

WEST BENGAL MEDICAL SERVICES CORPORATION LTD.

(Wholly owned by the Government of West Bengal)
Swasthya Sathi, GN-29, Sector-V, Salt Lake, Kolkata-700
091.

NOTICE INVITING QUOTATION

FOR

Supply, Delivery & Installation of Various Types of Batteries for UPS & Inverter including buy back of old batteries at different SSHs under WBMSCL.

(BID Reference No.: WBMSCL / NIQ - 149/2020, Dated -17/08/2020)

WEST BENGAL MEDICAL SERVICES CORPORATION LIMITED

(Wholly Owned by the Government of West Bengal)
Registered Office: Swasthya Sathi, GN-29, Sector-V, Salt Lake, Kolkata- 700091
Phone: 033-4034-0300 ◊ Email: info@wbmsc.gov.in ◊ website:www.wbmsc.gov.in

Dated: 17.08.2020

I.T.B. No.: WBMSCL / NIQ -149 /2020

Managing Director, WBMSCL invites sealed bids through electronic Quotation (e- Quotation) from the bonafide, resourceful and reliable experienced electrical agencies/Suppliers/Vendors/authorised dealers etc. for Supply, Delivery & Installation of Various Types of Batteries for UPS & Inverter including buy back of old batteries at different SSHs under WBMSCL.

	l. Name of the Work o.	Earnest Money Deposit (EMD) (Rs.)	Last date and time of Quotation submission	Name & address of the office
0	Supply, Delivery & Installation of Various Types of Batteries for UPS & Inverter at different SSHs under WBMSCL	lacs Offly)	02/09/2020	Managing Director, West Bengal Medical Services Corporation Limited, Swasthya Sathi Building.

- 1. In the event of e-filling intending bidder may download the Quotation documents from the websites https://wbtenders.gov.in directly with the help of Digital Signature Certificate and www.wbmsc.gov.in. The bidders should produce all the credential in original to the office of undersigned for verification at West Bengal Medical Services Corporation Limited, Swasthya Sathi Building, GN-29, Sector –V, Saltlake, Kolkata-700091.
- 2. Eligibility Criterion for participation in the Quotation.
 - i) Intending bidders should produce credentials of similar nature of works i.e. Supply and installation of various types of Batteries for UPS and Inverter to at least at 1(one) Govt. organisation in India, during the last 3 (three) financial years viz. 2016-17, 2017-18 & 2018-19.
 - ii) Credential certificate issued by the competent authority of any State / Central Govt., State / Central Govt. Undertaking, Statutory / Autonomous bodies, on the executed value of completed / running work will be taken as credential. The amount of credential will considered as 40% (fifty percent) of the quoted rate of this Quotation, during the last 3 (three) financial years viz. 2016-17, 2017-18 & 2018-19.
- iii) All intending Bidders are required to produce current Tax return (for the assessment year as applicable) as submitted along with PAN, GST Registration Certificate as applicable (to be documented through e-filing).
- iv) Registered Partnership deed should be furnished (for partnership firm only) along with Power of Attorney to sign on the Quotation documents (if required) and the company shall furnish the Article of Association and Memorandum (to be documented through e-filing).
- vii) Joint Venture/Consortium will not be allowed.
- 3. The rate quoted by the Bidders will remain valid for a period of 12(twelve) months, it means 1(one) year from the date of issuing of Work Order for the above mentioned job. If the Bidder withdraws and change the quoted rate during this period, his Earnest Money Deposited will be forfeited.
- 4. No Mobilization Advance / Secured Advance will be allowed.

- 5. Prospective applicants note carefully the minimum qualification criteria as mentioned in instruction to bidders before submitting the bid.
- 6. No Conditional Bid will be accepted under any circumstances.
- 7. Before uploading Quotation document through e-filing each page of the documents are to be signed by the Bidder/ owner/ partner / authorized signatories having legal authority to do so, failing which the Bid will be treated as informal.
- 8. The employer reserves the right to accept or reject any / all offer without assigning any reason whatsoever and is not liable for any cost that might have incurred by the Bidder at the stage of Bidding.
- 9. The lowest bidder will be ascertained on the basis of lowest total rate quoted considering all the batteries as mentioned in the BOQ and work order will be issued to the lowest bidder accordingly.

10. IMPORTANT INFORMATION:-

DATE & TIME SCHEDULE:

SI. No.	PARTICULAR	DATE & TIME
i)	Date of uploading of N.I.Q and Quotation Documents.	17/08/2020
ii)	Documents Sell / download start date (online)	17/08/2020 at 05.00 P.M.
iii)	Pre-bid Meeting	19/08/2020 at 03.00 P.M.
iv)	Bid Submission Upload Start date (online)	21/08/2020 at 05.00 P.M.
V)	Bid Submission Upload End date (online)	02/09/2020 at 02.00 P.M.
vi)	Date for Opening of Technical bid (online) for the Bidders.	02/09/2020 at 04.00 P.M.
vii)	Date & place for opening of financial proposal	To be notified later on

LOCATION OF CRITICAL EVENTS:

12.

Bid Opening: "West Bengal Medical Services Corporation Limited, Swasthya Sathi Building, GN-29, Sector –V, Saltlake, Kolkata-700091" Interested Bidders may be presented at West Bengal Medical Services Corporation Limited, Swasthya Sathi Building, GN-29, Sector –V, Saltlake, Kolkata-700091, during opening of bid.

- 11. If any date as mentioned above happens to be holiday, the next working day will be considered as the stipulated date.
- (A) Necessary Earnest Money will be deposited by the Bidder/Quotationer electronically: online through his net banking enabled bank account, maintained at any bank or: offline through any bank by generating NEFT/ RTGS challan from the e–Quotation portal. Intending Bidder will get the Beneficiary details from e– Quotation portal with the help of Digital Signature Certificate and may transfer the EMD from their respective Bank as per the Beneficiary Name & Account No., Amount, Beneficiary Bank name (ICICI Bank) & IFSC Code and e– Proc Ref. No. Earnest Money of Rs. 1,00,000.00 (Rupees one lacs Only) has to be submitted. The earnest money of the successful bidder (being converted to security deposit) deposited, will remain under the custody of the department till satisfactory completion of the work in full including extended quantity if ordered for. Besides this, necessary percentages shall be deducted from the progressive bill or bills so as to make it 10% (Ten percent) of the value of work billed for security deposit for the period of 3 years.
- (B) Intending bidder who wants to transfer EMD through NEFT/RTGS must read the instruction of the Challan generated from E-Procurement site.

- 13. The successful Bidder shall have to execute Formal Agreement with Managing Director, West Bengal Medical Services Corporation Limited within 30(thirty) working days from the date of issuance of Provisional Work order.
- 14. The Bidder has to visit and examine the site of works and its surroundings and obtained all information that may be necessary for preparing Bid and entering into an agreement for the work / works as mentioned in the NIQ. The costs for visiting the working site shall be at the bidders own expense.
- 15. If more than one Bidders, quoted the same rate and which are found lowest at the time of opening, such similar multiple rates will not be entertained / accepted. Lowest offer will be ascertained by sealed bid amongst the lowest Bidders.
- 16. At any stage during scrutiny, if it is found that the credential or any other papers which the Bidders uploaded during Bidding process, found incorrect / manufactured / fabricated, that Bid will be considered as non- responsive and outright rejected with forfeiture of Earnest Money and action will be taken as per stipulation of IT Rules in force.
- 17. List of "Technically Qualified Bidders" will be published in the web portal only. Financial Bid will be opened within a short period after such publication. Therefore, Bidders are requested to view the Quotation status on a regular basis. In case of there be any objection regarding Pre-qualification / list of "Technically Qualified Bidders", that objection should be lodged to the Managing Director, WBMSCL within 48 hours from the date of publication of list of qualified Agency and beyond that time schedule no objection will be entertained by the Quotation Evaluation Committee.
- 18. Before issuance of Letter of Acceptance / Provisional Work order, the Quotation accepting authority may verify the credential & other documents of the lowest bidder so uploaded online if found necessary. If it is found such document incorrect / manufactured / fabricated, Letter of Acceptance/Provisional Work order will not be issued in favour of the bidder under any circumstances and action will be taken accordingly.
- 19. In case of Ascertaining of Authority at any stage of application or execution of work, necessary registered Power of Attorney is to be produced.
- 20. The Earnest Money may be forfeited if:
 - a) If the Bidder withdraws the Bid during the period of Bid validity.
 - b) In case of successful Bidder, if the Bidder fails to execute formal agreement within the stipulated time period.
 - c) During scrutiny, if it is come to the notice of Quotation inviting authority that the credential or any other document which were uploaded & digitally signed by the Bidder are incorrect/manufactured/fabricated.
- 21. If any discrepancy arises between two similar clauses on different notifications, the clause as stated in later notification will supersede former one in following sequence:
 - a) Notice Inviting Quotation
 - b) Financial Bid
- 22. WBMSCL may at any time by written instruction vary the quantity by 40% (forty percent) above or 20% (twenty percent) below the original Contract quantity of individual goods at the accepted terms & conditions. The price for the additional quantity of individual goods will be as per the contracted price of this bid.
- 23. The eligibility of the Bidders will be ascertained on the basis of document submitted / uploaded & digitally signed in support of the minimum criterion as mentioned above. If any document submitted / uploaded by the Bidders is either manufactured or false the eligibility of Bidders will be out rightly rejected at any stage without prejudice and action will be taken as per stipulation of IT Rules in force.

Sd/-Managing Director, WBMSCL

INSTRUCTION TO BIDDERS

SECTION - A

General guidance for e-Quotation

Instructions/ Guidelines for bidders for electronic submission of the Quotations online have been annexed for assisting the contractors to participate in e-Quotation.

- 1. Registration of Contractor Any contractor willing to take part in the process of e-Quotation will have to be enrolled & registered with the Government e-Procurement system, through logging on to https://www.ntenders.gov.in The contractor is to click on the link for e-Quotation site as given on the web portal.
- 2. Digital Signature certificate (DSC) Each contractor is required to obtain a class-II or Class-III Digital Signature Certificate (DSC) for submission of Quotations, from the approved service provider of the National Information's Centre (NIC) 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.
- 3. The contractor can search & download NIQ & Quotation 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 Quotation Documents.
- 4. **Submission of Quotations/General process of submission:** Quotations 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 & the other in Financial Proposal before the prescribed date & 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 & Financial proposal: The proposal should contain scanned copies of the following in two covers (folders).

A-1. Statutory Cover file Containing.

Technical Bid:

- i) Earnest money (EMD) (online mode)
- ii) NIC
- iii) Forms (As mentioned in the NIQ, Section-B)
- iv) Printed tender form

Financial Bid:

- i) The rate of all Batteries should be quoted by the bidders/ Quotationers site wise, item wise including all applicable taxes and duties, transportation charges, installation, commissioning and warranty charges in the given format as per Annexure-I in the Section-B, will be encrypted under Financial Bid folder otherwise the bid will be treated as cancel.
 - ii) The site wise summation of quoted item rates as specified in Annexure-I, Section-B should be put in BOQ.

A-2. Non statutory / Technical Documents

- i) Current Income Tax return (for the assessment year as applicable), PAN, GST & Professional Tax receipt challan.
- ii) Registered Deed of partnership Firm.
- iii) Trade License from the respective Municipality/Panchayet etc.
- iv) Requisite Credential Certificate as mention in Clause [2(i)] of this N.I.Q.

<u>Note</u>: Failure of submission of any of the above mentioned documents will render the Quotation liable to be rejected for both statutory & non statutory cover.

THE ABOVE STATED NON-STATUTORY/TECHNICAL DOCUMENTS SHOULD BE ARRANGED IN THE FOLLOWING MANNER

Click the check boxes beside the necessary documents in the My Document list and then click the tab "Submit Non Statutory Documents' to send the selected documents to Non-Statutory folder. Next Click the tab "Click to Encrypt and upload" and then click the "Technical" Folder to upload the Technical Documents.

SI. No.	Category Name	Sub Category Description	Details						
A.	CERTIFICATES	CERTIFICATES	Current Income Tax return (for the assessment year as applicable), PAN, GST Registration Certificate & Professional Tax receipt challans.						
В.	Company/Firm Details	Company/Firm Details – I	Trade License from respective Municipality / Panchayet etc.						
C.	Credential (in applicable cases)	Credential	1. Documents of Credential (in the form of work completion certificates with work order) as mentioned in Clause No. [2(i)]						

B. Technical proposal

- i. Opening of Technical proposal: Technical proposals will be opened by the Managing Director, West Bengal Medical Services Corporation Limited and his authorized representative electronically from the web site stated using their Digital Signature Certificate.
- ii. Intending bidders may remain present if they so desire.

C. Financial proposal

- i) The financial proposal should contain the following documents in the online financial cover i.e. Bill of quantities (BOQ) & Annexure I. The contractor is to quote the rate online through computer in the space marked for quoting rate in the BOQ and quote the rate item wise in annexure I. Annexure I show separately breakup cost for each item which will be valid for 365 days. WBMSCL reserves the right to purchase the above mentioned items either in phase wise manner or as a whole whichever is required throughout the whole year during bid validity days in the same rate and same terms & condition.
- ii) Only downloaded copies of the above documents are to be uploaded virus scanned & Digitally Signed by the contractor.

PENALTY FOR SUPPRESSION / DISTORTION OF FACTS OR SUBMISSION OF INCORRECT INFORMATION:

If any bidder fails to produce the original hard copies of the documents (specially Completion Certificates and audited balance sheets), or any other documents on demand of the Quotation Opening Authority within a specified time frame or if any deviation is detected in the hard copies from the uploaded soft copies or if there is any suppression of facts, the bidder will be suspended from participating in the Quotation on e- Quotation platform for 3 (three) years. In addition, his user ID will be deactivated and Earnest Money Deposit will stand forfeited. Besides, WEST BENGAL MEDICAL SERVICES CORPORATION LIMITED may take appropriate legal action against such bidder.

AWARD OF CONTRACT

The Quotation Inviting Authority reserves the right to accept or reject any bid and to cancel the Quotation inviting process and reject all bids at any time and 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 action.

The Bidder whose Bid has been accepted will be notified by the Quotation Inviting & Accepting Authority through acceptance letter/email.

The notification of award will initiate the execution of agreement. The Agreement in prescribed Form will incorporate all agreements between the Quotation Accepting Authority and the successful Bidder.

Liquidated Damages:

If the Contractor fails to complete the works within 45(forty five) days from the date of issuing work order, the Corporation shall, without prejudice to other rights and remedies available to the Corporation under the Contract, deduct from the Contract Price, as Liquidated Damages, a sum equivalent to 0.5% per week of delay or part thereof until the date of successful completion of the Works to the satisfaction of Engineer-in-Charge, subject to a maximum of 10% of the total Contract Price. Once the maximum delay has been committed by the Contractor, the Corporation may proceed for termination of the Contract, in accordance with the STC without prejudice to the Corporation's right to terminate the Contract even prior thereto for breach by the Contractor.

No Liquidated Damages shall be imposed on the Contractor by the Corporation, without giving a reasonable opportunity to the Contractor to explain the reason behind its delay.

The bidder has to attend breakdown call related to batteries within 72(seventy two) hours from the time of complain lodge by the site engineer of WBMSCL. In case of replacement of defective batteries the bidder have to supply and replace with similar specification, make and quantities of batteries within 7(seven) working days from the date of issuing letter for replacement of batteries by the concerned site engineer of WBMSCL. If bidder fails and found reluctant to attend the breakdown call of the batteries in due time as already mentioned, a penalty amount will be imposed for such incompliance of the breakdown issue @ Rs.500/- per day, maximum to 10% of the total security deposit of the respective SSH. In case of replacement of batteries, if the bidder found reluctant to replace the batteries after 15(fifteen) days from the replacement notification, WBMSCL may procure the batteries by their own arrangement, and the cost for procurement of batteries including taxes, delivery charges etc. will be deducted from the security deposit of the vendor.

General Terms and Conditions:

- 1. The Earnest money of successful bidder shall be retained and for others, Earnest money will be returned within 7 (seven) working days of completion of bid evaluation. The earnest money deposited by successful bidder will be converted to Security deposit. Security deposit amount shall be refunded to the agency after 36(thirty six) months from the date of completion of the work. No interest is payable on this deposit. If the approved party fails to execute the agreement deed within the specified date, the earnest money will be forfeited. The Managing Director of the WBMSCL or any other person(s) authorized by him on his/her behalf reserves the right to accept any Quotation, in full or in part, or reject any or' all the bids without assigning any reasons thereof and no correspondence in this respect will be entertained.
- 2. The price to be quoted in Indian Rupee only.
- 3. No interest will be payable against Earnest money or Security Deposit.
- 4. WBMSCL will evaluate and compare the Quotations determined to be substantially responsive i.e. which (a) Are properly signed.
 - (b) Conform to the terms and conditions, and specifications.
- 5. WBMSCL reserves the right to accept or reject any Quotations and to cancel the bidding process and reject all Quotations, and does not bind to accept the lowest rate.
- 6. The Bidder whose bid is accepted will be notified of the award of contract. The terms of accepted offer shall be incorporated in the work order.
- 7. Payment shall be made within 45(forty five) days against submission of challan as well as bills with certification from the site in charge of WBMSCL for the satisfactory completion of supply, installation and commissioning of all batteries as per Annexure-I.
- 8. All batteries as mentioned in the Annexure-I, Section B should be reached in Sealed / Packed condition.
- 9. All batteries as mentioned in the Annexure-I, Section B to be supplied by the Agency/ vendor at his own risk and including of all applicable taxes, charges, transportation, labour charges etc.
- 10. The L-1 bidder has to submit Escalation Matrix (contains 3 nos. mobile no and 3 nos. e-mail ID) to WBMSCL before issuing Work order. If the L-1 bidder change the contact details mentioned in the Escalation Matrix during DLP period, same should be notified to the concerned site Engineers of WBMSCL within 2(two) working days through e-mail.

"SECTION-B"

SECTION-B

ANNEXURE - I

SCOPE OF WORK, BILL OF QUANTITY

Name of Work: Supply, Delivery & Installation of Various Types of Batteries for UPS & Inverter including buy back of old batteries at different SSHs under WBMSCL.

	T		1		UPS						
	Name of SSH	UPS details with make		of Existing I battery	Details of SMF type battery for UPS to be supplied						
S.I. no.			Existing Battery Voltage, AH & Make	No. of Existing defectiv e Battery to be buyback (A)	Total No. of Battery to be Supply, Delivery & Installation (B)	New Battery Voltage, AH & Make	Rate of Replacem ent of defective battery including all taxes and duties (C)	Rate of Supply of new battery including all taxes and duties (D)	Net Amount in Rs. Including GST {(DXB)- (C X B)}		
1	– Barjora SSH	1 no. 30 KVA UPS, Emerson make	12V, 65AH, Rocket make	30	30	12V, 65AH, EXIDE/ QUANTA make					
2	– barjora 3311	1 no. 10 KVA UPS, Emerson make	12V, 12AH, Rocket make	30	30	12V, 12 AH, EXIDE/ QUANTA make					
	Т	otal Quoted r	ate for Barj	ora SSH (Th	is rate should b	e quoted in the	e BOQ)				
3	Baruipur SSH	1 no. 10 KVA UPS, Emerson make	12V, 12AH, Rocket make	30	30	12V, 12AH, EXIDE/ QUANTA make					
	To	otal Quoted ra	nte for Baru	ipur SSH(Tł	nis rate should b	oe quoted in the	e BOQ)				
4	Chanchal SSH	1 no. 10 KVA UPS, Emerson make	12V, 12 AH, Rocket make	30	30	12V, 12AH, EXIDE/ QUANTA make					
	To	otal Quoted ra	te for Chan	ichal SSH(Tl	his rate should l	be quoted in th	e BOQ)				
5		1 no. 10 KVA UPS, Emerson make	12V, 12AH, Rocket make	30	30	12V, 12AH, EXIDE/ QUANTA make					
6	Jangipur SSH	1 no. 15 KVA UPS, Emerson make	12V, 26AH, Rocket make	34	34	12V, 26AH, EXIDE/ QUANTA make					
7		1 no. 30KVA UPS,	12V, 65AH, Rocket	30	30	12V, 65AH, EXIDE/ QUANTA					

		make		ĺ				
	Т	otal Quoted ra	ate for Jangi _l	our SSH(Thi	s rate should	be quoted in the BOQ))	
8		2 nos. 15 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 75AH, Exide make	72	72	12V, 75AH, EXIDE/ QUANTA make		
9	Sagardighi SSH	1 no. 80 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 120AH, Exide make	36	36	12V, 120AH, EXIDE/ QUANTA make		
10			12V, 100AH, Exide make	4	4	12V, 100AH, EXIDE/ QUANTA make		
	To	otal Quoted rat	te for Sagard	lighi SSH(Th	is rate shoul	d be quoted in the BO	Q)	
11		2 nos. 15 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 65AH, Exide make	72	72	12V, 65AH, EXIDE/ QUANTA make		
12	Bolpur SSH	1 no. 80 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 120AH, Exide make	36	36	12V, 120AH, EXIDE/ QUANTA make		
		Total Quoted r	ate for Bolp	ur SSH(This	rate should	be quoted in the BOQ)	1	
13	Metiabruz	2 nos. 15 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 75AH, Exide make	72	72	12V, 75AH, EXIDE/ QUANTA make		
14	SSH	1 no. 80 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 120AH, Exide make	36	36	12V, 120AH, EXIDE/ QUANTA make		
	To	otal Quoted rat	te for Metiak	oruz SSH(Th	is rate shoul	d be quoted in the BO	Q)	

15	Negdiagon	1 no. 100 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 150AH, Exide make	72	72	12V, 120AH, EXIDE/ QUANTA make		
16	Nandigram	2 nos. 15 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 75AH, Exide make	72	72	12V, 75AH, EXIDE/ QUANTA make		
	To	tal Quoted rat	e for Nandi	gram SSH(T	his rate shoul	d be quoted in th	e BOQ)	
17	<i>Validuria</i>	4 nos 15 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 75AH, Exide make	144	144	12V, 75AH, EXIDE/ QUANTA make		
18	Kakdwip	1 no 80 KVA UPS, Hitachi Hi- Rel Power Electronics Pvt. Ltd make	12V, 120AH, Exide make	36	36	12V, 120AH, EXIDE/ QUANTA make		
	T	otal Quoted ra	te for Kakd	wip SSH(Th	is rate should	be quoted in the	BOQ)	
19	Onda	2 no 20 KVA UPS, Raillo Power make	12V, 42AH, Exide make	40	40	12V, 42 AH, EXIDE/ QUANTA make		
		Total Quoted	rate for On	da SSH(This	rate should b	e quoted in the B	BOQ)	
Gran	d total amou	nt of all SSHs						
Amo	ount in word	s:						

Note: Battery rate should be quoted with 3(three) years onsite warranty.

SECTION – B

FORM-I

Deta	ails of the Bidder					
1.	Name of the Bidder/ Quotationer	:				
2.	Address of the Bidder/ Quotationer.	:				
3.	Telephone Number	: Land Line Nu	mber	:		
	Mobile Number	:				
4.	Pan (Enclose Copy)	:				
5.	GST Registration (Enclose Copy)	:				
6.	Licence No. / Registration No. & V	'alid date:				
7.	Experience Details :					
	D .1		Date			
	Parties	Nature of Job	From	То		
-						
-						
have by th Date	is to certify that the information furnice carefully read and understood the tenem in the event of being awarded the	rms and conditions of the Quot		•		

Signature of the bidder with Seal

FORM -II

B.1.PRE-QUALIFICATION API	PLICATION:	
To, Managing Director, West Bengal Medical Services	Corporation Limited	
Ref: - Quotation		
N.I.Q No: Limited.	, Dated –	of West Bengal Medical Services Corporation
		Bidders & NIQ documents along with its Agenda nformation and relevant documents for evaluation
The application is made by me	/ us on behalf of	
In the Capacity		duly authorized to submit the order.
	n of the contract documents is	ority assigned to us on behalf of the group of firms for attached herewith. We are interested in bidding for
We understand that:		
(a) Quotation Inviting & Acceunder this project.	pting Authority/Engineer-in-Cha	rge can amend the scope & value of the contract bid
·	epting Authority/Engineer-in-Ch	arge reserve the right to reject any application without
Enclo: - e-Filling:-		
1. Statutory Documents.		
2. Non Statutory Documents.		
		Signature of applicant including title and capacity in which application is made.

Date:-

FORM-III

B.3. STRUCTURE AND ORGANISATION.

B.3.1. Name of applicant::	
B.3.2. Office Address::	
Telephone No.:	
Fax No.:	
B.3.3. Name & address of Bankers:	
B.3.4. Attach an organization chart showing the str technical staff with Bio-data.	ructure of the company with names of Key personnel and
Note: Application covers Proprietary Firm, Partnersh	nip, Limited Company or Corporation,
	Signature of applicant. Including title and capacity in which application is made.
Date:	

FORM-IV

Print out in Agency's Letter head & upload the filled proforma with signed as stated below

DECLARATION BY THE QUOTATIONER

I/We have inspected the site of work and have made myself/ourselves fully acquainted with local conditions in and around the site of work. I /We have carefully gone through the Notice Inviting Quotation and other Quotation documents mentioned therein along with the drawing attached. I/We have also carefully gone through the 'Priced schedule of Probable Items and Quantities'.

My/Our Quotation is offered taking due consideration of all factors regarding the local site conditions stated in this Detailed Notice Inviting Quotation to complete the proposed work referred to above in all respects.

I/We promise to abide by all the stipulations of the contract documents and carry out and complete the work to the satisfaction of the department.

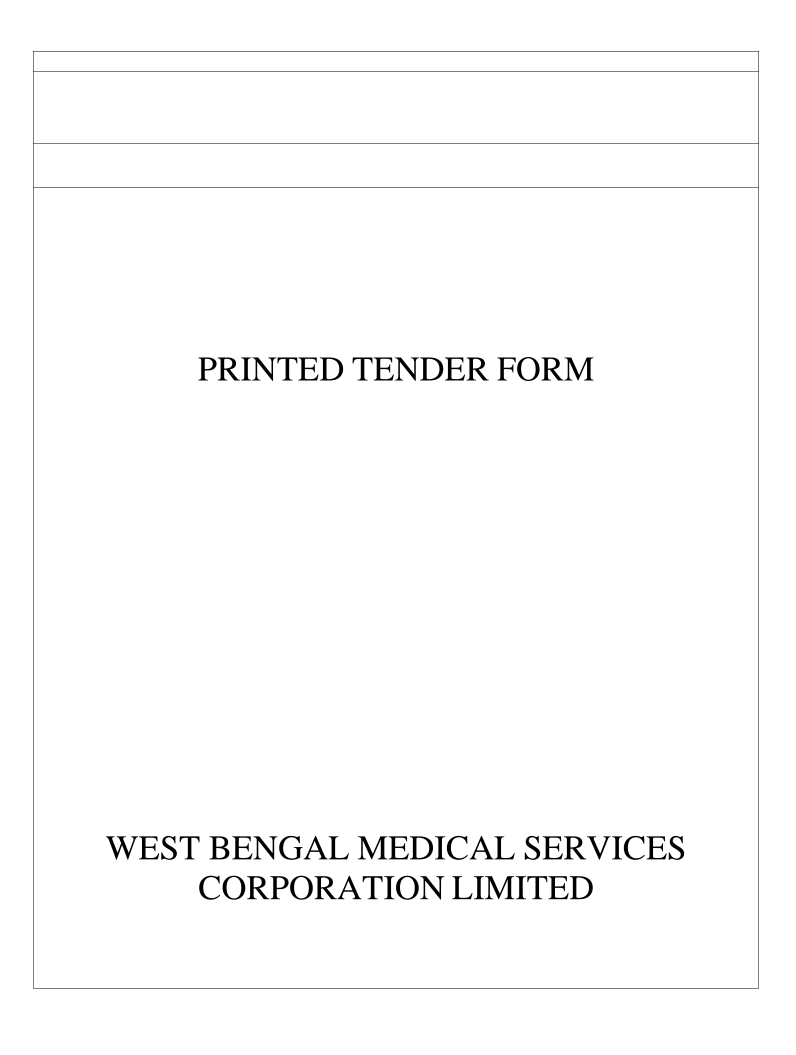
We declare that I/We in the capacity of individual as a partner of a firm not debarred in the last financial year.

Signature of Bidder

Name of the Firm with Seal

Date:

Postal address of the Quotationer



PRINTED TENDER FORM e NIT No. WBMSCL/NIQ- 149/2020 dated 17.08.2020

ITEM RATE TENDER AND CONTRACT FOR WORKS GENERAL RULES AND DIRECTIONS FOR THE GUIDANCE OF CONTRACTORS

1. All work proposed for execution by contract will be notified in a form of invitation to tender posted in public place and signed by the Sub-Engineer-in-Charge/Engineer-in-Charge.

This form will state the work to be carried out, as well as the date for submitting and opening tenders and the time allowed for carrying out the work; also the amount of earnest-money to be deposited with the tender and the amount of the security deposit to be deposited by the successful tenderer and the percentage, if any, to be deducted from bills. Copies of the specifications, designs and drawings and other documents required in connection with the work, signed for the purpose of identification by the Sub-Engineer-in-Charge/Engineer-in-Charge shall also be open for inspection by the contractor at the office of the Sub-Engineer-in-Charge/Engineer-in-Charge during Office hours.

- 2. In the event of the tender being submitted by a firm, it must be signed separately by each member thereof, or, in the event of the absence of any partner, it must be signed on his behalf by a person holding a power-of-attorney authorising him to do so. Such power-of-attorney is to be produced with the tender. In the case of a firm being carried on by any one member, it must disclose that the firm is duly registered under the Indian Partnership Act and the said member is empowered to sign on behalf of the family.
- **3.** Receipts for payments made on account of a work, when executed by a firm, must also be signed by the several partners, except where any one of the partners is empowered to sign the receipts on behalf of the firm duly registered the Indian partnership act or by some other person having authority to sign the receipts of the firm.
- 4. Any person who submits a tender shall fill up the usual printed form, stating at what rate he is willing to undertake each item of the work. Tenders submitted if contains any alteration, in the work specified in the said form of invitation to tender, or in the time allowed for carrying out the work, or which contain any other conditions of any sort, will be liable to rejection. No single tender shall include more than one work, but contractors who wish to tender for two or more works shall submit a separate tender for each. Tenders shall have the name and number of the work to which they refer, written outside the envelope.
- 5. The Engineer-in-Charge/Sub-Engineer-in-Charge, or his duly authorized assistant will open tenders in the presence of any intending contractors who may be present at the time, and will enter the amounts of the several tenders in a Comparative Statement in a suitable form. In the event of a tender being accepted, a receipt for the earnest-money forwarded therewith shall thereupon be given to the contractor who shall thereupon for the purpose of identification sign copies of specifications and other documents mentioned in Rule 1. In the event of a tender being rejected the earnest-money forwarded with such unaccepted tender shall be refunded within 10 days from the date on which the tender is decided and provided the contractor(s) present himself / themselves before the Executive Engineer to take the refund with proper documents.
- 6. The accepting authority reserves the right to reject any or all the tenders without assigning any reasons and he will not be bound to accept either the lowest tender or any of the tenders.
- 7. The receipt of an accountant or clerk for any money paid by the contractor will not be considered as any acknowledgement of payment to the Sub-Engineer-in-Charge / Engineer-in-Charge and the contractor shall be responsible for seeing that he procures a receipt signed by the Sub-Engineer-in-Charge / Engineer-in-Charge.
- **8.** The memorandum of work tendered for, and the schedule of materials to be supplied by the WBMSCL at their issue rates, shall be filled in and completed in the office of the Sub-Engineer-in-Charge / Engineer-in-Charge before the tender form is issued. If a form **is issued to an intending tenderer without having been so filled in and completed, he shall** request the office to have this done before he completes and delivers his tender.

TENDER FOR WORKS

I/We hereby tender for the execution for the W.B.M.S.C.L of the work specified in the underwritten memorandum within the time specified in such memorandum at the rates specified therein, and in accordance, in all respects with specifications, designs, drawings and instructions in writing referred to in Rule - 1 thereof and in clause II of the annexed conditions and with such materials as provided for, by, and in all other respects in accordance with such conditions so far as applicable.

		MEM	IORAN	DUM			(a) If several subworks are included they should be detailed in a separate
a)	General description						list
b)	Estimated cost		•••			Rs.	
c)	Earnest-money				•••	Rs.	
d)	Security deposit (including	earnest-	money)	•••		Rs.	
e)	Percentage, if any, to be ded	lucted fr	om bills	•••		Rs.	

(Rupees) per cent.

(f) Time allowed for the work from date written ... Months.

	order to commence							
Item				Rate tendered				
No.	Item of Work	Unit	Per	Rs.	Р.	in words		
				Rate r	not to	be quoted here		
						-		
				in e-te	rderi	ng.		

Full name & Address of the Contractor:

Phone No.:

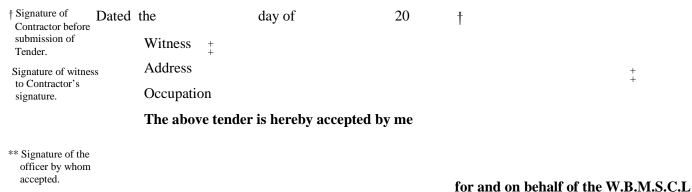
Should this tender be accepted I/We hereby agree to abide by and fulfil all the terms and provisions of the said conditions of contract annexed hereto so far as applicable, or in default thereof to forfeit and pay to the WBMSCL or his successors in office the sums of money mentioned in the said conditions.

The sum of Rs.

*is herewith forwarded in as earnest-money [(a) the full value of which is to be absolutely forfeited to the WBMSCL or his successors in office, without prejudice to any other rights or remedies of the said WBMSCL or his successors in office, should I/We fail to commence the works

* Give particulars and number Strike out (a) if no cash security deposit is to be taken. Strike out (b) if any cash security deposit is to taken specified in the above memorandum, or should I/We not deposit the full amount of security deposit specified in the above memorandum in accordance with clause 1(A) of the said conditions of contract, otherwise the said sum of Rs.

shall be retained by WBSMCL as on account of such security deposit as aforesaid; or (b) the full value of which shall be retained by WBMSCL on account of the security deposit specified in clause 1 (B) of the said conditions of contract].



Dated day of 20 **

CONDITIONS OF CONTRACT

Security deposit

Clause 1. -The person / persons which tender may be accepted (hereinafter called the contractor) shall (A) [(within one day for a contract of Rs. 1000.00 or less, two days for one of Rs. 2000.00 or less, and so on, upto a limit of ten days of the receipt by him of the notification, of the acceptance of his tender) deposit with the Sub-Engineer-in-Charge/ Engineer-in-Charge in cash Government securities endorsed to the Sub-Engineer-in-Charge / Engineer-in-Charge a sum sufficient to step up the amount of the Earnest-money deposited by him with his tender, up to the full security deposit in the tender] or (B) [permit WBMSCL at the time of making any payment to him for work done under the contract to deduct such sum as will (with the earnest-money deposited by him) amount to percent, of all moneys so payable such deductions to be held by WBMSCL by way of security deposit] Provided always that in the event of the contractor depositing a lump sum by way of security deposits as contemplated at (A) above, than and in such case, if the sum so deposited shall not amount to ten percent of the total estimated cost of the work, it shall be lawful for WBMSCL at the time of making any payment to the contractor for work done under the contract to make up the full percentage of ten percent by deducting a sufficient sum from every such payments as last aforesaid. All compensation or all other sums of money payable by the contractor to WBMSCL under the terms of his contract may be deducted from, or paid by the sale of a sufficient part of his security deposit, or from the interest arising there from or any sums which may be due or may become due to the contractor, WBMSCL on any account whatsoever, and in the event of his security deposit being reduced by reason of any such deduction or sale as aforesaid the contractor shall within ten days thereafter make good in cash or Government securities endorsed as aforesaid any sum or sums which may have been deducted from, or raised by sale of his security deposit or any part thereof.

Compensation for delay

Clause 2. -The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the other to commence work is given to the contractor. The work shall be proceeded through the stipulated period of the contract be proceeded with all due diligence (time being deemed to be the essence of the contract, on the part of the contractor) and the contractor shall pay as compensation an amount equal to one percent or such smaller amount as the Managing Director (whose decision in writing shall be final) may decide, on the amount of the whole works as shown in the tender for everyday delay and the days for which the work remains uncommenced, or unfinished after the proper completion date. The contractor shall commence execution of such part of the work as may be notified to him within 7 days from the date of the order for commencement for work and diligently continue such work and further, to ensure good progress during the execution of the work, he shall be bound in all cases in which the time allowed for any work exceeds one month, to complete one-fourth of the whole of the work before one-fourth of the whole time allowed under the contract has elapsed; one half of the work, before one-half of such time has elapsed, and three-fourth of the work before three-fourth of such time has

elapsed. In the event of the contractor failing to comply with any of the conditions herein he shall be liable to pay as compensation an amount equal to one percent or such smaller amount as the Managing Director, (whose decision in writing shall be final) may decide on the said tendered cost of the whole work for everyday that the due quantity of work remains incomplete; PROVIDED ALWAYS that the entire amount of compensation to be paid under the provisions of this clause shall not exceed ten percent of the tendered amount of the work as shown in the tender.

Action when whole of security deposit is forfeited Clause 3. -In any case in which under any clause or clauses of this contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by installments) the Engineer-in-Charge, on behalf of the WBMSCL shall have power to adopt any of the following courses, as he may deem best suited to the interests of WBMSCL -

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

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

Contractor remains liable to pay compensations if action not taken under clause 3 Power to take possession of or require removal of or sell contractor's plant.

Clause 4. - In any case in which any of the powers, conferred upon the Engineer-in-Charge by clause 3 hereof, shall have become exercisable and the same shall not be exercised, the non-exercise thereof shall not constitute a waiver of any of the conditions hereof and such powers shall notwithstanding be exercisable in the event of any future case of default by the contractor for which by any clause or clauses hereof, he is declared liable to pay compensation amounting to the whole of his security deposit, and the liability of the contractor for past and future compensation shall remain unaffected. In the event of the Managing Director putting in force either of the powers (a) or (c) vested in him under the preceding clause he may, if he so desire, take possession of all or any tools, plant, materials and stores, in or upon the work, or the site thereof or belonging to the contractor, or procured by him and intended to be used for the execution of the work or any part thereof, paying or allowing for the same in account at the contract rates, or in case of these not being applicable, at current market rates to be certified by the Engineer-in-Charge whose certificate thereof shall be final, otherwise the Engineer-in-Charge may by notice in writing to contractor or his clerk of the works, foreman or other authorized agent require him to remove such tools, plant, materials or stores from the premises (within a time to be specified in such notice); and in the event of the contractor failing to comply with any such requisition, the Managing Director may remove them at the contractor's expense or sell them by auction or private sale on account of the contractor and at his risk in all respects, and the certificate of the Managing Director as to the expense of any such sale be final and conclusive against the contractor.

Extension of time

Clause 5. -If the contractor shall desire an extension of the time for completion of the works on the grounds of his having been unavoidably hindered in its execution, the contractor shall give an immediate report of such hindrance to the Managing Director in writing and if he shall desire an extension of time for completion of the work on the ground thereof he shall apply in writing to the Managing Director within 7 days of the date of cessation of such hindrance on account of which he desires such extension as aforesaid and the Managing Director shall, if in his opinion (which shall be final) reasonable grounds be shown therefore, authorise such extension of time, if any, as may, in his opinion, be necessary or proper.

Final Certificate

Clause 6. -On completion of the work, the contractor shall be furnished with a certificate by the Sub-Engineer-in-Charge/Engineer-in-Charge (hereinafter called the Engineer - in charge) of such completion, but no such certificate shall be given nor shall the work be considered to be completed until the contractor shall have removed from the premises on which the work shall be executed all scaffolding, surplus materials and rubbish, and cleaned off the dirt from all wood-work, doors, windows, walls, floors, or other parts of any building, in, upon or about which the work is to be executed, or of which he may have had possession for the purpose of the execution thereof, nor until the work shall have been measured by the Engineer-in-Charge whose measurements shall be binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to removal of scaffolding, surplus materials and rubbish and cleaning off dirt on or before the date fixed for the completion of the work, the Engineer-in-Charge may at the expense of the contractor remove such scaffolding, surplus materials and rubbish, and dispose of the same as he thinks fit and clean off such dirt as aforesaid; and the contractor shall forthwith pay the amount of all expense so incurred, and shall have no claim in respect of any such scaffolding or surplus materials as aforesaid except for any sum actually realised by the sale thereof.

Payment on intermediate certificate to be treated as advance

Clause 7. - No payment shall be made for works estimated to cost less than rupees one thousand, till after the whole of the works shall have been completed and a certificate of completion given. But in the case of works estimated to cost more than rupees one thousand, the contractor shall on submitting the bill therefore be entitled to receive a periodic payment as decided by the Engineer-in-Charge and proportionate to the part thereof then approved and passed by the Engineer-in-Charge, whose certificate of such approval and passing of the sum so payable shall be final and conclusive against the contractor. But all such intermediate payments only and not as payments for work actually done and shall not preclude the requiring of bad, unsound, and imperfect or unskillful work to be removed and taken away and reconstructed, or re-erected, or be considered as an admission of the due performance of the contract, or any part thereof, in any respect, or the accruing of any claim, nor shall it conclude, determine or affect in any way the powers of the Engineer-in-Charge under these conditions or any of them as to the final settlement and adjustment of the accounts of otherwise or in any other way vary or affect the contract. The final bill shall be submitted by the contractor within one month of the date fixed for completion of the work, otherwise the Engineer-in-Charge's certificate of the measurement and of the total amount payable for the work accordingly shall be final and binding on all parties.

Submitted periodically

Clause 8.-A bill shall be submitted by the contractor periodically as decided by the Engineer-in-Charge for all work executed, and the Engineer-in-Charge shall take or cause to be taken the requisite measurement for the purpose of having the same verified, and the claim as far as admissible adjusted, if possible, before the expiry of ten days from the presentation of the bill. If the contractor does not submit the bill within the time fixed as aforesaid the Engineer-in-Charge may depute a subordinate to measure up the said work in the presence of the contractor, whose counter-signature to the measurement list will be sufficient warrant, and the Engineer-in-Charge may prepare a bill from such list which shall be binding on the contractor in all respects.

Bills to be on printed form

Clause 9.-The contractor shall submit all bills on the printed forms to be had on application at the office of the Engineer-in-Charge, and the charges in the bills shall always be entered at the rates specified in the tender or in the case of any extra work ordered in pursuance of these conditions, and not mentioned or provided for in the tender at the rates hereinafter provided for such work.

Payments of contractor's bills to Bank

- **Clause 9A-(1)** Payment due to the contractor may, if so desired by him, be made to his Bank instead of direct to him, provided that the contractor furnishes to the Managing Director.
 - (i) an authorisation in the form of a legally valid document, e.g., irrevocable power-of-attorney conferring authority on the Bank to receive payment; and

(ii) his own acceptance of the correctness of the account made out as being due him by WBMSCL or his signature on the bill or other claim preferred against WBMSCL, before settlement by the Engineer-in-Charge of the account or claim by payment to the Bank.

While the receipt given by such Bank shall constitute a full and sufficient discharge for the payment, the contractor should, wherever possible, present his bills duly receipted and discharged through his Bankers.

- (2) In the case of bills, which the contractor presents for payment direct and which are not endorsed in favour of the Bank, while efforts will be made to secure payment to the financing Bank, payments made to the contractor should be accepted as full acquaintance so far as WBMSCL is concerned. As part of the arrangement, the financing Bank should give WBMSCL a letter to this effect.
 - Note1- The procedure will not affect the usual rights of WBMSCL to deduct from contractor's bills (whether endorsed in favour of a Bank or not) any sum due to WBMSCL on account of penalties, over-payments, etc. on this or any other contract with the Governor of West Bengal.
 - Note 2- Nothing herein contained shall operate to create in favour of the Bank any rights or equities vis-avis the WBMSCL.

Materials brought to the site to be open to inspection

Clause 10. - All materials brought by the contractor to the site for use on the work shall be the property of WBMSCL and not to be removed from the site of the work and shall at all times be open to inspection by the Engineer-in-Charge.

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

Clause 11.-The contractor shall execute the whole and every part of the work in the most substantial and workmanlike manner, and both as regards materials and otherwise in every respect in strict accordance with the specifications. The contractor shall also conform exactly, fully and faithfully to the designs, drawing, and instructions in writing relating to the work signed by the Engineer-in-Charge and lodged in his office, and to which the contractor shall be entitled to have access at such office, or on the site of the work for the purpose of inspection during office hours, and the contractor shall, if he so requires, be entitled at his own expense to make or cause to be made copies of the specifications, and of all such designs, drawings and instructions as aforesaid.

Alterations in specifications and designs

Do not invalidate contract.

Clause 12.- Engineer-in-Charge shall have power to make any alterations in, omissions from, additions to or substitutions for the original specifications, drawings, designs and instructions that may appear to him to be necessary or advisable during the progress of the work and the contractor shall be bound to carry out the work in accordance with any instruction which may be given to him in writing signed by the Engineer-in-Charge and such alteration, omission, additions or substitutions shall not invalidate the contract but shall be deemed to have formed as work included in the original tender and any altered, additional or substituted work which the contractor may be directed to do in the matter above specified as part of the work shall be carried out by the contractor on the same conditions in all respects on which he agreed to do the main work and the same rates, if any, may be specified in the tender for the main work. The time for the completion of the work shall be extended on the proportion that the altered, additional or substituted work bears to the original contract work and the certificate of the Engineer-in-Charges shall be conclusive as to such proportion. And if the altered, additional or substituted work includes any class of work, for which no rate is specified in this contract, then such class of work shall be carried out at the rates entered in the Schedule of rates brought out by the Managing Director of the district, which was in force at the time of the acceptance of the contract minus/plus the percentage which the total tendered amount bears to the estimated cost of the entire work put to tender, and if the altered, additional or substituted work is not entered in the said schedule of rates payment thereof shall be made by the Engineer-in-Charge by determining the rates on analysis worked out from (a) the basic rates of materials and labour provided in the current Schedule of rates or (b) the current market rates of materials and labour when even basic rates for the work are not available in the schedule. In cases when such rates are determined on analysis by the Engineer-in-Charges under (a) above, the stipulated percentage above or below Schedule of analysis under (b) above payment shall be made at the rates so determined without application or the said stipulated percentage. In the event to any dispute regarding rates determined on analysis for any altered, additional or substituted work under this clause, the decision of the Managing Director shall be final and binding.

Rates works not in estimated schedule No compensation for alteration in, or restriction of, work to be carried out

Clause 13.- If at any time after the commencement of work the WBMSCL shall for any reason whatsoever not require the whole thereof as specified in the tender to be carried out, the Engineer-in-Charge shall give notice in writing of the fact to the contractor who shall have no claim to any payment or compensation whatsoever on account of any profit or advantage which he might have derived from the execution of the work in full, but which he did not derive in consequence of the full amount of the work not having been carried out; neither shall he have any claim for compensation by reason of any alterations having been made in the original specifications, drawings, designs and instructions which shall involve any curtailment of the work as originally contemplated.

Action and compensation payable in case of bad work

Clause 14.- If it shall appear to the Engineer-in-Charge or his subordinate in charge of the work, that any work has been executed with unsound, imperfect, or unskillful workmanship, or with materials of any inferior description, or that any materials or articles provided by him for the execution of the work are unsound or of a quality inferior to that contracted for, or otherwise not in accordance with the contract, the contractor shall on demand in writing from the Engineer-in-Charge specifying the work, materials or articles complained of notwithstanding that the same have been inadvertently passed, certified and paid for, forthwith rectify, or remove and re-construct the work so specified and provide other proper and suitable materials or articles at his own proper charge and cost; and in the event of his failing to do so within a period to be specified by the Engineer-in-Charge in his demand aforesaid, then contractor shall be liable to pay compensation at the rate of one per cent, on the amount of the estimate for everyday not exceeding ten days, while his failure to do so shall continue and in the case of any such failure the Engineer-in-Charge may rectify or remove, and re-execute the work or remove and replace with others, the materials or articles complained of as the case the may be at the risk and expense in all respects of the contractor.

Work to be open to inspection

Contractor or responsible person to be present

Clause 15.- All work under or in course of execution or executed in pursuance of the contract shall at all times be open to the inspection and supervision of the Engineer-in-Charge and his subordinates and the contractor shall at all times during the usual working hours, and at all other times at which reasonable notice of the intention of the Engineer-in-Charge or his subordinate to visit the works shall have been given to the contractor, either himself be present to receive orders and instructions, or have a responsible agent duly accredited in writing present for that purpose. Orders given to the contractor's agent shall be considered to have the same force as if they had been given to the contractor himself.

Notice to be given before work is covered

Clause 16. -The contractor shall give not less than five days' notice in writing to the Engineer-in-Charge or his subordinate in charge of the work before covering up or otherwise placing beyond the reach of measurement any work in order that the same may be measured, and correct dimensions thereof be taken before the same is so covered up or placed beyond the reach of measurement and shall not cover up or place beyond the reach of measurement any work without the consent in writing of the Engineer-in-Charge or his subordinate in charge of the works and if any work shall be covered up or placed beyond the of reach of measurement without such notice having been given or consent obtained, the same shall be uncovered at the contractor's expense, or in default thereof no payment or allowance shall be made for such work or the materials with which the same was executed.

for damage done and for imperfection for certificate

Clause 17. If the contractor or his workman or servants or authorized representative shall break. Contractor liable deface, injure destroy any part of building, in which they may be working, or any building, road, road-curbs, fence, enclosure, water pipes, cables, drains, electric or telephone posts or wires, trees, grass or grassland or cultivated ground contiguous to the premises, on which the work or any part of it is being executed, or if any three month after damage shall happen to the work from any cause whatsoever or any imperfection become apparent in it at any time whether during its execution or within a period of **one year** after issuance of a certificate of its completion by the Engineer-in-Charge, the contractor shall make the same good at his own expenses, or in default, the Engineer-in-Charge may cause the same to be made good by other workmen and deduct the expense (of which the certificate of the Engineer-in-Charge shall be final) from any sums, whether under this contract or otherwise, that may be then, or at any time thereafter become due to contractor by WBMSCL or from his security deposit, or the proceeds of sale thereof, or of a sufficient portion thereof and if the cost, in the opinion of the Engineerin-Charge (which opinion shall be final and conclusive against the contractor), of making such damage or imperfections good shall exceed the amount of such security deposit and / or such sums, it shall be lawful for the

WBMSCL to recover the excess cost from the contractor in accordance with the procedure prescribed by any law for the time being in force.

The security deposit of the contractor shall not be refunded before the expiry of **one year** after the issuance of the certificate, final or otherwise, of completion of work by the Engineer-in-Charge;

Provided that the work shall not be deemed to have been completed unless the "**Final Bill**" in respect thereof shall have been passed and certified for payment by the Engineer-in-Charge;

Provided further that the Engineer-in-Charge shall pass the "Final Bill" and certify thereon, within a period of forty five days with effect from the date of submission thereof by the contractor, the amount payable to the contractor under this contract and shall also issue a separate certificate of completion of work to the contractor within the said period of forty five days. The certificate of Engineer-in-Charge whether in respect of the amount payable to the contractor against the "Final Bill" or in respect of completion of work shall be final and conclusive against the contractor. However, the security deposit of the contractor held with WBMSCL under the provision of Clause 1 hereof shall be refundable to the contractor one (01) year after the issuance of the certificate, final or otherwise, of completion of work by the Engineer-in-Charge.

Explanation:

The word 'work' means and includes road work, bridge work, building work, sanitary and plumbing work, electrical work and / or any other work contemplated within the scope and ambit of this contract. The work may be of original or special repair in nature or a combination thereof, or of original or special repair in nature in combination with the work(s) of repair and / or maintenance in nature.

Provided that in respect of the work of repair or maintenance in nature or a combination thereof, the words **three years** wherever appearing in this Clause shall be deemed to be **one year** and in which case the security deposit of the contractor held with the WBMSCL under the provision of **Clause 1** hereof shall be refundable to the contractor on expiry of **one year** after the issuance of certificate of completion of work by the Engineer-in-Charge.

Contractor to supply plant, ladders, scaffolding etc.

And is liable for damage arising from nonprovision of light, fencing etc.

Clause 18. -The contractor shall supply at his own cost materials, plant, tools, appliances, implements, ladders, cordage, tackle, scaffolding and temporary work requisite or proper for the execution of the work whether original altered or substituted and whether included in the specification or other documents forming part of the contract or referred to in these conditions or not, or which may necessary for the purpose of satisfying or complying with the requirements of the Engineer-in-Charge (as to any matter as to which under these conditions he is entitled to be satisfied, or which) he is entitled to require together with carriage therefore to and from the work. The contractor shall also supply without charge the requisite number of persons with the means and materials necessary for the purpose of setting out works, and counting, weighing and assisting in the measurement or examination at any time and from time to time of the work or materials. Failing his so doing the same may be provided by the Engineer-in-Charge at the expense of the contractor and the expenses may be deducted from any money due to the contractor under the contract, or from his security deposit or the proceeds of sale thereof or of sufficient portion thereof. The contractor shall also provide all necessary fencing and lights required to protect the public from accident, and shall be bound to bear the expenses of defense of every suit, action or other proceeding at law that may be brought by any person for injury sustained owing neglect of the above precautions and to pay any damage and costs which may be awarded in any such suit, action or proceedings to any such person or which may with the consent of the contractor be paid to compromise any claim by any such person.

Clause 18A.-The contractor shall be responsible for and shall take proper care and caution in respect of all rollers, machinery, tools and implements as may be made over by WBMSCL to the contractor for use in the execution of the works under this contract and shall be liable for any loss of and damages caused to the said rollers, machinery, tools and implements by any reason whatsoever during the period the same are in the possession of the contractor and shall on demand pay to WBMSCL such amount as may be fixed by WBMSCL for such loss and damages, the decision of WBMSCL in the respect being final. Should the contractor fail or neglect to pay such amount on demand, the WBMSCL shall have the right and be entitled, in addition to the other rights and remedies available to it, to deduct such amount from the amount of security deposited by the contractor and/or any amount remaining payable to the contractor under this contract for any work done by the contractor.

Clause 18B.-In every case in which by virtue of the provisions of Section 12, Sub-section (1) of the Workmen's Compensation Act, 1923, WBMSCL is obliged to pay compensation to a workman employed by the contractor, in execution of the works, WBMSCL will recover from the contractor the amount of the compensation so paid, and, without prejudice to the rights of WBMSCL under Section 12, Sub-section (2) of the said Act, WBMSCL shall be at liberty to recover such amount or any part thereof by deducting it from the security deposit or from any sum due by the WBMSCL to the contractor whether under this contract or otherwise.

WBMSCL shall not bound to contest any claim made against it under Section 12, Sub-section (1) of the said Act, except on the written request of the contractor and upon his giving to WBMSCL full security for all costs for which WBMSCL might become liable in consequence of contesting such claim.

Clause 19.-No female labour shall be employed within the limit of a cantonment.

Clause 19A.-No labour below the age of twelve year shall be employed on the work.

- Clause 19B (a) "The contractor shall pay to labour employed by him either directly or through sub-contractors, wages not less than fair wages as defined in the C.P.W.D. contractor's Labour Regulations in so far as such Regulations have application within the State of West Bengal or as per the provisions of the Contract Labour (Regulation & Abolition) Act, 1970 and Contract Labour (Regulation & Abolition) Central Rules, 1971, wherever applicable.
- (b) The contractor shall not withstanding the provisions of any contract to the contrary, cause to be paid fair wages to labour indirectly engaged on the work, including any engaged by his sub-contractors in connection with the said work as if the labour had been immediately employed by him.
 - (c) In respect of all labour directly or indirectly employed in the work for performance of the contractor's part of his agreement the contractor shall comply with or cause to be complied with the Central Public Works Department Contractor's Labour Regulations as mentioned in Sub-Para (a) above made from time to time in regard to payment of wages, wage period, deduction from wages, recovery of wages not paid and deduction, un-authorizedly made, maintenance of wages books or wages slips, publication of scale of wages and other terms of employment, inspection and submission or periodical returns and all other matters of the like nature or as per the provisions of the Contract Labour (Regulation & Abolition) Rules, 1971 wherever applicable.
 - (d) The Engineer-in-Charge/Sub-Engineer-in-Charge concerned shall have the right to deduct from the moneys due to the contractor any sum required or estimated to be required for making good the loss suffered by a worker or workers by reasons of non-fulfillment of the conditions of the contract for the benefit of the workers, non-payment of wages or of deduction made from his or their wages which are not justified by their terms of contract or non-observance of the Regulations as mentioned above.
 - (e) The contractor shall comply with the provisions of Payment of Wages Act, 1936, Minimum wages Act, 1948, Employees Liability Act, 1938, Industrial Dispute Act, 1947, Maternity Benefits Act, 1961 and the contract Labour (Regulations & Abolition) Act, 1970 or the modification thereof or any other laws relating thereto and the Rules made there-under from time to time.
 - (f) The contract shall indemnify WBMSCL against payment to be made and for observance of the laws aforesaid and the C.P.W.D. contractor's Labour Regulations having application within the State of West Bengal without prejudice to his right to claim indemnity from his sub-contractors.
 - (g) The Regulations aforesaid shall be deemed to be a part of his contract and any breach thereof shall be deemed to be a breach of this contract."

Labour

Works on Sundays Clause 20. - No work shall be done on Sundays without the sanction in writing of the Engineer-in-Charge.

Work not to be sublet

Contract may be rescinded and security deposit forfeited for subletting, bribing or if contractor becomes insolvent

Sum payable by way of compensation to be considered as reasonable compensation without reference to actual loss

Changes in constitution of firm

Clause 21.- The contract shall not be assigned or sublet without specific orders from WBMSCL in respect of a specified sub-contractor. And if the contractor shall assign or sublet his contract, or attempt so to do, or become insolvent or commence any in insolvency proceedings or make any composition with his creditor, or attempt to do so, or if any bribe, gratuity, gift, loan, perquisite, reward or advantage, pecuniary or otherwise, shall either directly or indirectly be given, promised, or offered by the contractor, or any of his servants or agents to any public officer or person in the employ of WBMSCL in any way relating to his office of employment, or if any such officer or person shall become in any way directly or indirectly interested in the contract, the Engineer-in-Charge may thereupon by notice in writing rescind the contract, and the security deposit of the contractor shall thereupon stand forfeited and be absolutely at the disposal of WBMSCL and the same consequences shall ensure as if the contract had been rescinded under the clause 3 hereof, and in addition the contractor shall not be entitled to recover or be paid for any work therefore actually performed under the contract.

Clause 22. - All sums payable be way of compensation under any of these conditions shall be considered as reasonable compensation to be applied to the use of WBMSCL without reference to the actual loss or damage sustained and whether or not any damage shall have been sustained.

Clause 23.- In the case of a tender by partners any change in the constitution of the firm shall be forthwith notified by the contractor to the Engineer-in-Charge for his information.

Works to be under direction of Superintending Engineer **Clause 24.** - All works to be executed under the contract shall be executed under the direction and subject to the approval in all respects of the Managing Director for the time being who shall be entitled to direct at what point or points and in what manner they are to be commenced and from time to time carried on.

Lump sums in estimates

Clause 25. - When the estimate on which the tender is made includes lump sums in respect of parts of the work, the contractor shall be entitled to payment in respect of parts of the work, the contractor shall be entitled to payment in respect of the items of work involved or the part of the work in question at the same rates as are payable under this contract for such items or if the part of the work in question is not in the opinion of the Engineer-in-Charge capable of measurement, the Engineer-in-Charge may at his discretion pay the lump sum amount entered in the estimate, and the certificate in writing of the Engineer-in-Charge shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of this clause.

Action where no specification

Clause 26. In the case of any class of work for which there is no such specification as is mentioned in Rule 1, such work shall be carried out in accordance with the district specification and in the event of there being no district specification, then in such case the work shall be carried out in all respects in accordance with the instruction and requirements of the Engineer-in-Charge.

Definition of Work Clause 27. - The expression "works" or "work" where used in these conditions shall, unless there be something either in the subject or context repugnant to such construction be constructed and taken to mean the works by virtue of the contract contracted to be executed, whether temporary or permanent and whether original, altered, substituted or additional.

Clause 28. - The contractor(s) shall at his/their own cost provide his/their labour with hutting on an approved site, and shall make arrangements for conservancy and sanitation in the labour camp to the satisfaction of the local Public Health and Medical Authorities. He/They shall also at his/their own cost make arrangements

for the laying of pipe lines for water-supply to his/their labour camp form the existing mains wherever available, and shall pay all fees, charges and expenses in connection, therewith and incidental thereto.

Arbitration

Clause 29. - Except where otherwise provided in the contract all questions and disputes relating to the meaning of the specifications, designs, drawings and instructions herein before mentioned and as to the quality of workmanship or materials used on the work or as to any other question, claim, right, matter or thing whatsoever, in any way arising out of relating to the contracts designs, specifications, estimates, instructions, order or these conditions or otherwise concerning the works, or the executions or failure to execute the same whether arising during the progress of the work, or within 1 year after the completion or abandonment thereof shall be referred to the sole arbitration of the West Bengal Medical Services Corporation Limited authority. Should the WBMSCL be for any reason unwilling or unable to act as such arbitrator, such questions and disputes shall be referred to an arbitrator to be appointed by WBMSCL. The award of the arbitrator shall be final conclusive and binding on all parties to this contract. The award shall be a speaking one, i.e., the arbitrator shall recite facts and reasons arising in support of the award after discussing fully the claims and conditions of the parties.

This clause shall not be applicable and shall be treated to be deleted for contract upto Rs.25 lakh (Rupees twenty five lakh).

INTERPRETATION CLAUSE:-

The W.B.M.S.C.L means the West Bengal Medical Services Corporation Limited with its capacity of perpetual succession.

The Managing Director means the Managing Director of West Bengal Medical Services Corporation Limited.

The Engineer-in-Charge means the Executive Engineer Civil of West Bengal Medical Services Corporation Limited.

The Sub-Engineer-in-Charge means the Assistant Engineer Civil of West Bengal Medical Services Corporation Limited.

Note 1.-The person or firm submitting the tender should see that the rates in the above schedule are filled up by the Engineer-in-Charge on the issue of the form prior to the submission of tender.

Signature of Contractor

Sub-Engineer-in-Charge Signature ofEngineer-in-Charge

ADDITIONAL CONDITIONS

- 1. The contractor shall have to make his own arrangements for water both for the work and use by his coolly, etc. for steam road rollers and for all tools and plant, etc. required on the work.
- 2. Contractors will be responsible for the payments of all water charges payable to the Corporation of Calcutta or any other water works authority including a Government department concerned.
- 3. If the contractor shall desire an extension of the time for completion of the work under clause 5 of the contract, no application for such extension will be entertained if it is not received in sufficient time to allow the Managing Director to consider it and the contractor will be responsible for the consequences arising out of his negligence in this respect.

- 4. The contractor will have to leave ducts in walls and floors to run conduit or cables, where necessary, and he will not be entitled to any extra payment on this account.
- **5.** Contractors in the course of their work should understand that all materials (e.g. store and other materials) obtained in the work of dismantling, excavation, etc., will be considered as property of WBMSCL and will be disposed of to the advantage of WBMSCL.
- 7. The minimum period for which a road roller is required to be used by a contractor shall be determined by the Executive Engineer on the basis of the quantity of metal that can be consolidated by a roller per day and the Executive Engineer's decision shall be final. if the roller be required to work for a longer period due to bad arrangement of the contractor, shortage of water, etc., additional hire charges shall be levied at the rates specified below under 'A, Hire Charges' for the additional period the roller works.
- 8. No Compensation for any damage done by rain or traffic during the execution of the work will be made.
- **9.** Whenever a work is carried out in a municipal area, electric lights or electric danger signals wherever available shall be provided by the contractors on the barriers as well as paraffin lights. Facilities for the electric connection will be made by this Department but the contractor will bear all the expenses.
- 10. The contractor should quote through rate inclusive of cost of materials and carriage to place of working.
- 11. The contractors should give complete specifications showing the method of execution and the quantity and quality of material they intend to use per hundred sq.ft. area.
- 12. In cases where water is used by the contractor he will be required to deposit in advance with the Executive Engineer the charges for water which are to be calculated in accordance with the schedule of miscellaneous rates in the Canal Act.
- 13. It must be clearly understood by the contractor that no claim on account of enhanced rates on those already accepted, due to war fluctuations will be entertained during the currency of this contract for the work as per schedule attached to the agreement and the additional work, if any, under clause 12 of the contract, if such additional work shall consist of items which have already been quoted for, or, items not quoted for but appearing in District Schedule.
- **14.** In the event of emergency the contractor will be required to pay his labour every day and if this is not done, Government shall make the requisite payment as would have been paid by the contractor and recover the cost from the contractors.

Inconvenience of the public.

15. The contractor(s) shall not deposit material on any item which will seriously inconvenience the public. The Engineer-in-Charge may require the contract(s) to remove any materials, which are considered by him to be a danger or inconvenience to the public or cause them to be removed at the contractor's cost.

- **16.** The contractor undertakes to have the site clean, free from all surplus materials, rubbish etc. upto the satisfaction of the Engineer-in-Charge. All surplus materials, rubbish, etc. will have to be removed to the places fixed by the Engineer-in-Charge and nothing extra will be paid for the same.
- 17. The contractor shall not allow any rubbish or debris to remain on the premises during or after repairs, but shall remove the same and keep the place neat and tidy during the progress of the work. The Engineer-in-Charge may get the site or premises cleared of debris, etc., and recover the cost from the bill of the contractor if the latter shows slackness in observing this clause.
- **18.** Materials brought at site shall not be stacked at random. The contractor shall stack all these materials as directed by the Engineer-in-Charge.

ADDITIONA L CLAUSES

- 1. The contractor will have to make his own arrangements for the carriage of materials.
- 2. "For all items of contract works requiring unskilled labour the contractors shall be bound to employ unskilled local labour. The expression "local" shall mean and deem to mean the Anchal, the Block, the Thana or the District of the State of West Bengal where the work will be executed. In cases of non-availability of such unskilled local labour and of other difficulties experienced by the contractor in recruiting such local labour, the contractor may, with the prior permission in writing of the Engineer-in-Charge of the work, recruit and employ unskilled labour from neighbouring areas of that District. In case the work is in the border area of two districts and there is dearth of adequate number of labour from the district where the work will be executed, labour may be recruited by the contractor from contiguous areas of the other contiguous district. In case local labour will not be available even from the districts as mentioned and when the exigency or progress of work so demands, the contractor may, with the prior permission in writing of the said Engineer-in-Charge engage labour from the other districts of the State of West Bengal and in case the same be not available then the contractor may, with the prior permission of the said Engineer-in-Charge, employ imported labour of other states.

In case where the contractor fails to secure unskilled local labour or to engage imported labour, the contractor shall employ labour locally recruited by WBMSCL or labour imported by WBMSCL at the rate to be decided by the Managing Director of the works concerned whose decision as to the circumstances in which employment of such labour is of mutual advantage to WBMSCL and the contractor, will be final and binding on the parties.

For items of contract jobs requiring skilled labour, the contractor shall have to employ at 70% (seventy percent) of skilled labour locally. In case the contractor fails to recruit skilled local labour, the contractor shall employ skilled labour locally secured by WBMSCL in the manner indicated above. For bridge works, highly technical works of framed structural buildings, sanitary and plumbing works, electrical works etc. involving skilled labour the contractor may with the prior permission in writing of the Engineer-in-Charge to whom the full facts must be placed for permission, import and employ skilled labour upto 30% (thirty percent) of the total requirement. In this case the expression "imported labour" shall mean labour imported, primarily from other States and secondly from the distant districts of the State of West Bengal.