OPENCOMPETITIVE BIDDING

(Singlestage-Singleenvelopebidding)

(ForProcurementofWorksbelowRs.25Lakhwithoute-procurement)

BIDDINGDOCUMENTS

for

PROCUREMENTOF CONSTRUCTION OF 5 NOS OF CREMATION GROUND AT VARIOUS PLACES UNDER GMC

Bid Ref.No.: GER/CE/2346/2023/08:16.10.2023

[Bididentificationnumber]

(Dateoflssue):17.10.2023

The Commissioner, Guwahati Municipal Corporation

SectionI

OPENCOMPETITIVE BIDDING

08



GUWAHATI MUNICIPAL CORPORATION :: CHIEF ENGINEER :: GUWAHATI

No.: GER/CE/2346 /2023/8 Date: 16 /10 /2023

NOTICE INVITING ...-TENDER

Sealed tenders are invited on behalf of Guwahati Municipal Corporation, Guwahati from the intending contractors/suppliers/firms for the works mentioned below-

SI		W/ n	W/	Estimated	EMD/Bid Security (in Rs.)		Bid	Last Date &								
No	D		Name of Work	Amount	For GEN	For UEE/OBC/S C/ST	Processi ng Fee	time of Bid submission	Date & time of Bid opening							
1	1	8	Improvement of Cremation Ground at Malipara W/no- 08	₹ 19,82,050.00	₹ 39,641.00	₹ 19,820.50	₹ 400.00									
2	VI	21	Development of Cremation Ground at Lutuma Smokhan at Barsapara under W/no-21	₹ 19,82,050.00	₹ 39,641.00	₹ 19,820.50	₹ 400.00	9 / 11 / 2023, 14:00 Hrs								
3	v	51	Renovation at Karbi Shamshan at VIP under W/n-51	₹ 19,82,050.00	₹ 39,641.00	₹ 19,820.50	₹ 400.00		2023, 14:00	2023, 14:00	2023, 14:00	2023, 14:00	2023, 14:00	2023, 14:00	9 / 11 / 2023, 14:00 Hrs	2023, 14:00
4	Ш	52	Construction of Cremation Ground under W/n-52	₹	₹ 39,641.00	₹ 19,820.50	₹ 400.00									
5	5	58	Construction of Cremation Ground under W/n-58	₹ .9,82,050.00	₹ 39,641.00	₹ 19,820.50	₹ 400.00									

The tender document can be seen/obtained from the official website of GMC, www.gmc.assam.gov.in from 17 / 10 /2023 14:00 Hrs. The bid will be opened in the O/o The Executive Engineer, Div-I,III,V,VI, Guwahati Municipal Corporation.

TIA reserves the right to accept or reject any bid/tender, and to cancel/annul the bidding process and reject all bids at any time prior to contract award.

> Addl. Commissioner, Guwahati Municipal Corporation Guwahati

Date: 16 / 10 /2023

Memo No.: GER/CE/2346 /2023/g A Copy to: -

- 1. The Chief Accounts and Audit Officer, GMC, for information.
- 2. The Executive Engineer, Div-I,III, V &VI for wide circulation.
- 3. The Procurement Officer, GMC, for necessary action.
- 4. The Director, Information & Public Relations, Kamrup (Metro), for publication of the above tender notice in one issue of an English Daily Newspaper and one issue of Assamese Daily Newspaper.
- 5. P.S. to Hon'ble Mayor for favour of kind appraisal of Hon'ble Mayor, GMC.
- 6. Software Developer, GMC, for uploading in the GMC official website.
- 7. Office File.

8. Notice board.

Addl. Commissioner, **Guwahati Municipal Corporation**

Guwahati

- 1. Bidding will be conducted through Open Competitive Bidding method and procedures as specified in "The Assam Public Procurement Act, 2017" and "The Assam Public Procurement Rules,2021". These Act and Rules may be viewed and downloaded from the web-link [provide website link where these documents are available e.g. at https://finance.assam.gov.in/portlets/assam-public-procurement-rules-2020
- 2. The Bidding Documents may be freely downloaded by interested Bidders from the website(s) <u>gmc.assam.gov.in</u>. However, bidders are required to submit costof Bidding Documents in the mode prescribed in the Bidding Documents.
- 3. All Bids must be accompanied by a Bid Security as mentioned in the table above, unless otherwise mentioned in the Bidding Documents.
- 4. Bids must be delivered to the address below on or before <u>09/11/2023 At 2.00P.M.</u> Electronic Bidding will **NOT** be permitted.Late Bids will be rejected.
- 5. The Bids will be publicly opened in the presence of the Bidders' designated representatives and anyone who chooses to attend, at the address below on 09/11/2023 at 2.30 P.M.
- 6. Bidders who seek to appeal against any decision, action or omission regarding this particular procurement may do so as per Section 38 of the Assam Public Procurement Act, 2017 and Rule 26 of the Assam Public Procurement Rules, 2020. The first and second appellate authority are as mentioned below:

SecondAppellateAuthority
Smti.LayaMaduri,IAS,
Secretary, Finance
Dept., Govt. of Assam

Name of officer with designation: Commissioner, GMC Name of Procuring Entity: Guwahati Municipal Corporation

Complete address for submission: Office of the Chief Engineer, GMC.

Tele no.: E-mail:

guwahaticom@gmail.comWebsite:gmc.assam.gov.in

Section-IllnstructionstoBidders

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Section-IllnstructionstoBidders

A. GENERAL

1. Introduction

In connection with the Notice Inviting Bids (NIB) for Procurement of Works as specified in Section III: Bid Data Sheet (BDS), the Employer as specified in the BDS, has issued these Bidding Documents for Procurement of Works as specified in Section V - Works Requirements.

This Section provides the relevant information as well as instructions to assist prospective bidders in preparation and submission of bids. It also includes the modeandproceduretobeadoptedbytheEmployerforreceiptandopening aswell as scrutiny and evaluation of bids and subsequent placement of awardof contract.

Before preparing the bid and submitting the same to the Employer, the bidder should read and examine all the terms & conditions, instructions etc. contained in these Bidding Documents. Failure to provide required information or tocomply with the instructions incorporated in these Bidding Documents mayresult in rejection of bids submitted by bidders.

TheBidder,atitsownresponsibilityandriskisencouragedtovisitand examineSiteofWorksanditssurroundingsandobtainallinformationthat may be necessary for preparing the Bid and entering into a contract for construction of the Works. The cost of visiting the Site shall be at the Bidder's own expense.

Thebiddershallbear allcostsandexpenditureincurredand/or tobeincurred by it in connection with its bid including preparation, mailing and submission of its bid and subsequently processing the same. The Employer shall, in no casebe responsible or liable for any such cost, expenditure etc. regardless of the conduct or outcome of the bidding process.

2. LanguageofBids

Bid submitted by the bidder and all subsequent correspondences and documents relating to the bidex changed between the Bidder and the Employer, shall be written in English language. However, the language of any printed literature furnished by the Bidder in connection with its bid may be written in any other language, provided the same is accompanied by a self-certified English translation and, for purposes of interpretation of the bid, the English translation shall prevail.

3. CodeofIntegrity

The Employer and all officers or employees of the Employer, whether involved in the procurement processor otherwise, or Bidders and their representatives or consultants or service providers participating in a procurement process or other persons involved, directly or indirectly in any way in a procurement process shall maintain an unimpeachable standard of integrity.

Govt. of Assam prescribes to the Employer and Bidders to uphold the Code of Integrity, which prohibits officers or employees of Employer or a person participating in a procurement process thefollowing:

- (i) any offer, solicitation or acceptance of any bribe, reward or gift or any material benefit, either directly or indirectly, in exchange for an unfair advantage in the procurement process or to otherwise influence the procurementprocess;
- (ii) anyomission,includingamisrepresentationthatmisleadsorattempts to mislead so as to obtain a financial or other benefit or avoidanobligation;
- (iii) any collusion, bid rigging or anti-competitive behaviour to impair the transparency, fairness and progress of the procurementprocess;
- (iv) improperuseofinformationsharedbetweentheprocuringentityand the bidders with an intent to gain unfair advantage in the procurement process or for personal gain;
- (v) anyfinancialorbusinesstransactionsbetweenthebidderandany officer or employee of the Procuring Entity, who are directly or indirectly related to tender or execution process ofcontract;
- (vi) any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- (vii) anyobstructionofanyinvestigationorauditofaprocurementprocess;
- (viii) making false declaration or providing false information for participation in
 - a) tenderprocessortosecureacontract;
 - b) disclosureofConflictofInterest;
 - disclosure by the bidder of any previous transgressions with any entity in India or any other country during the last three years or of any debarment by any other Procuring Entity.

In case of any breach of the Code of Integrity by a bidder or a prospectivebidder,asthecasemaybe,theEmployeraftergivingareasonable opportunity of being heard,maytake appropriate measures including—

- (i) exclusionofthebidderfromtheprocurementprocess;
- (ii) callingoffofpre-contractnegotiations and for feiture or encashment of bid security;
- (iii) forfeiture or encashment of any other security or bond relating to procurement;
- (iv) recoveryofpaymentsmadebytheEmployeralongwithinterest thereon at bankrate;
- (v) cancellation of the relevant contract and recovery of compensation for loss incurred by the Employer;
- (vi) debarmentofthebidderfromparticipationinanyfutureprocurements of any Procuring Entity for a period not exceeding three years

4. ConflictofInterest

Conflict of Interest for a Procuring Entity or its personnel and Bidders is considered to be a situation in which a party has interest sthat could improperly influence the performance of its duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

Govt. of Assam describes the situations in which a Procuring Entity or its personnel may be considered to be in Conflict of Interest include, but are not limited to the following-

- (i) ConflictofInterestoccurswhenthe private interests ofaProcuring Entityoritspersonnel,suchaspersonal,non-official,extra- professional or other relationships or personal financial assets, interfere or appear to interfere with the proper performance of its professional functions or obligations as a procurement official;
- (ii) within the procurement environment, a Conflict of Interest may arise in connection with such private interests as personal investments and assets, political or other social activities and affiliations while in the serviceoftheProcuringEntity,employmentafterretirementfrom serviceorofrelativesorthereceiptofagiftthatmayplacethe Procuring Entity or its personnel in a position of obligation;
- (iii) ConflictofInterestalsoincludestheuseofassetsoftheProcuring Entity including human, financial and material assets, or the use of the office oftheprocuring entityorknowledge gainedfrom official functions

- forprivategainortoprejudicethepositionofsomeonetheProcuring Entity or its personnel does not favour;
- (iv) Conflict of Interest may also arise in situations where the ProcuringEntity or any of its personnel is seen to benefit directly or indirectly or allow a third party, including family, friends or someone they favour, to benefit directly or indirectly from the decision or action of the Procuring Entity;

The situations in which bidders participating in a procurement process or their representatives may be considered to be in Conflict of Interest include, but are not limited to the following—

- a) If they or their personnel or representatives or agents have any relationship or financial or business transactions or interests with any official of the Procuring Entity that are directly or indirectly involved in or related to the procurement process or execution of contract;
- b) If they receive or have received any direct or indirect subsidy from any other bidder;
- c) Iftheyhavethesamelegalrepresentativeforpurposesofthebid;
- d) If they have a relationship with each other, directly or through common third parties that puts them in a position to have access to information about or influence on the bid ofanother;
- e) Iftheyparticipateinmorethanonebidinthesamebiddingprocess;
- f) Iftheyhavecontrollingpartnersincommon;
- g) If a bidder or any of its affiliates participated as a consultant in the preparationofthedesignortechnicalspecificationsofthesubject matter of procurement of the bidding process or were involved in such preparation in anyway;

In the 'Letter of Bid' to be submitted by the bidder, as per format given in "Section VI - Bidding Forms", all bidders shall provide a signed statement that the bidder is neither associated nor has been associated directly or indirectly with the consultant or any other entity that has prepared the design, specifications and other documents for the subject matter of procurement or is being proposed as Project Manager for the contract;

In case of a holding company having more than one independent unit or more than one unit having common business ownership or management, only oneunitshallbeallowedtosubmitbidorquotetopreventanyconflictofinterest.

Similar restrictions shall apply to closely related sisteror subsidiary companies. Such bidders must proactively declare such sister or subsidiary company or common business or management units in similar lines of business;

5. EligibleBidders

Biddershallbeanaturalperson, private entity, government-owned entity or, any combination of these having a formal intent and legal competency to enter into an agreement or contract and are registered under respective Actand Jurisdiction in India any other country with which India has not banned traderelations.

The bidders hould fulfil the registration requirement as specified in the BDS.

Bidder should not have a Conflict of Interest as prescribed and specified in ITB Para 4, which materially affects faircompetition.

Inaddition, anybidder participating in the procurement process shall—

- (i) have fulfilled his obligation to pay all such taxes as payable to the Central Government or the State Government or any localauthority;
- (ii) notbeinsolvent,inreceivership,bankruptorbeingwoundup,nothave itsaffairsadministeredbyacourtorajudicialofficer,nothaveits business activities suspended and must not be the subject of legal proceedings for any of the foregoingreasons;
- (iii) not have, and their directors and officers not have, been convicted of any criminaloffencerelatedtotheirprofessionalconductorthemakingof false statements or misrepresentations as to their qualifications to enterinto a procurement contract within a period of three years preceding the commencement of the procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- (iv) not be debarred by any Procuring Entity under the State Government, the Central Government, Autonomous body, Authority by whatever namecalled underthem.

In the 'Letter of Bid' to be submitted by the bidder, **as per format given in Section VI - Bidding Forms**, all bidders shall provide an Affidavit that the bidder fulfils the eligibility requirements given in ITB Para 5.4;

6. Bidders'Qualification

Bidders should substantially meet the qualification criteria as stipulated in the **SectionIV**-Evaluation and Qualification Criteria.

Bidders should fill and submit the Forms provided in **Section VI - Bidding Forms** to provide relevant information and documents insupport of fulfilment of bidder's qualification, along with its bid.

B. BIDDINGDOCUMENTS

7. Content of Bidding Documents

TheBiddingDocumentsincludethefollowingSections,whichshouldberead in conjunction with any Amendment issued in accordance with ITB Para10.

- Section I NoticeInvitingBids(NIB)
- SectionII InstructionstoBidders(ITB)
- SectionIIIBidDataSheet
- > SectionIVEvaluationandQualificationCriteria
- SectionVWorksRequirements
- SectionVIBiddingForms
- SectionVIIGeneralConditionsofContract(GCC)
- SectionVIIISpecialConditionsofContract(SCC)
- SectionIXContractForms

Unless downloaded directly from the Employer's website **as specified in the BDS**, Employer shall not be responsible for the correctness of the Bidding Documents, responses to requests for clarification, the Minutes of the Pre-bid meeting, if any, or Amendment(s) to the Bidding Documents in accordance with ITB Para10.

Bidders are expected to examine all instructions, forms, terms, and specifications in the Bidding Documents and to furnish with its Bid all information or documentation as is required by the BiddingDocuments.

8. ClarificationsofBiddingDocumentsandSiteVisits

ABidderrequiringanyclarificationoftheBiddingDocumentsshallcontact the Employer in writing at the Employer's address **specified in the BDS**. The Employer will respond in writing to any request for clarification, provided that such request is received prior to the deadline for submission of bids within a period **specified in the BDS**.

The Employer shall also promptly publish brief description of the enquiry but without identifying its source and its response at its website as **specified inthe BDS**.

Should the clarification result in changes to the essential elements of the Bidding Documents, the Employer shall amend the Bidding Documents following the procedure given under ITB Para10.

The Bidder is advised to visit and examine the Site of Works and its surroundings and obtain for itself on its own responsibility all information that may be necessary for preparing the bid and entering into a contract for construction of the Works. The costs of visiting the Siteshall beat the Bidder's own expense.

The bidder shall identify the source of all the construction materials and shall satisfy about availability of the same complying with the requirements of quantity as specified in the respective clauses of specifications prior to submission of the bids. No claim shall be entertained on the plea of non-availability of materials and involvement of extra leads during course of execution at anycircumstances.

The Bidder and any of its personnel or agents will be granted permission bythe Employer to enter upon its premises and lands for the purpose of suchvisit, but only upon the express condition that the Bidder, its personnel, and agents will release and indemnify the Employer and its personnel and agents fromandagainstallliabilityinrespectthereof, and willberesponsible for death or personal injury, loss of or damage to property, and any other loss, damage, costs, and expenses incurred as a result of theinspection.

9. Pre-BidMeeting

In order to provide response to any doubt regarding Bidding Documents or to clarify issues, a pre-bid meeting may be scheduled, if specified in the BDS.

During the pre-bid meeting, the clarification sought by representative of prospective bidders shall be responded appropriately. However, they shall be asked to submit their written request by close of office next day. The Employer shall publish written response to such requests for clarifications, without identifying its source. In case required, amendment(s), in terms of ITB Para 10 below shall be issued, which shall be binding on all prospective bidders.

10. AmendmentstoBidDocuments

At any time prior to the deadline for submission of bids, the Employer may, pursuant to ITB Para 8 and 9 and for any reason deemed fit by it, amend or modify the Bidding Documents by issuingAmendment(s).

Such Amendment(s) will be published on Employer's website as specified in the BDS and the same shall be binding on all prospective Bidders.

Inordertogivereasonabletimetoprospectivebidderstotakenecessary action in preparing their bids, the Employer may, at its discretion extend the deadline for the submission of bids and other allied time frames, which are linked with that deadline.

Any bidder who has downloaded the Bidding Documents should check the Amendment(s), if any, issued on the Employer's website. The Employer shallnot be responsible in any manner if prospective Bidders miss anyAmendment(s) published on Employer's website.

C. PREPARATIONOFBIDS

11. DocumentsComprisingtheBid

The bid submitted by the bidder shall be in single envelope and shall comprise the following:

- i) LetterofBidasperFormprovidedinSectionVI-BiddingForms;
- ii) Priced Bill of Quantities as per Form: Bill of Quantities, given in SectionVI BiddingForms;
- iii) BidProcessingFeeinaccordancewithITBPara19(ifrequired);
- iv) BidSecurityfurnishedinaccordancewithITBPara20;
- v) Duly filled Forms along with all attachments, as per Forms provided in Section VI Bidding Forms;
- vi) Self-attestedcopyofIncomeTaxRegistrationCertificate/PANcard;
- vii) Self-attestedcopyofGSTINregistration;
- viii) AnyotherdocumentasrequiredintheBDS;
- ix) An Undertaking from the bidders to the effect that they agree and abidebytheclauses/conditions ofBiddingDocumentsissuedbythe Employer and any amendment made there after.

12. LetterofBidandPricedBillofQuantities

The Letter of Bid and Priced Bill of Quantities shall be prepared as per theForms provided in Section VI-Bidding Forms. The forms must be completed without any alterations to the text, and no substitutes shall be accepted. Allblank spaces shall be filled in with the information requested.

13. AlternativeBids

Unless otherwise **specified**, alternative bids shall not be considered.

14. BidPrices

The contract shall be for the whole works as described in **Section V - Works Requirements** based on the priced Bill of Quantities (BoQ) submitted by the Bidder.

The Bidder shall fill the rates and prices and line item total for all items of the worksdescribedintheBillofQuantities alongwithtotalbid priceroundedto thenearestrupee, asidentifiedin **SectionVI-BiddingForms**. Itemsfor which no rate or price is entered by the Bidder will not be paid for by the Employerwhenexecuted and shall be deemed covered by the rates and prices for other items of works in the Bill of Quantities.

The price to be quoted in the 'Letter of Bid' in accordance with ITB Para 12.1 shall be the total price of thebid.

The price quoted by the Biddershall be fixed duringthe Bidder's performance of the Contract and shall not be subject to variation on any account, **unless other wise specified in the BDS**. The bid submitted with adjustable price quotation shall be treated as nonresponsive and shall berejected.

Allduties,taxes,andotherleviespayablebytheContractor underthe Contract, shall be included in the rates and prices and the total bid price submitted by theBidder.

15. Bid Currency

ThebiddersshouldsubmititsquoteinIndianRupeesonly.

Bids, where prices are quoted in any other currency shall be treated as non-responsive and rejected.

16. Documents establishing Bidder's Eligibility

To establish Bidder's eligibility in accordance with ITB Para 5, Bidders shall complete the Letter of Bid, and any other Form(s) included in Section VI:Bidding Forms.

The bidder's registration documents, in accordance with ITBP ara 5.2 should be submitted by the bidders.

17. Documents establishing Bidder's Qualification

The documentary evidence of the Bidder's qualification stoper form the contract shall establish to the Employer's satisfaction that the Bidder meets each of the qualification criterion specified in **Section IV - Qualification and Evaluation Criteria.**

Bidders should submit all required information and documents, and fill all the forms as prescribed in **Section VI – Bidding Forms**.

18. Period of validity of Bids

Bids shall remain valid for the period specified in the BDS after the bid submission deadline date prescribed by the Employer in accordance with ITB Para23.1.AbidvalidforashorterperiodshallberejectedbytheEmployer as non-responsive

In exceptional circumstances, prior to the expiration of the bid validity period, the Employer may request bidders to extend the period of validity of their bids. The request and the responses shall be made in writing. A Bidder may refuse the request without forfeiting its Bid Security. A Bidder granting therequests hall not be required or permitted to modify its bid.

The Bidder who agrees to the extension of the period of validity of bids so requested by the Employer shall also extend the period of validity of bid securities submitted by them or submit new bid security to cover the extended period of validity of their bids. A bidder whose bid security is not extended or new bid securities not submitted shall be considered to have refused therequest to extend the period of validity of its bids and rejected as non-responsive. The decision of Employer will be final and binding in this regard.

19. Bid Processing Fee

TheBidder shall furnish as part of its bid, the bid processing fee (non-refundable), inthe amount **if specifiedintheBDS**. Thebidprocessingfee shall be in any of the following forms at the Bidder'soption:

- (a) Demand Draft/Banker's Cheque issued by Scheduled Bank in India; or
- (b) Deposit through Digital mode if specified in the BDS;

20. Bid Security

The Bidder shall furnish as part of its bid, a bid security, of the amount as specified in NIB&Section V-Works Requirements.

Bidders belonging to Scheduled Caste (SC), Schedule Tribes (ST) Other BackwardClasses(OBC)andanyotherclassofbiddersnotifiedby government from time to time may deposit 50% of the stipulated amount of Bid Security, but, in such cases documentary proof regarding their caste issued by the competent authority must also be submitted along with the Bid.

ThebidsecurityshallbeinanyofthefollowingformsattheBidder'soption:

(a) FixedDepositReceipt(FDR)orTermDepositReceipt(TDR)issuedby Scheduled Bank in India;or

- (b) BankGuaranteeissuedbyaScheduledBankinIndia;or
- (c) Deposit through Digital mode as specified in the BDS; or

(d) Any other for mas specified in the BDS

In case, bid security is submitted in form of Bank Guarantee, it should be submitted using the form provided in Section VI - Bidding Forms. The Bank Guarantee submitted as Bid Security shall be verified and confirmed from the competent authority of the concerned issuing Bank.

The Bid Security must remain valid for forty-five (45) days beyond the original or extended validity period of the bid.

Any bid not accompanied by a Bid Security as specified in ITB Para 20.2 and 20.3; and not secured as indicated in para 20.5 shall be rejected by the Employer as non-responsive.

The bid security of a bidder lying with the Employer, if any, in respect of other bidsawaitingdecisionshallnotbeadjustedtowardsbidsecurityrequired under this Bidding Documents

The bid security originally deposited by a Bidder may be taken intoconsideration, incase bids are re-invited, if found valid, if so **specified in the BDS**.SuchBiddersarerequiredtoascertainvalidityofbidsforconsideration in lieu of bid security required under this Bidding Documents.

The Bid Security of unsuccessful bidder shall be released within 15(fifteen) workingdaysaftersigningofAgreementanddepositofperformancesecurity by the successful bidder.

The Bid Security of successful Bidder shall be released upon the successful Bidder's signing the contract and furnishing the Performance Security pursuant to ITB Para 40. As an alternative, the amount of Bid Security may be adjusted with the amount of performance security required from himor refunded if the successful bidder furnishes the full amount of performance security, if **provided** in the BDS.

IncaseEmployerdecidestocanceItheprocurementprocess,itshallreturn the bid security of all biddersafter the decision tocancel procurement process.

The Bid Security of the bidder, who withdraws its bid prior to deadline for submission of bids, in case bid withdrawal is permitted, shall be returned after the opening of bids.

The Bid Security deposited by a Biddershall befor feited in the following cases:

(a) whenthebidderwithdrawsormodifiesitsbidafteropeningofbids;

- (b) when the bidder does not deposit the required performance security withinthe specified period; and
- (c) ifthebidderbreachesanyprovisionsofCodeofIntegrityprescribedfor bidders as per ITB Para3.

21. FormatandSigningofBids

The Bidder shall prepare and submit one original set of Bid and clearly mark itas "ORIGINAL" along with such number of additional copies thereof **asspecifiedintheBDS**, marking these additionalcopiesas "COPY" clearly. In the event of any discrepancy between the original bid and its copies, the contents of the original bid marked "ORIGINAL" shall prevail and be taken into account.

The original and all additional copies of the bid shall be typed or written in ink with all pages serially numbered and signed by the bidder or a person duly authorized to sign on behalf of the bidder. This authorization shall consist of a writtenconfirmation as specified in the BDS which shall beattached to the Bid.

Anycorrectionsinthebidsuchasinterlineations, erasures, or overwriting shall be valid only if they are duly signed or initialled by the person signing the bid.

D. SUBMISSIONANDOPENINGOFBIDS

22. Sealing, Markingand Submission of Bids

Bidders may submit their bids by post or by hand or drop in the box earmarked by the Employer. Bids so submitted shall enclose the original and each copy of the bid in separately sealed envelopes duly marked as "ORIGINAL" and "COPY". The envelopes containing the original and the copies shall then be enclosed in one single sealed outer envelope.

Theinnerandouterenvelopesshallbearthe:

- a) nameandcompleteaddressalongwiththemobile,telephone number and email address of the Bidder;
- b) completepostaladdressoftheEmployer;
- c) specific identification mark / Bid Ref. No. and subject matter ofprocurement;
- d) a warning 'not to open before the time and date for bid opening' asindicated in the Bidding Documents

Ifallenvelopesarenotsealedandmarkedasrequired,theEmployerwill

assumenoresponsibilityaboutitsconsequencesviz.misplacementor premature opening of the bid.

23. DeadlineforSubmissionofBids

Bids must be received by the Employer at the address and no later than the date and time specified in the BDS.

The date of submission and opening of bids shall not be extended except when-

- a) sufficientnumberofbidshavenotbeenreceivedwithinthegiventime and the Employer is of the opinion that further bids are likely to be submitted if time is extended; or
- b) the Bidding Documents are required to be substantially modified as aresult of discussions in pre-bid meeting or otherwise and the time for preparations of bids by the prospective bidders appears to be insufficient for which such extension is required.

In cases where the time and date for submission of bids is extended, an amendment to the Bidding Documents shall be issued in accordance with ITB Para 10, in which case all rights and obligations of the Employer and Bidders previously subject to the deadline shall thereafter be subject to the deadline extended

If the due date for submission of bids is not a working day, the bids shall be received and opened at the same time and hour onthe next working day.

24. LateBids

The Employer's officer authorized to receive the bids shall not receive any bid that is submitted personally by hand after the time and date fixed for submission of bids under any circumstances.

Any bid which arrives by post after the deadline for submission of bids shall be declared and marked as "Late" and returned unopened to the bidder by registered post.

25. Withdrawal, Substitution and Modification of Bids

A bidder may withdraw, substitute, or modify its bid after it has been submittedby sending a written notice, duly signed by the bidder or his representative authorised in writing and such letter of authority shall be enclosed with the bid. The corresponding substitution or modification of the bid contained in sealed envelopes as required must accompany the written notice. Such written notice shall be

- a) submitted in accordance with the Bidding Documents with the envelope clearly marked as "Withdrawal," "Substitution," or "Modification" as applicable,and
- b) received by the officer authorised to receive the bids or directly droppedin thebid box prior to the last time and date fixed for receiving ofbids.

Bidsrequestedtobewithdrawnshallbereturnedunopenedtothebidders.

Nobidshallbewithdrawn, substituted, or modified after the time and date fixed for receipt of bids as specified in the BDS.

26. OpeningofBids

The sealed bid box shall be opened by the Bid Opening Committee constituted by the Employer at the time, date and place **as specified in the BDS** in the presenceoftheBidders'authorizedrepresentativeswhochoosetobe present, enabling them to watch the proceedings.

The Employer's officer authorized toreceive bids shall also handover all thebids received by him up to the time and date for submission of bids to the convener of the Bid Opening Committee and obtain the signature of the convener of the Committee in the bids receipt register

Each bid received shall be opened by the Bid Opening Committee in the presence of the bidders or their authorised representatives who choose to be present. Allenvelopes containing bids shall be signed, indicating date and time, by the members of the Committee in token of verification of the fact that they are sealed. The envelopes shall be numbered as "a/n", where 'a' denotes the serial number at which the bid envelop has been taken for opening and 'n' denotes the total number of bids received by the specified time;

The Bid Opening Committee shall prepare a list of bidders or their representativesattendingtheopeningofbidsandobtaintheir signatures on the same. The list shall also contain the name, e-mail and mobile telephone number of the representatives and the corresponding names and addresses of the bidders they represent. The authoritylettersbrought by the representatives shall be attached to the list. The list shall be signed by all members of Bid Opening Committee indicating the date and time of opening of the bids.

First, envelopes marked "WITHDRAWAL" shall be opened, read out, and recorded and the envelope containing the corresponding bid shall not be opened, but returned to the concerned bid ders. No bid shall be permitted to be with drawn unless the corresponding with draw al notice contains a valid

authorisation to request the withdrawal which shall also be read out and recorded. If the withdrawal notice is not accompanied by the valid authorisation, the withdrawal shall not be permitted and the corresponding bid shall be opened

Next, envelopes marked as "SUBSTITUTION" shall be opened, read out, recorded and exchanged for the corresponding bid being substituted and the substituted bid shall not be opened, but returned to the bidder. No bid shall be substituted unless the corresponding substitution notice contains a valid authorisation to request the substitution which shall also be read out and recorded. Thereafter, envelopes marked as "MODIFICATION" shall be modified unless the corresponding bid. No bid shall be modified unless the corresponding modification notice contains a valid authorisation to request the modification which shall be readout and recorded.

Allotherenvelopesshallbeopenedoneatatimeandthefollowingdetails shall be read out and recorded-

- (a) The name of the bidder and whether there is a substitution ormodification;
- (b) thebidprices(perlotifapplicable);
- (c) thebidsecuritydeposited; and
- (d) anyotherdetailsastheCommitteemayconsiderappropriate.

After all the bids have been opened, these shall be initialed and dated on the first page of each bid by the members of the Bid Opening Committee. All the pages of the price schedule and letters etc. attached shall be initialled anddatedbythemembersoftheCommittee.Keyinformationsuchasprices, completion schedule, etc. shall be encircled and unfilled spaces in the bids shall be marked and signed with date by the members of the Committee. The original marked accordingly. and additional copies of the bid shall be Alterations, corrections, additions, overwriting shall be initialled legibly to makeitclearthatsuchalterations, corrections, additions, overwriting existed in the bid at the time of opening.

No bid shall be rejected at the time of bid opening except the late bids, alternative bids if not permitted and bids not accompanied with the proof of payment or instrument of the required cost of bidding documents, processingfee or user charges and bid security.

The Bid Opening Committee shall prepare a record of the proceedings of thebidopeningthatshallincludethenameofthebiddersandwhetherthereisa

withdrawal, substitution, or modification, the bidprice, perlot, if applicable, any discounts and alternative offers if they were permitted, any conditions putby bidder and the proof of the payment of price of bidding documents, processing fee or user charges and bid security. The bidders or their representatives, who are present, shall sign the record. The omission of a bidder's signature on the invalidate record shall not the contents and effect of therecord. Themembers of the Committee shall also sign there cord noting the date;

E. EVALUATIONANDCOMPARISONOFBIDS

27. Confidentiality

Information relating to the evaluation of bids and recommendation of contract award, shall not be disclosed to bidders or any other persons not officially concerned with the bidding process until information on Contract Award is communicated to all Bidders

Any effort by a Bidder to influence the Employer in the evaluation or contract award decisions may result in the rejection of itsBid.

Not withstanding ITB Para 27.2, from the time of bid opening to the time of Contract Award, if any Bidder wishes to contact the Employer on any matter related to the bidding process, it should do so in writing.

28. PreliminaryExaminationofBids

The Bid Evaluation Committee constituted by the Employer shall conduct a preliminary scrutiny of the opened bids at the beginning to assess the prima-facieresponsiveness andrecorditsfindings thereofparticularly in respect of the following:

- (a) thatthebidissigned, asperther equirements listed in the Bidding Documents;
- (b) thatthebidhasbeensealedasperinstructions in the Bidding Documents:
- (c) the bid is valid for the period, specified in the Bidding Documents;
- (d) thatthebidisaccompaniedbydueBidsecurity;
- (e) thatthebidisunconditionalandthatthebidderhasagreedtogivethe required performance security; and
- (f) whetheranyotherconditionsspecifiedintheBiddingDocumentsare fulfilled.

29. Clarification of Bids

To assist in the examination, evaluation, comparison and qualification of the bids, the Bid Evaluation Committee may, at its discretion, ask any bidder in writing for clarification by a specific date regarding its bid specifically thereinthatifthebidderdoesnotcomplyorrespondbythatdatehisbidshallbe liable to be rejected. The request of the Committee for clarification and the response of the bidder thereto shall be in writing. Depending on the outcome, such bids shall be ignored or considered further;

Any clarification submitted by a bidder with regard to its bid that is not in response to a request by the Committee specifically shall not be considered;

No change in the prices or substance of the bid shall be sought, offered, or permitted, except to confirm the correction of arithmetic errors discovered bythe Committee in the evaluation of the financial bids:

Nosubstantivechangetoqualificationinformationortoasubmission, including changes aimed at making an unqualified bidder, qualified or an unresponsive submission, responsive shall be sought, offered or permitted under any circumstances;

All communication generated as above shall be included in the record of the procurement proceedings.

30. ImmaterialNon-conformitiesinBids

The Bid Evaluation Committee may waive non-conformities in the bid that donotconstituteamaterialdeviation, reservation or omission and deem the bid to be responsive;

The bid evaluation committee may request the bidder to submit necessary informationordocumentswhicharehistoricalinnaturelikeaudited statementsofaccounts,taxclearancecertificate,PAN,etc.withina reasonable period of time. Failure of the bidder to comply with the requestwithin the given time shall result in the rejection of its bid;

The Bid Evaluation Committee may rectify immaterial non-conformities or omissions on the basis of the information or documentation received from the bidder under ITB Para 30.2.

31. DeterminationofResponsiveness

TheBidEvaluationCommitteeconstitutedbytheEmployershalldetermine theresponsivenessof abidtotheBiddingDocumentsbasedonthecontents of the bid submitted by the Bidder;

A bid shall be deemed to be substantially responsive if it meets therequirements of the Bidding Documents without any material deviation, reservation, or omission where:-

- (a) "deviation" is a departure from the requirements specified in the Bidding Documents
- (b) "reservation" is the setting of limiting conditions or withholding from complete acceptance of the requirements specified in the Bidding Documents; and
- (c) "omission" is the failure to submit part or all of the information or documentation required in the bidding documents.

A"materialdeviation, reservation, oromission" isonethat,

- (a) Ifaccepted, shall-
 - (i) effect in any substantial way the scope, quality, or performance of the subject matter of procurement specified in the Bidding Documents; or
 - (ii) limit in any substantial way, inconsistent with the BiddingDocuments,therightsoftheEmployerortheobligationofthe Bidder under the proposed contract; or
 - (b) ifrectifiedshallunfairlyaffectthecompetitivepositionofotherBidders presenting responsive bids;

The Bid Evaluation Committee shall examine the technical aspects of the bid inparticular to confirm that all requirements of Bidding Documents have been met without any material deviation, reservation or omission;

TheBidEvaluationCommitteeshallregardabidasresponsiveifitconforms to all requirements set out in the Bidding Documents, or contains minor deviations that do not materially alter or depart from the characteristics, terms, conditions and other requirements set out in the Bidding Documents, that is, there is no material deviation, or if it contains errors or oversights that can be corrected without any change in the substance of the bid;

Bidsthatarenotresponsiveorcontainanymaterialdeviationshallbe rejected. Bids declared as non-responsive shall be excluded from any further evaluation.

32. Nonconformities, Errors and Omissions

Provided that a Bid is substantially responsive, the Bid Evaluation Committee may waive any nonconformities in the Bid.

Provided that a bid is substantially responsive, the Employer or authorized representativemayrequestthattheBiddersubmitthenecessaryinformation or documentation, within a reasonable period of time, to rectify nonmaterial nonconformitiesoromissionsinthebidrelatedtodocumentation requirements. Such omission shall not be related to any aspect of the price of the Bid. Failure of the Bidder to comply with the request may result in the rejection of its Bid.

Provided that a bid is substantially responsive, the Bid Evaluation Committee shall rectify quantifiablenonmaterial nonconformities related to the BidPrice. Tothiseffect,theBidPriceshallbeadjusted,forcomparisonpurposesonly, to reflect the price of a missing or non-conforming item or component.

33. CorrectionofArithmeticalErrors

Provided that the Bidissubstantially responsive, the BidEvaluation Committee shall correct arithmetical errors in the following cases, namely:

- (a) If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Committee there is an obvious misplacement of the decimal point in the unitprice,inwhichcasethetotal priceasquotedshallgovernandthe unit price shall be corrected:
- (b) if thereis anerror in acalculation of the total corresponding to the additionor subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- (c) ifthereisadiscrepancybetweenwordsandfigures,theamountin wordsshallprevail,unlesstheamountexpressedinwordsisrelatedto an arithmetic error, in which case the amount in figures shall prevail subject to (a) and (b) above.

If the price bid is ambiguous leading to two equally valid total price amounts, the bidshall be treated as non-responsive and rejected.

Biddersshallberequestedtoacceptcorrectionofarithmeticalerrors. Failure to accept the correction in accordance with ITB Para 33.1, shall result in the rejection of the Bid.

34. Subcontractors

Unless otherwise stated in the BDS, the Employer does not intend to execute any specific elements of the Works by sub-contractors selected in advance by the Employer

The Employer may permit subcontracting for certain specialized works as indicated in Section V. When subcontracting is permitted by the Employer, the specialized sub- contractor's experience shall be considered for evaluation. Section IV describes the qualification criteria for sub-contractors.

Biddersmaypropose subcontractingas specified in the BDS

35. Evaluation of Bids

The Employer/ Evaluation Committee shall use the criteria and methodologies listed in this Clause. No other evaluation criteria or methodologies shall be permitted.

To evaluate a Bid, the Employer/ Evaluation Committee shall consider the following:

- (a) thebidprice, excluding Provisional Sums and the provision, if any, for contingencies in the Summary Bill of Quantities.
- (b) priceadjustmentforcorrectionofarithmeticerrorsinaccordancewith ITB 33.1
- (c) priceadjustmentduetodiscountsofferedinaccordancewithITBPara 14 and 35.3.
- (d) priceadjustmentduetoquantifiablenonmaterialnonconformitiesinaccordance with ITB 32.3
- (e) theadditionalevaluationfactorsare specified in Section IV-Evaluation and Qualification Criteria

If Bidders are allowed to quote separate prices for different Packages / Lots (contracts), the methodology to determine the lowest evaluated price of the Packages / Lot (contracts) combinations, including any discounts offered in the Letter of Bid Form, as specified in BDS and in Section IV - Evaluation and Qualification Criteria

If the bid ofthe lowest Evaluated Bidder isseriouslyunbalanced or,frontloaded in the opinion of the Employer/ Evaluation Committee, the Employer/ Evaluation Committee may require the Bidder to produce detailed price analyses for any or allitemsoftheBillofQuantities,todemonstratetheinternalconsistencyofthose priceswiththeconstructionmethodsandscheduleproposed.Afterevaluation of the price analyses, taking into consideration the schedule of estimated Contract payments, the Employer/ Evaluation Committee may require that the amount of the performance security be increased at the expense of the Bidder to a level sufficient to protect the Employer against financial loss in the event of default of the successful Bidder under the Contract

If a bid contains several items in the Bill of Quantities, which are unrealistically pricedlowin comparison to the estimate cost of Works / Schedule of Rates, and which cannot be substantiated by the bidder, the Employer/ Evaluation Committee may reject the bid as non-responsive.

36. ComparisonofBids

TheEmployer/EvaluationCommitteeshallcomparetheevaluatedprices of all substantially responsive bids established in accordance with ITB 35.2 to determine the lowest evaluated bid.

The additional criteria for comparison of bid prices of substantially responsive bids are specified in **Section IV - Evaluation and Qualification Criteria**

37. Employer's Rightto Accept Any Bid, and to Reject Anyor All Bids

The Employer reserves the right to accept or reject any bid, and to cancel / annulthebiddingprocessandrejectallbidsatanytimepriortocontract award, without thereby incurring any liability to the Bidders for which the Employer shall keep record of clearand logical reasons properly for any such action / recall of bidding process. In case of cancellation / annulment, all bids submitted and specifically, bid securities, shall be promptly returned to the Bidders.

F. AWARDOFCONTRACT

38. AwardofContract

The Employer shall award the Contract to the Bidder whose bid has been accepted after evaluation of bids.

In the event if two or more bidders offering the same Bid Price, the Employer shall identify the bidder for award of contract on the basis of highest availablebidcapacityandcomplexity/volumeofsimilarnatureofworksexecuted during any one of the last 5 years by the bidder as prime contractor as per the method as described in Sub-Section C of Section IV – Evaluation and Qualification Criteria.

The contract shall not be awarded to more than one bidder by splitting the work

39. Notification of Award

Prior to the expiration of the period of bid validity, the Employer shall notify the successful Bidder, in writing, that its Bid has been accepted. The notification letter (hereinafter and in the Conditions of Contract and Contract Forms called the "Letter of Acceptance") shall specify the sum that the Employer will pay the

selectedbidderinconsiderationoftheexecutionofworks(hereinafterandin the Conditions of Contract and Contract Forms called "the Contract Price")

UntilaformalContractispreparedandexecuted,theLetterofAcceptance shall constitute a binding Contract.

The Employershall promptly respondin writing to anyunsuccessful Bidder who, after notification of award in accordance with ITB Para 39.1, requests in writing the grounds on which its bid was not selected.

40. PerformanceSecurity

Within twenty-eight (28) days of the receipt of Letter of Acceptance from the Employer, the successful Bidder, if required, shall furnish the Performance Security inaccordance with the GCC, using the Performance Security Form included in Section IX - Contract Forms, or another Form acceptable to the Employer.

Failure of the successful Bidder to submit the above-mentioned Performance Security or sign the Contract shall constitute sufficient grounds for theannulment of the award and forfeiture of the Bid Security. In that event the Employer may award the Contract to the next lowest evaluated Bidder, whose bidissubstantiallyresponsiveandis determined by the Employer to be qualified to perform the Contract satisfactorily provided the offered price is at par with the L1 price.

The validity of the performance security shall be for a period of 45 days beyond the defect liability period.

41. SigningofContract

PromptlyafterissuingNotificationofAwardtheEmployershallsendthe successful Bidder the Contract Agreement

Withintwenty-eight(28)daysofreceiptoftheContractAgreement,the successful Bidder shall sign, date, and return it to the Employer

SectionIII -BidDataSheet(BDS)

The following specific data for the works to be procured shall complement, supplement, or amend the provisions in the Instructions to Bidders (ITB). Whenever there is a conflict, the provisions herein shall prevail over those in ITB

ITBPara Reference	Particulars
	A.General
ITB1.1	ThereferencenumberoftheNoticeInvitingBids(NIB)is: GER/CE/2346/2023/08;16.10.2023 TheEmployeris:GuwahatiMunicipalCorporation
ITB5.2	The bidders should fulfill the registration requirements stated
	below: 1. Must have valid GMC registration for Civil
	Contractors. 2. GST & PAN (Valid)
	3. Contract Labour License (Valid)4.Trade License issued by
	Competent authority (valid) and any other statutory
	requirements.
ITB7.2	www.gmc.assam.gov.in
	B.BiddingDocuments
ITB8.1	TheEmployer'saddressforthepurposeofanyclarificationis: ChiefEngineer,GMC,Ulubari-7.
	RequestsforclarificationshouldbereceivedbytheEmployernolater than: 7 days from submission deadline.
ITB8.2	<u>www.gmc.assam.gov.in</u> [insertnameofwebsite(s)wherethe responses to clarifications requested by Bidders shall be officiallypublished]
ITB9.1	Pre-BidMeetingshallbescheduled: No
	IncasePre-BidMeetingisscheduled,nameofcontactperson,venue, timeanddateforpre-bidmeetingarespecifiedasunder:[providedetails as under]
	Nameanddesignationofcontactperson:Phone:
	E-mail: Venue:
	TimeandDate:

ITB10.2	<u>www.gmc.assam.gov.in[insertnameofwebsite(s)where Amendment(s) shall be officially published]</u>
ITB11.1(ii)	Thefollowingschedulesshallbesubmittedwiththebid: <u>PriceBidin Form</u>
	C.PreparationofBids
ITB11.1 (viii)	The Bidder shall submit the following additional documents in its Bid: ProofofSimilarnatureworksofvalueatleast50 %ofthepackagevalue bidded for.
ITB13.1	AlternativeBids "shallnotbe" considered.
ITB14.4	Thepricequotedbythebiddershallbe fixed duringtheBidder's performanceofthe Contract and shallnotbesubjectto variation on any account.
ITB18.1	Thebidvalidityperiodshallbe 120 days.
ITB19.1	Bid Processing Fee "shall be" required.
	Depositthroughdigitalmodeis"notpermitted"
ITB20.3 (c)	BidSecuritydepositthroughdigitalmodeisnotpermitted
ITB20.3 (d)	OtheracceptableformsofBidSecurity:F.D
ITB20.8	Incasebidsarere-invited,thebidsecurityoriginallydepositedbya Bidder N.A[insert"shallbe"/"shallnotbe"]considered.
ITB20.9	PerformanceSecuirtyshallbe3%ofacceptedbidprice/contract price.
ITB20.10	Thebidsecurity "shallbe" adjusted with the amount of performance security required from him.
	Thebidsecurityofsuccessfulbiddershallberefundedupon submissionofthefullamountofperformancesecuritybythe successful bidder.
ITB21.1	InadditiontotheoriginaloftheBid,thenumberofcopiesrequiredis: [insertnumberofcopies]0NIL
ITB21.2	The written confirmation of authorization to sign on behalf of the Biddershallconsistof: Letterof Authorisation/Power of Attorney

	D.SubmissionandOpeningofBids
ITB23.1	Employer'saddressforbidsubmissionis: OfficeoftheExecutiveEngineer, Div-I, III, V & VI
	The deadline for Bid Submission is: 09.11.2023 at 2.00P.M
ITB26.1	The bid opening shall take place at Office of the Executive Engineer, Div- I, III, V & VI
	The date and time for Bid opening is: 09.11.2023 at 2.30P.M
	E.EvaluationandComparisonofBids
ITB34.1	The Employer "does not intend" to execute certain specific parts of the Works by sub-contractors selected in advance.
ITB34.3	Subcontractingispermissibleuptoacertainproportionoftheworkslesstha n 50% of the total contractvalue"as defined below:
	a)Contractor'sproposedsubcontracting:Maximumpercentageofs ubcontractingpermittedis:0% of the total contractamount or of work.
	b) Bidders planning to subcontract more than 10% of total volume of work shall specify, in the Letter of Bid, the activity (ies) or parts of the works to be subcontracted along with complete details of the subcontractors and their qualification and experience of the subcontractors must meet the minimum criteria for the relevant work to be subcontracted failing which such subcontractors will not be permitted to participate
	c) Sub-contractors'qualificationandexperiencewillnotbeconsidered for evaluation of the Bidder. The Bidderon its own (without taking into account the qualification and experience of the sub-contractor) should meetthequalificationcriteria. (Subcontracting is not permitted)
ITB35.1	EvaluationsshallbethroughPostQualificationmethodsforcriteriasas listedinSectionIVandothertermsofthisbiddingdocument. Illustration- Generally, after opening of single envelope bids, if L1 (lowest bid) is found to be substantially responsive without any material deviations/omissionsordeficiencies,theevaluationshallconcludewith recommendation for award to L1. In case material deficiencies are detected in the L1 bid, 2 nd lowest bidder shall be checked for
ITB35.3	responsivenessinsamemannerandsoon. Bidswillbeevaluatedfor"eachPackage".

SectionIV-Evaluation and Qualification Criteria

This Section contains all the criteria that the Employer shall use to evaluate a bid and qualify the Bidders. in accordance with ITB 35 and 36, no other factors, methods or criteriashallbeused. The Bidder shall provide all the information requested in the forms included in Section VI - Bidding Forms.

1. Evaluation-ITB35.2(e)

InadditiontothecriterialistedinITB35.2(a)–(d),thefollowingcriteriashallapply.

Evaluation of the Bidder's Technical Bid will include an assessment of the Bidder's technical capacity to mobilize key equipment and personnel for the contract consistent with its proposal regarding work methods, scheduling, and material sourcing in sufficient detail and fully in accordance with the requirements stipulated in **Section V - Works Requirements**. Such an evaluation shall be based on the qualification criteria listed below.

2. QualificationCriteria:

A. BiddershoulddemonstratethattheyfulfillthefollowingqualificationCriteria:

- a) The bidder (together with its sub-contractor, if any) should have achieved a minimum annual average financial turnover in last three year (defined as a billing for works in progress and completed in all classes of civil engineering construction worksonly)over the last5 (five)financial years(2018-19,2019-20, 2020-21, 2021-22, 2022-23) amounting to 100 % of Package value.
- **b)** Thebidder(aswellasitssub-contractor,ifany)mustbeaprofit-making entity for the last 5 (five) financial years.
- c) The bidder (together with its sub-contractor, if any) should have satisfactorily completed, as a prime contractor (or as a nominated sub-contractor, where the sub-contractor involved in execution of all main items of work described in the bid document, provided further that all other qualification criteria are satisfied) at least one similar work of value not lessthan 50% of the value of Package.
- d) Thebiddershoulddemonstratethattheyhaveavailability(eitherownedor leased or to be purchased) of the following critical equipment for this work:

No	EquipmentTypeand Characteristics	Minimum Number required
1	ExcavatorcumLoader	1
2	ConreteMixtureMachine	1
3	Watertankerwithsprinkler(6KL)	1
4	Tipper	1
5	WaterPump(10HP)	2

6	WeldingMachine10HP	1
7	DieselElectricGenerator35KVA	1
8	Needlevibrators	2
9	ConcretePumpwithallaccessiories(10 Cum/Hr)	1

e) The bidder should have availability for this work, personnel with adequatequalification and experience as required below: [insert list of personnel (their position / specialization with required qualification and relevant workexperience]

Ite m No.	Position/specialization	Relevant academic qualifications	Minimum years ofrelevantwork experience
1		Atleastdiplomain Civil Engineering	3years
2	Supervisor	HSpass	2years

f) ThebiddershouldhaveLiquidAssets/creditfacilityofnotlessthantheamount of 50% of estimated package value.

The biddershould submit Creditline/Letter of Credit/Certificate from Its Banker for meeting the fund requirement for execution of works.

- B. Toqualifyforapackageofcontractsmadeupofthiscontract(incasebidsare invitedformultiple packages),biddershoulddemonstratehavingexperienceand resources sufficiently to meet the qualification criteria for the contracts.
- **C. Incasebidsareinvitedinmultiplelots, the bidcapacity shallbe** assessed as **follows:** The Bidders who meet the minimum qualification criteria will be qualified only if their available bid capacity is more than the total bid value. The available bid capacity will be calculated as under:

Assessed Available Bid Capacity = (A X N X 2 - B) (Ref. ITB Para 35.3) Where

- A=MaximumvalueofcivilEngineeringworksexecutedinanysingleyear during the last five years (updated to the price level of thefinancial year@5% per year indicated taking into account the completed as well as works in progress.
- N= Number of years prescribed for completion of the works for whichbids areinvited(periodof6monthstobetakenas(1/2)half-yearandmore than six months as one year)
- B=Value, at the current price level, of the existing commitments on on-going works to be completed during the period of completion of the works for which bids are invited).

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

SectionV–Works Requirements

The works involve packagesasdefined in Detailed NIT and list ofpackages. The items are PWDSORitemsand standarditemsforcivilworks. Verification of siteconditions is allowed after intimating Chief Engineer GMC, prior to submission of bid.

"Equivalency of Standards and Codes

Standards of APWD shall be applicable for the works in addition to standard practices of civil works.

SectionVI-BiddingForms

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Letterof Bid

The Biddermust prepare the Letter of Bidonits letter head clearly showing the Bidder's complete name and address.

Note: Allitalicized text is for use in preparing these forms and shall be deleted from the final products.

Dat	te:[insertdateofBidSubmission]
Bid	Ref.No.: [insertnumberofbiddingprocess]
To:	[insertcompletenameofEmployer]
(a)	We have examined and have no reservations to the Bidding Documents, including Addenda issued in accordance with Instructions to Bidders (ITB10);
(b)	We meet the eligibility requirements and have no Conflict of Interest in accordance with ITB 4;
(c)	WeoffertoexecuteinconformitywiththeBiddingDocumentsthefollowing Works:
(d)	ThetotalpriceofourBid, excluding any discounts of fered in item (e) below is:
	i. Incaseofonlyonelot,totalpriceoftheBid_Rs
	iii. Incaseofmultiplelots,totalpriceofalllots(sumofalllots) [insertthetotalprice of all lots in words and figures];
(e) T	Fhediscountsofferedandthemethodologyfortheirapplicationare:
	i. Thediscountsofferedare: [specifyindetaileachdiscountoffered]
	ii. The exact method of calculations to determine the net price after application of discounts is shown below: [Specify in detail the method that shall be used to apply the discounts]:
(f)	Our bid shall be valid for a period fixed for the bid submission deadline in accordance with the Bidding Documents, and it shall remain binding upon us and

- may be accepted at any time before the expiration of that period;

 (a) If our bid is accepted, we commit to obtain a performance security in accordance
- (g) If our bid is accepted, we commit to obtain a performance security in accordance with the Bidding Documents;

- (h) We are not participating, as a Bidder or as a subcontractor, in more than one bid in this bidding process in accordance with ITB 4.2, other than alternative bids submitted in accordance with ITB13;
- (i) We, along with any of our subcontractors, suppliers, consultants, manufacturers, or service providers for any part of the contract, are not debarred by any procuring entity under the State Government, the Central Government or any State Government or any Public Undertaking, Autonomous body, Authority by whatever name called under them
- (j) Wehereby certifythatwehavetakenstepsto ensurethatnopersonactingforusor on our behalf will engage in any activities which is in contravention of the Code of Integrity prescribed in ITB Para 3 of the Bidding Documents.
- (k) We hereby certify that we are neither associated nor have been associated directly or indirectly with the consultant or any other entity that has prepared the design, specifications and other documents for the subject matter of procurement or isbeing proposed as Project Manager for the contract.
- (I) We hereby certify that we have fulfilled our obligations to pay all such taxes as payable to the Central Government or the State Government or any local authority
- (m) We hereby certify that we are not insolvent, in receivership, bankrupt or being wound up, not have our company's affairs administered by a court or a judicial officer, not have its business activities suspended and are not subjected to legal proceedings for any of the foregoing reasons;
- (n) We hereby certify that our directors and officers have not been convicted of any criminal offence related to their professional conduct or the making of false statements or misrepresentations as to their qualifications to enter into a procurement contract within a period of three years preceding the commencement of the procurement process, or not have been otherwise disqualified pursuant to debarment proceedings;
- (o) We understand that this bid, together with your written acceptance thereof included in your notification of award, shall constitute a binding contract between us, until a formal contract is prepared and executed; and
- (p) We understand that you are not bound to accept the lowest evaluated bid or any other bid that you mayreceive.
- (q) Weaccepttheappointmentofthe personnamedinSCCastheAdjudicator.ORWe do not accept the appointment of the person named in SCC as the Adjudicator,and proposethat(insertname)be appointed as Adjudicator, whose daily fee and biographical data are attached.

NameoftheBidder	
Nameofthepersondulyauthorizedto sign the Bid on behalf of the Bidder	

Title of the person signing the Bid	
Signatureofthepersonnamedabove Date	
signed	

Bill of Quantities (FINANCIALFORM)

PACKAGEDETAILS/Nameofwork	
TenderNo.withPackageNo	Bidder
Name and details	
EstimatedCost-INR	(AsperBidDocument
details)	(Asperblaboodinent
BiddersQuote-INR	(Inclusiveof
taxes,duties,leviesetc)	
Percentage(Above/Below)	%

 $\textbf{Note--} for determination\ of price breakup or itemwise breakup, the basis shall be APWD\ SOR$

and the approved estimate.

SealSignoftheBidder

FormofBidSecurity (BankGuarantee) [Guarantorletterhead]

Beneficiary:[InsertnameandaddressoftheEmployer]

BidRef.No:[InsertreferencenumberfortheInvitationforBids]

Date:[Insertdateofissue]

BIDGUARANTEENo.:[Insertguaranteereferencenumber]

Guarantor:[Insertnameandaddressofplaceofissue,unlessindicatedintheletterhead]

We have been informed that [insert name of the Bidder, which in the case of a joint venture shall be the name of the joint venture (whether legally constituted or prospective) or the names of all members thereof] (hereinafter called "the Applicant") has submittedorwillsubmittotheBeneficiary itsbid (hereinaftercalled "theBid") for the execution of [insert description of contract] under Invitation for Bid Ref. No. [insert number] ("the Bid Ref. No.").

Furthermore, we understand that, according to the Beneficiary's conditions, bids must be supported by a bid guarantee.

At the request of the Applicant, we, as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of [insert amount in letters] (insert amount in numbers) upon receipt by us of the Beneficiary's complying supported by the Beneficiary's statement, whether in the demand itself or a separate signed document accompanying or identifying the demand, stating either that the Applicant:

- has withdrawn its Bid during the period of bid validity specified by the Applicant in the Letter of Bid, or any extension thereto provided by the Applicant;or
- b) having been notified of the acceptance of its Bid by the Beneficiary during the period of bid validity, fails to execute the Contract Agreement in accordance with the Instructions to Bidders ("ITB") of the Beneficiary's BiddingDocuments.

This guarantee will expire: (a) if the Applicant is the successful Bidder, upon our receipt of copies of the contract agreement signed by the Applicant and the performance security issued to the Beneficiary upon the instruction of the Applicant; and (b) if the Applicant is not the successful Bidder, upon the earlier of (i) our receipt of a copy of the Beneficiary's notification to the Applicant of the results of the bidding process; or (ii) twenty-eight days after the end of the Bid Validity Period..

Consequently, any demand for payment under this guaranteemust be received by us at the office indicated above on or before that date.					
[signature(s)]					

TechnicalProposalForms

FormTECH-1:SiteOrganization
[insertSiteOrganizationinformation]

FormTECH-2: MobilizationSchedule

FormTECH-3:ConstructionSchedule

[insertConstructionSchedule]

FormELIG-1.1: InformationFormforBidder

Date:

BidRef.N	o.andtitle:
Bidder'sname	
Bidder'sConstitutionorLegalStatus:	
[attachcopyofConstitution,ArticleandMemorandun	nofAssociation]
Bidder'syearofincorporation:	
Bidder'sPlaceofBusiness/legaladdress:	
Bidder'sRegistrationStatusasapprovedContractor:	
[providedetailsofregisteringauthority,classofregistra	ation,andits validity.
[attach Registration Certificate(s)]	
Bidder'sauthorizedrepresentativeinformation	
Name:	
Address:	
Telephone/Faxnumbers:	
·	·
E-mailaddress:	_
Bidder'sauthorizedSignatoryofBid Name:	
Address:	
Telephone/Faxnumbers:	
E-mailaddress:	

1. <i>A</i>	Attachedarecopiesoforiginaldocumentsof				
	ArticlesofIncorporation(orequivalentdocumentsofconstitutionorassociation), and/ordocumentsofregistrationofthelegalentitynamedabove,inaccordance with ITB 4.3.				
	AnnualFinancialStatement/AuditedBalanceSheetsofLast5(five)Financial Years(F.Y,F.Y,F.YandF.Y				
	AttachPowerofAttorneyinnameofBidder'sAuthorizedSignatoryofBid				
	□ Attach Bidder's RegistrationCertificateas'ApprovedContractor'				
	ncludedaretheorganizationalchart,alistofBoardofDirectors,andthebeneficial ownership.				

FormELIG-1.2: InformationFormforSub-Contractors

(tobecompletedforeachSub-Contractor)

Date:

BidRef.No.andtitle:	

Sub-Contractor'sname:
Sub-Contractor'sConstitutionorLegalStatus:
[attachedcopyofConstitution,Articleand MemorandumofAssociation]
Sub-Contractor'syearofincorporation:
Sub-Contractor'sPlaceofBusiness/legaladdress:
Sub-Contractor'sRegistrationStatusasapprovedContractor:
[providedetailsofregisteringauthority,classofregistration,andits validity.
[attach Registration Certificate(s)]
Sub-Contractor's authorizedrepresentative
informationName:
Address:
Telephone/Faxnumbers:
E-mailaddress:
1. Attachedarecopiesoforiginaldocumentsof
 ArticlesofIncorporation(orequivalentdocumentsofconstitutionorassociation), and/ordocumentsofregistrationofthelegalentitynamedabove,inaccordance with ITB 4.3.
□ AnnualFinancialStatement/AuditedBalanceSheetsofLast5(five)FinancialYears (F.Y,F.Y,F.Yand F.Y
□ AttachSub-Contractor's RegistrationCertificateas 'ApprovedContractor'
2.Includedaretheorganizationalchart,alistofBoardofDirectors,andthebeneficial ownership.

FormQUAL-1:AnnualFinancialTurnover

(Ref:Para2.A.(a)ofSectionIV:EvaluationandQualificationCriteria)

ForPrimeBidder:NameofBidder:

FinancialYear	AnnualFinancialTurnover(Rs.Cr.)
	(billingforworksinprogressandcompletedinall class
	engineering construction works only)
F.Y	origine oring content denoting works oring)
r.ı. <u> </u>	
- \/	
F.Y	
F.Y	
F.Y	
<u> </u>	
F.Y	
	eissuedbyaCharteredaccountant)
	eissuedbyaCharteredaccountant) NameofSub-Contractor:
orSub-contractor:I	NameofSub-Contractor:
	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.)
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.)
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:IFinancialYear F.Y F.Y	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:I	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:IFinancialYear F.Y F.Y F.Y	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:IFinancialYear F.Y F.Y	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
FinancialYear F.Y F.Y F.Y F.Y	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class
orSub-contractor:IFinancialYear F.Y F.Y F.Y	NameofSub-Contractor: AnnualFinancialTurnover(Rs.Cr.) (billingforworksinprogressandcompletedinall class

Note: Attach Certificate is sued by a Chartered accountant. The credentials of Subcontractors hall be considered for evaluation of Technical Bid subject to inclusion of proposal of sub-contract in the respective Contract Agreement. Further, work experience certificate of Sub-contractors hould be vetted by both Employer and Main Contractor)

FormQUAL-2:SatisfactoryCompletionofSimilarContracts

(Ref: Para 2. A. (c) of Section IV: Evaluation and Qualification Criteria)

ForPrimeBidder:NameofBidder:	
	<u> </u>

SI. No	Name of Employer	Brief Descripti on of Work	Date of Issueof Work Order/ Contrac t	Of Contrac t (Rs)	Stipulated period of completio n of work	date of	Remarks Explaining reasonsfor delay,if any

Note: Attach Certificate is sued by Engineer-In-Chief/Competent Authority of Employer

ForSub-Contractor(useseparatetableforeachoftheSub-Contractors):Name of Cob- Contractor: _____

SI.	Nameof	Brief	Contrac	Dateof	Value	Stipulated	Actual	Remarks
No	Employe	Descriptio	tNo.	Issueof	of	period of	date of	explainin
	r	nofWork		Work	Contrac	Completio	completio	g
				Order/	t(Rs.)	nofWork	n .	reasons
				Contrac	, ,			for delay,
				t				ifany

Note: Attach Certificate is sued by Engineer-In-Chief/Competent Authority of Employer

FormQUAL-3:SatisfactoryCompletionofElectrical Works

(Ref:Para2.A.(d)ofSectionIV:EvaluationandQualificationCriteria)

ForP	ForPrimeBidder:NameofBidder:							
a)	a)DoyoupossessvalidElectricallicenseforexecutingElectricalWork?Yes/No [IfYes,attachedsuchaLicense].							
b)	acollabor		arrange	•		lo', have y n license		
	[If'No,atta	achacollabor	ation/tie- u	pagreeme	entregiste	redinCourt]		
c)	Fillthetable	givinginform	ationasred	luired.				
Sl. No.	Nameof Employe	Brief Descriptio n of electrical work	Contract No.	Dateof Issueof work order/ contract	Valueof Contract (Rs)		Actual date- ofcompleti n	Remarks Explainin greasons for delay, ifany
Note:AttachCertificateissuedbyEngineer-In-Chief/CompetentAuthorityofEmployer ForSub-Contractor(useseparatetableforeachoftheSub-Contractors):Nameof								
Cob-	Contracto	r:						
a) Doesthe Sub-Contractor possess valid Electrical license for executing Electrical Work? Yes /No [If Yes, attached such a License] b) Fill the table giving information as required.								
Sl. No.	Nameof Employe r	Brief Descriptio n of electrical work	Contract No.	Dateof Issueof work/ order/ contract	Valueof Contract (Rs)	Stipulated period ofcompleti ofwork	Actual date ofcompleti n	Remarks Explainin greasons for delay, ifany

Note: Attach Certificate is sued by Engineer-In-Chief/Competent Authority of Employer

FormQUAL-4:LicenseforExecutingAnti-TermiteWorks

(Ref:Para2.A.(e)ofSectionIV:EvaluationandQualificationCriteria)

ForPrimeBidder:
a)Doyoupossessvalidlicenseforexecutinganti-termiteWork? Yes/No [IfYes,youwillberequiredtosubmitsuchaLicenseatthetimeofsigningofagreeme nt].
b)In case, answer to the above question is 'No', have you planned toenteredintoacollaboration/tie-uparrangementwithsuchlicenseholder?Yes/No.
ForSub-Contractor(useseparatetableforeachoftheSub-Contractors):Nameof-Cob-Contractor:
a) DoestheSub-Contractorpossessvalidlicenseforexecutinganti-termiteWork?Yes/No

[IfYes,youwillberequiredtosubmitsuchaLicenseatthetimeofsigningofagreement].

FormQUAL-5:LicenseforExecutingFire-Fighting Work

(Ref:Para2.A.(f)ofSectionIV:EvaluationandQualificationCriteria)

ForPrimeBidder:NameofBidder:
 a) DoyoupossessvalidlicenseforexecutingFire-fightingWork? Yes/No [IfYes,youwillberequiredtosubmitsuchaLicensefromacompetentauthorityat the time of signing of contract]. b) Incase, answertotheabovequestionis 'No', haveyouplannedtogetsuchalicense upto the time of award of contract? Yes /No.
ForSub-Contractor(useseparatetableforeachoftheSub-Contractors):Nameof-Cob-Contractor:
a) Doesthe Sub-Contractor possess valid license for executing anti-termite Work? Yes/No [If Yes, you will be required to submit such a License at the time of signing of a greement].

FormQUAL-6:ExecutionofMinimumQuantitiesofWorks

(Ref:Para2.A.(g)ofSectionIV:EvaluationandQualificationCriteria)

Ear Prima Ridder: Name of Ridder:	
TOTT TITIC DIGGET. Name of Digget.	

Financial	Nameof	Nameof	QuantitiesofV	Vorksperfo	rmed	Remarks(attache
Year	Work	Employe	CementConcr	Brick	Steelreinforc	ontract ref.
		F	ete(including	Work(i	ement(InQtl	no.and
			RCC	nCubic	.)	Certificateissued
			andPCC) (in	Meters		by Executive Engin
			CubicMeters))		eer/Competent
						Authority)
F.Y						
ΓV						
F.Y						
F.Y.						
F.Y						
F.Y						

ForSub-Contractor(useseparatetableforeachoftheSub-Contractors):Nameof-Cob-Contractor:

Financial	Nameof	Nameof	QuantitiesofV	Vorksperfe	rmed	Remarks(attach
Year	Work	Employe	CementConcr	Brick	Steelreinforc	contract ref.
		f	ete(including	Work(i	ement(InQtl	no.and
			RCC	nCubic	.)	Certificateissue
			andPCC) (in	Meters		dbyExecutive
			CubicMeters))		Engineer/Competen t Authority)
F.Y						
F.Y						
F.Y						
F.Y						
F.Y						

FormQUAL-7:AvailabilityofContractor'Equipment essential for carrying out Works

(Ref: Para 2. A. (h) of Section IV: Evaluation and Qualification Criteria)

Itemof	Requi	rement		Availabilit v			
Equipmen t	No.	Capacity	Owned/ Leased/ to be procured	No s	Ćapacity	Age/ Conditio n	Remarks (from whom to be purchased)
						· · · · · · · · · · · · · · · · · · ·	
						_	

FormQUAL-8:Availability ofContractor'sKey Personnel

(Ref:Para2.A.(i)ofSectionIV:EvaluationandQualificationCriteria)

Biddersshouldprovidethenamesanddetailsof thesuitablyqualifiedKeyPersonnelto perform the Contract.

Note: The biddershould also provide Photographs of each Key Personnel along with their PAN Cards.

KeyPersonnel

1.	Titleofposition:[inserttitle]						
	Nameofcandidate:						
	Durationof appointment:	[insertthewholeperiod(startandenddates)for whichthis position will be engaged]					
	Time commitment: for this position:	[insertthenumberofdays/week/months/thathasbeen scheduled for this position]					
	Expectedtime schedule for thisposition:	[inserttheexpectedtimescheduleforthisposition(e.g. attach high level Gantt chart]					
2.	Titleofposition:	[inserttitle]					
	Nameofcandidate:						
	Durationof appointment:	[insertthewholeperiod(startandenddates)forwhichthis position will be engaged]					
	Time commitment: for this position:	[insertthenumberofdays/week/months/thathasbeen scheduled for this position]					
	Expectedtime schedule for thisposition:	[inserttheexpectedtimescheduleforthisposition(e.g. attach high level Gantt chart]					
3.	Titleofposition:	Fitleofposition:[inserttitle]					
	Nameofcandidate:						
	Durationof appointment:	[insertthewholeperiod(startandenddates)forwhichthis position will be engaged]					
	Time commitment: for this position:	[insertthenumberofdays/week/months/thathasbeen scheduled for this position]					
	Expectedtime schedule for thisposition:	[inserttheexpectedtimescheduleforthisposition(e.g. attach high level Gantt chart]					

SubmitResumeintheformatbelowforeachKeyPersonnelalongwith Declaration:

Position[#1]:[titleofpositionfromFormPER-1]							
Personnel information	Name: Dateofbirth:						
	Address:	E-mail:					
	Professionalqualifications:						
{Paste Photograph	Academicqualifications:						
}	Languageproficiency:[languageandlevelsofspeaking,readingand writing skills]						
Details							
	Addressofemployer:						
	Telephone:	Contact(manager/ personnel officer):					
	Fax:						
	Jobtitle:	Yearswithpresentemployer:					

Summarizeprofessionalexperienceinreversechronologicalorder.Indicate particular technical and managerial experience relevant to the project.

Project	Rol e	Duration of involveme nt	Relevantexperience
[main project details]	[role and responsibilitieson the project]	[timeinrole]	[describetheexperience relevant to this position]

I, the undersigned Key Personnel, certify that to the best of my knowledge and belief, theinformationcontained in this Form correctly describes my self, my qualifications and experience.

IconfirmthatIam availableascertifiedinthefollowingtableandthroughoutthe expected time schedule for this position as provided in the Bid:

Commitment	Details
Commitmenttodurationof contract:	[insert period(start and end dates) for whichthisKeyPersonnelisavailableto work on this contract]
Timecommitment:	[insertthenumberofdays/week/months /thatthisKeyPersonnelwillbeengaged]

lunderstandthatanymisrepresentationoromissioninthisFormmay:

- (a) betakenintoconsiderationduringBidevaluation;
- (b) mydisqualificationfromparticipatingintheBid;
- (c) mydismissalfromthecontract.

NameofKeyPersonnel:[insertname]

(d) IhaveattachedcopyofmyPANcard

Signature:	
Date:(daymonthyear):	
CountersignatureofauthorizedrepresentativeoftheBidder:	
Signature:	_
	_Date: (day
month year):	_

FormQUAL-9:AvailabilityofLiquidAssets/Credit Facility

(Ref:Para2.A.(j)ofSectionIV:EvaluationandQualificationCriteria)

Specify proposed sources of financing, such as liquid assets, unencumbered real assets, lines of credit, and other financial means, net of current commitments, available to meet the total construction cash flow demands of the subject contract or contracts

Sourceoffinancing	Amount(Rs.)
1.	
2.	
3.	
4.	

PleasesubmitCreditline/LetterofCredit/Certificate fromItsBankerformeeting the fund requirement for execution of works.

FormQUAL-10:InformationonBid Capacity

(Ref:Para2.C.ofSectionIV:EvaluationandQualificationCriteria)

A) WorksCompleted/ExecutedandWork-in-progress:

Sr. No.	FinancialYear	ValueofCivilEngineeringworks executed/ completed/ work-in- progress (Rs.inLakh)
1		
2		
3		
4		
5		

Note: Certificate is sued by Chartered Accountants hould be submitted.

B) Existing Commitmentsandon-goingWorks:

Descriptio	Plac e&	Contrac	Name	Valueof Contrac	Stipulated	Valueof	Anticipate
ofWork		No.	and	t (Rs.)	periodof	works	date of
	State		address	(13.)	Completio	remaining	Completio
			of Employe		11	to be complete	11
			r			d (Rs.)	

Note: Certificate is sued by Chartered Account ant should be submitted.

GeneralConditionsofContract

A. General

- 1. **Definitions**1.1ThetermsusedintheContractaredefinedbelow:
 - (a) The Accepted Contract Amount means the amount acceptedintheLetterofAcceptancefortheexecutionand completion oftheWorksand theremedyingof any defects.
 - (b) The Activity Schedule is a schedule of the activities comprising the construction, installation, testing, and commissioning of the Worksinal umpsum contract. It includes a lump sum price for each activity, which is used for valuations and for assessing the effects of Variations and Compensation Events.
 - (c) The Adjudicator is the person appointed jointly by the Employerand theContractor toresolvedisputes in the first instance, as provided for in GCC23.
 - (d) SCCmeansSpecialConditionsofContract
 - (e) Bill of Quantities means the priced and completed Bill of Quantities forming part of the Bid.
 - (f) Compensation Events are those defined in GCC Clause 42 here under.
 - (g) The Completion Date is the date of completion of the Works as certified by the Project Manager, inaccordance with GCC Sub-Clause 53.1.
 - (h) The Contract is the Contract between the Employer and the Contractor to execute, complete, and maintain the Works. It consists of the documents listed in GCC Sub- Clause 2.3 below.
 - (i) The Contractor is the party whose Bid to carry out the Works has been accepted by the Employer.
 - (j) The Contractor's Bid is the completed bidding document submitted by the Contractor to the Employer.
 - (k) TheContractPriceistheAcceptedContractAmount stated in the Letter of Acceptance and thereafter as adjusted in accordance with the Contract.
 - (I) Daysarecalendardays;monthsarecalendarmonths.

- (m) Dayworks are varied work inputs subject to payment on a time basis for the Contractor's employees and Equipment, in addition to payments for associated Materials and Plant.
- (n) A Defect is any part of the Works not completed in accordance with the Contract.
- (o) The Defects Liability Certificate is the certificate issued by Project Manager upon correction of defects by the Contractor on the latter'scost
- (p) The Defects Liability Period is the period named in the SCC pursuant to Sub-Clause 34.1 and calculated from the Completion Date.
- (q) Drawings means the drawings of the Works, as included in the Contract, and any additional and modified drawings issued by (or on behalf of) the Employer in accordance with the Contract, include calculations and other information provided or approved by the Project Manager for the execution of the Contract.
- (r) The Employer is the party who employs the Contractor to carry out the Works, as specified in the SCC.
- (s) Equipment is the Contractor's machinery and vehicles brought temporarily to the Site to construct the Works.
- (t) "In writing" or "written" means hand-written, typewritten, printed or electronically made, and resulting in a permanent record;
- (u) The Initial Contract Price is the Contract Price mentioned in the Letter of Acceptance.
- (v) The Intended Completion Date is the date on which it is intended that the Contractor shall complete the Works. The Intended Completion Date is **specified in the SCC**. The Intended Completion Date may be revised only by the Project Manager by issuing an extension of time or an acceleration order.
- (w) Materials are all supplies, including consumables, used by the Contractor for incorporation in the Works.
- (x) PlantisanyintegralpartoftheWorksthatshall

- haveamechanical, electrical, chemical, orbiological function.
- (y) The Project Manager is the person **named in the SCC**(or any other competent person appointed by the Employerand notifiedto the Contractor,to actin replacement of the Project Manager) who is responsible for supervising the execution of the Works and administering the Contract.
- (z) The Site is the area **defined** as such in the SCC.
- (aa)SiteInvestigationReportsarethosethatwere included in the bidding documents and are factual and interpretative reports about the surface and subsurface conditions at the Site.
- (bb) Specification means the Specification of the Works included in the Contract and any modification or addition made or approved by the Project Manager.
- (cc) The Start Date is **given in the SCC**. It is the latestdate when the Contractor shall commenceexecution of the Works. It does not necessarily coincide with any of the Site Possession Dates.
- (dd) A Subcontractor is a person or corporate body who has a Contract with the Contract or to carry out a partof theworkintheContract, whichincludes work on the Site.
- (ee) Temporary Works are works designed, constructed, installed, and removed by the Contractor that are needed for construction or installation of the Works.
- (ff) A Variation is an instruction given by the Project Manager which varies the Works.
- (gg)The Works are what the Contract requires the Contractor to construct, install, and turn over to the Employer, as defined in the SCC.
- 2. Interpretation 2.1 Ininterpreting these GCC, words indicating one gender include all genders. Words indicating the singular also include the plural and words indicating the plural also include the singular. Headings have no significance. Words have their norma Imeaning under the language of the Contract unless specifically defined. The Project Manager shall provide instructions clarifying queries about these GCC.

If sectional completion is specified in the SCC, references

in the GCC to the Works, the Completion Date, and the Intended Completion Date apply to any Section of the Works (other than references to the Completion Date and Intended CompletionDate for the whole of the Works).

The documents forming the Contract shall be interpreted in the following order ofpriority:

- (a) Agreement,
- (b) LetterofAcceptance,
- (c) Contractor'sBid,
- (d) SpecialConditionsofContract,
- (e) GeneralConditionsofContract,includingAppendices,

- (f) Specifications,
- (g) Drawings,
- (h) BillofQuantities, and
- (i) anyotherdocument**listedintheSCC**asformingpartof theContract.

3. Language andLaw

The languageoftheContractandthelawgoverning theContract shall beEnglish.

Throughout the execution of the Contract, the Contractor shall comply with the of law or regulations of Union of India and State of Assam

4. Project Manager's Decisions

Except where otherwise specifically stated, the Project Manager shall decide contractual matters between the Employer and the Contractor in the role representing the Employer.

- **5. Delegation** 5.1 Otherwise **specified in the SCC**, the Project Manager may delegate any of his duties and responsibilities to other people, except to the Adjudicator, after notifying the Contractor, and may revoke any delegation after notifying the Contractor.
- 6. Communications
- 6.1 Communications between parties that are referred to in the Conditions shall be effective only when in writing. A notice shall be effective only when it is delivered.
- 7. Subcontracti ng
- 7.1 The Contractor may subcontract with the approval of the Project Manager, but may not assign the Contract without the approval of the Employer in writing. Subcontracting shall not alter the Contractor's obligations.
- 8. Other Contractors
- 8.1 The Contractor shall cooperate and share the Site with other contractors, public authorities, utilities, and the Employer between the dates given in the Schedule of Other Contractors, as referred to in the SCC. The Contractor shall also provide facilities and services for them as described in the Schedule. The Employer may modify the Schedule of Other Contractors, and shall notify the Contractor of any such modification.

9. Personnel and Equipment

- 10. Employer's and Contractor's Risks
- 11. Employer's Risks

The Contractor shall employ the key personnel and use the equipment identified in its Bid, to carry out the Works or other personnelandequipmentapprovedbytheProjectManage r.The

ProjectManagershallapproveanyproposedreplacement ofkey personnel and equipment only if their relevant qualifications or characteristics are substantially equal to or better than those proposed in theBid.

If the Project Manager asks the Contractor to remove a person who is a member of the Contractor's staff or work force, stating the reasons, the Contractor shall ensure that the person leaves theSitewithinsevendaysandhasnofurtherconnectionwith the work in the Contract.

IftheEmployer/ProjectManagerdetermines,thatanyempl oyee of the Contractor be determined to have engaged in practices in contravention to Code of Integrity as defined in GCC Clause 25, during the execution of the Works, then that employee shall be removed in accordance with Clause 9.2above.

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

From the Start Date until the Defects Liability Certificatehas been issued, the following are Employer's risks:

- (a) The risk of personal injury, death, or loss of ordamagetoproperty(excludingtheWorks,Plant, Materials,andEquipment),whicharedueto
 - (i) use or occupation of the Site by the Works or for the purpose of the Works, which is the unavoidable result of the Worksor
 - (ii) negligence, breach of statutory duty, or interference with any legal right by the Employer or by any person employed by or contracted to him except the Contractor.
- (b) The risk of damage to the Works, Plant, Materials, and Equipment to the extent that it is due to a fault of the Employer or in the Employer's design, or due to war

or radioacti ve contamin ation directly affecting the country where the Works are to beexecut ed.

> From the Complet ion Date until the Defects Liability Certifica te has been issued, the risk of loss of or damage to the Works, Plant, and Material s is anEmpl oyer's risk except loss or damag e due to

- (a) aDefect which existed on the Completion Date.
- (b) an event occurring before the Completion Date, which was not itself an Employer's risk,or
- (c) theactivitiesoftheContractorontheSiteafterthe CompletionDate.

12. Contractor's Risks

- 12.1 From the Starting Date until the Defects Liability Certificate has been issued, the risks of personal injury, death, and loss of or damage to property (including, without limitation, the Works, Plant, Materials, and Equipment) which are not Employer's risks are Contractor's risks.
- 13. Insurance 13.1 The Contractor shall provide, in the joint names of the Employer and the Contractor, insurance coverfrom the Start Date to the end of the Defects Liability Period, in the amounts and deductibles stated in the SCC for the following events which are due to the Contractor's risks:
 - (a) lossofordamagetotheWorks, Plant, andMaterials;
 - (b) lossofordamage toEquipment;
 - loss of or damage to property (except the Works, Plant, Materials, and Equipment) in connection with the Contract; and
 - (d) personalinjuryordeath.

Policies and certificates for insurance shall be delivered by the Contractor to the Project Manager for the Project Manager's approval before the Start Date. All such insurance shall provide for compensation to be payable in the types required to rectify the loss or damage incurred.

If the Contractor does not provide any of the policies and certificates required, the Employer/ Project Manager may affect the insurance which the Contractor should have provided and recover the premiums the Employer/ Project Manager has paid from payments otherwise due to the Contractor or, if no payment is due, the payment of the premiums shall be a debtdue.

Alterations to the terms of an insurance shall not be made without the approval of the Project Manager.

Both parties shall comply with any conditions of the insurance policies.

14. SiteData

14.1The Contractor shallbe deemed tohaveexaminedanySite Data **referred to in the SCC**, supplemented by any information available to theContractor.

15. Contractor to Constructthe Works

15.1TheContractorshallconstructandinstalltheWorksin accordance with the Specifications and Drawings.

16. TheWorksto Be Completedby the Intended Completion Date

The Contractor may commence execution of the Works on the Start Date and shall carry out the Works in accordance with the Program submitted by the Contractor, as updated with the approval of the Project Manager, and complete them by the Intended CompletionDate.

17. Approvalby the Project Manager

The Contractor shall submit Specifications and Drawings showing the proposed Temporary Works to the Project Manager, for his approval.

The Contractor shall be responsible for design of Temporary Works.

The Project Manager's approval shall not alter the Contractor's responsibility for design of the TemporaryWorks.

The Contractor shall obtain approval of third parties to the design of the Temporary Works, whererequired.

18. Safety and Protection of the Environment

All Drawings prepared by the Contractor for the execution of the temporary or permanent Works, are subject to prior approval by the Project Manager before this use.

The Contractor shall be responsible for the safety of all activities on the Site.

Contractor shall take all reasonable steps to protect the environment (both on and off the Site) and to limit damage and nuisance to people and property resulting from pollution, noise and other results of hisoperations.

19. Discoveries 19.1 Anything of historical or other interest or of significant value unexpectedly discovered on the Site shall be the property of the

Employer. The Contractor shall notify the Project Manager of such discoveries and carry out the Project Manager's instructions for dealing with them.

20. Possession oftheSite

The Employershall give possession of the Site to the Contractor in full or in parts as specified in the SCC. If possession of a part is not given as **stated in the SCC**, the Employer shall be deemed to have delayed the start of the relevant activities, and this shall be a Compensation Event.

21. Accesstothe Site

22. Instructions, Inspections and Audits

23. Appointment of the Adjudicator

24. Procedurefor Disputes Resolution TheContractorshallallowtheProjectManagerandanyp erson authorized by the Project Manager access to the Site and to any place where work in connection with the Contract is being carried out or is intended to be carried out.

The Contractor shall carry out all instructions of the Project Manager which comply with the applicable laws where the Site is located.

The Contractor shall keep, and shall make all reasonable efforts to cause its Subcontractors and subconsultants to keep, accurate and systematic accounts and records in respect of the Works in such form and details as will clearly identify relevant time changes and costs.

TheContractor shall permit and shall cause its Sub contractors and sub consultants to permit, the Employer and/or persons appointed by the Employer to inspect the Site and/or the accounts and records relating to the performance of the Contract and the submission of the bid, and to have such accounts and records audited by auditors appointed by the Employer if requested by the Employer.

TheAdjudicator shall be appointed jointly by the Employer

andtheContractor,atthetimeoftheEmployer'sissu anceofthe Letter of Acceptance. The name of Adjudicator proposed by the Employer is **provided in the SCC**. If, in the Letter of Acceptance, the Employer does not agree on the appointment of the Adjudicator, the Employer will request the Appointing Authority **designated** in the SCC, to appoint the Adjudicator within 14 days of receipt of such request.

Should the Adjudicator resign or die, or shouldthe Employer and the Contractor agree that the Adjudicator is not functioning in accordance with the provisions of the Contract, a new Adjudicator shall be jointly appointed by the Employer and the Contractor. In case of disagreement between the Page 72 of 101

Emplo yer and the Contra ctor, within 30 days, the Adjudi cator shall be design ated by the Appoin ting Authori ty desig natedi nthe **SCC**at thereq uest of either party, within 14day sof receipt of such reques t. ftheC

ontra ctorb eliev estha tadec isiont akenbythe Project Manager was either outside the authoritygiven totheProject Manager by the Contract or that the decision waswrongly taken, the decision shall be referred to the Adjudicator within 14 days of the notification of the Project Manager's decision.

The Adjudicator shall give a decision in writing within 28 days of receipt of a notification of adispute.

The Adjudicator shall be paid by the hour at the **rate specified in the SCC**, together with reimbursable expenses ofthe types **specified in theSCC**, and the cost shall be divided equally between the Employer and the Contractor, whatever decision is reached by the Adjudicator. Either party may refer a decision of the Adjudicator to an Arbitrator within 28 days of the Adjudicator's written decision. If neither party refers the dispute to arbitration within the above 28 days, the Adjudicator's decision shall be final andbinding.

The arbitration shall be conducted in accordance with the arbitration procedures published by the institution named and in the place **specified in the SCC**.

25. Code of Integrity

The Employer and all officers or employees of the Employer, whether involved in the procurement process or otherwise, or Contractors and their representatives or consultants orservice providers participating in a procurement process or other persons involved, directly or indirectly in any way in a procurement process shall maintain an unimpeachable standard ofintegrity.

Govt. of Assam prescribes to the Employer and Contractors to uphold the Code of Integrity, which prohibits officers or employees of Employer or a person participating in a procurement process the following:

- (i) any offer, solicitation or acceptance of any bribe, reward or gift or any material benefit, eitherdirectlyorindirectly,inexchangeforan unfair advantagein the procurement process or to otherwise influence the procurement process;
- (ii) any omission, including a misrepresentation thatmisleads or attempts to mislead so as to obtain a financial or other benefit or avoid anobligation;

(iii)	a n	behaviourtoimpairthetransparency,
	У	
	c o I I u s i o n	
	b i d	
	r i g g i n g	
	o r	
	anti-competit	
	е	

f a i r e s s	а	(iv) (v)	improperuseofinformationsharedbetween theprocuringentityandthebidderswithan intent to gain unfair advantage in the procurementprocessorforpersonalgain; n any financial or business transactions between the bidder and any officer or employeeoftheprocuringentity, who are
n	a		directlyorindirectlyrelatedtotenderor executionprocessofcontract;d
progresss		(vi)	anycoercionincludingimpairingorharming orthreateningtodothesame, directly or indirectly,
o f			
t h e			
procure ment proces			

In case of any breach of the Code of Integrity by a contractor, as the case may be, the Employer aftergivingareasonableopportunityofbeingheard,maytake appropriate measures including—

- exclusion of the contractor from the procurement process;
- e) calling off of pre-contract negotiations and forfeiture or encashment of bid security;
- f) forfeiture or encashment of any other security or bond relating to procurement;
- g) recovery of payments made by the Employeralongwithinterestthereonat bank rate;
- h) cancellation of the relevant contract and recovery of compensation for loss incurred by the Employer;
- debarment of the contractor from participation in future procurements of any Procuring Entity for a period not exceeding three years

B. TimeControl

26. Program

26.1 Within the time **stated in the SCC**, after the date of the Letter of Acceptance, the Contractor shall submit to the Project Manager for approval a Program showing the general methods, arrangements,

order,and timing for all the activities in the Works. In the case of a lump sum contract, the activities in the Program shall be consistent with those in the Activity Schedule.

An update of the Program shall be a program showing the actual progress achieved on each activity and the effect of the progress achieved on the timing of the remaining work, including any changes to the sequence of the activities.

The Contractor shall submit to the Project Manager for approval an updated Program at intervals no longer than the period stated in the SCC. If the Contractor does not submit an updated Program within this period, the Project Manager may withhold the amount stated in the SCC from the next payment certificate and continue to with hold this amount until the next date which payment after the on the overdueProgram has been submitted. In the case of a lump sum contract, the Contractor shall provide an updated Activity Schedule within 14 daysof being instructed to by the Project Manager.

27. Extensionof theIntended Completion Date

The Project Manager's approval of the Program shall not alter the Contractor'sobligations. The Contractor mayrevise the Program and submititto the Project Manageragainata nytime. A revised Program shall show the effect of Variations and Compensation Events.

The Employer on the recommendation of the Project Manager shall extend the Intended Completion Date if a Compensation Event occurs or a Variation is issued which makes it impossible for Completion to be achieved by the IntendedCompletionDate withouttheContractortakingstepsto accelerate the remaining work, which would cause the

Contractor to incur additional cost.

The **Empl** oyer on the reco mme ndati on of the Proj ect Man ager shall deci de whet her and by how muc h to exte nd the Inten ded Com pleti on Date withi n 21 days of the Cont racto

asking the Project Manager for a decision upon the effect of a Compensation Event or Variation and submitting full supporting information. If the Contractor has failed to give early warning of a delay or has failed to cooperate in dealing with a delay, the delaybythisfailureshallnotbeconsideredinassessin gthenew

Intended

CompletionDate.

28. Acceleration 28.1 When the Employer wants the Contractor to finish before the Intended Completion Date, the Project Manager shall obtain priced proposals for achieving the necessary acceleration from the Contractor. If the Employer accepts these proposals, the Intended Completion Date shall be adjusted accordingly and confirmed by both the Employer and the Contractor.

28.2 If the Contractor's priced proposals for an acceleration are accepted by the Employer, they are incorporated in the Contract Price and treated as a Variation.

29. Delays
Orderedby
the Project
Manager

The Project Manager may instruct the Contractor to delay the start or progress of any activity within the Works.

30. Management Meetings

Either the Project Manager or the Contract or may require the other to attend a management meeting. The business of a management meeting shall be to review the plans for remaining work and to deal with matters raised in accordance with the early warning procedure.

31. Early Warning

The Project Manager shall record the business of management meetings and provide copies of the record tothose attending the meeting and to the Employer. The responsibility of the parties for actions to be taken shall be decided by the Project Manager either at the management meetingorafterthemanagementmeetingandstated in writing to all who attended themeeting.

The Contractor shall warn the Project Manager at the earliest opportunity of specific likely future events or circumstances that may adversely affect the quality of the work, increase the Contract Price, or delay the execution of theWorks. The Project Manager may require the Contract or to provide an estimate of the expected effect of thef uture event or circumstance on the Contract Price and Completion Date. The estimate shall be provided by the Contractor as soon as reasonably possible.

The Contractors hall cooperate with the Project Mana

gerin making and considering proposals for how the effect of such an event or circumstance can be avoided or reduced by anyone involved in the work and in carrying out any resulting instruction

of the Project Manager.

32. Identifying Defects

C. QualityControl

32.1 The Project Manager shall check the Contractor's work andnotify the Contractor of any Defects that are found. Such checking shall not affect the Contractor's responsibilities. The Project Manager may instruct the Contractor to search for a Page81of101

Defect and to uncover and test

any work that the Project Manager considers may have a Defect.

33. Tests

33.1 If the Project Manager instructs the Contractor to carry outatestnotspecifiedintheSpecificationtocheckwhetherany

work has a Defect and the test shows that it does, the Contractor shall pay for the test and any samples. If there is no Defect, the test shall be a Compensation Event.

34. Correction of Defects

TheProjectManagershallgivenoticetotheContractorofany
DefectsbeforetheendoftheDefectsLiabilityPeriod,whichbegins at
Completion, and is **defined in the SCC**. The Defects Liability
Period shall be extended for as long as Defects remain to be
corrected.

34.1Every time noticeof a Defect is given; the Contractorshall correct the notified Defect within the length of time specified by the Project Manager's notice at the Contractor's own cost.

35. Uncorrected Defects

35.1IftheContractorhasnotcorrectedaDefectwithinthetime specified in the Project Manager's notice, the Project Manager shall assess the cost of having the Defect corrected, and the Contractor shall pay this amount.

D. CostControl

36. Contract Price

TheBillof

37. Changes in the Contract Price

Quantities shall contain price ditems for the Works to be performed by the Contractor. The Bill of Quantities is used to calculate the Contract Price. The Contractor will be paid for the quantity of the work accomplished at the rate in the Bill of Quantities for each item.

The Project Manager shall not adjust rates from changes in quantities without the prior approval of the Employer.

If requested by the Project Manager, the Contractor shall provide the Project Manager with a detailed cost breakdown of any rate in the Bill of Quantities.

38. Variations

38.1AllVariationsshallbeincludedinupdatedPrograms produced by theContractor.

38.2 The Contractor shall not be entitled to additional payment for costs that could have been avoided by giving earlywarning.

38.3Iftheworkinthe Variation corresponds to an item description in the Bill of Quantities and if, in the opinion of the Project Manager, the quantity of work above the limit stated in Sub- Clause 39.1 or the timing of its execution do not cause the cost per unit of quantity to change, the rate in the Bill of Quantities shall be used to calculate the value of the Variation.

39. CashFlow Forecasts

When the Program is updated, the Contractor shall provide the Project Manager with an updated cash flow forecast.

40. Payment Certificates

The Contractor shall submit to the Project Manager monthly statements of the estimated value of the work executed less the cumulative amount certified previously.

The Project Manager shall check the Contractor's monthly statement and certify the amount to be paid to the Contractor.

The value of work executed shall be determined by the Project Manager.

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The value of work executed shall comprise the value of the quantities of work in the Bill of Quantities that have been completed.

The value of work executed shall include the valuation of Variations and Compensation Events.

The Project Manager may exclude any item certified in a previouscertificateorreducetheproportionofanyitempreviously certified in any certificate in the light of later information.

41. Payments 41.1 Payments shall be adjusted for deductions foradvance payments and retention, as the case may be. The Employer shall pay the Contractor the amounts certified by the Project Manager within 28 days of the date of each certificate. If the Employer makes a late payment, the Contractor may claim interest on the late payment in the next payment. Interest shall be calculated from the date by which the payment should have been made upto the date when the late payment is made at the rate of interest as provided in SCC.

If anamount certified isincreased in a later certificate or as a result of an award by the Adjudicator or an Arbitrator, the Contractor shall be paid interest upon the delayed payment asset out in this clause. Interest shall be calculated from the date upon which the increased amount would have been certified in the absence ofdispute.

Items of the Works for which no rate or price has been entered in shall not be paid for by the Employer and shall be deemed covered by other rates and prices in the Contract.

The document of Forest Royalty submitted by the bidder during process of payment, certificate shall be verified and confirmed from the competent authority of ForestDepartment.

42. Compensation n Events

The following shall be deemed as Compensation Events:

- (a) The Employerdoesnot giveaccesstoapartof the Site pursuant to GCC Sub-Clause 20.1.
- (b) The Employer modifies the Schedule of Other Contractors in a way that affects the work of the Contractor under the Contract.
- (c) The Project Manager does not issue Drawings, Specifications, or instructions required for execution of

Worksontime

- (d) TheProjectManagerinstructstheContractortouncover or to carry out additional tests upon work, which is then found to have no Defects.
- (e) The Project Manager unreasonably does not approve a subcontract to belet.
- (f) Groundconditionsaresubstantiallymoreadversethancould reasonablyhavebeen assumed beforeissuanceoftheLetter of Acceptance from the information issued to bidders (including the Site Investigation Reports), from information available publicly and from a visual inspection of theSite.
- (g) The Project Manager gives an instruction for dealing with an unforeseen condition, caused by the Employer, or additional work required for safety or otherreasons.
- (h) Other contractors, public authorities, utilities, or the Employer does not work within the dates and other constraints statedin the Contract, and they cause delay or extra cost to the Contractor.
- (i) Theeffects onthe Contractor of any of the Employer's Risks.
- (j) The Project Manager unreasonably delays issuing aCertificate of Completion.

If a Compensation Event would cause additional cost or would prevent the work being completed before the Intended CompletionDate, the Contract Price shall be increased and/or the Intended Completion Date shall be extended. The Project Manager, with priorapproval from Employer, shall decide whether and by how much the Contract Price shall be increased and whether and by how much the Intended Completion Date shall be extended.

As soon as information demonstrating the effect of each Compensation Event upon the Contractor's forecast cost has been provided by the Contractor, it shall be assessed by the ProjectManager, and the Contract Price shall be adjusted accordingly by the Employer..

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

43. Tax

43.1 The Employer shall adjust the Contract Price if taxes, duties, and other levies are changed between the date 28 days beforethe submission of bids for the Contract and the date of the last Completion certificate. The adjustment shall be the change in the amount of tax payable by the Contractor, provided such changes are not already reflected in the Contract Price..

44. Currency

44.1ThepaymentsshallbemadeinIndianRupeesonly.

45. Price Adjustment

Prices shall be adjusted for fluctuations in the cost of inputs onlyifprovidedforintheSCCandinthemannerprovidedtherein.

46. Retention

Deleted.

47. Liquidated Damages

The Contractor shall pay liquidated damages to the Employer at the rate per day **stated in the SCC** for each day that the Completion Dateis later than the Intended Completion Date. The total amount of liquidated damages shall not exceed the amount **defined in the SCC**. The Employer may deduct liquidated damages from payments due to the Contractor. Payment of liquidated damages shall not affect the Contractor's liabilities.

If the Intended Completion Date is extended after liquidated damages have been paid, the Project Manager shall correct any overpayment of liquidated damages by the Contractor byadjusting the next payment certificate. The Contractor may claim interest on the overpayment, calculated from the date of payment to the date of repayment, at the rates specified in GCC Sub- Clause41.1.

48. Bonus

48.1TheContractor shall be paid a Bonus calculated at the rate specified **in the SCC** for each day (less any days for which the Contractor is paid for acceleration) that the Completion is earlier than the Intended Completion Date. The Project Manager shall certifythattheWorksarecomplete,althoughtheymaynotbedue to be complete.

49. Advance Payment

The Employer shall make advance payment to the Contractor of the amounts stated in the SCC by the date stated in the SCC, against provision by the Contractor of an Unconditional Bank Guarantee in a form and by a bank acceptable to the Employer in amounts and currencies equal to the advance payment. The Guarantee shall remain effective until the advance payment has been repaid, but the amount of the Guarantee shall be progressively reduced by the amounts repaid by the Contractor. Interest shall not be charged on the advance payment.

The Contractor is to use the advance payment only to pay for Equipment, Plant, Materials, and mobilization expenses required specifically for execution of the Contract. The Contractor shall demonstrate that advance payment has been used in this way by supplying copies of invoices or other documents to the ProjectManager.

The advance payment shall be repaid by deducting proportionate amounts from payments otherwise due to the

Contractor, following the schedule of completed percentages of the Works on a payment basis. No account shall be taken of the advance payment or its repayment in assessing valuations of work done, Variations, priceadjustments, Compensation Events, Bonuses, or Liquidated Damages.

50. Securities50.1 The Performance Security shall be provided to the Employer no later than the date specified in the Letter of Acceptance and shall be issued in an amount and form **specified in the SCC**, . The Performance Security shall be valid until a date 28 days from the dateofissueoftheCertificateofCompletion.

51. Dayworks51.1 If applicable, the Dayworks rates in the Contractor's Bid shall be used only when the Project Manager has given writteninstructions in advance for additional work to be paid for in thatway.

51.2All work to be paid for as Dayworks shall be recorded by the Contractor on forms approved by the Project Manager. Each completed form shall be verified and signed by the Project Manager within two days of the work being done.

51.3 The Contractor shall be paid for Dayworks subject to obtaining signed Dayworksforms.

52. Costof Repairs

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

E. FinishingtheContract

- **53. Completion** 53.1 The Contractor shall request the Project Manager to issueaCertificate of Completion of the Works, and the Project Manager shalldo so upon deciding that the whole of the Works is completed.
- **54. Taking Over** 54.1 The Employer shall take over the Site and the Works within seven days of the Project Manager's issuing a certificate of Completion.

55. Final Account

55.1 The Contractor shall supply the Project Manager with a detailed account of thetotal amount that the Contractor considers payableunder the Contract before the end of the Defects Liability Period. The Project Manager shall issue a Defects Liability Certificate and certify any final payment that is due to the Contractor within 56 days of receiving the Contractor's account if it is correct and complete. If it is not, the Project Manager shall issue within 56 days a schedule that states the scope of the corrections or additions that are necessary. If the Final Account is still unsatisfactory after it has been resubmitted, the Project Manager shall decide on the amount payable to the Contractor and issue a payment certificate.

56. Operating and Maintenance Manuals

If "as built" Drawings and/or operating and maintenance manuals are required, the Contractor shall supply them by the dates stated in the SCC.

IftheContractor doesnot supplythe Drawingsand/ormanuals by thedates**statedintheSCC**pursuanttoGCCSub-Clause 56.1, or they do not receive the Project Manager's approval, the Project Manager shall with hold the amount **stated in the SCC** from payments due to the Contractor.

57. Termination

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

Fundamental breaches of Contract shall include, but shall not be limited to, thefollowing:

- (a) the Contractor stops work for 28 days when no stoppage of work is shown on the current Program and the stoppage has not been authorized by the Project Manager;
- (b) the Employer or the Contractor is made bankrupt or goes into liquidation other than for a reconstruction or amalgamation;
- a payment certified by the Project Manager is not paid bythe Employer to the Contractor within 84 days of the date of the Project Manager's certificate;
- (d) the Project Manager gives Notice that failure to correct a particular Defect is a fundamental breach of Contract and the Contract or fails to correct it within areasonable period of time determined by the Project Manager;
- (e) the Contractor does not maintain a Security, which isrequired;
- (f) the Contractor has delayed the completion of theWorks by the number of days for which the maximum amount of liquidated damages can be paid, as **defined in the** SCC;or
- (g) if the Contractor, in the judgment of the Employer, has acted in contravention of the Code of Integrity prescribed inGCCClause25, then the Clientmay, after giving fourteen (14)days written notice to the Contractor, terminate the Contractand expellim from

theSite.

Wheneither partyto the Contractgivesnotice of a breach of Contract to the Project Manager for a cause other than those listed under GCC Sub-Clause 56.2 above, the Project Manager shall decide whether the breach is fundamental or not.

Not with standing the above, the Employer may terminate the Contract forconvenience.

57.4 If the Contract is terminated, the Contractor shall stop work immediately, make the Site safe and secure, and leave the Site as soon as reasonably possible.

58. Payment upon Termination

If the Contract is terminated because of a fundamental breach of Contract by the Contractor, the Project Manager shall issue a certificate for the value of the work done and materials supplied less advance payments received up to the date of the issue of the certificate and less the percentage to apply to the value of the work not completed, as **specified in the SCC.** AdditionalLiquidatedDamagesshallnotapply.Ifthe totalamount duetotheEmployerexceedsanypaymentduetotheContractor, the difference shall be a debt payable to the Employer.

If the Contract is terminated for the Employer's convenience or becauseofafundamentalbreachof Contract by the Employer, the Project Manager shall issue a certificate for the value of the work done, materials supplied, the reasonable cost of removal of Equipment, repatriation of the Contractor's personnel employed solely on the Works, and the Contractor's costs of protecting and securing the Works., and less advance payments received up to the date of thecertificate.

59. Property

59.1 All Materials on the Site, Plant, Equipment, Temporary Works, and Works shall be deemed to be the property of the Employer if the Contract is terminated because of the Contractor's default.

60. Releasefrom Performance

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

${\bf Section VIII. Special Conditions of Contract}$

Exceptwhereotherwisespecified, all SCCshouldbefilledinbythe Employer prior to issuance of the Bidding Documents. Schedules and reports to be provided by the Employer should be annexed.

	A.General
GCC1.1(s)	TheEmployerisCommissioner,GMC
GCC1.1(v)	TheIntendedCompletionDateforthewholeoftheWorksshallbe 03MonthsfromissuanceofWorkOrder.
GCC1.1(y)	TheProjectManageris
GCC1.1(aa)	TheSiteislocatedatandisdefinedindrawings No.
GCC1.1(dd)	TheStartDateshallbe
GCC1.1(hh)	TheWorksconsistof
GCC2.2	SectionalCompletionsare:[insertnatureanddates,ifappropriate]
GCC2.3(i)	ThefollowingdocumentsalsoformpartoftheContract:Issuedbid document with issued ammendments (if any), Bidders Bid.
GCC5.1	TheProjectmanager[mayormaynot]delegateanyofhis duties and responsibilities.
GCC9.1	KeyPersonnel
	 GCC9.1isreplacedwiththefollowing: 9.1 Key Personnel are the Contractor's personnel named in this GCC9.1oftheSpecialConditionsofContract.TheContractor shall employ the

	Key Personnel and use the equipment identified in its Bid, to carryout theWorks orotherpersonnel andequipment approved by the Project Manager. The Project Manager shall approveany proposed replacement of Key Personnel and equipment only if their relevant qualifications or characteristics are substantially equal to or better than those proposed in the Bid.
GCC13.1	Theminimuminsuranceamountsanddeductiblesshallbe:
	(a) forlossordamagetotheWorks,PlantandMaterials: PerformanceSecurityvalue.
	(b) ForlossordamagetoEquipment: PerformanceSecurityvalue.
	(c) for loss or damage to property (except the Works, Plant,Materials,andEquipment)inconnectionwithContract Performance Security value.
	(d) forpersonalinjuryordeath:
	(i) oftheContractor'semployees:Compensationforsuch injuries or death
	(ii) ofotherpeople:Compensationforsuchinjuriesordeath
GCC14.1	SiteDataare:[listSiteData]
GCC20.1	TheSitePossessiontimelinesshallbe:[insertlocation(s)anddate(s), as required]
GCC23.1	ThenameofAdjudicatorproposedbytheEmployeris [inser
	t name of Adjudicator]
GCC23.1& 23.2	AppointingAuthorityfortheArbitrator: [insertnameofAuthority] Commissioner, GMC
GCC24.3	Hourlyrateandtypesofreimbursableexpensestobepaid to the Adjudicator: [insert hourly fees and reimbursable expenses].
GCC24.4	Institutionwhosearbitrationproceduresshallbeused:

	B.TimeControl
GCC26.1	TheContractorshallsubmitforapprovalaProgramfortheWorks within 7daysfromthedateoftheLetterofAcceptance.
GCC26.3	TheperiodbetweenProgramupdatesis 7days.
	C.Quality Control
GCC34.1	TheDefectsLiabilityPeriodis:365days.
	D.CostControl
GCC45.1	TheContract "isnot" subject to price adjustment in accordance with GCC Clause 45, and the following information regarding coefficients "does not" apply.
GCC46.1	Theproportionofpaymentsretainedis:8%
GCC47.1	TheliquidateddamagesforthewholeoftheWorksare 0.05%per day.Themaximum amountof liquidateddamagesforthewholeof the Works is 3%of the final Contract Price.
GCC48.1	The Bonusfor the whole of the Works is [insert percentage of final Contract Price] per day. The maximum amount of Bonus for thewholeoftheWorksis[insertpercentage]ofthefinalContractPrice.
	[Ifearlycompletionwouldprovidebenefitstothe Employer,thisclause should remain; otherwise delete. The Bonus is usually numerically equal to the liquidated damages.]
GCC49.1	TheAdvancePaymentsshallbe: Notapplicable
GCC50.1	Performance Security in the form of any one of the forms viz.Bank Guarantee or FDR or TDR issued by any commercial scheduled BankoranyotherformacceptabletotheEmployer:intheamount of Rs. [insert related figure] percent of the Accepted Contract Amount.

	E.FinishingtheContract
GCC56.1	Thedatebywhichoperatingandmaintenancemanualsarerequired is [insertdate]. Thedatebywhich"asbuilt"drawingsarerequiredis[insertdate].
GCC56.2	Theamounttobewithheldforfailingtoproduce"asbuilt"drawings and/oroperatingandmaintenancemanualsbythedaterequiredin GCC 58.1 is [insert amount].
GCC57.2 (g)	Themaximumnumberofdaysis:[insertnumber;consistentwith Clause 47.1onliquidateddamages].
GCC58.1	Thepercentagetoapplytothevalueoftheworknotcompleted, representing the Employer's additional cost for completing the Works, is [insert percentage].

Section -IXContractForm

ContractAgreement

[The successful Biddershall fill in this forminac cordance with the instructions indicated]

THISAGREEMENTmadethedayof,between [nameoftheEmployer](hereinafter"theEmployer"),oftheonepart,and [nameoftheContractor](hereinafter"theContractor"),oftheotherpart:
WHEREAStheEmployerdesiresthattheWorksknownas
The Employer and the Contractor agree as follows:
In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Contract documents referred to.
The following documents shall be deemed to form and be read and construed as part of this Agreement. This Agreement shall prevail over all other Contract documents.
(a) theLetterofAcceptance
(b) theLetterofBid
(c) theaddendaNos(ifany)
(d) theParticularConditions
(e) theGeneralConditionsofContract,includingAppendices;
(f) theSpecification
(g) theDrawings
(h) BillofQuantities;and
(i) anyotherdocument listed in the SCC as forming part of the Contract;
In consideration of the payments to be made by the Employer to the

Contractor as specified in this Agreement, the Contractor hereby covenants with the Employer to execute the Works and to remedy defects

1.

2.

the reininc on formity in all respects with the provisions of the Contract.

- 4. The Employer hereby covenants to pay the Contractor in consideration of the execution and completion of the Works and the remedying of defects therein, the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.
 - INWITNESSwhereofthepartiesheretohavecausedthisAgreementto be executed inaccordance with the laws of Indiaon the day, month and year specified above.

Signedby:	Signedby:		
	forandonbehalfofthe	EmployerforandonbehalftheContractor	
inthepresence of:		inthepresence of:	
Witness,Na	me,Signature, Address,Date	Witness,Name,Signature,Address, Date	

Letterof Acceptance

[onletterheadpaperoftheEmployer]

	date
To:[insertnameandad	dressoftheContractor]
Subject: ContractNo.	
the bidder] for the exe againstBidInvitationRef EmployerfortheContract	your Bid dated[insert date of bid submitted by cution of[insert brief description of work] .No.(insert Bid Ref. No.) is hereby accepted by the etAmountofRs.[insertamountinnumbersand words], as in accordance with the Instructions toBidders.
accordance with the	o furnish the Performance Security within 28 days in Conditions of Contract, using for that purpose the <i>of</i> the Form included in Section IX, Contract Forms of the Bidding
	AuthorizedSignature:
	NameandDesignationofSignatory:
	NameofEmployer:

PerformanceSecurity(BankGuarantee)

[Guarantorletterhead] **Beneficiary**: [insertnameandAddressofEmployer] Date:_[Insertdateof issue] [Insertquaranteereferencenumber] PERFORMANCEGUARANTEENo.: **Guarantor:**[Insertnameandaddressofplaceofissue,unlessindicatedintheletterhead] We have been informed that _ [insert name of Contractor] (hereinafter called "the Applicant") has entered into Contract No. [insert reference number of the contract] dated [insert date] with the Beneficiary, for the execution of _ [insert name of contract and brief description of Works (hereinafter called "the Contract"). Furthermore, we understand that, according to the conditions of the Contract, a performance guarantee is required. At the request of the Applicant, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of [insert amount in figures](*[insert amount in words]*, 1 such sum being payable, upon receipt by us of theBeneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document taccompanying or identifying thedemand, stating that the Applicant is in breach of its obligation(s) under the Contract, without the Beneficiary needing to prove or to show grounds for your demand or the sum specified therein. This guarantee shall expire, no later than the Day of, 2... ², and any demand for payment under it must be received by us at this office indicated above on or before that date. [signature(s)] Note: Allitalicized text (including footnotes) is for use in preparing this form and

Note: Allitalicized text (including foot notes) is for use in preparing this form and shall be deleted from the final product.

¹The Guarantor shall insert an amount representing the percentage of the Accepted Contract Amount specified in the Letter of Acceptance, less provisional sums, ifany.

²Insert the date twenty-eight days after the expected completion date as described in GC Clause 53.1. The Employer should note that in the event of an extension of this date for completion of the Contract, the Employer would need to request an extension of thisguaranteefrom theGuarantor.Suchrequestmustbeinwritingandmustbe made prior to the expiration date established in the guarantee. In preparing this guarantee, the Employer might consider adding the following text to the form, at the end of the penultimate paragraph: "The Guarantor agrees to a one- time extension of this guarantee for a period not to exceed [six months] [one year], in response to the Beneficiary's written request for such extension, such request to be presented to the Guarantor before the expiry of the guarantee."

AdvancePayment Security

[Guarantorletterhead]

Beneficiary:[InsertnameandAddressofEmployer]

Date:[Insertdateofissue]

ADVANCEPAYMENTGUARANTEENo.:[Insertguaranteereferencenumber]

Guarantor:[Insertnameandaddressofplaceofissue,unlessindicatedintheletterhead]

We have been informed that [insert name of Contractor] (hereinafter called "the Applicant") has entered into Contract No. [insert reference number of the contract] dated [insert date] with the Beneficiary, for the execution of [insert name of contract and brief description of Works](hereinafter called "the Contract").

Furthermore, we understand that, according to the conditions of the Contract, an advance payment in the sum [insert amount in figures] () [insert amount in words] is to be made against an advance payment guarantee.

At the request of the Applicant, we as Guarantor, hereby irrevocably undertake to pay the Beneficiary any sum or sums not exceeding in total an amount of [insert amount infigures] () [insert amount in words]¹ upon receipt by us of the Beneficiary's complying demand supported by the Beneficiary's statement, whether in the demand itself or in a separate signed document accompanying or identifying the demand, stating either thatthe Applicant:

- (a) Hasusedtheadvanceepaymentforpurposesotherthanthecostsof mobilization in respect of the Works; or
- (b) hasfailedtorepaytheadvancepaymentinaccordancewiththeContract conditions, specifying the amount which the Applicant has failed torepay.

A demand under this guarantee may be presented as from the presentation to the Guarantor of a certificate from the Beneficiary's bank stating that the advance payment referred to above hasbeen credited to the Applicant on its account number [insertnumber] at [insert name and address of Applicant's bank]..

The maximum amount of this guarantee shall be progressively reduced by the amount of theadvance paymentrepaidbytheApplicantasspecifiedin copiesof interimstatements

or payment certificates which shallbe presented to us. This guarantee shallexpire, at the latest, upon our receipt of a copy of the interim payment certificate indicating that ninety(90) percent of the Accepted.
Contract Amount, less provisional sums, has been certified for payment, or on the [insert
day] day of [insert month], 2 [insert year], whichever is earlier. Consequently, any demand for payment under this guarantee must be received by us at this office on or before that date.
[signature(s)]
Note:Allitalicizedtext(includingfootnotes)isforuseinpreparingthisformand shall be deleted from the final product.