part and

S/O Mohd Ramzan Deka Dated: R/O Dessu Daksum GST. No:- 01ALKPD7130R1Z1

Regd No:: SE/Hyd/Bud/35/2021-22/CEE/Civil Tender ID: 2023 PHE 167940 13

Reference

Alloted Cost Rs: 20.135 Lacs Advertized Cost Rs: 22.62 Lacs Subject: Retrofitting of WSS Muqdampora Badasgam by way of L/F of pipes under JJM.

1.In response to this office e-NIT No. 09 OF 2022-23 Dated: 27 -04-2022 issued under No: PHB/1046-71 Date: 27.04.2022

02. Read with date Extension No: PHB/2080-2100 Dated: 23.05.2022

03. Read with date Extension No: PHB/2440-60 Dated: 28.05.2022

2-4.DJJM /District Development Commissioner Anantnag's Authorization No:DDCA/JJM/2022-23/3858-60 Dated: 30.07.2022, No/DDCA/DJJM/9413 Dt: 04.11.22 and No/DDCA/JJM/12613 Dated:03.02.2023

05. Superintending Engineer Hyd. Circle Anantnag's Authrozation Letter No:SE/Hyd/4590 Dated: 03.08.2022

06. This office letter of intent No/PHB/6468-75 Dated: 03.08.2022

For & on behalf of Lt. Governor of J&K (UT), contract for above noted work is hereby fixed with you on the following quoted rates :-

SI.No	Description of Work / Item(s)	Qty	Units	Estmated Rate	Amount
1	Earth work in excavation over areas exceeding 30 cm and upto 1.5 m in depth 1.5 m in width as well as 10 sqm on plan inculding disposal of excavated soil upto1mt from cutting edge.				and the second lands
2	a) All Kinds of Soil	1626.91	Cum	436.00	709333
3	b) Ordinary Soft Rock	697.25	Cum	841.60	586806
4	Laying & Fitting of G.I Pipes .	097.23	Cuiii	041.00	300000
5	a) 65 mm G.I Pipe	500.00	Mtr	73.05	36525
6	b) 50 mm G.I Pipe	2000.00	Mtr	40.80	81600
7	c) 40 mm G.I Pipe	4300.00	Mtr	40.80	175440
	d) 25 mm G.I Pipe	3603.00	Mtr	30.65	110432
8	e) 20 mm G.I Pipe	3000.00	Mtr	20.25	60750
9	f) 15 mm G.I Pipe	3000.00	Mtr	20.25	60750
10	Making Connections of G.I branch with G.I main including providing & Fixing Tees etc Complete.			20.20	
11	b) Below 40 mm	12.00	No	666.05	7005
12	Rethreading of damaged ends	12.00	INO	666.25	7995
13	Back-filling of available excavated soil into the trench excluding rock.	2091.75	No	198.70	415631
14	By Mechanical Transport including loading, unloading and stacking				
15	Below 100 mm G.I Pipes / cement & steel ( 15kms)	38.49	MT	446.00	17167
		Total			226200
		Deduct @ 11.00 % of all items		248500	
s & Oty Che	acked .			47030	

Rates & Qty Checked

Draftsman

**o**fficer Techn

Executive al Shakti PHE <mark>C</mark>iviston Bijbehara

Alloted Amount after the deductions

Amount Alloted after the deductions

2013500

20.135Lacs

## **Terms & Conditions**

1	The cost of work should in no case exceed beyond Rs. 20.135 Lacs (Rupees Twenty seven lac forty thousand only .
2	The work shall have to be completed within a period of 30 days from the date of issuance of this allotment order failing which penalty upto 10% of the total value of contract shall be imposed upon you.
3	Express money deposited by you vide CDRNo : 3450896 DT: 03.04.2023 RS: 22700 CDRNo 3106077 Dated 21.05.22 Rs: 45300/successful completion of the work and expiry of defect clause.

OFFICE OF THE EXECUTIVE ENGINEER PHE, DIVISION BIJBEHARA M/S ZAHOOR AHMAD DEKA No/PHB:

Client/Paying Authority: The client/paying authority shall be the concerned Executive Engineer. Besides, the supervision of the various components of the work shall be carried out by the concerned Engineers of the Division/TPIQM consultants under the overall coordination of the concerned Superintending Engineer Hydraulic Circle/Executive Engineer/Assitant Executive Engineer  Terms of Payment: Payment can be claimed on a monthly basis subject to the amount of bill being proportionate to the value of work viz a viz completion period within a variation of -5%.  Warranty: The firm shall be bound for satisfactory performance of works for 18 months after the successful commissioning of subject work. If during warranty period any malfunctioning/ defects arise, the firm /joint venture shall have to rectify the same within a period of ten days of receipt of intimation. In case of any failure on the part of the firm/joint venture to remove the defect, the Department may get the defects removed/ repaired by any other agency and cost thereof shall be recovered from the firm / joint venture and shall be recommended for further punitive action as governed under the relevant clause of the contract including blacklisting.  Trial Run: After testing and commissioning of work, the bidder will have to make a trial run of the work for a period of 03 months during which the bidder will have to operate and maintain the executed work to the fuil satisfaction of the Department.  Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence after the successful completion of Trial run. The bidder shall be responsible to make good & remedy at his own expense any defect in works which is noticed during the DLP. In case any defect remains unattended by the firm at the completion of DLP, the department may extend the DLP for such time as deemed fit for getting the defect rectified subject to a maximum ceiling of 6 Months.  Liquidated damages (LD)  In		
Terms of Payment: Payment can be claimed on a monthly basis subject to the amount of bill being proportionate to the value of work viz a viz completion period within a variation of -5%.  Warranty: The firm shall be bound for satisfactory performance of works for 18 months after the successful commissioning of subject work. If during warranty period any malfunctioning/ defects arise, the firm /joint venture shall have to rectify the same within a period of ten days of receipt of intimation. In case of any failure on the part of the firm/joint venture to remove the defect, the Department may get the defects removed/ repaired by any other agency and cost thereof shall be recovered from the firm / joint venture and shall be recommended for further punitive action as governed under the relevant clause of the contract including blacklisting.  Trial Run: After testing and commissioning of work, the bidder will have to make a trial run of the work for a period of 03 months during which the bidder will have to operate and maintain the executed work to the full satisfaction of the Department.  Defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence after the successful completion of Trial run. The bidder shall be responsible to make good & remedy at his own expense any defect in works which is noticed during the DLP. In case any defect remains unattended by the firm at the completion of DLP, the department may extend the DLP for such time as deemed fit for getting the defect rectified subject to a maximum ceiling of 6 Months.  Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supplies / works or in the event of any damage occurring or being caused by the allottee failing, declining, neglecting or delaying the supplies / works or in the event of any the terms and conditions of the contract, the Department shall with or without prejudice to any other remedies available to it under any law for the time being enforce in		
Warranty: The firm shall be bound for satisfactory performance of works for 18 months after the successful commissioning of subject work. If during warranty period any malfunctioning, defects arise, the firm /joint venture shall have to rectify the same within a period of ten days of receipt of intimation. In case of any failure on the part of the firm/joint venture to remove the defect, the Department may get the defects removed/ repaired by any other agency and cost thereof shall be recovered from the firm / joint venture and shall be recommended for further punitive action as governed under the relevant clause of the contract including blacklisting.  Trial Run:  After testing and commissioning of work, the bidder will have to make a trial run of the work for a period of 03 months during which the bidder will have to operate and maintain the executed work to the full satisfaction of the Department.  Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence after the successful completion of Trial run. The bidder shall be responsible to make good & remedy at his own expense any defect in works which is noticed during the DLP. In case any defect remains unattended by the firm at the completion of DLP, the department may extend the DLP for such time as deemed fit for getting the defect rectified subject to a maximum ceiling of 6 Months.  Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supplies / works or in the event of any damage occurring or being caused by the allottee or in the event of any default or failure by the allottee in complying with any of the terms and conditions of the contract, the Department shall with or without prejudice to any other remedies available to it under any law for the time being enforce in the UT:  a) Terminate the contract after 15 days notice  b) Recover the amount of loss caused by damage, failure or default, as may be determined by the		
Trial Run: After testing and commissioning of work, the bidder will have to make a trial run of the work for a period of 03 months during which the bidder will have to operate and maintain the executed work to the full satisfaction of the Department.  Defects Liability Period (DLP): The defects Liability Period shall be for a period of 12 Months which shall commence after the successful completion of Trial run. The bidde shall be responsible to make good & remedy at his own expense any defect in works which is noticed during the DLP. In case any defect remains unattended by the firm at the completion of DLP, the department may extend the DLP for such time as deemed fit for getting the defect rectified subject to a maximum ceiling of 6 Months.  Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supplies / works or in the event of any damage occurring or being caused by the allottee or in the event of any default or failure by the allottee in complying with any of the terms and conditions of the contract, the Department shall with or without prejudice to any other remedies available to it under any law for the time being enforce in the UT:  a)Terminate the contract after 15 days notice and/or b)Recover the amount of loss caused by damage, failure or default, as may be determined by the department.		
Defects Liability Period (DLP): The defects Liability Period shall be for a period of 12 Months which shall commence after the successful completion of Trial run. The bidde shall be responsible to make good & remedy at his own expense any defect in works which is noticed during the DLP. In case any defect remains unattended by the firm at the completion of DLP, the department may extend the DLP for such time as deemed fit for getting the defect rectified subject to a maximum ceiling of 6 Months.  Liquidated damages (LD) In the event of allottee failling, declining, neglecting or delaying the supplies / works or in the event of any damage occurring or being caused by the allottee or in the event of any default or failure by the allottee in complying with any of the terms and conditions of the contract, the Department shall with or without prejudice to any other remedies available to it under any law for the time being enforce in the UT:  a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may be determined by the department.		
Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supplies / works or in the event of any damage occurring or being caused by the allottee or in the event of any default or failure by the allottee in complying with any of the terms and conditions of the contract, the Department shall with or without prejudice to any other remedies available to it under any law for the time being enforce in the UT:  a)Terminate the contract after 15 days notice and/or  b)Recover the amount of loss caused by damage, failure or default, as may be determined by the department.		
DJKecover the amount of loss caused by damage, failure or default, as may be determined by the department. and/or		
c)Recover the extra cost, if any, involved in allotting contract to other party.		
and/or d)Impose Liquidated damages on account of delay beyond the schedule completion period to the tune of 0.5% of the delayed portion of contract every week but not exceeding 10% value of the contract.		
of the performance security and blacklist the firm.  Force Majeure:		
Any failure or commission to carry out the provision of the contract shall not give rise to any claim by the department or bidder one again the other if such failure of commission arises from the 'ACT OF GOD' which shall include all natural calamities such as fires, floods, earthquake, hurricane, strikes, riots, embargoes or from any political or other reasons beyond the control of the parties including war, of tate of insurgency.		
Specifications of job: "enderer/s must execute the works as per the requirements/specifications detailed in the relevant/applicable IS code/s.		
lidder Dying, Becoming Insolvent Or Imprisoned: In the event of the death or insanity or insolvency or imprisonment of the bidder or where the bidder being a partnership or firm becomes issolved or being corporation goes into liquidation, voluntary or otherwise, the contract may, in the option of the Engineer-in-charge, be erminated by notice in writing posted at the site of the works. communications/ instructions.		
afety of Govt. Infrastructures: he bidder should ensure the safety of the water supply lines, sewer lines, telephone cables, power cables, storm water drains etc., pipe lay ignment and, if any damage occurs during execution it should be attended immediately at the cost of the bidder. Failing to attend Imediately, the same will be got done by the Department at the risk and cost of the allotee.		
Allottee's risk and insurance: All risks of loss or damage to physical property and of personal injury and death which arise during and in consequence of the perform of the Contract are the responsibility of the Bidder.		
Work under Bidders Charge: From the commencement of the work to the completion thereof the same shall be under the bidders charge. The bidder shall be held responsible for and make good any loss or injuries by fire or other causes / theft and shall hold the Government harmless for any claims injuries to persons or damage to property happening from any neglect, default, want of proper care and misconduct on the part of the bidder, or any of his employees, during the execution of work. The bidder shall be responsible for the compensation if any, to labour under the existing labour laws of the country.		
the existing labour laws of the country.  Setting Out of Works:  The bidder shall be responsible for the time and proper setting out of all the works and for the correctness of the positions, levels, dimens, and alignment of all parts of the works and for the provision of all necessary instruments, appliances and labour in connection therewith		
Labour: The bidder shall make his own arrangements for the engagement of all types of the labour, required for the execution of the job. No workman below the age of 18 years shall be employed on the works. Also the hidden below the age of 18 years shall be employed on the works.		
the rules framed there under.  Storage at Site:  The bidder shall at his own cost make arrangements for proper storage especially towards Rain and Snow damages of the equipment/materials at sites till its erection/completion. For the purpose the bidder shall, with the approval of Engineer in charge construct temporare storage accommodation for equipment/material at site for which land shall be provided by the department near the site of work.		
/ THINK I WILL SHALL DE DITUVILLE DV The department near the site of		

	Final Acceptance: The equipment/work shall be accepted by the Department only after the system has been tested and has performed satisfactorily in all respects, at site, in accordance with the provisions of the contract.
	Cleaning Up:  On completion of the works the bidder shall clear away, load into trucks or any other transport and remove from the site all constructional plant, surplus materials, dismantled or otherwise, earth and rubbish and temporary works of every kind and leave the whole of the site and works clean and in a workmanship condition, to the satisfaction of the Department.
	Power and Water Supply:  The bidder/firm shall make his own arrangement, at his own cost, for all lines, individual power points, etc. to the machinery and plant The bidder/firm shall make his own arrangement, at his own cost, for all lines, individual power points, etc. to the machinery and plant required by him for the erection, testing and commissioning of the equipment ordered on him. The bidder shall pay for all electrical energy required by him for this purpose at the prevalent electricity tariff in J&K State. Such charges shall be paid by the bidder/firm directly to the consumed by him for this purpose at the prevalent electricity tariff in J&K State. Such charges shall be paid by the bidder/firm directly to the consumed by him for this purpose at the prevalent electricity tariff in J&K State. Such charges shall be paid by the bidder flectric Power Corporation and the bidder's final bill shall be settled only after he gets a no outstanding certificate from the concerned Electric Division.  The Division shall not be responsible, and the bidder shall have no claim whatsoever for any interruption in power supply or voltage fluctuation or total cut off at the site. The bidder/firm must provide an alternative source of power, at his own cost, at the site for fluctuation of the work. The bidder shall make his own arrangements for water to be used for the execution/Hydro-testing/ water tightness completion of the work. The bidder shall make his own arrangements for water to be used for the execution/Hydro-testing/ water tightness.
23	Agreement:  As soon as letter of award is communicated to the firm, the contract shall be complete and binding upon them, the bidder/firm shall also be As soon as letter of award is communicated to the firm, the contract shall be complete and binding upon them, the bidder/firm shall not required to execute an agreement with the competent authority within seven days from the date of issue of letter of award. Failure to execute such an agreement in time shall not however, prevent this contract from being enforced against the firm and the date of delivery of execute such an agreement in time shall not however, prevent this contract from being enforced against the firm and the date of execute such an agreement in time shall not however, prevent this contract from being enforced against the firm and the date of delivery of execute such an agreement in time shall not however, prevent this contract from being enforced against the firm and the date of delivery of execute such as agreement in time shall not however, prevent this contract from being enforced against the firm and the date of delivery of execute such as agreement in time shall not however, prevent this contract from being enforced against the firm and the date of execute such as agreement in time shall not however.
24	Tender quantities: The advertised quantities in the tender documents are tentative and subject to increase or decrease, compared to the decident of the design and other considerations. The successful bidder shall have no claim/reservation and the design and other considerations. The successful bidder shall have no claim/reservation and the design of the department shall be final and binding.
25	Third Party Monitoring:  The allotted works shall be subject to check by the third party monitoring agency (TPIQM) appointed by the Department. The agency shall be check the quality of works executed by the agencies, quality of materials used for construction and quality of machinery installed in each scheme. The TPIQM's role shall be that of an assistant to the Employer's Representative for the purpose of monitoring and evaluation of the performance of the Contract during the Contract Period.
26	All other terms and conditions as laid down in form No.25 of P.W.D. shall remain in force and binding on successful tenderer.

Copy to the :

copy to u	Te:-
1	Chief Engineer Kmr PHE Department Srinager for favour of information please.
2	District Dev.Commissioner Anantnag for favour of information pieuse
3	Superintending Engineer Hyd, Circle Anantang for favour of information
4	Assistant Executive Engineer PHE Sub – Division Kokernay for Information and Strictly in accordance with approved proposals, besides completion of work within the stipulated time period and strictly in accordance with approved DPR in any case for which he shall the amount of work does not exceed beyond the provision of allotment/Approved DPR in any case for which he shall be personally responsible and also circular circulated by Cheif Engineer Kmr PHE Department vide endoresment be personally responsible and also circular circulated by Cheif Engineer Kmr PHE Department vide endoresment
6	Technical Officer Divisional Office for information
	File Concerned

Executive Engineer
USD PHE Division Bijbehara