# KOLKATA PORT TRUST HALDIA DOCK COMPLEX

Office of the Sr. Dy. Manager (I&CF) Cluster –V, P.O.: - Haldia Township, Dist.: Purba Medinipur, Pin: 721607, West Bengal. Ph. No. 263389, FAX: 03224-252110

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## **NOTICE INVITING E-TENDER**

#### No- SDM / RZ / 2014-15 / ET / 18 /409

Dt- 26.11.2015

E-Tender under single stage two part system (Part I: Techno-Commercial Bid and Part II: Price Bid) are invited from reliable, bonafide & experienced agency having following experience:

Construction / Repair / Renovation / Up gradation / Maintenance of Buildings and / or R.C.C. structure and / or guniting works or combination of both during the last 7(SEVEN) years ending last day of month previous to one in which applications are invited and the experience should be either of the following:

Either (i) 03 (Three) completed works each costing not less than 40 % of the estimated amount put to tender.

- (ii) 02 (Two) completed works each costing not less than 50 % of the estimated amount put to tender.
- (iii) 01 (One) completed work costing not less than 80% of the estimated amount put to tender.

(Work experience as a sub contractor shall not be considered as the requisite qualification.)

Bid Document may be downloaded from MSTC website <a href="www.mstcecommerce.com/eprochome/kopt">www.mstcecommerce.com/eprochome/kopt</a>. Corrigenda or clarifications, if any, shall be hosted on the above mentioned websites only.

#### **SCHEDULE OF TENDER (SOT)**

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A. Name of work	TENDER FOR "THOROUGH REPAIRING / REHABILITATION OF DAMAGED RCC COLUMNS, BEAMS ETC BY GUNITING AT THE GROUND FLOOR OF 4 STORIED BUILDINGS (5/12 & 5/13) AT HALDIA TOWNSHIP, H.D.C. HALDIA".
B. E-Tender No.	KoPT/Haldia Dock Complex/I&CF Div/39/15-16/ET/119
C. Estimated Cost	Rs 9,02,913.69 (Rupees nine lakh two thousand nine hundred thirteen and paise sixty nine only).
D. Time of Completion	03(Three) Months only.
E. Mode of tender.	e-Procurement System (Online Part I - Techno-Commercial Bid and Part II - Price Bid through www.mstcecommerce.com/eprochome/ of MSTC Ltd. The intending bidders are required to submit their offer electronically through e-tendering portal. No physical tender is acceptable by Haldia Dock Complex.
F. Reference tender no.	SDM RZ 2015 to 16 of 18
G. Date of NIT available to parties to download.	27.11.2015

H. Pre-Bid Meeting starting date & Time.	NIL
I. Pre –Bid Meeting closing date & Time.	NIL
i) Earnest Money Deposit.	The intending bidders should submit Earnest Money of Rs. 18,100.00 (Rupees eighteen thousand one hundred only) to Haldia Dock Complex by RTGS / NEFT along with their offer directly into the designated bank account of Kolkata Port Trust, Haldia Dock Complex otherwise their offer will be summarily rejected.  A detail of the bank account is appended hereunder.  a) Name of Bank & Branch: United Bank of India, Haldia Dock Complex Branch. b) Account No.: 1604050000310 c) IFS Code: UTBIOHDCF75.  Concerned venders / contractors must ensure that the remitting bank positively enters their name and Tender no. in the 'Sender to Receiver' column at the time of making payment of earnest money by RTGS / NEFT. Details of Earnest Money remitted should be entered by the participating vendor / contractor in the space provided in the e-tender as indicated hereunder.  a. Name of remitting vender / contractor: b. Tender No: c. Amount remitted: d. Date of remitted: e. U.T.R No. [Enlisted contractor of class-'A', of I&CF Division is exempted from deposition of earnest money subject to submission of the treasury receipt of balance security deposit].
ii) Bid Document fee. (Through separate transaction other than EMD Submission).	The intending bidders also should submit the tender cost of Rs. 600.00 (Rupees six hundred only) to Haldia Dock Complex separately by RTGS / NEFT along with their offer directly into the designated bank account of Kolkata Port Trust, Haldia Dock Complex.  A detail of the bank account is appended hereunder.  a) Name of Bank & Branch: United Bank of India, Haldia Dock Complex Branch. b) Account No.: 1604050000310 c) IFS Code: UTBI0HDCF75.  Concerned venders / contractors must ensure that the remitting bank positively enters their name and Tender no. in the 'Sender to Receiver' column at the time of making payment of Bid document fee by RTGS / NEFT. Details of Bid document fee remitted should be entered by the participating vendor / contractor in the space provided in the e-tender as indicated hereunder.  a. Name of remitting vender / contractor: b. Tender No: c. Amount remitted: d. Date of remitted: e. U.T.R No.
iii) Transaction Fee	Rs.1145.00 (Including Service Tax & other charges @14.50% on Service Charge) Payment of Transaction fee by NEFT/RTGS in favour of MSTC LIMITED (refer clause. No. 4 of Annexure -A)

J. a) Last date of submission of EMD & Bid Document Fee through RTGS/NEFT to HDC.	Up to 15:00 hrs on 18.12.2015 (The bidder has to ensure submission of UTR in respect of EMD & Bid Document Fee during submission of the bid on line).
. b) Last date of submission Transaction fee through RTGS/NEFT in favour of MSTC Limited, Kolkata.	Three working days before the last date of closing of online bidding for the e-tender.
K. Date of Starting of e-Tender for submission of on line Techno-Commercial Bid and price Bid at www.mstcecommerce.com/ eprochome/	27.11.2015 at 10-00 hrs.
L. Date of closing of online e-tender for submission of Techno-Commercial Bid & Price Bid.	18.12.2015 at 15-00 hrs.
M. Date & time of opening of Part-I (i.e. Techno-Commercial Bid) Date of opening of Part II i.e. price bid shall be informed separately.	18.12.2015 at 15-30 hrs

# **List of Annexure**

Important Instructions to Bidders	:- Annexure – A
Commercial Terms & Conditions	:- Annexure – B
Up-loaded document for pre-qualification of the Bidder	:- Annexure – C
Declaration of the Bidder	:- Annexure – D
Bidders information	:- Annexure – E
Preamble to the Bill of Quantities and Bill of Quantity	:- Annexure – F
PART-II (Sample for filling price part)	:- Annexure – G
General Condition of Contract	:- Annexure – H

## **Important instructions for E-procurement**

This is an e-procurement event of HALDIA DOCK COMPLEX, the e-procurement service provider is MSTC Ltd., 225C, A.J.C. Bose Road, Kolkata-700 020.

You are requested to read the terms & conditions (Annexure- B) of this tender before submitting your online tender. Tenderers who do not comply with the conditions with documentary proof (wherever required) will not qualify in the Tender for opening of price bid.

#### 1. Process of E-tender:

A) Registration: The process involves vendor's registration with MSTC e-procurement portal which is free of cost. Only after registration, the vendor(s) can submit his/their bids electronically. Electronic Bidding for submission of Techno-Commercial Bid as well as Price Bid over the internet will be done. The Vendor should posses Class III signing type digital certificate. Vendors are to make their own arrangement for bidding from a P.C. connected with Internet. MSTC is not responsible for making such arrangement. (Bids will not be recorded without Digital Signature).

## SPECIAL NOTE: THE PRICE BID AND THE COMMERCIAL BID HAS TO BE SUBMITTED ON-LINE AT <u>www.mstcecommerce.com/eprochome/</u>

- 1). Vendors are required to register themselves online with <u>www.mstcecommerce.com</u>→ e-Procurement →Psu / Govt depts→Register as Vendor Filling up details and creating own user id and password→ Submit.
- 2). Vendors will receive a system generated mail confirming their registration in their email which has been provided during filling the registration form.

In case of any clarification, please contact HDC/MSTC, (at least one working day before the scheduled time of the e- tender).

#### **Contact person (Haldia Dock Complex):**

 Dealing Officer's name Designation:-

Phone no. e-mail :- 2. Mr. P. Dasgupta.

Designation: - Sr. Dy. Manager(I&CF)

Phone no. 03224 263389 e-mail :- pdasgupta@kopt.in

#### Contact person (MSTC Ltd):

Mr. Arindam Bhattacharjee
 Deputy. Manager (E-commerce)
 MobileNo:09330102643

Email-arindam@mstcindia.co.in

2) Mr. Sabyasachi Mukherjee Junior Manager (E-commerce)

Mobile- 07278030407

Email: smukherjee@mstcindia.co.in

Landline:03322901004

#### B) System Requirement:

- i) Windows 98 /XP-SP3 & above/Windows 7 Operating System / Windows 8 / updated version
- IE-7 and above Internet browser.
- iii) Signing type digital signature
- iv) JRE 7 update 9 and above software to be downloaded and installed in the system.

To enable ALL active X controls and disable 'use pop up blocker' under Tools→Internet Options→ custom level

2. (A) Part I Techno-Commercial bid will be opened electronically on specified date and time as given in the **NIT**. Bidder(s) can witness electronic opening of bid.

- (B) Part II Price bid will be opened electronically of only those bidder(s) whose Part I Techno-Commercial Bid is found to be Techno-Commercially acceptable by HDC. Such bidder(s) will be intimated date of opening of Part II Price bid, through valid email confirmed by them.
- 3. All entries in the tender should be entered in online Technical & Commercial Formats without any ambiguity.

#### 4. Special Note towards Transaction fee:

PAYMENT OF Transaction fee BY RTGS in favour of MSTC Limited .The Bank details, format etc for sending Transaction fee by RTGS to MSTC is detailed below :

Bank Details : Axis Bank ,Shakespeare Sarani Branch Account Details : Axis Bank A/c.No.005010200057840

IFSC Code No. : UTIB0000005.

"The vendors shall enter the transaction fee details by using the "Transaction Fee Entry" Link under "My Menu" in the vendor login. The vendors have to select the particular tender in which they want to participate against the transaction fee by clicking on the tick box at the right and then Clicking on the "Submit" Button at the bottom of the page. Then the page appears where the vendors are required to fill up the transaction details, namely the UTR No, Date Of Transaction, and the Remitting Bank in the given fields and then click on the "Confirm" Button".

**NOTE**: The bidders should submit the transaction fee well in advance before the last date of submission of tender as they will be activated for bid submission only after receipt of transaction fee by MSTC.

#### **Contact Details:**

Fax No. : 033- 22831002

Email ids: <u>sanjibpoddar@mstcindia.co.in</u>, <u>arindam@mstcindia.co.in</u>, <u>rpradhan@mstcindia.co.in</u>, <u>smukherjee@mstcindia.co.in</u>.

Bidders may please note that the transaction fee should be deposited by debiting the account of the bidder only; transaction fee deposited from or by debiting any other party's account will not be accepted. Transaction fee is nonrefundable.

In case of failure to access the payment towards Transaction fee for any reason, the vendor, in term, will not have the access to online e-tender.

5. In case of failure to access the payment towards cost of tender document & EMD for any reason, the vender, in term, will not have the access to on line e-tender and no correspondence in this respect will be entertained and HDC will not be responsible for any such lapses on this account.

Vendors are instructed to use *Upload Documents* link in My menu to upload documents in document library. Multiple documents can be uploaded. Maximum size of single document for upload is 5 MB.

Once documents are uploaded in the library, vendors can attach documents through **Attach Document** link against the particular tender. For further assistance please follow instructions of vendor guide.

6. All notices and correspondence to the bidder(s) shall be sent by email only during the process till finalization of tender by HDC. Hence the bidders are required to ensure that their corporate email I.D. provided is valid and updated at the stage of registration of vendor with MSTC (i.e. Service Provider). Bidders are also requested to ensure validity of their DSC (Digital Signature Certificate).

- 7. (i) Please note that there is no provision to take out the list of parties downloading the tender document from the web site mentioned in NIT. As such, bidders are requested to see the web site once again before the due date of tender opening to ensure that they have not missed any corrigendum uploaded against the said tender after downloading the tender document. The responsibility of downloading the related corrigenda, if any, will be that of the downloading parties.
  - (ii) No separate intimation in respect of corrigendum to this NIT (if any) will be sent to tenderer (s) who have downloaded the documents from web site. Please see website <a href="https://www.mstcecommerce.com/eprochome/">www.mstcecommerce.com/eprochome/</a> of MSTC Ltd.
- 8 E-tender cannot be accessed after the due date and time mentioned in NIT.

#### 9. Bidding in e-tender & Reverse auction:

- a. Bidder(s) need to submit necessary EMD, Tender fees (If ANY) and Transaction fees to be eligible to bid online in the e-tender. Tender fees and Transaction fees are non refundable.
   No interest will be paid on EMD. EMD of the unsuccessful bidder(s) will be refunded by HDC.
- b. The process involves Electronic Bidding for submission of Techno Commercial Bid as well as Price Bid.
- c. The bidder(s) who have submitted the above fees can only submit their Techno Commercial Bids and Price Bid through internet in MSTC website <u>www.mstcecommerce.com</u> → e-procurement →Psu/ Govt depts→ Login →My menu→ Auction Floor Manager→ live event →Selection of the live event→ Techno Commercial Bid.
- d. The bidder should allow to run an application namely en Apple by accepting the risk and clicking on run. This exercise has to be done twice immediately after clicking on the Techno-Commercial bid. If this application is not run then the bidder will not be able to save/submit his bid.
- e. After filling the Techno-Commercial Bid, bidder should click 'save' for recording their Techno-Commercial bid. Once the same is done, the Price Bid link becomes active and the same has to filled up and then bidder should click on "save" to record their price bid. Then once both the Techno-Commercial bid & price bid has been saved, the bidder can click on the "Submit" button to register their bid
  - **NOTE**: The Techno-Commercial Bid & price bid cannot be revised once the submit button has been clicked by the bidder.
- a. In all cases, bidder should use their own ID and Password along with Digital Signature at the time of submission of their bid.
- b. During the entire e-tender process, the bidders will remain completely anonymous to one another and also to everybody else.
- c. The e-tender floor shall remain open from the pre-announced date & time and for as much duration as mentioned above.
- d. All electronic bids submitted during the e-tender process shall be legally binding on the bidder. Any bid will be considered as the valid bid offered by that bidder and acceptance of the same by the Buyer will form a binding contract between Buyer and the Bidder for execution of supply. Such successful tenderer shall be called hereafter SUPPLIER / CONTRACTOR.
- e. It is mandatory that all the bids are submitted with digital signature certificate otherwise the same will not be accepted by the system.
- f. Buyer reserves the right to cancel or reject or accept or withdraw or extend the tender in full or part as the case may be without assigning any reason thereof.

No deviation of the terms and conditions of the tender document is acceptable. Submission of bid in the e-tender floor by any bidder confirms his acceptance of terms & conditions for the tender. Unit of Measure (UOM) is indicated in the e-tender Floor. Rate to be quoted should be in Indian Rupee as per UOM indicated in the e-tender floor / tender document. Any order resulting from this open e-tender shall be governed by the terms and conditions mentioned therein. No deviation to the technical and commercial terms & conditions are allowed. 11. 12. After submitting online bid, the bidder cannot access the tender, once it has been submitted with digital signature HDC has the right to cancel this e-tender without assigning any reason thereof. 13. 14 The online tender should be submitted strictly as per the terms and conditions and procedures laid down in the website www.mstcecommerce.com/eprochome/ of MSTC Ltd. 15. The bidders must upload all the documents required as per terms of NIT. Any other document uploaded which is not required as per the terms of the NIT shall not be considered. The bid will be evaluated based on the filled-in technical & commercial formats. 16 17. The documents uploaded by bidder(s) will be scrutinized. In case any of the information furnished by the bidder is found to be false during scrutiny, EMD of defaulting bidder(s) will be forfeited. Punitive action including suspension and banning of business can also be taken against defaulting bidders. 18. Necessary addendum/ corrigendum (if any) of tender would only be hosted in the e-tendering portal of M.S.T.C. 19. Micro & Small Enterprises (MSEs) registered with NSIC (under single point registration scheme) are exempted from depositing Cost of Tender Document and Earnest Money having valid NSIC Certificate for MSEs along with DIC's (DISTRICT INDUSTRIES CENTRE) Certificate. Micro & Small Enterprises (MSEs) registered with NSIC under Single Point Registration Scheme 20. (SPRS) are eligible to get the benefits under new Public Procurement policies for MSEs as notified by Govt. of India, Ministry of Micro, Small & Medium Enterprises (MSME) vide Gazette Notification, dated 26.03.2012. When splitting of tender quantity is not possible purely on technical ground, trustees reserve the right not to negotiate price with MSE if their price is within the band of L1+15% in comparison with L1 price of non-MSE for consideration of award of order for 20% of tender quantity against any item as per new public procurement policy. 21. If Micro & Small Enterprises (MSEs) registered with NSIC intends to participate in the tender, for the items they are not registered with NSIC, then they will have to deposit cost of Tender Document, full amount of Earnest Money as per NIT. Otherwise their offer for those items will not be considered. Copy of valid NSIC Certificate for MSEs along with DIC's (DISTRICT INDUSTRIES CENTRE) 22. Certificate has to be submitted along with the bid. 23. Due date of submission of tender will not be extended under any situation.

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# **Commercial Terms & Conditions**

SL NO TERMS

- Mere participation in e-tender will not mean that a particular bidder will be automatically considered qualified and their bids will be entertained. Such qualification will be reviewed at the time of evaluation of bids also.
- 2 Price Bids (Part-II) of only those eligible bidders who's Part-I Bids are complete and in order shall be opened on time and date to be intimated later separately.
- Micro & Small Enterprises (MSEs) registered with NSIC (under single point registration scheme) are exempted from depositing Cost of Tender Document and Earnest Money having valid NSIC Certificate for MSEs along with DIC's (DISTRICT INDUSTRIES CENTRE) Certificate.
- i) Micro & Small Enterprises (MSEs) registered with NSIC under Single Point Registration Scheme (SPRS) are eligible to get the benefits under new Public Procurement policies for MSEs as notified by Govt. of India, Ministry of Micro, Small & Medium Enterprises (MSME) vide Gazette Notification, dated 26.03.2012.
  - ii) When splitting of tender quantity is not possible purely on technical ground, trustees reserve the right not to negotiate price with MSE if their price is within the band of L1+15% in comparison with L1 price of non-MSE for consideration of award of order for 20% of tender quantity against any item as per new public procurement policy.
  - iii) If Micro & Small Enterprises (MSEs) registered with NSIC intends to participate in the tender, for the items they are not registered with NSIC, then they will have to deposit cost of Tender Document, full amount of Earnest Money as per NIT. Otherwise their offer for those items will not be considered.
- 5 Copy of valid NSIC Certificate for MSEs along with DIC's (DISTRICT INDUSTRIES CENTRE) Certificate has to be submitted along with the bid.
- 6 Due date of submission of tender will not be extended under any situation.
- 7 Micro & Small Enterprises (MSEs) registered with NSIC (under single point registration scheme) are exempted from depositing Cost of Tender Document and Earnest Money.
- 8 Tenders submitted without requisite Earnest Money are liable to be rejected excepting in case of Micro & Small Enterprises (MSEs) registered with NSIC (under single point registration scheme) for items for which the tender is invited.

#### 9 GENERAL:

The work as described in the tender shall be executed in Haldia and in accordance with the attached General Conditions of Contract, Special Conditions of Contract, Particular Specifications, Drawings (if any) & detailed Bill Of Quantities. Location Plan of the place of work might be inspected at the office of the Sr. Dy. Manager (I&CF) on any working day before quoting for the tender.

#### 10 CORRELATION AND ORDER OF PRECEMENCE OF TENDER DOCUMNTS:

If the stipulations in the various tender documents be found to be at variance in any respect, one will override others (but only to the extent these are at variance) in the order of precedence as given in the

list below, i.e. any particular item in the list will take precedence over all those placed lower down in the list.

Order letter.

Bill of Quantities.

Drawings.

Special Conditions of Contract.

General Conditions of Contract.

In case of any dispute, question or difference either during the execution of the work or any other time as to any matter or thing connected with or arising out of this Contract, the decision of the Sr. Dy. Manager (I&CF), Haldia Dock Complex, thereon shall be final and binding upon all parties.

#### 11 SCOPE OF WORK:

The work comprises of repairing of the existing damaged patches of the reinforced concrete of 4 (four) storyed 'A ' & 'B' type buildings at cluster -5 of Haldia Township by Guniting. The principle area of work will be the columns supporting the floor slabs, beams, underside of floor & stair waist slab etc. Suitable staging and scaffolding where required will be made for carrying out guniting operation.

Major portion of the work will required to be carried out by making suitable staging and propping arrangements steel struts & wooden sleepers required for propping & shoring will be supplied by the Trustees free of cost.

The repairing work shall be done by Guniting process as per specifications laid down in IS 9012 – 1978 (latest revision) and as described in the Method of work and Bill of Quantities. The work will also include all other appurtenant works such as chipping of existing concrete surface, sand blasting of the surface with coarse sand, providing G.I. welded wire fabric, reinforcement, welding etc. as described in the Bill Of Quantities and as necessary and as directed by the Engineer. The scope will also include other appurtenant works as set forth in the attached Bill Of Quantities and all additional & varied works that may here after be required for satisfactory completion of work.

The scope of work also includes all other works as described in the attached "Bill Of Quantities" and ancillary and appurtenant works as may be required hereafter for successful completion of the work in accordance with the Trustee's General Conditions Of Contract, attached Special Conditions Of Contract, Particular Specifications, Bill Of Quantities and in accordance with PWD (West Bengal's) Specifications for materials and workmanship.

#### 12 ACCESS TO THE SITE:

- (a) By Road:- All-weather metal road approachable from N.H. 41 and State Highway exist right up to the area of work.
- (b) By Rail:-S. E. Railway Branch Line connects Haldia with the Panskura Railway Station.

#### 13 INSPECTION OF SITE:

The Bidder has to familiarise himself with the different locations of the roads for the work and access to the site before submission of the tender. He should contact the Sr. Dy. Manager (I&CF), Haldia Dock Complex, at his office at Haldia Township for collecting information about the site before submission of the tender. No excuse will be entertained afterwards on the above ground.

#### 14 SITE CONDITIONS & METHOD OF WORK:

The damaged reinforced concrete surfaces at 4 storied 'A' & 'B' type Buildings at Cluster -5, Haldia Township will be jacketed with 50 mm or thicker reinforced gunite. Gunite is to be carried out as follows:-

- Chip off the bad loose spelled concrete from beams, columns, slabs surfaces etc.
- ii) At other locations, hack the surfaces properly to make it rough.
- iii) Clean the existing exposed reinforcements including removing the scales and applying rust removing chemicals or acid, as necessary.
- iv) Provide and fix M.S. Pins (5 to 6 mm in diameter and 40 mm long) by drilling holes in R.C. concrete and hammering the Pins in the drilled holes, at suitable spacing, as directed, for securing I.R.C. fabric.
- v) Tie 3 mm dia. G.I. Welded wire fabric (50 mm square mesh) or its nearer equivalent, conforming to IS 1566-1967 to the M.S. Pins with binding wire (75 mm) of 18 to 20 gauge.
- vi) Sand blast the exposed chipped / hacked surface. (This item of work is to be executed just before execution of guniting work).

vii) Nominal 50mm thick gunite made out of **cement (Ordinary Portland Cement IS: 12269**) and coarse sand conforming to grading as given in particular specification in the proportion **1:3 by weight**, will be laid in two layers. The 2<sup>nd</sup> layer shotcrete shall be applied only after ensuring about the initial set of the lst layer. It shall be ensured that the shotcrete must not sag. All laitance, loose material and rebound shall be removed by brooming. Any laitance which has attained final set, shall be removed by sand blasting and the surface shall be cleaned by water jet. The surface shall be thoroughly sounded by a hammer to chock for dummy areas. Sags, if any, shall be carefully cut. Rebounded materials shall in no case be worked back in the process.

The delivery equipment for shotcrete shall conform to I.S. 6433-1972. Sand conforming to grading Zone as depicted in Table 1 below shall be used for shotcreting.

- viii) The gunited surface shall be kept moist continuously for a minimum period of 15 days.
- ix) Pre-work testing and quality control for shotcreting shall be arranged by the Contractor, all at his cost. The shotcrete shall have minimum compressive strength equivalent to  $M_{25}$  concrete.

The entire work of gunite shall be done as per Specifications and method of work described in latest revision of I.S. 9012.

About 15 nos of struts fabricated as per relevant item BOQ (for which ISMB, steel plates etc will be supplied departmentally free of cost) as well as about 20 nos of wooden sleepers of approx. size 1'x1'x 6' will be supplied free of cost from Residential Zone store of I&CF division, for use as props and struts.

All work shall have to be carried out in workmen like manner and any defect arising shall have to be rectified immediately as per direction and to the satisfaction of the Engineer.

Programming for taking up work in a building must be done in close co-ordination with the Engineer's representative to obtain maximum output with the limited number of struts & other supporting systems, w.r.t time.

Table -1.
Grading of Sand for shotcreting

IS Sieve Designation	Percentage Passing the Sieve
4.75 mm	95 - 100
2.36 mm	65 – 90
1.18 mm	45 – 75
600 micron	30 – 50
300 micron	10 – 22
150 micron	2 - 8

The contractor shall depute a full time technically qualified man having experience in similar nature of work to look after the job. He will be responsible for over all planning, scheduling, supervising and billing of the work from contractor's side.

During execution of the work proper care should be taken to provide adequate protection against any damage to the existing structures, cables, water lines and all such installations at the contractor's risk and expense. Any damage caused / defect arising during construction shall have to be rectified forthwith as directed to the satisfaction of the Engineer, without charging extra. In case the repair to the damages /defect not carried out as directed, the Engineer will have the authority to get it done through other Agencies at the risk, cost and expense of the contractor.

Further, in case the Engineer finds that it is necessary to shift / suspend some activity of the work for the time being in Trustees' interest, this shall be followed up in compliance with his instructions and as per relevant clause of the G.C.C.

#### 15 TIME OF COMPLETION:

The work is urgent in nature and must be commenced immediately on receipt of the work order and to be completed in all respects within **03(Three) Months** including preliminary time from the date of placement of work order.

#### 16 MAINTENANCE PERIOD:

The Contractor shall maintain the works allotted to him as per Clause 9.0 of the General Conditions of Contract for a period of 6 (Six) months from the date of completion as certified by the Engineer or his representative in Form G.C.1.

#### 17 PARTICULARS OF EXISTING WORKS:

Such information as maybe given in the specification as to the existing features and works other than those now under construction as part of the present Haldia Dock Complex given without warranty of accuracy and neither the Trustees nor the Engineer will be liable for any discrepancies therein.

#### 18 KEEPING THE SITE AND WORKING AREA CLEAR:

The Contractor shall at all times keep the site and working areas free from all surplus materials, rubbish and offensive matter all of which shall be disposed off in a manner to be approved by the Engineer's Representative. As the works will be carried out mainly inside of operational buildings of HDC, the Contractor has to make necessary arrangement to clear the rubbishes etc. from the buildings, at the end of day's work at his own cost & risk.

#### 19 CONSTRUCTION OF SITE OFFICE, STORE ETC:

On an application from the Contractor, land near to the site of work will be allotted by the Trustees for the construction of Site Office, Store etc. For such allotment a rent of Rs.10.00 per annum or part thereof will be recovered from Contractor's bill. The Contractor shall hand over vacant possession of the land free from all encumbrances within two months from actual date of completion of work (as stated in G.C.-I). In case

the contractor does not remove the site offices, store etc. within two months from the actual date of completion, the contractor will have to pay compensation equivalent to **three times** the applicable licence fee for the plot of land allotted to him temporarily for site offices, store etc. as per Schedule of Rent of Ko.PT's land and buildings at Haldia and to be recovered from his final bill / Security Deposit. The Contractor shall build office, sheds etc. on the land allotted to him as approved by the Engineer or his representative and shall maintain a clean hygienic condition throughout the period of their use. The Contractor shall maintain a Site Order Book at his site office and all orders and instructions issued to him from time to time by the Engineer or his representative will be recorded in the Site Order Book. The Contractor shall promptly sign each entry as a token of having received such orders.

#### 20 METHOD OF MEASUREMENT:

Unless otherwise specified in the Particular Specifications and Bill of Quantities, the work shall be measured according to the current P.W.D.'s (Building) Schedule of Rates (2014), Govt. of West Bengal and analysed rate. For details of measurement not covered by the above S.P.-27 1987 of B.I.S. shall be referred to.

#### 21 ON ACCOUNT PAYMENT:

On account payment to the Contractor shall be arranged as and when required at the discretion of the Sr. Dy. Manager [I & C F] on the basis of measurements of completed works at the quoted rates in the Bill of Quantities. The terms of payment shall be in accordance with Clause-6 of the General Conditions of Contract. The Bills should be submitted by the contractor in quadruplicate to the Sr. Dy. Manager (I&CF)'s Office with necessary documents in original. Subject to the availability and feasibility of system, HDC may make payment directly to the contractor's designated bank account. For this purpose, the contractor will have to indicate (i) name of bank (ii) branch name (iii) branch code and (iv) designated account number. In case payment is made directly through bank, the contractor may be required to submit a pre-receipt as per instruction of HDC.

#### 22 POWER SUPPLY:

If available and if required, suitable power supply may be arranged by the Trustees at the nearest existing supplies point of the site of work on receipt of request letter from the Contractor to that effect. All necessary arrangements for the distribution at site will have to be made by the Contractor at his own cost as approved by the Trustees' Plant and Equipment Division. Charges for consumption of power shall be periodically recovered from the Contractor's Bill at the rates of WBSEB as prevalent amended from time to time along with departmental overhead of 19.25% including installation and hire charges for meters. The Trustees do not guarantee uninterrupted power supply from the above sources and Contractor shall not be compensated for any delay in providing / irregularity of power supply. The Contractor shall have to arrange for the supply of power at his own cost during such periods.

#### 23 WATER:

The Contractor will arrange for supply of water both for drinking and for construction purposes.

However, on written request from the Contractor, water for drinking and for construction purposes may be made available from the exiting water line of the Trustees at a point near the site of work. The contractor will have to arrange for laying pipelines, as necessary, as per approval of the Engineer or his representative, for storing and distributing the same to the work point at his own cost. For supply of water by Trustees to the Contractor, an amount equivalent to 1% (one percent) of the gross bill value of cementitious items (i.e., items of work involving the consumption of cement) shall be progressively recovered from the running bill including final bill as applicable.

#### 24 ESCALATION / VARIATION ON PRICES:

No Escalation / Variation on the prices on any account will be considered for adjustment / payment.

#### 25 MATERIALS:

The Contractor shall make his own arrangements for procuring and supplying all materials of best and approved quality at site. Unless specifically mentioned otherwise the cement to be used in the Works shall be Portland Slag cement conforming to IS: 455 or grades approved by the Engineer.

#### **26 TESTING OF MATERIALS:**

The Contractor shall undertake all field tests and laboratory tests for all such materials and workmanships as directed by the Engineer or his representative at his own cost. The samples shall be taken for test jointly by the representatives of the Engineer and the contractor at the worksite and tested /sent to a Govt. registered laboratory or Institutional laboratory as may be decided by the Engineer for testing. In case of field test, the contractor shall undertake the test by his own testing equipments or by any approved agency in presence of the representatives of the Engineer and the contractor at the worksite. All the testing charges and all incidental charges like packaging and transporting the test samples, equipments etc. shall be borne by the Contractor.

#### 27 LABOUR, TOOLS AND PLANTS:

The contractor will engage experienced personnel to carry out the works in all respects at his own cost. The contractor shall supply all necessary labour, tools, plants and equipments with fuel and operator required for satisfactory execution of the work, all at his own risk, cost and expense.

#### 28 DOCK PERMIT:

Dock permits which may be necessary for any purpose related to the work shall be issued **free of cost**. The entry permit will be issued as per requirement following latest Permit Scheme of Haldia Dock Complex. All existing rules, including any amendments thereto, in future, will have to be complied with by the contractor.

#### 29 LIQUIDATED DAMAGE AND OTHER COMPENSATION:

If the Contractor fails to complete the work within the stipulated dates or such extension thereof as communicated by the Engineer in writing, the Contractor shall pay as compensation (Liquidated Damage) to the Trustees as per clause no 8.2(a) of G.C.C. and not as a penalty, ½% (half percent) of the total value of work (contract piece) as mentioned in the letter of acceptance of the tender / offer, for every week including service tax as applicable over the liquidated amount. Provided always that the liquidated amount of such compensation shall not exceed 10% of the said value of work.

#### 30 EARNEST MONEY AND SECURITY DEPOSIT:

For the successful bidder, the earnest money shall be converted into security deposit and balance security money will be deducted in accordance with clause 3.4 (f) and (g) of the General Conditions of Contract.

Refund of S.D. and forfeiture S.D. shall be guided by Cl. 3.5(i) & (ii) of the G.C.C.

The Earnest Money received, will be refunded or released as the case may be to the unsuccessful Bidders without any interest.

#### 31 VALIDITY:

The tender shall remain open for acceptance for a period of 4 months from the date of opening of techno-commercial bid.

If before expiry of this validity period, the Bidder amends his quoted rates or tender, making them unacceptable to the Trustees and / or withdraws his tender, the Earnest Money deposited shall be liable to forfeiture at the option of the Trustees / sanctioning Authority.

#### 32 NON- RESPONSIVE BIDDER :-

The offer/tender shall be treated as non-responsive, if: 4 months validity from the date of opening of techno-commercial bid is not accepted / agreed to as per tender condition.

Offer / tender are submitted with any deviation from the tender terms & conditions.

#### 33 EVALUATION CRITERIA:

During evaluation of Cover-II i.e. Price Part, provided that the bidder submits his offer following tender stipulations & specifications, the lowest offer received will be considered for acceptance by the Trustees.

#### 34 TAXES AND SERVICE TAX:

All taxes & duties are deemed to be included in the quoted rate except service tax as applicable.

The bidder shall not include Service Tax in his rates. Payable Service tax will be paid extra by the Trustees. In that case, the Contractor needs to be registered with the Central Excise for the service to be rendered and copy of the same shall be submitted to HDC. In this case, he will be required to submit necessary bill / challans / invoice in accordance with Service Tax Rules. On demand, the successful bidder will have to submit documents regarding payment of Service Tax. In case the Contractor provides taxable service and charges service Tax, the bill / invoice shall be so raised as to enable H.D.C. to obtain CENVAT credit against the same.

Deduction of Sales / Turnover Tax on works contract, Income Tax shall be made by the Employer from each certificate of payment to the Contractor at the prevalent rates or such other rates as may be specified by the Government from time to time, on the gross amount of the Contractor's bill for payment.

The bidder shall include in their prices any sum payable as taxes (particularly VAT), Royalty etc. or otherwise to the Govt. or public bodies or individuals and such taxes shall not be an extra charge payable by the Trustees.

#### 35 SAFETY MEASURES:

The contractor shall adhere to safe construction practice, guard against hazardous and unsafe working conditions and follow all safety precautions for prevention of injury or accidents and safeguarding life and property. The contractor shall provide all necessary first aid measures to be available in proper condition.

The successful bidder shall also ensure that -

- (i) No damage is caused to plants and vegetations unless the same is required for execution of the project proper.
- (ii) The work shall not pollute any source of water / land / air surrounding the work site so as to affect adversely the quality or appearance thereof or cause injury or death to animal and plant life.
- (iii) His office & labour hutment etc. shall be maintained in a clean and hygienic condition throughout the period of their use and different effluents of the labour hutment shall have to be disposed off suitably.

#### 36 CONTRACT LABOUR LAWS:

The Contractor must comply with the provisions of Contract labour (Regulation & Abolition) Act 1970 and Contract Labour (Regulation & Abolition) Central Rules 1971 and the rules framed there under with all modifications/amendments being enforced from time to time.

The Contractor shall indicate maximum number of workmen to be engaged on any day for execution of the work in the appropriate place in the ABSTRACT FORM OF TENDER & he shall have to obtain a regular /permanent license as per sec12(1) of the Contract Labour Act. Further , whenever a contract work has commenced or completed , the contractor has to intimate the same to the Assistant Labour Commissioner(Central) /labour Enforcement Officer (Central) in Form IV-A , within 15 days of such commencement or completion. The contractor has to obtain a certificate of registration under "Building & Other Construction Workers (Regulation Of Employment & Conditions Of Service ) Act-1996 and Central Rule 1998 and his rate shall include a cess payable @ 1 % of the cost of construction as applicable under "Building & Other Construction Workers Welfare Cess Act -1996 & Welfare Cess Rules 1998. The contractor has to arrange for displaying the name of the Regional Labour Commissioner (Central), Asst. Labour Commissioner (Central) & Labour Enforcement Officer (Central) at his worksite(s). The contractor shall inform the Principal Employer the date, time & venue of disbursement to be made by him to his workers.

The successful bidder shall also be required to put up a notice at the site of work mentioning the date, time & venue of disbursement to be made by him to his workers and he or his authorized representative shall have to be present during period of disbursement.

#### 37 COMPLIANCE WITH E.P.F & M. P. ACT:

The successful contractor will have to comply with provision of EPF & MP Act –1952 (along with amendments, if any), issued from time to time. If asked for by the Employer, the contractor will be required to submit photocopy of all payment challans and produce the original for verification to the representative of the principal employer, i.e. Sr. Dy. Manager (I&CF).

#### 38 COMPLIANCE WITH E.S.I. ACT. :

If applicable, the successful bidder will have to comply with provisions of "Employers State Insurance Act – 1948", along with amendments (if any) issued from time to time. He shall obtain ESI registration and shall deduct employees' contribution as applicable percentage of the wages of each of the employees' and shall deposit the same together with employer's contribution as applicable percentage of such total wages payable to the employees or at such rates as fixed by the competent authority from time to time. In case, where an employee is not covered under ESIC Scheme (or contribution not paid for him regularly) and meet an accident during and arising out of his employment, the contractor being the immediate employer, shall be liable to pay him suitable compensation. The contractor will be required to submit Xerox of all payment challans and produce the original for verification to the representative of the principal employer, i.e Sr. Dy. Manager (I&CF).

#### 39 INDEMNIFICATION:

The successful bidder shall be deemed to indemnify and keep indemnified the Trustees from and against all actions, claims, demands and liabilities whatsoever under and in respect of the breach of any of the provisions of any law, rules or regulations having the force of law, including but not limited to –

- a) The Minimum Wages Act, 1948.
- b) The Dock Workers (Regulation Of Employment) Act, 1948
- c) The Building And Other Construction Workers (Regulation of Employment & Conditions of Service)

  Act. 1996
- d) The Dock Workers' Safety, Health & Welfare Act, 1986
- e) The Payment of Wages Act, 1936.
- f) The Workmen's Compensation Act, 1923.
- g) The Employees Provident Fund Act, 1952.
- h) The Contract Labour (Regulation and Abolition) Act, 1970; Rules 1971.
- i) The Payment of Bonus Act, 1965.
- j) The Payment of Gratuity Act, 1972.
- k) The Equal Remuneration Act, 1976.
- I) The Employees State Insurance Act, 1948 & Employees State Insurance (Amendment) Act, 1989 m) Child Labour (Prohibition and Regulation) Act, 1986.
- n) The Maternity Benefits Act 1961
- o) Interstate Migrant Workmen (Regulation Of Employment & Conditions Of Service) Act, 1979.
- p) Motor Vehicle Act, latest revision.

#### 40 FORCE MAJEURE:

In the event of either party rendered unable by Force Majeure to perform any obligation required to be performed by them under the Contract, relevant obligation of the party affected by such Force Majeure shall upon notification to the other party be suspended for the period which Force Majeure events lasts. The cost and loss sustained by the either party shall be borne by the respective parties. The term "Force Majeure" as employed shall mean the events as below:-

- (i) Riot (unless solely restricted to or perpetuated by employees of the Contractor or his subcontractors / suppliers or occurring outside India) so far as it is uninsurable.
- (ii) War, hostilities (whether war be declared or not), invasion, directed to or by India or act of foreign enemies, directed to India.
- (iii) Rebellion, revolutions, insurrection, or military or usurped power, or civil war in India.
- (iv) Fire, flood, cyclone, hurricane and acts of God.

Time of performance shall be extended by the period of delay, which is directly caused by the Force Majeure. Upon the occurrence of such cause and upon its termination, the party alleging that it has been rendered unable as aforesaid shall notify the other party in writing immediately but not later than forty eight hours of the alleged begin and ending thereof, giving full particulars and satisfactory evidence in support of his claim. Time of performance of the relative obligation suspended by the Force Majeure shall stand extended by the period for which such event lasts and affects the relative obligation directly. Such extension of time shall be without prejudice to the provision that time is essence of the contract and any other terms and conditions related to time of completion as may provided elsewhere in the contract.

If the work is affected by Force Majeure lasting for more than 60 days at a stretch, the parties to the Contract shall settle the issue mutually.

#### 41 PARTICULAR SPECIFICATIONS:

The materials supplied and the workmanship shall satisfy the Specifications as given in the PWD Schedule of Rates as applicable and the job specifications contained in the Bill Of quantities of the tender. In absence of the above, relevant Indian Standards shall be referred to.

In absence of any Standard / Specification / Code of Practice covering any part of the work related to

The Trustees also reserve the right to obtain revised commercial bid to the extent and in areas required from the technically acceptable bidders before opening of the price bids.

this tender, instruction / directions of the Engineer will be binding on the contractor.

- Intending bidders must take into account any cost or expense incurred by them in connection with the preparation and submission of their bids or for any other expenses incurred in connection with such bidding.
- The bidder should sign the DECLARATION OF THE BIDDER to denote their mode of acceptance and to submit the same along with his offer.
- The Trustees are not bound to accept the lowest or any Tender and reserve the right to accept a tender in full or in part and / or reject a tender in full or in part without assigning any reason thereof.
- 46 Orders may be placed in full to the lowest bidder.
- 47 Price(s) to be quoted should remain firm over the contract period.
- Work is to be carried out as per terms & condition of the contract document.

#### 49 JURISDICTION OF COURT:

The contract shall be governed by all relevant Indian Acts applicable within the jurisdiction of Kolkata/Haldia.

#### 50 PERSONAL PROTECTIVE EQUIPMENT (PPE):

Contractor and their workmen including driver & helper must use PPE i.e. safety helmet etc. at the time of entry inside the dock premises.

I AGREE WITH ALL THE COMMERCIAL TERMS AND CONDITIONS (From SI No-1 to 50) AS STATED ABOVE

# DOCUMENT TO BE UPLOADED FOR PRE-QUALIFICATION CRITERIA FOR BIDDERS

# [Following documents are to be scanned & uploaded by the bidder for fulfilment of the pre-qualification criteria along with offer]

- 1. Credentials in the form of copies of letters of Award of Works and corresponding Completion Certificates from owners to justify the intending bidder must have successfully completed Construction / Repair / Renovation / Up gradation / Maintenance of Buildings and / or R.C.C. structure and / or guniting works or combination of both during the last 7(SEVEN) years ending last day of month previous to one in which applications are invited and the experience should be either of the following:
  - Either (i) 03 (Three) completed works each costing not less than 40 % of the estimated amount put to tender.
    - (ii) 02 (Two) completed works each costing not less than 50 % of the estimated amount put to tender.
    - (iii) 01 (One) completed work costing not less than 80% of the estimated amount put to tender.

(Work experience as a sub contractor shall not be considered as the requisite qualification).

- 2. Audited balance sheet and Profit and Loss account / Trading account for the last 3 (three) financial years (i.e. 2012-2013, 2013 2014 and 2014-2015) OR a certificate from a Chartered Accountant / Financial Auditor showing financial annual turn over of the company for the said financial years. The Average Annual Financial Turnover of the bidding firm during the last three years, ending on 31-03-2015, should be at least 30% of the estimated amount put to tender.
- **3**. Proof of possessing VAT registration certificate.
- 4. Valid Trade Licence.
- 5. Valid Professional Tax Clearance Certificates.
- **6**. Proof of possessing valid Employees' Provident Fund Account.
- 7. Proof of being registered with Employees' State Insurance Corporation (ESIC), if applicable. If this is not applicable, documentary evidence to establish non-applicability to be submitted along with techno-commercial bid. Such document(s) shall have to be furnished, along with an affidavit affirmed before a first-class judicial Magistrate to that effect.
- **8.** Valid NSIC Certificate for MSEs along with DIC's (DISTRICT INDUSTRIES CENTRE) Certificate (under single point registration scheme) of Micro & Small Enterprises (MSEs).
- **9.** Treasury receipt of balance security deposit of class-'A', enlisted contractor of I&CF Division for exemption from deposition of earnest money.

[The bidder will have to produce the original documents or any additional documents, if asked for, to satisfy the Authorities].

## **ANNEXURE-D**

## **DECLARATION OF THE BIDDER**

## (Documents to be downloaded, signed, scanned and uploaded)

Sr. Dy. Manager (RZ & Spl. R.T.), Haldia Dock Complex. Kolkata Port Trust

I / we hereby declared that I / we have not been debarred / de-listed by any Govt / Quasi Govt. / Public Sector undertaking in India.

The proprietor / partner(s) / authorized signatory of the bidding firm (in the case of proprietorship firm / partnership firm / limited company, as the case may be) is / are not associated with any other firm bidding for the same work.

	(Full signature of Bidder)
Dated:	

# **BIDDERS INFORMATION**

# (Documents to be downloaded, filled up, signed, scanned and uploaded)

Name of the work	: TENDER FOR "THOROUGH REPAIRING / REHABILITATION DAMAGED RCC COLUMNS, BEAMS ETC BY GUNITING AT T GROUND FLOOR OF 4 STORIED BUILDINGS (5/12 & 5/13)
A) Name of the Comp	HALDIA TOWNSHIP, H.D.C. HALDIA".
A) Name of the Comp	any:
Address	:
Contact person Name	e:
Phone No	:
Fax No	:
E-mail Address	:
B) Bank details of Co	ntractor for Bill Payment:
Name of the Bank:	
Branch :	
Branch code :	
Account number :	
IFS Code No:	
C) Maximum number	of workmen to be engaged on any day:

#### **ANNEXURE-F**

#### PREAMBLE TO THE BILL OF QUANTITIES

- 1.1 The Bill of Quantities must be read with the General Conditions of Contract, the Special Conditions of Contract and the Particular Specifications of Work and the Bidder is deemed to have examined the above documents and to have thoroughly familiarise himself with the total scope of work and its mode of execution.
- 1.2 The quantities given in the Bill of Quantities are approximate only and are given to provide a common basis for tendering. Payment will be made according to the quantities of each item of work actually carried out at the accepted rates as per Order Letter. The measurements of each item of work shall be measured jointly by the Engineer or his Representative.
- 1.3 This being a percentage rate tender, the Bidder shall quote his rates **on line** as percentage above / below / at par with the estimated amount put to tender properly based on his own analysis.

The Tender Price thus established would be taken for comparative evaluation of tenders.

\*\*\*\*\*\*

# [Bill of Quantity]

Item No.	Description of Work	Quantity	Rate	Unit	Amount [Rs.]
1	Remove defective concrete by Chipping off bad / loose / spelled concrete and /or hacking the existing reinforced concrete surface using Air Compressor, jack hammer and or any other mechanical suitable method till sound concrete surface is reached including all labour, tools and plants, complete with scaffolding, staging, hanging platform, bolt etc. as may be necessary and as directed. Also include for removal of debris and disposal as directed.	10	268.00	Sq.M	2680.00
2	Sand blast the surface with coarse sand of approved quality after operation of scraping and cleaning the surface in Item No.1 above so as to make the surface sufficiently rough to receive the shot-crete, including supply of all labour, materials, tools and plants complete with scaffolding, staging, hanging platform etc. as may be necessary and as directed. Allow for cleaning the existing corroded / new reinforcement.	200	553.80	Sq.M.	110760.00
3	Provide 3 mm dia. G.I. Welded wire fabric (50 mm square mesh) or its nearer equivalent, conforming to IS 1566-1967 including supplying and fixing the same with M.S. pins fixed in R.C. concrete prior to shot Crete with supply of all labour, materials, tools and plants, complete with scaffolding, staging, hanging platform, etc. as may be necessary and as directed. The wire mesh shall be lapped 1½ square, in all directions which shall not be paid extra.  Include for providing M.S. Pins as necessary and directed (not separately payable).	200	309.00	Sq.M.	61800.00
4	Providing and applying approved Epoxy bonding agent of new concrete to old concrete as per manufacturer's specification including cost of materials, hire charges of machineries and labour etc. all complete as per direction of E.I.C.	190	330.00	Sq.M	62700.00
5	Gunite the exposed concrete surface after fixing the welded mesh (as per it. No- 3) above and renewal of reinforcement (as per it. No.6, below) if any, in layers to the required nominal thickness of 50 mm with supply of all materials and labour, tools and plants, machineries, complete with shuttering, scaffolding, staging, hanging platform etc. as may be necessary and directed.	10	23760.00	Cu.M	237600.00

Item No.	Description of Work	Quantity	Rate	Unit	Amount [Rs.]
NO.	The work shall be done as per the specifications of IS: 9012 - 1978 or latest revision.				[ito.j
6	Provide reinforcement for RCC work including bending, binding and placing in position and welding etc. complete. Allow for removing of corroded worn out portion of existing reinforcements by cutting also, as and where required.  M.S. / Tor steel bars (6mm to 16 mm dia.) to be used.	0.350	76241.98	M.T.	26684.69
7	Fabricate Struts of required size including cutting to size, welding, drilling holes etc from Joists and m.s. plates all complete as per direction and satisfaction of EIC, excluding the cost of steel members and plates but including the cost of welds, gas cutting, bolts etc, transporting to site, all complete.	3	35830.00	M.T.	107490.00
8	Labour charges including carriage of materials for shoring work (fix and remove) of damaged columns with the help of fabricated struts made of Joists, Steel plates and wooden sleepers of approx size 300mm x 300mmx 1800mm. The above materials like Joists fabricated as per drawing / Sleepers will be supplied departmentally. Shoring work should be done to the entire satisfaction of the Engineer - in - charge before taking up the removal of old defective / buldged out concrete vide it. no.1  a) For Each RCC Column [Supported by at least two struts]				
	b) Additional Support ( in excess of two	25	3024.00	Each.	75600.00
	struts) for Central columns	5	1512.00	Each.	7560.00
9	Dismantle carefully all types of masonry excepting cement concrete plain or reinforced, stacking serviceable materials at site and removing rubbish as directed within a lead of 100 mtr. Include for [ At least 150 nos. of reusable bricks per Cu.M should be recovered ]	20	509.00	Cu.M.	10180.00
10	Provide and build 125 mm thick brick work with 1st. Class bricks in cement mortar (1:4) in ground floor etc. all complete as per direction and satisfaction of EIC.	160	841.50	Sq.M.	134640.00
11	Take out door / window frame including shutter & refixing the same all complete.	10	133.10	Sq.M.	1331.00

Item No.	Description of Work	Quantity	Rate	Unit	Amount [Rs.]
12	Provide and lay plaster with sand (medium) and cement mortar to interior / exterior of walls, ceiling, columns etc in ground floor. Include for necessary scaffolding, curing rounding off / chamfering of corners all complete and as directed.  a) 20 mm thick (av.) plaster with cement - sand mortar (1:4).	160	214.50	Sq.M.	34320.00
	b) 15 mm thick plaster with cement -sand mortar (1:4).	160	184.80	Sq.M.  Total Rs.	29568.00 <b>902913.69</b>

(Rupees nine lakh two thousand nine hundred thirteen and paise sixty nine only).

#### **ANNEXURE-G**

## **PART-II: PRICE BID**

## (SAMPLE FOR QUOTING PRICE PART)

TENDER FOR "THOROUGH REPAIRING / REHABILITATION OF DAMAGED RCC COLUMNS, BEAMS ETC BY GUNITING AT THE GROUND FLOOR OF 4 STORIED BUILDINGS (5/12 & 5/13) AT HALDIA TOWNSHIP, H.D.C. HALDIA".

ESTIMATED	PERCENT	PERCENT	AT PAR WITH THE	QOUTED
AMOUNT	ABOVE WITH	BELOW WITH	ESTIMATED AMOUNT	AMOUNT
	THE	THE		
	<b>ESTIMATED</b>	ESTIMATED		
	AMOUNT.	AMOUNT		
Rs 902913.69				

(NOTE- THIS IS A SAMPLE FOR QUOTING PART-II (PRICE PART) OF INSTANT TENDER. BIDDERS ARE NOT TO QUOTE HERE. THE PRICE PART TO BE QUOTED ON LINE ONLY).

# General Conditions of Contract Forms and Agreements

Sanctioned by the Trustees under Resolution No. 92 of the 6<sup>th</sup> Meeting held on 27<sup>th</sup> May, 1993

Including Addendum Sanctioned by the Trustees under Resolution No. 80 of the Meeting held on 25<sup>th</sup> August, 2009

KOLKATA PORT TRUST
KOLKATA DOCK SYSTEM
& HALDIA DOCK COMPLEX
AUGUST, 2009

# **GENERAL CONDITIONS OF CONTRACT**

	CLAUSE		PAGES
1.	AMENDMENT TO GENERAL CONDITIONS OF CONTRACT		GC 1
2.	DEFINITION	•••	GC 2 – GC 3
3.	DUTIES & POWERS OF ENGINEER & ENGINEER'S REPRESENTATIVE	•••	GC 3 – GC 5
4.	THE TENDER/OFFER AND ITS PRE- REQUISITES	•••	GC 5 – GC 9
5.	THE CONTRACT & GENERAL OBLIGATIONS OF CONTRACTOR		GC 9 – GC 14
6.	COMMENCEMENT, EXECUTION AND COMPLETION OF WORK		GC 14 – GC 17
7.	TERMS OF PAYMENT	•••	GC 18 – GC 20
8.	VARIATION AND ITS VALUATION		GC 20 – GC 22
9.	DELAY/EXTENSION OF COMPLETION TIME/LIQUIDATED DAMAGE/TERMINATION OF CONTRACT		GC 22 – GC 24
10.	MAINTENANCE AND REFUND OF SECURITY DEPOSIT		GC 24 – GC 25
11.	INTERPRETATON OF CONTRACT DOCUMENTS, DISPUTES & ARBITRATION		GC 25 – GC 27
12	FORMS GC-1, GC-2, GC-3		
13	FORM OF AGGREMENT		
14	PROFORMA FOR B.G. FOR CONTRACT PERFORMANCE		
15	INTEGRITY PACT DOCUMENT: PROFORMA		
16	DRAFT Memorandum of Understanding between Ko.P.T. & Transparency International India		

# **AMENDMENT TO**

#### **GENERAL CONDITIONS OF CONTRACT**

#### ❖ CI-3.4 THE TENDER /OFFER & ITS PRE-REQUISITES

Table under sub-clause (d)

PREVIOUS			AS AMENDED		
Class of Registra-	Amount Of Fixed	Financial Limit Of Each Tender	Class of Registra-	Amount Of Fixed	Financial Limit Of Each Tender
tion	Security		tion	Security	
Α	Rs 10,000/-	Any tender priced upto Rs 2,00,000/-	А	Rs 25,000/-	Any tender priced up to Rs 5,00,000/-
В	Rs 5,000/-	Any tender priced upto Rs 1,00,000/-	В	Rs 10,000/-	Any tender priced upto Rs 2,00,000/-
С	Rs 2,500/-	Any tender priced upto Rs 50,000/-	С	Rs 5,000/-	Any tender priced upto Rs 1,00,000/-

[ AMENDMENT SANCTIONED BY THE BOARD OF TRUSTEES VIDE RESOLUTION NO 139 OF THE TRUSTEES'  $10^{\text{TH}}$  METING HELD ON 19.11.1999 ]

#### 1. **DEFINITIONS**

- 1.0 In the contract, as here in after defined, the following words and expressions shall have the meaning herein assigned to them, except where the context otherwise required.
- 1.1 "Employer" or "Board" or "Trustees" means of the Board of Trustees for the Port of Calcutta, a body corporate under Section 3 of the Major Port Trusts Act, 1963, including their successors, representatives and assigns.
- 1.2 "Chairman" means the Chairman of the Board and includes the person Chairman appointed to act in his place under Sections 14 and 14A of the Major Port Trusts Act, 1963
- 1.3 "Contractor" means the person or persons, Firm or Company whose tender/offer Contractor has been accepted by the Trustees and includes the Contractor's representatives, heirs, successor and assigns, if any, permitted by the Board/Chairman.

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1.4	"Engineer" means the Board's official who has invited the tender on its behalf and includes the Manager (Infrastructure & Civic Facilities) or other official as may be appointed from time to time by the Employer, with written notification to the Contractor, to act as Engineer for the purpose of the Contract, in place of the "Engineer" so designated.	Engineer
1.5	"Engineer's Representative" means any subordinate or Assistant to the Engineer or any other official appointed from time to time by the Engineer to perform the duties set forth in Clauses 2.4 to 2.6 hereof.	Engineer's Representative
1.6	"Work" means the work to be executed in accordance with the Contract and includes authorised "Extra Works" and 'Excess Works" and "Temporary Works".	Works
1.7	"Temporary Works" means all temporary works of every kind required in or about the execution, completion or maintenance of the works and includes (without thereby limiting the foregoing definitions) all temporary erections, scaffolding, ladders, timbering, soaking vats, site offices, cement and other godowns, platforms and bins for stacking building materials, gantries, temporary tracks and roads, temporary culverts and mixing platforms.	Temporary works
1.8	"Extra Works" means those works required by the Engineer for completion of the Contract which were not specifically and separately included in the schedule of items of the works i.e. (Bill of Quantities) of the tender. "Excess Works" means the required quantities of work in excess of the provision made against any item of the bill of Quantities.	Extra works and Excess works
1.9	"Specifications" means the relevant and appropriate Bureau of Indian Standard's specifications / International Standard's Specifications (latest revisions) for materials and workmanship unless stated otherwise in the Tender.	Specification
1.10	"Drawings" means the drawings referred to in the Tender and specification and any modification of such drawings approved in writing by the Engineer and such other drawings as may from time to time be furnished or approved in writing by the Engineer.	Drawings
1.11	"Contract" means and includes the General and Special Conditions of Contract, Specifications, Drawings, priced Bill of Quantities, the Tender / Offer, the letter of acceptance of the Tender/Offer, the Contract Agreement, if separately entered into and the Schedule of Rates and Price, if any, adopted by the Trustees at their discretion.	Contract
1.12	"Constructional Plant" means all appliances or things of whatsoever nature required or about the execution, completion or maintenance of the works or temporary works and includes (without thereby limiting the foregoing definition) all machinery and tools but does not include materials or other things intended to form or forming part of the permanent works.	Constructional Plant
1.13	"Site" means the land, waterways and other places, on, under, in or through which the works are to be executed by the Trustees for the purpose of the Contract.	Site
1.14	"Contract Price" means the sum named in the letter of acceptance of the Tender/Offer of the Contractor, subject to such additions thereto and deductions therefrom as may be made by the Engineer under the provisions here in after contained.	Contract Price
1.15 1.16	"Month" means English Calendar Month.  "Excepted Risks" are riot in so far as it is uninsurable, war, invasion, act of foreign enemies, hostilities) whether war be declared or not), Civil War, rebellion, revolution, insurrection or military or usurped power or use or occupation by the Trustees of any portion of the works in respect of which a certificate of completion has been issued (all of which are herein collectively referred to as the excepted risks).	Month Excepted Risks
1.17	Word importing the singular only, also includes the plural and vice-versa where the context so requires.	Singular/ Plural
1.18	The heading and marginal notes in these General Conditions of Contract shall not be deemed to be part thereof or be taken into consideration in the interpretation or construction thereof or of the contract.	Headings/ Marginal Notes.
1.19	Unless otherwise stipulated the work "Cost" shall be deemed to include overhead costs of the Contractor, whether on or off the site.	Cost
2.0	DUTIES & POWERS OF ENGINEER & ENGINEER'S REPRESENTATIVE.	

- 2.1 The Contractor shall execute, compete and maintain the works in terms of the contract to the entire satisfaction of the Engineer and Shall comply with the Engineer's direction on any matter whatsoever.
- 2.2 The Contractor shall take instructions from the Engineer and subject to limitation of Clause 2.5 hereof, from the Engineer's Representative.

Engineer's Authority

Authority of Engineer's Representative Engineer's Power

- 2.3 The Engineer shall have full power and authority:
  - (a) to supply to the contractor from time to time during the progress of the works such further drawings and instructions as shall be necessary for the purpose of proper and adequate execution and maintenance of the works and the contractor shall carry out and be bound by the same.
  - (b) to alter or modify the specification of any material and workmanship and to inspect the work at any time.
  - (c) to order for any variation, alteration and modification of the work and for extra works.
  - (d) to issue certificates as per contract.
  - (e) to settle the claims & disputes of the Contractor and Trustees, as the first referee.
  - (f) To grant extension of completion time.
- 2.4 The Engineer's Representative shall:

Power of Engineer's Representative.

- (i) watch and supervise the works.
- (ii) test and examine any material to be used or workmanship employed in connection with the work.
- (iii) have power to disapprove any material and workmanship not in accordance with the contract and the contractor shall comply with his direction in this regard.
- (iv) take measurements of work done by the contractor for the purpose of payment or otherwise.
- order demolition of defectively done work for its reconstruction all by the Contractor at his own expense.
- (vi) have powers to issue alteration order not implying modification of design and extension of completion time of the work and
- (vii) have such other powers and authorities vested in the Engineer, which have been delegated to him in writing by the Engineer under intimation to the Contractor.
- 2.5 Provided always that the Engineer's Representative shall have no power:

Limitation of Engineer's Representative's Power

- (a) to order any work involving delay or any extra payment by the Trustees,
- (b) to make variation of or in the works; and
- (c) to relieve the Contractor of any of his duties or obligations under the Contract.

#### 2.6 Provided also as follows:

- (a) Failure of Engineer's Representative to disapprove any work or materials shall not prejudice the power of the Engineer thereafter to disapprove such work or materials and to order the pulling down, removal, breaking-up thereof and re-constructing at the contractor's cost and the contractor shall have no claim to compensation for the loss if any sustained by him.
- (b) If the contractor shall be dissatisfied by reason of any decision of the Engineer's Representative, he shall be entitled to refer the matter to the

Engineer's Overriding Power Engineer who shall thereupon confirm, reverse or vary such decision.

(c) Any written instructions or written approval given by the Engineer's Representative to the contractor, within the terms of delegation of power and authority vested in the Engineer to his Representative in writing, shall bind the contractor and the Trustees as though it had been given by the Engineer, who may from time to time make such delegation.

#### 3.0 THE TENDER/OFFER AND ITS PRE-REQUISITES

3.1 The Contractor shall, before making out and submitting his tender/offer, be deemed to have inspected and examined the site, fully considered all factors, risks and contingencies, which will have direct and indirect impact on his expenses and profit from the work and shall be specifically deemed to have taken the following aspects into consideration:

The tender must encompass all relevant aspects/ issues.

The form and nature of the site and its surroundings including their sub-surface, hydrological, tidal and climatic conditions, the means of access to the site and all other local conditions, including the likely charges and costs for temporary way-leave, if any, required for the work.

Site & Local condition.

The drawings, specifications, the nature and extent of work to be executed and the quality, quantity and availability of the required materials and labour for the work and the need to execute the work to the entire satisfaction of the Engineer, and also by complying with the General and Special Conditions of Contract.

Drawing/ Specification/ Nature & extent of work to be done.

(a) The accommodation required for the workmen and site office, mobilisation/demobilisation and storage of all plant, equipment and Construction materials.

Accommodation for Contractor's men/materials.

(b) The sources and means of procurement of water for drinking, washing and execution of work, and source and availability of electrical power, all at Contractor's cost.

Water for drinking etc. /Electrical power.

(c) Payment of taxes and duties and compliance of all applicable statutes, ordinances and law together with the rules made thereunder, the rules, regulations and bye-laws of public bodies or any local or other authority by the Contractor, keeping the Trustees indemnified against penalties and liabilities of every kind arising from the Contractor's failure in such compliance.

Payment of Taxes/duties and observance of all statutes.

(f) Payment of all kinds of stamp-duty for executing the agreement or for any legal instrument including Bank Guarantees and Indemnity Bonds.

Payment of Stamp Duty by the Contractor.

- 3.2 The Contractor's tender shall be in ink on the Tender Forms supplied by the Trustees, unless stipulated otherwise in the Notice Inviting the Tender and shall be faultless in figures and free from erasing. Corrections, if any, shall only be made by scoring out and initialling of the revised figure.
- 3.3 If required by the Engineer or the Trustees, the Contractors in their tender or subsequently, shall disclose the names of their owners/partners/share holders at the required points of time. The failure in this regard shall be treated as a breach and a contract, if entered into, shall be liable to be cancelled.

3.4

Disclosure of Owner's name.

(a) Unless otherwise stipulated in the Notice Inviting Tender / Offer, every tender must be submitted with Earnest Money of the amount calculated as per the following scale.

Earnest Money and Security Deposit.

Estimated	Amount of Earnest Money		
Value of Work		For Contract of Supplying Materials	
VVOIK	For Works Contract	or Equipment only	
	5% of the estimated value of work	1% of the estimated value of work	

Over		½% of the estimated value of work
Rs.		subject to a maximum of Rs.
1,00,000=00	a maximum of Rs.	10,000/- and minimum of Rs. 1,000/-
	20,000/- and minimum	
	of Rs 5 000/-	

(b) Earnest Money shall be deposited with the Trustees' treasurer in cash or by Banker's Cheque of any Calcutta Branch of a Nationalised Bank of India drawn in favour of Calcutta Port Trust or in the form of any "Account Payee" Draft of any Nationalised Bank of India drawn in favour of "Calcutta Port Trust" and payable at Calcutta/Haldia, as the case may be, and the receipt granted therefor be kept attached to the Tender/Offer in the Sealed Cover.

Method of Paying E.M.

(c) Earnest Money of unaccepted tender shall be refunded without any interest through A/c. Payee Cheque drawn on a Nationalised Bank of Calcutta / Haldia.

Refund of E.M.

(d) The enlisted (registered ) Contractors of the Trustees who have deposited Exemption from fixed Security with the Trustees' FA & CAO / Manager (Finance) according E.M. to Regd. to his Class of Registration, shall be exempt from depositing the Earnest Firms Money, as per the following scale:

Class	of	Amount of	Fixed	Financial Limit of Each Tender	
Registration		Security			
				Any tender priced up to	
Α		Rs. 25,000/-		Rs.5,00,000/-	
				Any tender priced up to	
В		Rs. 10,000/-		Rs.2,00,000/-	
				Any tender priced up to	
С		Rs. 5,000/-		Rs.1,00,000/-	

(e) (i) Tender submitted without requisite Earnest Money may be liable to rejection.

Tender without EM liable to rejection.

(ii) If before expiry of the validity period of his Tender/Offer, the tenderer amends his quoted rates or tender/offer making them unacceptable to the Trustees and/or withdraws his tender/offer, the Earnest Money deposited shall be liable to forfeiture at the option of the Trustees.

E.M. before Acceptance of offer. E.M. to be converted to

Forfeiture of

(f) The Earnest Money of accepted tender/offer shall be retained by the Trustees as part of the Security Deposit, for which a separate Treasury Receipt shall be issued to the Contractor after cancellation of the previous Receipt of Earnest Money.

Mode of recovery of balance S.D.

part S.D.

(g) Balance security for works contract shall be recovered by deduction from all progressive Bill (including final Bill, if necessary) @ 10% of the gross value of work in each such bill, so that the total recovery may not exceed the quantum computed as per the under noted percentages of the total value of work actually done up to the stage of completion.

Value of Work	% of Security Deposit for works contract.	% of Security Deposit For contract of supplying materials & equipment only.	Scale of recovery.	S.D.
For works up to Rs.10,00,000/	10% (Ten percent)	1% (One percent)		
For works costing more than Rs.10,00,000/- and up to Rs.20,00,000/-		1% on first Rs.10,00,000/- + ½% on the balance.		

		1% on first Rs.10,00,000/- +
more than	Rs.10,00,000/- + 7	1/2% on the next Rs.10,00,000/- + 1/4% on the
Rs.20,00,000/-	½% on the next	Rs.10,00,000/- + 1/4% on the
	Rs.10,00,000/- + 5%	balance.
	on the balance.	

(h) Balance Security for Contract of supplying materials and equipment computed in terms of the percentages given above, shall have to be deposited with the Trustees' Treasurer in advance and within 30 days from the date of placement of supply order, either in cash or by A/c. Payee Draft of a Nationalised Bank of India drawn in favour of Calcutta Port Trust and payable at Calcutta/Haldia, as the case may be.

S.D. for supply contracts to be deposited in advance.

(i) No interest shall be paid by the Trustees to the Tenderer/Contractor on the amount of Earnest Money/Security Deposit held by the Trustees, at any stage.

No interest payable on E.M. /S.D

3.5 (i) The Security Deposit shall refunded to the Contractor in terms of Clause 9.3 hereinafter and subject to deduction, if any, under the provision of Subclause 3.5 (ii) herein below. Id, however, the Contract provides for any maintenance period. 50% of the Security Deposit may be refunded against any of the treasury Receipt for that amount on expiry of half of the maintenance period and the balance deposit on the expiry of the said maintenance period and after the Engineer has certified the final completion of work in Form G.C.2 and the Contractor has submitted his "No Claim" Certificate in Form G.C.3.

Mode of refund of S.D.

(ii) The Security Deposit/Earnest Money may be liable to forfeiture at the option of the Trustees, if the Contractor fails to carry out the work or to perform/observe any of the conditions of the Contract. The Trustees shall also be at liberty to deduct any of their dues from the Security Deposit, fixed Security, Earnest Money or from any sum due or to become due to the Contractor under any other contract.

Forfeiture of S.D.

3.6 If stipulated in the contract as a Special Condition, the contractor shall have to submit to the Engineer a performance Bond in the form of an irrevocable guarantee from Calcutta/Haldia Branch, as the case may be, of any Nationalised Bank of India in the proforma annexed hereto and for the sum and period as mentioned in the letter of acceptance of the Tender/Offer, within 15 days from the date of such letter, failing which the Contract shall be liable to be terminated and the earnest money shall be liable to forfeiture; all at the discretion of the Engineer. The cost of obtaining this or any other Bank Guarantee and/or the revalidation thereof, wherever required, has to be borne by the Contractor and it shall be his sole responsibility to arrange for timely revalidation of such Bank Guarantee, failing which and for non-fulfilment of any contractual obligation by the Contractor, the Engineer and/or the Trustees shall be at liberty to raise claim against the Guarantee and/or enforce the same unilaterally.

Bank Guarantee in lieu of Cash S.D. in certain

3.7 "Every Tenderer/ Bidder shall submit, in respect of a tender value of more than Rs 5 Crore, along with their tender comprising Special Conditions of Contract, General Conditions of Contract, BOQ, Earnest Money, etc. a document called Integrity Pact Agreement duly signed by their authorized representative. The Proforma of the Integrity Pact Agreement shall as specified in the GCC. In case of tender value more than Rs 5 Crore, the Integrity Pact Agreement is an essential part and parcel of bid document to be submitted by each tenderer, without which the tender shall not be considered."

#### 4.0 THE CONTRACT & GENERAL OBLIGATIONS OF CONTRACTOR

4.1 (a) The contract documents shall be drawn-up in English language.

English language to be used

(b) The contract shall be governed by all relevant Indian Acts. As applicable only within the jurisdiction of the High Court at Calcutta, India, including the

Applicability of

on

laws

following Acts:

contract

- 1. The Contract Act (India), 1872.
- 2. The Major Port Trusts Act, 1963.
- 3. The Workmen's Compensation Act, 1923.
- 4. The Minimum Wages Act, 1948.
- 5. The Contract Labour (Regulation & Abolition) Act, 1970.
- 6. The Dock Workers' Act, 1948.
- 7. The Arbitration and Conciliation Act (1996) (in the case of a definite Arbitration Agreement only).
- 4.2 After acceptance of his Tender/Offer and when called on to do so by the engineer or his representative, the contractor shall, at his own expense, enter into and execute a Contract Agreement to be prepared by him in the form annexed hereto. Until such Contract Agreement is executed, the other documents referred to in the definition of the term 'Contract' here-in-before, shall collectively be the Contract.

Contractor to Execute Contract Agreement.

4.3 Several documents forming the contract are to be taken as mutually explanatory of one another. Should there by any discrepancy, ambiguity, omission or error in the various contract documents, the Engineer shall have the power to correct the same and his decision shall be final and binding on the parties to the Contract.

Interpretation of contract documents – Engineers' Power

Two copies of the Drawings referred to in the general and special Conditions of Contract and in the Bill of Quantities, shall be furnished by the Engineer to the Contractors free of cost for his use on the work, but these shall remain the property of the Trustees and hence, the Contractor shall return them to the Engineer or his Representative on completion of the work, if not torn or mutilated on being regularly used at site.

All Drawings are Trustees' property.

4.5 The Contractor shall prove and make at his own expense any working or progress drawings required by him or necessary for the proper execution of the works and shall, when required, furnish copies of the same free of cost to the Engineer for his information and/or approval, without meaning thereby the shifting of Contractor's responsibility on the Engineer in any way whatsoever.

Contractor to prepare working / progress drawings

The Contractor shall not directly or indirectly transfer, assign or sublet the Contract or any part thereof without the written permission of the Engineer. Even if such permission be granted, the Contractor shall remain responsible (a) for the acts, defaults and neglect of any sub-contractor, his agents, servants or workmen as fully as if these were the acts, defaults or neglects of the Contractor himself or his agents, servants or workmen and (b) for his full and entire responsibility of the contract and for active superintendence of the works by him despite being sublet, provided always that the provision of labourers on a "piece rate" basis shall not be deemed to be sub-letting under this clause.

Contractor cannot sub-let the work

4.7 Unless otherwise specified, the Contractor shall be deemed to have included in his Tender/Offer all his cost for supplying and providing all constructional plant, temporary work. Materials both for temporary and permanent works, labour including supervision thereof, transporting to and from the site and in and about the work, including loading, unloading, fencing, watching, lighting, payment of fees, taxes and duties to the appropriate authorities and other things of every kind required for the construction, erection, completion and maintenance of the work.

Contractors' price is inclusive of all costs

The Contractor shall be solely responsible for the adequacy, stability and safety of all site operations and methods of construction, even if any prior approval thereto has been taken from the Engineer or his Representative. The Contractor shall not be responsible for the correctness of the design or specification of the Temporary and Permanent works formulated by the Engineer; but the Contractor shall be fully responsible for the correct implementation thereof, as also for any design and specification prepared/proposed/used by the Contractor.

Contractor is responsible for all construction process, except for correctness of design and specification formulated by the Engineer Contractor to

4.9 Whenever required by the Engineer or his representative, the Contractor shall

submit to him the details of his (a) programme for execution of the work, (b) proposed procedure and methods of work, (c) proposed deployment of plant, equipment, labour, materials and temporary works. The submission to and/or any approval by the Engineer or his Representative to any such programme or particulars shall not relieve the Contractor of any of his obligations under the contract.

submit his programme of work

If for any reason the contractor be unable to adhere to his earlier programme, he shall submit his revised programme for completion of work within the stipulated time whenever asked to do so.

4.10 Necessary and adequate supervision shall be provided by the Contractor during execution of the works and as long thereafter as the Engineer or his representative shall consider necessary during the maintenance period. The Contractor or his competent and authorised agent or representative shall be constantly at site and instructions given to him by the Engineer or his representative in writing shall be binding upon the Contractor subject to limitation in Clause 2.5 hereof. The Contractor shall inform the Engineer or his representative in writing about such representative/agent of him at site.

Contractor to supervise the works

4.11 The Contractor shall employ in execution of the Contract only qualified careful and experienced persons and the Engineer shall be at liberty to direct the Contractor to stop deployment of any of is staff, workmen or official at site and the Contractor shall within 48 hours comply with such instruction without any demur whenever the Engineer shall feel that the deployment of the person concerned will not be conducive to the proper and timely completion of the work.

Contractor to deploy qualified men and Engineer's power to remove Contractor's men

4.12 The Contractor shall be responsible for the true and proper setting out of the works in relation to reference points/lines/levels given by the Engineer in writing. The checking of any setting-out or of any alignment or level by the Engineer or his Representative shall not in any way relieve the contractor of his responsibility for the correctness thereof and he shall fully provide protect and preserve all stakes, templates, bench marks, sight rails, pegs, level marks, profile marks and other things used in setting out the works.

Contractor is responsible for line, level, setting out etc.

From the commencement of the works till issue of the completion certificate in Form G.C.1, vide Clause 5.12 hereof, the contractor shall take full responsibility for the care thereof. Save for the excepted risks, any damage, loss or injury to the work or any part thereof shall be made good by the Contractor at his own cost as per instruction and to the satisfaction of the engineer, failing which the Engineer or his Representative may cause the same to be made good by any other agency and the expenses incurred and certified by the Engineer shall deem proper. This Clause will not apply to that part of the work, which might have been taken over by the Trustees on partial completion of the work and in such case the Contractor's obligation will be limited to repairs and replacement for manufacturing or construction defects during the Maintenance period (Guarantee Period) as per the directions of the Engineer as also for defects/damages if any caused to the work by the Contractor during such repairs and replacement in the maintenance period.

Contractor is responsible to protect the work

The Contractor shall at his own cost protect support and take all precautions in regard to the personnel or structure or services or properties belonging to the Trustees or not which may be interfered with or affected or disturbed or endangered and shall indemnify and keep indemnified the Trustees against claim for injury, loss or damage caused by the Contractor in connection with the execution and maintenance of the work to the aforesaid properties, structures and services and/or to any person including the Contractor's workmen. Cost of Insurance Cover, if any, taken by the Contractor shall not be reimbursed by the Trustees, unless otherwise stipulated in the Contract.

Contractor is responsible for all damages to other structures / persons caused by him in executing the work.

4.15 The Contractor shall immediately inform the Engineer's Representatives if any fossil, coins, articles of value or antiquity and structures and other remains or things of geological or archaeological importance be discovered at site which

Fossils, Treasure travois, etc. are Trustees'

shall remain the property of the Trustees and protect them from being damaged by his workmen and arrange for disposal of them at the Trustees' expense as per the instruction of the Engineer's Representative.

property

4.16 The Contractor shall be deemed to have indemnified and shall indemnify the Trustees against all claims, demands, actions and proceedings and all costs arising therefrom on account of :

Contractor to Indemnify the Trustees against all claims for loss, damage, etc.

- (a) Infringement of any patent right, design, trademark or name or other protected right in connection with the works or temporary work.
- (b) Payment of all royalties, rent, toll charges, local taxes, other payments or compensation, if any, for getting all materials and equipment required for the work.
- (c) Unauthorised obstruction or nuisance caused by the contractor in respect of Public or Private or Private road, railway tracks, footpaths, crane tracks, waterways, quays and other properties belonging to the Trustees or any other person.
- (d) Damage/injury caused to any highway and bridge on account of the movement of Contractor's plants and materials in connection with the work
- (e) Pollution of waterway and damage caused to river, lock, sea-wall or other structure related to waterway, in transporting contractor's plants and materials.
- (f) The Contractor's default in affording all reasonable facilities and accommodation as per the direction of the Engineer or his Representative to the workmen of the Trustees and other agencies employed by or with the permission and/or knowledge of the Trustees on or near the site of work.
- 4.17 Debris and materials, if obtained by demolishing any property, building or structure in terms of the Contract shall remain the property of the Trustees.
- Dismantled
  materials
  Trustees'
  property
  Contractor's
  quoted
  rates/price must
  be all inclusive
- 4.18 The Contractor's quoted rates shall be deemed to have been inclusive of the following:
  - (a) Keeping the site free of unnecessary obstruction and removal from site of constructional plant wreckage, rubbish, surplus earth or temporary works no longer required.
  - (b) Cleaning and removal from site all the surplus materials of every kind to leave the site clean and tidy after completion of the work, without which payment against final bill may be liable to be withheld.
  - (c) Precautionary measures to secure efficient protection of Docks, the River Hooghly and other waterways against pollution of whatever nature during execution and maintenance of the works and to prevent rubbish, refuse and other materials from being thrown into the water by the Contractor's men or those of his agency.
  - (d) Making arrangements for deployment of all labourer and workers, local or otherwise including payment for their wages, transport, accommodation, medical and all other statutory benefits and entry permits, wherever necessary.
  - (e) Making arrangements in or around the site, as per the requirements of local authority or the Engineer or his Representative for preventing (i) spread of any infectious disease like smallpox, cholera, plague or malaria by taking effective actions for destruction of rats, mice, vermin, mosquitoes, etc. and by maintaining healthy and sanitary condition, (ii) illegal storage and distribution of Drugs, Narcotics, Alcoholic liquor, Arms and Ammunitions, (iii) unlawful, riotous or disorderly conduct of the

Contractor's or his Sub-Contractor's workmen, (iv) deployment of workmen of age less than 16 years.

4.19 Every direction or notice to be given to the Contractor shall be deemed to have been duly served on or received by the Contractor, if the same is posted or sent by hand to the address given in the tender or to the Contractor's Site Office or to the Registered Office of the Contractor. The time mentioned in these conditions for doing any act after direction or notice shall be reckoned from the time of such posting or despatch.

Notice to Contractor.

4.20 The Contractor and his Sub-contractor or their agents and men and any firm supplying plant, materials and equipment shall not publish or caused to be published any photographs or description of the works without the prior authority of the Engineer in writing.

Contractor not to publish photograph or particulars of work

4.21 The Contractor shall at the Trustees' cost to be decided by the Engineer render all reasonable facilities and Co-operation as per direction of the Engineer or his representative to any other Contractor engaged by the Trustees and their workmen to the Trustees' own staff and to the men of other Public Body on or near the site of work and in default the Contractor shall be liable to the Trustees for any delay or expense incurred by reason of such default.

Contractor to provide facilities to outsiders

4.22 The work has to be carried out by the Contractor causing the minimum of hindrance for any maritime traffic or surface traffic.

Work to cause minimum possible hindrance to traffic movement Trustees' lien on Contractor's Plant & Equipment.

4.23 All constructional plants, temporary works and materials when brought to the site by the Contractor shall be deemed to be the property of the Trustees who will have lien on the same until the satisfactory completion of the work and shall only be removed from the site in part or in full with the written permission of the Engineer or his Representative.

# of Prelim

#### 5.0 COMMENCEMENT, EXECUTION AND COMPLETION OF WORK.

The Contractor shall commence the work within 7 days of the receipt of Engineer's letter informing acceptance of the Contractor's tender/offer by the Trustees or within such preliminary time as mentioned by the Contractor in the Form of Tender or the time accepted by the Trustees. The Contractor shall then proceed with the work with due expedition and without delay, except as may be expressly sanctioned or ordered by the Engineer or his Representatives, time being deemed the essence of the contract on the part of the contractor.

Preliminary time to commence work an maintenance of steady rate of progress

The Contractor shall provide and maintain a suitable office at or near the site to which the Engineer's Representative may send communications and instructions for use of the Contractor.

Contractor's site office

Unless specified otherwise in the contract or prior permission of the Engineer has been taken, the contractor shall not execute the work beyond the working hours observed by the Engineer's Representative and on Sundays and Holidays observed in the Trustees' system, except in so far as it becomes essential on account of tidal work or for safety of the work. If the progress of the work lags behind schedule or the work has been endangered by any act or neglect on the part of the contractor, then the Engineer or his Representative shall order and the contractor at his own expense shall work by day and by night and on Sundays and Public Holidays. Any failure of the Engineer or his Representative to pass such an order shall not relieve the contractor from any of his obligations. The Engineer's decision in this regard shall be final binding and conclusive.

Contractor to observe Trustees' working hours

Unless stipulated otherwise in the contract all materials required for the work shall be procured and supplied by the contractor with the approval of the Engineer or his Representative and subject to subsequent testing as may be required by the Engineer or his Representative. The Engineer shall exercise

Contractor to supply all materials as per requirement of

his sole discretion to accept any such materials.

the Engineer or his representative

Unless stipulated otherwise in the contract all materials, workmanship and method of measurement shall be in accordance with the relevant Codes (Latest Revision) of the Bureau of Indian Standards and the written instructions of the Engineer or his Representative. Where no specific reference is available in the contract, the material and workmanship shall be of the best of their respective kinds to the satisfaction of the Engineer.

Materials & Works

5.6 Samples shall be prepared and submitted for approval of the Engineer or his representative, whenever required to do so, all at the Contractor's cost.

Contractor to submit samples for approval

Unless stipulated otherwise in the contract, the cost of any test required by the Engineer or his representative in respect of materials and workmanship deployed on the work, shall be borne by the Contractor.

Contractor to arrange all testing at his own cost.

- Regarding the supply of any materials by the Trustees to the contractor in accordance with the contract, the following conditions shall apply:
  - (a) The Contractor shall, at his own expense, arrange for transporting the materials from the Trustees' Stores, watching, storing and keeping them in his safe custody, furnishing of statement of consumption thereof in the manner required by the Engineer or his representative, return of surplus and empty container to the Trustees' Stores as per the direction of the Engineer or his Representative.

The Contractor shall account for and look after the Trustees' materials

(b) Being the custodian of the Trustees' materials, the contractor shall remain solely responsible for any such materials issued to him and for any loss or damage thereof for any reason other than "Excepted Risks", the Contractor shall compensate the Trustees' in the manner decided by the Engineer and shall at no stage remove or cause to be removed any such material from the site without his permission in writing.

Contractor to compensate for loss and damage to Trustees' materials

(c)The Trustees' materials will generally be supplied in stages and in accordance with the rate of progress of work but except for grant of suitable extension of completion time of work as decided by the Engineer. The Contractor shall not be entitled to any other compensation, monetary or otherwise, for any delay in the supply of Trustees' materials to him. The Contractor shall, however, communicate his requirement of such materials to the Engineer from time to time.

Delay in supply of Trustees' materials will only entitle the Contractor for extension of completion time of work Recovery from Contractor for Trustees' materials under

normal

circumstances

(d) Unless stipulated otherwise in the contract, the value of the Trustees' materials issued to the contractor shall be recovered from the contractor's bills and/or any of his other dues, progressively according to the consumption thereof on the work and/or in the manner decided by the Engineer or his representative and at the rate/s stipulated in the contract. These rates shall only be considered by the contractor in the preparation of his tender/offer and these will form the basis of escalation/variation, if in future the contractor is required to procure and provide any such material on the written order of the Engineer consequent on the Trustees' failure to effect timely supply thereof.

Recovery from Contractor for Trustees' materials under other circumstances.

- (e) If the Engineer decides that due to the contractor's negligence, any of the Trustees' materials issued to the contractor has been – (i) lost or damaged, (ii) consumed in excess of requirement and (iii) wasted by the contractor in excess of normal wastage, then the value thereof shall be recovered from the contractor's bills or from any of his other dues, after adding 19 ¼% extra over the higher one of the followings -
- (1) The issue rate of the materials at the Trustees' Stores and

- (2) The market price of the material on the date of issue as would be determined by the Engineer.
- The Engineer or his Representative shall have the power to insect any material and work at any time and to order at any time (I) for removal from the site of any material which in his opinion is not in accordance with the contract or the instruction of the engineer or his representative, (ii) for the substitution of the proper and suitable materials, or (iii) the removal and proper re-execution of any work which in respect of material and workmanship is not in accordance with the contract or the instructions of the Engineer. The Contractor shall comply with such order at his own expense and within the time specified in the order. If the contractor fails to comply, the Engineer shall be at liberty to dispose any such materials and re-do any work in the manner convenient to the Trustees by engaging any outside agency at the risk and expense of the contractor and after giving him a written prior notice of 7 days.

Contractor to replace materials/work not acceptable to the Engineer or his Representative

No work shall be covered up and put out of view by the contractor without approval of the Engineer or his Representative and whenever required by him, the contractor shall uncover any part or parts of the work or make openings in or through the same as may be directed by the Engineer or his representative from time to time and shall reinstate or make good those part of works thus affected to the satisfaction of the Engineer, all at the cost of the contractor.

Contractor to seek approval of Engineer or his Representative before covering up any portion of work

The Trustees shall reimburse such cost as determined by the Engineer, if the initial covering up was with prior written order of the Engineer or his Representative.

5.11 On a written order of the Engineer or his Representative, the contractor shall delay or suspend the progress of the work till such time the written order to resume the execution is received by him. During such suspension the contractor shall protect and secure the work to the satisfaction of the Engineer or his Representative. All extra expenses in giving effect to such order shall be considered by the Trustees, unless such suspension is –

Contractor to suspend work on Order from Engineer or his Representative

- (a) otherwise provided for in the contract, or
- (b) necessary by reason of some default on the part of the contractor, or
- (c) necessary by reason of climatic conditions on the site, or
- (d) necessary for proper execution of the works or for the safety of the works or any part thereof.

The Engineer shall settle and determine such extra payment and/or Extension of completion time to be allowed to the contractor, as shall, in the opinion of the Engineer be fair and reasonable, and the same shall be final and binding on the Contractor.

5.11.1 If at any time before or after commencement of the work the Trustees do not require the whole of the work tendered for the Engineer shall notify the same to the contractor in writing and the contractor shall stop further works in compliance of the same. The Contractor shall not be entitled to any claim for compensation for underived profit or for such premature stoppage of work or on account of curtailment of the originally intended work by reason of alteration made by the Engineer in the original specifications, drawings, designs and instructions.

When the whole of the work has been completed to the satisfaction of the Engineer and has passed any final test prescribed in the contract, the contractor shall, within 21 days of submission of his application to the Engineer, be entitled to receive from him a certificate for completion of work in Form G.C.1, annexed hereto. If any part of the total work having been completed to the satisfaction of the Engineer, be taken over and/or used by the Trustees, the Contractor shall on application be entitled to partial completion certificate in the Form G.C.1 indicating the portion of the work covered by it, so that the Contractor's liability during maintenance period of the contract, if any, shall commence from the date mentioned in such certificate so far as the completed portion of the work is concerned.

Completion Certificate G.C.1.

#### 6.0 **TERMS OF PAYMENT**:

6.1 No sum shall be considered as earned by or due to the Contractor in respect of the work till final and satisfactory completion thereof and until a certificate of final completion in Form G.C.2 has been given by the Engineer.

All interim payments are advances till issue of Certificate in Form G.C.2

On account payments, if any, made prior to issue of the certificate in Form G.C.2, shall all be treated as mere advance, which shall stand recoverable in full or in part, if the Engineer so decides in the context of Contractor's unfulfilled contract condition, if any.

6.2 All payments shall be made to the Contractor only on the basis of measurements of actual work done, as recorded in the Trustees' measurement books and at accepted tendered or at agreed rates, as the case may be, except as otherwise provided in the contract and when the Engineer decides any other rate for change in the scope of work or omission, if any, on the part of the Contractor.

Payment on the basis of measurements at agreed rates.

6.3 For work of sanctioned tender value more than Rs.50,000/- or having an initially stipulated completion period of 4 months or more, on account payments may be made sat the discretion of the Engineer or his Representative at intervals deemed suitable and justified by him. Provided always that subject to execution of work of substantial value in the context of the contract price, the interval of such on account payments shall be decided by the Engineer or his Representative, which shall ordinarily not be less than 1 month in between two payments for on account bill and/or advance.

Limitation for on account payment

Measurement for works done shall be progressively taken by the Engineer's Representative and entered in the Trustees' Measurement Book, at intervals deemed suitable and proper by him and/or the Engineer. The Contractor or his duly accredited Representative or Agent shall remain present at the time of such measurement and assist the engineer's Representative in every manner required by him. After the measurements taken have been entered in the Measurement Book, the Contractor or his Agent shall sign the Measurement Book at the wend of such Measurements over the Contractor's Rubber Stamp as a token of acceptance of all such measurements, recorded above and prior to such signature. If the Contractor or his Agent fails to participate even after 3 days written notice from the Engineer's Representative, the measurement shall be taken ex-parte by the Engineer's Representative and those shall be accepted by the Contractor.

Recording of measurements

Based on the quantum of work and the value thereof computed in the Measurement Book, the Contractor shall type out his bill in the proforma approved by the Engineer and submit the same to the Engineer's Representative in quadruplicate, duly signed by him or his accredited Agent over his Rubber Stamp. The Engineer or his Representative may in his absolute discretion, allow advance payment against such bill to the extent of an amount not exceeding 75% of the "net payable" sum of the said bill, subject to adjustment thereof against the bill at the time of checking and auditing the bill at the Trustees' end. The measurement Book will not be handed over to the Contractor; but he will obtain the abstracts of quantities, amounts and recoveries to type out the bill.

Contractor to prepare and submit his bills

- At the discretion of the Engineer or his Representative and only in respect of accepted offers/where estimated amount put to tender would be Rs.2,00,000/or more, advance payment may be made to the extent of 75% of the value of any material purchased and brought to the site by the Contractor. Provided always that
  - (i) the materials shall, in the opinion of the Engineer or his Representative be of imperishable nature,
    - payment against Non-perishable materials

Advance

- (ii) the value of such materials shall be assessed by the engineer or his Representative at their own discretion,
- (iii) a formal agreement has been drawn up with the contractor, under which the Trustees secure a lien on the contractor's materials,
- (iv) the materials are safe-guarded by the contractor against losses, shortage and misuse due to the contractor postponing the execution of the work or otherwise,
- (v) in the event of storage of such materials within the Trustees' protected areas in the Docks, the contractor shall submit an Indemnity Bond in the proforma and manner acceptable to Trustees' whereby the contractor shall indemnify the Trustees against all financial loss/damage, on account of loss/damage to such materials for whatever reasons,
- (vi) in the event of storage of such materials outside the Trustees' protected areas the Contractor shall submit to the Engineer an irrevocable Bank Guarantee favouring the Trustees and for the same sum as is being advance, in the proforma and manner acceptable to the Trustees. The Guarantee shall be of a Calcutta/Haldia Branch of any Nationalised Bank or a Schedule Commercial Bank, as the case may be, acceptable to the Trustees and shall remain valid till the anticipated period of consumption of such materials in the work. The Bank Guarantee must bear an undertaking by the issuing Bank guaranteeing automatic payment of the guaranteed sum to the Trustees by the Bank on the date of expiry of the validity of the Guarantee, unless with the prior written approval of the Engineer on behalf of the Trustees, the Bank has extended the validity of the Guarantee.
- (vii) The amount of advance shall be recoverable from the contractor's bills or any other dues, progressively with the consumption of the materials on the basis of quantity consumed. Consequent on full recovery of the advance the Indemnity Bond/Bank Guarantee, vide Sub-clause (v) & (vi) above, shall be returned to the Contractor duly discharged by the Engineer on behalf of the Trustees.
- No certificate of the Engineer or his representative shall protect the Contractor against or prevent the Trustees from obtaining repayment from the Contractor, in case the Engineer or his representative should overcertify for payment or the Trustees should over-pay the Contractor on any account.

Recovery for wrong and over payment

6.8 No claim for interest shall be admissible or payable to the Contractor at any stage and in respect of any money or balance or Bank Guarantee, which may be due to the Contractor from the Trustees, owing to dispute or otherwise or for any delay on the part of the Trustees in making interim or final payment or otherwise.

Interest not admissible to Contractor

#### 7.0 VARIATION AND ITS VALUATION:

7.1 The Quantities set out in the Bill of Quantities of the tender shall be treated as Quantities estimated quantities of the work and shall never be deemed as actual or of Quantities of the works to be executed by the contractor in fulfilment of Tender

Quantities in Bill of Quantities of Tender

his obligation under the contract.

7.5

7.2 The Engineer shall have the power to order the Contractor in writing to make any variation of the quantity, quality or form of the works or any part thereof that may, in his opinion, be necessary and the Contractor upon receipt of such an order shall act as follows:

Engineer's power to vary the works

- (a) Increase or decrease the quantity of any work included in the contract.
- (b) Omit any work included in the contract.
- (c) Change the Character or quality or kind of any work included in the contract.
- (d) Change the levels, lines, position and dimensions of any part of the work, and
- (e) Execute extra and additional work of any kind necessary for completion of the works
- 7.3 No such variation shall in any way vitiate or invalidate the contract or be treated ass revocation of the contract, but the value (if any) of all such variations evaluated in accordance with the Engineer's sole decision shall be taken into account and the contract price shall be varied accordingly.

Variation by engineer do not vitiate the contract

7.4 Provided always that written order of the Engineer shall not be required for increase or decrease in the quantity of any work upto 15% where such increase or decrease is not the result of any variation order given under this clause but is the result of the quantities exceeding or being less than those stated in the bill of quantities. Provided also that verbal order of variation from the Engineer shall be complied with by the Contractor and the Engineer' subsequent written confirmation of such verbal order shall be deemed to be an order in writing within the meaning of this clause.

Where written order for variation is not needed

(a) The Contractor shall not be entitled to any claim of extra or additional work unless they have been carried out under the written orders of the Engineer.

Payment for extra or additional, or omitted work or substituted work, Engineer's powers

- (b) The Engineer shall solely determine the amount (if any) to be added to or deducted from the sum named in the tender in respect of any extra work done or work omitted by his order.
- (c) All extra, additional or substituted work done or work omitted by order of the Engineer shall be valued on the basis of the rates ad 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 directly applicable to the extra, additional or substituted work, then the Engineer may decide the suitable rates on the basis of Schedule of Rates (including surcharge in force at the time of acceptance of tender), if any, adopted by the Trustees with due regard to the accepted contractual percentage, if any thereon. In all other cases the Engineer shall solely determine suitable rates in the manner deemed by him as fair and reasonable, and his decision shall be final, binding and conclusive.
- (d) If the nature or amount of any omission or addition relative to the nature or amount of the whole of the contract work or to any part thereof shall be such that, in the opinion of the Engineer, the rate of prices contained in the contract for any item of the works or the rate as evaluated under subclauses (b) and (c) of this clause, is by reason of such omission or addition rendered unreasonable or in-applicable, the Engineer shall fix such other rate or price as he deems proper and the Engineer's decision shall be final, binding and conclusive.

## 8.0 DELAY / EXTENSION OF COMPLETION TIME / LIQUIDATED DAMAGE / TERMINATION OF CONTRACT

8.1 Should the quantum of extra or additional work of any kind or delayed availability of the Trustees' materials to be supplied as per contract or exceptionally adverse climatic conditions and natural phenomenon or strikes, lock-outs, civil commotion or other special circumstances of any kind beyond the control of the Contractor, cause delay in completing the work, the contractor shall apply to the Engineer in writing for suitable extension of completion time within 7 days from the date of occurrence of the reason and the Engineer shall thereupon consider the stated reasons in the manner deemed necessary and shall either reject the application or determine and allow in writing the extension period as he would deem proper for completion of the work with or without the imposition of "Liquidated Damage" Clause (No.8.3 hereof) on the Contractor and his decision shall be final and binding on the Contractor. If an extension of completion time is granted by the Engineer without imposition of liquidated damage, from the Clause No.8.3 of the Liquidated damage shall apply from its date of expiry, if the work be not completed within the extended time, unless stated otherwise in the decision

Extension of completion time

communicated by the Engineer, as aforesaid.

(a) If the Contractor fails to complete the work within the stipulated dates or such extension thereof as communicated by the Engineer in writing, the Contractor shall pay as compensation (Liquidated Damage) to the Trustees and not as a penalty, ½% (half percent) of the total value of work (contract piece) as mentioned in the letter of acceptance of the tender/offer, for every week or part thereof the work remains unfinished. Provided always that the amount of such compensation shall not exceed 10% of the said value of work. The amount of Liquidated damages shall be determined by the Engineer, which shall be final and binding.

8.2

'Liquidated
Damage' and other
compensation
due to Trustees

- (b) Without prejudice to any of their legal rights, the Trustees shall have the power to recover the said amount of compensation/damage in Sub-clause (a) of this clause, from any money due or likely to become due to the Contractor. The payment or deduction of such compensation/damage shall not relieve the Contractor from his obligation to complete the work or from any of his other obligations/liabilities under the contract and in case of the Contractor's failure and at the absolute discretion of the Engineer, the work may be ordered to be completed by some other agency at the risk and expense of the Contractor, after a minimum three days notice in writing has been given to the Contractor by the Engineer or his Representative.
- 8.3 Without being liable for any compensation to the Contractor, the Trustees may, in their absolute discretion, terminate the contract and enter upon the site and works and expel the Contractor there from after giving him a minimum 3 days' notice in writing, due to occurrence of any of the following reasons and decision of the Trustees in this respect, as communicated by the Engineer shall be final and conclusive:

Default of the Contractors remedies & powers/Terminati on of Contract.

- (i) The Contractor has abandoned the contract.
- (ii) In the opinion of the Engineer, either the progress of work is not satisfactory or the work is not likely to be completed within the agreed period on account of Contractor's lapses.
- (iii) The Contractor has failed to commence the works or has without any lawful excuse under these conditions has kept the work suspended for at least 15 days despite receiving the Engineer" or his Representative" written notice to proceed with the work.
- (iv) The Contractor has failed to remove materials from site or to dismantle or demolish and replace work for 7 days after receiving from the Engineer or his representative the written notice stating that the said materials or work were condemned and rejected by him under these conditions.
- (v) The Contractor is not executing the works in accordance with the

- contract or is persistently or flagrantly neglecting to carry out his obligations under the contract.
- (vi) Any bribe, commission, gift or advantage is given, promised or offered by or on behalf of the contractor t any officer, servant or representative of the Trustees or to any person on his or their behalf in relation to the obtaining or to the execution of the contract.
- (vii) The Contractor is adjusted insolvent or enters into composition with his creditors or being a company goes into liquidation either compulsory or voluntary.
- 8.3.1 Upon receipt of the letter of termination of work, which may be issued by the Engineer on behalf of the Trustees, the Contractor shall hand over all the Trustees' tools, plant and materials issued to him at the place to be ascertained from the Engineer, within 7 days of receipt of such letter.
- 8.3.2 In all such cases of Termination of work, the Trustees shall have the power to complete the work through any other agency at the Contractor's risk and expense and the Contractor shall be debited any sum or sums that may be expended in completing the work beyond the amount that would have been due to the Contractor, had he duly completed the work of the work in accordance with the contract.
- 8.3.3 Upon termination of contract, the Contractor shall be entitled to receipt payment of only 90% of the value of work actually done or materials actually supplied by him and subject to recoveries as per contract, provided the work done and materials conform to specifications at the time of taking over by the Trustees. The payment for work shall be based on measurements of actual work done and priced at approved contract rates or other rates, as decided by the Engineer. The payment for materials supplied shall be at the rates as decided by the Engineer, which shall I in no case be more than market rates prevailing at the time of taking over by the Trustees. The Engineer's decision in all such case shall be final, binding and conclusive.
- 8.3.4 The Trustees shall have the power to retain all moneys due to the Contractor until the work is completed by other agency and the Contractor's liabilities to the Trustees are known in all respect.

#### 9.0 MAINTENANCE AND REFUND OF SECURITY DEPOSIT

On completion of execution of the work the Contractor shall maintain the same for a period, as may be specified in the form of a Special Condition of the Contract, from the date mentioned in the Initial Completion Certificate in Form G.C.1. Any defect/fault, which may appear in the work during aforesaid maintenance period, arising, in the sole opinion of the Engineer or his representative, from materials or workmanship not in accordance with the contract or the instruction of the Engineer or his representative, shall, upon the written notice of the Engineer or his representative, be amended and made good by the Contractor at his own cost within seven days of the date of such notice, to the satisfaction of the Engineer or his representative, failing which the Engineer or his representative shall have the defects amended and made good through other agency at the Contractor's risk and cost and all expenses, consequent thereon or incidental thereto, shall be recoverable from the Contractor in any manner deemed suitable by the Engineer.

Contractor's obligation for maintenance of work.

9.2 The Contractor shall not be considered completed and the work shall not be treated as finally accepted by the Trustees, until a Final Completion Certificate in Form G.C.2 annexed hereto shall have been signed and issued by the Engineer to the contractor after all obligations under the Contract including that in the maintenance period, if any, have been fulfilled by the Contractor. Previous entry on the works or taking possession, working o using thereof by the Trustees shall not relieve the Contractor of his obligations under the

Certificate of final completion

contract for full and final completion of the work.

9.3 On completion of the contract in the manner aforesaid, the Contractor may apply for the refund of his Security Deposit by submitting o the Engineer (I) The Treasury Receipts granted for the amount of Security held by the Trustees, and (ii) his "No further claim" Certificate in Form G.C.3 annexed hereto (in original), where upon the Engineer shall issue Certificate in Form G.C.2 and within two months of the Engineer's recommendation, the Trustees shall refund the balance due against the Security Deposit to the Contractor, after making deduction therefrom in respect of any sum due to the Trustees from the Contractor.

Refund o Security Deposit

## 10.0 INTERPRETATION OF CONTRACT DOCUMENTS, DISPUTES AND ARBITRATION

10.1 In all disputes, matters, claims, demands or questions arising out of or connected with the interpretation of the Contract including the meaning of Specifications, drawings, designs and instructions or as to the quality of workmanship or as to the materials used in the work or the execution of the work whether during the progress of the works or after the completion and whether before or after the determination, abandonment or breach of the contract the decision of the Engineer shall be final and binding on all parties to the contract and shall forthwith be given effect to by the Contractor.

Engineer's decision

10.2 If the Contractor be dissatisfied with any such decision of the Engineer, he shall within 15 days after receiving notice of such decision require that the matter shall be referred to Chairman, who shall thereupon consider and give a decision.

Chairman's award.

10.3 If, however, the Contractor be still dissatisfied with the decision of the Chairman, he shall within 15 days after receiving notice of such decision require that within 60 days from his written notice, the Chairman shall refer the matter to an Arbitrator of the panel of Arbitrators to be maintained by the Trustees for the purpose and any such reference shall be deemed to be a submission to arbitration within the meaning of Indian Arbitration Act, 1940 or any statutory modification thereof.

Arbitration.

- 10.3.1. If the Arbitrator so appointed is unable or unwilling to act or resigns his appointment or vacates his office due to any reason whatsoever, another person from panel shall be appointed as Sole Arbitrator and he shall proceed from the stage at which his predecessor left it.
- 10.3.2 The Arbitrator shall be deemed to have entered on reference on the date he issues notice to both the parties fixing the date of first hearing.
- 10.3.3 The time limit within which the Arbitrator shall submit his award shall normally be 4 months as provided in Indian Arbitration Act, 1940 or any amendment thereof. The Arbitrator may, if found necessary, enlarge the time for making and publishing the award, with the consent of the parties..
- 10.3.4 The venue of the arbitration shall be either Calcutta or Haldia as may be fixed by the Arbitrator in his sole discretion. Upon every or any such reference the cost of any incidental to the reference and award respectively shall be in the discretion of the Arbitrator who may determine, the amount thereof or by whom and to whom and in what manner the same shall be borne and paid.
- 10.3.5 The Award of the Arbitrator shall be final and binding on all parties subject to the provisions of the Indian Arbitration Act 1940 or any amendment thereof. The Arbitrator shall give a separate award in respect of each item of disputes and respective claim referred to him by each party and give reason for the award
- 10.3.6 The Arbitrator shall consider the claims of all the parties to the contract within

only the parameters of scope and conditions of the contract in question.

- 10.3.7 Save as otherwise provided in the contract the provisions of the Arbitration Act, 1940 and rules made thereunder, for the time being in force, shall apply to the arbitration proceedings under this Clause.
- The Contractor shall not suspend or delay the work and proceed with the work with due diligence in accordance with Engineer's decision. The Engineer also shall not withhold any payment, which, according to him, is due or payable to the Contractor, on the ground that certain disputes have cropped up and are likely to be referred to arbitration.
- 10.5 Provided always as follows:
  - [a] Nothing of the provisions in paragraphs 10.3 to 10.3.7 hereinabove would apply in the cases of contracts, where tendered amount appearing in the letter of acceptance of the tender / offer is less than Rs.40,00,000/-.
  - [b] The Contractor shall have to raise disputes or differences of any kind whatsoever in relation to the execution of the work to the Engineer within 30 days from the date of occurrence of the cause of dispute and before the preparation of the final bill, giving detailed justifications, in the context of contract conditions.
  - [c] Contractor's dispute if any arising only during the maintenance period, if any, stipulated in the contract, must be submitted to the Engineer, with detailed justification in the context of contract conditions, before the issuance of final completion certificate in Form G.C.-2 ibid.

    No dispute or difference on any matters whatsoever, the Contractor can raise pertaining to the Contract after submission of certificate in form G.C.3 by him.
  - [d] Contractor's claim / dispute raised beyond the time limits prescribed in sub-clauses 10.5[b] and 10.5 [c] hereinabove, shall not be entertained by the Engineer and / or by any Arbitrator subsequently.
  - [e] The Chairman / Trustees shall have the right to alter the panel of Arbitrators, vide Clause 10.3 hereinabove, on their sole discretion, by adding the names of new Arbitrators and / or by deleting the names of existing Arbitrators, without making any reference to the Contractor.

## (TO BE SUBMITTED WITH COVER- I OFFER)

## THE BOARD OF TRUSTEES FOR THE PORT OF KOLKATA

## FORM OF TENDER (UNPRICED)

10	
The Manager (I&CF),	
Haldia Dock Complex.	
I/We	
Conditions of Contract and Conditions of the Complete all the works required to be performed General & Special Conditions of Contract and the rates & prices set out in the annexed Bill of date of order to commence the work and in the also undertake to enter into a Contract Agreer additions thereto which may be necessary to gincorporating such Specification, Bill of Quantification, We hereby agree that until such Contract	ne Drawings and read the specifications, General & Special Fender, hereby tender and undertake to execute and ed in accordance with the Specification, Bill of Quantities, Drawings prepared by or on behalf of the Trustees and at of Quantities within months / weeks from the e event of our tender being accepted in full or in part. I / We ment in the form hereto annexed with such alterations or give effect to the acceptance of the Tender and ities, Drawing and Special & General Conditions of Contract act Agreement is executed the said Specification, Bill of onder, together with the acceptance thereof in writing by or the said specification in the said specification in the said specification is given the said specification.
THE TOTAL AMOUNT OF TENDER Rs. NOT	TO BE QUOTED IN COVER I OFFER
(Repeat in words) NOT TO BE QUOTED IN	COVERIOFFER
required by the work from the date of accepta	preliminary time to arrange and procure the materials ance of tender before I We could commence the work.  nager (Finance), HDC, vide Receipt No as Earnest Money.
I / We agree that the period for which the tenfour months.	der shall remain open for acceptance shall not be less than
Dated : Seal)	(Signature of Bidder with
WITNESS:	
	Name of the Bidder:
Signature :	
Name : (In Block Letters)	Address:
Address:	
Occupation :	

## KOLKATA PORT TRUST HALDIA DOCK COMPLEX

## FORM G.C.1

Contractor
Address
Date of completion :
Dear sir(s),
This is to certify that the following work viz:-
Name of work :
Estimate No. E.E.0
C.E.ODt
Work Order No
which was carried out by you is in the opinion of the undersigned complete in every respect on the day of 2000 in accordance with terms of the Contract and you are required to maintain the work as per Clause 62 of the General Conditions of Contract and under provisions of the Contract for a period of weeks / months / years
from the day of day of 2000 to day of 2000 .
Yours faithfully,
Signature (ENGINEER/ENGINEER'S REPRESENTATIVE) Name Designation OFFICE SEAL

## KOLKATA PORT TRUST HALDIA DOCK COMPLEX

## FORM G.C.2.

## Certificate of Final Completion.

The Financial Adviser & Chief Accounts Officer The Manager (Finance), Haldia Dock Complex.

This is to certify that the following work viz:-
Name of work :
Estimate No. E.E.Odtdtdt
Work Order No
Contract No
Resolution & Meeting No
Allocation:
which was carried out by Shri/Messrs is now complete in every respect in accordance with the terms of the Contract and that all obligations under the Contract have been fulfilled by the Contractor.
Signature(ENGINEER'S REPRESENTATIVE) NAME DESIGNATION
OFFICE SEAL

## KOLKATA PORT TRUST HALDIA DOCK COMPLEX

## FORM G.C.3

## ('NO CLAIM' CERTIFICATE FROM CONTRACTOR)

(OFFICIAL SEAL OF THE CONTRACTOR)
Name of ContractorAddress:
(Signature of the Contractor)  Dated
Yours faithfully,
and I / we have no further claim against the Calcutta Port Trust in respect of the above-mentioned job.
Agreement NoDt
Contract No
Work Order No :
Name of work :
the execution of the following work viz:-
I / We do hereby declare that I / we have received full and final payment from the Calcutta Port Trust for
Dear Sir,
Haldia. (Atten:)
The Manager (I&CF) Haldia Dock Complex Calcutta Port Trust

# KOLKATA PORT TRUST PROFORMA OF FORM OF AGREEMENT

THIS AGREEMENT made day of day of 20 between the "Board Of Trustees" for the Port Of Calcutta, a statutory
body constituted under Major Port Trust Act ,1963 under the rules there under and statutory modification thereto having Registered Office at 15, Strand Road , Calcutta -700001 (hereinafter called "EMPLOYER" which expression unless excluded by or repugnant to the context be deemed to include his successor/s in office) on the one part and (hereinafter called the "CONTRACTOR" which expression shall unless excluded by or repugnant to the context he deemed to include his heirs, executors, administrators, representative, successor in officer and permitted assigns) of the other part.
WHEREAS The TRUSTEES are desirous that certain works should be executed viz and have accepted a Tender/Offer by the contractor for the execution, completion and maintenance of such works .
contractor for the execution, completion and maintenance or such works.
NOW THIS CONTRACT AGREEMENT WITNESSETH as follows:-
<ol> <li>In this agreement words expressions shall have the same meanings as are respectively assigned to them in General Conditions Of Contract, hereinafter referred to.</li> </ol>
2. The following documents shall be deemed to form and be read and construed as part of this Agreement , viz :-
i.The said Tender/Offer & the acceptance of Tender/ Offer.
ii.The Drawings.
iii.The General Conditions Of Contract.
iv.Special Conditions Of Contract (If any).
v.The Conditions Of Tender.
vi.The Specifications.
vii.The Bill Of Quantities.
viii.All correspondences by which the contract is added, amended, varied or modified in any way
by mutual consent.
3. In consideration of the payments to be made by the Trustees to the Contractor as hereinafter mentioned the contractor hereby covenant with the Trustees to execute ,complete and maintain the work in conformity in all respects with the provisions of Contract.
4. The Trustees hereby covenants to pay to the contractor in consideration of such execution ,completion and maintenance of the works the Contract Prices at the times and in the manner prescribed by the contractor .
IN WITNESS whereof the parties hereto have caused their respective Common Seals to be hereunto as fixed (or have set their respective hands and seals) the day and year first above written. have executed these presents on the day and year first above written.
The Seal of
Was hereunto affixed in the presence of :
Mana .

Address :
OR
SIGNED SEALED AND DELIVERED
By the said
In the presence of :
Name :
Address :
The Common Seal of the Trustees was hereunto affixed in he presence of :
Name :
Address :

Proforma Of Irrevocable Bank Guarantee (PERFORMANCE BOND) in lieu of cash Security Deposit, to be issued by the Kolkata/ Haldia Branch, as the case may be, of any nationalised Bank of India on Non-Judicial Stamp Paper worth Rs 50/- or as decided by the Engineer/ Legal Adviser of the Trustees.

Ref	Bank Guarantee No	
	Date	
To The Board of Trus 15, Strand Road Kolkata – 700 001	stees for the Port of Kolkata,	
Dear Sirs,		
	f the Board of Trustees For the Port of Kolkata, - (hereinafter referred to as the " n expression shall unless repugnant to the context or meaning thereof include its administrators and assigns) having awarded to, with registered office at	
or meaning thereorissue of EMPLO	ed to as the "CONTRACTOR" which expression shall unless repugnant to the context of, include its successors, administrators, executors and assigns) a CONTRACT by "/ER'S work order dated the same having been unequivocally e Contractor resulting in a "CONTRACT" bearing Letter Of Award No dated Valued at Rs for " and the contractor having agreed	
to prove a Contracto Rs.	t performance Guarantee for the faithful performance of the entire Contract equivalent (rupees only) to the EMPLOYER.	
thereof, include it undertake to pay the Rs( contest, recourse to by Employer on the EMPLOYEER and other Authority. The consent of employer is under the temployee in the temployee in the temployee is the temployee.	Bank, , Kolkata/ Haldia having its Head Office at the dot as the "Bank", which expression shall unless repugnant to the context or meaning its successors, administrators, executors and assigns) do hereby guarantee and the Employer on demand any and all monies payable by the Contractor to the extent of only) as aforesaid at any time upto without any demur, reservation, or protest an/or without any reference to the CONTRACTOR, Any such demand made the Bank shall be conclusive and binding notwithstanding any difference between CONTRACTOR or any dispute pending before any Court, tribunal, Arbitrator or any the Bank undertakes not to revoke this guarantee during its currency without previous yer and further agrees that the guarantee herein contained shall continue to be Employer discharges his guarantee.	

EMPLOYER shall have the fullest liberty without affecting in any way the liability of the Bank under this guarantee from time to time to extend the time for performance of the CONTRACT by CONTRACTOR. Employer shall have the fullest liberty, without affecting this guarantee, to postpone from time to time the exercise of any powers vested in them or any right which they might have against Contractor, and to exercise the same at any time in any manner, and other to enforce or to forebear to enforce any covenants, contained or implied, in the CONTRACT between EMPLOYER and CONTRACTOR or any other course of remedy or security available to EMPLOYER. The Bank shall not be released of its obligations under these presents by any exercise by EMPLOYER of its liberty with reference to the matters aforesaid or any of them or by reason or any other acts of omission or commission on the part of employer or any other indulgence shown by EMPLOYER or by any other matter or thing whatsoever which under Law would, but for this provision, have the effect of reliving the bank.

The Bank also agreed that EMPLOYER at its option shall be entitled to enforce this Guarantee against the Bank as principal debtor, in the first instance without proceeding against CONTRACTOR and notwithstanding any security or other guarantee that EMPLOYER may have in relation to the CONTRACTOR'S liabilities.

Notwithstanding anything contained hup to and including whose behalf this guarantee has been	and shall be extended from time to	nd it shall remain in force
Dated, this	day of2010	at
WITNESSES		
(Signature)		(Signature)
(Name)		(Name)
(Official address)	(Designation with Bank + Attorney as per power of	Stamp)
	Dated	

### **Integrity Pact**

#### **Between**

Kolkata Port Trust (KoPT) hereinafter referred to as "The Principal/ Employer".

#### And

...... hereinafter referred to as "The Bidder/Contractor"

#### Preamble

In order to achieve these goals, an Independent External Monitor (IEM) appointed by the principal, will monitor the tender process and the execution of the contract for compliance with the principles mentioned above.

#### NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any influence/prejudiced dealings prior to, during and subsequent to the currency of the contract to be entered into with a view to:-

Enabling the PRINCIPAL/EMPLOYER to get the contractual work executed and/or to obtain/dispose the desired said stores/ equipment at a competitive price in conformity with the defined specifications/ scope of work by avoiding the high cost and the distortionary impact of corruption on such work /procurement/ disposal and Enabling BIDDERs/ CONTRACTORs to abstain from bribing or indulging in any corrupt practice in order to secure the contract by providing assurance to them that their competitors will also abstain from bribing and other corrupt practices and the PRINCIPAL/EMPLOYER will commit to prevent corruption, in any form, by its officials by following transparent procedures.

Section 1 – Commitments of the Principal/ Employer.

- (1) The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
  - a. No employee of the Principal, personally or through family members, will in connection with the tender for, or the execution of a contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
  - b. The Principal will, during the tender process treat all Bidder(s) with equity and reason. The Principal will, in particular, before and during the tender process, provide to all Bidder(s) the same information and will not provide to any Bidder(s) confidential/ additional information through which the Bidder(s) could obtain an advantage in relation to the tender process or the contract execution.
  - c. The Principal will exclude from the process all known prejudiced persons.
- (2). If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the Indian Penal Code (IPC)/Prevention of Corruption (PC) Act, or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can initiate disciplinary actions.

Section-2 - Commitments of the Bidder(s) / Contractor(s)

(1) The Bidder(s)/Contractor(s) commit himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the tender process and during the contract execution.

- a. The Bidder(s) /Contractor(s) will not directly or through any other person or firm, offer, promise or give to any of the Principal's employees involved in the tender process or the execution of the contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the tender process or during the execution of the contract.
- b. The Bidder(s)/Contractor(s) will not enter with other Bidders into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contract, submission or non-submission of bids or any other actions to restrict competitiveness or to introduce cartelization in the bidding process.
- c. The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act; further the Bidder(s)/Contractor(s) will not use improperly, for purposes of competition or personal gain, or pass on to others, any information or document provided by the Principal as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
- d. The Bidder(s)/Contractor(s) of foreign origin shall disclose the name and address of the Agents/representatives in India, if any. Similarly the Bidder(s)/Contractor(s) of Indian Nationality shall furnish the name and address of the foreign principles, if any. Further details as mentioned in the "Guidelines on Indian Agents of Foreign Suppliers" shall be disclosed by the Bidder(s)/Contractor(s). Further, as mentioned in the Guidelines, all the payments made to the Indian agent/representative have to be in Indian Rupees only. Copy of the "Guidelines on Indian Agents of Foreign Suppliers" is annexed and marked as Annex-A.
- e. The Bidder(s)/Contractor(s) will when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the contract.
- (2). The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.

Section-3-Disqualification from tender process and exclusion from future contracts

If the Bidder(s)/Contractor(s) before award or during execution has committed a transgression through a violation of Section 2 above, or in any other form such as to put his reliability or credibility in question, the Principal is entitled to disqualify the Bidder(s)/Contractor(s) from the tender process or take action as considered appropriate.

#### Section 4-Compensation for damages

- (1) If the Principal has disqualified the Bidder(s) from the tender process prior to the award according to Section 3, the Principal is entitled to demand and recover the damages equivalent to Earnest Money Deposit/Bid Security.
- (2) If the Principal has terminated the contract according to Section 3 or if the Principal is entitled to terminate the contract according to Section 3, the Principal shall be entitled to demand and recover from the Contractor liquidated damages of the contract value or the amount equivalent to Performance Bank Guarantee.

Section 5-Previous transgression

- (1) The Bidder declares that no previous transgressions occurred in the last 3 years from the date of signing the Integrity pact with any other Company in any country conforming to the anti corruption approach or with any other Public Sector Undertaking / Enterprise in India, Major Ports/ Govt. Departments of India that could justify his exclusion from the tender process.
- (2) If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action can be taken as considered appropriate.

Section 6- Equal treatment of all Bidders/Contractors/Sub-Contractors

- (1) The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors a commitment in conformity with this Integrity Pact, and to submit it to the Principal before contract signing.
- (2) The Principal, will enter into agreements with identical conditions as this one with all Bidders, Contractors and Sub-contractors.
- (3) The Principal will disqualify from the tender process all bidders who do not sign this Pact or violate its provisions.

Section 7- Other Legal actions against violating Bidder(s)/ Contractor(s)/ Sub Contractor(s)

The actions stipulated in this Integrity pact are without prejudice to any other legal action that may follow in accordance with provisions of the extant law in force relating to any civil or criminal proceedings.

Section 8 – Role of Independent External Monitor(IEM):

- (a) The task of the Monitors shall be to review independently and objectively, whether and to what extent the parties comply with the obligations under this pact.
- (b) The Monitors shall not be subject to instructions by the representatives of the parties and shall perform their functions neutrally and independently.
- (c) Both the parties accept that the Monitors have the right to access all the documents relating to the contract.
- (d) As soon as the Monitor notices, or has reason to believe, a violation of this pact, he will so inform the authority designated by the Principal and the Chief Vigilance Officer of Kolkata Prot Trust.
- (e) The BIDDER/ CONTRACTOR(s) accepts that the Monitor has the right to access without restriction to all contract documentation of the PRINCIPAL including that provided by the BIDDER/ CONTRACTOR. The BIDDER/ CONTRACTOR will also grant the Monitor, upon his request and demonstration of a valid interest, unrestricted and unconditional access to his contract documentation, if any. The same is applicable to sub-contractors. The Monitor shall be under contractual obligation to treat the information and documents of the Bidder/Contractor/ Sub-contractor(s) with confidentiality.
- (f) The Principal/ Employer will provide to the Monitor sufficient information about all meetings among the parties related to the contract provided such meetings could have an impact on the contractual relations between the Principal and the Contractor. The parties offer to the Monitor, the option to participate in such meetings.
- (g) The Monitor will submit a written report to the designated Authority of Principal/ Employer/ Chief Vigilance Officer of Kolkata Port Trust within 8 to 10 weeks from the date of reference or intimation to him by the Principal/ Employer/ Bidder/ Contractor and should the occasion arise, submit proposals for correcting problematic situation. BIDDER/ CONTRACTOR can approach the Independent External Monitor (s) appointed for the purposes of this Pact.
- (h) As soon as the Monitor notices, or believes to notice, a violation of this agreement, he will so inform the Management of the Principal and request the Management to discontinue or to take corrective action, or to take other relevant action. The Monitor can in this regard submit non-binding recommendations. Beyond this, the Monitor has no right to demand from the parties that they act in a specific manner, refrain from action or tolerate action.
- (i) If the Monitor has reported to the Principal substantiated suspicion of an offence under the relevant IPC/PCA, and the Principal/ Employer has not, within reasonable time, taken visible action to proceed against such offence or reported to the Chief Vigilance Officer, the Monitor may also transmit this information directly to the Central Vigilance Commissioner, Government of India.
- (j) The word 'Monitor' would include both singular and plural.

#### Section 9 – Facilitation of Investigation:

In case of any allegation of violation of any provisions of this Pact or payment of commission, the PRINCIPAL/EMPLOYER or its agencies shall be entitled to examine all the documents including the Books of Accounts of the BIDDER/CONTRACTORS and the BIDDER/CONTRACTOR shall provide necessary information and documents in English and shall extend all possible help for the purpose of such examination.

#### Section 10 – Pact Duration:

The pact beings with when both parties have legally signed it and will extend upto 2 years or the complete execution of the contract including warranty period whichever is later. In case bidder/contractor is unsuccessful this Integrity Pact shall expire after 6 months from the date of signing of the contract.

If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this pact as specified above, unless it is discharged/determined by Chairman, KoPT.

Section 11 - Other Provisions:

- (1) This agreement is subject to Indian Law. Place of performance and jurisdiction is the Registered Office of the Principal in Kolkata.
- (2) Changes and supplements as well as termination notices need to be made in writing in English.
- (3) If the Contractor is a partnership or a consortium, this agreement must be signed by all partners or consortium members.
- (4) Should one or several provisions of this agreement turn out to be invalid, the reminder of this agreement remains valid. In this case, the parties will strive to come to an agreement to their original intentions.

(For & on behalf of the Principal)	(For & on behalf of Bidder/Contractor).
(Office Seal)	(Office Seal)
Place :	
Date :	
Witness 1:	
(Name & Address)	
Witness 2:	
(Name & Address)	

#### **GUIDELINES FOR INDIAN AGENTS OF FOREIGN SUPPLIERS**

- 1.1 There shall be compulsory registration of Indian agents of Foreign suppliers for all Tenders. An agent who is not registered with KoPT shall apply for registration in the prescribed Application-Form.
- 1.2 Registered agents will file an authenticated Photostat copy (duly attested by a Notary Public)/Original certificate of the principal confirming the agency agreement and giving the status being enjoyed by the agent and the commission/ remuneration/salary/retainer ship being paid by the principal to the agent before the placement of order by KoPT.
- 1.3 Wherever the Indian representatives have communicated on behalf of their principals and the foreign parties have stated that they are not paying any commission to the Indian agents, and the Indian representative is working on the basis of salary or as retainer, a written declaration to this effect should be submitted by the party (i.e. Principal) before finalizing the order.
- 2.0 DISCLOSURE OF PARTICULARS OF AGENTS/REPRESENTATIVES IN INDIA. IF ANY.
- 2.1 Tenderers of Foreign nationality shall furnish the following details in their offer:
- 2.1.1 The name and address of the agents/representatives in India, if any and the extent of authorization and authority given to commit the Principals. In case the agent/representative be a foreign Company, it is to be conformed whether it is real substantial Company and details of the same shall be furnished.
- 2.1.2 The amount of commission/ remuneration included in the quoted price(s) for such agents/ representatives in India.
- 2.1.3 Confirmation of the Tenderer that the commission/remuneration if any, payable to his agents/representatives in India, is to be paid by KoPT in Indian Rupees only.
- 2.2 Tenderers of Indian Nationality shall furnish the following details in their offers:
- 2.2.1 The name and address of the foreign principals indicating their nationality as well as their status, i.e. whether manufacturer or agents of manufacturer holding the Letter of Authority of the Principal specifically authorizing the agent to make an offer in India in response to tender either directly or through the agents /representatives.
- 2.2.2 The amount of commission/remuneration included in the price(s) quoted by the Tenderer for himself.
- 2.2.3 Confirmation of the foreign principals of the Tenderer that the commission/remunerations, if any, reserved for the Tenderer in the quoted price(s), is to be paid by KoPT in India in equivalent Indian Rupees.
- 2.3 In either case, in the event of contract materializing, the terms of payment will provide for payment of the commission/remuneration, if any payable to the agents/representatives in India in Indian Rupees on expiry of 90 days after the discharge of the obligations under the contract.
- 2.4 Failure to furnish correct and detailed information as called for in paragraph-2.0 above will render the concerned tender liable for rejection or in the event of a contract materializing, the same liable to termination by KoPT. Besides this there would be a penalty of banning business dealings with KoPT or damage or payment of a named sum.