



Circle Office, Nr Rly Crossing, Sabarmati-5; Phone: 079-27500981, 27500214

Purchase Requisition No - 490864

RFQ NO - 67973

TENDER NOTICE No:-UGVCL/SBTCO- 5 /2022-23

OPEN TENDER FOR: -

"P&A APP SHEET ON TERRACE DEHGAM (RURAL) SDN OFFICE AT DEHGAM"

Executive Engineer (Civil) UGVCL, CO, Sabarmati

Account Office (Exp.) UGVCL, CO, Sabarmati

Addl. Chief Engineer UGVCL, CO, Sabarmati

Regd. & Corporate office: Visnagar road, Mehsana-384001 (North Gujarat)

Phone No. 02762-222080-81 Fax no. 02762-223574

Website: www.ugvcl.com E-Mail: corporate@ugvcl.com





Lompany Circle Office, Nr Rly Crossing, Sabarmati-5; Phone: 079-27500981, 27500214

TENDER NOTICE No: -UGVCL/SBTCO - 5 /2022-23 PURCHASE REQUISITION- 490864

RFQ. No-67973

Superintending Engineer, UGVCL, Circle Office, Sabarmati invite Sealed percentage rate in two separate sealed covers Super scribed technical bid and price bid for "P&A APP sheet on terrace Dehgam (Rural) SDn office at Dehgam" from Registered Contractors in appropriate class with UGVCL/Central/State Government/Railway/Semi. Govt. and who has executed similar nature of work and magnitude successfully. Tenderer can collect the tender document from circle office - Sabarmati and submit. The same as per instructions therein only by RPAD/Speed post.

Sr. no	Name of Work	Estimated Cost Rs.	Time Limit	Tender Fee Rs.	E.M.D. Rs	Appropriate class
1	"P&A APP sheet on terrace	193166.94	10	194 + 18 % GST	1932.00	"E2"
	Dehgam (Rural) SDn office at Dehgam"	(With Welfare cess & GST)	Days	(Non-refundable)		and above

- 1) Blank tender form will be issued after payment of tender fees (Rs. 50/- extra through post) during working days up to 30/05/2022 between 10.30 A.M. to 4.00 P.M. from Circle Office, Sabarmati.
- 2) Last date of submission of tender (Technical and Price bids): 06/06/2022 (Only by RPAD/ Speed post) (During working hrs up to 5.50 PM hrs.)
- 3) Date and time up to which EMD will be accepted 06/06/2022 up to 2.00 PM
- 4) Due date of opening of Tender <u>06/06/2022</u> (at 6:00 PM if possible)
- 5) Validity of tender: 120 Days from the date of opening of Technical Bid.

No tender shall be accepted / opened in case of receipt after due date and time of tender, irrespective of delay due to postal services or any other reasons and the UGVCL shall not assume any responsibility for late receipt of tender.

The tenders are to be submitted by the intending bidders in single envelop with indicating name of work,

The Earnest Money Deposit and tender fee will be accepted by cash or Demand Draft on any Nationalized Bank payable at "AHMEDABAD", & drawn in favor of "UTTAR GUJARAT VIJ COMPANY LIMITED". Tender without EMD and tender fee shall be outright rejected. Two separate demand drafts for Tender fee and EMD should be submitted with technical bid.

The UGVCL reserves the rights to reject any or all tenders or accept any tender without assigning any reason thereof.

Yours Faithfully

Addl. Chief Engineer UGVCL, CO, Sabarmati

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UGMCL

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Name of work:

"P&A APP sheet on terrace Dehgam (Rural) SDn office at Dehgam"

1	Estimated cost	Rs.: - 193166.94 (With Welfare cess & GST)
2	Last date and time of issuing of blank tender	Date:- <u>30-05-2022</u> up to 4.00 P.M
3	Last date and time of receiving tenders by RPAD/Speed post	Date:- <u>06-06-2022</u> up to 5.50 P.M
4	Date and time up to which EMD will be accepted	Date:- <u>06-06-202</u> 2 up to 2.00 P.M
5	Date and time of opening of tenders	Date: - <u>06-06-2022</u> at 6.00 P.M (If Possible)
6	Earnest Money Deposit	Rs.: 1932/- by Cash or DD in the name of UGVCL
7	Security Deposit	5 % of the order value by successful tenderer
8	Tender Fee	Rs.:194 + 18%GST (Non refundable)
9	Time Limit of work	10 Days

Accounts Officer (Exp.) Sabarmati

Note: Receipt no. by which EMD is paid should be clearly indicated on cover containing tender papers along with the name of work in block capital letters.

Issued to:		
To be filled in by the tenderer:		
Tender value Earnest money deposit paid vide receipt no	date:	

Seal & Signature of Contractor

Regd. & Corporate office: Visnagar road, Mehsana-384001 (North Gujarat)

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Name of work: "P&A APP sheet on terrace Dehgam (Rural) SDn office at Dehgam"

Tender documents for TENDER NOTICE No. <u>UGVCL/SBTCO- 5 /2022-23</u>

For Civil Works contain following

- Tender Notice
- Instructions to the Bidders.
 - (a) scope of work:
 - (b) Payment of Earnest Money Deposit and Security Deposits
 - (c) Commercial Conditions
 - (d) Technical Conditions
 - (e) Use of Materials
- Notes for qualification
- Condition of contract- can be seen during office hours at C.O. Sabarmati
- > General condition of contract- can be seen during office hours at C.O. Sabarmati
- Technical Specifications for Civil Works
- Appendix I Work Experience
- Appendix II Works Tendered/In Hand
- Appendix III Details of Personnel
- Schedule-B
- Drawings

Seal & Signature of Contractor (With rubber stamp & date)

Addl. Chief Engineer UGVCL, CO, Sabarmati

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Name of work: "P&A APP sheet on terrace Dehgam (Rural) SDn office at Dehgam"

TENDER NOTICE No.: - UGVCL/SBTCO- 5 /2022-23

1.	Name of Firm and Contact Person	:-
2.	Full Postal Address & Phone / Fax No. /Mobile No.	:-
3.	GST/CST/ECC No.	:-
4.	Status of Firm, with supporting Documents Proprietary/Partnership Pvt. /Public Limited	:-
5.	Name of Agencies/Directors if not proprietary. Name of owner if proprietary with Phone/Fax Nos.	:-
6.	Registration No. with Organization.	:-
7.	SSI/NO. (Enclose copy)	:-
8.	Labour License No.	:-
9.	P.F. A/c Code No.	:-
10.	Tender Fee Amt. & Money Receipt / DD No. & Date (Photocopy of receipt be attached)	:-
11.	EMD amount & MR / DD No. & Date (Photocopy of receipt be attached)	:-
12.	PAN No.	:-

Seal & Signature of Vendor/Contractor







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INSTRUCTIONS TO THE BIDDERS

SCOPE OF WORK FOR "P&A APP sheet on terrace Dehgam (Rural) SDn office at Dehgam"

Terms mentioned here under:

- 1) The site of the proposed work is situated at Dehgam Rural S/Dn Office.
- 2) Any activity not specifically mentioned in the tender but necessary in the opinion of engineer in charge of work must be carried out for successful completion of the job.
- 3) Before taking up construction activity; the agency has to cut the trees which obstruct the working, of any diameter, bushes, vegetations, i.e. roots, plant, shrubs, grass etc. including stacking and crediting to UGVCL as directed with no extra cost.

(B) Other conditions:

- **1.** The scope of work is explained in Tender specification. The work shall be carried out according to the enclosed General Conditions, Technical Specifications & such of the working drawings approved by the UGVCL.
- **2.**The bidders shall note that no deviations from the technical specifications or commercial Conditions with this bid are acceptable & it will be presumed that the bidder agrees entirely with the specifications & general terms & conditions of the contract.

3. Taxes:

3.1 Goods & Service Tax (GST):

The rates are excluding GST at the rate of 9% CGST plus 9% SGST or 18% IGST, under the GST Law or as applicable to Works Contract Services from time to time which will be paid extra on a given taxable goods and/or services.

The amount and % of GST should clearly be indicated separately. GST means all applicable Tax under GST Laws. (GST Laws means IGST Act, GST (Compensation to the State for Loss of Revenue) Act, CGST Act, UTGST Act and SGSCT Act, 2017 and all related ancillary legislations)

Supplier/Contractor should charge GST in invoice at the rate as agreed to/mentioned in acceptance of tender only and any deviation in the same shall not be accepted. Further, any additional liability of GST (later on due to wrong mentioning of GST rate, mis-interpretation of HSN/SAC Code, etc.) over and above as charged in the invoice shall be borne by the Supplier/Contractor. However, any refund received by the supplier/contractor on account of GST charged from the company; such refund shall have to be passed on to the company, along with interest if any. Such refund along with interest needs to be passed on suo-moto by the supplier/contractor.

Further, the Company has a right to recover the amount of GST along with penal interest at the rate of 15% per annum if GST charged is not paid/ short paid to the government or fail to upload the details or uploads inaccurate particulars on GSTIN portal by the Supplier/Contractor within the stipulated time limit.

In case, Govt. revises the rate of GST rate/code during the tenure of the contract, the provision of GUVNL's statutory variation clause shall apply.

3.2 INPUT TAX CREDIT BENEFIT

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In the event of any statutory increase in the rate of Input Tax Credit and / or due to inclusion of any other additional item of their inputs/input services under the ambit of the Input Tax Credit provisions under the GST Act, subsequent to the date of submission of the offer, the same should be passed on to COMPANY and you should inform such changes to COMPANY from time to time.

3.3 STATUTORY VARIATION:

Any statutory increase or decrease in the taxes and duties including GST and cess as applicable or in the event of introduction of new tax/cess or cessation of existing tax/cess subsequent to suppliers offer if it takes place within the original contractual delivery date will be to COMPANY's account subject to the claim being supported by documentary evidence. However, if any decrease takes place after the contractual delivery date, the advantage will have to be passed on to COMPANY.

Statutory variation clause will not be applicable in case of Supplier/Contractor has opted for composition scheme under GST.

(3.4) Welfare cess:

- [3.4.1] As per Welfare Cess Act, the welfare cess @ 1% is applicable for civil works and same is considered in price bid.
- [3.4.2] THE WELFARE CESS WILL BE PAID TO CONTRACTOR ON ACTUAL WORK EXECUTED AMOUNT AS PER CONTRACT. The contractor shall deposit 1% welfare cess as applicable to respective government department. UGVCL shall pay the welfare cess by way of reimbursement to contractor on production of documentary evidence of payment deposited thereof by contractor.
- [3.4.3] The modality of payment/reimbursement of welfare cess will be as under:
- [a] On receipt of A/T, the contractor/ bidder will get them registered under Welfare Cess Act and submit the documentary evidence to the concerned office.
- **[b]** Before release of payment of first R.A. Bill, the contractor has to submit the documentary evidence of registration. Only thereafter, the bill will be processed for payment.
- [c] Before release of payment of subsequent R.A. Bills, the contractor has to submit the documentary evidence of payment of welfare cess of previous R.A. Bill.
- [d] Before release of payment of Final bill, the contractor has to submit the documentary evidence of payment of welfare cess of previous R.A. Bill as well as of final bill on final bill amount certified by UGVCL.
- [e] Before release of payment in case of 1st & Final Bill, the contractor has to deposit the 1% welfare cess on bill amount as certified by UGVCL and shall submit the documentary evidence of payment deposited thereof.
- [f] The contractor shall produce the receipt of payment of welfare cess from the respective Government Department before submission of final bill otherwise final bill of the work will not be finalized. Welfare cess payment will be reimbursed on production of evidence.
- **4.** The bidder shall carefully study the work to be carried out and site situation etc. The UGVCL will not pay any extra or rate difference for any reason in case the contractor claims after acceptance of contract to have misjudged the site condition.
- **5.** The percentage quoted shall include cost towards all materials, & machinery including equipments, fixtures, labour, constructional equipments, fuel, scaffolding, staging ramps, walkways, approach and haul road, temporary works, etc. bearing permanent to temporary nature necessary for the completion of the work in all

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respects, except for those items specifically mentioned to be furnished by the UGVCL. The contractor must also arrange for the transport of materials & include all such costs in the rates quoted by him for finished work.

- **6.** During the execution of the work if it is found that the work is not progressing as per the schedule progress programme approved by the UGVCL & planned by the Contractor due to the reasons attributable to the Contractor, suitable action shall be taken as per clause No.3 & 4 appearing in the "Tender & contract for Works" and UGVCL may take such action as it may deem fit to ensure that the work is completed in time at risks & cost of the contractor.
- **7.** Work under this contract shall be completed in all respects within stipulated period from the date of commencement order issued. However, interim mile stones to be jointly fixed after issue of LOI.
- **8.** Bidders must quote firm price only, till completion of work under contract & this is to be confirmed by bidder while submitting his offer. No escalation towards labour and material/fuel shall be paid in execution of this contract.
- **9.** No price escalation on any account will be payable.
- **10.** UGVCL reserves the right to delete any item of schedule-B for which contractor shall not have any right to claim on this account. For any variation in the quantity of item of schedule-B the contractor has to execute the work, however the payment will be made on actual work carried out up to value of work for civil works.
- **11.** Any variation due to site condition/requirement, the contractor has to execute the item up to plus minus 25% however no claim shall be entertained for variation in quantity due to change in design to any extent.
- **12.** The Bidders shall study the Conditions of site & shall resort to dewatering where necessary, by appropriate methods & maintain reasonably dry areas to work at and no extra claim will be entertain on this account.
- **13.** The Contractor shall prepare all required roads to execute various items of this contract & arrange all transport of materials & all such costs shall be taken care of while quoting the rates. No extra payments shall be admissible towards such costs. On completion, this shall be cleared if asked by UGVCL at no extra cost.
- **14.** UTTAR GUJARAT VIJ COMPANY LIMITED shall not entertain any idle charges for site conditions or any circumstances.
- **15.** The Contractor shall take all requisite & necessary care to observe that no damage is occurred to the Existing structures, if any. For any damage to the existing structures of UTTAR GUJARAT VIJ COMPANY LIMITED, the Contractor shall be held responsible.
- **16. SITE VISIT:-** The bidder is advised to visit the site and examine the site condition where in the work is proposed to be carried out and to get himself fully acquainted at his own responsibility for all information that may be necessary for quoting the tender bid and entering in to contract. All cost and liabilities arising out of non visiting the site visit shall be at bidders account.

17. Recoveries:

- In case of any damage to equipment/machinery or structure/building of UGVCL or any public property due to negligence's of contractor or any other reasons attributed to contractor the decision of E.I.C. regarding the amount of recovery shall be final.
- II. If the contractor fails to execute the work as per direction of E.I.C. within the time frame given by UGVCL time to time, shall get the work done through any other contractor at the risk and cost of along

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with 15% overhead charges, plus GST as applicable shall be deducted from contractor monthly bill over and above recovery as per rules, the contractor and the cost of execution of such work

- **18** Tenderer shall be deemed to have full knowledge of relevant documents, site conditions etc. whether inspected or not by him.
- 19 Submissions of tender by a contractor implies that he has read the instructions and condition of contract contained herein and has made himself aware of the scope and specifications of the work contained in the bid.

These rules and directions shall form part of the contract.

- **20 Drawings:** Drawings issued with the tender are indicative and for tender purpose only. Bidders shall have to execute the work as per approved construction drawings released from time to time by UGVCL.
- **21 Electricity Connection:** The electric power, at site, will be made available at one mutually agreed point, free of cost (connection only) by UTTAR GUJARAT VIJ COMPANY LIMITED only. Further distribution will have to be carried out by the contractor as per requirements at their own cost. The necessary consumption charges will be recovered as per the tariff rate of UTTAR GUJARAT VIJ COMPANY LIMITED applicable from time to time as per UGVCL's rules.
- **22** <u>Water Supply Connection:</u> The contractor has to make his own arrangement of water for construction activity at his own cost. However if possible and departmental water source is available, UGVCL will give the water supply connection for construction activity free of cost at one mutually agreed point on contractor's request. Further distribution of water supply line will have to be carried out by the contractor as per their requirement at their cost.

If water is supplied by UGVCL, the charges thereupon will be levied by UGVCL as under:

- (a) In case of non-metered water supply by UGVCL, the recovery of water charges will be made by UGVCL at 0.5% (Zero point five percent) of total cost of actual work done as per work order.
- (b) In case of metered water supply by UGVCL, the recovery of water charges will be made by UGVCL at the rate of Rs. 4.00 (Rs. four) per 1000 liter.
- (c) The certificate for recovery of water charges towards water supplied by UGVCL should be attached with RA Bills/ Final Bill
- 23 The work shall be completed within the period stipulated in the contract. However it may be noted that Drawing shall be released progressively based on site clearance arranged and according to the progress of work at site. Therefore contractor shall have to organized and coordinate the works to suit these. In the event of any delay due to the above or due to any other reason not attributable to the contractor, reasonable extension in the completing the work may be given at the discretion and as decided by the UGVCL. But no compensation or idle charges will be paid to the contractor under any circumstances.

(c): <u>Use of Materials:</u>

I. The contractor shall have to use the best quality of materials in the work, as per the specifications and relevant I.S. codes. In case Company desires to carry out any field test / laboratory test for any materials

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required for the work, the contractor shall arrange for the same at his own cost. Further, for any finished works such as masonry, plastering, cube testing for all important concreting work etc., if any testing is required same shall be arranged by the contractor at his own cost. The contractor shall have to maintain the regular records for such testing and shall submit along with each R.A. bills.

- II. No collection of materials shall be made before it is got approved from the Engineer-in-charge.
- III. Materials, if and when rejected by the Engineer-in-charge shall be immediately removed from site of work.
- IV. All installations pertaining to water supply and fixtures thereof as well as drainage lines and sanitary fittings shall be deemed to be completed only after giving satisfactory tests by the contractor.
- V. Approval to the samples of various materials given by the EIC shall not absolve the contractor from the responsibility of replacing defective material brought on site or materials used in the work found defective at a later date. The contractor shall have no claim to any payment or compensation whatsoever on account of any such material being rejected by E.I.C.
- VI. Approval to any of the executed item for the work does not in any way relieve the contractor of his responsibility for the correctness, soundness and strength of the structure as per the drawing and specification.
- VII. Cement and steel will have to be consumed of following makes only.

Name of manufacturer of cement	Name of manufacture / supplier of structural steel / coils / bars / etc. for the structures / pipes / reinforcement etc.
Gujarat Ambuja Cement Co. Ltd.	Steel Authority Of India
Saurashtra Cement & Chemicals	Tata Iron & Steel Co. Ltd.
Siddhi Cement	Jindal steel
J. K. Cement	Essar Steel Ltd.
L. & T. (Ultratech) Cement	Electrotherm
Shree Digvijay Cement Co. Ltd.	M/s Nilkanth Concast Pvt Ltd
Binani Cement	Kamdhenu TMT Sariya
Sanghi Cement	Friends TMT Bars
Wonder Cement	
M P Birla	

Seal & Signature of Vendor/Contractor

Addl. Chief Engineer UGVCL, CO, Sabarmati

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Special condition for use of cement in work:

- 1). The rate in Schedule-B is inclusive of cement cost. Contractor has to purchase fresh 43-53 grade cement confirming to as per IS: 8112 and of approved brand by UGVCL.
- 2). Contractor has to construct pucca godown at site of work so that cement bags can be properly preserved to avoid damage due to any kind of water.
- 3). Contractor has to bring sufficient cement bags and at no time less than 200 (two hundred.) bags to maintain progress of work .The work should not suffer for want of cement.
- 4). Cement should give the required strength.
- 5). To bring sufficient and timely cement at site is full responsibility of contractor Nothing extra will be paid on account of any reason to maintain progress of work and to complete the work in schedule time.
- 6). Contractor has to submit material account for consumption of cement used with every bill. In case of not submitting the same, bill will not be passed. Party has to submit the copy of cement / purchase bill along with each RA Bill / Final Bill.
- 7). No negative variation will be allowed for consumption in cement than prescribed as per booklet of technical specification of PWD / mix design and nothing will be paid extra for over consumption.
- 8). Contractor is fully responsible for safety of cement at site; nothing will be paid extra on account of safety.
- 9). If UGVCL's authorized representative wants to check cement stock at site, contractor has to allow for the same at any time.
- 10). Contractor has to maintain day-to-day cement consumption / balance account at site.
- 11). As far as possible contractor has to maintain supply of cement of only approved brand and grade throughout the work.
- 12). Minimum cement consumption considered for cement concrete having grade of M-15 / M-20 / M-25 is 300Kgs / 320Kgs / 340Kgs respectively. Contractor has to use minimum cement as above. Contractor should not use less than the prescribed quantity of cement even in the case of mix design recommends lower quantity.
- 13). Contractor will be allowed to carry out work only after physical verification of cement brought at site.

Seal & Signature of Vendor/Contractor

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Notes for qualification

The tender documents are in two separate bids i.e. technical bid (qualifying bid) and price bids (commercial bid).

No bids shall be submitted in physical form. However, following credentials shall be submitted in physical for qualification in the cover containing EMD and Tender fee on or before the date mentioned in the tender notice:

1. The Earnest Money Deposit and Tender Fee will be accepted by cash or Demand Draft payable at "AHMEDABAD" of any Nationalized Bank, Scheduled Bank, Public Sector Banks & approved Private Sector Banks authorized to undertake Government business as notified at present and amended time to time by Finance department, GOG and drawn in favor of "UTTAR GUJARAT VIJ COMPANY LIMITED".

However, in case of tender value more than Rs. 1.0 crore, EMD will be accepted partially (50%) by demand draft or Banker's cheque and balance (50%) by Bank Guarantee of any Nationalized/Scheduled Bank/Public Sector & approved Private Sector Banks as stated above. Bidder can submit 100% EMD amount by way of Demand Draft, but 100% Bank Guarantee for EMD shall not be accepted in any case. The validity of BG should be at least four months from the scheduled date of opening of tender.

Tender without EMD and tender fee shall be rejected out rightly. Two separate demand drafts for Tender fee and EMD should be submitted. If tender fee and E.M.D. are paid in cash, the copy of money receipts of the same shall be submitted. The EMD COVER should be clearly super- subscribe with tender no., due date of opening of tender and name of work. Any eventuates arising out due to not mentioning of above detail shall be to the bidders account.

- 2. Registration: Bidder quoting for the bid shall have valid registration in appropriate class with UGVCL / GUVNL & its subsidiary companies/ Central / State Government / Railway / Semi. Govt.
- **3. GST Registration:** The bidder must have Goods and Service Tax (GST) registration and same shall be submitted along with the Tender. The tender of the bidder without (GST) registration will not be considered.
- **4. Work Experience:** Contractor's Experience of having successfully completed similar works during last 7 years ending last day of month previous to the one in which applications are invited should be either of the following.
 - **a.** Three similar completed works costing not less than the amount equal to 40% of the estimated cost.
 - b. Two similar completed works costing not less than the amount equal to 50% of the estimated cost.
 - c. One similar or completed work costing not less than the amount equal to 80% of the estimated cost.

Notes:

- 1. Similar work means Building Work with other ancillary work.
- **2.** Contractor should submit evidence of having work experience in the form of work completion certificate of executed works under single contract as main contractor of similar nature of the

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departments like UGVCL/GUVNL & its subsidiary companies /Central Government / State Government / Railway / Semi-Government/Public Sector Organization.

- **3.** The contractor should submit the satisfactory work completion certificate from respective department /organization. Contractor has also to submit the details of works tendered and in hand with documentary evidence thereof
- **5.** Separate employee provident fund code number towards bidder's firm registered with Regional P.F. Commissioner.
- **6.** Solvency certificate of 20 % of estimated cost.
- **7.** Details of personnel.
- 8. The details of tools and tackles, owned and available for using in this work.
- **9.** Attested copy of Power of Attorney, if any, for signing the documents.

The commercial bid (i.e. Price bid) shown in tender documents comprising schedule-B shall be filled up in online tender only by mentioning % of estimated cost only.

The technical bid shall be opened on-line at date and time mentioned in the tender notice, if possible, in the presence of parties who are present. After scrutiny of the technical bid, if any party fails to fulfill the above requirement for qualification, the price bids of such parties will not be opened. The price bid of technically qualified parties shall only be opened on-line, if possible, on the date of opening of price bid.

The offer should be valid for acceptance for a minimum period of 120 days from the date of opening of technical bid. .

Seal & Signature of Vendor/Contractor

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GENERAL RULES AND DIRECTIONS FOR THE GUIDENCE OF CONTRACTOR

- Notwithstanding anything contained to the contrary in the specification or tenders in subsequent
 exchange of correspondence, the conditions of contract shall be binding on the contractor and any change
 or variations expressed or implied, however made in the said conditions shall not be valid or operative
 unless expressly sanctioned by the Company. The contractor shall be deemed to have fully informed
 himself and to have special knowledge of the provisions of the conditions of contract herein contained.
- 2. All works proposed to be executed by the contract shall be noticed in one of the English and one of the vernacular local daily newspapers, stating the work to be carried of as well as the date of submitting and opening tenders and time allotted in carrying out the work also the amount of earnest money to be deposited with the tender and the security deposit to be deposited by the successful tenderer and the percentage, if any, to be deducted from bills.
- 3. Copies of specifications, design, drawings, estimated rates, scheduled rates and any other documents required in connection with the work which will be signed by the Engineer-in-Charge for the purpose of identifications shall be open for inspections by the contractors at the office of the Executive Engineer during office hours.
- 4. Whether the works are proposed to be executed according to the specifications recommended by the contractor and approved by a competent authority on behalf of the UTTAR GUJARAT VIJ COMPANY LIMITED, such specifications with designs and drawings shall form part of the accepted tender.
- 5. The Tenderer's receipts for payments made on account of any work, when executed by a firm should be signed by all the partners except where the contractors are described in their tender as a firm, in which case the receipt shall be signed in the name of firm including the partners or some other person having authority to do so.
- 6. The Tenderer shall fill up the usual form stating at what percentage above or below rates specified, he is willing to under take the work. Only one rate or such percentage on all the estimated rates or schedule rates shall be mentioned.
- 7. Tenderer which propose any alternation in the work specified in the form in invitation to tender or in the time allowed for carrying out the works or which contain any other conditions of any sort, will be liable to rejection.
- 8. No single envelope shall include more than one work, but contractors who wish to tender, for two or more works, shall submit a separate envelope for each work. Tender shall have the name and the number of the works, of which they pertain, be super scribed on envelope.
- 9. The Engineer-in-charge or his duly authorized assistant will open tenders in the presence of any intending contractors who may be present at the time and will enter the amount of the several tenders in a comparative statement in a suitable form. In the event of a tender being accepted, the contractor shall there upon, for the purpose of identification, sign copies of the specifications and other documents. In the event of tender being rejected, the officer (Engineer-in-charge) shall authorized the paying officer concerned to refund the amount of the earnest money deposited by the contractor filling the tender on his giving a receipt for the return of the money.

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- 10. The officer, competent to dispose off the tenders, shall have the right of rejecting all or any of the tenders, without assigning any reasons thereof.
- 11. No receipt for any payment alleged to have been made by contractor in regard to any matter relating to tender of the contract shall be valid or binding on the UGVCL unless it is signed by the Engineer-in-charge
- 12. The memorandum of work to be tendered for and the schedule of materials to be supplied by the UTTAR GUJARAT VIJ COMPANY LIMITED and their rates shall be filled in and completed by the office of the Engineer-in-charge before the tender form is issued if a form issued, to an intending tenderer has not been so filled in and uncompleted he shall request the said office to have this done, before the completes and delivery his tender.
- 13. All works shall be measured, meet by standard measure and according to rules are custom and usual in the use in the UTTAR GUJARAT VIJ COMPANY LIMITED, and no proposal to adopt alternative method will be accepted, the Engineer-in-charge decision as to what is "the usual method in use in the "UTTAR GUJARAT VIJ COMPANY LIMITED" shall be final.
- 14. Every contractor shall, except the registered contractor on the approved list of the Company, produced, along with the tender a solvency certificate from the collector of the District within which he resides, on a banker's certificate of his financial stability, if he fails to produce such a certificate his tender will not be considered.
- 15. All corrections and addition or pasted slips should be initialed.
- 16. Tenderer shall be deemed to have full knowledge of relevant documents, site conditions etc. whether inspected or not by him.
- 17. Submissions of tender by a contractor implies that he has read the instructions and condition of contract herein contained and has made himself aware of the scopes and specifications of the work to be done and conditions and rates at which stores materials etc. will be issued to him and local conditions and other factors bearing on the execution of the work.
- 18. Under no circumstances shall any contractor be entitled to claim enhanced rates for any item of contract without prior sanction of the competent authority.
- 19. These rules and directions shall form part of the contract.

Seal & Signature of Vendor/Contractor

Addl. Chief Engineer UGVCL, CO, Sabarmati

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Section I TECHNICAL SPECIFICATIONS:

General Conditions of Contract

1. Definitions:

- (a) The Contract means the documents forming the tender and acceptance thereof, together with the documents referred to therein or individual work order in the case of term contract, including these conditions, schedules and / or additional conditions attached to the form of tender or individual work, order, rate schedule, the specifications and the drawings and all these documents as applicable taken together shall be deemed to form the contract.
- (b) The "Tender Document" means the form of tender, the applicable schedules and/or additional conditions and the specifications and/or drawings as issued to the contractors for the purpose preparing tender.
- (c) The expression "works" or "work" when used in the conditions of contract shall, unless there be something in the subject or context repugnant to such construction means, the works or the work contracted to be executed under or in virtue of the contract whether original or altered.
- (d) The "Contractor" means the individual or firm or company, whether incorporated or not, undertaking the works and shall include his or its legal personal representative, successors and permitted assignees.
- (e) "UGVCL" means the UTTAR GUJARAT VIJ COMPANY LIMITED and the "Accepting Officer" means the officer who is authorized to sign and signs the contract on behalf of the "UGVCL."
- (f) The letter "EE" means Executive Engineer, "SE" means Superintending Engineer and "ACE" means Additional Chief Engineer who in the case of measurement and lump sum contract, direct the contract. The powers assigned to Executive Engineer in these conditions shall mean Executive Engineer or any authority above them who in the case of measurement and lump sum contract, direct the contract. The letters "CE" means "Chief Engineer" who administers and in the case of the term contracts directs the contract.
- (g) The "Engineer-in-charge" means all officers of the Company appointed by the Chief Engineer to supervise the works or part of the works.
- (h) "Approved" and "Directed" means the approval or direction of the Chief Engineer to Additional Chief Engineer, Additional Chief Engineer or the person deputed by him for the particular purpose.
- (i) "B.S." means the "British Standard" as issued by the British Standards institution. "A.S." means the American Standards as issued by the American Standard Institutions and "I.S." means the "Indian Standards" as issued by the Indian Standards Institutions. Wherever the above-mentioned abbreviations are preferred to, in the specifications and / or work orders, they mean the addition with all amendments current at the date of issue of tender documents of work orders.
 - In the case of measurement and terms of contracts "Specifications" means those contained in UTTAR GUJARAT VIJ COMPANY LIMITED schedule together with any amendments etc. embodied in the tender documents, "Drawings" refer to those accompanying the tender documents and/or any work orders referred therein.
- (j) The "Contract Sum" means the sum accepted or the sum calculated in accordance with the prices accepted in the tender and/or the contract rate as payable to the contractor for the full and entire executing and completion of works.
- (k) "The date of completion" is the date or dates of completion of the work or any part of the works set out or ascertained in accordance with the individual work orders and the tender documents or any subsequent agreed amendments thereto.

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2 Security Deposit

The contractor shall pay total 5% of contract value as Security Deposit within 10 days of the issue of Letter of Intent / Letter of Acceptance. The work order will be issued only after payment of full SD amount at 5% of contract value as above. The security deposit will be accepted in form of Demand Draft payable at "AHMEDABAD" of any Nationalized Bank, Scheduled Bank, Public Sector Banks & approved Private Sector Banks authorized to undertake Government business as notified at present and amended time to time by Government and drawn in favor of "Uttar Gujarat Vij Company Limited" OR in form of Bank Guarantee. The Bank Guarantee in lieu of cash or government securities towards Security Deposit will be accepted providing amount of Security Deposit payable exceeds Rs. 10,000/-. UGVCL will accept DD/Bank Guarantee submitted towards Security Deposit of any Nationalized/Scheduled Bank, all Public Sector Banks and approved Private Sector Banks like IDBI Bank/Axis Bank/HDFC bank/ICICI Bank & Kotak Mahindra Bank which authorized to undertake Government business as notified at present and amended time to time by Government. UGVCL will not accept DD/BG issued by Co-operative Bank.

All damages, costs, charges, expenses and other sums which may be or may become due or payable by the contractor to the UGVCL under the terms of the contract may be deducted from the cash in the proceeds of sale of the Securities/Bank Guarantee deposited (which the officer or person to whom the same may be endorsed as aforesaid is hereby authorized to sell / to encash for that purpose) or from the interest of any such securities of any sums due or which may become due to the contractor by the UGVCL or from the whole or the balance unpaid as aforesaid of the encash securities so deposited being repaid or transferred and returned as may be to contractor after the date on which the final bill is paid or after the expiry of the date up to which the contractor has to maintain the work in good order whichever is later.

3. Compensation for the delay / Penalty for late delivery

The time limit allowed for carrying out the work as entered in the tender shall strictly observed by the contractor and shall be reckoned from the date on which the order to commerce the work is given to the contractor. The penalty for delay shall be applicable @ 0.5% per week or part thereof (of the delay period) on the contract value plus GST as applicable subject to maximum 10% of the amount of contract value of the work. The penalty will be invariably deducted from the bills of the contractor and no refund will be given unless the competent authority approves the waiver/reduction in penalty.

"for inordinate delay beyond 20 weeks, i.e. for very unsatisfactory progress due to reasons attributable to contractor, UGVCL may take decision after giving the 10 days' notice in writing to contractor for termination of contract and carrying out the remaining work at the risk of defaulting contractor from some other agency/contractor by recovering additional cost incurred to UGVCL if any from the defaulting contractor. UGVCL decision in the matter shall be final and the contractor will have no claim for compensation for any loss sustained by him owing to such actions."

Due consideration will be given for waiver/levy of penalty (excluding GST already collected & paid to the Govt. treasury thereon)only for the reasons absolutely beyond contractor's control (Viz. Force Majeure conditions as laid down in the DGS & D, Clause reproduced hereunder) for which documentary evidence will have to be provided. The reasons for delay attributable to UGVCL as well as to party will be brought out clearly while putting the proposal for waiver/reduction in penalty.

[1] The request for extension in time limit giving reasons and supporting documents shall have to be made by the contractor within one month on completion of the contract.

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- [2] The request made after one month on completion of the contract shall not be entertained and rejected out rightly without any correspondence.
- [3] No request for waival/levy of penalty will be entertained/reviewed during execution of order.

D.G.S. & D. FORCE MAJEURE CLAUSE"

"If, at any time during the continuance of this contract, the performance in whole or in part by either party of any obligation under this contract shall be prevented or delayed by reason of any war, hostility, act of the public enemy, civil commotion, sabotage fires, floods, explosion, epidemics, quarantine restrictions, strikes, lockouts or acts of God (hereinafter referred to as event)", then notice of the happening of any such event is given by either party to the other within twenty one days from the date of occurrence thereof, neither party shall by reason of such event be entitled to terminate this contract nor shall either party shall have any claim for damages against the other in respect of such non-performance or delay in performance, and work under the contract shall be resumed as soon as practicable after such event has come to end or ceased to exist, and the decision of the competent authority of UGVCL as to whether the works have been so resumed or not shall be final and conclusive.

It will be contractor's responsibility to ensure that work is completed in stipulated time limit. However, if on account of reasons beyond ones control e.g. as laid down in the DGS & D Force Major Conditions, UGVCL may consider extension of contractual period without statutory variations and without price variation.

4. Action when whole of Security Deposit is forfeited

In any case in which under any clause or clauses of this contract the contractor shall have tendered himself to pay compensation amounting to the whole of his security deposit (whether paid one sum or deducted by installments) or in the case of abandonment for the work owing to serious illness or death of the contractor or any other cause, the Executive Engineer on behalf of the UGVCL, shall have powers to adopt, (a) below and any of the following courses under (b) and (c) as he may deem best suited to the interest of the UGVCL.

- (a) To rescind the contract (for which rescission notice of 10 days) in writing to the contractor under the hand of the Executive Engineer shall be conclusive evidence and in that case the security deposit of the contractor shall stand forfeited and absolutely at the disposal of the UGVCL.
- (b) To employ labour paid by the UGVCL, to supply materials to carry out of the works or any part of the works debiting the contractor with the cost of the labour and the price of the materials (as to the correctness of which cost and price the certificate of the Executive Engineer shall be final and conclusive against the contractor) and crediting him with value of the work done, in all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of this contract and in that case the certificate of the Executive Engineer as to the value of the work done shall be final and conclusive against the contractor.
- (c) To order that the work of the contractor be measured up and to take such part thereof, as shall be unexecuted, out of his heads and to give it to another contractor to complete, in which case, any expenses, which may be incurred in excess of the sum, which would have been paid to the original contractor, if the whole work had been executed by him as to the amount of which excess expenses the certificate in writing of the Engineer-in-charge shall be final, conclusive and shall be borne and shall be paid by the original contractors and shall be deducted from any money due to him by the UGVCL under the contract or otherwise from his security deposit of the proceeds sale thereof or a sufficient part thereof.

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In the event of the above courses being adopted by the Executive Engineer the contractor shall have no claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials or entered into any engagements or made any advances on account of or with a view to the execution of the work or the performance of the contract. And in case the contract shall be rescind under the provision aforesaid, the contractor shall not be entitled to recover or be paid any sum for any works thereof actually performed by him under this contract unless and until the Executive Engineer shall have certified in writing the performance of such works and the amount payable to him in respect thereof and he only be entitled to be paid the amount so certified.

5. Notice for unsatisfactory progress

If the progress or a particular portion of the work is unsatisfactory the Executive Engineer whose decision shall be final, shall notwithstanding that the general progress of work is satisfactory; be entitled to take action under Clause 4(c) after giving the contractor 10 days notice in writing and the contractor will have no claim for compensation for any loss sustained by him owing to such actions.

6. Action in the case of Default by Contractor

If any case in which any of the powers conferred upon the Executive Engineer by Clauses 4 and 5 hereof, shall have exercised and the same shall not have been exercised, the non exercised thereof shall not constitute a waiver of any of the conditions hereof and such powers shall not withstanding be exercisable in any further case of default by the contractor for which, by any clauses hereof, he is declared liable to pay compensation amounting to the whole of his security deposit and liability of the contractor for past and future compensation shall remain unaffected in the event of the Ex. Engineer taking action under sub clause (a) or (c) of Clause 4 he may, if he so desires, take possessions of all or any tools, plants, materials, and stores in such upon the work or the site thereof belonging to the contractor, or procured by him and intended to be used for the execution of the work of any part thereof paying for allowing for the same in account at the contract rates, or in the case of a contract rates not being applicable to current market rates to be certified by the Executive Engineer whose certificate thereof shall be final. In the alternative, the Executive Engineer may by notice in writing to the contractor or his clerk of works, foremen or other authorized agent, require him to remove such tools, plants, materials or stores from the premises within a time to be specified in such requisition to decisions to the contractor failing to comply with any such requisition, the decision of the Executive Engineer as to the expenses of any such removal and the amount of the proceed and expense of any such sale, be final and conclusive against the contractor.

7. Extension of Time Limit

If the contractor shall desire an extension of the time limit for completion of the work on the ground of his having been unavoidably hindered in its execution or on any other ground, he shall apply in writing to the concerned SE, circle office and he may, if in his opinion there are reasonable grounds for granting extension, recommend such extension as he may think necessary or proper for such extension then he shall submit same extension proposal with his recommendation to competent authority. The decision of the competent authority in this regard shall be final and binding to the contractor. Any delay attributed to UGVCL shall be compensated only by way of extending the time limit.

"Extension to delivery of contract with/without penalty and/or reduction of Penalty is to be granted by the competent authority of the Company."

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8. Completion Certificate

On completion of the work the Contractor shall be furnished with Completion Certificate by the Executive Engineer of such completion but no such certificate shall be given nor shall be the work considered to be complete until works are taken over and/or duly tested and put to operative as the case may be, nor until the work shall have been measured by the Engineer-In-Charge or where the measurement have been taken by his subordinated until they have received the approval of the Executive Engineer the said measurement being binding and conclusive against the contractor.

9. Effect of the Certificate

No payment shall be made for any work estimated to cost less than Rs.1,000/- till after the whole of said work shall have been completed and certificate of completion given. But in the case of works estimated to cost more than Rs.1,000/- Contractor shall on submitting a monthly bill thereof, be entitled to receive payments. Proportionate to the part of the work then approved and passed by the Engineer-in-charge, whose certificate of such approval and a passing of the sum so payable shall be final and conclusive against the contract. All such intermediate payments shall be regarded as payment by way of advance against the final payment only and not as payments for work actually done or completed and shall not preclude the Engineer-in-charge from requiring bad, unsound, imperfect or unskillful work to be removed and taken away and reconstructed or rejected nor shall any such payment be considered as admission of the due performance of the contract or any part thereof in any respect of the accruing of the claim nor shall conclude, determine or effect in any way the powers of the Engineer-in-charge as to the final settlement and adjustment of the accounts otherwise or in any other way, vary or affect the contract. The final bill shall be submitted by the contractor within one month of the date fixed for completion of work. Otherwise the certificate of Engineer-in-charge of the measurement and of total amount payable for the work shall be final and binding on all parties.

10. Payment to Contractors

The rates for several items of works estimated to cost more than Rs.1,000/- agreed to, shall be valid only when the item concerned is accepted, having been completed full, in accordance with the sanctioned specification. In case, where the items of the work, are not accepted, as so completed the Engineer-incharge, may make payment on account of such items at such reduced rates, as he may consider reasonable in the preparation of final or running accounts bills.

Mode of Payment:

"You have to submit the confirmation/details for payment to be received through RTGS / NEFT option duly confirmed by bank as per attached format against bills pursuant to the work order issued by UGVCL. The payment against bills will be made within 30 (thirty) days by concerned circle office after submission of bills along with all the required supporting documents in all respects including "Recoveries", directly to bidders specified bank account after deducting TDS for Income tax etc.

11. Bills

Bills along with supporting documents shall be submitted by the contractor each month on or before the date fixed by the Engineer-in-charge of concerned circle office, for all works, executed in the previous month and the Engineer-in-charge shall take or cause to be taken the requisite measurement for the purpose or having the same verified and the claim so far as it is admissible, shall be adjusted, if possible,





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within 30 (thirty) days from the presentation of the bills with required documents for payments. If the contractor does not submit the bill, within the time fixed, as aforesaid, the Engineer-in-charge may depute a subordinate to measure the said work in the presence of the contractor or his duly authorized agent, whose counter signature in the measurement shall be sufficient warrant and the Engineer-in-charge may prepare a bill from such list which shall be binding on the contractor in all respects.

12. Supply of Materials to Contractor

If the specification of the estimated work provides for use of any special description of material to be supplied from the UGVCL's Stores or if it is required that the contractor shall use certain stores to be provided by the Engineer-in-charge (such material and stores and the prices to be charged thereof as here in after mentioned being so far as practicable for the convenience of contractor but not so as in any way to control, the meaning or effect of the contract specified in the schedule or memorandum here to annexed) the contractor shall be supplied with such materials and stores as may be required from time to time be used by him for the purpose of the contract only and the value of the full quantity of materials and stores so supplied shall be set off or deducted from any sum due to thereafter to become due to the contractor, under the contract or otherwise or from the security deposit or the proceeds of sale thereof if the deposit is held in Government Securities the same or a sufficient portion thereof, shall be sold for the purpose. All materials supplied to the contract shall remain the absolute property of UGVCL and shall on no account be removed from the site of the work and shall at all time be open to inspection by the Engineer-in-charge. Any such materials un used and in perfectly good condition at time of completion or determination of the contract shall be returned to the UGVCL's store if the Engineer-in-charge so requires by notice in writing given under his hands but the contractor shall not be entitled to return any such materials except with consent and he shall have no claim for compensation on account of any such materials supplied to him as aforesaid but remaining unused by him or for any wastage in or damage thereto. The contractor shall be responsible for the loss, destruction or deterioration of the materials, stores or articles supplied to him by the UGVCL even if such loss, destruction or deterioration has occurred under any circumstances whatsoever beyond his control as if the materials, stores or articles so supplied were his property.

13. Works to be executed in accordance with specifications, drawings, orders etc.

The contractor shall execute in whole and every part of work in the most substantial and workmanlike manner and both as regarding materials and in every other respect in strict accordance with the specification. The Contractor also shall confirm exactly, fully and faithfully to the designs, drawings and instructions in writing relating to the work signed by the Engineer-in-charge and lodged in his office and to which the contractor shall be entitled to have access for the purpose of Inspection at such office, or in the site of the work, during office hours and the contractor shall, also if he so requires, be entitled at his own expenses to make or cause to be made copies of the specification, and of all such designs, drawings and instructions as aforesaid.

14. Alteration in Specifications and Designs not to invalidate Contracts.

The Executive Engineer shall have powers to make any alteration, or addition to the original specification designs, and instructions that may appear to him to be necessary or advisable during the progress of the work and the contractor shall be bound to carry out the work in accordance with any instructions in this connection which may be given to him in writing, signed by the Engineer-in-charge and such alterations shall not invalidate the contract. Any additional work which the contractor may be directed to do in the



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manner above specified as part of the work shall be carried out by the contractor on the same conditions in all respect on which he agreed to do the main works, and at the same rates as are specified in the tender for the main work.

Where, however, the works is to be executed according to the designs, drawing and specifications recommended by the contractor and accepted by the competent authority, the alteration above referred to shall be within the scope of such designs, drawings, and specifications appended to the tender.

15. Rates for works not entered in Estimate or Schedule of Rate of the District

If the additional and altered work includes any class of work for which no rate is specified in this contract, then such class of work shall be carried out at the rates entered in the Schedule of Rates of the Division or at the rate mutually agreed upon between the Executive Engineer and the contractor, whichever are lower. If the additional or altered work for which no rate is entered in the Schedule of Rates of the Division is ordered to be carried out before the rates agreed upon, then the contractor within seven days of date of receipt by him of the order to carry out the work, inform the Executive Engineer for the rate which in his intension to charge for such class of work and if the Executive Engineer does not agree to this rate he shall be noticed in writing at liberty to cancel his order to carry out such class of work and arrange to carry out in such manner as he may consider advisable provided always that if the rates shall have been determined as lastly here in before mentioned then in such case he shall only be entitled to be paid in respect of the work carried out or expenditure incurred by him prior to the date of the determination of the rate as aforesaid according to such rate or rates as shall be fixed by the Executive Engineer. In the event of dispute, the decision of the Additional Chief Engineer (Civil) of the Corporate Office, Mehsana will be final.

16. Extension of Time Limit in consequence of Addition or Alteration.

The time limit for the work shall be extended in the proportion that the increase in its cost occasioned by alterations or additions bears to the cost of the original contract work and the certificate of the Engineer-in-charge as to such proportions shall be conclusive.

1. No compensation for Alternation in or Restriction of Work to be carried out. If at any time, after the execution of the contract documents the Engineer-in-charge shall, for any reason whatsoever, require the whole or any part of the work, as specified in the tender, to be stopped for any period or shall not require the whole or part of the work to be carried out at all or to be carried out by the contractor, he shall give notice in writing of the fact to the contractor who shall thereupon suspend or stop the work totally or partially as the case may be in such case, except as provided here under the contractor shall have no claim to any payment or compensation what so ever on account of any profit or advantage which he might have derived from the execution, of the work in full but which he did not so derive in consequence of the full amount of work not having been carried out or on account of any loss that he may be put to on account of materials purchased or agree to be purchased or for unemployment of labour recruited by him. He shall not also have any; claim for compensation by reason of any alterations having been made in the original specification, drawings, designs and instructions which may involve any curtailment of the work as originally contemplated. Where however, materials have already been purchased or agreed to be purchased by the contractor before receipt by him of said notice, the Executive Engineer provided they are not in excess or requirement and are of approved quality and /or shall be compensated for the loss, if any, that he may put to in respect of materials agreed to be purchased by him. The amount of such compensation to be determined by the Executive Engineer whose decision shall be final. If the contractor suffers any loss on account of his having to pay, his labour charges during the period, during which the stoppage of work has been ordered under this clause the contractor, shall on application be entitled to

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such compensation on account of labour charges as the Executive Engineer whose decision shall be final, may consider reasonable provided that the contractor shall not be entitled to any compensation on account of labour charges if, in the opinion of the Executive Engineer, the labour could have been employed by the contractor elsewhere for the whole or part of the period during which the stoppage of the work has been ordered as aforesaid.

17. No claim to compensation on account of loss due to delay in supply of materials by UGVCL.

The contractor shall not be entitled to claim any compensation from UGVCL for the loss suffered by him on account of delay by UGVCL in the supply of materials entered in Schedule-A where such delay is caused by:

- I. Difficulties relating to supply of railway wagons
- II. Force Majeure
- III. Act of God
- IV. Any other reasonable cause beyond the control of UGVCL including Shortage of materials to be supplied by the UGVCLs & difficulties in time by reaching at the site of any materials equipment.

 In the case of such delay in the supply of materials, UGVCL shall grant such extension of time for the completion of the works as shall appear to the Executive Engineer to be reasonable in accordance with circumstances of the case. The decision in the Executive Engineer as to the extension of time shall be final and accepted by the contractor.

18. Time Limit for Compensation Claims

Under no circumstances, whatsoever, shall the contractor be entitled to any compensation from UGVCL on any account unless the contractor has claimed in writing to the Executive Engineer within one month of the cause thereof.

19. Action and Compensation payable in case of Bad Work

If at any time, before the security deposit is refunded to the contractor, it shall appear to the Executive Engineer or his subordinate in charge of the work that any work has been executed with unsound, imperfect or unskillful workmanship or with materials of inferior quality or that any materials or articles provided by him for the execution of the work are unsound or of a inferior quality to that contracted for or are otherwise not in accordance with the contract, it shall be lawful for Engineer-in-charge to intimate this fact in writing to the contractor and then notwithstanding the fact that the work, materials or articles complained of, may have been inadvertently passed, certified and paid for, the contractor shall be bound forthwith to rectify or remove and reconstruct the work so specified in whole or any part, as the case may require or if so required shall remove the materials or articles so specified and provided other suitable materials or articles at his own charge and cost, and in the event of his failing to do so within a period to be specified by the Engineer-in-charge in the written intimation aforesaid, the contractor shall be liable to pay compensation at the rate of one percent on the amount of the estimate for every day, not exceeding ten days during which the failure so continue and in the event of any such failure as aforesaid the Engineer-in-charge may rectify or remove and re-execute the work or remove and replace the materials or articles complained of, as the case may be, at the risk and expense in all respects of contractor should the Engineer-in-charge consider that any such inferior work or materials as described above may be accepted, or made use of, it shall be within his discretion to accept the same at such reduced rates as he may fix thereof.

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Provided that in the case of any work of which visible check is not possible, if the Engineer-in-charge or his subordinate in charge of the work feels that such work has been executed with unsound, imperfect or unskillful workmanship or with materials of inferior quality, he shall take sample tests at random, cost of which shall have to be borne by the contractor and if after taking such test, part of such work is found to be defective in any respect or to have been executed with materials of inferior quality, then the contractor shall be paid for the whole work such amount as may be fixed by the office of the Engineer-in-charge on the basis of the lowest quality of work found by him in such samples tests.

Explanation: I

Sample Test shall mean:

(i) In relation to any civil work, such test as may be considered necessary, by the Engineer-in-charge or his subordinate in charge of the work.

Explanation: II

Cost of the sample test shall mean cost incurred for the purpose of taking Samples & test and for restoring tested work to its original condition.

20. Work to be opened to Inspection, Contractor or Responsible Agent to be present

All works under execution or in course of execution in pursuance of the contract shall at all times be open to the inspection and supervision of the Executive Engineer and his subordinate and contractor shall at all times, during the usual working hours and at all other times at which reasonable notice of the intension of the Executive Engineer or his subordinates to visit the works shall have been given to the contractor, during which period either he should be present to receive order and instruction, or have a responsible agent duly accredited in writing, present for that purpose. Orders given to the contractor's duly authorized Agent shall be considered to have the same force and effect as if they had been given to the contractor himself.

21. Notice to be given before work is covered up.

The contractor shall give not less than 5 days notice in writing to the Executive Engineer or his subordinates in charge of the work, before covering up or otherwise placing beyond the reach of measurement of any work, in order that the same may be measured and correct dimensions thereof, taken before the same is so covered up or placed beyond the reach of measurement and shall not covered up or placed beyond the reach of measurement and work without the consent in writing of Executive Engineer or his subordinate in charge of work, If any work shall be covered up or placed beyond the reach without such notice having been given or consent obtained, the same shall be uncovered at the contractor's expense, and in default thereof, no payment or allowance shall be made for such work, or for the materials, with which the same, was executed.

22. Contractor's Liabilities

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The Contractor shall supply, at his own cost, all materials (except such special materials, if any as may be supplied from the UGVCL stores in accordance with the contract) plant, tools, appliances, implements, ladders, cordage, tackles, scaffolding and any temporary works which may be required for the proper execution of the work., in the original, altered or substituted form and whether included in the specification or other document forming part of the contract or referred to in these conditions or not and which may be necessary for the purpose of satisfying or complying with the requirements of the Engineer-in-charge as to any matter on which under these conditions, he is entitled to be satisfied or which he is

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entitled to require together with carriage thereof to and from the work, the contractor shall also supply without charge, the requisite number of persons for setting out works, and counting, weighting and assisting in the measurement of, examinations at the time and from time to time of the work or materials, failing this, the same may be provided by the Engineer-in-charge at the expenses of the contractor and the expenses may be deducted from any money due to the contractor under the contract or from his security deposit or of a sufficient portion thereof, the contractor shall provide all necessary fencing and light required to protect the public from accident and shall also be bound to bear expenses of defense of every suit, action or other legal proceedings of law that may be brought by any person for injury sustained. Owing to neglect of the above precautions and to pay any damage and costs which may be awarded in any such suit, action or proceedings to any such persons or which may with the consent of the contractor be paid in compromising any claim by any such person.

23. Contractor Liable for all Damages

Compensation for all damage done intentionally or unintentionally by contractor's laborer, whether in or beyond the limit of UGVCL's property, shall be estimated by the Executive Engineer, or such other office, as he may appoint and the estimate of the Executive Engineer, subject to the decision of the Additional Chief Engineer, on appeal, shall be final and the contractor shall be bound to pay the amount of the assessed compensation demand, failing which, the same will be recovered from the contractor as damages or deducted by the Engineer in charge from any sums that may be due to or become due from UGVCL to the contractor under this contract or otherwise.

The contractor shall bear the expenses of defending any action or other legal proceedings that may be brought by any person for injury sustained by him owing to neglect of precautions to prevent the spread of fire and he shall also pay any damage and costs that may be awarded by the court if in consequence.

24. Rescission of Contract and Forfeiture of Deposit.

The contractor shall not assign or sublet any work, without the written approval of the Engineer-in-charge and if the contractor assign or sublet his contract, or attempt to do so or become insolvent or commence any proceedings to be adjudicated as insolvent or make any composition with creditors, attempt to do so, the Engineer-in-charge may, by notice in writing rescind the contract. Also, if any bribe, gratuity, gift, loan, perquisite, reward or advantage pecuniary or otherwise shall either directly or indirectly be given, promised or offered by the contractor or any of his servants, or agents, or any person to the employee of UGVCL in any way relating to his office or employment or if any such officers or persons shall become in any way directly or indirectly interested in the contract, the Executive Engineer may, by 10 day's notice in writing, rescind the contract. In the event of a contract being rescinded the Security Deposit of the contractor shall there upon stand forfeited and be absolutely at the disposal of Company and the same consequences shall ensure as if the contract has been rescinded under clause 4 thereof and in addition the contractor shall not be entitled to recover or be paid for any work thereof actually performed under the contract.

- **25. Compensation:** All sums payable by a contractor by way of compensation under any of these conditions shall be considered as a reasonable compensation to be applied to the use of UGVCL, without reference to the actual loss or damage sustained and whether any damage has not been sustained.
- 26. Change in the constitution of firm to be notified

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In the case of tender by partnership firm, any change in the constitution of firm shall be forthwith notified by the contractor to the Executive Engineer for his information.

27. Works under direction of Additional Chief Engineer

All works to be executed under the contract shall be executed under the direction and subject to the approval of the Additional Chief Engineer (Civil) of the corporate office, Mehsana who shall be entitled to direct at what point or points and in what manner they are to be commenced and from time to time carried on.

28. Decision of Additional Chief Engineer (Civil) to be final

Except where otherwise specified in contract and subject to the power delegated to him by UGVCL under the UGVCL's rule, then in force the decision of the Additional Chief Engineer (Civil) shall be final, conclusive and binding on all of the specification, designs, drawings and instructions herein before mentioned and as to the quality of workmanship or material used or as to any other question, claim, right matter or thing whatsoever in any way arising out of or relating to the contract, designs, drawings, specifications, estimates, instructions, orders or these conditions or otherwise concerning, the works or the execution or failure to execute the same, whether arising during the progress of the work or after the completion or abandonment thereof.

29. Arbitration

'ALL QUESTIONS, DISPUTES OR DIFFERENCES, WHATSOEVER WHICH MAY AT AN TIME ARISE BETWEEN THE PARTIES TO THIS CONTRACT IN CONNECTION WITH THE CONTRACT OR ANY MATTER ARISING OUT OF OR IN RELATION THERE TO, SHALL BE REFERRED TO THE "GUJARAT PUBLIC WORKS CONTRACTS DISPUTES ARBITRATION TRIBUNAL" AS PER THE PROVISIONS OF THE GUJARAT PUBLIC WORKS CONTRACTS DISPUTES ARBITRATION TRIBUNAL ACT, 1992.

The reference to arbitration proceedings under this clause shall not:

- a) Affect the right of the Engineer-in-charge to take possession of all or any tools, plants, materials and stores, in or upon the work or site thereof or belonging to the contractor or procured by him and intended to be used for the execution of the work or any part thereof.
- b) Preclude the Engineer-in-charge from utilizing the materials purchased by the Contractor in any work or from removing such materials to other place, during the period the work is stopped or suspended in pursuance of notice given to the contractor under General Conditions.
- c) Entitle the contractor to stop the progress of the work or carrying out the additional or altered work in accordance with the provision of General Conditions for the work where there is no specification.
- d) Preclude the UGVCL from getting the work done by another agency.
 - Neither party is entitled to bring a claim to arbitration latest by the thirty days after the expiration of the defects liability period.

The provisions of the Arbitration & conciliation Act, 1996, Gujarat Public Works Contract Disputes Arbitration Tribunal Act, 1992 and rules made there under shall apply to the arbitration proceeding under this clause.

30.1 Lump Sum in Estimate

When the estimate on which tender is made, includes lump sums in respect of parts of the works, the contractor shall be entitled to payment in respect of the items of works involved or the part of the work in question at the same rates as are payable under this contract or such items or if the part of work in question is not in the opinion of the Engineer-in-charge capable to measurement the Engineer-in-charge

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may at his discretion pay the lump sum amount entered in the estimate and the certificate in writing of the Engineer shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of the clause.

30.2 Lump Sum Tenders

Whenever lump sum tenders have been invited for building or other structures of the same type, design, the contractor shall submit his bill stated in Clause No.11 and the Engineer-in-charge not below the rank of Executive Engineer shall certify by general measurement or by other method considered suitable to him, the value of work done and the contractor shall be paid monthly a sum equal to 80% of the total value the work so certified, since the last payment, after deducting a part or whole of the secured advance if not already paid for the materials utilized on the works. An additional secured advance for any fresh materials brought on site will also be paid if certified by the officer not below the rank of Executive Engineer. After the work is completed final bill would be paid on the certification of officer not below the rank of Executive Engineer, that the work is done according to drawing and specifications attached to the tender. If any additions and alteration have been carried out, detailed measurements in respect thereof shall be recorded and extra payment or deductions are regulated as per item rates quoted by the contractor while submitting the tender and if there are any items in the additions and alterations for which the contractor has not quoted a rate, the payment shall be as per Clause 15 above.

31. Action where no specifications.

In the case of any class of work for which there is no such specifications as is mentioned in clause 1. such work shall be carried out in accordance with the PWD specifications and if there is no PWD specifications, the work shall be carried out in all respects in accordance with the instructions and requirements of the Engineer-in-charge / consultant of the UGVCL etc.

32. Industrial Labour Laws

- 1. Wages to be paid and time of payment etc. by the Contractor:-
- a) The contractor shall pay to his labourers as may be specified under minimum wages Act. The wages of every contract labour employed by him under this contract shall be paid by him before the expiry of 7th day of the last day of the month in respect of which the wages are payable (i.e. wages of a month have to be paid by him in the first week of the next month). The payment shall be disbursed in presence of Management Representative during the working hours and the contractor shall get the entries certified in the register of wages by the Representative of the UGVCL. Any default will result in cancellation of contract forthwith or else the contractor shall be punishable to the extent of Rs.100/- fine per each day.
- b) The contractor shall give his telephone number and address to the UGVCL so that in case of labour trouble etc., the contractor can be contacted. The contractor shall arrange to have his office outside the work premises and the contractor keep himself present throughout the working hours.

2. Labour Laws: -

- a) Persons below the age of 18 years shall not be employed for the work.
- b) No female worker shall be employed in the night shift between 7.00 p.m. to 6.00 a.m.
- c) Contractor shall maintain a valid labour license under the Contract Labour (Regulation and Abolition Act) for employing necessary manpower to be required by him. In the absence of such license the contractor shall be liable to be terminated without assigning any reason thereof.

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- d) The contractor shall at his own expense comply with all labour laws and keep the UGVCL indemnified in respect thereof. Some of the major liabilities under various labour and industrial laws which the contractor shall comply with, are as under:
- i. Payment of contribution of wages of employer's contributions towards Provident Fund, Family Pension Scheme, Deposit Linked Insurance Scheme, Administrative Charges etc. at the rates made applicable from time to time by Government of Gujarat / Government of India or other Statutory Authorities.
- ii. Payment of deposit in respect of each contract labour of the rate as applicable time to time as per the rules of the office of the Commissioner of Labour as per the Contract Labour Act (Regulation & Abolition).
- iii. License Fee as prescribed under the contract Labour Act (Regulation and Abolition) and Rules framed there under depending upon the number of workmen employed by the contractor.
- iv. Identity cards as prescribed under the labour laws with photo affixed thereto, the same for identification.
- v. Payment of retrenchment compensation, notice pay and other liabilities as per Industrial Disputes Act. Any payment to the contractor's employees arising out of any claim of disputes under the Industrial Disputes Act 1947 or any other laws.
- vi. Provision of compensation in the case of accidental injury under workman's compensation act 1923
- vii. Payment of crèche if the female labour employed is more than 30 numbers
- viii. Maternity leave as per the provision of the Maternity Benefit Act.

The above are some of the major liabilities of the contractor in addition to other liabilities prescribed under the various Labour Laws in force from time to time from Statutory Authorities like State Government / Government of India which the contractor shall have to comply with.

Provident Fund and Family Pension Scheme

The contractor shall submit along with his bill (month wise) a statement regarding deductions against employees provident fund and family pension scheme in respect of each concerned employees' Provident Fund and Family Pension scheme at the rate of 12 % (or at the rates made applicable by the Government from time to time) of the wages. Contractor's contribution and his workers contribution towards provident fund and family pension scheme shall be deposited by the contractor with regional Provident Fund Commissioner, Ahmedabad.

3. Deposit Linked Insurance Scheme:-

The contractor shall have to deposit ½ % of the wages in-respect of employees who is a member of the Provident Fund as the contribution to the Deposit Linked Insurance Scheme with Regional Fund Commissioner, Ahmedabad. No compensation / Reimbursement will be given to contractor for compliance of labour laws.

4. Administrative Charges:-

Administrative charges for maintaining Provident Fund Account shall be deposited by the contractor with Regional Provident Fund Commissioner, Ahmedabad at the rates applicable.

5. Paid Leave Facility

Paid leave facility at the rate of one day for every 20 days worked by the contract laborer shall be provided by the contractor to his workers. He shall maintain Leave records/ Leave Cards for individual laborer which shall be duly verified and approved/ certified by the authorized officer of the UGVCL.

6. Workmen's Compensation Act and Group Insurance:-

The contractor shall cover all his employees under Workmen's Compensation Fund and under the Liability Insurance. The contractor shall employ adequate number of experienced staff at site for daily supervision







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and for maintenance of various registers and records required under the law and contract. No payment for supervision shall be admissible.

7. Contractor to Indemnify to the UGVCL

The contractor shall indemnify and keep indemnified to UGVCL and every officer and employees of the UGVCL and also Engineer-In-Charge and his staff against all actions, proceedings, claims, demands, costs and expenses whatsoever arising out of or in connection with the matters referred in above clauses and elsewhere and against all actions, proceedings, claims, demands, costs and expenses which may be made against the UGVCL by any workman / employee of the contractor or any sub contractor and / or from any liability may arise to any workman / employees of the contractor or any sub contractor under any law, rule or regulation having the force of law claims under workman's compensation Act, 1923. The employee's Provident Act, 1952, and / or the contract Labour (Abolition and Regulation) Act, 1970. The UGVCL shall not be liable for or in respect of or in consequence of any accident or injury to any workmen or other person in the employment of the contractor or his sub-contractors, and the contractor shall indemnify and keep indemnified UGVCL against all such damage and compensation and against all claims, demands, proceedings costs, charges and expenses whatsoever in respect thereof or in relation thereto.

- 8. The UGVCL reserves the right to terminate this contract at any time during the contract period without giving notice of termination or any reasons thereof.
- 9. The UGVCL will be entitled to deduct directly from the bills, to be paid to the Sub-contractor and Labourers any sum or sums payable by contractor, on account of contractor's default in respect of all liabilities referred to in above clauses.
- 10. Nothing in the contract document stated shall anyway constitute any workmen/ employees of the contractor or any sub-contractor as or to be workmen/employee of the power, or place obligation or liability in respect of any such workmen/ employee upon the UGVCL.
- 11. No Compensation or escalation will be paid towards maintenance of records, raising the rates than minimum wages, engaged skill or higher skilled qualified supervisor / workers whose payment made by the contractor. It shall have to be borne by contractor only.
- 12. No Compensation / Reimbursement / Escalation or extra charges will be paid towards implementation / compliance of the provision of various labour laws applicable to the contractor such as Provident fund and family pension scheme, minimum wages Act, Linked insurance scheme, paid leave facilities, Workman compensation, Group insurance, Contract Labour (Abolition and Regulation) Act 1970, Payment of wages Act, Industrial Disputes Act-1947, Maternity Benefit Act, Family Pension, Creches Deposit Linked insurance scheme.

NOTE: -Any other Act prevailing at the time of execution of work, over and above act specified herein shall be binding to the contractor

33. No Claim for Variation in Quantities of Work

Quantities shown in the tender are approximate and no claim shall be entertained for quantities of work actually executed, being either more or less up to any extent than those entered in the tender or less than those entered in the tender or estimate.

34. No Claim for Compensation for Delay in staring work

No compensation shall be allowed for any delay caused into starting of work on account of acquisition of land and in the case of clearance for works or any delay in according sanction to estimates.

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35. No Claim for Compensation for delay in execution of work

No compensation shall be allowed for any delay, in execution of the work on account of water standing in borrow pits or compartment. The rates are inclusive for hard or cracked soil, excavation in mud, sub-soil water or water standing in borrow pit and no claim for an extra rate shall be entertained unless otherwise expressly specified & mentioned in the tender.

36. Entering upon or commencing any portion of work

The contractor shall not enter upon or commence any portion of work except with the written instructions of the Executive Engineer or his subordinate in charge of the work, failing such the contractor shall have no claim to ask for measurement or payment for work.

37. Acceptance of conditions on tendering for work.

Submission to tender or acceptance of work order shall imply acceptance of these conditions of tender by contractor.

38. Employment of Scarcity Labour

If government declares a state of scarcity or famine to exist in any village situated within 20kms of the work, the piece worker / contractor shall employ upon such part of the work as are suitable for unskilled labour; any person certified to him by the Executive Engineer or by any person to whom Executive Engineer may have delegated this duty in writing to be in need of relief and shall be bound to pay wages to such person not below the minimum wages, which Government may have fixed in this behalf from time to time. Any implementation of this clause shall be decided by the Additional Chief engineer / Engineer-in-Charge whose decision shall be final and binding on the piece worker / contractor.

39. Employment of Technical Persons

The contractors who are registered under class 'A', 'B' and 'C' or such contractor who executes the works of Rs.5 lakhs and above shall employ the technically qualified personnel possessing minimum a Diploma qualification from recognized Technical institution, for executing the work of the UGVCL.

1/04/2 account the allowing and distinguish	UGVCL, CO, Sabarmati
I/We accept the above conditions	
Legible signature of contractor's representative:	
Name of the person:	
Seal & Signature of Vendor/Contractor	Date & place:

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SAFETY CODE

- (1) There shall be maintained at a readily accessible place first aid appliances including adequate supply of sterilized dressings and cotton wool.
- (2) An injured person shall be taken to a public hospital without loss of time, in case where injury necessitates hospitalization.
- (3) Suitable and strong scaffolds should be provided for workmen for all works that cannot safely be done from ground.
- (4) No portable single ladder shall be over 9 meters in length. The width between the side rails shall not be les than 30 cm. (clear) and the distance between two adjacent rungs shall not be more than 30 cm. when a ladder is used, an extra mazdoor shall be engaged for holding the ladder.
- (5) The excavated material shall not be placed within 1.5 meters of the edge of the trench or half of the depth of trench whichever is more. All trenches and excavation shall be provided with necessary fencing and lighting.
- (6) Every opening in the floor of a building or in a working platform be provided with suitable means to prevent the fall of persons or materials by providing suitable fencing or railing whose minimum height shall be 1 meter.
- (7) No floor, roof or other part of the structure shall be so overloaded with debris or materials as to render it unsafe.
- (8) Workers employed on mixing and handling materials such as Asphalt, cement mortar or concrete and lime mortar should be is provided with protective footwear and rubber hand gloves.
- (9) Those engaged in welding works should be provided with welder's protective eye-shields and gloves.
- (10) (i) No paint containing lead or lead products shall be used except in the form of paste or readymade paint.
 - (ii) The workers should be supplied suitable facemasks for when the paint is applied in the form of spray or surface having lead paint dry rubbed and scrapped.
- (11) The contractor shall supply overcoats to the painters and adequate facilities shall be provided to enable the working painters to wash during the period of cessation of work.
- (12) Hoisting machines and tackle used in the works, including their attachments, anchorage and supports shall be in perfect condition.
- (13) The ropes used in hoisting or lowering material or as a means of suspension shall be of durable quality and adequate strength and free from defects.

Seal & Signature of Vendor/Contractor

Addl. Chief Engineer UGVCL, CO, Sabarmati

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LIST OF APPROVED BRAND AND MANUFACTURERS OF MATERIAL

1.	TILES (Terrazzo Mosaic Chequred, plain	'Hindustan', 'Nimmco' 'Golden India' 'Modern' 'Ceco' 'Reco' 'Royal'
2.	WHITE / COLOUR Quality)	'H&R Johnson', 'Somani Pilkington' GLAZED TILES (1st 'Asian','Siddharth', 'Bell'
3.	FLUSH DOORS	'SitaCompany', 'MysoCompany', 'Anchor', 'Sudarshan'
4.	PLYWOOD PRODUCTS Particle Companies	IPM, Novapan, Anchor, Green ply, Duro
5.	STEEL DOORS, WINDOWS, AND VENTILATORS	'Sen Harvik', Agew, Godrej
6.	ROOLING SHUTTERS AND GRILLS	'Standard, 'Swastic', 'Diana' "Hercules'
7.	ALUMINIUM DOORS, WINDOWS, PARTITIONS	'Godrej', 'Ajit India', 'Alumilite', 'Jupiter' Jindal
8.	WATER PROFING COMPOUNDS	'CICO no. 1', 'Impermo', 'Accoproof'
9.	HARDENERS	'Ironite', 'Ferrok', 'Hardonate'
10.	PAINTS & DISTEMBERS	'Jenson & Nicholson', 'Asian Paints', 'Shalimar', 'Alkali & Chemical Corporation of India Ltd.', 'Goodlass Nerolac', 'Garware', Berger, ICI duelex.
11.	REDOXIDE (For IPS)	'Shalimar', 'Blundel Eomite', Asian, 'Garware Paints'
12.	WATER PROOF CEMENT PAINT	'Super Snowcen', 'Indocem' or any brand with ISI mark
13.	GLASS	'Saint Gobain, "Shree Vallabh", Modi Float, Tata Asahi
14.	PRESSED STEEL DOOR & WINDOW FRAME	'Shirke Polynorm', T. I. Frames, 'Madras' 'Chandan Metal products, Baroda, Agew Ahmedabad.
15.	C. I. Pipes & Fittings	'B.I.C.', 'HEPCO', 'NECO'

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16.	G. I. Pipes	'Tata'. 'G.S.T.', 'Jindal', ZENITH'
17.	G. I. Fittings	I.S.I. Mark of approved make
18.	Gun Metal Valves	'Leader', 'Sant', Zoloto
19.	Brass C. P. Fittings	'GMT', Surya', ESSCO', 'Prince', 'Crown'
20	W. C. Pans, Wash Basin	'Hindustan Sanitaryware', 'Cera', 'Parry'
21	W. C. Seats	'Commander', Panel
22	Water Meter	'Anand Asahi', 'Kaycee', Kapstan'
23	Asbestos Cement Pipes and fittings	Locally available approved make
24	Stoneware Pipes	'Sonya'
25	Door Locks	'Godrej', 'Everite', EG
26	PVC Tanks	'Syntex', National
27	Bib cock & stop cock	'ESSCO', 'Prince', 'Crown'
28	Flush cock	'Crown', 'GMT'
29	S. S. Sink	'Nirali', 'Javna', 'Navkar'
30	P.V.C. Pipe	'Finolex', 'Prince', 'Dutron'

Note: Where other materials are proposed to be used, same should be approved by The Engineer in Charge.

SIGNATURE OF CONTRACTOR (with rubber stamp/seal of the company)

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APPENDIX - I

TENDERER'S EXPERIENCE

Details of similar jobs executed by the contractor along with name and address of person whom reference can be made, by the UGVCL, if required, shall be furnished by the tenderer.

[Tenderer shall submit the information in the format detailed here under]

Sr. no	Name & description of Work	Value of work executed Rs.	Const. period as per contract	Actual const. period for the completion of the work	Date of completion	Client	Persons to whom reference may be made
1	2	3	4	5	6	7	8

Name of the person: _	·		
Seal of the company			
Date & place:		 	

Legible signature of contractor's representative:

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APPENDIX - II

WORKS TENDERED / IN HAND

Details of other Works, tendered for & in hand, as on the date of the Submission of this Tender.[Tenderer shall submit the information in the Format detailed here under]

Sr.	Name work with location & addre	Work in hand			Work tender	Remarks		
		tender cost	cost of remaining work	anticipated date of completion	estimated cost	date when decision Is expected	stipulated date or period of completion	
1	2	3	4	5	6	7	8	9
		 -						

Legible signature of contractor's representative:						
Name of the person:						
Seal of the company						
Seal of the company						
Date & place:						

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APPENDIX-III

TENDERER'S DETAILS OF PERSONNEL

The List of Technical Personnel intended to be placed at the Work by the Contractor: [shall be submitted in the format detailed here under]

Sr No	Description & details of position	Name	Qualification	Professional experience & details of works carried out	Remarks
1	2	3	4	5	6

Legible signature of contractor's representative:					
Name of the person:					
Seal of the company					
Date & place:					