

#### **SBI INFRA MANAGEMENT SOLUTIONS PVT.LTD.**

# (A wholly owned subsidiary of SBI)

# TENDERS ARE INVITED FOR PROPOSED AIR CONDITIONING WORK AT SBI PANCHVATI BRANCH, VADODARA.

#### **FROM**

# AUTHORISED DEALEROF RECOMMENDED MAKE (CARRIER, HITACHI, DAIKIN, VOLTAS) IN GUJARAT

# PART - A: TECHNICAL BID

# **TENDER ID: AHM201903006**

<u>TENDER SUBMITTED BY</u> : NAME	:	
ADDRESS	:	
DATE	:	

#### ARCHITECT:

Ar. HEMANT DESAI
322, TOWER B, ATLANTIS K-10,
OPP. VADODARA CENTRAL MALL,
SARABHAI ROAD, VADIWADI
VADODARA-390007
pile = 9825052677/ PH NO: 0265-235929

Mobile – 9825052677/ PH NO: 0265-2359299 Email – desaicon@yahoo.co.in / hemantdesai31@gmail.com



# **NOTICE INVITING TENDERS**

SBIIMSonbehalfofSBIthroughitsArchitect<u>Hemant desai. Vadodara</u> invites tenders in two bid system from the Authorized dealer of Make:carrier, hitachi, daikin, voltas for **AIR CONDITIONING WORK**at Panchvati Branch, VADODARA.

Please enclose valid authorization certificate from the company along with the Technical Bid other wise tender shall be treated as rejected. Details of the tender are as under:

The details of tender are as under:

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S.No.	Description	
1.	Name of work	Proposed Air Conditioning works of Panchvati Branch, VADODARA.
2.	Nature of Work	Air Conditioning work
3.	Time allowed for completion	(45 days) 1 Months 15 Days from date of acceptance of work order.
4.	Application Fees	Rs.1000/-Amount to be paid only through SBI Collect payment portal available in SBI site www.onlinesbi.com) (Detailed flow chart about how to pay tender fees online mentioned below).Online fees payment receipt should be enclosed with technical bid. Application received without online application fees payment receipt shall be rejected.
5.	Earnest Money Deposit	Rs.2,900/- (TwoThousand Nine Hundred only) by means of Demand Draft / Pay Order (Valid for a period of 180 Days from the last date of submission of the tender) from any scheduled Nationalized Bank drawn in favour of State Bank of India and payable atVADODARA.
6.	Initial Security Deposit	2% of contract amount including EMD
7.	Total Security deposit	5% of the final bill amount including ISD.
8.	Start and end date for downloading of tender documents form Bank's website	05.03.2019 to 15.03.2019 at www.sbi.co.in/portal/web/home/procurement- news



9.	Last date & time for submission of Technical bid, EMD and cost of tender document.	15.03.2019 by 03:00 PM
10.	Address at which Technical bid (hard copy) along with EMD & Cost of tender document has to be submitted	The Asst. General Manager, State Bank of India, Region-II, Administrative office, 6 <sup>th</sup> Floor, Paradise Complex, Sayajigunj, Vadodara.
11.	Date and time of opening of Technical bid & price bid at mentioned at Sr. No.10	15.03.2019 by 03:30 PM
12.	Date &time for submission of online indicative price bid.	NA
13.	Date & time for opening ofonline indicative price bid.	NA
14.	Date & time for e-reverse auction	NA.
15.	Liquidated Damages	0.50% of contract amount per weeks subject to max. 5% of contract value or final bill value.
16.	Defects liability period	12 Months from the date of Virtual Completion
17.	Validity of offer	90 days from the date of opening of Price-bid
18.	Value of Interim Certificate	Interim payment certificate will normally be not issued. Final Bill will be paid against the final payment certificate on detailed final bills submitted by the contractor to the Architect on successful completion of the work.
19.	Insurance	The contractor shall obtain all necessary insurance policies as per the governing laws applicable at the center& shall requireto produce the original policy of the policies & receipt of the premium as applicable in the matter to the Architect/Bank.



20.	Water and Electricity	If contractor is permitted to use SBIIMS's source of water & electricity, the SBIIMS Pvt. Ltd will recover @ 0.5% of contract amount from the final bill of contractor. However further distribution & extension & light fixtures etc. with required MCB switches, switch boards, lamp, tube etc. shall be arranged by the contractor at their own cost within the accepted tender amount. Bank will recover 0.5% of the final bill amount towards consumption of water & electricity
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- 21. The contractor shall submit the tender in two bid system kept in separate covers. Part A- Technical bid cover shall contain the following documents:
  - a. Forwarding letter.
  - b. NIT cum draft tender stamped and signed on each paper.
  - c. Bill of quantities stamped and signed on each paper.
  - d. Set of all drawings stamped and signed.
  - e. Rs.1000/-Amount to be paid only through SBI Collect payment portal available in SBI site <a href="www.onlinesbi.com">www.onlinesbi.com</a>)
    (Detailed flow chart about how to pay tender fees online mentioned below).Online fees payment receipt should be enclosed with technical bid. Application received without online application fees payment receipt shall be rejected.
  - f. Banker cheque/ DD of **Rs.2**, **900/- (Two Thousand Nine Hundred only)** as EMD (Refundable) favoring State Bank of India, payable at VADODARA.

Part B- Financial bid cover shall contain the Price bid only.

Both the covers shall be kept in a large cover and it shall be send to the Address as mentioned in Para 10 above.



- 22. Tenders can be downloaded from the bank's website <a href="https://www.sbi.co.in/portal/web/home/procurement-news">www.sbi.co.in/portal/web/home/procurement-news</a>. It shall be responsibility of the contractor to arrange and ensure that all pages of technical and financial bid are properly bound separately. Tenders in loose pages may be disqualified.
- 23. The contractor shall sign and stamp each page of the tender document thereby ensuring the number and sequence of all pages.
- 24. No conditions other than mentioned in the tender will be considered, and if given they will have to be withdrawn before opening of the price-bid.
- 25. The SBIIMS reserve their rights to accept or reject any or all the tenders, either in whole or in part without assigning any reason(s) for doing so and no claim / correspondence shall be entertained in this regard.
- 26. TendersreceivedwithoutEMDandCostofTenderDocumentsshallbesummarilyrejected and such tenders shall not be allowed to participate in the online price bidding process.
- 27. In case the date of opening of tenders is declared as a holiday, the tenders will be opened on the next working day at the same time.
- 28. SBIIMS has the right to accept / reject any / all tenders without assigning any reasons and no correspondence shall be entertained in this regard.

Yours Faithfully,

For, Ar. HEMANT DESAI 322, TOWER B, ATLANTIS K-10, OPP. VADODARA CENTRAL MALL, SARABHAI ROAD, VADIWADI VADODARA-390007.



# **HOW TO MAKE ONLINE TENDER FEES**

Go to SBI Internet Banking Website-https://www.onlinesbi.com/ **Select SBI Collect from Top Menu** Click Check box to Proceed Select "All India" in state Corporate/Institution and "Commercial Services" in type of Corporate / Institution after that click go Select "SBI INFRA MANAGEMENT SOLUTIONSPVT. LTD." IN Commercial **Services Name and Submit** Select "Tender Application Fee" in Payment category and Enter "Tender **ID** " and Submit The Vendor will have to fill up the fields properly and submit upon making the payment a receipt will be generated with a reference no. on submit. The Contractor has to enclose the receipt along with EMD in **Technical Price.** 



#### **FORM TENDER**

To, The Asst. General Manager, State Bank of India, Region-II, Administrative office, 6<sup>th</sup> Floor, Paradise Complex, Sayajigunj, Vadodara.

#### Dear Sir.

Having examined the drawings, specification, design and schedule of quantities relating to the works specified in the memorandum hereinafter set out and having visited and examined the site of the works specified in the said memorandum and having acquired the requisite information relating thereto as affecting the tender, I/We hereby offer to execute the works specified in the said memorandum at the rates mentioned in the attached Schedule of Quantities and in accordance in all respects with the specifications, design, drawings and instructions in writing referred to in conditions of tender, the Articles of Agreement, Special Conditions, Schedule of Quantities and Conditions of Contract and with such materials as are provided for by, and in all other respects in accordance with such conditions so far as they may be applicable.

#### **MEMORANDUM**

Description of work	Proposed Air conditioning works of PanchvatiBranch, VADODARA.
Earnest Money	Rs.2,900/- (Two Thousand Nine Hundred only)by means of Demand Draft / Pay Order from any scheduled Nationalized Bank drawn in favour of State Bank of India and payable at VADODARA.
Percentage, if any, to be deducted from Bills and total amount to be retained	10 % from Running Bills, subject to maximum Total 5% of contract amount or actual Final Bill value including EMD & Initial Security Deposit.
Time allowed for completion of the Works from fourteenth day after the date of written order or date of handing over of the site (whichever islater) to commence the work	45 days

I/WehavedepositedasumofRs.2,900/- (Two Thousand Nine Hundred only) of the total tender amount as Earnest Money with the State Bank of India which is not to bear any interest. Should I / We fail to execute the Contract when called upon to do sol/ We do hereby agree that this sum shall be for feited by me/us to SBI Infra Management Solutions Pvt. Ltd.



1) Our Bankers are: i)
ii)
The names of partners of our firm are: i)
ii)
Name of the partner of the firm Authorized to sign
Or
(Name of person having Power of Attorney to sign the Contract.) (Certified true copy of the Power of Attorney should be attached
Yours faithfully,
Signature of Contractors.
Signature and addresses of Witnesses
i)
i



#### **ARTICLES OF AGREEMENT**

(On non-judicial Stamp Paper of Rs. 500/- or as per latest Govt. Rules) ARTICLES OF AGREEMENTmadethe dateof between SBIIMS, on behalf of SBI, having its office at Mumbaiherein after called "the Service Provider" of the One WHEREAS SBIIMS the desirous is of and has caused drawings and specifications describing the work to be done to be preparedby Ar. Hemant Desai, its Architects. ANDWHEREAS the said Drawings numbered to inclusive, the Specifications and the Schedule of Quantities have been signed by or on behalf of the parties hereto. AND WHEREAS the Contractor has agreed to execute upon and subject to the forthhereinandtotheConditionssetforth Conditions set the Special Conditions and in the Schedule of Quantities and Conditions of Contract (all of which are collectively hereinafter referred to as "the said conditions") the works shown upon the said Drawings and / or described in the said Specifications and included in the

#### NOW IT IS HEREBY AGREED AS FOLLOWS:

referred to as "the said Contract Amount.)

1) In consideration of the said Contract Amount to be paid at the times and in the manner set forth in the said Conditions, the Contractor shall upon and subject to the said Conditions execute and complete the work shown upon the said Drawings and described in the said Specifications and the priced Schedule of Quantities.

Schedule of Quantities at the respective rates therein set forth amounting to the sum as therein arrived at our such other sum as shall become payable there under (hereinafter

2) The Employer shall pay to the Contractor the said Contract Amount, or such other sum as shall become payable, at the times and in the manner specified in the said Conditions.

The term "the Architects" in the said Conditionsshallmean the **Ar. Hemant Desai**, or in the event of their ceasing to be the Architects for the purpose of this Contract for whatever reason, such other person or persons as shall be nominated for that purpose by the Employer, not being a person to whom the Contractor shall object for reasons considered to be sufficient by the Employer, PROVIDED ALWAYS that no person or persons subsequently appointed to be Architects under this Contract shall be entitledtodisregard or overrule any previous decisions or approval or direction given or expressed in writing by the outgoing Architects for the time being.



- 3) The said Conditions and Appendix thereto shall be read and construed as forming part of thisAgreement,andthepartiesheretoshallrespectivelyabidebysubmitthemselvestothe saidConditionsandperformtheAgreementsontheirpart respectivelyinthesaidConditions contained.
- 4) The Plans, Agreements and Documents mentioned herein shall form the basis of this Contract.
- 5) This Contract is neither a fixed lump-sum contract nor a piece work contract but a contract to carry out the work in respect of the entire building complex to be paid for according to actual measured quantities at the rates contained in the Schedule of Quantities and Rates or as provided in the said Conditions.
- 6) TheContractorshallaffordeveryreasonablefacilityforthecarryingoutofallworksrelating to civil works, installation of lifts, Telephone, electrical installations, fittings air-conditioning and other ancillary works in the manner laid down in the said Conditions, and shall make good any damages done to walls, floors, etc. after the completion of his work.
- 7) The SBIIMS reserves to itself the right of altering the drawings and nature of the work by adding to or omitting any items of work or having portions of the same carried out without prejudice to this Contract.
- 8) TimeshallbeconsideredastheessenceofthisContractandtheContractorherebyagrees to commence the work soon after the Site is handed over to him or from the date of issue of formal work order as provided for in the said Conditions whichever is later and to complete the entire work within 45 days subject to nevertheless the provisions for extension of time.
- 9) All payments by the SBI under this contract will be made only atAhmedabad.
- 10) All disputes arising out of or in any way connected with this agreement shall be deemed to have arisen at Ahmedabad and only the courts in Ahmedabad i shall have jurisdiction to determine the same.
- 11) That the several parts of this Contract have been read by the Contractor and fully understood by the Contractor.
  - IN WITNESS WHEREOF THE SBIIMS and the Contractor have set their respective hands to these presents and two duplicates hereof the day and year first hereinabove written.

SIGNATURE CLAUSE

SIGNED AND DELIVERED by the



	By the	(Employer)
	hand of Shri	
	(Name and Designation) In	(Signature of Employer)
	thepresence of:	
1)	Shri /Smt.	(Signature of Witness)
	Address	
	(Witness) SIGNED AND DELIVERED by the	
	Bythe (Contractor)	(Signature of Contractors)
	in the presence of:	
	Shri/ Smt	(Signature ofWitness)
	Address	<u> </u>
	(Witness)	



# <u>SECTION – 1</u> INSTRUCTIONS TO THE TENDERERS

# 1.0 Scope ofwork

Sealed Tenders are invited **by Ar. Hemant Desai, Vadodara**for and behalf of SBI / SBIIMSPL for the work of Proposed Air conditioning works at PANCHVATI BRANCH, VADODARA.

#### 1.1 Site and its location

The proposed work is to be carried out at SBI PANCHVATI BRANCH, Aura Square, Panchvati, Gorwa – Refinery Road, Gorwa, Vadodara.

#### 2.0 Tender documents

**2.1** The work has to be carried out strictly according to the conditions stipulated in the tender consisting of the following documents and the most workmen likemanner.

Instructions to tenderers
General conditions of Contract
Special conditions of Contract
Additional Specifications
Drawings
Priced bid A

- 2.2 The above documents shall be taken as complementary and mutually explanatory of one another but in case of ambiguities or discrepancies, shall take precedence in the order givenbelow;
  - a) PriceBid
  - b) Additional Specifications
  - c) Technical specifications
  - d) Drawings
  - e) Special conditions of contract
  - f) General conditions of contract
  - g)Instructions to Tenderers
    - **2.3** Complete set of tender documents including relative drawings can be downloaded from the website www.sbi.co.in/portal/web/home/procurement-news



**2.4** The tender documents are nottransferable.

#### 3.0 SiteVisit:

3.1 The tenderer must obtain himself on his own responsibility and his own expenses all informationanddatathatmayberequiredforthepurposeoffillingthistenderdocument and enter into a contract for the satisfactory performance of the work. The tenderer is requested satisfy himself regarding the availability of water, power, transport and communication facilities, the character quality and quantity of the materials, labour, the law and order situation, climatic conditions local authorities requirement, traffic regulationsetc; The tenderer will be fully responsible for considering the financial effect of any or all the factors while submitting histender.

# 4.0 EarnestMoney:

- 4.1 The tenderers are requested to submit the Earnest Money of Rs.2,900/- (Two Thousand Nine Hundred only) by means of Demand Draft/Pay Order(Valid for a period of 180 Days from the last date of submission of the tender) from any scheduled Nationalized Bank drawn in favour of State Bank of India and payable at VADODARA.
- 4.2 EMD in any other form other than as specified above will not be accepted. Tender not accompanied by the EMD in accordance with clause 4.1 above shall be rejected.
- 4.3 No interest will be paid on the EMD.
- 4.4 EMD of unsuccessful tenderer will be refunded within 30 days of award of Contract.
- 4.5 EMD of successful tenderer will be retained as a part of security deposit.
- 5.0 Initial Security Deposit:

The successful tenderer will have to submit a sum equivalent to 2% of accepted tender value less EMD by means of DD drawn in favour of SBIIMS Payable at Ahmedabad within a period of 7 days of acceptance oftender.

#### **5.1 Security Deposit:**

Total security deposit shall be 5% of contract value. Out of this 2% of contract value is in the form of Initial Security Deposit (ISD) which includes the EMD. Balance 3% shall bedeductedfromtherunningaccountbilloftheworkattherateof10%ofthe respective runningaccountbilli.e.,deductionfromeachrunningbillaccountwillbe@10%tillTotal Security Deposit (TSD) including ISD reaches to 5% of contract value. The 50% of the Total



Security Deposit shall be paid to the contract on the basis of architect's certifying the virtual completion. The balance 50% would be paid to the contractors after the defects liability period as specified in the contract.

# **5.2 Additional Security Deposit:**

In case L-1 bidder quotes abnormally low rates (i.e. 10% or more, below estimated project cost), the bank may ask such bidder to deposit additional security deposit (ASD) equivalent to difference of estimated cost vis-à-vis L-1quoted amount for due fulfillment of contract. Such ASD could be in the joint name of the Bank and bidder in the form of FDR / Bank's guarantee as per format approved by the Bank. On successful completion of work ASD will be returned to the contractor. In case contractor fails to complete the work in time or as per tender specification or leave the job incomplete, the bank will be at liberty to recover the dues from ASD or to forfoit such ASD as the case may be within its sole discretion.

No interest shall be paid to the amount retained by the Bank as Security Deposit for the defect liability period of one year from the date virtual completion certificate (VCC). However, interest on FDR for additional security deposit will be received by the bidder.

# 5.3 Signing of contract Documents:

The successful tenderer shall be bound to implement the contract by signingan agreement and conditions of contract attached herewith within 15 days from thereceipt of intimation of acceptance of the tender by the Bank. However, the written acceptance of the tenders by the Bank will constitute a binding agreement between the Bank and successfultenderer whether suchformalagreementissubsequentlyenteredintoornot.

# 6.0 Completion Period:

Timeisessenceofthecontract. Theworkshouldbecompleted in all respect accordance with the terms of contract within a period of **45 days** from the date of award of work.

#### 7.0 Validity of tender:

Tenders shall remain valid and open for acceptance for a period of 90 days from the date of e-reverse auction. If the tenderer withdraws his/her offer during the value period ormakesmodificationsinhis/heroriginalofferwhicharenotacceptabletoBankwithout prejudice to any other right or remedy the Bank shall be at liberty forfeit theEMD.

#### 8.0 Liquidated Damages:

The liquidated damages shall be 0.50% per week subject to a maximum of 5% of contract value.

#### 9.0 Rate and prices:



# 9.0.1 In case of item rate tender:

Thetenderersshallquotetheirratesforindividualitemsbothinwordsandfigure.Incase of discrepancy between the rate quoted in words and figures, the unit rate quantity in wordswillprevail.Ifnorateisquotedforaparticularitemthecontractorshallnotbepaid for that item when it isexecuted.The amount of each item shall be calculated and the requisite total is given. In case of discrepancybetweentheunitrateandthetotalamountcalculatedfrommultiplication of unit rate and the quantity the unit rate quoted will govern and the amount will be corrected.

The tenderers need not quote their rates for which no quantities have been given. In case the tenderers quote their rates for such items those rates will be ignored and will not be considered during execution.

The tenderers should not change the units as specified in the tender. If any unit is changedthetenderswouldbeevaluatedaspertheoriginalunitandthecontractorwould be paidaccordingly.

The tenderer should not change or modify or delete the description of the item. If any discrepancy is observed he should immediately bring to the knowledge of the Architect/SBIIMS

EachpageoftheBOQshallbesignedbytheauthorizedpersonandcuttingoroverwriting shall be duly attested by him.

Each page shall be totaled and the grand total shall be given.

The rate quoted shall be firm and shall include all costs, allowances, materials, labours, taxes etc. except G.S.T, which shall be payable / reimbursed at actual

The SBIIMS reserve their rights to acceptany tenders, either in whole or in part or may entrust the work in phase sor may drop the parts cope of work at any stage of the project within its sole discretion without assigning any reason(s) for doing so and no claim / correspondence shall be entertained in this regard.

SIGNATURE OF THE CONTRACTOR WITH SEAL



# **GENERAL CONDITIONS OF CONTRACT**

#### 1.0 Definitions:-

"Contractmeansthedocumentsformingthetenderandtheacceptancethereofandthe formal agreement executed between SBI Infra Management Solutions Pvt. Ltd. (client) and the contractor, together with the documents referred there in including these conditions, the specifications, designs, drawings and instructions issued from time to time by the Architects / Bank and all these documents taken together shall be deemed to form one contract and shall be complementary to oneanother.

In the contract the following expressions shall, unless the context otherwise requires, have the meaning hereby respectively assigned tothem.

- 1.0.1 'SBIIMS'shallmeanSBIInfraManagementSolutionsPvt.Ltd.(Project Management Services Provider-PMS) having its Circle Office at Third Floor, SBI, LHO, Bhadra, Laldarwaja, Ahmedabad-380001 and includes the client's representatives, successors and assigns.
- 1.0.2 'Architects/ Consultants' shall mean **Ar. Hemant Desai**, Architects & Interior Designers, Vadodara.
- 1.0.3 'Site Engineer' shall mean an Engineer appointed by the SBIIMS at site as their representative for day-to-day supervision of work and to give instructions to the contractors.
- 1.0.4 'The Contractor' shall mean the individual or firm or company whether incorporate not, undertakingtheworksandshallincludelegalpersonalrepresentative of individual or firms of composing the firm or company and the permitted assignees of individual or firms of company.

The expression 'works' or 'work' shall mean the permanent or temporary work descriptioninthe "Scopeofwork" and/ortobeexecutedinaccordance with the contract includes materials, apparatus, equipment, temporary supports, fittings and things of kinds to be provided, the obligations of the contractor hereunder and work to be done by the contractor under the contract.

- 1.0.5 'Engineer' shall mean the representative of the Architect/consultant.
- 1.0.6 'Drawings' shall mean the drawings prepared by the Architects and issued by the Engineerandreferredtointhespecificationsandanymodificationsofsuchdrawingsas maybeissuedbytheEngineerfromtimeto time Contractvalueshallmeanvalueofthe entire work as stipulated in the letter of acceptance of tender subject such additions there to or deductions there from as may be made under the provide herein after contained.



- 1.0.7 Specifications' shall mean the specifications referred to in the tender and modifications thereof as may time to time be furnished or approved by the Architect/Consultant.
- 1.0.8 "Month" means calendarmonth.
- 1.0.9 "Week" means seven consecutivedays.
- 1.0.10 "Day" means a calendar day beginning and ending at 00 Hrs and 24 Hrs respectively.
- 1.1.11 "SBIIMS's Engineer" shall mean The Civil/Electrical Engineer in-charge of the Project, as nominated by the Circle Head and Vice President, SBIIMS, Ahmedabad
- 1.1.12 The following shall constitute the Joint Project Committee (herein under referred to as JPC) for assessing and reviewing the progress of the work on the project and to issue instructions or directions from time to time for being observed and followed by the Architects Site Engineer / PMC and other consultants / contractors engaged in the execution of the project.
- i) Vice President Circle Head of SBIIMS
- ii) SBIIMS Engineer (Civil and Electrical) in-charge of the Project
- iii) Concerned partner of the Architects and their Resident ArchitectMember.

#### **CLAUSE**

#### 1.0Total Security Deposit

Total Security deposit comprise of Earnest Money Deposit, Initial security deposit and Retention Money

#### 1.1 Earnest Money Deposit-

The tenderer shall furnish EMD of Rs.2,900/- (Two Thousand Nine Hundred only) in the form of Demand draft or bankers cheque drawn in favour of SBI payable at VADODARA., on any Scheduled Bank. No tender shall be considered unless the EMD is so deposited in the required form. No interest shall be paid on this EMD. The EMD of the unsuccessful tenderer shall be refunded soon after the decision to award the contract is taken without interest. The EMD shall stand absolutely forfeited if the tenderer revokes his tender at any time the period when he is required to keep his tender open acceptance by the SBIIMS or after it is accepted by the SBIIMS, the contractor fails to enter into a formal agreement or fails to pay the initial security deposit as stipulated or fails to commence the commence the work within the stipulated time.

#### 1.2 Initial Security Deposit (ISD)

The amount of ISD shall be 2% of accepted value of tender including the EMD in the form of DD/Fixed Deposit Receipt (FDR) drawn on any scheduled Bank and shall be deposited within 15 days from the date of acceptance of tender.



# 1.3 ADDITIONAL SECURITY DEPOSIT / PERFORMANCE GUARANTEE

In case L-1 bidder quotes abnormally low rates (i.e. 10% or more, below estimated project cost), the bank may ask such bidder to deposit additional security deposit (ASD) equivalent to difference of estimated cost vis-à-vis L-1 quoted amount for due fulfillment of contract. Such ASD could be in the joint name of the Bank and bidder in the form of FDR / Bank's guarantee as per format approved by the Bank. On successful completion of work ASD will be returned to the contractor. In case contractor fails to complete the work in time or as per tender specification or leave the job in complete, the bank will be at liberty to recover the dues from ASD or to forfeit such ASD as the case may be within its sole discretion.

No interest shall be paid to the amount retained by the Bank as Security Deposit for the defect liability period of one year from the date virtual completion certificate (VCC). However, interest on FDR for additional security deposit will be received by the bidder.

# 1.4 Retention Money:

BesidestheSDasdepositedbythecontractorintheabovesaidmanner,theRetention money shall be deducted from the running account bill at the rate of 10% of the gross value of work done by the contractor and claimed in each bill provided the total security deposit i.e. ISD plus EMD plus Retention Money shall both together not exceed 5% of the contract value. The 50% of the total security deposit shall be refunded to the contractor without any interest on issue of Virtual Completion certificate by the Architect/consultant. The balance 50% of the total security deposit shall be refunded to the contractorswithoutinterestwithinfifteendaysaftertheendofdefectsliabilityperiod provided the contractor has satisfactorily attended to all defects in accordance with the conditions of contract including site clearance.

#### 2.0 Language:

The language in which the contract documents shall be drawn shall be in English.

# 3.0 Errors, omissions and discrepancies:

In case of errors, omissions and/ or disagreement between written and scaled dimensions on the drawings or between the drawings and specifications etc., the following order shallapply.

- i) Between scaled and written dimension (or description) on a drawing, the latter shall be adopted.
- ii) Between the written or shown description or dimensions in the drawings and the corresponding one in the specification the former shall be taken ascorrect.
- iii) Between written description of the item in the specifications and descriptions in bills of quantities of the same item, the former shall beadopted:



- a) In case of difference between rates written in figures and words, the rate in words shall prevail.
- b) Between the duplicate / subsequent copies of the tender, the original tender shall be taken ascorrect.

# 4.0 Scope of Work:

The contractor shall carryout complete and maintain the said work in every respect strictly accordance with this contract and with the directions of and to the satisfaction Bank to be communicated through the architect/consultant. The architect/consultant at the directions of the SBIIMS from time to time issue further drawings and / or write instructions, details directions and explanations which are here after collectively references to as Architect's /consultant's instructions in regard to the variation or modification of the design, quality or quantity of any work or the addition or omission or substitution work. Any discrepancy in the drawings or between BOQ and / or drawings and/orspecifications. Theremoval from the site of any material brought thereon by the

Contractorandanysubstitutionofanyothermaterialsthereforetheremovaland/orre- execution of any work executed by him. The dismissal from the work of any person engagedthereupon.

# 5.0 i) Letter of Acceptance:

Within the validity period of the tender the SBIIMS shall issue a letter of acceptance directly or through the architect by registered post or otherwise depositing at the of the contractorasgiveninthetendertoenterintoaContractfortheexecutionoftheworkas per the terms of the tender. The letter of acceptance shall constitute a bind contract between the SBIIMS and the contractor.

#### ii) Contract Agreement:

OnreceiptofintimationoftheacceptanceoftenderfromtheSBIIMS/Architect thesuccessfultenderershallbeboundtoimplementthecontractandwithinfifteendays there of shall sign an agreement in a non-judicial stamp paper of appropriate value.

# 6.0 Ownership of drawings:

All drawings, specifications and copies thereof furnished by the SBIIMS / SBI through its Architect / consultants are the properties of the SBIIMS They are not to be used on other work.

#### 7.0 Detailed drawings and instructions:

The SBIIMS through its architects / consultants shall furnish with reasonable proper additional instructions by means of drawings or otherwise necessary for the execution of the work. All such drawings and instructions shall be consistent with contract documents, true developments thereof and reasonably inferable there.

Theworkshallbeexecutedinconformitytherewithandthecontractorprepareadetailed program



schedule indicating therein the date of start and completion of various activities on receipt of the work order and submit the same to the SBIIMS through thearchitect/consultant

# 7.1 Copies of agreement:

Two copies of agreement duly signed by both the parties with the drawings shall be handed over to the contractors.

# 8.0 Liquidated damages:

Ifthecontractorfailstomaintaintherequiredprogress in terms of clause 6.0 of GOC or to complete the work and clear the site including vacating their office on or before the contracted or extended date or completion, without justification in support of the cause of delay, hemay be called upon without prejudice to any other right of remedy available under the law to the SBIIMS on account of such breach to pay a liquidated damages at the rate of 0.50% of the contract value which subject to a maximum of 5% of the contract value.

#### 9.0 Materials, Appliances and Employees:

Unless or otherwise specified the contractor shall provide and pay for all materials, labour, water, power, tools, equipment transportation and any other facilities that are required for the satisfactory execution and completion of the work. Unless or otherwise specified all materials shall be new and both workmanship and materials shall be best quality. The contractor shall at all times enforce strict discipline and good order among his employees and shall not employ on the work any unfit person or anyone not skilled in the work assigned to him. Workman whose work or behavior is found to be unsatisfactory by the SBIIMS /Architect/ consultant he shall be removed from the site immediately.

#### 10.0 Permits, Laws and Regulations:

Permits and licenses required for the execution of the work shall be obtained by the contractor at his own expenses. The contractor shall give notices and comply with the regulations, laws, and ordinances rules, applicable to the contract. If the contractor observes any discrepancy between the drawings and specifications, he shall promptly notify the SBIIMS in writing under intimation of the Architect/ Consultant. If the contractorperformsanyact, which is against the law, rules and regulations he shall meet all the costs arising the reform and shall indemnify the SBIIMS any legal actions arising the reform.

# 11.0 Setting out Work:

The contractor shall set out the work and shall be responsible for the true and perfect settingoutofthesameandforthecorrectnessofthepositions,levels,dimensions,and alignment of all parts thereof and get it approved by the architect / consultant before proceeding with the work. If at any time any error in this respect shall appear duringthe progressoftheworks,irrespectiveofthe face thatthelayouthadbeenapprovedby,the architect / consultant the contractor shall be responsible for the same ad shall his own expenses rectify such error, if so, required to satisfaction of the SBIIMS



# 12.0 Protection of works and property:

The contractor shall continuously maintain adequate protection. of all his work from damage and shall protect the SBI's properties from injury or loss arising in connection with contract. He shall make good any such damage, injury, loss, except due to causes beyond his control and due to his fault or negligence.

He shall take adequate care and steps for protection of the adjacent properties. The contractor shall take all precautions for safety and protections of his employees on the works and shall comply with all applicable provisions of Govt. and local bodies' safetylawsand building gcodestopreventaccidents, or injuries to persons or property on about oradjacent to his place of work. The contractor shall take insurance covers as perclause at his own cost. The policy may be taken in joint names of the contractor and the SBIIMS and the original policy may be lodged with the SBIIMS

# 13.0 Inspection of work:

The SBIIMS / Architect / Consultant or their representatives shall at all reasonable times have free access to the work site and / or to the workshop, factories, or other places where materials are lying or from where they are obtained and the contractor shall give every facility to the SBIIMS/Architect/consultant and their representatives necessary for inspection and examination and test of the materials and workmanship. No person unless authorized by the SBIIMS/ Architect

/Consultant except the representative of Public authorities shall be allowed on the work atanytime. The proposed work either during its construction stage or its completion can also be inspected by the Chief Technical Examiner's Organization a wing of Central Vigilance commission.

# 14.0 Assignment and subletting:

Thewholeofworkincludedinthecontractshallbeexecutedthecontractorandheshall not directly entrust and engage or indirectly transfer, assign or underlet the contract or any part or share there of or interest therein without the written consent of the SBIIMS through the Architect and no undertaking shall relieve the contractor from the responsibility of the contractor from active & superintendence of the work during its progress.

#### 15.0 Quality of materials, workmanship &Test:

All materials and workmanship shall be best of the respective kinds described in the contract and in accordance with Architect/consultant instructions and shall be subject from time to time to such tests as the architect/consultant may direct at the place of manufacture or fabrication or on the site or an approved testing laboratory. The contractor shall provide such assistance, instruments, machinery, labor, and materials as are normally required for examining measuring sampling and testing any material or partofworkbeforeincorporationintheworkfortestingasmaybeselectedandrequired by thearchitect/consultant.

#### ii) Samples:



All samples of adequate numbers, size, shades & pattern as per specifications shall be supplied by the contractor without any extra charges. If certain items proposed to be used are of such nature that samples cannot be presented or prepared at the site detailedliterature/testcertificateofthesameshallbeprovidedtothesatisfactionof the Architect/consultant beforesubmittingthesample/literaturethecontractorshallsatisfy himself that the material / equipment for which he is submitting the sample / literature meetwiththerequirementoftenderspecification. Onlywhen the samples are approved inwritingbythearchitect/consultantthecontractorshallproceedwiththeprocurement and installation of the particular material / equipment. The approved samples shall by the signed by the Architect / Consultant for identification and shall be kept on record at site office until the completion of the work for inspection / comparison at any time. The Architect/Consultant shall take reasonable time approve the sample. to Any mightoccurinapprovingthesamplesforreasonsofitsnotmeetingthespecificationsorother discrepancies inadequacy in furnishing samples of best qualities from various manufacturers and such other aspects causing delay on the approval of the materials / equipment etc. shall be to the account of the contractor.

## iii) Cost of tests:

The cost of making any test shall be borne by the contractor if such test is intended by or provided for in the specification or BOQ.

# iv) Costs of tests not provided for:

If any test is ordered by the Architect/ Consultant which is either

a) If so intended by or provided for or (in the cases above mentioned) is not so particularized, or though so intended or provided for but ordered by the Architect / Consultant to be carried out by an independent person at any place other than the site or the place of manufacture or fabrication of the materials tested or any Government / approved laboratory, then the cost of such test shall be borne by the contractor.

#### 16.0 Obtaining information related to execution of work:

No claim by the contractor for additional payment shall be entertained which is consequent upon failure on his part to obtain correct information as to any matter affecting the execution of the work nor any misunderstanding or the obtaining incorrect information or the failure to obtain correct information relieve him from any risks or from the entire responsibility for the fulfillment of contract.

#### 17.0 Contractor's superintendence:

The contractor shall give necessary personal superintendence during the executionthe worksandaslong,thereafter,astheArchitect/Consultantmayconsidernecessaryuntil the expiry of the defects liability period, stated hereto.

# 18.0 Quantities:

The bill of quantities (BOQ) unless or otherwise stated shall be deemed to have been prepared in accordance with the Indian Standard Method of Measurements and quantities.



The rate quoted shall remain valid for variation of quantity against individual item to any extent. The entire amount paid under Clause 19, 20 hereof as well as amounts of prime cost and provision sums, if any, shall be excluded.

#### 19.0 Works to be measured:

The Architect/Consultant may from time to time in timate to the contractor that here quires the work to be measured and the contractor shall forthwith attend or send a quantity representative to assist the Architect in taking such measurements and calculation and to furnish all particulars or to give all assistance required by any of them. Such measurements shall be taken in accordance with the Mode of measurements detail in the specifications. The representative of the Architect / Consultant shall take measurements with the contractor's representative and the measurements enteredinthemeasurementbook. The contractor or his authorized representatives hall signallthepagesofthemeasurementbookinwhichthemeasurementshave been recorded in token of his acceptance. All the corrections shall be duly attested by both representatives. Nooverwritings shall be made in the M bookshould the contractor not attend or depute representative to omit to his take measurements measurementsrecorded by the representative of the Architect/consultant shall be final. ΑII authorized extra work, omissions and all variations made shall be included such measurement.

#### 20.0 Variations:

Noalteration, omission or variation or deredin writing by the Architect/consultant vitiates contract. In case the SBIIMS/ Architect / Consultant thinks proper at any during the progress additions to of works to make anv alteration in. or or omission theworksorany. Alteration in the kind or quality of the matrials to be used therein, the Architect / Consultant shall give notice thereof in writing to the contractor shall confirm in writing within days giving such oral instructions the contract shall seven of addto,oromitfromasthecasemaybeinaccordancewithsuchbutthecontractorshall not do any work extra to or make any alterations or additions to or omissions from the works or any deviation from any of the provisions of the contract, stipulations, specifications or contract drawings without previous consent in writing of the Architect/ Consultant and the value of such extras, alterations, additions or omissions shall in all cases be determined by the Architect / Consultant and the same shall be added to or deducted from the contract value, as the case maybe.

#### 21.0 Valuation of Variations:

No claim for an extra shall be allowed unless it shall have been executed under the authority of the Architect / Consultant with the concurrence of the SBIIMS as herein mentioned. Any such extra is herein referred to as authorized extra and shall be made in accordance with the following provisions.

(i)Thenetratesorpricesinthecontractshalldeterminethevaluationoftheextra work where such extra work is of similar character and executed under similar conditions as the work



# priceherein.

(ii)Ratesforallitems, wherever possible should be derived out of the rates given in the priced BOQ.

The net prices of the original tender shall determine the value of the items omitted, provided if omissions do not vary the conditions under which any remaining items of Works are carried out, otherwise the prices for the same shall be valued under sub- Clause 'c' hereunder.

Where the extra works are not of similar character and/or executed under similar conditions as aforesaid or where the omissions vary the conditions under which any remaining items or works are carried out, then the contractor shall within 7 days of the receipt of the letter of acceptance inform the Architect/ consultant of the rate which he intends to charge for such items of duly supported analysis orrates work. bν the rate claimedandtheArchitect/consultantshallfixsuchrateorpricesasinthecircumstances in his opinion are reasonable and proper, based on the marketrate.

Whereextraworkcannotbeproperlymeasuredorvaluedthecontractorshallbeallowed dayworkpricesatthenetratesstatedinthetender,oftheBOQor,ifnot,sostatedthen in accordancewiththelocaldayworkratesandwagesforthedistrict;providedthat ineither case, vouchers specifying the daily time (and if required by the Architect/Consultant) the workman's name and materials employed be delivered for verifications to the Architect/consultant at or before the end of the week following that in which the work has been executed.

Itis further reclarifiedthatforallsuchauthorizedextraitemswhereratescannotbe derived fromthetender,theContractorshallsubmitratesdulysupportedbyrateanalysisworked on the 'market rate basis for material, labour hire / running charges of equipment and wastages etc. plus 15% towards establishment charges, contractor's overheads and profit. Such items shall, not be eligible forescalation.

#### 22.0 Final measurement:

Themeasurementandvaluationinrespectofthecontractshallbecompletedwithintwo months of the virtual completion of thework.

#### 23.0 Virtual Completion Certificate (VCC):

On successful completion of entire works covered by the contract to the fullsatisfaction of the SBIIMS, the contractor shall ensure that the following works have been completed the satisfaction of the SBIIMS:

Clear the site of all scaffolding, wiring, pipes, surplus materials, contractor's labour equipment andmachinery.

Demolish, dismantleandremove the contractor's site office, temporary works, structure including laboursheds/camps and constructions and other items and things what so ever brought upon or erected at the site or any land allotted to the contractor by the SBIIMS not



incorporated in the permanentworks.

Remove all rubbish, debris etc. from the site and the land allotted to the contractor by the SBIIMS and shall clear, level and dress, compact the site as required by the SBIIMS

Shall put the SBIIMS in undisputed custody and possession of the site and all land allot by the SBIIMS

Shall hand over the work in a peaceful manner to the SBIIMS

All defects / imperfections have been attended and rectified as pointed out by the Architects to the full satisfaction of SBIIMS

Upon the satisfactory fulfillment by the contractor as stated above, the contractor is entitled to apply to the Architect / consultant is satisfied of the completion of work. Relative to which the completion certificate has been sought, the Architect/ consultant shallwithinfourteen(14)daysofthe receipt totheapplicationforcompletioncertificate, issue a VCC in respect of the work for which the VCC hasapplied.

This issuance of a VCC shall not be without prejudice to the SBIIMS's rights and contractor liabilities under the contract including the contractor's liability for defects liability nor shall the issuance of VCC in respect of the works or work at any site be construction as a waiver of any right or claim of the SBIIMS against the contractor in respect of or work at the site and in respect of which the VCC has been issued.

#### 24.0 Work by other agencies:

The SBIIMS / Architect / consultant reserves the rights to use premises and any portion the site for execution of any work not included in the scope of this contract which it may desire to have carried out by other persons simultaneously and the contractor shall not only allow extend reasonable facilities for the work. The contractor howevers hall not be required to provide any plantor material for the execution arrangement with of such work except by special the SBI. Such work shallbecarriedoutinsuchmannerasnottoimpedetheprogressoftheworksincluded in thecontract.

# 25.0 Insurance of works:

Without limiting his obligations and responsibilities under the contract the contractor shallinsureinthejointnamesoftheSBIIMSAndthecontractoragainstallloss of damages from whatever cause arising other than the excepted risks, for which he is responsible under the terms of contract and in such a manner that the SBIIMS and contractor are covered for the period stipulated I clause of GCC and are also covered during the period of maintenance for loss or damage arising from a cause, occurring prior to the commencement of the period of maintenance and for any loss or damageoccasionedbythecontractorinthecourseofanyoperationscarriedoutbyhim for the purpose of complying with his obligations under clause.



The Works for the time being executed to the estimated current Contract value thereof, or such additional sum as may be specified to gether with the materials for incorporation in the works at their replacement value.

The constructional plant and other things brought on to the site by the contractor to the replacement value of such constructional plant and other things.

Such insurance shall be effected with an insurer and in terms approved by the SBIIMS which approval shall not be unreasonably withheld and the contractor shall whenever required produce to the Architect / consultant the policy if insurance and the receipts for payment of the current premiums.

# 26.0 Damage to persons and property:

The contractor shall, except if and so far as the contract provides otherwise indemnify the SBI against all losses and claims in respect of injuries or damages to any personor material or physical damage to any property whatsoever which may arise out of or in consequence of the execution and maintenance of the works and against all claims proceedings, damages, costs, charges and expenses whatsoever in respect of or in relation thereto except any compensation of damages for or with respect to:

- a) The permanent use or occupation of land by or any part thereof.
- b) The right of SBIIMS to execute the works or any part thereof on, over, under, in or through anylands.
- c) Injuries or damages to persons or properties which are unavoidable result of the execution or maintenance of the works in accordance with the contract.
- d) InjuriesordamagetopersonsorpropertyresultingfromanyactorneglectoftheSBIIMS their agents, employees or other contractors not being employed by the contractor orfor or in respect of any claims, proceedings, damages, costs, charges and expenses in respect thereof or in relation thereto or where the injury or damage was contributed to by the contractor, his servants or agents such part of the compensation as may be just and equitable having regard to the extent of the responsibility of the SBIIMS, their employees, or agents or other employees, or agents or other contractors for the damage or injury.

# 27.0 Contractor to indemnify SBIIMS:

The contractor shall indemnify the SBIIMS against all claims, proceedings, damages, costs, charges and expenses in respect of the matters referred to in the provision sub-clause 26.0 of this clause.

#### 28.0 Contractor's superintendence:

The contractor shall fully indemnify and keep indemnified the SBIIMS against any action, claim, or proceeding relating to infringement or use of any patent or design or any alleged patent or design rights and shall pay any royalties which may be payable in respect toanyarticleorpartthereofincludedinthecontract. In the event of any claim made under or action



brought against SBIIMS in respect of such matters as aforesaidthecontractorshallbeimmediatelynotifiedthereofandthecontractorshallbe atliberty, athisown expenses to settle any dispute or to conduct any litigation that may arisetherefrom, provided that the contractors hall not beliable to indemnify the SBIIMS if the infringement of the patent or design or any alleged patent or design right is the direct result of an order passed by the Architect / consultant in thisbehalf.

## 29.0 Third Party Insurance:

Before commencing the execution of the work the contractor but without limiting his obligationsandresponsibilitiesunderclause25.0ofGCCshallinsureagainsthisliability for any material or physical damage, loss, or injury which may occur to any property including that of SBIIMS, or to any person, including any employee of the SBIIMS,byorarisingoutoftheexecutionoftheworksorinthecarryingoutof thecontract,otherwisethanduetothemattersreferredtointheprovisiontoclause25.0 thereof.

# 30.0 Minimum amount of Third Party Insurance:

Such insurance shall be affected with an insurer and in terms approved by the SBIIMS which approval shall not be reasonably withheld and for at least the amount stated below. The contractor shall, whenever required, produce to the. Architect / consultant the policy or policies of insurance cover and receipts for payment of the current premiums.

The minimum insurance cover for physical property, injury, and death is Rs.5 Lakh per occurrence with the number of occurrences limited to four. After each occurrence contractor will pay additional premium necessary to make insurance valid for four occurrencesalways.

# 31.0 Accident or Injury to workman:

TheSBIIMS shallnotbeliablefororin respect toanydamagesor compensation payableatlawinrespectorinconsequenceofanyaccidentorinjurytoanyworkmenor otherpersonintheemploymentofthecontractororanysub-contractor,saveandexcept an accident or injury resulting from any act or default of the SBIIMS or their agents,oremployees. The contractors hall indemnify and keep indemnified SBIIMS against all such damages and compensation, save and except as aforesaid, and against all claims, proceedings, costs, charges and expenses what so ever in respect thereof or in relation thereto.

#### 32.0 Insurance against accidents etc. to workmen:

ThecontractorshallinsureagainstsuchliabilitywithaninsurerapprovedbytheSBIIMS duringthewholeofthetimethatanypersonsareemployedbyhimontheworks and shall, when required, produce to the architect / consultant such policy of insurance and receipt for payment of the current premium. Provided always that, in respect of any persons employed by any sub-contractor the contractor's obligation to insured as aforesaidunderthissubclauseshallbesatisfiedifthesub-contractorshallhaveinsured against the liability in respect of such persons in such manner that SBIIMS is indemnified under the policy but the contractor



shall require such sub-contractor to produce to the Architect /consultant when such policy of insurance and the receipt for the payment of the currentpremium.

#### 33.0 Remedy on contractor's failure to insure:

If the contractor fails to effect and keep in force the insurance referred to above or any otherinsurancewhichhemayberequiredtoeffectunderthetermsofcontract, thenand in any such case the SBIIMS may effect and keep in force any such insurance and pay such premium or premiums as may be necessary for that purpose and from time to time deduct the amount so paid by the SBIIMS as aforesaid from any amount due or which may become due to the contractor, or recover the same as debt from thecontractor.

Without prejudice to the others rights of the SBIIMS against contractors. In respectofsuchdefault, the employers hall be entitled to deduct from any sums payable to the contractor the amount of any damages costs, charges, and other expenses paid by the SBIIMS And which are payable by the contractor sunder this clause. The contractor shall upon settlement by the Insurer of any claim made against the insurer pursuant to a policy taken under this clause, proceed with due diligence to rebuild or repair the works destroyed or damaged. In this event all the monies received from the Insurer in respect of such damage shall be paid to the contractor and the Contractor shall not be entitled to any further payment in respect of the expenditure incurred for rebuilding or repairing of the materials or goods destroyed or damaged.

#### 34.0 Commencement of Works:

The date of commencement of the work will be reckoned from the date of award of letter by the SBIIMS

## 35.0 Time for completion:

Time is essence of the contract and shall be strictly observed by the contractor. The entire work shall be completed within a period of <u>45 days</u> from the date of commencement. If required in the contract or as directed by the Architect / consultant. The contractor shall complete certain portions of work before completion of the entire work. However, the completion date shall be reckoned as the date by which the whole work is completed as per the terms of the contract.

# 36.0 Extension of time:

If,intheopinionoftheArchitect/consultant,theworkbedelayedforreasonsbeyondthe control of the contractor, the Architect/consultant may submit a recommendation to the SBIIMS togrant affair andreasonableextensionoftimeforcompletionofwork as per the terms of contract. If the contractor needs an extension of time for the completion of work or if the completion of work is likely to be delayed for any reasons beyond the due date of completion as stipulated in the contract, the contractor shall applytotheSBIIMSThroughtheArchitect'Consultantinwriting at least 30Days beforetheexpiryofthescheduledtimeandwhileapplyingforextensionoftimeheshall furnish the



reason in detail and his justification if an', for the delays. The architect/consultant shall submit their recommendations to the SBIIMS in the prescribed format for granting extension of time. While granting extension of time the contractor shall be informed the period extended time which will qualify for levy of liquidated damages. For the balance period in excess of original stipulated period and dulysanctioned extension of time by the provision of liquidated damages as stated under clause 10.0 shall become applicable. Further the contract shall remain in force even for the period beyond the due date of completion irrespective whether the extension is granted ornot.

#### 37.0 Rate of progress:

Wholeofthematerials, plantand labour to be provided by the contractor and themode, manner and speed of execution and maintenance of the works are to be of a kind and conducted in a manner to the satisfaction of the Architect/consultant should the rate of progress of the work or any part thereof be at any time be in the opinion the. Architect / consultant too Slow to ensure the completion of the whole of the work the prescribed time or extended time for completion the Architect/consultant shall the reupon takes uch steps as considered necessary by the Architect / consultant to expedite progress so as to complete the works by the prescribed time or extended time. Such communications from the Architect / consultant neither shall relieve. The contractor from fulfilling obligations under the contract nor he will be entitled to raise any claims arising out of such directions.

# 38.0 Work during nights and holidays:

Subject to any provision to the contrary contained in the contract no permanent work shall save as herein provided be carried on during the night or on holidays without the permissioninwritingoftheArchitect/consultant,savewhentheworkisunavoidableor absolutely necessary for the saving of life or property or for the safety of the work in which case the contractor shall immediately advise the Architect / consultant. However the provisions of the clause shall not be applicable in the case of any work which becomes essential to carry by rotary or double shifts in order to achieve the progress and quality of the part of the works being technically required / continued with the prior approval of the Architect / consultant at no extra cost to the SBIIMS.

Allworkatnightafterobtainingapprovalfromcompetentauthoritiesshallbecarriedout without unreasonable noise and disturbance.

#### 39.0 No compensation or restrictions of work:

If at any time after acceptance of the tender SBIIMS shall decide to abandon or reduce the scope of work for any reason whatsoever and hence not required the whole or any part of be the work to carried out. The Architect / consultant shall give noticeinwritingthateffecttothecontractorandthecontractorshallactaccordinglyin the matter. The contractor shall have no claim to any payment of compensation or otherwise what so ever account anv profit or advantage which derivedfromtheexecutionoftheWorkfullybutwhichhe did not deriveinconsequence of the foreclosure of the whole or part of thework.



Provided that the contractor shall be paid the charges on the cartage only of materials actually and bonafide brought to the site of the work by the contractor and rendered surplus as a result of the abandonment, curtailment of the work or any portion thereof andthentakenbackbythecontractor, provided however that the Architect/Consultant shall have in such cases the option of taking over all or any such materials at their purchase price or a local current rate whichever is less.

In case of such stores having been issued from SBIIMS stores and returned by the contractor to stores, credit shall be given to him at the rates not exceeding those at which were originally issued to the contractor after taking into consideration and deduction for claims on account of any deterioration or damage while in the custody of the contractor and in this respect the decision of Architect / consultant shall be final.

#### 40.0 Suspension of work:

The contractor shall, on receipt of the order in writing of the Architect / consultant (whose decision shall be final and binding on the contractor) suspend the progress of works or anyparttheoffersuchtimeandinsuchmannerasArchitect/consultantmayconsider necessarysoasnottocauseanydamageorinjurytotheworkalreadydoneorendanger the safety thereof for any of followingreasons:

- a) On account any default on the part of the contractor, or
- b) For proper execution of the works or part thereof for reasons other than the default the contractor, or
- c) For safety of the works or partthereof.

The contractors hall, during such suspension, properly protect and secure the works the extent necessary and carry out the instructions given in that behalf by the Architect / consultant. i) If the suspension is ordered for reasons (b) and (c) in sub-para (i) above:

The contractors hall be entitled to an extension of time equal to the period of every such suspension. No compensation what so ever shall be paid on this account.

# 41.0 Action when the whole security deposit is forfeited:

In any case in which under any clause or clauses of this contract, the Contractor shall haverenderedhimselfliabletopaycompensationamountingtothewholeofhissecurity deposit the Architect / consultant shall have the power to adopt any of the following course as they may deem best suited to the interest of the SBIIMS:

To rescind the contract (of which rescission notice in writing to the contractor by - Architect / consultant shall be conclusive evidence) and in which case the security, deposit of the contractor shall be forfeited and be absolutely at the disposal of SBIIMS.

To employ labour paid by the SBIIMS and to supply materials to carry out the work, or part of the work, debiting the contractor with the cost of the labour and materials cost of such



labour and materials as worked out by the Architect/consultant shall final and conclusive against the contractor) and crediting him with the value of the work done, in all respects in the same manner and at the same manner and at the same rates as if it had been carried out by the contractor under the terms of this contract certificate of architect /consultant as to the value of work done shall be final conclusive against the contractor.

To measure up the work of the contractor, and to take such part thereof as shall unexecuted, out of his hands, and to give it to another contractor to complete in which caseanyexpenseswhichmaybeincurredinexcessofthesumwhichwouldhavebeen paidtotheoriginalcontractor, if the wholework had been executed by him (Theamount of which excess the certificates in writing of the Architects / consultant shall final and conclusive) shall be borne by original contractor and may be deducted anymoney due to him by SBIIMS under the contract or otherwise, or from his security deposit or the proceeds of sale thereof, or sufficient part thereof.

In the event of any of above courses being adopted by the SBIIMS the contractorshallhavenoclaimtocompensationforanylosssustainedbyhimbyreasons his having purchased or procured any material or entered into any engagements or make any advances on account of, or with a view to the execution of the work or the performance of the contract and in case the contract shall be rescindunder the provision aforesaid, the contractor shall not be entitled to recover or to be paid any sum or any work thereto for actually performed under this contract, unless, and until the Architect / consultant will have certified writing performance of such the work and value payableinrespectthereof, and he shall only be entitled to be paid the values occur if ied.

#### **42.0** Owner's right to terminate the contract:

If the contractor being an individual or a firm commit any 'Act of insolvency' or shall be adjusted an insolvent or being an incorporated company shall have an order for compulsory winding up voluntarily or subject to the supervision of Govt. and of the OfficialAssigneeoftheliquidatorinsuchactsofinsolvencyorwindingupshallbeunable within seven days after notice to him to do so, to show to the reasonable satisfaction of the Architect / Consultant that he is able to carry out and fulfill the contract, and to dye security therefore if so required by the Architect /Consultant.

Or if the contractor (whether an individual firm or incorporated Company) shall suffer executiontobeissuedorshallsufferanypaymentunderthiscontracttobeattachedby or on behalf of any of the creditors of thecontractor.

Or shall assign or sublet this contract without the consent in writing of the SBIIMS through the Architect/Consultant or shall charge or encumber this contract or any payment due to which may become due to the contractor there under:

has abandoned the contract; or



has failed to commence the works, or has without any lawful excuse under these conditions suspended the progress of the works for 14 days after receiving from the SBIIMS through the Architect / consultant written notice to proceed,or

has failed to proceed with the works with such diligence and failed to make such due progress as would enable the works to be completed within the time agreed upon, or has failed to remove the materials from the site or to pull down and replace work within seven days after written notice from the SBIIMS through the Architect / Consultant that the said materials condemned and were rejected by Architect/consultant under these conditions; or has neglected or failed persistently to observe and perform all or any of the acts matters or things by this contract to be observed and performed by the contactor for seven days after written notice shall have been given to the contractor to observe or perform the same or has to the detriment of good workmanship or in defiance of the SBIIMS or Architect's / consultant's instructions to the contrary subject any part of the contract. Then and in any of said cases the SBIIMS and or the Architect / consultant, may not withstanding any previous waiver, after giving seven days' notice in writing to the contractor, determine the contract, but without thereby affecting the powers of SBIIMS Architect/consultantortheobligation and liabilities of the contractor the whole of which shall continue in force as fully as if the contract had not been determined and as if the works subsequently had been executed by or on behalf of the contractor. And, further the SBIIMS through the Architect / consultant their agents or employees may enter upon and take possession of the work and all plants, took scaffoldings, materials, sheds, machineries lying upon the premises or on the adjoining lands or roads use the same by means of their own employees or workmen in carrying on and completing the work or by engaging any other contractors or persons to the work and the contractor shall not in any was interrupt or do any act, matter or thing to prevent or hinder such other contractor or other persons employed for complement and finishing or using the materials and plant for theworks.

WhentheworksshallbecompletedorassoonthereafterasconvenienttheSBIIMSOrarchitect/cons ultantshallgivea noticeinwritingtothecontractortoremovehis surplus materials and plants and should the contractor fail to do so within 14 days after receive thereof by him the SBIIMS sell the same by publication, and after due publication, and shall, adjust the amount realized by such auction. The contractor shall have no right to question any of the act of the SBIIMS incidental to the sale of the materialsetc.

#### 43.0 Certificate of payment:

The contractor shall be entitled under the certificates to be issued by the Architect / consultant to the contractor within 10 working days from the date of certificate to paymentfromSBIIMSFromtimeto time SBIIMS shallrecoverthestatutory recovering other dues including the retention amount from the certificate of payment.Provided always that the issue of any certificate by the Architect / consultant during progressofworksorcompletionshallnothaveeffectascertificateofsatisfactionrelieve the contractor from his liability underclause.



The Architect / consultant shall have power to withhold the certificate if the work or in part thereof is not carried out to their satisfaction. The Architect/consultant may by any certificate make any corrections required previous certificate.

The SBIIMS shall modify the certificate of payment as issued by the architect/ consultant from time to time while making thepayment

The contractor shall submit interim bills only after taking actual measurements and properly recorded in the Measurement books.

The Contractor shall not submit interim bills when the approximate value of work done by him is less than **Rs. Lakhs**.

The final bill may be submitted by contractor withinaperiodofonemonthfromthedate of virtual completion and Architect / consultant shall issue the certificate of payment withinaperiodoftwomonths. The SBIIMS Shall pay the amount within aperiod of three months from the date of issue of certificate provided there is no dispute in respect of rates and quantities.

The contractor shall submit the interim bills in the prescribed format with all details.

#### 44.0

# A. Settlement of Disputes and Arbitration:

Except where otherwise provided in the contract all questions and disputes to the meaning of the specifications, design, drawings and instructions herein before mentioned and as to the quality of workmanship or materials used on the work or as to any other question, claim, right, matter or thing whatsoever in any way arising out of or relating to the contract, designs, drawings specifications, estimates, instructions orders or these conditions or otherwise concerning the work or the execution or failure to execute the same whether arising during the progress of the work or after the cancellation, termination, completion or abandonment thereof shall be dealt with as mentioned hereinafter:

If the contractor considers that he is entitled to any extra payment or compensation in respect of the works over and above the amounts admitted as payable by the Architect or in case the contractor wants to dispute the validity of any deductions or recoveries madeorproposedtobemadefromthecontractorraiseanydispute, the contractors hall give notice in writing of his claim, or dispute to The Senior Vice President. SBIIMS, Head Office, Mumbai and endorsea copy of the same to the Architect, within 30 days from the date of disallowance thereof or the date of deduction or recovery. The said notice shall give full particulars of the claim, ground sonwhichitisbasedanddetailedcalculationsoftheamountclaimedand the contractor shall not entitled raise any claim nor shall the SBIIMS Pvt. Ltd bein anywayliableinrespectofanyclaimbythecontractorunlessnoticeofsuchclaimshallhavebeengive nbythecontractortotheSenior Vice President,SBIIMS,Head Office, Mumbaiin the manner and within the time as aforesaid. The Contractor shall be deemed to have



waivedandextinguishedallhisrightsinrespectofanyclaimnotnotifiedtotheSenior Vice President, Head Office, Mumbai in writing in the manner and within the time aforesaid.

# **B. Settlement of Disputes and Arbitration:**

TheSenior Vice President, HeadOffice, Mumbaishallgivehisdecisioninwritingonthe claims notified by the receipt of the contractor may within 30 days of the receipt of the decision of the Sr. V.P., Head Office / Submit his claims to the conciliating authority namely the M.D. & C.E.O., SBIIMSPL, Head Office, Mumbai forconciliationalongwithalldetailsand copies of correspondence exchanged between him and the SBIIMS

If the conciliation proceedings are terminated without settlement of the disputes, the contractor shall, within a period of 30 days of termination thereof shall give a notice to the concerned M.D. & C.E.O. of the SBIIMS for appointment of an arbitrator to adjudicate the notified claims falling which the claims of the contractor shall bedeemed to have been considered absolutely barred andwaived.

Except where the decision has become final, binding and conclusive in terms of the contract, all disputes or differences arising out of the notified claims of the contractor as aforesaidandallclaimsoftheSBIIMSPvt.Ltdshallbereferredforadjudicationthrough arbitration by the Sole Arbitrator appointed by the M.D. & C.E.O. and who will be of Deputy General lt will also be no objection to any such appointmentthat the Arbitrators oappointed is a SBIIMS, Officer and that he had to deal with the matters to which the Contract relates in the course of his duties as SBIIMS, Officer. If the arbitrator so appointed is unable or unwilling to act or resigns his appointment or vacates his office due to any arbitrator reason whatsoever another sole shallbeappointedinthemanneraforesaidbythesaidM.D. C.E.O. oftheSBIIMSSuchpersonshallbeentitledtoproceedwiththereferencefromthestageatwhich was let by hispredecessor.

It is a term of this contract that the party invoking arbitration shall give a list of disputes with amounts claimed in respect of each dispute along with the notice for appointment of arbitrator.

It is also a term of this contract that no person other than a person appointed by such Chief General Manager as aforesaid should act as arbitrator. The conciliation and arbitration shall be conducted in accordance with the provisions of the Arbitration & Conciliation Act 1996 or any or any accordance modification or reenactment thereof and the rules made there under.

It is also a term of the contract that if any fees are payable to the Arbitrator these shall be paid equally by both the parties. However, no fees will be payable to the arbitrator if he is a SBIIMS Officer.

It is also a term of the contract that the Arbitrator shall be deemed to have entered on thereferenceonthedateheissuesnoticetoboththepartiescallingthemtosubmittheir statement of



claims and counter statement of claims. The venue of the arbitration shall be such place as may be fixed by the arbitrator in his sole discretion. The fees, if anyofthe arbitrators shall, if required to be paid before the award is made and published, be paid half and half by each of the parties. The Cost of the reference and of the award (includingthefees,ifanyofthearbitrator)shallbeinthediscretionofthearbitratorwho may direct to any by whom and din what manner, such costs or any part thereof, shall be paid and fix or settle the amount of costs to be sopaid.

# 45.0 Water supply:

The contractor shall make his own arrangements for water required for the work and nothing extra will be paid for the same. This will be subject to the following condition.

- i) That the water used by the contractor shall be fit for construction purposes to the satisfaction of the Architect /consultant's.
- ii) The contractor shall make alternative arrangements for the supply of water if the arrangement made by the contractor for procurement of water in the opinion of the Architect / consultant isunsatisfactory.
- iii) In case contractor is permitted to use SBIIMS's source of water i.e. Municipal connection, Bore well (existing or new) etc., the SBIIMS Pvt. Ltd will recover as per clause **51.0** of this document form the final bill of contractor.

The contractor shall construct temporary well / tube well in SBIIMS Pvt. Ltd land for taking water for construction purposes only after obtaining permission in writing from the SBIIMS The contractor has to make his own arrangements for drawing and distributing the water at his own cost. He has to make necessary arrangements. To avoid any accidents or damages caused due to construction and subsequent maintenance of the wells. He has to obtain necessary approvals from local authorities, if required, at his own cost. He shall restore the ground to its original condition after wells are dismantled on completion of work or hand over the well to the SBIIMS without any compensation as directed by the architect /consultant.

## 46.0 Power supply:

The contractor shall make his own arrangements for power and supply / distribution system for driving plant or machinery for the work and for lighting purpose at his own cost, the cost of running and maintenance of the plants are to be included in his tender prices, He shall pay all fees and charges required, by the power supply and include the same in his tendered rates and hold the owner free from all such costs. He has to obtain necessary approval from the appropriate authorities, if required.

In case contractor is permitted to use Bank's source of power supply provided at one point, the SBIIMS will recoveras per clause **51.0** of this document from the final bill of contractor.

# 47.0 Treasure trove etc.



Any treasure trove, coin or object antique which may be found on the site shall be the property of SBIIMS and shall be handed over to the bank immediately.

#### 48.0 Method of measurement:

Unless otherwise mentioned in the schedule of quantities or in mode of measurement, the measurement will be on the net quantities or work produced in accordance with up to date rules laid down by the Bureau of Indian Standards. In the event any dispute/ disagreement the decision of the Architect / consultant shall be final and binding on the corrector.

# 49.0 Maintenance of registers:

The contractor shall maintain the following registers as per the enclosed perform at site of work and should produce the same for inspection of SBIIMS /Architect / consultant whenever desired by them. The contractor shall also maintain the records / registers as required by the local authorities / Govt. from time to time.

- i) Register for securedadvance
- ii) Register for hindrance towork
- iii) Register for running account bill
- iv) Register forlabour

# 50.0 Force Majeure:

Neither contractor nor SBIIMS shall be considered in default in performance oftheobligationsifsuchperformanceispreventedordelayedbyeventssuchasbutnot hostilities revolution, riots, civil commotion, strikes, lockout, conflagrations, epidemics, accidents, fire, storms, floods, droughts, earthquakes or ordinances or any act of or for any other cause beyond the reasonable control of the party affected or prevents or delayed. However, notice is required to be given within 30 days from the happeningoftheeventwithcompletedetails, to the other party to the contract, if it is not possible to serve a notice, within the shortest possible period withoutdelay.

As soon as the cause of force majeure has been removed the party whose ability perform its obligations has been affected, shall notify the other of such cessation and the actual delay incurred in such affected activity adducing necessary evidence in supportthereof.

Fromthedateofoccurrenceofacaseoffor forcemajeureobligationsofthepartyaffected.

#### 51.0 Water power and other facilities:

The rate quoted by the contractor shall include all expenses that are required for providing all the water required for the work and the contractor shall make his own arrangementsforthesupplyofgoodqualitywatersuitablefortheconstructionandgood qualitydrinkingwaterfortheirworkersIfnecessarythecontractorhastosinkatube well / open well and bring water by means of tankers at his own cost for the purpose The SBIIMS will not be liable to pay any charges in connection with the above



The rate quoted in the tender shall include the expenses for obtaining and maintaining power connections and shall pay for the consumptioncharges

The contractors for other trades directly appointed by the SBIIMS be shall entitledtotakepowerandwaterconnectionsfromthetemporarywaterandpowersupply obtained by the contractor However, the concerned contractor shall make their own arrangements to draw the supply and pay directly the actual consumption charges at mutually agreed rates between them. All municipal charges for drainage and water connection for Construction borne contactor purposes shall be bv the payableforpermanentconnections, if any, shall be initially paid by the contactor and the SBIIMS will reimburse the amount on production ofreceipts.

The SBIIMS as well as the Architect / consultant shall give all possible assistance to the Contractor's to obtain the requisite Permission from the various authorities, but the responsibility for obtaining the same in times hall be of the contractor.

In case contractor is permitted to use Bank's source of water and power supply provided at one point, the SBIIMS will recover @ 0.50% of final bill amount for water and electricity (combined) from the bill of contractor.

#### 52.0 Facilities for contractor's employees:

The contractor shall make his own arrangement for the housing and welfare of his staff andworkmenincludingadequatedrinkingwaterfacilities. The contractor shall also make the arrangements at his own cost for transport where necessary for his staff and workmen to and from site of work at his owncost.

#### 53.0 Lighting of works:

The contractor shall at all times provide adequate and approved lighting as required for the proper execution and supervision and inspection of work.

#### 54.0 Firefighting arrangements:

The contractor shall provide suitable arrangement for firefighting at his own cost. This purposeheshallproviderequisitenumberoffireextinguishersandadequatenumberof buckets, someof which are to be always kept filled with sandands ome with water these equipments hall be properly maintained.

Any deficiency in the fire safety or unsafe conditions shall be corrected by the contractor at his own cost and, to the approval of the relevant authorities. The contractor make the following arrangements at his own cost but not limited thefollowing:

- a) Proper handling, storage and disposal of combustible materials andwaste.
- b) Work operations which can create firehazards.
- c) Access for fire-fightingequipment.



- d) Type, number and location of containers for the removal of surplus materials and rubbish.
- e) Type, size, number and location of fire extinguishers or other tire fightingequipment.
- f) General housekeeping.

#### 55.0 Site order book:

A site order book shall be maintained at site for the purpose of quick communication between the Architect / Consultant. Any communication relating to the work may be conveyedthroughrecordsinthesiteorderbook.Suchacommunicationfromoneparty to the other shall be deemed to have been adequately served in terms of contractEach site order book shall have machine numbered pages in triplicate and shall carefully maintainedandpreservedbythecontractorandshallbemadeavailabletothearchitect /consultantasandwhendemanded-Anyinstructionwhichthearchitect/consultantmay like issue to the contractor or the contractor may like to bring to the architect / consultant two copies of such instructions shall be taken from the site order book and one copy will be handed over to the party against proper acknowledgment and the second copy will be retained for theirrecord.

#### 56.0 Temporary fencing/barricading:

The contractors hall provide and maintain a suitable temporary fencing/barricading and gates at his cost to a dequately enclose all boundaries of the site for the protection of the public and for the proper execution and security of the work and in accordance with the requirement of the architect/consultant and regulations of local authorities. The seshall be altered, relocated and adopted from time to time as necessary and removed on completion of the work.

#### 57.0 Site meetings:

Site meetings will be held to review the progress and quality evaluation. The contractor shalldeputeaseniorrepresentativealongwiththesiterepresentativeandotherstaffof approved sub-contractors and suppliers as required to the site meetings and ensure all follow up actions. Any additional review meetings shall he held if required by the architect/consultant.-

#### 58.0 Disposal of refuse:

The contractor shall cart away all debris, refuse etc. arising from the work from the site and deposit the same as directed by the architect / consultant at his own cost. It is the responsibilityofthecontractortoobtainfromthelocalauthoritiesconcernedtotheeffect that all rubbish arising out of contractor's activities at the construction site or any other off-site activities borrow pits has been properly disposedoff.

#### 59.0 Contractor to verify site measurement:

The contractor shall check and verify all site measurements whenever requested other specialistscontractorsorothersub-contractorstoenablethemtopreparetheownshop drawingandpassontheinformationwithsufficientpromptnessaswillinanywaydelay the works.





#### 60.0 Displaying the name of the work:

The contractor shall put up a name board of suitable size as directed by the architect/consultant indicating therein the name of the project and other details as given by the architect/consultant at his own cost and remove the same on completion of work.

#### 61.0 As built drawings:

For the drawings issued to the contractor by the Architect / Consultant. The architect Consultant will issue two sets of drawings to the Contractor for the items for some changes have been made. From the approved drawings as instructed by the SBIIMS / Architect / Consultant. The contractor will make the changes made on these copies and return these copies to the architect / Consultant for their approval. In cases revisionisrequiredorthecorrectionsarenotproperlymarkedthearchitect/Consultant willpointoutthediscrepanciestothecontractor.Thecontractorwillhavetoincorporated these corrections and / or attend to discrepancies either on copies as directed by the architect / consultant and resubmit to him for approval. The architect / consultant will return one copy duly approved byhim.

For the drawings prepared by the contractor:

The contractor will modify the drawing prepared by him wherever the changes madeby the SBIIMS / architect / consultant. And submit two copies of such modified drawings to the architect/ consultant for approval. The architect / consultant will return one copy of the approved drawing to the contractor.

#### 62.0 Approved make:

Thecontractorshallprovideallmaterialsfromthelistofapprovedmakesathisowncost and also appoint the specialized agency for the waterproofing, anti-termite treatment, aluminum doors and windows and any other item as specified in the tender. The architect/consultant may approve any make / agency within the approved list as given in the tender after inspection of the sample/mockup.

#### 63.0 Procurement of materials:

The contractor shall make his own arrangements to procure all the required materials for the work. All wastages and losses in weight shall be to the contractors account

#### 64.0 Excise duty, taxes, levies etc.;

The contractor shall pay and be responsible for payment of all taxes, duties, levies, royalties, fees, cess or charges in respect of the works including but not limited tosales tax, tax on works contract excise duty, and Octroi, payable in respect of materials, equipment plant and other things required for the contact. All of the aforesaid taxes, duties,levies,feesandchargesshallbetothecontractor'saccountandtheSBIIMSShall notberequiredtopayanyadditionalorextraamountonthisaccount. Variation of taxes, duties, fees, levies etc. if any, till completion of work shall be deemed to be included in the quoted rates and no extra amount on this account. Variation of taxes, duties, fees, levies etc. if any, till completion of work shall be deemed to be included in the quoted



rates and no extra claim on this account will in any case be entertained. If a new tax or duty or levy or cess or royalty or Octroi is imposed under as statutory law during the currency of contract the same shall be borne by the contractor. However, GST will be paid extra.

#### 65.0 Acceptance of tender:

The SBIIMS shall have the right to reject any or all tenders without assigning any reason. They are not to bind to accept the lowest or any tender and the tenderer or tenderers shall have no right to question the acts of the SBIIMS. However adequate transparency would be maintained by the SBIIMS

#### 66.0 Photographs:

The Contractor shall at his own expense supply to the Architects with duplicate hard copies of large photographs not less than 25 cm. x 20 cm. (10" x 8") of the works,takenfromtwoapprovedportionsofeachbuilding,atintervalsofnotmore than one months during the progress of the work or at every important stage of construction.

Inadditiontoabove,thecontractorshallbeboundtosubmitadequateno.ofsite photographsalongwitheachRunningBillfortheprojectclearingshowingmajor progress of work measured and claimed therein failing which the Architect/ SBIIMS may consider returning the Bill to the contractor and no claim for delay on this account will be entertained.

#### 67.0 Safety Codes:

- 1. First aid appliances including adequate supply of sterilized dressing and cotton wool shall be kept in a readily accessible place.
- 2. An injured person shall be taken to a public hospital without loss of time, in caseswhen the injury necessitateshospitalization.
- 3. Suitable and strong scaffolds should be provided for workmen for all works that cannot safely be done from the ground.
- 4. No portable single ladder shall be over 8 meters in length. The width between the side rails shall not be less than 30 cm. (clear) and the distance between two adjacent running's shall not be more than 30 cm. When a ladder is used an extra labour shall be engaged for holding ladder.
- 5. The excavated material shall not be placed within 1.5 meters of the edge of the trench half of the depth of trench whichever is more. All trenches and excavations shall be provided with necessary fencing and lighting.



- 6. Everyopeninginthefloorofabuildingorinaworkingplatformbeprovidedwithsuitable means to prevent the fall of persons or materials by providing suitable fencing or railing whose minimum height shall be onemeter.
- 7. Nofloor,rooforotherpartofthestructureshallbesooverloadedwithdebrisormaterial as to render itunsafe.
- 8. Workers employed on mixing and handling material such as asphalt, cement, mortar, concrete and lime shall be provided with protective footwear and rubber hand gloves.
- 9 Those engaged in welding works shall be provided with welders' protective eye shield andgloves.
- 10. (i) No paint containing lead or lead products shall be used except in the form of paste readymade paint.
- (ii)Suitablefacemasksshouldbesuppliedforusebytheworkerswhenthepaintapplied in the form of spray or surface having lead paint dry rubbed andscrapped.
- 11. Overalls shall be supplied by the contractor to the painters and adequate facilities shall be provided to enable the working painters to wash during cessation ofwork.
- 12 Hoisting machines and tackle used in the works including their attachments anchor and supports shall be in perfect condition.
- 13. The ropes used in hoisting or lowering material or as a means of suspension shall be durable quality and adequate strength and free formdefects.



## **APPENDIX HEREINBEFORE REFERRED TO**

India, Regional Administrative Office, RBO Vadodara.		
2) Consultants :Ar. Hemant Desai		
3) Site Address : SBI PANCHVATI BR Refinery Road, Gorwa, Vadodara.	ANCH, A	Aura Square, Panchvati, Gorwa –
<ul><li>4) Scope of Work : Proposed Air conditio</li><li>5) Name of the Contractor</li></ul>	ning worl :	ks of Panchvati Branch, Vadodara.
6) Address of the Contractor	:	
7) Period of Completion	:	45 days from the date of Issue of work order.
8) Earnest Money Deposit <b>Hundred only) by means of Demand Dra</b> from the last date of submission of the ten  drawn <b>in favour of State Bank of India an</b>	nder) fron	Rs.2,900/- (Two Thousand Nine rder (Valid for a period of 180 Days any scheduled Nationalized Bank
9) Retention Money	:	As per clause no. 1.4 of general Conditions
10) Defects Liability Period Virtual Completion.	:	Twelve Months from the date of
11) Insurance to be undertaken by the Conf	: tractor at	125% of Contract Value his cost(Contractor's all risk policy)
12) Liquidated damages shown in the tender per week subject to ma value.	: ax. 5% of	0.5% of the Contract amount the contract value or actual final bill
13) Value of Interim Bill(Min.) normally be not issued. Final Bill will be protected detailed final bills submitted by the contract of the work.		



14) Date of Commencement issued to the Contractor/ or the day or possession of the site whichever is ea	: From the date of work order n which the Contractor is instructed to take arlier.					
15) Period of FinalMeasurement	: 2 Months from the date of Virtual Completion.					
16) InitialSecurity Deposit	: 2% of the Accepted Value oftheTender.					
17) TotalSecurityDeposit	: 5% of the final bill amount including ISD.					
18) Refund of initial SecurityDeposit comprising of EMDandISD. shallberefunded to the Contractor on the Defect Liability Period isover.	: 50% of the Security Deposit completion oftheworkandbalancerefundedonlyafter					
19) Period forHonoring Certificate	: One Month for R.A.Bills					
20) The final bill will be submitted by the Contractor within one month of the date fixed for completion work and the Bill shall be certified within 3 months from the date of receipt of final bill provided the bills are submitted with all pre-requisite documents/test reports etc. prescribed in thetender.						
Signature of Tenderer.						
	Date:					



#### **LETTER OF DECLARATION**

To, The Asst. General Manager, State Bank of India, Region-II, Administrative office, 6<sup>th</sup> Floor, Paradise Complex, Sayajigunj, Vadodara.

Dear Sir,

#### PROPOSED AIR CONDITIONING WORKS AT PANCHVATI BRANCH, VADODARA.

Having examined the terms & conditions, drawings, specifications, design relating to the works specified in the memorandum hereinafter set out and having visited and examined the site of the works specified in the said memorandum and having acquired the requisite information relating thereto and affecting the quotation, I/We hereby offer to execute the works specified in the said memorandum within the time specified in the said memorandum on the item rate basis mentioned in the attached schedule and in accordance in all respect with the specifications, design, drawings and instructions in writing referred to in conditions of Tender, the articles of agreement, conditions of contract and with such conditions so far as they may be applicable.

#### **MEMORANDUM**

(a)	Description of work	Proposed Air conditioning works of Panchvati Branch, VADODARA.
(b)	Earnest Money	Rs.2,900/- (Two Thousand Nine Hundred only) by means of Demand Draft / Pay Order from any scheduled Nationalized Bank drawn in favour of State Bank of India and payable at VADODARA.
(c)	Time allowed for completion of work from the date of issue of work order.	45 days from the date of commencement as per tender.

Should this tender be accepted, I/we hereby agree to abide by and fulfill the terms and provisions of the said conditions of Contract annexed hereto so far as they may be applicable or in default thereof to forfeit and pay to SBIIMS, the amount mentioned in



the said conditions.

I/we have deposited Demand Draft / Banker's Cheque / FDR for a sum of **Rs.2,900/-(Two Thousand Nine Hundred only)**as Earnest money deposit with the SBI Infra Management Solutions Pvt. Ltd. Should I/we do fail to execute the contract when called upon to do so, I/we hereby agree that this sum shall be forfeited by me/us to SBI Infra Management Solutions Pvt. Ltd.

We understand that as per terms of this tender, the SBIIMS may consider accepting our tender in part or whole or may entrust the work of various buildings proposed (i.e. Institute Building, Staff Qtrs. And Director's Bungalow/Interior work) in phases.We,therefore,undertakethatweshall

notraiseanyclaim/compensationintheeventualityofBankdecidingtodropanyofthebuilding/buildingsfromthescopeofworkofthistenderatanystageduringthecontractperiod. Further, we also undertake to execute the work entrusted to us in phases on our approved rates and within the stipulated time limit without any extra claim for price escalation as provided for in Clause 9.0.1 "Instructions to Tenderers" of thistender.

We, hereby, also undertake that, we will not raise any claim for any escalation in the prices of any of the material during the currency of contract/execution/completion period.

Yours faithfully,

Signature of contractor With Seal



# PROFORMA FOR RUNNING A/C BILL TABLE - XIII

				()		Bill	(31333)			
	S. No	Item Description	Unit	Rate (Rs.)	As per Tender	Up to Previous R.A.	Up to (Gross)	Date	Present Bill	Remarks
vii.	Dat	e of Comple	etion a	sper A	Agreement	:				
vi.	Dat	e of Written	order	tocom	mence :					
v.	Ref	erence toAg	greeme	entNo.		:				
iv.	No.	& Date ofpi	reviou	sBill :						
iii.	Sr.	No. ofthisBi	II:							
ii.	Nar	meofWork:								
i.	Nar	me of Contra	actor/	Agend	<sup>;</sup> y	:				

S. No	Item Description	Unit	Rate (Rs.)	As pe	er Tender	Up Previ Bill	to ous R.A.	Up to Date (Gross)		e Present Bill		Remarks
				Qty	Amount (Rs.)	Qty	Amount (Rs.)	Qty	Amount (Rs.)	Qty	Amount (Rs.)	
1	2	3	4	5	6	7	8	9	10	11	12	13

## Note:

1.	If part rate is allowed forany items, it should be indicated with reasons for allowing such a rate.	
		Net Value since previous bill
2.	If ad-hoc payment is made, it should be mentioned specifically.	



## **CERTIFICATE**

The measurements on the basis of which the above entries for the Running Bill No							
were made	have been taken jointly on	and are					
recorded at pages	to	of measurement book					
No							
Signature and date of Contractor Signature and date of Architects Representative (Seal) Signature and date of Site Engineer							

Architect	Signature and date of Site Engineer

satisfactorily as per tender drawings, conditions and specifications.

The work recorded in the above-mentioned measurements has been done at the site



TABLE - XV

## **MEMORANDUM FOR PAYMENT**

## R/A BILL NO.

IVA DILL IV		
1.	Total value of work done since previous bill (A)	Rs
2.	Total amount of secured advance due since Previous Bill (B)	Rs
3.	Total amount due since PreviousBill (C) (A+B)	Rs
4.	PVA on account of declaration in price of Steel, Cement and other materials and labour as detailed in separate statements enclosed.	Rs
5.	Total amount due to the Contractor	Rs
	OBJECTIONS:	
i)	Secured Advance paid in the previous R/A	Rs
ii)	Retention money on value of works as per accepted tenders upto date amount Rs.	Rs
	Less already recovered	Rs
	Balance to be recovered	Rs
iii)	Mobilization Advance, if any	Rs
(a)	Outstanding amount (principal + interest) as ondate	Rs
(b)	To be recovered in this bill	Rs
iii.	Any other Departmental materials cost to be recovered as per contract, if any	Rs
iv.	Any other Departmental service charges to be recovered if any, as per contract (water, power etc.) enclose statement.	Rs



Signature of the AGM



### TECHNICAL SPECIFICATIONS

Unless otherwise mentioned in item description / bill of quantities and / or instructed by architects/Engineer following specifications shall be adopted. All works to be carried as per detailed execution drawings and instructions of Architect/Engineer in-charge.

Sizes mentioned hereunder or elsewhere in these tender documents are finished sizes and centre to centre distance is the maximum permissible distance.

## Vendor has to submit MTC / test reports & Inspection certificate of Company wherever required.

These specifications are for work to be done, items to be supplied and materials to be used in the works as shown and defined on the drawings and described herein all under supervision and to the entire satisfaction of the Architect/Consultant & owner.

The workmanship is to be the best available and of a very high standard, use must be made of specialist tradesmen in all types of work and necessary allowance must be made for the same in the rates quoted.

The materials and items to be provided by the contractor shall be the best of their respective kinds as specified in the tender and in accordance with the samples approved, where materials or products are specified in these specifications and/or Bill of Quantities by the name of the manufacturer of the brand name, trade name or catalogue reference, the contractor will require to obtain prior approval of the Architect/Consultant and owner for using substitute material or product. The contractor shall produce all invoices, vouchers or receipted accounts for any materials if called upon to do so by the Architect/Consultant and owner.

Samples of all materials are to be submitted to the Architect/Consultant/owner for his approval before the contractor orders or delivers in bulk in the site. Samples together with their packing are to be provided by the Contractor free of charge and approved samples will be retained by the owner and designer for comparison with the materials which will be delivered to the site.

Should any materials be rejected by the Architect/Consultant/owner, they will be removed from the site at the Contractor's expense. Also the contractor will be required to submit specimen finishes of colours, fabrics, etc. for approval of Architect/Consultants/ owner before proceeding with the works. Should it be necessary to prepare shop drawings, and then four copies of such drawings shall be submitted for approval of the Architect/Consultant who will retain two copies, all at the Contractor's expenses.

SPECIFICATION OF EQUIPMENT/MATERIAL AND INSTALLATION STANDARDS FOR AIR-CONDITIONEING WORKS: -

- 1.0 TR & 1.5 TR HIGH WALL SPLIT SHOULD BE MINIMUM 3 STAR RATING-(BEE-JAN 2018)
- 2.0 TR HIGH WALL SPLIT SHOULD BE MINIMUM 3 STAR RATING-(BEE- JAN-2016)



#### **DUCTABLE SPLIT/CASSETTE SPLIT/HIGH WALL SPLIT UNITS:-**

## CONDENSING UNIT (OUT-DOOR UNIT):-

The compressor shall be hermetically or semi-hermetically sealed and designed for continuous operation even at high ambient temperatures of 46°c. The condenser shall be air cooled made of CU tubes with extended aluminum fins. Cabinets shall be fabricated copper out of heavy gauge steel, properly formed for close fit and structural rigidity.

All access panels shall be so constructed as to be quickly and easily removable. All outside surface shall be finished with powder coating for protection against humid weather. The condenser fans shall be directly driven and designed to achieve low condensing temperatures, & operate continuously and silently.

#### **EVAPORATING UNIT:-(INDOOR UNIT)**

The cooling coils shall be made of copper tubing having extended aluminum fins. The tube shall be mechanically expanded for positive bonding between tube and fins.

The cooling coils circuit shall be fed with liquid refrigerant through the expansion devise and distributor.

The blower shall be statically and dynamically balanced and designed for silent operation at required airflows rates against required static pressure. The filters shall be washable synthetic media type arranged for convenient cleaning and replacement.

The drain pan shall be fabricated out of heavy sheet steel. The casing shall be of heavy gauge G.I. duly powder coated for weather protection.

NOTE: ALL OUT - DOOR UNITS SHALL BE MOUNTED ON BALCONY TYPES M.S. ANGLE FRAME STRUCTURE. THE M.S. ANGLE FRAME STRUCTURE SHALL BE PAINTED WITH ENAMEL PAINT. THE SHADE OF THE PAINT SHALL BE APPROVED BY THE ARCHITECT / CLIENT.

#### CONTROLS AND INTERLOCKING: -

Electrically / electronically / operated controls shall be provided with all equipments. Auxiliary relays, capacitors including wiring for controls and interlocking.

#### **DRAIN PIPING: -**

Condensate from the evaporator unit shall be drained through properly installed UPVC of ISI make drain piping ( Dutron / Supreme / Astral make - schedule 40 pipe, white in colour, joint properly glued with UPVC adhesive ) designed to prevent any accumulation of condensate in



the drain pan. Drain piping shall be made of 1.1/4" dia. Connection, leading from the room unit to a suitable drain point. Complete drain piping shall be made leak proof & water tight by means of precise installation & the use of leak proof sealant / adhesives (glued with UPVC adhesive), Insulation of drain piping by expanded Polyethylene.

#### **ELECTRICAL WORK:-**

The electrical work will be carried out as per IE rules. The Electrical Contractor will provide incoming power cable with earthing near split units panel. And for the smaller units at their condensers, so as to avoid the fire due to electrical faults...

#### REFRIGERATION PIPING & INSULATION;-

The refrigeration piping between indoor and outdoor units will be carried out with good quality soft/ hard copper piping. The complete piping work shall be insulated with formed sections of expanded polyethylene. The piping shall be clamped with GI saddles with wooden strips with walls.

#### MODE OF MEASUREMENT:-

All painting works shall form part of the cost equipment, piping, etc. No separate payment shall be provided.

#### TESTING OF AIR CONDITIONING SYSTEM;-

- Routine and types tests for various items of equipments shall be performed at the contractor's work and the test certificates furnished. Functional test shall be conducted at site
- 2. The performance test to determine whether or not the full indent of the specification is met shall be conducted by the contractor. After notification to the Employers that installation has been completed and the plant has run continuously for a period of at least two weeks the contractor shall conduct under the direction of the Architect and in the presence of Employers representatives test, such test as specified to establish the capacity of various equipment supplied and installed by the contractor.
- 3. The contractor shall operate test and adjust the air conditioning system units, fans, motors all air conditioning appliances including adjustment of regulators, dampers etc.
- 4. All test equipment. Labour, operating personnel, oil and refrigerant required for this test shall be furnished by the contractor to enable the plant to be put in continuous running test for a period of 3 days after all other tests and adjustments have been made.
- 5. The contractor will be provided with electrical power water for testing by the client. The performance test shall be conducted during peak summer and peak monsoon.



#### **UNCTIONAL TESTS:-**

#### **ELECTRICAL EQUIPMENT:-**

 All the cables shall be tested for continuity and absence of cross phasing. Insulation resistance between the phase conductors and earth shall be measured with help of 500 v mugger.

### 2. MOTORS;-

- Insulation resistance of all the motors shall be tested with a mugger and the value shall not be less than 1 Meg-Ohms. If observed value is less than 1 Meg-Ohms, the voltmeter winding shall be tried out ang winding shall be given a coat of approved insulating varnish.
- > Starting current shall be recorded every time the motor is started.
- > Starter operation shall be checked for a single phasing by removing one of the phase.
- Over load protection shall be checked by altering the starter thermal over load setting.

#### 3.SAFELY DEVICES AND CONTROLS:-

- Interlocks for compressor motor with that of condenser fan, AHU /Indoor unit fan shall be checked.
- ➤ High pressure stat-shall be checked by varying the settings of the cutout.
- Low pressure stat-shall be tested by closing the pilot solenoid valve.
- > Anti-freeze thermostat shall be tested by varying the settings.
- Oil failures switch shall be tested by varying the settings.

#### **CAPACITY CONTROLS:-**

The capacity control arrangement shall be tested by varying the load on the system. Any other procedure recommended by the manufactures may be adopted with the prior permission of the and Architect.

#### MODE OF MEASUREMENT:-

#### FOR DUCTABLE / NON DUCTABLE HIGH WALL SPLIT A.C;-

The entire split unit with out-door and in-door unit with DX coil and all accessories, Starters, Controls, Control panel, Control Wiring, Refrigerant charge, Oil etc. Erection, Commissioning



and testing shall be regarded as one unit for purpose of measurement.

#### **PIPING:-**

- Piping will be measured in running lengths (Meters)
- ➤ No special measurement of bends, elbows, reducer, expanders, tees, cross etc. will be made. All such fittings / accessories will be treated as normal piping.
- > The length of the piping including accessories and fittings will be measured along the center line of piping.

#### **PIPING INSULATION:-**

No separate measurement of insulation shall be made for fittings such as bends, elbows, reduces, expanders, tees, crosses, flanges, etc, All such insulation shall be linear in meters measurement along the centre line of piping.

#### **ELECTRICAL WORK:-**

- All cables shall be measured in running lengths as finally installed at site. No wastage measurement will be allowed.
- > Control cable/ wiring for a plant inside the plant room shall be treated as a lump sum item
- All measuring instruments indicating lamps, etc shall form part of the equipment specified and no separate measurement shall be made for such items.

#### NOTE:-

Contractor should note that all the measurements should be carried out strictly as per mode of measurement stated above. However, all the work should be carried out as per relevant I.S codes specified.

## CONTRACTOR TO PROVIDE DETAILS: COMPRESSOR:

	2.0 TR	1.5 TR	1.0 TR
TYPE			
COMPRESSOR			
TYPE/ REFRIGERANT			
QUANTITY OFMACHINES			
Kw ( MOTOR CONNECTED)			
MOTOR CONSUMED			
FULL LOAD CURRENT			

#### **CONDENSER**



CONDENSOR	2.0 TR	1.5 TR	1.0 TR
Type			
Air Quantity			
Coil Face Area			
No. of rows			
By pass factor			
Fan Motor KW/RPM			
Full load current of fan motor			
St. pressure of fan			
Copper Tube thk / diamtr			
Al. Fin spacing / Guage			

## **EVAPORATOR:-**

CONDENSOR	2.0 TR	1.5 TR	1.0 TR
Type			
Air Quantity			
Coil Face Area			
No. of rows			
By pass factor			
Fan Motor KW/RPM			
Full load current of fan motor			
St. pressure of fan			
Copper Tube thk / diamtr			
Al. Fin spacing			

## **OVERALL DIMENSIONAL DETAILS:-**

	2.0 TR	1.5 TR	1.0 TR
Condensing Unit			
Evaporating Unit			

## SAILENT FEATURES:-

	2.0 TR	1.5 TR	1.0 TR
Type of filter			
Filter Area			
Filtration level			
Any other details			



#### TOTAL POWER CONSUMTION OF THE UNIT:-

For 2.0 TR
Cassette Unit 3 Phase
For 1.5 TR
HI WALL SPLIT UNIT
For 1.0 TR
HI WALL SPLIT UNIT

#### **TOLERANCES:-**

- Voltage
- Power Factor
- > Frequency

### PIPES & FITTINGS:-

- Material
- ➤ Thickness / Diameter

#### **INSULATION MATERIAL:-**

- Material
- ➤ "K" Value at 10°c Mean temperature
- Density

#### CABLES:-

- Make
- > Type
- > Grade



## LIST OF APPROVED MAKES FOR HVAC EQUIPMENT AND MATERIALS

SI. No	o. Details of the Items	Manufacturer's name
1.	Package / Ductableunits carrie	r , hitachi, daikin, voltas
2.	Propeller Fans	Crompton
3.	<b>Electric Motors</b>	Crompton / Siemens/BharatBijlee
4.	Ventilation AHU	Suvidha / Cariyaire /Citizen/Cherub
5.	GI Sheet	Sail/TATA/ Jindal
6.	Grilles/Diffuser	Caryaire/Ravistar//Dynamic
7.	MS Dampers/Louvers	Tristar/ / Cherub
8.	Control Cables	Grandlay / Batra Henlay / Kalinga
9.	Power Cable	ICC / Polycab
10.	Nitrile rubberInsulation for ref pipe insulation	Eurabatax / Aeroflex / Totaline
11.	Flexible Duct Connection	Airflow / Pyroguard
12.	Gaskets	Neoprene rubber
13.	Adhesives	Fevicol / Superlon
14	Vibration Isolator	Resistoflex/Dunlop
15.	Filters/Air Showers	Dyna/Thermadyne/Cherub
16.	Polyethylene for duct insulation	Supreme/Trocellene/Totaline
17.	Centrfugal / Axial fan Flaxt/ F	PAF/ Chakshu
18.	Refrigerant Pipes	Rajco/Parasmani
19.	Casstte Units and Wall Mounted Split AC Unit carrier, hitachi	carrier, hitachi, daikin, voltas i, daikin, voltas

**Sp. NOTES:** This specification is of the general type only and must be used in conjunction with the drawing of the particular item being made. Anything shown on the drawing and not in the speciation must be complied With , and vise versa



#### **General Notes:**

- [a] Where other Material are proposed to be used these should be got Approved from the Architect before execution of particular item. In case of Non- Availability of any material of specified make, the Alternative equivalent make should be used only after it is Approved in writing by the Employer or the Architect. The Material shall be used in preferential Order only
- [b] Before starting of work contractor must get all samples/make approved from Architect before using at site
- [c] Consultants reserve the right to add or delete name of any manufacture as and when required.
- [d] Consultants reserve rights to select any of the specified brands mentioned above.



## BOQ OF AIR CONDITIONING WORK FOR STATE BANK OF INDIA PROPOSED BRANCH AT PANCHVATI. VAO-2 ,VADODARA

No.	DESCRIPTION	QTY	UNIT
	All A.C. should be either of Carrier, Daikin, Voltas and Hitachi make.		
	All A.C. should be of same brand irrespective of individual capacity. Mention the model no. and brand of A.C and of R22/410 gas.		
	have COPPER condensing coil and scroll Compressor for Cassette A.C. and make of copper pipe is eigther mandev/totaline.		
	Star rating should confirm to guidline by latest guideline BEE Jan-2018		
	Contractor shall mark location of indoor and outdoor unit and coordinate with other agencies for electric supply.		
	Contractor shall provied authorised dealership certificate from concerned company.		
1	Providing approved quality make hi wall Split A.C. of 1.0 ton capacity (copper condenser and minimum 3 star rating) with remot, 3mt of copper pipe (UPS Room & Server Room cordless).	2	No
2	Providing approved quality make hi wall Split A.C. of 2.0 ton capacity (copper condenser and minimum 3 star rating) with remot, 3mt of copper pipe (Bank Hall).	1	No
3	Installing Pressure Testing, Gas Charging, Vaccumissing Commissioning 1.0/1.5 & 2.0 TR hi wall split A.C. (Indoor and Outdoor units). (installation should be done as per company specification)	3	No
4	Providing approved quality make Cassette A.C. of 3.0 ton capacity with copper condenser and remote. (Bank Hall)	1	No
5	Installing Pressure Testing, Gas Charging, Vaccumissing Commissioning 3.0 ton hi wall Cassette A.C. (Indoor and Outdoor units). (installation should be done as per company specification)	1	No
6	Removal & Re-installation of Old 1.5 Tr Split AC unit as per the site condition and requirement	4	No
	a) Removal and cleaning of old Indoor & outdoor units		
	b) Lifting, Shifting and installation of outdoor unit and Indoor unit with required Anchor bolts, MS Clits, Hardware etc		
	c) Charge of Refrigerent gas		
7	Removal & Re-installation of Old 3 Tr Cassette AC unit as per the site condition and requirement	2	No
8	M.S. stand fabrication, supply and installation of M.S stand/safety grill for A.C. outdoor unints (size of MS stand as approved by EIC and as per site requirment) duty painted with two coated red oxide and black paint. Size of MS stand suitable with condensing unit and as per site requirement.(including all necessary civil work)	360	Kg



9	Providing and laying concealed refrigerant copper piping with proper 6/9mm nitrile rubber insulation ( K-flex,Armacell make ) and FRLS ( RR cable, Finloex of equivalent make ) 1.5 / 2.5 sq mm 3/4 core power control cable ( depending on AC make and capacity and as per company specification ) from indoor unit to outdoor unit. The laying shall be done using clamps and hangers to fix paipes to wall / slab Piping shall not fixed to false ceiling channel. Quantity of ( 4mt X total nos. of Split AC will be deducted). Quantity may differ considering site conditions.	90	Mtr
	Note:- All Zharis or chases in walls / columns / slabs made for Installation of Conduits the filling of the same will be done by the contractor including all necessary material and labour.		
10	Providing and laying concealed water drainage piping from indoor A.C. unit to specified outdoor location using upvc (Astral,Supreme,durtron make ) pipe Quantity may differ considering site conditions.	90	Mtr
	Note:- All Zharis or chases in walls / columns / slabs made for Installation of Conduits the filling of the same will be done by the contractor including all necessary material and labour.		



