

Office of the Board of Councillors BELDANGA MUNICIPALITY



ESTD-1981

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Memo No. 4062/II-1/23

NOTICE INVITING e-BID

Dated - 29.11.2023

NOTICE INVITING e-Bid NO-WB/MAD/ULB/BEL/NIeB-15/2023-24 OF CHAIRPERSON, BELDANGA MUNICIPALITY

The Chairperson, Beldanga Municipality, on and for behalf of the Board of Councillors of Beldanga Municipality invites sealed competitive Bid on Turnkey Basis (Two-part System) from reliable and resourceful Companies/Firms/Contractors having experience and acumen in construction work as noted below the eligibility and depicted hereunder for participating in the e-Bid.

1.	Name of Work:	Planning, Designing, Construction and Commissioning of 1000 Cum. capacity Clear Water Reservoir with Pumping station along with WBSEDCL cum Operator Room and all other allied works complete in all respect on turnkey basis within Beldanga Municipal area under AMRUT 2.0 Programme.			
2.	Scope of Work	Planning, Designing & Construction of 1000 Cum. Intermediate Clear Water Level Reservoir(ICWR), the TWL of Which will be 0.5 M above HFL with pumping station along with WBSEDCL cum Operator Room For Beldanga Municipality WSS with necessary civil, electrical (according to I/E rules) & mechanical works related to the project complete in all respect with Retaining wall/boundary wall and other allied works , including electrical works with the provisions for receiving power from WBSEDCL and after satisfactory completion, 3(three) months trial run and necessary training of maintenance staff & thereafter (subsequently) 5 (five) year operation and maintenance with guarding arrangement on turnkey basis under AMRUT.			
3.	Location of Work:	LAND INFORMATION, MOUZA-BELDANGA, JL NO- 51, PLOT NO 242 COORDINATES LATITUDE- 23°56'30.13"N LONGITUDE- 88°14'46.53"E The detailed information regarding this is annexed as Annexure II & Annexure III			
4.	Eligibility to participate in the Bid for Intending bidders	Having experience and technical acumen in Executing, Construction & Completion of Under Ground Reservoir of Capacity 400 Cum. including its civil & electromechanical works in a single contract during last five financial years in any Government Department/Board/Semi-Govt./Corporation/Statutory Authority/Undertaking etc.			
		Or			
		Having experience and technical acumen in Executing, Construction & Completion of 2 (two) similar nature of completed works of Clear Water Reservoir including its civil & electromechanical part of minimum 300 Cum. capacity in a single contract during last five financial years in any Government Department/Board/Semi-Govt./Corporation/Statutory Authority/Undertaking etc.			
		Or			

			Having experience and technical acumen in Executing, Construction & Completion of one single running work of similar nature which has been completed to the extent of 80% (Eighty percent) or more and capacities of which is not less than the desired capacities i.e., at (a) above in a single contract during last five financial years in any Government Department/Board/Semi-Govt./Corporation/Statutory Authority/Undertaking etc. (In case of running works, only those bidders who will submit the certificate of satisfactory running work from the concerned Executive Engineer, or equivalent competent authority will be eligible for the tender. In the required certificate, it should be clearly stated that the work is in progress satisfactorily and also that no penal action has been initiated against the executing agency, i.e., the bidders and the certificate to be issued preferably after publication of this NIeQ.)
			AND
			Having sufficient qualified technical personnel (to be employed under the firm for at least 2 consecutive years) with sound knowledge and experience in execution of similar nature of works. AND
			Having annual turnover of at least Rs. 2.50 Core or above in any one year of last five financial years.
			AND
			Having valid electrical license (Both HT & LT), GST Registration, P. Tax clearance Certificates, PAN Card, EPF & ESI and Electrical supervisory license etc.
			Note: a) Only works of nature depicted above completed successfully will be treated as credential.
5.	Documents to be produced in support of Credential for Bid Part-I(Prequalification Documents)		A successful performance and completion certificate along with work order & payment certificate issued by the competent authority shall have to be furnished in support of credibility in terms with eligibility criteria depicted in this Notice (Ref:Sl. No. 4 :Eligibility to participate in the Bid). Besides this, following documents shall have to be furnished:
		a.	Particulars of ownership/partnership or Board of Directors pertaining to the Organization/Company/Firm
		b.	Copies of valid PAN Card, GST clearance Certificate, Electrical Supervisory license Certificate, Professional Tax clearance Certificate, Valid Electrical Licence (HT & LT).
		C.	Bank solvency Certificate not less than Rs. 2.5 cores and
		d. e.	Valid documents in support of annual Turnover in 3CB OR 3CD FORMAT List of machines and equipment's necessary for field as well as laboratory test
		f.	for all materials. Experience and address, fax & telephone nos., mobile no., & E-mail ID nos. of the
			firm. All documents in original to be produced in due course of time as & when asked by the Bid inviting authority.
6.	Earnest Money		2% of the Quoted Bid price in two parts, vise
0.	Lariest Molley	a.	Amount of Rs. 2,00,000 (Two Lakh) as an initial Earnest Money Deposit which should be remitted through NEFT/RTGS challan from the e-tendering portal in favour of The Chairperson, Beldanga Municipality and also to be documented through e-filing. The scan copy of NEFT/RTGS challan from the e-tendering portal should be uploaded in file, for the amounts mentioned. The scan copy of NEFT/RTGS challan from the e-tendering portal towards the

			EMD should be uploaded as Statutory Document / Technical File. as per order of Finance Department Govt. of W.B. vide memo no. 3975-F(Y) dated 28.07.2016.						
		b.	Balanc	Earnest Money Deposit i.e., beyond 2,00,000 i.e., Balance of 2% of Quoted prise. Balance earnest money shall have to be deposited after acceptance of Bid Proposal.					
			be trea	Any Bid without such Transfer of EM (Except exe ated as informal and shall be automatically cand at Money receipt (Scanned copy) shall be uploaded	elled. Online transfer of				
7.	Cost price of Bid documents		NIL						
8.	Date and Time Schedule:-		SI. No.	Particulars	Date and Time				
			a)	Date of uploading of NIeB. and Bid Documents online) (Publishing Date)	02.12.2023, 10:00 HRS				
			b)	Documents download/sell start date (Online)	02.12.2023, 10:30 HRS				
			c)	Date of Pre-Bid Meeting with the intending bidders in the office of the Superintending Engineer, Central Circle, Municipal Engineering Directorate, Malda. (Interested Bidders may confirm the place of meeting before coming to avoid inconvenience if meeting place changed due to any unavoidable circumstances) Note:- Pre bid meeting may be arranged online the link of which will be sent 24 Hours before by mail if request received in mail of EIC.	12.12.2023, 14:00 HRS				
			d) e)	Bid submission start date (On line) Bid Submission closing (On line)	16.12.2023, 10:00 HRS 30.12.2023, 15:00 HRS				
			f)	Bid opening date for Technical Proposals (Online)	01.01.2024, 15:00 HRS				
			g)	Date of uploading list for Technically Qualified Bidders (online)	To be notified later				
			h)	Date and Place for opening of Financial Proposal (Online)	To be notified during uploading of Technical Evaluation Sheet of Bidders				
			i)	Date of uploading of list of qualified bidders along with the offer rates through (on line),	To be notified later.				
			j)	Also, if necessary for further negotiation Through offline for final rate.	To be notified later.				
9.	Time of completion		days fr	of completion of the Contract is 540 (Five Hund com the date of issue of Work Order.					
10.	Site inspection & general information		Intending Bidders are required to inspect the site of the Project with particular reference to location and infrastructure facilities. They are to make a careful study with regard to availability of materials and their sources and all relevant factors as might affect their rates and prices along with approach to the site. They are also acquainted with relevant IS specifications with latest amendments, IE Rules, CPHEEO manuals, Clauses & Sub Clauses of the Bid documents and to have fully acquainted with all details of work front, communications, underground utility services, seasonal weather and its variation, labours, water supply, existing & proposed site levels, Highest Flood Level(HFL), Finished						

		Ground Level(FGL) position and diversion of transportation and barricading, if required, electricity and any other general information including topological condition & existing level and level pertaining to and needed for the work to be completed in time properly.
11.	Bid documents	A full set of Bid documents consists of 2 Parts. These are PART I:-Containing all documents in relation to the name of the firm applied for and credential possessed along with all documents as depicted in Sl. No. 4 along with this NIeB and its all corrigenda's.
		And
		Section A: Description of the Project. Section B: Conditions & requirements for-Bidding. Section C: General conditions of the Contract. Section D: Detailed Technical Specification for Civil works
		Section E: ANNEXURES Annexure under Section H: i) Soil Investigation Report ii) Alignment route details of the project iii) Topographical map & Contour Map Survey Drawing iv) Tentative Layout of Substation building v) TERMS, CONDITION & SPECIFICATIONS OF ELECTRO-MECHANICAL WORKS
		PART II :-Containing the Following Document.
		Bid Price / Price Schedule.(.xls format)
12.	Validity of Bid	A Bid submitted shall remain valid for a period of 180 calendar days from the date set for opening of Bids. Any extension of this validity period if required will be subject to concurrence of the Bidders.
13.	Withdrawal of Bid	A Bid once submitted shall not be withdrawn within the validity period. If any Bidder/Bidders withdraw his/their Bid(s) within the validity period then Earnest Money as deposited by him/them will be forfeited and even a legal action may be taken by Directorate.
14.	Acceptance of Bid	The "Chairperson, Beldanga Municipality" will accept the Bid. He /She does not bind himself/herself to accept otherwise the lowest Bid and reserves to himself/herself the right to reject any or all of the Bids received without assigning any reason thereof.
15.	Intimation	The successful Bidder will be notified in writing of the acceptance of his Bid. The Bidder then becomes the "Contractor" and he shall forthwith take steps to execute Formal Contract Agreement in "WBF 2912" by SE (CC) "with the "The Chairperson, Beldanga Municipality", and fulfil all his obligations as required by the Contract. After the Bid is provisionally accepted, the Bidder shall submit detail Design, Drawing and working specifications phase wise based on existing site condition & proposed levels at site. If it is found technically correct and acceptable with proper examination by the Superintending Engineer, Central Circle, M.E. Directorate, provisional approval of the submitted drawings will be accorded phase wise for execution. Even after approval from the competent authority, if it is necessary to rectify anything at site, it is the sole responsibility of the contractor to reconstruct the same at his own cost at site after necessary approval from competent authority. Eventually, all the parts, Design, Drawings etc. of the successful Bidder shall be taken as a part of the agreement.
16.	Escalation of Cost	There will be no escalation in cost for materials or labour and the contract price mentioned in the contract stands valid till completion of the O&M of the contract, and other obligation, if any.

17.	Name & address of Engineer-In- Charge (EIC) of the Work	Executive Engineer, Murshidabad Division, Municipal Engineering Directorate, Urban Development & Municipal Affairs Department, E-mail ID – ee.bhp.med@gmail.com					
18.	Execution of Work	The Contractor is liable to execute the whole work as per direction and instruction of the Executive Engineer, Murshidabad Division of Municipal Engineering Directorate who is the "Engineer in Charge" of the work after due approval of "Superintending Engineer, Central Circle, M.E. Directorate."					
19.	Payment	Payment will be made to the successful Bidder by the "Chairperson, Beldanga Municipality" periodically only on receipt of written recommendation from the Executive Engineer, Murshidabad Division of Municipal Engineering Directorate.					
20.	Influence	Any attempt to exercise undue influence in the matter of acceptance of Bid is strictly prohibited and any Bidder who resorts to this will render his Bid liable to rejection.					
Follow	ring clauses are to be adl	hering to by the concerned Bidder during the process of Bidding.					
21.	Beldanga Municipali following working da	sudden closure owing to reason beyond the scope and control of "The Chairperson, ty", any of last date/dates as schedule in Sl. No 8 may be extended up-to/to next and ay without issuing further and separate notice should the "The Chairperson, Beldanga to be necessary and exigent.					
22.	Persons having autl	henticated and having registered Power of Attorney may be considered lawfully					
23.	becoming to be acting on and for behalf of the Bidder. Sufficient care has been taken to avoid variance in between the contents of the listed. Documents in the Bid document. However, if there is any variance between the contents of different documents, the provision of documents appearing earlier in the list shall prevail over the same provided in the contents coming later.						
24.	Imposition of any duty/tax/rule etc. owing to change /application in legislations/enactment shall be considered as a part of the contract and to be adhering to by the Bidder/Contractor strictly.						
25.	Bid Acceptance Authority is the "The Chairperson, Beldanga Municipality".						
26.	In case of any dispute arising from any clauses of similar nature between bid documents and municipal Form "K", IS Specifications, CPHEEO Manual & WBF 2912, the decision of the Superintending Engineer, Central Circle, M.E. Directorate, will be final and binding.						
27.	All usual deductions for taxes as applicable i.e. GST, IT, and Labour welfare cess etc. as applicable will be made from the bills from time to time (please refer cl.57 of section C). No conditional Bid shall be entertained.						
28.							
29.	The requisite cost of Earnest Money, as specified in this NIeB shall be paid by online internet bank transfer or NEFT or RTGS (as per GO No. 3975-F(Y) dt. 28.07.2016 of Finance Deptt., Govt. Of West Bengal). Every such Transfer shall be done on or after the date of publish of NIeB. Any Bid without such Transfer of EM (Except exemption as per G.O.) shall be treated as informal and shall be automatically cancelled. Online transfer of Earnest Money receipt (Scanned copy) shall be uploaded as Statutory document.						
30.	The Bidder, at the Bidder's own responsibility and risk is encouraged to visit and examine the site of works and its Surroundings and obtain all information that may be necessary for participating in the Bid and entering into a contract for the work as mentioned in the Notice inviting Bid, the cost of visiting the site shall be at the Bidder's own expense. Traffic management and execution shall be the responsibility of the Agency at his/her/their risk and cost.						
31.	'Instructions to Bidd						
32.	found incorrect/man application will be or	is come to the notice to Bid inviting authority that the credential or any other papers sufactured/fabricated, that Bidder will not be allowed to participate in the Bid and that ut rightly rejected without any prejudice.					
33.	with the original of the submitted by the low issued in favour of the	the work order, the Bid inviting authority may verify the Credential & other documents are lowest bidder if found necessary. After verification, if it is found that such documents west bidder is either manufacture or false, in that case, L.O.A./ work order will not be the bidder under any circumstances.					
34.		rises between two similar clauses of Bid document or on different notifications, the tending Engineer, Central Circle, M.E.Dte." is final & binding.					

35.	The Bidders quoting rate in BOQ will be treated as the "Quoted rate inclusive of all type of taxes for Central Govt., State Govt., and any other Statutory body as admissible by rules and regulation of the Government (Central/State) time to time. Therefore, all usual deductions for taxes as applicable i.e., GST, IT, Labour welfare cess etc. will be deducted from the bills submitted by contractor time to time for their works. No extra claim in any circumstances beyond the quoted rate in uploaded BOQ will be entertained by Beldanga Municipality.
36.	Where an individual person holds a digital certificate in his own name duly issued to him against the company or the firm of which he happens to be a director or partner, such individual person shall, while uploading any Bid for and on behalf of such company or firm, invariably upload a copy of registered power of attorney showing clear authorization in his favour, by the rest of the directors of such company or the partners of such firm, to upload such Bid. The power of attorney shall have to be registered in accordance with the provisions of the Registration Act, 1908.
37.	Any legal matter will be settled within the jurisdiction of Hon'ble District Judges Court at Murshidabad, DistMurshidabad, West Bengal.
38.	Bidder would be at liberty to point out any ambiguities, contradictions, omissions etc. seeking clarifications thereof or interpretation of any of the conditions of the Bid documents before the Bid Inviting Authority in writing 48 hours prior to Pre-Bid Meeting, beyond such period no representation in that behalf will be entertained by the Bid Inviting Authority.
39.	The successful Bidder will remain liable for following with West Bengal Contract Labour (Regulation & Abolition) Act 1970 and necessary certificates from appropriate authority to be submitted within 07 (seven) days from the date of issue of work order, otherwise the work order may be cancelled. Contractor shall have to comply with the provisions of (a) the contract labour (Regulation Abolition) Act. 1970(b) Apprentice Act. 1961 and (c) minimum wages Act.1948 of the notification thereof or any other laws relating thereto and the rules made and order issued there under from time to time.
40.	Additional Security Deposit @ 8% (eight percent) will be deducted from each and every running bill. The entire amount of such 10% (ten percent) of Security Deposit (Initial 2% EM + additional 8%) excluding for operation and maintenance will be refunded without any interest only after successful completion of the whole work in all respect as per clause 57 of section C after full satisfaction of E.I.C.
41.	The successful bidder has to provide detailed estimate along with rate analysis (if any) for all civil and electro mechanical works including planning and drawings as per the clause 57 of Section C with all necessary break up elaborately for comparison of rate with departmental estimate if asked by the concerned authority in respect of Clause 57 Of Section C before acceptance of bid which will be treated as part of the bid document.
42.	Clause 57 of Section C has been prepared on the basis of major items of the work so that contractor may get payment after completion of major items. If any item the contractor feels as major item but not reflected in the clause will be pointed out during pre-bid meeting. All the items not shown in the payment schedule (clause 57 of Section C) or in bid document but required for successful completion and commissioning of the project will be in the scope of Bidder.
43.	Successful Bidder will have to submit the break-up supported with analysis of the cost Of Civil Works (viz. Foundations, Sub Structures, Super structures, finishing etc.), Electrical work, Mechanical work and Testing/commissioning work as %wise in reference of clause 57 of Section C, Clause 41 & 42 Of this section and other provisions of the Bid documents in order to assess the value of Work done and make payment thereof after acceptance of bid against each item of work. In case of any dispute arising in the breakup and analysis thereof, decision of Superintending Engineer, Central circle, M.E. Dte. Will be binding and final.
44.	After issuance of Work Order The successful bidder have to submit a break up schedule for payment
	in consultation with Engineer-in-Charge based on Claus57 of Section C which will be approved by Superintending Engineer (Central Circle), MED, Malda for payment to agency after completion of works in phase wise manner.
45.	During the tenure of Operation & Maintenance of the ICWR, if due to breakdown or any negligence of agency the plant is shut down or supply lesser than the requisite quantity of water, those days will be excluded from 5(five) years of operation & Maintenance.

Chairperson Beldanga Municipality

INSTRUCTION TO BIDDERS/BIDDERS SECTION – A-I

1. General guidance for e-Biding

Instructions/ Guidelines for bidders for electronic submission of the Bids have been annexed for assisting them to participate in e-Biding.

2. Registration of Bidder

Any Bidder willing to take part in the process of e-Biding will have to be enrolled and registered with the Government e-procurement system, through logging on to https://wb.tender.gov.in The Bidder is to click on the link for e-Biding site as given on the web portal.

3. Digital Signature certificate (DSC)

Each Bidder is required to obtain a class-II or Class-III Digital Signature Certificate (DSC) for submission of Bids, from the service provider of the National Information's Centre (NIC) or any other bonafide service provider on payment of requisite amount. Details are available at the Web Site stated in Clause 2 of Guideline to Bidder. DSC is given as a USB e-Token.

4. The contractor can search and download NIeB and Bid Documents

Electronically from computer once he logs on to the website mentioned in Clause 2 using the Digital Signature Certificate. This is the only mode of collection of Bid Documents.

5. Submission of Bids.

General process of submission, Bids are to be submitted through online to the website stated in Cl. 2 in two folders at a time for each work, one in Technical Proposal and the other is Financial Proposal before the prescribed date and time using the Digital Signature Certificate (DSC) the documents are to be uploaded virus scanned copy duly Digitally Signed. The documents will get encrypted (transformed into non readable formats).

A. Technical proposal

The Technical proposal should contain scanned copies of the following further two covers (folders).

A-1. Statutory Cover Containing

1. Prequalification Document

- i. As per Sl. No. 4
- ii. Prequalification Application (Sec-B, Form I)
- iii. Online transfer of Earnest Money receipt. (Scanned copy)
- 2. NIeB(download and upload the same Digitally Signed)
- 3. Technical Document (To be filled, scanned & digitally signed)
- i. Financial Statement (Section B, Form II).
- ii. Affidavits (Ref:-Declaration of the Bidder)
- iii. Bank Solvency Certificate.
- iv. Form III & IV Of Section B.
- v. Declaration by the Bidder.

A-2. Non statutory Cover Containing/My Documents

- i. Professional Tax (PT) deposit receipt Challan (up to date), PAN Card, IT, IT Return for the Current Assessment year, VAT Registration Certificate (up to date).
- ii. Registration Certificate under Company Act. (if any).
- iii. Registered Deed of partnership Firm/ Article of Association and Memorandum
- iv. Power of Attorney (For Partnership Firm/ Private Limited Company, if any)
- v. Tax Audit Report along with Balance Sheet and Profit and Loss A/c for the last five years(year just preceding the current Financial Year will be considered as year I)

- vi. Clearance Certificate for the Current Year issued by the Assistant Registrar of Co-Op(S) (ARCS) bye laws are to be submitted by the Registered labour Co-Op(S) Engineers' Co.-Opt.(S)
- vii. List of machineries possessed by own/arranged through lease deed along with authenticated documents of lease / sub-lease / hire basis etc.
- viii. List of laboratory Instrument.
- ix. List of technical staff along with structure and organization (Section B, Form III).
- x. Credential :Scanned copy of Original Credential Certificate as stated in NIeB (under sl. no -3).

Note: - Failure of submission of any of the above mentioned documents (as stated in A1 and A2) will render the Bid liable to be summarily rejected for both statutory and non-statutory cover.

Intending Bidders should upload Non-Statutory documents as per following folders in My Document:

E-Bidding system of			
Government of West Bengal Bidder Document Sub			
Category Master			
SI. No.	Category Name	Sub Category Name	Sub Category Description
A	CERTIFICATES		
		A1. CERTIFICATES	West Bengal VAT Registration / ST/GST Registration/ P.F/PAN / P. Tax Income Tax Acknowledgement Receipt (Latest) 3.Valid Electrical License 4. E.S.I Registration Certificate.
В	COMPANY DETAILS		
		B1. COMPANY DETAILS 1	1. Proprietorship Firm (Trade License). 2. Registered Deed of partnership Firm 3. Registration Certificate under Company Act. (if any). Ltd. Company (Incorporation Certificate, Trade License) 4. Power of Attorney (For Partnership Firm/ Private Limited Company, if any) 5. Society (Society Registration copy, Trade License)
С	CREDENTIAL		
		C1. CREDENTIAL1	Similar nature Work &Completion Certificates along with work order and

			payment certificate issued by competent authority (as per SI No. 4 of NIeB)
D	EQUIPMENT	D1.LABOURTARY D2. CIVIL MACHINERIES D2. ELECTRICAL MACHINERIES D2. MECHNANICAL MACHINERIES	List of Machineries and equipment necessary for field as well as laboratory test of all materials as per NIeB
		D2. MISCELLENEOUS MACHINERIES	
E	FINANCIAL INFO	E1. P/L & BALANCE SHEET 2011- 2012	P/L & BALANCE SHEET (As per NIeB)
		E2. PAYMENT CERTIFICATE 1 E3 PAYMENT CERTIFICATE 2	Payment Certificate in support of valid credential only to be submitted(as per NIeB)
F	MANPOWER	F1. TECHNICAL PERSONNEL	List of sufficiently qualified technical person (as per SI No 4 of NIeB)
		F2. TECHNICAL PERSONNEL ON CONTRACT	1. List of technical personnel employed under the organisation (or on contact basis) in details with name, qualification, experience and, Address with contact number.
G	DECLARATION	DECLARATION 1	1. Bank Solvency Certificate (As per NIeB)
		DECLARATION 2	2. Valid Document in support of annual (As per NIeB)
		DECLARATION 3	Corrigendum and additional document (if any).

Note:- Failure of submission of any of the above mentioned documents (as stated in A1 & A2) will render the Bid liable to summarily rejected for both statutory & non statutory cover. All Corrigendum & Addendum Notices, if any, have to be digitally signed &uploaded by the contractor in the Declaration Folder of My Documents.

B. Bid Evaluation

- i. Opening and evaluation of Bid: If any Bidder is exempted from payment of EMD, copy of relevant Government order needs to be furnished (applicable in case of Registered Labour Co-Operative Society).
- ii. Opening of Technical proposal: Technical proposals will be opened by the Bid Inviting Authority electronically from the website using his/ her Digital signature Certificate.
- iii. Cover (folder) of statutory documents (vide Cl. No. 5.A-1) should be opened first and if found in order, cover (Folder) for non-statutory documents (vide. No. -5.A-2) will be opened. If there is any deficiency in the statutory documents the Bid will summarily be rejected.
- iv. Decrypted (transformed in to readable formats) documents of the non-statutory

Cover will be downloaded and handed over to the Bid Evolution Committee. Scrutiny of technical proposal and recommendation thereafter and processing of comparative statement for acceptance etc. will be made by the Municipal Engineering Directorate, under the Deptt. of Municipal Affairs, Govt. of West Bengal. Comparative Statement may be forwarded to appropriate authority depending on the value of the work as applicable as per existing norms and guidelines under AMRUT 2.0 programme.
v. Uploading of summary list of technically qualified bidders.

- vi. Pursuant to scrutiny and decision of the screening committee the summary list of eligible Bidder and for which their proposal will be considered and uploaded in the web portals.
- vii. While evaluation, the committee may summon the bidders and seek clarification / information or additional documents or original hard copy of any of the documents already submitted and if these are not produced within the stipulated time frame, their proposals will be liable for rejection.

C. Financial proposal

As per Sl. 11, Bid Price / Price Schedule are to be uploaded digitally signed by the Bidder.

6. Financial capacity of a Bidder will be judged on the basis of working capital and available bid capacity as mentioned in the NIeB to be derived from the information furnished in **FORM-I and II** (Section-B) i.e., Application (for Pre-qualification) and Financial Statement. If an applicant feels that his/their Working Capital beyond own resource may be insufficient, he/they may include with the application a letter of guarantee issued by a first class Bank to supplement the applicant. This letter of guarantee should be addressed to the Bid Inviting/ Accepting Authority and should guarantee duly specifying the name of the project that in case of contract is awarded to the Bidder, the Bidder will be provided with a revolving line of credit Such revolving line of credit should be maintained until the works are taken over by the Authority.

The audited Balance sheet for the last five years, net worth bid capacity etc. are to be submitted which must demonstrate the soundness of Bidder financial position, showing long term profitability including an estimated financial projection of the next two years.

7. Penalty for suppression / distortion of facts

Submission of false document by Bidder is strictly prohibited and in case of such act by the Bidder the same may be referred to the appropriate authority for prosecution as per relevant IT Act with forfeiture of earnest money forthwith.

8. REJECTION OF BID

The Employer (Bid accepting authority) reserves the right to accept or reject any Bid and to cancel the Bidding processes and reject all Bids at any time prior to the award of Contract without thereby incurring any liability to the affected Bidder or Bidders or any obligation to inform the affected Bidder or Bidders of the ground for Employer's (Bid accepting authority) action.

The Bidder whose Bid has been accepted will be notified by the Bid Inviting and Accepting Authority through acceptance letter/ Letter of Acceptance. The Letter of Acceptance will constitute the formation of the Contract.

The Agreement in Printed Bid Form will incorporate all necessary documents e.g. NIeB, all addenda-corrigendum, different filled-up forms (Section –B), Price schedule and the same will be executed between the Bid Accepting Authority and the successful Bidder.

Chairperson
Beldanga Municipality

SECTION – B:

Forms to be submitted by the bidders

<u>FORM –I</u> PRE-QUALIFICATION APPLICATION

То,	
The Chairperson,	
Beldanga Municipality	
Dist :- Murshidabad, West Bengal	
Ref.:- Tender for the work: -	
NIEB No. WB/MAD/ULB/BEL/NIEB-15/2023-24	
Respected Sir,	
Having examined the Statutory, Non-Statutory & NIeQ documents, I / We hereby submit all the nece	ssary
information and relevant documents for evaluation.	•
The application is made by me / us on behalf of in	n the
capacity duly authorized to submit in order.	
The necessary evidence admissible by law in respect of authority assigned to us on behalf of the group of	firms
for Application and for completion of the contract documents is attached herewith.	
We are interested in bidding for the work(s) given in Enclosure to this letter.	
We understand that:	
(a) Tender Inviting & Accepting Authority/Engineer-in-Charge can amend the scope & value of the corbid under this project.	ntract
(b) Tender Inviting & Accepting Authority/Engineer-in-Charge reserves the right to reject any applic without assigning any reason.	ation
Enclosure: - e-Filling:-	
1. Statutory Documents	
2. Non Statutory Documents	
Date:	
Signature of applicant including title	

And capacity in which application is made.

<u>FORM –II</u> <u>FINANCIAL STATEMENT</u>

B1	Name of	Applicant:						
B2	Summary	of assets and liabil	ities on the basi:	s of the audited t	inanci	al stateme	nt of the last five	financial years.
		(Attach copie	s of the audited	financial statem	ent of	the last fiv	e financial years)	
			Year	Year		Year	Year	Year
			(Rs. in Lakh)	(Rs. in Lakh)	(Rs	. in Lakh)	(Rs. in Lakh)	(Rs. in Lakh)
	a) Current	t Assets :						
	(It shou	ld not include						
	investmer	nt in any other						
	firm)							
	•	t liabilities :						
	(It should	include bank over						
	draft)							
	c) Workin	g capital :						
	(a) – (b)							
	d) Net wo							
	(Proprieto	· ·						
		Capital or Paid up						
		Resource &						
	surplus)	an /Cuarantaa						
B2	Annual Tu	an/Guarantee:						
B3		ilue of works under	takan :					1
	k in hand	lide of works dilder	taken .					
_	. Work	As on	As on	As on	,	As on	As on	As on
_	er issued	AS OII	A3 011	AS OII	'	43 011	AS OII	AS OII
oruc	1 133464							
Work in pro			ogress		\	Vork order	issued but work	not started
SI. Name of the work with		Estimated	% of work	SI.	Name of	the work with	Tendered	
No.	No. Tender No.		Amount	executed	No.	Te	nder No.	Amount

Signed by an authorized office	er of the fir	m
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Title of the officer

	Name of the Firm with Seal	
Date		

FORM -III

EXPERIENCE PROFILE

Name of Applicant:

LIST OF PROJECTS COMPLETED THAT ARE SIMILAR IN NATURE TO THE WORKS HAVING MORE THAN 40% OF THE PROJECT COST EXECUTED DURING THE LAST FIVE YEARS.

Name of Employer	Name, Location &nature of work	Name of Consulting Engineer responsible for supervision	Contract Price (inRs.)	Percentage of Participation of company	Original Date of start of work	Original Date of Completion of work	Actual Date of completion of work	Reasons for delay in completion of work	Reasons for delay in completion (if any)

Note:

Signature of applicant including title And capacity in which applicant is made.

a) Certificate from the Employers to be attached.

b) Non-disclosure of any information in the schedule will result in disqualification of the firm.

FORM -IV

DECLARATION AGAINST COMMON INTEREST

To,			
The Chairperson,			
Beldanga Municipality,			
Dist :- Murshidabad, West Bengal,			
Ref.:- Tender for the work: -			
			
			·
			·
NIEB No. WB/MAD/ULB/BEL/NIE	B-15/2023-24	ŀ	
Respected Sir,			
			, the authorized
signatory on behalf of			
I/We/any of the member of			bidding against NIeQ No. / partnership firm /consortium/Joint
•		-	same serial for the work I/we want to
participate.	are noider or ar	ly other Firm/Company in the	same senamor the work if we want to
Dated this	_ day of	20	
Full name of Bidder / Contractor:			
Authorized Signatory:			
In the capacity of:			
Duly authorized to sign bid For&			
behalf of (Name of Firm):	Oli		
(12.1.2)		(In block Capital I	etters or typed)
Office address with seal:		(
			
Telephone no(s) (office):			
Mobile No:			
Fax No:			
e-mail ID:			
Note: In case of Joint Venture & Cons	sortium the Lead	d Member to submit this forma	at.

(DIGITAL SIGNATURE OF BIDDER IS SUFFICIENT)

AFFIDAVIT - "A"

(To be furnished in Non – Judicial Stamp Paper of appropriate value duly notarized)

NIeB No. WB/MAD/ULB/BEL/NIeB-15/2023-24

a.	I, the undersigned, do certify that all the statements made in the attached documents are true and correct. In case of any information submitted proved to be false or concealed, the application may be rejected and no objection/claim will be raised by the under-signed.
b.	The under-signed also hereby certifies that neither our firm M/s.
	partner had been debarred to participate in tender during the last 5 (five) years prior to the date of this NIeQ.
C.	The undersigned also hereby certifies that no penal action initiated /taken against neither our firm M/s.
	nor any of constituent partners for bad workmanship during the last 5 years prior to the date of this NIeQ.
d.	The undersigned would authorize and request any Bank, person, Firm or Corporation to furnish pertinent information as deemed necessary and/or as requested by the Department to verify this statement.
e.	The undersigned understands that further qualifying information may be requested and agrees to furnish any such information at the request of The Department.
f.	Certified that I have applied in the tender in the capacity of individual/as a partner of a firm & I have not applied severally for the same job.
	Signed by an authorized officer of the firm
	Title of the officer
	Name of the Firm with Seal
	Date

SECTION - B

FORM - V

C. DEPLOYMENT OF MACHINERIES (in favour of owner / lessee):-

(Original document of own possession arranged through lease deed to be annexed)

(If engaged before Certificate from E.I.C. to be annexed in respect of anticipated dated of release of Machineries.)

Name of Instrument	Machine	1	Make	Туре	Capacity	Motor Engine No.	1	Machine No.	Possess	sion Status Engaged	Date engag	of ged	release	If

For each item of equipment the application should attach copies of

- (i) Document showing proof of full payment, (ii) Receipt of Delivery,
- (iii) Road Challan from Factory to delivery spot, is to be furnished.

Signature of applicant including title

And capacity in which application is made.

Chairperson Beldanga Municipality Memo No. 4062(7)/II-1/23 Dated – 29.11.2023

Copy forwarded for information to-

- 1. The Director, SUDA, Ilgus Bhavan, Kol-700106.
- 2. The State Mission Director, AMRUT
- 3. The Chief Engineer, (North Zone), Municipal Engineering Directorate, Siliguri
- 4. The Superintending Engineer, Central Circle, M. E Dte., Malda
- 5. The District Magistrate, Murshidabad
- 6. The Executive Engineer, MED, Murshidabad Division.
- 7. The Executive officer, Beldanga Municipality

Chairperson Beldanga Municipality

SECTION - A

DESCRIPTION OF THE PROJECT

1.0 GENERAL

Surveying, Planning, Designing & Construction of 1000 Cum. Intermediate Clear Water Level Reservoir(ICWR), The TWL of Which will be 0.5 M above HFL with pumping station along with WBSEDCL cum Operator Room For Beldanga Municipality WSS with necessary civil, electrical (according to I/E rules) & mechanical works related to the project complete in all respect with Retaining wall/boundary wall and other allied works, including electrical works with the provisions for receiving power from WBSEDCL and after satisfactory completion, 3(three) months trial run and necessary training of maintenance staff & thereafter (subsequently) 5 (five) year operation and maintenance with guarding arrangement on turnkey basis under AMRUT.

The foundations system to be adopted as deep foundation system with piling arrangement and all Electro-Mechanical works must be based on Annexure V unless otherwise specified. The Water from ICWR will be pumped to 3(three) nos. Over Head Reservoir with Dedicated pumping system for Zone I, Zone II & Zone III. Each pumping system consists 1W+1S Vertical turbine type pump & Motor. The detailed drawing is attached herewith as Annexure II.

The High Flood Level (HFL) with level 97.50 M will be considered as per Drawing and Finished Ground level (FGL) will be also at 96.50 M level. A detailed drawing with alignment & Level is annexed with this Bid document. All Hydraulic calculations will be with respect of this level. The High Flood Level 97.50 M Level may be considered equivalent to 0.00 for calculation of Hydraulic design.

MAJOR ITEMS OF WORK

- 1. Planning, designing and construction of Pile foundation of 1000 CUM. IICWR cum pumping station considering bid documents duly approved from competent authority and direction of EIC.
- 2. Planning design and construction of supper structure of IICWR, Beam, pump house floor slab, roof slab, Masonry works, Painting, plastering, finishing, rolling shutter gate, fixing of door and windows, Roof treatment and arrangement for 3.0 MT capacity EOT crane etc. Complete in all respect considering bid documents as per approval from competent authority and direction of FIC
- 3. Supply delivery installation of vertical turbine pumping units with its motor and column pipes with its all other allied job such as delivery main, DJ, NRV, butterfly valves, common delivery units, delivery main with butterfly valve and full bored type flow meter, Air release valve etc. complete in all respect considering bid documents as per approval from competent authority and direction of EIC
 - (The E/M Items will be designed purely on the basis of Annexure V)
- 4. Supply delivery installation of MCC/LT PDB with its caballing and earthing arrangement of the pumping station (No welding allowed in earthing strip) complete in all respect considering bid documents as per approval from competent authority and direction of EIC (The E/M Items will be designed purely on the basis of Annexure V)

- 5. Land Development, Arboriculture, Landscaping, Beautification & Plantation Internal surface Drain, Plinth protection, 25 mm thick chequred tiles at areas and internal pathways & The Construction & Development of approach road with 150 mm thk. concrete(M20) with nominal reinforcement (Minimum 0.15 % of Gross area) at top and bottom both ways over single layered brick Flat Soling and 75 thk. PCC(M15) as per direction of E.I.C.
- 6. Jack Pushing Supplying and laying of of minimum 700 mm dia 14 mm thick M.S casing pipe (Actulal Dia. & Thickness will be as per Approved Drawing from competent authority) with 200 mm dia 10 mm thick M.S water caryring pipe below by hydraulic jack pushing method under Railway Level Crossing (Near Bitter Para Road Chainage 660 m, COORDINATES LATITUDE-23°56'18.94"N LONGITUDE-88°14'33.98"E) including Air release valve, Cast iron double flanged manually operated sluice & specials (and filling the trench by Silver sand) required to complete the work in all respect as per direction of EIC within Beldanga Municipality in between Proposed Water Treatment Plant to Intermediate Clear Water Reservoir under AMRUT.2.0.

The MS Pipe used shall be of TATA/JINDAL/SAIL

The work include preparation & approval of design and drawing from competent authorities Railways, National Highways etc. as per prevailing norms. Only Payment for this as client will be made by the Chairperson, Beldanga Municipality after receiving receipt from the agency by Online mode, DD or Bankers cheque as per standard norms.

- 7. Planning, Design, Construction of 5.0 m wide steel gate with sentry room with good architectural appearance, 1.5 m High boundary wall (From FGL, RC Framed with Brick in filled), Retaining Wall where required, barbed fencing above 1.5 m from FGL at the periphery of the whole premises (Total Length of Boundary Wall 140 m as per Aneexed drawing) etc. complete in all respect as per approved drawing and direction of E.I.C.
- 8. Supply, Delivery & Installation with Internet arrangement of 4K Fixed Network Camera (Min. 4 Nos.) High Quality Imaging with 8 MP Resolution Efficient H.265+Compresson Technology Clear imaging even with strong back lighting due to 120 Db WDR, Water & Dust Resistance (IP 67) Exir 2.0. Advance Infrared Technology with Long IR Range along with OLT, Media Converter, Patch card, Bamboo Junction bos, Joint box, Splitter, OFC, Joint sleeve, Insulation, POE, ONU, NVR, CAT 6 cable, RJ 45 connector, Junction box, HDD, LED Monitor etc. complete in all respect as per direction of EIC. for proposed Surface water based Water Treatment Plant within Beldanga Municipality under AMRUT 2.0
- 9. Design, Construction & Commissioning of RCC framed Operator cum WBSEDCL room with the floor level of which should be above HFL with all other allied works such as plastering, painting, Flooring, fixing door & windows etc. complete in all respect as per direction of E.I.C..
- 10. Design & construction of sanitation, Septic Tank & soak pit, water supply and plumbing works including construction of R.C.C storage tank (5.0 cum capacity) over Pump House for industrial & drinking use complete in all respect as per approved drawing & direction of E.I.C
- 11. Supply delivery & erection of illumination fittings fixture, aviation lamp fittings, exhaust fan. Celling fan , lightening arrestor with its wiring and earthing arrangement in ICWR cum pumping station & Operator room complete in all respect considering bid documents as per approval from competent authority and direction of EIC .
 - (The E/M Items will be designed purely on the basis of Annexure V)
- 12. Operation and maintenance of the plant for 5 (Five) year. The work includes supplying adequate number of operator personnel and skilled labour along with provision for necessary training to the personnel appointed by the ULB including supplying all sundry materials, and replacement of all types of damaged component etc. as per Bid document and complete in all respect and as per Bid document and as per direction of EIC.

(N.B:- This item will be executed after three (3) months trial run.)

NOTE:- All external walls will be painted with exterior weather coat paint of approved colour & quality (options may be given by EIC). For internal colour, wall putty with decorative distemper paint has to be considered along with primer as per direction of EIC. Chemical resistance tiles are to be provided in walls & Floors in chemically affected areas. In laboratory & Office room, good quality marble or vitrified tiles should be used. All other places KOTA of Good quality may be used as per direction of EIC.

The contractor has the liberty of using alternative arrangement but the design parameters and technical specifications should strictly conform to latest relevant IS Codes & CPHEEO manual.

2.0 LOCATION

LAND INFORMATION, MOUZA-BELDANGA, JL NO- 51, PLOT NO.- 242
COORDINATES LATITUDE- 23°56'30.13"N, LONGITUDE- 88°14'46.53"E
The detailed information regarding this is annexed as Annexure II & Annexure III

3.0 Detailed Scope of Work: -

Clear Water Rising Main shall be connected to the 1200 mm X 2400 mm size covered Inlet Chamber. The Side Water Depth (SWD) of the Inlet Chamber shall be same as the Intermediate Clear Water Reservoir (ICWR). The Clear Water will flow into the ICWR with two numbers 600 mm Square C. I. Penstock Gates which will be fixed in between Inlet Chamber and each compartment of the ICWR. The Clear Water will flow into the Sump with two numbers 600 mm Square C. I. Penstock Gates which will be fixed in between Sump and each compartment of the ICWR. The ICWR shall be in two compartments so that any of the compartments may be isolated as and when necessary. The ICWR shall be provided with over flow arrangement comprising of four sets 250 mm diameter C. I. Puddle Collars, 90 Degree Bends, Blank Flange connected with mosquito proof nets etc. There shall be three numbers 750 mm X 750 mm size openings on Sump and on each compartment of the ICWR. There shall be three numbers 600 mm wide M. S. Step Ladder fixed with the openings. The Manhole cover shall have locking arrangement. The ICWR shall have a clear free board of 300 mm below the soffit of the beam/drop whichever is relevant. C. I. Cowl ventilators of 150 mm diameter with mosquito proof net shall be provided on the side wall/roof of the ICWR @ 50 Square meter of the surface area. Pump House shall consist of unloading bay (Plinth level at 1000 mm above FGL/HFL), Toilet, 3000 mm wide Operating Platform, 1000 mm wide RCC Stair (Operating platform to motor floor level). One 3 MT capacity Electric Operated Travelling (EOT) crane with chain pulley block arrangement shall be provided. Minimum thickness of the ICWR roof shall be 150 mm. Minimum thickness of ICWR wall and base slab shall be 250 mm. Minimum thickness of Pump House roof slab shall be 150 mm. The main entry to the Pump House shall be provided with M. S. Rolling Shutter of 4500 mm (Width) X 4000 mm (Height) size. There shall be one side entrance door near RCC Stair. There shall be one 5000 liter capacity RCC water tank over the Pump House roof. The water tank shall supply water to the toilet. All necessary G. I. pipes & fixtures etc. for supply of water from tank to toilet shall be supplied by the contractor. The door of the Toilet shall be of PVC of approved quality and make. Toilet shall be completed with two taps, one shower rose, one Anglo-Indian type W. C., one wash basin completes with pillar taps, mirror, shelve, towel rack etc. complete with all fixtures. The W. C. shall be fitted with 10 liters capacity PVC Flushing Cistern complete cover, ball valve with float, outlet and overflow pipes. A Septic Tank of 10 user's capacity shall be provided.

The structural concrete for Inlet Chamber, Clear Water Reservoir, Sump, Pump House and WBSEDCL CUM Operator room shall be M–30 grade with minimum cement content of 400 Kg/Cum. One binding layer (100 mm thick) of mix not leaner than 1:3:6 shall be provided below ICWR / Sump / Pump House base slab / foundation base. All buildings shall be of structural frame work with 250 mm thick first-class brick work in cement mortar (1:4). The roof slab of the ICWR shall have Epoxy-based paint as a water proofing treatment. Two numbers Level Indicators (One number for each compartment) shall be provided at the D/S end of the ICWR so that they can be visible from inside the operating platform in the pump house. The Level Indicator shall be manual type with PVC floor, guide, wire, level indicator board etc. as per requirements. One setoff Lighting Arrestor shall be provided by the tenderer at the highest point of the Pump House Building conforming to the I. E. Rules specifications as per standard practice. The Inlet Chamber/Clear Water Reservoir Roof Slab,

Wall & Base Slab shall be designed on the basis of un-cracked section as per IS Code IS: 3370 (Latest edition with amendment, if any).

4.0 1.0 ML CAPACITY CLEAR WATER RESERVOIR & WET PIT PUMPING STATION:

- (i) The Bid includes Surveying, designing, drawing and construction of clear water underground reservoir complete with inlet, overflow and scouring arrangement maintaining the levels as stated in clause 3.0. The full water depth should be at least 3.00 M to 4.00 M or more at the time of reservoir full condition. The foundation of the ICWR with pump house should have adequate strength to take load of uplift pressure due to subsoil water assumed at the FGL when the reservoir is empty and also for vertical loads, horizontal loads with surcharge & Seismic load for worst combination of load. The construction of ICWR with pump house shall be completed earlier to facilitate the erection work of electrical/mechanical equipment. While calculating the effective capacity of the UGR, the volume of water in reservoir up to height of 0.15 m above straight portioned (not sloped) Floor level of the ICWR and free board will not be taken into account in the effective volume calculation of ICWR. The slope of the sloped portion connecting ICWR floor and Pump house floor will be not greater than 15 degree i.e., the whole water will come to the suction of pump with a slope at sump not greater than 15 degree.
- (ii) Designing, drawing and construction of a wet pit pump house building above the UGR including machine foundation for 2 nos. Pumping unit for Zone A, Zone B & Zone C in the same floor. One 3 MT capacity E.O.T crane shall have to be installed with gantry girder arrangement to handle pump/motor in the pump house for lifting and lowering the same below/above roof level. In order to accommodate the cables and control panel room equipment/appliances will be housed at the pumping floor for facilitating the easy operation of the pumping units. The delivery line shall have to be placed in such a fashion that no obstacle will be occurred to the operator at the time of movement.
- (iii) Construction of approach road/other connecting road, apron and Surface drains around the reservoir and pump house & other units connecting the drainage system.
- (iv). The total civil work includes the construction of reservoir and pump sump.
- (v) The design of pump house has to be made on the basis of the Static load as prescribed and dynamic loading pattern thereof, taking into account of the vibration both horizontally and vertically that will be generated due to operation of each pump motor set.
- (vi). Site clearances and levelling of the area after development of site with carried earth up-to finished ground level, as proposed earlier.
- (vii) Minimum 6 nos. of overflow (with 250 mm Dai. CI pipe) connections from the reservoir have to be provided in such fashions that over flow water drained to the surface drain surroundings of the reservoir. Minimum 6 nos. of air vent shall have to be provided for breathing of the UGR.
- (viii) The Bidder, whose Bid is accepted in due course will have to furnish details of the design of the pump house in all levels, sump to connect the reservoir considering all the parameters as supplied by the pump manufacturer within the dimensions of the pumping station provided by them for housing the pumping machinery, electrical equipment/appliances etc.
- (ix) A tentative layout drawing showing the shape and different levels of the reservoir, pump house and other units of treatment plant is to be provided by the bidder. The Bidder has to quote his rate for

construction of underground clear water reservoir having 1.0 ML water capacity. Necessary Foundation of the pump house and other units of treatment plants are to be provided on the basis of Soil Investigation Report. No folded structure is allowed while designing water-retaining Structure. Minimum thickness of ICWR wall shall be 250mm. The volume of R.C.C columns, baffle walls and all other obstruction will also be excluded in calculating effective capacity of reservoir.

- **5.0** 360 M3/HR CAPACITY WET PIT CLEAR WATER PUMPING STATION: (CONSIDERING 20 HRS. RUNNING OF PUMPING A DAY)
- (i) The Bidder has to submit in due course the specific size and capacity of all machineries & equipment's offered along with data related to static & dynamic loads in different operating conditions. The size of all the equipment's should be so selected to match with the civil works. The clear water will be pumped to Over Head Reservoirs in three Zones with 1W+1S (For Each Zone) Vertical Turbine type execution Pump. The detailed specification & Scope of work is given in Annexure V.
- (ii) The vibration & noise should be within the acceptable limit as per I.S. or as per existing norms for all equipment's.
- (iii) The dimension and centreline of pedestals for supporting the Pumps as well as the valves should strictly be in line for both Civil & Electromechanical works. If any of the delivery line of the pumping unit above 350 mm dia. necessary stair case shall have to be erected for easy movement of the maintenance staff.
- (iv). The centre-to-centre distance of the pumps, Clearance from wall for pumps should be as per I.S specifications.
- (v) The installation of all L.T. /H.T. electrical equipment should be strictly as per prevailing I.E. Rules IS specification.
- (vi). The minimum distance from the pump bell mouth to suction sump wall & floor is to be maintained in such a level so that no vortex formation takes place in the entry of pump i.e. the flow should be maintained streamlined at the entry point of pump.
- (vii) The elevation of pump centre line should be designed in such a manner to maintain adequate clearance between the bell mouth and the floor of the suction sump to avoid clogging or vortex formation.
- (viii) The Bidder has to submit parallel operation curves for pumps & the same is to be matched with the system resistance curve of the delivery grid. Pump selection should be based upon that. Family curves for individual and multiple operations at all possible consequences depending upon the variation in % opening of the butterfly valve are to be submitted.
- (ix) The total capacity of the pumping station will be 360 to 400 cubic meter per hr. at a designed head to be provided by the bidder with simultaneous operation of one pump of group of pumps. The delivery manifold should be equipped with actuator operated Butterfly valves, valve chamber, Temper proof kinetic air release valve, blank-flange if necessary (detail of which is given in Technical Specification). All the design of the pipelines should be such that to ensure streamline flow.
- (xiii) The Bidder has to consider all sluice valves, electrical actuator control butterfly valves, dismantling joints in individual delivery pipe lines as per detail technical specification.

(xv) The Bidder must work out the natural frequency analysis for the structural work and the same should be verified with the RPM & critical speed of the rotating equipment's to eliminate any chance of vibration.

6.0 Limit of Contract: -

The limit of contract starts from construction of the IGLR cum Wet pit pumping station with installation of the pumping units and it's all other accessories. From the IGLR the potable water will be delivered to the existing/proposed 150 mm dia., 200 mm & 250 mm diameter rising main of DI pipe with placing of Manually operated butterfly valve with valve chamber outside the Pump House & kinetic temper proof air release valve. The sources of Electric Power would be taken from the WBSEDCL supply point to power distribution board with APFC Panel by required cable size with earthing arrangement. The supply of cables and laying the same is the bidder scope from substation PDB to LT panel of pumping station. Necessary arrangements to connect the cables of appropriate size with full satisfaction of Engineer in Charge are within the limit of this work. All restoration works of the excavation site should be done with the full satisfaction of the Bid inviting authority. The all-dedicated pipe lines are to be connected to the OHR's pipes up tp 5 m from periphery of the boundary wall by making CI-DI or MS-DI connections. The all materials including civil & E/M and construction are in the bidder's scope from 5 m ahead of periphery of boundary wall to 5 m beyond periphery of boundary wall.

Chairperson
Beldanga Municipality

SECTION - B CONDITIONS & REQUIREMENTS FOR BIDDING

- 1. Submission of eBid document will not be allowed beyond the schedule time indicated in the eBidding.
- 2. Each Bidder shall upload his offer in envelopes (statutory and non-statutory)& .xls sheet after digitally signed super scribing the name of the work, name & address of the bidder, NIB No and date of submission of the eBid.
- Each page of the eBid documents, drawing etc. has to be digitally signed / initiated by the authorized signatory.
- 4. No eBid proposal will be entertained without the earnest money being submitted as indicated in the NIB. No interest will be allowed for the said earnest money and the Bid issuing authority will hold the same till finalization of the eBid.
- 5. Any conditional eBid will be liable for rejection.
- The Bid inviting Authority reserves the right to reserve or amend the eBid documents prior to the date notified for submission of the eBid or also to extend the time mentioned in the NIB under intimation to the Bidders.
- 7. eBid once offered cannot be withdrawn within a period of 120 calendar days from the date set for opening of eBids. Any extension of this validity period if required will be subject to concurrence of the Bidders.
- 8. Bidders would be at liberty to point out any ambiguities, contradictions, omissions, etc. seeking clarifications thereof or interpretation of any of the conditions of the eBid documents before the Bid Inviting Authority by uploading his/her doubt within a period of Forty eight hours before the date of Pre bid meeting as per schedule.
- 9. Written clarification or amendments etc. as may be issued by the Bid Inviting Authority in pursuance to the representation made by the intending Bidders under Clause 10 above shall be final and binding on the Bidders and shall form a part of the eBid documents. Bid Inviting Authority however, reserves the right to have pre Bid conference with the intending Bidders if deemed necessary. Any point or irregularities or questions could not be raised after expiry of pre bid meeting.
- 10. Intending Bidders are required to inspect the site of the Project with particular reference to location and infrastructure facilities. They are to make a careful study with regard to availability of materials and their sources and all relevant factors as might affect their rates and prices. The Bidders must be acquainted with existing ground level(EGL), Highest flood level(HFL), Finished ground level(FGL)/Proposed ground level(PGL), and other required levels.
- 11. If expenses incurred for site inspection and all activities in the preparation and uploading of the eBid shall be borne by the Bidders.
- 12. Extra claim or any concession on the ground of insufficient data or information and absence of knowledge of conditions prevailing at the site or situation arising during the execution of the work shall not be entertained.
- 13. eBid, which have been considered valid on the result of general examination (Prequalification stage) at the time of opening, shall be subjected to subsequent detail scrutiny. Notwithstanding the general examination carried out earlier, the Bid Inviting authority reserves the right of rejection of any eBid, which may be found to be defective during the detail scrutiny.

- 14. Bidders before uploading the eBid documents shall have to ensure that "Declaration by the eBidder" in the pro-forma set out in the eBid documents is to be filed separately with the eBid documents in the form of Affidavit to be affirmed by the same person signing the Bid documents.
- 15. The Bid inviting authority reserves the right to accept or reject any or all of the eBid received or to split up the work in groups or to relax any clause without assigning any reason thereof.
- 16. This set of Bid documents consists of:
- a. Detail Notice inviting Bid.
- b. Declaration by the eBidder.
- c Main Bid Documents consists of PART I & PART II (Technical) &financial(.xls format)
- d. Municipal Tender Form.

Chairperson
Beldanga Municipality

<u>SECTION – C</u> GENERAL CONDITIONS OF CONTRACT

1.0 DEFINITIONS AND INTERPRETATION

- (1) In the Contract, as hereinafter defined, the following words and expressions shall have to be meanings hereby assigned to them, except where the context otherwise requires:
- (a) "Approved" means approved in writing, including subsequent written confirmation of previous verbal approval and "approval" means approval in writing, including as aforesaid. "However in spite of approval from Competent Authority contractor is solely responsible for design-cum-execution of the whole project as it is turnkey job"
- (b) Authority means the "The Chairperson, Beldanga Municipality" or his Authorized representative.
- (c) "Bank" means the "State Bank of India" or any other Nationalized Bank.
- (d) "Calendar day" means a period of twenty four hours extending from midnight to midnight.
- (e) "Cash" includes cheque, bank drafts and any other payment voucher authorizing payment from any bank or treasury.
- (f) "Contractor" means the person or persons, firm or Corporation who have entered into the contract for the performance of the work.
- (g) "Contract price" means the sum as stated in the Bid submitted by the contractor subject to such additions there to or deductions therefore as may be made under the provisions of the contract documents and accepted by the Employer.
- (h) "Constructional Plant" means all appliances or things of whatsoever nature required in or about the execution or maintenance of the works but do not include materials or other things intended to form or forming part of the permanent works.
- (i) "District" or Beldanga Municipal Area means the area described as such in Schedule-I of The Act;
- (j) "Drawings" means the drawings referred to in the Bid documents and any modification of such drawings approved in writing by the "Superintending Engineer, Central Circle, M.E.Dte." or his representatives of Municipal Engineering Directorate from time to time.
- (k) "Employer" means "The Chairperson, Beldanga Municipality"
- (I) "Engineer in Charge" means the Executive Engineer, Murshidabad Division of Municipal Engineering Directorate.
- (m)"Engineer's Representatives" means any Assistant Engineer or Sub-Assistant Engineer or any Technical Personnel of works appointed from time to time by the Employer or the Engineer to perform the duties set forth in Clause 2 hereof, whose authority shall be notified in writing to the Contractor by the Engineer-in Charge.
- (n) "Existing Ground Level (EGL)" means the level of the referred point of the exposed surface of the ground, road or pavement free from extraneous materials and High Flood Level (HFL) means the maximum water level during flood for last consecutive years as decided by competent govt. Department and Finished Ground Level (FGL) is the referred top most point at which land development has to be done by good earth with proper compaction and consolidation.
- (o) "Holidays" means a public holiday for the purpose of Section 25 of the Negotiable Instruments Act, 1881 or such other day on which the office of the Authority remains closed for the day.
- (p) "Local Authority" not only means a Municipal Corporation or Municipality (ULB) or other authority legally entitled to the control or manage local funds but also includes the West Bengal State Electricity Distribution Company Ltd.
- (q) "Month" means English calendar month.

- (r) "Permanent Work" means the permanent works including equipment to be supplied, executed, erected and maintained in accordance with the Contract.
- (s) "Road" shall include a street, avenue, lane, by-lane or any other access routes over which a person authorized by a Local Authority has a right of way.
- (t) "Rupees" (or Rs. in abbreviation) shall mean Rupees in Indian Currency.
- (u) "Site" means the land and other placed on, under in or through which the Permanent. Works or Temporary Works are to be executed and any other lands and places provided or arranged by the employer for working space or any other purpose as may be specifically designated in the Contract as forming part of the Site.
- (v) "Specification" means the specification referred to in the Bid and any modification thereof or addition thereto as may from time to time be furnished or approved in writing by the "Superintendent Engineer, Central Circle Municipal Engineering Directorate,. Further specification laid down in the P.W.D Schedule of Govt. Of West Bengal & all relevant& latest IS codes with latest amendments will be implied after due approval from S.E (SC). In case of any ambiguity or completion of different schedule the decision of S.E (SC), will be final and bindings.
- (w) "Store" means such storage areas including depot, go down, stockyard, dumping yard etc. maintained by the Authority) or where supply of any material for the construction or any work has been undertaken by any authorized agent, by such agent within the District.
- (x) "Temporary Works" means all temporary works of every kind required in or about the execution or maintenance of the Permanent Works.
- (y) "Bid Date" means the date fixed for receipt of Bids as per Notice Inviting Bids or as extended by subsequent notification(s).
- (z) "Bidder" means the person, or persons, Firm, Company or Corporation submitting a Bid for the work contemplated either directly or through a duly authorized representative;
- (aa) "The Act" West Bengal Municipal Act, 1975.
- (bb)"Time" expressed by hours of the clock shall be according to the Indian Standard Time.
- (cc)"Water main" means any pipe or conduit of cast iron, steel or of any other material intended to conveyor distribute water;
- (dd)"Works" shall include both Permanent Works and Temporary Works.
- (ee)"Work" means all of the work of the project called for or shown in the Bid documents including preparation, construction improvement and cleans up.
- (2) Singular and Plural: Works importing the singular only also include the plural and vice versa where the context demands.
- (3) Headings or Notes: The headings and marginal notes in these Conditions of Contract shall be deemed to be part thereof or be taken into consideration in the interpretation or construction thereof or of the Contract.
- (4) Cost: The work "cost" shall be deemed to include overhand costs whether on or off the Site.
- (5) Period of completion: The period of completion shall be 365 (Three sixty five Days) after issuing the work order.

2.0. ENGINEER IN CHARGE AND HIS REPRESENTATIVES

- (1) Duties and Powers of Engineer in Charge and his Representative The Engineer shall carry out such duties in issuing decisions, certificates and orders as are specified in the Contract. Fixation and acceptance of rates for altered or substituted items of work or for additional items of work or their deletion shall however always rest with the same authority (by designation) as had accepted the original Bid.
- (2) Representative(s) shall be responsible to the EIC and his/their duties are to watch and supervise the Works and to test and examine any materials to be used or workmanship employed in connection with the works. He shall have no authority to relieve the

Contractor of any of his duties or obligations under the Contract, not, accept as expressly provided hereunder or elsewhere in the Contract, to order any work involving delay or any extra payment by the Employer, nor to make any variation of or in the Works.

- (a) Failure of the Engineer's Representative to disapprove any work of materials shall not prejudice the power of the Superintendent Engineer, Central Circle Municipal Engineering Directorate, thereafter to disapprove such work or materials and to order the pulling down, removal of breaking up thereof.
- (b) If the Contractor shall be dissatisfied by reason of any decision of the Engineer's Representative he shall be entitled to refer the matter to the Superintendent Engineer, Central Circle Municipal Engineering Directorate, , who shall thereupon confirm, reverse or vary such decision.

3.0 ASSIGNMENT

The Contractor shall not assign the Contract or any part thereof, or any benefit or interest therein or there under, otherwise than a change in the Contractor's bankers of any money due or to become due under this contract, without the prior written consent of the EIC.

4.0 SUBLETTING

The Contractor shall not sublet the whole of the Works. Except where otherwise provided by the Contract, the Contractor shall not sublet any part of the Works without the prior written consent of the Superintendent Engineer, Central Circle, Municipal Engineering Directorate, which shall not be unreasonably withhold and such consent, if given, shall not relieve the Contractor form any liability or obligation under the Contract and he shall be responsible for the acts, defaults and neglects of the said sub-contractor including his agents, servants or workmen as fully as if they were the acts, defaults or neglects of the Contractor, his agents, servants or workmen, provided always that the provision' of labours on a piece-work basis shall not be deemed to be a subletting under this clause.

5.0 CONTRACT DOCUMENTS

- (1a) Language: The Contract documents shall be drawn up in the English language. All correspondence, orders, notices etc. shall also be in English.
- (1b) Law: The law of India and of the State of West Bengal shall apply to the Contract and the Contract is to be construed accordingly.
- (2) Documents Mutually Explanatory: The several documents forming the contract are to be taken as mutually explanatory of one another but in case of ambiguities or discrepancies the same shall be explained and adjusted by the Superintendent Engineer, Central Circle Municipal Engineering Directorate, in terms of the provisions in Clause B-2.3 of the Conditions and Requirements for Biding (omitted portion) who shall thereafter issue to the Contractor instructions thereon. Provided always that if, in the opinion of the Engineer, compliance with any such instructions shall involve the Contractor in any cost, which by reason of such ambiguity or discrepancy could not reasonably have been foreseen by the Contractor, the Engineer shall certify and shall pay such additional sum as may be reasonable to cover such costs with recommendation of the Superintendent Engineer, Central Circle Municipal Engineering Directorate,.

6.0 DRAWINGS

- Custody of drawing: All the approved Drawings shall remain in the safe custody of the Executive Engineer, Murshidabad Division, Municipal Engineering Directorate, but one copy thereof shall be furnished to the Contractor free of charge. The Contactor shall provide and make at his own expenses any further copies required by him. At the Completion of the Contract, the Contractor shall return to the Executive Engineer, Murshidabad Division, Municipal Engineering Directorate, Govt. of West Bengal all drawings as provided under the Contract. (Minimum 6 copies of Design & drawing as hard copy has to be submitted by the contractor)
- One copy of approved drawing is to be kept on site. One copy of the Drawings furnished by the Contractor as aforesaid, shall be kept by the Contractor on the site and the same shall at all reasonable times be available for inspection and use by the Engineer, and his Representatives and by any other persons authorized by the Engineer in writing.
- Disruption of progress: The Contractor shall give written notice to EIC whenever planning or progress of the works is likely to be delayed or disrupted unless any further approval of drawing or order, including a direction instruction or approval is issued by Superintendent Engineer, Central Circle Municipal Engineering Directorate, on recommendation of Executive Engineer Murshidabad Division, Municipal Engineering Directorate within a reasonable time. The notice shall include details of the drawing or order required, and of why and by whom it is required and of any delay or disruption likely to be suffered if it is further delayed.

(4) The contractors should submit required design calculations along with drawing. If required by Superintendent Engineer, Central Circle Municipal Engineering Directorate, / E.I.C the design shall be submitted in latest version of civil, Mechanical, & Electrical software's with their hard copies and soft copies (in CD). Besides this the soft copies of all Drawing may also be submitted in AutoCAD format as & when required.

7.0 ADDITIONAL COPIES OF DRAWINGS

The EIC shall have full power and authority to supply to or demand from the Contractor, from time to time, during the progress of the Works, such further drawings as shall be necessary for the purpose of the proper and adequate execution and maintenance of the Works. The Contractor shall carry out and be bound by the same. Adequacy as determined by the EIC shall be final and binding on the Contractor.

8.0 GENERAL OBLIGATION

Contractor's General Responsibilities - The Contractor shall, subject to the provision of the Contract, and with due care and diligence, execute and maintain the Works and supply all labour, including the supervision thereof, materials, equipment, Constructional Plant and machinery, tools and all other things whether of a temporary or permanent nature, required for such execution and maintenance, so far as necessary for providing the same is specified in or is reasonably to be inferred from the Contract. The Contractor shall take full responsibility for the adequacy, stability, safety & security or all Site operations and methods of construction, erection etc. During trial run and annual maintenance period the contractor has to assured safety and security of the whole plant by providing necessary quard/watchmen at his own cost.

9.0. CONTRACT AGREEMENT

The Contractor shall, when called upon to do so, enter into and execute a Contract Agreement, to be prepared and completed in the form annexed with such modification as may be necessary.

10.0. GUARANTEE

The contractor shall stand guarantee for successful operation of the plant for 12 months from the date of successful commissioning of the pump and shall within the O&M period, after 3 months trial run remove/rectify/ make good any such deficiency forthwith at his own cost. During the guarantee period (after the trial run period) the firm's representative shall visit the site once in a month and advice in writing the Superintendent Engineer, Central Circle Municipal Engineering Directorate, about the condition, state of health, and operation & maintenance procedure of the equipment.

The successful Bidder shall also give the following guarantee in respect of the equipment supplied by him.

- i) All equipment shall be free from any defects due to faulty design of the components, materials and/or workmanship
- ii) The equipment shall operate satisfactory. The performance and efficiency shall not be less than guaranteed values.
- iii) Formal acceptance of the work or equipment covered under the contract will not be made by the EIC until all the work done by the contractor has satisfactorily passed all tests required and run for a reasonable period to his satisfaction.

If during testing of work, including equipment prior of formal acceptance, the same or the material thereof must satisfy in respect of meeting the specification guaranteed or otherwise the Contractor shall replace all such equipment etc. in a condition which will meet the guaranteed performance and be up to the specification, in both material and workmanship.

Any such work shall be carried out by the contractor at his own expense, if such work shall, in the opinion of the Engineer-in-Charge, be necessary due to the use of materials or workmanship not in accordance with the contract and/or to the neglect or failure on the part of the contractor to comply with any obligation expressed or implied on the contractor's part under the contract. If the contractor shall fail to do any such work as per aforesaid requirement of the Engineer-in-Charge, the EIC shall be entitled to have such work carried out by its own workman, or by others hired for the purpose, and if such work is in the opinion of the Engineer-in-Charge for which the contractor should have carried out at the contractor's own cost, the department shall be entitled to recover from the contractor the supervision cost deemed fit together with the cost increased for the purpose and may deduct the same from any money due to or that may become due to the Contractor.

10.1 START-UP GURANTEES

Until such time as the equipment or material installed and erected under the contact is finally accepted by the Department in keeping with the terms and condition of this contract and associated specifications the responsibility for proper storage, testing, maintenance and efficient of the same shall be that of the contractor. Prior to start-up contractor shall be required to service of the equipment and during start-up render such assistance as may be necessary or request for by the Employer.

When the equipment has not been manufactured by the bidder, Back to Back Guarantee shall be provided and the manufacturer recommendations for installation of the same shall be strictly adhered to and any defects developing due to faulty installation transportation and / or erection during start-up or during a period of one year from the date of commissioning shall be rectified, remedied or made good by the contractor through manufacturer, if considered by the Department, at his own cost. When the equipment has manufactured by the bidder himself, rectification within similar period is compulsory.

11.0. INSPECTION OF SITE

The EIC shall have made available to the Bidder with the Bid documents such data like its location, distance from fixed point including the layout drawing and location of the primary grid point, level drawing data the source of filling the reservoir and the Bid shall be deemed to have been based on such data. But the Bidder shall be responsible for his own interpretation thereof. The Bidder may also undertake investigations at his own cost on such levels or any other levels prior to submission of his offer.

The Bidder shall also be deemed to have inspected and examined the site and its surroundings and information available in connection therewith and to have satisfied himself, so far as is practicable, before submitting his Bid; as to the form and nature thereof, including the sub-surface conditions, topography together in the level, the hydrological and climatic conditions, the extent and nature of work and materials necessary for the completion of the Works, the means of access to the Site and the accommodation he may require and, in general shall be deemed to have obtained all necessary information, subject as above mentioned, as to risks, contingencies and all other circumstances which may influence or affect his Bid.

12.0 SUFFICIENCY OF BID AND ADVERSE PHYSICAL CONDITIONS, ARTIFICIAL OBSTRUCTIONS

The Bidder shall be deemed to have satisfied himself before Bidding as to the correctness and sufficiency of his Bid for the Works and of the rates and prices quoted in the Schedule of prices, which Bid rates and prices shall, except in so far as it is otherwise provided in the Contract, cover all his obligations under the Contract and all matters and things necessary for the proper execution and maintenance of the Works. If, however, during the execution of its Works the Contractor shall encounter physical conditions, other than Climatic conditions on the Site, or artificial obstructions, which conditions or obstructions could, in his opinion, not have been reasonably foreseen by an experienced contractor, the Contractor shall forthwith give written notice thereof to the Engineer and if, in the opinion of the Engineer, such conditions or artificial obstructions could not have

been reasonably foreseen by an experienced contractor, then the Engineer shall certify and the EIC shall pay the additional cost to which the Contractor shall have been put by reason of such conditions, including the proper and reasonable cost with due recommendation of Superintendent Engineer, Central Circle Municipal Engineering Directorate.

- a) Of complying with any instruction which the Engineer may issue to the Contractor in connection therewith, and
- b) Of any proper and reasonable measures approved by the EIC on recommendation of Superintendent Engineer Central Circle Municipal Engineering Directorate, which the Contractor may take in the absence of specific instructions from the EIC as a result of such conditions or obstructions encountered.

13.0. WORK TO BE TO THE SATISFACTION OF ENGINEER IN CHARGE

Save in so far as it is not legally or physically impossible, the Contractor shall execute and maintain the Works in strict accordance with the Contract to the satisfaction of the EIC and shall comply with and adhere strictly to the EIC's instructions and directions on any matter whether mentioned in the Contract or not touching or concerning the Works.

14.0. WORK PROGRAM

(1) Program to be furnished: Within thirty (30) calendar days, the Contractor shall, after the acceptance of his Bid, submit to the EIC for his approval a program showing the order of procedure in which he proposes to carry out the Works. The Contractor shall, whenever required by the EIC, also provide in writing for his information, general description of the arrangements and methods, which the Contractor proposes to adopt for the execution of the Works.

- (2) If at any time it should appear to the EIC that the actual progress of the Works does not conform to the approved program referred in sub-clause (1) of this Clause, the Contractor shall produce, at the request of the EIC, a revised program showing the modifications to the approved program necessary to ensure completion of the Works within the time for completion as defined in Clause 42 hereof.
- (3) The submission to and approval by the EIC of such program or the furnishing of such particulars shall not relieve the Contractor of any of his duties or responsibilities under the Contract.

15.0. CONTRACTOR'S SUPERINTENDENCE

The Contractor shall give or provide all necessary superintendence during the execution of the Works and as long thereafter as the Superintendent Engineer, Central Circle Municipal Engineering Directorate, may consider necessary for the proper fulfilling of the Contractor's obligations under the Contract. The Contractor or a competent and authorized agent or representative approved of in writing by the Chairperson, which approval may at any time be withdrawn, is to be constantly on the Works and shall give his whole time to the Superintendence of the same. If such approval be withdrawn by the Superintendent Engineer, Central Circle Municipal Engineering Directorate, the Contractor shall, as soon as is practicable, having regard to the requirement of replacing him as hereinafter mentioned after receiving written notice of such withdraw, remove the agent from the works and shall not thereafter employ him again on the Works in any capacity and shall replace him by another agent approved by the Superintendent Engineer, Central Circle Municipal Engineering Directorate,. Such authorized agent or representative shall receive, on behalf of the Contractor, direction and instruction from the Superintendent Engineer, Central Circle Municipal Engineering Directorate, or, subject to the limitations of Clause 2 hereof the Engineer's Representative. The agent or representative of the Contractor must be able to speak and communicate in English/Bengali. In the absence of the Contractor's designated agent or representative for a particular operation on any site of the works the Contractor's supervisory staff or sub-agent or leading hands shall be instructed to receive and carry out any instruction or direction issued or given by the Superintendent Engineer, Central Circle Municipal Engineering Directorate, or the EIC.

16.0. EMPLOYEES

- (1) Contractor's Employees The Contractor shall provide and employ on the Site in connection with the execution and maintenance of the Works with minimum 3 nos. HT operator with 3 nos. electrician shall be provided at the time of operation of the plant and guarding arrangement should be provided at night.
- a) Such technical assistants as are skilled and experienced in their respective calling and such sub-agents, foreman and leading hands as arc competent to give proper supervision to the work they are required to supervise, and
- b) Such skilled, semi-skilled and unskilled labour as is necessary for the proper and timely execution and maintenance of the Works.
- c) Employees covered under (a) and (b) may have to be provided with identity cards as specified by the EIC.
- The Engineer shall be at liberty to object to and require the Contractor to remove forthwith from the Work any person employed by the Contractor in or about the execution or maintenance of the Works who, in the opinion of the Executive Engineer, Murshidabad Division, misconducts himself, or is incompetent or negligent in the proper performance of his duties, or whose employment is otherwise considered by the Executive Engineer to be undesirable and such person shall not be again employed upon the Works without the written permission of the Executive Engineer. Any person so removed from the Works shall be replaced as soon as possible by a competent substitute approved by the Executive Engineer.

17.0. SETTING-OUT

The Contractor shall be responsible for the true and proper setting-out of the Works in relation to original points, lines and levels of reference given by the Engineer in writing and for the correctness, subject as above mentioned, of the position levels, dimensions and alignment of all parts of the Works and for the provision of all necessary instruments, appliances/and labour in connection therewith. If, at any time during the progress of the Works, any error shall appear or arise in the position, levels, dimensions or alignment of any part of the Works, the Contractor required to do so by the Engineer or the Engineer's Representative, shall at his own cost, rectify such error to the satisfaction of the Engineer or the Engineer's Representative, unless such error is based on incorrect data supplied in writing by the Engineer, in which case the expense of rectifying the same shall be borne by the Employer. The checking of any setting-out or of any line or level by the Engineer or the Engineer's Representative shall not in any way relieve the Contractor of his responsibility for the

correctness thereof and the Contractor shall carefully protect and reserve all bench-marks, sigh trails pegs and other things used in setting out the Works.

18.0. WATCHING AND LIGHTING

The contractor shall in connection with the works provide and maintain at his own cost all lights, guards, fencing, as and when/where necessary or as required by the EIC or the

Engineer's Representative, for the protection of the works, contractor's employees, and employee's supervisor or for any other reason deemed fit by the Engineer.

19.0. WORKS & RISKS

- Care of Works: From the commencement of the Works until the date stated in the Certificate of Completion for the whole of the Works, pursuant to Clause 47 hereof, the Contractor shall take full responsibility for the care thereof. Provided that if the EIC shall issue a Certificate of Completion in respect of any part of the Permanent Works, the Contractor shall cease to be liable for the care of that part of the Permanent Works (O&M not counted) from the date stated in the Certificate of Completion in respect of that part and the responsibility for the care of that part shall pass to the EIC provided further that the Contractor shall take full responsibility for the care of any outstanding work which he shall have undertaken to finish during the period to Maintenance until such outstanding work is completed. In case any damage, loss or injury shall happen to the Works, or to any part thereof, from any cause whatsoever, save and except the expected risks as defined in sub-clause (2) of this Clause, while the Contractor shall be responsible for the care thereof the Contractor shall, at his Own cost, repair and make good the same, so that at completion the permanent Works shall be in good order and condition and in conformity in every respect with the requirements of the Contract and the EIC instructions. In the event of any such damage, loss or injury happening from any of the excepted risks, the Contractor shall, if and to the extent required by the EIC and subject always to the provisions of Clause 62 hereof, repair and make good the same as aforesaid at the cost of the Employer. The Contractor shall also be liable for any damage to the Works occasioned by him in the Course of any operations carried out by him for the purpose of completing any outstanding works or complying with his obligations under Clause 48 or 49 hereof.
- (2) Expected Risks: The 'expected risks" are war, hostilities, invasion, act of foreign enemies, rebellion, revolution insurrection or military or usurped power, civil war or unless solely restricted to employees of the Contractor or of his sub- contractors and arising from the conduct of his workers, riot commotion or use or occupation by the EIC of any part of the Permanent. Works, or a cause solely due to the Engineer's design of the Works, or ionizing radiations or contamination by radio-activity from any nuclear fuel or from any nuclear waste from the combustion of nuclear fuel, radio-active toxic explosive, or other hazardous properties of any explosive, nuclear assembly or nuclear component thereof, pressure waves cause by aircraft or other aerial devices travelling at sonic or supersonic speeds, or any such operation of the force of nature as an experienced contractor could not foresee, or reasonably make provision for or insure against all of which are herein collectively recurred to as "the expected risks."

20.0. INSURANCE OF WORKS, ETC.

Without limiting his obligations and responsibilities under Clause 19 hereof the Contractor shall insure in the names of the Employer and the Contractor against all loss or damage from whatever cause arising, other than the expected risks, for which he is responsible under the terms of the Contract and in such manner that the Employer and Contractor are covered for the period stipulated in Clause 19(1) hereof and are also covered during the Period of Guarantee for loss or damage arising from a cause, occurring prior to the commencement of the Period of Guarantee, and for any loss or damage occasioned by the Contractor in the course of any operations carried out by him for the purpose of complying with his obligations under Clause 48 or 49 hereof.

- a) The Works for the time being executed to the estimated current contract value thereof together with the materials for incorporation in the Works at the replacement value.
- b) The Constructional Plant and other things brought on the Site by the Contractor to the replacement value of such Constructional Plant and other things. These shall include materials belonging to the EIC but issued to or intended to be issued to the Contractor for use in the Works. Such insurance shall be affected with an insurer and in terms approved by the Employer, which approval shall not be unreasonably withheld, and the Contractor shall whenever required, produce to the EIC or the Engineer's Representative the policy or policies of insurance and the receipts for payment of the current premiums.

21.0. DAMAGES

- Damage to persons and property: The Contractor shall, except if and so far as the Contract provides otherwise, indemnify the EIC against all losses and claims in respect of injuries or damage to any person or material or physical damage to any property whatsoever which may arise out of or in consequence of the execution, operation and maintenance of the Works and against all claims, proceedings, damages, costs, charges and expenses whatsoever in respect of or in relation thereto except any compensation or damages for or with respect to:
- a) The permanent use of occupation of land by the Works or any part thereof.
- b) The right of the EIC to execute the Works or any part thereof on over under, in or through any land.
- c) Injuries or damage to persons or property which are the unavoidable result of the execution, operation or maintenance- of the Works in accordance with the Contract.
- d) Injuries or damages to persons or property resulting from any act or neglect of the Employer, his agents, servants or other contractors, not being employed by the Contractor, or for or in respect of any claims, proceedings, damages, costs, charges and expenses in respect thereof or in relation thereto or where the injury or damage was contributed to by the Contractor, his servants or agents such part of the compensation as may be just and equitable having regard to the extent of the responsibility of the EIC, his servant or agents or other contractors for the damage or injury.
- (2) Indemnity of EIC: The Contractor shall indemnify the EIC against all claims, proceedings, damages, costs charges and expenses in respect of the matters referred to the provision to sub-clause (1) of this Clause.

22.0. INSURANCE

- Third Party Insurance: Before commencing the execution of the Works the Contractor, but without limiting his obligations and responsibilities under Clause 21 hereof, shall insure against his liability for any material or physical damage, loss or injury which may occur to any property, including that of the EIC, or to any person, including any employee of the EIC, by or arising out to the execution of the Works or in the carrying out of the Contract, otherwise than due to the matters referred to in the proviso to Clause 21 (I) hereof.
- (2) Minimum Amount of third party insurance: Such insurance shall be affected with an insurer and in terms approved by the EIC, which approval shall not be unreasonably withheld, and for a least the amount started in the Appendix to the Bid. The Contractor shall, whenever required, produce to the EIC or the Engineer's Representative the policy or policies or insurance and the receipts for payment of the current premium. However, the Bidder should insure for an amount commensurate with the risk involved subject to the minimum amount prescribed elsewhere in the Bid.
- (3) Provision to indemnify Employer: The terms shall include a provision whereby, in the event of any claim in respect of which the Contractor would be entitled to receive It identify under the policy being brought or made against the Chairperson, Beldanga Municipality the insurer will indemnify the Employer against such claims and any costs, charges and expenses in respect thereof.

23.0. ACCIDENT, INJURIES

- (1) Accident or injury to Workmen: The EIC shall not be liable for or in respect of any damages or compensation payable at law in respect or in consequence of any accident or injury to any workman or other person in the employment of the Contractor or any subcontractor, save and except an accident or injury resulting from any act or default of the EIC, his agents, or servants. The Contractor shall indemnify and keep indemnified the EIC against all such damages and compensation, save and except as aforesaid, and against all claims, proceedings, costs, charges and expenses whatsoever in respect thereof or in relation thereto.
- Insurance Against Accident, etc., to workmen: The Contractor shall insure against such liability with an insurer approved by the EIC, which approval shall not be unreasonably withheld, and shall continue such insurance during the whole of the time that any person is employed by him on the works and shall, when required, produce to the EIC or the Engineer's Representative such policy of insurance and the receipts for payment of the current premium. Provided always that, in respect of any person employed by any subcontractor, the Contractor's obligation to insure as aforesaid under this sub-clause shall be satisfied if the sub-contractor shall have insured against the liability in respect of such persons in such manner that the EIC is indemnified under the policy, but the Contractor shall require such sub-contractor to produce to the EIC when required, such policy of insurance and the receipt for the payment of the current premium.
- (3) Notification to insurer: It shall be the duty of the Contractor to notify the insurers under any of the insurance referred to in Clause 20, 22 and 23 hereof any matter or count which by the terms of such insurance are required to be notified and the Contractor

shall indemnify and keep indemnified the EIC against all losses, claims, demands, proceedings, costs, charges and expenses whatsoever arising out of or resulting from any default by the Contractor in complying with the requirements of this sub-clause whether as a result of the avoidance of such insurance or otherwise.

(4) All Insurances at Contractor's cost - The insurances referred to in Clause 21, 22 &

23 hereof shall be entirely at the cost and expenses of the Contractor and be included within his rates.

24.0. REMEDY ON CONTRACTOR'S FAILURE TO INSURE

If the Contractor shall fail to effect and keep in force the insurance referred to in Clause 20, 22 and 23 hereof, or any other insurance which he may be required to effect under the terms of the Contract, then and in any such case the EIC may effect and keep in force any such insurance and pay such premium or premiums including fines as may be necessary for that purpose and from time to time and deduct double the amount so paid by the employer as aforesaid from any moneys due or which may become due to the Contractor or recover the same as a debt due from the Contractor.

25.0. (1) Giving of Notices and Payment of Fees:

The Contractor shall give all notices and pay all fees required to be given or paid by any National or State Statute, ordinance, or other law, or any rules regulation, or bye-law of any local or other duly constituted authority 111 relation to the execution of the Works and by the rules and regulations of all public bodies and companies whose property or rights are affected or may be affected in any way by the Works.

(2) Compliance with Statutes, Regulations, etc. - The Contractor shall conform in all respects with the provisions of any such Statute, Ordinance or Law as aforesaid and the Rules, regulations or bye-laws or any local or other duly constituted authority which may be applicable to the Works and with such rules and regulations of public bodies and companies as aforesaid and shall keep the EIC indemnified against all penalties, fines and liability of every kind for breach of any such Statute, ordinance of Law, regulation of bye law.

26.0. FOSSILS, TREASURE TROVE ETC.

All fossils, Any treasure trove, coins articles of value or object with antiquity and structures and other remains or things of geological or archaeological interest discovered on the site of the Works shall as between the Employer and the Contractor be deemed to be the absolute property of the Employer and shall be handed over to the owner.

27.0. PATENT RIGHTS AND ROYALTIES

The Contractor shall save harmless and indemnify the EIC from and against all claims and proceedings for or on account of infringement of any patent, rights, design Trade mark or name or other protected right in respect of any Constructional Plant, machine works, or material used for or in connection with the Works or any of them and from and against all claims, proceedings, damages, costs, charges and expenses whatsoever in respect thereof in relation thereto. Except where otherwise specified, the Contractor shall pay all tonnage and other royalties, rent and other payments or compensations, if any, for getting stone, sand, gravel, clay or other materials or equipment required for the works or any of them.

28.0. INTERFERENCE WITH TRAFFIC AND ADJOINING PROPERTIES

All operations necessary for the execution of the Works shall, so far as compliance with the requirements of the Contract permits, be carried on so as not to interfere unnecessarily or improperly with the convenience of the existing plant workers, member of the public, or the access to use and occupation of public or private roads, railways and footpaths to or of properties whether in the possession of the EIC or of any other person or local authority.

29.0. TRAFFIC

(1) Extraordinary Traffic: The Contractor shall use every reasonable means to prevent any of the highways, railways or bridges communicating with or on the routes to the Site from being damaged or injured by any traffic of the Contractor or any of this subcontractors and, shall select routes, choose and use vehicles and restrict and distribute loads so that any such extraordinary traffic as will inevitably arise from the moving of plant and material from and to the Site shall be limited, as far as reasonably possible, and so that no unnecessary damage or injury may be occasioned to such highways, railways and bridges.

- (2) Special Loads: Should it be found necessary for the Contractor to move one or more loads of Constructional plant, machinery or pre-constructed units or parts of units of work over part of a highway, railway or bridge, the moving whereof is likely to damage any highway, railway or bridge unless special protection or strengthening is carried out, then the Contractor shall before moving the load on to such highway, railway or bridge give notice to the EIC or Engineer's Representative or the local authority of the weight and other particulars of the load to be moved and his proposals for protecting or strengthening the said highway, railway or bridge. The Contractor at his own cost and expenses shall carry out such proposals, including any modifications thereto that the Engineer or the local authority may require.
- Settlement of Extraordinary Traffic Claims: If during the Carrying out of the Works damage or injury to railways, railway or bridge occurs due to moving of one or more loads of Constructional Plant machinery or pre-constructed units or parts of units of work, the Employer shall conduct the necessary investigation for the purpose of determining the Contractor's liability. If the damage is due to failure on the part of the Contractor to observe and perform his obligations under sub-clause (1) and (2) of this Clause then the restoration / repair of the damaged portion of road or structure certified by the Engineer or local authority to be due to such failure shall be undertaken by or be chargeable against the Contractor.
- (4) Water-borne Traffic: Where the nature of the Works is such as to require the use by the Contractor of water-borne transport the foregoing provisions of this Clause shall be construed as though "highway" included a lock, dock, sea wall or other structure related to a waterway and "vehicle" included craft, and shall have effect accordingly.

30.0. RESTRICTION

- (a) Restriction of Movements: The work shall have to be executed within the protected area of existing water works. The existing rules and regulation related to ingress and egress of labour and material shall have to be followed strictly in consultation with and as per direction of the EIC or the local authority as the case may be. No labour, Supervisor or Engineer of the contractor shall enter inside the treatment plant, pump house or any other existing installations without prior permission of concerned officers EIC.
- Opportunities for other contractors: The Contractor shall in accordance with the requirements of the EIC, afford all reasonable opportunities for carrying out their work to any other contractors employed by the Employer and their workmen and to the workmen of the employer and of any other duly constituted authorities who may be employed in the execution on or near the Site of any work not included in the Contract or of any contract which the Employer may enter into in connection with or ancillary to the Works. If, however, the Contractor shall, on the written request of the EIC or the Engineer's Representative, make available to any such other contractor, or to the Employer or any such authority, any roads or ways for the maintenance of which the Contractor is responsible, or permit the use by any such of the Contractor's scaffolding or other plant on the Site, or provide any other service of whatsoever nature, the Employer shall pay to the Contractor in respect of such use or service such sum or sums if at all as shall, in the opinion of the Engineer, be reasonable.

31.0. CONTRACTOR TO KEEP SITE CLEAR

During the progress of the works the Contractor shall keep the site reasonable free from all necessary obstruction and shall store or dispose of any Constructional Plant and surplus materials and clear away and remove from the Site any wreckage, rubbish or Temporary Works no longer required.

32.0. CLEARANCE OF SITE ON COMPLETION

On the completion of the Works the Contractor shall clear away and remove from the site all Constructional Plant, surplus materials, rubbish and Temporary Works of every kind, and leave the whole of the Site and Works clean and in a workmanlike condition to the satisfaction of the Superintending Engineer, Central Circle, and Municipal Engineering Directorate.

33.0. LABOUR

- (1) Engagement of labour: The Contractor shall make his own arrangements for the engagement of all labour, local or otherwise, and save in so far as the Contract otherwise provides, for the transport, housing, feeding and payment thereof.
- (2) Supply of water: The Contractor shall, so far as is reasonably practicable having regard to local conditions, provide on the Site, to the satisfaction of the EIC representative, an adequate supply of drinking and other water for the use of the Contractor's staff and work people.

- (3) Alcoholic Liquor or Drugs: The Contractor or his workmen shall not consume or sale or gift or be under the influence of any drug/narcotics or Alcoholic liquor within the vicinity of the Construction site.
- (4) Arms and Ammunition: The Contractor shall not give, barter or otherwise dispose of to any person or persons, any arms or ammunition of any kind or permit or suffer the same as aforesaid.
- (5) Festivals and Religious Customs: The Contractor shall in all dealing with labour in his employment have due regard to all recognized festivals days of rest and religious or other customs.
- (6) Epidemic: In the event of any outbreak of illness of an epidemic nature, the Contractor shall comply with and carry out such regulations, orders and requirements as may be made by the Government, or the local medical or sanitary authorities for the purpose of dealing with and overcoming the same.
- (7) Disorderly Conduct etc.: The contractor shall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst his employees or workers and for the preservation of peace and protection of persons and property in the neighbourhood of the Works against the same.
- (8) Compliance with Laws, regulation etc. relating to labour: In respect of the engagement, employment, transport, payment, feeding, housing and working conditions of labour and all matters connected there with the Contractor shall at all times during the continuance of the Contract, comply in all respects with and carry out all obligations imposed on him by the provisions and requirements of the following statutes.
- (a) The Apprentices Act 1961 (Act 52 of 1961) and Rules and Regulations issued there under from time to time.
- (b) The Contract Labour Regulation and abolition Act 1970 (Act 37 of 1970) and Rules made there under (West Bengal Contract Labour Regulation and Abolition Rules 1972) from time to time.
- (c) The Payment of Wages Act 1936, the Minimum Wages Act 1948, the Employees Liability Act 1938, the Industrial Disputes Act 1947, the Maternity Benefits Act 1961, the Employees State Insurance Act 1948 including modifications thereto the Rules and Regulations framed there under from time to time.
- (d) Other existing National or State Statute, Ordinance or other Law or any Regulation or Bye-law of any local or other duly constituted authority which may be applicable, including any such Law, Regulation or Order that may be passed or ordered from time to time and come into force during the tenure of the Contract.
- (9) Employees Provident Fund: The Contractor shall comply with the provisions of the relevant Employees Provident Fund Act or Rules in force in the State along with the provisions of all rules and Regulations made there under from time to time, and shall in particular be responsible for the payment of all contributions as laid down under the Act/Rules.
- (10) Trade union rights: The Contractor shall recognize the freedom of all workmen employed by him in and for performance of the Contract to be members of registered Trade Unions and shall not in any manner prevent or discourage any such workman from becoming a member of a registered Trade Union or discriminate against any workmen who is a member of a registered Trade Union.
- (11) Local Labour: As far as possible local labour shall be engaged as unskilled labour.
- (12) Fair Wages The Contractor shall in respect of all workers employed by him in and for the performance of the Contract pay rates of wages and observe the conditions of employment not less favourable than those provided under the relevant labour law as applicable to the State.
- (13) Medical Attendance: The Contractor shall provide, to the satisfaction of the Government or Local Authorities Concerned, adequate medical attendance for his employees and labour.
- (14) Report or Accident: The Contractor shall, within twenty four (24) hours of the occurrence of any accident at or about the site or in connection with the execution of the Work, report such an accident to the Engineer. The Contractor shall also report such accident to the competent authority whenever law requires such a report.
- (15) Report required by Labour Commissioner: The Contractor shall submit, at the request of the Labour Commissioner or of the Assistant Commissioner of the State such returns as may be called for from time to time in respect of labour employed by the Contractor

and by his subcontractors in the execution of the Contract. If so required, the Contractor shall furnish the names and address of all subcontractors to the Labour Commissioner. Statutory provisions in these regards are to be also complied with.

(16) The Contractor shall be responsible for observance by his subcontractor of all the foregoing provision of sub-clause (1) to (15) of this Clause 33.

34.0. RETURNS OF LABOUR ETC.

The Contractor shall, if required by the EIC, deliver to the EIC, or at his office a return in detail in such form and at such intervals as the EIC may prescribe showing the supervisory staff and the number of the several classes of labour from time to time employed by the Contractor on the Site and such information respecting Constructional Plant as the Superintending Engineer, Central Circle, Municipal Engineering Directorate or his Representative may require.

35.0. MATERIALS AND WORKMANSHIP

- All materials and workmanship shall be of the respective kinds described in the Contract and in accordance with the Engineer's instructions and shall be subjected from time to time to such tests as the Engineer may direct at the place of manufacture or fabrication, or on the Site or at such other place or places as may be specified in the Contract, or at all or any of such places. The Contractor shall provide such assistance, instruments, machines, labour and materials as are normally required for examining, measuring and testing any work and the quality, weight or quantity of any material used and shall supply samples or materials before incorporation in the Works for testing as may be selected and required by the EIC, be it at site or at the manufacturer/Vendors premises or elsewhere.
- (2) Cost of samples: The Contractor at the cost and expense of him shall furnish all samples of materials as may be required by the EIC.
- (3) Cost of Tests: The cost of making any test shall be borne by the Contractor if such test is clearly intended by or provided for in the Contract and in the cases only of a test under load or of a test to ascertain whether the design of any furnished or partially finished work in appropriate for the purpose which it was intended to fulfil is particularized is the Contract in sufficient detail to enable to Contractor to price or allow for the same in his Bid.
- (4) Cost of Tests not provided for, etc.: If the EIC orders any test, which is either;
- a) Not so intended by or provided for, or
- b) (In the cases above mentioned) is not so particularized, or
- c) Though so intended or provided for is ordered by the Engineer to be carried out by an independent person or organization at any place other than the Site or the place of manufacture or fabrication of the materials tested, then the cost of such test shall be borne by the Contractor, if the tests shows the workmanship or materials not to be in accordance with the provisions of the Contract or the Engineer's instruction, but otherwise the cost shall be borne by the Employer.

36.0. INSPECTION OF OPERATIONS

The Engineer and any person authorized by him shall at all times have access to the Works and to all workshops stores and places where work is being prepared or from where material manufactured articles or machinery are being obtained for the Works and the Contractor shall afford every facility for and every assistance in or in obtaining the right to such access.

37.0. EXAMINATION

(1) Examination of work before covering up: No work shall be covered up or put out or view without the approval of the Superintending Engineer, Central Circle, Municipal Engineer Directorate or the his authorized Representative and the Contractor shall afford full opportunity for the EIC or the Engineer's Representative to examine and measure any work which is about to be covered up or put out of view and to examine foundations before permanent work is placed thereon. The Contractor shall give due notice to the Engineer's Representative where any such work or foundations is or are ready or about to be ready for examinations and the Engineer's Representative shall, without unreasonable delay, unless he considers if unnecessary and advises the Contractor accordingly attend for the purpose of examining and measuring such work or of examine such foundations

Uncovering and making openings: The Contractor shall uncover any part or parts of the Works or make opening in or through the same as the Engineer may from time to time direct and shall reinstate and make good such part or parts to the satisfaction of the Superintending Engineer, Central Circle, Municipal Engineer Directorate or the his authorized Representative. If any such part or parts have been recovered up or put out of view after compliance with the requirement of sub- clause (I) of this Clause and are found to be executed in accordance with the Contract, the expenses of uncovering, making openings in or through, reinstating and making good the same shall be, borne by the Employer, but in any other case all costs shall be borne by the Contractor.

38.0. REMOVAL

- (1) Removal of improper work and materials: The EIC shall during the progress of the works have power to order in writing from time to time.
- a) The removal from the Site, within such time or time as may be specified in the order, of any materials, which in the opinion of the Engineer, are not in accordance with the Contract.
- b) The substitution of improper, substandard and unsuitable materials, and
- c) The removal and proper re-execution, notwithstanding any previous test thereof or interim payment therefore, of any work which in respect of materials or workmanship is not in the opinion of the Engineer, in accordance with the Contract
- (2) Default of Contractor in Compliance: In case of default on the part of the Contractor in carrying out such order, the Employer shall be entitled to employ and pay other persons to carry out the same and all expenses consequent thereon or incidental thereto shall be recoverable from the Contractor by the Employer, or may be deducted by the Employer from any sum due or which may become due to the Contractor.

39.0. SUSPENSION

- (1) Suspension of work: The Contractor shall, on the written order of the Engineer, suspend the progress of the works or any part thereof for such time or times and in such manner as the Engineer may consider necessary and shall during such suspension properly protect and secure the work, so far as is necessary in the opinion of the Engineer. The extra cost incurred by the Contractor in giving effect to the Engineer's instruction under this Clause shall be borne and paid by the Employer unless such suspension is
- a) Otherwise provided for in the Contract, or
- b) Necessary by reason of some default on the part of the Contractor, or
- c) Necessary by reason of climatic conditions on the Site, or
- d) Necessary for the proper execution of the work or for the safety of workmen or Works of any part thereof in so far as such necessity does not arise from any act or default by the Engineer or the Employer or from any of the expected risks defined in Clause 19 hereof provided that the Contractor shall not be entitled to recover any such extra cost unless he gives written notice of his intention to claim to the Employer within twenty-eight days of the Engineer's order. The EIC shall settle and determine such extra payment and/or extension of time under Clause 43 hereof to be made to the Contractor in respect of such claim as shall in the opinion of the Employer be fair and reasonable.
- Suspension lasting more than 90 days: If the progress of the Works or any part thereof is suspended on the written order of the EIC and if permission to resume Work is not given by the EIC within a period of ninety days from the date of suspension then, unless such suspension is within paragraph (a), (b), (c) or (d) of sub-clause (1) of this Clause, the Contractor may serve a written notice on the Employer requiring permission within twenty eight days from the receipt thereof to proceed with the Works, or that part thereof in regard in which progress is suspended and, if such permission is not granted within that time, the Contractor by a further written notice so served may, but is not bound to, elect or treat the suspension where it affects part only of the Works as an omission of such part under Clause 50 hereof, or where it affects the whole Works as an abandonment of the Contract by the Employer.

40.0. COMMENCEMENT TIME AND DELAYS

Commencement of works: The Contractor shall commence the Works on Site within the period named in the Appendix to the Bid after the receipt by him of a written order to this effect from the Engineer and shall proceed with the same with due expedition and without

delay, except as may be expressly sanctioned or ordered by the Engineer, or be wholly beyond the Contractor's Control. The successful contractor shall within four weeks from the date of issue of Letter of Intent furnish one or more drawing stating and showing the following:

- 1.0 Layout of cable trenches, cable trays showing the locations and levels together without position of hooks at the under site of the operating platform stating the maximum load required to be withstood.
- 2.0 Any other data that the Bid considers relevant for construction of civil structure.
- 3.0 Any other reasonable data that may be asked for.

41.0. POSSESSION

- Possession of site: Save in so far as the contract may prescribe, the extent of portions of the Site of which the Contractor is to be given possession from time to time and the order in which such portions shall be made available to him and subject to any requirement in the Contract as to the order in which the Works shall be executed, the Employer will, with the Engineer's written order to commence the Works, give to the Contractor possession of so much of the Site as may be required to enable the Contractor to commence and proceed with the execution of the Works in accordance with the Programmed referred to in Clause 14 hereof, if any, and otherwise in accordance with such reasonable proposals, of the Contractor as he shall, by written notice to the Engineer, make and will, from time to time as the Works proceed, give to the Contractor possession of such further portions of the Site as may be required to enable the Contractor to proceed with the execution of the Works with due dispatch in accordance with the said Programmed or proposals, as the case may be. If the Contractor suffers delays or incurs cost for failure on the part of the Employer to give possession in accordance with the terms of this Clause, the Employer shall grant an extension of time for the completion of the Works and certify such sum as, in his opinion, shall be fair to cover the cost incurred, which sum shall be paid by the Employer.
- (2) Way leaves etc.: The Contractor shall bear all costs and charges for special or temporary way leaves required by him in connection with access to the Site. The Contractor shall also provide at his own cost any additional accommodation outside the site required by him for the purpose of the works.

42.0. TIME

- Time of Completion and progress of Works: The progress of the work shall conform to the approved Work Programmed in terms of Clauses 14 hereof, and subject to any requirement in the contract as the completion of any section of the Works before completion of the whole, the whole of the Works shall be completed, in accordance with the provisions of Clause 47 hereof, within the time stated in the Contract calculated from last days of the period named in the Appendix to the Bid as that within which the Works are to be commenced, or such extended time as may be allowed under Clause 43 hereof.
- Failure in keeping to stages of work Programmed: If the Contractor does not keep to the approved program and continues at any stage to fail behind his schedule by as much as twenty percent (20%) of the said approved work programmed, within thirty (30) days from receipt by him of a written notice from the Engineer, or if in the opinion of the Engineer the delay will substantially affect operation activities or execution of a major work item and it is ascertained by the Engineer that the Contractor cannot remedy the occasion within the stipulated time, the Superintending Engineer, Central Circle, M.E.Dte on recommendation of Engineer shall have full authority to undertake measures to recover from such adverse condition as he feel so as per govt. norms or in terms of the provisions of Clause 62 thereof.

43.0. EXTENSION OF TIME FOR COMPLETION

Should the amount of extra or additional work of any kind or any cause of delay referred to in these Conditions, or other special circumstances of any kind whatsoever which may occur, other than through a default of the Contractor, be such as fairly to entitle the Contractor to an extension of time for the completion of the works, the EIC on recommendation of Engineer shall determine the period of such extension and shall notify the Employer and the Contractor accordingly. Provided that the Engineer is not bound to take into account any extra or additional work or other special circumstances unless the Contractor has within twenty-eight days after such work has been commenced, or such circumstances have arisen or as soon as is practicable, submitted to the Engineer full and detailed particulars of any extension of time to which he may consider himself entitled in order that such submission may be investigated at the time.

44.0. NO NIGHT OR SUNDAY WORK

Subject to any provision to the contrary contained in the Contract, none of the Permanent Works shall, save as hereinafter provided, be carried on during the night or on Sundays, if locally recognized as days of rest, or other locally recognized equivalent without the permission in writing of the Engineer, except when the works is unavoidable or absolutely necessary for the saving of life or property or for the safety of the Works, in which case the Contractor shall immediately advise the Engineer, provided always that the provisions of the Clause shall not be applicable in the case of any work which it is customary to carry out by rotary of shifts.

45.0. RATE OF PROGRESS AND NIGHT WORK WHEN PERMITTED

If for any reason, which does not entitle the Contractor to an extension of time, the rate of progress of the Works or any section is at any time, in the opinion of the Engineer, too slow to ensure completion by the prescribed time or extended time for completion, the EIC on recommendation of the Engineer shall so notify the Contractor in writing and the Contractor shall thereupon take such steps as are necessary and the Engineer may approve to expedite progress as to complete the Works or such section by the prescribed time or extended time. The Contractor shall not be entitled to any additional payment for taking such steps. If as a result of any notice given by the EIC under this Clause, the Contractor shall seek the EIC permission to do any work at night or on Sundays, If locally recognized as days of rest, or their locally recognized equivalent, such permission shall not be unreasonable refused. When work at night has to be carried out, the Contractor shall, at his own cost and expense, make adequate arrangements for lighting and provide necessary facilities for safety etc. and comply with all stipulations as may have been imposed by the EIC in granting permission for night work.

46.0. DAMAGES FOR DELAY

- Liquidated Damages for Delay: If the Contractor shall fail to achieve completion of the Works within the time prescribed by Clause 42 hereof, then the Contractor shall pay to the Employer the sum stated in the Contract as liquidated damages for such default and not as a penalty for every day of part of a day which shall elapse between the time prescribed by Clause 42 hereof and the date of certified completion of the Works, the Employer may without prejudice to any other method of recovery, deduct the amount of such damages from any money in his hands, due or which may become due to the Contractor. The payment or deduction of such damages shall not relieve the Contractor form his obligation to complete the Works, or from any other of his obligations and liabilities under the Contract.
- (2) Reduction of liquidated Damages: If, before the completion of the whole of the Works any part or section of the Works has been certified by the Engineer as completed, pursuant to Clause 47 hereof, and occupied or used by the Employer, the liquidated damages for delay shall, for any period of delay after such certificate and in the absence of alterative provision in the contract be reduced in the proportion which the value of the part or section so certified bears to the value of the whole of the Works.
- (3) Extent of Liquidated Damages: The liquidated damages referred to in sub-clause (1) for delay of each day or part thereof, shall be at the rate of one percent (I %) or such smaller amount as the Employer may decide, or the total value of the Contract Price excluding the value of such part or section of the works as may have been covered by certificate of completion in terms of the provisions of sub-clause (2) above, Provided however that in no case shall be total amount of liquidated damages exceed ten percent (10%) of the total Contract Price for whole Works.
- (4) Liquidated Damage as Reasonable Compensation: The 'Liquidated damage' referred to in sub-clause (1) to (3) above, shall be considered as reasonable compensation to the applied to the use of the Employer without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.
- (5) No bonus for early completion: -The Contractor shall not be entitled to payment of any bonus for early completion of the Works.

47.0. CERTIFICATION OF COMPLETION OF WORK

- (1) Erection: Erection of Mechanical and electrical equipment shall be construed to have been completed where equipment in question is placed in position undergoes all necessary tests such as those for alignment, verticality, leak proof, insulation etc. as may be specified elsewhere in the Bid documents and put to operation.
- Completion: Completion is a stage when the equipment and the structure as a whole is certified by the Employer. The date shall only be indicative for the purpose of reckoning the period of Maintenance Period and shall not be co-related with the release of any payment provided that non-continuous of sporadic functioning shall not be deemed as commissioning and also provided that non-commissioning of minor works, the decision on determination of major or minor works resting with the employer, shall not nullify the act of completion for the aforesaid purpose. An item shall be considered as minor work where its non-completion may not in the opinion of the employer, stand in the way of commencement of plant operation.

(3) Trial Run:-The Trial Run period shall be for three months including 72 hours with load operation of 8 hours at a stretch operation of all equipment as per specification and to the satisfaction of Engineer-in-Charge.

48. MAINTENANCE

- (1) Maintenance Period: Maintenance period shall be for a period of one year counted from the date of certified commissioning i.e. after successful trial runs of 3 months. The Contractor shall provide spare parts at his cost required during the maintenance period.
- (2) Cost of Execution of work of repair, etc.:- The repair work shall be carried out by the Contractor at his own expense if the necessity thereof shall, in the opinion of the Engineer, be due to the use of materials or workmanship not in accordance with the Contract, or to neglect or failure on the part of the Contractor to comply with any obligation, expressed or implied, on the Contractor's part under the Contract. If, in the opinion of the Engineer, such necessity shall be due to any other cause, the value of such work shall be ascertained and paid for as if it was an additional work.
- (3) Remedy on contractor's failure to carry out work required: If the Contractor shall fail to do any such work as aforesaid requirement by the Engineer, the Employer shall be entitled to employ and pay other persons to carry out the same, which in the opinion of the Employer, the Contractor was liable to do at his own expense under the Contract. In the said event, all expenses consequent thereon or incidental thereto shall be recoverable from the Contractor by the Employer, or may be deducted by the Employer from any sum due or which may become due to the Contractor.

49.0. CONTRACTOR TO SEARCH

The Contractor shall, if required by the EIC in writing, search under the directions of the Engineer, for the cause of any defect, imperfection or fault appearing during the progress of the Works or in the period of Maintenance. Unless such defect, imperfection or fault shall be one for which the contractor is liable under the contract, the cost of the work carried out by the contractor in searching as aforesaid shall be borne by the Employer. If such defect, imperfection or fault shall be one for which the contractor is liable as aforesaid, the cost of the work carried out in searching as aforesaid shall be borne by the contractor and he shall in such case repair, rectify and make good such defect, imperfection or fault at his Own expense in accordance with the provisions of Clause 48 hereof to the satisfaction of the Engineer.

50.0. ALTERATIONS, ADDITIONS AND OMISSIONS

- (1) Variations: The Employer may make any variation of the form, quality or quantity of the Works or any part thereof that may, in his opinion, be necessary and for that purpose, or if for any other reason it shall, in his opinion, be desirable, he shall have power to order the Contractor to do and the Contractor shall do any of the following:
- a) Increase or decrease the quantity of any work included in the contract.
- b) Omit any such work.
- c) Change the character or quality or kind of any such work.
- d) Change the levels, lines position and dimensions of any part of the Works and
- e) Execute additional work of any kind necessary for the satisfactory completion of the works or for deriving satisfaction of the Employer. It is expressly provided that no such variation shall, in any way vitiate or invalidate the Contract, but the value, if any, of all such variations shall be taken into account in ascertaining the amount of the Contract Price.
- Orders for variations to be in writing: The Contractor shall make no such variations without an order in writing from the Employer. Provided that no order in writing shall be required for insignificant increase or decrease in the quantity of any work where such increase or decrease is not the result of an order given under this Clause, but is the result of the quantities exceeding or being less than those stated in the Schedule of prices. Provided also that if for any reason the Employer shall consider it desirable to give any such order verbally, the Contractor shall comply with such order and any confirmation in writing of such verbal order given by the Employer whether before or after the carrying out of the order, shall be deemed to be an order in writing within the meaning of this Clause. Provided further that in the event of non-receipt of written confirmation from the Employer, the Contractor shall, within eleven days, confirm the same from his end in writing to the Employer, and If such confirmation is not contradicted in writing within fourteen days by the employer, it shall be deemed to be an order in writing by the Employer.

51.0. VALUATION

- Valuation of variations: All extra or additional work done or work omitted or substituted by order of the Employer shall be valued at the rates and prices set out in the Contract if, in the opinion of the Employer, the same shall be applicable as it is or with addition to or subtraction from an accepted item, if the contract does not contain any rates or prices applicable to the extra or additional work, then the rates or prices shall be obtained from the Applicable Circle, Public Works Department schedule of rates as was in vogue on the date of submission of the Bid. The same is being escalated to an extent determined by comparing the cost of a similar item appearing in the Schedule of Prices with those in PWD schedule. Where such rates are not available in P.W.D. schedule of rates, the market-analysed rate as approved by the Employer shall be final and binding. In case of such analysed rates, 10% profit including overhead consultant's fees, ST. Turnover Tax etc. shall be allowed. No other overhead, or other expenses shall be taken into account shall be considered to be inclusive of contractors profit.
- (2) Variation Exceeding 20%: If, on certified completion of the whole of the Works, it shall be found that a reduction or increase greater than twenty percent (20%) of the sum named in the Letter of Acceptance, excluding all fixed sums, provisional sums if any, results from
- a) The aggregate effect of all Variation Orders, and
- b) All adjustments upon measurement of the estimated quantities set out in the Schedule of Prices excluding all provisional sums, and adjustments of price made under Clause 66 (1) hereof but not from any other clause, of the Contract Price shall be adjusted by such sum as may be agreed between the Contractor and the Employer or, failing agreement, fixed by the Employer having regard to all material and relevant factors, including the Contractor's site and general overhead costs.
- Claims: The Contractor shall send to the EIC once in every month an account giving particulars, as full and detailed as possible, of all claims for any additional payment to which the Contractor may consider himself entitled and of all extra or additional work ordered by the Employer which he has executed during the preceding month. No final or interim claim for payment for any such work or expense will be considered which has not been included in such particulars. Provided always that the Employer shall at his discretion be entitled to authorize payment to be made for any such working expense, notwithstanding the Contractor's failure to comply with this condition, that the Contractor has, at the earlier practicable opportunity, notified the Employer in writing that he intends to make a claim for such work, provided always that a release of payment shall be preceded by the claim and valuation of variation, in that order.

52. PLANT TEMPORARY WORKS AND MATERIALS

- 1. Plant, etc. exclusive use for the works: All Constructional Plant, Temporary Works and materials provided by the Contractor shall, when brought to the Site be deemed to be exclusively intended for the execution of the Works and the Contractor shall not remove the same or any part thereof, except for the purpose of moving it from one part of the Site to another, without the consent, in writing, of the Engineer which shall not be unreasonably withheld.
- 2. Removal of plant, etc.: Upon completion of the Works the Contractor shall remove from the Site all the said Constructional Plant and Temporary Works remaining thereon and any unused material provided by the Contractor to the satisfaction in the Engineer.
- 3. Employer not liable for damage to plant, etc. The employer shall not at any time be liable for the loss of or damage to any of or damage to any of the said Constructional Plant, Temporary Works or materials same as mentioned in Clause 19 and 62 hereof.
- 4. Octroi, Sales tax, VAT, Cess and other imposts. The Contractor shall pay Octroi, Sales Tax, VAT, Cess, Work Contract Tax and all other taxes, duties and charges as may be applicable from time to time in respect of materials purchased by him or plants and equipment brought to Site. No separate payment shall be made for all these and they shall be deemed to have been covered within the Contractor's rates for the finished items of work.
- 5. Temporary Works: At least fourteen (14) days in advance of taking up any temporary works, the contractor shall submit to the Engineer for approval complete drawings of all temporary works he may require for the execution of the Works. He shall, so required by the Engineer, submit his calculations relating to the strength of the temporary works proposed. Modifications that the Engineer may require shall be made by the Contractor at the latter's cost and expenses. At the discretion of the Engineer, a higher stress up-to a maximum of twenty five percent (25%) in excess of the stress normally allowed for permanent structures may be permitted in the design of temporary works. Notwithstanding the approval by the Engineer of any of the temporary works, the contractor shall remain wholly responsible for their adequacy, safety, proper maintenance and of all obligations in regard to such works specified or implied in the Contract, until the removal of such works.

53.0. APPROVAL OF MATERIAL, ETC. NOT IMPLIED

The operation of Clause 52 hereof shall not be deemed to imply any approval by the Engineer of the materials or other matters referred to therein shall not interfere with rejection of any such materials at any time by the Engineer.

54.0. MEASUREMENT

For measurement, the metric system should be used.

55.0. WORKS TO BE MEASURED

The engineer shall, except as otherwise stated, ascertain and determine by measurement the value in terms of the Contract of work done in accordance with the Contract. He shall, when he requires any part or parts of the works to be measured, give notice to the Contractor's authorized agent or representative, who shall forthwith attend or send a qualified agent to assist the Engineer or the Engineer's Representative in making such measurement, and shall furnish all particulars required by either of them. Should the Contractor not attend, or neglect or omit to send his agent on two consecutive occasions, then in the third occasion the measurement shall be made unilaterally by the Engineer, which shall be taken to be the correct measurement of the work. For the purpose of measurement such permanent work as is to be measured by records and drawings at suitable intervals of such work and the Contractor, as and when called upon to do so in writing shall, within fourteen days, attend to examine and agree upon such records and drawings, with the Engineer or Engineer's Representative and shall sign the same when so agreed. If the Contractor does not so attend to examine and agree upon such records and drawings on two consecutive occasions they shall be taken to be correct. If, after examination of such records and drawings, the Contractor does not agree with the same or does not sign the same as agreed, they shall nevertheless be taken to be correct, unless the Contractor shall, within fourteen days of such examination, lodge with the for decision by the Engineer, a notice in writing giving details of the respects in which such records and drawings are claimed by him to be incorrect together with reasons thereof.

56.0. METHOD OF MEASUREMENT

The Works shall be measured but, notwithstanding any general or local custom, except where otherwise specifically described or prescribed in the Contract

57.0. PAYMENT TERM

	Terms of Payment : Item wise break up			
1000 CUM. INTERMEDIATE CLEAR WATER RESERVOIR (IICWR) CUM PUMP HOUSE WITH WBSEDCL CUM OPERATOR ROOM WITHIN BELDANGA MUNICIPAL AREA UNDER AMRUT 2.0				
1	Planning, designing and construction of Pile foundation of 1000 CUM. IICWR cum pumping station considering bid documents duly approved from competent authority and direction of EIC.			
	Break up :			
Α	Completion of pile foundation	70%		
В	Completion of bracing, extension of pile as column etc. and any other work required to complete the item in all respect below Floor Level	20%		
С	After successful trial run of the plant.	10%		

	Total =	100%	
2	Planning design and construction of supper structure of IICWR, Beam, pump h slab, roof slab, Masonry works, Painting, plastering, finishing, rolling shutter door and windows, Roof treatment and arrangement for 3.0 MT capacity EOT	gate , fixing of crane	
	etc.complete in all respect considering bid documents as per approval from competent authority and direction of EIC.		
	Break up :		
Α	All structural works above floor level	65%	
В	All other works including Masonary works, Painting, plastering, finishing, rolling shutter gate, fixing of door and window, Roof treatment and arrangement for 3.0 MT EOT Crane.	25%	
С	After successful trial run of the plant.	10%	
	Total =	100%	
3	Supply delivery installation of vertical turbine pumping units with its motor an pipes with its all other allied job such as delivery main , DJ, NRV, butterfly valv delivery units, delivery main with butterfly valve and full bored type flow meter valve etc. complete in all respect considering bid documents as per approval from competent authority and direction of EIC (The E/M Items will be designed purely on the basis of Annexure V)	es , common er, Air release	
	Break up :		
Α	Supply of Pump & Motors	40%	
В	Supply of all other matarials	20%	
С	Installation of all matarials	30%	
D	After successful trial run of the plant.	10%	
	Total =	100%	
4	Supply delivery installation of MCC/LT PDB with its caballing and earthing arra the pumping station (No welding allowed in earthing strip) complete in all responsidering bid documents as per approval from competent authority and direction (The E/M Items will be designed purely on the basis of Annexure V)	pect	
	Break up :		
Α	Supply of all Electro-Mechanical equipments required to complete the item.	50%	
В	Installation, fitting & fixing complete of all Electro-mechanical equipments and any other work requried to complete the item in all respect.	40%	
С	After successful trial run of the plant.	10%	
	Total =	100%	
5	Land Development, Arboriculture, Landscaping, Beautification & Plantation Internal surface Drain, Plinth protection, 25 mm thick chequred tiles at areas and internal pathways & Tlandscaping & Development of approach road with 150 mm thk. concrete(M20) with nominal reinforcement(Minimum 0.15 % of Gross area) at top and bottom both ways over single layered brick Flat Soling and 75 thk. PCC(M15) as per direction of E.I.C.		
	0		
	Break up:	0001	
<u>A</u>	After completion in all respect	90%	
В	After successful trial run and Commissioning of the plant.	10%	
	Total =	100%	

6	Jack Pushing - Supplying and laying of of minimum 700 mm dia 14 mm thick M.S casing pipe (Actulal Dia. & Thickness will be as per Approved Drawing from competent authority) with 200 mm dia 10 mm thick M.S water caryring pipe below by hydraulic jack pushing method under Railway Level Crossing (Near Bitter Para Road Chainage 660 m, COORDINATES LATITUDE- 23°56'18.94"N LONGITUDE- 88°14'33.98"E) including Air release valve, Cast iron double flanged manually operated sluice & specials (and filling the trench by Silver sand) required to complete the work in all respect as per direction of EIC within Beldanga Municipality in between Proposed Water Treatment Plant to Intermediate Clear Water Reservoir under AMRUT.2.0. The MS Pipe used shall be of TATA/JINDAL/SAIL The work include preparation & approval of design and drawing from competent authorities Railways, National Highways etc. as per prevailing norms. Only Payment for this as client will be made by the Chairperson, Beldanga Municipality after receiving receipt from the agency by Online mode, DD or Bankers cheque as per standard norms.		
	Break up :		
Α	After Approval of Design & Drawing from Competent Authorities	20%	
В	Supply of all Material at site as per approved drawing	20%	
С	work Completed in all respect	40%	
D	Water Testing as per standard procedure based on IS Specification	10%	
Е	After successful trial run and Commissioning of the plant.	10%	
	Total =	100%	
	architectural appearance, 1.5 m High boundary wall (From FGL, RC Framed w filled), Retaining Wall where required, barbed fencing above 1.5 m from FGL a periphery of the whole premises (Total Length of Boundary Wall 140 m as per drawing) etc. complete in all respect as per approved drawing and direction o Break up :	t the Aneexed	
A	All structural work up to EGL	35%	
	All structural work up to EGL		
В		40%	
С	All work including finishing Complete in all respect	15%	
D	After successful trial run and Commissioning of the plant.	10%	
8	Supply, Delivery & Installation with Internet arrangement of 4K Fixed Network Camera (Min. 4 Nos.) High Quality Imaging with 8 MP Resolution Efficient H.265+Compresson Technology Clear imaging even with strong back lighting due to 120 Db WDR, Water & Dust Resistance (IP 67) Exir 2.0. Advance Infrared Technology with Long IR Range along with OLT, Media Converter, Patch card, Bamboo Junction bos, Joint box, Splitter, OFC, Joint sleeve, Insulation, POE, ONU, NVR, CAT 6 cable, RJ 45 connector, Junction box, HDD, LED Monitor etc. complete in all respect as per direction of EIC. for proposed Surface water based Water Treatment Plant within Beldanga Municipality under AMRUT 2.0		
	Break up :		
Α	Supply & Installation as per Bid & direction of EIC with access	90%	
В	After successful trial run and Commissioning of the plant.	10%	
	Total =	100%	
9	Design, Construction & Commissioning of RCC framed Operator cum WBSEDCI the floor level of which should be above HFL with all other allied works such as painting, Flooring, fixing door & windows etc. complete in all respect as per die E.I.C Break up:	s plastering,	

Α	All structural work up to EGL	40%
В	All structural work above EGL	20%
С	All work including finishing etc. Complete in all respect	30%
D	After successful trial run of the plant.	10%
	Total =	100%
10	Design & construction of sanitation, Septic Tank & soak pit, water supply and p works including construction of R.C.C storage tank (5.0 cum capacity) over Pum industrial & drinking use complete in all respect as per approved drawing & dir	p House for
^	Break up:	000/
A	As per Weightage Percentage of Financial progress of privious Bill	90%
В	After successful trial run and Commissioning of the plant.	10%
11	Total = Supply delivery & erection of illumination fittings fixture, aviation lamp fittings	100%
	approval from competent authority and direction of EIC . (The E/M Items will be designed purely on the basis of Annexure V) Break up:	
Α	Supply of all Electro-Mechanical equipments required to complete the item.	90%
В	After successful trial run of the plant.	10%
	Total =	100%
	adequate number of operator personnel and skilled labour along with Laborato with a provision for necessary training to the personnel appointed by the ULB i supplying all sundry materials, and replacement of all types of damaged comporper Bid document and complete in all respect and as per Bid document and as of EIC. N.B:- This item will be executed after three (3) months trial run. Break up:	ncluding onent etc. as
Α	Lump sum price to be quoted at BOQ for five years and payment will be made yearly basis throughout whole O/M period against the quoted rate.	100%
	Total =	100%
Note:	NOTE:- a) 2% of Earnest money deposited earlier will be converted into Security deposit after Contract and 8% of security deposit, will be recovered from each running account bill. b) The of Security deposit or Retention money will be returned as follows without an After completion of 3rd Year of O/M - 30 % After completion of 4thYear of O/M - 30 % After completion of 5th Year of O/M - 40 % c) There will be no security deposit for SI no. 14 and payment for operation and main made yearly pro rata basis in respect of Total quoted rate in the BOQ. d) The total amount to be quoted & uploaded by the bidder in .xls format of BOQ und document will be as per the clause 57 of section C and all content of the Bid Document e) The Electro-Mechanical Work will be executed strictly as per Annexure V	y interest tenance will be ler Financial

58.0. APPROVAL ONLY BY MAINTENANCE CERTIFICATE

No Certificate other than the Maintenance Certificate referred to in Clause 59 hereof shall be deemed to constitute final approval of the Works.

59.0. MAINTENANCE CERTIFICATE

- (1) The Maintenance Certificate stating that the Works have been completed and maintained to the satisfaction of the Engineer, shall be issued by him within twenty eight days after the expiration of the period of Maintenance, or if different periods of maintenance shall become applicable to different sections or parts of the Works, the expiration of the latest such period, or as Soon thereafter as any works ordered during such period, pursuant to Clauses 4) and 48 hereof (shall have been completed to the Satisfaction of the Engineer). With regard to defects that may arise during the Period of Maintenance, the Contractor shall be responsible to carry out restoration/rectification of damages as are attributable to defects in works carried out under this Contract. The decision of the Employer in the regard shall be final and binding on the contractors.
- 2) Cessation of Employer's liability: The Employer shall not be liable to the Contractor for any matters or thing arising out of or in connection with the Contractor for any matters or thing arising out of or in connection with the Contract or the execution of the Works, unless the Contractor shall have made a claim in writing in respect thereof before the delivery of the Maintenance Certificate under this Clause.
- 3) Unfulfilled obligations: Notwithstanding the issue of the Maintenance Certificate the Contractor and, subject to the sub-clause (2) of the Clause, the Contractor shall remain liable for the fulfilment of any obligation incurred under the provisions of the Contract prior to the issue of the Maintenance Certificate which remains imperforated at the time such Certificate is issued and for the purpose of determine the nature and extent of any such obligation, the Contract shall be deemed to remain in force between the parties hereto.

60.0. REMEDIES AND POWERS

Default of contractor: If the Contractor shall become bankrupt, or have a receiving

order made against him, or shall present his petition in bankruptcy, or shall made an arrangement with or assignment in favour of his creditors, or shall age to carry out the Contract under a committee of inspection of his creditors or, being a corporation, shall go into liquidation (other than a voluntary liquidation for the purpose of amalgamation or reconstruction), or if the Contractor shall assign the Contract, without the consent in writing of the Employer first obtained, or shall have an execution levied on his goods, or if the Engineer shall certify in goods, or if the Engineer shall certify in writing to the Employer that in his opinion the Contractor:

- a) Has abandoned the Contract, or
- b) Without reasonable excuse has failed to commence the Works or has suspended the progress of the Works for twenty eight days after receiving from the Engineer written notice to proceed, or
- c) Has failed to remove materials from the Site or to pull down and replace work for twenty eight days after receiving from the Engineer written notice that the said materials or work had been condemned and/or rejected by the Engineer under these conditions, or
- d) Despite previous warnings by the Engineer, in writing, is not executing the Works in accordance with the Contract, or is persistently or flagrantly neglecting to carry out his obligation under the Contract, or
- e) Has, to the detriment of good workmanship, or in defiance of the Engineer's instructions to the contrary, sublet any part of the Contract.

Then the Employer may, after giving fourteen day notice in writing to the Contractor, enter upon the Site and the Works and expel the Contractor therefore without thereby avoiding the Contract, or releasing the Contractor from any of his obligations or liabilities under the Contract, or affecting the rights and powers conferred on the Employer or the Engineer by the Contract, and may himself complete the Works or may employ any other contractor or agency to complete the Works. The Employer or such other contractor may use for such completion so much of the Constructional Plant, Temporary Works and materials, which have been deemed to be reserved exclusively for the execution of the Works, under the provisions of the Contract, as he or they may think proper and the Employer may, at any time, sell any of the said Constructional Plant, Temporary Works used and unused materials and apply the proceeds of sale in or towards the satisfaction of any sums due or which may become due to him from the Contractor under the Contract.

- 2) Valuation at date of forfeiture: The Engineer shall, as soon as may be practicable after any such entry and expulsion by the Employer, fix and determine expert, or by or after reference to the parties, or after such investigation or enquiries as he may think fit to make or institute and shall certify what amount, if any, had at the time of such entry and expulsion been reasonably earned by or would reasonably accrue to the Contractor in respect of work then actually done by him under the Contract and the value of any of the said unused or partially used materials, and Constructional Plant and any Temporary Works.
- Payment after forfeiture: If the Employer shall enter and expel the Contractor any money on account of the Contract until the expiration of the Period of Maintenance and thereafter until the costs of execution and maintenance, damages for delay in completion, if any and all other expenses incurred by the Employer have been ascertained and the amount thereof certified by the Engineer. The Contractor shall then be entitled to receive only such sums or sums, if any, as the Engineer may certify would have been payable to him upon due completion by him after deducting the said amount. If such amount shall exceed the sum which would have been payable to the Contractor on due completion by him, then the Contractor shall, upon demand, pay to the Employer the amount of such excess and it shall be deemed a debt due by the Contractor to the Employer and shall be recoverable accordingly.

61.0. URGENT REPAIRS

If, by reason of any accident, or failure, or other event occurring to in or in connection with the Works, or any part thereof, either during the execution of the Works, or during the period of Maintenance, any remedial or other work or repair shall, in the opinion of the Engineer or the Engineer's Representative, be urgently necessary for the safety of the Works and the Contractor in unable or unwilling at once to do such work or repair, the Employer may employ and pay other persons to carry out such work or repair as the Engineer or the Engineer's Representative may consider necessary. If the work or repair so done by the Employer is work which in the opinion of the Engineer, the Contractor was liable to do at his own expense under the Contract, all expenses properly incurred by the Employer in so doing shall be recoverable from the Contractor by the Employer, or may be deducted by the Employer from any sums due or which may become due to the Contractor. The Engineer or the Engineer's Representative, as the case may be, shall, as soon after the occurrence of any such emergency as may be reasonably practicable, notify the Contractor thereof in writing.

62.0. SPECIAL RISKS

Notwithstanding anything in the Contract contained:

- No liability for war, etc., Risks-The Contractor shall be under no liability whatsoever whether by way of identity or otherwise for or in respect of destruction of or damage to the Works, same to work condemned under the provision of Clause 38 hereof prior to the occurrence of any special risk hereinafter mentioned, or to property whether of the Employer or third parties, or for or in respect of injury or loss of life which is the consequence of any special risk as hereinafter defined The employer shall indemnify and save harmless to Contractor against and from the same and against and from the same and against and from all claims, proceedings, damages, costs, charges and expenses whatsoever arising there out or in connection therewith.
- 2) Damage to works, etc., by special risks If the Works or any materials on or near or in transit to the Site, or any other property of the Contractor used or intended to be used for the purposes of the Works, shall sustain destruction of damage by reason or any of the said special risks the Contractor shall be entitled to payment for:
- a) Any permanent work and for any materials so destroyed or damaged and so far as may be required by the Engineer, or as may be necessary for the completion of the Works, or the basis of cost plus such profit as the Engineer may certify to be reasonable;
- b) Replacing or making good any such destruction or damage to the Works;
- c) Replacing or making good such materials or other property of the Contractor used or intended to be used for the purposes of the Works.
- 3) Projectile missile etc.: Destruction, damage, injury or loss of life caused by the explosion or impact whenever and wherever occurring of any mine, bomb, shell, grenade, or other projectile, missile, ammunition, or explosive of war, shall be deemed to be a consequence of the said special risks.
- 4) Increase cost arising from special risks: The Employer shall repay to the Contractor any increased cost of or incidental to the execution of the Works, other than such as may be attributable to the cost of reconstructing work condemned under the provisions of Clause 38 hereof, prior to the occurrence of any special risk, which is howsoever attributable to or consequent on or the result of or in any way whatsoever connected with the said special risks, subject however to the provisions in this Clause hereinafter contained in

regard to outbreak of war, but the 'Contractor shall as soon as any such increase of cost shall come to his knowledge forthwith notify the Superintending Engineer, Central Circle, Municipal Engineering Directorate thereof in writing.

- 5) Special Risks: The special risks are war, (whether war be declared or not), invasion, act of foreign enemies, the nuclear and pressure waves risk described in Clause 19(2) hereof, or in so far as it relates to the country in which the works are being or are to be executed or maintained, rebellion, revolution, insurrection, military or usurped power, civil war, or unless solely restricted to the employees of the Contractor or of his Sub-Contractor and arising from the conduct of the works, riot, commotion or disorder.
- Outbreak of war: If, during the currency of the Contract, there shall be an outbreak of war, whether war is declared or not, in any part of the world which, whether financially or otherwise, materially affects the execution of the works, the Contractor shall, unless and until the Contract is terminated under the provisions of this Clause, continue to use his best endeavours to complete the execution of the Works. Provided always that the Employer shall be entitled at any time after such outbreak of war to terminate the Contract by giving written notice to the Contractor and upon such notice being given, this Contract shall, except as to the rights of the parties under this Clause and to the operation of Clause 64 hereof, terminate but without prejudice to the rights of either party in respect of any antecedent breach thereof
- 7) Removal of plant of termination: If the Contract shall be terminated under the provisions of the last proceeding sub-clause, the Contractor shall, with all reasonable dispatch, remove from the Site all constructional Plant and shall give similar facilities to his Sub-Contractors to do so.
- 8) Payment if Contract terminated: If the Contract shall be terminated as aforesaid, the Contractor shall be paid by the Employer, in so far as such amounts or items shall not have already been covered by payments on account made to the Contractor, for all work executed prior to the date of termination at the rates and prices provided in the Contract and in addition
- a) The amounts payable in respect of any preliminary items, so far as the work carried out or performed, and a proper proportion as certified by the Engineer of any such items, the work or service comprised in which has been partially carried out or performed.
- b) The cost of materials or goods reasonably ordered for the Works which shall have been delivered to the Contractor or of which the Contractor is legally liable to accept delivery such materials or goods becoming the property of the Employer upon such payments being made by him.
- c) A sum to be certified by the Engineer, being the amount of any expenditure reasonably incurred by the Contractor in the expectation of completing the whole of the Works in so far as such expenditure shall not have been covered by the payments in this sub-clause before mentioned.
- d) Any additional sum payable under the provisions of sub-clause (I), (2) and (4) of this Clause.

Provided always that against any payments due from the Employer under this sub- clause, the Employer shall be entitled to be credited with any outstanding balances due from the contractor for advances in respect of Constructional Plant and materials and any other sums which at the date of termination were recoverable by the Employer from the Contractor under the terms of the Contract and provided that if the termination be made in exercise of Clause C-60(1), no payment shall be released under ClauseC-62(8) (a) to (d).

63.0. FRUSTRATION

Payment in event of Frustration: A war, or other circumstances outside the control or both parties, arises after the Contract is made so that either party is prevent from fulfilling his contractual obligations, or under the law governing the Contract, the parties are released from further performance, then the sum payable by the Employer to the Contractor in respect of the work executed shall be the same as would have been payable under Clause 62 hereof if the Contract had been terminated under the provisions of Clause 62 thereof.

64.0. SETTLEMENT OF DISPUTES

Settlement of Disputes: If any dispute or difference of any kind whatsoever shall arise between the Employer and the Contractor or the Engineer and the Contractor in connection with, or arising out of the Contract, of the execution of the Works, whether during the progress of the Works or after their completion and whether before or after the termination, abandonment or breach of the Contract, it shall be settled in the court of law having jurisdiction provided that such a recourse shall not be resorted to without exhausting all other reasonable avenues of redresser.

65. NOTICES

- (1) Contractor's local office and service of notices to contractor: The Contractor shall have a local office at or near the Site of Work full address thereof shall be intimated by the Contractor or his authorized Agent to the Employer as well as to the Engineer. All Certificates notice or written orders to be given by the Employer or by the Engineer to the Contractor under the terms of the Contract shall deemed to have been served by sending by post to or delivering the same to the Contractor's local office.
- (2) Service of notice to employer: All Notice to be given to the employer under the terms of the Contract shall be served by sending by Registered post or delivering the same to the address given below:

OFFICE OF THE COUCILLORS OFBELDANGAMUNICIPALITY

P.O. - Beldanga, Dist. - Murshidabad

(3) Change in Address of the Employer, the Engineer or the Contractor may change a nominated address to another address by prior written notice to the other two and in that event shall resume receiving of communication 28 days after delivery of such notice.

66. PRICE ADJUSTMENT

- (1) The prices to be paid to the contractor for the whole work shall remain firm during the stipulated Contract period or extension thereof and no price adjustment shall be allowed.
- The statutory changes in price in the form of Taxes, duties etc. shall however be taken into account. For this purpose the taxes and duties prevailing on the last date of submission of the technical bid (or revised price bid, if applicable) shall be taken as the base. Such taxes and duties for different bought out items shall be specified by the contractor, falling which the assessment of the Employer shall be final and binding. Changes in price of Petrol, Diesel Lubricants, and Electricity etc. shall not be considered.

67.0. MISCELLANEOUS

Dangerous materials: Explosive, chemicals, combustible articles and items and similar materials intended for the Works shall be conveyed, stored and used by the Contractor and his sub-contractors in accordance with all laws, decrees, instruments, orders and regulations imposed by the Government or any of its instrumentalists. Observance of all safety provisions shall be the obligation of the Contractor and nothing herein shall release him from full responsibility for damage or injury to persons or properties resulting from his use of these dangerous materials.

68.0. CONTRACT CONFIDENTIAL

Except with the prior written approval of the Employer and to subject the such conditions as may be prescribed, the Contractor and/or any member of his organization shall not in any case communicate to any person or entity and information connected with the performance of the Services or in carrying out the Works not make public any information for the purpose of publication or advertisement. The Contractor shall treat all matters related to the Contract as private and confidential.

69.0. CONTRACTOR TO PROVIDE FACILITIES

The Contractor shall provide such labours, materials and other facilities that the Engineer or his Representative may require to assist them in carrying out normal tests and checks on materials and workmanship and in measurement of works.

70.0. INTERFERENCE WITH EXISTING FACILITIES

The Contractor shall carry out the works in such a way as to the minimum extent of interference to the use of existing facilities of any kind.

71.0. ACTS OF INFLUENCE

Neither the Contractor nor any of his Agents, Representatives, Employees or members of his organization shall commit any act which may influence the judgment or decision of the Employer or the Engineer or any their agents, representatives, employees or members of their respective organization. Any breach of this provision shall constitute a breach of Contract on the part of the Contractor and apart from penal measures against the Contractor according to the law the Employer shall have the Authority to take action for the Contractor's default in terms of the provisions of Clause 60 hereof.

72.0. INDIVIDUALS NOT PERSONALLY RESPONSIBLE

No personal liability shall be imposed on the members or the Employer or on the Engineer or their duly authorized representatives, agents or employees for acts performed or discharged in the exercise of their authorized duties or responsibilities or in carrying out their obligations by virtue of the provisions or scope of work contained in the Contract, if being understood that they are acting solely as agents and representatives of the Employer in good faith.

73.0. CONTRACT EMBODIES WHOLE ARRANGEMENT

The Contract becomes effective immediately on Issue of the letter of acceptance to the successful Bidder. The Contract (with annexure if any) as subsequently executed embodies the whole arrangement between the parties entering into the Contract All previous correspondence, negotiations, representation, explanations statements, promises or guarantees (whether oral or written) as are not included with the Contract as executed, shall normally be excluded in the interpretation of the Contract.

74.0. COMPLETION DRAWING

Completion drawing including detailed construction drawing shall have to be submitted in original with 6 (six) copies of prints of each. The original drawings shall be drawn on thick polyester film approved by the Engineer-in-Charge. Scale and size of drawings shall also be as specified by the Engineer-in-Charge. Soft copy of drawing copied in CD/DVD should be submitted in addition. No extra payment will be made for it. The Completion drawings are to be got approved by the Employer and shall have to be submitted before the issue of certificate of final acceptance as in Clause C-57 (6).

75.0. BIDDER SHALL VISIT THE SITE

Intending Bidder shall visit the site and make him thoroughly acquainted with the local site condition, nature and requirements of the works, facilities of transport condition effective labour and materials, access, delivery, loading, unloading and storage for materials and removal of unsuitable materials. The Bidder shall deemed to be incorporate in their Bidder quotation for cost of procurement, carriage, freight and other charges as also for any special difficulties and including incorporation any or all inconveniences, police restriction for transport etc for proper execution of work as indicated in the drawing. The successful Bidder will not be entitled to any claim of compensation for difficulties faced or for losses incurred on account of any condition which existed before the commencement of the work or which in the opinion of the owner might be deemed to have reasonably been inferred to be so existing before commencement of work.

76.0 GOVERNMENT AND LOCAL RULES / LAW OF STATE

The contractor shall conform to the provisions of all local Bye-laws and Acts relating to the work and to the work and to the Regulations etc. of the Government and Local Authorities and of any company with whose system the structure is proposed to be connected. The contractor shall give all notices required by said Act, Rules, Regulations and Bye-laws etc. and pay all fees payable to such authority/authorities for execution of the work involved. The cost, if any, shall be deemed to have been included in his quoted rates, taking into account all liabilities for licenses, fees for footpath encroachment and restorations etc. and shall indemnify the owner against such liabilities and shall defend all actions arising from such claims or liabilities.

77.0 STORE SHED

The Contractor shall provide at his own cost a store shed of adequate capacity for storing materials. The shed should be of such construction that it must protect the materials against deterioration. A raised platform well above the highest flood level shall be made for stacking cement in such a way that the cement procured earlier can be consumed first so as to avoid deterioration due to prolonged stacking. Any modifications to the store shed in suggested by the Superintending Engineer of Central Circle of Municipal Engineering Directorate recommendation for better storing of materials that shall have to be carried out by the Contractor at his own cost.

78.0 LAND FOR CONTRACTOR'S ESTABLISHMENT

For the purpose of constructing Contractor's Store yard, go-downs, site office and ancillaries, he may utilize portion of the land belonging to the Employer at such location as would not interfere to execute other co works. For all these, the Contractor shall have to obtain the requisite permission of the Engineer. The Contractor shall for this purpose submit to the Engineer for his approval a plan of the proposed layouts for the site facilities. The Engineer reserves the right to alter and modify the Contractor's proposals as the Superintending Engineer of Central Circle of Municipal Engineering Directorate may deem fit.

79.0 WATER AND ELECTRICITY FOR CONSTRUCTION

- 1. The Contractor shall have to make his own arrangement for supply of water and for electrical power that may be required for or in connection with the works. No payment on this account will be entertained. However, Municipality may assist in getting power.
- 2. Arrangement for supply of piped water may not be possible. The Contractor will have to make arrangement for supply of drinking water and water required for constructions works by sinking tube wells or other suitable alternatives. The Bidders shall investigate this matter during site inspection before submission of Bidders: No payment will be entertained on •this account.
- 3. Nevertheless, electrical power from usual supply agencies may not be continuously available due to various reasons including load shedding. In case of non- availability of electrical power the contractor will have to make his own arrangements for electrical power through generations. Contractor should include such aspects while quote his rate. No payment will be entertained on this account. When drawing power from the Municipality power point, the contractor shall have to bear the cost of electrical charges. The route of conveyance shall be subject to approval by the Engineer-in-Charge and will be in accordance with prevailing I.E. Rules.

80.0 FIRST-AID FACILITIES

The Contractor shall arrange for medical attentions to be promptly available when necessary. He shall for this purpose provide a number of First-Aid stations at suitable locations within easy reach of the workmen and other staff engaged in the Works. Each First-Aid station shall be properly equipped and will remain in charge of a suitably qualified person. The Contractor shall also provide for transport of serious cases to the nearest hospital. All these arrangements shall be to the approval of the Superintending Engineer of Central Circle of Municipal Engineering Directorate.

81.0 FIRE FIGHTING ARRANGEMENT / FIRE EXTINGUISHING ARRANGEMENT

The Contractor shall provide suitable arrangement for fire fighting / fire Extinguishing. For this purpose he shall provide requisite number of Fire Extinguishers and adequate number of buckets, some of which are to be always filled with sand and some with water. This equipment shall be provided at suitable prominent and easily accessible places and shall be properly maintained.

82.0 SAFETY MEASURES

The Contractor shall be responsible for the safety of all workmen and other persons entering or in the works and shall at his own expense and to the approval of the Superintending Engineer of Central Circle of Municipal Engineering Directorate, take all measures necessary to ensure their safety. Such measures shall include the provisions of helmets (Specially where work at a height is involved), provision of gum-boots to workers engaged in cement concrete or other works, scaffolding or other measures required for working at a height, shall be strong and rigid and have to be provided with suitable and convenient access. Shoring required for deep excavation must be adequate and rigidly braced and strutted. The Contractor shall provide depending on the exigencies of the location and nature of work and other relevant factors, other safety measure that the Superintending Engineer of Central Circle of Municipal Engineering Directorate may direct.

83.0 SUPERVISORY STAFF

The Contractor shall engage an experienced and qualified Site Manager to be in day-to- day charge of the work and he should be authorized to receive instructions from the Engineer. He shall receive orders given by the Engineer from time to time and shall act on them promptly. The Contractor shall, during working hours, maintain engineer and supervisors of sufficient training and experience to supervise the various items and operations of the work. Orders and directions as given to such engineers and supervisors or other staff of the Contractor shall be deemed to have been given to the Contractor. The Engineer of the Contractor responsible for this work, by whatever designation he may be known, but who will be specified on award of the Contract shall at least once in a fortnight inspect the works and shall discuss with the Engineer the conduct and progress of the work.

84.0 JOINT SURVEY

The Contractor shall satisfy himself regarding the correctness of the layouts, levels etc. as are shown in the drawings or given in the specifications. Before starting the work he shall also carry out at his own cost, survey of the whole work site jointly with the representative(s) of the Authority. Discrepancies noticed between drawings and the joint survey shall be informed in writing to the Superintending Engineer of Central Circle of Municipal Engineering Directorate and got set right before execution of works. Such deviations as may arise out of the joint survey shall not viable the provisions of contract or entitle the Contractor to any extras in any way.

85.0 LAYOUT AND CHECKING

The contractor shall provide all labours, skilled and unskilled and all materials needed for carrying out, as directed, survey, laying out, setting out, checking of works, taking measurements, testing hydraulic and other structures, without any extra payment. The Contractor shall also provide approach and access to all the works and stores without any extra cost.

85. Reference Points

After the joint survey has been plotted and approved by the E.I.C. recommendation or his authorized representative, permanent base lines, cross line and bench marks shall be established by the Contractor so as to serve as reference points and "Dimensional Control Basis" of works. He shall prepare and submit a plan showing such reference points with their full description.

86.0 CO-OPERATION WITH OTHER CONTRACTORS

Some works in plant site, have been already done/are being done/will be done through other contractors. In the event of any such work the contractor shall have to work in full co-operation and in close co-ordination with other contractor/contractors. Any difficulty that may arise in this connection will have to be amicably settled by the contractors amongst themselves. If that be not possible, the matter shall be referred to the Superintending Engineer of Central Circle of Municipal Engineering Directorate whose decision shall be final and binding on all the parties.

However, the site allocated to the contractor may be fenced at the Contractor's cost provided any necessary access to others as it required is given. The contractor will be permitted to use only the access to the site as indicated on the site plan of Bidder Drawing.

87.0 APPROVAL OF MATERIALS AND EQUIPMENT TO BE USED

Samples in large enough quantity of materials and descriptive data therefore requiring prior approval shall be furnished by the contractor to the E.I.C. Municipal Engineering Directorate in good time before the collection of such materials and equipment so as to permit inspection and testing. The samples shall be properly marked to show the name of the materials, name of the manufacturer and place of origin and item for which it is to be used. Only upon approval, the materials of approved quality shall be brought to site. Samples approved shall be on exhibition at all times, properly stores and prevented from deterioration for the purpose of comparison with the materials brought to site of work from time to time for use in work.

88.0 CONSTRUCTION RECORDS

The Contractor shall keep and supply to the Engineer the up-to-date records of the dimensions and positions of all permanent works (showing therein any approved deviation between the drawing and the work as actually executed), The information available from the records must be adequate and complete to enable preparation of "as- made" drawing by the Contractor from these records.

89.0 PROGRESS PHOTOGRAPHS

The Contractor shall at his own cost and expense arrange to take periodic photographs to show the progress of work or interesting features thereof. The time and the position where from a photograph is to be taken should be as per direction of the Engineer or his Representative, Three copies of each of these photographs to an enlarged size of about 25 cm x 20 cm together with the CD/DVD, shall be supplied to the Superintending Engineer of Central Circle of Municipal Engineering Directorate and these shall become the property of the Employer. Each photograph shall be suitably captioned with the date of the photograph, location and other relevant particulars, further prints and CD of the photograph, location and other relevant particulars shall not be kept by the Contractor or reproduced without written permission of the Employer. Digital Camera with 13.0 Mega pixels should be used for taking photos. Restrictions to photography or security restrictions that may be applicable to any particular area must be carefully and rigidly observed. The number of photographs (each consisting of three prints and the CD/DVD as aforesaid) for the complete works is not expected to exceed 100 (one hundred), No photograph of the plant and other installations shall be taken without prior approval of the concerned officers

90.0 SATISFACTORY COMPLETION OF VARIOUS ITEMS

The sub-works included in the Schedule of Prices are job works on lump sum basis. The various items of the sub-work are to fit in perfectly in the whole plant in every respect so as to form effective working parts of the whole plant as per satisfaction of the Superintending Engineer of Central Circle of Municipal Engineering Directorate. Each sub- work will be considered as complete when it is completed as per specifications and put into commission, as per standards, as a successful component part of the whole plant.

91.0 CHECKING QUALITY OF WORK

Should the Engineer consider it necessary to satisfy himself as to the quality of the work, the Contractor shall, at any time during continuance of the contract, offer sample of work done or if necessary pull down a reasonable part of the work enough for such inspection and testing as the Engineer may direct and the Contractor shall make good the same at his cost and to the satisfaction of the Engineer without any extra cost.

92.0 RECORDING MEASUREMENTS

Though the offer is on lump sum basis, the Contractor shall give not less than five days' notice, in writing to the Engineer, about the work which is proposed to be covered or placed beyond the reach of measurements so that measurements may be taken before the work is covered, bar bending schedule is to be provided five days before the casting date. If any work is covered without such written notice, the same shall be uncovered at the cost of the Contractor and in default hereof no payment or allowances shall be made for such work. These requirements apply for all the component items executed for the sub-work for which lump sum price is quoted

93.0 SITE ORDER BOOKS

- 1. For the purpose of quick communication between the Engineer or his Representative and the Contractor or his Agent or Representative, Site order Books shall be maintained at site in the manner described below. Any communication relating to the works may be conveyed through records in the Site Books. Such a communication from one party to the other shall be deemed to have been adequately served specified elsewhere in the General Conditions of Contract. Each Site Book shall have machine-numbered pages in triplicate and shall be carefully maintained and preserved.
- 2. The Contractor shall keep Site Books at various places Site work is being carried out so as to be readily available to the Engineer or his Representative. Any instruction or order which the Engineer or his Representative may like to issue to the Contractor may be recorded by him in the Site Book and two copies thereof taken by him for his record. The Contractor or his Agent or Representative may similarly maintain separate Site Book for any communication he may like to send to the Engineer or his Representative. Two copies thereof when sent to the Engineer's Representative and receipt obtained thereof, will constitute adequate service of the communication to the Engineer.

94.0 TECHNICAL ASSISTANCE

Training of Technical Personnel:-The Contractor shall undertake to train three technical personnel selected and sent by the ULB to the works of the Contractor. These engineers shall be given special training in the shop and drawing office where the equipment will be designed and manufactured and where possible in any other plant where Contractor's manufactured equipment of similar type is under installation tests or maintenance, to enable them to become fully familiar with the equipment being supplied by the Contractor. The period of training shall be as decided by the ULB but in any case shall not exceed six months for any individual. During the period of training the Contractor shall arrange for reasonable accommodation of the engineers and transport from the place of accommodation to the works or plant. The Contractor's supervisory personnel at site shall continuously and intensively instruct and train an adequate number of the ULB authority operating and maintenance personnel at site during erection and commissioning of the plant to enable them to take over the operation and maintenance of the plant after the maintenance period. No extra payment shall be made by ULB for the training of personnel under this clause.

Chairperson
Beldanga Municipality

SECTION - D

Detailed Technical Specification for Civil works

1.0 CONCRETE

- 1.1 General
- 1.1.1 Applicable provisions of Conditions of Concrete shall govern work under this section.
- 1.1.2 All concrete work, plain or reinforced shall be carried out strictly in accordance with this specification and any working drawing or instructions given from time to time to the Contractor.
- 1.1.3 The Contractor's states shall allow for wastages in all materials as well as for all tests of materials and concrete.
- 1.1.4 No concrete shall be cast in the absence of the Engineer-in-Charge or any other person duly authorized by him. The Contractor's Engineer shall personally check that both the form work and reinforcement have been correctly placed and fixed, and shall satisfy himself that all work preparatory to the casting is completely ready, before informing the Engineer-in-Charge for final inspection and approval and for which purpose at least 24 hours' notice shall be given by the Contractor.
- 1.1.5 The Indian Standards wherever referred to herein shall be the latest addition of such standards.

1.2 Cement

Cement shall conform for IS: 12269; 1987 Cement tests shall have to be carried out at Contractor's expense as and when directed. Cement, which has or practically set, shall not be used under any circumstances. The important structures should be constructed with the grade of cement not below 53 (Grade-53). No extra payment will be made for using Grade-53 cement or more grades available in departmental store.

1.3 Aggregates

The fine and coarse aggregates shall conform to all provisions and test methods of IS: 383 and/or IS: 515. Samples of aggregates, proposed to be used in the work shall be submitted free of charge in sufficient quantities to the Engineer-in-Charge with sieve analysis and other physical and chemical analysis data for his approval. He will preserve approved samples for future reference. This approval will not in any way relieve the Contractor of his responsibility of producing of specified qualities.

1.3.1 Coarse Aggregates

Coarse aggregates for use all reinforced and other plain cement concrete works shall be crushed black granite trap stone obtained from approved source and shall consist of uncoated, hard, strong dense and durable pieces of crushed stone, and be free from undesirable matters, viz. Disintegrated stones soft, friable, thin, elongated or laminated pieces, dirt, salt, alkali, vegetable matter or other deleterious substances. The aggregates shall be thoroughly washed with water and cleaned before use to the satisfaction of the Engineer-in-Charge at no extra cost of the Employer.

The maximum size of coarse aggregates shall be as follows unless specified otherwise elsewhere.

Reinforced Concrete : 20 mm

Plain Concrete : 20 mm

Thin R. C. C. Members With very

Narrow space : 12/15 mm.

Mat/Lean Concrete : 20/40 mm.

(The actual size to be agreed by the Engineer-in-Charge)

Grading of coarse aggregates for a particular size shall generally conform to relevant I.S Codes and shall be such as to produce a dense concrete of the specified proportions and or strength and consistency that will work readily in position without segregation.

1.3.2 Fine Aggregates

Sand shall be clear River sand brought from approved source and consist of siliceous material, having hard, strong, durable uncoated particles, free from undesirable matters viz. dust lumps, soft or flaky particles or other deleterious substances. The amount of undesirable shall not exceed the percentage limits by weights as specified in relevant IS Codes. Washing of aggregates by approved means shall be carried out, if desired by the Engineer-in-Charge, at no extra cost to the Employer.

Coarse and fine sand shall be well graded within the limits by weight as specified in relevant IS Code. Fineness Modulus shall not vary by more than plus or minus 0.20 from that of the approved sample. Fineness Modulus for sand should not be less than 2.5.

1.4 Reinforcement

- 1.4.1 The Contractor shall prepare and furnish to the Engineer-in-Charge, Bar Bending Schedules in considerations of the approved drawings for all R.C. C. works for review and checking by the Engineer-in-Charge well before taking up the work.
- 1.4.2 <u>The High Yield Strength Deformed bar (HYSD) Fe 415 shall conform to IS: 1786-1990.</u> And to be used in all type of works. Design of the structure shall be made using Fe-415 grade of steel. OR as per direction of EIC.

All steel for reinforcement shall be free from loose, oil, grease, paint or other harmful matters immediately before placing the concrete.

- 1.4.3 The Reinforcement shall be bent to the shapes shown on the approved drawings prior to placing and all bars must be bent cold. The Steel shall be placed in such a way that it is rigidly held in position while concrete is being cast. The correct clearance from the form shall be maintained by either pre-cast mortar blocks or by metal supporting chairs to be supplied by the Contractor free of charge.
 - The intersection of roads crossing one another shall be bound together with soft pliable with No. 16 to 18 SWG at every intersection so that reinforcement will not be displaced in the process of depositing concrete. The loops of binding wire should be tightened by pliers and welding of reinforcement for lapping & binding should be done if desired by E.I.C. No extra payment will be made for this purpose.
- 1.4.4 The work of reinforcement shall also be inclusive of stirrups distribution bars, binders, initial straightening and removing of loose rust, if necessary, cutting to requisite length, hooking and bending to correct shape, placing in proper position including supplying and binding with block annealed wire as stated in clause 3.4.3 above.

1.5 Water

The Water shall be clean and free from Alkali oil or injurious amounts of deleterious materials. As far as possible, the water is of such quality that it is potable. If any chemical analysis of water is necessary and ordered, the same shall be carried out at an approved laboratory at the Contractor's cost and expenses.

1.6 Concrete Proportioning

- 1.6.1 The concrete proportions shall be as indicated on the approved drawings and shall conform to IS: 456 & IS: 3370. The quality and character of concrete shall be governed by IS: 383. It should be sampled and analysed as per IS: 1199. The concrete should stand the test specified in IS: 516.
- 1.6.2 The minimum cover of main reinforcement shall be as per relevant IS: Codes. Cover to any reinforcement of R.C.C. piles shall be minimum 65 mm in case in-situ and 50 mm in case of pre-cast piles. Suitable spacer blocks shall be provided at intervals not exceeding 1.2 m. throughout the length of the pile.
- 1.6.3 The workability shall be measured by slump. Slump for different grades of concrete shall not exceed following unless specifically permitted by the Engineer-in-Charge.
- i) For M 15 concrete 3.75 cm.

- ii) For M 20 concrete 2.50 cm.
- iii) For M 25 concrete 2.00 cm
- 1.6.4 All concrete works shall be thoroughly compacted and fully worked around the reinforcement, around embedded fixtures and into comers of the form work.

The Concrete shall be thoroughly and shall be efficiently vibrated during laying. The use of mechanical vibrators shall comply with IS: 2608, IS: 2506 and IS: 4656. Whenever vibration has to be applied externally, the design of formwork and deposition of vibration shall receive special consideration to ensure efficient compaction and to avoid surface blemishes.

1.6.5 Test for Water Tightness of Structures / Pipes

For liquid retaining structures including inlet chambers etc. shall be deemed to be satisfactory water tight as per relevant clause of IS: 3370. The Contractor at his own expenses, if necessary, shall undertake approved corrective measures.

As regards the pipelines, the tests shall be performed for the Hydrostatic Pressure of 10 Kg./Sq. cm in case of S.W.M., D.I. Pipes and 2 Kg./Sq. cm. for P. S. C. respectively. The tests shall be carried out as per relevant IS Codes and pipes shall be considered satisfactory if the tests results satisfy the requirements of the relevant clauses of the Codes. The Contractor shall give all these Hydraulic Tests by making his own arrangements for water supply and filling and disposing the water after the tests. The Contractor shall rectify the defects noticed and carry out the tests again and repeat the testing operation till successful result is obtained and accepted by the Engineer. The rates Quoted for the work shall be considered as inclusive of cost of all Labour, materials and equipment required to give successful tests for Water tightness.

1.7 Workmanship

1.7.1 All Concreting work shall be carried out according to the IS: 456, IS: 3370, and other related codes. It should, however, be noted that for every 15 M³ of concrete placed or for every one day's volume of concrete whichever is lower, a minimum of 3 (three) Cubes shall be kept for test purpose, and tested at the Contractor's cost and expenses at a Laboratory as approved by the Authority. The number of test cubes may, however, be altered at discretion of the Engineer-in-Charge. It is compulsory to test 3 (three) cubes in each case.

1.7.2 Structural Concrete

Design mix Concrete shall be on all concrete works except in case of Mud-mat concrete lean concrete where nominal mix concrete will be allowed.

Design mix Concrete will be used in Reinforced Concrete Structures shall be in Grade of M20 or more, for works of water retaining structure Grade of concrete as per latest amendment of IS:3370 to be used.

The mix shall be designed to produce the grade of concrete having required workability and a Characteristic Strength not less than appropriate values given in IS: 456 - 2000. For mix design, procedure given in Indian Standard recommendation or any other standard procedure shall be adopted. As long as the quality of materials does not change a mix design done earlier may be considered adequate for later work. Batching mixing, sampling and Strength Test of concrete shall be carried out in compliance with the relevant clause of IS: 456-2000 and all other relevant Indian Standards recommended therein.

The mix design by the Contractor shall be used for works only after obtaining written approval of the Engineer-in-Charge. Mix design shall be entirely the responsibility of the Contractor and any approval by the Engineer-in-Charge shall not relieve him of his responsibility in respect thereof.

The Contractor shall prepare all the Calculations. Tabulations, Graphs etc. pertaining to Mix Design Test result and supply copies of such Calculations, tabulations, Graphs etc. required by the Engineer-in-Charge.

On proportioning concrete, the quantity of both cement and aggregate shall be determined by weight, where the weight of cement is determined on the basis of weight per bag a reasonable number of bags be weighed periodically to check the net weight or should be either weighed or measured by volume in calibrated tanks, All measuring equipment's shall be maintained in a clean serviceable condition and shall periodically checked for accuracy.

The grading of coarse and fine aggregates shall be checked frequently and frequency of testing shall be determined by the Engineer-in-Charge. Where weight batching is not possible or practicable, the quantities of coarse and fine aggregates may be determined by volume but cement in any case shall be weighed by weight only. If fine aggregate and volume batching is adopted, allowance shall be made for bulking. The bulking shall be determined in accordance with IS: 2386 (Part-III).

The Water-Cement Ratio shall be maintained to its correct value. Surface moisture content of aggregate shall be determined as per IS: 2386 (Part-III) and the amount of water to be added shall be adjusted accordingly to maintain the correct Water-cement ratio.

During the progress of work in order to ensure correct strength of concrete proper control should be exercised by the Contractor as specified in Specifications mentioned in the Clause 3.7.1 above. Test strength of every sample shall be determined in accordance with the recommendations of IS: 456-2000. If one out of ten consecutive test cubes shows a deficiency in strength up-to a maximum limit of 10%, the concrete will be deemed satisfactory. If two of the test cubes out of ten shows a deficiency in strength up to a limit of 10%, the concrete shall be deemed to be less satisfactory and a reduction of 1 % will be made on the cost of such concrete. If three out of ten test cubes show deficiency in strength up to a limit of 10%, a reduction of 5% will be made on the cost of such concrete. If more than three test cubes show a deficiency in strength up-to a limit of 10% a reduction of 10% will be made on the cost of such concrete. If more than five shows a deficiency in strength up-to a limit of 10%, the concrete shall be rejected. Such rejected concrete work shall have to be dismantled and replaced to the satisfaction of the Engineer-in-Charge by the Contractor free of cost to the Employer. No payment for the dismantled concrete, the relevant formwork and reinforcement, embedded fixtures etc. wasted in the dismantled portion, shall be made. In the course of dismantling, if any, damage is done to the embedded items or adjacent structures, the same shall also be made good free of charge by the Contractor to the satisfaction of the Engineer-in-Charge.

If the deficiency in strength of one-test cubes exceeds the 10% limit, a reduction of 5%) will be made on the cost of such concrete. If the deficiency in strength to two out of ten test cubes exceeds the 10% limit, a reduction of 10% will be made on the cost of such concrete. If the deficiency in strength of three out of ten test cubes exceeds the 10% limit, a deduction of 20% on the cost of such concrete will be made.

With permission of the Engineer-in-Charge for any above mentioned grades of concrete, if the quantity of water has to be increased in special cases, cement shall also be increased proportionally to keep the ratio of water to cement same as adopted in trial mix design for each grade of concrete. No extra payment for additional cement will be made.

2.0 ROOF WATER PROOFING TREATMENT

Both flat and curved roofs, whether accessible or inaccessible, shall have to be provided with approved polyurethane-based water proofing paint. And over it 40 mm thick screed concrete (M20 grade) with water proofing compound of good quality as per direction of EIC.

(a) Underground Clear Water Reservoir 0.8 ML capacity

The general arrangement of the underground will be completely as per Bid. The top water level of the UGR must be at least 0.500 M above the High flood level. The clear water will flow into the reservoir from the clear water channel of the filter house. The Reservoir shall have overflow arrangement with suitable nos. Over flow pipes not less than 300 mm diameter C.I pipes, special etc. so that, whenever the water level rises above the design water level, the excess water flow into covered overflow pits of suitable approved design. The overflow pits will be interconnected with suitable diameter. NP2 Pipes/small covered masonry drain laid on 1:2:4 concrete bedding of approved design in proper slope with concrete manhole chamber of 750 mm x 750 mm size through which the overflow water will be disposed into existing drainage system of the area through a pit of approved design and is included in the scope of work.

- (b) There shall be opening of size 300 mm diameter CI pipes on the roof of the reservoir for berating action and for accessing inside the reservoir a manhole frames and covers. 450 mm wide rung ladders made of hot dip galvanized 25 mm diameter rods or P. V. C. ladders shall be fitted in the walls of the reservoir. The manhole covers will have locking arrangements. The reservoir shall have a clear free board of 300mm. below the bottom of beams.
- (c) The underground reservoir and overflow Pits shall be in R. C. C. Construction. The walls, base slab, flooring & columns including the roof slab and roof beams shall be designed on the basis of un-cracked section and the R. C. C. shall be not leaner than M30 grade to minimum cement consumption of 400kg/cum. Thick blinding layer of mix provided below the floor slab, which shall be not less than 100 mm thick. The floor and walls of the reservoir and overflow pits not show any signs of water leakage or sweating. For this floor slab and walls shall he provided with special water proofing treatment as per specification of PWD building schedule given in detailed technical specification. The Bidder is instructed to carefully note this clause before quoting his lump sum prices. The Base slab, wall & roof slab/beams, columns of reservoir shall be of concrete grade of M-30 designed as un-cracked section.

- (d) The roof of the clear water reservoir is to be designed for a live load of 200 Kg/Sqm and the superimposed load of saturated earth of 450 mm depth over average 50 mm thick grading concrete. No relief shall be allowed due to this superimposed load of saturated earth while computing the uplift on the reservoir.
- (e) The roof slab of the reservoir shall have proper roof treatment together with water proofing treatment on it. The standard lime roof treatment is not acceptable. Pre-cast R. C. C. roof will also not be acceptable. 150 mm diameter C.I cowl ventilators with mosquito nets shall be provided all the said of the reservoir @ 50 Sq m. of the surface area. Staircase of adequate width as approved by the Engineer-in-charge has to be provided for entry to the part from the formation level. The external and internal faces of the wall of reservoir and overflow pits shall be rendered smooth. The exposed face is not allowed to have any shutter mark and be rendered smooth by rubbing with carborandum stone. The inside water faces of the UGR shall be floored/plastered with neat cement with necessary water proofing compound provided to make the UGR 100% leak proof from water. Roof Sealing should be finished with 2 coats of non-toxic painting. External exposed faces of wall should be plastered with neat cement up to 600mm from GL and rest portion finished with plaster & 2 coats of synthetic emulsion paint including primer of approved colour.
- (f) The Bidder shall provide expansion joints whenever necessary as per relevant I.S Code and spacing shall not exceed 45 meters. Construction joint treatment shall be as per IS: 3370 and spacing in floors and walls shall also be as specified in I. S Code.
- (g) One mechanical level indicator shall be provided on the chamber of UGR so that the water level can be visible from the operational room inside the building. The level indicator shall be manual type with PVC floor, guide wire, level indicator board etc. as per requirements. The arrangement and details are to be get approved by the department.
- (h) The foundation system of the reservoir and overflow pits shall be as per Soil Investigation Report as Annexure. Sub-soil water level shall be taken at the existing high flood level. The structure shall be designed to withstand full down ward load taking no relief from subsoil pressure both during construction and afterwards.
- (i) The Bidder shall make in his design all the provisions of safety of the structures and foundations thereof. Any deviation in quantities from the design and drawings approved by the Authority during actual execution compared with those provided in the Bid shall not entitle the Contractor to any extra payment. Two number separate walls shall have to be done to avoid vortex form of the pumping unit. Grade of all structural concrete shall be of M-30. Pile foundations shall be provided as per soil investigation report attached herewith as Annexure if required.

3.0. Wet pit Pump House

The wet pit Pump House shall have to be constructed on the ICWR at Beldanga Municipal area where the land already in the possession of the ULB. The total land earmarked for construction of 1.0 million litre pumping capacity reservoir with WBSEDCL cum Operator Room. The wet pit pump house shall be constructed on the suitable side of the underground reservoir. The pump house will house 6(Six) nos. pump with three working and three as standby located at the sump of the UGR and will be vertical execution type with suction bell mouth. The motor floor shall have to be constructed above the UGR top floor level. The delivery line of pumping units shall have to be placed on and above the motor floor with delivery valves i.e. Butter-fly valves electrical actuator control, NRV and enlarger reducer & dismantling joint etc. passes through the wall of the pumping station up to the common delivery main after placing one no. temper proof kinetic air release valve with butter-fly valve and valve chamber for easy interconnection of rising main. The suitable dia. (Minimum 1.5 to 2.5 times of the pump delivery lines) common manifold shall have to be placed inside/ outside of the pumping station. The cable shall be laid on the motor floor level above the cable tray. The motor control unit shall have to be placed on the motor floor level of pump house from which electrical unit readily visible. One maintenance bay shall have to be constructed on the G.L. of adequate size. One stair case shall have to be constructed for reaching the motor floor. There will be minimum one entry point of the pump house fitted with rolling shutters covering the maintenance/unloading bay. One EOT crane of 3 MT capacities is also included for loading / unloading pumps & motors and other equipment as specified in technical details. The buildings will also have an unloading bay, which will be directly accessible to 16 MT. full load trucks. The contractor's lump sum price shall also include design and construction of foundation for the six pump motor sets, pedestals supporting valves & foundation for pipe thrust block and cable trenches with provisions of necessary inserts as required by the pump/motor manufacturer.

There may be some variations of such details as per the final recommendations of the pump and motor suppliers and the successful Bidder shall have to accept such modification for construction purposes without any extra cost to ULB. The foundation of pump-motor bases shall take into account the static and dynamic load of pump motor.

The pump suction sump shall be located below 1 M (minimum) of the Clear Water Reservoir. The base slab of the sump shall be designed to withstand full downward load taking no relief from sub-soil water pressure and uplift pressure during construction (without any pressure relief valves) and afterward due to subsoil water. The subsoil water level shall be taken at G.L. while designing the structure. The base slab and side wall of the sump shall be designed as water retaining structure and shall be concrete of grade not less than M-30 to a minimum cement of 400 Kg/Cu. m. A minimum 75 mm thick blinding layer of mix not leaner than 1:2:4 shall be provided. Special water proofing treatment shall be applied to this structural member as specified in technical details.

The building shall be structurally designed. No foundation will rest on filled up mass of soil. The main entry to the pump house shall be provided with glass panelled door fitted with a collapsible gate. The entry will be through one RCC stair of good architectural elevation. The unloading bay shall be provided with ramps of suitable size and slope as approved by E.I.C. along with 250 mm tread stairs are to be provided to access different level.

Adequate ventilators and windows shall be provided for sufficient ventilation and for entry of natural light. The total shutter area of doors, windows, and ventilation shall be adequate to meet such requirements and shall be in any case not less than 20% of the total covered area. 8 opening for exhaust fans (fans included) 600 mm diameter area to be provided with removable M.S. louvers. First class in cement mortar (1:6) will be used in all superstructure brickwork. Superstructure panel wall should have 19 mm thick cement plaster (1:6) and 12 mm thick plaster (1:6) faced outside. All inside walls have two coats of cement based paint with primer. Inside wall and ceiling of Operator's room / control room will be provided with cement based paint of approved quality over plaster finish. All external walls shall be provided with two coats of synthetic emulsion paint of approved colour. The ceiling shall be rendered smooth with 10 mm thick 1:4 cement plaster and shall have two coats of cement based paint with primer of approved quality.

The building shall have roof in RCC construction of mix not leaner than M30 (Pre-cast RCC roof slab will not be allowed). The structure of the pump house building shall be of RCC frame with brick panel walls. The brick walls shall be of minimum 250 mm thickness.

The flooring of repairing bay and other area of Pump House excepting operator's/control room shall be of IPS of 50 mm thick complete with Ironite topping. Cast-in-situ mosaic (12 nm thick) shall be provided in Operator's / control room, lavatory and RCC staircases, in skirting up-to height of 225 mm, and windowsills. The walls of the lavatory should be finished with tiles of 2 m height from floor on all sides.

Seismic effect, wind load and crane surge load should be considered in the design as per latest relevant IS code. The roof slab of the pump house shall have waterproofing treatment with polyurethane with 40 mm thick screed concrete.

The Bidder shall provide a lavatory block which shall be completed with two taps, one shower, one Indian pattern type W.C, one western type W.C two mirrors, two wash basins, two urinals, towel rack, two rails complete with fixtures. The W.C shall be fitted with 10 litres capacity flushing cistern. The urinals shall be fitted with 10 litres flushing system with all accessories. A septic tank of 10-user capacity shall be provided with connection of toilet through a master trap.

A Syntax or equivalent made water tank with IS specifications for 3000 litters capacity shall be provided over the roof. This tank will be connected with toilets and other points as desired by Engineer in Charge.

The gaps between the existing ground level and the floor level underground reservoir, inlet chamber pits and the pump sump shall be filled with silver sand in layers of 200 mm with controlled compaction.

The Bidder shall provide an approach road of not less 4 m wide, cross road of 4 m wide bituminous road on W. B. Macadam surface, a 2 m wide apron of 75 mm thick 1:2:4 P.C.C on double brick flat soling around the UGR and pump house building and substation building. The Bidder shall also include in his quotation provision of a surface drain 250 mm wide x 250 mm deep (minimum) with 250 mm brick side in 1:4 cement mortar on 100 m thick concrete base slab of P.C.C 1:2:4 over 75 mm flat brick soling complete with 20 mm thick plaster along the entire edge of the brick apron for disposal of the rain water up-to underground drainage system of the area. Proper slope has to be maintained with minimum depth of 250 mm draining water.

The contractor's lump sum price shall also include design and construction of the foundations for pump and motor sets, pedestal supporting valves and enable trenches covered with M.S gratings to be supplied by the contractor. Grade of all structural concrete shall be of M-30. Pile foundations shall be provided with minimum as per soil investigation report (if required).

The whole structural design will be carried out by Working stress Method considering the section as uncrack as per latest IS: 3370 Codes. While calculating earth pressure to the RCC wall no passive resistance should be considered and Co efficient of earth pressure at rest condition to be considered.

Chairperson
Beldanga Municipality



ANNEXURE - I

SOIL INVESTIGATION REPORT

Soil test Report is enclosed herewith for general guidance. In case of disparities / confusion if any, Bidder may undertake detailed soil investigation at his own risk and costs but safer value of both of them have to be chosen in designing the foundation as per direction of Engineer-in-Charge.

A detailed report may be obtained from office of the Executive Engineer, Murshidabad Division, MED for understating the foundation that will be required for different components of Intermediate Clear Wayer Reservoir (IICWR).

Chairperson
Beldanga Municipality

ANNEXURE - II

ALIGNMENT ROUTE OF RISING MAIN FOR PROPOSED WATER SUPPLY SCHEME WITHIN BELDANGA MUNICIPAL AREA UNDER AMRUT 2.0

Alignment Route of Raw Water Rising Main, Clear Water Conveying mains are shown in Annexure II for clear picture about flow of water to the Town in a precise survey drawing.

Total Nos. of Sheet - 4 Nos.

ANNEXURE - III

TOPOGRAPHICAL SURVEY MAP OF PROPOSED INTERMEDIATE CLEAR WATER RESERVOIR (IICWR) FOR WATER SUPPLY SCHEME UNDER AMRUT 2.0 WITHIN BELDANGA MUNICIPALITY

A Key plan with contour Map has been given for ready reference where area of land and contour maps for level is given.

ANNEXURE - IV

TENTATIVE LAY OUT OF SUB STATION BUILDING

A tentative lay-out of Intermediate Clear Water Reservoir is attached herewith as Annexure IV

ANNEXURE - V

TERMS, CONDITION & SPECIFICATIONS OF ELECTRO-MECHANICAL WORKS

A detailed technical specifications and requirement of Electro-Mechanical works along with Vendor List has been given in Annexure V