

same terms and conditions as per the original agreement/allotment. Further the department will be free to reduce the work to any extent as may be warranted by the said conditions and no claim in this account from the contractor shall be entertained and no compensation for the same shall be payable to him.

- xi) The quantities advertised in the rate list are approximate and based on tentative estimates, which can be increased or decreased by 30% as per necessity at site.
- xii) Any item or items of work found necessary during execution of work though not advertised in the Rate list shall have to be got executed and paid as per sanctioned schedule of rates 2012 of HP PWD with contractor's appreciation/depreciation.
- xiii) Any item if found not necessary at site during execution of work though advertised can be deleted and no claim what so ever shall be entertained on this account.
- xiv) Nallah broken/crushed stone aggregate to be supplied by the contractor/agency shall confirm with standard specification as provided in the revised schedule of rates/book of specification in vogue at present and shall also confirm with the clause mentioned in the M.O.S.T specification.
- xv) The watch and ward of all Material/Machinery shall be the responsibility of Contractor/ Agency.
- xvi) No extra lead, lift or carriage if involved shall be paid other than what has been advertised in the rate list even if, it is involved at the site of work. The intending contractors/ agencies are advised to inspect the site of work and keep in view the actual conditions prevailing at site before tendering for the work.
- xvii) Nothing extra shall be paid on account of loading/unloading of material at site of work for civil work for which deposit shall be released six months after the successful completion of comprehensive and maintenance period.
- xviii) Deposit to contractor shall be released after 12 months of the date of the completion on the report of the board of officers on the settlement of penalty case etc. Any repairs if required to be got executed for defective work shall be done by the contractor at his cost during defective liability period i.e. 18 months.
- xix) The above work shall have to be completed by the contractor within stipulated time period mentioned above and in case of his failure penalty to the extent of 10% of the total value to the work shall be imposed upon him at the discretion of the next higher allotting authority.
- xx) For any dispute between the contractor and department the jurisdiction of H.P. Court will be applicable.
- xxi) PWD account code shall be applicable for making payments to the contractor/firm that provides for withholding 10% of amount of bills as contractor deposit.