provisions of GST Act will be applicable to the quotation / tender."

"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 BMC will not bear any additional liability towards payment of 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."

Sd/-Ex. Eng.(Tr.) W/S i/c

S W M - Transport (Western Suburb) Branch

(Office of the Ex.Engineer (Transport) W.S., Santacruz workshop ,opposite Milan Mall , Milan Subway, Santacruz (west) Mumbai: 400 054)

ANNEXURE-A

UNDERTAKING

To,
The Municipal Commissioner
Brihanmumbai Mahanagar palika,
Mahapalika Marg,
Mumbai – 400 001.
Sir, I/We have read all the terms and condition stipulated in the above Quotation Notice
and accepts the same.
Yours faithfully,
Quotationer's signature and seal
Quotationer's Full Address and Telephone No., Seal

if any.

S W M - Transport (Western Suburb) Branch

(Office of the Ex .Engineer (Transport) W.S., Santacruz Garage /workshop ,opposite B.E.S.T. Depot, S.V. Road, Santacruz (west) Mumbai: 400 054)

<u>ANNEXURE – B</u>

DETAILS OF FIRM

a)	Quotationer No. :
b)	Quotationer's Name :
c)	Quotationer's address, : Telephone/Mobile No. & e-mail
d)	Whether registered under : Yes/No B.S.T. Act, 1959 (RegistrationRegn. No. must be effective on date of quotation)
e)	Certificate in support : Enclosed/Not enclosed of (d) above if registered.
	(If this format is not filled in, it will be presumed that the quotationer is not a registered dealer)
f)	Information regarding status of tenderers/quotationers :
	i) If it is proprietary concern? If so, name of the owner.
	ii) If it is partnership concern, please furnish name of

each partner and copy of Registration Certificate.

iii) In case of Company, please furnish documentary proof

to show that the Company is registered.

Signature of authorized person of Concern Company/Quotationer

Annexure- C

(On Rs. 200/- Stamp Paper)

DECLARATION CUM INDEMNITY BOND

I,	of, do hereby
declar	ed and undertake as under.
1.	I declare that I have submitted certificates as required to B.M.C.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,
	MCGM 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 per the
	instructions of site in charge

Signature of Tenderer/Bidder (Seal of Firm / Co.)

BANKERS GURANTEE IN LIEU OF CONTRACT DEPOSIT

THIS INDENTURE made thisday of BETWEEN THE
BANK incorporated under the English/Indian Companies Acts and
carrying on business in Mumbai (hereinafter referred to as 'the bank' which expression shall be
deemed to includeits successors and assigns) of the first part
inhabitants
carrying on business at in Mumbai under the style and
name of Messer's(hereinafter referred to as 'the consultant') of the second
part Shri THE MUNICIPAL COMMISSIONER
FOR GREATER MUMBAI (hereinafter referred to as 'the
commissioner' which expression shall be deemed, also to include his successor or successors for
the time being in the said office of Municipal Commissioner) of the third part and THE
MUNICIPAL CORPORATION OF GREATER MUMBAI (hereinafter referred to as 'the
Corporation') of the fourth part WHEREAS the consultants have submitted to the Commissioner
tender for the execution of the work of "
and the terms of
such tender /contract require that the consultants shall deposit with the Commissioner as/contract
deposit/ earnest money and /or the security a sum of Rs(Rupees
)
AND WHEREAS if and when any such tender is accepted by the
Commissioner, the contract to be entered into in furtherance thereof by the consultants will
provide that such deposit shall remain with and be appropriated by the Commissioner towards
the Security deposit to be taken under the contract and be redeemable by the consultants, if they
shall duly and faithfully carry out the terms and provisions of such contract and shall duly satisfy
all claims properly chargeable against them there under AND WHEREAS the consultants are
constituents of the Bank and in order to facilitate the keeping of the accounts of the consultants,
the Bank with the consent and concurrence of the consultants has requested the Commissioner
to accept the undertaking of the Bank hereinafter contained, in place of the contractors
depositing with the Commissioner the said sum as earnest money and /or security as aforesaid
AND WHEREAS accordingly the Commissioner 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 testified) UNDERTAKES WITH the commissioner to pay to
the commissioner upon demand in writing , whenever required by him , from time to time , so to
do , a sum not exceeding in the whole Rs(Rupees) under

"Notwithstanding anything what has been stated above, our liability under the abo							
guarantee is restricted to Rsonly and guarantee shall remain in force u							
unless the demand or claim under this guarantee is made on us in wri							
on or before	on or beforeall your right under the above guarantee shall be forfeited and we shal						
be released from al	be released from all liabilities under the guarantee thereafter"						
IN WITNESS WH	EREOF						
WITNESS (1)							
Name and address							
WITNESS (2)		the duly constituted Attorney					
Name and address		Manager					
the Bank and the said Messer's							
(Name of the Bank)							
WITNESS (1)							
Name and address							
WITNESS (2)							
Name and address							
For Messer's							
address							

the terms of the said tender and /or the contract .The B.G. Is valid up to

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.

AGREEMENT FORM

Tender /	Quotation	dated 20
Standing Committee/Edu	cation Committee Resolution	No
CONTRACT FOR THE	WORKS	
thousand		Between Two
inhabitants of Mumba	i, carrying on business at	tin
Bombay under the st	yle and name of Messrs	
		(Hereinafter called "the contractor of
commissioner" in which context, or meaning ther Director (E,S.& P)of the Chercinafter called "the Construction, combas been accepted"	eof, his successor or successor he second part and the Mu Corporation") of the third part	irector(E.S.&P.) (hereinafter called "the ess the inclusion is inconsistent with the rs for the time being holding the office of nicipal Corporation of Greater Mumbai t, WHEREAS the contractor has tendered the works described above and his tender with the approval of the Standing OW THIS
THIS AGREEMI	ENT WITNESSETH as follow	YS:-
	-	shall have the same meanings as are onditions of Contract for works hereinafter
2. The following do of this agreement		form and be read and constructed as a part
a) The letter o	f Acceptance	
b) The Bid:		
c) Addendum	to Bid; if any	
d) Tender Doc	ument	
e) The Bill of	Quantities:	
f) The Specifi	cation:	
g) Detailed En	gineering Drawings	

Standard General Conditions of Contracts (GCC)

All correspondence documents between bidder and MCGM

h)

i)

- 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 Director (ES&P) in the presence of	Ex City/ WS/ ES
	Director (ES&P)
The Common seal of the Municipal Corporation of Greater Mumbai was hereunto affixed on the20 in the presence of two members of the Standing Committee.	ne
1.	1.
2.	2.
And in the presence of the Municipal Secretary	Municipal Secretary

Date -

Irrevocable Undertaking

(On Rs. 500/- Stamp Paper)

Ι,	Shri/ Smt	aged,	years	Indian
Inhab	itant. Proprietor/ Partner/ Director of M/s		,	resident
at		do hereby give Irrev	ocable und	ertaking
as uno	der;			
1.	I say & undertake that as specified in section 171	of CGST Act, 2017,	any reduct	ion in
	rate of tax on supply of goods or services or the bo	enefit of input tax cre	dit shall be	:
	mandatorily passed on to MCGM by way of comr	nensurate reduction i	n prices.	
2.	I further say and undertake that I understand that i	n case the same is no	t passed or	n and is
	discovered at any later stage, MCGM shall be at la	berty to initiate legal	action aga	inst me
	for its recovery including, but not limited to, an ap	ppeal to the Screening	g Committe	ee of the
	GST Counsel.			
3.	I say that above said irrevocable undertaking is bit	nding upon me/ my p	artners/ co	mpany/
	other Directors of the company and also upon my	our legal heirs, assig	nee, Exec	utor,
	administrator etc.			
4.	If I fail to compliance with the provisions of the C	ST Act, I shall be lia	ble for per	alty/
	punishment or both as per the provisions of GST	Act.		
What	ever has been stated herein above is true & correct to	o my/our own knowle	edge & bel	ief.
Solen	nnly affirmed at	DE	PONANT	
This o	lay of	BE	FORE ME	
Interp	reted Explained and Indentified by me			
D' 1				
Bid n	O-			

TECHNICAL SPECIFICATION

BRIHANMUMBAI MUNICIPAL CORPORATION

EXECUTIVE ENGINEER (TRANSPORT) W.S.

Sub: - Procurement of wiper spares for vehicles of Santacruz Garage under the fleet of Ex. Eng. (Tr.) W.S.

SPECIFICATION

Sr. No.	Part No.	Material Description	Make
1	1411400301110	WIPER BLADE - TATA 1613 , A/L 1618	As per sample
2	1411400301104	WIPER ARM - TATA 1613 , A/L 1618	As per sample
3	1411400301125	WIPER MOTOR ASSY - TATA 1613	As per sample
4	1411400301123	WIPER MACHINE - TATA 1613	As per sample
5	1411400301122	WIPER MACHINE - A/L 1618	As per sample
6	1411400300970	WIPER LINKAGE - TATA A/L	As per sample
7	1411400309811	WIPER WHEEL BOX	As per sample
8	1411400309817	WIPER BLADE - EICHER 2075	As per sample
9	1411400309818	WIPER ARM - EICHER 2075	As per sample
10	1411400300967	WIPER BLADE - SML T3500	As per sample
11	1411400301124	WIPER MOTOR - SML T3500	As per sample
12	1411400300521	WIPER LINK - SML T3500	As per sample

Note: 1. Quotationer has to supply material compactible to Tata 1613 BS-IV, A/L 1618 BS-IV, Eicher – 5016, Eicher 2075, SML T3500.

2. Quotationer shall visit the respective garages of BMC for detailed specifications of Materials required, vehicles etc.

Sd/-S.E.(Tr)W.S. Sd/-A.E.(Tr)W.S.

EXECUTIVE ENGINEER (TRANSPORT) W.S

Schedule of Quantity

Note: The schedule of quantity is for information purpose only.

The quotationer has to fill the rates online.

The Quotationer has to fill the base rates for all items without considering any GST/taxes.

Sr .No.	HSN Code	Material Description		Rate
1	73180000	WIPER BLADE - TATA 1613 , A/L 1618	20	
2	73180000	WIPER ARM - TATA 1613 , A/L 1618	10	
3	85010000	WIPER MOTOR ASSY - TATA 1613	3	
4	4 85120000 WIPER MACHINE - TATA 1613		2	
5	85120000 WIPER MACHINE - A/L 1618		2	
6	73180000	80000 WIPER LINKAGE - TATA A/L		
7	7 85129000 WIPER WHEEL BOX		10	
8	8 73180000 WIPER BLADE - EICHER 2075		10	
9	9 85124000 WIPER ARM - EICHER 2075		10	
10	73180000	WIPER BLADE - SML T3500		
11	85030000) WIPER MOTOR - SML T3500		
12	85360000	60000 WIPER LINK - SML T3500		

EX.ENGINEER (TRANSPORT)W.S. / Dy. Ch. Eng. (S.W.M.) Transport Ex. Engineer (Transport) W.S., Santacruz garage / workshop opposite B.E.S.T. Depot, S.V. Road, Santacruz (West), Mumbai – 400 054.

e-QUOTATION NOTICE

BID No. 2024 MCGM 1041540

The Brihanmumbai Municipal Corporation invites e-Quotations from eligible quotationers the details are as follows:

Description of Supply	e-Quotation Deposit (EMD) Rs.	Scrutiny fee	Due Date	Work completion period	Quotation validity
"Procurement of wiper spares for vehicles of Santacruz Garage under the fleet of Ex. Eng. (Tr.) W.S."	Rs.3,900/-	Rs. 330/- + GST as applicable	21.06.2024 04.00 pm	07 days	90 days

The successful Quotationer shall supply the spares parts/required materials at Stores of Santacruz Garage situated at Opp.Milan Mall, S.V.Road, Santacruz (W), Mumbai – 400 054 / as mentioned in the e-Quotation.

The detailed information regarding the quotation is available in the office of Ex. Engineer (Transport) W.S., Santacruz Garage / workshop, Opposite B.E.S.T. Depot, S.V. Road, Santacruz (West), Mumbai – 400 054.

Sd/-Ex. Eng. (Tr.) W.S. i/c