

UTTAR PRADESH JAL NIGAM

"SURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, AUTOMATION THROUGH SCADA(PLC for ZPS, T.W.), BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS".

FOR

ALLAHABAD REORGANISATION WATER SUPPLY REORGANISATION SCHEME (Phase-II)

UNDER

AMRUT

PART-1

TECHNICAL & FINANCIAL EVALUATION CUM TECHNICAL BID

DOCUMENT - INSTRUCTION TO BIDDERS & OTHER DETAILS

LAST DATE OF SUBMISSION OF BID: 04.08.2018 TIME: UPTO 17.00 Hrs.

OFFICE OF THE SUPERINTENDING ENGINEER



SECOND CIRCLE, U.P. JAL NIGAM, ALLAHABAD

Email:- se_2cirile@rediffgmail.com,

Letter No. 1795 / Nivida /120 Dated 13.06.2018

E-Tender Notice

E-tenders are invited by the undersigned on behalf of the Chairman, U.P. Jal Nigam on õTurnkeyö basis for execution of works proposed in Allahabad city Reorganisation water supply scheme phase II (Kydganj & Rasoolaabad zone) under AMRUT programme from reputed, experienced and eligible tenderers having qualification, capabilities and experience of similar nature works as per column- 4 to 8 of the table given below upto 17.00 hours on 16.07.2018.

The technical part of e-bids will be opened on 18.07.2018 at 15.00 hours in the office of Superintending Engineer, 2nd circle, U.P. Jal Nigam, Allahabad. The details of tender document will be available on the UP Govt's e-procurement website https://etender.up.nic.in from 01.07.2018 and bid submission will be from 07.07.2018 to 16.07.2018. Details of bid are as under.

No.	are as under.	Earnest Money Deposit (Rs. in Cr.)	capabili	Completion time	Category		
			Turnover required per annum in last three years ending 31.03.18 (Rs. In Cr.)	Solven cy required (Rs. In Cr.)	Work Required should have completed in last 10 years ending dt. 30.06.2018 as mentioned.		
1	2	3	4	5	6	7	8
	Allahabad city reorganisation water supply scheme Phase II (Kydganj & Rasoolabad) Brief Description of work—Survey,design supply, Installation, testing and commissioning of rising main, distribution system, CWR cum Pump House 2900 kl and 3700 kl, OHT 2800 kl/22 m staging and 1100 kl/22 m staging, Pump House, Boundary Wall, New House Connection, shifting of old house connection etc. 2- E&M Works Survey,design supply, Installation, testing and commissioning of pumping plants and stablizer ,substation Automation Through Scada (PLC for ZPS,T.W.) internal Electrication also including Electricconnection. Note: Works is inclusive of Supply of material, pipe, pumping plant & execution of works Complete on :Turn key Basis andö O & M for 5 years.	82.00 lacs	Average Rs. 25.00 Crore for last three financial years and minimum of and Rs. 41.00 crore in any one of the three financial year.	Rs. 33.00 crore	1- Three similar completed works each of Rs. 33.00 Crore 2- Two similar completed works each of Rs. 41.00 Croere or 3- One similar completed work of Rs. 66.0 Crore.	Time of completion is 18 months excluding four month of test & trial run of the completed works with Defect liability period of 12 months that will start after completion of test & trial run period.	Registere d in Turn Key Project (Water supply)

Important Terms & Conditions:

Only online bids will be accepted, hence the tenderer has to complete necessary action to participate in e-tendering process. The tenderers who fulfill the pre qualification requirement as per Col.4to 8 may participate in tendering Profile/Loss: The firm should not have incurred any loss in more than two years during the last 5 years. OR the firm should have a positive net worth. Performance report: The performance report of the contractor/firm to be obtained by him from the authorized representative not below the rank of Executive Engineer to be enclosed with PQ document on the prescribed proforma. The applicant should have the provisional income tax clearance certificate for the FY 2017-2018 attested by C.A.

Bidders can download complete tender documents on the website https://etender.up.nic.in. The Cost of the tender Rs. 20,000.00 + 12% G.S.T. charges (non-reimbursible) shall be paid in the form of Demand Draft of any Nationalized Bank in favour of Executive Engineer, Second Division, U.P. Jal Nigam, Allahabad (U.P.).

This information can also be seen on U.P. Jal Nigam website, <u>*www.upjn.org</u>ø but tender documents can be down loaded from e-tender website https://etender.up.nic.in.

Tenders are invited on 2-bid system i.e. (i) Technical cum Financial capability evaluation Bid. (ii) Financial Bid.

The Technical cum financial capability evaluation bids shall be opened on 18.07.2018 at 15.00 hours in the office of the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad (U.P). Earnest Money should be submitted in the form of either F.D.R./C.D.R. or B.G. of a nationalized bank pledged with õExecutive Engineer, Second Division, U.P. Jal Nigam, Allahabadö. The Scanned copy of Earnest Money Deposit in form FDR/CDR/B.G. shall be uploaded on the website. Bids without EMD shall not be entertained for Technical cum financial capability evaluation.

Financial bids of only those bidders shall be opened who will found eligible on scrutiny of Technical cum Financial capability evaluation bid. The date and time of opening shall be intimated separately to the eligible bidders.

Pre-bid conference is proposed on 05.07.2017 at 15.00 hours in the office of Superintending Engineer, second circle U.P. Jal Nigam, Allahabad.

For any inquiries or clarification on tender document, Executive Engineer, Second Division, U.P. Jal Nigam, Jhansi may be contacted through Mail I.D. seconddiv_upjn@yahoo.com and / or Mobile No. 9473942661 till 07.07.2017 up to 15.00 hrs. The U.P. Jal Nigam reserves the right to accept or reject any or all the bids without assigning any reasons what so ever. Further, no claims of applicants shall be considered in this regard. In case of a holiday falling on the date of receipt/opening of tenders, the tenders will be received/opened on the very next working day. The rates quoted in the tender shall be valid for 120 days from the date of submission of tender.

All other conditions mentioned in the tender documents should be read carefully and be fulfilled and completed essentially. The tenderers qualified in Technical cum financial capability evaluation Bidø If not registered with the U.P. Jal Nigam in desired category will have to get themselves registered with U.P. Jal Nigam in the appropriate category before opening of financial bid.

- 19. The quantum of work may vary on either side up to any extent.
- 20. The bidders are advised to inspect the site before quoting the rates.
- 21. Operation and maintenance for 5 years including defect liability period is mandatory, for which year wise rates are to be quoted in schedule-H.
- 22. Joint Ventures are allowed.

(A.P. yadav) Superintending Engineer

Letter No. 1795 / Nivida /120 Dated. 13.06.2018

Copy to:-

- 1. P.S. to Managing Director, U.P. Jal Nigam, 6- Rana Pratap Marg Lucknow.
- 2. Chief Engineer, (Alla0 Zone) U.P. Jal Nigam, Allahabad.
- 3. Superintending Engineer, yantrik circle, U.P. Jal Nigam, Allahabad.
- 4. District Magistrate Allahabad.
- 5. Nagar Ayukt, Nagar Nigam, Allahabad.
- 6. The Public Relation Officer, U.P. jal Nigam, 6 Rana Pratap Marg, Lucknow along with 6 copies & C.D.of this notice with C.D. for publishing the same in the news papers as per prevalent norms in two different dates.
- 7. Executive Engineer, Second division U.P. Jal Nigam, Allahabad. for information & timely completion of tender documents and ensure for timely posting on the U.P. Govtøs e-procurement website https://etender.up.nic.in.
- 8. Executive Engineer, yantrik Division Ist. (E&M), UP. Jal Nigam, Allahabad.
- 9. Office Notice Board.



दैनिक समाचार पत्रों के प्रकाशनार्थ "ई" - निविदा प्रकाशन सूचना

कार्यालय अधीक्षण अभियन्ता द्वितीय मण्डल, उ०प्र० जल निगम, इलाहाबाद

"ई" – निविदा प्रकाशन सूचना

एन0आई०टी० संख्या – 1795 / निविदा / 120 दिनांक 13.06.2018

अध्यक्ष उ० प्र० जल निगम की ओर से अधोहस्ताक्षरी द्वारा Allahabad city reorganisation water supply scheme Phase II (Kydganj & Rasoolabad)* की ''ई—निवदा आमंत्रित की गई है। यह निवदा https://etender.up.nic.in/nicgep/app दिनांक 07.07.2018 से 16.07.2018 को अपरान्ह 17.00 बजे तक आमंत्रित की जायेगी। निवदा की ई बिड दिनांक 18—07—2018 को सायं 03.00 बजे तक कार्यालय दिवस में मुख्य अभियन्ता (इला०क्षे०), उ०प्र० जल निगम, इलाहाबाद में खोली जायेगी। निवदा प्रपत्र दिनांक 01.07.2018 से 16.07.2018 के मध्य बेवसाइट https://etender.up.nic.in/nicgep/app से डाउनलोड किये जा सकते हैं।

अधीक्षण अभियन्ता

दैनिक समाचार पत्रों के प्रकाशनार्थ निविदा प्रकाशन सूचना कार्यालय अधिशासी अभियन्ता द्वितीय खण्ड, उ०प्र० जल निगम, इलाहाबाद

अल्पकालीन निविदा प्रकाशन सूचना (संशोधित)

दिनांक 16.07.2018 /270 एम-16 पत्रांक संख्या –

एतद् द्वारा कार्यालय अधीक्षण अभियन्ता, द्वितीय मण्डल, उ०प्र० जल निगम इलाहाबाद के एन0आई0टी0 संख्या 1795/ निविदा /120 दिनांक 13.06.2018 द्वारा " Allahabad city reorganisation water supply scheme (Phase II)" दिनांक 16.07. 2018 को अपरान्ह 17.00 बजे तक इस कार्यालय द्वारा आमंत्रित की गई थी, जिसमे आंशिक शंसोधन करते हुए Corrigandum notice no. 843/m-16/224 दिनांक 03.07.2018 द्वारा निविदा आमत्रण की दिनांक 26.07.2018 की गयी थी पुनः संशांधन करते हुए उक्त निविदा https://etender.up.nic.in/nicgep/app पर दिनांक 26.07.2018 से 04.08.2018 को अपरान्ह 17.00 बजे तक आमंत्रित की जायेगी। निविदा की ई बिड दिनांक 06-08-2018 को सायं 03.00 बजे कार्यालय दिवस में मुख्य अभियन्ता (इला०क्षे0), उ०प्र० जल निगम, इलाहाबाद में खोली जायेगी। निविदा प्रपत्र दिनांक 20.07.2018 से 04.08.2018 के मध्य बेवसाइट https://etender.up.nic.in/nicgep/app से डाउनलोड किये जा सकते हैं। निविदा पर विस्तृत जानकारी हेतु प्री-विड मीटिंग दिनांक 25.07.2018 को कार्यालय अधीक्षण अभियन्ता द्वितीय मण्डल उ०प्र० जल निगम इलाहाबाद के कार्यालय में रखी जायेगी। एवं शेष शर्ते पूर्ववत् रहेगी।

भवदीय (अमित कुमार कटियार) अधिशासी अभियन्ता

पृ०स० एवं दिनांक यथोपरि :--प्रतिलिपिः निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषितः –

1. मुख्य अभियन्ता(इला० क्षेत्र), उ०प्र० जल निगम, इलाहाबाद।

2. अधीक्षण अभियन्ता, द्वितीय मण्डल, उ०प्र० जल निगम, इलाहाबाद।

3. जनसम्पर्क अधिकारी, उ०प्र० जलनिगम, 6-राणा प्रतापामार्ग, लखनऊ को इस आशय से प्रेषित कि निविदा सूचना को राज्य / राष्ट्रीय स्तर के हिन्दी एवं अंग्रेजी समाचार पत्रों में प्रकाशित करने की कृपा करें।

अधिशासी अभियन्ता

E-TENDER DOCUMENT

PART - I

Technical & Financial Evaluation - cum - Technical Bid

(PRE - QUALIFICATION BID)

NAME OF WORK: SURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, AUTOMATION THROUGH SCADA(PLC for ZPS ,T.W.), BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS.

Cost of works put to tender Rs. 82.00 Crores

Cost of Tender Document (Tender fee) Rs. 20000.00+12%GST(as applicable on date of submission)

Earnest Money Rs. 82.00 Lacs

Time of Completion Eighteen Months

Trial run period Four Months

,

Oparation and Maintance Period 5 years including 1 year defect liability period

Validity of Bid (Tender) 120 Days

E-TENDER SCHEDULE

Availability of the tender document on the 10.07.2018 at 15.00 hrs.

U.P. Govt's e-procurement website

https://etender.up.nic.in

Pre-bid conference is proposed on 15.07.2018 at 15.00 hrs.

Date of submission of tender document. 26.07.2018 till 17.00 hrs.

Date of opening of e-tender (Technical 27.07.2018 at 15.00 hours

Part).

Date/time of opening Price Bid through E- This information shall be displayed on the

Tender procurement solution website to the successful bidders (In pre

qualification evalueation) before opening price

bid.

cost of tender document & Place of 2nd Circle, U.P. Jal Nigam,

opening of Pre-qualification Bids Allahabad.

SECTION-I

GENERAL

Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad on behalf of Chairman, Uttar Pradesh Jal Nigam (U.P.J.N.) hereby invites bids for the following work on turn-key basis from established independent contractors/ contracting firms from India who are having adequate capabilities and experience of similar nature of work as required in the bid documents.

- 1.0 SURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, AUTOMATION THROUGH SCADA(PLC for ZPS ,T.W.), BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS.
- 1.01 The above scheme is meant to augment Water Supply to ALLAHABAD city.
- 1.02 Uttar Pradesh Jal Nigam has been entrusted with the implementation of the scheme as deposit work under AMRUT programme of Govt. of India.
- 1.03 The Completion period of the works will be Eighteen Months, excluding four months trial run.
- 1.04 Applicants are advised to read bid documents carefully, especially Section-II, which gives the conceptual design of the work in brief.
- 1.05 The tender documents for the works will be in English.U.P. Jal Nigam intends to shortlist the Contractors / Firms who fulfill the minimum qualifying criteria.
- 1.06 Financial bid of only those bidders shall be opened who qualify the criteria.
 - Chief Engineer (Allahabad Zone), U.P. Jal Nigam, Allahabad reserves the right to make modification to the
- 1.07 design concept and the proposed time of tendering. The decision of the Chief Engineer (Allahabad Zone),Uttar Pradesh Jal Nigam, Allahabad will be final & binding.
 - Contractors who wish to bid for the works must have the technical know-how, standing experience and
- 1.08 proven reputation in design and execution of similar type of works including construction of other associated work. They should be able to show satisfactory evidence of successful completion & satisfactory performance of such type of works.
- 1.10 The applicant must sign on all pages of the completed Tender Document.
- 1.11 Responding to bid is entirely the applicant responsibility and no financial compensation or reimbursement can be expected from U.P. Jal Nigam on such account. Documents, which are received late, will not be considered.
- 1.12 The applicant firm should not be a B.I.F.R. referred company.

SECTION-II

SCOPE OF WORK

INTRODUCTION

Allahabad is one of the five Major Urban agglomerations i.e. Agra, Allahabad, Kanpur, Lucknow and Varanasi of Uttar Pradesh state. It is located in South-Eastern region of the state. The mightyRiver Ganga meanders along its North-West boundary thereafter traverses along Northern and Eastern Limits towards Mirzapur, District Varanasi, Patna etc. and ultimately joints Bay of Bangal. River Yamuna the major most tributary of River Ganga forms its confluence at Allahabad City. A third mythological River Saraswati also joins River Ganga here at SANGAMø internationally renowned Land Mark of Allahabad City. Millions of pilgrims congregate on the banks of these rivers during very famous occasion e.g. twelve yearly Kumbha Melaø Pilgrims also visit in huge gathering during yearly Mela and several other festivals every year.

The city is also premier nucleus of Judiciary, Administrative, Educational and Industrial activities of the state. The city is very well connected by Railways Surface Transport from all the important places of the country. Its potential as a center of inland water transport is also immense.

Genesis of this city can be traced back of the later part of 16th century during Mughal reign. Since when the urban center started crystallizing into its present shape. The process of continuous growth and development of Allahabad City commenced with the advent of British Rule. The localities Muthiganj and Kydganj were built up during the initial period. Civil lines and Cantonment areas came into being subsequently. British rulers considering its strategic location set up a Major military station in this city during early period of 19th century.

In the post-independence period, several residential areas were added and a number of new housing schemes such as Mumfordganj, Balrampur House, Church lane, Madhwapur, Tularam Bagh, Sohbatia Bagh, Sultanpur Bhawa, Kareli Hasting Road, Sulem Sarai, Govindpur, Transport Nagar, Labour Colony etc. came into existence. The first Rail Link was also introduced in the year 1859 from Allahabad to Kanpur.

The city turned into a premier Educational Center with its first vernacular school established in the year 1836. University of Allahabad and Several numbers of collages i.e. Medical College, Agriculture Collage, Engineering Collages and other educational Institutions came into being subsequently.

The city had its first hospital in the Year 1861. In order to extend piped Water Supply to residents the first Piped Water Supply System was commissioned in the year 1891 with River Yamuna as source of water. The Sewerage System was subsequently introduced in the year 1910. Naini was created as Industrial Zone of the city in which several industrial establishments started operation and production of various goods. Telephone Industry and Triveni Structures deserveworth mention.

Allahabad Municipal Board was created as early as in the year 1863 having physical covered area of 40.80 Sq. Kms. An extended area of 5 Sq. Kms.was added in the year 1879. As the population and area grew the status of municipality was upgraded to Municipal Corporation in the year 1960. Presently it occupies the status of Nagar Nigam.

S.N. WORK DESCRIPTION

1 Over Head Tank (OHT)

Kydganj Zone

 sub zone- B2
 1 Nos. (2800K.L./22M)

 sub zone- B4
 1 Nos. (1100K.L./22M)

Rasoolabad Zone

sub zone 4 1 Nos. (1150K.L./22M)

2 Clear Water Reservoir (CWR)

Rasoolabad Zone

sub zone-B1(Mehdauri) 1 Nos. (2900K.L.) sub zone-3(Govindpur) 1 Nos. (3700K.L.)

3 Raising Main

Kydganj Zone	Sub- Zone (A2-1)	Sub- Zone (A2-3)	Sub- Zone (B2)	Sub- Zone (B3)	Sub- Zone (B4)	Totel
200 mm dia DI K-9	310.00	760.00	2250.00	460.00	470.00	4250.00
Rasoolabad Zone	Sub- Zone (1B)	Sub- Zone (2)	Sub- Zone (3)	Sub-Z	one (4)	Totel
200 mm dia DI K-7			75.00			75.00
200 mm dia DI K-9	960.00	985.00				1945.00
250 mm dia DI K-7			1385.00	272	0.00	4105.00
300 mm dia DI K-7			435.00			435.00
400 mm dia DI K-7			410.00			410.00
450 mm dia DI K-7	40.00		40.00			80.00

4 Pump House

Kydganj Zone	Sub- Zone (A2-1)	Sub- Zone (B1)	Sub- Zone (B2)	Sub- Zone (B3)	Sub- Zone (B4)	Totel
	1.00	1.00	1.00	1.00	2.00	6.00

5 Boundary wall

Kydganj Zone	Sub- Zone (A2-1)	Sub- Zone (A2-3)	Sub- Zone (B2)	Sub- Zone (B3)	Sub- Zone (B4)	Totel
	35.20	85.20	185.60	35.20	75.20	416.40
Rasoolabad Zone	Sub- Zone (1B)	Sub- Zone (2)	Sub- Zone (3)	Sub-Z	Sub-Zone (4)	
	234.2			115.2		349.40
					Grand Total	765.80

6 Distribution System

Type / Class / Size of pipe (mm)

	Rasoolabad Zone	Kydganj Zone	Totel
HDPE Pipe (Grade PE-100) PN-			
6			
110 mm dia O.D.	115732.00	66974.00	182706.00
140 mm dia O.D.	6209.00	3186.00	9395.00
160 mm dia O.D.	2003.00	1797.00	3800.00
AC Pipe (Class 15) Mazza			
Process			
200 mm dia	8103.00	5870.00	13973.00
250 mm dia	4180.00	2894.00	7074.00
D.I. Pipe K-7			
300 mm dia	2590.00	1710.00	4300.00
350 mm dia	987.00	2655.00	3642.00

Totel	143288.00	86358.00	229646.00
700 mm dia	216.00	0.00	216.00
600 mm dia	70.00	220.00	290.00
500 mm dia	1004.00	0.00	1004.00
450 mm dia	1030.00	124.00	1154.00
400 mm dia	1164.00	928.00	2092.00

7 House Connection

New House Connection 1694 Nos. Shifting Of House Connection 3000 Nos.

Testing, commissioning and maintenance of works as provided in the contract documents.

The contractors are advised to go through the specifications carefully and acquaint themselves with the nature of work, the difficulties likely to be encountered during the Execution of work before tendering their rates. They should make sufficient provision in their rates to overcome such difficulties.

The price offered in BOQ should be inclusive of cost of all materials, labour, T&P and all taxes excluding GST whether levied by Central Govt. or State Govt. or local Authorities during currency of the contract etc as no claim or compensation on these accounts shall be entertained.

The contractor should clearly understand that he will have to make his own arrangements for the T&P, equipments, water for construction & testing and all other accessories that may be required for proper completion of the work.

The scope of work also includes diversion of drains, diversion of traffic, barricading, display of caution boards, arrangement of caution lights in the night, marking of level pillars etc. reinstatement of water pipe line, cleaning of side drain filled by excavated earth etc, as mentioned elsewhere, for which no extra payment shall be made to the Contractor. The Contractor should make sufficient provision for these works in his rates. The contractor should make all arrangements for the safety of Public and Private Property, for convenience of public at the time of execution of work. The contractors are advised to recheck bearing capacity of soil for their own satisfaction for which no extra payment shall be made.

SECTION-III

INSTRUCTIONS TO THE BIDDERS

Tenders for the above cited work are being invited through E-Tendering system.

- 1. Along with publication in news papers, the Notice Inviting Tender (NIT or E-Tender Notice) for the aforesaid project shall also be available on the e-procurement website "https://etender.up.nic.in"and U.P. Jal Nigam's website "www.upin.org".
- 2. For participating in tenders through the E-Tendering system, it is necessary for bidders to be registered users of the e-procurement website "https://etender.up.nic.in" and the bidders should possess valid class-2 /class-3 digital signature certificates (DSC). Subsequent clause 42 and 43 provide guidance regarding registration and DSC for bidders new to this system.
 Bidders shall bear all costs associated with the preparation and submission of their e-bid and U.P. Jal Nigam will,
- 4. This e-tender document shall remain available on the web site https://etender.up.nic.in from the download/ sale start date and time till the download/sale end date and time as mentioned in the E Tender schedule, so as to enable the bidders to view and download the E-Tender Document.

in no case, be responsible or liable for these costs, regardless of the conduct or outcome of the E-Tender process.

- U.P. Jal Nigam requires that bidders observe the highest standard of ethics during the procurement and execution of such contracts. In pursuance to this policy, U.P. Jal Nigam will reject a proposal for award if it determines that the bidder/contractor has been engaged in corrupt or fraudulent practices in competing for the contract under reference.
- Conflict of Interest: The bidder/contractor (including all members of a joint venture) shall not be one of the following:
- (a) A firm or an organization which has been engaged by U.P. Jal Nigam to provide consulting services for preparation related to procurement for implementation of this project;
- (b) Any association/affiliates (inclusive of parent firm) of a firm or an organization mentioned in subparagraph (a) above; or
- (c) A firm or an organization who lends, or temporarily seconds its personnel to firms or organizations which are engaged in consulting services for the preparation related to procurement for or implementation of the project, if the personnel would be involved in any capacity of the same project.
- (d) A Bidder shall not have a conflict of interest. All Bidders found to have a conflict of interest shall be disqualified. A Bidder may be considered to be in a conflict of interest with one or more parties in the bidding process if including but not limited to:
 - They have controlling shareholders in common; or
 - They receive or have received any direct or indirect subsidy from any of them; or
 - They have the same legal representative for purposes of this bid; or
 - They have a relationship with each other, directly or through common third parties, that put them in a position to have access to material information about or improperly influence on the bid of another Bidder, or influence the decisions of the Employer regarding this bidding process; or (e) A Bidder participates in more than one bid in this bidding process
- 7. Any bidder who is an Advocate and Registered with any State Bar Council/Bar Council shall not be allowed to participate in the bidding. If it is established that the contractor is registered with the state bar council, his bid shall be automatically cancelled.

- 8. Bidder must be registered with U.P. Jal Nigam in Turn key projects category (Water Supply). The prequalified bidders will have to get themselves registered with U.P. Jal Nigam in respective class and category before the date of opening of Financial Bid.
- 9. U.P. Jal Nigam/P.W.D. specifications, I.S. codes, CPHEEO Manual on Water Supply or better shall be followed during execution of work, recording measurements and making payment.
- 10. The quantities are approximate and can vary to any extent on either side. No extra claim shall be entertained on this account. The contractor will be paid on the basis of the actual measurement of finished item of work, executed by him. The department reserves the right to accept or reject any e-bid or annul the e-bid process or reject all e-bids at any time prior to award of contract, without assigning any reason and without thereby incurring any liability to the affected bidder or bidders. The bidders are advised:-
- (a) To visit the site of work so as to study and ascertain local conditions with particular reference to access road and infrastructure facilities, the market availability of materials and their sources, labour (skilled and unskilled) and layout plan of water works etc. and all relevant factors which might affect their rate and to quote rates accordingly. No extra claim for the same shall be reimbursed.
- (b) To read carefully the specifications, terms and conditions, work out their own quantities and rates from the drawing and site conditions before quoting the rates.

TENDER FEE, EARNEST MONEY DEPOSIT AND ITS SUBMISSION:

Bidders shall have to pay e-tender document fee of Rs. 20000.00 (Rs. Twenty Thousands Only) +12%GST (as applicable on the date of submission) through demand draft issued by any Nationalized bank of India, payable in favour of Executive Engineer, Second Division, U.P. Jal Nigam Allahabad payable at Allahabad.

Bidders shall furnish, as part of e-bid, an Earnest Money Deposit (EMD) of Rs. 82.00 Lacs (Rs. Eighty Two Lacs Only) in the from of CDR/FDR/NSC/B.G issued by any Nationalized bank of India, pledged in favour of Executive Engineer, Second Division, U. P. Jal Nigam, Allahabad. The EMD shall be valid for a period of 180 days from the date of opening of Technical & Financial Evaluation cum Technical Bid (Pre-qualification bid).

Original demand draft / banker's cheque for e-tender document fee and CDR/FDR/NSC/B.G. for EMD must be dropped in the tender box kept at the Office of the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad in a sealed envelope addressed to SE, 2nd Circle, U.P. Jal Nigam, Allahabad superscribedõE-Tender Fee & Earnest Money: õSURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER FEEDER MAIN FROM CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASISÖ. On or before the date and time specified in e-tender schedule. This envelope shall also contain the following documents in original:

- (a) Request letter (as per Appendix-A).
- (b) Declaration Form No. I B Affidavit of bid validity on non judicial stamp paper of Rs. 100/- duly verified by Notary Public (as per Appendix-C).
 - Declaration Form No. I C Affidavit on non judicial stamp paper of Rs. 100/- duly verified by Notary Public (as per Appendix-D).
- (d) Declaration Form No. II Affidavit for fulfilling the terms & conditions of the contract on non judicial stamp paper of Rs. 100/- duly verified by Notary Public (as per Appendix-E).

Declaration of Staff on non judicial stamp paper of Rs. 10/- duly verified by Notary Public (as per Appendix-M).

Declaration of T&P on non judicial stamp paper of Rs. 10/- duly verified by Notary Public (as per Appendix-N).

16. Bidders may please note very carefully that e-bids without e-tender document fee and EMD in the prescribed form and above cited documents shall be treated as non- responsive and shall be rejected.

E-tender document fee is non-refundable.

Earnest money of unsuccessful bidders will be returned as promptly as possible after the acceptance of tender, but not later than 120 days after the expiration of the period of bid validity. Successful bidder's EMD if not submitted in the form of BG will be adjusted against the security money to be deposited at the time of signing of the agreement. In case, the successful bidder furnishes the required security money in full at the time of signing of the agreement, the earnest money submitted with the bid will be returned when the agreement has been signed. No interest will be payable by the U.P. Jal Nigam on the Earnest Money or Security Deposit or any other amount withheld/ deducted as per terms of the contract.

THE TENDER DOCUMENT

21. The e-tender document for the e-tender under reference comprises of following two parts:

PART-I: Technical & Financial Evaluation cum Technical Bid (Pre-qualification bid). This part will comprise of:

Volume óI - Technical & Financial Evaluation Cum Technical Bid Document-Instruction to Bidders & Other Details.

Volume óII - Technical & Financial Evaluation Cum Technical Bid Document ó General Conditions.

(iii) Volume óIII - Technical & Financial Evaluation Cum Technical Bid Document ó Technical Specifications.

Fee details ó It includes the cost of tender document and prescribed earnest money in prescribed form. A scanned copy of demand draft or banker's cheque for e-tender document fee and CDR/FDR/NSC /BG for EMD in PDF format must be uploaded along with Part-I of the e-bid.

Qualification Details 6 It includes copies of required documents in PDF format establishing that the bidder is qualified to perform the contract if his/ her bid is accepted and the bidder has financial & technical capability necessary to perform the contract and meets the criteria outlined in requirements of pre-qualificationø and fulfill all the conditions of the contract and elsewhere in the tender.

(B) PART-II: Financial bid / Price bid - This part will comprise of:

Schedule of Works / Bill Of Quantity (BOQ) ó It includes schedule of works / BOQ in xlxs format to be filled in after downloading from e-procurement website and is to be submitted.

- 22. Language of e-bid: The e-bid prepared by the bidder, as well as all correspondence and documents relating to the e-bid, exchanged by the bidder and the department shall be written either in English or Hindi language. The correspondence and documents in Hindi must be accompanied by embedded/separate Hindi font files. Only English numerals shall be used in the e-bid. If any other language is used, it shall be accompanied by a translation into English/Hindi language, duly signed and certified by bidder, as the true translation, which will be used for interpreting the information.
- 23. Currency of e-tender: All costs/ prices/ rates cited in e-tender document are in Indian Rupee.
- 24. Amendment(s) of e-Tender Document :
- (i) At any time prior to the deadline for submission of e-bid, the department may, for any reason, whether at its own initiative or in response to a clarification requested by a prospective bidder, modify the e-tender document by amendment(s). For such amendment(s) written 'Addendum/ Corrigendum(s) shall be issued copy of which shall be simultaneously uploaded on the e-procurement website https://etender.up.nic.in and U.P. Jal Nigam's website www.upjn.org.All such Addendum/corrigendum(s) shall become an integral part of e-tender document. The relevant clause(s) of the e-tender document shall be treated as amended accordingly.
- (ii) It shall be the sole responsibility of the prospective bidders to check the website http://etender.up.nic.in regularly for amendment(s), if any, in the e-tender document, failing which the responsibility of any error arising out of such negligence shall rest with the bidder.
- (iii) In order to allow prospective bidders a reasonable time to take the amendment(s) into account in preparing their e-bids, U. P. Jal Nigam, at its discretion, may extend the deadline for the submission of e-bids. Such extension(s) shall be uploaded on the e-procurement website http://etender.up.nic.in, and department's website www.upin.org.

Bid Validity period: e-bid shall remain valid for 120 days after the actual date of opening of Technical & Financial Evaluation Cum Technical bid. In case, however, the day upto which the bid is to remain valid happens to be a public holiday/ is declared public holiday for Govt.

offices, the bid shall remain valid for acceptance till the next working day. In exceptional circumstances, the department may solicit the bidder's consent to an extension of the period of e-bid validity. The request and the response there to shall be made in writing. A bidder may refuse the request without forfeiting his/ her e-bid security (EMD). A bidder granting the request will not be required nor permitted to modify his/her e-bid.

Forfeiture of EMD: Earnest money deposit shall be forfeited

If the bidder (a) withdraws his/her e-bid during the period of e-bid validity as specified above or (b) does not accept the correction of errors or (c) modifies its e-bid price during the period of e-bid validity.

In case of a successful bidder, if the bidder fails to sign the contract with the department.

PREBID MEETING: Pre-bid meeting will be held on 15.07.2018 at 15.00 hours

PREPARATION & SUBMISSION OF BID

28. The tender/ bid submission module of e-procurement website https://etender.up.nic.in shall enable the bidders to submit their duly filled e-bids online in response to this e-tender from the bid submission start date and time till the bid submission end date and time stipulated in the e-tender schedule.

Bidders may please note very carefully that till such time that a fresh agreement is dawn up embodying the agreed conditions, the conditions given in this tender document shall govern the contract.

Bidders are required to examine carefully site conditions, all instructions, forms, terms & conditions and specifications in the e-tender document and prepare the tender in accordance with requirements thereof. Failure to furnish all information as per the e-tender document or submission of e-bid not responsive to the e-tender document in every respect will be at the bidder's risk and shall result in rejection of the said e -bid.

A bid deviating in any respect from the condition etc. specified in this tender documents or found to be containing terms/ conditions other than those in tender documents, shall be taken as a conditional bid and shall be liable for rejection.

Format of e-bid: The bidder shall prepare one electronic copy of the Technical & Financial evaluation cum Technical bid e-bids (comprises of Part-I Vol-II, Vol-III, and Vol-III) and BOQ each separately.

Any corrections in the documents/ bank instruments, if required at all, shall be countersigned by the bidder/ bank official.

The documents designated to be uploaded shall be physically signed at all places indicated. Signing of e-bid: The e-bid document shall be digitally signed, at the time of uploading, by the bidder or a person or persons duly authorized to bind the bidder to the contract. All the pages/ documents of the e-bid that are to be uploaded shall be digitally signed by the person authorized to sign the e-bid. The individual, physically and digitally signing the tenders and/ or other documents, should be either: The sole proprietor of the firm or constituted attorney of such sole proprietor. Constituted attorney of the firm, if it is a company under the meaning of Company Law, a scanned copy of the power of attorney should be attached. Managing Director/ President/ Chairman/ Company Secretary in case of a Limited Co. having authorization for committing the company from its Board of Director or as is required under Company Law. President or Secretary in case of registered co-operative society having such power through Law/ Bylaws or by special resolution. Scanned copy of the sole proprietorship declaration/power of attorney/ authorization / resolution / bylaws, as the case may be, must be submitted with

Part-I of e-bid. This document shall not be more than one year old as on date of opening of Technical & Financial evaluation cum Technical bid. It should also contain address and mobile number of authorized person.

Rates:

The tendered rate/ the total bid price shall include supply of all materials, labour, T&P at the site of work, which are required for execution of the items or works as mentioned in Part-II Financial Bid - Schedule of Works/ BOQø as per design, drawings and specifications and other terms and conditions mentioned in the tender documents. It shall also include cost of water, fencing, lighting, display of caution boards, required barricading, arrangement of caution lights in the night, traffic diversion and safety and reinstatement of existing water supply lines, sewer lines, drains, telephone/ datacables, electric cables, miners, passage to existing buildings, cleaning of onaliso (side drains in streets) which are obstructed due to execution of work, if required, and reinstatement of all public amenities which are disturbed during execution of work, which may become necessary for complete execution of the works to the satisfaction of the Engineer in charge. No claims, whatsoever, will be entertained on this account later on. Provision shall be made in the rates for making the layout, construction of level pillars and removal of debris from the alignment and grass etc. for the proper execution of work, as no extra payment will be made for these works.

The bidder should keep in view the fluctuation in market rates during the time of acceptance of tender and during the entire period of execution of contract. Being a firm tender, no claims, whatsoever, will be entertained on this account. Excluding GST and all ohter duties, taxes, cess and other levies shall be included in the rates/ prices/ the total bid prices submitted by the bidder, and the evaluation and comparison of bids by the department shall be made accordingly.

Bidder has to quote the total bid price in %age above or below against the departmental rates for complete works given in Part-II Financial Bid - Schedule of Works /BOQ, cost of works put to tender by bidder shall include all essentialities required for proper completion of work, whether clearly mentioned in BOQ or on turn-key basis. No extra claims shall be entertained on this account.

The submission of a bid shall be taken as an evidence and confirmation that the bidder has acknowledged all the instructions, terms & conditions, specifications and all other provisions of the tender documents and has fully acquainted him-self with site conditions and all factors which may influence the preparation of his tender for the work up to the completion. Bids with absurd rates shall be liable to rejection.

The contractor shall be liable for all arrangements for the safety of Public and Private Property for convenience of public at the time of execution of work. The contractor shall be responsible for damage done to any telephone cable and water pipe line etc and will pay to concerned department, the damage & repair charges for the same. For participating in e-bid through the e-tendering system it is necessary for the bidders to be the registered users of the e-procurement website https://etender.up.nic.in. The bidders must obtain a User Login ID and Password by registering themselves with U.P. Electronics Corporation Ltd.,10, Ashok Marg, Lucknow, if they have not done so previously for registration.

In addition to the normal registration, the bidder has to register with his/her digital signature certificate (DSC) in the e-tendering system and subsequently he/ she will be allowed to carry out his/ her e-bid submission activities. Registering the digital signature certificate (DSC) is a one-time activity. Before proceeding to register his/her DSC, the bidder should fist log on to the e-tendering system using the user login option on the home page with the login ID and Password with which he/she has registered. For successful registration of DSC on e-procurement website https://etender.up.nic.in the bidder must ensure that he/she should possess Class-2/ Class-3 DSC issued by any certifying authorities approved by Controller of Certifying Authorities, Government of India, as the e-procurement website https://etender.up.nic.in is presently accepting DSC issued by these authorities only. The bidder can obtain user login ID and perform DSC registration exercise above even before e -bid submission date starts. The department shall not be held responsible if the bidder tries to submit his/her e -bid at the moment before end date of submission but could not submit due to DSC registration problem.

The bidder can search for active tenders through "search active tenders" link, select a tender in which he/ she is interested in and then move it to 'My Tenders' folder using the options available in the e-bid submission menu. After selecting the tender, for which the bidder intends to e-bid, from "My tenders" folder, the bidder can place his/her e-bid by clicking "pay offline" option available at the end of the view tender details form. Before this, the bidder should download the e-tender document and price schedule/ bill of quantity (BOQ) and study them carefully. The bidder should keep all the documents ready as per the requirements of e-tender document in the PDF format except the price schedule / bill of quantity (BOQ) which should be in the .xlxs format.

After clicking the 'pay offline' option, the bidder will be redirected to terms and conditions page. The bidder should read the terms & conditions before proceeding to fill in the tender fee and EMD offline payment details. After entering and saving the tender fee and EMD details form so that "bid document preparation and submission" window appears to upload the documents as per technical (fee details, qualification details, e-bid form and technical specification details) and financial (e-bid form and price schedule/BOQ) schedules/ packets given in the tender details. The details of the demand draft or any other accepted instrument which is to be physically sent in original before opening of technical e-bid, should tally with the details available in the scanned copy and the date entered during e-bid submission time otherwise the e-bid submitted will not be accepted.

Next the bidder should upload the technical e-bid documents for fee details (e-tender fee and EMD), Qualification details. Before uploading, the bidder has to select the relevant digital signature certificate. He/ she may be prompted to enter the digital signature certificate password (PIN), if necessary. For uploading, the bidder should click "browse" button against each document label in technical and financial schedules/packets and then upload the relevant PDF files already prepared and stored in the bidder's computer. The required documents for each document label of technical (fee details, qualification details, e-bid form and technical specification details) and financial (e-bid form and price schedule/BOQ) schedules/ packets can be clubbed together to make single different files for each label.

The bidder should click "Encrypt" next for successfully encrypting and uploading of required documents. During the above process, the e-bid documents are digitally signed during the DSC of the bidder and then the documents are encrypted/ locked electronically with the DSC's of the bid openers to ensure that the e-bid documents are protected, stored and opened by concerned bid openers only. After successful submission of e-bid document, a page giving the summary of e-bid submission will be displayed confirming end of e-bid submission process. The bidder can take a printout of the bid summary using the "print" option available in the window as an acknowledgement for future reference.

The bidders are strongly advised to undergo training regarding submitting of e-tenders at U.P. Electronics Corporation Ltd., 10, Ashok Marg, Lucknow at any working day, which is free of cost. The training given to them regarding submitting of e-tenders is to be followed strictly while submitting their bids. Notwithstanding the contents of relevant paragraphs regarding bid submission/ withdrawal, training given by U.P. Electronics Corporation Ltd., regarding submission/ withdrawal/ re-submission of e-tenders will be final. Responsibility of having adequate knowledge of the process and latest changes incorporated, if any, rests with the bidder and the department shall not, in any manner, be responsible for any error or non-submission/withdrawal of a bid on this account.

Dead line for submission of e-bid: e-Bid (Part-I (comprising of Vol-I, Vol-II and Vol-III)& Part-II Financial Bid) must be submitted/uploaded by bidders at e-procurement website https://etender.up.nic.in not later than the time specified on the prescribed date. The server time displayed in the Bid management window on the e-procurement website https://etender.up.nic.in will be the time by which thee-bid submission activity will be allowed till the permissible date and time scheduled in the e-tender. Once the e-bid submission date and time is over, the bidder cannot submit his/ her e-bid. The department may, at its discretion, extend this deadline for submission of e-bid by amending the e-bid document, in which case all rights and obligations of the department and bidders previously subject to the deadline will thereafter be subject to the deadline as extended. Bidders are advised to start bid submission process well

in advance so that they can submit their bids in time. Delay in submission of bid due to any reason during e -bid submission process, shall be responsibility of the bidder.

Withdrawal and Resubmission of e-bid:

At any point of time, a bidder can withdraw his/ her e-bid submitted online before the bid submission end date and time. For withdrawing, the bidder should first log in using his/ her login ID and Password and subsequently by his/ her digital signature certificate on the e-procurement website https://etender.up.nic.in. The bidder should then select "My bids" option in the bid submission menu. The page listing all the bids submitted by the bidder will be displayed. Click "View" to see the details of the bid to be withdrawn. After selecting the "bid withdrawal" option the bidder has to click "Yes" to the message "Do you want to withdraw this bid?" displayed in the bid information window for the selected bid. The bidder also has to enter the bid withdrawing reasons and upload the letter giving the reasons for withdrawing before clicking the "Submit" button. The bidder has to confirm again by pressing "OK" button before finally withdrawing his/ her selected e-bid.

No e-bid may be withdrawn after the deadline for submission of e-bids during the period of e-bid validity. If a bidder desires to withdraw his tender before the expiry of the validity period, the department may agree to allow such withdrawal but in such a case the earnest money shall be forfeited. If the department does not allow such withdrawal and accepts the tender and the bidder fails to perform his part of the contract, the earnest money deposited shall be forfeited besides other consequences for breach of the contract.

The bidder can re-submit his/ her e-bid as when required till the e-bid submission end date and time. The e-bid submitted earlier will be replaced by the new one. The earnest money details submitted by the bidder earlier will be used for the revised tender and the new bid summary generated after the successful submission of the revised tender will be considered for evaluation purpose. For resubmission, the bidder should first log in using his/ her login ID and Password and subsequently by his/ her digital signature certificate on the e-procurement website https://etender.up.nic.in. The bidder should then select "My bids" option in the bid submission menu. The page listing all the bids submitted by the bidder will be displayed. Click "View" to see the detail of the e-bid to be resubmitted. After selecting the "bid resubmission" option, click "Encrypt & upload" to upload the revised e-bids documents.

The bidders can submit their revised e-bids as many times as required by uploading their e-bid documents within the scheduled date & time for submission of e-bids.

- (v) No e-bid can be resubmitted subsequently after the deadline for submission of e-bids. No request for consideration of any alteration in finally submitted offer shall be entertained.
- 51. In case of any change in Cash assets, Technical staff, Tools & Plants or change in partners, or constitution of a Company, address of communication or telephone nos. etc. after submission of documents the same shall be intimated to the Executive Engineer, Second Division, U.P. Jal Nigam, Allahabad / Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad immediately.

OPENING OF TECHNICAL& FINANCIAL EVALUATION CUM TECHNICAL BIDS

- 52. Process of e-bid opening shall take place in the Office of the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad, on the date of opening of Technical & Financial evaluation cum Technical bids (Pre-qualification bids) stipulated in the e-tender schedule, in presence of the biddersø representatives who choose to be present.
 - In the event of the specified date of e-bid opening being declared as holiday for the department, the e-bids shall be opened at the appointed time and place on the next working day. The bidder representatives who are present shall sign a register evidencing their attendance. The envelopes containing e-tender document fee and EMD and other required documents, received up to the prescribed date and time.

The biddersø names and the presence or absence of requisite e-tender document fee and EMD in the prescribed format and other required documents as detailed in clause 15 above, will be announced at the opening. Thereafter 15:00 Hrs. onwards the department will open all Technical & Financial evaluation cum Technical (prequalification) e-bids through E-Tender procurement solution(e-procurement website https://etender.up.nic.in) in

the presence of biddersø representatives in the Office of the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad.

Technical & Financial evaluation cum Technical (Pre-qualification) e-bids of only those biddersø whose e-tender document fee, EMD and other required documents as detailed in clause 15 above are found in order, shall be accepted. The department will prepare minutes of Technical & Financial evaluation cum Technical (pre-qualification) e-bid opening. Clarification of e-Bid: During evaluation of e-bid, the department may, at its discretion, ask the bidder for a clarification of his/her e-bid. The request for clarification shall be in writing. An appropriate reply within the stipulated time shall be obligatory for the bidder. Evaluation Criteria: The department will examine all accepted Technical &Financial evaluation cum Technical e-bids to determine they are complete, whether they meet all the conditions of the contract, whether all the required documents have been furnished as detailed in tender document, whether the documents have been properly physically and digitally signed as required, and whether the e-bids are generally in order. Any e-bid or e-bids not fulfilling these requirements shall be rejected.

CRITERIA FOR EVALUATION OF THE PERFORMANCE OF CONTRATORS FOR					
		PRE-QUALIFICATION			
	Attributes	Evaluation	Marks Obtained		
(a)	Financial strength				
	(i) Average annual	(i) 60% marks for minimum			
	Turnover	eligibility criteria			

(ii) 100% marks for twice the minimum eligibility criteria or more In between (i) & (ii) - on pro- rate basis

		Solvency Certificate	(i) 60% marks for minimum eligibility criteria (ii) 100% marks for twice the minimum eligibility criteria or more In between (i) & (ii) - on pro- rate basis
		Experience in similar class of works (20 marks)	60% marks for minimum eligibility criteria 100% marks for twice the minimum eligibility criteria or more In between (i) & (ii) - on pro- rata basis
(B1)		Over head tank of capacity 2800 kl and 22 mats staging	Single tank of 2500kl/22mt staging or two tanks of 1400kl/22 mats staging or three tanks of 1150 kl/22mts staging
)	Laying of DI & HDPE pipe line 100 to 800 mm	Single work of 160 km S/F and laying of pipe line or two works of 100km S/F and laying of pipe line or three works of 80km S/Fand laying of pipe line
)	S/F of Vertical Turbine water lubricatedClear water pump	One work with Supply and fixind/intaalatinon of 3700lpm, 50Hp Pump or Two work with Supply and fixind/intaalatinon of 2300lpm, 30Hp Pump or Three work with Supply and fixind/intaalatinon of 2000lpm, 25Hp Pump
		Performance on works (time over run)(40 marks) If TOR= (i) Without levy of compensation	1.00 2.00 3.00 > 3.50 25 20 10 0

	Compensation	25	10	5	-5	
(1	iii) Levy of compensati not decided	25	15	5	0	
)R=	AT/ST, where AT=	Actual Time; S	ST= Sti	pulat	ed Tim	e.
te:	Marks for value in bet	ween the stages i	ndicate	d abov	e is to be	determined by straight
	line variation basis.					
2		Very Good				15
_	(Max. 15 Marks)	Good				10
	(4.2000 20 2.200 2.20)	Fair				5
	8	Poor				0
	E.A. bl'ab					
	Establishment (max.10 marks)					Max. 4
	()	(iii) Supervisory	/ Forer	nan		1 Marks each
		() 1				max 3
	Plant & Equipment					1 mark for each
	(max 10 marks)	(A) TT	_			upto max.2
		(i) Hooper M	ixer			marks
		(ii) Vibrator				1 mark for each
						upto max.2
	9					marks
						upto max.2
						marks
		(iv) Steel shutte	ring			2 mark for each
						upto 800 sqm.
						upto maximum 4
						marks
		(v) Pumps				Maximum 1
						mark
						fixed as per
9	Over all Evalua	tion		To	otal	requirement)
9.1	The Employer's decisio	n on matter of Te	chnical_	& Fina	ıncial eva	luation results will be final and
	binding to all participa	nts. The Employe	r reserv	es the	right to a	ccept and /or reject any or all
	the proposals without a	ssigning any caus	e thereo	f. No e	nquiry /c	larification shall be entertained
	on the evaluation result	s neither the Emi	oloyer w	ill rem	ain boun	d to provide any such
	clarifications on such re	_	. •			

It shall be the discretion of the department to decide as to whether an e-bid fulfills the evaluation criterion mentioned in this e-tender or not. Decision of the department on matter of technical & financial evaluation results will be final and binding to all participants. No enquiry/ clarification shall be entertained on the evaluation results neither the department will remain bound to provide any such clarifications on such results.

The bidders are advised not to mix financial bid documents with the PDF documents uploaded for technical bid. The e-bids of those bidders who have uploaded financial bid document with the pre-qualification (technical) bid or kept it in envelope of EMD will be out rightly rejected.

After evaluation of Technical & Financial evaluation cum Technical (pre-qualification) e-bid, through the evaluation committee, the department shall notify those bidders whose technical e-bids were considered non responsive to the conditions of the contract and not meeting the technical specifications and qualification requirements indicating that their financial e-bids will not be opened. The Department will simultaneously notify the bidders, whose technical e-bids were considered acceptable to the department. The notification may be sent by e-mail provided by bidder.

The date, time and place for the opening of financial bids will be uploaded on the e-procurement website https://etender.up.nic.in and communicated to the technically qualified bidders through e-mail provided by the bidder.

The financial e-bids of technically qualified bidders shall be opened in the presence of biddersøtheir representatives who choose to attend. The name of bidders, percentage price quoted will be announced at the meeting.

The department will prepare the minutes of the financial e-bid opening. A substantially responsive bid is one which conforms to all the terms, conditions and specification of the bidding documents, without material deviation or reservation. A material deviation or reservation is one:-

Which effects in any substantial way of the scope, quality or performance of the works. Which limits, in any substantial way inconsistent with the bidding documents, the employerge rights or the bidderge obligations under the contract; or Whose rectification would affect unfairly the competitive position of other bidders presenting substantially responsive bids. If a bid is not substantially responsive, it will be rejected by the Employer, and may not subsequently be made responsive by correction or withdrawal of the non-conforming deviation or reservation. Correction of Errors

- 71.1 Bids determined to be substantially responsive will be checked by the Employer for any arithmetic errors. Errors will be corrected by the Employer as follows:
- a) Where there is discrepancy between the amounts in figures and in words, the amount in words will govern: and
- b) Where there is a discrepancy between the unit rate and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern. unless in the opinion of the Employer there is an obviously gross misplacement of the decimal point in the unit rate, in which case the line item total as quoted will govern and the unit rate will be corrected.
- 71.2 The amount stated in the Form of Bid will be adjusted by the Employer in accordance with the above procedure for the correction of errors and with the bidder does not accept the corrected amount of bid, his bid will be rejected and the bid security may be forfeited.
- 71. The Employer will evaluate and compare only the bids determined to be substantially responsive in accordance with Clause 69 and 70.
- 72. In evaluating the bids, the Employer will determine for each bid the Evaluated Bid price by adjusting the bid Price as follows;
- a) Making any correction for error pursuant to Clause 71.
- b) Excluding Provisional sums and the provisions, if any, for Contingencies in the summary of Bill of Quantities, but including Day work, where priced competitively.
- c) Marking an appropriate adjustment for any other acceptable variations, deviation or alternative offers submitted.
- d) Applying any discounts offered by the bidder for the award of more than one contract wherever applicable.
- 73. The Employer reserves the right to accept or reject any variation or deviation. Variations, deviations and other factors, which are in excess of the requirements of the bidding documents or otherwise result in the accrual of unsolicited benefits to the Employer, shall not be taken into account in bid evaluation.
- 74. If the bid of the successful bidder is seriously unbalanced in relation to the Engineer® Justification of the cost of work to be performed under the Contract, the Employer may require the bidder to produce detailed price analysis for any or all items of the Bill of Quantities, to demonstrate the internal consistency of those prices with the construction methods and schedule proposed. After evaluation of the price analysis, the Employer may require that the amount of the performance security set forth in Clause- 84 & 87 be increased at the expense of the successful bidder to a level sufficient to protect the Employer against financial loss in the event of default of the successful bidder under the Contract.
- 75. Upon the furnishing by the successful bidder of a performance security as per Clause -84 & 87, the Employer will promptly notify the other bidders that their bids have been unsuccessful.

CONTACTING THE DEPARTMENT

Bidders shall not contact the department on any matter relating to their e-bid, from the time of the e-bid opening to the time the contract is awarded. If a bidder wishes to bring additional information to the notice of the department, he/ she can do so in writing.

Any political/ administrative pressure by the contractor upon the owner, or canvassing directly or indirectly in favour of his offer, will render his tender liable to rejection. Such tenderer will be debarred from participating in any tender in respect of the works of U.P Jal Nigam. In the event of any document/information furnished by the bidder is found to be false or fabricated, along with rejection of the bidder's e-bid and forfeiture of EMD the action for debarring / blacklisting / legal proceeding can also be initiated.

AWARD OF CONTRACT

The department will award the contract to the lowest evaluated successful bidder whose bid has been determined to be responsive to all the conditions of the contract and meeting the technical specification and qualification requirement of the bidding document.

Notification of award:

Prior to the expiration of the period of e-bid validity, the department will notify the successful bidder in writing by letter/e-mail/fax, that his/her e-bid has been accepted.

The notification of award will constitute the formation of the contract. Signing of contract:

As the department notifies the successful bidder that his/her e-bid has been accepted, the successful bidder shall have to sign the contract agreement with relevant documents and required security. The agreement draft along with other related terms and conditions will be same as furnished in e-tender. Any refusal will not be allowed.

Stamp duty charge shall be borne by the tenderer as applicable at the time of award of the contract. The contract agreement will be executed on non judicial stamp paper of the value of Rs. 100/- along with Rs. 2/- Revenue stamp.

84. <u>SECURITY DEPOSIT</u>

The Total Amount of security shall be 10% of Contract Price.

Within Twenty days of the notification of award from the Employer the successful bidder shall furnish to the Employer a performance security in the form of a bank guarantee in an amount of

- (a) FIVE percent of the Contract Price plus any other amount specified by the Employer in case of
- (b) an unbalanced bid as per Clause-75. The balance amount of performance security (Adjusting the amount of Earnest Money deposited by the bidder) shall be deducted from the payments pursuant to Clause- 60.2 of Vol-II at the rate of 10% of the amount of bill. The forms of Bank Guarantee for performance security provided in Schedule- 4 of the bidding documents shall be used and no other forms shall be acceptable to the employer.

If the performance security is to be provided by the successful bidder in the form of Bank Guarantee, it shall be issued by a Nationalized Bank.

83. All witnesses and securities shall be persons of status and probity and their full names, occupations and addresses shall be stated below their signatures.

It is(c) made clear to the Contractors that they are required to submit complete design, drawings in fair along with specifications/ choice of vendors as indicated in Tender

Documents. However, the structural drawings can be submitted within 15 days from issue of letter of intent.

For all the items, plants, equipments (civil, mechanical or electrical) which the Contractor does not manufacturer himself and has to procure from other manufactures, vendors for use, supply or installation under this contract the Contractor would submit with his bid, a list of vendors from whom such procurement is proposed to be made by him, alongwith complete details and specification, make, rating, capacity etc. for each items, plants and equipments and should be

ultimately be made by the Contractor shall rest with the Employer.

LIST OF DOCUMENTS TO BE SUBMITTED OFFLINE

A sealed envelope containing the original demand draft / banker's cheque for e-tender document fee and CDR/FDR/NSC/B.G. for EMD along with original copy of the documents specified in clause 15(a) to 15(f) above.

This envelope shall be addressed to Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabadand shall be superscribed õE-Tender Fee & Earnest Money: õSURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, AUTOMATION TH QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASISÖ. This envelope must be dropped in the tender box kept at the Office of the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad on or before the date and time specified in e-tender schedule.

LIST OF DOCUMENTS TO BE SUBMITTED ONLINE ON E-TENDERING WEBSITE

Part-I: Technical & Financial evaluation cum Technical(Pre-Qualification) Bid(comprises

of Vol -I, Vol-II and Vol-III): For Technical & Financial evaluation cum Technical Part-I of e-bid, on or before the prescribed date specified in e-tender schedule, please <u>upload digitally signed</u> scanned notary attested photocopies (in PDF format) of:

Original demand draft / banker's cheque for e-tender document fee and CDR/FDR/NSC/BG for EMD.

The partnership deed or sole proprietorship declaration or company registration certificate/memorandum of association as the case may be.

The sole proprietorship declaration/ power of attorney/ authorization/ resolution/ bylaws, as the case may be, in favour of person authorized to sign the tender documents physically and digitally as described in clause 35 above. It shall not be more than one year old on the date of opening of Technical & Financial evaluation cum Technical bid and shall contain address and mobile number of authorized signatory.

Request letter (typed on letterhead of bidder as per Appendix-A).

Declaration Form-I A for Earnest Money Deposit (as per Appendix-B).

Declaration Form-I B for Affidavit of bid validity (typed on non judicial stamp paper of Rs. 100/- and verified by Notary Public as per Appendix-C).

Declaration Form No. I C Affidavit (typed on non judicial stamp paper of Rs. 100/-and verified by Notary Public as per Appendix-D)

Declaration Form No. II Affidavit for fulfilling the terms & conditions of the contract (typed on non judicial stamp paper of Rs.100/-& verified by Notary Public as per Appendix-E)

Application Form (1): General Information of Bidder (as per Appendix-F).

Application Form (2): Annual Turnover (as per Appendix-G).

Application Form (3,3a& 3b): Details of Contracts of Similar Nature and Complexity taken up during last 5 years (as per Appendix-H).

Application Form (4a &4b): Abstract of Contracts of Similar Nature and Complexity (as per Appendix-I).

Experience certificate Form-4 (s) in support of bidder work experience (of each work cited in Form 3 (a)) issued by an officer not below the rank of Executive Engineer of client organization containing Agreement No., Date of start, Date of completion and Value of work done.

Registration Certificate issued by Materials Manager, U.P. Jal Nigam, Lucknow.

The last Trade Tax assessment order / proof of GST registration, TIN number.

PAN card of the firm/Sole proprietor.

Application Form (5): Statement of Financial Capability (as per Appendix-K).

Audited Balance Sheet counter signed by C.A. for last five financial years clearly indicating turnover and T.D.S.

Application Form (6): Litigation History (as per Appendix-L).

Application Form (7): Affidavit for List of Staff with bidder (typed on non judicial stamp paper of Rs.10/- & verified by Notary Public as per Appendix-M).

Application Form (8): Affidavit for List of Tools and Plants with bidder (typed on non judicial stamp paper of Rs.10/- & verified by Notary Public as per Appendix-N).

Character Certificate from District Magistrate concerned on P.W.D. T-4 Format / proof of applying for P.W.D. T-4 certificate from District Magistrate (see Appendix-O).

Certificate of Liquid Assets issued by Nationalized /Scheduled bank with in last six months from the date of opening of Technical & Financial evaluation cum Technicalbid (as per Appendix-P).

Solvency Certificate issued by District Magistrate (on format T-5)/ Nationalized Bank.

Affidavit as prescribed should be annexured on non-judicial stamp paper of Rs. 100.00 duly signed by notary for T-6 format.

Five years Operation and Maintenance Cost on format given in price schedule. Starting of O&M for 5 years shall be made after the successful commissioning of scheme after trial run period. So the cost quoted shall be binding on the bidder.

Guaranteed cost of consumption of electricity given in the price schedule by contractor. Though this cost shall be a part of ten years Operation and Maintenance cited in para 23 above, the quoted figures shall be used for evaluation of overall cost of bid.

Copy of certificate issued by Registrar of firms and societies/deputy director office of

partnership/ JV for the work

Part-II: Financial bid /Price bid: For Financial Part-II of e-bid, on or before the prescribed date specified in e-tender schedule, please upload digitally signed duly filled Schedule of Works / BOQ in .xlxs format.

Note: If any of the documents mentioned in Part-I sl. 1 to 25 above is uploaded without attestation of notary public, original of the same shall have to be presented by concerned bidder for verification on the date of opening of Part-I, failing which the bid shall be rejected. All financial document must be certified by the C.A.

Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad.

CONVEYANCE, SITE OFFICE AND TESTING LABORATORY:

The tenders should make sufficient provision in his tender cost so as to provide the following facilities –

- 1. The contractor has to provide free of cost three office rooms with attached toilets and pantry as per drawing provided by Engineer for the purpose of site office for field staff of U.P. Jal Nigam (Approx 135 sqm) and one conference hall of capacity of fifteen (15) persons (Minimum Size 8.00rnX4.50m) with one toilet for the purpose of holding meetings during the inspection of senior officers of Employer/third party/client department etc. Contractor shall also provide one site office with attached toilet (With A.C.) and one attendant at each water works for UPJN field Engineer.
- 2. The contractor has to also make arrangement for furnishing of this site office as well as the conference hall with appropriate numbers of tables, chairs, conference table, ceiling fans, electric fittings, six nos. air conditioners, telephone, internet, photocopier, and computer with printer and operator, regular electric and purified drinking water facility and other furniture as per direction of Engineer. No extra payment on account of this shall be made to the contractor.
- 3. One room for storage of samples, of minimum area of 40 sqm. Must also be constructed at site for keeping various materials brought by the contractor at site and approved by the Engineer. No extra payment on account of this shall be made to the contractor.
- 4. All the above structures should be decent looking and shall be constructed as per direction of Engineer.
- 5. All the above structure shall be demolished after completion of work and the dismantled material shall be the property of the contractor.
- 6. The Contractor shall provide, establish and maintain two powered taxi registered vehicles with fuel, maintenance & driver holding commercial license (such as Innova/ Scorpio etc. as per satisfaction of Engineer) not older than two years, for Employer's site staff use on this project within 15 days of acceptance of tender. The average running of the each vehicle will be 3000 km/ month. In case of non-compliance of the same, a penalty/recovery @ Rs.50,000/- per month per vehicle may be made from the contractor on prorata daily basis. In addition, the vehicle to be used by Engineer shall be adjusted from the contractor as per the Employer taxi charges.
- 7. The site of the works may be inspected by tenderer or his representative at his own cost before tendering. Tenderer willing to visit the site should contact the Executive Engineer, Second Division, U.P. Jal Nigam, Allahabad (U.P.) Tel No. 9473942661

SECTION-IV

BASIS FOR PREQUALIFICATION OF APPLICANTS:

Application for prequalification will be evaluated under the following six heads. The details of minimum qualifying criteria in these heads is given in para 1.1 to 1.6.

Financial Standing
Bidder Capacity
Past Experience
Performance Report
Registration in U.P. Jal Nigam
Other Requirements

Applicants are required to furnish necessary data, documents, drawing and other particulars along with the application for prequalification, in support of their competence under above heads. Data/documents furnished should be true in all respects. On verification, if it is found at any stage that such data/documents are not true or concerned applicant has attempted to conceal any unfavorable data, his application for tender will be rejected and he may be debarred form tendering in U.P. Jal Nigam.

1.1 FINANCIAL STANDING:

(i) Turn Over:

The minimum average annual turnover should be at least Rs. 25.00 crores for last three years and minimum of Rs. 41.00 crores in any finicial year ending dt. 31st March, 2018.

Profit Loss:

The firm should not have incurred any loss for more than Two years during last 5 years ending dt. 31_{st} March, 2018 OR the firms should have a positive Net Worth duly certified and duly audited by statutory auditor.

Income Tax Returns:

Tenderer should submit Income Tax return / Income Tax clearance for last 4 year.

Balance sheets for last five years must also be submitted.

1.2BIDDER CAPACITY:

The assessed capacity of the Tenderer, as calculated below, shall not be less than the estimated value of the work put to tender (Rs. 82.00 Crore).

Assessed Capacity = $(2 \text{ A} \times \text{N-B})$

Where:

- A = Maximum value of same type of works executed in any one financial year during the last 5 financial years ending 2015 certified by C.A (same type of works means WTP/STP/ETP/CWR/Pump House will be considered).
- N = Number of years prescribed for completion of work upto date price level for which tenders are invited.
- B= Value of existing commitments and ongoing works (and the estimated value of work(s) which is likely to be awarded even though the letter of acceptance has not been approved to be completed during the period of the contract.

1.3PAST EXPERIENCE:

3 No. Similar completed work of Rs. 33.00 Cr. Each (40% of estimated cost) 2 Nos. similar completed work of Rs.41.00 Cr Each (50% of estimated cost) 1 Nos. similar completed work of Rs 66.00Cr Each (80% of estimated cost)

Operation and Maintenance Experience:

- a) The bidder has successfully operated and maintained the water distribution network including necessary pumping proposed for this Contract which has been operating successfully (meeting the required performance standards) for a period of minimum 2 consecutive years over a period of last 10 years.
 - b) Similar Completed works:

The similar completed work mean Design, Supply, Erection, Construction, Commissioning, Trial Rum and Operation and Maintenance Laying of clear water feeder RCC OHT, CWR, Pump House, Staff Quarter etc.

1.4 Performance Report :-

The performance report of works executed by the bidder as submitted for pre-qualification is to be obtained by him from the authorized representative of his client (not below the rank of Executive Engineer or equivalent) in the sealed cover and to be enclosed with pre- qualification bid on prescribed Performa. In case the work executed in joint Venture by the bidder, then the bidder's actual scope of work in the executed project shall only be considered for his qualification purpose. The necessary documents clearly stating the scope of work by each partner in the executed project, shall be submitted by bidder along with the performance reports from client. Before taking the final decision in the matter, the authority competent for pre- qualification may inspect the work of those applicants who pre- qualify or confidentially obtain the report form their client.

Registration in U.P. Jal Nigam :-

The bidder should be registered with U.P. Jal Nigam in Class- 'A' in turnkey project (water supply). In case the bidder is not registered at the time of submission of bid, he will have to get himself registered with U.P. Jal Nigam in respective class & category before opening of financial bids otherwise his financial bid will not be considered.

1.5 OTHER REQUIREMENTS

(i) History of Litigation and Criminal Record

If any criminal case(s) are pending against Proprietor/ Partner/ Director at the time of submitting the tender, the tender will be summarily rejected. In this respect the Tenderer shall submit an affidavit to the effect that the history of litigation, criminal cases pending against him, furnished by him is true.

In case, it is detected at any stage that the affidavit is false, he will abide by the action taken by U.P.

Jal Nigam without approaching any court, whatsoever.

(ii) Even if the tenderer meets all the eligibility and qualification criteria, his tender shall be summarily rejected if it found that he has mislead or made false representation in the form of any of the statements submitted in proof of the eligibility and qualification requirements or if he has a record of poor performance such as absconding from work, works not properly completed as per contract, inordinate delays in completion, blacklisted by any Government/ semi- Government/ Public sector unit /applied for Corporate Debt Restructuring (CDR)or facing recovery proceedings from financial institutions or facing winding up proceeding sor those under B.I.F.R.during last ten years. An affidavit in this regard shall be submitted by the bidders along with the bid on Rs 100 non judicial stamp paper. In addition to above, even after award of work and/ or during execution of work, it is found that the contractor has/ had produced false/ fake certificates in his Tender, he will be black listed and the work will be taken over by U.P. Jal Nigam after termination of contract.

(iii) Personnel and T & P:

Organizational Capability of an applicant will be judged based on data furnished by him in respect of total Minimum Technical personnel available and proposed to be entrusted for the construction of this work as referred in Form-II (A to B).

The minimum strength of technically qualified key personnel along with minimum requirements (number / capacity) of construction plant and equipment expected to be deployed at site may be given. The applicant is required to confirm that he has required strength of personnel in his employment and also possesses the required number / capacity of construction plant and equipment in working condition and he would deploy the same in case the job is entrusted to him. The applicant is expected to furnish bio-data of key personnel proposed for the works in the work is awarded to him. The applicant is also expected to deploy adequate supporting staff i.e. One Project Manager (Graduate Engineer, one Civil Engineer & one Electric and Mechanical Engineer), Foreman, Supervisor and below and the additional plant and equipment for successful completion of contract in scheduled time.

- (iv) Since it is a design and build concept tender, the applicant should give a minimum of three pages explanatory note about his proposed method of execution. The technology proposed shall be proven modern technology and shall be analysed in details to qualify in the tender. The design parameters of important units like filters and clarifiers considered for this tender, should also be proven and supported by relevant document issued by the client. The yearly average plant water losses should not be more than 2%. The bidder shall clearly indicate the water loss considered in his proposed technology in the detailed technical note and shall be supported by client's documents. The bidder should have designed, constructed and commissioned atleast one project of similar nature.
- (v) The bidder shall clearly indicate the land requirement in square meters and the detailed electrical load list and the maximum electricity requirement for the proposed work.
- (vi) For The Purpose Of This Particular Contract, Bidders Shall Meet The Following Minimum Qualifying Criteria:

A project manager with 10 years experience in works of a comparable nature and complexity, including not less than three years with the tenderer.

Even though the applicant are pre-qualified, they are subject to be disqualified if they have:

Made untrue or false representations in the form, statements and attachments submitted in proof of the qualification requirements, and / or Record of past poor performance such as abandoning the work, not properly completing the contract, inordinate delays in completion, or financial failures, etc.

- (vii) Each bidder shall submit only one bid. A bidder who submits or participates in more than one bid will be disqualified.
- (viii) Nominated Sub Contracting is not allowed.
- (ix) Joint venture is allowed in this tender.

1.6 <u>JOINT VENTURE/ CONSTORTIUM</u>

- b. Joint ventures/ Consortium must comply with the following requirements: All joint venture/ Consortium must submit the details as per Application Form No VII(A)duly signed by authorised representatives of all the partners. Joint Ventures/ Consortium should be limited to maximum three partners including lead partner. They, at least lead partner should be registered contractor in U.P. Jal Nigam in respective class & category or has to get him-self registered in respective class & category before opening of financial bid.
 - Following are the minimum qualification requirements:
- b. The capacity in respect of annual turnover and cash flow may be cumulative subject to condition that the lead partner needs to have minimum 51% of required financial capacity i.e. annual turnover and cash flow requirements. The other partners should fulfill the balance 49% of required financial capacity. For project implementation experiences of partners, only the number of works can be cumulative not the capacity.

No change in the formation of a joint venture after pre- qualification is admissible / permitted. Any bid shall be signed so as to legally bind all partners, jointly and severally, and any bid shall be submitted with a copy of the joint venture agreement, as in Application Form VII and VII(A), providing the joint and severally liabilities with respect to the contract.

The Technical & financial Evaluation of a joint venture does not necessarily pre-qualify any of its partners individually or as a partner in any other joint venture or association. In case of dissolution of a joint venture, each one of the constituent firms may be evaluated if it meets all of the Technical & financial Evaluation requirements, subject to the written approval of the Employer.

In case of joint venture all the partners shall remain jointly & severally responsible for successful implementation of the contract package. The partners must also nominate among them, one of the partners as Lead Partner and shall authorize to represent the venture to the Employer. Inter firms' agreement need to include the above terms clearly. The joint Venture need to enclose inter firms' agreement in the prescribed format as specified in the Technical & Financial Evaluation Documents (Form VII A) duly signed by all the partners, along with the submission

OUALIFIED APPLICANTS:

U.P. Jal Nigam will decide which applicants are qualified and will inform them by E -MAIL / fax confirming in writing by registered/ speed post letter. Qualified contractors will be given an invitation to participate in opening of Financial Bid of the tender at the appropriate time.

FORMS

APPENDIX – A

(Format forLetter of Application to be typed on the Letterhead of the Applicant/Bidder)

			Date:/2018			
	То,					
	The Superintending Engir					
	2nd Circle, U.P. Jal Nigar	m, Allahabad.				
	Dear Sir,					
	Being duly authorized to repre					
	reinafter referred to as "the Applicant" Technical & Financial Evaluation inform					
	-qualified by yourselves as a bidde					
_	ATERIALS, LABOUR AND CON		TIET OF THEE			
	OMMISSIONING,	•				
	IAL RUN, LAYING OF CLEAR	WATER FEEDER MAIN FR	OM MAIN LINE			
TO) NAL CWR, CLEAR WATER RIS	SING MAIN DISDTIBLITION	N CVCTEM DCC			
	IT, CWR CUM PUMP HOUSE, T					
	ANTS, SUB STATIONS, BUILDI					
	ORKS AT ALLAHABAD ON TU	RN KEY				
BA	SIS".					
1.	It is to submit that up-to-date details	of the applicant are as under:				
	(i) Legal status of the applicant		(Sole proprietorship			
		partnership firm or company or corporation or registeredco-op.society)				
	(ii) Principal place of business		o-op.society)			
	(iii) The place of incorporation Owners/partners/directors		tionalityof the			
	(iv) Address for communication	•				
	(v) Telephone / mobile no.					
	(vi) E-mail ID	•				
2.	U.P. Jal Nigam and its authorized re	epresentatives are hereby authorized	l to conduct any			
	inquiries or investigations to veri					
	submitted in connection with this	* *				
	bankers and clients regarding an					
	Application will also serve as a representative of any institution re					
	such information deemed necessary	11	· •			
	information provided in this appl					
	competence of the Applicant.					
3.	U.P. Jal Nigam and its authorized	representatives may contact the fol	lowing persons			
	for further information: General and managerial enquiries					
	Please fill Name & Address of	Contact 1 Talanhana 1	Mobile-1			
	Please fill Name & Address of		Mobile-2			
	Personnel enquiries	Contact-2 1 clephone-2	IVIDDIIC-2			
	Please fill Name & Address of	f Contact-1 Telephone-1	Mobile-1			
	Please fill Name & Address of	Contact-2 Telephone-2	Mobile-2			
	Technical enquiries					
	Please fill Name & Address of		Mobile-1			
	Please fill Name & Address of	f Contact-2 Telephone-2	Mobile-2			
	Financial enquiries					

	NO THE THE PERSON OF CONTROL OF	1	nd ix-A Continued	
Plea	se fill Name & Address of Contact-2	Telenhone-2	Mobile-2	

This application is made with the full understanding that:

Bids by pre-qualified applicants will be subject to verification of all information submitted for Technical & Financial Evaluation at the time of bidding.

U.P. Jal Nigam reserves the right to (i) Amend the scope and value of any contracts bid under this project; in such event, bids will only be called from pre-qualified bidders who meet the revised requirements (ii) Reject or accept any application, cancel the Technical & Financial Evaluation process, and reject all applications.

U.P. Jal Nigam shall not be liable for any such actions and shall be under no obligation to inform the Applicant on the grounds for them.

It is hereby declared that I the undersigned have read, examined and understood all the terms and conditions of the tender document for which I have signed and submitted the bid under proper lawful power of attorney.

For and on behalf of Applicant it is also certified that all the terms and conditions etc. of the tender document are fully acceptable.

The undersigned declares that the statements made and the information provided in the duly

completed application/bid are complete, true, and correct in every detail.

Signat	ure				:
•••••	• • • • • • • •	•••••	•••••	••••	
Name	:				
•••••	• • • • • • • •		• • • • • • • • • • • • • • • • • • • •		
For	and	on	behalf	of	:
•••••	• • • • • • • •	• • • • • • •	••••		
Seal	:				

APPENDIX-B

(Format for EMD to be typed on plain paper)				
DECLARATION FORM-I A (EARNEST MONEY)				
I/We deposit herewith an Earnest Money for Rs				
	Sl.	Description	Amount Rs.	Name of Issuing Bank/Post
				Office
DATE		Signature:		

Name

Seal

•

:

For and on behalf of:.....

APPENDIX-C

(Format for affidavit to be typed on non judicial stamp paper worth Rs. 100/- & to be verified by **Notary Public)**

DECLARATION FORM-I B (AFFIDAVIT OF BID VALIDITY)

	AGREEMENT FORM
Tender invited by Tender for	: Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad. : "SURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR ANDCONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER FEEDER MAIN FROM MAIN LINE TO ZONAL
	WATER FEEDER MAIN FROM MAIN LINE TO ZONAL CWR, CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN
T 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	KEY BASIS"
Tender Notice No.&Date	1795/NIVIDA/120 DATED 13.06.2018
Name of Bidder	:
by bidder shall be forfeited period of one year reckoned	withdraw his proposal within the said period, the earnest money deposited by U.P. JAL NIGAM and bidder may be debarred from tendering for a from the date of opening of the tender at the discretion of the department. the day of
	Signature :
	Name :
	For and on behalf of :
	Seal :
Witness:-	
1	
2	

APPENDIX-D

;प्रारूप स्वघोषणा शपथ पत्र : रु० 100६ के स्टाम्प पेपर पर नोटरी द्वारा साक्ष्यों की उपस्थिति में सत्यापित करा कर दिया जाएद्ध

> यहाँराजपत्रित अधिकारी द्वारा प्रमाणित पासपोर्ट साइज का नवीनतम फोटोग्राफ चस्पा करें

DECLARATION FORM-I C /'kiFk & i=

	पुत्रश्री
निवासी (स्थायी पता)	·
(अस्थायी पता)	
	का निवासी हूँ।
मै शपथपूर्वक निम्न घोषणा करता हूँ।	
1. मैं सम्बन्धित विभाग का ष्एष् श्रेर्ण	ी का पंजीकृत ठेकेदार हूँ। (विभाग द्वारा निर्गत् श्रेणी सम्बंधी प्रमाण
	अचल सम्पत्ति है और व्यवसायिक रुप से मैं उ०प्र० जल निगम्
संलग्न है)। मेरे पास पर्याप्त चल और	क
कार्यों को पूरा करने के लिए सक्षम और	समर्थ हूँ। मेरे पास आवश्यक मशीने और उपकरण आदि भी हैं तथा
मुझे इस कार्य का पर्याप्त अनुभव है।	
	RVEY, DESIGN, SUPPLY OF ALL MATERIALS,
LABOUR AND CONSTRU	JCTION, ERECTION COMMISSIONING, TRIAL
RUN, LAYING OF CLE	EAR WATER RISING MAIN, DISRTIBUTION
SYSTEM, RCC OHT, CW	VR CUM PUMP HOUSE, TUBE WELL, STAFF
QUARTERS, PUMPING	PLANTS, SUB STATIONS, AUTOMATION TH
QUARTERS, PUMPING I	PLANTS, SUB STATIONS, BUILDING WORKS
AND OTHER APPURTENA	ANT WORKS AT ALLAHABAD ON TURN KEY
BASIS"कराने की	
निविदा निर्गत की गयी है, विभाग	द्वारा निर्धारित प्रारुप पर निविदा भर रहा हूँ।
	पत्र, चरित्र प्रमाण पत्र / हैसियत प्रमााण पत्र / आयकर संबंधी
5. 10 givi 199 on 10 x 11 1	
	अभिलेख / व्यापार कर पजीयन
मेरे विरुद्ध जनपद में तथा प्रदेश में कोई भी मुकदमा	
	प्रमाण पत्र / बिड सिक्योरिटी
प्रमाण पत्र / बिड कैपिसिटी प्रमाण	पत्र / जमानत
	ाना ।
धनराष्ट्रि आदि का प्रमाण पत्र प्रमाण	अन्य पत्र पत्र तथा सुसंगत अभिलेख आदि वांछित रुप में निविदा के
साथ संलग्न कर दिये गये हैं।	13 CHI GCIC MICCO MICCO VI TITITO 42
	(PAN)
4. मेरा स्थाई खाता सं0	
TO THE COURT OF THE PARTY OF TH	יוור איניווע מוע איניווע מוע איניווע ווור איניווע
संलग्न है)	

5. मेरे विरूद्ध आपरा	धिक मुकदमों का	विवरण निम्न प्रकार है	। यहीं पूरा विवर	ण दिया जाये।	
क.मुकदमा नम्बर .		ख. धारायें		ग. थाना	
घ. जनपद		ङ. न्याया	त्रय (जहां मुकदमा	। चल रहा है)	
6. मैं सम्बन्धित विभा					
श्रेणी में नहीं आता	हूँ। मैं अपराधिक	गतिविधियों, म	ाफिया तथा	गैंगस्टर गतिविधियं	ों और
संगठित अपराध कर	ने की गतिविधियों	और असामाजि	क कार्यों आ	ादि में लिप्त नहीं	हूँ। मैं
माफिया और अपराधी	नहीं हूँ। मेरा चाल	–चलन, कार्य तश्	था आचरण उ	उत्तम है।	
7. यदि ठेका प्राप्त क	जरने के पश्चात मेरे	विरुद्ध माफिया	गतिविधियों /	असामाजिक गतिवि	धेयों व
संगठित अपराधिक ग	तिविधियों में लिप्त	होने के बारे में	कोई शिकाय	ात प्रमाणित पायी ज	गती है
तो सक्षम अधिकारी व	_{हों} यह अधिकार हो	ोगा कि वह मेरा	ठेका / अनुबंध	ध निरस्त कर दें। इ	इस पर
मुझे कोई आपत्ति नही	हों होगी। मेरे द्वारा	यदि विभाग/रा	ज्य सरकार	के विरुद्ध कोई अप	राधिक
कृत्य किया जाता है					
अधिकार होगा कि वह					
8. मैं अनुबंध की शत					टयों के
अनुरुप कार्य पूरा कर					
9- मेरा कार्य एवं आ	· ·	C.			
10. मैं शपथपूर्वक घ		_ह मेरा स्थाई पत	।। और अस्थ	ाई पता निम्न प्रका	र है।
				एवं पिनकोड सहित	
लिखा जाये)		ø ø	.,	,	
,		परा पता दरभाष	मोबादल ए	ुवं पिनकोड सहित	
लिखा जाये)		20 301 2011	, नामाञ्चा ५	Nombourness of	
11. मैं शपथपूर्वक घ	 ਰੇਬਾਸ਼ਾ ਨਰਗ ਤੋਂ ਰਿ	ह उपनेव्य पर्व	ਸਰ ਹਟਕਾ ਵੱ	न्या नियम न्या	пата
किये गये कार्य के	विणा करता हूं वि	० ७५१।५८। ५८।	भर रहता ह	तथा विभाग क्षारा	ячіч
	<u> </u>				
पूरा होने तक मेरे वि		यतः काइ पारव	तन नहा हार	॥, याद अपारहाय	
परिस्थितियों में किर्		₩.	0 0	0 0 %	^
में परिवर्तन होता है		में तत्काल सम	बन्धित प्राधिव	कृत अधिकारी और	जिला
मजिस्ट्रेट / कलेक्टर	CI	0 \	.		_
12. मैं यह भी घोष					
जा रहा है उसके स					
/ कलेक्टर(जनप					
किया जा रहा है। य	यह भी घोषणा क	रता हूं कि इन	हैसियत प्रमा	ण पत्र का उपयोग	। अन्य
कार्यो के लिए नहीं	किया जायेगा।	<u>.</u>			
13. मैं अपनी पूर्ण	जानकारी में पूरे	होशो हवास में,	स्वस्थ चित्त	त से, पूरी सत्यनि	ष्टा से
तथा स्वेच्छा से यह					
	•	- 6.	•	•	
दिनांक :			অ	ापथी का पूरा	
हस्ताक्षर			रा	१४४। पर्रा पूरा	
CAMINA			पर	ा नाम व पता :	
			۲,		

APPENDIX-E-1

(Format to be typed on non judicialstamp paper worth Rs. 100/- and to be verified by Notary Public)
DECLARATION FORM-II

Should my/our offer is accepted, I/We hereby agree to abide and fulfill the terms & conditions annexed here to and within 10 days of the date of receipt of an information of acceptance of my/our offer from the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad, I/We shall communicate in writing my/our acceptance of such offer and shall also execute an agreement embodying the conditions here to attached. I/We also agree that the drawings, specifications, terms and conditions set forth in the offer from the Superintending Engineer, 2nd Circle, U.P. Jal Nigam, Allahabad, together with its acceptance thereof in writing by me/us shall form part of the agreement.

I/We further agree that in the event of my/our failure to convey my/our acceptance of the offer from the said Superintending Engineer within 10 days (Ten days) of its receipt as above, the Superintending Engineer may withdraw the offer and forfeit the earnest money deposited by me/us.

Date : The day of2018.	
Bidder	SIGNATURE& SEAL
	NAME
	ADDRESS
Witness:	SIGNATURE
	NAME
	ADDRESS
The accompanying tender is hereby accepted b	y me on behalf of U.P. Jal Nigam.
	S' 4 641 Off"
	Signature of the Officer
	By whom accepted

APPENDIX-E-2

(To be filled in at the time of agreement by successful bidder non judicialstamp paper worth Rs. 100)

FORM OF AGREEMENT- FORM -III

THIS	INDENTURE	made	on	the	•••••	day	of	•••	•••••
2018 bety	ween	•••••		(her	einafter	called	the	Contra	ictor)
which exp	ression shall, where	the context	so adm	its or imp	lies be dec	emed to i	nclud	e his/her	heirs,
executors	and administrators	of the one	part, A	AND the	Managing	Director	of U	.P. Jal	Nigam
(hereinafte	er called the M.D.) wh	ich expressi	on shall,	, where the	e context so	admits o	or imp	lies, incl	ude his
successors	and assigns of the of	ther part. W	HERE	AS the said	l M.D. req	uired the	execu	ition of	certain
works for			••						
(hereinaft	er called the said v	works whic	h said	works ar	e more p	articular	ly des	cribed	in the
drawing a	and specifications he	reto annexe	ed AND	ALSO re	equires the	e provisio	ons of	the nec	essary
materials	there for and have	caused the	necessa	ıry drawii	ngs and sp	ecificati	on an	d sched	ules of
rates to be	e prepared and the co	ontractor h	as delive	ered to the	said M.D	.a tender	for th	ie execu	tion of
the said w	vorks and the provis	sion of the s	said ma	terials AN	ND WHER	REAS the	M.D	. has ac	cepted
such tend	er subject to the pr	ovisions an	d condi	tions here	eto attache	ed. NOW	THI	S IDEN	TURE
WITNESS	SETH as follows:								
contained, T&P etc. afterwards specificatio	the consideration of the of the contractor hereby and execute and com maintain for the requ ns and schedule of rat tereto attached, and in	covenants wi plete the we sisite periods ses hereto att	ith the Mork in a tated in tached, s	I.D. that he thorough the said co igned by th	e will supply ly sound a onditions, a ne contract	y all neces and work all the work or, and as	ssary n manlik rks set s expla	naterial, e manne out in t ined in t	labour, er, and the said the said
Ir covenants as afore sa	n consideration of the with the contractor to aid according to the ra nner and subject to the	pay to him ates given in	for the the sche	execution, edule of ra	completion tes hereto	n and mai attached,	ntena	nce of th t the tim	e work nes and
	Γ IS HEREBY AC	GREED AN	D DEC	CLARED	that all	the pro	vision	s of th	e said

IT IS HEREBY AGREED AND DECLARED that all the provisions of the said conditions, drawings, specifications and schedules of rates marked ... G & I... andhereto attached shall be as binding upon the Contractor and upon the said M.D. as if the same had been repeated herein and shall be read as part of these presents.

In witness where of the parties hereto have affixed their signatures on the.....dayof2018.

Witness: Signature & Seal of Contractor

Signed on behalf of the M.D. by

Witness:

Designation of Officer(U.P.Jal Nigam)

APPENDIX-F

(Format for General Information to be typed on plain paper.All individuals/firms and each partner of joint venture applying for Technical & Financial Evaluation are requested to complete the information in this form. Nationality information should be provided for all owners or applicants who are partnership or individually owned firms.

Where the Applicant proposes to use named subcontractors for critical components of the works, the following information should also be supplied for the specialist subcontractor(s), together with a brief description of their specialized input.)

APPLICATION FORM (1): General Information of Bidders

 Name of firm	
Head office address	
Telephone / Mobile No.	
Contact Person	
Fax No.	
E-mail ID	
Place of incorporation /	
registration	
Year of incorporation /	
-	
registration	

Nationality of Owners/Partners/Directors

Sl.	. Name Nationality						
1.							
2.							

APPENDIX-G FORM- VII :FINANCIAL

(All the information to be provided as per status as on 30st June,

2018)

All individual firms and all partners of a joint venture are requested to complete the information in this form. The information supplied should be the annual turnover of the Applicant (or each member of a joint venture), in terms of the amounts billed to clients for each year for work in progress or completed.

Use a separate sheet for each partner of a joint venture.

Applicants should not be required to enclose testimonials, certificates, and publicity material with their applications; they will not be taken into account in the evaluation of qualifications.

Assets and Liabilities at close of business

1.	Cash (a)	In hand		
	Cash (b)	Deposited in bank	s named below	
	Cash (c)	Elsewhere – (State	e where)	
	Name of Bank	Location	Deposit in Name of	Amount
2.	Deposits with bids or otherw	vise as guarantees		
	(due within 90 days)	•		
I	 Deposit with : (Name and	For what	When Recoverable	Amount
	Address)			
3.	Account receivable (i.e. o	• ,	-	
	contracts exclusive of cla			
Name	and Address of Owner	Name Contract	Amount of Contract	Amount
				Receiva
				ble

Have any of the above been assigned, sold or pledged? It so, state amounts to whom and reason.

Sums earned on uncompleted contracts (due on monthly Estimated) as shown by Engineer's or Architect's estimate. days) Retention to date due upon completion of contract					
Designation of Contract and Name Address of Owner		Gross Amount Earned including last approved Estimate	Amount previously received	Retention Date Amount Due	Amount now due on Monthly Estimate exclusive of Retention

Have any of the above been assigned, sold or pledged? It so, state amounts to whom and reason.

5. Uncompleted Estimate to da	ŕ	Sums earned since last a stionnaire.	pproved	
Designation of Contract and Name, Address of Owner	Amount Contract	Gross Amount Earned including latest Estimate (including Retention)	Amount Earned since last Estimate	Date next Estimate is due

Have any of the above been assigned, sold or pledged? It so, state amounts to whom and reason.

Ac	count receivable not from co	onstruction
con	ntracts (due on within 90 day	ys)
Receivab	le From Name and For Wha	at When due Amount Address
V	Vhat amount, if any is past	due?
7.	(a) Stocks and Bonds	At Present market value
	(b) Building and Loan	At present with drawl value
	(c) Life Insurance;	At cash surrender value (for an
		individual or partnership only)
		1 1 0/
8.	Other quick Assets (due	within 90 days)
		Real estate, loans, furniture
	Not including:	Fixtures, equipment, mortgages
		Receivable, stock of materials
		Notes receivable
ГОТАІ	ASSETS	
9.	Notes Payable	(a) To Banks, regular
		(b) To Banks for certified
		cheques
		(c) To others for equipment obligation
		(d) To others exclusive

To whom:	Name and	What Security	When Due	Amount
Addr	ess			
10.	Acc	ount Payable	(a) Not past due	
			(b) Past due	
To whom: N	lame and	For What	Data Payable	Amount
Addr	ess			
11.	Other Liabiliti	es		
	Description		Amoun	nt

TOTAL CURRENT LIABILITIES INFORMATION REGARDING FINANCIAL CAPACITY OF THE CONTRACTOR

Sl. No.	Details	Amount Rs. In	Remarks
		Lacs.	
1.	Solvency		A Banker's
			Certificate may
	_		pleased be attached
2.	Annual Turnover for the last		
	five years		
3.	Price of biggest job carried out		

DETAILS STATEMENT "A"

Name of Contractor & Address :-	

	Sr.	Year	. A	nnual Turnov	er in	Up-dated	d cost of	work 20	17-	Ren	narks.
	No.		(I	Lakhs)		2018					
						Annual 7	Turnove	r (Lakh	s)		
	1	2014	-15								
7	2	2015	-16								1
	3	2016	- 17								-
	4	2017	-18								
	5	2018	-19								
	Cert	ified t	hat the	above infor	matio	n is true	and co	rrect to	the l	est (of my

knowledge and belief. In support of the annual turnover shownabove I.T.C. certificates in attached herewith.

Signature of Contractor.

Note :- 1. The cost may be updated by 8% per year (Compounded) and no supporting detailed computation may be furnished.

Factor for updating the cost of each year to bring the cost to 2017-18.

Year	Cost of work	Factor.
2014-2015		x 1.320
2015-2016		x 1.240
2016-2017		x 1.160
2017-2018		x 1.080
2018-2019		x1.000

DETAILS STATEMENT "B"

Information and Certificate for works carried out and to be done during next three years (2018-2019 to 2020-2021)

Name of Contractor &Address :-	
	-

No	of work	Commencement of work	contract.	work remaining to be executed as on 31/03/2018	2018-2019 i.e.1.4.17 to 31.3.19	2019-2020 i.e.1.4.18 to 31.3.20	2020-2021 i.e.1.4.19 to 31.3.21	Amount	
1	2	3	4	5	6	7	8	9	10

Certified that the above information is true and correct to the best of my

knowledge and belief.

Signature of Contractor.

For the assessment of bid capacity, prospective bidders should submit information about the works carried out by them in last five years as well asprogramme of balance work in the prescribed statement (Details Statement A) attachedherewith duly signed by Executive Engineer-in-charge of work.

The bid capacity will be calculated in the following manner.

Bid Capacity =
$$(A \times N \times 2) - B$$

Where, A = Maximum value of Civil Engineering works executed in any one yearduring the last five years. (Updated to the current C.S.R. level), which will take into account the completed and on going works.

Cost of completed works in earlier years shall be given additional weightage of 10% per year as illustrated below to bring it to current price level.

SI. No.	Year	Cost of work executed	Derived annual cost of works at current price level.
1	2014-15		1.320
2	2015-16		1.240
3	2016-17		1.160
4	2017-18		1.080
5	2018-19		1.000

B = Value of the existing commitments and works (ongoing) to be completed in the period stipulated of the completion of the work in the present tender. (Allcertificates to be provided, shall be countersigned by Engineer-in-charge of thework not below the rank of Executive Engineer)

N = Number of years prescribed for completion of the work for which bids are

invited. (20 Months)

APPENDIX-G

FORM- VII(A) : Joint Venture Summary

	Names of all partners of a joint venture
Lead partner	
Partner	
3. Partner	

Total value of annual construction (and/or equipment, goods or services which apply to this contract) turnover, in terms of work billed to clients, in Rs. Crores .at the end of the period reported.

An	Annual turnover data (construction only; Rs. In Crores)				
	Year 1	Year 2	Year 3		
Partner					
Lead partner					
Partner					
Partner					
Total					

APPENDIX-G

FORM- VII(B) : Joint Venture Agreement

To,

Executive Engineer, Second Division, U.P Jal Nigam, Allahabad, U.P. (Phone No. 9473942661)

The undersigned of this declaration of cooperation are by means of attached Powers of Attorney legally authorized to act with regard to "SURVEY, DESIGN, SUPPLY OF ALL MATERIALS, LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN, LAYING OF CLEAR WATER RISING MAIN, DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, AUTOMATION TH QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS" for the UPJN and on behalf of their organizations.

They hereby declare:

that they will legalize a Joint Venture Agreement in case that a Contract for the SURVEY, DESIGN, SUPPLYOF ALL MATERIALS LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN OF LAYING OF CLEAR WATER FEEDER MAIN FROM MAIN LINE TO ZONAL CWR, CLEAR WATER RISING MAIN DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS is awarded to their group;

that they have nominated ______ [name of the lead partner] as the Sponsor Firm of the group for the purpose of this Bid;

That they authorized Mr./Ms. _____ [name of the person who is authorised to act as the Representative on behalf of the Joint Venture] to act as the Bidder's Representative in the name and on behalf of their group.

A MOU shall be signed by the JV company and notarized on a Rs. 100.00 non judicial stamp paper with a technology provider who has a registered company in India fully equipped with trained manpower to extend services as and when required and may meet the required minimum pre qualification criteria to provide Rapid Sand Filter design / performance guarantee / Key equipments for Water treatment plants in India based on Rapid Sand Filter technology with the number and capacities as shown in tender notice.

Joint venture agreement conforming their association for jointly and severally responsibility with their percentage of the contract value.

Joint venture shall be jointly and severally responsible for meeting all technical and commercial conditions and proper work of tender.

That this Joint Venture is an association constituted for the execution of Survey, design, supply of all materials, labour and construction, erection commissioning, trial run, laying of clear water rising main, disrtibution system, RCC oht, cwr cum pump house, tube well, staff quarters, pumping plants, sub stations, automation th quarters, pumping plants, sub stations,

BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS" That if the Employer accepts the Bid of this Joint Venture, it shall not be modified in its composition or constitution until the completion of Contract without the prior consent of the Employer;

8. That while the lead partner shall remain overall responsible for successful implementation of the total contract, each partner's share of the responsibility, stated as percentage of the total contract amount, shall be as follows:

Name of Partner	Primarily Responsible to complete components of Contract (as percentage of the contract amount)
Lead Partner	
Partner	
Partner	
Total	

8- That if during currency of the work joint venture/ consortium dissolves, the U.P. J.N. shall have full right to forfeit the security money, payments due with U.P.J.N. and retain the equipments, T&P, scaffolding, shuttering etc. for completion of the balance work as per provision of the agreements.

Note: The above mentioned responsibility shall not absolve the total responsibility to complete the Contract as a member of the joint Venture. Give names and positions of the proposed Joint Venture Representatives, as well as organization's names and addresses:

1.	Name:	Signature:
	Position:	Date:
	Representative of:	(Organisation's Name)
2.	Name:	Signature:
	Position:	Date:
	Representative of:	Organisation's Name)

3.	Name:	Signature:				
	Position:	Date:				
	Representative of: (Organisation's Name)					

by

Witness:	Signature & Seal of Contractor
	Signed on behalf of the Chairman
Witness:	Designation of Officer(U.P. J.N.)
Witness:	

APPENDIX-H

Form(3): Particular Experience Record

Name of Applicant or partner of a joint venture/consortium

To pre-qualify, the Applicant shall be required to pass the specified

requirements applicable to this form, as set out in the "Technical & Financial

Evaluation Instructions to Applicants".

On a separate page, using the format of Form (3a), and (3b) as applicable, the Applicant is

requested to list all contracts of a similar nature and complexity to the contract for which the

Applicant wishes to qualify and undertaken during the last 5 (Five) years. The partners of a joint

venture should provide details of similar contracts. Such details should be submitted using forms

3a and 3b respectively for each contract completed or under execution, by the Applicant or by

each partner of a joint venture. The applicants must submit the performance report (completion

certificate) in support of their work experience obtained from the authorized representative of

client containing Agreement No., date of start, date of completion and value of work done.

Where the Applicant proposes to use named subcontractors for critical

components of the works, the information in the same forms should also be

supplied for each specialist subcontractor.

Applicants are required to enclose evidence documents for work in progress or

completed. Use of copy of certificates is recommended with signature of

applicant for authentication.

Any work done as a subcontractor will not be considered for eligibility. Even though a

work of diversified nature is undertaken and completed by a joint venture, the specific

work carried out by each of the partners in the joint venture will only be considered as

his eligibility. This should be supported by documentary evidence, such as copy of joint

venture agreement, clearly defining responsibility and certificate of completion from the

employer.

Signature & Seal of Applicant

FORM - 3(A)

U.P.J.N. Tender / Vol-I (Part- II)

Form(3A): Details of Contracts of Similar Nature and Complexity

	Name (of Applicant
1	<u>Use a s</u> e	eparate sheet for each contract.
	1.	Number of contract
		Name of contract
		Country
		Name of employer
		Employer address & phone nos.
		Nature of works and special features relevant to the contract for which the Applicant wishes to pre qualify
	7.	Contract role (check one) Sole contractor Partner in a joint venture Subcontractor
	8.	Value in specified currencies at completion, or at date of award for current contracts, Total Contract Amount:: Rs Sub-Contract Amount (if the role was sub contractor): Rs Responsible Contract Amount (if the role was partner in a joint venture): Rs Total Contract Value : Rs
	11.	Contract/subcontract duration (years and months) Years months
U.P.J.N. Tender / Vol-I (Part-	II)	

Sr.no.	Particulars of Contract with name		Det	ails of work			Amount of contract (in Rs. Lacs)
	of Deptt. RCC		Rising main / Dist. System D.I., G.I. & HDPE pipe dia & length	Pumping Building plant work and other E&M works			
1	2	4	5	6	7	8	9

APPLICATION FORM (3b)

"Form(3A): Abstract of Contracts of Similar Nature and Complexity

N	
Name of Applicant or partner of a joint venture	

Sr.no.	Particulars of Contract with name		Deta	ails of work			Amount of contract (in Rs. Lacs)
	of Deptt. and office	RCC OHT / CWR No./ capacity	pipe Type, dia & length	Rising main / Dist. System D.I., G.I. & HDPE pipe dia & length	Pumping plant and other E&M works	Building work	
1	2	4	5	6	7	8	9

Note: Please attach certified copy of the certificate of experience in support of above details issued by the Govt Deptt. / Public sector under taking by an authority not below the rank of Project Manager or authorised rank for the work cost.

APPENDIX-I

FORM 4(a): ABSTRACT OF CONTRACT

(TO BE TYPED ON PLAIN PAPER)

Summary Sheet: Current Contract Commitments / Works in Progress

Name of Applicant or partner of a joint venture							
Applicants and each partner to an application should provide information on their current commitments on all contracts that have been awarded, or for which a letter of intent or							
acceptance has been received, or for contracts approaching completion, but for which an unqualified, full completion certificate has yet to be issued.							
unquanneu, fun completion cei tineate has yet to be issueu.							
Name of contract/Department	Value of outstanding work (current In Rs. Crores)	Estimated completion date					
1.							
2.							
3.							
4.							
5.							
6.							

NOTE: IF REQUIRED PLEASE ADD ADDITIONAL SHEETS

APPLICATION FORM (4)b

Summary Sheet: Works Tendered

SI. No	Name of Department/Address of Correspondence/Telepho ne no.	Nam e of work	Estimate d cost of work, Rs. In lacs	Positio n in the biddin	Remark s, if any
C1	C2	С3	C4	C5	C6

FORM-IV: PERFORMANCE/ EXPERINCE REPORT FOR

WORKS COMPLETED

Part	ó	I
ıaıı	v	

- 1. Name of the Contractor
- 2. Name of work
- 3. Agreement No.
- 4. Name of Division in which the work was executed
- 5. Total Scope of work
- 6. Name of partner done the following work
 - a) Process design
 - b) Construction of civil work
 - c) E&M work
 - d) Operation and Maintenance work
- 7. Estimated Cost put to tender (contractual amount)
- 8. Tendered Cost
- 9. Gross amount of final bill/ work done till date
- 10 Stipulated date of start/ completion
- 11 Actual date of completion
- 12. date of commissioning.
- 13. Amount of compensation levied for delay, if any
- 14. Amount of reduced rate items, if any
- 15. Did the contractor go for arbitration
- 16. if yes, total amount claimed & amount awarded

Quality of work (grade as Very Good/ Good/ Satisfactory/ Poor)

Signature of client (EE) Signature of client (SE)

Full Designation

Full Designation

Seal

Seal

APPENDIX-K FORM - V

(Format to be typed on plain paper)

Name of Appli	cant or	partner of a jo	int venture					
demonstrate the applicant or pa	nat they rtner of te bank	meet the requi f a joint venture er information.	f a joint venture irements stated is must fill in this A copy of the aud	in the	Instruction If necessa	ns to Applic ry, use separ	cants. Each rate sheets to	
Banker	Name	of banker						
	Address of banker							
Telephone Contact name and title						le		
	Fax E-mail							
end of each yea	ar) for t	the previous fiv	s in INR equivalore years Based of the equivalent for the	ıpon	known cor	nmitments s		
Financial inform	nation	Actual:						
Rs.in Crore		previous five	years	1				
Total aggets		1.	2.	3.		4.	5.	
1. Total assets								
						·		
				<u> </u>				
-c ·c	,	e e	4 43			ea p		
Specify propos	ed sour	ces of financing	g to meet the cas	n flo	w demands	s of the Proj	ect, net of current	
commitments t	for othe	r contracts (In	structions to An	nlicar	its, nara 4	.6.		

Source of financing	Amount (Rs. in Crore)
1.	
2.	
3.	
4.	

Attach audited financial statements for the last five years (for the individual applicant or each partner of a joint venture).

Firms owned by individuals, and partnerships, may submit their balance sheets certified by a registered accountant, and supported by copies of tax returns.

Applicants are be requested to submit a bank reference letter from a reputable commercial bank to the effect that such bank certifies the financial capability of the applicants to meet their financial obligation to perform the said contract and considers to issue a specific line of credit when and if the contract is awarded to the applicants.

APPENDIX-L

(Format for Litigation History to be typed on plain paper.)

APPLICATION FORM (6): Litigation History

Sl.No.	Name of Deptt. with which dispute arose. Address with Tel. No. and e-mail addressof Deptt.	Agreement No./ cost of work	Date of start of work	Schedule date of completion of work	Date of start of Dispute
1	2	3	4	5	6

Nature of Dispute	Total Cost of Disputed	Dispute pending under		Present of Position of Dispute		
	work	Arbitration	Court	Settled with Cost & Date	Under Progress	
7	8	9	10	11	12	

APPENDIX-M

(Format for affida	ivit to be typed on Rs. 10/- non-judiciai stan	ip paper duly verified by the
	Notary Public)	
~~~~~~	APPLICATION FORM (7) :List of Staff	with firm
Authorised person	of M/s, applicant for g person(s) is/are in my/our regular employment	or pre-qualification hereby
dates mentioned ag	gainst them.	

SI. No.	Name and Address	Technical Qualification	Post held regular	Date of Employment	Details of experience
1.					
2. 3.					
•••					

I/we understand that ONE Graduate and ONE Diploma Engineers in Civil Engineering, having at least 5 years experience, will have to be deployed by us on the work throughout, in case we are entrusted with the execution of the work in question.

I/we further understand that in the event of non-presence of such Engineers, the U.P. Jal Nigam shall deduct @ Rs. 40000/- (Rs. Forty thousand only) for Graduate Engineer or Rs. 25000/- (Rs. Twenty five thousand only) for Diploma Holder as the case may be, per month from our bills, which will not be refundable.

I/we further understand that the decision of Executive Engineer regarding presence/absence of my/our Engineer from the work shall be final and binding upon us.

## APPENDIX-N

(Format for affidavit to be typed on Rs. 10/- non-judicial stamp paper duly verified by the

Notary Public)

~~~~~					
		(O) T.	4.T. 1 4 D	an and a second	
APPLIC	CATION FO	ORM (8) :List o	f Tools & Plants with	<u>firm</u>	
I/weííííííííííí	ííííí	í í S/oí í	ííííííííííííííííííííííííííííííííííííííí	í í í í Partners	
/ Authorized person of M/s í í í í í í í í í í í, applicant for pre-qualification hereby					
certify that I/we possess the following machinery, tools and plants, centering and shuttering,					
all in good working conditions.					
lars of Machinery Tools,	Total	Estimated	Approximate age in	Nos. to be used on	
	1				

Particulars of Machinery Tools,	Total	Estimated	Approximate age in	Nos. to be used on
Plants centering and shuttering	No.	Cost (Rs.)	years and months	work under this bid

I/we undertake that above machineries and centering & shuttering material will remain in good working condition and in useable form throughout the currency of work.

I/we further undertake, that if, there is any reduction in the equipment, below the limit required for pre -qualification, I/we will inform Executive Engineer / Superintending Engineer, U.P. Jal Nigam to whom application for pre -qualification is being made, within 3 days of its occurrence and arrange to make it up within another one week, failing which, U.P. Jal Nigam will be free to impose any penalty that it may deem fit, which will be final and binding upon me/us.

APPENDIX-O

(प्रारूप चरित्र प्रमाण — पत्र) _ P.W.D. (T-4)

कार्यालय जिला मजिस्ट्रेट
चरित्र प्रमाण – पत्र
1. आवेदक का नाम श्री / श्रीमती
2. पिता / पति का नाम श्री
3. आयु
४. शैक्षिक योग्यता
 व्यवसाय
6. पता ः अ) स्थाई पता दूरभाष सहित
ब) अस्थाई पता दूरभाष सहित
7. अपराधिक मुकदमों का विवरण
(व्यक्ति के विरुद्ध जनपद में दर्ज मुकदमों, अपराधिक गतिविधियों और असमाजिक कार्यों का विवरण दिया जाये। यदि किसी न्यायालय में अपराधिक मुकदमा चल रहा है तो उसका विवरण भी दिया जाये। यदि लोक निर्माण विभाग अथवा राज्य सरकार के अन्य विभागों द्वारा ब्लैक लिस्टैड किया गया हो तो उसका विवरण भी दिया जाये। माफिया / गैंगस्टर गतिविधियों एवं संगठित अपराधों में लिप्त व्यक्तियों के बारे में विषेष रुप से जाँच करने के बाद ही प्रमाण पत्र निर्गत किया जाये और इसका उल्लेख इस कालम में अवश्य किया जाये। 8. सामान्य ख्याति
9. प्रमाण पत्र : मेरे द्वारा श्री के कार्य और आवरण तथा चरित्र के सम्बन्ध में पूरी तथ्यात्मक जानकारी कर ली गई है। इनके विरुद्ध अपराधिक मुकदमों की सूचना भी पुलिस से प्राप्त की गई है। सभी तथ्यों की जानकारी के पश्चात मैं प्रमाणित करता हूँ कि श्री
का कार्य और आचरण तथा चरित्र उत्तम है और इनके लोक निर्माण विभाग में अथवा राज्य सरकार के
किसी विभाग में ठेकेदार का कार्य करने पर सामान्यतः आपत्ति प्रतीत नहीं होती है।
दिनांक :
हस्ताक्षर
जिला मजिस्ट्रेट / कलेक्टर (मुहर सहित)
नोट :- 1. जिला मजिस्ट्रेट / कलेक्टर द्वारा यह प्रमाण पत्र अपने स्वयं के हस्ताक्षर से निर्गत किया जायेगा।
 प्रमाण पत्र देने के पूर्व वह आवश्यकतानुसार विरष्ठ अधीक्षक/पुलिस अधीक्षक/तहसीलदार/ एस०डी०एम०/अपर जिलाधिकारी अथवा किसी अन्य अधिकारी से जाँच कराकर रिपोर्ट प्राप्त कर सकते हैं।
3. सम्बन्धित व्यक्ति से स्वघोषणा शपथ-पत्र भी ले सकते हैं।
4. यह प्रमाण पत्र सामान्यतः दो वर्ष के लिए मान्य होगा। यदि इससे पूर्व कोई अपराधिक घटना होती है अथवा प्रार्थी के विरुद्ध कोई अपराधिक मुकदमा आदि दर्ज होता है या वह किसी संगठित अपराध में या माफिया गतिविधियों में या असामाजिक गतिविधियों में पकड़ा जाता है तो पुलिस का यह उत्तरदायित्व होगा कि इसकी सूचना वह जिला मजिस्ट्रेट/कलेक्टर तथा सम्बन्धित विभाग के
अधिकारियों को दें और प्रमाण पत्र तत्काल निरस्त किया जायेगा। 5. इन प्रमाण पत्रों की प्रविष्टि जिलाधिकारी कार्यालय में तथा वरिष्ठ पुलिस अधीक्षक / पुलिस अधीक्षक कार्यालय में एक अलग रिजस्टर में विधिवत अंकित की जायेगी और निर्गत प्रमाण पत्र की एक
प्रमाणित फोटो प्रति रजिस्टर में अवष्य रखी जायेगी। 6. इस प्रमाण पत्र के निर्गत करने अथवा निरस्त करने के सम्बन्ध में अन्तिम निर्णय सम्बन्धित जिला
मजिस्ट्रेट / कलेक्टर का होगा। 7. निर्गत प्रमाण पत्र की एक कार्यालय प्रति वरिष्ठ पुलिस अधीक्षक/पुलिस अधीक्षक कार्यालय में अवश्य रखी जायेगी और एक अलग रजिस्टर में प्रविष्टि अंकित की जायेगी जिससे रिकार्ड रहे।

सम्बन्धित व्यक्ति द्वारा पासपोर्ट साइज का अपना नवीनतम फोटोग्राफ चिरत्र प्रमाण पत्र के उपर

चस्पा किया जायेगा।

APPENDIX-P

(Format for Liquid Assets to be typed on Letterhead of issuing Bank. It shall not be more than 6 months old as on date of opening of P.Q. Bid)

~~~~~~~~~				
		certify that i i i i i		
lastí í í í í í	í íí .í í í í	í í years are satisfac	ctory. On the basis of i	nformation
available with us	s we assess their L	iquid Assets not less	than Rs.ííííí	Lacs.
Date :	· <b></b>	27.63.1.77		
		SIGNATU	RE OF MANAGER	
			Seal	l of the Bank

कार्यालय जिला मजिस्ट्रेट...... <u>हैसियत प्रमाण – पत्र</u>

प्रमाणित पासपोर्ट साइज कानवीनतम फोटोग्राफचस्पा किया जाये

1. प्रार्थी का नाम (व्यक्ति / फर्म / संस्था का नाम)	
2. पिता / पति का नाम श्री	
3. पता :— (अ) स्थाई पता दूरभाश सहित	
	(ब) अस्थाई पता दूरभाश
सहित	
4	. व्यवसाय

- 5. सम्पित्त का विवरण :— जिला मिजिस्ट्रेट / कलेक्टर के द्वारा चल / अचल सम्पित्त / हैसियत के सम्बन्ध में पूरा विवरण निम्नप्रकार से दिया जाये।
- (अ) अचल सम्पत्ति :-जमीन/भूखण्ड/मकान/दुकान/व्यवसायिक प्रतिश्टान/उद्योग धन्धे आदि का पूरा विवरण। यह सम्पत्ति ठेकेदार के नाम है अथवा किसी अन्य व्यक्ति के नाम से है, इसका स्पश्ट उल्लेख किया जाये। इस सम्बन्ध में सक्षम अधिकारी द्वारा निर्गत प्रमाण -पत्र संलग्न किया जाये। सम्पत्ति का मूल्यांकन/बाजार मूल्य तथा सम्पत्ति अथवा किसी वित्तीय संस्था में मार्गेज हो तो उसका विवरण भी दिया जायेगा।
- (ब) चल सम्पित्तः —मोटर वाहन / निर्माण कार्यों में प्रयुक्त मिषानों तथा अन्य चल सम्पित्ति का पूरा विवरण दिया जाये। यह सम्पित्ति ठेकेदार के नाम है अथवा अन्य किसी व्यक्ति के नाम से है, इसका स्पश्ट उल्लेख किया जाये। इस सम्बन्ध में सक्षम अधिकारी द्वारा निर्गत प्रमाण—पत्र संलग्न किया जाये। सम्पित्ति का मूल्यांकन / बाजार मूल्य कितना है। सम्पित्त बैंक अथवा किसी वित्तीय संस्था में मार्गेंज हो तो उसका विवरण भी दिया जाये।
- 6. बैक अथवा वित्तीय संस्था में कोई धनराषि हो तो इसके लिए बैंक का नाम / खाता संख्या एवं उसमें रखी धनराषि का विवरण दिया जाये। इसके लिए बैंक अथवा वित्तीय संस्था द्वारा निर्गत प्रमाण–पत्र संलग्न किया जाये।

7. हैसियत प्रमाण–पत्र के लिए हैसियत के रूप में यदि बैंक में जमा धनराषि दर्षायी जाती है तो वह धनराषि
कम से कम तीन माह पहले से बैंक में जमा होनी चाहिए और कार्य पूरा होने तक बैंक में अवष्य जमा रहनी
चाहिए
8. प्रार्थी का पैन नम्बर
है।
मेरे द्वारा श्री (यहाँ व्यक्ति / फर्म / संस्था आदि का नाम लिखा जाये) की
चल और अचल सम्पत्ति के बारे में तथ्यों की जानकारी कर ली गई है और उसका विवरण उपरोक्तानुसार दिया
गया है।
मैं प्रमाणित करता हूँ कि मेरी जानकारी में उपरोक्त सभी तथ्य सही है और तथ्यात्मक रिपोर्ट
के आधार पर यह प्रमाण –पत्र निर्गत किया जा रहा है।

दिनांक.....

हस्ताक्षर

जिला मजिस्ट्रेट / कलेक्टर

(मुहर सहित)

नोट :-

- 1. जिला मजिस्ट्रेट / कलेक्टर द्वारा यह प्रमाण —पत्र अपने स्वंय के हस्ताक्षर से निर्गत किया जायेगा। उसके स्थान पर किसी अन्य अधिकारी द्वारा प्रमाण—पत्र निर्गत नहीं किया जायेगा।
- 2. प्रमाण-पत्र देने के पूर्व वह अवष्यकतानुसार तहसीलदार / एस०डी०एम० / अपर जिलाधिकारी / बैंक अधिकारी अथवा किसी अन्य अधिकारी से जाँच कराकर रिपोर्ट प्राप्त कर सकते है।
- 3. सम्बन्धित व्यक्ति से स्वघोशण षपथ-पत्र भी ले सकते है।
- 4. यह प्रमाण-पत्र सामान्यः दो वर्शो के लिए मान्य होगा। यदि इससे पूर्व कोई महत्वपूर्ण विक्रय आदि होता है अथवा सम्पत्ति में परिवर्तन होता है या कमी आती है तो सम्बन्धित व्यक्ति का यह उत्तरदायित्व होगा कि इसकी सूचना वह जिला मजिस्ट्रेट/कलेक्टर तथा सम्बन्धित विभाग के अधिकारियों को देगा और प्रमाण-पत्र में संषोधन जारी किया जायेगा।
- 5. इस प्रमाण-पत्रों की प्रविश्टि जिलाधिकारी कार्यालय में एक अलग रिजस्टर में विधिवत अंकित की जायेगी और निर्गत प्रमाण-पत्र की एक प्रमाणित फोटो प्रति रिजस्टर में अवष्य रखी जायेगी।
- 6. इस प्रमाण-पत्र के निर्गत करने अथवा निरस्त करने के सम्बन्ध में अन्तिम निर्णय सम्बन्धित जिला मजिस्ट्रेट / कलेक्टर का होगा।
- 7. सम्बन्धित व्यक्ति द्वारा पासपोर्ट साइज का अपना नवीनतम फोटोग्राफ जो राजपत्रित अधिकारी द्वारा प्रमाणित हो, हैसियत प्रमाण –पत्र के ऊपर निर्धारित स्थान पर चस्पा किया जायेगा।

*	शपथ- पत्र			
······	पुत्र श्री			
निवासी	·			गित्रत अधिकार् रारा प्रमाणित
(स्थाई पता)	<b></b>		पा	सपोर्ट साइज
पता)				कानवीनतम
(अस्थाई			फोट	ोग्राफचस्पाकिया जाये
1. मैं निवासी हूँ। मैं षपथपूर्वक निम्न घोशण व	<b>क</b> रता हूँ।			
मैं उ0 प्र0 जल निगम विभाग का ए/बी/र	ती/डी श्रेणी	क	ग पंजीकृत	ठेकेदार हूँ।
विभाग द्वारा निर्गत श्रेणी सम्बन्ध प्रमाण-	पत्र संलग्न किया जाये) मेरे पास पर्याप्त [ः]	चल		
और अचल सम्पत्ति है और व्यवसायिक रूप से मैं ल	ोक निर्माण विभाग में कार्यों को पूरा			
करने के लिए सक्षम और समर्थ हूँ। मेरे पास आ	वष्यक मषीने और उपकरण आदि भी है			
तथा मुझें इस कार्य का पर्याप्त अनुभ	व है।			
2. उ0 प्र0 जल निगम विभाग द्वारा जो (कार्य का	विवरण लिखा	जाये)		
कराने की निविदा निर्गत की गई रहा हूँ।	है उसके लिए मैं विभाग द्वारा नि	र्धारित प्रारूप प	र निविद	त्त भर
3. मेरे द्वारा दिये जा रहे प्रमाण-प	त्र / चरित्र प्रमाण–पत्र / हैसिर	ग्त प्रमाण–	पत्र/अ	ायकर
प्रमाण-पत्र/व्यापार कर प्रमाण-पत्र/बिड सेक्योरि	टी प्रमाण–पत्र/बिड कैपिसिटी प्रमाण			
–पत्र/जमानत धनराषि आदि का प्रमाण–पत्र तश	गा अन्य सुसंगत अभिलेख आदि वांछित			
रूप में निविदा पत्र के साथ संलग्न क नम्बर	र दिये गये है।			
4. मेरा पैन है। (आयकर वि	भाग		द्वारा	प्रदत्त
प्रमाण –पत्र संलग्न किया जाये)।				
<ol> <li>मेरे विरुद्ध अपराधिक मुकदमों का विवरा</li> </ol>	ग निम्नप्रकार है। यहाँ पूरा विवरण		दिया	जाये।
1 मुकदमा नम्बर				
3 थाना				
4 जनपद				
-				
 6. मैं उ0 प्र0 जल निगम विभाग अथवा राज्	ज्य सरकार के अन्य विभागों द्वारा		ब्लैक	लिस्टेट
ठेकेदार की श्रेणी में नहीं आता हूँ।	अपराधिक गतिविधियों, माफिया		तथा	गैंगस्टर

गतिविधियों और संगठित अपराध करने की गतिविधियों और असामाजिक कार्यों आदि में लिप्त नहीं हूँ। मैं माफियां और अपराधिक नहीं हूँ। मेरे चाल-चलन, कार्य तथा आचरण उत्तम है।

7. मेरे विरूद्ध जनपद में तथा प्रदेष में कोई भी

मुकदमा दर्ज नहीं है।

- 8. यदि ठेका प्राप्त करने के पश्चात् मेरे विरुद्ध माफियां गतिविधियों/असमाजिक गतिविधियों एवं संगठित अपराधिक गतिविधियों में लिप्त होने के बारे में कोई षिकायत प्रमाणित पाई जाती है तो सक्षम अधिकारी को यह अधिकार होगा कि मेरा ठेका/अनुबन्ध निरस्त कर दें। इस पर मुझे कोई आपत्ति नहीं होगी। मेरे द्वारा यदि विभाग/राज्य सरकार के विरुद्ध कोई अपराधिक कृत्य किया जाता है अथवा सरकारी धन का गबन किया जाता है तो सक्षम अधिकारी को यह अधिकार होगा कि वह मेरे विरुद्ध अपराधिक मुकदमा नियमों के अन्तर्गत दर्ज कराये।
- मैं अनुबन्ध की षर्तों के अनुसार समय से, पूरी गुणवत्ता के साथ तथा निर्धारित विषिष्टियों के अनुरूप कार्य पूरा करूंगा और विभाग को पूरा सहयोग प्रदान करूंगा।
- 10. मेरा कार्य एवं आचरण उत्तम है।
- 11. मैं षपथपूर्वक घोशणा करता हूँ कि मेरा स्थाई पता और अस्थाई पता निम्नप्रकार है:--
- (अ) स्थाई पता (दूरभाश सहित).....
- (ब) अस्थाई पता (दूरभाश सहित)...... (यहाँ पूरा पता दूरभाश सहित एवं पिनकोड सहित लिखा जाये)
- 12. मैं षपथपूर्वक घोशणा करता हूँ कि मैं उपरोक्त पते पर रहता हूँ तथा विभाग द्वारा प्रदान किये गये कार्य का पूरा होने तक मेरे किसी पते में सामान्यतः कोई परिवर्तन नहीं होगा। यदि अपरिहार्य परिस्थितियों में किसी पते में परिवर्तन होता है तो इसकी सूचना तत्काल अधिषासी अभियन्ता, लोक निर्माण विभाग और जिला मजिस्ट्रेट/कलेक्टर को दूंगा।
- 13. मैं यह भी घोशणा करता हूँ कि विभाग के जिस कार्य के लिए मेरे द्वारा ठेका लिया जा रहा है उसके संपेक्ष चल एवं अचल सम्पत्ति का हैसियत प्रमाण—पत्र जिला मजिस्ट्रेट/कलेक्टर (जनपद का नाम लिखा जाये)...... द्वारा

प्राप्त करके मूलरूप से संलग्न किया जा रहा है। यह भी घोशणा करता हूँ कि इस हैसियत प्रमाण-पत्र का उपयोग अन्य कार्यों के लिए नहीं किया जायेगा। 14. मैं अपनी पूर्ण जानकारी में पूरे होषो—हवाष में, स्वस्थिचित्त पूरी सत्यिनश्ठा एवं स्वेच्छा से यह षपथ-पत्र लिखकर दे रहा हूँ। ईष्वर मेरी मदद करें।

$\sim$ .	
टिचार	
14,1147	

शपथी का पूरा हस्ताक्षर पूरा नाम पता

नोट :-

- 1. यह स्वघोशण षपथ —पत्र रू० 100/— (रू० एक सौ) के स्टाम्प पेपर "जंउच च्चमत) पर नोटरी द्वारा साक्ष्यों क उपस्थिति में सत्यापित कराते हुए दिया जायेगा।
- 2. असत्य षपथ-पत्र देना एक संगीन और संज्ञेय अपराध है।
- सम्बन्धित व्यक्ति द्वारा पासपोर्ट साइज का अपना नवीनतम फोटोग्राफ जो राजपत्रित
   अधिकारी द्वारा प्रमाणित हो, षपथ-पत्र के ऊपर निर्धारित स्थान पर चस्पा किया जायेगा।

#### SECTION – V

#### GENERAL CONDITION OF CONTRACT

## **DEFINITIONS**

In the contract (as hereinafter defined) the following words and expressions shall have the meanings hereby assigned to them, except where the context otherwise requires:

A)

- (i) "Owner" means the U.P. Jal Nigam represented through its Chairman, Managing Director, U.P. Jal Nigam, Lucknow & Chief Engineer (Allahabad Zone), Allahabad.
- (ii) õEmployerö means the Superintending Engineer, 2nd Circle, U.P.Jal Nigam, Allahabad.
- (iii) õEngineer/Engineer-in-chargeö means the person appointed by the U.P. Jal Nigam to act as Engineer for the purposes of the Contract and Excutive Engineer, Second Division, U.P. Jal Nigam, Allahabad or any other competent person appointed by the U.P. Jal Nigam and notified to the Contractor to act in replacement of the Engineer.
- (iv) õContractorö means the person whose Tender has been accepted by the Employer and the legal successors in title to such person, but not (except with the consent of the Employer) any assignee of such person.
- (v) õSub-Contractorö means any person named in the Contract as a Sub-Contractor for a part of the works or any person to whom a part of the works has been subcontracted with the consent of the Engineer and the legal successors in title to such person, but not any assignee of any such person.

õEngineerøs Representativeö means any Excutive Engineer, Second Division, U.P. Jal Nigam, Allahabad and the person appointed from time to time by the Engineer under sub clause 2.2

B)

- (i) õContractö means these conditions Vol I (Part -I, II and II) and vol- II the specifications, the Drawings, the Bill of Quantities, the Tender, the Letter of Acceptance, the Contract Agreement (if completed) and such further documents as may be expressly incorporated in the Letter of Acceptance or Contract Agreement (if completed).
- (ii) õSpecificationö means the specification of the Works included in the Contract and any modification thereof or addition thereto made under clause 51 or submitted by the Contractor and approved by the Employer.
- (iii) õDrawingsö means all drawing, calculations and technical information of a like nature provided by the Engineer to the Contractor under the Contract and all drawings, calculations, samples, technical information of a like nature submitted by the Contractor and approved by the Employer.
- (iv) õBill of Quantitiesö means the priced and completed Bill of Quantities forming part of the Tender.
- (v) õTenderö means the Contractorøs priced offer to the Employer for the execution and completion of the Works and the remedying of any defects therein in accordance with the provisions of the Contract, as accepted by the Letter of Acceptance. The word õTenderö is synonymous with õBidö and the words õTender-Documentsö with õbidding documentsö.
- (vi) õLetter of Acceptanceö means the formal acceptance by the Employer of the Tender.

õContract Agreementö means the Contract Agreement (if any) referred to in Sub-Clause 9.1.

õAppendix to Tenderö means the appendix comprised in the form of Tender annexed to these conditions.

C)

- (i) õCommencement Dateö means the date upon which the Contractor receives the notice to commence issued by the Employer pursuant to Clause 41.
- (ii) õTime for Completionö means the time for completing the execution of and passing the tests on Completion of the Works or any section or part thereof as stated in the Contract (or as extended under clause 44) calculated from the commencement date.

D)

- (i) õTest of Completionö means the tests specified in the Contract or otherwise agreed by the Engineer and the Contractor which are to be made by the Contractor before the Works or any section or part thereof are taken over by the Employer.
- (ii) õTaking over Certificateö means a certificate issued pursuant to clause 48.

E)

(i) õContract Priceö means the sum stated in the Letter of Acceptance as payable to the Contractor for the execution and completion of the Works and the remedying of any defects therein in accordance with the provisions of the Contract.

F)

- (i) õWorksö means the Permanent Works and the temporary Works or either of them as appropriate.
- (ii) õPermanent Worksö means the Permanent Works to be executed (including plant) in accordance with the contract.
- (iii) õTemporary Worksö means all temporary works of every kind (other than Contractorøs Equipment) required in or about the

- execution and completion of the Works and the remedying of any defect therein.
- (iv) õPlantö means machinery, apparatus and the like intended to form or forming part of the Permanent Works.
- (v) õContractor

  s Equipmentö means all appliances and things of whatsoever nature (other than temporary works) required for the execution and completion of the works and the remedying of any defects therein, but does not include plant, materials or other things intended to form of forming part of the Permanent Works.
- (vi) õSectionö means a part of the works specifically identified in theContract as a Section.
- (vii) õSiteö means the places provided by the Employer where the works are to be executed and any other places as may be specifically designated in the contract as forming part of the Site.

G)

- (i) õCostö means all expenditure properly incurred or to be incurred whether on or off the Site, including overhead and other charges properly allocable thereto but does not include any allowance for profit.
- (ii) õDayö means calendar day.
- (iii) õWritingö means any hand- written, typewritten, or printed communication including telex, cable and facsimile transmission.
- 1.1 Notices, Consents, Approvals, Certificates and Determinations Wherever in the contract provision is made for the giving or issue of any notice, consent, approval, certificate or determination by any person, unless otherwise specified such notice, consent, approval, certificate or determination shall be in writing and the words onotifyo, ocertifyo or odetermineo shall be construed accordingly. Any such consent, approval, certificates or determination shall not unreasonably be withheld or delayed.

# **ENGINEER AND ENGINEER'S REPRESENTATIVE**

# 2.1 Engineer's Duties and Authority

The Engineers shall carry out the duties specified in the contract.

The Engineer may exercise the authority specified in or necessarily to be implied from the contract, provide, however, that if the Engineer is required, under the terms of his appointment by the Employer, to obtain the specific approval of the Employer before exercising any such authority, provided further that any requisite approval shall be deemed to have been given by the Employer for any such authority exercised by the Engineer.

Except as expressly stated in the contract, the Engineer shall have no authority to relieve the Contractor of any of his obligation under the contract.

# 2.2 Engineer's Representative

The Engineer of representative shall be appointed by and be responsible to the engineer and shall carry out such duties and exercise such authority as may be delegated to him by the Engineer under sub-clause 2.3.

Duties of the Engineer Representative: The duties of the representative of the Engineer are to check, inspect and continuously supervise the work and to test any material to be used or workmanship employed in connection with the works. He shall furnish the drawings and information to the Contractor, recommend and pass the interim certificates and taking over certificates after thorough checking and inspection and recommend extra works required and extensions of time.

Engineer is representative is entitled to issue approval for or acceptance of any work or material or failure to disapprove any work or material by the representative of the Engineer thereafter to disapprove such work or material and to order removal or modification thereof. If the Contractor is dissatisfied with any decision of the Representative of the Engineer, he can refer the matter to the Engineer who shall there upon confirm his decision which shall be final and binding to the Contractor.

## 2.3 Engineer's Authority to Delegate

The Engineer may from time to time delegate to the Engineer Representative any of the duties and authorities vested in the Engineer and he may at any time revoke such delegation. Any such delegation or revocation shall be in writing and shall not take effect until a copy thereof has been delivered to the Employer and the Contractor.

Any communication given by the Engineer Representative to the Contractor in accordance with such delegation shall have the same effect as though it had been given by the Engineer, provided that:

Any failure of the Engineer® Representative to disapprove any work, materials or plant shall not prejudice the authority of the Engineer to disapprove such work, materials or plant and to give instructions for the rectification thereof;

If the Contractor questions any communication of the Engineer

Representative he may refer the matter to the Engineer who shall confirm, reverse or vary the contents of such communication.

# 2.4 **Appointment of Assistants**

The Engineer or the Engineer Representative may appoint any number of persons to assist the Engineer Representative in the carrying out of his duties under sub-clause 2.2. He shall notify to the Contractor the names, duties and scope of authority of such persons. Such assistant shall have no authority to issue any instruction to the Contractor save in so for as such instruction may be necessary to enable them to carryout their duties and to secure their acceptance of materials, plant or workmanship as being in accordance with the contract and any instructions given by any of them for

those purpose shall be deemed to have been given by the Engineerøs Representative.

## 2.5 Instructions in Writing

Instruction given by the Engineer shall be in writing, provided that if for any reason the Engineer considers it necessary to given any such instruction orally, the Contractor shall comply with such instruction. Confirmation in writing of such oral instruction given by the Engineer whether before or after the carrying out of the instruction shall deemed to be an instruction within the meaning of this subclause provided further that if the Contractor, within 7 days, confirms in writing to the Engineer any oral instruction of the Engineer and such confirmation is not contradicted in writing within 7 days by the Engineer, it shall be deemed to be an instruction of the Engineers.

The provisions of this sub-clause shall equally apply to instruction given by the Engineer's Representative and any assistant of the Engineer's Representative appointed pursuant to sub-clause 2.

# 2.6 Engineer to Act Impartially

Wherever, under the contract, the Engineer is required to exercise his discretion by:

a) Giving his decision, opinion or consent, or b)
 Expressing his satisfaction or approval c) Determining value, or

d) Otherwise taking action, which may affect the rights and obligations of the Employer or the Contractor.

He shall exercise such discretion impartially within the terms of the Contract and having regard to all circumstances. Any such decision, opinion, consent, expression of satisfaction, or approval, determination of

value or action may be opened up, reviewed or revised as provided in clause 67.

# **Assignment of Contract and Sub-Contracting**

#### 3.1 Assignment of Contract

The Contractor shall not without the prior consent of the Employer (which consent, notwithstanding the provisions of sub-clause 1.5, shall be at sole discretion of the Employer), assign the contract or any part thereof, or any benefit or interest therein or there under, otherwise than by;

- a) A change in favour of the Contractor bankers of any money due or to become due under the contract, or
- b) Assignment to the Contractor's insurers (in cases where the insurers have discharged the Contractor's loss or liability) of the Contractor's right to obtain relief against any other party liable.

## 4.1 **Subcontracting**

The Contractor shall not subcontract the whole of the works except where otherwise provided by the contract; the Contractor shall not subcontract any part of the works without the prior consent of the Employer. Any such consent shall not relieve the Contractor from any liability or obligation under the contract and he shall be responsible for the acts, defaults and neglects of any Sub-Contractor, his agents, servants or workmen as if they were the acts.

Provided that the Contractor shall not be required to obtain such consent for:

- a) the provision of labour or
- b) the purchase of materials which are in accordance with the standards specified in the contract, or
- c) the subcontracting of any part of the works for which the Sub-Contractor is named in the contract.

## 4.2 Assignment of Sub-Contractor's Obligations

In the event of Sub-Contractor having undertaken towards the Contractor in respect of the work executed, or the goods, materials, plant or services supplied by such Sub-Contractor any continuing obligation extending for a period exceeding that of the Defects Liability period under the contract, the Contractor shall at any time after the expiration of such period, assign to the Owner, at the Owner request and cost, the benefit of such obligation for the un-expired duration thereof.

#### CONTRACT DOCUMENTS

#### 5.1 Languages and Law

- a) The language is English
- b) The Law is that in-force in India / Uttar Pradesh.

## **5.2** Priority of Contract Documents

The several documents forming the contract are to be taken as mutually explanatory of one another, but in case of ambiguities or discrepancies the same shall be explained and adjusted by the Engineer who shall thereupon issue to the Contractor instruction thereon and in such event, unless otherwise provided in the contract, the priority of the documents forming the contract shall be as follows:

- 1. The Contract Agreement (if completed);
- 2. The Letter of Acceptance;
- 3. The Tender;
- 4. The Condition of Contract;
- 5. The Specification;
- 6. The Drawings;
- 7. The Priced Bill of Quantities;
- 8. Any other Documents forming part of the contract.

#### 6.1 Custody & Supply of Drawing & Documents

The drawings shall remain in the sole custody of the Engineer, but two copies thereof shall be provided to the Contractor free of charge. The Contractor shall make at his own cost any further copies required by him. Unless it is strictly necessary for the purpose of the contract, the drawings, specification and other documents provided by the Employer or the Engineer shall not, without the consent of the Engineer, be used or communicated to a third party be the Contractor. Upon issues of the Defect Liability Certificate, the Contractor shall return to the Engineer all Drawings. Specification and other documents provided under the contract.

The Contractor shall supply to the Engineer four copies of all drawings, Specification and other documents submitted by the Contractor and approved by the Employer in accordance with clause 7, together with a reproducible copy of any material which cannot be reproduced to an equal standard by photocopying. In addition the Contractor shall supply such further copies of such drawings, specification and other documents as the Engineer may request in writing for the use of the Employer.

## 6.2 One Copy of Drawings to be kept on Site

One copy of the Drawings, provided to or supplied by the Contractor as aforesaid, shall be kept by the Contractor on the site and the same shall at all reasonable times be available for inspection and use by the Engineer and by any other person authorized by the Engineer in writing.

## 6.3 Disruption of Progress

The Contractor shall give notice to the Engineer, with a copy to the Employer, whenever planning or execution of the works is likely to be delayed or disrupted unless any further drawing or instruction is issued by the Engineer within a reasonable time. The notice shall include details of the drawing or instruction required and of why and by when it is requested and of any delay or disruption likely to be suffered if it is late.

## **6.4** Delays and Cost of Delay of Drawings

If, by reason of any failure or inability of the Engineer to issue, within a time reasonable in all the circumstances, any drawing or instruction for which notice has been given by the Contractor in accordance with sub-clause 63, the Contractor suffers delay and / or incurs costs then the Engineer shall, after due consultation with the Employer and the Contractor, determine;

- Any extension of time to which the Contractor is titled under clause 44, and
- b) The amount of such costs which may be added to the Contract Prices, and shall notify the Contractor accordingly with a copy to the Employer.

# 6.5 Failure by Contractor to Submit Drawings

If the failure of inability of the Engineer to issue any drawings or instruction is caused in whole or in part by the failure of the Contractor to submit drawings, specification or other documents which he is required to submit under the contract, the Engineer shall take such failure by the Contractor into account when making his determination pursuant to sub-clause 6.4.

# 7.1 <u>Supplementary Drawings and Instructions</u>

The Engineer shall have authority to issue to the Contractor, from time to time, such supplementary Drawings and instructions as shall be necessary for the purpose of the proper and adequate execution and completion of the works and the remedying of any defect therein. The Contractor shall carry out and be bound by the same.

Permanent Works Designed by Contractor

Where the Contractor expressly provides that part of the Permanent Works shall be designed by the Contractor, he shall submit to the Engineer for approval;

- Such drawing, specifications, calculation and other information as shall be necessary to satisfy the Engineer as to the suitability and adequacy of that design, and
- b) Operation and maintenance manuals together with drawings of the Permanent Works as completed, in sufficient detail to enable the Employer to operate, maintain, dismantle, reassemble and adjust the Permanent works incorporating that design. The works shall not be considered to be completed for the purposes of taking over in accordance with clause 48 until such operation and maintenance manuals, together with drawings on completion, have been submitted to and approved by the Employer.

# 7.2 Responsibility Unaffected by Approval

Approval by the Employer, in accordance with sub-clause 7.1 shall not relieve the Contractor of any of his responsibilities under the Contract.

#### **GENERAL OBLIGATIONS**

# 8.1 Contractor's General Responsibilities

The Contractor shall, with due care and diligence, design (to the extent provided for by the contract), execute and complete the works and rectify any defects therein in accordance with the provisions of the contract. The Contractor shall provide all Superintendence, Labour, Materials, Plant, Contractor Equipment and all other things, whether of a temporary or Permanent nature, required in and for such design, execution, completion and remedying of any defects, so far as the necessity for providing the same is specified in or is reasonably to be inferred from the Contract.

The Contractor shall promptly notify the Employer and the Engineer of any error, omission, fault or any other defect in the design of or specifications for the works which he discovers when reviewing the Contract Documents or in the or in the process of execution of the works.

#### **8.2** Site Operations and Methods of Construction

The Contractor shall take full responsibility for the adequacy, stability and safety of all site operation and methods of construction. Provided that the Contractor shall not be responsible (except as stated here or as may be otherwise agreed) for the design or specification of Permanent Works, or for the design or specification of any temporary works not prepared by the Contractor. Where the contract expressly provides that part of the permanent works shall be designed by the Contractor, he shall be fully responsible for the part of such works, notwithstanding any approval by the Employer. The contractor has to submit the job/work procedure before the commencement of any work / activity.

# 9.1 Contract Agreement

The Contractor shall, if called upon so to do enters into and execute the Contract Agreement, in the form annexed to these conditions with such modification as may be necessary.

## 10.1 Performance security

The Contractor shall provide security for his proper performance of the contract, to the Employer within 20 days after the receipt of the letter of Acceptance. The performance security shall be TEN percent of contract price. The performance security in the form of a Bank-Guarantee shall be ten percent of the contract price including the Earnest Money deposited by the bidder .The performance security in the form of Bank Guarantee shall be issued by a Schedule Bank of India. When providing such security to the Employer, the Contractor shall notify the Engineer of so doing. The cost of complying with the requirements of this clause shall be borne by the Contractor.

#### 11.1 <u>Inspection of Site</u>

Contractor is advised to make his own investigations also desires as he will be responsible for the interpretation and correctness even incase; such dates regarding hydrological and subsurface conditions are provided by the Employer.

The Contractor shall be deemed to have inspected and examined the site and its surrounding and information available in connection there with and to have satisfied himself (so far as is practicable, having regard to considerations of cost and time) before submitting his Tender, as to:

The form and nature thereof, including the sub-surface conditions.

The hydrological and climatic conditions,

The extent and nature of work and materials necessary for the execution and completion of the works and the remedying of defect therein and

The means of access to the site and the accommodation he may require and, in general, shall be deemed to have obtained all necessary information, subject as above mentioned, as to risks, contingencies and all other circumstances which may influence or affect his Tender.

## 12.1 <u>Sufficiency of Tender</u>

The Contractor shall be deemed to have satisfied himself into the correctness and sufficiency of the Tender and of the rates and prices stated in the Bill of Quantities, all of which shall, except insofar as it is otherwise provided in the Contract, cover all his obligations under the Contract (including those in respect of the supply of goods, materials, plant or services or of contingencies for which there is a provisional sum and all matters and things necessary for the proper execution and completion of the works and the remedying of any defects there in).

#### **12.2** Adverse Physical Obstructions or Conditions

If, however, during the execution of the works the Contractor encounters physical obstructions or physical conditions, other than climatic conditions on the site, which obstructions or conditions were in his opinion, not foreseeable by an experienced Contractor, the Contractor shall forthwith give notice thereof to the Engineer, with a copy to Employer. On receipt of such notice, the Engineer shall, if in his opinion such obstruction or conditions could not have been reasonably foreseen by an experienced Contractor, after due consultation with the Employer and the Contractor, determines

a) any extension of time to which the Contractor entitled under clause 44,

b) the amount of any cost which may have been incurred by the Contractor by reason of such obstructions or conditions having been encountered which shall be added to the contract price. Subject of the consent of the Owner and shall notify the Contractor accordingly with a copy to the Employer. Such determination shall take account of any instruction which the Engineer may issue to the Contractor in connection therewith, and any proper and reasonable measures acceptable to the Engineer which the Contractor may take in the absence of specific instruction from the Engineer.

#### 13.1 Work to be in Accordance with Contract

Unless it is legally or physically impossible, the Contractor shall execute and complete the works and remedy any defects therein in strict accordance with the contract to the satisfaction of the Engineer.

The Contractor shall comply with and adhere strictly to the Engineer instructions on any matter, whether mentioned in the contract or not, touching or concerning the works. The Contractor shall take instruction only from the Engineer or, subject to the provisions of clause 2, from the Engineer & Representative.

# 14.1 Program to be Submitted

The time limits fixed for execution of the work and completion of contractual obligations carry most importance. These shall be as follows:

the Employer would notify the successful bidder through õLetter of Acceptanceö that his bid has been accepted.

the successful bidder shall establish his site office and mobilize his manpower, equipments, tools and plants etc. so as to bring himself in date of issue of õLetter of Acceptanceö leading to the issue of õOrder to Proceedö.

#### Time of Completion

The Contractor shall construct, complete the works including final clear up final inspection, correction of all defect, testing, commissioning and trial run for four months of the work within the Contract time of thirty (30) calendar months form date of order to proceed. The defect liability for 12 months shall start after trial run period is over. During defect liability the contractor shall operate and maintain the scheme. After works are completed and commissioned satisfactorily, the employer will issue to the Contractor, a written

ŏCertificate of Completionö. The date of issue of completion certificate shall mean the date of start of trial run period of FOUR continuous months.

Further, the progress of work at any stage during the period of execution shall be proportionate to the time elapsed. The work shall generally proceed as per bar chart mutually agreed upon between the two parties to this contract and the following progress would be achieved by the Contractor, as a minimum at the ends of periods specified.

-	Times elapsed from the		Work done and paid as a
S. No.	date of order to		percentage of contract
	proceed		price
1.	6 months	:	5%
2.	12 months	:	20%
3.	18 months	:	50%
4.	24 months	:	75%
5.	30 months	:	95%

## **Trial run period:**

After the date of issue of completion certificate, the works shall be run and maintained by the Contractor at no extra cost for a trial run period of FOUR (4) continuous months. During this period, all manpower material (other than electricity) Tools & Plants, etc. shall be provided by the contractor. After satisfactory completion of trial run period, the employer will issue the Contractor, a written õCertificate of Final Acceptanceö. Date of issue of Final Acceptance Certificate shall mean the date of start of twelve (12) months defect liability period including Operation & Maintenance of automation system.

#### Defect Liability Period

During defect liability and maintenance period of 12 months the contractor shall be responsible for any defect in the building, plant & machinery appliances, automation system etc. and rectify the defects to the entire satisfaction of Engineer-in-charge.

This period of TWELVE (12) months shall commence from the date of issue of Final Acceptance Certificate. After satisfactory completion of aforesaid period, the employer will issue to the Contractor a written õcertificate of satisfactory performance / taking overö.

For the guidance of Contractor the owner's proposed implementation, schedule for the works under this contract can be shown to be contractor by 17.00 P.M. at the office of the ôExcutive Engineer, Second Division, U.P. Jal Nigam, Allahabadö which may be adhered by the Contractor in general. The Contractor shall also provide in writing his schedule of programme and a detailed description of the arrangements and methods which the Contractor proposes to adopt for the timely execution of the works.

The Contractor programme for implementation shall be approved by the Engineer. The Contractor shall not be allowed to amend or alter, time frames specified for various activities in the approved implementation schedule.

The time within which the program for completing the works under construct shall be submitted by the Contractor shall be 30 days from the date of Letter of Acceptance.

#### 14.2 <u>Revised Programme</u>

If at anytime it appear to the Engineer that the actual progress of the works does not conform to the programme to which consent has been given under sub-clause 14.1, the Contractor shall produce, at the request of the Engineer, a revised programme showing the modification to such programme necessary to ensure completion of the works within the time for completion.

## 14.3 Cash flow Estimate to be Submitted

The Contractor shall within 30 days after the date of the Letter of Acceptance, provide to the engineer for his information a detailed cash flow estimate, in quarterly periods, of all payments to which the Contractor will be entitled under the contract and the Contractor shall subsequently supply revised cash flow estimates at quarterly intervals, if required to do so by the Engineer.

#### 14.4 Contractor not Relieved of Duties or Responsibilities

The submission to and consent by the Engineer of such programmes or the provision of such general description or cash flow estimates shall not relieve the Contractor of any of his duties or responsibilities under the contract.

## 15.1 <u>Contractor's Superintendence</u>

The Contractor shall provide all necessary superintendence during the execution of the works and as long thereafter as the Engineer may consider necessary for the proper fulfilling of the Contractor obligations under the contract. The Contractor, or a competent and authorized Representative approved by the Engineer, which approval may at any time be withdrawn, shall give his whole time to the superintendence of the works. Such authorized Representative shall receive, on behalf of the Contractor, instruction from the Engineer, or subject to the provisions of clause 2, from the Engineer Representative. If approval of the Representative is withdrawn, by the Engineer, the Contractor shall, as soon as is practicable having regard to the requirement of replacing him as here in after mentioned, after receiving notice of such withdrawal remove the Representative from the works and shall not thereafter employ him again on the works in any capacity and shall replace him by another Representative approved by the Engineer.

## 15.2 Language Ability of Contractor's Representative

If the Contractors authorized Representative is not, in the opinion of the Engineer, fluent in English, the Contractor shall have available on site at all times a competent interpreter to ensure the proper translation of instructions and information.

#### **16.1** Contractor's employees

The Contractor shall provide on the site in connection with the execution and completion of the works and the remedying of any defects therein.

a) Only such technical assistants as are skilled and experienced in their respective callings and such foremen and leading hands as are competent to give proper superintendence of the works, and Such skilled, semi-skilled and unskilled labour as necessary for the proper and timely fulfilling of the Contractor¢s obligation under the contract.

# 16.2 Engineer at Liberty of Object

The Engineer shall be at liberty to object to and require the Contractor to remove forthwith from the works any person provided by the Contractor who, in the opinion of the Engineer, mis-conducts himself, or is incompetent or negligent in the proper performance of his duties, or whose presence on site is otherwise considered by the Engineer to be undesirable and such person shall not be again allowed upon the works without the consent of the Engineer. Any person so removed from the works shall be replaced as soon as possible.

#### 16.3 Language Ability of Superintending Staff

A reasonable proportion of Contractor superintending staff shall have a working knowledge of English otherwise, the Contractor shall have available on site at all times a competent interpreter to ensure the proper transmission of instruction and information.

## **16.4** Employment of Local Personnel

The Contractor is encouraged to the extent practicable and reasonable, to employ staff and labour from local area.

# 17.1 Setting – Out

The Contractor shall be responsible for;

- The accurate setting-out of the works in relation to original points, lines and levels
  of reference given by the Engineer in writing,
- b) the correctness, subject as above mentioned, of the position, levels, dimensions and alignment of all parts of the works, and
- c) The provision of all necessary instruments, appliance and labour in connection with the foregoing responsibilities.

If, at any time during the execution of the works, any error appears in the position, levels, dimensions or alignment of any part of the works, the

Contractor, on being required so to do by the Engineer, shall at his own cost rectify such error to the satisfaction of the Engineer.

The checking of any setting- out or of any line or level by the Engineer shall not in any way relieve the Contractor of his responsibility for the accuracy thereof and the Contractor shall carefully protect and preserve all bench-marks, sight-rails, pegs and other things used in setting-out the works.

## **18.1** Bore-holes and exploratory excavation

If, any time during the execution of the works, the Engineer requires the Contractor to make bore-holes or to carry out exploratory excavation, the Contractor will carry out the same and it will be treated that, an item or a Provisional Sum in respect of such work is already included in the Bill of Quantities.

## 19.1 Safety, Security and Protection of the Environment

# The Contractor shall, throughout the execution and completion of the works and the remedying of any defect therein shall;

- a) have full regard to the safety of all person entitled to be upon the site and keep the site (so far as the same are not completed or occupied by the Employer) in an orderly state appropriate to the avoidance of danger to such persons, and
- b) provide and maintain at his own cost all lights, guards, fencing warning signs and watching, when and where necessary or required by the Engineer or by any duly constituted authority, for the protection of the works or for the safety and convenience of the public or others, and
- c) take all reasonable steps to protect the environment on and off the site and to avoid damage or nuisance to persons or the property of the public or others resulting form pollution, noise or other causes arising as a consequence of his methods of operation.

#### 19.2 Employer's Responsibilities

If under clause 31 Employer shall carry out work on the site with his own workmen he shall, in respect of such work;

- a) have full regard to the safety of all persons entitled to be upon the site, and
- keep the site in an orderly state appropriate to the avoidance of danger to such persons.

If under clause 31 the Employer shall employ other Contractors on the site he shall require them to have the same regard for safety and avoidance of danger.

## 20.1 Care of works

The Contractor shall take full responsibility for the care of the works and materials and plant for incorporation from the commencement date until the date of issues of the Taking Over Certificate for the whole of the works, when the responsibility for the said care shall pass to the Employer, provided that;

- a) it the Engineers issue a Taking Over Certificate for any section or part of the Permanent works the Contractor shall cease to be liable for the care of that section or part from the date of issue of the Taking Over Certificate, when the responsibility for the care of that section or part shall pass to the Employer, and
- b) the Contractor shall take full responsibility for the care of any outstanding works and materials and plant for incorporation therein which he undertakes to finish during the Defects Liability Period until such outstanding works have been completed pursuant to clause 49.

#### 20.2 Responsibility to Rectify Loss or Damage

If any loss or damage happens to the works, or any part thereof, or materials or plant for incorporation therein, during the period for which the Contractor is responsible for the care thereof, from any cause whatsoever, other than the risks defined in sub clause 20.4 the Contractor shall at his own cost rectify such loss or damage so that the Permanent Works confirm in every respect with the provision of the contract to the satisfaction of the Engineer. The Contractor shall also be liable for any loss or damage to the works occasioned by him in the course of any operations carried out by him for the purpose of complying with his obligations under clauses 49 and 50.

#### 20.3 Loss or Damage due to Employer's Risks

In the event of any such loss or damage happening from any of the risks defined in subclause 20.4, or in combination with other risks, the Contractor shall, if and to the extent required by the Engineer, rectify the loss or damage and the Engineer shall determine an addition to the contract price in accordance with clause 52 and shall notify the Contractor accordingly, with a copy to the Employer. In the case of a combination of risks causing loss or damage any such determination shall take into account the proportional responsibility of the Contractor and the Employer.

#### 20.4 Employer's Risks

## The Employer's risks are:

- c) In so far as they directly affect the execution of the works in the country where the permanent works are to be executed:
- 1) war and hostilities (whether war be declared or not), invasion, act of foreign enemies;
- 2) rebellion, revolution, insurrection or military or usurped power, or civil war;
- 3) ionizing, radiation

  s, or contamination by radioactivity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel, radioactive toxic explosive or other hazardous properties of any explosive nuclear assembly or nuclear component thereof
- pressure waves caused by aircraft or other aerial devices traveling at sonic or supersonic speeds;
- riot, commotion or disorder, unless solely restricted to the employees of the Contractor or of his Sub-Contractors and arising from the conduct of the works;
- c) loss or damage due to the use of occupation by the Employer of any section or part of the permanent works, excepts as may be provided for in the contract;
- d) loss or damage to the extent that it is due to design of the works other than any part of the design provided by the Contractor or for which the Contractor is responsible; and
- e) any operation of the forces of nature (insofar as it occurs on the site which an experienced Contractor);
- 6) could not have reasonably foreseen, or
- 7) could reasonably have foreseen, but against which he could not reasonably have taken at least one of the following measure;

prevent loss or damage to physical property from occurring by taking appropriate measures, or insure against

#### 21.1 Insurance of Works and Contractor's Equipment's

# The Contractor shall, without limiting his or the Employer's obligations and responsibilities under clause 20 insure;

- the works, together with materials and plant for incorporation therein, to the full replacement cost
- b) an additional sum of 15 per cent of such replacement cost, to cover any additional costs of and incidental to the rectification of a loss or damage including professional fees and the cost of demolishing and removing any part of the works and of removing debris of whatsoever nature.
- if being understood that such insurance shall provide for compensation to be payable in the types and proportions of currencies required to rectify the loss or damage incurred.

c) the Contractor equipment and other things brought onto the site by the Contractor for a sum sufficient to provide for their replacement at the site.

# 21.2 Scope of Cover

The insurance in paragraphs (a) and (b) of sub-clause 21.1 shall be in the joint names of the Contractor and the Employer and shall cover:

a) The Employer and the Contractor against all loss or damage from whatsoever cause arising other than as provided in sub-clause 21.4,

from the first working day after commencement date until the date of issue of the relevant certificate of completion in respect of the works or any section or part thereof as the case may be, and

- b) The Contractor for his liability:
  - During the Defects Liability Period for loss or damage arising from a cause occurring prior to the commencement of the Defects Liability Period, and
  - For loss or damage occasioned by the Contractor in the course of any operation carried out by him for the purpose of complying with his obligations under clause 49 and 50.

## 21.3 Responsibility for amount not Recovered

Any amounts not insured or not recovered from the insures shall be borne by the Employer or the Contractor in accordance with their responsibilities under clause 20.

## 21.4 Exclusion

There shall be no obligation for the insurances in sub-clause 21.1 to include loss or damage caused by the risks listed under sub clause 20.4 paras (a) (1) to (4) as mentioned below:

- a) War, hostilities (where war be declared or not), invasion, act of foreign enemies.
- b) Rebellion, revolution, insurrections, or military or usurped power, or civil war,
- c) Ionizing radiations, or contamination by radioactivity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel, radioactive toxic explosive, or other hazardous properties of any explosive nuclear assembly or nuclear component thereof.
- d) Pressure waves caused by aircraft or other aerial devices traveling at sonic or supersonic speeds.

## 22.1 <u>Damage to persons and Property</u>

The Contractor shall, except if and so far as the contract provides otherwise, indemnify the Employer against all losses and claims in respect of:

- a) death of or injury to any person, or
- b) losses of or damage to any property (other than the works),

Which may arise out of or in consequence of the execution and completion of the works and the remedying of any defect therein, and against all claims, proceedings damages, costs, charges and expenses whatsoever in respect thereof or in relation thereto, subject to the exceptions defined in sub clause 22.2

## 22.2 Exceptions

## The 'exception' referred to in sub clause 22.1 are

- a) The permanent use or occupation of land by the works or any part thereof,
- b) The right of the Employer to execute the works or any part thereof, on, over, under, in or through any land,
- c) damage to property which is the unavoidable result of the execution and completion of the works, or the remedying of any defects therein, in accordance with the contract,
- d) Death of or injury to persons or loss of or damages to property resulting from any act or neglect of the Employer his agents servants or other Contractor, not being employed by the Contractor, or in respect of any claims, proceedings, damaged, costs, charges and expenses in respect there of or in relation thereto or, where the injury or damage was contributed to the Contractor, his servants or agents, such part of the said injury or damage as may be just and equitable having regard to the extent of the responsibility of the employer, his servants or agents or other Contractors for the injury or damage.

## 22.3 Indemnity by Employer

The employer shall indemnify the Contractor against all claims, proceedings, damages, costs, charges and expenses in respect of the matters referred to in the exceptions defined in sub-clause 22.2.

## 23.1 Third party insurance (including Employer's property)

The Contractor shall, without limiting his or the Employer¢s obligations and responsibility under clause, 22 insure in the joint names of the Contractor and the Employer against liabilities for death of or injury to any person (other than as provided in clause 24) or loss of or damage to any property, (other than the Works) arising out of the performance of the Contract, other than the exception defined in paragraphs (a), (b) and (c) or sub-clause 22.2.

## 23.2 Minimum Amount of Insurance

Such insurance shall be for at least Rs. 10,00,000/- per occurrence with number of occurrences unlimited.

#### 23.3 Cross Liabilities

The insurance policy shall include a cross liability clause such that the insurance shall apply to the Contractor and to the Employer as separate insured.

# 24.1 Accident or Injury to Workmen

The Employer shall not be liable for or in respect of any damages or compensation payable to any workman or other person in the employment of the Contractor or any subcontractor, other than death or injury resulting from any act or default of the Employer, his agents or servants. The Contractor shall indemnify and keep indemnified the Employer against all such damages and compensation, other than those for which the Employer is liable as aforesaid, and against all claims, proceedings, damages, costs, charges, and expenses whatsoever in respect thereof or in relation thereto.

## 24.2 <u>Insurance against Accident to Workmen</u>

The Contractor shall insure against such liability and shall continue such insurance during the whole of the time that any persons are employed by him on the works. Provided that, in respect of any persons employed by any subcontractor, the Contractor obligations to insure as aforesaid under this sub-clause shall be satisfied if the subcontractor shall have insured against the liability in respect of such persons in such manner that the Employer is indemnified under the policy, but the Contractor shall require such subcontractor to produce to the employer when required, such policy of insurance and the receipt for the payment of the current premium.

#### **25.1** Evidence and Terms of Insurances

The Contractor shall provide evidence to the Engineer as soon as practicable after the respective insurance have been taken out but in any case prior to the start of work at the site that the insurance required under the contract have been effected and shall, within 84 days of the commencement date provide the insurance policies to the Engineer, the Contractor shall notify the Employer of so doing. Such insurance policies shall be consistent with the general terms agreed prior to the issue of the Letter of Acceptance. The Contractor shall affect all insurances for which he is responsible with insurers and in terms approved by the Employer.

#### 25.2 Adequacy of Insurances

The Contractor shall notify the insurers of change in the nature, extent or programme for the execution of the works and insure the adequacy of the insurances at all times in accordance with the terms of the contract and shall, when required, produce to the Engineer the insurance policies in form and the receipt for payment of the current premiums.

#### 25.3 Remedy on Contractors failure to insure

If the Contractor fails to effect and keep in force any of the insurances required under the contract, or fails to provide the policies to the Engineer within the period required by subclause 25.1, then and in any each case the Engineer may effect and keep in force any such insurance and pay any premiums as may be necessary for that purpose and from time to time deduct the amount so paid from any monies due or to become due form the Contractor or recover the same as a debt due form the Contractor.

#### 25.4 Compliance with policy condition

In the event that the contract or the Employer fails to comply with conditions imposed by the insurance policies affected pursuant to the contract, each shall indemnify the other against all losses and claims arising form such failure.

## 25.5 Source of Insurance

The Contractor shall be entitled to place all insurance relation to the contract (including, but not limited to, the insurance referred to in clause 21, 23 and 24).

#### **26.1** Compliance with Statutes, Regulations

The Contractor shall conform in all respects, including by the giving of all notices and the paying of all fees, with the provisions of:

a) any national or state stature, ordinance, or to the law, or any regulation, or bye-law of any local or other duly constituted authority in relation to the execution and completion of the works and the remedying of any defects therein, and b) the rules and regulations of all public bodies and companies whose property or rights are affected or may be affected in any way by the works. and the Contractor shall keep the Employer indemnified against penalties and liability of every kind for breach of any such provisions. Provided always that the Employer shall be responsible for obtaining any planning, zoning or other similar permissions required for the works to proceed and shall indemnify the Contractor in accordance with sub-clause 22.3.

## 27.1 Fossils

All fossils coins, articles of value or antiquity and structures and other remains or things of geological or archeological interest discovered on the site shall, as between the Employer and the Contractor, be deemed to the absolute property of the Employer. The Contractor shall take reasonable precautions to prevent his workmen or any other persons from removing or damaging any such article or things and shall, immediately upon discovery thereof and before removal, acquaint the Engineer of such discovery and carry out the Engineer instructions for dealing with the same. If, by reason for such instruction, the Contractor suffers/delay and/or incurs costs then the Employer shall, after due consultation with the owner and Contractor, determine:

- a) any extension of time to which the Contractor is entitled under clause 44, and
- b) the amount of such costs, which shall be added to the contract price, and shall notify the Contractor accordingly with a copy to the Employer.

## 28.1 Patent Rights

The Contractor shall save harmless and indemnify the Employer from and against all claims and proceedings for or on account of infringement of any patent rights, design trademark or name or other protected rights in respect of any Contractor Equipments, Materials or Plant used for or in connection with or for incorporation in the works and against all damages, costs, charges and expenses whatsoever in respect thereof or in relation thereto, except where such infringement results from compliance with the design or specification provided by the Engineer.

#### 28.2 Royalties

Except where otherwise stated, the Contractor shall pay all tonnage and other royalties, rent and other payments or compensation, if any, for getting stone, sand, gravel, clay or other materials required for the works.

## 29.1 Interference with Traffic and Adjoining Properties

All operations necessary for the execution and completion of the works and the remedying of any defects therein shall, so far as compliance with the requirements of the contract permits, be carried on so as not to interfere unnecessarily or improperly with:

- a) the convenience of the public, or
- b) the access to use and occupation of public or private roads and footpaths to or of properties whether in the possession of the Employer or of any other person.

The Contractor shall save harmless and indemnify the Employer in respect of all claims,

proceedings, damages, costs, charges and expenses

whatsoever arising out of, or in relation to, any such matters insofar as the Contractor is responsible therefore.

## 30.1 Avoidance of Damage to Roads

The Contractor shall use every reasonable means to prevent any of the roads or bridges communicating with or on the routes to the site form being damaged or injured by any traffic of the Contractor or any of his sub-contracts and, in particular, shall select routes, choose and use vehicles and restrict and distribute loads so that any such extraordinary traffic as will inevitably arise from the moving of Materials, Plant, Contractorøs Equipment or Temporary Works from and to the site shall be limited, as far as reasonably possible, and so that no unnecessary damage or injury may be occasioned to such roads and bridges.

# 30.2 Transport of Contractor's Equipment or Temporary Works

Save in so far as the contract otherwise provides, the Contractor shall be responsible for and shall pay the cost of strength any bridges or altering or improving any road common with or on the routes to the site to facilitate the movement of Contractorøs equipment or temporary works and the Contractor shall indemnify and keep indemnified the Employer against all claims for damage to any such road or bridge caused by such movement, including such claims as may be made directly against the Employer, and shall negotiate and pay all claims arising solely out of such damage.

# 30.3 Transport of Materials or Plant

If, notwithstanding sub-clause 30.1, any damage occurs to any bridge or road communicating with or on the routes to the site arising form the transport of materials or plant, the Contractor shall notify the Engineer with a copy to the Employer, as soon as he becomes aware of such damage or as soon as he receives any claims from the authority entitled to make such claim. Where under any law or regulation the hauler of such materials or plant is required to indemnify the road authority against damage the Employer shall not be liable for any costs, charges or expenses in respect thereof or in relation thereto. In other cases the Employer shall negotiate the settlement of and pay all sums due in respect of such claims and shall indemnify the Contractor in respect thereof and

in respect of all claims, proceedings, damages, costs, charges and expenses in relation thereto. Provided that if and so far as any such claim or part thereof is, in the opinion of the Engineer, due to any failure on the part of the Contractor to observe and perform his obligations under sub-clause 30.1, then the amount, determined by the Engineer, after due consultation with the Engineer and the Contractor, to be due to such failure shall be recoverable from the Contractor by the Engineer and may be deducted by the Engineer form any monies due or to become due to the Contractor and the Engineer shall notify the Contractor Employer shall notify the Contractor whenever a settlement is to be negotiated and where any amount may be due from the Contractor, the Employer shall consult with the Contractor before such settlement is agreed.

## 30.4 Waterborne Traffic

Where the nature of the works is such as to require the use by the Contractor of water borne transport the foregoing provision of this clause shall be constructed as though õroadö including a lock, dock, sea wall or other structure related to a waterway and vehicleøincluded craft, and shall have effect accordingly.

# 31.1 Opportunities for other Contractor

The Contractor shall, in accordance with the requirements of the Engineer, afford all reasonable opportunities for carrying out their work to:

- a) any other Contractors employed by the Employer and their workmen,
- b) the workmen of the Employer, and
- c) the workmen of any duly constituted authorities who may be employed in the execution on or near the site of any work not included in the contract or of any contract which the Employer may enter into in connection with or ancillary to the works.

#### 31.2 Facilities for other Contractors

If, however, pursuant to sub-clause 31.1 the Contractor shall, on the written request of the Engineer

- make available to any such other Contractor, or to the Employer or any such authority, any roads or ways for the maintenance of which the Contractor is responsible, or
- b) permit the use, by any such, of temporary works or Contractorøs

  Equipment on the site, or
- c) Provide any other service whatsoever nature for any such,
- d) The Engineer shall determine an addition to the contract price in accordance with the clause 52 and shall notify the Contractor accordingly, with a copy to the Employer.

# **32.1** Contractor to keep Site Clears

During the execution of the works the Contractor shall keep the site reasonably free from all unnecessary obstruction and shall store or dispose of any Contractor Equipment and surplus materials and clear away and remove from the site any wreckage, rubbish or Temporary Works no longer required.

## 33.1 Clearance of site on Completion

Upon the issue of any Taking-Over Certificate the Contractor shall clear away and remove form the part of the site to which such Taking-Over Certificated relates all Contractorøs Equipmentsø, surplus material, rubbish and Temporary Works of every kind, and leave such part of the site and works clean and in a workmanlike condition to the satisfaction of the Engineer. Provided that the Contractor shall be entitled to retain on site, until the end of the defects liability period, such material, Contractorøs Equipment and Temporary works as are required by him for the purpose of fulfilling his obligation during the Defects Liability Period.

## **LABOUR**

## 34. Engagement of Staff and Labour

The Contractor shall, unless otherwise provided in the contract, make his own arrangements for the engagement of all staff and labour, local or other, and for their payment, housing, feeding and transport.

#### 34.1 Rates of Wages and Conditions of Labour

The Contractor shall pay rates of wages and observe conditions of labour not less favorable than those established for the trade or industry where the work is carried out. In the absence of any rates of wages or conditions of labour so established, the Contractor shall pay rates of wages and observe conditions of labour which are not less favorable than the general level of wages and conditions observed by

other employer whose general circumstances in the trade or industry in which the Contractor is engaged are similar.

#### **34.2** Employment of Persons in the Service of others

The Contractor shall not recruit or attempt to recruit his staff and labour from amongst persons in the service of the employer or the engineer.

## 34.3 Repatriation of Labour

The Contractor shall be responsible for the return to the place where they were recruited or to their domicile of all such persons as he recruited and employed for the purposes of or in connection with the contract and shall maintain such persons as are to be so returned in a suitable manner until they shall have left the site or in the case of persons who are not nationals of and have been recruited outside India shall have left India.

## 34.4 Housing for Labour

Save insofar as the contract otherwise provides the Contractor shall provide and maintain such accommodation and amenities as he may consider necessary for all his staff and labour, employed for the purposes of or in connection with the contract, including all fencing, water supply (both for drinking and other purpose), electricity supply, sanitation, cook-houses, fire prevention and firefighting equipment, air conditioning, cookers, refrigerators, furniture and other requirements in connection with such accommodation or amenities. On completion of the contract, unless otherwise agreed with the employer, the Temporary camps/housing provided by the Contractor shall be removed and the site reinstated to its original conditions, all to the approval of the Engineer.

#### 34.5 Supply of Water

The Contractor shall, so far as is reasonably practicable, having regard to local conditions, provide on the site and adequate supply of drinking and other water for the use of his staff and labour.

## 34.6 Alcoholic Liquor or Drugs

The Contractor shall not, otherwise than in accordance with the Statutes, Ordinance and Government Regulations of orders for the time being in force, import, sell, give, barter, or otherwise dispose of any alcoholic liquor or drugs, or permit or suffer any such importation, sale, gift, barter or disposal by his Sub-Contractors, agents staff or labour.

#### 34.7 Arms and Ammunition

The Contractor shall not give, barter, or otherwise dispose of to any person or persons any arms or ammunition of any kind or permit or suffer the same as aforesaid.

## 34.8 Festivals and Religious Customs

The Contractor shall in all dealing with his staff and labour have due regard to all recognized festivals, days of rest and religious and other customs.

## 34.9 Disorderly Conduct

The Contractor shall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst his staff and labour and for the preservation of peace and protection of persons and property in the neighborhood of the works against the same.

## 35.1 Returns of labour and Contractor's Equipment

The Contractor shall, if required by the Engineer, deliver to the Engineer a return in detail, in such form and at such intervals as the Engineer may prescribe, showing the staff and the numbers of the several classes of labour from time to time employed by the Contractor on the site and such information respecting Contractor Equipment as the Engineer may require.

## 35.2 Records of Safety and Health

The Contractor shall maintain such records and make such reports concerning safety; health and welfare of persons and damage to property as the Engineer may form time to time prescribe.

#### 35.3 Reporting of Accidents

The Contractor shall report to the Engineer details of any accident as soon as possible after its occurrence. In the case of any fatality or serious accident, the Contractor shall, in addition, notify the Engineer immediately by the quickest available means.

## MATERIALS, PLANT AND WORKMANSHIP

#### 36.1 Quality of Materials, Plant and Workmanship All

#### materials, Plant and workmanship shall be:

a) of the respective kinds described in the contract and in accordance with the engineer instruction, and

b) subjected from time to time to such tests as the Engineer may require at the place of manufacture, fabrication or preparation, or on the site or at such other place or place as may be specified in the contract, or at all or any of such places.

The Contractor shall provide such assistance, labour, electricity, fuels, stores, apparatus and instruments as are normally required for examining, measuring and testing any materials or plant and shall supply samples of materials, before in corporation in the works, for testing as may be selected and required by the Engineer.

The Contractor is encouraged, to the extent practicable and reasonable, to use plant and materials from sources within India.

## 36.2 Cost of Samples

All samples shall be supplied by the Contractor at his own cost of the supply there off is clearly intended by or provided for in the contract.

#### 36.3 Cost of Tests & Third Party Inspection

The cost of making any test shall be borne by the Contractor if such test is a) Clearly intended by or provided for in the contract, or

b) particularized in the contract (in cases only of a test under load or of a test to ascertain whether the design of any finished or partially finished work is appropriate for he purposes which it was intended to fulfill) in sufficient detail to enable the Contractor to price or allow for the same in his tender. or third party inspection and testing for quality assurance of pipe line and treatment plant functioning from expert agencies or subject specialist.

# 36.4 Cost of Tests not provided for

If any test required by the Engineer which is

- a) not so intended by or provided for, or
- b) (in the case above mentioned) not so particularized, or
- c) (though so intended or provided for) required by the Engineer to be carried out at any
  place other than the site or the place of manufacture, fabrication or preparation of
  the materials or plant tested,

Shows the material, plant or workmanship not to be in accordance with the provisions of the contract to the satisfaction of the Engineer, then the cost of such test shall be borne by the Contractor, but in any other case sub-clause 36.5 shall apply.

## 36.5 Engineer's Determination where Tests not provided for

Where, pursuant to sub-clause 36.4 applies the Engineer shall, after due consultation with the Employer, Owner and the Contractor, determine:

- a) any extension of time to which the Contractor is entitled under clause 44, and
- b) the amount of such costs, which shall add to the contract price, and shall notify the Contractor accordingly, with a copy to the Employer.

## **37.1** Inspection of Operations

The Engineer, and any person authorized by him, shall at all reasonable times have access to the site and to all workshops and places where materials or plant are being manufactured, fabricated or prepared for the works and the Contractor shall afford every facility for and every assistance in obtaining the right to such access.

# 37.2 Inspection and Testing

The Engineer shall be entitled, during manufacture, fabrication or preparation to inspect and test the materials and plant to be supplied under

the contract. If materials or plant are being manufactured, fabricated or prepared in workshops or places other than those of the Contractor, the Contractor shall obtain permission for the Engineer to carry out such inspection and testing in those workshops or places. Such inspection or testing shall not release the Contractor form any obligation under the Contractor.

#### 37.3 Dates for Inspection and Testing

The Contractor shall agree with the Engineer on the time and place for the inspection or testing of any materials or plant as provided in the contract. The Engineer shall give the Contractor not less than 24 hours notice of his intention to carry out the inspection or to attend the tests. If the Engineer, or his duly authorized representative, does not attend on the date agreed, the Contractor may, unless otherwise instructed by the Engineer, proceed with the tests, which shall be deemed to have been made in the presence of the Engineer. The Contractor shall forthwith forward to the Engineer duly certified copies of the test readings. If the Engineer has not attended the tests, he shall accept the said readings as accurate.

### 37.4 Rejection

If, at the time and place agreed in accordance with sub-clause 37.3, the materials or plant are not ready for inspection or testing or if, as a result of the inspection or testing referred to in this clause, the Engineer determines that the materials or plant are defective or otherwise not in accordance with the contract, he may reject the materials or plant and shall notify the Contractor thereof immediately. The notice shall state the Engineerøs objection with reasons. The Contractor shall then promptly make good the defect or ensure that rejected materials or plant comply with the contract. If the Engineer so requests, the tests of rejected materials or plant shall be made or repeated under the same terms and conditions. All costs incurred by the Employer by the repetition of the tests shall, after due consultation with the Employer and the Contractor be determined by the Engineer and shall be recoverable from the Contractor by the Engineer and may be deducted from any money due or to become

due to the Contractor and the Engineer shall notify the Contractor accordingly, with a copy to the Employer.

#### 37.5 Independent Inspection

The Engineer or Owner may delegate inspection and testing of material or plant to an independent Agency. Any such delegation shall be effected in accordance with sub-clause 2.4. The Contactor shall remain open the works for inspection to any third party, which may be authorised to inspect/test the works of the contractor as designated by the Engineer or the Owner. Notice of such appointment shall be given by the Engineer to the Contractor.

#### 38.1 Examination of work before covering up

No part of the works shall be covered up or put our of view without the approval of the Engineer and the Contractor shall afford full opportunity for the Engineer to examine and measure any such part for the works which is about to be covered up or put out of view and to examine foundations before any part of the works is placed thereon. The Contractor shall give notice to the Engineer whenever any such part of the works or foundation is or are ready or about to be ready for reexamination and the Engineer shall, without unreasonable delay, unless he considers it unnecessary and advises the Contractor accordingly, attend for the purpose of examining and measuring such part of the works, or of examining such foundation.

#### **38.2** Uncovering and Making Openings

The Contractor shall uncover any part of the works or make openings in or through the same as the Engineer may from time to time instruct and shall reinstate and make good such part. If any such part has been covered up or put out of view after compliance with the requirement of sub-clause 38. 1 and is found to be executed in accordance with the contract, the Engineer shall, after due consultation with the Employer and the Contractor, determine the amount of the Contractor costs in respect of such of uncovering, making openings in or through, reinstating and making good the same, which shall be added to the contract price, and shall notify the Contractor accordingly, with a copy to the Employer. In any other case all costs shall be borne by the Contractor

#### 39.1 Removal of Improper Work, Materials or Plant

The Engineer shall have authority to issue instruction from time to time, for:

- a) the removal from the site, within such time or times as may be specified in the instruction, of any materials or plant which, in the opinion of the Engineer, are not in accordance with the contract.
- b) the substitution of proper and suitable materials or plant, and
- c) the removal and proper re-execution, not withstanding any previous test thereof or interim payment therefore, of any work which in respect of
  - 1. materials, plant or workmanship, or
- 2. design by the Contractor or for which he is responsible, is not in the opinion of the Engineer, in accordance with the contract.

#### 39.2 Default of Contractor in Compliance

In case of default on the part of the Contractor in carrying out such instruction within the time specified therein or, if none, within a reasonable time, the Contractor shall be liable to pay compensation at the rate of one percent or such smaller amount as the owner may decide, on the amount of the estimate cost of that section of the work for every day not exceeding ten days, while his failure, to do so shall continue, and in case if any such failure the Employer shall be entitled to employ and pay other persons to carry to the same and all costs consequent thereon or incidental thereto shall, after due consultation with the Employer and the Contractor by the Employer, and may be deducted by the Employer from any money due or to become due to the Contractor and the Engineer shall notify the Contractor accordingly, with a copy to the Employer.

#### **SUSPENSION**

#### 40.1 Suspension of Work

The Contractor shall, on the instruction of the Engineer, suspend the progress of the works or any part thereof for such time and in such manner as the Engineer may consider necessary and shall, during such suspension, properly protect and secure the works or such part thereof so far as is necessary in the opinion of the Engineer. Unless such suspension is

- a) otherwise provided for in the contract, or
- b) necessary by reason of some default of or breach of contract by the Contractor or for which he is responsible, or
- c) necessary by reason of climatic conditions on the site, or
- necessary for the proper execution of the woks or for the safety of the works or any part thereof (save to the extent that such necessity arises from any act or

default by the Engineer or the Employer or from any of the risks defined in subclause 20.4) Sub-clause 40.2 shall apply

#### 40.2 Engineer's Determination following suspension

Where, pursuant to sub-clause 40.1, this sub clause applies the engineer shall, after due consultation with the employer and the Contractor, determine

- a) any extension of time to which the Contractor is entitled under clause 44,
- no cost claims or any compensation, whatsoever due to this prolonged period of work shall be allowed to the Contractor.

#### 40.3 Suspension lasting more than 84 days

If the progress of the works or any part thereof is suspended on the written instructions of the Engineer and if permission to resume work is not given by the Engineer within a period of 84 days from the date of suspension then, unless such suspension is within paragraph (a), (b), (c) or (d) of sub-clause 40.1, the Contractor may give notice to the Engineer requiring permission, within 28 days from the receipt thereof, to proceed with the works or that part thereof in regard to which progress is suspended. If, within the said time, such permission is not granted, the Contractor may, but is not bound to, elect to treat the suspension, where it affects part only of the works, as an omission of such part under clause 51 by giving a further notice to the Engineer to that effect, or, where it affects the whole of the works, treat the suspension as an event of default by the Employer and terminate his employment under the Contractor in accordance with the provision of subclause 69.1, whereupon the provision of sub clauses 69.2 and 69.3 shall apply.

# **COMMENCEMENT AND DELAYS**

#### 41.1 Commencement of Works

The Contractor shall commence the works as soon as is reasonably possible after the receipt by him of notice to this effect from the Engineer, which notice shall be issued within the time stated the Letter of Acceptance.

Thereafter, the Contractor shall proceed with the works with due expedition and without delay.

# **42.1** Possession of site and Access thereto Save insofar as the contract may prescribe:

- a) the extent of portions of the site of which the Contractor is to be give possession from time to time, and
- b) the order in which such portions shall be made available to the Contractor

and subject to any requirement in the contract as to the order in which the works shall be executed, the U.P. Jal Nigam will, with the

Employer¢s notice to commence the works, give to the Contractor possession of .

- c) so much of the site, and
- d) such access as, in accordance with the contract, is to be provided by the Employer

as may be required to enable the Contractor to commence and proceed with the execution of the works in accordance with the programme referred to in clause 14, if any, and otherwise in accordance with such reasonable proposals as the Contractor shall, by notice to the Engineer with a copy to the Employer, make. The Employer will, from time to time as the works proceed, give to the Contractor possession of such further portions of the site as may be required to enable the Contractor to proceed

with the execution to the works with due dispatch in accordance with such programme or proposals, as the case may be.

# 42.2 Failure to give Possession

If the Contractor suffers delay and/or incurs costs from failure on the part of the U.P. Jal Nigam to give possession in accordance with the terms of subclause 42.1, the Employer shall, after due consultation with the owner and the Contractor, determine:

- a) any extension of time to which the Contractor is entitled under clause 44, and
- b) the amount of such costs, which shall be added to the contract price, and shall notify the Contractor accordingly, with a copy to the Engineer.

# 42.3 Way leaves and facilities

The Contractor shall bear all costs and charges for special or temporary way leaves required by him in connection with access to the site. The Contractor shall also provide at his own cost any additional facilities outside the site required by him for the purposes of the works.

#### **43.1** Time for Completion

The whole of the works shall be completed, within thirty months in accordance with the provision of clause 48, calculated from the commencement date, or such extended time as may be allowed under clause 44.

Extension of Time for Completion

# 44.1 In the event of

- a) the amount or nature of extra additional work, or
- b) any cause of delay referred to in these conditions, or c) exceptionally adverse climatic condition, or
- d) any delay, impediment or prevention by the U.P. Jal Nigam, or
- e) other special circumstances which may occur other than through a default of or breach of contract by the Contractor for which he is responsible,

being such as fairly to entitle the Contractor to an extension of the time for completion

of the works, or any section or part thereof, the Employer

shall, after due consultation with the owner and Contractor, determine the amount of such extension and shall notify the Contractor accordingly.

#### 44.2 Contractor to Provide Notification and Detailed Particular

Provided that the Employer is not bound to make any determination unless the Contractor has

- within 28 days after such event has first arisen notified the Employer with a copy to the Engineer, and
- b) within 28 days, or such other reasonable time as may be agreed by the Employer, after such extension of time to which he may consider himself entitled in order that such submission may be investigated at the time.

#### 44.3 Interim Determination of Extension

Provided also that where an event has a continuing effect such that it is not practicable for the Contractor to submit detailed particulars within the period of 28 days referred to in sub-clause 44.2 (b), he shall nevertheless be entitled to an extension of time provided that he has submitted to the Engineer interim particulars at intervals of not more than 28 days and final particular within 28 days of the end of the effects resulting from the event. On receipt of such interim particular, the Employer shall, without undue delay, make an interim determination of extension of time and, on receipt of the final particulars, the Employer shall review all the circumstances and shall determine an overall extension of time in regard to the event. In both such cases the Employer shall make his and shall notify the Contractor of the determination, with a copy to the owner. No final review shall result in a decrease of any extension of time already decrease of any extension of time already decrease of any extension of time already determined by the Employer.

#### 45.1 Restriction on Working Hours

Subject to any provision to the contrary contained in the contract, none of the works shall, save as hereinafter provided, be carried on during the night or on locally recognized days of rest without the consent of the Engineer, except when work is unavoidable or absolutely necessary for the saving of life or property or for the safety of the works, in which case the Contractor shall immediately advise the Engineer provided that the provisions of this clause shall not be applicable in the case of any work which it is customary to carry out by multiple shifts. In case the circumstance require to carry the work in night or on locally recognized holidays or days of rest, the Contractor shall necessarily obtain the permission of Engineer before carrying out such work.

#### **46.1** Rate of Progress

If for any reason, which does not entitle the Contractor to an extension of time the rate of progress of the works or any section is at any time, in the opinion of the Engineer, too slow to comply with the time for completion and/or programme pursuant to clause 14.1, the Engineer shall so notify the Contractor who shall thereupon take such steps as are necessary, subject to the consent of the Engineer, to expedite progress so as to comply with the time for completion. The Contractor shall not be entitled to any additional payment for taking such steps. If, as a result of any notice given by the Engineer under this clause, the Contractor considers that it is necessary to do any work at night or on locally recognized days of rest, he shall be entitled to seek the consent of the Engineer to do so. Provided that if any steps, taken by the Contractor in meeting his obligations under this clause, involve the owner in additional supervision costs, such costs shall, after due consultation with the owner and the Contractor, be determined by the Employer and shall be recoverable from the Contractor by the Employer, and may be deducted by the Engineer from any money due or to become due to the Contractor and the Engineer shall notify the Contractor accordingly with a copy to the Employer.

# 47.1 Liquidated Damages for Delay

If the Contractor fails to comply with the time for completion in accordance with clause 43.1, and/or program pursuant to clause 14.1 for the whole of the works or, if applicable any section, within the relevant time prescribed by clause 14.1, then the Contractor shall pay to the Employer at the following rates as liquidated damages for such default and not as a penalty (which sum shall be the only money due from the Contractor for such default) for every day or part of a day which shall elapse between the relevant time for completion or pursuant to clause

14.1 and the date stated in a Taking-Over Certificate of the whole of the works or the relevant section.

Provided always that the entire amount of compensation to be paid under this clause shall not exceed TEN percent of contract price. The Engineer may, without prejudice to any other method of recovery, deduct the amount of such damages from any money due or to become due to the Contractor. The payment or deduction of such damages shall not relieve the Contractor from his obligation to complete the works, or from any other of his obligations and liabilities under the contract.

#### 47.2 Reduction of Liquidated Damages

If, before the time for completion of the whole of the work or, if applicable, any section, a Taking-Over Certificate has been issued for any part of the works or of a section, the liquidated damages for delay in completion of the remainder of the works or of that section shall for any period of delay after the date stated in such Taking-Over Certificate and in the absence of alternative provisions in the contract, be reduced in the proportion which the value of the part so certified bears to the value of the whole of the works or section, as applicable. The provision of this sub-clause shall only apply to the rate of liquidated damages and shall not affect the limit thereof. In case of any dispute arising in the matter of liquidated damages the decision of the Chief Engineer shall be final.

#### 48.1 Taking-Over Certificate

When the whole of the works have been substantially completed and have satisfactorily passed any tests on completion prescribed by the contract, the Contractor may give a notice to that effect to the Engineer, with a copy to the Employer, accompanied by a written undertaking to finish with due expedition any outstanding work during the Defects Liability Period. Such notice and undertaking shall be deemed to be a request by the Contractor for the Engineer to issue a Taking-Over Certificate in respect of the works. The Engineer in consultation with the Employer shall, within 21 days of the date of delivery of such notice, either issue to the Contractor, with a copy to the Employer, a Taking-Over Certificate, stating the date on which, in his opinion, the works

were substantially completed in accordance with the contract, or give instruction in writing to the Contractor specifying all the work which, in the Engineer opinion, is required to be done by the Contractor before the issue of such certificate. The Engineer shall also notify the Contractor of any defect in the works affecting substantial completion that may appear after such instruction and before completion of the works specified therein. The Contractor shall be entitled to receive such Taking-Over Certificate within 21 days of completion, to the satisfaction of the Engineer, of the works so specified and remedying any defects so notified.

#### **48.2** Taking Over of Sections or Parts

Similarly, in accordance with the procedure set out in sub-clause 48.1, the Contractor may request and the Engineer shall issue a Taking-Over Certificate in respect of:

- a) any section in respect of which a separate time for completion is provided in Tender
- any substantial part of the permanent works which has been both completed to the satisfaction of the Engineer and , otherwise than as provided for in the contract occupied or used by the U.P. Jal Nigam,
- c) any part of the permanent works which the U.P. Jal Nigam has elected to occupy or use prior to completion (where such prior occupation or use is not provided for in the contract or has not been agreed by the Contractor as a temporary measure).

#### **48.3** Substantial Completion of Parts

If any part of the permanent works has been substantially completed and has satisfactorily passed any tests on completion prescribed by the contract, the Engineer may issue a Taking-Over Certificate in respect of that part of the permanent works before completion of the whole of the works and upon the issue of such certificate, the Contractor shall be deemed to have undertaken to complete with due expedition any outstanding work in that part of the permanent works during the defects Liability Period.

#### **48.4** Surfaces Requiring Reinstatement

Provided that a Taking-Over Certificate given in respect of any section or part of the permanent works before completion of the whole of the works shall not be deemed to certify completion of any ground or surfaces requiring Reinstatement, unless such Taking-Over Certificate shall expressly so state.

#### 48.5 Prevention from Testing

If the Contractor is prevented from carrying out the tests on completion by a cause for which the Employer or the Engineer or other Contractor employed by the Employer are responsible, the Employer shall be deemed to have taken over the works on the date when the tests on completion would have been completed but for such prevention. The Engineer shall issue a Taking -Over Certificate accordingly. Provided always that the works shall not be

deemed to have been taken over if they are not substantially in accordance with the contract.

If the works are taken over under this sub-clause the Contractor shall nevertheless carry out the tests on completion during the Defects Liability Period. The Engineer shall require the tests to be carried out by giving 14 days notice.

## **DEFECTS LIABILITY**

#### 49.1 Defects Liability Period

In these conditions the expression õDefects Liability Periodö shall mean the Defects Liability Period of 12 months, calculated from the date of issue of certificate of Final Acceptance as defined in sub-clause 14.1

#### 49.2 Completion of Outstanding Work and Remedying Defects

To the intent that the works shall, at or as soon as practicable after the expiration of the Defects Liability Period, be delivered to the Employer in the condition required by the contract, fair wear and tear excepted, to the satisfaction of the Engineer, the Contractor shall:

a) complete the work, if any, outstanding on the date stated in the Taking-over

Certificate as soon as practicable after such date and

execute all such work of amendment, reconstruction, and remedying defects, shrinkages or other faults as the Engineer may, during the Defects Liability Period or within 14 days after its expiration, as a result of an inspection made by or on behalf of the Engineer prior to its expiration, instruct the Contractor to execute.

#### 49.3 Cost of Remedying Defects

All work referred to in clause 49.2 shall be executed by the Contractor at his own cost if the necessity thereof is, in the opinion of the Engineer, due to:

- a) the use of materials, plant or workmanship not in accordance with the contract, or
- b) where the Contractor is responsible for the design of part of the permanent works, any fault in such design, or
- c) the neglect or failure on the part of the Contractor to comply with any obligation, expressed, on the Contractor spart under the contract.

If in the opinion of the Engineer, such necessity is due to any other cause, he shall determine and addition to the contract price in accordance with clause 52 and shall notify the Contractor accordingly, with a copy to the Employer.

# 49.4 Contractor failure to carry out Instruction

In case of default on the part of the Contractor in carrying out such instruction within a reasonable time, the Employer shall be entitled to employ and pay other persons to carry out the same and if such work is work which, in the opinion of the Engineer, the Contractor was liable to do at his own cost under the contract, then all costs consequent thereon or incidental thereto shall, after due consultation with the Employer and the Contractor, be determined by the Engineer and shall be recoverable from the Contractor by the Employer and may be deducted by the Employer from any money due or to become due to the Contractor and the Engineer shall notify the Contractor accordingly, with a copy to the Employer.

#### 49.5 Extension of Defects Liability

The provision of this clause shall apply to all replacements or renewals of plant carried out by the Contractor to remedy defects and damages as if the replacements and renewals had been taken over on the date they were completed. The Defects Liability Period for the works shall be extended by a period equal to the period during which the works cannot be used by reason of a defect or damage. If only part of the works is affected the Defect Liability Period shall be extended only for that part. In neither case shall the Defect Liability Period extend beyond one year from the date of taking over.

When progress in respect of plant has been suspend under clause 40, the Contractor obligations under this clause shall not apply to any defect occurring more than one year after the time for completion established on the date of the Letter of Acceptance.

#### **50.1** Contractor to Search

If any defect shrinkage or other fault in the works appears at any time prior to the end of the Defects Liability Period, the Engineer may instruct the Contractor, with copy to the Employer, to search under the direction of the Engineer for the cause thereof. Unless such effect, shrinkage or other fault is one for which the Contractor is liable under the contract, the Engineer shall, after due consultation with the Employer and the Contractor, determine the amount in respect of the costs of such search incurred by the Contractor, which shall be added to the contract price and shall notify the Contractor accordingly, with a copy to the Employer. If such defect, shrinkage or other fault is one for which the Contractor is liable, the cost of the work carried out in searching as aforesaid shall be borne by the Contractor and he shall in such case remedy such defect, shrinkage or other fault at his own cost in accordance with the provision of clause 49.

#### **ALTERATIONS, ADDITIONS AND OMISSIONS**

#### 51.1Variations

The Engineer shall make any variation of the form, quality or quantity of the works or any part thereof that may, in his opinion, be necessary and for the purpose, or if for any other reason it shall, in his opinion, be appropriate, he shall have the authority to instruct the Contractor to do and the Contractor shall do any of the following:

- a) Increase or decrease the quantity of any work included in the contract,
- b) Omit any such work
- c) Change the character or quality or kind of any such work,
- d) Change the levels, lines, position and dimensions of any part of the works,
- e) Execute additional work of any kind necessary for the completion of the works,
- f) Change any specified sequence or timing of construction of any part of the works.

No such variation shall in any way vitiate or invalidate the contract, but the effect, if any, of all such variations shall be valued in accordance with clause 52. Provided that where the issue of an instruction to vary the works is necessitated by some default of or breach of contract by the Contractor or for which he is responsible, any additional cost attributable to such default shall be borne by the Contractor.

#### 51.2 Instruction for Variations

The Contractor shall not make any such variation without an instruction of the Engineer. Provided that no instruction shall be required for increase or decrease in the quantity of any work where such increase or decrease is not the result of an instruction given under this clause, but is the result of the quantities exceeding or being less than those stated in the Bill of Quantities.

#### **52.1** Valuation of Variations

All variations referred to includes clause- 51.1 & 51.2 and any addition to the contract price which are required to be determined in accordance with clause 52 (for the purposes of this clause referred to as õVaried Workö), shall be valued at the rates and prices set out in the contract if, in the

opinion of the Engineer, the same shall be applicable. If the contract does not contain any rates or prices applicable to the varied work, the rates and prices in the contract shall be used as the basis for valuation so far as may be reasonable, failing which, after due consultation by the Employer with the Engineer and the Contractor, suitable rates or prices shall be agreed upon between the Employer and the Contractor. In the event of disagreement the Employer shall fix such rates or prices as are, in his opinion, appropriate and shall notify the Contractor accordingly, with a copy to the Engineer. Until such time as rates or prices are agreed or fixed, the Engineer may determine provisional rates or prices to enable on-account payments to be included in certificates issued in accordance with clause 60 (complete).

#### **52.2** Power of Engineer to Fix Rates

Provided that if nature or amount of any varied work relative to the nature or amount of the whole of the works or to an apart thereof, is such that, in the opinion of the Engineer, the rate or price contained in the contract for any item of the works is, by reason of such varied work, rendered inappropriate or inapplicable, then after due consultation by the Employer with the Engineer and the Contractor, a suitable rate or price shall be agreed upon between the Employer and the Contractor. In the event of disagreements the Employer shall fix such other rate of price as is, in his opinion, appropriate and shall notify the Contractor accordingly, with a copy to the owner until such time as rates or prices are agreed or fixed the Engineer may determine provisional rates or prices to enable on account payments to be included in certificates issued in accordance with clause 60. Provided also that no varied work instructed to be done by the Engineer pursuant to clause 51 shall be valued under sub-clause 52.1 or under this sub clause, within 14 days of the date of such instruction and, other than in the case of omitted work, before the commencement of the varied work, notice shall have been given either;

a) by the Contractor to the Engineer of his intention to claim extra payment or a varied rate or price, or

b) by the Engineer to the Contractor of his intention to vary a rate or price.

In the event of a dispute, the decision of Chief Engineer shall be final.

#### **52.3** Variations Exceeding 15 percent

If, on the issue of the certificate of completion for the whole of the works, it is found that as a result of:

- a) All varied works valued under sub clause 52.1 and 52.2 and
- All adjustment upon measurement of the estimated quantities set out in the Bill of Quantities, excluding provisional sums, day work, but not from any other cause, there
   have been addition to or deduction

from the contract price which taken together are in excess of 15 percent of the õEffective Contract Priceö (which for the purposes of this sub-clause shall mean the contract price, excluding provisional sums and allowance, for day works, if any) then and in such event (subject to any action already taken under any other sub-clause of this clause), after due consultation by the Engineer with the employer and the Contractor, these shall be added to or deducted from the contract and the Engineer or, failing agreement, determined by the Engineer having regard to the Contractor site and general overhead costs of the contract. The Engineer shall notify the Contractor of any determination made under this sub-clause, with a copy to the Employer. Such sum shall be based only on the amount by which such additions or deduction shall be in excess of 15 percent of the Effective Contract Price.

#### 52.4 Day Work

The Engineer may, if in his opinion it is necessary or desirable, issue an instruction that any varied work shall be executed on a day work basis. The Contractor shall then be paid for such varied work under the terms set out in the day work schedule included in the contract and at the rates and prices affixed thereto by him in the Tender.

The Contractor shall furnish to the Engineer such receipts or other vouchers as may be necessary to prove the amount paid not before ordering materials, shall submit to the Engineer quotations for the same for his approval.

In respect of such of the works executed on a day works basis then Contractor shall, during the continuance of such work, deliver each day to the Engineer an exact list in duplicate of the names, occupation ad tie of all workmen employer on such work and a statement, also in duplicate, showing the description and quantity of all materials and Contractors Equipment used thereon or therefore other than Contractors requirement which is included in the percentage addition in accordance with such day work schedule. One copy of each list and statement will, if correct, or when agree, be signed by the Engineer and returned to the Contractor.

At the end of each month the Contractor shall deliver to the Engineer a priced statement of the labour, materials and Contractor equipment, excepts aforesaid, used and the Contractor shall not be entitled to any payment unless such lists and statements have been fully and punctually rendered. Provided always that if the Engineer considered that for any reason the sending of such lists or statements by the Contractor, in accordance with the foregoing provision, was impracticable he shall nevertheless be entitled to authorize payment for such work, either as day work, on being satisfied as to the time employed and the labour, materials and Contractor equipment used on such work, or at such valued therefore as shall, in his opinion be fair and reasonable.

#### PROCEDURE FOR CLAIMS

#### 53.1 Notice of Claims

Notwithstanding any other provision of the contract, if the Contractor intends to claims any additional payment pursuant to any clause of these conditions or otherwise, he shall give notice of his intention to the Engineer, with a copy to the Employer, within 28 days after the event giving rise to the claim has first arisen.

#### 53.2 Contemporary Records

Upon the happening of the event referred to in sub-clause 53.1, the Contractor shall keep such contemporary records as may reasonably be necessary to supports any claim, he may subsequently wish to make, without necessarily admitting the Employers liability, the Engineer shall on receipt of a notice under sub clause 53.1, inspect such contemporary record and may instruct the Contractor keep any further contemporary records as are reasonable and may be material to the claim of which notice has been given. The Contractor shall permit the Engineer to inspect all records kept pursuant to this sub clause and shall supply him with copies thereof as and when the Engineer so instructs.

#### 53.3 Substantiation of Claims

Within 28 days, or such other reasonable time as may be agreed by the Engineer, of giving notice under sub clause 53.1, the Contractor shall send to the Engineer an account giving detailed particulars of the amount claimed and the grounds upon which the claims is based. Where the event giving rise to the claim has a continuing effect, such account shall be considered to be an interim account and the Contractor shall, at such intervals as the Engineer may reasonable require, send further interim accounts giving the accumulated amount of the claim and any further grounds upon which it is based. In case where interim accounts are sent to the Engineer, the Contractor shall send a final account within 28 days of the end of the effect resulting form the even. The Contractor shall, if required by the Engineer so to do, copy to the Employer all accounts sent to the Engineer pursuant to this sub clause.

#### 53.4 Failure to Comply

If the Contractor fails to comply with any of the provision of this clause in respect of any claim which he seeks to make, his entitlement to payment in respect thereof shall not exceed such amount as the Chief Engineer or any arbitrator or arbitrators appointed pursuant to sub clause 67.3 assessing the claim considers to be verified by contemporary records (whether or not such records were brought to the Engineers notice as required under sub clauses 53.2 and 53.5).

#### 53.5 Payment of Claims

The Contractor shall be entitled in any interim payment certified by the Engineer pursuant to clause 60 such amount in respect of any claim as the Engineer, after due consultation with the Employer and the Contractor, may consider due to the Contractor provided that the Contractor has supplied sufficient particular to enable the Engineer to determine the amount due. If such particulars are insufficient to substantiate the whole of the claim, the Contractor shall be entitled to payment in respect of such part of the claim as such particulars may substantiate to the satisfaction of the Engineer. The Engineer shall notify the Contractor of any determination made under this sub clause, with a copy to the Employer.

# CONTRACTOR'S EQUIPMENT, TEMPORARY WORKS AND MATERIALS

# 54.1 Contractor's Equipment, Temporary Works & Materials; Exclusive Use for the Works

All Contractor Equipment, Temporary Work and materials provided by the Contractor shall, when brought onto the site, be deemed to be exclusively intended for the execution of the works and the Contractor shall not remove the same or any part thereof, except for the purpose of moving it from one part of the site to another without the consent of the Engineer. Provided that consent shall not be required for vehicles engaged in transporting any staff, labour, Contractor Equipment, Temporary Works, Plant Material to or from the site.

#### 54.2 Employer not Liable for Damage

The Employer shall not at any time be liable, save as mentioned in clauses 20 and 65, for the loss of or damage to any of the Contractor's Equipment Temporary Works or Materials.

#### 54.3 Customs Clearance

The Employer will use his best endeavours in assisting the Contractor, where required, in obtaining clearance through the customs of Contractor's equipment, materials and other things required for the works.

#### 54.4 Re-exports of Contractor's Equipment

In respect of any Contractor's Equipment which the Contractor has imported for the purposes of the works, the Employer will use his endeavors to assist the Contractor, where required, in procuring any necessary government consent to the re-export of such Contractor's Equipment by the Contractor upon the removal thereof pursuant to the terms of the Contract.

#### 54.5 Conditions of Hire of Contractor's Equipment

With a view to securing, in the event of termination under clause 63, the continued availability for the propose of executing the works, of any hired Contractor equipment, the Contractor shall not bring on to the site any hired Contract equipment unless there is an agreement for the hire thereof (which agreement shall be deemed not to include an agreement for hire purchase) which contains a provision that the owner thereof will, on request in writing made by the Employer within 7 days after the date on which any termination has become effective, and on the Employer undertaking to pay all hire charges in respect thereof from such date, hire such Contractor equipment to the Employer on the same terms in all respects as the same was hired to the Contractor save that the Employer shall be entitled to permit the use thereof by any other Contractor employed by him for the purpose of executing and completing the works and remedying any defects therein, under the terms of the said clause 63.

#### 54.6 Costs for the Purpose of Clause 63

In the event of the Employer entering into any agreement for the hire of Contractors equipment pursuant to sub clause 54.5, all sum properly paid by the Employer under the provision of any such agreement and all costs incurred by him (including stamp duties) in entering into such agreement shall be deemed, for the purpose of clause 63, to be of the cost of execution and completing the works and the remedying of any defect therein.

#### 54.7 Incorporation of Clause in Subcontracts

The Contractor shall, where entering into Subcontract for the execution of any part of the works incorporate in such subcontract (by reference or otherwise) the provision of this clause in relation to Contractor Equipment, Temporary Works or materials brought on to the site by the Subcontractor.

#### 54.8 Approval of Materials not implied

The operation of this clause shall not be deemed to imply any approval by the Engineer of the materials or other matters referred to therein nor shall it prevent the rejection of any such materials at any time by the Engineer.

# **MEASUREMENT**

#### 55.1 Quantities

The quantities set out in the Bill of Quantities are the estimated quantities for the works, and they are not to be taken as the actual and correct quantities of the works to be executed by the Contractor in fulfillment of his obligation under the Contract.

#### 56.1 Works to be Measured

The Engineer shall, except as otherwise stated, ascertain and determine by measurement the value of the works in accordance with the Contract and the Contractor shall be paid that value in accordance with clause 60. The Engineer shall, when he requires any part of the works to be measured, give reasonable notice to the Contractors authorized agent who shall:

- Forthwith attend or send a qualified Representative to assist the Engineer in making such measurement, and
- b) Supply all particular required by the Engineer.

Should the Contractor not attend, or neglect or omit to send such Representative, then the measurement made by the Engineer or approved by him shall be taken to be the correct measurement of such part of the

works. For the purpose of measuring such permanent works as are to be measured by records and drawings, the Engineer shall prepare records and drawings as the work proceeds and the Contractor, as and when called upon to do so in witting, shall, within 14 days, attend to examine and agree such records and drawings with the Engineer and shall sign the same when so agreed. If the Contractor does not attend to examine and agree such records and drawing they shall be taken to be correct. If, after examination of such records and drawings the Contractor does not agree the same or does not sign the same as agreed they shall nevertheless be taken to be correct, unless the Contractor within 14 days of such examination, lodges with the Engineer notice of the respects in which such records and drawing are claimed by him to be incorrect. On receipt of such notice, the Engineer shall review the records and drawings and either confirm or vary them.

#### 57.1 Method of Measurement

The works shall be measured net, not-with-standing any general or local custom, except where otherwise provided for in the Contract in accordance with relevant B.I.S. code: No.-IS: 1200 with the latest amendments.

#### 57.2 Breakdown of Lump Sum Items

For the purposes of statements submitted in accordance with sub-clause 60.1, the Contractor shall submit to the Engineer, within 28 days after the receipt of the Letter of Acceptance, a breakdown for each of the lump sum items contained in the Tender. Such breakdown shall be subject the approval of the Engineer.

# PROVISIONAL SUMS

#### **58.1** Definition of "Provisional Sum"

õProvisional Sumö means a sum included in the Contract and so designated in the Bill of Quantities for the execution of any part of the works or for the supply of goods, materials, plant or services, or for contingencies, which sum may be used, in whole or in part, or not at all, on the instructions of the Engineer. The Contractor shall be entitled to

only such amount in respect of the work, supply or contingencies to which such provisional sums relate as the Engineer shall determine in accordance with this clause. The Engineer shall notify the Contractor of any determination made under this sub-clause, with a copy to the Employer.

#### **58.2** Use of Provisional Sums

In respect of only Provisional Sum the Engineer shall have authority to issue instruction for the execution of work or for the supply of goods, materials, plants or services by:

a) the Contractor in which case the Contractor shall be entitled to an amount equal to the value thereof determined in accordance with clause 52.

#### 58.3 Production of Vouchers

The Contractor shall produce to the Engineer all quotations, invoices, voucher and accounts or receipts in connection with expenditure in respect of Provisional Sums, except when works is valued in acceptance with rates or prices set out in the Tender.

# **SUBCONTRACT**

#### 59.1 Nominated Subcontracting is not allowed in this tender.

#### **60.1** Monthly Statements

The contractor shall submit a statement in two copies to the Engineer as the end of each month, in a tabulated form approved by the Engineer, showing the amounts to which the contractor considers himself to be entitled. The statement shall include the following items as applicable which shall be taken into account in the sequence listed;

- a) the estimated contract value of the temporary and permanent works executed up to the end of the month in question, determined in accordance with sub-clause 56.1, at base unit rates prices, price;
- b) the actual value certified for payment for the temporary and permanent works executed up to the end of the previous month, at base unit rates and prices;

the estimated contract value at base unit rates and prices of the temporary and permanent works for the month in question, obtained by deducting (b) from (a); the value of any variations executed up to the end of the month in question, less the amount certified in the previous interim payment certificate pursuant to clause 52;

any amount to be with held under the provisions of sub-clause 60.4, determined by applying the percentage set forth sub-clause

60.4due under paragraphs 60.1 (c), and (d);

any amounts to be deducted as repayment of the advance under the provisions of sub-clause 60.7; and

any other sum, to which the contractor may be entitled under the contract.

#### **60.2** Monthly Payments

The said statement shall be approved or amended by the Engineer in such a way that, in his opinion, it reflects the amounts due to the contractor in accordance with the contract, after deduction, other than pursuant in clause 47, of any sums which may have become due and payable by the contractor to the Employer. In case where there is a difference of opinion as to the value of any items, the Engineer view shall prevail. Upon receipt of the monthly statement referred to in sub-clause 60.1 the Engineer shall pay the amounts due to the contractor at the earliest and shall herein called õInterim Paymentö.

Provided that the Engineer shall not be bound to make any payment under this sub-clause if the net amount thereof, after all retention and deductions, would be less than Rs. Five Lacs.

Notwithstanding the terms of the clause or any other clause of the contract, no amount will be paid by the Engineer until the performance security has been provided by the contractor and approved by the Employer.

#### 60.3 Place of Payment

Payment to the contractor by the Engineer shall be made in the Indian currency in which the contract price is payable, through an account payee cheque of scheduled bank at Allahabad / Greater Noida / Noida.

#### **60.4** Performance Security

An amount equal to TEN percent of the amounts due determined in accordance with the procedure set out in sub-clause 60.1(e) shall be deducted the Engineer in the first and following interim payment certificates pursuant to clause 10.1.

#### **60.5** Payment of Performance Security

Upon the expiration of the Defect Liability Period for the works the Performance Security shall be paid by the Engineer to the contractor along with return of the bank guarantee. Provided that, in event of different Defects Liability Periods being applicable to different sections or parts of the permanent works pursuant to clause 48, the expression õexpiration of the Defects Liability Periodö shall, for the purposes of this sub-clause, be deemed to mean the expiration of the latest of such periods.

Provided also that if that such time, there shall remain to be executed by the contractor any work ordered, pursuant to clauses 49 and 50, in respect of the works. The Engineer shall be entitled to withhold payment until completion of such work of so much of the balance of the performance security as shall, in the opinion of the Engineer, represent the cost of the work remaining to be executed.

#### **60.6** Mobilization Advance Payment

1. The Engineer-In- Charge / Employer shall make advance payment to the Contractor equal to a maximum of 10% but in two equal installment against an unconditional Bank Guarantee of the Public Sector Bank or any Bank which is equivalent to Public Sector Bank according to R.B.I., after duly verification by the Bank.

- 2. First Installment will be given at the time of finalization of Contract Agreement.
- 3. The second installment of mobilization advance will be released to the Contractor when 70% of money given in first installment is utilized by the Contractor. Contractor shall the evidence against the use of money on Material / equipment T&P etc. or advance payment given by the contractor to the different vendors / Designers / Testing Lab / Surveyor etc. The second installment will be released only after verification of actual work done on site at the request of the contractor.
- 4. Interest money will be recover in the form of simple interest at the rate of 8% per annum date of issue of mobilization advance to the date of complete recovery (on reducing balance of mobilization advance.)
- 5. The advance payment will be repaid as follows:

Percentage of work Completed	Amount to be deducted
First 20%	5% of Bill Amount.
From each bill, thereafter upto 80% of work.	100% recovery should be made on
	the prorate basis from each bill
	upto 80% of work.

It is to make clear that the amount deducted will comprises of proportionate amount of mobilization advance and the amount of interest accrued upto the date of payment.

The validity of Bank Guarantee against the mobilization advance should be equals to the Contract Agreement period defect liability period). These options will also be valid.

If the Contractor gives a new Bank Guarantee after first year and at the interval of one year after first year, then the Older Bank Guarantee will be refunded after the verification of new Bank Guarantee.

The Contractor may give Bank Guarantee equivalent to Total Mobilization advance money in more than one B.G.C. but upto

maximum of 5). These BG can be released in installment in parallel with the recovery of advance.

If Contractor request for the recovery more than the proportional money in the starting then his request will be consider.

•

#### **60.7** Correction of Certificates

In any previous interim payment which has been made by him, and shall have authority, if any works is not being carried out to his satisfaction, to omit or reduce the value of such work in any interim payment certificate.

#### **60.8** Statement at Completion

Not later than 84 days after the issue of the certificate of completion in respect of the whole of the works, the contractor shall submit to the Engineer a statement at completion with supporting documents showing in detail, in the form approved by the Engineer;

- a) the final value of all works done in accordance with the contract up to the date stated in such Taking-Over Certificate;
- b) any further sums which the contractor considers to be due; and
- an estimate of amounts, which the contractor considers will become due to him, under to contract.

Estimated amounts shall be shown separately in such statement at completion. The Engineer shall certify payment in accordance with subclause 60.2.

#### **60.9** Final Statement

Not later than 56 days after the issue of the certificate of Satisfactory Performance / Taking-Over pursuant to sub-clause 62.1 the contractor shall submit to the Engineer for consideration a draft of final statement with supporting documents showing in details, in the form approved by the Engineer.

a) the value of all work done in accordance with the contract; and

b) any further sums which the contractor considers to be due to him under the contract.

If the Engineer disagrees with or cannot verify any part of the draft of final statement, the contractor shall submit such further information as the Engineer may reasonably require and shall make such changes in the draft as may be agreed between them. The contractor shall then prepare and submit to the Engineer the final statement as agreed (for the purpose of these conditions referred to as the õFinal Statementö).

If, following discussions between the Engineer and the contractor and any changes to the draft final statement which may be agreed between them, it becomes evident that a dispute exists, the Engineer shall issue to the Employer an interim payment certificate for those parts of the draft of Final Statement which are not in dispute. The dispute shall then be settled in accordance with clause 67, the final statement shall be agreed upon settlement of the dispute.

#### 60.10 Discharge

Upon submission of the final statement, the contractor shall give to the Employer, with a copy to the Engineer, a written discharge confirming that the total of the Final Statement represents full and final settlement of all money due to the contractor arising out of or in respect of the contract. Provided that such discharge shall become effective only after payment due under The Final Certificate issued pursuant to subclause 60.12 has been made and the performance security referred to in sub-clause 10.1 has been returned to the contractor.

#### 60.11 Final Certificate

Within 28 days after receipt of the final statement, and the written discharge, the Engineer shall issue to the Employer (with a copy to the Contractor) a Final Certificate stating.

- a) The amount which, in the opinion of the Engineer, is finally due under the contract, and
- b) After giving credit to the Employer for all amounts previously paid by the Engineer and for all sums to which the Employer is entitled under the Contract, other than clause 47, the balance, if any, due

from the Employer to the contractor or from the contractor to the Employer as the case may be.

The final payment will be made by the Engineer after the approval of Final Certificate by the Employer.

#### 60.12 Cessation of Employer's Liability

The Employer shall not be liable to the contractor for any matter or thing arising out of or in connection with the contract or execution of the works, unless the contractor shall have included a claim in respect there of in his Final Statement and (except in respect of matters of things arising after the issue of the Taking-Over Certificate in respect of the whole of the works) in the Statement at completion referred in sub-clause 60.9

# **CERTIFICATES AND PAYMENT**

# 61.1 Approval only by Defects Liability Certificate

Only the Defects Liability Certificate, referred to in clause 62, shall be deemed to constitute approval of the works.

#### **62.1** Defects Liability Certificate

The contract shall not be considered as completed until a Defects Liability Certificate shall have been signed by the Engineer and delivered to the Employer, with a copy to the contractor, setting the date on which the contractor shall have completed his obligations to execute and complete the works and remedy any defects therein to the Engineer satisfaction. The Defect Liability Certificate shall be given by the Engineer within 28 days after the expiration of the Defects Liability Period, or, if different Defects Liability Periods shall become applicable to different sections or parts of the Permanent Works, the expiration of the latest such period, or as soon thereafter as any works instructed, pursuant to clauses 49 and 50, have been completed to the satisfaction of the Engineer. Provided that the issue of the Defects Liability Certificate shall not be a condition precedent to payment to the contractor of the Performance Security in accordance with the conditions set out in sub clause 60.5.

#### **62.2** Unfulfilled Obligations

Notwithstanding the issue of the Defects Liability Certificate the contractor and the Employer shall remain liable for the fulfillment of any obligation incurred under the provision of the contract prior to the issue of the Defects Liability Certificate which remains unperformed at the time such Defect Liability Certificate is issued and, for the purposes of determining the nature and extent of any such obligation, the contract shall be deemed to remain in force between the parties to the contract.

# **REMEDIES**

#### **63.1** Default of Contractor

It the Contractor is deemed by law unable to pay his debts as they fall due, or enters into voluntary or involuntary bankruptcy, liquidation or dissolution (other than a voluntary liquidation for the purposes of amalgamation or reconstruction), or becomes insolvent, or makes an arrangement with or assignment in favour of, his creditors, or agrees to carry out the Contract under a committee of inspection of his creditors, or if a receiver, administrator, trustee or liquidator is appointed over any substantial part of his assets, or if, under any law or regulation relating to reorganization, arrangement or readjustment of debts, proceedings are commenced against the Contractor or resolutions passed in connection with dissolution or liquidation or if any steps are taken to enforce any security interest over a substantial part of the assets of the Contractor, or if any act is done or event occurs with respect to the Contractor or his assets which, under any applicable law has a substantially similar effect to any of the foregoing acts or events or if the Contractor has contravened sub clause 3.1 or has an execution levied on his goods or if the Engineer certifies to the Employer, with a copy to the Contractor that in this opinion, the Contractor.

- a) has repudiated the Contract or
- b) without reasonable excuse has failed
  - 1. to commence the Works in accordance with sub-clause

- 2. to proceed with the Works, or any section thereof within 28 days after receiving notice pursuant to sub-clause 46.1, or
- c) has failed to comply with a notice issued pursuant to sub-clause 37.4 or an instruction issued pursuant to sub-clause 39.1 within 28 days after having received it, or
- d) despite previous warning from the Engineer, in writing, is otherwise persistently or flagrantly neglecting to comply with any of his obligations under the Contract, or
- e) has contravened sub-clause 4.1

Then the Employer may, after giving 14 days notice to the Contractor, enter upon the Site and the Works and expel the Contractor therefrom without thereby voiding the contract or releasing the Contractor from any of his obligation or liabilities under the Contract, or affecting the rights and powers conferred on the Employer or the Engineer by the Contract, and may himself complete the Works or may employ any other Contractor to complete the Works. The Employer or such other Contractor may use for such completion so much of the Contractor Equipments, Plants, Temporary Works and materials which have been deemed to be reserved exclusively for the execution of the Works, under the provisions of the Contract, as he or they may think proper, and the employer may, at any time, sell any of the said Contractors equipment. Temporary Works and unused Plant and materials and apply the proceeds of sale in or towards the satisfaction of any sums due or which may become due to him from the Contractor under the contract.

#### 63.2 Valuation at Date of Expulsion

The Engineer shall, as soon as may be practicable after any such entry and expulsion by the Employer, fix and determine exparte or by or after reference to the parties or after such investigation or enquiries as he may think fit to make or institute, and shall certify:

a) what amount (if any) had, at the time of such entry and expulsion been reasonably earned by or would reasonably accrue to the Contractor in respect of Works then actually done by him under the Contract, and

b) the value of any of the said unused or partially used materials, any Contractorøs Equipment and any Temporary Works.

#### 63.3 Payment after Expulsion

If the Employer shall enter and expel the Contractor under this clause, he shall not be liable to pay to the Contractor any further amount (including damages) in respect of the Contract until the expiration of the Defects Liability Period and thereafter until the costs of execution, completion and remedying of any defects, damages for delay in completion (if any) and all other expenses incurred by the Employer have been ascertained and the amount thereof certified by the Engineer. The Contractor shall then be entitled to receive only such sum (if any) as the Engineer may certify would have been payable to him upon due completion by him after deducting the said amount. If such amount exceeds the sum which would have been payable to the Contractor on due completion by him, then the Contractor shall, upon demand, pay to the Employer the amount of such excess and it shall be deemed a debt due by the Contractor to the Employer and shall be recoverable accordingly.

#### 63.4 Assignment of Benefit of Agreement

Unless prohibited by law, the Contractor shall, if so instructed by the Engineer within 14 days of such entry and expulsion referred to in sub-clause 63.1, assign to the materials or services and / or for the execution of any Work for the purposes of the Contract, which the Contractor may have entered into.

#### 64.1 Urgent Remedial Work

If by reason of any accident, or failure, or other event occurring to, in, or in connection with the Works, or any part thereof either during the execution of the Works, or during the Defects Liability Period, any remedial or other Work is, in opinion of the Engineer, urgently necessary for the safety of the Works and the Contractor is unable or unwilling at once to do such Work the Employer shall be entitled to employ and pay other persons to carry out such Work as the Engineer may consider necessary. If the Work or repair so done by the Employer is Work which, in the opinion of the Engineer, the Contractor was liable to do at his own

cost under the Contract, then all costs consequent thereon or incidental thereto shall, after due consultation with the Employer and the Contractor, be determined by the Engineer and shall be recoverable from the Contractor by the Employer, and may be deducted by the Employer from any money due or to become due to the Contractor and the Engineer shall notify the Contractor accordingly, with a copy to the Employer. Provided that the Engineer shall, as soon after the occurrence of any such emergency as may be reasonably practicable, notify the Contractor thereof.

# **SPECIAL RISKS**

#### 65.1 No Liability for Special Risks

The contractor shall be under no liability whatsoever in consequence of any of the special risks referred to in sub clause 65.2 whether by way of indemnity or otherwise, for or in respect of:

- a) destruction of or damage to the works, save to work condemned under the provisions of clause 39 prior to the occurrence of any of the said special risks, or
- b) destruction of or damages to property, whether of the Employer or third parties, or
- c) injury or loss of life

# 65.2 Special Risks

The Special risks are:

a) The risks defined under paragraph sub para (1) to (V) of sub clause 20.4.

# 65.3 Damage to Works by Special Risks

If the works or any materials or plant on or near or in transit to the site, or any of the contractor equipment, sustain destruction or damage by reason of any of the said special risks, the contractor shall be entitled to payment in accordance with the contract for any permanent works duly executed and for any material or plant so destroyed or damaged and, so

far as may be required by the Engineer or as may be necessary for the completion of the works, to payment for:

a) Rectifying any such destruction or damage to the works, and b) Replacing or rectifying such materials or contractors equipment

and the Engineer shall determine an addition to the contract Price in accordance with clause 52 (which shall in the case of the cost of replacement of contractor's equipment's include the fair market value thereof as determined by the Engineer) and shall notify the contractor accordingly, with a copy to the Employer.

#### 65.4 Projectile, Missile

Destruction, damage, injury or loss of life caused by the explosion or impact, whenever and whenever occurring, of any mine, bomb, shell, grenade, or other projectile, missile, munitions, or explosive of war, shall be deemed to be a consequence of the said special risks.

#### 65.5 Increased Costs arising from special risks

Save to the extent that the contractor is entitled to payment under any other provision of the contract, the Employer shall repay to the contractor any costs of the execution of the works (other than such as may be attributable to the cost of reconstructing work condemned under the provisions of clause 39 prior to the occurrence of any special risk) which are howsoever attributable to or consequent on or the result of or in any way whatsoever connected with the said special risks, subject however to the provisions in this clause hereinafter contained in regard to outbreak of war, but the contractor shall, as soon as any such cost comes to his knowledge forthwith notify the Engineer thereof.

The Engineer shall, after due consultation with the Employer and the contractor, determine the amount of the contractor costs in respect thereof which shall be added to the contract Price and shall notify the contractor accordingly, with a copy to the employer.

#### 65.6 Outbreak of War

If, during the currency of the contract, there is an outbreak of war, whether war is declared or not, in any part of the world which, whether financially or otherwise, materially affects the execution of the works, the

contractor shall, unless and until the contract is terminated under the provisions of this clause, continue to use his best endeavours to complete the execution of the works. Provided that the Employer shall be entitled, at any time after such outbreak of war to terminate the contract by giving notice to the contractor and upon such notice being given, the contract shall, except as to the rights of the parties under this clause and to the operation of clause 67 terminate, but without prejudice to the rights of either party in respect of any antecedent breach thereof.

#### 65.7 Removal of Contractor's Equipment on Termination

If the contract is terminated under the provisions of sub-clause 65.6, the contractor shall, with all reasonable dispatch, remove from the site all contractors Equipment and shall give similar facilities to his subcontractors to do so.

#### **65.8** Payment if Contract Terminated

If the contract is terminated as aforesaid, the contractor shall be paid by the Employer, insofar as such amounts or items have not already been covered by payments on account made to the contractor, for all work executed prior to the date of termination at the rates and prices provided in the contract and in addition:

- a) the amounts payable in respect of any preliminary items referred to in the Bill of Quantities, so far as the work or service comprised there in has been carried out or performed, and a proper proportion of any such items which have been partially carried out or performed.
- b) the cost of materials, plant or goods reasonably ordered for the works which have been delivered to the contractor or of which the contractor is legally liable to accept delivery, such materials, plant or goods becoming the property of the Employer upon such payments being made by him.
- c) a sum being the amount of any expenditure reasonably incurred by the contractor

in the expectation of completion the whole of the

# SETTLEMENT OF DISPUTES

- works insofar as such expenditure has not been covered by any other payments referred to in this sub-clause.
- d) any additional sum payable under the provisions of sub-clause 65.3 and 65.5.
- e) such proportion of the cost as may be reasonable, taking into account payments made or to be made for work executed, or removal of contractor's Equipment under sub-clause 65.7 and, if required by the contractor, return thereof to the contractor's main plant yard in his country of registration or to other destination, at no greater cost.

Provided that against any payment due from the Employer under this sub-clause, the Employer shall be entitled to be credited with any outstanding balances due from the contractor for advances in respect of contractor Equipment, materials and plant and any other sums which, at the date of termination, were recoverable by the Employer from the contractor under the terms of the contract. Any sums payable under this sub-clause shall, after due consultation with the Employer and the contractor, be determined by the Engineer who shall notify the contractor accordingly, with a copy to the Employer.

# **RELEASE FROM PERFORMANCE**

#### 66.1 Payment Event of Release from Performance

If any circumstance outside the control of both parties arise after the issue of the Letter of Acceptance which renders it impossible or unlawful for either party to fulfill his Contractual obligations, or under the law governing the Contract the parties are released from further performance, then the sum payable by the Employer to the Contractor in respect of the work executed shall be the same as that which would have been payable under clause 65 if the Contract had been Terminated under the provisions of clause 65.

#### 67.1 Engineer's Decision

If a dispute of any kind whatsoever arises between the Employer and the Contractor in connection with, or arising out of, the Contract or the execution of the Works, whether during the execution of the Works or after their completion and whether before or after repudiation or other termination of the Contract, including any dispute as to any opinion, instruction, determination, certificate or valuation of the Engineer, the matter in dispute shall, in the first place be referred in writing to the Chief Engineer, with a copy to the other party. Such reference shall state that it is made pursuant to this clause. No later that the eighty-fourth day after the day on which he received such reference the Chief Engineer shall give notice of his decision to the Employer and the Contractor. Such decision shall state that it is made pursuant to this Clause.

Unless the Contract has already been repudiated or Terminated, the Contractor shall, in every case, continue to proceed with the Works with all due diligence and the Contractor and the Employer shall give effect forth with to every such decision of the Engineer unless and until the same shall be revised, as hereinafter provided, in an amicable settlement or an arbitral award.

If either the Employer or the Contractor be dissatisfied with any decision of the Chief Engineer, or if the Chief Engineer fails to give notice of his decision on or before the eighty-fourth day after the day on which he received the reference, then either the Employer or the Contractor may, on or before the seventieth day after the day on which he received notice of such decision, or on or before the seventieth day after the day on which the said period of 84 days expired, as the case may be, give notice to the other party, with a copy for information to the Engineer, of his intention to commence arbitration, as hereinafter provided, as to the matter in dispute. Such notice shall establish the entitlement of the party giving the same to commence arbitration, as hereinafter provided, as to such dispute and, subject to sub-clause 67.4 no arbitration in respect thereof may be commenced unless such notice is given.

If the Chief Engineer has given notice of his decision as to a matter in dispute to the Employer and the Contractor and no notice of intention to

U.P.J.N. Tender / Vol-I (Part- II)

commence arbitration as to such dispute has been given by either the Employer or the Contractor on or before the seventieth day after the day on which the parties received notice as to such decision from the Chief Engineer, the said decision shall become final and bindings upon the Employer and the Contractor.

#### 67.2 Amicable Settlement

Where notice of intention to commence arbitration as to a dispute has been given in accordance with sub-clause 67.1, arbitration of such dispute shall not be commenced unless an attempt has been made by the parties to settle such dispute amicably. Provided that, unless the parties otherwise agree, arbitration may be commenced on or after the fifty-sixth day after the day on which notice of intention to commence arbitration of such dispute was given, whether or not any attempt at amicable settlement thereof has been made.

#### 67.3 Arbitration

Any dispute in respect of which:

- a) The decision, if any, of the Engineer has not become final and binding pursuant to sub/clause 67.1, and
- b) Amicable settlement has not been reached within the period stated in sub/clause 67.2,

Shall, on the initiative of either party, be referred to the arbitration. The arbitration will be open as per the prevailing arbitration act and law. The Contractor will suggest three names out of the Working / Retired Chief Engineer (Level-1/Level-II) of U.P. Jal Nigam. The employer shall also give his consent on either one or all of the above names. The Managing Director U.P. Jal Nigam will appoint any one of the above mutually agreed person as Sole arbitrator.

Unless the contract has already been repudiated or terminated, the Contractor in every case, continue to proceed with the works with all due diligence and the Contractor and Engineer shall give effect forthwith to every such decision of the Engineer unless and until the same shall be

revised as here-in-after provided, in an amicable settlement or arbitration award.

Arbitration may be commenced prior to or after completion of the Works, provided that the obligations of the Employer, the Engineer and Contractor shall not be altered by reason of the arbitration being conducted during the progress of the Works.

#### 67.4 Failure to Comply with Engineers Decision

Where neither the Employer nor the Contractor has given notice of intention to commence arbitration of a dispute within the period stated in sub-clause 67.1 and the related decision has become final and binding, either party may, if the other parts fails to comply with such decision, and without prejudice to any other rights it may have, refer the failure to arbitration in accordance with sub- clause 67.3. The provision of sub-clauses 67.1 and 67.2 shall not apply to any such reference.

#### **NOTICES**

#### **68.1** Notice to Contractor

All certificates, notices of instruction to be given to the Contractor by the Employer or the Engineer under the terms of the Contractor shall be sent by post, cable, telex or facsimile transmission to or left at the Contractor principle place of business or such other address as the Contractor shall nominate for that purpose.

#### **68.2** Notice to Employer and Engineer

Any notice to be given to the Employer or to the Engineer under the terms of the Contract shall be sent by post cable, telex or facsimile transmission to or left at the respective addresses nominated for that purpose in these documents.

a) Employer : The Superintending Engineer

2nd Circle, U.P. Jal Nigam,

Allahabad (U.P.)

Ph.

b) Engineer / Engineer-in-charge: The Excutive Engineer, Construction

Division, U.P. Jal Nigam, Allahabad

Ph. 9473942661

#### 68.3 Change of Address

Either party may change a nominated address to another address in the country where the Works are being executed by prior notice to the other party, with a copy to the Engineer, and the Engineer may do so by prior notice to both parties.

.

## **DEFAULT OF EMPLOYER**

#### 69.1 Default of Employer

In the event of the Employer

- becoming bankrupt or, being a company, going into liquidation, other than for the purpose of a scheme of reconstruction or amalgamation.
- b) giving notice to the Contractor that for unforeseen reasons, due to economic dislocation, it is impossible for him to continue to meet his Contractual obligations.

The Contractor shall be entitled to terminate his employment under the Contract by giving notice to the Employer, with a copy to the Engineer. Such termination shall take effect 14 days after the giving of the notice.

#### 69.2 Removal of Contractor's Equipment

Upon the expiry of the 14 daysø notice referred to in sub-clause 69.1, the Contract shall, not with standing the provisions of sub-clause 54.1, with all reasonable dispatch, remove from the Site all Contractorøs Equipment brought by him thereon.

#### 69.3 Payment on Termination

In the event of such termination the Employer shall be under the same obligation to the Contractor in regard to payment as if the contract had been terminated under the provision of clause 65.

#### 69.4 Contractor's Entitlement to Suspend Work

Without prejudice to the Contractorøs entitlement to terminate under sub-clause 69.1 the Contractor may, if the Engineer fails to pay Contractor the amount due within 56 days after the expiry of the time stated within which payment is to be made, subject to any deduction that the Employer is entitled to make under the Contract, after giving 28 daysø prior notice to the Employer, with a copy to the Engineer, suspend work or reduce the rate of work.

If the Contractor suspends work or reduces the rate of work in accordance with the provision of this sub-clause and thereby suffers delay or incurs cost the Engineer shall, after due consultation with the Employer and the Contractor determine.

- a) any extension of time to which the Contractor is entitled under Clause 44, and
- b) the amount of such costs, which shall be added to the Contract Price, and shall notify the Contractor accordingly with copy to the Employer.

#### 69.5 Resumption of Work

Where the Contractor suspends work or reduces the Rate of Work, having given notice in accordance with sub-clause 69.4, and the Employer subsequently pays the amount due, the Contractor entitlement under sub-clause 69.1 shall, if notice of termination has not been given, lapse and Contractor shall resume normal working as soon as reasonably possible.

#### CHANGES IN COST AND LEGISLATION

#### 70.1 Subsequent Legislation

If, after the submission of bid, there is a statutory variation in the taxes or duties or a new taxes or levy imposed by the Government which causes addition or reductionin cost, such additional or reduced cost shall after due consultation with the Employer and the Contractor, determined by the Engineer and shall be reimbursed to or deducted from the Contractor, by the Department. The above shall be applicable for plants, equipment and items manufactured or supplied by the Contractor. The bidder shall

U.P.J.N. Tender / Vol-I (Part- II)

mention in his bid the prevailing rates of taxes and duties duly supported by documentary proof in respect of such plants, equipment and items.

#### 71 Local Taxation/Law/Liability

Change in Law: Any change in law, the Contractor shall pass on such benefits to the Employer, if earned on account of decrease in cost resulting from change in the Laws of the Country (including the introduction of new Laws and there peal or modification of existing Laws), viz., Taxes, duties, Deemed Export Benefits, etc. If required by the Employer, the Contractor shall furnish the documentary evidence to support the benefits that are to be passed onto the Employer

Limitation of liability: The contractorøs liability under this contract shall be limited upto the total contract value.

- 71.1 The price bid by the Contractor shall include all customs duties, import duties business taxes, income and all other taxes that may be levied in accordance to the laws and regulation in being in the Employer's country on the Contractor's Equipment, Plant, materials and supplies (permanent, temporary and consumable) acquired for the purpose of the Contract and on the services performed under the Contract. Nothing in the Contract shall relieve the Contractor form his responsibility to pay any tax that may be levied in the Employer's country on profits made by him in respect of the Contract.
- 71.2 The Works Contract Tax G.S.T. or otherwise, if any, on the completed items of work of this Contract levied by Government or any other statutory body shall be payable by the Contractor.
- 71.3 The Stamps Duty, on the Contract Agreement levied by Govt. or any other statutory body shall be paid by the Contractor.

#### 72. Income Taxes on Staff

The Contractorøs staff, personnel and labour will be liable to pay personal income taxes in the Employerøs country in respect of such of their salaries and wages as are chargeable under the laws and regulations for the time being in force, and the Contractor shall perform such duties in regard to such deduction thereof as may be imposed on him by such laws and regulations.

#### **Bribes**

If the Contractor, or any of his Sub-Contractors, agents or servants gives or offers to give to any person any bribe, gift, gratuity or commission as an inducement or reward for doing or forbearing to do any action in relation to the contract or any other contract with the Employer, or for showing or forbearing to show favour or dis-favour to any person in relation to the Contract or to any other contract with the Employer, then the Employer may enter upon the Site and the Works and expel the Contract and the provisions of clause 63 hereof shall apply as if such entry and expulsion has been made pursuant to that clause.

#### 74. Termination of contract for employer's Convenience

The Employer shall be entitled to terminate the Contract at any time for the Employer's convenience after giving 56 days prior notice to the Contractor, with a copy to the Engineer. In the event of such termination, the Contractor.

- a) shall proceed as provided in sub-clause 65.7; and
- b) shall be paid by the Employer as provided in sub-clause 65.8 75.

#### **Restriction on Eligibility**

- a) Any Plant, supplies or materials which will be incorporated in the Works, as well as the Contractor® Equipment, shall have its origin in eligible source.
- b) Such Plant, supplies material or Contractorøs Equipment shall be transported by carries from eligible source unless exempted by the Engineer in writing, on the basis of potential costs or delays.
- c) Surety, insurance and banking services shall be provided by insurers and bankers from eligible source.

#### 76. Joint and Several Liability

#### Joint venture is allowed.

#### 77. Details to be Confidential

The contract shall treat the details of the Contract as private and confidential, save insofar as may be necessary for the purpose thereof and shall not publish or disclose the same or any particular thereof in any trade or technical paper or elsewhere without the previous consent in writing of the Employer or the Engineer. If any dispute arises as to the necessity of any publication or disclosure for the purpose of the Contract the same shall be referred to the decision of the Employer whose award shall be final.

#### 78. Non Exercise of Contractors Liability to Pay Compensation

In any case in which any of the powers conferred upon the Engineer hereof shall have become exercisable and the same shall not be exercised the non-exercise thereof shall not constitute a waiver of any of the conditions here of such power shall not withstanding be exercisable in the event of any future case of default by the Contractor for which by any clause or clauses hereof he is declared liable to pay compensation amounting to the whole of his security deposit and the liability of the Contractor for past and future compensation shall remain unaffected. In the event of the Employer putting in force either of the power (a) or (b) vested in him under the preceding clause, he may, if he so desires, take possession of all or any tools, plant materials and stores in or upon the works or the site thereof or belonging to the Contractor, or procured by him and intended to be used for the execution of the work or any part thereof paving or allowing for the same in account at prevailing market rates such rates to be certified by the Engineer -whose certificates thereof shall be final, otherwise the Engineer may be notice in writing to the Contractor or his other authorized agents require him to remove such tools, plants, materials or stores from the premises (within a time to be specified in such notice) and in the event of the Contractor failing to comply with any such requisition, the Engineer may remove them at the

Contractor expense or sell them by auction or private sale on account of the Contractor and at his risk in all respects and the certificate of the Engineer as to the expenses of any such removal, and the amount of the proceeds and expense of any such sale shall be final and conclusive against the Contractor.

## 79. No compensation for the alteration in or reduction of work to be carried out

If at any time after the commencement of the work the Utter Pradesh Jal Nigam through the Chief Engineer / Employer shall for any reason whatsoever not require the whole work there of as specified in this contract to be carried out the Employer shall give notice in writing of the fact the Contractor and upon the receipt of such notice in writing the works under this contract shall cease and the Contractor shall have no claim to any profit or advantage, which he might have derived from the execution of the works in full, but which he did not derive in consequence of the full amount of the works not having been carried out neither shall he have any claim for compensation by reason of any alternations having been made in the original specifications, drawings and instructions which shall involve any curtailment of the work as originally contemplated.

#### **Employment of Maintenance Gang**

The Contractor will employee necessary maintenance gang and staff during the entire maintenance period for immediate repairs of any defect that may be notices or brought to his notice during the period of maintenance i.e. 12 months after completion of works stated elsewhere in the contract. If the Contractor fails to attend the site even after pointing out by the engineer in charge and any expenditure in this connection incurred by engineer shall be recoverable.

Contractors Address for Official Correspondence

Contractor while submitting tender should give his address on which all official correspondence may be addressed to him. If a registered letter is received back undelivered with whatever remark, it will be considered to

have been delivered to him. Contractor shall intimate at once the change in address if any.

#### 82. Date of Dispatch of Letter

Sufficient time will be given to Contractor for his replies or action but if letters are received by the Contractor late or are lost, the Contractor for the purpose of this Bond will treat the date of dispatch of letter as date of receipt. The Contractor is supposed to keep in constant touch with the office of the engineer and Contractor will also provided facility for receiving a copy of the letter at site office.

#### 83. Date of Completion

The date of completion, trial run period and maintenance period given in the tender documents are to be adhered unless otherwise specified.

#### 84. Quantities in the Schedule not Guaranteed

The quantities given in the schedule are approximate only and payment will be made on actual õNETö measurements taken during and after completion of the works. The measurement and quantities desired to be completed will mean the finished sizes of the respective items of works after all the final dressing and shaping, cutting and finishing have been done. No claim or payment for the materials purchased or bought by the Contractor but not used at site shall be admissible.

#### 85. Provision of Law Deemed Inserted

Each and every provision of law required by law to be inserted in the contract document shall be deemed to be inserted and the contract document shall be read and enforced as though it were included.

#### 86. Certificates of Tax Deduction to be Issued

The Engineer will issue on demand certificate in respect of tax deducted by him during the financial year as per GST. The tax so deducted will be deposited in SBI or treasury or any authorized bank at Allahabad as office of Engineer situated.

Any increased in rates, prevalent by law, but not intimated to department will responsibility of Contractor and the Contractor will settle the issues after final payment is done by the employer / engineer and employer will not be responsible in any way.

#### Fencing and Watching

The Contractor shall be responsible for fencing of all excavations works and material at site in good and sufficient manner, so as to prevent accidents by night as well as by day. He shall also be responsible for lighting up in proper and sufficient manner at nights, the portion of works which are open or under construction and he shall always maintain sufficient number of watchmen on duty when his staff is not actually working and shall make his rate sufficiently comprehensive to slow for these duties. The Contractor shall be fully responsible and indemnify Govt. on any other person or persons in case of accident caused by the negligence of such precautions. The rates quoted by the Contractor should cover all such charges and no extra payment will be made.

#### **Pumping During Construction**

The Contractor shall provide all applications, pumps and engines, sufficient suction and delivery pipes. Valves, fastening, fuel, lubricant, cotton wastes etc. all labour skilled and unskilled and necessary electric or any other powers to run pumping plant for dealing with rain flood or drainage water encountered during the construction of works. The diversion and other works may be required to be carried out as per site conditions and Contractor shall make his rates sufficiently comprehensive to cover the cost of such works.

#### **Site Office**

The contractor has to provide free of cost three office rooms with three toilets and pantry as per drawing provided by Engineer for the purpose of site office for field staff of Employer (Approx 135 sqm) and one conference hall of capacity of fifteen (15) persons (Minimum Size 8.00rnX4.50m) with one toilet for the purpose of holding meetings during the inspection of senior officers of Employer/third party/client department etc. Contractor shall also provide one site office with attached toilet (With A.C.) and one attendant at each water works for UPJN field Engineer.

#### **Inspection and Checking of Works**

In pursuance of clause 16 and 17, the materials collected and construction, installation and maintenance shall be checked from time to

time by the Engineer-in-charge or his authorized representative and the representative of the Contractor shall as certain from the Engineer or his representative from time to time as to part or portion he wishes to check over and pass. Contractor will provide all facilities for access to the work to be checked or measured and will help in carrying out the job. But such approval shall in no way relieve the Contractor of any of his responsibilities which not end until the whole work is actually completed and the maintenance period has expired as defined in clause.

Instruction on inspection will be usually given in writing and Contractor shall keep an inspection register where the Inspecting Authority may give remarks and Contractor will follow them and compliance will be reviewed. However, in case of verbal instruction, Contractor may confirm it in writing but in no case he will overlook them.

Employed / Retired Personnel / Jal Nigam Personnel

The Contractor shall not recruit or attempt to recruit his staff and labour from amongst persons of any category who are in the service of U.P. Jal Nigam, or any other Govt. Deptt. or State Corporation / Boards.

Order of Preference of specification

All materials equipment as per IS specification (BIS) should bear ISI

MARK.

The order of preference of specification shall be:

ISI (BIS)

**JAL NIGAM** 

**CPWD** 

**MES** 

**PWD** 

MANUAL ON WATER SUPPLY – GOVERNMENT OF INDIA

The latest code or their amendments shall be used.

**Soundness of Works** 

All civil works should be water tight, sound in construction, neat surfaced, devoid of

bubble pits, and honeycombing, dimensions suitable

for aesthetic requirements with proper colour / snowcem / paints etc. As required.

The Contractor will use concrete mixers and vibrators invariably in concrete works. Contractor will as certain bearing capacity of soil also before going on for construction of different units. Hand missing of concrete shall be avoided but in unavoidable circumstances 10% extra cement shall be used with no extra payment. The Contractor will study the drawings for equipment and the erections so that proper foundations are made before hand and digging / breaking / making holes in constructed portion is avoided.

#### 94. Photographs, Records

The Contractor must allow sufficient margin in his tendered rates the cost of taking photographs etc. during and after construction of each unit. Contractor will be asked to maintain records and photographs of defective work before and after repairs, if so required.

#### 95. Architectural View

Contractor will provide design and drawing for sound and suitable structures. However, he will provide due care for the aesthetic sense as well and design should include the environment of nearby area and religious city sculpture as well. The area nearby may develop as tourist spot.

#### 96. Completion Drawings

Before the final completion certificate is issued, the Contractor shall furnish to the owner, four sets of the drawings of the work as actually completed in sufficient details to enable the maintenance agency to maintain, dismantle, reasonable and adjust all parts and modify, if need be in future. Work shall be treated completed only after receipt of such drawings duly signed by Contractor.

#### 97. Operating and Maintenance Manuals

The Contractor shall furnish to the owner on or before the completions of works, size sets of the operation and maintenance instruction together with the detailed drawings of spares, units and other sketches to enable the staff of maintenance agency to carry out trouble free maintenance.

The Contractor will also submit six copes of the maintenance manual of the works. The works shall only be considered if these manuals and are handed over. The Contractor will provide information about the source of spares etc.

#### 98. Manufacturer's Warranties

The Contractor shall deliver to the engineer in respect of all plants, machinery and equipment procured by him for the purpose of this contract from other manufacturers all the manufacturers instruction manual and warranties and guarantees with the owner named as beneficiary. In addition, for all equipment and machinery bearing an manufacturer warranty that extends for a longer period of time than the Contractors guarantee, the Contractor shall secure and deliver the warrantees and guarantees to the engineer in the same manner.

#### 99. Certificates of Completion, Final Acceptance and Taking Over

#### 99. 1 Certificate of Completion

Upon written notice from the Contractor that the entire work required by the contract documents, including testing and commissioning of works is complete and that all submissions required from him are made, and after the Contractor has delivered the bonds, certificate of inspection, guarantees, warranties, releases and other documents all or bylaw, the engineer will make a final inspection and the owner will notify the Contractor in writing of any particulars in which this inspection reveals that the work is defective or deficient and will also notify the Contractor in writing of any deficiencies in the submission and other documents required of him. The Contractor promptly shall make such correction as are necessary to remedy all defects or deficiencies. After the Contractor has completed any such correction to the satisfaction of the owner, the owner will issue a written certificate of completion of the work and file any notice of the completion required by law or otherwise.

#### 99.2 Obligation under the contract

The issue of above certificate or release of final payment of performance security do not relieve the Contractor of his obligation under the contract for any feulry, deceitful or fraudulent act or work which may show up in

the works or in parts thereof in the course of time, whether or not the works or part thereof have been approved by the engineer or his representative or his assistant who jointly or separately have obligation to the owner. Such matters, without regard to time elapsed shall be subject to arbitration.

#### 99.3 Works to be Handed Over

After satisfactory completion of works and maintenance, the Contractor shall be responsible for handing over the entire works in running condition to the maintenance agency as advised by the Engineer.

#### 100. No Deviation in Tender Conditions

Bidders shall submit offers, which comply fully with the requirements of the bidding documents including the basic technical designs indicated in the drawing and specification, condition of the bidding documents would not be deviated. Any bids introducing their own condition and or amending those of the bidding documents, would be treated as unresponsive and shall be liable to be rejected.

#### 101. Alteration

The tendered must tender in general in accordance with the requirements of these specifications, but he shall be at liberty to put up suggestions for alternation as well. The items in these specification or schedule must, however under no circumstances be altered to suit these alternation or modifications and shall be submitted only as addendum and forward along with the tender which if approved in whole or part will be embodied in the contract at the time of acceptance and shall be binding on the tendered.

#### 102. Time of Completion of Work (excluding trial run)

Thirty months from the date of start given excluding extension of time approved.

#### 103. Time of Trial Testing Of Completed Works FOUR

months after date of completion.

#### 104. Time of Defect Liability of Works after Successful Trial Runs

12 months after the date of end successful trial and testing run.

#### 105. Time of Refund of Performance Security

28 days after successful completion of defect liability period.

- 106. Legal document of agreement with collaborator defining the onus of main Contractor and Collaborator for correctness of the work and performance guarantees duly notarized.
- 107. Legal document of agreement showing company structure with power of attorney duly notarized.
- 108. Bid to be submitted in Tender Documents issued by U.P. Jal Nigam. No correction/change in the Tender Document should be done.
- 109. In case of any ambiguity in the Tender Document, which got left unattended to, even after pre -submission meeting, the conditions in favour of the Owner will prevail.
- 111. Any change in information submitted by the tenderer in respect of this tender shall be communicated to the department at the earliest. With holding of such information will lead to disqualification of the tenderers for this job.

## SECTION - 2

# SCHEDULE OF SUPPLEMENTARY INFORMATIONS

U.P.J.N. Tender / Vol-I (Part- II)

#### LETTER SUBMITTING TENDER

#### (TO BE SUBMITTED WITH EARNEST MONEY)

T
O
SUPERINTENDING ENGINEER
2nd CIRCLE
U. P. JAL NIGAM
ALLAHABAD – 211001

Sir,

I/we agree to keep the offer in this tender valid for a period of 120 days mentioned in the tender notice and not to modify the whole or any part of it for any reason within the above period. If the tender is withdrawn by me/us for any reason what so ever, the Earnest Money deposited by me/us will be forfeited by the U.P. Jal Nigam.

I/we hereby distinctly and expressly declare and acknowledge that before the submission of my/our tender I/we have carefully followed the instruction in the tender documents and that I/we have made such examination of the contract documents and of the plants specifications and quantity, and of the location where the said work is to be done, and such investigation of the work required to be done sand in regard to the materials required to be furnished as to enable

me/us thoroughly understand the intention of the same and the requirements, covenants agreements stipulations and restrictions contained in the contract and in the said plans and specifications and distinctly agree that I/we will not hereafter make any claim or demand upon U. P. JAL NIGAM based upon or arising out of any alleged misunderstanding or misconception mistake on my/our part of the said requirements, stipulations, restrictions and conditions.

I/we enclose a Demand Draft/F.D.R./Deposit at call receipt/Bank Guarantee for Rs. ...... lacs for the work of Rs. ..... towards earnest money not to bear any interest.

If my/our tender is not accepted, this sum shall be returned to me/us when intimation is sent to me/us of rejection or at the expiration of 30 days from the date of expiry of validity of this tender, which ever earlier, if my/our tender is accepted, the earnest money shall be returned to me/us on my/our entering into agreement bond duly furnishing performance security deposit. If upon intimation being given to me/us by the U. P. Jal Nigam of performance security deposit defined in Tender Document then I/we agree to the forfeiture of the earnest money. Any notice required to be served on me/us if delivered to me/us personally or forwarded by post to me/us (registered) or left at my/our address given herein, such notice shall if sent by post, be deemed to have been served on me/us at the time when in due course of post it would be delivered at the address to which is sent.

I/we fully understand that the written agreement (to the entered into between me/us and the U. P. Jal Nigam) shall be the foundation of the rights of both the parties and contract shall not be deemed to be complete until agreement has first been signed by me/us and then by the proper office authorized to enter into contract on behalf of the U. P. Jal Nigam.

I/we are professionally qualified, and my/our qualification are given

below:-									
I/we	am/are	also	registered	in	class	•••••	• • • • • • • • • • • • • • • • • • • •	••••	by
							A conv	of	the

Registration certificate is enclosed. I/we understand that you are not bound to accept the lowest or any bid you receive.

I/we will employed the following technical staff for supervising the work and will see that they will be always available at site during working hours personally checking all items of work and paying extra attention where necessary.

SI. No.	Name and address of member of Technical staff proposed to be employer	No. of years with my/our company	Qualifications	Total years experience	Remarks

Address with phone No.		Signature of Contractor/Tenderer
Dated the	d	ay of 2018
Signature of Witness	:	
Name and address	:	
Occupation	:	
The above tender is herel	by accepted	by me on behalf of the U. P. Jal Nigam.
Date:		
		For and behalf
		of
		U. P. Jal Nigam

SCHEDULE – 2

TENDERER'S / CONTRACTOR'S CERTIFICATE

I/we hereby declare that I/we, have perused in detail and examined closely

the specifications in the tender documents. I/we agree to be bound by and

comply with all such specifications for this agreement, which I/we shall

execute with the U. P. Jal Nigam.

Date:

Name of the tenderer or contractor

**Address of tenderer or Contractor** 

**CERTIFICATE** 

I/we hereby declare that I/we have inspected the location of the proposed work

before quoting my/our rates. I/we have also inspected lanes and difficulties likely to

be encountered due to existing sewer, water main, telephone, electric cable/poles etc.

and the queries and borrow areas satisfied myself/ourself regarding the quality,

quantity, availability and transport facilities for earth, stone, sand, cement, flyash

etc. through the net work of available roads and paths ways required for the work.

**Signature of Contractor** 

U.P.J.N. Tender / Vol-I (Part- II)

### **SAMPLE FORM**

## BANK GUARANTEE FOR EARNEST MONEY (UNCONDITIONAL)

Wherea	s:				
	[name of Bidd	er] (hereinafter	called "the Bidder	r") has submitte	ed his bid
dated _	(Date) to e	xecute SURVEY, D	ESIGN, SUPPLY OF A	LL MATERIALS	
LAYIN CLEAR PUMP STATIC ALLAR 4 mont	G OF CLEAR WAR WATER RISING HOUSE,TUBE ONS, BUILDING HABAD ON TURN ths and maintena	TER FEEDER M  G MAIN DISRTI WELL, STAFF WORKS AND KEY BASIS on T  nce for 12 mont	TION COMMISSI IAIN FROM MAIN BUTION SYSTEM QUARTERS, PU OTHER APPUIT Frun Key Basis, e hs (hereinafter ca	N LINE TO ZONG, RCC OHT, COUMPING PLANGE TENANT WOOK SCIUDING ITS TRIED TO THE BID WOOK TO THE	IAL CWR, WR CUM ITS, SUB ORKS AT al run for
			a) of		
of	Country]	having	registered called "the Bar	office	at
Excutiv	ve Engineer, Sec	ond Division, U	.P. Jal Nigam,	Allahabad (U.I	P) ON
BEHA	LF OF OWNER (	hereinafter calle	d "the Excutive E1	ngineer" in the s	sum or
Rupees	S	for which	n payment well an	d truly to be m	ade to
the said	d Excutive Engin	eer the Bank bir	nds himself, his su	ccessors and as	signee
by thos	se presents.				
SEALI	ED with the Com	mon Seal of the	said Bank this	d	ay of
	2018				
THE C	CONDITIONS of	this obligation a	re:		
(1)	If the bidder wit	hdraws or mod	ifies his Bid duri	ing the period	of bid
	validity specified	in the form of E	Bid.		
(2)	If the Bidder hav	ing been notifie	d of the acceptanc	ee of his Bid by	the

Excutive Engineer during the period of bid validity:-

- (a) fails or refuses to execute the Form of Agreement in accordance with the Instructions to Bidders.
- (b) fails or refuses to furnish the Performance Security in accordance with the Instructions to Bidders.

We undertake to pay to the Excutive Engineer up to the above amount upon receipt of his first written demand, without the Excutive Engineer having to substantiate his demand, provided that in his demand the Excutive Engineer, will note that the amount claimed by him is due to him owing to occurrence the of one or both of the two conditions, specifying the occurred condition or conditions. This Guarantee will remain in force up to and including the date, 148 days after the deadline for submission of bids as stated in the Instructions to Bidders or as it may be extended by the Excutive Engineer, notice of which extension(s) to the Bank is hereby waived. Any demand in respect of this Guarantee should reach the Bank not later than the above date.

DATESIG	NATURE OF THE BANK	
WITNESS	SEAL	
(Signature, Name and	Address)	
Tele No		Fax No

# SCHEDULE – 4 SAMPLE FORM

# BANK GUARANTEE FOR PERFORMANCE SECURITY (UNCONDITIONAL)

## (TO BE USED BY ALL SCHEDULE BANKS)

### TO: THE EXCUTIVE ENGINEER, SECOND DIVISION, U.P. JAL

### NIGAM, ALLAHABAD ON BEHALF OF THE U. P. JAL NIGAM.

In consideration of the U. P. Jal Nigam (hereinafter called the Nigam) having agreed
to exempt
(hereinafter called the said contractor(s)) from the demand under the terms and
conditions of the tender notice No date
made between
(hereinafter called the said tender) of security deposit for contract on
production of a Bank Guarantee for Rs (Rs.
referred to as the Bank) do hereby undertake to pay to the Nigam an
amount not exceeding Rs against any loss or
damages caused to or would be suffered by the Nigam by reason of any
breach by the said contractor(s) of any of the terms and conditions
contained in the said contract.
We (bank) do hereby undertake to pay the said sum of
Rs payable under this guarantee and without any
argument merely on a demand by the U. P. Jal Nigam.
Any such demand made on the Bank shall be conclusive as regards the Rs.

	We		(bank) further agree that the	•
	guarantee herein con	tained shall remain in full	force and effect during the period	l
	that would be taken	for the performance of t	the said contract and that it shal	l
	continue to be enforce	eable till all the dues of the	U. P. Jal Nigam under or virtue o	f
	the said contract have	been fully paid and its clai	im satisfied or discharged or till the	•
	Engineer or authorize	ed officer of the U. P. Jal	Nigam certifies that the terms and	İ
	conditions of the said	contract have been fully a	nd properly carried out by the said	l
	contractor(s) and acc	ordingly discharges the Gu	uarantee. Unless demand or claims	š
	under this guarantee	is made on us in writing on	or before the we	)
	shall be discharged fro	om all liability under this gu	uarantee, thereafter.	
4.	We	(bank) furth	her agree with the U. P. Jal	
	Nigam that the U. P. J	al Nigam shall have the liber	rty without our consent and	
	without affecting in an	y manner out obligations h	ereunder to vary any of the	
	terms and conditions	of the said contract or to ex	tend time for performance	
	by the said contractor	(s) from time to time and to	forebear or enforce any of	
	the terms and conditi	ons relating to the said cor	ntract and we shall not be	
	relieved from out liab	oility by reasons of any suc	ch variations, or extension	
	being gained in the	said contractor(s) or for	r any forbearance act or	
	commission on the par	t of the U. P. Jal Nigam or a	any indulgence by the U.P.	
	Jal Nigam or the sa	id Contractor(s) or by a	any such matter or thing	
	whatsoever which un	nder the law relating to su	ureties would but for this	
	provisions have effe	ect of so relieving us.		
	We	(bank) lastly un	ndertake not to revoke this	
	guarantee during its c	urrency except with the cor	nsent of the U.P. Jal Nigam	
	in writing.			
Da	ated the	day of	Name of Bank	
	Address			
	Tele No		Fax No. –	

#### TO: THE EXCUTIVE ENGINEER, SECOND DIVISION, U.P. JAL NIGAM,

#### ALLAHABAD ON BEHALF OF THE U.P. JAL NIGAM.

SURVEY, DESIGN, SUPPLY OF ALL MATERIALS LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN OF LAYING OF CLEAR WATER FEEDER MAIN FROM MAIN LINE TO ZONAL CWR, CLEAR WATER RISING MAIN DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS.

#### Gentleman:

			Name	and
	11 1 (4.1			
Address of Contractor) (hereinafte	r called "the	Contractor")	shall depos	it with
<b>Excutive Engineer, Second Division,</b>	U.P. Jal Nigam	ı, Allahabad	a bank guara	intee to
guarantee his proper and faithful per	formance unde	r the said cla	use of the con	tract in
an amount of		_(amount	of guar	antee)*
	(in we	ords).		
We, the			ancial institut	ion), as
instructed by the Contractor, agree	unconditional	ly and irrevo	cably to guara	antee as
primary obligator and not as surety i	merely, the pay	ment to Excut	tive Engineer,	Second
Division, U.P. Jal Nigam, Allahaba	d on his first d	emand withou	ıt whatsoever	right of
objection on our part and without h	is first claim	to the Contra	actor in the	amount
			not ex	ceeding
	(amount	of	guara	intee)*
	,	-	9	

terms of the Contract or of the works to be performed thereunder or of any of the

Contract documents which may be made between Employer or his authorized

representative and the Contractor shall in any way release us from

liability under this guarantee and we hereby waive notice of any such change addition or modification.

This guarantee shall remain valid and in full effect from the date of the advance mobilization loan under the Contract until the Excutive Engineer, Second Division, U.P. Jal Nigam, Allahabad receives full repayment of the same amount from the contractor.

Yours truly, SIGNATURE AND SEAL						
	of	Bank		Financial	Institution:	
Address:					_	
Tele No				Fax No		
Date:						

*An amount to be inserted by the bank or financial institution representing amount of the Advance Payment.

## UNDERTAKING FROM CONTRACTOR IF CONTRACTOR FURNISHES BANK GUARANTEE

If the Bank Guarantee as produced by us hereby is accepted by U. P. Jal Nigam. I/we undertake to renew the same atleast one month before the date of expiry of the bank guarantee, in the case the contract is not performed to the satisfaction of Engineer within the stipulated period, and if we fail to do so, we agree that Employer will recover the entire amount in cash from our bill or any other payment due to us without any notice. This procedure will remain in force till we receive in writing from the Employer that the Bank Guarantee in no longer required to be extended.

This is further undertaken that the Bank Guarantee will not be got released, until the Employer's written permission to get it released whether or not the time of Bank Guarantee expires and if time is due to expire, I/we shall be bound to renew the same and shall inform the Employer.

**Signature of Contractor** 

#### **GUARANTEES**

We guarantee that:-

- (a) We will replace/repair free of cost all component/section of the 'Works', the plant and equipment which fails to comply with the specification or amendment to such specification as reffered to in our specification attached to our tender, including their wear and tear expected, until the completion of the maintenance period.
- (b) All the plants and equipments will be reliable and as per specified standards.
- (c) All the plants will be of a type which has been provided in service to be suitable for the duty required by the specifications and will have been manufactured and tested in accordance with the appropriate standard specifications approved by the Engineer.
- (d) We accept and abide by the clause relating to satisfactory performance of Primary Treatment Works, paid pipe lines, qualify of treated under water and all Electrical and Mechanical Works.

		In	
		the capacity of	
Witness	_		
Occupation			
Address			
	Date:		

## **SAMPLE FORM OF AGREEMENT**

(Lump Sum-cum-item rate contract)

	This	Agreement made on the	day of	2017
Betw	een S.E	. XVIII Circle, U.P. Jal Nigam,	Allahabad ON BEHALI	F OF THE
U.P.	Jal Niga	am (hereinafter called the Emplo	yer) of the part and	
		of	(her	rein after
calle	d the co	ntractor) of the other "Part Wh	ere as the Employer is des	sirous that
the v	vorks sh	ould be executed by the Contrac	tor. Viz.	
		and has accepted	a Tender by the Contract	tor for the
execu	ıtion ar	nd completion of such works	and the remedying of a	ny defects
ther	ein. Nov	v this Agreement witness as follow	s:-	
1.	In thi	s agreement words and express	sions shall have the same	meanings
	as ar	re respectively assigned to the	em in the conditions of	f contract
	herei	nafter referred to.		
2.	The f	following documents shall be of	deemed to form and be	read and
	const	rued as part of this agreement,	viz:	
	(i)	The Letter of Acceptance		
	(ii)	The Tender Document (Volum	ne – I )	
	(iii)	The Tender Document (Volum	ne - II)	
	(iv)	The Tender Document (Volum	ne – III)	
	(v)	BOQ		
	(vi)	The Specifications		
	(vii)	The Drawings, and		
	(viii)	The Priced Bill of Quantities.		
3.	In cor	nsideration of the payments to be	e made by the U.P. Jal Nig	gam to the
	Conti	actor as hereinafter mentioned	, the Contractor hereby	covenants
	with 1	the U.P. Jal Nigam to execute a	nd complete the works ar	nd remedy
	and d	lefects therein conformity in all	respects with the provisi	ons of the
	Contr	ant		

The U.P. Jal Nigam 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.
In Witness whereof the parties here to have caused this agreement to
be executed the day and year before written
The Common Seal ofwas here unto
affixed in the presence of:
or
Signed, Sealed and Delivered by the said in the
presence of:
<b>Binding Signature of Superintending Engineer</b>
Witness:
ON BEHALF OF U. P. JAL NIGAM Witness:
Binding Signature of Contractor Witness:

## SCHEDULE – 9

# Details of Plant and Equipment immediately available with the tenderer for use on this work

Sl.	Name of	No. of	Kind		Age &	Present
			or	Capacity	8	
No.	equipment	Units	make		Condition	Location

**Signature of Tenderer** 

## SCHEDULE – 10 (a)

## **Details of Technical Personnel with the Tenderer for**

## deploying on this work

Sl. No.	Designation Name Qualification	Relevant Professional Experience	Major Role and
		and details of work carried out	Responsibilities

**Signature of Tenderer** 

## SCHEDULE - 10 (b)

# Details of Project Management Personnel with the Tenderer for deploying on this work

Sl. Designation Name Qualification	Relevant	Major Role
No.	<b>Professional</b>	and
	Experience	Responsibilities
	and details of	-
	work carried	
	out	

#### Note:

1. Project Management Personnel should have specialization/exposure in

Institutional/organizational management with skills in Negotiations and

Conflict resolution, preferably with experience of similar type of works.

## SCHEDULE – 11

## **LIST OF SPECIFICATION / DRAWING**

Sl.	Drg. No.	Description
No.		

**Signature of Tenderer** 

## **CONTRACT DRAWING & INSTRUCTION MANUALS**

The Contractor shall submit the List of Contract drawing in accordance with specification

**Contractors Tender Drawings** 

**Detailed Drawings** 

Cabling & Wiring Diagram & Schedules

**Approved Detailed Drawings** 

Approved Cabling & Wiring Diagram and Schedules

**Record Drawings** 

The Contractor shall submit Instruction manuals in accordance with specification.

# **STANDARD**

Tenderer shall complete t	he list below stating stan	dards applicable to e	quipment for						
which they are tendering:									
Specification No.	Subject								

**Signature of Tenderer** 

# CONTRACTOR'S DRAWINGS, DETAILS AND INSTRUCTION MANUALS

The greatest emphasis is placed on the early production of the drawings. Tenderers are to bear this in mind and to offer the shortest time for the submission of these details, reducing wherever possible the mandatory limits set out below. All periods are from the date of issue of the Letter of Acceptance.

#### **Detailed Drawings**

Detailed drawings shall be made available to the Engineer's Representative with design calculations within one months of the date of acceptance in ten copies.

#### **Wiring Diagrams**

Requirements are as for detailed drawings item (i) above.

#### **Drawings of parts and components Submission**

prior to delivery in triplicate

#### **Instruction Manuals**

**Draft submission of five copies within Thirty months.** 

Final approved Instruction Manual, complete with all corrections and modifications, in 20 copies in English shall be submitted within Thirty six months.

#### **PERT Net Work and Bar Chart**

Detailed, PERT programmes and Bar Chart of the works shall be submitted within two weeks.

# TENDER DRAWING AND PUBLICATIONS

The tenderer shall here insert a list of drawings, publications, copies of type test certificate						
and other literature illust	lustrating the equipment offered in his tender. One copy of each item					
listed shall be attached with each copy of the tender.						
Title	Reference					

**Signature of Tenderer** 

### **SCHEDULE - 16**

# NAMES OF MANUFACTURERS, PRINCIPAL SUB-CONTRACTORS AND PLACES OF INSPECTION

The contractor shall insert the names and addresses at the time of tendering.

This information shall be binding on the contractor and shall not be departed from without the written consent of the Engineer's Representative.

Manufacturer/Sub-contractor's

Item

*	
Name	

**Signature of Tenderer** 

Place of Inspection

# SCHEDULE - 17

### ALTERNATIVE AND ADDITIONAL PLANT

The contractor shall list below any alternative and/or additional plant/material which he wishes to offer besides his first offer and shall show the net effect of such alternatives and/or additions on the Tender sum. The items in this schedule are not to be totaled nor carried forward to the tender amount.

Item	Specification	Description	Tenderer's spec.	Increase	Increase
No.	reference		reference		

**Signature of Tenderer** 

#### **SCHEDULE OF TECHNICAL**

#### PARTICULARS INSTRUCTIONS FOR PREPARATION OF

#### **SCHEDULE:**

The Schedule of technical particulars shall indicate factually the Contractor's proposals at the time of tendering and all the section of the works the plant and the equipment shall comply with these particulars unless the Contractor has obtained prior approval of the Engineer's Representative for any deviations.

The Contractor shall also be responsible for notifying the Engineer's Representative immediately of any amendment in detail which may be necessary, when the contractor carries out detailed design following the award of the Contract.

The Contractor if he feels necessary shall make amendments which may be appropriate to the printed from the Schedule of particulars, and if he thinks necessary, provide information in addition to that called for in Schedule, but shall not omit any of the particulars so called for.

All the details of the material the plant and Equipment shall be given in the Tenderer's accompanying specification full details will be called for the successful Contractor.

In view of the different types of plants which the Tenderers are likely to offer, a printed schedule of particulars for plant details has not been drawn up. However, the Tenderers must submit a full and factual resume such as manufacturer's names, power requirements, loading, dimensions, specification, etc.

The Tenderer shall sign and date the declaration given below:-

We, the undersigned hereby declare that all the technical particulars given by us in the schedule shall be binding on us and will not be varied in any respect except as provided for under the terms of the contract. We further agree that the approval or otherwise by the owner or the Engineer or the said particulars shall in no way relieve us of any of out obligations and responsibilities under the Contract.

Signature of Tenderer	
Date:	•

# STAFF AND LABOUR TO BE PROVIDED DURING MAINTENANCE PERIOD

We undertake to provide the following staff and labour on the site of work for the
duties of maintenance and renovation, instruction and advice, and repairs of defect
during the Maintenance Period.
Such men being on the works during the normal daily periods for a 48 hours / weel
and being on a reasonable period of recall to deal with any emergencies arising
outside those periods.
outside those periods.
Signature of Tenderer / Contractor
Signature of Tenderer / Contractor

## **DEVIATIONS FROM SPECIFICATIONS**

The contractor shall state briefly any deviations from specifications contained in his main								
offer. If the deviations are discussed in the covering letter, then reference to the letter shall								
be made below:								
Item or Clause	Deviation	Covering letter page						

**Signature of Tenderer / Contractor** 

#### **SCHEDULE - 21**

#### SPARE PARTS, ACCESSORIES AND TOOLS

All tenders shall set out below their recommendations for spare parts, which they consider to be adequate for five years operation of the works and tools and other accessories which they advise the Employer to purchase. Besides above, tool box as recommended by the manufacturer of the plant shall be supplied by the contractor before the final acceptance certificate is issued.

The price of spare parts shall be included in tender price for comparison and evaluation of tenders.

The Employer reserves the right to order any or all of the types listed in the schedule at the time of commissioning the works and the price inserted in the schedule will be used as a basis for determining appropriate prices. The Employer also reserves the right to vary the quantity of item.

SI.	Item	Description	No.	Unit cost	Total cost
No. 1	2	3	4	(in Rs.) 5	(in Rs.) 6

**Signature of Tenderer** 

#### SCHEDULE - 22

## **GENERAL INFORMATION OF BIDDERS**

"SURVEY, DESIGN, SUPPLY OF ALL MATERIALS LABOUR AND CONSTRUCTION, ERECTION COMMISSIONING, TRIAL RUN OF LAYING OF CLEAR WATER FEEDER MAIN FROM MAIN LINE TO ZONAL CWR, CLEAR WATER RISING MAIN DISRTIBUTION SYSTEM, RCC OHT, CWR CUM PUMP HOUSE, TUBE WELL, STAFF QUARTERS, PUMPING PLANTS, SUB STATIONS, BUILDING WORKS AND OTHER APPURTENANT WORKS AT ALLAHABAD ON TURN KEY BASIS"

All Individual firms applying for Technical & Financial Evaluation cum Technical bid are requested to complete the information in this form. Nationality information should be provided for all owners or applicants who are partnerships or individually owned firms.

Signature & Seal of Applicant

#### LITIGATION HISTORY

Sl.	Name	Tender/	Date of	Schedule	Date of	Nature	Total	Dispute per	ding under	Present of	
No.	of	Cost of	start of	date of	start of	of	cost of			position of	
	Deptt.	work	work	completion	Dispute	Dispute	Dispute			Dispute	
	With			of work			work	Arbitration	Court	Settled	Under
	which									with cost	Progress
	dispute										
	arose.									& date	
	Address										
	with										
	Tel. No.										
	and E-										
	mail										
	address										
	of										
	Deptt.			5	6	7	8	9	10	11	12
1	2	3	1		•					• •	
1	2	3	4								
	7										-
		l									

Signature & Seal of Applicant

## **SECTION-6**

#### **GENERAL SPECIFICATIONS**

#### 1.0 GENERAL ARRANGEMENTS & SETTLING OUT THE WORKS:

The contactor will establish the necessary bench marks and levels, and he must set out the work and shall be held responsible for its correctness and it shall be incumbent on him to dismantle, remove and rebuild at his own expenses any work not correctly set out.

The contractor shall make provision in his rates to provide all pegs, plates, pillars lines boning rods, sight rails and templates required for setting out the work and shall give such assistance as may be required by the Engineer or his authorized representative in checking the work before, during and after the execution of the work.

#### 2.0 ERECTION & CHECKING OF WORKS:

The contractor shall provide and supply and include in his rates for all labour, machinery, engines, pumps, timbering, shoring, strutting, drain pipes, culverts, rails, tools, tackles, implements, staging, scaffolding, planking, centering, piling, moulds, profiles, templates, timber, boning rods, posts, sight rails and setting materials, all fencing and lighting etc. necessary both for proper execution of works and for the safety and convenience of the public during the progress of the work and maintenance and all temporary plants and appliances and permanent materials of any and every kind whatsoever, although the same may not be included in the description aforesaid, or any of them become, proper or necessary for, or incidental to the full and complete execution of the several works in all their parts or may have been omitted, or otherwise referred to in these specification or in the annexed schedules, or shown in the drawings.

As materials are collected and the construction of any section of the works is completed, it will be checked over and passed by the Engineer or his authorized representative but such approval shall in no way relieve the contractor of his responsibility which will not end until the whole works is actually commissioned and the defect liability period has expired as defined in the scope of work.

#### **3.0** TEST:

During the progress of the work & during the period of maintenance the Contractor shall carryout such tests as in the opinion of the Engineer or his authorized representative are necessary to determine that the materials supplied comply with the conditions or in

actual use. The tests to be carried out shall be as described in Sch. 'E' & or as may be required by the Engineer. The rates in Schedule 'G' shall include cost of such tests.

#### 4.0 **SAMPLES**:

As the work proceeds the Contractor shall submit samples of materials for approval as may be required by the Engineer and all deliveries at the site shall not below the standard of the samples, A list of such samples as are required in the first instance is given in schedule 'C'.

#### **5.0 WANT OF KNOWLEDGE:**

The Contractor must carefully go through the conditions, specifications and items of contract and examine the necessary drawings before tendering and in case of any obscurity he should apply to the Engineer for its elucidation/clarification as no excuse for want of knowledge for non compliance with any part of portion of the specification or terms of contract shall be considered. He is also advised to see the site of work before tendering to make him self familiar with the conditions there in.

#### 6.0 OCTROI:

Octroi charges on all materials brought by the Contractor for the work from out side the municipal limit shall be paid by him to the municipal board in accordance with municipal schedule of rates in force at the time the materials cross the municipal barrier. The Contractor shall consult the municipal schedule of rates and make an allowance for the same in his rate. No claim on account of it shall be entertained.

#### 7.0 **FIRM TENDERS:**

Firm rates shall be quoted by the Contractor for each item in the BOQ Tenders shall remain good and open for acceptance for a period of 120 days from the date, they are opened.

The Contractor shall, before tendering, consider the fluctuation in rates of materials and labour from time to time and shall make sufficient provision for the same in his rates as no excuse for allowing any increase in the rates tendered by him on this account will be entertained later on.

#### **8.0** MATERIALS:

#### 8.1 FIRST CLASS BRICKS: (M-100)

Bricks shall have a uniform deep cherry red or copper colour, shall be thoroughly burnt but not over burnt, and regular in shape. Their edges must be Straight Square and the two bricks must emit a clear ringing sound on being struck with each other. They must

be free from cracks, chips, flows and stones or lumps of any kind. The bricks shall comply with the I.S. -1077 and shell be tested as per IS-3495.

#### **8.2** STONE BALLAST:

Stone ballast shall consist of crushed stone and shall be hard, strong, dense, durable, clean, of proper gradation and free from weather effect. It shall be generally cubical in shape. As far as possible, soft, thin, flaky or elongated or laminated pieces shall be avoided. For RCC work it hould not contain any materials which might effect the reinforcement. The grading and test requirements should comply with the I.S. – 383.

#### 8.3 TIMBER:

Timber to be used in shuttering works shall be from the heart of a sound tree of natural growth, the sapwood being entirely removed. It shall be uniform in substance, straight in fiber, free from large, loose and dead knots, flaws, shakes, decay, rot, fungi and insect attacks and from any other damages of harmful nature which will effect the strength, durability, appearance or its usefulness for the purpose for which it is required. The colour should be uniform as far as possible. The other requirements of timber shall comply with the PWD specification No. 1.5 (material) part -I.

#### **8.4** STEEL:

The steel for RCC shall be high yield strength deformed bars of Grade Fe 415 conforming t o IS -1786 -1985 with its latest amendments the placement of reinforcement shall be as per IS 456-2000.

#### 8.5 **PORTLAND CEMENT:**

The cement shall be OPC 43 grade confirming IS8112, OPC 53 garde confirming IS12269 and PPC confirming IS1469 (Part I).

#### **8.6 SAND:**

The sand shall consist of natural sand, crushed stone or crushed gravel or a combination of any of these. it should be hard, durable, clean and free from adherent coating and organic matter and shall not contain any clay. The fine sand which shall be used for plaster and brick work shall have F.M. as 1.25 and the coarse sand for cement plaster/ brick work shall have F.M. as 2.0 and for cement concrete 2.5 to 3.2. All materials which shall be brought and used at site shall confirm to I.S. - 383.

#### **8.7 SUNDRY MATERIALS:**

Certain other materials not particularly mentioned or described herein may be required for the works and these if not specifically mentioned shall comply with the description set out in standard specifications of PWD, LSGED (now U.P. Jal Nigam) or ISI for the

respective materials and these specifications in so far as they are applicable shall be deemed to be incorporated in this contact.

# 9.0 WATER SUPPLY FOR WORK AND DRINKING PURPOSE AND FACILITIES TO LABOUR:

The contractor shall make his own arrangement in regard to water required for the execution and tests of the works and shall also arrange for a supply of drinking water to his employees and labour.

He shall bear all charges in this connection and include in his rates a sufficient amount to cover such charges. All such facilities as are required to be provided for the labourers under the labour welfare rules in force shall also be made available by the contractor at his own cost.

Minimum reasonable sanitary conditions are to be maintained in and around the labour camps and at the site or work. As soon as one or more labour in trenches or at site get wounded or hurt due to accident or carelessness immediate proper medical-aid shall be provided by the contractor to them. However, if it is felt by the engineer that proper medical aid has not been provided to them, it shall be incumbent upon the contractor to follow the instruction of the engineer for proper medical-aid. A first -aid box should be maintained by the contractor during execution period of the work. If proper medical facility is not provided by the contractor, same shall be done by the department & cost shall be debited to the contractor's account.

#### 10.0 NOTICE BOARD TO BE DISPLAYED:

Notice boards shall be supplied and fixed in suitable positions by the contractor where the roads have been opened out for the construction of the culverts or sewers and the traffic has to be diverted. Such boards shall display in big letter in BLACK AND WHITE or in RED AND WHITE colours such warnings as ROAD CLOSED DRIVE SLOW, - WORK AHEAD MEN ON WORK etc. Such caution boards be fixed at suitable points in the neighbor-hood of the work or well before diversion where other roads join or cross the road opened out, so that traffic may have sufficient warning to avoid the blocked road by taking any alternative routes or by using the diversion provided by the contractor. No extra payment shall be made to the contractor on this account. The caution boards shall be painted such that the warning or notices glow in the night also to avoid accident or jamming of traffic.

#### 11.0 BARRICADING:

The contractor shall provide necessary barricading in portion the excavation is done for

laying of sewer lines. The barricading shall consist of ballies and G.I. sheet duly painted red and white in colour as per direction and approval of E/I. The contractor shall also

make arrangement in proper warnings like providing fencing, danger flags, night warning light and watch and ward etc.. Safety code for excavation work I.S. 3764-1966 shall be rigidly followed.

#### 12.0 TIP FOR SURPLUS EARTH OR RUBBISH:

The contractor shall remove from the works all surplus earth after refilling of trenches, wastes of construction process, spoil and rubbish found on the alignment of works. He shall include in his rates sufficient sum to cover the charges required for carting and disposal at suitable places as directed by Engineer.

#### 13.0 QUANTITIES IN THE SCHEDULE NOT GUARANTEED:

The quantities given in the schedule of rates are approximate and may vary up to any extent on either side. The payment will be made on the basis of actual 'NETT' measurements taken during construction and after completion of work. It is, therefore, important that the contractor orders the exact quantities of materials required after working out his own quantities as he will not be paid for any materials ordered but not used on the works.

#### 14.0 STANDARD DETAILED SPECIFICATIONS:

The certain clause of these specification reference is made to the Indian standard specification and PWD detailed specification (Part I building and Part II sanitary) or LSGED / Jal Nigam specifications. The former are publications issued by the Bureau of Standards and may be obtained through Indian Standard Institutions Delhi / Kanpur and the later (PWD specifications) published by the Govt. of U.P./ jal Nigam and may be consulted in the office of the Engineer-In-charge or may be obtained from the Superintendent Printing and stationery, U.P. Allahabad / U.P. Jal Nigam, Lucknow. Where no reference has been made to any of the contract regarding any work it is deemed that it shall comply with relevant I.S. codes, PWD detailed specifications or LSGED / U.P. Jal Nigam specification / CPHEEO Manual of sewerage and sewage treatment, ministry of Urban Development Govt. of India.

#### 15.0 EMPLOYMENT/REMOVING OF CONTRACTOR EMPLOYEES:

The contractor shall employ, for the execution of the work only such persons as are careful, skilled and experienced in their trades and cells. The engineer shall have full powers to ask the contractor to remove immediately from the work any persons employed by the contractors on the execution of the work who in the opinion of the

engineer misconduct or are incompetent in the proper performance of their duties or are otherwise undesirable.

#### 16.0 <u>TIME OF WORKING:</u>

The contractor will be required to see that the usual hours of work 8 AM to 6 PM are adhered too. No work shall be done in the night without the prior permission of engineer except when it is absolutely necessary for the saving of life or property or for the safety of work in which case the contractor shall immediately inform such reasons to the engineer.

#### 17.0 SMALL AND SCATTERED WORK:

The contractor may be required to carry out works in small quantities and at scattered locations. The contractor shall be paid only at rates tendered in bill of quantities. No claim for any extra payment on ground of small works or of scattered nature shall be entertained.

#### 18.0 PHOTOGRAPHS & RECORDS:

The contractor must allow sufficient margin in his rates to cover the cost of photographs that may be felt necessary either before or during the works, by the engineer. The contractor shall also supply sufficient number of copies as desired by the engineer.

# **SECTION - 7**

# **Technical Specification (Civil Works)**

#### General

- 1.1 The tenderer should submit the bid along with hydraulic design (with calculation) size of various units, flow diagram, specification and relevant drawings.
- 1.2 The net work for PLC/ SCADA automation system All the fillings sluice valve, starter etc. should be scada compatible. Exeution of PLC/SCADa is not in the scope of this contract...
- 1.3 The details of units of electric substation should be submitted with bid.
- 1.4 The tenderer may undertake soil investigation or any other site investigation that are necessary for his / her satisfaction.
- 1.5 The surge analysis for feeder main/ Rising Main is to be done by the Contractor & Surge protection devise should be provided if necessary.
- 1.7 All RCC structures are to be designed as per latest relevant IS Codes.Proper earthquake analysis of over head and above ground structures should be carried out.

  While designing these structures under seismic conditions, guidelines laid under relevant IS Code should be followed.
- 1.8 While designing retaining walls and other such structures, effect of sub-soil water, possible surcharge and seismic effect of retained earth-mass is to be considered.
- 1.9 Bearing capacity of soil at various site & has to be tested by the contractor from I.I.T., or any other Govt. Engineering College as suggested by Engineer-in-charge in various structural design. If bearing capacity is found more than 8 T/m2, the design shall be based on 8 T/m2. No extra payment shall be made for variation in bearing capacity.
- 1.10 The contractor shall make own arrangements for power supply for construction purposes and for testing purposes however department shall assist him for obtaining such power connection.
- 1.11 The bidder / contractor shall ascertain himself the depth of water table at various places of

construction site and shall make his rates comprehensive enough to make suitable arrangement for dewatering in order to keep the site dry during construction and design the structure for uplift. No extra payment will be made for dewatering including

dewatering equipments and consumables used for dewatering work.

#### **SPECIFICATION FOR CIVIL**

#### **WORKS 1.2.0 GENERAL:**

The printed conditions (Sl. 1 to 28) U.P. Jal Nigam lump-sum-cum Rate contract can be seen during office hours from 10 A.M. to 5 P.M. on any working day. The same is not being enclosed with the Tender. The same shall be signed at the time of agreement and will be incorporated in the contract bond to form the part of agreement.

Note: Where not specified Central Public Works Department specification / relevant IS specifications shall be applicable.

#### 1.2.1 Earth Work

The conditions / specifications laid down hereunder will hold good whether the excavation is to be carried out over areas for leveling, foundations of structures, trenches for pipes or cables or any other type of work which involves earth work like leveling or forming / embankments etc.

- 1.2.1.1 Earth work in excavation includes site-clearing activities like removal of shrubs, loose stones, rubbish of all kinds, interfering with the works and with complete removal of roots.
- 1.2.1.2 The products of the above cleaning operations shall be removed from the site, dumped, staked at a place or places, burnt or otherwise disposed of as directed by the Engineer-in-charge.
- 1.2.1.3 A permanent base line and cross lines shall be established to serve as reference grid using MS plates, pegs, pins set in concrete or brick masonry pillars where they will be free from disturbances.
- 1.2.1.4 A permanent bench mark or marks as required necessary for the works connected to the nearest bench mark shall be established for reference.
- 1.2.1.5 Excavations shall be carried out in all types of soil like topsoil, silt sand, gravel, soft murram, clay, kankar.
- 1.2.1.6 All excavations shall be strictly done true to line, level, grade or slope as the case may

be as shown in the drawings/ directed by the Engineer-in-charge.

1.2.1.7 Sides and bottoms of excavation shall be cut sharp and true. Under cutting shall not be permitted. Earth sides of excavation shall not be used in lieu of frame work for placement of concrete unless authorized in special case, by the Engineer where limitation of space for larger excavation necessitate such decision.

Excavation whose sides are required to be maintained at a steeper slope than the stable slopes, will be required to be properly shored and strutted.

Negligence on account of this leading to any mishap will be entirely the responsibility of the Contractor.

1.2.1.8 Drainage in the vicinity of excavation

The Contractor shall control the grading in the vicinity of all excavations so that the surface of the ground will be properly sloped to prevent surface water running into excavated areas during construction. Arrangements shall be made for preventing rain and other extraneous liquids entering the excavated parts. Seepage water shall be directed to flow away from the trenches by gravity. If any pumping is required to keep the trench and the exposed areas dry for further work the same shall be done.

- 1.2.1.9 The rates quoted by the contractor shall be deemed to be inclusive of all the above costs or charges for stipulations stated above.
- 1.2.1.10 Excavated material shall not be deposited within 1.5 meters from the top edge of the excavation.
- 1.2.1.11 The contractor shall remove the excavated materials to spoil heaps on the site or transport the same to a place as directed by the Engineer-in-charge.
- 1.2.1.12 If the bottom of the excavation is left exposed by the contractor and in the opinion of the Engineer-in-charge it has become deleteriously affected by atmospheric changes or affected by water then the contractor shall remove at his own cost such portions of the affected foundations and shall make good by filling with lean concrete as directed by the Engineer-in-charge.
- 1.2.1.13 Where excavations are made in excess of the depths required as shown in the drawings or as directed by the Engineer-in-charge, the contractor shall at his own expense fill up to the required level with lean concrete or well compacted sand as decided by the Engineer-in-charge.
- 1.2.1.14 Loose, soft or bad soil encountered in excavations at the required depth on Engineer-in-charge's direction shall be excavated to the firm bed and the difference of levels between the required level and the firm bed shall be filled up or dealt with as directed by the Engineer-in-charge.

- 1.2.1.15 Any obstacle encountered during excavation shall be reported immediately to the Engineer-in- charge and shall be dealt with as instructed by him. It shall be applicable for any antiques / treasure found during excavations.
- 1.2.1.16 Any public utility services / facilities like water supply lines sewers, telephone / electric cables poles etc., met with during excavations shall not be damaged and no disruption is caused to the utility service on account of damages caused by the contractor. Such facilities shall be properly supported in their original positions by giving slings suspension beams etc.
- 1.2.1.17 The contractor shall not undertake any concreting or construction work of any nature on the excavated surfaces until approval for the same is given by the Engineer-in-charge.
- 1.2.1.18 The contractor shall be solely responsible for the protection of adjoining properties from damages that may be on account of excavation close to the properties whether the property belongs to government or to a private party.
- 1.2.1.19 The contractor shall make all arrangements for proper warning like providing fences, danger flags, barricading, night warning lights, watch and ward etc. to caution the public as well as the labourers engaged by him about the danger that may be involved by excavation of trenches, pits, foundations etc. Safety code for excavation work IS 3764-1966 shall be rigidly followed unless instructed otherwise by the Engineer-in-charge.
- 1.2.1.20 Any useful material obtained during excavation shall be stacked as directed by the Engineer-in-charge in-charge and will be the property of the employer. The decision of the Engineer-in-charge in this regard shall be final and binding on the contractor.
  Any material used by the contractor out of the excavated stuff in lieu of his own materials shall be charged to the contractor at the agreed rates. The rates quoted shall include back filling of excavated materials.

#### 1.2.1.21 EXCAVATION IN TRENCHES AND CABLE DUCTS

- 1.2.1.21.1 Excavation as required for manholes, other overflow structures, cross drainage works, extra depths for joints of pipes shall be carried out as shown in the drawings / directed by the Engineer-in-charge.
- 1.2.1.21.2 For deep foundation necessary shoring and strutting shall be executed as directed by the Engineer-in-charge. If additional slopes are to be provided where vertical cut are not possible the same shall be executed without any additional cost. The rates quoted shall be deemed to be inclusive of all such extra work.

- 1.2.1.21.3 The trench shall be kept perfectly dry by preventing the extraneous water entering the pits and also wherever necessary by pumping at the cost of the contractor. No additional cost of dewatering shall be payable.
- 1.2.1.21.4 The trench after laying, jointing and testing of pipes / cables are to be back filled. The trenches shall be filled with the excavated material if found suitable as directed by the Engineer-in-charge. The suitable and unsuitable soils shall be separately stacked and no intermixing shall be allowed.
- 1.2.1.21.5 All bad and unsuitable soil and surplus soil shall be transported and disposed of as directed by the Engineer-in-charge within plot boundary. Boulders, sharp objects, brickbats, roots of trees, rubbish, rubble etc. shall not be used for back filling. The back filling shall be done very carefully so as not to damage the pipes / cables or disturb the alignments / levels of the pipes / cables. The back filling shall be done in layers on both sides of the pipes, watered, consolidated by ramming to a dense layer. The thickness of each layer shall not be more than 15 cms. Special care shall be taken to avoid unequal pressures and to not disturb the pipe.
- 1.2.1.21.6 In case the excavated material is not suitable or falls short of requirement the back fill soil shall be taken from borrow pits approved by the Engineer-in-charge. The rates quoted by the contractor shall be deemed to be inclusive of all such works.

#### **1.2.1.22** Road Cutting

Whenever a pipe or cable or any other work has to cross a road or they have to be executed along a road and within the road width either in the centreor on either sides of the road, the existing road surface shall be dug, spoil removed and stacked separately so as to reuse the usable material. The road surfaces shall be brought to the their original shape and grades by making use of the excavated material after back filling the trenches.

#### 1.2.1.23 Back Filling

- 1.2.1.23.1 Back filling of earth around liquid retaining structures and pipes shall be done only after the water tightness test is done to the satisfaction of the Engineer.
- 1.2.1.23.2 Care shall be taken to see that unsuitable soil does not get mixed up with the material proposed to be used for filling.
- 1.2.1.23.3 The soil to be used for back filling shall have the prior approval of the Engineer.
- 1.2.1.23.4 Backfill shall be places in successive horizontal layers of loose material not more than 20 cm thick.

The material shall be brought to within + or -2% of the optimum moisture content as described in IS 2720 (part VIII) after adjusting the moisture content, the

- layers shall be thoroughly compacted with such equipment as may be required to obtain a density equal to or greater than 95% of maximum laboratory dry density.
- 1.2.1.23.5 Successive layers of filling shall not be placed until the layer under construction has been thoroughly compacted to satisfy the requirements laid down in the requirements.

#### 1.2.1.24 Filling and Embankment

- 1.2.1.24.1 The area where filling or embankment is to be carried out shall be cleared from loose material and the virgin soil shall be exposed. All shrubs and vegetation with roots are cleared. All soft patches shall be removed and filled with selected soil and consolidated. Exposed soil shall be consolidated properly to obtain 95% of maximum laboratory dry density of the soil.
- 1.2.1.24.2 Approved filling material shall be uniformly spread in layers not exceeding 15 cms in loose depth. All clods, lumps etc. shall be broken before consolidation.
- 1.2.1.24.3 Successive layers of filling shall not be placed until the layer under construction has been thoroughly compacted to satisfy the requirements laid down in these specification.
- 2.1.24.4 The contractor shall give the samples of the earth he proposes to use for back filling to be tested if required or directed by the Engineer along with the desired characteristics of the soil.
- 1.2.1.24.5 Only earth having plasticity index less than 20 shall be used.
- 1.2.1.24.6 Soils having laboratory maximum dry density of less than 1500 kg per cubic meter shall not be used.
- 1.2.1.24.7 If the layer fails to meet the required density it shall be reworked or the materials shall be replaced and method of compaction altered as directed by the Engineer to obtain the required density.
- 1.2.1.24.8 If any test indicates less than the specified degree of compaction the Engineer-incharge may require all fill placed subsequent to the latest successfully tests to be removed and compacted and compaction procedure to be done once again to obtain satisfactory density.
- 1.2.1.24.9 The contractor shall perform all necessary tests to determine optimum moisture content and the degree of compaction. He shall furnish the results to the Engineer-in-charge.
- 1.2.1.24.10 Prior to rolling the moisture content of the material shall be brought to within + or 2% of the optimum moisture content as described in IS 2720 (part VIII). The moisture content shall preferably be on the wet side for potentially expansive soils. After adjusting the moisture content as described in this clause the layers shall be thoroughly compacted by means of roller till 95% of maximum laboratory dry density is obtained.

- 1.2.0.24.11 If the layer fails to meet the required density it shall be reworked or the materials shall be replaced and method of compaction altered as directed by the Engineer to obtain the required density.
- 1.2.1.24.12 The embankment shall be finished to the alignment levels and grades, cross sections, dimensions shown in the drawings or as directed.
- 1.2.1.24.13 If sand filling is specified in the tender for filling the trenches, plinth or foundations the sand used shall be hard, free from inorganic materials and deleterious materials and approved by the Engineer. Filling shall be carried out in layers not exceeding 15 cms in loose depth and flooded and tamped till it meets the approval of the Engineer.
- 1.2.1.24.14 The contractor shall perform all necessary tests to determine optimum moisture content and the degree of compaction. He shall furnish the results to the Engineer in-charge.
- 1.2.1.25 Shoring / Strutting / Timbering
- 1.2.1.25.1 When the depth of foundation or pipe trench is great and the soil is soft and generally for depths more than 1.5 mtrs stepping, sloping and or paneling and strutting of sides shall be done as directed by the Engineer. The decisions regarding the positions and depths at which and what type of precautions are to be provided shall be decided by the Engineer.
- 1.2.1.25.2 It shall be the responsibility of the contractor to take all necessary precautions or steps to prevent the sides of trenches from collapse. The contractor shall be responsible to make good any losses or damages caused to execute works, life and property due to his negligence.
- 1.2.1.25.3 Deep excavations shall be inspected after every rain, storm, or other hazards and if necessary the precautions required shall be augmented.
- 1.2.1.25.4 Planking and strutting shall be either "Close" or "Open" type depending upon the nature of the soil surcharge and depth of excavation etc.
- 1.2.1.25.5 The timbering shall be of sufficient strength to resist earth pressure and ensure safety to the adjoining property and to persons. Where the excavations are subjected to vibrations due to machinery, vehicles, rail, traffic, blasting and other sources, additional bracing shall be provided.
  - Generally the specifications and sizes and spacing of sheeting, walers and struts used for timbering of different depths shall be as given in the IS 3764 Safety code for excavation work unless otherwise specified in the tender elsewhere. Shoring shall extend 30 cms above the vertical sides.

- 1.2.1.25.6 Withdrawal of timbering shall be done very carefully to prevent collapse of the sides of excavations and any damage to the work executed.
- 1.2.1.25.7 Open timbering shall be provided wherever the Engineer directs, where the trenches are not close to any buildings / property / structures. In open timbering the trench shall be protected by covering 1/3 the surface area by planks.

# 1.2.1.25.8 All trenches that are in close proximity of a building within 3 mtr. and are more than

1.5 mtr. deep shall be close timbered. In close timbering for depth upto 3 mtr. walers shall be atleast of sizes 125mm x 75mm rectangular section of sal or approved wood. The length of each waler shall be limited to 2.25 mtr. those that are positioned in vertical positions to 1.25 mtr. and they shall be strutted at 1.5 mtr. centre to centre with sal ballies having diameters of at least 100mm or 1 cm per 30 cm length of strut whichever is greater.

The polling boards shall be 40 mm thick sal or other approved wood not more than 20 cm wide and 2.25 mtr. in length. The polling boards shall be placed close together with plain butt joints. No boards, walers, or strut, which has been in any way injured or weakened state, shall be reused.

For depth of trenches from 3 mtr. to 6 mtr. the sizes of walers shall be 150 mm x 75 mm rectangular section of sal or approved wood. The length of each waler shall be limited to

2.25 mtr. and they shall be strutted at 1.25 mtr. centre to centre, with sal ballies having their diameters of at least 125mm or lcm per 30 cm length which ever is greater. The polling boards shall be 50 mm thick sal or other approved country wood not more than 20 cm wide and 2.25 mtr. in length. Other conditions shall be same as for depth upto 3 mtr.

#### 1.3.0 IMPORTANT NOTE

- 1.3.1 The bottom of excavations shall be trimmed to the required levels and when carried below such levels, by error, shall be brought to level by filling with lean concrete of grade 1:4:8 or as specified, at the contractor's cost.
- 1.3.2 The contractor shall be responsible for assumptions and conclusions that he may make regarding the nature of materials to be excavated and the difficulty in making and maintaining the required excavations and performing the work required as shown on the drawing and in accordance with these specifications. Cofferdams, sheeting, shoring, bracking, and draining, de-watering etc. shall be furnished and installed as

required and the cost thereof shall be included in the rate quoted for the item of excavation. The contractor shall be held responsible for any damage to any part of the work and property caused by collapse of sides of excavations. Materials may be salvaged if it can be done with safety for the work and structures as approved by the Engineer -in-charge. However, no extra claim shall be entertained for material not salvaged or any other damage to contractor's property as a result of the collapse. He shall not be entitled to any claim for re-doing the excavation as a result of the same.

- 1.3.3 The excavation for foundations has to be carried out carefully creating least disturbance to the founding stratum. A concrete layer should blend the founding stratum immediately after exposure so that it does not loose its strength on exposure to air and water.
- 1.3.4 Where excavation requires bracing, sheeting or shoring etc. the contractor shall submit to the Engineer, drawings showing arrangement and details of proposed installation and shall not proceed until he has received approval from the Engineer-in-charge.
- 1.3.5 The contractor shall have to constantly pump out the water collected in pits due to rain water, springs etc. and maintain dry working conditions.
- 1.3.6 For the purpose of excavation in earthwork all types of soil including kankar, moorum, shingle and boulders upto 300mm size without binding matrix are included.
- 1.3.7 All excavated material obtained as a result of over excavation for which payment shall not be made, shall also be transported and disposed off as directed and at places shown by the Engineer-in-charge at no extra cost to the owner within plot boundary.
- 1.3.8 All excavated materials obtained from excavation shall remain in the owner's property. The useful portion as decided by the Engineer-in-charge, shall be separated from the useless ones and deposited in regular stacks at places indicated and as directed by the Engineer-in- charge within plot boundary.
- 1.3.9 In order to keep the area free, stacking of any excavated earth by the sides of areas of excavation shall not be allowed. Earth shall be transported immediately after excavation to the different areas as directed by Engineer-in-charge. Only earth for back filling purposes should be allowed to be deposited at 1.5m away from the excavated edge or as directed by Engineer-in-charge.
- 1.3.10 In no case the excavated soil shall be stacked upto a distance of 1.5m from the edge

of excavation or one-third the depth of excavation whichever is more.

#### 1.3.11 I.S. Codes:

Some of the important relevant applicable codes for this section are :

a. IS: 1200 (PART-1) - Method of measurement of

building

and civil engineering work part-I earthwork.

b. IS: 3764 - Safety code for excavation

work

c. IS: 4701 - Code of practice for earthwork on

canals

#### 1.4.0 PLAIN CEMENT

#### **CONCRETE General**

Aggregate shall be of inert materials and should be clean, dense, hard, sound durable, non-absorbent and capable of developing good bond with mortar. Coarse aggregate shall be of hard broken stone of granite or similar stone, free from dust, dirt and other foreign matters.

The stone ballast shall be of 20mm size or less and all should be retained in a 5mm square mesh and well graded such that the voids do not exceed 42 percent.

Fine aggregate shall be of coarse sand consisting of hard, sharp and angular grains and shall pass through screen of 5mm square mesh. Sand shall be of standard specifications clean and free from dust, dirt and organic matters. Fine aggregate may also be crushed stone.

Cement shall be fresh Ordinary Portland Cement of grade 43/ grade 53 with standard ISI specifications and shall have the required tensile and compressive stresses and fineness. Water shall be clean and free from alkaline and acid matters and suitable for drinking purpose.

Stone aggregate and sand shall be mixed by volume with boxes. Cement need not be measured by box, one bag of cement (50 kg) should be considered as 1/30 cum (1.2 cu ft.). Size of measured box may be 30cm x 30cm x 38cm or 35cm x 28cm equivalent to content of new bag of cement. All materials shall be dry.

For foundation concrete or lean concrete 1:2:4, 1:3:6, 1:4:8 etc. stone ballast of

20-40 mm size may be used.

Approximate quantity of water required for cement may be taken 30% by weight of cement plus 5% by weight of total aggregate. For concrete compacted by mechanical vibrators the quantity of water shall be reduced by 20%.

Mixing shall be of machine mixing with hopper type concrete mixer. Hand mixing shall not be permitted.

#### 1.4.1 Machine Mixing:

Stone ballast, sand and cement shall be put into the cement concrete mixer to have the required proportion. For concrete of 1:2:4 proportion first four boxes of stone ballast, then two boxes of sand and then one box of cement shall be put into the C.C. Mixer, the machine shall then be revolved to mix materials dry and then water shall be added gradually to the required quantity, 25 to 30 litres of water per bag of cement to have the required water cement ratio.

The mixing shall be through to have a plastic mix of uniform colour. It requires 1.5 to 2 minutes rotation for through mixing. Mixed concrete shall be unloaded on a masonry platform or on a sheet iron. Output of concrete mixer is 15 to 20 mix per hour.

Regular slump test should be carried out to control the addition of water and to maintain the required consistency.

Form work centering and shuttering shall be provided as required as per standard specifications before laying concrete to confine to support or to keep the concrete in position.

Concrete shall be laid gently (not thrown) in layers not exceeding 15cm and compacted by mechanical vibrating machine until a dense concrete is obtained. (For important work mechanical vibrating should be used).

For thick or mass concrete immersion type vibrators and for thin concrete surface vibrators should be used for compacting concrete.

Over vibration which will separate coarse aggregate from concrete should be avoided. After removal of the form work in due time the concrete surface shall be free from honey combing, air holes or any other defect.

Concrete shall be laid continuously, if laying is suspended for rest or for the following day the end shall be shuttered and vibrated to achieve dense concrete and made rough after de -shuttering for further jointing.

When the work is resumed, the previous portion shall be roughened, cleaned and watered and a grout of neat cement shall be applied and the fresh concrete shall be laid. For successive layer the upper layer shall be laid before the lower has set.

After about 2 hours laying when concrete has begun to harden it shall be kept damp by covering with wet gunny bags or wet sand for 24 hours, and then cured by flooding with water making mud walls 7.5 cm high or by covering with wet sand or earth and kept damp continuously for 15 days. If specified, curing may be done by covering concrete with special type of water proof paper as to prevent water escaping or evaporating.

- 1.4.1.1 Plain cement concrete shall be provided for leveling course, foundations, pipe bedding or at other places wherever indicated in the drawings / directed by the Engineer-in- charge.
- 1.4.1.2 The proportion of the concrete, size of the aggregate shall as specified in the drawings and technical specifications approved by Engineer-in-charge.
- 1.4.1.3 While placing concrete directly on the soil for foundations etc. all the loose material shall be removed. The surfaces shall be trimmed and well consolidated.
- 1.4.1.4 The materials, specifications, mixing, placing of concrete, compaction, curing, removal of the form work, shall all be done as specified for reinforced cement concrete.
- 1.4.1.5 The rates quoted shall include supply of all materials, labour, tools and plant, water, mixing platforms, curing, supplying, erecting and dismantling of all form work as required.

#### 1.5.0 BRICK MASONRY

General

All bricks shall be of first class of standard specification or best locally available approved by Engineer-in-charge made of good brick earth thoroughly burnt, and shall be of deep cherry red or copper colour.

Bricks shall be regular in shape and their edges should be sharp and shall emit clear ringing sound on being struck and shall be free from cracks, chips, flaws and lumps of a kind.

Bricks shall be fully soaked in clean water by submerging in a tank for a period of 6 hours immediately before use. Soaking shall be continued till air bubbling is ceased. Bricks shall be well bonded and laid in English bond unless otherwise specified. Every course shall be truly horizontal and wall shall be truly in plumb. Vertical joints of consecutive course shall not come directly over one another, vertical joints in alternate course shall come directly over one another. No damaged or broken bricks shall be used. Closers shall be of clean -cut bricks and shall be placed near the ends of walls but not at the other edge.

Selected best shaped bricks shall be used for face work. Mortar joints shall not exceed 6 mm in

thickness and joints shall be fully filled with mortar. Bricks shall be laid with frogs upward except in the top course where frogs shall be placed downward. Brickwork shall be carried out not more than 1.2m height at a time. When one part of the wall has to be delayed, stepping shall be left at an angle of 450. Corbelling or projections where made should not be more than ½ brick projections in one course. All joints should be raked and faces of wall cleaned at the end of each day's work.

The brickwork shall be kept wet for a period of at least 10 days after laying. At the end of day's work the tops of wall shall be flooded with water by making small weak mortar edging to contain at least 2.5cmdeep water.

These specifications deal with all types of brickwork required for buildings, manholes, drains, retaining walls or any construction made out of bricks.

#### 1.6.0 MATERIALS

#### **1.6.1** Bricks

Bricks used for the construction of brick masonry shall be sound, hard, and rectangular in shape and size and well burnt of uniform deep red, cherry or copper colour and shall conform to IS 1077.

The bricks shall be brought from approved brick kilns. The bricks shall be free from cracks, chipping flaw, stones or lumps of any kind. The bricks shall not show any signs of efflorescence and shall be homogeneous in texture. They should emit a clear metallic sound on being struck and shall have a minimum compressive strength of 10 N/sq. mm equivalent to 100 kg/cm².

They shall not absorb water more than specified in the Indian Standard Specifications, of its dry weight when soaked in cold water for 24 hours.

#### **1.6.2 Mortar**

The proportion of the cement mortar used for the masonry work shall be as specified on the various drawings for different places/ types of construction, specification for each part of the work.

For cement mortar cement shall be fresh OPC grades 43 of ISI standard specification. Sand shall be sharp, clean and free from organic and foreign matters. For rich mortar coarse or medium sand should be used and for weak mortar local fine sand may be used. Proportion of cement sand mortar may be 1:3 to 1:6 as specified.

Materials of mortar shall be measured to have the required proportion with measuring box and first mixed dry to have a uniform colour in a clean masonry platform and then mixed by adding clean water slowly and gradually to have workable consistency and mixed thoroughly

by turning at least three times. Fresh mixed mortar shall be used, old and stale mortar shall not be used and mortar for one hour' work only shall be mixed with water so that the mortar may be used before setting starts.

Sharp coarse sand is mixed with the required quantity of cement for the preparation of the mortar. Mortar shall be prepared in accordance with IS 2250.

The sand used for the masonry mortar shall meet the requirements as specified in IS

2116. Sand for masonry mortars. Sand and cement of required proportions are mixed in small quantities in a dry state first and then water is added to make the mortar of required consistency suitable for the type of work it is required as directed by the Engineer. No left over mortar shall be used and therefore only that much quantity of mortar that can be consumed within 30 minutes shall be mixed in batches.

#### 1.6.3 Construction

The brick masonry shall be constructed as per the Indian standard code or practice for Brick Work: IS -2212. The thickness of the joints shall not be thicker than those specified in para 5.4 of the above code of practice.

The bricks shall be thoroughly soaked in water before using them on the work for at least six hours and all the air bubbles shall come out during soaking process. The soaked bricks shall be stacked on wooden planks/platforms so as to avoid sticking of the earth and other materials onto the surfaces of bricks.

Bricks required for construction in mud mortar or lime mortar shall not be soaked. Brickwork shall be laid in English bond unless otherwise specified. Half bricks shall not be used except when needed to complete the bond. Each course shall be perfectly straight and horizontal.

The masonry shall be true to plumb in case of vertical walls and in case of battered construction the batter or slope shall be truly maintained. The level of the course completed shall be checked at every one-metre interval or less as required.

The bricks shall be laid frogs upwards. While laying the bricks they shall be thoroughly bedded and flushed in mortar and well tapped into position with wooden mallets and superfluous mortar shall be removed.

No part of the structure shall be raised more than one meter above than the rest of the work. In case it is unavoidable the brick work shall be raked back at an angle of not more than 45 degrees so a to maintain a uniform and effectual bond, but raking shall not start within 60cms from a corner.

In cases of construction of buttresses, counter forts, returns they are built course by course carefully bound into the main walls.

At all junctions of walls the bricks at alternate courses shall be carried into each of the

respective walls so as to thoroughly unite both the walls together. The brickwork shall not be raised more than 14 courses per day.

All the beds and joints shall be normal to the pressures applied upon them i.e. horizontal in vertical walls, radial in arches and at right angles to the face in battered retaining walls. Vertical joints in alternate courses shall come directly one over the other and shall be truly vertical. Care shall be taken to ensure that all the joints are fully filled up with mortar, well flushed up where on pointing is proposed. The joints in faces, which are plastered or painted, shall be squarely raked out to a depth not less than 12mm, while the mortar is still green. The raked joints shall be well brushed to remove the loose particles and the surfaces shall be cleaned with a wire brush so as to remove any splashes of mortar sticking to the surfaces during the construction.

All iron fixtures, pipes, bolts, conduits, sleeves, hold fasts etc. which are required to be build into the walls shall be embedded in cement mortar or cement concrete as shown in the drawings / indicated in the specifications / directed during the execution by the Engineer as the work proceeds and no holes be left for fixing them at a later date unless authorized by the Engineer.

#### **1.6.4** Curing

Green work shall be protected from rain by covering the work suitably. Masonry work as it progresses shall be thoroughly kept wet by watering on all the faces for at least 7 (seven) days after completion of the parts of the work. Proper watering cans, flexible

pipes, nozzles shall be used for the purpose. The top of the masonry work shall be kept flooded at the close of the day's work by constructing filets of mortar 40mm high all around the edges of the top course.

In case of fat lime mortar curing shall start two days after construction of masonry and shall continue for seven days. No additional payment is admissible for curing and the rates quoted are deemed to be inclusive of the cost of curing.

#### 1.6.5 Scaffolding

Double scaffolding sufficiently strong so as to withstand all loads that are likely to come upon it and having two sets of vertical supports shall be provided. Where two sets of vertical supports are not possible the inner end of the horizontal supporting pole shall rest in a hole provided in a header course only. Only one header for each pole shall be left out. Such holes, however shall not be permitted in pillars under one meter in width or immediately near the skewbacks of arches. Such holes shall be filled up immediately after removal of the scaffoldings. Safety Code for Scaffolds and Ladders, IS 3696 (Parts I and II) shall be followed.

#### 1.6.6 Plastering

Cement mortar used for plastering shall be of the mix preparations and thickness as specified on the drawings or bill of quantities or particular specifications for the various different parts of the works. The materials used i.e. cement, sand and water shall be of the same quality and of the same specifications as indicated for plain and reinforced cement concrete works according to the specifications and approved by the Engineer. Sand for plaster shall meet the specifications as laid down in IS 1542 specification for sand for plaster.

The surfaces that are to be applied with plaster shall be thoroughly cleaned to remove dust, dirt, loose particles, oil, soil, salts etc. that may be sticking to the surfaces. The surfaces shall be washed clean and watered properly for 4 hours before applying plaster. Plaster shall not, in any case, be thinner than specified. It shall have uniform specified thickness. When smooth finishing is required the cement plastering shall be floated over with neat cement within 15 minutes after application of the last coat of plastering. The plaster shall be protected from the sun and rain by such means as the Engineer-incharge may approve.

The plastered surfaces shall be cured for 4 (four) days. Construction joints in plastering shall be kept at places approved by the Engineer. When the thickness of the plaster specified is to be made up in more than one layer the second layer shall be applied only

when the lower coat is still green. Wherever specified approved brands of additives like water proofing compounds shall be added in specified quantities as recommended by the manufacture of the compound, or as directed by the Engineer.

Whenever scaffolds are necessary for plastering they shall be provided as specified for scaffolds.

Stage scaffolding shall be provided for ceiling plaster.

To ensure even thickness and true surface, patches of plaster about 15cms x 15cms shall be first applied both horizontally as vertically two mtrs apart. Plastering shall be done from top to bottom and care shall be taken to avoid joints on continuous surface.

Sand face plaster shall consist of first layer of 13mm average thick cement plaster in cement mortar 1:4 (one part cement and four parts coarse sand). A second layer 7mm average thick in cement mortar 1:1 (one part cement and one part coarse sand) shall be applied. After the application of final coat, the surface shall be finished with the application of sponge rubber or as directed to obtain a uniform sand particle surface finish.

In case any other finish like rough cast finish or dry dash finish is specified in the drawings the same shall be provided as directed by the Engineer.

Surfaces which are to be plastered shall be roughened while they are still green or raked so as to give proper bond between the surface and plaster.

All corner junctions shall be truly vertical or horizontal as the case may be and carefully finished. Rounding or

and shapes.

The work shall be tested frequently with a straight edge and plumb bob. At the end of the day the plaster shall be left cut clean to line. The next day when plastering is started the edge of the old work shall be scrapped, cleaned and wetted with cement slurry. At the end of the day the plastering shall be closed on the body of the wall and not nearer than 15cm to any corner.

Curing shall be started as soon as the plaster has hardened sufficiently not to be damaged when watered. The plaster shall be kept wet for at least 10 days. Any defective plaster shall be cut in rectangular shape and replaced.

Different proportion of mortar which may be used for plastering.

Cement, sand mortar 1:3, 1:4, 1:5, 1:6

For ceiling plastering 1:3 cement mortar with fine sand is generally used to give smooth finish.

#### 1.7.0 REINFORCED CEMENT CONCRETE WORK

#### 1.7.1 General

Steel reinforcement bars shall be of T.M.T. steel of standard specifications and shall be free from corrosion, loose rust scales, oil, grease, paint, etc. the steel bar shall be round and capable of being bent (double over) without fracture. Bars shall be hooked and bend accurately and placed in position as per design and drawing and bound together tight with 20 SWG annealed steel wire at their point of intersection.

Framework and shuttering shall be made with ply or steel plate close and tight to prevent leakage of mortar, with necessary props. Bracing's and wedges, sufficiently strong and stable and should not yield on laying concrete and made in such a way that they can be slackened and removed gradually without disturbing the concrete. For slab and beam small camber should be given in centering, 1 cm per 2.5 m with a maximum of 4 cm. Centering should not be removed before 14 days in general (4 days for RCC columns,

10 days for roof slab, and 14 days for beams).

Proportion of cement concrete: Cement concrete shall be of M-20 for slab, beams and lintels and columns unless otherwise specified.

Materials for concrete: The stone aggregate shall usually be 20mm to 6mm gauge unless otherwise specified. For heavily reinforced concrete members as in the case of ribs of main beams the maximum size of aggregate should usually be restricted to 5mm less than the minimum clear distance between the main bars or 5mm less than the minimum cover to the reinforcement whichever is smaller.

Mixing is done in the same manner as in PCC.

Before laying the concrete, the shuttering shall be clean, free from dust, dirt and other foreign

matter. The concrete shall be deposited (not dropped) in its final position.

In case of columns and wall it is desirable to place concrete in full height if practical so as to avoid construction joints but the progress of concreting in the vertical direction shall be restricted to one metre. Care should be taken that the time between mixing and placing of concrete shall not exceed 20 minutes so that the initial setting process is not interfered with. During the winters concreting shall not be done if the temperature falls

below 40 C.

Concrete shall be compacted by mechanical vibrating machine until a dense concrete is obtained. The vibration shall continue during the entire period of placing concrete. Compaction shall be completed before the initial setting starts, i.e. within 30 minutes of addition of water to the dry mixture. Over vibration, which will separate coarse aggregate from concrete, shall be avoided. After removal of the form work in due time, the concrete surface shall be free from honey combing, air holes or any other defect. Concrete shall be laid continuously, if laying is suspended for rest or for the following day the end shall be shuttered and vibrated to achieve dense concrete and made rough after de-shuttering for further jointing. When the work is resumed, the previous portion shall be roughened, cleaned and watered and a grout of neat cement shall be applied and the fresh concrete shall be laid. For successive layer the upper layer shall be laid before the lower has set.

#### 1.7.3 Standards

Following Indian Standards as revised most recently along with amendments will be followed for the works included in the contract.

- I.S. 269 Ordinary and low heat Portland cement
- I.S. 383 Coarse and fine aggregates from natural sources for concrete I.S.
- 456 Code of practice for plain and reinforced concrete
- I.S. 516 Methods of test for strength of concrete
- I.S. 1199 Methods of sampling and analysis of concrete
- I.S. 2386 Methods of test for aggregates for concrete (Part I to VI).
- I.S. 3414 Code of practice design and installation of expansion and contraction joints in building

Standards on special subjects have been mentioned elsewhere in this para and also shall be followed.

#### 1.8.0 FORMS, FALSEWORK OR CENTERING

#### 1.8.1 Definitions

"Forms, formwork or shuttering" shall include all temporary moulds for forming the concrete to the

required shape, together with any special lining that may be required to produce the

concrete finish specified.

"Falsework or centering" shall consist of furnishing, placing and removal of all temporary construction such as forming, props and struts required for the support of forms.

#### 1.8.2 Materials – only Timber shuttering

All timber used for forms, falsework and centering shall be sound wood, well-seasoned and free from loose knots, shakes, large cracks, and warping and other defects. Before use on the work, it shall be properly stacked and protected from injury from any source. Any timber, which becomes badly warped or cracked prior to the placing of concrete, shall be rejected.

All shuttering from all outside surfaces shall be made in such a way that a smooth surface and straight edges will be formed. Irrespective of nature or position, all joints in sheeting shall be sufficiently tight to prevent leakage of liquids from concrete.

For shuttering in special position shall submit to the Engineer dimensioned drawings of all the components parts and give details to the manner in which it is proposed to assemble or use them. Steel shuttering will only be permitted if it is sturdy in construction and if the manner of its use is approved by the Engineer. Struts and props shall, where required by the Engineer, be fitted with double hardwood wedges or other approved devices so that the moulds may be adjusted and the device locked before the concrete is cast. Where concrete surface is to be plastered ply shuttering is to be provided.

#### 1.8.3 Forms

All forms shall be of merine plywood of approved brand such as Anchor / Swastik or mild steel or other material approved by the Engineer and shall be fabricated and prepared water tight and of sufficient rigidity to prevent distortion due to pressure of the concrete and other incidental loads that may arise due to the construction operations. Forms shall be constructed and maintained so as to prevent warping and the opening of joints due to shrinkage of the timber.

All forms shall be set and maintained true to the line designated until the concrete is sufficiently hardened. Forms shall remain in place for periods, which shall be specified hereinafter. When forms appear to be unsatisfactory in any way, either before or during the placing of concrete, the Engineer shall order to stop the work until the defects have been corrected.

All formwork shall be approved by the Engineer-in-charge before concrete is placed within it. The contractor shall be required to submit copies of his calculations of the strength and stability of the formwork or false work but not withstanding the Engineer's approval of these calculations nothing shall relieve the contractor of his responsibility for the safety or

adequacy of the formwork.

Formwork shall be true to line and braced and strutted to prevent deformation under the weight and pressure of the unset concrete, constructional load, wind and other forces. The deflection shall not exceed 3mm. Beam bottom shall be erected with an upward camber of 2mm per meter of the span. The formwork for a column may be erected to the full height of the column. One side shall be left open and shall be built up in sections as placing of the concrete proceeds. Before placing the concrete, bolts and fixings shall be in position and cores and other devices, used for forming openings, holes, chases, recesses and other cavities shall be filled to the formwork. No holes shall be cut in any concrete unless approved. An approved mould oil or other material shall be applied to faces of formwork in contact with unset concrete to prevent adherence of the non-staying concrete. Such coating shall be insoluble in water, non-staying and non-detrimental to the concrete and shall not be flaky or removed by wash water.

#### **Tolerance** in finished concrete

The formwork shall be so made as to produce a finished concrete true to shape, lines, level, plumb and dimensions as shown in the drawing subject to the following tolerance, unless otherwise specified in drawings or directed by the Engineer.

- a. Sectional dimensions 5mm
- b. Plumb 1 in 1000 of height
- c. Levels 3mm before any deflection has taken place

  The tolerances given above are specified for local aberration in the finished concrete surface and should not be taken the tolerance for the entire structure taken as a whole.

### 1.8.4 Falsework & Centering

The contractor shall supply detailed plans for falsework or centering if specifically asked for by the Engineer at least 14 days in advance of the time the contractor begins construction of the falsework. Not withstanding the approval by the Engineer of any design for falsework submitted by the contractor, the contractor shall be solely responsible for the strength, safety and adequacy of the falsework or centering.

All falsework shall be designed and constructed to provide the necessary rigidity and to support the loads from the weight of green concrete and shuttering and incidental construction loads.

Falsework or centering shall be founded upon a solid footing safe against undermining and protected from softening.

Falsework, which cannot be founded on satisfactory footing, shall be supported on piling which shall be

require the contractor to employee screw jacks or hardwood wedges to make up any settlement in the formwork either before or during the placing of concrete. Props of the upper storey shall be placed directly over those in the storey immediately below.

Falsework shall be set to give the finished structure the required grade and camber specified on the plans.

## 1.8.5 Formwork and Construction joints

Where permanent or temporary joints are to be made in horizontal or inclined members, stout stopping off boards shall be securely fixed across the mould to form a water tight joint. The form of the permanent construction joint shall be as shown on the drawings. Temporary construction joints shall have blocks of timer at least 75mm thick, slightly tapered to facilitate withdrawal and securely fixed to the face of the stopping off board. The area of the key or keys so formed shall be at least 30% of the area of the member. The blocks shall be kept back at least 50mm, from the exposed face of the concrete. Where reinforcement passes through the face of a construction joint the stopping off board shall be drilled so that the bars can pass through, or the board shall be made in sections with a half round indentation in the joints faces for each bar so that when placed, the board is a neat and accurate fit and no grout leaks from the concrete through the bar holes or joints.

### 1.8.6 Removal of Forms & Falsework

In the determination of the time for the removal of forms, falsework and housing, consideration shall be given to the location and character of the structure, the weather and other conditions influencing the settings of the concrete and the materials used in the mix. Forms shall be removed in such a manner as not to injure the concrete and no formwork shall be removed before the concrete has sufficiently set and hardened. The minimum periods which shall elapse between the placing and compacting of normal Portland cement concrete for the various parts of the structures are given in the following table, but compliance with these requirements shall not relieve the contractor of the obligation to delay the removal of the form if the concrete has not be sufficiently hard.,

In normal circumstances, generally where the temperature are above 200 C and where ordinary cement is used, form may be struck after the expiry of following periods, according to the relevant clauses of IS 456.

- a. Walls columns and vertical sides of beams 2 days
- b. Slabs soffit
  - 1. Spanning upto 4.5m 7 days

2. Spanning over 6.0m 14 days

### c. Beams and arches – soffit

- 1. Spanning upto 6.0m 14 days
- 2. Spanning over 6.0m 28 days

Where sulphate resistant cement is used,
The Engineer may modify these requirements
method of compaction used and contractor shall obtain the Engineers written approval for
any decrease in time of striking the formwork
Engineer when he proposes to strike any
formwork and formwork shall be struck in the
presence of the Engineer or his representative.

#### 1.8.7 Reuse of Forms

Only mild steel formwork of best quality or marine plywood formwork shall be used for concerning purpose. These shuttering shall not be reused unless it is properly scraped cleaned and repaired. So that it gives a plane, even, fair and dense concrete surface.

#### 1.8.8 Materials

#### Water

Water used for cement concrete mortar plaster, grout, curing or washing of sand shall be clear and free from injurious amounts of Oil, Acid, Alkali, Organic matter or other harmful substances in such amounts that may impair the strength or durability of the structure. Potable water shall generally be considered satisfactory for mixing and curing concrete. In case of doubt regarding development of strength, the suitability of water for making concrete shall be ascertained by compressive strength and initial setting time specified in the IS 456: 2000 Code of Practice of Plain and Reinforced concrete. The Engineer-in- charge may require the contractor to get the water tested from an approved laboratory at his own expense and in case the water contains any salts or an excess of acid, alkali, any injurious substances etc., the Engineer-in-charge may refuse its use.

# 1.8.9 Aggregate

## General

Coarse and fine aggregates for concrete shall conform in all respects to IS: 383 – Specification for Coarse and Fine Aggregates from Natural Sources for Concrete. Aggregates shall be obtained from a source known to produce satisfactory material for concrete. Aggregate shall consist of naturally occurring sand and gravel or stone, crushed or uncrushed or a

combination thereof. They shall be chemically inert, hard strong, dense, durable, clean and free from veins and adherent coating and of limited porosity. Flaky ad elongated pieces shall not be used. Whenever required by the Engineer-in- charge the aggregates shall be washed by the contractor before use in the work.

The source of aggregates shall be approved by the Engineer-in-charge and shall not be changed during the course of the job without his approval. The contractor at his owns expense shall promptly remove rejected aggregates from the work site.

#### **Deleterious Materials**

Aggregates shall not contain any harmful material, such as iron pyrites, coal, mica, shale, clay, alkali, soft fragments, sea shells, organic impurities etc., in such quantities as to affect the strength or durability of the concrete and in addition to the above, for reinforced concrete, any material which might cause corrosion of the reinforcement. Aggregate which are chemically reactive with the alkalis of cement shall not be used.

The maximum quantities of deleterious materials in the aggregate as determined in accordance with IS: 2386 (Part-II) Methods of Test for Aggregates for Concrete, shall not exceed the limits given in Table I of IS: 383.

The sum of the percentages of all deleterious materials shall not exceed five. Deleterious materials also include materials passing 75 micron IS sieve.

## **Coarse Aggregates**

Coarse aggregates is aggregate most of which is retained on 4.75 mm IS: sieve.

These may be obtained from crushed or uncrushed gravel or stone and may be supplied as single sized or graded aggregates as given in table II of IS: 383.

The Engineer-in-charge may allow graded aggregates to be used provided they satisfy the requirements and table IV of IS: 383.

# **Fine Aggregates**

Fine aggregate is aggregate most of which passes 4.75 mm IS sieve but not more than

10% passes through 150 micron IS sieve. These shall comply with the requirements of grading zones I, II and III as given in Table III of IS: 383. Fine aggregate conforming to grading zone IV shall not be normally used in reinforced concrete unless tests have been made by the contractor to ascertain the suitability of the proposed mix proportions and approved by the Engineer-in-charge.

Fine aggregates shall consist of natural sand resulting from natural disintegration of rock and

which streams or glacial agencies, have deposited, or crushed stone sand or crushed gravel sand.

**Sampling and Testing** 

In case of doubt the Engineer-in-charge may require the contractor to carry out

tests, at the contractor's expense, in accordance with:

IS: 516 - Method of Test for Strength of Concrete

IS: 2386 - Methods of Test for Aggregate for Concrete

Storage of Aggregate

The contractor shall at all times maintain at the site of work such quantities of aggregates as considered by the Engineer-in-charge to be sufficient to ensure continuity of work.

Each type and grade of aggregate shall be stored separately on hard firm ground having sufficient slope to provide adequate drainage of rain water. Any aggregate delivered to site in a wet condition or becoming wet at site due to rain shall be kept in storage for at least 24 hours to obtain adequate drainage, before it is used for concreting, or the water content of mix must be suitably adjusted as directed by Engineer-in-charge.

1.9.0 Cement

General

Cement used in manufacturing of PSC pipes shall be as per relevant BIS for PSC pipe manufacturing, whereas for other civil work Gr. 43/53 cement conform to relevant BIS shall be used. However, the cement shall be procured by the contractor from the vendor, which has been approved by the Engineer.

1.9.1 Structural Steel

Structural (TMT) steel shall conform to IS: 226 & IS: 2062, IS: 3370, Part-I to IV or its latest amendment.

Electrodes for welding shall conform to IS: 814 or IS: 815 or equivalent.

All bolts and nuts shall conform to IS: 1367. All materials shall be of new and unused stocks. Manufacturer's test certificate shall be made available to the Engineer -in- charge when called for.

# 1.9.2 Storage

The steel reinforcement and structural steel shall be stored in steel yard in such a way as to

prevent deterioration and corrosion, preferably at least 150 mm above ground by supporting on wooden or concrete sleepers.

### 1.9.3 Proportioning of Concrete

The determination of the water cement ratio, and proportions of aggregates to obtain the required strength shall be made from preliminary tests by designing the concrete mix as per IS 10262:2009.

Controlled concrete shall be used on all concrete work complying with all the requirements of IS: 456, or latest amendments. Cube tests shall be carried out by the contractor on the trial mixes before the actual concreting operation starts. Based on the strength of the concrete mix sanction for its use has to be obtained from Engineer-in- charge.

If during the execution of the works it is found necessary to revise the mix because of the cube tests showing lower strengths than the required one due to inconsistency of quality of material or otherwise, the Engineer-in-charge shall ask for fresh trial mixes to be made by the contractor. No claim to alter the rates of concrete work shall be entertained due to such change in mix variation, as it is the contractor's responsibility to produce the concrete of the required grade.

Great care shall be exercised when mixing the actual works concrete using the proportions of the selected trial mix. The final concrete mix shall have the same proportions of cement, fine and coarse aggregates and water as that of the approved selected mix.

Where the weight of cement is determined be accepting the manufacturer's weight per bag, a reasonable number of bags should be weighed separately to check the net weight. Proper control of mixing water is deemed to be of paramount importance. If mixes with automatic addition of water are used, water should be either measured by volume in calibrated buckets, tins or weighed. All measuring equipment shall be maintained in a clean serviceable condition and their accuracy periodically checked and certified and the Engineer-in-charge's approval obtained.

The Engineer-in-charge may require the contractor to carry out moisture content tests in both fine and coarse aggregates. The amount of the added water shall then be adjusted to compensate for any observed variation in the moisture contents. For the determination of moisture content IS: 2386 shall be referred to.

No substitution in material, used on the work or alteration in the established proportions shall be made without additional tests to show that the quality and strength of concrete are satisfactory. No alternations shall be permitted without the prior sanction of the Engineer-in-charge.

# 1.9.4 Mixing of concrete

The mixing of concrete shall be strictly carried out in an approved hopper type of mechanical concrete mixer. The mixing equipment shall be capable of combining the aggregates, cement and water within the specified time into a thoroughly mixed and uniform mass, and of discharging the mixture without segregation. The entire batch shall be discharged before recharging. Mixing periods shall be measured from the time when all of the solid materials are in the mixing drum, provided that all of the mixing water shall be introduced before one fourth of the mixing time has elapsed.

The mixing time in no case shall be less than two minutes. The mixer speed shall not be less than 14 or more than 20 revolutions per minute.

Mixing shall be continued until there is a uniform distribution of the materials and the mass is uniform in colour and consistency. Hand mixing of concrete shall not be permitted at all.

# 1.9.5 Grades of Concrete

The different grades of concrete specified shall conform to the strengths as required by IS: 456 or its latest amendments.

Standard deviation shall be calculated as stated in IS: 456. The acceptable criteria for concrete shall be as stated in IS: 456.

The assumed standard deviation as given in table 6 of IS: 456. has to be followed and are given here under.

Grade of Concrete	Assumed Standard Deviation
N/mm2	
M 10	2.3
M 15	3.5
M 20	4.6
M 25	5.3

In order to get quick ideas of quality of concrete the optional tests are conducted as stipulated

in 14.1.1 of IS: 456.

### 1.9.6 Controlled Concrete

Controlled concrete shall be used on all concreting works except where specified otherwise. The mix proportions for all grades of concrete shall be designed to obtain strengths corresponding to

the values specified in table 1 below for respective grades of concrete.

Table 1	
---------	--

Grade		Specified characteristic compressive				
	M 20	Strength at 28 days (N/mm2)	20			
	M 25		25			
	M 30		30			

The maximum water cement ratio for all controlled concrete works shall be as specified in IS: 456. Preliminary tests as specified in the IS code and required by the Engineer -in- charge shall be carried out sufficiently ahead of the actual commencement of the work with different grades of concrete made from representative samples of aggregates andcement expected to be used on the job to ascertain the ratios by weight of cement, of total quantity of fine and coarse aggregates and the water cement ratio required to produce a concrete of specified strength and desired workability.

The minimum cement content for each grade of concrete shall be as per IS: 456 (Latest Revision). If the requirement of cement is found to be more than that specified below then such excess quantities of cement shall be used and for which no extra payment shall be made.

At least 4 (four) trial batches are to be made and 7 test cubes taken for each batch noting the slump on each mix. These cubes shall then be properly cured and two cubes for each mix shall be tested in a testing laboratory approved by the Engineer-in-charge at 7 days and others at 28 days for obtaining the ultimate compressive strength. The test reports shall be submitted to the Engineer-in-charge. The cost of mix design and testing shall be borne by the contractor.

On the basis of preliminary test reports for trial mix, a proportion of mix by weight and water cement ratio will be approved by the Engineer -in-charge, which will be expected to give the required strength, consistency and workability and the proportions so decided for different grades of concrete shall be adhered to, during all concreting operations. If however at any time the Engineer-in-charge feels that the quality of material, being used has been changed from used for preliminary mix design, the contractor shall have to run similar trial mixes to ascertain the mix proportions and consistency.

The mix once approved must not be varied without prior approval of the Engineer-in- charge. However, should the contractor anticipate any change in the quality of future supply of materials than that used for preliminary mix design, he shall inform the same to the Engineer-in-charge and bring fresh samples sufficiently ahead to carry out fresh trial mixes. The Engineer-in-charge shall have access to all places and laboratory where design mix is prepared. Design mix will indicate by means of graphs and curves etc. the extent of variation in the grading of aggregates which can be allowed. In designing the mix proportions of concrete, the quantity of both cement and aggregate

shall be determined by weight. All measuring equipment shall be maintained in clean and serviceable condition and their accuracy periodically checked.

To keep the water cement ratio to the designed value, allowance shall be made for the moisture contents in both fine and coarse aggregates and determination of the same shall be made as frequently as directed by the Engineer-in-charge. The determination of moisture contents shall be according to IS: 2386 (Part III).

# 1.9.7 Strength Requirements

Ordinary Portland cement conforming to IS: 8112(OPC 43 grade) or IS:12269(OPC 53 grade) is used the compressive strength requirements for various grades of concrete shall be as shown in Table – 3. Where rapid hardening Portland cement is used the 28 days compressive strength requirements specified in table – 3 shall be met in 7 days. The strength requirement specified in Table-3 shall apply to both controlled concrete and ordinary concrete.

Table – 3
Strength Requirement Of Concrete

Grade of	f Min. compressive strength conducted in					
concrete	Accordance with IS: 516 (in kg/cm2)					
As per IS:	For 15 cm cube	For 15 cm cube For 15 cm cube specimens				
456- 2000	specimens at 7	at 28 days				
	days					
	Work Test	Preliminary	Work Test			
M 20	135	260	200			
M 25	170	320	250			
M 30	200	380	300			

Other requirements of concrete strength as may be desired by the Engineer-in-charge shall be in accordance with Indian Standard IS: 456 (latest revision). The acceptance of strength of concrete shall be as per clause 5.4: Sample size and Acceptance criteria: of IS: 456 (latest revision) subject to stipulations and / or modifications state elsewhere in this specification, if any. Concrete work found unsuitable for acceptance shall have to be dismantled and replace to the satisfaction of the Engineer-in-charge by the contractor free of cost to the owner. No payment for the dismantled concrete, the relevant formwork and reinforcement, embedded fixtures, etc. wasted in the dismantled portion shall be made.

In the course of dismantling if any damage is done to the embedded items or adjacent structures, the same

shall also be made good free of charge by the contractor to the satisfaction of the

Engineer-in-charge. If the water quantity has to be increased in special cases, cement also is increased proportionately to keep the ratio of water to cement same as adopted in trial mix design for each grade of concrete. No extra payment for the additional cement will be made.

# 1.9.8 Workability

The workability of concrete shall be checked at frequent intervals by slump test. Where facilities exist and if required by the Engineer-in-charge, alternatively the Compacting Factor. Test in accordance with IS: 1199 shall be carried out.

The degree of workability necessary to allow the concrete to be well consolidated and to be worked into the corners of formwork and round the reinforcement to give the required surface finish shall depend on the type and nature of the structure and shall be based on experience and tests. The limits of consistency for structures are as specified in Table 4 below.

Table 4
Limits Of Consistency

Placing Conditions	Degree of	Values of Workability
	Workability	
1	2	3
Concreting of shallow section	Very low	20-10 second veebee
with vibrations		Time or 0.75-0.80
		compacting factor
Concreting of lightly reinforced	Low	10-5 seconds veebee
sections with vibration		Time or 0.80-0.85
		Compacting factor
Concreting of lightly reinforced	Medium	5-2 seconds veebee
sections without vibration or		Time or 0.85-0.92
heavily reinforced section with		Compacting factor
vibration		Or 25-75 mm slump
		for 20mm aggregate
Concreting of heavily reinforced	High	Above 0.92
sections without vibration		Compacting factor or

20mm aggr egate

## 1.9.9 Workmanship-All workmanship shall be according to the latest relevant standards. Before

starting a pour the contractor shall obtain the approval of the Engineer-in-charge. He shall obtain complete instructions about the material and proportion to be used, slump, workability, quantity of water per unit of cement number of test cubes to be taken, finishing to be done, any admixture to be added etc.

# 1.9.10 Transportation and Pouring

The concrete mixer shall be as close to the place of concreting as possible but not as also as to produce vibration and disturbance to the shuttering and reinforcements. It shall be located at such a position that time lapse for transportation of unloaded concrete mix from the mixer to the place of deposition of concrete is minimum.

When there is a difference in level between the unloading platform of concrete from the mixer to the actual place of deposition of concrete the concrete shall be transported manually as by means of builders hoist / crane or concrete pump to the actual level of concreting depending on requirement as approved by Engineer-in- charge.

Chutes for transporting the concrete shall not normally be used. The Engineers express permission shall be taken for transporting by means of chutes. If use of chutes are permitted then the concrete shall be again thoroughly mixed by using spades manually before placing the concrete in the moulds / shuttering to avoid segregation of concrete. It shall be ensured that initial setting of the concrete shall not take place and the mix of the concrete is as good as that of freshly poured concrete delivered directly into the moulds / shuttering. It shall be ensured that the drop of concrete is not from an excessive height and that the vibration and deposition of concrete are simultaneously carried out.

Before placing concrete, all equipment for mixing and transporting the concrete shall be cleaned and all debris shall be removed from the place to be occupied by

the concrete. All form and soil surfaces shall be finished to desired levels and shall be thoroughly wetted immediately prior to placing of concrete.

No concrete shall be placed until the Engineer -in -charge has approved the excavation, formwork and the reinforcement. The competent formwork maker and steel fixer shall be in attendance during concreting operation.

Concrete shall be handled from the place of mixing to the place of final deposit as rapidly as

practicable by methods which will prevent the segregation or loss of any of

the ingredients. If segregation does occur during transport, the concrete shall be re-mixed before being place. The concrete shall be placed and compacted before setting commences and shall not be subsequently disturbed.

To ensure bond and water tightness between old concrete surface and the concrete to be placed the surface should be cleaned and roughened by 'initial green cut' by wire brushing or chipping. The initial green cutting may be done after six hours of placing concrete in order to facilitate the work. Applying cement slurry and/or proper chemicals after thoroughly watering the old concrete surface and removing all loose particles should be done for bonding of old and new concrete. The old concrete walls / members shall be given a shear key of 50 x 65mm deep. This key shall also be thoroughly cleaned with wire brush in green stage before next lift pouring to avoid percolation of works.

#### 1.9.11 Placing of concrete in slabs and beams

Concrete in slabs shall be placed in one continuous operation for each span unless otherwise directed. Longitudinal construction joints if required by reason of the width to be placed shall be located as shown on the drawings or as directed by the Engineer.

Concrete in the stem and slab to T-beam and for deflector beams and tie beams shall be placed in one continuous operation and shall be deposited uniformly for the full length of the beam and brought up evenly in horizontal layers.

Where the size of the member is such that it cannot be made in one pour, transverse vertical construction joints shall preferably be located within the area of contraflexure. For continuous spans, where required by design considerations the Engineer shall approve the concrete placing sequence.

#### 1.9.12 Placing of concrete in culverts and trenches

In general, the base slab or footings of the culverts shall be placed and allowed to set before the remainder of the culvert is constructed. In this case suitable provision shall be made for bonding the side walls to the culvert base, preferably by means of raised longitudinal keys so constructed as to prevent as far as possible, the percolation of water through the construction joint.

Before concrete is placed in the side wall, the culvert footing shall be thoroughly cleaned of all

the shavings, sticks, sawdust or other extraneous material and the

surface carefully chipped and roughened in accordance with the method of bonding construction joints.

In the construction of culverts / trenches less than 1.2m in height the concrete in the wall shall be placed and allowed to set before the top slab is placed. In this case appropriate keys shall be left in the side walls for anchoring the cover slab.

# 1.9.13 Depositing concrete under water

Concrete shall not be deposited in water, except with the approval of the Engineer and under his supervision. Concrete deposited in water shall be of grade 20 with 10 percent excess cement. To prevent the segregation it shall be carefully placed in a compact mass, in its final position by means of a tremie or other approved method and shall not be disturbed after being deposited.

Concrete shall be placed in the horizontal layers not more than 300mm thick. When less than a complete layer is placed in one operation it shall be terminated in a vertical bulkhead. Each layer shall be placed and compacted before the initial set of the proceeding layer takes place so that no cold joint is formed.

Unless otherwise approved, concrete shall be placed in single operation to the full thickness of slabs, beams and similar members and shall be placed in horizontal layers not exceeding 1 m deep in walls, columns and similar

members. Concrete shall be placed continuously until completion of the part of the work

between construction joints or as directed by Engineer-in-charge.

### 1.9.14 Concreting floors

Concreting in floors shall be done in a chess board pattern, allowing sufficient time to elapse before the adjacent band is casted. The panel size is restricted to 75m in reinforced concrete slab.

Concreting shall not be started unless the electrical conduits or any other piping wherever required is laid by the concerned agency. The civil contractor shall afford all the facilities and maintain co-ordination of work with other agencies engaged in electrical and such other works as directed by the Engineer -in-charge.

Before concreting, the contractor shall provide, fabricate and lay in proper position all inserts, anchor bolts, pipes etc. (which are required to be embedded in concrete members) as per relevant drawings and direction of Engineer-in-charge.

Where concrete is placed on soil it shall be placed only on firm undisturbed ground.

Any concrete that is placed on a well -compacted fill shall have the prior approval of the Engineer-in-charge. Concrete shall not be placed in standing water on sub grade or in foundation excavations.

### 1.9.15 Compaction

Concrete during and immediately after depositing shall be thoroughly compacted. The compaction shall be done by mechanical vibration subject to the following provision:

- a. The vibration shall be internal unless special authorization of other methods is given by the Engineer or as provided herein.
- b. The Engineer shall approve the type and design of vibrators. They shall be capable of transmitting vibration to the concrete at frequencies of not less than 4,500 impulses per minute.
- c. The intensity of vibration shall be such as to visibly affect a mass of concrete of 25mm slump over a radius of at least 0.5m.
- d. The contractor shall provide a sufficient number of vibrators to properly compact each batch immediately after it is placed in the forms.
- e. Vibrators shall be manipulated so as to thoroughly work the concrete around the reinforcement and embedded fixtures, and into the corners and angles of the forms. Vibrations shall be applied at the point of deposit and in the area of freshly deposited concrete. The vibrators shall be inserted into and withdraw on out of the concrete slowly. The vibration shall be of sufficient duration and intensity to thoroughly compact the concrete but shall not be continued so as to cause segregation. Vibration shall not be continued at any point to the extent that localized areas of grout are formed.

Application of vibrators shall be at points uniformly spaced and not further apart than twice the radius over which the vibrations is visibly effective.

f. Vibration shall not be applied directly or through the reinforcement to sections or layers of concrete which have hardened to the degree that the concrete ceases to be plastic under vibration. It shall not be used to make concrete flow in forms over distances so great as to cause segregation and vibrators shall not be used to transport concrete in the forms.

Vibration shall be supplemented by such rodding / spading as is necessary to ensure smooth surfaces and dense concrete along form surfaces and in corners and location impossible to reach with the vibrators.

The whole process starting from the mixing of concrete to the placing and compacting shall not take more than 20 minutes and the process shall be completed before the initial setting takes place.

# 1.9.16 Curing

Curing shall be accomplished in accordance with IS: 456 by keeping the concrete covered with a layer of sacking canvas, hessien or similar absorbent materials and kept constantly wet for at least seven days from the date of placing of concrete unless otherwise specified. The approval of the Engineer-in -charge shall be obtained for the method of curing the contractor proposes to use on the work. In very hot weather precaution shall be taken to see that temperature of wet concrete does into exceed 380 C while placing.

Heavy loads shall not be placed on or moved across over the floor slabs until curing is complete. Care shall be taken to prevent floor surfaces from being marred during curing period. Concrete placed in trenches or excavations shall be protected from falling earth during and after placing.

# 1.9.17 Consistency

The consistency of concrete shall be frequently checked by means of a slump test performed as per the relevant Indian Standard by the Engineer. The maximum and minimum slump for each class of concrete shall be as directed by the Engineer, and any concrete as represented by the slump test which fails to comply with these directions shall be removed from the site and disposed off at the contractors cost.

## 1.9.18 Concrete finish tolerances

The following tolerances shall be permitted in the finished concrete work.

- a. In the cross section dimensions of columns and beams (including T-beams) not more than 5 mm.
- In dimensions other than cross-sectional dimensions of columns and beams not
   more than 9 mm.

In any surface the irregularity shall not exceed 9 mm measured from 3 m long straight edge.

No member shall be out of line by more than 6mm.

No column or wall shall be out of plump by more than 6 mm or if battered out of

batter by more than 6mm.

### 1.9.19 Construction Joints

Construction joints shall, in general, conform to the relevant clauses of IS: 3370, Part I.

They shall be made in the positions as specified or elsewhere as approved. Such joints shall be truly vertical or horizontal as the case may be, except that in an inclined or curved member the joint shall be strictly at right angles to the axis of the member.

Construction joints shall be rebated to an approved profile and an approved water -stop shall be inserted in the joints when specified.

When the work is to be interrupted the concrete shall be rebated at the joint to such shape and size as may be required by the Engineer-in-charge or as shown on the drawing. All vertical construction joints shall be made with stop boards, which are rigidly fixed and slotted to allow for the passage of the reinforcing steel. If desired by the Engineer -in-charge, keys and / or dowel bars shall be provided at the construction joints. In the case of water retaining structures, water stop of approved material shall be provided if specified on the drawing or desired by the Engineer-in-charge. Construction joints shall be provided in position as shown or described on the drawings. Where it is not described the joints shall be in accordance with the following

:

In a column the joint shall be formed about 75mm below the lowest soffit of the beams framing into it.

Concrete in a beam shall be placed throughout without a joint. A joint in a suspended floor slab shall be vertical at the middle of the span and at right angle to the main reinforcement.

In forming a joint, concrete shall not be allowed to slope away to a thin edge. The contractor well in advance of pouring shall plan the locations of construction joints which shall be approved by Engineer-in-charge.

Construction joints in foundation of equipment shall not be provided without specific concurrence of the Engineer-in-charge.

Before fresh concrete is placed the cement skin of the partially hardened concrete shall be thoroughly removed and surface made rough by hacking, sand blasting, water jetting, air jetting or any other method as directed by the Engineer-in-charge. The rough surface shall be thoroughly wetted for about two hours and shall be dried and coated with 1:1 freshly mixed cement sand slurry immediately before placing the new concrete. The new concrete shall be worked against the prepared surface before the slurry sets. Special care must be taken to see that the first layer of concrete placed after a construction joint is thoroughly rammed against the existing layer. Old joints during pour shall be treated with freshly made cement sand slurry only after removing all the loose materials.

## **Expansion Joints**

Permanent expansion joints in structures shall be provided at maximum interval of 30m or wherever directed. When joints are to be filled with joint filling materials as stipulated the permanently exposed edges of joints shall be sealed with an approved sealing compound. The acceptance criteria shall be in accordance with IS 3370 (Part I).

### 1.9.20 Finishing Concrete

On striking the formwork, all blowholes and honeycombing observed shall be brought into the notice of Engineer-in-charge. The Engineer-in-charge may, at his discretion allow such honeycombing or blowholes to be rectified by necessary chipping and packing or grouting with concrete or cement mortar. If mortar is used, it shall be 1:2 mix or as specified by Engineer-in-charge. However, if honeycombing or blowholes are of such extent as being undesirable, the Engineer -in-charge may reject the work totally and his decision shall be binding. No extra payment shall be made for rectifying these defects. All burrs and uneven faces shall be rubbed smooth with the help of carborundum stone.

The surface of non-shuttered faces shall be smoothened with a wooden float to give a finish equal to that of the rubbed down shuttered faces. Concealed concrete faces shall be left as from the shuttering except that honey combed surface shall be made good as detailed above. The top faces of slabs not intended to be surfaced shall be leveled and floated to a smooth finish at the levels or falls shown on the drawings or elsewhere. The floating shall not be executed to the extent of bringing excess fine material to the

surface. The top faces of slabs intended to be covered with screed, granolithic or similar faces shall be left with a rough finish.

## 1.9.21 Work in Extreme Weather

Dependence shall not be placed on salt or other chemicals for the prevention of freezing. Calcium chloride shall not be used as an accelerator except with the approval of the Engineer. Recommendation given in relevant clauses of IS: 456 shall be strictly adhered to.

## 1.9.22 Loading of the Structures

No concrete structures shall be loaded until the concrete is at least 28 days old and only then with the approval of the Engineer and subject to such conditions as he may lie down.

# 1.9.23 Testing and Acceptance criteria of concrete

The sampling of concrete, making the test specimens curing and testing procedures etc. shall be in accordance with IS: 1199, IS: 3085 and IS: 516 the size of specimen being 15cm cubes. Normally only compression tests shall be performed in accordance with IS: 516.

For each grade of concrete and for each 8 hours or portion thereof the following samples shall be taken:

At least six specimen shall be taken from the first 15.0m or part thereof and three of these shall be tested at 7 days and the remaining at 28 days. Four additional specimens shall be taken from each additional 15.0m of concrete or portion thereof of which 2 specimens shall be tested at 7 days and the remaining at 28 days.

To control the consistency of concrete from every mixing plant slump tests and / or compacting factor tests in accordance with IS: 1199 shall be carried out by the contractor every two hours or as directed by the Engineer -in-charge. Slumps corresponding to the test specimens shall be recorded for reference.

The acceptance criteria of concrete shall be in accordance with IS: 456-2000. Payment for concrete which is normally unacceptable as per the criteria laid down in IS: 456-2000 but which has been accepted by the Engineer -in-charge shall be made at a reduced rate prorate to the strength obtained.

Concrete work found unsuitable for acceptance shall have to be dismantled and replacement is to be done as per specification by the contractor. No payment for the dismantled concrete, the relevant formwork and reinforcement embedded fixtures etc. shall be paid.

In the course of dismantling if any damage is done to the embedded, items or adjacent structures the same shall be made good, free of charge by the contractor to the satisfaction of the Engineer-in-charge.

#### 1.9.24 Load Test of Structures

The Engineer -in-charge may instruct for a load test to be carried out on any structure if in his opinion such a test is deemed necessary for any of the following reasons:

- 1. The works site made concrete test-cube failing to attain the specified strength, as per the criteria laid down in IS: 456-2000.
- 2. Suspected overloading during construction of the structure under review.
- 3. Shuttering being prematurely removed and not as per the specification.
- 4. The concrete being improperly cured.
- 5. Visible deficiencies of the concrete.

If the results of the load test were unsatisfactory, the Engineer-in-charge may instruct the contractor to demolish and reconstruct the structure or part thereof at the contractor's cost.

The load test of structures shall be carried out as per the relevant clauses IS:

456-2000.

# 1.9.25 Special methods of Concreting

Should the contractor propose to use special methods of concreting not included in this specification, such as pumping concrete or using vacuum moulds he shall obtain the Engineer's approval before commencing work and comply with any subsequent specification made by the Engineer for this special method of concreting. Contractor is advised to use modern techniques in adopting methods of laying / finishing concrete in raft / walls etc. e.g. in raft use of any other acceptable and proven method will be welcomed. The contractor may elaborate same on while quoting the offer.

### 1.9.26 Concrete For Water Retaining Structures

#### 1.9.27 Materials for construction

Materials for concrete viz. cement, sand aggregate, water etc. shall be as per the specifications of reinforced concrete works described in section 4. However, supersulphated cement shall be used when ground water contain sulphates more than the permissible limit as indicated in IS: 456-2000.

# 1.9.28 Design

The design of the structure shall be based as per IS: 3370 (part I to part IV) code of practice for concrete structures for storage of liquids.

# 1.9.29 Aggregate

Maximum size of the aggregate shall be 20mm for thickness of the section upto 400 mm. Above this limit 40 mm size aggregate may be used with the approval of Engineer-in- charge.

### 1.9.30 Controlled Concrete

Controlled concrete of grade not weaker than M-20 is to be used in the structures with minimum quantity of cement in the concrete mix to be not less than 360 kg/cum for the reinforced concrete worked. The design should be such that the resultant concrete is dense and impervious. The mix of concrete should be fully compacted. The use of needle-type of internal vibrator is recommended.

# 1.9.31 Cover

Cover to the reinforcement shall be as stated in the drawing.

#### 1.9.32 Admixtures

Admixtures such as super plastisizer may be added to improve the workability only with the permission of the Engineer-in-charge.

#### 1.9.33 Joints

The maximum spacing between the partial contraction joints shall be not more than 7.5m and between the full contraction joint 15.0m. Alternatively temporary short gaps of width 0.5m in walls be left out to be filled in, after the concrete has hardened on sides. Vertical joint shall be avoided by casting a lift of approximately 1.0m deep, in continuous operation, for circular structures.

# 1.9.34 Shuttering

Scope

Formwork shall be composed of steel and / or best quality shuttering wood of non - absorbent

type. Timber shall be free of knots and shall be of medium grain as far as

possible. Hard woods shall be used as caps and wedges under or over posts. Marine plywood or shuttering equivalent shall be used where specified to obtain smooth surfaces for exposed concrete work. Struts shall generally be mild steel tubes, strong salballis. Bamboo's, small diameter ballis etc. shall not be used unless approved by the Engineer-in-charge in specific cases.

## General Requirement

If it is so desired by the Engineer-in-charge the contractor shall design and prepare, before commencement of actual work, the drawings for formwork and centering and get them approved by the Engineer-in-charge. The formwork shall conform to the shape, lines and dimensions as shown in the drawings.

The centering shall be true, rigid and thoroughly braced both horizontally and diagonally. The forms shall be sufficiently, strong to carry without undue deformation, the dead weight of the concrete at the time of casting as well as working load. Where the concrete is vibrated, the formwork shall be strong enough to withstand the effects of vibration without appreciable deflection, bugging distortion of loosening of its components. The joints in the formwork shall be sufficiently tight to prevent any leakage of mortar. The formwork shall be such as to ensure a smooth uniform surface free from honeycombs, air bubbles, bulges, fins and other blemishes, any blemish or defect found on the surface of the concrete must be brought to the notice of the Engineer-in-charge immediately by the contractor and rectified, free of charge, as directed by him. To achieve the desired the desired rigidity, tie bolts, spacer blocks, tie wires and clamps as approved by the Engineer-in-charge shall be used but they must in no way impair the strength of concrete or leave stains or marks on the finished surface. Where there are chances of these fixtures being embedded only mild steel or concrete of adequate strength shall be used. Bolts passing completely through liquid retaining walls / slabs for the purpose of securing and aligning the formwork should not be used. For exposed interior and exterior concrete surfaces or beams, column and walls, plywood or other approved forms, thoroughly cleaned and tied shall be used. Rigid care shall be exercised in ensuring that all columns are plum and true and thoroughly cross braced to keep them so. All floor and beam centering shall be crowned not less than 8mm in all directions for every 5m span. Temporary openings for cleaning inspection and for pouring concrete shall be provided at the base of vertical forms and at other places where they are necessary and as may be directed by the Engineer-incharge. The temporary openings shall be so formed that they can be conveniently closed when required and must not leave any mark on the concrete.

## Cleaning and Treatment of forms

All forms shall be thoroughly cleaned of old concrete, wood shavings, saw dust, dirt and dust sticking to them before they are fixed in position. All rubbish, loose concrete, chipping, shavings, sawdust etc., shall be scrupulously removed from the interior of the forms before the concrete is poured. Along with wire brushes, brooms etc. compressed air jet and / or water jet shall be kept handy for the cleaning, if so directed by the Engineer-in -charge.

Before shuttering is placed in position, the form surface in contract with concrete shall be treated with approved form removing non-staining oil or composition. Care shall be taken that the soil or composition does not come in contact with reinforcing steel or existing concrete surfaces. They shall not be allowed to accumulate at the bottom of the shuttering.

The formwork shall be so designed and erected that the forms for slabs and the sides of beams, columns and walls may be removed first, leaving the shuttering to the soffits of beams and their supports in position. Re-propping of beams shall not be done except with the approval of the Engineer-in-charge, and props can be reinstated in anticipation of abnormal conditions, if formwork for column is erected for the full height of the columns, one side shall be left open and built up in sections, as placing of concrete proceeds. Wedges, spacer bolts clamps or other suitable means shall be provided to allow accurate adjustment of the formwork and to allow it to be removed gradually without jarring the concrete.

### Pipe inserts to be laid at the time of concreting

For pipes to be laid in the walls during concrete, relevant drawings shall be followed. Openings shall be provided in the shuttering plates at suitable positions. It is to be noted here that special shuttering plates for this purpose may have to be used, and the number of uses of shuttering material for working out the rate shall be calculated accordingly.

### Removal of forms

The contractor shall record on the drawings or in other approved manner, the date on which the concrete is placed in each part of the work and the date on which the formwork is removed there from and have this record checked and counter signed by

the Engineer-in-charge. The contractor shall be responsible for the safe removal of the formwork but the Engineer-in-charge may delay the time if he considers it necessary. Any work showing signs of damage through premature removal of formwork for loading shall be entirely reconstructed by the contractor without any extra cost to the owner.

Forms for various types of structural components shall be removed before the minimum periods specified below (table 5) which shall also be subject to the approval of the Engineer-in-charge. Engineer at his discretion may extend this maximum period for removal of formwork and contractor shall retain the formwork for a longer period as desired by the Engineer-in-charge at no extra cost to the owner.

Table 5

Minimum Period for Removal of Formwork

Part of structure	Temperature	e in degr <u>e</u>	<u>es Celsius (8</u> 000	C)			
	Above 400		40 ₀ to 20 ₀	200 to 50 Below 50			
	Days	Days	Days	Days			
1	2	3	4	5			
A. OPC Concrete							
1. Column and walls	2	1	1	Do not remove form. Until			
2. Beams sides	3	2	3	site cured test cylinder / cubes develop 50% of 28			
				days strength			

Part of structure	Temperature in degrees Celsius (80 ₀ C)					
	Above 40 ₀		- 400 to 200	200 to 50	Below 50	
	Days	- Days	Days	Days		
1	2	3	4	5		
3 Slobe 125mm	10	7	Q	Do not	romovoform	
3. Slabs 125mm	10	1	ð	Do not	removeform	

Note: for Portland Puzzolona Cement the removal time should be suitably increased over the time given for ordinary Portland Cement, as directed by the Engineer-incharge.

# Reuse of forms

Before reuse all forms shall be thoroughly scrapped, cleaned, joints, etc. examined and when necessary, repaired and inside surface treated as specified herein before. Formwork shall not be used / reused, it declared unfit or unserviceable by the Engineer-in-charge.

# **Classification of formwork**

# a. Ordinary

These shall be used in places where ordinary surface finish is required and shall be composed of steel and / or approved good quality seasoned wood.

# b. Plywood

These shall be used in exposed surfaces, where specially good finish is required and shall be made mostly of approved brand of heavy quality shuttering / marine plywood to produce a perfectly level, uniform and smooth surface.

Ordinary formwork shall be used for all under ground structures and 'plywood'

formwork shall be used for all structure above ground.

Part of structure	Temperature in degrees Celsius (800 C)					
	Above		400	to	200 to 50	Below 50
	400		200			
	Days	Days	Days		Days	
1	2	3	4		5	

B. Rapid Hardening Portland Cement concrete

#### 1. Columns and walls 1 1.5 1

#### minor Beams

#### beams

Acceptance of formwork and finished concrete shall be true to shape, lines, levels, plumb and dimensions as shown on drawings. All embedded fixtures shall be correct type and in correct position as shown in drawing. Finished concrete surface shall be free from blemishes like honeycombs, air bubbles, fins etc. Exposed decorative concrete surfaces shall be free from rust, stains grease and mould oil stains, etc. and

shall have uniform pleasing appearance to satisfaction of the Engineer -in-charge. If desired, the finished concrete shall conform in all respects to the accepted sample. Where exposed surface of concrete can be effectively sealed to prevent loss of water the periods specified for temperature above 40° C can be reduced to those for the temperature range of 20° to 40° C subject to approval of the Engineer-in-charge. Before removing any formwork, the contractor must notify the Engineer-in-charge well in advance to enable him to inspect the concrete, if he so desires.

# **Tolerance in finished concrete**

The formwork shall be so made as to produce a finished concrete true to shape, lines, level, plumb and dimensions as shown in the drawing subject to the following tolerances unless otherwise specified in this specification or drawings or directed by the Engineer-in-charge.

For

- a. Sectional dimensions = +5mm
- b. Plumb = 1 in 1000 of height
- c. Levels = +3mm before any deflection has taken place

This tolerance given above are specified for local aberration in the finished concrete surface and should not be taken as tolerance for the entire structure taken as a whole for the setting and alignment of formwork which should be as accurate as possible and true to shape required to the entire satisfaction of the Engineer-in-charge. Any error, within the above tolerance limits, or if noticed in any lift of the structure after stripping of forms, shall be corrected in the subsequent work to bring back the surface of the structure to its true alignment.

# 1.9.35 **Curing**

Curing etc. of the structures shall be exactly same as for reinforced concrete structures.

# 1.9.36 Vertical joints

All vertical joints shall extend full height of the wall in unbroken alignment.

### 1.9.37 Removal of Shuttering

Removal of the formwork shall confirm of IS 456-2000. Bolts and fasteners passing completely through liquid retaining slabs for the purpose of securing and aligning the formwork should not be used unless effective precautions are taken to ensure the water tightness after the removal of pipes or other fittings. Puddle flange in concreting shall

be placed at correct positions, before concreting and verified by the Engineer-incharge.

# 1.9.38 Water Tightness

The test for water tightness of the structure shall be carried out as per clause 10 of IS: 3370 part 3.

## **1.10.0 Pipe Laying**

#### **1.10.1** General

The specification given under this clause shall cover guide lines for providing all types of pipes for water supply, sewerage, rising mains, plumbing, interconnecting pipes in water wastewater treatment units etc

The diameters and types of pipes shall be as described in the bill of quantities / drawings. The pipes shall include all types of pipe viz. stoneware, concrete, plastic metal and asbestos pipes. Metal pipes shall include cast iron, steel and of different pressure classification as specified.

The specials and fittings like valves shall also be of the same materials, types and pressure grading to match the pipes and as specified in the bills of quantities / drawings. All the materials shall be confirming to the relevant Indian Standards.

The work includes transportation of pipes from the stores to the site of work road cutting and remaking, excavation of trenches in all types of soil, lowering of pipes into the trenches, caulking the joints with necessary spun yarn soaked in bitumen and cement slurry providing concrete bedding where specified, aligning to line and grade jointing, with 1:2 cement and coarse sand including excavation of earth below invert level of pipe for bedding, testing, back filling of trenches to meet the requirement of Indian Standards codes of practices in a best workmanlike manner.

The rates quoted shall be deemed to be inclusive of all costs of materials, transportation, costs of labour, tools and plant for all the operations involved in the completion of the works.

## 1.10.2 Materials

The pipes and specials shall conform to the Indian Standard Specifications (latest issue / revision) as detailed below:

**IS: 458-1971** Concrete pipes with or without reinforcement

IS: 651-1980 Salt glazed stone ware pipes and fittings

IS: 780-1984 Sluice valves (50-300mm size)

**IS: 784-1978 Prestressed concrete pipes** 

IS: 1239 Mild steel tubes, tubular and other wrought steel fittings (part I & II)

IS: 1536-1976 Centrifugally cast (spun) iron pressure pipes for gas, water and sewage

IS: 1537-1976 Vertical cast iron pressure pipes for water, gar and sewage

IS: 1538-1976 Cast iron fittings for pressure pipes for water, gas and sewage (part I-

# XXIII)

IS: 1592-1900 Asbestos cement pressure pipes

IS: 2906-1984 Sluice valves for water works purposes (350 to 1200mm size)

IS: 3006-1979 Chemical resistant salt glazed stone ware pipes and fittings

IS: 3076-1985 Low density polyethylene pipes for potable water supply

IS: 4984-1987 High density polyethylene pipes for potable water supply

IS: 4985-1988 Unplasticised PVC pipes for portable water supplies

IS: 1948-1961 Aluminum doors, windows and ventilators

#### 1.10.3 Construction

For earthwork and excavations of trenches the specifications given in section 4.1 Earthwork shall be followed.

# 1.10.4 Transportation of pipes

The transportation of pipes from the stores to the site of works has to be done in such a way that pipes are not damaged while handling and during transportation.

Light pipes and pipes of smaller diameter shall be handled manually. Heavy pipes shall be loaded and unloaded using lifting tackles like chain pulley blocks and shear legs. The pipes shall be protected against impact, shocks etc. Pipes shall not be allowed to fall freely on to the ground and hard surfaces so as to cause cracks in pipes. Transportation of pipes and stacking by the side of the trenches shall also be done in such a way that it causes minimum inconveniences to the traffic.

Lowering of the pipes into the trenches shall be done equally carefully so that the pipes are not damaged and also the trenches and bedding for pipes are not disturbed and damaged. Smaller and lighter pipes can be lowered using rope slings and shall not be dropped onto the trench bottom.

# 1.10.5 Stacking of Pipes

The pipes shall be laid out along the side of the trenches, each pipe in its position for laying with an extra pipe after every 20 nos. to allow for cutting. When the trench crosses a road or place where such distribution is inadmissible, the pipes shall be stacked in piles at each end in sufficient numbers to fill in the length.

#### 1.10.6 Transfer of levels to trench bottom

Permanent benchmarks have been established at convenient and frequent interval all along the pipe alignment for carrying the levels to the place of laying of the pipes with the help of Survey of India benchmarks. The contractor may get the same checked if he so wishes as he will be solely responsible for the accuracy of levels. Using boning rods and sight rails shall transfer the levels. The lowering of pipes shall not be commenced until the Engineer has checked levels and permits the lowering of pipes.

Heavy pipes shall be lowered into the trenches by means of shear lags, chain pully blocks and tackle. During the operation any pipe that is allowed to fall into the trench shall be condemned and removed from the site immediately. Care shall be taken while lowering the pipe into the trench. The Engineer-in-charge for damage examines each pipe which is laid in the trench. Cracked, broken in damaged pipes shall not be allowed to be used in the works. For any damage done due to the negligence of the contractor, the contractor will have to replace the pipe free of cost otherwise the department will collect twice the cost of the pipe from the contractor.

### 1.10.7 Cleaning of pipes

The pipes shall be checked for absence of cracks and damaged parts of pipe ends. The pipes shall also be cleaned to remove all dirt and soil and other foreign materials before lowering into the trenches. After jointing it shall be ensured that the extra jointing materials are removed. It shall also be ensured that no foreign material enters the pipes after they are laid by covering the pipe ends suitably.

- 1.10.8 The specified jointing materials shall be used and methods of jointing the pipes of different materials viz. Stoneware, concrete, cast iron, steel, plastic pipes etc. shall be followed as indicated in the bill of quantities, drawings, directions of the Engineer. For flanged joints necessary gaskets / packing material, bolts and nuts shall be provided without any extra cost. The gaskets / packing materials shall be of full diameter and have approved quality.
- 1.10.9 Normally the pipes are laid from downstream towards, upstream, the spigot end lacing upwards.

The spigot end shall be pushed home to the full depth of the socket.

- 1.10.10 The pipes shall be prevented from floating in case pipe trenches being flooded by properly loading the pipes with back filling material. However the back filling shall not be done above the joints till the pipes are tested and the Engineer permits the back filling.
- 1.10.11 The bedding of the pipes where specified shall be as detailed in the bill of quantities, drawings, direction of the Engineer. The locations of the bedding the thickness of the bedding the width of the bedding, material specifications and proportion of mix shall all be as indicated in the bill of quantities / drawings, direction of the Engineer.
- 1.10.12 The manholes on the gravity sewers shall be at locations as shown in the drawings.

  Normally they are located at the junctions of sewers, where the diameters of pipes, direction of pipes, grades of pipes change and also on straight lengths at specified intervals to facilitate cleaning operations. The sizes of the machines depend upon the diameters of pipes, depths of pipes, number of junction etc. and are given in the drawings. They shall be located as directed by the Engineer.

The material specifications viz. brick masonry or concrete the proportion of the concrete, mortar for masonry and plastering shall be as indicated in the typical drawings of manholes. The dimensions and thicknesses of masonry concrete plaster etc. shall be as specified in the typical drawings for manhole chambers as well as access shafts in case of deep manholes.

FRC manhole cover of specified weight and thicknesses and type as specified in the typical drawing for manholes / bill of quantities shall be provided and fixed as directed by the Engineer.

1.10.13 For laying and jointing of pipes the following codes of practices shall be followed unless otherwise stated.

IS: 783-1985 Code of practice for laying concrete pipes

IS: 2685-1971 Code of practice for selection, installation and maintenance of sluice valves

IS: 3114-1985 Code of practice for laying cast iron pipes

IS: 4111- Code of practice for ancillary structures in sewerage system – manholes etc. (Part I to IV)

IS: 4127-1983 Code of practice for lying of glazed stone ware pipes

IS: 5822-1986 Code of practice for laying have welded steel pipes for water

supplies

IS: 6530-1972 Code of practice for laying asbestos cement pressure pipes

IS: 7634-1975 Code of practice for plastic pipe work for potable water supplies (Part I to III)

IS: 12288-1987 Code of practice for use and laving of Ductile Iron Pipe.

IS: 4984-1995 Code of practice for High Density Polyethylene pipes for Potable water supply.

#### 1.10.14 Thrust blocks

In case of rising mains / pressure pipes, at changes of directions of pipes thrust blocks to resist unbalanced forces shall be provided as indicated in the drawings. The dimensions, material specifications shall be as specified in the drawings / bill of quantities.

#### 1.10.14 Valve Chambers

Chambers / masonry pits to protect the valves or other special fittings on the pipelines shall be constructed as shown in the drawing. The dimensions and materials specifications cover shall be as indicated in the drawing / bill or quantities.

## 1.10.15 Back filling

Back filling of the trenches shall not be commenced till the pipes are tested for hydraulic pressure and till the Engineer gives approval for filling of the trenches. Back filling of the trenches shall be done with approved back fill material free from boulders sharp objects, rubbish. The filling shall be carried out in layers not more than 150mm thick. The filled up material shall be well watered and consolidated, taking proper care to see that the pipes are not disturbed.

#### 1.10.16 Obstruction to traffic

The contractor shall be deemed to have knowledge about the condition of roads and areas where he has to lay the pipe. He shall make his own studies about the widths of roads particularly narrow, winding and steeply sloping roads to assess the difficulties he may have to face during excavation, stacking of pipes and materials, tools and plant during execution.

He shall make all the necessary arrangements for the diversion of traffic with least inconvenience to the public. He shall erect warning signals day and night and provide necessary barricades to avoid accident. Any damages caused to the public / private property shall be made good at his own cost. He shall also be responsible to pay an compensation to any person subjected to injuries or death due to his negligence in providing necessary safety precautions.

# 1.10.17 Hydraulic testing of pipes

Each section of the pipe shall be tested for water tightness of the pipeline as per relevant IS specification (latest amendment). To prevent disturbance of the alignment and grade after the pipes have been laid it is desirable to back fill the pipe upto the top, keeping atleast 90cms of pipe open at the joints. However this is not feasible in case of pipes of short lengths such as stoneware and concrete pipes. Where concrete encasement of concrete cradles have been provided partial covering of the pipes is not necessary.

In case of concrete and stoneware pipes with cement mortar joints pipes shall be filled with water three days after the joints have been made. The pipes shall be kept filled with water for atleast about a week before commencement of the application of the pressure to allow for the absorption of the water by the pipe walls.

The pipes are tested by plugging upper end of the pipe with a provision for an air outlet pipe with a stopcock. The water is filled through a funnel connected at the lower end provided with a plug.

After the air has been expelled through air outlet the stopcock is closed and the water level in the funnel is raised to two meters above the invert level of the upper end. Water level in the funnel is noted after 30 minutes and the quantity of water required to restore the original water level in the funnel is determined. The pipeline under pressure is then inspected while the funnel is still in position. There shall not be any leaks in the pipe line or the joints leakage in 30 min. determined by measuring the replenished water in the funnel shall not exceed 15milliliters in the smaller diameter and 60 milliliters in larger diameter per cm. Diameter of pipe for 100mtr length of pipe.

Any sewer or part thereof that does not meet the above requirements shall be emptied and repaired, or re-laid as required and tested again.

For concrete RCC pipes of more than 600 mm diameter the permissible quantity of water replenished can be increased by 10% for each additional 100mm of pipe.

## Air Testing

Air testing can be permitted particularly in large diameter pipes when the required quantity of the water is not available for testing. It is done by subjecting the stretch of pipe to an air pressure of 100mm of water by means of a hand pump. If the pressure is maintained at 75mm the joints shall be assumed to be watertight. In case the drop is more than 25 mm the leaking joints shall be traced and suitably treated to ensure water

- tightness. The exact point of leakage can be detected by applying soap solution to all the joints on the pipeline and looking for air bubbles.
- 1.10.18 All the arrangements for the tests required for supply of water, pipe specials, fittings for blanking of the pipe ends, instruments, labour, tools and plant etc. shall be arranged by the contractor himself at his own cost. The rate quoted by the contractor for laying and jointing of the pipes shall be deemed to be inclusive of the cost of testing of pipes.
- 1.10.19 The contractor shall be bound to follow the instructions of the Engineer regarding the test procedure, test pressure, lengths of sections for testing etc. the tests shall be carried out only in the presence of the Engineer.
- 1.10.20 As soon as the streach of pipe is laid and tested. A double disc or solid or closed cylinder, 75mm less in dimension than the internal diameter of the pipe shall be run through the section to ensure that it is free from any obstruction.

# 1.11.0 Painting

Following should be provided:-

i) Interior - Oil bound distemper.

ii) Exterior - Apex (or Asian Paints) or equivalent.

iii) Interior of Clear Water reservoir & CPT -Food grade Epoxy

iv) Part of Clarifier bridge under water -Food grade Epoxy
All the following guidelines generally apply for painting all types of surfaces like wood,
metal, masonry surfaces etc. All paints and painting materials shall only be of the quality
approved by the Engineer and of approved makes.

The colour shall be of the approved shade being of the approved shade only IS: 5807-1978 colours for ready mixed paints and enamels shall be followed to specify the colours.

Paints shall have a high covering capacity and be fluid enough for even spreading in a thin coat and dry quickly.

Painting shall form a tough, durable film without showing brush marks or cracks / shivering.

Paints shall be applied as per manufacturer specification and direction of the Engineer. The surface to be painted shall be prepared as stipulated by the manufacturer of the paint. It should be clean and dry. Using wire brushes to the complete satisfaction of the Engineer.

Painting shall not be commenced till the employee approves the surface. The number of coats of paint shall be applied as specified in the bill of quantities / drawings / direction of the Engineer.

If a primer coat is specified it shall be applied with approved primer and allowed to completely dry before applying the coats of paint. In no case a second coat of paint shall be applied until the previous coat has completely dried. The previous coat shall be allowed to dry at least 24 hours or as specified by the manufacturer.

The painting shall be done only in dry weather and when the work is perfectly free from dust, rust scales and moisture.

The paint shall be mixed thoroughly if necessary with thinner as specified to bring it to the required consistency. The batch of paint that shall be mixed shall be only that much as it can be completely used and not left over for the next working period / shift. Proper brushes shall be used for painting and rags or inferior quality of brushes shall not be used for painting.

Each coat shall be evenly covered over by using brushes. The paint shall be applied first using vertical strokes. Next coat shall be passed over at right angles to the previous coat without leaving any brush marks. The painted surface shall look uniform and evenly coated.

The paints, thinners, varnishes, oils shall be brought to the site in sealed containers as sold by the approved manufacturers of approved brands. As a general rule, it is safer to use primer, filler, undercoating and finishing paints made by the same manufacturer.

All materials for painting shall be stored preferably in well-ventilated rooms free from excessive heat, spark or flame or direct rays of sun.

The containers shall be kept always closed except when using. Materials, which have become stale or fat due to improper and long storage shall not be used or mixed usable stuff.

After each days work the brushes shall be cleaned using mineral turpentine or any other thinner ensuring that the paint is completely removed from the heel of the brush. The following Indian Standards are applicable and shall be followed unless otherwise specified.

IS: 104-1979 Ready mixed paint, brushing, zinc chrome, priming

IS:124(partI,II,III) Ready mixed paint, brushing, finishing, semigloss for general purpose

IS: 157-1950 Ready mixed paint, brushing, acid and alkali resistant, lead

free for general purposes

IS: 158-1981 Ready mixed paint, brushing, bituminous, black, lead free, acid

alkali, water and heat resistant for general purposes

IS: 159-1981 Ready mixed paint, brushing, acid resisting for protection

against acid fumes, colour as required

IS: 168-1973 Ready mixed paint, air drying, semi-gloss/matt, for general purposes

IS: 430-1972 Paint remover, solvent type non-inflammable

IS: 431-1972 Paint remover, solvent type flammable IS 104-1979

Ready mixed paint, brushing, zinc chrome, priming

IS: 2339-1963 Aluminum paint for general purposes in dual containers

IS: 5411-1972 Plastic emulsion paints (Part I and II)

IS: 5660-1970 Ready mixed paint, brushing and aluminum red oxide primer

**Payment:** 

The rates quoted shall be deemed to be inclusive of all labour, materials, scaffolding, cleaning of the area/removing of the stains/dropping of paint after painting operations etc. No additional payment shall be admissible.

## 1.12 Painting

#### **Materials**

Distemper dry of required colour and shade shall be obtained ready mixed as per IS: 427-1965. Distemper dry. It shall be in the form of fine dry homogeneous powder form free from odour of putrefaction as such and when mixed with water.

Distemper oil bound of required colour and shade shall be obtained in ready mixed form conforming to IS: 428-1969. Distemper oil bound the material shall be in the form of a homogeneous paste free from odour of putrefaction as such and when mixed with water.

Acrelic smooth exterior paint of approved brand shall be applied on all exterior suface of buildings.

# Workmanship

The finish to be provided with white or colour washing, distempering or painting etc., the number of coats to be applied, and any special process or treatment to be adopted shall be as indicated in the bill of quantities / drawings / directed by the Engineer.

No finish shall be executed until a sample of the finish to the required colour and the Engineers approves shade. Where more than one coat is required the Engineer shall approve each coat before subsequent coat is applied.

The colour shall be of even shade over the whole surface, shall not be of patchy appearance or badly applied.

Surfaces of doors, windows, floors, articles of furniture etc. shall be protected from being splashed upon. They shall also be cleared after the work is completed. No damage shall be caused to them and incase any damage is caused they shall be made good by the contractor at his own cost.

Necessary scaffolding or suspended platforms, or ladders, stage scaffoldings 'shall be provided. For such ladders / scaffolding, protective gunny bag sacking shall be tied to prevent scratches to the flooring or walls to which they come into contract.

The surfaces to which white or colour wash is to be applied shall be cleaned thoroughly to remove all dust, dirt, mortar drops, grease and other foreign matter before the white or colour wash is applied.

All depressions holes etc. shall be filled in with mortar or putty, plaster of pans and the surface is smoothened before application of the white / colour washes / distempers to the surfaces.

The lime wash shall be prepared by slaking the lime at site and shall be mixed and stirred with about 5 liters of water per 1 kg. of unslaked lime to make a thin cream. This shall be allowed to stand for a period of 24 hours and shall then be screened through clean coarse cloth.

1 kg. of gum dissolved in hot water shall be added to every one cubic mtr. of lime cream. About 1.3kg. of common salt dissolved in hot water shall also be added for every 10 kg. of lime for making the coating hard and rub resistant. A small quantity of ultra marine blue (upto 3 gram per kg. of lime) shall also be added to the last two coats of white wash. The whole solution shall be stirred thoroughly before use.

Colour wash shall be prepared by adding mineral colour not affected by lime, gradually to the base wash prepared as for white wash and stirred well till a required tint is obtained.

Sufficient quantity of colour wash shall be prepared so as to be adequate for completing the work in one operation to avoid any difference in shades.

White wash shall be applied with brushes to the specified number of coats. The operation of

each coat shall consist of a stroke of a brush given from top to bottom,

another from bottom to top over the first stroke. Similar one stroke horizontally from right and another from left before it dries. Each coat shall be allowed to dry before the next coat is applied. No portion of the surface shall be left out initially to be patched up later.

White washing on ceiling shall be done prior to that on walls. The finished dry surface shall not show any signs of cracking and peeling and the white wash shall not come off readily on the hand when rubbed.

For colour wash the first base coat shall be of white wash and subsequent coats of colour wash solution in full number of coats and the Engineer shall approve the shades so obtained shall be approved by the Engineer.

Wherever distempering is specified whether dry or oil bound distemper the surfaces shall be prepared so as remove all the dirt, grease, mortar dropping and all rubbish and shall be made smooth if required by filling up all depressions by putty, plaster of paris, cement mortar etc. and sand papered and dust wiped off. Subsequent coats shall be applied as recommended by the manufacturer after mixing the distemper as specified by them.

The various coats shall be applied only after the previous coats are thoroughly dried.

Distemper shall be applied only in dry weather with double bristled distemper brushes. The first coat shall always be of lighter colour than that required finally and the subsequent coat shall be applied only after the previous one is thoroughly dried for atleast 24 hours or as suggested by the manufacturer.

For cement paint the surfaces shall be prepared as indicated for white and colour wash. Before applying the surfaces shall be wetted thoroughly to control surface suction. The surfaces shall be moist and not dripping wet. Surfaces which readily absorb moisture shall be wetted in one operation not more than one hour before the application of the cement paint. Surface which absorb moisture slowly shall be wetted in at least two operations not less than 30 minutes apart. The cement paint solution shall be prepared as recommended by the manufacturer and kept stirred frequently in the container to prevent segregation. The lids of the cement paint drums shall be tightly closed when not in use as the cement paint rapidly becomes air set. Curing shall be carried out with water using a fog spray two or three times a day. Curing shall also be done between coats and for at least for two days after final coat is applied. Cement paint shall be applied with relatively short stiff hog or fibre bristles.

The paint shall be brushed in uniform thickness and shall be free from excessive brush marks. The laps shall be well brushed. On external plastered and concrete surfaces cement paints shall be vigorously scrubbed on in such a way as to work the paint into the voids and provide a continuous paint film free from pin holes and other opening. The finished surface shall present an even and uniform shades without patches, paint drops etc.

# 1.13 Doors, windows, grills, rolling shutters etc.

The items under this clause cover doors, windows, grills, rolling shutters, collapsible gates etc. normally required to be provided in a building used whether for residential, office, laboratory or industrial purpose.

Doors and windows shutter and window mesh to check the brides shall be of aluminum as specified in the bill of quantities / drawings or as directed by the engineer. The sizes of the above items and locations of the same shall be as shown in the drawings.

All the doors (except rolling shutters) windows (glazed +mesh) & ventilators to be provided of Aluminum and rolling shutters made if 18 gauge M.S. sheet of approved make.

They shall be provided with all necessary fittings will be ISI marked like hold fasts, hinges, locking arrangements stoppers, eyes and hooks, tower bolts, handles, fixing lugs etc. of sizes and quality grade as specified.

They shall be provided in complete form including painting, glazing, fixing in position true to level and plumb, steel rolling shutters shall be of approved make and shall conform to IS: 6248-1979. Metal rolling shutters and rolling grills.

The builders hardware shall all be as per relevant Indian Standards.

#### 1.14.0 Structural steel fabrication work

# **1.14.1** General

Structural steel fabrication work shall include all types of steel structural work required for installation of platforms for operation and installation of equipment where rolled steel sections are joined together either by bolting or riveting or welding as specified in the drawings / bill of quantities / directed by the engineer. It shall also include fabrication and installation of air vessels / pressure vessels etc. Covers for

ducts for electrical panels along with their seating arrangements are also classified under this heading unless they are provided separately under a different heading.

#### 1.14.2 Materials

Structural steel that is used for fabrication shall be conforming to any of the following grades of steel as specified to each of the works.

IS 226-1975 Structural steel (standard quality)

IS 1977-1975 Structural steel (ordinary quality)

IS 2062-1980 Weld able Structural steel (fusion quality)

Whenever steel is supplied by the contractor, he shall on demand produce the test certificates from the manufacturer.

The welding rods used for fabrication shall conform to IS 814-1974 (part I &II).

The fasteners like bolts, nuts etc. shall conform to IS 1367.

Rivets shall conform to IS 1148-1982. Plain washers shall conform to IS 2016-1967.

Spring washers shall conform to IS 3063-1972.

# 1.14.3 Fabrication

All the shop drawings shall be prepared by the contractor and submitted in advance of at least 15 days to the engineer for his approval. The drawings shall be submitted in triplicate. The fabrication work shall not be taken in hand until the shop drawings are approved by the engineer. Approval of the shop drawings however shall not relieve the contractor of his responsibility of correct conformation to the approved drawings shall be given to the contractor for going ahead with the fabrication work.

In the shop drawings to be submitted by the contractor standards symbols as described in the IS 813-1961 shall be followed.

Fabrication work shall be carried out as laid down in IS 800-1984 Code of practice for general construction in steel.

Welding shall be carried out in accordance with the following specifications as applicable:

IS: 803-1976 Code of practice for design fabrication and erection of vertical mild steel cylindrical welding oil storage tanks

IS: 816-1969 Code of practice for use of metal are welding for general construction in mild steel.

IS: 822-1970 Code of practice for manual arc welding of mild steel

IS: 9595-1980 Recommendation metal are welding of carbon radiographic tests are required to be carried out as directed by the engineer incase of pressure vess

IS: 818-1968 Code of practice for safety and health requirements in electric and gas welding and culling operations.

IS: 3016-1982Code of practice for fire precautions in welding and cutting operations

IS: 7205-1973Safety code for erection of structural steel work

The sanctions shall be fixed absolutely vertical or to the specified angle as shown in the drawings / as desired / directed by the engineer.

All connections like angle bracket, cleats, gusset plates, anchor bolts, bearing plates shall all be fixed as shown in the drawings. This shall also include all labour costs, materials and equipment required for all fabrication hoisting, erection and satisfactory completion of the item of work.

The supply of materials include all structural members like rolled sections, plates, brackets rivets, bolts and nuts and welds.

The steel work shall be painted as specified in the drawings, described in the bill of quantities or as directed by the engineer, unless otherwise provided for in the bill of quantities separately, the rate quoted for the item is inclusive of all costs for painting like cost of paint, cost of labour, scaffolding etc. Welding work shall be done generally using electric arcs welding. Where public electricity is not available, generators shall be arranged by the contractor himself.

Gas welding shall not be allowed to be resorted to for welding. Under special circumstances if in the opinion of the engineer it cannot be avoided, gas welding can be done with the prior permission of the engineer. However gas welding shall not be used criteria for consideration.

All arrangements shall be made by the contractor for access for inspection by the engineer or his representative to the workshop where the welding work is being carried out and necessary equipment like gauges, measuring instruments etc., shall be made available to the inspecting personnel.

Painting work shall not be started without the express approval of the engineer and the painting shall be started only after his inspection and approval of the works after carrying out surface preparations. All holes shall be carefully marked and welded. Holes shall have their axis perpendicular to the surfaces bored through. Hole through two or more members shall be truly concentric. Holes shall not be formed by welding process.

All the temporary connections of parts / assembly shall be done in the following ways:

For welded structures: Tack welding fasteners, devices, fixtures.

For riveted and bolted structures joining shall be done by adequate number of bolts. If tack welding is permitted by the Engineer, same shall be removed after the work is completed.

For the riveted structure in which holes are to be drilled after assembly appropriate fixtures shall do joining.

Welded joints shall be free from defects that would impair the service performance of the construction. All the welds shall be free from incomplete penetration, incomplete fusion, slag inclusion, burns, unwelded crators undercuts and cracks in the welded metal, porosity etc. All the defects shall be rectified as directed by the Engineer. Defective portions shall be removed to he sound metal and re-welded. Caulking shall not permit rectification of the welds by caulking.

All welds shall be cleaned of slag and other deposits after completion.

#### 1.14.4 Payments

In the case of rolled sections lengths shall be measured correct to length and weight calculated on the basis of standard weight per meter indicated in IS Handbook for structural rolled sections, limited to the lengths shown on the drawings. The weights shall be calculated upto 0.1 kg. weight of steel plates shall be calculated separately on the basis of actual shape and thickness provided allowing 5% for wastage or cut outs. In case of bolted work, the weights of bolts, nuts, washers shall be added in full and no deductions shall be made for bolt holes.

In case of riveted work only the weight of the rivet heads shall be added and no deduction shall be made or the rivet holes. No increase in weight small be permissible in welded work due to welding.

The cost of electricity for are welding / gas for gas welding shall not be paid separately. The rates quoted for fabrication work shall be deemed to be inclusive of such costs and also cost of testing where required to be carried out as directed by the Engineer or as specified.

#### 1.15.0 **PVC** items

#### 1.15.1 **General**

These specifications cover the guidelines for general purpose rigid PVC sheets produced by extrusion or calendaring.

#### 1.15.2 Material

Rigid PVC sheets conforming to IS 6307-1985 shall be used.

It shall essentially consist of polyvinyl chloride and a copolymer of which major constituent is vinyl chloride compounded with other.

The PVC sheet may be transparent, opaque, coloured or colourless as directed. The sheet shall be uniform in colour (if coloured) and finish (transparent or opaque) and shall be free from scratches, creases, streaks, dents, holes etc.

The thickness of sheet shall be as specified on the drawings. The thickness shall be measured with a micrometer. The tolerance in thickness of plate shall be nil for calendared sheet and plus or minus 10% of thickness for extruded sheet.

Other requirements for PVC sheets are as under:

1. Vicat softening temp. 750 C min. Tensile stress at yield 450 kg/cm² min.

Dimensional change at 1200 C max. 20%

# **Stacking**

The rigid PVC sheets shall be stacked horizontally one clean, firm and level ground and in accordance with the manufacturer instructions. On uneven grounds timber sleepers shall be used. The sheets shall not be stacked above 25cm in height.

The sampling of sheets shall be done as per IS 6307-1985.

## 1.15.3 Cutting and Fabrication

For the purpose of fabrication approved fixtures and fastening as specified on drawings shall be used.

The sheets shall be cut true to sizes as shown in drawings with tolerance of +6 mm in length or width.

# **1.15.4 PVC** pipes

Materials

The pipes shall be PVC pipes conforming to IS 4985-1981 with a working pressure of 10kg/m₂.

Tolerances in dimensions shall be as specified in IS 4985-1981. Physical and chemical characteristics and mechanical properties shall be as per IS 4985-1981.

**Testing** 

For testing of pipes for hydrostatic characteristics appendix +1 of IS 4985-1981, shall be followed.

## 1.15.5 Mode of measurement

The rate shall be inclusive of all labour, material transportation to the site of work and erection. The cover sheets including angle frame shall be measured.

•

# 1.16 Epoxy coating and Bituminous

painting Epoxy coating

# 1.17 Water Proofing and Damp Proofing

The specifications described under this section cover the general guidelines for water proofing of roofs by application of sodium silicate conforming to IS 281.

#### 1.17.1 Material

Material to be used shall be commercial sodium silicate (water glass) in water on the proportions described.

# 1.17.2 Preparation of surface for treatment

The concrete for roof shall be laid to the slopes specified on drawings. Thus care shall be taken for the surface preparation, right from the stage of concreting.

After curing is over, the surface shall be thoroughly cleaned of all the dust, grit, greasy and oily matter and other deleterious material.

# 1.17.3 Application

Water glass solution shall be applied over the prepared surface in 3 coats as described below:

On the prepared surface sodium silicate solution (water glass) in a proportion of 1:4 (1 part of sodium silicate: 4 part of water) shall be applied, in such a way that one litre of solution covers 4 sqm. of surface. The surface shall be allowed to dry for 24 hours. Over the third coat a layer of concrete 25mm thick with 12mm size stone ships shall be laid in proportion of 1:2:4 and finished smooth with neat cement slurry. Care must be taken to cover the corners, joints of parapet and roof slab.

# 1.17.4 Damp Proofing

Damp proofing course where specified shall be provided as described below:

- 1. Two coats of hot tar shall be applied over the well cleaned surface of walls where DPC is to be provided.
- 2. Over the coat of bitumen cement concrete in proportion of 1:1 ½:3 shall be laid to the thickness specified on drawings.
- 3. After the concrete is fully cured, a layer of mixture of hot bitumen and coarse sand in a proportion of 7:3 shall be laid.

Thickness of the layer shall be 6mm.

# 1.17.5 Measurement and Payment

The item shall include all the material, labour, tools and plant required to complete the item in a best workmanship manner.

Rate shall be per sqm of the completed item.

**Expansion Joints & Construction Joints** 

# 1.18 General

The item of providing expansion joints in concrete includes all the material, labour, tools and plants necessary to completing the item in best workmanlike manner.

# 1.18.1 Material

The material to be used in the joints shall be ribbed PVC water stop or approved copper / metal sheet flashing of specified width approved by the engineer, bitumen impregnated fiber board as filler conforming to IS 10566 and approved sealant material (in case of movement joint only).

#### 1.18.2 Joints in floor

Joints in floor shall be provided as specified on drawings.

In case of PVC water stops to be provided horizontal position flat footed PVC

water stops shall be used.

The water stops shall be provided in such a way the half the portion of water stop (width wise) is embedded in the concrete and half remains exposed for next concrete. Steel reinforcement shall not be discontinued where construction joints in floor are provided

#### 1.18.3 Joints in Walls

#### 1.18.3.1 Movement Joints

Movement joints shall be provided in the walls at position shown on drawings. Water stops shall be kept in position with the help of bitumen impregnated fiber board filler. Concrete shall be laid in such a way that half the portion of water stop remains exposed for next concreting.

## 1.18.3.2 Construction Joints

Construction joints shall be provided between two lifts of concrete as shown on drawings.

A groove shall be formed around exposed portion the PVC water stop for proper jointing.

Care shall be taken during concreting to keep the water stop in vertical position.

In no case shall be water stop be punctured or nailed with the binding wire to keep it in position. Whenever required to be jointed the water stop shall be welded in T, x or L pattern or lapped as per the instruction of engineer.

# 1.18.4 Measurement and Payment

Separate rates shall be quoted for movement joints and construction joints.

The rates shall be quoted inclusive of all the material, labour and tools and plant.

Mode of measurement shall be per running meter of the joint.

# 1.18.5 Recommended makes (for water stops only)

- 1. FIXOSTOP
- 2. CHEMPLAST
- 3. CALIPLAST
- 4. **JYOTIPOLYMER**
- 5. DURON

# 1.19 Sluice valves / Butterfly Valves

# 1.19.1 Specifications for Sluice Valves/ Butterfly Valves

The sluice valves shall be of DI conforming to IS 780, IS 2906 and IS 14846 for valves or relevant code with latest amendment. The sluice valve shall have flanges on both ends. The valve rating shall not be less than PN 1.0. Sluice valves should have stainless steel AISI / 3 IG spindle and stainless steel AISI / 304 seat rings and for check rating stainless steel AISI/304 seat rings.

Valves should be suitable for working pressure of 6kg/sq.cm (seat test) and body tested to 9 kg/sqm.cm.

Flanged drilled to IS – 1538 part IV and VI.

Air Valves

The air valves to be fixed at proper places shall be of best available quality. Single chamber DI DUUJET Air Valve with body cover ductile Iron of grade GGG-40 shall used. The material body of Air Vave should be Ductile Iron. All the internal parts such as float, shell etc. all cover bolts should made of austenitic alloy steel and Gasket should be made of EPDM. The Valve should be with electrostatic powder coating both inside and outside. The valves should be vacuum tight and 100% leak proof with face-to-face dimension. The valve should be with stand successfully against the pressure PN-1.0 as per required specifications.

#### 1.19.1.1 M.S. Pipe / M.S. Specials and Gap Pieces

M.S. specials and gap pieces would be fabricated from M.S. plates of minimum thickness 12 mm (as per relevant IS specification) by electric resistance welding. The welded steel gap pieces and specials shall conform to IS: 3589-1981. Some of the important specifications for the same would be as below:

#### i) Materials

The mild steel plates used for fabrication of specials and gap pieces shall conform to IS: 226 - 1975 and IS: 2062- 1984. The welding electrodes used would conform to IS: 814 (Part- II) 1974.

The M.S. gap pieces and specials shall be required to withstand an internal test pressure of 6kg/cm2 and external pressure caused due to overburden according to varying depths in various reaches as per L-Section and other stresses caused during fabrication, handling, deformation when not under pressure, stresses due

to self weight, stresses due to the weight of water and its tractive forces etc. and their various combination.

#### ii) Manufacture

The M.S. specials and gap pieces would be fabricated as per provisions made in IS: 3589-1981.

They would be fabricated by electric resistance welding, to be carried out in accordance with provisions made in IS: 816-1969.

Necessary anti-corrosive coatings on external and internal surfaces of the M.S. specials and gap pieces would be provided by lining and out coating with concrete or cement mortar of suitable mix so as to make it impervious using mesh reinforcement. All other exposed metallic surfaces including nuts, bolts etc. would be rendered anticorrosive by application of anticorrosive paints. Dimensions of specials would conform to the specifications given for C.I.

specials in IS: 1538 (Parts I to XXIII)- 1976.

# iii) Tests

The ladle, analysis of the steel used in M.S. specials and gap pieces when made in accordance with IS: 228 (Part III)- 1972 and IS: 228 (Part-IX)- 1975, shall not show sulphur and phosphorous in amounts exceeding 0.06 percent each. The welded joints shall be tested in accordance with procedure laid down in IS: 3600 (Part-I)- 1973. One test specimen taken from at least one field joint out of any ten shall be subjected to test.

# iv) Workmanship

The specials and gap pieces shall be clearly finished and reasonably free from scale. They shall be reasonably straight free from cracks, surface flaws, laminations and other defects.

#### 1.19.2 Test on Sluice Valves

- 1 Shop Test
- 1.1 Operational check

All valves shall be tested at the factory for smooth, trouble free operation and operating torque requirements by operating between fully closed position three times.

# 1.2 Hydraulic Test

The hydrostatic tests shall consist of:

- a) Application of the pressure equal to 1.5 times the maximum working pressure specified in this section with both ends closed and valve fully open, for ten minutes. No leakage of water should occur through the metal, flanged joints or valve packing gland, nor should any permanent deformation of any part occur.
- b) The pressure shall then be reduced to the working pressure and the wedge gate lowered thus closing the valve. The stipulated pressure shall then be maintained for 5 minutes.

# 1.19.3 Check valves and Piping

# 1 Shop Test

Application of pressure equal to 1.5 times the specified maximum working pressure with both ends closed for 10 minutes. No leakage of water should occur through metal and joints and no permanent deformation for any part should occur.

# 2 Field Test

Operation check to be carried out after installation and before commissioning.

# SECTION - 8

# LAYING & JOINTING OF DISTRIBUTION SYSTEM / RISING MAINS/FEEDER MAIN

# 2.1 DETAILED SPECIFICATIONS FOR WATER PIPE LINE

## WORKS TECHNICAL GENERAL SPECIFICATIONS

All the works as mentioned in schedule 'G' and other works pertaining to the unit shall be executed in confirmation to the relevant latest edition of Indian Standard Code specification published by Bureau of Indian Standard. If a case arises where Indian Standard Codes are silent, the current relevant specifications published by different Engineering departments shall be followed in the order viz

- 1. Jal Nigam/L.S.G.E.D. Specifications
- 2. Uttar Pradesh Public Works Department
- 3. Uttar Pradesh Irrigation Department
- 4. Central Public Works Department
- 5. Indian Water Works Association Standards.
- 6. Central Government Public Health Engineering Organisations' Manuals etc.
- 7. Due to the technological development if a case arises where all India Standards are silent, and International Standard shall be followed.

# 2.2 EXTENT OF WORK

The contract provides for the supply, laying and jointing of all GI/DI & HDPE pipe line for distribution system & rising mains with fittings, specials and all other appurtenant works as per schedule 'G'

#### 2.3 LIMIT OF CONTRACT

The contract shall be deemed to be complete after all the works have been tested and handed over to the Jal Sansthan Allahabad and with stood a defects liability period of 12 months after the date of commissioning and passage of 4 months trial run period without developing any defects etc. It will be wholly contractor's responsibility to replace the whole or part of pipelines and fittings/ chambers at his own cost, if any irreparable defect or damage due to failure of pipe, fittings, specials and other materials occurs or

the work is found to be of inferior quality beyond acceptance in the opinion of Engineer In charge even after execution & during the maintenance period.

# 2.4 EXCAVATION OF TRENCHES

The excavation in trenches shall be carried out in accordance with the detailed specifications laid down in U.P.J.N.'s detailed specifications, which can be seen in the office at any working day during office hours before filling in the tender, and the contractor's rate shall include all such works as detailed there in as well as all timbering, shoring and shuttering works, as this shall not be paid extra.

The rate shall be good for excavation in all types of strata and no separate claim in this connection shall be entertained. The contractor shall be liable for any damage done to any adjacent property or to any of the works in partiality or completely by settlement or movement of trenches which in the opinion of the Engineer attributable to any of the excavation/ trench work timbering and refilling included in this contract or not withstanding such settlement may be allowed to have been caused by the construction of any kind of subsoil water during progress of pumping. The contractor shall also be responsible for all slips and shall not be paid extra for their removal. He shall also make good all damages due to slips, etc., and complete all the works. The contractor's lump-sum rates should therefore also include refilling of trenches in layers including watering and ramming and disposal of surplus earth any where, as desired by Engineer without creating any nuisance or complaint and without any extra claim what so ever. The trenches should be so dug that the pipe may be laid to the required gradient and at the required depth to give one meter clear cover. Additional width & depth should be provided at positions of joints, flanges, fittings for proper jointing. Trench width should not be less than 60 cm. plus inner dia of pipe. The rates should also Include for refilling of trenches including watering & ramming & disposal of surplus earth etc. complete. The rates of excavations shall be inclusive of display of flags, caution boards, fencing,

lighting, watering, etc. lead shall be from the centreof area of excavation to the centreof heap and lift is to be measured from the mean ground level to the bottom of the excavation.

# 2.5 DISMANTLING AND TEMP. REINSTATEMENT OF ROADS

The permission for dismantling of roads shall be obtained by the contractor and its charges

will be paid to the concerned department by U.P. Jal Nigam and all

correspondence on demand shall be done by U.P. Jal Nigam but dismantling work shall be done by the contractor and its charges shall be taken in the tendered cost.

# 2.6 CUSHIONS ALL ROUND THE PIPES

To avoid damage to the HDPE pipes due to kankar/boulders and other sharp object, if at all encounter in field then sand or alluvial soil cushion or screened earth free from all above unwanted objects shall be provided which shall be laid under the above pipe lines in thickness ½ of the outer dia of pipe or 15 cm. whichever is maximum.

No extra payment shall be paid to contractor 2.7

#### **JOINTING OF PIPES AND FITTINGS**

# 2.7.1 D.I. DETACHABLE FLANGED JOINTS

It shall consist of two D.I. flanges, D.I. collar and two rubber rings with a set of nut bolts. For jointing, a flange, a rubber ring and a collar should be slipped to the first pipe In that order, a flange and a rubber ring shall be introduced from the jointing of the next pipe. After aligning the both pipes and keeping the collar centrally placed. Joints of the flanges shall be tightened with nut and bolts.

# 2.7.2 SUPPLY & FIXING OF VALVES AND FITTINGS

- 2.7.2.1 Plain ended C.I. valves confirming to I.S. 2906-1984 and I.S.I. marked fittings and specials confirming to I.S.-5531-1977 (part 1 to 3) shall be supplied and fixed as per method described above and relevant IS Codes/Manual on water supply & treatment-1993 or its latest edition.
- 2.7.2.1 D.I. flanged specials and fittings like tee, bends tapers, etc. confirming to I.S. 1538-1976/84 or its latest amendments part 1 to 24 shall be supplied and jointed as per methods told above. Supply and fixing of D.I. D/F, Sluice Valve I.S.I. marked will confirm to IS 780-1984 tested to 10 kg./cm². Underground fire hydrant ' (sluice valve)

type) shall be supplied and fixed as per IS: 909-1975 or its latest amendment. Selection, installation and maintenance of sluice valve shall confirm to specification laid down in IS 2685-1971 or its latest amendment. Reflux valves shall confirm to IS 5312-1969 or its latest amendment. Supply and fixing ball valves horizontal plunger type shall confirm to IS 1703-1977. Air valves as required in schedule 'G' shall confirm to relevant IS codes.

# 2.8 SUPPLY. LAYING AND JOINTING OF PVC PIPES

Supply, laying and jointing of PVC pipes of required working pressure as per schedule 'G' and Index plan will be as per I.S. 4985-1988 or its latest amendment and laying shall be done as per latest revision of I.S.-7634 (Part -3) and as detailed in Schedule 'G'. The Jal Nigam /LS.G.E.D. detailed specifications can be seen in the office of Engineer. Solvent cement technique for jointing of PVC pipes shall be adopted as per I.S.-7634 or its latest amendment. Injection molded PVC fittings with solvent cement joints shall be fixed as per I.S. 7834 with Its latest amendment Work specifications of latest edition of Manual on water supply and treatment. Ministry of Housing and development Govt. of India shall be followed in general for all other works for which specifications are not detailed herein. Before laying of pipe line a certificate of testing of pipes have to be produced to the satisfaction of Engineer.

## 2.9 SUPPLY AND TREATMENT OF PVC

# PIPES HANDLING AND STORAGE

PVC pipes on no account should be dragged along the ground and special care shall be taken in handling and transportation of PVC pipes. Pipes shall not be stacked in large numbers, especially under warm climatic conditions, to avoid distortion of pipes placed in bottom of stack. For temporary stacking of PVC pipes in fields where racks are not provided care shall be taken that the ground is level, free from loose stones. Maximum three layers should be kept and so stacked as to prevent movement. Pipes shall not be stored one pipe inside another. Contractors should fill in the rates taking care of all these in his rates.

## 2.10 TRENCH PREPARATION

The trenches bed should be free from any rock projections, hard object such as flints, or tree roots, etc. If Kanker/boulder mixed soil is met, a with layer of sand or alluvial earth (or screened earth) equal to ½ dia of the pipe or 15 cm. whichever Is maximum shall be provided under and above PVC pipes. Sand/earth cushions shall not be paid extra. Depth of trenches should be such as to provide minimum one meter cover td the pipe.

The width of trench shall be minimum 60 cm. plus the inner dia of pipe for proper laying of pipeline.

## 2.11 LAYING AND JOINTING

Pipes shall be laid end to end in already prepared trenches and using solvent cement, socket and

spigot joint shall be made. The socket in the form of injection molded fittings

shall be used and glued to pipes with solvent cement. Full load should be done only after 48 hours of jointing. The PVC pipes are notch sensitive hence no threading into PVC pipes shall be done. All the valves are jointed by flanged joints. Lockers can sometime be plugged by fastening clamps with rubber gaskets. However laying of PVC pipe will be done only after the pipes is supplied and tested as per relevant IS codes to the satisfaction of Engineer and a certificate to this effect is produced. Contractor shall be solely responsible for pipe lines to be made 100% leak proof during work and for a maintenance period of one year after the date of commissioning.

# 2.12 PRESSURE TESTING OF PVC PIPES

Pressure testing of PVC pipes shall not be done until otherwise desired by the Engineer In charge. However, pipelines shall be tested against any leakage by the contractor in a Manner as SPECIFIED in relevant IS code or as per para 6.10.5 on page 120 of the Manual on water supply and treatment. Prior to testing care should be taken to evacuate any entrapped air and slowly raising the system to appropriate test pressure. After about one hour has elapsed a measured quantity of water shall be pumped to bring the pressure back to test pressure, if there is a loss of pressure during the test. The quantity of water required to restore the test pressure of 30 M. for;24 hours should not exceed 1.5 litres per 10mm of nominal dia for a length of 1 Km.

Contractor shall include in his rates sufficient margin for testing and repair of subsequent leakages of joints, fitting and specials during work and after commissioning of pipe line and also during maintenance period of one year. During maintenance periodcontractor will also include material cost for repairing of pipe line as well as cost of repair of public places due to excavation.

# 2.14 <u>LYING AND JOINTING OF D.I. PIPES AND FITTINGS FOR DISTRIBUTION</u> <u>SYSTEM/RISING MAINS</u>

Supply of D.I. pipe of required size and class as per schedule G and index plan shall confirm to IS 1536-1989 or its latest amendment and D.I. pipes to relevant IS specifications with its latest revision. Jal Nigam specifications/ Manual on water supply & treatment 1993 or its latest edition. Other items of work not specified herein or above shall confirm to IS 1230-1979 where ever required and to the satisfaction of Engineer. Pipe line shall be made 100% leak proof and maintained up to one year by the contractor.

# 2.15 INTERCONNECTIONS

Suitable interconnections shall be made as per direction of Engineer -In-charge with the existing main for equitable distribution of flow in the distribution system. Details of works to be executed are given in Schedule 'G'. The extent of this work is subject to change on either side as per requirement & satisfaction of Engineer.

# 2.16 SUPPLY AND LAYING OF HDPE PIPE

Supply and Laying of HDPE Pipe, PN 6 conforming to I.S. 4984-1995 or its latest amendment, shall be done as per specifications laid down as detailed in Schedule 'G'. The Jal Nigam/ L.S.G.E.D. specifications of works can be seen in the office during office hours or any working day. Before laying, each pipe should be examined for any defects and cracks, clipped ends, crusting of the sides, etc. The defective pipes shall be removed from the site by the contractor at his own expenses. Before use, inside of the pipe shall be cleaned. Pipes weighing less than 80 Kg. can be lowered in the already prepared trench by hand. The pipes of medium weight up to 200 kg are lowered by means of ropes looped around both the ends and slowly releasing one end while the other end fastened to a wooden or steel stack driven in the ground after being lowered.

# 2.17 SCOPE OF WORK FOR HDPE PIPE

**Supply of Fully Detectable Co-extruded High Density Polyethylene (HDPE)** 

Pipes manufactured as per IS: 4984.

# 2.17.1 Designation

Pipes shall be designated as per IS 4984, according to the grade of material, followed by pressure rating and nominal diameter, for example, PE 100 PN 10 DN 200 indicates a pipe pertaining to material grade 100 having a pressure rating 1.0 MPa and outside nominal diameter 200 mm.

## **2.17.2** Colour

The color of the pipe shall be black.

## 2.17.3 Materials

The material used for the manufacturer of pipes should not constitute toxicity hazard, should not support microbial growth, should not give rise to unpleasant taste or odour, cloudiness or discoloration of water. Pipe manufacturers shall obtain a certificate to this effect from the manufacturers of raw material by any internationally reputed organization as per the satisfaction of the Engineer-in-Charge in charge.

## 2.17.4 Raw Material

(a) Raw material used to manufacture the HDPE pipes shall be 100% virgin Compounded PE 100.

The resin used for manufacturing of pipe must be certified by Bodycote.

(b) The resin should have been certified by an independent laboratory of international repute for having passed 10,000 hour long term hydrostatic strength (LTHS) test

extrapolated to 50 years to show that the resin has a minimum MRS of over 10MPa

Certificate from reputed organization OR Raw material supplier for having passed the full scale rapid crack propagation test as per ISO 13478.

# 2.17.5 Detestability

HDPE Pipes should be detectable when buried underground, by providing a copper wire of 1.20mm  $\pm$ 0.2 mm Ø, co-extruded along the entire length of pipe.

# 2.17.6 Other Items

No extra payment shall be made to the contractor for:

- a). Inter connection done in any running line.
- b). Emergency work carried out in night hour to efficient start of water supply during day hours.
  - c). Material used during maintenance period for repair of leakage and other repairs.
  - d). Control of traffic, proper sign boards and lighting arrangement for working in night.

# **SECTION - 9**

# CONSTRUCTION OF R.C.C. OVER HEAD TANK

# 3.1 GENERAL:

The contractors are advised to inspect the site of works before filling in their rates. They should form a clear idea of the difficulties likely to be met during the execution of works as payment shall be made for complete portions of the work only and no extra claim on any account shall be entertained.

# 3.2 <u>DESIGN AND DRAWING:</u>

3.2.1 The contractor will submit five sets of detailed drawings and design, in the office with in one month after getting the approval of tenders before signing the contract bond. Contractor is bound to modify the design if required by the Engineer before actual execution of work. If contractor fails to do so, the earnest money shall be forfeited. The design should be based on following para meters.

# **3.3 DESIGN PARAMETERS:**

3.3.1 Design is to be done in accordance with I.S.Code 456-2000 and 3370 Part I to 4 or their latest revisions. Detail of calculation should be given.

The tank should be of INTZE type (on columns) with capacity and staging as described in schedule "G" here to attached. The design should preferably be based on elastic theory. This area lies in zone IV of seismic zones of India, therefore, proper allowances for seismic effects should be taken into account while getting it designed similarly wind pressure effect should also be taken into account. Minimum grade of concrete shall not be less then M 20 in reinforced concrete work as per IS 456:2000 table no. 5 and for water retaining structure the minimum grade of Concrete should be of M 30 as per IS 3370: 2009.

## **3.4 FOUNDATION:**

- 3.4.1 The foundation of the over head tank may be deigned on raft or on piles depending on the soil investigation report available in the office. The works shall strictly be done in accordance with the drawing supplied by contractor and duly approved by the Engineer.
- 3.4.2 Though the tentative bearing capacity of the soil on which the over head tank is proposed to be

constructed has been mentioned in schedule "G" but the contractor will

be responsible to test the actual bearing capacity of the soil through its expert or any reputed Engg.

University preferable by I.I.T & will submit to the department for its final

decession for the safety of the structure. It may happen that some part of the foundation may be in subsoil, so the tenderers are advised to make their own decision and give there rates accordingly. No.extra claim on this ground shall be entertained if the foundation has to be laid subsoil.

# 3.5 STAGING:

- 3.5.1 The staging should consist of columns and shall be measured from the top of the flooring upto the top of bottom ring beam i.e after making allowance for rasing of floor from ground level. The floors are usually kept 30 to 40 cm. above the ground level unless other wise mentioned in schedule "G". The contractor shall include in his rates the cost of required earth filling that may be required for this purpose as well as the cost of flooring which will consist of the following:
- (a) Filling and compaction of earth as required from 30 to 40 cm. above ground level.
- (b) 10 C.M thick PCC 1:4:8 with cement coarse sand and graded stone ballast of 40 MM gauge.
- (c) 4 C.M thick PCC 1:2:4 with cement, coarse sand and 12mm to 20mm graded stone ballast laid in panels not greater in size than one meter square by means of glass strips (

  of 5 mm)

# 3.6 STAIR CASE:

3.6.1 R.C.C. spiral stair case one meter wide right from the ground level upto the top of the bottom ring beam shall be provided unless a seprate stair case on two separte columns upto top of top ring beam is mentioned in schedule "G". Rise of steps should not exceed 20 cm and tread should preferably be 25cm with adjustments according to height and diameter of the tank. Landing to be provided at vertical intervals in between 2 to 3 metres. (length of landing measured in the direction of assend and dessand) to be 1.25 meter has to be constructed. One meter wide gate with a cage of 2 M. height after Ist landing shall be provided in stair case as per direction of Engineer-in-charge.

# 3.7 RAILING:

(I) ON STAIR CASE:

Railing in three rows of 20 mm dia G.I. medium pipe fastened on angle iron posts of size 50x50x6mm of clear height 1.25 metre and at a distance of 1.0 to 1.5 metre along the stair case

from ground level to the top of the bottom ring beam shall be provided on

both sides. In case the stair case is provided on two seprate columns then the railing shall go upto the top of the top ring beam including the bridge portion between the top end of the stair case and the bottom of the top ring beam.

# (II) BALCONY:

Railing shall also be provided all around the outer perimeter of the balcony in three rows of 20mm dia G.I. (medium) pipe fastened on angle iron posts as mentioned above.

# **OVER TOP RING BEAM:**

The railing around top ring beam shall be 90 cm. high consisting of 2 rows of G.I. medium pipe 20mm dia.

The height of railing over stair case shall be one meter from top of landing or step or top surface of middle ring beam to the top of top row of G.I. pipe 22Mm dia.

The railing shall consist of 50x50x6mm angle iron posts properly embedded in R.C.C. and placed between 1 to 1.5 meter horizontally. The top of the angle irons must be smoothly finished so that chances of any accident may be avoided.

In case of a column staging stair case shall be provided out side the column, mild steel gate with proper barricading upto a height 3 meters from G.L. shall be provided as directed by the Engineer.

# $3.8 \quad \underline{BALCONY}$ :

3.8.1 100 cm wide R.C.C. balcony shall be projected out side the vertical wall of the tank at the level from where the vertical wall starts alround the vertical wall of the tank.

# 3.9 WATER LEVEL INDICATOR:

- 3.9.1 This will consist of a 3mm flexible steel wire rope passing over four smooth 3 cm. dia M.S. pulleys with guide to prevent slipping of the rope. One end at this rope will be tied with a 45 cm. diameter copper ball float of 3mm thick copper sheet. The other end will be attached with a suitable lead moving up and down along a vertical. Indicator board of 2 mm thick amended M.S. plate fixed in a frame of angle iron of size 40x40x5mm. The board will be fixed on the one of the columns between 2nd and 3rd bracing by means of 40x6mm flat iron clamps. The water level indicator should have marks painted with black and red colours of meter and centimeters visible from a distance of 100m.
- 3.9.2 Two numbers of 25mm dia G.I. pipes will be embeded one each in the roof slab and conical wall to

pass flexible wire rope smoothly, this will be contractor's responsibility

to ensure smooth and perfect working of the indicator. The white enameled plate of indicator board will be calibrated in meters/centimeters.

# 3.10 LIGHTENING CONDUCTOR, LADDER, VENTILATOR, MANHOLES:

# 3.10.1 Lightening conductor:

Lightening conductor shall be provided as required under rules laid down by electrical inspector to the Government of Uttar Pradesh and as per ISI specification No. 2303/1963.

The lightening conductor shall consist of the following:

# 3.10.2 Air Termination:

Air termination shall consist of single pointed vertical aluminium rod 1m high and 25mm diameter having trishul at top. It must be fixed at top of ventilator cover on aluminum base plate with suitable bolts nuts and washers.

# 3.10.3 Down Conductor:

It shall consist of 20mmx3.5mm or 25mmx3.00mm continuous ALUMINIUM strip with its upper end attached to the base of the rod and it shall be carried down the side of the tank along one column on suitable wood battens not touching with tank body to ground level about 3 meters from the tank to a trench 60cm. deep and then taken down to the copper earth plate which is to be buried 60cm. below summer subsoil water level. The ALUMINIUM strip forming the down conductor shall be fastened to the walls of the tank in the following manner:-

Holes should be made in the columns and teak wood plugs inserted with cement mortar 1:1. The larger end of the wooden plug should go into the hold first. The ALUMINIUM strip should be fastened to these plugs either by suitable stoples or clamps with screws, or as directed by Engineer in charge.

The conductor should be in a straight line and sharp bends should be avoided.

ALUMINIUM conductor should be connected to copper conductor by means of a thick layer of the lead between the two.

# **3.10.4** Earth plate:

It shall be a copper plate size 0.9x0.9mmx5mm and burried vertically at a distance of approximately 3 meters from the tank at depth as per requirement under Indian electricity rules/ISS/Rules laid by Electrical inspector to Government of U.P. The resistance of the soil at the earth plate should be less than 100 ohms. If it exceeds, the

number of electrode should be increased. The contractor shall have to test the soil

resistance -at his own cost in presence of Engineer's representative. A perforated 50mm G.I. Pipe should be fixed for watering the earth plate and shall terminate at about 150mm. below ground level in a cast iron camber with its cover in level with the ground.

# 3.10.5 Testing Wire:

Copper wire S.S. W.G. shall be provided with its upper end soldered and fixed with bolts and nuts to the base of the final rod. The lower end shall be connected to the ALUMINIUM strip at height of 1.5 M. above the G.L. by 150mm copper; link fixed to one end of the down conductor with bolts and nuts with a stud and fly nut. The testing wire shall be laid parallel to the down conductor on a separate teak wood batton at a distance of 80mm to 150mm.

#### 3.10.6 Aluminium Ladder:

This will be 0.6 metre wide consisting of aluminium Section 65mm x 65mm x 6mm sides of stringers and rungs of 20 mm. diameter or 20 MM pipe thickness 6 mm spaced 25 cm. centre to centre suitable holes will be made in the aluminium section stringers on sides and rungs riveted or welded to the sides, fixing of the ladders including supply of all materials, required for completion of the work.

# 3.10.7 Ventilator:

Ventilator of suitable size (1.0 to 1.2 m dia) shall be provided at the crown of top dome, 40mmx40mmx5mm angle iron or R.C.C. posts of 50 cm. height should be fixed in concrete of top dome. No. of posts should be 8 or as instructed by Engineer-in-charge necessary to keep its plan circular. Over the above said posts mosquito proof round wire mesh of opening size 3mm over 25mm square expended metal jaili should be attached properly and soundly. All metallic parts be painted as directed over red oxide primer.

## 3.10.8 Man Hole Cover:

Man hole cover should be provided at the end of stair or ladder on the roof of the tank of size 60x60

cm. clear. A frame made of 50mmx50mmx6mm M.S. angle iron should be

embedded into concrete of roof with 60x60mmx5mm M.S. plate cover hinges suitably at lower end with locking arrangement at upper end should be provided.

# 3.11 Inlet, Outlet, Over flow, Washout pipes :

S.No	Capacity/ staging	Size			
		Inlet (mm)	Outlet (mm)	Over flo (mm)	w Washout (mm)
1	500 KL 700 KL.	250	300	200	100
2	1000 KL. – 1500 KL.	350	400	300	100
	& above				

- 3.11.1 The tank shall have C.I. D/F class 'B' pipes of sizes mentioned in above table for inlet, outlet, overflow and washout for which necessary, flanged pipes and specials shall be arranged by the contractor himself. The pipe pieces shall be embedded in concrete in bottom dome with water tight joint. The pipes in the vertical portion upto the duckfoot bend shall be approximately 1.0m to 1.5m below G.L. The duck foot bend may also be placed on the floor of the tank at the discretion of the Engineer-in-charge. The over flow and washout may be combined at ground level in one masonay chamber of size 1.50x1.50m size covered with R.C.C. slab which may be around 3.0m away from the outer edge of the apron.
- 3.11.2 The inlet, outlet, washout and overflow pipe and specials shall be fixed vertically along with the column as directed by means of 50x6mm M.S. clamps with nut bolts The number of clamps shall be at least two or as decided by the Engineer- in-charge. The contractor shall provide all materials for jointing and clamping arrangement at his own cost. The top edge of inlet and overflow pipe should be upto H.W.L. of tank and the top edge of washout and outlet pipes should be upto low water level. Horizontally over flow and washout pipes should be laid upto disposal chamber and inlet and outlet pipes should be laid upto S.V. chamber which may be kept around 3m away from the outer edge of apron.
- 3.11.3 Pipes, specials and fittings etc. for inlet, outlet, overflow and washout the contractor shall ensure that no material is defective because if any defect and leakage is found during testing, whether in the joints or other wise. The contractor shall rectify it or replace the defective material if necessary at his own cost.

# **3.12.** Apron and Flooring:

Floor and the apron in continuation all round the columns extending 1.5m from outer edge of the columns shall be constructed consisting of 40mm thick P.C.C. 1:2:4 with coarse sand and 20mm gauge stone ballast over laid on P.C.C. 1:4:8 with 4cm gauge stone ballast and coarse sand laid in pannels of sizes not more then 1x1m with 5mm thick glass strips. The apron all around the tank shall be guarded with a garland of single brick on edge laid radially in 1:4 cement sand mortor.

# 3.13 <u>Drain:</u>

3.13.1 15 cm wide P.C.C. 1:2:4 semicircular drain as per departmental type design will be constructed all round the apron and from collection point of apron to disposal chamber.

# 3. 14 Painting Colour Washing:

- 3. 14.1 All exposed surfaces of mild steel work, such as railing, ladders, doors and windows and inlet, outlet, washout, and over flow pipes etc. shall be painted with two coats of approved anticorrosive paint over one coat of metal primer.
- 3.14.2 All exposed surfaces of concrete work shall be painted with three coats of approved cement paint such as super snowcem as directed by the Engineer. Colour of paint shall be decided by the Engineer.
- 3.14.3 Exposed surface will include the bottom surface of the bottom dome in all cases, the entire surface of concrete, except that which is below the ground or within the water containing part of the work, shall be treated as the exterior surface.
- 3.14.4 The contractor shall write the following details on the body of the tank by enamel paint as per direction of Engineer in charge. The height of letter should not be less than 20cm in height so that it can be seen from a far distance.

Capacity of Tank ------- K.l.

½mPp tyk'k; dh {kerk ------ fd0yh0½

Height of staging ------ meters

½mPp tyk'k; dh AWpkbZ ------ eh0½

Year of construction of tank -----
½fuekZ.k o"kZ ---------
Constructed by U.P. Jal Nigam

½dk;ZnkbZ laLFkk m0 iz0 tyfuxe½

ty fuxe eksuksxzke @Lyksxu

3.15. Testing of Tank:

3.15.1 The contractor shall be responsible for the water tightness and stability of complete tank structure and no leakage or seepage in any part of the tank or pipe work shall be allowed.

- The contractor shall make up all arrangements at his own cost for the filling up of the water in the tank for testing.
- 3.15.2 The arrangement will include the source of water which may be the municipal water supply or a temporary/shallow tube well, the pumps electrically operated of diesel operated and temporary piping for conveyance of water from the source to the tank in case the pipes have not been fixed for testing of the tank in accordance with the specification of schedule 'E' contractor will further be required to produce test certificates of tightness of tank well in time.
- 3.15.3 The contractor shall fill the tank as many times till the statisfaction of the Engineer.
- 3.15.4 The tank body if left dry for a long period shows cracks on outer and inner surfaces of water retaining portion. The contractor will ensure that if the tank is not being used for a long period then it should be left filled with water.

# **3.16 MAINTENANCE PERIOD:**

3.16.1 The contractor will maintain the works for a period of five years including defect liability period from the date of completion. However the responsibility of the contractor will not end till the expiry of ten years from the date of completion.

# 3.17. HANDING OVER THE WORKS TO NAGAR NIGAM, ALLAHABAD:

3.17.1 It will be the sole responsibility of the contractor to hand over the works in sound conditions without leakage or seepage in any portion of tank including its pipe lines to the Jal Sansthan. Allahabad.

# **SECTION-10**

# Specification for R.C.C. Clear Water Reservoir-

# **GENERAL**:

The specification includes the supply of all material, Labour for the construction of R.C.C clear water reservoir of capacity mentioned in schedule 'G' and all appurtenant works described here in after.

The details of semi underground reservoir and its appurtenant works are as

# follows:-4.1 DESIGN AND DRAWING:

The contractor will submit five sets of detailed drawings and design, in the office within one month after getting the approval of tenders before signing the contract bond. Contractor is bound to modify the design if required by the Engineer before actual execution of work. If contractor fails to do so, the earnest money shall be forfeited. The design should be based on following parameters.

# 4.2 Excavation:

- 4.2.1 Excavation shall be done by the contractor in any type of soil or any type of rock which found during the construction of CWR. It is responsibility of contractor to well acquaint themselves with nature of soil that is likely to be excavated. No extra claim shall be given to contractor later on in respect of type and quality of soil or rock.
- 4.2.2 The contractor shall not be paid any extra claims and compensation due to variation in depth of CWR below the ground surface, changes of levels, dimension, location or other changes whatsoever the reason with respect to line diagram of CWR given in tender documents.
- 4.2.3 The cost of CWR includes the disposal of surplus excavated earth within the water works compound its levelling watering and properly dressing as per direction of Engineer.
- 4.2.4 It is the responsibility of the contractor to keep safely the sufficient quality of excavated earth in his

foundation trenches or elsewhere. If there is any shortage of earth for proper refilling, the contractor has to arrange the earth at his own cost.

- **4.2.5** The cost of CWR includes proper barricading around the excavated trenches.
- 4.2.6 It is the responsibility of contractor to make the necessary arrangement for the safety of workers, labours or other properties during the excavation of tranches or after the excavation and also make all arrangement to avoid any type of damages.
- 4.2.7 The bottom surface of trench shall be properly levelled, watered, compacted and rammed. No projection of rock is allowed.

## 5 <u>Lean concrete:</u>

100 mm thick P.C.C in the ratio of 1:4:8 shall be provided below the raft foundation and floor of CWR. The cost of excavation for providing lean concrete should be included in the overall cost to be quoted by tenders.

# 6 Reinforced cement concrete:

All reinforced cement concrete works of CWR shall be done by the contractor as per approved design and drawing. Even after the approval of design and drawing if any change in design and drawing is essential for the safety of structure, the contractor is bound to do without any extra claims. Written permission shall be given by the engineer for the changes. It is responsibility of contractor to do work true to approved design and drawing. If dimension of any members of CWR is found diverge to the approved design and drawing after its casting, the contractor shall be responsible for same and not entitled for any extra claim.

# **Man Hole Cover:**

Two C.I man hole covers (medium duty) of 60X60 cm size with frame conforming to relevant latest IS specification having locking arrangement shall be provided in the roof as per direction of Engineer-in-charge.

#### **M.S Ladders:**

Two M.S. ladders shall be provided and fixed for access from roof of CWR to bottom of CWR. Each ladder shall be fixed at each manhole. The ladder shall be 0.60 m wide of M.S angle 65X65x6 mm and 20 mm dia. M.S. bar spaced 25 cm C/C. Suitable holes will be made in the angle. Suitable holes will be made in the angle iron sides and bars will be suitably welded with sides. The ladder shall be painted with one coat of red oxide paint and two coats approved superior quality ready mixed paint. The ladder at a suitable angle is properly fixed at both ends.

# 9 R.C.C Staircase:

R.C.C. stair case of 1m wide shall be provided from ground level to top of CWR having after landings each flight or change of direction.

# 10 Railing:

Railing consist of one row of 32mm dia. GI pipe (medium class) and two rows of 20mm dia. GI pipe (medium class) with 50X50X6 mm size angle iron posts. Spacing of angle iron posts shall not be more than 1m. The clear height of angle iron post above the concrete top surface should be 1m. Minimum 100mm depth should be embedded in concrete.

The G.I. pipes on vertical angle iron post shall be properly fixed by welding or by passing the G.I. pipes in the holes of angle iron or by clamping as per direction of Engineer in charge. The railing shall be provided on the stair case. It is the responsibility of contractor to furnish the details of drawing of railing with angle iron post.

All angle iron post shall be painted with one coat of red oxide paint and two coats of approved superior quality ready mix paint. The G.I. pipes shall be also painted with superior quality paint of approved make and colour as per direction of Engineer in

charge.

# 11 Apron:

25mm thick apron with 1:2:4 cement, coarse sand and 20mm gauge stone ballast shall be laid in panels all around the CWR over 75mm thick base concrete consisting of cement, local sand and approved stone ballast of 40mm gauge in the proportion of 1:4:8.

Top surface shall be uniformly finished with 3mm floating coat of neat cement.

Glass strips of 3.15mm (1/8") thickness and 22 mm depth shall be provided between the joints of panels or as directed by the Engineer. The glass strips should be flushed with top level of apron and spacing of glass strip shall not be more than 1 m. The width of apron from outer edge of wall of CWR shall be 1m and shall be 50mm higher than

the ground level. It shall be sloping towards the ground level.

# 12 Drainage:

Plain cement concrete rectangular drain of general size 100mm X 100mm in proportion of 1:2:4 shall be constructed all around the apron with its edge as per direction of Engineer in charge. Suitable gradient shall be provided for the proper flow. Thus the depth of drain shall vary as per gradient requirements. 75mm thick base concrete in proportion of 1:4:8 shall be first provided on the ground surface and the vertical wall shall be casted there after. The height of vertical wall of the drain shall be 100mm and thickness of wall shall be 25 mm. RCC proportion of 1:2:4 shall be also laid at the bottom of drain. Inner surface of drain shall be uniformly finished with 3mm floaling

coat of neat cement.

#### 13 Water level Indicator:

13.1 This will consist of a 3mm flexible steel wire rope passing over four smooth 3 cm. dia M.S. pulleys with guide to prevent slipping of the rope. One end at this rope will be tied with a 45 cm. diameter copper ball float of 3mm thick copper sheet. The other end will be attached with a suitable lead moving up and down along a vertical. Indicator board of 2

mm thick amended M.S. plate fixed in a frame of angle iron of size

40x40x5mm. The board will be fixed on the one of the columns between 2nd and 3rd bracing by means of 40x6mm flat iron clamps. The water level indicator should have marks painted with black and red colours of meter and centimetres visible from a distance of 100m.

13.2 Two numbers of 25mm dia. G.I. pipes will be embedded one each in the roof slab and conical wall to pass flexible wire rope smoothly, this will be contractor's responsibility to ensure smooth and perfect working of the indicator. The white enamelled plate of indicator board will be calibrated in meters/centimetres.

#### Ventilator:

Ventilator of suitable size (1.0 to 1.2 m dia) shall be provided at the crown of top dome, 40mmx40mmx5mm angle iron or R.C.C. posts of 50 cm. height should be fixed in concrete of top dome. No. of posts should be 8 or as instructed by Engineer-in-charge necessary to keep its plan circular. Over the above said posts mosquito proof round wire mesh of opening size 3mm over 25mm square expended metal jaili should be attached properly and soundly. All metallic parts be painted as directed over red oxide primer.

# Fixing of Pipe and specials:

Inlet, over flow CID/F pipes of suitable size as approved by Engineer in charge shall have to be fixed by the contractor and connected with specials. The pipes, specials and all joint matrials shall be supplied by the contractor for the fixing grouting, laying and jointing of the above. Aggrangment of T&P shall also be done the contrctor at his own cost.

The cost of CWR includes the supply and fixing of pipes or pipe pieces or specials in the concrete wall, laying and jointing true to alignment and gradient of CI D/F pipes all specials in vertical or herezontal direction as per direction of Engineer. From the filter to the inlet of CWR including supply of CID/F, pipe special and jointing materials.

The inlet pipe and over flow pipes shall be laid vertical and horizontally also upto one metre beyond apron. The inlet and overflow pipes will be fitted according to water levels and free board height in the tank. Cost of C.W.R. also include supply, laying, testing of suction pipes (3 Nos.) with specials from C.W.R. to pump house the fixing and grounting of 3 Nos suction pipes in the vertical wall. The grouting of the suction pipes should be water tight. The suction pipes shall be supplied by the contractor.

The pipe line should be watertight and shall be tested for the same.

The contractor shaoll also include in his offer cutting of pipe and making up the lengths that may be necessary for the proper completion of works.

## **Painting:**

CWR tank when finally finished and tested shall be given three coats of water cement paint approved quality and make on the whole exposed surface of tank structures. The colour of paint shall be decided by Engineer in charge. The pipes, specials railing M.S. ladder angle iron and all metallic surface shall be painted with two coats of approved paint with one coat of primar as per the direction of Engineer in charge.

# **SECTION – 11**

# SPECIFICATION FOR BUILDING WORKS-

# **SPECIFICATION OF BUILDING WORKS**

This part of specification sets out the general standards of materials to be supplied

by the contractor and the specification of various building works.

# MATERIAL AND WORK MANSHIP.

# **5.1 GENERAL REQUIREMENTS:-**

The term materials shall mean all materials, goods and articles of every kind whether raw, Processed or manufactured and equipment and plant of every kind to be Supplied by the contractor for incorporation in the works except as may be otherwise specified for particular parts of the works the provision of clauses in "materials and workmanship" shall apply to materials and workmanship for any part for the works.

All materials shall be new and of kinds and qualities in the contract and shall be at least equal to approved samples.

The Engineer shall have power to reject defective materials which do not comply with the specifications. Such materials shall be replaced by the contractor at his own cost.

All materials Supplied and works done by the contractor would conform to the specifications laid down in relevant parts of Indian standard codes of practices or equivalent international standards, subject to the approval of the specification As soon as practicable after receiving the order to commence the works the contractor shall inform the Engineer of the names of the suppliers from whom he proposes to obtain materials but he shall not place order without the approval of Engineer which may be with held until samples have been submitted and satisfactorily tested. The contractor shall thereafter keep the Engineer informed of orders and delivery dates of all materials. Materials shall be transported handled and stored in such a manner as to prevent

## 5.2 SAMPLES AND TESTS OF MATERIALS

deterioration damage or contamination.

The Contractor shall submit samples of such materials as may be required by the Engineer and shall carryout the specified testes for as directed by the Engineer at the site, at the supplier's premises or at a laboratory approved by the Engineer.

Samples shall be submitted and tests carried out sufficiently early to enable further

samples to be submitted and tested if required by the Engineer.

The contractor shall give the Engineer at least seven days notice in writing of the date on which any of the materials will be ready for testing or inspection at the supplier's premises or at a laboratory approved by the Engineer and unless the Engineer shall attend at the appointed place within the said seven days the test may proceed in his absence provided that the contractor shall in any case submit to the Engineer within seven days of every test such number of certified copies (not exceeding six) of the test readings as the Engineer may require.

# 5.3 <u>CONSTRUCTION MATERIALS SAMPLES.</u>

The contractor shall submit to the Engineer or his representative samples of the materials to form part of the permanent work, sufficiently before the commencement of work within 15 days of issue of orders, so that necessary tests can be carried out for the approval of the Engineer or his representative before using/ordering any such materials shall at site. Samples of the following basic materials shall be submitted from each source of supply and from each consignment free of cost by the contractor.

- (i) Rubble stone/Bricks 10 Nos.
- (ii) Fine Aggregate (sand) 0.10 Cum.
- (iii) Coarse Aggregates
  - (a) Size 20mm & below 0.10 Cum.
  - (b) Size 10mm & below 0.10Cum.
  - (c) Size 20mm to 40mm 0.10 Cum.
- (iv) Lime (Dehydrated) 0.05 Cum.
- (v) Water for Construction 3

**Purpose** 

- (vi) Cement and steel As instructed by the Engineer
- (vii) Timber, Tiles, Sanitary, And water supply items,

Electrical items. - 3 Sets.

# 5.4 TEST CERTIFICATES FROM MANUFACTURES.

Steel shall be procured by the contractor himself the contractor shall furnish to the Engineer necessary test certificate from the manufacturer and/or from the supplier for each consignment however in addition to the above the Engineer or his Representative may instruct the contractor to test samples of steel from any consignment (or from each

lot) for ascertaining the quality of steel as per specifications, at the contractor's cost.

# 5.5 MATERIAL TESTING.

Testing of material to be used in the permanent work or of the quality of finished items shall generally be done in the laboratory approved by the Engineer or his representative, and all testing charges shall be borne by the contractor.

The contractor shall afford at his own cost necessary facilities for tests for quality of materials and works man ship and other assistance that may be required by the engineer or his representative including transport of the test specimen to the laboratory referred to above.

# 5.6 **BASIC MATERIAL**

# **5.6.1 CEMENT**

All Cement to be used in the works shall comply with relevant I.S. code. It should be fresh OPC grade 43 or more.

# 5.6.2 SAND FOR USE IN MASONARY WORK AND IN PLASTER.

Sand to be used for use in masonry and in plaster shall conform to relevant I.S. specification and to the satisfaction of engineer-in-charge.

# 5.6.3 SAND FOR USE IN CONCRETE.

Sand to be used for concrete as fine aggregate shall conform to relevant I.S. code and the satisfaction of engineer-in-charge.

# 5.6.4 COARSE AGGREGATE FOR CONCRETE WORKS.

For manufacture of concrete ordinary with nominal mix or contractor concrete specification by stringing the coarse aggregate shall be as obtained from the crushed stone machine broken. Boomed grit shall not be used. The coarse aggregate shall be here strong, durable stone and generally comply with relevant I.S. code and to the satisfaction of engineer-in-charge.

The aggregate shall be free from laminations and clay film and other adherent coatings, and harmful material that may affect adversely the strength or durability of the concrete. Any aggregate which are not perfectly clean shall be washed in clean fresh water to the satisfaction of the engineer.

The maximum quantities of deleterious materials in the aggregates as determined in accordance with IS 2386 (Part II) Methods of testing aggregate for concrete shall not exceed the limits given in table I of IS:383. Unless otherwise stated all coarse aggregate in reinforced concrete shall not exceed the limits given in table I of IS:8383. Unless otherwise stated all coarse aggregate in reinforced concrete shall be graded aggregate of 20 mm nominal size.

# 5.6.5 BUILDING BRICKS.

Specification for building bricks shall be as per latest U.P.P.W.D. specification and to the specification of engineer -in-charge.

# **5.6.6 WATER FOR CONRETE OR MORTAR.**

Water for mixing concrete or mortar and for curing must be clean and from saline or determined materials and shall generally comply with the requirements of clause 4.3 of IS 456-1964.

# **5.6.7 STEEL.**

Structural steel shall conform to IS standard (Fusing welding quality) and to the satisfaction of Engineer-in-charge.

Steel reinforcing bars for concrete to IS standard (Fusion welding quality) and to the satisfaction of engineer-in-charge.

Steel reinforcing bars for concrete shall be round bars unless otherwise specified and shall comply with grade I mild steel as per IS:432 mild steel and mortar tensile steel bars and hard drawn steel Wire for concrete reinforcement or comply with for steel as per SI:1786 "Cold twisted steel bars for concrete reinforcement" or shall comply with IS:1139 hot rolled mild medium tensile steel and high yield strength steel deformed bars for concrete shall be of square or oblong mesh of hard drawn steel wire electrical resistance welded and shall conform with IS:1566 for use in reinforced concrete. Galvanized mild steel bind wire shall comply with requirement of relevant specifications. The wire shall be of 18 gauge and of mild annealed quality.

## 5.6.8 LIME

Specification for lime shall be as per relevant I.S. code and to the satisfaction of engineer-in-charge.

# **5.6.8 TIMBER.**

Specification shall be as per relevant I.S. specification and to the satisfaction of engineer-in-charge.

# **5.6.9 PLYWOOD**

Specification shall be as per relevant I.S. specification and to the satisfaction of engineer-in-charge.

# 5.6.10 PAINTS.

Specification shall be as per relevant I.S. specification and to the satisfaction of engineer-in-charge.

## 5.6.11 **GENRAL**.

All other materials shall be as per relevant I.S. code/U.P.P.W.D. specification.

# 5.7 SPECIFICATION OF BUILDING WORKS

# 5.7.1 EARTH WORK IN EXCAVATION.

The earth work in excavation shall be done in accordance with specification of U.P.P.W.D.

Safire the surface of any part of the site is disturbed or the work thereon are begun contractor shall take and record level of any such part, in the manner specified or as agreed with the engineer in the presence of the engineer and such levels when agreed by him shall form the basis of measurements.

The whole of the excavation 15 in foundation tranches in any materials met on site i.e. soil, gravel, rock old foundation etc. of work shall be carried out to the widths, lengths and depths indicated on the drawings or such other dimensions as may be directed in writing by the engineer excavated materials shall be deposited away from the edge of excavation as directed by the engineer. The contractor may carry out these excavations by any method (except blasting) he considers most suitable subject to stipulations contained in the contract.

#### **5.7.2 SHORING.**

The contractor shall provide to the satisfaction of the engineer all timbering or other approved supports and shall shore the sides of excavation in such a way as will be sufficient to secure them from falling and to prevent any movement. No extra claim shall be done to the contractor for the item. The contractor shall make the notes of excavation efficiently comprehensive to cover all costs in the connection.

# 5.7.3 DEWATRING.

The contractor shall provide for the purpose equipment like well point system pumps, pipes consults etc. and make necessary arrangement for proper drainage of the pumped water affecting the site to other areas. The contractor shall engage the dewatering equipment in such a way that the excavated pit always remains dry while the excavation and concrete work up to ground floor level are going on The dewatering process shall be carried out all the concrete in works as mentioned above ha set sufficiently and as directed by the engineer. The Contractor shall make his rates of excavation sufficient

comprehensive to cover all cost in this connection and hence no extra claims shall be done to the contractor for this item.

#### 5.7.4 EARTHWORK IN FILLING

Earth used for filling in trenches slices of foundation and under floor etc. shall be free from stone. Shingle boulder not larger than 75 mm in any direction salts organism or other foreign matter. Normally excavated earth from same area shall be used for filling however. If such earth contains declaration material salt-petrel earth etc. the same shall not be used. All clods of earth shall be broken or removed.

#### 5.7.5 COMPACTION

The space all round the foundation, pipes and drains in trench shall be cleared of all debris brick- bats etc. The filling shall be done in lays not exceeding 15 cm. Each layer shall be compacted in such a way as to achieve a minimum 95% of MDD as obtained by standard proctor compaction as per IS: 2720 (Part-VIII). Each layer shall be laid only after the preceding layer is compacted to the satisfaction of the Engineer. Earth shall be rammed with iron rammer where feasible and with the butt ends of crow bars where rammer cannot be used.

Special care shall be taken that no damage is caused to the pipes, Drains and masonry in the trenches below.

#### 5.7.6 FILLING UNDER FLOORS.

In case of filling under floor the finished level or filling shall be kept to slope intended to be given in the floor.

In case of filling with sand to be used shall be clean and free from dust, organic and foreign matter and corresponding to grading zone sand filling shall be done in a manner similar to earth filling in plinth as specified above except that consolidation shall be done by flooding with water. The surface of the consolidated sand shall be dressed to required level and slope.

#### 5.7.7 SITE CLEARANCE AND DRESSING OF SITE.

The work on site clearance and dressing of site shall be done in accordance with U.P.P.W.D. specification. Unless otherwise specified in the bill of quintiles no separate payment shall be made for dressing with 10 meters distance on all sides of the structures. This shall be deemed to be included in the contractor.

All areas of the site for clearance or from which material is to be excavated, or upon which filling is to be deposited shall be cleared to the extent required by the engineer of all building walls, gates,

fences and other structures and constructions and/or all bushes,

hedges, trees, stumps, roots and other vegetations, except for trees marked for preservation materials so cleared shall so for as suitable be reserved and stacked for further use but shall otherwise be burnt to ash or disposed all the site as directed by the engineer.

No payment shall be made for the clearance of site except for uprooting of big trees, if any.

#### 5.7.8 DISPOSAL OF MATERIALS.

All requirements here in for the disposal by the contractor of materials arising from the site clearance or from excavation are the property of U.P. Jal Nigam and shall be disposed all, or preserved on deposited as directed by the engineer-in-charge.

#### 5.7.9 EXCESS EXCAVATION TO BE MADE GOOD.

The contractor at his own expense shall, if directed remove from the site all materials resulting from excess excavation and shall make good the same with such kind of fill materials or in such class of concrete as may be reasonably required by the engineer, having regards to the circumstances.

#### 5.7.10 TREES.

As directed by the engineer, trees shall be uprooted or cut down as near to ground level as possible after writer permission branches and fallings shall be removed and burnt to ashes or disposed off the site.

Useful timber shall remain the property of the U.P. Jal Nigam and shall be cut into suitable lengths and transported to the Jal Nigam stores (at site) as per direction of the engineer.

#### 5.7.11 **STUMPS**.

Stumps and roots whether existing or remaining after felling shall where directed by the engineer, be grabbed out and disposed off the site. The resulting holes shall be filled with approved material deposited in 225 mm. layer and compacted to the same dry density as the adjoining soil.

.

#### 5.7.12 FORESTRY REGULATIONS.

The contractor shall familiarize himself with all local rules and regulation governing land clearance including the special requirements for forestry areas and shall carry out his work in strict compliance with all such requirements.

#### 5.7.13 DEMOLITION.

Demolition of all structures, constructions above and below ground level shall be carried out after the written permission of department to the extent sufficient to permit the completion of all works as indicated care shall be taken not to damage existing sewers, pipes, conduits, cables and rails which must be kept in service are not demolished all materials from demolition are the property of U.P. Jal Nigam and they shall be removed from the site and/or stacked as directed by the engineer.

#### **5.7.14 BLASTING.**

The engineer shall have power to regulate. restrict or prohibit blasting. However, if in his opinion it is necessary to do so care should be taken for the safety of persons and property and to safeguard the work. No blasting shall be carried out in any part of the work without permission in writing of the engineer. Such permission shall not absolve the contractor from any of his obligations under the contract and be shall take all necessary precaution including the use of blasting nets to avoid damage, loss or injury to persons and to public or private properties.

The contractor shall keep the engineer fully informed at all times when blasting is proposed to be carried out and of any details the engineer may required concerning strength of charges and their positions explosive shall not be used within fifteen meters, or such greater or lesser distance as the engineer may direct, of concrete placed in the works, of any existing structures, water main, electric cable, sewer or other services.

The contractor shall obtain necessary license for the storage, transport and handling of explosive and shall provide a store or stores suitable for explosive and shall carry out every aspect of blasting work in full conformity with the regulation of all competent authorities including the police and the inspector of explosive U.P. state.

Only experience and competent blasting operator possessing license from the competent authority shall be employed on blasting work audible and visible warning (such as the waving of red danger flags and the beating of gangs) shall be given for the last five minutes before blasting is due to begin.

The contractor's foreman or other responsible person shall inspect of the whole of the blasting area

during the warning period to ensure that no one remains within or is likely

to enter the danger area. All operators except those responsible for detonating the explosives shall be removed to.

A safe distance which in any case shall not be less than two hundred meters. If combustible fuses are used these shall be cut to length before insertion the contractor's foreman shall compare the number of charges placed with the number of shots heard to determine whether any charges has not exploited under no circumstance shall the removal of an unexploded charge be attempted the hole containing the charge shall be marked and filled with water a second hole shall be drilled some 450 mm away charged and fixed the procedure shall be repeated until the foreman is satisfied that both charges have exploded in general the size of explosive charge used shall be the smallest compatible with efficient working so as to minutes the chances of danger to persons and property.

#### 5.7.15 P.C.C. 1:4:8

it shall be carried out as per PWD detailed specification no 30 with coarse sand and 40 mm gauge stone ballast of approved quality.

#### 5.7.16 P.C.C. CONCRETE 1:2:4

It shall be carried out as per P.W.D. detailed specification no 30 with the modifications that coarse aggregate of 20 mm gauge care stone ballast of approved quality will be used and fine aggregate shall consist of clear coarse sand of approved quality and the exposed surfaces shall be rendered with neat cement.

#### **5.7.17 FROM WORK.**

The materials required of from work and workmanship shall comply with the provision of specification of the relevant I.S. code or U.P.P.W.D. specifications no. 21.12

#### **5.7.18 BRICK WORK**

The work shall be carried out as described in specification of the relevant I.S. code or U.P.P.W.D. specifications nos. 6.1 & 6.9

#### 5.7.19 COARSE RUBBLE DTONE MASONARY.

This work shall be carried out as described in specification of the relevant I.S. code or U.P.P.W.D. specifications no. 8.4 to 8.10

#### **5.7.20 WOOD WORK.**

All wood work shall be done as per specification of U.P.P.W.D. nos. 9.1 9.2 9.4 and 9.6

#### **5.7.21 PLASTER.**

All plastering work (external or internal) shall be done as described in the U.P.P.W.D. specification no. 13.5, 13.5.10, 13.9, 13.1 and 13.12

#### 5.7.22 PAINTING & WHITE WASHING AND COLOURING.

The work shall be carried out in accordance with relevant P.W.D. specification as in case of colony washing and painting, the colour shall be instructed by the engineer.

#### 5.7.23 DISTERMPER AND SNOWCEN PAINTING.

The work shall be carried out in accordance with P.W.D. specification material of approved brand shall be used the shade shall be got approved from engineer before application.

#### 5.7.24 DAMP PROOF COURSE.

Damp proof course 20 mm thick will be laid at the plinth level on the walls of the building in P.C. mortar with cement and coarse sand with 5% or as specified in the manufacturer of water proofing compound the work would included for all labor material and water proofing compound of approved quality the work shall be done as per P.W.D. detailed specification no. 7.1 (Volume-I of rods and building).

#### **5.7.25 GENERAL.**

All the other works shall be completed as per relevant Indian standard/U.P.P.W.D. specification as directed by the engineer it is the responsibility of the contractor to study and have the knowledge of all relevant sepecification.

1	1	
<u> </u>		
	.,	
-		
Ì		
-		
		Kataria Plastic Pvt. Ltd, M/s Tirupati Structurals Ltd, , M/a
		Apollo Pipes Ltd, , M/s Rungta Irrigation Ltd, M/s Purma Plast
		Pvt Ltd, M/s Nirmal Polyfab Pvt. Ltd, M/s Swastic Tubes Pvt Ltd,
		M/s Vishal Pipes Pvt Ltd, M/s Bajrang Plastic Industries. M/s
		Narendra Plast Industries, M/s Ashish Pipes, M/s B.R. Polyplast
		LLP, M/s Nimbus Pipes Ltd, M/s Utkarsh Tubes & Pipes Ltd,
		M/s Mohit Polytech
		M/8 Mont Polytech
		Dalasta Janes and March March Director and
		Balaji Industries Ltd, M/s Tata Mataliks DI Pipe Ltd, M/s
1		
<u></u>		
1		
<del></del>		
j		
		•

İ	

# SECTION – 11 SPECIFICATION FOR

ELECTRICAL

**Mechanical** 

#### SPECIAL INSTRUCTION TO THE BIDDER

1. В idder has to mention the complete model no. of quoted items / instruments in their bid documents which they are offering to us. 2. В idder has to submit the detailed catalogue of the product offered and same catalogue must be available on company website. 3. В idder has to highlight the technical Specification in the catalogue as per our technical Specification against each and every item. In case if there is any deviation, bidder has to clearly confirm the same otherwise it will be assumed that bidder confirms to all the specifications in the tender. 4. A Il material is subject to third party inspection mandatory by National/International reputed organisations & charges related to that will be born by bidder/supplier. 5. В idder has to submit Drawing and QAP after award of contract & inspection and testing will be performed as per QAP. 6. В idder should have inspection facility traceable to national/ International standard 7. T he instruments shall be designed to permit maximum inter-changeability of parts and ease of access during inspection and maintenance & must be compatible so that the system of similar or disimiliar technologies are added on in future 8. D ischarge and head of Pumping Plants are both tentative and it will depend upon the availability of water and various frictional losses, so it may vary so the contractor should quote rates accordingly. In any case no extra payment will be made on account of variations of duty point of Pumping plants and its associated equipments. 9. C ontractor has to submit the schedule-E of E/M equipments of preferred makes before procurement so as to select the best available option according to site condition. 10. O n acceptance of the tender the contractor shall provide four wheeler vehicle till execution of project and temporary site office equipped with furniture & fixtures along with toilet. Computer operator and one no. of compute also to be provided by the contractor from the date of order to start the work till completion of construction, trail & run and handover no extra cost will be paid for these services, so rates should be quoted accordingly. 11. A ny major & minor civil work which is required for the completion of project like cable trenches, supports, foundations, painting of pump house and water works campus etc. has to be completed by the contractor & no extra claim will be considered, so rates should be quoted accordingly. 12. L atest U.P. Jal Nigam approved make list of equipment is enclosed for persual and

necessary action of bidders.

## SCOPE OF WORK AND TECHNICAL SPECIFICATIONS FOR SITC OF PUMPING PLANT

This tender includes oconstruction of 6 Nos Rebore Tubewells E&M related works in Kydganj area Construction of 2 Nos. New Z.P.S, Mehdauri Zonal Pumping Station and Govindpur Zonal Pumping Station of Rasoolabad zone for Allahabad Water Supply Scheme Phase - II under Atal Mission For Rejuvenation And Urban Transformation District - Allahabad. The provision has also been made for SCADA Automation of Rebore Tubewells and these two nos ZPS.ö All electrical and mechanical works shall be under scope of this tender even it has been left out in narratives of this works shall have to be completed in strict compliance of the relevant ISS/IER. The capacities and general specifications of the equipments are given here as under.

#### **PARALLEL OPERATION OF PUMPS**

The tenderer shall have to study and to submit the parallel operation curve of the pumps to be operated in parallel. The system resistance curve should be drawn and should be superimposed with the parallel operation curve to ensure the proper running of the pumps in parallel

The head calculation data are to be provided by the tenderer to draw the system resistance curve and parallel operation curves. The possibilities of change of duty point of each pump in parallel operation can not be ruled out, under such conditions tenderer shall have to submit their offer with design and its analysis and curves justifying the change of duty.

#### (A) Design Requirements

- a) The pumps shall be capable of developing the required total head at rated capacity. The pumps should almost operate satisfactory at any point on the HQ characteristics curve over a range of 75% to 110% capacity.
- b) The power rating of the pumps motor
- c) shall be larger of the following:-
- i) The maximum power required by the pump from zero discharge to full value of discharge.
- ii) 115% of the power required at the duty point if power consumed at duty point by pump comes out to be upto 75 HP. If it is more than 75 HP than it will be 110% of the power consumed at duty point.

#### (B) **PUMP SET**:

- 1.1.1 A Standard hydrostatic test on all pressure containing parts shall be made at 1.5 times the maximum discharge pressure.
- 1.1.2 The bowls shall be equipped with replaceable casing bearing.
- 1.1.3 The bowl assembly shall bear a name plate preferably embossed information as per following:
  - a) Name of the manufacturer or trade mark. Kirloskar
  - b) Serial number of the pump set.
  - c) Pump type.
  - d) Number of stages.
  - e) Total head.
  - f) Shut off head.
  - g) Capacity.
    - **Note:** Shut off head must be above 25% of the total head required.
- 1.1.4 The impeller shall be of enclosed type equipped with seal rings on their hubs. Seal rings shall be provided either with impeller or in the bowl.

- 1.1.5 The pump shaft shall be guided by bearing provided in each bowl of above and below the impeller shaft assembly. The shaft without sleeves shall have a surface finish 0.75 micron Ra Max.
- 1.1.6 The opening in the suction case for the entrance of water shall be of proper size and shape to avoid eddy currents.
- 1.1.7 The suction case shall be fitted with a strainer made of corrosion resistant material.
- 1.1.8 Suitable sand guard shall be provided just above the suction case bearing to prevent the entry of foreign matter into the suction case.
- 1.1.9 Non return valve shall be provided above the pump discharge case.

#### C. MOTOR:

- 1. The winding of motor shall be wet type.
- 2. The motor shall be suitable for operation voltages and frequency confirming to IS 585-1962 (revised) õVoltages and frequency for A.C. transmission and distribution systemö
- 3. The earthing of the motor shall comply with IS: 3043-1966 code of practice for earthing.
- 4. The bearing shall be of adequate size to withstand the weight of all rotating parts as well as the imposed hydraulic thrust. These shall be lubricated suitably.
- 5. The Motor winding and nearing bushes of the rotor shaft shall be cooled/lubricated by pure water filled in the motor before erecting the pump set.
- 6. The motor shall be protected by means of cable glands, rubber seals etc. from ingress of CWR water, sand and other foreign matter.
- 7. The thrust bearing housing shall be provided with a drain plug to empty the pure water filled into the thrust bearing housing/Motor.
- 8. The rotor shaft shall be provided with shaft protecting sleeves having a surface finish of 0.75 micron Ra max.
- 9. The Motor shall be provided with a breathing attachment like bellows, diaphragm etc. to compensate the Volumetric variations due to change in temperature.
- 10. The motor shall be made of corrosion resistant materials or suitably treated materials to resist corrosion.
- 11. The motor shall have a name plate preferably embossed on body of motor giving the following information:
  - a) Induction Motor;
  - b) Name of Manufacturer:
  - c) Manufacturer s number and frame reference;
  - d) Type of duty;
  - e) Frequency in Hz;
  - f) Number of Phases;
  - g) Rated output in HP/KW;
  - h) Rated voltage and winding connections;
  - i) Current in amperes at rated output.
  - j) Speed in RPM at rated output.

#### (D) DATA OF PUMP SET OF KIRLOSKAR MAKE:

These shall be furnished in the following manner@s

- a) Model of motor.
- b) Model of pump.
- c) Discharge in LPM.
- d) Total head.
- e) Nett effective head.
- f) Number of stages.
- g) Pump outlet size in mm.
- h) O.D. of pump in mm.
- h) MOC of each and every component of the pump set.
- i) Speed of pump set.
- i) Method of starting.

The performance details as per enclosed schedule ±øare to be submitted as per enclosed sheet separately.

#### F. SHOP TESTING

The following shop tests shall be witnessed by Engineer incharge of the project. Standard Running test as per relevant IS at rated speed in Manufacturers works to measure capacity, total head, efficiency and power. These tests will form the basis for acceptance of pumping plant. The pumping plant shall be tested over the range covering from shut off head to the maximum flow. The duration of the test shall be minimum one hour. Minimum five readings approximately equidistant shall be taken for plotting the performance curves.

#### 2.0 SOFT STARTER

The soft- starter shall be developed and qualified in accordance with international standards, particularly with the standard dedicated to soft-starter EN / IEC 60947-4-2. The starter must be CE marked under the harmonized standard EN / IEC 60947-4-2.

#### Description

The operating principle of the Soft-starter should not simply take ground on a limitation of motor current during the transitional phases or on a voltage ramp but on a torque control motor. The Soft-starter should provide a torque ramp during the acceleration phase. Thus, it can control the torque during the starting period and if necessary provide a motor torque constant throughout the acceleration phase. For pumping applications, the deceleration will be on torque a ramp.

- All Soft-starter sizes will have the same control board. That control board must be identical for all applications.
- All Soft-starters shall be equipped with means for measuring motor current to ensure protection.
- The measurements of the current will be active when the Soft-starter is by-passed (embedded by-pass for all sizes).
- The Soft-starter should have a separate power control.
- The terminals of the board control shall be of plug type for easy maintenance.
- Soft Starter should control 3-phase output with Programmable display.
- The Soft-starter will handle the by-pass itself: manage the closure of the by-pass at end of acceleration time and open that by-pass at end of stop sequence. That function must be compatible with the types of stop: freewheel, ramp
- The access to the settings can be locked by code. The monitoring parameters should remain accessible.

#### > Environment

- The maximum relative humidity will be 95% without condensation or dripping water according to standards IEC60947-4-2.
- The storage temperature can be between -25  $^{\circ}$  C to + 70  $^{\circ}$

#### **Electrical characteristics of the Soft-starter**

- The Soft-starter will automatically adapt itself to the frequency of the mains 50 or 60 Hz with a tolerance of +/-10%.
- Outputs: the Soft-starter must have at least 2 relays with a NO/NC contact Maximum switching capacity on inductive load: 2 A at 250 Vac and 30 Vdc.

#### **Protections**

- The starter will include the management of Motor PTC probe.
- The starter will calculate continuously the motor overheating from the real current value (the current must be measured and not estimated). Several classes of thermal protection will be proposed following the standard EN/IEC60947-4-2: Classes 10, 20, 30. The calculation of the thermal protection must be active even when the Softstarter is not power energized.
- The starter shall be protected against thermal overload, over & under voltage.
- Dry run protection for pump motor.
- Protection against reverse-phase network, the loss of phases on mains or on motor.
- The protections will always be maintained even the Soft-starter is by-passed internal or self.

#### **Communication**

- The starter will include a multipoint serial link to be connected directly to a Modbus network. The starter shall be able to be connected to Ethernet and other networks and communication bus option.
- The communication shall provide access to the control, adjustment and monitoring of the Soft-starter.

#### Display

- The starter shall have a display and programming push buttons.
- The following information must be accessible on the display
- -Motor current (by phase)
- -Motor state
- -Current status (acceleration, deceleration, Running).
- -Operating time.
- -The last fault occurred
- -Fault history
- -I/O status

#### **Contacts**

- A. The motor starter contractors shall be of the electromagnetic type of uninterrupted duty as defined in IS 2959 unless otherwise specified.
- B. Contact shall be of the double break non gravity type.
- C. Main contacts of contact shall be of silver plated copper.
- D. Each contact shall be provided with 2 No. auxiliary contacts.
- E. Insulation classes of operating coils shall be of class Egor better.

#### **Epoxy Resin Cast Thermal Overload Relays (of suitable range & capacity)**

- (a) Thermal overload relays shall be hand reset. This hand reset, device and -STOPø push button of starter shall be separate from each other.
- (b) The starter shall be complete with three elements positive acting ambient temperature compensated time lagged thermal overload relay with adjustable settings.
- (c) Overload rest push button shall be brought out on the front of the compartment door.
- (d) Overload relay shall be provided with 1NO. AND INC contact.

#### **Themal Time Delay Relay**

(a) It shall be hand reset to fix time for low voltage starting and full load starting.

#### **Single Phasing preventors**

- (a) Single phasing preventors relay shall be provided.
- (b) The single phasing preventor shall be of the current operated type. The relay shall not operate for supply voltage unbalance of 5% but shall positively operate for unbalance more than 5%. The relay shall operate in the event of single-phase fuse blowing.
- (c) After sensing a single phasing, the relay shall operate with a time delay of 2X3 seconds. The relay shall not operate for a 3-phase power supply failure. The relay shall be of the hand-reset push button. Resetting shall be instantaneous and independent of the adjusted time delay in the tripping of the unit. Visual indication for the operation of the relay shall be provided.
- (d) The relay shall be suitable for application to protect reversible and non-reversible motors. The relay operation shall be independent of H.P. rating and the R.P.M. of the motor. The relay shall be of failsafe type and shall operate to trip the motor when the relay internal wiring is accidentally open circuited.

#### 3. LT CONTROL PANEL:

The control panel shall be compartmentalized cubical type, dust and vermin proof 2.4mm thickness steel sheet fabricated, floor mounting type having aluminum bus bars. All operative control should be above waist height (Around 4ø) and metering around eye level and it should be compatible from automation point of view in future.

The control panel should consist of two incomer and 3 outgoing feeders for each pump starter, also separate feeder for light & fan and other miscellaneous works in spare having separate power terminals and control terminals alongwith APFC panel as follows:-

#### a) Incoming feeder:-

The incoming feeder should generally comprise of the following: -

- i) 1 No. required capacity MCCB with overloaded and earth fault protection and all other protections provided by the manufacturer.
- ii) 96 mm. sq. dial CT operated voltmeter with a range from 0-500 V with voltage selector switch-1 No.
- iii) 96 mm. sq. dial CT operated ampere meter of suitable capacity with ampere selector switch-1 No.
- iv) 96 mm. sq. dial CT operated Power factor meter ó 1 No.
- v) 96 mm. sq. dial CT operated frequency meter \u00e9 1 No.
- vi) Indicating lamps, toggle switches and instrument fuses ó 1 No.
- vii) KW meter of suitable capacity CT operated ó 1 No.
- viii) Switch fuse unit of suitable capacity 1 No.
- ix) Control MCB -1 No.

All or part of control panel, metering, protection and other necessary equipment specified in the following clauses of the specification shall be provided as and when called for in the accompanied specification.

## $11~\mathrm{KV}$ / 0.400 KV, 160 KVA OUTDOOR, STEP DOWN TRANSFORMERS POWER

The transformer and accessories shall be designed to facilitate inspection, cleaning, repairs and for operation, where the continuity of supply is primary consideration. All apparatus shall also be designed to ensure satisfactory operation under such sudden variations of the load and voltage as may be prevalent with under working conditions on the system, including those due to short circuits. The design shall incorporate every reasonable precautions and provision for the safety of all those concerned in the operation and maintenance of the equipment keeping in view the requirements of Indian Electricity Rules.

Equipment conforming to other internationally accepted standards, which ensure equal or higher quality than the standards mentioned above would also be acceptable. In case the Bidder who wish to offer material conforming to the other standards, salient points of difference between the standards adopted and the specific standards shall be clearly brought out in relevant schedule. Four copies of such standards with authentic English Translations, shall be furnished along with the offer.

#### PRINCIPAL PARAMETERS

The transformer shall be suitable for outdoor installation with three phase, 50 Hz, Double wound, Core type, Oil immersed and naturally cooled (Type ON), 11 kV system in which Neutral is effectively earthed and they should be suitable for service under fluctuation in supply voltage from +10% to -15%. The transformer shall conform to the following specific parameters.

1. Continuous rated capacity	250 kVA
2. Make	Crompton, Kirloskar, BHEL, Siemens, ABB
3. Rated Voltage HV	11 kV
4. Rated Voltage LV	0.415 kV
5. Frequency	50 Hz ±5%
6. No. of phase	Three
7. Method of connection	HV Delta
	LV Star
8. Type of cooling	ON

9. Percentage impedance voltage on normal tap on % impedance kVA base corresponding to HV/LV rating and applicable tolerance as per ISS

#### **Codes and Standards:**

The design, manufacture and performance of equipment shall comply with all currently applicable regulation and safety codes in the locality where the equipment will be installed.

Unless otherwise specified, equipment shall conform to the latest applicable Indian, British or USA standards.

Some of the standards are given below:

201	Some of the standards are given below:-		
a)	IS 375	Auxiliary wiring and bus bar marking	
b)	IS 722	Energy meter	
c)	IS 1248	Indicating instrument	
d)	IS 2147	Degree of protection provided by enclosure	
e)	IS 2208	HRC fuses	
f)	IS 2705	Auxiliary current transformer	
g)	IS 3156	Auxiliary Voltage transformer	
h)	IS 3231	Electrical relays for power system protection	

i)	IS 4047	Air break switches
j)	IS 2516	AC Circuit Breaker
k)	IS 5124	AC induction motor starter
1)	IS 3427	Metal indoor switch gear and control gear for
ŕ		voltage Above 100 V but not exceeding 11000 V

#### **Extent of Work**

The extent of the work included in the specification is as follow:

Design, fabrication of complete panels, provision for all associated equipment and wiring, design and selection of all the components shall be made liberally with a good margin of safety factor and considering the following points in mind.

Procurement (except specifically noted as supplied by purchaser) and mounting of all equipment specified in the accompanied equipment list, data sheet, drawings and specification together with such auxiliary equipment and materials as may be adjacent or complementary to those specified.

All internal wiring to equipment and terminal block and wiring between adjacent panels.

Electrical and instrumentation detailing outlined in this specification and the accompanied specification.

Preparation and furnishing of all drawings as required including schematic wiring, internal wiring and external cable connection drawings.

Testing of panels and associated equipment accessories and furnishing of test certificates.

Preparation and furnishing of instruction, operating and maintenance manuals.

#### **Constructional Feature**

The control panel shall be completely metal enclosed and shall be dust, moisture and vermin proof. the enclosure shall provide a degree of protection and specified in data sheets but not les than IP 54 in accordance with IS: 2147 Panels/desks shall be free standing, floor mounting type and shall comprise rigid welded structural frames enclosed completely with specially selected, smooth finished, hot rolled sheets steel of thickness not less than 3 mm for front and rear portions and 2.5 mm for sides top and bottom portions. There shall be sufficient reinforcement to ensure a plain surface to limit vibration and provide rigidity during shipment and installation.

The control panel/desk shall be assembled with channel/angle base plates with anti-vibration mountings. The vertical panel shall be freestanding type with removable covers at back. All bolts nuts and screw etc. appearing on panel shall be arranged as to present a neat appearance, lifting hooks shall be provided such that no openings are left when hooks are removed. All hooks, bolts and just exposed to external atmosphere shall be chromium plated or zinc plated.

Operating handles of the doors shall have locking arrangement, There shall be no sharp door covers to avoid injury to personnel.

The control desk shall be provided with hinged door on the rear and removable access cover on the front. All doors, removable covers and panels shall be gasket all around with neoprene gaskets. Ventilating covers if provided shall have screens. Fittings and due collecting devices shall be made of either brass of GI wire mesh.

Design, Material selection and workmanship shall be such as to result in neat appearance inside and outside with no welds and reverts apparent from outside, with all exterior surfaces free and smooth.

Paneløs desk shall be suitable for floor mounting. Metal stills in the form of metal channels properly drilled shall be furnished along with anchor bolts and necessary hard ware for mounting the panels. These shall be dispatched in advance so that they may be installed and leveled, when concrete foundations are poured. The foundation and supporting frames, anti-vibration strips and fixing bolts, nuts, washers etc. shall be supplied to suit the requirements.

The panels/desk shall be liberally sized so as to provide spacious layout of equipment and devices with sufficient working space in between.

If a control panel consists of a number of panels, each panel shall be mounted side/by side and bolted together to from a compact unit. Where two panels meet, the joints shall be smooth, close fitting and unconstructive.

The maximum and minimum height of the operating equipment on the panel shall be 2100 mm and 900 mm respectively from the floor level, stands height of the equipment comes within the above limit. The proper supporting arrangement shall be provided by the bidder.

The following features are also required:

- 1. The circuit breakers, bus bar, instrument transformerøs and cables shall be installed in separate compartment within the cubical.
- 2. The panels shall be so designed that it may be possible to extend on either side if required at future date.
- 3. The panels shall be so constructed that failure of one equipment does not effect the adjacent units. Suitable vent shall be provided to release gas pressure developed due to the operation of breaker or breaker or due to live are at the bus or short due to shot circuits.
- 4. All bus connections, joints and taps shall be silver plated, connections shall be as short as possible.
- 5. Each cubical shall be provided with space heater with switch fuse and plug socket with switch for connection of heat lamps rated 240 V single phase 50 C/S. Space heater shall be provided with thermostats of approved make and type.
- 6. Wiring for space heater and lamps in each switch gears shall be grasped and brought out to easily accessible terminals for external connection.

#### **Cable Entry:**

- 1. The panels shall have provisions of cable entry from bottom. The removable cable gland plate shall be provided to make entry dust tight and vermin proof.
- 2. The panels shall have provisions inside for fixing the multi-core cable glands. The cable glands support plate shall be 4 mm thick.
- Cable entries to the panels/desks shall be from the bottom. When called for in data sheet. Necessary number of cable glands of sizes to suit purchaserøs internal cables to the panels shall be supplied. Cable glands shall be screwed type and made of brass.

#### **Mounting:**

All equipment in front of panel/desks shall be flush mounting type.

All equipment shall be so mounted that the removal and replacement may be accomplished individually without interruption of service to others.

All equipment inside the panel/desk shall be so located that their terminals and adjustments are rapidly accessible for inspection or maintenance.

No equipment shall be mounted on the doors without prior approval of purchaser.

Where applicable Auxiliary bus bars for AC and DC suppliers, Pt circuits and other common service shall be provided near the top of the panels running through the entire length of he panels. These buses shall have nominal cross section equivalent to a copper of suitable size and permit two independent supply points.

Fuses and links shall be provided for isolation of individual circuit from bus wire/bars without disturbing other circuits.

Wherever practicable wiring shall be accommodated on the sides of the panel/desk, sharp bends shall be avoided.

Wiring shall be adequately supported along its run to prevent sagging and strain on the termination.

Wire termination shall be made with solder less compression type of tinned copper lugs which grip the conductor and insulation. Insulated sleeves shall be provided at all the wire termination. Wire shall not be spliced between terminal points. Each wire shall be identified at both ends by engrave, Core identification, plastic ferrules with wires designation in accordance with contractor wiring diagram fitted inside the panel.

Vendor shall be solely responsible for the completeness and correctness of the internal wiring and for the proper functioning of the connected equipment.

#### **Terminal Block:**

Multi-way terminal blocks complete with necessary binding screws and markers for wire connections and terminal strips for terminal identifications shall be furnished for terminating the wiring and outgoing cables.

Terminal block of CT and PT secondary leads shall be provided with test links and isolating facilities. Also CT secondary leads shall be provided with test links and isolating facilities.

The terminal block shall be grouped according to circuit functions and shall have at least 20% spare terminate. For different voltage, the terminal blocks shall be segregated.

The center lines of switches, push buttons and indicating lamps shall be matched to give a neat and uniform appearance. Likewise the top lines of all meters relays and recorders etc. shall be matched.

Wherever required, panels/desks shall be matched with other panels/desks in control room in respect of dimension, colour appearance and arrangement of equipment on the front.

#### **Cable Terminations:**

The purchasers external cable connection will be terminated on the terminal blocks provided in the control panel. All necessary cable terminating, such as gland plaster, packing glands, crimp type termed copper lugs and brackets, wiring troughs and gutters etc. for purchaser cable shall be included in Vender scope of supply.

#### **Electrical Instruments:**

#### **Indicating instrument**

All electrical indicating instruments shall be circular 270 scale, 96mm. square moving coil instruments suitable for semi-flush mounting with only flange projecting on vertical panels.

Instrument dials shall be white with black numerals and lettering, knife-edge pointers and parallax free-dials shall be preferred.

Instrument shall conform to IS: 1248 and shall have an accuracy class of to 1.0 or better.

The number of digits provided shall be adequate to cover 1000 hours of operation.

Current coils of meters shall have a continuous over load capacity of 200% for both accuracy as well as thermal limits. Also the coil shall withstand at least 10 times rated current for 0.5 seconds without loss of accuracy.

#### Relays

All relay shall conform to IS 3231 or equivalent. They shall be suitable for semi-flush mounting with only flanges projecting on the front with connection from the rear.

Relays shall be rectangular in shape and shall have dust tight, transparent from the rear.

All protective relays shall be in draw cases with built in test facilities. Test block and switches shall be located just below each relay for testing unless otherwise specified. All auxiliary relay and timers shall be supplied in non draw out cases.

All relays shall be suitable for operation at 50 Hz AC voltage operated relays and current and times shall be designed for the DC voltage specified in data sheet and shall operate satisfactorily between 70% and 110% of rated voltage.

Voltage operated relays shall have adequate thermal capacity for continuous operation.

All protective relays shall be provided with at least two pair of potential free output contracts. For auxiliary relays and timer it shall be as specified in data sheet. Relay cases shall have adequate number of terminals for making potential free connections, to the relay coils and spare contracts. Paralleling of contacts, if any shall be done at the terminals on the casing of the relay.

All protective relays shall be provided with externally hand reset positive action operation indicator.

All timers shall be electromagnetic type only. Short time delays in millisecond may be obtained by shading with copper lugs on auxiliary relays. This shall not affect the continuous rating of the relay.

All relay shall be self next type unless other wise specified in respective data sheet.

Each relay shall have provision for easy isolation of trip circuit for the purpose of testing and maintenance.

All relays shall with stand a test as per relevant IS code and standard.

Auxiliary seal in units provided on the protective relay shall be shunt reinforcement type.

#### **Control Switches**

Control and instrument switches shall be rotary type suitable for semi-flush mounting with access to connection from the back by the removal of the cover.

The following shall be operating handles employed for the different type of switches.

- a) Breaker control switches Pistol grip or knob type discrepancy control switch with built in lamps
- b) Selector switches
- c) Oval knob (black)

Circuit breaker control switches shall be 3 positions, spring return to neutral type and shall have external red and green indicating lamps. Red lamps shall be wired for continuous supervision of trip circuit with a serials resistor. Alternatively, discrepancy type control switches with built in pilot lamps may be provided. In addition to the pilot lamps, each discrepancy switch shall be supplied with a non lamp wired to supervise the trip circuit when the circuit is in closed position.

The switches shall have spring return from close and trip position to after close and trip position respectively. Also it shall be required to press the switch before turning to close or trip command position.

Instrument transformers shall be of the maintained type. Ammeter selector switches shall be of break type contacts.

Contacts of the switches shall be of pure silver and the rating shall be suitable for their duty.

#### **Push Buttons**

Push buttons shall be of momentary contact type with rear terminal connection. Where specified in the data sheet, the push buttons shall be so designed to prevent in advertent operation.

All push buttons shall have contacts of pure make with two normally open and two normally closed contacts.

#### **Indicating Lamps**

Indicating lamps shall be of the panel mounting type with built in series connected resistor.

The wattage and resistance of the lamps shall be as follows:

Neon indicating shall be provided when specified in data sheet.

Bulbs and lenses shall be easily replaceable and inter- changeable. Tools if any required for this shall be included in the scope of supply.

#### L.T. Circuit Breaker:

- L.T. Circuit Breakers shall be of following type:-
- Moulded case circuit breaker.
- 2. Air circuit breaker

The provided circuit breaker shall confirm to relevant I.S. specification

#### **Moulded Case Circuit Breakers (M.C.C.B.):**

M.C.C.B. should automatically isolate the electrical circuit under sustained over load short circuit. The other construction feature shall be as per details given below:

_

- 1. Operating mechanism shall be quick make, quick-break and trip free. It should be independent of manual operation.
- Housing should be made of heat resistant insulating material. All parts of circuit breaker should be enclosed in moulded housing. Terminals should be accessible for external connections.
- 3. Operating handle should give clear tip indication i.e.  $\pm ON\phi \pm OFF\phi$  and ripping position should be clearly visible.
- 4. M.C.C.B. shall consist of bimetallic element providing an inverse time current tripping characteristic.
- 5. Magneto thermal release shall have three bi-metals giving thermal over load protection and electromagnets which offer short circuit protection. This shall be direct acting. Electro-magnets shall offer short circuit protection.
- 6. All releases should operate on a common trip bar, so that all the phases get disconnected even when fault occurs on only one of them.
- 7. Silver alloy contacts should have long electric life. The mechanism should be so designed that there should be no arcing on the current carrying part of the contact. There should be strong wipe action of the contact system for keeping the contact surface clear of oxide films.
- 8. Terminal should have large and sufficient dimensions to accept links or cable lugs, adjacent phase terminal should be separated by insulated barriers with adequate clearances. Terminals configuration should permit straight through cabling.
- 9. Back up fuse be provided.

#### **Specification of Air-Circuit Breaker (A.C.B.)**

- 1. Triple pole draw-out A.C.B. suitable to operation 415 ± 6% 50 C/S A.C. supply shall be fully interlocked horizontal withdraw-out type version with Hinged door. It shall be provided of positively automatic safety shutters with pad locking facility, mechanical ON/OFF indication, mechanical Service/Test/Isolated position indication, silver faced moving contacts and arcing contact.
- 2. All contact subjected to arching should tipped with are resistance materials, Inter phase barriers should also be incorporated.
- 3. Isolating contact of silver plated, multi-finger, spring loaded type should be provided.

- 4. Magnetic over current, release should be provided to offer protection against overload and short circuit. It should be direct operated type or C.T. operated depending upon the ratings/load requirement. Release should beset to trip the breaker between 75% to 15% or rated current.
- 5. The breakers should be interlocked to prevent access to live parts unless the circuit is dead.
- 6. The breaker should not be disconnected from the isolating contacts or re-engaged with the contacts unless breaker is in the open position.
- 7. The breaker must be tripped before the door can be opened to gain access to the racking door is open until <code>:ISOLATEDøposition</code> is reached.
- 8. Main contacts should be shrouded automatically by a safety shutter preventing in advertent contact with isolating contact in with-drawn position.
- 9. A.C.B. shall comply to IS-2516, I.E.C. 6157-1 & B.S.4752
- 10. All rating of ACBS shall be tested as per I.S. 516.

#### **Main Bus Bars**

# Main bus bars shall be of aluminum alloy conforming to relevant I.S unless otherwise mentioned in Data Sheet.

Bus bar shall be located in air insulated enclosure and segregated from all other compartments of the cubical. Direct contact or accidental contacts shall not be possible with the bus bars and primary connections.

All bus bar joints shall be silver faced. Spring washers shall be provided to ensure good contacts. In case aluminum to copper connections are required, suitable bimetallic connection or all bus bar joints shall be silver faced.

Bus bar shall be adequately supported on insulators to withstand dynamic stresses due to short circuits. The bus bar support insulator shall conform to IS 2544.

Bus bar shall be insulated with extended PVC sleeves or other insulating material. The PVC used shall be of high temperature grade (85°C) and shall posses good dielectric properties, high tensile strength and good finish. The joints and tops shall be covered within insulating tapes covering which withstands a temperature of 85°C. The size of bus bar shall be selected making them suitable for future loads also.

#### **Automatic Power Factor Correction Panel**

APFC Panel shall have intelligent Microprocessor based relay, 12 steps based on the requirement. The relay shall have auto manual selection feature and shall adapt the direction of CT besides, it shall possess salient features like 6

- 1. Auto self adjustment to any capacitor step value
- 2. Multiple LCD data indication of Power factor at each phase(lead/lag), KW, KVA, KVAR, Voltage, Load Current at each phase, Capacitor current at each phase, Injected KVAR to reach target power factor, Frequency, etc. incl. of all preset

parameters & specified installation data

- 3. Automatic Self-adjustment for C/K value.
- 4. Three phase sensing suitable for three phase-unbalanced loads.
- 5. Operation time delay facility for 10-240 sec.
- 6. Memory back up to save the data in the event of power failure.
- 7. Alarm output for Capacitor or Contact failure, abnormal values of voltage, current, KVAR, Power factor, Temperature, Frequency, etc.

- 8. No-volt relay features to immediately disconnect all capacitors in the event
  - of power failure.
- 9. Various protections i.e. over temperature, over harmonics, overload, etc.
- 10. Remote fault alarm indicator.
- 11. Power factor correction fault.
- 12. Facility to connect computer.
- 13. RS 232 serial port.

#### **Tests**

Relays and control panels shall be subjected to the following tests at Manufacturer¢s works

- 1. Mechanical operation test.
- 2. Certificate of test previously conducted on these items or on similar equipments of similar capacities and specification verification of degree of protection shall be submitted.
- 3. Electrical control, interlock and sequential operation.
- 4. Verification of wiring.
- 5. Type tests and routine test shall be carried out on all associated equipment as per relevant Indian standard.
- 6. Certified copies of all test reports shall be submitted to the purchaser before dispatch of the equipment.

#### 4.0 CABLES

The scope of this tender includes power wiring with 3.5 core Al. cable of suitable capacity from power transformer to LT panel and 3.5 core copper cable of suitable capacity from each out going feeder to starter of each pump and from starter to motor. The cabling shall have to be done properly providing necessary loop at end termination duly clipped and mounted on the sump wall of the pump house. Power wiring shall have to be carried out as per the latest relevant IS/IER End termination should be lugged and then connected. The tenderer is required to quote the size of the cable.

All cables shall be steel flat strip armored unless specified. Cable end box for HT cable shall be furnished complete with heat shrinkable type termination, tabular tinned copper lugs, armour clamps, gland plate etc.

MS chequered plates, 8 mm. Thick and painted with black enamel paint for covering the cable trenches wherever required/directed by the engineer shall be provided under all sub heads. The weight of the chequered plates shall be as per standard tables and in diamond pattern.

Wherever parallel double cables are to be laid, the capacity of individual cable should be sufficient to take full load current required for ultimate load and other cable work as standby up to ultimate stage.

#### **Codes and Standards**

The design, manufacturer and performance of the cables shall comply with all currently applicable statues, regulations and safety codes in the locality where the equipment will be installed.

Unless otherwise specified, the equipment shall conform to the latest applicable Indian Standards.

a) IS: 1554 (Part ó I) PVC insulated (Heavy duty) electric cables,

Part-I for working voltage up to and including 1100V

b) IS: 1554 (Part-II) PVC insulated (Heavy duty) electric cables.

Part-I for working voltage from 3.3 KV up to and

including 11 KV.

c) IS: 3961 (Part-I) Paper insulated (Heavy duty) electric cables.

Part ó I for working voltage up to 3.3 KV. IS:694 d)

PVC insulated (Light duty) electric cables for

working voltage up to 1100V.

Recommended current ratings for cables. e) IS:3961 (Part-II & V)

> Part- II-PVC insulated and PVC sheathed heavy duty cables Part ó V-PVC insulated light duty

cables.

f) IS-692-1965 (with latest Paper Insulated Power Cables amendments)

IS-7098 Specification for XLPE Cable g)

> Cables shall be supplied on non-returnable drums made of seasoned wood. For the following voltage grade, the cable length on each drum shall be subject

purchaser approval.

S.No.	Voltage Grade	Conductor Size
1.	1100 V	Above 95mm ²
2.	Below 1100V	All sizes

#### **Installation of Cables**

to

- 1 Contractor scope of work includes unloading, laying, fixing, jointing, bending and termination of cables. Contractor shall supply all the necessary hard wares for jointing and termination of cables. Cables shall be laid directly buried in earth, on cable trays and supports in conduits and duct or bars on walls ceiling etc. Contractor shall route the cables as directed by purchaser.
  - All cable work and the allied apparatus shall be designed and arranged to reduce the risk of fire and any damage that may cause in the event of fire wherever cables pass through any floor or wall opening suitable bushes shall be supplied if required by the purchaser. The bushes shall be seated using fire resisting materials to prevent fire spreading.
- Standard cable installation tools shall be utilized for cable pulling. Maximum pull 2 tension shall not exceed the manufacture of recommended value. Cable grips reels or pulleys used shall be properly lubricated. The lubricant shall not injure the overall covering and shall not set up undesirable conditions of electrostatic stress. Cable pulling shall permit performance collateral work without obstruction. Shear bending and kindling of cables shall be avoided. The bending radius for various types of cables shall be more than those specified by manufacturer.
- 3 Power and control cables shall be laid in separate cable trays. The order of laying of various cable in trenches and overhead trays shall be as specified below. Cables of highest system voltage at the top most tier with second highest voltage on the second tier from top, third highest voltage on the third tier from top etc. with control instrumentation and other service cable in bottom most cable tier.
- 4 Where groups of HV and LV and control cable are to be laid along the same route, suitable barriers to segregate them physically shall be employed. Where cables cross roads and water, oil, gas or sewage pipes, the cables shall be laid in reinforced spun concrete pipes of 150 mm minimum diameter. Also 50% space shall be kept as space for future if more than one cable are to be laid through pipe. For road crossing, the pipe for the cable shall be buried at not less than one meter depth. Cable shall be protected at all times from mechanical injury and from absorption of moisture.
- 5 Some extra length shall be kept in each cable run at a suitable point to enable or two straight through joints to be made at a later date, if any fault occurs. To facilitate visual tracing, cables in trays shall be laid only in single layers where design permits. Cable splices shall not be permitted.
- 6 Cable jointing shall be in accordance with relevant Indian standard codes of practice and manufacturer special instructions. Materials and tools required for cable jointing work shall be supplied by contractor. Cables shall be firmly clamped on either sides or a straight through joint at not more than 300mm. away from the joints. Identification tags shall be provided at each joint and at all cable

terminations. Single core cable joints shall be marked so that phase identification at each joint can be determined easily. The joints shall be located at most suitable places. When two or more cables are laid together, joints shall be arranged to be staggered at about three meters. Before jointing, insulating resistance of both sections of cables to be jointed shall be checked.

- Contractor shall install and connect the power, control and heater supply cables for motors. Contractor shall be responsible for correct phasing of the motor power connecting and shall interchange connection at the motor terminal box if necessary after each motor is test run.
- 8 Metal sheath and Armour of the cable shall be bonded to the earthing systems of the station.
- 9 Cable clamps shall be minimum 3 mm thick and 25 mm. wide galvanized M.S. flat spaced at every 1.0 m interval.

#### **Conduits & Pipe**

- 1. Contractor shall supply and install conduits, pipes as specified. All accessories/fittings required for making installation complete shall be supplied by the contractor. Conduits and pipes shall be GI and of heavy duty type. Flexible metallic conduits shall be used for termination of connections to equipment to be disconnected at periodic intervals. Conduits or pipes shall run along walls floors and ceilings on steel supports embedded in soil, floor, wall or foundation in accordance with relevant layout drawings.
  - 2. Exposed conduit shall be adequately supported by racks clamps, straps or by other approved means. Each conduit run shall be marked with its designation as indicated on the drawings.
  - 3. When one or more cables are drawn through a conduit cable. Cable shall fill not more than 50% of the internal cross sectional area of the conduit.
  - 4. Entire system of conduit after installation shall be tested for mechanical and electrical continuity throughout and permanently connected to earth by means of special approved type earthing clamp efficiently fastened to the conduit

#### 5.0 HAND OPERATED TRAVELLING CRANE

05 Tonne Capacity with 10m Lift and 10m Span and Tested at 50% above load of Indef and Morris Make, suitable for pump house alongwith all girders as per design & site conditions.

#### A. CRANE

## MONORAIL OVER HEAD TRAVELLING TROLLEY (Hand Operated) (CONFORMING TO ISS 807 & ISS 3177)

It is used for traverse of load to and fro, on stabdard ISMB, flanges (Hoist). These are used in conjuction with Chain Pulley Block.

**FRAME**: Fabricated from tested steel plates, conforming to IS 226, assembled by Nuts and Bolts, thus it is easy to adjust and fit on the hoist.

**TRAVELLING WHEELS:** These are single flanged, taper wheel, made of grey cast iron Gr.30, ISS 210. These are so designed to make line contact with the hoist taper section, thus avoiding slipping. These are mounted on heavy duty ball bearings.

AXLES & SHAFTS: Made of high carbon steel.

**DESIGN**: Prevention of sidewise tilting is specially considered.

**TESTED**: On 50% over load.

#### B. TROLLEY AND CHAIN PULLEY BLOCK

- a) The chain pulley block shall be operated on the lower flange of the bridge girder.
- b) The load chain shall be made of SS-410. It shall be heat treated to give ductility and toughness. It shall be welded construction with a factor of safety not less than 5.
- c) The load wheel, main arm holding upper hook and the B block holding bottom hook shall be made of heavy duty malleable casting.

- d) The hand chains for the hoisting and traverse mechanism shall hang well clear of the hook and both the chain shall be on the same side. The hand chain wheel shall be made from pressed sheet steel and shall be provided with roller type guarding.
- e) All the gearing shall be totally encased. Gears shall be out from solid cast of forged steel blanks. Pinions shall be of forged carbon or heat treated alloy steel. Gears shall be as per IS 436.
- f) The trolley track wheel shall be rim toughened, head treated carbon steel or lows alloy steel or graded CI and shall be single flanged and shall have antifriction bearings.
- g) The travelling trolley frame shall be made of rolled steel. The side plates of trolley frame shall extend beyond wheel flanges. The two side plates shall be connected by means of an equalizing pin.
- h) Axles and shafts shall be made of carbon steel.
- i) The lifting hooks shall be forged, heat treated alloy or carbon steel. They shall be of single hook type provided with a standard depress type safety latch. They shall swivel and operate on hardened races. Locks to prevent hooks from swiveling shall be provided. Hook shall be as per IS 3815.
- j) The brake for the lifting gear shall be screw and friction disc type and shall offer no resistance during hoisting. Over load test at 150% of rated load for chain pulley block and trolley, overloaded test of 125% of rated load and deflection test with 100% of rated load for the crane. Test certificate has to be given by the fabricator/manufacture.

#### **6 & 7 SLUICE VALVE**

#### (A) <u>DESIGN REQUIREMENTS</u>

- a) Sluice valves shall generally confirm to IS:780 and IS:2906. Additionally they should also meet specific requirements mentioned in the following paragraphs.
- b) Valves shall close with clockwise rotation of hand-wheel. The direction of closing shall be cast on hand wheel.
- c) Valves shall be designed for 10 bar rating.

#### (B) FEATURES OF CONSTRUCTION

- a) Valves shall have non-rising spindle.
- b) Valves shall be with bushing for replacement of packing without leakage.
- c) Valves of size 250/200mm and below shall be with renewable channel and shoe arrangement.
- d) Valves of size 250/200mm and above shall be supplied with worm/bevel gear arrangement so that the valve can be operated with an effort not more than 7 kg-m on the hand wheel.
- e) Nominal size of the valve shall be cast on the body of the valve.

#### (C) MATERIAL OF CONSTRUCTION

Body - Cast iron IS 210 Gr FG 200 Wedge - Cast iron IS 210 Gr FG 200 Spindle - Stainless Steel AISI 410

Seat rings - Gun metal
Shoe - Gun metal
Channel - Gun metal lined

#### (D) SHOP TESTING

To be witnessed by engineer Incharge of project (if necessary)

Seat leakage test at 10 bar.

- Backseat leakage test at 5 bar.

Body hydrostatic test at 15 bar.

#### 8 & 9. NON-RETURN VALVES

#### (A) <u>DESIGN REQUIREMENTS</u>

- a) Valves shall be with non-slam characteristics.
- b) Valves shall be suitable for mounting on horizontal pipe line.
- c) Hydraulic passages shall be designed to avoid cavitations.
- d) The internal parts shall be accessible through inspection hole.
- e) Valves shall be designed for 10 bar rating.

#### (B) FEATURES OF CONSTRUCTION

- a) The non-slam characteristics shall be achieved either providing suitable combination of door and hydraulic passage or by a dashpot arrangement.
- b) Valves of size 500mm and above shall be provided with supporting foot.
- c) No by pass is required for the valves.
- d) Nominal size of the valve shall be cast on the body of the valve.

#### (C) MATERIALS OF CONSTRUCTION

Body - Cast iron IS 210 Gr. FG 200 Door - Cast iron IS 210 Gr. FG 200

Body Ring - Gun Metal Door Ring - Gun Metal Hinge Pin - AISI 410

**(D) SHOP TESTING** – To be witnessed by engineer incharge (If necessary)

Seat leakage test at 10 bar.

Body hydrostatic test at 15 bar.

#### 10. M.S. /CI DF DELIVERY PIPING

#### A. GENERAL

- a) The pipes shall be of uniform bore and straight in axis. Length of the straight double flanged pipes shall be within a tolerance of  $\pm$  1.5mm. The thickness of fittings shall be 8 mm.
- b) The flanges of the straight pipes shall be square to the axis of the pipes. The faces of the flanges shall be parallel. The bolt hole circle shall be concentric with the bore and bolt holes equally spaced. In straight pipes the bolt holes in one flange shall be located in line with those in other.
- c) The faces of the flanges of the fittings shall be square of the directional exes. The bolt holes shall be located symmetrically off the centre line. The intersecting axes of the toes shall be perpendicular to each other.
- d) The bolt holes on flanges pipes and fittings shall be drilled with the help of drilling jig.

#### B. MILD STEEL/CI PIPES AND FITTINGS

- a) Materials of steel pipes and fittings shall confirm to IS:22 flanges to IS:2062 and IS: 1538
- b) Fabricating and testing shall be in accordance with IS: 3589.
- c) Hydrostatic test pressure shall be 15 bar.
- d) Pipe surface shall be cleaned thoroughly by shot or sand blasting process, so that it is completely free from rust and dirt. The cleaning shall be so carried out that it shall be free from mill scale, rust, oil, welding scale and other foreign materials. At field, however, the surface may be cleaned by wire brushing.

_

- e) The primer paint shall be of material recommended by the manufacturer for the grace of enamel used and shall be applied as recommended by the manufacturer. Freshly primed pipe shall be handled carefully before applying enamel.
- f) Each end of the pipes left bare for welding purpose shall be hand coated and wrapped after field welding is completed and hydro tested.

#### 11. PRESSURE GAUGES

- a) Each main pump shall be provided with pressure gauge of the range (0-7 Kg/cm²) and depth gauge.
- b) The gauges shall be of bourdon type.
- c) The error in pressure indication with either increasing or decreasing pressure shall not exceed 1.5 % of the maximum scale value.
- d) The dial size of gauge shall not be less than 150 mm.
- e) Gauges shall generally confirm to IS:3624.

# 12. <u>GALVANISED NUTS, BOLTS, STUDS AND WASHERS AND RUBBER PACKING</u>

- a) Nuts and bolts shall be of the best quality bright steel, machined on the shank under the head and nuts. Studs, bolts and nuts shall be electro-galvanized. Bolts shall be of acreage length so that only one thread shall show through the nut in the fully tightened conditions.
- b) Washers, locking devices and anti-vibration arrangements shall be provided where necessary.
- c) Where there is a risk of corrosion, bolts and studs shall be designed so that the maximum stress does not exceed half the yield stress of the material under any conditions. All bolts nuts and screws which are subject to frequent adjustment or removal in the course of the maintenance and repair be made of nickel bearing stainless steel.
- d) The contractor shall supply all holding down, alignment and leveling bolts complete with anchorages, nuts washers and packing required to fix the plant to its foundations, bed plates, frames and other structural parts.
- e) The contractor shall procure and keep at site reasonable excess quantities to cover wastage of those materials, which will be normally subject to waste during erection, commissioning and setting to work.
- f) Rubber packing shall be as per IS. Make of nut, bolt, washers etc. should be mentioned in the offer.

#### 13. INTERNAL ELECTRIFICATION OF ZONAL PUMPING STATION: -

It will be done in copper concealed PVC wiring along with tube light and bulkhead etc. as per IS electric work specifications as direction of engineer in charge.

#### 14. FIRE EXTINGUISHER

The contractor shall provide adequate supply of approved fire extinguishers and refills for the works. In this regard he shall consult the engineer as to the suitability of the appliances which he proposes to supply. A combination of chemical type and sand buckets 15 Ltr. have to be provided.

#### First Aid Facilities

The contractor shall provide complete first aid facilities for his staff (and other) till the date of the handling over of the works. The facilities shall be fully available on the day of the commencement of the plant.

#### 15. <u>EARTHING SYSTEM (CONFORMING TO IS 3034 & IER)</u>

Two separate and distinct earth leads shall be used for earthing each equipment/structures enclosing the power conductor and one earth lead for metallic structure adjacent or electrical installation metallic frames of all electrical equipment rated above 250 volts, must be earthed by two distinct connection with earth system. Earthing cables crossing other metallic structures such as conduits, pipe lines etc.

shall be minimum 300 mm away from such structures. All underground connections and joints in earthing system shall brazed welded. Connections with equipments/structures shall be bolted type. Conducting petroleum jelly shall be applied to contact surfaces of all bolted joints and joints shall be covered with bituminous compound and tapped. When GI. conductors are connected to aluminum conductors the contact surfaces of G.I. shall be tinned to prevent bimetallic corrosion. Neutral connection shall never be used for the equipment earthing. Earthing conductors shall be protected against mechanical damage. Earthing conductors running along the structures, well etc. shall be cleared at every 750 mm interval. Minimum size of earth conductor shall be in accordance with IS:3043. however, sizes of earth conductors for equipment shall be at least half the size of power conductor, limited to maximum of 120 mm of aluminum. All earth lead connection shall be as short and direct as possible and shall be without kink.

#### **Earth Pits and Main Grip**

Adequate number of earthing pits and electrodes shall be used in conjunction with earthing grid. Minimum spacing between two adjacent earth pits shall not be less than six (6) meter and shall be kept sufficiently away from structures to clear footings. Main grid loop for a building shall be installed outside boundary of the building buried to backfill. It shall be installed at a minimum depth of 600mmoutsidethe building wall. The main earth loops in plant areas shall be generally routed along cables when equipment is located away. Suitable sub-loops may be run up to them for deriving connections for individual equipment.

#### **Indoor Equipment Earthing**

Ear thing grid embedded in the floor slab shall have a minimum concrete cover of 50mm. Every alternate column (steel or R.C.C.) of the building, housing, electrical equipment shall be connected to main earthing grid. Earthing conductor shall be welded at interval of 1000 mm along their run of steel structure and shall be at interval of 750mm along the wall.

#### 17. PAINTING OF ALL EOUIPMENTS

All items of metal work shall be thoroughly washed, dried, cleaned, degreased before application of any paint.

Normally, the initial coat shall be applied in the manufacturer shop. After arrival of the equipment on site, the same shall be inspected and damaged portions shall be cleaned and given the primer and under coat of similar paint.

After erection, metal works shall be painted as follows:

- a) Surface painted with red oxide or primer or with oil based under coat shall receive two under coats and one finishing coat of approved oil based paint.
- a) Biutminous painted surfaces shall receive two coats of approved bituminous paint.
- b) Galvanized surfaces shall be primed with chromate prime followed by two under coats and one finishing coat of approved oil based paint.
- c) All indoor parts, instruments and electrical equipment shall be chromium or copper nickel-plated.

The following tables gives the nature of surface and paints to be used. The contractor shall study and follow this properly.

S.No.	Surface	Treatment
1.	All railings, mild steel	Galvanization & two coats
	Ladders, pipes for water	of approved oil paints of
	Supply	Approved Shades.
2.	Submerged metallic parts	Anti corrosive paints suitable for
sewage w	ater.	
	and their projections above	
	water level.	
3.	Metal parts above water level	Approved oil paint of approved
shades.	-	
4.	All indoor fixtu	res, parts Chromium or nickel
	plating.	-
	instruments, equipment, panels	
	etc.	

The contractor shall clearly indicate the surface treatment for all metallic parts of the plants in the schedule of particulars in details

#### **WIRING:**

All controls, alarm indicators and relaying devices provided with the transformers shall be wired upto the terminal blocks housed in a suited marshalling box and the terminal blocks shall be suitable for termination of 7/0.737 mm copper conductor cable (1100 volt grade PVC insulated, PVC sheathed armoured and overall PVC served cable as per IS. No two wires shall be connected to one terminal. 10% spare terminals shall be provided.

#### **AUXILIARY POWER SUPPLY:**

All indicators, alarms and trip contacts provided shall be suitable for operation on nominal 24V D.C. System.

#### **CONTROL SWITCHES:**

Control and instrument switches shall be rotary type suitable for semi flush mounting with access to connection from the back by the removal of the cover. It should not be possible to close the switch gear / MCCB with the door of it is when open and it should be possible to open the door of it only when the switch is in the off position. Mechanical position indicator on/off shall be provided.

MCCB shall be provided with facility for locking the panel with visible indication to show that panel is in operation.

Neutral link shall be disconnected type. All connection shall be preferably be done with spring washers and accessible for inspection.

#### MOULDED CASE CIRCUIT BREAKER -MCCB

MCCB should automatically isolate the electrical circuit under sustained overloads or short circuits. The constructional features shall be as per details given below:

Operating mechanism shall be quick make, quick break and trip free, independent of manual operation contacts. Housing shall be made of resistance insulating material having all parts of it enclosed in moulded housing. Terminal should be accessible for external connections.

Magnetic thermal release should have three bimetals given thermal overload protection and electromagnetic for short circuit protection. All releases should operate on common trip bar so that all the phases gate disconnected even when faults occur on only one of them. Silver alloy contacts should have long electric life. The mechanism should be so designed that they should be no arcing on the current carrying part of the contact system. There should be strong wipe action of the contact system for keeping the contacts surface clear of site films. It terminal should have large sufficient dimension to accept links or cable lugs. Adjacent phase terminals should be separate by insulating various with adequate clearances. Terminal configuration should permit straight through cabling.

#### **BUS BARS:**

03 Nos. Bus bars of adequate preferably 1.0 amp. for aluminium and 1.6 for copper Per squire mm at inrush current of motor starting shall be located in air insulated encloser. Direct or accidental contact should not be possible with bus bars and primary connections. Bus bars shall be silver / tinned faced. Spring washer shall be provided to ensure good contacts. In case aluminum connection are required, suitable bimetallic connections or all bus bars joints shall be silver faced.

Bus bar shall be adequately supported on cast resin insulators to withstand dynamic stresses due to short circuit. The bus bars support insulator shall conform to IS 2544. Bus bar shall be insulated with external PVC sleeves or other insulating material. The PVC used shall be of high temperature grade, 50-0 and shall possess good die electric properties- high tensile strength and good finish. The joints shall be covered with insulating tap¢s covering able to withstand temperature 85 degree size of bus bars shall be selected making them suitable to withstand high large current for 30 second.

**Note:** Miniature circuit breaker (MCB) is denied in place of MCCB MCB is meant for lighting purpose whereas isolator switch is forbidden.

#### **Technical Specification of Tubewell**

- <u>1 .MSERW Pipe & its Accessories:</u> The following specifications are to be followed for supply and lowering of MSERW Pipe & its accessories.
- 1 .Supply of MS pipe Conforming to IS 4270(latest revised) whose Certificate shall be provided by the Contractor to the office of Project Manager. In case if the Pipe Supplied is not as per IS Code, it will be rejected.
- 3. Cutting of Zig-Zag slots on 200 mm dia MSERW pipe slot size 1.20mm x 76mm as per IS 8110:2000 as per details given below:-
- a. Slotting should be throughout the circumferential length on the pipe in group of 4 slots having approximate 1216 slots per meter length.
- b. Slots should be done such as opening area must be approximate 18%.
- c. Distance between one set of Zig-Zag slots and other set should be 25mm length wise and 8 mm circumferential wise.
- d. Space of 200mm to 275mm length should be left on both ends of each pipe for gripping the pipes during lowering and welding the rings / sockets etc.
- 4. Supply of MS Ring for 300mm dia MS Pipe should be made from MS Plate.
- 5. Supply of MS Ring for 200mm dia MS Pipe should be made from MS Plate.
- 6. Supply of MS Ring for 300mm dia size T.W. assembly support with 3.0M long made from 200 mmx75mm M.S.Beam complete (I-section).
- 7. Supply of 300mm dia size M.S. well cap made from 100mmx12mm M.S. plate with top plate & hook 6mm size complete.
- 8. Supply of Half thread MS Socket 300mm dia made from 100mmx12mm M.S. Plate.
- 9. Supply of 200mm dia Bail Plug made from 100mmx12mm M.S. plate having U hook made from 25mm round M.S.Bar
- 10. Supply of M.S.S.I. clamp made from 150mmx16mm thick MS Plate & 600 long arms both side hole suitable for 300mm dia pipe with nut bolt.
- 11. Supply of MS Reducer for 300mmx200mm dia pipe made from 12mmx8mm thick MS Plate.

**2.Gravel Supply and Packing:** Gravel packing shall be done by suitable method approved by the Engineer or his authorized representative. The placing of the gravel in the annular space between the well pipe and the hole shall start at the bottom of the well and extend upward to ground level. The construction of the gravel filter once started will be continuous operation until it is finished.

The following specifications are to be followed for supply of Pea Gravel for Tube well:

- 1. The Gravel has to be supplied from Lalkuan, Haldwani and conforming to IS 4097-1967 and as latest amendments of thickness ranging from 1.25mm to 3.65mm
- 2. The Gravel shall consist of hard quartz (about 96%  $Si_{02}$ ) or other suitable material, with an average specific gravity of not less than 2.5. Not more than 10% by weight of the material shall have a specific gravity of less than 2.25. The Gravel shall contain not more than 2% by weight of thin flat or elongated pieces. In case of such pieces, the larger dimensions shall not be more than 3 times the smallest dimensions. The quartz shall be of sub rounded to rounded grains with minimum angular features.
- 3. The Gravel shall be free from impurities, such as shale, mica, feldspar, clay, sand, dirt, loam hematite and organic materials.
- 4. The particle size distribution of Gravel may be Determine by screening through standard sieve accordance with IS: 460
- 5. The gravel shall have a hardness of not less than 5 in Mohøs scale.
- 6. Voids @ 5% shall be deducted from quantities measured at site.
- 7. Any tax, Royalty shall be included in the offered rates.

#### 3. Development of Tubewell:

The tube well shall be developed either by surging, including washing and agitation by air compressor or by over pumping and back washing with or without an air lift. The development of tube well by air compressor process shall be continued until

- (i) The tube well ceases to absorb further gravel.
- (ii) The depression ceases to improve.
- (iii) The discharge ceases to improve.
- (iv) The water is reasonably sand free.

The analysis of sand content will be carried out by the contractor as per written instruction by the Engineer. The sounding of T/W will be taken after development by air compressor and OP unit.

The contractor shall over develop so as to yield a discharge 20% in excess of the rated discharge .The discharge during development shall be measured at minimum intervals of 6 hours over a V-Notch weir or by other suitable method may be accepted and record kept as previously provided. The development will continue till no further feeding of gravel is found necessary and the discharge is free of sand within the requirement of specifications.

The discharge shall be sand free i.e. sand contents will be less than 10 ppm in the final discharge of the tube well obtained after 05 minutes of starting and clear/traces within 10 minutes.

The discharge of tube well shall be measured by means of water meter or orifice meter or rectangular V-notch chamber constructed according to ISS such that the full size discharge from the outlet pipe the plumb will fall into the first compartment of V-notch chamber. In order enable the collection of water in a bucket for measuring the sand contents of water a bib cock shall be provided in the delivery pipe away from the discharge outlet. The contractor will also provide necessary measuring jars.

The yield of the tube well will be carried out as under:-

Firstly, the discharge of the tube well will be increased in stages at an interval of one hour and relevant readings at each stage will be recorded by checking these readings. The most suitable discharge will be selected and the tube well will be run for about 6 hours and the readings of depression and discharge will taken after every half an hour for ensuring the figure of discharge and depression remain steady during the entire period of test. The specified discharge of the tube-well shall be obtained at a depression not exceeding 4.50 m. Thereafter the recoupment test of the tube well will be conducted by noting the readings of recumbent of water level in the housing pipe by noting the depth of water level from the top of the housing pipe after suitable intervals/ Cleaning of water after stopping pumping.

#### 4. Abandonment of Tube well:

During construction it may be required to abandon the tube well due to negligence of the working staff of the contractor, in such case no payment of the executed work will be made to the contractor. If during drilling very hard rock or boulders or uncontrollable caving strata is met and also if due to any natural reason i.e. connecting the well with any nearby natural well and it is not possible to drill further or no strata is met, payment of the actual depth drilled will be made. However the contractor for at least 48 hours in case of hard rock, try to penetrate it in presence of the Engineer in-charge for 24 hours and if the progress is less than 1 feet in 24 hours and sufficient strata has not been met to yield required discharge, the bore may be declared as abandoned and payment of actual work executed will be made.

#### 5. Quality of Water:

In the construction of the tube well, due precautions shall be taken by the drilling agency to maintain the premises in a sanitary condition and to avoid as much as practical, the entrance of contaminated water into the safe water bearing formations, any water or materials used shall be free of contamination and, if their nature permits, should be adequately disinfected with chlorine before use. The slush pit should be constructed so that no material there from will enter the well, except mud reused when the construction is by rotary method. In such cases the slush pit and mud return channels should be protected against contamination from surface water or any other sources. The well shall be disinfected after completion of test for yield. All the exterior parts of the pump coming in contract with the water shall be thoroughly cleaned and dusted with powdered chlorine compound.

#### Specifications of PLC/ HMI/Online Chlorinator/Control panel

The hardware is a unique blend of rugged industrial I/O, real-time multi-tasking software and powerful

communication capabilities. It shall be a locally intelligent unit having local memory and processor installed at a respective control and monitoring location in the water network; this can be a pumping station or a tube well station. The Redundant PLC hardware shall be programmable in SFC, IL, LD, ST & FBD.

The high performance modular Redundant PLC must be designed to log all the pumping station

parameters with time stamping in its NON-VOLATILE memory at the defined logging interval.

The PLC shall be battery backed-up so as to maintain the parameters during power failure.

The PLC shall be designed to have communication compatibility for wireless mode viz. for GSM, GPRS,Radio, satellite or wired mode viz. Telephone and serial to transmit data and receive commands remotely.

Following shall be the other minimum design features of the PLC for pumping plant:

- 16-bit or higher bual core processor based CPU
- Data memory of 8 MB and program memory of 64 MB
- Having option of data storage <= 32 GB
- 3 Nos. of communication port
- RTC
- Timers and counters sufficient as requied.
- While the design of the offered PLC Hardware shall be as per the site design on case- to case basis, te offer PLC shall have full expandability.
- Surge withstand 1 KV for transistor output in common mode conforming to EN/IEC 61000-4-

#### **Environment**

- Standards CSA C22.2 No 142, UL 1604, UL 508, Resistance to conducted disturbances, induced by radio frequency fields
- EN/IEC 61131-2 : 2007
- Marine specification (LR, ABS, DNV, GL)
- 1 kV for Ethernet line conforming to EN/IEC 61000-4-4

#### **Digital Inputs with following feature**

* Input voltage range 24 VDC, Input current (max): 7mA @ 24 VDC/

#### channel

- * On off delat times: 1.6 ms
- * Confirming to IFC 61131-2 type I
- * Input impedence 4.7 kohm
- * Response time 50 usec
- * filtering time 1 usec
- * Execution Time for 1 kinst. 0.7 msec and 0.3 for event and periodic

#### **Analog Inputs with**

- * Input Amplification: 1M Ohm for voltage & 50 Ohm for current input
- * Maximum allowed overload 13V DC & 40 mA.

### PLC ó SPECIFICATIONS

Sr. No.	Description	Specification
1	PLC Make	Rockwell / ABB/L&T/Schneider
		/Cimcon/Omron
2	Input/outputs	
3	Digital Input	24
	Operational Voltage	24V DC
	Specification	Local indication using LED
	Analog Input ranges	0-10VDC, 0-5VDC, 4-20mA, 0-20 mA
	Resolution	16 bit
	Digital Output	16
	Relay type	Relay/transistor Output
	Operational Voltage	24V DC
	Specification	Local indication using LED
4	CPU	16 bit Dual core processor
5	Programming Memory & Data	64 MB for System Memory RAM and 8
	Memory	MB program, 32 GB SD card optional
6	Clock	Real time clock (RTC)
7	Analog to digital converter	12/16 bit Resolution
8	Communication	Serial (1 - RS 232, 1 - RS232/RS485) (GSM, GPRS, Data call, Satellite, Radio modem, serial, Ethernet)
9	Communication port	1 nos RS 232/RS 485 1 Nos 10/100 base Ethernet port,
10	Ethernet Services	1 Nos USB Port FTP Server, SNMP, DHCP Client, IEC
11	Web Services	VAR Access, Modbus TCP Server/Client Web Server
12	Operating temperature	-10 to 55 deg C.
13	Storage temperature	-40 to 70 deg C
14	Humidity	5- 95 % Non condensing
15	Vibration	3 gn (vibration frequency: 8.4150 Hz) on panel mounting
16	Shock Resistance	15gn for 11 ms
17	Operating Altitude	0 ó 2000m

#### **HMI Specification**

- Minimum 7ö wide 800X480 Pixel LCD display with back-lit to display.
- Input Ethernet, USB mini part, USB type A for report generation, data lodging, 495 port embedded.
- 64000 color.
- Real time clock
- Minimum Internal memory 48 M.B.
- Touch Screen
- Facility to connect printer directly
- Serial and parallel printing option
- Make:- proface/ Schneider/ Allen Bradley/ ABB

#### **Automatic online Chlorinator**

All pumps at pumping station should have facility to control online chlorine content in the water.

#### **Control panel**

- Control panel should be from CPRI approved manufacture
- Drawing & test report should be submitted with panel
- MCCB should be at least 25 KV capacity
- Type 2 coordinationshould be followed

## **Compliance Table**

The bidder shall fill in the following compliance tables fully detailing the level of compliance and how the level of compliance is achieved.

Description	Compliance
1. SCADA Architecture √	YES / NO
Client / Server architecture	YES / NO
Standalone single server operation	YES / NO
Additional servers for user load sharing	YES / NO
Fully automated data transfer between servers	YES / NO
A scalable fully distributable architecture	YES / NO
Configurable from a single client	YES / NO
Redundancy shall be handled by the database	YES / NO
Configurable compression of data communications	YES / NO
Change reporting on Client/Server and Server/Server	YES / NO
Capable of operating Client/Server and Server/Server links over low to medium speed channels	YES / NO
SCADA should be having a capability to integrate with IP camera/ CCTV and should able to display the remote images within SCADA environment.	YES / NO
2 Operator Interfaces	
Multiple local and remote clients	YES / NO
Display facilities shall be available via LAN, WAN and dial-up connection.	YES / NO
Display clients shall be supported as Thin Clients	YES / NO
Integrated desktop Web capability	YES / NO
Changes made to the SCADA server shall require no additional steps	YES / NO
SCADA Software shall provide an Androidl and iOSl based mobile client and server system	YES / NO
3. Configuration	•
Seamless On-line configuration of all database parameters including but not limited to  - Communication channels ó  - PLC/RTUs  - Point  - Sequences  - Alarm Redirections  - Mimics  - Trend  - 3D Plots  - Reports	YES / NO
Configuration changes shall be capable of being made from local and remote workstations	YES / NO
Changes should be updated automatically in local caches where appropriate	YES / NO
Look and feel of the SCADA system, including default field values, shall be configurable	YES / NO
NO Possible to calculate the value of internal points without using logic	YES / NO

Facilities where actions can be triggered by alarms. These facilities shall be	YES / NO		
provided as a built-in integrated part of the system- confurigation craiteria for	ILS/ NO		
alarms action			
- Escalate Alarm priourty			
- Escalate Alarm priority -Delevry of Alarm to users via sms			
- Delevry of Alarm to users via sms			
- Trigger other actions including sequences\			
Integrated paging facilities	YES / NO		
Tracking of alarms	YES / NO		
Alarms from all systems shall be combined and filtered, based on user privilege	YES / NO		
and areas of responsibility	TES/NO		
5 Event Journal			
A scalable fully distributable architecture	YES / NO		
Configurable from a single client	YES / NO		
Redundancy shall be handled by the database	YES / NO		
Configurable compression of data communications	YES / NO		
Change reporting on Client/Server and Server/Server	YES / NO		
Capable of operating Client/Server and Server/Server links over low to medium speed channels	YES / NO		
SCADA should be having a capability to integrate with IP camera/ CCTV and should able to display the remote images within SCADA environment.			
2 Operator Interfaces			
Built-in feature	YES / NO		
Separate from Alarm List	YES / NO		
Ability to insert user comments	YES / NO		
Event lists shall be obtainable through an SQL-like query	YES / NO		
Event data is to be stored in a time-series relational database	YES / NO		
The event journal shall support the following ODBC/SQL Interface to event Data	YES / NO		
2 Fillter and Browse viafull Function Display client and web client			
6. Historical Data	ı		
In-built historian with out the addition of external software components	YES / NO		
Time-series relational database	YES / NO		
ODBC / SQL interface to historical (trend) data	YES / NO		
Historical data to be stored with time-stamp, point quality, alarm status	YES / NO		
Historic storage is to be based on configurable criteria	YES / NO		
Compression capability	YES / NO		
Capability to backfill this data in to the historian	YES / NO		
	1		

A programmable API	YES / NO
Fixed and user configurable views of the historic data tables	YES / NO
Validate historic data prior to exposing it externally to the SCADA system	YES / NO
Selectable archiving rates	YES / NO
Point-by-point storage compression regimes	YES / NO
Annotation on history samples	YES / NO
Modification of historic data for normalization and correction	YES / NO
Auditing of modified or annotated history	YES / NO
System Security	.
High level of inherent security	YES / NO
Security access down to data point level	YES / NO
Support individual Users and User Groups	YES / NO
Restricted access to sensitive system information based on user privilege	YES / NO
Full function client interfaces shall require explicit administrative configuration to valid connection to the SCADA server	YES / NO
Web interface facilities shall provide the capability to operate the Web interface using SSL and encrypted data	YES / NO
Web functionality shall be provided in an integrated way with the web server facility tightly coupled with the SCADA database	YES / NO
Support for Windows Authentication	YES / NO
`Open Connectivity Inherent OPC and ODBC database connectivity	YES / NO

Description	Compliance
Integration with desktop Microsoft products	YES / NO
OPC Data Access	YES / NO
ODBC	YES / NO
OPC Historic Data Access / Alarm & Event	YES / NO
OLE Automation interface	YES / NO
NET support	YES / NO
ODBC / SQL to the SCADA historical database & event database	YES / NO
Support for specific database packages (e.g. Oracle)	YES / NO
SQL Export for creating csv files	YES / NO
NO 9. Reporting	
Integrated reporting package	YES / NO
Report generation shall use latest technology in database access	YES / NO
Reports shall be able to be generated in a number of formats including:  - HTML for viewing via web  - PDF format  - CSV format  - MS Ofiice® suit format	YES / NO

	VEC /NO
Generated reports shall be able to be:	YES / NO
- printed on a local or network printer	
- stored on disk file, locally or remotely	
- e-mailed to nominated users	
10 Standerd Drivers	
Native support for fully integrated Wide Area SCADA PLC/RTU protocols	YES / NO
NO Redundant SCADA server configurations and support redundant communication paths	YES / NO
Monitor communication statistics, log driver diagnostics, and provide online access to driver and channel diagnostics remotely	YES / NO
Captured diagnostics shall be able to be translated to HTML for analysis in clear humanre a dable format	YES / NO
SMS / Paging	YES / NO
SNMP (supporting version 2 and 3)	YES / NO
NTP	YES / NO
ODBC	YES / NO
Windows Performance Monitoring	YES / NO
OTC-DA driver	YES / NO

11 PLC/RTU Protocol Support	
Local serial port communication	YES / NO
Terminal server serial port communication	YES / NO
Citrix XenApp and Terminal Services Support	YES / NO
Ethernet LAN communication via TCP and UDP ports	YES / NO
Time synchronization	YES / NO
Presetting output configuration points	YES / NO
Fully integrated incorporation of events from a PLC/RTU	YES / NO
Unsolicited exception reporting	YES / NO
update SCADA database point value / alarm state / point quality / timestamp	YES / NO
support the ability the backfill time-stamped data in to Event Logs, Historic Data	YES / NO
Driver architecture shall support user accessible interfaces to access major driver functions ó  - enable/diseble outstation communication - trigger an intrgrity poll - alter communication parameters	YES / NO

Description	Compliance
Maintain current state of target device information	YES / NO
redundant server architecture shall retain state information and be able to receive solicited and unsolicited information from the outstation immediately following server transition	
DNP3 protocol shall be fully supported natively	YES / NO
DNP3 Master and DNP3 Slave	YES / NO
Support for SCADAPack E IEC61131-3 Target 5	YES / NO
Modbus Master / Slave serial	YES / NO
Open Modbus/TCP Master / Slave	YES / NO
IEC 60870-5-104 and IEC 60870-5-101 (KEMA certified)	YES / NO
Allen Bradley DF1	YES / NO
RS Linx	YES / NO
OPC-DA client	YES / NO
12. Logic	
Support logic sequences with full access to all SCADA system services at run time	YES / NO
Programming of sequences shall be to the IEC61131-3 international standard	YES / NO
functional block librarian	YES / NO
Sequences shall be able to me modified and started and stopped online	YES / NO
Sequence changes shall be a native part of the database and replicated to redundant SCADA servers	YES / NO
Data Grids/Data Tables/Data Sets. (Ability to store custom calculations/data)	YES / NO
Ability to integrate data storage elements (Data Set Row) intotemplates/instances	yes / NO
13. RTU / Tube well PLC	l
RTU Processor, Dual Core Processor with processing speed of 22 ns to execute one Boolean.	YES / NO
Memory - 64 MB expandable upto 128 MB	YES / NO
Communication ó 1 nos RS 485, 1 nos RS 232/RS 485, 1 Nos 10/100 base Ethernet port, 1 Nos USB Port	YES / NO
Web server Integrated	YES / NO

3 gn (vibration frequency: 8.4150 Hz)	YES / NO
Operating temperature:- (-10 to 55) deg C	YES / NO

14 Master PCL (Zonal PCL'S)	
Processor in the range must provide up to 64 MB of integrated non-volatile memory to save whole application and data	YES / NO
Processors with at least 3 built-in Ethernet ports featuring a web server	YES / NO
System complaint with at least 3 built-in Ethernet ports featuring a web server	YES / NO
System compliant with various operating systems: minimum is Windows, iOS, and android.	YES / NO
No battery supply is needed for non-volatile backup	YES / NO
Processor and IO of same family and having same mounting arrangement	YES / NO
Rack based IOøs and Processor	YES / NO
Modular IO structure arrangement	
Hot-swappable IOs and independent of mounting arrangement	
Control Panel Manufacturing setup	1
CPRI approved Panel Builder	
ISO certified	

NOTE:- Please submit document against each compliance.

## <u>List of Confirmations/ Tender Compliance to be filled in by the bidder this is to be confirmed and stamped by</u>

#### the O.E.M. of SCADA system

Sl no	Point to be confirmed by bidder Bidderøs confirmatio	
1	The offered SCADA Software is full development version  Yes/No	
2	The Offered SCADA Software is having unlimited Analog and Digital Yes/No tags or as required	
3	The Hardware for tube wells is based on RTU/PLC  Yes/No	
4	The Tube well will be installed with touch screen Display for local operation	Yes/No
5	The programming software should be Sequential flowchart, ladder, ST, IL & FBD	
6	The analog input resolution is 10/12 Bit	Yes/No
7	The IO offered by the bidder are 25% spare over and above those mentioned in the tender	Yes/No
8	The bidder should be an original equipment manufacturer of SCADA System hardware and software or should be an authorized & certified partner of the OEM of PLC & SCADA system.	Yes/No
9	Bidder has given a detailed account of the projects executed, and which confirm to the above requirement of the tender.	Yes/No
10	Bidder has a local service setup for 24 hrs service support for the solutions to be provided by them. The bidder has local qualified engineers and technicians to be able to provide after sales service.	Yes/No
11	Bidder complies to the design specifications mentioned in the tender.	Yes/No
12	The SCADA system is compatible to WEB based Remote Monitoring System.	Yes/No
13	The bidder has given detailed account of projects executed with client name, address and phone numbers etc., which confirm to the requirement of the corporation. All supporting documents, which confirm to the above requirement must be enclosed with the bid, otherwise the bid will be rejected.	Yes/No
14	The bidders have given an undertaking from the original manufacturer that they comply with the technical specifications and all the terms of the tender.	Yes/No
15	The Bidder has acquainted himself with the electromechanical system of the pumping stations and tubewell stations at all sites. Since most of the water supply schemes and tubewells are already automated with wireless GSM based SCADA system the bidder will be able to integrate its automation & SCADA system with the existing system. The bidder will also be able to support the existing system installed by the department.	Yes/No

# INTSTRUMENTS AND CABLING (ANNEXURE-A)

#### **Instruments**

## **Ultrasonic-**

## **Level Indicator with Transmitter**

An ultrasonic type level transmitter is being specified for continuous monitoring of the water level at the MCS and for the logical operation of the pumps based on water level.

Flow meter- Full bore/Clamp type

	meter run bore/ Clamp type	
1	Electromagnetic full bore	Electromagnetic full bore
2	Pipe size	150mm, 300 mm ,350 mm, NB bore size
3	Ambient temperature of fluid	-20 to 60 deg C
4	Accuracy	+/- 1 % of reading
5	Output	4-20 mA/0-10V
6	Electrode	SS 316
7	Power supply	250 V AC
8	Velocity	0.3 to 10 m/s
9	Coil housing	Coated steel
10	Pressure	PN10
11	Protection	IP 67

#### **Pressure transmitter**

Sr. No.	Description	Specification
1	Pressure range	as per SITE requirement
2	Diaphragm material	SS 316L
3	Output signal	1-5 V DC, 4-20 m A optional/0-10V
4	Zero and spam offset	+/- 0.25% of FSD @ 21 ₀ C
5	Accuracy	+/- 0.25% of FSD @ 21 ₀ C
6	Long term stability	+/- 0.25% of FSD/year
7	Input power	10-30 V DC
8	Reverse polarity	Protected
9	Burst pressure	200% of rated range

# Sub soil water level transmitter

Sr. No.	Description	Specification
1	Particulars	To measure underground water level
2	Туре	Hydrostatic level measurement
3	Ranges	0 to 1 meter / 0 to 200 meter /5,10,15,20 PSI
4	Operating temperature	-10 ° C to 70 oC
5	Accuracy	+/-0.5%
6	Power supply	10 to 30 V DC
7	Analog Output Type	4 ó 20 mA/0-10V
8	Level probe	SS 316 / Suitable Grade

**Energy meter** 

Sr. No.	Description	Specification
1	Type	True RMS
		Microcontroller based design
		4W/3 3W Balance & unbalanced operation
2	Accuracy class	1/ 0.5
3	Cut out size	92 x 92 mm Bezel: 96 x96 x mm
4	Suitable for	Multi parameter monitoring
5	Display	Seven Segment display
6	Casing	Compact 96 x 96 DIN enclosure
7	Key Pad	4 Functional keys to scroll through display
		pages for system values and programming
		parameter.
8	Auxiliary Supply	230 V or 110 V AC
9	Voltage Input	415 V or 110 V AV (field configurable)
10	Current rating	5A or 1A AC (field configurable)
11	Load range	120 % to 0.4% of rated CT primary
12	Operating P.F.	ZERO LAG to UNITY to ZERO LEAD
13	Communication	RS 485 output port Standard MODBUS
14	Operating Temperature	0 to 60oC
15	Storage temperature	-20oC to +70oC
16	Humidity	90% RH, non Condensing

Ultrasonic bore water level sensor

An ultrasonic type level transmitter is being specified for continuous monitoring of the water level of the

tubewell in each zone at the LCS and for the logical operation of the pumps based on water level

Sensor type Ultrasonic sensor

Sensor design Cylindrical M30

**Detection system Diffuse** 

[Sn] nominal sensing distance 8 m adjustable with teach pushbutton

Material Plastic

Type of output signal Analogue Wiring technique 4-wire

Analogue output function 4...20 mA

[Us] rated supply voltage 15...24 V DC with reverse polarity protection

Electrical connection Male connector M12, 4 pins

[Sd] sensing range 0.3...8 m, Beam angle 16  $^{\circ}$ 

IP degree of protection IP67 conforming to IEC 60529

**Enclosure material ULTEM** 

Front material Epoxy

ISO thread M30 x 1.5

Supply voltage limits 14...28 V DC

[Sa] assured operating distance 0.3...8 m (teach mode)

Blind zone 0...300 mm

Transmission frequency 75 kHz

Deviation angle from 90 $^{\circ}$  of object to be detected -5...5 $^{\circ}$ 

Current consumption 60 mA

Maximum switching capacity 10...500 Ohm with overload and short-circuits protection

Setting-up Slope selection using teach button

Delay first up 1200 ms, Delay response 250 ms, Delay recovery 250 ms

Marking CE

#### Environment

Standards IEC 60947-5-2

Ambient air temperature for operation -20...60 °C

Ambient air temperature for storage -40...80 °C

Vibration resistance +/-1 mm conforming to IEC 60068-2-6 10...55 Hz

Shock resistance 30 gn in all 3 axes for 11 ms conforming to IEC 60068-2-27

Resistance to electrostatic discharge 8 kV level 4 conforming to IEC 61000-4-2

Resistance to electromagnetic fields 10 V/m level 3 conforming to IEC 61000-4-3

Resistance to fast transients 1 kV level 3 conforming to IEC 61000-4-4

#### **Actuator:**

All gate valve along with motorized Actuators as per "Schedule -G" shall be supplied by the tenderer. The installation of gate valves with actuators is responsibility of the SCADA Vendor.

- All the valves shall be operated by an electro mechanical actuator, comprising of motorized gear train and screw assembly which drives the valve stem. The actuator shall be supplied with the following accessories.
- 3 phase, 415 V, + 10%, 50 Hz. + 5%, A.C. squirrel cage induction motor.
- Reduction gear unit.
- Torque switch mechanism complete with set of torque switches.
- Limit switch mechanism complete with set of limit switches.
- Hand wheel for manual operation.
- Hand-auto changeover lever with suitable locking arrangement.
- Local control switch / push buttons.
- The actuator shall be suitable for operation in the climate conditions and power supply conditions given in the specification. The actuator shall be capable of producing not less than 1½ time the maximum required torque and shall be suitable for at least 15 minutes continuous operation.

#### Valve operational requirements:

• The operation of valves must be sequential w.r.t the pump operation. As the pump starts, the valve shall start to open and reach 70% opening (identified by a limit switch) only after the complete pressure / full pump speed is reached, does the valve open 100%; the operation of this valve shall be based on time sequence w.r.t start time of respective pump. Actuator Specifications

Sr. No.	Description	Specification
1	Туре	Three phase rotary / multiturn, quarter turn and
		linear
2	Enclosure	Standard/Flameproof version
3	Output speed	10-426 RPM
4	Output torque max.	30 MKG
5	Locking system	Self locking/ Non ó self locking
6	Drive kW/HP	0.75/1 to 2.2/3
7	Drive Speed	1500/3000
8	Maximum Axial Thrust Capacity	12000 kgs
9	Output shaft designs	As per DIN 3210
10	Mechanical stopper	Adjustable
11	Coupling to suit	Butterfly valves, dampers
12	Gear reduction ratio	100:1 (max)
13	Type of gear box	Spur gear/worm gear
14	Supply Conditions	
	a. Rated voltage	415 VAC ± 10%
	b. Rated frequency	$50 \text{ Hz} \pm 5\%$
	c. Combined variation	± 10%
	d. NO. of Phases	3 Phase (4 wire)
15	Reference Standards	I. S. 325, IEC34, VDE 0530,BS 2613
16	Type of motor	TEFC (Totally Enclosed Fan Cooled, Squirrel cage, induction.)
		/ TESC (Totally Enclosed Surface Cooled) for IP 67 / 68
17	Drive Frame Size	80/90
18	Rotor Class	KL 60
19	Protection	IP 65 as per IS 13947 Part I 1993
20	Class of Insulation	Class 'F' with temperature rise restricted to class 'B'
21	Duty cycle	As per IS 325 - S1 continuous (S4 ó Modulating as a special case) OR (S2 - 15 / 30 min as a special case.)

22	Method of starting	DOL - Direct on line with suitable actuator panel
23	Reference ambient temp	50° C
24	Motor paint	corrosion proof epoxy resin paint
25	Motor duty	S1 Duty motor suitable for
		3 Nos. of consecutive starts in hot condition
		8 Nos. of starts distributed over 15 minutes
26	Travel Switches	1 NO + 1 NC
27	Micro Switch	
	a. Torque Switches	1 NO + 1NC
	b. Travel / Torque Switches	2 NO + 2 NC

#### **Actuator Panels**

wall mounting type
non compartmentalized
dust and vermin proof, IP 54 protection
16 SWG CRCA sheet, powder coated with Siemens grey shade
415 V , 50 Hz
size 400mm(W) x 550 mm(H) x 200 mm (D)
single door, bottom gland plate, earthing terminal

#### ISOLATION TRANSFORMER

Primary: 0-380V-440V-470V

Secondary: 0-230V

Capacity: 300 VA

Insulation: 2.5 Kv

Rated Temperature: 55 deg. C

Frequency: 50 Hz , with required DIN rail mounted glass fuse type 4 sq. mm screw terminals and

with extended bottom mounting angle; in output side to provide wago make push in type terminals 4

sq mm rating.

#### Auto phase reversal unit

The unit should be suitable for automatic phase correction in the output so as to prevent the motor from running in phase reversal. On change of phase sequence in the input side the unit should automatically sense the phases and correct the phase sequence in the output. The switchgears used should be of suitable rating of the starter panel with the same makes as that used in the starter panel.

#### Cable

Following types of cables shall be supplied, laid and terminated as per instructions provided.

- o Copper 1.5 Sq. mm control cables from REMOTE TERMINAL UNIT panel to field sensors. o Control cables for Aux. Supply to transducers
- o GSM / GPRS cable between MCS/REMOTE

TERMINAL UNIT and modems o Any other cables required for the job.

- o Control cables shall be of 1100 Volts grade, Tinned annealed electrolytic solid copper conductor, PVC insulated, extruded PVC inner sheathed, and overall PVC sheathed conforming to IS 1554-I/1988.
- o Communication cable if used anywhere shall be twisted pair multi-core 1.0 Sq mm, Braided & Aluminum Foil Shielded & Screened as per Belden standards.

### **SCHEDULE 'C'**

(List of the drawings to be provided by the contractor to the Engineer during the course of contract)

1. Manual of O&M for pumping plant, switch gear materials etc. are to be provided the site in charge.

#### **SCHEDULE 'D'**

(List of samples to be submitted by the contractor to the Engineer during the course of contract)

**NIL** 

# SCHEDULE 'E' List of Test to be conducted For Pumping Plant

Schedule Éø has to be provided in terms of discharge (Q)- head (H) & efficiency of pump and motor from the selected characteristic curve of model and make of the pumping plant.

# SCHEDULE 'E'

S.No	Name of Scheme	Allahabad City Reorganisation Water Supply Scheme {Kydganj & Rasoolabad Zone}, District : Allahabad
1	Make	
2	Model	
3	Capacity in LPM	
4	NEH in mtrs.	
5	Total head in mtrs.	
6	WHP at N.E.H	
7	WHP at T.H	
8	Pump Eff.	
9	Motor Eff.	
10	K.W.I.	
11	B.O.T.	
12	Overall Eff.%	
13	H.P of Motor	
14	Shut off Head	
15	No. of stages	
16	Bowl dia in mm.	
17	Pump outlet size inmm	
18	Speed in RPM	
19	Method of Starting	
20	Size Sub. cable	
21	Length of cable	
22	Qty of Pumping plant	

## SCHEDULE - 'I'

# List of Material Issued by Department NIL

## SCHEDULE - 'J'

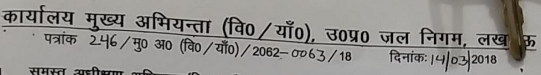
## (Mode and terms of payment)

# For SITC of Pumping Plants, Construction of Tubewells & Sub Station Works

Sl. No.	Particulars		Payment	
140.		On Supply of Material /Construction of Tubewell	On Installation Commissioning & Testing/Development Of Tubewell By Compressor and OP Unit	After Successful Trial & Run
1.	For supply Items and Construction Works of Tubewell	70%	20 %	10 %
2.	All other Items	ó	90 %	10 %

**Signature & Seal of Tenderer** 

% 10%.



समस्त अधीक्षण अभियन्ता(विo / याँo)

उ०प्र० जल निगम,

कानपुर / लखनऊ / इलोहीबाद / आगरा /
गाजियाबाद / झाँसी / बाँदा / वाराणसी / निरीक्षण इकाई।

 समस्त महाप्रबन्धक, उ०प्र० जल निगम, गाजियाबाद/आगरा/कानपुर/ लखनऊ/इलाहाबाद/वाराणसी।

# विषयः वि0/याँ कार्यों से सम्बन्धित विभिन्न उपकरणों के मेक के सम्बन्ध में।

वि0/याँ० कार्यों की निविदाओं से सम्बन्धित विभिन्न बैठकों में मुख्यालय स्थित नोडल अधिकारियों द्वारा यह इंगित किया गया है कि वि0/याँ० कार्यों की निविदाओं में सम्मिलित विभिन्न उपकरणों के मेक यमें एकरूपता नहीं होती है। अतः एकरूपता की दृष्टि से वि0/याँ० कार्यों की निविदाओं में आवश्यकतानुसार विभिन्न उपकरणों के मेक संलग्न सूची के अनुसार रखने का कष्ट करें।

संलग्नक:-उपरोक्तानुसार।

(सी**०र्डी०एस०⁾ यादव)** भुख्य अभियन्ता (वि०/याँ०)

पृ०सं० एवं दिनांक उपरोक्तानुसार

प्रतिलिपि निम्नलिखित को सूचनार्थ एवं आवश्यक कार्यवाही हेतु प्रेषित:-

1- प्रबन्ध निदेशक, उ०प्र० जल निगम, लखनऊ।

2- मुख्य अभियन्ता (गंगा/ग्रामीण/नागर), उ०प्र० जल निगम, लखनऊ

3- समस्त मुख्य अभियन्त(क्षेत्र), उ०प्र० जल निगम।

सम्रात्म सह स्वापेण

मुख्य अभियन्ता (वि०/याँ०)

EE

# APPROVED LIST OF MAKE OF ELECTRICAL AND MECHNICAL EQUIPMENTS

# (B) ELECTRICAL

W Different Makes

SL.	ITEMS/EQUIPMENTS		
No.	TON MENTS	SUPPLIER, MANUFACTURER, VENDOR, AGENCY	
1	2	3	
1.	ITD.	3	
	LT Panel (Strictly as per	Slemens(Sivakon), Schneider(prisma), Electric Automation, Nitya	
2.	IEC439 Type Tested) Motors	Electro Control, Mak Engineers Inc(Lucknow), ABB, Powertech	
3.		Slemens, ABB, Bharat Bijlee, Lhp(LT Motors), Kirloskar	
4.	Starter with Enclosure	Slemens, Schneider, ABB, L&T	
5.		Finolex, V-Marc(LT), Vishal(LT).	
6.	Motor Protection Relays	Siemens, Schneider, ABB, L&T	
7.	S.F.U. (Max. upto 400 Amp)	Slemens, Schneider, ABB, L&T	
8.	MCB, RCCB HRC Fuses	Siemens,Schneider,ABB, L&T	
9.		Siemens, Schneider, ABB, L&T	
10.	Distribution Board	Siemens, Schneider, ABB, L&T	
11.	Indicating Digital Meters	Siemens,Schneider,ABB, L&T	
	Crimping Lugs, Glands of double compression type	Dowells, Jainson .	
12.	Lugs	Dowels, Lotus, AG Electricals.	
13.	PVC Insulator Copper Wires (FRLS Grade)	Finolex ,L&T.	
14.	Cable glands and Lugs	Dowell, Comet, Braco .	
15.	Lighting Fixtures	Phillips,Crompton,Bajaj,Wipro	
16.	Fans & Air-Circulators	Crompton, Usha, Orient, Havells.	
17.	Distribution Transformer	Crompton, Kirloskar, BHEL, Siemens, ABB, Sonal (upto 400KVA).	
18.	11 KV VCB breaker & panel	Siemens, Schneider, ABB, Kirloskar	
19.	Relays	L&T, EE, ABB.	
20.	11 KV End termination & straight through joint	Raychem, Mahindra,CCI, Xion.	
21.	Measuring Instruments	Rishab (L&T), A.E., Minilec.	
22.	C.T.,P.T.	A.E,MEI, ABB, Kappa, L&T.	
23.	Trivector Meter	UPPCL approved.	
24.	Energy Meters	Jaipur,L&T.	
25.	PVC Conduits, PVC Pipes, HDPE Pipes	Garware, Finolex, Jain Irrigation, Relience, Duro-Lite.	
26.	G.O.D. Switches and Dropout fuse outfit	Kiran, Pactil, Atas, L&T.	
27	Feeder Pillar, Mini pillar	Siemens, Schneider, ABB	
27.	Air Circuit Breakers (LT)	Siemens(3WL), Schneider(NW), ABB(Emax), L&T(U Power 3.5 MTX	
		EPCOS, Schneider, ABB, L&T	
29.	Power Capacitors	Indian Electric Poles, Bombay Tubes, Nityanand, Rajan Tubes.	
30.	Steel Tubular Poles		
31.	Terminal Box, Bracket, Junction box, Control pillar	ELM, United, DVK, Locally fabricated as per CIDCO's approved drg., Specifications.	
32.	Street Lighting luminaries	Bajaj, Crompton, Philips, Mysore, Wipro.	
33.	Chokes, Ignitors	Bajaj, Crompton, Philips, Indo-Asian.	
	Power contactors	Siemens, Schneider, ABB, L&T	
34.		Bajai Crompton, Philips, Havells, Sylvania-Laxman.	
35.	Lamps	Siemens(3VL),Schneider(NSX),ABB(Tmax),L&T (Dsine – MTX 2.0)	
36.	MCCB	Siemens, Schneider, ABB, L&T	
37.	Rotary/Selector switches	Philips, Crompton, Glolite, Bajaj, Tulip, Keselec, ECE, Wipro, Indo-	

1.	3	
/ SL	ITEMS/EQUIPMENTS	
No.	MENIS	SUPPLIED MANUFACTURED VENDOR ACTIVITY
1	2	SUPPLIER, MANUFACTURER, VENDOR, AGENCY
39.	Soft Startor	3
40.	Street light controller, Timer	Siemens, Schneider, ABB, L&T, Lecon Energetics
41.	ACSR Conductors	Siemens, Schneider, ABB, L&T
42.	Alternation	UPPCL Approved.
43.	Alternators for D.G. set	Kirloskar, Stamford, BHEL, Crompton .
44.	Diesel Engines for D.G. set  Cable jointing kit	Kirloskar, Cummins.
45.	Fluorescent Fixtures	Raychem, Xicon, Benson, Mahindra (Push on) M Seal.
46.	CVT	Bajaj, Crompton, Philips, GEC, Mysore, Wipro, Indo-Aslan.
47.	Terminals	Sukam, Microtech.
48.	HT cable Terminations	Elemex, WAGO (C&S).
49.	Puch Port	Raychem, Mahindra, CCI.
	Push Buttons,Indicating Lights	Siemens, Schneider, L&T, Techmak
50.	Voltage Stabilizers	Bluebird, Servokon, Spectron, Servostar, Powerware.

## (B) MECHANICAL

G/S F () W y Different Makes

SL. No.	ITEMS/EQUIPMENTS	SUPPLIER, MANUFACTURER, VENDOR, AGENCY
1	2	3
1.	Non clog Sewage submersible Pumps	Kirloskar, Kishor, Aqua, KSB, Mody, Pullen, Jasco, MBH
2.	Clear Water Submersible pump Motor set	KSB,Varuna,BS,Shakti, Hindustan, MBH, AMRUT, Chandra, Lubi,WPIL.
3.	V.T Pumps(Raw, Clear Water)	Kirloskar, WPIL, Mather & Platt, Chandra, Flowmore, Jyoti.
4.	Clear Water Horizontal, Submerged Centrifugal pump	Kirloskar , Mather & Platt, Aqua, Jasco
5.	M.S.C.R.W. pipe for Tubewell	Surya, Jindal
6.	Mechanical screen	Jash, Johnson
7.	Degrittor mechanism, Mixer, Clarifier, Thickener, Clarifloculator	Voltas, Emico-KCP, INDOFAB.
8.	Screw Pump	UT, Roto, Helicon
9.	Sluice Gate	Jash, IVC, BIC, Sarkar
10.	Valves	Kirloskar, AVK, Intervalve, Bray, R&D Multiples, Upadhyay, PURI(upto 300mm), Avishkar, Sigmaflow, Indian Valves Co. Pvt., VAG, Jupiter
	Design of the second	Asia LMI, VK Pumps, Swellore, Prominent
11. 12.	PLC,SCADA	Allen Bradley, Schneider, L&T, Omron, GE IP, Cimcon TVAstar, Unique, Forbes Marshall
-		H.Guru, Fiebig,
13.	Pressure gauges	Forbes, Endress & Hauser, Yokogawa, Hach
14.	Analysers	Jenson & Nicholson, Asian (S+M), Nerolac,
15.	Pole Paint	Levcon, Revathi, Fitzer. S.B.Electro-mechanical.
16.	Level Switch, Level Indicator	Levcon, Revauli, Fitzer. O.B.Licetto III
17.	Flow Meter – Magnetic, Ultrasonic	Endress & Hauser, Forbes Marshall, Eureka, Adept, Nivo.
	LOTE WITE)	Metito, Industrial Devices(Pvt. Ltd) Panwalt,
8.	Chlorinator (STP,WTP)	Bharat Limitarque, AUMA, ROTORK
9.	Electrical Actuator	
-	C.I. pipes and fittings	BIC, Electro Steel Casting
0.		Indef, Morris, Wester
1.	Chain Pully Block, Lifting Tackles, Gantry	
	Cranes	Zenith, Tata, Bharat, Jindal, Suryaprakash.
2.	GI Pipes, Poles	A

No.	ITEMS/EQUIPMENTS	SUPPLIER, MANUFACTURER, VENDOR, AGENCY
1	2	3
23.	Compressor ,Blower	Ingersoll Rand, KPT, Airvac
24.	Centrifuse	Humbolt, Hiller
25.	Press filter	Geo-miller, Dupps, Ideco, Sunshine
26.	Dozer, Dozer Pump (Electro-mechanical)	CMC, KayTee, Aquas,KS Electromech
27.	D.C. Pustp	
28.	Solar Panel	P.V. Powertech, Vikram Solar, Soma Solar, Gaddan Solar, EMMVEE Solar, Havells
29.	Controller, Hybrid Controller	Kirlosker, L&T, Solvertor.
30.	Insulting Mat	Safe Volt
31.	Large Video Screen, Industrial Video Screen	Delta
32.	Level instrument, Process Automation System	Techtrol .
33.	Disc Filters	Jashco-nordics

Note: Any other equipment whose make is not mentioned above may be considered subject to approval by the Chief Engineer (E/M).

(C.D.S. Yadava) Chief Engineer (E/M), U.P. Jal Nigam, Lucknow