

PREAMBLE AND GENERAL DIRECTIONS

- 1- Forming rebates and other features on all of the BoQ items in case of the bad quality.
- 2- The Conditions of Contract together with the Drawings and other Contract documents shall be read in conjunction with the Bills of Quantities and shall be referred to for details of the description of the items, quality, tests, strength of material used, workmanship, construction, scope of work and measurement
- 3- The Tenderer shall provide against the bill rates or in the prices for the full scope of the work covered by the Contract. Any material and/or work required to complete the work under the bill items, shall be deemed included in the bill rates. No claim or variations shall be considered on account of the Tenderer's failure to comply with this provision.
- 4- The term "Tenderer", if awarded the "Tender", shall be read later as the "Contractor". "Tenderer" or "Contractor" are interchangeable terms which, wherever mentioned, shall be deemed to give the intended / applicable meaning.
- 5- The cost of the following works, duties and liabilities of the Contractor shall be deemed to be included in and spread over the rates and sums stated in the Bills of Quantities by the Contractor, whether they are separately itemized or specifically referred to in the Bills of Quantities or not.
 - (a) All liabilities, obligations, contingencies and risks imposed by the contract document.
 - (b) Strict compliance with each and every provision and requirement of the Conditions of Contract, Drawings, Bills of Quantities and other Contract Documents.
 - (c) All considerations arising from the definitions incorporated in the contract.
 - (d) All overhead on cost and profit in carrying out the work as described in the Bills of Quantities and indicated in the drawings and other Contract Documents.
 - (e) All applicable taxes, duties, charges, government levies, landing charges and transport.
 - (f) The cost of bonds, all insurance policies and guarantees.
 - (g) The cost and expense of all works, temporary works, services and everything necessary for the due execution completion and maintenance of the works.
- 6- The quantities of work and material stated in the Bills of Quantities are estimated quantities for the work for the purpose of Tender evaluation and are not to be considered as limiting or extending the amount of the work to be done and the material to be supplied by the Contractor. They are given so that tenders are made out and compared on equal basis. The Tenderer shall be deemed to have checked and verified such quantities in the compilation of his Tender Price prior to the submission of his Tender.
- 7- The quantity of each and every item of work in the Bills of Quantities, executed, shall be measured out net and according to exact dimensions or as specified in the method of measurement and in the unit stated in the Bills of Quantities for such item.
- 8- A unit price and a total shall be stated for each item in the Bills of Quantities in clearly legible figures. In case of discrepancy between the unit price and the total for the item, the unit price shall prevail.

9- The descriptions in the Bill of Quantities may be incomplete and the Tenderer is referred to the Drawings, Photographs and the engineer instructions for complete information and design intent of items with respect to all the relevant descriptions, quality, dimensions, capacities, design parameters and the like.

10- The following abbreviations and notations are used in these Bills of quantities:

Linear Meter	L.M.
Square Meter	M2
Lump Sum	L.S
Cubic Meter	M3
Metric Tonne	Ton
Number	No.

11- Re-measurement: The works required is subject to a +/- 30% variation of the figures stated in the tender documents.

Safety Features

A. The Works as installed shall have no features that could be a hazard to operators, maintenance staff, visitors, or other persons having access thereto. Guards, electrical safety devices, thermal insulation, noise suppression devices, written notices, safety colors, and the like shall be provided where needed.

B. Adequate safeguards shall be provided to prevent personnel accidentally coming into contact with dangerous machinery, mechanisms, hot surfaces, electrically live parts, and other hazardous components or contents. Guards shall be rigid, securely fixed and made so that they do not have to be removed during normal operation, running maintenance and routine inspection.

Reinstatement

- A- The contractor is responsible for all reinstatement when the damage happened.
- B- The contractor must repair and fix the damages when occur directly and on the spot.
- C- The damages will be identified as per ACTED's engineer.