

INVITESONLINEE-TENDERS **FOR**

PROPOSED AIR CONDITIONING WORK OF SBI RAKHOLI BRANCH, SAO-4, VALSAD.

FROM

THE SBI AHMEDABAD EMPANELLED AIRCONDITIONING CONTACTOR UNDER CATEGORY FROM RS.5.0 LAKH TO RS.100 LAKH AS PER LIST ENCLOSED

THE LAST DATE OF SUBMISSION OF TECHNICAL:15.02.2025 UPTO 03:00 PM

PART-A:TECHNICALBID

TENDERSUBMITTEDBY:		
NAME	: -	
ADDRESS	: <u>-</u>	
DATE	: -	
ARCHITECT :	SOPAN	

Ar. AJAY CHOWDHURY 202, RIVER PALACE WING-B NANPURA,

SURAT- 395001

M: 02612471302,09825117854

Email-sopanrise@gmail.com, sopansSURAT@gmail.com

NOTICEINVITINGTENDER(NIT)

SBI through its Architect - Ar. AJAY CHOWDHURY, invites Online E-tender in two bid system, from the Bank's Empaneled Air Conditioning contractors of Ahmedabad Circlefor Air Conditioning Work at SBIRAKHOLIB RANCH, DIST. - DADRA AND NAGAR HAVELI, SAO-4VALSAD.

1	NameofWork	PROPOSEDAIRCONDITIONINGWORKOFSBIRAKHOLIBRAN CH,DISTDADRA AND NAGAR HAVELI,SAO-4VALSAD.
2	Timeallowedforcompletion	30days from dateofacceptanceofworkorder.
3	Estimate Amount of Work	1,41,750.00
4	EarnestMoneyDeposit	Rs. 1,400/- by means of Demand Draft / Pay Order fromany scheduled Nationalized Bank drawn in favor of StateBankOfIndiaandpayableatVALSAD.(Contractorsregi stered with 'MSME UDYAM' need not submit EMD.InsteadofEMD,theyshouldsubmitregistration certificateof'MSMEUDYAM')
5	InitialSecurityDeposit	NA(asperGovernmentdirectives)
6	Total Security Deposit	5%ofthe finalbillamountincludingISD
7	Costoftender document.	NIL
8	Start and end date for downloading oftenderdocuments form Bank's website	21.02.2025 to 03.03.2025 at www.sbi.co.in under Link><sblinthenews>procurementnews.</sblinthenews>
9	Last date & time for submission ofonline TechnicalbidandSealedPrice Bid	03.03.2025 upto03:00 PM
10	Address at which & ProcessComplianceFormhastobesub mitted	The Asst Gen ManagerState Bank of IndiaSAO-4, VALSAD396001
11	Dateandtimeofopeningof online Technicalbid&SealedPricebid	03.03.2025 up to 03:30 PM
12	Agencyfor arrangingonline Bidding (Technical bid and sealed pricebid)	M/s.AntaresSystemsLimited, Mr.KushalBose MobileNo.:+919674758719 e-Mail: <u>kushal.b@antaressystems.com</u>
13	Defectliabilityperiod.	12monthsfrom thedateof VirtualCompletion
14	Validityofoffer.	90days fromthedateofopeningofPrice-bid
15	Liquidateddamages	0.50% of contract amount perweeks subject to max.5% of contract value or final bill value.

16	Value of Interim Certificate	Noadvanceonmaterials/plant/machineryormobilizationa dvanceshallbepaidunderanycircumstances Only full and final payment shall be madeaftersatisfactory completionofwork.
17	Insurance	Thecontractorshallobtainallnecessaryinsurancepoliciesa sperthegoverninglawsapplicableatthecenter& shall require to produce the original policy ofInsurance&receiptofthepremiumasapplicablein the mattertotheArchitect/Bank.
18	WaterandElectricity	If contractor is permitted to use SBI source of water &electricity, the SBI will recover @ 0.5% of contractamount from the final bill of contractor. Howeverfurtherdistribution&extension& lightfixturesetc. With required MCB switches, switch boards, lamp, tubeetc. shall be arranged by the contractor at their owncost within the accepted tender amount. Bank willrecover0.5% of the final billamount towards consumption of water &electricity.
19	Rates	Rates quoted shall be inclusive of all existing &future (including variation) taxes, duties, levies,royalties, transportation, other incidental charges,WCTetc.PVA& PVAClause shallnotbeapplicable. Note: GST will be paid Extra as per Applicable norms. Ifany tenderer puts any condition/anything/any taxesextraover andabovetheirquotedratesthe tender shallbesummarilyrejected.
19	shallberesponsibleforsiteissues/delayir	k'swebsite curement News> orSBI e-Tender Portal It shall lysubmitthetechnicalandfinancialbid.SBI,innocase
20	randsequenceof all pages. Noconditionsotherthanmentionedinthe bewithdrawn beforesubmissionoffinal	etenderwillbeconsidered,andifgiventheywillhaveto
21	TendersreceivedwithoutEMDandProce	essComplianceFormshallbesummarilyrejectedandsuch patein the Price bid process/rejected/notconsidered/or
22		mentandquotingminimumrateforanycategorydoesnotprovi hatitembythefirmwhoquotes lowest rates.
24	Bankreserves righttocancelany/ allteno	dersatanystage withoutassigninganyreasons.
25		tender infullor in partand the tender er shall have no
26		as a holiday,the tenderingwillbeconductedonthe

27	SBI reserves the right to accept or reject any or all the tenders, either in whole or in partwithout assigning any reason(s) for doing so, no claim / correspondence shall be
	entertained inthisregard.ForanyclarificationregardingTenderingprocedure, pleasecontactSBI
	Admin
	office,VALSAD,whoseaddress ismentionedin the NITor ArchitectAR.VISHALPAREKH.
28	It is vendor's/supplier's responsibility to be well prepared and get ready with E-
	Tenderingprocedures&wellequippedwithallrequirements.SBIwillnottakeanyresponsibilityofdelay
	insubmission due to EMD, slow internet connectivity, system failure setc.
29	Onlyfinalpayment willbemade.
30	It'sa vacant(new)branch.If the assignedwork isin running/workingBranch, thecontractor
	should execute the site erection work in odd hours, Holidays and Sundays.
31	Percentage, if any, to be deducted from bills and total amount to be retained :10 %
	fromRunningBills, subjecttomaximumTotal5%ofcontractamountoractualFinal Billvalue.

YoursFaithfully,

Date: 21.02.2025

The Asst Gen. Manager State Bank of India SAO-4, VALSAD 396001

LIST OF EMPANELLED AIR-CONDITIONER CONTRACTOR UPTO Rs.5.0 LAKH

SN	Name, Office Address of the Applicant in Gujarat State including U/T	Contact number & email ID
1	Patel Electricals, 1/A, Astha Complex, Sanskarmandal Chowk, Bhavnagar. 364001	9374754747, 9825088095, patelelectricals55@gmail.com
2	Power Control, 18, Sursarthi Complex, B/H Rudra Complex, Ambawadi, Ahmedabad-6	9327030790 info@powercontrol.com
3	Cool Air Enterprise, Opp.13 Ramnathpara, Garbi Chowk, Rajkot - 360001	9426165786 coolair52@gmail.com

LIST OF EMPANELLED AIR-CONDITIONER CONTRACTOR UPTO Rs.10.0 LAKH

SN	Name. Office Address of the Applicant in Gujarat State including U/T	Contact number & email ID
1	Prince Enterprise, 60&156, Maruti Plaza, Nr. Vijay Park BRTS, Krishnanagar, Ahmedabad- 382345	9979861449, princeenterprise18@gmail.com
2	RELAX AIR, 9, Premier Shooping Center, Opp, Syndicate Bank, Nr. Mirzapur Court, Mirzapur Road, Ahmedabad -1	9824216799, relaxair_9824216799@yahoo.in
3	SHAINA COOLING SYSTEMS, 1759, Nr. Shah e Alam Restaurant, Gayakwad Haveli Road, Raikhad, Ahmedabad 380001	9898140380, shainacs2007@hatmail.com
4	Swastik Engineers, 91 Ajanta Comercial Center, Nr. Income Tax Circle, Income Tax, Ahmedabad- 380006	9724800027, swastikhvac@gmail.com
5	Maimoon Cooling agent & Electronics Appliances, 2/3857, Relax Aprtment, Healdiya Sheri, Nr. Mahaveer Hospital Sangrampura, Surat	9824602152, maimoonsales52@gmail.com
6	S M Enterprise, 23, Central Government Housing Socity, New Sama Road Vadodara	8401497038, 9879562994. smenterprise1014@gmail.com
7	Shree Maruti Ac Service, SB-42, Paradise Complex, Sayajigunj, Vadodara.390020	9998486570, shreemarutiacservice2014@gmail com
8	MD Aircon, A-116, Ashwamegh Complex, Opp. Sayaji Vihar Club, Rajmahal Road, Vadodara - 390001	9825592980, mdaircon@gmail.com
9	Mahadev Electric, 101, Shanti Complex Kotak Street Sanganva Chowk Rajkot-1,	9824509312, hirenkanabar54@yahoo.com
10	Real Enterprises, 104, Panchshil Plaza, Kotechanagar Main Rd., Nr. Kotecha School, Off. Amin Marg, Rajkot-360005	9825189029/9825386262/realenter rprise97@gmail.com
11	Shah Associate, Opp. Laxmi Bhuvan, New Station Rd., Bhuj, Dist Kutchh-370001	9825228305/ shahassociate1@gmail.com

LIST OF EMPANELLED AIR-CONDITIONER CONTRACTOR UPTO Rs.25.0 LAKH

SN	Name, Office Address of the Applicant in Gujarat State including U/T	Contact number & email ID
1	Pronify Turnkey Solutions, 23E, Laxmi Industrial Esate, New Link Road, Andheri (west), Mumbai 400053	9833889913, proinfyturnkeysolutions@gmail.com
2	Concept Marketing, Payal Park Society, Near TVS Motors, Opp. Central Excise Bldg., B/h. Subhanpura Garden, Vadodara-390023	9825041848, 9909031848, info@concept.net.in
3	HCP Enterprise ,A/8 Someshwar Tenament, Opp. Nishan Vidhyalay, Arjun Ashram Road, Ranip Ahmedabad - 382480	8849696356, hcpenterprise@gmail.com
4	Sharda Refrigeration, 35, Surya Darshan Complex,Rubber Factory Circle Bhavnagar 364001	9426261853, thomasvyas@yahoo.co.in

LIST OF EMPANELLED AIR-CONDITIONER CONTRACTOR UPTO Rs.50.0 LAKH

SN	Name, Office Address of the Applicant in Gujarat State including U/T	Contact number & email ID
1	SYSTEM DESIGNING, 102 Aggam Complex Nr. Telephone Exchange Vasna, Ahmedabad - 7	9825024651, sdesign_trs@yahoo.com

LIST OF EMPANELLED AIR-CONDITIONER CONTRACTOR UPTO Rs.100.0 LAKH

SN	Name, Office Address of the Applicant in Gujarat State including U/T	Contact number & email ID
18	Parnam HVAC Engineering Pvt. Ltd. A405/406, Neelkanth Palace, 4th floor, Nr. Seema Hall, 100ft Anandnagar Road, Satellite, Ahmedabad - 380015	9979866401, pranamhvac@gmail.com
22	Chill Air System, 1&22 Induchacha House. Chhani road, Jakat Naka Baroda - 39002	9825603471, 9825083471, chillairsystems@gmail.com



To, The Asst Gen Manager StateBank ofIndia SAO-4, VALSAD 396001

Dear Sir.

Having examined the drawings, specification, design and schedule of quantities relating to the works specified in the memorandum hereinafter set out and having visited and examined the site of the works specified in the said memorandum and having acquired the requisite information relating thereto as affecting the tender, I/We hereby offer to execute the works specified in the said memorandum at the rates mentioned in the attached Schedule of Quantities and in all respects with the specifications, design, drawing sand instructions in writing referred to inconditions of tender, the Articles of Agreem ent, Special Conditions, Schedule of Quantities and Conditions of Contract and with such materials as are provided for by, and in all other respects in accordance with such conditions so far as they may be applicable.

MEMORANDUM

Description ofwork	ProposedAir ConditioningworksofSBI RAKHOLIBRANCH,DISTDADRA AND NAGAR HAVELI,SAO-4VALSAD.
EarnestMoney	Rs. 1,400/-by means of Demand Draft / Pay Orderfrom any scheduled Nationalized Bank drawn infavor of of State Bank Of India and payable atVALSAD.(Contractorsregisteredwith MSMEUD YAM'neednotsubmitEMD.InsteadofEMD, theyshouldsubmitregistrationcertificateof MSMEUD DYAM')
Percentage,ifany,tobe deductedfromBillsandtotalamountto be retained	10%fromRunningBills,subjecttomaximum Total5%ofcontractamountoractualFinalBillvalue.
TimeallowedforcompletionoftheWorksf romfourteenthdayafterthedateofwritten orderordateofhandingover o thesite(whichever islater)tocommencethe work	

I/We have deposited a sum of **Rs. 1,400**/-of the total tender amount as Earnest Money withtheSBIwhichisnottobearanyinterest.ShouldI/We failtoexecutetheContractwhencalled upon to do so I/ We do hereby agree that this sum shall be forfeited by me/us toStateBank of India.



1)	Our Bankers are:
i)	
	ii)
	The names of partners of our firm are:
	i)ii)
	NameofthepartnerofthefirmAuthorizedtosignOr
	(Name of person having Power of Attorney to sign the Contract.)(Certifiedtruecopyof thePowerofAttorneyshouldbeattached)
	Yoursfaithfully,
	SignatureofContractors.
	Signature and addresses of Witnesses
	i)
	ii)



SAMPLEBUISNESSRULEDOCUMENT

ONLINEE-TENDERINGFORAIRCONDITIONINGWORKOF SBI RAKHOLI BRANCH,DIST.-DADRA AND NAGAR HAVELI,SAO-4VALSAD.

(A) BusinessrulesforE-tendering:

- 1. OnlyBank'sempaneledAIRCONDITIONINGWORKcontractorswithSBIunderappropriatecategorywh oareinvited bythe projectArchitect/SBIshallonlybeeligible toparticipate.
- 2. SBIwillengagetheservicesofanE-tenderingserviceproviderwhowillprovidenecessarytrainingand assistancebefore commencementofonlinebiddingonInternet.
- Incaseofe-

tendering, SBI will inform the vendor in writing, the details of service provider to enable them to contact and get trained.

- 4. Businessruleslikeeventdate, closing and opening time etc. also will be communicated through service provider for compliance.
- 5. Contractorshavetosendbyemail,thecomplianceformintheprescribedformat(providedbyservicepr ovider),beforestartofE-tendering.Withoutthisthevendorwillnotbeeligibleto

participate in he event.

- 6. TheContractorswillberequiredtosubmitthevariousdocumentsinsealedEnvelopetotheofficeof SBI RAKHOLI BRANCH, DIST.- DADRA AND NAGAR HAVELI, SAO-4VALSAD. at the address mentionedhereinbeforebythestipulateddatei.e.(1)DemandDraftofspecifiedamountofEMD,(2)Pro cesscompliance form dully signed. Contractors not submitting any one or more documents shall notbe eligible toparticipateinthe on-linepricebidding.
- 7. E-tenderingwillbe conductedonscheduledate&time.
- 8. The e-tendering will be treated as closed only when the bidding process gets closed in allrespects fortheitemlistedinthetender.

(B) Terms&conditionsofE-tendering:

SBI shall finalize the Tender through e-tendering mode for which M/s. Antares Systems Limited has beenengaged by SBI an authorized service provider. Please go through the guidelines given below and submityouracceptancetothe same along with your Commercial Bid.

- E-tenderingshallbeconductedbySBIthroughM/s.AntaresSystemsLimited,onpre-specifieddate.WhiletheContractorsshallbequotingfromtheirownoffices/placeoftheirchoice,Intern etconnectivity and other paraphernalia requirements shall have to be ensured byContractorsthemselves.IntheeventoffailureoftheirInternetconnectivity,(duetoanyreasonwhats oeveritmay be) it is thebidders'responsibility
 <a href="In order to ward-off such contingent situation bidders are requested to make all thenecessaryarrangements/alternatives such as back-up power supply whatever required so that they areable to circumvent such situation and still be able to participate in the E-tendering successfully.Failure of power at the premises of Contractors during the E-tendering cannot be the cause fornot participating in the E-tendering.
 - OnaccountofthisthetimefortheE-

 $\underline{tendering cannot be extended and SBI is not responsible for such eventualities.}$

- 2. M/s.AntaresSystemsLimited,shallarrangetotrainyournominatedperson(s), without anycostto you. They shallalsoexplainyouall the Rulesrelated to the E-tendering. You are required to give your compliance on it before start of bidprocess.
- 3. BIDDINGCURRENCYANDUNITOFMEASUREMENT: BiddingwillbeconductedinIndiancurrency



- & UnitofMeasurementwillbedisplayedinOnline E-tendering.
- 4. BIDPRICE:TheBidderhastoquotetherateaspertheTenderDocumentprovidedbySBIthroughtheirapp ointed Architects.
- 5. VALIDITYOFBIDS:TheBidpriceshallbefirmforaperiodspecifiedinthetenderdocumentandshallnot besubjected toanychangewhatsoever.
- 6. Procedureoff-tendering:

i. OnlineE-tendering:

- (a) The hard copy of the Technical as well as Price Bid is available on the Bank's website during theperiodspecifiedintheNIT.
- (b) Online e-tendering is open to the empaneled bidders who receive NIT from the Architect andqualified for participating in the price bidding as provisions mentioned hereinabove through SBIapprovedService Provider.
- (c) The Price-Bid shall be made available online by the Service Provider wherein the contractors willberequiredtofill-intheiritem- wiseratesforeachitem.
- (d) TheContractorsareadvisednottowaittillthelastminutetosubmittheironlineitem-wisequotein theprice bid to avoid complications related with internet connectivity, network problems, systemcrashdown, power failure, etc.
- (e) It is mandatory to all the bidders participating in the price bid to quote their rates for each andeveryitem.
- (f) In case, contractor fails to quote their rates for any one or more tender items, their tender shallbetreatedas"IncompleteTender"andshall beliable forrejection.
- 7. LOGINNAME&PASSWORD:EachBidderisassignedaUniqueUserName&PasswordbyM/s.Antares SystemsLimited.The Biddersare requestedto changethePasswordafter the receiptofinitialPasswordfromM/s. Antares SystemsLimited.Allbids made fromthe LoginIDgiventothebidderwill bedeemed tohavebeenmadeby thebidder.
- 8. BIDS PLACED BY BIDDER: Bids will be taken as an offer to execute the work as specified. Bidsonce made, cannot be cancelled / withdrawn and the Bidder shall be bound to execute thework atthe quoted bid price. In case the L1 Bidder backs out or fails to complete the work as per the ratesquoted, SBI shall have the liberty to take action as deemed necessary including de-paneling suchcontractors and forfeiting their EMD/ EMD amount through any means and imposing heavy penalty tocontractortorecover thelosses occurred to the Bank.
- 9. AttheendoftheE-tenderingprocess,SBIwilldecide uponthewinner.SBIdecisiononawardofContract shallbe final andbindingonallthe Bidders.
- 10. SBIshallbeatlibertytocanceltheE-tenderingprocess/tenderatanytime,before ordering, without assigning any reason.
- 11. SBIshallnothaveanyliabilitytobiddersforanyinterruptionordelayinaccesstothesiteirrespectiveofth e cause.
- 12. Othertermsandconditionsshallbeasperyourtechno-commercialoffersandothercorrespondences till date.

13. OTHERTERMS&CONDITIONS:

 TheBiddershallnotinvolvehimselforanyofhisrepresentativesinPricemanipulationofanykinddirectly or indirectlybycommunicatingwithother suppliers/bidders.



- TheBiddershallnotdivulgeeitherhisBidsoranyotherexclusivedetailsofSBItoanyotherparty.
- SBIdecisiononawardof Contractshall befinal andbindingonalltheBidders.
- SBIreservetheir rightstoextend,rescheduleorcancelany E-tenderingwithinitssolediscretion.
- SBIoritsauthorizedserviceproviderM/s.AntaresSystemsLimitedshallnothave anyliabilityto Biddersforanyinterruptionordelay inaccess to thesite irrespective of thecause.
- SBIoritsauthorizedservice providerM/s.AntaresSystemsLimitedisnot responsibleforanydamages,includingdamagesthat result from, butarenot limitedtonegligence.
- SBIoritsauthorizedservice M/s.AntaresSystemsLimitedwillnotbeheld responsibleforconsequential damages, including but not limited to systems problems, inability to use the system, lossofelectronic information, etc.

N.B.

- AlltheBiddersarerequiredtosubmittheProcessComplianceStatement(Annexure-II)dulysignedto M/s.AntaresSystems Limited.
- Allthebiddersarerequestedtoensurethattheyhaveavaliddigitalsignaturecertificatewellinadvance toparticipatein theonlineevent.



PROCESSCOMPLIANCESTATEMENT(ANNEXUREII)

(Thebiddersare required toprint this on their company's letter head and sign, stampbefore e-mailing)

To,

M/s.AntaresSystemsLimited, Mr.KushalBose MobileNo.:+919674758719

e-Mail:kushal.b@antaressystems.com

AGREEMENT TO THE PROCESS RELATED TERMS AND CONDITIONS FOR THE ONLINE E-TENDERING FOR AIRCONDITIONING WORK OF SBI RAKHOLI BRANCH, DIST.-DADRA AND NAGAR HAVELI, SAO-4VALSAD.

DearSir,

This has reference to the Terms & Conditions for the E-tendering mentioned in the Tender documentThisletter istoconfirmthat:

- 1) Theundersignedisauthorizedrepresentativeofthe company.
- 2) We have studied the Commercial Terms and the Business rules governing the E-tendering asmentioned inRFPof SBIaswell asthisdocument and confirm our agreement to them.
- 3) We also confirm that we have taken the training on the E-tendering tool and have understoodthefunctionalityofthesamethoroughly.
- Weconfirm

thatSBlandM/s.AntaresSystemsLimitedshallnotbeliable&responsibleinanymannerwhatsoeverformy/ourfailure to access& bidonthee-E-tenderingplatformdue to lossof

internet connectivity, electricity failure, virus attack, problems with the PC, any otherunforeseen circumstancesetc.beforeor duringtheE- tenderingevent.

- 5) We confirm that we have a valid digital signature certificate issued by a valid CertifyingAuthority.
- 6) We, hereby confirm that we will honor the Bidsplaced by usduring the E-tendering process.

With regards, Date:
Signature withcompanyseal Name:
Company/ Organization:
DesignationwithinCompany/Organization:AddressofCompany/Organization:Scanitan
dsendtothis Document on



(OnNon-JudicialStamppaperofappropriatevalue)

ARTICLESOF AGREEMENT

Articles	of	Agreement	made	this		day
of						
		•	•		StateBankOfIndiaAcankwhichexpressions	
essorsand	assignsof	theonepartand			·	
-		(name&a	ddressofcon	tractor)		
		hereinaft	ercalledthe"	Contractor"whic	chexpressionshallincl	udethesuccessorsa
ndassigns	of theoth	er part.				
	TIONING	kisdesirousof exe WORKofSBIRAKH	•		rior Decoration & AND NAGAR	· ·

BankofIndia and has caused drawings, specifications, and schedule of quantities etc. describing the works to the describing the works to the describing the describingbepreparedbytheArchitect.

ANDWHEREAS for the said construction of local Regional Office Building for State Bank of India at V, Terms & Condition of the State Bank of State Bank oftions, Specifications and the Schedule of items, quantities etc., have been signed by and on behalf of the partieshereto.

ANDWHEREAS the Contractor has agreed to execute upon, subject to the conditions set for thhe reinand Schedul and the conditions of the condition of the conditions of the conditions of the conditions of the conditions of the condition ofe of Items and quantities, General & SpecialConditions of Contract, specifications etc containedin the tendered documents including all correspondences exchanged by or between the parties from thesubmission of tender till the award of work, both letters inclusive, (all of which are collectively herein after refe rred to as "the said conditions", details of which are described in the schedule attached hereto, theworks shown upon the said drawings and/or described in the said specification and included in the schedule of items and quantities at the respective rates there in set for tham ounting to the sum as the reinarrive rate of the respective rate of the resed at or such other sum shall become payable there under arrived at or such other sum as shallbecomepayablethereunder (hereinafterreferredtoas"thesaidcontract amount")

NOWITISHEREBYAGREEDASFOLLOWS:

- 1. Inconsideration of the said contract amount to be paid at the time and in the manner set for thin the said conditions, the contractor shall upon and subject to the said conditions execute and complete the workshown in the said drawings and described in the said specifications and the schedule of items and the said specifications and the schedule of items and the said specifications and the said specification and the said spmsandquantities, asper the terms and conditions contained in the said conditions.
- 2. The Bank shall pay the Contractor said contract amount, or such other sum as shall become payable, at the time and in the manner specified in the said conditions.
- 3. The Architects in the said condition shall mean the Architect AND INTERIORDESIGNER, 202, river palace, nanpura, SURAT 395001 In the event of their ceasing to be the Architects for the purpose of this contract for whatever reason, such other personor persons as shall be nominated for that purpose by the Bank, provided always that no personsubsequently appointed as Architects under this contract shall be entitled to disregard or over ruleany previous decisions or approvals or directions given or expressed in writing by the Architects forthetimebeing.



- 4. Thesaidgeneralcondition, Specialcondition, technical drawings, Notice Inviting Tender, specifications, Guarantee, Instruction to Tenderers Price Bid (Schedule of Quantities), Correspondences, Letter of Acceptance, Agreements and Appendices there to, contained in the tendered documents/said conditions shall be read and considered as forming part of this Agreement, and the parties here to shall respectively abide by, submit them selves to the said conditions and perform the agreements on their part respectively in the said conditions contained therein.
- 5. The plans, agreements and documents mentioned herein shall form the basis of this contract. ThiscontractisneitherafixedLumpSumcontract butis acontracttocarryouttheworkinrespectofthe "Interior Decoration & Furnishing work: AIR CONDITIONING WORK of SBI RAKHOLIBRANCH, DIST. DADRA AND NAGAR HAVELI, SAO-4VALSAD for StateBankofIndia asperthes copedes cribed and to be paid for according to actual measured quantities at the rates contained in the Schedule of Rates and / or negotiated rates and Probable quantities or asprovided in the said conditions.
- 6. The Bank reserves to itself the rights of altering the specifications and nature of the work by addingto or omitting any items of work or having portions of the same carried out without prejudice to this contract.
- 7. (a)The Contractors represent that they have experience and competent staff which will enablethem to ensure proper quality check on the materials, whether brought by the contractors or supplied by the Banktothecontractors, and which will ensure that the contractor will carry outproper tests as required by the specifications and will supervise the day to day working and execution of the contractwork.
 - (b) If the contractors have any doubt about the quality of the materials or any difficulty in supervision of the day to day work it shall be duty of the contractors to report the matter inwriting for the with to the Bank and for the time being suspend that portion of the work about which difficulty is experienced, and the contractors will abide by the directions given by the Bank.
 - (c) Thecontractors are aware that the Bankwill not gived a yto days upervision but will periodically supervise and the contractor has to perform their obligations under the instructions given to himperiodically and under subclauses (a) and (b) above.
 - (d) The contractors covenant and warrant that completed items of work as well as the entire workon completion will be in conformity with the specifications and the terms and conditionscontained in the saidconditions and will be of contract quality and description.
 - (e) The employer reserves to itself the right of altering the drawings and nature of the work byadding to or omitting any items of work or having portions of the same carried out without prejudice to this contract.
- 8. Timeshallbeconsideredastheessenceofthiscontractandthecontractorherebyagreestocommence the work on the day on which he is instructed to take possession of the site or from thefourteenth day after the day of issue of formal Work Order as provided for in the said conditionswhichever is later and to complete the entire work within 30 days subject nevertheless to theprovisionsfor theextension of time.
- 9. Any dispute arising under this Agreement shall be referred to arbitration in accordance with thestipulationlaiddown inthegeneral conditions of contract.



 $10. \ The contents of this contract agreement have been read by the contractor and fully understood by the contractor.$

IN WITNESS WHERE OF the Bank and the Contractor have set their respective hands to these Presentsandtwoduplicateshereofthedayandyearfirsthereinabovewritten(IftheContractorisaPartnership FirmoranIndividual.

IN WITNESS WHERE OF the Bank has set its hands to these presents through its duly authorized official and the contractor has caused its common seal to be affixed here unto and the said duplicates have/has caused the sepresents and the said two duplicates here of to be executed on its behalf, the day and year first here in above written (If contractor is a Company).

Signatureclause:	
SIGNEDANDDELIVERED	
BythehandofShri(NameandDesignation)	Assistant General Manager of State Bank Of India
Inpresenceof	
Address	
SIGNED ANDDELIVERED aPartnershipFirmoranindividual ofallpartners)	Oby (IftheContractoris ,shouldbesignedbyallpartnersorbydulyauthorized persononbehalf
(1)Address	
(2)Address(Witness)	



18



SECTION -1

INSTRUCTIONSTOTHE TENDERERS

1.0 Scope ofwork

SealedTendersare invitedbySBlonbehalf ofSBlfor ProposedAirConditioningworksfor SBl RAKHOLI BRANCH, DIST.- DADRA AND NAGAR HAVELI, SAO-4VALSAD.

1.1 Siteanditslocation

TheproposedworkistobecarriedoutatSBIRAKHOLIBRANCH,DIST.-DADRA AND NAGAR HAVELI,SAO-4VALSAD.

2.0 Tenderdocuments

2.1 Theworkhastobecarriedoutstrictlyaccordingtotheconditionsstipulatedinthetenderconsistin gof thefollowingdocuments andthemostworkmenlikemanner.

Instructions to tenderersGeneral conditions of ContractSpecial conditions of ContractAdditional SpecificationsDrawings PricedbidA

- 2.2 Theabovedocumentsshallbetakenascomplementaryandmutuallyexplanatoryofoneanothe r but in case of ambiguities or discrepancies, shall take precedence in the ordergivenbelow;
 - a) PriceBid
 - b) Additional Specifications
 - c) Technical specifications
 - d) Drawings
 - e) Specialconditionsofcontract
 - f) Generalconditionsofcontract
 - g) InstructionstoTenderers
- 2.3 Complete set of tender documents including relative drawings can be downloaded fromthewebsitewww.sbi.co.in
- **2.4** Thetenderdocumentsarenottransferable.

3.0 SiteVisit:

3.1 The tenderer must obtain himself on his own responsibility and his own expenses allinformation and data that may be required for the purpose of filling this tender documentandenterintoacontractforthesatisfactoryperformanceofthework. The tenderer is Ar. AjayChowdhury

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requestedsatisfyhimselfregardingtheavailabilityofwater,power,transportandcommunicati on facilities, the character quality and quantity of the materials, labour, thelawandordersituation,climaticconditionslocalauthoritiesrequirement,trafficregulations etc; The tenderer will be fully responsible for considering the financial effectofanyor allthefactors while submittinghistender.

4.0 EarnestMoney:

- 4.1 The tenderers are requested to submit the Earnest Money of Rs. 1,400/- by means ofDemand Draft/Pay Order(Valid for a period of 90 Days from the last date of submissionofthetender)fromanyscheduledNationalizedBankdrawninfavorofSBlandpay ableatVALSAD.(Contractorsregisteredwith'MSMEUDYAM'neednotsubmitEMD.Insteado fEMD.theyshouldsubmitregistration certificateof'MSMEUDYAM')
- **4.2** EMD in any other form other than as specified above will not be accepted. Tender notaccompaniedbytheEMDin accordancewithclause4.1aboveshallberejected.
- **4.3** Nointerestwillbe paidontheEMD.
- **4.4** EMDofunsuccessfultendererwillberefundedwithin30daysofawardofContract.
- **4.5** EMDof successfultendererwillberetainedasapartofsecuritydeposit.
- 5.0 InitialSecurityDeposit:

The successful tenderer will have to submit a sum equivalent to 2% of accepted tendervaluelessEMDbymeansofDDdrawninfavourofSBIPayableat**VALSAD**withinaperiod of7days of acceptance of tender.

5.1 SecurityDeposit:

Totalsecuritydepositshallbe5%ofcontractvalue.Outofthis**NIL**ofcontractvalueisinthe form of Initial Security Deposit (ISD) which includes the EMD. Balance 3% shall bededucted from the running account bill of the work at the rate of 10% of the respectiverunningaccount

billi.e.,deductionfromeachrunningbillaccountwillbe@10%tillTotal Security Deposit (TSD) reaches to 5% of contract value. The 50% of the TotalSecurity Deposit shall be paid to the contract on the basis of architect's certifying thevirtual completion. The balance 50% would be paid to the contractors after the defectsliabilityperiod as specified inthecontract.

5.2 AdditionalSecurityDeposit:

1.0 <u>ADDITIONAL SECURITY DEPOSITE (ASD) / ADDITIONAL PERFORMANCE GUARANTEE (APG)(IFTHEQUOTEDAMOUNTISBELOW7.5%THANTHEESTIMATED AMOUNT)</u>

The tenderer have to pay additional security deposit (ASD) / additional performanceguarantee (APG) shall be applicable if the quoted bid price amount is more than 7.5% below than the estimated cost put to the tender. the Additional Security Deposit (ASD)

/APGshallbethedifferenceamountbetween92.5%ofestimatedcostamountandquotedamou Ar. AjayChowdhury 20 Sign&Sealofcontractor



ntbythelowestbidderafterthereverseauction. The biddermust submittiwith the letter of undertaking (Performance guarantee) and deposit within 7 days of reverse auction. The work order is issued after the submission of additional security deposit successfully paid by the bidder. No interest shall be paid on this additional security deposit amount retained by the back. And it will be release after defect labiality period of the project. If the successful bidder fail to deposit the amount within stipulated given time, the agency will be be blacklisted from the empanelment for 3 years without any notice & EMD will be seized by bank.

No interest shall be paid to the amount retained by the Bank as Security Deposit forthe defect liability period of one year from the date virtual completion certificate (VCC). However, interest on FDR for additional security deposit will be received by the bidder.

5.3SigningofcontractDocuments:

Thesuccessfultenderershallbeboundtoimplementthecontractbysigninganagreement and conditions of contract attached herewith within 30 days from the receiptof intimation of acceptance of the tender by the Bank. However, the written acceptanceof the tenders by the Bank will constitute a binding agreement between the Bank and successfultenderer whether such formal agreement is subsequently entered into or not.

6.0Completion Period:

Timeisessenceofthecontract. The workshould be completed in all respect accordance with the terms of contract within a period of **30 days** from the date of a ward of work.

7.0 Validity of Tender: AsperNIT

If the tenderer withdraws his/her offer during the value period or makes modifications inhis/heroriginalofferwhicharenotacceptabletoBankwithoutprejudicetoanyotherrightorrem edytheBank shallbeatlibertytoforfeit theEMD.

8.0LiquidatedDamages:

Theliquidateddamagesshallbe0.50%perweeksubjecttoamaximumof5%ofcontractvalue.

9.0 Rateandprices:

9.0.1 Incaseofitemratetender:

Thetenderersshallquotetheirratesforindividualitemsbothinwordsandfigure.Incaseof discrepancy between the rate quoted in words and figures, the unit rate quantity inwordswillprevail.Ifnorateisquotedforaparticularitemthecontractorshallnotbepaidfor that item when it is executed. The amount of each item shall be calculated and therequisitetotalisgiven.Incaseofdiscrepancybetweentheunitrateandthetotalamountcalcul atedfrommultiplicationofunitrateandthequantitytheunitratequotedwillgovernandtheamount will be corrected.

Thetenderersneednotquotetheirratesforwhichnoquantitieshavebeengiven.Incasethe tenderers quote their rates for such items those rates will be ignored and will not beconsideredduringexecution.

The tenderers should not change the units as specified in the tender. If any unit ischangedthetenderswouldbeevaluatedaspertheoriginalunitandthecontractorwould



bepaidaccordingly.

The tenderer should not change or modify or delete the description of the item. If anydiscrepancy is observed he should immediately bring to the knowledge of the Architect/SBI

Each page of the BOQ shall be signed by the authorized person and cutting or overwriting shall be duly attested by him.

Eachpageshallbetotaledandthegrandtotalshallbegiven.

The rate quoted shall be firm and shall include all costs, allowances, materials,labours,taxesetc.exceptG.S.T,which shallbepayable / reimbursedatactual

The SBI reserve their rights to accept anytenders, either in whole or in part or may drop the part scope of work at any stage of the project within its sole discretion without assigning any reason (s) for doing so and no claim/correspondences hall be entertained in this regard.

SIGNATURE OF THE CONTRACTOR WITH SEAL



GENERALCONDITIONSOFCONTRACT

1.0 Definitions:-

"Contract means the documents forming the tender and the acceptance thereof and theformal agreement executed between SBI. (client) and the contractor, together with thedocuments referred there inincluding these conditions, the specifications, designs, drawings and instructions issued from time to time by the Architects / Bank and all

thesedocumentstakentogethershallbedeemedtoformonecontractandshallbecomplement aryto oneanother.

In the contract the following expressions shall, unless the context otherwise requires, have the meaning hereby respectively assigned to them.

'SBI' shall mean SBI having its Chief Manager, State Bank Of India, ADMIN office, SBI, VALSAD and includes the client's representatives, successors and assigns.

- 1.0.1 'Architects/ Consultants' shall mean **Ar. AJAY CHOWDHURY**, Architect & InteriorDesigner,SURAT.
- 1.0.2 'Site Engineer' shall mean an Engineer appointed by the SBI at site as theirrepresentativeforday-to-daysupervisionofworkandtogiveinstructionstothecontractors.
- 1.0.3 'TheContractor'shallmeantheindividualor

firmorcompanywhetherincorporatenot,undertakingtheworksandshallincludelegalpersonal representativeofindividualorthe composing the firm or company and the permitted assignees of individual or firms of company.

Theexpression works or work shall meanthepermanent or temporary work description in the "Scope of work" and/or to be executed in accordance with the contract includes materials, apparatus, equipment, temporary supports, fittings and things of kinds to be provided, the obligations of the contractor hereunder and work to be done by the contractor under the contract.

- 1.0.4 'Engineer'shallmeantherepresentativeoftheArchitect/consultant.
- 1.0.5 'Drawings' shall mean the drawings prepared by the Architects and issued by the Engineerandreferredtointhespecificationsandanymodificationsofsuchdrawingsasmay be issued by the Engineer from time to time Contract value shall mean value of theentireworkasstipulatedintheletterofacceptanceoftendersubjectsuchadditionstheretoor deductionstherefrom asmaybemadeundertheprovide hereinaftercontained.
- 1.0.6 Specifications'shallmeanthespecificationsreferredtointhetenderandmodificationst hereofasmaytimetotimebefurnishedorapprovedbytheArchitect/Consultant.
- 1.0.7 "Month" meanscalendarmonth.
- 1.0.8 "Week"meanssevenconsecutivedays.



- 1.0.9 "Day" means a calendar day beginning and ending at 00 Hrs and 24 Hrsrespectively.
- "SBI Engineer" shall mean The Civil/Electrical Engineer in-charge of the Project, asnominated by the Dy. General Manager (B&O), State Bank Of India, ADMIN office, SURAT
- 1.1.11 The following shall constitute the Joint Project Committee (herein under referredto as JPC) for assessing and reviewing the progress of the work on the project and toissue instructions or directions from time to time for being observed and followed by the Architects Site Engineer / PMC and other consultants / contractors engaged in the execution of the project.
- i) AGM-P&Eof SBI
- ii) SBIEngineer(CivilandElectrical)in-chargeof theProject
- iii) ConcernedpartneroftheArchitectsandtheirResidentArchitectMember.

CLAUSE

1.0 TotalSecurityDeposit

TotalSecuritydepositcompriseofEarnestMoneyDeposit,InitialsecuritydepositandRetention Money

1.1 EarnestMoneyDeposit-

ThetenderershallfurnishEMDofRs.1,400/-intheformofDemanddraftorbankerscheque drawn in favour of SBI Payable at VALSAD, on any Scheduled Bank. Notender shall be considered unless the EMD is so deposited in the required form. Nointerest shall be this EMD. The **EMD** of the unsuccessful tenderer berefundedsoonafterthedecisiontoawardthecontractistakenwithoutinterest.TheEMDshall stand absolutely forfeited if the tenderer revokes his tender at any time the periodwhenheisrequiredtokeephistenderopenacceptancebytheSBlorafteritisacceptedby the SBI, the contractor fails to enter into a formal agreement or fails to pay the initialsecurity deposit as stipulated or fails to commence the commence the work within thestipulatedtime.

1.2 InitialSecurityDeposit(ISD)

The amount of ISD shall be **NIL** of accepted value of tender in the form of DD/FixedDeposit Receipt (FDR) drawn on any scheduled Bank and shall be deposited within 30daysfromthedate ofacceptanceoftender.

1.3 RetentionMoney:

Besides the SD as deposited by the contractor in the above said manner, the Retentionmoney shall be deducted from the running account bill at the rate of 10% of the grossvalue of work done by the contractor and claimed in each bill provided the total securitydepositi.e.ISDplusEMDplusRetentionMoneyshallbothtogethernotexceed5%ofthe contract value. The 50% of the total security deposit shall be refunded to the contractorwithoutanyinterestonissueofVirtualCompletioncertificatebytheArchitect/consult ant.



Thebalance50% of the total security deposits hall be refunded to the contractors without interest within fifteen days after the end of defects liability period provided the contractor has satisfactorily attended to all defects in accordance with the conditions of contract including site clearance.

2.0Language:

ThelanguageinwhichthecontractdocumentsshallbedrawnshallbeinEnglish.

3.0 Errors.omissionsanddiscrepancies:

Incase of errors, omissions and/ordisagreement between written and scaled dimensions on the drawings or between the drawings and specification setc., the following orders hall apply.

- i) Betweenscaledandwrittendimension(ordescription)onadrawing,thelattershallbeadopte d.
- ii) Betweenthewrittenorshowndescriptionordimensionsinthedrawingsandthecorresponding gone in the specification the formers hall betaken ascorrect.
- iii) Betweenwrittendescriptionoftheiteminthespecificationsanddescriptionsinbillsofquantiti esofthe sameitem,theformer shallbe adopted:
- a) Incaseofdifferencebetweenrateswritteninfiguresandwords, the rateinwords shall prevail.
- b) Betweentheduplicate/subsequentcopiesofthetender,theoriginaltendershallbetakenas correct.

4.0ScopeofWork:

The contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors hall carry out complete and maintain the said work in every respect strictly according to the contractors have a contractor of the contractors have a contractor of the contractors have a contractor of the co dance with this contract and with the directions of and to the satisfaction Bank to be communicate and the satisfaction becommunicated as the satisfaction of the satisfaction becomes a satisfaction because a satisfaction becausdthroughthearchitect/consultant.Thearchitect/consultantatthedirectionsof the SBI from time further drawings time issue and / or write instructions, detailsdirectionsandexplanationswhicharehereaftercollectivelyreferencestoasArchitect's / consultant's instructions in regard to the variation or modification of the design, qualityor quantity of any work or the addition or omission or substitution work. Any discrepancyin the drawings or between BOQ and / or drawings and/or specifications. The removalfrom the site of any material brought thereon by the Contractor and any substitution of any other materials therefore the removal and/or re- execution of any work executed byhim. The dismissal from the work of any personengaged the reupon.

5.0i)LetterofAcceptance:

Within the validity period of the tender the SBI shall issue a letter of acceptance directlyorthroughthearchitectbyregisteredpostorotherwisedepositingattheofthecontractor as given in the tender to enter into a Contract for the execution of the work as per thetermsofthetender. The letter of acceptance shall constitute a bind contract between the SBI and the contractor.

ii)Contract Agreement:

OnreceiptofintimationoftheacceptanceoftenderfromtheSBI/Architectthesuccessful



tenderer shall be bound to implement the contract and within fifteen days there of shallsignan agreementinanon-judicial stamppaperof appropriate value.

6.0 Ownership of drawings:

Alldrawings, specifications and copies thereof furnished by the SBI through its Architect /consultants are the properties of the SBIT hey are not to be used on other work.

7.0 Detaileddrawingsandinstructions:

TheSBIthroughitsarchitects/consultantsshallfurnishwithreasonableproperadditionalinstructions by means of drawings or otherwise necessary for the execution of the work.All such drawings and instructions shall be consistent with contract documents, truedevelopmentsthereof and reasonablyinferable there.

Theworkshallbeexecutedinconformitytherewithandthecontractorprepareadetailedprogra mme schedule indicating therein the date ofstart and completion ofvariousactivities on receipt of the work order and submit the same to the SBI through thearchitect/consultant

7(a)Copiesofagreement:

Two copies of agreement duly signed by both the parties with the drawings shall behandedover to the contractors.

8.0Liquidateddamages:

If the contractor fails to maintain the required progress in terms of clause 6.0 of GOC orto complete the work and clear the site including vacating their office on or before thecontractedorextendeddateorcompletion, without justification in support of the cause of delay, he may be called upon without prejudice to any other right of remedy available under the law to the SBI on account of such breach to pay a liquidated damages at the rate of 0.50% of the contract value which subject to a maximum of 5% of the contract value.

9.0Materials, Appliances and Employees:

Unlessorotherwisespecifiedthecontractorshallprovideandpayforallmaterials,labour,water, power,tools,equipmenttransportationandanyotherfacilitiesthatarerequiredforthe satisfactory execution and completion of the work. Unless or otherwise specified allmaterials shall be new and both workmanship and materials shall be best quality. Thecontractorshallatalltimesenforcestrictdisciplineandgoodorderamonghisemployeesan d shall not employ on the work any unfit person or anyone not skilled in the workassigned to him. Workman whose work or behavior is found to be unsatisfactory by theSBI /Architect/consultantheshallberemovedfromthesiteimmediately.

10.0Permits, Lawsand Regulations:

Permits and licenses required for the execution of the work shall be obtained by the contractorathisown expenses. The contractor shall give notices and comply with the



regulations, laws, and ordinances rules, applicable to the contract. If the contractorobserves any discrepancy between the drawings and specifications, he shall promptlynotify the SBI in writing under intimation of the Architect/ Consultant. If the contractorperforms any act, which is against the law, rules and regulations he shall meet all thecostsarisingthereform and shall indemnify the SBI any legal actions arising the refrom.

11.0SettingoutWork:

The contractor shall set out the work and shall be responsible for the true and perfectsetting out of the same and for the correctness of the positions, levels, dimensions, and alignment of all parts thereof and get it approved by the architect / consultant beforeproceeding with the work. If at any time any error in this respect shall appear during the progress of the works, irrespective of the fact that the layout had been approved by, the architect / consultant the contractor shall be responsible for the same ad shall his ownexpenses rectify such error, if so, required to satisfaction of the SBI

12.0Protectionofworksandproperty:

The contractor shall continuously maintain adequate protection. of all his work fromdamage and shall protect the SBI's properties from injury or loss arising in connectionwith contract. He shall make good any such damage, injury, loss, except due to causesbeyondhis control and due to his fault ornegligence.

He shall take adequate care and steps for protection of the adjacent properties. The contractor shall take all precautions for safety and protections of his employees on the works and shall comply with all applicable provisions of Govt. and local bodies' safetylaws and building codes to prevent accidents, or injuries to persons or property on about oradjacent to his place of work. The contractors hall take in surance covers as perclause at his own cost. The policy may be taken injoint names of the contractor and the SBI and the original policy may be lodged with the SBI

13.0Inspectionofwork:

The SBI/Architect/Consultant or their representatives shall at all reasonable times have free access to the work site and / or to the workshop, factories, or other places where materials are lying or from where they are obtained and the contractor shall give every facility to the SBI/Architect/consultant and their representatives necessary for inspection and examination and test of the materials and work manship. No person unless authorized by the SBI/Architect

/Consultant except the representative of Public authorities shall be allowed on the workat any time. The proposed work either during its construction stage or its completion canalso be inspected by the Chief Technical Examiner's Organization a wing of CentralVigilancecommission.

14.0Assignmentandsubletting:

The whole of work included in the contract shall be executed the contractor and he shallnotdirectlyentrustandengageorindirectlytransfer, assignorunderletthe contractor



anypartorsharethereoforinterestthereinwithoutthewrittenconsentoftheSBIthroughtheArchi tectandnoundertakingshallrelievethecontractorfromtheresponsibilityofthecontractorfrom active&superintendenceoftheworkduringitsprogress.

15.0Qualityof materials,workmanship &Test:

All materials and workmanship shall be best of the respective kinds described in the contract and in accordance with Architect/consultant instructions and shall be subjectfrom time to time to such tests as the architect/consultant may direct at the place of manufacture or fabrication or on the site or an approved testing laboratory. The contractor shall provide such assistance, instruments, machinery, labor, and materials as a renormally required for examining measuring sampling and testing any material or part of work before incorporation in the work for testing as may be selected and required by the architect/consultant.

ii) Samples:

All samples of adequate numbers, size, shades & pattern as per specifications shall besupplied by the contractor without any extracharges. If certain items proposed to be used are of such nature that samples cannot be presented or prepared at the site detailed literature/test certificate of the same shall be provided to the satisfaction of the Architect/ consultant before submitting the sample/literature the contractor shall satisfyhimself that the material / equipment for which he is submitting the sample / literaturemeet with the requirement of tender specification. Only when the samples are approved in writing by the architect/consultant the contractor shall proceed with procurementandinstallationoftheparticularmaterial/equipment. The approved samples shall by the signed by the Architect / Consultant for identification and shall be kept on record at siteoffice until the completion of the work for inspection / comparison at any time. TheArchitect/Consultant shall take reasonable time to approve the sample. Any delay thatmight occur in approving the samples for reasons of its not meeting the specifications orother discrepancies inadequacy in furnishing samples of best qualities from variousmanufacturers and such other aspects causing delay on the approval of the materials /equipmentetc. shallbe totheaccountofthecontractor.

iii) Costoftests:

The cost of making any test shall be borne by the contractor if such test is intended by orprovidedfor inthespecificationor BOQ.

iv) Costsoftestsnotprovidedfor:

IfanytestisorderedbytheArchitect/Consultantwhichiseither

a)Ifsointendedby or provided for or(inthecases abovementioned)isnotsoparticularized, or though so intended or provided for but ordered by the Architect /Consultanttobecarriedoutbyanindependentpersonatanyplaceotherthanthesiteorthe place of manufacture or fabrication of the materials tested or any Government /approvedlaboratory,thenthecostofsuchtestshallbebornebythe contractor.

16.0Obtaininginformationrelatedtoexecutionofwork:

Noclaimbythecontractorforadditionalpaymentshallbeentertainedwhichisconsequentuponf ailureonhisparttoobtaincorrectinformationastoanymatteraffectingtheexecutionoftheworkn oranymisunderstandingortheobtainingincorrectinformation



or the failure to obtain correct information relieve him from any risks or from the entireresponsibility for the fulfillment of contract.

17.0Contractor's superintendence:

The contractor shall give necessary personal superintendence during the execution theworks and as long, thereafter, as the Architect/Consultant may consider necessary untiltheexpiryof thedefects liabilityperiod, statedhereto.

18.0Quantities:

The bill of quantities (BOQ) unless or otherwise stated shall be deemed to have been prepared in accordance with the Indian Standard Method of Measurements and quantities. The rate quoted shall remain valid for variation of quantity against individualitem to any extent. The entire amount paid under Clause 19,20 here of as well as a mount sofprime cost and provision sums, if any, shall be excluded.

19.0Workstobemeasured:

TheArchitect/Consultantmayfromtimetotimeintimatetothecontractorthatherequiresthe work to be measured and the contractor shall forthwith attend or send a quantityrepresentative to assist the Architect in taking such measurements and calculation

andtofurnishallparticularsortogiveallassistancerequiredbyanyofthem. Such measurements shallbetakeninaccordancewiththeModeofmeasurementsdetailinthespecifications. representative of the Architect / Consultant shall take measurementswith the contractor's representative and the measurements shall be entered in themeasurement representative book. contractor or his authorized shall thepagesofthemeasurementbookinwhichthemeasurementshavebeenrecordedintokenof his acceptance. All the corrections shall be duly attested by both representatives. Noover writings shall be made in the M book should the contractor not attend or neglect oromit to depute his representative to take measurements the measurements recorded bythe representative of the Architect/consultant shall be final. All authorized extra work, omissions and all variations mades hall be included such measurement.

20.0Variations:

No alteration, omission or variation ordered in writing by the Architect/consultant vitiatesthe contract. In case the SBI/ Architect / Consultant thinks proper at any during theprogressofworkstomakeanyalterationin,oradditionstooromissionfromtheworksorany. Alteration in the kind or quality of the materials to be used therein, the Architect /Consultant shall give notice thereof in writing to the contractor shall confirm in writingwithinsevendaysofgivingsuchoralinstructionsthecontractshallalterto,addto,oromitfr omasthecasemaybeinaccordancewithsuchbutthecontractorshallnotdoanyworkextra to or make any alterations or additions to or omissions from the works or anydeviationfromanyoftheprovisionsofthecontract,stipulations,specificationsorcontractdr awingswithoutpreviousconsentinwritingoftheArchitect/Consultantandthevalueofsuch extras, alterations, additions or omissions shall in all cases be determined by theArchitect/Consultantandthesameshallbeaddedtoordeductedfromthecontractvalue,asth e case maybe.



21.0ValuationofVariations:

No claim for an extra shall be allowed unless it shall have been executed under theauthorityoftheArchitect/ConsultantwiththeconcurrenceoftheSBlashereinmentioned.An ysuchextraishereinreferredtoasauthorizedextraandshallbemadeinaccordancewith thefollowingprovisions.

- (i) The net rates or prices in the contract shall determine the valuation of the extra workwhere such extra work is of similar character and executed under similar conditions asthework price herein.
- (ii) Rates for all items, wherever possible should be derived out of the rates given in thepricedBOQ.

The net prices of the original tender shall determine the value of the items omitted, provided if

omissionsdonotvarytheconditionsunderwhichanyremainingitemsofWorks are carried out, otherwise the prices for the same shall be valued under sub-Clause'c'hereunder.

Wheretheextraworksarenotofsimilarcharacterand/orexecutedundersimilarconditions as aforesaid or where the omissions vary the conditions under which anyremaining items or works are carried out, then the contractor shall within 7 days of thereceipt of the letter of acceptance inform the Architect/ consultant of the rate which heintends to charge for such items of work, duly supported by analysis of the rate or ratesclaimed and the Architect/consultant shall fix such rate or prices as in the circumstancesinhis opinionare reasonable andproper, based onthemarketrate.

Whereextraworkcannotbeproperlymeasuredorvaluedthecontractorshallbealloweddaywor kpricesatthenetratesstatedinthetender,oftheBOQor,ifnot,sostatedthenin accordance with the local day work rates and wages for the district; provided that ineithercase,vouchersspecifyingthedailytime(andifrequiredbytheArchitect/Consultant) the workman's name and materials employed be delivered forverifications to the Architect /consultant at or before the end of the week following that inwhichthe work has been executed.

Itisfurtherclarifiedthatforallsuchauthorizedextraitemswhereratescannotbederivedfromthet ender,theContractorshallsubmitratesdulysupportedbyrateanalysisworkedon the 'market rate basis for material, labor hire / running charges of equipment andwastages etc. plus 15% towards establishment charges, contractor's overheads andprofit.Such itemsshall, notbeeligiblefor escalation.

22.0Finalmeasurement:

The measurement and valuation in respect of the contract shall be completed within twomonthsofthevirtual completion of thework.

23.0VirtualCompletionCertificate(VCC):

On successful completion of entire works covered by the contract to the full satisfaction of the SBI, the contractor shall ensure that the following works have been completed the satisfaction of the SBI:

Clearthesiteofallscaffolding, wiring, pipes, surplus materials, contractor's labour



equipmentandmachinery.

Demolish, dismantle and remove the contractor's site office, temporary works, structureincluding labour sheds/camps and constructions and other items and things whatsoeverbrought upon or erected at the site or any land allotted to the contractor by the SBI notincorporated in the permanent works.

Removeallrubbish,debrisetc.fromthesiteandthelandallottedtothecontractorbytheSBI and shallclear,level anddress,compactthe site asrequiredbytheSBI

Shall put the SBI in undisputed custody and possession of the site and all land allot bythe SBI

ShallhandovertheworkinapeacefulmannertotheSBI

All defects / imperfections have been attended and rectified as pointed out by theArchitectsto thefullsatisfactionofSBI

Upon the satisfactory fulfillment by the contractor as stated above, the contractor isentitledtoapplytotheArchitect/consultantissatisfiedofthecompletionofwork.Relativetowhi chthecompletioncertificatehasbeensought,theArchitect/consultantshallwithinfourteen(14) daysofthereceiptoftheapplicationforcompletioncertificate,issueaVCCinrespectof thework for whichthe VCChasapplied.

This issuance of a VCC shall not be without prejudice to the SBI rights and contractorliabilities under the contract including the contractor's liability for defects liability nor shallthe issuance of VCC in respect of the works or work at any site be construction as awaiver of any right or claim of the SBI against the contractor in respect of or work at thesiteand in respectofwhich the VCChasbeen issued.

24.0Work byother agencies:

The SBI / Architect / consultant reserves the rights to use premises and any portion thesiteforexecutionofanyworknotincludedinthescopeofthiscontractwhichitmaydesireto have carried out by other persons simultaneously and the contractor shall not onlyallow but also extend reasonable facilities for the execution of such work. The contractorhowever shall not be required to provide any plant or material for the execution of suchwork except by special arrangement with the SBI. Such work shall be carried out in suchmannerasnotto impedetheprogress oftheworks includedinthe contract.

25.0Insuranceofworks:

Withoutlimitinghisobligations and responsibilities under the contract the contractor shall insure in the joint names of the SBI And the contractor against all loss of damages from whatever cause arising other than the excepted risks, for which he is responsible under the terms of contract and in such a manner that the SBI and contractor are covered.

fortheperiodstipulatedIclauseofGCCandarealsocoveredduringtheperiodofmaintenancefo rlossordamagearisingfromacause,occurringpriortothecommencementoftheperiodofmaint enanceandforanylossordamageoccasionedbythe contractor in the course of any operations carried out by him for the purpose ofcomplyingwith his obligations under clause.

The Works for the time being executed to the estimated current Contract value thereof, or such additional sum as may be specified together with the materials for



incorporationintheworks at theirreplacement value.

The constructional plant and other things brought on to the site by the contractor to thereplacement/valueofsuch constructionalplant and other things.

SuchinsuranceshallbeeffectedwithaninsurerandintermsapprovedbytheSBIwhichapproval shall not be unreasonably withheld and the contractor shall whenever requiredproduce to the Architect / consultant the policy if insurance and the receipts for paymentofthe current premiums.

26.0Damagetopersons and property:

Thecontractorshall, exceptifiands of a rasthecontract provides otherwise indemnify the SBI against all losses and claims in respect of injuries or damages to any person ormaterial or physical damage to any property whatsoever which may arise out of or inconsequence of the execution and maintenance of the works and against all claims proceedings, damages, costs, charges and expenses whatsoever in respect of or inrelation thereto exceptany compensation of damages for or with respect to:

- a) The permanentuse or occupation of land by or any part thereof.
- b) TherightofSBItoexecutetheworksoranypartthereofon,over,under,inorthroughanylands.
- c) Injuries or damages to persons or properties which are unavoidable result of theexecutionormaintenanceof theworksinaccordance withthecontract.
- d) Injuries or damage to persons or property resulting from any act or neglect of the SBItheir agents, employees or other contractors not being employed by the contractor or foror in respect of any claims, proceedings, damages, costs, charges and expenses inrespectthereoforinrelationtheretoorwheretheinjuryordamagewascontributedtobythe contractor, his servants or agents such part of the compensation as may be just andequitable having regard to the extent of the responsibility of the SBI, their employees.

oragentsorotheremployees, oragentsorothercontractors for the damage or injury.

27.0Contractorto indemnifySBI:

The contractor shall indemnify the SBI against all claims, proceedings, damages, costs, charges and expenses in respect of the matters referred to in the provision sub-clause 26.0 of this clause.

28.0Contractor's superintendence:

The contractor shall fully indemnify and keep indemnified the SBI against any action, claim, or proceeding relating to infringementor use of any patent or design rights and shall pay any royalties which may be payable in respect to any article or part thereof included in the contract. In the event of any claim made underoraction brought against SBI in respect of such matters as a foresaid the contractor shall be immediately notified thereof and the contractor shall be at liberty, at his own expenses to settle any dispute or to conduct any litigation that may arise there from, provided that the contractor shall not be liable to indemnify the SBI if the infringement of the patent or design or any alleged patent or design right is the direct result of an order passed by the Architect/consultant in this behalf.



29.0Third PartyInsurance:

Before commencing the execution of the work the contractor but without limiting hisobligations and responsibilities under clause 25.0 of GCC shall insure against his liability for any material or physical damage, loss, or injury which may occur to any property including that of SBI, or to any person, including any employee of the SBI, by or arising out of the execution of the works or in the carrying out of the contract, otherwise than due to the matters referred to in the provision to clause 25.0 thereof.

30.0Minimum amountofThirdPartyInsurance:

SuchinsuranceshallbeaffectedwithaninsurerandintermsapprovedbytheSBIwhichapproval shall not be reasonably withheld and for at least the amount stated below. The contractor shall, whenever required, produce to the. Architect / consultant the policy or policies of insurance coverand receipts for payment of the current premiums.

The minimum insurance cover for physical property, injury, and death is Rs.5 Lakh peroccurrencewiththenumberofoccurrenceslimitedtofour. Aftereach occurrence contractor will pay additional premium necessary to make insurance valid for four occurrences always.

31.0 AccidentorInjurytoworkman:

The SBI Shall not be liable for or in respect to any damages or compensation payable atlawinrespectorinconsequenceofanyaccidentorinjurytoanyworkmenorotherpersonin the employment of the contractor or any sub-contractor, save and except an accidentor injury resulting from any act or default of the SBI or their agents, or employees. The contractor shall indemnify and keep indemnified SBI against all such damages and compensation, save and except as a foresaid, and against all claims, proceedings, costs, charges and expenses what so ever in respect the reoforin relation thereto.

32.0Insuranceagainstaccidentsetc. toworkmen:

The contractor shall insure against such liability with an insurer approved by the SBIDuring the whole of the time that any persons are employed by him on the works andshall, when required, produce to the architect / consultant such policy of insurance andreceipt for payment of the current premium. Provided always that, in respect of anypersonsemployedbyanysub-

contractorthecontractor'sobligationtoinsuredasaforesaidunderthissub-

clauseshallbesatisfiedifthesub-contractorshallhaveinsuredagainst the liability in respect of such persons in such manner that SBI is indemnifiedunder the policy but the contractor shall require such sub-contractor to produce to theArchitect/consultantwhensuchpolicyofinsuranceandthereceiptforthepaymentofthecurr entpremium.

33.0Remedyoncontractor's failure to insure:

If the contractor fails to effect and keep in force the insurance referred to above or anyotherinsurancewhichhemayberequiredtoeffectunderthetermsofcontract, then and in any such case the SBI may effect and keep in force any such insurance and pay such premium or premium sasmaybenecessary for that purpose and from time to time deduct the amount so paid by the SBI as aforesaid from any amount due or which may becomed ue to the contractor, or recover the same as debt from the contractor.



Without prejudice to the others rights of the SBI against contractors. In respect of suchdefault, the employers hall be entitled to deduct from any sums payable to the contractor the amount of any damages costs, charges, and other expenses paid by the SBI Andwhich are payable by the contractors under this clause. The contractor shall upon settlement by the Insurer of any claim made against the insurer pursuant to apolicy taken under this clause, proceed with due diligence to rebuild or repair the works destroyed or damaged. In this event all the monies received from the Insurer in respect of such damages hall be paid to the contractor and the Contractor shall not be entitled to any further payment in respect of the expenditure in curred for rebuilding or repairing of the materials or goods destroyed or damaged.

34.0CommencementofWorks:

The date of commencement of the work will be reckoned from the date of award of letterbythe SBI

35.0Time forcompletion:

Timeisessenceofthecontractandshallbestrictlyobservedbythecontractor. Theentirework shall be completed within a period of <u>30 days</u> from the date of commencement. Ifrequired in the contract or as directed by the Architect / consultant. The contractor shallcomplete certain portions of work before completion of the entire work. However, thecompletion date shall be reckoned as the date by which the whole work is completed asperthe terms of the contract.

36.0Extensionoftime:

If, in the opinion of the Architect/consultant, the work be delayed for reasons beyond thecontrol of the contractor, the Architect/consultant may submit a recommendation to theSBI to grant a fair and reasonable extension of time for completion of work as per theterms of contract. If the contractor needs an extension of time for the completion of workor if the completion of work is likely to be delayed for any reasons beyond the due dateof completion as stipulated in the contract, the contractor shall apply to the SBI Throughthe Architect' Consultant in writing at least 30 Days before the expiry of the scheduledtime and while applying for extension of time he shall furnish the reason in detail

hisjustificationifan',forthedelays.Thearchitect/consultantshallsubmittheirrecommendation stotheSBlintheprescribedformatforgrantingextensionoftime.Whilegrantingextensionoftim ethecontractorshallbeinformedtheperiodextendedtimewhichwill qualify for liquidated damages. For the balance period in excess of original stipulated period and sanctioned provision dulv extension of time by the liquidateddamagesasstatedunderclause10.0shallbecomeapplicable.Furtherthecontracts hallremain in force even for the period beyond the due date of completion irrespectivewhethertheextensionis granted ornot.

37.0Rateofprogress:

Whole of the materials, plant and labour to be provided by the contractor and the mode,manner and speed of execution and maintenance of the works are to be of a kind and conducted in a manner to the satisfaction of the Architect/consultant should the rate of progress of the work or any part thereof beat any time be in the opinion the. Architect/



consultanttooSlowtoensurethecompletionofthewholeoftheworktheprescribedtimeorexten dedtimeforcompletiontheArchitect/consultantshallthereupontakesuchstepsas considered necessary by the Architect / consultant to expedite progress so as tocompletetheworksbytheprescribedtimeorextendedtime.Suchcommunicationsfromthe Architect / consultant neither shall relieve. The contractor from fulfilling obligationsunderthecontractnorhewillbeentitledtoraiseanyclaimsarisingoutofsuchdirections.

38.0Workduringnightsandholidays:

Subjecttoanyprovisiontothecontrarycontainedinthecontractnopermanentworkshallsave as herein provided be carried on during the night or on holidays without thepermission in writing of the Architect/consultant, save when the work is unavoidable orabsolutelynecessaryforthesavingoflifeorpropertyorforthesafetyoftheworkinwhichcase the contractor shall immediately advise the Architect / consultant. However theprovisions of the clause shall not be applicable in the case of any work which becomesessentialtocarrybyrotaryordoubleshiftsinordertoachievetheprogressandqualityof the part of the works being technically required / continued with the prior approval of theArchitect/consultant at noextracost tothe SBI.

All work at night after obtaining approval from competent authorities shall be carried outwithoutunreasonablenoiseanddisturbance.

39.0Nocompensationorrestrictionsofwork:

If at any time after acceptance of the tender SBI shall decide to abandon or reduce thescope of work for any reason whatsoever and hence not required the whole or any part of the work to be carried out. The Architect / consultant shall give notice in writing that effect to the contractor and the contractor shall act accordingly in the matter. The contractor shall have no claim to any payment of compensation or otherwise what so ever on account of any profit or advantage which he might have derived from the execution of the Workfull ybut which he did not derive in consequence of the foreclosure of the whole or part of the work.

Provided that the contractor shall be paid the charges on the cartage only of materialsactually and bonafide brought to the site of the work by the contractor and renderedsurplusasaresultoftheabandonment, curtailment of the work orany portion thereof and then taken back by the contractor, provided however that the Architect/Consultant shall have in such cases the option of taking over all or any such materials at their purchase price or a local current rate which ever is less.

IncaseofsuchstoreshavingbeenissuedfromSBIstoresandreturnedbythecontractorto stores, credit shall be given to him at the rates not exceeding those at which wereoriginallyissuedtothecontractoraftertakingintoconsiderationanddeductionforclaimso n account of any deterioration or damage while in the custody of the contractor and inthisrespect the decision ofArchitect/ consultant shallbefinal.

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40.0Suspension ofwork:

Thecontractorshall,onreceiptoftheorderinwritingoftheArchitect/consultant(whose



decision shall be final and binding on the contractor) suspend the progress of works orany part the offer such time and in such manner as Architect/consultant may considernecessarysoasnottocauseanydamageorinjurytotheworkalreadydoneorendanger thesafetythereof for anyof followingreasons:

- a) On accountanydefaultonthepartofthecontractor,or
- b) Forproperexecutionoftheworksorpartthereofforreasonsotherthanthedefaultthecontract or.or
- c) Forsafetyof theworksorpartthereof.

The contractor shall, during such suspension, properly protect and secure the works the extent necessary and carry out the instructions given in that behalf by the Architect /consultant.

i)Ifthesuspensionisorderedforreasons(b)and(c)insub-para(i)above:

The contractor shall be entitled to an extension of time equal to the period of every suchsuspension. Nocompensation what so ever shall be paid on this account.

41.0 Actionwhen thewhole securitydeposit is forfeited:

In any case in which under any clause or clauses of this contract, the Contractor shallhaverenderedhimselfliabletopaycompensationamountingtothewholeof hissecuritydeposittheArchitect/consultantshallhavethepowertoadoptanyofthefollowingcourseastheymaydeembest suitedtothe interestoftheSBI:

Torescindthecontract(ofwhichrescissionnoticeinwritingtothecontractorby-Architect / consultant shall be conclusive evidence) and in which case the security, deposit of thecontractorshallbeforfeitedandbeabsolutelyatthedisposalof SBI.

ToemploylabourpaidbytheSBlandtosupplymaterialstocarryoutthework,orpartofthe work, debiting the contractor with the cost of the labour and materials cost of suchlabourandmaterialsasworkedoutbytheArchitect/consultantshallfinalandconclusiveag ainst the contractor) and crediting him with the value of the work done, in all respectsin the same manner and at the same manner and at the same rates as if it had beencarriedoutbythecontractorunderthetermsofthiscontractcertificateofarchitect /consultantastothevalueof workdoneshallbefinalconclusiveagainstthecontractor.

To measure up the work of the contractor, and to take such part thereof as shallunexecuted, out of his hands, and to give it to another contractor to complete in whichcase any expenses which may be incurred in excess of the sum which would have beenpaid to the original contractor, if the whole work had been executed by him(The amount of which excess the certificates in writing of the Architects / consultant shall final andconclusive)shallbebornebyoriginalcontractorandmaybedeductedanymoneyduetohim by SBI under the contract or otherwise, or from his security deposit or the proceedsofsalethereof, or sufficient part thereof.

In the event of any of above courses being adopted by the SBI the contractor shall haveno claim to compensation for any loss sustained by him by reasons of his havingpurchasedorprocuredanymaterialorenteredintoanyengagementsormakeany



advances on account of, or with a view to the execution of the work or the performance of the contract and in case the contract shall be rescind under the provision afores aid, the contractor shall not be entitled to recover or to be paid any sum or any work thereto

foractuallyperformedunderthiscontract,unless,anduntiltheArchitect/consultantwillhavecert ifiedinwritingtheperformanceofsuchworkandthevaluepayableinrespectthereof,andhe shallonlybeentitledto bepaid the value socertified.

42.00wner's righttoterminatethecontract:

If the contractor being an individual or a firm commit any 'Act of insolvency' or shall beadjustedaninsolventorbeinganincorporatedcompanyshallhaveanorderforcompulsorywi ndingupvoluntarilyorsubjecttothesupervisionofGovt.andoftheOfficialAssignee of the liquidator in such acts of insolvency or winding up shall be unable withinseven days after notice to him to do so, to show to the reasonable satisfaction of theArchitect/Consultantthatheisabletocarryoutandfulfillthecontract,andtodyesecuritythere foreifso requiredbythe Architect /Consultant.

Or if the contractor (whether an individual firm or incorporated Company) shall sufferexecution to be issued or shall suffer any payment under this contract to be attached byoronbehalfof anyof the creditors ofthecontractor.

OrshallassignorsubletthiscontractwithouttheconsentinwritingoftheSBIthroughtheArchitect /Consultant or shall charge or encumber this contract or any payment due towhichmaybecomedue tothecontractor there under:

hasabandonedthecontract;or

has failed to commence the works, or has without any lawful excuse under theseconditions suspended the progress of the works for 14 days after receiving from the SBIthroughtheArchitect/consultant writtennotice toproceed,or

has failed to proceed with the works with such diligence and failed to make such dueprogressaswouldenabletheworkstobecompletedwithinthetimeagreedupon,orhasfaile dtoremovethematerialsfromthesiteortopulldownandreplaceworkwithinsevendays the SBI through the Architect / Consultant that written notice from saidmaterialswerecondemnedandrejectedbytheArchitect/consultantunderthesecondition s;orhasneglectedorfailedpersistentlytoobserveandperformalloranyoftheactsmattersorthin gsbythiscontracttobeobservedandperformedbythecontactorforseven days after written notice shall have been given to the contractor to observe orperform the same or has to the detriment of good workmanship or in defiance of the SBIor Architect's / consultant's instructions to the contrary subject any part of the contract. Then and in any of said and the Architect consultant, or notwithstandinganypreviouswaiver, aftergiving sevendays' notice in writing to the contractor, determine the contract, but without thereby affecting the powers of the SBI ortheArchitect/consultantortheobligationandliabilitiesofthecontractorthewholeofwhichshall continue in force as fully as if the contract had not been determined and as if theworkssubsequentlyhadbeenexecutedbyoronbehalfofthecontractor. And, further the



SBIthroughtheArchitect/consultanttheiragentsoremployeesmayenteruponandtakeposses sion of the work and all plants, took scaffoldings, materials, sheds, machinerieslying upon the premises or on the adjoining lands or roads use the same by means oftheir own employees or workmen in carrying on and completing the work or by engagingany other contractors or persons to the work and the contractor shall not in any wasinterruptordoanyact,matterorthingtopreventorhindersuchothercontractororotherpersons employed for complement and finishing or using the materials and plant for theworks.

When the works shall be completed or as soon thereafter as convenient the SBI Orarchitect/consultant shall give a notice in writing to the contractor to remove his surplusmaterials and plants and should the contractor fail to do so within 14 days after receivethereof by him the SBI sell the same by publication, and after due publication, and

shall,adjusttheamountrealizedbysuchauction. The contractor shall have no right to question a nyoftheact of the SBI incidental to the sale of the material setc.

43.0Certificateofpayment:

The contractor shall be entitled under the certificates to be issued by the Architect /consultanttothecontractorwithin10workingdaysfromthedateofcertificatetopaymentfromS BIFromtimetotimeSBIshallrecoverthestatutoryrecoveringotherduesincludingthe retention amount from the certificate of payment. Provided always that the issue of any certificate by the Architect / consultant during progress of works or completion shallnot have effect as certificate of satisfaction relieve the contractor from his liability underclause.

TheArchitect/consultantshallhavepowertowithholdthecertificateiftheworkorinpartthereof is not carried out to their satisfaction. The Architect/consultant may by anycertificatemake anycorrectionsrequired previous certificate.

The SBIshall modify the certificate of payment as is sued by the architect/consultant from time to time while making the payment

The contractor shall submit interim bills only after taking actual measurements and properly recorded in the Measurement books.

TheContractorshallnotsubmitinterimbillswhentheapproximatevalueofworkdonebyhim is lessthan **Rs.NIL**.

The final bill may be submitted by contractor within a period of one month from the dateofvirtualcompletionandArchitect/consultantshallissuethecertificateofpaymentwithina period of two months. The SBI Shall pay the amount within a period of three monthsfrom the date of issue of certificate provided there is no dispute in respect of rates and quantities.

The contractors hall submit the interimbills in the prescribed format with all details.

<u>44.0</u>

A. SettlementofDisputesand Arbitration:

Except where otherwise provided in the contract all questions and disputes to themeaningofthespecifications, design, drawings and instructions here in before mentioned a ndastothequality of workman ship or material sused on the work or as to any other



question, claim, right, matter or thing whatsoever in any way arising out of or relating tothe contract, designs, drawings specifications, estimates, instructions orders or theseconditions or otherwise concerning the work or the execution or failure to execute thesamewhetherarising during the progress of the work or after the cancellation, termination, completion or abandon ment thereof shall be dealt with a smentioned herein after:

If the contractor considers that he is entitled to any extra payment or compensation in respect of the worksover and above the amounts admitted as payable by the Architect or in case the contractor wants to dispute the validity of any deductions or recoveries made or proposed to be made from the contractor raise anydispute, the contractor shall forthwith give notice in writing of his claim, or dispute to the Assistant GeneralManager(SAO-4)StateBankofIndia,atVALSADandendorseacopyofthesametotheArchitect,within30 days from the date of disallowance thereof or the date of deduction or recovery. The said notice shall givefull particulars of the claim, grounds on which it is based and detailed calculations of the amount claimed andthe contractor shall not be entitled to raise any claim nor shall the SBI be in any way liable in respect of anyclaim by the contractor unless notice of such claim shall have been given by the contractor to the AssistantGeneral Manager (SAO-4) State Bank of India, atVALSADin the manner and within the time as aforesaid. The Contractor shall be deemed to have waived and extinguished all his rights in respect of any claim notnotified to the Assistant General Manager (SAO-4)State Bank of India, at VALSADin writing in the manner and within the time aforesaid.

B. SettlementofDisputesandArbitration:

The Assistant GeneralManager(SAO-4)State Bank of India, at VALSADshall give his decision in writing ontheclaimsnotifiedbythereceiptofthecontractormaywithin30daysofthereceiptofthedecisionoftheSubmit his claims to the conciliating authority namely the DGM.& CDO,SBI, LHO, Ahmedabad for conciliationalongwithalldetailsandcopiesofcorrespondenceexchangedbetweenhimandtheSBI

If the conciliation proceedings are terminated without settlement of the disputes, the contractors hall, within a period of 30 days of termination thereof shall give a notice to the concerned DGM. & CDO of the SBI for appointment of an arbitrator to adjudicate the notified claims falling which the claims of the contractor shall be deemed to have been considered absolutely barred and waived.

Except where the decision has become final, binding and conclusive in terms of thecontract, all disputes or differences arising out of the notified claims of the contractor asaforesaidandallclaimsoftheSBIshallbereferredforadjudicationthrougharbitrationbythe Sole Arbitrator appointed by the DGM. & CDO and who will be of Deputy GeneralManager rank. It will also be no objection to any such appointment that the Arbitrator

soappointedisaSBI,OfficerandthathehadtodealwiththematterstowhichtheContractrelates in the course of his duties as SBI, Officer. If the arbitrator so appointed is unableor unwilling to act or resigns his appointment or vacates his office due to any reasonwhatsoeveranothersolearbitratorshallbeappointedinthemanneraforesaidbythesaid DGM.&CDOoftheSBISuchpersonshallbeentitledtoproceedwiththereferencefromthestage atwhich it was letbyhis predecessor.

Itisatermofthiscontractthatthepartyinvokingarbitrationshallgivealistofdisputes



withamountsclaimedinrespectofeachdisputealongwiththenoticeforappointmentofarbitrato r.

It is also a term of this contract that no person other than a person appointed by suchChiefGeneralManagerasaforesaidshouldact asarbitrator. The conciliation and arbitration shall be conducted in accordance with the provisions of the Arbitration & Conciliation Act 1996 or any or any accordance modification or reenactment thereof and the rules made there under.

ItisalsoatermofthecontractthatifanyfeesarepayabletotheArbitratortheseshallbepaidequall ybyboththeparties. However, nofeeswillbepayabletothearbitratorifheisa SBIOfficer. ItisalsoatermofthecontractthattheArbitratorshallbedeemedtohaveenteredonthereference on the date he issues notice to both the parties calling them to submit theirstatement of claims and counter statement of claims. The venue of the arbitration shallbe such place as may be fixed by the arbitrator in his sole discretion. The fees, if any ofthe arbitrators shall, if required to be paid before the award is made and published, bepaid half and half by each of the parties. The Cost of the reference and of the award(including the fees, if any of the arbitrator) shall be in the discretion of the arbitrator whomaydirecttoanybywhomanddinwhatmanner, such costsoranypartthereof, shallbepaida ndfixor settle the amountofcosts tobe sopaid.

45.0Watersupply:

The contractor shall make his own arrangements for water required for the work andnothingextrawillbepaidforthe same. This will be subject to the following condition.

- i) That the water used by the contractor shall be fit for construction purposes to the satisfaction of the Architect /consultant's.
- ii) The contractor shall make alternative arrangements for the supply of water if thearrangement made by the contractor for procurement of water in the opinion of theArchitect/consultant is unsatisfactory.
- iii) In case contractor is permitted to use SBI source of water i.e. Municipal connection, Bore well (existing or new) etc., the SBI will recover as per clause 51.0 of this document form the final bill of contractor.

The contractor shall construct temporary well / tube well in SBI land for taking water forconstructionpurposesonlyafterobtainingpermissioninwritingfromtheSBIThecontractor has to make his own arrangements for drawing and distributing the water athis own cost. He has to make necessary arrangements. To avoid any accidents ordamages caused due to construction and subsequent maintenance of the wells. He hastoobtainnecessaryapprovalsfromlocalauthorities,ifrequired,athisowncost.Heshallrest ore the ground to its original condition after wells are dismantled on completion ofwork or hand over the well to the SBI without any compensation as directed by thearchitect/consultant.



46.0Powersupply:

The contractor shall make his own arrangements for power and supply / distributionsystemfordrivingplantormachineryfortheworkandforlightingpurposeathisownc ost,thecostofrunningandmaintenanceoftheplantsaretobeincludedinhistenderprices,He shall pay all fees and charges required, by the power supply and include the same inhistenderedratesandholdtheownerfreefromallsuchcosts.Hehastoobtainnecessaryappro valfromtheappropriateauthorities,if required.

In case contractor is permitted to use Bank's source of power supply provided at onepoint, the SBI will recover as per clause 51.0 of this document from the final bill ofcontractor.

47.0Treasuretroveetc.

Any treasure trove, coin or object antique which may be found on the site shall be the property of SBI and shall be handed overtothe bank immediately.

48.0Methodofmeasurement:

Unless otherwise mentioned in the schedule of quantities or in mode of measurement, themeasurement will be on the net quantities or work produced in accordance with huptodate rules laid down by the Bureau of Indian Standards. In the event any dispute/disagreement the decision of the Architect / consultant shall be final and binding on the corrector.

49.0 Maintenanceofregisters:

The contractor shall maintain the following registers as per the enclosed perform at site of work and should produce the same for inspection of SBI /Architect / consultantwhenever desired by them. The contractor shall also maintain the records / registers as required by the local authorities / Govt. from time to time.

- i) Registerforsecuredadvance
- ii) Registerforhindranceto work
- iii) Registerforrunningaccountbill
- iv) Registerforlabour

50.0ForceMajeure:

NeithercontractornorSBIshallbeconsideredindefaultinperformanceoftheobligationsif such performance is prevented or delayed by events such as but not war, hostilities revolution, riots, civil commotion, strikes, lockout, conflagrations, epidemics, accidents, fire, storms, floods, droughts, earthquakes or ordinances or any act of or for any othercause beyond the reasonable control of the party affected or prevents or delayed. However, anotice is required to be given within 30 days from the happening of the event with complete details, to the other party to the contract, if it is not possible to serve anotice, within the shortest possible period without delay.

Assoonasthecauseofforcemajeurehasbeenremovedthepartywhoseabilityperformitsoblig ationshasbeenaffected, shall notify the other of such cessation and the actual



delayincurredinsuchaffectedactivityadducingnecessaryevidenceinsupportthereof.From the date of occurrence of a case off or force majeure obligations of the partyaffected.

51.0Waterpowerandotherfacilities:

Theratequotedbythecontractorshallincludeallexpensesthatarerequiredforprovidingall the water required for the work and the contractor shall make his own arrangementsforthesupplyofgoodqualitywatersuitablefortheconstructionandgoodqualityd rinkingwaterfor theirworkers Ifnecessarythecontractor hastosinkatubewell /openwellandbringwaterbymeansoftankersathisowncostforthepurposeTheSBlwillnot beliableto payanychargesin connection with theabove

The rate quoted in the tender shall include the expenses for obtaining and maintainingpowerconnections and shall payfor the consumption charges

The contractors for other trades directly appointed by the SBI shall be entitled to takepower and water connections from the temporary water and power supply obtained by the contractor However, the concerned contractor shall make their own arrangements todrawthesupplyandpaydirectlytheactualconsumptionchargesatmutually agreed rates between them. All municipal charges for drainage and water connection for Construction purposes shall be be by the contactor and the SBI will reimburse the amount on production of receipts.

The SBI as well as the Architect / consultant shall give all possible assistance to the Contractor's to obtain the requisite Permission from the various authorities, but theresponsibility for obtaining the same in time shall be of the contractor.

In case contractor is permitted to use Bank's source of water and power supply provided to one point, the SBI will recover @ 0.50% of final bill amount for water and electricity(combined)fromthebill ofcontractor.

52.0Facilitiesforcontractor'semployees:

The contractor shall make his own arrangement for the housing and welfare of his staffandworkmenincludingadequatedrinkingwaterfacilities. The contractor shall also make the earrangements at his own cost for transport where necessary for his staffandworkment of work at his own cost.

53.0Lighting ofworks:

The contractor shall at all times provide adequate and approved lighting as required fortheproperexecutionand supervision and inspection of work.

54.0Firefightingarrangements:

The contractor shall provide suitable arrangement for firefighting at his own cost. Thispurpose he shall provide requisite number of fire extinguishers and adequate number

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ofbuckets, some of which are to be always kept filled with sandand some with water these



equipment shall be provided at suitable prominent and easily accessible place and shallbeproperlymaintained.

Any deficiency in the fire safety or unsafe conditions shall be corrected by the contractorat his own cost and, to the approval of the relevant authorities. The contractor make thefollowingarrangements athisowncost butnot limitedthefollowing:

- a) Properhandling, storage and disposal of combustible materials and waste.
- b) Workoperationswhichcancreatefirehazards.
- c) Accessforfire-fightingequipment.
- d) Type,numberandlocationofcontainersfortheremovalof surplusmaterialsandRubbish.
- e) Type, size, number and location of fire extinguishers or other tire fighting equipment.
- f) Generalhousekeeping.

55.0Siteorderbook:

A site order book shall be maintained at site for the purpose of quick communicationbetween the Architect / Consultant. Any communication relating to the work may beconveyed through records in the site order book. Such a communication from one partyto the other shall be deemed to have been adequately served in terms of contract Eachsite order book shall have machine numbered pages in triplicate and shall carefullymaintainedandpreservedbythecontractorandshallbemadeavailabletothearchitect /consultant as and when demanded- Any instruction which the architect/consultant mayliketoissuetothecontractororthecontractormayliketobringtothearchitect/consultanttwo copies of such instructions shall be taken from the site order book and one copy willbehandedovertothepartyagainstproperacknowledgmentandthesecondcopywillberetainedfortheirrecord.

56.0Temporaryfencing/barricading:

The contractor shall provide and maintain a suitable temporary fencing/barricading andgates at his cost to adequately enclose all boundaries of the site for the protection of thepublic and for the proper execution and security of the work and in accordance with therequirement of the architect/consultant and regulations of local authorities. These shallbe altered, relocated and adopted from time to time as necessary and removed oncompletion of thework.

57.0Sitemeetings:

Site meetings will be held to review the progress and quality evaluation. The contractorshall depute a senior representative along with the site representative and other staff of approved sub-contractors and suppliers as required to the site meetings and ensure allfollowupactions. Any additional review meetings shall he held if required by the architect/consultant.-

58.0 Disposalofrefuse:

The contractor shall cart away all debris, refuse etc. arising from the work from the siteand deposit the same as directed by the architect / consultant at his own cost. It is



theresponsibility of the contractor to obtain from the local authorities concerned to the effect that all rubbish arising out of contractor's activities at the construction site or any other off-site activities borrow pits has been properly disposed off.

59.0Contractortoverifysitemeasurement:

The contractor shall check and verify all site measurements whenever requested otherspecialists contractors or other sub-contractors to enable them to prepare the own shopdrawing and pass on the information with sufficient promptness as will in any way delaytheworks.

60.0Displayingthename ofthework:

The contractor shall put up a name board of suitable size as directed by the architect/consultant indicating there in the name of the project and other details as given by thearchitect/consultantathisowncostandremovethesameoncompletionofwork.

61.0Asbuiltdrawings:

For the drawings issued to the contractor by the Architect / Consultant. The architectConsultant will issue two sets of drawings to the Contractor for the items for somechanges have been made. From the approved drawings as instructed by the SBI /Architect / Consultant. The contractor will make the changes made on these copies andreturn these copies to the architect / Consultant for their approval. In cases revision isrequiredorthecorrectionsarenotproperlymarkedthearchitect/Consultantwillpointoutthe discrepancies to the contractor. The contractor will haveto incorporated thesecorrectionsand/orattendtodiscrepancieseitheroncopiesas directedby thearchitect / consultant and resubmit to him for approval. The architect / consultant will return onecopydulyapproved byhim.

Forthedrawings prepared bythe contractor:

The contractor will modify the drawing prepared by him wherever the changes made bythe SBI / architect / consultant. And submit two copies of such modified drawings to thearchitect/ consultant for approval. The architect / consultant will return one copy of theapproveddrawingto the contractor.

62.0Approvedmake:

ThecontractorshallprovidealImaterialsfromthelistofapprovedmakesathisowncostand also appoint the specialized agency for the waterproofing, anti-termite treatment, aluminum doors and windows and any other itemas specified in the tender. The architect/consultant may approve any make / agency within the approved list as given in the tender after inspection of the sample/mockup.

63.0Procurementofmaterials:

Thecontractorshallmakehisownarrangementstoprocurealltherequiredmaterialsforthework .Allwastages and losses in weightshall beto the contractors account

64.0Exciseduty.taxes.leviesetc.:

The contractor shall pay and be responsible for payment of all taxes, duties, levies, royalties, fees, cess or charges in respect of the works including but not limited to salestax, tax on works contract excise duty, and Octroi, payable in respect of materials, equipment plantandother things required for the contact. All of the aforesaid taxes,



duties, levies, fees and charges shall be to the contractor's account and the SBIS hall not be required to pay any additional or extra amount on this account. Variation of taxes, duties, fees, levies etc. if any, till completion of work shall be deemed to be included in the quoted rates and no extra amount on this account. Variation of taxes, duties, fees, levies etc. if any, till completion of work shall be deemed to be included in the quoted rates and no extra claim on this account will in any case be entertained. If a new tax orduty or levy or cess or royalty or Octroi is imposed under as statutory law during the currency of contract the same shall be borne by the contractor. However, GST will be paidextra.

65.0Acceptanceoftender:

The SBI shall have the right to reject any or all tenders without assigning any reason. They are no to bind to accept the lowest or any tender and the tender error tender errshall have no right to question the acts of the SBI. However adequate transparency would be maintained by the SBI

66.0Photographs:

The Contractor shall at his own expense supply to the Architects with duplicate hardcopies of large photographs not less than 25 cm. x 20 cm. (10" x 8") of the works, takenfrom two approved portions of each building, at intervals of not more than one monthsduringtheprogress ofthework orateveryimportantstageofconstruction.

In addition to above, the contractor shall be bound to submit adequate no. of sitephotographsalongwitheachRunningBillfortheprojectclearingshowingmajorprogressof work measured and claimed therein failing which the Architect/ SBI may considerreturningtheBilltothecontractorandnoclaimfordelayonthisaccountwillbeentertaine d.

67.0SafetyCodes:

- 1. Firstaidappliancesincludingadequatesupplyofsterilizeddressingandcottonwoolshallbekep t inareadilyaccessible place.
- 2. An injured person shall be taken to a public hospital without loss of time, in cases whentheinjurynecessitateshospitalization.
- 3. Suitable and strong scaffolds should be provided for workmen for all works that cannotsafelybe donefromthe ground.
- 4. No portable single ladder shall be over 8 meters in length. The width between the siderailsshallnotbelessthan30cm.(clear)andthedistancebetweentwoadjacentrunning'sshall not be more than 30 cm. When a ladder is used an extra labour shall be engagedforholdingladder.
- $5. \ The excavated material shall not be placed within 1.5 meters of the edge of the trench$



halfofthedepthoftrenchwhicheverismore. Alltrenches and excavations shall be provided with necessary fencing and lighting.

- 6. Every opening in the floor of a building or in a working platform be provided with suitablemeans to prevent the fall of persons or materials by providing suitable fencing or railingwhoseminimumheight shallbe onemeter.
- 7. No floor, roof or other part of the structure shall be so overloaded with debris or materialasto render it unsafe.
- 8. Workers employed on mixing and handling material such as asphalt, cement, mortar,concreteandlimeshallbeprovidedwithprotectivefootwearandrubberhandgloves.
- 9Those engaged in welding works shall be provided with welders' protective eye shieldandgloves.
- 10. (i)Nopaintcontainingleadorleadproductsshallbeusedexceptintheformofpastereadymade paint.
- (ii)Suitablefacemasksshouldbesuppliedforusebytheworkerswhenthepaintappliedinthefor m of sprayorsurfacehavingleadpaint dryrubbedand scrapped.
- 11. Overallsshallbesuppliedbythecontractortothepaintersandadequatefacilitiesshallbeprovid edtoenable theworkingpainters towashduringcessationofwork.
- 12Hoistingmachinesandtackleusedintheworksincludingtheirattachmentsanchorandsupports shallbe inperfect condition.
- 13. Theropesusedinhoistingorloweringmaterialorasameansofsuspensionshallbedurablequal ityand adequatestrengthandfreeformdefects.



APPENDIXHEREINBEFOREREFERREDTO

1) Nameof theorganizationOffering Contract:	State	TheAsstGen Manager StateBankof India SAO-4,VALSAD396001			
2) Consultants :Ar.AJAY CHOWDHO 3) Site Address :SBI RAKHOLI BRAN • HAVELI, SAO-4, VALSAD.		- DADRA AND NAGAR			
4) ScopeofWork :ProposedAIRCONDITIONIN AND NAGAR HAVELI,,SAO-4VALSAD.	NGworksofSl	BIRAKHOLIBRANCH,DISTDADRA			
5)NameoftheContractor	:				
6)Addressof theContractor	:				
7) Periodof Completion	:	30days fromthedateoflssueofwo rkorder.			
8) EarnestMoneyDeposit		Rs.1,400/- by means of Demand Draft/PayOrder (Valid for a period of 90Daysfromthelastdateofsubmiss ionofthetender)fromany scheduled Nationalized Bankdrawn in favor of State Bank ofIndiaand payable atVALSAD.(Conforactorsregisteredwith MSMEUDY AM'neednotsubmitEMD.Insteadof EMD,theyshouldsubmitregistratio ncertificateof 'MSMEUDYAM')			
9) Retention Money	:	Asperclauseno.1.4ofge neralConditions			
10) DefectsLiabilityPeriod TwelveMonthsfromthedateofVirtualCo	: mpletion.				
Ar. AjayChowdhury	47	Sign&Sealofcontractor			



11) Insurancetobeundertakenbythe : 125% of Contract ValueContractorathiscost(Contractor's allrisk policy)



12) Liquidateddamages tender per week subject to max. 5%	:0.5%oftheContractamountshown in the of the contract value or actual final billvalue.
13) ValueofInterimBill(Min.) : Onlyfullandfinalpaymentshallbemadeaft	erSatisfactorycompletionofwork.
14) DateofCommencement orderIssuedtotheContractor/ or the Day on which the Contractor isInstructedtotakepossessionof Thesitewhicheverisearlier.	: From the date of work
15) PeriodofFinalMeasurement	:2MonthsfromthedateofVirtual Completion.
16) InitialSecurityDeposit	:NILoftheAcceptedValueoftheTender.
17) TotalSecurityDeposit :	5%of thefinalbill amount.
18) Refundof initialSecurityDeposit comprisingofEMDandISD. Depositshall be refunded to the Correfundedonlyafter the DefectLiability	: 50% of the Security ntractor on completion of the work and balance Period is over.
19) PeriodforHonoringCertificate	:OneMonthforR.A.Bills
	·
SignatureofTenderer.	
Date:	



LETTEROFDECLARATION

To, The Asst Gen ManagerStateBank ofIndia SAO-4,VALSAD396001

Dear Sir,

PROPOSEDAIRCONDITIONINGWORKSOFSBIRAKHOLIBRANCH, DIST.-DADRA AND NAGAR HAVELI, SAO-4VALSAD.

Having examined the terms & conditions, drawings, specifications, design relating to theworksspecifiedinthememorandumhereinaftersetoutandhavingvisitedandexaminedthe siteoftheworksspecifiedinthesaidmemorandumandhavingacquiredtherequisiteinformation relating thereto and affecting the quotation, I/We hereby offer to execute theworks specified in thesaidmemorandumwithinthetimespecifiedinthesaidmemorandumontheitemratebasism entionedintheattachedscheduleandinaccordance in all respect with the specifications, design, drawings and instructions inwritingreferredtoinconditionsofTender,thearticlesofagreement,conditionsofcontractand with suchconditions sofaras theymaybe applicable.

MEMORANDUM

(a)	Descriptionofwork	ProposedAirConditioningworksofSBIRAKHO LIBRANCH,DIST DADRA AND NAGAR HAVELI, SAO-4VALSAD.
(b)	EarnestMoney	Rs. 1,400/- by means of Demand Draft / PayOrder from any scheduled Nationalized Bankdrawn in favor of of State Bank Of India andpayable at VALSAD. (Contractors registeredwith MSMEUDYAM' neednots ubmit EMD. Instead of EMD, they should submit registration certificate of 'MSMEUDYAM')
(c)	Timeallowedforcompletionofw orkfrom thedateofissueof workorder.	30daysfromthedateofcommencementasperte nder.

Should this tender be accepted, I/we hereby agree to abide by and fulfill the terms and provisions of the said conditions of Contract annexed hereto so far as they may be applicable or indefault thereof to for feit and payto SBI, the amount mentioned in the said conditions.



I/we have deposited Demand Draft / Banker's Cheque for a sum of **Rs. 1,400.00** asEarnestmoneydepositwiththeStateBankofIndia.ShouldI/wedofailtoexecutethe



contract when called upon to do so, I/we hereby agree that this sum shall be forfeited byme/ustoSBI.

We understand that as per terms of this tender, the SBI may consider accepting ourtenderinpartorwholeormayentrusttheworkofvariousbuildingsproposed(i.e.InstituteBuilding, Staff Qtrs. And Director's Bungalow/Interior work) in phases. We, therefore, undertake that we shall not raise any claim/compensation in the eventuality of Bankdecidingtodropanyofthebuilding/buildingsfromthescopeofworkofthistenderatanystag eduringthecontractperiod. Further, we also undertake to execute the worken trusted to usinphases on our approved rates and within the stipulated time limit without any extra claim for price escalation as provided for in Clause 9.0.1 "Instructions to Tenderers" of this tender.

We, hereby, also undertake that, we will not raise any claim for any escalation in the prices of any of the material during the currency of contract/execution/completion period.

Yoursfaithfully,

Signatureof contractorWithSeal



PROFORMAFORRUNNINGA/CBILLT ABLE -XIII

i.	Nameof Contractor/Agency	:
i .	Nameor Contractor/Agency	•

ii. NameofWork :

iii. Sr.No.of thisBill:

iv. No.& DateofpreviousBill:

v. ReferencetoAgreementNo. :

vi. DateofWrittenorder tocommence:

vii. DateofCompletionasperAgreement :

S. No	ItemDescri ption	Unit	Rate (Rs.)	Aspe	erTender	Up Previ	to iousR.A.Bi		to Date(Gro	Prese Bill	nt	Remarks
				Qty	Amount (Rs.)	Qty	Amount (Rs.)	Qty	Amount (Rs.)	Qty	Amount (Rs.)	
1	2	3	4	5	6	7	8	9	10	11	12	13

Note:

1.	Ifpartrate isallowedforanyitems, it shouldbeindicatedwithreasonsforallowingsuc h arate.	
		Net Value since previousbill
2.	If ad-hoc payment is made, it should bementionedspecifically.	



CERTIFICATE

Themeasurementsonthebasis	ofwhichtheaboveentriesforthe	e RunningBillNo
weremadeha	avebeentakenjointlyon	andare
recordedatpages	to	ofmeasurementbook
No		
SignatureanddateofContr actor	Signatureanddateof ArchitectsRepresenta tive(Seal)	Signature and date ofSiteEngineer
Theworkrecordedintheabove-		
mentionedmeasurementshask	neendoneatthesitesatisfactori	lvas pertender
drawings, conditions and speci-		iyas portonasi
arawings, containons anaspeor	modiforio.	
Architect	SignatureanddateofSitel	Engineer



TABLE-XV

MEMORANDUMFORPAYMENT

$\overline{}$	/ A D				$\overline{}$
ĸ	/ABI	II I	ır	V	()

1.	Total valueof workdonesince previousbill(A)	Rs
2.	Totalamountofsecuredadvanceduesin ce Previous Bill (B)	Rs
3.	TotalamountduesincePreviousBill (C)(A+B)	Rs
4.	PVA on account of declaration in priceof Steel, Cement and other materialsandlabourasdetailedinsepara te statementsenclosed.	Rs
5.	TotalamountduetotheContractor	Rs
	OBJECTIONS:	
i)	SecuredAdvancepaidinthepreviousR/	Rs
ii)	Retentionmoney onvalueofworksas per accepted tenders up to dateamountRs.	Rs
	Lessalreadyrecovered	Rs
	Balancetoberecovered	Rs
iii)	MobilizationAdvance,ifany	Rs
(a)	Outstanding amount(principal+inte rest)asondate	Rs
(b)	Toberecoveredinthisbill	Rs
iii.	Any other Departmental materials costtoberecoveredaspercontract,if any	Rs
iv.	Any other Departmental servicechargestoberecoveredif any,asper contract(water,poweretc.)enclosest atement.	Rs

	contract(wate atement.	er,poweretc.)enclosest	
	ecking of the r	`	vords)hasbeenscrutinizedbyus equired and is recommended
Date: Ar. AjayChow	vdb.urv	55	 Sign&Sealof contractor
AI. AJAYONON	ruriur y	33	Sign&Sealor contractor





withSeal
ThebillamounttoRscertifiedbyConsultantshasbeenscrutinizedbyme
afterduetestcheckingofmeasurementsofworksasrequiredandisrecommendedforpayment oranamountofRs
Date:
SignatureofBanks/SBIEngineer

	STATUTORYDEDUCTION:	
i)	TotalAmountdue(E)	Rs
ii)	Lessl.T.Payable	Rs
iii)	LessS.T.Payable	Rs
	NetPayable	Rs

This figures given in the Memorandum for payable forpayment	•
Date:	
 Signatureofthe AGM(SAO-4),SBI,VALSAD	



TECHNICALSPECIFICATIONFORTHEAIRCONDITIONINGCONTRACTWORK

Sr. No.	Descriptionofwork
01	SupplyofsplitA/C 1.0tr.(5 Star,Inverter):- Wall mounted air conditioner shall have 1.0Tr i.e nominal 12.000 BTU/capacity perhour at the ambient of 40 degree centigrade capacity. Unit shall have maximum45/46 dB noise level at the distance of 1 MT for outdoor/indoor units. The unit shallbe suitable for 230 volts power supply. With temperature indicator and remote foroperation.(5-Start,Inverter AChigh walltype splitA/C). The air filter shall be easy to maintain and preferable showing the status of choking. Everyunits hall be be supported by unconditional warrantee of one year howeverse al edunitun conditional warrantee must be given for 5 years from the manufacturer. CONDESORMUSTBEOFCOPPERMETAL.
03	SUPPLYOFSPLIT a/c1.5Tr. (5 Star,Inverter):- Wallmountedairconditionershallhave1.5Tri.e.nominal18,000BTU/capacityperhour at the ambient of 40 degree centigrade capacity. Unit shall have maximum45/46 dB noise level at the distant of 1 MT for indoor/outdoor units. The units shallbe suitable for 230 volts of power supply. With temperature indicator and remote fortheoperations.(5-star,Inverter A/C highwalltype split A/C) The air filter shall be easy to maintain and preferably showing the status of choking.Everyunitshallbesupportedbyunconditionalwarranteeofoneyearhoweverseal edunit unconditional warrantee must be given for 5 years from the manufacturer.CONDESORMUST BE OF COPPER METAL. SUPPLYOFSPLIT a/c2.0Tr. (5 Star,Inverter):- Wallmountedairconditionershallhave1.5Tri.e.nominal24,000BTU/capacityperhour at the ambient of 40 degree centigrade capacity. Unit shall have maximum45/46 dB noise level at the distant of 1 MT for indoor/outdoor units. The units shallbe suitable for 230 volts of power supply. With temperature indicator and remote fortheoperations.(5-star,Inverter A/C high walltype split A/C) The air filter shall be easy to maintain and preferably showing the status of
	choking.Everyunitshallbesupportedbyunconditionalwarranteeofoneyearhoweverseal edunit unconditional warrantee must be given for 5 years from the manufacturer.CONDESORMUST BE OFCOPPER METAL.
04	Installation of split 1&1.5Tr:- Total work comprising of unpacking till commissioning of each units indoor as wellas outdoor. Connecting the pipes & electrical cables/wires. With necessary support& fabricating for hanging the unit from ceiling. Installation shall be done with the controlpanel. The installation of A/C. charging towards installation testing and commissioning of split and cassette A/C. this includes nitrogen flushing, pressure testing, attendingleakages, loading, unloading, gas charging and panel fittings.
05	Extracopperpipe: a) Thecontractorshallhavetoprovideextralengthofcopperpipewithproperlaggingto maketheperfectjobofinsulation.Allthecopperpipeshallbewithout



	joints and proper flare-up shall be done with tools and tackles for excellentworkmanship. No dent shall be allowed while bending the pipe of laying it onconnecting it to machine/evaporate/condenser. High grade of foam insulationshall be provided. Entire piping shall be done over the false ceiling and do notcompromiseanyaestheticlook.THISISTHELENGTHOTHERTHANSUPPLIE Dfor 1.0& 1.5TR. A/Cwith manufacturer kit. a)Then contractor shall have to provide copper pipe with proper lagging to maketheperfectjobofinsulation.Allthecopperpipeshallbewithoutjointsandproperfl are-upshallbedonewithtoolsandtacklesforexcellentworkmanship.Nodentshallbeallo wedwhilebendingthepipeoflayingitorconnectingittomachine/evaporator/condens e.Highgradeoffoaminsulationshallbeprovided.Entire piping shall be done over the false ceiling and do not compromise anyaestheticlook.Sizeofcoppershallsleeveinsulatedwithsaddlingandclamping.
06	Wiring:- SPLITUNITTOOUTDOORUNIT TheA/CcontractorhastogetthewiringfromtheMCBunitprovidedbytheelectricalcontract orin house.Allthewiringshallbe ofapprovedmakeonly. ThewiringshallpassthroughISIapprovedconduitsasmentionedinapprovedlistofmateri als.Anydrillingofthewallforgettingcopperpipeorwiringshallbesealedandfinished by the A.C contractor. Size of the wires shall be 3x 2.5 sq. m. m. for A.Ccontractorfor each& everyA.C unit.
07	Drainwater piping:- Condensed water in the interior of the banking hall shall be drained outside/toiletblock through gravity-slop. The entire piping shall be 25 M.M. ISI approved pipes tocarrycondensedwater.Allthepipingshallbemaintainableandtestingshallbedone beforeconnecting.
08	supplyandinstallationoffabricatedsteelsupportsforoutdoorunitsfor(1T.1.5Tr)
09	Civilwork: The A/C contractor has to complete entire branch/ office the zari work/ all type of Civil Work for AC installation in the wall and coordinate with the civil/Furniture/Electrical contractor while doing flooring/ Cieling to run the drainage/Copper pipeetc.finishinghastobedonebytheA/Ccontractorwithrequiredlabour&materials.



VARIABLEREFRIGERANTFLOWSYSTEM

9.1. Scope:

Thescopeofthissectioncomprises the supply, erection, testing and commissioning of Variable Refrigerant Volume System conforming to these specifications and inaccordance with the requirements of Drawings and Schedule of quantities.

9.2. Type:

Unitshallbeaircooled,variablerefrigerantvolumeairconditionerconsistingofoneoutdo or unit and multiple indoor units. Each indoor unit having capability to coolindependently for the requirement of the rooms. All indoor units shall be provided with isolation valves so that a particular unit can be isolated and removed forservicing, while systemkeeps functioning innormal way.

It shall be possible to connect multiple indoor units on one refrigerant circuit asshown in the drawings or as indicated in schedule of quantities. The indoor unitsonany circuit can be of differently pean dalso controlled individually. Following type of indoor units shall be connected to the system:

- Ceilingmountedcassettetype.
- WallMountedSplittype
- Compressor installed in outdoor unit shall be equipped with capacity controlmechanismandcapableofchangingtherotatingspeed/massflowrateofrefrigera nt by scroll engaging / disengaging mechanism to follow variations incooling.Outdoor unit shall be suitable for mix-match connection of all type ofindoorunits.

The refrigerant piping between indoor units and outdoor units shall be extendedupto 100m with maximum 50 m level difference without any oil traps. Oil recoverysystem shall be managed without disturbance to normal operation cycle of thesystem /compressor.

Both indoor unit and outdoor unit shall be factory assembled, tested and filled withfirstcharge ofrefrigerantbeforedeliveryatsite.

9.3. OutDoor Unit:

Theoutdoorunitshallbefactoryassembled,weatherproofcasingconstructedfromheav ygauge mild steelpanelswith powder coatedfinish.

Alloutdoorunitsabove5HPratingshallhaveminimumtwonumberscrollcompressors. Incaseofoutdoorunitswithmultiplecompressors, the operations hall not be disrupted with failure of any compressor.

Thenoiselevelshallnotbemorethan60dB(A)atnormaloperationmeasuredhorizontally 1mawayand1.5maboveground level.

Theoutdoorunitshallbemodularindesignwithpossiblefutureexpansions. The unit shall be provided with microprocessor control panel.

9.4. Compressor:

Thecompressorshall behighefficiencyscrolltypeandcapableforcapacitycontrolling.It shall change the speed / refrigerant mass flow rate in accordance tothevariationincoolingloadrequirement.Refrigerantmassflowratecanbechanged by speed modulation of compressor / mechanical control system. Systemshall incorporate liquid sub-cooling mechanism with liquid injection at intermediatepressure.



Theinverterused, shall be IGBT (insulated gate bipolar transistor) type for efficient and quietoperation.

Alloutdoorunitsshallhavemultiplestepsofcapacitycontroltomeetloadfluctuationand indoor unit individual control.All parts of compressor shall be sufficientlylubricated.Forcedlubricationmayalso beemployed.

Oilheatershallbeprovidedinthecompressorcasing.

9.5. HeatExchanger:

TheHeatExchangershallbeconstructedwithcoppertubesmechanicallybondedto aluminumfinstoform acrossfan coilandlarger surfacearea.

ThefinsshallhaveanticorrosiontreatmentforHeatExchangerCoil.Thetreatmentshallb esuitableforareasof highpollution,moistureandsaltladenair.The casings, fans, motors etc. shall also be with anticorrosion treatment as astandardfeatures.

The unit shall be provided with necessary number of direct driven low noise levelpropellertypefansarrangedforvertical/horizontaldischarge. Eachfanshallhaveas afetyguard.

9.6. RefrigerantCircuit:

The Refrigerant Circuit shall include an liquid receiver /accumulator, liquid & gasshutoffvalvesandasolenoidvalve.Allnecessarysafetydevicesshallbeprovidedto ensure the safetyoperationofthe system..

9.7. SafetyDevices:

All necessary safety devices shall be provided to ensure safe operation of thesystem.

Followingsafetydevicesshallbepartoftheoutdoorunit:highpressureswitch,lowpressure switch, fuse, crankcase heater, fusible plug, over current protection forinverter,and short recyclingquard timer.

9.8. Piping:

All connections of Refrigerant piping shall be in high grade Copper of

Refrigeration quality with Eddy Current Testing and material test Certificates.

Allconnections, tees, reducers etc. shall be standard make fittings.

InsulationofcoldlinesshallbecarriedoutwithArmaflex/K-

Flexinsulationsheetsandtubesofappropriate

thicknesssothatcondensationdoesnotoccur.

ForindividualPiping50/100mmwideAluminumTapeshallbeusedatjointsofPipingwith Bandsfor identification.

Foroutdoorpiping, the finish shall be woven GRPM at finished with colored Epoxypaints to with stand outside ambient conditions and UV Radiation.

9.9. OilRecoverySystem:

Unitshallbeequippedwithanoilrecoverysystemtoensurestableoperationwithlongrefri gerantpiping.

Systemshallbedesignedforproperoilreturntocompressoralongwiththedistribution of oilto individual compressor.

Therefrigerantpipingshallbeextendedupped100Mwith50-

Mleveldifferencewithoutoiltraps.

9.10. IndoorUnits:

Unitsshallbefactoryassembled,wired,pipedandtested.

UnitsshallhaveDXcoilswithcoppertubesandbondedaluminumfinsforhighlyefficienthe at transfer.

UnitsshallhaveCentrifugalfansforadequateamountofAircirculationandlowNoise.



Unitsshallhaveinletfilters, which are easily clean able and replaceable.

Allcomponents of Units are easily accessible for connection, repairs and maintenance. Units shall have very lownoise.

AllunitswithFactorymanufacturedUnits,GrillsshallhaveautoswingfeatureforproperAir distribution.

AllunitshallbecontrolledbyelectronicExpansion Valvesonly.

Allunitsmountedinsidetheceilingshallhavefanscapableofsustainingduct

connections, and special filters if necessary.

Visibleindoorunitsshallhavewirelessremotes.Priceofthesameshallbeincludedincost ofunit bydefault.

Concealedindoorunitsshallhavesensormountedonsupplyairgrilles/diffuserswhichca n becontrolled with wirelessremotes unlessspecified.

Anticorrosiontreatmentforavoidingcorrosionofcoils.

AllunitsshallhaveadequateinsulationorLiningtoavoidcondensation.

Cooling coil and refrigeration parameters shall be designed in such a way that supply air temperature shall not be less than 14°C or 1°C above room dew point temp, which ever is more. Contractor shall guarantee inside conditions with selected supply air temperature.

9.11. CeilingMountedCassetteTypeUnit (Multi-FlowType):

The unit shall be ceiling mounted type. The unit shall include pre-filter, fan sectionand DX-coil section. The housing of the unit shall be powder coated galvanized steel. The body shall be light in weight and shall be possible to suspend from four corners.

Unitshallhaveaexternalattractivepanelforsupplyandreturnair. Unitshallhavefourways upplyairgrilles onsidesandreturnairgrille in centre.

Eachunitshallhavehighliftdrainpump,freshairintakeprovision(ifspecified),lowgasleve I detection systemand verylowoperatingsound.

9.12 CeilingMountedDuctableTypeUnit:

Unit shall be suitable for ceiling mounted type. The unit shall include pre filter, fansection & DX-coil section. The housing of unit shall be light weight powder coatedgalvanized steel. The unit shall have high static fan for ductable arrangement.

9.13 HighWallMountedUnits:

The units shall be high wall mounted type. The unit shall include pre-filter, fansection & DX-coil section. The housing of unit shall be light weight powder coatedgalvanized steel.

Unitshallhaveanattractive external casing for supply and returnair.

9.14. CeilingMountedConcealedtypeunits:

Unit shall be suitable for ceiling mounted type. The unit shall include pre filter, fansection & DX-coil section. The housing of unit shall be light weight powder coatedgalvanized steel. It shall be slimand quite inoperation

9.15. CentralRemoteController(OptionifSpecifiedinBOQ):

Amulti-

functionalmicroprocessorbasedcentralizedcontroller(centralremotecontroller)shallb e supplied asanoptionalaccessory.

The controllers hall be able to control up to min. 64 zones of 64

group(eachgroupconsistingofmax.16units)or128nos.ofindoorunitswiththefollowingf



unctions.

- Temperaturesettingforeachzone,orgroup,orindoorunit.
- On/Offasazoneorindividualunit.
- Indication of operating condition.
- SelectONofalloperation modesforeachzone..
- Thecontrollershallhavewidescreenliquidcrystaldisplayandshallbewiredby a non polar 2 wire transmission cable to a distance of 1000m away fromtheindoorunit.
- ThecontrollershallbeintegratedtoBASsystemthrusoftwareformonitoring&
- controlling of all aboveparametersincluding start/ stop of each indoor /outdoorunit.Allnecessaryinterfacecards/unitsshouldbesuppliedasapartofthe systemto integrateto theBASSoftware.

9.16. UnifiedOn/OffController(OptionifSpecified inBOQ):

UnifiedON/OFFcontrollershallbesuppliedasanoptionalaccessory.

The controllers hall be able to control minimum 2 groups (each group containing maximum 16 indoor units) or 128 nos. of indoor units with the following functions.

- On /Offasa zoneorindividualunit.
- Indicationofoperationconditionofeachgroup.
- Selectoneof4operationmodes

The controllers hall be wired by a non-

polar2wiretransmissioncabletodistanceof1kmawayfromindoor unit.

The controller shall be integrated to BAS system thru software for monitoring &controllingofallaboveparametersincludingstart/stopofeachindoor/outdoorunit. All necessary interface cards / units should be supplied as a part of thesystem to integrate to the BAS Software.

9.17. Condensate:

25mm dia uPVC pipes, 40mm dia uPVC headers & fittings shall be used forcondensate,fromEvaporatorUnittodrainpoint.Thejointsshallbeproperlysealedso that there is no water leakage.U-trap shall be provided.Additional insulationdraintrayshallbeprovidedbelowtheEvaporator Unit, ifrequired.

Mounting

All indoor units shall be mounted with Brackets, Hangers etc.with proper sizeanchorFasteners.

9.18 Electricalinstallation:

For Variable Refrigerant flow systems, power will be provided near outdoor unitlocation.HVACContractortoprovidesuitabledistributionpanelalongwith3-phasepower to outdoor units and single phase power to all indoor units fed by theseoutdoorunits.Power /control cablingalongwithsupports shallbe included.



AIRDISTRIBUTION

10.1 **SCOPE**

(ASPER"SMACNA"STANDARDS)

Thescopeof thissectioncomprises supply fabrication, installation and testing of all sheet metal / aluminum ducts, supply, installation, testing and balancing of allgrilles, registers and diffusers. All to be in accordance with these specifications and the general arrangements hown on the Drawings.

10.2 **DUCTMATERIALS**

10.2.1 RAWMATERIALS

Galvanizing shall be Class VII – light coating of zinc, nominal 180gm/sq.msurfaceareaandLockFormingQualityprimematerialalongwithmilltestce rtificates.lnaddition,ifdeemednecessary,samplesofrawmaterial,selectedatrandom by owner's site representative shall be subject to approval and tested forthicknessandzinc coatingat contractor'sexpense.

10.2.2. **GAUGES, BRACING BYSIZE OF DUCTS**

Allductsshallbefactoryfabricatedfrom galvanizedsteel/aluminumofthefollowingthickness, asindicated asbelow:

10.2.2.1 ForDuctswithexternalSP upto250Pa(ESPupto25mmWg)

Rectangular		Pressure250Pa				
DuctsG.S.	DuctSectionLength1.2m (4ft)					
Maximum	Gaug	JointType	Bracing			
DuctSize	е		Spacing			
1–500mm	26	C&SConnector	Nil			
501–750	26	C&SConnector	Nil			
mm						
751–900	24	TDFFlange	Nil			
mm						
901–1200	24	TDFFlange	Nil			
mm						
1201–1500	22	TDFFlange	Nil			
mm						
1501–1800	20	TDFFlange	JTR or			
mm			ZEEBA			
			R			
1801–2100	20	TDFFlange	JTR or			
mm			ZEEBA			
			R			
2101-above	18	TDFFlange	JTRorZEE			
			BAR			

^{*}Distanceofreinforcement/bracingfromeachjoint.Bracingmaterialtobesameasof material usedforjoiningofduct sections.



10.3 **DUCTCONSTRUCTION**

10.4 Allductsshallbefabricatedandinstalledinworkmanlikemanner,conformingtor elevantSMACNAcodes.

a)DuctssoidentifiedontheDrawingsshallbeacousticallylinedandinsulatedfrom outside as described in the section "Insulation" and as indicated inschedule of Quantities. Duct dimensions shown on drawings, are overallsheet metal dimensions inclusive of the acoustic lining where required andindicated in Schedule of quantities. The fabricated duct dimensions shouldbe as per approved drawings and care should be taken to ensure that allconnectingsectionsaredimensionallymatchedtoavoidanygaps.

10.5 DAMPERS

a. Dampers:All duct dampers shall be opposed blade louverdampersof robust 16G GSS construction and tight fitting. The design, method of handling and controlshallbesuitableforthe locationand service required.

10.6SUPPLYANDRETURNAIRDIFFUSERS/GRILLS

Supply and return air diffusers shall be as shown on the Drawings and indicated inSchedule of Quantities. Aluminium diffusers shall be powder coated & made from extruded aluminium section as specified in schedule of quantities.

- a) RectangularDiffusersshallbeextruded aluminumconstruction, square &rectangulardiffuserswithflushfixedpatternfordifferentspacesasperscheduleof quantities These shall be selected in consultation with the consultant / client.These shall be procured only after obtaining written approval from **CLIENT**foreach type of diffuser.
- b) Supplyairdiffusers shall be equipped withfixedair distribution grids, removablekeyoperated volume control dampers, and anti-smudge rings as requiredinspecificapplications, and as perrequirements of schedule of quantities.

DOCUMENTATION&MEASUREMENTSFORDUCTING

All ducts fabricated and installed should be accompanied and supported by properdocumentationviz:

- a) Billofmaterial/Packinglistforeveryductsectionsupplied.
 - Measurement sheet covering each fabricated duct piece showing dimensions and external surface area along with summary of external surface area of duct gauge-wise.
 - Each and every duct piece to have a tag number, which should correspond to theserial number, assigned to it in the measurement sheet. The above system willensurespeedy and proper site measurement and verification.

Unlessotherwisespecified, measurements for ducting for the projects hall be on the basis of centerline measurements described here with



Ductwork shall be measured on the basis of external surface area of ducts. Ductmeasurements shall be taken before application of the insulation. The external surface area shall be calculated by measuring the perimeter comprising overall width and depth, including the corner joints, in the center of each duct section, multiplying with the overall length from flange face to flange face of each duct section adding up areas of all duct sections. Plenums shall also be measured in a similar manner.

Fortaperedrectangularducts, the average width and depth shall be considered for perime ter, whereas for tapered circular ducts, the diameter of the section midway between large and small diameter shall be adopted, the length of tapered ducts ections hall be the center line distance between the flanges of the ducts ection.

For special pieces likebends, tees, reducers, branches and collars, mode of measurement shall be identical to that described above using the length along thecenterline.

Thequotedunitrateforexternalsurfaceofductsshallincludeallwastageallowances, flanges and gaskets for joints, nuts and bolts, hangers and angles withdoublenutsforsupports,rubberstrip5mmthickbetweenductandsupport,vibrationis olator suspension where specified or required, inspection chamber/access panel,splitterdamperwithquadrantandleverforpositionindication,turningvanes,straig hteningvanes,andallotheraccessoriesrequiredtocompletetheductinstallation as per the specifications. These accessories shall NOT be separatelymeasurednorpaidfor.

- b) Special Items for Air Distribution shall be measured by the cross-section areaperpendicularto airflow, asidentifiedherewith:
- I. Grilles and registers width multiplied by height, excluding flanges. Volume controldampers shall form part of the unit rate for registers and shall not be separatelyaccounted.
- II. Diffusers cross section area for air flow at discharge area, excluding flanges. Volume controldampers shall formpart of unitrate for supply air diffusers and shall not be separately accounted.
- III. Linear diffusers shall be measured bycross-sectional areas and shall excludeflanges for mounting of linear diffusers. The supply air plenum for linear diffusersshallbemeasured with ductingasdescribedearlier.
- IV. Flexibleconnection-shallbemeasuredbytheircrosssectionalareaperpendicularto the direction of air flow.Quotedratesshallincludethe necessarymountingarrangement, flanges, nutsand boltsandtreated-for-firerequisitelengthofcanvascloth.

10.7 FLEXIBLEDUCT:

Insulated flexible duct should be UL 181 CLASS I AIR DUCT LISTED AND LABELLEDWITHNFPA90A&90BANDSEALOFAIRDIFFUSIONCOUNCILwithdoublelami nationoftoughpolyesterwhichencapsulatessteelhelixwireformstheairtightinnercore,



double layer core wrapped in a multiple thickness of fiberglass wool with R Value 4.2, Greenguard certification of fiberglass wool must., Reinforced and sheathed in a rugged and durable tridirectionally reinforced metalized polyester jacket.

Flexibleductconnections should be made as per UL181 listing procedure with proper flexible right forming brace connection allowing right connections for flexible ductinto energy efficient, and Strapping the flexible duct connections with flexible duct strapties.



LISTOFAPPROVEDMAKESFORHVACEQUIPMENTANDMATERIALS

SI.No.	Details of theltems Manu	facturer'sname
1.	Package/Ductableunits	Daikin,Hitachi, Carrier,Voltas
2.	PropellerFans	Crompton
3.	ElectricMotors	Crompton/Siemens/BharatBijlee
4.	VentilationAHU	Suvidha/Cariyaire/Citizen/Cherub
5.	GISheet	Sail/TATA/Jindal
6.	Grilles/Diffuser	Caryaire/Ravistar//Dynamic
7.	MSDampers/Louvers	Tristar//Cherub
8.	ControlCables	Grandlay/BatraHenlay/Kalinga
9.	PowerCable	ICC/Polycab
10.	NitrilerubberInsulation Eurabatax/Aeroflex/Totalinefor	ref pipe insulation
11.	FlexibleDuctConnection	Airflow/Pyroguard
12.	Gaskets	Neoprenerubber
13.	Adhesives	Fevicol/ Superion
14	VibrationIsolator	Resistoflex/Dunlop
15.	Filters/AirShowers	Dyna/Thermadyne/Cherub
16.	Polyethyleneforductinsulation	Supreme/Trocellene/Totaline
17.	Centrfugal/Axialfan Flaxt/F	PAF/ Chakshu
18.	RefrigerantPipes	Rajco/Parasmani
19.	CasstteUnits,VRV/VRFandWallMou	ntedSplitACUnit Hitachi/Daikin/MitsubishiElectric/MitsubishiHeavy Indu./Toshiba/OGeneral/Voltas/Carrier



- [1] Ratequotedshallinclude allTaxessuchasSalesTax,VAT,Excise,Octroi,etc.including transportationcharges.ExcludingGST[GSTwillbePaidExtraasperApplicableNorms]
- [2] 1YearsofM/Cwarrantywith6 free servicesand5yearswarrantyforcompressorshallbe providedbythe supplier.
- [3] TheStandardinstallationcharges forthe highwallsplitA.Cshallinclude5meterEachof Refrigerant pipe, Electrical Wiring [Copper Pipe and Electric cabletotal length for all new ACmachines shall bemeasured and standardLengthforall thenew AC machinesshall bedeductedanddifferenceshallbe paid]
- [4] AllCivilwork suchasMasonry workslice breakingaway andmakinggoodofwalls,floorsslab etc. Required to be executed in the A.C system installation is the part of the scope of project.(Rate quotedshall includedinLowsideworkitems)
- [5] TheEntireJobShallbeExecutedinTotalCo.OrdinationwiththeOtherAgenciesWorkingon thisProjectmoreparticularly withthe False CeilingandElectricalwork.



		(STATE BANK OF INDIA RAKHOLI BRANCH, SILVASSA)
		PART – B (ESTIMATE)
		estimate for air-conditioning work
		at sbi rakholi branch, silvassa.
ARCHITECTS	:	SOPAN, 202,RIVER PALACE WING-B NANPURA SURAT-395001
TELEPHONE NOS	:	02612471302 (o) M: 09825117854

sopanrise@gmail.com, sopanssurat@gmail.com

SITE ADDRESS: RAKHOLI, SILVASSA

E-MAIL

	· AIR-CONDITIONING WORK , SBI RAKHOLI BRANCH, SILV	ASSA			
SR	DESCRIPTION OF ITEMS	OTV	LINUT	DATE	AMOUNT
NO	DESCRIPTION OF ITEMS	QTY	UNIT	RATE	AMOUNT
[A]	AIR CONDITIONING WORK				
[1]	MACHINE PART				
r-1					
[a]	AC EQUIPMENT WITH - INVERTER COMPRESSOR				
2	Supplying & providing of Hi-wall Inverter Split Type AC with high wall mounted indoor and out door unit.				
	having eco friendly refrigerant. Including indoor unit				
	outdoor unit. and cordless remote Machine shall				
	have coppercondensor Unit , Make:				
	• •				
	J				
	Industries/ Toshiba/ Trane/Blue star/				
	Voltas.[Mini 5 Star rating as per BEE Guide				
	Line 2022]				
2.a	Inverter Hi-wall Split AC of 2.0 TR		NO		
2.b	Inverter Hi-wall Split AC of 1.50 TR	1	NO		
2.c	Inverter Hi-wall Split AC of 1.00 TR		NO		
	TOTAL FOR PART- I				
[11]	LOW SIDE WORK				
2	Installation charges for above 2.0TR/1.50TR/ 1.00 TR				
	Split A/C including 5.0 Rmt copper tubing and electrical				
	wiring connection etc. complete.	1	NO		
2[b]	Same as above but 1.50 TR Split A.C(Using old A.C 2				
	nos. ATM cabin	7	NO		
0.1	D. C				
3[a]	Referigerant piping - insulated 0.80mm wall thicknees copper tube of Mandav/ Totalline make between				
	indoor to out door unit beyong 5 Rmt dist. Of 1.0				
	TR/1.50TR/2.00 TR Hiwall split unit with 2.5Sqmm 3				
	Core copper flexible cable of Finolex/R R				
	Kable/Havells/CEI make. The copper piping shall				
	be insulated with 9 mm thick Nitrite rubber	100	RMT		
	Ar. AjayChowdhury 70			Sign&Sealot	contractor



	standard Length for all the new AC machines shall be of Ar. AiavChowdhury			al measurment.]	
[3]	The Standard installation charges for the high wall split A. Electrical Wiring [Copper and Electric cable total length.]				
	compressor & PCB shall be provided by the supplier.				·
[2]	1 Year of entire machine with all spares unconditional war	ranty wi	ith 3 free s	ervices and 5 ye	ear warranty at site fo
[1]	Rate quoted shall includes all Taxes such as Sales Tax, V charges. Excluding GST [GST will be Paid Extra as pe				g transportation
Note:					
	+ GST AS APPLICABLE				
	TOTAL (I + II - III) A				
	IOTAL - III				
	TOTAL - III				
1	Buy Back of OLD 1.50 TR Split AC	1	NOS		
III	BUYBACK OF OLD MATERIAL				
	TOTAL FOR PART- II				
	Original lillion		300		
9	Misc.CivilWork Misc Civil work like wall jurry, wall / slab/beam cut outs to pass ducts & pipes and refinising of the same to the original finish	1	JOB		
8	Providing and Fixing M.S Powder coated stand for keeping outdoor unit of Split A/C. (Redy made)	8	NO		
	the vendor and approved by the Architects]		NG NG		
7	Providing ,Fabricate and Fixing M.S stand Plateform for keeping outdoor unit of Cassette /Split A/C. with M.S cage for locking of outdoor unit of Cassette/Split A/C. including painting [Drawing should be prepared by the Architects]		KG		
6	Removing Refixing and concealing of existing Drain piping The drain piping to be concealled in wall by cutting. Laying drain piping filing juri& replastering and plaster to match the wall etc complete as directed		RMT		
	replastering and plaster to match the wall etc complete as directed		RMT		
5	Removing Refixing and concealing of existing copper piping The copper piping to be concealled in wall by cutting. Laying copper piping filing juri&				
	unit. (drain pipe concealled in inside wall)	70	RMT		
	Dutron/Supreme/Astral make - schedule 40 pipe, white in colour, joint properly glued with UPVC adhesive for water outlet from indoor				
4	25/32 mm Dia UPVC drain pipe with insulation of				
	Superlon Make (copper pipe concealed in inside wall)				
	insulated of 'O' Class of K Flax/Armaflex/				



	2000 Supple G Up A A
	Removing of existing Split AC & Copper & Drain Pipeing in above recpeted items
[4]	All Civil work such as Masonary work slikebreacking away and making good of walls,floors slab etc. Required to be executed in the A.C system installation is the part of the scope of project. (Rate quoted shall included in Low side work items)
[5]	The Entire Job Shall be Excuted in Total Co. Ordination with the Other Agencies Working on this Project more particularly with the False Ceiling and Electrical work. IF THE CONTRACTOR HAS NOT CARRIED OUT AIR CONDITIONING WORK AS PER STANDARD SPECIFICATION IN COORDINATION THEN CONTRACTOR IS LIABLE TO REMOVE AND REWORK AS PER STANDARD SPECIFICATION AND WHATEVER THE DAMAGE IN CONNECTION WITH CIVIL/ FURNITURE/ ELECTRICAL WORK WILL BE BEAR BY CONTRACTOR. IF CONTRACTOR WILL NOT DONE REWORK THEN WHATEVER BEEN THE COST FOR REWORK WILL BE DEDUCTED FROM CONTRACTOR'S PAYMENT BILL.
[6]	The contractor will have to attend all defects noticed during defect liability period. Within 24 hours from the time of complain If the contractor fails to attend to the defects within 24 hours time these defects will be rectified by the Bank and the expenditure incurred on this account will be recovered from security deposite, or any other money due on to time.
[7]	Buyback of old AC rate is as it is condition at site available. No rate deduction will be allowed in buyback amount if some part is not available at site or anything else.
[8]	As renovation work in working branches is critical job contractor need to attend work i.e removing & refixing of old AC & piping, installation of Piping, New AC installation, Problem in Ac etc. within 24 Hrs after reciving email, written complaint, telephonic instruction etc. If fail to attend the same the penalty will be charge on contractor and subsequently lead to termination of contract or dismissal from empanelment of the contractor by higher authority.
[9]	ITEM RATE QUOTED WHICH ARE ABNORAMALY LOW RATE (ALR) OR ABNORMALLY HIGH RATE(AHR) WILL BE ASKED FOR RATE ANALYSIS OF PERTICULAR ITEM.



