FORM'A' NAGAR PALIK NIGAM CHIRMIRI PUBLIC WORKS DEPARTMENT

lssued to Shri/M/s.		
Class of Contractor.	E-Registration No	Date
Name of Work	वार्ड क्र0 05 एवं 06 में पार्षद निधि से व अन्य कार्य (पार्षद निधि)	अनुशंसित निर्माण/विकास कार्य
Amount of Contract	Rs. 6.00 Lacs	
Amount of E.M.Rs.	Rs 5000.00	
Cost of Tender Form Rs.	Rs. 750.00	
Vide D.D./M.R. No. & Date		
Time allowed for Completic	n- 02 Months (Including/ Excluding R	ainy Season)
Date of opening Tender NagarNigam/ NagarPalika/N a	agarPanchayat- CHIRMIRI	

PERCENTAGE RATE TENDER AND CONTRACT FOR WORKS (Basedon applicable Schedule of Rates) General Rules and Directionfor the Guidance of Contractors

1. Tenders must be invited for all works proposed to be given on contract unless the amount of works proposed to be given on contractis Rs50,000 orless. The N.I.T. shall be post edin public places signed by the authority inviting the tenders.

N.I.T.will state the work to be carrie doutas well as the date for submitting and opening tenders and the time allowed for carrying out the work, also the amount of earnest money to be deposited with the tender and the amount of the security deposit to be deposited by the successful tenderer & the percentage, if any to be deducted from bills,it wil also statewhether, royalties and ground rents will be granted. Copies of the specifications, designs and drawings and a schedule of items quantities and rates of the various description of work and any other documents required in connection with the work signed for the purpose of identification by the authority competentto approve the tender shall also be open for inspection by the contractor at the office of the authority selling the tenderforms during office hours.

Further that the schedule of it emsalong with the quantities and rates payable shall be attached to the tender documents and in the event of variation in rates given in such list with the schedule of Rates the rates given in the S.O.R. approved by the competent authority shall prevail.

2. In the event of the tender being submitted by a firm it must be signed separately by each member there of,in the eventof the absence of any partner it must be signed onitsbehalfbya person holdinga power of attorney authorizinghim to do so, such power of attorney should be produced with the tender and it must disclose that the firm is duly registered under the Indian partnership Act.

- 3. Any person who submitsa tender shall fill up above or belowthe S.O.R. specified in rule he is willingtoundertakethework. Onlyonerate of percentage aboveor below the S.O.R. on all the scheduled terms shall be named. Tenders that propose any alteration in the work specified in the said N.I.T. or in the time allowed for carrying out the work or which contain any other conditions of any sort will be liable to rejection. No single tender shall include more than one work but contractors who wish to tender for two or more works shall submit a separate tender for each Tenders shall have the name and number of the work to which they refer written outside the envelope.
- The authority receiving tenders or his duly authorised assistant will open tenders in the presenceofanyintendingcontractorswhomaybepresentatthetimeandwillentertheamount of the several tenders in a comparative statement in a suitable form. Receipts for earnest moneywill begiventoalltendersexceptthose whose tendersare rejected and whose earnest money is refunded on the day the tenders are opened.
- 5. The Officers competent to dispose of the tenders shall have right of rejecting all or any of the tenders without assigning any reason thereof.
- 6. The receipt of a clerk for any money paid by the contractor will not be considered as any acknowledgement of payment to the Commissioner/CMO authorityselling the tenderform and the contactor shall be responsible for seeing that he procures a receipt signed by that authority or any other person duly authorised by him.
- 7. The memorandum of work tendered for be filled in and completed before the tender form is issued. If a form is issued to an intending tenderer without having been so filled in and completed he shall request the office to have this done before he completes and delivers his tender.

Tender for Works

I/Weherebytenderfortheexecution,oftheworkspecifiedinunderwrittenmemorandumwithin time specified in such memorandum at (In Figures):
Memorandum
Name of work- वार्ड क्र0 05 एवं 06 में पार्षद निधि से अनुशंसित निर्माण/विकास कार्य व अन्य कार्य
(पार्षद निधि)
(a) Cost of work puttoTender- Rs. 6.00 Lacs
(b) Earnest money - Rs. 5000.00
(c) Security deposit
(d) Percentage,ifanytodeductedfrombills(PerformanceGurantee)
(e)Time allowed for the work 02 Month from the reckoned date including/excludingrainyseason
(From16th June to15th October) (Delete whichever is not applicable.)
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said condition of the conthe Nagar Nigam/Naga mentioned in the said of Rs4,33,000.00 asearner forfeited to the said Nagprejudice to any other rishissuccessorsinofficeshold we not deposit the faccordance with clause 10 account of such security	tractannexed hereto as for Palika/Nagar panchay conditions. A separate softmoneythefullvalueofwh gar Nigam/Nagar Palika/ghts or remedies of the puldl/wefailto commence ull amount of security of thesaidconditionsofthecolors shall be retained by deposit as aforesaid or gar Panchayaton accounts.	faras applicable orin defat or his successors in ealed cover duly super ichistobeabsolutely Nagar Panchayator his said Nagar Nigam/Nagathe workspecified in the ontract, otherwisethesaid by Nagar Nigam/Nagar the full value of which	terms and provisions of the ault, thereof to forfeit &pay to office the sums of money scribed containing the sum successors in office without ar Palika/Nagar Panchayator bovememorandumor should be above memorandum, in sumofRs. Palika/Nagar Panchayaton shall be retained by Nagar specified in clause 1 of the
Signature of witness to Co	ontractor's Signature	Signature of the	Contractorbefore
		submissionoftender(with nameandseal)
Dated the	dayof 20	Dated the	
NameandAddressofthew of the witness: The above tenderis here Parishad/Nagar Panchay	byacceptedby me for and		Occupation PalikNigam/NagarPalika
Datedthe	dayof	20	
		Signature of the Office	cer by whom
		accepted With designate	tion and seal of
		office	

CONDITIONSOFCONTRACT

Definition

- 1. The contract means the documents, forming the notice inviting tenders and tender documents submitted by the tender randtheacceptance thereofind uding the formal agreement executed between the Nagar Nigam/Nagar Palika/Nagar panchayat and the contractor.
- 2. Inthecontractthefollowingexpressions shall unless otherwise required by the context have the meanings hereby respectively assigned to them: -
- (a) The expression "works" or "work" shall unless thereby meansomething eitherin the subjector context repugnant such construction be construed and taken tomean the works or byvirtue of the contract contracted to be executed whether temporary or permanent and whether original, altered, substituted or additional.
- (b) The "site" shall mean the land and/or other places on, into or through which work is to be executed under the contract or any adjacent land path or street through which work is to be executedunder the contractor any adjacent land, path, or street which may be allotted or used for the purpose of carrying out the contract.
- (c) The "Commissioner/CMO" means Commissioner/Chief Municipal officer of The Nagar Nigam/Nagar Palika/Nagarpanchayat and his successors in Office.
- (d) The "Officers/Engineer-in-Charge" meansthe Commissioner/CMO/Engineerasthecase may bewhoshallsuperviseandbeinchargeoftheworkand whoshall signthecontractonbehalf of the Nagar Nigam/Nagar Palika/Nagar Panchayat.
- (e) "CompetentAuthoritymeanCommissioner/CMO,MIC/PIC,GeneralBody/Parishadasthecase may be.
- (f) The term "Engineer-In Charge" means the Engineer of the Nagar Nigam/Nagar Palika/Nagar Panchayat

Note:- ``Words" importing the singular number include plural number and vice-versa,

SECURITY DEPOSIT

Clause1-The person whose tender may be accepted (hereinafter called the contractor which expression shall unless excluded by or repugnant to the context include his heirs executers, administrators representatives and assigns) shall permit Nagar Palik Nigam/NagarPalikaParishad/NagarPanchayatatthetimeof makinganypaymentsto him for the value of work done under the contract to deduct the security deposit as under.

The Security Deposit to be taken for the due performance of the contract under the terms&conditionsprintedonthetenderformwillbetheearnestmoneyplusadeduction of 5 (Five)percent from the payment made in the running bills.

COMPENSATIONFORDELAY

Clause2-Thetimeallowedforcarryingoutthework,asenteredinthetenderform,shallbestrictly observed by the contractor and shall be deemed to be the essence of the contract and shall be reckoned from the fifteenthdayafter the date on which the orderto commence thework isissuedtothecontractor,fora work where completionis up to6 months

Forworks, for which the completion periodis beyonds ix months:-

The period will be reckoned from the thirtieth day after the date on which the order to commence the work is issued to contractor.

The work shall throughout the stipulated period of contract be proceeded with all due diligence, keeping inviewthattime is theessence of the contract. The contractorshall be bound in all cases, in which the time allowed for any work exceeds one month, to complete 1/8th of the whole work before 1/4th of the whole time allowed under the contract has elapsed, 3/8th of the work before 1/2 of such time has elapsed and 3/4th of the workbefore3/4thof suchtime has elapsed. In the event of the contractorfailing to comply with the above conditions, the Commissioner/CMO shall levy on the contractor, as compensation an amount equal to: 0.5% (zero point five percent) of the value of work (contract sum) for each week of delay, provided that the total amount of compensation underprovision of this clauses hall be limited to 6% (sixpercent) of value of work. (Contract sum)

Provided further that if the contractor fails to achieve 30% (thirty percent) progress in 1/2 (half) of original or validly extended period of time (reference clause 5 below) the contract shall stand terminated after due notice to the contractor and his contract finallised, with earnest money and or security deposit forfeited and levy of further compensation at the rate of 10% of the balance amount of contract left incomplete, either from the bill, and or from available security/performance guarantee or shall be recovered as "Arrears of land revenue".

The decision of the Commissioner/CMOin the matter of grant of extension of time only (reference clause 5 below) shall be final, binding and conclusive. But he hasno right to change either the rate of compensation or reduce and or condone the period of delay-once suchanorderispassed byhim(on each extensionapplication of thecontractor)it shall not be open for a revision.

WheretheCommissioner/CMOdecidesthatthecontractorisliabletopaycompensation for not giving proportionate progress under this clause and the compensation is recommended during the intermediate period, such compensation shall be kept in depositand shall be refunded if the contractor subsequently makesup the progress for thelosttime, withintheperiodofcontractincluding extension granted, if any failing which the compensation amount shall be for feited in favour of the Nagar Nigam/Nagar Palika/Nagar Panchayat.

Actionwhentheworkisleftincompleteabandonedordelayedbeyondthetime limit permitted by the Commissioner/CMO

Clause3:-

- (i) The Commissioner/CMO may terminate the contract if the contractor causes a fundamental breach of the contract.
- (ii) Fundamentalbreachofcontractshallinclude,butnotbelimitedto,thefollowing:-
- (a) The contractor stops work for four weeks, when no stoppage of work is shown on the current programme or the stoppage hasnotbeenauthorised bytheCommissioner/CMO.
- (b) The Commissioner/CMO gives notice that failure to correct a particular defect is a fundamental breachof contract and the contractorfails to correctit within reasonable period of time determined by the Commissioner/CMOin the said notice.
- (c) The contractor has delayed the completion of work by the number of weeks [12 (Twelve) weeks]forwhichthe maximumamountof compensationof6%of contract sumisexhausted.
- (d) If the contractor has not completed at least thirty percent of the value of construction work required tobe completed in half ofthe completionperiod (Including validlyextended periodif any).
- (e) Ifthecontractorfailstoappointthetechnicalstaffandif appointeddonotfunctionproperlyfor 4 weeks even after due writtennoticeby the Commissioner/CMO.
- (f) Ifheviolateslabourlaws.
- (g) IftheContractorfailstosetupfieldlaboratory*withappropriateequipments,within30day from the reckoned date. (*foreach contract valued more than Rupees3 crores)
- (h) AnyotherdeficiencywhichgoestotherootofthecontractPerformance
- (iii) If the contractisterminated,the contractor shallstop workimmediately,makethesitesafeand secure and leave the site as soon as reasonably possible.
- (iv) The Commissioner/CMO shall cause recording and checking of measurements of all items of workdone(takingintoaccountqualityandquantityofitemsactuallyexecuted)andpreparethe finalbillafteradjustingallperviousoutstandingdues. Such recording of measurements shall be done after due notice regarding time and date of recording measurement and directing the contractor to either remain present himself or his authorised representative so as to satisfy himself that the recording of measurement is just and proper. Failure on his parts either to attend and or refusing to acknowledge the measurement so recorded in the department measurement book, shall be at his sole risk and responsibility.
- (v) Inadditiontotheprovisioncontainedinclause2abovetheCommissioner/CMOshallforfeitthe earnest money and or security deposit and further recover/deduct/adjust a compensation @ 10% (ten percent) of the balance value of work left incomplete either from the bill, and or from available security/performance guaranteeorshallbe recovered as "Arrearsof land revenue"

Power to take possession of or require removal of Materials Toolsand Plants or sale of Contractor's Plants etc

Clause4:In any case in which any of the powers, conferred upon the Commissioner/CMO by clause - 3 hereof shall have become exercisable and the same shall not be exercised, thenon-exercisethereofshallnotconstituteawaiverofanyoftheconditionshereofand

such powers shall notwithstanding be exercisable in the event of any future case of defaultbythe contractorfor which byanyclause orclauses hereof he isdeclaredliable to pay compensation shall remain unaffected. In the event of the Commissioner/CMO puttinginforceeitherofthepowerclause3vestedinhimundertheprecedingclausehe may, if he so desires, take possession of all or anytools, plant materials, and stores in or upon the works, or the site thereof orbelonging to the contractoror procured byhim and intended to be used for the execution of the work or any part thereof paying or allowing for the same in account at the contract rates, or in case of these not being applicable, at current market rates to be certified by Commissioner/CMO, whose certificate thereof shall be final; otherwise the Commissioner/CMO may by notice in writing to the contractor or his clerk of the works foreman or authorised agent require him to remove such tools plant, materials or stores from the premises (within a time to be specified in such notice)andin the event of the contractorfailing to comply with any such requisition, the Commissioner/CMOmayremove thematthe contractors expense sell them by auction or private sale on account of the contractor & at his risk in all respects and the certificate of the Commissioner/CMO as to the expense of any such removal and the amount of the proceeds and expense of any such sale shall be final and conclusive against the contractor.

EXTENSIONOFTIME

Clause5

In case the grounds shown by the contactor are reasonable, the Commissioner/CMOshall be competent to grant the extension himself:-

Once the Commissioner/CMO/Competent Authority has decided the case of extension of time with reference to the particular application of the contractor, it will not be competent for them to review/change such a decision later on. However, the Competent Authority and the Commissioner/CMO shall give the contractor an opportunity to be heard (or ally and or inwriting), before taking any final decision either of granting extension of time or permitting the contractor to complete the work by the delayed date (under clause 2 of the contact) or before refusing both. Provided further where the Commissioner/CMO has recommended grant of extension of particular time underclause 5.1 of the contractor has refused to recommende attension of time but has recommended permitting the contractor for delayed completion, (clause 2) the contractor shall continue with the work till the final decision by Commissioner/CMO/Competent Authority.

Failure on the part of the contractor for not applying extension of time even within 30 daysofthecauseofsuchanhindrance,itshallbedeemedthatthecontractordoesnot

desire extension of time and that he has "Waived" his right if any, to claim extension of time for such cause of hindrance. Once the Commissioner/CMO/Competent Authority has heard (oral and or in writing) the contractor on this subject matter of extension of time and if Commissioner/CMO/Competent Authority fails to communicate his decision within a period of 30 days of such hearing, it shall be **deemed** that the contractor has been granted extension of time for the period as applied byhim.

5.2 CompensationEvents:-CompensationEventsforconsiderationofextensionoftime without penalty.

The following mutuallyagreed Compensation Eventsunless theyare caused bythe contractor would be applicable;

- (a) TheCommissioner/CMOdoesnotgiveaccesstoapartofthesite.
- (b) The Commissioner/CMO modifies the schedule of other contractor in a way, which affects the work of the contractor under the contract.
- (c) TheCommissioner/CMOordersadelayordoesnotissuedrawings, specification or instructions /decisions/approval required for execution of workson time.
- (d) TheCommissioner/CMOinstructsthecontractortouncoverortocarryoutadditionaltestsupon work, which is then found to have no defects.
- (e) TheCommissioner/CMOgivesaninstructionforadditionalworkrequiredforsafetyorother reasons.1
- (f) Theadvancepaymentandorpaymentofrunningbills(completeinallrespect)aredelayed.
- (g) TheCommissioner/CMOunreasonablydelaysissuingaCertificateofCompletion
- (h) Othercompensationeventsmentionedincontractifany

FINALCERTIFICATE:

Clause 6 - On completion of the work the contractor shall be furnished with a certificate by the Commissioner/CMO (hereinafter called the Commissioner/CMO) of such completion in the form appended at the end, but no such certificate shall be given, nor shall the work be consideredtobecompleteuntilthecontractorshallhaveremovedfromthepremisesonwhich theworksshallbeexecuted, allscaffolding surplus materials and rubbish, and cleaned off the dirt from all wood-work, doors windows walls, floors or other parts of any building in upon or about which the work is to be executed or of which he may have had possession for the purpose of the execution there of nor until the work; shall have been measured by the Engineer-in-Charge whose measurements shall be binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to removalofscaffoldingsurplusmaterialsandrubbishandcleaningofdirtonorbefore thedate fixed for the completion of the work, the Engineer-in-Charge may, at the expense of the contractorremovesuchscaffolding, surplusmaterials and rubbish and dispose of the same as he thinks fit and clean off such dirt as aforesaid and the contractor shall forthwith pay the amountofallexpensessoincurred, and shall have no claim in respect of any such scaffolding or surplus materialsasaforesaid, exceptforanysum actuallyrealisedbythe sale thereof.

PAYMENTONINTERMEDIATECERTIFICATETOBEREGARDEDASADVANCES:

Clause7-No payments shall ordinarily be made for work estimated tocost less thenRs. 1,000/-(Rs.OneThousand)tillafterthewholeoftheworksshallhavebeencompletedandcertificate of completion given but if intermediate payment during the course of execution of works is considered desirable in the interest of works, the contractor may be paid at the discretion of the Commissioner/CMO But in the case of works estimated to cost more then rupees one thousand, the contractor shallonsubmitting thebill therefore be entitled to receive a monthly payment proportionate to the part thereof then approved by the Engineer - in -charge and passedbyCommissioner/CMO whose certificateof suchapprovalandpassing of the sum so payable shall be final and conclusive against the contractor. But all such intermediate payments shall be regarded as payments by way of advance against the final payment for works actually done and completed and shall not preclude the requiring of bad unsound and imperfectorunskillfulworktoberemovedandtakenawayandreconstructedorerectedorbe consideredasanadmissionofthedueperformanceofthecontractoranysuchpartthereof,in anyrespect,or theaccruingof anyclaim,norshall itconcludedetermine,or affectinanyway the powers of the Commissioner/CMO under these conditions or any of them as to the final settlement and adjustment of the accounts orotherwise orinany other way vary oraffect the contract. The final bill shall be submitted by the contractor within one month of the date fixed forcompletionofthework,otherwisetheEngineer-in-charge'scertificateofthemeasurement and of thetotal amountpayablefor work accordinglyshall befinalandbindingon all parties.

Clause8-Billstobesubmittedmonthly:

"A bill shall be submitted bythe contractor by 15th day of each month forall works executed by him till the end of previous month less the gross amount received by him till the last previous month. This bill must be supported by records of detail measurement of quantities of allexecuteditems of work along with true copiesof recordand result of all testsconducted in the previous month (date wise). The Commissioner/CMO shall take or cause to be taken the requisite measurement for purpose of having the same verified/checked by the sub Engineer/Assistant Engineer Commissioner/CMO concern for quantity, quality and specification and examining all the "test results" and record the same in the Departmental measurement, book. Based on above record measurement bill shall be corrected /prepared afresh. The contractors hall sign the measurement and the bill. The Commissioner/CMO shall running bills by 25thday of the month subject to availability of the funds If the contractor fails to submit, the bill on or before the day prescribed, the Commissioner/CMO after waiting for another 15 days shall depute a subordinate to measure the said work in the presence of contractor and or his authorised Engineer/Representative, whose counter signature to the measurementrecordedwithquantityandqualityremarkwillbesufficientproofforacceptance of the same and shall be binding on the contractor

All such running bill payments are by way of "Advances" and shall be subject to final adjustment.

Clause9-BILLSTOBEONPRINTEDFORMS:

The contractorshallsubmitall billsonprintedformstobehad on applicationat theoffice of the Engineer-in -charge, and the charges in the bills shall always been tered at the rates specified

inthetenderorinthecaseofanyextraworkorderedinpursuanceof theseconditions, and not mentioned or provided for in the tenderatthe rates hereinafter provided for such work.

The deduction or addition as the case may be of the percentage will be calculated on the amount of the bill for the work done, after deducting the cost of materials supplied departmentally at rates specified in the agreement.

Clause10-RECEIPTSTOBESIGNEDBYPARTNERSOFPERSONSHAVINGAUTHORITYTODO SO:

Receiptsforpaymentsmadeonaccountofaworkwhenexecutedbyafirmmustalsobesigned by the several partners, except where the contractors are described in their tenderas afirmin which case the receipt must be signed in the name of the firm by one of the partners, or by some other person having authority to give effectual receipt for the firm.

CLAUSE11Reimbursement/RefundonVariationinPricesofMaterials/P.O.L.andLabourWages, only for the works contract value more then Rs.3 Cr.

PriceAdjustment:-

- (A) Contract price shall be adjusted for increase or decrease in rates and price of labour, materials, POL, inaccordance with the following principles and procedure and asperformula given below.
- Note:-Price adjustment shall be applicable **from reckoned date** and upto validly extended period under clause 5.1 above but shall not apply to the period when, work is carried out under clause 2 above.
- (B) Thepriceadjustmentshallbedeterminedduringeachmonthfromtheformulagiveninthehereunder.
- (C) Followingexpressionsandmeaningsareassignedtotheworkdoneduringeachmonth:

To the extent that full compensation for any rise or fall in costs to the contractor is not covered by the provisions of this or other clauses in the contract, the unit rates and prices included in the contract shall be deemed to include amount stocover the contingency of such other rise or fall in costs.

Theformula(e)foradjustmentofpricesare:-

R=Total value of work done during the month. It would include the amount of secured advance granted, if any, during the month, less the amount of secured advance recovered, if any during the month. It will exclude value for works executed undervariations for which price adjustment will be worked separately based on the terms mutually agreed.

Adjustmentforlabourcomponent

- (i) Priceadjustmentforincreaseordecreaseinthe costduetolabourshallbepaidinaccordance with the following formula:
- VL = 0.85xP1/100xRx(Li-L0)/L0
- VL = increase or decrease in the cost of work during the month under consideration due to changes in rates for local labour.
- LO = theconsumerpriceindexforindustrialworkers atthetownnearest to
 the site or work as published by Labour Bureau, Ministry of Labour, Govt. of India. on
 the date of inviting tender
- Li = The consumer price index for industrial workers at the town nearest to the site of work forthemonthunderconsiderationaspublishedbyLabourBureau,MinistryofLabour,

GovernmentofIndia.

P1=Percentageoflabourcomponentofthework.

Adjustmentforcementcomponent

- (ii) Priceadjustmentforincreaseordecreaseinthecostofcementprocuredbythecontractor shall be paid in accordance with the following formula;
- $Vc = \frac{0.85 \times Pc/100 \times Rx(Ci-C0)/C0}{100 \times Rx(Ci-C0)/C0}$
- Vc = increaseordecreaseinthecostofworkduringthemonthunderconsiderationdueto changesinratesforcement
- C0 = The allIndiawholesalepriceindexforcementaspublishedbythe MinistryofIndustrial Development,GovernmentofIndia,NewDelhi.
 onthedateofinvitingtender
- Ci = TheallIndiaaveragewholesalepriceindexforcementforthemonthunder considerationaspublishedbyMinistryofIndustrialDevelopment,Govt. ofIndia,NewDelhi.
- PC = Percentageofcementcomponentofthework.

Adjustmentforsteelcomponent

(iii) Price adjustmentfor increaseor decrease in the cost of steel procured by the Contractor shall be paid in accordance with the following formula;

Vs=0.85xPs/100xRx(Si-S0)/S0

Vs=increaseordecreaseinthecostofworkduringthemonthunder consideration due to changes in the rates for steel.

- S0=TheallIndia wholesalepriceindexforsteel (BarandRods)aspublished bytheMinistry of Industrial Development, Government of India, New Delhi. on the date of inviting tender
- Si= TheallIndiaaveragewholesalepriceindexforsteel(BarandRoads)

 for the month under consideration as published by Ministry of Industrial Development,

 NewDelhi.

Ps=Percentageofsteel componentofthe work.

Note: fortheapplicationofthisclause, indexofBarsandRodshasbeentorepresentsteelgroup.

Adjustmentofbitumencomponent

- (iv) Priceadjustmentforincreaseordecreaseinthecostofbitumenshallbepaidinaccordance with the following formula;
- VL = 0.85xPb/100xRx(Bi-B0)/B0
- Vb = Increaseordecreaseinthecostofworkduringthemonthunderconsiderationduetochanges in rates for bitumen.
- B0 = TheofficialretailpriceofbitumenatthelOCdepotatnearestcentreonthedateof inviting tender.
- Bi = TheofficialretailpriceofbitumenofIOCdepotatnearestcenterforthe15thdayofthe monthunder consideration.
- Pb = Percentageofbitumencomponentofthework.

AdjustmentofPOL(fuelandlubricant)component

- $\begin{tabular}{ll} (v) & Price adjust ment for increase or decrease in cost of POL (fuel and lubricant) shall be paid in accordance with the following formula; \end{tabular}$
- $Vf = \frac{0.85 \times Pf/100 \times Rx(Fi-F0)/F0}{100 \times Rx(Fi-F0)/F0}$
- Vf = Increaseordecreaseinthecostorworkduringthemonthunder considerationduetochangesinratesforfuelandlubricants.
- F0 = TheofficialpriceofHighSpeedDiesel(HSD)attheexisting
 - consumerDieselpumpsoutletatnearestcenteronthedateofinvitingtender
- Fi = TheofficialretailpriceofHSDattheexistingconsumerpumpsof

IOCatnearestcenterforthe15thdayofmonthunderconsideration.

Pf = Percentage offuelandlubricantscomponentofthework.

Note:-Fortheapplicationofthisclause,thepriceofHighspeedDieselOilhasbeenchosento represent fuel and lubricants group.

AdjustmentofOtherMaterialsComponent

(vii) PriceadjustmentforincreaseordecreaseincostoflocalmaterialsotherthanCement,steel,

BitumenandPOLprocuredbythecontractorshall layinaccordance with thefollowingformula:

Vm = 0.85xPm/100XRx(Mi-M0)/M0

Vm = Increaseordecreaseinthecostofworkduringthemonthunder considerationduetochangesinratesforlocalmaterialsotherthancement, steel, bitumen and

POL.

M0 = TheallIndiawholesalepriceindex(allcommodities)aspublishedbytheMinistryof

IndustrialDevelopment,Govt.ofIndia,NewDelhi.onthedateofinvitingtender

Mi = TheallIndiaWholesalepriceindex(allcommodities)forthemonthunderconsideration aspublishedbyMinistryofIndustrialDevelopment,Govt.ofIndia,NewDelhi.

Pm = Percentageoflocalmaterialcomponent(Otherthancement,steel,bitumenandPOL)of thework.

Thefollowingpercentageswillgovernthepriceadjustmentfortheentirecontract:

SI.	Components	Forroad	ForBuilding	Forbridge
No.				
4	Lbour-P1	25%	35%	30%
2	Cement-Pc	5%	10%	25%
3	Steel-Ps	5%	10%	25%
4	Bitumen-Pb	10%	-	-
5	POL-Pf	10%	10%	10%
6	Othermaterials-Pm	4 5%	35%	10%
		100%	100%	100%
	Total:-			

Note: If in the execution of contractfor Road works use of certain material(s) is/are not involved (Viz cement, steel, Bitumenetc.), then the percentage of other material-Pmshall beincreased to that extent Example: Sayinacontractofroad worksteel is not required (Ps-5%). Pmshall become 45% + 5% = 50%

O

Saycement& steelnotrequiredthenPmshallbecome45%+5%+5%=55%andsoon

Work to bee xecutedin Accordance with Specification, Drawing, Order, etc.:

Clause 12: The contractorshall execute the whole andevery partof work in themostsubstantialand workman likemanner, and bothas regardsmaterials and otherwise in every respect in strict accordance with the specifications. The contractor shall also conform exactly fully and faithfully to the designs, drawing sand instructions in writing relating to the work signed by the Engineer-in-charge and lodged in his office and to which the contractor shall be entitled to have access at such office or on the site of the work for the purpose of inspection during office hours and the contractorshall, if he sorequires, been titled at his own expense to take or cause to be made copies of the specifications, and of all such designs, drawings and instructions as aforesaid. MORTH/IRC specifications for road and bridges, specifications for rural roads and other I.R.C. publications and their manual, latest CPWD specifications/I.S.I. codes for buildings or special specifications whenever enclosed separately shall apply in the case of any variance the following:-

OrderofPrecedenceShallPrevail:-

SpecificationsasperNIT.

- 2. SpecificationsasperS.O.R.
- MORTH/IRCspecificationsforroadandbridges, Specificationsforrural roads and other I.R.C. Publications and their manual, latest CPWD specifications/I.S.I. codes for buildings or special specifications whenever enclosed separately
- 4 Mode of measurements for building shall be as provided in the S.O.R. applicable to the contract. Where such mode of measurement is not specified in the S.O.R. it shall be done as per I.S.I. Code of building measurement. However if any mode of measurement is specifically mentioned in the N.I.T. the same willget precedence overallthe above.
- Clause 12 -A:Inrespectofallbearings,hingesorsimilarpartintendedforuseinthesuperstructureof anybridge, thecontractorshall, wheneverrequired,in thecourse of manufacture, arrangeand affordallfacilitiesforthepurposeofinspectionandtestofalloranyof thepart andthematerial used therein to any officer of the Directorate of inspection of the Ministry of works production and supply of the Government of India and such bearings, hinges or similar parts shall not be used in the superstructure of any bridge except on production of a certificate of acceptance thereof from the Directorate of inspection. All inspection charges will be payable by the contractors. (This clause maybe struckoff if thetenderisnot for bridgework).

Variations

${\bf Clause 13-Additions,} Alterations in Specifications and Designs.$

The Commissioner/CMO shall have power to make any alterations in, omissions from, additions to, or substitutions for, the original specifications, drawings, designs and instruction, that may appear to him to be necessary or advisable during the progress of the work, and the contractorshallbeboundtocarryouttheworkinaccordancewithanyinstructionwhichmaybe given to him in writing, signed by the Commissioner/CMO and such alterations, omissions, additions or substitution shall not invalidate the contract and any altered, additional or substitutedwork, thecontractor be directedto doin the mannerabovespecified which may partofthework; shall be carried out by the contractor on the same conditions in all respects on which he agreed to do the main work and at the same rates as are specified in the tender for themainwork, provided the total value of all suchincreasedoralteredorsubstitutedworkdoes exceed 25% of the amount put to tender inclusive of contractor percentage. if such value exceeds 25% it shall be open to the contractor either to determine the contract or apply for extension.

Note: -Suchadditions, alterations, substitution, shall have to be within the Scope of work tendered for

Ratesforworksnotinscheduleofrates

Ifduringthecourseofexecution, where it is found necessary that certain item/items of work provided for in the S.O.R. required to be carried out then the Engineer-in-Charge shall identify such item / items including approximate quantity of the contract and ask the contractor to submithis rates in writing supported by the requisite data within aperiod of 7 days. The Engineer-in-Charge shall obtain approval/modification of the proposed rate from the Competent Authority after recommendation of Commissioner/CMO and communicate the same within a period of 4 weeks to the contractor, in case the contractor agrees to the above rates as fixed by the Competent Authority then they shall form a part of supplementary schedule of the contract agreement. If the contractor does not agree to the rate of the Competent Authority then it shall be open for the Commissioner/CMO toget the work executed through any other agency. The contractor will not however be entitled to any compensation due to delay or hindrance or loss of profit accruing on account of this extra work executed by alternative agency.

If the contractor commences non-schedule work or incur expenditure in regard thereto before the rates shall have beendetermined by the Competent Authority, then he shall be entitledforpaymentforthe workdoneasdecidedbytheCompetentAuthority.thedecision

of the CompetentAuthorityshall befinal. Such a decision shallbe given bythe Competent Authority. Within a period of 30 (Thirty) days and it shall be open to the contractor not to continuethatitemfurther. Insuch an eventthat item shallbegotexecuted by other agency at such an approved rate by Competent Authority Contractor may either determine his contract if variations exceeds 10 (Ten) % of the Administrative approval, or may apply for extension.

Extensionoftimeinconsequenceofvariations

The time for the completion of work shall be extended in proportion of the variation of the work bear to the original contract work and certificate of Commissioner/CMO shall be conclusive as to such proportion.

NOCLAIMTOANYPAYMENTORCOMPENSATIONFORALTERATIONINORRESTRICTION OF WORKS:

Clause14-If at any time after the execution of the contract documents, the Commissioner/CMO shall for any reason whatsoever require the whole or any part of the work as specified in the tender to be stopped for any period or shall not require the whole or part of the work to be carriedoutatallortobecarriedoutbythecontractorheshallgivenoticeinwritingofthefactto the contractor who shall there upon suspend or stop the work totally or partially, as the case may be.

If any such case, except as provided hereunder, the contractor shall have no claim to any payment or compensation what so ever on account of any profit or advantage which he might have derived from the execution of the work in full, but which he did not so derive in consequence of the full amount of the work not having been carried out, or on account of any loss that he may be put to on account of materials purchased or for unemployment of labour recruited by him. He shall not also have any claim for compensation by reason of any alteration having been made in the original specifications, drawing, designs and instructions, which may involveanycurtailmentoftheworkasoriginallycontemplated.Where.however.materialshave already been purchased or agreed to be purchased by the contractor shall be paid for such materials at the rates determined by the Commissioner/CMO, provided they are notinexcess of requirement and of approved quality and / or shall be compensated for the loss, if any that he may be put to, in respect of materials agreed to be purchased by him, the amount of such compensation to be determined by the Commissioner/CMO whose decisions hall be final. If the contractor suffers any loss on account of his having to pay labour charges during the period duringwhichthestoppageof workhas been ordered underthisclause, the contractors hall, on application be entitled to such compensation on account of labour charges as the Commissioner/CMO, whose decision shall be final, mayconsiderreasonable provided that the contractor shall not be entitled to any compensation on account of labour charges, if in the opinion of the Commissioner/CMO, the labour could have been employed by the contractor elsewhere for the whole or part of the period during which the stoppage of the work has been ordered as aforesaid.

Ifthetotaldurationofsuspensionoftheworkismorethanthesixmonths, then this suspension of the work will be considered as permanent stoppage of the work, and the contractor can determine the contract, if he so desires.

ACTIONANDCOMPENSATIONPAYABLEINCASEOFBADWORK:

Clause 15 -Ifatanytimebeforethesecuritydepositisrefundedtothecontractor,itshallappeartothe Commissioner/CMOorhissubordinateinchargeof the work, thatanyworkhasbeenexecuted with unsound,imperfector unskillful workmanshipor with material ofinferiorqualityorthatany materials orarticles provided by him for the execution of the work are unsound, or of a quality

inferior to that contracted for, or are otherwise not in accordance with the contract, it shall be lawful for the Commissioner/CMO to intimate this fact in writing to the contractor and then notwithstanding the fact that the work, materials or articles complained of may have been lnadvertently passed, certified and paid for contractor shall be bound forthwith to rectify, or remove and reconstruct the workso specified in whole orinpart, as the case mayrequire, or if so required, shall remove the materials or articles so specified and provide other proper and suitablematerialsorarticlesathisownproperchargeand cost, and in the eventof his failing to do so with in a period to be specified by the Commissioner/CMO in the written intimation aforesaid, the contractor shall be liable to pay compensation at the rate of one percent on the amount of contract putto tender every day not exceeding tendays, during which the failureso, continues and in the case of any such failure the Commissioner/CMO may rectify or remove and, re-execute the work or remove and replace the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor. Should the Commissioner/CMO consider that any such inferior work or materials as described above may be accepted or made use of it shall be within his discretion to accept to the same at such reduced rates as he may fix therefore

WORKTOBEOPENFORINSPECTION-CONTRACTORORRESPONSIBLEAGENTTO BE PRESENT:

Clause 16-Allworkunderorincourseofexecutionorexecutedinpursuanceofthecontractshallatall timebeopentotheinspectionandsupervisionoftheCommissioner/CMOandhissubordinates and the contractor shall at all time during the usual working hours, and at all other times at which reasonable notice of the intention of the Commissioner/CMO or his subordinate to visit theworkshallhavebeengiventothecontractor,eitherhimselfbepresenttoreceiveordersand instruction or have a responsible agent duly accredited in writing present for that purpose. Ordersgiventothecontractor'sagentshallbeconsideredtohavethesameforceasiftheyhad been given to the contractor himself.

NOTICETOBEGIVENBEFOREWORKISCOVEREDUP:

Clause17 -ThecontractorshallgivenotlessthanfivedaysnoticeinwritingtotheCommissioner/CMO or his subordinate in charge of the work before covering tip or otherwise placing beyond the reach of measurement any work in order that the same may be measured, and correct dimensions thereof be taken before the same is so covered up or placed beyond the reach of measurement, any work without the consent in writing of the Commissioner/CMO or his subordinate in charge of the work and if any work shall be covered up or placed beyond the reach of measurement without such notice having been given or consent obtained, the same shall beuncoveredatthecontractors expenses,orindefaultthereof,nopaymentorallowance shallbe made for such work orthe materials withwhich the same was executed.

Clause18-

CONTRACTORLIABLEFORDAMAGEDONEANDFORIMPERFECTIONSAFTERCERTIFICATE OF COMPLETION

If the contractororhis work people orservants shall break, deface injure ordestroyanypart of building in which they may be working or any building, road, road curbs, fences, enclosures, water pipes, cables drains, electric or telephone posts or Wires trees grass or grassland or cultivated ground continuous to the premises on which the work or any part of it is being executed, or if any damage shall happen to the work while in progress, from any cause whatever, or anyimperfections become apparent ,the contractor shall make good the same at hisown expenseorindefault, the Commissioner/CMOmaycausethesametobemade good

byother workmenanddeducttheexpenseof which certificateoftheCommissioner/CMOshall be final) from any sums that may be then or at any time thereafter, may become due to the contractor orfromhissecuritydeposits, ortheproceeds of salethereof or of a sufficient portion thereof.

Clause19- CONTRACTORTOSUPPLYPLANT, LADDERS, SCAFFOLDING, ETC.:

The contractor shall supply at his own cost materials (except such special materials if any,asmayinaccordancewiththecontractorbesuppliedfromtheCommissioner/CMO 'sStores)plants,tool,appliances,implements,ladders,cordage,tackle,Scaffoldingand temporaryworkrequisitefortheproperexecutiontheworkwhetheroriginal,oralteredor substituted,andwhetherincludedinthespecificationorotherdocumentsformingpartof the contractor referred to in these condition or not or which may be necessary for the purposeofsatisfyingorcomplyingwiththerequirementoftheCommissioner/CMOasto anymatteras towhich under these conditions heis entitledtobe satisfied.or which he isentitledtorequiretogetherwithcarriagetherefortoandfromthework. The contractor also supply without charge requisite number of persons with the means and materials necessary for the purpose of setting out works, and counting, weighing& assisting in the measurement or examination at any time and from time to time of the work, or materials. Failing his so doing the same may be provided by the Commissioner/CMO at the expenses of the contractor and the expenses may be deductedfrom any moneydue to the contractorunder the contract, or from hissecurity deposit or the proceedsof sale thereof, or of a sufficient portion thereof.

Contractor is liable for damages arising from non-provision of lights fencing etc. The contractor shall also provide at his own cost except when the contract specifically providesotherwiseandexceptforpayments due under clause all necessary fencing and lights required to protect the public from accident and shall be bound to bear the expenses of defence of everysuit, action or proceedings at law that may be brought by any person for injury sustained owing to neglect of the above precautions & to pay any damage and costs which may be awarded in any such suit, action or proceeding sto any such person.

Clause 20 - COMPENSATIONUNDERSECTION12SUB-

SECTION(1)OFTHEWORKMAN'S COMPENSATION ACT 1923:

In every case in which by virtue of the provisions of section 12 sub-section (1) of the workman'scompensationAct1923Commissioner/CMOisobligedtopaycompensation toaworkmanemployedbythecontractorinexecutionoftheworksandwillrecoverfrom—the contractor the amount of compensation so paid Commissioner/CMO shall be at liberty to recover the amount or any part there of by deducting it from the security deposit or from any sum due by Commissioner/CMO to the contractor whether under this contract or otherwise. Commissioner/CMO may not be bound to contest any claim made against them under section - 12 sub-sections (1) of the said Act except on the writtenrequestofthecontractoranduponhisgivingtoCommissioner/CMOfullsecurity for all cases for which Commissioner/CMO might become liable in consequence contesting such claim.

LABOUR:

- **Clause21-**The contractor should get himself registered under contract labour regulations and abolitionAct1970including itsamendmentsafter getting a certificatefromthe principal employer.
- Clause22-Labour below the age of 14 years No labour below the age of 14 years shall be employed on the work.

FAIR WAGE:

Clause23 - Thecontractorshallpaynotlessthanfairwagetolabourengagedbyhimonthework.

Explanation-

- (a) Fairwage'meanswage(s)whetherfortimeorpieceworknotifiedduringtheperiodofexecution ofcontractfortheworkandwheresuchwageshavenotbeensonotified,thewagesprescribed by the revenue Commissioner/Collector for that period
- (b) The contractorshall,notwithstandingthe provisions of any contract to the contrary cause to be paid a fair wage to labourers indirectly engaged on the work including any labour engaged by his sub-contractors in connection with the said work, asif the labourers had been immediately employed by him.
- (c) In respect of labour directly or indirectly employed on the work for the performance of the contractorspartofthisagreementthecontractorshallcomplywithorcausetobecomplied with the Labour Act in force.
- (d) The Commissioner/CMOshallhave therighttodeduct, from the moneysdue to the contractor, anysum requiredorestimated to be required formaking good the loss suffered by a worker workers by reasons of non-fulfilment to the conditions of the contract for the benefit of the workers non payment of wages or deductions made from his or their wages, which are not justified by the terms of the contract or non observance of the regulations.
- (e) Thecontractorshallbeprimarilyliableforallpaymentstobemadeunderandforobservanceof the regulations afore said with out prejudice to his right to claim indemnity from his subcontractors.
- (f) The regulations aforesaidshall be deemed to beapart ofthis contract and any breachthereof shall be deemed to be a breach of this contract.

Subletting of works

- Clause24:-The contract may be rescinded and security deposit forfeited, for subletting the work beyond permissible limits as per clause 7.1 of appendix 2.10 or if contractor becomes insolvent: -
- "Note :Such subletting/assignment shall not be made to any other Contractor registered in Class AI to A5 Category in the Public Works Department of Chhattisgarh or in similar Category in other Deptt. of the Stateor in other organization or Agency (Class with about similar financial capacity) by whatever name these are called."

24.1 The contract shall not be assigned or sublet without prior sanction of the authority who has acceptedthetenderinwriting.Andifthecontractorassignorsublethiscontract,formorethan permissiblelimitsasperclause 7.1 of appendix2.10 orattemptto doso, or become insolvent commenceanyinsolvencyproceedingsormakeanycompositionwithhiscreditors,orattempt to do so or if anygratuity, gift, loan, perquisite, reward of and advantage pecuniary or otherwise, shall eitherdirectlyorindirectlybe given, promised or offered by the contractor, or anyof hisservantsoragentsortoanypublicofficerorpersonintheemployofGovernmentin relating to his office or employment, or if any such officer or person shall become in any way directly or indirectly interested in the contract, the Commissioner/CMO may there upon by notice in writing rescind the contract, and the S.D. of the contractor shall there upon stand forfeited and be absolutely at the disposal of Nagar Nigam/Nagar Palika/Nagar Panchayat and the same consequences shall ensure as if the contract had been rescinded underclause3thereof,andinadditionthecontractorshallnotbeentitledtorecoverorbepaid foranyworktheretoforactuallyperformedunderthecontract. Any such assignment/subletting within the limit of 25% bythe authority who has accepted the tenders OR 50 % by the next higherauthorityaccepting the tenderorGovt. asthe case maybe ,shall not diminish ordilute theliability/responsibilityofthecontractor.If thecontractorgetsitem/itemsof workexecuted ona task ratebasiswithoutmaterials, this shall notamount to subletting of the contract.

Any subcontracted work, done in Chhattisgarh state with prior approval of competent authority, such subcontractor will also get the credit forwork towards his experience.

- 24.2 TheCommissioner/CMOshallbeempoweredtoterminateanycontractifthecontractor sublets the works tosome other personon the basis ofpower attorney.
- 24.3 Subletting of work shall result in reduction in experience of the maincontractor to the extent of the sublet.

Clause25:SumpayablebywayofCompensationtobeconsideredasReasonableCompenstion Without Reference to Actual Loss:

All sumspayable by way of compensation under any of these conditions shall be considered as reasonable compensation to be applied to the use of Nagar Nigam/Nagar Palika/Nagar Panchayat without reference to the actual loss ordamage sustained, and whether or notany damage shall have been sustained.

Clause26- CHANGEINTHECONSTITUTIONOFFIRM:

In the case of tender by partners any change in the constitution of the firm shall be forthwith notified by the contractor to the Commissioner/CMO for his information, and contractor shall initiate steps for fresh & new registration which shall be assessed & decided by the competent authority for fresh registration.

Clause27 - WORK TO BE UNDER DIRECTION OF ENGINEER/COMMISSINOR/CMO:

All works to be executed under the contract shall be executed under the direction and subject to the approval in all respect of the Commissioner/CMO of the Nagar Palik Nigam/NagarPalika/NagarPanchayatforthetimebeingwhoshallbeentitledtodirectat what point or points and in what manner theyare to commenced and from time to time carried on.s

Clause28ARBITRATIONCLAUSE:

Except as otherwise provided in this contract all question and dispute relating to the meaningofthespecification, designs, drawings and instruction herein beforementioned as to thing what so ever in anyway arising out of or relating to the contract designs, drawings, specification, estimate, concerning the works, or the execution or failure to execute the same, whether arising during the progress of the work, or a after the abandon ment thereof shall be referred to the Commissioner/CMO for his decision, within a period of 30 (thirty) days of such an occurrence (s). There upon the Commissioner/CMO shall give his written instructions and/or decisions, after hearing the contractor and Engineer-in-Charge within a period of 15 (fifteen) days of such request. This period can be extended by mutual consent of parties.

Upon receipt of written instructions or decisions, of Commissioner/CMO the parties shall promptly proceed without delay to comply such instructions or decisions. If the Commissioner/CMOfailstogivehisinstructionordecisionsinwritingwithinaperiodof15 (fifteen) days or mutually agreed time after being requested and/or, if the party (es) is/are aggrievedagainstthedecisionoftheCommissioner/CMO,theaggrievedpartymaywithin 30dayspreferanappealtotheCompetentAuthority,whoshallaffordanopportunitytothe parties of being heard and to offer evidence in support of his appeal. The, Competent Authority will givehis decision within30 (thirty) days,orsuch, mutuallyagreedperiod.

If any party is not satisfied with the decision of the Competent Authority he can file a petitionfor resolving the dispute througharbitrationinthe arbitration tribunal AreferencetoArbitrationTribunalshallbenogroundfornotcontinuingtheworkonthe partoftheContractor.Paymentas peroriginaltermsandconditionoftheagreementshall be continued by the Commissioner/CMO in accordance with clause 8 above.

Clause29 - LUMPSUMINESTIMATE:

Whenthe estimateon which atenderis made includeslump sumsin respect of part of the works, the contractors hall be entitled to payment in respect of the items of work involved or the part of the work in the same rates as a repayable under this contract for such items, or if the part of the work in question is not, in the opinion of the Commissioner/CMO, capable of measurement, the Commissioner/CMO may at the his discretion paythelum psumamount entered in the estimates, and the certificate in writing of the Commissioner/CMO shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provisions of this clause.

Action where nospecification:

Clause30-In the case of any class of work for which there is no specification as is mentioned in Rule such work shall be carried out in accordance with the specification approved by CompetentAuthority /Engineer-in-Chargefor application to works.

Contractor's Percentage whether Applied to NetorGross Amounts of Bills:

Clause31-The percentage referred to at Para 7 of the tender will be deducted from/added to the gross amount of the billsforwork done afterdeduction of the costof materials supplied by the department.

Claim for Quantities EnteredintheTenderor Estimate:

Clause32-Quantities shown in the tender are approximate and no claim shall be entertained for quantitiesofworkexecutedbeingeithermoreorlessthanthoseenteredinthetenderof estimate. This is subject to the limitations as provided for in clause 13 and 14 above.

ClaimforCompensationforDelayInStartingtheWork:

Clause33-No compensation shall be allowed for any delay caused, except as provided under clause 5.3,in startingofthework on anyotherground orreasons whatsoever.

EMPLOYMENTOFSCARCITYLABOUR:

Clause34-If Governmentdeclare a stateof Scarcityorfamine to existinanyvillagesituated within sixteen kilometres of the work the contractor, shall employ upon such parts of the work as are suitable for unskilled labour, any person certified to him by the Competent Authority or by any person to whom the Competent Authority may have delegated this duty in writing to be in need of relief and shall be bound to pay to such persons wages not below the minimum which Government may have fixed in this behalf. Any dispute, which may arise in connection with the implementation of this clause, shall be decided bythe CompetentAuthority whose decisionshall befinalandbindingonthecontractor.

Royalty on Minor Minerals

Clause35:-The contractor shall pay all quarries, Royalty charges etc. If the contractor fails to produce the royalty clearance certificate from concerned department then the Commissioner/CMO shall deduct the royalty charges from his bills and keep in deposit head, which shall be refunded to the contractor on production of royalty clearance certificate from the concerned department. If he fails to produce the royalty clearance certificate with in 30 days of submission of final bill, then royalty charges which waskeep under deposit head by the Commissioner/CMO shall be deposited to the concerned department.

Any change intheroy alty rates of minormineralsnotified by the stategovernment, after the date of submission of financial offer by the bidder/contractor, then this increase/decrease in the rates shall be reimbursed/deducted on actual basis.

TECHNICAL EXAMINATION

Clause36-The Commissioner/CMO shall have theright to causeAuditand Technical Examination of the works and the final bills of the contractor including all supporting vouchers, abstracts etc. to be made as per payments of the final bills and if as a result of such Audit & Technical Examination the sumis found to have been over paidinrespect of any work done bythe contractor under the contract or any work claimed by himtohasbeen doneunder contract and found not to have been executed,the contractors hall beliable to refund the amount of over payment andit shall be law ful for the Commissioner/CMO to recover the same from the security deposit of the contractor or fro many dues payable to the contractor from the Commissioner/CMO account if it is found that the contractor was paid lesser than what was due to him under the contract in respect any work executed by him under it, the amount of such under payment shall be duly paid by the Commissioner/CMO to the contractor.

In the case of any audit examination and recovery consequent on the same the contractor shall be given an opportunity to explain his case and decision of the Competent Authority shall be final.

DEATH OF PERMANENT INVALIDITY OF CONTRACTOR:

Clause37- If the contractor is an individual or a proprietary concern, partnership concern, dies during the currency of the contract or becomes permanently incapacitated, where the surviving partners are only minors the contract shall be closed without levying any damages/compensation as provided for inclause3 of the contracta greement.

However, if Commissioner/CMO is satisfie daboutthe competence of the surviving, then the Commissioner/CMO shall enterintoa fresh agreement for there maining work strictly on the same terms and conditions, underwhich the contract was awarded.

PENALTY FOR BREACHOF CONTRACT:

Clause38-On the breach of any term or condition of this contract by the contractor the said the Nagar Palik Nigam/Nagar Palika/Nagar Panchayatshall be entitled to forfeit the Security deposit orthe balance there of that may at the time be remaining,andtorealise and retain the same as damages and compensation for the said breach but without prejudice to the right of the Nagar Palik Nigam/Nagar Palika/Nagar Panchayatto recover further sums as damages from anysums dueor which may become due to the contractor by.