VEER NARMAD SOUTH GUJARAT UNIVERSITY UDHANA-MAGDALLA ROAD SURAT



TENDER DOCUMENT FOR ANNUAL PREVENTIVE MAINTENANCE AND SERVICE CONTRACT FOR DIESEL GENERATOR SET ON ANNUAL BASE

AT

VEER NARMAD SOUTH GUJARAT UNIVERSITY
SURAT



LETTER OF ACCEPTANCE

Date :	
he Registrar, eer Narmad South Gujarat University, URAT-395 007.	
ear Sir,	
7ith reference to the tender invited by you on behalf of The registrar, Veer Narmad ujarat University, the Owners of the premises at Udhana - Magdalla Road, Surat.	South
We do here offer to execute of work under contract at the respective rates mentioned cheduled of Quantities.	in the
We have examined the Drawings, seen the site and read the Articles of Agreements conference. Specifications & special clauses forming part of the schedule of quantities.	ndition
We agree to finish the whole of the works within months from the date of H wer possession of the site and Work order being issued.	anding
We have deposited as Earnest Money Rs	RMAD
We do hereby agree that this sum shall be forfeited by you in the event our tender is acted. If I/We fail to execute the contract when called upon to do so, I/We Understand that you bound to accept the lowest or any tender that you receive.	-
yours faithfully,	
ame of the Firm :	



VEER NARMAD SOUTH GUJARAT UNIVERSITY, UDHNA - MAGDALLA ROAD, SURAT. TENDER NOTICE

Tender Documents are available at University website: www.vnsgu.ac.in of Veer Narmad South Gujarat University, U-M Road, Surat (Off Line Tender)

1. Annual Preventive Maintenance & Service Contract of Diesel Generator Set on Annual Base

1.) Earnest Money Deposit (Rs.) : 5,000=00

2.) Tender Fee (Rs.) : 1,770=00 (1,500/- Tender Fee + 270/- GST)

3.) Time Limit : 12 Months 4.) Solvency Certificate : 01 Lac

1 Last Date & Time of downloading of tender documents from University website: www.vnsgu.ac.in
2 Physical submission of tender fee (Non refundable) EMD & Other required tender document etc. (In hard copy) by post only at The Registrar, V.N.South Gujarat University, Udhna - Magdalla Road, Surat-395007.
3 Opening of offer form / price bid Dt. 19-03-2024 up to 11.00 hrs. onwards if possible.

Note: Tender Fee & Earnest Money Deposit will be accepted in DD only.

The Veer Narmad South Gujarat University reserves the right to reject any or all tenders or part of it which in the opinion of Veer Narmad South Gujarat University.

REGISTRAR VEER NARMAD SOUTH GUJARAT UNIVERSITY



VEER NARMAD SOUTH GUJARAT UNIVERSITY

TENDER DOCUMENT:

"ANNUAL PREVENTIVE MAINTENANCE & SERVICE CONTRACT OF DIESEL GENERATOR SET ON ANNUAL BASE" at VEER NARMAD SOUTH GUJARAT UNIVERSITY, Udhna - Magdalla Road, Surat.

INDEX

SR. NO.	PARTICULARS	PAGE NO.
	LETTER OF ACCEPTANCE	02
01.	E-TENDER NOTICE (On line).	03
02.	SCOPE OF TENDER.	06
03.	SET OF DOCUMENTS TO QUALIFY THE APPLICANT / CONTRACTOR.	07
03. A.	INSTRUCTIONS TO THE APPLICANT / CONTRACTOR.	07
03. B.	INFORMATION REGARDING THE APPLICANT / CONTRACTOR.	08
03. C.	DECLARATION.	10
03. D.	STATEMENT – A. LIST OF WORKS ON HAND.	11
03. E.	STATEMENT – B. LIST OF MAIN TECHNICAL STAFF CURRENTLY EMPLOYED.	12
03. F.	STATEMENT – B. STATEMENT SHOWING SIMILAR WORKS COMPLETED IN THE LAST 03 YEARS	13
03. F.	STATEMENT – C. DETAILS OF PARTNERS OF THE FIRM.	14
03. G.	STATEMENT – C. STATEMENT SHOWING NO. OF WORKS ON HAND	15
03. G.	STATEMENT – D. LIST OF ARTICLES / MACHINERIES IN WORKING CONDITION, AVAILABLE WITH THE TENDERER.	16
03. H.	UNDERTAKING.	17
03. I.	FORM – V. DECLARATION OF THE APPLICANT / CONTRACTOR.	18
04.	MEMORANDUM.	19
04. A.	MINIMUM ELIGIBILITY CRITERIA / QUALIFICATION CRITERIA	20
05.	INSTRUCTIONS TO THE TENDERER.	21



6.	GENERAL CONDITIONS OF CONTRACT.	26
07.	SPECIAL CONDITIONS OF CONTRACT.	35
08.	SCOPE OF WORK	37
09.	TERMS & CONDITION OF CONTRACT.	42
10.	MAKE OF MATERIAL	44
11.	PRICE BID	45

Signature of the Applicant : Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY



02. SCOPE OF TENDER:

Salient features and details of the Work, for which applications are invited, are as under (Please Read carefully & Consider for Quote the Rate):

Sr. No.	Name of the Work	Total estimated cost Rs.	Period of completion
01.	Annual Preventive Maintenance & Service Contract of Diesel Generator Set on Annual Base at Veer Narmad South Gujarat University, Udhna-Magdalla Road, Surat.	-	12 Months (Annual Base)

Work shall be executed according to General Conditions of Contract and detailed Technical Specification.

Signature of the Applicant : Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY.



03. SET OF DOCUMENTS TO QUALIFY THE APPLICANT / CONTRACTOR:

03. A. INSTRUCTIONS TO THE APPLICANT / CONTRACTOR:

A.	The qualification process shall lay high emphasis on the ability and competency of applicants
	/ contractors to do high quality work within the given time schedule.
B.	The work certificate of sub-contract shall not be considered for evaluation.
C.	All the information shall have to be filled in the prescribed statement, wherever mentioned.
D.	All the details, required in the prescribed statement, shall have to be duly filled up. No information shall be left out. Relevant item without required information shall not be considered for evaluation.
E.	All the required attachments shall have to be invariably attached. Relevant item, without required attachment, shall not be considered for evaluation.
F.	VEER NARMAD SOUTH GUJARAT UNIVERSITY reserves the right to accept or reject any one or all of the offers / tenders without giving any reasons thereof.
G.	VEER NARMAD SOUTH GUJARAT UNIVERSITY reserves the right to restrict the list of qualified applicants to any number deemed suitable by it. Decision of the VEER NARMAD SOUTH GUJARAT UNIVERSITY for qualifying the applicants shall be final and binding to all.
H.	All information has to be typed in English language. All pages of the qualification documents have to be initialed by the applicant. All corrections, erasures or overwriting therein, have to be initialed by the applicant / contractor.

NOTE:

THE TENDERER MUST UNDERSTAND CLEARLY THE RATE / PRICE QUOTED WITH CONSIDERING ALL THE CHARGES, ON ACCOUNT OF APPLICABLE GST AT PRAVAILING RATE ETC., AND ANY OTHER TAXES / DUTIES OBTAINED FOR THE WORK FROM ANY SOURCE, SHALL BE BORNE BY THE CONTRACTOR. NO 'D' OR 'C' FORM SHALL BE SUPPLIED BY THE VNSGU MOREOVER, THE CONTRACTOR SHALL HAVE TO BEAR ANY REVISION OF ALL APPLICABLE TAXES AND / OR DUTIES IMPLEMENTED BY THE AUTHORITY FROM TIME TO TIME, AND NO EXTRA PAYMENT SHALL BE MADE FOR THE REVISION OF TAXES AND / OR DUTIES ON MATERIALS : / WORK. NO EXTRA PAYMENT GIVEN BY THE UNIVERSITY FOR ANY TYPE OF TAXES.



03. B. INFORMATION REGARDING THE APPLICANT / CONTRACTOR:

A.	Name of the applicant / contractor	:
B.	Address of the applicant / contractor	:
C.	Phone nos. Mobile no. Fax no. E-mail	: : :
D.	Registration no., date & authority	:
E.	Name & particulars of the authorized representative for the details furnished hereunder	:
F.	Type of organization, including particulars of Proprietor / Partners / Directors : (Sole Proprietorship, Partnership, Private Ltd., Co-Operative Body, etc.)	
	(Attested copy of deeds of Memorandum of Association shall be enclosed.)	
	01.	
	02.	
	03.	
G.	P.F. Registration Certificates	:
H.	I. T. PAN no.	:
I.	GST Registration No.	:



J.	Name and address of the bankers	:	
	1.Bank Facilities available		
	- Overdraft	:	
	- Guarantees	:	
	- Letters of Credit	:	
	- Solvency Certificate		
	- Others	:	



03. C. DECLARATION:

I / We, hereby, certify that I / we am / are not partner(s) in any firm(s) or am / are not connected with any firm (s), which has / have been blacklisted in any State, C.P.W.D., M.E.S., or Railways or VNSGU. or Any Govt. & Semi Govt. Department.

We, the partners of this firm, give an undertaking, hereby, that we are jointly and severally responsible to meet all the liabilities over and above the business of this firm.

Signature of the Applicant:

Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY

Place:

Date:



03. D. STATEMENT-A:

Statement showing Average Annual Financial Turnover during the last 03 years certify by CA

Year	Turnover Amount Rs.



03. E. STATEMENT – B:

List of Main Technical Staff Employed by the firm on Date :

Sr. No.	Name	Designation	Educational Qualification	Experience in the field	Duration of Service in the firm



03. F. STATEMENT – B:

Statement showing similar works completed in the last 03 years,

Sr.	Name of	Name of the	Estimated cost of	Tendered	Date of award of	Actual amount
No	Department/	work	the work put to	Amount	the contract	of the work
	Client with		tender	Rs.		completed
	Address		Rs.			Rs.
1	2	3	4	5	6	7



03. F. STATEMENT – C:

Statement showing details of Partners of the Firm:

Sr.	Name	Age	Qualification	Address	Telephone No.
No.					



03. G. STATEMENT – C:

Statement showing no. of works on Hand

Sr. No	Name of Department/ Client with	Name of the work	Estimate d cost of the work	Tender ed Amou	Date of award of the	Target date of completio	Actual amount of the work	Time limit in years and	Remarks
	Address		put to tender Rs.	nt Rs.	contract	n of the work as per the	completed Rs.	months	
1	2	3	4	5	6	contract 7	8	9	10
						,			10



03. G. STATEMENT – D:

LIST OF ARTICLES / MACHINERIES IN WORKING CONDITION, AVAILABLE WITH THE TENDERER:

Name of Articles/ Machinaries	No. available in working condition (with make)	Location	Value of Articles/ Machinaries
		Machinaries working condition	Machinaries working condition



03. H. UNDERTAKING:

- 1. I / We agree, hereby, that the decision of the **VEER NARMAD SOUTH GUJARAT UNIVERSITY** in qualifying & / or selection of the applicant/s / contractor, phasing of the Work and in any other project related matter, shall be final and binding to me/ us.
- 2. All the information and data, furnished herewith, are correct to my/our best of knowledge.
- 3. I/We agree that I / we have no objection, if inquiries are made about my / our works, their related areas and any other inquiry regarding all the details, projects and works listed by me / us in the qualifying documents at any stage.

Signature of the Applicant with seal of the firm



03. I. FORM - V:

'DECLARATION OF THE APPLICANT / CONTRACTOR'

I / We, hereby, declare that I / we have made myself / ourselves thoroughly conversant with the local conditions regarding all Materials : and labour, on which I / we have based my / our rates for this tender. The specifications and leads on this work have been carefully studied and understood before submitting this tender. I / We undertake to use only the best Materials : approved by the Engineer-in-Charge or his duly authorized representative during execution of the work and to abide by his decision.

Signature of the Applicant



04. MEMORANDUM:

(1) General Description of the Work : "Annual Preventive Maintenance & Service Contract of Diesel Generator Set on Annual Base" at Veer Narmad

South Guiarat University. Udhna-Magdalla Road. Surat.

(2) Earnest Money Deposit : **Rs. 5,000=00**

(3) Security Deposit : Rs. 25,000=00

Work from date fixed in Work Order

(4) Time allowed for the completion of the : _____ months, including monsoon.

Letter to commence

(5) TAXES AND DUTIES :- The Tenderer must understand clearly the Rate / Price quoted with

considering including all Taxes & Applicable GST and any other Taxes / duties obtained for the Work. No 'D' or 'C' Form shall be supplied by the VNSGU Moreover, the Contractor shall have to bear any revision of all applicable taxes and / or duties implemented by the Authority from time to time, and no extra payment shall be made for the revision of taxes and / or duties on Materials: / work. No extra payment given by the

University for any type of Taxes

Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY



04. A . MINIMUM ELIGIBILITY CRITERIA / QUALIFICATION CRITERIA

Minimum Eligibility Criteria of Annual Preventive Maintenance & Service Contract of Diesel Generator Set on Annual Base :

The Contractor / Supplier must submit the following documents in Physical Copy for minimum eligibility criteria.

- 1. Bank Solcency Certificate of Rs. 01 Lac (Calender Year)
- 2. PAN Number
- 3. GST Registration No.
- 4. DD of Tender Fee Rs. 1,770=00 (Rs. 1,500=00 Tender Fee + Rs. 270=00 GST @ 18%)
- 5. DD of EMD Rs. 5,000=00
- 6. Experience Experience Certificate of any type of Diesel Generator Set. (Nature of Similiur work)

Date: Seal & Signature of the Contractor



05. INSTRUCTIONS TO THE TENDERER:

IT-01. GENERAL:

The Contract documents may be secured in accordance with the Notice to the Contractors, Inviting Tender for the Work. The Work shall include supply of Materials: necessary for the construction of the Work.

IT-02. LANGUAGE OF THE TENDER:

Tender shall be submitted in English, and all information in the tender shall also be in English, Information in any other language shall be accompanied by its translation in English. Failure to comply with this may make the tender liable to be rejected.

IT-03. EXAMINATION BY THE TENDERER:

- A. Prior to submitting his tender, each Tenderer at his own expenses, shall (a) examine the Contract Documents, (b) visit the site and determine local conditions, which may affect the Work, including the prevailing wages and other pertinent cost factors, (c) familiarise himself with all Central, State and local laws, ordinances, rules, regulations and codes, affecting the material supply, including the cost of permits and licenses required for the Work, and (d) co-relate his observations, investigations, and determinations with the requirements of the Tender Document.
- B. The tender quantity is approximate and may increase or decrease. Any increase or decrease in quantity shall not entitle the Tenderer to claim any extra over the quoted price.
- C. Tender Document shall be completed legible in ink, checked in a responsible manner, signed, stamped and returned together with the Earnest Money Deposit by the stipulated date, which shall from the Tender.

All the pages, in which entries are required to be made by the Tenderer, are contained in the Tender Document, and the Tenderer shall not take out or add to or amend the text of any of the documents, except in so far as may be necessary to comply with any addenda issued pursuant to Clause IT-17 hereof.

IT-04. EARNEST MONEY DEPOSIT:

- A. The Tender shall be accompanied by Earnest Money Deposit of Rs. 5,000/- The Earnest Money Deposit shall be deposited by Demand Draft, issued in favour of "The Registrar, Veer Narmad South Gujarat University", Surat, through a Bank only. The Earnest Money Deposit in the form of FDR or cheque shall not be accepted.
- B. The Earnest Money Deposit shall be forfeited in the event the successful Tenderer fails to accept the Contract, and fails to submit the Security Deposit (S. D.) to the Owner as stipulated in this tender document within 10 days after receipt of notice of award of Contract. In such a case, the Owner may disqualify the Tenderer from tendering for further Works, under the jurisdictions of the VNSGU (VNSGU).
- C. The Earnest Money Deposit of the successful tender shall be returned after the Security Deposit (S. D.), as required, is furnished by the Contractor.
- D. No interest shall be paid by the Owner on any tender guarantee.

IT-05. SECURITY DEPOSIT:

Rs. 25,000/- by Demend Draft of any Bank only.

in favour of "The Registrar, Veer Narmad South Gujarat University, Surat" by Bank only. and the initial Security Deposit Rs. 25,000/- submitted, shall be refunded only after the successfully completion of the work.

IT-06. SUBMISSION OF TENDER DOCUMENT:

Tenderer is requested to submit the tender as per the following:



- A. The Tenderer shall submit the Tender Document along with demand draft of E.M.D. to "The Registrar, Veer Narmad South Gujarat University, Surat", Veer Narmad South Gujarat University, U-M Road, Surat.
- B. The full name & address of the Tenderer, and the name of the authorized agent delivering the tender, shall be written at the bottom left hand corner of the said sealed envelope. The name of the Work shall be clearly mentioned on the sealed envelope.
- C. Tenders shall be opened by the **Competent Authority**, **Veer Narmad South Gujarat University**, Surat on the due day & time.
- D. Telegraphic tenders shall not be entertained.

IT-07. TENDER VALIDITY PERIOD:

The validity period of the tender submitted for this Work shall be of one hundred & eighty (180) calendar days from the date of opening of the "Tender". The Tenderer shall not be allowed to withdraw or modify the tender offer on his own during the validity period. The Tenderer shall not be allowed to withdraw the tender, or make any modifications or additions in the terms and conditions of his own in his tender. If this is done, the Owner shall, without prejudice to any right or remedy, be at liberty to reject the tender and forfeit the Earnest Money Deposit in full.

IT-08. SIGNING OF TENDER DOCUMENT:

If the Tender is submitted by an individual, it shall be signed with his full name above his current address.

If the tender is submitted by a Proprietory Firm, it shall be signed by the Proprietor above his name and the name of his firm with his current address.

IT-09. WITHDRAWAL OF TENDERS:

If, during the "Tender Validity Period", the Tenderer withdraws his Tender, the Earnest Money Deposit shall be forfeited and the Tenderer may be disqualified from tendering for further Work under the jurisdictions of VNSGU

IT-10. INTERPRETATIONS OF THE TENDER DOCUMENT:

Tenderer shall carefully examine the "Tender Document", and fully familiarize himself with all the conditions and matters, which may, in any way, affect the Work, or the cost thereof. Should a Tenderer find discrepancies or commission from the Specifications or other documents, or should be in doubt as to their meaning, he shall at once address query to **The Registrar** as the "concerned authority" as referred to in the Tender Document in Clause GC-01 (Definitions and Interpretations) of the General Conditions of Contract. Any resultant interpretation of the Tender Document shall be issued to all the Tenderers as an addenda corrigendum. Verbal clarification and / or information given by the Consulting Architect & / or Engineer shall not be binding on the VNSGU.

IT-11. ERRORS AND DISCREPANCIES IN THE TENDER:

In case of any conflict between the figure and words in the amount, the amount expressed in words shall prevail and apply in such cases.

IT-12. TAXES AND DUTIES:

The Tenderer must understand clearly the Rate / Price quoted with considering including all Taxes & Applicable GST. The charges, on account of Octroi, Terminal Tax or Sales Tax & applicable GST at Pravailing Rate etc., and any other Taxes / duties obtained for the Work from any source, shall be borne by the Contractor. No 'D' or 'C' Form shall be supplied by the VNSGU Moreover, the Contractor shall have to bear any revision of all applicable taxes and / or duties implemented by the Authority from time to time, and no extra payment shall be made for the revision of taxes and / or duties on Materials: / work. No extra payment given by the University for any type of Taxes

IT-13. EVALUATION OF THE TENDERS:



In case & If necessesory In comparing the tenders, the VNSGU shall consider such factors as the time of completion, efficiency and reliability of construction method proposed, compliance with the Specifications, relative quality, the operation, maintenance and replacement cost of structure and plant.

IT-14. PRICES AND PAYMENTS:

The Tenderer must understand clearly that the price quoted are for the total Work or the part of the total Work quoted for, as the case may be, and include all costs due to all taxes, Materials:, labour, equipment, supervision, other services, royalties and octroi, if any, etc. and to include all extras to cover the cost. No claim for additional payment, beyond the prices quoted shall be entertained and the Tenderer shall not be entitled subsequently to make any claim on any ground, except for the condition laid down in Price Adjustment.

IT-15. SIGNING OF THE CONTRACT:

The successful Tenderer shall be required to execute the Contract within ten days of receipt of notice of award of the Contract & / or to execute the Contract, failing which the Veer Narmad South Gujarat University shall be entitled to annul the award and forfeit the Earnest Money Deposit. The person to sign the Contract Document shall be the person as detailed in Article.

IT-16. NON-TRANSFERABLE:

Tender Document are not transferable.

IT-17. NEW EQUIPMENT AND MATERIAL;

All Materials:, equipment and spare parts thereof shall be new, unused and originally coming from manufacturer's plant to the VNSGU. The rebuilt or overhauled equipment / Materials: shall not be allowed to be used on Work.

IT-18. RIGHTS RESERVED:

The VNSGU reserves the right to reject any or all tenders, to waive any informality or irregularity in any tender, without assigning any reasons. The VNSGU further reserves the right to withhold issuance of the notice to proceed, after execution of the Contract Agreement, for the period of time stated in the Invitation to the Tender and no additional payment shall be made to the successful Tenderer on account of such witholding. The VNSGU is not obliged to give reasons for any such action.

IT-19. The Registrar reserves right to reduce the scope of Work and split the tender in to two or more parts without assigning any reason even after the Award of Contract.

IT-20. MOBILIZATION ADVANCE:

No mobilisation advance or advance on machinery shall be given

IT-21. CONDITIONAL TENDER:

The scope of Work is clearly mentioned in the Tender Document. The Contractor shall have to carry out the Work in accordance with the detailed Specifications. No conditions shall be accepted. The conditional tender shall be liable to be rejected.

IT-22. WORK IN ACCRODANCE WITH SPECIFICATIONS GIVEN IN STATE P. W. D. HANDBOOKS (LATEST EDITION):

The Work shall be carried out strictly according to the Specifications given in state Public Works Department Hand Book (The latest edition) whenever applicable as directed by Engineer-in-Charge.

IT-23. THE WORK TO START AT MULTIPLE PLACES:



The Work shall have to be started by the Contractor at as many places as ordered by the Engineer-in-Charge.

IT-24. THE TENDERER LIABLE TO BEAR THE COST OF ANY DAMAGES TO ANY UTILITIES:

If during excavation or carrying out of any item of the Work, any electric pole, electric cable, telephone cables, telegraph cable, gas line, drain connection pipeline, water service pipeline, sewer main, water mains, etc. is / are damaged by the Contractor, he shall be liable to pay the full expenditure required to repair the same or charges for the same as decided by the concerned utility company namely The Electric Company, The Gas Company, Government Authority or the Veer Narmad South Gujarat University, as the case may be.

IT-25. WORKMANSHIP:

The Work shall be carried out in workmanlike manner, and only the best skilled workers shall be employed. If any defect in the Work is found out, the Contractor shall have to rectify within the time fixed by Engineer-in-Charge. If he fails to rectify the defect Engineer-in-Charge, after giving due notice, shall rectify the defect at the risk and cost of the Contractor.

IT-26. THE WORK IN ACCORDNACE TO THE INSTRUCTIONS OF ENGINEER-IN-CHARGE:

All the Work shall be done strictly according to the instructions of Engineer-in-Charge.

IT-27. NO COMPENSATION FOR STOPPAGES DUE TO DEFECTIVE WORK:

No compensation shall be paid, if the Work is stopped due to either defective work, or as per the instructions from Engineer-in-Charge due to any reasons.

IT-28. THE RATES IN THE PRICE TENDERTO HOLD GOOD WITHOUT REFERENCE TO QUANTITY & / OR LOCATION :

The rates given in the Schedule shall hold good for all the Work done under this Contract without reference to quantities or location of the Work.

IT-29. THE DATE OF COMMENCEMENT OF THE WORK:

The date of commencement of the Work is considered to be the date Specificied in the "Final Work Order".

IT-30. NO ARBITRATION:

If any clause of Arbitration is there in the tender document, it is deleted here with.

IT-31. EXECUTION UNDER STRICT SUPERVISION OF THE CONSULTANT:

The project under this tender shall be executed under strict supervision and instructions of the Consultant deployed by VNSGU The Contractor shall carry out the instructions of the Consultant.

IT-32. DISPUTES:

Any dispute arising out of this Contract shall be subject to SURAT JURISDICTION only.

IT-33. SETTLEMENT OF DISPUTES:

Except or otherwise specifically provided in the contract, all disputes concerning question of fact arising under the contract shall be decided by the Engineer in Charge of VNSGU/Consultant, subjected to a written appeal by the Contractor to the Engineer in Charge of VNSGU/Consultant and these decisions shall be final and binding on the parties hereto. Any disputes or difference including those considered as such by only one of the parties arising out of or in connection with this contract shall be to the extent possible settled amicably between the parties. If amicable settlement cannot be reached then all disputed issues shall be settled as provided in (a).



(a) DISPUTES OR DIFFERENCE TO BE REFERRED TO:

If at any time, any question, disputes or differences of any kind whatsoever shall arises between the Engineer in Charge of VNSGU/Consultant and the Contractor upon or in relation to or in connection with this contract, either party may forthwith give to the other, notice in writing of the existence of such question, dispute of difference as to any decision, opinion, instruction, direction certificate or evaluation of the Engineer in Charge of VNSGU/Consultant.

The question or difference shall be settled by the Registrar, VNSGU (or Building Committee of VNSGU), who shall state his decision in writing and give notice of same to the Engineer in Charge of VNSGU/Consultant and to the Contractor such decision shall be final and binding upon both parties to the contract and work on contract if not already breached or abandoned shall proceed normally unless and until the same shall be revised (or upheld) due to any judicial proceeding.

Should the Registrar, VNSGU (or Building Committee of VNSGU) fail to give a decision within three (3) calendar months after issuance of notice of a question, dispute or difference or if the Contractor is dissatisfied with any such decision of the Registrar, VNSGU, and then the matter may be referred to court of law subject to SURAT JURISDICTION.

IT-34. TERMINATION OF THE CONTRACT:

- 1. If the Contractor finds it impracticable to continue operation owing to Force Manure reasons or for any reason beyond his and/or the Registrar, VNSGU (or Building Committee of VNSGU) find site impossible to continue operation when prompt notification in writing shall be given by the party affected to the other.
- 2. If the delay or difficulties so caused cannot be expected to cease or become unavoidable or if operations cannot be resumed within six (6) months the party shall have the right to terminate the contract upon Ten (10) days written notice to the other. In the event of such termination of the contract, payment to the Contractor will be made as follows: s'
 - a) The Contractor shall be paid for all works approved by the Engineer in Charge of VNSGU/Consultant and found to be as per specification/detail given and can be verified by VNSGU if required through applicable and rational NDT and other tests from NABL accredited agency. Also any other legitimate expenses due to him shall be paid.
 - b) If the Registrar, VNSGU terminates the contract owing to Force Manure or due to any cause beyond its control, the contractor shall additionally be paid for any work done (approved by the Engineer in Charge of VNSGU/Consultant and found to be as per specification/detail given and can be verified by VNSGU if required through applicable and rational NDT and other tests from NABL accredited agency) during the said Six (6) months period including any financial commitment made for the proper performance of the Contract and which are not reasonable defrayed by payment under (a) above;
 - b) The Registrar, VNSGU also release all bonds and guarantees at its disposal except is cause where the total amount of payments made to the contractor exceeds the final amount due to him in which case the contractor shall refund the excess amount within Sixty (60) days after termination and the Registrar, VNSGU thereafter shall release all bonds and guarantees, should the contractor fail to refund the amount received in excess within the said period such amounts shall be deducted from the bonds or guarantees provided.
- 3. On the termination of the contract for any cause the contractor shall see the orderly suspension and termination of operations, with due consideration to the interests of the Veer Narmad South Gujarat University with respect to completion, safeguarding or storing of materials procured for the performance of the contract and the salvage and resale thereof.

Signature of the Applicant:

Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY.

Address:



06. GENERAL CONDITIONS OF CONTRACT:

SECTION-I

GC-01 DEFINITIONS AND INTERPRETATIONS:

- 01.1 The "Owner / Veer Narmad South Gujarat University, Surat, shall be represented by The Registrar / University Engineer or any officer authorized by the Veer Narmad South Gujarat University.
- O1.2 The "Contractor" shall mean the person or the persons, firm of company, whose tender has been accepted by the Owner and includes his legal representative successors and permitted assignees.
- O1.3 The "Engineer-in-Charge" shall mean the person designated as such by the Owner from time to time, and shall include those, who are expressly authorized by the Veer Narmad South Gujarat University to act for and on its behalf for the operation of this Contract.
- 01.4 "Engineer-in-Charge's Representative" shall mean any Engineer or assistant to the Engineer-in-Charge designated from time to time by the Engineer-in-Charge to perform duties set forth in the Tender Document whose authority shall be notified in writing to the Contractor by the Engineer-in-Charge.
- 01.5 "Tender" shall mean the offer or proposal of the Tenderer, submitted in the prescribed form, setting forth the prices for the Work to be performed, and the details thereof.
- 01.6 "Contract Price shall mean total money payable to the Contractor under the Contract Documents.
- 01.7 "Addenda" shall mean the written or graphic notices prior to submission of the tender, which modify or interpret the Contract documents.
- 01.8 "Contract Time" shall mean the number of consecutive calendar months for the completion of the Work, as stated in the executed Contract Agreement.
- 01.9 "Contract" shall mean Agreement between the parties for the execution of the Work, including all Contract Documents therein.
- 01.10 "Tender Document" shall mean drawings, Specifications, agreed variations, if any, and such other documents constituting the tender, and acceptance thereof.
- 01.11 "The Sub-Contractor" shall mean any person, firm or company other than the Contractor, to whom any part of the Work has been entrusted by the Contractor with the written consent of the Engineer-in-Charge, and the legal personnel, representative, successors and permitted assigness of such person, firm or company.
- 01.12 "The Specifications" shall mean all directions, the various technical Specifications, provisions and requirements attached to the Contract, which pertain to the method and manner of performing the Work to the quality of the Work and the Materials: to be furnished under the Contract for the Work and any order/s or instruction/s thereunder. It shall also mean the latest Indian Standards Institution Specifications for or relative to the particular Work or part thereof, so far as they are not contrary to the Tender Specifications or I.S.I. Specifications, and in absence of any tender Specifications, the Specifications of any other country applied in India as a matter of Standard Engineering practice and approved in writing by the Engineerin-Charge with or without modifications.
- 01.13 The "Drawings" shall include maps, plans, tracings or prints thereof with any modifications approved in writing by the Engineer-in-Charge and such other drawings, as may, from time to time, be furnished or approved in writing by the Engineer-in-Charge in connection with the Work.
- O1.14 The "Work" shall mean the Workto be executed in accordance with the Contract or the part thereof as the case may be, and shall include extra, additional, altered or substituted Workas required for the purpose of the Contract. It shall mean the totality of the Work by expression or implication envisaged in the Contract, and shall include all material, equipment and labour required for or relative or incidental to or in



- connection with the commencement, performance and completion of any Work and/or for inVNSGU in the Work.
- O1.15 The "Permanent Work" shall means Works, which shall be incorporated in, and form part of the Work to be handed over to the Owner by the Contractor on completion of the Contract.
- 01.16 The "Temporary Work" shall mean all temporary Workof every kind required in or about the execution, completion and maintenance of the Work.
- 01.17 "Site" shall mean the land and other place on, under, on or through which the Work is to be carried out and any other lands or places provided by the Veer Narmad South Gujarat University for the purpose of the Contract, together with any other places designated in the Contract as forming part of the site.
- 01.18 "The Construction Equipment" shall mean all appliance / equipment of whatever nature required in or for execution, completion or maintenance of the Work or temporary Workas hereunder defined, but does not include Materials: or other thinges intended to form or forming part of the permanent Work.
- 01.19 "Notice in Writing or Written Notice" shall means a notice in written, typed or printed form, delivered personally or sent by Registered Post to the latest known private or business address of the Registered office of the Contractor.
- O1.20 The "Alteration / Variation Order" shall mean an orders given in writing by the Engineer-in-Charge to effect additions to or deletion from / or and alterations in the Work.
- 01.21 "Final Test Certificate" shall mean the Final Test Certificate, issued by the Owner within the provisions of the Contract.
- O1.22 The "Completion Certificate" shall mean a certificate to be issued by the Engineer-in-Charge when the Work has been completed to his satisfaction.
- O1.23 The "Final Certificate" shall mean the final certificate issued by the Engineer-in-Charge after the Work is finally accepted by the Owner.
- 01.24 "Defect Liability Period" shall mean the specified period between the issue of "Completion Certificate" and the "Final Certificate" as specified in the tender.
- 01.25 "Approved" & "Approval" shall mean approved in writing, including subsequent modification/s in writing of previous verbal approval and "Approval" shall mean approved in writing, including as aforesaid.
- 01.26 "Letter of Acceptance" shall mean an intimation by a letter to the Tenderer that the Tender has been accepted in accordance with provisions contained therein.
- 01.27 "Order" and "Instruction" shall respectively mean any written order or instruction given by the Engineer-in-Charge, within the scope of his powers in terms of the Contract.
- 01.28 "Running Account Bill" shall mean a Bill for the payment of "On Account" money to the Contractor during the progress of Work on the basis of Work done and the non-perishable Materials: to be incorporated in the Work supplied by the Contractor.
- 01.29 "Security Deposit" shall mean the deposit to be held by the Owner as security for the due performance of Contractual obligations.
- 01.30 Retention Money shall mean the money retained from R. A. Bill for due completion of "Net Work".
- 01.31 Unless otherwise Specifically stated, the masculine gender shall include the feminine and natural genders and vice versa and the singular shall include the plural and vice-versa.

GC-02 LOCATION OF SITE AND ACCESSIBILITY:



The site of the Work is within the limits of Veer Narmad South Gujarat University. It is served by all weather roads and Western Railway Broad Guage line. The intending Tenderer shall inspect the site and make himself familier with site conditions and available communication facilities.

Non availability of access / roads shall in no case be the cause to condon any delay in the execution of the Work or be the cause for any claims or extra compensation.

GC-03 SCOPE OF WORK:

The scope of Work is defined broadly in the Special Conditions of Contract and Specifications. The Contractor shall provide all necessary Materials: equipment and labour etc. for the execution and of the Work till completion. All Materials: required for the Work shall be approved by the Engineer-in-Charge prior to procurement and use.

LAND FOR CONTRACTOR'S FIELD OFFICE, GODOWN & WORKSHOP:

The Owner shall not be in a position to provide land required for the field office, godown, Workshop, etc. of the Contractor. The Contractor shall have to make his own arrangement for the same. No land shall be provided by the Owner to the Contractor for constructing his labour and supervisory camp and other service facilities.

GC-04 RULING LANGUAGE:

The language according to which the Contractor shall be instructed and interpreted shall be English. All entries in the Contract Document and all correspondence between the Contractor and the Veer Narmad South Gujarat University or the Engineer-in-Charge shall be in English. All dimensions for the Materials: shall be given in metric units only.

GC-05 INTERPRETATION OF CONTRACT DOCUMENT:

- 05.01. The provisions of the General Conditions of Contract and Special Conditions of Contract shall prevail over those of any other documents of the Contract, unless Specifically provided otherwise. Shall there be any discrepancy, inconsistency error or omission in the several documents forming the Contract, the matter may be referred to the Engineer-in-Charge for his instructions and decision. The Engineer-in-Charge's decision in such case shall the final and binding to the Contractor.
- 05.02. Works, shown upon the drawings but not described in the Specifications, or described in the Specific Specifications, without showing the same on the drawings, shall be taken as described in the Specifications and shown on the drawings.
- 05.03. The heading and the marginal notes to the clauses of those General Conditions of Contract or to the Specifications or to any other part of Tender Document are solely for the purpose of giving a concise indication and not a summary of contents thereof or be used in the interpretation or construction thereof of the Contract.
- 05.04. Unless otherwise stated Specifically, in this Contract Document, the singular shall include the plural and vice versa, wherever the context so requires. Work implementing persons shall include relevant corporate companies / registered associations / body of individual / firm of partnership.
- 05.05. Notwithstanding the sub-divisions of the documents into separate sections and volumes, every part of each section shall be supplementary to and complementary of every other part, and shall be read with and into the context so far as it may be practicable to do so.
- 05.06. Where any portion of the General Conditions of Contract is repugnant to or at variance with any provisions of the Special Conditions of Contract, then, unless a different intension appears, the provisions of the Special Conditions of Contract shall be deemed to override the provisions of General conditions of Contract, and shall to the extent of such repugnancy or variance prevail.



- 05.07. The Materials:, design and Workmanship: shall satisfy the relevant I. S. S. and Codes referred to. If Additional requirements are shown in the Specifications, the same shall be satisfied over and above I.S.S. and Codes.
- 05.08. If the Specifications mention that the Contract shall perform certain Work or provide certain facilities, it shall mean that the Contractor shall do so at his own cost.
- 05.09. The correctness of the details given in the Tender Document is not guaranteed. The Contractor shall independently obtain all necessary information while preparing and submitting the tender. The Contractor shall be deemed to have examined the Contract Documents, to have generally obtained his own information in all matters which may affect the carrying out of the Work or the tendered rates. Any error in description of quantity or commission therefrom shall not vitiate the Contract or release the Contractor from executing the Work comprised in the Contract according to the Drawings and Specifications at the tendered rates. He is deemed to have known the scope, nature and magnitude of the Work, and the requirements of Materials: and labour involved and as to the total Work he has to complete in accordance with the Contract, what so ever be the defects, omissions, or errors that may be found in the Contract documents. The Contractor shall be deemed to have visited the site and the surroundings, to have satisfied himself to the nature of all existing structures, if any, and also as to the nature and the conditions of railways, roads, bridges and culverts, means of transport and communications, whether by land, air or water and as to possible interceptions thereto and the access and egrees from the site, to have made inquires, examined and satisfied himself as to the locations of sources for obtaining sand, stones, bricks and other required Materials:, the sites for disposal of surplus Materials:, the available accommodation as to whatever required, the depicts and such other buildings as may be necessary for executing and completing the Work, to have local independent inquiry as to the subsoil, subsoil water and variation thereof, storms, prevailing winds, climatic conditions and all other similar matters affecting the Work. He is deemed to have acquinted himself as to his liability for payment of government taxes, customs duty and other charges.

Any neglect or failure on the part of the Contractor in obtaining necessary and reliable information about the forgoing or any other matter affecting the Contract shall not relieve him from any risks or liabilities or the entire responsibility from completion of the Work at the tendered rates and time in strict accordance with the Contract Document.

No verbal Agreement or inference from conversation with any officer or employee of the Owner, either before or after the execution of the Contract Agreement shall, in any way effect or modify any of the terms of obligations herein contained.

GC-06 CONTRACTOR TO UNDERSTAND HIMSELF FULLY;

The Contractor by tendering shall be deemed to have satisfied himself, as to consideration and circumstances affecting the tender price, as to the possibility of executing the Work as shown and described in the Contract and to have fixed his prices according to his own view on these matters and to have understand that no additional allowances except as otherwise expressly provided, shall be made beyond the Contract Price. The Contractor shall be responsible for any misunderstanding or incorrect information given in writing by the Engineer-in-Charge.

GC-07 ERROR IN SUBMISSION:

The Contractor shall be responsible for any errors or omissions in the particulars supplied by him. Whether such particulars have been approved by the Engineer or not, provided that such discrepancies, errors or omissions be not due to inaccurate information or particulars furnished in writing to the Contractor by the Owner or the Engineer-in-Charge.

GC-08 SUFFICIENCY OF TENDER:

The Contractor shall be deemed to have satisfied himself before tendering as to the correctness of the tender rates, which rates shall, except as or other wise provided for, cover all the Contractor's act liabilities and obligations set forth or implied in the Contract for the proper execution of the Work for compliance with requirements of Article GC-19 thereof.



GC-09 INSPECTION OF THE WORK:

- 09.01. The Engineer-in-Charge shall have full power and authority to inspect the Work at any time, wherever in progress, either on the site or at the Contractor's any other manufacturers Workshop/s or factories wherever situated, and the Contractor shall afford for Engineer-in-Charge every facility and assistance to carry out such inspection. Contractor or his authorized representative shall, at all time during the usual Working hours and all other times when so notified, remain present to receive orders and instructions, orders given to the Contractor's representative shall be considered to have the same force as if they had been given to the Contractor himself. Contractor shall give not less than seven (7) days' notice in writing to the Engineer-in-Charge before covering up or otherwise placing beyond reach of inspection and measuring any Work in order that the same may be inspected and measured. In the event of breach of the above, the same shall be reopended & its cost shall be recovered at the Contractor's expense for carrying out such inspection or measurement.
- 09.02. No material shall be dispatched from Contract Store on site of the Work before obtaining approval in writing of the Engineer-in-Charge, Contractor shall provide at all time, during the progress of Work and maintenance period proper means of access with ladders, gangways, etc. and the necessary attendance to move and adopt as d irected for inspection or measurement of the Work by Engineer-in-Charge.

GC-10 POWER OF ENGINEER TO GIVE FURTHER INSTRUCTIONS:

The Engineer-in-Charge shall have the power and authority, from time to time and at all times, to give further instructions and directions as may appear to him necessary or proper for the guidance of the Contractor and the Work and efficient execution of the Work according to the terms of the Specifications, and the Contractor shall receive, execute, obey and be bound by the same, according to the true intent and meaning thereof, as fully and effectually, as though the same had accompanied or had been mentioned or referred to in the Specifications. No Work which radically changes the original nature of the Contract, shall be ordered by the Engineer-in-Charge and in the event of any deviation being ordered, which in the opinion of the Contractor changes the original nature of the Contract, shall, nevertheless, carry it out and any disAgreement as to the nature of the Work & the rate to be paid thereof shall be resolved. The time of completion of the Work, in the event of any deviations, resulting in additional cost over the Contract sum being ordered, then be extended or reduced reasonably by the Engineer-in-Charge. The Engineer-in-Charge's decision in the cases shall be final and binding to the Contractor.

GC-11 CONTRACT AGREEMENT:

The successful Tenderer shall when called upon to do so, enter into and execute the Contract Agreement within fifteen (15) days of the Notice of Award, in the form shown in Tender Document with such modifications as may be necessary in the opinion of the The Registrar. It shall be incumbent on the Contract, to pay the stamp duty and the legal charges for the completion of the Contract Agreement.

GC-12 FORFEITURE OF SECURITY DEPOSIT:

Whenever any claim arises against the Contractor for the payment of a sum of money out of or under the Contract, the Owner shall be entitled to recover such sum by appropriating in part of whole, the Security Deposit of the Contractor. In case the Security Deposit is insufficient, the balance recoverable shall be deducted from any sum then due or which at any time thereafter, may become due to the Contractor, the Contractor shall pay to the Owner on demand any remaining may balance due.

GC-13 NOTICES:

Any notice under this Contract may be served on the Contractor or his duly authorised representative at the job site or may be served by registered post direct to the official address of the Contractor proof of issue



of any such notice could be conclusive of the Contractor having been duly informed of all contents therein.

GC-14 RIGHT OF VARIOUS INTERESTS:

The Owner reserves the right to distribute the Work between more than one Contractor. Contractor shall co-operate and afford reasonable opportunity to other Contractors for access to the Workfor the carriage and storage of Materials: and execution of their Works.

Wherever the Work being done by any department of the Owner or by other Contractor employed by the Owner is contingent upon Work covered by this Contract, the respective rights of the various interests shall be determined by Engineer-in-Charge to secure the completion of various portions of the Work in general harmoney.

GC-15 PRICE ADJUSTMENT DUE TO VARIATION:

Not applicable. No Price Escalation shall be paid.

GC-16 DEFAULT OF CONTRACTOR:

- 18.01. The Veer Narmad South Gujarat University may upon written notice of default to the Contractor terminate the Contract in circumstance detailed hereunder:
- 18.02. If in the judgement of the Veer Narmad South Gujarat University the Contractor fails to make completion of Work within the time specified in the completion schedule or within the period for which extension has been granted by the Veer Narmad South Gujarat University /Engineer to the Contractor.
- 18.03. If in the judgement of the Veer Narmad South Gujarat University the Contractor fails to comply with any of the provisions of this Contract.
- 18.04. In the event the The Registrar terminates the Contract inwhole or in part as provided in Article GC-48 (Termination of Contract), the Veer Narmad South Gujarat University reserves the right to perchase upon such terms and in such manner as it may deem appropriate, plant similar to that terminated and the Contractor shall be liable to the Veer Narmad South Gujarat University for any additional costs for such similar and / or for liquidated damaged for delay until such resonable time as may be required for the final completion of Works.
- 18.05. If this Contract is terminated as provided in this paragraph GC 30 Power of entry) (1) the Veer Narmad South Gujarat University in addition to any other rights provided in this clause, may require the Contractor to transfer title and deliver to the Veer Narmad South Gujarat University under any of the following cases in the manual and as directed by the Veer Narmad South Gujarat University.
- 18.06. Any partially completed information and Contract rights as the Contractor has Specifically produced or acquired for the performance of the Contract so termi-nated.
- 18.07. In the event the Veer Narmad South Gujarat University does not terminate the Contract as provided in the paragraph GC-48 (Termination of Contract) the Contractor shall continue performance of the Contract, in which case the shall be liable to the Veer Narmad South Gujarat University for liquidated damages for delay until the Workare accepted.

GC-17 LAWS GOVERNING THE CONTRACT:

The Contract shall be constitued according to and Subject to the laws of India and the State of Gujarat and under the jurisdiction of the courts of Gujarat at Surat.



GC-18 EXECUTION OF WORK:

The whole Work shall be carried out in strict conformity with the provisions of the Contract Documents, detailed drawings, Specifications and the instructions of the Engineer-in-Charge from time to time. The Contractor shall ensure that the whole Work is executed in the most substantial, proper and best Workmanship: using Materials: of best quality in strict accordance with the Specifications to the entire satisfaction of the Engineer-in-charge.

GC-19 WORK IN MONSOON:

When the Work continues in monsoon, the Contractor shall maintain minimum labour force required, for the Work and plan and execute the construction and erection Work according to the prescribed schedule. No extra rate shall be considered for such Work in monsoon. During monsoon and entire constructing period the Contractor shall keep the site free from water at his own cost.

GC-20 RESPONSIBILITIES OF CONTRACTOR FOR CORRECTINESS OF WORK:

The Contractor shall be entirely and exclusively responsible for the correctness of every part of the Work and shall rectify completely and errors thereon at his own cost when so instructed by Engineer-in-Charge.

GC-21 POSSESSION PRIOR TO COMPLETION:

The Engineer-in-Charge shall have the right to take possession of or to use any completed or partly completed Work or part of Work, such possession or use shall not be deemed to be an acceptance of any Work completed in accordance with the Contractor. If such prior possession or use by Engineer-in-Charge delays the progress of Work, equitable adjustment in the time of completion shall be made and the Contract shall be deemed to be modified accordingly.

GC-22 FINAL BILL:

The final bill shall be submitted by the Contractor within two (02) months of the date of physical completion of Work, otherwise the Engineer-in-Charge certificate of the measurement and of total amount payable for the Work shall be finalised binding on all parties.

GC-23 TAXES, DUTIES, OCTROI, ETC.:

The Contractor shall be liable to the payment of all the Central/ State/Local Bodie's Levies, taxes or duties etc. The VNSGU shall neither bear it nor reimburse at any time but shall ensure deduction of Central/State/Local levies and taxes at Source at the rate provided under the relevant statutes from time to time inforce. Further the Work Contract tax or sale tax, If applicable Service Taxe & all applicable Taxes shall be borne by the Contractor as per Rules and Regulations of Government.

GC-24 INSURANCE:

Contractor shall at his own expenses carry and maintain with reputable Insurance Companies to the satisfaction of Owner. Contractor shall be take comprensive insurance for their all types workers. In case of any accident contractor is responsible for all compransation to workers.

GC-25 LABOUR LAWS AND REGULATIONS:

- 1. The Contractor shall be reponsible for the strict compliance of and shall ensure strict compliance by his sub Contractor employees and agents of all labours and others laws, rules or regulations having the force of law affecting the relationship of employer and employee between the Contractor/sub-Contractor and their respective employees.
- 2. No labour below the age of Fourteen (14) year be employed on Work.



- 3. Contractor shall pay to the labours engaged on Work according the law.
- 4. The Contractor and sub-Contractors of the Contractor shall obtain proper authority disignated in this behalf under any application law, rules or regulations (including but not restricted to the factories Act and Contract Labour Abolition and Regulation Act 1970,) in so far as applicable) any and all such licences, consents, Registration and / or other authorisation as shall from time to time be or become necessary for relatint to the execution of Work or any part of portion thereof or the storage or supply of any Materials: or otherwise in connection with the performance of the Contract and shall at all times observance by the sub-Contractors, employees and agents of all terms and conditions of the said licences, consents, regulation and other authorisation and laws, rules and regulations applicable thereto.

GC-26 HEALTH AND SANITARY ARRANGEMENTS FOR WORKERS:

The Contractor shall comply with all the rules and regulations of the local sanitary authorities or as framed by Owner from time to time for the protection of health and sanitary arrangements of all labour directly or indirectly employed on the Work of this Contract.

GC-27 SAFETY CODE:

GENERAL:

Contractor shall adhere to safe construction practice and gurard against hazardous and unsafe Working conditions and shall comply with Owner's safety rules and set fourth herein.

1. First Aid and Industrial Injuries :

- 1.1 The Contractor shall maintain first aid facilities for its employees and chose of his sub-Contractor.
- 1.2 The Contractor shall make outside arrangements for ambulance service and for the treatment of industrial injuries. Name of those providing these services shall be furnished to Engineer-in-Charge prior to start of construction, and their telephone numbers shall be prominently posted in Contractor's field office.
- 1.3 All injuries shall be reported promptly to Engineer- in-charge, and a copy of Contractor's report covering each personal injury requiring the attention of a physician shall be furnished to Owner.

2. **General Rules:**

2.1 Carrying, striking, matches, lighters inside the project area & smoking within the job site is strictly probibited Violators of smoking rules shall be discharged immediately. Within the operation area, not hot Work shall be permitted without valid gas safety, fire permits. The Contractor shall also be held liable and responsible for all lapses of his sub-Contractors / employees in this regards.

3. **Scaffolding:**

- 3.1 Suitable scaffolding shall be provided for Workmen for all Work that can not safely be done from the ground or from solid construction except such short period Work as can be done safely from ladders. When a ladder is used, an extra mazdoor shall be engaged for holding the ladder and if the latter is used for carrying Materials: as well, suitable foothold sand handholds shall be provided on the ladder and the same shall be given inclination not steeper than 1 to 4 (1 horizontal and 4 vertical).
- 3.2 Scaffolding or stagging more than 3.6 M (12') above the ground or floor, swing or suspended from an overhead support or erected with stationary support shall have a guard rail



properly attached, bolted, braced and otherwise fixed at least 1.0 M (3') high above the floor or platform of scaffolding or staging and extending along the entire length of the outside ends thereof with only such openings as may be necessary for the delivery of Materials: Such scaffolfing or staging shall be so fastened as to prevent it from swaying from the building or structure.

4. Maintenance of Safety Devices:

4.1 All scaffolds,ladders and other safety devices mentioned or described herein shall be maintained in some conditions and no scaffold, ladder or equipment shall be altered or removed while it is in use. Adequate washing facilities shall be provided at or near place or Work.

5. **Display or Safety Instructions :**

5.1 These safety provisions shall be brought to the notice of all concerned by display on a notice board at a prominent place at the Work-spot. The person responsible for compliance of the safety code shall be named therein by the Contractor.

6. Enforcement of Safety Regulations:

To ensure effective enforcement of the rules and regulations relating safety precautions, the arrangements made by the Contractor shall be open to inspection by the welfare Officer, Engineer-in-Charge of safety Engineer of the Owner or their representatives.

7. No Exemption :

- 7.1 Notwithstanding the above clause 1.0 to 6.0 there is nothing to exempt the Contractor from the operations of any other Act or rules in force in the Republic of India.
- 7.2 In addition to the above, the Contractor shall aTendere by the safety code provision as per C.P.W.D. Safety Code framed from time to time.

Signature of the Applicant : Registrar
VEER NARMAD SOUTH GUJARAT UNIVERSITY.



07. SPECIAL CONDITIONS OF CONTRACT:

- (૧) ઉપરોક્ત ભાવ યુનિટ રેઈટના છે. આ ભાવો ઓછામાં ઓછા એક વર્ષ સુધી માન્ય રાખી કામ કરી આપવાનું રહેશે. તે દરમિયાન કોઈ ભાવ વધારો આપવામાં આવશે નહિ. યુનિવર્સિટી ઈચ્છશે અને કોન્ટ્રાકટરે વર્ષ દરમિયાન રેગ્યુલર કામગીરી કરેલ હશે તો આ કરાર વધુ ૦૬ માસ માટે લંબાવી શકશે.
- (૨) ટેન્ડરના ભાવ તમામ પ્રકારના ટેક્ષ અને સરકારશ્રીમાં ભરવાના થતા જી.એસ.ટી. સહીતના આપવાના રહેશે, જેને માટે યુનિવર્સિટી તરફથી કોઈ અલગથી ચૂકવણું કરવામાં આવશે નહિ.
- (૩) ટેન્ડર ફોર્મના ફોરમેટમાં જ ભાવ ભરીને આપવાના રહેશે. અલગથી કોઈ શરત અથવા ભાવ ગણતરીમાં લેવામાં આવશે નહિ.
- (૪) ટેન્ડર મંજૂર કરવું કે નહિ તેનો છેવટનો નિર્ણય યુનિવર્સિટીનો રહેશે જે બાબતે કોઈ કારણ આપવામાં આવશે નહી.
- (પ) ટેન્ડરમાં દર્શાવ્યા મુજબની કામગીરી દરમ્યાન રાખવામાં આવતા ટેકનીશ્યન, એન્જીનીયર, મજૂરો, હેલ્પર કે કામ સાથે સંકળાયેલા અન્ય કર્મચારીઓનો વીમો જે તે પાર્ટીએ ઉતારવાનો રહેશે. અકસ્માત થવાના સંજોગોમાં ઉભી થતી તમામ જવાબદારી જે તે પાર્ટી / કોન્ટ્રાકટરની રહેશે. કામગીરી દરમ્યાન સુરક્ષાના તમામ પગલાઓ પાર્ટીએ લેવાના રહેશે.
- (૬) માન. કુલપતિશ્રીનો નિર્ણય આખરી રહેશે જે અંગે કોઈ તકરાર કે દલીલ ચલાવવામાં આવશે નહી.
- (૭) કોઈપણ સંજોગોમાં યુનિવર્સિટી દ્વારા ડીલે પેમેન્ટ ચાર્જીસ કે વ્યાજ ચૂકવવામાં આવશે નહી.
- (૮) કોઈ વાદ વિવાદ કે કાનૂની કાર્યવાહી કરવાની થાય તો ન્યાયિક કાર્યક્ષેત્ર સુરત રહેશે.
- (૯) તકરાર / દલીલ / વિવાદ
- A. The Registrar of Veer Narmad South Gujarat University is the tender issuing authority.
- B. In case of any dispute, Vice Chancellor of the Veer Narmad South Gujarat University shall be the competent authority and his decision shall be final and binding upon all concerned.
- C. For dispute issues arising from tender, the jurisdiction will be Surat only.
- D. The dispute settlement mechanism to be applied shall be follows.
 - 1. In case of Dispute or difference arising between the Purchaser and a supplier relating to any matter arising out of or connected with this agreement, such disputes or difference shell be settled in accordance with the Arbitration and Conciliation act, 1996 by a Sole Arbitrator. The Sole Arbitrator should be appointed by agreement between the parties; failing



such agreement, by the appointing authority namely the Indian Council of Arbitration / President of the Institution of Engineers (India)/The International Center for Alternative Dispute Resolution (India). A certified copy of the appointment Order Shall be supplied to each of the parties.

- 2. Arbitration proceedings shell be held to be Surat. Gujarat India, and the language of the arbitration proceedings and that of all documents and communications between the parties shall be English.
- 3. The decision of the Arbitrator shall be final and binding upon both parties. The cost and expenses of Arbitration proceedings will be paid as determined by the Arbitrator. However, the expenses incurred by each party in connection with the preparation, presentation etc. of its proceedings shall be borne by each party itself.
- E. The Purchaser (VNSGU) and the supplier shell make every effort to resolve amicably by direct informal negotiation any dispute arising between them under or in connection with the contract.
- F. If, after Sixty (60) days, the parties have failed to resolve their dispute or difference by such mutual consultation, then either the purchaser or the Supplier may give notice to the other party of its intention to commence arbitration, as hereinafter provided, as to the matter in dispute, and no arbitration in respect of this matter may be commenced unless such notice is given.
- G. Any dispute or difference in respect of which a notice of intention to commence arbitration has been given in accordance with this clause shall be finally settled by arbitration. Arbitration may be commenced prior to or after delivery of the Services/Software/Goods under the Contract.
- H. Arbitration Proceedings shall be conducted in accordance with the rules of procedure specified in the SCC.
- I. Notwithstanding any reference to arbitration herein,
 - a. The parties shell continue to perform their respective obligations under the Contract unless they otherwise agree.

Signature of the Applicant:

Registrar VEER NARMAD SOUTH GUJARAT UNIVERSITY.



- 1. The contractor shall provide free maintenance service including supply of necessary spares and materials; regular servicing of DG Set and attending breakdown calls whenever required for the period of 12 (Twelve) (One year) from the date of taking over the DG Set installation covered under the contractor beneficial or commercial use.
- 2. The contractor(s) should give his/their rate per year and for yearly lift Maintenance The offer of Tenderer should include cost towards supply of Necessary spares, materials, regular & break down services and overhauling of the Equipment. i.e. inclusive of All.
- 3. For yearly lift maintenance Contract, Whole DG Set including all additional accessories like Battery and related accessories Replacing the fuel filters & Oil filters. (1Time), Checking the alignment and tappet setting, Checking the carbon brushes / AVE, Checking the oil level and replace the oil. (1 Time), Leakages IN/OUT Cylinder, All Electrical wrings including AMF panel if available, Dynamo Setting, RPM setting, Frequency & Voltage Adjustment, Replacing material like fuel filters, gasket, tappet covers, diode rectifiers, Bridge rectifiers if found defective and in not working condition, Kindly note that labour with spares is included in the above. Major Overhauling & Top coverhauling shall be included in scope Agency. including Replacement of Battery if it is not working etc will be part of yearly DG Set maintenance Contract.
- 4. Lubricating, servicing and checking of all components which should be done minimum once in a month. Engineer-in-Charge can call back the service of repairing crew any time during overtime hours and it will be obligatory on the part of agency to respond within 24 Hours after registration/Intimation of call back. Emergency Lights including Batteries are covered under Annual Maintenance Contract for any Kind of repair or replacement during the maintenance period.
- 5. Servicing repairing and replacement of spare parts etc.
- 6. Preventive repairs shall be attended to in phased program and the VNSGUS in charge shall notify such maintenance closures to public.
- 7. The contractor shall as far possible, attend the call of Engineer In-charge quickly for such of these items which are required to be done under the items of contract. If no response to



attend the call is forthcoming from the contractor within 48 hours of the call, then for the period of delay in excess of 48 hours till be report undertaking the work, recovery calculated on hourly rate basis for the service contract would be recovered from him.

The liquidated damages for closure for any more period, then stipulated above shall be recovered on daily rated basis by dividing the annual contract price 365 days

- * Maximum recovery will be 20% of the contract value. If contractor does not attend the DG Set within 10 days, then these 10 days will be considered as notice period for termination of contract for public interest.
- * After carried out all in service work satisfactory the contractor shall have to submit to bill/Invoice for the period for which all in service work carried out payment will be made.
- * The accepting authority or the Vice Chancellor of the work reserves the right to terminate and/or suspend the contract at any time after giving 10 days notice of his intension to do so which out assigning reasons thereof.
- 8. A log book will be maintained for each lift and the record of work done for servicing. Maintenance and repairs etc. will be recorded there in jointly by the contractor and Liftman in charge to keep the track of periodical work done in each lift. This will be considered basic record for all purpose including these specified in pares.
- 9. The contractor shall have to check the DG Set thoroughly and carry out complete servicing for each lift as & where required of University annual contract period. Each activity carried out for each DG Set shall be required to be entered in history card.
- 10. The contractor shall also have to attend day by day problems arising in all above items.
- 11 The contract is all kinds of minor and major material and all kind of unskilled and skilled labour.
- 12. The contractor will directly follow the instructions by the engineer in charge at the site.
 - 13. Contractor shall have to carry out the electrical maintenance work through electrical license contractor only.
- 14. The contractor will have to maintain a complain register each of the DG Set.
- 15. The contract will be for 01(one) years as mentioned in work order.
- 16. Contractors responsibly for any injury & accident during the work of technician Labour Compulsory Insurance must take from the Contractor for Technicians no any composany make by University for above Work



17. Spare parts used for repairs shall be original genuine and of good quality and/or same as defective/Damage material to be replaced. No second hand material will be tolerated for replacement purpose.

18. The contractor will not be provided any transportation fare or other charges if a question arises of transfer of any machine under contract outside the campus for repair.

19. Contractor has to keep Digital type Thermometer for temperature measurement, hygroscope for humidity measurement as well as digital clip on meter for electrical parameter measurement.

Note:

The contract will be terminated at any time without any notice/reasons as per convenience of Veer Narmad South Gujarat University Surat if work is found unsatisfactory.

NOTE: Payment shall be made only on the basis of the items executed, In any circumstans No delay charges or interest will be paid for delay payment.

Registrar signature of the Applicant :

VEER NARMAD SOUTH GUJARAT UNIVERSITY.



1.1 GENERAL:

Any clause/s, given under these Special Conditions, shall be read in conjunction with the Conditions of the Contract, and in case of any conflict, the provisions of Special Conditions shall override the provisions of General Conditions of Contract.

The Tenderer shall acquaint himself with the access to site, availability of local facilities such as transport, Materials:, labour and shall price his tender accordingly.

1.2 ROAD INFRASTRUCTURE:

The tenderer shall acquint himself with the access to site. The successful Tenderer shall have to make road and / or any other infrastructure facility for the easy access to the site at his own cost.

1.3 SAFETY:

All the safety and entry rules shall be strictly followed. The Contractor is fully responsible for the safety of his staff and Workmen and must equip them with safety appliances and tools.

1.4 TIME SCHEDULE:

The Work shall be executed strictly as per the Time Schedule / Bar Chart, submitted along with price tender offer.

1.5 PENALTY FOR DELAY:

If the Contractor fails to complete the whole project by the stipulated completion date, he shall pay liquidated damages

1.6 CONSTRUCTION OF STORES AND SITE OFFICE:

Suitable areas shall be allocated by the VNSGU to the Contractor to build stores for storing his equipment, plant, Materials:, etc., and also to build his site office. He shall be solely responsible for watching and guarding of his stores, office, etc.

Contractor shall have to make storage facilities by making godown for the material specified in Schedule-"B" Part-"A".

The Contractor shall cover all his equipment and Materials : at site with requisite insurance against theft, larceny, decoity, fire, tempest, flood, earthequake, etc.

On completion of the Work undertaken by the Contractor, he shall removed all temporary Work erected by him and have the site cleaned as directed by the Engineer-in-Charge. The VNSGU reserves the right to ask the Contractor any time during the pendency of the Contract to vacate the land by giving 7 days notice on security reasons or in national interest or otherwise.

1.7 LABOUR AND SUPERVISORY CAMPS:

No land shall be provided by the VNSGU to the Contractor for constructing his labour and supervisory camps and other service facility, for which the Contractor shall make his own arrangement outside the site boundary.

1.8 CONSTRUCTION EQUIPMENT:



The Contractor shall make his own arrangement to procure all constructional plant and equipment. He shall also state the type and number of different equipment with their capacities, which are in good Working condition for usage on the site to ensure completion of the Work in the specified time.

All Materials:, construction plant and equipment, once brought by the Contractor to the site, shall not be removed from there without the written authority of the Engineer-in-Charge. Also, the Contractor shall have adequate stock of spare parts for the equipment on the site and Work shall not be delayed on this account. Similarly, all temporary Workbuilt by the Contractor for the main construction undertaken by him, are not be dismantled and removed without the written authority of the Engineer-in-charge.

1.9 CO-OPERATION WITH OTHER CONTRACTORS:

The Contractor shall execute his Work in phased manner as directed by the Engineer from time to time so as not to obstruct or retard the Work being executed simultaneously by other agencies, if any.

1.10 SAFETY:

The Contractor shall be responsible for provision of safety arrangement and protective clothing for all operators on the site, whether or not engaged in actual operation of supervision. The Contractor shall also be responsible for safety arrangement of all equipment used for construction, and shall employ trained Workmen conversant with safety regulations. The Contractor shall use only tested equipment and tools, and shall periodically redo tests to the satisfaction of the Engineer-in-Charge. All the tests certificates shall be made available to the Engineer-in-Charge at the site of the Work. If at any time, in the opinion of the Engineer-in-Charge, this provision is not completion with, the Contractor shall forthwith replace such equipment and tools.

The Contractor shall display notices and arrange proper fencing at such places, where hazardous Work is being carried out. The Contractor shall provide at his own expense on the Works to the satisfaction of the Engineer-in-Charge, proper and sufficient fire fighting equipment, first aid, etc., which shall, at all times be available for use.

- 1.11 The Contractor shall have to take photographs during various stages of construction activity for each of the Work at no extra cost. The photographs shall be of size 4" x 6" on matt paper. The number of photographs shall be not be less than 200.
- **1.12** No mobilisation advance shall be paid.
- 1.13 No compensation of any item shall be paid in case any of the item is omitted, i.e., not executed at all.
- 1.14 It is clarified once again that the serviceable Materials:, obtained during dismentaling / clearing of the site or the extra excavated stuff, shall have to be carted by the Contractor at the places shown by the Engineer-in-Charge anywhere within city limit.
- 1.15 Out of the amount payable / creditable to the Contractor's account, the Central Government/StateGovernment tax/taxes shall be deducted at source in accordance with the relevant laws / rules prevailling from time to time.
- 1.16 Surat Veer Narmad South Gujarat University shall not provide `C' form for tax purpose.

Signature of the Applicant: Registrar

VEER NARMAD SOUTH GUJARAT UNIVERSITY.



૦૯. ટેન્ડરની સમાન્ય શરતો :

- 1. ટેન્ડર ફોર્મ યુનિવર્સિટીની વેબસાઈટ <u>www.vnsgu.ac.in</u> પરથી મેળવી લેવાનું રહેશે તેમજ ટેન્ડર સાથે ટેન્ડર ફીની રકમ રૂા. ૧૭૦૦/– એને ૧૮% GST ના રૂા. ૨૭૦/–) નો ડિમાન્ડ ડ્રાફ્ટ કુલસચિવ, વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી, સુરત (Registrar, Veer Narmad South Gujarat University, Surat) ના નામનો ટેન્ડર ડોક્યુમેન્ટ સાથે સામેલ / જમા કરાવવાનો રહેશે.
- ર. ટેન્ડર ડોકયુમેન્ટ સાથે અર્નેસ્ટમની ડિપોઝીટની રકમ EMD તરીકે રૂા. ૫,૦૦૦/– નો ડિમાન્ડ ડ્રાફ્ટ કુલસચિવ, વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી, સુરત (Registrar, Veer Narmad South Gujarat University, Surat) ના નામનો સામેલ / જમા કરાવવાનો રહેશે.
- 3. ટેન્ડર ડોકયુમેન્ટ બંધ કવરમાં યુનિવર્સિટી કાર્યાલયના બાંધકામ વિભાગને ''કુલસચિવશ્રી, વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી, ઉધના–મગદલ્લા રોડ, સુરત–૩૯૫ ૦૦૭'' ના સરનામે તા. ૧૮–૦૩–૨૦૨૪ સુધીમાં કાર્યાલય સમય દરમિયાન ટપાલ મારફત મોકલી આપવાનું રહેશે. બંધ કવર ઉપર <u>"Annual Preventive Maintenance & Service Contract of Diesel Generator Set on Annual Base"</u> એમ સ્પષ્ટ લખવાનું રહેશે. નિયત સમયબાદ કોઈપણ કારણોસર મળેલ ટેન્ડર સ્વીકારવામાં આવશે નહી.
- ૪. યુનિવર્સિટી દ્વારા કરવામાં આવનાર સદર કોન્ટ્રાકટનો સમયગાળો ઓર્ડર આપ્યાની તારીખથી એક વર્ષ સુધીનો રહેશે. સદર કોન્ટ્રાકટરના સમયગાળા દરમિયાન ભાવોમાં કોઈપણ પ્રકારનો સુધારો ગ્રાહ્ય રાખવામાં આવશે નહી. યુનિવર્સિટી ઈચ્છે તો કોન્ટ્રાકટ ૦ ૬ મહીના સુધી લંબાવી શકશે.
- પ. જે ઈજારદારનું ટેન્ડર મંજૂર કરવામાં આવે તેમણે ટેન્ડરમાં દર્શાવ્યા મુજબની સિકયુરીટી ડિપોઝીટની રકમ **રા. ૨૫,૦૦૦**/– નો ડિમાન્ડ ડ્રાફ્ટ કુલસચિવ, વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી, સુરત (Registrar, Veer Narmad South Gujarat University, Surat) ના નામનો યુનિવર્સિટીમાં ૧૦ દિવસમાં જમા કરાવવાનો રહેશે. સિકયુરીટી ડિપોઝીટની રકમ ઉપર કોઈપણ પ્રકારનું વ્યાજ ચુકવવામાં આવશે નહી. સિકયુરીટી ડિપોઝીટની રકમ નિયત સમયમર્યાદામાં ભરવામાં નહી આવે તો અર્નેસ્ટમની ડિપોઝીટની રકમ જપ્ત કરવામાં આવશે.
- *5*. એક યા બધા ટેન્ડરો રદ્દબાતલ કરવાનો હક્ક યુનિવર્સિટીને રહેશે તે માટે કોઈ કારણ આપવામાં આવશે નહી.
- ૭. ટેન્ડરો સ્વીકારવાની તારીખ અને સમય પછી આવેલ ટેન્ડરો ગ્રાહ્ય રાખવામાં આવશે નહી.
- ૮. ટેન્ડર સ્વચ્છ અક્ષરે વાંચી શકાય તે રીતે ભરવાનું રહેશે, છેક–છાક કરવી નહી અને જો ટેન્ડરમાં છેક–છાક માલુમ જણાશે તો ટેન્ડર આપો આપ રદ તવા પાત્ર રહેશે.
- ૯. ટેન્ડર ભરનારે ટેન્ડર તથા સામેલ કરેલ તમામ દસ્તાવેજોના દરેક પાના પર સહી અને સિક્કા કરવાના રહેશે. સહી સિક્કા કર્યા વિનાનું ટેન્ડર અસ્વીકારને પાત્ર ગણી શકાશે.
- ૧૦. ઓર્ડર આપ્યા બાદ ઈજારદારે ટેન્ડરમાં જે સહી કરેલ હોય તે જ સહીથી તમામ પત્ર વ્યવહાર કરવાના રહેશે.
- ૧૧. સદર કોન્ટ્રાકટ કોઈને ટ્રાન્સફર કરી શકાશે નહી. કે પેટા કોન્ટ્રાકટ આપવો નહી.



- ૧૨. સદર બાબતે પાર્ટીને ઓર્ડર મળ્યેથી રૂા. ૩૦૦/– ના સ્ટેમ્પ પેપર ઉપર કરાર કરવાનો શહેશે. સ્ટેમ્પ પેપરનો ખર્ચ જે તે પાર્ટીએ કરવાનો રહેશે.
- ૧૩. કોન્ટ્રાકટ દરમિયાન કામગીરીમાં / સર્વિસમાં કોઈપણ પ્રકારનો અસંતોષ જણાશે તો તાત્કાલિક અસરથી કરાર રદ કરવામાં આવશે તેમજ સિકયુરીટી ડિપોઝીટની ૨કમ જપ્ત કરવામાં આવશે.
- ૧૪. કોન્ટ્રાકટ અંતર્ગત સંપૂર્ણ કાળજી લેવાની રહેશે. કોઈપણ પ્રકારે વધારાનો ખર્ચ પાછળથી ગ્રાહ્ય રાખવામાં આવશે નહી તેમજ બાકી રહેતી બીલની રકમ કે મોડેથી થનાર બીલની ચૂકવણી અંગે કોઈપણ પ્રકારનું વધારાનું વ્યાજ કે અન્ય ખર્ચ મળવા પાત્ર રહેશે નહી.
- ૧૫. કોઈપણ નિયમનું અર્થઘટન કે વિવાદના પ્રસંગે માન. કુલપતિશ્રીનો નિર્ણય આખરી અને બંધનકર્તા રહેશે.

મે / અમે ટેન્ડરની ઉપરોક્ત તમામ શરતો વાંચી છે અને સમજી છે જે મને / અમને કબુલ મંજુર છે. જે અનુસાર આ ભાવો ભરેલ છે.

સ્થળ :

તારીખ : – ૦૩ – ૨૦૨૪ ટેન્ડર ભરનારની સહી તથા સિક્કો



10. MAKE OF ELECTRICAL MATERIALS

	· · · ·	the following list of the make of Material / Brand / Company
No.	ITEM	STANDARD MAKE
1	LT ACB	SIEMENS / L&T / C&S / HAVELLS/ INDOASIAN
2	L T MCCB	SIEMENS / GE / L&T / C&S GEWISS /INDOASIAN/ HAVELLS
3	L T MCB, ELCB	MDS / C&S / INDOAIAN / L&T / HAVELLS
4	CHANG OVER SWITCH	HAVELLS/C&S GEWISS /INDOASIAN/L&T/GE
5	ALLUMINIUM & COPPER CABLE	PRIMCAB/FINOLEX /RRKABLE/HAVELLS/L&T/KEI
6	PVC CONDUITS/OVEL/CASING & CAPAING AND ACCESSORIES	PRECISION/POLYCAB/ AMIT/
7	DWC PIPE & HDPE PIPE	GEMINI, REX
8	MODULAR TYPE SWITCHES, SOCKETS	HAVELLS-CRABTREE/ANCHOR ROMA,WOOD AVE / ABB/C&S GEWISS/PHILIPS
9	TISSION TYPE SWITHCES, PLUG SOCKET & ASSESSORIES	ANCHOR / JAINEX/ORPAT/TOYAMA
10	T.V./TELEPHONE SOCKETS	HAVELLS-CRABTREE/ANCHOR ROMA,WOOD AVE / ABB/C&S GEWISS/PHILIPS
11	PVC JUNCTION BOX	SINTEX / S&S / CLIPSAL
12	FLEXIBLE WIRES & CABLES/FRLS /INDUSTIRES/PVC/CO-AXIAL WIRES/SUBMERSIBLE CABLE	FINOLEX / HAVELLS / RR CABLE / KEI
13	TELEPHONE CABLE	DELTON / FINOLEX/ HAVELLS
14	DATA SINGAL CABLE	ENERCON / LAPP INDIA
15	FLOURESCENT TUBE FITTINGS (ELECTRONICS BALLAST) BOX/INDUSTRIAL/MIRROR OPTIC/MIRROR LIGHT/STREET LIGHT FIXTURES	PHILIPS / CROMPTON / WIPRO / HAVELL'S / BAJAJ
16	ENERGY SAVING T-5 TUBE FITTING/ CFL (INDOOR TYPE)	HAVELL'S/ WIPRO/SURYA/PHILIPS/BAJAJ
17	INDOOR DECORATIVE LIGHT	ARTLITE / DECON / GEMINI
18	OUTDOOR DECORATIVE LIGHT LUMINAIRE	ARTILITE / DECON / GEMINI / K-LITE
19	FLOOD LIGHTS WITH BC/ES/SV/MH/LAMPS(POST TOP LANTERN/STREET LIGHT)	CROMPTON/PHILIPS/BAJAJ/HAVELL'S SURYA
20	FLOUROSCENT TUBES	PHILIPS/CROMPTON/WIPRO/SURYA
21	COMPACT FLOURESCENT LAMP	PHILIPS/CROMPTON/WIPRO/HALONIX
22	SODIUM VAPOUR / MERCURY VAPOUR LAMP	HAVELLS / SURYA/ PHILIPS/WIPRO/HALONIX
23	FILAMENT LAMPS	SURYA/PHILIPS / WIPRO / CROMPTON/HALONIX
24	EARTHING	ASH / OR EQUIVALENT, ELECTRO- EARTH
25	MOTOR	LUBI/CROMPTON/KIRLOSKAR/AMRUT
26	PAINT	NEROLAC / SHALIMAR / DULO/DURELEX
27	CEILING FAN / EXHAUST FAN/PEDESTAL FAN/ TABLE FAN/BRACKET FAN	CROMPTON / BAJAJ / HAVELLS / USHA
28	ENERGY SAVING 50 WATT CEILING FAN	HAVELL'S / CROMPTON / BAJAJ / USHA
29	LED LUMINARIES INDOOR/OUTDOOR FITTING	CREE / OSRAM / PHILIPS LUMILEDS / NICHIA / CROMPTON
30	AIR CONDITIONERS & WATER COOLERS	DAIKIN,/MISHIBISHU/ONIDA, /O GENRAL/ BLUESTAR/PANANSONIC/VOLTAS/CARRIERS
31.	SUBSTATION EQUIPMENTS	L&T / SKP /HAVELLS/ UNIVERSAL / NATIONAL, CROMPTON/ SIEMENS
32.	SOLAR SYSTEM & WATER HEATER	REDREN/ RACOLD/ JAIN OR EQUIVALENT
33.	PASSENGER / STRETCHER LIFT OR ELEVATORS	OTIS/ JOHANSON/ MISTUBISI/ OMEGA/ SCHINDLER
34.	GENERATING SET	CROMPTON/ KIRLOSKAR/ CUMMINS/ VOLVO
		

Note: Client / Consultant reserved the Right to Select / Change the Make of material from the Above Mentioned Makes.



PRICE BID

Sr. No.	Item Description	Quantity	UNIT	Tender Rate	Amount
1	All in Comprehensive maintenance of Various Rating D.G. set for continuous trouble free operation for one year. 1. Replacing the fuel filters & Oil filters. (1Time) 2. Checking the alignment and tappet setting. 3. Checking the carbon brushes / AVE. 4. Checking the oil level and replace the oil. (1 Time) 5. Leakages IN/OUT Cylinder. 6. All Electrical wrings including AMF panel if available. 7. Dynamo Setting. 8. RPM setting, Frequency & Voltage Adjustment. 9. Replacing material like fuel filters, gasket, tappet covers, diode rectifiers, Bridge rectifiers if found defective and in not working condition. 10. Kindly note that labour with spares is included in the above. 11. Major Overhauling & Top overhauling shall be included in scope of Agency. 12. including Replacement of Battery if it is not working. (A) Continuous Rating of 160 KVA	4.00	Each		
2	All in Comprehensive maintenance of Various Rating D.G. set for continuous trouble free operation for one year. 1. Replacing the fuel filters & Oil filters. (1Time) 2. Checking the alignment and tappet setting. 3. Checking the carbon brushes / AVE. 4. Checking the oil level and replace the oil. (1 Time) 5. Leakages IN/OUT Cylinder. 6. All Electrical wrings including AMF panel if available. 7. Dynamo Setting. 8. RPM setting, Frequency & Voltage Adjustment. 9. Replacing material like fuel filters, gasket, tappet covers, diode rectifiers, Bridge rectifiers if found defective and in not working condition. 10. Kindly note that labour with spares is included in the above. 11. Major Overhauling & Top overhauling shall be included in scope of Agency. 12. including Replacement of Battery if it is not working. (B) Continuous Rating of 380 KVA	1	Each		
	TOTAL AMOUNT:				

Date: Seal & Signature of the Contractor