



Form VI [See rule 25 (1)]

**GOVERNMENT OF MAHARASHTRA** OFFICE OF LICENSING OFFICER PUNE

Licence No.- 2331000110043484

Dated - 24/07/2023

Fee Paid Rs. 65023.60

## Licence

LICENCE is hereby granted to **NEXVITECH INDIA PRIVATE LIMITED T BLOCK, PLOT NO 165/3/14, MIDC CHOWK, BHOSARI, HAVELI, PUNE, MAHARASHTRA, 411026** under Section 12 (2) of the Contract Labour (Regulation and Abolition) Act, 1970 in respect of the registered establishment No.1531000710001313

Name - WIRTGEN INDIA PVT LTD

Address - GAT NO.301, AND 302, BHANDGAON KHOR ROAD, DAUND, PUNE, MAHARASHTRA, 412214

of which **RAMESH PALAGIRI** is the Principal Employer subject to the condition specified in Annexure.

The Licence shall remain in force till 31/07/2024

Signature of Licensing Officer Under Contract Labour (R & A) Act,1970

Date :24/07/2023

## ANNEXURE

The licence is subject to the following conditions :-

i) The licence shall be non-transferable.

ii) The number of workmen employed as contract labour in the establishment shall not, on any day, exceed 120.00 ONE HUNDRED TWENTY

iii) Except as provided in the rules, the fees paid for the grant, or as the case may be, for renewal of the licence shall be non-refundable.

iv) a) The rates of wages payable to the workmen by the contractor shall not be less than the minimum rates of wages fixed under the Minimum Wages Act, where that Act applies, where the rates have been fixed by agreement, settlement or award, shall not be less than the rates so fixed and where rates have been fixed under the Minimum Wages Act and under any agreement, settlement or award the rates shall not be less than the higher of the two rates.

b) Where the workmen employed by the contractor perform the same kind of work as the workmen or a class of workmen directly employed by the principal employer, the rates of wages payable to the workmen by the contractor shall be the rates payable to the workmen directly employed by the principal employer doing the same kind of work.

c) In any other case, the rates of wages shall be such as may be specified in this behalf by the Commissioner of Labour.

(v) a) The hours of work and other conditions of service of the workmen of the contractor shall be in accordance with the provisions of the Minimum Wages Act, where that Act applies and where any agreement, settlement or award is in force, in accordance with the provisions of the said agreement, settlement or award; and where in any employment the Minimum Wages Act applies and there is also in force any agreement, settlement or award, the conditions of service shall be governed by provisions which are more beneficial to the workmen.

b) In other cases where the workmen employed by the contractor perform the same kind of work as the workmen directly employed by the principal employer of the establishment, the hours of work and other conditions of service of the workmen of the contractor shall be the same as applicable to the workmen directly employed by the principal employer of the establishment.

c) In case not falling under sub-clause (a) or (b) the hours of work and other conditions of service of the workmen of the contractor shall be such as may be specified by the Commissioner of Labour.

Explanation - While determining the wages, hours of work and other conditions of service under sub-clause (c) of clause (iv) and sub-clause (c) of clause (v), the Commissioner of Labour shall have due regard to the wages, hours of work and other condition of service obtained in similar employments.

(vi) a) In every establishment, where twenty or more women are ordinarily employed as contract labour there shall be provided and maintained by the contractor a room or rooms for the use of children under the age of six years as may be required by the Commissioner of Labour and the standard of construction, scale of accommodation and the facilities shall be such as may be specified by the Commissioner of Labour:

Provided that, where the principal employer is required under the Factories Act and the Rules thereunder to provide and maintain a creche or other alternative arrangements for the use of children of women employees directly employed by him any arrangements made by the contractor with the principal employers for the use of the creche (or other alternative arrangements in lieu of creche) by the children under the age of six years of the female workmen employed by the contractor, shall be considered as the compliance of the provisions of this clause:

Provided further that, such arrangements are according to the standard prescribed in the Factories Act and the Rules framed thereunder.

b) In other cases, there shall be provided and maintained a room or rooms for the use of children under the age of six years, as may be specified by the Commissioner of Labour.

vii) The contractor shall provide other essential amenities for contract labour employed in accordance with the Maharashtra Contract Labour (Regulation and Abolition) Rules, 1971.

viii) The licensee shall notify any change in the number of workmen or the conditions of work to the licensing officer.

"बालकामगार कामावर ठेवणे गुन्हा आहे"