GOVERNMENT OF MAHARASHTRA
PUBLIC WORKS DEPARTMENT
PUBLIC WORKS REGION, MUMBAI
RAIGAD (P.W.) CIRCLE, KONKAN BHAVAN

NAME OF WORK: C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

Tender Cost: Rupees 24,78,381.00

EXECUTIVE ENGINEER
MAHAD (P.W.) DIVISION, MAHAD
Name of work: C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

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DETAILS OF WORK

Name of work: C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

Estimated Cost put to tender Rupees 24,78,381.00
Earnest Money Rupees 24,800.00 only.

Term Deposit Online payment details and attested Valid E.M.D. Exemption Certificate duly attested should be uploaded to the Tender at the time of submission. 4 (Four)% total Security Deposit Rupees 99,200.00 (50% in cash at the time of Agreement and 50% from R.A.bills) Time Stipulated for completion is 06 (Six) Calendar Months which will include the monsoon period.

TENDER SCHEDULE

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<th>Stage</th>
<th>Start Date</th>
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<td>22/01/2015</td>
<td>10.00</td>
<td>06/02/2015</td>
<td>17.30</td>
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<td>Bid preparation &amp; Hash submission</td>
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<td>Control Transfer of Bid</td>
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<td>5</td>
<td>Envelop 1 Opening</td>
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<td>12/02/2015</td>
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<td>12/02/2015</td>
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</table>

Receipt of bid security and tender document fees : Upto 11/02/2015 Time: 17.00 Hours (in original one day before of the opening of the technical bid’s date and time )

Cost of Tender Form : Rs. 1000/- (via online mode)

TO BE FILLED BY THE CONTRACTOR

I/We have quoted my/our offer in percentage rate in words as well as in figures. I/We further undertake to enter into contract in regular “B-1” form in Public Works Department.

Name and signature of Contractor/

Power of Attorney holder

With complete address.
**महाराष्ट्र शासन**  
**सार्वजनिक बांधकाम विभाग, महाड**

web-pwd.maharashtra.etenders.in & email- www.mahad.ee@mahapwd.com  
ई-निविदा सूचना क्र २९ सन २०१४-१५

कार्यालयी अभियंता सार्वजनिक बांधकाम विभाग, महाड जिल्हा रायगड. महाराष्ट्र शासनाच्या  
सार्वजनिक बांधकाम खात्याकडे योग्य त्या वर्गातून नौदानाचा खालील कार्यांकरता ब-२ ई-निविदा प्रणालीवर (ऑनलाइन) मागवित आहेत.

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<td>२४,७६,३८६.००</td>
<td>२४,८००.००</td>
<td>०६ महिने</td>
<td>स्वयं १०००/- (ना परताया ऑनलाइन व्यायाम)</td>
<td>वर्ग पांच अ व वरील</td>
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<td>तात्मिक निविदा उघडण्याचे ठिकाण, दिनांक व वेळ</td>
<td>कार्यकारी अभियंता, सा.वा. विभाग, महाद यांचे कार्यालयात दिन. १२/०२/२०१५ बेला १५.०१ पासून</td>
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<td>कार्यकारी अभियंता, सा.वा. विभाग, महाद यांचे कार्यालयात दिन. १२/०२/२०१५ बेला १५.०१ पासून</td>
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<td>1.</td>
<td>सर्व पात्र / इथ्यूक निविदा कार्यालय निविदा प्रणाली डाऊनलोड करण्यासाठी व निविदा प्रक्रियेट भाग घेण्यासाठी इंटरनेट प्रणाली <a href="https://maharashtra.etenders.in">https://maharashtra.etenders.in</a> या Portal वर enrolled करणे आवश्यक आहे.</td>
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<td>निविदा कार्यालयाचा वर नमूद केलेल्या संकेत संकेत संदर्भात व डिजिटल प्रभावशाली वितरीत करण्यासंदर्भात काही संके / अडचणी असल्यास त्यांनी खालील दुर्घटनाच्या क्रमांकाच्या संपर्क साठवा. Sify Technologies Ltd. Nextender (India) Pvt. Ltd. On 020-25315555/25315556 (Pune) or 022 26611117/26611287 (Extn. 25/26)</td>
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<td>निविदा कार्यालयाच्या निविदा संदर्भात सर्व दस्तऐवंत आवेदन सादर करणे अनिवार्य राहिल. तसेच इसरों / वेबपास रूपाने, इ-निविदा संचारांच्या क्रमांक (ऑनलाईन/इलेक्ट्रॉनिक पद्दतीसह) संकेत स्थळावर अपलोड करावी व युनियन प्रतिज्ञापत्र वापराने दस्तऐवंत्या मुळ प्रती पात्र निविदा उघडण्याच्या हिन्दुकाच्या एक दिवसापूर्व महाराष्ट्र दिनांक ११/०२/२०१५ रोजी १७.०० वाजपयत व्यक्ती: कामाचे नाववाच कार्यकारी अभियंता, (सा.बा.) विभाग, महाड संघे सादर करणे आवश्यक आहे. अन्यथा इ-निविदा प्रक्रियेट सहभागी होता येऊयाच नाही.</td>
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<td>4.</td>
<td>इतर अन्यी व शतरी इ-निविदा नपुळ्या मध्ये पहावास मिळतील. सदर कामांचे इ-निविदा कोणत्या कारण न देता रद्द करणारे अधिकार सक्षम अधिकारी यांनी राखून ठेवलेले आहेत.</td>
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<td>5.</td>
<td>The Electronic Tendering System for Public Works Department Govt. of Maharashtra will be available on separate sub Portal with URL <a href="http://pwd.maharashtra.etenders.in">http://pwd.maharashtra.etenders.in</a> as part of the Electronic Tendering system of Govt. of Maharashtra which is available on the Portal maharashtra.etenders.in</td>
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<td>6.</td>
<td>वरील कामांचे इ-निविदा सुचना सार्वजनिक वांककाम विभागाच्या <a href="http://pwd.maharashtra.etenders.in">http://pwd.maharashtra.etenders.in</a> वा इंटरनेटवर वेबसाइटवर व <a href="http://WWW.mahapwd.com">WWW.mahapwd.com</a> वेबसाइट उपलब्ध आहे.</td>
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जा.कऱ्यांविलेला/निविदा/१५०
कार्यकारी अभियंता महाड (सा.बा.) विभाग,
यांचे कार्यालय, महाड - रायसिंग
pincode ४०२३० २ फोन नं. २२२१६७
dिनांक : १२/०१/२०१५

(रामो. गोसावली)
कार्यकारी अभियंता
महाड (सा.बा.) विभाग, महाड.
GOVERNMENT OF MAHARASHTRA
PUBLIC WORKS DEPARTMENT
INVITATION FOR TENDERS
DETAILED TENDER NOTICE

Name of work: C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

Online percentage rate tenders in 'B-I' Form are invited by the Executive Engineer, Public Works Division, Mahad, District Raigad for the following work from Contractors registered in appropriate class of the Public Works Department and Irrigation Department of Maharashtra State. The name of work, estimated cost, earnest money, security deposit, time limit for completion etc. are as under.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of work</th>
<th>Estimated Cost (Rupees)</th>
<th>Earnest Money (Rupees)</th>
<th>Security Deposit (Rupees)</th>
<th>Class of Contractor</th>
<th>Time limit in Tender (Calendar Months)</th>
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<td>1.</td>
<td>C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)</td>
<td>24,78,381.00</td>
<td>24,800.00</td>
<td>99,200.00</td>
<td>Class V-A and above</td>
<td>06 (Six Calendar Months (including monsoon))</td>
</tr>
</tbody>
</table>

Tender form, conditions of contract, specifications and contract drawings can be downloaded from the eTendering portal of Public Works Department, Government of Maharashtra i.e. http://pwd.maharashtra.etenders.in after entering the details payment of Rs. 1000/- (Rupees One Thousand only) via online mode in favour of Executive Engineer, (P.W.) Division, Mahad, District Raigad 402301 as per the Tender Schedule. Further information regarding the work can be obtained from the above office. (Phone No. 02145-222167)

TENDERING PROCEDURE.
1.1 A. **Blank Tender Forms.** Tender form, conditions of contract, specifications and contract drawings can be downloaded from the eTendering portal of Public Works Department, Government of Maharashtra i.e. http://pwd.maharashtra.etenders.in The tender submitted by the tenderer shall be based on the clarification, additional facility offered (if any) by the Department, and this tender shall be unconditional. Conditional tenders will be summarily REJECTED.

1.2.1 All tenderers are cautioned that tenders containing any deviation from the contractual terms and conditions, specifications or other requirements and conditional tenders will be treated as non responsive. The contractor should clearly mention in forwarding letter that his offer (in envelope No.1& 2) does not contain any condition, deviations from terms and conditions stipulated in the tender.
1.2.3 The tender submitted by the tenderer shall be based on the clarification, additional facility offered (if any) by the Department, and this tender shall be unconditional. Conditional tenders shall be summarily REJECTED.

1.2.4 All tenderers are cautioned that tenders containing any deviation from the contractual terms and conditions, specifications or other requirements and conditional tenders will be treated as non responsive. The contractor should clearly mention in forwarding letter that his offer (in envelope No. 1 & 2) does not contain any conditions, deviations from terms and conditions stipulated in the tender.

1.2.5 Tenderers should have valid Class II / III Digital Signature Certificate (DSC) obtained from any Certifying Authorities. In case of requirement of DSC, interested Bidders should go to http://maharashtra.etenders.in/mah/DigitalCerti.asp and follow the procedure mentioned in the document ‘Procedure for application of Digital Certificate’.

1.2.6 The Tenderers have to make a payment of Rs 1038/- online as service charges for the use of Electronic Tendering during Online Bid Data Decryption and Re-encryption stage of the Tender.

1.2.7 For any assistance on the use of Electronic Tendering System, the Users may call the below numbers:

Landline No. - 020 - 25315555 / 56
Landline No. - 022 - 26611117 (Ext 25 / 26)
Mobile No. - 9167969601 / 04 / 14

1.2.8 Tenderers should install the Mandatory Components available on the Home Page of http://maharashtra.etenders.in under the section ‘Mandatory Components’ and make the necessary Browser Settings provided under section ‘Internet Explorer Settings’

1.3 **Guidelines to Bidders on the operations of Electronic Tendering System of Public Works Department.**

A. **Pre-requisites to participate in the Tenders processed by PWD:**

1. **Enrolment and Empanelment of Contractors on Electronic Tendering System:**

The Contractors interested in participating in the Tenders of Public Works Department – National Highways processed using the Electronic Tendering System shall be required to enrol on the Electronic Tendering System to obtain User ID.

After submission of application for enrolment on the System, the application information shall be verified by the Authorized Representative of the Service Provider. If the information is found to be complete, the enrolment submitted by the Vendor shall be approved.

For participating in Limited and Restricted tenders the registered vendors have to apply for empanelment on the sub-portal of PWD in an appropriate class of registration. The empanelment will have to be approved by the respective officer from the PWD. Only empanelled vendors will be allowed to participate in such tenders.

The Contractors may obtain the necessary information on the process of enrolment and empanelment either from Helpdesk Support Team or may visit the information published under the link Enrol under the section E-Tendering Toolkit for Bidders on the Home Page of the Electronic Tendering System.
2. **Obtaining a Digital Certificate:**

The Bid Data that is prepared online is required to be encrypted and the hash value of the Bid Data is required to be signed electronically using a Digital Certificate (Class – II or Class – III). This is required to maintain the security of the Bid Data and also to establish the identity of the Contractor transacting on the System.

The Digital Certificates are issued by an approved Certifying Authority authorized by the Controller of Certifying Authorities of Government of India through their Authorized Representatives upon receipt of documents required to obtain a Digital Certificate.

Bid data / information for a particular Tender may be submitted only using the Digital Certificate which is used to encrypt the data / information and sign the hash value during the Bid Preparation and Hash Submission stage. In case during the process of preparing and submitting a Bid for a particular Tender, the Contractor loses his/her Digital Signature Certificate (i.e. due to virus attack, hardware problem, operating system problem); he / she may not be able to submit the Bid online. Hence, the Users are advised to store his / her Digital Certificate securely and if possible, keep a backup at safe place under adequate security to be used in case of need.

In case of online tendering, if the Digital Certificate issued to an Authorised User of a Partnership Firm is used for signing and submitting a bid, it will be considered equivalent to a no objection certificate / power of attorney to that User to submit the bid on behalf of the Partnership Firm. The Partnership Firm has to authorize a specific individual via an authorization certificate signed by a partner of the firm (and in case the applicant is a partner, another partner in the same form is required to authorise) to use the digital certificate as per Indian Information Technology Act, 2000.

Unless the Digital Certificate is revoked, it will be assumed to represent adequate authority of the Authority User to bid on behalf of the Firm for the Tenders processed on the Electronic Tender Management System of Government of Maharashtra as per Indian Information Technology Act, 2000. The Digital Signature of this Authorized User will be binding on the Firm. It shall be the responsibility of Partners of the Firm to inform the Certifying Authority or Sub Certifying Authority, if the Authorized User changes, and apply for a fresh Digital Signature Certificate. The procedure for application of a Digital Signature Certificate will remain the same for the new Authorised User.

The same procedure holds true for the Authorized Users in a Private / Public Limited Company. In this case, the Authorisation Certificate will have to be signed by the Director of the Company or the Reporting Authority of the Applicant.

For information on the process of application for obtaining Digital Certificate, the Contractors may visit the section Digital Certificate on the Home Page of the Electronic Tendering System.
3. **Recommended Hardware and Internet Connectivity:**
To operate on the Electronic Tendering System, the Contractors are recommended to use Computer System with at least 1 GB of RAM and broadband connectivity with minimum 512 kbps bandwidth.

4. **Set up of Computer System for executing the operations on the Electronic Tendering System:**
To operate on the Electronic Tendering System of Government of Maharashtra, the Computer System of the Contractors is required be set up. The Contractors are required to install Utilities available under the section Mandatory Installation Components on the Home Page of the System.

The Utilities are available for download freely from the above mentioned section. The Contractors are requested to refer to the E-Tendering Toolkit for Bidders available online on the Home Page to understand the process of setting up the System, or alternatively, contact the Helpdesk Support Team on information / guidance on the process of setting up the System.

5. **Payment for Service Provider Fees:**
In addition to the Tender Document Fees payable to PWD, the Contractors will have to pay Service Providers Fees of Rs. **1,038/-** through online payments gateway service available on Electronic Tendering System. For the list of options for making online payments, the Contractors are advised to visit the link E-Payment Options under the section E-Tendering Toolkit for Bidders on the Home Page of the Electronic Tendering System.

B. **Steps to be followed by Contractors to participate in the e-Tenders processed by PWD**

1. **Preparation of online Briefcase:**
All Contractors enrolled on the Electronic Tendering System of Government of Maharashtra are provided with dedicated briefcase facility to store documents / files in digital format. The Contractors can use the online briefcase to store their scanned copies of frequently used documents / files to be submitted as a part of their bid response. The Contractors are advised to store the relevant documents in the briefcase before starting the Bid Preparation and Hash Submission stage.

In case, the Contractors have multiple documents under the same type (e.g. multiple Work Completion Certificates) as mentioned above, the Contractors advised to either create a single .pdf file of all the documents of same type or compress the documents in a single compressed file in .zip or .rar formats and upload the same.

It is mandatory to upload the documents using the briefcase facility. Therefore, the Contractors are advised to keep the documents ready in the briefcase to ensure timely bid preparation.

**Note:** Uploading of documents in the briefcase does not mean that the documents are available to PWD at the time of Tender Opening stage unless the documents are specifically attached to the bid during the online Bid Preparation and Hash Submission stage as well as during Decryption and Re-encryption stage.
2. **Online viewing of Detailed Notice Inviting Tenders:**

The Contractors can view the Detailed Tender Notice along with the Time Schedule (Key Dates) for all the Live Tenders released by PWD on the home page of PWD e-Tendering Portal on http://pwd.maharashtra.etenders.in under the section Recent Online Tender.

3. **Download of Tender Documents:**

The Pre-qualification / Main Bidding Documents are available for free downloading. However to participate in the online tender, the bidder must purchase the bidding documents via online mode by filling the cost of Tender Form Fee.

4. **Online Bid Preparation and Submission of Bid Hash (Seal) of Bids:**

Bid preparation will start with the stage of EMD Payment which bidder has to pay online using any one online pay mode as RTGS, NEFT or payment gateway.

For EMD payment, if bidder use NEFT or RTGS then system will generate a challan (in two copies) with unique challan No specific to the tender. Bidder will use this challan in his bank to make NEFT/RTGS Payment via net banking facility provided by bidder’s bank.

Bidder will have to validate the EMD payment as a last stage of bid preparation. If the payment is not realised with bank, in that case system will not be able to validate the payment and will not allow the bidder to complete his Bid Preparation stage resulting in nonparticipation in the aforesaid eTender.

**Note:**

* Realisation of NEFT/RTGS payment normally takes 2 to 24 hours, so it is advised to make sure that NEFT/RTGS payment activity should be completed well before time.

* NEFT/RTGS option will be depend on the amount of EMD.

* Help File regarding use of ePayment Gateway can be downloaded from eTendering portal.

Submission of Bids will be preceded by online bid preparation and submission of the digitally signed Bid Hashes (Seals) within the Tender Time Schedule (Key Dates) published in the Detailed Notice Inviting Tender. The Bid Data is to be prepared in the templates provided by the Tendering Authority of PWD. The templates may be either form based, extensible tables and / or uploadable documents. In the form based type of templates and extensible table type of templates, the Contractors are required to enter the data and encrypt the data using the Digital Certificate.

In the uploadable document type of templates, the Contractors are required to select the relevant document / compressed file (containing multiple documents) already uploaded in the briefcase.
Notes:

a. The Contractors upload a single document or a compressed file containing multiple documents against each unloadable option.

b. The Hashes are the thumbprint of electronic data and are based on one-way algorithm. The Hashes establish the unique identity of Bid Data.

c. The bid hash values are digitally signed using valid Class – II or Class – III Digital Certificate issued any Certifying Authority. The Contractors are required to obtain Digital Certificate in advance.

d. After the hash value of bid data is generated, the Contractors cannot make any change / addition in its bid data. The bidder may modified bids before the deadline for Bid Preperation and Hash Submission as per Time Schedule mentioned in the Tender documents.

e. This stage will be applicable during both, Pre-bid / Pre-qualification and Financial Bidding Processes.

5. Close for Bidding (Generation of Super Hash Values):

After the expiry of the cut-off time of Bid Preparation and Hash Submission stage to be completed by the Contractors has lapsed, the Tender will be closed by the Tender Authority. The Tender Authority from PWD shall generate and digitally sign the Super Hash values (Seals).

6. Decryption and Re-encryption of Bids (submitting the Bids online):

After the time for generation of Super Hash values by the Tender Authority from PWD has lapsed, the Contractors have to make the online payment of Rs. 1038/- towards the fees of the Service Provider.

After making online payment towards Fees of Service Provider, the Contractors are required to decrypt their bid data using their Digital Certificate and immediately re-encrypt their bid data using the Public Key of the Tendering Authority. The Public Key of the Tendering Authority is attached to the Tender during the Close for Bidding stage.

Note: The details of the Processing Fees shall be verified and matched during the Technical Opening stage.

At this time, the Contractors are also required to upload the files for which they generated the Hash values during the Bid Preparation and Hash Submission stage.

The Bid Data and Documents of only those Contractors who have submitted their Bid Hashes (Seals) within the stipulated time (as per the Tender Time Schedule), will be available for decryption and re-encryption and to upload the relevant documents from Briefcase. A Contractor who has not submitted his Bid Preparation and Hash Submission stage within the stipulated time will not be allowed to decrypt / re-encrypt the Bid data / submit documents during the stage of Decryption and Re-encryption of Bids (submitting the Bids online).

7. Shortlisting of Contractors for Financial Bidding Process:

The Tendering Authority will first open the Technical Bid documents of all Contractors and after scrutinizing these documents will shortlist the Contractors who are eligible for Financial Bidding Process. The shortlisted Contractors will be intimated by email.
8. **Opening of the Financial Bids:**

The Contractors may remain present in the Office of the Tender Opening Authority at the time of opening of Financial Bids. However, the results of the Financial Bids of all Contractors shall be available on the PWD e-Tendering Portal immediately after the completion of opening process.

9. **Tender Schedule (Key Dates):**

The Contractors are strictly advised to follow the Dates and Times allocated to each stage under the column “Contractor Stage” as indicated in the Time Schedule in the Detailed Tender Notice for the Tender. All the online activities are time tracked and the Electronic Tendering System enforces time-locks that ensure that no activity or transaction can take place outside the Start and End Dates and Time of the stage as defined in the Tender Schedule.

At the sole discretion of the Tender Authority, the time schedule of the Tender stages may be extended.

**Terms and Conditions For Online-Payments**

The Terms and Conditions contained herein shall apply to any person (“User”) using the services of PWD Maharashtra, hereinafter referred to as “Merchant”, for making Tender fee and Earnest Money Deposit(EMD) payments through an online Payment Gateway Service (“Service”) offered by ICICI Bank Ltd. in association with E Tendering Service provider and Payment Gateway Service provider through PWD Maharashtra website i.e. http://pwd.maharashtra.etenders.in. Each User is therefore deemed to have read and accepted these Terms and Conditions.

**Privacy Policy:**

The Merchant respects and protects the privacy of the individuals that access the information and use the services provided through them. Individually identifiable information about the User is not willfully disclosed to any third party without first receiving the User's permission, as covered in this Privacy Policy.

This Privacy Policy describes Merchant’s treatment of personally identifiable information that Merchant collects when the User is on the Merchant’s website. The Merchant does not collect any unique information about the User (such as User's name, email address, age, gender etc.) except when you specifically and knowingly provide such information on the Website. Like any business interested in offering the highest quality of service to clients, Merchant may, from time to time, send email to the User and other communication to tell the User about the various services, features, functionality and content offered by Merchant's website or seek voluntary information from The User.

Please be aware, however, that Merchant will release specific personal information about the User if required to do so in the following circumstances:

- **a)** in order to comply with any valid legal process such as a search warrant, statute, or court order, or available at time of opening the tender
- **b)** if any of User’s actions on our website violate the Terms of Service or any of our guidelines for specific services, or
d) to protect or defend Merchant’s legal rights or property, the Merchant’s site, or the Users of the site or;

c) to investigate, prevent, or take action regarding illegal activities, suspected fraud, situations involving potential threats to the security, integrity of Merchant’s website/offerings.

**General Terms and Conditions For E-Payment:**

1. Once a User has accepted these Terms and Conditions, he/she may register on Merchant’s website and avail the Services.

2. Merchant’s rights, obligations, undertakings shall be subject to the laws in force in India, as well as any directives/procedures of Government of India, and nothing contained in these Terms and Conditions shall be in derogation of Merchant’s right to comply with any law enforcement agencies request or requirements relating to any User’s use of the website or information provided to or gathered by Merchant with respect to such use. Each User accepts and agrees that the provision of details of his/her use of the Website to regulators or police or to any other third party in order to resolve disputes or complaints which relate to the Website shall be at the absolute discretion of Merchant.

3. If any part of these Terms and Conditions are determined to be invalid or unenforceable pursuant to applicable law including, but not limited to, the warranty disclaimers and liability limitations set forth herein, then the invalid or unenforceable provision will be deemed superseded by a valid, enforceable provision that most closely matches the intent of the original provision and the remainder of these Terms and Conditions shall continue in effect.

4. These Terms and Conditions constitute the entire agreement between the User and Merchant. These Terms and Conditions supersede all prior or contemporaneous communications and proposals, whether electronic, oral or written, between the User and Merchant. A printed version of these Terms and Conditions and of any notice given in electronic form shall be admissible in judicial or administrative proceedings based upon or relating to these Terms and Conditions to the same extent and subject to the same conditions as other business documents and records originally generated and maintained in printed form.

5. The entries in the books of Merchant and/or the Payment Gateway Service Providers kept in the ordinary course of business of Merchant and/or the Payment Gateway Service Providers with regard to transactions covered under these Terms and Conditions and matters therein appearing shall be binding on the User and shall be conclusive proof of the genuineness and accuracy of the transaction.

6. **Refund For Charge Back Transaction:** In the event there is any claim for/ of charge back by the User for any reason whatsoever, such User shall immediately approach Merchant with his/her claim details and claim refund from Merchant alone. Such refund (if any) shall be effected only by Merchant via payment gateway or by means of a demand draft or such other means as Merchant deems appropriate. No claims for refund/ charge back shall be made by any User to the Payment Gateway Service Provider(s) and in the event such claim is made it shall not be entertained.
7. In these Terms and Conditions, the term “Charge Back” shall mean, approved and settled credit card or net banking purchase transaction(s) which are at any time refused, debited or charged back to merchant account (and shall also include similar debits to Payment Gateway Service Provider's accounts, if any) by the acquiring bank or credit card company for any reason whatsoever, together with the bank fees, penalties and other charges incidental thereto.

8. Refund for fraudulent/duplicate transaction(s): The User shall directly contact Merchant for any fraudulent transaction(s) on account of misuse of Card/ Bank details by a fraudulent individual/party and such issues shall be suitably addressed by Merchant alone in line with their policies and rules.

9. Server Slow Down/Session Timeout: In case the Website or Payment Gateway Service Provider’s webpage, that is linked to the Website, is experiencing any server related issues like ‘slow down’ or ‘failure’ or ‘session timeout’, the User shall, before initiating the second payment, check whether his/her Bank Account has been debited or not and accordingly resort to one of the following options:

i. In case the Bank Account appears to be debited, ensure that he/ she does not make the payment twice and immediately thereafter contact Merchant via e-mail or any other mode of contact as provided by Merchant to confirm payment.

ii. In case the Bank Account is not debited, the User may initiate a fresh transaction to make payment.

However, the User agrees that under no circumstances the Payment Gateway Service Provider shall be held responsible for such fraudulent/duplicate transactions and hence no claims should be raised to Payment Gateway Service Provider. No communication received by the Payment Gateway Service Provider(s) in this regard shall be entertained by the Payment Gateway Service Provider.

**Limitation of Liability:**

1. Merchant has made this Service available to the User as a matter of convenience. Merchant expressly disclaims any claim or liability arising out of the provision of this Service. The User agrees and acknowledges that he/ she shall be solely responsible for his/ her conduct and that Merchant reserves the right to terminate the rights to use of the Service immediately without giving any prior notice thereof.

2. Merchant and/or the Payment Gateway Service Providers shall not be liable for any inaccuracy, error or delay in, or omission of (a) any data, information or message, or (b) the transmission or delivery of any such data, information or message; or (c) any loss or damage arising from or occasioned by any such inaccuracy, error, delay or omission, non-performance or interruption in any such data, information or message. Under no circumstances shall the Merchant and/or the Payment Gateway Service Providers, its employees, directors, and its third party agents involved in processing, delivering or managing the Services, be liable for any direct, indirect, incidental, special or consequential damages, or any damages whatsoever, including punitive or exemplary arising out of or in any way connected with the provision of or any inadequacy or deficiency in the provision of the Services or resulting from unauthorized access or alteration of transmissions of data or arising from suspension or termination of the Services.
3. The Merchant and the Payment Gateway Service Provider(s) assume no liability whatsoever for any monetary or other damage suffered by the User on account of:

(I) the delay, failure, interruption, or corruption of any data or other information transmitted in connection with use of the Payment Gateway or Services in connection thereto; and/or

(ii) any interruption or errors in the operation of the Payment Gateway.

4. The User shall indemnify and hold harmless the Payment Gateway Service Provider(s) and Merchant and their respective officers, directors, agents, and employees, from any claim or demand, or actions arising out of or in connection with the utilization of the Services.

The User agrees that Merchant or any of its employees will not be held liable by the User for any loss or damages arising from your use of, or reliance upon the information contained on the Website, or any failure to comply with these Terms and Conditions where such failure is due to circumstance beyond Merchant’s reasonable control.

**Miscellaneous Conditions:**

1. Any waiver of any rights available to Merchant under these Terms and Conditions shall not mean that those rights are automatically waived.

2. The User agrees, understands and confirms that his/ her personal data including without limitation details relating to debit card/ credit card transmitted over the Internet may be susceptible to misuse, hacking, theft and/or fraud and that Merchant or the Payment Gateway Service Provider(s) have no control over such matters.

3. Although all reasonable care has been taken towards guarding against unauthorized use of any information transmitted by the User, Merchant does not represent or guarantee that the use of the Services provided by/ through it will not result in theft and/or unauthorized use of data over the Internet.

4. The Merchant, the Payment Gateway Service Provider(s) and its affiliates and associates shall not be liable, at any time, for any failure of performance, error, omission, interruption, deletion, defect, delay in operation or transmission, computer virus, communications line failure, theft or destruction or unauthorized access to, alteration of, or use of information contained on the Website.

5. The User may be required to create his/ her own User ID and Password in order to register and/ or use the Services provided by Merchant on the Website. By accepting these Terms and Conditions the User agrees that his/ her User ID and Password are very important pieces of information and it shall be the User’s own responsibility to keep them secure and confidential. In furtherance hereof, the User agrees to;

   i. Choose a new password, whenever required for security reasons.
   ii. Keep his/ her User ID & Password strictly confidential.
   iii. Be responsible for any transactions made by User under such User ID and Password.
The User is hereby informed that Merchant will never ask the User for the User’s password in an unsolicited phone call or in an unsolicited email. The User is hereby required to sign out of his/ her Merchant account on the Website and close the web browser window when the transaction(s) have been completed. This is to ensure that others cannot access the User’s personal information and correspondence when the User happens to share a computer with someone else or is using a computer in a public place like a library or Internet café.

**Debit/Credit Card, Bank Account Details :**

1. The User agrees that the debit/credit card details provided by him/ her for use of the aforesaid Service(s) must be correct and accurate and that the User shall not use a debit/ credit card, that is not lawfully owned by him/ her or the use of which is not authorized by the lawful owner thereof. The User further agrees and undertakes to provide correct and valid debit/credit card details.

2. The User may make his/ her payment(Tender Fee/Earnest Money deposit) to Merchant by using a debit/credit card or through online banking account. The User warrants, agrees and confirms that when he/ she initiates a payment transaction and/or issues an online payment instruction and provides his/ her card / bank details:

   i. The User is fully and lawfully entitled to use such credit / debit card, bank account for such transactions;

   ii. The User is responsible to ensure that the card/ bank account details provided by him/ her are accurate;

   iii. The User is authorizing debit of the nominated card/ bank account for the payment of Tender Fee and Earnest Money Deposit

   iv. The User is responsible to ensure sufficient credit is available on the nominated card/ bank account at the time of making the payment to permit the payment of the dues payable or the bill(s) selected by the User inclusive of the applicable Fee.

**Personal Information :**

3. The User agrees that, to the extent required or permitted by law, Merchant and/ or the Payment Gateway Service Provider(s) may also collect, use and disclose personal information in connection with security related or law enforcement investigations or in the course of cooperating with authorities or complying with legal requirements.

4. The User agrees that any communication sent by the User vide e-mail, shall imply release of information therein/ therewith to Merchant. The User agrees to be contacted via e-mail on such mails initiated by him/ her.

5. In addition to the information already in the possession of Merchant and/ or the Payment Gateway Service Provider(s), Merchant may have collected similar information from the User in the past. By entering the Website the User consents to the terms of Merchant’s information privacy policy and to our continued use of previously collected information. By submitting the User’s personal information to us, the User will be treated as having given his/her permission for the processing of the User’s personal data as set out herein.
6. The User acknowledges and agrees that his/her information will be managed in accordance with the laws for the time in force.

Payment Gateway Disclaimer

The Service is provided in order to facilitate payment of Tender Fees/Earnest Money Deposit online. The Merchant or the Payment Gateway Service Provider(s) do not make any representation of any kind, express or implied, as to the operation of the Payment Gateway other than what is specified in the Website for this purpose. By accepting/agreeing to these Terms and Conditions, the User expressly agrees that his/her use of the aforesaid online payment service is entirely at own risk and responsibility of the User.

A) CIVIL WORKS

1.4 ENVELOPE NO.1 : (Documents)

The bidder must purchase the bidding documents via online mode by filling the cost of Tender.

The first envelope clearly marked as “Envelope No.1” shall contain the following documents:

1.4.1 The EMD if applicable will be paid via online mode or if exemption certificate is available then valid certificate of exemption from payment of earnest money should be Scanned from original copy. Additional (Performance) Security (if Required) (copy to be Submitted as per the tender Schedule).

1.4.2 Original Scanned Copy Of Valid certificate as a Registered Contractor with the Government of Maharashtra in appropriate class as may be applicable in original or attested copy thereof (Attested by a Gazetted Officer)

1.4.3 Original Scanned Copy Of valid VAT registration (Maharashtra Value Added Tax Act 2005)

1.4.4 Original Scanned Copy Of list of Machinery and plants immediately available with the tenderer for use on this work and list of machinery proposed to be utilized on this work, but not immediately available and the manner in which it is proposed to be procured. (information to be given in Statement 2 A 1 on page No. 31)

1.4.5 Original Scanned Copy Of Valid Professional Tax Registration certificate in form PTE under section (I) of section 5 of Maharashtra Sales Tax on Profession, Trade, Callings and employment Act,1975, rule 3(2) from the Professional Tax Officer of the concerned District in Maharashtra.

1.4.6 Undertaking of contractor that he had studies all tender documents, conditions and especially work methodology.
**1.4.7 USE OF SPECIALISED MACHINERY**

For carrying out asphalting items of the work, use of specialised machinery as per latest M.O.R.T. and H standards such as Drum Mix Type Hot Mix Plant Paver Finisher, Vibratory/Power Roller, Bozer, Truck, Tipper etc. is necessary. For carrying out earthwork use of machinery such as Dozer, Water tanker, Pockland, Compressor, Truck, Tipper are also obligatory. With a view to ascertain whether these machinery is in possession of the contractor and whether he can make available such machinery immediately for use on the work, it is necessary for the contractor to submit the details of such machinery in Envelop No. 1 in the format given on the page No. 31 to 32.

The details of Machinery as above, supplied in Envelope No. 1 shall be verified by the Department if required, by physical verification of machinery owned / hired by the contractor by visiting sites. Contractor should produce sufficient documentary evidence in support of having owned / hired the obligatory machinery. The details of these specialized machinery required to be owned/hired and as per M.O.R.T.&H. direction used on the work are given on Page No. 30 to 31 (Statement 2A and 2A1) of N.I.T.. In case, during physical verification of the details supplied by the bidder if it is found that the machinery is not meeting with the requirements of the department, his tender in Envelope No. 2 will not be considered for opening. For this purpose, contractor shall give information in proforma of Statement No. 2A & 2A1 & 2B (Page No. 30 to 31) enclosed. The proforma of the statement shall not be altered by contractor in any manner/case.

This information shall be given by the contractor in Envelope No. 1 correctly and completely otherwise his Envelope No. 2 will not be opened.

**1.4.8 Details of work done during last three years with the value of work unfinished**

(Information to be given in Statement No.1 on Page No. 30)

**1.4.9 Details of work of similar type and magnitude carried out by the Contractor.**

(Information to be given in proforma of Statement 2 on Page 30)

The Certificates should be signed by the Authority with whom the contractor has executed the work.

**1.4.10 Details of list of works in hand and works tendered for**

(information to be given in proforma of Statement 3 on Page 33)

**1.4.11 Details of Technical Personnel on the rolls of the tenderer.**

(information to be given in proforma of Statement 4 on Page 34)

**1.4.12 Certified copy of Partnership Deed and Power of Attorney, in case of a firm tendering for work.** (True copy attested by a Gazetted Officer.)
1.4.13 The Contractor shall submit an affidavit (as per format given on page No. 36) regarding completeness, correctness and truthfulness of documents submitted in Envelope No. 1.

1.4.14 The tenderer shall produce the documentary evidence in support of ownership / hire of plant and machinery. Within 40.00 Km. from work site. The Certificate of concerned Sub Divisional Officer / Engineer in support of it should be enclosed.

1.4.15 (i) Performance security for mobilisation of plant in the form of F.D.R of Rs. 05.00 Lakhs Schedule Bank should be enclosed.

(ii) Affidavit on Rs. 100/- Bond as format given on page No. 35 (for Hire Agreement)

(iii) Declaration of Contractor on as format given on page No. 113.

1.4.16 All the documents form Sr. No. 1.4.1 to 1.4.15 shall be given by contractor in Envelope No. 1 correctly and completely otherwise his Envelope No. 2 will not be opened.

Even though the bidders meet the above qualifying criteria, they are subject to be disqualified if they have made.

Misleading or false representations in the statements attachments submitted in proof of the qualification requirements;

and / or

Record of poor performance such as abandoning the works, not properly completing the contract, inordinate delays in completion of work, litigation history or financial failures etc.

1.5 **ENVELOPE No. 2 TENDER (FINANCIAL BID)**

The second envelope “Envelope No.2” shall contain only the main tender.
1.6 **SUBMISSION OF TENDER :-**

Refer to Section ‘Guidelines to Bidders on the operations of Electronic Tendering System of Public Works Department’ for details.

The full name and address of the tenderer and the name of the authorized agent with name of work delivering the sealed cover containing the Original Documents along with EMD and Tender Fee shall be written on the bottom left hand corner. If submitted by post, the sealed envelope marked as above, shall be enclosed in another cover properly addressed and shall be sent by Registered Post Acknowledgment due/Courier service. The date and time for receipt of envelope containing tender shall strictly apply in all cases. The tenderers should ensure that the Envelope is received by the Executive Engineer, (P.W.) Division, Mahad, District Raigad 402301 (Phone: 02145–222167) as per the Tender Schedule. No delays on account of any cause will be entertained for the late receipt of the Envelope. Envelopes received after the stipulated date and time is over, will either not be accepted or if inadvertently accepted, will not be opened and shall be returned to the tenderer unopened.

1.7 **OPENING OF TENDERS :**

On the date, specified in the Tender Schedule, following procedure will be adopted for opening of the Tender.

**A) ENVELOPE NO. 1 :- (Documents)**

First of all Envelope No.1 of the tender will be opened online to verify its contents as per requirements. If the various documents contained in this envelope do not meet the requirements of the Department, a note will be recorded accordingly by the tender opening authority and the said tenderer’s Envelope No.2 will not be considered for further action and the same will be recorded.

The decision of the tender opening authority in this regard will be final and binding on the contractors.

**B) ENVELOPE NO. 2 :- (Financial Bid)**

This envelope shall be opened immediately after opened online of Envelope No.1, only if contents of Envelope No.1 are found to be acceptable to the Department, the tendered rates in percentage above/below the Estimated rates shall then be read out. (Online) in the presence of bidders who remain present at the time of opening of Envelope No. 2.
1.8 **EARNEST MONEY:**

(i) Earnest money of minimum Rupees. **24,800.00** shall be paid via online using NEFT/RTGS or payment gateway mode.

After Tender opening, the EMD of the unsuccessful bidder will be returned to account provided by the bidder during the bid preparation as given in challan under Beneficiary Account Number.

(ii) Scanned copy of earnest money exemption certificate will be accepted in lieu Earnest Money Deposit from the Registered Contractors of Maharashtra State only.

**Earliest Money in the form of cheques or any other form except above will not be accepted.**

(iii) The amount will be refunded to the unsuccessful tenderers on deciding about the acceptance or otherwise of the tender. In case of successful tenderer, it will be refunded on his paying initial Security Deposit and completing the tender documents in form B-1.

(iv) In case of Joint Venture, Earnest money Exemption certificate in individual capacity will not be accepted. Earnest money shall be be paid via online using NEFT/RTGS or payment gateway mode. The Security Deposit, additional security deposit etc. in the form of T.D.R. / F.D.R. issued in the name of Joint Venture Company drawn by scheduled bank having branches in Maharashtra and endorsed, in the name of **Executive Engineer, P. W. Division Alibag** for the period of one year will be considered.

1.9 **SECURITY DEPOSIT:**

The successful tenderer shall have to pay half the security deposit in approved security form (preferably in the form of National Saving Certificate) or in cash or in the form of Bank Guarantee (in the form as prescribed by Government) from any Schedule Bank and balance Security Deposit will be recoverable through the bills at the percentage as shown in item(s) of the Memorandum in printed B-1 form or as may be decided by the Executive Engineer during course of execution of the work looking to the position and circumstances that may prevail, whose orders will be final and binding on the contractor.

The security deposit for the due performance of the contract shall be as detailed in the Tender Documents elsewhere. Fifty percent of the security deposit will have to be deposited within ten days (including Government holidays) of the acceptance of the tender and the remaining fifty percent will be recovered from the Running Bills at the rate as specified in the tender form, on the cost of work as per C.S.R. prevailing at the time of acceptance of tender. Amount of total security deposit to be paid shall be 4% of the cost of work, worked out as per **D.S.R. 2014-2015** for the respective District. Initial Security Deposit may be in Bank Guarantee form in format on Page 111 to 112 of tender document for full period of completion of work and it should be extendable up to expiry of valid extension if any, as directed by Engineer in charge.
1.9 A **Conditions for payment of additional security deposit, if offer quoted by the tenderer is lesser than 15% below the cost put to tender.**

The Contractor shall deposit an additional security deposit along with the security deposit as per clause 1.9 within 10 days of acceptance of tender in the form of Bank Guarantee, when the below percentage quoting is more than 15% of cost put to tender.

The amount of security deposit shall be worked out as per following formula.

\[
\text{Additional Security Deposit} = \text{Rs.} \left( \frac{\% \text{ rate quoted by the contractor} - 15}{100} \right) \times 50 \times \frac{\text{cost put tender}}{100}
\]

(i.e. **24,78,381.00**)

If the contractor does not deposit this additional security deposit (if applicable) within stipulated time then his earnest money deposit will be forfeited and his tender will not be considered for acceptance.

This additional security deposit shall be extendable up to expiry of valid extensions if any and it shall be refunded along with the final bill, after satisfactory completion of work.

1.10 **ISSUE OF FORMS :**

Information regarding contract as well as blank tender forms can be downloaded from the eTendering website upon providing the details of the payment of cost as detailed in the N.I.T.

1.11 **TIME LIMIT :**

The work is to be completed within time limit as specified in the NIT which shall be reckoned from the date of written order of commencing the work and shall be inclusive of monsoon period.

1.12 **TENDER RATE :**

No alteration in the form of tender and the schedule of tender and no additions in the scope of special stipulation will be permitted. Rates quoted for the tender shall be taken as applicable to all leads and lifts.

1.13 **TENDER UNITS :**

The tenderers should particularly note the unit mentioned in the **Schedule “B”** on which the rates are based. No change in the units shall be allowed. In the case of difference between the rates written in figures and in words, the correct rate will be the one, which is lower of the two.
1.14 **CORRECTION:**
No corrections shall be made in the tender documents. Any corrections that are to be made, shall be made by crossing the incorrect portion and writing the correct portions above with the initials of tenderer.

1.15 **TENDER’S ACCEPTANCE:**
Acceptance of tender will rest with the **Executive Engineer, (P.W.) Division, Mahad, District Raigad 402301 (Phone: 02145–222167)** who reserves the right to reject any or all tenders without assigning any reason therefor. The tenderer whose tender is accepted will have to enter in to a regular B-1 agreement within 10 days of being notified to do so. In case of failure on the part of Tenderer to sign the agreement within the stipulated time, the earnest money paid by him shall stand forfeited to the Government and the offer of the tenderer shall be considered as withdrawn by him.

1.16 **CONDITIONAL TENDER:**
The tenders which do not fulfill the condition of the notification and the general rules and directions for the guidance to contractor in the agreement form or are incomplete in any respect are likely to be rejected without assigning any reason therefor.

1.17 (a) The Tenderers shall be presumed to have carefully examined the drawings, conditions and specifications of the work and have fully acquainted themselves with all details of the site, the conditions of rock and its joints, pattern, river, weather characteristics, labour conditions and in general with all the necessary information and data pertaining to the work, prior to tendering for the work.

1.17 (b) The data whatsoever supplied by the Department alongwith the tender document are meant to serve only as guide to the tenderers while tendering and the Department accepts no responsibility whatsoever either for the accuracy of data for their comprehensiveness.

1.17 (c) The quarries for extraction of metal, murum etc. provided in the sanctioned estimates are as per survey conducted by the Department. The contractor should however examine these quarries and see whether full quantity of materials required for execution of the work strictly as per specification are available in these sources before quoting the rates. In case the materials are not available due to reasons whatsoever, the contractor will have to bring the materials from any other sources with no extra cost to Government. The rates quoted, should therefore be for all leads and lifts from wherever the materials are brought at site of work and inclusive of royalty to be paid to the revenue Department by the Contractor.
1.18 **POWER OF ATTORNEY :**

If the tenderers are a firm or company, they should in their forwarding letter mention the names of all the partners together with the name of the person who holds the power of Attorney authorizing him to conduct all transactions on behalf of the body, along with the tender.

1.19 The tenderer may, in the forwarding letter, mention any points he may wish to make clear but right is reserved to reject the same or the whole of the tenders if the same become conditional tender thereby.

1.20 The contractor or the firms tendering for the work shall inform the Department if they appoint their authorised Agent on the work.

1.21 No foreign exchange will be released by the Department for the purchase of plants and Machinery for the work by the Contractor.

1.22 Any dues arising out of contract will be recovered from the contractor as arrears of Land Revenue if not paid amicably. Moreover, recovery of Government dues from the Contractors will be effected from the payment due to the Contractor from any other Government works under execution with them.

1.23 All pages of tender documents, conditions, specifications, corrections slips etc. shall be initialled by the tenderer. The tender should bear full signature of the tenderer, or his authorised power of Attorney holder in case of firm.

1.24 The Income Tax prevailing rate including surcharges or percentage in force from time to time or at the rate as intimated by the competent Income Tax authority shall be deducted from bill amount whether measured bill, advance payment or secured advance.

1.25 The successful tenderer will be required to produce to the satisfaction of the specified concerned authority a valid concurrent licence issued in his favour under the provisions of the Contract Labour (Regulation and Abolition) Act 1970 for starting the work. One failure to do so the acceptance of the tender shall be liable to be withdrawn and also liable for forfeiture of the earnest money.

1.26 List of apprentices engaged by the Contractor under Apprentice Act.

1.27 **VALIDITY PERIOD :**

The offer shall remain open for acceptance for minimum period of 90 days from the Date of opening of Envelope No.2 (Financial Bid) and thereafter until it is withdrawn by the contractor by notice in writing duly addressed to the authority opening the tender and sent by Registered Post Acknowledgment due (ref. to memorandum on Pages 40 of B-1 Form Chapter).
**Reference Page No. 23, Clause No. 1.4.8**

**STATEMENT NO. – 1**

**STATEMENT SHOWING WORK DONE IN ALL CLASSES OF CIVIL ENGINEERING CONSTRUCTION WORK DURING LAST THREE YEARS.**

**NAME OF CONTRACTOR :-**

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the Work</th>
<th>Amount Put to Tender / Tendered Cost. (Rupees In Lakhs)</th>
<th>Agreement No.</th>
<th>Date of Commencement</th>
<th>Amount of work done during each of last three years (Rs. in Lakhs)</th>
<th>Amount of work still remaining to be executed 2014-2015</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
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<td></td>
<td>2011-12 2012-13 2013-14</td>
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</tbody>
</table>

Outward No. and Date of Certificate issuing authority. Ex. Engineer/Dy. EX. Engr.

Reference Page No. 23, Clause No. 1.4.9

**STATEMENT NO. – 2**

**DETAILS OF WORKS OF SIMILAR TYPE AND MAGNITUDE CARRIED OUT BY CONTRACTOR**

**NAME OF CONTRACTOR :-**

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the work</th>
<th>Name and Address of the organization for whom the work was done.</th>
<th>Place and country</th>
<th>Agreement No.</th>
<th>Date of Commencement</th>
<th>Tendered Cost. (Rupees In Lakhs)</th>
<th>Total Cost of Work done (Rupees In Lakhs)</th>
<th>Date of Completion</th>
<th>Principle Features in brief.</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

Note: This is only a standard from Details are to be furnished in this format in the form of typewritten statements which shall be enclosed in evenvelope-1.
STATEMENT NO. 2 ‘A’
(TO BE INCLUDED IN ENVELOPE NO. 1)
(Applicable for works for which use of Specilised machinery’s
for concreting asphalting is specified)

Proforma for information regarding availability of machinery required for this work.
(Ref 1.4.7 Page 23) is given below …

I]  Documentary evidence regarding ownership or hire of following machineries required.

II] Contractor should produce documentary proof regarding ownership or hire of following machineries.

<table>
<thead>
<tr>
<th>Type of machine</th>
<th>Number of Units</th>
<th>Names of works on which deployed at present</th>
<th>Location</th>
<th>Output in tonnes of mix per day.</th>
<th>Quantity in tonnes of hot mix balance for execution on works in hand. (it should indicate the Qty. of B.M./B.C./S.D.B.C./Bit. Carpet yet to be completed at the time of submission of Tender.</th>
</tr>
</thead>
<tbody>
<tr>
<td>MODERN DRUM MIX PLANT conforming to clause 504.3.4 of M.O.R.T.&amp; H. specification (Forth Revision 2001)</td>
<td>The Contractor must own or hire Modern Drum Mix Plant of 30/40 Tonne minimum capacity. Subject to conditions mentioned in Sr. No. 3 &amp; 4)</td>
<td></td>
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</tr>
<tr>
<td>POWER ROLLER OF 8 TO 10 TONNE STATIC WEIGHT for bituminous work. (The Contractor must own Vibratory Tandem Roller of 8 to 10 Tonne Static weight.)</td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Paver Finisher Confirming to 504.3.5 of M.O.R.T. &amp; H specification of (2001) for exclusive use on this work and produce sufficient documentary evidence of ownership or hire. The Certificate of concerned Sub Divisional Officer/Engineer to the effect that the distance of Hot Mix Plant (Owned or Hired) does not exceed 40.00 Km. from the farthest point of work site by the shortest practicable route is final and conclusive. This Certificate has to be enclosed in Envelope No. 1, failing which it will be presumed that the Bidder’s plant dose not full fill the criteria of location of plant.</td>
<td></td>
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</tr>
<tr>
<td>The Tender’s Drum mix plant (Owned or Hired) should be located within a distance as stated in 40.00 Km. from the farthest point of the work site. Otherwise he shall have to submit the additional Performance Security of Rs. 05.00 Lakhs as stipulated in the contract data in the form of D.D./F.D.R. for a period of one year duly pledged in the name of Executive Engineer, P.W. Division, Mahad as per contract data and shall be furnished in the Envelope No. 1. This additional performamce security shall constitute (as a Performance Security for mobilization and commissioning of the plant) with the undertaking that he/they shall have to mobilize the drum mix plant within the distance as stated above within 30 days from the issue of work order. Failing this, the work order will be cancelled and the Security Deposit and the Performance Security both shall be forfeited by Government.</td>
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</tr>
<tr>
<td>The Performance Security shall be refunded after one month of successfully commissioning of the plant and the starting of the work to the satisfaction of Engineer-in–charge.</td>
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</tbody>
</table>

Documentary evidence regarding ownership or hire above machineries required.
In case the Contractor proposed to hire the required machinery stated above agreement proforma given on Page No. 35 shall be used and same shall be enclosed in Envelope No. 1
STATEMENT NO. 2 ‘A’ 1
( TO BE INCLUDED IN ENVELOPE NO.1 )

(Applicable for works for which use of modern machineries for asphalting & concreting is specified)

Proforma for information regarding availability of machinery required for this work.

(Ref 1.4.7 Page 23 ) is given below :

I) Documentary evidence regarding ownership/hire of following machineries required.
II) Contractor should produce documentary proof regarding ownership/hire of following machinery.

List of Machinery Plants

<table>
<thead>
<tr>
<th>Equipment</th>
<th>Name of Manufacture</th>
<th>Model &amp; Power &amp; Rating</th>
<th>Capacity</th>
<th>Year of Manufacture &amp; details of current commission</th>
<th>Current Location</th>
<th>Source of equipment own/leased/pacifically manufacture</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Power / Vibratory Roller</td>
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<tr>
<td>2) Bouzer</td>
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<td></td>
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<tr>
<td>3) Dozer</td>
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<tr>
<td>4) Water Tanker</td>
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<tr>
<td>5) Compressor</td>
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<tr>
<td>6) Pocklain</td>
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<tr>
<td>7) Truck Tipper</td>
<td></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>8) Paver finisher</td>
<td></td>
<td></td>
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<tr>
<td>9) Modern drum mix plant</td>
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<tr>
<td>10) Water Tank</td>
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<tr>
<td>11) Centering Material</td>
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<tr>
<td>12) Truck Tipper</td>
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<td></td>
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<tr>
<td>13) Concrete Mixer</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>14) Niddle Vibrator</td>
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</tr>
</tbody>
</table>

The complete information in above proforma shall be submitted by Contractor in Envelope No.1. This information is a “MUST”

In case the contractor proposes to hire Modern Drum Mix Plant, Power Roller, Paver Finisher etc. stated above agreement proforma given on Page No. 35 shall be used and same shall be enclosed in Envelope No.1.
STATEMENT NO. – 3

DETAILS OF LIST OF WORKS IN HAND AND WORKS TENDERED
FOR AS ON ________________

NAME OF THE CONTRACTOR :

(I) WORKS IN HAND

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of the Work</th>
<th>Agreement No.</th>
<th>Tendered Amount (Rs. in Lakhs)</th>
<th>Date of Commencement</th>
<th>Stipulated Date of Completion</th>
<th>Value of work already done (Rs. in Lakhs)</th>
<th>Value of balance work</th>
<th>Probable Date of Completion</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
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<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

(II) WORKS TENDERED FOR

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Name of Work</th>
<th>Name and Address of Client</th>
<th>Tendered Amount (Rs. in Lakhs)</th>
<th>Time Limit</th>
<th>Probable Date when decision is expected</th>
<th>Other relevant details if any.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
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</tr>
</tbody>
</table>

Note : This is only a standard from Details are to be furnished in this format in the form of typewritten statements which shall be enclosed in envelope-1.
STATEMENT NO. – 4

STATEMENT SHOWING TECHNICAL PERSONNEL AVAILABLE WITH CONTRACTOR WHICH CAN BE SPARED EXCLUSIVELY FOR THIS WORK.

NAME OF THE CONTRACTOR :

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Designation</th>
<th>Name</th>
<th>Qualification</th>
<th>Professional Experience of work carried</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
</tr>
</tbody>
</table>

Note : This is only a standard from Details are to be furnished in this format in the form of typewritten statements which shall be enclosed in evenevelope-1.
**Rs. 100/ Stamp Paper**

**A G R E E M E N T**

This Agreement made on ....../....../200 at .......................... between M/s. ................................................................. having its office at ................................................................. (herein referred to party of the first part)

Whereas the party of the second part is desirous to take various works of Road Construction through contract with Public Works Department. Government of Maharashtra and the party of the first part is having its Drum Mix Plant/Sensor Paver Finisher with Electronic Sensing Device to operate Asphalt work as per Government Specifications.

First part of the party and second part of the party have agreed to have Mutual agreement that in the event of any asphalt work required to be carried out in the work of “C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)” by the second part of the party, the first part of the party shall make their Drum Mix Plant/Sensor Paver Finisher with Electronic Sensing Device confirming to Ministry of Road & Highways, Specification. Fourth Revision, 2001 available for inspection, referred now in para 1.4.6 of this tender document and then provide the same approved after inspection, available to carry out laying of asphalt work entrusted to the second part of the party (as per the specification laid down in the contract) on mutually agreed terms for this contract.

The Agreement is valid for the actual period of physical completion of the said work for which this Agreement is made.

In witness whereof, the parties have executed this Agreement.

**WITNESS**

1) ...................................................

2) ...................................................

Signature of First Party.

**WITNESS**

1) ...................................................

2) ...................................................

Signature of Second Party.
100 Rupees Bond

नमुना सत्यप्रतिज्ञा लेख
सत्यप्रतिज्ञालेख (Affidavit)
(सक्षम अधिका-यांचे स्वाक्षरीचे)

मी -------------------------------

वय वर्षे ------------ राहणार ------------------------------- या सत्यप्रतिज्ञा
लेखावरे लिहून देतो की, मी -------------------------------

या फर्मचा / कंपनीचा प्रोप्रायटर असून “C.R. to Kolad Vile Tamhanighat
road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250
Taluka Roha, District Raigad (Providing MPM and Carpet with Seal
Coat)” या कामासाठी निविदा सादर केली आहे. त्या निविदेच्या Envelope No. 1 मध्ये
जी कागदपत्र सादर केली आहेत ती खरी, बरोबर व पूर्ण आहेत, त्यामध्ये कोणत्याही त्रुटी,
चुका नाहीत, असे शपथपूर्वक मान्य करत आहे. या कागदपत्रांमध्ये काही चुकीची,
दिशाभूल करणारी, खोटी व तसेच अपूर्ण माहिती आढळल्यास मी कायदेशीर कार्यवाहीस
पात्र आहे व राहून.

कृप्यार्तदाराची सही
FORM B-1
PERCENTAGE RATE TENDER & CONTRACT FOR WORKS

DEPARTMENT : PUBLIC WORKS DEPARTMENT
REGION : PUBLIC WORKS REGION, MUMBAI.
CIRCLE : RAIGAD (P.W.) CIRCLE, KONKAN BHAVAN
DIVISION : PUBLIC WORKS DIVISION, MAHAD.

Name of work : C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

General Rules and Directions for the Guidance of Contractors

1. All works proposed to be executed by contract shall be notified in a form of invitation to tender pasted on a board hung up in the office of the Executive Engineer and signed by the Executive Engineer, (P.W.) Division, Mahad, District Raigad 402301 (Phone: 02145–222167) This form will state the work to be carried out as well as the date for submitting and opening tenders, and the time allowed for carrying out the work also the amount of earnest money to be deposited with the tender, and the amount of the security deposit to be deposited by the successful tenderer and the percentage, If any, to be deducted from bills. Copies of the specification, designs, drawings and estimated rates, scheduled rates and any other documents required in connection with the work shall be signed by the Executive Engineer for the purpose of identification and shall also be open for inspection by contractors at the office of Executive Engineer during office hours.

Where the works are proposed to be executed according to the specifications recommended to a contractor and approved by a competent authority on behalf of the Governor of Maharashtra, such specifications with designs and drawings shall form part of the accepted tender.

2. In the event of the tender being submitted by a firm, it must be signed separately by each partner thereof, or in the event of the absence of any partner, it shall be signed on his behalf by a person holding a power of attorney authorising him to do so.

2.(A) I) The contractor shall pay along with the tender the sum of Rs. **24,800.00** (Rupees Twenty Four Thousand Eight Hundred Only) as and by way of earnest money. Earnest money shall be paid via online using NEFT/RTGS or payment gateway mode. The said amount of earnest money shall not carry any interest whatsoever.

(P.W. & H.Deptt. Corrigendum No.CAT-1073/16967-D-3 DT.14-5-76)
* Strike out which is not required. 

-----------------------------------------------------------------------------------
Contractor
No. of Correction
Executive Engineer
II) In the event of his tender being accepted, subject to the provisions of sub-clause (iii) below, the said amount of earnest money shall be appropriated towards the amount of security deposit payable by him under conditions of General Conditions of contract.

III) If, after submitting the tender, the contractor withdraws his offer or modifies the same, or if, after the acceptance of his tender the contractor fails or neglects to furnish the balance security deposit, within 10 days from receipt of acceptance letter without prejudice to any other rights and powers of the Government, hereunder, or in law, Government shall be entitled to forfeit the full amount of the earnest money deposited by him.

IV) In the event of this tender not being accepted, the amount of earnest money deposited by the contractor shall, unless it is prior thereto forfeited under provisions of sub-clause (iii) above, be refunded to him on passing receipt therefor. (B.&C. Deptt. Resolution No.CAT-1272/44277-Q DT-3-3-73.)

3. Receipts for payments made on account of any work, when executed by a firm, should also 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 the firms by one of the partners, or by some other person having authority to give effectual receipts for the firm.

4. Any person who submits a tender shall fill up the usual printed form stating at what percentage above or below the rates specified in Schedule B (Memorandum showing items of work to be carried out) he is willing to undertake the work. Only one rate or such percentage on all the Estimated rates/Schedule rates shall be named. Tenders, which propose any alteration in the works specified in the said form of invitation to tender, or in the time allowed for carrying out the work, or which contain any other conditions will be liable for rejection. No printed form of tender shall include a tender for more than one work but if contractor wishes to tender for two or more works, shall submit a separate tender for each. Tender shall have the name and numbers of the work to which they refer written outside the envelope.

5. The Executive Engineer or his duly authorised Assistant shall open tenders in the presence of contractors who have submitted tenders or their representatives who may be present at the time, and he will enter the amounts of the several tenders in a comparative statement in a suitable form. In the event of a tender being accepted, the contractor shall for the purpose of identifications, sign copies of the specifications and other documents mentioned in Rule 1. In the event of a tender being rejected, the Divisional Officer shall refund the amount of earnest money deposited by the contractor online.

6. The officer competent to dispose of the tenders shall have the right of rejecting all or any of the tenders.

7. No receipt for any payment, alleged to have been made by a contractor in regard to any matter relating to this tender or the contract, shall be valid and binding on Government unless it is signed by the Executive Engineer.
8. The memorandum of work to be tendered for and the schedule of materials to be supplied by the Public Works Department and their rates shall be filled in and complete by the office of the Executive Engineer before the tender form is issued. If a form issued to an intending tenderer has not been so filled in and completed, he shall request the said office to have this done before he completes and delivers his tender.

9. All work shall be measured net by standard measure and according to the Rules and customs of the Public works Department and their rates shall be without reference to any local custom.

10. Under no circumstances shall any contractor be entitled to claim enhanced rates for any item in contract.

11. All corrections and additions or pasted slips should be initialed.

12. The measurements of work will be taken according to the usual methods in use in the Public Works Department and no proposals to adopt alternative methods will be accepted. The Executive Engineer’s decision as to what is “the usual method in use in the Public Works Department” will be final.

13. The tendering Contractor shall furnish a declaration alongwith the tender showing all works for which he has already entered into contract and the value of the work that remain to be executed in each case on the date of submitting the tender.

14. In view of the difficult position regarding the availability of foreign exchange, no foreign exchange would be released by the Department for the purchase of plant and machinery required for the execution of the work contracted for. (GCD/PWD/CFM/1058/62517 OF 26.5.1959)

15. The contractor will have to construct shed for storing controlled and valuable materials brought by Contractor at work site having double locking arrangement at Contractors cost. The materials will then be taken for use in the presence of the Departmental person. No materials will be allowed to be removed from the site of works.

16. The contractors shall also give a list of machinery in their possession and which they propose to use on the work.

17. Successful tenderer shall have to produce to the satisfaction of the accepting authority a valid and current license issued in his favour under the provisions of Contract Labour (Regulation and Abolition) Act, 1973 before starting the work. Failing which, acceptance of the tender shall be liable for withdrawal and earnest money shall be forfeited to the Government (refere Government of Maharashtra, Irrigation and Power Department’s letter No. Lab 1076h181/ (666E-17), Dated 8/9/1976.

18. The Contractor shall comply which the provisions of Apprentices Act, 1961 and the rules and orders issued thereunder from item to time. If he fails to do so, his failure shall be breach of the contract and the Executive Engineer, may in his discretion cancel the contract. The contractor shall also be liable for any pecuniary liability arising on account of any violation by him of the provisions of the said Act.
TENDER FOR WORKS

I/We hereby tender for the execution, for the Governor of Maharashtra (here-in-before and here-in after referred to as “Government”) of the work specified in the under written memorandum within the time specified in such memorandum at *________________________ per cent below/above the estimated rates entered in Schedule B (Memorandum showing items of work to be carried out) and in accordance in all respects with the specifications, designs, drawing and instructions in writing referred to in Rule I thereof and in Clause 12 of the annexed conditions of contract and agree that when materials for the work are provided by the Government, such materials and the rates to be paid for them shall be as provided in Schedule A hereto.

MEMORANDUM

1. NAME OF WORK : C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

   (A) If several sub-works are included they should be detailed in a separate list.

   (B) Estimated cost : Rs. 24,78,381.00

   (C) Earnest Money : Rs. 24,800.00

   (D) Security Deposit

      (I) Cash (Not less than the amount of Earnest Money) (2.00%) : Rs. 49,600.00

      (II) To be deducted from current bills. (2.00%) : Rs. 49,600.00

      Total Rs. 99,200.00

   (E) Percentage, if any, to be deducted from bills and by cash so as to make up the total amount required as security deposit by the time, half the work, as measured by the costs, is done.

      4% (FOUR PERCENT)

   (F) Time allowed for the work from date of written order to commence.

      06 (Six) Calander Months

      (Including Mansoon Period)

   (D) This deposit shall be in accordance with paras 213 and 214 of the M.P.W. Manual.

   (E) This percentage where necessary deposit is taken, will vary from 5 percent to 10 percent according to the requirement of the case where security deposit is taken, see note 1 to clause I of conditions of contract.

   (F) Give Schedule where necessary showing dates by which the various items are to be completed.
2. I/We agree that this offer shall remain open for acceptance for a minimum period of 90 days from the date fixed for opening the same means envelope No. 2 and thereafter until it is withdrawn by me/us by notice in writing duly addressed to the authority opening the tenders and sent by registered post A.D. or otherwise delivered at the office of such authority. “Treasury Bank Challan No. And date or Deposit At Call Receipt No._________ and date __________ in respect of the sum of Rupees 24,800.00 in words (Rupees Twenty Four Thousand Eight Hundred ) only representing the earnest money is herewith forwarded. The amount of earnest money shall not bear interest and shall be liable to be forfeited to the Government should I/We fail to (I) abide by the stipulation to keep the offer open for the period mentioned above or (2) sign and complete the contract documents as required by the Engineer and furnish the security deposit as specified in item (d) of the memorandum contained in paragraph (1) above within the time limit laid down in clause (I) of the annexed General Conditions of contract. The amount of earnest money may be adjusted towards the security deposit or refunded to me/us if so desired by me/us in writing, unless the same or any part thereof has been forfeited as aforesaid.

3. I/We have secured exemption from payment of earnest money after executing the necessary bond in favour of the Government a true copy of which is enclosed herewith. Should any occasion for forfeiture of earnest money for this work arise due to failure on my/our part to (I) abide by the stipulations to keep the offer open for the period mentioned above or (2) sign and complete the contract documents and furnish the security deposit as specified in item (d) of the Memorandum contained in paragraph 1 above within the time limit laid down in clause (I) of the annexed General Conditions of contract, the amount payable by me/us may, at the option of the Engineer be recovered out of the amount deposited in lump sum for securing exemption in so far as the same may extend in terms of the said bond and in the event of the deficiency out of any other moneys which are due or payable to me/us by the Government under any other contract or transaction of any nature whatsoever or otherwise.

4. Should this tender be accepted I/We hereby agree to abide by and fulfill all the terms, and provisions of the conditions of contract annexed hereto so far as applicable, and in default thereof to forfeit and pay to Government the sums of money mentioned in the said conditions.

Contractor :-
Address :-
Dated The Day of 20___
(Witness) :- $ Signatures of witness to contractor’s signature.
Address :-
(Occupation) :-

The above tender is hereby accepted by me for and on Behalf of the Governor of Maharashtra.
Date day of 20______ * Executive Engineer

* Signature of the officer by whom accepted.
CONDITIONS OF CONTRACT

Clause 1: The person/persons whose tender may be accepted (hereinafter called the contractor, which expression shall unless excluded by or repugnant to the context include his heirs, executors, administrators, and assigns) shall (A) within 10 days (which may be extended by the Engineer concerned up to 15 days if the Executive Engineer thinks fit to do so) of the receipt by him of the notification of the acceptance of his tender deposit with the Executive Engineer in cash or Government securities endorsed to the Executive Engineer (if deposited for more than 12 months) of sum sufficient which will make up the full security deposit specified in the tender or (B) (Permit Government at the time of making any payment to him for work done under the contract to deduct such as will amount to * Four percent of all moneys so payable such deductions to be held by Government by way of security deposit) provided always that in the event of contractor depositing a lump sum by way of security deposit as contemplated at above, then in such case, if the sum so deposited shall not amount to Four percent of the total estimated cost of the work, it shall be lawful for Government at the time of making any payment to the contractor for work done under the contract to make up the full amount of Four percent by deducting a sufficient sum from every such payment as last aforesaid until the full amount of the security deposit is made up. All compensation or other sums of money payable by the contractor to Government under the terms of his contract may be deducted from or paid by the sale of sufficient part of his security deposit or from the interest arising therefrom, or from any sums which may be due or may become due by Government to the contractor under any other contract or transaction of any nature on any account whatsoever and in the event of his security deposit being reduced by reason of any such deduction or sale as aforesaid, the contractor shall, within ten days thereafter, make good in cash or Government securities endorsed as aforesaid any sum or sums which may have been deducted from, or raised by sale of his security deposit or any part thereof. The security deposit referred to when paid in cash may, at the cost of the depositor, be converted into interest bearing securities provided that the depositor has expressly desired this in writing.

The security deposit will not be accepted in forms of insurance company bonds as per Government orders contained in No.CCM/PWD/4250 DATED 27-12-1956.

Note: * This will be the same percentage as that in the tender at (e) on Page No. 46
If the amount of the security deposit to be paid in a lump sum within the period specified at (A) above is not paid, the tender/contract already accepted shall be considered as cancelled and legal steps taken against the contractor for recovery of the amounts. The amount of the security deposit lodged by a contractor shall be refunded alongwith the payment of the final bill, if the date upto which the contractor has agreed to maintain the work in good order is over. If such date is not over, only 50% amount of security deposit shall be refunded alongwith the payment of the final bill. The amount of security deposit retained by the Government shall be released after expiry of period upto which the contractor has agreed to maintain the work in good order is over. In the event of the contractor failing or neglecting to complete rectification work within the period upto which the contractor has agreed to maintain the work in good order is over, the subject to provision of clause 17 and 20 hereof the amount of Security Deposit retained by Government shall be adjusted towards the excess cost incurred by the department on rectification work.

**Clause 2**: The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the order to commence work is given to the contractor. The work shall through the stipulated period of the contract be proceeded with, with all due diligence (time being deemed to be the essence of the contract on the part of the contractor) and the contractor shall pay as compensation an amount equal to one percent or such smaller amount as the Executive Engineer (whose decision in writing shall be final) may decide of the amount of the estimated cost of the whole work as shown by tenderer for every day that the work remains uncommenced or unfinished after proper dates. And further to ensure good progress during execution of the work, the contractor shall be bound, in all cases in which the time allowed for any work exceeds one month to complete.

- 25% of the work in = ¼ th of the time
- 50% of the work in = ½ of the time.
- 100% of the work in = 06 Months

Full work to be completed in **(06) Six Months** including Mansoon.
In the event of contractor failing to comply with this condition he shall be liable to pay as compensation and amount equal to 1% or such smaller amount as Executive Engineer (whose decision in writing shall be final) may decide of the said estimated cost of the whole work for every day that due quantity, of work remains incomplete.

Provided always that the total amount of compensation to be paid under the provisions of this clause shall not exceed 10% of the estimated cost of the work as shown in the Tender. Executive Engineer should be the final authority in this respect, respective of the fact that the tender is accepted by the Executive Engineer.

In event when whole of security deposit is forfeited.

Clause 3 :- In any case in which under any clause of this contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by installments) or in the case of abandonment of the work owing to serious illness or death of the contractor or any other cause, the Engineer, on behalf of the Governor of Maharashtra, shall have power to adopt any of the following courses, as he may deem best suited to the interest of Government:

(A) To rescind the contract (for which rescission notice in writing to the contractor under the hand of Executive Engineer shall be conclusive evidence) and in that case the Security Deposit of the contractor shall stand forfeited and he absolutely at the disposal of Government.
(B) To carry out the work or any part of the work departmentally debiting the contractor with the cost of the work expenditure incurred on tools and plant and charges on additional supervisory staff including the cost of work-charged establishment employed for getting unexecuted part of the work completed and crediting him with the value of the work done departmentally 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 his contract. The certificate of the Executive Engineers to the costs and other allied expenses so incurred and as to the value of the work so done departmentally 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 hands and to give it to another contractor to complete, in which case all expenses incurred on advertisement for fixing a new contracting agency, additional supervisory staff including the cost of work-charged establishment and the cost of the work executed by the new contract agency will be debited to the contractor and at the value of the work done or executed through the new contractor shall be credited to the contractor in all respects and in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract. The certificate of the Executive Engineer as to all the cost of the work and other expenses incurred as aforesaid for or in getting the unexecuted work done by the new contractor and as to the value of the work so done shall be final and conclusive against the contractor.

In case the contract shall be rescinded under clause(a) above the contractor shall not be entitled to recover or be paid, any sum for any work therefor actually performed by him under this contract unless and until the Executive Engineer shall have certified in writing the performance of such work and the amount payable to him in respect thereof and he shall only be entitled to be paid the amount so certified. In the event of either of the courses referred to in clause (b) or (c) being adopted and the cost of the work executed departmentally or through a new contractor and other allied expenses exceeding the value of such work credited to the contractors, the amount of excess shall be deducted from any money due to the contractor by Government under the contract or otherwise howsoever or from his security deposit or the sale proceeds thereof provided, however that the contractor shall have no claim against Government even if the certified value of the work done departmentally or through a new contractor exceeds the certified cost of such work and allied expenses, provided always that whichever of the three course mentioned in clauses (a), (b) or (c) is 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 advance on account of, or with a view of the execution of the work or the performance of the contract.
Clause 4 :- If the progress of any particular portion of the work is unsatisfactory, the Executive Engineer shall not withstanding that the general progress of the work is in accordance with the conditions mentioned in clause 2, be entitled to take action under clause 3(b) after giving the contractor 10 day’s notice in writing. The contractor will have no claim for compensation, for any loss sustained by him owing to such action.

Clause 5 :- In any case in which any of the powers conferred upon the Executive Engineer by clauses 3 and 4 hereof shall have become exercisable and the same shall not have been exercised, the non-exercised there of shall not constitute a waiving of any of the conditions hereof and such powers shall not with-standing be exercisable in the event of any future case of default by the contractor for which under any clauses hereof he is declared liable to pay compensation amounting to the whole of his security deposit and the liability of the contractor for past and future compensation shall remain unaffected. In the event of the Executive Engineer taking action under sub-clause (a) or (c) of clause 3, he may, if he so desires, take possession of all or any tools, plant materials and stores, in or upon the works or the site thereof or belonging to the contractor, or procured by him and intended to be used for the execution of the work or any part thereof, paying or allowing for the same in account at the contract rates, or in the case of contract rates not being applicable at current market rates, to be certified by the Executive Engineer whose certificate thereof shall be final. In the alternative, the Executive Engineer may, after giving notice in writing to the contractor or his clerk of the work, foreman or other authorised agent require him to remove such tools, plant, materials, or stores from the premises within a time to be specified in such notice; and in the event of the contractor failing to comply with any such requisition, the Executive Engineer may remove them at the contractor’s expenses or sell them by auction or private sale on account of the contractor and at his risk in all respects; and the certificate of the Executive Engineer as to the expenses of any such removal and the amount of the proceeds and expense of any such sale shall be final and conclusive against the contractor.

Clause 6 :- If the contractor shall desire an extension of the time for completion of 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 Executive Engineer, before the expiry of the period stipulated in the tender or before the expiration of 30 days from the date on which he was hindered as aforesaid or on which the cause for asking for extension occurred, whichever is earlier and the Executive Engineer, may if in his opinion, there were reasonable grounds for granting an extension, grant such extension as he thinks necessary or proper. The decision of the Executive Engineer in this matter shall be final.
Clause 7: On the completion of the work the contractor shall be furnished with a certificate by the Executive Engineer (hereinafter called the Engineer-in-charge) of such completion, but no such certificate shall be given nor shall the work be considered to be completed until the contractor shall have removed from the premises on which the work shall have been executed, all scaffolding, surplus materials and rubbish and shall have cleaned off the dirt from all woodwork, doors, windows, walls, floors or other parts of any building in or upon which the work has been executed, or of which he may have had possession for the purpose of executing the work, nor until the work shall have been measured by the Engineer-in-charge or where the measurements have been taken by his subordinates until they have received approval of the Engineer-in-charge, the said measurements being binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to the removal of scaffolding, surplus materials and rubbish and cleaning of dirt on or before the date fixed for the completion of the work, the Engineer-in-charge may at the expense of the contractor, remove such scaffolding, surplus materials and rubbish and dispose off the same as he thinks fit and clean off such dirt as aforesaid and the contractor shall forthwith pay the amount of all expenses so incurred, but shall forthwith pay the amount of all expenses so incurred, but shall have no claim in respect of any such scaffolding or surplus materials as aforesaid except for any sum actually realised by the sale thereof.

Clause 8: No payment shall be made for any work, estimated to cost less than rupees one thousand till after the whole of work shall have been completed and a certificate of completion given. But in the case of works estimated to cost more than rupees one thousand, the contractor shall on submitting a monthly bill therefore, be entitled to receive payment proportionate to the part of the work then approved and passed by the Engineer-in-charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. All such intermediate payments shall be regarded as payment by way of advance against the final payments only and not as payments for work actually done and competed, and shall not preclude the Engineer-in-charge from requiring any bad, unsound, imperfect or unskillful work to be removed or taken away and reconstructed, or re-erected nor shall any such payment be considered as an admission of the due performance of the contract or any part thereof in any respect or the accruing of any claim, nor shall it conclude, determine, or affect in any other way the powers of the Engineer-in-charge as to the final settlement and adjustment of the accounts or 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 the completion of the work, otherwise the Engineer-in-charge’s certificate of the measurements and of the total amount payable for the work shall be final and binding on all parties.
Clause 9 :- The rates for several items of works estimated to cost more than Rs.1,000/- agreed to within, shall be valid only when the item concerned is accepted as having been competed fully in accordance with the sanctioned specifications. In cases where the items of work are not accepted as so completed, the Engineer-in-charge may make payment on account of such items at such reduced rates as he may consider reasonable in the preparation of final or on running account bills.

Clause 10:- A bill shall be submitted by the contractor each month on or before the date fixed by the Engineer-in-charge for all work executed in the previous month, and the Engineer-in-charge shall take or cause to be taken the requisite measurements for the purpose of having the same verified; and the claim, so far as it is admissible, shall be adjusted, if possible, within ten days from the presentation of the bill. If the contractor does not submit the bill within the time fixed as aforesaid, the Engineer-in-charge may depute a subordinate to measure up the said work in the presence of the contractor or his duly authorised agent whose countersignature to the measurement list 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.

Clause 11 :- The contractor shall submit all bills on the printed forms to be had on application at the office of Engineer-in-charge. The charges to be made in the bills shall always be entered at the rates specified in the tender or in the case of any extra work ordered in pursuance of these conditions and not mentioned or provided for in the tender, at the rates hereinafter provided for such work.

Clause 12 :- If the specification or estimate of the work provides for the use of any special description of materials to be supplied from the store of (P.W.) Deptt. Store or if it 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 therefor as hereinafter mentioned being so far as practicable for the convenience of the contractor but not so as in any way to control the meaning or effect of this contract specified in the schedule or memorandum hereto annexed) the contractor shall be supplied with such materials and stores as may be required from time to time to be used by him for the purpose of the contract only and the value of the full quantity of the materials and stores so supplied shall be set off or deducted from any sums then due, or thereafter to become due to contractor under the contract, or otherwise from the security deposit, or the proceeds of the sale thereof, if the security deposit is held in Government securities, the same or a sufficient portion thereof shall in that case be sold for the purpose. All materials supplied to the contractor shall remain the absolute property of Government and shall on no account be removed from the site of the work, and shall at all times be open to inspection by the Engineer-in-charge. Any such materials unused and in perfectly good condition at the time of completion or determination of the contract shall be returned to the Public Works Departmental store, if the Engineer-in-charge so requires by a notice in writing given under his hand, but the contractor shall not be entitled to return any such materials except with consent of the Engineer-in-charge 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 or damage to any such materials.
Clause 12 (A) :- All stores of controlled materials such as cement, steel etc, supplied to the contractor by Government should be kept by the contractor under lock and key and will be accessible for inspection by the Executive Engineer or his agent at all times.

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

Clause 13 :- The contractor, shall execute the whole and every part of the work in the most substantial and workman like manner, and both as regards materials and every other respect in strict accordance with specifications. The contractor shall also conform 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 on the site of the work during office hours. The contractor will be entitled to receive three sets of contract drawing and working drawings as well as one certified copy of the accepted tender along with the work order free of cost. Further copies of the contract drawings and working drawing if required by him, shall be supplied at the rate of Rs.300/- per set of contract drawings and Rs.150/- per working drawing except where otherwise specified.

Alternations in specifications and designs not to invalidate contracts.

Clause 14 :- The Engineer-in-charge shall have power to make any alternations in, or additions to the original specifications, drawing, 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 connections which may be given to him in writing signed by the Engineer-in-charge and such alteration shall not invalidate the contract, and any additional work which the contractor may be directed to do in the 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 work and at the same rates as are specified in the tender for the main work. And if the additional and altered work includes any class of work for which no rates 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 prevailing at the time when the extra items crop up or at the rates mutually agreed upon between the Engineer-in-charge 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 are agreed upon then the contractor shall, within seven days of the date of receipt by him of the order to carry out the work, inform the Engineer-in-charge of the rate which it is his intention to charge for such class of work, and if the Engineer-in-charge does not agree to this rate he shall by notice in writing be 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 the contractor shall commence work or incur any expenditure in regard thereto before 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 rates as aforesaid according to such rate or rates as shall be fixed by the Engineer-in-charge. In the event of a dispute, the decision of the Executive Engineer of the Circle will be final.
Extension of time in consequence of additions or alterations.

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

The time limit for the completion of 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 proportion shall be conclusive.

Clause 15 :- (1) If at any time after the execution of the contract documents, the Engineer shall for any reason what-so-ever (other than default on the part of contractor for which the Government is entitled to rescind the contract) desires that the whole or any part of the work specified in the tender should be suspended for any period or that the whole or part of the work should not be carried out at all, he shall give to the contractor a notice in writing of such desire and upon the receipt of such notice the contractor shall forthwith suspend or stop the work wholly or in part as required, after having due regard to the appropriate stage at which the work should be stopped or suspended so as not to cause any damage or injury to the work already done or endanger the safety thereof provided that the decision of the Engineer as to the stage at which the work or any part of it could be or could have been safely stopped or suspended shall be final and conclusive against the contractor. The contractor shall have no claim to any payment or compensation whatsoever by reason of or in pursuance of any notice as aforesaid, on account of any suspension, stoppage or curtailment except to the extent specified hereinafter.

(2) Where the total suspension of work ordered as aforesaid continued for a continuous period exceeding 90 days, the contractor shall be at liberty to withdraw from the contractual obligations under the contract so far as it pertains to the unexecuted part of the work by giving a 10 days prior notice in writing to the Engineer, within 30 days of the expiry of the said period of 90 days, of such intention and requiring the Engineer to record the final measurements of the work already done and to pay final bill. Upon giving such notice, the contract shall be deemed to have been discharge from his obligation to complete the remaining unexecuted work under this contract. On receipt of such notice the Engineer shall proceed to complete the measurement and make such payment as may be finally due to the contractor within a period of 90 days from the receipt of such notice in respect of the work already done by the contractor. Such payment shall not in any manner prejudice the right of the contractor to any further compensation under the remaining provisions of this clause.
(3) Where the Engineer requires the contractor to suspend the work for a period in excess of 30 days at any time or 60 days in the aggregate, the contractor shall be entitled to apply to the Engineer within 30 days of the resumption of work after such suspension for payment of compensation to the extent of pecuniary loss suffered by him in respect of working machinery rendered idle on the site or on account of his having had to pay the salary or wages of labour engaged by him during the said period of suspension, provided always that the contractor shall not be entitled to any claim in respect of any such working machinery, salary or wages for the first 30 days whether consecutive or in the aggregate of such suspension or in respect of any suspension whatsoever occasioned by unsatisfactory work or any other default on his part. The decision of the Engineer in this regard shall be final and conclusive against the contractor.

(4) In the event of—

(I) Any total stoppage of work on notice from the Engineer under clause (I) in that behalf.

(II) Withdrawal by the Contractor from the contractual obligations to complete the remaining unexecuted work under sub-clause (2) on account of continued suspension of work for a period exceeding 90 days.

-OR-

(III) Curtailment in the quantity of item or items originally tendered on account of any alteration, omission or substitutions in the specifications, drawings, designs, or instructions under clause 14(I) where such curtailment exceeds 25% in quantity and the value of the quantity curtailed beyond 25% at the rates for the item specified in the tender is more than Rs.5000/-. 

It shall be open to the contractor, within 90 days from the service of (I) the notice of stoppage of work or (II) the notice of withdrawal from the contractual obligations under the contract on account of the continued suspension or work or (III) notice under clause 15(I) resulting in such curtailment, to produce to the Engineer, satisfactory documentary evidence that he had purchased for agreed to purchase material for use in the contract work before receipt by him of the notice of stoppage, suspension or curtailment and require the Government to take over on payment such material at the rates determined by the Engineer, provided, however such rates shall in no case exceeds the rates at which the same were acquired by the contractor. The Government shall thereafter take over the material so offered, provided the quantities offered are not in excess of the requirements of the unexecuted work as specified in the accepted tender and are of quality and specifications approved by the Engineer.
Clause 15 A :- The contractor shall not be entitled to claim any compensation from Government for the loss suffered by him on account of delay by Government in the supply of materials entered in Schedule A where such delay is caused by-

(I) Difficulties relating to the supply or railway wagons.
(II) Force majeure.
(III) Act of God.
(IV) Act of enemies of the State or any other reasonable cause beyond the control of Government.

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

Clause 16 :- Under no circumstances whatever shall the contractor be entitled in any compensation from Government on any account unless the contractor shall have submitted a claim in writing to the Engineer-in-charge within one month of the cause of such claim occurring.

Clause 17 :- If any time before the security deposit or any part thereof is refunded to the contractor it shall appear to the Engineer-in-charge or his subordinate in charge of the work, that any work has been executed with unsound, imperfect or unskilful 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 quality inferior to that contracted for, or are otherwise not in accordance with the contract, it shall be lawful for the Engineer-in-charge to intimate this fact in writing to the contractor and then not-with-standing 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 in part, as the case may require, or if so required, shall remove the materials or articles so specified and provide other proper and 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 per cent on the amount of the estimate for every day not exceeding ten days during which the failure so continuous and in the case of any such failure 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 the 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 reduce rates as he may fix therefor.
**Clause 18** :- All works under or in course of execution or executed in pursuance of the contract shall at all times be open to the inspection and supervision of the Engineer-in-charge and his subordinates, and the contractor shall at all times during the usual working hours, and at all other times at which reasonable notice of the intention of the Engineer-in-charge and his subordinates to visit the work shall have been given to the contractor, either himself be present to receive orders and instructions or have a responsible agent duly accredited in writing present for that purpose. Orders given to the contractor’s duly authorised agent shall be considered to have the same force and effect as if they had been given to the contractor himself.

**Clause 19** :- The contractor shall give not less than five days notice in writing to the Engineer-in-charge or his subordinates in charge of the work before covering up or otherwise placing beyond the reach of measurement any work in order that the same may be measured and correct dimension therefore taken before the same is so covered up or placed beyond the reach of measurement and shall not cover up or place beyond the reach of measurement any work without the consent in writing of the Engineer-in-charge or his subordinates in charge of the work, and if any work shall be covered up or placed beyond the reach of measurement, 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 such work or for the materials with which the same was executed.

**Clause 20** :- If during the period of **24 (Twenty Four) Months** from the date of completion as certified by the Engineer-in-charge pursuant to clause 7 of the contract in the opinion of the Executive Engineer, the said work is defective in any manner whatsoever, the contractor shall forthwith on receipt of notice in that behalf from the Executive Engineer duly commence execution and completely, carry out at his cost in every respect all the work that may be necessary for rectifying & setting right the defects specified therein including dismantling and reconstruction of unsafe portions strictly in accordance with and in the manner prescribed and under the supervision of the Executive Engineer. In the event of the contractor failing or neglecting to commence execution of said rectification work within the period prescribed therefore in the said notice and / or to complete the same as aforesaid as required by the said notice, the Executive Engineer get the same executed and carried out departmentally or by any other agency at the risk on account and the cost of the contractor. The contractor shall forthwith on demand pay to the Government the amount of such cost charges and expenses sustained or incurred by the Government of which the certificate of the Executive Engineer shall be final and binding on the contractor. Such costs, charges and expenses shall be deemed to be arrears of land revenue and in the event of the contractor failing or neglecting to pay the same on demand as aforesaid without prejudice to any other rights and remedies of the Government, the same may be recovered from the contractor as arrears of land revenue. The Government shall also be entitled to deduct the same from any amount which may then be payable or which may thereafter become payable by the Government to the Contractor either in respect of the said work or any other work whatsoever or from the amount of the security deposit retained by Government.
Clause 21 :- The contractor shall supply at his own cost all material (except such special materials, if any, as may, in accordance with the contract, be supply from the (P.W.) Departmental stores), plant, tool, appliances, implements, ladders, cordage, tackle scaffolding and temporary works requisite or proper for the proper execution of the work, whether, in the original, altered or substituted from, and whether included in the specification or other documents 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 requirements of the Engineer-in-charge as to any matter as to which under these conditions he is entitled to be satisfied, or which he is entitled to require together with the carriage therefore to and from the work. The contractor shall also supply without charge the requisite number of persons with the means and materials necessary for the purpose of setting out works and counting weighing and assisting in the measurement or examination at any time and from time to time of the work or the materials, failing which the same may be provided by the Engineer-in-charge at the expenses of the contractor and expenses may be deducted from any money due to the contractor under the contract or from his security deposit or the proceeds of sale thereof, or of sufficient portion thereof. The contractor shall provide all necessary fencing and lights required to protect the public from accident, and shall also be bound to bear the expenses of defence of every suit, action or other legal proceeding, that may be brought by any person for injury sustained owing to neglect of the above precaution, and to pay any damages and cost which may be awarded in any such suit, action or proceeding to any such person, or which may with the consent of the contractor be paid for compromising any claim by any such person.

Clause 21 A :- The contractor shall provide suitable scaffolds and working platforms gangways and stairways and shall comply with the following regulations in connection therewith:

(a) Suitable scaffolds shall be provided for workmen for all works that cannot be safely done from a ladder or by other means.
(b) A scaffold shall not be constructed, taken down or substantially altered except-
   (i) Under the supervision of a competent and responsible person; and
   (ii) As far as possible by competent workers possessing adequate experience in this kind of work.
(c) All scaffolds and appliances connected therewith and all ladders shall:--
   (i) be of sound material
   (ii) be of adequate strength having regard to the loads and strains to which they will be subjected, and
   (iii) be maintained in proper condition.
(d) Scaffolds shall be so constructed that no part thereof can be displaced in consequence of normal use.
(e) Scaffolds shall not be over-loaded and so far as practicable the load shall be evenly distributed.
(f) Before installing lifting gear on scaffolds special precautions shall be taken to ensure the strength and stability of the scaffolds.
(g) Scaffolds shall be periodically inspected by a competent person.
(h) Before allowing a scaffold to be used by his workmen the contractor shall, whether the scaffold has been erected by his workmen or not, take steps to ensure that it complies fully with regulations herein specified.

(i) Working platform, gangway, stairways shall-
   i) be so constructed that no part thereof can sag unduly on unequally.
   ii) Be so constructed and maintained, having regard to the prevailing conditions as to reduce as far as practicable risks of persons tripping or slipping and,
   iii) Be kept free from any unnecessary obstruction.

(j) In the case of working platform, gangways, working places and stairways at a height exceeding 3.0 metres (to be specified)
   i) every working platform, gangway shall be closely boarded unless other adequate measures are taken to ensure safety.
   ii) Every working platform and gangway shall have adequate width, and
   iii) Every working platform, gangway, working place and stairway shall be suitable fenced.

(k) Every opening in the floor of a building or in a working platform shall except for the time and to the extent required to allow the excess of persons or the transport or shifting of material be provided with suitable means to prevent the fall of persons or material.

(l) When persons are employed on a roof where there is a danger of falling from a height exceeding 3.0 metres (to be specified) suitable precautions shall be taken to prevent the fall of persons or materials.

(m) Suitable precautions shall be taken to prevent persons being struck by articles which might fall from scaffolds or other working places.

(n) Safe means of access shall be provided to all working platform and other working places.

(o) The Contractor/(s) will have to make payments to labourers as per Minimum Wages Act 1948.
Clause 21 B :- The contractor shall comply with the following regulations as regards the Hoisting Appliances to be used by him :-

(a) Hoisting machines and tackle including their attachments anchorage’s and supports shall-
   i) be of good mechanical construction, sound material and adequate strength and free from patent defect;
      and
   ii) be kept in good repair and in good working order.

(b) Every rope used in hoisting or lowering materials or as a means of suspension shall be suitable quality and adequate strength and free from patent defect.

(c) Hoisting machines and tackle shall be examined and adequately tested after erection on the site and before use and be re-examined in position at intervals to be prescribed by the Government.

(d) Every chain, ring, hook, shackle, swivel and pulley block used in hoisting or lowering materials or as a means of suspension shall be periodically examined.

(e) Every crane driver or hoisting appliance operator shall be properly qualified.

(f) No person who is below the age of 18 years shall be in control of any hoisting machine, including any scaffold, which, or give signals to the operator.

(g) In the case of every hoisting machine and of every chain, ring, hook, shackle, swivel and pulley block used in hoisting or lowering or as a means of suspension the safe working load shall be ascertained by adequate means.

(h) Every hoisting machine and all gear referred to in preceding regulation shall be plainly marked with the safe working load.

(i) In the case of a hoisting machine having a variable safe working load, each safe working load and the conditions under which it is applicable, shall be clearly indicated.

(j) No part of any hoisting machine or of any gear referred to in regulation (g) above shall be loaded beyond the safe working load except for the purpose to testing.

(k) Motors, gearing transmissions, electric wiring and other dangerous parts of hoisting appliance shall be provided with efficient safeguards.

(l) Hoisting appliances shall be provided with such means as will reduce to a minimum the risk of the accidental descent of the load.

(m) Adequate precaution shall be taken to reduce to a minimum the risk of any part of a suspended load becoming accidentally displaced.
**Measures for prevention of fire.**

**Clause 22 :-** The contractor shall not set fire to any standing jungle, trees, brushwood or grasses without a written permit from the Executive Engineer. When such permit is given, and also in all cases when destroying cut or dug up trees, brushwood, grass etc. by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise damaging surrounding property. The contractor shall make his own arrangements for drinking water for the labour employed by him and provide sanitary and other arrangements.

**Liability of contractor for any damage done in or outside work areas.**

**Clause 23 :-** Compensation for all damages done intentionally or unintentionally by contractor’s labour whether in or beyond the limits of Government property including any damage caused by the spreading of fire mentioned clause 22 shall be estimated by the Engineer-in-charge subject to the decision of the Executive Engineer on appeal shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand, failing which, the same will be recovered from the contractor as damages in the manner prescribed in clause 1 or deducted by the Engineer-in-charge from any sums that may be due or become due from Government to contractor under this contract or otherwise. The contractor shall bear expenses of defending any action or other legal proceeding that may be brought by any person of injury the spread sustained by him owing to neglect of precautions to prevent the spread of fire and he shall pay any damages and cost that may be awarded by the court in consequence.

**Employment of female labour**

**Clause 24 :-** The employment of female labours on works in neighborhood of soldier’s barracks should be avoided as far as possible. The Contractor shall employ the labours from the nearest Employment Exchange.

**Work on Sunday.**

**Clause 25 :-** No work shall be done on a Sunday without the sanction in writing of the Engineer-in-charge.

**Work not to be sublet.**

**Contract may be rescinded and security deposit forfeited for subletting it without approval or for bribing a public officer or if contractor become insolvent.**

**Clause 26 :-** The contractor shall not be assigned or sublet without the written approval of the Engineer-in-charge. And if the contractor shall assign or sublet his contract, or attempt so to do, or become insolvent or commence any proceedings to get him self adjudicated and insolvent or make any composition with his creditors, or attempt so to do or if 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 agent to any public officer or person in the employ of Government in any way relating to his office or employment, or if any such officer or person shall become in any way directly or indirectly interested in the contract, the Engineer-in-charge may thereupon by notice in writing rescind the contract, and the security deposit of the contractor shall thereupon stand forfeited and be absolutely at the disposal of Government, and the same consequences shall ensue as if; the contract had been rescinded under Clause 3 hereof and in addition the contractor shall not be entitled to recover or be paid for any work therefor actually performed under the contractor.
Clause 27 :- 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 Government without reference to the actual loss or damages sustained, and whether any damage has or has not been sustained.

Clause 28 :- In the case of tender by partners, any change in the constitution of a firm shall be forthwith notified by the contractor to the Engineer-in-charge for his information.

Clause 29 :- All works to be executed under the contractor shall be executed under the direction and subject to the approval in all respect of the Executive Engineer of the Division, for the time being, 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.

Clause 30 (1) :- Except where otherwise specified in the contract and subject to the powers delegated to him by Government under the Code-Rules then in force, the decision of the Executive Engineer of Division for the time being shall be final, conclusive and binding on all parties of the contract upon all questions relating to the meaning of the specifications, designs, drawings and instructions herein before mentioned and as to the quality of workmanship, or materials used, on the work, or as to any other question, claim right, matter or things whatsoever in any way arising out of or relating to the contract designs, drawings, specifications, estimates instructions, order or other 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.

Clause 30 (2) :- The Contractor may, within thirty days of receipt by him of any order passed by the Executive Engineer of the Circle as aforesaid, appeal against it to the Executive Engineer concerned with the contract work or project provided that:
(A) The accepted value of the contract exceeds Rs.10.00 Lakhs (Rupees Ten Lakhs).
(B) Amount of claim is not less than Rs.1.00 Lakh (Rupees One Lakh).

Clause 30 (3) :- If the contractor is not satisfied with the order passed by the Executive Engineer as aforesaid, the Contractor may, within thirty days of receipt by him of any such order, appeal against it to the concerned Secretary, Public Works Department, who if convinced that prima-facie the contractor’s claim rejected by Executive Engineer is not frivolous and that there is some substance in the claim of the contractor as would merit a detailed examination and decision by the Standing Committee, shall put up to the Standing Committee at Government level for suitable decision.
(vide P.W. Circular No.CAT-1086-CR-110/Bldg.-2 DATED 7.5.1986.)
Clause 31 :- The contractor shall obtain from the (P. W.) Department store or stores and articles of European or American manufacture which may be required for the work, or any part thereof or in making up any articles required thereof in connection therewith unless he has obtained permission in writing from the Engineer-in-charge to obtain such stores and articles elsewhere. The value of such stores and articles as may be supplied to the contractor by the Engineer-in-charge will be debited to the contractor in his account at the rates shown in the schedule, in form A attached to the contractor and if they are not entered in the said schedule, they shall be debited to him a cost price which for the purpose of this contract shall include the cost of carriage and all other expenses whatsoever, which shall have been incurred in obtaining delivery of the same at the stores aforesaid.

Clause 32 :- When the estimate on which a tender is made includes lump sums in respect of parts of the work, the contractor shall be entitled to payment in respect of the items of work involved or the part of the work in question at the same rates as payable under this contract for each item, or if the parts of the work in question is not in the opinion of the Engineer-in-charge capable of measurement, the Engineer-in-charge may at his discretion pay the lump sum amount entered in the estimate, and the certificate in writing of the Engineer-in-charge shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of this clause.

Clause 33 :- In the case of any class of work for which there is no such specification as is mentioned in Rule I such work shall be carried out in accordance with the Divisional specifications, and the event of there being no Divisional specifications, then in such case the work shall be carried out in all respects in accordance with all instructions and requirements of the Engineer-in-charge.

Clause 34 :- The expression “work” or “works” where used in these condition, shall unless there be something in the subject or context repugnant to such construction, be constructed to mean the work or works contracted to be executed under or in virtue of the contract, whether temporary or permanent and whether original, altered, substituted or additional.

Clause 35 :- The percentage referred to in the tender shall be deducted from/added to the gross amount of the bill before deducting the value of any stock issued.

Clause 36 :- All quarry fees, royalties, Octroi dues and ground rent for stacking materials, if any, shall be paid by the contractor.
Clause 37 :- The contractor shall be responsible for and shall pay any compensation to his workmen payable under the Workmen’s Compensation Act, 1923 (VIII of 1923), (hereinafter called the said Act) for injuries caused to the workmen. If such compensation is payable/paid by Government as principal under sub-section (1) of section 12 of the said Act on behalf of the contractor, it shall be recoverable by Government from the contractor under sub-section (2) of the said section. Such compensation shall be recovered in the manner laid down in clause 1 above.

Clause 37 A :- The contractor shall be responsible for and shall pay the expenses of providing medical aid to any workman who may suffer a bodily injury as a result of an accident. If such expenses are incurred by Government the same shall be recoverable from the contractor forthwith and be deducted without prejudice to any other remedy of Government from any amount due or that may become due to the contractor.

Clause 37 B :- The contractor shall provide all necessary personal safety equipment’s and first aid apparatus available for the use of the persons employed on the site and shall maintain the same in condition suitable for immediate use at any time and shall comply with the following regulations in connection therewith

(A) The workers shall be required to use the equipment so provided by the contractor and the contractor shall take adequate steps to ensure proper use of equipment by those concerned.

(B) When work is carried on in proximity to any place where there is a risk of drawing all necessary equipment shall be provided and kept ready for use and all necessary steps shall be taken for the prompt rescue of any person in danger.

(C) Adequate provision shall be made for prompt first-aid treatment of all injuries likely to be sustained during the course of the work.

Clause 37 C :- The contractor shall duly comply with the provisions of the Apprentice Act 1961 (III of 1961) the rules made thereunder and the orders that may be issued from time to time under the said Act and the said Rules and on his failure or neglect to do so he shall be subject to all the liabilities and penalties provided by the said Act and said Rules.

(Govt. circular No.CAT-6076/3336/(400)/Bldg.2 dt.16-8-1985.)

Clause 38 :- (1) Quantities shown in the tender are approximate and no claim shall be entertained for quantities of work executed being either more or less than those entered in the tender or estimate.
(2) Quantities in respect of the several items shown in the tender are approximate and no revision in the tendered rate shall be permitted in respect of any of the items so long as, subject to any special provision contained in the specifications prescribing a different percentage of permissible variation in the quantity of the items does not exceed the tender quantity by more than 25 percent and so long as the value of the excess quantity beyond this limit at the rate of the items specified in the tender, is not more than Rs.5,000/-.

(3) “The contractor shall, if ordered in writing by the Engineer so to do, also carry out any quantities in excess of the limit mentioned in sub-clause (1) hereof on the same conditions as and in accordance with the specifications in the tender and at the rates (I) derived from the rates entered in the current schedule of rates and in absence of such rates, (II) at the rate prevailing in the market, the said rates increased or decreased as the case may be by the percentage which the total tendered amount bears to the estimated cost of the work as put to tender based upon the schedule of rates applicable to the year in which the tenders were invited. **For the purpose of operation of this clause, this cost shall be worked out from the D.S.R. prevailing at the time of acceptance of tender.**

(4) Claim arising out of reduction in the tendered quantity of any item beyond 25 percent will be governed by the provision of clause 15 only when the amount of such reduction beyond 25 per cent at the rate of items specified in the tender is more than Rs. 5,000/-. 

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**Employment of famine labour etc.**

Clause 39 :-The contractor shall employ any famine, convict or other labour of a particular kind or class if ordered in writing to do so by the Engineer-in-charge.

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**Claim for compensation for delay in execution of work.**

Clause 40 :- No compensation shall be allowed for any delay caused in the starting of the work on account of acquisition of land or, in the case of clearance works, on account of any delay in according sanction to estimates.

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**Claim compensation delay in execution of work.**

Clause 41 :- No compensation shall be allowed for any delay in execution of the work on account of water, standing in borrow pits or compartments. The rates are inclusive for hard or cracked soil, excavation in mud, sub-soil water or water standing in borrow pits and no claim for an extra rate shall be entertained unless otherwise expressly specified.

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**Entering upon or commencing any portion of work.**

Clause 42 :- The contractor shall not enter upon or commence any portion of work except with the written authority and instructions of the Engineer-in-charge or his subordinate in charge of the work. Failing such authority the contractor shall have no claim to ask for measurements of the payment for work.
Minimum age of persons employed, the employment of donkeys and / or other animals and the payment of fair wages.

Clause 43 (i) :- No contractor shall employ any person who is under the age or 18 years.

(ii) No contractor shall employ donkeys or other animals with breaching of string or thin ropes. The breaching must be at least three inches wide and should be of tape (Nawar).

(iii) No animal suffering from sores, lameness or emaciation or which is immature shall be employed on the work.

(iv) The Engineer-in-charge or his Agent is authorised to remove from the work, any person or animal found working which does not satisfy these conditions and no responsibility shall be accepted by Government for any delay caused in the completion of the work by such removal.

(v) The contractor shall pay fair and reasonable wages to the workmen employed by him, in the contract under taken by him. In event of any dispute arising between contractor and his workmen on the grounds that the wages paid are not fair and reasonable, the dispute shall be referred without delay to the Executive Engineer who shall decide the same. The decision of the Executive Engineer shall be conclusive and binding on the contractor but such decision shall not in any way affect the conditions in the contract regarding the payment to be made by Government at the sanctioned tender rates.

(vi) Contractor shall provide drinking water facilities to the workers. Similar amenities shall be provided to the workers engaged on large work in urban areas.

(vii) All facilities provided in the contractor labour (Regulation & Abolition Act 1971), The Maharashtra Contract Labour regulation & Abolition rule 1971 should be provided.

Method of payment.

Clause 44 :- Payment to contractors shall be made by cheque drawn on any treasury within the Division convenient to them, provided the amount exceed Rs.10. Amounts not exceeding Rs.10 will be paid in cash.

Acceptance of conditions compulsory before tendering for work.

Clause 45 :- Any contractor who does not accept these conditions shall not be allowed to tender for works.

Employment of scarcity labour.

Clause 46 :- If Government declares a state of scarcity or famine to exist in any village situated within 10miles of the work, the contractor shall employ upon such parts of the work, as are suitable for unskilled labour, any person certified to him by the Executive Engineer, or be any person to whom the Executive Engineer may have delegated this duty in writing to be in need of relief and shall be bound to pay to such person wages not below the minimum which Government may have fixed in this behalf. Any dispute which may arise in connection with the implementation of this clause shall be decided by the Executive Engineer whose decision shall be final and binding on the Contractor.
Clause 47 :- The price quoted by the contractor shall not in any case exceed the control price, if any, fixed by Government or reasonable price which it is permissible for him to charge a private purchase for the same class and description of goods under the provision of Hoarding or Profiteering prevention Ordinance, 1948 as amended from time to time. If the price quoted exceeds the controlled price or the price permissible under Hoarding and Profiteering Prevention Ordinance, the contractor will specifically mention this fact in his tender along with the reasons for quoting such higher prices. The purchaser at his discretion will in such case exercise the right of revising the price at any stage so as to confirm with the controlled price on the permissible under the Hoarding and Profiteering Prevention Ordinance. This discretion will be exercised without prejudice to any other action that may be taken against the contractor.

Clause 47 (A) :- The tender rates are inclusive of all taxes, rates cesses and are also inclusive of the leviable tax in respect of sale by transfer of property in goods involved in the execution of a work contract under the provision of Rules-58 of Maharashtra Value Added Tax Act-2005, for the purpose of levy of Tax.

Clause 48 :- The rates to be quoted by the contractor must be inclusive of VAT sale tax no extra payment on this account will be made to the contractor.

Clause 49 :- In case of materials that may remain surplus with the contractor from those issued for the work contracted for, the date of ascertainment of the materials being surplus will be taken as the date of sale for the purpose of sales tax will be recovered on such sale.

Clause 50 :- The Contractor shall employ the unskilled labour to be employed by him on the said work only from locally available labours and shall give preference to those persons enrolled under Maharashtra Government Employment and Self Employment Department’s Scheme.

Provided, however, that if the required unskilled labours are not available locally, the contractor shall in the first instance employ such number of persons as is available and thereafter may with previous permission, in writing of the Executive Engineer-in-charge of the said work, obtain the rest of requirement of unskilled labour from outside the above scheme.
Clause 51 :- The contractor shall comply with the provision of the apprentices Act 1961 & the rules and orders issued there under from time to time, if he fails to do so this failure will be a breach of the contract and the Superintending Engineer, may in his discretion may cancel the contract. The contractor shall also be liable for precautionary liability arising on account of any violation by him of the provision of Act.

The contractor shall pay laborers, skilled and unskilled according to prescribed wages by Minimum Wages Act, 1948 applicable to the area in which work lies.

The Contractor to take precautions against accidents which take place on account of labour using loose garments while working on machinery.

Clause 52 :- All amounts whatsoever which the contractor is liable to pay to the government in connection with the execution of the work including the amount payable in respect of (I) materials and / or stores supplied/ issued hereunder by the Government to the Contractor. (II) hire charges in respect of heavy plant, machinery and equipment given on hire, by the Government to the contractor for execution by him of the work and / or on which advances have been given by the Government to the contractor shall be deemed to be arrears of Land Revenue and the Government may without prejudice to any other rights and remedies of the Government recover the same from the contractor as arrears of land revenue.

(CAT-1274/40364/Desk-2 dt.7-12-76)

Clause 53 :- The contractor shall duly comply with all the provisions of the Contract Labour (Regulation and Abolition) Act, 1970 and the Maharashtra Contract Labour (Regulation and Abolition) Rules, 1971 as amended from time to time and all other relevant statutes and statutory provisions concerning payment of wages particularly to workmen employed by the contractor and working on site of work. In particular the contractor shall pay wages to each worker employed by him on the site of the work at the rates prescribed under the Maharashtra Contractor Labour (Regulation and Abolition) Rules, 1971. If the contractor fails or neglects to pay wages at the said rates or makes short payment and the Government makes such payment of wages in full or part thereof less paid by the Contractor, as the case may be, the amount so paid by the Government to such worker shall be deemed to be an arrears of land revenue and the Government shall be entitled to recover the same as such from the contractor or deduct the same from the amount payable by the Government to the contractor hereunder or from any other amount payable to him by the Government.

Government Circular No. CAT-1284/ (120)/Bldg-2 D.t. 14-8-85.
Clause 54 :- The contractor shall engage apprentice such as brick layer, carpenter, wiremen, plumber, as well as blacksmith recommended by the State Apprenticeship Advisor Director of Technical Education, Dhobi Talaw, Mumbai 400 001. In the construction work (as per circular of Government of Maharashtra, Education Department No.TSA/5170/T5689, DATED 7-7-1972).

Clause 55 :-
(Govt. of Maharashtra P.W.D. resolution No.CAT/1086/CR-243/K/Bldg-2 dt.11/8/87)

A. The anti malaria and other health measures shall be as directed by the Joint Director(Malaria and Filaria) of Health Service, Pune.

B. Contractor shall see that mosquitogenic conditions are not created so as to keep vector population to minimum level.

C. Contractor shall carry out anti malaria measures in the area as per guidelines prescribed under National Malaria Eradication Programme and as directed by the Joint Director (M&F) of Health Services, Pune.

D. In case of default in, carrying out prescribed anti malaria measures resulting in increase in malaria incidence, contractor shall be liable to pay to Corporation the amount spent by Government on anti malaria measures to control the situation in addition to fine.

E. RELATIONS WITH PUBLIC AUTHORITIES.
The Contractor shall make sufficient arrangements for draining away the sewage water as well as water coming from the bathing and washing places and shall dispose off this water in such a way as not to cause any nuisance. He shall also keep the premises clean by employing sufficient number of sweepers.

The contractor shall comply with all rules, regulations, bye-laws and directions given from time to time by any local or public authority in connection with this work and shall pay fees or charges which are livable on him without any extra cost to Government.

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ADDITIONAL CONDITIONS /INSTRUCTIONS TO TENDERERS WHILE TENDERING FOR THE WORKS

Person tendering for the work covered by the Schedule will be required to complete the work within the periods specified below:

<table>
<thead>
<tr>
<th>Name of work</th>
<th>To start from the date of issue of work order</th>
<th>To complete</th>
</tr>
</thead>
<tbody>
<tr>
<td>C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat)</td>
<td>------</td>
<td>Within 06 (Six) Calendar Months including monsoon.</td>
</tr>
<tr>
<td>Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)</td>
<td></td>
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</tr>
</tbody>
</table>

1. **COMPETENCY OF TENDER** :

   The work will be awarded only to those contractors who are considered to be substantially responsive bidders, capable of performing the class of work to be completed. Before passing the final award any or all bidders may have to show that he has the necessary experience, facilities, ability and financial resources to execute the work in satisfactory manner and also within the stipulated time.

2. **PAYMENTS** :

   The tenderers must understand clearly that the rates quoted are for completed work and include all costs due to labour, all leads and lifts involved and it further necessitated, scaffolding plant, supervision, service works, power etc. and to include all to cover the cost of night and round the clock work as and when required and no claim for additional payment beyond the prices or rates quoted will be entertained and the tenderers will not entitled subsequently to make any claim on the ground of any representation or on any promise by any person (whether member in the employment of any Public Works Department or not) or on the ground of any failure on his part to obtain all necessary information for the purpose of making his tender and fixing the several prices and rates therein relieve him from any risks or liabilities arising out of the tender.

3. **ERASER** :

   Persons tendering are informed that no erasers or any alterations by them in the text of the document set herewith will be allowed and any such eraser or an alteration will be disregarded. If there is any error in writing, no overwriting should be done but the wrong words or figures should be struck out and the correct one written above or near it in an unambiguous way. Such correction should be initialed and dated.
4. **ACCEPTANCE:**

Intimation of acceptance of tender will be given by a telegram or a letter sent by Registered Post to the address given below the signature of the tenderer in the tenders. The tenders which do not fulfill any of the above conditions or those in the form and which are incomplete in any respect shall be liable for rejection.

5. **PRECAUTIONS TO BE TAKEN BY THE CONTRACTOR TO PREVENT ACCIDENT:**

   i) No live electric lines should be allowed to run along the ground in the blasting zone and they should be at least about 10. Ft. above ground if not more.

   ii) The wiring cable should not be taken near the live electric line and it should be preferably shot firing cable as supplied by the supplier of explosives. If such a cable is not available, a substitute cable recommended by the explosive suppliers should only be used. Under no circumstances should cable made up of several pieces jointed and tapped be used.

   iii) The blasting shed from where the exploder is to finally operated should be at least 150 Meters away from the area to be blasted. It should have a strong root which can with stand the impact of flying stones at this range.

   iv) Only trained hands should be allowed to handle explosives, cable detonators etc.

6.1 **CONTRACTOR TO INFORM HIMSELF FULLY:**

The contractors shall be deemed to have carefully examined the work and site conditions including labour, the general and special conditions, the specifications, schedules and drawing shall be deemed to have visited the site of the work and to have fully informed himself regarding the local conditions and carried out his own investigations to arrive at the rates quoted in the tender. In this regard, he will be given necessary information to the best of the knowledge of Department but without any guarantee about it.

If he shall have any doubt as to the meaning of any portion of these general conditions or the special condition, to the scope of working of the specifications and drawings or any other matter concerning the contract, he shall in good time, before submitting his tender, set forth the particulars thereof and submit them to the Engineer in writing in order that such doubts may be clarified authoritatively before tendering. Once a tender is submitted, the matter will be decided in accordance with tender conditions in the absence of such authentic pre-clarification.
6.2 **ERROR, OMISSIONS AND DISCREPANCIES**:

(A) In case of errors, omissions and / or disagreement between written and scaled dimensions in the drawing or between the drawings and specifications etc. The following order of preference shall apply.

(I) Between actual scaled and written dimensions or descriptions on a drawing, the later shall be adopted.

(II) Between the written or shown description of dimensions in the drawings and corresponding one in the specifications, the latter shall apply.

(III) Between the quantities shown in schedule of quantities and those arrived at from the drawings, the latter shall be preferred.

(B) In all cases of omission and / or doubts of discrepancies in the dimensions or description of any item or specifications, a reference shall be made to the Engineer, whose elucidation, elaboration or decision shall be considered as authentic. The contractor shall be held responsible for any errors that may occur in the work through lack of such reference and precaution.

6.3 **WORKING METHODS AND PROGRESS SCHEDULES**:

(a) The Contractor shall submit within the time stipulated by the Engineer-in-charge in writing the details of actual methods that would be adopted by the contractor for the execution of any item as required by Engineer at each of the location, supported by necessary detailed drawings and sketches including those of the plant and machinery that would be used their locations arrangement for conveying and handling materials etc. and obtain prior approval of the Engineer-in-charge well in advance of starting of such item of work. The Engineer-in-charge reserves the right to suggest modifications of make correction in the method proposed by the contractor whether accepted previously or not at any stage of the work to obtain the desired accuracy, quality and progress which shall be binding on the contractor. No claim on account of such change in method of execution will be entertained by Government so long as specification of the item remain unaltered.

(b) **PROGRESS SCHEDULE**:

The Contractor shall furnish within the period stipulated in writing by the Engineer-in-charge of the order to start the work, progress schedule in quadruplicate indicating the date of actual start, the monthly progress expected to be achieved and anticipated completion date of each major item of work to be done by him, also indicating and setting up materials, plants and machinery.
(c) The contractor shall employ sufficient plant, equipment and labour as may be necessary to maintain the progress schedule. The working and shift hours restricted to one shift a day for operations to be done under the Government supervision shall be such as may be approved of the Engineer-in-charge. They shall not be varied without the prior approval of the Engineer. Night work requiring supervision shall not be permitted except when specifically allowed by Engineer on each item, if requested by contractor. The contractor shall provide necessary lighting arrangements etc. for night work as directed by Engineer without extra cost to Government.

(d) **CONSTRUCTION EQUIPMENT AND LOCATION:**

i) The contractor shall be required to give a trial run of the equipment’s for establishing, their capability to achieve the laid down specifications and tolerance to the satisfaction of the Engineer before commencement of the work. All equipment provided shall be of proven efficiency and shall be operated and maintained at all times, in a manner acceptable to the Engineer and no equipment or personal will be removed from site without permission of the Engineer.

6.4 **TREASURE TROVE:**

In the event of discovery by the contractor or his employees, during the progress of the works of any treasure, fossils, minerals or any other articles or value of interest, the contractor shall give immediate intimation thereof to the Engineer such treasure or things which shall be the property of the Government.

6.5 **QUARRIES ;--**

6.5.1 The contractor (s) shall have to arrange himself / themselves to procure the quarry. However necessary assistance without any extra cost to Government will be rendered by the Department for procuring the quarries if required by the contractor.

6.5.2 The quarrying operation shall be carried out by the Contractor with proper equipment such as compressor, jack-hammers, drill bits, explosives etc. and sufficient numbers of workman shall be employed so as to get the required out-turn.
6.5.3 The Contractor shall carry out the works in the quarries in conformity with all the rules and regulations already laid down or that may be laid down from time to time by the Government. Any cost incurred by the Government due to non-compliance of any rules or regulations or due to damages by the Contractor shall be the responsibility of the contractor. The Engineer-in-charge or his representative shall be given full facility by the Contractor for inspection at all times of the working of the quarry, records maintained, the stocks of the explosives and detonators etc. So as to enable him to check that the working records and storage are all in accordance with the relevant rules. The Engineer-in-charge or his representative shall at any times be allowed to inspect the work, building and equipment at the quarters.

6.5.4 The Contractor shall maintain at his own cost the books, registers etc. Required to be maintained under the relevant rules and regulations and as directed by the Engineer-in-charge. These books shall be open for inspection at all times by the Engineer-in-charge or his representative and the contractor shall furnish the copies or extract of books or registers as and when required.

6.5.5 All quarrying operations shall be carried out by the Contractor in organized and expeditious manner, systematically and with proper planning. The Contractor shall engage licensed blasters and adopt electric blasting and / or any other approved method which would ensure complete safety to all the men engaged in the quarry and its surroundings. The Contractor shall himself provide suitable magazines and arrange to procure and store explosives etc. as required under the rules at his own cost. The designs and the location of the magazine shall be got approved in advance from the Executive inspector of Explosives and the Rules and Regulation in this connection as laid down by the Executive inspector of Explosives form time to time shall be strictly adhered to by the contractor. It is generally experienced that it take time to obtain the necessary license for blasting and license for storage of materials from the concerned authorities. The Contractor must therefore, take timely advance action for procuring all such licenses so that the work progress may not be hampered.
6.5.6 The approaches to the quarrying place form the exciting public roads shall have to be arranged by the Contractor at his own cost and the approaches shall be maintained by the Contractor at his own cost till the work is over.

6.5.7 The quarrying operations shall be carried out by the Contractor to the entire satisfaction of the Engineer-in-charge and the development of the quarry shall be made efficiently so as to avoid wastage of stones. Only such stones as are of the required quality shall be used on the work. Any stone which is in the opinion of the Engineer-in-charge, not in accordance with the specifications or of required quality will be rejected at any time, at the quarry or at the site of work. The rejected stones shall not be used on the work and such rejected materials shall be removed to the place shown at the Contractor’s cost.

6.5.8 Since all stones quarried form Government quarry (if made available) by the Contractor including the excavated over burden are the property of the Government, no stones or earth shall be supplied by Contractor to any other agencies and are not works or allowed to be taken away for any other works. All such surplus quarried materials not required for work under this contract shall be the property of the Government and shall be handed over by the Contractor to the Government free of cost at the quarry site duly heaped at the spots indicated by the Engineer-in-charge.

6.5.9 Quarrying permission will have to be directly obtained by the Contractor from the Collector of the District concerned for which purpose the Department will render necessary assistance. All quarry fees, royalty charges, octroi duties, ground rent for stacking material etc. if any to be paid, shall be paid directly by the contractor as per prevailing rules in force.

6.5.10 The Contractor will be permitted to erect structure such as stores, office, huts for the labours at his own risk and cost at the quarry site, if suitable vacant space in Government area is available for the purpose, his own structures for stores, offices etc. at places approved by the Engineer-in-charge. On completion of the work the contractor shall remove all the structures erected by him and restore the site to its original condition.

6.5.11 The Contractor shall not use any land in the quarry for cultivation or for any other purpose except that required for breaking or stacking transporting stones.
6.6  

**COLLECTION OF MATERIALS:**

(I) Where suitable and approved P. W. Department’s quarries exist the contractor or piece worker will be allowed if otherwise there is no objection to obtain the materials to the extent required for the work from the quarry. He will be, however liable to pay compensation, if any damage caused to the quarry either deliberately or through negligence or for wastage of materials by himself or his staff or labour. The contractor shall pay necessary royalty in advance and shall submit detailed accounts of materials quarried as directed.

(II) Where no suitable P.W. Department’s quarries exist or when the quantity of the material required cannot be obtained from a P.W. Department’s quarry, the contractor or piece worker shall make his own arrangements to obtain the material from existing or a new quarry in Government waste land, private land or land belonging to other states or Talukas etc. After opening the quarry but before starting collection, the quarry shall be got approved from the Engineer-in-charge or his representatives. The contractor or piece worker shall pay all royalty charges, compensation etc. No claims or responsibility on account of any of obstructions caused to execution of the work by difficulties arising out of private owners of the land will be entertained.

(III) The rates in the tender, include all incidental charges such as opening of a new quarry, opening out a new portion in an existing quarry, removing top soil and the unsuitable material, dewatering, quarry, cost of blasting power and fuse, lift and lead, repairs to existing cart tracks, making new cart tracks, control charges, Central/State Government or Municipal Taxes, etc.

(IV) The rates in the tender are for the delivery of the approved material on road side, properly stacked at the places specified by the Engineer-in-charge and are inclusive of conveyance charges in respect of the leads and lifts. No claims on account of changes in lead will be entertained.

(V) No material shall be removed from the land within the road boundary or from the land touching it without the written permission of the Engineer-in-charge or his authorised agent. If any material is unauthorisedly obtained from such places, the contractor or piece worker shall have to make good the damages and pay such compensation, in addition as may be decided by the Executive Engineer and will have to stop further collection.
(VI) Any material that falls on any P.W.D. Road from the cart etc. during conveyance shall be immediately picked up and removed by the contractor or piece worker, failing which it will be got removed departmentally at his cost. No heap shall be left prior to stacking even temporarily on the road surface or in any way so as to cause any obstruction or danger to the traffic. The contractor or the piece worker shall be liable to pay for any claims of compensation etc arising out of any accident, etc. any such materials causing obstruction or danger etc will be got removed departmentally at his cost and no claim for any loss or damage to the material, thus removed will be entertained. The contractor shall also be responsible for the damage or accident etc. arising out of any material that falls on the road or track, not in charge of the department and shall attend to any complaints which may be received.

(VII) The materials shall not be stacked in place where it is liable to be damaged or lost due to traffic passing over it, to be washed away by rain or floods, to be buried under the land slides etc. or the slip down an embankment or hill side etc. No claims for any loss due to these and similar causes will be entertained.

(VIII) Before stacking, the materials shall be free from all earth, rubbish, vegetable matter and other extraneous substance and in the case of metal, screened to gauge if so directed when ready. It shall be stacked entirely clear of the road way on ground which has been cleaned of vegetation and levelled. On high banks, ghat roads etc. where it may not be practicable to stock entirely clear of the road way it may be stacked with the permission of the Engineer-in-charge on terms in such a way as to cause minimum danger and obstruction to the traffic or as may be directed by him.

(IX) The size of the stack of the materials other than rubble shall be 3 x 1.5 x 0.60 metre or such other size as may be directed by the Engineer-in-charge and all but one stack in 200 meters shall be of the same uniform size and shall be uniformly distributed over whole lengths. One stack (at the end) in each 200 meters may be of length different from the rest in order to adjust total quantity to be required but its width and height will be the same as those of the rest.

(X) The Sub Divisional Officer shall supply the contractor with statement showing 200 meters wise quantities that will be required and the order in which the collection is to be done. No materials in excess of requirements in that 200 meters shall be stacked. Any excess quantity shall be removed at the expense of the contractor or piece worker to where it is required before the material in that 200 metres is finally measured.
In stacking materials the deposition shall commence at the end of the kilometers farthest from the quarry and be carried continuously to the other end (unless otherwise directed by the Executive Engineer). Stacking in one 200 meters shall be completed before it is started in another unless directed otherwise in writing by the Executive Engineer. Measurements of the materials stacked in a 200 meters will not be recorded until the full quantity required has been stacked unless otherwise authorised by Engineer in writing. Collection and spreading shall not be carried out at the same time in one and the same kilometer or in two adjoining kilometer except with the written permission of the Executive Engineer.

Unless otherwise directed, the materials shall be collected in the following order according to availability of space. (1) Rubble (if included in tender) (2) Metal, (3) Soft murum and (4) Hard murum. Hard murum shall be stacked on the side opposite to that on which soft murum has been stacked. Similarly, metal collected for petty repairs shall be stacked on the side opposite to metal for new layer. Where metal for two layers has to be stacked, as in the case of new roads, the metal for each layer shall be stacked on the opposite sides of the road.

All road material shall be examined and measured before it is spread. The labour for measurements (and check measurements wherever carried out) shall be supplied by the contractor or piece worker. Immediately after the measurements are recorded, the stacks shall be marked by the contractor or piece worker by white wash or otherwise as may be directed by the Executive Engineer to prevent from any possibility of the same material being measured and recorded over again and to prevent any unauthorised tampering with the stacks. If the contractor or the piece worker fails to attend the measurements of materials after receiving the notice from the Sub Divisional officer or his subordinate stating date and time of the intention to measure the work, the same shall be measured nevertheless and no complaint in this respect will be entertained later-on. If the contractor or piece worker fails to supply sufficient labour or the materials required at the time of measurements or check measurements, after due notice has been given to him, the expenses incurred on account of employing departmental labour or material etc shall be charged against his account.

No deduction will be made for voids.
6.7 **AGENT AND WORK ORDER BOOKS :-**

The contractor shall himself engage an authorised all time agent on the work capable of managing and guiding the work and understand the specifications and contract condition. A qualified and experienced , Engineer shall be provided by the contractor as his agent for technical matter in case the Engineer-in-charge considers essential for the work and so directs contractors. He will take orders as will be given by the Executive Engineer or his representative and shall be responsible for carrying them out.

This agent shall not be changed without prior intimation to the Executive Engineer and his representative on the work site. The Engineer-in-charge have the unquestionable right to ask for change in the quality and strength of contractor’s supervisory staff and to order removal from work of any of such staff. The contractor shall comply with such orders and effect replacements to the satisfaction of the Engineer –in-charge.

A work order book shall be maintained on site and it shall be the property of the Government and the contractor shall promptly sign orders given therein by the Executive Engineer or his superior officers and comply with them.

The compliance shall be reported by the contractor to the Engineer in good time so that it can be checked. The blank work order with machine numbered pages will be provided by the Department free of charge for this purpose. The contractor will be allowed to copy out instructions there in from time to time.

6.8 **INITIAL MEASUREMENTS FOR RECORD :-**

Where for proper measurement of the work, it is necessary to have an initial set of levels or other measurements taken, the same as recorded in the authorised field book or measurement book of Government by the Engineer or his authorised representative will be signed by the contractor who will be entitled to have a true copy of the same made at his cost. Any failure on the part of the contractor to get such levels etc recorded before starting the work will render him liable to accept the decision of the Engineer as to the basis of taking measurements. Like-wise the contractor will not cover any work which will render its subsequent measurement difficult or impossible without first getting the same jointly measured by himself and the authorised representative of the Executive Engineer. The record of such measurements on the Government side will be signed by the contractor and he will be entitled to have a true copy of the same made at his cost.
6.9 **HANDING OVER OF WORK :-**

All the works and materials before finally taken over by Government, it will be the entire liability of the contractor to guard, maintain and make good any damages of any magnitude. Interim payments made for such work will not alter this position. The handing over by the contractor and taking over by the Executive Engineer or his authorised representative will be always in writing copies of which will go to the Executive Engineer or his authorised representative and the contractor. It is, however, understood that before taking over such work, Government will not put it into regular use as distinct from casual or incidental one, except as specifically mentioned elsewhere in this contract, or as mutually agreed to.

6.10 **ASSISTANCE IN PROCURING PRIORITIES, PERMITS ETC. :**

The Engineer on a written request by Contractor will, if in his opinion the request is reasonable and in the interest of work and its progress, assist the Contractor in securing, the priorities for deliveries, transport, permits for controlled materials etc. where such are needed. The Department will not however be responsible for the non-availability of such facilities or delays on this behalf and no claims on account of such failure of delays shall be allowed by the Department.

The Contractor shall have to make his own arrangement for machinery required for the work. However if the same is conveniently available with the Department it may be spared as per the rules in force on recovery of necessary Security Deposit and rent at the rate approved from time to time by the independent agreement to this contract and the supply or non supply of machinery shall not form a ground for any claim or extension of time for this work.

7. **SAMPLES AND TESTING OF MATERIALS :**

i) All materials to be used on work shall be got approved in advance from the Engineer- in- charge and shall pass the test and / or analysis required by him which will be :

a) as specified in the specifications of the items concerned and / or

b) Red book

c) as specified by the Indian Road Congress Standard Specification and code of practice for Road and Bridges or

d) I.S.I. Specifications (whichever and wherever applicable ) or

e) As per M.O.R.T. & H specifications for Roads and Bridges III edition Section 900 quality control for road work.

f) Such recognized specifications acceptable to the Engineer-in-charge as equivalent there to or in the absence of such authorised specifications

g) Such requirements test and/or analysis as may be specified by the Engineer-in-charge in the order of procedure given above.
ii) The Contractor shall at his risk and cost make all arrangement and/or shall provide for all such facilities as the Engineer-in-charge may require for collecting, preparing required number of samples for test or analysis at such time and to such places as may be directed by Engineer and bear all such charges, such samples shall also be deposited with Engineer-in-charge.

iii) The Contractor shall as and when required submit at his cost the samples of materials to be tested or analyzed and if, so directed, shall not make use of or incorporate in the work any material represented by the samples until the required test or analysis have been made and after the test of the materials, finally accepted by the Engineer-in-charge.

iv) The Contractor shall not be eligible for any claim or compensation either arising out of any delay in the work or due to any corrective measures required to be taken on account of and as a result of testing of the materials.

v) The Contractor or his authorised representative will be allowed to remain present in the departmental laboratory while testing samples furnished by him. However, the results of all the tests carried out in the departmental laboratory in the presence or absence of the Contractor or his authorised representative will be binding on the Contractor.

vi) **Quality Control Tests**: The Contractor shall at his own cost set up laboratory at site of work to carry out the routine tests on materials which are to be used for the work. This laboratory shall be approved by the Engineer-in-Charge. The testing shall be done as per frequencies mentioned in the specification / additional specification of each item of Schedule B. The 30% of the test included in Annexure “A” (on page No. 161) shall be carried out in Vigilance and Quality Control Laboratory at the cost of contractor and balance 70% in the site laboratory. The test which are not included in Annexure “A” 50% test shall be carried out each in Vigilance and Quality Control Laboratory and site Laboratory. The frequency of testing of construction materials to mentioned in Annexure “B” on page no. 163.

vii) In case of materials procured by the Contractor, testing as required by the Codes and Specifications shall be arranged by him at his own cost. Testing shall be done in the presence of authorised representative of the Engineer-in-Charge at the nearest approved laboratory. If additional testing other than as required by specification is ordered, the testing charges shall be borne by the Department if the test results are satisfactory and by the Contractor if the same are not satisfactory.

viii) In case of materials specified by the Government if the contractor demands certain testing the charges thereof shall be paid by the contractor if the same are not satisfactory.

ix) Contractor shall have testing machinery apparatus in his possession as mentioned on Page 129.
7.1 QUALITY CONTROL ON WORKS AND MATERIALS:

The contractor shall be responsible for the quality of the work in the entire construction work within the contract. He shall, therefore, have his own independent and adequate set up for ensuring the same. This shall include establishing field laboratory for testing required W.B.M. & B.T. works. The plant laboratory shall be equipped with the equipment’s and apparatus required for the testing. The list of various equipment’s/apparatus is enclosed at page 129 for information and guidance of the contractor. These equipment’s shall be in working condition. The engineer in charge of the work will verify these equipment’s in the laboratory at plant site. The work shall not be started (particularly the hot mix B.T. work) unless and until the laboratory is equipped with equipment’s (Ref. Page 129). Asphalt testing laboratory shall be established by the contractor at his cost preferably at his plant site and all asphalt consignments shall be tested in his laboratory before putting it to use in the presence of representative of Engineer in charge.

7.2 CO-ORDINATION:

When several agencies for different sub-works of the project are to work simultaneously on the project site, there must be full coordination between the contractors to ensure timely completion of the whole project smoothly. The scheduled dates for completion specified in each contract shall therefore, be strictly adhered to. Each contractor may make his independent arrangements for water power housing etc if they so desire. On the other hand the contractors are at liberty to come to mutual agreement in this behalf and make joint arrangements with the approval of the Engineer. No contractor shall take or cause to be taken any steps or action that may cause, disruption, discontent, or disturbance of work, labour or arrangement etc. Of the contractor in the project localities. Any action by any contractor which the Engineer in his unquestioned discretion may consider as infringement of the above code, would be considered as a breach of the contract conditions and shall be dealt-with accordingly.

In case of any dispute or disagreement between the contractors, the Engineer’s decision regarding the coordination, co-operation and facilities to be provided by any of the contractor shall be final and binding on the contractors concerned and such a decision shall not vitiate any contract nor absolve the contractor of his obligations under the contract nor consider from the grounds for any claim or compensation.

7.3 TEMPORARY QUARTER:

The contractor shall at his own expense maintain sufficient experienced supervisory staff etc., required for the work and shall make his own arrangements for housing such staff with all necessary amenities. General layout plan for such structures shall be got approved from the Engineer-in-charge. It will be the responsibility of the contractor to get his lay out plan of temporary structure approved from the local competent authority.
7.4 **PAYMENTS**

The contractor must understand clearly that the rates quoted are for completed work and include all costs due to labour, scaffolding, plant, machinery, power, royalties, octroi, taxes etc. and should also include all expenses to cover the cost of lighting, night work if and when required and no claim for additional payment beyond the rates quoted will be entertained.

7.5 **PATENTED DEVICES, MATERIALS AND PROCESSES**

When the contractor desires to use any designed device, materials or process covered by letter of patent or copy right, the right for such use should be secured by suitable legal arrangement and agreement with patent owner and copy of their agreement shall be filed with the Engineer-in-charge if so desired by the latter.

7.6 **WATER SUPPLY**

Availability of adequate water for works and sources there of shall be confirmed by the contractor before submitting the tender.

The contractor shall make his own arrangements at his own cost for entering into contract with concerned authorities for obtaining the connection and carry the water upto the work site as required by him. The location of the pipe line with respect to the road shall be decided by Engineer-in-charge and shall be binding on the contractor.

The contractor is advised to provide water storage tank of adequate capacity to take care of possible shutdown of water supply system.

The contractor shall have to supply water required by the Department for its establishment at work site. The water consumed by the Department will be metered. For providing the meter permission, if necessary will be arranged by the Department. Charges for the water consumed by the Department will be paid to the contractor at the rates of 125% of the recurring costs or actually charged to him by concerned authorities and no other charges would be payable by the Department.

7.7 **ELECTRICITY**

The contractor will have to make his own arrangement at his own cost for obtaining or providing electric supply at work site.

Electrical supply for the Department’s use at work site shall be provided by the contractor. No charges would be payable by the Department.
8 SAFETY MEASURES AND AMENITIES :

8.1 SAFETY MEASURES :

The contractor shall take all necessary precautions for the safety of the workers and preserving their health while working on such job as require special protection and precautions wherever required. The following are some of the requirements listed, through not exhaustive. The contractor shall also comply with the directions issued by the engineer in this behalf from time to time and at all times.

(1) providing protective foot-wear to workers, in situations like mixing and placing of mortar or concrete, in quarries and place where the work is to be done under too much wet conditions as also for movements over surfaces infected with oyster growth etc.

(2) Providing protective head wear to workers, working in quarries etc. To protect them against accidental fall of materials from above.

(3) Taking such normal precautions like providing hand rails to the edges of the floating platform or barges, not allowing nails or metal parts or useless timber to spread around etc.

8.2 AMENITIES :

(1) Supporting workmen with proper belts, ropes etc. When working on any masts, cranes, grabs, hoist, dredger etc.

(2) Taking necessary steps towards training the workers concerned of the use of machinery before they are allowed to handle it independently and taking all necessary precautions in and around the areas where machines, hoists and similar units are working .

(3) Providing adequate number of boats (if at all required for plying in the water) to prevent overloading and over-crowding.

(4) Providing life belts to all men working at such situations from where they may accidentally fall in water. Equipping the boats with adequate number of life boats etc.

(5) Avoiding bare live-wires etc . as would electrocute workers.

(6) Making all platforms, stagings and temporary structures sufficiently strong and not causing the workmen and supervisory staff to take undue risks.

(7) Providing sufficient first aid trained staff and equipment to be available quickly at the work site to render immediate first aid treatment in case of accidents due to suffocation, drowning and other injuries.

(8) Take all necessary precautions with regard to use of divers.

(9) Providing full length gum boots, leather hand gloves ,leather jackets with fireproof aprons to cover the chest and back reaching upto knees plain goggles for the eyes to the labour working with hot asphalt , handling vibrators in cement concrete and also where use of any or all these items is, essential in the interest of health and well being of the labourers in the opinion of the Engineer.
8.3 **EXPLOSIVE :-**

The contractor shall at his own expense construct and maintain proper magazines, if such are required for the storage of explosive for use in connection with the work and such magazines, being situated constructed and maintained in accordance with the Government Rules applicable in that behalf. The contractor shall at his own expense obtain such license or licenses as may be necessary for storing and using explosive. Notwithstanding that the location etc. or storage of explosives are approved by the Engineer, the Government, shall not bear any responsibility whatsoever in connection with the storage and use of explosives on the site or any accident or occurrence whatsoever in connection, therewith, all operations of the contractor in or for which explosives employed being at the risk of contractor and upon his sole responsibility and the contractor hereby gives to Government an absolute indemnity in respect thereof.

8.4 **DAMAGE BY FLOODS OR ACCIDENTS :-**

The contractor shall take all precautions against damage by floods or from accident etc. No compensation will be allowed to the contractor on this account or for correcting and repairing any such damage to the work during construction. The contractor shall be liable to make good at his cost any plant or materials belonging to the Government lost or damaged by floods or from any other cause while is in his charge.

8.5 **RELATION WITH PUBLIC AUTHORITIES :**

The contractor shall comply with all rules, regulations, bye-laws and directions given from time to time by any local or public authority in connection with this work and shall himself pay all charges which are leviable on him without any extra cost to the Government.

**POLICE PROTECTION:-**

For the Special Protection of camp of the contractor’s works, the Department will help the contractor as far as possible to arrange for such protection with the concerned authorities. The cost shall be borne by the contractor.

8.6 **INDEMNITY :**

The contractor shall indemnify the Government against all actions, suits, claims and demands brought or made against it in respect of anything done or committed to be done by the contractor in execution of or in connection with the work of this contract and against any loss or damage to the Government in consequence to any action or suit being brought against the contractor for anything done or committed to be done during the execution of this contract.

The Government may at its discretion and entirely at the cost of the contractor defend such suit, either jointly with the contractor or single in case the latter chooses not to defend the case.
8.7 **MEDICAL & SANITARY ARRANGEMENTS TO BE PROVIDED FOR LABOUR EMPLOYED IN THE CONSTRUCTION BY THE CONTRACTOR:**

(a) The contractor shall provide an adequate supply of pure and wholesome water for the use of labourers on work and in camps.

(b) The contractor shall construct trench or semi permanent latrines for the use of the Labours. Separate latrines shall be provided for men and women.

(c) The contractor shall build sufficient number of huts on a suitable plot of land for use of the labourers according to the following specifications:

1) Huts with Bamboos and Grass may be constructed.

2) A good site not liable to submergence shall be selected on high ground remote from jungle but well provided with trees shall be choosen wherever it is available. The neighborhood of tank, jungle, trees or wood should be particularly avoided. Camps should not be established close to large cutting of earth work.

3) The lines of huts shall have open space of atleast ten meters between rows. When a good natural site cannot be procured, particular attention should be given to the drainage.

4) There should be no over crowding. Floor space at the rate of 3 Sq. Metre per head shall be provided. Care should be taken to see that the huts are kept clean and in good order.

5) The contractor must find his own land and if he wants Government land, he should apply for it. Assessment for it, if demanded will be payable by contractor. However the department dose not bind itself for making available the required land.

(a) The contractor shall construct a sufficient number of bathing places, washing places should also be provided for the purpose of washing cloths.

(b) The contractor shall engage a Medical Officer with a travelling dispensary for a Camp containing 500 or more persons if there is no Government or other private dispensary situated within 8kms. from the camp”. In case of emergency the contractor shall arrange at his cost of transport for quick medical help to his sick worker.

(c) The contractor shall provide the necessary staff for effecting satisfactory conservancy and cleanliness of the camp to the satisfaction of the Engineer-in-charge. At least one sweeper per 200 persons should be engaged.
(d) The assistant Director of public Health shall be consulted before opening a labour camp and his instruction on matters such as water supply, sanitary conveniences the camp site accommodation and food supply shall be followed by the contractor.

(e) The contractor shall make arrangements for all antimalarial measures to be provided for the labours employed on the work. The antimalarial measures shall be provided as directed by the Assistant Director of Public Health.

(f) The antimalaria and other health measures shall be as directed by the joint-Director(Malaria and Filaria) Health Services, Pune.

(g) Contractor shall see that mosquitogenic condition are not created so as to keep vector populations to minimum level.

(h) Contractor shall carry out antimalaria measures in the area as per guidelines prescribed under National Malaria Eradication Programme and as directed by the joint Director , (M. & F. ), of Health Services Pune.

(i) In case of default in carrying out prescribed antimalaria measures resulting in increase in Malaria incidence, contractor shall be liable to pay to Government, the amount spent by Government on antimalaria measure to control the situation in addition to fine.

(j) The contractor shall make sufficient arrangement for draining away the surface and sullage water as well as water coming from the bathing and washing places and shall dispose off this waste water in such way as not to cause any nuisance. He shall also keep the premise clean by employing sufficient number of sweepers.

(k) The contractor shall comply with all rules, regulation bye-law and directions given from time to time by any local or public authority in connection with this work and shall pay fees or charges which are leviable on him without any extra cost to Government.

(l) In addition to above all provisions of the relevant labour act pertaining to basic amenities to be provided to the labourer shall be applicable which will be arranged by the contractor.
9. **MISCELLANEOUS**:

9.1 For providing electric wiring or water lines etc. recesses shall be provided if necessary through walls, slabs, beams etc. and later on refilled it with bricks or stones, chipping cement mortar without any extra cost.

9.2 In case it becomes necessary for the due fulfillment of contract for the contractor to occupy land outside the Department limits, the contractor will have to make his own arrangements with the land owners and pay such rents, if any, are payable as mutually agreed between them.

9.3 The contractor shall duly comply with the provision of the Apprentices Act 1961 (iii of 1961) and the rules and orders made thereunder from time to time under the said Rules and on his failure or neglect to do so he shall be subject to all the liabilities and penalties provided by the said Act and Rules.

9.4 It is presumed that the contractor has gone carefully through the standard specification (Vol. I & II 1981 edition) M.O.R.T. & H specifications for Road and Bridges work (Fourth Revision 2001), and Schedule of Rate of the division, and studied the site conditions before arriving at rates quoted by him. The special provisions and detailed specification of wording of any item shall gain precedence over the corresponding contrary provision (if any) in the standard specification given without reproducing the details in contract. Decision of Engineer-in-charge shall be final in case of interpretation of specification.

9.5 If the standard specifications fall short for the items quoted in the schedule of this contract reference shall be made to the latest Indian Standard specifications, I.R.C. codes. If any of items of this contract do not fall in reference quoted above, the decision and specifications as directed by the Engineer-in-charge shall be final.

9.6 The stacking and storage of building materials at site shall be in such a manner as to prevent deterioration or inclusion of foreign materials and to ensure the preservation of the quantity, properties and fitness of the work. Suitable precautions shall be taken by Contractor to protect the materials against atmospheric action fire and other hazards. The materials likely to be carried away by wind shall be stored in suitable stores or with suitable barricades and where there is likelihood of subsidence of soil, heavy materials shall be stored on paved platforms. Suitable separating barricades and enclosure as directed shall be provided to separate materials brought by contractor and from different sources of supply.
10. **INSTRUCTION REGARDING EXECUTION OF WORKS HAVING VERY HIGH RATES AND VERY LOW RATES:**

In case of high rates quoted by the contractor for a particular item, the payment for that item shall be made at part rate based on C.S.R. rate initially. Full rate shall be released only after entire work is satisfactorily completed.

11. **DEFINITIONS:**

a) **Unless excluded by or repugnant to the context:**

a) The expression “Government” as used in the tender documents shall means the Public Works Department of the Government of Maharashtra.

b) The expression “The Chief Engineer” as used anywhere in the tender papers shall mean officer for the time being of the Government of Maharashtra who is designated as such for Mumbai (P.W.) Region.

c) The expression “Superintending Engineer” as used in the tender papers shall mean the officer of Superintending Engineer’s rank (by whatever designation he may be known) under whose control the work lies for the time being.

d) The expression “Engineer” or “Engineer-in-Charge” as used in the tender papers shall mean the Executive Engineer-in-Charge of the work.

e) The expression “Contractor” as used in the tender papers shall mean the successful tenderer that is the tenderer whose tender has been accepted, and who has been authorised to proceed with the work.

f) The expression “Contract” used in the tender papers shall mean the deed of contract together with or its original accompaniment and those later incorporated in it by mutual consent.

g) The expression “Plant” as used in the tender papers shall mean very temporary and necessary means necessary or considered necessary by the Engineer to execute, construct, complete and maintain the works and used in altered, modified, substituted and additional works ordered in the time and in the manner herein provided and all temporary materials and special and other articles of appliances of every sort, kind and description whatsoever intended or used therefor.

h) The expression “Department” as used in the tender papers shall means Public Works Department of Government of Maharashtra.

i) The “Accepting authority” shall mean the officer competent to accept the tender.

j) The “Site” shall mean the land and/or other places where the work is to be executed under the contract including any other land or places which may be allotted by the Government or use for the purpose of contract.
12 TESTING ETC:
The Contractor shall be responsible for the quality of the work in the entire construction work within the contract. He shall, therefore, have his own independent and adequate setup for ensuring the same. This shall include establishing field laboratory for testing required for cement concrete, earthwork, WBM and B.T. works.

13. AUTHORITIES OF THE ENGINEER IN CHARGE:
Save in so far as it is legally or physically impossible the contractor shall execute, complete and maintain the works in strict accordance with the contract under the directions and to the entire satisfaction of the Engineer in Charge and shall comply with and adhere strictly to the Engineer in Charge’s instructions and directions on any matter (Whether mentioned in the contract or not) pertaining to this work.

The Engineer in charge shall decide all question which may arise as to quality and acceptability of materials furnished and work executed, manner of execution, rate of progress or the works, interpretation of the plans and specifications and acceptability of fulfillment of the contract on the part of the contractor. He shall determine the amount and quantity of work performed and materials furnished and his decision shall be final. In all such matters and in any technical questions which may arise touching the contract, his decision shall be binding on the contractor.

The Engineer in charge shall have the power to enforce such decisions and orders if the contractor fails to carry them out promptly. If the contractor fails to execute the work ordered by the Engineer in charge, the Engineer in charge may give notice to contractor specifying a reasonable period therein and on the expiry of that period proceed to execute such work as may be deemed necessary and recover the cost there of from the contractor.

13.1 AUTHORITIES OF THE ENGINEER-IN-CHARGE'S REPRESENTATIVE:
The duties of the representative of the Engineer-in-Charge are to watch and supervise the work and to test and examine any material to be used for workmanship employed in connection with the works.

13.2 The Engineer-in-Charge may from time to time, in writing delegate to his representative any of the powers and authorities vested in the Engineer-in-Charge and shall furnish to the contractor a copy of all such delegations of powers and authorities. Any written instruction or approval given by the representative of the Engineer-in-charge to the contractor within the terms of such delegations (but not otherwise) shall bind the contractor and the Department as though it had been given by the Engineer-in-charge, provided always as follows.

A) Failure of the representative of the Engineer-in-charge to disapprove any work or material shall not prejudice the power of the Engineer –in-charge there after to disapprove such work or materials and to order to pulling down, removal or breaking up thereof.

B) If the contractor is dissatisfied with any decision of the Representative of the Engineer-in-charge, he shall be entitled to refer the matter to the Engineer-in-charge, who shall there upon confirm / reverse or vary such decision.
14. **LAY OUT OF WORK** :-

14.1 Layout of the work will be done by the contractor in consultation with the Executive Engineer of the Department or his representative, some permanent marks should however be established to indicate the demarcation of the structure or any component there of made to this permanent marks in measurement books and drawing signed by the contractor and the departmental officer, Responsibility regarding layout will be joint.

14.2 **SETTING OUT** :

   **i) ROAD WORKS (If Applicable)**

1. The contractor shall established working bench marks in the area soon after taking possession of the site. The reference Bench mark for the area shall be as indicated in the contractor Documents. The working bench marks/shall be at the rate of four per KM and also at or near all drainage structures, over bridge and under passes. The working bench marks/levels should be got approved form the Engineer. Checks must be made on these bench marks once every month and adjustments if any got approved form the Engineer checks must be made on these bench marks once every month and adjustments if any got agreed with the Engineer and recorded. An upto date record of all bench marks including approved adjustment, if nay shall be maintained by the contractor and also a copy supplied to the Engineer for his record.

2. The lines and levels of formation, side slopes, drainage, carriage ways and shoulders shall be carefully set out and frequently checked, care being taken to ensure that correct gradients and Cross sections are every where obtained.

3. In order to facilitate the setting out of the works, the centre line of the carriage way or highway must be accurately established by the contractor and approved by the Engineer. It must then be accurately referenced in a manner satisfactory to the Engineer, every 50 m intervals in plain and rolling terrain and 20 m intervals in hilly terrain and in all curve points as directed by Engineer, with marker pegs and changed boards set in or near the fence line, and a schedule of reference dimensions shall be prepared and supplied by the contractor to the Engineer. These markers shall be maintained until the works reach finished formation level and are accepted by the Engineer.

4. On construction reaching the formation level stage the centre line shall again be set out by the contractor and when approved by the Engineer shall be accurately referenced in a manner satisfactory to the Engineer by marker pegs set at the outer limits of the formation.

5. No reference peg or marker shall be moved or withdrawn without the approval of the Engineer and no earth work or structural work shall be commenced until the centre line has been referenced.
6 The Contractor will be the sole responsible party for safeguarding all survey monuments bench marks, beacons etc. The Engineer will provide the contractor with the data necessary for the setting out of the centre line. All dimensions and levels shown on the drawings or mentioned in documents forming part of or issued under the contract shall be verified by the contractor on the site and he shall immediately inform the Engineer of any apparent errors of discrepancies in such dimensions or levels. The contractor shall after or in connection with the setting out of the centre line, survey the terrain along the road and shall submit to the Engineer for his approval, a profile along the road centre line and cross sections at intervals as required by the Engineer.

7 After obtaining approval of the Engineer, work on earth work can commence and the profile and cross sections shall form the basis for measurements and payment. The contractor is responsible for checking that all the basic traverse points are in place at the commencement of the contract and if any are missing, or appear to have been disturbed, the contractor shall make arrangements in re-establish these points. A “Survey File” containing the necessary data will be made available for this purpose. If in the opinion of the Engineer, design modifications of the centre line or grade are advisable, the Engineer will issue detailed instruction to the contractor and the contractor shall perform the modifications in the field, as required and modify the ground levels on the cross sections accordingly as many times as required. There will be no separate payment for any survey work performed by the contractor. The cost of these services shall be considered as being included in the cost of the items of work in the Bill of Quantities.

8 The work of setting out shall be deemed to be a part of general works preparatory to the execution of the work and no separate payment shall be made for the same.

ii) SETTING OUT FOR (FRIDGE WORKS) (If Applicable)

Immediately on receipt of the work order, the Contractor shall at his own expense clean the site and take up a provisional and final setting out and lining out of the work under the supervision of his responsible representative and shall provide necessary material, labour, tools, instruments etc. required for the same.

One tentative abutment location will be indicated by Engineer-in-charge and the centre line of the bridge shall be defined by him. The Contractor will then have to fix up the location of the other abutments. The abutment location will then be verified by the Department and may be adjusted once the final location of abutment is so finalised, it will be the Contractor’s responsibility to line out and locate remaining foundations. The Contractor shall be responsible for true and proper setting out of the works and for the correctness of the positions, level dimensions and arrangements of all parts of works, and for providing all necessary instruments appliances and labours in connection therewith at his own cost. Officers may assist the Contractor in proper setting out. Government instruments may be allowed to be used for setting out of work for which no cost shall be recovered from the Contractor. If at any time during the progress of work, any errors arise in regard to levels or dimensions or alignment of any part of the work, rectification thereof, on being require to do so, will be carried out by the Contractor at his own cost, unless such errors are based on incorrect data, supplied in writing, by the Engineer or his authorised representative in which case the expenses of the rectification shall be refunded by Government.
The checking of any setting out or checking of levels by the Engineer or his authorised representative shall not in any way relieve the Contractor of his responsibility for the correctness thereof. The Contractor shall carefully protect and preserve all benchmark site rails, pegs and other things used in setting out of works.

(iii) SETTING OUT FOR (BUILDING WORKS) (If Applicable)

The Engineer-in-charge shall furnish the contractor with only the four corners of the works site and a level benchmark and the contractor shall set out the works and shall provide and efficient staff for the purpose and shall be solely responsible for the accuracy of such setting out.

The Contractor shall provide, fix and be responsible for the maintainable of all stacks, templates, level marks, profiles and other similar things and shall take all necessary precautions to prevent their removal or disturbance and shall be responsible for the consequence of such removal or disturbance should the same take place and for the maintenance of all existing survey marks, boundary marks, distance marks and centre line marks, either existing or supplied and fixed by the Contractor. The work shall be set out to the satisfaction of the Engineer-in-charge. The approval thereof or joining with the Contractor by the Engineer-in-charge in setting out the work, shall not relieve the Contractor of any of his responsibilities.

Before beginning the work, the Contractor shall at his own cost provide all necessary reference and level posts, pegs, bamboos, flags, ranging rods, strings, and other materials for proper layout of the work in accordance with the scheme for bearing marks acceptable to the Engineer-in-charge. The centre, longitudinal or face lines and cross lines shall be marked by means of small masonry pillars. Each pillar shall have distinct mark at the centre to enable the theodolite to be set over it. No work shall be started until all these points are checked and approved by the Engineer-in-charge in writing but such approval shall not relieve the contractor of any of his responsibilities. The Contractor shall also provide all labour, material and other facilities, as necessary for the proper checking of layout and inspection of the points during construction.

Pillars bearing geodetic marks located at the sites of units of works under construction should be protected and fenced by the Contractor.

On completion of works, the Contractor must submit the geodetic documents according to which the work was carried out.
15. **STACKING AND STORAGE AND GUARDING OF MATERIALS :-**

15.1 The stacking and storage of material at site shall be in such a manner as to prevent deterioration or intrusion of foreign matter and to ensure the preservation of their quality, properties and fitness for the work. Suitable precautions shall be taken by the contractor to protect the materials against atmospheric action, fire and other hazards. The materials likely to be carried away by wind shall be stored in suitable stores or with suitable barricades and where there is likely hood of subsidence of soil, heavy materials shall be stored on paved platforms.

Suitable separating barricades and enclosures as directed shall be provided to separate materials brought by contractor and materials issued by Government to contractor under Schedule “A” Same applies for the material obtained from different sources of supply.

15.2 The contractor shall at his own expense engage watchman for guarding the materials and plant and machinery and the work during day and night against any pilferage or damage and also for prohibiting trespassers.

15.3 No materials brought to the site shall be removed from the site without the prior approval of the Engineer-in-charge.

16. **INSPECTION**

16.1 The contractor shall inform the Engineer-in-charge in writing when any portion of the work is ready for inspection giving him sufficient notice to enable him to inspect the same without affecting the further progress of the work.

16.2 The contractor shall provide at his cost necessary ladders and such arrangements as are considered safe by the Engineer-in-charge for proper inspection of all parts of the work.

16.3 Contractor shall extend his full co-operation and make all necessary arrangement when needed for carrying out inspection of the work or any part of the work by the local representatives, M.L.As, M.Ps and officers and dignitaries/delegates of various Government departments, local bodies, private sectors etc. No compensation shall be paid to the contractor on this account.

16.4 The work shall be carried out by the Contractor without causing damage to the existing Government property and / or private property. If any such damages are caused, the contractor shall pay for restoration of the property to the original conditions, and any other consequent damages.

16.5 In the event of an occurrence of an accident involving serious injuries or death of any person, at site of the work or quarry or at any place in connection with the work the same shall be reported in writing within twenty four hours of the occurrence to the Engineer-in-charge and Commissioner of Workmen’s compensation.
16.6 The contractor after completion of work shall clean the site of all debris and remove all unused materials other than those supplied by the department and all plant and machinery, equipment, tools etc. belonging to him within one month from the date of completion of the work, or otherwise the same will be removed by the department at his cost or disposed off as per department procedure. In case the material is disposed off by department, the sale proceeds will be credited to the contractor’s account after deducting the cost of sale incurred. However, no claim of contractor regarding the price or amount credited will entertained afterwards.

16.7 All constructional plant, provided by the contractor shall when brought on to the site be deemed to be exclusively intended for the construction and the contractor shall not remove the same or any part thereof (save for the purpose of moving it from one part of the site to another) without the consent in writing of the Engineer-in-charge who shall record the reasons for withholding the consent.

17 **RESTRICTIONS BECAUSE OF LOCAL TRAFFIC:**

As there is local traffic by the side of construction during construction for the bridge, the contractor will have to take proper precautions such as proper barricading, fencing, lighting, information and cautionary boards for safe and smooth flow of traffic, and keeping the concerned authorities informed about the work in progress.

18 **COMPLETION CERTIFICATE:**

18.1 The work shall not be considered to have been completed in accordance with the terms of the contract until the Engineer-in-charge shall have certified in writing to that effect. No approval of material or workmanship or approval of part of work during the progress of execution shall bind the Engineer-in-charge or in any way prevent him from even rejecting the work which is claimed to be completed and to suspend the issue of his certificate of completion until such alteration and modifications or reconstruction have been effected at the cost of the contractor as shall enable him to certify that the work has been completed to his satisfaction.

18.2 After the work is completed the contractor shall give notice of such completion to the Engineer-in-charge and within 30 days of receipt of such a notice the Engineer-in-charge shall inspect the work and if there is no defect in the work shall furnish the contractor with a certificate indicating the date of completion. However, if there are any defects which in the opinion of the Engineer-in-charge are rectifiable he shall inform the contractor the defects noticed. The contractor after rectification of such defects shall then inform the Engineer-in-charge and Engineer-in-charge on his part shall inspect the work and issue the necessary completion certificate within 30 days if, the defects are rectified to his satisfaction, and if not, he shall inform the contractor indicating defects yet to be rectified. The time cycle as above, shall continue.
18.3 In case defects noticed by the Engineer-in-charge which in his opinion are not rectifiable but otherwise work is acceptable at reduced payment, work shall be treated as completed. In such cases completion certificate shall be issued by the Engineer-in-charge within 30 days indicating the un-rectifiable defects for which reduction in payment is being made by him.

18.4 The issue of completion certificate shall not be linked up with the site clearance on completion of the work.

19. **ANCILLARY WORK:**

The contractor shall submit to Engineer-in-charge in writing the details of all ancillary works including layout and specifications to be followed for its construction. Ancillary work shall not be taken up in hand unless approved by Engineer-in-charge. The Engineer-in-charge reserves the right to suggest modifications or make complete changes in the layout and specifications proposed by the contractor at any stage to ensure the safety on the work site. The contractor shall carry out all such modifications to the ancillary works at his own expenses as ordered by Engineer-in-charge.

20. **SPECIAL CONDITIONS:**

20.1 The contractor should ensure that all safety precautions are observed by their labourers. Working closed to the State Highway and while closing the state Highway precautions are taken including insurance etc. for their labour at the cost of the contractor and the contractor will bear all the expenses, compensation etc. if any accident occurs to the labour etc. No claim in this regard on whatsoever account shall be entertained and this decision of the Department will be final and conclusive.

20.2 The contractor shall observe the rules and regulation imposed by traffic police for smooth flow of traffic on the diversion road and shall not be entitled for claims any compensation arising thereof.

20.3 In the case of delay in handing over the land required for the work, due to unforeseen cause, the contractor shall not be entitled for any compensation whatsoever from the Government on the ground that the machinery or the labour was idle for certain period. Contractor may, however apply for extension of time limit which may be granted on the merit of the case.
21. **THE MODIFICATIONS/AMENDMENTS/ADDITIONS TO THE SPECIFICATION FOR ROAD WORKS:**

1) Cement to be used for works, shall be any of the following with prior approval of engineer.

   a) Ordinary Portland cement 33 grade cement confirming to IS : 269.

Independent testing of cement used shall be done by the contractor at site and in the laboratory approved by the Engineer before use. Any cement with lower quality than those shown in manufacturer's certificate shall be debarred from use.

In case of finely ground cement or imported cement, the Engineer may direct the contractor to satisfy him as to the acceptability of such cement, especially with regard to creep and shrinkage effect.

Any consignment or part of a consignment of cement which has deteriorated in any way, or specification shall not be used in the works and shall be removed from the site by the contractor without charge to the Employer.

Cement shall be transported, handled and stored on the site in such a manner as to avoid deterioration contamination. Each consignment shall be stored separately so that it may be readily identified and inspected and cement shall be used in the sequence in which it is delivered at site.

The contractor shall prepare and maintain proper records on site in respect of the delivery, handling, storage and use of cement and these records shall be available for inspection by the Engineer at all times.

22. **REJECTION OF MATERIALS NOT CONFORMING TO SPECIFICATIONS:**

Any stock or batch of materials (s) of which sample (s) does not conform to the prescribed test and quality, shall be rejected by the Engineer or his representative and such material shall be removed from site by the contractor at his own cost. Such rejected materials shall not be made acceptable by any modifications.

Materials not corresponding in character and Quality with approved samples will be rejected by the Engineer or his representative and shall be removed from site at the contractor’s own cost.

23. **HOT MIXED AND HOT LAID BITUMINOUS CONSTRUCTION:**

   a) Job mix formula satisfying specification requirement should be worked out based on laboratory test and got approved by the Engineer. Engineer will have independent test made before approving the job mix formula.

   b) The plant should be checked for capability to produce mix conforming to the specification. If necessary, trial stretches should be laid and checked approximately.
Control should be exercised on temperature of binder in the boiler, aggregate in the dryer and mix at the time of laying and rolling.

From the mix collected from the discharge point of the plant, extraction test for binder content and aggregate gradation should be performed to check the quality of mix discharged from the plant.

Thickness and density of the compacted mix should be checked by taking core sample.

23.1 Each Truck/Tipper load of bituminous load shall be weighed on a standard weigh bridge on plant site. The contractor shall arrange to provide a Weigh Bridge of minimum 20 Tonnes capacity at suitable location. The weigh bridge shall be put to use after checking calibration is completed by competent Authority (inspector of weight and measures) The record of weight of bituminous load thus obtained shall be kept in measurement book. The weightment of the bituminous load shall be done by the contractor at his expense in the presence of authorised representative of the Executive Engineer. The quantity of mix (weight basis) physically arrived at site shall be tallied with the quantity arrived at by volumetric measurement. The register showing dispatch of bituminous load from plant, vehicle No. time of dispatch, temperature at the time of dispatch etc. shall be kept in prescribed form (Ref. page No. 103) at hot mix plant site. Similarly the register showing vehicle number, time of arrival of vehicle at site, weight of vehicle with bituminous load, temperature of the mix at site etc. shall be kept by the Department in the presence of contractor or his authorised representative (if he or his authorised representative is present at the site at that time.) Both the registers shall be filled daily and contractor shall sign the register every day in token of acceptant of contains in the register. The record maintained in the form of the register shall ensure quantity of the materials only. The maintenance of these register does not absolve the contractor of his contractual obligation towards quality of the work.

23.2 Contractor and Engineer-in-charge shall maintain the details of mix in the prescribed proforma on page No. 103

23.3 Location of Hot Mix Drum mix plant should not be such that maximum time taken for transporting bituminous mix from plant site i.e. at paver does not exceed 60 minutes.

23.4 The Contractor shall erect hot mix plant in working condition and commission the same within 15 days after receipt of the work order, satisfying condition 23.3 on page 95 above and start the work under guidance of Engineer-in-charge.

23.5 Failure to satisfy the condition 23.3 and 23.4 shall disqualify the contractor and further action as deem fit shall be taken by the Department.
24 **INSPECTION OF OPERATIONS:**

The engineer and any person authorized by him shall at all times have access to the works and to all workshops and places (including required documents) where work is being prepared or from where materials, manufactured articles or machinery are being obtained for the works and the contractor shall afford every facility for & every assistance in or in obtaining the right to such access.

25 **SUPPLY OF COLOURED RECORD PHOTOGRAPHS AND ALBUMS.**

The Contractor shall arrange to take dated post card size coloured photographs at the rate of 10 photographs per kilometer at various stages/facts of the work including interesting and novel features of the work as desired by the Engineer-in-charge and supply them in five copies each in separate albums of appropriate size. He shall also arrange for the Video Filming of important activities of the work during the currency of the contract and edit it to a video film of 60 to 180 minutes playing time.

It shall contain narration of the various activities in English/Marathi by a competent narrator. The cassette shall be of acceptable quality and the film shall be capable of producing colour pictures. This shall be considered as incidental to the work and no additional payment whatsoever will be made for the same.

26 **SUPPLY OF SAFETY JACKETS TO LABOURERS/ SUPERVISORS/ ENGINEER.**

As a safety measure during the execution of work all labours, construction and supervisory staff shall be provided with an orange colour jacket in fluorescent blue so as to make them starkly visible from a distance even during evening hours.

27 **APPROVAL OF CONSTRUCTION MATERIALS AND CONSTRUCTION ACTIVITIES**

Approval of all materials for the work shall be obtained in writing form Engineer-in-charge or his representative before its use in the Project. Before taking up of any construction activity the construction work done earlier shall be got approved in writing. Any failure on this account may result in rejection of the work for which the contractor will be solely responsible. Materials and job mix if required, etc. shall be got approved in writing at least 15 days in advance of the commencement of corresponding activity. The testing charges shall be borne by the contractor. Besides the Prescribed tests and frequencies any other test or tests over the prescribed frequency shall also be carried out by the contractor at his own cost if so directed by Engineer-in-charge or his authorized representative.
28. Contractor shall conduct roughness index test as specified and without any cost to Government before starting of bituminous work and after completion of Bituminous work as a measure to check the improvement in riding quality of the road.

29. The Contractor at his own cost shall provide and fix informatory Boards (Total 2 Nos.) at either end of project each on the left side of the traffic direction and facing the traffic without causing any hindrance to traffic. Details of the board shall be as directed by the Engineer in charge. The board shall be of size 1.80 metre vertical x 1.6 metre horizontal. The back ground of the board will be in traffic yellow colour with lettering in Black colour. The information should be displayed in Marathi, Hindi and English languages. The lettering should be proportionate. The Board shall be maintained properly at the cost of contractor till expiry of defect liability period of the work.

30. The contractor shall carryout independently necessary tests as per clause 903, Table 900-4 of M.O.R.T.&H specifications for road and bridge works fourth revision 2001 to ensure that modified bitumen used meets requirements laid down in I.R.C. SP. 53-2002 at his own cost.

31. QUALITY CONTROL TEST
The contractor shall be at his own cost set up laboratory at site of work to carryout the routinetest of materials which are to be used on the work. The site laboratory shall be approved and certified by the Engineer-in-charge. The quality control tests of material to be carried out are mentioned in Annexute-A. The frequency of testing of construction materials is mentioned in Annexure-B out of the test materials Annexure-A 70% tests shall be carried out in the site laboratory and 30% tests shall be carried out in Vigilance and Quality Control Laboratory of Department. At least 50% test materials shall be carried out in Vigilance and Quality Control Laboratory of department which are not including in Annexure “A” at the cost of contractor.

32. R.C.C. Pipe:-The contractor shall purchase the R.C.C. Pipes of required categories from MSSIDC/small industries and necessary documentary evidence for purchase of pipes shall be produced to the Engineer-in-charge during the execution of work.
33. **CONDITION RELATING TO INSURANCE OF CONTRACT WORK**

Contractor shall take out necessary Policy / Policies so as to provide adequate Insurance cover for execution of the awarded contract work for total contract value and complete contract period from the “Directorate of Insurance, Maharashtra State, Mumbai only its postal address for Correspondence is “264, MHADA, First Floor, Opp. Kalanagar, Bandra (East), Mumbai 400051” (Telephone Nos. 6590690 / 6590746 and Fax No. 6592461) Similarly, all workmen’s appointed to complete the contract work are required to insure under workmen’s compensation insurance police. Insurance Policy / Policies taken out from any other company will not be accepted. If any contractor have effected Insurance with any insurance Company the same will not be accepted and the amount of premium calculated by the Directorate of Insurance will be recovered directly from the amount payable to the Contractor for the executed contract work.

34. **DIARY**

Contractor shall maintain, through the construction period, a diary in the from of a register regarding the following ...

i) daily presence of all categories of labours,

ii) daily availability and use of machinery and equipment’s on work,

iii) daily procurement, Consumption and balance of materials on site,

iv) daily record of various visiting authorities alongwith name of the officers visited and timing and

iv) Details of work executed per day. The register shall be closed on daily basis and signature of Engineers in Charges or his representative should be taken over it.

35. **शासन उद्योग, उज्जैल व कामगार विभाग पत्र क्र. बी.ए/इमारत/ २००२/ प्र.क्र.१०८/ कामगार-७-अ/मंड़ल, मुंबई दि.०३.०७.२०१० व शासन सार्वजनिक वांधकाम विभाग मंड़ल, मुंबई जा.क्र. संकरण/१०/०९/प्र.क्र.२७७/इमारती-२, दि.१७.०८.२०१० अन्यथे इमारत व इतर वांधकाम कामगार कल्याण उपकर अधिनियम १९९६ मध्ये तरूदूच्या अनुसार १ टक्का उपकर खानांतो व शासकीय वांधकामाच्या एकूण मुल्यानुसार (जमीनचे मुल्य वगळून) तसेच संबंधीत आर्थिक उपकर पारंपरिक वांधकार्यासाठी नुकसान भरावावेळ अधिनियम १९२३ मध्ये तरूदू नुकसान कोणत्याही प्रकारच्या भरावावेळ दिलेली असेल तो रवक्रम वगळून उपरस्त वांधकाम मुल्यावर १ टक्का उपकर बसून करणावत येईल.**
SPECIFICATIONS FOR MODIFIED PENETRATION MACADAM

Item :- Providing and laying 75 millimeter modified penetration macadam road surface including supplying all materials, preparing the existing road surface, spreading 40 millimeter stone metal layers, heating and spraying the bitumen at the rate of 250 Kg/100 square meter for M.P.M. on B.T. surface and 200 Kg/100 Sqmt. for M.P.M. on W.B.M. Surface and spreading 12 millimeter size chips compacting with vibratory roller etc. complete.

1) **General** :
   The work consists of supply of materials and labour required for providing and laying modified penetration macadam surface for compacted thickness of 75 millimeter. This item includes preparing the existing road surface to receive the modified penetration macadam course i.e. picking the existing water bound macadam surface or application of tack coat on existing Black Topped surface, spreading of 40 millimeter size metal layer in required thickness with compaction with vibratory roller, heating and spraying bitumen with sprayer etc. spreading key aggregates 12 millimeter thick and final compaction with vibratory roller etc. complete and finishing in accordance with the requirement in close conformity with grades, lines, cross sections and thickness as per approved drawings etc. complete.

2) **Diversions** :
   Temporary diversions shall be constructed and maintained by the contractor at his own cost. Diversion shall be watered if dust is likely to blow on the road. Temporary diversion shall be incidental to the work and no extra payment will be made for temporary diversion.

3) **Materials** :
   A) **Aggregate** :
      The aggregates for providing Modified Penetration Macadam surface shall comply with specification Nos. RD. 22 Page No. 201 to 202 for 40 millimeter and RD. 41 Page No. 215 to 216 for 12 millimeter size metal and shall normally comply with the following regarding size and quantity of aggregates and grade and quantities of bitumen.

<table>
<thead>
<tr>
<th>Description</th>
<th>Rate of application for 100 Square Metres</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>75 millimeter</td>
</tr>
<tr>
<td></td>
<td>On Asphalt Surface</td>
</tr>
<tr>
<td>a) 40 millimetre size hand broken metal</td>
<td>9.00 Cmt.</td>
</tr>
<tr>
<td>b) 12 millimetre size chips</td>
<td>1.80 Cmt.</td>
</tr>
<tr>
<td>c) Bitumen for grouting I.S. Grade S 35 with 30/40 penetration or S 65 with 60/70 penetration.</td>
<td>200.00 kg.</td>
</tr>
<tr>
<td>d) Tack Coat for existing bituminous surface.</td>
<td>50.00 kg.</td>
</tr>
</tbody>
</table>

**Note :-** Hand broken metal is preferred. However up to 30% of total quantity of 40 millimeter size metal, 40 millimeter crushed metal may be used.
B) **Bitumen** :

The bitumen shall be paving bitumen of suitable penetration grade, within the range 35 of A to S 65 or A 35 to 65 [30/40 to 60/70] as per Indian Standard Specifications for “Paving Bitumen” IS : 73-1992. (with latest amendments)

4) **Preparing The Base** :

Any pothole in the existing bituminous road surface and broken edges shall be patched well in advance and the surface shall be brought to correct level and camber with additional metal and bitumen as required which will be paid separately. Before starting the work the bituminous surface shall be swept clean of all the dirt, mud cakes, animal droppings other loose foreign material.

If so required by the Engineer the contractor shall keep the side width and nearby diversion watered to prevent dust from blowing over the surface to be bituminised. Existing water bound macadam surface shall be picked for and surface loosened for a depth of 35 centimetres and the picked surface shall be brought approximately to the correct camber and section. Edge line be correctly marked by dog bellying the surface to form a continuous vee notch.

There shall always be sufficient length of prepared surface ahead of the bituminous surfacing operations as directed by the Engineer to keep these operation continuous.

5) **Tack Coat on Bitumen Surface** :

Applying tack coat for existing Black Topped surface only at the rate of 50 kilogramme /100 square metre as per specification No. 47... 3.3 Page 224.

6) **Picking existing Water Bound Macadam Surface** :

Picking of existing Water Bound Macadam surface for receiving Bituminous Bound macadam per Rd 33. (Page 208)
7) **Spreading and Compaction:**

7.1) **Spreading of 40 millimetre metal:**

40 millimetre size metal shall be spread evenly at the specified rate of 9.00 cubic meter for 75 millimetre thick / 100 square meter of area, so as to form a layer over the width of road with correct camber/super elevation as required. Any foreign matter, organic matter, dust, grass etc. shall be removed immediately. The sections shall be checked with camber board and straight edge batten etc. Any irregularities shall be made good by adding aggregates in case of depressions and removing aggregates from high spots.

7.2) **Compaction of 40 mm size metal:**

The surface of 40 millimetre metal layer after bringing it to necessary grades and sections shall be rolled with the use of 8 to 10 tones vibratory roller. Rolling shall commence from the edges and progress towards center longitudinally except on super elevated portion where it shall progress from the lower to upper edge parallel to the center line of pavement. When the roller has passed over the whole area any high spots or depressions, which become apparent shall be corrected by removing or adding aggregates. The rolling shall then be continued till the entire surface has been rolled to desired compaction such that there is no crushing of aggregates and all roller marks have been eliminated. Each pass of roller shall uniformly overlap not less than one third of the track made in the preceding pass.

8) **Application of Bitumen:**

Bitumen of I grade S. 35 or S. 65 shall be heated to temperature of 177 Celsius to 191 Celsius (350 F. to 375 F.) in a bitumen boiler and temperature shall be maintained at the time of actual application. The hot bitumen shall be applied through a pressure sprayer on the road surface uniformly at the rate of 200 kilogramme/100 square meter. The road surface shall be divided into suitable rectangles marked by chalk so as to ensure correct rate of application of the bitumen.

9) **Key Aggregates:**

On completion of bitumen application, 12 millimetre size key aggregate shall be spread immediately at a uniform rate of 1.8 cubic metres per 100 square meter of area when entire surface is in hot condition. Brooms shall be used to ensure even distribution of key aggregate.

10) **Final Compaction:**

Immediately after spraying of bitumen and spreading of key aggregates, the surface shall be rolled with power roller to obtain full compaction and to force the blindage of key aggregates into the interstices of the coarse aggregate. The rolling shall continue till the asphalt surface hardens and key aggregates stop moving under vibratory roller.
11) **Surface finish and quality control**:

The surface finish shall confirm to requirement of clause 902 of specification for Road and Bridges by Ministry of Road Transport and Highway Edition 2001. (copy enclosed) Quality Control Test and their frequencies shall be as per table below.

<table>
<thead>
<tr>
<th>Sr.No.</th>
<th>Test</th>
<th>Frequency</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>Quality of binder</td>
<td>Two samples per lot to be subjected to all or some test as directed by the Engineer.</td>
</tr>
<tr>
<td>2.</td>
<td>Aggregate Impact value</td>
<td>One test per 200 cubic meter of aggregate.</td>
</tr>
<tr>
<td>3.</td>
<td>Flakiness Index and Elongation Index</td>
<td>One test per 200 cubic meter of aggregate.</td>
</tr>
<tr>
<td>4.</td>
<td>Stripping value</td>
<td>Initially one set of three representative specimen for each source of supply subsequently when warranted by changes in the quality of aggregate.</td>
</tr>
<tr>
<td>5.</td>
<td>Water absorption of aggregates</td>
<td>Initially one set of three representative specimen for each source of supply subsequently when warranted by changes in the quality of aggregate.</td>
</tr>
<tr>
<td>6.</td>
<td>Aggregate grading</td>
<td>One test per 100 cubic meter of aggregate</td>
</tr>
<tr>
<td>7.</td>
<td>Temperature of binder at application.</td>
<td>At regular close intervals.</td>
</tr>
<tr>
<td>8.</td>
<td>Rate of spread of binder</td>
<td>One test per 500 square meter area.</td>
</tr>
</tbody>
</table>

12) **Item to include**:

i) Diversions unless separately provided in the Tender.

ii) Preparing the road surface

iii) Applying tack coat on existing B.T. or Picking the existing W.B.M. surface.

iv) Supplying spreading and compaction of 40 mm metal size aggregates.

v) supplying, heating and spraying bitumen.

vi) Supplying, spreading and compacti=on of 12 mm size chips.

vii) All labour, materials, including bitumen and aggregates use of tools, plants and equipment for completing the item satisfactory.

13) **Mode of measurement**:

The contract rate shall be for one square meter. The measurement shall be for the width of the road as executed, limiting it to the width specified or as ordered by the Engineer and the length measured along the center line of road. The measurement of dimensions shall be recorded correct up to two places of decimals of a meter and the area worked out correct up to one place of decimal of a square meter.
# PROFORMA

## MIX TRANSPORTATION DETAILS

**NAME OF WORK**: 

**DIVISION**: 

**NAME OF AGENCY**: 

**SUB-DIVISION**: 

**NAME OF ENGINEER-IN-CHARGE**: 

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Date</th>
<th>Registered Number of Tipper</th>
<th>Wt. of loaded Tipper</th>
<th>Wt. of empty Tipper</th>
<th>Wt. of Mix (4-5)</th>
<th>Time to Leave the plant</th>
<th>Time to reach the paver</th>
<th>Time taken in minutes</th>
<th>Temperature Mix @ plant</th>
<th>Mix @ paver</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
<td>9</td>
<td>10</td>
<td>11</td>
<td>12</td>
</tr>
</tbody>
</table>

*Signature of Engineer-in-charge*  

*Signature of Agency*

*Note:* This information is to be kept up to date as per Tender Condition No. 23.2 on Page No. 95
QUALITY ASSURANCE AND MAINTENANCE

To ensure the specified quality of work which will also include necessary survey, temporary works etc. the contractor shall prepare a quality assurance plan and get the same approved from the Engineer-in-charge within one month from the date of work order. For this, the contractor shall submit an organization chart of his technical personnel to be deployed on the work alongwith their qualification, job descriptions defining the functions of reporting supervising inspecting and approving. The contractor shall also submit a list of tools, equipment, and the machinery and instrumentation which he proposes to use for the construction and for testing in the field and/or in the laboratory and monitoring. The contractor shall modify / supplement the organization chart and the list of machinery, equipment etc. as per the directions of the Superintending Engineer and shall deploy the personnel and equipment on the field as per the approved chart and list respectively. The contractor shall submit written method statements detailing his exact proposals of execution of the work in accordance with the specification. He will have to get these approved from the Engineer-in-Charge. The quality of the work shall be properly documented through certificate, records, checklists and log books of results etc., such records shall be complied form the beginning of the work and be the responsibility of the contractor. The forms should be got approved from the Executive Engineer-in-charge.

The contractor shall prepare detailed completion drawing after completion of the work. He shall also prepare and submit a maintenance manual giving procedure for maintenance, with the period of a maintenance works including inspections, tools and equipment to be used, means of accessibility for all parts of the structure. He shall also include in the manual, the specifications for maintenance work that would be appropriate for his design and technique of construction. This manual shall be submitted within the contract period.
CHAPTER - VIII

PRICE VARIATION CLAUSE

If during the Operative Period of the contract as defined in condition (i) below, there shall be any variation in the Consumer Price Index (New Series) for industrial workers for Mumbai centre as per the Labour Gazette published by the Commissioner of Labour, Government of Maharashtra and/or in the wholesale Price Index for all commodities prepared by the Office of Economic Adviser, Ministry of Industry, Government of India or in the prices of Petrol, Oil and lubricants, and major construction materials like bitumen, cement, steel, etc., then, subject to the other conditions mentioned below, price adjustment on account of:

1) Labour component.
2) Material component
3) Petrol / Oil / Lubricant Component
4) Bitumen Component
5) HYSD Steel Components.
6) Cement Component.
7) C.I. and D. I. Pipes Component

Calculated as per the formula hereinafter appearing, shall be made. Apart from these, no other adjustments shall be made to the contract price for any reasons whatsoever. Component percentage as given below are as of the total cost of work put to tender. Total of Labour, Material & POL components shall be 100 and other components shall be as per actual.

<table>
<thead>
<tr>
<th>Component</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Labour Component</td>
<td>K1 018.00%</td>
</tr>
<tr>
<td>2) Material Component</td>
<td>K2 079.00%</td>
</tr>
<tr>
<td>3) POL Component</td>
<td>K3 003.00%</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td>100.00%</td>
</tr>
<tr>
<td>4) Bitumen Component</td>
<td>Actual</td>
</tr>
<tr>
<td>5) HYSD &amp; Mild Steel Component</td>
<td>Actual</td>
</tr>
<tr>
<td>6) Cement Component</td>
<td>Actual</td>
</tr>
<tr>
<td>7) C.I. and D. I. Pipes Component</td>
<td>Actual</td>
</tr>
</tbody>
</table>

Note: If Cement, Steel, Bitumen, C.I. & D.I. Pipes, are supplied to Schedule “A” then respective component shall not be considered. Also if particular component is not relevant same shall be deleted.
(A) **Formula for Labour Component:**

\[ V_1 = 0.85 \left[ P \times \frac{K_1 \times L_1 - L_0}{100} \right] \]

Where,

- \( V_1 \) = Amount of price variation in Rupees to be allowed for Labour Component.
- \( P \) = Cost of work done during the period under consideration minus the cost of cement, HYSD and Mild Steel, bitumen, calculated at the basis star rates as applicable for the tender, consumed during the quarter under consideration. (These star rates shall be specified here)

<table>
<thead>
<tr>
<th>Kind of Material</th>
<th>Star Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Asphalt (60/70 Grade)</td>
<td>Rupees 52,483.00/M.T.</td>
</tr>
<tr>
<td>2) Cement</td>
<td>Rupees 6,500.00/M.T.</td>
</tr>
<tr>
<td>3) Steel (T.M.T.)</td>
<td>Rupees 48,800.00/M.T.</td>
</tr>
</tbody>
</table>

\( K_1 \) = Percentage of Labour Component as indicated above.
\( L_0 \) = Basic Consumer Price Index for Industrial Labours for Mumbai Center shall be average consumer price index for the quarter preceding the month in which the last date prescribed for receipt of tender, falls.
\( L_1 \) = Average Consumer Price Index for Mumbai Center for the quarter under consideration.

(B) **Formula for Materials Component**

\[ V_2 = 0.85 \left[ P \times \frac{K_2 \times M_1 - M_0}{100} \right] \]

Where,

- \( V_2 \) = Amount of price variation in Rupees to be allowed for Materials component.
- \( P \) = Same as worked out for labour component.
- \( K_2 \) = Percentage of Material Component as indicated above.
- \( M_0 \) = Basic wholesale Price Index shall be average wholesale price index for the quarter preceding the month in which to the last date prescribed for receipt of tender, falls.
- \( M_1 \) = Average wholesale Price Index during the period under consideration.
(C) Formula for Petrol, Oil and Lubricant Component

\[ V_3 = 0.85 \{ P \} x \frac{K_3 x (P_1 - P_0)}{100} \]

Where,
- \( V_3 \) = Amount of price variation in Rupees to be allowed for POL Component.
- \( P \) = Same as worked out for labour component.
- \( K_3 \) = Percentage of Petrol, oil & Lubricant Component.
- \( P_0 \) = Average price of H.S.D. for Mumbai during the quarter preceding the month in which the last date prescribed for receipt of tender, falls.
- \( P_1 \) = Average Price of H.S.D. index at Mumbai during the quarters under consideration.

(D) Formula for Bitumen Component:

\[ V_4 = \text{QB} (B_1 - B_0) \]

Where
- \( V_4 \) = Amount of price variation in Rupees to be allowed for Bitumen Component.
- \( \text{QB} \) = Quantity of Bitumen (Grade) 30/40 & 60/70 in metric tonnes used in the permanent works and approved enabling works during the quarter under consideration.
- \( B_1 \) = Current average Ex-refinery price per metric tonne of Bitumen (Grade) 30/40 & 60/70 under consideration including taxes (Octroi, excise sales tax) during the quarter under consideration.
- \( B_0 \) = Basic rate of Bitumen in rupees per metric tonne as considered for working out value of P or average Ex-refinery price in rupees per metric tonne including taxes (Octroi, excise sales tax) of Bitumen for the grade of bitumen under consideration prevailing quarter preceding the month in which the last date prescribed for receipt of tender, falls, whichever is higher.

(E) Formula for H.Y.S.D. and T.M.T. Steel Component

\[ V_5 = \frac{S_o (S_{I_1} - S_{I_0})}{S_{I_0}} x T \]

Where,
- \( V_5 \) = Amount of price variation in Rupees to be allowed for HYSD/TMT Steel Component.
- \( S_o \) = Basic rate of HYS/T.M.T. Steel in Rupees per metric tonne as considered for working out value of P.
- \( S_{I_1} \) = Average Steel Index as per RBI Bulletin during the quarter under consideration
- \( S_{I_0} \) = Average of Steel Index as per RBI Bulletin during the quarter preceding the month in which the last date prescribed for receipt of tender, falls.
- \( T \) = Tonnage of Steel used in the permanent works for the quarter under consideration.
(F) **Formula for Cement Component**

\[ V_6 = \frac{C_0 (C_{I1} - C_{I0}) \times T}{C_{I0}} \]

Where,
- \( V_6 \) = Amount of price variation in Rupees to be allowed for **Cement** Component.
- \( C_0 \) = Basic rate of Cement in Rupees per metric tonne as considered for working out value of \( P \).
- \( C_{I1} \) = Average Cement Index published in the **RBI** Bulletin for the quarter under consideration.
- \( C_{I0} \) = Average of Cement Index published in the **RBI** Bulletin for the quarter preceding the month in which the last date prescribed for receipt of tender falls.
- \( T \) = Tonnage of Cement used in the permanent works for the quarter under consideration.

(G) **Formula for C.I. / D.I. Pipe Component**

\[ V_7 = Q_d (D_1 - D_0) \]

Where,
- \( V_7 \) = Amount of price escalation in rupees to be allowed for C.I./D.I. Pipe Components.
- \( D_0 \) = Pig Iron basic price in Rupees per metric tonne considered for working out value of \( P \).
- \( D_1 \) = Average Pig Iron price in price in Rupees per tonne during the quarter under consideration (published by IISCO).
- \( Q_d \) = Tonnage of C.I./D.I. pipes used in the works during the quarter under consideration.

The following conditions shall prevail:

(i) The Operative Period of the contract shall mean the period commencing from the date of the work order issued to the contractor & ending on the date which the time allowed for the completion of the works specified in the Contract for work expires, taking into consideration the extension of time, if any for completion of the work granted by Engineer-in-charge under the relevant clause of this condition of contract in cases other than those where such extension is necessitated on account of default of the contractor. The decision of the Engineer-in-charge as regards the Operative Period of the contract shall be final and binding on the contractor. Where any compensation for liquidated damages is levied on the contractor on account of delay in completion or inadequate progress under the relevant contract provisions, the price adjustment amount for the balance work from the date of levy of such compensation shall be worked out by pegging this indices \( L_1, M_1, P_1, B_1, S_1 \) and \( C_{I1} \) to levels corresponding to the date from which compensation is levied.
(ii) This Price Variation clause shall be applicable to all the contracts in B-1, B-2 and C forms but shall not apply for piece works. The price variation shall be determined during each quarter as per formula given above in this clause.

(iii) The price variation under this clause shall not be payable for the extra items required to be executed during the completion of the work and also on the excess quantities of item payable under the provision of clause 38/37 of the contract from B-1/B-2 respectively. Since the rates payable for the extra items or the extra quantities under Clause 38/37 are to be fixed as per the current D.S.R. or as mutually agreed yearly revision till completion of such work. In other words, when the completion / execution of extra items as well as extra quantities under clause 38/37 of the contract from B-1/ B-2 extends beyond the operative date of the D.S.R. then rates payable for the same beyond that date shall be revised with reference to the next current D.S.R. prevalent at that time on year to year basis or revised in accordance with mutual agreement thereon, as provided for in the contract, whichever is less.

(iv) This clause is operative both ways, i.e. if price variation as calculated above is on the plus said, payment on account of the price variation shall be allowed to the contractor and if it is on the negative side, the Government shall be entitled to recover the same from the contractor and the amount shall be deductible from any amount due and payable under the contract.

(v) To the extent that full compensation for any rise or fall in costs to the Contractor is not entirely covered by the provision of this or other clauses in the contract, the unit rate and price included in the contract shall be deemed to include amounts to cover the contingency of such other actual rise or fall in cost.
**SCHEDULE A**

Schedule showing (approximately) the materials to be supplied from the P.W. Department Stores for Work contracted to be executed and preliminary and ancillary works and the rates at which they are to be charged for.

<table>
<thead>
<tr>
<th>Sr. No.</th>
<th>Particulars</th>
<th>Quantity</th>
<th>Unit</th>
<th>Rates at which the materials will be charged to the Contractor</th>
<th>Place of Delivery</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>--- NIL ---</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTE:-**

1. The rates mentioned in Schedule ‘A’ are inclusive of all taxes and storage charges.
2. The person or firm submitting the tender should see that the rates in the above schedule are filled by the Executive Engineer-in-charge on the issue of the form prior to the submission of the tender.
3. The contract should furnish the account of all materials before placing demand for further materials and furnish full account of all materials to the department. If any material remained unused with the contractor, he should return the same to the department. In the event of non return of such material recovery at panel rate of twice the issued rate with S.T. and G.T. will have to be effected from the contractor.
4. No claim for extra payment on account of delay in supply of these materials will be entertained.
5. The quantities indicated in the above schedule are approximate and may vary as per actual requirement as ascertained by the Engineer-in-charge.
6. The charges for loading, unloading, conveyance etc. for the material shown above from the place of delivery to the site of work will be borne by the contractor and deemed to be included quoting for the tender. All the materials shall be made available for delivery on working days during the office hours.
7. All the materials mentioned in Schedule ‘A’ required for the work shall taken from the department only. The materials from the other sources in lieu of materials in schedule ‘A’ shall not be allowed except under written permission from the Engineer in charge. The samples of such materials removed by the Contractor at once from the site of work at his own cost.
8. The contractor shall have to construct a shed with double locking arrangements at his own cost.
9. If the Electrical material lies unused with the contractor after completion of the work and if they are not returned the contractor shall pay for such materials at doubt rate at which the material were issued to him. Recovery of Sales Tax and General Tax on the cost of surplus materials which are not returned by the Contractor will be levied.
10. Proper account of day to day consumption of the materials as per Schedule ‘A’ be maintained by the Contractor or his authorized representative on site and it shall be checked by the Department officer every day in token of its correctness.
MODEL FORM OF BANK GUARANTEE BOND FOR SECURITY DEPOSIT.

(On Stamp Paper Worth Rupees 50/-)

In consideration of the Governor of Maharashtra (hereinafter referred to as “the Government”) having agreed to exempt ____________ (hereinafter referred to as “the Contractor”) from depositing with the Government in cash the Sum Rs.__________ (Rupees __________________ Only.) being the amount of Security Deposit payable by the Contractor to the Government under the terms and conditions of the Agreement dated the __________ day of __________ and made between the Government of the one part and the contractor of the other part (Hereinafter referred to as “the said Agreement”) for __________ as security for the observance and performance by the contractor of the terms and conditions of the said agreement on the contractor furnishing to the Government a guarantee in the prescribed form of a Scheduled Bank in India being in fact these presents in the like sum of Rs. ____________ (Rupees __________________ Only ), we ________________ BANK /LIMITED registered in India under ______________ Act and having one of our Local Head Office at ______________ do hereby.

1) GUARANTEE TO THE GOVERNMENT :-

a) Due performance and observance by the contractor of the terms convenants and condition on the part of the contractor contained in the said Agreement and

b) Due and punctual payment by the Contractor to the Government of all sums of money, losses, damages, costs, charges, penalties and expenses payable to the Government by the contractor under or in respect of the said Agreement.

2) Undertake to pay to the Government on demand and without demur and notwithstanding any dispute or disputes raised by the Contractor (s) in any suit or proceeding filed in any Court or Tribunal relating thereto the said Sum of Rs.___________ (Rupees ________________ Only) or such less sum as may be demanded by the Government from us our liability hereunder being absolute and unequivocal and agree that.
3) a) The guarantee herein contained shall remain in full force and effect during the subsistence of the said Agreement and that the same will continue to be enforceable till all the dues of the Government under or by virtues of the said Agreement have been duly paid and its claims satisfied or discharged and till the Government certified that the terms and conditions of the said Agreement have been fully properly carried out by the Contractor.

b) We shall not be discharged or released from the liability under this Guarantee by reasons of:

i) any change in the constitution of the Bank or the Contractor of
ii) any arrangement entered into between the Government and the Contractor with or without our consent.
iii) any forbearance or indulgence shown to the Contractor.
iv) any variation in the terms, covenants or conditions contained in the said Agreement.
v) any time given to the Contractor or
vi) any other conditions or circumstances under which in law, a surety would be discharged.

c) Our liability hereunder shall be joint and several with that of the Contractor as if we were the principal debtors in respect of the said Sum of Rs. __________ (Rs._______________________________ only.) AND

d) We shall not revoke this guarantee during its currency except with the previous consent in writing of the Government.

IN WITNESS WHEREOF the Common Seal of _______________ has been hereunto affixed this _______________ day of 200__.

The Common seal of ______________ was pursuant to the resolution of the Board of Directors of the Company dated the __________ day of __________ herein affixed in the presence of who in token thereof, have hereto set their respective hands in the presence of

1) ________________________________

2) ________________________________
DECLARATION OF CONTRACTOR

I/We hereby declare that I/we have made myself / ourselves thoroughly conversant with the local conditions regarding all materials and labour of which I/we have based my/our rates for this tender. The specifications, and lead of materials on the work of “C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)” have been carefully studied and understood by me/us before submitting this tender. I/we undertake to use only the best materials approved by the Executive Engineer, Mahad Public Works Division, Mahad or his duly authorised representative before starting the work and to abide by his decision.

I/We hereby undertake to pay the labourers engaged on the work as per minimum wages Act 1948 applicable to the Zone concerned.

Signature of Contractor
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Name of Work : C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)

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<tr>
<td>4760.00 Square metres</td>
<td>1) Providing and laying Modified Penetration macadam road surface on bituminous topping surface including tack coat at 50 kilogramme / 100 square metre for compacted thickness of 50 milimetre supplying all materials, preparing the existing road surface to receive the Modified Penetration macadam course i.e. cleaning the existing black topped surface, spreading the 40 milimetre size metal layer in required thickness with compaction with power roller, heating and spraying bitumen with sprayer, spreading key aggregates(12 milimetre chips)and final compaction with power roller etc. complete.(Using 60/70 grade of Bitumen)</td>
<td>225.50</td>
<td>Rupees two hundred twenty five and paise fifty only.</td>
<td>One square metre</td>
<td>1073380.00</td>
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<tr>
<td>4760.00 Square metres</td>
<td>2) Providing and laying bituminous tack coat for Carpet at 50 Kilogramme /100 square metre over Black topped surface by manual/mechanical sprayer including supplying all materials preparing the existing surface, heating bitumen and applying tack coat evenly on the surface etc. Complete. (Grade of bitumen 60/70)</td>
<td>31.15</td>
<td>Rupees thirty one and paise fifteen only.</td>
<td>One square metre</td>
<td>148274.00</td>
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<td>Quantity estimated may be more or less.</td>
<td>Description of item.</td>
<td>Rate</td>
<td>Unit</td>
<td>Amount.</td>
<td>Std. Specification.</td>
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<td>4760.00 Square metres</td>
<td>3) Providing 20 millimetre thick hot mix hot laid bituminous premixed carpet of 60/70 grade of bituemen including supplying all materials, preparing and cleaning the base, heating bitumen, mixing hot bitumen and chips, laying the carpet layer with paver finisher and compacting etc. complete. (using bulk asphalt 60/70 grade)</td>
<td>159.80 Rupees one hundred fifty nine and paise eighty only.</td>
<td>One square metre</td>
<td>760648.00</td>
<td>Rd 63 233</td>
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<tr>
<td>4760.00 Square metres</td>
<td>4) Providing bituminous liquid seal coat to black topped surface including, supplying all materials with all leads, preparing existing road surface, heating and applying bitumen, spreading chips, rolling complete. (using bulk asphalt 60/70 grade at rate of 0.98 Kilogram./Square metre)</td>
<td>71.10 Rupees seventy one and paise ten only.</td>
<td>One square metre</td>
<td>338436.00</td>
<td>Rd.66 233</td>
</tr>
<tr>
<td>306.00 Cubic metres</td>
<td>5) Supplying hard murum at the road side including conveying and stacking etc. complete.</td>
<td>226.15 Rupees two hundred twenty six and paise fifteen only.</td>
<td>One Cubic metre</td>
<td>69201.90</td>
<td>Rd.23 202</td>
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<tr>
<td>306.00 Cubic metres</td>
<td>6) Spreading hard murum on thre road formation / side width etc. complete.</td>
<td>24.35 Rupees twenty four and paise thirty five only</td>
<td>One Cubic metre</td>
<td>7451.10</td>
<td>Rd 37, 39, 209, 210</td>
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<td>2040.00 Square metres</td>
<td>7) Compacting the hard murrum 2.00 metre width (200 millimetre loose) with static roller including artificial watering etc. complete.</td>
<td>5.10 Rupees five and paise ten only</td>
<td>One square metre</td>
<td>10404.00</td>
<td>Rd.38 210</td>
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<td>8) Testing charges if contractor produces Test Results duly certified by Deputy Engineer.</td>
<td>500.00</td>
<td>Rupees Five hundred and paise nil only</td>
<td>One Number</td>
<td>500.00</td>
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<tr>
<td>1.00 Number (a) 40 millimetre Hand Broken Metal Sieve Analysis for M.P.M.</td>
<td>500.00</td>
<td>Rupees Five hundred and paise nil only</td>
<td>One Number</td>
<td>500.00</td>
<td>As directed by Engineer in charge.</td>
</tr>
<tr>
<td>1.00 Number (b) 12mm Crushed Metal Sieve Analysis for M.P.M.</td>
<td>500.00</td>
<td>Rupees Five hundred and paise nil only</td>
<td>One Number</td>
<td>500.00</td>
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<tr>
<td>2.00 Numbers (c) Extraction test of carpet</td>
<td>1200.00</td>
<td>Rupees one thousand two hundred and paise nil only</td>
<td>One Number</td>
<td>2400.00</td>
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<tr>
<td>2.00 Numbers (d) Basic test of aggregate</td>
<td>2000.00</td>
<td>Rupees two thousand and paise nil only</td>
<td>One Number</td>
<td>4000.00</td>
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<tr>
<td>2.00 Number (e) Test of Bitumen used for M.P.M. carpet and Seal coat</td>
<td>2300.00</td>
<td>Rupees two thousand three hundred and paise nil only</td>
<td>One Number</td>
<td>4600.00</td>
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<tr>
<td>828.65 Cubic metres 9) Reimbursement of Royalty Charges if contractor produces original transport passes supplied by Revenue Department</td>
<td>70.70</td>
<td>Rupees Seventy and paise seventy only</td>
<td>Cubic metre</td>
<td>58585.56</td>
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Total Rupees... 2478380.56
Say Rupees.... 2478380.00

Signature of Contractor

Executive Engineer
Mahad (P.W.) Division, Mahad

Contractor No. of Correction Executive Engineer
INSTRUCTION TO THE TENDER

CERTIFICATE

This is to Certify that all corrections slip and other Corrigendum as required for "B-1" Tender form for the work of “C.R. to Kolad Vile Tamhanighat road S.H. 60 (Section... Vile to Tamhanighat) Km. 70/570 to 71/250 Taluka Roha, District Raigad (Providing MPM and Carpet with Seal Coat)” are found to be attached modified as the case may be. Estimated cost put to Tender Rupees 24,78,381.00 (Rupees Twenty Four Lakh Seventy Eight Thousand Three Hundred Eighty One) Only is arithmetically checked and found in order.

Divisional Accounts Officer Gr.-1
To Executive Engineer,
Mahad (P.W.) Division, Mahad.
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