

CHHATRAPATI SHIVAJI COLLEGE, SATARA MAHARASHTRA - 415 001

TENDER DOCUMENT FOR

Name of Work: Beauty and Wellness Center at

Chhatrapati Shivaji College, Satara

Estimated Cost: Rs. 299867.12/-

Under

Rashtriya Uchchatar Shiksha Abhiyan (RUSA)

For More http://www.csc.ac.in

details:



RAYAT SHIKSHAN SANSTHA'S CHHATRAPATI SHIVAJI COLLEGE, SATARA

Detailed Tender Notice

Name of the Work: Beauty and Wellness Center at Chhatrapati Shivaji College, Satara

Percentage rate tenders in are invited by the Principal, Chhatrapati Shivaji College, Satara, for the following work from eligible contractor registered in appropriate Class. The name of work, estimated cost, earnest money, security deposit, time limit for completion etc. are as under.

Sr. No.	Name of work	Estimated cost (Rs.) Earnest Money (Rs.)		Security Deposit (Rs)	Cost of Blank tender form (Rs.)	Time limit for completion (Months)	
1	Beauty and Wellness Center at Chhatrapati Shivaji College Satara	299867.12	8000/-	3 % of Quoted value	1600/- (Non-refundable)	One month	

1	Tender Download	http://www.csc.ac.in
2	Time and last date of submission of Tender	The bidder shall submit sealed hard copy of the Tender documents in the College office before 25 April 2023.
3	Place & Address for opening of tender document	Chhatrapati Shivaji College, Satara, Maharashtra
4	Contact if any query	Tel: 02162-234678 Email: principal.shivajicollege@gmail.com

Principal
Chhatrapati Shivaji College, Satara

Technical Documents Required

- 1. Information of the bidder (Annexure -A)
- 2. Scanned from Original copy of valid GST registration certificate issued by competent authority. (GST Act 2017)
- 3. Scanned from original Copy of PAN/GST allotted by Income Tax Department.
- 4. Copies of Income tax return filed during last three financial years.
- 5. Scanned from original copy of Professional Tax Registration/ Professional Tax Enrolment Certificate.
- 6. Scanned from original copy of Declaration submitted by the contractor regarding acquaintance with conditions as per proforma **Annexure C** given in tender on tenderer's letter head.
- 7. Scanned from Original Copy of Works of Similar Type and magnitude carried out by the Contractor. (i) a single work of similar nature and magnitude costing not less than Rs. 80% of Tender cost. OR (ii) Two works of similar nature and magnitude costing of each work not less than 50% of Tender cost OR (iii) Three works of similar nature and magnitude costing of each work not less than Rs. 40% of Tender cost) during proceeding Five Financial Year (i.e. 2017-18, to 2022-23) (Annexure E)
- 8. Scanned from original copy of Registration of firm as Partnership Deed for Partnership firm, Articles of Association & Memorandum of Association for Company & Power of Attorney in case of a firm tendering for work.

Financial bid

- The Financial offer should be attached along with technical documents.
- The tenderer should quote his offer in the form of percentage below or above the estimated cost given in BOQ.
- The tender rates are inclusive of all taxes, rates and cesses other than GST. Bidder shall quote his rate excluding GST.

GENERAL GUIDELINES FOR SUBMISSION OF TENDER

- 1. Tender form and relevant documents are available in only college website http://www.csc.ac.in.
- 2. The date and time for submission of envelopes shall be strictly followed in all cases. The bidder should ensure that their tender is submitted offline before the expiry of the scheduled date and time. No delay on account of any cause will be entertained.
- 3. The technical documents should be submitted along with financial bid as per the guidelines given in tender document.
- 4. The technical documents submitted by bidder will be scrutinized by the evaluation Authority as per the document asked in the tender notice and tender document. Incomplete/Invalid bids and shall not be considered for evaluation purposes. The decision of the tender Evaluation Authority shall be final in this regard.
- 5. Tender Fee (non-refundable) and EMD amount shall be paid by bidder in Cheque or DD in separate envelope. No Bid shall be accepted without payment of cost of tender.
- 6. After Tender opening, the EMD of the unsuccessful bidder will be returned to bidder on same day.
- 7. If the rate quoted by the Bidder in the Tender is more or less than estimated cost, then if required proper justification shall be given to the satisfaction of Tender Calling Authority, along with detailed work planning assuring quality adhering to specifications mentioned in the Tender and completion within the time period allowed for the work.
- 8. If the rates quoted by Bidder in the Tender are below with respect to the amount put to tender, the bidder will have to provide hard copy of additional security deposit in the form of Bank Guarantee / Demand Draft mention in the general terms and condition of tender within 8 days from the date of opening of tender in the name of Principal Chhatrapati Shivaji College, Satara.
- 9. The successful tenderer whose tender is accepted will have to pay towards the Security Deposit. (3% of the Quoted value) within 7 days from the date of acceptance of tender in the name of the Principal Chhatrapati Shivaji College, Satara.
- 10. If successful tendered does not pay the security deposit in the prescribed time limit and complete the agreement bond, his earnest money deposit will be forfeited as per Government resolution.
- 11. The security/Additional security deposit will not carry any interest which shall be refunded after completion of defect liability period as per guidelines of RUSA and Maharashtra government.
- 12. If the bidder fails to keep the security deposit, then the purchasing officer will be taken necessary action as per government resolution.
- 13. If after submitting the tender, the contractor withdraws his offer or modifies the same or if after the acceptance of his tender the contractor fails or neglects to furnish the balance of security deposit, without prejudice to any other rights and powers of the College hereunder, or in law, College shall be entitled to forfeit the full amount of the earnest money deposited by him.
- 14. In case it is found that the Demand draft/Bank Guarantee submitted by the tenderer are false or misleading, his earnest money shall be forfeited and additionally legal action may be initiated against the tenderer.
- 15. The work order shall be given to the concerned tenderer after the clearance of the Demand Draft/ Fixed Deposit Receipt /Bank Guarantee.
- 16. The Additional Performance Security Deposit in the form of Bank Guarantee /Demand Draft will be returned /released within one months after satisfactory completion of the work.

17. The amount of the Additional Performance Security shall be calculated by the tenderer in accordance with the following manner.

If the offer submitted is below cost put to Tender up to 10% of the estimated cost put to tender	1% of the estimated cost put to tender
If below by more than 10 % to 15 % of the estimated cost put to tender	1% of the estimated cost put to tender plus an amount equal to the percentage by which the offer is below 10% of the estimated cost put to tender. (e.g. If the offer is 15.00 % below, the Performance Security will be 1% + (15 - 10=5) = 6.00 % of the estimated cost put to tender.
If below by more than 15 % of the estimated cost put to tender	2 % of the estimated cost remaining amount put to tender plus an amount equal for to the percentage by which the offer is below 15 % of the estimated cost put to tender. e.g. 1- if the offer is 16 % below, the performance security will be (16-15=1x2=2) 6+2 = 8 % of the estimated cost put to tender. e.g. 2- if the offer is 25 % below, the performance security will be (25-15 =10x2 = 20) 6+20 = 26 % of the estimated cost put to tender.

- 18. All pages of tender documents, conditions, specifications, correction slips etc. shall be initialed by the tenderer. The tender should bear full signature of the tenderer, or his authorized power of Attorney holder in case of a firm.
- 19. Contractor/Bidder will be liable for action under Indian Penal Code for (i) submission of any false / fraudulent paper / information submitted in tender. (ii) if during contract period and defect liability period, any false information, false bill of purchases supporting proof of purchase, proof of testing submitted by bidder or his staff, subletting company or by himself. (iii) if any paper is found false / fraudulent during contract period and even after the completion of contract (finalisation of final bill) & Defect Liability period.
- 20. The Similar type work means: Execution of such type of work i.e. providing similar civil Works in Govt., Semi-Govt., Govt. Undertaking Organization and educational institute etc.
- 21. The site visit should be carried out before submission of Tender.
- 22. The Financial Bids shall contain duly filled and signed tender document.
- 23. Tender opening date should be communicated to the Tenderers.
- 24. The decision of the tender opening authority in this regard will be final and binding on the contractors.
- 25. GST shall be payable on the accepted contract value as per govt. rules. GST shall be paid to contractor on the amount of bill of work done as per prevailing rate of GST during the period of work done against submission of Tax invoice. TDS toward GST at the percentage in force from time to time or at the rate as intimated by the competent GST authority shall be deducted from bill amount whether measured bill, advance payment or secured advance.
- 26. No advance payment will be granted for the works proposed. All payments will be done through PFMS only.
- 27. Two running payments in the month are permitted. The bills shall be submitted by the contractor after satisfactory remark of Engineer –in charge.
- 28. The final bill shall be submitted by the contractor within 15 days of the date of the completion of work.

- 29. Billing will be done after item completion with "sign" remark of Sanstha's building supervisor.
- 30. Billing of completed item will be done after Sanstha's building supervisor's work satisfaction remark.
- 31. Claim for extra works shall be registered within 15 days of occurrence of the event. However, bills for these claims along with supporting data details may be submitted subsequently.
- 32. Bills for extra works or for any claim shall be paid separately apart from the interim bills for the main works.
- 33. The work has to be started within 7 (Seven) Days from the date of receipt of work order/mark out at site; whichever is later. In case of work not being started within this stipulated period, the College reserves the right to cancel the work order duly forfeiting the Earnest money deposit.
- 34. Contractor should verify all work done by architect/structural Eng./Sanstha's building supervisor/college building committee and Contractor should not take any discussion on site without prior permission.
- 35. College has the right to offer the contractor to modify the old material wherever/ whenever necessary instead of new supplies.
- 36. Contractor should work as per drawings provided with no variations without prior approval of the Architect.
- 37. Contractor should take remarks of building supervisor at each step of work for its quality and quantity purpose.
- 38. Contractor should get approval of the samples of materials in advance with College's Architect/Engineer / college building committee before use of the same in the work
- 39. Further work should not be carried out without billing measurement checked by Sanstha's building supervisor.
- 40. College has reserved the right for change in the number of items to be maintained in schedule. The college is not to bind to accept lowest and reserves the right of accept/cancel any or all tenders without assigning any reason thereof.
- 41. The contractor will have to construct shed for storing materials procured by him at his own cost at the work site having double locking arrangement. The materials will be taken for use in the presence of the Departmental Person. No materials will be allowed to be removed from site of the work.
- 42. No labor should work on site without medical certificate, Aadhar card, Arogya setu app, all safety equipment such as mask, glasses, gloves, helmet, safety belts etc. negligence in safety majors will lead to **termination of contract**.
- 43. The Contractor shall take necessary 100% labor insurance policy/policies so as to provide adequate insurance cover for execution of the awaited contract work for total contract value and complete contract period from the "Directorate of Insurance, Maharashtra State, Mumbai only. In case of any kind of accident contractor will be fully responsible for its consequences.
- 44. The Contractor shall be responsible for and shall pay any compensate to his workmen payable under the Workmen's Compensation Act, 1923 (VIII of 1923) Herein after called the said Act) for injuries caused to the workmen. If such compensation is payable/paid by the Government as principal under sub-section (1) of Section 12 of the said Act on behalf of the Contractor, it shall be recoverable by the Government from the Contractor under subsection (2) of the said section.

- 45. Contractor should follow all rules and regulations laid down by government.
- 46. Contractor should appoint qualified Supervisor. For constant quality and accuracy checkup of construction.
- 47. Site sanitization and site cleaning is responsibility of contractor.
- 48. Any disputes between contractor and College will be settled as per architect's final discussion. No separate arbitrator will be appointed for that.
- 49. Contractor should arrange watchmen for his material security and curing of structure.
- 50. Due to college working hours Construction working time may be shifted in evening and morning sessions, contractor should take note of this
- 51. College reserves the right to cancel the work order in case bidder fails to start work within the stipulated or extended time, If due to the below mentioned reason work order is canceled, earnest money/ security deposit shall be forfeited and also the tender may be allotted to the next lowest tender or the College reserves the right to take any other appropriate decision including legal action against the bidder to whom work order was given.
- 52. The tender notice shall form a part of the contract agreement.

I/We have read all the enclosed Terms and Conditions carefully and ready to accept and according to that I/We are submitting herewith the tender.

CONDITIONS OF CONTRACT

1) Compensation for delay

The time allowed for carrying out the work as entered in the tender shall be strictly observed by the contractor and shall be reckoned from the date on which the order to commence work is given to the contractor. The work shall throughout the stipulated period of the contract be proceeded with, all due diligence (time being deemed to be the essence of the contract on part of the contractor) and the contractor shall pay as compensation an amount equal to one percent, or such smaller amount as the Principal (whose decision in writing shall be final) may decide, of the amount of the estimated cost of the whole work as shown in the tender for every day that work remains un-commenced, or unfinished after the proper dates. And further to ensure good progress during the execution of the works, the contractor shall be bound in all cases, in which the time allowed for any work exceeds one month to complete.

2) Action when whole of Security Deposit is forfeited.

In any case in which under any clause or clauses of this contracts the contractor shall have rendered himself liable to pay compensation amounting to the whole of his security deposit (whether paid in one sum or deducted by installments) or in the case of abandonment of the work owing to serious illness or death of the contractor or any other cause, the Principal on behalf of the Governor of Maharashtra shall have power to adopt any of the following courses as he may deem best suited to the interest of Government.

- a) To rescind the contract (of which rescission notice in writing to the contractor under the hand of the Principal shall be conclusive evidence) and in that case the security deposit of the Contractor shall stand forfeited and be absolutely at the disposal of Government.
- b) To carry out of work or any part of the work departmentally debiting the contractor with the cost of the work, expenditure incurred on tools and plant, and charges on additional supervisory staff including the cost of work charged establishment employed for getting unexecuted part of the work completed and crediting him with the value of the work done departmentally in all respects in the same manner and at the same rates as if it had been carried out by the contractor under the terms of the contract. The certificate of the Principal as to the cost of the work and other allied expenses so included and the value of the work so done departmentally shall be final and conclusive against the contractor.
- c) To order that the work of the contractor be measured up and to take such part thereof as shall be unexecuted out of his hands and to give it to another contractor to complete, in which case all expenses incurred on advertisement for fixing a new contracting agency, additional supervisory staff including the cost of work charged establishment and cost of the work executed by the new contract agency will be debited to contractor and the value of the work done or executed through the new contractor shall be credited to the contractor in all respects and in the same manner and at the same rates as if it had been carried out by the contractor under the terms of his contract. This certificate of the Principal as to all the cost of the work and other expenses incurred as aforesaid for or in getting the unexecuted work done by the new contractor and as to the value of the work done by the new contractor and as to the value of the work so done shall be final and conclusive against contractor

In case the contract shall be rescinded under clause (a) above, the contractor shall not be entitled to recover or be paid any sum for any work thereto actually performed by him under this contract unless and until the Principal shall have certified in writing the performance of such work and the amount payable to him in respect thereof he shall only be entitled to be paid the amount so certified. In the event of either of the courses referred to in clause (b) or (c) being adopted and the cost of the work executed departmentally or through a new contractor and other allied expenses exceeding the value of such work credited to the contractor, the amount of excess value shall be deducted from any money due to the contractor by the Govt. under the contract or otherwise, howsoever or from his security deposit or the sale proceeds thereof provided howsoever, that the contractor shall have no claim against government even if certified value of the work done departmentally or through a new contract except the certified cost of such work

and allied expenses provided always that whichever of the three courses mentioned in clause (a) (b) or (c) is adopted by the Principal, the contractor shall have no claim to compensation for any loss sustained by reason of him having no claim to compensation for any materials, or entered into engagement or made any advance on account of or with a view of the execution of the work or the performance of contract.

3) Action when process of particular work is unsatisfactory

If the progress of any particular portion of the work is unsatisfactory the Principal shall not withstanding that the general progress of the work is satisfactory. The periods will give to the contractor 10 days notice in writing and the contractor will have no claim for compensation for any loss sustained by him owing to such action.

4) Extension of time limit.

If the contractor desires an extension of the time for completion of the work on the ground of his having unavoidable hindering in it execution or on the other ground, he shall apply in writing to the Executive Engineer before the expiration of the period stipulated in the tender or before the expiration of 10 days from the date to which he was hindered as aforesaid or on which the cause for asking ever extension occurred, which ever is earlier and the Principal may, with prior approval of the officer accepting the tender. If in his opinion there are reasonable ground for granting an extension, grant such extension as he thinks necessary or proper. The decision of the Principal in this matter shall be final.

5) Work to be executed in accordance with specification, drawing, orders etc.

The contractor shall execute the whole and every part of the work like manner and both as regards materials and every other respect in strict accordance with specifications. The contractor shall also confirm exactly fully and faithfully to the designs, drawings and instructions in writing relating to the work signed by the Engineer-in-charge and lodged in his office and to which the contractor shall be entitled to have access for the purpose of inspection at such office or at the site of work during office hours. The contractor will be entitled to receive three sets of contracts drawings and working drawings as well as one certified copy of the accepted tender along with the work order free of cost. Further copies of the contract drawings and working drawings, if required by him, shall be supplied at the rate of Rs. 1000 /- per set of contact drawing and Rs. 500/- per working drawing except where otherwise specified.

6) Alteration in Specifications and designs not to invalidate contract.

The Engineer-in-charge shall have power to make any alterations in, or additions to, the original specifications, drawings, designs and instructions, that may appear to him to be necessary or advisable during the progress of the work and the contractor shall be bound to carry out the work in accordance with any instructions in this connection which may be given to him in writing signed by the Engineer-in-charge and such alteration shall not invalidate the contract.

7) Rate for work not entered in estimate or schedule of rates of the district.

Any additional work which the contractor may be directed to do in the manner above specified as a part of the work shall be carried out by the contractor in the same conditions in all respects on which he agreed to the main work and at the same rates as per specified in the tender for the main work. And if the additional or altered work, includes any class of work for which no rate is specified in this contract, then such class of work shall be carried out at the rates entered in Schedule of Rates of the division or at the mutually agreed upon between the Engineer- in-charge and the contractor, whichever are lower.

8) Action and compensation payable in case of bad work.

If any time before the security deposit or any part thereof is refunded to the contractor it shall appear to the Engineer-in Charge or his subordinate in-charge or the work, that any work has been executed with unsound, imperfect unskilled workmanship or with materials of inferior quality, or that any materials or articles provided by him for the execution of the work are unsound

or of a quality inferior to that contracted for or are otherwise not in accordance with the contractor, it shall be lawful for the Engineer-in-charge to intimate this fact in writing to the contractor and then not withstanding the fact that the work, materials or articles complained of may have been inadvertently passed, certified and paid for, the contractor shall be bound forthwith to rectify, or remove and reconstruct the work so specified in whole or in part, as the case may be require or if so required, shall remove the materials or articles so specified and provided other proper and suitable materials or article at his own charge and cost and in the event of his failing to do so within a period to be specified by the Engineer-in-charge in the written intimation aforesaid, the contractor shall be liable to pay compensation at the rate of 1% on the amount of the estimate for every day not exceeding 10 days, during which the failure so continues and in the case of any such failure, the Engineer-in-charge may rectify or remove and re-execute the work or remove and replace the materials or article complained of, as the case may be, at the risk and expense in all respects of the contractor. Should the Engineer-in- charge consider that any such inferior work or materials as described above may be accepted or made use of it shall be within his discretion to accept the same at such reduced rates as he may fix therefor.

9) Work to be open to inspection.

All works under or in course of execution or executed in pursuance of the contract shall at all times be open to the inspection to inspection and supervision of the Engineer-in-charge and his subordinates and the contractor shall at all times during the usual working hours, and at all other times at which reasonable notice of the intention of the Engineer-in-charge of his subordinates to visit the works shall have been given to the contractor, either himself be present to receive order and instructions, or have a responsible agent duly accredited in writing, present for that purpose. Orders given to the contractor's duly authorised agent shall be considered to have the same force and effect as if they had been given to the contractor himself.

10) Contractor liable for damage done and for imperfection.

If during the period of 12 Months from the date of completion as certified by the Engineer-incharge OR 12 Months after commissioning of the work whichever is earlier in the opinion of the Engineer, the said work is defective in any manner whatsoever, the contractor shall forthwith on receipt on the notice in that behalf from the Engineer, duly commence execution and completely carry out at his cost in every respect all the work that may be necessary for rectifying and setting right the defects specified therein including dismantling and reconstruction of unsafe portions strictly in accordance with and in the manner prescribed and under the supervision of the Engineer. In the event of the contractor failing and neglecting to commence execution of the said rectification work within the period prescribed therefore in the said notice the Engineer may get the same executed and carried out departmentally or by other agency at the risk on account and at the cost of the contractor. The contractor shall forthwith on demand pay to the government the amount of such costs, charges and expenses sustained or incurred by the government of which the certificate of the Engineer shall be final and binding on the contractor. Such costs, charges and expense shall be deemed to be arrears of land revenue and in the event of contractor failing or neglecting to pay the same on demand as aforesaid without prejudice to any other rights and remedies of the Government, the same may be recovered from the contractor as arrears of land revenue. The government shall also be entitled to deduct the same from any amount which may then be payable or which may thereafter becomes payable by government to the contractor either-in-respect of the said work or any other work whatsoever, or from the amount of the security deposit retained by government.

11) Contractors to supply plant, ladders, scaffolding etc.

The contractor shall supply at his own cost all materials (except such special material if any) as may be supplied from the Public Works Department Stores, in accordance with the contract, plant, tolls, appliances, implements, ladders, cordage, tackle, scaffolding and any temporary works which may be required for the proper execution of the work, in the original, altered or

substituted form, whether included in the specification or other documents forming part of the contract or referred to in these conditions or not and which may be necessary for the purpose of satisfying or complying with requirements of the Engineer-in-charges as to any matter on which under these Conditions he is entitled to be satisfied, or which be entitled to require together with carriage therefor, to and from the work. The contractor shall also supply without charge the requisite number of persons with the means and materials necessary for the purpose of setting out works and counting, weighing and assisting in the measurement or examination at any time and from time to time of the work or materials. Failing this the same may be provided by the Engineer-in-charge at the expense of the contractor and the expenses may be deducted from any money due to the contractor under the contract or from his security deposit or the proceeds of sale thereof or of sufficient portion thereof. The contractor shall provide all necessary fencing and lights required to protect the Public from accident and shall also be bound to bear the expenses of defense every suit, action or other legal proceedings at law that may be brought by any person for injury sustained owing to the neglect of the above precautions, and to pay damages and cost such person or which may with the consent of the contractor be paid in compromising any claim by any such person.

The contractor shall provide suitable scaffolds and working platforms, gangways, and stairways and shall comply with the following regulations in connection therewith:

- a) Suitable scaffolds shall be provided for workmen for all work that cannot be safely done from a ladder or by other means.
- b) A scaffold shall not be constructed, taken down substantially altered except
 - i) Under the supervision of a competent and responsible. Person, and
 - ii) As far as possible by competent workers possessing adequate experience in this kind of work.
- c) All scaffolds and appliance connected therewith and all leaders shall
 - i) Be of sound material
 - ii) Be of adequate strength having regard to the loads and strains to which they will be subjected, and
 - iii) Be maintained in proper condition.
- d) Scaffolds shall be so constructed that no part there of can be displaced in consequence of normal use.
- e) Scaffolds shall not be overloaded and as far as practicable the load shall be evenly distributed.
- f) Before installing lifting gear on scaffolds special precaution shall be taken to ensure the strength and stability of the scaffolds.
- g) Scaffolds shall be periodically inspected by a competent person.
- h) Before allowing a scaffold to be used by his workmen, the contractor shall check whether the scaffold has been erected by his workmen or not take steps and to ensure that it complies fully with the regulations herein specified.
- i) Working platforms, gangways, and stairways shall
 - i) Be so constructed that no part thereof can sag unduly or unequally.
 - ii) Be so constructed and maintained having regard to the prevailing conditions as to reduce as far as practicable risks of persons tripping or slipping, and
- j) In the case of working platforms, gangways, working places and stairways at a height exceeding 3 meters.
- i) Every working platform and every gangways shall have to be closely boarded unless other adequate measures are taken to ensure safety.
- ii) Every working platform, gangways, working places, stairway shall be suitably fenced.
- k) Every opening in the floor of the building or in working platform shall except for the time and to the extent required to allow the access or persons or the transport or shifting of materials be provided with suitably means to prevent the fall of persons or material.
- 1) When persons are employed on a roof where there is danger of falling from a height exceeding 3 meters suitable precaution shall be taken to prevent the fall of persons or materials.

- m) Suitable precautions shall be taken to prevent persons being struck by articles, which might fall from scaffolds or other working place. Safe means of access shall be provided to all working platforms and other working places.
- n) Safe means of access shall be provided to all working platform and other working places.

The contractor shall comply with the following regulations as regards the Hoisting Appliances to be used by him.

- a) Hoisting machines and tackle, including their attachment, anchorage's and sports shall
 - i) Be of good mechanical construction, sound material and adequate strength and free from patent defect, and
 - ii) Be kept in good repair and in good working order.
- b) Every rope used in hoisting or lowering material or as a means of suspension shall be of suitable quality and adequate strength and free from patent defect.
- c) Hoisting machines and tackle shall be examined and adequately tested after erected on the site and before use and be reexamined in position at intervals to be prescribed by the government.
- d) Every chain, ring, hook, shackle, swivel and pulley block used in hoisting or lowering of materials or as a means of suspension shall be periodically examined.
- e) Every crane driver or hoisting appliance operator shall be property qualified.
- f) No person who is below the age of 21 years shall be in control of any hoisting machine, including any scaffolds, which give signals to the operator.
- g) In the case of every hoisting machine and of every chain, ring, hook, shackle, swivel and pulley block used in hoisting or lowering or as a means of suspension the safe working load shall be ascertained by adequate.
- h) Every hoisting machine and all gear referred to in the preceding regulation shall be plainly marked with the safe working load.
- i) In the case of hoisting machine having a variable safe working load, each safe working load and condition under which it is applicable shall be clearly indicated.
- j) No part of any hoisting machine or of any gear referred to in regulation of above shall be loaded beyond the safe working load except for the purpose of testing.
- k) Motors, gearing transmissions, electric wiring and other dangerous part of hoisting appliance shall be provided with efficient safe guards.
- l) Hoisting appliances shall be provided with such means as will reduce to a minimum risk of the accidental descent of the load.
- m) Adequate precautions shall be taken to reduce to a minimum the risk of any part of a suspended load becoming accidentally displaced.

1. Measure for prevention of fire.

The contractor shall not set fire to any standing jungle, trees, bush wood or grass without a written permit from the college. When such permit is given and also in all cases when destroying cut or dug up trees, bush wood grass etc. by fire, the contractor shall take necessary measures to prevent such fire spreading to or otherwise damaging surrounding property.

2. Liability of contractors for any damage done in or outside work area.

Compensation for all damage done intentionally or unintentionally by contractors labour whether in or beyond the limits of contractor for government property including any damage caused by the spreading of any damage fire mentioned in above shall be estimated by the Engineer-in-charge or such other officer as he may appoint and the estimates of the Engineer-in-charge subject to the decision of the Principal on appeal shall be final and the contractor shall be bound to pay the amount of the assessed compensation on demand, failing which the same will be recovered from the contractor as damages in the manner prescribed in the contract or deducted by the Engineer- in-charge from any sum that may be due to or become due from college to the contractor under this contract or otherwise. The contractor shall bear the expenses of defending any action or other legal proceeding that may be brought by any person for injury

sustained by him owing to neglect of precautions to prevent the spread of fire and he shall also pay any damages and cost that may be awarded by the court in consequence.

3. Changes in the constitution of the firm to be notified.

In the case of a tender by partners any change in the construction of a firm shall be forthwith notified by the contractor to the Engineer-in-charge for his information.

4. Lump sums in estimates.

When the estimate on which a tender is made includes lump sumps in respect of parts of the work the contractor shall be entitled to payment in respect of items of work involved or the part of the work in question at the same rates as are payable under this contract for such items, or if part of the work question is not in the opining of the Engineer- in-charge capable of measurement the Engineer-in-charge may at his discretion pay lump sum amount entered in the estimate, and the certificate in writing of the Engineer-in-charge shall be final and conclusive against the contractor with regard to any sum or sums payable to him under the provision of this clause.

5. Quarry fees and royalties

All quarry fees, royalties, octroi dues and ground rent for stacking materials if any, should be paid by the contractor as per govt. resolution.

6. Acceptance of conditions compulsory before tendering the work.

- a) Any contractor who does not accept these conditions shall not be allowed to tender for works
- b) The rates to be quoted by the contractor must be inclusive of all Taxes and Cess other than GST.
- c) The tenderer shall submit the list of apprentices engaged by the Contractor under Apprentice Act.
- d) The contractors are bound to pay to the labourers wages according to the Minimum Wages Act 1948 applicable to the Zone in accordance with the order issued in Government P.W.D./Circular No. MWA/ 1063, dated 07/12/1968.
- e) The contractor shall duly comply with all the provisions of the contract labour (Regulation and Abolition) Act 1970. (37 of 1970) and the Maharashtra Contract Labour (Regulation and Abolition) Rules 1971 as amended from time to time and all other relevant statutes and statutory provision concerning payment of wages particularly to workmen employed by the contractor and working on the site of the work.
- f) The Successful tenderer should produce to the satisfaction of the competent authority accepting the tender a valid and current licence issued in his favour under the contract labour (Regulation and Abolition) Rule 1970 and the Maharashtra Contract Labour (Regulation and Abolition Rule) Rule 1971, before starting the work. On failure to do so the acceptance of the tender will be liable to be withdrawn and also the earnest money will be forfeited to Government.
- g) Contractor shall submit a certificate to the effect that "All the Payments to the labour/Staff are made in bank accounts of staff linked to Unique Identification Number (AADHAR CARD)". The certificate shall be submitted by the contractor within 60 days from the commencement of contract. If the time period of contract is less than 60 days then such certificates shall be submitted within 15 days from the date of commencement of contract.
- h) The contractor shall comply with the provisions of the apprentice Act 1961 and the rules and orders issued there under from time to time. If he fails to do so his failure will be a breach of the contract and the Principal, may in his discretion cancel the contract. The Contractor shall also be liable, for any Pecuniary liability arising on account of any violation by him of the provisions of the Act.
- i) The Contractor shall take necessary 100% labor insurance policy/policies so as to provide adequate insurance cover for execution of the awaited contract work for total contract value and complete contract period from the "Directorate of Insurance, Maharashtra State, Mumbai

- only. In case of any kind of accident contractor will be fully responsible for its consequences.
- j) The Contractor shall be responsible for and shall pay any compensate to his workmen payable under the Workmen's Compensation Act, 1923 (VIII of 1923) Herein after called the said Act) for injuries caused to the workmen. If such compensation is payable/paid by the Government as principal under sub-section (1) of Section 12 of the said Act on behalf of the Contractor, it shall be recoverable by the Government from the Contractor under subsection (2) of the said section.

7. SAFETY MEASURES:

The contractor shall take all necessary precautions for the safety of the workers and preserving their health while working on such jobs as required special protection and precaution wherever required. The following are some of the requirements listed though not exhaustive. The contractor shall also comply with the directions issued by the Engineer in this behalf from time to time at all times.

The following are some of the requirements (The list is not exhaustive)

- (1) Providing protective footwear to workers in situations like mixing and placing of mortar of concrete, in quarries and place where the work is to be done under too much wet conditions as also for movements over surfaces tested with oyster growth.
- (2) Providing protective headwear to workers in quarries etc. to protect them against accidental fall of materials from above.
- (3) Providing handrails to the edges of the loading platforms of barrages ropeways, ladders not allowing rails of metal parts or unless timber to spread around etc.
- (4) Providing workmen with proper safety belts, ropes, etc. when working on any masts, cranes, circle hoist, dredges etc.
- (5) Taking necessary steps towards training the workers concerned of the use of machinery before they are allowed to handle it independently and taking all necessary precautions in and around the areas where machines, hoists and similar units are working. Wherever required by the law the persons handling the machinery shall have the required license, certificate etc.
- (6) Preventing over loading and over crowding of floating the land based machinery and equipment.
- (7) Providing life belts to all men working at such situations from where they may accidentally fall into water, equipping the boats with adequate number of life boats etc.
- (8) Avoiding bare live wires etc. as would cause electrocution to workers.
- (9) Making all platforms, stagings and temporary structures sufficiently strong and not causing the workmen and supervisory staff to take undue risks.
- (10) Providing sufficient first aid trained staff and equipment to be available quickly at the work site to render immediate first-aid treatment in case of accident due to suffocation, drowning and other injuries.
- (11) Taking the all-necessary precautions wherever divers are engaged on work.
- (12) Providing full length gum boots, leather hand gloves, leather jackets with fireproof aprons to cover the chest and back reaching upto knees, plain goggles for the eyes to the labour working with hot asphalt, handling, vibrators in cement concrete and also where use of any or all these items is, essential in the interest of health and well-bring of the labourers in the opinion of the Engineer-in -charge

8. Medical and sanitary arrangements to be provided for labour employed in the construction by the contractor.

The Contractor shall provide all necessary personal safety equipment and first aid apparatus available for the use of the persons employed on the site and shall maintain the same in

condition suitable for immediate use at any time and shall comply with the following regulations in connection therewith.

- (a) The contractor shall provide an adequate supply of pure and wholesome water for the use of labourers on works and in camps.
- (b) The contractor shall construct trenches, semi permanent latrines for the use of labourers. Separate latrine shall be provided for men and women.
- (c) The contractor shall build sufficient number of huts on suitable plot of land for use of the labourers according to the following specifications.
 - (1) Huts of bamboos and grass may be constructed.
 - (2) There should be no over crowding. Floor space at the rate of 3 Sqm (30 Sq.ft.) per head shall is provided. Care should be taken to see that the huts are kept clean and in good order.
 - (3) The contractor must find his own land. If he wants Govt.land he should apply for it. Assessment for it if demanded will be payable by contractor. However the Department does not bind itself for making available the required land.
 - (4) A good site not liable to submergence shall be selected on high ground remote from jungle but well provided with trees; shall be chosen wherever it is available. The neighborhood of tank, jungles, trees or woods should be particularly avoided. Camps should not be established close to large cutting of earthwork.
 - (5) The lines of huts shall have open space of at least 10 meters between rows. When a good natural site cannot be procured particular attention should be given to the drainage.
- (d) The contractor shall construct sufficient number of bathing places, sufficient number of washing places also be provided for the purpose of the washing cloths.
- (e) The contractor shall make sufficient arrangement for draining away the surface and suage water as well as water from the bathing and washing places and shall dispose of the waste water in such away as not cause any nuisance.
- (f) The contractor shall engage a medical officer with a traveling dispensary for a camp containing 500 or more person if there is no Government or other dispensary situated within eight Kilometers from the camp. In case of an emergency contractor shall at his cost, free transport for quick medical help to his sick workers.
- (g) The contractor shall provide the necessary staff for affecting the satisfactory conservancy and cleanliness of the camp to the satisfaction of the Engineer -in charge. At least one sweeper per 200 person should engaged.
- (h) The Assistant Director of public health shall be consulted before opening a labour camp and his instruction on matters such as water supply, sanitary, convenience, then camp site, accommodation and food supply shall be followed by the contractor.
- (i) In addition to above all provision of the relevant labour act pertaining to basic amenities to be provide to the labour shall be applicable which will be arranged by the contractor
- (j) The contractor shall make arrangement for all anti malaria measures to be provided for the labour employed on the work. The anti-malaria measures shall be as directed by the Public Health Officer.

9. WATER SUPPLY:

- a) Availability of adequate water for work and sources thereof shall be confirmed by the contractor before submitting the tender.
- b) The contractor shall make his own arrangement for drinking water for the labour employed by him.
- c) The contractor shall make his own arrangements at his own cost for entering into contract with concerned authority for obtaining the connection and carry the water upto the work site as required by him. The location of the pipeline with respect to the road shall be decided by Engineer-in-charge and shall be binding on the contractor. The college shall not bear any responsibility in respect of any problems and contractor shall not be liable for getting the any compensation on any ground. The progress of work shall not hamper for the above reasons.

- d) The contractor is advised to provide water storage tanks of adequate capacity to take care of possible shut down of water supply system.
- e) The contractor shall have to supply water required by the department for its establishment at work site free of cost.

10. ELECTRICITY:

- a) The contractor will have to make his own arrangement at his own cost for obtaining or providing electric supply at work site. The department shall not bear any responsibility in respect of any problems and contractor shall not be liable for getting any compensation on any ground. The progress of work shall not hamper for the above reasons.
- b) Electrical supply for the Department's use at work site shall be provided by the contractor on mutual agreed terms. The contractor may not abide by these conditions when power supply at the site fails.

11. ACCIDENTS:

The contractor shall take all precaution against damages from accidents etc. No compensation will be allowed to the contractor on this account or for correction and repairing any such damage to the work during construction. The contractor shall be liable to make good at his cost any plant or material belonging to the Govt. loss or damaged from any cause while in his charge. No compensation will be allowed for damages on ancillary items and equipments etc which are brought to the site by the contractor for effecting execution of work.

I/We have read all the enclosed Terms and Conditions carefully and ready to accept and according to that I/We are submitting herewith the tender.

GENERAL SPECIFICATIONS

	ss specified otherwise and whether specified in the schedule of quantity or not, the contractor
shall	adhere to following general specification/ guideline for the items of schedule of quantities.
1	All solid core flush door shall be conforming to MR GRADE. The solid core flush door so
	manufactured shall be of stand guarantee for borer resistant, termite resistant, Moisture
	resistant and fungus resistant and shall stand to tests confirming to IS Code
2	All laminate (provided on all exposed surface) shall be conforming to IS: 2046-1995 and
	shall be of 1mm in approved regular shade/ of 1.00 mm in approved premium shade and shall
	be fixed in combination of multiple color, shades as approved.
3	All types of painting to be in two coats of over the leveled and smooth surface so prepared
	with two/ all required coats of putty and primer of specified grade for such surface
	preparations.
4	Wall Putty and Oil Bond Emulsion Paint on All prepared wall and ceiling surfaces.
5	The design pattern indicated in the tender drawings is tentative only and the final design
	pattern and the shades of the laminate to be used shall be decided at the site by the Architect
	in charge.
6	For any type of deviation (to any of above or subsequent instructions), contractor has to
	procure/ obtain the written instruction of the Engineer-in-charge for the purpose otherwise
	shall not do.
7	Vitrified Tiles with Skirting of 600x600mm, 8mm double charged tiles fitted with 3-4mm,
	spacer groove with epoxy filling.
8	Windows- Aluminum powder coated -3track sliding window with mosquito mesh.
9	Removing of existing tiles, and dumping out of site.
10	Seasoned T.W. Frame of 125mmx75mm.
11	Granite Treads. Risers, Window sills, lintels, with edge chambers, grooves, polish.
12	Entrance door and internal doors with 1mm sf Laminate sheet for doors with matt finish s.s.
	fittings and fixtures needed all for door.
13	Any discrepancy in the site conditions shall be brought to the notice of the Engineer in charge.
14	The site being working premises, work shall be carried out in a phased manner, after the
	office hours and on holidays. The premises shall be left clean for the daily functioning. No
	additional cost shall be considered for this factor.

LIST OF APPROVED MANUFACTURERS / NATURAL SOURCES OF MATERIALS TO BE USED IN THE CONSTRUCTION OF BEAUTY AND WELLNESS CENTER SUBJECT TO THE APPROVAL OF SAMPLES BY THE EMPLOYER

	APPROVED BRANDS / MAKES OF MATERIALS						
	Brand are to be used in the sequence mentioned.						
SR NO.	MATERIALS	BRANDS					
1	CEMENT	Acc/ Ultra Tech					
2	PLYWOOD	Greenply / True wood / Century / Archid					
3	LAMINATES	Greenlam / Royal touch / Archid / Marino /					
		Century /					
4	BINDING MATERIALS	Fevicol / Araldite / Jivanjhor .					
5	GLASS	Saint Gobian / Modi Guard wave free float glass.					
6	PUTTY	Aisan / Birla					
7	PAINTS	Nerolac / Asian / Berger					
8	PRIMERS	Asian Paints / Nerolac					
9	MELAMINE POLISH	Asian / Nerolac					
10	ELECTRICAL WIRES	Polycab /Havells					
11	VTRIFIED TILES	Kajaria /Nitco/ Somany					
12	ELECTRICAL FIXTURES	Poly cab/ Havells/ Philips / Gold Medal					

NOTE:

The contractor shall use only above-mentioned material or the equivalent make of which Prior written approval is obtained from the Engineer-in-charge. All materials shall confirm to Laid down specifications. The contractor shall take this into account while tendering rates / Prices.

READ, UNDERSTOD AND ACCEPTED

Name of Work - Beauty and Wellness Center at Chhatrapati Shivaji College, Satara

SCHEDULE - B

Estimate According S.S.R 2022- 2023 RATE

Sr. No.	Chapter	SSR Item	Reff. No.	Description of CIVIL WORK	Additional Specification	Qty	Rate	Unit	Amount
				Tractor trip & labour office cleaning		3.000	600	Nos.	1800.00
1547	Building Maintenance	46.09	BDW 8	Dismantling brick masonry in lime or cement mortar and stacking the materils as directed with all leads, lifts etc.	As directed by Engineer in charge	1.688	335	cu.m.	565.61
				Window and door removal		2.010	700	Per person	1407.00
893	Brick Masonry	27.06	BDG 7	Providing second class Burnt Brick masonry with conventional/ I.S. type bricks in cement mortar 1:4 in half brick thick wall including mild steel longitudinal reinforcement of 2 bars of 6 mm diameter / 2 hoop iron strips 25 mm X 1.6 mm placed at every third course, properly bent and bonded at ends scaffolding, racking out joints and watering etc. complete.	Bd.G.7 Page Number 316	16.01	1119	SQ.M.	17918.55
959	Plastering and Pointing	32.05	BDL 2B	Providing internal cement plaster 12mm thick in single coat in cement mortar 1:3 without neeru finish to concrete or brick surfaces, in all position including scaffolding and curing etc. complete.	Bd.L.2 Page Number 368	32.02	289	SQ.M.	9255.51
1024	Paving Flooring and dado	33.37	BDM 35	Granite Frame Providing and fixing machine cut mirror polished 18mmto20mm thick telephone black/Amba White/Catbary brown/RBI red/Ocean Brown granite stone partition with full moulding the edges etc. complete. One side polish	Bd.M.35 B/Page One Number393	0.743	4010	SQM	2977.43

1028	Paving Flooring and dado	33.41	BDM 12	Providing and laying vitrified mirror / glossy finish tiles having size 590 mm to 605 mm x 590 mm to 605 mm of 8 to 10 mm thickness and confirming to IS. 15622-2006 (group Bla) of approved make, shade and pattern for dado and skirting in required position fixed in 1:4 cement mortar including neat cement float, filling joints, curing and clearing etc. complete	Bd.M. 12 Page Number385	10.95	1252	SQ.M.	13713.16
1029	Paving Flooring and dado	33.42	BDM 12	Providing and laying vitrified matt fininsh tiles having size 590 mm to 605 mm x to 605 mm of 8 to 10 mm thickness and confirming IS. 15622-2006 (Group Bla) of approved make, shade and pattern for flooring in required position laid on a bed of 1:4 cement morar including neat cement float, filling joints, curing and cleaning etc. complete.	Bd.M. 12 Page Number385	0.344	1600	SQ.M.	549.60
1113	Colouring	36.2	BDP	Providing and applying interior wall finish luster of approved make on internal wall surface as detailed below Scrapping the surface with emery paper and wipe clean wall primer with brush with mineral turpentine with brush 8 to 10% and oil 15 to 20% with roller and allowing to dry for a period 6 to 8 hours. wall putty with appropriate proportion of water allowing to dry for period 4 to 6 hours. Scrapping with Emery paper 180 and wipe clean. Applyingwall primer with brush with mineral turpentine 8 to 10% and oil 15 to 20% with roller Scrapping Emery paper 320 and wipe clean, interior wall finish luster 1st coat with brush/rubber/spray with mineral turpentine 7 to 9% and Oil with	As directed by Engineer in charge.	2.814	238.0	SQ.M.	669.73

				roller 19 to 21% After 8 hours of activity Applying 2nd coat or wall finish Lustre with mineral turpentine 7 to 9 % with brush and Oil with roller 19 to 21% after allowing dry for the period of 6 to 8 hours activity. (With prior approval of S.E.) Providing and applying two exterior whether sheild paint of approved	As directed by Engineer in				
1095	Oil Painting	35.26	BDO	manufacture and of approved colour to old plastered surfaces including scaffolding if necessary, cleaning and preparing the surface, watering for two days etc. complete.	charge.	15.31 4	295	SQ.M.	4517.63
				Partition Walls HALF & FULL, as per details provided, with 75mm thick ply partition wall, and both side veneer polished, with all fitting fixing, as specified by architect.(excluding doors, and fixed glass)	As directed by Engineer in charge.	33.24	4435	SQ.M.	147419.40
				Partition wall and doors- 8mm/10mm Fixed glass with all fitting cutting, filming as per specified etc.	As directed by Engineer in charge.	1.26	1665	SQ.M.	2097.90
				Doors without glass. In 19mm ply flush door with both sides laminate, 12" mat finish brass handle, latch lock, 6" brass hinges, with required frame as per design, all open edges finished with laminate, with ply laminated door frame and with all fitting and fixing on site.(Door D4,D1,D2,D3)	As directed by Engineer in charge.	2.52	7530	SQ.M.	18975.60
				Cupboard-1 as per drawings provided out of 19mm thick commercial ply for support, & all necessary frame work. 1 mm thick laminate of approved shade and make in multi-colours if any should be pasted over	As directed by Engineer in charge.	1	20000	Pic.	20000.00

Quoted rate in	n Words				
Quoted rate i	n figure				
Percentage of quoted by bidder (Less/Excess)					
To	otal in word : Rupees Two lak	h Ninety-nine thousand	Eight hundred Sixty S	Seven only	
	GRAND TOTAL COS		l l	299867.12	
Electrical works	Electrical wiring, casing, switchber points, sockets, and labour charges		Lumsum	25000	
Plumbing Items	Plumbing labour charges	1 -	Lumsum	15000	
Plumbing Items	Plumbing materials		Lumsum	18000	
	exposed ply surface & inside to be with 0.8mm off white laminate. The accessories such as brush finished steel handle for drawers & shutters guard, magnets, hardware shall be approved make. All open edges of be covered with Laminate.	e stainless s, cable of			

Signature & Seal of the Tenderer

INFORMATION OF THE BIDDER

1.	Name of the Company / Firm	
2.	Registered office Address, Telephone no, and E-mail	
3.	Correspondence /Contact Address, Details of contact person name, designation, address, mobile no & email	
4.	Type of the Organization / (Proprietary / Partnership / Pvt.Ltd. / PSU / Govt. /Public Ltd)	
5.	Year of Establishment and Experience in business (In Years)	
6.	Annual Turnover (2019-20)	
7.	GST Registration No.	
8.	PAN Card No.	
9.	Capacity in which bid is singed by the bidder (Proprietor /Partner /Director Etc.)	

Signature & Seal of the Tenderer

DECLARATION REGARDDING BLACKLISTING / DEBARRING FOR TAKING PART IN TENDER

I / We
Partner / Director/ Contractor hereby declare that the firm /company namely
M/S
has not been blacklisted or debarred in the past by Union / State Government / Rayat Shikshar Sanstha or by any other organization from taking part in tenders in India.
In case the above information found false I / we are fully aware that the tender / contract will
be rejected/cancelled by College and EMD shall be forfeited. In addition to the above College will not be responsible to pay the bills for any completed / partially completed work.
DEPONENT Name:
Address:
Attested:
(Public Notary / Executive Magistrate)

DECLARATION

(On letter head only)

To, The Principal, Chhatrapati Shivaji College, Satara.

Subject: Beauty and Wellness Center at Chhatrapati Shivaji College, Satara.

Dear Sir,

With reference to above cited subject, I/We have inspected the site of Chhatrapati Shivaji College, Satara and I / we are submitting herewith our rates for the above item.

I/We have examined the all requirement, specifications and carefully read the General conditions of contract, Instruction for Filling of Tender, Articles of Agreement, Bill of Quantities etc.

I/We have submitted the Tender fee, EMD payable to The Principal, Chhatrapati Shivaji College, Satara, which will not bear any interest.

I/We agree to sign agreement and submission of security deposit /additional security deposit within stipulated time from the acceptance letter.

I/We hereby ready to work of the above-mentioned construction, within the stipulated time specified in the work order and hereto at the rates quoted in Bill of Quantities of in accordance in all respects with the specifications, conditions of contract and as per the instructions.

I /We also hereby certify that the rates quoted in financial/commercial bid (BOQ) are not more than the rate of the DSR.

Power of Attorney authorizing undersigned to bid on our behalf is enclosed herewith.

I /We hereby certify that I / We have gone through all the information and terms and conditions stipulated in the tender document and hereby confirm to abide by the same.

Date:	Yours faithfully
Full Name:	G' , 0 G 1
Address:	Signature & Seal

Annexure – D

DETAILS OF WORKS TENDERED FOR AND IN HAND AS ON THE DATE OF SUBMISSION OF THIS TENDER

			Work in hand			Work tendered for			
Sr. No	Name of Work	Place Delivery	Tendered Cost	Cost of remaining work	Anticipated date of completion	Estimated cost	Date when decision is expected	Stipulated date of period of completion	Remarks
1	2	3	4	5	6	7	8	9	10

(Attach scan copy of work order)

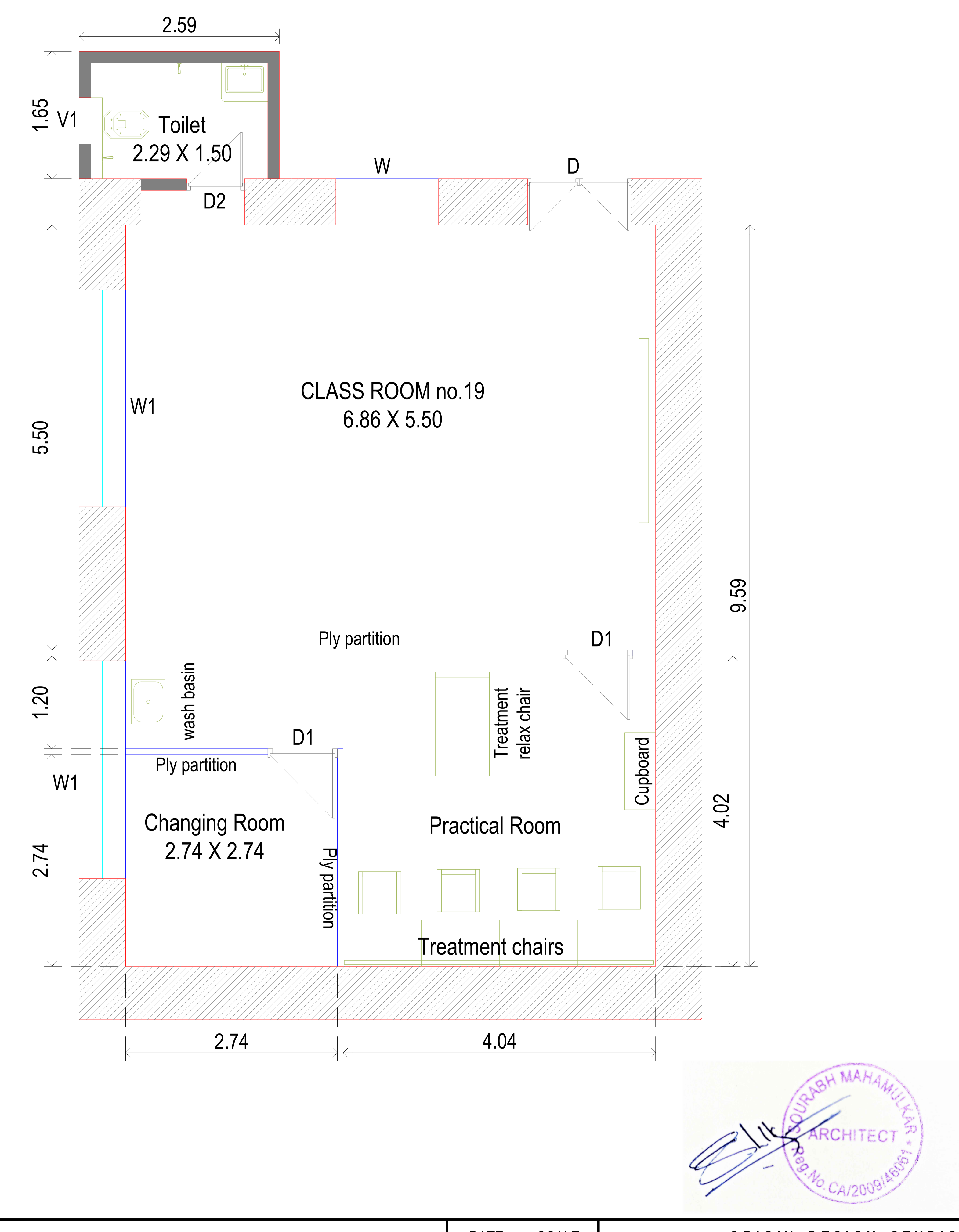
Annexure – E
DETAILS OF WORKS OF SIMILAR TYPE & MAGNITUDE CARRIED OUT BY
THE TENDERER IN LAST 5 YEARS.

Sr. No.	Name of Work	Place and State	Tendered Cost	Contract Period with Date & No. of Work Order	Amount of completed Work	Actual Date of completion	Remarks
1	2	3	4	5	6	7	8

(Attach scan copy of work order/Completion certificate)

Annexure – F
DETAILS OF PLANT & MACHINERY IMMEDIATELY AVAILABLE WITH
TENDERER FOR THE USE ON THE WORK

Sr. No.	Name of Equipment	No. of Units	Kind & make	Capacity, age and condition	Present Location	Remarks
1	2	3	4	5	6	7



PROPOSED RENOVATION FOR BEAUTY PARLOR COURSE,
AT HALL NO. 19
AT,CHH. SHIVAJI COLLEGE, SATARA., C.T.S. NO. 553A, SADARBAZAR.

DATE	SCALE
03-03-2023	NTS

ARCHITECTS & INTERIOR DESIGNERS

1ST FLR. B.K.COMPLEX, OPP. COOPER BUNGLOW, SADR BAZAR, SATARA

originds.satara@gmail.com | +91-9860057646