DEVELOPMENT BUREAU LIBRARY OF STANDARD NOTES TO TENDERERS

Important Notes:

- This set of Notes to Tenderers ("NTT") is applicable to contracts using NEC ECC HK Edition (July 2023).
- (2) Project office should refer to the latest technical circulars/memos on DEVB's website and Works Group Intranet Portal during their preparation of tender documents.
- (3) Project office should use the library with caution and, if any anomalies are found, notify their departmental contract advisors for clarification and, if necessary, seek further clarification with the DEVB subject officer [AS(WP4)8, telephone no. 3509 7308].
- (4) Double check the correct references are inserted in the relevant spaces.

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NTT A11 Formula Approach	<u>1522.114</u> .20232024	[optional clause]
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NTT A13 Evaluation method for use in tenders which EMSTF may be a potential bidder	15.11.2023	[optional clause]
NTT A14 Assessment of EMSTF offer	15.11.2023	[optional clause]
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NTT C22 Provision of temporary electricity and water supply to Working Areas/Site	15.11.2023	
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[*Remarks*: Please be reminded to check the cross-reference with other parts of the tender and contract documents are correct.]

Clause	Remarks/Guidelines
NTT A1 Location of tender box	
*[The tender box (Government Secretariat Tender Box) is located at the Lobby of the Public Entrance on the Ground Floor, East Wing, Central Government Offices, 2 Tim Mei Avenue, Tamar, Hong Kong.] ¹	* Delete as appropriate. ¹ For tenders to be opened by the tender opening teams of the Central Tender Board. Any interim arrangement is subject to review and update by FSTB periodically. Project officers are required to check the latest arrangement.
*[The tender box (Public Works Tender Box) is located in Room 503 on the 5 th Floor, Low Block, Queensway Government Offices, 66 Queensway, Hong Kong.] ²	² For tenders to be opened by the tender opening teams of the Public Works Tender Board

Clause	Remarks/Guidelines
NTT A2 Procedures for opening tenders	
Tenders will be opened by the tender opening team of the [<i>insert name of tender board</i>] at 12 noon on the date set for the close of tender or, if this has been extended, the extended date at [<i>insert location of</i> <i>tender box</i>].	

Clause	Remarks/Guidelines
NTT A3 Pre-tender meeting [optional clause]	
(1) The date, time and venue of the pre-tender meeting are as follows:	WBTC No. 4/92
Date:	
Time:	
Venue:	
(2) The tenderer shall make its own arrangement of the transportation for attending the pre-tender meeting.	
(3) The tenderer is required to complete the Reply Slip at Appendix [<i>insert reference</i>] to the Notes to Tenderers to confirm if it will attend the pre-tender meeting and nominate its representatives (not more than [<i>insert number</i>] persons) who will attend the pre-tender meeting. The completed Reply Slip is required to be submitted to the <i>Project Manager</i> designate by fax and post at the fax number and address stated in the Reply Slip by 5:00 p.m. on [<i>insert date</i>].	

Clause	Remarks/Guidelines
NTT A4 Clarifications from * <i>Project Manager</i> / S	Supervisor designate
Should the tenderer for any reason whatsoever be in doubt about the precise meaning of any item or figure contained in the documents it shall seek clarification from the [* <i>Project Manager/ Supervisor</i>] designate [<i>Insert post title of Government officer / company name and contact details as appropriate.</i>]	Advice directing tenderers to submit any queries about the particulars of the tender documents to the [* <i>Project Manager/</i> <i>Supervisor</i>] designate preparing the tender documents (the contact telephone and fax numbers for enquiries should be included). * Delete as appropriate.

Clause	Remarks/Guidelines
NTT A5 Check list for tenders deposited in the to	ender box
(1) Before the tender is sealed and delivered to the *Government Secretariat Tender Box / *Public	* Delete as appropriate.
Works Tender Box, please check the following:	# Update the figure as appropriate.
(a) The tender has been properly signed and the signature witnessed.	Please refer to Appendix 5.8 of Chapter 5 of the Project Administration Handbook).
(b) All the documents issued with or requested in the tender such as acknowledgements of receipt of corrigenda or addenda, are properly completed and attached to the tender.	
(c) Copies of the Form of Tender, Contract Data Part	
two, and priced * <i>bill of quantities / *activity schedule</i> are attached to *the tender / *Tender Price	
are attached to *the tender / *Tender Price Documents. The *Central Tender Board / *Public	
Works Tender Board will make copies of the Form of	
Tender, Contract Data Part two, and priced *bill of	
quantities / *activity schedule on behalf of tenderers	
who have failed to submit copies of such documents	
and a charge of *[#\$12] /*[#\$16.2] or such amount as	
advised by the *Secretary for Financial Services and	
the Treasury / *Chairman of the Public Works Tender Board periodically will be levied for each page so	
copied.	
(d) The envelope or cover holding the tender does not	
bear the name of the tenderer but the tender reference	
or contract number and the closing date should be	
shown on the cover.	
(2) The tenderer should also note the following:	
(a) Unless otherwise indicated, plans and drawings issued with the tender documents shall not be returned and deposited in the *Government	
Secretariat Tender Box / *Public Works Tender Box,	

 such drawings are to be returned to the issuing office after submission of the tender. (b) Samples, if called for, should be submitted separately to the issuing office inviting the tenders with the tender reference or contract number indicated clearly on the cover, and should not be deposited in the *Covernment Secretariat Tender Box / *Public Works Tender Box. (c) The tender that is bulky should be wrapped properly with strong paper which is unlikely to break when the tender is being deposited in the Tender Box. (c) The tender that a size exceeding 0.1m² and a thickness of more than 30cm should be separated into smaller parcels, each parcel to be properly labelled. (d) For tender submission in electronic format, the tender opening team will make copies of the required documents on behalf of the tenderer who has failed to submit the required duplicate in electronic format. The tenderer may be asked to bear the cost of making the duplicate at a charge of [#\$53] per electronic file and a material charge of [#\$51] per CD-ROM and [#\$1.0] per CD-ROM and [#\$1.4] per 4.7GB DVD+/-R, or such amount as advised by the *Secretary for Financial Services and the Treasury /*Chairman of the Public Works Tender Board periodically will be levied for each duplicate so made. (3) Please allow adequate time for the tender to be delivered to the *Government Secretariat Tender Box / *Public Works Tender Box / *Public Works Tender Box is closed on the tender closing date, which will be a Friday, as soon as the 12:00 noon time signal is broadcast by a local radio channel and the staff of the 	Clause	Remarks/Guidelines
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be delivered to the *Government Secretariat Tender Box / *Public Works Tender Box. The Tender Box is closed on the tender closing date, which will be a Friday, as soon as the 12:00 noon time signal is	(3) Please allow adequate time for the tender to	
Box / *Public Works Tender Box. The Tender Box is closed on the tender closing date, which will be a Friday, as soon as the 12:00 noon time signal is		
closed on the tender closing date, which will be a Friday, as soon as the 12:00 noon time signal is		
Friday, as soon as the 12:00 noon time signal is		
*Central Tender Board / *Public Works Tender Board		
are under strict instruction not to accept the tender		

Clause	Remarks/Guidelines
that is delivered after the closing time. However, if	
tropical cyclone signal No. 8 or above is hoisted, or a	
black rainstorm warning signal or "extreme	
conditions after super typhoons" announced by the	
Government is/are in force at any time between 9	
a.m. and 12 noon on the tender closing date, the	
tender closing time will be extended to 12 noon on	
the first working day after the tropical cyclone signal	
No. 8 is lowered, or the black rainstorm warning	
signal or the "extreme conditions after super	
typhoons" announced by the Government has/have	
ceased to be in force. In case of blockage of the	
public access to the location of the *Government	
Secretariat Tender Box / *Public Works Tender Box	
at any time between 9 a.m. and 12 noon on the tender	
closing date, the Government will announce	
extension of the tender closing date and time to a date	
and time to be specified in a further notice.	
Following removal of the blockage, the Government	
will announce the extended tender closing time as	
soon as practicable. The announcements concerning	
"extreme conditions after super typhoons" and	
blockage will be made via press releases on the	
website of Information Services Department	
(http://www.info.gov.hk/gia/general/today.htm). In	
order to ensure that the tender is deposited in the	
Tender Box well before the closing time, the tenderer	
should as far as possible arrange for the tender to be	
deposited before the closing date.	
(4) The tenderer may rest assured that no person	
is allowed access to the tender that has been	
deposited in the *Government Secretariat Tender Box	
/ *Public Works Tender Box until after the closing	
time when they will be removed by authorized	
personnel.	
/ *Public Works Tender Box until after the closing time when they will be removed by authorized	

Clause	Remarks/Guidelines
NTT A6 Electronic submission	
 Tenderers may submit tenders in traditional hard copy format or partly in electronic format in accordance with Clause GCT 4 of the General Conditions of Tender. All tenders, whether in hard copy format or partly in electronic format, will be evaluated on an equal basis. When submitting tenders in electronic format, tenderers are reminded to digitally sign their tenders in electronic format, which shall comply with the requirements set out in Appendix [#]^{&} to General Conditions of Tender. 	Advice to tenderers about electronic submission of tender returns in removable media. Note: # Please insert appropriate reference. & The requirements have been set out in Appendix 4 of ETWB TCW No. 11/2005.

Clause	Remarks/Guidelines
NTT A7 Changes in status of qualifications	
The tenderer should inform the Government in its tender submission of any factor which might affect its status of qualifications. The Government reserves the right to review the tenderer's qualified status in the light of any new information relevant to its qualifications.	Advice to tenderers to inform the Government of any factor which might affect the tenderer's qualified status (See SPR 330).

Clause	Remarks/Guidelines	
NTT A8 Regulating actions on inappropriate conducts		
Where the tenderer (i) is involved in any of the inappropriate conducts as described in paragraph [5.13.1 [#]] of the Contractor Management Handbook and which gives rise to reasonable suspicions as to its capability or integrity or (ii) fails or refuses to implement an accepted tender, regulating action may be taken against the tenderer in accordance with the terms of the Contractor Management Handbook .	DEVB memo ref. DEVB(W) 546/70/02 dated 10.2.2021 Advice to tenderers about regulating actions for withdrawal of tenders within the tender validity period, or failure or refusal to implement an accepted tender. # Check and update the paragraph number with reference to the prevailing version of the Contractor Management Handbook.	

Clause	Remarks/Guidelines
NTT A9 Regulating action (serious incident or offences)	conviction for site safety or environmental
Tenderers' attention is drawn to Clause [SCT 12] [#] of the Special Conditions of Tender requiring a statement of "no conviction" or a statement of all convictions under the Factories and Industrial Undertakings Ordinance (Cap. 59), the Occupational Safety and Health Ordinance (Cap. 509), the Shipping and Port Control Ordinance (Cap. 313), the Merchant Shipping (Local Vessels) Ordinance (Cap. 548), the Air Pollution Control Ordinance (Cap. 311), the Noise Control Ordinance (Cap. 400), the Waste Disposal Ordinance (Cap. 354), the Water Pollution Control Ordinance (Cap. 358), the Dumping at Sea Ordinance (Cap. 466), the Ozone Layer Protection Ordinance (Cap. 403), the Land (Miscellaneous Provisions) Ordinance (Cap. 28), the Environmental Impact Assessment Ordinance (Cap. 499), and the Hazardous Chemicals Control Ordinance (Cap. 595). The statement needed takes no special form.	This clause is only applicable if Marking Scheme Approach is used. Please refer to DEVB TCW No. 3 <u>5</u> /2009 <u>23</u> . # Modify as appropriate.

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Clause	Remarks/Guidelines
NTT A10 Anti-collusion	
Tenderers' attention is drawn to the anti-collusion provisions in Clause GCT 26 of the General Conditions of Tender.	Please refer to DEVB memo ref. (02B6J-01-6) in DEVB(W) 510/10/01 dated 24.3.2011.

Clause	Remarks/Guidelines
NTT A11 Formula Approach [optional clause]	
 NTT A11 Formula Approach [optional clause] (1) Tenders will be evaluated in accordance with the formula approach at Appendix [insert reference][#] to the Notes to Tenderers. Tenderers should note DEVB TC(W) No. 4/2014 and 4/2014A which set out the use of the Formula Approach for tender evaluation. Tenderers shall note that the Government is not bound to accept the tender with the highest overall score or any tender and may cancel the tender exercise on public interest ground. In considering the acceptance of a tender, the Government will take account of all relevant circumstances including the following :- (i) The overall score; (ii) The effect of incident of payments by discounting future payments to obtain the present values and use the present values to substitute the forecast total of the Prices in determining the ranking of the tenders, if the forecast total of the Prices in determining the contract. For the avoidance of doubt, matters such as bankruptcy, false declaration, lack of integrity, acts of dishonesty, the latest available information and reports relating to serious site safety or environmental incidents may be taken into account in determining whether a tenderer is fully capable of undertaking the contract 	To be used for tender evaluation using Formula Approach. Please refer to DEVB TCW No. 4/2014 and 4/2014A. See also SDEV memos ref. DEVB(W) 546/84/01 dated 9.7.2021, and—DEVB(W) 510/30/01 dated 31.8.2022, DEVB(W) 546/84/01 dated 18.8.2023 and DEVB(W) 546/84/01 dated 10.11.2023. *** for use in tenders which EMSTF is eligible to bid # Insert as appropriate Net present value analysis is NOT applicable for NEC target contracts. Please replace sub-clause (1)(ii) as "not used" for NEC target contracts.

Clause	Remarks/Guidelines
 [**. For tenders submitted by EMSTF, the letters of "non-compliance" issued by the relevant regulatory authorities shall also be treated as conviction records]; (v) The effect of erratic pricing determined in accordance with Clause GCT 14 of the General Conditions of Tender; and (vi) The interest of national security. [Set out the details of the Stage I Screening and all the minimum requirements where applicable and the consequences of failing Stage I Screening.] 	
Appendix [X] The Formula Approach to Tender Evaluation	
(1) The Formula Approach <u>for_to_</u> tender evaluation <u>will</u> takes into account the forecast total of the Prices and the tenderer's past performance under public works contracts. With respect to each conforming tender, a combined price and performance (overall) score will be worked out in accordance with the formula below. Normally, the tender with the highest overall score should be recommended for acceptance, subject to the usual requirement that the procuring department is satisfied that the recommended tenderer is fully capable (including technically, commercially and financially) of undertaking the contract, and that the recommended tender is the most advantageous to the Government in accordance with the tender provisions.	
the lowest forecast total of the Prices	

	Clause	Remarks/Guidelines
	among those conforming tenders	
60 x	the forecast total of the Prices of the tenderer	
+ 40 x	the tenderer's performance score	
	the highest performance score among those conforming tenders	
	al of the Prices is subject to correction rules d in Clause [<i>insert reference</i>] of the General of Tender.	
Conformin	g Tender	
	For the purpose of calculation using the bove, a conforming tender means a tender	* Delete as appropriate.
(a) conform documentat	is to the essential requirements of the tender ion; *and	
(b) is submitted by a tenderer which complies with the conditions of participation*. / *; and		
*(c) has pas	ssed the Stage I Screening where applicable.	
A conforming tender with abnormally low or high tendered total of the Prices or which is considered unsuitable for recommendation for the award of the contract (such as financially, commercially or technically incompetent) remains to be a conforming tender.		
Performan	ce Score	
	The "performance score" in the above vill be worked out in accordance with the	

	Clause	Remarks/Guidelines
formulae below.		
For cases where "training rating" is not applicable	Performance score = "performance rating" + "safety rating" <u>+</u> <u>merit/demerit point for safety</u>	
For cases where "training rating" is applicable	Performance score = "performance rating" + "safety rating" + "training rating" + merit/demerit point for safety	
mark of the "performand <u>111</u> 110 (i.e. 100 for "performand" "safety rating" and 1 for	ng rating" is applicable, the full ce score" will be increased from erformance rating" and10 for <u>r merit/demerit point for safety</u>) with an addition of 1 or 2 mark	
performance rating hel Performance Index Syst set for the return of tend	mance rating" means the d in the DEVB's Contractors' tem (CMIS) on the original date lers or, if this has been extended, maximum rating in the CMIS is	
(6) If a tenderer has been enlisted by way of substitution, the performance rating of this tenderer as recorded in the CMIS will take into account the past performance of the previous contractor.		
(7) If a tenderer does not have a rating on the particular date, it shall be assigned an average performance rating based on the performance ratings of		

	Clause	Remarks/Guidelines
tender. In does not / performan concerned	tenderers who have submitted a conforming n cases where the only conforming tenderer all the conforming tenderers do not have any ce rating on the particular date, the tenderer(s) will be given a performance rating of 50% of num rating.	
Joint vent	ure	
· · ·	The "performance rating" of a joint venture nall be evaluated as the higher of either –	
of ver	weighted average of the performance ratings the participants or shareholders in the joint nture in accordance with their percentage ticipation; or	
par ver ma	performance rating attained by the lead ticipant or major shareholder in the joint nture provided that the lead participant or jor shareholder has a percentage participation at least 70%; and that-	
(I)	all the other participants or shareholders are in the same Category as the lead participant or major shareholder and on the confirmed or probationary status of the same Group as the lead participant or major shareholder (where the lead participant or major shareholder is a confirmed contractor); or	
(II)	all the other participants or shareholders are in the same Category as the lead participant or major shareholder and on probationary status of the same Group or on confirmed status of a Group lower than that of lead participant or major shareholder (where the lead participant or major shareholder is a probationary	

Clause	Remarks/Guidelines
contractor).	
Where contractors not on the List of Approved	
Contractors for Public Works or contractors of more than	
one Category are invited to tender, only the method in (i)	
above is applicable in evaluation of performance rating	
of a joint venture tenderer.	
(9) For the purpose of evaluation using the method	
in paragraph 8(i) above, if a where there is/are	
participant(s)//shareholder(s) in a joint venture who	
has /have no performance rating- <u>, it will not be given any</u>	
performance rating and there is only one	
participant/shareholder in this joint venture who has a	
performance rating, the performance rating of this joint	
venture tenderer its percentage participation shall be	
taken as excluded from the calculation of the	
performance rating of the joint venture tenderer under	
paragraph 8(i). For example, if joint venture tenderer	
A is composed of 3 participants X, Y and Z with 30%,	
30% and 40% shares respectively. If participant X has	
a performance rating of 60, participant/shareholder who	
\underline{Y} has a performance rating. Where there is/are of 50	
and participant(s)/shareholder(s) in a joint venture who	
\underline{Z} has/have no performance rating-and there are more	
than one participants/shareholders in this joint venture	
who have performance ratings, the performance rating	
of this joint venture tenderer shall befor the weighted	
average of the performance ratings of the	
participants/shareholders who have performance ratings	
in accordance with their percentage participation. joint	
venture tenderer A shall be $(60 \times 0.3 + 50 \times 0.3)/(0.3 +$	
0.3) = 55. If none of the participants/shareholders in	
this joint venture has any performance rating, the	
performance rating of this joint venture tenderer shall be	
calculated in accordance with paragraph 7 above by	
considering this joint venture tenderer being a tenderer	

Clause	Remarks/Guidelines
as described in that paragraph.	
(B) Safety rating	
Calculation of safety rating	
(10) The "safety rating" is worked out from the past accident rates under public works contracts as per the accident and records of man-hours worked kept in DEVB's PWP Construction Site Safety & Environmental Statistics (PCSES) for three 12-month periods fixed by reference to the original date set for the close of tender or, if this has been extended, the extended date, according to paragraphs 11 to 16 below.	
(11) The three 12-month periods shall end on the last day of the calendar month immediately preceding the dates being 2 months (1st 12-month period), 14 months (2nd 12-month period) and 26 months (3rd 12-month period) respectively counting back from but excluding the original date set for the close of tender or, if this has been extended, the extended date. A table showing the three 12-month periods and measuring dates for tender closing dates is given below for ilustration purpose. Extert et the tert extent et the tent et ten	
(12) The following formula shall be used for	
calculating the accident rates for the concerned 12- month periods: -	
monui perious	

	Claus		Rema	rks/Guideli	ies		
·	o. of non-fata reportable cidents ^{Note 1} i the period)	(N) + aco in	o. of fatal cidents in e period)				
То	tal no. of mai period/100	n-hours wor),000 man-h		_			
three days and al (13) For "safet		nts. maximum t	otal is 10 fo				
the total of the three and third 12-month 3 and 2 respective worked out by refe the sum of the three	e 12-month p periods have ely. Each ter rence to the t	eriods. The e a maximum nderer's safe table below	first, second n rating of 5 ety rating is and shall be	1 , s			
the total of the three and third 12-month 3 and 2 respective worked out by refer the sum of the three 12-month periods.	e 12-month p periods have ely. Each ter rence to the t	eriods. The e a maximum nderer's safe table below rresponding	first, second n rating of 5 ety rating is and shall be	1 , s			
the total of the three and third 12-month 3 and 2 respective worked out by refe the sum of the three 12-month periods. Tenderer's	e 12-month p periods have ely. Each ter rence to the rence ratings con	eriods. The e a maximum nderer's safe table below rresponding Rating	first, second n rating of 5 ety rating is and shall be to the three	1 , s			
the total of the three and third 12-month and 2 respective worked out by refer the sum of the three 12-month periods.	e 12-month p periods have ely. Each ter rence to the t	eriods. The e a maximum nderer's safe table below rresponding	first, second n rating of 5 ety rating is and shall be	1 , s			
he total of the three and third 12-month 3 and 2 respective worked out by refe he sum of the three 2-month periods. Tenderer's	12-month p periods have ely. Each ten rence to the re ratings con	eriods. The e a maximum iderer's safe table below rresponding Rating 2 nd	first, second n rating of 5 ety rating is and shall be to the three 3 rd	1 , s			
he total of the three and third 12-month 3 and 2 respective worked out by refer he sum of the three 2-month periods. Tenderer's Accident Rate [@] $accident rate \leq 25\%$	12-month p periods have ely. Each ter erence to the p ceratings con 1 st 12-month 5	eriods. The e a maximum aderer's safe table below rresponding Rating 2 nd 12-month	first, second n rating of 5 ety rating is and shall be to the three 3 rd 12-month	1 , s			
he total of the three and third 12-month and 2 respective vorked out by refer he sum of the three 2-month periods. Tenderer's Accident Rate [®] accident rate $\leq 25\%$ of the limit # 25% of the limit $\leq 50\%$	e 12-month p periods have ely. Each ter prence to the rence to the tee ratings con 1 st 12-month 5 3.75	eriods. The e a maximum aderer's safe table below rresponding Rating 2 nd 12-month 3	first, second n rating of 5 ety rating is and shall be to the three 3 rd 12-month 2	1 , s			
he total of the three and third 12-month 3 and 2 respective worked out by refer he sum of the three 2-month periods. Tenderer's Accident Rate ^(@) accident rate $\leq 25\%$ of the limit # 25% of the limit $<$ accident rate $\leq 50\%$ of the limit 50% of the limit $<$ accident rate $\leq 75\%$	12-month p a periods have ely. Each ter arence to the ter arence to the ter 1st 12-month 5 3.75 2.5	eriods. The e a maximum derer's safe table below rresponding Rating 2 nd 12-month 3 2.25	first, second n rating of 5 ety rating is and shall be to the three 3 rd 12-month 2 1.5	1 , s			

Clause	Remarks/Guidelines
 <i>a</i> The unit of accident rate is number of accident per 100,000 man-hours worked. 	
# The limit of accident rate currently set by DEVB is 0.6.	
(14) If a tenderer does not have an accident rate for	
a particular 12-month period (on the ground of no man-	
hour worked for that period), the accident rate to be used	
for that period shall be the average of accident rates for	
the other two periods. If a tenderer has an accident rate	
for one of the three 12-month periods only, that accident	
rate shall be used for calculating the safety rating for the	
other two 12-month periods.	
(15) For a tenderer without any accident rate for the	
past three 12-month periods, its safety rating shall be the	
average safety rating attained by the other tenderers with	
a safety rating who have submitted a conforming tender.	
(16) In cases where the only conforming tenderer	
does not/all the conforming tenderers do not have any	
accident rate for the past three 12-month periods, the	
tenderer(s) concerned will be given a safety rating of	
50% of the maximum rating.	
Joint venture	
(17) The safety rating of a joint venture tenderer	
shall be the weighted average (in accordance with their	
percentage participation) of the safety ratings of the	
individual participants or shareholders which shall each	
be calculated in accordance with paragraphs 11 to 14	
above.	

Clause	Remarks/Guidelines
(18) Where there is/are participant(s)/	
shareholder(s) in a joint venture without any accident	
rate for the past three 12-month periods and there is only	
one participant/shareholder in this joint venture with	
accident rate(s) for the past three 12-month periods, the	
safety rating of this joint venture tenderer shall be the	
safety rating attained by the participant/shareholder in	
this joint venture with accident rate(s) for the past three	
12-month periods. Where there is/are participant(s) /	
shareholder(s) in a joint venture without any accident	
rate for the past three 12-month periods and there are	
more than one participants/shareholders in this joint	
venture with accident rate(s) for the past three 12-month	
periods, the safety rating of this joint venture tenderer	
shall be the weighted average of the safety rating of the	
participants/shareholders in this joint venture with	
accident rate(s) for the past three 12 month periods in	
accordance with their percentage participation. If a	
participant/shareholder in a joint venture does not have	
an accident rate for the past three 12-month periods, it	
will not be given any safety rating and its percentage	
participation shall be excluded from the calculation of	
the safety rating of the joint venture tenderer under	
paragraph 17.	
(19) If none of the participants/shareholders of <u>in</u> a	
joint venture has any accident rate for the past three 12-	
month periods, the safety rating of this joint venture	
tenderer shall be calculated in accordance with	
paragraphs 15 - 16 above by considering this joint	
venture tenderer being a tenderer as described in those	
paragraphs.	

Clause	Remarks/Guidelines
(20) In calculating the accident rates of each participant/shareholder of a past/existing joint venture contract, the accident rates of the whole joint venture contract shall be used and attributed to the participant/shareholder irrespective of its share of the work in the past/existing joint venture contract.	
Accident rates for tenders with or without involvement of Contractors of the Buildings Category (21) For tenders invited from contractors of the Buildings category, the accident rates for completed and on-going contracts in the Buildings category only will be used in the calculation of the accident rates, hence the safety ratings for the assessment of tenders. For tenders invited from contractors from any category/categories other than the Buildings category, the accident rates for completed and on-going contracts in non-Buildings categories (i.e. all other categories) will be used. For tenders invited from contractors in more than one category including the Buildings category, the accident rates for all completed and on-going contracts in all categories will be used.	For open tendering, departments should decide whether the accidents rates for all completed and on-going contracts in Buildings category, non-Buildings categories or all categories will be used.
(C) Training rating**	
(22) The full mark for training rating shall be [X] ^{##} . (23) The "training rating" of a tenderer is worked out based on its past records of training workers to skilled/semi-skilled levels in public works contracts via joining the collaborative training schemes (including Contractor Collaborative Training Scheme (CCTS), Intermediate Tradesman Collaborative Training Scheme (ITCTS) (formerly called Construction Tradesman Collaborative Training Scheme (ACMTS) and Construction Industry Council Approved Technical	** The "training rating" shall be incorporated in the Formula Approach as well as the Standard Marking Scheme for evaluating tenders invited from Group C contractors. In the case of open tendering, or where tenders are invited from contractors other than Group C contractors enlisted in any category of the List of Approved Contractors for Public Works, the

Clause	Remarks/Guidelines
Talents Training Programme (CICATP) administered by the Construction Industry Council (CIC) in the stated period, and its manpower deployment in public works contracts in the same period.	"training rating" shall also be incorporated in the Formula Approach and the Standard Marking Scheme for evaluating tenders if the department has assessed that not less than 80% of potential tenderers would be Group C contractors enlisted in any category of the List of Approved Contractors for Public Works so that the past performance assessment criterion in connection with the provision of on-the-job training to workers could be meaningfully adopted and put to use.
(24) The "training rating" shall be calculated using the below formula – Training rating (Max = full mark mark) = full x Training score in the stated (Max = full mark to the stated mark) = full to the stated period (20)	[X]##, i.e. the full mark, shall be determined as follows:- Estimated Forecast Total of the Prices >\$1 billion
(25) For a tenderer who (i) does not have any total "man-year" worked in the stated period; or (ii) has total "man-year" worked below 20 and a training score of "0" in the stated period; or (iii) is not a Group C contractor ^{Note 2} in the stated period, its training rating shall be the average training rating attained by other tenderers with a training rating who have submitted a conforming tender. ^{Note 2} In the context of training rating, a Group C contractor means a Group C contractor enlisted in any category of the List of Approved Contractors for Public Works.	≤ \$1 billion 2

Clause	Remarks/Guidelines
(26) In cases where the only conforming tenderer/each of all the conforming tenderers (i) does not have any total "man-year" worked in the stated period; or (ii) has total "man-year" worked below 20 and a training score of "0" in the stated period; or (iii) is not a Group C contractor in the stated period, the tenderer(s) concerned will be given a training rating of 50% of the full mark.	
Training score	
(27) The training score of a tenderer should be worked out using the number of workers trained as detailed below –	
 (i) 1 training score for each of his CCTS or ITCTS trainees in public works contracts who: (a) is registered as the registered semi-skilled worker of the trained trade under the Construction Workers Registration Ordinance (Cap. 583) (CWRO); or (b) has passed the end-of-training assessment under CCTS or ITCTS if such trade has no corresponding trade division under CWRO, or if CWRO does not allow registration of registered semi-skilled worker for the corresponding trade division, during the stated period; 	
 (ii) 2 training scores for each of his ACMTS or CICATP trainees in public works contracts who has passed CIC's mid-term assessment of ACMTS or CICATP for the trained trade during the stated period; 	
 (iii) 2 training scores for each of his ACMTS or CICATP trainees in public works contracts who is registered as the registered skilled worker of the trained trade under CWRO during the stated period; and 	

Clause	Remarks/Guidelines
(iv) 0 training score if none of the above applies.	
(28) To cope with the characteristics of the construction industry that most of the skilled workers are employed by sub-contractors, CCTS, ITCTS, ACMTS or CICATP trainees employed and trained by sub-contractors in a public works contract will be counted as the trainees under the main contractor for the purpose of calculating the training rating. A trainee will be counted as receiving training under a public works contract so long as such contract is stated, in the trainee's application form for joining the collaborative training schemes, as the public works contract under which the trainee will mainly receive training. Such information will be duly reflected in CIC's Collaborative Training Schemes Statistics System (CTSSS).	
(29) The tenderers' training records under CCTS, ITCTS, ACMTS and CICATP to be used for calculating "training rating" are kept in CIC's CTSSS accessible via CIC's website at <u>http://www.cic.hk/ctsss</u> . The training score of a tenderer should be worked out based on paragraph 27 above, using the number of workers trained by the tenderer as recorded in the CTSSS.	
<i>Total "man-year" worked</i> (30) The total "man-year" worked of a tenderer shall be equal to the total "man-day" worked for all public works contracts of the tenderer in the stated period kept in the PCSES, divided by 295 work days per year.	
<i>Stated period</i> (31) The stated period shall be 36 months ending on the last day of the calendar month immediately	

		Clause		Remarks/Guidelines
t excludi	-	l date set fo	s counting back from or the close of tender, rended date.	
any cates e stated per art on the llowing comes a c low for il	gory immedia eriod, the state first date of the the earliest Group C cont lustration pur Statec	ately preced ed period for he calendar date on tractor. An	erer A	
Aug 15 0 2018 20 3) Th	18 2018	example	^{31 Jul} ^{15 Oct} 2021 ²⁰²¹ es are provided to	
2018 20 3) Th	18 2018	· ·	2021 2021 es are provided to	
2018 20 3) Th	18 2018 ne following	· ·	2021 2021 es are provided to	
2018 20 3) Th	18 2018 ne following e calculation	of training	2021 2021 es are provided to rating.	
2018 20 3) Th	18 2018 the following the calculation of (A) Total "man-year" worked in the stated	(B) Training score in	2021 2021 es are provided to rating. (C) Training rating (see Note 2) = Full Mark (FM) x (B)	
$\frac{2018}{3} \qquad \frac{20}{18}$ $\frac{1}{20}$ $\frac{1}{20}$ $\frac{1}{20}$	18 2018 ne following e calculation ((A) Total "man-year" worked in the stated period 40 40	(B) Training score in the stated period 1 2	2021 2021 es are provided to rating. $(C) \qquad \qquad$	
$\frac{2018}{3} \qquad \frac{20}{18}$	18 2018 the following the calculation of (A) Total "man-year" worked in the stated period 40	(B) (B) Training score in the stated period	2021 2021 es are provided to rating. $(C) \qquad (C) \qquad (B) \qquad (B) \qquad (A)/20 \qquad (B) \qquad (A)/20 \qquad (C) \qquad (C)$	
2018 20 3) Thustrate the Example 1 Example 2 Example 3	18 2018 ne following e calculation ((A) Total "man-year" worked in the stated period 40 40	(B) Training score in the stated period 1 2	2021 2021 Training rating (see Note 2) = Full Mark (FM) x (B) = FM x 1/(40/20) = FM x 11/(45/20) = average of other conforming	
2018 20 3) Thustrate the Example 1 Example 2 Example 3 (see Note 1)	18 2018 ne following e calculation ((A) Total "man-year" worked in the stated period 40 40 453	(B) Training score in the stated period 1 2 11	2021 2021 Training rating (see Note 2) = Full Mark (FM) x $\frac{(B)}{(A)/20}$ = FM x 11/(40/20) = FM x 11/(453/20)	
2018 20 3) Thustrate the Example 1 Example 2 Example 3 (see Note 1) Example 4	18 2018 ne following te calculation ((A) Total "man-year" worked in the stated period 40 40 40 453 0 15	(B) Training score in the stated period 1 2 11 N/A	2021 2021 Training rating (see Note 2) = Full Mark (FM) x (B) = FM x 1/(40/20) = FM x 11/(45/20) = average of other conforming	

	Clause	Remarks/Guidelines
34)	For joint venture tenderers -	
(i)	A "specified participant/shareholder" in a joint	
	venture means a participant/shareholder who -	
	(a) does not have any total "man-year"	
	worked in the stated period;	
	(b) has total "man-year" worked below 20 and	
	a training score of "0" in the stated period;	
	or	
	(c) is not a Group C contractor in the stated	
	period.	
(ii)	1	
	<u>Subject to paragraphs (iii), (iv)</u> and (viv) below,	
	the training rating <u>of a joint venture tenderer</u>	
	shall be the weighted average (in accordance	
	with their percentage participation) of the	
	training ratings of the individualits participants	
	or shareholders which shall each be calculated	
	in accordance with paragraphs 23 to 33	
~ • • •	(excluding 25 & 26) above.	
(iii)		
	participant(s)/shareholder(s) in a joint venture	
	is, and there is only one participant/shareholder	
	of this joint venture not being a specified	
	participant/shareholder, the training rating of this joint venture shall be the training rating	
	attained by the participant/shareholder of this	
	joint venture not being a specified	
	participant/shareholder-, it will not be given any	
	training rating and its	
Gw	(iii) Where there is/are specified	
(IV)	participant(s)/shareholder(s) in a joint venture,	
	and there are more than one	
	participants/shareholders of this joint venture	
	not being specified participants/shareholders,	
	the training rating of this joint venture shall be	

the weighted average of the training ratings of those participants/shareholders not being specified participants/shareholders in accordance with their percentage participation shall be excluded from the calculation of the training rating of the joint venture tenderer under paragraph (ii) above.v)(iv)If all the participants/shareholders of ina joint venture are specified participants/shareholders, the training rating of this joint venture tenderer being a tenderer as described in those paragraphs. The following table illustrates the calculation ne training rating for joint venture tenderer.Status of JV participant/ shareholder (see Note)Training rating of ABCDE joint ventureABCDNSNSNSWeighted average of all participants / shareholders	areholders not being nts/shareholders in percentage participation n n. the calculation of the joint venture tenderer jove. icipants/shareholders of icipants/shareholders of iture are specified ers, the training rating of er shall be calculated in graphs 2526 above by /enture tenderer being a n hose paragraphs. hustrates the calculation ustrates the calculation enture tenderer. Training rating of ABCDE joint venture joint venture Weighted average of all participants / shareholders and C
specified participants/shareholders in accordance with their percentage participation shall be excluded from the calculation of the training rating of the joint venture tenderer under paragraph (ii) above. (iv) If all the participants/shareholders of in_a joint venture are specified participants/shareholders, the training rating of this joint venture tender shall be calculated in accordance with paragraphs 25–26 above by considering this joint venture tenderer being a tenderer as described in those paragraphs. The following table illustrates the calculation the training rating for joint venture tenderer. Status of JV participant/ <u>A B C D E</u> <u>Weighted average of all</u>	Ints/shareholders in percentage participation in in the calculation of the joint venture tenderer joint venture tenderer jove. icipants/shareholders of iture are specified ers, the training rating of er shall be calculated in graphs 25–-26 above by venture tenderer being a in those paragraphs. hustrates the calculation hustrates the calculation enture tenderer. Training rating of ABCDE joint venture joint venture Weighted average of all participants / shareholders and C
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Shall be excluded from the calculation of the training rating of the joint venture tenderer under paragraph (ii) above.(iv)If all the participants/shareholders of in _a joint venture are specified participants/shareholders, the training rating of this joint venture tender shall be calculated in accordance with paragraphs 2526 above by considering this joint venture tenderer being a tenderer as described in those paragraphs.The following table illustrates the calculation ne training rating for joint venture tenderer.Status of JV participant/ Joint venture tenderer.Training rating of ABCDE Joint ventureTraining rating of ABCDE Joint ventureTraining rating of ABCDE Joint venture	h the calculation of the joint venture tenderer ove. icipants/shareholders of ture are specified ers, the training rating of er shall be calculated in graphs 2526 above by venture tenderer being a in those paragraphs. Instrates the calculation enture tenderer. Craining rating of ABCDE joint venture Weighted average of all participants / shareholders aighted average of A, B and C
training rating of the joint venture tenderer under paragraph (ii) above.v)(iv)If all the participants/shareholders of ina joint venture are specified participants/shareholders, the training rating of this joint venture tender shall be calculated in accordance with paragraphs 2526 above by considering this joint venture tenderer being a tenderer as described in those paragraphs.The following table illustrates the calculation ne training rating for joint venture tenderer.Status of JV participant / shareholder (see Note)Training rating of ABCDE joint ventureNs Ns Ns Neighted average of all	joint venture tenderer ove. icipants/shareholders of ture are specified ers, the training rating of er shall be calculated in graphs 25—26 above by venture tenderer being a in those paragraphs. lustrates the calculation enture tenderer. Training rating of ABCDE joint venture Weighted average of all participants / shareholders ighted average of A, B and C
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$\frac{1 + C + 1}{C + 1}$ considering this joint venture tenderer being a tenderer as described in those paragraphs. The following table illustrates the calculation he training rating for joint venture tenderer. $\frac{1 + C + 1}{Status of JV participant / Status of JV participant / Status of JV participant / Status of JV participant / Training rating of ABCDE joint venture \frac{A + B + C + D + E}{Status S + Status S + Stat$	Venture tenderer being a In those paragraphs. Iustrates the calculation enture tenderer. Craining rating of ABCDE joint venture Weighted average of all participants / shareholders righted average of A, B and C
tenderer as described in those paragraphs. The following table illustrates the calculation ne training rating for joint venture tenderer. Status of JV participant / shareholder (see Note) Training rating of ABCDE joint venture A B C D NS NS NS Weighted average of all	h those paragraphs. lustrates the calculation enture tenderer.
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Status of JV participant / shareholder (see Note) Training rating of ABCDE joint venture A B C D E NS NS NS NS Weighted average of all	Enture tenderer. Fraining rating of ABCDE joint venture Weighted average of all participants / shareholders cighted average of A, B and C
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Iraning rating of ABCDE shareholder (see Note) Iraning rating of ABCDE A B C D NS NS NS NS Weighted average of all	joint venture Weighted average of all participants / shareholders eighted average of A, B and C
A B C D E NS NS NS NS Weighted average of all	Weighted average of all participants / shareholders eighted average of A, B and C
	participants / shareholders eighted average of A, B and C
NS NS S S Weighted average of A, B and C	Training rating of A
NS S S S Training rating of A Image: Constraint of the state of	
S S S S S S S S other conforming tenders with a training rating	er conforming tenderers with a
Note: S – A specified participant/shareholder	oldar
NS – Not a specified participant/shareholder	older

	Clau	ise		Remarks/Guidelines
37) Tł	ne "merit/demerit	point for sa	afety" is	
ependent	on (i) whether a t	enderer has or r	nay have	
aused or c	contributed (wheth	er by act or om	ission) to	
ny inciden	t involving loss of	life or incident	involving	
erious bod	ily injury Note 1 at a	a construction sit	te Note 2 in	
<u>long Kon</u>	<u>g (hereinafter co</u>	llectively referre	ed to as	
Serious II	ncident") during	the Relevant F	Period as	
lefined in	paragraph 39 belo	w; and (ii) whe	ther such	
enderer he	ld any on-going v	vorks contract d	uring the	
Relevant Pe	eriod.			
Note 1	'Serious bodily in	urv" shall hear	the same	
		-		
	assigned to it une (W) No. 5/2023 d			
ubsequent		aicu 20 July 202	<u>.5 OF ally</u>	
absequent	upuaio.			
Note 2 "	⁶ Construction sit	e" shall bear t	the same	
neaning as	defined in paragra	ph 10(a) of DEV	B TC(W)	
No. 5/2023	3 dated 28 July	2023 or any su	<u>ibsequent</u>	
ipdate.				
38) Tł	ne merit/demerit po	oint for safety app	licable to	
<i>,</i>	inder different situa	• • •		
Citration	The tendence	The tendence	Marit /	
<u>Situation</u>	The tenderer	The tenderer	<u>Merit</u> /	
	has or may	<u>held</u> an on-	Demerit	
	have caused or	going works	Point for	
	contributed to a	<u>contract</u>	Safety	
	<u>Serious</u>	during the	<u>(mark)</u>	
	Incident during	<u>Relevant</u>		
	the Relevant	Period		
	Period			
Ī	No	<u>Yes</u>	<u>+1</u>	
			Note 3	

Clause				Remarks/Guidelines
III	Yes (not	Yes or No	<u>-0.5</u>	
	involving any			
	loss of life)			
IV	Yes (involving	Yes or No	<u>-1</u>	
	loss of life)			
	[Note 4]			
Note 3 N	Ierit / Demerit Poir	t for Safety for	a tenderer	
	hin Situation II sh	•		
obtained by	y all conforming ter	nderer(s), exclu	iding those	
who fall wi	ithin Situation II.			
P	rovided that if the	only conformin	ng tenderer	
	onforming tendere			
	will be given to it/			
	participant or shar			
enderer is	not regarded as a co	onforming tend	erer.	
Note 4 F	or the avoidance of	doubt, if a tend	lerer has or	
	caused or contribu			
	my loss of life, it w			
within Situ	ation IV, regardless	whether the te	enderer has	
or have ca	aused or contribut	ed to any oth	er Serious	
Incident no	t involving any los	s of life.		
(39) Fo	or the number of a	accoing the ma	rit/domonit	
<u>ooint for sa</u>	or the purpose of as	sessing the me		
-		a the marined 1.	ofresser and	
	evant Period mean		ciween and	
	lusive of the two da	ites Delow:-		
<u>(</u> ;	a) the first day of	the 14 th calen	dar month	
	immediately pre-	ceding the caler	ndar month	
	in which the ori	ginal date set f	or close of	
	tender is in or, i	f this has been	extended,	
	the extended dat	e; and		
ſ	b) the last day of	the 3 rd calend	dar month	
<u>L</u>	c, the last day of		an month	

Clause	Remarks/Guidelines
immediately preceding the calendar month	
in which the original date set for close of	
tender is in or, if this has been extended,	
the extended date.	
(ii) A tenderer is regarded as having or may be having	
caused or contributed to a Serious Incident during	
the Relevant Period if:	
(a) According to the information provided by	
Labour Department or other relevant	
government departments as described in	
paragraph 13 of DEVB TC(W) No. 5/2023	
dated 28 July 2023 or any subsequent	
update, the tenderer was involved in a	
Serious Incident occurred during the	
Relevant Period; and	
(b) On the basis of the aforesaid information,	
DEVB consider that the tenderer has or	<u>^ The procuring departments shall ref</u>
may have caused or contributed to the	to the records kept in DEVB's Worl
Serious Incident in any capacity	Group Intranet Portal.
whatsoever, including but not limited to	
main contractor and subcontractor at any	
tier^.	
(iii) A tenderer is regarded as holding an on-going	
works contract during the Relevant Period if:-	
(a) The tenderer is acting in the capacity of the	
main contractor or is a	
participant/shareholder of a joint venture	
acting in the capacity of a main contractor	
of a public or private works contract at any	
point of time during the Relevant Period;	
(b) The whole or part of the works under the	
said contract is to be or has been carried	

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Clause	Remarks/Guidelines
(42) If a participant/shareholder in a joint venture falls within Situation II in the table under paragraph 38, it will not be given any merit/demerit point for safety and its percentage participation shall be excluded from the calculation of the merit/demerit point for safety of the joint venture tenderer under paragraph 41.	
 (43) If all participants/shareholders in a joint venture fall within Situation II in the table under paragraph 38, the merit/demerit point for safety of the joint venture tenderer shall be calculated as if it is a tenderer falling within Situation II in the said table. Obtain present value by discounting future payments (3744) For tenders with a forecast total of the Prices, if the tendered sums or the overall scores of the tenders under consideration with highest overall scores are very close (usually the three with the highest overall score), the procuring department should consider discounting future payments to obtain the present value and use the present value instead of the forecast total of the Prices in determining the ranking of the tenders. This calculation exercise should only apply to those conforming tenders with the highest overall scores (usually the three). 	Net present value analysis is NOT applicable for NEC target contracts. Please replace paragraph (3744) as "not used" for NEC target contracts.

Clause	Remarks/Guidelines
NTT A12 Marking Scheme Approach [optional cla	uuse]
 (1) Tenderers should note that tenders will be evaluated in accordance with the Marking Scheme at Appendix [x][#] to the Notes to Tenderers. Tenderers should note DEVB TC(W) No. 4/2014 and 4/2014A which set out the use of Marking Scheme Approach for tender evaluation. Tenderers shall note that the Government is not bound to accept the tender with the highest overall score or any tender and may cancel the tender exercise on public interest ground. In considering the acceptance of a tender, the Government will take account of all relevant circumstances including the following :- (i) The overall score; (ii) The effect of incident of payments by discounting future payments to obtain the present values and use the present values to substitute the forecast total of the Prices in determining the ranking of the tenders, if the forecast total of the Prices are very close; (iii) The effect of exceptionally high or low priced items; (iv) The tenderer's capability (financially, commercially and technically) in undertaking the contract. For the avoidance of doubt, matters such as bankruptcy, false declaration, lack of integrity, acts of dishonesty, the latest available information and reports reflecting serious shortfall in performance and the latest available information and reports relating to serious site safety or environmental incidents may be taken into account in determining whether a tenderer is fully capable of undertaking the contract [** For tenders 	To be used for tender evaluation using Marking Scheme Approach. Please refer to DEVB TCW No. 4/2014 and 4/2014A. See also SDEV memos ref. DEVB(W) 546/84/01 dated 9.7.2021—and, DEVB(W) 510/30/01 dated 31.8.2022, DEVB(W) 546/84/01 dated 18.8.2023 and DEVB(W) 546/84/01 dated 10.11.2023. * Delete as appropriate ** For use in tenders which EMSTF is eligible to bid # Insert as appropriate Net present value analysis is NOT applicable for NEC target contracts Please replace sub-clause (1)(ii) as "no used" for NEC target contracts.

Clause	Remarks/Guidelines
compliance" issued by the relevant regulatory	
authorities shall also be treated as conviction	
records]; *	
(v) *The effect of erratic pricing determined in	
accordance with Clause GCT 14 of the	
General Conditions of Tender; and	
(vi) The interest of national security.	
(2) Tenderers are required to make a Technical	
Submission in accordance with Clause GCT 4 of the	
General Conditions of Tender, which will be taken into	
account in the tender evaluation. The submissions on	
technical resources and technical proposals shall form	
part of the contract. The tendered total of the Prices	
submitted in the tender, subject to the correction(s) in	
accordance with Clause [GCT 11] [#] of the General	
Conditions of Tender where appropriate, is deemed to	
be inclusive of the execution of the <i>works</i> in accordance	
with the tender submissions on technical resources and	
technical proposals. Tenderers shall ensure that it is	
legally and physically possible to execute the works in	
accordance with the tender submissions on technical	
resources and technical proposals. Should the	
Contractor for any reason be unable to adhere to the	
tender submissions on technical resources and technical	
proposals, any cost savings to the Contractor arising	
therefrom shall be determined by the Project Manager	
and deducted from the Prices in accordance with	
ACC Clause [II:2] [#] . Tenderers' attention is drawn to	
ACC Clause [II:2] [#] .	
(3) The respective weights for price and technical	@ Price to Technical Weighting for
score are $60/40^{@}$. The overall score for each conforming	Works Tender:-

<u>Option A</u> – "Price to Technical

tender is determined according to the formula below.

	Clause	Remarks/Guidelines
be recomme requirement the the recommencially contract, and	e tender with the highest overall score would ended for acceptance subject to the hat the procuring department is satisfied that nded tenderer is fully (including technically, and financially) capable of undertaking the that the recommended tender is the most to the Government in accordance with the ons. the lowest forecast total of the Prices among those conforming tenders the forecast total of the Prices of the tenderer	Weighting" at 50/50 : For contracts with a high technical content that: (i) require contractors' specialized input (e.g. design of certain critical parts of the works); and (ii) entail highly complex functional requirements, and/or require construction methodology involving specialized plant/equipment with special constrains (e.g. delivery programme, site/environmental constraints). Policy support from DEVB for the adoption of 50/50 weighting is required.
+ 40 [@] x	the tenderer's technical score the highest technical score among those conforming tenders	<u>Option B</u> – "Price to Technical Weighting" at 60/40 : For other contracts.
	of the Prices is subject to correction rules as Clause [GCT 11] [#] of the General Conditions	
above, a conf (a) conforms documentatic (b) is submit conditions of (c) has passed (d) in respect the passing m A conformin	e purpose of calculation using the formula forming tender means a tender which is to essential requirements of the tender on; ted by a tenderer which complies with the participation; d the Stage I Screening; and t of its Technical Submission, has satisfied marks requirements.	

Clause	Remarks/Guidelines
considered unsuitable for recommendation for the award of the contract (such as financially, commercially or technically incompetent) remains to be a conforming tender.	
(5) For tenders with a forecast total of the Prices, if the tendered sums or the overall scores of the top few tenders are very close (usually the three with the highest overall score), the procuring department should consider discounting future payments to obtain the present value and use the present value instead of the forecast total of the Prices in determining the ranking of the tenders. This calculation exercise should only apply to those conforming tenders with the highest overall scores (usually the top three).	Net present value analysis is NOT applicable for NEC target contracts. Please replace sub-clause (5) as "not used" for NEC target contracts.
MARKING SCHEME IN TENDER EVALUATION	
[Please disclose the full marking scheme including Stage I Screening where applicable. Disclose the weighting of each attribute in the technical evaluation, the marking standard and the assessment criteria and the formula in determining the overall score. The information provided should be similar to those shown in Appendix C1 in DEVB TC(W) No. 4/2014A, as well as any additional qualification requirements on tenderers as part of the Stage I Screening and/or any criteria of assessment specific to the needs of the contract. The consequences of failing Stage I Screening should be clearly stated.]	

Clause	Remarks/Guidelines
NTT A13 Evaluation method for use in tenders which EMSTF may be a potential bidder <i>[optional clause]</i>	
 (1) Tenderers shall note that Government is not bound to accept the tender with the lowest forecast total of the Prices or any tender and may cancel the tender exercise on public interest ground. In considering the acceptance of a tender, Government will take account of all relevant circumstances including the following :- (i) The forecast total of the Prices; (ii) The effect of incident of payments by discounting future payments to obtain the 	For use in tenders which EMSTF may be a potential bidder. DEVB memo. ref. DEVB(W) 510/10/01 dated 2.5.2014. Net present value analysis is NOT applicable for NEC target contracts. Please
 present values and use the present values to substitute the forecast total of the Prices in determining the ranking of the tenders, if the forecast total of the Prices are very close; (iii) The effect of exceptionally high or low priced items; (iv) The tenderer's capability (financially, commercially and technically) in undertaking the contract. For the avoidance of doubt, matters such as bankruptcy, false declaration, lack of integrity, acts of dishonesty and 	replace sub-clause (1)(ii) as " not used " for NEC target contracts.
 frequency and seriousness of convictions relating to site safety and environmental incidents may be taken into account in determining whether a tenderer is fully capable of undertaking the contract. For tenders submitted by EMSTF, the letters of "non-compliance" issued by the relevant regulatory authorities shall also be treated as conviction records; and (v) The effect of erratic pricing determined in accordance with Clause GCT 14 of the 	

Clause	Remarks/Guidelines
NTT A14 Assessment of EMSTF offer [optional	l clause]
 Tenderers should note that tenders are invited from contractors/suppliers* in both the private and public sectors including department(s) of the Government of the Hong Kong Special Administrative Region whose operation of the services is managed and accounted for by trading funds established pursuant to the Trading Funds Ordinance, Cap. 430 (hereafter referred to as "the relevant trading fund department"). (2) All tenders will be evaluated on a fair basis. Every effort has been and will be made by the Government to ensure that the relevant trading fund department would not undertake both the role of consultant and contractor in this tendering exercise and where appropriate, independent consultant has been or will be engaged for the preparation of the tender documents, assessment of tenders and subsequent monitoring on the performance of the contract. A code of conduct for staff of the Electrical and Mechanical Services Department seconded to other department(s) is also in place for the staff to observe to avoid conflict of interest and is available for inspection by tenderers. 	Advice to tenderers about assessment of EMSTF's (Electrical and Mechanical Services Trading Fund) offer (see SPR Appendix III(E)2, FC 7/2014 & WBTC No. 25/2001). This is to be used if Trading Fund is invited to tender. * Delete as appropriate.

Clause	Remarks/Guidelines
NTT A15 Net present value analysis	
(1) A programme for the purpose of conducting a net present value analysis in accordance with NTT [X] [#] of the Notes to Tenderers is included in Appendix [X] [#] of the Notes to Tenderers. This programme is for tender assessment use only and will not form part of the contract.	This is to be included for tenders with a forecast total of the Prices in conjunction with NTT A11 (1)(ii), NTT A12(1)(ii) and NTT A13 (1)(ii). Net present value analysis is NOT applicable for NEC target contracts.
 (2) The cashflow discount *[rate/rates] to be used for the aforesaid net present value analysis shall be *[a% per annum/as follows : <u>Calendar Year</u> <u>Cashflow</u> <u>Discount Rate (per annum)</u> [Current year x% [Next 4 years] y% 	The programme should include some guidance notes on the allocation of preliminary costs and the contingencies (including provisional sums and contingency sums) throughout the contract period to be used in net present value (NPV) analysis.
[6th–10th year, if applicable] z%] (3) The cashflow discount *[rate/rates] provided	The cashflow discount rate/rates shall be based on the <u>real discount rate</u> (i.e. a%) for contracts with actual payment <u>subject to</u>
herein *[is/are] for tender assessment only and will not form part of the contract. The cashflow discount *[rate/rates] shall not be taken as the economic forecasts by the Government.	price fluctuation adjustment or the nominal discount rates (i.e. x%, y% and z%) for contracts with actual payment not subject to
(4) The Government makes no warranties, representations or statements (whether express or implied) of any kind whatsoever in relation to the programme and the cashflow discount *[rate/rates] provided herein or any part thereof, including any warranties, representations or statements in respect of the accuracy, completeness, appropriateness and/or sufficiency of the same.	price fluctuation adjustment, applicable on the first publication date of tender invitation or, where the tender invitation is not published ⁺ , the date of issuance of the tender invitation, as announced in
	Secretary for Financial Services and the Treasury's memo to the departmental STA around March each year.
	For cashflow expressed in constant price (i.e. actual payment subject to price fluctuation adjustment), the real discount rate (i.e. a%) shall be used. For cashflow expressed in money-of-the-

Clause	Remarks/Guidelines
	day price (i.e. actual payment not subject to price fluctuation adjustment), nominal discount rates (i.e. x%, y% and z%) shall be used.
	 *[] - Project Offices should include the former for cashflow expressed in constant price and the latter for cashflow expressed in money-of-the-day price, and delete the one which is not applicable accordingly. ⁺ The tender invitation is not published where prequalified tendering or single/restricted tendering is adopted. Please refer to DEVB memo ref. DEVB(W) 545/17/01 dated 19.4.2010
	# Insert as appropriate

Clause	Remarks/Guidelines
NTT A16 Destruction of documents	
Documents of unsuccessful tenderers may be destroyed *three months ¹ /three years ² after the date the contract has been awarded.	Advice to tenderers that documents of unsuccessful tenderers will be destroyed at certain time after the date of the contract has been awarded and the agreement signed (See SPR 530). * Delete as appropriate ¹ for tenders not covered by WTO GPA. ² for tenders covered by WTO GPA. (See DEVB TCW No. 2/2014) Before destruction, Project Offices are required to check whether on-going disputes may require retention of these documents as evidence. Please consult LAD(W) if in doubt.

Clause	Remarks/Guidelines
NTT A17 Bid challenge (WTO GPA) [optional	clause]
(1) This tender is covered by the Agreement on Government Procurement of the World Trade Organization (WTO GPA) and the provisions of the WTO GPA will apply to this tender. Tenderers are requested to note that a Review Body on Bid Challenges (under WTO GPA) ("the Review Body") has been set up by the Government to deal with challenges made against alleged breaches of the WTO GPA and the relevant procedures for handling bid challenges are set out in the Rules of Operation of the Review Body ("the Rules"), which are available for inspection at the Secretariat of the Review Body located at the Trade and Industry Department or which may be sent to the interested parties upon request. In the event that a tenderer believes that a breach of the WTO GPA had occurred, the tenderer may, within 10 working days after it knew or reasonably should have known the basis of the challenge, lodge a challenge to the Review Body on the alleged breaches of the WTO GPA. Nevertheless, the tenderer is encouraged to seek resolution of its complaint in consultation with the procuring department before lodging a complaint to the Review Body. In such instances, the procuring department shall accord impartial and timely consideration to any such complaint, in a manner that is not prejudicial to obtaining corrective measures through the Review Body. (2) Tenderers are also to note that the Review Body may receive and consider a late challenge but a challenge shall not be considered if it is filed later than 30 working days after the basis of the challenge is known or reasonably should have been known.	Advice to tenderers of the bid challenge system under the WTO GPA (see SPR Appendix III(E)1). Only needed for tenders governed by WTO GPA.

	Clause	Remarks/Guidelines
NTT	A19 Pre-bid arrangement under Target Co	ntract [Optional clause]
(1)	The tenderer's attention is drawn to the pre-bid arrangement in Clause SCT [18] [#] of the Special Conditions of Tender and the tenderer shall comply with the requirements stated therein.	Optional clause applicable only for target contract which adopts pre-bid arrangement.
(2)	The tenderer's attention is also drawn to the subcontracting arrangements in ACC Clause [V:5] [#] and [Section VI] [#] of the <i>additional conditions of contract.</i>	# Insert as appropriate
(3)	The tenderer shall not appoint the Subcontractor(s) proposed under Clause SCT [18] [#] of the Special Conditions of Tender until the <i>Project Manager</i> has accepted it pursuant to NEC Clause 26 with amendments as detailed in [Section I] [#] of the <i>additional conditions of contract</i> .	

Clause	Remarks/Guidelines
NTT A20 Eligibility to Tender and for the Award of Contracts Applicable to Confirmed Group [B] ^{Note 1} Contractors	
Tenderers' attention is drawn to General Conditions of	DEVB memos ref. DEVB(W) 510/33/02
Tender Clause [31A] [#] on "Eligibility to Tender and for	dated 31.8.2020 and 8.8.2022.
the Award of Contracts Applicable to Confirmed	
Group [B] ^{Note 1} Contractors".	
	[#] Insert as appropriate

Note 1 Insert the appropriate group as follows:

Contract	Group
Works contract (other than term contract) with pre-	Group A
tender estimate more than the Group A tender limit but	
less than or equivalent to 110% of the Group A tender	
limit	
Works contract (other than term contract) with pre-	Group B
tender estimate more than the Group B tender limit but	
less than or equivalent to 110% of the Group B tender	
limit	

This clause is only applicable for works eenders of Group C contracts issued under CEDD, HyD, WSD and DSD and adopting ECC Options A or C, where the render price information are required for compilation of the Civil Engineering Works Tender Price Index (CEWTPI).
Please refer to DEVB TC(W) No. 6/2017. Insert as appropriate
cer Cl ad cer co W

Clause	Remarks/Guidelines
NTT A22 Bonus for joint venture with listed cont status	ractor in lower group or with probationary
Tenderers shall note that the attribute "Bonus for joint venture with listed contractor in lower group or with probationary status" has been included under the attribute [(3)(c)] [#] of Section [(3)] [#] of Part [(A)] [#] of the marking scheme at Appendix [<i>insert reference</i>] to the Notes to Tenderers. Tenderer's attention is drawn to the associated submission requirement under Special Conditions of Tender Clause SCT [21] [#] .	DEVB's memo ref. DEVB(W) 546/84/01 dated 18.8.2023. Applicable to tenders invited from Group C contractors of the List of Approved Contractors for Public Works only. Not applicable for open tendering or where tenders are invited from contractors other than Group C contractors enlisted in any category of the List of Approved Contractor for Public Works. Also not applicable for tenders invited from both Group B contractors and Group C contractors.
Tenderer's attention is also drawn to Special Conditions of Tender Clauses SCT $[5(1)]^{#}$ that each participant or shareholder in the joint venture shall be technically capable for that part of the <i>works</i> it undertakes. Tenderer's attention is also drawn to Special Conditions of Tender Clauses SCT $[5(5)]^{#}$ and SCT $[5(6)]^{#}$ for circumstances under which a participant or shareholder in the joint venture will be considered as technically capable for that part of the <i>works</i> it undertakes.	# Insert as appropriate

Clause	Remarks/Guidelines
NTT B1 Conditions of contract	
The <i>conditions of contract</i> of the contract are the core clauses and the clauses for main Option [X] [#] , secondary Options [X] ^{##} , W4 and Z of the HK Edition of NEC Engineering and Construction Contract (July 2023) published by Thomas Telford Limited, and include the <i>additional conditions of contract</i> .	 Insert main Option. Insert secondary Option X; commonly used options include X1, X2, X5, X7, X11, X14, X16, X20 and X30.

Clause	Remarks/Guidelines
NTT B2 Constraints on <i>Project Manager</i> 's pow	er
 The tenderer's attention is drawn to the constraints on the <i>Project Manager's</i> powers set out in ACC Clause [III:1][#]. In addition to the above constraints, the <i>Project Manager</i> is also required under the terms of its appointment by the <i>Client</i> to: (i) refer the details of every change to the 	Please refer to WBTC Nos. 19/2000, 20/2000 and 16/2002, ETWB TCW Nos. 56/2002A and 6/2004, and DEVB TCW No. 5/2007 # Insert as appropriate
Scope, including the reasons for the change and its estimated change to the Prices due to the associated compensation event, to the <i>Client</i> for information as soon as the change is ordered;	
(ii) refer the details of the evaluation to the <i>Client</i> for information as soon as the change to the Prices due to the compensation event associated with the change to the Scope has been determined;	
 (iii)report to the <i>Client</i> all compensation events involving changes to the Prices and refer to the principles underlying its assessment of each compensation event to enable the <i>Client</i> to provide its view of the matter before the <i>Project Manager</i> reaches a decision; and 	
 (iv) report to the <i>Client</i> all compensation events involving delays to the Completion Date and Key Dates and, except for those delays solely in respect of inclement weather conditions, refer to the principles underlying its assessment of each compensation event to enable the 	

Clause	Remarks/Guidelines
<i>Client</i> to provide its view of the matter before the <i>Project Manager</i> reaches a decision.	
	Add any other constraints as necessary and specified in the consultancy agreements other than the above.

Clause	Remarks/Guidelines
NTT B3 Contingency sums, provisional sums and forecast total of the Prices	
Tenderers' attention is drawn to the General Conditions of Tender Clause [GCT 35] [#] on the contingency sums, provisional sums and forecast total of the Prices.	# Insert as appropriate

Clause	Remarks/Guidelines
NTT B4 Defined Cost, Fee, Prices, Prices for Wo	rk Done to Date and the <i>Contractor</i> 's share
Tenderers' attention is drawn to NEC Clause	This clause is only applicable to Options C
11.2(30), 50.3, *54.2A/54.6A and 63.6 with	and D.
amendments as detailed in the [Section I] [#] of the	
additional conditions of contract for the definitions o	* Delete as appropriate
the Fee, the Defined Cost, the Prices for Work Done to	# Insert as appropriate
Date, the Prices, the *total/Total of the Prices and the	
Contractor's share.	

Clause	Remarks/Guidelines
NTT B5 Assessment of Section Subject to Excisio	on [optional clause]
Tenderers are advised that if, by the time a tender recommendation is made, the Government has decided not to proceed with the work contained within the Section Subject to Excision as defined in sub- clause (1) of ACC Clause [III:2] [#] , then the tendered price for the Section Subject to Excision shall be deducted from the forecast total of the Prices and the net value shall be taken for the purposes of tender evaluation.	 # Insert as appropriate DEVB memo ref. (02B2H-01-5) in DEVB(W) 510/10/01 dated 9.3.2011 is relevant. DEVB memo ref. (02BL7-01-02) in DEVB(W) 510/10/01 dated 12.4.2011 and memo ref. (027N7-01-2) in DEVB(W) 510/10/01 dated 29.6.2010 are also relevant.

Clause	Remarks/Guidelines
NTT B6 Client's power to reduce contingency sums for compensation events [optional clause]	
Tenderers' attention is drawn to Special Conditions of Tender Clause [SCT 15] [#] on reduction of contingency sums for compensation events.	Please refer to DEVB memo ref. DEVB(W) 546/70/01 dated 8.8.2011. This clause is to be used where Special Condition of Tender Clause SCT 15 on "Reduction of contingency sums for compensation events" is included. # Insert appropriate reference

Clause	Remarks/Guidelines
NTT B8 Advanced Payment under Capital Work	xs Contracts
Tenderers' attention is drawn to the provisions of NEC Clause X14 setting out the details of advanced payment to the <i>Contractor</i> and the repayment arrangement thereof.	DEVB(W) 510/33/02 dated 14.2.2020,

Clause	Remarks/Guidelines
NTT C1 Subcontractor Registration Scl	neme
Tenderers' attention is drawn to ACC Clause [V:4] [#] requiring the engagement of subcontractors who are registered under the respective trades and groups available in the Registered Specialist Trade Contractors Scheme (RSTCS).	Please refer to DEVB memos ref. DEVB(W) 510/94/02 dated 4.12.2020, 11.1.2022, 17.6.2022, 1.12.2022, and 1.2.2023, 6.9.2023 and 10.4.2024.
	# Insert as appropriate

Clause	Remarks/Guidelines
NTT C2 Payment for Subcontractor Managemen	nt Plan
Tenderers' attention is drawn to Clause [GCT 20] [#] of General Conditions of Tender, ACC Clause [V:2] [#] and clause [X] [#] of the Particular Specification requiring the submission and quarterly updating of the Subcontractor Management Plan (SMP) in the form and contents as prescribed in the contract. Tenderers' attention is also drawn to the requirement to monitor and ensure the implementation of and the compliance with the SMP.	 # Insert as appropriate Please refer to SDEV's memos ref. DEVB(W) 510/94/02 of 4.12.2020, 11.1.2022, 17.6.2022, 1.12.2022, and 1.2.2023, 6.9.2023 and 10.4.2024.
Tenderers should note that there are no separate items in the [* <i>bill of quantities / *activity schedule</i>] for "submission of Subcontractor Management Plan" and "quarterly updating of Subcontractor Management Plan". The prices in the [* <i>bill of quantities / *activity</i> <i>schedule</i>] shall cover, inter alia, the provision of implementation of and compliance with the SMP.	* Delete or amend as appropriate

Clause	Remarks/Guidelines
NTT C3 Details of Subcontractor Management I	Plan
Tenderers' attention is drawn to the Appendix $[X]^{#}$ to ACC Clause $[V:2]^{#}$ on the scope and contents of Subcontractor Management Plan, including but not limited to the details of subcontract(s), the trade and group (if any) of the subcontractor under the Registered Specialist Trade Contractors Scheme and value of the subcontract(s).	 # Insert as appropriate Please refer to SDEV's memos ref. DEVB(W) 510/94/02 of 4.12.2020, 11.1.2022, 17.6.2022, 1.12.2022, and 1.2.2023, 6.9.2023 and 10.4.2024.

Clause	Remarks/Guidelines
NTT C5 Early Warning Register	
The tenderer should note that the matters to be included by the <i>Client</i> in the Early Warning Register are included in the Contract Data Part one. The tenderer should list the additional matters it wishes to include in the Early Warning Register in Contract Data Part two. The Early Warning Register will also include the risks which the <i>Project Manager</i> or the <i>Contractor</i> has notified as an early warning matter after the award of the contract in accordance with NEC Clause 11.2(8).	

Clause	Remarks/Guidelines
NTT C7 Systematic Risk Management [option	nal clause]
Tenderers should note that Systematic Risk Management in accordance with ETWB TCW No.	Please refer to ETWB TCW No. 6/2005.
6/2005 and ETWB-Risk Management User Manual has been carried out for the <i>works</i> of the contract and the risks that the <i>Contractor</i> is required to bear and be responsible for include but are not limited to those	Project Offices should list the relevant risks in the Contract Data Part one.
shown in the risk treatment plans attached in Appendix [X] [#] of the Notes to Tenderers. Tenderers should note that the risks identified in the risk treatment plans are not exhaustive and are given for the tenderers' reference only. The risk treatment plans do not in anyway release the <i>Contractor</i> from any of its obligations under the contract. The risk treatment	[#] Insert as appropriate
plans shall not form part of the contract.	

Clause	Remarks/Guidelines
NTT C8 Professional indemnity insurance [optional clause]	
Tenderers' attention is drawn to ACC Clauses [VII:5] [#] regarding the professional indemnity insurance	Please refer to DEVB TCW No. 9/2007.
requirement in respect of <i>Contractor</i> 's Design, Cost Savings Design and Temporary Works under the	# Insert as appropriate
contract. Please also refer to DEVB TCW No. 9/2007 for details.	

Clause	Remarks/Guidelines
NTT C9 MTRC indemnity [optional clause]	
Tenderers shall note that part of the <i>works</i> will take place within the Railway Protection Area and that the <i>Contractor</i> shall be required to complete and return to the MTR Corporation Limited an indemnity form and a letter of undertaking in accordance with clause [X] [#] of the Particular Specification before being permitted to enter the Railway Protection Area. Tenderers shall approach MTR Corporation Limited to obtain the latest "Rate of Charge for Service/Information Provided by MTR Corporation Limited" and to include the same in the forecast total of the Prices submitted in the tender.	DEVB TC(W) No. 1/2019 # Please insert appropriate clause reference.

Clause	Remarks/Guidelines
NTT C11 Employing Site Workers for the contra	act and payment of Site Workers' wages
Tenderers' attention is drawn to clause $[6.7]^{\#}$ of the Scope provided by the <i>Client</i> requiring all Site Workers (as defined in ACC Clause $[II:1]^{\#}$) engaged in the contract to be employed under written employment contracts with either the <i>Contractor</i> or its subcontractors (irrespective of the tiers) including Specialist Subcontractors. Self-employed persons shall be subject to other requirements of the contract. Tenderers' attention is also drawn to the new requirement and arrangement on payment of Site Workers' wages set out in Particular Specification Section $[X]^{\#}$. In the event the <i>Contractor</i> or its subcontractors including Specialist Subcontractors fail to pay wages to their Site Workers, the <i>Client</i> may pay any wages in arrears to the Site Workers and recover the same from any monies due to the <i>Contractor</i> under the contract.	# Insert as appropriate Please refer to DEVB memo ref. (02VKU- 01-3) in DEVB(W) 510/17/01 dated 16.12.2016.

Clause	Remarks/Guidelines	
NTT C13 Site cleanliness and tidiness – daily cleaning and weekly tidying [optional clause]		
 Tenderers should note clause [13.2]* of the Scope provided by the <i>Client</i> and clause [X]* of the Particular Specification on "Site Cleanliness and Tidiness - Daily Cleaning and Weekly Tidying Up of the Site". Separate items are stipulated in the *<i>bill of quantities/*activity schedule</i> for the cleaning and tidying up work of the Site, including Public Cleaning Areas which the <i>Contractor</i> is solely responsible for cleaning and have to be maintained open to the general public throughout the construction period. The Particular Specification shall be strictly enforced by the <i>Project Manager</i>. Failure to perform satisfactorily on Daily Cleaning and Weekly Tidying as specified in the contract with non-payment for two consecutive Cleaning Days or Cleaning Week Days, OR more than two Cleaning Days or Cleaning Week Days in any rolling five Cleaning Days or Cleaning Week Days in any rolling in a verbal warning which shall be recorded in writing. If performance is not improved, a written warning will be issued which will result in "Poor" rating in the item for "Cleanliness of Site" in the report on the <i>Contractor</i>'s performance. If the 	Please refer to DEVB TC(W) No. 8/2010 and DEVB memo ref. DEVB(W) 505/91/01 dated 17.5.2017. * Delete as appropriate # Insert as appropriate	
performance is still not improved, the <i>Project</i> <i>Manager</i> may, at his sole discretion, issue further verbal warning which shall be recorded in writing or issue further written warning which will result in "Very Poor" rating in the item for "Cleanliness of		
Site" in the report on the <i>Contractor</i> 's performance.		

Clause	Remarks/Guidelines
NTT C14 Site uniform	
Tenderers should note that the *rates/*prices in the *bill of quantities/ *activity schedule shall be deemed to cover all works, services and obligations for or related to ensuring that all workers involved in site works wear site uniform when they are on the Site as specified in ACC Clauses [IV:9] [#] , and clause [X] [#] of Particular Specification. There shall be no measurement or separate payment for any of such works, services or obligations. For enquiries on details of the anti-heat stress construction uniform, please contact the Procurement Department of the Construction Industry Council on 2100 9028 or the Assistant Secretary (Works Policies 1) 2 of the Development Bureau on 3509 8710.	 Please refer to DEVB memo ref. DEVB(Trg) 133/3 (10) dated 23.1.2017. For Capital Works Contracts and Term Contracts with Construction Period of not less than 12 months. <i>#</i> Insert as appropriate * Delete/Modify as appropriate

Clause	Remarks/Guidelines	
NTT C15 Mandatory Construction Industry Col	laborative Training Schemes (CICTS)	
Tenderers should note that the *rates/*prices in the	Please refer to DEVB TC(W) No. 6/2019.	
*bill of quantities/ *activity schedule shall be deemed		
to cover all works, services and obligations for or	* Delete/Modify as appropriate	
related to the implementation of mandatory	[#] Insert appropriate reference	
Construction Industry Collaborative Training		
Schemes as specified in clause [X] [#] of the Particular		
Specification. There shall be no measurement or		
separate payment for any such works, services or		
obligations.		

Clause	Remarks/Guidelines		
NTT C16Employment of Graduates of the EnhandScheme (ECMTS)[optional clause]	nced Construction Manpower Training		
Scope provided by the <i>Client</i> requiring the <i>Contractor</i> I to, within 6 months from the <i>starting date</i> as notified by the <i>Project Manager</i> , employ for at least 12 months a minimum total number of ECMTS Graduates trained by the Construction Industry Council under its I Enhanced Construction Manpower Training Scheme (ECMTS). ECMTS Graduates employed by its subcontractors to work on the Site in accordance with the provisions of clause [6.5] [#] of the Scope provided	Please refer to DEVB memo ref. DEVB(Trg) 133/4 (9) dated 7.12.2012. Applicable to all works contracts (except E&M contracts but including Design and Build as well as term contracts) with an estimated contract sum or estimated total expenditure of over \$200 million and with a construction period of 2 years or longer. [#] Insert as appropriate		

Clause	Remarks/Guidelines				
NTT C17 Pay for Safety Performance Merit Scho	eme [optional clause]				
Tenderers shall note that besides the task-tied payment	Please refer to DEVB memo ref. (02LSV-				
items for the *Pay for Safety Scheme (PFSS)/*Pay for	01-1) in DEVB(W) 516/70/03 dated				
Safety and Environment Scheme (PFSES),	22.11.2013.				
performance-tied payment items for the newly					
introduced Pay for Safety Performance Merit Scheme	* Delete as appropriate				
(PFSPMS) are also included in the contract. Tenderers	** Amend as appropriate				
shall pay attention to ACC Clause [IV:6] [#] on "Pay for	# Insert as appropriate				
Safety Performance Merit Scheme (PFSPMS)", the					
Assessment Rules and the incentive schedule for					
Performance-tied Payment Items of the PFSPMS in					
Appendix $[X]^{\#}$ to the Contract Data Part one and					
Section [X] [#] of the Particular Specification regarding					
"Particular Specification for Site Safety"** for the					
operation of the PFSPMS.					

Clause	Remarks/Guidelines
NTT C18 Tree preservation [optional claus	se]
Tenderers should note that clause $[X]^{\#}$ of the Particul Specification requires the <i>Contractor</i> to assign	
competent member of the site supervisory staff oversee and supervise the tree works under t	to [#] Insert as reference
contract, and that such a person should possess t	he
practical experience as required under clause [X] [#] the Particular Specification.	of

Clause		Remarks/Guidelines							
NTT C19	Tree pruning works	[optiona	al clause	1					
Tenderers should note that clause $[X]^{\#}$ of the Particular			articular	Pleas	e re	fer to DEVE	men	no ref.	(36) in
Specification requires the Contractor to assign		L/M	to	DEVB(GLT	M) 1	302/5/1	dated		
worker(s) with relevant qualification to undertake tree		17.12	2.20	4.					
pruning works involving the use of chainsaw.		[#] Insert appropriate reference							

Clause	Remarks/Guidelines		
NTT C20 Environmental management [option	val clause]		
Tenderers should note clause [12.1] [#] of the Scope provided by the <i>Client</i> on "Environmental Management Plan" and the Particular Specification on "Environmental Management" for minimising nuisances and waste generation from the <i>works</i> . In addition, tenderers should note that all non-road based construction machinery powered by diesel fuel working on the contract should use B5 diesel (i.e. 5% biodiesel blended with 95% Euro V diesel) in accordance with clause [] [#] of the Particular Specification for B5 diesel.	Please refer to ETWB TCW No. 19/2005, with subsequent amendment in June 2006 Please refer to SDEV's memo dated ref. DEVB(W) 810/17/02 dated 8.1.2016.		

Clause	Remarks/Guidelines			
NTT C21 Use of non-road mobile machinery a (Non-road Mobile Machinery) (Emission) Regulation	pproved under the Air Pollution Control [optional clause]			
Tenderers should note clause [12.3] [#] of the Scope provided by the <i>Client</i> on the use of non-road mobile machinery approved under the Air Pollution Control (Non-road Mobile Machinery) (Emission) Regulation.				

Clause	Remarks/Guidelines
NTT C22 Provision of temporary electricity and	water supply to *Working Areas/*Site
[Version A] Tenderers' attention is drawn to Particular	 Please refer to DEVB TC(W) No. 13/2020. * Delete/Modify as appropriate.
Specification clause [X] [#] on provisions of electricity and water supply to the *Working Areas/*Site and the application arrangement for temporary electricity and water supply. or	 Insert appropriate reference. Version A – for situation that cables/water mains laying works for electricity and water supply are anticipated to be completed before the scheduled date of site possession.
[Version B] Tenderers should note that the <i>Client</i> has already made applications and settled the respective fees for the supply of temporary electricity and water supply to the *Working Areas/*Site, with details as more particularly set out in Appendix [see below]. The electricity cable and water mains laying works are in progress.	Version B – for situation that cables/water mains laying works for electricity and water supply may not be able to be completed before the scheduled date of site possession.
Appendix []	
 a) Electricity cables and water mains under the applications by the <i>Client</i> will be laid up to the boundary of *Working Areas/*Site, including WAXX and WAYY [To insert identification of sites concerned]. The electricity load and size of water mains to each of these *Working Areas/*Site being applied for are set out in the tables below and the respective alignments and connection points are shown in Plan(s) XX [To insert layout plans showing the indicative cable and water main alignment]. 	

	Clause	Remarks/Guidelines
*Working Areas/Site	Temporary electricity load (Amp)	
e.g. WAXX	e.g. 400	
e.g. WAYY	e.g. 400	
*Working Areas/Site	Size of water mains	
e.g. WAXX	(Nominal diameter in mm) e.g. 200	
e.g. WAYY	e.g. 100	
cables, the <i>C</i> application to the together with a required, issued <i>Manager/*Super</i> <i>Contractor</i> to	make use of the relevant temporary electricity supply to	
c) The <i>Contractor</i> shall submit an application ¹ to the Water Supplies Department, together with a written authorization letter, if required, issued by the <i>*Project Manager/*Supervisor</i> authorizing the <i>Contractor</i> to make use of the relevant connections for temporary water supply to the <i>*Working Areas/*Site</i> .		Note 1: WSD accepts application from the Contractor before completion of water mains laying works.

Clause	Remarks/Guidelines			
NTT C23 Limiting tiers of subcontracting				
The tenderers' attention is drawn to the provisions	Please refer to SDEV's memo ref.			
under ACC Clause [V:3] [#] which impose certain	DEVB(W) 510/17/01 dated 19.4.2021.			
restrictions on subcontracting.				
	# Insert as appropriate			