

CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD CHENNAI- 600 002

NATIONAL COMPETITIVE BIDDING

BID DOCUMENT

EMPANELLING AGENCIES FOR CONDUCTING THIRD PARTY INSPECTION OF MATERIALS AND EQUIPMENTS TO ENSURE QUALITY ASSURANCE.

CONTRACT NO: CNT / MWB / NCB / 1995/ 2009-10

VOLUME - I

Notice Inviting Tender Instructions to Bidders Conditions of Contract

SUPERINTENDING ENGINEER (CONTRACTS & MONITORING)
CHENNAI METROPOLITAN WATER SUPPLY & SEWERAGE BOARD
No.1, Pumping Station Road, Chintadripet, Chennai 600 002.
Telephone: 044 – 28451300 Fax: 044 – 28458181

E-mail: cmwssb@md2.vsnl.net.in

NAME OF WORK Empanelling Agencies for conducting third party

inspection of MDPE/HDPE pipes and Plastic

specials to ensure quality assurance

CONTRACT NO CNT/MWB / NCB/1995 /2009 -10

PERIOD OF SALE OF BIDDING DOCUMENT

FROM 22.04.2010 TO 11.05.2010 on all working days

from 10.00 AM to 5.45 PM

DATE OF PRE BID

MEETING

30.04.2010 AT 11.00 A.M. at the 4th floor Bid opening

hall, CMWSS Board, Chennai 600 002.

LAST DATE AND TIME FOR RECEIPT OF BIDS

DATE 12.05.2010 TIME 3.00 PM

DATE AND TIME OF OPENING OF TECHNICAL

BIDS

DATE 12.05.2010 TIME 3.30 PM

EMPANELLEMENT

PERIOD

36 MONTHS

OFFICER INVITING BIDS SUPERINTENDING ENGINEER

(CONTRACTS & MONITORING)

CMWSS BOARD

No.1, PUMPING STATION ROAD

CHINTADRIPET CHENNAI-600 002

OFFICE OF THE SUPERINTENDING ENGINEER

PLACE OF RECEIPTS

AND OPENING OF

BIDS

(CONTRACTS & MONITORING)

CMWSS BOARD

No.1, PUMPING STATION ROAD

CHINTADRIPET CHENNAI-600 002

ADDRESS FOR PURCHASE OF BID

DOCUMENT

INFORMATION & FECILITATION OFFICER,

CMWSS BOARD,

NO. 1 PUMPING STATION ROAD

CHINTADRIPET, CHENNAI-600 002

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1. NOTICE INVITING TENDERS (NIT)

CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD NO.1, PUMPING STATION ROAD, CHINTADRIPET, CHENNAI-600 002. NOTICE INVITING TENDER NATIONAL COMPETITIVE BIDDING

Sealed Bids are invited from the eligible bidder s for the following work. Bidding will be conducted through National Competitive Bidding procedures of C MWSSB under two cover system conforming to the Tamil Nadu Transparency in Tenders Act, 1998 and Rules 2000.

SI. No	Name of work and Contract No.	Bid security (Rs.)	Sale Period	Due Date & Time for Opening of Bids	Contract Period
1.	Empanelling Agencies for conducting third party inspection of MDPE/HDPE pipes and Plastic specials to ensure quality assurance CNT/MWB / NCB/1995 /2009 -10	10,000/-	22.04.2010 to 11.05.2010	12.05.2010 at 3.30 p.m.	36 months
2.i	Date of Pre-Bid meeting	30.04.20	10 at 11.00 a.	m.	
2.ii	Due date for submission of Bids	On or before 3.00 p.m. on 12.05.2010			
3.i	Availability of Bid document In person	Information & Facilitation Officer, CMWSS Board, No. 1 Pumping Station Road, Chintadripet, Chennai-600 002, (Telephone: 044-28451300, Extn. 227)			
3.ii ⁻	Through website	www.chennaimetrowater.tn.nic.in & www.tenders.tn.gov.in			
4	Cost of Bid document	Rs. 5,200/- per set payable in the form of cash or DD / Pay order drawn from a Nationalised / Scheduled Bank in favour of Managing Director, CMWSSB. The document will also be sent by surface mail on an extra advance payment of Rs.2000/- per set.			
5	Address for information and clarifications and for receipt of bids	Office of Supe rintending Engineer, Contrac ts & Monitoring, 4 th Floor, CMWSS Board, Chennai – 600 002 Phone No. 044-2845 1300 Extn. 253 FAX: 044-2845 8181			

SUPERINTENDING ENGINEER (CONTRACTS & MONITORING)

SECTION 2: INSTRUCTIONS TO BIDDERS (ITB)

2: Instructions to Bidders

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A. General

1. Scope of Bid

- 1.1 The Chennai Metropolitan Wa ter Suppl y and Sew erage Bo ard is presently carrying out various infrastructure works through financial assistance from various financial institutions and also through its own funds. In order to maintain the quality of the work the Board intends to check the quality of materials being supplied by the contractors who are carrying out works and also to check the materials being procured directly by the Board, through external third party agencies. For this purpose now the Board invites bids for "EMPANELLING AGENCIES FOR CONDUCTING THIRD PARTY INSPECTION OF MDPE/HDPE PIPES AND PLASTIC SPECIALS TO ENSURE QUALITY ASSURANCE"
- 1.2 The successful bidder will be expected to carry out inspections on the quality of materials a nd equipmen ts upplied by the manu facturers c onfirming to the specifications/IS stipulated in the bid document.
- **1.3** Throughout thes e Bid ding documents, the terms b id and Tend er and their derivatives (bidder/Tenderer/third party ins pection ag ency, bi d/tendered, bidding/Tendering, etc) are sy nonymous and day means calen dar day. Singular also means plural.

2. Source of Funds

2.1 The Board is c arrying out major i nfrastructure projects under v arious financial assistances and from its own fund. The payment towards this work will be met out under the respective funding.

3. Eligible Bidders

- **3.1** This Invitation for Bids is open to all eligible bidders. Payments will be made only in Indian Rupees.
- **3.2** All bidders shall provide in Section 3, Forms of Bid and all Qualification Information required under this contract.
- **3.3** Bidders shall not be under a declar ation of ineligibility for corrupt and fraudulent practices issued in accordance with sub-clause 32.1.

4. Qualification of the Bidder

- **4.1** All bidders shall provide in Section 3, Forms of Bid and Qualification Information, a preliminary description of the proposed method of inspection.
- **4.2** Pre-qualification was not undertaken for this bid.

- **4.3** All bidders shall include the following information and documents with their bids in Section 3:
 - (a) copies of original documents defining the constitution or legal status, place of registration, and principal place of business; written power of attorney of the signatory of the Bid to commit the Bidder;
 - (b) total monetary value of inspection works performed for each of the qualifying period; (Both inspection charges and the volume of materials inspected)
 - (c) experience in third party inspections of a similar nature and details of the third party ins pections completed successfully durin g the qualifying period, and details of third party inspections under way or contractually committed; and clients who may be contacted for further information on those contracts;
 - (d) qualifications and ex perience of ke y site manage ment an d t echnical personnel proposed for the Contract;
 - (f) reports on the financial s tanding of the Bidder, s uch as profit and loss statements and auditor's reports for the past five years;
 - (g) authority to seek references from the Bidder's bankers;
 - (h) information regarding an y litigation or arbitration resulting from contracts executed by the Bidder in the last eight years or currently under execution. The information shall include the names of the parties concerned, the disputed amount, cause of litigation, and matter in dispute;
 - (i) the propos ed methodo logy a nd progra m o f third party inspections to b e carried out
 - (k) All the credentials furnished by the bidder towards satisfying the qualification criteria shall be duly certified by a "Notary Public".
 - (I) The credentials to meet the qualification cri teria shall be from the client /Employer. No Self-certification will be accepted.
 - (m) The credentials to meet the qualification criteria for Sl.No.(2) shall be from the client/employer. No self certification will be accepted.

4.4 A. To qualify for award of the contract, each bidder in its name should have performed / executed the following during the period 01.04.2004 to 31.03.2009.

S.No	Qualification Criteria	Minimum required / eligible Qualification Criteria
1.	Must have achieved the annual financial turnover in any one financial year during 2004-05 to 2008-09 not less than the amount given (Rs. in lakh)	300.00
2.	Satisfactorily completed third party inspections of HDPE/ MDPE pipes and Plastic specials, the value of which should not be less than the amount given (Rs. in lakh) in any one year	200.00

- For SI. No. (2) above the ex perience of the bidders from 01.04.2005 to as on bid submission will be considered for evaluation.
- Consortium bids are not acceptable

The bids of the firms whose previous performance is found to be poor / not satisfactory, will not be taken up for evaluation

- Financial turnov er and cost of completed works of previous years shall be give n weightage of 6% per year based on rupee value to bring them to 2010-2011 price level and that will be considered for the qualifying criteria.
- **4.5** Even though the bidders meet the above qualifying criteria, they are subject to be disqualified if they have:
 - made misle ading or false representations in the forms, state ments and attachments submitted in proof of the qualification requirements; and/or
 - record of po or pe rformance s uch as aban doning the works, not pro perly completing the contract, inordinate delays in completion, litigation history, or financial failures etc.; and/or participated in the previous bidding for the same work and h ad quoted unreas onably high bid prices and could not furnish rational justification to the employer.

5. One Bid per Bidder

5.1 Each bidder shall su bmit only one bid. A bidd er who submits or participates in more than one Bid will cause all the proposals with the Bidder's participation to be disqualified.

6. Cost of Bidding

6.1 The bidder shall bear all costs associated with the preparation and submission of his Bid, and the Employer will in no case be responsible and liable for those costs.

B. Bidding Documents

7. Content of Bidding Documents

7.1 The set of bidding documents comprises the documents listed in the table below and addenda issued in accordance with Clause 9:

Section	1.	Invitation for Bids
	2.	Instructions to Bidders
	3.	Forms of Bid
	4.	Conditions of Contract
	5.	Scope of work
	6.	Forms of Securities
	7.	Bill of quantities

7.2 Of the three se ts of the bidding do cuments supplied, two se ts should be completed and returned with the bid.

8. Clarification of Bidding Documents

A pros pective bidder requiring any clarification of the bidding documents may notify the Employer in writing or by mail/e-mail/telex/facsimile at the Employer's address indicated in the invitation to bid. The Employer will respond to any request for clarification which he received earlier than 7 days prior to the deadline for submission of bids. Copies of the Employer's response will be forwarded to all purchasers of the bidding documents, including a description of the enquiry but without identifying its source.

8.2 Pre-bid meeting

8.2.1 The bid der or his official representative is invited to attend a pre-bid meeting which will take place at

Office of Superintending Engineer (Contracts & Monitoring)
Chennai Metropolitan Water Supply and Sewerage Board, No.1 Pumping
station Road, Chintadripet, Chennai – 600002 on 30.04.2010 at 11.00 AM.

- **8.2.2** The purpose of the meeting will be to clarify issues and to answer questions on any matter that may be raised at that stage.
- **8.2.3** The bidder is reques ted to sub mit any questions in writing or by cable to reach the Employer not later than one week before the meeting.
- **8.2.4** Minutes of the meeting, including the text of the questions raised (without identifying the source of enquiry) and the responses given will be transmitted without delay to all purchasers of the bidding documents. Any modification of the bidding documents listed in Sub-Clause 7.1 which may become necessary as a result of the pre-bid meeting shall be made by the Employer exclusively through the issue of an Addendum pursuant to Clause 9 and not through the minutes of the pre-bid meeting.

8.2.5 Non-attendance at the pre-bid meeting will not be a cause for disqualification of a bidder.

9. Amendment of Bidding Documents

- **9.1** Before the deadline for submission of bids, the Employer may modify the bidding documents by issuing addenda.
- 9.2 Any addendum thus issued shall be part of the bidding documents and shall be communicated in writ ing/e-mail/facsimile to a II the purchasers of the bidding documents. Pros pective bidders shall ack nowledge receipt of each addendum by mail/ e-mail/t elex/facsimile to the Employer. Addendum and clarif ications to prebid q ueries will als o be uploaded in the website. Bid ders who bid after downloading the documents are responsible for downloading the addendum before bidding.
- **9.3** To give prospective bidders reasonable time in which to take an addendum into account in preparing their bids, the Employer's hall extend as necessary the deadline for submission of bids, in accordance with Sub-Clause 19.2 below.

C. Preparation of Bids

10. Language of the Bid

10.1 All documents relating to the bid shall be in the English language.

11. Documents comprising the Bid

11.1 The bid submitted by the bidder shall comprise the following:

Part - A - First Cover - Technical Bid

- (a) Bid Security.
- (b) Technical Bid;
- (c) Qualification Information Form and Documents:
- (d) The Bid (in the format indicated in Section 3)

Part - B - Second Cover - Financial Bid

(e) Price Bid

and an y other materials required to be completed and su bmitted by bidders in accordance with these instructions. The documents listed under Sections 3 and 7 of Sub-Clause 7.1 shall be filled in without exception.

The Bids must be acc ompanied with the prescribed Bid security amount in a separate envelope kept in the Technical bid envelope. The first cover with Bid Security cover and Technical Bid cover shall be written on the cover as "Technical Bid" and "Bid Security". The second cover with the Financial Bid shall be written on the cover as "Financial Bid".

11.2 Bidders bidding for this c ontract tog ether with other con tracts s tated in the IFB/NIT to form a package will so indicate in the bid together with any discounts offered for the award of more than one contract.

12. Bid Prices

- **12.1** The contract shall be for the whole works as described in Sub-Clause 1.1, based on the priced Bill of Quantities submitted by the Bidder.
- 12.2 The bidder shall fill in rates and prices and line item total (both in figures and words) for all items of the Works described in the **Bill of Quantities** along with total bid pri ce (both in figures and words). Items for which no rate or price is entered by the bidder will not be paid for by the Employer when executed and shall be deemed covered by the other rates and prices in the Bill of Quantities. Corrections, if any, shall be made by crossing out, initialing, dating and rewriting.
- 12.3 All duties, taxes, and other levies payable by the contractor under the contract, or for an y other causes hall be in cluded in the rates, prices and total Bid Price submitted by the Bidder. Any statutory variation in duties /taxes, which takes effect from a date subsequent to the due date for receipt of tender, shall be to CMWSS Board's Account
- **12.4** Fixed price and Price adjustment not contemplated in this contract.

13. Currencies of Bid and Payment

13.1 The unit rates and the prices shall be quoted by the bidder entirely in Indian Rupees.

14. Bid Validity

- 14.1 Bids shall remain v alid for a period not less than (120 days) one hundred and twenty days after the deadline date for bid submission specified in Clause 19. A bid v alid for a s horter pe riod shall be rejected by the Employer as non-responsive.
- 14.2 In ex ceptional c ircumstances, prior to expiry of the original time limit, the Employer may request that the bidders may extend the period of validity for a specified additional period. The request and the bidders' responses shall be made in writing or by cable. A bidder may refuse the request without forfeiting his bid security. A bidder agreeing to the request will not be required or permitted to modify his bid, but will be required to extend the validity of his bid security for a period of the extension, and in compliance with Clause 15 in all respects.

15. Bid Security

- 15.1 The Bidder shall furnish, as part of his Bid, a Bid security in the amount as shown in column 3 of the table of NIT for this particular work. This bid security is to be furnished in the form of
 - Bank Draft / Pay order drawn on any Nationalised / Scheduled Bank in favour of Managing Director, Chennai Metropolitan Water Supply and Sewerage Board, payable at Chennai;
 - The Bank guarantee towards Bid Security will not be accepted.
- **15.2** Any bid not a ccompanied by an a cceptable Bid Sec urity and not secured as indicated in Sub-Clause 15.1 above shall be summarily rejected by the Employer.
- 15.3 The Bid Security of unsuccessful bidders will be returned as promptly as possible upon the award of contract and on written request from the unsuccessful bidder. The bid security of the bidder who has refused to extend the bid validity as provided in clause14.2 shall be refunded after the initial bid validity based on written request from the bidder. Employer shall play no interest on the bid security.
- **15.4** The Bid Security of the successful bidder will be discharged when the bidder has signed the Agreement and furnished the required Performance Security.
- **15.5** The Bid Security may be forfeited
 - (a) if the Bidder withdraws the Bid after opening of technical Bid durin g the period of Bid validity;
 - (b) if the Bidder does not a ccept the correction of the Bid Price, pursuant to Clause 26; or
 - (c) in the case of a successful Bidder, if the Bidder fails within the specified time limit to
 - (i) sign the Agreement; or
 - (ii) furnish the required Performance Security.

16. Alternative Proposals by Bidders

16.1 Alternative proposal will not be considered.

17. Format and Signing of Bid

- 17.1 The Bidder shall prepare one original and one copy of the documents comprising the bid as described in Clause 11 of these *Instructions to Bidders*, bound with the volume containing the Form of Bid, and clearly marked "ORIGINAL" and "COPY" as appropriate. In the event of discrepancy between them, the ori ginal shall prevail.
- 17.2 The original and copy of the Bid shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign on behalf of the Bidder, pursuant to Sub-Clauses 4.3. All other pages of the bid and where any entries or

- amendments have been made shall be initialled by the person or persons signing the bid.
- 17.3 The Bid shall contain no alterations or additions, except those to comply with instructions issued by the Employer, or as necessary to correct errors made by the bidder, in which case such corrections shall be initialled by the person or persons signing the bid.
- 17.4 Employer will appreciate submission of offer based on the terms and conditions in the enclosed GCC, SCC, ITB, Scope of Work, and Technical Specification etc. to av oid wa stage of time and money in se eking c larifications on tech nical/commercial aspect of the offer.
- 17.5 E-P AYMENTS: Board has init iated to make payments electronically and the bidder should have an account with HDFC Bank or ICICI Bank or State Bank of India so that the payment through e-banking be made to the bidder, in case TPIA is empanelled. The TPIA should give their account number and other details in any one of the above banks to facilitate payment through E-banking.

D. Submission of Bids

18. Sealing and Marking of Bids

18.1 The bid shall be submitted in two (2) parts viz. PART – A and PART - B. Each part shall be place d in an indep endent sealed envelope. Each part shall be labeled as follows.

PART – A : TECHNICAL BID ENVELOPE

Contract No. : CNT/MWB / NCB/1995 /2009 -10

NAME OF WORK : Empanelling Agencies for conducting third party

inspection of MDPE/HDPE pipes and Plastic specials to

ensure quality assurance

Due date/time : 12.05.2010 @ 3.00 PM.

PART - B : PRICE BID ENVELOPE

Contract No. : CNT/MWB / NCB/1995 /2009 -10

NAME OF WORK : Empanelling Agencies for conducting third party inspection

of MDPE/HDPE pipes and Plastic specials to ensure quality

assurance

- 18.2 The contents of each of the two (2) envelopes shall be a sidescribed in the subsequent clauses. For all further references, these envelopes will be referred to briefly as:
 - Technical bid Envelope
 - Price bid Envelope
 - The envelope containing Part A and the envelope containing Part B shall be placed inside an outer envelope and shall be labelled as follows:

Bid for:	

This envelope contains two (2) independent sealed envelopes as follows:

PART - A : Technical Bid Envelope PART - B : Price Bid Envelope

Contract No. : CNT/MWB / NCB/1995 /2009 -10 Due date & time : 12.05.2010 @ **3.00 PM**.

18.3 The envelope shall be addressed to

The Superintending Engineer (Contracts & Monitoring)
Chennai Metropolitan Water Supply and Sewerage Board
No.1 Pumping Station Road
Chintadripet, Chennai 600 002

Each envelope shall carry the name and address of the Bidder prominently.

- **18.4** The Technical Bid Envelope shall contain the following in the sequence indicated below. The technical bid shall be submitted in two copies.
 - i. Covering letter
 - ii. Performance Cert ificate obtained fr om the c lients as per Qualification Information
 - iii. The Bid Security
 - iv. Letter of Tender / Con tractor's Bid with full signa ture of the Au thorized signatory and Seal
 - v. Declaration by the Bi dder that his Bid is without any t echnical and commercial deviations in the format of the letter enclosed with the Bid.
 - vi. Certified Power of Attorney authorizing a representative or representatives of the Firm to sign the Bid and all subsequent communication
 - vii. Documentary evidence of unambiguous fulfillment of eligibility crit eria for Biding
 - viii. Latest Income Ta x Cle arance Certificate a nd Sa les Tax Cleara nce Certificate.
 - ix. Bid document signed by the authorized signatory.
 - x. Full technical description of the items and services proposed by the Bidder including makes.
 - xi. Details of Equipment proposed for the execution of the works and makes.
 - xii. Details of m annower propos ed and qua lification and e xperience of t he personnel.
 - xiii. Confirmation o f per formance guarantee and D efects Liab ility Perio d in accordance with Clauses 9 &15 of the Conditions of Contract.
 - xiv. Confirmation of the commercial terms and conditions. **There shall be no reference to the price.**
 - xv. List of concurrent commitments including a schedule of contracts under execution including values, percentage of works completed and the schedule date of completion of the work.
 - xvi. Any other technical details
- **18.5** The "Technical Bid Envelope" shall **NOT** contain the following:
 - i. Schedule of Prices of the Bid Document constituting the Lump Sum Bid Price.

- ii. Any indication either di rect or indirect or i mplicit or explicit or implied regarding the Bid Price or its break up details or any other related price in dication etc. shall be a cause for outright disqualification of the entire Bid.
- 18.6 The envelope labeled, as "Price Bid Envelope" shall contain the following in the sequence indicated below. This shall be submitted as two copies 1 original and 1 copy.
 - i. Covering letter
 - ii. The Bid Price for the work with each page signed, dated and s tamped with the seal of the Firm.
 - iii. Apart from the Schedule of Prices and Annexure duly filled in, Bidders shall not enclose any other documents or statements that influence the price. In such an event the Board shall summarily disqualify the Bidder and reject the Bid.
- 18.7 The Bidder shall seal the original and copy of the Bid in separate envelopes, duly marking the envelopes as "ORIGINAL" and "COPY". These envelopes (called as inner envelopes) shall then be put inside one outer envelope.
- **18.8** The **inner and outer** envelopes shall
 - (a) be addressed to the Employer at the following address:

The Superintending Engineer (C & M), No.1, Pumping Station Road, Chintadripet, Chennai -600 002

- (b) Bear the following identification:
 - Bid for[name of contract]
 - Bid Reference No.....[insert number]
 - Do not open before ...[time and date for bid opening, as per Clause 19]
- **18.9** In addition to the identification required in Sub-Clause 18.2, the inner envelopes shall indicate the name and address of the bidder to enable the bid to be returned unopened in case it is declared late, pursuant to Clause 20.
- **18.10** If the outer env elope is not se aled and mark ed as above, the Employer will assume no responsibility for the misplacement or premature opening of the bid.
- 19. Deadline for Submission of the Bids
- 19.1 Bids must be received by the Employer at the address specified above not later than 3.00 PM on 12.05.2010. In the event of the specified date for the submission of bids declared a holiday for the Employer, the Bids will be received upto the appointed time on the next working day.

19.2 The Employer may extend the deadline for submission of bids by issuing an amendment in accordance with Clause 9, in which case all rights and obligations of the Employer and the bidders previously subject to the original deadline will then be subject to the new deadline.

20. Late Bids

20.1 Any Bid received by the Employer after the deadline prescribed in Clause 19 will be returned unopened to the bidder.

Any Bid submitted in person after 3.00 PM. on the due date will not be accepted. Similarly, any bid received by post after 3.00 PM. on the due date will not be accepted and will be returned unopened to the bidder. Hence, the bidders are requested to submit their bid well in advance i.e., be fore 3.00 PM. as per the Office Clock on the dead line / extended deadline date and time of bid submission. The bidders can submit the bids on any day during the bid submission period.

21. Modification and Withdrawal of Bids

- **21.1** Bidders may modify or withdraw their bids by giving notice in writing before the deadline prescribed in Clause 19.
- 21.2 Each Bidder's modification or withdrawal no tice shall be pre pared, se aled, marked, and delivered in acc ordance with Clause 17 & 1 8, with the outer and inner envelopes additionally marked "MODIFICATION" or "WITHDRAWAL", as appropriate.
- **21.3** No bid may be modified after the deadline for submission of Bids.
- 21.4 Withdrawal or mod ification of a Bid between the deadline for submission of bids and the expiration of the original period of bid validity specified in C lause 14.1 above or as extended pursuant to Clause 14.2 may result in the forfeiture of the Bid security pursuant to Clause 15.
- 21.5 Bidders may only offer discounts to, or otherwise modify the prices of their Bids by submitting Bid modifications in accordance with this clause, or included in the original Bid submission.

E. Bid Opening and Evaluation

22. Bid Opening

- 22.1 The Employer will open the **First cover for** all the Bids received (except those received late) in the presence of the Bidders or their representatives who choose to attend at **3.30 PM** on the date and the place's pecified in Clau se 19. In the event of the specified date of Bid of pening being declared a holid ay for the Employer, the Bids will be opened at the appointed time and location on the next working day.
- **22.2** Env elopes marked "WITHDRAWAL" shall be opened and read out first. Bids for which an acceptable notice of withdrawal has been submitted pursuant to Clause 21 s hall not be ope ned. Sub sequently d etails of all en velopes marked "Modification" shall be read out in appropriate.
- 22.3 The Bidders' names, Bid modifications and withdrawals, the presence or absence of Bid security, and such other details as the Employer may consider appropriate, will be announced by the Employer at the Technical Bid opening. No bid shall be rejected at bid opening except for the late bids pursuant to Clause 20. Bids [and modifications] sent pursuant to Clause 21 that are not opened and read out at bid opening wil I no t be considered for further evaluation regardless of the circumstances. Late and withdrawn bids will be returned un-opened to bidders. The Price bid envelope will not be opened on the same day but on another day in the presence of the qualified Bidders or their authoris ed representatives. The date and time of opening the Price bid envelope will be advised to the qualified Bidder in writing.
- 22.4 The Employer shall prepare minutes of the Bid opening, including the information disclosed to those present in accordance with Sub-Clause 22.3.
- **22.5** Two cover bidding procedure will be adopted and will be processed as detailed below:

Bids (in two covers) must be delivered to the address below at or before **3.00 PM** office time on 12.05.2010. The first cover with Bid Security cover and Technical Bid cover shall be written on the cover as "Technical Bid" and "Bid Security" without any reference to the price. The second cover with the Financial Bid shall be written on the cover as "Financial Bid" will consist of Price Bid only.

TECHNICAL BID OPENING

First cov er will be opened in the presence of bidders' representatives who choose to attend at the address given below at $\bf 3.30~PM$. office time on

PRICE BID OPENING

After technical evaluation of the Bids, the employer will satisfactorily open the second cover (price Bid) of the bidders who meet the minimum acceptable qualification criteria and who has submitted a substantially responsive bid. Only the price bids of those bidders whose bids are found substantially responsive and acceptable will be opened on the date and time to be intimated later and the price bids will be evaluated. Bidders may be required to attend price bid opening at a short notice of 24 hours.

23. Process to be Confidential

23.1 Information relating to the examination, clarification, evaluation, and comparison of Bids and recommendations for the award of a contract shall not be disclosed to Bidders or any other persons not officially concerned with such process until the award to the successful Bidder has been announced. Any effort by a Bidder to influence the Employer's processing of Bids or award decisions may result in the rejection of his Bid.

24. Clarification of Bids

- 24.1 To assist in the ex amination, evaluation, and comparison of Bids, the Employer may, at his disc retion, ask any Bidd er for clarification of his Bid, in cluding breakdowns of the unit rates. The request for clarification and the response shall be in writing or by cable, but no change in the price or substance of the Bid shall be sought, offered, or permitted except as required to confirm the correction of arithmetic errors discovered by the Employer in the evaluation of the Bids in accordance with Clause 26.
- 24.2 Subject to sub-clause 24.1, no Bidder shall contact the Employer on any matter relating to its bid from the time of the bid opening to the time the contract is awarded. If the Bidder wishes to bring additional information to the notice of the Employer, it should do so in writing.
- 24.3 Any effort by the Bidder to influence the Employer in the Employer's bid evaluation, bid comparison or contract award decisions may result in the rejection of the Bidders' bid.

25. Examination of Bids and Determination of Responsiveness

- Prior to the detailed evaluation of Bids, the Employer will determine whether each Bid (a) meets the eligibility criteria defined in Clause 3; (b) has been properly signed; (c) is accompanied by the required se curities and; (d) is substantially responsive to the requirements of the Bidding documents.
- 25.2 A substantially responsive Bid is one which conforms to all the terms, conditions, and spec ifications of the Bidding doc uments, without material deviation or reservation. A ma terial deviation or re servation is one (a) which affects in any substantial way the scope, quality, or performance of the Works; (b) which limits in any substantial way, inconsistent with the Bidding documents, the Employer's rights or the Bidd er's obligations under the C ontract; or (c) whose rectification would a ffect u nfairly the competitive p osition of o ther Bidders prese nting substantially responsive Bids.
- 25.3 If a B id is not substanti ally responsive, it will be rejected by the Employer, and may not subsequently be made responsive by correction or withdrawal of the non-conforming deviation or reservation.

26. Correction of Errors

- 26.1 Bids determined to be substantially responsive will be checked by the Employer for any arithmetic errors. Errors will be corrected by the Employer as follows:
 - (a) where there is a discrepanc y be tween the ra tes in figures and in words, the lower of the two will govern; and
 - (b) where there is a discrepancy between the unit and the line item total resulting from multiplying the unit rate by the quantity, the unit rate as quoted will govern.
- 26.2 The amount stated in the Bid will be adjusted by the Employer in accordance with the above procedure for the correction of errors and, with the concurrence of the Bidder, shall be considered as binding upon the Bidder. If the Bidder does not accept the corrected amount the Bid will be rejected, and the Bid security may be forfeited in accordance with Sub-Clause 15.5 (b).

27 Evaluation and Comparison of Bids

- 27.1 Employer will evaluate and compare only the Bids determined to be substantially responsive in accordance with Clause 26 and as per Tamil Nadu Transparency in Tenders Act 1998 and Rules 2000.
- **27.2** Evaluating the Bids, the Employer will determine for each Bid the evaluated Bid Price by adjusting the Bid Price as follows:
 - (a) making any correction for errors pursuant to Clause 26; or
 - (b) making an appropriate a djustments for any other acceptable variations, deviations; and
 - (c) making appropriate ad justments to reflect d iscounts o r other price modifications offered in accordance with Sub Clause 21.5.
- **27.3** Employ er reser ves the rig ht to a ccept or reject any variation, deviation, or alternative offer. Variations, deviations, and alternative offers and other factors which are in excess of the requirements of the Bidding documents or otherwise result in un solicited benefits for the Employer shall not be tak en into account in Bid evaluation.

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F. Award of Contract

28 Award Criteria

- 28.1 Subject to Clause 29, the Employer will determine the lowest evaluated Price quoted from the price quoted by the substantially responsive bidders and ask for the willingness for acc eptance of the lowe st evaluated price from all the responsive bidders. Bidders who have participated and found responsive to the technical conditions will be requested for acceptance of the lowest rate and a panel of all the bidders who have agreed for the lowest approved rates will be prepared on strict as cending order arrived based on their ranking in the price bid evaluation. In case the same percentage is quoted by more than one bidder, the alphabetic order of the name of the bidder will be taken for enlisting.
- 28.2 The Employer will then is sue orders for inspection to all the agencies in the panel in rotational basis for carrying work third Party Inspection for Board.

29. Employer's Right to accept any Bid and to Reject any or all Bids

29.1 Notwithstanding Clause 28, the Employer reserves the right to accept or reject any Bid, and to cancel the Bidding process and reject all Bids, at any time prior to finalisation of this bid, without thereby incurring any liability to the affected Bidder or Bidders or any o bligation to in form the affected Bid der or Bidders of the grounds for the Employer's action.

30. Notification of Award and Signing of Agreement

30.1 The Bidders who have been empanelled will be a warded inspection works and the successful Bidder shall pay the performance security in the form specified, the Employer will issue an unfilled document to the bidder who has to arrange for affixing the special adhesive stamp for a value not less than Rs.20/- and produce it back to the Employer. The Employer will then prepare complete set of document in which the Employer and bidder will sign. This exercise of signing the agreement should be completed within 10 days from the date of receipt of the performance security from the bidder.

31. Performance Security

- 31.1 Within 15 days of receipt of the Letter of Acceptance, the successful Bidder shall deliver to the Employer a Performance Security in any of the forms given below for an amount to be calculated as per Clause 31.4.
- **31.2** i) An irrevocable bank guarantee in the form given in Forms of Securities
 - ii) In the shape of NSC/NSS/KVP/Post Office Time De posits valid for the required Contract period and pledged in favour of Managing Director, CMWSS Board and shall have the necessary transfer endorsement of the Post Office.
 - iii) Fixed Deposit f or t he required period f rom Nationalised/Scheduled Bank/TNSC Bank in favour of Managing Direc tor, CMWSS Board.

Certified cheque/Bank D raft in favour of CMWSS Board pa yable at Chennai.

- 31.3 Failure of the successful Bidder to comply with the requirements of Sub-Clause 31.1 shall constitute sufficient grounds for cancellation and will not be empanelled and liable for forfeiture of the Bid Security.
- 31.4 The value of performance security to be remitted shall be 5% of the order value and shall be valid up to 6 months beyond the contract period.

32. Corrupt or Fraudulent Practices

- 32.1 The Employer requires that Bidders observe the highest standard of ethics during the evaluation and execution of such contracts. In pursuance of this policy, the Employer:
 - (a) defines, for the purposes of this provision, the terms set forth below as follows $\dot{}$
 - (i) "corrupt practice" means the offering, giving, receiving or soliciting of any thing of value to in fluence the action of a public of ficial in the evaluation process or in contract execution; and
 - (ii) "fraudulent practice " m eans a misrepresentation of facts in ord er to influence t he evaluation proces s or the ex ecution of a contract to t he detriment of the Employer and includes collusive practice among Bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Employer of the benefits of free and open competition.
 - (b) will reject a prop osal for a ward if it dete rmines t hat the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question;
 - (c) will declare a f irm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at a ny time determines that the firm has en gaged in corrupt or frau dulent p ractices in competing for, or in executing a contract.
- **32.2** Furthermore, Bidders shall be aware of the provision stated in clause 16 of the Conditions of Contract.

3. FORMS OF BID AND QUALIFICATION INFORMATION

Table of Forms:

- CONTRACTOR'S BID
- QUALIFICATION INFORMATION
- NOTICE TO PROCEED WITH THE WORK
- AGREEMENT FORM

Contractor's Bid

Description of the Wor	ks:			
To Address	: The Superintend		C & M), , Chintadripet, Chennai600 002	
GENTLEMEN,	No. 1, Fullipling	Station Road, (Jilintauripet, Chemiai000 002	
Contract, Scope of wacknowledged, We offer	vork and Prices er to carry out the w	chedule, etc. vhole of the Job	PIA, Ge neral and Special Condition the receipt of which is hereby described under this bid in accord dat the Contract Prices tated in	duly ance
	ch no Commercial E	Bid, an d it shall	e Hundred and Twenty Days) fron r emain binding u pon us and ma	
	every work entruste		uarantee equal to 2% (Two percer on tract, for the due perfor mance w	
			to gether with your written a ccept ing Contract between us.	ance
Bid Documents but ma be deemed to be me	ay be inferred to be ntioned in Bid Docu fulfilment of Agreem	included to med uments unless of	any action and activity not mention et the intend of the Bid Documents of therwise specifically excluded a neteness of the Work in all respects were appeared to the work in all respects were appeare	shall d we
We un derstand that y receive.	ou a re not bound t	to accept the l	o west price d or an y bid that you	m ay
contract, we will strictl "Prevention of Corrupti	ly observe the laws ion Act, 1988). ities, if a ny, paid or	against fraud a to be paid by ι	s made to u s, in executing) the a and corruption in force in In dia nar us to agents relating to th is Bid, ar ed below:	mely,
Name and address of	agent A	mount	Purpose of Commission gratuity	o r
(if none, state "none") We hereby confirm tha Bidding documents.	it this Bid complies v	with the Bid Vali	dity and Bid Security required by th	е
We attach herewith ou	r current income tax	cand sales tax o	clearance certificates.	
Yours faithfully,				

Authorized Signature: Name & Title of Signatory:

Name of Bidder Address

Qualification Information

The information to be filled in by the Bi dder in the following pages will be used for purposes of pre-qualification as provided for in Clause 4 of the Instructions to Bidders. This information will not be incorporated in the Contract.

- 1-1 Bidder Name:
- 1-2 Number of Years in Operation:
- 1-3 Address of Registered Office:
- 1-4 Operation Address if different from above:
- 1-5 Telephone Number:
- 1-6 E-mail address:
- 1-7 Website:
- 1-8 Fax Number:
- 1-9 ISO Certification
- 1-10 Banker's Name:
- 1-11 Branch:
- 1-12 Branch Code:
- 1-13 Bank account number:
- 1-14 Power of attorney of signatory of Bid [Attach]

1.2 Annual financial turnover achieved in the last five years. (in Rs. Crores)

SI.No.	Year	Financial turnover (Rs. in Crores) *
2	004-2005	
2	005-2006	
2	006-2007	
2	007-2008	
2	008-2009	

Attach a Certificate from Chartered Accountant along with Audited Accounting Statement.

1.3.1 Inspections performed by the Bidder during the period from 01.04.2004 to 31.03.2009 as detailed below:-

(For (i) Pipes and Specials (ii) Pumps and accessories and (iii) Electrical Equipment separately)

Project Name	Full Postal Address and phone nos. of Client & Name of Officer-in- Charge	Description of work	Value of inspection with details of pipe materials and equipment (Rs. Lakhs)	Date of issue of work order	Details of completion of inspections	Remarks
From 1.04	1.2005 to 3	1.03.2006				
From 1.04	1.2006 to 3	1.03.2007				
From 1.04	1.2007 to 3	1.03.2008				
From 1.04	1.2008 to 3	1.03.2009				
From 1.04	1.2009 to 3	1.03.2010				
From 1.04	1.2009 to 3	1.03.2010				
From 1.04	1.2010 to a	s on date of l	bid submiss	ion		

- * Enclose certificate(s) from Engineer(s)- in- charge.
- * The experience shall be supported by a certificate from client and notarised
- * Corresponding letter of acceptance need to be furnished and notarised
- * Any work done as a sub-agency will be considered only when the certificate is issued by the prime employer.
- * Type of material such as Pipes with material of pipe and sizes and Pumping, Electrical equipment details need to be furnished
- 1.4 Name, address and telephone, telex and fax numbers of the Bidders' bankers who may provide references if contacted by the Employer.
- 1.5 Information on litigation history in which the Bidder is involved.

Other Party (ies)	Employer	Cause of Dispute	Amount Involved	Remarks showing present status

CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD CONTRACTS DIVISION

AGREEMENT

ARTICLE OF AGREEMENT made this	. Day of
(hereinafter referred to as the contractor) on the or	ne nart and
the Chennai Metropolitan Water Supply and Sewerage Board, No.1, Pumpin Road, Chintadripet, Chennai-600 002 (hereinafter called the Board) on the contraction of the c	g Station
WHEREAS the Contractor delivered to the Board the willingness letter dated whereby the contractor of	
undertook to carry out the works specified by the Board and accordingly contract for Third Party Inspection Agency for Inspecting the materials invowork of - CONTRACTS	
WORK OF — CONTINACTO	
Of value about Rsand also undertook to do all varied inspections which might be ordered as part of the contract and Board such tender in pursuance whereof the parties hereto have entered into this contract.	ex tra and d accepted ntract.
AND WHEREAS the contractor in accordance with the terms of the shas deposited in the office of the Board as Security for the due and faithful per by the contractor of this contract, the sum of Rs	erformance mand Draft AT for the a the Board d efficiently se works of or other d ocuments lule (bills of a the works tities) and Board for t during the etion of the e in writing erms of this actor under s thereto or

a) All certificates or notices or orders for time or for extra or varied or altered works which are to be the subject of an extra or varied charge shall be in writing whether so described in the contract or not and unless in writing shall not be valid or binding or be of any effect whatsoever.

- b) The term contract shall include:
 - i. Letter of Acceptance (issued for each inspections)
 - ii. Con tractor's Bid;
 - iii. Conditions Of Contract
 - iv. Sc ope of work
 - v. Bill of Quantities; and
 - vi. Any other correspondences deemed fit.

IN W	ITNESS	WHEREOF THE co	ntractor	ar	ıd t	he
		En gineer	on beh	alf of the Board hav	е са і	used
their c	ommon se	al to be affixed the day	and year fi	rst above written.		
Signe	d, sealed a	nd delivered by the said	d contracto	r in the presence of		

Signature of Contractor.

Name and Seal

Signature, Name and Designation of witness:

The common seal of the Chennai Metropolitan Water Supply and Sewerage Board was hereunto Duly affixed in the presence of:

In witness whereof I hereunto affix may signature:

Contracts Engineer (II)
CHENNAI METROPOLITAN WATER SUPPLY
AND SEWERAGE BOARD

Section-IV

GENERAL CONDITIONS OF CONTRACT

1. DEFINITIONS AND INTERPRETATIONS

In this Document, as hereunder defined, the following terms and expressions shall have the meaning hereby assigned to them except where the context otherwise requires:

AGREEMENT means the agreement concluded on non-judicial stamp paper between Chennai Metropolitan Water Supply and Sewerage Board and Third Party Inspection Agency for Services as per this Bid document.

Chennai Metropolitan Water Supply and Sewerage Board / OWNER shall mean Chennai Metropolitan Water Supply and Sewerage Board

Chennai Metropolitan Water Supply and Sewerage Board'S REPRESENTATIVE means the person appointed or authorized from time to time by Chennai Metropolitan Water Supply and Sewerage Board for execution of the contract.

THIRD PARTY INSPECTION AGENCY'S REPRESENTATIVE means the person appointed from time to time by THIRD PARTY INSPECTION AGENCY for execution of the Contract.

ENGINEER-IN-CHARGE / EXECUTIVE-IN-CHARGE shall mean the person designated from time to time by the Chennai Metropolitan Water Supply and Sewerage Board and shall include those who are expressly authorized by him to act for and on his behalf for operation of this CONTRACT.

CONTRACT shall mean Letter of Acceptance and all attached exhibits and document referred to therein and all terms and conditions thereof together with any subsequent modifications thereto.

SERVICES mean the duties to be performed and the services to be rendered by Third Party Inspection Agency according to the terms and conditions of the Contract.

HEADINGS the headings appearing herein are for convenience only and shall not be taken in consideration in the interpretation or construction of the Contract.

SINGULAR AND PLURAL WORDS importing the singular only also include the plural and vice-versa where the context requires.

2. SCOPE OF THIRD PARTY INSPECTION AGENCY (TPIA)

- 2.1. Scope of the Third party Inspection Agency shall be as specified in Section V.
- 2.2. Unless otherwise stipulated in the Co ntract, the Scop e of ins pections s hall include all tests/items not specifically mentioned in the Contract but that can be reasonably inferred from the Contract as being re quired for completion of the Services as if such items were expressly mentioned in the Contract.

3. CMWSSB'S REPRESENTATIVE

3.1. Chennai Metropolitan Water Su pply and Sewerage Board's Representative(s) who shall be entit led to a ct on be half of CMWSSB with respect to any decision it is empowered to make. The bill / invoice of Third Party Inspection A gency will b e cert ified for pa yment by such representatives

4. LANGUAGE

4.1 The language of the Contract shall be English.

5. LAW

5.1. Subject to the pro visions of t his Art icle, the Con tract shall be, in all respects, con structed and operated as an Indian Contrac t and in accordance with Indian Laws as in force for the time being and is subject to and referred to the Court of Law situated at Chennai.

6. CONTRACT PRICE

6.1 The price shall be inclusive of all taxes, duties travelling allowances, equipment utilisation charges etc., complete.

7. TERMS OF PAYMENT

- 7.1. CMWSSB shall pay for the services rendered as per stipulation in the tender through E-Banking only (through ICICI Bank, HDFC Bank or State Bank of India). All B ank charges of Third Party Inspection Agency's Bankers shall be to the Third Party Inspection Agency's account.
- 7.2. Third Party Inspection Agency will invoice CMWSSB according to the terms and conditions provided in the tender.
- 7.3. Payment terms will be as follows:

On completion of each inspection - 95% of inspection charges

(As perc entage of Ex -factory cost of ma terials inspected including all taxes)

After close out of Project on completion - of inspection job in all respects

5% of inspection charges of (As percentage of Ex-factory cost of materials inspected including all taxes)

8. TAXES AND DUTIES

- 8.1. Third Party Inspection Agency shall pay any and all taxes including service tax, duties, levies etc. which are payable in relation to the performance of the Contract. The quoted price shall be inclusive of all such taxes and duties.
- 8.2. Statutory variation in taxe s (CST, LST, WCT, withholding tax, service tax etc.) and d uties, if an y s ubsequent to the bid openin g and within the contractual completion per iod shall be to the account of the Chennai Metropolitan Water Supply and Sewerage Board.

- 8.3. Third Party Inspection Agency will not claim from Chennai Metropolitan Water Supply and Sewerage Board any taxes paid by him.
- 8.4. Chennai M etropolitan Water Su pply a nd Sewe rage Board s hall d educt Income tax at source at applicable rates.

9. PERFORMANCE GUARANTEE

- 9.1 Within 15 days of receipt of the Letter of Acceptance on, the successful Third party Agency shall deliver to the Employer a Performance Security in any of the forms give in below for an amount mentioned in the Letter of acceptance
- i) An irrevocable bank guarantee in the form given in Forms of Securities
- ii) In the shape of NSC/NSS/KVP/Post Office Time Deposits valid for the required Contract period and pledged in favour of Managing Director, CMWSS Board and shall have the necessary transfer endorsement of the Post Office.
- iii) Fixed Deposit f or the required period from Nationalised/Scheduled Bank/TNSC Bank in favour of Managing Director, CMWSS Board. Certified cheque/Bank Draft in favour of CMWSS Board payable at Chennai.

10. TECHNICAL SPECIFICATIONS

10.1 The TPIA s hall ensure that the materials supplied and in spected shall comply with the technical specifications and other provisions made in the respective Contracts for which the third party inspections proposed.

Wherever references are made in the Contract to codes and standards in accordance with which it shall be executed, the edition or the revised version of such codes and standards shall be those specified in the respective contract.

11. CONFIDENTIALITY

- 11.1. Third Party Inspection Agency/Chennai Metrop olitan Water Supply and Sewerage Board shall treat all matters in connection with the Contract as strictly confidential and undertakes not to disclose, in any way, information, documents, tec hnical data, experience and kno w-how giv en to him by Chennai Metrop olitan Water Supply and Se werage Board/ Third Party Inspection Agency without the prior written consent of the latter.
- 11.2. Third Party Inspection Agency further undertakes to limit the ac cess to confidential information to those of its employees, Imple mentation Partners who reasonably require the same for the proper performance of the Contract provided however that Third Party Inspection Agency shall ensure that each of them has been informed of the confidential nature of the confidentiality and non-disclosure provided for hereof.

12. RESOLUTION OF DISPUTES / ARBITRATION

- 12.1. Chennai Metropolitan Water Supply and Sewerage Board and Third Party Inspection Agency shall make e very effort to res olve amicably by direct informal negotiations any disagreement or dispute arising between them under or in connection with the Contract.
- 12.2. All disputes, controversies, or claims be tween the parties (except in matters where the declision of the Executive/Engineer-in-Charge is deemed to be final and binding) which cannot be mutually resolved within a reasonable time shall be referred to Arbitration by sole arbitrator.

Chennai Metropolitan Water Supply and Sewerage Board shall suggest a panel of three independent and di stinguished persons to the other party (Third Party Inspection Agency) to select any one among them to act as the sole Arbitrator. In the event of failure of the other party to select the Sole Arbitrator within 3 0 days from the receipt of the communication suggesting the panel of arbitrators, the right of selection of sole Arbitrator by the other party shall stand forfeited and Chennai Metropolitan Water Supply and Sewerage Board shall have discretion to proceed with the appointment of the sole Arbitrator. The decision of the Chennai Metropolitan Water Supply and Sewerage Board on the appointment of Sole Arbitrator shall be final and binding on the parties.

The award of the Sole Arbitrator shall be final and binding on the parties and unless directed/awarded otherwise by the Sole Arbitrator, the cost of arbitra tion proceedings shall be shared equally by the PARTIES. The arbitration proceeding shall be in English language and the venue shall be at Chennai, India.

Subject to the above, the provisions of (Indian) Arbitration & Conciliation Act, 1 996 and the rules framed there-under shall be applicable. All matters relating to this contract are subject to the exclusive jurisdiction of the Courts situated at Chennai (India).

13. SUSPENSION OF THE PREFORMANCE OF DUTIES AND SERVICES

- 13.1 Chennai Metropolitan Water Supply and Sewerage Board may suspend in whole or in part the performance of services of Third Party Inspection Agency's any time upon giving not less than fifteen (15) days notice.
- 13.2 Upon notice of suspension, Third Party Inspection Agency shall suspend the inspection as agreed upon by both the parties.
- 13.3 Upon suspension of the performance of services, Third Party Inspection Agency shall be entitled to reimbursement of the costs which shall have been actually incurred prior to the date of such suspension. However, the total reimbursement shall be restricted to contract price.
- 13.4 By fifteen days prior notice, Chennai Metropolitan Water Supply and Sewerage Board may request Third Party Inspection Agency to resume the performance of the services, without any additional cost to Chennai Metropolitan Water Supply and Sewerage Board.
- 13.5 In case of suspension of work by Third Party Inspection Agency on Chennai Metropolitan Water Supply and Sewerage Board's request for more than 10 days, demobilization and remobilization charges will be paid to Third Party Inspection Agency as per Schedule of Rates.
- 13.6 If the suspension of the duties and services exceeds six months, either party shall be entitled to terminate contract according to Article 16.3 hereunder.

14. ASSIGNMENT

14.1. Third Party Inspection Agency shall not have the right to assign or transfer the benefit and obligations of the contract or any part thereof to the third party without the prior approval in writing of Chennai Metropolitan Water Supply and Sewerage Board which it shall do at its discretion. However, in event of that all legal/contractual obligations shall be binding on Third Party Inspection Agency only.

15. LIABILITIES

- 15.1. Without pre judice to any express provision in the contract, Third Party Inspection Agency shall be sole ly responsible for any delay, lack of performance, breach of agreement and/or any default under this contract.
- 15.2. Third Party Inspection Agency shall remain liable for any damages due to its gross negligence within the next 12 mon the a fter the iss uance of the provisional acceptance certificate of the contract.
- 15.3. The amount of liability will be limited to 10% of the contract value.

16. TERMINATION OF CONTRACT

16.1. **Termination for Default**

Chennai Metropolitan Water Supply and Sewerage Board reserves its right to terminate / short close the contract, without prejudice to a ny other remedy for breach of CON TRACT, by giving one month notice if Third Party Inspection

Agency fails to perform an y obligation(s) under the CONTRACT and if Third Party Inspection Agency, does not rectify his failure within a period of 30 days (or such longer period as Chennai Metropolitan Water Supply and Se werage Board may authorise in writing) after receipt of the default notice from Chennai Metropolitan Water Supply and Sewerage Board.

16.2. Termination for Insolvency

Chennai M etropolitan W ater Supply and Se werage Board m ay a t a ny time terminate the CON TRACT by giving written notice without compensation to Third Party Inspection Agency, if Third Party Inspection Agency becomes bankrupt or ot herwise in solvent, provided that such termination will not prejudice or affect any right of action or remedy which has accrued or will accrue thereafter to Chennai Metropolitan Water Supply and Sewerage Board.

16.3. Termination for convenience

Chennai Metropo litan Water Sup ply and Sewerage Bo ard may by written notice sent to Third Party Inspection Agency, terminate the contract, in whole or part, at any time for its convenience. However, the payment shall be released to the extent to which performance of work executed as determined by Chennai Metropolitan Water Supply and Sewerage Board till the date upon which such termination becomes effective.

17. MODIFICATION

Any modification of or addition to the contract shall not be binding unless made in writing and agreed by both the parties.

18. CONTRACT / AGREEMENT

The notification of award along with agreement on non judicial stamp paper of appropriate value of as per proforma within 10 days from the date of receipt of LOI, the cost of stamp paper is to be borne by Third Party Inspection Agency, and its enclosures shall constitute the contract between the parties and supersedes all other prior agreements, arrangements and communications, whether oral or written, between the parties relating to the subject matter hereof.

19. FORCE MAJEURE

Shall mean and be limited to the following:

- a) War/hostilities
- b) Riot or Civil commotion
- c) Earthquake, flood, tempest, lightening or other natural physical disaster.
- d) Re strictions im posed by the Government or other statutory bodies which prevents or delays the execution of the Contract by Third Party Inspection Agency.

THIRD PARTY INSPECTION AGENCY shall advise Chennai Metropolitan Water Supply and Sewerage Board by a registered letter duly certified by the local Chamber of Commerce or statutory authorities, the beginning and end of the above causes of delay within seven (7) days of the occurrence and cessation of such Force Majeure Conditions. In the event of delay lasting over one month, if arising out of causes of Force Majeure, Chennai Metropolitan Water Supply and Sewerage Board reserves the right to cancel the Contract and the provisions governing termination stated under Article 16.3 shall apply.

For delays arising out of Force Majeure, Third Party Inspection Agency shall not claim extension in completion date for a period exceeding the period of delay attributable to the c auses of Force Majeure and neither Chen nai Metropolitan Water Supply and Sew erage Board nor Third Party Inspection Agency shall be liable to pay extra costs provided it is mutually established that Force Majeure Conditions did actually exist.

Third Party Inspection Agency shall categorically specify the extent of Force Majeure Conditions prevalent in their works at the time of submitting their bid and whether the same have been taken into consideration or not in their quotations. In the event of any force majeure cause, Third Party Inspection Agency or the Chennai Metropolitan Water Supply and Sewerage Board's hall not be liable for delays in performing their obligations under this order and the completion dates will be extended to Third Party Inspection Agency without being subject to price reduction for delayed completion, as stated elsewhere.

20. Rectification Period

All services shall be rendered strictly in accordance with the terms and conditions stated in the Contract.

No deviation from such conditions shall be made without CMWSSB'S agreement in writing which himself be obtained before any work against the order is commenced. All services rendered by Third Party Inspection Agency pursuant to the Contract (irrespective of whether engine ering, design data or other information has been furnished, reviewed or approved by CMW SSB) are guaranteed to be of the best guality of their respective kinds.

Third Pa rty Insp ection Agenc y s hall rec tify at his own c ost an y mistake in assumption of any data in the study or use of wrong data or faulty study observed within 15 days of the acceptance of his report and will sub mit the rectified report incorporating the changes wherever applicable within 7 days of observance of mistake.

21. Engaging specialist/Specified Laboratories

In ex ceptional c ircumstances if the t hird party agency n eeds to engage a qualified specialist or e ntrust the tests to specified Laboratories the Third Party Inspection Agency (TPIA) can dos o after getting prior approva I from CMWSS Board. Similarly whenever the CMWSSB in sists the TPIA should engage specialist or test quality of the materials through a specified Laboratories, the TPIA shall do the same at no extra cost

22. Notices

- 22.1. Any notice given by one party to the other pursuant to the CONTRACT shall be sent in writing or by telegram or fax, telex/cable confirmed in writing
- 22.2. A notice shall be effective when delivered or on the notice's effective date, whichever is later.

23. Acquisition of Data

23.1. If re quired, THIRD PARTY INSPEC TION AGEN CY shall be responsible for carrying out any surveys and acquisition of all data from necessary sources. CMWSSB, if requested in writing by THIRD PARTY INSPECTION AGENCY, may assist the Third Party Inspection Agency in the said acquisition by way of issue of recommendatory letters only. All requisite clearances, co-ordination, fees, charges, etc. and compliance to the local laws required for completion of the job shall be the re sponsibility of the THIRD PAR TY INSPECTION AGENCY.

Section-V SCOPE OF WORK

SCOPE OF WORK AND MANDATORY DUTIES OF THIRD PARTY INSPECTION AGENCY

- 1. TPIA shall perform its Services in full accordance with the term s and conditions of the C ontract and any applicable local laws and regulations and shall exercise all r easonable professional skill, care and diligence in the discharge of said Project work.
- 2. TPIA shall in all prof essional matters act as a faithful advisor to Chennai Metropolitan Water Sup ply and Se werage Board, and will provide all the expert commercial/technical advice and skills which are normally required for the class of Services for which it is engaged.
- 3. TPIA, i ts s taff, e mployees s hall c arry ou t all its responsibilities in accordance with the b est professional standards. Third Party Inspection Agency shall prepare and submit documents /reports etc. in due time and in accordance with the Tender Conditions.
- 4. TPIA will main tain for the performance of the Contract, person nel as determined to be re sponsible for carrying out this job and such persons shall not be replaced or substituted without written approval of Chennai Metropolitan Water Supply and Sewerage Board.
- 5. The Testing of the materials shall be carried out as per the relevant IS specification of the material/Equipment, Board's technical specification and approved quality assurance plan at the factory of the manufacturer situated anywhere in India.
- 6. Inspection should be undertaken within 7 days from the receipt of Inspection call from the Vendor/Contractor and in special circumstances the inspection agency must be able to clear the inspection within 2 days based on the priority fixed by the Board.
- 7. All the inspected and approved materials should have a distinct identification marks and such marks should be made on every item of the purchase order, though actual tests have been carried out only on samples as per ISI sampling and Testing procedure.
- 8. The inspection agency should issue inspection certificate only if the materials are found acceptable as per the Purchase order specification/QAP/Technical specification/IS duly noting the number of item offered for in spection, quantity a ccepted/rejected et c., immediately after inspection.
- 9. The inspection agency shall not admit any deviation in the specification of the purchase order unless otherwise specially approved by the Board.
- 10. The ins pection ag ency should send the or iginal certificate to a ll the concerned officials of the Board.
- 11. The in specting ag ency will be re sponsible for sampling all the materials

- inspected and guarantee the quality of the materials as determined from sampling and tests conducted.
- 12. The inspection of each material shall be conducted irrespective of the value of the material.
- 13. In case of any problems /clarifications over the quality of materials received at site/stores due to lapse of the inspection agency, the inspection agency shall forthwith r efund entire am ount collected for inspection of particular consignment or carry out inspection of replacement supplies free of cost or termination of the contract as may be desired by the Board. The decision of the Board shall be final.

DELIVERABLES

- a. The TPIA is required to submit all deliverables within the schedule inline with the requirement mentioned in various sections of this document. The deliverables includes reports, presentations etc. The deliverables are summarized as under but not limited to:
- b. TPIA sha ll p repare a de tailed Qu ality Assurance plan (QAP) for the execution of contract for various activities, which will be mutually discussed and agreed to.
- c. TPIA shall establis h document and maintain an effective Quality Assurance system outlined in recognized codes.
- d. Any other deliverable not mentioned here but required elsewhere in tender.
- e. As far as possible both hard and editable soft copies to be provided.
- f. For each of the activity TPIA shall provide a comparison between the QAP practices followed for CMWSSB Projects vis-à-vis best practice recommended for future.
- g. The TPIA shall submit all documents to CMWSSB after the completion of the contract. Further they will retain one set of all documents with them for a period of three years after contract closure.

Any other document required for release of payment to TPIA.

OBLIGATIONS OF BOARD

- Immediately on finalisation of a tender for procurement of work/material the Board will fix TPIA in the empanelled list and issue work order for carrying out inspections. (The Board is Empowered to fix any TPIA in the empanelled list as per the requirements and necessity without maintaining any seniority/roaster)
- Necessary documents such as Technical specifications, QAP, drawings and copy of purchase order will be made available to the TPIA.
- 3. The contractor/Manufacturer of the work/material or equipment will be informed of the fixing up of the TPIA
- 4. The Main Contractor shall be asked to provide following details to TPIA while raising inspection call

- a)
- Name of the contact person with telephone and fax No. Address of vendor works where inspection is proposed to be b) carried out.
- c)
- Proposed date of inspection
 Schedule of equipment value wise and place of inspection during the course of inspection. ď)

SECTION-VI

FORMS OF SECURITIES

PROFORMA OF BANK GUARANTEE FOR CONTRACT PERFORMANCE GUARANTEE

(ON NON-JUDICIAL PAPER OF APPROPRIATE VALUE)

TO:

CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD

(CMWSSB) No.1 Pumping Station Road Chinthadripet Chennai 600002

Dear Sirs M/s	S,		
have bee	en		
awarded	the work	of	
for CMW	/SSB, Chennai-2		
The C o	ntracts conditions provide that the(as full Contract Perform		
guarante	ed. The form of pa yment of Contee executed by Nationalised Bank, und B, Chennai-2, in case of default.		
The said	1	has	s approached us
	their req uest a nd in c onsideration of t	he p remises we havi	ing our off ice at
hereinaft 1.	ter mentioned.		We
a w	hereby unde rtake and ag ree wit had hereby unde rtake and ag ree wit had hereby unde rtake and ag ree wit had had hereby under the had had had hereby under had had hereby under the had	in perf orming arent of any money payab course to the contracto	n y o f the term s ble to CMWSSB., or to you in s uch mou nt of
2. Y ou v g	he said sum as you may from time to tin will have the full liberty without re fe juarantee, postpone for any time or from lowers and rights conferred on yo	ne require. rence t o us and wi tho n time to time the exerc	out affect ing t his cise of any of the with the sa id
_	endorsing any po wers or rights or by which u	reason of ti me b eing gunder law relating to the	given to the said
b	out for provision have the effect of releas	ing us.	

3. Your rig ht to recover the said sum of
() from us in manner aforesaid
will not be affec ted or su spended by reason of the fact that any dispute or
disputes hav e been rais ed by the sa id M/ s
and/or t hat any dispute or disputes are pending before any officer, tribunal or court.
4. The guarantee herein contained shall not be determined or affected by the liquidation or winding up dissolution or changes of constitution or insolvency of the said but shall in all respects and for all purpose s be binding and operative until payment of all money due to you in respect of such liabilities is paid.
5. This guarantee's hall be irrevocable and shall remain valid upto , If
any further extension of this guarantee is required, the same shall be extended to such required period o n r eceiving ins truction f rom M/s o n w hose
behalf this guarantee is issued.
6. The Bank Guarantee's payment of an amount is payable on demand and in any case within 48 hours of the presentation of the letter of invocation of Bank Guarantee. Should the banker fail to release payment on demand, a penal interest of 18% per annum shall become payable immediately and any dispute arsing out of or in relation to the said Bank Guarantee shall be subject to the jurisdiction of Chennai Courts.
7. We have power to issue this guarantee in your favour under Memorandum and Articles of Association and the undersigned has full power to do under the Power of Attorney dated granted to him by the Bank.
Yoursfaithfully, Bank
By its Constituted Attorney
Signature of a person duly authorised to sign on behalf of the Bank.

SECTION-VII

PRICE SCHEDULE

REFER VOLUME - II OF THE BID DOCUMENT



CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD CHENNAI- 600 002

NATIONAL COMPETITIVE BIDDING

BID DOCUMENT

EMPANELLING AGENCIES FOR CONDUCTING THIRD PARTY INSPECTION OF MATERIALS AND EQUIPMENTS TO ENSURE QUALITY ASSURANCE.

CONTRACT NO: CNT / MWB / NCB / 1995/ 2009-10

VOLUME - II

PRICE SCHEDULE

SUPERINTENDING ENGINEER (CONTRACTS & MONITORING)
CHENNAI METROPOLITAN WATER SUPPLY & SEWERAGE BOARD
No.1, Pumping Station Road, Chintadripet, Chennai 600 002.
Telephone: 044 – 28451300 Fax : 044 – 28458181

E-mail: cmwssb@md2.vsnl.net.in

SECTION-VII

PRICE SCHEDULE

SECTION VII

Price Schedule & Schedule of Rates

7.1 Preamble to Price Schedule

- i. Price schedule shall be read in conjunction with GCC, SCC, ITB & Scope of work of this tender document.
- ii. The quoted price of the bidder shall include, but not limited to the following:

Usage of office infrastructure, computer facilities, all Printing Reproduction, Communication and courier costs

TPIA's personnel incidental expenses

Fees paid to any other agency, company, organization, and specialist etc.

Income Tax or any other taxes payable in India excluding Service Tax.

Insurance taken by the TPIA for its inspectors / coordinators to be deputed for the job.

- 7.2 Prices in Price Schedule shall be considered for evaluation.
- 7.3 Basis of Prices and Other Rates
 - i. The TPIA fees quoted as a percentage of value of materials (ex-factory cost) shall be inclusive of all cost, risk and expense, overhead, profit and / or fee related to the satisfactory performance and completion of the work.
 - ii. Errors and Omissions

Bidders shall ensure that there are no errors or omissions in the Priced Bid. All the columns of the price bid are mandatory to be filled -up. In case, there is no amount, "0" (zero) needs to be mentioned. In case any omissions are noticed in the Priced Bid, the Bid is liable to be rejected. Prices shall be written in both words and figures. In case of any discrepancy between prices in words and prices in figures, the prices in words shall be valid and binding. In case of any error in total indicated by the bidder, the unit price alone shall be considered valid and binding on the bidder.

PRICE SCHEDULE

SI.No.	Value of Materials to be Inspected (Ex-Factory Cost in Rs.)	Inspection Charges (As % of Ex-Factory Cost of Materials to be inspected) inclusive of all tax (including service tax)	
		In figures	In words
1	Upto Rs. 100.00 Lakh		
2	Above Rs. 100.00 Lakh and Upto Rs.300.00 Lakh		
3	Above Rs. 300.00 Lakh		

PROCEDURE FOR AWARDING WORKS

- All the technically responsive bidders will be requested for their willingness to perform TPIA works at the lowest accepted rate.
- The bidders who are technically responsive and accepted the lowest approved rates in the tender will be enlisted on strict ascending order of rates quoted by them.
- The TPIA work will be entrusted as per strict ascending order of rates quoted from a single window system from the office of Superintending Engineer (C&M) at the rate fixed.
- The Third Party Inspection Agency needs to remit the required Security Deposit and execute the agreement on receipt of each order.