

## Superintending Engineer (Desalination)



## CHENNAI METROPOLITAN WATER SUPPLY AND SEWERAGE BOARD ———



Letter No: CMWSSB/SE(Desal)/400 MLD DSP/PMC/2020

dt:20.02.2020

To

M/s.SMEC International Pty Limited, 1st Floor, Novus Tower, West Wing, Plot Number – 18, Sector-18, Gurgaon - 122015, Haryana.

Sir,

Sub: CMWSSB- SE (Desal) – Project for Construction of Chennai Sea Water Desalination Plant (I) in Tamil Nadu - Setting up of 400 MLD SWRO Desalination Plant at Perur & its allied works with JICA fund assistance (LA No. ID P267) – Consultancy for Design, Preparation of Bid Documents & Evaluation of Bids for the Proposed Construction of 400 MLD Capactiy Seawater Reverse Osmosis Desalination Plant at Perur along East Coast Road, South of Chennai, Tamil Nadu and Construction Management & Supervision for the proposed Desalination Plant and its Product water Conveyance Pipeline from the Plant and upto Porur and all allied works – Letter of Acceptance issued –Insurance details—Requested - Reg.

Ref:

- 1. Lr.No.CMWSSB/CNT/CON/DESAL/ICB/GoI/016/2018-19,dt. 06.11.2019
- 2. SMEC/CMWSSB/16100912/007, dated 23.01.2020
- 3. Mails from M/s.SMEC, dated 06.02.2020 & 20.02.2020

With reference to the above Letter of Acceptance, Agreement was executed on 09.01.2020. As per Clause 3.5 of General Conditions of Contract (GCC) and Special Conditions of Contract (SCC) of the agreement, the Consultant shall take out and maintain the insurance against the risks and the coverage specified in the SCC as below:

"The risks and the coverage shall be as follows:

- a. Third Party motor vehicle liability insurance in respect of motor vehicles operated as required under Motor Vehicles Act, 1988 in India by the Consultant or its Experts or any Sub-consultants or their Experts, for the period of Consultancy, as required under Indian Motor Vehicles Act.
- b. professional liability insurance, with a minimum coverage of equal to total contract value for this consultancy;
- c. employer's liability and worker's compensation insurance in respect of the Experts of the Consultant and of any Sub-consultants, in accordance with the relevant provisions of the Applicable Law, as well as, with respect to such Experts, any such life, health, accident, travel or other insurance as may be appropriate; and
- d. insurance against loss of or damage to (i) equipment purchased in whole or in part with funds provided under this Contract, and (ii) the Consultant's property used in the performance of the Services.

Hence, it is requested to furnish the copies of insurance details as mentioned in Clause 3.5 of the Special Conditions of Contract.

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