

**KOLKATA METRO RAIL CORPORATION LTD**  
**ADDENDUM NO.5**  
**CONTRACT: UG-ECS**

**CONTRACT – UG-ECS- DESIGN VERIFICATION, DETAILED ENGINEERING, MANUFACTURE, SUPPLY, DELIVERY AND STORAGE AT SITE, LAYING, INSTALLATION, TESTING AND COMMISSIONING(INCLUDING INTEGRATED TESTING & COMMISSIONING), TRAINING OF PERSONNEL, DEMONSTRATION OF PERFORMANCE OF SYSTEM / EQUIPMENT & ANNUAL MAINTENANCE CONTRACT OF ENVIRONMENT CONTROL SYSTEM (ECS) & INTEGRATED STATION MAINTENANCE SYSTEM (ISMS) OF KOLKATA METRO EAST-WEST LINE PROJECT- PHASE I**

**Date:25<sup>th</sup> September 2017**

SL NO.	Reference Clause	Original Clause	Addendum Clause
1.	Clause C16.1 (a), Vol 1, Page-ITT/17	The tenderer shall quote (if applicable) the price for inputs to the Works, which are expected to be supplied from within India, including taxes, royalties, cess, octroi/ entry tax, and other levies payable to various authorities in India, in Indian Rupees.	The tenderer shall quote (if applicable) the price for inputs to the Works, which are expected to be supplied from within India, including taxes, royalties, State Goods & Service Tax (SGST), Central Goods & Service Tax (CGST), Integrated Goods & Service Tax (IGST) and other levies payable to various authorities in India, in Indian Rupees.
2.	GCC Clause 11, Vol 2, Page-GCC/56 & GCC/57	<p>The Contract price, subject to any adjustment thereto in accordance with the contract, shall be inclusive of all Taxes, CST/VAT,CWT, Royalties, Octroi and other charges leviable and payable to the authorities including all types of Custom related duties and Excise duties. All Taxes/Levies/Octroi etc shall be as prevailing on 28 days before closing date for submission of tender.</p> <p>Nothing extra shall be payable over the quoted rates as accepted by the Employer, notwithstanding any provision to the contrary in any law for the time being in force, save and except what is specifically provided in General or Special Conditions of Contract. No price adjustment shall be made for Temporary Works and Fuel.</p> <p>The Contractor shall maintain complete records of CST/VAT,</p>	<p>The Contract price, subject to any adjustment thereto in accordance with the contract, shall be inclusive of all Taxes, Royalties, State Goods &amp; Service Tax (SGST), Central Goods &amp; Service Tax (CGST), Integrated Goods &amp; Service Tax (IGST) payable to the authorities including all types of Custom related duties. All Taxes/ GST rates shall be as prevailing on 28 days before closing date for submission of tender.</p> <p>Nothing extra shall be payable over the quoted rates as accepted by the Employer, notwithstanding any provision to the contrary in any law for the time being in force, save and except what is specifically provided in General or Special Conditions of Contract. No price adjustment shall be made for Temporary Works and Fuel.</p> <p>The Contractor shall maintain complete records of State Goods &amp; Service</p>

SL NO.	Reference Clause	Original Clause	Addendum Clause
		<p>Octroi/Entry Tax (if any) in the state of West Bengal and other levies/Cess, duties, etc. as applicable and payable to various authorities and submit the receipts/records as and when demanded in writing by the Employer for verification.</p> <p>If the Employer obtains a waiver and exemption specific to Kolkata Metro Rail Project for any other taxes and duties, etc. in full or part thereof, the Contractor will be advised on the process to be followed to obtain exemption/refund of such taxes, duties, etc. from the concerned Authorities. The Contractor shall arrange for the remittance of the refund so obtained to the Employer. In case of exemption, the Contractor shall pay the amount calculated by the Engineer on account of exemption to the Employer either separately or the Employer at its discretion shall deduct the calculated amount from any payments due to the Contractor under the Contract. The maximum amount of reimbursement from the Contractor to Engineer is up to the amount included in the Contract Amount including amount increased by variation if any. In case of failure by the Contractor to obtain and remit the refund within reasonable time (to be decided by the Employer &amp; intimated to the Contractor) to the Employer, the same will be recovered by the Employer from the amounts due as payment to the Contractor or as debt due from the Contractor. If the Contractor fails to take the required action to obtain refund or exemption, the Employer may take action in accordance with the Conditions of Contract.</p> <p>Except as otherwise specifically provided in the Contract, the Contractor shall bear and pay all taxes, duties, levies and charges assessed on the Contractor, its Subcontractors or their employees by all municipal, state or national government authorities in connection with the Facilities in and outside of the country where the Site is located.</p>	<p>Tax (SGST), Central Goods &amp; Service Tax (CGST) in the state of West Bengal, Integrated Goods &amp; Service Tax (IGST) in case of inter-state and any other levies/Cess, duties, etc. as applicable and payable to various authorities and submit the receipts/records as and when demanded in writing by the Employer for verification.</p> <p>If the Employer obtains a waiver and exemption specific to Kolkata Metro Rail Project for any other taxes and duties, etc. in full or part thereof, the Contractor will be advised on the process to be followed to obtain exemption/refund of such taxes, duties, etc. from the concerned Authorities. The Contractor shall arrange for the remittance of the refund so obtained to the Employer. In case of exemption, the Contractor shall pay the amount calculated by the Engineer on account of exemption to the Employer either separately or the Employer at its discretion shall deduct the calculated amount from any payments due to the Contractor under the Contract. The maximum amount of reimbursement from the Contractor to Engineer is up to the amount included in the Contract Amount including amount increased by variation if any. In case of failure by the Contractor to obtain and remit the refund within reasonable time (to be decided by the Employer &amp; intimated to the Contractor) to the Employer, the same will be recovered by the Employer from the amounts due as payment to the Contractor or as debt due from the Contractor. If the Contractor fails to take the required action to obtain refund or exemption, the Employer may take action in accordance with the Conditions of Contract.</p> <p>Except as otherwise specifically provided in the Contract, the Contractor shall bear and pay all taxes, duties, levies and charges assessed on the Contractor, its Subcontractors or their employees by all municipal, state or national government authorities in connection with the Facilities in and outside of the country where the Site is located.</p>

SL NO.	Reference Clause	Original Clause	Addendum Clause
		<p>If any tax exemptions, reductions, allowances or privileges may be available to the Contractor in the country where the Site is located, the Employer shall use its best endeavours to enable the Contractor to benefit from any such tax savings to the maximum allowable extent.</p> <p>For the purpose of the Contract, it is agreed that the Contract Price specified in Article 2 (Contract Price and Terms of Payment) of the Form of Contract Agreement is inclusive of all taxes, (CST/VAT) levies and charges including custom related duties and excise duty payable to the authorities prevailing at the date twenty-eight (28) days prior to the date of tender submission in the country where the Site is located (hereinafter called "Tax"). If any rates of Tax are increased or decreased, a new Tax is introduced, an existing Tax is abolished, which was or will be assessed on the Contractor, in connection with performance of the Contract, an equitable adjustment of the Contract Price shall be made to fully take into account any such change by addition to the Contract Price or deduction there from, as the case may be.</p>	<p>If any tax exemptions, reductions, allowances or privileges may be available to the Contractor in the country where the Site is located, the Employer shall use its best endeavours to enable the Contractor to benefit from any such tax savings to the maximum allowable extent.</p> <p>For the purpose of the Contract, it is agreed that the Contract Price specified in Article 2 (Contract Price and Terms of Payment) of the Form of Contract Agreement is inclusive of all taxes, levies and charges including custom related duties payable to the authorities prevailing at the date twenty-eight (28) days prior to the date of tender submission in the country where the Site is located (hereinafter called "Tax"). If any rates of Tax are increased or decreased, a new Tax is introduced, an existing Tax is abolished, which was or will be assessed on the Contractor, in connection with performance of the Contract, an equitable adjustment of the Contract Price shall be made to fully take into account any such change by addition to the Contract Price or deduction there from, as the case may be.</p>
3.	SCC Clause 43, Vol 2, Page-SCC/21	<p>The Contractor shall maintain complete records in respect of payments made for taxes, CST/VAT, duties, octroi, and other levies payable to various authorities and advise the Employer complete details of such payment every month.</p> <p>These records shall remain open for inspection by the Employer or the Engineer at any time till 30 days after final payment is made by the Employer.</p>	<p>The Contractor shall maintain complete records in respect of payments made for taxes, duties, State Goods &amp; Service Tax (SGST), Central Goods &amp; Service Tax (CGST), Integrated Goods &amp; Service Tax (IGST) and other levies payable to various authorities and advise the Employer complete details of such payment every month.</p> <p>These records shall remain open for inspection by the Employer or the Engineer at any time till 30 days after final payment is made by the Employer.</p>
4.	General	The Tenderers shall quote their rates for individual items included in	The Tenderers shall quote their rates for individual items included in

SL NO.	Reference Clause	Original Clause	Addendum Clause
	<p>requirements, Clause A, 1.2, Vol 6, Page-IPD/2 &amp; IPD/3</p>	<p>Appendix A (under Schedule-X), Appendix-B (under Schedule-Y), Appendix-G1, Appendix-G2, Appendix-G3, (under Schedule-X) &amp; and Appendix-D1 AMC (Under Schedule-Y) which shall be inclusive of all statutory Taxes and Duties at prevailing rates. For the purpose of comparative evaluation of Tenders, the Total quoted Price in Appendix A, Appendix-B, Appendix-D1, Appendix-G1, Appendix-G2, Appendix-G3, for Environmental Control System &amp; Integrated Station Management System (ECS &amp; ISMS) of Underground Stations &amp; Associated Tunnels, INCLUSIVE of all Taxes and Duties shall be used to determine the rank of the Tenderers.</p> <p>This is an item rate (BOQ) Contract for Design verification , Detail Engineering, Manufacture, Supply, Delivery and Storage at Site, Laying, Installation, Testing And Commissioning (including System Acceptance Testing, Integrated Testing &amp; Commissioning and Operational Acceptance), Demonstration of Performance of System and Equipment, Annual Maintenance Contract for ECS &amp; ISMS system for Underground Stations and associated tunnel portion along with the provision of Operation and Maintenance Manuals, Training of Operation and Maintenance Personnel, Technical support for a complete integrated ECS and ISMS System, Supply of Spares, Special Tools and Maintenance Tools and AMC for Phase - I of the Kolkata Metro Rail East West Line Project as indicated in the Appendix-1 to Form of Tender. The Tenderer shall quote his item-wise rate(s) inclusive of all taxes, CST/VAT, levies, duties, insurances and other charges levy able and payable to the authorities as in this Pricing Document.</p> <p>The scope and extent of the Works are to be ascertained by reference to the Contract documents as a whole and shall not be limited in any manner whatsoever by the descriptions of the items of works, as given in the Appendices to the Pricing document.</p> <p>The Tenderer shall be required to give the detailed breakdown of his</p>	<p>Appendix A (under Schedule-X), Appendix-B (under Schedule-Y), Appendix-G1, Appendix-G2, Appendix-G3, (under Schedule-X) &amp; and Appendix-D1 AMC (Under Schedule-Y) which shall be inclusive of all statutory Taxes and Duties at prevailing rates. For the purpose of comparative evaluation of Tenders, the Total quoted Price in Appendix A, Appendix-B, Appendix-D1, Appendix-G1, Appendix-G2, Appendix-G3, for Environmental Control System &amp; Integrated Station Management System (ECS &amp; ISMS) of Underground Stations &amp; Associated Tunnels, INCLUSIVE of all Taxes and Duties shall be used to determine the rank of the Tenderers.</p> <p>This is an item rate (BOQ) Contract for Design verification , Detail Engineering, Manufacture, Supply, Delivery and Storage at Site, Laying, Installation, Testing And Commissioning (including System Acceptance Testing, Integrated Testing &amp; Commissioning and Operational Acceptance), Demonstration of Performance of System and Equipment, Annual Maintenance Contract for ECS &amp; ISMS system for Underground Stations and associated tunnel portion along with the provision of Operation and Maintenance Manuals, Training of Operation and Maintenance Personnel, Technical support for a complete integrated ECS and ISMS System, Supply of Spares, Special Tools and Maintenance Tools and AMC for Phase - I of the Kolkata Metro Rail East West Line Project as indicated in the Appendix-1 to Form of Tender. The Tenderer shall quote his item-wise rate(s) inclusive of all taxes, duties, insurances and other charges levy able and payable to the authorities as in this Pricing Document.</p> <p>The scope and extent of the Works are to be ascertained by reference to the Contract documents as a whole and shall not be limited in any manner whatsoever by the descriptions of the items of works, as given in the Appendices to the Pricing document.</p> <p>The Tenderer is required to mention relevant CGST, SGST and IGST rates and value as per GST act &amp; rules, considering of their applicability in Appendix-C.</p> <p>The tenderer is also required to provide the item-wise BCD rate, insurance</p>

SL NO.	Reference Clause	Original Clause	Addendum Clause
		<p>item-wise rates in Appendix-C, mentioning the elements of the following Taxes/Duties/Levies etc included in the item-wise rates</p> <p>a)Basic Custom duty on assemblies/components that go in the manufacture of ECS and ISMS equipment, if any along with rate.</p> <p>b)All other Custom related duties on assemblies/Components that go in the manufacture of ECS and ISMS equipment if any, along with rates.</p> <p>c)Excise duty on completely assembled / manufactured ECS and ISMS equipment, if any along with rate of Excise duty.</p> <p>d)Custom duty on imported spares, jigs, fixtures, special tools and diagnostic equipments, etc. along with rate of Custom duty.</p> <p>e)Excise duties on spares, jigs, fixtures, special tools and diagnostic equipments, etc. along with rate of Excise duty.</p> <p>f)CST/VAT on the assembled/manufactured ECS and ISMS equipment as applicable.</p> <p>g)CST/VAT on the indigenous finished Spares, Jigs, Fixtures, Special tools and Testing and Diagnostic equipments, etc along with rate.</p> <p>h)Insurance</p> <p>i)Octroi / Entry Tax (if any) and</p> <p>j)Other levies/Cess, etc. as applicable</p> <p>The successful Tenderer shall maintain complete records of duties, taxes, CST/VAT, and levies, etc. payable to various authorities in respect of completely assembled/ manufactured equipment appearing in Appendix-A and, spares appearing in Appendix G and submit the receipts/records as and when demanded in writing by the Employer for verification.</p>	<p>&amp;any other cess.</p> <p>The successful Tenderer shall maintain complete records of duties, taxes, etc. payable to various authorities in respect of completely assembled/ manufactured equipment appearing in Appendix-A and, spares appearing in Appendix G and submit the receipts/records as and when demanded in writing by the Employer for verification.</p>
5.	General requirements, Clause C, Vol 6,	<p><b>Statutory Clearance</b></p> <p>The Contractor shall be solely responsible for all the statutory clearances including levies, Octroi, transportation etc required for the</p>	<p><b>Statutory Clearance</b></p> <p>The Contractor shall be solely responsible for all the statutory clearances including levies, duties, taxes, cess, insurance, transportation etc required for</p>

SL NO.	Reference Clause	Original Clause	Addendum Clause																																				
	Page-IPD/4	successful execution of this contract.	the successful execution of this contract.																																				
6.	Summary of Cost, Vol 6, Page-S/1	<p style="text-align: center;"><b><u>SUMMARY OF COSTS</u></b></p> <p>This is to be completed and submitted by the Tenderer as part of Appendix-2 to the Form of Tender. The Total Price (inclusive of levies, tax, Cess and insurance, etc. payable) of this Contract for Environmental Control System &amp; Integrated Station Management System is the total of <b>Schedule 'X' plus Schedule 'Y'</b>.</p> <p>Indian Rupees (in words): _____</p> <p>Foreign Currency (in words): _____</p> <table border="1"> <thead> <tr> <th rowspan="2">Schedule</th> <th rowspan="2">Description of Appendixes under schedule</th> <th colspan="2">Cost in Foreign Currency (A)</th> <th>Cost in Indian Rupees</th> </tr> <tr> <th>(A1)</th> <th>(A2)</th> <th>(B)</th> </tr> </thead> <tbody> <tr> <td>X</td> <td>Total of Appendix A= A1.1+A1.2+A2.1+A2.2+A3.1+A3.2+A10.2+A11.2+A12.2+A13.2+A14.2+A15.2</td> <td></td> <td></td> <td></td> </tr> <tr> <td></td> <td>Total of Appendix G1+G2+G3</td> <td></td> <td></td> <td></td> </tr> </tbody> </table>	Schedule	Description of Appendixes under schedule	Cost in Foreign Currency (A)		Cost in Indian Rupees	(A1)	(A2)	(B)	X	Total of Appendix A= A1.1+A1.2+A2.1+A2.2+A3.1+A3.2+A10.2+A11.2+A12.2+A13.2+A14.2+A15.2					Total of Appendix G1+G2+G3				<p style="text-align: center;"><b><u>SUMMARY OF COSTS</u></b></p> <p>This is to be completed and submitted by the Tenderer as part of Appendix-2 to the Form of Tender. The Total Price (inclusive of taxes, Cess and insurance, etc. payable) of this Contract for Environmental Control System &amp; Integrated Station Management System is the total of <b>Schedule 'X' plus Schedule 'Y'</b></p> <p>Indian Rupees (in words): _____</p> <p>Foreign Currency (in words): _____</p> <table border="1"> <thead> <tr> <th rowspan="2">Schedule</th> <th rowspan="2">Description of Appendixes under schedule</th> <th colspan="2">Cost in Foreign Currency (A)</th> <th>Cost in Indian Rupees</th> </tr> <tr> <th>(A1)</th> <th>(A2)</th> <th>(B)</th> </tr> </thead> <tbody> <tr> <td>X</td> <td>Total of Appendix A= A1.1+A1.2+A2.1+A2.2+A3.1+A3.2+A10.2+A11.2+A12.2+A13.2+A14.2+A15.2</td> <td></td> <td></td> <td></td> </tr> <tr> <td></td> <td>Total of Appendix G1+G2+G3</td> <td></td> <td></td> <td></td> </tr> </tbody> </table>	Schedule	Description of Appendixes under schedule	Cost in Foreign Currency (A)		Cost in Indian Rupees	(A1)	(A2)	(B)	X	Total of Appendix A= A1.1+A1.2+A2.1+A2.2+A3.1+A3.2+A10.2+A11.2+A12.2+A13.2+A14.2+A15.2					Total of Appendix G1+G2+G3			
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X	Total of Appendix A= A1.1+A1.2+A2.1+A2.2+A3.1+A3.2+A10.2+A11.2+A12.2+A13.2+A14.2+A15.2																																						
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SL NO.	Reference Clause	Original Clause					Addendum Clause								
			Total of Schedule X						Total of Schedule X						
	Y		Total of Appendix B= B1.1+B1.2+B2.1+B2.2+B3.1+B3.2+B10.2+B11.2+B12.2+B13.2+B14.2+B15.2					Y	Total of Appendix B= B1.1+B1.2+B2.1+B2.2+B3.1+B3.2+B10.2+B11.2+B12.2+B13.2+B14.2+B15.2						
			Appendix D1 (AMC)						Appendix D1 (AMC)						
			Total of Schedule Y						Total of Schedule Y						
		Grand Total	Schedule X + Schedule Y					Grand Total	Schedule X + Schedule Y						
7.	Appendix – D1.1, Vol 6, Page- Appendix D/2	<p align="center"><b>Appendix-D1.1</b></p> <p align="center"><b>Brief Scope of Work FOR AMC Works</b></p> <p><b>System</b> ECS and ISMS system and all related works pertaining to the contract scope of work</p> <p><b>Duration</b> 3 Years after DLP.</p> <p><b>Location</b> As per the scope of the contract</p> <table border="1"> <thead> <tr> <th>S. No.</th> <th>Description</th> </tr> </thead> </table>					S. No.	Description	<p align="center"><b>Appendix-D1.1</b></p> <p align="center"><b>Brief Scope of Work FOR AMC Works</b></p> <p><b>System</b> ECS and ISMS system and all related works pertaining to the contract scope of work</p> <p><b>Duration</b> 3 Years after DLP.</p> <p><b>Location</b> As per the scope of the contract</p> <table border="1"> <thead> <tr> <th>S. No.</th> <th>Description</th> </tr> </thead> </table>					S. No.	Description
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SL NO.	Reference Clause	Original Clause		Addendum Clause	
		1	Providing routine maintenance & breakdown services, to attend complaints as and when they occur in the system and annual maintenance comprehensive but not limited to.	1	Providing routine maintenance & breakdown services, to attend complaints as and when they occur in the system and annual maintenance comprehensive but not limited to.
		a	To carry out Preventive maintenance as per schedule.	a	To carry out Preventive maintenance as per schedule.
		b	Providing all man power, labour, tools and tackles and replacement of defective spare parts including consumables.	b	Providing all man power, labour, tools and tackles and replacement of defective spare parts including consumables.
		c	The rates quoted for the AMC services shall also include all taxes (Including service tax) and duties as applicable and cost of transportation of freight, insurances etc.	c	The rates quoted for the AMC services shall also include all taxes (Including CGST & SGST) and any other tax/levy/cess as applicable and cost of transportation of freight, insurances etc.
		d	To maintain proper inventory of spares & consumables at site.	d	To maintain proper inventory of spares & consumables at site.
		e	To maintain record of defects attended with the consumption of spares & consumables.	e	To maintain record of defects attended with the consumption of spares & consumables.
		2	The scope of work does not include: Deterioration of parts due to general wear & tear. Replacement of any equipment or its body as a whole.	2	The scope of work does not include: Deterioration of parts due to general wear & tear. Replacement of any equipment or its body as a whole.







ITEMS OF WORKS IN	SAC CODE UNDER GST	TAXES, CESS ETC.												TOTAL AMOUNT OF ALL TAXES / LEVIES / CESS  (7)=sum of (1) to (6)
		BASIC CUSTOM DUTY		STATE GOODS & SERVICE TAX (SGST)		CENTRAL GOODS & SERVICE TAX (CGST)		INTEGRATED GOODS & SERVICE TAX (IGST)		INSURANCE		ANY OTHER TAX/LEVY/ CESS		
		(1)		(2)		(3)		(4)		(5)		(6)		
		Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	
G2														
G3														
G5														
G6														
G7														

**Notes:**

1. The Tenderer is required to mention relevant CGST, SGST and IGST rates and value as per GST act & rules, considering of their applicability. The tenderer is also required to provide the item-wise BCD rate, insurance & any other cess considered for this contract.
2. The rates inserted in this table shall be made with due reference to the relevant clauses of the Taxes in the General and Special Conditions of Contract and shall be fixed as of 28 days prior to the opening of the tender for tender evaluation purpose.
3. The rates inserted in this table shall only be considered for payment on actual basis unless otherwise stated elsewhere in the document and it shall be based on the submission of the original documentation.

4. All Taxes / Levies should be in INR only and are subject to ceiling of the amounts indicated in the above Table.
5. The tender shall provide the **Services Accounting Code (SAC)** under which services fall under GST.

SIGNATURE OF TENDERER



ITEMS OF WORKS IN	SAC CODE UNDER GST	TAXES, CESS, ETC.								TOTAL AMOUNT OF ALL TAXES / LEVIES / CESS
		INSURANCE		CENTRAL GOODS & SERVICE TAX (CGST)		STATE GOODS & SERVICE TAX (SGST)		ANY OTHER TAX/LEVY CESS		(5)=sum of (1) to (4)
		(1)		(2)		(3)		(4)		
		Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	
B14.2										
B15.2										

**Notes:**

- The tender shall provide the **Services Accounting Code (SAC)** under which services fall under GST.

The Tenderer is required to mention relevant CGST, SGST and IGST rates and value as per GST act & rules, considering of their applicability.

ITEMS OF WORKS IN	SAC CODE UNDER GST	TAXES, CESS, ETC.								TOTAL AMOUNT OF ALL TAXES / LEVIES / CESS
		INSURANCE		CENTRAL GOODS & SERVICE TAX (CGST)		STATE GOODS & SERVICE TAX (SGST)		ANY OTHER TAX/LEVY /CESS		(5)=sum of (1) to (4)
		(1)		(2)		(3)		(4)		
		Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	Rate (%)	Amount	
D1										

SIGNATURE OF TENDERER

(P Chakraborty)  
Chief Electrical Engineer  
KMRCL