

The Regional Manager, State Bank of India, Regional Business Office-III, MUKTSAR (PB)

PART-A: TECHNICAL BID

TENDER FOR

PROPOSED INTERIOR WORKS

AT STATE BANK OF INDIA,

WARYAM KHERA BRANCH, DISTT. FAZILKA (PB)

TENDER SUBMITTED BY			
NAME OF VENDOR /			
	 :		
FIRM			
CONTACT PERSON	:		
PHONE NUMBER			
EMAIL ID	:		

NOTICE INVITING TENDER

State Bank of India (SBI) Invites Tenders from the INTERIOR WORKS Contractors, Empanelled by SBI, LHO, Chandigarh for the <u>INTERIOR WORKS AT STATE BANK OF INDIA, WARYAM KHERA BRANCH, DISTT. FAZILKA (PB)</u>

Details of tender are as under:-

1.	Name of the work	INTERIOR WORKS AT STATE BANK OF INDIA, WARYAM KHERA BRANCH, DISTT. FAZILKA (PB)
2.	Time allowed for completion	45 days
3.	Estimated Cost of Work	Rs. 11,70,930/-
4.	Earnest Money Deposit	Rs.11,500/- (Rupees Eleven Thousand Five Hundred Only) by crossed Bank draft/Banker's cheque drawn in favour of State Bank of India payable at MUKTSAR
5.	Initial Security Deposit(ISD)	1% of contract amount (EMD will be returned on receipt of ISD). The successful bidder(s) shall be responsible to deposit Initial security deposit @ 2% of the Contract Value by way of demand draft in favour of State Bank of India payable at MUKTSAR, within 7 days from the date of receipt of "Letter of Intent" from SBI.
6.	Additional Security Deposit	IncaseL- 1bidderquotesabnormallylowrates(i.e.7.5%ormore,bel owestimatedprojectcost),thebankmayasksuchbidderto depositadditionalsecuritydepositoradditionalperforman ceguarantee(ASD/APG)equivalenttodifferencebetwee n 92.5% of estimated cost put to tender and quoted price.Such ASD could be in the form of FDR / Bank's guarantee in theBank's name but drawn on any nationalized bank. On successfulcompletion of work ASD/APG will be returned to the contractor. Incase contractor fails to complete the work in time or as per tenderspecificationorleavethejobincomplete,thebankwil lbeatlibertytorecovertheduesfromASD/APGortoforfeits uch ASD/APGasthecasemaybewithinitssolediscretion.
7.	Date and Time where tender forms are available	From 01/02/2025 till 10/02/2025 upto 12:00pm at https://sbi.co.in/web/sbi-in-the-news/procurement-news
8.	Last date and time for submission of Technical Bid, price bid & EMD	10/02/2025 at 12:00PM Note: It is sole responsibility of the bidder to ensure submission of their Tender documents along with EMD by the stipulated date and time at specified

		address.			
9.	Address at which the tenders are to be submitted	OFFLINE SUBMISSION: Technical Bid, along with EMD & Price Bid (in separate envelopes), to be submitted by 10/02/2025 up to 12:00 PM at The Regional Manager State Bank of India, Regional Business Office-III, First Floor, ADB Branch Muktsar, Opp.Shanti Bhawan, Bathinda Road, Muktsar-152026			
10.	Any additional Information	The quoted rate should be inclusive of materials, labour,wages, fixtures, transportation, installation, all taxes (excluding GST), wastages, Octroi, machinery, temporary works such as scaffolding, cleaning, overheads, profit, statutory expenses, incidental charges and all related expenses to complete the work			
11.	Date and time of opening of Technical Bids	OFFLINE: 10/02/2025 at 12:30PM			
12.	Date and time of opening of Price Bids	OFFLINE- StateBankofIndia,Regional Business Office-III, MUKTSAR (PB). Price bids of only those vendors will be opened which qualify in the Technical Bids.			
13.	DefectsLiabilityPeriod	12 months from the date of completion			
14.	Validityofoffer	90 daysfromthedateof openingof tenders.			
15.	LiquidatedDamages	Attherateof0.5%ofthecontractvalueper weekofdelay subjecttoamaximum of5% oftheacceptedcontractvalue.			
16.	Valueof Interimcertificate	As per progress of work with in time period. No advance on materials/ plant / machinery or Mobilization advance shall be paid under any circumstances			
17.	LiquidatedDamages	Attherateof0.5%of thecontractvalueper weekofdelay subject to amaximumof5%ofthe acceptedcontract value.			
18.		and stamp each page of the tender document thereby ence of all pages. Tender documents without seal and rer are liable to be rejected.			
19.	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.				
20.	The SBI 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.
21.	In case the date of opening of tenders is declared as a holiday, the tender will be opened on the next working day at the same time. SBI has the right to accept/reject any/ all tenders without assigning any reasons.
Cor on	d on behalf of State Bank of India

MODE OFSUBMISSIONOF TENDER: ONLINE TENDER

The tender shall be submitted in two cover system in accordance with the procedure detailed herein below. Specified documents shall be sealed in envelopes of appropriate size each of which shall be sealed.

- a) First Envelope marked cover-1 shall contain covering letter, clarification (if any), Technical and commercial terms, duly signed and requisite EMD to be submitted at **StateBankofIndia,Regional BusinessOffice-III, MUKTSAR (PB)**, latest 10/02/2025 up to 12:00 PM
- b) Second Envelope marked cover-2 shall contain only the copy of priced Bill of Quantities duly filled and signed

Both the envelopes shall be submitted at **StateBankofIndia,Regional BusinessOffice-III, MUKTSAR (PB), by stipulated date & time.**

OPENINGOFTENDER (ONLINE):

- Location. Office of The Regional Manager, State Bank of India, Regional Business Office-III, MUKTSAR (PB) on 10/02/2025 at 12:30PM
- 2. Cover 1 containing the Technical Bid, Earnest Money Deposit, covering letter, consent letter, terms and conditions, if any, will be opened first.
- 3. After opening of cover 1 and after evaluating the clarifications / conditions, if any, stipulated by the contractors, i.e. if the vendors are qualified, cover 2 containing priced BOQ will be opened offline of those qualified vendors.

Incasethedateofopeningoftendersisdeclaredasaholiday,thetenderswillbeopenedon nextworking dayat the sametime.

StateBankofIndiahastherighttoaccept/rejectanyoralltenderswithoutassigninganyreasons.

Yoursfaithfully,

S/d

the

The Regional Manager StateBankofIndia, Regional Business Office-III, Muktsar (PB)

INSTRUCTIONSTO THETENDERERS

SCOPEOFWORK

PROPOSEDINTERIOR WORKS AT STATE BANK OF INDIA, WARYAM KHERA BRANCH, DISTT. FAZILKA (PB)

Site anditslocation: Theproposedworkistobecarriedout at WARYAM KHERA BRANCH, DISTT.
 FAZILKA (PB)

- 2. TENDER DOCUMENTS:
- 2.1. The work has to be carried out strictly according to the conditions stipulated in the tenderconsisting of the following documents and the most work menlikemanner.
- Instructions to tenderers
- Generalconditions of Contract
- Specialconditions of Contract
- Pricebid
- 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 given below:
- a) Price Bid
- b) Technicalspecifications
- c) Specialconditionsofcontract
- d) Generalconditions of contract
- e) InstructionstoTenderers
- 2.3 Thetenderdocuments are not transferable.
- 3. SITEVISIT
- 3.1 The tenderer must obtain himself on his own responsibility and his own expenses allinformationanddatathatmayberequiredforthepurposeoffillingthistenderdocument and enter into a contract for the satisfactory performance of the work. Thetendererisrequestedsatisfyhimselfregardingtheavailabilityofwater,power,transportandcommunicationfacilities, the characterquality and quantity of the materials, labour, the law and order situation, climatic conditions local authorities requirement, traffic regulations etc.

Thetenderershallbesolelyresponsibleforconsideringthefinancialeffectofanyorallthefactorswhile submittinghis tender.

- 4. EARNEST MONEY
- 4.1. The tenderers are requested to submit the Earnest Money of Rs. 11,500/- (RupeesEleven Thousand Five Hundred Only) by means of Demand Draft / Pay Orderfrom any Scheduled Nationalized Bankdrawninfavour of SBI and payable at MUKTSAR(PB)
- 4.2. EMD in any other form other than as specified above will not be accepted. <u>Tender notaccompanied by the EMD in accordance with clause 4.1above shallberejected.</u>

- 4.3. Nointerestwillbepaidon the EMD.
- 4.4. EMDof unsuccessfultendererwillberefundedwithin30daysof awardofContract.
- 4.5. EMDofsuccessfultenderer willbe retainedasapartofsecuritydeposit.

5. INITIAL/SECURITYDEPOSIT

The successful tenderer will have to submit a sum equivalent to 2% of accepted tender valueless EMD by means of DD drawn in favour of SBI. Payable at MUKTSAR(PB) within aperiod of7daysfrom thedateofreceiptofLetterofIntent(LOI) from SBI

- AdditionalSecurityDeposit: In case L-1 bidder quotes abnormally low rates (i.e. 7.5% or more, below estimatedproject 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 duefulfillment of contract. Such ASD could be in the form of FDR / Bank's guarantee in the Bank's name as per format approved by the Bank. On successful completion ofwork ASD will be returned to the contractor. In case contractor fails to complete thework in time or as per tender specification or leave the job incomplete, the bank willbe at liberty to recover the dues from ASD or to forfeit such ASD as the case may be within its sole discretion.
- 5.2 No interest shall be paid to the amount retained by the Bank as Security Deposit &AdditionalSecurityDeposit.

6 SIGNINGOF CONTRACTDOCUMENTS

The successful tenderer shall be bound to implement the contract by signing an agreementand conditions of contract with the respective Region/office of SBI within 15 days from thereceipt of intimation of acceptance of the tender by the SBI. However, the written acceptanceofthe tendersby the Bankwillconstitute a bindingagreementbetweentheBankandsuccessfultendererwhether suchformalagreementissubsequentlyentered intoor not.

7 COMPLETION PERIOD

Timeisessenceofthecontract. The workshould be completed in all respect accordance with the terms of contract within a period **45 days** from the date of commencement of work.

8 VALIDITYOFTENDER

Tenders shall remain valid and open for acceptance for a period of 90 days from the date of opening price bid. If the tenderer withdraws his/her offer during the value period or makesmodifications in his/her original offer which are not acceptable to Bank without prejudice to anyother right orremedy the Bankshall beatliberty for feithe EMD.

9 LIQUIDATED DAMAGES

Theliquidateddamagesonaccountofdelayshallbe0.50%ofCumulativeAwardedvalue perweeksubject to a maximumof5%ofCumulativeawardedcontractvalueoractualInvoiceValue.

10 RATEANDPRICES:

10.1 Incaseofitemratetender

10.1.1 The tenderers shall quote their rates for individual items both in words and figure. Incase of discrepancy between the rate quoted in words and figures, the unit ratequantity in words will prevail. The amount of each item shall be calculated and therequisite total is given. In case of discrepancy between the unit rate and the totalamount calculated from multiplication of unit rate and the quantity the unit rate quotedwillgovernandthe amountwillbecorrected.

- 10.1.2 The tenderers should not change the units as specified in the tender. If any unit ischanged the tenders would be evaluated as per the original unit and the Contractor/Vendor wouldbepaidaccordingly.
- 10.1.3 Thetenderershouldnotchangeormodifyordeletethedescriptionoftheitem.lfanydiscrepancyis observedhe shouldimmediatelybringtotheknowledgeofthe SBI.
- 10.1.4 Each page of the BOQ shall be signed by the authorized person and cutting oroverwritingshall bedulyattestedbyhim.
- 10.1.5 Eachpageshallbetotaledandthegrandtotalshall be given.
- 10.1.6 The rate quoted shall be firm and shall include all costs, allowances, taxes, leviesduring the currency of contract including authorized extension, if any, but excludingGST, which shall be mentioned in the bills/invoices separately, as applicable.
- 10.1.7 The SBI reserve their rights to accept any tenders, either in whole or in part or mayentrust the work in phases or may drop the part scope of work at any stage of the project within its sole discretion without assigning any reason(s) for doing so and noclaim/ correspondenceshall be entertained in this regard.
- 10.1.8 In case, it is decided by the SBI to drop one or more Items from the scope of work atany stage of the project, the Contractor/ Vendorshall not be entitled toraise anyclaim /compensation for such deleted scope of work. Also, the SBI may considerissuing work order for various branches/offices in phases but within a reasonable timeinterval and the Contractor/ Vendor shall be bound to execute the same within thestipulated time period and asperrate squoted by the minthistender without any claim for price escalation.

LETTEROFUNDERTAKING(Annexurel)

(Thebiddersarerequiredtoprintthisontheircompany's letterhead and sign, stampbefore emailing)

To,
The Regional Manager,
State Bank of India,
Regional Business Office-III,
MUKTSAR(PB)

Dear Sir,

Having examined the drawings, specification, design and schedule of quantities relating to the worksspecified in the memorandum hereinafter set out and having visited and examined the site of theworks specified in the said memorandum and having acquired the requisite information relatingtheretoasaffectingthetender,I/Weherebyoffertoexecutetheworksspecifiedinthesaidmemorandum at the rates mentioned in the attached Schedule of Quantities and in accordance in allrespects with the specifications, design, drawings and instructions in writing referred to in conditionsof 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 withsuchconditionssofar astheymaybeapplicable.

MEMORANDUM

(a) Descriptionof work TENDER FOR PROPOSED INTERIOR WORKS AT STATE BANK OF INDIA, WARYAM KHERA BRANCH, DISTT. FAZILKA (PB)

(b) EarnestMoney

Rs.11,500/-(RupeesEleven Thousand Five Hundred Only) bymeansofDemand Draft / Pay Order (Valid for a period of completion ofthe work from the last date of submission of the tender) fromany scheduled Nationalized Bank drawn in favour of SBI andpayable in MUKTSAR(PB)

(c) Time allowed for completionof the Works from Seven dayafter the date of written Orderor date of handing over of thesite(Whicheverislater)to commencethework

45 days

- 1. Shouldthistenderbeaccepted,I/weherebyagreetoabidebyandfulfillthetermsandprovisions of the said conditions of contract annexed hereto so far as may be applicable or indefaultthereoftoforfeitand paytoSBI,theamountmentionedinthesaidcontract.
- 2. I / We have deposited a sum of Rs. 11,500/- (Rupees Eleven Thousand Five Hundred Only) of the totaltenderamountasEarnestMoneywiththeSBlwhichamountisnottobearanyinterest.ShouldI/We fail to execute the Contract when called upon to do so I / We do hereby agree that this sumshallbeforfeitedbyme/us toSBI.
- 3. I/ We have read and understood various clauses of this tender and hereby submit ourspecificundertaking and concurrence interms clauseof "Instruction totenderer" to deposit *Additional Security Deposit (ASD)* of required amount as provided for in this tender and withinthe stipulated period, in case, my/our tender is found too low (i.e. beyond 7.5% of the estimatedcost), as apperformance guarantee for due fulfillment of our contractual obligation for the project.

Further,underanycircumstances,whatsoever,ifl/Wefailtocomplythesameincludingcompliance of any such other conditions of tender within the stipulated time. I We hereby,authorized SBI to cancel

- my/our tender, to forfeit my EMD/ISD/ASD and to take further necessaryaction as deemed fit including debarring our firm from participating in SBI future tenders/de-panelingetc.
- 4. I/ We understand that as per terms of this tender, the SBI may consider accepting our tender inpart or whole or may entrust the various work proposed in phases. We, therefore, undertakethat we shall not raise any claim/ compensation in the eventuality of Bank deciding to drop anyof the work from scope work of this tender at any stage during contract period.Further, we also undertake to execute the worken trusted to us in phases on our approved rates and with instipulatedtimelimitwithoutanyextraclaimforpriceescalationasalsoprovidedforintheclause of "Instructions to Tenderers" of this tender.
- 5. I/ We, hereby, also undertake that, we will not raise any claim for any escalation in the prices ofanyofthematerialduringthecurrencyofcontract/execution/completionperiodincludingauthorized extended contractperiod,ifany.

Our Bankers are i)			
ii)			
The names of partners of our firm are:			
i)			
ii)			
Name of the partner of the firm Authorizedto sign			
Or			
(Name of person having Power ofAttorneyto signtheContract.)			
(Certified true copy of the Power of Attorney shouldbeattached)			
Yoursfaithfully,SignatureofContractors.			
SignatureandaddressesofWitnesses			
i)			
ii)			

GENERALCONDITIONSOFCONTRACT

1. DEFINITIONS:

"Contract" means the documents forming the tender and the acceptance there of and theformal agreement executed between SBI (client) and the Contractor/ Vendor, together withthedocumentsreferredthereinincludingtheseconditions, the specifications, designs, drawings and instructions issued from time to time by the Bank and all these documents taken together shall be deemed to form one contract and shall be complementary to one another.

- 1. In the contract the following expressions shall, unless the context otherwise requires, have themeaning herebyrespectivelyassignedtothem.
- 1. "SBI" shall mean State Bank of India (Client) having its Corporate Centre at Madame
- 1. CamaRoad, NarimanPoint, Mumbai-400021 and its representative Local Head Offices/Administrative
- 1 Offices/Regional Business Offices/Branches at various places acrossIndiaand includestheclient's representatives, successors and assigns.
- 1. 'The Contractor/ Vendor' shall mean the individual or firm or company undertaking the
- $1. \quad works and shall include legal personal representative of individual or composing the firm or company and the permit all the composing the firm of the company and the permit all the composing the firm of the composing the comp$
- 2 tedassigneesofindividual orfirmsofcompany.
- $1. \quad The expression `works' or `work' shall mean the permanent or temporary work description in the ``Scope of work' and the permanent of th$
- 1. /ortobeexecuted
 - 3 accordancewiththecontractincludesmaterials, apparatus, equipment, temporary supports, fittings and things of kindstobe provided, the obligations of the Contractor/ Vendor hereunder and work to be done by the Contractor/Vendor under the contract.
- 1. 'Engineer'shallmeantherepresentativeCivil/ ElectricalEngineer oftheSBI

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'Drawings' shall mean the drawings prepared and issued by SBI or their Architects and referredto in the specifications and any modifications of such drawings as may be issued by the Engineer from time.

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- 'Contract value shall mean value of the entire work as stipulated in the letter of acceptance oftender
 subject such additions thereto or deductions there from as may be made under theprovide hereinafter
 contained.
- Specifications' shall mean the specifications referred to in the tender and modifications
 thereofasmaytimetotimebefurnished or approvedbytheSBI
- 1. "Month" meanscalendarmonth.

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1. "Week" means seven consecutive days.

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"Day"meansacalendar daybeginningand endingat 00Hrs.and24Hrs.respectively.

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SBI'sEngineer"shallmeanTheCivil/ ElectricalEngineerin-chargeoftheProject

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2. CLAUSE

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2. <u>Total SecurityDeposit</u>: TheTotal Securitydepositcompriseof

- EarnestMoneyDeposit
 - Initialsecuritydeposit
 - RetentionMoney

Earnest MoneyDeposit:

The tenderer shall furnish EMD of Rs. 11,500/- (Rupees Eleven Thousand Five Hundred Only) in theform of Demand draft drawn in favour of SBI on any Scheduled Bank. No tendershall be considered unless the EMD is so deposited in the requiredform.

- No interest shall be paid on this EMD. The EMD of the unsuccessful tenderer shall berefundedsoonafter thedecisiontoawardthecontractistakenwithoutinterest.
- TheEMD shall stand absolutely forfeited ifthe tendererrevokes his tenderatanytime the period
 when he is required to keep his tender open acceptance by the SBI orafter it is accepted by the
 SBI.the Contractor/ Vendor fails to enter into a formalagreement or fails to pay the initial security
 deposit as stipulated or fails to commencethecommencethe work withinthestipulated time.

InitialSecurityDeposit(ISD)

TheamountofISDshallbe2%ofacceptedvalueoftender(Intheinstantcase,thecumulative contract awarded value of including the EMD in the form of DD drawn on anyscheduled Bank.TheDD shall be deposited within 7 days from the date of acceptance oftender RetentionMoney:

Anamount@5%ofthebillamountwillberetainedbytheSBIfromthebillsandthesamewillbereleasedbytheSBIag ainstBankguaranteeforequalamountissuedbyanyNationalized /Scheduled Bankin the SBI's approved formatvalid for 1 year. The Bankguarantee shall be released only after completion of warranty period of 1 year provided nocomplaint is received in the office chairs or the defects has been rectified by replacing thesamesatisfactorily.

<u>The successful bidder may choose to submit such Bank Guarantee to the SBI soon aftercommencement of work to avoid deduction of retention money from the Bills.</u> No advance onmaterials/ plant /machineryormobilizationadvanceshallbe paid inanycircumstances.

Language

Thelanguageinwhichthecontractdocumentsshallbedrawnshallbein English.

3. ERRORS, OMISSIONS AND DISCREPANCIES

In case of errors, omissions and/ or disagreement between written and scaled dimensions onthedrawingsorbetween thedrawingsandspecificationsetc.,thefollowingorder shallapply.

- i) Betweenscaledandwrittendimension(ordescription)onadrawing,thelattershallbeadopted.
- ii) Betweenthewrittenorshowndescriptionordimensionsinthedrawingsandthecorresponding oneinthespecificationtheformer shall be taken ascorrect.
- iii) Betweenwrittendescriptionoftheiteminthe specificationsanddescriptionsinbillsofquantitiesof the sameitem,theformer shall be adopted:
 - a) Incaseofdifferencebetweenrateswritteninfiguresandwords,therateinwordsshallprevail.
 - b) Between the duplicate / subsequent copies of the tender, the original tender shall be taken ascorrect.

SCOPEOF WORK:

The Contractor/ Vendor shall carryout, complete and maintain the said work in every respectstrictly accordance with this contract and with the directions of and to the satisfaction of theBank to be communicated through SBI. The SBI at the direction of the Bank from time-to-timeissue furtherdrawings and/orwritten instructions, detaileddirections

and explanations which are hereafter collectively referred to a sin struction sin 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 / or specifications should be brought to the notice of SBI immediately. The removal from the site of any material brought thereon by the Contractor/ Vendor and any substitution of any other materials therefore the removal and / or re-executed of any work executed by him. The dismissal from the work of any personengaged the reupon.

Signatures of the contractor with seal

I)LETTEROFACCEPTANCE:

Within the validity period of the tender the SBI shall issue a letter of acceptance directly byregistered post or otherwise depositing at the office of the Contractor/ Vendor as given in thetender to enter into a Contract for the execution of the work as per the terms of the tender. The letter of acceptance shall constitute a binding contract between the SBI and the Contractor/Vendor. II) CONTRACTAGREEMENT:

On receipt of intimation of the acceptance of tender from the SBI. The successful tenderershall be bound to implement the contract and within 15 days there of shall sign an agreementinanon-judicial stamppaperofappropriatevalue.

OWNERSHIPOFDRAWINGS:

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All drawings, specifications and copies thereof furnished by the SBI are the properties of the SBI. They are not to be used on other work.

7. DETAILED DRAWINGS AND INSTRUCTIONS:

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The SBI shall furnish with reasonable proper additional instructions by means of drawings orotherwise 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.

The work shall be executed in conformity therewith and the Contractor/ Vendor prepare adetailed program schedule indicating therein the date of start and completion of various activities on receipt of the work order and submitthes a metothe SBI through the architect/consultant

8. COPIES OFAGREEMENT

Two copies of agreement duly signed by both the parties with the drawings shall be handedover totheContractor/ Vendors

9. LIQUIDATEDDAMAGES:

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If the Contractor/ Vendor fails to maintain the required progress in terms of relevant clauseunder General Conditions of Contract (GCC) or to complete the work and clear the siteincluding vacating their office on or before the contracted or extended date or completion, without justification in support of the cause of delay, he may be called upon without prejudice on any other right of remedy available under the law to the SBI on account of such breach topay a liquidated damage at the rate of 0.50% of the contract value subject to a maximum of5% of the contract value.

10 MATERIALS.APPLIANCESANDEMPLOYEES

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Unless or otherwise specified the Contractor/ Vendor shall provide and pay for all materials,labour, water, power, tools, equipment transportation and any other facilities that are requiredfor the satisfactory execution and completion of the work. Unless or otherwise specified allmaterials shall be newand both workmanship and materials shall be best quality. The Contractor/ Vendor shall at all times enforce strict discipline and good order among hisemployees 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 SBIhe shall be removed from the site immediately.

11 PERMITS, LAWSANDREGULATIONS:

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PermitsandlicensesrequiredfortheexecutionoftheworkshallbeobtainedbytheContractor/ Vendor at his own expenses. The Contractor/ Vendor shall give notices and comply with the regulations, laws, and ordinances rules, applicable to the contract. If theContractor/ Vendor observes any discrepancy between the drawings and specifications, heshall promptly notify the SBI in writing. If the Contractor/ Vendor performs any act, which isagainst the law, rules and regulations he shall meet all the costs arising there from and shallindemnifytheSBIanylegal actions arising therefrom

12 **SETTINGOUT WORK:**

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TheContractor/Vendor shall setoutthe work and shall be responsible for the true and perfect setting out of the same and for the correctness of the positions, levels, dimensions, and alignment of all parts thereof and get it approved by the SBI before proceeding with thework. If at any time any error in this respect shall appear during the progress of the works, irrespective of the fact that the layout had been approved by SBI, the Contractor/Vendorshall be responsible for the same ad shall his own expenses rectify such error, if so, required to satisfaction of the

SBI.

13 PROTECTIONOFWORKS ANDPROPERTY:

The Contractor/ Vendor shall continuously maintain adequate protection of all his work fromdamage 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.

Heshalltakeadequatecareandstepsforprotectionoftheadjacentproperties. The Contractor/ Vendor 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' safetylaws and building codes to prevent accidents, or injuries to persons or property on about oradjacent to his place of work. The Contractor/ Vendor shall take insurance covers as perclause 24.0 at his own cost. The policy may be taken in joint names of the Contractor/Vendor and the SBI and the original policy may be lodged with the SBI.

14 INSPECTIONOFWORK:

The SBI or their representatives shall atall reasonable times have free accessto the worksite and / or to the workshop, factories, or other places where materials are lying or fromwhere they are obtained and the Contractor/ Vendor shall give every facility to the SBI andtheir representatives necessary for inspection and examination and test of the materials andworkmanship. No person unless authorized by the SBI except the representative of Publicauthorities shall be allowed on the work at any time. The proposed work either during itsconstruction stage or its completion can also be inspected by the Chief Technical Examiner'sOrganization awingof Central Vigilance commission.

15 ASSIGNMENTANDSUBLETTING

The whole of work included in the contract shall be executed the Contractor/ Vendor and heshall not directly entrust and engage or indirectly transfer, assign or underlet the contract orany part or share thereof or interest therein without the written consent of the SBI and noundertaking shall relieve the Contractor/ Vendor from the responsibility of the Contractor/Vendorfrom active& superintendenceofthework duringits progress.

16 QUALITYOF MATERIALS, WORKMANSHIP & TEST

All materials and workmanship shall be best of the respective kinds as described in the contract/BOQ and in accordance with SBI's instructions and shall be subject from time to such tests as the SBI. may direct at the place of manufacture or fabrication or on the site or an approved testing laboratory. The Contractor/ Vendor shall provide such assistance, instruments, machinery, labor, and materials as a renormally required for examining measuring sampling and testing any material or part of work before incorporation in the work for testing as may be selected and required by the SBI.

i) SAMPLES

All samples of adequate numbers, size, shades & pattern as per specifications shall besupplied by the Contractor/ Vendor without any extra charges. If certain items proposed to beused are of such nature that samples cannot be presented or prepared at the site detailed literature / test certificate of the same provided to the satisfaction of the SBI. Beforesubmitting sample/literaturetheContractor/Vendor shallsatisfyhimself that thematerial/ equipment for which he is submitting the sample / literature meet with the requirement oftender specifications. Only when the samples are approved writing SBI the in bν Contractor/Vendorshallproceedwiththeprocurementandinstallationoftheparticularmaterial/equipment. The approved samples shall by the signed by SBI for identification and shall bekept on record at site office completion ofthe work for inspection atanytime.SBIshalltakereasonabletimetoapprovethesample.Anydelaythatmightoccurinapprovingthesampl esforreasonsofitsnotmeetingthespecificationsorotherdiscrepanciesinadequacyinELECTRICALsamplesofb estqualitiesfromvariousmanufacturers and such other aspects causing delay on the approval of the materials /equipmentetc.shallbeto theaccountoftheContractor/ Vendor.

ii) COST OFTESTS

The cost of making any test shall be borne by the Contractor/ Vendor if such test is intendedbyorprovidedforinthespecification or BOQ.

17 OBTAININGINFORMATIONRELATEDTOEXECUTION OFWORK

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No claim by the Contractor/ Vendor for additional payment shall be entertained which isconsequent upon failure on his part to obtain correctinformation as to any matteraffecting the execution of the work nor any misunderstanding or the obtaining incorrect information orthefailure to obtain correct information relieve him from any risks or from the entire responsibility for the fulfillment of contract.

18 CONTRACTOR/ VENDOR'SSUPERINTENDENCE

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The Contractor/ Vendor shall give necessary personal superintendence during the executionthe works and as long, thereafter, as the SBI may consider necessary until the expiry of thedefectsliability period, stated hereto.

19 **QUANTITIES**

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The bill of quantities (BOQ) unless or otherwise stated shall be deemed to have been prepared inaccordance with the Indian Standard Method of Measurements and quantities. The ratequoted shallremainvalid for variation of quantity against individual item to any extent.

20 WORKSTOBEMEASURED

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SBI may from time to time intimate to the Contractor/ Vendor that the work is required to bemeasuredandtheContractor/Vendorshallforthwithattendorsendagualifiedrepresentative to assist the SBI in taking such measurements and calculation and to furnishall particulars or to give all assistance required by any of them. Such measurements shall betakeninaccordancewiththe Mode of measurements detail in the specifications. The representative SBI shall measurements with the Contractor/ Vendor's take representativeandthemeasurementsshallbeenteredinthemeasurementbook. The Contractor/Vendoror his authorized representative shall sign all the pages of the measurement book in whichthe measurements have been recorded intoken ofhis acceptance. All thecorrections shall be duly attested by both representatives. No over writings shall be made in the Measurementbook should the Contractor/ Vendor not attend or neglect or omit to depute his representativeto take measurements the measurements recorded by the representative of the SBI shall befinal. All authorized extra work, omissions and all variations made shall be included suchmeasurement.

21 VARIATIONS

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No alteration, omission or variation ordered in writing by SBI vitiates the contract. In casethe SBI thinks proper at any stage during the progress of works to make any alteration in, oradditionstooromission from theworksorany.alterationin thekind or quality ofthematerials to be used therein, the SBI shall give notice thereof in writing to the Contractor/Vendor shall confirm in writing within seven days of giving such oral instructions the contractshall alter to, add to, or omit from as the case may be in accordance with such notice but theContractor/ Vendor shall not do any work extra to or make any alterations or additions to oromissionsfromtheworksoranydeviationfromanyoftheprovisionsofthecontract, stipulations, specifications or contract drawings without previous consent in writing of the SBI and the same shall be added to or deducted from the contract value, asthecasemay be.

VALUATIONOFVARIATIONS

22 .0

No claim for an extra Item shall be allowed unless it shall have been executed under theauthorityoftheSBIwiththeconcurrenceoftheSBIashereinmentioned.Anysuchextrais hereinreferredtoasauthorizedextraandshallbemadeinaccordancewiththefollowingprovisions

- (i) The net rates or prices in the contract shall determine the valuation of the extra workwhere such extra work is of similar character and executed under similar conditions as theworkpricedherein.
- (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, providedif 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'here under.

Where the extra works are not of similar character and/or executed under similar conditionsasaforesaidorwheretheomissionsvarytheconditionsunderwhichanyremainingitemsor works are carried out, then the Contractor/ Vendor shall within 7 days of the receipt of theletter of acceptance inform the SBI of the rate which he intends to charge for such items ofwork, duly supported by analysis of the rate or rates claimed and the SBI shall fix such rateor prices as in the circumstances in its opinion are reasonable and proper, based on themarket rate.

Where extra work cannot be properly measured or valued the Contractor/ Vendor shall be allowed day work prices at the net rates stated in the tender, of the BOQ or, if not, so stated then in accordance with the local day work rates and wages for the district; provided that ineither case, vouchers specifying the daily time (and if required by the SBI) the workman's name and materials employed be delivered for verifications to the Architect /consultant at orbefore the end of the weekfollowing that in which the work has been executed.

It is further clarified that for all such authorized extra items where rates cannot be derivedfrom the tender, the Contractor/ Vendor shall submit rates duly supported by rate analysisworked on the 'market rate basis for material, labour hire / running charges of equipmentandwastagesetc.plus15%towardsestablishmentcharges,Contractor/Vendor'soverheadsandpro fit.Suchitemsshall,notbeeligiblefor escalation.

23 FINAL MEASUREMENT

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Themeasurementandvaluationinrespectofthecontractshallbecompletedwithinonemonthsof the virtual completion of thework.

24 VIRTUALCOMPLETIONCERTIFICATE(VCC)

On successful completion of entire works covered by the contract to the full satisfaction of the SBI, the Contractor/Vendorshall applyto SBI forcompletion certificate.

Upon the satisfactory fulfillment by the Contractor/ Vendor as stated above, the Contractor/Vendor is entitled to apply to the SBI of satisfactory completion of work. Relative to which the completion certificate has been sought, the SBI shall within fourteen (14) days of the receiptof the application for completion certificate, issue a VCC in respect of the work for which the VCC has applied.

This issuance of a VCC shall not be without prejudice to the SBI's rights and Contractor/Vendor liabilities under the contract including the Contractor/ Vendor's liability for defectsliabilitynorshalltheissuanceofVCCinrespectoftheworksorworkatanysitebeconstruction as a waiver of any right or claim of the SBI against the Contractor/ Vendor inrespectof or work atthesite andinrespectofwhichtheVCChasbeenissued

25 INSURANCE OFWORKS

25 Without limiting his obligations and responsibilities under the contract the Contractor/Vendor shall insure in the joint names of the SBI and the Contractor/ Vendor againstall loss of damages from whatever cause arising other than the excepted risks, forwhichheisresponsibleunderthetermsofcontractandinsuchamannerthattheSBI.and Contractor/Vendorare covered for the period stipulated in clause28 ofGCC and are also covered during maintenance period damagearising from a cause, occurring prior to the commencement of the period of maintenance and for any lossordamage occasioned by the Contractor/ Vendor in thecourse of any operations carried out by him for the purpose of complying with his obligationsunder clause

- a) The Works for the time being executed to the estimated current Contract value thereof, or such additional sum as may be specified together with the materials for incorporation intheworks at their replacement value.
- b) Such insurance shall be affected with an insurer and in terms approved by the SBI whichapproval shall not be unreasonably withheld and the Contractor/ Vendor shall wheneverhave required produce to the SBI the policy of insurance and the receipts for payment ofthecurrentpremiums.

26 DAMAGETOPERSONSANDPROPERTY

TheContractor/Vendorshall,exceptifandsofarasthecontractprovidesotherwiseindemnify the SBI against all losses and claims in respect of injuries or damages to anyperson or material or physical damage to any property whatsoever which may arise out of orin consequenceofthe

executionandmaintenanceoftheworksand againstall claimsproceedings, damages, costs, charges and expenses whatsoever in respect of or in relationtheretoexceptanycompensation ofdamagesfororwith respect to:

- a) Thepermanent useoroccupation oflandbyor anypartthereof.
- b) TherightofSBItoexecutetheworksoranypartthereofon,over,under,inorthroughanylands.
- c) Injuries or damages to persons or properties which are unavoidable result of the execution ormaintenanceof theworks inaccordance withthecontract
- d) Injuries or damage to persons or property resulting from any act or neglect of the SBI theiragents, employees or other Contractor/ Vendors not being employed by the Contractor/Vendororfororinrespectofanyclaims,proceedings,damages,costs,chargesandexpensesinre spectthereoforinrelationtheretoorwheretheinjuryordamagewascontributedtobytheContractor/Vendor,hi sservantsoragentssuchpartofthecompensation as may be just and equitable having regard to the extent ofthe responsibilityof the SBI, their employees, or agents or other employees, or agents or other Contractor/Vendorsfor thedamageoriniury.

27 CONTRACTOR/VENDOR TOINDEMNIFYSBI

The Contractor/ Vendor shall indemnify the SBI against all claims, proceedings, damages,costs, charges and expenses in respect of the matters referred to in the provision sub-clause26ofthisclause

CONTRACTOR/ VENDOR'SSUPERINTENDENCE

The Contractor/ Vendor shall fully indemnify and keep indemnified the SBI. against anyaction, claim, or proceeding relating infringement patent design to or use of any or anyallegedpatentordesignrightsandshallpayanyroyaltieswhichmaybepayableinrespectof any article or part thereof included in the contract. In the event of any claim made under oraction brought against SBI. in respect of such matters as aforesaid the Contractor/ Vendorshall be immediately notified thereof and the Contractor/ Vendor shall be at liberty, at his ownexpenses to settle any dispute or to conduct any litigation that may arise there from, providedthat the Contractor/ Vendor shall not be liable to indemnify the SBI. the infringement

thepatentordesignoranyallegedpatentordesignrightisthedirectresultofanorderpassedbytheSBlin thisbehalf.

29 THIRDPARTYINSURANCE

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29 Before commencing the execution of the work the Contractor/ Vendor but withoutlimiting his obligations
.1 and responsibilities under clause 25.0 of GCC shall insureagainsthis liability for any materialor physical damage,loss,or injury whichmayoccur to any property including that of SBI., or to any person, including any employeeof the SBI, by or arising out of the execution of the works or in the carrying out of the contract, otherwise than due to the matters referred to in the provision to clause 25.0thereof.

MINIMUM AMOUNTOFTHIRDPARTYINSURANCE

Such insurance shall be affected with an insurer and in terms approved by the SBI whoseapproval shall not be reasonably withheld and for at least the amount stated below. TheContractor/ Vendor shall, whenever required, produce to the SBI the policy or policies ofinsurancecoverandreceiptsforpaymentofthecurrentpremiums.

The minimum insurance cover for physical property, injury, and death is Rs.5 Lakh per occurrencewith the number of occurrences limited to four. After each occurrence Contractor/ Vendor willpayadditionalpremiumnecessarytomakeinsurance validfor fouroccurrences always.

30 ACCIDENTORINJURYTOWORKMAN:

- The SBI shall not be liable for or in respect of any damages or compensation payable atlaw in respect or in consequence of any accident or injury to any workmen or otherpersonin theemployment of the Contractor/ Vendororany sub-Contractor/Vendor, save and except an accident or injury resulting from any act or default of the SBI or their agents, or employees. The Contractor/ Vendor shall indemnify and keep indemnified SBI 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 inrelation thereto.
- ii) Insuranceagainst accidents etc.toworkmen:
 The Contractor/ Vendor shall insure against such liability with an insurer approved by theSBI during the whole of the time that any persons are employed by him on the works andshall, when required, produce to the architect / consultant such policy of insurance

andreceipt for payment of the current premium. Provided always that, in respect of anypersons employed by any sub-Contractor/ Vendor the Contractor/ Vendor's obligation toinsuredasaforesaidunderthissub-clauseshallbesatisfiedifthesub-Contractor/Vendor shall have insured against the liability in respect of such persons in such mannerthat SBI is indemnified under the policy but the shall require such sub-Vendor toproduce to the SBI when such policy of insurance and the receipt for the payment of thecurrentpremium.

iii) RemedyonContractor/Vendor'sfailuretoinsure :

If the Contractor/ Vendor fails to effect and keep in force the insurance referred to aboveor any other insurance which he may be required to effect under the terms of contract, then and in any such case the SBI may affect and keep in force any such insurance andpay such premium or premiums as may be necessary for that purpose and from time totime deduct the amount so paid by the SBI as aforesaid from any amount due or whichmay become due to the Contractor/ Vendor or recover the same as debt from the Contractor/Vendor.

iv) Without prejudice to the others rights of the SBI against Contractor/ Vendors. In respectof such default, the employer shall be entitled to deduct from any sums payable to theContractor/ Vendor the amount of any damages costs, charges and other expenses paidby the SBI and which are payable by the Contractor/ Vendors under this clause. TheContractor/ Vendor shall upon settlement by the Insurer of any claim made against theinsurer pursuant to a policy taken under this clause, proceed with due diligence to rebuildor repair the works destroyed or damaged. In this event all the monies received from theInsurer in respect of such damage shall be paid to the Contractor/ Vendor and theContractor/Vendorshallnotbeentitledtoanyfurtherpaymentinrespectofthe expenditureincurredforrebuildingorrepairingofthematerialsorgoodsdestroyedor damaged.

COMMENCEMENTOFWORKS:

The date of commencement of the work will be reckoned as the date of execution of a green entwith or possession of site which ever is later.

SBI

TIMEFORCOMPLETION

Timeisessenceofthe contractandshallbestrictlyobservedbytheContractor/Vendor. The entireworkshallbecompletedwithinaperiodof 45calendar days from the date of commencement

33 **EXTENSIONOF TIME**

If,theworkbedelayedforreasonsbeyondthecontroloftheContractor/Vendor,theContractor/ Vendor may submit a recommendation to the SBI to grant a fair and reasonableextension of time for completion of work as per the terms of contract. If the Contractor/Vendor needs an extension of time for the completion of work or if the completion of work islikely to be delayed for any reasons beyond the due date of completion as stipulated in thecontract, the Contractor/ Vendor shall apply to the SBI.in writing at least 30 Days before theexpiry of the scheduled time and while applying for extension of time he shall furnish thereason in detail and his justification if any, for the delays in the prescribed format for grantingextension of time. While granting extension of time the Contractor/ Vendor shall be informed the period extended time which will qualify for levy of liquidated damages. For the balanceperiod in excess of original stipulated period and duly sanctioned extension of time by the provision of liquidated damages as stated under clause 8.0 shall become applicable. Furtherthe contract shall remain in force even for the period beyond the due date of completionirrespectivewhether the extensionisgrantedornot.

RATEOFPROGRESS

Whole of the materials, plant and labour to be provided by the Contractor/ Vendor 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 SBI. Should the rate of progress of the workoranypartthereofbeatanytimebeintheopiniontheSBItooSlowtoensurethecompletion of the whole of the work the prescribed time or extended time for completion, theSBI shall thereupon take such steps as considered necessary to expedite progress so as tocomplete the works by the prescribed time or extended time. Such communications from theSBI neither shall relieve the Contractor/ Vendor from fulfilling obligations under the contractnor hewill be entitledtoraiseanyclaims arisingoutofsuch directions.

WORKDURING NIGHTSAND HOLIDAYS

Subject to any provision to the contrary contained in the contract no permanent work shall, asherein provided, be carried on during the night or on holidays withoutthe permission inwritingoftheSBI,exceptwhentheworkisunavoidableorabsolutelynecessaryforthe

Signatures of the contractor with seal

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savingoflifeorpropertyorforthesafetyoftheworkinwhichcasetheContractor/Contractor/ Vendor shall immediately advise the SBI. However, the provisions of the clauseshall not be applicable in the case of any work which becomes essential to carry by rotary ordouble shifts in order to achieve the progress and quality of the part of the works beingtechnicallyrequired/continued with theprior approvaloftheSBIatnoextracost.

All work at night after obtaining approval from competent authorities of SBI shall be carriedoutwithoutunreasonablenoiseanddisturbance.

NO COMPENSATIONORRESTRICTIONSOFWORK

Ifat any time after acceptance of the tender, SBI shall decide to abandon or reduce thescope of work for any reason whatsoever and hence not required the whole or any part of thework to be carried out. SBI shall give notice in writing to that effect to the Contractor/ Vendorand the Contractor/ Vendor shall act accordingly in the matter. The Contractor/ Vendor shallhave no claim to any payment of compensation or otherwise whatsoever on account of anyprofit or advantage which he might have derived from the execution of the Work fully butwhichhe did not derivein consequenceoftheforeclosureofthewholeor partof thework.

Provided that the Vendor shall be paid the charges on the cartage of only materials actually and bona-fide brought to the site of the work by the Contractor/ Vendor and rendered surplusas a result of the abandonment, curtailment of the work or any portion thereof and then takenback by the Vendor, provided however that the SBI 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 less.

"In case of such stores having been issued from SBI stores and returned by the Vendor tostores, credit shall be given to him at the rates not exceeding those at which were originally issued to the Vendor after taking into consideration and deduction for claims on account of any deterioration ordamage while in the custody of the Contractor/ Vendorand in this respect the decision of Architect /consultantshall befinal.

SUSPENSIONOFWORK

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The Contractor/ Vendor shall, on receipt of the order in writingof SBI (whose decision shallbe final and binding on the Contractor/ Vendor) suspend the progress of works or any partthereof for such time and in such manner as SBI may consider necessary so as not to causeany damage or injury to the work already done or endanger the safety thereof for any offollowing easons:

- a) On accountanydefaulton thepartoftheContractor/ Vendor, or
- $b) \quad \text{For proper execution of the works or part the reoffor reasons other than the default the Vendor/Contractor,} \\ \text{or} \\$
- c) Forsafetyoftheworks or partthereof.

The Contractor / Vendor shall, during such suspension, properly protect and secure the workstheextent necessaryandcarryouttheinstructionsgiven in that behalfbytheSBI.

If the suspension is ordered for reasons (b) and (c) in sub-para (i) above:

The Contractor/ Vendor shall be entitled to an extension of time equal to the period of everysuchsuspension. No compensation what so ever shall be paid on this account.

ACTIONWHENTHEWHOLE SECURITYDEPOSITISFORFEITED

Inany case in which underany clause or clausesof this contract, the Contractor/Vendorshallhaverenderedhimselfliabletopaycompensationamountingtothewholeofhissecurity deposit the SBI shall have the power to adopt any of the following course as theymaydeem bestsuitedtotheinterest of the SBI:

- a) To rescind the contract (of which rescission notice in writing to the Contractor/ Vendor by SBIshall be conclusive evidence) and in which case the security, deposit of the Contractor/Vendor shall beforfeitedand be absolutely at the disposal of SBI
- b) To employ labour paid by the SBI and to supply materials to carry out the work, or part of thework, debiting the Contractor/ Vendor with the cost of the labour and materials cost of suchlabourandmaterials(asworkedoutbytheSBIshallfinalandconclusiveagainsttheContractor/ Vendor) and crediting him with the value of the work done, in all respects in thesame manner and at the same manner and at the same rates as if it had been carried out bythe Contractor/ Vendor under the terms of this contract certificate of SBI as to the value ofworkdoneshall befinalconclusiveagainst

the Contractor/ Vendor To measure up the work of the Contractor/ Vendor, and to take such part thereof as shall beunexecuted, out of his hands, and to give it to another Contractor/ Vendor to complete, inwhich case any expenses which may be incurred in excess of the sum which would have been paid to the original Contractor/ Vendor, if the whole work had been executed by him (The amount of which excess the certificates in writing of the SBI shall final and conclusive) shall be borne by original Contractor/ Vendor and may be deducted if any money due to himby SBI under the contract or otherwise, or from his security deposit or the proceeds of salethereof, or sufficient part thereof.

In the event of any of above courses being adopted by the SBI the Contractor/ Vendor shallhave no claim to compensation for any loss sustained by him by reasons of his havingpurchased or procured any material or entered into any engagements or make any advanceson account of, or with a view to the execution of the work or the performance of the contractand in case the contract shall be rescind under the provision aforesaid, the Contractor/Vendor shall not be entitled to recover or to be paid any sum or any work thereto for actuallyperformedunderthiscontract,unless,anduntilSBIwillhavecertifiedinwritingtheperformance of such work and the value payable in respect thereof, and he shall only beentitledtobepaidthevaluesocertified.

OWNER'S RIGHTTOTERMINATETHE CONTRACT

If the Contractor/ Vendor being an individual or a firm commit any 'Act of insolvency' or shallbeadjustedaninsolventorbeinganincorporatedcompanyshallhaveanorderfor compulsory winding up voluntarily or subject to the supervision of Govt. and of the OfficialAssignee of the liquidator in such acts of insolvency or winding up shall be unable withinseven days after notice to him to do so, to show to the reasonable satisfaction of the SBI thathe is able to carry out and fulfill the contract, and to dye security therefore if so required bythe SBI

Or if the Contractor/ Vendor (whether an individual firm or incorporated Company) shall sufferexecutiontobe issued or shall suffer any paymentunder this contract to be attached by or on behalf of any of the Contractor/Vendor.

Or shall assign or sublet this contract without the consent in writing of the SBI or shall chargeor encumber this contract or any payment due to which may become due to the Contractor/Vendor thereunder:

a) hasabandonedthecontract:or

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- b) has failed to commence the works or has without any lawful excuse under these conditionssuspendedtheprogressoftheworksfor14daysafterreceivingfromtheSBIwrittennoticetoprocee d.or
- toproceed with the works with such diligenceandfailedto such dueprogressaswouldenabletheworkstobecompletedwithinthetimeagreedupon,or has failed to remove and replace materials from the site or to pull down work within sevendaysafterwrittennoticefromtheSBIthatthesaidmaterialswerecondemnedandrejectedby the SBI under these conditions; or has neglected or failed persistently to observe andperform all or any of the acts matters or things by this contract to be observed and performedby the contactor for seven days after written notice shall have been given to the Contractor/Vendor to observe or perform the same to the detriment of good workmanship or indefiance contrarysubjectanypartofthecontract.

Then and in any of said cases the SBI may not withstanding any previous waiver, after givingseven days' notice in writing to the Contractor/ Vendor, determine the contract, but withoutthereby affecting the powers of the SBI or the obligation and liabilities of the Contractor/Vendor the whole of which shall continue in force as fully as if the contract had not beendetermined and as if the works subsequently had executed behalf been of by theContractor/Vendor.And,furthertheSBIortheiremployeesmayenteruponandtakepossession ofthe workand all plants, took scaffoldings, materials, sheds, machineries lying upon the premises or on the adjoining landsor roads use the same by means of their own employees or workmen in carrying on and completing the work or by engaging any other Contractor/ Vendors or persons to the workand the Contractor/ Vendor shall not in any was interrupt or do any act, matter or thing toprevent or hinder such Contractor/ Vendor other persons employed for complementandfinishingor or usingthematerialsandplantforthe works.

When the works shall be completed or as soon thereafter as convenient to the SBI a noticein writing will

be given to the Contractor/ Vendor to remove his surplus materials and plantsandshouldtheContractor/Vendorfailtodosowithin14daysafterreceivethereofbyhimtheSBIsellthesame bypublication,andafterduepublication,andshall,adjusttheamount realized by such auction. The Contractor/ Vendor shall have no right to question any of theactoftheSBIincidentalto thesaleof thematerials etc.

40 CERTIFICATEOF PAYMENT

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ThecontractorshallbeentitledunderthecertificatestobeissuedbytheArchitect/consultant to the contractor within 10 working days from the date of certificate to paymentfromSBlfromtimeto time. TheSBIshallrecoverthestatutory recoveringotherduesincludingtheretentionamountfrom thecertificateofpayment.

Provided always that the issue of any certificate by the Architect / consultant during progressof works or completion shall not have effect as certificate of satisfaction relieve the contractorfromhisliabilityunderclause.

The Architect / consultant shall have power to withhold the certificate if the work or in partthereofis notcarriedouttotheir satisfaction.

The Architect / consultant may by any certificate make any corrections required previouscertificate.

The SBI shall modify the certificate of payment as issued by the architect / consultant fromtimetotimewhile making thepayment

The contractors hall not submit interimbills.

The final bill may be submitted by contractor within a period of one month from the date of virtual completion and Architect / consultant shall issue the certificate of payment within aperiod of two months. The SBI shall pay the amount within a period of three months from the date of issue of certificate provided there is no dispute in respect of rates and quantities.

Thecontractorshall notsubmitinterimbills.

No advance on materials / plant / machinery or mobilization advance shall be paid in anycircumstances.

The SBI shall recover the statutory recoveries viz. TDS, retention and other dues, if any, asper contractual provisions.

The SBI shall have power to withhold the paymentif the workor part thereof is not carriedouttotheirsatisfaction.

41 A. SETTLEMENTOFDISPUTESANDARBITRATION

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where otherwise provided in the contract all questions disputes and to themeaningofthespecifications, design, drawings and instructions herein before mentioned and as to the workmanship or materials used on the work astoanyotherquestion, claim, right, matterorthing what so everinany way arising out of or relating to the contract, designs, drawings specifications, estimates, instructionsorders or these conditions or otherwise concerning the work or the execution orfailure to execute the same whether arising during the progress of the work or afterthe cancellation, termination, completion or abandonment thereof shall be dealt withasmentioned hereinafter:

i) If the contractor considers that he is entitled to any extra payment or compensation inrespectoftheworksoverandabovetheamountsadmittedaspayableby theArchitect or in case the contractor wants to dispute the validity of any deductions orrecoveries made or proposed to be made from the contract or raise any dispute, theContractor shall forthwith give notice in writing of his claim, or dispute to the RegionalManager and endorse a copy of the same to the Architect, within 30 days from thedate of disallowance thereof or the date of deduction or recovery. The said noticeshall give full particulars of the claim, grounds on which it is based and detailedcalculations of the amountclaimedand the contractor shall notbe entitledto raiseany claim nor shall the Bank be in any way liable in respect of any claim by thecontractor unless notice of such claim shall have been given by the contractor to theRegional Manager in the manner and within the time as aforesaid. The

contractorshallbedeemedtohavewaivedandextinguishedallhisrightsinrespectofanyclaim not notified to Regional Manager in writing in the manner and within the timeaforesaid.

B.SETTLEMENT OFDISPUTESANDARBITRATION

The DGM(B&O)shall give his decision in writing on the claims notified by the receiptofthe contractormaywithin 30daysof thereceiptof the the decision of the DGM(B&O)Submit his claims to the conciliating authority.

- i) If the conciliation proceedings are terminated without settlement of the disputes, the contractors hall, within a period of 30 days of termination thereof shall give a notice to the concerned DGM (B&O) of the SBI for appointment of an arbitrator to adjudicate the notified claims falling which the claims of the contractor shall be deemed to have been considered absolutely barred and waived.
- ii) Except where the decision has become final, binding and conclusive in terms of thecontract, all disputes or differences arising out of the notified claims of the contractoras aforesaid and all claims of the SBI shall be referred for adjudication througharbitration by the Sole Arbitrator appointed by the DGM(B&O). It will also be noobjection to any such appointment that the Arbitrator so appointed is a SBI Officerand that he had to deal with the matters to which the Contract relates in the course ofhis duties as SBI. If the arbitrator so appointed is unable or unwilling to act or resignshis appointment or vacates his office due to any reason whatsoever another solearbitrator shall be appointed in the manner aforesaid by the said DGM (B&O) of theSBI. Such person shall be entitled to proceed with the reference from the stage atwhichitwas letbyhis predecessor.

It is a term of this contract that the party invoking arbitration shall give a list ofdisputes with amounts claimed in respect of each dispute along with the notice forappointment ofarbitrator.

It is also a term of this contract that no person other than a person appointed by such ChiefGeneral Manageras aforesaidshouldact 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 orreenactment thereofandtherules made the reunder.

Itis also a termof the contract thatifany fees are payable to the Arbitrator theseshall be paid equally by both the parties. However, no fees will be payable to thearbitrator ifheis aSBIOfficer.

It is also a term of the contract that the Arbitrator shall be deemed to have entered on the reference on the date he issues notice to both the parties calling them to submittheir statement of claims and counter statement of claims. The venue of the arbitrationshall be such place as may be fixed by the arbitrator in his sole discretion. The fees, ifany of the 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 (including the fees, if any of the arbitrator) shall be in the discretion of thearbitrator who may direct to any by whom and din what manner, such costs or any partthereof, shall be paid and fixor settle the amount of costs to be so paid.

42 METHODOF MEASUREMENT

Unless otherwise mentioned in the schedule of quantities or in mode of measurement, themeasurement will be on the net quantities or work produced in accordance with up-to-daterules laid down by the Bureau of Indian Standards. In the event any dispute / disagreementthedecision of the SBIshall befinal andbinding on thecorrector.

43 MAINTENANCEOFREGISTERS

The contractor shall maintain the following registers as per the enclosed perform at site ofwork and should produce the same for inspection of STATE BANK OF INDIA /Architect /consultantwheneverdesiredbythem.Thecontractorshallalsomaintaintherecords/registersasrequiredbythe local authorities/ Govt.from timetotime

- i) Registerforsecured advance
- ii) Registerforhindrancetowork
- iii) Registerforrunningaccountbill
- iv) Registerforlabour
- 44 FORCEMAJEURE

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4 NeitherContractor/VendornorSBIshall beconsideredindefaultinperformance oftheobligations if such

- .1 performance is prevented or delayed by events such as but not war, hostilities revolution, riots, civil commotion, strikes, lockout, conflagrations, epidemics, accidents, fire, floods. droughts, earthquakes or ordinances or any for anyothercausebeyondthereasonablecontrolofthepartyaffectedorpreventsordelayed. However, a notice is required to be given within 30 days from the happening of the event withcompletedetails, totheother partytothecontract.
- 44 As soon as the cause of force majeure has been removed the party whose ability perform .2 itsobligationshas been affected, shall notify the other of such cases at its affected activity adducing necessary evidence in support thereof.
- From the date of occurrence of a case of force majeure obligations of the party affected shallbe suspended during the continuance of any inability so caused. With the caused itself andinabilityresultingtherefromhavingbeenremoved, the agreed time completion of the party affected shall be authorized and inabilityresulting the continuance of any inability so caused. With the caused itself and inabilityre sulting therefrom having been removed, the agreed time completion of the party affected shall be a suspended during the continuance of any inability so caused. With the caused itself and inabilityre sulting the continuance of any inability so caused. With the caused itself and inabilityre sulting the continuance of any inability so caused. With the caused itself and inabilityre sulting the continuance of any inability so caused. With the caused itself and inabilityre sulting the continuance of any inability so caused. With the caused itself and inabilityre sulting the continuance of any inability so caused.
- Should one or both parties be prevented from fulfilling the contractual obligations by state offorce majeure lasting to a period of 6 months or more the two parties, shall mutually decideregarding thefutureexecution ofthisagreement.
- 45 LOCAL LAWS, ACTSREGULATIONS

TheContractor/Vendorshallstrictlyadheretoallprevailinglabourlawsincludingthecontractlabour (regulationand abolition actof1970)and othersafetyregulations. TheContractor/ Vendors should comply with the provision of all labour legislation including thelatestrequirementsoftheActs,laws,anyotherregulationsthatareapplicabletotheexecutionofthe project

46 ACCIDENTS

0

The Contractor/ Vendor shall immediately on occurrence of any accident at or about the siteorin connectionwiththeexecutionofthe workreport such accidentto thearchitect /consultant. The Contractor/ Vendor shall also such report immediately to the competentauthority whenever such report is required to be lodged by the law and take appropriate actions thereof.

- The contractor's shall be bound to comply the following provision in terms of "Restrictionsimposed by the .0 Government of India, Ministry of Finance Department of ExpenditureunderRule144(XI)ofGeneralFinancialRules2017videtheirorderno.F.No6/18/2019/PPDdated2 3rd July2020"asunder;
 - i) Any bidder from a country which shares a land border with India will be eligible to bid in thistender ONLY if the bidder is registered with the Competent Authority (registration committeeconstitutedbytheDepartmentfor PromotionofIndustryandInternalTrade).
 - ii) 'Bidder' (including the term 'tenderer', 'consultant' or 'service provider' in certain contexts)means any person or firm or company, including any member of a consortium or joint venture(that is an association of several persons, or firms or companies), every artificial judicialperson not falling in any of the descriptions of bidders stated hereinbefore, including anyagencybranchor officecontrolled bysuchperson,participatinginaprocurementprocess.
 - iii) 'BidderfromacountrywhichsharesalandborderwithIndia(suchacountry)'forthispurposemea ns:
 - a) Anentityincorporated, established orregisteredinsuchacountry; or
 - b) Asubsidiaryofanentityincorporated,establishedorregistered insucha country;or
 - c) Anentitysubstantiallycontrolledthroughentitiesincorporated, establishedorregisteredinsuchacountry;or
 - d) Anentitywhose beneficialowner issituatedinsuchacountry;or
 - e) An Indian(orother) agentofsuchanentity;or
 - f) Anaturalpersonwho is acitizenofsuch acountry; or
 - g) Aconsortiumorjointventurewhereanymemberoftheconsortiumorjointventurefallsunder anyoftheabove
 - iv) Thebeneficialownerforthepurposeof(iii) abovewillbeasunder:
 - 1. In case of A Company or Limited Liability Partnership, the beneficial owner is the natural person(s), who, whether acting alone or together, or through one or more judicial

- person, hasa controllinginterestorwhoexercisescontrolthroughothermeans. Explanation-
- a) "Controlling ownership interest" means ownership of or entitlement to more than twenty-fivepercent ofshares orcapital or profitsofthecompany;
- b) "Control" shallinclude the right to appoint majority of the directors or to control the management or policy decisions including by virtue of their shareholding or management rights or shareholders agreements or voting agreements;
- 2. In case of a partnership firm, the beneficial owner is the natural person(s) who, whetheracting alone or together, or through one or more judicial person, has ownership of entitlement tomore than fifteen percent of capital or profits of the partnership;
- 3. In case of an unincorporated association or body of Individuals, the beneficial owner is thenatural person(s), who, whether acting alone or together, or through one or more judicialperson, has ownership of or entitlement to more than fifteen percent of the property or thecapitalor profitsofsuchassociationor body ofindividuals;
- 4. Where no natural person is identified under (1) or (2) or (3) above, the beneficial owner is therelevantnatural person who holds the position of senior managing of ficial;
- 5. In case of a trust, the identification of beneficial owner(s) shall include identification of theauthor of the trust, the trustee, the beneficiaries with fifteen percent or more interest in thetrustandanyothernaturalpersonexercisingultimateeffectivecontroloverthetrustthrough a chainof control orownership.
- v) An Agent is a person to do any act for another, or to represent another in dealings with thirdperson.
- vi) The successful bidder shall not be allowed to sub-contract works to any contractor from acountry which shares a land border with India unless such contractor is registered with theCompetentAuthority.
- vii) All bidders need to submit a declaration-cum-certificate (along with evidence)in this regardasper"**AnnexureQ**".Failuretosubmit suchvalid declaration-cum-Certificatewillmakethebid liablefor rejection."

ANNEXU

ration-Cum- Certificate on the Letter Head of Bidder Regarding Restrictions onProcurement From Bidders From A Country Or Countrie Grounds Of Defence In India, OrMattersDirectlyRelated Thereto,IncludingNationalSecurity.

rictions under Rule 144 (XI) of General Financial Rules 2017 of Ministry of Finance, Indiaorderno.F.No6/18/2019/PPD date July2020

re read the clause regarding restrictions on procurement from a bidder of a country whichsharesaland border withIndia;
bidder(Specifyfullname)certifythatweareNOTfromsuchacountryOR,iffromsuchacountry,hasbeenregisteredwithCompete
eby certify that we fulfil all requirements in this regard and is eligible to be considered.
reof AuthorisedSignatoryalongwithSeal) authorisedsignatory: iionofAuthorisedsignatory:
dencesenclosed: CopyofcertificateofvalidregistrationwiththeCompetentAuthority(Scoreoutifnotapplicable)

SPECIAL CONDITION OF CONTRACT

- 1. The Technical Bidshould contain the following:
 - a) Technical Biddulysignedand sealedon eachpage.
 - b) Banker's Cheque/Demand Draft of Earnest Money deposit.
 - c) If any, The Authorization Certificate issued by the Bank's approved Principal Manufactureronly certifyingthat the tendereris an Authorized Converter/Agency of their Company and they have been specifically authorized by them (i.e. OEM) to participate in the bidding process of SBI.
 - d) If any, An undertaking from the Bank's approved OEM, in original, to the effect that in casetheirAuthorisedAgency/Converterisnotabletoperform contractualobligationsfortheproject during the contract period, the Original Manufacturer shall own full responsibility tocomply all contractual obligations relating the captioned work of SBI at their own (i.e. OEM's)riskcostandconsequences.

The technical bid not accompanied by abovementioned any one or more documents shall betreated as non-responsive bid and the same shall be summarily disqualified.

2. TAXES, DUTIES, LEVIESETC .:

The rates quoted shall be inclusive of all taxes, duties, levies, royalties, fees, cess or chargesin respect of the works but excluding GST which shall be payable over and above theapproved rates as per actual. Variation of taxes, duties, fees, levies etc. (excluding GST) ifany, till completion of work shall be deemed to be included in the quoted rates and no extraclaim on this account in any case will be entertained. If a new tax or duty or levy or cess orroyalty or octroi is imposed under as statutory law during the currency of contract the sameshall be borne by the Contractor/ Vendor. GST willhoweverbepaidbytheSBlasapplicable.

3. The Contractor/ Vendor shall study the schedule of items, technical specifications, drawings, design, etc. for its sufficiency considering all the regulations of local authorities and supplycompany and code of standard as applicable at the time of submitting the tender and shallbringtothenoticeofbank, additionordeletion, if any, inwriting before due date of submission of tender.

4. ACCEPTANCEOFTENDER

The SBI 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 noright to question the acts of the SBI However adequate transparency would be maintained by the SBI.

5. DIMENSIONSANDLEVELS

All dimensions and levels shown on the drawings shall be verified by the contractor and thesite and he will be held responsible for the accuracy and maintenance of. All the dimensionsand the levels. Figured dimensions are in all cases to be accepted and dimension shall bescaled. Large scale details shall take precedence over small scale drawings. In case ofdiscrepancy the contractor shall ask for clarification from the Architect / consultant beforeproceeding with thework.

6. NOTICEOF OPERATION

The contractor shall not carry out any important operation without the Consentin with fromtheArchitect/consultant:

7. CONSTRUCTIONRECORDS

ThecontractorshallkeepandprovidetotheArchitect/consultantfullandaccuraterecordsof the dimensions and positions of all new work and any other information necessary topreparecompletedrawingsrecordingdetailsoftheworkas construction.

8. SAFETYOF ADJACENTSTRUCTURES ANDTREES

The contractor shall provide and erect to the approval of the Architect / consultant supports a smay be required to protect effectively all structures and protective give to trees, which may be end an gered by the execution of the works or otherwise such permanent measures a smay be required by the Architect to protect the tree structures.

9. TEMPORARYWORKS

Before any temporary works are commenced the contractor shall submit at least in advance to the architect / consultant for approval complete drawings of all temporary works he mayrequire fortheexecutionoftheworks. The contractor shall carry outthemodifications relating to strength, if required by the architect / consultant may require in accordance with the conditions of contract at his own cost the contractor shall be solely responsible for the stability and safety of all temporary works and unfinished works and for the quality of the permanent works resulting from the arrangement eventually adopted for their execution.

10. WATERPOWER ANDOTHER FACILITIES

- a) The rate quoted by the contractor shall include all expenses that are required forproviding all the water required for the work and the contractor shall make his ownarrangements for the supply of good quality water suitable for the construction andgood quality drinking water for their workers If necessary the contractor has to sink atube well / open well and bring water by means of tankers at his own cost for thepurposeTheSTATEBANKOFINDIAwillnotbeliabletopayanychargesinconnectionwith theabove
- b) Theratequotedinthetendershallincludetheexpensesforobtainingandmaintainingpowerconnections and shall payfor the consumption charges
- c) The contractors for other trades directly appointed by the STATE BANK OF INDIAshall be entitled to take power and water connections from the temporary water and power supply obtained by the contractor However, the concerned contractor shallmaketheirownarrangements to draw the supply and paydirectly the actual consumption charges at mutually agreed rates between them. All municipal charges for drainage and water connection for Construction purposes shall be borne by the contactor and charges payable for permanent connections, if any, shall be initially paid by the contactor and the SBI will reimburse the amount on production of receipts
- d) The SBI 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 theresponsibility for obtaining the same in times hall be of the contractor

11. FACILITIESFORCONTRACTOR'S EMPLOYEES

The contractor shall make his own arrangement for the housing and welfare of his staff andworkmen including adequate drinking water facilities. The contractor shall also make thearrangements at his own cost for transport where necessary for his staff and workmen to andfromsiteofworkathisowncost.

12. LIGHTING OFWORKS

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

13. FIREFIGHTINGARRANGEMENTS

- i) The contractor shall provide suitable arrangement for firefighting at his own cost. Thispurpose he shall provide requisite number of fire extinguishers and adequate number ofbuckets, some of which are to be always kept filled with sand and some with water this equipment shall be provided at suitable prominent and easily accessible place and shall be properlymaintained.
- ii) Anydeficiencyinthefiresafetyorunsafeconditionsshallbecorrectedbythecontractor at his own cost and, to the approval of the relevant authorities. The contractormakesthefollowingarrangementsathis owncostbut notlimitedthefollowing:
 - a) Proper handling, storage and disposal of combustible materials and waste.
 - b) Workoperations which can create fire hazards.
 - c) Accessforfire-fightingequipment.
 - d) Type,numberandlocationofcontainersfortheremovalofsurplusmaterialsandrubbish.
 - e) Type, size,numberandlocationoffireextinguishersorothertirefightingequipment.
 - f) Generalhousekeeping

14. SITEORDERBOOK

A site order book shall be maintained at site for the purpose of quick communication betweenthe Architect / Consultant. Any communication relating to the work may be conveyed throughrecords in the site order book. Such a communication from one party to the other shall bedeemed to have been adequately served in terms of contract Each site order book shall havemachine numbered pages in triplicate and shall carefully maintained and preserved by the contractor and shall be made available to the architect / consultant as and when demanded-Any instruction which the architect /consultant may issue the contractor thecontractormayliketobringtothearchitect/consultanttwocopiesofsuchinstructionsshall be taken from the order book and copy will be handed over one party againstproperacknowledgmentandthesecondcopy will beretainedfortheir record.

15. TEMPORARYFENCING/BARRICADING

The contractor shall provide and maintain a suitable temporary fencing / barricading andgates at his cost to adequately enclose all boundaries of the site for the protection of thepublic and for the proper execution and security of the work and in accordance with therequirement of the architect I consultant and regulations of local authorities. These shall bealtered, relocated and adopted from time to time as necessary and removed on completion of the work.

16. SITEMEETINGS

Site meetings will be held to review the progress and quality evaluation. The contractor shalldepute a senior representative along with the site representative and other staff of approvedsub-contractors and suppliers as required to the site meetings and ensure all follow upactions. Anyadditional review meetings shall he held if required by the architect/consultant.

17. DISPOSALOFREFUSE

The contractor shall cart away all debris, refuse etc. arising from the work from the site anddepositthesameasdirectedbythearchitect/consultantathisowncost.Itistheresponsibility of the contractor to obtain from the local authorities concerned to the effect thatall rubbish arising out of contractor's activities at the construction site or any other off-siteactivitiesborrowpits hasbeen properlydisposedoff.

18. CONTRACTORTOVERIFYSITEMEASUREMENT

Thecontractorshallcheckandverifyallsitemeasurementswheneverrequestedotherspecialists contractors or other sub-contractors to enable them to prepare the own shopdrawing and pass on the information with sufficient promptness as will in any way delay theworks.

19. DISPLAYING THENAMEOFTHEWORK

The contractor shall put up a name board of suitable size as directed by the architect/consultant indicating therein the name of the projectand other details as given by the architect/consultantathisown costandremove the same on completion of work.

20. AS BUILT DRAWINGS

- i) ForthedrawingsissuedtothecontractorbytheArchitect/Consultant.ThearchitectConsultant will issue two drawings to the Contractor for the items for some changeshavebeenmade.FromtheapproveddrawingsasinstructedbytheSTATEBANKOFINDIA/ Architect / Consultant. The contractor will make the changes made on these copies andreturn these copies to architect 1 Consultant for their approval. In cases isrequiredorthecorrectionsarenotproperlymarkedthearchitect/Consultantwillpointout the discrepancies to the contractor. The contractor will have to incorporated these corrections and / or attend to discrepancies either on copies as directed by the architect / consultant andresubmit to him for approval. The architect / consultant will return one copy duly approved byhim.
- ii) Forthedrawingspreparedbythecontractor

The contractor will modify the drawing prepared by him wherever the changes made by the STATE BANK OF INDIA / architect / consultant. And submit two copies of such modifieddrawings to the architect/ consultant for approval. The architect / consultant will return onecopyofthe approved drawing to the contractor.

21. APPROVEDMAKE

The contractor shall provide all materials from the list of approved makes at his own cost and also appoint the specialized agency for the waterproofing anti-termite, aluminum doors and windows and any other item as specified in the tender. The architect/consultant may approve make / agency within the approved list as given in the tender after inspection of thesample/mockup.

22. PROCUREMENTOFMATERIALS

The contractor shall make his own arrangements to procure all the required materials for thework.All wastagesandlosses in weight shallbetothecontractorsaccount

23. EXCISEDUTY, TAXES, LEVIESETC.;

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 to sales tax, tax onworks contract excise duty, and octroi, payable in respect of materials, equipment plant andother things required for the contact. All of the aforesaid taxes, duties, levies, fees andcharges shall be to the contractor's account and the STATE BANK OF INDIA shall not berequired to pay any additional or 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 quotedrates 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 claimon this account will in any case be entertained. If a new tax or duty or levy or cess or royaltyor octroi is imposed under as statutory law during the currency of contract the same shall beborneby thecontractor.

24. PHOTOGRAPHS:

The Contractor shall at his own expense supply to the Architects with duplicate hardcopies of large photographs not less than 25 cm. x 20 cm. (10" x 8") of the works,taken from two approved portions of each building, at intervals of not more than oneweekduringthe progressof thework orat everyimportantstageofconstruction.

In addition to above, the contractor shall be bound to submit adequate no. of sitephotographs along with each Running Bill for the project clearing showing majorprogress of work measured and claimed therein failing which the Architect/ STATEBANK OF INDIA may consider returning the Bill to the contractor and no claim fordelayon this accountwillbe entertained.

<u>ARTICLESOFAGREEMENT</u>

(Onnon-judicialStampPaper of Rs. 500/-orasperlatestGovt.Rules)

ARTICLESOFAGREEMENTmadethe	dateof	betweenSTATE	BANKOFINDIA,
havingitsoffice atMumbai hereinafter called "t	the Client"oftheOnePa	rtand	
WHEREAS the STATE BANK OF INDIA is o	desirous of andhas car	used specifications descri	hing the work to be
done tobe preparedbySTATE BANKOF INDIA		used specifications descri	bing the work tobe
ANDWHEREASthesaidDrawingsnumbered _ Quantities havebeensignedbyoronbehalfofthe		nclusive,theSpecifications	andtheScheduleof
AND WHEREAS the Contractor has agreed to the Conditions set forth herein in tandConditionsofContract(allofwhichare colle shown upon the said Drawings and / or des Quantities at the respective rates therein se sum as shall become payable there under (herein second).	the Special Condition continuition continuity continuity conditions and specified in the said Specified in the	ns and in the Scheduerred toas"the said condecifications and included the sum as therein arrived	lle of Quantities ditions") theworks in theSchedule of atour such other

NOWITISHEREBYAGREEDASFOLLOWS:

In consideration of the said Contract Amount to be paid at the times and in the manner set forth in thesaid Conditions, the Contractor shall upon and subject to the said Conditions execute and complete theworkshownuponthesaidDrawingsanddescribedinthesaidSpecificationsandthepricedScheduleofQuantities.

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

The term "The Architects" in the said Conditions shall mean the **STATE BANK OF INDIA**, orin 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 aperson 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 entitled to disregard or overrule any previous decisions or approval or direction givenor expressed inwriting by the outgoing Architects for the time being.

ThesaidConditionsandAppendixtheretoshallbereadandconstruedasformingpartofthisAgreement, and the parties hereto shall respectively abide by submit themselves to the said Conditionsandperformthe Agreements ontheir part respectivelyin thesaidConditionscontained.

The Plans, Agreements and Documents mentioned herein shall form the basis of this Contract.

This Contract is neither a fixed lump-sum contract nor a piece work contract but a contract to carry outthe work in respect of the entire building complex to be paid for according to actual measured quantitiesat theratescontained in the Schedule of Quantities and Ratesor as provided in the said Conditions.

The Contractor shall afford every reasonable facility for the carrying out of all works relating to civilworks, installation of lifts, Telephone, electrical installations, fittings air conditioning and other ancillaryworks in the manner laid down in the said Conditions, and shall make good any damages done to walls,floors,etc.after thecompletion ofhiswork.

The STATE BANK OF INDIA reserves to itself the right of altering the drawings and nature of the workbyaddingtooromittinganyitemsofworkorhavingportionsofthesamecarriedoutwithoutprejudicetothis Contract.

TimeshallbeconsideredastheessenceofthisContractandtheContractorherebyagreestocommence the work soon after the Site is handed over to him or from 14th day after the date of issue offormal work order as provided for in the said Conditions whichever is later and to complete the entireworkwithin 45days subject to neverthelessthe provisions for extension of time.

AllpaymentsbytheSBI underthisContractwillbe madeonlyatMumbai.

All disputes arising out of or in any way connected with this Agreement shall be deemed to have arisenatMumbai andonlytheCourts inMumbai shall havejurisdictiontodeterminethesame.

That the several parts of this Contract have been read by the Contractor and fully understood by the Contractor.

INWITNESSWHEREOFTHEEMPLOYERandtheContractorhavesettheirrespectivehandstothesepresentsandtw o duplicateshereoftheday and yearfirsthereinabove written.

SIGNATURECLAUSE		
SIGNEDANDDELIVEREDby	(theEmployer)by hand of	
(NameandDesignation)		(Signatureof Employer)
Inthe presenceof: Shri/Smt	Address :	(SignatureofWitness)
SIGNEDANDDELIVEREDby (Contractor)		(Signatureof Contractors)
Inthe presenceof: Shri/Smt	Address :	(SignatureofWitness)

SAFETYCODE

- 1. First aid appliances including adequate supply of sterilized dressing and cottonwoolshall bekeptin areadilyaccessibleplace.
- 2. Aninjured person shall be takento apublichospitalwithoutloss oftime,incaseswhen theinjurynecessitateshospitalization.
- Suitable and strong scaffolds should be provided for workmen for all works thatcannotsafelybedonefrom theground.
- 4. No portable single ladder shall be over 8 meters in length. The width betweenthe side rails shall not be less than 30 cm. (clear) and the distance between twoadjacent running shall not be more than 30 cm. When a ladder is used an extraMazdoor shall be engagedforholdingladder.
- The excavated material shall not be placed within 1.5 meters of the edge of thetrenchhalfofthedepthoftrenchwhicheverismore. Alltrenchesandex cavations shall be provided with nece ssaryfencing and lighting.
- 6. Every opening in the floor of a building or in a working platform be provided withsuitable means to prevent the fall of persons or materials by providing suitablefencingor railing whoseminimumheight shall be one meter.
- 7. No floor, roof or other part of the structure shall be so overloaded with debris ormaterialasto 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 rubberhandgloves.
- 9. Those engaged in welding works shall be provided with welders' protective eyeshield and gloves.
- 10. (i) Nopaintcontainingleadorleadproductsshallbeusedexceptintheformofpastereadymade paint.(ii) Suitable facemasks should be supplied for use by the workers when thepaint applied in the form of spray or surface having lead paint dry rubbed andscrapped.
- 11. Overallsshallbesuppliedbythecontractortothepaintersandadequatefacilitiesshallbeprovidedtoenablethe workingpainterstowashduringcessation of work.
- 12. Hoistingmachinesandtackleusedintheworksincludingtheirattachmentsanchor and supports shall be in perfect condition.

Theropesused inhoisting or lowering material or a same ansof suspensions hall be durable quality and a dequate strength and free form defects

(F)Pricebreakup(AnnexureIV)

PriceBreakup aspertender document

LIST OF ACCEPTABLE MATERIALS

The contractor shall quote for the best of the materials specified below with ISI mark wherever applicable. The contractor shall obtain prior approval from the Bank / Architect before placing order for the specific materials agencies. In case of non-availability of any of the approved/specified materials/agency. During the execution of the work, the Bank /Architect may approved suitable equivalent brand/agency and his decision shall be final and binding on the contractor and the price variations. If any shall be adjusted accordingly.

Furnishing Work.

Sr. No.	Particulars and Specification	Approved makes/ model	
1	Commercial ply (IS-303)/ water proof	Century/Green ply/Archid. (6mm, 8mm, 9mm,	
	ply (IS-710)/Block board (IS-	12mm, 19mm)	
	1659)/Flush door(IS-2202)		
2	Veneers	Green/ Century/ Kit ply/ Archid (1mm thick)	
3	Beading	Teak Wood or as specified	
4	Laminates (IS-2046)	Sunmica/ Green lam/ Century/ Fromica	
5	Polish	Melamine/ as specified	
6	Gypsum Board	Gyproc (saint gobain)/ India Gypsum including	
	Framing with complete system	their suspentions and all fittings.	
		Gyp steel ultra (saint gobin)	
7	Mineral Fibre Tile Ceiling with	Armstrong/ Saint Gobain including their	
	complete system	suspensions and all fittings.	
8	Locks with CP brass	Godrej/ Dorset/ Dorma	
9	Multipurpose lock for drawers	Godrej/ Harrison	
10	Hinges and hardware	Hettich, Oswal, suzu, Flora or eq. Approved:-	
		HINGES:- 3"/4'/6" 1.78mm th. SS matt finish	
		Handles 'D' or 'C' type:- 3"/4"/6" 10mm dia. SS	
		202 matt finish.	
		TOWER BOLT:- 3"/4"/6" brass extruded SS	
		matt finish	
11	Telescopic Channel	Godrej/Ozone /EBCO	
12	Paints	Asian, Berger, Nerolac	
13	Surface texture wall coating	Heritage, Spectrum / Asian	
14	Wood Preservative	ASCU PS-2 or equivalent	
15	Glass	Modi / Asahi / Saint Gobain	
16	Vertical/ Venetian Blinds	Vista levolor, MAC	
17	Screw	GKM/ CIEF/ Shalimar/ Everite	

18	Aluminum sections	Jindal/ Hindalco		
19	ACP Panel	Alstrong/ Alcobond/ Euro bond/ flexi bond		
20	Cable manager (60mm)	Metal-C060ZN1 (EBCO)		
		PVC-CO 60(EBCO)		
		Black/ivory/grey color		
21	Glass/ Mirror	Saint Gobain/ Modi		

Note:-

- i) The contractor should obtain prior approval from Employer / Consultants beforeplacing order for any specific materials. Employer may change / delete any ofthemakesor brands outofthe abovelist.
- ii) All materials should conform to relevant standards and codes of BIS. Materialswith I.S.I. mark shall be used duly approved by the STATE BANK OF INDIAEngineer/Architect.
- iii) Ifanymaterialisfoundtobenotuptothemark,thecontractorwillhavetoproduceoriginalbills/certificat efromthemanufacturerorhisauthorized Distributor for authenticity and genuineness of the material forconsideration and as per make approved by the STATE BANK OF INDIA.Thesamewillnotbeconsideredfor payment.

SignatureofContractor withSeal

PROFORMAFORHINDRANCETOWORK

	:Dat
eofStart ofwork	
	:Na
me of Contractor :Period of	
Completion	
	:Agr
eement No.:	

S.No.	NatureofHi ndrance	DateofOccurre nce ofHindrance	Dateofwhich Hindrancew asremoved	Periodof whichHind ranceexist ed	Signature of SiteEngin eer	Bank/
1	2	3	4	5	6	7

Name of Work

Dt.of Completionof work:

TABLE-II PROFORMAFORRUNNINGA/CBILL

i. NameofContractor/Agency
ii. Name ofWork
iii. SI.No.ofthisBill
iv. No.&Dateofprevious Bill
v. Referenceto Agreement No.
vi. DateofWrittenorder to commence
vii. Dateof Completion as per Agreement:

S.No.	ItemDescri	Unit	Rat	Aspe	erTender
	ption		e(R	Quantity	Amount(Rs
			S.		.)
)		
1	2	3	4		5

Upto		Up Da	Up Date(Gross		PresentBill	
Previous						
R.A.	R.A.					
В	Bill					
Quantity	Amount	Quantity	Amount	Quantity	Amount	
	(Rs.)		(Rs.)		(Rs.)	
6			7	(3	9

Note: 1.lfpartrateisallowed	dforanyitems,it		
shouldbeindicatedwith re	easons for		allowingsuch a rat
since previous			
		bil	I

2.Ifad-hocpaymentismade, its hould be mentioned specifically.

CERTIFICATE

The measurements on the	basis of whic	h the above	entriesfo	rtheRunning	BillNo			
	weremadehavebeentakenjointlyon							
andarerecorded atpag	estoofm	easurement bo	okNo	_				
SignatureanddateofContractor	anddateofArch	gnature tectsRepresent Seal)	 ative	Signature a		of		
The work recorded in the satisfactorilyaspertenderdraw				been done	at the	site		
Architect		Signati	ures & dat	te of Site Enç	gineer			

TABLE-III MEMORANDUMFORPAYMENT

R/A BILLNO.

1.	Totalvalueofworkdonesince	Rs
2.	previous bill(A) Totalamountofsecuredadvance due	Rs
3.	sincePrevious Bill(B) TotalamountduesincePrevious Bill	Rs
4. 5.	(C)(A+B) PVAonaccount ofdeclaration inprice of Steel, Cement and other materials andla detailed in separate statementsenclosed. TotalamountduetotheContractor	Rsbour as
	Totalamountadottino doni aditor	Rs
	OBJECTIONS:	
i) ii)	Secured Advancepaidintheprevious Retention money on value of works astendersupto dateamount Rs. Less alreadyrecovered	Rs R/A Rs per accepted Rs
:::\	Balanceto berecovered	Rs
iii) (a)	MobilizationAdvance,ifany Outstanding amount(principal + interest) asondate	Rs
(b)Tc	oberecoveredinthisbill	Rs
	nyotherDepartment allmaterialscost	Rs
	ecoveredasper contract,ifany	B
co	other Departmentalservice ges to be recovered if any, as per entract(water, power etc.) aclosestatement.	Rs
Total	Deductionas percontract(F)	Rs
	stments,ifanyA R/ABill(asperstatementofContractor)	mountlessreceivedbyContractorin
P.V.A Total (Rupe	A. amount payableaspercontract(E+F+G)Rsees inwords)	Rs
sc aft	oill amountto Rs (both rutinized by terduecheckingofthemeasurementsofworkasrequire syment.	figures and words) has been us dandisrecommendedfor
		Date:
		SignatureofArchitectwith Seal

checking o		nsultants has been scrutinized by me after due test as required and is recommended for payment for an
Date:	Signa	itureofOwnersEngineer
	STATUTORYDEDU	CTION:
i)	TotalAmountdue(E)	Rs
ii)	Less I.T.Payable	Rs
iii)	Less S.T.Payable	Rs
	NetPayable	Rs
verifi	ed and bill passed forpayme	andum for payable has been ent (inwordsa
ndfig	ures)	
Date:	:	SignatureoftheCompetentOfficer