GOVERNMENT OF ODISHA
DEPARTMENT OF WATER RESOURCES

PREPARATION OF
COMPREHENSIVE DRAINAGE MASTER PLAN
AND DETAILED PROJECT REPORT FOR
STORM WATER DRAINAGE SYSTEM OF
CUTTACK CITY

TENDER DOCUMENT
PART-I – TECHNICAL BID

JULY 2016

CHIEF ENGINEER
DRAINAGE, CUTTACK
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SECTION – I

INVITATION FOR
EXPRESSION OF INTEREST
OFFICE OF THE CHIEF ENGINEER,
DRAINAGE, CUTTACK.
***
EOI No CE-DR-EOI-02/16

INVITATION FOR Expression of interest for “Preparation of Comprehensive Drainage Master Plan and Detail Project Report for Cuttack City”.

1. The Chief Engineer, Drainage, Cuttack, At- Gandarpur, P.O. College Square, Dist Cuttack-3 (Odisha) on behalf of Governor of Odisha invites expression of interest (EOI) for “Preparation of Comprehensive Drainage Master plan and Detail Project Report for Cuttack City” from registered and eligible firm/ Consultant for tendering their bids in sealed cover addressed to the Chief Engineer, Drainage, Cuttack. The EOI may be downloaded from the website www.dowrorissa.gov.in. / www.orissagov.nic.in. and can be submitted in sealed envelope containing hard & soft copies by speed post or can be dropped in the specified Drop Box at the office of the Chief Engineer, Drainage, Gandarpur, O/o Liaison officer, Chief Engineer, Drainage, Bhubaneswar, O/o the Executive Engineer, Drainage Division, Berhampur, O/o the Executive Engineer, Drainage Division, Balasore.

Name of work: PREPARATION OF COMPREHENSIVE DRAINAGE MASTER PLAN AND DETAIL PROJECT REPORT FOR CUTTACK CITY

1. EOI may be downloaded from web sites www.dowrorissa.gov.in., www.orissagov.nic.in from 16.08.2016, 10.00 Hrs to 15.09.2016 upto 15.00Hrs.
2. Date of submission of sealed envelope containing their bids is from 12.09.2016, 10.00 Hrs to 17.09.2016 upto 14.00 Hrs.
3. The EOI will be opened on Dt 19.09.2016 at 16.00Hrs in the office of the Chief Engineer, Drainage in presence of the bidders or their authorized representatives, who wish to attend.
4. The bids received after due date shall not be considered for evaluation.

All other details are available in the website of www.dowrorissa.gov.in.

(Er. B. Bastia)
Chief Engineer, Drainage,
Cuttack.
INVITATION FOR EXPRESSION OF INTEREST (EOI)
No. EOI No CE-DR-EOI-02/16

EXPRESSION OF INTEREST

Expression of interest in sealed covers are invited from the National Consultants for participation.

PROJECT

Preparation of Compressive Drainage Master Plan and Detailed Project Report for Cuttack City (Odisha).

Duration for completion of Project is six months.

PROPOSED

Proposed site is the District Head Quarter of Cuttack District in the State of Odisha, 26 Km East of Capital. Nearest Railway Station is Cuttack of South Eastern Railway and nearest Airport is at Bhubaneswar. The city lies on NH No. 5 that connects all major cities of the country.

BIDDER

The Bidder may be a single entity or a multiple entity consortium coming together to prepare the detailed project report and master plan Consortium as a whole must have technical and financial expertise to execute large project of this size. The requirements are as follows:

BIDDER PROFILE REQUIREMENT

Eligibility:- The bidder / Agency Firms Consortium should have experience offering similar consultancy service in survey, mapping design, drawing, preparing bill of quantities in Urban Storm Water Drainage Sector of India for past 7 years.

Qualification:-
(i) The bidder should have sufficient experience in technical matters & offered similar consultancy services, i.e. preparation of at least one compressive Urban Storm Water Drain Project Report and Master Plan for any city with more than 7,00,000 (Seven lakhs) population spreading over not less than 192.5 Sq km Urban catchment area in the last 7 years. The bidder should have sufficient organizational capacity well qualified to monitor the field staffs in the matter relevant to the scope of services.

(ii) The annual turnover of the bidder should not be less than Rs.3.00 Crore in any one year during the last 5 years.
PURCHASE OF TENDER DOCUMENT

Tender documents containing detailed qualification and eligibility criteria, scope of work, terms of reference and conditions of Contract may be downloaded from the Water Resources website http://www.dowrorissa.gov.in and Govt. of Odisha website http://www.tenderorissa.gov.in from 16.8.2016 to 15.09.2016 upto 15.00 Hrs. The bidder shall have to furnish Rs.10,000/- (Rupees Ten thousand) + 5% VAT charges (non-refundable) towards cost of tender documents.

PROCEDURE FOR SUBMISSION OF EOI

The bidder shall have to furnish Rs.5,00000/- (Rupees five lakh) towards earnest money deposit along with the tender documents either in shape of post office saving Bank Account / NSC /P.O./ Time Deposit Account/ Deposit receipt of any nationalized bank duly pledged in favour of Executive Engineer, Drainage Division, Cuttack payable at Cuttack failing which the bid shall be considered non-responsive and will be rejected. EMD may be furnished in shape of Bank Guarantee from State Bank of India valid for coming one year duly pledged in favour of the Executive Engineer, Drainage Division, Cuttack.

TIME SCHEDULE

Pre-Bid meeting will be held on 02.09.2016 at 11.00 hours in the office of the Chief Engineer, Drainage, Gandarpur, Cuttack (Odisha) Consultants have to submit their sealed tenders on or before 14.00 hour of 17.09.2016. The technical bid only will be opened at 16.00 hours on 19.09.2016 in the office of the Chief Engineer, Drainage, Gandarpur, Cuttack in presence of the bidders or their authorized agents who wish to be present.

The bidders may present their proposal to a Committee to be formed by Chief Engineer, Drainage, Gandarpur, Cuttack on 28.09.2016 at 11.00 hours at the Conference Hall of Office of the Engineer-in-Chief, Water Resources, Secha Sadan, Bhubaneswar, Odisha.

The Chief Engineer, Drainage, Gandarpur, Cuttack reserves the right either to accept or reject any or all tenders at any stage without assigning any reason thereof.

Address for communication: Chief Engineer, Drainage, Gandarpur, Cuttack, Odisha, Pin-753003

Tel. No.0671-2441543, Fax -0671-2442928
Chief Engineer, Drainage, Gandarpur, Cuttack.
E-mail: cedrainage@gmail.com

Chief Engineer,
Drainage, Cuttack
Cuttack, the old capital city of Odisha, fondly known as the Silver City is famous for its rich heritage and culture. The city is the commercial capital of the state being situated between two rivers namely Kathajodi and Mahanadi. Cuttack City is located at latitude 20°31'23" & 20°52'30" North and longitude 85°47'17" & 85°78'80" East. The geographical area of the city is about 192.50 square kilometres (74 square miles) with a flat terrain which makes the city very much prone to water logging and acute drainage congestion during rains. The city being located in the coastal areas is often subjected to cyclone, heavy rainfall, storms and flood. The city is thickly habitated and the unplanned development in the past has made the city very heaving and sickly sweet. Flood and Drainage problems are a day to day affair during rainy season in the city. The major part of the city gets submerged during rainy season and it takes hours and even days together for passage of the accumulated flood water from the locality. Rainfall of as high as 330 mm on 04.08.2007 followed by 107 mm on 05.08.2007 has been observed in the past.

Looking in to the sufferings of the people of the city, Hon'ble High Court of Odisha has directed the State to go for a Comprehensive Drainage Master Plan for Cuttack City to solve the above issue. In continuation to the order of the Hon’ble Court, it has been decided in a meeting on 27.04.2016 at Government level to entrust the task of selection of an agency for preparing the Drainage Master Plan of Cuttack City to the Chief Engineer, Drainage, Cuttack.

Cuttack Municipal Corporation (CMC) is a local body with the responsibility of providing basic civic services like roads, water supply, sewerage, health, sanitation and storm water disposal etc in the 59 wards coming under CMC. Cuttack Development Authority (CDA) is the Guiding
Organisation for developmental activities and planned growth of the City. There has been some developmental works by CMC to cater the Drainage Problem of the city. Some of the major drains have been renovated under different schemes and pumping stations have been set up at strategic locations where ground conditions do not permit natural disposal of storm water to pump out the accumulated storm water. Day to day maintenance of the drainage systems are being looked after by CMC also.

Considering the development scenario and urbanization coupled with population growth, the existing storm water drainage system is utterly inadequate due to the following shortcomings.

1. Many of the existing surface drains are inadequate in size thus require renovation.

2. Many areas are not provided with drainage system.

3. Absence of efficient solid waste management system is contributing to blockage of open surface drains leading to overflows during heavy showers. Stagnation of water as a result of siltation / blockage is creating health related problems due to mosquito breeding, fly nuisance etc.

4. The CMC is facing lot of hardship in day – to – day for periodic maintenance of the existing drains.

5. Flow of sewage / septic tank effluent in some open drains also creates health risk to the citizen. A separate sewerage system presently under execution is expected to eliminate this problem. Its effect has to be studied simultaneously.

6. Due to rapid urbanization and unprecedented pace of growth in the last two decades, the physical status of most of the natural storm water channels are:

   • Encroachment by the public, thereby narrowing the original stream Section.

   • Slum dwellers / people of weaker sections occupy and reside on the bank of the drains causing obstruction to the free flow of streams & narrowing the flow path.

   • Due to lack of proper demarcation and fencing of storm water drains, debris & wastages are thrown into the channels causing obstruction to free flow of rain water finally leading to overflowing on the roads.
7. The low lands on the eastern side which otherwise acted as storm water holding basins & provided natural pathway for discharge to the rivers are gradually converted into homestead lands thereby causing flooding in uplands during heavy shower. These low lands while acting as temporary storm water holding banks also help groundwater recharge.

8. Increase in-built up areas & absence of integrated urban watershed management have led to reduction in infiltration capacity & thereby ground recharging problems.

The above shortcomings are causing frequent flooding of the city thereby affecting the normal life especially during monsoon periods.

**Goals and Service Outcomes**

The objective of the programme is to promote planned integrated development of the town to help creating durable public access and to improve quality oriented services in the town.

Considering the difficulties of the people of the city and based upon a P.I.L vide O.J.C. No. 6721/1999. Hon’ble High Court of Odisha have directed to prepare a Comprehensive Drainage Master Plan of Cuttack City to solve the above issues. It has been decided in a meeting held on 27.4.2016 at Government level to entrust the task of selection of consulting agency for preparation of Drainage Master Plan of Cuttack City to Chief Engineer, Drainage, Cuttack. The major goals and outcome aimed at are as follows:

- prevent flooding of the City thereby minimize occurrence of damages to public/ private properties and public life.
- Avoid disruption of public life especially during the periods of cyclonic storms and high intensity rainfall.
- Creating scope for ground water recharges.
- Creating water bodies for the purpose of recreation activities & also for damping the temperature during Summer.

As a part of the strategy, it is proposed to adopt an integrated approach to urban watershed management with creation / renovation of following infrastructure facilities to achieve the above goals.

(i) Design of the existing surface drainage facility including renovation of the same as per requirement.
(ii) Design and execute drainage system for all uncovered areas of CMC including fringe areas with integration to the existing system as per requirement.

(iii) Renovation of the existing natural storm water channels suitling to following scope.

a) Construction of storm water drains and / or retaining walls on both sides wherever needed duly demarcating the boundaries on either side.

b) Construction of Check dams/Drops wherever necessary to reduce the velocity in stages to ensure steady flow, to help in ground water recharge and to use as water bodies / lakes for recreational spots.

c) Construction of cross culverts/Bridges wherever necessary.

d) Chain link fences to minimize dumping of garbage and litter.

e) De-silting / de-weeding to ensure full flow of water.

f) Construction of control structures wherever necessary.

The following is the tentative list of sub-project (works) proposed to improve in the existing Storm Water Drainage network under JICA funding.

<table>
<thead>
<tr>
<th>Main Drain</th>
<th>Name of Sub-Drain</th>
<th>Location</th>
<th>Approx. Length (m.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 1L</td>
<td>Police colony, Wireless office area &amp; some part of Maa Tarini Chowka to Deulasahi</td>
<td>Police colony, Wireless office area &amp; some part of Maa Tarini Chowka to Deulasahi</td>
<td>800</td>
</tr>
<tr>
<td>1 2L</td>
<td>Barabati Stadium to Potapole</td>
<td>Barabati Stadium to Potapole</td>
<td>1330</td>
</tr>
<tr>
<td>1 4L</td>
<td>SCB Medical Area</td>
<td>SCB Medical Area</td>
<td>Small drains at few locations to Taladanda Canal</td>
</tr>
<tr>
<td>1 6R</td>
<td>Khannagar Link Channel</td>
<td>Khannagar Link Channel</td>
<td>1800</td>
</tr>
<tr>
<td>1 1L of 6R</td>
<td>Left side of link road from Badambadi bus stand to Railway bridge discharging to 6R</td>
<td>Left side of link road from Badambadi bus stand to Railway bridge discharging to 6R</td>
<td>1750</td>
</tr>
<tr>
<td>1 2L of 6R</td>
<td>Right side of link road from Badambadi bus stand to Railway bridge discharging to 6R</td>
<td>Right side of link road from Badambadi bus stand to Railway bridge discharging to 6R</td>
<td>1750</td>
</tr>
<tr>
<td>1 10R</td>
<td>From Nuapada area to MD-1 at Nayabazar (not finally connected to MD1)</td>
<td>From Nuapada area to MD-1 at Nayabazar (not finally connected to MD1)</td>
<td>1330</td>
</tr>
<tr>
<td>2 1R</td>
<td>From Cuttack Paradeep road to Divine Nagar.</td>
<td>From Cuttack Paradeep road to Divine Nagar.</td>
<td>580</td>
</tr>
<tr>
<td>2 1L</td>
<td>Gandarpur on NH-5 to Divine nagar.</td>
<td>Gandarpur on NH-5 to Divine nagar.</td>
<td>300</td>
</tr>
<tr>
<td>2 2L</td>
<td>From Mahanadi Vihar to Aparna Nagar</td>
<td>From Mahanadi Vihar to Aparna Nagar</td>
<td>190</td>
</tr>
<tr>
<td>2 3L</td>
<td>From Rural Works Office campus to Nayabazar.</td>
<td>From Rural Works Office campus to Nayabazar.</td>
<td>500</td>
</tr>
<tr>
<td>2 4L</td>
<td>From Potapokhari to Nayabazar.</td>
<td>From Potapokhari to Nayabazar.</td>
<td>225</td>
</tr>
<tr>
<td>2 1L to 3L</td>
<td>From Binayak Nagar to Road before Netaji Park</td>
<td>From Binayak Nagar to Road before Netaji Park</td>
<td>Small length</td>
</tr>
</tbody>
</table>
g) Preparation of micro level storm water drainage network for street, branch & main drains in uncovered areas & integrating the same with existing system as well as to the major storm water channels.

h) Conducting detailed survey of the existing storm water Channels to assess their physical status, carrying capacity & adequacy to meet design discharge requirements.

i) Identification of location along the routes of the major storm water channels for creation of water bodies / lakes for recharging to the ground water as well as to use for recreational purpose.

j) Preparation of storm water drainage map for Cuttack city & zonal maps showing existing major and primary, tertiary storm water drains & their disposal system.

k) Based on the hydrologic study design of the entire drainage system including outfall structures shall be carried out for safe discharge of design flood to the rivers.

l) Structural design of the entire drainage system with outfall structures shall be carried out.

m) The DPR shall include the followings :-

   - Detailed survey of the drains and their flood plain areas
   - Review of existing conditions
   - Deficiency analysis from hydraulic and structural point of view
   - Enlisting of obstructions, bottlenecks and encroachments
   - Rehabilitation plan
   - Socio-Environmental impact analysis
   - Estimation of flood discharge and hydraulic design
   - Preparation of Longitudinal Sections (LS) and Cross Sections (CS) of drains.
   - Soil Investigation
   - Structural design of drain cross-section depending on the availability of land.
   - Detailed estimates with rate analysis based on current SSR
   - Preparation of detailed drawings
   - Construction programme to complete the execution within 2 years.
   - Ground water recharging study & its effect.
   - Preparation of land schedule with ROR, village map etc. for acquisition of private, Govt. and forest lands to develop the network.
   - The DPR should be prepared as per the guidelines & norms stipulated by H&UD Department, Govt. of Odisha and other Department.
As such it is decided to appoint a Consultant who would prepare detailed project report for comprehensive storm water drainage system of Cuttack City for approval of Housing & Urban Development/Urban Department, Govt. of Odisha.

In support of the Invitation for the EOI (Offer), the Department of Water Resources, Govt. of Orissa issues this Bidding Document for the preparation of master plan along with the DPR with complete Technical data, design, drawing, estimates with specifications etc. and Related Services incidental thereto as specified in Terms of Reference (ToR).

2. **SOURCE OF FUNDS**:

   The work will be funded by H&UD Department, Govt. of Odisha.

3. **ELIGIBILITY**:

   3.1 A consultant may be a natural person, private entity, government owned entity or any combination of them with a formal intent to enter into an agreement or under an existing agreement in the form of a Joint Venture (JV) in the case of:

   a) All parties to the JV shall be jointly and severally liable; and

   b) A JV shall nominate a Representative who shall have the authority to conduct all business for and on behalf of any and all the parties of the JV during the bidding process and, in the event of the JV is awarded the Contract during contract execution.

   3.2 A Bidder, and all parties constituting the Consultant, shall have the nationality of India. A Bidder shall be deemed to have the nationality of India if the Consultant is a citizen or is constituted, or incorporated, and operates in conformity with the provisions of the laws of India. This criterion shall also apply to the determination of the nationality of proposed subcontractors or suppliers for any part of the Contract including related services.

   3.3 A firm that is under a declaration of ineligibility by the Central / State Governments, in accordance with ITC Clause 2, at the date of the deadline for bid submission or thereafter, shall be disqualified.

   Government-owned enterprises shall be eligible only if they can establish that they are legally and financially autonomous and operate under commercial law.

   3.4 Offerers shall provide such evidence of their continued eligibility satisfactory to the Borrower, as the Borrower shall reasonably request.
4. QUALIFICATIONS:

4.1 Physical

The agency should have offered similar consultancy services, i.e., preparation of at least one comprehensive Urban Storm Water Project Report for any single city with population more than 7,00,000 (Seven Lakhs) and with an area not less than 192.5Sqkm. in the last 7 years i.e., after 31st March, 2009 (A Certificate from Employer shall have to be furnished as proof).

4.2 Financial

The annual turnover of the agency should not be less than Rs.3.00 crore in any one year in the last 5 years (Statement showing annual turnover for the years 2012-13, 2013-14, 2014-15, 2015-16 & 2016-17 certified by a Chartered Accountant have to be furnished with bid documents).

4.3 Financial standing:

The Consultant shall furnish audited financial statements for the last five years, audited by a Chartered Accountant, which should include Profit and Loss Account, Balance Sheet and certificates regarding contingent liabilities. In case of any nil statement, a Chartered Accountant shall certify the same accordingly. The Consultant shall furnish the financial statement for the latest financial year (2015-16) including the liabilities, contingent liabilities and projects in progress. If the Consultant is a company, audited annual reports of the financial years April 2011 to March 2016 inclusive, along with the audit reports under the Companies Act shall be furnished. In case of Consultants other than companies, if the turnover in any of the above financial years exceeds Rs. 40 lakh per annum, the audited accounts along with the auditor’s certificates under section 44 AB of the Income Tax Act shall be furnished. If audited reports under Section 44AB of Income Tax Act is not furnished for any year, it will be deemed that the turnover for that year was less than Rs.40 lakh. In the case of Consultants other than companies, if the turnover in any of the above financial years does not exceed Rs.40.00 lakh per annum, the following certificate shall be given by a Chartered Accountant for each year for the Profit and Loss Account and the Balance Sheet.

“We have audited the above Profit and Loss account / Balance Sheet of ___________________________________________ as on ______________ for the financial year ending ______ and in our opinion the said accounts give a true and fair view. The said Balance sheet and Profit and Loss Account are in agreement with the books of accounts and returns produced and that we have obtained all the informations and explanations which, to the best of our knowledge and belief, were necessary for the purpose of the audit.”
4.4 History of litigation and criminal record

If any criminal cases is pending against him/her/ partners at the time of submitting the Tender, the Tender will be summarily rejected. In this respect, the Consultant shall have to submit an affidavit to the effect that the history of litigation, criminal cases pending against him/her/partners furnished by him/her is true.

In case, it is detected at any stage that the affidavit is false, he will abide by the action taken by the Chief Engineer, Drainage, Gandarpur, Cuttack without approaching any court whatsoever for redress. He will however, be given suitable opportunity to offer his explanation before action is taken against him.

4.5 Consultants shall not be eligible to tender for consultancy if any of his/ her near relatives are working in the cadre of an Assistant Engineer and above in the Engineering Section or a Senior Assistant and above in the Accounts / Audit / Administrative sections. Near relatives include

4. Brothers and Sisters
5. Father and mother
6. Wife / Husband
7. Father-in-law and mother -in-law
8. Nephews, nieces, uncles, aunts
9. Cousins and in addition
10. Any person residing with the contractor, whether related or not.

4.6 Other requirements:

Even if the Consultant meets all the eligibility and qualification criteria, his Tender shall be summarily rejected if he is found to have misled or made false representation in the form of any of the statements submitted in proof of the eligibility and qualification requirements or if he has a record of performance such as absconding from work, works not properly completed as per contract, inordinate delays in completion, financial failure and / or has participated in
previous Tendering for the works under CMC and had quoted unreasonably high Tender price/premium. In addition to the above, even while executing the work, if it is found that he produced false / fake certificates in his tender, he will be blacklisted.

4.7 Original Certificates:

Originals of the certificates shall be produced as and when required to verify the copies of statements and other informations furnished along with Tender. Failure to produce original documents in time will lead to disqualification.

5. COST OF TENDERING:

The Consultant shall bear all expenses associated with the preparation and submission of his tender and the Chief Engineer, Drainage, Gandarpur, Cuttack shall in no case be responsible or liable for reimbursement of such expenses, regardless of the conduct or outcome of the tendering process.

6 SITE VISIT:

The Consultant is advised to visit and examine Cuttack Municipality / C.D.A area and its surroundings and obtain for himself on his own responsibility all informations that may be necessary for preparing the tender and quoting rates. The costs of any such visit shall be entirely at the consultant's own expense.
B. TENDERING DOCUMENTS

7. TENDER DOCUMENTS:

A set of Tender Documents comprising of technical bid and price bid issued for the purpose of tendering includes the following, together with any addenda thereto which may be issued in accordance with the proceedings of pre-bid meeting issued in accordance with Clause 8 and Clause 9.

**PART-I Technical Bid.**

Section I : Notice Inviting Consulting Service.
Section II : Instruction to Consultants
Section III : Conditions of Contract
Section IV : Terms of Reference (ToR)
Section V : Schedules of Supplementary Information

Schedule A- To establish their eligibility, Consultant shall submit all the necessary documents. If the Consultant is an existing or intended JV shall submit a copy of the JV Agreement, or a letter of intent to enter into such an Agreement. The respective document shall be signed by all legally authorized signatories of all the parties to the existing or intended JV, as appropriate.

Schedule B - Bank Guarantee for EMD
Schedule C - Income Tax PAN No.
Schedule D - Project Experience Record
Schedule E - Activity Schedule
Schedule F - Similar project experience record
Schedule G - Bio-data of Technical Personnel for the work
Schedule H - Record of arbitration and Litigation
Schedule I - History of Criminal cases
Schedule J - General Power of Attorney Affidavit
Schedule K - Joint Venture Agreement
Schedule L - Affidavit

Section VI : Addenda issued by the Chief Engineer, Drainage, Gandarpur, Cuttack -753003

Section VII : Forms
PART - II  Price Bid (Financial Proposal).

The Consultant is expected to examine carefully all instructions, terms of reference, Tender conditions, forms appendix to Tender, addenda in the Tender Documents. Failure to comply with the requirements of Tender submission will be at the Consultant’s own risk.

8. CLARIFICATION OF TENDER DOCUMENTS:

8.1 Consultants shall carefully examine the Tender Documents and fully inform themselves as to all the conditions and matters, which may in any way affect the work or the cost thereof. Should a Consultant find any discrepancy in or omission from the specification or any other of the Tender Documents or should he be in doubt as to their meaning, he should immediately address a query in writing or by fax to the authority given in Sub-Clause18.5.

9. AMENDMENT OF TENDER DOCUMENTS:

9.1 At any time prior to the deadline for submission of tenders, the Chief Engineer, Drainage, Gandarpur, Cuttack may for any reason, whether at its own initiative or in response to the clarifications requested by the prospective Consultants, modify the tender documents by issuing an Addendum.

Such addenda will be kept in website www.dowrorissa.gov.in/ www.orissagov.nic.in for downloads and will be binding upon them. Consultant shall give a certificate in the affidavit as described in Schedule L.

In order to afford prospective Consultants reasonable time to take such addenda into account in preparing their tenders, the Chief Engineer, Drainage, Gandarpur, Cuttack at his discretion, will extend the deadline for the submission of tenders in accordance with Clause 19.
C. PREPARATION OF TENDERS

10. LANGUAGE OF THE DOCUMENTS:

All documents relating to the Tender shall be in the English language.

11. Deleted

12. TENDER PRICES:

12.1 Unless stated otherwise in the tender documents, the Contract shall be for the whole of the work and the Consultant shall quote in Indian Rupees his willingness to execute the works at the rate per Sq.Km area of the city in respect of preparation of Master plan for storm water drains for preparation of Detailed Project Reports for individual priority storm water drains. This quoted rate shall also include Bankers charges, Service Tax, Income Tax, VAT charges, overheads as applicable from time to time and all other incidental charges complete for the work.

The rate quoted by the Consultant shall be firm.

13. TENDER VALIDITY:

Tenders shall remain valid and open for acceptance for a period of 120 days after the date of tender opening prescribed in Clause 22.

In exceptional circumstances, prior to expiry of the original Tender validity, the Chief Engineer, Drainage, Gandarpur, Cuttack may request the Consultant for a specified period of extension of validity. The request for any extension and the responses thereto, shall be in writing or cable. A Consultant may refuse the request without forfeiting his EMD. A Consultant agreeing to the request will not be required or permitted to modify his tender, but will be required to extend the validity of his EMD.

A Consultant who withdraws his tender without a valid reason (to be decided by the authority competent to accept the tender) shall be disqualified for tendering for further works in the CMC.
14. **FORMAT AND SIGNING OF TENDERS:**

The tender document shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized by the Consultant to the Contract. Proof of authorization shall be furnished in the form of a certified copy of Power of Attorney, which shall accompany the tender. All pages of the tender where entries or corrections have been made shall be initialed by the person or persons signing the tender.

The completed tender shall be without alterations, inter-relations or erasures except those which accord with instructions given by the Chief Engineer, Drainage, Gandarpur, Cuttack or as necessary to correct errors made by the Consultant, in which case such corrections shall be initialed by the person or persons signing the tender.

Only one tender shall be submitted by each Consultant. No Consultant shall participate in the tender of another for the same contract in any capacity whatsoever.

15. **EARNEST MONEY DEPOSIT**

15.1 The Consultant shall furnish Earnest Money Deposit equivalent to Rs.5,00,000/- (Rs. Five Lakh Only) along with tender documents. This EMD can be in the form of:

   a) a bank demand draft Deposit Receipt on any Nationalised Bank payable at Cuttack drawn in favour of the Executive Engineer, Drainage Division, Cuttack

   b) a bank guarantee in the form given in Section-VII, from State Bank of India, payable at Cuttack and to be drawn in favour of Executive Engineer, Drainage Division, Cuttack.

   c) Post Office Savings Bank Account / NSC / P.O. Time Deposit Account duly pledged in favour of the Executive Engineer, Drainage Division, Cuttack.

15.2 Demand Drafts / Bank Guarantees furnished towards EMD shall be valid for a period of one year from the date of receipt of Tenders.

15.3 The EMD of unsuccessful Consultants will be returned no sooner the tenders are finalized or end date of the Tender validity period which ever is earlier.
15.4 The earnest money deposited by the successful Consultant will not carry any interest and it will be dealt with as provided in the conditions stipulated in the tender.

15.5 The E.M.D. shall be forfeited.

   a) if the Consultant withdraws the tender during the validity period of tender.

   b) in the case of a successful tenderer, if he fails to sign the Agreement in time for whatsoever the reason.

15.6 In consideration of the Executive Engineer / Superintending Engineer / Chief Engineer / Government to investigate and to take into account each tender and in consideration of the work thereby involved, all earnest money deposited by the Tenderer will be forfeited in the event of such Tenderer either modifying or withdrawing his tender at his instance within the said validity period of 120 days.

16. SIGNING OF TENDERS

If the tender is made by an Individual, it shall be signed with his full name and his address shall be given. If it is made by a Firm, it shall be signed with the co-partnership name by a member of the firm, who shall also sign his own name, and the name and address of each member of the Firm shall be given. If the tender is made by a Corporation it shall be signed by a duly authorized officer who shall produce with his tender satisfactory evidence of his authorization. Such tendering corporation may be required before the contract is executed, to furnish evidence of its corporate existence. Tenders signed on behalf of General Power of Attorney holder will be rejected.

The tender shall contain no alterations or additions, except those to comply with instructions issued by the Tender Inviting Officer, or as necessary to correct errors made by the Tenderer, in which case all such corrections shall be initialed by the person signing the Tender.

No alteration which is made by the tenderer in the contract form, the conditions of the contract, statements / formats accompanying the same will not be recognized and if any such alterations are made, the tender will be void.
17 PRE-BID MEETING

17.1 The Tenderer or his official representative, duly authorized by him by letter is advised to attend the pre-tender meeting which will be convened at 11.00 hours on **2016 2.09.2016** in the office of:

The Chief Engineer, Drainage, Gandarpur, Cuttack, Orissa.

The purpose of the meeting is to clarify issues on any matters that the tenderer wishes to raise concerning the tendering of the works.

17.3 The tenderer is requested to submit any queries in writing or fax (No. 0671-2442928) addressed to the Chief Engineer, Drainage, Gandarpur, Cuttack to reach his office not later than two working days before the meeting.

17.4 Any modification to any of the Tender Documents listed in Clause 7, which may be necessary as a result of Pre-tender Meeting, will be made by the Chief Engineer, Drainage, Gandarpur, Cuttack and issued as an addendum or addenda pursuant to Clause 9 and will be made available in the website **www.dowrorissa.gov.in / www.orissagov.nic.in** to download.
D. SUBMISSION OF TENDERS

18 SEALING AND MARKING OF TENDERS:

18.1 The signed Tender documents shall be submitted in sealed covers.

18.2 Tender document Part-I i.e., Technical Bid and Part-II i.e., Price Bid shall be submitted in separate sealed covers marking Cover-A and Cover-B respectively.

18.3 The Consultant shall also ensure that sealed covers i.e., cover-A and cover-B shall bear consultants name and address along with following informations mentioned on it clearly.

a) Technical Bid / Price Bid

b) Tender Notice No.______________

c) Name of Work ____________________________

d) The name and full address of the Consultant.

e) The name and full address of the officer to whom the tender is to be submitted, as detailed in Sub-clause 18.5.

18.4 The sealed covers A and B shall be kept in another cover C and shall bear the following information.

a) Tender Notice No.______________

b) Name of Work ____________________________

c) DO NOT OPEN BEFORE ______________ (the time and date specified in Sub-clause 19.1).

d) The name and address of the officer to whom the tender is to be submitted, as detailed in Sub-clause 18.5.

18.5 The completed sealed cover C shall be sent to the following address so as to reach before the time and last date specified for receiving the tenders (see Sub-clause 19.1)

Chief Engineer,
Drainage, Gandarpur, Cuttack  Tel No. – 0671-2441543
Pin-753 003 (Orissa)  Fax – 0671 – 2442928
Or may be dropped in the drop boxes in the offices as specified in the tender call notice.

18.6 If the tender is received unsealed, or is in damaged condition such that contents are lost or damaged, authority will assume no responsibility for the misplacement or premature opening of the Tender. Such tenders will be summarily rejected. Any tender opened prematurely either because of damage to the cover or because of inadequate identification, as specified in Sub-Clause 18.3, will also be rejected.
19. **DEADLINE FOR SUBMISSION OF TENDERS**

19.1 Tenders shall be received in the office of the Chief Engineer, Drainage, Cuttack (Orissa) from 12.09.2016 to 17.09.2016 upto 14:00hours or in the drop boxes in the offices as mentioned in the tender call notice. They may be deposited in the tender box duly marked with the Identification No. properly or forwarded by post. The risk and responsibility for loss, delay, and damage to the seal shall be borne by the Consultant. If the date of submission of tenders is declared as a govt. holiday with the next working day with the same time & venue will be treated as the last date for submission of tenders.

19.2 The Tender should be in the prescribed form as described in Clause 7.

19.3 The Chief Engineer, Drainage, Gandarpur, Cuttack may, at its discretion, extend the deadline for submission of tenders by issuing an amendment/ corrigendum in accordance with Clause 9, in which case all rights and obligations of the Chief Engineer, Drainage, Gandarpur, Cuttack and of the tenders which were previously subject to the original deadline shall thereafter be subject to the new deadline as extended.

20. **LATE TENDERS :**

Any tender received after the time and date fixed for submission of Tender as stated in Clause 19, or as subsequently extended by the Chief Engineer, Drainage, Gandarpur, Cuttack, will be returned to the Consultant unopened.

21. **MODIFICATION AND WITHDRAWAL OF TENDERS:**

21.1 The Bidder may modify or withdraw his tender, provided that the modification or notice of withdrawal is received in writing by the Chief Engineer, Drainage, Gandarpur, Cuttack prior to the prescribed deadline for submission of tenders.

21.2 The Consultant’s modification or notice of withdrawal shall be prepared, sealed, marked “Modification” or “Withdrawals” as appropriate and delivered in accordance with Clause 18.

21.3 No tender can be modified after the deadline for submission of tenders.

21.4 Withdrawal of a tender by a Bidder during the interval between the deadline for submission of Tenders and the expiration of the period of tender validity specified in the Form of Tender shall result in the forfeiture of the EMD pursuant to Clause 15.
E. TENDER OPENING AND EVALUATION

22. TENDER OPENING

22.1 The Chief Engineer, Drainage, Gandarpur, Cuttack will open the tenders (cover C and then cover A containing Technical Bids) and any submissions made pursuant to Clause 21, in his office at 16.00 hours on 19.09.2016 in the presence of the bidders or their authorised representative who choose to attend, all of whom have to sign in the Tender opening Register as evidence of their attendance.

22.2 Tenders for which an acceptable notice of withdrawal has been submitted pursuant to Clause 21, shall not be opened and shall be returned to the Consultant on completion of the tender acceptance process.

22.3 Covers of the remaining tenders shall be examined and their conditions will be noted. Any tender in which the Cover is found to be unsealed or is damaged it will be rejected and minuted.

22.4 The Tender shall be liable for rejection if:

   a) Separate sealed cover for Technical Bid & Price Bid is not furnished.
   b) Price Bid is enclosed along with Technical Bid in cover A.
   c) Required EMD as per Clause 15 is not enclosed.
   d) Proof of eligibility and qualifications is not enclosed.
   e) There are any criminal cases pending against the bidder.
   f) Permanent Account Number is not enclosed.
   g) Affidavit is not enclosed in support of authenticity of documents & certificates.
   h) Power of Attorney, if any, is not enclosed.
   i) History of criminal cases is not enclosed,
   j) Record of litigation and arbitration is not enclosed.
   k) Copy of Joint Venture agreement is not enclosed in case of tenders received from Joint Venture of two or more Firms.
All such conditions shall be minuted and the cover ‘B’ shall not be opened if above criteria are not fulfilled. It shall then be kept in the safe custody of the Executive Engineer, Drainage Division, Cuttack until the tender process is finished. Thereafter the tender for price bid shall be returned to the respective bidder unopened.

22.5 The Chief Engineer, Drainage, Cuttack, shall prepare for its own record, minutes of the tender opening, including the informations disclosed to those present in accordance with Sub-clause 22.1.

23. CLARIFICATION OF TENDERS:

To assist in the scrutiny, evaluation and comparison of the tenders, the Chief Engineer, Drainage, Gandarpur, Cuttack may ask Consultants individually for clarification of their tenders. The request for clarification and response shall be in writing or by cable. However, no change in the tender amount/rate or substance can be sought, offered by the bidder or permitted by the Chief Engineer, Drainage, during the evaluation of the tenders except as provided in Clause 26.

24. DETERMINATION OF RESPONSIVENESS:

24.1 Prior to the detailed evaluation of tenders, Chief Engineer, Drainage, will determine whether each tender has been submitted in the proper form and whether it is substantially responsive to the requirements of the tender documents. Tenders, which have not been submitted in the proper form, will be rejected.

24.2 Any tender which is not substantially responsive to the requirements of the tender documents will be rejected by the Chief Engineer, Drainage, Gandarpur, Cuttack and may not subsequently be made responsive by the bidder correcting or withdrawing the non-conforming deviation(s) or reservation(s).

25. PRICE BID OPENING:

The Price Bids(cover B) of all responsive tenderers who are found to have satisfied eligibility & qualifications and conditions of the tender will be opened duly intimating the time, date and venue to the qualified tenderers.
26. CHECKING FOR AND CORRECTION OF ERRORS

26.1 After opening the Price Bids, it will be checked by the Chief Engineer, Drainage, Cuttack for any discrepancy between the quoted rate in figures and in words. Should any discrepancy be found the quoted rate in words will govern.

26.2 Any quoted rate that is found to be incorrect as described in the above Sub-clause will be recorded and attested by the Chief Engineer, Drainage, Cuttack at the time of opening the price bid. With the concurrence of the affected Bidder, the corrected quoted rate shall be considered binding. If the Bidder does not accept the corrected rate, the tender will be rejected.

27. EVALUATION AND COMPARISON OF TENDERS:

27.1 The Chief Engineer, Drainage, Cuttack will evaluate and compare only those tenders, which have been determined to be substantially responsive to the requirements of the tender documents in accordance with clause 24.

27.2 Comparison of the substantially responsive tenders by the Chief Engineer, Drainage, Cuttack shall comprise comparison of the offer rate for each tender following any corrections made as described in Clause 26.

27.3 Evaluation of the tenders shall comprise an assessment of the impact of any material deviations or reservations that may have been placed on any of the tenders which may effect the contract in the manner and / or the time specified, and their relationship to the tender rate offered. Such deviations or reservations will not be permitted, and such tender shall be rejected. Record of arbitration/Litigation shall also be taken into account at the time of evaluation of tenders.

27.4 There may be negotiations at any level or any stage of the process with the lowest bidder only.
F. AWARD OF CONTRACT

28. AWARD CRITERIA:

Subject to clause 30, the Chief Engineer, Drainage, Cuttack / Tender Committee / Govt., of Orissa in Water Resources Department as the case may be will award the contract to the Consultant whose tender shall be determined to be eligible, qualified and substantially responsive and who has submitted the best tender according to the comparison and evaluation process described in Clause 27. Evaluation procedure is described under Terms of Reference.

29. DEPARTMENT’S RIGHT TO ACCEPT ANY TENDER AND TO REJECT ANY OR ALL TENDERS

Not withstanding Clause 28, the Chief Engineer, Drainage, Cuttack / Government of Orissa in Water Resources Department reserves the right to accept or reject any tender, and to annul the tendering process and reject all the tenders at any time or at any stage prior to the award of contract without thereby incurring any liability to the affected Bidder or Bidders on the grounds of such action.

30. PROCESS TO BE CONFIDENTIAL:

30.1 After the opening of tenders as per Clause 22 & 25, information relating to examination, clarification, evaluation and comparison of tenders and recommendations, concerning to the award of contract shall not be disclosed to the Consultants or any other persons, not officially concerned with the process, until the award of the Contract to the successful bidder has been announced.

30.2 Any effort by any Bidder to influence the department’s officials in the scrutiny, clarification, evaluation and comparison of tenders, and in any decisions concerning award of the contract, may result in the rejection of his / their Tender.
31. **NOTIFICATION OF AWARD:**

31.1 Prior to the expiration of the Tender validity period prescribed in Clause 13 the Chief Engineer, Drainage, Cuttack will notify the successful Consultant by fax, letter or in some other written form, that his tender has been accepted. This letter hereinafter called “Letter of Acceptance (LoA)” will confirm the tender rate which will apply to the services to be rendered by the Consultant during the contract period.

31.2 The LoA will constitute notification of the intention of the employer to enter into a contract with the Consultant for the consultancy services under this contract.

32. **SIGNING OF AGREEMENT:**

32.1 At the same time as the Chief Engineer, Drainage, Cuttack notifies the successful Consultant whose tender has been accepted, the Department will send the Consultant the form of Agreement, incorporating all the agreement conditions between the parties provided in the Tendering Document, viz., the Terms of Reference, Conditions of Contract etc.

32.2 Within 7 days of receipt of Form of Agreement, the successful Consultant shall sign the form and return it to the Chief Engineer, Drainage, Gandarpur, Cuttack for further necessary action.
SECTION - III
CONDITIONS OF CONTRACT

1. GENERAL PROVISIONS

1.1 Definitions:

Unless the context otherwise requires, the following terms when ever used in this contract have the following meanings.

a) “Applicable Law” means he laws and any other instruments having the force of law in India and Odisha has as they may be issued and in force from time to time;

b) “Contract” means the contract signed by the parties to which these General Conditions of Contract are attached together with all the documents listed in Clause 1 of such signed Contract;

c) “Effective Date” means the date on which this contract comes into force and effect pursuant to Clause CC2.1;

d) “CC” means these General Conditions of Contract;

e) “Government” means the Government of Odisha;

f) “Local Currency” means Indian Rupees;

g) “Member”, in case the consultants consist of joint venture of more than one entity, means way of these entities and “Members” means all of these entities;

h) “Personnel” means persons hired by the consultants or by any sub-consultants employees and assigned to the performance of the service or any thereof, “foreign personnel” means such persons who at the time of being so hired had their domicile outside India. “Local Personnel” means such persons who at the time of being so hired had their domicile inside India, and “Key Personnel” means the personnel referred to in Clause-4.2.

i) “Party” means the Employer or the Consultants as the case may be and parties mean both of them.

j) “Services” means the work to be performed by the consultants pursuant to this contract for the purpose of the project.
k) “Sub-Consultant” means any entity to which the consultants subcontract any part of the service in accordance with the provisions of Clause CC 3.6 and

l) “Third Party” means any person or entity other than the Government the Employer, the consultants or a sub-consultant.

1.2 Relation between the parties

Nothing contained herein shall be construed as establishing a relation of master and servant or of agent and principal as between the employer and the consultants. The consultants, subject to this contract have complete charge of personnel performing the services and shall be fully responsible for the services performed by them or on their behalf hereunder.

1.3 Law Governing the Contract and the Jurisdiction of the Contract.

The contract, its meaning and interpretation and the relation between the parties shall be governed by the applicable law and it shall be subjected to the jurisdiction of the courts of Cuttack.

1.4 Language

The contract shall be executed in English which shall be the binding and controlling language for all matters relating to the meaning or interpretation of this contract.

1.5 Headings

The headings shall not limit, alter or affect the meaning of this contract.

1.6 Notices

1.6.1 Any notice request or consent required or permission to be given or made pursuant to this contract shall be in writing.

Any such notice, request or consent shall be deemed to have been given or made when delivered in person to an authorised representative of the party to whom the communication is addressed, or when sent by registered mail, telegram or facsimile to such party at the addressed specified.

1.6.2 Notice will be deemed to be effective as follows:

a) In the case of personal delivery or registered mail on delivery;

b) In the case of telegrams, 24 hours following confirmed transmission

c) In the case of facsimiles, 24 hours following confirmed transmission
1.6.3 A party may change its address for notice hereunder by giving the other party notice of such change with respect to Clause-CC 1.6.2

1.7. Location

The services shall be performed in the Cuttack Municipal Corporation area in Odisha.

1.8 Authority of Member in charge

In case the consultant consist of a joint venture of more than one entity, the members shall authorize the entity specified to act on their behalf in exercising all the consultant’s rights and obligations towards the employer under this contract, including without limitation the receiving of instructions and payments from the employer.

1.9 Authorized Representatives

Any action required or permitted to be taken, and any document required or permitted to be executed, under this contract by the employer or the consultants may be taken or executed by the officials specified.

1.10 Taxes and Duties

The consultants shall pay all such taxes including service tax, duties, labour cess, fees or other imposition as may be levied under the applicable Law.

2. COMMENCEMENT, COMPLETION, MODIFICATION & TERMINATION OF CONTRACT.

2.1 Effectiveness of Contract

This contract shall come into force and effect on the date of execution of Contract i.e., signing of agreement (Effective Date).

2.2 Termination of Contract for Failure of Become Effective

If this contract has not become effective within such time period after the date of the Contract signed by the parties as shall be specified either party may, by not less than four (4) weeks written notice to the other party, declare this contract to be null and void and in the event of such declaration by either party, neither party shall have any claim against the other party with respect hereto.
2.3 Commencement of Services

The consultants shall begin carrying out the services, immediately after the Effective Date, in any case, within one week after the effective date.

2.4 Expiration of Contract

Unless terminated earlier pursuant to Clause-CC 2.9 hereof this contract shall expire when services have been completed and all payments have been made at the end of such time period after the effective date.

2.5 This contract contains all covenants, stipulations agreed by the parties. No agent or representative of either party has authority to make, and the parties shall not be bound by or be liable for any statement representation promise or agreement not set forth herein.

2.6 Modification

Modification of the terms and conditions of this Contract including any modification of the scope of the services may only be made written agreement between the parties. Pursuant to Clause-CC.7.2 hereof, however, each party shall give due consideration to any proposals for modification made by the other party.

2.7.1 Definition “Force Majeure”

a) For the purpose of this contract, “Force Majeure” means an event which is beyond the reasonable control of a party, and which makes a party’s performance of its obligations hereunder impossible or so impractical as reasonable to be considered impossible in the circumstances, and includes but is not limited to war, riots, civil disorder, earthquake, fire explosion, storm, flood or other weather conditions, strikes, lockouts or other industrial action (except where such strikes, lockouts or other industrial action are within the power of the party invoking Force Majeure to prevent), confiscation or any other action by government agencies.

b. Force Majeure shall not include

(i) any event which is caused by the negligence or intentional action of a party or such party’s sub-consultants or agents or employees, nor
(ii) any event which a diligent party could reasonably have been expected to both (a) take into account at the time of the conclusion of this contract and (b) avoid or overcome in the carrying out of its obligations hereunder.

(iii) Force Majeure shall not include insufficiency of funds or failure to make any payment required hereunder.

2.7.2 No Breach of Contract

The failure of a party to fulfill any of its obligations hereunder shall not be considered to be a breach of or default under this contract in so far as such inability arises from an event of Force Majeure, provided that the party affected by such an event has taken all reasonable alternative measure, all with the objective of carrying out the terms and conditions of this contract.

2.7.3 Measures to be taken

a. A Party affected by an event of Force Majeure shall take all reasonable measures to remove such party's inability to fulfill its obligations hereunder with a minimum of delay.

b. A Party affected by an event of Force Majeure shall notify the other party of such event as soon as possible and in any event not later than fourteen (14) days following the occurrence of such event, providing evidence of the nature and case of such event, and shall similarly give notice of the restoration of normal conditions as soon as possible.

c. The parties shall take all reasonable measures to minimize the consequences of an event of Force Majeure.

2.7.4 Extension of time

Any period within a party shall, pursuant to this contract, complete any action or task shall be extended for a period equal to the time during which such party was unable to perform such action as a result of Force Majeure.

2.7.5 Consultation

Not later than thirty (30) days after the consultants, as the result of an event of Force Majeure, have become unable to perform a material portion of the services, the parties shall consult with each other with a view to agreeing on appropriate measures to be taken in the circumstances.
2.8 Suspension

The employer may by written notice of suspension to the consultants suspend all payments to the consultants hereunder if the consultants fail to perform any of their obligations under this contract, including the carrying out of the services, provided that such notice of suspension shall

(i) specify the nature of the failure and

(ii) request the consultants to remedy such failure within a period not exceeding thirty (30) days after receipt by the consultants of such notice or suspension.

2.9 Termination

2.9.1 By the employer

The employer may be not less than thirty (30) days written notice of termination to the consultants (except in the events listed in para (e) below, for which there shall be a written notice of not less than sixty (60) days such notice to be given after the occurrence of any of the events specified in paragraph (a) through (e) of this Clause 2.9.1 terminate this contract.

a) If the consultant fail to remedy a failure in the performance of their obligations hereunder, as specified in a notice of suspension pursuant to Clause CC 2.8 herein above within thirty (30) days of receipt of such notice of suspension or within such further period as the employer may have subsequently approved in writing.

b) If the consultants become (or if the consultants consists of more than one entity, if any of their Members becomes) insolvent or bankrupt or enter into any agreements with their creditors for relief of debt or take advantage of any law for the benefit of debtors or go into liquidation or receivership whether compulsory or voluntary;

c) If the consultants submit to the employer a statement which has a material effect on the rights obligations or interests of the employer and which the consultants know to be raise;

d) If, as a result of Force Majeure, the consultants are unable to perform a material portion of the services for a period of not less than sixty (60) days or;

e) If the employer, in its sole discretion and for any reason whatsoever, decided to terminate this contract.
2.9.2 By the Consultants

The consultant may, by not less than thirty (30) day’s written notice to the Employer, such notice to be given after the occurrence of any of the events specified in paragraphs (i) and (ii) of this Clause CC 2.9.2, terminate this contract.

i) if the employer is in material breaches of its obligations pursuant to this contract and has not remedied the same within forty five (45) days (or such longer period as the consultants may have subsequently approved in writing) following the receipt by the employer of the consultants notice specifying such breach.

ii) if, as a result of Force Majeure, the consultants are unable to perform a material portion of the services for a period of not less than sixty (60) days.

2.9.3 Ceasation of Rights and Obligations

Upon termination of this contract pursuant to Clauses CC2.2 or 2.9 hereof, or upon expiration of this contract pursuant to clause CC 2.4 hereof all rights and obligations of the parties hereunder shall cease, except;

i) Such rights and obligations as may have accrued on the date of termination or expiration;

ii) the obligation of confidentiality set forth in Clause CC 3.3 hereof;

iii) any rights which a party may have under the applicable law.

2.9.3 Ceasation of Services

Upon termination of this contract by notice of either party to the other pursuant to Clauses 2.9.1 or 2.9.2 hereof the consultants shall immediately upon dispatch or receipt of such notice take all necessary steps to bring the services to a close in a prompt and orderly manner and shall make every reasonable effort to keep expenditure for this purpose to a minimum. With respect to documents prepared by the consultants and equipment and materials furnished by the employer, the consultants shall proceed as provided, respectively, by Clauses CC 3.9 or 3.10 hereof.
2.9.4 Payment upon Termination

Upon termination of this contract pursuant to Clause CC 2.9.1 or 2.9.2 hereof, the employer shall make the following payments to the consultants (after offsetting against these payments any amount that may be due from the consultant to the employer).

i) Remuneration pursuant to Clause CC 6 hereof for services satisfactorily performed prior to the effective date of termination.

ii) Reimbursable expenditures pursuant to Clause CC 6 hereof for expenditures actually incurred prior to the effective date of termination; and

iii) except in the case of termination pursuant to paragraphs (a) through (d) of Clauses CC 2.9.1 hereof, reimbursement of any reasonable cost incident to the prompt and orderly termination of the contract including the cost of the return travel of the consultants personnel and their eligible dependents.

3. OBLIGATIONS OF THE CONSULTANTS:

3.1 General

3.1.1 Standard of Performance

The consultants shall perform the services and carry out their obligations hereunder with all due diligence, efficiency and economy in accordance with generally accepted professional techniques and practices and shall observe sound management practices and employ appropriate advanced technology and safe and effective equipment, machinery, materials and methods. The consultants shall always act in respect of any matter relating to the contract or to the services, as faithful advisers of the employer and shall at all times support and safeguard the employers legitimate interests in any dealings with sub-consultants or third parties.

3.2 Conflict of Interests

3.2.1 Consultant not to be benefited from the Commissions, Discounts, etc.

The remuneration of the consultants pursuant to Clause CC 6 hereof shall constitute the consultant’s sole remuneration in connection with this contract or the services and subject to Clause CC 3.2.2 hereof, the consultants shall not accept for their own benefit any trade commission, discount or similar payment in connection with activities pursuant to this contract or to the services or in the
discharge of their obligations hereunder and the consultants shall use their best efforts to ensure that any sub-consultants as well as personnel and agents of either of them similarly shall not receive any such additional remuneration.

3.2.2 Prohibition of conflicting activities

Neither consultants or their sub-consultants nor the Personnel of either of them shall engage either directly or indirectly during the term of this contract in any business or professional activities in India which will conflict with the activities assigned to them under this contract.

3.3 Confidentiality:

The consultants, their sub-consultants and the personnel of either of them shall not either during the term or after the expiration of this contract disclose any property or confidential information relating to the project the services this contract or the employers business or operations without the prior written consent of the employer.

3.4 Liability of the Consultants

The consultant’s liability under this contract shall be provided by the applicable Law.

3.5 Insurance to be taken by the Consultants

The Consultants (i) shall take out and maintain and shall cause any sub-consultants to take out and maintain at their (or the sub consultants as the case may be) own cost but own terms and conditions approved by the employer insurance against the risks and for the coverage as under the Applicable Law and (ii) at employer’s request shall provide evidence to the employer showing that such insurance has been taken out and maintained and that the current premiums have been paid.

3.6 Consultants Actions Requiring Employer’s Prior Approval

The consultants shall obtain the employer’s prior approval in writing before entering into a sub-contract for the performance of any part of the services, it being understood (i) that the selection of sub-consultant and the terms and conditions of the sub-contract shall have been approved in writing by the employer prior to the execution of the sub-contract and (ii) that the consultants shall remain fully liable for the performance of the services by the sub-consultant and its personnel pursuant to this contract.
3.7 Reporting Obligations

The consultants shall submit to the employer the reports and documents specified in Terms of Reference hereto in the numbers and within the time periods set forth in the said Terms of Reference.

3.8 Documents prepared by the Consultants to the property of the Employer

All survey, details, maps, plans, drawings, specifications, designs, reports and other documents (Soft copy an Hard copy) prepared by the consultants in performing the services shall become and remain the property of the employer and the consultants shall not later than upon termination or expiration of this contract, deliver all such documents to the employer, together with a detailed inventory thereof. The consultants may retain a copy of such documents. The consultant shall however not use these documents for any purposes to any agency other than the employer without prior written approval of the employer.

3.9 Equipment and Materials furnished by the employer / Software also

Equipment and materials and all related software copies made available to the consultants by the employer or purchased by the consultants with funds provided by the employer, shall be the property of the employer and shall be marked accordingly. Upon termination or expiration of this contract the consultants shall make available to the employer an inventory of such equipment and materials and shall dispose of such equipment and materials in accordance with the employers instructions. While in possession in such equipment and materials and all software copies, the consultants, unless otherwise instructed by the employers in writing shall insure them at the expense of the employer in an amount equal to their full replacement value.

4. CONSULTANTS PERSONNEL:

4.1 General

The consultants shall employ and provide such qualified experts and experienced personnels as are required to carry out the services.

4.2 Description of Personnel

The titles, agreed job descriptions, minimum qualification and estimated period of engagements in the carrying out of the services of each of the Consultants Key Personnells are described in the format for Firms References and in the format for Curriculum Vitae (C.V).
4.3 Approval of Personnel

The Key Personnel and sub-consultants employed by the Consultant shall be approved by the employer.

4.4 Removal and/or Replacement of Personnel

a. Except as the employer may otherwise agree no changes shall be made in the key personnel. If, for any reason beyond the reasonable control of the Consultants, it becomes necessary to replace any of the personnel, the consultants shall forthwith provide as a replacement a person of equal or better qualification.

b. If the employer (i) finds that any of the personnel has committed serious misconduct has been charged with having committed a criminal action, or (ii) has reasonable cause to be dissatisfied with the performance of any of the personnel. Then the consultants shall at the employer’s written request specifying the grounds therefore, forthwith provide as a replacement a person with qualification and experience acceptable to the employer.

c. Any of the personnel provided as a replacement under Clauses (a) and (b) above, the rate of remuneration applicable to such person as well as any reimbursable expenditures (including expenditures due to the eligible number of dependents) the consultants have to bear the cost as a result of such replacement, shall be subject to the prior written approval by the employer. In any case (i) the consultant shall have to bear all additional travel and other costs arising out of or incidental to any removal and/or replacement, and (ii) remuneration to be paid for any of the personnel provided as a replacement.

4.5 Resident Project Manager

The Consultants shall ensure that at all times during the Consultant’s performance of the services in Cuttack a resident project manager acceptable to the employer shall take charge of the performance of such services. The Resident Project Manager must not leave headquarters without prior intimation to the employer.
5. **OBLIGATIONS OF THE EMPLOYER:**

5.1 **Assistance and Exemptions**

The employer shall use its best efforts to ensure that the Government shall

a. Provide the consultants, sub-consultants and personnel with all information/documents available with the employers as shall be necessary to enable the consultants, sub-consultants or personnel to perform the services.

b. request officials, agents and representatives of other Government departments as may be necessary or appropriate for providing information necessary for the prompt and effective implementation of the services.

5.2 **Access to Land**

The Employer warrants that the Consultants shall have, free of charge, unimpeded access to all land in the Cuttack Urban Area, in respect of which access required for the performance of the services. The consultants will be responsible for any damage caused by negligence of the consultants or any sub-consultant or the personnel of either of them to such land or any property thereon from such access.

5.3 **Change in the Applicable Law**

Irrespective of any change in the applicable law with respect to taxes and duties which increases or decreases the cost incurred by the consultants in performing the services during period of this contract, then the remuneration otherwise payable to the consultants under this contract shall be not increased or decreased accordingly by agreement between the parties thereto.

5.4 **Payment**

In consideration of the services performed by the consultants under this contract, the Employer shall make to the consultants such payments and in such manner as is provided by Clause CC 6 of this contract.

6. **PAYMENTS TO THE CONSULTANTS**

6.1 **Cost Estimate**

Cost Estimates in Indian Rupees are indicated in clause 6 of terms of reference.

6.2 **Mode of Billing and Payment**
Billing and Payments in respect of the services shall be made as follows:

a. All payments shall be made after the approval of reports by the Employer.

b. The Employer shall cause the payment to the Consultants periodically as given in the schedule of payment within thirty (30) days after the receipt of bills by the Employer with supporting documents.

c. The final payment shall be made only after the final report and a final statement, identified as such, shall have been submitted by the consultants and approved by the Employer. The services shall be deemed completed and finally accepted by the Employer as satisfactory ninety (90) calendar days after the receipt of the final report and the final statement by the Employer, within such ninety (90) days period gives return notice to the Consultants specifying in detailed deficiencies in the services, the final report or final statement. The Consultants shall thereupon promptly make any necessary corrections, and upon completion of such corrections, the foregoing process shall be repeated. Any amount which the Employer has paid or caused to be paid in accordance with this clause in excess of the amounts actually payable according to the provisions of this contract shall be reimbursed by the Consultants to the employer within thirty (30) days after the receipt by the Consultants of notice thereof. Any such claim by the employer for reimbursement must be made within twelve (12) calendar months after receipt by the Employer of a final report and a final statement approved by the employer according to the above.

d. At the time of making each payment to the Consultant, a deduction towards security deposit @ 5% of the amount payable against each bill shall be made by the paying authority.

e. On satisfactory completion of this contract, the paying authority shall, on demand, refund the EMD & security deposit provided it is satisfied that there are no demands outstanding against the Consultant and the work is complete in full and final shape to the satisfaction of the Employer.
7. FAIRNESS AND GOOD FAITH

7.1 Good Faith

The parties undertake to act in good faith with respect to each other's rights under this contract and to adopt all reasonable measures to ensure the realization of the objectives of this contract.

7.2 Operation of the Contract

The parties recognize that it is impossible in this contract to provide for every contingency which may arise during the life of the contract, and the Parties hereby agree that it is their intention that this contract shall operate fairly as between them and without detriment to the interest of either of them, and that, if during the terms of this contract either party believes that this contract is operating unfairly, the parties will use their best efforts to agree on such actions as may be necessary to remove the clause or clauses of such unfairness.

8. DELAY IN PROGRESS OF WORK - LIQUIDATE DAMAGES:

Should the Consultant fail to complete the work or unable to show the progress as per the execution schedule the Consultant shall pay to the Employer as fixed and agreed liquidate damages and not as penalty, the sum shown herein below for every day delay.

Rupees 50.00 (Rupees Fifty only) per day per each one lakh balance outstanding service in that stage subject to a maximum of 10% of the contract value.

9. SETTLEMENT OF DISPUTES:

9.1 Amicable settlement

The parties shall use their best efforts to settle amicably all disputes arising out of or in connection with this contract or the interpretation thereof.

9.2 Dispute Settlement

Which cannot be settled amicably within thirty (30) days after receipt by one party of the other party's request for such amicable settlement may be taken up by either party for settlement in accordance with the Applicable Law.
SECTION - IV
TERMS OF REFERENCE (TOR)

A. GENERAL

1. INTRODUCTION

Cuttack, the old capital city of Odisha, fondly known as the Silver City is famous for its rich heritage and culture. The city is the commercial capital of the state being situated between two rivers namely Kathajodi and Mahanadi. Cuttack City is located at latitude 20°31′23″ & 20°52′30″ North and longitude 85°47′17″ & 85°78′80″ East. The geographical area of the city is about **192.50 square kilometres (74 square miles)** with a flat terrain which makes the city very much prone to water logging and acute drainage congestion during rains. The city being located in the coastal areas is often subjected to cyclone, heavy rainfall, storms and flood. The city is thickly habitated and the unplanned development in the past has made the city very heaving and sickly sweet. Flood and Drainage problems are a day to day affair during rainy season in the city. The major part of the city gets submerged during rainy season and it takes hours and even days together for passage of the accumulated flood water from the locality. Rainfall of as high as 330 mm on 04.08.2007 followed by 107 mm on 05.08.2007 has been observed in the past.

Looking in to the sufferings of the people of the city, Hon’ble High Court of Odisha has directed the State to go for a **Comprehensive Drainage Master Plan for Cuttack City** to solve the above issue. In continuation to the order of the Hon’ble Court, it has been decided in a meeting on 27.04.2016 at Government level to entrust the task of selection of an agency for preparing the Drainage Master Plan of Cuttack City to the Chief Engineer, Drainage, Cuttack. Cuttack Municipal Corporation (CMC) is a local body with the responsibility of providing basic civic services like roads, water supply, sewerage, health, sanitation and storm water disposal etc in the 59 wards coming under CMC. Cuttack Development Authority (CDA) is the Guiding Organisation for developmental activities and planned growth of the City. There has been some developmental works by CMC to cater the Drainage Problem of the city. Some of the major drains have been renovated under different schemes and pumping stations have been set up at strategic locations where ground conditions do not permit natural disposal of storm water to pump out the accumulated storm water. Day to day maintenance of the drainage systems are being looked after by CMC also.

In support of the Invitation for the EOI (Offer), the Department of Water Resources, Govt. of Odisha issues this Bidding Document for the preparation of Comprehensive Drainage Master Plan along with DPR with complete Technical data, design, drawing, estimates with specification etc. and Related Services incidental thereto as specified in Schedule of Services (SS), The name and Identification of the Competitive Bidding (ICB) are provided in the BDS.

2. Objectives:

The main objectives of the present work are:

To prepare a Detailed Project Report for implementation of comprehensive storm water urban drainage system at Cuttack city consisting of the Municipal area & fringed areas. The entire study will have an integrated approach to Urban Watershed Management.
The DPR shall be prepared as per the norms & guidelines of Housing and Urban Development Department, Odisha.

3. **Scope of Services:**

The study area is about 192.50 Sq Kms. The scope of services to be rendered are as follows:

a) Study of Rainfall data and Hydrology for Cuttack region including analysis of historical data & future projected data. Proven computer model shall be used for studying the urban hydrology of the city.

b) Determination of water sheds and drainage patterns of the study area & its surrounding with the aid of existing maps with contour lines / NRSA topo sheets and aerial photographs of town & the drainage basin (catchment area) and by carrying out additional survey.

c) Topographical survey & mapping of entire project area with 0.20 metre contour interval marking therein all important features.

d) Identification of flood prone areas, reasons for flooding and mitigation Measures required.

e) Conducting field survey of existing drainage net-work, hydraulic testing of the adequacy of size, identification classification of major & primary storm water drains existing & required & their present condition. This should form a part of the Main / Secondary / Tertiary / Link Drains being taken up under JICA Finance.

The DPRs shall include the following:

- Detailed survey of the drains and their flood plain areas
- Review of existing conditions including incorporation of present Drainage works in progress by other agencies like the projects funded under JICA etc.
- Deficiency analysis from hydraulic and structural point of view
- Enlisting of obstructions, bottlenecks and encroachments
- Rehabilitation plan
- Socio-Environmental impact analysis
- Estimation of flood discharge and Hydraulic design. Estimation and finalising the Design Discharge of the individual drains.
- Preparation of Longitudinal Sections (LS) and Cross Sections (CS)
- Soil Investigation
- Structural design of drain cross-section depending on the availability of land.
- Detailed estimates with rate analysis based on current SSR.
- Preparation of detailed Drawings
- Construction programme to complete the execution within 3 years
- Ground water recharging study & its effect.
- Preparation of land schedule and land plan for acquisition of private, Govt. and forest lands to develop the network.
- The DPR should be prepared as per standard guidelines & norms stipulated by Housing and Urban Development Department, Government of Odisha.
• The DPR should be prepared and submitted system wise, i.e. one DPR should be prepared for one Main Drain including all its Secondary and Tertiary Drains in a holistic manner.

4. Review of Existing Situation and Estimate Flows:
   i) Review of existing maps, conduct studies and other related documentation to obtain a better understanding of the drainage system prior to the start of field work. The consultant will search for and obtain maps and records of related past studies at his own cost & risk.
   
   ii) Estimate both existing and future dry-weather, flood run off and storm water drainage flows even at the time of unusual & un-precedented rainfall intensities in various catchments. Care should be taken in using the rational method that drain sizes are not too large. Return periods also need to be carefully considered to ensure economic drain sizes. If required, model studies may be conducted to ensure easy & smooth discharge of flood / storm water before finalisation of the drainage system.
   
   iii) Identify all the storm water drainage issues including severity and location of inundation, location of drains and out falls; study of disposal at outfall points; critical outfalls including irrigation tanks, canals, systems, rivers water supply sources etc. pollution and other environmental issues; and identify any gaps in the existing drainage system. Additionally, identify physical constraints to drainage i.e. encroachments into drainage channels; solid waste dumping natural and human made obstructions, including pipe culvert and low level causeways, road and rail over bridges, flyovers, canals, permanent ways, etc.
   
   iv) Examine the existing drainage regime and assess its capacity to accommodate storm flows. This will also involve assessing the capacity and usefulness of the various drains in the city constructed by the Municipal Corporation and other agencies. Converting the discussed irrigation channels and surplus courses of irrigation tanks into storm water drains need to be examined in consultation with Water Resources and other Engineering Departments. The impacts of growth and interventions on the drainage system should be a assessed along with possible future land use to assess the drainage regime design parameters, particularly infiltration factors and drain sizes.
   
   v) Produce city plans of the existing drainage situation and drainage flow estimates in and around the Municipal Corporation, denoting catchments basins (including the areas outside municipal boundary), drainage structures and features (including katcha), and other items described above.
   
   vi) Separate comprehensive plans & estimates to be framed for each Drainage System comprising of Primary /main Drain with its Secondary and tertiary drains . The drains already under execution under JICA funding and other agencies should be looked in to , identified and taken care of while preparing the DPR . An integrated approach should be adopted to prepare the Drainage Master Plan for the City in a holistic manner considering all of the above.
vii) Present practice of operation and maintenance including type of tools and equipment available should be analyzed and suitable design for alternative tools suggested if necessary.

viii) Identification of spots along the storm water drain for creation of water bodies/ lakes for recharging of ground water, improving the environment and creation of water recreation centres. Possibility of integrating the drain with the nearby Govt. ponds should also be studied.

4.1 Establish Design Principles, Conduct Necessary Surveys, Studies & Prepare Options

Using key design principles (below) develop options for flood and storm water drainage with outline costs and the most feasible options selected.

4.2.1 Key design principles for collection and conveying of flood / storm water are:

a) Reducing capital and recurrent costs such as using existing drains to the greatest extent possible for no retention of water at all or use roads as short time retention area.

b) Preventing encroachments on drains.

c) Priority in flood prevention should be first – habitable and business area; second – roads and third – open areas (Conversely; drains fill flood first to open area, second roads third and flooding of habitable and business are should be totally avoided);

d) Integrating drains with roads and other development plans

e) Development of time-rainfall intensity frequency curves with the historical data available for at least 40 - 50 years. Proven Computer model shall be used for hydrology analysis,

f) Routing of major drains shall be compatible with the land available and the cost of acquiring land shall be considered (major drains routing may be proposed away from densely populated commercial areas as far as possible)

g) Avoid any pumping requirements and regular maintenance operational costs while addressing the main drainage concerns.

h) Necessary detailed surveys shall be done by the Consultant for the municipal corporation area of approximately 192.50 Square kilometres. Longitudinal sections at 25 metre interval, cross section levels at every 3 metres including the obligatory points. are to be taken and mapped where ground undulation varies sharply levels are to be taken & plotted at closer intervals so as to demarcate the ground profile clearly. Junction levels, double check bench marks where needed, establishment of Bench Marks with concrete pedestals and superimposing them on the contour map for the extended area also to be prepared by the Consultant with an interval of 0.20 metre contour. The TBMs shall be approximately one per one Sq. Km to be located at important junctions and on permanent structures and such other land marks & well documented in an exclusive register. All the documentation will become the property of the Govt. of Orissa and the consultant have to hand over to the employer both in hard copy & soft copy form.

i) Prepare plans showing the existing regime and all the above features to a suitable scale.
j) Prepare micro level storm water network plan integrating with the major storm water drains.

4.3 Select options, priorities and cost interventions.

From the various options developed, cost will be an important factor in selecting the most viable option.

a) Outline costs for all the drains with phasing of works;

b) Develop comprehensive and integrated drainage plans for the CMC detailing the selected options and how they integrate into the overall city drainage plan.

c) Conduct interactions with the Municipality / Water Resources Engineers / Cuttack Development Authority (CDA) / Officers involved with the execution of Drains through JICA Finance and others during the study through power point presentation.

The Consultant will, during the study period, make presentation to the understanding of the Municipal / Water Resources Engineers / CDA and other related authorities on matters relating to drainage, provide necessary computer aided tool kits (CD or power point presentation) at various places, to make them aware of the existing drainage system deficiencies and how they can be improved to mitigate the problem and maintained properly. Any suggestion for addition or alternation received from them suit to the needs of geological, climatical, weather changes, occurrence of unprecedented rainfall, change in coefficient of discharge for use in empirical formulas in discharge calculations, if any, may be considered to find the worst stage of floods / storm situation & to suggest remedial measure thereof.

• Minimum requirements and concepts:

The study shall include but not be limited to the following:

- Catchment boundaries and sub-boundaries for each drain shall be identified. The study shall encompass the whole catchment! watershed identified and the drainage system including any area beyond the municipal boundary if happens to be within the catchment, survey of existing drainage network and data relating to water logging, surface and sub-soil conditions, groundwater levels, tanks spillways, storm water retention structures, pumping, etc. Survey shall include levels at maximum 25 metre intervals longitudinally and at high and low points covering all obligatory points along the proposed drains top and invert levels and sections of existing secondary or tertiary drains joining the proposed drains.

- For the entire length of all the drains, determine the invert elevation, top of drain and propose cross-sectional flow area for each section of drain duly considering existing culverts / structures.

- In flat terrain to check not only hydraulic capacity but also retention capacity of drains.

- Indentify opportunities / locations for storm water retention (possible to the minimum extent, if unavoidable) and infiltration within the drainage system.

- Consider alternative routing for drains to avoid channelling large quantity of water through densely populated areas.

• Outcomes and deliverables

By the completion of this task Department of Water Resources / Municipal Corporation shall have:
An accurate assessment and understanding of the Municipal Storm water drainage system as well as water bodies like ponds and lakes etc.

A complete and comprehensive storm water drainage master plan with DPR with the study report for the entire CMC area up to design period showing complete details like drain size, material, slope, depth, invert levels, and all hydraulic details.

Contour map indicating 0.20 metre contour interval with junction levels, Bench marks covering the entire Municipal Corporation area @ one per sq.km at suitable locations.

Intensity duration curves and runoff coefficients.

Flow charts: preliminary designs, drawings, and detailed cost estimates for drainage works until final disposal for the entire drainage.

The detail land plan and land schedule required for the project Private, Government and Forest Land .

Implementation plan with phasing of works and standard type designs and plans.

Short and long term drainage strategy.

Increased awareness of staffs towards drainage issues

Institutional, financial, IRR,, EIA etc. as per standard guidelines.

The DPR for the work should be prepared and submitted separately for each Primary Drain with its Secondary and Tertiary Drains in a holistic manner with detail Planning Design Drawing and Cost Estimate at the prevailing Schedule of Rates of Government of Odisha.

5. **EXPERTISE AND INPUTS**

5.1. **Expertise**

An engineering consulting firm experienced in urban drainage and water disposal engineering is required to conduct the above studies.

While engineering skills and experience are required as the backbone of this work, a general understanding of the capacity of Water Resources Department to carry out works is also essential. Skills and knowledge requirements to complete this task include.

<table>
<thead>
<tr>
<th>Persons and task</th>
<th>Minimum Academic Qualifications</th>
<th>No.</th>
<th>Minimum Work Experience</th>
</tr>
</thead>
<tbody>
<tr>
<td>Civil Engineer (Team Leader)</td>
<td>Post graduate engineer with specialization In Hydrology Urban Storm Water Drainage</td>
<td>1</td>
<td>15 years relevant experience in similar field</td>
</tr>
<tr>
<td>Environmental Engineer</td>
<td>Post graduate engineer with specialization in Environmental Engineering</td>
<td>1</td>
<td>10 years relevant experience</td>
</tr>
<tr>
<td>Water Resources Hydrology Engineering</td>
<td>Post graduate engineer with specialization in Water Resources Hydrology</td>
<td>1</td>
<td>5 years relevant experience</td>
</tr>
<tr>
<td>Social Science Expert</td>
<td>Community development specialist with planning skills and some training background</td>
<td>1</td>
<td>5 years relevant experience</td>
</tr>
<tr>
<td>O&amp;M Engineer</td>
<td>O&amp;M Engineer having experience in maintenance of Drainage</td>
<td>1</td>
<td>5 years relevant experience</td>
</tr>
<tr>
<td>Consultant</td>
<td>Systems and Sewerage Systems with adequate exposure in ULBs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>------------</td>
<td>-------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Resident Project Manager</td>
<td>Post graduate in Civil engineering for day-to-day interaction with Employer and coordination</td>
<td>1</td>
<td>5 years relevant experience</td>
</tr>
<tr>
<td>Senior Surveyor</td>
<td>Graduate in Civil Engineering.</td>
<td>1</td>
<td>10 years relevant experience</td>
</tr>
</tbody>
</table>

All other support staff shall be provided to complete the assignment within the stipulated time.

5.2 INPUTS

One AEE/AE / JE from Department will assist during the survey work with the consultant for random verification of the levels, TBM, RDs, alignments, strategic points etc.

Latest Schedule of Rate of Works and Water Resources Department of Govt, of Orissa shall be adopted for the purpose of preparing / framing the estimates.

5.3 Data & Information required.

All the required data, information, maps and plans shall be obtained from the concerned department of any other sources by the Consultant at his cost & risk. The consultant shall carry out any tests or investigations for the study only. The consultant shall include the expenses towards collection of information / data etc. in the overall quotation and no extra payment will be admissible for this purpose.

Capacity building

As a part of this study, the consultant has to work closely with Water Resources and Municipal Engineering staffs and enhance their capacity building in the concepts, designs, and implementation of the recommendation. To achieve the above objective, the consultant shall carry out the following.

- Carryout the studies in close interaction with the Water Resources / Municipal Engineering staff duly involving them at each stage of the study
- Meet and interact with the Water Resources and Municipal Engineers as and when required and apprise them the progress of the study at least once in a month.
- Conduct technical sessions once in a month with the Water Resources / Municipal Engineering staff regarding their assessment of the existing system, their recommendations and their feasibility.
- Conduct Training Programme one each at operator level, middle management level and senior managerial level on all the study aspects for two times to disseminate the concepts and clearance of technical aspects of this study.

6. Final Outputs and submittals

6.1 Format

- All final outputs are to be submitted in both hard and soft copies.
- All survey data, maps, drawings and analysis shall be in appropriate formatted and digitized compatible with Government of India / Odisha standards.
- Present practices of operation and maintenance including type of tools and equipment available should be analyzed and improvements suggested.
- Use only A4, A3 and A2 paper sizes of all reports and plans.
Plans shall be produced on AutoCAD (or equal application) on appropriate size sheets at appropriate scales to show the city drainage system and its components as defined in each section of the TOR and necessary for understanding of the situation (existing as well as proposed). Reports submitted without satisfactory plans will be considered incomplete.

6.2 Submittals

During the study period the consultant shall make the submittals, as indicated below:

I. Inception Report shall consist of Project Appreciation, Methodology of work. Data formats, work program, Project area maps etc.

II. Preliminary Report shall consist of field studies and field survey data, information collected from various departments, Review of existing conditions, Preliminary analysis of data, alternative solutions, evolving design principles & parameters, quantity & costing based on line-estimates

III. Draft Final DPR. shall be a complete report containing all the information required in the tasks listed in the scope of work above, and support calculations and maps (plans). The findings of this report shall be presented in the workshop.

IV. Final DPR shall be the report incorporating all comments, compliances of the Departments with final version of all plans (maps).

V. Necessary software or Programme developed in the preparation of the designs and reports shall also be transferred to employer / CMC along with final reports.

VI. The DPRs should be prepared separately for each Main / Primary Drain with its Secondary and Tertiary Drains as a complete system having all details and cost estimate at the prevailing scheduled rates of Government.

7. Duration and Execution Schedule

The DPRs shall be prepared in all respects within a period of 6 (six) months and during this period the consultants shall submit a number of progress reports, working papers & draft and final reports for the consideration of the employer.

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Activity / Report</th>
<th>Time from the Previous Activity</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Submission of inception Report (5 copies)</td>
<td>One month</td>
</tr>
<tr>
<td>2</td>
<td>Submission of Preliminary Report (5 copies)</td>
<td>one months</td>
</tr>
<tr>
<td>3</td>
<td>Submission of Draft DPR Report ( Hard copies)</td>
<td>Two months</td>
</tr>
<tr>
<td>4</td>
<td>Submission of Final DPR Report (5 Hard copies + 1CD Media)</td>
<td>One month</td>
</tr>
<tr>
<td>5</td>
<td>Submission of Detailed Project Report for all major / prioritized Drains (5 Hard copies + 1CD Media)</td>
<td>15 days</td>
</tr>
<tr>
<td>6</td>
<td>Submission of Tender Documents (5 Hard copies + 1CD Media)</td>
<td>15 days</td>
</tr>
</tbody>
</table>

The project being quite intensive in terms of the number of activities vis-a-vis the time schedule, it is expected that timely reviews and comments be forwarded to the Consultant for preventing delays and to ensure smooth work progress.
8. **Schedule of Payment**

I. **Preparation of Master Plan for Storm Water Drainage for the entire city**

The professional charges payable to the consultants will be the quoted Rate in Indian Rupees per Square Kilometre area. The approximate area of CMC is 192.50 square kilometre. The Professional charges so calculated will be released in the stages mentioned below:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Activity / Report</th>
<th>Payment Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Approval of Inception Report (5 copies)</td>
<td>10%</td>
</tr>
<tr>
<td>2</td>
<td>Approval of Preliminary Report (5 copies)</td>
<td>30%</td>
</tr>
<tr>
<td>3</td>
<td>Approval of Draft Master Plan Report (5 Hard copies)</td>
<td>30%</td>
</tr>
<tr>
<td>4</td>
<td>Approval of Final Master Plan Report (5 Hard copies) + ICD Media</td>
<td>30%</td>
</tr>
</tbody>
</table>

II. **Preparation of DPRs for individual Drains.**

The professional charges payable to the consultants will be the quoted Rate in Indian Rupees for the total city area of 192.50 square kilometres irrespective of drain section. The Professional charges so calculated will be released in the stages mentioned below:

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Activity / Report</th>
<th>Payment Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>5</td>
<td>Approval of Detailed Project Reports for all major Drains with its secondary and tertiary drains as a system in a holistic manner and water bodies / lakes (5 Hard copies + 1CD Media)</td>
<td>80%</td>
</tr>
<tr>
<td>6</td>
<td>Approval of Tender Documents (5 Hard copies + 1CD Media)</td>
<td>20%</td>
</tr>
</tbody>
</table>

9. **Local Office**

On entrustment of work, within a week's time the consultant shall open a local office (if not existing already) at Cuttack headed by Resident Project Manager. The office must be equipped with all necessary office equipment headquarters without prior intimation to the Employer.

10. All the quarries raised by the department of Housing and Urban Development, Odisha / Department of Water resources, Odisha during the scrutiny of DPRs, shall be attended by the Consultants forthwith. If needed, the Team Leader/ Resident Project Manager must attend office of the Department of Housing and Urban Development, Odisha / Department of Water Resources, Odisha / Cuttack Municipal Corporation / Cuttack Development Authority/ All other related offices at their own cost.

11. **Evaluation of Technical Proposals:**

11.1 - The evaluation committee shall evaluate the Technical proposals on the basis of their responsiveness to the Terms of Reference, applying the evaluation criteria, sub-criteria and point system specified in the Data sheet. Each responsive proposal will be given a technical score (St.).

11.1.1 - A proposal shall be rejected at this stage if it does not respond to important aspects of the RFP and particularly the Terms of Reference or if it fails to achieve the minimum technical score indicated in the Data sheet.
11.1.2 After the technical evaluation is completed the Chief Engineer shall inform in writing the Consultants who have submitted Technical proposals, and who have secured the minimum qualifying marks. The Consultants shall have to present their proposal to the Evaluation committee at 11.00 hrs. on Dated __________ in O.W.P.O. Conference Hall, Secha Sadan, Bhubaneswar. Thereafter the date for opening of Financial Bids shall be intimated to the qualified bidder in writing Consultants attendance at the opening of financial proposals is optional.

11.1.3 Financial proposals shall be opened publicly in the presence of the Consultants representatives who choose to attend. The name of the Consultants and the technical scores of the Consultants shall be read aloud. The Financial proposal of the Consultants who scored the minimum qualifying mark in technical valuation will then be examined to confirm that they are sealed and unopened. These Financial proposals shall be then opened, and the total prices read aloud and recorded.

11.1.4 The Evaluation committee will correct any computational errors. When correcting computational errors, in case of discrepancy between a partial amount and the total amount, or between word and figures the formers will prevail.

11.1.5 The formula for determining the final scores is the following: The Financial proposals (F) shall be the arithmetic sum of total Costs, as indicated in price Bid. Sf= 100 x Fm /F, in which Sf is the financial score, Fm is the lowest price and F the price of the proposal under consideration.

11.20 Quality and Cost Based Selection (QCBS)

11.2.1 In case of QCBC, the lowest evaluation Financial proposal (Fm) will be given the maximum financial score (Sf) and the other Financial proposals will be computed as indicated in the Data sheet. Proposals will be ranked according to their combined technical (St) and Financial (Sf) scores using the weights (T=the weight given to the Technical Proposals; P=the weight given to the Financial Proposals; T+ P =1) indicated in the Data Sheet: S = St x T% + Sf x P%. The Firm/ Consultants achieving the highest combined technical and financial score will be invited for negotiations. The weightage given to the Technical & Financial Proposals are

Technical = 0.70

(T)

Financial = 0.30

(P)

12. Negotiations

12.1 Technical Negotiations: Negotiations will be held for further improvement on the Technical proposal, the proposed technical approach and methodology, work plan, and organization and staffing, and suggestions, if any, made by the Consultant. The Employer and the Consultants will finalize the Terms of Reference, staffing, schedule, work schedule, logistics, and reporting. These documents will then be incorporated in the contract as “Description of Services”. Special attention will be paid to clearly defining the inputs required from the Employer to ensure satisfactory implementation of the assignment. The Employer shall prepare minutes of negotiations which will be signed by the Employer and the Consultants.

12.2 Financial Negotiations: The financial negotiations will be held to economize the cost of the services proposed in financial bid.

<table>
<thead>
<tr>
<th>Criteria, sub-criteria, and point system for the evaluation of Full Technical Proposals are:</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Consultant</td>
<td>49</td>
<td>Employer</td>
</tr>
<tr>
<td>Sl. No.</td>
<td>Parameter</td>
<td>Max. Points</td>
</tr>
<tr>
<td>--------</td>
<td>---------------------------------------------------------------------------</td>
<td>-------------</td>
</tr>
<tr>
<td>1.</td>
<td>Specific experience of the consultants related to the Assignment.</td>
<td>10</td>
</tr>
<tr>
<td>2.</td>
<td>Adequacy of the proposed work plan and methodology in responding to the TOR</td>
<td>40</td>
</tr>
<tr>
<td>A</td>
<td>Understanding of TOR</td>
<td>10</td>
</tr>
<tr>
<td>B</td>
<td>Methodology Statement and Approach</td>
<td>20</td>
</tr>
<tr>
<td>C</td>
<td>Scheduling / Work plan and resource commitment.</td>
<td>10</td>
</tr>
<tr>
<td>3</td>
<td>Qualifications and competence of the Key professional staff for the Assignment.</td>
<td>50</td>
</tr>
<tr>
<td></td>
<td>The number of points to be given for qualifications and competence of the key professional staff for the assignment are:</td>
<td></td>
</tr>
<tr>
<td></td>
<td>i) General qualifications Points</td>
<td>15</td>
</tr>
<tr>
<td></td>
<td>(e.g., level, duration of relevant experience, etc.)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>ii) Adequacy for the period Points</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>(e.g., experience in methodologies, urban hydrology Specialization, managerial skills etc.)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>iii) Experience in region &amp; language</td>
<td>05</td>
</tr>
<tr>
<td></td>
<td>The minimum technical score (St) required to pass is 75 points.</td>
<td></td>
</tr>
<tr>
<td></td>
<td><strong>Total Points</strong></td>
<td><strong>100</strong></td>
</tr>
</tbody>
</table>

14. The formula for determining the financial scores is the following:

The financial proposal (F) shall be the arithmetic sum of Total Costs, as indicated in Price Bid (P)

\[ S_f = \frac{100 \times F_m}{F}, \] in which \( S_f \) is the financial score, \( F_m \) is the lowest price and \( F \) the price of the proposal under consideration.

The weights to be given to the Technical and Financial proposals are:

\[ T = 0.70 \]
\[ P = 0.30 \]

15. The Consultants have to present their proposal to the Evaluation committee on Dated___________ at 11.00 hrs in the Conference Hall of Engineer-in-Chief., Secha Sadan, Bhubaneswar.

16. The date of opening of Financial proposal shall be intimated to the qualified bidders separately after the technical evaluation is over.

17. **Study Administration**

The Chief Engineer, Drainage, Cuttack will function as a study contract coordinator to oversee the study and provide a principal point of contact with the consultant on behalf of the employers.

The Consultant will provide all facilities and equipments necessary to conduct the study.
On completion of the study, all data collected during the process, software packages used and developed during the study by the consultant along with the user manuals will become the property of the employer. The consultant shall provide all the maps, data, collected, analyzed, drawings prepared in nard as well as soft copy (CD - ROM) with proper levelling and documentation.

Chief Engineer, Drainage.
SECTION - V

SCHEDULES OF SUPPLEMENTARY INFORMATIONS

Schedule A - To establish their eligibility, Consultant shall submit all the necessary documents. If the Consultant is an existing or intended JV shall submit a copy of the JV Agreement, or a letter of intent to enter into such an Agreement. The respective document shall be signed by all legally authorized signatories of all the parties to the existing or intended JV, as appropriate.

Schedule B - Bank Guarantee for EMD
Schedule C - Income Tax PAN No.
Schedule D - Project Experience Record
Schedule E - Activity Schedule
Schedule F - Similar Project Experience record
Schedule G - Bio-date of Technical Personnel for the work
Schedule H - Record of arbitration and Litigation
Schedule I - History of Criminal cases
Schedule J - General Power of Attorney Affidavit
Schedule K - Joint Venture Agreement
Schedule L - Affidavit

Consultant shall enclose the above documents/information in the prescribed form enclosed in SECTION VII-Forms
SECTION - VI - ADDENDA

Issued (if any)

(Consultant shall enter the particulars of addenda issued by the Employer and enclose the addenda to the tender in sealed cover ‘A’ at the time of submitting the Tender.

<table>
<thead>
<tr>
<th>S.No.</th>
<th>Date of Issue by the employer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Format of requirement to be issued later on.

consultant
SECTION - VII

FORMS
LETTER OF ACCEPTANCE

From: 


To 


Sub: - Tender for the work…………………………………………………………..
Ref: - Your Tender for the above work . …………………………………….

* * * * * * *

Kindly refer to your offer / bid. ......................... dated. .... ... ... ...
.................................................................................... ... ... ... forwarded in response to Invitation
to Tender No........................................................................................................
You are hereby informed that the referenced Tender is accepted.

You are requested to furnish the security deposit for an amount of Rs.................
within seven days of the receipt of this letter and remained present in the Office of the
Executive Engineer, Drainage Division, Cuttack for execution of Contract documents.

The Contract will be governed by the Conditions of Contract as set out in the Tender
Documents subject to modifications accepted by the Chief Engineer, Drainage,
Gandarpur, Cuttack-3.
Please return this copy duly accepted and signed.

Yours sincerely,


Accepted


Signature, Name & Designation
Seal of Firm / Consultant
SCHEDULE –A

JOINT VENTURE AGREEMENT
FORM OF BANK GUARANTEE FOR EARNEST MONEY DEPOSIT

Whereas ____________________________________________ (name of the firm) (hereinafter called ‘CONSULTANT’) wish to participate in Tender Notice No. --------------------------, dated: ----------------, of Chief Engineer, Drainage, Gandarpur, Cuttack (hereinafter called the CE) for (Name of work) ‘------------------------------- --------------------------------------------------- --------------------- --------------------------------------------------- --------------------------------------------------- ----------------------------’

AND WHEREAS in terms of the Tender conditions the Consultant is required to furnish to the Executive Engineer, Drainage Division, Cuttack on behalf of Chief Engineer, Drainage, Gandarpur, Cuttack a Bank Guarantee for a sum of Rs. _________________ (Rupees ____________) as earnest money against the Consultant’s offer aforesaid.

And whereas we, ___________________________________ ______ Bank, _____________________________________________________ branch have at the request of the Consultant agreed to give to the GVMC this guarantee as hereinafter contained.

We,________________________________________________ ___ bank, _____________________________________________________ branch, hereby undertake the guarantee to pay immediately to the Executive Engineer, Drainage Division, Cuttack on behalf of Chief Engineer, Drainage, Gandarpur, Cuttack, on demand in writing by the Executive Engineer on behalf of CE, Drainage, Gandarpur, Cuttack , an amount of Rs. _________________ (Rupees ____________) without any reservation and recourse if the Tender shall for any reason withdraw whether expressly or implied their said Tender during the period of its validity or any extension thereof or the Consultant fails to execute the agreement for the work awarded to them by the Executive Engineer, Drainage Division, Cuttack on behalf of CE, Drainage, Gandarpur, Cuttack .

We, the _____________________________________________ Bank, _____________________________________________________ further agree to that our liability to pay the aforesaid amount is not dependent or conditional on the Executive Engineer on behalf of CE, Drainage, Gandarpur, Cuttack proceeding against the Consultant and we shall be liable to pay the amount without any demur, merely on a claim raised by the Executive Engineer, Drainage Division, Cuttack on behalf of CE, Drainage, Gandarpur, Cuttack.

The guarantee herein contained shall not be determined or affected by the liquidation or winding up or dissolution or change of constitution or insolvency of the said Consultant but shall in all respects and for all purposes be binding and operative until payment of all money(s) due to the said Consultant but shall in all respects and for all purposes be binding and operative until payment of all money(s) due to the Executive Engineer, Drainage Division, Cuttack on behalf of CE, Drainage, Gandarpur, Cuttack , in respect of such liability under the guarantee is restricted by Rs.________________ (Rupees ________________). Our guarantee shall remain in force until ______________. We shall be relieved and discharged from all our liability hereunder.

We, the _____________________________________________, undertake not to revoke this guarantee during its pendency/currency except with the previous consent of the Executive Engineer, Drainage Division, Cuttack on behalf of CE, Drainage, Gandarpur, Cuttack in writing.

Station       Name of the Bank
SCHEDULE – C

INCOME TAX PAN NUMBER AND DETAILS OF CLEARANCE
## SCHEDULE – D

### PROJECT EXPERIENCE RECORD

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of Work</th>
<th>Employer</th>
<th>City area/population</th>
<th>Project Cost</th>
<th>Date of Commencement</th>
<th>Date of Completion</th>
</tr>
</thead>
</table>

Consultant  
Employer
SCHEDULE – E
PROGRAMME OF WORK (Activity Schedule)

The Consultant shall furnish below his programme of work, accompanied by bar charts, arranged as he deems fit in order to complete the total work within the period of contract. Programme shall be divided into main activities and sub-activities with detailed description, time required. Manning schedule along with tasks assigned to each key personnel and sub key personnel shall also be enclosed.

Name: _______________________
Signature: _____________________
Date: _______________________
(Seal) Designation: _______________
# SCHEDULE - F

## SIMILAR PROJECT EXPERIENCE RECORD

<table>
<thead>
<tr>
<th>Sl No</th>
<th>Name of Work</th>
<th>Employer</th>
<th>City area/ population</th>
<th>Project Cost</th>
<th>Date of Commencement</th>
<th>Date of Completion</th>
</tr>
</thead>
</table>

Consultant 61 Employer
SCHEDULE – G

BIO-DATA OF TECHNICAL PERSONNEL OF THE CONSULTANT WHO WILL BE AVAILABLE FOR THE PROPOSED CONTRACT

a) Sl.No. : 

b) Name : 

c) Designation : 

d) Qualifications : 

e) Duration of employment with Consultant ; 

f) Years of professional experience : 

g) Experience on works of similar nature during employment with Consultant, and previous employment, if any. 

h) Position & Responsibility for the present work
FORMAT FOR CURRICULUM VITAE

1. Name of person / organisation :

2. Permanent Address :

3. Educational Qualification :

4. Professional Qualification :

5. Past Experience :

6. Specialization if any :

7. Out-standing activities performed earlier
**SCHEDULE – H**

**RECORD OF ARBITRATION & LITIGATION**

The Consultant shall record chronologically any disputes he has had with any of his previous Employers during the last 10 years, indicate whether arbitration or Litigation, the nature, approximate duration and amount of claim involved in respective cases.

<table>
<thead>
<tr>
<th>Sl. No</th>
<th>Project Identification and Location</th>
<th>Name and Address of Employer, tel &amp; fax</th>
<th>Nature of Dispute</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Description</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Arbit’n Litigant’s</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Period From-To</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Amount Claimed (lakh Rs)</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Result</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>In favour of Employer / Contractor</td>
</tr>
</tbody>
</table>

Name:                                    Date:
Signature:                               Designation: Seal of Company
# SCHEDULE – I

## HISTORY OF CRIMINAL CASES

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Police Station</th>
<th>Town or Village and District</th>
<th>FIR No &amp; Date</th>
<th>Details of the charges</th>
<th>Stage of the case/Result</th>
</tr>
</thead>
</table>

Name: 

Date: 

Signature: 

Designation: 

Seal of Company
SCHEDULE – J

GENERAL POWER OF ATTORNEY AFFIDAVIT

By this power of Attorney, I/We ......................................................, S/o. ................................................................. Aged about ............ Years, R/O. ...................... .......................................................... Partners of ......................................................... having its registered office at .................. .......................................................... hereby appoint ......................................................... Aged about ................. Years S/o. ......................................................... as our lawful attorney on behalf of the company, to do and execute all or any of the following acts, deed and things, that is to say:

1. To apply for, obtain and renew all licenses, permits, etc. that are necessary for carrying on the said business.

2. To submit all statements, returns, etc. to proper authorities as required by any law or rule in force and to verify the same by production of documents and papers.

3. To appoint, employ, dismiss or discharge any agent, broker, office, clerk, peon, or any other person at such remuneration, commission, or salary, as the said attorney thinks fit.

4. To draw, accept, endorse, negotiate or pay any bill of exchange, hundi, promissory note, cheque, draft, railway receipt, bill of lading or other instrument which may be deemed necessary for carrying on the said business.

5. To open and operate bank accounts in any bank or banks in the name of the firm and/or to authorise any person or persons to operate the above bank account.

6. To borrow or raise loans from time to time, such sums of money, from any individuals, recognized financial institutions such as Banks, Orissa State Financial Corporation, Industrial Development Corporation etc. and upon such terms as the said attorney may think fit upon the security of any of the properties of the firm ............................................ Whether movable or immovable and for such purpose to execute such document or documents as may be necessary for securing the repayment of such loan or loans.
7. To negotiate, enter into any bargain, do all acts, things or execute any deeds or documents or other instruments or assurances as may be necessary for selling, mortgaging or purchasing any movable or immovable property, from any individual, recognized financial institutions such as Banks, Orissa State Financial Corporation, Industrial Development Corporation etc. and upon such terms as the said attorney may thinks fit.

8. To institute contest, compound, submit to arbitration all suits proceedings, claims, demands etc. arising in course of or in relation to the aforesaid business.

9. To execute and sign in our name individually or collectively and on our behalf any document, letter or deed in respect of ....................... to carry on the business effectively.

And I/We hereby agree to ratify and confirm all and whatsoever our said attorney shall lawfully do or cause to be done by virtue of this deed.

In witness whereof, I/We the said partners has hereto signed at......................

On this the .................................

<table>
<thead>
<tr>
<th>WITNESSES</th>
<th>Name of Partner</th>
<th>Signatures</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td>1.</td>
<td>1.</td>
</tr>
<tr>
<td>2.</td>
<td>2.</td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>3.</td>
<td></td>
</tr>
</tbody>
</table>

Date:
SCHEDULE – K

JOINT VENTURE AGREEMENT (Format)

The Joint Venture Agreement made at ......................................... on this day of  
.....th ................................., 20..........

1. M/s................................................................................., a Registered company partnership  
firm having its registered office at ............................................. represented by  
its...................... Hereinafter called and referred as the party of the First Part.

2. M/s................................................................................., a Registered partnership firm, having  
its registered office at .........................................................., represented by its............... Hereinafter called and referred as the party of  
the Second Part.

3. M/s................................................................................., a Registered partnership firm having  
its registered office at .........................................................., represented by its............... Hereinafter called and referred as the party of the Third  
Part.

4. ..........................................................................................

5. ..........................................................................................

WHEREAS the party of the First Part is a Partnership Firm

WHEREAS the party of the First Part is a Partnership Firm

AND

WHEREAS the party of the First Part is a Construction Company / Contractor /  
Partnership Firm / Manufacturer / Undertaking major Civil Works / Supply of goods and  
equipment such as CI / DI / RCC / PSC / MS Pipes / Pumps / Motors / Water Meters etc.

WHEREAS the parties, hereto have associates themselves into a Joint Venture for the  
purpose of preparing and submitting Pre-qualification / Post-qualification / Tender for  
and successfully executing the works of “.........................  
……………………………………………………………………………………………..”

for which Tenders have been invited by the Executive Engineer, Drainage Division,  
Cuttack vide Tender Notice No.............. dated : .........................................
WHEREAS it is mutually decided by the parties hereto that the Joint Venture will be known as _______________ and that the part of the First Part viz., and submitting of Tender on behalf of the Joint Venture.

Now therefore, it is hereby agreed and declared by and between the parties hereto as follows:

1. **Definitions:**

In this agreement the following expression shall have the following meaning.

Joint Venture – for the purpose of this agreement shall mean acting in collaboration by the parties hereto in the Joint Venture.

Joint Venture – shall mean all the parties to this agreement acting jointly and / or severally to execute the “Works”.

The extent of such acting jointly and / or severally shall be as enumerated below:

THE WORKS – shall mean, the works as described in the Schedule hereunder written and any sanctioned venations thereto.

THE CONTRACT – shall mean any contracts entered into by the Joint Venture with the Employer for the execution of the works.

THE EMPLOYER - shall means, the Chief Engineer, Drainage, Gandarpur, Cuttack for the work as per contract.

2. **Preparation & Submission of Tender:**

The parties of the Joint Venture (JV) shall jointly prepare and submit the pre-qualifications / post-qualification / Tender documents in the name of the Joint Venture which shall be in such form and shall contain such items and conditions as the employer shall require. After its preparation and submission as aforesaid, the Joint Venture shall be jointly and severally bound by the provision of the Tender or Tenders and none of the party of the Joint Venture can vary or seek to vary the same without previous written consent of the other.

Any bond, Guarantees or Indemnities required by or arising out of the terms and conditions of the Tender or contract shall be procured by the parties proportionate to their share of participation or as agreed by mutual consent.

In connection with submission of the Tenders and the execution of the works, no party of this Joint Venture shall in any way act either alone or jointly with, by or through any other party in a manner likely to be detrimental to the Tender and / or execution of the work(s).
3. **The Acceptance of Tender:**

If the employer accepts the Tender it shall be joint binding on the Joint Venture. In that event, the Leader of the Joint Venture shall for an on behalf of the Joint Venture enter into a contract in consultation with the parties herein, with the employer to execute the works and the members of the Joint Venture do hereby jointly and severally bind themselves fulfill the contract and execute the work faithfully and perform and observe all the terms and conditions thereon of both as to one another and to the employer. If the said Joint Venture is successful in procuring the executing and completing the said works, the parties of the Joint Venture will discharge the responsibilities of each as required for proper execution of work.

4. **Participation:**

Each member of the Joint Venture agrees to place at the disposal of the Joint Venture, the benefit of all its experience, technical knowledge and skill and shall in all respects bear its responsible for physical and financial distribution of work as under:

<table>
<thead>
<tr>
<th>Name of the Company</th>
<th>Physical &amp; Financial Distribution of work</th>
</tr>
</thead>
<tbody>
<tr>
<td>1.</td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
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<td>3.</td>
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<tr>
<td>4.</td>
<td></td>
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<tr>
<td>5.</td>
<td></td>
</tr>
</tbody>
</table>

5. **Execution and control of Works:**

The performance of the contracts and execution of the works will be subject to the overall control of a Supervisor Board, which will consist of representatives of all the parties hereto, holding Power of Attorney. Subject to the overriding authority of the supervisory board, execution and carrying out works, coordinated, managed and directed by the project manager appointed by the Leader of the Joint Venture.

6. **Working Capital and Banking Accounts:**

As soon as necessary after acceptance of the Tender, the Leader of the Jointing Venture shall open a separate Bank Account with the concurrence of the parties with such bankers and at such places. The members of the Joint Venture shall
contribute such sums commensurate to their value of works to the said accounts as required for proper performance of the contract. The said Banking Accounts shall be operated in accordance with the instructions of the Supervisory Board.

7. **Assignment:**

No parties to this Agreement shall have the right to assign or its benefits or liabilities under this Agreement to any other, firm or person without obtaining the prior written consent of the other parties.

8. **Law:**

All the disputes under this Agreement shall be subject to the jurisdiction of the Cuttack Courts only.

IN WITNESS WHEREOF the parties hereto have set the subscribed their respective hands hereinto on the day month and year first herein above written.

SIGNED AND DELIVERED BY

1.
2.
3.
4.
5.

Witness:

1.
2.
SCHEDULE – L

AFFIDAVIT

1. I/We ________________________________ certify that the information furnished F, G, H, N, J, K and L is true and agree that my / our Tender shall be rejected if I / we am / are found to have misled or made false representation in the form of any of the Schedules of Supplementary information and / or statements submitted in proof of the eligibility and qualification requirements or if I / We have a record of poor performance such as absconding from work, works not properly completed as per contract, inordinate delays in completion, financial failure and / or has / have participated in previous Tendering for the same work/s and had quoted unreasonable high Tender premium. In addition I/we shall be blacklisted and the work be taken over invoking clause no 2.9 of the General conditions of contract and conditions of particular application.

2. I/We ________________________________ agree to be disqualified for Tendering further works in the Water Resources Department / CMC if I/We __________ withdraw my/our Tender without a valid reason (to be decided by the Authority competent to accept the Tender).

3. I/We ________________________________ certify that no criminal cases are pending against me/us partners at the time of submitting the Tender.

4. I/We ________________________________ accept that my / our Tender shall be rejected if any criminal cases are pending against me/us/partners of the firm at the time of submitting the Tender.

5. I/We ________________________________ agree that if the history of litigation, criminal cases pending against me/us/Partners furnished by me/us is false, I/We __________ will attend by the action taken by the Water Resources Department / CMC / Orissa Government without approaching any court whatsoever for redress. However, I/We shall be given suitable opportunity to offer my/our explanation before action is taken against me/us.

6. I/We ________________________________ certify that the following addenda issued by the Executive Engineer, Drainage Division, Cuttack have been received by me/us and incorporated in my/our Tender.

   1. dated
   2. dated
   3. dated

(Add if the addenda issued are more than 3)
7. Further I/We ___________________________ certify that no near relatives (as defined in It 3.3 (e)) are working in the Water Resources Department / CMC.

8. I / We _________________________________ also agree to undertake to keep accurate and system of accounts, records and furnish the same (including that of sub-contractor) and agree to reimburse Water Resources Department any excess amount claimed by me / us over and above my / our entitlement as per relevant Clauses of the General Conditions of contract.

Dated this … … … … … … … … … … … day of … … … … … … 20 ..

Signature … … … … … … … … … … … in the capacity of … … … … … … … duly authorized to sign the

Tender for and on behalf of

… … … … … … … … … … … … … … … … … …

(Block Capitals)

Signature of Witness:

Name of Witness:

Address of Witness:
**BAR CHART FOR PREPARATION OF DPR FOR STORM WATER DRAINAGE & WATER BODIES WITHIN C.M.C. AREA**

<table>
<thead>
<tr>
<th>Items</th>
<th>Aug16</th>
<th>Sept16</th>
<th>Oct16</th>
<th>Nov16</th>
<th>Dec16</th>
<th>Jan17</th>
<th>Feb17</th>
<th>March17</th>
<th>April17</th>
<th>May17</th>
<th>Target Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Invitation of expression of interest</td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>16.08.16</td>
</tr>
<tr>
<td>2 Sale of bid document</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>16.08.16 to 15.09.16</td>
</tr>
<tr>
<td>3 Prebid</td>
<td></td>
<td></td>
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<td></td>
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<td></td>
<td></td>
<td></td>
<td>02.09.16</td>
</tr>
<tr>
<td>4 Receipt of bid document</td>
<td></td>
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<td>19.09.16</td>
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<td>5 Opening of bid (technical bid document)</td>
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<td>6 Presentation by bidders</td>
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<td>7 Evaluation of technical bid &amp; financial bid</td>
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<td>8 Award of contract</td>
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<td>04.10.16 to 20.10.16</td>
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<td>9 Time for preparation of DPR</td>
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<td>01.11.16 to 30.04.17</td>
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