

## 8 JAN MARG, SECTOR 9–D CHANDIGARH

# FOR SUPPLYING & PLACING OF FURNITURE ITEMS FOR CRECHE IN BLOCK-'B' OF CHB OFFICE BUILDING, CHANDIGARH.

Date of release /publishing	g or tender	/2023	
•	· · · · · ·		•
Last Date of Submission of document	Online: /_	/2023	
Website: http://ete	nders.chd.nic	.in/nicgep	Tel: 0172-2511122
<b>\</b>	<u>h</u>	c to	<u> </u>
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# CHANDIGARH HOUSING BOARD

# A CHANDIGARH ADMINISTRATION UNDERTAKING

# NOTICE INVITING TENDER

Name of work	SUPPLYING &PLACINGOF FURNITURE ITEMS FOR CRECHE IN BLOCK-'B' OF CHB OFFICE BUILDING, CHANDIGARH.
Estimated cost	Rs.3,68,879/-
<b>Earnest Money</b>	Rs.7400/-
Performance Guarantee	5%
Security Deposit	2.5%
Period of Completion	02 Months





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# **PART-I**







# CHANDIGARH HOUSING BOARD Notice Inviting e-Tenders

Executive Engineer-III on behalf of the Chairman, Chandigarh Housing Board invites Item Rate Tenders through e-Procurement process from the eligible manufacturer companies and their authorized dealers, firms, agencies for Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarhas per detailed specifications and other requirements as per terms and conditions of the bid document.

Estimated Cost: Rs.3,68,879/-, Earnest Money: Rs.7400/-, Period of Completion: 02 Months, Last date of submission of bid online is \_\_\_/\_\_/2023, Last date of physical submission of bid & date of opening bid is \_\_\_/\_\_/2023.

For detail Milestone dates of Electronic Tendering are given at the website http://etenders.chd.nic.in/nicgep

Ph.: 0172-2511122

Executive Engineer-III for & on behalf of Chairman Chandigarh Housing Board, Chandigarh







# **Detail Regarding Tendering Process**

Name of work	Supplying & Placing Block-'B' of CHB of	of Furniture ffice building,	e items for Ci Chandigarh	eche in	
Estimated cost (Rs. In Lac)	Rs.3,68,879/-,				
Period of completion	02 Months			_	
Name of the Employer	Chandigarh Housing Boa	ard	<u> </u>		
Address of the Employer	8 Jan Marg, Sector 9 D C	Chandigarh			
Mode	E-Tendering				
Website	https://etenders.chd.nic.i	n/nicgep/app		<u> </u>	
Integrity Pact duly filled, signed & stamped	The bidder must uploa signed & stamped in the bid documents on the v	he presence of web site.	itegrity Pact di vitness along w	uly filled, ith other	
	Milestone Date	s 	(0000 + 1		
Downloading of e-tender document	Start date:	·	/ / 2023 at ]		
document	End date:		/ / 2023	upto Hrs.	
Clarification regarding plans specifications schedule of	Start date:		/ 2023 at	Hrs.	
quantities & set of terms	End date:	/	/ 2023 upto	Hrs.	
Date of submission of e-tender	Start date:	/	/ 2023 at	Hrs.	
	End date:	./	/2023 upto	Hrs.	
Opening of technical bid (Online)		1	/ 2023 at	Hrs.	
Opening of price bid (Online)	To be intimated separate	ely to all qualified	d bidders		
Bid validity period	75 Days				
Earnest Money Deposit	The EMD required Rs.7400/- to be submit https://etenders.chd.nic	ted on line throu c.in.	igh e-tendering		
	Bidder can submit their bid only after depositing EMD online.				
The payment may be deposited by bank-to-bank transfer us SBI MOPS or RTGS/NEFT transfer thro <a href="https://etenders.chd.nic.in.portal">https://etenders.chd.nic.in.portal</a> .			sfer using through		
	The amount of EMD is refundable.				
	The EMD shall be refu	The EMD shall be refunded online to the bidder account in case of all unsuccessful e-bids, provided it is not forfeited.			
-	The bidder must upload the copy of UTR No/ Transaction slip on the web site. The hard copy shall be placed in Envelop 'A'.				
	A part of earnest me guarantee also. In suc	oney is accepta th case, minimu	ble in the form m 50% of earn	n of banl est money	







	or Rs.20 Lac, whichever is less, will have to be deposited by bank-to-bank transfer using SBI MOPS or RTGS/NEFT transfer through https:// etenders. chd.nic.in. portal and the remaining amount in the shape of Bank guarantee issued by a Scheduled Bank having validity 180 days or more from the date of submission of the tender (stipulated/extended).
Performance Security	The contractor, whose bid is accepted, will be required to furnish performance guarantee at specified percentage of the tendered amount as mentioned in Schedule F and within the period specified in Schedule F. This guarantee shall be in form of Insurance Surety, Bonds, Account Payee Demand Draft, Fixed Deposit Receipt or Bank Guarantee from any of the Commercial Bank in accordance with the prescribed form. In case the contractor fails to deposit the said performance guarantee within the period specified in Schedule 'F', including the extended period if any, the Earnest Money deposited by the contractor shall be forfeited automatically without any notice to the contractor.

SDE-V



# LIST OF DOCUMENT TO BE UPLOADED BY THE BIDDERS

1.	Fee	
	i)	EMD
2.	Post Q	ualification /Technical
	i.	Check List
<del></del> _	ii.	Form 'A' Letter of Transmittal as per attached Performa in Section-II.
	iii.	Integrity Pact Annexure-IVduly filled, signed & stamped in the presence of a witness
	iv.	Form 'B' Similar works during the last seven years ending last day of month previous to the one in which tenders are invited.
	V	Form 'C' Performance Report of works.
	vi.	Affidavit as per Annexure-I regarding no criminal proceedings and confirmation that eligible similar works have not been got executed on back to back basis.
ļ	vii.	Certificate of Registration under GST.
	viii.	Copy of PAN
	ix.	Certificate of registration with EPFO, ESIC.
<u> </u>	Χ.	Any other document as specified in the bid document.
3.	Financ	ce
/	Finan	cial Bid

NOTE:- Hard copies of the documents listed above except Financial Bid shall be submitted by the lowest bidder to the Executive Engineer-III, (CHB)

EE-III

SDE-V



## CHECK LIST TO ACCOMPANY THE 'ELIGIBILITY DOCUMENTS

S. No.	Description	Remarks
1.	Whether the Earnest Money as per the Notice inviting tender has been attached?	Yes/No
2.	Whether the Integrity Pact duly filled, signed & stamped has been attached?	Yes / No
3.	Whether definite proof from appropriate authority of having completed satisfactorily Similar Work during the last seven years ending last day of month previous to the one in which tender are invited has been attached?	Yes / No
4.	Whether the Form'A' Letter of Transmittal as per attached Performa in Section-II has been submitted?	
5.	Whether the Form 'B' -Details of similar works completed during last 7 years ending last day of month previous to the one in which tender are invited has been submitted?	
6.	Whether the Form 'C' - Performance Report of works referred to in Form-B has been submitted?	
. 7.	Whether the Affidavit as per Annexure-I have been submitted?	Yes / No
8.	Whether the Power of Attorney as per Annexure-II has been submitted?	
9.	Whether any additional condition in tender has been quoted?	Yes / No
10.	Whether the Scanned copies of self attested documents related to E.M.D., & other eligibility document has been uploaded along with the Bid?	
11.	Whether all the statements, documents, certificates, uploaded owning responsibility for their correctness/ authenticity have been signed?	.]
12.	Whether the certificate of registration of GST have been submitted Uploaded?	
13.	Whether the Copy of PAN has been submitted/ Uploaded?	Yes / No
14.	Whether the Certificate of registration with EPFO, ESIC has been submitted/ Uploaded?	n Yes/No

# **DECLARATION**

have carefully gone through all the conditions mentioned in the Bid Document and solemnly declare and affirm that I/we will abide by any penal action of CHB for disqualification or of black listing or determination of contract or any other action as deemed fit, taken by, the Department against me/us, in the event of any of the contents of our this application, the statements, documents, and certificates produced by me/us have been found/declared to be false/fabricated without any liability on CHB.







- 2. I/We hereby further declare that the Tender has been completed and submitted by us in the manner prescribed in the document and consider myself/ourselves eligible and in possession of all the documents required.
- J/We hereby also declare that, I/We have not been blacklisted/ debarred/ Suspended/ demoted by any department of Chandigarh Administration or in of any state/Union Territory of the Republic of India for any reasons what so ever.

Date

Signature of the Bidder (s) (Full name in capitals)

Designation

EE-III





# CHANDIGARH HOUSING BOARD NOTICE INVITING TENDER.

1.	Rate Tend authorized of Creche in I other requir	ers through e-Pro- dealers or firms or Block-'B' of CHB ements as per terms	cureme agenc office and co	nt plies for build	rocess or Sup ding, C ions of		companies or their urniture items for dispecifications and
1.1	Hundred Se	is estimated to Co eventy Nine only). ne general guidance	This e	estim	ated co	Rs Three Lac Sixty Eigost mentioned hereunder applicants only.	is merely indicative
Nam	Name of work & Location  Output  Description  Description			Time and date of opening of Technical Bid			
Supplying & Placing of Furniture items for Creche'in Block-'B' of CHB office building, Chandigarh			Rs 3,68,879/-	Rs.7,400/-	02 Months	/ /2023	/ /2023
	website <u>h</u>	etail of Milest ttp://etenders.chd.	nic.in/		<u>p</u>	f Electronic Tenderi	
1.2	a)	Should have satisfactorily completed the three similar works each costing not less than Rs.1.48 Lac or two similar works each of costing not less than Rs.2.22 Lac or one similar work of costing not less than Rs.2.96 Lac during the last seven years ending last day of month previous to the one in which tender are invited.					
		'Similar works shall mean "Supply and installation of furniture".  Components of work executed other than those included in definition of similar work shall be deducted while calculating cost of similar work. Bidder shall submit abstract of cost of work in support of this.					
		The value of executed works shall be brought to current costing level by enhancing the actual value of work at simple rate of 7% per annum; calculated from the date of completion of the work to the last date of submission of bid.					
	b) Bidder shall have to furnish an affidavit as per Annexure-I as under:  i) The undersigned hereby certify that there are no criminal proceedings pending/ ongoing in any court of law regarding any construction project executed by me/us.						







$\overline{}$	<u></u>	ii) I/we undertake and confirm t	that the eligible similar works has/have not	
	,	been got executed through Further that if such a violatio I/we shall be debarred for to such a violation comes to the start of work then the CHB Earnest Money Deposit/Perfo	n comes to the notice of the department then endering in CHB in future forever. Also if, e notice of the department before the date of shall be free to forfeit the entire amount of ormance Guarantee deposited.	
	<u>d)</u>	GST registration Certificate is to be o		
-		unload following undertaking along v	gistration as applicable then he shall scan and vith other bid documents.	
-		"If work is awarded to me, I/we applicable within one month from the release of any payment by CHB, who responsible for any delay in payment the work executed and/or for any active gard.	shall obtain GST registration Certificate as the date of receipt of award letter or before ichever is earlier, failing which I/We shall be to which will be due towards me/us on a/c of tion taken by CHB or GST department in this	
	e)	experience, competence etc. as per form is insufficient for furnishin supplemented on a separate sheet of	details about their Company/firm/agency, the Performa. If the space in the application ng full details, such information may be paper duly signed.	
	Note	All the documents shall be duly at	tested & counter signed by the agencies.	
2.	I was a Culti- assessment HOW/PVPI II		ne definitions contained therein with regard dauthorities may be read as under:-	
	As [	per General Conditions of act for Central P.W.D Works	To be read as	
	CPWI		СНВ	
	Presid	ent of India	Chairman, CHB	
	Govt.	of India	Chandigarh Housing Board	
	Direct	or General	Chairman, CHB	
	Addit	ional Director General	Chief Executive Officer, CHB	
		tment	Chandigarh Housing Board	
3	assign	ned to them:	and expressions have the meaning hereby	
	Execu	EMPLOYER means the Chairman, Chandigarh Housing Board, acting through the Executive Engineer.		
	indiv	DER/TENDERER/FIRM/ AGENC idual, proprietary firm, firm in partroration or Joint Venture Company.	Y/CONTRACTOR/APPLICANTmeans the nership, limited company private or public or	
		/Idelogic of the		





		CHB/ Board means "Chandigarh Housing Board"			
4	The time allowed for carrying out the work will be <b>02 Months</b> from the date of start from the first day of handing over of the site, whichever is later in accordance with the phasing, if any, indicated in the Tender Document. In case of non-handing over of any part of site, the extension in time limit for the proportional delay shall be allowed as per the agreement.				
5	The Site	for the work is available.			
	i)	Bid document consisting of plans, specifications, the schedule of quantities of the various classes of work to be done and the set of terms and conditions of the contract to be complied with by the Contractor whose bid may be accepted and other necessary documents, can be seen in the office of the Executive Engineer-II between date and time specified in tender notice in all working days except on Saturdays, Sundays and Public Holidays.			
	ii)	Bid document shall not be available on Chandigarh Administration website after the stipulated date & time for downloading.			
	iii)	Earnest money amounting to Rs.7,400/- to be submitted online through e-tendering portal i.e https://etenders.chd.nic.in. Bidder can submit their bid only after depositing Earnest Money online.  The payment may be deposited by bank to bank transfer using SBI MOPS or RTGS/NEFT transfer through https://etenders.chd.nic.in.portal.			
		The bidder must upload the copy of UTR No/ Transaction slip on the web site.  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including Financial Bid will be done by e-  Deading and submission of Tender including			
6	Procur http://e The ag agency copy of				
	a)	The bidder is found ineligible.			
		The bidder does not upload scanned copies of all the documents stipulated in the bid document.			
		If any discrepancy is noticed between the documents as uploaded at the time of submission of bid and hard copies as submitted physically by the lowest bidder in the office of bid opening authority.			
:		If a tender quotes nil rates against each item in item rate tender or does not quote any percentage above/below on the total amount of the tender or any section/ sub head in percentage rate tender, the tender shall be treated as invalid and will not be considered as lowest tenderer.			
	e)	Before proceeding further with the e- Procurement Process, Earnest Money shall be opened first and 'Eligibility Document' of those agencies whose agencies whose Earnest Money found in order shall be opened in the office of EE-IV, CHB by the committee.			
		i) The department reserves the right to reject any or all the prospective applications without assigning any reason and/or to restrict the list of qualified contractors to any number as deemed suitable by it, if too many bids satisfying the laid down criteria have been received.			





7	The department reserves the right to reject any or all the prospective applications without assigning any reason and/or to restrict the list of qualified contractors to any number as deemed suitable by it, if too many bids satisfying the laid down criteria have been received.
8	The contractor, whose tender has been accepted, will be required to furnish 'Performance Guarantee' as mentioned in Detail Rergarding Tendering Process. The earnest money deposited along with bid shall be returned after receiving aforesaid performance guarantee.
9	The competent authority on behalf of the Chairman, CHB does not bind itself to accept the lowest or any other tender and reserves to itself the authority to reject any or all the tenders received without assigning any reason. All tenders in which any of the prescribed condition is not fulfilled or any condition including that of conditional rebate is put forth by the tenderer, the same shall be summarily rejected.
10	Canvassing whether directly or indirectly, in connection with tenders is strictly prohibited and the tenders submitted by the contractors who resort to canvassing will be liable for rejection.
11	The competent authority on behalf of the Chairman, Chandigarh Housing Board reserves with himself the right of accepting the whole or any part of the tender and the tenderer shall be bound to perform the same at the rate quoted.
12	The contractor shall not be permitted to tender for works in the CHB. (responsible for award and execution of contracts) in which his near relative is posted as Divisional Accountant or as an officer in any capacity between the grades of Superintending Engineer and Junior Engineer (both inclusive). He shall also intimate the names of persons who are working with him in any capacity or are subsequently employed by him and who are near relatives to any gazetted officer in the Chandigarh Housing Board. Any breach of this condition by the contractor would render him liable to be removed from the approved list of contractors of this Department.
13	No Engineer of Gazetted rank or other Gazetted officer employed in the Engineering or Administrative duties in an Engineering Department of the Government of India is allowed to work as a contractor for a period of one year after his retirement from Government service, without the previous permission of the Chairman, CHB in writing. This contract is liable to be cancelled if either the contractor or any of his employees is found at any time to be such a person who had not obtained the permission of the Chairman, CHB as aforesaid before submission of the tender or engagement in the contractor's service.
	i. If any tenderer withdraws his tender or makes any modification in the terms & conditions of the tender which is not acceptable to the department within 7 days after last due of submission of bids, then the CHB shall without prejudice to any other right or remedy, be at liberty to forfeit 50% of the earnest money absolutely irrespective of letter of acceptance for the work is issued or not.
	ii. If any tenderer withdraws his tender or makes any modification in the terms & conditions of the tender which is not acceptable to the department after expiry of 7 days after last date of submission of bids, then the CHB shall without prejudice to any other right or remedy, be at liberty to forfeit 100% of the earnest money absolutely irrespective of letter of acceptance for the work is issued or not.
	iii. In case of forfeiture of earnest money as prescribed in para (i) and (ii) above, the bidders shall not be allowed to participate in the rebidding process of the same work.
15	This 'Bid Document' shall form a part of the contract document. The successful

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	tenderer/Bidder/contractor, on acceptance of his tender by the Accepting Authority, shall, within 15 days from the stipulated date of start of the work, sign the contract consisting of:
	a) The Notice Inviting Tender, all the documents including additional conditions, specifications and drawings, if any, forming part of the tender as up loaded at the time of invitation of tender and the rates quoted on line at the time of submission of the Bid and acceptance thereof together with any correspondence leading there to.
16	The completion certificate shall be issued as prescribed below:-
	i) After the acceptance of completion of the works by competent authority.
17	In case any discrepancy is noticed between the documents as uploaded at the time of submission of the bid online and hard copies as submitted physically in the office of Executive Engineer, then the bid submitted shall become invalid and the Government shall, without prejudice to any other right or remedy, be at liberty to forfeit 50% of the said earnest money as aforesaid. Further the tenderer shall not be allowed to participate in the retendering process of the work.
18	Any incorrectness / deviation if noticed in the documents submitted by the agency, the same shall be viewed seriously and apart from cancellation of the work/tender, forfeiture of EMD, Criminal action will be initiated including suspension of business.
19	The tenderer is liable to be blacklisted as per policy of Chandigarh Administration 2009 and the EMD will be forfeited if he has been found to have misled or had furnished false information in the forms / statements / certificates/ online information submitted by him as proof in support or qualification requirements or record of performance such as abandoning of work not properly completed in earlier contracts and inordinate delays in completion of the present work etc. Further, if this contract has been awarded, the same shall be rescinded including forfeiture of EMD and Performance Guarantee.
20	Any contractor offering lower rates after the opening of tenders shall be liable to be black-listed.
21	All disputes concerning in any way with this work are subject to Chandigarh jurisdiction only.
22	Before the last date for submission of Tenders, the Tender Inviting Officer may modify any of the Contents of the Tender Notice, Tender documents by issuing amendment / Addendum.
23	Any addendum/amendments issued by the Tender Inviting Officer shall be part of the Tender Document.
24	To give prospective Tenderer reasonable time to take an addendum into account in preparing their bids, the Tender Inviting Officer may extend if necessary, the last date for submission of tenders.
25	The Executive Engineer will evaluate whether each Tenderer is satisfying the eligibility criteria prescribed in the tender document and declares them as a qualified Tenderer and selected for next stage of opening of Price Bid.
26	If the technical bid of a Bidder is not satisfying any of the eligibility criteria it will be rejected by the Executive Engineer.
27	If any alteration is made by the Bidder in the Bid documents, the conditions of the contract, the drawings, specifications or statements / formats or quantities the tender will be rejected.
28	Bidder shall be scrutinized in accordance with the conditions stipulated in the Tender document. In case of any discrepancy of non-adherence Conditions the Tender accepting authority shall communicate the same which will be binding both on the tender Opening authority and the tenderer. In case of any ambiguity, the decision taken by the Tender Accepting Authority on tenders shall be final.
29	The Executive Engineer will evaluate and compare the price bids of all the qualified







	Tenderer.
30	regard to his capabilities. No further information will be entertained after submission of application unless it is called for by the Board. The Board reserves the right to call for application of information submitted by the Tenderer.
31	The cost incurred by the Bidder in preparing this application, in providing clarifications of attending discussions/ conferences in connection with this document shall be borne by the Tenderer and the Board in no case will be responsible or liable for these costs, regardless of the conduct or outcome of the process.
32	While execution of the work, if found that the contractor had produced false/ fake certificates
33	1 144 miset only prospective application without assigning any







# **PART-II**

# DOCUMENT RELATED TO ELIGIBILTY CRITERIA AND OTHER RELATED DOCUMENTS







# **SECTION - I**

# Forms and Annexure







### **BASIC INFORMATION**

Sl.	Particulars						
	(Please enclosesupportingdocuments)						
1	Nameofthecompany and their authorized dealers, firms, agencies						
2	Type of Organization - Whether Proprietorship,Partnership etc. (Pleaseencloserelateddocuments)						
3	NameoftheProprietor/Partners/Directorsintheorganisation						
4	DetailsofRegistration(Firm,Companyetc.)(RegisteringAuth ority,Date,Number etc.						
5	Experience in the respective field of work (Please enclose supporting documents)						
6	a) Registered office address and telephone no.						
	b) Mail address/ Mobile No						
	c) Office address through which the work will be handled in Chandigarh,						
7	PAN NO.						
8	GST No.						
9	Certificate from International organization for standardization (ISO) in manufacturing of office furniture items						
10	Indicate if involved in any litigation, arbitration or any civil suit pending in any of the works executed during last 7 years/ being executed. If yes, please furnish the mme of the project & employer, nature of work, contract value, work order and date & brief details of litigation. Attach a separate sheet, if required						
11	Kindly mention along with relevant details, if your firm/ agency/ company is blacklisted/ debarred by any Government agency						

### Certificate:-

It is certified that the information given in the enclosed eligibility bids are correct. It is also certified that I/we shall be liable to be debarred, disqualified/ cancellation of enlistment in case of any information furnished by me/us found to be incorrect.

**Enclosures:** 

Seal of bidder Date of submission

SIGNATURE(S) OF BIDDER(S)







Form-A

### LETTER OF TRANSMITTAL

From:

To

Executive Engineer-III Chandigarh Housing Board,

Chandigarh.

Sub:

Submission of Bid for the work Supplying &Placing of Furniture items

for Creche in Block-'B' of CHB office building, Chandigarh

Sir/Madam

Having examined the details given in the Bid document for the above work, I / we hereby submit the relevant information.

- 1. I / We hereby certify that all the statements made and information supplied in the enclosed Forms B to C and accompanying statement are true and correct.
- 2. I / We have furnished all information and details necessary for eligibility and have no further pertinent information to supply.
- 3. I/ We submit the following certificates in support of our suitability, technical know how and capability for having successfully completed the following eligible similar works:-

Sr. No.	Name of work/ Project and location	Owner or sponsoring organization	Reference of performance certificate
1			
2		-	
3			

### Certificate:-

It is certified that the information given in the enclosed eligibility bids are correct. It is also certified that I/we shall be liable to be debarred, disqualified/ cancellation of enlistment in case of any information furnished by me /us found to be incorrect.

Enclosures:

Seal of bidder

Date of submission

SIGNATURE(S) OF BIDDER(S)

EE-III





# FORM'B'

	DETAILS OF	FELIGIBLE S	IMILAR NATU OF MONTH PR	RE OF WORK	S COMPLET HE ONE IN V	ED DURIN VHICH TE	G THE LAST NDERS A <u>RE</u> I	SEVEN YEARS NVITED.
S. No.	Name of work / project and location	Owner or sponsoring organization	Cost of work in crores of rupees	Date of commencement as per contract	Stipulated date of completion	Actual date of completi on	Litigation / arbitration cases pending / in progress with details*	Name and address/ telephone number of officer to whom reference may be made
1	2	3	4	5	6	7	8.	9
	de la companya de la	. Hitopanamanana						
		manna (1) / Nananana penguipanana na n						
							4)	
			<u> </u>					
	History							

<sup>\*</sup>Indicate gross amount claimed and amount awarded by the Arbitrator. For details attached separate sheet.

SIGNATURE OF BIDDER(S)

EE-III

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FORM 'C'

# PERFORMANCE REPORT OF WORKS REFERRED TO IN FORM "B"

	,		
1.	Nam	e of work/Project & Location	
2.	Agre	ement No.	
3.	Estir	mated Cost	
4.	Tend	lered Cost	·
		Allotted Amount	.,
	į	Actual completed cost	
5.	Date	of Start	
6.	Date	of completion	
(i)	Stip	ulated date of completion	
(ii)	Actual date of completion.		
7.	a) Whether case of levy of compensation for delayed has been decided or not.		
	b) i levi	f decided, amount of compensation ed for delayed completion if any.	
8.	Per	formance Report	
	1)	Quality of Work	Outstanding/Very Good/ Good / Poor
	2)	Financial soundness	Outstanding/Very Good/ Good / Poor
	3)	Technical Proficiency	Outstanding/Very Good/ Good / Poor
	4)	Resourcefulness .	Outstanding/Very Good/ Good / Poor
	5)	General behavior	Outstanding/Very Good/ Good / Poor

Dated:

Executive Engineer or Equivalent







# ANNEXURE-I

# SPECIMEN PROFORMA FOR THE AFFIDAVIT TO BE SUBMITTED BY THE APPLICANT ALONGWITH OTHER DOCUMENTS.

(On Ju	dicial Stamp paper duly attested by Ist class Magistrate or Notary Public)
as unde	I, S/o Sh. authorized representative of with its office at solemnly affirm and declare or on behalf of the firm:-
1.	I/We in the name and style of submitted bid for Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh.
2.	The undersigned hereby certify that there are no criminal proceedings pending/ ongoing in any court of law regarding any construction project executed by me/us.
3.	The undersigned hereby certify that all the documents and information submitted with the tender/Bid are 'True' & I/We stands fully responsible as per law for their genuineness and correctness.
4.	I/we undertake and confirm that the eligible similar works has/have not been got executed through another contractor on back to back basis. Further that if such a violation comes to the notice of the department then I/we shall be debarred for tendering in CHB in future forever. Also if, such a violation comes to the notice of the department before the date of start of work then the CHB shall be free to forfeit the entire amount of Earnest Money Deposit/Performance Guarantee deposited.
	·
	Authorized Signatory of firm/Deponent
Dated:	<del></del>
Dated: VERIF	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed
VERIF contentherein Place:	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed
VERIF contentherein Place:	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed.  Authorized Signatory of
VERIF contentherein Place:	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed.  Authorized Signatory of
VERIF contentherein Place:	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed.  Authorized Signatory of
VERIF contentherein Place:	FICATION:  I the above named signatory/deponent do hereby solemnly affirm & declare that the ts of this affidavit are true to the best of my knowledge & nothing has been concealed.  Authorized Signatory of firm/Deponent

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# ANNEXURE-II

# FORMAT FOR POWER OF ATTORNEY-by all individual Applicants

(on judicial Stamp paper duly attested by First Class Magistrate/Notary)

Dated:
To whomsoever it may Concern
Know all men by these presents, we (name and registered office address of the Applicant) do hereby constitute, appoint and authorize Mr (Name of the Person(s)) domiciled at (Address), acting as (Designation and the name of the firm), a Authorized Signatory and whose signature is attested below, as our attorney, to do in our name and on our behalf, all such acts, deeds and things necessary in connection with or incidental to our request for qualification of work, including signing and submission of all documents and providing information and responses to clarifications/enquiries etc. as may be required by CHB and signing of agreement if awarded the said work.
We hereby agree to ratify all acts, deeds and things lawfully done by our said attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid attorney shall and shall always be deemed to have been done by us.
We hereby agree to ratify all acts, deeds and things lawfully done by our said attorney pursuant to this Power of Attorney and that all acts, deeds and things done by our aforesaid attorney shall and shall always be deemed to have been done by us.
For (Signature) (Name, Title and Address) Accept (Attested signature of Mr) (Name, Title and Address of the Attorney)
Notes: - To be executed by the Applicant
- The mode of execution of the Power of Attorney should be in accordance with the procedure if any, laid down by the applicable law and the charter documents of the executants (s) and when it is so required the same should be under common seal affixed in accordance with the required procedure.
- Also, wherever required, the executants (s) should submit for verification the extract of the charter documents and documents such as a resolution / power of attorney in favor of the Person executing this Power of Attorney for the delegation of power hereunder on behalf of the executants (s)

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# ANNEXURE-III ON NON-JUDICIAL STAMP PAPER OF MINIMUM RS.100/-

(Guarantee offered by Bank to CHB in connection with the execution of contracts)

Form of Bank Guarantee for Earnest Money Deposit /performance Guarantee/Security

Deposit/Mobilization Advance

Whereas the Executive Engineer-III on behalf of the Chairman, Chandigarh Housing Board (hereinafter

1.	called the 'the Board') has invited bids under(NIT number)
	(name of work). The Board has further agreed to accept irrevocable Balk
	Guarantee for Rs. (Rupees only) valid upto(date)* as Earnest Money Deposit
	from
	contractor") for compliance of his obligations in accordance with the terms and conditions of the said
	NIT.
	OR** Whereas the Executive Engineer-III on behalf of the Chairman, Chandigarh Housing Board (hereinafter
	called the 'the Board') has entered into an agreement bearing number with
	of the contractor)" (hereinafter called "the contractor") for execution of work
	of work)
	Rs
	Deposit/Mobilization Advance from the said Contractor for compliance of his obligations in accordance
	with the term and conditions of ther agreement
2.	We, (indicate the name of the bank) (herein after referred to as "the Bank"),
۷.	hereby undertake to pay to the Government an amount not exceeding Rs/- (Rupees
	only) on demand by the Government within 10 days of the demand.
2	We, (indicate the name of the Bank) do here by undertake to pay the amount due
3.	and payable under this guarantee without any demur, merely on a demand from the Government stating that
	the amount claimed is required to meet the recoveries due or likely to be due from the said contractor. Any
	such demand made on the Bank shall be conclusive as regards the amount due and payable by the Bank
	under this Guarantee. However, our liability under this guarantee shall be restricted to an amount not
	exceeding Rs/- (Rupeesonly).
4	We, (indicate the name of the Bank), further undertake to pay the Government
4.	any money so demanded notwithstanding any dispute or disputes raised by the contractor in any suit of
	proceeding pending before any court or Tribunal, our liability under this Bank Guarantee being absolute and
	upequivocal. The payment so made by us under this Bank Guarantee shall be a valid discharge of our
	liability for payment there under and the contractor shall have no claim against us for making such payment.
5.	We, (indicate the name of the Bank) further agree that the Government shall have
٥.	the fullest liberty without our consent and without affecting in any manner our obligation here under to vary
	any of the terms and conditions of the said agreement or to extend time of performance by the said
·	Contractor from time to time or to postpone for any time or from time to time any of the powers exercisable
	by the Government against the said contractor and to forbear or enforce any of the terms and conditions
	regating to the said agreement and we shall not be relieved from our liability by reason of any such variation
	or extension being granted to the said contractor or for any forbearance, act of omission on the part of the
	Government or any indulgence by the Government to the said contractor or by any such matter or uning
	whatsoever which under the law relating to sureties would, but for this provision, have effect of so relieving
	us.
6.	We, (indicate the name of the Bank) further agree that the Government at its
	option shall be entitled to enforce this Guarantee against the Bank as a principal debtor at the first instance
	without proceeding against the contractor and notwithstanding any security or other guarantee the
	Government may have in relation to the Contractor's liabilities.
7.	This guarantee will not be discharged due to the change in the constitution of the Bank or the Contractor.
4	
PP 111	SDE-V Page- 25
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# Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

8.	guara	ntee except with the	(indicate the name consent of the Government)	rnment in writing.			
9.	Notw expir	Bank Guarantee sharithstanding anything /- (Rupees y or extended date parged.	mentioned above	. Our liability a dunless a claim ii	gainst this guara n writing is lodged	with us with	n the date o
Date_		•				·	
Witne	esses:			•			
	1.	Signature			Authorized signa	tory	
		Name and address	- <del></del> ).		Name	•	٠.
		•			Designation		
					Staff code no.		- '
			1		Bank seal	:	
	2.	Signature Name and addres			.e = \$		

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ANNEXURE-IV

# To be signed by the bidder and same signatory competent/ authorised to sign the relevant contract on behalf of CHB.

### INTEGRITY PACT

(Integrity Pact is applicable for all works of estimated cost put to the tender equal to or more than the threshold value given in Schedule-F)

This Integrity Agreement is made at...... on this ........ day of............ 20.....

### BETWEEN

Chairman, Chandigarh Housing Board represented by the Engineer-in-Charge (hereinafter referred to as the Principal, which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assignees)

(Name and address of the bidder)

(Hereinafter referred to as the Bidder/Contractor and which expression shall unless repugnant to the meaning or context hereof include its successors and permitted assignees)

### Preamble

WHEREAS the Principal has floated the tender (NIT No. ......) (hereinafter referred to as Tender) and intends to award, under laid down organizational procedure, contract for (Name of work Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh hereinafter referred to as the "Contract".

AND WHEREAS the Principal values full compliance with all relevant laws of the land, rules, regulations, economic use of resources and of fairness/transparency in its relation with its Bidder(s) and Contractor(s).

AND WHEREAS to meet the purpose aforesaid both the parties have agreed to enter into this Integrity Agreement (hereinafter referred to as Integrity Pact), the terms and conditions of which shall also be read as integral part and parcel of the Tender/Bid documents and Contract between the parties.

NOW, THEREFORE, in consideration of mutual covenants contained in this Pact, the parties hereby agree as follows and this integrity Pact witnesses as under:

### Articles

### Article 1: Commitment of the Principal

- The Principal commits itself to take all measures necessary to prevent corruption and to observe the following principles:
  - (a) No employee of the Principal, personally or through any of his/her family members, will in connection with the Tender, or the execution of the Contract, demand, take a promise for or accept, for self or third person, any material or immaterial benefit which the person is not legally entitled to.
  - (b) The Principal wilt, during the Tender process, treat all Bidder(s) with equity and reason. The Principal will, in particular, before and during the Tender process, provide to a Bidder(s) the same information and we not provide to any Bidder(s) confidential/ additional information through which the Bidder(s) could obtain an advantage in relation to the Tender process or the Contract execution.
  - (c) The Principal shall endeavor to exclude from the Tender process any person, whose conduct in the past has been of biased nature.
- If the Principal obtains information on the conduct of any of its employees which is a criminal offence under the Indian (2)Penal code (IPC)/ Prevention of Corruption Act, 1988 (PC Act) or is in violation of the principles herein mentioned or if there be a substantive suspicion in this regard, the Principal will inform the Chief Vigilance Officer and in addition can also initiate disciplinary actions as per its internal laid down policies and procedures.

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### Article 2: Commitment of the Bidder(s)/Contractor(s)

- It is required that each Bidder/Contractor (including their respective officers, employees and agents) adhere to the highest ethical standards, and report to the Government / Department all suspected acts of fraud or corruption or Coercion or Collusion of which it has knowledge or becomes aware, during the tendering process and throughout the negotiation or award of a contract.
- 2. The Bidder(s)/Contractor(s) commits himself to take all measures necessary to prevent corruption. He commits himself to observe the following principles during his participation in the Tender process and during the Contract execution:
  - (a) The Bidder(s)/Contractor(s) will not, directly or through any other person or firm, offer, promise or give to any of the Principal employees involved in the Tender process or execution of the Contract or to any third person any material or other benefit which he/she is not legally entitled to, in order to obtain in exchange any advantage of any kind whatsoever during the Tender process or during the execution of the Contract.
  - (b) The Bidder(s)/Contractor(s) will not enter with other Bidder(s) into any undisclosed agreement or understanding, whether formal or informal. This applies in particular to prices, specifications, certifications, subsidiary contracts, submission or non-submission of bids or any other actions to restrict competitiveness or to cartelize in the bidding process.
  - (c) The Bidder(s)/Contractor(s) will not commit any offence under the relevant IPC/PC Act. Further the Bidder(s)/ Contract(s) will not use improperly, (for the purpose of competition or personal gain), or pass on to others, any information or documents provided by the Principal/Owner as part of the business relationship, regarding plans, technical proposals and business details, including information contained or transmitted electronically.
  - (d) The Bidder(s)/Contractor(s) of foreign origin shall disclose the names and addresses of agents/representatives in India, if any. Similarly Bidder(s)/Contractor(s) of Indian nationality shall disclose names and addresses of foreign agents/representatives, if any. Either the Indian agent on behalf of the foreign principal or the foreign principal directly could bid in a tender but not both. Further, in cases where an agent participates in a tender on behalf of one manufacturer, he shall not be allowed to quote on behalf of another manufacturer along with the first manufacturer in a subsequent/ parallel tender for the same item.
  - (e) The Bidder(s)/Contractor(s) will, when presenting his bid, disclose any and all payments he has made, is committed to or intends to make to agents, brokers or any other intermediaries in connection with the award of the Contract.
- The Bidder(s)/Contractor(s) will not instigate third persons to commit offences outlined above or be an accessory to such offences.
- 4. The Bidder(s)/Contractor(s) will not, directly or through any other person or firm indulge in fraudulent practice, willful misrepresentation or omission of facts or submission of fake/forged documents in order to induce public official to act in reliance thereof, with the purpose of obtaining unjust advantage by or causing damage to justified interest of others and/or to influence the procurement process to the detriment of the Government interests.
- 5. The Bidder(s)/Contractor(s) will not, directly or through any other person or firm use coercive practices (which shall include the act of obtaining something, compelling an action or influencing a decision through intimidation, threat or the use of force directly or indirectly, where potential or actual injury may befall upon a person, his/ her reputation or property) to influence their participation in the tendering process.

### Article 3: Consequences of Breach

Without prejudice to any rights that may be available to the Principal under law or the contract or its established policies and laid down procedures, the Principal shall have the following rights in case of breach of this Integrity Pact by the Bidder(s)/Contractor(s) and the Bidder/ Contractor accepts and undertakes to respect and uphold the Principal absolute right:

- 11. If the Bidder(s)/Contractor(s), either before award or during execution of Contract has committed a transgression through a violation of Article 2 above or in any other form, such as to put his reliability or credibility in question, the Principal after giving 14 days notice to the contractor shall have powers to disqualify the Bidder(s)/Contractor(s) from the Tender process or terminate/determine the Contract, if already executed or exclude the Bidder/Contractor from future contract award processes. The imposition and duration of the exclusion will be determined by the severity of transgression and determined by the Principal. Such exclusion may be forever or for a limited period as decided by the Principal.
- Forfeiture of Earnest Money Deposit Performance Guarantee/Security Deposit: If the Principal has disqualified the Bidder(s) from the Tender process prior to the award of the contract or terminated/determined the Contract or has accrued the right to terminate/determine the Contract according to Article 3(1), the Principal apart from exercising



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any legal rights that may have accrued to the Principal, may in its considered opinion forfeit the entire amount of Earnest Money Deposit Performance Guarantee and Security Deposit of the Bidder/Contractor.

Criminal Liability: If the Principal obtains knowledge of conduct of a Bidder or Contractor, or of an employee or a 3. representative or an associate of a Bidder or Contractor which constitutes corruption within the meaning of PC Act, or if the Principal has substantive suspicion in this regard, the Principal will inform the same to law enforcing agencies for further investigation.

Article 4: Previous Transgression

- The Bidder declares that no previous transgressions occurred in the last 3 years with any other Company in any country confirming to the anticorruption approach or with Central Government or State Government or any other Central/State Public Sector Enterprises in India that could justify his exclusion from the tender process.
- If the Bidder makes incorrect statement on this subject, he can be disqualified from the tender process or action car 2. be taken for banning of business dealings/holiday listing of the Bidder/Contractor as deemed fit by the Principal.
- If the Bidder/Contractor can prove that he has resorted/recouped the damage caused by him and has installed 3. suitable corruption prevention system, the Principal may, at its own discretion, revoke the exclusion prematurely.

Article 5: EqualTreatment of all Bidders/Contractors/Subcontractors

- The Bidder(s)/Contractor(s) undertake(s) to demand from all subcontractors a commitment in conformity with this Integrity Pact. The Bidder/Contractor shall be responsible for any violation(s) of the principles laid down in this agreement by any of its Subcontractors/sub-vendors.
- The Principal will enter into pacts on identical terms as this one with all Bidders and Contractors. 2.

Article 6- Duration of the Pact

This Integrity Pact begins when both the parties have legally signed it. It expires for the Contractor 12 months after the completion of work under the contract or expiry of defect liability period or last payment made under the contract, whichever is later and for all other bidders, 6 months after the Contract has been awarded. If any claim is made/lodged during this time, the same shall be binding and continue to be valid despite the lapse of this Integrity Pact as specified above, unless it is discharged/determined by the ADG/SDG, CPWD concerned.

Article 7- Other Provisions

1. This Integrity Pact is subject to Indian Law, place of performance and jurisdiction is the Head quarters of the Division of the Principal, who has floated the tender.

Changes and supplements as well as termination notice need to be made in writing.

3. If the Contractor is a partnership or a consortium, this Integrity Pact must be signed by all the partners or by one or more partner holding power of attorney signed by all partners and consortium members. In case of a Company, the Integrity Pact must be signed by a representative duly authorized by board resolution.

Should one o[ several provisions of this Integrity Pact turn out to be invalid; the remainder of this Pact remains valid.

In this case, the parties will strive to come to an agreement to their original intensions.

- It is agreed term and condition that any dispute or difference arising between the parties with regard to the terms of this Integrity Pact, any action taken by the Principal in accordance with this Integrity Pact or interpretation thereof shall not be subject to arbitration.
- In view of the nature of integrity pact, the Integrity Pact is irrevocable and shall remain valid even if the main tender/contract is terminated till the currency of the integrity pact.

Article 8- Legal and Prior Rights

All rights and remedies of the parties hereto shall be in addition to all the other legal rights and remedies belonging to such parties under the Contract and/or law and the same shall be deemed to be cumulative and not alternative to such legal rights and remedies aforesaid. For the sake of brevity, both the Parties agree that this Integrity Pact will have precedence over the Tender/Contact documents with regard to any of the provisions covered under this Integrity Pact.







Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

IN WITNESS WHEREOF the parties the presence of following witnesses:	have signed a	nd executed this l	ntegrity Pact at the	place and date t	first above mention	ed in
(For and on behalf of Principal)						
(For and on behalf of Bidder/Contracto	or)					
WITNESSES:				•	,	-
1(Signature, name and address)						

Place:

Dated:

(Signature, name and address) -

Note: To be signed by the Bidder and the Engineer-in-Charge

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Surintier Singh EE-H/III/VIII, CHB

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# PART-III

# FINANCIAL BID

Special Conditions and other related documents for submission of Financial Bid



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# INSTRUCTIONS FOR CONTRACTORS

- Tender to be witnessed at page No. 34-35 of Tender Documents.
- The tender/ tenders containing conditions contrary to those specified in this document shall be summarily rejected.
- In Financial Bid 'A' appended to the Tender Documents, item rate must be filled both in words and figures.
   Accordingly, the overall quoted amount of the tender should be worked out.
- 4. The contractor(s) shall quote the rates inclusive of GST keeping in mind special contract conditions and particular specifications enshrined under the Bid Document etc.

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# PART- A

FORM-7







C.H.B- 7

### **CHANDIGARH HOUSING BOARD**

S	TATE	U.T. ,Chandigarh	CIRCLE	1	
В	RANCH	Civil	DIVISION	III, CHB	
	ONE	Chandigarh	SUB DIVISION	V	
ľ	TEM RATE TENI	ER &CONTRACTS F	OR WORKS		
A	Tender for the building, Cl		acing of Furniture ite	ms for Creche in Block-'E	of CHB office
i.		d in presence of tenderer ngineer-III, Chandigarh H		Hours on 20	23in the office o
D	Downloaded by			(contractor)	

### **TENDER**

I/We have read and examined the notice inviting tender, Specifications applicable, Drawings & Designs, General Rules and Directions, Conditions of Contract, clauses of contract, Special conditions, Schedule of Rate & other documents and Rules referred to in the conditions of contract and all other contents in the tender document for the work.

I/We hereby tender for the execution of the work specified for the Chairman, CHB within the time specified in Detail regarding Tendering Process, schedule of quantities and in accordance in all respects with the specifications, designs, drawings and instructions in writing referred to in Rule-1 of General Rules and Directions and in Clause 11 of the Conditions of contract and with such materials as are provided for, by, and in respects in accordance with, such conditions so far as applicable.

We agree to keep the tender open for Seventy Five (75) days from the last day of receipt of technical bid and not to make any modifications in its terms and conditions.

A sum of Rs.7400/- is hereby deposited by bank-to-bank transfer using SBI MOPS or RTGS/ NEFT transfer through https://etenders.chd.nic.in. portal. A copy of UTR No/ Transaction slip is scanned& uploaded. If I/we, fail furnish the prescribed performance guarantee within prescribed period, I/we agree that the said Chairman, CHB or his successors in office shall without prejudice to any other right or remedy, be at liberty to forfeit the said Earnest Money absolutely. Further, if I/we fail to commence work as specified, I/we agree that Chairman, CHB or the successors in office shall without prejudice to any other right or remedy available in law, be at liberty to forfeit the said Performance Guarantee absolutely, otherwise the said Performance Guarantee shall be a Guarantee to execute all the works referred to in the tender documents upon the terms and conditions contained or referred to those in excess of that limit at the rates to be determined in accordance with the provision in the agreement.

Further, I/We agree that in case of forfeiture of Earnest Money or Performance Guarantee as aforesaid, I/We shall be debarred for participation in the re-tendering process of the work.

I/we undertake and confirm that the eligible similar works has/have not been got executed through another contractor on back to back basis. Further that if such a violation comes to the notice of the department then I/we shall be debarred for tendering in CHB in future forever. Also if, such a violation comes to the notice of the department befor the date of start of work then the Engineer-in-charge shall be free to forfeit the entire amount of Earnest Money/ Performance Guarantee.

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Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

I/We hereby declare that I/we shall treat the tender documents drawings and other records connected with the work as secret/confidential documents and shall not communicate information derived there from to any person other than a person to whom I/we am/are authorized to communicate the same or use the information in any manner prejudicial to the safety of the State.

			Signature of the contractor
Dated			Postal Address
Witness:	·		
Address:		art in the second	·
Occupation:	,		

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behalf	of	the	Chairman,	Chandigarh	Hou	sing	Board,	for	a	sum	of	Rs			_ (
•				· · · · · ·										٠	
The lette	ers re	eferre	d to below sl	nall form part o	of this	contra	act Agree	ment-	-				•		,
a) :	•												-		
b)				et de la companya de									ž.		
c)					÷										
				ė,	Cl		n behalf o garh Hous garh.						·	:	
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Dated					De	esigna	ıtion ·								
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## Milestone Programmer

(In Physical Terms/Financial Terms)

S. No.	Description of	Time allowed (from	Amount to be with-held in case on non		
				date of start)	achievement of respective milestone.
_	Description	Quantities	During the quarter		
1.	Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh	۰			
i.	Round Ottoman	14 Nos.	14 Nos.		5% of the tender value
ii.	Round Table	2 Nos.	2 Nos.	02 months	tender value
iii.	Slider	1 No.	1 No.	(60 Days)	
iv.	Shoe Rack	2 Nos.	2 Nos.		
v.	Burrow Cubby	2 Nos.	2 Nos.		
vi.	InterioAim Desk	4 Nos.	4 Nos.		
vii.	APO Bed	4 Nos.	4 Nos.		
viii.	Mattresse	4 Nos.	4 Nos.		
ix.	Pillow & Bedsheet	4 Nos.	4 Nos.	- · ·	

Note: - Maximum of 5% of the value of the accepted tender.

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# Part B

I - General / Specific Conditions, Specifications

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## General/Specific Conditions as applicable.

#### 1.0 General

- 1.1 Except for the items, for which Particular Specifications are given or where it is specifically mentioned otherwise in the description of the items in the schedule of quantities, the work shall generally be carried-out in accordance with the "CPWD specifications/IS codes.
- Any reference made to any Indian Standard Specifications, shall imply to the latest version of that standard, including such revisions / amendments as issued by the Bureau of Indian Standards up to last date of receipt of tenders. The Contractor shall keep at his own cost all such publications including relevant Indian Standard applicable to the work at site.
- 1.3 Samples including brand/ quality of materials and fittings to be used in the work shall be got approved from the Engineer-in-Charge, well in advance of actual execution and shall be preserved till the completion of the work.
- 1.4 The contractor, his agents/ representative, workman etc. shall strictly observe orders pertaining to fire precautions prevailing in the area.
- 1.5 Contractor shall take all precautionary measure to avoid any damage to adjoining property. All necessary arrangement shall be made at his own cost.
- 1.6 The contractor shall take all precautions to avoid accidents by exhibiting necessary caution boards, red lights and providing barriers. He shall be responsible for all damages and accidents caused due to negligence on his part.

#### 1.7 Basicrate:

Bidder will have to submit the latest list price duly authenticated by manufacturer with his bill. CHB will have right to verify the same. Purpose of basic rate is to provide the bidder an indication of the quality expected. This is derived from latest list price of model and make of furniture confirming to specifications indicated in the bid document. The quoted rate shall include the cost of all minor/sundry items to make it functional. Original GST INVOICE of all the items shall be produced to CHB for verification.

- 1.8 The Architectural drawings other than those indicated in nomenclature of items are only indicative of the nature of the work and materials/fittings involved unless and otherwise specifically mentioned.
- Other agencies may also simultaneously execute and install the works and the contractor shall afford necessary facilities for the same.
- 1.10 The contractor shall conduct his work, so as not to interfere with or hinder the progress or completion of the work being performed by other contractor(s) or by the Engineer-in-Charge and shall as far as possible arrange his work and shall place and dispose off the materials being used or removed so as not to interfere with the operations of other contractor or he shall arrange his work with that of the others in acceptable and coordinated manner and shall perform it in proper sequence to the complete satisfaction of others.
- 1.11 All material shall only be brought at site as per program finalized with the Engineer-in-Charge. Any pre-delivery of the material not required for immediate consumption shall not be accepted and thus not paid for.
- 1.12 The contractor shall procure the required materials in advance so that there is sufficient time for testing of the materials and approval of the same before use in the work.







- The contractor shall be responsible for the watch and ward / safety of all fittings and fixtures 1.13 provided by him against pilferage and breakage during the period, of installations and thereafter till items/articals physically handed over to the department. No extra payment shall be made on this account.
- The contractor shall be fully responsible for the safe custody of materials brought by him/ issued to 1.14 him even though the materials may be under double lock key system.
- For construction works which are likely to generate malba / rubbish to the tune of more than a 1.15 tempo / truck load, contractor shall dispose of malba, rubbish & other unserviceable materials and wastes at his own cost to the notified specified dumping ground and under no circumstances these shall be stacked / dumped even temporarily, outside the construction premises.
- The rates for all items of work shall unless clearly specified, include the cost of labour, materials 1.16 and other inputs involved in the execution of the items.
- As per provision of contract labour (Regulation & abolition (Act) 1970, the agency shall obtain 1.17 license for employing labour on the work before commencement of work and shall also display a copy of the same at the premises where the contract work is being carried out.
- As per instructions of the Excise and Taxation Officer, UT, Chandigarh contractors who are 1.18 engaged in contract work in UT, Chandigarh are liable for registration under the provision of Punjab General Sales Tax Act 1948 as applicable in UT, Chandigarh. For non compliance they are liable to penal action under the above said Act.
- The contractor shall responsible for the implementation of all the provisions under Rule 4 of Chandigarth 1.19 Municipal Corporation (Sanitation and Public Health) Bye Laws, 1999 and bear all the fines, penalties and prosecutions in case of failures. CHB reserves the right to recover any damages/penalties imposed from the payments due to the contractor.
- In case the lowest tendered amount (estimated cost + amount worked on the basis of percentage 1.20 above/below) of two or more contractors is same, such lowest contractors will be asked to submit sealed revised offer in the form of letter mentioning percentage above/ below on estimated cost of tender including all sub sections/sub heads as the case may be, but the revised percentage quoted above/below on tendered cost or on each sub section/ sub head should not be higher than the percentage quoted at the time of submission of tender. The lowest tender shall be decided on the basis of revised offers.

In case any of such contractor refuses to submit revised offer, then it shall be treated as withdrawal of his tender before acceptance and 50% of earnest money shall be forfeited.

If the revised tendered amount of two more contractors received in revised offer is again found to be equal, the lowest tender, among such contractors, shall be decided by draw of lots in the presence of SE of the circle, or CE CHB. EE(s) in-charge of major & minor component(s) (also DDH in case Horticulture work is also included in the tender), & the lowest contractors those have quoted equal amount of their tenders.

In case all the lowest contractors those have quoted same tendered amount, refuse to submit revised offers, then tenders are to be recalled after forfeiting 50% of EMD of each contractor.

Contractor(s), whose earnest money is forfeited because of non-submission of revised offer, shall not be allowed to participate in the re-tendering process of the work.

The competent authority on behalf of CHB reserves to himself the right of accepting the whole or 1.21 any part of the tender and the tenderer shall be bound to perform the same at the rate quoted.





- 1.22 The Board reserves its right to bifurcate the work between one or more agencies and further reserves its right to withdraw a part of a work of a particular item at any stage during the execution of work without prejudice to the right of the Board to recover, liquidated damages under various provisions of the contract agreement.
- The quantities of various items can be increased or decreased at any stage unless and otherwise specified. No claim on account of such changes will be entertained. However the payment to the contractor under running/final bills shall be governed by actual quantities of the various items executed at site at the rate quoted by the agency.
- 1.24 The contractor shall be liable for and shall also indemnify the CHB and its employees against all liabilities, losses, claims, demands, proceeding, damages, costs, charges and expenses and further agrees to defend, indemnify and hold the Board and its employees harmless from any penalty whatsoever in respect of any injury or damage to any property of to personals during the execution of work or by the action of any central or state of local authority for violation by the contractor or sub-contractor engaged on the work.
- Deduction on account of Income Tax shall be made at the rate prescribed by law from the gross payment due to the contractor in accordance with section 194 C of Income Tax Act 1961, in force.
  - 1.26 For the materials other than mentioned in the list of the approved makes in this Document, preference will be given to the ISI marked materials.
  - 1.27 The items for which more than one Make/Brand has been specified in the list of 'Approved Makes' in the document and if during execution of the work, for some reason or the other, it is found that only one make remains available in the market, the Chief Engineer, CHB shall be competent to approve other makes of equivalent quality for such The items of work. His decision in this regard shall be final & binding on the part of the contractor.
  - 1.28 The rates should be inclusive of cost of material, machinery, fuel, lubricant &labour complete and shall be firm and nothing extra shall be payable over and above.
  - 1.29 Nothing extra shall be paid for any local carriage and re-handling of material irrespective of lead and lift.
  - 1.30 All T&P required for the labour will have to be arranged by the agency.
  - 1.31 The bidder shall provide everything necessary for the proper execution of the workaccordingtotheintentandmeaningofthedrawings, schedule of quantities and Specifications taken together whether the same may or may not be particularly shown Ordescribed therein provide that the same can reasonably be inferred therefrom and if the contractor finds any discrepancies therein he shall immediately and in writing, Refer the same to the Engineer-in-Charge whose decisions hall be final and binding.
  - 1.32 The bidder shall engage necessary qualified person for 'supply and installation of office furniture etc.' for full time supervision of site at his cost during the execution of the work for attending to day to day affairs. He shall keep record of daily work schedule and keep inform the progress to the Engineer-in-Charge on daily basis till completion of project.
  - 1.33 No payment will be made to the contractor for damage caused by flood, rain, local disturbance, war, epidemic or either natural calamities during execution of work and no such claim on this account will be entertained.
  - 1.34 Any material left at the site one month after completion of work shall be become the property of the department and no payment shall be made to the contractor for the material.

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- The provision of labour shall have to be made available on requisition in time as per exigencies of work. Any undue delay in the matter will be considered as breach of contract and will be dealt accordingly. The executing agency shall immediately provide a substitute in the event of any person leaving the job due to his/her personal reasons. In case, on requisition, labour is not provided within a period of six working days, an amount of Rs.500/-per day per labour will be deducted from the amount payable to the executing agency.
- The claims in bills regarding wages/ salary, Employees state Insurance, Provident Fund, EDLI etc.should be necessarily accompanied with documentary proof pertaining to the concerned month bill. A requisite portion of the bill/whole of the bill amount shall be held up till such proof is furnished, at the discretion of CHB.
- 1.37 The executing agency shall maintain all statutory registers under the applicable law. The executing agency shall produce the same, on demand, to the concerned authority of Chandigarh Housing Board or any other authority under law.
- In case, the executing agency fails to comply with any statutory/ taxation liability under appropriate law, and as a result thereof the Chandigarh Housing Board is put to any loss/obligation, monitory or otherwise, the Chandigarh Housing Board will be entitled to get itself reimbursed out of the outstanding bills or the Performance Security Deposit of the agency, to the extent of the loss or obligation in monitory terms.
- 2.0 Unless otherwise specified in the schedule of quantities, the rates for respective items shall be all inclusive and apply to the following:
  - The rates quoted by the applicants in the Financial Bid should be inclusive of GST and all other taxes/levies and Cess as per Building & other construction Workers Welfare Cess ACT 1996 as extended to Chandigarh vide notification dated 17.09.2009. Nothing extra on this account shall be paid.
  - ii. All lifts & all heights, floors including terrace, leads and depths.
  - iii. All labour, material, tools and plants and other inputs involved in the execution of the item.
  - iv. Any of the conditions and specifications mentioned in the tender documents.
  - v. Any legal or financial implications, if any.
  - vi. Performance test of the entire installation(s) before the work is finally accepted.
  - vii. All incidental charges for cartage, storage and safe custody of materials brought to site.

## 3.0 TESTING OF MATERIALS

- All the works specified and provided for in the specifications or which may be required to be done in order to perform and complete any part thereof shall be executed in thebest and most workman like mannerwithmaterials of the bestand approved quality of the respective kinds in accordance with the particulars contained in and implied by the specifications and as represented by the drawings or according to such other additional particulars, and instructions as may from time to time be given by the Engineer-in-Charge during the execution of the work and to his entire satisfaction.
- 3.2 All mandatory tests shall be carried out as per specifications. If required by the Engineer-in-Charge, the contractor shall have to carry out tests on materials and workmanship in approved materials testing laboratories or as prescribed by the Employer / Architects at his own cost to prove that the materials etc., under test conform to the relevant I.S Standards or as specified in the specifications. No extra payment on this account shall in any case be entertained.

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- All the materials (except where otherwise described) stores and equipment required for the full performance of the work under the contract must be provided through normal channels and must include charges for import duties and other charges and must be the best of their kind available and the contractors must be entirely responsible for the proper and efficient carrying out of the work. The work must be done in the best workmanlike manner. Samples of all materials to be used must be submitted to the Engineer-in-Charge when so directed by the Engineer-in-Charge and written approval from Engineer-in-Charge must be obtained prior to placement of order.
- 3.4 Any damage (during constructions) to any part of the work for any reasons due to rain, storm or neglect of contractor shall be rectified by the bidder in an approved manner at no extra cost.
- 3.5 Should the work be suspended by reason of rain, strike, lockouts or any other cause, the contractor shall take all precautions necessary for the protection of work and at his own expenses shall make good any damage arising from any of these causes.
- 3.6 The contractor shall cover up and protect from damage, from any cause, all new work and supply all temporary doors, protection to windows, and any other requisite protection for the execution of the work whether by himself or special tradesmen or sub-contractor and any damage caused must be made good by the contractor at his own expenses.
- 3.7 The contractor under this contract binds himself to use first class materials. Quality of workmanship shall be of the highest order befitting the nature of the project. All work not up to the standard shall be summarily rejected and the Contractor will be required to dismantle the defective work and redo the work at his own cost and risk. The decision of the employer regarding the quality/standard of workmanship shall be final and binding on the contractor.
- 3.8 Bidder shall procure all factory made materials for the work from manufactureror authorized dealers directly. Time is the essence of the contract. Acceptance of the completion date by the contractor shallmean that he has taken into considerationthe availability of all material of approved make and quality in sufficient quantities atsitetoenablehim tocompletetheentireworkinthestipulatedperiod.
- 3.9 The contractor will get sample of all materials approved by the Engineer-in-Chargebefore placing order / purchase / procurement. They shall conform to I.S. codes andortender specificationasapplicable.
- 3.10 For all materials the bidder shall quote for the best quality of the materials of approved make/sourceorsupplyandit will be got approved by Engineer-in-Charge before procurement.
- 3.11 For certain items, if frequency of tests is neither mentioned in the CPWD specifications & BIS, then tests shall be carried out as per decision of Engineer-in-Charge.

#### 4.0 SECRECY

- 4.1 The contractor shall take all steps necessary that all persons employed on any work in connection with the contract have notice that the Indian Official Secrets Act 1923 applies to them & will continue so to apply even after the execution of such works under the contract.
- 4.2 The contract is confidential and must be strictly confirmed to the contractor's own use (except so far as confidential disclosure to sub-contractors or suppliers as necessary) and to the purpose of the contract.
- 4.3 All documents, copies thereof & extracts there from furnished to the contractor shall be returned to the Engineer-in-Charge on the completion of the work/works or the earlier determination of the contract.







#### 5.0 PROGRAM CHART: -

- 5.1 The Contractor shall prepare an integrated program chart in MS project/ Primavera software for the execution of work, showing clearly all activities from the start of work to completion, with details of manpower, equipment and machinery required for the fulfillment of the program within the stipulated period or earlier and submit the same for approval of the Engineer-in-Charge within 15 days of the issue of letter of commencement of work.
- 5.2 The work has to be completed in stages as indicated in the Milestones under Detail regarding Tendering Process and the program should be prepared in such a manner to achieve these Milestones as indicated therein or earlier.
- 5.3 The program chart should include the following:
  - a) Descriptive note explaining sequence of various activities.
  - b) Network (PERT / CPM / BAR CHART) which will indicate resources in financial terms, manpower and specialized equipment for every important stage.
  - c) Program for procurement of materials by the contractor.
  - d) Program of procurement of machinery / equipments having adequate capacity, commensurate with the quantum of work to be done within the stipulated period, by the contractor.
- 5.4 If at any time, it appears to the Engineer-in-Charge that the actual progress of work does not conform to the approved program referred above, the contractor shall produce a revised program showing the modifications to the approved program by additional inputs to ensure completion of the work within the stipulated time.
- 5.5 The submission of revised program or approval by the Engineer-in-Charge of such program or the furnishing of such particulars shall not relieve the contractor of any of his duties or responsibilities under the contract. This is without prejudice to the right of Engineer-in-Charge to take action against the contractor as per terms and conditions of the agreement.

Notwithstanding the fact that the contractor will have to pay to the labourers and other staff engaged directly or indirectly on the work according to the -provisions of the labour regulations and the agreement entered upon and/or extra amounts for any other reason.

#### 6.0 MEASUREMENT

- (i) As per General Specifications/IS Code.
- 7.0 TOLERANCES As per General specifications/ IS Code.

#### 8.0 RATES:-

- (i) The rate includes the cost of materials, fuel, lubricant, labour and T&P, including placing, transportation involved in all the operations nothing extra shall be payable over and above.
- (ii) The bidder must include all duties royalties, other taxes or local charges if applicable including GST. No extra claim on this account will in any case be entertained.

#### 9.0 ARBITRATION:

- (i) Any dispute of differences arising out of the contract which cannot be amicably settled between the Contractor and the CHB shall be decided as per arbitration rules.
- (ii) For arbitration, the venue shall be CHB. In the event of any dispute arising between CHB and the Contractor in any matter covered by this contract or arising directly or indirectly there from or connected or concerned with the said contract in any manner of the implementation of any

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terms and conditions of the said contract, the matter shall be referred to Chief Engineer CHB who may himself act as sole arbitrator or may name as sole arbitrator an officer of CHB OUTSIDE of CHB notwithstanding the fact that such officer has been directly or indirectly associated with this contract and the provisions of the Indian Arbitration Conciliation Act, 1996 shall apply to such arbitration.

- (iii) The Contractor expressly agrees that the arbitration proceedings shall be held at Chandigarh.
- (iv) The proceedings of arbitration shall be in English language.
- (v) In case any Contractor wants to take the dispute to a court of law after arbitration award as aforesaid, it is clearly understood that only courts in Chandigarh shall have the Jurisdiction.
- (vi) The Arbitration and Conciliation Act, 1996 shall not be applicable to arbitration under this clause.
- (vii) The award of the Arbitrator shall be binding upon the parties to the dispute. The Parties to the dispute will share equally the cost of arbitration as intimated by the Arbitrator.\

#### 10.0 EXTENSION

- (i) The date of the completion of the goods/services stipulated in the acceptance of tender should be deemed to be the essence of the contract and the completion must be completed not later than the dates specified therein. Extension in completion period will not be given except in exceptional circumstances. Should, however, deliveries be made after expiry of the contract completion period and accepted by the consignee, such deliveries will not deprive the CHB of the right to recover Liquidated Damages.
- (ii) In case the Contractor fails to supply the goods/services against the order, the same shall be procured from other Contractors at the cost and risk of the Contractor and the excess money will be recovered from any dues of the party.
- (iii) For late deliveries, as liquidated damages, a sum equal to 5% of the price of any goods/services not delivered or total order value in case where part completion is of no use to an CHB, for a week or part of a week subject to maximum limit of 5% of the total order will be recovered from the Contractor. The Institute also reserves the right to cancel the order in such cases and forfeit the EMD/Performance Bank Guarantee and may also debar the Contractor for future purchases.

#### 11.0 Security deduction and Performance guarantee:

- (i) Security Deposit (SD): Security deposit @2.5 % of the tender amount shall be deducted from each running/final bill and will be refunded after expiry of guarantee /warrantee period in accordance with the terms of the contract.
- (ii) VALIDITY OF PERFORMANCE SECURITY Successful bidder is required to submit Performance Bank Guarantee for a value of 5 % of value of contract with validity up to contract period plus 2 months for final handing over of entire work after expiry of guarantee /warrantee period.

#### 12.0 Delay in completion penalty:

(i) Penalty: For delay in completion of work, penalty will be levied @1% (one percent) per week or part thereof but limited to a max of 5% (Five percent) of the value of the accepted tender. Penalty shall be deducted at the time of payment.

#### 13.0 Drawings

(i) Agency shall submit all necessary drawings of furniture/equipment with make/model number/part number etc., installation arrangement with drawings for CHB approval being supplied.

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## 14.0 DEFECT LIABILITY/ GUARANTEE /WARRANTY:

14.1 Defect Liability/ Guarantee /Warranty period is One (01) Year. The contractor shall be responsible for removal of all defects in the work during the guarantee/warranty period of 01 year at his own cost and to the satisfaction of the Engineer-in-Charge. TheDefect Liability/ Guarantee /Warranty period shall commence from the date of completion of work. The performance Guarantee will be returned after the Defect Liability/ Guarantee /Warranty period

14.2 The contractor will also be required to carry out his own inspection during the guarantee/warranty

period and attend to any defect taking place during this period.

However, if any failure is noticed during this period which is attributable to poor quality of material and bad workmanship, the contractor will be required to rectify the same at his own cost, failure of which the department will be at liberty to get the defects rectified at the risk & cost of the contractor from any money due to the contractor a sum equivalent to the costof amending such work and in the event of the amount retained being insufficientrecover that balance from the contractor from the Retention Money together with anyexpensesthe Employermay have incurred inconnection the rewith.

14.4 All loose furniture items brought at site shall be kept in wrappers (polythene) sheets to avoid any

damage to the item. All materials to be insect and vermin free.

Competent Authority to decide the followings:-**Executive Engineer** Extension of time Without levy of compensation (i) Superintending Engineer Extension of time With levy of compensation (ii) Superintending Engineer Rescheduling of mile stones (iii) Shifting of date of start in case of delay in handing over of site Superintending Engineer (iv) Maximum amount to be with held in case of non-achievement of milestones 5% of tendered value of the work. The amount shown against that milestone shall be withheld, to be adjusted against the compensation levied. With-holding of this amount on failure to achieve a milestone, shall be automatic without any notice to the contractor. However, if the contractor catches up with the progress of work on the subsequent milestone(s), the withheld amount shall be released. In case the contractor fails to make up for the delay in subsequent milestone(s), amount mentioned against each milestone missed subsequently also shall be withheld. However, no interest, whatsoever, shall be payable on such withheld amount. Superintending Engineer Competent authority for deciding reduced rates. Compensation for delay Superintending Engineer, CHB Decision to levy or not to levy compensation or liquidated damages for slow progress or non-completion of work in stipulated time. (i) Compensation for delay of work With maximum rate @ 1% (one percent) per month of delay to be computed on per day basis based on quantum of damage suffered due to stated delay on the part of Contractor. Provided always that the total amount of compensation for delay to be paid under this condition shall not exceed 10 % (ten percent) of the accepted Tendered Value of work or of the accepted Tendered Value CEO, CHB Conciliator Settlement of Dispute by Conciliation and Arbitration:







#### 14.6 Settlement of Disputes & Arbitration

Clause 25: Settlement of Conciliation and Arbitration

Except where otherwise provided in the contract, all questions and disputes relating to the meaning of the specifications, designs, drawings and instructions hereinbefore mentioned and as to the quality of workmanship or materials used in the work or as to any other question, claim, right, matter or thing whatsoever in any way arising out of or relating to the contract, designs, drawings, specifications, estimates, instructions, orders or otherwise concerning the works or the execution or failure to execute the same whether arising during the progress of the work or after the cancellation, termination, completion or abandonment thereof shall be dealt with as mentioned hereinafter.

25.1 Conciliation: If the contractor considers any work demanded of him to be outside the requirements of the contract, or disputes any drawing, record or decision given in writing by the Engineer-in-Charge; or if the Engineer-in- Charge considers any act or decision of the contractor on any matter in connection with or arising out of the contract or carrying out of the work to be unacceptable and disputed; such party may promptly refer such disputes and amount claimed for each dispute to the Conciliator (Special Director General or the Additional Director General concerned with the work, as applicable) in the proforma prescribed in Appendix XVII mentioned in Schedule F, under intimation to the other party. The Conciliator may then request each party to submit to him a brief written statement describing the disputes and the points at issue. Each party shall send a copy of such statement to the other party. At any stage of the conciliation proceedings, the Conciliator may request a party to submit to him such additional information as he deems appropriate. When it appears to the Conciliator that there exist elements of a settlement which may be acceptable to the parties, he shall formulate the terms of a possible settlement and submit them to the parties for their observations. After receiving the observations of the parties, he may reformulate the terms of a possible settlement in the light of such observations. If the parties reach agreement on a settlement of the disputes, they may draw up and sign a written settlement agreementon non-judicial stamp paper as per Stamp Act. The Conciliator shall authenticate the settlement agreement and furnish a copy thereof to each party. The termination of conciliation proceedings shall be in accordance with Section 76 of The Arbitration and Conciliation Act, '1996. No party shall be represented before the said Conciliator by an advocate or legal counsel. The conciliation proceedings shall be completed within 45 days from the receipt of reference. This time may be enlarged by 15 days by the Conciliator. The conciliation proceedings shall be deemed to have been terminated at the end of 60 days from the receipt of reference.

25.2 Arbitration: If the aforesaid conciliation proceedings fail or the Conciliator fails to give proposal for settlement within the aforesaid period, either party may promptly give notice in the proforma prescribed in Appendix XVIII, under intimation to the other party, to the Chief Engineer or the Superintending Engineer concerned with the work (as applicable), hereinafter referred to as the Arbitrator Appointing Authority as indicated in Schedule F, for appointment of Arbitrator.

However, a party may seek appointment of Arbitrator without taking recourse to the process of conciliation mentioned in sub clause 25.1 above.

In the event of either party giving a notice to the Arbitrator Appointing Authority for appointment of Arbitrator, the said Authority shall appoint Arbitrator as per the procedure given below and refer such disputes to arbitration.

(a) Number of Arbitrators: If the contract amount is less than Rs.100 crore, the disputes may be referred for adjudication by a sole Arbitrator. If the contract amount is Rs.100 crore or more, the disputes may be referred to an Arbitral Tribunal of three Arbitrators.

(b) Qualification of Arbitrators: It is a term of this contract that each member of the Arbitral Tribunal shall be Graduate Engineer with experience in execution of public works engineering contracts, and he should have worked eadier at a level not lower than the Chief Engineer (equivalent to level of Joint Secretary to the Government of India).

The aforesaid educational qualification and work experience shall be mandatory for appointment as Arbitrator.

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The age of Arbitrator at the time of appointment shall not exceed 70 years. An Arbitrator may be appointed notwithstanding the total number of active arbitration cases with him.

(c) Parties to select Arbitrator: Based on the criteria specified above, a list of empanelled Arbitrators has been prepared in CPWD, and the parties shall have option to select an

Arbitrator from the list sent to them. 25.3 Appointment of Sole Arbitrator: The parties may opt for appointment of the Arbitrator of the Ministry of Housing and Urban Affairs. In such cases, the party seeking arbitration has to submit an express agreement in writing as per Appendix XIX Arbitration and Conciliation Act, 1996 along with the notice for appointment of Arbitrator in the proforma prescribed in Appendix XvIII, under intimation to the other party. The Arbitrator Appointing Authority shall, within 30 days of receipt of the said notice, appoint Arbitrator of the Ministry of Housing and Urban Affairs as Arbitrator in the matter, provided the other party also submits waiver of Section 12(5), ibid in Appendix XIX within 7days of the receipt of the said notice.

Where any one of the parties does not opt for the Arbitrator of the Ministry of Housing

and Urban Affairs, or does not submit the waiver agreement, the Arbitrator Appointing Authority shall propose five Arbitrators from the list of CPWD Empanelled Arbitrators to the party seeking arbitration under intimation to the other party within 15 days of receiving the notice. The party seeking arbitration shall give his choice for one of them within 15 daysof receiving the list, and the Arbitrator Appointing Authority shall appoint the chosen personas the Sole Arbitrator within 15 days of the receipt of choice.

It is a term of this arbitration agreement that if the parties fail to select, within the period prescribed above, an Arbitrator of their choice from the list of CPWD Empanelled Arbitrators forwarded to them, the Arbitrator Appointing Authority shall himself select and appoint Arbitrator from the said list.

25.4 Appointment of Arbitral Tribunal of three Arbitrators: The Arbitrator Appointing Authority shall prepare two separate lists of five Arbitrators each from the list of CPWD Empanelled Arbitrators, and send one to the party seeking arbitration and other to the responding party, within 15 days of the receipt of notice. The parties will then choose any one Arbitrator from the list provided to them within 15 days of receipt of the list, The Arbitrator Appointing Authority shall then appoint those chosen by the respective parties as Arbitrators and also a third Arbitrator from the list of CPWD Empanelled Arbitrators to act as presiding Arbitrator within 15 days of receipt of choice from both the parties.

It is a term of this arbitration agreement that if the parties fail to select, within the period prescribed above, an Arbitrator of their choice from the list of CPWD Empanelled Arbitrators forwarded to them, the Arbitrator Appointing Authority shall himself select and appoint Arbitrator from the said list.

- 25.5 Applicable Law: The provisions of the Arbitration and Conciliation Act, 1996 (Act 26 of '1996) and any further statutory modification or re-enactment thereof shall be applicable. Further, the fast-track procedure for arbitration contained in Section 298 of the said Act shall apply.
- 25.6 Fee payable to Arbitrator(s): The fee payable to the arbitral tribunal shall be as per CPWD OM No. 2/2006/SE(TLC)/CSO/137 dated 19.1 1 .2019 (or latest amendment), and shall be shared equally by both the parties.
- 25.7 Place of Arbitration: The place of arbitration shall preferably be as mentioned in Schedule F. However, the Arbitral Tribunal may decide the place in consultation with both the parties.
- 25.8 Terms of reference: The Arbitral Tribunal shall adjudicate on only such disputes as are referred to it by the Arbitrator Appointing Authority and give separate award against each dispute referred to him and shall give reasons for the award in all cases where the total amount of the claim by any party exceeds Rs.1,00,000.

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25.9 Interest on Arbitration award: It is also a term of this arbitration agreement that where the Arbitral award against any dispute is for the payment of money, no pre-suit and pendent-elite interest shall be payable on any art of the Arbitral award

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#### APPOINTMENT OF ARBITRATOR

To

The Chief Engineer, Chandigarh Housing Board Chandigarh

Dear Sir,

In terms of clause 25 of the agreement, particulars of which are given below, I/we hereby give notice to you to appoint an arbitrator for settlement of disputes mentioned below:

- 1. Name of applicant
- 2. Whether applicant is Individual/Prop. Firm/Partnership Firm/Ltd. Co.
- 3. Full address of the applicant
- 4. Name of the work and contract number in which arbitration sought
- 5. Name of the Division which entered into contract
- 6. Contract amount in the work
- 7. Date of contract
- 8. Date of initiation of work
- 9. Stipulated date of completion of work
- 10. Actual date of completion of work (if completed)
- 11. Total number of claims made
- 12. Total amount claimed
- 13. Date of intimation of final bill (if work is completed)
- 14. Date of payment of final bill (if work is completed)
- 15. Amount of final bill (if work is completed)
- 16. Date of request made to SE for decision
- 17. Date of receipt of SE's decision
- 18. Date of appeal to you
- 19. Date of receipt of your decision.

Specimen signature of the applicant (only the person/authority who signed the contract should sign)



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## List of approved Makes Interior work.

S.No.	Name of Material & Description	Approved Makes & Brands
1.	Poppin Block Party Round Ottoman	Godrej, Durian, Geeken, Commfit, Delite
2.	Pie Table	
3	Park / Garden Slide	:
<del></del> 4	Shoe Cabin	
5	Burrow 16 CU	,

Note: If any of the brand is not available than prior approval of the Chief Engineer will be obtained for the equivalent available brand.







## FORMAT OF INDEMNITY BOND.

	FORMAT OF INDER	IIIII DONE	
Œ	be furnished in Stamp pape	r as ner Stamp Act)	
. (10	be furnished in Stamp pape	/ Stomp paper)	<b></b>
(At	presents not less than Rs.80	/-Stamp paper)	demnifier which
expression shall, unless administrators, representa the indemnified which ex	repugnant to the context tive and assignees in favour pression shall unless repugn	hereinafter referred to as In or meaning thereof, include of Chandigarh Housing Board, ant to the context of meaning th	hereinafter to as hereof, include its
Whereas the indemnified h	erein has awarded to the Ind	emnifier therein a contract for the CRECHE IN BLOCK-'B' Of onditions set out interalia inonly)	CHB OFFICE contract/Award
And whereas the above	e mentioned contract pro	vides forSUPPLYING& PLA BLOCK-'B' OF CHB OFF	CING OF ICE BUILDING,
liable for and shall also demands, proceeding, da hold the Board and its damage to any property	indemnify the CHB and it mages, costs, charges and ex employees harmless from a of to personals during the ex	grees to indemnify the indemnifications against all liabilities employees against all liabilities penses and further agrees to defend the penalty whatsoever in respect execution of work or by the action or sub-contractor engaged on the contract already referred	end, indemnify and et of any injury or n of any central or the work in respect
of his contractual of	oligations emanated nom	Mic comment	to the extent of nly)
Rs/-Rupees			
This indemnity sl	hall be in force up to the date	Name.	
	-	Maine.	
-			•
		Designation.	
WITNESS:			
1.	•		•
2			• •
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	·		

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## FORMAT OF GUARANTEE BOND

(To be executed On Je Engineer-in-charge of	udicial Stamp pathe	aper worth Rs. 1	00/- between	Contractor, N	Aanufacturer &
2		<b>GUARANTEE BO</b>	OND		
This a	agreement made	e this			
	& M/s		(hereinafter	called the G	uarantors which
expression shall include	e where the conte	ext so admits the re	presentative :	successors or hi	s/its assignees of
the one part) and the En	oineer-in-charge	on behalf of Chance	ligarh Housin	ig Board, Chanc	ngarn constituted
under Section-III of the	he Harvana Hoi	using Board Act.	1971 as ext	tended to the	Union Territory,
Chandigarh having its	principal office.	at 8 Jan Marg, Se	ctor 9-D, Ch	nandigarh (herei	inamer called the
Board which expression	n shall unless rep	ugnant to the cont	ext or meaning	ng thereof includ	ding its successor
and assignees of the oth	er nart)	-6		Ŭ	_
Wheres	as this agreemen	t is supplementary	to the cont	ract (hereinafte	er called the Sub
Contract) dated	made hetwee	en the Guarantors	of the one p	art and Board	of the other part,
whereby the contractor	· & manufacturer	inter alia underto	ook to render	the buildings a	nd structures and
supply of automatic gla	es door shutter of	onforming to the n	rescribed sper	cifications. Whe	erein, the material
in question have been u	used in between I	Block No Ur	it No	at (Loc	cation) during the
in question have been t	aseu iii between i	ite of work			<b>&amp;</b>
period betweent	boroog the Guerer	ntors agreed to give	a quarantee :	to the effect that	t the said material
will remain defect free	for the post on	a veer to be recko	ned from the	date of comple	etion of the work
will remain defect free	on the next one	doted	iica iioiii aic	dute of compr	
under the contract Agre	sement No	guarantee, the Gu	Jarantore shal	ll make good a	all manufacturing
defects and for that ma	tills periou or	guarantee, the Ou	et such defect	ive material(s) a	as observed to the
satisfaction of the Engi	tter, shall replace	lling upon him to	ectify the def	fects failing wh	ich the work shall
satisfaction of the Engl	neer-in-charge ca	ining upon min to i	manufacture	e at the Guarant	or's cost and risk
be got done by the Dep	partment by some	omer Contractor	nationacture	t raccuerable fro	on the Guarantors
and in the later case the	e decision of the i	Engineer-in-charge	as to the cost	i recoverable inc	om the Guarantors
shall be final and bindi	ng.	C 11			nommite branches
That if	the Guarantors	fails to replace the	ne delective	material(s) or t	loss demage cost
hereunder then the Gua	arantors will inde	emnity principal ar	id his success	foult on the nor	t of the Guaranter
expense or otherwise w	which may be incl	arred by him by rea	ISON OF ANY OF	CIAUIL OII UIC PAI	s to the emount of
in performance AND C	)BSERVANCE C	OF THIS SUPPLEI	VIENTAL AC	JREEMENI. A - Engineer in ei	S to the allount of
loss and/or damage and	d/or cost incurred	by the Board, the	decision of the	torial in addition	m to the recovery
and binding on the part	ties. In case of fa	ilure to replace the	defective ma	neriai, ili addini	on to the recovery,
stated here, the Guaran	itors and the Cont	tractor shall be blac	K listed.	the Ohlicer	and
ln witr	ness whereof thes	se presents have be	en executed t	sy the Obligor _	
by for and on behalf of	the Chairman, C	HB on the day, mo	ntn and year	IIIst above with	.011.
Signed, sealed and deli	ivered by OBLIG	OR in the presence	01		
1.		2	(Manu	ofo otrane)	
2. (Contractor)		2	. (Manu	nacturer)	
Signed for and on beha	-16 -6 The Chairm	on CUD by EE II)	I in the preser	ace of	
	an of the Chairm	ian, CIB by LL-in	i iii tiic preser	100 01.	
1.					•
2.	D 1.1.111.		ufasturara in	dividually if th	e manufacturer of
Note:- This Guarante	e Bond shall be	Signed by the inal	iulactulois ili	dividually, if the	io manaratara
door/window shutters	are uniterent agen	icies.			
	•				
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## **Detail of Items for Guarantee**

Name of Work:-Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh.

Sr. No.	Description	
1.	Round Ottoman	
2.	Round table	
3.	Shoe Rack	
4.	Burrow Cubby	<del></del> .
5.	Interio Aim desk	
6.	APO Bed	<u>.                                    </u>



## ABSTRACT OF COST -PART-II (Part -II for Supply of furniture items)

# SCHEDULE OF QUANTITIES FOR THE WORK "SUPPLYING AND PLACING OF FURNITURE ITEMS FOR CRECHE IN BLOCK-'B' OF CHB OFFICE BUILDING, CHANDIGARH"

Sr. No.	Description of Item	Qua	ntity	Unit	Rate to be quoted by the Agency inclusive of GST	All Images For Reference Only
1	Supplying & placing Round Ottoman:-		·		Agency inclusive of GS1	
	Drift 44.5(w)X44.5(D) X 57.5(H) Drift's flat top and round edge supports unlimited freedom of movement.  Castors attached to its wooden base allows it to be moved around at will and with ease. Comes in vibrant colours that pop life into every space it's in	14	Nos.	Each		
2	Supplying & placing round table:-				<u> </u>	
	Pie Table VC WIDTH (W) - 1433, DEPTH(D) - 765,HEIGHT(H) - 580. WORKTOP - Worktop is made from 18mm thick Prelaminated twin board (E1/P2GRADE) with 1.3mm thick PVC lipping on all sides. Worktop corners are rounded for safe usage. LEG ASSEMBLY - Pie Activity table, as per the size option provided. Dia 31.75mm x 1.2mm thick MS ERW Round tube (IS:7138) and Dia 38.1 x 1.6mm thick round tube (IS:7138) is used as Inner Tube and Outer tube for Leg assembly respectively. 3mm thick HR (IS:2062) plate is welded to the outer tube. Understructure: Understructure frame of Pie Activity Table is made from MS ERW Tubes 40 x20 x1.2 mm thick. These tubes are Argo Welded with the Cylindrical socket and Socket plate made from dia 50*5.5 thick MS Seamless tube and 3mm thick HR (IS:2062) plate respectively.Cylindrical Socketand Socket plate are used to fix the leg assembly and the worktop.Understructure	2	Nos.	Each		34 cr



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Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

					·
	frame is coated with min. 45 micron thickness of epoxy polyester coating. Out of four leg assemblies, two legs closer to the user have levellers and other two have castors fixed for ease of mobility of the table. Both castors and levellers can be adjusted approx upto 8-10mm to take care of the unevenness of the floor. Plastic Caps made of clear polycarbonate and delrin are provided on the leg assembly for better functionality which also adds aesthetic value to the product.				
3	Supplying & placing Slider:-				· · · · · · · · · · · · · · · · · · ·
	FIRSTSLIDE: Perfect Park Garden slide, especially for younger kids. When babies are sliding, it will promote their tactile sensing; practice their coordination ability; improve their balanced capacity. It is a valuable gift to your babies as their first slide. Product Size L153x B86 xH103cm SAFE & DURABLE: Made of durable and non-toxic PE material which is secure for babies to slide.With large capacity of upto 45 KG, it lasts long to accompany babies to grow older. Multi-color design better attracts babies to play itinitiatively.  SMOOTH SLIDE: Gentles lope and easy-to-climb steps offer babies a smooth slide. The whole slider is connected smoothly without edges for babies tender skin.  EASY TO FOLD: Fold it down without tools for compact storage. Make it lean on walls, stand, etc. it will keep stable. This kid's slide is the ideal first slide for your child. It folds and unfolds in seconds and can be used indoors or out! Promotes fitness, balance and coordination SENSORY DEVELOPMENT OF KIDS: 1) Enhance physical and balancing skills 2) Develops eye hand coordination of your little ones 3) Perfect beginner's slide, especially for juniors. 4) When babies are sliding, it will promote their tactile sensing and coordination ability.	1	No.	Each	

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Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

		<del></del>			
4	Supplying & placing Shoe Rack:-		<u> </u>		
	Shoe Cabinet Bav Bch	2 Nos.	Each		
	Overall Size: Width:80cm Depth:39.6cm Height:46.7cm METAL MATERIALS: (gauge+/-0.1mm)Material: SCREW WOODEN:DOWEL. DECORATION MATERIALS: (DENSITY/TYPE): Material (PVC/PU): pvc, pu MELAMINE, PVC, Color: WALNUT				
	·			·	
5	Supplying & placing Burrow Cubby:-				
	Burrow cubby 16FW All side panels, top/bottom panels, and shelf panel sare made from 18 mm thick pre-laminated board of E1-P2 grade and approved shade confirming to IS 12823:1990 with 2mm thick PVC edge lipping.  Back pannel is made from 9mm thick pre-laminated board with 0.8 mm thick PVC edge lipping.  Metal Frame: The Metal Frame is fabricated by Argo Shield welding of MS ERW Tube 40 mmx20 x1.2 mm thick (IS:7138) along with 3mm thick HR (IS 2062)L-shaped plate on both sides of the frame. Dia 28 MS Baris used as a bush for supporting the levelers at the bottom of the frame. M10 leveler molded with Nylon-6 along with a circular powder coated aluminium extrusion is used for height adjustment upto 20 mm.  Name Tag made out of Clear Polycarbonate is provided with 200 GSM paper.	2 Nos.	Each		
	All pilot holes given for fixing accessories are covered with matching color cover cap sticker. All SKU's have fixed shelves with 350 mm clear space. Shelves:				





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	Burrow Cubby 3x2 has 4 shelves. Burrow Cubby 3x4 has					
	sholyon	l l				
	Burrow Cubby 4x2 has 6 shelves. Burrow Cubby 4x4 has					
		1				•
	Uniformly distributed load capacity per each shelf is 24 kg.					
6	Supplying & placing Interio Aim desk:-			L		
_	Supplying a placing filterio Alm desk:-				· -	
	AULT D. L. O.					
	AIM Desk Single size 3 VC Discover Plus size 3VC	4	Nos.	Fach		STREET FROM THE TREET OF THE TR
	VIDIH (VV1) - 600, DEPTH(D1) - 400 HEIGHT (U4)		,,,,,,	Lacri		
	1 Job. Desk- Top Panel - Desk for nanel is made from					All I
	I form thick Fre-laminated twin board (F1/D2 CDADE)					
	Will Collin PVC edge banding on all sides Work ton					
	Corners are rounded for safe usage Modesty Danot			.		
	Modesty is made from 0.6 mm thick MS sheet (As per					
	IS:513) fixed on front side of the legs and is coated with					Heart and the state of the stat
	min. 45 micron thickness of epoxy polyester coating. Shelf					· .
	Panel - Shelf is made from 0.6 mm 4-1-1-1-1-1-1					
	Panel - Shelf is made from 0.6 mm thick MS sheet (As per IS:513) fixed below the dealths.					
	IS:513) fixed below the desktop panel and is coated with					
	min. 45 micron thickness of epoxy polyester coating.		- 1	1		
	Specifications for Under structure: All side metal frames		1			
	and cross connectors are made from					
	25.4x1.2 mm thick Round ERW tubes (As per IS: 7138)				•	
	I writer are welded together. The Welded structures and I		- 1			
	Closs connectors are coated with min 45 micron thickness		. 1			
	I of epoxy polyester coating. Hooks are provided on the		-	i i		·
	Vertical Side frames on both sides of the desk for hanging		1			·
	bays/bottles. They are made from 2mm thick MS shoot		i		·	
	(As per 10.013) and are coated with min 45 micron					·
	thickness of epoxy polyester coating. The understructure					
	is assembled using M6 tri-lobular screws (As per DIN					
	7500) with Zn blue plating (As per IS1573:1986) Spacers		- 1			
	are provided on the top of round tubes for use of		ļ			
	are provided on the top of round tubes for wooden pannels					
	fixing. These are made from Injection molding plastic			- 1		
	polymers. M6 high tensile TVS make bolt(Class 8.8) with				•	
	glass lilled hylon level adjustors are provided at the hottom					'
	of understructure to take care of unevenness in floor with			1		
 	height adjustment of approx 10mm.			- 1	·	·
 				<del></del>		





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	MIDTING								<u> </u>	
•	WIDTH(W1)-473,DEPTH(D1)- 474,DEPTH(D2) -	1				-	<del></del> -			··.
	334,HEIGHT(H1) -722,SEAT HEIGHT(H2) -351.SeatBack-									
· .	Seat back is made of Blow molded High-density									
	polyethylene and is fixed on the under structure assembly									
	with the help of Stainless steel poprivets. Seat-Seat is								•	
	made of blow molded High-density polyethylene and is						-			Í
	fixed on the under structure assembly.									
	Understructure - All side metal frames and cross									
1	connectors are made from Mild steel ERW Oblong tubes,							,		
	40 x 20 x 1.6 mm thick as per IS:7138 which are welded			İ		•				
	together. The Welded structures and cross connectors are									
	coated with min 45 micron thickness of epoxy polyester				İ				i	
	coating. Seat support channel made of 1mm thick Mild									
	steel sheet (asperIS:513) is welded to the under structure	İ								
]	for fixing seat.									
	Plastic Caps and shoe-The under structure is provided									
	with fixed caps on front side & shoes with adjustable				l					`
	levelers on rear side that is fixed with the help of stainless								. •	
	steel pop rivets. The caps and shoes are injection molded			!					,	ļ
	in co-polymer Polypropylene. The levelers are injection			İ						
İ	molded in Nylon providing adjustability from 5mm to									
7	10mm.	<u> </u>								
'	Supplying & placing APO Bed									
	Wooden Single Bed	4	Nos.	Fach					Multi-scana use	
	Overall Size: Width-970mm Depth—2046mm Height-	•	1403.	Lacii						
	901mm			İ						
1	Material: Bed Structure consist of metal frames made of M						•			
	S. Channels in 1mm Thickness. Horizontal plinths and									
	bottom plinth are made of 25mm Thick Pre-laminated									
	Particle Board 1S:12823 Class E1 (as per EN13986).								<b>医性性性</b>	
	Head board is made of 18 mm thick Pre-laminated Particle		j							
	board 1S:12823 Class E1 (as per EN13986) with all the							.		All and a second second
	exposed edges are edge banded with 0.8 mm thick PVC									
	edge banding glued with Hot Melt EVA glue. Tail board is				•			+		•
	made of 18 mm thick Pre-laminated Particle board							1		
	1S:12823 Class E1 (as per EN13986). Side rail is made of									
								l.		







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8	18 mm thick Pre-laminated Particle board 1S:12823 Class E1 (as per EN13986). Mattress panels of Bed are made of 18 mm thick Pre-laminated Particle Board IS: 12823 Class E1 (as per EN13986) with all the exposed edges are edge banded with 0.8 mm thick PVC edge banding glued with Hot Melt EVA glue. Hardware: The high quality hardware are used. Construction: Knock Down construction. Packets: 2 packet. Finish: 18 mm thick Pre-laminated Particle Board 1S:12823 Class E1 (as per EN 13986) is in Imperial Oak shade. Lipping shade is 299P MAKE REHAU				
9	Black Forest Mat 78 36 5 Thickness:-Mattress 12.5 The uniquely-shaped mattress is equipped with a waterfall top and devoid of tape edge on the top. •The charcoal shade floral knitted fabric is soft against your skin and mixes well with the neutral shades of your décor. • It provides adequate body support and the presence of 32D foam at the base provides the required support to your spine while in a reclining position  Supplying & placing Pillow & Bedsheet:-  Pillow and Bedsheet Measuements:- Pillow width 69.0 Depth 43.0 Quilted pillow with micro peach finish, is made to transport you to a world of luxurious and, rejuvenating sleep. Bed Sheet Color: as per department choice after placed purchase order   Pattern: simple Fabric: Cotton! Thread	4	Nos.	Each	Documous A
	Count: NA Package Contents: 1 Single Bedsheet with 1 Pillow Covers Package Contents: 1 Bedsheet (60" X 90")   1 Pillow Covers (17"X27") Material: 100%Premium Cotton That Feels Like Silk Thread Count: 300 Thread Count Ensures Luxury and Durability This Stripes	<del></del>			

EE-III







#### Supplying & Placing of Furniture items for Creche in Block-'B' of CHB office building, Chandigarh-Bid Document)

	Set Gives Bedroom An Elegant And A Classy Touch Wash Care: Easy Machine Wash not use strong Detergent Inot Bleach not Tumble Dry not soak for longtime  Dry In Shade			
			·	
Note:			<u> </u>	

Agency is to quote the item rate in figure and words. Rate is to be quoted up to two digits after decimal.

Dated

Signature of the Bidder (s)

Executive Engineer-III Chandigarh Housing Board, Chandigarh

Superintending Engineer-I Chandigarh Housing Board Chandigarh M

This NIT containing 60 pages is hereby approved.

Chandigarh Housing Board

Chandigarh-

SDE-V