{Internal Remark: For Capital Works Contracts using GCC form (excluding Design and Build Contracts)}

THE GOVERNMENT OF THE HONG KONG SPECIAL ADMINISTRATIVE REGION

[INSERT PROCURING DEPARTMENT]

CONTRACT NO. [INSERT CONTRACT NO.]

[INSERT CONTRACT TITLE]

FORM OF TENDER

1	V		П	ľ	ľ	S	•
- 1	•	•	, ,		п,		-

- (1) the appendix forms part of the contract.
- (2) If the tenderer is a company (including incorporated joint venture), insert insert the information in the spaces provided at Form of Tender P.3.
- If the tenderer is an unincorporate joint venture, insert the information in the spaces insert the information provided at Form of Tender P.4 to P.5.
- (4) If the tenderer is a sole proprietorship or a partnership, insert the information in the spaces provided at Form of Tender P.6.

Name:	Name:	
Business Registration Number:	Business Registration Number:	
Expiry Date:	Expiry Date:	
Name:	Name:	
Business Registration Number:	Business Registration Number:	
Expiry Date:	Expiry Date:	

{Internal Remark: Please update the following for submission to a tender board other than the Central Tender Board}

To: The Chairman,
Central Tender Board,
Lobby of the Public Entrance on the Ground Floor,
East Wing, Central Government Offices,
2 Tim Mei Avenue, Tamar,
Hong Kong

1.	Condit of Qua	tions of antities ete and	Contract for the ex	(hereina ecution the wh	after read of the note of	ferred to Works f the sa	o as " as de	the said Coefined in the orks in con	ondition e Contr nformity	s"), Sp act, I/v with	ecificative offer the sai	tion and tion and to contact to contact and the contact and th	nd Bills onstruct, nditions,
										[HK	\$		
			as may and Bills				accord	dance with	the s	aid Co	ondition	is, Di	rawings,
{Intern	al Rema	ark: Pa	ragraph 2	? may b	e delet	ed if a s	securi	ty is not re	quired}				
2.	[If my/our Tender is accepted I/we will when required												
	#(a)	Specia	ıl Adminis	strative	Regio	n, as se	curity	Services, the for the due to the returned to	perform	nance	of the C	Contra	ct a sum
	#(b) with the approval of the Employer obtain the guarantee of a Bank or Insurance Company [to be approved by the Employer] to be jointly and severally bound with me/us in a sum of \$ for the due performance of the Contract under the terms of a Bond in accordance with the said Conditions.]												
	# NO	TE: 1	Cendere	r to de	elete e	either	claus	se 2(a) or	2(b).				
3.	this has	s been e	xtended, o	fexxpir	y fixed	for rec	eiving	[90 days] ¹ the same and of that pe	nd it sha				

5. I/We understand that the Employer reserves the right to negotiate with any tenderer about the term of the offer and is not bound to accept any tender irrespective of whether the tender is the lowest offer or, where the assessment of the tenders is based on a marking scheme or formula approach, the tender is with the highest overall score.

Unless and until the Articles of Agreement is prepared and executed, this Tender together with the

written acceptance thereof by the Employer and subject to the provisions of [clause 3]² hereof shall

constitute a binding contract between us.

4.

Information to be inserted by the Project Office (normally 90 days).

² Modify as appropriate.

NOTE: To be inserted in case the tenderer is a limited company

Name
Signature
in the capacity of
duly authorised to sign tenders for and on behalf of (name of the limited company)
Registered address of the limited company
Name of Witness
Signature of Witness
Occupation of Witness
Address of Witness
Date

NOTE: To be inserted in case the tenderer is an unincorporated joint venture³

Name	Name
Signature	Signature
in the capacity of	in the capacity of
duly authorised to sign tenders for and on behalf of (name of the participant of the unincorporated joint venture)	duly authorised to sign tenders for and on behalf of (name of the participant of the unincorporated joint venture)
Registered address of the participant of the unincorporated joint venture	Registered address of the participant of the unincorporated joint venture
Name	Name
Signature	Signature
in the capacity of	in the capacity of
duly authorised to sign tenders for and on behalf of (name of the participant of the unincorporated joint venture)	duly authorised to sign tenders for and on behalf of (name of the participant of the unincorporated joint venture)
Registered address of the participant of the unincorporated joint venture	Registered address of the participant of the unincorporated joint venture

Insert the information of all participants of the unincorporated joint venture in the spaces provided. In case of more than four participants, insert an additional page following the above format.

Trading in Hong Kong with a business name of (the name of the unincorporated joint venture)					
Correspondence address of the unincorporated joint venture					
Name(s) ⁴ of Witness(es)					
Signature(s) of Witness(es)					
Occupation(s) of Witness(es)					
Address(es) of Witness(es)					
Date					

In case more space is required for the information of the witness(es), insert an additional page following the above format.

NOTE: To be inserted if the tenderer is a sole proprietorship or a partnership⁵

Name	Name		
Signature	Signature		
Residential address ⁶	Residential address ⁷		
Name	Name		
Signature	Signature		
Residential address ⁷	Residential address ⁷		
Trading in Hong Kong with a business name of (the name of Correspondence address of the sole proprietorship or			
Name(s) ⁷ of Witness(es)			
Signature(s) of Witness(es)			
Occupation(s) of Witness(es)			
Address(es) of Witness(es)			
Date			

Insert the information of the sole proprietor or all partners of the partnership in the spaces provided. In case of more than four partners, insert an additional page following the above format.

In case a partner of the partnership is a body corporate, its registered address shall be provided instead.

In case more space is required for information of the witness(es), insert an additional page following the above format.

 $\{Internal\ Remarks:\ This\ "Form\ of\ Tender-P.7"\ may\ be\ deleted\ if\ a\ security\ is\ not\ required.\}$

To be inserted by the Engineer before the signing of the Articles of Agreement:
Security Deposit (if any) Receipt No
Amount
Date

<u>APPENDIX TO FORM OF TENDER – P. 1</u>

General Conditions of Contract for [@]Civil Engineering Works, 1999 Edition

{Internal Remark @: Modify as appropriate depending on the type of GCC form adopted}

Clause No.

1(1)	Maintenance Period	months			
	*[Maintenance Period for the Works, except Establishment Works, Aftercare to				
	Old and Valuable Trees and preservation and protection to existing trees				
	(Section xx)	months			
	Maintenance Period for Establishment Works	months			
	¹ [Maintenance Period for preservation and protection to existing trees (Section xx)	months			
	¹ [Maintenance Period for Aftercare to Old and Valuable Trees ²	months			

Actions of the Engineer subject to the Employer's right of objection and direction 2(1)(b)

The Engineer is required under the terms of his appointment by the Employer to obtain confirmation of no objection from the Employer and, in the event of an objection, to act in accordance with the Employer's direction before ordering any variation to the Works or taking any other action (including without limitation making an order under General Conditions of Contract Clause 54) which may commit the Employer to additional expenditure under the Contract, other than in respect of claims, of a value estimated to exceed HK\$800,000. This requirement shall not be applicable where the variation order or other action is considered by the Engineer to be essential on grounds of safety or other emergency in circumstances when it is impracticable to refer the matter to the Employer beforehand.

The Engineer may, subject to any prior contrary instructions given by the Employer to the Engineer, order variation to the Works in accordance with the provisions of the Contract or take any other action (including without limitation making an order under General Conditions of Contract Clause 54) which may commit the Employer to additional expenditure under the Contract, other than in respect of claims, without the need to obtain confirmation of no objection from the Employer if the value of such order or commitment is estimated not to exceed HK\$800,000.

³[The Engineer[#] is required under the terms of his appointment⁴ by the Employer to obtain confirmation of no objection from the Employer and, in the event of an objection, to act in accordance with the Employer's direction before permitting the Contractor to introduce an extra tier of sub-contracting in accordance with sub-clause (5) of SCC[X⁵].]

*[The *Engineer[#] is required under the terms of his appointment⁴ by the Employer to obtain confirmation of no objection from the Employer and, in the event of an objection, to act in accordance with the Employer's direction before issuing instruction on implementation of the Section Subject to Excision as defined in sub-clause (1) of SCC [X⁶].]

⁷[The *Engineer[#] is required under the terms of his appointment⁴ by the Employer to obtain confirmation of no objection from the Employer and, in the event of an objection, to act in accordance with the Employer's direction before approving alternative disposal grounds proposed by the Contractor in accordance with sub-clause (3) of PS[X⁸]

{Internal Remark:

Modify as appropriate depending on the type of GCC form adopted - the Engineer / Surveyor / Supervising Officer.}

*12	Amount of bond or cash security (if required)	
1 1 2	Alliquit of Dona of Cash Security (1) feduled	

<u>APPENDIX TO FORM OF TENDER – P. 2</u>

4/	Works shall occur	nt of the days
49	Time for completion of the *Works/Section	days
52	⁹ Liquidated damages	
	[For use where the Works are not divided into Section] For the Works HK\$[* (Y1)	+] ¹⁰ per day
	[For use where the Works are divided into Sections] Section A HK\$[*Y1 + *	Yn + *Y2 +] ¹⁰ per day
	Section B HK\$[*Y1 + *	Yn + *Y3 +] ¹⁰ per day
	In the above summary statement of liquidated damages: $Y_1 = $ Total sum of Bill No. 1 in the Bills of Quantities $Y_2 = $ Total sum of Bill No. 2 in the Bills of Quantities $Y_3 = $ Total sum of Bill No. 3 in the Bills of Quantities $Y_n = $ The value of the Adjustment Item (Note: items which do not attract LD's, such as the safety related items, so	hould be taken out)
79(1)	Percentage of certified value retained	per cent
79(1)	Limit of Retention Money	\$
79(2)	Minimum amount of interim certificate *[There shall be no minimum amount of interim certificates for the Estab Works]	lishment
Special	Conditions of Contract	
Clause N	<u>No.</u>	
*SCC	Period for Establishment Works	months
*SCC	Time, commencing from and including the date for commencement of the notified by the Engineer in accordance with GCC Clause 47, within viscotion Subject to Excision may be ordered	
*SCC	Minimum amount of third party insurance	\$
*SCC	Minimum amount of liquidated damages for the *Works/Sections	\$ per day
*SCC	Sum ¹¹ payable to the Employer in the event that Old and Valuable Tree Nor becomes moribund	o dies \$
*SCC	Period for Aftercare to Old and Valuable Trees (*Tree/Trees No)²	months

{Internal Remark: The following are internal notes for APPENDIX TO FORM OF TENDER}

* Delete or modify as appropriate

- 1. Use when a separate Section of the Works (Section xx) is given for preservation and protection to existing trees. The scope of Section xx is described in the Particular Specification.
- 2. The Period for Aftercare to Old and Valuable Trees together with its subsequent Maintenance Period should preferably end on the same date as the Maintenance Period for the Works, or if there is more than one Maintenance Period, on the same date as the last Maintenance Period.
- 3. This paragraph is applicable to all public works contracts. Please refer to SDEV's memos ref. (01TC9-01-5) in DEVB(W) 510/17/01 dated 17.7.2008, ref. (01VP5-01-4) in DEVB(W) 510/17/01 dated 11.11.2008 ref. (027RU-01-3) in DEVB(W) 510/17/01 dated 16.7.2010, and ref. DEVB(W) 510/94/02 dated 28.3.2019 and 11.8.2020.
- 4. Where the Engineer / Surveyor / Supervising Officer is a consultant, works departments should take steps to ensure that the constraint is stipulated in the relevant consultancy agreement.
- 5. To insert relevant clause number for the SCC clause on Limiting the Tiers of Sub-contracting.
- 6. To insert relevant clause number of the SCC clause on Section Subject to Excision.
- 7. This paragraph is applicable to all public works contracts, including capital works contracts and term contracts. Please refer to the revised trip ticket system as promulgated in DEVB TCW No. 6/2010.
- 8. To insert relevant clause number for the PS clause on Trip Ticket System.
- 9. Refer to ETWB TCW No. 4/2003 for guidance to include appropriate provisions in the Appendix to the Form of Tender where there is no minimum LD's and where there is minimum LD's.
- 10. Choose from either (a) or (b) below an appropriate footnote depending on whether or not there is minimum LD's for the Works/Sections and, where the works involve excavation requiring the application of excavation permits, add footnote (c):
 - (a) Where there is no minimum LD's
 - "The value of the formula within the square brackets shall be taken as zero for the purpose of computation of the daily rate of liquidated damages if and when the sum is worked out to be a negative value by substituting Y1, ...Yn with its corresponding value in the priced Bills of Quantities."
 - (b) Where there is minimum LD's
 - "The value of the formula within the square brackets shall be taken as HK\$ [the minimum amount of LD's for the Works or, as the case may be, the relevant Section] per day for the purpose of computation of the daily rate of liquidated damages if and when the sum is worked out to be less than HK\$ [the minimum amount of LD's for the Works or, as the case may be, the relevant Section] per day by substituting each of Y1, ...Yn with its corresponding value in the priced Bills of Quantities."
 - (c) Where application of excavation permit is required
 - "In computing the above liquidated damages, the Employer has not taken into account the Employer's liability for fees including economic cost under the Land (Miscellaneous Provisions) Ordinance, Cap. 28 ("the Ordinance") for any extension in respect of a permit referred to in Sections 10A(3) and 10D(4) of the Ordinance."

[Insert contract title]

11. Separate sum shall be applied to each tree if more than one Old and Valuable Tree is involved. The sum for each Old and Valuable Tree shall be the genuine pre-tender estimate of the cost that the Employer has expended in nurturing, preservation, protection and maintenance of that particular tree.