



Bid Document/ बिड दस्तावेज़

Bid I	Details/बिड विवरण	
Bid End Date/Time/बिड बंद होने की तारीख/समय	27-04-2024 11:00:00	
Bid Opening Date/Time/बिड खुलने की तारीख/समय	27-04-2024 11:30:00	
Bid Offer Validity (From End Date)/बिड पेशकश वैधता (बंद होने की तारीख से)	180 (Days) Pmo	
Ministry/State Name/मंत्रालय/राज्य का नाम		
Department Name/विभाग का नाम	Department Of Atomic Energy	
Organisation Name/संगठन का नाम	Uranium Corporation Of India Limited	
Office Name/कार्यालय का नाम	Jaduguda	
ltem Category/मद केटेगरी	Manpower Outsourcing Services - Minimum wage - Skilled; Others; Instrument technician	
Contract Period/अनुबंध अविध	1 Year(s)	
MSE Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से एमएसई छूट	No	
Startup Exemption for Years of Experience and Turnover/ अनुभव के वर्षों से स्टार्टअप छूट	No	
Document required from seller/विक्रेता से मांगे गए दस्तावेज़	Additional Doc 1 (Requested in ATC),Additional Doc 2 (Requested in ATC),Additional Doc 3 (Requested in ATC),Additional Doc 4 (Requested in ATC) *In case any bidder is seeking exemption from Experience / Turnover Criteria, the supporting documents to prove his eligibility for exemption must be uploaded for evaluation by buyer	
Bid to RA enabled/बिंड से रिवर्स नीलामी सक्रिय किया	No	
Type of Bid∕बिड का प्रकार	Two Packet Bid	
Time allowed for Technical Clarifications during technical evaluation/तकनीकी मूल्यांकन के दौरान तकनीकी स्पष्टीकरण हेतु अनुमत समय	2 Days	
Estimated Bid Value/अनुमानित बिड मूल्य	1814125	
Evaluation Method/मूल्यांकन पद्धति	Total value wise evaluation	

EMD Detail/ईएमडी विवरण

Advisory Bank/एडवाईजरी बैंक	State Bank of India	
EMD Amount/ईएमडी राशि	18141	

ePBG Detail/ईपीबीजी विवरण

	Advisory Bank/एडवाइजरी बैंक	State Bank of India	
	ePBG Percentage(%)/ईपीबीजी प्रतिशत (%)	5.00	
Duration of ePBG required (Months)/ईपीबीजी की अपेक्षित अवधि (महीने).		18	

- (a). EMD EXEMPTION: The bidder seeking EMD exemption, must submit the valid supporting document for the releva category as per GeM GTC with the bid. Under MSE category, only manufacturers for goods and Service Providers for Services are eligible for exemption from EMD. Traders are excluded from the purview of this Policy./जेम की शर्तों के अनुसा ईएमडी छूट के इच्छुक बिडर को संबंधित केटेगरी के लिए बिड के साथ वैध समर्थित दस्तावेज़ प्रस्तुत करने हैं। एमएसई केटेगरी के अंतर्गत केवल वस्तुओं लिए विनिर्माता तथा सेवाओं के लिए सेवा प्रदाता ईएमडी से छूट के पात्र हैं। व्यापारियों को इस नीति के दायरे से बाहर रखा गया है।
- (b). EMD & Performance security should be in favour of Beneficiary, wherever it is applicable./ईएमडी और संपादन जमानत राशि, जहां यह लागू होती है, लाभार्थी के पक्ष में होनी चाहिए।

Beneficiary/लाभार्थी:

WORKS ACCOUNTS SECTION
URANIUM CORPORATION OF INDIA LIMITED, JADUGUDA
(Chief Manager Accounts)

Splitting/विभाजन

Bid splitting not applied/बोली विभाजन लागू नहीं किया गया.

MII Compliance/एमआईआई अन्पालन

ΙГ		
ш		1
ш	MII Compliance/एमआईआई अनुपालन	Yes
ш	' ' ' ' '	

MSE Purchase Preference/एमएसई खरीद वरीयता

П		
	MSE Purchase Preference/एमएसई खरीद वरीयता	Yes
Ш		

1. Purchase preference to Micro and Small Enterprises (MSEs): Purchase preference will be given to MSEs as defined Public Procurement Policy for Micro and Small Enterprises (MSEs) Order, 2012 dated 23.03.2012 issued by Ministry o Micro, Small and Medium Enterprises and its subsequent Orders/Notifications issued by concerned Ministry. If the bic wants to avail the Purchase preference for services, the bidder must be the Service provider of the offered Service. Relevant documentary evidence in this regard shall be uploaded along with the bid in respect of the offered service. L-1 is not an MSE and MSE Service Provider (s) has/have quoted price within L-1+ 15% of margin of purchase prefers /price band defined in relevant policy, then 100% order quantity will be awarded to such MSE bidder subject to acceptance of L1 bid price. OM_No.1_4_2021_PPD_dated_18.05.2023 for compliance of Concurrent application of Pul Procurement Policy for Micro and Small Enterprises Order, 2012 and Public Procurement (Preference to Make in India

Order, 2017.

2. Estimated Bid Value indicated above is being declared solely for the purpose of guidance on EMD amount and for determining the Eligibility Criteria related to Turn Over, Past Performance and Project / Past Experience etc. This has relevance or bearing on the price to be quoted by the bidders and is also not going to have any impact on bid participation. Also this is not going to be used as a criteria in determining reasonableness of quoted prices which wo be determined by the buyer based on its own assessment of reasonableness and based on competitive prices receiv in Bid / RA process.

Additional Qualification/Data Required/अतिरिक्त योग्यता /आवश्यक डेटा

Scope of work & Job description: 1708485021.pdf

Buyer to upload undertaking that Minimum Wages indicated by him during Bid Creation are as per applicable Minimum Wages $Act: \frac{1708485251.pdf}{1000}$

Manpower Outsourcing Services - Minimum Wage - Skilled; Others; Instrument Technicia 5)

Technical Specifications/तकनीकी विशिष्टियाँ

Specification	Values	
Core		
Skill Category	Skilled	
Type of Function	Others	
List of Profiles	Instrument technician	
Educational Qualification	ІТІ	
Specialization	Instrument Technician Electrician	
Post Graduation	Not Required	
Specialization for PG	Not Applicable	
Experience	0 to 3 Years	
State	NA	
Zipcode	NA	
District	NA	
Addon(s)/एडऑन		
Additional Details/अतिरिक्त विवरण		
Title for Optional Allowances 1	three paid holidays	
Designation	Instrument Technician	

Additional Specification Documents/अतिरिक्त विशिष्टि दस्तावेज़

Consignees/Reporting Officer/परेषिती/रिपोर्टिंग अधिकारी

S.No./क्र.स	Consignee Reporting/Officer/प रेषिती/रिपोर्टिंग अधिकारी	Address/पता	Number of Resources to be hired	Additional Requirement/अतिरिक्त आवश्यकता
1	Aparna Pandey	832102,AT/PO-JADUGUDA MINES MAIN BUILDING URANIUM CORPORATION OF INDIA LTD	5	Minimum daily wag (INR) exclusive of GST: 751 Bonus (INR per day: 90.12 EDLI (INR per day): 3.75 EPF Admin Charge (INR per day): 3.7. Optional Allowance 1 (INR per day): 8.80 Optional Allowance 2 (INR per day): 0 Optional Allowance 3 (INR per day): 0 Estimated Number of Overtime Hours per Resource per Month: 0 Remuneration per resource per hour Overtime Hours (Including all applicable allowan etc & excluding GS: 0 ESI (INR per day): 28.16 Provident Fund (IN per day): 90.12 Number of working days in a month: 2 Tenure/ Duration c Employment (in months): 12

Buyer Added Bid Specific Terms and Conditions/क्रेता द्वारा जोड़ी गई बिड की विशेष शर्तें

1. Generic

OPTION CLAUSE: The buyer can increase or decrease the contract quantity or contract duration up to 25 perc at the time of issue of the contract. However, once the contract is issued, contract quantity or contract durati can only be increased up to 25 percent. Bidders are bound to accept the revised quantity or duration

2. Forms of EMD and PBG

Bidders can also submit the EMD with Account Payee Demand Draft in favour of

Uranium Corporation Of India Limited payable at Jaduguda

Bidder has to upload scanned copy / proof of the DD along with bid and has to ensure delivery of hardcopy to

Buyer within 5 days of Bid End date / Bid Opening date.

3. Forms of EMD and PBG

Successful Bidder can submit the Performance Security in the form of Account Payee Demand Draft also (bes PBG which is allowed as per GeM GTC). DD should be made in favour of

Uranium Corporation Of India Limited payable at Jaduguda

. After award of contract, Successful Bidder can upload scanned copy of the DD in place of PBG and has to endelivery of hard copy to the original DD to the Buyer within 15 days of award of contract.

4. Buyer Added Bid Specific ATC

Buyer Added text based ATC clauses

URANIUM CORPORATION OF INDIA LIMITED

(A Government of India Enterprise)

P.O.: Jaduguda Mines, Dist: East Singhbhum

Jharkhand-832102

Ref: UCIL/Mill/AMC-Misc-/2024

21st Feb

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NOTICE INVITING TENDER

Tenders are invited for the execution of following work through E-tendering:

	original Demand draft against EMD, (If the bi dder claims exemption from the tender fee & EM D, relevant certificate MSME, NSIC, etc. to be sub mitted) (
10.	Last date and time of submission of	As per GeM Bid	
9.	Bid submission End date	As per GeM Bid	
8.	Bid submission Start date	As per GeM Bid	
7.	Bid document download End date	As per GeM Bid	
6.	Bid Document Download Start Date	As per GeM Bid	
5.	Completion Time	12 (Twelve) months	
4.	Earnest Money Deposit (EMD)(DD/BC)	Rs.18,141/-	
3.	Cost of Tender Document(SBI Challan)	NIL	
2.	Estimated value including all taxes & duties etc. (Rs.)	Rs. 18,14,125/-	
1.	Name of the work	Skilled Manpower Supply in Instrumenta on Section of Jaduguda Mill	

11. Bid opening date (Techno-commercial Part -I)	As per GeM Bid
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Pre-qualification criteria:

- **1.** The bidder should have experience of having successfully completed similar works during last 7 ye ending on 31.01.2024 as at (a) or (b) or (c) below:
- a) One similar completed work costing not less than the amount of Rs. 14.51 lakh or
- b) Two similar completed works costing not less than the amount of Rs. 9.07 lakh each or
- c) Three similar completed works costing not less than the amount of Rs. 7.25 Lakh each.
- **2.** The average annual financial turnover during the last three (03) years, ending 31st March of the p ious financial year, i.e., 2020-2021, 2021-2022 & 2022-2023 should be at least 5.44 Lakh.

("Similar work" - Work contract which includes supplying of manpower related to Electricand Instrumentation only.) The work orders submitted of any other category will not be confidered and the offer will be out rightly rejected.

Documentary evidence in the form of completed works order copies specifying the work and amount contract should be uploaded. Bidders have to upload documentary proof of PAN No., GST registration d EPF A/C. No. and duly signed unconditional acceptance letter (Covering Letter) of UCIL's tender cor ons or Authorization letter/Undertaking letter.

The eligibility be decided strictly based on documents submitted at the time of receipt of tenders. No ditional documents be allowed to be submitted after receipt of tenders but there is no bar to seek cla ation or authentication of submitted documents. However in case of poor response, with a view to in ase the competition, admission of additional documents to meet the PQ-Criteria may be allowed subjut to the condition that

- a] "Poor response" implies when less than three bids are found suitable on the basis of submitte igible—documents as per NIT.
- b] The additional documents should not be issued subsequent to last date of receipt of tender a entioned in the NIT.
- c] The bidder submitting additional documents has submitted EMD and tender cost as prescribed NIT

Tender can be downloaded from GeM Website (www.gem.gov.in)

Tenderer shall upload a scanned copy of Bank demand draft for Earnest Money Deposit (EMD) on por and enclose the original EMD in an envelope mentioning NIT No. and name of the work in the super s ed and send (postal /physical) it to the Office of DGM (I/P & IRs.), UCIL, Jaduguda, East Singhbhum-83 2 which should reach on or before 3.00 p.m. on Bid Opening Date.

The successful tenderer shall have to comply with provisions of contract labour (Regulation & Abolitic

Act, 1970 and EPF & MP Act, 1952 and rules framed there under.

The Corporation reserves the right to accept or reject any or all the tenders in full or part and the ten ers shall be bound to perform the same at his quoted rates.

For Uranium Corporation of India Limi
(Aparna Pandey)
Supdt.(Inst.)

URANIUM CORPORATION OF INDIA LIMITED (A GOVERNMENT OF INDIA ENTERPRISES) PO- JADUGUDA MINES, DIST.-SINGHBHUM (EAST) IHARKHAND - 832102.

(I N D E X)

I	GENERAL CONDITIONS OF CONTRACT
II	SPECIAL CONDITIONS OF CONTRACT
III	SCOPE OF WORK
IV	CONTRACT LABOUR EMPLOYMENT ACT & RULES (ANNEXURE-A)
V	SAFETY OF CONTRACTOR'S EMPLOYEES (ANNEXURE-B)

VI	SPECIAL CONDITIONS FOR SAFETY
VII	MEDICAL EXAM. OF CONTRACT WORKER AS PER FORMAT ATTACHED
VIII	HEIGHT PASS SYSTEM AS PER FORMAT ATTACHED
IX	AFFIDAVIT CUM DECLARATION

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GENERAL CONDITIONS OF CONTRACT

A) INTERPRETATIONS AND DEFINITIONS

1. Singular and Plural

Where the context so requires, words importing the singular only also include the plural and vice versa

2. Heading and Marginal Notes to conditions:

Heading and marginal notes to these General Conditions shall not be deemed to form part thereof or aken into consideration in the interpretation or construction thereof or of the Contract.

Definitions:

- a) Corporation' shall mean Uranium Corporation of India Limited having it's registered office at PO Jadu a, Distt East Singhbhum, Jharkhand -831012 and includes a duly authorized representative of the rporation or any other person empowered in this behalf by the Corporation to discharge all or any t's functions.
- b) The `Accepting Authority' shall mean the authority approved by Competent Authority.
- c) The `Contract' shall mean the notice inviting the tender, the tender, and acceptance thereof and th rmal agreement, if any, executed between the Corporation and the Contractor together with the d ments referred to therein including these conditions, Designs, Drawings, Schedule of Quantities wit tes and amounts and Schedule of Rates. All these documents taken together shall be deemed to fc one Contract and shall be complementary to one another.
- d) The `Contractor' shall mean the individual or firm or company whether incorporated or not, undertaged the works and shall include legal representatives of such individual or persons composing such for unincorporated company, or successors of such firm or company as the case may be and permit

assigns or such individual or firm or company.

- e) The `Contract Sum' shall mean:
 - i) In the case of Lump Sum Contracts the sum for which the tender is accepted.
 - ii) In the case of percentage Rate Contracts the estimated value of the works as mentioned in the ter adjusted by the Contractor's percentage.
 - iii) In the case of Item Rate Contracts the cost of the works arrived at after multiplying of the quant shown in Schedule of Quantities by the item rates quoted by the Tenderer or as finally accepted for various items.
- f) A `Day' shall mean a day of 24 hours from midnight to midnight irrespective of the number of hours rked in that day.
- g) `Engineer-in-charge' shall mean the Engineering Officer appointed by the Corporation or his duly at rized representative who shall direct, supervise and be in-charge of the works for purpose of this C act.
- h) `Excepted Risks' are risks due to riots (otherwise than among Contractors' Employees) and civil cor tion (in so far as both these are uninsurable), war (whether declared or not), invasion, act of foreign emies, hostilities, civil war, rebellion, revolution, insurrection, damage from aircraft, acts of god sur s earth quake, lightning and unprecedented floods and other causes over which the Contractor has control and accepted as such by the Accepting authority.
- i) Market Rate' shall be the rate as decided by the Engineer-in-charge on the basis of the cost of mat ls and labour at the site where the work is to be executed, plus the percentage to cover all overhead and profit.
- j) Schedule(s) referred to in these conditions shall mean the relevant Schedule(s) annexed to the ten papers issued by the Corporation or the standard Schedule of Rates prescribed by the Corporation the amendments thereto issued from time to time.
- k) The `Site' shall mean the lands and/or other places on, under, in or through which the work is to be ecuted under the Contract including any other lands or places which may be allotted by the Corpor n or used for the purposes of the Contract.
- 1) Temporary Works' shall mean all temporary works of every kind required in or about the execution ompletion, maintenance of the works.
- m) `Urgent Works' shall mean any urgent measures, which, in the opinion of Engineer-in-Charge, beconecessary during the progress of the works, obviate any risk of accident or failure of which become cessary for security.
- n) A 'Week' shall mean seven days without regard to the number of hours worked any day in that wee
- o) The `Works' shall mean the works to be executed in accordance with the Contract or part(s) thereo the case may be and shall include all extra or additional, altered or substituted works or temporary d urgent works as required for performance of the Contract.

B) SCOPE AND PERFORMANCE

4. Contract Documents:

The Contractor shall be furnished, free of charge, one original and two photocopies of the Contract docents (Price Part) and one set of Technical Part. He shall keep one copy of the Documents on the site in od order and the same shall at all reasonable times be available for inspection and use by the Engine n-Charge, his representative or other Inspecting Officer.

- 4.1 None of these documents shall be used by the Contractor for any purpose other than that of this Cont
- 4.2 The Contractor shall take necessary steps to ensure that all persons employed on any work in connec with Contract have noticed that the Indian official Secret Act 1923(XIX of 1923) applied to them and s continue so to apply even after the execution of such works under the Contract.

5. Works to be carried out:

The work to be carried out under the Contract shall except as otherwise provided in these conditions, ude all labour, materials, tools, equipment and transport which may be required in preparation of and and in the full and entire execution and completion of the works. The descriptions given in the Sched of Quantities shall, unless otherwise stated, be held to include waste on materials, carriage and cartagarrying in return of empties, hoisting, setting, fitting and fixing in position and all other labourers necery in and for the full and entire execution and completion as aforesaid in accordance with good praction of recognized principles.

6. **Inspection of site:**

The Contractor shall inspect and examine the site and its surrounding and shall satisfy himself before mitting his tender as to the nature of the ground and sub-soils (so far as is practicable), the form and re of the site, the quantities and nature of work and materials necessary for the completion of the work of the means of access to the site, the accommodation he may require, availability of labour, water, or it power. In general he shall himself obtain all necessary information as to risks, contingencies and or circumstances which may influence or affect his tender. No extra charges consequent on any misur standing or otherwise shall be allowed.

7. **Sufficiency of Tender:**

Description of item in the Schedule of quantities is brief and therefore, shall be read in conjunction wit e relevant specifications and the Contractor's rate shall be deemed to be for such complete work unl otherwise specified by the Contractor while tendering. No claim, whatsoever, shall be entertained by Corporation on account of insufficiency of any rate as quoted in the Schedule of Quantities and rates. e Contractor shall be deemed to have satisfied himself before tendering as to the correctness sufficiency of his tender of

the works and of the rates and prices quoted in the Schedule of Quantities, in which rates and prices so therwise provided, cover all his obligations under the Contract and all matters and things cessary for the proper completion, maintenance of works and shall also cover the cost of necessary postion, including labour, materials and equipment to ensure safety and protection against all risks, accits compensation for injury to life and damage to property if any caused by the Contractor's operation nnected with the work. The rates shall be firm and shall not be subject to change due to variation dur the entire period of execution of the work in cost of materials, labour conditions or any other condition hatsoever. The rates quoted by the Tenderer shall be inclusive of all taxes, duties and other statutory ies.

8. Discrepancies and Adjustment of Errors:

The several documents forming the Contract are to be taken as mutually explanatory of one another at the special conditions in preference to General Conditions.

- 8.1 If there are varying or conflicting provisions made in any one document forming part of the Contract, Accepting Authority shall be the deciding authority with regard to the intention of the document.
- Any error in description, quantity or rate in Schedule of Quantities or any omission there from shall no iate the Contract or release the Contractor from the execution of the whole or any part of the works or rised there in according to specifications or from any of his obligations under the Contract.
- 8.3 If on check there are found to be difference between the rates given by the Contractor in words and f es or in the amount worked out by him in the Schedule of Quantities and general summary the same be adjusted in accordance with the following rules:
 - a) The item descript tion should be clear and unambiguous.
 - b) In case of item rate tender, only quoted rate shall be considered.
 - c) Rate quoted by the contractor in item rate tender in figure and words shall be accurately filled that there is no discrepancy in the rates written in figures and words. However, if a discrepancy ound, the rates which correspond with the amount worked out by the contractor shall unless or wise proved be taken as correct. If the amount of an item is not worked out by the contractor of does not correspond with the rates written either in figure or in words then the rates quoted by contractor in words shall be taken as correct.
 - d) where the rates quoted by the contractor in figure and in words tally but the amount is not worl

out correctly, the rates quoted by the contractor will unless otherwise proved be taken as corre nd not the amount. In event no rates has been quoted for any item(s) then rate for such item(s I be considered as zero.

e) In case of lump sum Contracts (based on bills of quantities/ quantity not shown as provisional), uld any error in quantities or any omissions of items be discovered, the cumulative effects of v h varies Rs. 20,000/- whichever is less, then the errors shall be rectified and the rectifications d with as for deviations/variations under conditions 10 and 11 hereof, and the value thereof shall added or deducted from the Contract sum, as the case may be, provided that there shall be no tification of any errors, omissions or wrong estimates in the prices inserted by the Contractor i e Bills of quantities.

9. Security Deposit:

Total amount of Security deposit shall be limited to 10% of the awarded value of work. Fifty percent o s amount shall have to be deposited as initial security deposit at the time of execution of agreement uding the amount deposited as Earnest Money.

- (a) Acceptable mode of payment of Initial Security Deposit/ Earnest Money:
 - i) For deposit upto Rs. 5,000/-: Demand Draft payable at SBI, Jaduguda/Hartopa.
 - ii) For deposit beyond Rs. 5,000/- and up to Rs. 1.00 Lakh.: DAC/TDR/FDR etc. from any Sched Banks duly pledged in favour of UCIL. But in case of Earnest Money of amount more than Rs ,000/-, the Tenderer should submit Bank Guarantee issued by Nationalized bank as mention n Para 9(a)(iii).
 - iii) For deposit beyond Rs. 1.00 Lakhs: Bank Guarantee issued by Scheduled bank of jointly, seven y bound with the Contractor to the purchaser for the amount same above. The terms of the guarantee shall be such as shall be approved by the purchaser and the obtaining of such guarantee and the cost of guarantee to be so entered shall be at the expenses, in all respects, of Contractor. The said guarantee shall be valid till the expiry of the defect liability period and e of the final certificate by the Engineer, and with a claim period of Six months beyond it's reed validity.

In addition to the above, further amount to the extent of the 5% of awarded value of the wor ll be deducted from the Running Account bills by way of percentage deductions. Such perce ge deduction shall be @ 10% of the running account bills till the full amount of security depc s realized/retained by the Corporation.

(b) All compensation or other sums of money payable by the Contractor under the terms of this contact any other contact or any other account whatsoever may be deducted from or paid by sale of a suffint part of his security deposit or from the interest arising there from or from any sums which may be used or become due to the Contractor by the Corporation or any account whatsoever and in the ever his security deposit be reduced by reason of any such deduction or sale as aforesaid, the Contract hall within fourteen days of receipt of notice of demand from the Engineer-in-charge make good the ficit.

(c) Refund of Security Deposit:

Initial Security Deposit shall be refunded to the Contractor on the Engineer-in-charge certifying in \(\infty\) ng that the work has been completed as per condition 31 hereof etc.

(d) On expiry of the Defects liability period (referred to in condition 33 hereof) or after payment of the I bill payable whichever is later, the Engineer-in-charge shall on request from the Contractor refunc him the remaining portion of the security deposit provided the Engineer-in-charge is satisfied that I e is no demand outstanding against the Contractor.

10. **Deviation/Variation Extent & Pricing**:

The Engineer-in-charge shall have power (i) to make alteration in, omissions from, additions to, or substitution for the original specification, drawings design and instructions that may appear to him to be neary or advisable during the progress of the work and (ii) to omit a part of the works in case of non a ability of a portion of the site or for any other reasons and the Contractor shall be bound to carry out works in accordance with any instructions given to him in writing signed by the Engineer-in-charge at uch alterations, omissions additions or substitutions shall form part of the Contract as if originally produced therein and any altered, additional or substituted work which the Contractor may be directed to do

he manner above specified as part of the works, shall be carried out by the Contractor on the same contions in all respects including price on which agreed to do the main work except as hereinafter provid No work which radically changes the original nature of the Contract shall be ordered by the Engineer-harge as a deviation and in the event of any deviation being ordered which in the opinion of the Contract, he shall nevertheless carry it out and the disagreemen to the nature of the work and the rate to be paid therefore shall be resolved in accordance with conditions.

- 10.1 The time for completion of the works shall, in the event of any deviations resulting in additional cost o the Contract sum being ordered, be extended as follows if requested by the Contractor.
 - a) In the proportion which the additional cost of the altered additional or substituted work, bears he original Contract sum plus
 - b) 25% of the time calculated in (a) above or such further additional time as may be consider reasonable by the Engineer-in-charge.
- 10.b.1 Rate for such additional altered or substituted work shall be determined by the Engineer-in-charge as f ws:
 - i) If the rate for additional, altered or substituted items of works is specified in the Schedule of Q tities, the Contractor shall carry out the additional, altered or substituted item at the same rat n the case of composite tenders, where two or more Schedules of Quantities may form part of Contract, the applicable rate shall be taken from the Schedule of Quantities of that particular in which the deviation is involved, failing that, at the lowest applicable rate for the same item work in the other Schedule of Quantities.
 - ii) If rate for any altered, additional or substituted item of work is not specified in the Schedule of antities, the rate for that item shall be derived from the rate for the nearest similar item speci therein. In case of composite Tenders, where two or more Schedule of Quantities form part of Contract, the rate shall be derived from the nearest similar item in the Bills of Quantities of the rticular part of works in which the deviation is involved, failing that, from the lowest of the near t similar item in other Schedule of Quantities.
 - iii) If the rate for any additional, altered or substituted item of work cannot be determined in the r ner specified in sub-paras (i) and (ii) above, then such item of the work shall be carried out at rate entered in the C.P.W.D. Schedule of Rates (current) then plus/minus the percentage by w h the tendered amount of the work actually awarded is higher or lower than the estimated are t of the works actually awarded. (Applicable to measurement Contract is based on item rates ump sum Contracts based on Bills of Quantities or percentage rate Contracts).
 - If the rate for any altered, additional or substituted item of work cannot be determined in the respecified in sub-Para (i) to (iii) above, the Contractor shall within 14 days of the date of rest of the order to carry out the said work, inform the Engineer-in-charge of the rate which he presed to claim for such item of work, supported by analysis of the rate claimed, and the Engineer-charge shall within three months thereafter, after giving due consideration to the rate claimed yethe Contractor determine the rate on the basis of market rate(s). In the event of the Contraction failing to inform the Engineer-in-charge within the stipulated period of time, the rate, which he oposes to claim, the rate for such item shall be determined by the Engineer-in-charge on the less of market rate(s). For this purpose the purchase voucher etc. shall be produced by the Contor to the Engineer-in-charge.

11. Suspension of works:

The Contractor shall on receipt of the order in writing of the Engineer-in-charge suspend the process c e works or any part thereof for such time and in such manner, as the Engineer-in-charge may conside cessary for and of the following reasons.

- i) On account of any default on part of the Contractor or
- ii) For proper execution of the works or part thereof for reasons other than the default of the Con

tor: or

iii) For safety of the works or part thereof.

12. TIME AND EXTENSION FOR DELAY:

The time allowed for execution of the works as specified in the Schedule - 'F' or the extended time, in ordance with these conditions shall be of the essence of the Contract. The execution of the work sha mmence within 15 days after the date on which the Engineer-in-charge issues written orders to comme the work or from the date of handing over the site whichever is earlier. If the Contractor commits det in commencing the execution of the work as aforesaid, Corporation shall without prejudice to any ot right or remedy be at liberty to forfeit the Earnest Money/Security Deposit absolutely.

13.1 As soon as possible, after the Contract is concluded, the Engineer-in-charge and the Contractor shall a e upon a Time and Progress Chart. The Chart shall be prepared in direct relation to the time stated in e Contract Documents for completion of items of the work. It shall indicate the force of the dates of a mencement and completion of various trades or sections of the work and may be amended as necess by agreement between the Engineer-in-charge and the Contractor within the limitation of time imposen the Contract documents, and further to ensure good progress during the execution of the work, the tractor shall minimum in all cases in which the time allowed for any work exceed one month (save for ecial jobs) complete 1/8th of the whole of the work before 1/4th of the whole time allowed in the Contractor has elapsed 3/8th before 3/4th of such time has elapsed.

13.2 If the works be delayed by

- (a) Force major, or
- (b) Abnormally bad weather, or
- (c) Serious loss or damage by fire, or
- (d) Civil commotion, local combination of workmen, strike or engaged by Corporation in executin ork not forming part of the Contract, or
- (e) Delay on the part of other Contractor or tradesman engaged by Corporation in executing worl to forming part of the Contract, or
- (f) Non-availability of stores which are the responsibility of Corporation to supply, or
- (g) Non-availability or break-down of Tools and Plant to be supplied or supplied by Corporation or
- (h) Any other cause, which, in the absolute discretion of the Corporation, is beyond the Contracto ontrol.

Then upon the happening of any such event causing delays, the Contractor shall immediately e notice thereof in writing to the Engineer-in-charge but shall nevertheless use constantly his t endeavors to prevent or make good the delay and shall do all that may be reasonably requi to the satisfaction of the Engineer-in-charge to proceed with the work.

- 13.3 Request for extension of time to be eligible for consideration shall be made by the Contractor in writin ithin fourteen days of the happening of the event causing delays. The Contractor may also, if practica ndicate, in such request, the period for which extension is desired.
- 13.4 In any such case, the Corporation may give a fair and reasonable extension of time for completion of work. Such extension shall be communicated to the Contractor by the Engineer-in-charge in writing with n 3 months of the date of receipt of such requests by the Engineer-in-charge.
- 14.1 If the Contractor required any item of T & P on hire from the Corporation, the Corporation will, if such i is available and the same can be spared, hire it to the Contractor at a rate to be fixed by the Engineer charge.
- 14.2 The period of hire will be reckoned from the commencement of the day of issue up to the end of the d f return (including all recognized holidays) irrespective of the actual hour of issue and return. The Coctor will be exempt from levy of any charges for the number of days he is called upon in writing by the ngineer-in-charge to suspend execution of the work, provided Corporation's T & P in question has, in f remained idle with the Contractor because of the suspension, provided the Contractor, in case the per of suspension, exceeds 11 days returns Corporation's T & P to the place from where the same was iss

- 14.3 The Contractor shall be responsible for care and custody of Corporation's T & P (including employmen chowkider's) during the period Corporation's T & P remain with him and any damage (fair wear and te xcepted) to any of the equipment shall be made good at the Contractor's expense to the satisfaction he Engineer-in-charge, unless, such damage is caused because of negligence of crew provided by the rporation.
- 14.4 The Corporation give no guarantee in respect of output of his T & P hired to the Contractor and no red on in rates or any compensation shall be allowed on the ground that outturn or performance of Corpo on's T & P was not to the Contractor's expectations.
- 14.5 Corporation's T & P hired to the Contractor shall be returned at the place of issue (unless otherwise di ed) by the Contractor to the Engineer-in-charge on completion of the work or section of the work or ear on termination of the hire by the Corporation as hereinafter provided on a written notice by the Engi r-in-charge. The Corporation shall be entitled to terminate the hire on two days notice without assign any reason whatsoever on account of termination of hire of Corporation's T & P by the Corporation. It chan event however, a reasonable extension of time shall be given by the Engineer-in-charge.
- 14.6 A Log Book for recording hours during which every item of Corporation's T & P issued to the Contracto s worked each day, shall be maintained by the member of the crew-in-charge thereof or any represer ve of the Engineer-in-charge appointed in that behalf and shall be daily attested by the Contractor or authorized agent. In case the Contractor contest correctness of any entry and/or fails to sign the Log k, the decision of the Engineer-in-charge shall be final and binding on him. Hire charges shall be calc ed in accordance with the Log Book recorded time or as per term-hiring as the case be.

15.0 MATERIALS:

- 15(a) The Contractor shall, at his own expense, provide all materials required for the works other than those hich are to be supplied by the Corporation.
- 15(a) 1. All materials to be provided by the Contractor shall be, in conformity with the specification laid down he relevant Indian Standard and the Contractor shall, if required by the Engineer-in-charge, furnish pr to the satisfaction of the Engineer-in-charge, that the material so comply with the specifications.
- 15(a) 2 The Contractor shall at his own expense and without delay supply to the Engineer-in-charge samples materials proposed to be used in the works. The Engineer-in-charge shall, within seven days of supply samples or within such further period as he may require, intimate to the Contractor in writing, whethe mples are approved by him or not. If samples are not approved, the Contractor shall forthwith arrang supply to the Engineer-in-charge, for his approval, fresh samples complying with the specifications laid with the Contract.
- 15(a)3. The Engineer-in-charge shall have powers to require removal of all of the materials brought at site by Contractor which are not in accordance with the Contract specifications or do not conform in characte quality to samples approved by him. In case of default on the part of the Contractor in removing reject materials, the Engineer-in-Charge shall have full powers to procure other proper materials to be substant ed for rejected materials and in the event of the Contractor refusing to comply; he may cause the sar o be supplied by other. All costs, which may accrue upon such removal and/or substitution, shall be the by the Contractor.
- 15(a) 4. The Contractor shall indemnify the Corporation servant or employee of the Corporation against any a n, claim or proceeding relating to infringement or use of any patent or design or any other charges who may be payable in respect of or any article or materials or part thereof included in the Contract. In the vent of any claim being made or action being made or action being brought against the Corporation is spect of any such matters as aforesaid, the Contractor shall furnish indemnity immediately, provided such indemnity shall not apply when such infringement has taken place in complying with the specific ections/issued by the Corporation. But the Contractor shall pay any royalties or other charges payable respect of any such use, the amount so being reimbursed to the Contractor only if the use was the respect of any drawing and/or specification issued after submission of the Tender.
- 15(a)5. All charges on account of Octroi, Terminal or Sales Tax and other duties and taxes or materials obtain for the works from any source (excluding materials supplied by the Corporation) shall be borne by the ntractor.
- 15(a)6. The Engineer-in-charge shall be entitled to have tests carried out for any materials supplied by the Coactor other than those for which satisfactory proof has already been furnished, at the cost of the Contor or and the Contractor shall provide at his expense all facilities, which the Engineer-in-charge may require

for the purpose.

15(b) Materials to be supplied by the Corporation:

Materials to be supplied by the Corporation are shown in Schedule - B which also stipulates quantum, ce of issue and rate(s) to be charged in respect thereof.

- 15(b)1. If after acceptance of the tender, the Contractor desires the Corporation to supply any other materials ch materials may be supplied by the Corporation, if available, at rates to be fixed by the Engineer-in-C ge and all on payment before the materials are issued to the Contractor.
- 15(b)2. For the materials listed in Schedule-B, which the Corporation has agreed to supply the Contractor, he I give reasonable notice in writing about his requirements to the Engineer-in-charge in accordance wit e agreed phases of programme. Such materials shall be supplied for the purpose of the Contract of a said Schedule, shall be set off or deducted, as and when materials are consumed in item of work for v h payment is being made to the Contractor, or from any sums then due or which may after become d o the Contractor from/under the Contract. At the time of submission of bills the Contractor shall prope account for the materials issued to him to the satisfaction of the Engineer-in-charge and certify that b ce of materials supplied is available at site.
- 15(b)3. The Contractor shall bear the cost of loading, transporting to site, unloading, storing under cover as recedent red, assembling and joining the several parts together as necessary, incorporating of fixing materials he works including all preparatory work of whatever description as may be required.
- 15(b)4. All materials issued to the Contractor by the Corporation for fixing in the works (including preparatory rk), and being surplus on completion or on foreclosure of the work be returned by the Contractor at hi pense, at wear and tear and/or waste. If the Contractor is required to deliver such materials at a plac her than the place of issue, he shall do so and the transportation charges from the site to such place, the transportation charges which would have been incurred by the Contractor had such materials been elivered at the place of issue, shall be borne by the Corporation.
- 15(b)5. Surplus materials returned by the Contractor shall be credited to him by the Engineer-in-charge at ra not exceeding those at which these were originally issued to him after taking into consideration any crmination or damage which may have been caused to the said materials whilst in the custody of the cractor.
- 15(b)6. If on completion of works the Contractor fails to return surplus materials out of these supplied by the poration, then in addition to any other liability which the Contractor would incur, the Engineer-in-chaimay, by a written notice to the Contractor require him pay within a fortnight of receipt of the notice, further under unreturned surplus materials at double the issue rates.

15(b)7. Delay in obtaining materials by the Corporation:

Owing to difficulty in obtaining certain controlled and other materials in the market, the Corporation I undertaken to supply them as specified in Schedule - B, there may be delay in obtaining these mater by the Corporation and the Contractor is therefore, required to keep himself in touch with the day to composition regarding the supply of materials from the Engineer-in-charge and to so adjust the progress composition with their labour may not remain idle nor may there by any other claim due to or arising from the progress of the corporation of the materials. It should be clearly understood that no claim whatsoever shall be enter the day to corporation on account of delay in supplying materials.

15(c) **GENERAL**

Materials required for the works, whether brought by the Contractor or supplied by the Corporation, sl be stored by the Contractor only at places approved by the Engineer-in-charge. Storage and safe cus y of materials shall be the responsibility of the Contractor.

- 15(c)1. Corporation official concerned with the Contract shall be at liberty any time to inspect and examine a materials intended to the use in or on the works, either on the site or at factory or workshop or other e(s), where such materials are assembled, fabricated, manufactured or any place(s) where these are g or from which these are being obtained and the Contractor shall give such facilities as may be required for such inspection and examination.
- 15(c) 2. Materials supplied by the Corporation and brought to the site by the Contractor shall not be removed the site without the prior written approval of the Engineer-in-Charge. But whenever the works are fine completed, the Contractor shall at his own expense forthwith return to the all-surplus materials original supplied to him as per stipulation in the Contracts.

16. LABOUR

The Contractor shall employ labour in sufficient numbers to maintain the required rate of progress and quality to ensure workmanship of the degree specified in the Contract and to the satisfaction of the Eleer-in-Charge. The Contractor shall not employ in connection with the works any person who has no mpleted his eighteen years of age.

- 16.1 The Contractor shall furnish to the Engineer-in-Charge at the intervals as decided by E.I.C., a distribution of the number and description by trades of the work, people employed on the works. The Contor shall also submit on the 4th and 19th of every month to the Engineer-in-Charge a true statement sling in respect of the second half of the preceding month and the first half of the current month (i) the ccident that occurred during the said fortnight showing the circumstances under which they happened the extent of damages and injury caused by them and (ii) the number of female workers who have a allowed Maternity Benefit as provided in the Maternity Benefit Act 1961 or Rules made there under the amount paid to them.
- 16.2 The Contractor shall pay to labour employed by him wages not less than fair wages as defined in the C act Labour (Regulation & Abolition) Act, 1970 and Rules made there under.
- 16.3 The Contractor shall in respect of labour employed by him comply with or cause to be complied with Contract Labour (Regulation & Abolition) Act, 1970 and Rules made there under in regard to all matte rovided therein.
- 16.4 The Contractor shall comply with the provision of the payment of Wages Act, 1936, Minimum Wages Ac 948, Employees Liability Act, 1938, Workmen's Compensation Act, 1923, Industrial Dispute Act, 1947, ternity Benefit Act, 1961 and Mines Act, 1952 or any modifications thereof or any other Law relating teto and rules made there under from time to time.
- 16.4(a) The Contractor shall be liable to pay his contribution and the Employees Contribution to the Employee ate Insurance scheme in respect of all labour employed by him for the execution of the Contract, in a dance with provision of `The Employees State Insurance Act, 1948' as amended from time to time an applicable in this case. In case the Contractor fails to submit full details of his account of labour employed and the contribution payable, the Engineer- in-Charge shall recover from the running bills of Contraction and amount of Contribution as assessed by him. The amount so recovered shall be adjusted against the ctual contribution payable under Employees State Insurance scheme.
- 16.5 The Engineer-in-charge shall on a report having been made by an Inspecting staff as defined under the ntract Labour (Regulation) Act, 1970 and rules made there under have the power to deduct the mone ue to the Contractor, any sum required estimated to be required for making good the loss suffered b worker or workers by reason of no fulfillment of the conditions of the Contract for the benefit of worke onpayment of wages or of deduction made from his or their wages which are not justified by the term the Contract or non-observance of the said act.
- 16.6 The Contractor shall indemnify the Corporation against any payment to be made under and for observe of the Contract Labour (Regulation & Abolition) Act, 1970 and Rules made there under without prejue to his right to claim indemnity from his Sub-Contractors.
- 16.7 In the event of the Contractor committing a default or breach of any of the provisions of aforesaid Act a rules made amended/amended from time to time, or furnishing any information or submitting or filling y Form/Register/Slip under the provisions of the Law which is materially incorrect, then on the report of e Inspecting Officer, the Contractor shall without prejudice pay to the Corporation a sum not exceeding abilities for such defaults including liquidated damages etc. for every default, breach or furnishing, may go submitting, filling materially incorrect statement, as may be fixed by the Labour Department and the ontractor should indemnify the Corporation against all such liabilities.

16.7.1 Model Rules for Labour Welfare:

The Contractor shall at his own expense comply with or cause to be complied with Model Rules for Lat Welfare as provided under the Rules framed by the appropriate government from time to time for the tection of health and for making sanitary arrangements for workers employed directly or indirectly on works. In case the Contractor fails to make arrangements as aforesaid, the Engineer-in-charge shall the ntitled to do so and recover the cost thereof from the Contractor.

Failure to comply with Model Rules for Labour Welfare, Safety code or the provisions relating to report accidents and to grant Maternity Benefits to female workers shall make the Contractor liable to pay t e Corporation as liquidated damages an amount not exceeding Rs. 50.00 for each default on materiall correct statement or reports from the Engineer-in-charge in such matters, based on reports from the I

ecting officers shall be final and binding and deductions for recovery of such liquidated damages may made from the any amount payable to the Contractor.

17. The Contractor shall not be permitted to enter on (other than for inspection purpose) or take possessic fithe site until instructed to do so by the Engineer-in-charge in writing. The portion of the site to be or ied by the Contractor shall be defined and/or marked on the site plan, failing which these shall be inded by the Engineer-in-charge at site and the Contractor shall on no account be allowed to extend his rations beyond these areas.

In respect of any land allotted to the Contractor for purpose of or in connection with the Contract, the tractor shall be a licensee subject to the following and such other terms and the licenser may impose ditions as:

- i) That he shall pay a nominal license fee of Rs. 1 per year or part of a year for use and occupati in respect of each and every separate area of land allotted to him
- ii) That such use or occupation shall not confer any right of tenancy of the land to the Contractor
- iii) That the Contractor shall be liable to vacate the land on demand by the Engineer-in-charge.
- iv) That the Contractor shall have no right to any construction over this land without the written mission of the Engineer-in-charge. In case he is allowed to construct any structure he shall hat to demolish and clear the same before handing over the completed work unless agreed to the poration.
- 17.1 The Contractor shall provide, if necessary or if required on the site all temporary access there to and s alter, adopt and maintain same as required from time to time and shall take up and clear them away nd when no longer required and as and when ordered by the Engineer-in-charge and make good all dage done to the site.

18. **SETTING OF THE WORKS**:

The Engineer-in-Charge shall submit the information necessary to enable the Contractor to set out the rk. The Contractor shall provide all labour and setting out appliances required and set out the work at e responsible for the accuracy of the same. He shall amend at his own cost and to the satisfaction of Engineer-in-charge any error found at any stage which may arise through inaccurate setting out unle uch error is based on incorrect data furnished in writing by the Engineer-in-charge, in which case cost ectification shall be borne by the Corporation. The Contractor shall protect and preserve all benchma used in setting out the works till end of the Defect Liability Period unless the Engineer-in-Charge direct heir earlier removal.

19. SIDE DRAINAGE:

All water, which may accumulate on the site during the progress of works or in trenches and excavatic shall be removed from the site to the satisfaction of the Engineer-in-charge and at the Contractor exp es.

20. NUISANCE:

The Contractor shall not at any time do, cause or permit any nuisance on the site or do anything which all cause unnecessary disturbance, inconvenience to owners, tenants or occupiers of other properties are the site and to the public generally.

21. MATERIALS OBTAINED FROM EXCAVATION:

Materials of any kind obtained from excavation on the site shall remain the property of the Corporation dishall be disposed of as the Engineer-in-charge may direct.

22. TREASURE TROVE, FOSSILS ETC.:

All fossils, coins, articles of value or antiquity and structures and other remains or things of geologica archaeological interest discovered on the site shall be the absolute property of the Corporation and the ontractor shall take reasonable precautions to prevent his workmen or any other person from removing redamaging any such articles or thing and shall immediately open discovery thereof and before removacquaint the Engineer-in-charge and obtain his directions as to the disposal of the same at the expensitive Corporation.

23. **PROTECTION OF TREES**:

Tree designated by the Engineer-in-charge shall be protected from damage during the course of the w s and earth level within 1.0 Mtr. of each such tree shall not be changed. Where necessary, such tree all be protected by providing temporary fencing.

24. WATCHING AND LIGHTING:

The Contractor shall provide and maintain at his own expense all lights, guards, fencing and watching en and where necessary or required by the Engineer-in-charge for the protection of the works or for the afety and convenience of those employed on the works or the public.

25. **CONTRACTOR'S SUPERVISION - SUPERVISORY STAFF:**

The Contractor shall engage and keep at site, qualified technical staff/engineer with necessary suppor supervisory staff of sufficient experience of all types of works covered by this Contract and they shou ave all necessary authority to receive materials from the Corporation, issue valid receipt for the same gage labour etc. and proceed with the work as required for speedy execution of the work.

26. INSPECTION AND APPROVAL:

All works embracing more than one process shall be subject to examination and approval at each sta hereof and the Contractor shall given due notice to the Engineer-in-Charge or his authorized represer ve when each stage is ready. In default of such notice the Engineer-in-Charge shall be entitled to app e the quality and extent thereof.

- 26.1 No work shall be covered up or put out of view without the approval of the Engineer-in-charge or his a rized representative and the Contractor shall afford full opportunity for examination and measuremer any work which is about to be covered up or put out of view and for examination foundations before manent work is placed thereon. The Contractor shall give the notice to the Engineer-in-Charge or his horized representative whenever any such work or foundation is ready for examination and the Engin in-charge or his representative shall without unreasonable delay, unless he considers it unnecessary advises the Contractor accordingly; attend for the purpose of examining and measuring such work or xamining such foundation. In the event of the failure of the Contractor, such work shall be uncovered he Contractor's expense for examination by the Engineer-in-Charge.
- 26.2 Corporation officers concerned with the Contract shall have powers at any time to inspect and examin ny part of the works and the Contractor shall give such facilities as may be required for such inspection and examination.

27. DUTIES AND POWERS OF ENGINEER-IN-CHARGE'S REPRESENTATIVE

The duties of the Representative of the Engineer-in-Charge are to watch and supervise the works and est and examine any materials to be used or workmanship employed in connection with the works. I hall have no authority to order any work involving any extra payment by the Corporation nor to make y variation in the works.

- 27.1 The Engineer-in-charge may from time to time in writing delegate to his Representative any of the pose and authorities vested in the Engineer-in-charge and shall furnish to the Contractors a copy of all survitten delegation of powers and authorities. Any written instruction or written approval given by the presentative of the Engineer-in-Charge to the Contractor within the terms of such delegation shall bine e Contractor and the Corporation as though it had been given by the Engineer-in-charge.
- 27.2 Failure of the Representative of the Engineer-in-Charge to disapprove any work or materials shall not pudice the power of the Engineer-in-Charge thereafter to disapprove such work or materials and to ord ulling down, removal or breaking up thereof.
- 27.3 If the Contractor shall be dissatisfied with any decision of the Representative of the Engineer-in-Charge e shall be entitled to refer matter to the Engineer-in-Charge who shall thereupon confirm, reverse va uch decision.

28. **REMOVAL OF WORKMEN**:

The Contractor shall employ in and about the execution of the works such persons as are skilled and e rienced in their several trades and Engineer-in-Charge shall be at liberty to object to and require the tractor or to remove from the works any person employed by the Contractor in or about the executior the works who in the opinion of the Engineer-in-Charge misconducts himself or is incompetent or neg nt in the proper performance of his duties and such person shall not be again employed upon the wc without permission of the Engineer-in-charge.

29. UNCOVERING AND MAKING GOOD:

The Contractor shall uncover any part of the works and/or make opening in or through the same as the gineer-in-charge may from time to time direct for his verification and shall re-instate and make good spart to the satisfaction of the Engineer-in-charge. If any such part has been covered up or put out of wafter being approved by the Engineer-in-Charge and subsequently found on uncovering to be execuin accordance with the Contract, the expenses of uncovering and/or making opening or through reinst g and making good the same shall be borne by the Contractor.

30. WORKING DURING NIGHT OR ON SUNDAYS AND HOLIDAYS

Subject to any provisions to the contrary contained in the Contract none of the permanent works shall carried out during night or on Sundays or on authorized holidays without the permission in writing of Engineer-in-Charge except when the work is unavoidable or absolutely necessary for the safety of life operty or works in which case the Contractor shall immediately advise the Engineer-in-charge accord y.

31.1 **COMPLETION CERTIFICATE:**

As soon as the work is complete, the Contractor shall give notice of such completion to the Engineer-ir arge and within ten days of receipt of such notice the Engineer-in-charge shall inspect the work and sl furnish the Contractor with a certificate of completion indicating (a) the date of completion, (b) defect be rectified by the Contractor and/or (c) items for which payment shall be made at reduced rates. Wh separate periods of completion have been specified for items or groups of item the Engineer-in-Charg all issue separate completion certificates for such items or group of items. No certificate of completion hall be issued, nor shall the work be considered to be complete till the Contractor shall have removed m the premises on which the work has been executed all scaffolding, sheds and surplus materials, ex t such as are required for rectification of defects, rubbish and all huts and sanitary arrangements req d for his workmen on the site in connection with the execution of the work, as shall have been erected the Contractor, the workmen and cleaned all dirt from all parts of building(s), in upon or about which work has been executed or of which the work has been executed or of which he may have had posse n for the purpose of the execution thereof and cleaned floors, gutters and drains, eased doors and sas oiled locks and fastenings labeled keys clearly and handed them over to the Engineer-in-Charge or hi presentative and made the whole premises fit for immediate occupation or use to the satisfaction of t ngineer-in-charge. If the Contractor shall fail to comply with any of the requirements of this condition aforesaid, on or before the date of completion of the works, the Engineer-in-charge may at the expens f the Contractor fulfill such requirements and dispose of the scaffoldings, surplus materials, and rubbis tc. as he thinks fit and the Contractor shall have no claim in respect of any such scaffolding or surplus terials except for any sum actually realized by the sale thereof less the cost of fulfilling the requireme and any other amount that may be due from the Contractor, if the expense of fulfilling such requirements is more than the amount realized on such disposal as aforesaid the Contractor shall forthwith on dem pay such excess.

- 31.2 If at any time before completion of the work, items or groups of items for which separate periods of co etion have been specified, have been completed the Engineer-in-charge with the consent of the Contr r takes possession of any part of the same (any such parts being hereinafter in this conditions referre as the relevant part) then not withstanding anything expressed or implied elsewhere in this Contract.
- 31.2 (a) Within ten days of the date of completion of such items or group of items or of possession of the rel nt part the Engineer-in-charge shall issue completion certificate for the relevant part as in condition 1(1) as above provided the Contractor fulfils his obligations under that condition for the relevant pa
 - (b) The Defects Liability Period in respect of such items and the relevant part shall be deemed to have mmenced from the certified date of completion of such items or the relevant part as the case may
 - (c) The Contractor may reduce the value insured to extent of full value of the completed items or relev part as estimated by the Engineer-in-charge for this purpose. This estimate shall be applicable for purpose only and for no other.
 - (d) For the purpose of ascertaining compensation for delay in completion of the work relevant part will deemed to form a separate item or group, with date of completion as given in the Contract or as expedited under the relevant condition and actual date of completion as certified by the Engineer-in-chaunder this condition.

32. COMPENSATION FOR DELAY

- a) Liquidated Damages (LD) shall be levied where reasons are attributable to suppler / contractors for delays in execution of purchase order/ contract. LD shall be levied @ .5% per week or part thereof on the value of unfinished supply/work order for each wee of delay subject to a maximum of 5% of the total value of contract (excluding taxes an duties)
- b) Wherever the supply/work is on turnkey or having a bearing in commissioning a d performance of the system in total, LD is to be imposed on total value, in such cases.
- c) If separate period of completion is specified for certain item of work or group of i ms of work, at the time of issuing the order, the LD can be levied on the total value of i m of work or group of items of work which are completed beyond the agreed contract p iod. This aspect should be brought out in the tender document.
- d) If it is equally applicable to import orders then suitable provision to this effect has to be made in the order and L.C.
 - e) All the proposals for waiver of LD shall be vetted by concerned SPC/WTC.
- f) The Unit heads are authorized to waive LD arising out of POs/WOs issued under eir delegated powers.
- g) In all other cases approval for waiver of LD shall be accorded by CMD and proposal need to be sent through D (T)/D (F).

PENALTY/ BONUS

(A) Penalty/ bonus clause may be incorporated in cases deemed necessary and neas a matter of routine, so as to develop a feeling of urgency in the supplier/contrator for earlier completion of the supply/work. CMD's approval is required for incorporating bonus clause in the tender document.

33. **DEFECTS LIABILITY PERIOD**

The Contractor shall be responsible to make good and remedy at his own expense within such period may be stipulated by the Engineer-in-charge, any defect which may develop or may be noticed before expiry of the period hereto from the certified date of completion and intimation of which has been set to the Contractor within seven days of the expiry of the said period by a letter sent by hand delivery y registered post.

- 34. From commencement to completion of the works, the Contractor shall take full responsibility for the c thereof and for taking precautions to prevent loss or damage and to minimize loss or damage to the c test extent possible and shall be liable for any damage or loss that may occur to the works or any pare ereof and all Government T & P from any cause whatsoever (save and except the Excepted Risks) and all at his own cost repair and make good the same so that at completion of the work, Corporation's T shall be in good order and condition and in conformity in every respect with the requirements of the C ract and instruction of the Engineer-in-charge.
 - 34.1 Provided always that the Contractor shall not be entitled to payment unless the Contractor shall insure works (from commencement to completion), the Corporation's T & P hired by the Contractor and all m rials at site to their full value (as to Corporation's T & P according to the value indicated in Schedule-C gainst the risk or damage from whatever cause arising other than the Excepted Risks. The said insure shall be in joint name of the Corporation and the Contractor, The Contractor shall deposit with the I neer-in-charge the said policy or policies. All money payable by the insurers under such policy or policies shall be recovered by the Corporation and shall be paid to the Contractor in installments by the Engin-in-charge for the purpose of re-building or replacement or repairs of the works and/or goods destroyed damaged as the case may be. Provided however if the amount payable by the insurers in respect of a claim under such a policy is not in excess of the amount mentioned. Same may be recovered by the C ractor directly from the insurers and shall be utilized by him for the purpose of re-building or replacement.

or repairs of the works and/or goods destroyed or damaged as the case may be.

- 34.2 If the Contractor has blanket insurance policy for all his works and the policy covers all the items to be ured under this condition, the said policy shall be assigned by the Contractor in favour of the Corporat provided however, if any amount is payable under the policy by the insurers in respect of works other n the work under this Contract, the same may be recovered by the Contractor directly from the insure
- Where the Corporation building or a part thereof is rented by the Contractor he shall insure the entire ding if the building or any part thereof is used by him for the purpose of storing or using materials of bustible nature, as to which the decision of the Engineer-in-Charge shall be final and binding.
- The Contractor shall indemnify and keep indemnified the Corporation against all losses and claims for ries or damage to any person or any property whatsoever which may arise out of or in consequence ce construction and maintenance of works and against all Claims, demands, proceedings, damages, conficting to find the contractor in respect of or in relation thereto provided always that nothing he not contained shall be deemed to render the Contractor liable for or in respect of or to indemnify the Contractor against any compensation or damage caused by the Excepted Risks.
- 34.5 The Contractor shall at all times Indemnify the Corporation against all claims, damages, or compensat under the provisions of payment of wages Act 1936, Minimum Wages Act 1948, Employer's Liability 1938, The workmen's Compensation Act 1923, Industrial Disputes Act 1947, and Maternity Benefit t 1961 or any modifications thereof or any other law relating thereto and rules made there under from to time or as consequence of any accident or injury to any workmen or other persons in or about works, whether in the employment of the Contractor or not, (save and except where such accident or ry has resulted from any act of the Corporation, it's agents or servants) and against all cost, charges a expenses of any suit action or proceedings arising out of such accident or injury and against all sum or ms which may with the consent of the Contractor be paid to compromise or compound any such claim without limiting his obligations and liabilities as above provided. The Contractor shall insure against a aims, damages or compensation payable under the Workmen's Compensation Act 1923 or any modition thereof or any other Law relating thereto.
- 34.6 The aforesaid insurance policy/policies shall provide that they shall not be cancelled till the Engineer-harge has agreed to there
- 34.7 The Contractor shall prove to the Engineer-in-charge from time to time that he has taken out all the ir ance policies referred to above and has paid the necessary premiums for keeping the policies alive til piry of the Defect Liability Period, if any.
- 34.8 The Contractor shall ensure that similar insurance policies are taken out by his Sub-Contractors (if an nd shall be responsible for any claims or losses to the Corporation resulting from their failure to obta dequate insurance protection in connection thereof. The Contractor shall produce or cause to be pro ed by his Sub-Contractors (if any) as the case may be, the relevant policy or policies and premium rets as and when required by the Engineer-in-charge.
- 34.9 If the Contractor and/or his Sub-Contractor (if any) shall fail to effect and keep in force the insurance r red to above or any other insurance which he/they may be required to effect under the terms of the C ract, then and in any such case the Corporation may, without being bound to, effect and keep in force y such insurance and pay such premium or premiums as may be necessary for that purpose and from e to time deduct the amount so paid by the Corporation from any money due or which may become d o the Contractor or recover the same as debt due from the Contractor.

35. FACILITIES TO OTHER CONTRACTORS:

The Contractor shall, in accordance with requirement of the Engineer-in-charge, afford all reasonable 1 ties to other Contractors engaged contemporaneously on separate Contracts in connection with the v s and for departmental labour and labour of any other properly authorized authority or statutory body ch may be employed at the site on execution on any work not included in the Contract or of any Conti which the Corporation may enter into the connection with or ancillary to the works.

36. NOTICES TO LOCAL BODIES

The Contractor shall comply with and give all notices required under any governmental authority, inte nt, rule or order made under any act of parliament, state laws or any regulation or bye-laws of any loc uthorities relating to the works. He shall before making any variation from the Contract, drawings nec itated by such compliance give to the Engineer-in-charge a written notice giving reasons for the proportion and obtain the Engineer-in-charge's instructions thereon.

36.1 The Contractor shall pay and indemnify the Corporation against any liability in respect of any fees or or ges payable under any Act of parliament, state laws or any Government instrument, rule or order and y regulations or by-laws of any local authority in respect of the works.

37. SUB CONTRACTS

The Contractor shall not sublet any portion of the Contract without the prior written approval of the Acting authority.

38. **INSTRUCTIONS AND NOTICES**

Subject as otherwise provided in this Contract, all notices to be given on behalf of the Corporation and other actions to be taken on its behalf may be given or taken by Engineer-in-charge or any officer for time being entrusted with the functions, duties and powers of the Engineer-in-charge.

- 38.1 All instructions, notices and communications etc. under the Contract shall be given in writing and if se y registered post to the last known place of above or business of the Contractor shall be deemed to him been served on the date when in the ordinary course of post these would have been delivered to him.
- 38.2 The Contractor or his agent shall be in attendance at the site/ sites during all working hours and shall erintend the execution of the works with such additional assistance in each trade as the Engineer-in-c ge may consider necessary. Orders given to the Contractor's agent shall be considered to have the saforce as if they had been given to him.
- 38.3 The Engineer-in-charge shall communicate or confirm his instructions to the Contractor in respect of the xecution of work in a "Work site order Book" maintained in the office of the Engineer-in-charge and Contractor or his authorized representative shall confirm receipt of such instruction by the Contractor shall be furnished a certified true copy of such instructions.

39. FORE CLOSURE OF CONTRACT IN FULL OR IN PART DUE TO ABANDONMENT OR REDUCTION N SCOPE OF WORK:

If at any time after acceptance of the tender, the Corporation shall decide to abandon or reduce the se of the works for any reason, whatsoever hence not require the whole or any part of the work to be ced out, the Engineer-in-Charge shall give notice in writing to that effect to the Contractor and the Contor shall have no claim to any payment of compensation or otherwise whatsoever, on account of any it or advantage or which he might have derived from the execution of the works in full, which he did nerive in consequence of the fore closure of the whole or part of the works.

- 39.1 The Contractor shall be paid at Contract rates full amount for works executed at site, and in addition, asonable amount as certified by the Engineer-in-charge for the items hereunder mentioned which cou ot be utilized on the work to the full extent because of the foreclosure.
 - (a) Any expenditure incurred on preliminary site work e.g. temporary access roads, temporary lak huts, staff quarters and site office, storage, accommodation and water storage tanks.
 - (b) i) The Corporation shall have the option to take over Contractor's Materials or any part thereof e r brought to site or of which the Contractor is legally bound to accept delivery from suppliers incorporation in or incidental to the work), provided however, the Corporation shall be bound ake over the materials or such portions thereof as the Contractor does not desire to retain. materials taken over or to be taken over by the Corporation, cost of such materials shall, how r, take into account purchase price, cost of transportation and deterioration or damage which y have been caused to materials whilst in the custody of the Contractor.
 - ii) For Contractor's materials not retained by the Corporation, reasonable cost of transportation o ch materials from site to Contractor's permanent stores or to his other works, whichever is les f materials are not transported to either of the said places, no cost of transportation shall be p ble.
 - (c) If any materials supplied by the Corporation are rendered surplus, the same except normal war ge shall be returned by the Contractor to the Corporation at rates not exceeding those at which hese were originally issued less allowance for any deterioration or damage which may have be caused whilst the materials were in the custody of the Contractor. In addition, cost of transport grant materials from site to the Corporation stores if so required by the Corporation.

(d) Reasonable compensation for transfer of T & P from site to Contractor's permanent stores or t s other works, whichever is less. If T & P are not transported to either of the said places, no c of transportation shall be payable.

The Contractor shall if required by the Engineer-in-charge furnish to him books of account, we books, time sheets and other relevant documents as may be necessary to enable him to cert he reasonable amount payable under this condition.

40. TERMINATION OF CONTRACT FOR DEATH:

If the Contractor is an individual or a proprietary concern and the individual or the proprietary dies and he Contractor is a partnership in concern and one of the partners dies, then unless the Accepting Authy is satisfied that the legal representative of the individual Contractor or of the proprietor of the proprietor of the proprietor of the proprietor and in the case of partnership, the surviving partners, are capable of carrying out and come the Contract, the Accepting Authority shall be entitled to cancel the Contract as to its incomplete paithout the Corporation being in any way liable to payment of any compensation to the estate of the diased Contractor and/or to the surviving partners of the Contractors firm on account of the cancellation the Contract. The decision of the Accepting authority that the legal representatives of the deceased Contractor or the surviving partners of the Contractor's firm cannot carry out and complete the Contract slibe final and binding on the partners. In the event of such cancellation the Corporation shall not hold estate of the deceased Contractor and/or the surviving partners of the Contractor's firm liable in dams for not completing the Contract.

41. CANCELLATION OF CONTRACT IN FULL OR IN PART:

If the Contractor:

- a) At any time makes default in proceeding with the works with due diligence and continued to o after a notice in writing of 7 days from the Engineer-in-charge or
- b) Commits default the works or items of work with individual dates of completion, and does not plete them within the period specified in notice given in writing in that behalf by the Enginee charge.
- c) Fail to complete the works or items of work with individual dates of completion, and does not complete them within the period specified in notice given in writing in that behalf by the Engineer charge.
- d) Shall offer or give or agree to give to any person in Corporation's service or to any other person in his behalf consideration, any gift or of any kinds as an inducements or reward for doing or earing to or for having done or forborne to do any act in relation to the obtaining or execution his or any other Contract for the Corporation.
- e) Shall enter into a Contract with the Corporation in connection with which commission has bee aid or agreed to be paid by him or to his knowledge, unless the particulars of any s commission and terms of payment thereof have previously been disclosed in writing to the Ac ting Engineer-in-charge.
- f) Shall obtain a Contract with the Corporation as a reward offering tendering or by other non book ied methods of competitive tendering or
- Being an individual, or if a firm any partner thereof, shall at any time be adjusted insolvent or e a receivers order for administration of his estate, made against him or shall take any proceed g, liquidation or composition (other than a voluntary liquidation for the purpose of amalgamat or reconstruction) under any Insolvency Act for the time being in force or make any conveyant rassignment of his effects or composition or arrangement for the benefit of his creditors or puse so to do, or if any application be made under any Insolvency Act for the time being in force sequestration of his estate or if a trust deed be executed by him for benefit of his creditor, shall egiven to the Contractor for value of the work executed by him up to the time of cancellation e value of Contractor's materials taken over and incorporated in the work, and use of tackle a machinery belonging the Contractor work or
- h) Being a Corporation, shall pass a resolution or the Court shall make an order for the liquida of its affairs, or a Receiver or Manager on behalf of the debenture holders shall be appointed c circumstance shall arise which entitle the court or debenture holders to appoint a Receiver or

- i) Shall suffer an execution being levied on his goods and allow to be contained for a period of 2 ays or
- j) Assigns, transfers, sublets (engagement of labour on a piece basis or of labour with materials to be incorporated in the work, shall not be deemed to be subletting) or attempts to transfer ublet the entire works or any portion thereof, without the prior written approval of the Accept Authority.

The Accepting Authority may, without prejudice to any other right to remedy, which shall have crued or shall accrue thereafter, the Corporation by written notice cancel the Contract as a wl or only such items of work on default from the Contract.

- 41.1 The Accepting authority shall on such cancellation have power to
 - (a) Take possession of the site and any materials, constructional plant, implements, stores etc. the on, and/or
 - (b) Carryout the incomplete work by any means at the risk and cost of the Contractor.
- 41.2 On cancellation of the Contract in full or in part, the Engineer-in-Charge shall determine what amount, ny, is recoverable from the Contractor for completion of the works or part of the works or in case the sor part of the works is not to be completed, the loss or damage suffered by the Corporation. In determing the amount, credit shall be given to the Contractor for the value of the work executed by the Corporation to the time of cancellation, the value of Contractor's materials taken over and incorporated in work, and use of tackle and machinery belonging to the Contractor.
- 41.3 Any excess expenditure incurred or to be incurred by the Corporation in completing the works or part he works or the excess loss or damages suffered or may be suffered by the Corporation as aforesaid allowing such credit shall be recovered from any moneys due to the Contractor on any account, and ch moneys are not sufficient the Contractor shall be called upon in writing to pay same within 30 days

If the Contractor shall fail to pay the required sum within the aforesaid period of 30 days, the Enginee charge shall have the right to sell any or all of the Contractor's unused materials, Unused materials, c ructional plant, Implements, temporary building etc. and apply the proceeds of sale thereof, towards satisfaction of any sums due from the Contractor under the Contract and if thereafter there be any bace outstanding from the Contractor, it shall be recovered in accordance with the provisions of the Cont.

41.4 Any sums in excess of the amounts due to the Corporation and unsold materials, constructional plant et hall returned to the Contractor, provided always that if cost or anticipated cost of completion by the Coration of the works is less than the amount which the Contractor would have been paid had he comp d the works or part of the works, such benefit shall not accrue to the Contractor.

42. LIABILITY FOR DAMAGE/DEFECTS OR IMPERFECTIONS AND RECTIFICATION THEREOF:

If the Contractor or his workmen or employees shall injure or destroy any part of the building in which y may be working or any building, road, fence etc. contiguous to the premises on which the work or a part of it is being executed or if any damage shall happen to the work while in that progress, the Cont or shall upon receipt of a notice in writing in that behalf make the same good at his own expense. If i all appear to the Engineer-in-charge or his representative at any time during construction or reconstruction or prior to the expiration of the Defects Liability Period, that any works has been executed with urind, imperfect or unskillful workmanship or that any materials are of a inferior quality to that Contract or otherwise not in accordance with the Contract, or that any defect, shrinkage or other fault have apred in the work arising out of defective or improper materials or workmanship, the Contractor shall, upreceipt of a notice in writing in that behalf from the Engineer-in-Charge, forthwith rectify or remove an econstruct the work so specified in whole or in part, as the case may require or as the case may be ar remove the materials or articles at his own expense not withstanding that the same may have been o so within the period to be specified by the Engineer-in-charge, may rectify or remove and re-execute work and or remove and replace with other materials or articles complained of, as the case may be, other means at the risk and expense of the Contractor.

In case of repairs and maintenance works, splashes and droppings from white washing, painting, etc. I be removed and surface cleaned simultaneously with completion of these items of work in individual ms, quarters or premises etc. where the work is done, without waiting for completion of all other item work in the Contract. In case the Contractor fails to comply with the requirements of this condition, the gineer-in-charge shall have the right to get the work done by other means at the cost of the Contractor for taking such action, however, the Engineer-in-charge shall give three days notice in writing to Contractor.

43. URGENT WORKS:

If any urgent work (in respect whereof the decision of the Engineer-in-Charge shall be final and bindin ecomes necessary and the Contractor unable or unwilling at once to carry it out, the Engineer-in-Chamay by his own or other work people carry it out as he may consider necessary. If the urgent work we such as the Contractor is liable under the Contract to carry out at his expense, all expenses incurred to by the Corporation shall be recoverable from the Contractor and be adjusted or set off against any su ayable to him.

44. CHANGE IN CONSTITUTION:

Where the Contractor is a partnership firm, prior approval in writing of the accepting authority shall be tained before any change is made to the constitution of the firm. Where the Contractor is an individua a Hindu Undivided Family-business concern, such approval as aforesaid shall likewise be obtained bet the Contractor enters into any partnership agreement where under the partnership, firm would have right to carry out the work hereby undertaken by the Contractor. If prior approval as aforesaid is not ained, the

Contract shall be deemed to have been assigned in contravention of condition 41(j) hereof and the sa action may be taken and the same consequences shall ensure as provided for in the said condition 41

45. TRAINING OF APPRENTICES

The Contractor shall during the currency of the Contract, when called upon by the Engineer-in-charge age and also ensure engagement by Sub-Contractors and others employed by the Contractor in conn on with the works, such number of apprentices in the categories as directed by E.I.C. and for such pe s as may be required by the Engineer-in-charge. The Contractor shall train them as required under the pprentices Act, 1961 and shall be responsible for all obligations, the employer under the Act including liability to make payment of apprentices as required under the act.

46. VALUATIONS AND PAYMENT:

RECORDS AND MEASUREMENT:

The Engineer-in-charge, shall except as otherwise stated ascertain and determine the value of the wo done in accordance with the measurement recorded and the Contract rates for each such items of wo

- 46.1 All items having a financial value shall be entered in Measurement Book, Level Book etc. prescribed he Corporation so that a complete record is obtained of all work performed under the Contract.
- 46.2 Measurements shall be taken jointly by the Engineer-in-charge or his authorized representative and b e Contractor or his authorized representative.
- Before taking measurements of any work, the Engineer-in-charge or the persons deputed by him for the urpose shall give a reasonable notice to the Contractor. If the Contractors fails to attend or send an a orized representative for measurement after such a notice or fails to countersign or to record the objein within a week from the date of measurement, then in any such event, measurements taken by the I neer-in-charge or by person deputed by him shall be taken to be correct measurements of the work.
- 46.4 The Contractor shall, without extra charge, provide assistance with every appliance, labour and other gs necessary for measurement.
- 46.5 Measurement shall be signed and dated by both parties each day on the site on completion of measurement. If the Contractor objects to any of the measurements recorded on behalf of the Corporation, a not of that effect shall be made in the Measurement Book against the item objected to and such note shall signed and dated by both parties engaged in taking measurements.

46.6 Where mode of measurement is not otherwise specified, the measurement shall be taken at site as pε e latest I.S. Code of practice at the time of tendering.

47. **METHOD OF MEASUREMENTS**:

Except where any general or detailed description of the work in quantities expressly shows to the con y, Schedule of Quantities shall be deemed to have been prepared and measurements shall be taken ccordance with the procedure set forth in the Schedule of Rates/Specifications not withstanding any p sion in the relevant standard Method of Measurement or any general or local custom. In the case of i s, which are not covered by the Schedule of Rates/Specifications, measurements shall be taken in acc ance with the relevant Standard Method of Measurement issued by the Indian Standard Institution.

48. **PAYMENT ON ACCOUNT**:

Interim bills shall be submitted by the Contractors at intervals mentioned on or before the date fixed the Engineer-in-charge for the work executed. The Engineer-in-charge shall then arrange to have the verified by taking or causing to be taken, where necessary, the requisite measurements of the work.

- 48.1 Payment on account for amount admissible shall be made on the Engineer-in-charge certifying the su o which the Contractor is considered entitled by way of interim payment for all work executed after d cting there from the accounts already paid, the security deposit and such other amounts as may be d ctible or recoverable in terms of the Contract.
- 48.2 Any interim certificate given relating to work done or materials supplied may be modified or corrected any subsequent interim certificate or by the final certificate. No certificate of the Engineer-in-charge porting an interim payment shall of itself be conclusive evidence that any work or materials to which lates is/are in accordance with the Contract.
- 48.3 Pending consideration of extension of date of completion, interim payments shall continue to be made in the shall continue to t

49. TIME LIMIT FOR PAYMENT OF FINAL BILL

The Contractor shall submit the Final Bill within three months of physical completion of the works. The ntractor shall make no further claims after submission of the bill (final) and these shall be deemed to e been waived and extinguished. Payment of those items of the bill in respect of which there is no dis e and of items in dispute, for quantities and at rates as approved by Engineer-in-charge, shall be mad thin the period specified hereunder, the period being reckoned from the date of receipt of the bill by t ngineer-in-charge.

- a) Contract amount not exceeding Rs. 5 Lakhs.... two months
- b) Contract amount exceeding Rs. 5 Lakhs three months
- 50. After payment of the amount of the final bill payable as aforesaid has been made, the Contractor may he so desires, reconsider his position in respect of the disputed portion of the final bill and if he fails to so within 90 days his disputed claim shall be deals with as provided in the Contract, provided howeve o reimbursement or refund shall be made if the increase/decrease is not more than + 10% of the said e, and if so the reimbursement or refund shall be made only on the excess over + 10% provided that increase will not be payable if such increase has become operative after the Contract extended date ompletion of the works or items of work in question.

51. **OVER PAYMENTS AND UNDER PAYMENTS**

Whenever any claim for the payment of a sum of money to the Corporation arises out of or under this tract against the Contractor, the same may be deducted by the Corporation from any sum then due o ich at any time thereafter may become due to the Contractor under this Contract and failing that, un any other Contract with the Corporation (which may be available with the Corporation) or from his sec y deposits or he shall pay the claim on demand.

The Corporation reserves the right to carry out post payment audit and technical examination of the fi bill including all supporting vouchers, abstracts, etc. The Corporation further reserves the right to en e recovery of any over payment when detected, notwithstanding the fact that amount of the final bill y be included by one of the parties as an item of dispute before an arbitrator appointed under condition 2 of this Contract and notwithstanding the fact that the amount of the final bill figures the arbitration rd.

- If as a result of such audit and technical examination any over payment discovered in respect of any v done by the Contractor or alleged to have been done by him under the Contract, it shall be recovered the Corporation from the Contractor by any or all of the methods prescribed above or if any under pay nt is discovered, the amount shall be duly paid to the Contractor by the Corporation.
- Provided that the aforesaid right of the Corporation to adjust over payment against amounts due to the ontractor under any other Contract with the Corporation shall not extend beyond the period of two ye from the date of payment of the final bill or in case the final bill is a Minus bill, from the date the amount ayable by the Contractor under the minus final bill is communicated to the Contractor.
- Any amount due to the Contractor under this Contract for under payment may be adjusted against ar mount then due or which may at any time thereafter become due before payment is made to the Contor, from him to the Corporation on any other Contract or amount whatsoever.

ARBITRATION AND LAW

52.1 **ARBITRATION:**

Except where otherwise provided for in the Contract, all questions and disputes relating to the meanir f the specifications, designs, drawings and instructions herein before mentioned and as to the quality orkmanship or materials used on the work or as to any other question, claim, right, matter or thing wl oever in any way arising out of or relating to the Contract, designs, drawings, specifications, estimate: structions, orders or these conditions or otherwise concerning the works, or the execution or failure to ecute the same, whether arising during the progress of the work or after the completion or abandonn thereof, shall be referred to the sole arbitration of the Chairman & Managing Director of Uranium Corp tion of India Limited, Jaduguda and if the Chairman and Managing Director is unable or unwilling to ac the sole arbitration, of some other person appointed by the Chairman & Managing Director, willing to as such arbitrator. There will be no objection if the arbitrator so appointed is an employee of Uranium rporation of India Limited, Jaduguda and that he had to deal with the matters to which the Contract re s and that in the course of his duties as such he had expressed views on all or any of the matters in di te or difference. The arbitrator to whom the matter is originally referred being transferred or vacating office or being unable to act for any reasons, such Chairman & Managing Director as aforesaid at the sfer, vacation of the office of inability to act, shall appoint another person to act as arbitrator in accor ce with the terms of the Contract. Such person shall be entitled to proceed with the reference from th age at which his predecessor left it. It is also a terms of this Contract that no person other than a pen appointed by such Chairman & Managing Director, as aforesaid should act as arbitrator and if for any son, that is not possible, the matter is not to be referred to arbitration at all. In all cases where the ar nt of the claim in dispute is Rs. 50,000/-(Rupees Fifty Thousand) and above, the arbitrator shall give re ns for the award.

Subject as aforesaid, the provisions of the Arbitration Act, 1940 or any statutory modification or re-energent thereof and the rules made there under and for the time being in force, shall apply the arbitration ceeding under this clause. It is a term of the Contract that the party invoking arbitration shall specify dispute or disputes to be referred to arbitration under the clause together with the amount for amoun aimed in respect of each such dispute.

It is also a term of the Contract that if the Contractor does not make any demand for arbitration in responding of any claim(s) in writing within 90 days of receiving the intimation from the Corporation that the bill is ady for acceptance of the Contractor, the claim of the Contractor will be deemed to have been waived absolutely barred and the company shall be discharged and released of all liabilities under the Contin respect of these claims.

The arbitrator(s) may from time to time with consent of the parties enlarge the time, for making and p shing the award.

The decision of the Engineer-in-charge regarding the quantum of reduction as well as justification the in respect of rates for substandard work, which may be decided to be accepted, will be final and wou ot be open to arbitration. The arbitrator shall be deemed to have entered on the reference on the dare issues notice to both the parties fixing the date of the first hearing.

The venue of Arbitration shall be such place as may be fixed by the Arbitrator, in his sole discretion. award of the Arbitrator shall be final, conclusive and binding all the parties to this Contract.

52.2 **COST OF ARBITRATION**

Upon every or any such reference, the costs of and incidental to the reference and award respectively all be in the discretion of the arbitrator, who may determine the amount thereof, or direct the same to

taxed as between solicitor and client, or as between party and party and shall direct by whom and to m and in what manner the same shall be borne and paid.

52.3 WORK TO CONTINUE

Work under the Contract shall be continued by the Contractor during the arbitration proceedings, unle therwise directed in writing by the Corporation or the Engineer-in-charge or unless the matter is such the works cannot possibly be continued until the decision of the arbitrator is obtained and except as te which are otherwise expressly provided in the Contract, no payment due or payable by the Corpora shall be withheld on account of such arbitration proceeding unless it is the subject matter or one of the ubject matters of the arbitration.

53. LAWS GOVERNING THE CONTRACT:

This Contract shall be governed by the Indian Laws for the time being in force and it shall be ed to have been executed at Jaduguda, District Singhbhum (East), Jharkhand within the ordinary Ci urisdiction of the competent courts in the district of Singhbhum (East).

- 54. The eligibility be decided strictly based on documents submitted at the time of receipt of tenders. No additional documents be allowed to be submitted after receipt of tenders but there is no bar to seek clarification or authentication of submitted documents. However in case of poor response, with a view to increase the competition, admission of additional documents to meet the PQ-Criteria may be allowed subject to the condition that a] "Poor response" implies when less than three bids are found suitable on the basis of submitted eligible documents as per NIT.
 - b] The additional documents should not be issued subsequent to last date of receipt of tender as mentioned in the NIT.
 - c] The bidder submitting additional documents has submitted EMD and tender cost as prescribed in NIT.
- 55. Registered MSME shall get benefits of relaxation in eligibility criteria [prior experience prior turnover] mentioned in PQC as per Government guidelines.

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SPECIAL CONDITIONS OF CONTRACT

Sub: AMC of Miscellaneous Instrumentation work of Jaduguda Mill.

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- 1. <u>Completion Time</u>; 12 (Twelve) months from the date of start of work at site.
- 2. <u>Earnest Money / Security Money Deposit</u>:-

Security Deposit equivalent to 10% of the ordered value is required to be deposited under this contra n which, the initial security deposit (including earnest money already deposited) equivalent to 5% of ordered value is required to be deposited in Accounts Department-UCIL in cash or demand draft before he start of the work. In addition to the above, further balance security deposit will be deducted from t unning account bills of every R.A. Bills till the full amount of security deposit (equivalent to 5% of the ered value) is recovered by the corporation. Security Deposit will be refunded on written request in duate to the Engineer-in-charge after satisfactory completion of the work.

3. Payment terms:-

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Quarterly Payments (RA Bills) against certified Invoices as per actual work done.

- 4. **Manpower Deployment**: Successful bidder (Contractor) has to deploy **minimum 5 persons** (skilled manpower) daily to carry out all the maintenance related jobs.
- 5. The contractor is required to provide all tools & tackles, safety appliances like Safety Belt, Gumb Gloves, Apron, Helmet, Goggles, Ladders, Bamboos, Ropes Scaffolding etc, whatever required to the provide all necessary safety appliances on chargeable basis to the ntractor if they will not provide to their worker for safe execution of work.
- 6. The Contractor shall submit Pre-Employment medical examination report of their workmen engaged this job. Permanent gate pass shall be issued only after submission of pre-Employment med examination report.
- 7. The above terms & conditions shall be a part of the contract also and shall supersede all other stipula s / conditions to the contrary. Please refer enclosed general conditions of contract also.
- 8. Rate:

The contractor shall quote the rates (both in figures and words) as per scope of work. Contractors are ised to physically visit the site to understand the site working conditions prior to quote the rate. Rate ed should be inclusive of all taxes, duties & insurance charges and service tax (or GST).

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SCOPE OF WORK

Scope: The scope of work includes supply of 05 no.s of manpower i.e. five (05) skilled r maintenance of C & I System of Jaduguda Mill & maintenance of HBF Syst m, Jaduguda. The skilled manpower should have complete knowledge of Fault Finding d rectification of C & I System.

Conditions of Contract:

- **a. Period of completion:** 365 days from date of supply of start of the work (including idays & Sundays).
- b. Trade test/Skill test shall be conducted for selection of skilled workers to be eployed.
- c. Essential Qualifications of candidates:

Candidates must be having qualifications of ITI, preferred with basic knowledge of Instruentation.

d. Working period & Responsibility:

The job shall be carried out in shifts or as directed by the Engineer-in-Charge as per the quirements. The job to be carried out will be explained to the contractor or his supplied annower at the beginning of the contract and they will be responsible for carrying out to assigned quantity of work. The deployed persons shall be exclusively for this tender on
IV (ANNEXURE
- CONTRACT LABOURER EMPLOYMENT ACT & RULES
 The contractor shall employ labourer in sufficient number to maintain required rate of progress and of y to ensure workmanship of the degree specified in the contract and to the satisfaction of the Engine
-charge. The contractor shall not employ in connection with the works any person who has not attain the age of fifteen years.

Contractors should employ only the persons with established identity.

2.

- 3. Dy. Commandant, CISF,UCIL will issue temporary identity cards to persons actually engaged in the rk and may exercise checks as considered necessary to ensure that strangers are not permitted insi he work premises. Contractors are required to surrender the identity cards on completion of job to Dy. mmandment, CISF, and UCIL.
- 4. CISF control room / Contractor will not allow any inter-state labourer as a contract labour in any case.
- 5. The contractor shall furnish to the Engineer-In-charge, a distribution return of the number description rades of work people employed on the works. The contractor shall also submit on the 4th and 19th of ery month to the Engineer- In-charge a true statement showing in respect of second half of the preceder month and the first half of current month (i) the accident that occurred during the said fortnight show the circumstances under which they happened and the extent of damage and injury caused by them a (ii) the number of female workers who have been allowed Maternity Benefit as provided in the Matern Benefit Act 1961 or rules made thereunder and the amount paid to them.
- 6. The contractor shall pay to labourers employed by him wages not less than fair wages as defined in the ontract Labour (Regulation & Abolition) Act 1970 and rules made there under.
- 7. The contractor shall in respect of labour employed by him comply with or cause to be complied with Contract Labour (Regulation & Abolition) Act 1970 and Rules made there under in regard to all matter provided therein.
- 8. The contractor shall comply with the provisions of the payment of Wages Act 1936, Minimum Wages A 948, Employees Liability Act 1938, Workmen's Compensation Act 1923, Industrial Disputes Act 1947, ernity Benefit Act 1961, and Mines Act 1952 or any modifications thereof or any other law relating the orange of any other law relating the orange of the payment of Wages Act 1936, Minimum Wages Act 1947, ernity Benefit Act 1961, and Mines Act 1952 or any modifications thereof or any other law relating the orange of the payment of Wages Act 1936, Minimum Wages Act 1947, ernity Benefit Act 1961, and Mines Act 1952 or any modifications thereof or any other law relating the orange of the payment of Wages Act 1936, Minimum Wages Act 1947, ernity Benefit Act 1961, and Mines Act 1952 or any modifications thereof or any other law relating the orange of the payment of Wages Act 1947, ernity Benefit Act 1961, and Mines Act 1952 or any modifications thereof or any other law relating the orange of the payment of the payment of Wages Act 1961, and Wages Act 1962, and
- 9. The contractor shall be liable to pay his contribution and the employee's contribution to the Employee ate Insurance Scheme in respect of all labour employed by him for the execution of the contract, in a dance with the provision "The Employees State Insurance Act, 1948 as amended from time to time at a sapplicable in this case. In case the contractor fails to submit full details of his account of lak employed and the contribution payable, the Engineer In-charge shall recover from the running bills of contractor an amount of contribution as assessed by him. The amount so recovered shall be adjusted inst the actual contribution payable under Employees State Insurance Scheme.
- 10. The Engineer In-charge shall on a report having been made by an inspection staff as defined under the ontract Labour (Regulation & Abolition) Act 1970, and rules made there under have the power to decent from the money due to the contractor any sum required or estimated to be required for making the goat the loss suffered by a worker or workers by reason of non fulfilment of the conditions of the contract the benefit of workers, non- payment of wages or of deductions made from his or their wages which a ot justified by the contract or non -observance of the said Act.
- 11. The contractor shall indemnify the Corporation against any payment to be made under and for observe of the Contract Labour (Regulation & Abolition) Act 1970, and the rules made there under without p dice to his right to claim indemnity from his sub-contractors.
- 12. In the event of the contractor committing a default or breach of any of the provisions of aforesaid Act Rules made there under / amended from time to time or furnishing any information or submitting or 1

g any Forms / Register / Slip under the provisions of the law which is materially incorrect, then on the ort of the Inspecting Officer, the contractor shall without prejudice pay to the Corporation a sum not ε eding liabilities for such defaults including liquidated damages etc. For every default, breach or furning, making, submitting, filling materially incorrect statement as may be fixed by the Labour Department the contractor should indemnify the Corporation against all such liabilities.

13. MODEL RULES FOR LABOUR WELFARE:-

(i)The Contractor shall at his own expenses comply with or cause to be complied with Model Rules fo bour Welfare as provided under the rules framed by the appropriate Government from time to time fo otection of health and making sanitary arrangements for workers directly or indirectly on the works. It see the contractor fails to make arrangements as aforesaid, the Engineer Incharge shall be entitled to o and recover the cost thereof from the Contractor.

(ii) Failure to comply with Model Rules for Labour Welfare, Safety Code or the provisions relating t port on accidents and to grant Maternity Benefit to Female workers shall make the contractor liable to e Corporation as liquidated damages an amount not exceeding Rs. 50.00 for each default or materially correct statement. The decision of the Engineer Incharge in such matters based on reports from the Ir cting Officers shall be final and binding and deducting officers shall be final and binding and deduction or recovery of such liquidated damages may be from any amount payable to the contractor.

<u>V</u>

(ANNEXURE -

SAFETY OF CONTACTORS' EMPLOYEES

1. The contractor shall at all times, take all reasonable precaution for the safety of mployee, including those of sub – contractors in the performance of his

ract and shall comply with all applicable provisions of both Central as well as th tate Safety Laws. In addition to the safety provisions, the contracting officer shall include the safety requirements as recommended by the Health Physics U , Jaduguda for a specified contract.

In the event that contractor fails to comply with these provisions, the contraction officer may, without prejudice to any other legal or contractual rights, issum order for stopping all or any part of the work, thereafter a start order for resumption of work may be issued at the sole discretion of the Contracting Officer. The contractor shall make no reason of or in connection with such stop ge.

- 2. Contractor shall have a full time Safety Officer / Engineer when the contractor ploys 500 or more persons or when engaged specifically in hazardous work. In the case of contractors employing fewer than 500 persons, his safety representive shall be an employee in a high supervisory capacity and his safety uties may be in addition to his or her technical / administrative duties.
- 3. Contractor shall have at least one person fully trained in First Aid to be present the site of work all time.
- 4. Contractor must report to the Safety Officer (Mill) through their contracting icer every accident involving:-
- § Their personnel
- § UCIL property or personnel.
- § Property or personnel of other contractors working at the site.
- 4.1 Contractor must report to the Safety Officer (Mill) immediately on becoming a re of any accident of Type A (see Appendix -1) giving the following informati :-
 - Name of the informant
 - Nature and location of incident being reported
- Name of Supervisor / Engineer In-charge, location and telephone no. where he an be reached.
- 4.1.1 Contractor shall submit their investigation reports, through their contracting fficer, to the Safety officer (Mill) immediately but not later than 3 (three) working ays after the occurrence of accident in the Form A (see Appendix 2)
- 4.1.2 In the case of Type B accidents (see Appendix 1), Contractors shall subn their investigating reports, through their contracting officer, to the Safety office

Mill) immediately but not later than 3 (three) working days after the occurrence of cident in the Form – A.
4.2 Monthly summary of accidents and cases of fire shall be prepared by each ntractor in Form – B (see Appendix – 3) and be sent to the Safety officer (Mill) by t^{th} of the next month.
4.2.1 Prime contractor reports shall include the man days lost and occurrence of accident under the jurisdict of the Sub -Contractors.
 4.2.2 Contractors shall submit a narrative on safety activities and fire incidents for each month along with Fc B. The review should contain such items as personnel and programme chance, major project started and ma problem.
(APPENDIX
CLASSIFICATION OF ACCIDENTS
TYPE - A
1. Fatal injury.
2. Serious injuries such as fracture, dislocation, severe burns etc. necessitating hospitalisation.

3.

Any injury to five or more persons.

4.	Accidents resulting in dama	age by fire, explosion etc.	
TYPE -	- B		
1. Mi	nor injuries which results in l	laceration, abrasion, contusion etc.	
	•		
2. Di	sabling injuries but not requi	ring hospitalisation.	
			(APPENDI)
		(FORM - A)	
		ACCIDENT INVESTIGATION REPORTS	<u>i</u>
Name	of contractor and project	:	
	e of contract	:	
Name	of Engineer In-charge	:	
Name	of injured person	:	
Age		:	
Addre	SS	:	
Data	and Time of a cident		
	and Time of accident where accident occurred	:	
riace	where accident occurred	•	

Nature of job	:	
What was injured person doing	:	
at the time of accident		
Description of accident (in detail)	:	
Nature of injuries	:	
What was defective or in wrong	:	
Condition that was responsible		
for the accident		
What was wrong with working	:	
Methods / instructions		
What steps should be taken	:	
to prevent reoccurrence of		
such accidents		
Name of witness	:	1.
		2.

Safety representative's remarks

with signature and date

(FORM -B)

SUMMARY OF ACCIDENT FOR	THE MO	NTH OF	
Name of the contractor	:		
Name of project	:		
Name of the sub – contractor	:		
Name of safety representative			
of the project	:		
Total nos. of persons		Male	Female
working in the project	.:		
Engineers	:		
Supervisors	:		
Labours	:		
Total nos. of accidents			
(including Type A & B)	:		
Disabling injuries	:		
Non – disabling injuries	:		

cc: Engineer - In-charge

cc: Safety officer, Jaduguda Mill

VI

SPECIAL CONDITIONS FOR SAFETY

Important Instructions to Contractors

- 1. After getting work order, contractor will have to submit their Site In-charge contact number to the wing officials of UCIL for better co-ordination.
 - a) Respective Section-In-charge,
 - b) Safety officer (Mill),
 - c) Respective Site In-charge and
 - d) Mill In-charge.
- 2. The contractors will have also to collect contact numbers of all above mentioned personnel for pro co-ordination during execution of any job.
- 3. Before starting up any work against work order issued by UCIL to the contractor, contractor will ha o submit <u>medical fitness certificate</u> of their workmen to the Safety Officer (Mill) along with X-ri eport with film, Blood test report with blood group & Audiometry test report countersign by authorized medical officer of UCIL Hospital. (If contract period shall be more than 3 months
- 4. After receiving medical fitness certificate, Safety officer shall sign the request letter for preparation gate pass of their workers.
- 5. The Party is required to submit the Affidavit as per the format before starting the job.
- 6. All workers of contractor shall report to the Mill Training Centre for their **safety induction trainin**
- 7. Only after safety induction training, they shall be engaged for any job.
- 8. The contractor shall inform in writing to UCIL's Site-In-charge & a copy to Safety Officer ill) in one day advance about the work taken up next day & safety precautions taken up ing execution of work and PPE's to be provided to their workmen.
- 9. Before starting any job, a <u>safety pep-talk</u> shall be given by their experienced supervisor/site in-che.
- 10. Before starting critical jobs, contractor shall have to fill Job Hazard Analysis form as per the format ched as **Annexure 'X'**. They shall have to prepare **Specific Safety Job Procedure** before starting y critical jobs such as dismantling & erection jobs at height etc. Also a checklist (**as Annexure 'Y'**) he same shall be prepared and implemented. **Height Pass System shall be followed as per att ed format.** (**Annex-VIII**).
- 11. For critical jobs they shall be given **Safety Work Permit**.
- 12. After issue of safety work permit, safety personnel shall check all the safety related aspect as per checklist prepared by the contractor and then only allow them to carry out the work.

- 13. During execution of critical job, site in-charge / safety personnel of the contractor and site in-charg UCIL shall be present.
- 14. For bigger contract, contractor will have to engage **Qualified Safety Personnel** (having qualifica diploma in industrial safety) for assessment of safety related issues.
- 15. After completion of job safety permit shall be handed over to the respective section-in-charge.
- 16. Gate pass to the Contractor labour shall be issued only after production of PPE's by them. Safety sl & helmet are mandatory for issuing gate pass. No contract workmen shall be allowed without PPE.
- 17. Washing of clothing of contract worker is mandatory. Their clothing shall be washed in our washing ity at Mill Division, Jaduguda on chargeable basis @ Rs. 0.5 per cloth washing charges shall be deducted from Contractor's bill.

Date:

Annexure

SWP No. &Date

JOB HAZARD ANALYSIS, UCIL, MILL DIVISION, JADUGUDA

Job desc	ription in brief:		d time for co the job :	Agei	ncy responsible for saf cution of the job :
S.No	Sub-activity in sequ	ontial or	Hazards & As	soci	Control Measures/ Sa
3.110	der	encial of	ated Risks	30Ci	ety Precautions
<u> </u>					

Prepared by: Permitee

Reviewed & Approved by: 5

tion Head

(2) <u>e 'Y'</u> <u>Anne</u>

Check List for erection and dismantling job at height

(Put a √ mark)

	(Fut a v mark)	
Sl.No.	Particular	
1.	Job Hazard Analysis Done	Yes: No:
2.	Safety training given to workmen	Yes: No:
3.	All engineering aspect such as load assessment, s upport requirement, safety etc, done.	Yes: No:
4.	Safe Operating Procedure made	Yes: No:
5.	PPE has been provided to all workmen	Yes: No:
6.	Safety work permit issued.	Yes: No:
7.	Height pass is available with the workmen who will work at height.	Yes: No:
8.	Safety net is used if work is carried out above 15 m.	Yes: No:

9.	Medically fitness certificate has submitted by all workmen.	Yes: No:
10.	Engagement of qualified safety personnel.	Yes: No:
11.	Engagement of site supervisor	Yes: No:
12.	Double sling is available in case of use of hydra cr ane.	Yes: No:
13.	Handover of permit after job is over.	Yes: No:

(Signature of Site In-charge / Super or)

VII

MEDICAL EXAMINATION OF CONTRACT WORKER FORM 1

CANDIDATE'S STATEMENT AND DECLARATION

The candidate must make the required statement below prior to his medical and I st sign the declaration appended thereto. His attention is specially directed to the rning contained in it:

9	
1. State your name in full (in block letters)	:
2. State your age, date of birth and place of b	oirth:
3. (a)Have you ever had chickenpox, small pox, intermittent or any other fever, enlargement or suppuration of glands, spitting of blood, asthma, heart disease, lung disease, fainting attacks, rheumatism, and	:
appendicitis? OR (b) Any other disease or accident requi-	:
ring confinement to bed and medical or surgical treatment ?	
1 Details of Vaccination/Immunization	

Have you or any or been afflicted with fits, epilepsy, insar defects?	tuberculosis, asthma		
6. Have you suffered nervousness due to other cause ?	_	:	
7. Have you been ex unfit for Governme Officer/Medical Boa last three years ?	nt Service by a Medi		
8. Furnish the follow	ing particulars conce	erning your family:	
Father's age if livi ng and state of he alth	Father's age at de ath and cause of d eath	No. of brothers living, their ages and state of health	No. of brothers do ad, their ages at eath
			And cause of dea
Mothers age if livi ng and state of he alth	Mother's age at d eath and cause of death	No. of sisters living, t heir ages and state o f health	No. of sisters dea their ages at dea and cause of dea
9. Past Occupation:			
Give details of Name	e of the Company and	d Job Hazards if any.	
10. Personal History:	:		
Diet:			
Smoking:			

Other Habits:	
11. Marital Status:	
Married /Unmarried:	No. of Children:
I declare all the above ans	wers to be, to the best of my belief, true and correct.
I also solemnly affirm that nt of any disease or other	I have not received disability certificate/pension on accommodation.
Candidate's signature:	signed in my presence:
Signature of Medical Office	er:
Note: The candidate shall nt. By	be held responsible for the accuracy of the above state
willfully suppressing any ir or	nformation, he will incur the risk of losing the appointme
forfeiting all claims to supe	erannuation allowance / gratuity, if appointed.
	FORM 2
EX	AMINING PHYSICIAN'S REPORT
1. Personal Details:	
Name :	Sex: Male/ Female
Date of Birth:	
Designation:	
General	
Appearance:	
Present posting:	
Type of job	(occupational hazard, if any)

Mark	cs of Identification:					
	l			_		
	II			_		
Sign	ature of		Si	ignature of	:	
Medi	ical Officer:		Candidate	e:		-
2. H	istory:					
a) Pe	ersonal:					
b) Fa	amily:					
c) Pa	ast History: Major III	ness/Operations	s/Injuries witl	h date		
d)	Occupational: Pr	revious	Dura	ition with y	ear	
	Type of work done	e				
	(Details of past ex	posure to any s	significant oc	cupational	hazards)	
e)	Female Candida	te:				
	Menstrual History	: i) Age at mena	arche:	ii) LMP:		_
	iii) History of misc	arriages/abortio	ons/ still birth	ns/ congen	ital malfor	mation
	Etc.					
3.	General Exam	ination:				
	emperature:		b) Pulse:	/min		
	eight: cm		d) Weight: _		7	
			a, weight	\\	9 ·	
	ood Pressure:uity of Vision:					
I) AC	uity of Vision.	1	1	<u> </u>		
I) AC	uity of Vision.	Without glas	With glass	Strength	of glasses	

Distant Visi on	RE					
	LE					
Near Vision	RE					
	LE					
ted as		uity test to be rators, Fork-lif		·	•	
ecurity	, crane ope	rators, rork-iii	i operators, i	-OCOITIOCIVE	e operators), I II EIII EI
Personr	nel)					
· Night	Blindness: _					
· Colour	· Vision:					
· Depth	of Vision:					
· Fundu	s Examinat	ion:				
g) Skin o	condition:	Normal/Ab	normal Comr	ment if any	/	
h) Teeth:		Normal/Al	onormal Com	ment if an	у	
i) Lymp	h nodes:	Normal/Ab	normal Com	ment if any	У	
j) ENT:		Normal/A	onormal Com	nment if an	ıy	·····
k) Specia	al Investiga	tion				
i) Varico	ose Veins:					
ii) Defo	rmities:					
iii) Herr	nia:					
iv) Hyd	rocele:		· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		
v) Haer	norrhoids:					

	ymph nodes:
vii)	Oedema:
viii)	Fistula:
ix) ٦	hyroid:
Ot	hers:
S	ystemic Examination:
Re	espiratory system:
Ca	rdiovascular system:
Ga	stro-intestinal system:
Lo	comotor system:
Ce	entral Nervous system:
Ge	enito-Urinary system:
Ot	hers:
L	aboratory Investigation: (Routine)
a)	WBC: TLC:/cmm
	DLC:
b)	Urine:
	Sp. Gravity:; Sugar:;
	Reaction:; Albumin:;
	Microscopic Examination:
c)	Chest X-ray Report:
d)	Bio-Chemistry:
	bb Specific Test (if any) (Audiometry, Spirometry, etc

		Signature of Medical Officer:
	FC	ORM 3
		F FITNESS FOR EMPLOYMENT
		ri/ Smt. / Kum.
	him/ her medically	Department
Fit	min, her medically	
	fit on account of	
	her marks of identification	
	Group is	
nd Blood		Medical Officer's
and Blood		
and Blood		Signature:
and Blood		Signature:

-

VIII APPLICATION FOR ISSUE OF HEIGHT PASS (Contractor's employees) Part-1

(Valid only for **6 months** from issue unless cancelled /withdrawn earlier by the iss uing authority .It can be revalidated free of cost on due application to In-charge S afety Section-UCIL. In case of loss, applicant must apply and appear for the practical test again)

1.	Full name of applicant (Block letters) :			
2.	Present address :			
3.	Permanent address	:		
4.	Age :			
5.	Sex		:	
6.	Height	Height :		
7.	Gate pass No :			
8.	Date of issue Gate Pass :			
9.	Name of Contractor with whom engaged at present :			
10.	Contract work order No :			
11.	Description of present job :			
12.	Previous experience of working at height :			
N	lame of the employer	Duration of Empl oyment	Work experience	

13. Do you suffer fro	m any of these	ailments: (Write	e YES/NO agai	nst each)
a) Blood pressure	:			
b) Flat foot	:			
c) Epilepsy	:			
d) Mental Depression	:			
e) Frequent Headache or	reeling sensa	tion:		
f) Limping Gait	:			
_				
Declaration:				
I hereby declare that I shall always wear the ht above 10.ft or in deansfer it to any other h under influence of a	e safety belt & epth .l shall no person .l shall	tie the life line t misuse the hei	when ever wo	orking at heig ed to me or tr
Date:			me of the app gnature	licant: :
Signature of Engineer In	charge	Signa	ture of Safety	officer
(Concerned contracto	or)	(Conce	erned contrac	tor)

Engineer in charge UCIL

MEDICAL EXAMINATION FOR ISSUE OF HEIGHT PASS

Part-2
a) Blood pressure :
b) Flat foot :
c) Epilepsy :
d) Mental Depression :
e) Frequent Headache or reeling sensation:
f) Limping Gait :
I,Dr, have examined
and found that he is suffering / not suffering from any height related illness.
I certify him fit / not fit to work at height.
Data of word back
Date of medical test:
Signature of Doctor Registration No & Seal:

PHYSICAL TEST FOR ISSUE OF HEIGHT PASS

<u>Part-3</u>

Date of physical test:	
(The above applicants has appeared at the follow-charge Safety of UCIL and the results are given	
a) Walking freely over a horizontal bar at 01 ft	.height PASS / FAIL
b) Wearing a safety belt & tying the nut L	PASS / FA
c) Walking freely over a horizontal structure at	10ft .height PASS / FAIL
d) General physique IL	PASS / FA
The above applicant performance in the above /unsatisfactory .He has been issued a height pa	•
(If found unsatisfactory, mention reason)	
Date of issue:	Seal:
Signature of Engineer in-charge rity	Signature of Issuing author
(UCIL)	Name:

Designation

URANIUM CORPORATION OF INDIA LIMITED

GatePass Size Photo

MILL DIVISON, JADUGUDA

tary Public.

HEIGHT PASS (for contract	tor's employees)	
H.P. No	Date	
Name Sri		
Gate Pass No	_Agency	
Age	Blood Group	
Training imparted on		
	UNDER TAKING	<u>i</u>
It through safety training with s, fall arrestor, safety net, wo	the demonstration of ι	-
Date of issue:	valid upto	
Revalidation up to		
Authorized to work at height.		
Recommended by ontractor's Safety	officer	Issued by UCIL Safety Officer

<u>IX</u>

(Form to be filled in Non-Judicial paper of Rs. 20/- & submitted by the Contractor workers) attested by

52 / 70

Affidavit cum Declaration
I,
(1) That I am working with M/sdatedfrom UCIL Jaduguda.
(2) That I am fully aware that I am Contractor worker of the aforesaid Contractor and, as such my successor shall not have any claim of employment with UCIL at any time, in case of fatal accident termination/completion of period of work order. I shall not place a demand for employment with in future also.
<u>Verification</u>
Indentified by Sri
At
The deponent is known to me & has signed in my presence.
<u>Advocate</u> –
FORMS

List of forms

- 1. UNDERTAKING NOT TO GIVE ANY GIFT /INDUCEMENT IN CONNECTION WITH SECURING ANY FAV UR IN DEALING WITH UCIL
- 2. PRE CONTRACT INTEGRITY PACT
- **3.** SECRECY / CONFIDENTIALITY AGREEMENT
- 4. PROFORMA FOR BANK GUARANTEE AGAINST PERFORMANCE GUARANTEE
- **5.** PROFORMA FOR BANK GUARANTEE AGAINST EARNEST MONEY DEPOSITE

- **6.** PROFORMA FOR BANK GUARANTEE AGAINST ADVANCE PAYMENT
- 7. PROFORMA FOR BANK GUARANTEE AGAINST SECURITY PAYMENT
- **8.** CHALLAN -SBI COLLECT -UCIL

1. UNDERTAKING NOT TO GIVE ANY GIFT /INDUCEMENT IN CONNECTION WITH SECUR G ANY FAVOUR IN DEALING WITH UCIL

Date:
То,
M/s. Uranium Corporation of India Ltd
PO Jaduguda Mines,
Distt -East Singhbhum
Jharkhand - 831 012
I / We am / are a Vendor / Customer of Ura um Corporation of India Ltd (now onwards to be referred as Company).
I / We agree and undertake:
Not to provide any gift and / or inducement to any employee of the Company in connection with s uring / being granted favour (s) in my / our dealings with the Corporate office of the company anc or its any field units.
To immediately report any gift and / or inducement sought by any employee of the Company graing favour(s) to me / us in my / our dealings with the Company and / or its field units.
Signature
Name
Title
Name of the Company and Address (with Seal)
General
This pre-bid pre-contract Agreement (hereinafter the Integrity Pact) is made on day of th month of year between M/s Uranium Corporation of Indian Ltd (hereinafter called th "BUYER" which expression shall mean and include, unless the context otherwise requires, his suc ssors in office and assigns) of the First Part and M/s

se requires, his successors and permitted assigns) of the Second Part.

WHEREAS the BUYER proposes to procure (Name of the Stores / Equipment / Item) and the BIDDE Seller is will to offer / has offered the stores and

WHEREAS the BIDDER is a private company / public company / Government undertaking / partner ip / registered export agency, constituted in accordance with the relevant law in the matter and the BUYER is a PSU.

NOW, THEREFORE,

To avoid all forms of corruption by following a system that is fair, transparent and free from any it uence / prejudiced dealings prior to, during and subsequent to the currency of the contract to be tered into with a view to:-

Enabling the BUYER to obtain the desired said stores/equipment at a competitive price in conform y with the defined specifications by avoiding the high cost and the distortionary Impact of corrupt n on public procurement, and

Enabling BIDDERS to abstain from bribing or indulging in any corrupt practice in order to secure t contract by providing assurance to them that their competitors will also abstain from bribing and her corrupt practices and the BUYER will commit to prevent corruption, in any form, by its officials y following transparent procedures.

The parties hereto hereby agree to enter into this Integrity Pact and agree as follows:

Commitments of the BUYER

- 1.1 The BUYER undertakes that no official of the BUYER, connected directly or indirectly with the ntract, will demand, take a promise for or accept, directly or through intermediaries, any brib consideration, gift, reward, favour or any material or immediate benefit or any other advantage from the BIDDER, either for themselves or for any person, organization or third party to the contact in exchange for an advantage in the bidding process, bid evaluation, contracting or imple entation process related to the contract.
- 1.2 The BUYER will, during the pre-contract stage, treat all BIDDERS alike, and will provide to all B DERS the same information and will not ;provide any such information to any particular BIDDE which could afford an advantage to that particular BIDDER in comparison to other BIDDERS
- 1.3 All the officials of the BUYER will report to the appropriate Government office any attempted completed breaches of the above commitments as well as any substantial suspicion of such a reach.
- 2. In case any such preceding misconduct on the part of such official(s) is reported by the BIDDER to he BUYER will full and verifiable facts and the same is prima facie found to be correct by the BUYER, necessary disciplinary proceedings, or any other action as deemed fit, including criminal proceedings may be initiated by the BUYER and such a person shall be debarred from further dealings reed to the contract process. In such a case while an enquiry is being conducted by the BUYER the occedings under the contract would not be stalled.

Commitments of BIDDERS

- 3. The BIDDER commit itself to take all measures necessary to prevent corrupt practices, unfair mea and illegal activities during any stage of its bid or during any pre-contract or post-contract stage order to secure the contract or in furtherance to secure it and in particular commit itself to the fo wings:-
- 3.1. The BIDDER will not offer, directly or through intermediaries, any bribe, gift, consideration, reverd, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER, connected directly or indirectly with the bidding press, or to any person, organization or third party related to the contract in exchange for any vantage in the bidding, evaluation, contracting and implementation of the contract.
- 3.2 The BIDDER further undertakes that it has not given, offered or promised to give, directly or ir rectly any bribe, gift, consideration, reward, favour, any material or immaterial benefit or other advantage, commission, fees, brokerage or inducement to any official of the BUYER or other e in procuring the Contract or forbearing to do or having done any act in relation to the obtain g or execution of the contract or any other contract for showing or forbearing to show favour disfavor to any person in relation to the contract or any other contract.

- 3.3 The BIDDER further confirms and declares to the BUYER that the BIDDER has not engaged an ndividual or firm or company whether Indian or foreign to intercede, facilitate or in any way to ecommend to the BUYER or any of its functionaries, whether officially or unofficially to the aw d of the contract to the BIDDER, nor has any amount been paid, promised or intended to be g d to any such individual, firm or company in respect of any such intercession, facilitation or rommendation.
- 3.4 The BIDDER, either while presenting the bid or during pre-contract negotiations or before sign g the contract, shall disclose any payments he has made, is committed to or intends to make officials of the BUYER or their family members, agents, brokers or any other intermediaries ir onnection with the contract and the details of services agreed upon for such payments.
- 3.5 The BIDDER will not collude with other parties interested in the contract to impair the transpancy, fairness and progress of the bidding process, bid evaluation, contracting and implement on of the contract.
- 3.6 The BIDDER will not accept any advantage in exchange for any corrupt practice, unfair means nd illegal activities.
- 3.7 The BIDDER shall not use improperly, for purposes of competition or personal gain, or pass on others, any information provided by the BUYER as part of the business relationship, regarding ans, technical proposals and business details, including information contained in any electron data carrier. The BIDDER also undertakes to exercise due and adequate care lest any such inf mation is divulged.
- 3.8 The BIDDER commits to refrain from giving any complaint directly or through any other mannwithout supporting it with full and verifiable facts.
- 3.9 The BIDDER shall not instigate or cause to instigate any third person to commit any of the act is mentioned above.
- 3.10 If the BIDDER or any employee of the BIDDER or any person acting on behalf of the BIDDER, elected er directly or indirectly, is a relative of any of the officers of the BUYER, or alternatively, if any lative of an officer of the BUYER has financial interest/stake in the BIDDER's firm, the same she disclosed by the BIDDER at the time of fill of tender.
 - The term 'relative' for this purpose would be as defined in Section 6 of the Companies Act 195
- 3.11 The BIDDER shall not lend to or borrow any money from or enter into any monetary dealings transactions, directly or indirectly, with any employee of the BUYER.

4. **Previous Transgression**:

- 4.1 The BIDDER declares that no previous transgression occurred in the last three years immediaty before signing of this Integrity Pact, with any other company in any country in respect of ar corrupt practices envisaged hereunder or with any Public Sector Enterprise in India or any Gornment Department in India that could justify BIDDER's exclusion from the tender process.
- 4.2 The BIDDER agrees that if it makes incorrect statement on this subject, BIDDER can be disquired from the tender process or the contract, if already awarded, can be terminated for such re on.

5. <u>Earnest Money (Security Deposit)</u>

5.1	While submitting commercial bid, the BIDDER shall deposit an amount	(to be spe
	ed in RFP) as Earnest Money / Security Deposit, with the BUYER through any of the	following
	truments:	

(i) Bank Draft or a Pay order in favour of

(ii) A confirmed guarantee by an Indian Nationalized Bank, promising payment of the guarantee um to the BUYER on demand within three working days without any demur whatsoever and wout seeking any reasons whatsoever. The demand for payment by the BUYER shall be treated

- s conclusive proof of payment.
- (iii) Any other mode or through any other instrument (to be specified by the RFP).
 - 5.2 The Earnest Money / Security Deposit shall be valid upto complete conclusion of the contraction obligations to the complete satisfaction of both the BIDDER and the BUYER.
 - 5.3 In case of the successful BIDDER a clause would also be incorporated in the Article pertaining Performance Bond in the Purchase Contract that the provisions of Sanctions for Violation shal e applicable for forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without assigning any reason for imposing sanction for violation of this Pact.
 - 5.4 No interest shall be payable by the BUYER to the BIDDER on Earnest Money / Security Deposi or the period of its currency.

6. Sanctions for Violations

- 6.1 Any breach of the aforesaid provisions by the BIDDER or any one employed by it or acting on behalf (whether with or without the knowledge of the BIDDER) shall entitle the BUYER to take or any one of the followings actions, wherever required:-
- (i) To immediately call off the pre contract negotiations without assigning any reason or giving an compensation to the BIDDER. However, the proceedings with the other BIDDER(s) would confue.
- (ii) The Earnest Money Deposit (in pre-contract stage) and/or Security Deposit / Performance Bor (after the contract is signed) shall stand forfeited either fully or partially, as decided by the BI ER and the BUYER shall not be required to assign any reason therefore.
- (iii) To immediately cancel the contract, if already signed, without giving any compensation to the IDDER.
- (iv) To recover all sums already paid by the BUYER, and in case of an Indian BIDDER with interest ereon at 2% higher than the prevailing Prime Lending Rate of State Bank of India, while in case of BIDDER from a country other than India with interest thereon at 2% higher the LIBOR. If are outstanding payment is due to the BIDDER from the BUYER in connection with any other context for any other stores, such outstanding payment could also be utilized to recover the aforess sum and interest.
- (v) To encash the advance bank guarantee and performance bond / warranty bond, if furnished by he BIDDER, in order to recover the payments, already made by the BUYER, along with interest
- (vi) To cancel all or any other Contracts with BIDDER. The BIDDER shall be liable to pay compension on for any loss or damage to the BUYER resulting from such cancellation / rescission and the I YER shall be entitled to deduct the amount so payable from the money(s) due to the BIDDER.
- (vii) To debar the BIDDER from participating in future bidding processes of Indian Rare Earths Limi d for a minimum period of five years, which may be further extended at the discretion of the I IL.
- (viii) To recover all sums paid in violation of this Pact by BIDDER(s) to any middleman or agent or b ker with a view to securing the contract.
- (ix) In cases where irrevocable Letters of Credit have been received in respect of any contract sig d by the BUYER with the BIDDER, the same shall not be opened.
- (x) Forfeiture of Performance Bond in case of a decision by the BUYER to forfeit the same without signing any reason for imposing sanction for violation of this Pact.
 - 6.2 The BUYER will be entitled to take all or any of the actions mentioned at Para 7.1 (i) to (x) of the SP act also on the Commission by the BIDDER or any one employed by it or acting on its behalf whether with or without the knowledge of the BIDDER), of an offence as defined in Chapter IX the Indian Penal code, 1860 or Prevention of Corruption Act, 1988 or any other statute enacted for prevention of corruption.
 - 6.3 The decision of the BUYER to the effect that a breach of the provisions of this Pact has been mmitted by the BIDDER shall be final and conclusive on the BIDDER. However, the BIDDER capproach the Independent Monitor(s) appointed for the purposes of this Pact.

7. Independent Monitors

- 7.1 The BUYER has appointed Independent Monitors (hereinafter referred to as Monitors) for this ct in consultation with the Central Vigilance Commission (Names and Addresses of the Monito to be given).
- 7.2 The task of the Monitors shall be to review independently and objectively, whether and to wheextent the parties comply with the obligations under this Pact.
- 7.3 The Monitors shall not be subject to instructions by the representatives of the parties and per m their functions neutrally and independently.
- 7.4 Both the parties accept that the Monitors have the right to access all the documents relating

the project/procurement, including minutes of meetings.

- 7.5 As soon as the Monitor notices, or has reason to believe, a violation of this Pact, he will so inf m the Authority designated by the BUYER.
- 7.6 The BIDDER(s) accepts that the Monitor has the right to access without restriction to all Proje documentation of the BUYER including that provided by the BIDDER. The BIDDER will also grathe Monitor upon his request and demonstration of a valid interest, unrestricted and uncondinal access to his project documentation. The same is applicable to Subcontractors. The Monit shall be under contractual obligation to treat the information and documents of the BIDDER/S contractor(s) with confidentiality.
- 7.7 The BUYER will provide to the Monitor sufficient information about all meetings among the pa es related to the Project provided such meetings could have an impact on the contractual rel ons between the parties. The parties will offer to the Monitor the option to participate in such eetings.
- 7.8 The Monitor will submit a written report to the designated Authority of BUYER with 8 to 10 we s from the date of reference or intimation to him by the BUYER/BIDDER and, should the occase n arise, submit proposals for correcting problematic situations.

8. Facilitation of Investigation

In case of any allegation of violation of any provision of this Pact or payment of commission, to BUYER or its agencies shall be entitled to examine all the documents including the Books of A ounts of the BIDDER and the BIDDER shall provide necessary information and documents in E lish and shall extend all possible help for the purpose of such examination.

9. Law and Place of Jurisdiction

This pact is subject to Indian Law. The place of performance and jurisdiction is the seat of the UYER.

10. Other Legal Actions

The actions stipulated in this Integrity Pact are without prejudice to any other legal action the may follow in accordance with the provisions of the extant law in force relating to any civil or minal proceedings.

11. Validity

- 11.1 The validity of this Integrity Pact shall be from date of its signing and up to the comple execution of the contract to the satisfaction of both the BUYER and the BIDDER/Seller, includir warranty period, whichever is later. In case BIDDER is unsuccessful, this Integrity Pact shall ex re after six months from the date of signing of the contract.
- 11.2 Should one or several provisions of this Pact turn out to be invalid, the remainder of the Pact shall remain valid. In this case, the parties will strive to come to an agreement to their or inal intensions.

inal intensions. 12. The Parties hereby sign this Integrity Pact at	on
BUYER	BIDDER
Signature	
Name of the Officer Designation	
Witness	Witness

1		1	
2		2	
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2 SECDECY /	- / CONFIDENTIAL ITS	V ACREEMENT	
3.SECRECT /	<u>/ CONFIDENTIALITY</u>	T AGREEMEN I	
THIS AGREEMENT, made and d between URANIUM CORPOR Indian Companies Act having hum (East), Jharkhand - 8321, a company duly red office	ATION OF INDIA its registered off .02 (hereinafter rincorporated ur (Hereinafter c	LTD, a company incorpo fice P.O Jaduguda Mines, called "UCIL") on one pa nder, wi	orated unde Distt Singh art and ith its regist
	WITNESSETH	Н:	
WHEREAS:			
A. UCIL intends to purchase			
B (Name of the compa ame of the place) and intend to sell t		uce at their project	in (
C. The parties, therefore, intend and purchase of	to enter into an MoU	J and subsequently an agreem	ent for the sal

NOW, THEREFORE, in consideration of the premises and the mutual covenants herein contained, the arties hereto agree as follows:

- 1. The term "Confidential Information" means:
- (1) All details supplied by UCIL/ (Name of the company) on technical, commercial and other inforr tion and data on the Process.
- (2) All details supplied by UCIL/ (Name of the company) on technical, commercial and other inforr tion and data relating to the products.
- 2. Each party hereto shall keep secret and confidential any and all confidential information it rece es from any other party or parties hereto under this Agreement, and shall not use such Confidential Ir rmation for any purposes except for the said tender purpose hereunder. The obligations under this Ar le shall not apply to any information or data that:
- (i) at the time of its disclosure hereunder is in the public domain,
- (ii) after disclosure hereunder becomes part of the public domain by publication or otherwise through o fault of the party to whom such information or data is disclosed hereunder ("Receiving party") (but a y after it is published or otherwise becomes part of the public domain),
- (iii) the Receiving Party can show in its possession at the time of disclosure hereunder and which the ceiving party, without breach or any obligation is free to disclose to others, or
- (iv) was received by the Receiving Party after the time of disclosure by a party hereto ("Disclosing Par") hereunder from a third party who did not acquire it, directly or indirectly, from the Disclosing Party nder an obligation of confidence and which the Receiving party, without breach of any obligation, is fr to disclose to others.

For the purpose of this Article 2, information or data which is specific, e.g., those on operating conditi s or equipment shall not be deemed to be within the foregoing exceptions merely because it is embra d by general information or data in the public domain or in the possession of Receiving Party. In add on, any combination of features shall not be deemed to be within the foregoing exceptions merely be use individual features are in the public domain or in the possession of the Receiving Party, but only i he combination itself and its principle of operation are in the public domain or in the possession of the eceiving Party.

- 3. The Receiving Party shall limit the access to the Confidential Information received hereunder t ts directors, officers and employees, who (i) need to have access with such Confidential Information, have been informed of the confidential nature thereof and (iii) have agreed to undertake the obligatio of non-disclosure and non-use of such Confidential Information.
- 4. Upon request of UCIL... (Name of the party) shall, free of charge, promptly return to UCIL all the confidential information received from UCIL hereunder.
- 5. Each party hereto shall not, without the other party's prior express written consents, disclose allow the disclosure of the existence of this Agreement.
- 6. It is mutually understood and agreed that no license or other rights are granted to any party h eto under this Agreement, by implication or otherwise, for any of the patents or patents applications any other party hereto or as to any information and data disclosed by any other party or parties here under this Agreement.
- 7. None of the parties may assign its rights or obligations hereunder without the prior written cornt of the other parties.
- 8. The obligation of non-disclosure and non-use of the Confidential information under this Agreer nt shall remain in effect for five (5) years after the date hereof and shall terminate upon lapse of saic ve (5) years.
- 9. This Agreement shall be governed by and construed in accordance with Indian laws.

10. Each party hereto acknowledges and agrees that monetary damages for any breach or threat breach of this Agreement are inadequate. Each party hereto shall, therefore, be entitled to seek and c ain temporary and injunctive relief for any breach or threat of breach of this Agreement relating to its onfidential Information, in addition to any other remedy.		
IN WITNESS WHEREOF , the parties hereto have caused this Agreement to be executed in duplicate y their duly authorized representatives on the day and year first above written. The original shall rem n with UCIL and the duplicate with (Name of the party).		
1.	for Witness:	
	(Name)	1.
	Designation	(Name)
		Designation
		2.
		(Name)
		Designation
for Uranium Corporation of India Ltd. Witness:		
	(Name)	
	Designation	
		1.
	(Name) Designation	
		2.
		(Name)
		Designation
		5

4.PROFORMA FOR BANK GUARANTEE AGAINST PERFORMANCE GUARANTEE

WHEREAS on or about the	Tenderer') entered with rated under Indian	d into a contr M/s Urai Companies A	act beari nium Cor Act, havir
its registered office at P.O Jaduguda Mine 1102, India (herein after referred to as U (herein after referred to as 'The Contract'	CIL), for		
AND WHEREAS the Agreement provides that the ter (Rupees only) being% antee for the due fulfillment by the tenderer of the te guarantee remaining valid till the completion of the	(percent) of the terms and conditions co	otal agreement	value as Gı
We Bank do hereby undertake to perfect the without any demur, merely on a demand from Up floss or damage caused to or that would be caused aid tenderer of any of the terms or conditions container's failure to perform the said agreement. Any such egards the amount due and payable by the Bank unguarantee shall be restricted to an amount not excess.	CIL stating that the am I to or suffered by UCIL ined in the said Agreer In demand made on the ider this Guarantee. Ho	nount claimed is by reason of broment or by reason bank shall be conwever, our liabil	due by way each by the on of the Bi onclusive a lity under th
We undertake to pay to UCIL any money so demand y the tenderer in any suit or proceeding pending liability under these present being absolute and un-	before any court or t		
The payment so made by us under this guarantees hereunder and the tenderer shall have no claim aga			for paymen
We Bank further agree that the e and effect during the period that would be taken f t shall continue to be enforceable till all the dues of been fully paid and its claims satisfied or discharged f the said Agreement have been fully and properly or ges this Guarantee.	or the performance of t UCIL under or by virtud d or till UCIL certifies th	the said Agreem e of the said Agr at the terms and	ent and the reement had conditions
We also agree that interest at the rate of 12% (twel L from the date of demand for payment till the actu			us to the U
Our Guarantee shall remain in force until and unless n us in writing within six months from the expiry of Il liability under this Guarantee thereafter.			
We Bank, further agree that U and without affecting in any manner our obligations of the said Agreement or to extent time of performs stpone for any time or from time to time any of the nderer and to forbear or enforce any of the terms as shall not be relived from our liability by reason of as said tenderer or for any forbearance, act or omission e said tenderer or by any such matter or thing what ld but for this provision, have effect of so relieving u	shereunder to vary any ance by the said tender distributions exercisable conditions relating to such variation, or exercise on the part of UCIL or exercise.	of the terms are from time to le by UCIL again the said Agree tension being grany indulgence	nd condition time or to ast the said ment and v ranted to the by UCIL to
This guarantee will not be discharged due to the cha			
We Bank lastly undertakes not twith the previous consent of UCIL in writing.	o revoke this guarante	e during its curi	rency exce _l

	Dated th	e	day of	201
			_	Bar
	(Signature with Attorney as per di			_
			Bar	nk's Common se
5.proform	<u>IA FOR BANK GUARAN</u>	TEE AGAINST	ADVANCE PAY	<u>MENT</u>
address) (herein af g reference no oration of Indian Lt its registered office	out theddress), having its reter referred to as 'The dated do not be a company incorperate at P.O Jaduguda Minereferred to as UCIL) as 'The Contract').	ne Tenderer d oorated und nes, Distt: E	') entered int with er Indian Con ast Singhbhi	o a contract beari M/s Uranium Cor npanies Act, havir um, Jharkhand - 8:
s (Ru h the tenderer is to the said terms and	ler the terms & cond bees) repay to 'UCIL', and conditions of the co) to the ontained.	is to be ma d whereas 'l ntract to ma	de by UCIL to JCIL' has agre ake advance	the tenderer, wheed in pursuance coayment of Rs

We Bank, in consideration of the UCIL having agreed to pay to the tenderer an advance payment of Rs (Rupees only) hereby agree and undertake to indemnify the UCI and to keep the UCIL indemnified to the extent of a sum not exceeding the said sum of Rs upees only) against any damage of loss caused to or suffered by or that would be caused or suffered by the UCIL by reason of any breach or non-fulfillment by the tenderer of any of the term and conditions contained in the said Work order/Contract.
We further agree that interest at the rate of 12% per annum will be paid by us to the Contractee fron he date of demand for payment till the actual date of payment made by us.
AND WE Bank, do hereby undertake to pay on demand and without any demur the UCIL any sum not exceeding the said sum of Rs (Rupees only) as make ascertained by the UCIL as the damage or loss that the UCIL may have suffered by reason of bread or non-fulfillment of any of the terms and conditions of the said Work Order/Contract by the tenderer.
AND WE Bank hereby further agree that the decision of the UCIL as to whether the nderer has committed breach of any such terms and conditions of the said Work Order/Contract or no nd as to the amount of damage or loss assessed by the UCIL on account of such breach, would be fin and binding on us.
This guarantee shall come into force simultaneously with your making the said advance payment to t tenderer and shall not be revoked by us whether before its coming into force or any time during its coming without your previous consent in writing.
The payment so made by us under this Guarantee shall be valid discharge of our liability for payment ereunder and the tenderer shall have no claim against us for making such payment.
Our guarantee shall remain in force until (date) or such further date up to which this bank guantee is renewed or extended and unless a claim under the guarantee is lodged with us within 6 (six) onths from such date, all rights of UCIL under the guarantee shall be forfeited and we shall be relieve and discharge from all liabilities thereunder.
WE Bank undertake not to revoke this guarantee during its currency except with e previous consent of the UCIL in writing.
Dated the day of 201
Bar

(Signature with name in Block letters with o	designatio
Attorney as per power of Attorney No	dt

Bank's Common se

6. BANK GUARANTEE FOR EARNEST MONEY DEPOSIT

(To be issued by approved Scheduled Banks)

In accordance v	vith Notice Inviting	Tender (NIT) No	Dated	for t
e work of	(herein after ı	referred to as "the :	said Works") for Rs. _:	
(Rupees	only), of N	ባ/s Uranium Corpor	ration of Indian Ltd,	a comp
-		_	ts registered office	-
			.102 (herein after re	
as UCIL), M/s	Add	ress	[Herein a	fter refe
			the said tender and	
			valid for a period of	
days (in words)	is required to be su	ibmitted by the Bid	lder towards the Bid	Securit
14/ a + la a		Davide (la avaira aftra		ما مام (دامت
we the	o nav to LICII the	Bank (nereinaite	er called the said Bai	nk) do n
only) by reason	of the said tendere	r's failure to enter i	into an agreement c	of contra
			mmence the contra	
			e stipulated period a	
			contract and/or spe	
			y such demand mad	
			nd payable by the E	
			g any dispute or diff	
any litigation in	respect of or arisin	g from the said con	tract and/or the acc	eptance
			uding the question a	
			nest Money being th	
		pay the said amou	nt to UCIL on demai	nd beinç
made as afores	aid.			
We	Bank further a	gree that the guara	intee herein contain	ed shall
		, , , , , , , , , , , , , , , , , , , ,		

emain in full force and effect during the period that would be taken for entering ir o an Agreement of contract and that it shall continue to be enforceable till all the ues of the UCIL under the terms and conditions of the NIT for the work have been ully paid and its claims satisfied or discharged or till UCIL certifies, that the terms nd conditions of the NIT have been fully and properly carried out by the said tend

er and accordingly discharges the guarantee.

Bank further agree with the UCIL that the UCIL shall hav the fullest liberty without our consent and without affecting in any manner our ob gations hereunder to vary any of the terms and conditions of the NIT and/or terms and conditions governing the contract or to extend the time of validity of the offerom the said tenderer from time to time or to postpone for any time or from time of time any of the powers exercisable by the UCIL against the said tenderer and to orbear or enforce any of the terms and conditions of the NIT and we shall not be releved from our liability hereunder by reason of any such variation, or extension by the UCIL or any indulgence by the UCIL to the said tenderer or by any such man er or thing whatsoever which under the law relating to surety/guarantee would be for this provision have effect of so relieving us.
WeBank do hereby further agree that any change in the C nstitution of the said tenderer or the Bank will not affect the validity of this guara ee.
We Bank lastly undertake not to revoke this guarantee during its currency except with the previous consent of the UCIL in writing.
Dated the day of 201
Bar (Signature with name in Block letters with designation Attorney as per power of Attorney Nodt
Bank's Common se
7.PROFORMA FOR BANK GUARANTEE FOR SECURITY DEPOSIT
WHEREAS on or about the day of M/s (T nderer's name & address), having its registered office situated at (Posta address) (herein after referred to as 'The Tenderer') entered into a contract bearing reference no dtd with M/s Uranium Corporation of Indian Ltd, a company incorporated under Indian Companies Act, having s registered office at P.O Jaduguda Mines, Distt: East Singhbhum, Jharkhand - 83: 102, India (herein after referred to as UCIL), for (details of order) (erein after referred to as 'The Contract').

AND WHEREAS under the terms and conditions of the contract the tenderer is required to keep with U

L a security deposit of Rs	(Rupees	only) or submit a Bank	Guarantee i
ieu of cash deposit for the fulfillment		of the contract, and whe	reas the sur
er has chosen to submit a Bank Guard	antee.		
We Bank do			
Guarantee without any demur, merel y way of loss or damage caused to or			
f any of the terms and conditions of t			
clusive as regards the amount due ar			
y under this Guarantee shall be restri			
per annum from the date of demand			
•		. ,	
We undertake to pay to UCIL any mor	ney so demanded notwithstai	nding any dispute or dis	putes raised
y the tenderer in any suit or proce		ourt or tribunal relating	g thereto, c
liability under these present being at	osolute and unequivocal.		
The payment so made by us under th	ois quarantoos shall bo valid	discharge of our liability	for navmon
hereunder and the tenderer shall hav			ioi payinen
nerealiser and the tenderer shall hav	e no claim against as for mai	ang saen payment.	
We Bank further	agree that the Guarantee he	rein contained shall rem	ain in full fc
e and effect during the period that we	ould be taken for the perform	ance of the said Agreem	nent and tha
t shall continue to be enforceable till	all the dues of UCIL under or	by virtue of the said Ag	reement ha
been fully paid and its claims satisfied			
f the said Agreement have been fully			
harges this Guarantee. Our Guarante			
laim under this guarantee is made on			e Guarantee
eriod, we shall be discharged from all	i liability under this Guarante	e therealter.	
We Bank, furthe	r agree that IICII shall have t	the fullest liberty withou	t our consei
and without affecting in any manner of	our obligations hereunder to	ary any of the terms an	d conditions
f the said Agreement or to extent time			
pone for any time or from time to tim			
and to forbear or enforce any of the t			
ot be relived from our liability by reas			
ntract or for any forbearance, act or o			
enderer or by any such matter or thin r this provision, have effect of so relie		e law relating to suretie	s would but
Titlis provision, have effect of so relie	villy us.		
This guarantee will not be discharged	due to the change in the cor	stitution of the Bank or	the Consult
t.			
We Bank lastly un	ndertakes not to revoke this	augrantos durina ita aur	ronev oveou
with the previous consent of UCIL in w		guarantee during its cui	rency excep
With the previous consent of o'cle in w	······································		
	Dated the	day of	201

Bar
(Signature with name in Block letters with designatio
Attorney as per power of Attorney Nodt
Bank's Common se
8. <u>Challan- SBI Collect- UCIL</u>

Uranium Corporation of India Ltd	Uranium Corporation of India Ltd	Uranium Corporation of India L
Branch Copy	Contractor/Candidate/Supplier Co py	UCIL Copy
Advt. No/ NIT No	Advt. No/ NIT No	Advt. No/ NIT
SBI Branch Name JADUGODA(00227)	SBI Branch Name JADUGODA(00227)	SBI Branch Name JADUGOD
A/C No. 35769323064	A/C No. 35769323064	A/C No. 35769323064
Contractor/Candidate/Supplier:	Contractor/Candidate/Supplier:	Contractor/Candidate/Sup
Name	Name	Name
Amount	Amount Rs	Amount
R s		Rs

Bank Charges	Bank Charges	Bank Charges
Rs	Rs	Rs
Total Amount :	Total Amount :	Total Amount :
Amount in Words :	Amount in Words :	Amount in Words :
Journal No	Journal No	Journal No
Contractor/Candidate/Supplier Sig nature	Contractor/Candidate/Supplier Si gnature	Contractor/Candidate/Sup
Authorised Official Signature	Authorised Official Signature	Authorised Official Signature
	-	
Important instructions	Important instructions	Important instructions
1. Candidate should deposit the fees a t any SBI branch.	1. Candidate should deposit the fees at any SBI branch.	1. Candidate should deposit any SBI branch.
2. Advertisement No./ NIT No. should be fed into CBS screen under Registration/Ref No	2. Advertisement No./ NIT No. should be fed into CBS screen under Registra tion/Ref No	2. Advertisement No./ NIT No e fed into CBS screen under on/Ref No
3. Bank charges of Rs 50/- to be taken separately and deposit to their commission account.	3. Bank charges of Rs 50/- to be take n separately and deposit to their commission account	3. Bank charges of Rs 50/- to separately and deposit to the ssion account

Disclaimer/अस्वीकरण

The additional terms and conditions have been incorporated by the Buyer after approval of the Competent Authority Buyer Organization, whereby Buyer organization is solely responsible for the impact of these clauses on the bidding process, its outcome, and consequences thereof including any eccentricity / restriction arising in the bidding process due to these ATCs and due to modification of technical specifications and / or terms and conditions governing the bi Any clause(s) incorporated by the Buyer regarding following shall be treated as null and void and would not be considered as part of bid:-

- 1. Definition of Class I and Class II suppliers in the bid not in line with the extant Order / Office Memorandum issiby DPIIT in this regard.
- 2. Seeking EMD submission from bidder(s), including via Additional Terms & Conditions, in contravention to exemption provided to such sellers under GeM GTC.
- 3. Publishing Custom / BOQ bids for items for which regular GeM categories are available without any Category item bunched with it.
- 4. Creating BoQ bid for single item.
- 5. Mentioning specific Brand or Make or Model or Manufacturer or Dealer name.
- 6. Mandating submission of documents in physical form as a pre-requisite to qualify bidders.
- 7. Floating / creation of work contracts as Custom Bids in Services.
- 8. Seeking sample with bid or approval of samples during bid evaluation process.
- 9. Mandating foreign / international certifications even in case of existence of Indian Standards without specifyir equivalent Indian Certification / standards.
- 10. Seeking experience from specific organization / department / institute only or from foreign / export experienc
- 11. Creating bid for items from irrelevant categories.
- 12. Incorporating any clause against the MSME policy and Preference to Make in India Policy.
- 13. Reference of conditions published on any external site or reference to external documents/clauses.
- 14. Asking for any Tender fee / Bid Participation fee / Auction fee in case of Bids / Forward Auction, as the case m be.

Further, if any seller has any objection/grievance against these additional clauses or otherwise on any aspect of this bid, they can raise their representation against the same by using the Representation window provided in the bid details field in Seller dashboard after logging in as a seller within 4 days of bid publication on GeM. Buyer is duty bot to reply to all such representations and would not be allowed to open bids if he fails to reply to such representations

This Bid is governed by the <u>General Terms and Conditions/सामान्य नियम और शर्तें</u>, conditions stipulated in Bid and <u>Service Level Agreement</u> specific to this Service as provided in the Marketplace. However in case if any condition specified in General Terms and Conditions/सामान्य नियम और शर्तें is contradicted by the conditions stipulated in Service Level Agreement, then it will over ride the conditions in the General Terms and Conditions.

In terms of GeM GTC clause 26 regarding Restrictions on procurement from a bidder of a country which shares a land border with India, any bidder from a country which shall border with India will be eligible to bid in this tender only if the bidder is registered with the Competent Authority. While participating in bid, Bidder has to unde compliance of this and any false declaration and non-compliance of this would be a ground for immediate termination of the contract and further legal action in accordance the laws. जिम की सामान्य शर्तों के खंड 26 के संदर्भ में भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबं भारत के साथ भूमि सीमा साझा करने वाले देश के बिडर से खरीद पर प्रतिबंध के संबं भारत के साथ भूमि सीमा साझा करने वाले देश का कोई भी बिडर इस निविदा में बिड देने के लिए तभी पात्र होगा जब वह बिड देने वाला २ प्राधिकारी के पास पंजीकृत हो। बिड में भाग लेते समय बिडर को इसका अनुपालन करना होगा और कोई भी गलत घोषणा किए जाने व इ अनुपालन न करने पर अनुबंध को तत्काल समास करने और कानून के अनुसार आगे की कानूनी कार्रवाई का आधार होगा।

---Thank You/धन्यवाद---