

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

Belapur Bhavan, 8th Floor, CBD Belapur, Navi Mumbai 400 614

TEC-STORE DEPARTMENT

RE-Auction Sale Notice

RE-Auction Scrap Buses Sale Tender No.: NMMT/TM/T-STORE/04/2020-21

This is to inform to all eligible participants that, NMMT as per the directions announces an e-auction event on dated 27 /01/2021 from 11.00 to 13.00 Hrs. at <https://gom.e-auctions.in>. The detail e-auction document can be downloaded from the web site <https://organizations.maharashtra.nextprocure.in> also.

All the interested and eligible participants are informed that technical documents shall be accepted at “NMMT (HQ) Belapur Bhavan, 8th floor, Sec.11, CBD Belapur, Navi Mumbai- 400 614” for the technical qualification scrutiny from date 07/01/2021 to 20/01/2021 working hours. Only technically qualified participants shall be allowed to participate in the e- auction event. The bidder has to pay service provider fee per Rs. 1,092/- per Event online before participating to the e-auction. Pre bid meeting will be held on dt 14 /01/2021 at 14.00 at NMMT (HQ) Belapur Bhavan, 8th floor, Sec.11, CBD Belapur, Navi Mumbai- 400 614.

The e auction shall be for following items as given below.

Sr.No.	Particulars	Quantity	Estimated Cost
1	Sale of Scrap Buses on ‘As is Where is’ basis	As per details mentioned in e-Auction document	Rs. 1,25,05,500/- (In words Rs. One Corer Twenty Five Lakh Flve Thousand Five Hundred Only.) As per Estimate mention in Online e-Auction Tender

Regarding this Tender/Auction absolutely all rights are reserved with NMMT Tender/Auction calling authority.

Document Purchase fees :**Rs.17,700/-** (non refundable)

EMD Amount :**Rs.1,50,000/-** Refundable

Help Desk no: 020-25315555

Department contact no.: 022-27846723.

Transport Manager
Navi Mumbai Municipal Transport

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TEC.STORE DEPARTMENT**

SALE OF SCRAP BUSES ON ' AS IS WHERE IS 'BASIS

- RE-Auction Tender No. : NMMT/TM/T-STORE/04/2020-21**
- Date of sale : Dt. 07 /01/2021 to 20/01/2021 up to 15.00 Hours**
- Submission of technical documents to department : Dt. 07 /01/2021 to Dt. 20 /01/2021 up to17.00 Hours.**
- Pre- Bid Meeting : Dt. 14/01/2021 at 14.00 Hours.**
- Date of Online Auction : Dt. 27/01/2021 From 11.00 Hours To 13.00 Hours**
- E.M.D. : Rs. 1,50,000/- (Refundable)**
- E-Auction Document cost : Rs. 17,700/- (Including GST) (Non – Refundable)**
- Service Provider fees : Rs. 882/- (Taxes as applicable) .**
- Estimated Cost : Rs. 1,25,05,500/-**
- E-Auction Site : <https://gom.e-auctions.in>**
- Helpline no. : (020) 25315555**

**Transport Manager
Navi Mumbai Municipal Transport**

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SCHEDULE 'A'

Note : All the Bidder's should submit technical documents as per the last date mentioned to department authority to participate in E-Auction.

Online E-Auction offers are invited for the following Work, from Interested Contractors with adequate experience of Similar Works and offers shall be received through online E-Auction ONLY. Any other information with respect to E-Auction document will be available from the Office of the Deputy Engineer (Mech.), NMMT, Belapur Bhavan, CBD Belapur, Navi Mumbai, on all working days except Sundays and Public Holidays declared by Government of Maharashtra, during working hours from 07/01/2021 to 20/01/2021

1. Name of Work:-Sale of Scrap City Buses

2. Estimated cost :- Rs. 1,25,05,500/-

3. Period of sale of E-Auction documents:- 07/01/2021 to 20/01/2021 can be
Purchased from office in working hours.

4. Cost of each E-Auction form Rs. 17,700/-

5. Earnest Money Rs.1,50,000/-

6. Period of E-Auction: 27/01/2021 from 11.00Hrs. upto 13.00 Hrs.at <https://gom.e-auctions.in>

7. Eligibility :-

- i) Company/Firm Registration
- ii) **Turn over** - Average Annual financial turnover during the last 3 years, ending 31st March of the previous financial year, should be minimum **Rs. 14.50 Lakhs.**
- iii) Experience of having successfully completed similar type of works (Trading of Scrap Buses/Materials).
- iv) Registration of GST
- v) Joint Venture is not allowed
- vi) No Relationship with Corporators See Clause 11 of Detailed Tender Notice

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8. Validity Period – The offer of the Contractor shall remain valid for **2 months.** from the date of conclusion of event “ Auction ”

9. Documents to be submitted

- i. Firm details annexure-3.
- ii. Form fees payment receipt, EMD and GST Registration Certificate.
- iii. PAN card copy/ Income tax Number.
- iv. CA certified Last 3 years turnover Certificate
- v. Undertaking of Bidder on Rs.100 stamp as per annexure-2.
- vi. Affidavit on Rs.100 stamp paper as per annexure-8.
- vii. Works Experience Certificate of 3 years.(from the organization for which the work was carried out.)
- viii. List of work in hand as per annexure-6
- ix. Company or Firm Registration Certificate (Shop and Establishment Act/Incorporation Certificates)
- x. Copy of partnership deed, if applicable.
- xi. Power of Attorney for signing E-Auction document, if applicable

10. Initial Security Deposit:- 5% of the Final offer should be submitted by successful contractor before placing of work order.

11. Completion Period – Within 45 day after issuing of work order

12. Applicable stamp duty for agreement between successful bidder and department should be paid by successful Bidder.

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ANNEXURE- I

DETAILED E-AUCTION NOTICE TO CONTRACTOR

1.0 Online offers are invited by and on behalf of Transport Manager, NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING from Eligible bidders for the proposed Work specified in Schedule 'A'.

2.0 ISSUE OF E-AUCTION DOCUMENT

2.1. E-Auction Document is available on Purchase as per E-Auction notice.

2.2. Price of Blank E-Auction form cost must be paid by DD.As Specified.

2.3 The E-Auction Document is not transferable. Only the Bidder who has purchased the E-Auction form shall be entitled to bid in the E-Auction.

3.0 LANGUAGE OF E-AUCTION / CONTRACT

The language of the Contract shall be English/Marathi and all correspondence, drawings etc. shall confined to the English/Marathi language.

4.0 VALIDITY OF BIDS

The bids will be valid for the period indicated in Schedule 'A'

5.0 EARNEST MONEY

5.1The Bidder shall deposit the amounts indicated in the E-Auction Notice as Earnest Money Deposit (EMD).The Earnest Money shall be paid by DD. as mentioned in the e-auction document. No interest shall be payable by the Undertaking in respect of such deposited Earnest Money.

6.0 FORFEITURE OF EMD

6.1The Bidder shall not revoke his Offer or vary its terms and conditions without the consent of the NMMT Undertaking during the validity period of E-Auction, failing which the Earnest Money deposited by it shall stand forfeited to the Undertaking without prejudice to its other rights and remedies and the Bidder shall be disentitled to submit a tender/Auction to the Undertaking for execution of any Work during the next 30 days effective from the date of such revocation.

6.2If Successful Bidder does not pay the Security Deposit in the prescribed time limit or fails to sign the agreement bond, his Earnest Money Deposit will be forfeited by the Undertaking.

7.0 REFUND OF EARNEST MONEY

The Earnest Money of unsuccessful Bidders shall be refunded after the successful Contractor furnishes required Initial Security Deposit to the Undertaking and sign the agreement within 15 days.

8.0 COST OF E-AUCTION

The Bidder shall bear all costs associated with the preparation and submission of its E-Auction. The Undertaking or system service provider shall in no case be responsible or liable for these costs, regardless of the Conduct or the outcome of the E-Auction process.

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9.0 ELIGIBLE BIDDERS

Only those Contractors who fulfill the Eligibility criteria as mentioned in the Schedule 'A' of the E-Auction notice are eligible to submit their online offers for this Work.

10.0 CAPACITY OF WORK FOR E-AUCTION

The Bidders shall be eligible to submit the Bid to the Undertaking subject to the essential condition that the price offered by him together with the value of the outstanding Works under execution by him for the Undertaking or any other employer shall not be more than four times the value of the average annual turnover of Works executed during the preceding three financial years ending 31st March.

11.0 RELATIONSHIP WITH CORPORATOR(S)

Bidder shall not be associated presently or in the past with any of the office bearer or Corporator of the Navi Mumbai Municipal Corporation /Undertaking either directly or indirectly as specified in the section 10(f), (g) of BPMC Act. 1949. The Bidder shall furnish an Affidavit on a Non-Judicial stamp paper of Rs.100/- If any information so furnished shall be found to be untrue or false, the Bidder shall be liable to be disqualified and the Earnest Money / S.D. accompanying such tender shall stand forfeited to the Undertaking. If the information so furnished shall be found to be untrue or false during the currency of the contract the Bidder shall be held to be in default and the contract if any awarded to him shall be liable to be terminated with its consequences.

12.0 TIME OF COMPLETION

The period of completion of Works is enumerated under Schedule 'A'. The time of completion shall commence from the date of placing the Work Order or date of handing over the Scrap Signature of Tenderer Signature of Executive Engineer (Mech.) whichever is accepted. The completion period is for all items of Work in all parts of E-Auction Documents.

13.0 SCHEDULE OF RATES AND QUANTITIES TO BE SPECIFIED

All the e-auction items are priced as mentioned in Schedule B of E-Auction Document.

14.0 INSPECTION OF SITE AND SUFFICIENCY OF E-AUCTION

14.1 The Contractor shall be deemed to have satisfied himself before online Auction as to the correctness and sufficiency of his offer for the Works and of the rates and prices quoted in the schedule of Works/items/ quantities or in bill of quantities, which rates and prices shall, except as otherwise provided, cover all his obligations under the contract and all matters and things necessary for proper completion and maintenance of the Works.

14.2 No extra charges consequent on any misunderstanding or otherwise shall be allowed.

15.0 MANNER OF SUBMISSION OF OFFER

The Offers be submitted online at <https://gom.e-auctions.in> only.

15.1 Telex, cable or facsimile offers will be rejected.

16.0 LAST DATE FOR SUBMISSION

16.1 Online Auction offers shall be received at the e-auction portal address specified above at actual event only.

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Technical Bid Documents to be submitted to Department

This should contain all the documents mentioned below. This Envelope may contain other documents also such as Technical bids, drawings, etc as mentioned in the E-Auction notice.

- a) List of all the documents enclosed.
- b) Receipt of the tender/auction document cost paid by DD.
- c) Undertaking in Annexure '2' duly signed by a person holding a valid Power of Attorney.
- d) Power of Attorney authorized the person to sign the E-Auction Document (see clause
- e) The EMD paid by DD.(as per clause 5.0 above)
- f) Attested copy of the valid registration certificate (as requested by the eligibility condition at Annexure - 'A')
- g) Up-to-date valid clearance Certificates for income tax, GST registration.
- h) Details of firms in Annexure 3.
- i) The Bidder shall furnish a statement showing the type and magnitude of work done with last 3 years as per Annexure 4.
- j) List of works in hand as on the date of submission of this offer.
- k) List of works tendered as on the date of submission of this offer Annexure 6.
- l) Details of Technical personnel available with the contractor in Annexure 7.
- m) Affidavit on a non-judicial Stamp paper of Rs.100/-
- n) PAN card copy/Income Tax Number.
- o) Company or Firm registration certificate (shop and Establishment Act. Certificate/Incorporation certificates.

17.0 IMPORTANT POINTS TO BE NOTED BY THE BIDDER

- a) On receipt of blank E-Auction form the Bidder should ensure that no corrections or over writings or erasures are left to be attested by the competent authority of the Undertaking.
- b) The OFFER shall be inclusive of all taxes, Local taxes, etc. to be paid by the Bidder for the Work and claim for extra payment on any such account shall not be entertained. Any change that will be made in the E-Auction paper by the competent authority after issue of the E-Auction will be intimated to the Bidder in the form of Corrigendum/Addendum for incorporating the same in the E-Auction before submitting the offer.
- c) No alterations and additions anywhere in the E-Auction Document are permitted. If any of these are found, the OFFER may be summarily rejected. The Bidder should get his doubts cleared before from department event.
- c) In case of firm, each partner or power of attorney holder shall sign the Auction Document and the signatures shall be attested as witness by a reputed person in the space provided for the purpose.

The attested copies of power of attorney of person signing the Auction Document shall be enclosed with the Auction Document. The power of attorney shall be signed by all partners. In case of private limited/public limited companies, the power of attorney shall be supported by Board resolutions and appropriate and adequate evidence in support of the same shall be given.

- d) All pages and pasted slips should be signed by the Bidder.
- e) No page shall be added or removed from the set of Auction Document.

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f) Bidder shall be deemed to have studied the schedule of Works / Items / Quantities / Rates, all plans, specifications, terms and conditions, shall inspect and examine the bus and its surrounding and shall satisfy himself before submitting his OFFER as to the nature of the ground and subsoil (so far as is practicable), the form and nature of the bus, nature of the Work and materials necessary for the completion of the Works and means of access to the site, the accommodation he may require and in general shall himself obtain all necessary information as to risk, contingencies, obligations under the Contract and all matter and things necessary for proper completion and maintenance of the Works. No extra charges consequent on any misunderstanding. A declaration and an undertaking to this effect should be signed by the Bidder in the form attached at an

g) The Bidder shall submit the documents which satisfy each and every condition laid down in this E-Auction notice, failing which the offer will be liable to be rejected conditional offers will be rejected.

18.0 CORRUPT OR FRAUDULENT PRACTICES

The Undertaking requires that the bidders/suppliers/ Contractors under this Tender/Auction observe the highest standards of ethics during the procurement and execution of such contracts. In pursuance of this policy, the Undertaking defines for the purposes of this provision, the terms set forth as follows:

a) "Corrupt practice" means the offering, giving, receiving or soliciting of any thing of value to influence the action of the public official in the procurement process or in contract execution.

b) "Fraudulent practice" means a misrepresentation of facts in order to influence a procurement process or a execution of a contract to the detriment of the Undertaking, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial non-competitive levels and to deprive the Undertaking of the benefits of the free and open competition; The Undertaking will reject a proposal for award if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question; The Undertaking will a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that the firm has engaged in corrupt and fraudulent practices in competing for, or in executing, a contract.

19.0 MANNER OF OPENING OF E-TENDER/AUCTION

For the work of Rs. 3 lakhs below, The Tender/offers received within the schedule time and date specified in the Tender Notice/ Auction notice will be opened as per the specified program in the office as mentioned in the Tender Notice/ Auction notice (If Possible). The tenders / E-Auction will be opened in the presence of Tenderers/Bidders or their authorised representatives who choose to remain present For the Work of Rs.3 lakhs above, tender will be open online in the presence of Tender/Auction Committee and e-tendering/auctioning Administrator.

20.0 PROCESS TO BE CONFIDENTIAL

Information relating to the examination, clarification, evaluation and comparison of bids/offers and the award of a Contract shall not be disclosed to Bidders or any other person not officially concerned with such process until the award to the successful Bidder has been announced.

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21.0 PRELIMINARY SCRUTINY

The Undertaking will scrutinize the offers to determine whether they are complete, whether any errors have been made, whether required technical documentation have been furnished, whether the documents have been properly signed, and whether the offers are generally in order. Prior to the detailed evaluation, the Undertaking will determine the substantial responsiveness of each offer to the Tender/ Auction Documents. For purposes of these Clauses, a substantially responsive bid is one that confirms to all the terms and conditions of the Tender/Auction Documents without material deviations. The Undertaking's determination of an offer's responsiveness is to be based on the contents of the Tender/Auction offer itself without recourse to extrinsic evidence. A Tender/Auction offer determined as not substantially responsive will be rejected by the Undertaking and may not subsequently be made responsive by the Bidder by correction of the non-conformity. The Undertaking may waive any minor infirmity or irregularity in a Tender/Auction offer, which does not constitute a material deviation. This shall be binding on all Tenderers/Bidders and the Undertaking reserves the right of such waivers.

22.0 CLARIFICATION OF OFFERS

To assist in the scrutiny, evaluation and comparison of offers, the Undertaking may, at its discretion, ask some or all vendors for technical clarification of their offer. The request for such clarifications and the response shall be in writing. To speed up the Tender/Auction process, the Undertaking, at its discretion, may ask for any technical clarification to be submitted by means of facsimile by the Tenderer/Bidder. In such cases, original copy of the document describing the technical clarifications must be sent to the Undertaking by means of courier / in person.

23.0 REJECTION OF TENDERS/BIDDERS

The offer is liable to be rejected if the Tenderer/Bidder

- Does not submit Purchase cost of e-Tender/e- Auction.
- Does not submit EMD.
- Does not submit Undertaking on Rs.100/- stamp paper. (Annexure-2)
- Does not disclose the full names and address of all his partners in case of a Partnership Concern;
- Does not submit the information as called for in Annexure (3 to 8)
- Does not submit affidavit on Rs. 100/- Stamp Paper. (Annexure - 9) Fails to initial corrections;
- Fails to fill completely all the Performa provided in the Tender/Auction including Performa of submission of Tender/Auction and amount columns in Price Bid Schedule - `B`;
- Tries to contact the Undertaking on any matter relating to its bid, or tries to influence the Undertaking in its decision on bid evaluation, bid comparison or Contract award from the time of the bid opening to the time of contract is awarded. Stipulates any condition in the Tender/Auction;
- Stipulates the validity period less than what is stated in the form of Tender/Auction;
- Does not quote rates inclusive of Govt. taxes, etc.
- Does not sign every page of Tender/E-Auction document with seal of company / firm;

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24.0 SHORT – LISTING OF VENDORS

The Undertaking will short-list technically qualifying vendors and ONLY shortlisted bidders shall be allowed to participate in e-auction event.

25.0 ACCEPTANCE OF TENDER/E AUCTION

25.1 Acceptance of Tender/Offer on behalf of the Undertaking shall be done by an officer(s) to whom the powers are delegated by the Transport Manager.

25.2 The Undertaking is not bound to accept the lowest or any tender/Auction. The Undertaking reserves the right to reject any or all Tenders/Auction Offers received without assigning any reason whatsoever.

26.0 INTIMATION TO SUCESSFUL TENDERERS/BIDDERS

The acceptance of Tender/Auction offer may be communicated to the successful Tenderer /Bidder in writing or otherwise either by the Tender opening Authority or any Authority in the Undertaking.

27.0 SECURITY DEPOSIT

The Contractor shall pay a Security Deposit equal to five percent of the contract sum as security for due fulfillment of the contract, unless otherwise stated in the Tender/Auction Documents The mode of making this deposit is as under.

a) Initial or contract deposit.

A) Sum, which along with the Earnest Money already paid, amounts to five percent of the contract sum shall be paid within 7 days after receipt of intimation in writing of acceptance of Tender/Auction. It is optional to the Contractor to make the contract deposit in any one of the following ways :

i) Wholly in form of National Saving Certificate pledged in favour of the Undertaking or Bank Guarantees / Fixed deposit from Nationalized / Scheduled Banks in the enclosed format.

b) All compensation or other sums of money payable by the Contractor under the terms of this contract or any other account whatsoever, may be deducted from or paid by the sale of a sufficient part of this Security Deposit/retention money or from the interest arising there from or from any sums which may be due or may become due to the Contractor by the Undertaking on any account whatsoever, and in the event of his Security Deposit/retention money being reduced by reason of any such deduction or sale as aforesaid, the Contractor shall within 15 days of receipt of notice of demand from the Executive Engineer make good the deficit. In the event of the said deposit having been made by the Contractor by delivery to the Undertaking by the Guarantee of the Bankers of the Contractor, and of the Contractor under any of the provisions of this contract becoming subject to or liable for any penalty for damages liquidated or unliquidated or of the said deposit becoming forfeited or any breach or failure or determination of contract, then, and in such case the amount of any such penalty or damages and the deposit so forfeited is not previously paid to the Transport Manager, shall immediately on demand be paid by the said Bankers to Undertaking and may be forfeited by the Transport Manager under and in terms of the said Guarantee.

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28.0 EXECUTION OF CONTRACT DOCUMENT

The successful Tenderer/Bidder after furnishing Initial Security Deposit, is required to execute an Agreement in duplicate in the form attached with the Tender/Auction Documents on a stamp paper of proper value. The proper value at present is Rs. 100/-. The agreement should be signed within a month from the date of acceptance of the Tender. The Contract will be governed by the Contract agreement, the General Conditions of the Contract (G.C.C.), and the Special Conditions of the Contract and other documents as specified in the G.C.C.

29.0 STAMP DUTY, LEGAL AND STATURY CHARGES

It shall be incumbent on the successful Bidder to pay stamp duty for the Contract agreement, as applicable on the date of the execution.

30. LICENCES

The successful Tenderer/Bidder should comply statutory instruction of contract labour & will be required to produce to the satisfaction of the Executive Engineer a valid contract labour license issued in his favour under the provision of the Contract Labour License (Regulation and Abolition) 1970, before starting the Work. On failure to do so, the acceptance of the Tender/Auction is liable to be withdrawn and also the Earnest Money is liable to be forfeited.

31.0 RIGHTS OF THE UNDERTAKING

The Undertaking reserves the right to suitably increase/reduce the scope of Work put to this Tender/Auction. The right to split up the Work in two or more parts is reserved by the Undertaking and also the right to award the Work to more than one agency is reserved.

32.0 INTERPRETATION OF THE CLAUSES IN THE TENDER/AUCTION DOCUMENT/ CONTRACT DOCUMENT

In case of any ambiguity in the interpretation of any of the clauses in Tender/Auction Document or the Contract Document, interpretation of the clauses by the Undertaking shall be final and binding on all parties.

33.0 NOTICE TO FORM PART OF CONTRACT

Notice of Tender/E-Auction and these instructions shall form part of the contract.

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Annexure –II UNDERTAKING (On a Rs. 100/- Stamp paper)

The information / documents submitted by us are true to our knowledge and if the information /documents so furnished shall be found to be untrue or false, the Tender/E-Auction shall be liable to be disqualified and our Earnest Money accompanying Tender/Auction will be forfeited. Also I/We aware that if the information / document found to be untrue or false during the currency of Contract, our Contract liable to be terminated. I / We hereby declare that I/ We have made myself / ourselves thoroughly conversant with the sub-soil conditions regarding all materials and labour of which I / We have based my / our rates for this Work. The specifications, conditions bore results and lead of materials on this Work have been carefully studied and understood by me / us before submitting this Tender/E-Auction Offer. I / We undertake to use only the best materials approved by the, Executive Engineer, N.M.M.T. or his duly authorised assistant, before starting the Work and to abide by his decision. I/ we agree that the amount of Earnest Money shall not bear interest and shall be liable to be forfeited to the Undertaking, should I/we fail to (i) Abide by the stipulation to keep the offer open for the **period of 3 months** from the date fixed for opening the same and thereafter until it is withdrawn by me/ us by notice in writing duly addressed to the authority opening the Tenders/Auction. (ii) Security Deposit as specified in Schedule 'A' and within the time limit laid down in 24 of Detailed Tender/E-Auction Notice. The amount of earnest money may be adjusted towards the security deposit or refunded to me /us if so desired by me/us in writing, unless the same or any part thereof has been forfeit as aforesaid. Should this Tender/Auction be accepted I/ we hereby agree to abide by and fulfill all the terms and provisions of the conditions of contract annexed hereto so far as applicable and in default thereof to forfeited and pay to NMMT the sums of money mentioned in the said conditions.

Demand draft No.....Dated from the Nationalised / Scheduled Bank at..... in respect of the sum of *Rs..... is herewith forwarded representing the Earnest

Money (a) the full value of which is to be absolutely forfeited to N.M.M.T. should I/ we not deposit the full amount of security deposit specified in the Detailed Tender/E-Auction Notice.

Tenderer/Bidder

Address

.....

Date the day of 20

Signature of Bidder (Seal)

(witness)

Signature of Witness

Address

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Annexure –III Firm Details

1.	Name of Firm and Class of Registration with Validity date & value of Registration	
2.	Address for communication, Telephone No.& E – mail	
3.	Details of Proprietor/Partners/Director	
	Name	Address
		Qualification and Experience
4.	Annual Turnover Previous Financial year (Y-1) 2nd Previous Financial year (Y-2) 3rd Previous Financial year (Y-3)	Certified copy of Audited Balance Sheet. Profit / Loss statement attested (Yes/No.)
5.	Details of Black Listed & Litigation	
6.	Remarks	

Signature of Proprietor or Authorised person of the Firm

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Annexure –IV

Details of Works of similar type and magnitude carried out by the Tenderer/Bidder (last 3 years)

Name of the Tenderer :

Sr. No.	Name of Work	Type of Work	Name of Department & Address	Cost of Work	Date of starting	Stipulated date of completion	Actual date of completion	Remarks
1	2	3	4	5	6	7	8	9
1)								
2)								
3)								
4)								

Note: - The turnover amount should be certified and audited by CA of firm and separate sheet should be enclosed.

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Annexure – V

**Details of Works / Supply of Similar type and magnitude carried out by the the Tenderer (Last 3 Years)
(PREFERABLY LIST OUT EXPERIENCE OF SUPPLY TO GOVT./ SEMI. GOVT TRANSPORT UNITS)**

Name of the Tenderer

Sr.No.	Type of Work/Supply/ Service	Name & Address of Customer	Value	Date of Starting	Date of Completion		Remarks
					Scheduled	Actual	
1)							
2)							
3)							
4)							
5)							
6)							
7)							
8)							
9)							
10)							

Date :

Place :

Signature of the Tenderer

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Annexure –VI

List of Works tendered as on the date of submission of this Tender/E-Auction

Sr. No.	Name of Work	Name of Dept. &Address	Works Tendered For			Remark
			Estimated Cost	Date When Decisions Expected	Stipulated date of period of completion	
1.	2.	3.	4.	5.	6.	7.

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RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21

Annexure – VII

Details of Technical Personnel available with the Contractor

Name of the Tenderer/Bidder :

Sr.No.	Name of Work	Technical Qualification	Whether Working in field or in office	Experience of execution of similar Works	Period for which the person is Working with the tenderer/Bidder	Remarks
1	2	3	4	5	6	7

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

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Annexure– VIII

AFFIDAVIT

ON STAMP PAPER OF VALUE OF RS. 100/-

I/We hereby state that we are aware of the provisions of section 10(1) 10(f) & (g) of the BMPC Act.1949 which is reproduced below, and solemnly state that we have no partnership or any share of the any Corporator of any Undertaking in our company and are not associated presently or in the past with any of the office bearers of the Navi Mumbai Undertaking either directly or Indirectly. Extract of Sec 10 of BMPC Act: 10 (e) Subject to the Provision of section 13 and 404, a person shall be disqualified for being elected and for being a councillor. 10 (f) Subject to the Provisions sub-section (2) has directly, by himself or his partner any share or interest in any contract or employment with by or on behalf of the Undertaking.” 10(g) “Having been elected a councilor is retained or employed in any professional capacity in connection with any cause of proceeding in which by or on behalf of the Undertaking.” We are aware that the above information if found to be untrue or false, we are liable to be disqualified and the Earnest Money accompanying the Tender/E-Auction shall stand forfeited to the Undertaking. We are also aware that if the information produced above if found to be untrue or false during the currency of the Contract. We shall be held to default and the Contract, if any awarded to us, shall be liable to be terminated with all its concurrences.

Tenderer

Address

.....

Date the day of2021

Signature of Tenderer/Bidder

Witness

Address

.....

Occupation Signature of Witness

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

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GENERAL CONDITIONS OF CONTRACT

PART – I

INTERPRETATIONS AND DEFINITIONS

1. Singular and Plural.

Where the context so requires, words importing the singular shall also mean the plural and vice versa.

2. Gender Words importing the masculine gender shall also include the feminine gender.

3. **Definitions** (a) 'Undertaking' shall mean NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING as incorporated under the BPMC Act, 1949.

(b) The 'Transport Manager' shall mean the time being holding that office and also his successor and shall include any officer authorized by him.

(c) The 'Engineer' shall mean the Executive Engineer appointed for the time being or any other officer or officers of the Undertaking who may be authorized by the Transport Manager to carry out the functions of the Engineer.

(d) 'Engineer's Representative' shall mean Executive Engineer/ Deputy Engineer/ Sectional Engineer /Junior Engineer/Assistant Workshop Superintendent or any other municipal employee or employees appointed from time to time by the 'Engineer' to perform the duties set forth in Clause No.66 here of and generally to assist the Engineer for the purpose of the contract and whose authority shall be notified in writing to the contractor by the Engineer.

(e) The 'Contract' shall mean the tender/Auction and acceptance thereof and the formal agreement if any, executed between the Contractor, and the Corporation together with the documents referred to there in including these conditions and appendices and any special conditions, the specifications, designs, drawings, price schedules, bills of quantities and schedule of rates. All these documents taken together shall be deemed to form one Contract and shall be complementary to one another.

The order of precedence in case of discrepancies shall be as under,

1. Contract Agreements.
2. The letter of Acceptance.
3. Notice inviting Tender/E-Auction& Instructions to Tenderer/Bidder.
4. Special Conditions of Contract.
5. The General Conditions of Contract .
6. Schedule of Rates & Quantities.
7. Schedules & Annexures.

(f) The 'Contractor' shall mean the individual or firm or company whether incorporated or not, undertaking the Works and shall include legal representatives of such individual or persons composing such firm or unincorporated company or successors of such firm or company as the case may be and permitted assigns of such individual or firm or company. (g) 'Contract sum' means the sum named in the letter of acceptance including physical contingencies subject to such addition thereto or deduction there- from as may be made under the provisions here in after contained.

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GENERAL CONDITIONS OF CONTRACT

Note : The contract sum shall include the following : -

1. (a) In the case of percentage rate contracts, the estimated value of Works as mentioned in the tender/Auction adjusted by the Contractor's percentage.
- (b) In the case of item rate contracts, the cost of the Work arrived at after extension of the quantities shown in schedule of items/ quantities by the item rates quoted by the tenderer/Bidder for various items and summation of the extended cost of each item.
- (c) In case of lumbsum contract , the sum for which tender/offer is accepted.
2. Special discount / Rebate/ Trade discount offered by the tenderer if any and accepted by the Undertaking.
3. Additions or delete ions that are accepted after opening of the tenders.
4. Physical contingencies, if any an accepted by the Undertaking.
- (h) 'Excepted risks ' are risks due to riots (otherwise than among Contractors' employees) and civil commotion (in so far as both these are uninsurable), war (whether declared or not), invasion, act of foreign enemies, hostilities, civil war, rebellion, revolution, insurrection, military or usurped power, any act of government, damage from aircraft, acts of god, such as earthquake, lightning and unprecedented floods and other causes over which the Contractor has no control and accepted as such by the Transport Manager.
- (i) The 'Site' mean the land and other places, more specifically mentioned in the special conditions of the tender, on, under, in or through which the Works or temporary Works are to be executed and any other lands and places provided by the Undertaking for working space or any other purpose as may be specifically designated in the contract as forming part of the site.
- (j) 'Urgent Works' shall mean any measures which in the opinion of the Engineer become necessary during the progress of the Work to obviate any risk of accident or failure or which become necessary for security.
- (k) The 'Works' shall mean the tasks to be executed in accordance with the contract or part(s) thereof, as the case may be, and shall include all extra or additional, altered or substituted Works as required for performance of the contract.
- (l) "Tender/E-Auction" means the Contractor's priced offer to the Undetaking for the execution and completion of the Works and the remedying of any defects therein in accordance with the provision of the Contract, as accepted by the Letter of Acceptance.
- (m) 'Letter of Acceptance' means the formal acceptance by the Undertaking.
- (n) 'Commencement Date' means the date upon which the Contractor receives the notice to commence the work issued by the Engineer pursuant to Clause 80.
- (o) 'Time for Completion' means the time for completing the execution of and passing the Tests on Completion of the Works or any Section or part thereof as stated in the Contract (or as extended under Clause 83 calculated from the Commencement Date.
- (p) The 'Annexurer' referred to in these conditions shall means the re levant annexure appended to the tender papers issued by the Undertaking.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21

PART – II

INSTRUCTIONS TO CONTRACTOR

1. Scope of Work

The Work to be carried out under the Contract shall, except as otherwise provided in these conditions, include all labour, materials, tools, plant, equipment and transport which may be required in preparation of and for and in the full and and completion of the Works. The descriptions given in the schedule of Works / items/ quantities, and the Bills of Quantities shall unless otherwise stated, be held to include waste on materials, carriage and cartage, carrying in, return of empties, hoisting, setting, fitting and fixing in position and all other labour necessary in and for the full and entire execution and completion as a foresaid in accordance with good practice and recognized principles.

2. Corrupt or Fraudulent Practices

The Undertaking requires that the bidder s/suppliers/contractors under this tender observe the highest standards of ethics during the procurement and execution of such contracts. In pursuance of this policy, the Undertaking defines for the purposes of this provision, the terms set forth as follows:

a)“corrupt practice” means the offering, giving, receiving or soliciting of any thing of value to influence the action of the public official in the procurement process or in contract execution;

and b) “fraudulent practice” means a misrepresent action of facts in order to influence a procurement process or a execution of a contract to the detriment of the Undertaking, and includes collusive practice among bidders (prior to or after bid submission) designed to establish bid prices at artificial noncompetitive levels and to deprive the Undertaking of the bene fits of the free and open competition; The Undertaking will reject a proposal forward if it determines that the Bidder recommended for award has engaged in corrupt or fraudulent practices in competing for the contract in question; The Undertaking will a firm ineligible, either indefinitely or for a stated period of time, to be awarded a contract if it at any time determines that the firm has engaged in corrupt and fraudulent practices in competing for, or in executing, a contract .

3. Intimation to Successful Bidder/ Tenderer

The acceptance of tender/E-Auction offer may be communicated to the Successful Tenderer/Bidder in writing or otherwise either by Tenderers/Bidders the tender/Auction opening authority or any authority in the Undertaking.

4. Security Deposit

The Contractor shall pay a security deposit equal to five percent of the contract sum as security for due fulfillment of the contract, unless otherwise stated in the tender/Auction documents. The mode of making this deposit is as under. Initial or contract deposit A sum, which along with the earnest money already paid, amounts to one percent of the contract sum shall be paid within 15 days after receipt of intimation in writing of acceptance of tender/Auction. It is optional to the contractor to make the contract deposit in the following way :

i) Wholly in form of National saving Certificate pledged in favour of the Undertaking or Bank Guarantees /Fixed deposit from Nationalised / Scheduled Banks in the enclosed format.

If the contractor fails to submit Security Deposit within stipulated period, department may decide to take strict action like black listing against him.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21

GENERAL CONDITIONS OF CONTRACT

5. Forfeiture of Security Deposit

All compensation or other sums of money payable by the contractor under the terms of this contract or any other account whatsoever, may be deducted from or paid by the sale of a sufficient part of this security deposit /retention money or from the interest arising there from or from any sums which may be due or may become due to the Contractor by the Undertaking on any account whatsoever, and in the event of his security deposit being reduced by reason of any such deduction or sale as aforesaid, the contractor shall within 15 days of receipt of notice of demand from the Engineer make good the deficit. In the event of the said deposit having been made by the contractor by delivery to the Undertaking of the Guarantee of the Bankers of the Contractor, and of the contractor under any of the provisions of this contract becoming subject to or liable for any penalty for damages liquidated or unliquidated or of the said deposit becoming forfeited any breach or failure or determination of contract, then, and in such case the amount of any such penalty or damages and the deposit so forfeited is not previously paid to the Transport Manager, shall immediately on demand be paid by the said Bankers to and may be forfeited by the Transport Manager under and in terms of the said Guarantee.

6. Execution of Contract Document

The successful tenderer/Bidder after furnishing Initial Security Deposit, is required to execute an Agreement in duplicate in the form attached with the tender/E-Auction documents on a stamp paper of proper value. The proper value at present is Rs. 100/- . The agreement should be signed within one month from the date of acceptance of the tender/Auction.

7. Issue of Work Order

Work Order will be issued after execution of contract document.

8. Contract Documents

The Contractor shall be furnished, free of charge, two certified true copies of the contract document's and all further drawings which may be issued during the progress of the Work. None of these documents shall be used by the Contractor for any purpose other than that of this contract.

9. Licences

The successful tenderer/Bidder should comply statutory instruction of contract labour & will be required to produce to the satisfaction of the Engineer a valid contract labour licence issued in his favour under the provision of the Contract Labour Licence (Regulation and Abolition) 1970, before starting the Work . On failure to do so, the acceptance of the tender/Auction is liable to be withdrawn and also the earnest money is liable to be forfeited.

10. Details to be Confidential

The Contractor shall treat the details of the Contract as private and confidential, save in so far as may be necessary for the purposes thereof, and shall not publish or disclose the same or any particulars thereof in any trade or technical paper or elsewhere without the previous consent in writing of the Engineer. If any dispute arises as to the necessity of any publication or disclosure for the purpose of the contract the same shall be referred to the Undertaking whose determination shall be final.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21

GENERAL CONDITIONS OF CONTRACT

11. Official Secrecy

The Contractor shall, whenever required, take necessary steps to ensure that all persons employed on any Work in connection with this Contract have noticed that the India official Secrets Act 1923 (XIX of 1923) applies to them and shall continue to apply even after execution of such Work under the Contract.

12. Assignment

Contractor shall not assign transfer or attempt to assign, transfer the Contract or any part thereof, or any benefit or interest there in or there under otherwise than by a charge in favour of the Contractor's bankers of any Money due or to become due under this contract, without the prior written approval of the Transport Manager.

13. Sub- letting

The Contractor shall not sub-let or attempt to sub- let the whole of the Works. Except where otherwise provided by the Contract, the Contractor shall not sub- let any part of the Works without the prior written approval of the Engineer, which shall not be unreasonably with- held, and such approval, if given, shall not relieve the Contractor from any liability or obligation under de faults and neglects of any sub-contractor, his agents, servants or Workmen as fully as if they were the acts, defaults or neglects of the Contractor, his agents, servants or Workmen. Provided always that the engagement of labour on a piecework bas is or labour with material not to be incorporated in the Work shall not be deemed to be a sub- letting under this Clause. The Contractor shall be responsible for observance by his sub-contractors of the foregoing provisions.

14. Changes in Constitution

Where the contractor is a partnership firm, the prior approval in writing of the Transport Manager shall be obtained before any change is made in the constitution of the firm. Where the contractor is an individual or Hindu Undivided family business concern such approval as a foresaid shall likewise be obtained before the contractor enters into any partnership agreement where under the partnership firm would have the right to carry out the Work hereby undertaken by the contractor. If prior approval as a foresaid is not obtained the contract shall be deemed to have been assigned in contravention of the Clause No.108 hereof and the same action may betaken and the same consequences shall ensure as provided for in the said condition.

15. Power of Attorney

The contractor shall not issue any kind of power of attorney in favor of his bankers for routine payments to the contractors through Bank.

16. Penalty

If the material is not lifted by the contractor within 15 days of receipt of work order, 0.5% per week on total estimate cost penalty will be levied

17. PAYMENT OF SCRAP

Contractor should make payment in advance, only after that lifting of Scrap will be permitted.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

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GENERAL CONDITIONS OF CONTRACT

18. SETTLEMENT OF DISPUTES

If a dispute/ disputes of any kind whatsoever arises between the Contractor and Engineers representative the same shall be referred to the Engineer for his decision with detailed justification. Such reference shall be stated that it is in pursuance to this clause for review and giving decisions by the Engineers. The Engineer shall give his decision within 14 days of receipt of notice. If either party is not satisfied with the decision of the Engineer or the Engineer fails to give the decision within the period of 14 days from the date of receipt of notice under this clause, such a dispute may be referred to Arbitration. 1. Arbitration Except where, otherwise provided for in this contract, all questions and disputes relating to the meaning of instruction herein before mentioned or as to any other question, claim, right, matter of handling whatsoever, if any arising out of or relating to this contract, specification, estimates, Instructions, orders or these conditions or otherwise concerning the works, or the execution or failure to execute the same where arising during the progress of the work or after completion or abandonment thereof of any matter directly or indirectly connected with this agreement shall be referred to the sole Arbitration of the Transport Manager of NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING, Turbhe, Navi Mumbai and if the Transport Manager is unable or unwilling to act as such, then the matter in dispute shall be referred to sole Arbitration or such other person appointed by the Transport Manager who is willing to act as such Arbitrator. In case, the Arbitrator so appointed is unable to act for any reasons, the Municipal Commissioner in the event of such inability, shall appoint another person to act as Arbitrator in accordance with the terms of the contract. Such person shall be entitled to proceed with the reference from the state at which it was left by his predecessors. It is also a term of this contract that no person other than a person appointed by the Transport Manager as aforesaid should act as an Arbitrator. As aforesaid the provisions of the arbitration and conciliation act 1996 or any statutory modification or Re enactment thereof and the rules made there under and for the time being in force shall apply to the arbitration proceedings under this clause.

19 Laws Governing The Contract –

This contract shall be governed by the Indian Laws for the time being in force.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21

SPECIAL CONDITIONS

SALE OF SCRAP BUSES & SCRAP LIGHT VEHICLES ON 'AS IS WHERE IS' BASIS

1. The successful bidder will have to deposit 5% of the total cost as a security deposit in the form of D.D. (Nationalized Bank) or Bank Guarantee in favour of NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING.
2. It should be noted that, the Transport Manager, NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING, reserves the right to accept or reject the tender without assigning any reasons.
3. The successful bidder has to deposit the full and final amount in NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING, before delivery of the scrap vehicle. NMMT will not allow to lifting of buses without advance credit amount.
4. If the successful bidder fail's to deposit amount of the vehicle as specified in the work order within the stipulated period, penalty per week @0.5% will be charged extra against the amount of vehicles.
5. If the tenderer fails to deposit the total amount of the scrap vehicle as per the work order it will be assumed that there is a negative response from contractor and tender will be terminated & security deposit will be forfeited.
6. Scrap Vehicles are kept ready for disposal on 'as is where is' condition. Bidders should inspect vehicles before quoting the rates in tender.
7. The rate of the buses must be quoted as per the present condition and status of the vehicle and they should be lifted at contractor's own cost. Also bidder should have to quote basic amount, applicable taxes i.e. GST will be charge extra.
8. Duties, taxes and other statutory levies if applicable will be charged extra as per Government directions.
9. Scraped buses & their estimated value are as per Price Bid
10. At the time of lifting of buses the video / Photo shooting of buses should done by contractor with his own cost & copy of the same will be submit to NMMT.
11. Towing-Lifting / decommissioning if any is to be done by successful bidder.
12. The successful E-Auctioneer/Bidder will be allowed to take out the Scrap Buses & Light Vehicles through gate only on the presentation of Gate Pass and Cash receipt.
13. The NMMT Shall not be responsible for the any incident or Accident to the Contractor personnel during the process of lifting of scraped Buses & Light Vehicles.
14. Regarding this Tender/Auction absolutely all rights are reserved with NMMT Tender/Auction calling Authority.
15. E-Auction Bidders are mandatory to participate in E-Auction Online after submission of Technical Bid Document to NMMT. EMD amount will be forfeited if the above said Bidder do not participate in the E- Auction online process & such Bidder will be black listed.

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING

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ANNEXURE – X **FORM OF BANK GUARANTEE BOND** **(For Performance Guarantee)**

1. In consideration of the Navi Mumbai Municipal Transport (hereinafter called ‘The NMMT’) having agreed to exempt (hereinafter called ‘the said Contractor (s)’) from the demand under the terms and conditions of an Agreement datedmade betweenand for (hereinafter called “the said Agreement, of security deposit for the due fulfillment by the said Contractor (s) of the terms and conditions contained in the said Agreement, on production for a Bank Guarantee for Rs.....(Rupees.....only) we ,.....(hereinafter referred to as ‘the bank’) at the request (indicate the name of the bank) ofContractor (s) do hereby undertake to pay the NMMT an amount not exceeding Rs.against any loss or demand cause to or suffered or would be caused to or suffered by the NMMT by reason of any breach by the said Contractor (s) of any of the terms or conditions contained in the agreement.
2. The Bank do hereby undertakes to pay the amount due and payable under this guarantee without any demur, merely on a demand from the NMMT stating that the amount claimed is due by way of loss or damage caused to or would be caused to or suffered by the NMMT by reason of breach by the said Contractor (s) of any the terms or conditions contained in the said Agreement or by reasons of the Contractor (s) failure to perform the said Agreement. Any such demand made on the bank shall be conclusive as regards the amount due payable by the Bank under this guarantee. However, our liability under this guarantee shall be restricted to an amount not exceeding Rs..... (Rs..... In words).
3. We , undertake to pay to the NMMT any money so demanded not with standing any dispute or disputes raised by the Contractor (s) supplier (s) in any suit or proceeding pending before any Court or Tribunal relating there to our liability under this present being absolute and unequivocal. The payment so made by us under this bond shall be a valid discharge of our liability for payment there under and the contractor (s) / Supplier (s) shall have no claim against us for making such payment.
4. We,(indicate the name of Bank) Further agree that the Guarantee herein (indicate the name of Bank) contained shall remain in full

force and effect during the period that would be taken for the performance of the said Agreement and that it shall continue to be enforceable till all the dues of the NMMT under or by virtue of the said Agreement have been fully paid and its claims satisfied or discharged or till the Transport Manager of NMMT (Indicate the name of Transport officer) certifies that the term and conditions of the said Agreement have been fully and properly carried out by the said contractor (s) and accordingly of the said Agreement have been fully and properly carried out by the said contractor (s) and accordingly discharges this guarantee. Unless a demand or claim under this guarantee is made on us in writing on or before the we shall be discharged from all liability this guarantee thereafter.

5. We , further agree with the NMMT that(indicated the name of Bank) the NMMT shall have the fullest liberty without our consent and without affecting in any manner our obligations hereunder to vary any of the terms and conditions of the said agreement or to extend time to performance by the said Contractor (s) from time to time or to postpone for any time or from time to time any of the powers exercisable by the NMMT against the said Contractor (s) and to forbear or enforce any of the terms and conditions relating 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 (s) or for any forbearance, act or commission on the part of the NMMT or any indulgence by the NMMT to the said Contractor (s) or by any such matter or thing whatsoever which under the law relating to sureties would but for this provision, have effect of so relieving us.

6. This guarantee will not be discharged due to the change in the constitution of the Bank of the Contractor (s)/Supplier (s).

7. We,lastly undertake not to revoke this (indicate the name of bank) guarantee during its currency except with the previous consent of the NMMT in writing.

Date theday of20

For
(indicate the name of Bank)

NAVI MUMBAI MUNICIPAL TRANSPORT UNDERTAKING**RE-Auction Sale Notice No.: NMMT/TMT/T-STORE/04/20-21****SCHEDULE - ' B '****Price Bid**

To,
The Transport Manager,
Navi Mumbai Municipal Transport,
Belapur Bhavan, 8th Floor, CBD Belapur
Navi Mumbai-400 614.

Sir,

As per Terms & Conditions of tender documents I /We,

Address:- Furnish the following rates (Taxes extra as applicable at the time of delivery) for the "Lifting of Scrap Buses on 'as is where is' basis:-

Group No.A. Scrap Buses Diesel

Online Auction Dt. **27/01/2021** from 11.00 to 12.00 Hours

Sr. No	Scrap Bus No.	Chassis No	Registration Date	REMARK Non A/c	Opening Price GST Extra
1	MH-43-H-5028	PDE - 558539	07.04.2006	DIESEL BUS	292500
2	MH-43-H-5030	PDE - 558537	07.04.2006	DIESEL BUS	184500
3	MH-43-H-5038	PDE - 558538	11.07.2006	DIESEL BUS	292500
4	MH-43-H-5039	NDE - 560121	11.07.2006	DIESEL BUS	292500
5	MH-43-H-5040	NDE - 559496	11.07.2006	DIESEL BUS	292500
6	MH-43-H-5041	PDE - 557602	11.07.2006	DIESEL BUS	292500
7	MH-43-H-5043	PDE - 559498	11.07.2006	DIESEL BUS	292500
8	MH-43-H-5045	NDE - 559524	11.07.2006	DIESEL BUS	188100
9	MH-43-H-5054	NDE - 559610	26.07.2006	DIESEL BUS	220500
10	MH-43-H-5055	CPG - 046048	29.06.2007	DIESEL BUS	292500
11	MH-43-H-5056	CPG - 046086	23.07.2007	DIESEL BUS	292500
12	MH-43-H-5059	CPG - 046045	23.07.2007	DIESEL BUS	292500
13	MH-43-H-5060	CPG - 046092	23.07.2007	DIESEL BUS	292500
14	MH-43-H-5061	CPG - 046077	23.07.2007	DIESEL BUS	292500
15	MH-43-H-5062	CPG - 046011	23.07.2007	DIESEL BUS	292500
16	MH-43-H-5063	CPG - 046081	23.07.2007	DIESEL BUS	292500
17	MH-43-H-5064	CPG - 046046	23.07.2007	DIESEL BUS	292500
18	MH-43-H-5069	CPG - 046083	01.09.2007	DIESEL BUS	292500
19	MH-43-H-5071	CPG - 046084	01.09.2007	DIESEL BUS	292500
20	MH-43-H-5072	CPG - 046044	01.09.2007	DIESEL BUS	292500
21	MH-43-H-5074	CPG - 046078	05.10.2007	DIESEL BUS	220500
22	MH-43-H-5076	CPG - 046090	05.10.2007	DIESEL BUS	292500
23	MH-43-H-5078	CPG - 046091	05.10.2007	DIESEL BUS	292500

Group No.A. Scrap Buses DieselOnline Auction Dt. **27/01/2021** from 11.00 to 12.00 Hours**Step Increase : 5,000/-**

Sr. No	Scrap Bus No.	Chassis No	Registration Date	REMARK Non A/c	Assess Value (Tax Extra)
24	MH-43-H-5079	CPG - 046089	05.10.2007	DIESEL BUS	292500
25	MH-43-H-5081	CPG - 046094	05.10.2007	DIESEL BUS	292500
26	MH-43-H-5082	CPG - 046095	15.10.2007	DIESEL BUS	292500
27	MH-43-H-5084	CPG - 046097	15.10.2007	DIESEL BUS	292500
28	MH-43-H-5086	WPG - 047036	20.12.2007	DIESEL BUS	292500
29	MH-43-H-5103	WPG - 047026	11.01.2008	DIESEL BUS	292500
				Total =	81,26,100

Group No.B. Scrap Buses CNGOnline Auction Dt. . **27/01/2021** from 12.00 to 13.00 Hours

Sr. No	Scrap Bus No.	Chassis No	Registration Date	REMARK Non A/c	Assess Value (Tax Extra)
1	MH-43-H-5157	MB1PLEKC79GZA0302	17.03.2010	CNG BUS	230400
2	MH-43-H-5174	MB1PLEKC09GZA0630	04.05.2010	CNG BUS	232650
3	MH-43-H-5176	MB1PLEKC39GUA0590	04.05.2010	CNG BUS	233100
4	MH-43-H-5182	MB1PLEKC5AGVA1084	21.05.2010	CNG BUS	229050
5	MH-43-H-5189	MB1PLEKC09GUA0546	04.06.2010	CNG BUS	229050
6	MH-43-H-5208	MB1PLEKC19GUA0555	21.06.2010	CNG BUS	229050
7	MH-43-H-5219	MB1PLEKC69GYA0370	30.07.2010	CNG BUS	238500
8	MH-43-H-5240	MB1PLEPC4AAVA9155	29.09.2010	CNG BUS	237150
9	MH-43-H-5241	MB1PLEPCXAAVA9158	29.09.2010	CNG BUS	230400
10	MH-43-H-5247	MB1PLEPCXAAVA9161	29.09.2010	CNG BUS	355950
11	MH-43-H-5261	MB1PLEPC6AAVA9304	22.10.2010	CNG BUS	238500
12	MH-43-H-5263	MB1PLEPC9AAVA9149	22.10.2010	CNG BUS	279000
13	MH-43-H-5267	MB1PLEPCXAAVA9595	22.11.2010	CNG BUS	211500
14	MH-43-H-5272	MB1PLEPC4AAVA9737	22.11.2010	CNG BUS	229050
15	MH-43-H-5282	MB1PLEPC0AAVA9301	12.01.2011	CNG BUS	230400
16	MH-43-H-5251	MB1PLEPC0AAVA9153	22.10.2010	CNG BUS	232650
17	MH-43-H-5254	MB1PLEPC9AAVA9295	22.10.2010	CNG BUS	268200
18	MH-43-H-5262	MB1PLEPC5AAVA9228	22.10.2010	CNG BUS	244800
				Total =	4379400

Total Estimation Cost (Group A+B) Rs81,26,100/+ 43,79,400/=1,25,05,500/-**Step Increase : 5000/-**

Transport Manager
Navi Mumbai Municipal Transport