NITNO	HYD/SBIIT/2024-25/06
DATE	11/12/2024



STATE BANK INSTITUTE OF INNOVATION AND TECHNOLOGY (SBIIT),

HYDERABAD INVITES

TENDER FOR

PROPOSED ELECTRICAL WORKS FOR STATE BANK INSTITUTE OF INNOVATION AND TECHNOLOGY (SBIIT), CLASSROOM 04, SITUATED AT BANJARA HILLS, HYDERABAD, TELANGANA.

FROM

<u>Electrical contractors who are empanelled with SBI-LHO, Hyderabad under respective category are only eligible to participate*</u>

THROUGH E-TENDERING PROCESS

CONSULTANTS:

mape connoisseurs,

(Milind Architectural, Interior & Pankaj Engineering Connoisseurs) 3-4-485&485/1,D1,IFloor,NearBankofBaroda, Opp,.Reddywomen'scollege,Barkatpura,HYDERABAD-5000027. Tel.: 27566409 -48557866.URL:www.mapeindia.comEmail:info@mapeindia.com

Last date for submission of Sealed Tender: 15.00 P.M. (IST) on 26/12/2024.

Opening of Sealed Tenders: 15.30 P. M. (IST) on 26/12/2024

Tender to be submitted to:

The Chief Manager (Admin)

State Bank Institute of Innovation and Technology (SBIIT) 8-2-695, Bank Sanchar Bhavan, Road No. 12, Banjara Hills, Hyderabad, Telangana 500034.

NOTICEINVITINGTENDER(NIT)

SBIIT, invites online tenders on behalf of State Bank of India for the following work inTWOBIDSYSTEMfromtheempanelledelectricalcontractorsofLHOHyderabadcircleinres pectivecategory.

1.	Name of the Work	Proposed Electrical works for State Bank Institute of Innovation and Technology, Classroom 4, Hyderabad.
2.	Estimated cost of work	₹5,38,608/- plus GST as applicable
3.	Quantum of Earnest Money Deposit, MSE/ MSMEs and NSIC are exempted from paying Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME firms and NSIC, the firms shall submit relevant documents such as valid registration Certificates and exemption certificate from relevant authorities. (Note for Relevant trade only).	₹5,500/- DD Drawn In Favor of "CM (Admin), SBIIT", Payable at Hyderabad. EMD will be exempted under submission of valid MSE certificate in the respective category. EMD/Valid exemption certificate should be submitted before due date
4.	Time for Completion of work	45 Days from the date of PO or hand over of the site Whichever is earlier.
5.	Eligibility of the contractor	 Empanelled electrical contractors of LHO Hyderabad circle in respective category. The vendor should have a valid digital signature to Participate in the online tendering process
6.	Date and Time where Tender forms are available	From 13/12/2024 to 26/12/2024
7.	Download from the websites: links	https://etender.sbi
8.	Last date and time of Submission of online Tender	26/12/2024 up to 15.00 hours
9.	Date, Time of opening of e-Tenders (Technical bid)	26/12/2024 up to 15.30 hours

10.	Place of submission of EMD/MSE certificate, opening of tender, contact person/ telephone no/email address.	Office: Chief Manager (Admin), State Bank Institute of Innovation and Technology (SBIIT),Banjara Hills,Hyderabad- 500034 Phone No: 040-23388203 Email:agmadmin.sbiit@sbi.co.in	
11.	Quantum of Security Deposit (percentage)	 1.Initial Security Deposit (ISD)— 2% of the Tender Value including EMD 2. Retention Money- 10% from each running bill subject to maximum of 5% of the contract value including EMD & ISD 	
12.	Terms of payment of Bills, if any (specify the minimum value of work for payment of running Account bills)	 i) No advance payment. ii) Interim Payment-₹1 lakhs Final Payment after completion of the work subject to deductions as applicable. 	
13.	Initial Security Deposit (ISD)	2% of the Contract value	
14.	Defects Liability Period	12 Months from the date of completion or commissioning and handover of the work.	
15.	Liquidated Damages for delay in work	If the work is delayed beyond the scheduled completion date, then 0.50% of the total value of the contract per week (or part thereof) of delay will be deducted from the final bill value subject to max 5% of The value of work	
16.	Validity of tender	90 days.	
17.	Eligible Taxes	 A) Income Tax will be deducted at source as per Govt. Guidelines. B) Reimbursement of GST will be made only on submission of proper GST invoice as per applicable GST provision. The contractor should comply with the following; Contractor should have GST Registration Number Invoice should specifically/separately disclose the amount of GST levied at applicable rate as per GST provision In case of Correction in the bills after scrutiny, contractor should submit fresh bills for payment Contractor should timely file his GST return in accordance with GST provisions to enable the bank to claim the credit of GST paid to the 	

		contractor
		5. The GST Number of State Bank of India are
		For Telangana State-36AAACS8577K1ZQ
18.	Electronic Payment	Payment shall be made by way of Electronic fund
	J	Transfer and the bill will be paid by the Branch. Firm
		· · · · · · · · · · · · · · · · · · ·

		Should furnish de	tails of the bank, a/c no	, IFSC code
19.	Any additional	The quoted rate	should be inclusive	of materials,
	Information	labour, wages, fix	ktures, transportation, i	nstallation, all
		taxes (excluding)	GST), wastages, Octro	oi, machinery,
		temporary work	s such as scaffoldi	ing, cleaning,
		overheads, prof	it, statutory expense	es, incidental
		charges and all rel	lated expenses to compl	ete the work
20.	For any queries or	e-Procurement technologies Limited, Ahmedabad.		
	Supporting connection with	Dinesh	Dinesh.bagresha@e	
	The online tendering	Bagresha	<u>ptl.in</u>	
	process, please contact	DevendraR	Darran dua u@antlin	
	Our E-procurement	Devenurak	Devendra.r@eptl.in	
		NandanValera	Nandan.v@eptl.in	
	Solutions agency		_	
		FahadKhan	<u>Fahad@eptl.in</u>	
		NikhilKhalas	Nikhil@ept.in	

In case the date of opening is declared as a holiday, the tenders will be opened on the next working day at the same time.

SBI reserves the right to accept or reject any oral bids without assigning any reasons thereof, even after opening of the bids.

If the final L1 bid is below 7.5% of the estimated cost then the L-1 contractor has to submit Additional Security Deposit (ASD)/ Additional Performance Guarantee(APG). The amount of such ASD / APG shall be the difference between 92.5% of estimated cost put to tender and the quoted price.

Bank Guarantee or FDR receipt favoring Asst. General Manager, SBI, but drawn on any other Nationalized Bank may also be accepted as ASD/APG.

INSTRUCTIONSTOTHETENDERERS

1. Scope of Work:

Online Sealed Tenders are invited by State Bank of India for the work as specified in the tender.

1.1 Site and Its Location

The proposed work is to be carried out at as specified in the NIT

Tender Documents

The work has to be carried out strictly according to the conditions stipulated in tender consisting the following documents and the most work man like manner,

- 1. Instructions to tenderers
- 2. General Conditions of Contract
- 3. Special Conditions of Contract
- 4. Additional Conditions for Electrical Installation
- 5. Technical Specifications
- 6. Drawings
- 7. Price Bid

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. Technical Specifications
- c. Additional Conditions for Electrical Installation
- d. Special Conditions of Contract
- e. General Conditions of Contract
- f. Instructions to Tenderers

Complete set of Bid documents can be downloaded from the Bank's website http://www.sbi.co.in under "SBIintheNews"link"procurementnews" and also at oure-procurementagency'sportal https://etender.sbi during the period mentioned in the NIT.

The tender documents are not transferable.

3 Site Visit

The tenderer must obtain himself on his own responsibility and his own expenses all information and data which may be required for the purpose of filling this tender document and enter in to a contract for the satisfactory performance of the work. The Tenderer is requested satisfy himself regarding the availability of water, power,

transport and communication facilities, the character quality and quantity of the materials, labour, the law and order situation, climatic conditions local authorities requirement, traffic regulations etc;

The tenderer will be fully responsible for considering the financial effect of any or all the factors while submitting his tender.

4 Earnest Money

The tenderers are requested to submit the Earnest Money as specified in the NIT in the form of Demand Draft or Banker's Cheque in favour of as mentioned in the NIT drawn on any Bank in India. MSE/ MSMEs and NSIC are exempted from paying Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME firms and NSIC, the firms shall submit relevant documents such as valid registration Certificates and exemption certificate from relevant authorities. (Note for Relevant trade only).

EMD in any other form other than as specified above will not be accepted. Tender not accompanied by the EMD inaccordance with clause 4.1 above shall be rejected. No interest will be paid on the EMD.

EMD of unsuccessful tenderers will be refunded within 30 days of award of Contract. EMD of successful tenderer will be retained as a part of security deposit.

5 Initial Security Deposit

The successful tenderer will have to submit a sum equivalent to 2% of contract valueless EMD by means of D/D as mentioned in the NIT within a period of 15 days of acceptance of tender.

6 Security Deposit

Total security deposit shall be 3% of contract value or as per GO issued by central government at that time i.e settlement of final bill. Out of this 2% of contract value is in the form of initial security deposit which includes the EMD. Balance 3% shall bedeductedfromtherunningaccountbilloftheworkattherateof10% of the running account bill i.e. deduction from each running bill account will be10% till total3% of contract value is reached. 50% of the total security shall be paid to the contractors on the basis of architect's certifying the virtual completion. The balance 50% would be paid to the contractors after the defects liability period as specified in the contract.

No interest shall be paid to the amount retained by the Bank as Security Deposit.

7 Signing of Contract Documents

The successful tenderer shall be bound to implement the contract by signing an agreement and conditions of contract attached herewith within 15 days from the receipt of intimation of acceptance of his tender by the Bank. However, the written acceptance of the tender by the Bank will constitute a binding agreement between the Bank and successful tenderer whether such formal agreement is subsequently entered into or not.

8 Completion Period: Asstipulated in the NIT

9 Validity of Tender

Tenders shall remain valid and open for acceptance for a period of (Three) months from the date of opening price bid. If the tenderer with draws his/her offer during the validity period or makes modifications in his/her original offer which are not acceptance to the Bank without prejudice to any other right or remedy the Bank shall be at liberty to for fe it the EMD. MSE/ MSMEs and NSIC are exempted from paying Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME firms and NSIC, the firms shall submit relevant documents such as valid registration Certificates and exemption certificate from relevant authorities. (Note for Relevant trade only).

10 Liquidated Damages

The liquidated damages shall be 0.5% per week subject to a maximum of 5% of contract value.

11 Rates and Prices

In case of item rate tender

APPLICABLE ONLY FOR OFFLINE TENDER:

- a. The tenderers shall quote the rates for individual items both in words and figures in case of discrepancy between the rates quoted in words and figures the unit rate quoted in words will prevail.
- b. The amount of each item shall be calculated and the requisite total is given. In case of discrepancy between the unit rate and the total amount calculated from multiplication of unit rate and the quantity the unit rate quoted will govern and the amount will be corrected.
- c. The tenderers should not change the units as specified in the tender. If any unit is changed the tenders would be evaluated as per the original unit and the contractor would be paid accordingly.
- d. The tenderer should not change or modify or delete the description of the item. If any discrepancy is observed he should immediately bring to the knowledge of the Architect/ Bank.
- e. Each page of the BOQ shall be signed by the authorized person and cutting or overwriting shall be duly attested by him.
- f. Each page shall be totaled and the grand total shall be given.

APPLICABLE BOTH ONLINE/ OFFLINE TENDERS

- a. The rate quoted shall be firm and shall include all costs, allowances, taxes, levies, etc except GST. Applicable GST will be reimbursed by the Bank on the executed value.
- b. If no rate is quoted for a particular item the contractor shall not be paid for that item when it is executed.

12. CLARIFICATION/AMENDMENTS AND CORRIGENDUM:

Bidder requiring any clarification of the bidding document may not if any us in writing at the address/bye-mail given in the NIT within the date/ time mentioned.

The clarifications to the queries received or amendments in the tender will be posted on the Bank's website and e-tender portal as a corrigendum/Addendum. No individual communication will be conveyed to the Bidders. The interested parties/ Bidders are advised to check the above website regularly till the date of submission of Bid document and ensure that clarifications/amendments issued, if any, have been taken into consideration before submitting the Bid. Such amendments/clarifications, if any, issued by the Bank will be binding on the participating Bidders. Bank will not take any responsibility for any such omissions by the Bidder. Bank, at its own discretion, may extend the deadline for submission of Bids in order to allow prospective Bidders a reasonable time to prepare the Bid, for taking the amendment into account.

Bank/ SBI reserve the right to amend, rescind or reissue the tender, at any time prior to the deadline for submission of Bids.

No request for change in commercial/legal terms and conditions, other than what has been mentioned in the tender or any addenda/corrigenda or clarifications issued in connection there to, will be entertained and queries in this regard, therefore will not be entertained.

Queries received after the scheduled date and time will not be responded/acted upon.

13. Bank's RIGHT TO ACCEPT ANY BID AND TO REJECT ANY OR ALL BIDS

Bank/ SBI reserves the right to accept or reject any Bid in part or in full or to cancel the Bidding process and reject all Bids at any time prior to award of the contract, without incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the grounds for the Bank's action.

The acceptance of a tender rests with the Competent Authority, who does not bind himself to accept the lowest tender and reserves to himself the authority to reject any or all of the tenders received, without assigning any reasons. All tenders in which any of the prescribed conditions are not fulfilled, or are incomplete in any respect are liable to be rejected.

The notification of award will constitute the formation of the Contract. The selected Bidder should convey acceptance of the award of contract by returning duly signed and stamped duplicate copy of the PO within 15 days of receipt of the communication and to enter into an agreement with the Bank.

OPENING AND EVALUATION OF BIDS

The online Bids will be opened at the office address of SBI mentioned in the NIT.

Representatives of Bidder may be present during opening of Bids. However, Bids would be opened even in the absence of any or all the bidder's representatives.

In the two bid system, the technical bids will be opened at the scheduled time mentioned in the NIT. In case, if the date of opening is declared as non working day or Holiday, the bids will be opened on the next working day. The price bid of the qualified vendors will be opened on the same day or on a subsequent date which will be intimated to the bidders.

VALIDITY OF BID

Bids shall remain valid and open for acceptance for a period stipulated in this document from the date of opening of price bid. If the Bidder withdraws his/her offer during the validity period or makes modifications in his/her original offer, which are not acceptable to the Bank, without prejudice to any other right or remedy, the Bank shall be at liberty of or feit the EMD. MSE/ MSMEs and NSIC are exempted from paying Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME firms and NSIC, the firms shall submit relevant documents such as valid registration Certificates and exemption certificate from relevant authorities. (Note for Relevant trade only).

PRELIMINARY EXAMINATION

SBI will examine the Bids to determine whether they are complete, on required formats & accompanied by supporting Documents and the Bids are conforming to all the terms and conditions of the Bidsing Document without any deviations and are generally in order.

If a Bid is not conforming to the terms and conditions, it will be rejected. However, SBI will have right to demand submission of more information as required, if any of the document is partly submitted. If the bidder does not respond within the stipulated time, SBI will reject or disqualify the bid.

TECHNICAL EVALUATION

Only those Bidders and Bids who have been found to be in conformity of the eligibility terms and conditions during the preliminary evaluation would be taken up for further detailed evaluation. Those Bids who do not qualify the eligibility criteria and all terms during preliminary examination will not be taken up for further revaluation.

During evaluation of bids, the SBI may, at its discretion ask the bidders for clarification of of of the bidders for clarification of its bid. Therequest for clarification shall be inwriting and no change in prices or substance of the bidder shall be entertained. No post bid clarification at the initiative of the bidder shall be entertained.

The tenders must be unconditional. Conditional tenders leading to unknown/indefiniteliability may be summarily rejected.

EVALUATION OF PRICE BIDS AND FINALIZATION

Only those Bidders who qualify in Technical evaluation would be shortlisted and the

online price bid submitted by the bidder will be opened.

The L1 Bidder will be selected on the basis of net total of the price evaluation as quoted in the online bidding or Reverse Auction (if conducted).

The process of online rebidding amongst the two or more contractors offerings a merates shall continue till L1 bidder is discovered. If required, SBI shall conduct reverse auction to discoverthe L1 bidder.

Incase, any of such contractors or all contractors (who have quoted same tender amount in the initial bidding or subsequent bidding) refuse to submit revised offer, it shall be treated as "Withdrawal of tender" by the Contractor before acceptance by SBI and the EMD of such contractors shall be for feited and they shall not be allowed to participate in the retendering process for the work.

GENERALCONDITIONSOFCONTRACT

a. Definitions

"Contract" means the documents forming the tender and the acceptance thereof and the formal agreement executed between State Bank of India (Client) and the contractor,togetherwiththedocumentsreferredthereinincludingtheseconditions,thespecificat ions,designs,drawingsandinstructionsissuedfromtimetotimebytheArchitects/Bank and all these documents taken together shall be deemed to form one contract and shall be complementary to one another.

In the contract the following expressions shall, unless the context otherwise requires, have the meaning here by respectively assigned to them.

'SBI' shall mean State Bank of India (client) a body Corporate created under State Bank of India Act 1955, having its Corporate Centre at State Bank Bhavan, Madame Cama Road, Mumbai 400 021 and a Apex Training Centre State Bank Institute of Consumer Banking, Begumpet, Hyderabad and includes the client's representatives, successors and assigns.

'Architects/Consultants' shall meanas M/s Mape

'SiteEngineer' shall mean an Engineer appointed by the Bank as the irrepresentative to give instructions to the contractors.

The Contractor' shall mean the individual or firm or company whether incorporated or not, undertaking the works and shall include legal personal representative of such individual or the composing the firm or company and the permitted assignees of such individual or firms of company.

The expression 'works' or 'work' shall mean the permanent or temporary work described in the 'Scope of Work" and/or to be executed in accordance with the contract and includes materials, apparatus, equipment, temporary supports, fittings and things of all kinds to be provided, the obligations of the contractor here under and work to be done by the contractor under the contract.

'Engineer' shall mean the representative of the Architect/consultant.

'Drawings' shall mean the drawings prepared by the Architects and issued by the Engineer and referred to in the specifications and any modifications of such drawings as may be issued by the Engineer from time to time 'Contract value shall mean the value of the entire work as stipulated in the letter of acceptance of tender subject to such additions there to or deductions there from as may be made under the provision here in after contained.

'Specifications' shall mean the specifications referred to in the tender and any modifications there of as may time to time be furnished or approved by the architect/consultant "Month" means calendar month.

"Week" means seven consecutive days.

"Day" means a calendar day beginning and ending at 00 Hrs and 24 hrs respectively.

CLAUSE

1. Security Deposit

Total Security deposit comprise of:

- a. Earnest Money Deposit
- b. Initial Security Deposit
- c. Retention Money

(a) Earnest Money Deposit (EMD):

The tenderer shall furnish EMD as specified in the NIT in the form of Demand
draft or Bankers cheque drawn in favour of as specified in the NIT, on any
Scheduled Bank. MSE/ MSMEs and NSIC are exempted from paying
Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME
firms and NSIC, the firms shall submit relevant documents such as valid
registration Certificates and exemption certificate from relevant authorities.
(Note for Relevant trade only).

□ No tender shall be considered unless the EMD is so deposited in the required form.

□ No interest shall be paid on this EMD.

☐ The EMD of the unsuccessful tenderer shall be refunded soon after the decision to award the contract is taken with out interest.

☐ The EMD shall stand absolutely forfeited

i. If the tenderer revokes his tender at any time during the period when he is required to keep his tender open acceptance by the SBI

or

ii. After it is accepted by the SBI the contractor falls to enterin to a formal agreement

or

iii. Fails to pay the initial security deposit as stipulated

iv. Fails to commence the work within the stipulated time.

Note: If the tendering process is delayed for any reason, the Bank will insist on their validation of the DD and the bidder has to get it revalidated and submit again.

(b) InitialSecurityDeposit(ISD)

The amount of ISD shall be 2% of accepted value of tender including the EMD.Balance of ISD (i.e. excluding EMD) is to be submitted in the form of *DD* drawn onany scheduled Bank and shall be deposited within 15 days from the date of letter ofacceptanceoftender. MSE/ MSMEs and NSIC are exempted from paying Tender/RFP fee/cost, EMDs. For getting the benefits in case of MSE/MSME firms and NSIC, the firms shall submit relevant documents such as valid registration Certificates and exemption certificate from relevant authorities. (Note for Relevant trade only).

(c) RetentionMoney

Besides the ISD as deposited by the contractor in the above said manner the retention money shall be deducted from the running account bill at the rate of 10% of the gross value of work done by the contractor and claimed in each bill provided the total security deposit i.e. the ISD plus Retention Money shall both together not exceed 5% of the contract value. 50% of the total security deposit shall be refunded to the contractor without any interest on issue of Virtual Completion certificate by the Architect/consultant. The balance 50% of the total security deposit shall be refunded to the contractors without interest within fifteen days after the end of defects liability period provided the contractor has satisfactorily attended to all defects inaccordancewith the conditions of contractincluding site clearance.

2.0 NA

Language Errors, Omissions and Discrepancies

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

- i. Between scaled and written dimension (or description) on a drawing, the latter shall be adopted.
- ii. Between the written or shown description or dimensions in the drawings and the corresponding one in the specification the former shall be taken as correct.
- iii. Between written description of the item in the specifications and descriptions in bills of quantities of the same item, the latter shall be adopted.
- iv. In case of difference between rates written in figures and words, the rate in words shall prevail.
- v. Between the duplicate/subsequent copies of the tender, the original tender shall

be taken as correct.

4.0 Scope of Work

The contractor shall carry out, complete and maintain the said work in every respect strictly in accordance with this contract and with the directions of and to the satisfaction of the Bank to be communicated through the architect/consultant. The architect/consultant at the directions of the Bank from time to time issue further drawings and/or written instructions, details directions and explanations which arehereaftercollectivelyreferredtoasArchitect's/Consultant'sinstructionsinregardto :thevariationormodificationofthedesign,qualityorquantityofworkortheaddition or omission or substitution of any work, any discrepancy in the drawings or between the BOQ and/or drawings and/or specifications, the removal from the site of any material brought thereon by the contractor and the substitution of any othermaterialsthereof,thedemolition,removaland/orre-executionofanyworkexecuted by him, the dismissal from the work of any person employed/engaged there upon.

5(i) Letter of Acceptance

Within the validity period of the tender the Bank shall issue a letter of acceptance either directly or through the architect by registered post or otherwise depositing at the address of the contractor as given in the tender 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.

5(ii) Contract Agreement

On receipt of intimation of the acceptance of tender from the SBI/ Architect the successful tenderer shall be bound to implement the contract and within fifteen days thereof he shall sign an agreement in a non-judicial stamp paper of appropriate value.

6.0 Ownership of drawings

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

7.0Detailed drawings and instructions

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

The work shall be executed in conformity there with and the contractor prepare a detailed program schedule indicating there in the date of start and completion of various activities on receipt of the work order and submit the same to the SBI through the Architect/Consultant.

Copies of Agreement

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

8.0 Liquidated Damages

If the contractor fails to maintain the required progress in terms of clause 30 of GCC or to complete the work and clear the site including vacating their office on or before the contracted or extended date or completion without justification in support of the cause of delay, he may be called upon without prejudice to any other right of remedy available under the law to the SBI on account of such breach to pay a liquidated damages at the rate of 0.5% of the contract value per week subject to amaximumof5% of the contract value.

9.0Materials, Appliances and Employees

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

10.0Permits, Laws and Regulations

Permits and licenses required for the execution of the work shall be obtained by the contractor at his own expenses.

The contractor shall give notices and comply with the regulations, laws, and ordinances rules, applicable to the contractor. If the contractor observes any discrepancy between the drawings and specifications, he shall promptly notify the SBI in writing under intimation of the Architect/Consultant. If the contractor performs any act which is against the law, rules and regulations he shall meet all the costs arising there from and shall indemnify the SBI any legal actions arising there from.

11.0 Setting out Work

The contractor shall set out the 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 architect/consultant before proceeding with the work. 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 the architect/consultant the contractor shall be responsible for the same and shall at his own expenses rectify such error, if so, required to satisfaction of the SBI.

12.0 Protection of works and property

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

He shall take adequate care and steps for protection of the adjacent properties. The contractor shall take all precautions for safety and protection of his employees on the works and shall comply with all applicable provisions of Government and local bodies' safety laws and building codes to prevent accidents, or injuries to persons or property of about or adjacent to his place of work. The contractor shall take insurance covers asperclause24.0athisowncost.ThepolicymaybetakeninjointnamesofthecontractorsandtheS BlandtheoriginalpolicymaybelodgedwiththeSBI.

13.0 Inspection of Work

The SBI/Architect/Consultant or their representatives shall at all reasonable time have free access to the work site and/or to the workshop, factories or other places where materials are lying or from where they are obtained and the contractor shall give everyfacilitytotheSBI,Architect/Consultantandtheirrepresentativesnecessaryforinspection and examination and test of the materials and workmanship. No person unless authorized by the SBI/Architect/Consultant except the representative of Public authorities shall be allowed on the work at any time. The proposed work either during itsconstruction/executionstageoritscompletioncanalsobeinspectedbytheChiefTechnicalEx aminer'sorganizationawingofCentralVigilanceCommission.

14.0 Assignment and subletting

The whole of work included in the contract shall be executed by the contractor and heshallnotdirectlyentrustandengageorindirectlytransferassignorunderletthecontractor any part or share thereof or interest therein without the written consent of the SBIthroughthearchitectandnoundertakenshallrelievethecontractorfromtheresponsibility of the the contractorfromactive superintendence of the work during its progress.

Quality of Materials, Workmanship & Test

1. All materials and workmanship shall be best of the respective kinds described in the contract and in accordance with Architect/Consultant instructions and shallbesubjectfromtimetotimetosuchtestsasthearchitect/consultantmaydirectatthe placeofmanufactureorfabricationoronthesiteoranapprovedtestinglaboratory. The contractorshallprovidesuchassistance, instruments, machinery, labor and materials

2. Samples

All samples of adequate numbers, size, shades & pattern as per specifications shall be supplied by the contractor without any extra charges. If certain items proposed to be used are of such nature that samples cannot be presented or prepared at the site detailed literature/test certificate of the same shall be provided to the satisfaction of the Architect/ consultant. Before submitting the sample/literature the contractor shall

satisfyhimselfthatthematerial/equipmentforwhichheissubmittingthesamples/literaturem eetwith the requirement of tender specification. Only when the samples are approved in writing by the architect/consultant the contractor shall proceed with the procurement and installation of the particular material/equipment. The approved samples shall be signed by the Architect/Consultant for identification and shall be kept on record at siteofficeuntilthecompletionoftheworkforinspection/comparisonatanytime. The Architect/Consultant shall take reasonable time to approve the sample. Any delay that might occur in approving the samples for reasons of its not meeting the specifications or other discrepancies inadequacy in furnishing samples of best qualities from various manufacturers and such other aspects causing delay on the approval of the materials/equipment set c shall be to the account of the contractor.

(iii) Cost of tests

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

(iv) Cost of test not provided for If any test is ordered by the Architect/Consultant which is either:

If so intended by or provided for or (in the cases above mentioned) is not so particularized or through so intended or provided for but ordered by the Architect/Consultant which is either to be carried out by an independent person at anyplaceotherthanthesiteortheplaceofmanufactureorfabrication of thematerials tested or any Government/approved laboratory, then the cost of such test shall be borne by the contractor.

16.0 Obtaining Information related to execution of work

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

17.0 Contractor's superintendence

The contractor shall give necessary personal superintendence during the execution of the works and as long, thereafter, as the Architect/consultant may consider necessary until the expiry of the defects liability period, stated here to.

18.0 Quantities

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

The rate quoted shall remain valid for variation of quantity against individual item to any extent subject to maximum variation of the contract value by 25%. The

- entire amount paid under Clause 20 hereof as well as amounts of prime cost and provisional sums, if any, shall be excluded.
- ii. Variation exceeding 25%: The items of work executed in relation to variation exceeding 25% shall be paid on the basis of provisions of clause 21(e) hereof

19.0 Works to be measured

The Architect/Consultant may from time to time intimate to the contractor that he required the work to be measured and the contractor shall forthwith attend or send aqualifiedrepresentativetoassisttheArchitectintakingsuchmeasurementsandcalculation and to furnish all particulars or to give all assistance required by any of them. Such measurements shall be taken in accordance with the Mode of measurements detailed in the specifications. The representative of the Architect/Consultant shall take joint measurements with the contractor's representative and the measurements shall be entered in the measurement book. The contractor or his authorized representative shall sign all the pages of the measurement book in which the measurements have been recorded in token of his acceptance. All the corrections shall be duly attested by both representatives. No over writings shall be made in the M book. Should the contractor not attend or neglect or omitted epute his representative to take measurements then the measurements recorded by the representative of the Architect/consultant shall be final. All authorized extra work, omissions and all variations made shall be included in such measurements.

20.0 Variations:

No alteration, omission or variation ordered in writing by the Architect/Consultant shall vitiate the contract.

In case the SBI/Architect/Consultant thinks proper at any time during the progress of works to make any alteration in, or additions to or omission from the works or any alteration in the kind or quality of the materials to be used there in, the Architect/Consultant shall give notice thereof in writing to the contractor or shall confirm in writing within seven days of giving such oral instructions the contractor shall alter to, add to, or omit from as the case may be in accordance with such notice but the contractor shall not do any work extra to or make any alteration or additions to or omissions from the works or any deviation from any of the provisions of the contract, stipulations, specifications or contract drawings without previous consent in writing of the Architect/Consultant and the value of such extras, alterations, additions or omissions shall in all cases be determined by the Architect/Consultant and the same shall be added to or deducted from the contract value, as the case may be.

21.0 Valuation of Variations

No claim for an extra shall be allowed unless it shall have been executed under the

authority of the Architect/Consultant with the concurrence of the SBI as here in mentioned. Any such extra is here in referred to as authorized extra and shall be made in accordance with the following provisions.

- a i) The net rates or prices in the contract shall determine the valuation of the extra work where such extra work is of similar character and executed under similar conditions as the work priced herein.
- ii) Rates for all items, wherever possible should be derived out of the rates given in the priced BOQ.
- b The net prices of the original tender shall determine the value of the items omitted, provided if omissions do not vary the conditions under which any remaining items of works are carried out, otherwise the prices for the same shall be valued under sub clause(c) here under.
- Where the extra works are not of similar character and/or executed under similar conditions as aforesaid or where the omissions vary the conditions under which any remaining items or works are carried out, then the contractor shall within 7days of the receipt of the letter of acceptance inform the Architect/Consultant of the rate which he intends to charge for such items of work, duly supported byanalysisoftherateorratesclaimedandtheArchitect/Consultantshallfixsuchrate or prices as in the circumstances in his opinion are reasonable and proper, based on the market rate.
- d Where extra work cannot be properly measured or valued the contractor 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 in either case, vouchers specifying the daily time (and ifrequiredbytheArchitect/Consultant)theworkman'snameandmaterialsemployedb edeliveredforverificationstotheArchitect/Consultantatorbeforetheendoftheweekfo llowingthatinwhichtheworkhasbeenexecuted.
- It is further clarified that for all such authorized extra items where rates cannot be derived from the tender, the contractor shall submit rates duly supported by rate analysis worked on the "market rate basis" for material, labour, hire/running charges of equipment and wastage setcplus 15% towards establishment charges, contractor's overheads and profit. Such items shall not be eligible for escalation.

22.0 Final Measurement

The measurement and valuation in respect of the contract shall be completed within six months of the virtual completion of the work.

Virtual Completion Certificate (VCC)

On successful completion of entire works covered by the contract to the full satisfaction of the SBI, the contractor shall ensure that the following works have been completed to the satisfaction of the SBI.

- a. Clear the site of all scaffolding, wiring, pipes, surplus materials, contractor's labour, equipment and machinery.
- b. Demolish, dismantle and remove the contractor's site office, temporary works, structures including labour sheds/camps and constructions and other items and things whatsoever brought upon or erected at the site or any land allotted to the contractor by the SBI and not incorporated in the permanent works.
- c. Remove all rubbish, debris etc from the site and the land allotted to the contractor by the SBI and shall clear, level and dress, compact the site as required by the SBI.
- d. Shall put the SBI in undisputed custody and possession of the site and all land allotted by the SBI.
- e. Shall hand over the work in a peaceful manner to the SBI.
- f. AII defects/imperfections have been attended and rectified as pointed out by the SBI to the full satisfaction of SBI.

Upon the satisfactory fulfillment by the contractor as stated above, the contractorshallbeentitledtoapplytotheArchitect/Consultantforthecertificate.IftheArchitect/Consultantissatisfiedofthecompletionofthework,relativetowhichthecompletioncertificate hasbeensought,theArchitect/Consultantshallwithinfourteen(14) days of the receipt of the application for virtual completion certificate, issue a VCC in respect of the work for which the VCC has been applied.

This issuance of a VCC shall be without prejudice to the SBI's rights and contractor'sliabilities under the contractincluding the contractor's liability for defects liability period norshall the issuance of VCC in respect of the works or work at any right or claim of the SBI against the contractor in respect of works or work at the site and in respect of which the VCC has been issued.

24.0 Work by other agencies

The SBI/Architect/Consultant reserves the rights to use premises and any portion of the site for execution of any work not included in the scope of this contract which it may desire to have carried out by other persons simultaneously and the contractor shall notonlyallowbutalsoextendreasonablefacilitiesfortheexecutionofsuchwork. The contractorhowevershallnotberequiredtoprovideany plantormaterial for the execution of such work except by special arrangement with the SBI. Such work shall be carried out in such manners not to impede the progress of the works included in the contract.

Insurance of Works

Withoutlimitinghisobligations and responsibilities under the contract the contractor shall insure in the joint names of the SBI and the contractor against all loss or damages whatever cause arising other than excepted risks, forwhichheisresponsibleunderthetermsofcontractandinsuchamannerthatthe SBI and contractor are covered for the period stipulated in clause 28 of GCCandarealsocoveredduringtheperiodofmaintenanceforlossordamagearisingfro macause, occurring prior to the commencement of the period of maintenance and for any loss or damage occasioned by the contractor in the course of any operations carried out by him for the purpose of complying with his obligations under clause.

- a. TheworksforthetimebeingexecutedtotheestimatedcurrentContractvaluethereof, or such additional sum as may be specified together with the materials for incorporation in the works at the irreplacement value.
- b. The constructional plantand other things brought onto the site by the contractor to the replacement value of such constructional plantand other things.
- c. SuchinsuranceshallbeeffectedwithaninsurerandintermsapprovedbytheSBIwhich approvalshallnotbeunreasonablywithheldandthecontractorshallwheneverrequir edproducetotheArchitect/Consultantthepolicyofinsuranceandthereceiptsforpay mentofthecurrentpremiums.

Damage to persons and property

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

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

Contractor to indemnify SBI

The contractor shall indemnify the SBI against all claims, proceedings, damages, costs, charges and expenses in respect of the matters referred to in the provision subclause26.2ofthisclause.

Contractor's superintendence

The contractor shall fully indemnify and keep indemnified the SBI against any action, claim, or proceeding relating to in fringement or use of any patent or design or any alleged patent or design rights and shall pay any royalties which may be payable in respect of any article or part thereof included in the contract. In the event of any claim made under or action brought against SBI in respect of such matters as aforesaid the contractor shall be immediately notified thereof and the contractor shall be at liberty, at his own expenses to settle any dispute or to conduct any litigation that may arise there from, provided that the contractor shall not be liable to indemnify the SBI if the in fringement of the patent or design or any alleged patent or design right is the direct result of an order passed by the Architect/Consultant in this behalf.

Third Party Insurance

Before commencing the execution of the work the contractor but without limitinghisobligations and responsibilities under clause 26.0 of GCC shall insure against his liability for any material or physical damage, loss, or injury which may occur to any property including that of SBI, or to any person, including any employee of 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 26.0 thereof.

Minimum Amount of Third Party Insurance

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

The minimum insurance cover for physical property, injury, and death is Rs.5.0 lacs per occurrence with the number of occurrences limited to four. After each occurrence contractor will pay additional premium necessary to make insurance valid for four occurrence as always.

Accident or Injury to Workmen

The SBI shall not be liable for or in respect of any damages or compensation payable at law in respector in consequence of any accident or injury to anyworkmenorotherpersonintheemploymentofthecontractororanysub-contractor, save and except an accident or injury resulting from any actor default of the SBI or their agents, or employees. The contractor shall indemnify and keep in demnified SBI against all such damages and compensation, save and except as aforesaid and against all claims, proceedings, costs, charges and expenses whatsoever in respect there of or in relation there to.

Insurance against accident set act of workmen

The contractor shall insure against such liability with an insurer approved by the SBI during the whole of the time any person employed by him on the works and shall, when

required, produce to the architect/consultant such policy of insurance and receipt for payment of the current premium. Provided always that, in respect of any persons employed by any sub-contractor the contractor's obligation to insure as aforesaid under this sub-clause shall be satisfied if the sub contractor shall have insured against the liability in respect of such persons in such manner that SBI is indemnified under the policy but the contractor shall require such sub-contractor to produce to the Architect/Consultant when required such policy of insurance and the receipt for the payment of the current premium.

Remedy on Contractor's failure to insure

If the contractor fails to effect and keep in force the insurance referred to above or any other insurance which he may be required to effect under the terms of contract, then and in any such case the SBI may effect and keep in force any such insurance and pay such premium or premiums as may be necessary forthat purpose and from time to time deduct the amount so paid by the SBI asaforesaid and also deduct 15% of contract value from any amount due or which may be come due to the contractor, or recover the same as debt from the contractor.

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

26.0 Commencement of Works

The date of commencement of the work will be reckoned as the recorded date of handing over site by the SBI or 15 days from the date of issue of Letter of Acceptance of Bank, whichever is later.

27.0 Time for completion

Time is the essence of the contract and shall be strictly observed by the contractor. The entire work shall be completed within a period as specified in the NIT calendar months from the date of commencement. If required in the contractor as directed by the Architect/Consultant, the contractor shall complete certain portions of work before completion of the entire work. However the completion date shall be reckoned as the date by which the whole work is completed as per the terms of the contract.

28.0 Extension of Time

If, in the opinion of the Architect/Consultant, the work be delayed for reasons beyond the control of the contractor, the Architect/Consultant may submit a recommendation to the SBI to grant a fair and reasonable extension of time for completion of work as per the terms of contract. If the contractor needs an extension of time for the completion of work or if the completion of work is likely to be delayed for any reasons beyond the due date of completion as stipulated in the contract, the contractor shall apply to the SBI through the Architect/Consultant in writing at least 30 days before the expiry of the scheduled time and while applying for extension of time he shall furnish the reasons in detail and his justification if any, for the delays. The architect/consultant shall submit their recommendations to the SBI in the prescribed format for granting extension of time. While granting extension of time the contractor shall be informed the period extended time which will qualify for levy of liquidated damages. For the balance period in excess of original stipulated period and duly sanctioned extension of time by the SBI the provision of liquidated damages as stated under clause9 of GCC shall become applicable. Further contract shall remain in force even for the period beyond the due date of completion irrespective whether the extension is granted or not.

29.0 Rate of progress

Whole of the materials, plant and labour to be provided by the contractor and the mode, manner and speed of execution and maintenance of the works are to be of a kind and conducted in a manner to the satisfaction of the Architect/Consultant. Should the rate of progress of the work or any part thereof be at any time be in the opinion of the Architec/Consultant too slow to ensure the completion of the whole of the work by the prescribed time or extended time for completion the Architect/Consultant shall there upon take such steps as considered necessary by the Architect/Consultant to expedite progress so as to complete the works by the prescribed time or extended time. Such communications from the Architect/Consultant neither shall relieve the contract or from fulfilling obligations under the contract nor shall he be entitled to raise any claims arising out of such directions.

30.0 Work during nights and holidays

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

All work at night after obtaining approval from competent authorities shall be carried out without unreasonable noise and disturbance.

31.0 No compensation for restrictions of work

If at any time after acceptance of the tender SBI shall decide to abandon or reduce the scope of work for any reason whatsoever and hence not require the whole or any part of the work to be carried out, the Architect/Consultant shall give notice in writing to that effect to the contractor and the contractor shall act accordingly in the matter. The contractor shall have no claim to any payment of compensation or otherwise whatsoever, on account of any profit or advantage which he might have derived from the execution of the work fully but which he did not derive inconsequence of the fore closure of the whole or part of the work.

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

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

Suspension of work

- i. The contractor shall, on receipt of the order in writing of the Architect/Consultant (whose decision shall be final and binding on the contractor) suspend the progress of works or any part there of for such time and in such manner as Architect/Consultant may consider necessary so as not cause any damage or injury to the work already done or endanger the safety there of for any of following reasons.
- a. On account any default on the part of the contractor,

or

b. For proper execution of the works or part there off or reasons other than the default of the contractor,

or

c) For safety of the works or part thereof.

The contractor shall, during such suspension, properly protect and secure the works to the extent necessary and carry out the instructions given in that behalf by the Architect/Consultant.

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

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

33.0 Action when the whole security deposit is forfeited

In any case in which under any clause or clauses of this contract, the Contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit the Architect/Consultant shall have the power to adopt any of the following course as they may seem best suited to the interest of the SBI.

- a. To rescind the contract (of which rescission notice in writing to the contractor by the Architect/Consultant shall be conclusive evidence) and in which case the security deposit of the contractor shall be forfeited and be absolutely at the disposal of SBI.
- b. To employ labour paid by the SBI and to supply materials to carry out the work, or any part of the work, debiting the contractor with the cost of the labour and materials (the cost of such labour and materials as worked out by the Architect/Consultant shall be final and conclusive against the contractor) and crediting him with the value of the work done, in all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of this contract the certificate of Architect/Consultant as to the value of work done shall be final and conclusive against the contractor.
- c. To measure up the work of the contractor, and to take such part thereof as shall be unexecuted, out of his hands, and to give it to another contractor to complete in which case any expenses which may be incurred in excess of the sum which would have been paid to the original contractor, if the whole work had been executed by him (of the amount of which excess the certificates in writing of the Architects/ Consultant shall be final and conclusive) shall be borne by original contractor and may be deducted from any money due to him by SBI under the contract or otherwise, or from his security deposit or the proceeds of sale thereof, or sufficient part thereof.

In the event of any of above courses being adopted by the SBI the contractor shall have no claim to compensation for any loss sustained by him by reasons of his having purchased or procured any material or entered into any engagements or make any advances on account of, or with a view to the execution of the work or the performance of the contract and in case the contract shall be rescinded under the provision a foresaid, the contractor shall not be entitled to recover or to be paid any sum or any work there to for actually performed under this contract, unless, and until the Architect/Consultant will have certified in writing the performance of such work and the value payable in respect thereof, and he shall only be entitled to be paid the value so certified.

Owner's Right to Terminate the Contract

If the contractor being an individual or a firm commit any 'Act of Insolvency' or shall be adjusted an insolvent or being an incorporated company shall have an order for compulsory winding up voluntarily or subject to the supervision of Government and of the Official Assignee of the liquid at or in such acts of insolvency or winding up shall be unable

within seven days after notice to him to do so, to show to the reasonable satisfaction of the Architect/Consultant that he is able to carry out and fulfil the contract, and to give security therefore if so required by the Architect/Consultant.

Or

If the contractor (whether an individual firm or incorporated Company) shall suffer execution to be issued or shall suffer any payment under this contract to be attached by or on behalf of any of the creditors of the contractor.

Or

shall assign or sublet this contract without the consent in writing of the SBI through the Architect/Consultant or shall charge or encumber this contractor any payment due to which may be come due to the contractor there under.

a. Has abandoned the contract;

Or

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

Or

c. Has failed to proceed with the works with such diligence and failed to make such due progress as would enable the works to be completed within the time agreed upon, or has failed to remove the materials from the site or to pull down and replace work wit hinsevendaysafterwrittennoticefromtheSBIthroughtheArchitect/ Consultant that the said materials condemned and rejected were the Architect/Consultantunder these conditions; or has neglected or failed persistently to observeandperformalloranyoftheacts, mattersorthings by this contract to be observed an dperformed by the contractor for seven days afterwritten notices hall have been given to the contractor to observe perform the same or has tothedetrimentofgoodworkmanshiporindefianceoftheSBl'sorArchitect's/Consultant' s instructions to the contrary subject any part of the contract. Then and in any of said cases the SBI and or the Architect/Consultant, may notwithstanding any previous waiver, after giving seven days notice in writing to the contractor, determine the contract, but without thereby affecting the powers of the SBI or the Architect/Consultant or the obligation and liabilities of the contractor the whole of which shall continue in force as fully as if the contract had not been so determined and as if the works subsequently had been executed by or on behalf ofthecontractor. And, further the SBI through the Architect/Consultant, their agents or em ployeesmay enter upon and take possession of the work and all plants, tools, scaffoldings, materials, sheds, machineries lying upon the premises or on theadjoininglandsorroads, use the same by means of their own employees or work meninca rryingonandcompletingtheworkorbyengaginganyothercontractorsorpersonstocompl etetheworkandthecontractorshallnotinanywasinterrupt or do any act, matter or thing to prevent or hinder such other contractor or other persons employed for completing

and finishing or using the materials and plant for the works.

When the works shall be completed or as soon thereafter as convenient the SBI or the Architect/Consultant shall give a notice in writing to the contractor to remove his surplus materials and plants and should the contractor fail to do so within 14 daysafterreceiptthereofbyhimtheSBIsellthesamebypublicauctionafterduepublication and shall adjust the amount realized by such auction. The contractor shall have no right to question any of the act of the SBI incidental to the sale of the materials etc.

35.0 CertificateofPayment

The contractor shall be entitled under the certificates to be issued by the Architect/Consultant to the contractor within 10 working days from the date of certificate to the payment from SBI from time to time. The SBI shall recover the statutory recoveries and other dues including the retention amount from the certificate of payment.

Provided always that the issue of any certificate by the Architect/Consultant during the progress of works or completion shall not have effect as certificate of satisfaction or relieve the contractor from his liability underclause

The Architect/Consultant shall have power to withhold the certificate if the work or any part thereof is not carried out to the satisfaction.

The Architect/Consultant may by any certificate make any corrections required in previous certificate.

The SBI shall modify the certificate of payment as issued by the Architect/Consultant from time to time while making the payment.

The contractor shal lsubmit interim bills only after taking actualmeasurementsandproperlyrecordedintheMeasurementbook (M.B).

The contractorshall not submit interimbills when the approximate valueofwork doneby him is less than amount specified in the NITand the minimum interval betweentwosuchbillsshallbeone month.

The finalbillmay be submittedbycontractorwithina period of one month from the date of virtual completion and Architect/Consultant shall is sue the certificate of payment within a period of two months. The SBI shall pay the amount within aperiod of three months from the date of issue of certificate provided there is no dispute in respect of rates and quantities.

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

Settlement of Disputes and Arbitration

Except where otherwise provided in the contract all questions and disputes relating to the meaning of the specifications, design, drawings and instructions herein before mentioned and as to the quality ofworkmanship ormaterials usedontheworkorastoanyotherquestion,claim,right,matterorthingwhatsoeverinan ywayarisingoutoforrelatingtothecontract,designs,drawings,specifications,estimate s,instructions,ordersortheseconditionsorotherwiseconcerning the work or the execution or failure to execute the same, whetherarisingduringtheprogressoftheworkorafterthecancellation,termination,completionorabandonmentthereofshallbedealtwithasmentionedhereinafter

- i. Ifthecontractorconsiders that he is entitled to any extrapayment or compensation in respect of the works over and above the amounts admitted aspayable by the Architect or in case the contractor wants to dispute the validity of any deductions recoveries made or proposed to be made from the orraiseanydispute, the Contractorshall for thwith given otice in writing of his claim, or dis putetotheAssistantGeneralManager(Premises&Estate)/Dy.GeneralManager (Premises) and endorse a copy of the same to the Architect, within 30 days from the date of disallowance thereof or the date of deduction or recovery. The said notice particulars ofthe claim, groundson is based and detailed calculations of the amount claimed and the contractors hall not beentitled to raise anyclaimnorshall the Bankbein anyway liable inrespectofany contractorunlessnotice shallhavebeengivenbythecontractortotheAssistantGeneralManager(Premises&Esta te)/Dy.GeneralManager(premises) in the manner and within the time as a foresaid. The contractorshallbe deemedto havewaivedandextinguishedallhis rights in respect of any claim not notified to the Assistant General Manager (Premises & Estate)/Dy.General Manager (premises) in writing the manner andwithinthetimeaforesaid.
- ii. TheAssistantGeneralManager(Premises&Estate)/Dy.GeneralManager(premises)sh allgivehisdecisioninwritingontheclaimsnotifiedbythecontractor. The contractor may within 30 days of the receipt of the decision of theAssistant General Manager (Premises& Estate)/Dy.General Manager (premises)submithisclaimstotheconciliatingauthoritynamelytheCircleDevelopmen tOfficer/GeneralManager(CorporateServices)forconciliationalongwithalldetails and copies of correspondence exchanged between him and the AssistantGeneralManager(Premises&Estate)/Dy.GeneralManager(premises)
- iii. If the conciliation proceedings are terminated without settlement of the disputes, the contractors hall, within a period of 30 days of termination thereofs hall give a notice to the concerned Chief General Manager/Dy. Managing Direct or & Corporate Development Officer of the Bankforappointment of an arbitrator to adjudicate the notified claims failing which the claims of the contractors hall be deemed to have been considered absolutely barred and waived.
- iv. Exceptwhere the decision hasbecome final, binding and conclusive in terms of the contract, all disputes or differences arising out of the notified claims of the contractorasaforesaidandallclaimsoftheBankshallbereferredforadjudicationthro ugharbitration.
- v. By the Sole Arbitrator appointed by the Chief General

Manager/Dy.ManagingDirector & Corporate Development Officer. It will also be no objection to any suchappointment that the Arbitrator so appointed is a Bank Officer and that he had todeal with the matters to which the Contract relates in the course of his duties as Bank Officer. 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 saidChiefGeneralManager/Dy.ManagingDirector&CorporateDevelopment Officer. Such personshallbe entitled to proceedwith thereference from the stage atwhich it was leftbyhispredecessor.

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

It is also a term of this contract that no person other than a person appointed by suchChiefGeneralManageraforesaidshouldactasarbitrator.

The conciliation and arbitration shall be conducted in accordance with the provisions of the Arbitration & Conciliation Act 1996 or any statutory modification or reenactment thereof and the rules made the reunder.

It is also a term of the contract that if any fees are payable to the arbitrator theseshall be paid equally by both the parties. However, no fees will be payable to thearbitratorifheisaBankOfficer.

Itisalsoatermofthecontractthatthearbitratorshallbedeemedtohaveenteredonthe referenceonthedate he issuesnotice toboth the partiescalling themtosubmit their statementofclaims and counterstatementofclaims. The venue of the arbitration shall be such place as may be fixed by the arbitrator in his solediscretion. The fees if any, of the arbitrator shall, if required to be paid before theaward 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 the arbitrator who may direct to any by whom and inwhat manner, such costs or any part thereof shall be paid and fix or settle theamount of costs to be so paid. 37.0 NA

POWER&WATER

Power Supply

Thecontractorshallmakehisownarrangementsforpowerandsupply/distributionsyst emfordrivingplantormachineryfortheworkandforlighting purpose athisown cost. The costofrunning and maintenance of the plants are to be included in his tender prices. He shall pay all fees and charges required for the power supply and include the same in his tendered rates and hold the owner free from all such costs. He has to obtain necessary approval from the appropriate authorities, if required.

Water Supply

The contractors hall make his own arrangements forwater required for the work and nothing extra will be paid for the same. This will be subject to the following conditions:

- $i. \quad That the water used by the Contractorshall be fit for construction purpose to the satisfact ion of the Architect/Consultant.$
- ii. TheContractorshallmakealternativearrangementsforthesupplyofwaterifthearran gement made by the Contractor for procurement of water in the opinion of the Architect/Consultant isunsatisfactory. The Contractor shall construct temporary well/tubewellin SBI land for taking water for construction purposes only after obtaining permission in writing from the SBI. The contractor has to make his own arrangements for drawing and distributing the ewaterathisowncost. Hehastomakenecessaryarrangements. To avoid any accidents or damages caused due to construction and subsequentmaintenance of the wells. He has to obtain necessary approvals from the localauthorities, if requiredat his own cost. He shall restore the ground originalconditionafterwellsaredismantledoncompletionofworkorhandoverthewellt

39.0TreasureTroveetc.

Anytreasuretrove, coinorobjectantique which may be found on the sites hall be the property of SBIandshall behanded overtothe Bankimmediately.

otheSBIwithoutanycompensationasdirectedbytheArchitect/Consultant.

40.0MethodofMeasurement

Unlessotherwisementionedinthescheduleofquantitiesorinmodeofmeasurement willbeonthenetquantitiesorworkproducedinaccordancewithuptodate.RuleslaydownbytheBurea uofIndianStandards.In the event any dispute/disagreement the decision of the Architect/Consultantshallbefinalandbindingonthecontractor.

MaintenanceofRegisters

The contractor shall maintain thefollowing registers asper the enclosed formatat site of work and should produce the same for inspection of SBI/Architect/Consultantwheneverdesired by them. The contractor shall also maintain ther ecords/registers as required by the local authorities/Government from time to time.

- i. Registerforsecuredadvance
- ii. Registerforhindrancetowork
- iii. Registerforrunningaccountbill
- iv. Registerforlabour

Clause42.0

PRICE VARIATION ADJUSTMENT (PVA) FOR ALL MATERIALS= NOT APPLICABLE

Force Majeure

Neither contractor not SBI shall be considered in default in performance of theirobligations if such performance is prevented or delayed by events such as war,hostilitiesrevolution,riots,civilcommotion,strikes,lockout,conflagrations,epidemics,acci dents,fire,storms,floods,droughts,earthquakesorordinancesorany actofgodor foranyother cause beyond thereasonable controloftheparty affected or prevented or delayed. However a notice is required to be givenwithin 30 days from the happening of the event with complete details, to the otherparty to the contract, if it is not possible to serve a notice, within the shortestpossible periodwithoutdelay.

Assoonasthecauseofforcemajeurehasbeenremovedthepartywhoseabilitytoperformitsobligat ionshasbeenaffected, shall notify the other of such cessation and the actual delay incurred in such af fected activity adducing necessary evidence in support thereof. From the date of occurrence of acas eofforcemajeure obligations of the party affected shall be suspended during the continuance of an yinability socaused. With the cause itselfand in a bility resulting therefrom having been removed, the agreed time of completion of the respective obligation sunder this agreements hall stand extended by a periode qualtothe period of delay occasioned by such events.

Should one or both parties be prevented from fulfilling the contractual obligations by a state of force majeure lasting to a period of 6 months or more the two parties shall mutually decide regarding the future execution of this agreement.

44. CONTRACTOR'SEMPLOYEES

The Contractor shall employ technically qualified / having appropriate skill and competent personsfully trained and adequately experienced Electricians, who are medically fit. They should be free from any contagious diseases. The Electricians shall be well mannered and properly dressed with shoesetc.

Thecontractorshallprovidenecessary training onsafety measures while executing the work where vernecessary so as to avoid accident. The Bank shall not be responsible for any accident occurred or damage in curred or claims arising there from during the execution of work. The contractor shall also provide all risk insurance policies including third party insurance as may be necessary to cover the risk.

The contractor/firmshallbe held responsible for any misdeeds/misbehavioroftheiremployeeswithinthepremises.Bankisnotresponsibleforanyda magesor claims on account of the misbehavior / misdeeds of his employees.For thispurpose, any person supplied by the contractor to be engaged on the work onregular basis or as an alternate arrangement, under the direct order or control of the Employer or his representative shall be deemed to be a person employed bythecontractor.

The contractor shall on the request of the Employer immediately dismiss fromworksanypersonemployedthereonbyhim, who in the opinion of the Employer be unsuitable or incompetentor who may misconduct. Such discharges shall not be the basis of any claim for compensation or damages against the Employer

oranyoftheirofficeroremployee.

No employeeoftheBankisallowed toworkasa contractor for a period of2years of his/her retirement from Bank Services without previous permission of theBank. This contract is liable to be cancelled, if either the contractor or any of hisemployeesisanytimetobesuchapersonwhohadnotobtainedthepermissionofBankasaforesai dbeforesubmissionofthetenderorengagementinthecontractor'sservice.

Contractors hould not engage child labour in any of the activities in this contract.

The contractors hall not employ person who is not an Indian National.

TheElectricianshallnotoverstay

in the Bank premises other than the time permitted by the Bank or in the odd hours or holiday sun less or otherwise required by the Branch for specific reasons like maintenance, repair work setc.

Inrespectofalllabouremployeddirectlyorindirectlyontheworkfortheperformanceofthecontra ctor'spartofwork,thecontractorathisownexpense,willarrangeforthesafetyprovisionsasperthe statutoryprovisions,B.I.Srecommendations,factoryact,workman's compensation act,CPWD codeandinstructionsissuedfromtimetotime.

The Contractor's workmen willnot have any right whatsoever to get absorbed intheBank. The Contractor shall be responsible for all statutory requirements e.g. ESI, PF, labourregistrations, Insurance coverage etc. The operator is responsible for compliance of all the reules & safety regulations etc.

MinimumwagesasprescribedbytheLabourActshallbepayabletotheoperator(s)bythecontractorasthecasemaybe. The Contractorshall bindhimself and keep the Employer saved harmless and indemnified against claims if any of the workmen and all costs and expenses as may be incurred by the Employerinconnection with any claim that may be made by any workmen.

46. WORKING HOURS AT THE SITE

As instructed by Bank. Contractor to ensure that the routine operations at the siteare not affected by the contract work if required, they have to work on the BankHolidaysincoordinationwithotheragencies and Bank.

WORKING ON HOLIDAYS:

No work shall be done on Sunday or other Bank holidays that may be notified bytheArchitect&Employer,withoutthespecificsanctioninwritingoftheArchitect&employeror hisrepresentatives

STORAGE OF MATERIALS

The contractor shallstore their materialslike fixtures, cables, conduits, wires, tools etcin the sitewith thepermission of the Bank. However, the contractors shall be responsible for the custody and security of all materials and equipment at site. No claim for loss or theft will be

entertained by the Bank.

Shelter or stay and other amenities for the electricians have to be arranged by the contractor at his own expense and responsibility.

Oncompletion of the works, the contractors hall remove all tools, surplus materials, rubbish and temporary works of every kind and leave the whole of the site and the works clean and in a workmanlike condition to the satisfaction of the Bank

COMPLIANCEOFSTATUTORYREGULATIONS

The contractors hall conform to the provisions of any Acts of the Legislature relating to the work, and to the Regulations and Bye-Laws of any authorities likeElectricity, Pollution Control Boards, Municipal Authorities, water and Sewarageboardsandshallbeforemakinganyvariationsfromthedrawingsorspecifications may be associated to so conform, give the Employer writtennotices specifying the variations proposed be made and reasons to makingthemandapplyforinstructionthereon. The Employeron receipt of such intimations hall gi veadecisionwithinareasonabletime.

The contractor/s shall arrange to give all notices required for by the said Acts, Regulations or Bye-laws to be given to any authority, and to pay to such authorityor to any public officer all fees properly chargeable respect that may be in theworkandlodgethereceiptswiththe Employer. The Contractors hallinde mnify the Employeragainstallclaims in respectofpatentrights, designs, trademarksor name or the protected rights respect equipment, in of any machine, or material used for or inconnection with the works or temporary works and from an dagain stall claise and the stall claise and the stall claise are the sms,demands,proceedings,damages,costs,charges,andexpenseswhatsoeverin respectthereofor inrelation thereto. The Contractorshall defend all actions arising from such claims, unless he has informed the Employer, before any such infringement and received their permission to proceed and shall hi mselfpayallroyalties, licensefees, damages, coatand charges of all and every sort that may be legall yincurredinrespectthereof.

The contractor should strictly abide by the Central/State labour regulation for the Minimum Wages, Payment of wages, Workmen Compensation, PF, ESI, Contract labour, including the latest amendments, if any and others afety regulations.

The contractor shall keep the Employer saved harmless and indemnified againstclaims if any ofthe workmen and allcosts and expenses as may be incurred bythe Employerinconnection with any claim that may be made by any workmen.

INSURANCE&DAMAGETOPERSONSANDPROPERTYETC

The insurance shall be for an amount equal to 110 percent of the value of the contract on "All Risks" basis, valid until the Completion of the project or handingoverwhicheverislater.

Should any loss or damage occur, the Vendor shall initiate and pursue claim tillsettlement and promptly make arrangements for repair and / or replacement of any 5damaged item to the satisfaction of the Bank, irrespective of settlement of claimby the underwriters.

The contractors hall be responsible for all injury to the work or work mentopersons, an imal sorthing sand for all damages to the structural and/or decorative part of property which may arise from the operations or neglect of himself or of any sub-contractor or of any of his or a sub-contractor's employees, whether such injury or damage arise from carelessness, accident or any other cause what so ever in any way connected with the carrying out of this contract.

The contractors hall reinstate all damages of every sort mentioned in this clauses oas to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectand so as to deliver the whole of the contract works complete and perfect in every respectance with the contract works.

The contractor shall affect the insurance necessary and indemnify the Employerentirelyfromallresponsibilityinthisrespect.

The contractor shall be responsible for anything, which may be excluded fromdamage to any property arising out of incidents, negligence or defective carryingoutofthiscontract.

The Employers hall be at liberty and is hereby empowered to deduct the amount of any damages, compensations, costs, charges and expenses arising or accruing from or in respect of any such claim or damages from any sums due to or to be comedue to the contractor.

50. TERMINATION OF CONTRACT BY BANK

If the contractor being a company goint oliquidation whether voluntary or compulsory or being a shall be dissolved firm being individualshallbeadjudicatedinsolventorshallmakeanassignmentoracompositionforthebene fit of the greater part, in number of amount of his creditors or shall enter in to a Deed or arrangement with his creditors, or if the Official Assignee in insolvency, or the Receiver of the contractor in insolvency, shall repudiate the contract, or if areceiver of the contractor's firm appointed by the court unable withinfourteendaysafternoticetohimrequiringhimtodoso,toshowtothereasonable satisfaction of the Bank that he is able fulfill to carry the contract, and if so required by the Banktogive reasonable security therefore, or if the contractor shall suffer execution to be issued, or shall suffer any paymentunder this contract to be attached by or on behalf of and of the creditors of thecontractor, orshallassign, charge or encumberthiscontractoranypaymentsdueorwhichmaybecomeduetocontractor, thereunder, o rshallneglectorfailto observe and perform all or any ofthe acts matters ofthings by this contract, tobe observed and performed by the contractor within three clear days after thenotice shall have been given to the contractor in manner hereinafter mentioned requiring the contractor to observe or perform the same or shall use impropermaterials of workmanship in carrying on the works, or shall in the opinion of the Banknot exercise such due diligence make and such progress aswouldenabletheworktobecompleted within due time agreed upon, and shall fail to proceed to the satisfaction of the Bank after three clear das notice requiring the contractorso to do shall

hereinafter have been given the contractor mentioned to as or shallabandonthecontract, then and in any of the said cases, the Bankmay not with standing previouswaiverdetermine the contractby notice inwriting to the effect as herein aftermentioned, but without the reby effecting the powers of the Bankofthe obligations liabilitiesofthe contractor whole of which shall continue inforce as fully as if the contract, had not been so determine and as the executed subsequently by or behalf the contractor on (without the reby creating any trust infavor of the contractor) further the Bankorhisagent, or servants, may enter upon and take possession of the work and all plants toolsscaffoldingshedsmachinery, steam, and other power, utensils and materials lying premises or the adjoining lands or roads and sell the same as his ownproperty or may employ the same by means of his own servants and workmen incarrying on and completing the works or by employing any other contractors orotherpersonsorpersontocompletetheworks, and the contractors hall notinary way interrupt thing or act, matter or to prevent hinder any or othercontractorsorotherpersonsorpersonemployedfromcompletingandfinishingorusingthe materials and plants for the works when the works shall be completed, or as so on the reafter as convenient of the complete of the completenientlymaybetheBankshallgivenotice in writing to the contractor to remove his surplus materials and plants and should the contractortoremove his surplus materials after receipt by himtheBankmaysellthesamebyPublicAuctionandshallgivecredittothecontractorfor the amount so realized. Any expenses or losses incurred by the contractor fortheamountso realized. Any expensesorlosses incurred by the Bankin gettingthe amount payable to the contractor by of selling his tools and plants way or dueonaccountofworkcarriedoutbythecontractorpriortoengagingothercontractorsoragainstth eSecurity Deposit.

DISPUTES/ARBITRATION:

All disputes or differences whatsoever arising between the parties out of or inconnection with this contract or in discharge of any obligation arising out of theContract (whetherduring the progress ofwork orafter completion of suchwork and whether before or after the termination of this contract, abandon mentor breach of this contract), shall be settled a micably.

If however, the parties are not able to solve them amicably, either party (Bank or Vendor), givewrittennotice toother party clearly setting outthere in specific dispute(s) and/or difference(s) and shall be referred to a sole arbitrator mutually agreed upon, and the award made in pursuance thereof shall be binding on the parties.

Intheabsenceofconsensusaboutthesinglearbitrator, the dispute may be referred to joint arbitrator; one to be no minated by each party and the said arbitrators shall no minate a presiding arbitrator, before commencing the arbitration proceedings. The arbitration shall be settled in accordance with the applicable Indian Laws. Any appeal will be subject to the exclusive jurisdiction of courts at Hyderabad.

The Vendorshall continue work under the Contract during the arbitration proceedings unless otherwise directed by the Bank or unless the matter is such that the work cannot possibly be continued until the decision of the arbitrator isobtained.

Arbitration proceeding shall be held at Mumbai, India, and the language of thearbitration proceedings and thatofalldocuments and communications betweenthepartiesshallbeinEnglish.

53. GOVERNINGLANGUAGE:

All communication with respect to the Bid, clarifications, replies, contract document set cshall be in English.

LocalLaws, Acts, Regulations

The contractor shall strictly adhere to all prevailing labour laws inclusive of contractlabour(regulationandabolitionactof1970)andothersafetyregulations. The contractors hall comply with the provision of all labour legislation including the latest requirements of all the Acts, laws, any other regulations that are applicable to the execution of the project.

- i. MinimumWagesAct,1948(Amended)
- ii. PaymentofWagesAct1936(Amended)
- i. Workmen'sCompensationAct1923(Amended)
- ii. ContractLabourRegulationandAbolitionAct1970andCentralRules1971(Amen ded)
- iii. ApprenticeAct1961(Amended)
- iv. lndustrialEmployment(StandingOrder)Act1946(Amended)
- v. PersonalInjuries(CompensationInsurance)Act1963andanyothermodifications
- vi. Employees' Provident FundandMiscellaneousProvisionsAct1952andamendmentthereof
- vii. ShopandEstablishmentAct
- viii. AnyotherActorenactmentrelatingtheretoandrulesframedthereunderfromtimetoti me.

SAFETYCODE:

SafetyGuidelinesfortheContractor:

The Contractorshould follow the following Generals a fety Guidelines while executing the work:

Smokingisstrictlyprohibitedatworkplace.

No one is allowed to work at ormore than three meters height without we arings a fety belt and anchoring the lany ard of safety belt to firm support preferably at should er level. Chinstrap of safety helmet shall be always on and safety bootisworn.

Usageofeyeprotectionequipmentshallbeensuredwhenworkmenareengagedforgrindin g,chipping,weldingandgas-

cutting. For other jobsey eprotection has to be provided as pertheneed.

AllsafetyapplianceslikeSafetyshoes,Safetygloves,Safetyhelmet,Safetybelt,Safetygogglesetc.shallbearrangedbeforestartingthejob.

Excavated pits for earthing, cable laying shall be barricaded till the back filling is done. Safe approach to be ensured into every excavation

Preferablytheworkshallbecarriedoutduringthedaytime. However, adequate illumination at workplaceshallbeen suredincase anywork is carriedout at night.

Allthedangerousmovingpartsoftheportable/fixedmachinerybeingusedshallbeadequatelygu arded.

Ladders being used at sites hall be adequately secure datbottom and top. Ladders shall not be used as workplatforms.

Debris, scrapand other material sto be cleared from time to time from the work place and at the time of closing of work every day,

dismantled Material shall not be thrown from the height and shall be properly disposed off to prevent any injury to public/staff.

Other than electricians no one is allowed to carry out electrical connections, repairs on electrical equipment or other jobs related the reto.

Allelectricalconnections shall be made using 3 or 5 core cables, having an earthwire.

Insertingofbarewiresfortappingthepowerfromelectricalsocketsiscompletelyprohibitedandpl ugtopsofsuitablecapacityonly shallbeused.

All the unsafe conditions, unsafe acts identified by contractors, reported by Bank to be corrected on priority basis.

No children or physically challenged persons shall be allowed to enter the work place and shall not be utilized for any service during execution of the work.

All the Gascutting, sharp tools, flammable materials and tackless hall be stored properly and safely when notin use.

Clamps shall be used on Return cables to ensure proper earthling for welding works.

Returncablesshallbeusedforearthling.

Allthepressuregaugesusedingascuttingapparatusshallbeingoodworkingconditionandinc aseofanyleakages;thesameshallnotbeused.

Propereyewashingfacilitiesshallbemadeinareaswherechemicalsarehandled.

Connectors and hose clamps are used for making welding hose connections.

Tapping of power by cutting electric cables in between must be avoided. Proper junction boxes must be used.

56.0 Accidents

The contractorshallimmediatelyon occurrenceofany accident at oraboutthe site orinconnectionwiththeexecutionoftheworkreportsuchaccidenttotheArchitect/Consultant. The contractorshall also report immediately to the competent authority whenever such report is required to be lodged by the law and take appropriate actions thereof.

BANK'SBUILDINGPROJECTS-MAINTENANCEOFRECORDS

A. Re	A. Registers at the site office of the Bank's Engineer:		
1	Measurement Books.		
2	Drawings register		
3	Materials at site register.		
4	Hindrance Register.		
5	File and Register for extra/variation items.		
6	Materials test Register and File.		
7	Site Order Book (intriplicate).		
8	Labour Reports and progress Reports Register.		
9	Site Visit & Instructions Register.		
10	Certified true copies of the contracts.		

SPECIAL CONDITIONS OF CONTRACT

1. ACCESSOFINSPECTION:

The contractor is to provide at all times, during the progress of the works and themaintenanceperiod, means of access with ladders, gangways etc., and then ecessary a ttendants to move and adopt the same as directed for the inspection or measurement of the work by the Architect and Employer or any other agency employed by the client.

2. PROGRAMMEOFWORKS:

The contractor on starting the work shall furnish to the Employer and Architect aPERT/CPM programme, for carrying out the work stage by stage in the stipulatedtime, for the approval of Architects and Employer, and follow strictly the approvedtime schedule by incorporating changes, if any, so authorized by the ArchitectandEmployer,toensurethecompletionofconstructionworkinsstipulatedtim e. Agraphorchartonindividualitem/groupofitems/tradesofworkshallbemaintained ,showingtheprogressbothintermsofquantitiesandvalue,weekbyweek.Thecontractor shallsubmittotheEmployerandArchitectaweeklyprogress report number of skilled and unskilled laborers employed onthe work, working hours done, cement, steel and other quantity major items ofmaterials(quantityandvaluewise)usedandcorrespondingplace,typeandquantityo fworkdoneduringtheperiod.

The contractor must inform the Architects, 10 days in advance of requirement of respective drawings and details by him, from time to time. The contractor shallstrictly adhereto the approved program and arrange for them aterials and labouretc., accordingly.

Despite repeated instructions, if the contractor fails to show satisfactory progressofthework, the Employer / Architect may take suitable action as deemed fit, including levying of liquidated damages not exceeding ½% of contract price for delay of every week or part thereof, subject to a limit of total liquidated damages levied under this clause to 5% of contract price without prejudice to any terms and conditions of the contract.

3. FACILITIES TO OTHER CONTRACTORS:

The contractor shall give full facilities and co-operation to all other contractorsworking at sitedoing plumbing, Electrical, civilworksetc., as directed by the Architect & Employer and shall arrangehis program of work, so as not to hinder

the progress of other works. The decision of the Architect & Employer, onany point shallbe ofdisputes between the various contractors, final and bindingonallpartiesconcerned.

4. TESTING:

The contractorshall, as and when directed by the Architect & Employer, arrangeto test materials and/or portions of the workat site in any approved laboratory athis cost, in order to provide their soundness and efficiency. The contractorshalltransport all the materials from site to the approved laboratory at his owncost. The contractor shall carryout all the mandatory tests as per list attached atthe frequencies stated therein. Even after such tests, any materials brought tosite orincorporated in he worksare found to be defective or unsoundor not asper approved samples, the contractor shall remove the same and re-erect at hisown cost and without any additional time / period for the same, with reference to the date fixed for completing the work. In case these tests are not carried out atthefrequencies stated, then proportionate costs of materials not so tested, including cos toftestingandquantitiesofitemsofworkexecutedwithsuchmaterials, ifotherwiseaccepted forretention in thework, will be deducted

from the dues to the contractor. The deductions will be worked out by the Architect/client and shall be final and binding on him.

Tolerance on various material and items of work shall be allowed laid down in thedocuments below and the order of precedences hall be:

- a) RelevantIndianStandardsSpecifications.
- b) Manufacturer's Specifications.

In absence of above Architect's decision basing on the general practice beingfollowingshallbefinal.

5. SITE MEETINGS:

A senior representative of the contractor shall attend weekly meetings at workssite; and in additions, meetings as and when arranged by Architect & Employer to discuss the progress of the work and sort out problems, if any, and ensure thattheworkiscompleted in the stipulated time.

6. NOTICES:

NoticesfortheEmployer,theArchitect,ortheContractormaybeservedpersonally or by being left at or sent by registered post to the last known place of abode or business of the party to whom the same is to be given or in the case of the contractor by being left on the works. In case of a company or corporation, notices may be served sentby registered post to the Registered of the Company or Corporation. Any notice sent by registered postshall be deemed to be

served at the time, when in the ordinary course of post it would be delivered. The contractor shall give all notices and pay all necessary and relevant fees and shall comply with all Acts and Regulations, for the successful completion of the contractwork.

7. MEASUREMENT TO BE RECORDED BEFORE WORK IS COVERED UP:

The contractor shall take joint measurements with the Employer's representative (Project Management Consultant or any Engineer identified by the Bank) and Architect's representative before covering upon otherwise placing beyond the reach of measurement any item of work. Should the contractor neglect to do so, the same shall be uncovered at the contractor's expense or indefault thereof, no payment or allowance shall be made for such work or the materials with which the same was executed.

8. ACTION WHERE THERE IS NO SPECIFICATION:

In case of any item/class of work, for which there is no specification mentioned(either in part or full), the same will be carried out in accordance with the relevantCPWD specifications(only forthespecificationsmissing in the contract) and if not available even there (either in part or full) in, relevant standards of BIS shall be followed (only for the portions of specifications missing in the contract specifications and CPWD specifications). Indian standard specifications, subject to the approval of the Architect & Employer

9. REPORTING OF ACCIDENT TO:

The contractor shall be responsible for the safety of all persons employed by him on the works and shall report serious accidents to any of them, whenever and wherever occurring one the works, to Employer who shall make every arrangement to render all possible assistance. This shall be without prejudice to the responsibility of the Contractor, under the Insurance clause of the General Conditions. Contractor shall take all the precautions as detailed in the safety code attached separately.

10. <u>CLEARING THE SITE ON COMPLETION/ DETERMINATION OF WORKS:</u>

ThecontractorshallclearthesiteofworksaspertheinstructionsoftheArchitect.The site of works shall be cleared of all men, materials, sheds, hutsetc., belonging to the contractor.The site shall be delivered in a clean and neatcondition, as required by Architect, within aperiodone week after the jobis completed. In case of failure by

the contractor, the Employer, underadvice to the Architect, have the rightto getthe sitecleared to his satisfaction at the risk and cost of the contractor.

11. POSSESSION OF WORKS / WORK COMPLETED:

The contractor shall hand over to the Employer possession of the completed works in stages, as and when required, and as directed by the Architect & Employer.

The Employer will take over the possession of completed works in stages asdirected by the Architect, and defects liability period will commence only from the date of final handing over of all the work accordingly.

12. TYPOGRAPHIC, CLERICAL AND OTHER ERRORS:

The Architects/Employer's clarificationregarding partially omitted particulars ortypographical, clerical and other errors shall be final and binding on the contractors.

13. WORK PERFORMED AT CONTRACTOR'S RISK:

The contractorshalltake allprecautionsnecessary and shallbe responsible forthe safety of the work and shall maintain all lights, guards, signs, barricades, temporary passages or other protection necessary for the purpose. All work shallbe done at the contractor's risk and if any loss or damage shall result from fire orfrom any other cause, the contractor shall promptly repair or replace such loss or damage free from all expenses to the Employer. The Contractor shall beresponsible for any loss or damage tomaterials, tools or other articles used or held for us einconnection with the work. The workshall be carried onto Employer or of other sand without interference with the operation of existing machinery or equipment, if any.

14. <u>INSPECTION BY THE CHIEF TECHNICAL EXAMINERS (VIGILANCE):</u>

The proposed work covered under this tender, during the progress and/ or aftercompletion, can also be inspected by the Chief Technical Examiner/ TechnicalExaminer orOfficers of the Central Vigilance Commission, Government ofIndia,on behalf of Architect & Employer to ascertain that the execution of the work has been done with materials and workmanship all as stipulated in the contract and as directed.

Contractor shall afford allreasonable facilities to the above vigilance staffandalso

provide themwith ladders, tapes, tools and tackles etc., as required and directed and also necessary labourers skilled / unskilled to enable them to complete their inspection / study / technical scrutiny and no extrashall beadmissible to the contract or on this account.

15. SPECIAL CONDITIONS OF CONTRACT:

In the event of any discrepancy with clauses mentioned anywhere else in thetenderwiththeclausesmentionedwithinspecialconditionsofcontract, the clauses mentioned within the special conditions of contract shall supersede therementioned elsewhere.

16. FAILURE BY CONTRACTOR TO COMPLY WITH ARCHITECT'S INSTRUCTIONS:

IfthecontractorafterreceiptofwrittennoticefromtheArchitectrequiringcompliance with such further drawings and/or Architects instruction, fails withinsevendays the tocomply with same,the Architectand Employermay employandpayotherpersonstoexecuteanysuchworkwhatsoeverasmaybenecessaryt ogiveeffecttheretoandallcostsincurredinconnectiontherewithshall be recoverable contractors by the employer on Certificate theArchitectasadebitormaybedeductedbyhimfromanymoneydueorwhichmaybeco meduetothecontractors.

17. ARCHITECT'S DELAY IN PROGRESS:

The Architect may delay the progress of the works in case of rains or otherwise, without vitiating the contractand grantsuch extension of time with the approval of the Employer for the completion of the contract as he may think proper and sufficient in consequence of such delay, and the contractor shall not make any claim for compensation or damage in relation thereto.

18. BIS CODES

It is compulsory for the contractor to keep all the B.I.S. codes mentioned in thistender document at his cost at the site to ensure the proper supervision/quality ofworkand materials.

FORM OF SUBMISSION OF TENDER

(To be filled by the tenderer)

The Regional Manager,	
SBI	

Dear Sir/s,

Ref: TENDER FOR

I/Wehaveexaminedtheabovetenderandsubsequentpre-bidclarifications/modifications/revisions, if any, furnished by Bank and I/We have inspected the site ofworksand have made me / us fully acquaintedwith the local conditions and aroundthesitesofworksandoffertoundertakeContractasdetailedinthistenderbysubmitting my/ouronlinebidsintheBank'se-tenderportal.

- 1. WhilesubmittingthisBid,I/Wecertifythat:
 - i. TheundersignedisauthorizedtosignonbehalfoftheBidderandthenecessary support document delegating this authority is uploaded along withthebid.
 - ii. We certify that we have not made any changes in the contents of the tenderdocumentreadwithitsamendments/clarificationsprovidedbyBank,submittedbyusinourBiddocument.
 - iii. Theratequoted in the *price Bids are as per the tender* and subsequent pre-Bid clarifications/ modifications/ revisions furnished by the Bank, without anyexception.
- 2. WeagreetoabidebyalltheBidtermsandconditions,contentsofAgreementandtheratesquo tedinthebid,whichshallremainbindinguponus.
- 3. IfourBidisaccepted, we undertake to enter into and execute atour cost, when called upon by the Banktodoso, a contract in the prescribed formand we shall be jointly and severally responsible for the due performance of the contract.
- 4. Untilaformalcontractisprepared and executed, this Bid, together with your written acceptance thereof and your notification of award, shall constitute a binding Contract between us.
- 5. It is further certified that the contents of our Bid are factually correct. We also acceptthat in the event of any information / data /particulars proving to be incorrect, Bankwillhavetheright to disqualify us from the Bid.

- 6. We understand that you are not bound to accept the lowest or any Bid you may receive and you may reject all or any Bid without assigning any reason or givinganyexplanationwhatsoever.
- 7. We hereby undertake thatour name does notappearin any "Caution" list of RBI /IBA or any other regulatory body.
- 8. Wealsoconfirmthatwehavenotbeen**blacklisted**byanyBank/PSU/StateorCentralGo vtdepartmentsforanyreasons.
- 9. We confirm that we do not have any **litigation / cases** pending against us in anyBank/PSU/StateorCentralGovtdepartments.
- 10. We confirm that we are responsible to obtain all necessary licenses, permission, NOC from all the statutory/local authorities for the smooth execution of this contractin Bank's premises.
- 11. We herebyconfirm thatall thematerials/components/spare parts/equipmentetc.to be supplied / used as a part of this contract shall be original / new materials /components / parts / equipment only, from respective OEMs of the products andthatnorefurbished/duplicate/secondhandmaterials/components/parts/equipmentshallbesuppliedorshallbeused.
- 12. Foranytypeofdeviation(toanyofaboveorsubsequentinstructions), it will be my/our res ponsibility to obtain thewritten instruction of the Engineer-in-chargefor the same shall be deemed that I have carried it suchdeviationsatmyownandIshallbedutyboundtoreplacethealldeviatedmaterial/w orksfromthesiteatmy/ourcostaswellasIshallbeliabletopenalizedby Bankas the deemed and forallsuch loses made thereof, I/ weshallnothaveanyrighttoarbitrateinanymanner.

Yoursfaithfully, Contractor
sSignatureName:
Address:

FORMATFORPRE-BIDQUERIES:

Sr. No.	QueryRegarding	Page o fNo.RFP	Query	Reasons/Supportingdata/papers

DRAFTCOPYOFARTICLESOFAGREEMENT

ARTICLES OF AGREEMENT made the			day of				2024	
between	etween			SBIIT				_of
(herein after	called	the	"Employer")	of	the	one	part	and
of					`	in after		
Contractor")of	the other	part, wh	ere as the Employ	zer is d	esirous (of getting	g the wo	rk of"
_"executed an	d has caus	ed draw	rings, conditions of	of cont	ract, spe	cificatio	ns and s	chedule
of quantities e	tc., describ	ing the v	vorks prepared by	y M/s	Mape Co	onnoisse	urs,Hyd	erabad.

AND WHEREAS the SAID DRAWINGS numbered as per list attached inclusive of and the conditions of contract, specifications and schedule of quantities etc., have been signed by or on behalf of the parties hereto.

AND WHEREAS THE CONTRACTOR has agreed to execute upon and subject to the conditions set forth in the Schedule hereto (hereinafter referred to as "Said Conditions") the works shown upon the said drawings and described in the same specifications and included in the said schedule of quantities for such sum as may be ascertained to be payable in terms of the Bills of Quantities, and which sum is estimated to be Rs.3,17,16,232.00/- (Rupees Three Crore Seventeen Lac Sixteen Thousand Two Hundred and Thirty Two Only.(herein after referred to as "Said Contract Amount"). NOW IT IS HERE BY AGREED AS FOLLOWS:

- 1. In consideration of the said sum to be paid at the times and in the manner set forth in the said conditions, the contractor shall upon and subject to the said conditions, execute and complete the work shown in the said drawings and described in the said specifications.
- 2. The Employer shall pay the contractor the said sum or such sums as shall become payable hereunder at the times and in the manner specified in the saidconditions.
- 3. The term "Architect" in the said conditions shall mean the said M/s Mape Connoisseurs, Hyderabad, Architects and designers or in the event of their ceasing to be the Architect for the purpose of this contract, such other personas shall be nominated for that purpose by the Employer, not being a person to whom the contractor shall object for reasons considered to be sufficient by the Arbitrator mentioned in the said conditions provided always that no persons subsequently appointed to be the Architect under this contract shall be entitled to disregard or

- over-rule any previous decision or approval or direction given or expressed by the Architect for the time being.
- 4. Tender documents containing work order Notice to the Contractor, Conditions of Contract, Appendix thereto, Special Conditions of Contract, Specifications and Schedule of Quantities with the ratesentered therein, shall be read and studied as forming part of this agreement and the parties here to shall respectively abide by and submitthemselves to the conditions and stipulations and perform the agreement on their part respectively in such conditions contained.
- 5. The contract is neither a fixed lump sumcontractora piecework contract, but is a contract to carry outwork in respect of the entire works to be paid for according to actual measured quantities, including variations from BOQ at the rates contained in the Schedul eof rates and Probable billof quantities or as provided in the said conditions.
- 6. The Employer through the Architect, reserves to himself the right of altering thedrawingsandnaturesofthework,ofadding/substitutiontooromittinganyitemsof work or having portions of the same carried out through alternate agencies without prejudice to this contract.
- 7. Time shall be considered a the essence of this agreement and the contractorherebyagrees to commencethework soonafter the site ishandedover to himbut within 15 days reckoned from the date of issue of work order to execute thework, as provided for in the said conditions and complete the entire work in 45 days subjectioneverthelesstotheprovisionsforextensionoftime.
- 8. This agreement and contract shall be deemed to have been made in Hyderabadand any questions ordisputerising out of or in anyway connected with this Agreement and Contract shall be deemed to have arisen in Hyderabad and only the courts in Hyderabad shall have jurisdiction to determine the same. The limitation period will be 90 days from the date of dispute having arisen.

AS WITNESS our nand this	aayof		_202
Signed by the said in the presence of:			
WITNESS:			
SIGNATURE			
NAME:			
ADDRESS:		EMPLOYER	
WITNESS:			
SIGNATURE			
NAME:			
ADDRESS:			

DRAFT FORMAT OF BANK GUARANTEE IN LIEU OF SECURITY DEPOSIT

(Site specific format shall be approved by the SBI prior to its execution)

(To be submitted on Non-judicial stamp paper of appropriate value purchased in the name of the issuing bank)

Place:	
Date:.	
{On non-judicial stamp paper of Rs/-)	
BANKGUARANTEEINLIEUOFSECURITYDEPOS	<u>SIT</u>
B.G.No ValueRs	
State Bank of India, (Address)	
Sub: Bank Guarantee of Rstowards Se	curity Deposit for the work off or
State Bank of India	
{Name of Branch/Office)	
DearSir,	
WHEREAS	

(Name and address of contractor/vendor) (here in after called the Contractor) have entered into contract for (Name of Work) with State Bank of India (SBI) as mentioned in the letter of SBI's Consultants (Name & address of consultants) vide their

LetterNodatedAndthecorrespondenceand tenderrelayingtheretowhich is hereinafter referred to as "the said contract" the Contractor has nowagreed toproduce a Bank Guarantee amounting to 2% of the contract value lessearnest moneydepositofRs
AND WHEREAS in terms of said contract, the contractor is required to furnish to StateBankofIndia a Guarantee of a Scheduled Bankfora value of Rsto be valid up to (date).
ANDWHEREAS(NameofBankanditsbranch)havingtheirofficeat(address)theGuar antor,attherequestofthecontractorherebyfurnishesaPBGinfavourofStateBankofIn diaandGuaranteesinthemannerhereinafterappearing.In consideration of the premise, we (name of Bank and its branch) having ouroffice at(address)hereaftercalledthe "Guarantor" (which expression shall includeitssuccessorsand assigns)
hereby expressly, irrevocably & unreserved ly under take and guarantee under that if the Contractor fails to execute the work according to his obligations under the esaid contract, then not with standing any dispute between State Bank of India and the contractor the Guarantor shall, on demand without demurand without reference to the contractor pay to State Bank of India immediately any sum claimed by State Bank of India under the said contract up to a maximum amount of Rs (Rupees only).
$In case the amount demanded by State Bank of India is not paid within 48 hours of receipt of demand, the Guarantor agrees to pay the aforesaid amount of \P__\$
(i) Such payment shall be notwithstanding any right the contractor may havedirectly against State Bankof India or any disputes raised by the Contractor with State Bankof India or any suits or proceedings pending in any competent court or before any arbitrator. State Bankof India 's written demands hall be conclusive evidence to the Guarantor that such payment is payablunder the terms of the Contract and shall be binding in all respect on the guarantor.
(ii) The Guarantor shall not be discharged or released from the undertaking and Guarantee, by any arrangement, variations made between SBI and the Contractor and or indulgence shown to the contractor by SBI, with or without the consent and knowledge of the guarantor or by alterations in the obligations of the contractor by any for bearance, whether as to payment, time performance

or otherwise.

- (iii) This guarantees hall remain valid until or as may be caused to be extended by the contractor or until discharged by SBI in writing which ever is earlier.
- (iv) Thisguaranteeshallbeacontinuingguaranteeand shall not berevocableduringitscurrencyexceptwiththepreviouswrittenconsentofSBI.
- (v) (a)Thisguaranteeshallnotbeaffectedbyanychangeintheconstitutionofthecontractor, byabsorptionwithanyotherbodyorcorporation ordissolution orotherwiseandthisguaranteewillbeavailabletoorenforceableagainst such bodyorcorporation.
 - (vi) In order to give effect to this guarantee SBI will be entitled to act as if the Guarantor were the Principal debtor and the Guarantor hereby waives all and any of its rights or surety ship.
 - (vii) Thisguaranteeshallcontinuetobeinforce notwithstanding the discharge of the contractor by operation of law and shall cease only on paymentofthefullamountbytheGuarantortoSBloftheamountherebysecured.
 - (viii) This guarantees hall be in addition to and notinsubstitution for any other grateors ecurity for the contractor given or to be given to SBI in respect of the said contract.

Any notice by way of request and demand or otherwise here under may besentbypostorany of othermodeorcommunicationtotheguarantoraddressedasaforesaidan difference sent

bypostitshallbedeemedtohavebeengivenatthetimewhenitwouldbedeliveredindue course of post and in providing such notice when given by post it shall besufficienttoprovethat theenvelopecontaining thenoticewaspostedandacertificate signed by

(ix) Bypostitshallbedeemedtohavebeengivenatthetimewhenitwouldbedeliveredindue course of post and in providing such notice when given by post it shall besufficienttoprovethat theenvelopecontaining thenoticewaspostedandacertificate signed by an officerofSBIthattheenvelopewassopostedshallbeconclusive

(x) Thesepresentsshallbegov	vernedbyandconstructedinaccordancewithIndianLaw.
	contained hereinbefore the liability of the isrestrictedtoa sumofRs
This	guaranteewillremainvalidupto unlessademandorclaimunderthisgu
aranteeismadeinwritingonorb	efore
O	theguarantorshallbedischargedfor
mal liabilityundertheguarante	
Dated the	
	For (Name of Bank) (Signature/s with designation/s of
	signatory/ies) (Name and Stamp of Bank)

FORMATFORAPPLICATION BYCONTRACTORFOREXTENSIONOFTIME

1.	NameoftheContractor			
2.	Nameoftheworkasgiveninthe			
	Agreement			
3.	AgreementWO			
4.	Tenderamount			
5.	Dateofcommencementofwork			
6.	Periodallowedforcompletionasper			
	Agreement			
7.	Dateofcompletionasperagreement			
8.	Periodforwhichextensionoftimehasbeengive			
	n			
		<u>Date</u>	<u>Month</u>	<u>Year</u>
	a) 1 st extensionvideBank'sLetterNo.			
	b) 2 nd extensionvideBank'sLetter			
	No.			
	c) 3 rd extensionvideBank'sLetterNo.			
9.	Reasonsforwhichextensionshavebeenpreviou	ıslygiven(co	piesofthepr	reviousapplicatio
	nsshouldbeattached)			
10.	Periodforwhichextensionisappliedforandther	reasonsther	eofincluding	ghindrances,time
	forextraworkassigned,ifanyetc.			

Signature of Contractor

FORMATOFHINDRANCEREGISTER

NameofWork	
NameofContractor	
AgreementNo.	
Dateofstateofwork	
Periodofcompletion	
Dateofcompletion	

Sr. No	NatureofHi	Dateofoccu	Dateofwhic	Periodofh	Signature	Remarks
	ndrance	rrenceofhin	hhindrance	indrance	SiteEngin	
		drance	was		eer/Proje	
			removed		ct	
					Engineer	
1	2	3	4	5	6	7

TECHNICAL SPECIFICATIONS

EXECUTIONOFELECTRICALWORKS:

1TheContractorshallcarryoutandcompletetheElectricalworkasperstandardspecifications /as stipulated in this contractand relevant IS recommendations in coordinationwith otheragencies like Interior,ACand civilcontractors and to the satisfactionofthe Bank/SBI.WithapprovalofBankwillissuefurtherwritteninstructions,detaileddirectionsandexplanat ions with respect to the specifications, quality or quantity of works or the addition oromissionorsubstitutionofany work.

.2 METERBOARD:

The Main DB/Meter Board shall be provided in the place free from leakages and in a coveredlocation. The Meter Board shall be as per TSSPDCL requirements and shall be fixed firmly on the wall. Any opening made in the wall for feeder cable entry should be sealed properly after installation to avoid entry of rodents and rainwater. The meter Board shall be properly earthed as pert he regulatory requirements.

3 LTPANELINSTALLATION:

Panelshall be covered properly to preventdust, contamination &damage during transportation. Incase of damages during transportation or unloading etc, the same shall be rectified and made toperfection before installation. No excuse for delay on account of the above will be accepted.

For floor mounted panel, the exact location of the panel and fixing holes to be marked on the concrete plinth for the installation. Install the panel in proper alignment and fix properly. Tight enall the econnections as required. Access around the panel to be provided as per regulatory requirements for future maintenance ensure the services like AC drain lines or water pipe lines or sewage lines are away from the panel or the panel is properly protected against any accidental leakages.

Incomingandoutgoingcablesshallbemarked/identifiedasperapproveddrawing. Allcomponents of hepanelshallbeverifiedagainst the approved panel drawing for correct rating size. Ensure that all internal connections are proper and loose connections are tightened. All breakers (incoming / outgoing) shall be in "OFF" position and to be locked to prevent mish and ling

Before commissioning all earth terminals of the panel are firmly connected to the designated earth pits with suitable size of GI strips as required. Check whether the metering equipment and and an admidication lampsare working as desired and rectify the defects, if any. Afterinstallation, the panel shall be properly cleaned and protected to prevent dust & contamination.

4 INSTALLATIONOFDBs:

All DBs wall mounting and floor mounted arrangement shall be in accordance with BOQ and theapprovedmaterial. Ensure that painting of the wall is completed prior to marking and mounting of DB. Confirmlabel/marking to ensure that is the correct DB and check the position according to the approved layout and mark the fixing position of the DB's support. After marking, drillaccording to the selected sizes of anchorbolts to appropriate depth. Permanently fix the DB to the wall/slab with anchor bolts. If there is more than one DB to be installed at the same location, they shall be installed side by side and clearance shall be maintained for easy maintenance and trouble shooting. The height of Distribution Board shall be maintained so that easy access for termination of cables and other maintenance work can be carried out. Cut-out shall be made for inserting the wire in DB and same cutout shall be provided with a rubbergaskets oth at the rewill be made appedges and secure the wire in substant and the rubbergaskets of the rewill be made appedges and secure the wire in substant and the rubbergaskets of the rubberga

Wire inserted in the DB shall be cross-checked forexisting circuit numberand final ferrulingshall be done. Wire in DB shall be used cable tie and dress with bunching of the phaseneutralandearthand suitably lugged to the respective MCBs and Bus bar. Bunchingshall bedone separation respectively R, Y and В. phase per AfterCrimpinginsulationsleevesshallbeprovidedinthe Wire/Cabletoavoidaccidentalshortcircuitbetweentheadjacentterminals.DBsshallbe provided asperprovisionsavailable withbody connections earthing intheDB.Identificationslabelsofapprovedengravedtypenameplate/Radiumstickersofsuitablefont fixed on DB.After complete termination ofwire/cable be compartmentshallbecleanedbeforefixingthedoor.

When the DB is fixed on the partition care should be taken to ensure the holding capacity of thepartition, to avoid the DB from falling and getting damaged or causing injury. The installation of DB shall be done in such a way to add to the ambience of the Branch. It shall be firmly fixed on the wall/partition.

5 LAYINGOFLTCABLE

.5.1 INCABLETRAY:

Whereverthe cable trays are provided, the cables shall be laid in the cable tray. The cable shallbe laid fromone end of the routeorany othersuitable point aspersite conditions. Whereverthecableneedstobebended, the cables bending radius shall conform to the cable manufacturer's recommendation. Prior to cable cutting, check both ends to make sure there is sufficient length for proper dressing and end termination. After cable lying is finished, all cables shall be tested for insulation resistance. Install the cable tags, dress the cables and clamp it asperthe standards. Whenever, single core cables are used, Trefoil (three-foil formation) lying shall be used with single-core cables.

LAYINGTHELTCABLEUNDERGROUND:

Atrenchofabout1.5metersdeepand45cmwideisdug.Thenthetrenchiscoveredwitha10cm thick layer of fine sand.The cable is laid over the sand bed. The sand bed protects the cablefrom the moisture

from the ground. Then the laid cable is again covered with a layer of sand of about 10 cm thick. When multiple cables are to be laid in the same trench, a horizontal or vertical spacing of about 30 cm is provided to reduce the effect of mutual heating. Spacing between the cables also ensures a fault occurring on one cable does not damage the adjacent cable. The trenchisthen covered with bricks and so il to protect the cable from mechanical injury. The LTC ableroute markers shall be provided as perstandards.

The end termination shall be provided as per the cable size. Unless specified, the termination compression type glands of proper size and lugs shall forterminationasperthepointofterminationlikeswitchgearterminals, Busbar, terminal connectors etc. Only therespective metallugs shallbe used for termination.Aluminum lugs shall not be used to terminate in the copper busbars or vice versa.

5.4The cables from the Panel to DB or from Main DB to Sub DBs should be duly fixed withsuitable size clamps if laid in the wall. If more number of cables is to be laid, then they shall belaidincabletraysofsuitablesizefirmly fixed to the ceiling with threaded rods.

5.5 To avoid rodent menace, the contractor shall close all openings made by him in the wall, the unused knockout holes in the DB, Panels, and Junction Boxes with suitable dummies, Blankingplatesetcandalsoprovidesufficient protection to the panels, DB. Noclaim for additional amount towards rectifying the work on account of damages caused by rodents will be entertained during the defects liability period.

6 CONDUITS:

UnlessotherwisespecifiedallwiringshallbeinrigidPVCconduitembeddedinwall,orceilingorconceale dinthefalseceiling. The size of conduits shall be selected in accordance with the IS regulations and the minimum size of the conduits shall be 20 mm diaunless otherwise indicated or approved. Conduits shall be kept at minimum of 100 mm from the pipes of other non-electrical services.

Separateconduitsandrunwaysshallbeusedfor:

- Lightingsystem.
- 2. Poweroutlets.
- 3. Emergencylight.
- 4. Telephonesystem.
- 5. Firealarmsystem.
- 6. Sound/publicaddresssystem.
- 7. Televisionsystem.
- 8. Computersystem.

Wiring forshortextensionstooutletsinhungceilingortoequipment,motorsetc.shallbeinstalled in **flexible** MS conduits.Otherwise rigid conduitsshallbe used.PVCconduitsshallnotbeusedinoutdoorsystem.Conduitsshallbefreefromsharpedgesandburrs and grease or oilshall not beused for the purpose of pulling the wire. The entire system of conduits must be completely installed and rendered electrically continuous before the conductors are pulled in.

All PVCconduits shallbe jointedwith plain PVC couples using approved PVCjointing materials as recommended by the manufacturer. All joints shall be water tight. Junction between conduitand adaptable boxes, back outlet boxes, switch outlet boxes and the like must be provided withentry spouts and smooth PVC bushes.

LAYINGOFCONDUITSINSURFACE:

Conduits run on surfaces shall be supported on galvanized / PVC saddles which in turn are properly screwed to the wall or ceiling. Saddless hall be at intervals of not more than 60 cm.

Fixingscrewsshallbewithroundcheeseheadorandrustproofmaterials. Exposed conduits shall be neatly run parallel or at right angles to the wall of the building. Pull boxes must be provided at the right angles and at a distance of not exceeding 20 meter

CONCEALINGTHECONDUITSINTHEWALL:

Conduits embedded into the walls shall be fixed by means of staples at not more than 60 cmintervals. Chaseinthewallshall beneatly

made and refilled after laying the conduit and brought to the finish of the wall. Chasing shall be done with the property of the property ofewallcuttingmachine. Hammerand chisel shall be used on chased portion to get uniform depth of Uniform 50mmshallbemaintainedonchasedportion.ConcealBackboxshallbeinstalledbyusingcement mortar. Alignment of the back box shall be done by using a calibrated spirit level. PVCadaptor shall be and conduit. **PVC** solvent used connection between ΙB used. PVC solvent cements hall be applied on conduit before interconnection. Embedded JB shall be protected by the conductive of the conctedby covering with brown tapefilled withjute/gunny bag. Cement mortar1:5 ratio(1portion of the cement+5 portion of sand)shall be used for patchworkin chasedarea. Chicken(wire) meshand **GInails** shallbe used forallchasing width ofthe embedded conduit. Curingshallbecarriedoutforaminimumofthreedays.

CONCEALINGINTHECONCRETE:

Conduitsburiedinconcretestructureshallbeputinpositionandsecurelyfastenedtothereinforcementa ndgotapprovedbytheconsultant/Engineerbeforetheconcreteispoured.Propercare shall be taken to ensure that the conduits and boxes are neither dislocated norchokedat the timeofpouring theconcrete.Suitable fish wires shall be drawn inall

conduitsbeforetheyareembedded.Inspectionboxesshallbeprovidedforperiodicalinspectiontofacilit ate draw and removal of cables.Such inspection boxes shall be flush with the wall in thecaseofrecessedconduits.Inspectionboxesshallbespacedatnotmorethan12metersapartortwo90de greesolidbendsorequal.

7 WIRINGANDACCESSORIES:

LAYINGOFWIRES:

UnlessotherwisespecifiedallwiresshallbeFRLSPVCinsulatedsinglecore,strandedcopperconductor.Allwiresshallbecoloredasfollows:

PhaseR:RedColorofwirePhaseY:Y

ellowColorofwirePhaseB:BlueCol

orofwireNeutral:Black

Ground:YellowGreenorGreen(OnecoloronlytobeusedforthecompleteInstallation).

ThesizeofwiresshallbeasindicatedinthedrawingsorintheBOQ.

When more than one wires are installed in the same raceway, they should be pulled in theraceway at the same time. Use guide wires and similar equipment when wire pulling, to support the tension and avoid possible damage. Conductor splices must be enclosed in junction boxes. Use a minimum of 300mm of slack conductors inside DB and at each outlet as needed. Ensure proper wire installation in all boxes. After installation, the Wires Insulation Test should be conducted.

SWITCHBOARDSANDPOWEROUTLETSOCKETS:

Switch Boards for light points, socket outlets, power outlets, pull / junction boxes shall be ofgalvanizedsteel, and shall be of shapes and size to suit their respective locations and installations and shall be of shapes and size to suit their respective locations and installations and shall be of shapes and size to suit their respective locations and installations and shall be of shapes and size to suit their respective locations and installations and shall be of shapes and size to suit their respective locations and installations and shall be of shapes and size to suit their respective locations and shall be of shapes and size to suit their respective locations and shall be of shapes and size to suit their respective locations and shall be of shapes and size to suit their respective locations and shall be of shapes and size to suit their respective locations and shall be of shapes and shall be of shapes and shapes and shapes and shapes are shaped as the shapes and shapes are shapes as the shapes and shapes are shapes as the shapes are shapes as th all be provided with coversto suittheir function and installation. Alloutletboxes shall be provided with brass ground terminals. All junction boxes/pull boxes shall have suitable covers. Surface mounted outlet and junction boxes in the outdoor locations shall be ofweatherproof. The surface mounted indoor boxes shall be of sheet steel painted or PVC forsurface installation. For internal use Switches shall be of the grid assembly pattern with rockeroperated switch units suitable foroperation with inductive loads. Switches shallbe either oneway or two ways as specified in the BOQ. Switch shall be of suitable shade and size plates asspecified in BOQ or approved by SBI. Surface installations witches shall be provided with matching stee lbox.

CIRCUITWIRING

Unless and otherwise specified in the BOQ, all sub main circuit conductor sizes for lighting and appliances, shall be as shown in the schedule of quantities. Each circuit phase wire from the distribution boards should be followed with separate neutral wire of the same size as the circuit wire or as specified in the BOQ. For the light/fanpoint wiring individual phase, Neutral and Earth wires shall be run from the switch board to the respective ceiling rose. Looping of neutral and Earth wires for adjacent light points are not allowed except for the secondary points. For the secondary points Neutral and Earth looping should be done only from the

respectiveprimarypoints. This will avoid nuisance tripping of ELCB/RCCB incase of leakage and identif yingthefaultycircuitandrectifyingwillbeeasy. Eachlightpointandoutletshallbeidentifiedwiththeircir cuit number and DB number with a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances, fans a label pasted on them. Flexible cords for connection to appliances a label pasted on them. Flexible cords for connection to appliances a label pasted on the label pasted on tndpendantsshallbe250/440Vgrade,threeorfourcores,with tinned stranded copper insulated, strengthening twisted and sheathed with cord. If demanded by SBI, the contractors hall supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is sued by the manufacture rofwires and supply a certificate is subject to the contraction of the certificate is supply a certificate in the certificate is supply a certificate in the certificate is subject to the certificate is supply a certificate in the certificate is supply a certificate in the certificate is supply a certificate in the certificate in thewitchesstatingorigin,dateofmanufacture,batchnumberandstandardtowhichitcomplies and the test certificates.Looping system of wiring shall be used.Wires shall bejointed. Where joints are unavoidable, these shall be made through approved mechanical connector. 23 0Vpowersupplywiringshallbedistinctlyseparateformanyotherdifferentvoltagesystemandlighting wiring.

CONTROLSWITCHES

Controlswitchesshallbeconnectedinthephaseconductorsonlyandshallbe'ON'whenknobisdown.Sw itches shallbe fixed ingalvanized steelboxes.Chromiumplatedscrewsshallbeused.TheratingoftheSwitchesshallaspertheBOQ.

For the UPSpowersocketsprovided in theworkstations and counters, the controls witches shall be provided separately above the counter and the sockets below the counter.

Similarly, for the wall mounting fan points, the controls witches shall be provided separately in the Switch board and the socket outlet provided near the wall mounted fans.

TESTINGOFELECTRICALWIRINGSYSTEM

TheentireinstallationshallbetestedinaccordancewithISregulationsfor:

- 1. Insulationresistance.
- 2. Earthcontinuity.
- 3. Polarityofsinglepoleswitches.

8. LIGHT FIXTURE INSTALLATIONS:

Inspect the site to install light fixtures as per approved lighting layout. If any mismatch isobservedbetweentheapproved layoutand theactual layout, please consult the SBI Engineerandreplanthelightinglayouttosuittheactual site conditions.

Ifthere is no false ceiling, chalklines (geru powder cementcolour removable type) shall beused to mark the spacing of light fixtures as per approved drawing. After marking, the light fitting support and accessories shall be fixed. Wires shall be connected to the connector of light fitting sper standard. Light fitting shall be mounted on the support fitted. Line level and final alignments hall be check edwith line dori.

INSTALLATIONOFLIGHTFIXTURESINTHEFALSECEILING:

Whileinstallinglightfixturesinthefalseceiling, the contractor has to check the distance between the roof and the false ceiling and ensure that the sufficient height is available for fixing the light fixtures and if requires any change in the lighting layout. Any hindrance like beams, sewerage pipelines, electrical cablesetc. has to be informed to the SBIE ngineer and necessary guid ance obtained before installation. Support to hangthe fixture to be provided in the roof with suitable length of chain links or GI wires of suitable size, as per recommendation of the light manufacturer. The supports shall be of sufficient length to enable change of location of fixtures to the adjacent grid/cutout, if required by Bank. The supports should not be fixed to the pipesor cablesor electrical conduits running above the false ceiling. The Light fixtures should not be loosely laid on the false ceiling grid without any support.

In case of the Gypsum false ceiling, the marking shall be made in the false ceiling first aspert he light in glay out and the cutout shall be made in coordination with the interior contractor. Where verrequired, the suitable frames required have to provided by the contractor for the 2'x2' fixtures.

The cutouts for the light fixtures and down lighters shall be properly marked in the falseceiling to make the cutout neatly and as perthe desired lighting layout. Nylonline dorishall be used to ensure that all light fixtures are in a straight line

If the works involves, some architectural features in the false ceiling, the contractor shallconsult the interior contractor and SBI Engineers before installation of light fixtures, ceiling fans,lying of cables above false ceiling to avoid any damage or any hindrance to the proposedarchitectural features.

9 EARTHSTRIPS/CABLETRAYS:

GI/COPPERSTRIPLAYING:

BeforeinstallationofGIandcopperearthstrip, theinspections hall becarried outtoconfirms ize, quantity and galvanizing of GIstrip. Arrangements hall be made for proper scaffold for strip lying on the tray. Checkwall and beam finishing before strip clamping on the wall and beam. Ensure that all Earth strip installations are straight. The earth strip route and size shall beconfirmed/verified with approvede arthing drawing.

Ensure that there is no overlappingin stripsatjoints. Where required for Joint area, use "C" typeholding clampfor avoiding gap between two strips. GIstripfixing inside cable tray with using of GInut boltatevery 5mtr. interval. Clamps shall be fixed at an interval of 1000 mm. Copperto GI earthstrip connection shall be done by using the bimetal licewasher

EARTHSTRIPLAYINGBYWELDINGONWALL/SLAB.

Whenever longerlength of Earth strips are to be installed on wall/slab, the overlapping in stripsat joints shallbe minimum. Overlapping area to be properly weldedandensure no gapin the joint area. Approved PVC sleeve shall be provided to 50x6mm and 75x10mm GI earth stripwhereveraccessibleareassuchasinsidesubstation, allembedded portionetc. Welding joints are cleaned with wire brush and then coated with Galvabrite. All paint, scale and enamel shall be removed from the econtact before the earthing connections are made. All sizes of GI strips shall be fixed by using GI clamp, GI spacer, and 35x8mm GI screw with PVC nylon fasteners (PVCG rip). Clamps shall be fixed at an interval of 1000mm (in case of wall/slab). The earthing for Equipment shall be tapped from the main earth conductor/strip. Equipment earthing shall be done by GI nut bolt shall be fully tight ened at equipment earthing. GI strip

laid underground shall be at depth of 500mm below finished grade level. All joint below groundlevelshallbeweldedbytwocoatsofbitumenpaint. All connections to the grounding gridshall be made with earthing strip welded to the grid and bolted at equipment ends. All joints and cutends shall be properly painted with galvabrite.

CABLETRAYINSTALLATION:

Cable tray supports and cable tray material shall confirm the size, quantity and quality as pertechnical specification. Cable tray routes shall becleared fany debris. Necessary cable trayroute and supports shall be checked as per approved drawings. If required, make suitable size opening in the wall for cable tray entry into the building. All accessories used such as joint plate, nut, boltswithwasher, bends, reducers, etc. used in cable trays shall be of the same manufacturer ast hat of the cable trays. Necessary Scaffoldingshall bearranged where verapplicable. Throughout the work execution, safety standards shall be followed.

Chalklines(gerupowdercementcolourremovabletype)areusedtomarkthecabletrayrouteatthedecksl ab.After markingofsupportslocation,drillthehole&installanchorfastener.Ceiling bracket and top hat section shall be fixed on anchor fastener. Install the threaded rodsupports using with ceiling bracket as per approved drawing. Check the vertical and horizontalalignmentofthreaded rod support by spirit level. Supportsshall be installed atspacing notexceeding1.5metersandallbranches,bends,Endpointssupportsshallbeinstalledasshownontheap

proveddrawings. Nylonlined or ivillbeused to ensure that all supports are inastraight line. After the installation of supports install the proper size cable tray and check the alignment using of line dori & Sprit level. Two lengths of cable tray shall be connected with the joint plate. Minimum clearance shall be maintained between bottom of the tray and the ceiling. Endcapto be provided at end cut portion of tray.

10 CORECUT:

Core cut hole shall be carried out at the site as per the site requirement after consulting CivilEngineer. Ensure marking of core cut is in line of existing cut out at the floor above or below tohaveverticalalignment. If more than one Corecutis required, required spacing shall be provided. Centre eof corecut to be drilled with drill machine to receive core bit of machine. This will avoid displacement of core machine bit. The Core cut Machine will be Fixed to Slab using Machine Clamp and anchor Fastener. Check that machine is firmed enough not to displace dfrom its location. Check the electrical supply and run the machine with minimal force. Maintain proper gaps between adjacent core cuts to allow pipe jointing in future. Upon completion of the corecut, protect the Corecut hole using the ply piece.

11 CONCEALINGINSIDEWALL/PARTITIONS/GROUND/CEILING:

The contractor shall give due notice to the Employer whenever any work like opening fortheearthpits,undergroundlayingofcables,concealingtheconduitpiping,cablingoranywor kistobeconcealedinthewall/falseceiling/partitionsorfinisheduporotherwisebecominginacc essible later on, in order thatthe work may be inspected and correctdimensions takenbeforeconcealing.

111.2 Ifthe Contractor concealed SBI has the items without informing Engineer, the same shall be opened up for measurement and made good to the original finishing at the cont ractor's expenses. If the contractor refuses to do so, then the same will not be considered for measurement a superior of the contractor of the contractorndnopaymentmaybemadeforsuchmaterials. The contractor shall not execute any extra work other than the Bank's or SBI written instruction. No works, for which rates are not specifically mentioned in the price bid, shall be taken up without written permission of the Bank/SBI. Should any dispute or differences arise after the execution of any work as to measurements etc., or other matters which cannot be conveniently tested or checked, the decision of SBI shall be accepted as correct and binding on the contractor. It is the responsibility of the Contractor to arrange/provide the tools, ladder, stands or any other gadgets or supports required for the execution of the work at site and Bank will not provide or entertain such requests.

S.No.	Description	ISCode
1.	EXTERNALELECTRIFICATIONwiringinstallation(systemvoltage notexceeding650V	IS732-1989
2.	GraphicalsymbolsusedinElectro-technologyart-XI- ElectricalInstallationbuildings	IS2032-1969
3.	Firesafetyofbuildings(General)ElectricalInstallation	IS1646-1961
4.	3pinplugsandsockets	IS1293
5.	Earthing	IS3043-1966
6.	Fittingsforelectricalwiring	IS26671964
7.	Generalandsafetyrequirementsforelectriclightingfittings	IS1913-1969
8.	Busbarratings	IS8084-1976
9.	Onloadchangeoverswitches	IS4064-1978
10.	PanelshallcomplywiththelatestRelevantIndianStandardsandElectri cityRuleandRegulations	IS-13947-1993
11.	Thegeneralconstructionshallforfactorybuiltassembledswitchgear&controlgearforvoltageuptoandincluding1100VAC	IS-8623-1977 (Part-1)
12.	DBS	IS-13947-1993
13.	Thegeneralconstructionforfactorybuiltassembledswitchgear&con trolgearforvoltageuptoandincluding1100VAC	IS-8623-1977 (Part-1)
14.	ThedegreeofprotectionshallbeIP-42forindoorapplication,IP-55forkitchenandIP-65foroutdoorapplication.	
15.	Conduitsforelectricalinstallations, Part3: Rigidplain conduits of insula tingmaterials. General requirements [ETD14: Electrical Wiring Access ories].	IS9537-3(1983)
16.	Fittingsrigidnon- metallicconduits[ETD14:ElectricalWiringAccessories]	IS3419(1989)

REFERREDMAKEOFMATERIALSTOBEUSED:

Sno	ITEM	BRANDNAM
5110	S	E
	MCCB/MCB/RCCB/MC	L&T/SIEMENS/SCHNEIDER/ABB/LEGRAND
1.	В	/HAVELLS
	DB	LATABUNEDCAL (ENIOLEY (DOLVCAD (HAVELL
2.	HT/LTCABLES	L&T/UNIVERSAL/FINOLEX/POLYCAB/HAVELL S
3.	CABLEGLANDS	HAX/DOWELLS/HMI/BRACO/COMET/
	Lights	Philips/Havells/CG/orequivalent
4.	CABLELUGS	DOWELL/3D/JAINSON
5.	CHANGEOVERSWITCH	HPL/L&T/C&S
6.	INDICATINGMETERS	L&T/AE/IMP/MECO/CONZERV
7.	RELAYS	L&T/GE/TELEMECANIQUE/AREVA
8.	CT'SRESIN-CAST	KAPPA/IMP/AE/KALPA
9.	SELECTORSWITCHES	L&T/SIEMENS/KAYCEE
10.	FRLSWIRES	RRKABEL/FINOLEX/POLYCAB/L&T/HAVELLS/ KEI
		ANCHOR/LEGRAND/
11.	MODULARSWITCHES	HONEYWELL/HAVELLS/SCHNIDER
12.	PVCCONDUITS	VIP/PRECISION/ATUL/SUDHAKAR/MODI
13.	CASING/CAPPING	CLASSIC/MODI/SUDHAKAR
14.	LIGHTFITTINGS	PHILIPS/ CROMPTON/WIPRO/ HAVELLS
15.	EXHAUSTFANS	CROMPTON/GEC/ARMONALD/HAVELLS
16.	CEILINGFANS	CROMPTON/HAVELLS/BAJAJ/USHA
17.	ACB	L&T/SIEMENS/SCHNEIDER/ABB
18.	CONTACTORS	L&T/SIEMENS/SCHNEIDER/ABB
19.	CABLETRAY	STELCO/STEELWAYS/SLOTCO/PILCO
	BUSBARSUPPORT	
	SYSTEM(SMCSHEETS)	POWERMAT/L&T/C&S/LEGRAND
21.	BUSBARTAPINGBOX	SIEMENS/SCHNEIDER/ABB/C&S
	MSCONDUITS	BHARAT/ZINDAL/
23.	CAPACITOR BANKS	SCHNIDER/L&T/LEGRAND/EPCOS
24.	CAT-6/TELEPHONE CABLES	D- LINK/FINOLEX/POLYCAB/LEGRAND/SKYTON E
25.	LANSWITCHESI/OPORT	CISCO/D-LINK/JUNIPER/LEGRAND
26.	NETWORKRACK	D-LINK/VALRACK/NETRACK/EMERSON
27.	ACs	O-General/Mistubishi/Hitachi/Daikin/Bluestar
	Important:PleaseTick(/)them	nakeofmaterialsconsideredintheTender.

PROPOSED ELECTRICAL WORKS FOR STATE BANK INSTITUTE OF INNOVATION AND TECHNOLOGY CLASS ROOM NO. 4 SITUATED AT BANJARA HILLS, HYDERABAD, TELANGANA.

SCHEDULE OF QUANTITIES AND DETAILED SPECIFICATIONS

S.No.	Description	Quantity	Units	Rate	Amount
1	DISTRIBUTION BOARDS: Supply, erection, testing				
	and commissioning of Double Door type MCB				
	Distribution Boards, wall mounted (either surface /				
	recess mounted). The erection rate shall include fixing				
	of DB on a M.S frame, Providing 32mm dia. PVC pipe				
	for cable incoming and all other fixing accessories and				
	necessary civil works as required.				
a	Supply of 16 Way SPN DB with IP 43 Protection as per				
	IS:13032 and suitable for 14Nos S.P out goings and for	1	no		
	1 No 40A DP Incomer etc complete - For UPS DB	I	no		
	(Class rooms)				
b	Supply of 16 Way SPN DB with IP 43 Protection as per				
	IS:13032 and suitable for 14Nos S.P out goings and for	1	no		
	1 No 40A, 100mA DP RCCB Incomer etc complete -	1	no		
	For LPDB (Class rooms)				
2	CABLES				
i)	<u>SUBMAINS</u>				
a	Supply and laying following size 1.1KV grade PVC				
	insulated armoured aluminium/Cu. FRLS conductor				
	under ground cable on the surface of wall, above false				
	ceiling along with 2runs of 12swg GI wire with all				
	installation materials. The cable shall conform to IS				
	1554 Part- I.scope also includes termination of the				
	cable as required with suitable glands and lugs				
	2) 4 core x 16sqmm Aluminium Armored Cable for	50	mtr		
	AC ODUs	56	11161		
	3)4 core x 10sqmm Copper Armored Cable for AC AC	15	mtr		
	ODUs		11161		
	6)3 core x 6sqmm Copper Cable for UPS & LPDBs	60	mtr		
_	7)3 core x 4sqmm Copper Cable for AC IDU	25	mtr		
b	Providing end terminations for following size cables				
	including supply of Compression type cable gland,				
	lugs, insulation tape and identification tags complete				
	with end termination and earthing of gland.				
	2) 4 core x 16sqmm Aluminium Cable for AC ODUs	2	Nos		
	3)4 core x 10sqmm Copper Cable for AC AC ODUs	2	Nos		
	6)3 core x 6sqmm Copper Cable for UPS & UPS DB	4	Nos		
	7)3 core x 4sqmm Copper Cable for SPLIT AC	2	Nos		
ii)	POINT WIRING - LIGHTS & CEILING FANS				
a	Point wiring with 1.5sqmm FRLS 650V grade				
	multistranded PVC insulated copper wire in 2mm	10	pts		
	thick 25mm dia PVC pipe for lights, fans including		1 1		
	supply & fixing of 5 amp modular switch in concealed				

1	MS switch box, front plate, 3 plate ceiling rose, and				
	concealed circuit wiring with 3 Nos (P,N,E) 2.5sqmm				
	(DB's to switchboards & switch board to switch boards loopings) and all interconnections as required.				
b	Same as above but for secondary points looped from	40	_		
	the above	10	pts		
С	Same as point wiring but for the call bell points for the	1	pts		
1	cabins including supply of call bell as required		Pts		
d	Supply and fixing of 1nos. 6A sockets fixed in the switch board with 1 no 6A switch including all				
	interconnections as required for raw power (New	1	no		
	Sockets)				
3	SOCKETS - RAW:				
a	RAW Socket - 1 x 6A				
i)	Supply and fixing of 1nos. 6A sockets fixed Above the				
	table with 1 no 6A switch fixed above the table on 3				
	module metal box and white front plate (Modular				
	type)with 2runs of 2.5 sq.mm FRLS and 1 run of				
	1.5sqmm FRLS 1100 V grade PVC insulated multi strand copper conductor wires conforming to IS 694	8	no		
	(with latest amendments) in 25mm dia PVC conduit	0	110		
	of 2mm thick concealed in wall/floor and supply of				
	all fixing materials and accessories, interconnections				
	complete as required for the raw power primary				
	sockets.				
ii)	Supply and fixing of 2nos. 6A sockets fixed Above the				
	table with 1 no 16A switch fixed above the table on 5				
	module metal box and white front plate (Modular type)with 2runs of 2.5 sq.mm FRLS and 1 run of				
	1.5sqmm FRLS 1100 V grade PVC insulated multi				
	strand copper conductor wires conforming to IS 694	21	no		
	(with latest amendments) in 25mm dia PVC conduit				
	of 2mm thick concealed in wall/floor and supply of				
	all fixing materials and accessories, interconnections				
	complete as required for the raw power primary				
iii)	sockets. Same as above but looped from nearest Raw Power				
111)	point (Primary point to Secondary point)	21	no		
iv)	Supply and fixing of 16A/6A 5 Pin sockets 1 no 16A				
,	switch on 5 module metal box and white front plate				
	(Modular type)with 2runs of 4 sq.mm FRLS and 1 run				
	of 2.5sqmm FRLS 1100 V grade PVC insulated multi				
	strand copper conductor wires conforming to IS 694	3	no		
	(with latest amendments) in 25mm dia PVC conduit				
	of 2mm thick concealed in wall/floor and supply of				
	all fixing materials and accessories, interconnections complete as required for the raw power primary				
	complete as required for the raw power primary]	

	sockets (DB to Socket)			
v)	Supply and fixing of 1nos. 6A sockets + USB CHARGER 1500mA TYPE-C - fixed above the table on suitable module metal box and white front plate (Modular type)with 2runs of 2.5 sq.mm FRLS and 1 run of 1.5sqmm FRLS 1100 V grade PVC insulated multi strand copper conductor wires conforming to IS 694 (with latest amendments) in 25mm dia PVC conduit of 2mm thick concealed in wall/floor and supply of all fixing materials and accessories, interconnections complete as required (Note: Looped from the above Item-3-a-ii).	38	no	
	SOCKETS - UPS:			
b	UPS Socket - 4 x 6A			
i)	Supply and fixing of 4nos. 6A sockets with 1 no 16A switch fixed on a suitable module metal box and white front plate (Modular type) including all interconnections as required(switch shall be fixed above the table with suitable modular front plate /box and sockets shall be fixed below the counters) with 3runs of 2.5 sq.mm FRLS grade 1100 V PVC insulated multi strand copper conductor wires conforming to IS 694 (with latest amendments) in suitable size PVC conduit of 2mm thick concealed in the above ducts in the floor and supply of all fixing materials and accessories, interconnections complete as required for the UPS power sockets. (DB to work stations Primary point)	20	no	
ii)	Same as above but looped from nearest UPS Power point (Primary point to Secondary point)	20	no	
4	TELEPHONE & DATA:			
a	Supply and fixing of RJ 11 Telephone socket with 2 Pair (0.5mm) Telephone Cable From Each Table to Krone Box, this include suitable Surface/concealed box and all required materials this Includes Wiring. Supply and fixing of Suitable PVC Conduits and Cable Numbers to provided.	39	nos.	
b	Supply & fixing of 7 feet feet Patch Cords.	39	nos.	
С	Supply & fixing of 3 feet Patch Cords.	39	nos.	
5	PA & MUSIC SYSTEM:			
a	S & I of point wiring for music - cum PA system comprising of 2x 1.0 sqmm stranded, copper conductor, flexible PVC insulated and PVC Sheathed wire pulled through 20 mm dia PVC heavy gauge conduits and looped from one speaker to other and to the volume control and control switch wherever	4	Pts.	

	applicable and finally terminated at Tag Block.			
b	S & I of Philips / Bosch/Ahuja make music 6W (101.6mm Diameter) speaker flush mounted on the false ceiling with proper clamping arrangement	4	Nos.	
С	S & I of volume control - cum - ON - OFF switch flush mounted on wall along with other electrical switches .The size and plate of the regulating knob should match with other switches nearby (MK make)	4	Nos.	
d	S & I of 100 Watts BOSCH/Ahuja make Central Music System Amplifier and MP3/CD/USB Player with FM facility of make Samsung/Onida/LG	1	SET	
6	SUPPLY AND INSTALLATION OF LIGHTING FIXTURES			
	Supply & Installation of following type Fluorescent / Compact fluorescent / Incandescent light fixtures. The fixtures shall be installed including supply and wiring between Ceiling rose to fixture with supply and laying of 3core 1.5Sq.mm copper flexible cable and fixing of Lamp with all required accessories, support chains & interconnections etc.			
a	2'X2' - 30W 2'X2' LED LIGHT FIXTURE- (PANASONIC-LOW DEPTH PBLM 22308 5700K or Equivalent) including cost and conveyance of all materials, taxes and all labor charges etc., complete. Weight of the light should not be on the grid/ Gypsum ceiling. light has to be fixed with the help of GI/chain wires and to the anchroed to the ceiling.	16	Nos	
b	15W LED DOWN LIGHT FIXTURE- (PANASONIC-PDLM 26158 5700K or Equivalent).	0	Nos	
7	EARTHING:			
a	Supply & Laying of 100mmX 25mmX 5mm Copper strip with supporting insulator and holes	1	nos	
b	Supply & Laying of 100mmX 25mmX 6mm GI strip with supporting insulator and holes	1	nos	
С	Supply and laying of 8SWG CU Wire in 20mm dia rigid pvc conduit for ups DB earthing from the existing earth pits in PVC conduit of suitable size.	120	mtr	
d	Supply and laying of 8SWG GI Wire in 20mm dia rigid pvc conduit for Raw power & Lighting DB earthing from the existing earth pits as required in PVC conduit of suitable size.	120	mtr	
8	WEATHER PROOF ENCLOSURES WITH SUITABLE ELCBS FOR VRF/VRV O/D UNITS:			
	Supply and fixing of factory made following ratings ELCBs with 300mA sensitivity powder coated Enclosures along with suitable supports,			

	interconnections including all fixing accessories			
	complete as required.			
a	63A, FP ELCB with 300mA sensitivity	1	Nos	
9	Supply, Fixing of MS slotted Angle iron supports from Roof for Heavy gauge MS conduits above False ceiling with 2coats of red oxide paint and 2 coats of synthetic enamel paint including supply and providing of 10mm dia Anchor fasteners & studs at every 1mtr interval.	0.10	Ton	
10	Supply and Fixing of modular type TV. Socket outlet with anodized GI box and front plate complete as required.	4	Nos	
11	Supply and Laying of RG 11 Coaxial TV cable in PVC Conduits	15	Mtr	
12	Supply and Laying of RG 6 Co.axial TV cable in PVC Conduits	25	Mtr	
13	Supply and Fixing of 4way TV Splitter in a MS powder coated enclosure	1	Nos	
14	LAN CABLE/ RJ 45 SOCKETS:			
1	Supply and laying of following size heavy guage FRLS PVC Conduits concealed in wall/ceiling/floor/column including supply and drawing of 12SWG GI wire as fish wire for laying of LAN cables at a later stage and supply of all fixing materials complete as required.			
a	20mm	50	Mtr	
b	25mm	120	Mtr	
С	32mm	25	Mtr	
d	20mm dia Flexible Conduit	20	Mtr	
e	25mm dia Flexible Conduit	20	Mtr	
f	32mm dia Flexible Conduit	20	Mtr	
15	Supplying and fixing following size/ modules, Gl box alongwith modular base & cover plate for modular switches in recess etc. as required, 1 or 2 Module (75mmX75mm) including all accessories.(NOTE: Color of the front plate shall be as finalized by the architects).	40	Nos	
16	Supply, fixing, testing and commissioning of LAN outlet (RJ45) with anodised GI box/with suitable front plate and plug- in type socket, supplying and drawing of UTP 4 pair CAT 6 LAN Cable in the existing surface/ recessed Steel/ PVC conduit as required. (NOTE: Color of the front plate shall be as finalized by the clients/architects/consultants).	80	Nos	
17	Arrangements of temporary power, Lighting, UPS wiring etc without effecting the operation of the branch working hour.Liasioning with the supply	1	No	

	authorities and other Government bodies for enhancement of power load. If any official fee payable to Telangana Power Distribution company will be reimbersed by the Bank. Meaning of Temporary POwer: vendor has to lay suitable copper flexible cable from UPS/ raw power to counters with a protection of ELCB and laying of LAN cable also			
18	Supply & Installtion of POP UP Box on conference room table consisting of 1 UPS Point (1 Nos of 6 A Switch and 2 Nos of 6A Sockets) and 1 Data Point With RJ 45 scoket along with UPS wiring and LAN wiring complete in all respects. Makes: Legrand/Honey well/MK/Anchor/Crabtree	2	No	
19	Supply and Installation, testing and commissioning of Sprinkler unbraided flexible Pipe required length of 1.5M including angles and supports	8	No	
	TOTAL			
20	BUY BACK (amount to be paid to the Bank):			
а	Removing of existing electrical fixtures viz., Light fixtures, all distribution boards, sockets, switches, wiring, conduits, Lan, telephone sockets and wiring. All distribuiton boards etc., complete and carting away non servicable material and disposing of all debris to contractor's dump yard or approved land fill as directed etc., complete. All servicable items are to be handed over to SBI and to be carted to their stack yard as per directions etc., complete.	1	LS	
b	Removing of existing CO2 Meters and disposing of all debris to contractor's dump yard.	1	LS	
С	Removing of existing Internal Sprinklers Flexible Drop pipes (Fire Fighting System) and disposing of all debris to contractor's dump yard.	1	LS	
	TOTAL FOR ELECTRICAL WORKS			

STATE BANK OF INDIA

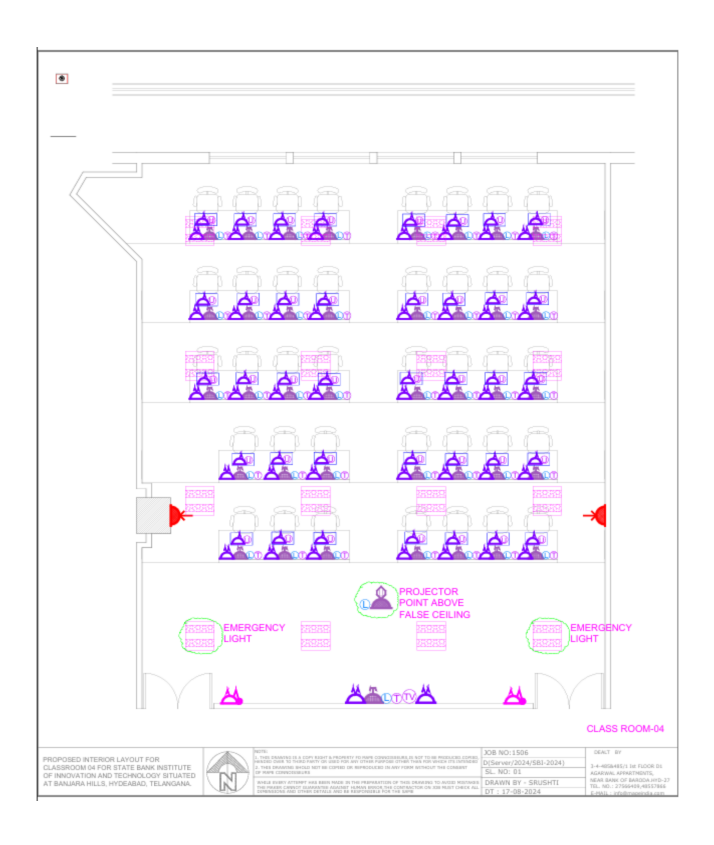
LIST OF APPROVED MANUFACTURERS OF MATERIALS TO BE USED IN THE ELECTRICAL WORKS SUBJECT TO THE APPROVAL OF SAMPLES BY THE CONSULTANT/ ENGINEER S.No Material Name.

- Switches/Sockets: Legrand -Mosaic / MK-wrap around/ Anchor -Woods / Schneider-Clipsal/ Crabtree-Thames/Athena /Wipro (North west) Stylus/Convex / GM Four- Five
- Copper Conductor wires: Finolex /RR Cable/Havells/ Poly Cab/ KEI
- 3 **PVC conduits, Casing , Capping & Accessories**: Precision / Sudhakar/ Avon plast/ FINOLEX
- 4 Metal clad Sockets: Legrand /L&T-Hager / ABB/SIEMENS/ Schneider/ Inodo- Asian
- 5 MCBs/MCB Distribution boards(Powder coated Only) : ABB/Siemens/ Legrand / Schneider /L&T/ Hager /Havells
- 6 MCCBs/Switchgear: GE Power / Hager(Compact) / L&T / ABB/Schneider / Legrand / Siemens
- 7 **Underground Cables :** CCI /Nicco /Havells/ Universal/ Poly Cab/ Gloster
- 8 Cable Glands: HMI / Comet / Cosmos / Dowells (Biller India) / Hax Brass
- 9 **Capacitor Bank**: Epcos / Neptune / Tibcon
- 10 **Cable Lugs :** Dowell's / 3D
- 11 MV Panels (PCCs): Manufacturers with CPRI Test Certificate.
- Measuring Instruments : Conzerv/ CMS/ El measure/IME/ L&T/ Nippen/ Schneider Electric
- 13 **Selector Switches**: Vaishno / Salzer / Kaycee
- 14 Indication Lamps LED :Schneider / Vaishno / Binay
- 15 **Resign cast CTs** : AE / Kappa
- 16 **Telephone Wires**: Lapp / Delton / Polycab/ Finolex/
- 17 LAN Cables: D LINK, Finolex, Ploycab, Legrand
- 18 **Light Fixtures (LED):** Philips / GE/ Havells/ CG/ Wipro/Bajaj
- 19 **Ceiling Fans, Wall mounted fans & Exhaust Fans**: Havells/Bajaj/ CG/Orient/ USHA/ Almonard

Note: All Items Materials Used on site shall be ISI Mark only & Materials will be selected by bank only

(Rupees	
	 Only.)

(Signature of the Contractor with Seal.)



LEGEND:



20A RAW POWER SOCKET WITH SWITCH FOR AC(THIS ITEM CAN BE USED AS USERS REQUIREMENT)



16/6A RAW POWER SOCKET WITH SWITCH



16A UPS SOCKET WITH SWITCH



4NOSX6A UPS SOCKET WITH 16A SWITCH (SOCKET BELOW TABLE & SWITCH ABOVE TABLE TOP)



2NOSX6A RAW POWER SOCKET WITH 2NOS OF 6A SWITCHES



1NOX6A RAW POWER SOCKET WITH SWITCH (BOTH SOCKET & SWITCH ABOVE TABLE TOP)



1NOX6A RAW POWER SOCKET WITH 1NO 6A SWITCH AND 1NO USB PORT 1500mA TYPE-C (BOTH SOCKET, SWITCH & USB PORT ON TABLE TOP) 2NOS DATA OUTLETS



1NO VOICE OUTLET



TV OUTLET



DISTRIBUTION BOARD

LEGEND:



2'X2' - 30W 2'X2' LED LIGHT FIXTURE-(PANASONIC-LOW DEPTH PBLM 22308 5700K or Equivalent)



15W LED DOWN LIGHT FIXTURE



1X20W T5 LED LIGHT FIXTURE



1X12W T5 LED LIGHT FIXTURE



WALL MOUNTED FAN



SWITCH BOARD WITH REGULATOR



SWITCH BOARD



ONE WAY SWITCH



CEILING FAN



EXHAUST FAN