

# कार्यालय नगर निगम ायपुर हैरिटेज

पुराना पुलिस मुख्यालय, हवामहल के पीछे, बडी चौपड, जयंपुर

# NOTICE INVITING E – BID

ई-निविदा सूचना संख्या 21/2024-25

नगर निगम जयपुर हैरिटेज गैराज शाखा द्वारा निम्न कार्य करावे जाने हेतु सामग्री क्रय/सेवाओं (Supply of necessary safety equipment for sewer line cleaning and water plus component Work.) में ईच्छुक एंव अनुभवी संवेदकों से निर्धारित प्रपत्र में ई-प्रोक्यूमेन्ट प्रक्रिया हेतु आनलाईन दर संविदा हेतु निविदाएँ आमंत्रित की जाती.है। टेण्डर की शर्ते निम्नानुसार है:-

- 1. आर.टी.पी.पी. एक्ट 2012 एवं आर.टी.पी.पी. रूल्स 2013 के नियम एवं धर्ते निविदा में लागू होंगे।
- 2. निविदादाताओं को निविदा शुल्क/बोली प्रतिभूति एवं प्रोसेसिंग फीस ऑन लाईन नगर निगम जयपुर हैरिटेज की वेबसाइट www.jaipurmcheritage.org पर Submission Date and time से पूर्व जमा करवाकर उससे प्राप्त होने वाली रसीद को स्वेन करके www.eproc.rajasthan.gov.in पर अवलोड करने पर ही निविदा को मान्य किया जावेगा।
- 3. बोली आमंत्रण प्रपत्र में दिएं गए निर्देशों के अनुसार प्रस्ताव उचित रूप में ऑनलाईन प्रस्तुत किए जाने हैं।

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- 4. निविदा में स्वीकृत सामग्री/सेवाओं की दरें कार्यादेश तिथि से 15 दिन के लिये मान्य होगी, उक्त अवधि को आपसी सहमति से 15 दिन के लिये ओर बढाया जा सकता है।
- 5. ई-बोली प्रपन्न दो भागों में है। प्रथम भाग तकनीकी बिड है तथा द्वितीय भाग वित्तीय बिड है। बोली दाता द्वारा तकनीकी बिड हेतु यह प्रपन्न मय संलग्न व वांछनीय दस्तावेज के प्रत्येक एक पर हस्ताक्षर करते हुये (भय सील) eproc पोर्टल पर अपलोड करनी है। वित्तीय विड ऑनलाईन BOQ में ही प्रश्तुत की जानी है। इससे भिन्न रूप में प्रस्तुत प्रस्तावों पर विचार नहीं किया जाएगा। वित्तीय दर वाला बिड ऑक्यूमेन्ट केवल उन्ही फर्मों का खोला जायेगा, जिन्हें कमेटी द्वारा तकनीकी बिड ऑक्यूमेन्ट में योग्य समझा जायेगा।

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- 6. निविदादाता निविदा राशि की 2.00 प्रतिशत अमानता राशि जमा कराना अनिवार्य होगा। प्रतिभूति घोषणा पत्र की हार्डकॉपी फर्म द्वारा निर्धारित समय, दिनांक पर कार्यालय में जमा करानी होगी।
- 7. संवेदक को किसी भी राजकीय संस्था विभाग, बोर्ड, कॉर्पोरेशन अथवा उपक्रम में वर्तमान में ब्लैक-लिस्टेड/डी-बार अथवा डिफाल्टर घोषित नहीं किया होना चाहिए इस संबंध में 100 रूपरों के नॉन ज्यूडिशियल स्टाम्प पैपर पर नोटरी से प्रमाणित शपथ-पत्र निविदा के साथ संलग्न किया जाना आवश्यक है।
- 8. फर्म का नाम एवं पता मय टेलीफोन नम्बर, फर्म की स्थित एकाकी/पार्टनरशिप/प्रा.लि. आदि का विवरण संलग्न करना होगा। साथ ही फर्म का पैनकार्ड नं. की छायाप्रति संलग्न करनी होगी। फर्म का स्वंय का नगरीय निकाय क्षेत्र में कार्यालय स्थित होना आवश्यक है। (प्रमाण पत्र संलग्न करे)
- 9. फर्म का जीएसटी विभाग द्वारा जारी जीएसटी सर्टिफिकेट मय नवीनतम् जीएसटी रिर्टन प्रमाण पत्र की छाया प्रति संलग्न करनी होगी।
- 10. संवेदक को उपरोक्त कार्य में भाग लेने के लिए विगत तीन वित्तीय वर्ष में निविदा राशि का वार्षिक औसत न्यूनतम 50 प्रतिशत दर्न ओवर प्रतिवर्ष का होना आवश्यक होगा। इस हेतु संवेदक द्वारा सी.ए. से प्रमाणित ओडिटेड बेलेन्स शीट लगाया जाना आवश्यक होगा।
- 12. संवेदक को निविदा में मांगे गये दस्तावेजों की पूर्ती कर लगाया जाना आवश्यक होगा। यदि मांगे गये दस्तावेजों की पूर्ती नहीं किये जाने पर उस फर्म को असफल माना जावेगा।
- 13. फर्म के गठन आदि में किसी भी परिवर्तन की सूचना क्रेता अधिकारी को लिखित में आपूर्तिकर्ता/सेवाप्रदाता टेकेदार द्वारा दी जायेगी तथा इस परिवर्तन से संविदा के अधीन किसी भी दायित्व से फर्म के पहले सदस्य को मुक्त नहीं किया जावेगा।
- १४. निविदादाता विफल रहा है के मूल्य की निम्नानुसार प्रतिशत के आधार पर वसूली की जावेगी।
  - विहित परिदान कृालावधि की एक चौथाई कालावधि तक विलम्ब 2.50 प्रतिशत
  - विहित कालाविध की एक चौथाई से अधिक किन्तु आधी से 5.00 प्रतिशत अनाधिक कालाविध तक बिलम्ब
  - विहित कालाविध के आधे से किन्तु तीन चौथाई
     तक की कालाविध का बिलम्ब

7.50 प्रतिशत

 विहित कालावधि के तीन चौथाई से अधिक की कालावधि का बिलम्ब

10.00 प्रतिशत

• निर्धारितं नुकसान की अधिकतम् रकम

10.00 प्रतिशत

15. संविदा के संबंध में फर्म में किसी भी नए भागीदार/भागीदारों को ठेकेदार द्वारा फर्म में तब तक स्वीकार नहीं किया जायेगा जब तक कि वे इसकी समस्त शर्तों को मानने के लिये बाध्य नहीं हो जाते एवं क्रेता अधिकारी को इस संबंध में लिखित नामा प्रस्तुत नहीं कर देतें। प्राप्ति स्वीकृति के लिए टेकेदार की रसीद या बाद में उपरोक्त रूप में स्वीकार की गयी किसी भागीदारी की रसीद उन सब को बाध्य करेगी तथा वह संविद के किसी प्रयोजन के लिए पर्याप्त रूप से उन्मुकित (डिरंचार्ज) होगी।

16. स्वीकृत निविदादाता की नगर निगम जयपुर हैरिटेज गैराज शासा द्वारा समय-समय पर सामग्री क्रय (Supply of necessary safety equipment for sewer line cleaning and water plus component Work.) के आदेश मिलने पर नगर निगम जयपुर हैरिटेज गैराज शासा द्वारा निर्देष्ट स्थान पर सामान की निर्देशानुसार पूर्ण व्यवस्था करनी होगी। सामान दूट-फूट रहित साफ तथा अच्छी क्वालिटी का होना आवश्यक है। स्वीकृत निविदादाता

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- को इसके लिये अतिरिक्त चार्ज देय नहीं होगा। सामान की संख्या में कभी या बढोतरी करने का अधिकार नगर निगम् जयपुर हैरिट्रेज गैराज को पूर्ण अधिकार होगा।
- 17. स्वीकृत निविदादाता, को निविदा की शर्तों की पूर्ण पालना करनी होगी। शर्तों की अवहेलना/खराब सामान आपूर्ति करने पर तथा विलम्ब पर नियमानुसार कार्यवाही कर नुकसान को वसूलने का नगर निगम जयपुर हैरिटेज गैराज को पूर्ण अधिकार होगा। ऐसे मामलों में फर्म के दोषी पाये जाने पर स्वीकृति निरस्त कर पुनः निविदा आमंत्रित की जा सकेगी। नई फर्म को निविदा द्वारा कार्यादेश दिये जाने तक नगर निगम जयपुर हैरिटेज गैराज शासा ठेकेदार की रिस्क व कोस्ट के आधार पर किसी अन्य (निविदा में भाग लेने वाली) फर्म से कार्य कराया जा सकेगा, जिसकी कदौती ठेकेदार से की जावेगी।
- 18. किसी भी निविदा को बिना कारण बताये अस्वीकृत करने का पूर्ण अधिकार नगर निगम जयपुर हैरिटेंज गैराज शास्त्रा को होगा।
- 19. सफल निविदादाता को सामग्री/सेवाओं की टेण्डर राशि की 5 प्रतिशत राशि सिक्योरिटी डिपोजिट के रूप में रखी जायेगी। इसमें अमानता राशि को समायोजित करते हुए, शेष राशि ठेकेदार को जमा करानी होगी। यह निविद्या अवधि तक आयुक्त नगर निगम जयपुर हैरिटेज कोष में जमा रहेगी। इस पर किसी भी प्रकार का ब्याज देय नहीं होगा।
- 20. सफल निविदादाता को नियमानुसार निर्धारित राशि के नॉन ज्यूडिशियल स्टाम्प पेपर पर नगर निगम जयपुर हैरिटेज गैराज शाखा के तहत शर्तों की पालना के संबंध में एक संविदा पत्र लिखना होगा, जिस पर दो गवाहों के हस्ताक्षर होगें।
- 21. निविदा की शर्तों में किसी भी प्रकार का परिवर्तन/परिवर्धन करने का अधिकार आपसी सहमित से नगर निगम जयपुर हैरिटेज को होगा। लेकिन यह निविदा प्रस्तुत करने की तारीख से पूर्व होना चाहिए तथा निविदा के कुल समय का 50% समय से पूर्व अपलोड होना चाहिए।
- 22. निविदादाता द्वारा दी जाने वाली दरें सभी कर सहित होगी।
- 23. फर्म के बिलों से नियमानुसार आयकर कटौती भुगतान करते समय की जायेगी।
- 24. यदि निविदादाता किसी कायदिश की पूर्ति समय पर नहीं कर पावे अथवा आदेशों की अवहेलना करता है, या आदेशों को लेने से मना करता है, तो 5000/-रू. प्रतिदिन की दर से जुर्माना आगामी होने वाले भुगतान राशि में से काटा जावेगा।
- 25. कार्य की आवश्यकता को देखते हुए दूरभाष पर भी आदेश दिये जा सकेंगे जो ठेकेदार को मान्य होंगे। इसकी पुष्टि में बाद में आदेश जारी किये जा सकेंगे।
- २६. निविदादाता द्वारा दरें निकटतम रू. एवं पैसों में दी जावेगी।
- 27. ठेकेदार के ठेके को निरस्त करने की अवस्था में नगर निगम जयपुर हिरिटेज द्वारा उचित समझे जाने पर निविदा में भाग लेने वाली अन्य फर्मों से प्रथम निविदादाता (वर्तमान ठेकेदार) की अनुमोदित दरों पर कार्य करने की सहमति लेकर कार्य कराया जा सकेगा, जो शेष अवधि के लिए होगा।
- 28. इस करार से उत्पन्न समस्त विवादों तथा इस करार के निर्वाचन से संबंधित समस्त प्रश्न नगर निगम जयपुर हैरिटेज द्वारा निर्णित किये जायेंगे और नगर निगम जयपुर हैरिटेज गैराज शासा का निर्णय अंतिम होगा।
- 29. सिविल विवाद की स्थिति में स्थानीय सिविल न्यायालय को ही क्षेत्राधिकार होगा।
- 30. राज्य सरकार व नगर निगम जयपुर हैरिटेज गैराज शाखा द्वारा समय समय पर जारी आदेश निर्देश मान्य होंगे।

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- 31. निविदादाता को ई-मेल द्वारा सूचना दी जा सकती है। इसलिए आप अपने फैक्स नम्बर साथ ही ई-मेल तथा मोबाईल नम्बर देने जरूरी होंगे।
- 32. संतोषजनक कार्य नहीं होने की स्थिति में अनुबन्ध को किसी भी समय निरस्त किया जा सकता है तथा प्रतिभूति राशि जब्त कर ली जायेगी।
- 33. निविदादाता द्वारा किसी भी आईटम की दर प्रस्तुत नहीं करने पर निविदा को अपूर्ण मानकर निरस्त कर दिया जायेगा।
- 34. दर संविदा हेतु किसी निविदादाता द्वारा अस्पष्ट एवं अव्यावहारिक दरें दी जाती है, तो उसकी निविदा निरस्त कर अमानता राशि जब्त कर ली जायेगी।
- 35. यदि किसी निविदादाता द्वारा टेण्डर की राशि से कम दर भरी जाती है तो सफल निविदादाता को एल.ओ.ए. (स्वीकृति प्रत्र) जारी कियें जाने के 14 दिवस के अन्दर अन्तर की राशि बीजी/एफडीआर/एनएससी के रूप में नगर निगम जयपुर हैरिटेज गैराज शाखा में जमा करानी होगी। कार्य संतोषप्रद पूर्ण होने के पश्चात् वापस लौटा दी जावेगी।
- 36. निविदादाता द्वारा निविदा प्रपन्न तथा एनेक्सचर A, B & C को स्वयं हस्ताक्षर कर स्केन करके www.eproc.rajasthan.gov.in पर अपलोड करने पर ही निविदा को मान्य किया जावेगा। अन्यथा निविदा निरस्त कर दी जावेगी।
- 37. निविदादाता दरों की वैधता अविध खोले जाने की दिनांक से 90 दिवस तक अनुमोदन हेतु मान्य होगी।

38. असफल निविदादाता की अमानता राशि निविदा अंतिम स्वीकृति के पश्चात् लौटा दी जावेगी।

निविदादाता के हस्ताक्षर एवं फर्म का नाम

> उपायुक्त गैराज नगर निगम जयपुर हैरिटेज

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# कार्यालय नगर निगम जयपुर हैरिटेज

पुराना पुलिस मुख्यालय, हवामहल के पीछे, बडी चौपड, जयपुर

# **Special Conditions of Contract**

- 1. Earnest money should be in the form as given in abstract of Bid (EMD & Tender Document Cost should be uploaded online). Bidder will get online Form for uploading his price-bid/Financial Offer.
- 2. Declaration of the contractor for the correctness of the documents. Scanned copy should be uploaded online.
- 3. Bidder must enclose the work completion certificate of successfully supplying of all the products mentioned below in the list to urban local body Department of state government/PSU in last 3 years.

S. No	Item Name	10	
1.	Blower with air compressor	87	22
2.	Portable gas monitor (Four gases)		
3.	Breathing Apparatus	ā	
4.	Power Rodding Machine		

- 4. Bidders must submit samples and demo of all the required items before opening of the financial bid if required by the authority. The samples provided should meet the specification requirement as mentioned in the document.
- 5. The bidder should be original equipment manufacturer or reseller. In case of reseller the bidder must produce tender specific OEM authorization for the supply of equipments mentioned in BOQ.
- 6. The bidders must quote rate for all the items otherwise the bid will be considered disqualified. The financial bid of technically qualified bidders will be opened and the overall L1 will be considered qualified for the award of work.
- 7. The bidders Must submit all the certificates online in technical bid mentioned in technical specification of products.
- 8. The tenderer would give guarantee that Equipments would continue to confirm to the description and quality as specified for a period of 6 month from the date of delivery of the equipments.
- 9. The contractor shall not assign or sub-let his contract or any substantial part thereof to any other agency.
- 10. The Equipments should be ISI/EN/DGMS/CE approved.

# **Delivery period:-**

Drive d/Tender/Purchase/2024-25/ subhash & k...n/Seftic EQ. docx.

- 11. The Delivery of machines are to be completed in 15 days from the date of work order.
- 12. **Delay Penalty**:- Delay up to one fourth period of the prescribed delivery period 2.5%, Delay exceeding one fourth but not exceeding half of the prescribed period 5%, Delay exceeding half but not exceeding three fourth of the prescribed period 7.5%, Delay exceeding three fourth of the prescribed period 10%.



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- a. If the supplier requires an extension of time in completion of contractual supply on account of occurrence of any hindrance, he shall apply in writing to the authorities for this same immediately on occurrence of hindrance, but not after the stipulated date of completion of supply.
- b. Delivery period may be extended with or without liquidated damages if the delay in the supply of goods is on account of hindrances beyond the control of the tenderer.

#### **Payment Terms**

- 13. On receipt of machine in JMCH and On complete submission of all documents and successful trial payment will be released to tenderer.
- 14. The firm is liable to execute any change/modification if suggested at the time of inspection for which no extra payment shall be paid.

# Rejection —

- 15. Articles not approved during inspection or testing shall be rejected and will have to be replaced by the tenderer of his own cost within the time fixed by the JMCH.
- 16. If, however, due to exigencies of Government work, such replacement either in whole or in part is not considered feasible, the JMCH giving an opportunity to the tenderer of being heard, shall for reasons to be recorded, deduct a suitable amount from the approved rates. The deduction so made shall be final.

Name & Signature of bidder-----

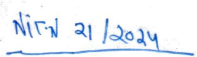
Dy. Commissioner (Garage)
Municipal Corporation Jaipur Heritage

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# Section VA: General Conditions of Contract

Particulars		
Definitions	Clause	Description  Unless the context otherwise requires, the following terms
Definitions	*	wherever used in this Contract have the following meanings:
	1.1.1	"Act" means the Rajasthan Transparency in Public Procurement Act, 2012.
	1.1.2	"Applicable Law" means the Central or State laws and any other instruments having the force of law in India and Rajasthar or any other area of operation of the Contract as they may be issued and in force from time to time.
	1.1.3	"Client" means the Procuring Entity with which the selected Consultant signs the Contract for the Services.
	1.1.4	"Consultant" means the Bidder who may be any entity or person including any Sub-Consultant and other personnel that may provide the Services to the Client under the Contract.
	1.1.5	"Contract" means the legally binding written agreement as signed by the Parties, that are these General Conditions of Contract (GCC), the Special Conditions of Contract (SCC), Bidding Forms, Appendices and all the attached documents.
×	1.1.6	"Day" means a calendar day, unless indicated otherwise in the SCC.
	1.1.7	"Effective Date" means the date on which this Contract comes into force and effect.
	1.1.8	"Experts" means, collectively, Key Experts, Non-Key Experts, or any other personnel of the Consultant, Sub-consultant or JV member(s) assigned by the Consultant to perform the Services or any part thereof under the Contract.
	1.1.9	"Foreign Currency" means any currency other than the Indian Rupees.
,	1.1.10	"GCC" mean these General Conditions of Contract.
90	1.1.11	"In writing" means communicated in written form as a letter, E-mail, fax to the specified address, contact id with proof of receipt.
2 d	1.1.12	"Joint Venture (JV)" means an association with a legal personality distinct from that of its members, of more than one entity where one member has the authority to conduct all businesses for and on behalf of any and all the members of the JV, and where the
	Deminitions	1.1.1  1.1.2  1.1.3  1.1.4  1.1.5  1.1.6  1.1.7  1.1.8



2. Interpr	etation		
2	9 8 8		Government, the Client, the Consultant or a Sub-Consultant.
	a 2 a	1.1.24	"Third Party" means any person or entity other than the
			subcontracts any part of the Services while remaining solely liable for the execution of the Contract.
1	**************************************	1.1.23	"Sub-Consultants" means any person or entity to whom the Consultant, with the approval of the Client,
8		1.1.22	"Services" means the work to be performed by the Consultant pursuant to this Contract.
		1.1.21	"SCC" means the Special Conditions of Contract by which the GCC may be amended or supplemented.
2 2		1.1.20	"Rules" means the Rajasthan Transparency in Public Procurement Rules, 2013.
5 2 3		1.1.19	"Reimbursable expenses" where applicable means al assignment-related costs other than Consultant's remuneration.
		,	being so provided had their domicile in India.
			provided had their domicile outside India; "Local Personnel" means such professionals and support staff who at the time of
			the Consultant or by any Sub-Consultant and assigned to perform the Services or any part there of; "Foreign Personnel" means such professionals and support staff who at the time of being so
		1.1.18	"Personnel" means professionals and support staff in the form of Key Personnel and Non-Key Personnel provided by
			"Party" means the Client or the Consultant, as the case may be and "Parties" means both of them.
		1.1.17	perform the Services or any part thereof under the Contract.
	* ************************************	1.1.16	"Non-Key Expert(s)" or "Non-Key Personnel" means an individua professional provided by the Consultant or its Sub-consultant to
a		٠	these entities.
		1.1.15	"Member" means any of the entities that make up the Joint Venture/ Consortium/ Association; and "Members" means al
		1.1.14	"Local Currency" means Indian Rupees.
			experience are critical to the performance of the Services unde the Contract and whose Curricula Vitae (CV) were taken into
	*	1.1.13	"Key Expert(s)" or "Key Personnel" means an individual professional whose skills, qualifications, knowledge and

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2.1	Relationship Between the Parties	2.1.1	Nothing contained herein shall be construed as establishing a relationship of master and servant or of principal and agent as between the Client and the Consultant. The Consultant, subject to this Contract, has complete charge of Experts, Personnel and Sub-Consultants, if any, performing the Services and shall be fully responsible for the Services performed by them or on their behalf hereunder.
2.2	Law Governing the Contract	2.2.1	This Contract, its meaning and interpretation, and the relation between the Parties shall be governed by the Applicable Laws .
2.3	Language	2.3.1	This Contract has been executed in the language specified in the SCC, which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this Contract.
2.4	Headings	2.4.1	The headings shall not limit, alter or affect the meaning of this Contract.
2.5	Notices, Communication s	2.5.1	Any communication, notice, request or consent required or permitted to be given or made pursuant to this Contract shall be In Writing. Any such notice, request or consent shall be deemed to have been given or made when delivered personally, posted, e-mailed, faxed to an authorized representative of the Party to whom the communication is addressed, or when sent to such Party at the address specified in the SCC.
		2.5.2	A Party may change its address for notice hereunder by giving the other Party a notice In Writing of such change to the address specified in the SCC.
2.6	Location	2.6.1	The Services shall be performed at such locations as are specified in Appendix A hereto and, where the location of a particular task is changed, at such locations, whether in the India or elsewhere, as the client may approve.
2.7	Authority of Member in Charge or Team Leader	2.7.1	In case the Consultant consists of a Joint Venture/ Consortium/ Association of more than one entity, the Members hereby authorise the entity specified in the SCC to act on their behalf in exercising all the Consultant's rights and obligations towards the Client under this Contract, including without limitation the receiving of instructions and payments in the joint name from the Client.  Any action required or permitted to be taken, and any document
	Representatives	5	required or permitted to be executed under this Contract by the Client or the Consultant may be taken or executed by the Authorized Representatives specified in the SCC.

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3. Code o	f Integrity		
3.1	Code of	3.1.1	It is required that Consultant observes the highest standards of
	Integrity		ethics during the procurement process and performance of the
			Contract with strict compliance to the provisions of Code of
	•		Integrity specified in the Act and the Rules. In particular, the
	,	1.	Consultant, Sub-Consultants, or their personnel shall-
	1		Consultant, Sub-Consultants, or their personnel shall-
			(a) not offer any bribe, reward or gift or any material benefit
	2		either directly or indirectly in exchange for an unfair advantage in
	0		procurement process or performance of the Contract or to
			otherwise influence the Client/ Procuring Entity;
			otherwise influence the cheff, Procuring Entity,
			(b) not misrepresent or omit that misleads or attempts to mislead
10		8.8	so as to obtain a financial or other benefit or avoid an obligation in
	N N		performance of the Contract;
		22	(c) not indulge in any collusion, Bid rigging or anti-competitive
	. *		behavior to impair the transparency, fairness and progress of the procurement process and performance of the Contract;
			(d) not misuse any information shared between the procuring
			Entity and the Bidders with an intent to gain unfair advantage in
			the procurement process and performance of the Contract;
			(e) not indulge in any coercion including impairing or harming or
		10	threatening to do the same, directly or indirectly, to any party or to
			its property to influence the procurement process and performance of the Contract;
	£2		(f) not obstruct any investigation or audit of a procurement process
	50 a		and performance of the Contract;
	27		(g) disclose conflict of interest, if any; and
			(h) Disclose any previous transgressions with any Entity in India
	8 8		or any other country during the last three years or any debarment
			by any other procuring Entity. Further, none of them shall indulge in corrupt, fraudulent, coercive
	, .		
			and collusive practices. For the purpose of this clause these
			practices are defined as below:
	· · · · · · · · · · · · · · · · · · ·		i. "corrupt practice" means the offering, giving, receiving, or
		-	soliciting, directly or indirectly, anything of value to
			influence improperly the actions of another party;
1			
			ii. "fraudulent practice" means any act or omission, including a
	e u		misrepresentation, that knowingly or recklessly misleads,
	_		or attempts to mislead, a party to obtain a financial or
	3.		other benefit or to avoid an obligation;
3.2	Measures to	3.2.1	Breach of Code of Integrity by the Consultant, Sub-Consultants,
	be Taken	17	or their personnel:- Without prejudice to the provisions of
*	* "	3	Chapter IV of the Rajasthan Transparency in Public Procurement
	On Breach Of		Act, in case of any breach of the Code of Integrity by the
	Code of		Consultant, Sub-Consultants, or their personnel, the Procuring
A 8	Integrity		Entity may take appropriate action in accordance with the
	2	581	provisions of sub-section (3) of section 11 and Chapter IV of the
2.	N 1 W	0.	said Act.



		1	fication and Expiration of Contract
4.1	Effectiveness	4.1.1	This Contract shall come into force and effect on the date (th
	of Contract	, , ,	"Effective Date") on which the Client issues to the Consultant th
			Letter of Acceptance of his Proposal. The notice to commenc
			the Services, if issued separately, shall confirm that th
			effectiveness conditions, if any, listed in the SCC have been met.
			and the see have seen mee.
4.2	Forfeiture of	4.2.1	Amount of the Performance Security in full or part may be
	Performance		forfeited in the following cases :-
	Security		
		23	(a) when the Consultant does not execute the agreement
	Soci Isali		accordance with ITC Sub-Clause 9.1 [Award of Contract] with the specified time; after issue of letter of acceptance of offer; o
	300		
	V		(b) when the Consultant fails to commence the Services as pe
	* *,	-	Letter of Award within the time specified; or
	8		(c) when the Consultant fails to complete the Service
	*		satisfactorily within the time specified; or
	9		(d) when any terms and conditions of the contract is breached
			or
			(e) to adjust any accepted dues against the Consultant from an
			other contract with the Procuring Entity; or
	,		(f) if the Consultant breaches any provision of the Code of
			Integrity prescribed for Bidders in the Act and Chapter VI of th
			Rules and GCC Sub-Clause 3.1.1
			Notice of reasonable time will be given in case of forfeiture
	8 2		Performance Security. The decision of the Procuring Entity i
			this regard shall be final.
4.3	Expiration of	4.3.1	Unless terminated earlier, this Contract shall expire at the end of
	Contract	10	such time period after the Effective Date as specified in the SCC.
4.4	Entire	4.4.1	This Contract contains all covenants, stipulations and provision
	Agreement		agreed by the Parties. No agent or representative of either Part
			has authority to make, and the Parties shall not be bound by o
	100	360	be liable for, any statement, representation, promise o
		*	agreement not set forth herein.
4.5	Modifications or	4.5.1	Any modification or variation of the terms and conditions of thi
	Vaniations		Contract, including any modification or variation of the scope of
	Variations		the Services, may only be made by written agreement between
a a			the Parties. However, each Party shall give due consideration to
(Nat) St.	ř		any proposals for modification or variation made by the othe
15	N H		Party.
		4.5.2	In cases of substantial modifications or variations, the prior
			written consent of the competent authority of the Procuring
			Entity will be required.
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5. Force I			
5.1	Definition	5.1.1	For the purposes of this Contract, "Force Majeure" means are event which is beyond the reasonable control of a Party, is not foreseeable, is unavoidable, and which makes a Party's performance of its obligations hereunder impossible or so impractical as reasonably to be considered impossible in the circumstances, and subject to those requirements includes, but is not limited to, war, riots, civil disorder, earthquake, fire explosion, storm, flood or other adverse weather conditions strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the Party invoking Force Majeure to prevent), confiscation of any other action by Government agencies.
		5.1.2	Force Majeure shall not include (i) any event which is caused by the negligence or intentional action of a Party or such Party's Experts, Sub-Consultants or agents or employees, nor (ii) any event which a diligent Party could reasonably have been expected both to take into account at the time of the conclusion of this Contract, and avoid or overcome in the carrying out of its obligations hereunder.
5.2	No Breach of Contract Due to Force Majeure	5.1.3	Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.  The failure of a Party to fulfill any of its obligations hereunder shall not be considered to be a breach of, or default under, this Contract in so far as such inability arises from an event of Force Majeure, provided that the Party affected by such an event has taken all reasonable precautions, due care and reasonable alternative measures, all with the objective of carrying out the
5.3	Measures to be Taken	5.3.1	terms and conditions of this Contract.  A Party affected by an event of Force Majeure shall continue to perform its obligations under the Contract as far as is reasonably practical, and shall take all reasonable measures to minimize the consequences of any event of Force Majeure.  A Party affected by an event of Force Majeure shall notify the other Party of such event as soon as possible, and in any case not later than fourteen (14) days following the occurrence of such
		5.3.3	event, providing evidence of the nature and cause of such event, and shall similarly give written notice of the restoration of normal conditions as soon as possible.  Any period within which a Party shall, pursuant to this Contract, complete any action or task, shall be extended for a period equal to the time during which such Party was unable to perform such action as a result of Force Majeure.

	· ·		
	•	5.3.4	During the period of their inability to perform the Services as a result of an event of Force Majeure, the Consultant, upon instructions by the Client, shall either:
ą o			a. demobilize, in which case the Consultant shall be reimbursed for additional costs they reasonably and necessarily incurred, and, if required by the Client, in reactivating the Services; or
a e e e e e e e e e e e e e e e e e e e		2	b. continue with the Services to the extent possible, in which case the Consultant shall continue to be paid under the terms of this Contract and be reimbursed for additional costs reasonably and necessarily incurred.
		5.3.5	In the case of disagreement between the Parties as to the existence or extent of Force Majeure, the matter shall be settled through Dispute Resolution Mechanism.
5.4	Suspension	5.4.1	The Client may, by written notice of suspension to the Consultant, suspend all payments to the Consultant hereunder if the Consultant fails to perform any of its obligations under this Contract, including the carrying out of the Services, provided that such notice of suspension (i) shall specify the nature of the failure, and (ii) shall request the Consultant to remedy such failure within a period not exceeding thirty (30) Days after receipt by the Consultant of such notice of suspension.
6. Termina	ation		
6.1	By the Client	6.1.1	The Client may terminate this Contract in case of the occurrence of any of the events specified in paragraphs mentioned below. In such an occurrence the Client shall give a not less than thirty (30) <u>days</u> ' written notice of termination to the Consultant in case of the events referred to in (a) through (d), sixty (60) <u>days</u> ' in the case of the event referred to in (f) and (g), and five (5) <u>days</u> ' in the case of the event referred to in (h),:

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	1	(a) If the Consultant fails to remedy a failure in the performance
		of its obligations under the Contract, as specified in the notice of termination, within thirty (30) Days of receipt of such notice of termination or within such further period as the Client may have subsequently approved In Writing.
	- S	(b) If the Consultant becomes (or, if the Consultant consists of more than one entity, if any of its Members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary.
		(c) If the Consultant fails to comply with any final decision reached as a result of Dispute Resolution Mechanism or arbitration proceedings, where permissible.
•°;		(d) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) days.
		(e) If the Client, in its sole discretion and for any reason whatsoever, decides to terminate this Contract.
•		(f) If the Consultant, in the judgment of the Client, has breached any provision of the Code of Integrity as given in GCC Clause 3 or engaged in corrupt, fraudulent, collusive, coercive or obstructive practices in competing for or in executing this Contract.
		(g) If the Consultant submits to the Client a false statement/ document which has a material effect on the rights, obligations or interests of the Client.
	ar ar	(h) If the Consultant fails to confirm availability of Key Experts as required in GCC Clause 4.3.1.
* 9	6.1.2	Termination by the Client due to failure of the Consultant to provide the required Services shall lead to the forfeiture of the Performance Security as per GCC Sub-Clause 4.2 [Forfeiture of Performance Security] and get the Services performed by
		another agency at the rick and cost of the original Consultant.

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6.2	By the	6.2.1	The Consultant may terminate this Contract, by not less than
	Consultant	1000 20	thirty (30) <u>day</u> s' written notice to the Client, in case of the occurrence of any of the events specified as under:
8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	*	ā	(a) If the Client fails to pay any money due to the Consultant pursuant to this Contract and not subject to dispute within forty-five (45) Days after receiving written notice from the
(s &			Consultant that such payment is overdue.
8 8		n 1	(b) If, as the result of Force Majeure, the Consultant is unable to perform a material portion of the Services for a period of not less than sixty (60) days.
* s	, ,		(c) If the Client fails to comply with any final decision reached as a result of Dispute Resolution Mechanism or arbitration, where permissible.
		, <sup>19</sup>	(d) If the Client is in material breach of its obligations pursuant to this Contract and has not remedied the same within forty-five (45) days (or such longer period as the
a a		ā	Consultant may have subsequently approved In Writing) following the receipt by the Client of the Consultant's notice specifying such breach.
	* :	2	* a a a
6.3	Cessation of	6.3.1	Upon termination of this Contract pursuant to GCC Clause 6
6.3	Cessation of Rights and	6.3.1	Upon termination of this Contract pursuant to GCC Clause 6 hereof, or upon expiration of this Contract pursuant to GCC
6.3	Rights and	6.3.1	hereof, or upon expiration of this Contract pursuant to GCC
6.3	SOUTH SECURITION OF THE SECURI	6.3.1	
6.3	Rights and	6.3.1	hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,
6.3	Rights and	6.3.1	hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,  (ii) the obligation of confidentiality set forth in GCC Clause 7.7,  (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set
6.3	Rights and	6.3.1	hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,  (ii) the obligation of confidentiality set forth in GCC Clause 7.7,  (iii) the Consultant's obligation to permit inspection, copying
	Rights and Obligations		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,  (ii) the obligation of confidentiality set forth in GCC Clause 7.7,  (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and  (iv) any right which a Party may have under the Applicable
6.4	Rights and	6.4.1	hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,  (ii) the obligation of confidentiality set forth in GCC Clause 7.7,  (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and  (iv) any right which a Party may have under the Applicable
	Rights and Obligations		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration,  (ii) the obligation of confidentiality set forth in GCC Clause 7.7,  (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and  (iv) any right which a Party may have under the Applicable Law.
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	Rights and Obligations  Cessation of		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in GCC Clause 7.7, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and (iv) any right which a Party may have under the Applicable Law.  Upon termination of this Contract by notice of either Party to the other pursuant to GCC Clause 6.1 or 6.2, the Consultant shall, immediately upon despatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt
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	Rights and Obligations  Cessation of		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in GCC Clause 7.7, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and (iv) any right which a Party may have under the Applicable Law.  Upon termination of this Contract by notice of either Party to the other pursuant to GCC Clause 6.1 or 6.2, the Consultant shall, immediately upon despatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect
	Rights and Obligations  Cessation of		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in GCC Clause 7.7, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and (iv) any right which a Party may have under the Applicable Law.  Upon termination of this Contract by notice of either Party to the other pursuant to GCC Clause 6.1 or 6.2, the Consultant shall, immediately upon despatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect to documents prepared by the Consultant and equipment and
	Rights and Obligations  Cessation of		hereof, or upon expiration of this Contract pursuant to GCC Clause 4.3, all rights and obligations of the Parties hereunder shall cease, except:  (i) such rights and obligations as may have accrued on the date of termination or expiration, (ii) the obligation of confidentiality set forth in GCC Clause 7.7, (iii) the Consultant's obligation to permit inspection, copying and auditing of their accounts and records by the Client set forth in GCC Clause 7.10, and (iv) any right which a Party may have under the Applicable Law.  Upon termination of this Contract by notice of either Party to the other pursuant to GCC Clause 6.1 or 6.2, the Consultant shall, immediately upon despatch or receipt of such notice, take all necessary steps to bring the Services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditures for this purpose to a minimum. With respect

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6.5 Payment upon Termination  6.5.1 Subject to the GCC Clause 3.2.1 [Measures to be Taken on Breach of Code of Integrity], upon termination of this Contract, the Client shall make the following payments to the Consultant:  (a) payment for Services satisfactorily performed prior to the effective date of termination; and  (b) in the case of termination pursuant to paragraphs (d) and (e) of GCC Clause 6.1.1, reimbursement of any reasonable cost incidental to the prompt and orderly termination of this Contract, including the cost of the return travel of the Experts.  6.6 Disputes about Events of Termination  6.7 Extension in Completion Period and Liquidated Damages  6.7.1 If the Consultant considers at any time during the performance of the Contract that it is unable to meet the agreed dates and deadlines set forth for various deliverables due to occurrence of an event of Force Majeure or any other reasons, it may request in writing within 14 (Fourteen) days of the occurrence of an event of Force Majeure or any other reasons, it may request in writing within 14 (Fourteen) days of the occurrence of the Contract giving detailed reasons and justifications. The Client, after considering the reasons and justifications, may extend the period set forth for completion of the Contract with or without liquidated damages. The Procuring Entity, except in case of an event of Force Majeure or reasons beyond the control of the Consultant, included damages. The Procuring Entity, except in case of an event of Force Majeure or reasons beyond the control of the Consultant, shall be entitled to impose on the Consultant, liquidated damages. The Procuring Entity, except in case of an event of Force Majeure or reasons beyond the control of the Consultant, shall be entitled to impose on the Consultant. Inquidated damages of 1% of the Contract amount for each week of delay after the stipulated period of completion of the Contract. However, the liquidated damages shall not exceed a total of 10% of the Contract amount.		A		
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7.1	Standard of Performance	7.1.1	The Consultant shall perform the Services and carry out its obligations hereunder with all due diligence, efficiency and economy, in accordance with generally accepted professional standards and practices, and shall observe sound management practices, and employ appropriate technology and safe and effective equipment, approved professionals, machinery, materials and methods. The Consultant shall always act, in respect of any matter relating to this Contract or to the Services, as faithful adviser to the Client, and shall at all times support and safeguard the Client's legitimate interests in any dealings with Sub-Consultants or Third Parties. No decision regarding design or incidental thereto of the consultant should cause any loss to the Client. All designs, drawings and the estimates should provide optimum value to the Client.
		7.1.2	The Consultant shall employ and provide such qualified and experienced Experts and Sub-consultants as are required to carry out the Services.
		7.1.3	The Consultant may subcontract part of the Services to an extent and with such Key Experts and Sub-consultants as may be approved in advance by the Client. Notwithstanding such approval, the Consultant shall retain full responsibility for the Services.
7.2	Law Governing Services	7.2.1	The Consultant shall perform the Services in accordance with the Contract and the Applicable Law and shall take all practicable steps to ensure that any of its Experts and Sub-Consultants, as well as the Personnel of the Consultant and any Sub-Consultants comply with the Applicable Law.  The Client shall notify the Consultant In Writing of relevant local customs, and the Consultant shall, after such notification,
7.3	Conflict of Interests	7.3.1	respect such customs.  The Consultant shall hold the Client's interests paramount, without any consideration for future work, and strictly avoid conflict with other assignments or their own corporate interests.
7.4	Consultant Not to Benefit from Commissions, Discounts, etc	7.4.1	The payment of the Consultant pursuant to GCC Clause 10 shall constitute the Consultant's only payment in connection with this Contract and, the Consultant shall not accept for its own benefit any trade commission, discount or similar payment in connection with activities pursuant to this Contract or in the discharge of its obligations hereunder, and the Consultant shall use its best efforts to ensure that any Sub- Consultants, as well as the Experts/ Personnel and agents of either of them, similarly shall not receive any such additional payment.

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		7.4.2	Furthermore, if the Consultant, as part of the Services, has the responsibility of advising the Client on the procurement of goods, works or services, the Consultant shall comply with the Procuring Entity's procurement rules and guidelines, and shall at all times exercise such responsibility in the best interest of the Client. Any discounts or commissions negotiated by the Consultant in the exercise of such procurement advisory responsibility shall be for the account of the Client.
7.5	Consultant and Affiliates Not to be Otherwise Interested in Project, Not to Engage in Certain Activities	7.5.1	The Consultant agrees that, during the term of this Contract and after its completion or termination, the Consultant and any entity affiliated with the Consultant, as well as any Sub-Consultants and any entity affiliated with such Sub-Consultants, shall be disqualified from providing goods, works or non-consulting services resulting from or directly related to the Consultant's Services for the preparation or implementation of the project, unless otherwise indicated in the SCC.
7.6	Prohibition of Conflicting Activities	7.6.1	The Consultant shall not engage, and shall cause its Experts, Personnel as well as Sub-Consultants and their Personnel not to engage, either directly or indirectly, in any business or professional activities that would conflict with the activities assigned to them under this Contract.
		7.6.2	The Consultant has an obligation and shall ensure that its Experts and Sub-consultants shall have an obligation to disclose any situation of actual or potential conflict that impacts their capacity to serve the best interest of the Client, or that may reasonably be perceived as having this effect. Failure to disclose said situations may lead to the disqualification of the Consultant or the termination of its Contract, in addition to any action which may be taken under the provisions of the Act and the Rules.
7.7	Confidentiality	7.7.1	In addition to the provisions of Section 49 of the Act and Rule 77 of the Rules, except with the prior written consent of the Client, the Consultant and the Experts or Personnel shall not at any time communicate to any person or entity any confidential information acquired in the course of the Services, nor shall the Consultant and the Experts or Personnel make public the recommendations formulated in the course of, or as a result of, the Services.
7.8	Liability of the Consultant	7.8.1	Subject to additional provisions, if any, set forth in the SCC, the Consultant's liability under this Contract shall be provided by the Applicable Law.

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7.9	Insurance to	7.9.1	The Consultant:
7.5	be Taken out	7.5.1	The Consultant.
	by the Consultant		<ul> <li>(i) shall take out and maintain, and shall cause any Sub-Consultants to take out and maintain, in the joint name of the Client and himself, upto the final completion of the Contract at their (or the Sub-Consultants', as the case may be) own cost but on terms and conditions approved by the Client, insurance against all the risks, personnel, vehicles, equipments, etc and for the coverage specified in the SCC; and</li> <li>(ii) at the Client's request, shall provide evidence to the Client showing that such insurance has been taken out and maintained and that the current premiums therefore have been paid.</li> <li>The Consultant shall ensure that such insurance is in place prior to commencing the Services.</li> </ul>
7.10	Accounting,	7.10.1	The Consultant shall keep, and shall make all reasonable efforts
9 10	Inspection and		to cause its Sub-consultants to keep, accurate and systematic
8	Auditing	2 2	accounts and records in respect of the Services and in such form
9		8	and detail as will clearly identify relevant time changes and
			costs.
		7.10.2	The Consultant shall permit and shall cause its Sub-consultants to permit, the Procuring Entity or Government of Rajasthan and/or persons appointed by them to inspect the Site and its
a <sub>g</sub> s	•		accounts and records as well as those of its Sub- Consultants
ad d		2 -2	relating to the performance of the Contract and the submission of the Proposal to provide the Services, and to have such accounts and records audited by auditors appointed by the Procuring Entity or Government of Rajasthan.
§ -	80	7.10.3	The Consultant's attention is drawn to the fact that acts of the
	a * x	•	Consultant intended to impede the exercise of the powers of inspection and audit by the Client constitute a prohibited practice leading to Contract termination.
7.11	Consultant's	7.11.1	Subcontracts: If permitted in the RFP, the Consultant may
	Actions	-	subcontract work relating to the Services with such experts and
	Requiring	*	entities as may be approved in advance by the Client.
	Client's Prior		Notwithstanding such approval, the Consultant shall retain full
	Approval		responsibility for the Services. In the event that any Sub-
	* * * * * * * * * * * * * * * * * * *		Consultants are found by the Client to be incompetent or
	*		incapable in discharging assigned duties, the Client may request
		8 8	the Consultant to provide a replacement, with qualifications and experience equal to or better than those of the Sub-Consultant being replaced and acceptable to the Client, or to resume the performance of the Services itself.

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7.12	Reporting Obligations	7.12.1	The Consultant shall submit to the Client the reports and
7.13			documents specified in Appendix A hereto, in the form, in number and within the time periods set forth in the said
7.13			Appendix. Final reports shall be delivered in soft copy in addition to the hard copies specified in the said Appendix.
	Proprietary Rights of the Client in Reports and Records	7.13.1	Unless otherwise indicated in the SCC, all reports and relevant data and information such as maps, drawings, diagrams, plans, databases, other documents and software, supporting records or material compiled or prepared by the Consultant for the Client in the course of the Services shall be confidential and become and remain the absolute property of the Client. The Consultant shall, not later than upon termination or expiration of this Contract, deliver all such documents to the Client, together with a detailed inventory thereof. The Consultant may retain a copy of such documents, data and/or software but shall not use the same for purposes unrelated to this Contract without prior written approval of the Client.
		7.13.2	If license agreements are necessary or appropriate between the Consultant and third parties for purposes of development of the plans, drawings, specifications, designs, databases, other documents and software, the Consultant shall obtain the Client's prior written approval to such agreements, and the Client shall be entitled at its discretion to require recovering the expenses related to the development of the program(s) concerned. Other restrictions about the future use of these documents and software, if any, shall be specified in the SCC.
7.14	Equipment, Vehicles and Materials Provided by the Client	7.14.1	Equipment, vehicles and materials made available to the Consultant by the Client, or purchased by the Consultant wholly or partly with funds provided by the Client, shall be the property of the Client and shall be marked accordingly. Upon termination or expiration of this Contract, the Consultant shall make available to the Client an inventory of such equipment, vehicles and materials and shall dispose of such equipment, vehicles and materials in accordance with the Client's instructions. While in possession of such equipment, vehicles and materials, the Consultant, unless otherwise instructed by the Client In Writing, shall insure them in an amount equal to their full replacement value.
7.15	Equipment and Materials	7.15.1	Any equipment or materials brought by the Consultant or its Experts and Personnel and used either for the Project or



8.1	tants' Experts, Pers  Description of	8.1.1	The title, agreed job description, minimum qualification and
0.2	Key Experts	0.1.1	estimated period of engagement to carry out the Services of
	Rey Experts		each of the Consultant's Key Experts are described in <b>ToR.</b>
		13	each of the consultant's key experts are described in <b>Tor.</b>
8.2	Replacement of	8.2.1	Except as the Client may otherwise agree in writing, no change
	Key Experts		shall be made in the Key Experts.
		8.2.2	Notwithstanding the above, the substitution of Key Expert
			during Contract execution may be considered only based on th
	as "		Consultant's written request and due to circumstances outsid
	н		the reasonable control of the Consultant, including but no
			limited to death or medical incapacity. In such case, th
		v i	Consultant shall forthwith provide as a replacement, a person of
	2 8		equivalent or better qualifications and experience, and at th
	50 81	8	same rate of remuneration.
8.3	Removal of	8.3.1	If the Client finds that any of the Consultant's or Sub
	Experts or	9	consultant's personnel has committed serious misconduct or ha
	Sub-		been charged with having committed a criminal action, or sha
	consultants		the Client determine that Consultant's or Sub-consultant'
	2	z .	personnel have engaged in corrupt, fraudulent, collusive
			coercive or obstructive practice while performing the Services
		8 =	the Consultant shall, at the Client's written request, provide
A 4 8		8	replacement.
		8.3.2	In the event that any of the Consultant's or Sub-consultant'
			Expert is found by the Client to be incompetent or incapable in
	2 2 2 x x	8	discharging assigned duties, the Client, specifying the ground
8 N		8 4	therefore, may request the Consultant to provide
	* 24		replacement.
8 38		8.3.3	Any replacement of the removed Experts or Sub-consultant
	25 WE		shall possess better qualifications and experience and shall be
25 Se	* * *	70	acceptable to the Client.
		8.3.4	The Consultant shall bear all costs arising out of or incidental to
1 14		2	any removal and/or replacement of such Experts.
0.4	Desident Dusia	0.4.1	
8.4	Resident Project	8.4.1	If required by the SCC, the Consultant shall ensure that at a
8 8	Manager		times during the Consultant's performance of the Services
		9	resident project manager, acceptable to the Client, shall take
0.00			charge of the performance of the Services.
-	oligations of the Cli		Hillian albanda and Call and age at an array
9.1	Assistance and	9.1.1	Unless otherwise specified in the SCC, the Client shall use it
	Exemptions		best efforts to:
		9.1.1.1	Assist the Consultant in obtaining work permits and such othe
			documents as shall be necessary to enable the Consultant to
I			perform the Services.

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		9.1.1.3	Assist the Consultant in promptly obtaining, for the Experts and, if appropriate, their eligible dependents, all necessary entry and exit visas, residence permits, exchange permits and any other documents required for their stay in India while carrying out the Services under the Contract.  Facilitate prompt clearance through customs of any property required for the Services and of the personal effects of the Experts, Personnel and their eligible dependents.  Issue to officials, agents and representatives of the Government all such instructions and information as may be necessary or appropriate for the prompt and effective implementation of the
		18	Services.
		9.1.1.5	Assist the Consultant and the Experts and any Sub-consultants employed by the Consultant for the Services in obtaining exemption from any requirement to register or obtain any permit to practice their profession or to establish themselves either individually or as a corporate entity in India according to the applicable law in India.
		9.1.1.6	Assist the Consultant, any Sub-consultants and the Experts of
		9	either of them in obtaining the privilege, pursuant to the applicable law in India, of bringing into India reasonable amounts of foreign currency for the purposes of the Services or for the personal use of the Experts and of withdrawing any such amounts as may be earned therein by the Experts in the
		8	execution of the Services.
	3	9.1.1.7	Provide to the Experts of Consultant and Sub-Consultants any such other assistance as may be specified in the SCC.
9.2	Access to Project Site	9.2.1	The Client warrants that the Consultant shall have, free of charge, unimpeded access to project site in respect of which access is required for the performance of the Services.
9.3	Change in the	9.3.1	If, after the date of this Contract, there is any change in the
3	Applicable Law		
	Related to Taxes		Applicable Law with respect to existing or new taxes and duties
" # <sub>10</sub>	and Duties		which increases or decreases the cost incurred by the Consultant in performing the Services, then the remuneration
			and Reimbursable Expenses otherwise payable to the Consultant under this Contract shall be increased or decreased accordingly by agreement between the Parties hereto, and corresponding adjustments shall be made to the Contract price amount specified in GCC Clause 10.1.1.
9.4	Services,	9.4.1	The Client shall make available to the Consultant and the
	Facilities and	8	Experts, for the purposes of the Services and free of any charge,
NI	Property of the	,	the services, facilities and property described in the Terms of
0	Client	,	Reference.
			normal distriction of the second of the seco

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	2 10 2 2	9.4.2	In case that such services, facilities and property shall not be made available to the Consultant, the Parties shall agree on:
			(i) any time extension that it may be appropriate to grant to the Consultant for the performance of the Services,
			(ii) the manner in which the Consultant shall procure any such services, facilities and property from other sources, and
u s	*		(iii) the additional payments, if any, to be made to the Consultant as a result of it.
9.5	Counterpart	9.5.1	The Client shall make available to the Consultant free of charge
	Personnel		such professional and support counterpart Personnel, to be
* x			nominated by the Client with the Consultant's advice, if specified in <b>ToR</b> .
		9.5.2	If counterpart Personnel are not provided by the Client to the
E <sub>6</sub>		3.3.2	Consultant, the Client and the Consultant shall agree on:
		000	(i) how the affected part of the Services shall be carried out, and
			(ii) the additional payments, if any, to be made by the Client to the Consultant.
2 10		9.5.3	Professional and support counterpart Personnel, excluding
	g +		Client's liaison Personnel, shall work under the exclusive
**		0	direction of the Consultant. If any member of the counterpart
		2 a	Personnel fails to perform adequately any work assigned to such
			member by the Consultant that is consistent with the position
		×	occupied by such member, the Consultant may request the
			replacement of such member, and the Client shall not
14.	•		unreasonably refuse to act upon such request.
9.6	Payment	9.6.1	In consideration of the Services performed by the Consultant
	Obligation		under this Contract, the Client shall make such payments to the
	8		Consultant for the deliverables specified in ToR.
10. Payr	ments to Consultan	t	
10.1	Contract Price	10.1.1	The Contract price is fixed and is as mentioned in award of
12			contrat.
		10.1.2	Any change to the Contract price specified in GCC Clause 10.1.1
		×	can be made only if the Parties have agreed to the revised
			scope of Services pursuant to GCC Clause 4.6 and have
10.2	Payment	10.2.1	amended in writing the Terms of Reference.  In consideration of the Services performed by the Consultant
	,	10.2.1	under this Contract as specified in <b>ToR</b> , the Client shall make to
g 8		040	the Consultant such payments and in such manner as is
s			provided in the Contract. This amount has been established
X.			based on the understanding that it includes all of the
			Consultant's costs and profits as well as any tax obligation that
			may be imposed on the Consultant.

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10.3	Schedule of	10.3.1	The schedule of payments shall be as stated in the SCC				
	Payments	20 S48					

10.4	Reimbursable	10.4.1	No Reimbursable expenses shall be allowed under Lump Sum
			Contracts, unless specified in the SCC.`
10.5	Taxes and Duties	10.5.1	The Consultant, Sub-consultants and Experts are responsible
			for meeting any and all tax liabilities arising out of the
			Contract unless it is stated otherwise in the SCC.
		10.5.2	As an exception to the above and if stated in the SCC, all
		15	local identifiable indirect taxes (itemized and finalized at
· ·	8 1 5		Contract negotiations) are reimbursed to the Consultant or
	- a		are paid by the Client on behalf of the Consultant.
10.6	<b>Currency of Payment</b>	10.6.1	Any payment under this Contract shall be made in the
			currency (ies) of the Contract.
10.7	Payment for	10.7.1	For the purpose of determining the remuneration due for
	Additional Services		additional Services as may be agreed, as per rules prior
			approval of competent authority.
10.8	Advance Payment	10.8.1	(a) No advance payment shall be made.
10.9	Mode of Billing and	10.9.1	The total payments under this Contract shall not exceed the
	Payment		Contract Price set forth in GCC Clause 10.1 and the payments
			under this Contract shall be made in lump-sum installments
		×	against deliverables specified in ToR.
T <sub>1</sub>	*	10.9.2	The Lump-Sum Installment Payments: The Client shall pay the
25 0			Consultant within sixty (60) days after the receipt by the
			Client of the deliverable(s) and the cover invoice for the
	* * .		related lump-sum installment payment. The payment can be
			withheld if the Client does not approve the submitted
			deliverable(s) as satisfactory in which case the Client shall
			provide comments to the Consultant within the same sixty
			(60) days period. The Consultant shall thereupon promptly
			make any necessary corrections, and thereafter the foregoing
	,		process shall be repeated.
		-	

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	w.	10.9.3	The Final Payment: The final payment under this Clause shall
			be made only after the final report have been submitted by
	,		the Consultant and approved as satisfactory by the Client
			The Services shall then be deemed completed and finally
			accepted by the Client. The last lump-sum installment shal
			be deemed approved for payment by the Client within ninety
			(90) days after receipt of the final report by the Client unless
	*** 6	9	the Client, within such ninety (90) days period, gives written
			notice to the Consultant specifying in detail deficiencies in
*	g <sup>(8</sup> %	8	the Services, the final report. The Consultant shall thereupon
			promptly make any necessary corrections, and thereafter the
			foregoing process shall be repeated.
	And a second		Any amount, which the Client has paid or caused to be paid
			in accordance with this Clause in excess of the amounts
			actually payable in accordance with the provisions of this
			Contract, shall be reimbursed by the Consultant to the Client
			within thirty (30) Days after receipt by the Consultant of
			notice thereof. Any such claim by the Client for
	b - a		reimbursement must be made within twelve (12) calendar
			months after receipt by the Client of a final report and a final
			statement approved by the Client in accordance with the
		20 33	above.
,		10.9.4	All payments under this Contract shall be made to the
			accounts of the Consultant specified in the SCC.
		8	
	7	10.9.5	With the exception of the final payment, payments do not
	2 S 2	d.	constitute acceptance of the Services nor relieve the
		,	Consultant of any obligations hereunder.
11.1	Good Faith	11.1.1	The Parties undertake to act in good faith with respect to
			each other's rights under this Contract and to adopt all
		×	reasonable measures to ensure the realisation of the
			objectives of this Contract.
12. Sett	lement of disputes	h	
12.1	Settlement of	12.1	Dispute Resolution Mechanism shall be as stated in
	Disputes		Annexure A.
		•	
	Jurisdiction of	12.2	Jurisdiction of court at Jaipur only
	Court		
	3 3	-	

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#### Annexure A: Dispute Resolution Mechanism

Any dispute arising from the Contract shall be resolved amicably, as far as possible. The levels of the Dispute Resolution mechanism shall be as follows:

- Amicable resolution between representatives of Parties to the Contract
- II. If a question, difference or objection arises in connection with or out of the contract agreement or the meaning of operation of any part thereof or the rights, duties or liabilities of either party have not been settled by amicable resolution through mutual discussions, it shall be referred to the appropriate Empowered Dispute Resolution Committee for decision, if the amount of the claim is more than Rs. 50000/-.

Dispute Resolution Mechanism will have the following Committees at the levels of Head of the Department and Administrative Secretary of the Department:

1. Head of the Department Level Committee: to address disputes in contracts of value upto Rs. 10 lakh:

The Head of the Department Level Committee shall comprise of Head of the Department, Financial Advisor/ Chief Accounts Officer of the Department, Concerned Procuring Entity or Additional Head of the Department (Member -Secretary) and Representative of Law Department not below the rank of Legal Assistant.

2. Administrative Secretary Level Committee: to address disputes in contracts of value of more than Rupees 10 lakh.

The Administrative Department Level Committee shall comprise of Administrative Secretary of the Department, Representative of Finance Department not below the rank of Deputy Secretary, Law Secretary or his nominee, not below the rank of Joint Legal Remembrancer, Chief Engineer- cum - Addl. Secretary of the concerned department and Chief Engineer concerned [or Head of the Department, in case of other than a Works Department (Member- Secretary)].

NOTE: In case the Procuring Entity is other than a Department of the State Government, the concerned Administrative Department will decide the levels of various members of the two

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Dispute Resolution Committees.

- III. Arbitration will be applicable in case of disputes arising in contracts above a value of more than Rs.1 crore which remain unresolved through the Dispute Resolution Committee.
- IV. All legal proceedings, if necessary arise to institute by any of the parties shall have to be lodged in courts situated in Rajasthan and not elsewhere.
- V. Procedure of reference to the Dispute Resolution Committee:-

The Consultant shall present his representation to the Procuring Entity along with a fee equal to two percent of the amount of dispute, not exceeding Rupees One lakh, within three months of occurrence of the Dispute. The Procuring Entity shall prepare a reply of representation and shall represent its stand before the concerned Dispute Resolution Committee. From the side of the Consultant, the claim case may be presented by himself or through a representative. After hearing both the parties, the Dispute Resolution Committee shall pronounce its decision which shall be final and binding both on the Consultant and the Procuring Entity.

#### Appendices

## APPENDIX A - TERMS OF REFERENCE

[This Appendix shall include the final Terms of Reference (TORs) worked out by the Client and the Consultant during the negotiations; dates for completion of various tasks; location of performance for different tasks; detailed reporting requirements and list of deliverables against which the payments to the Consultant will be made; Client's input, including counterpart personnel assigned by the Client to work on the Consultant's team; specific tasks or actions that require prior approval by the Client.

on the Forms TECH-1 thro					
IV of the RFP]	1		,	give time emanges to	Section
[Insert a table based on Contract's negotiations. demonstrating the qualifie	Form TECH-6 of Attach the CVs	(updated and	t's Technical Proj		
			Ps_	MARIE	



#### APPENDIX C - BREAKDOWN OF CONTRACT PRICE

[Insert the table with the unit rates to arrive at the breakdown of the lump-sum price. The table shall be based on Form FIN-3 and FIN-4 of the Consultant's Proposal and reflects any changes agreed at the Contract negotiations, if any. The footnote shall list such changes made to Form FIN-3 and FIN-4 at the negotiations or state that none has been made.]

[When the Consultant has been selected under Quality-Based Selection method, also add the following:

"The agreed remuneration rates shall be stated in the attached Model Form I. This form shall be prepared on the basis of Appendix A to Form FIN-3 of the RFP "Consultant's Representations regarding Costs and Charges" submitted by the Consultant to the Client prior to the Contract's negotiations.

Should these representations be found by the Client (either through inspections or audits pursuant to GCC Clause 7.10 or through other means) to be materially incomplete or inaccurate, the Client shall be entitled to introduce appropriate modifications in the remuneration rates affected by such materially incomplete or inaccurate representations. Any such modification shall have retroactive effect and, in case remuneration has already been paid by the Client before any such modification, (i) the Client shall be entitled to offset any excess payment against the next installment payment to the Consultant, or (ii) if there are no further payments to be made by the Client to the Consultant, the Consultant shall reimburse to the Client any excess payment within thirty (30) days of receipt of a written claim of the Client. Any such claim by the Client for reimbursement must be made within twelve (12) calendar months after receipt by the Client of a final report and a final statement approved by the Client in accordance with GCC Clause 10.9.3 of this Contract.]"

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# कार्यालय नगर निगम जयपुर हैरिटेज पुराना पुलिस मुख्यालय, हवामहल के पीछे, बडी चौपड, जयपुर

# PRICE PROPOSAL SUBMISSION SHEET

Price schedule for supply and delivery of following items are as under:-

	Description		BASIC RATE	İ				
S N		Item '	per unit In Figures	IGS	SGST	CGS	TOTAL AMOUNT Without	TOTAL AMOUNT With
			To be entered by the	T	3031	Т	Taxes	Taxes
-		Poffeeting Jacket	Bidder					
		Reflecting Jacket  As per Technical Specification -			9			
1.	2 20 20	Fluorescent Color with 60 GSM Cloth		77		9		
		• 2 Inch reflective tape				61		
		o 2 men renective tape			8			
		Safety Helmet	•					
		As per Technical Specification -	2 8					
:		Material : HDPE	*				100	
		Chin strap : Adjustable			1 2			2
		Size : 51 – 62 cm						-
	Supply	Sweatband : Brushed cloth on foam						
	of	Key features: Design: Three ribs at the						
2.	necessar	top of the helmet						
	y safety	Adaptability: Fully-compatible with the						
		range of face and hearing accessories						
	equipme nt for	Standard: IS:2925:1984 ISI marked	-	8	8	7.		
		EN 397 CE marked						
	sewer	EN 397 CE marked	5					*
	line	DGMS approved						
•	cleaning							
	and	Normal Face Mask						
	water	As per Technical Specification - Triple	**			æ		
	.plus	layer face mask made of spun bond	-					.
	compon	nonwoven consisting of three layers.						
3.	ent	Upper & lower layer made of PP spun						
	Work	bond 20 gsm;			10 10			
		20 gsm & paper filter in between.						9
	"	Ultrasonically Sealed with PVC		8				
•		coated nose clip. String Tie/ Loop Tie						
	"	Hand Gloves(pair)	-					
	Se.							
		As per Technical Specification - Natural	*					
4.		Rubber Liner: Cotton Flock lined Grip: Honeycomb Cuff: Straight Sizes:						
•		Large & Ex. Large Length /mm; 300						•
		Thickness* (mm) / Weight* (g): 1.00	*					30
•		incances (min) weight (g). 1.00		1				

	•	•						
		(39 mil) Finish:						
		Chlorinated PPE Regulation (EU)			9			
-		2016/425 ASTM D4679 of 2002						
25		The state of the s						
	2	EC/1935/2004						
:			•					
		Safety Gumboots(pair)						
		As per Technical Specification - Type :						
0.50		Wellington design PVC gumboot						
		Material: Direct injected, fully moulded		25. 4				
2		single piece PVC			8			
5.	8	Lining: Complete body reinforcement						
J.	•	with heavy duty cotton lining						
8	1 2	TOE : Steel toe		2	8		a a a	
		Size: 5 to 11						
		100						
1. '		Colour: Black					. *	
•		Standard : IS:15298 Part 2:2016						
		safety-body clothing (as per					2 7	
6.		satisfaction of OIC.)				Ø (2)	, a	
7.		Fully body wader Suit						
./.		(PVC MATERIAL)						
	-	Safety body Harness			· · · · · · · · · · · · · · · · · · ·			
-								* % .
2 % G		As per Technical Specification - (One		20				
		dorsal D-ring and Two textile chest						
		attachment loop .			8			
	n   1	Fray-proof dope-dyed polyester			0.00			
		webbing						
		Metal buckles of high strength alloy		,				
8.		steel					2 2 2	
		High-strength polyester stitching						
		Adjustability straps only at chest and						
1.		thighs						
		Standard IS 3521: 2005 ISI Marked,				-	2	
		1						
		DGMS Approved						
		*Double Polyamide rope with SH 60	-60					
		hook)						
		<b>Hydraulic Sewer Root Cutters</b>						
		As per Technical Specification -						
		Capacity - 75 feet 5/8" flexi core wire						
		rope center cable it can handle			22			
	* c	stoppages in lanes from 3"-6" the			1200			
		machine is lightweight and corpact			. 7			
	- X		10.		13	-		
	N	with narrow profile for use in tight	y .					
9.		spaces general pipe or switch to 100						
7.	-	feet of specially designed 9/16" able						
		for smaller lighter and more corpact						
		than other root cutting machines its						
		narrow profile facilitates handling in						
	1	eight place on stairs and loading on to					×	
		trucks. The maneuverable metro						
		features a fold down handle Climber,			İ			
1	1 1	truck loading wheel and tough frame					1	2 0 0
		on 10" heavy duty wheels for easy					10.5	





-								
	2 2	transport.						
1 0	=	The automatic feed moves cable into		1	1 820	872		
	n 2		gt 1096		22 - 1	1		
		and out of drains faster and easier.	8				6	
	1	Drive and retract cable at upto 20" feet	y. ,					
	D.	per minute with the variable speed						
		control and keep hands clean safe and						
						* 68		
		away from spinnig cable with power						•
•		cable feed and guide tube condition				E		
	A 2 5 9	heavy duty wire hightly coiled around			8		2	
		49 strand air craft type wire roop						
				-				
		flexicore offers unequalled strength	33				Χ.	
		and the right amount of flexibility			71		1.0	
		offers unequalled strength and the						
10	•	right amount of flexibility its so tough						
	· R		100 8				8 9	
•	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	i.e. carries a one year warranty against	*				100	
	2	defect or breakage supply in direction						
100	N N	of engineer incharge with above					//2	
	# 14	specification.	859 2					2.7
10.		Blower With Air Compressor	10			2 8		
		As per Technical Specification - (Air		V 2			\$ P	
		Ventilation Blower Explosion Proof -	5000		3			9 5
8,						W.	10	-
	2 3	The light weight - 12" metal blower	E U			K 27		
		Aluminum alloy blades which makes		1				
		low noise. Blower is fitted with	89			-		V 6
	£	Explosion Proof Motor and Switch and						
	5 g g		92					
	(6)	used in Factory II Type, Grade A, B and						•
		the Temperature T1-T4. The blower						
1	Α *	with Frequency - 50/60 Hz, Speed -						
		2800 r/min, Watts - 500, Voltage -	80					
		220/240, Flow rate - 65 m3/min,			10			
		Pressure - 385 pa, with CE Marked &	•2		2	**		
		ATEX Certificate, along with Flexible	6) 12 6)	-				
		Light weight Duct Hose, Made of Black			35			
		Colour PVC Fabric, Supported with					19	
		High Carbon Steel wire, Antistatic					20	
		Used in Explosion Proof/Intrinsically			81			8
		Safe for Blower – Size : 12", Length :			8			
		15Mtrs)	8	1				
-					-			12
11.		<b>Breathing Apparatus Volume</b>						
8 6		of cylinder - 6 ltr				× ,		8
	8		S 381		2.5			
		As per Technical Specification -					5	
(0)		(QWorking pressure : 200 bar	N N					
		•Work time: 30 mins						
10.000	1							
	9 8 2	oMaterial: steel	S p					2.
•		<ul> <li>With complete accessories</li> </ul>	P (2	9			8 a	e (4
		oA proven pneumatic system					19.1	
	N 8 "							3
	2 E	approved by BIS specifications no.	10 10					
		10245 part Hand ISI marked						p:
		i. Demand Wall	N N					
		ii. Back plate with harness			8			
		iii. Pressure gauge and whistle	45 55					
		iv. Full vision face mask		-				
		oCylinder and valve should also be	-					
8		PESO approved.				14 (1)		
	2 8							*
-		oShould have below attachments)						
12.	0 0	Air line Breathing Apparatus						
12								
		<b>Trolley Breathing apparatus</b>				652.7		9
		As per Technical Specification -						
	36		8:		. ,			
140								



	0.0		The state of the s				5		
[	le sees	- 15	(consisting for cylinder with hose as	ov.					
Ī			per requirement up to 30 Meter & Full			1		8	
			Face Mask A long duration mobile					8 .	
-	9	20.	compressed Air Breathing System for					25 34	
			supplying breathing air from	-	100			3	-
			interchangeable high pressure, high	* .				ii .	
1	•		capacity cylinders. Description :The		9				
		2 -	Airline Trolley Systems is robust, made	•					
	51		of stainless steel tubular structure on					9 8	
			heavy-duty castors/wheels. A steel						
			drum is provided with breathing hose				30 × 1		
1			and further provided Y piece is and						
		-	hose for 2 men use .Good quality L.P.	g =					
1			Hose crimped with quick release			***			
			coupling suitable to attach with	e e			n <sup>27</sup> .		. ***
	* *		Demand Valve & Face Mask. The						
			Trolley is designed to accommodate						
			four steel cylinder 6 Ltr 300 Bar. The					27	•
	- 2		total effective duration is 3 hours. If	2) -				8 8	
			used by one Man. Trolley has	E					
			accessories like manifold , Pressure				3	2	
			Reducer, pressure relief valve non-	=			7000 m		* 12 (24)
		10 80	return valve ; the cylinders are	• *				1	
			connected is such away that when one	8					. *
1			cylinder is exhausted it can be replaced	, a (4)					
1	•		without interrupting the Flow of air	10		10			, ,
			from the other cylinders. Bleed valve is			2.	383		
			provided with each cylinders to	•					
		e s	replaced without interrupting the						
1			bleed off the pressure prior to	w		20	1		
			removing the empty cylinder. Trolley				Ti .		
			Unit also has warning whistle to give	\$1 596		2			
			audible alarm & pressure gauge at low						
1			and high pressure lines. Cylinders /	-	-			2	
			Valves should be approved by PESO - Nagpur Complete set should be CE	8			P		
-	- 80	i i	Mark & FACE MASK should be ISI						
		2 1	approved.)		m z				
-		ed a							
1	13.	•	Gas Mask				100		
			As per Technical Specification - (Gas	* 8		8 1			
			mask with ABEK1filter)						
	14.		Power Rodding Apparatus			100,	8 1		
			As per Technical Specification - (Sewer	1945 JB			ii ii		
			cleaning/Rodding machine of Diesel	623					
		-	Engine Operated with 5HPAir cooled						
			Sewer cleaning/Rodding machine of						
-		2 2 20 2	Diesel Engine Operated with 5HP				2 G		
			Capacity and		8 *				
	•		single cylinder machine conforming to			14			
	n .		IS: 11931/2002 along with required						
2			accessories and with safety gears for						
			operating. The equipment shall be	,					
	7 (France)		mounted on a trolley having two	8	8		9		
•	-		wheels. The equipment shall consist of	***					
			spring chassis, one stabilizing wheel					20 E	
		1 1 1 1	facilitating parking, manicuring and						
ी		4 4	lower hook. The accessories should				=		
			include: 1. Hand Ratchet turning					2 ,	
			handle 2. Rod Coupling spanner 3. Rod						
ા				•					السنسية

1 And Mr.

	· · · · · · · · · · · · · · · · · · ·							
	Guide assembly 4. Push & Pull Tool 5.							
	Point cutter 6. Sand Leader 7. Root	9 8						3
	saws 8. Auger 9. Double Bar cork screw			87				
	10. Assembly Tool 11. Bar Turning			2				
	Handle 12. Pick up tool 13. Round Bar							
	cork screw -2",3",4" 14. Adjustable foot			180				
	jack 15. Rod guide jack 16. Assembly	7		=	8	2	2.7	
9.		V				20 20		
	Turning Handle 17. Flexible Steel rods	89			(4)	8		
	of 7mm diameter 1.2 meter long(As							251
	per IS:8052 with Test Report) The							
	flexible steel rods shall have a length of							
	1:2 mtr. & 7 mm. dia. The Tolerance of							
	metal rods shall be as follows. 1.	2				**		(8)
	Length: +- 10 mm 2. Diameter:			,				
	0.5mm.The Flexible rods shall be made							
	out of steel confirming to IS: 8052-	8 0			8			
	2006 (Grade 50Cr4V2) It shall have the						1.5	
	following properties: Below is the		•		9	8		
	physical test requirement of 7 mm					7		
				55				Ψ.
	wire as per 8052-2006 (grade-	.8 10						
	50Cr4V2) 1. Tensile strength-			m m	2			8
	Minimum 150 Kg/mm as per table no-	0				*		
	2-Physical properties of IS:4454					241		
	(Part3)- 1975. The testing shall be	- 1						
	carried out in accordance with IS	-						
	16.08-2005 (Third Revision) 2.						1	
	Torsional Strength - Minimum 300Kg							
	(The test shall be carried out in							
	accordance with IS-1717- 1985.							
	(Second revision). 3. Rockwell							
	Hardness- C43+ - 2. The testing shall	12		2	0.		-	
*	be carried out as per ASTM E 18. Bend	100						a.
						28		8
	Test The rods shall be cold bent up to	10					90	
	90 degree at a radius of 70 cms for the	1988 - 15 - 17					2	
	period of 5 minutes, after releasing the							
	rods, if the maximum deflection	*				4.5		
	observed exceed 10 mm the rods shall	s <sup>A</sup>				-		
	be rejected out right. Coating -The							
	flexible steel rods along with coupling							
	& nuts shall beelectro galvanized up to							
*	5 to 7 microns. Any rod found with							81
	serious seams and deep scratches will	6.						10
	.be rejected)							
				6	1			
9	NYLON ROPE LADDER:							
		22						86
	As per Technical Specification - (Made							•
	out of very strong Nylon with							8
	aluminum lug - 2.5 cm to 3 cm	93					g.*	
	• Length of the ladder available as 12					Α,		
	mtr)			550			1	





15.

6	n d n 8	Gas Monitor to measure HC,	i e Tour					
		H2S, Oxygen & CO gases With		2 2			- C 2	8
- "								
	- x	Three-years sensor warranty						
		As per Technical Specification - (No.				28		
		Specifications 1. Portable Multi Gas						
15		Detector to measure HC, H2S, Oxygen	200 6					•
	(46) (d	& CO gases With Three-years sensor						8
		warranty 2. Detection Range and Resolution: Combustible Gas: 0-100%			200			
			2 20		. 1			
20.30		LEL Oxygen Gas: 0-40% VOL. Carbon monoxide: 0-2000 PPM Hydrogen						
		sulphide: 0-2000 PPM Resolution: 1%						
		LEL Resolution: 0.1% VOL. Resolution:						32
		1 PPM Resolution: 0.1 PPM 3.						
- 22	¥	Detection method: Diffusion type with						
		option for remote sampling using	1 2					
2 1				9				
8		Manual aspirator for confined space	, a	.8				
		entry. 4. Power source: Lithium ion						
я.		rechargeable battery unit Charging	11				8 8	
,		time: Approx. 3 hours 5. Weight:					100	
		Approx.100g 6. Continuous operating						
		time: Long-life battery mode on:						
		Approx. 40 hours (25°C, fully charged,				*		
		no alarm, no lighting) Long life battery	2		10			
		mode off: Approx. 25 hours (25°C, fully						
22		charged, no alarm, no lighting) 7.						
		Alarm Level: 3 Alarm levels for each						
		gas + Over range. 8. Gas alarm	g 5					
		indication: Lamp flashing, continuous						
		modulating buzzer sounding, gas						
	10 W 00	concentration display blinking,		6				
		vibration Reset operation: Self-latching	(4					=
8		9. Fault alarm: System abnormality,						8
		sensor abnormality, battery voltage						
		drop, calibration failure 10. Fault						
# E		alarm indication: Lamp flashing,						- N
		intermittent buzzer sounding, detail						
		display Reset operation: Self-latching						
		11. Displays: LCD digital, backlight,	=					
		operation status, clock, battery level,	. *					
9		temperature, peak reading, calibration						
		notification 12. Buzzer volume:					2	10
		Approx. 95dB (30cm) 13. Data logger						
		function: Maximum number of items:		25				
	121 19	3,600 Interval: 5 minutes (adjustable)						
		Communication system: IrDA						
		Explosion-proof class: - Intrinsically						
		safe explosion-proof construction -						
0.5		Confidence beep : Available and selectable:						
		30 sec. to 99 min Display of Temperature:						
		Available. Protection level : Equivalent to	4					
	500	IP66/68 (2 m, 1 h) Temperature range/	e =	12				
		humidity range: -40°C~+60°C(no sudden	2					
		changes), 0~95%RH (nonconden sation						
	8	External dimensions: Approx. 58mm (W) ×					8	6
		65mm (H) × 26mm (D) (excluding				*		9 4.
		protrusions) /	22				- 4	
			1	1				





strap, Protective cover, EU plug)					i i i i i		. "
* 1				2	8 1		* -
	8 2		1 22	8			
		8 8					
	8						
	20					92	
		0 0				2 2	2 2

- All taxes & Transportation charges and all incidental charges included in bidding rate. Price to be quote without GST and quote GST Separately in above sheet.
- ➤ L-1 Would be decided according to Lowest rate.
- ➤ Bidder shall quote per unit rate in above financial sheet (BOQ).

Name & Signature of bidder-----

Dy. Commissioner (Garage) Municipal Corporation Jaipur Heritage





# Annexure A: Compliance with the Code of Integrity and No Conflict of Interest

Any person participating in a procurement process shall -

- (a) not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process;
- (b) not misrepresent or omit that misleads or attempts to mislead so as to obtain a financial or other benefit or avoid an obligation:
- (c) not indulge in any collusion, Bid rigging or anti-competitive behavior to impair the transparency, fairness and progress of the procurement process;
- (d) not misuse any information shared between the procuring Entity and the Bidders with an intent to gain unfair advantage in the procurement process;
- (e) not indulge in any coercion including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- (f) not obstruct any investigation or audit of a procurement process;
- (g) disclose conflict of interest, if any; and
- (h) disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

#### Conflict of Interest:-

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

- i. A Bidder may be considered to be in Conflict of Interest with one or more parties in a bidding process if, including but not limited to:
  - a. have controlling partners/ shareholders in common; or
  - b. receive or have received any direct or indirect subsidy from any of them; or
  - c. have the same legal representative for purposes of the Bid; or
  - d. have a relationship with each other, directly or through common third parties, that puts them in a position to have access to information about or influence on the Bid of another Bidder, or influence the decisions of the Procuring Entity regarding the bidding process; or
  - e. the Bidder participates in more than one Bid in a bidding process. Participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However, this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one Bid; or
  - f. the Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specifications of the Goods, Works or Services that are the subject of the Bid; or
  - g. Bidder or any of its affiliates has been hired (or is proposed to be hired) by the Procuring Entity as engineer-in-charge/ consultant for the contract.

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# Annexure B: Declaration by the Bidder regarding Qualifications

# Declaration by the Bidder

In relation to my/our Bid sub	mitted to for procurement of
in resp	onse to their Notice Inviting Bids No
Dated I/we hereby declar	are under Section 7 of Rajasthan Transparency in Public
Procurement Act, 2012, that:	
1. I/we possess the necessary profe	ssional, technical, financial and managerial resources and
competence required by the Bio	dding Document issued by the Procuring Entity;
2. I/we have fulfilled my/our obliga	ation to pay such of the taxes payable to the Union and the
State Government or any local a	authority as specified in the Bidding Document;
3. I/we are not insolvent, in rece	ivership, bankrupt or being wound up, not have my/our
affairs administered by a court	or a judicial officer, not have my/our business activities
suspended and not the subject o	f legal proceedings for any of the foregoing reasons;
4. I/we do not have, and our direct	tors and officers not have, been convicted of any criminal
offence related to my/our pro	fessional conduct or the making of false statements or
misrepresentations as to my/our	r qualifications to enter into a procurement contract within
a period of three years precedir	ng the commencement of this procurement process, or not
have been otherwise disqualified	d pursuant to debarment proceedings;
5. I/we do not have a conflict of	f interest as specified in the Act, Rules and the Bidding
Document, which materially aff	ects fair competition;
D-4	0. (1.1)
Date: Place:	Signature of bidder Name:
1 1400.	Designation:
	Address:

# Annexure C: Grievance Redressal during Procurement Process

The designation and address of the First Appellate Authority is	
The designation and address of the Second Appellate Authority	is
(1) Filing an appeal	

If any Bidder or prospective bidder is aggrieved that any decision, action or omission of the Procuring Entity is in contravention to the provisions of the Act or the Rules or the Guidelines issued thereunder, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific ground or grounds on which he feels aggrieved:

Provided that after the declaration of a Bidder as successful the appeal may be filed only by a Bidder who has participated in procurement proceedings:

Provided further that in case a Procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filed only by a Bidder whose Technical Bid is found to be acceptable.

- (2) The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavour to dispose it of within thirty days from the date of the appeal.
- (3) If the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2), or if the Bidder or prospective bidder or the Procuring Entity is aggrieved by the order passed by the First Appellate Authority, the Bidder or prospective bidder or the Procuring Entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidding Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

#### (4) Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- (a) determination of need of procurement;
- (b) provisions limiting participation of Bidders in the Bid process;
- (c) the decision of whether or not to enter into negotiations;
- (d) cancellation of a procurement process;
- (e) applicability of the provisions of confidentiality.

#### (5) Form of Appeal

- (a) An appeal under para (1) or (3) above shall be in the annexed Form along with as many copies as there are respondents in the appeal.
- (b) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.

Doc1

(c) Every appeal may be presented to First Appellate Authority or Second Appellate Authority, as the case may be, in person or through registered post or authorised representative.

#### (6) Fee for filing appeal

- (a) Fee for first appeal shall be rupees two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non-refundable.
- (b) The fee shall be paid in the form of bank demand draft or banker's cheque of a Scheduled Bank in India payable in the name of Appellate Authority concerned.

#### (7) Procedure for disposal of appeal

- (a) The First Appellate Authority or Second Appellate Authority, as the case may be, upon filing of appeal, shall issue notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- (b) On the date fixed for hearing, the First Appellate Authority or Second Appellate Authority, as the case may be, shall,-
  - (i) hear all the parties to appeal present before him; and
  - (ii) peruse or inspect documents, relevant records or copies thereof relating to the matter.
- (c) After hearing the parties, perusal or inspection of documents and relevant records or copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- (d) The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

Memorandun	n of Appeal under the Rajas Act.	than Tran 2012	sparency in	Public Proce	uremen
	of (First / S		onellate Auth	ority)	
1. Particulars o	f appellant:	recond ri	openate Auth	ority)	
(ii) Official	address, if any:				
(iii) Resident	ial address:				
	dress of the respondent(s):				
(i) (ii) (iii)					
3. Number and of and name and who passed the statement of a the Procuring	date of the order appealed aga designation of the officer / au ne order (enclose copy), or a decision, action or omission Entity in contravention to the which the appellant is aggriev	uthority of e provision	s		
by a representa of the represent	nt proposes to be represented tive, the name and postal addi- tative: idavits and documents enclose		appeal:		
•	Gr	ounds	of		appeal:
affidavit)	••••••		***************************************	(Supported	by an
7.					Prayer:
	••••••				
Dlage					

4.

5. 6.

Date .....

Appellant's Signature

#### Annexure D: Additional Conditions of Contract

#### 1. Correction of arithmetical errors

Provided that a Financial Bid is substantially responsive, the Procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- i. if there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quantity, the unit price shall prevail and the total price shall be corrected, unless in the opinion of the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- ii. if there is an error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected; and
- iii. if there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount expressed in words is related to an arithmetic error, in which case the amount in figures shall prevail subject to (i) and (ii) above.

If the Bidder that submitted the lowest evaluated Bid does not accept the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Declaration shall be executed.

#### 2. Procuring Entity's Right to Vary Quantities

- (i) At the time of award of contract, the quantity of Goods, works or services originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase or decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit prices or other terms and conditions of the Bid and the conditions of contract.
- (ii) If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity specified in the Bidding Document due to change in circumstances, the Bidder shall not be entitled for any claim or compensation except otherwise provided in the Conditions of Contract.
- (iii) In case of procurement of Goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not be more than 25% of the value of Goods of the original contract and shall be within one month from the date of expiry of last supply. If the Supplier fails to do so, the Procuring Entity shall be free to arrange for the balance supply by limited Bidding or otherwise and the extra cost incurred shall be recovered from the Supplier.

# 3. Dividing quantities among more than one Bidder at the time of award (In case of procurement of Goods)

As a general rule all the quantities of the subject matter of procurement shall be procured from the Bidder, whose Bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the Bidder, whose Bid is accepted, to deliver the entire quantity or when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the Bidder, whose Bid is accepted and the second lowest Bidder or even more Bidders in that order, in a fair, transparent and equitable manner at the rates of the Bidder, whose Bid is accepted.

#### Annexure E

#### Clause 1: Fair Wage Clause

- (a) The Contractor shall pay not less than fair wages/minimum wages to labours engaged by him on the work as revised from lime to time by the Government, but the Government shall not be liable lo pay any thing extra for it except as stipulated in price escalation clause (clause 45) of the agreement.
  - Explanation: "Fair Wage" means minimum wages for time or piece work, fixed revised, by the Stale Government under the Minimum Wages Act, 1948.
- (b) The Contractor shall, notwithstanding the provision of any contract to the contrary, cause to be paid fair wages lo labourers indirectly engaged on the work, including any labour engaged by his sub-con tractors in connection with the said work as if the labourers have been immediately or directly employed by him.
- (c) In respect of all labourers, immediately or directly employed on the work, for the purpose of the Contractor's part of this agreement, the Contractor shall comply with or cause to be complied with the Public Works Department Contractor's Labour Regulations made, or that may be made by the Government, from time to time, in regard lo payment of wages, wage period, deductions from wages, recovery of wages not paid, and unauthorised deductions, maintenance of wages register, wage card, publication of scale of wages and other terms of employment, inspection and submission of periodical returns and other matters of a like nature.
- (d) The Engineer-in-charge shall have the right to deduct from the money due to the Contractor any sum required or estimated lo be required for making good the loss suffered by a worker or workers, by reasons of non-fulfilment of the conditions of the contract, for the benefit of the worker or workers, non-payment of wages or of deductions made there from, which are not justified by the terms of the contract, or as a result of non-observance of the aforesaid regulations.
- (e) Vis-à-Vis the Municipal Corporation Jaipur, the Contractor shall be primarily liable for all payments to be made and for the observance of the regulations aforesaid, without prejudice lo his right to claim indemnity from his subcontractors,
- (f) The regulations, aforesaid, shall be deemed to be part of this contract and any breach, thereof, shall be breach of the contract.

#### Clause 2: Contractor to engage technical staff

The Contractor shall engage the technical staff, as follows, on the contract works:-

- (a) For works costing Rs. 100 lac and above- One Graduate Engineer.
- (b) For works costing between Rs. 50 lac to Rs. 100 lac- One qualified diploma holder having experience of not less than 3 years.
- (c) For works costing between Rs. 15 lac and Rs. 50 lac- One qualified diploma holder.

The technical staff should be available at site, whenever required by Engineer-in-charge to take instructions.

#### Clause 3:

The Contractor shall comply with the provisions of the Apprenticeship Act, 1961, and the Rules and Orders issued, there under, from time to time. If he fails to do so, his failure will be a breach of 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.

#### Clause 4: Safety Code

The Contractor shall follow the safety code of electricity Strictly.

#### Clause 5:

#### Near Relatives barred from tendering

The Contractor shall not be permitted to lender for works in Circle, in which his near relative is posted as Divisional Accountant or as an officer in any capacity between the grades of the Superintending Engineer and Assistant Engineer (both inclusive). He shall also intimate the names of persons, who are working with him in any capacity, or are subsequently employed by him and who are near relatives to any gazetted officer in the Organization/Department. Any breach of this condition by the Contractor would render him liable to be removed from the approved list of contractors of the Department. If such facts is noticed (a) before sanction of tender, his offer shall be declared in valid and earnest money shall be forfeited, (b) after sanction of the tender then the tender sanctioning authority may at his discretion forfeit his earnest money, performance guarantee, security deposit and enlistment deposit and the work/remaining work may allot to any registered contractor on the same rates as per rules.

Note: By the term 'near relative' is meant wife, husband, parents and grand-parents, children and grand children, brothers and sisters, uncles and cousins and their corresponding in-laws.

## Clause 6: Retired Gazetted Officers barred for 2 years

No Engineer of Gazetted rank or other Gazetted Officer, employed in Engineering or Administrative duties in an Engineering Department of the Government of Rajasthan, is allowed to work as a Contractor for a period of 2 years of his retirement from Government service without the previous permission of Government of Rajasthan. The contract is liable to be cancelled, if either the Contractor or any of his employees is found, at any time, to be such a person, who had not obtained the permission of Government, as aforesaid, before, submission of the tender or engagement in the contractor's service, as the case may be.

#### **Clause 7: Quality Control**

The Municipal Corporation Jaipur shall have right to exercise proper Quality Control measures. The Contractor shall provide all assistance to conduct such tests and shall bear the cost of all tests.

#### Clause 8:

The work (whether full constructed or not) and all materials, machines, tools and plant, scaffolding,

Tender form 03-01-14 8

temporary buildings and other things connected therewith, shall be at the risk of the contractor until the work has been delivered to the Engineer- in -charge, and a certificate from him, to the effect, obtained.

# Clause 9: Death of Contractor

Without prejudice to any of the rights or remedies under the contract, if the Contractor dies the legal heirs of the Contractor or the Chief Engineer or duly authorised Engineer shall have the option of terminating the contract without any compensation.

## Clause 10 : Force Majeure

Neither party shall be liable to each other, for any loss or damage, occasioned by or arising out of acts or God such as-unprecedented floods, volcanic eruptions, earthquake of other invasion of nature and other acts.

# Clause 11: General Discrepancies and errors:

In case of percentage rate tenders, if there is any typographical or clerical error in the rates shown by the department in the "G" Schedule. the rates as given in the basic Schedule of Rates of the Department for the area shall be taken as correct.

# Clause 12 : Post payment Audit & Technical Examination:

The Government shall have right to provide a system of per-check of Contractor's bill by a specified Organization, and payment by an Engineer or an Accounts Officer/ Sr. Accounts Officer/ Chief Accounts Officer/ Financial Advisor, as the Government may in its absolute discretion prescribe. Any over-payments/ excess payment detected, as a result of such per-check post-check of Contractor's bill, can be recovered from the contractor's bills in the manner, herein before provided and the Contractor will refund such over/ excess payments.

# Clause 13: Check Measurements:

The department reserves to itself, the right to prescribe a scale of check measurement of work in general, or specific scale for specific works of by other special orders (about which the decision on the department shall be final) Checking of measurement by superior officer shall supersede measurements by the subordinate officer and the former will become the basis of the payment. Any over/excess payment detected, as a result of such check measurement or otherwise at any stage up to the date of completion and the defect removal period specified else-where in this contract, shall be recoverable from the Contractor, as any other dues payable to the Government.

## Clause 14: Check Measurements:

The Contractor in course of the work should understand that all materials e.g. stone, bricks, steel and other materials obtainable in the work by dismantling etc. will be considered as the property of the Government and will be disposed off to the best advantage on the Government. As per direction of the Engineer-in-Charge.

# Clause 15: Recovery from Contractors:

Whenever any claim against the Contractor for the payment of a sum of money arises out of or under the contract, the Department shall be entitled to recover such sum be appropriation in part or whole of the Performance Guarantee and / or Security Deposit. Security Deposit at the time of enlistment of the Contractor. In the event of the security being insufficient, or if no security has been taken, thereafter, may become due to the Contractor, under this or any other contract with the Governor of Rajasthan. Should this sum be not sufficient to cover the full amount recoverable the Contractor shall pay to the Department on demand the balance remaining dues.

The department shall, further, have the right to affect such recoveries under Public Demands Recovery Act.

## **Clause 16: Jurisdiction of Court:**

In the event of any dispute arising between the parties hereto, in respect or any of the matters comprised in this agreement, the same shall be settled by a competent court having jurisdiction over the place, where agreement is executed any by no other court, after completion of proceedings under Clause 23 of this contract.

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