Office of the Burdwan Municipality

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MemoNo. 113/III/1/Ph-1(W)/5/2021/PmtRR/NIT1/2021-22/V1

Dated: 23/06/2021

NOTICE INVITING ELECTRONICTENDER No. 1 Tender Ref: No. WBMAD/BM/AMRUT/1/21-22

The Executive Officer, Burdwan Municipality, on and for behalf of the Administrator, Burdwan Municipality invites sealed competitive Bid on Item rate Basis (Two-part System) from reliable and resourceful Companies/Firms/Contractors having experience and acumen in Road restoration work in Laying works of Ductile Iron Pipes as noted below the eligibility and depicted hereunder for participating in the e-Bid.

SI No	NameofWork	Amount put to tender (Rs)	Earnest Moneyin(Rs.)	Cost of Agreement (Rs.)	Time of Completion (Days)
1	Bituminous Road for Permanent Restoration work of distribution pipe line for Zone -I, Zone -IX, & Zone X for water supply scheme under AMRUT project within Burdwan Municipality (Part-I).	11940948.00	238819.00	3 X 2505	120
2.	Bituminous Road for Permanent Restoration work of distribution pipe line for Zone -II, Zone -III & Zone VI for water supply scheme under AMRUT project within Burdwan Municipality (Part-I).	11947477.00	238950.00	3 X 2505	120
3.	Bituminous Road for Permanent Restoration work of distribution pipe line for Zone -IV, Zone -V, Zone -VII & Zone VIII for water supply scheme under AMRUT project within Burdwan Municipality (Part-I)	12235681.00	244714.00	3 X 2505	120
4.	Cement Concrete pavement for permanent road restoration in Zone - II, Zone - III & Zone -VI for Water Supply project within Burdwan Municipality under AMRUT scheme. (Part-I).	10597130.00	211943.00	3 X 2505	120
5.	Cement Concrete pavement for permanent road restoration in Zone - I, Zone - IX, Zone - X for Water Supply project within Burdwan Municipality under AMRUT scheme.(Part-I)	10093578.00	201872.00	3 X 2505	120
6.	Cement Concrete pavement for permanent road restoration in Zone - IV, Zone - V, Zone - VII,Zone-VIII for Water Supply project within Burdwan Municipality under AMRUT	9720938.00	194419.00	3 X 2505	120

TABLE-1

6.DATE, SCHEDULE&DESCRIPTION OFWORK:-

A. a)	Nameof thework	: As per above.
b)	Eligibleforsubmission of Tender	1. Having experience and technical acumen in similar nature of work in single contract having value not less than the 40 % of total value of workin Tender document during last five financial years prior to the date of issue of this Notice in any Government Department/Board/Semi- Govt./Corporation/StatutoryAuthority / Undertaking body etc.
		OR
		2 no similar nature of completed work and the value of the work not less than the 30 % of estimated desired value of work as mentioned in tender, in single contract during last 5 (five) year.
		OR
		Work completed to the extent of 80 % or more and the value of work not less than the desired value of work as mentioned in single contract during last 5 (five) year. The tenderer will submit the certificate of satisfactory running work from the concern Executive Engineer or Competent Authority.
		AND
		2.Having annual turnover of at lowest Rs. 80 lakhs of above in any one year of last five Financial years & Bank solvency Certificate not less than Rs. 40 Lakhs (date of issuance should be not more than 6 month prior to publication of tender or after the publication of tender)
		AND
		3.Current GST Registration Certificates, P.TAX certificate, PAN Card, up to date Income Tax Return receipts of last five financial year etc.
		Note:
		a) Only works of nature depicted above completed successfully will be treated as credential.
		b) The bidder has no adverse report, on any account against their organization for any project worked during last 5 (five) years or working at present. This clause will lead for rejection of application, even after fulfillment of other eligibility criteria.
		However, the tender inviting authority reserves the right to relax the eligibility criteria if felt necessary fo the interest of fair competition
		c) Bidder intending to participate in more than one work shall have to furnish Annual turnover and Ban

c)	Name &Address of the Engineer-in- Charge	:	Executive Engineer, Burdwan Division, Municipal EngineeringDirectorate. Purta Bhavan,Purba Bardhaman
d)	Price per copy of the set of Tender documents	:	Rs.Nil
e)	Documentsrequireto besubmittedalong withtheApplicationfor obtaining quotationpaper	:	A successful performance and completion certificate supplemented with work order,BOQ along with payment certificate issued by the competent authority shall have to be furnished in support of credibility in terms with eligibility criteria depicted in this Notice (<i>Ref: SI. No. 4 : Eligibility to</i> <i>participate in the Bid</i>). Besides this, following documents shall have to be furnished: a.Particulars of ownership/partnership or Board of Directorspertaining to the Organization/Company/Firm b. Having sufficient qualified technical personnel (to be employed under the firm for at least 2 consecutive years) with sound knowledge and experience in execution of similar nature of works. c. Bank solvency Certificate not less than Rs. 40 Lakhs and d.Valid documents in support of annual Turnover(Audit report)at lowest Rs. 80 lakhsor abovein any one year of last five Financial years. e. List of machines and equipment's necessary for field as well as laboratory test for all materials. f. Experience and address, fax & telephone nos., mobile no., & E-mail ID nos. of the firm. All documents in original to be produced in due course of time as & when asked by the Bid inviting authority.

f)	Earnest money:-	:	The requisite EarnestMoney (As stated earlier) Depositshall accompanywithBid Proposal,as specified in this NIeB shall be paid by online internet bank transfer or NEFT or RTGS (as per GO No. 3975-F(Y) dt. 28.07.2016 of Finance Deptt., Govt. Of West Bengal). Every such Transfer shall be done on or after the date of publish of NIeB. Any Bid without such Transfer of EM (Except exemption as per G.O.) shall be treated as informal and shall be automatically cancelled. Online transfer of Earnest Money receipt have to be uploaded as Statutory document.(Scanned copy).
	Timeofcompletionofwork	:	. Refer instructioninthisregardasstatedearlier.

B:-	DateandTimeScheduleasfollows:	••	
i)	Date of uploading of e-NIT, and Tender Documents on line (PublishingDate)	:	26.06.2021 at 10:00 A.M
ii)	Document downloaded/sale start date(on line)	:	26.06.2021at 11:00 A.M
iii)	Tender submission start date (online)	:	26.06.2021at 12:00 A.M
iv)	Tender submission closing date(online)	:	19.07.2021at 06:00 P.M
v)	Tender opening date for Technical proposals (online)	:	22.07.2021 at 11:30 A.M
vi)	Date of uploading list for Technically QualifiedTenders(online)	:	To be Notified Later on.
vii)	Date and place for opening of Financial proposals (online)	:	To benotifiedduringuploadingofTechnicalEv aluationSheet ofBidders
viii)	Authority who recommend the Prequalification of Tenderer.	:	
ix)	Workorder issuing authority	:	· · · · ·
x)	Authority for making payment to the contractor.		TheAdministrator, BurdwanMunicipality

NOTE:-

i. In case of Bundh/strike /holiday etc. falls on the schedule dates as mentioned above, the same will be treated next working day of the fixed dates and time as scheduled above only for Sl. No. B) v) to viii) of Table-1.

ii. Scrutiny of technical proposal and recommendation thereafter and processing of the structure of the st

ComparativeStatementforacceptanceetc.willbemadebyMunicipalEngineeringDirectorate, Govt. of West Bengal under the Deptt. of Municipal affairs. Comparative Statement maybe forwarded to the appropriate authority depending on the value of the work as applicable as per existing norms and guidelines of similar nature of works like under AMRUT programme.

7. Submission of Tender :

7.1 Generalprocessof submission

Tenders are tobe submitted online through thewebsite, in two folders, ata timefor each work, oneisfor TechnicalProposaland the otherisFinancial Proposal, before the prescribed date and timementioned in Table-1.

Using the Digital Signature Certificate (DSC), the documents are to be Uploaded virus scanned and digitally signed. The documents will get encrypted (transformed into non-readable formats).

a.StatutoryTechnical foldercontaining,

- i) Applicationinletterheadedpaddulysignedin.Letterheadshouldcontain fulladdress, telephoneno. mobileno. &e-mail.
- ii) Scanned copyof online transfer of Earnest MoneyDeposit(EMD) as prescribed in theNIT against each serial of work if applicable, against in favour of theAdministrator,BurdwanMunicipality.
- iii) NoticeInvitinge-Tender.
- iv) BOQ/PriceSchedule

Note:

i. Onlydownloaded copies of the documents are to be uploaded, virus scanned and digitally signed by the contractor.

ii.IfanycontractorisexemptedfrompaymentofEMD,copyof

relevantGovernmentOrderneedstobe furnished.

iii. Tenderswill besummarily rejected if any item in the statutory coverism is sing.

iv.Necessarydeductioni.e.G.S.T,I.T.CESSetc.willbemadeas per relevantGovt.order.

b. Non-StatutoryTechnicalcovercontaining,

i. Up to dateProfessionalTax (PT) Clearance receipts, PAN

Card&Income Tax Returnreceiptsvalidup to the date of openingof

the tenders. Validapplication forsuch clearance addressedto

the competent authority may also be considered, if necessary.

ii.GSTRegistrationCertificate.

iii. Previous Experience Certificate

THE ABOVESTATED NON-STATUTORY TECHNICALDOCUMENTS SHOULD BE ARRANGED IN THEFOLLOWING MANNER

Clickthecheckboxesbesidethenecessarydocumentsinthe – MyDocumentslistandthen clickthetab—SubmitNonSubmitNonStatutoryDocumentstosendtheselecteddocuments toNon-Statutoryfolder.Next,clickthetab – ClicktoEncryptanduploadandthenclickthe

 $-{\it Technical Folder\ toupload the Technical\ Document}$

Sl. No.	CategoryName	SubCategory Description	Details
A.	CERTIFICATES	CERTIFICATES (ALL CERTIFICATE SHOULDBE UP TO DATE)	 1. GSTRegistrationCertificate 2. PAN Card 3. PTax (CHALLN) 4. Income Tax Returnreceipts 5. Pre Qualification Application (FormI)
В.	COMPANY DETAILS	COMPANY DETAILS	1. Proprietorship Firm (Trade License) 2. Partnership Firm (Partnership Deed, Trade License) 3. LTD. Company (Registration Certificate, Trade License) 4.Co-Operative Society (Society Registration Certificate) Bye Laws,upto dateAuditedBalance Sheet. 5. Power of Attorney (Registered)
C.	CREDENTIAL	Credential	1. CompletionCertificate for SimilarNatureof WorkDone supported byWorkorder,BOQ and Payment Certificate.

9. Financial Proposal

i)Financialproposalshouldcontainthefollowingdocumentsinonefolderi.e. Billofquantities-(BOQ)thetendereristo quotetherate(for individualitem separately) online.

ii)Only downloadedcopiesof theabovedocumentsareto beuploadedvirus scanned & digitally signed by the contractor.

10. Penaltyforsuppression/ distortion of facts:

Ifanytendererfailsto produce theoriginal hardcopies of the document suploaded or any other documentson demand of the Tender InvitingAuthority within a specified timeframeor if any deviation copiesfromtheuploaded soft isdetected in thehard copiesor ifthereisany suppression, the tenderer will be suspended from participating in the tenders on e-Tender platform for a period of 3 (Three) years. In addition, his user ID will be deactivated and Earnest Money Deposit will stand forfeited. Besides, the Administrator, Burdwan Municipality may take appropriate legal action against such defaulting Tenderer. The authority may ask to show hard copies of all certificates, company details, partnership deedsetc.etc.asuploaded by the Tenderer and allied papers in this tender as and when necessary connection with for verificationpurposeasper convenienceoftheauthorityduring processingofthis tender.

11. Rejection of Tender

The employer (Tenderaccepting authority) receives the right to acceptor reject any Tenderand to cancel the quotation process and reject all quotations at any time prior to the award of contract without the reby incurring any liability to the affected Tenderer or any obligation to inform the affect edtenderer of the ground for employer's (Tender accepting authority) action.

Executive Officer BurdwanMunicipality.

Other Important Terms&Conditions:-

A) The detailed N.I.T, documents and other relevant particulars may be seen by the intending quotationers during office hours within the date mentioned above in the office of the Councilors, Burdwan Municipality.

B) The materials are to be supplied in accordance with the specification of the B.O.Q of theBurdwan Municipality who would issue the Work order as per the terms and conditions as laid down hereunder and the payment will be made by them as per the actual materials supplied with entire satisfaction of those authorities. Deduction @ 1% of the Gross amount of the bill beyond earnest money deposit will be made as security deduction against work value and the same will be returned to the agency as per relevant govt order from the date of actual work done subject to fulfillment of the conditions applied.Work order shall be issued by the Administrator, BurdwanMunicipality.

- C) If the agency fails to do the work as per the agreement with the municipality, penal action in the form of forfeiture of earnest money and or security deposit money, as decided by the authority, will be imposed on the agency and the decision of the authority will be conclusive and binding. In this respect, the Administrator, Burdwan Municipality shall be empowered to invoke the Earnest Money deposited in favour of him. No price escalation, in any form, within the contract period will be entertained.
- D) If any work executed by the agency with under specification the same will have to be replaced, as per the specified specification, by the agency at their own cost without any claim within 7 (seven) days (or as suggested by the authority). In case of failure to do so the authority shallhave the right to recover the whole damage amount from the contractor. In this regard the claim will be ascertained by a competent State Government authority as per the decision of Municipal authority.
- E) The rate quoted should be inclusive of all cost of transportation, loading, unloading, staking at site within any municipal area of the State of West Bengal, and all Taxes, Vat, etc. what so ever.
- F) Deduction viz (i) ST (ii) IT or any other taxes, due as per rules, will also be deducted from the bill of the agency.
- G) Name & address of EIC of the Work: Executive Engineer, Burdwan Division, M. E. Directorate,

Purtabhavan, 5th Floor, Burdwan, District – Purba Bardhaman.

H) Execution of Work: The Contractor is liable to execute the whole work as per direction and

instruction of the Executive Engineer, Burdwan Division, M. E.

Directorate, Purta bhavan, 5th Floor, Burdwan, District –Bardhaman.

I) Payment: Payment will be made to the successful Bidder by The Chairperson / Administrator, Burdwan Municipality periodically only on receipt of written recommendation from the Executive Engineer, Burdwan Division, M.E.Dte. and after satisfaction of E-I-C or his / her representative.

J) Performance Security Deposit: 3% as per order vide memo no-201-F(Y), dt.- 18.01. 2021 of Finance Department.

K) Other terms and conditions of the Credentials:

i) Only Payment certificate will not be treated as credential.

ii) Credential certificate issued by the Executive Engineer or equivalent or competent authority of aState/Central Government, State/Central Government undertaking, Statutory/ Autonomous bodies constituted under the Central/State statute, on the executed value of completed/runing work will be taken as credential. No credential will

be considered as valid unless it is supported by work order, price schedule or BOQ of work and completion certificate mentioning the date of completion issued by competent authority not below the rank of Executive Engineer or equivalent or competent authority of a State/ Central Government undertaking, Statutory/ Autonomous bodies constituted under the Central/State Statute. The completion certificate should indicate the value of the work(equal the book expenditure).

N.B. : The Credential certificate for completed works should contain a) Name of work b) Estimated Amount c) Tendered Amount d) Value of Executed work e) Date of completion of project along with telephone number & detail address for communication of client must be indicated in the credential certificate (Non Statutory Documents).

iii) The prospective bidders will have in their full time engagement of experienced technical personnel, the minimum being one Civil Engineering Degree holder, one Civil Engineering Diploma holder (Authenticated documents in respect of qualification and engaugement for this work will have to be furnished for Technical Evaluation).

L. Defects Liability Period :

As per PWD Order No. 5784-PW/L&A/2M-175/2017 Dated: 12.09.2017 the Security Deposit will be refunded after expiry of the Defect Liability Period from the actual date of completion of the work which are as follows:

i) (a) For work with three months Defect Liability Period:

(i) Full security deposit shall be refunded to the contractor on expiry of three months from the actual date of completion of the work.

(b) For work with one year Defect Liability Period:

(i) Full security deposit shall be refunded to the contractor on expiry of one year from the actual date of completion of the work.

(c) For work with three years Defect Liability Period:

i) 30% of the security deposit shall be refunded to the contractor on expiry of two years from the actual date of completion of the work;

ii) The balance 70% of the security deposit shall be refunded to the contractor on expiry of three years from the actual date of completion of the work;

M. Persons having authenticated and having registered Power of Attorney may be considered lawfully becoming to be acting on and for behalf of the Bidder.

J. Where an individual person holds a digital certificate in his own name duly issued to him

against the company or the firm of which he happens to be a director or partner, such individual person shall, while uploading any Bid for and on behalf of such company or firm, invariably upload a copy of registered power of attorney showing clear authorization in his favour, by the rest of the directors of such company or the partners of such firm, to upload such Bid. The power of attorney shall have to be registered in accordance with the provisions of the Registration Act,1908.

N. The successful Bidder will remain liable for following with West Bengal Contract Labour (Regulation & Abolition) Act 1970 and necessary certificates from appropriate authority to be submitted within 07 (seven) days from the date of issue of work order, otherwise the work order will be cancelled.

Successful agency shall have to make an agreement (by three copies) with the Burdwan Municipality, in the prescribed pro-forma by depositing above said for cost of each tender form in cash stating that the agency is agreeable to execute the works as and when require (as per the rates quoted and terms and conditions laid down in the quotation papers) to the Municipality with in the Municipal/Adjoining areas (as the case may be).

1. Regarding tender for Technical & financial The Decision of Superintending Engineer of Municipal

Engineering Directorate (Western Circle) / Administrator of Burdwan Municipality shall be final & binding on the applicants in this regard.

- 2. The authority reserves the right to accept or reject any or all offer without assigning any reason.
- 3. Special condition: A declaration in the form of Affidavit in a non judicial stamp paper should be submitted stating clearly that the applicant is not burred /delisted/blacklisted by any Govt. Deptt. / Govt. undertaking/Statutory Body/Municipality and of the like Govt. Bodies in execution of the similar nature of works during last five years and if any such incident is found at any point of time, the tender will be cancel summarily without assigning any reason on what so ever. Bidders are hereby requested to upload the above declaration as Technical document.

Executive Officer, BurdwanMunicipality.

GENERALTERMSAND CONDITIONS OFCONTRACT

1. Definitions and Interpretations

The following words and expressions used in this Sections as also in the other Sections of these Bid documents shall, unless there is anything repugnant in the subject of context, have the meaning hereby assigned to them except where the contract otherwise refers.

- i) "Approved" means approved in writing including subsequent written confirmation of any previous verbal approval and approval means approval in writing including as aforesaid.
- ii) "Contractor" means the persons or person, firm or companies whose bid has been accepted and who have entered into the contract for the performance of the work.
- iii) "Contractor Equipment" means all appliances and things of whatsoever nature (other than temporary works) required for execution and completion of works and remedying of any defects, therein. But does not include plant, materials or other things intended to form or forming part of the permanent works.
- iv) "Contract Price" means the sum as stated in the letter of acceptance as payable to the Contractor for execution and completion of the work and fulfillment of all obligations as specified in the Contract document, subject to such addition thereto or deductions there from as may be made under the provisions of the contract documents.
- v) "Cost" means all expenditure properly incurred or to be incurred whether on or of the site including overhead and other charges properly allocable there to but does not include any allowance for profit.
- vi) "Days" are calendar days.
- vii) "Drawings" means all drawings calculations and other technical information of like provided by the engineer to the contractor under contract and all drawings, calculations, samples, patterns, models, operation and maintenance manuals and other technical information of like nature submitted by the contractor and approved by the Engineer.
- viii) "Employer" means Municipal Authority / Municipal Engineering Directorate as the case may be.
- ix) "Executive Engineer" and "Assistant Engineer" mean Engineer Officers of the Municipal Authority / Municipal Engineering Directorate.
- x) "Engineer in charge (EIC)" means the Executive Engineer of concerned Division of MED in respect of that municipal town or the authorized representative of the concerned Local Body.
- xi) "Ground Level" means the level of the referred point of exposed surface of the ground as indicated in the drawing.
- xii) "Holiday" means a public holiday for the purpose of section 25 of the Negotiable Instrument Act, 1881 or such other day on which the office remains closed for the day.
- xiii) "Month" means English calendar month.
- xiv) "Site" means the place provided by the Municipal Authority / MED where the works are executed and any other place as may be specially designated in the contract as forming part of the site.
- xv) "Specification" means specifications referred to in the Bid and any modification thereof or addition thereto as may from time to time be furnished or approved in writing by the Engineer-in-charge.
- xvi) "Store" means such storage areas including Go-down.
- xvii) "Temporary Works" means all temporary works of any kind required in or about the execution, completion or maintenance of the work. Permanent works meansthe permanent to be executed, maintained in accordance with the contract.
 - xviii) "Tender" means the person or persons, firm or company submitting a tender for the work contemplated either directly or through a duly authorized representative.
- xix) "Tests" mean such as are prescribed by the specifications or considered necessary by the Engineer-in-Charge.
- xx) "Writing" means any handwritten, typewritten, printed communication including telex, cable and facsimile transmission.
 - xxi) "Supply" supply at site within Municipal town of West Bengal.
 - xxii) "Agency" means the tender whose rate shall be accepted and supply order issued.

- xxiii) "Authority" mean the Administrator/Mayor of the municipality/corporation /the Executive Engineer of Municipal Engineering Directorate as the case may be.
- xxiv) "Godown" means delivery place of pipe materials with in any municipal area of West Bengal.
- xxvi) "Supplier/ supplier" same as Agency xxvii)

"Contractor" same as Agency

xxviii) "Tendered" same as Agency

TERMS AND CONDITIONS

1) The price offered should remain valid within a period of one year from the date of agreement

(i.e. one year) and no escalation of price shall be allowed in any event.

- 2) The quoted offer rate in Tender must be valid for one year from the date of agreement. The Tender inviting authority reserves the right for seeking extension of validity of offered rates from the successful Tenderers; acceptance of such request during actual offer is optional to the offerers.
- Time being essence of execution, execution must be completed within stipulated time as to be given in the work order.
- 4) If any part or whole execution is found defective after execution of the same are to be rectified at free of cost within seven days.
- 5) If any Tenderer withdraws his offer within the validity of the Tender Period without giving any satisfactory explanation for such withdrawal, Tenderer shall be disqualified for participation in any Tender to any Corporation/ Municipality / M.E. Dte for a minimum period of one year within the State of West Bengal.
- 6) The participating tenderers shall have to produce earnest money in form of Bank Draft in favour of Administrator, Burdwan Municipality (pl. refer Table 1). After successful execution of work orders during the contract period and the expiry of security period (as per govt order) of all the supplies made to the Municipality without any objection or complaint the Security Deposit (S.D @ 3%) will be released. In this regard the agency shall have to obtain a No-objection Certificate from the Executive Engineer of the concerned MED division. The agency shall have to inform the concerned Executive Engineer, MED time to time about the quantity, quality and particulars of work order received by them, schedule of date of supply, execution and actual date of execution or supply, etc. or any other related information as will be desired by authority.
- 7) A security deposited equivalent to 1 (one) percent of the total value of work shall be deducted from the bill(s) which will be released after the schedule security period.
- 8) The Contractor is to complete the work on or before the dates mentioned in the work order, failing which he shall be bound to pay or allow one per cent on the total amount of the work for everyday not exceeding ten days that the contractor shall not exceed the time for execution of and by way of liquidated damages, provided however that Mayor / Chairperson of Municipal Corporation / Municipality may at his discretion reduce in such cases as he/she may think fit. The said amount to such smaller amount as he/she may decide and his/her decision in writing in that respect shall be final.
- 9) In every case in which the payment or allowance mentioned in the above clause shall have incurred for ten consecutive days, the Mayor / Chairperson of Municipal Corporation / Municipality shall have power either to annul the Supply altogether, or have supply completed without further notice at the tenderers risk & expense as he/she may deem best suited to the interests of the authority and the tenderer shall have no claim to compensation for any loss that he may incur in any way.

10) If the supply or execution of the materials or works is hindered due to the reason beyond the control

of the contractor so as to necessitate extension of the time allowed in this tender he shall apply in writing to Mayor / Chairperson of Municipal Corporation / Municipality who shall grant it in writing if reasonable ground be shown for it and without such written authority of the Mayor / Chairperson of Municipal Corporation / Municipality applied for and obtained prior to the expiry of the original date provided for in the agreement, the Supplier shall not claim exemption from the final leviable under clause 2.

11) The contractor shall give notice to Mayor / Chairperson of Municipal Corporation / Municipality of his intension for making delivery of materials and on the material being approved, a receipt shall be granted to him by the Mayor / Chairperson of Municipal Corporation / Municipality or his authorized representatives and no material will be considered as delivered until so approved. A

photocopy of the above should be submitted to the concerned Executive Engineer, MED for his information.

- 12) On the completion of the delivery of materials the contractor shall be furnished with a certificate to that effect but the delivery will not be considered complete until the tenderer shall have removed all rejected materials and shall have the approved materials stacked or placed in such position as may be pointed out to him.
- 13) The materials are of the best description and in strict accordance with the specification, and the Supplier shall receive payment for such materials only as are approved and passed by Mayor / Chairperson of Municipal Corporation / Municipality.
- 14) In the event of the material being considered by Mayor / Chairperson of Municipal Corporation

/ Municipality to be inferior to that described in the specification the tenderer shall on demand in writing, forthwith remove the same at his own charge and cost and in the event his neglecting to do so within such period as may be stipulated by Mayor / Chairperson of Municipal Corporation / Municipality may have such rejected materials removed at the Supplier's risk and expense, the expense incurred being liable to be deducted from any sums due, or which may become due to the Supplier.

- 15) If the tenderer or his work-people break or deface any building, road, fence enclosure or grass land or cultivated land, be shall make good the same at his own expense and in the event of his refusing or failing to do so, the damage shall be repaired at his expense by the Mayor / Chairperson of Municipal Corporation / Municipality, who shall deduct the cost from any sums due, or which may be become due to the tenderer.
- 16) Tender shall supply at his own expense all tools, plant and instruments required for the due fulfillment of his execution and the materials shall remain at his risk till the date for final execution unless it shall have been in the mean time removed for use by Mayor / Chairperson of Municipal Corporation / Municipality.
- 17) The Tenderer shall not sublet without specified order from authority in respect of a specified sub-tenderer. In the event of the tenderer subletting his Supply or execution without such permission, he shall be considered to have thereby committed a breach of agreement and shall forfeit his security deposit and shall have no claim for any compensation for any loss that may have collected or engagement entered into.
- 18) The decision of the concerned Superintending Engineer, MED shall be final binding and conclusive on all question relating to the meaning of the specification.

19) The Mayor / Chairperson of Municipal Corporation / Municipality shall have power to make anyalteration in, omissions from, additions to or substitution for the original specification, drawings, designs and instructions, that may appear to him to be necessary or advisable during the course of execution of the works and the tenderer shall be bound to execute the works in accordance with any instructions which may be given to him in writing signed by the Chairperson Burdwan Municipality and such alterations, omissions, additions or substitutions shall not invalidate the works and any altered addition or substituted materials which the tenderer may be directed to supply in the contract in the manner above specified as part of the work shall be supplied or executed by the tenderer on the same conditions in all respect on which he agreed to do the main

GENERALRULESAND DIRECTION FOR GUIDANCEOFTENDER/ SUPPLIERS

1. Responsibility and Power of Engineer-in-charge and his representative

TheEngineer-in-Chargeorhis representativeshallmonitortheworks.Heshall haveauthoritytostoptheworkwheneversuchstoppagemaybenecessarytoensure properexecutionofthecontract.Heshallhaveauthority torejectanymaterialssupplied which do notconform to the contractdocuments.

The Engineer-in-Chargeorhisrepresentative shall have thepowerof inspectionofall the materials supplied under this contract. In order that inspection services maybe provided the contractors hallkeep the Engineer-in-Chargeorhisrepresentative posted regarding inspection schedules.

All supplied items/worksin pursuance of the contracts hall at all times be open to the inspection of Municipal Authority /Municipal Engineering Directorate and its representatives. The contractors hall at all times during the usual working hours, and at all other times at which reasonable notice of the contractore ither himself bepresent to receive orders and instructions or have responsible agent duly accredited in writing present for that purpose.

2. DisruptionofProgress

The contractor shall give written notice to the Engineer-in-Charge/Chairperson of the Municipality/MayoroftheCorporation,asthecasemayberegardingthedelayinsupplyof itemsorunlessany furtherapprovalororderincludingadirection,instructionorapprovalis charge/ChairpersonoftheMunicipality/MayoroftheCorporation,

asthecasemaybewithinareasonabletime. Thenoticeshallincludedetailsoftheitemsthat are tobe supplied or order required andofwhyand bywhomitisrequired.

3. Contractors GeneralObligations and Responsibility

The contractor shall, subject to the provision of the contract, and with due care and diligencemaintainthesupply and providealllabour,includingthesupervisionthereof, materials,and allotherthings, whetherofatemporaryorpermanentnature,requiredinand forsuchmaintenance,sofarasthenecessity forprovidingthesameis specifiedinoris reasonablyto be inferred from the contract.

4. Programme of Supplies

The contractorshall furnish within a fortnightfrom the date of order the followings:

a) Confirmation of the quantity of supply of items to be delivered. b) Delivery schedule of the ordered materials

5. Contractors toarrange allLabour :Materials : Tools & Plants

Unlessotherwisespecificallyprovidedforinthescheduleofmaterialsattachedtothebid, allmaterialssupplied shallbe approved type and asperspecifications and shallbe procured, brought atsite and stored by the contracting firmathis cost and risk.

The ratesquoted forthe itemsshallbe inclusive ofallcostsofmaterials,labour transportation,andstorage.Theratesshallalsocoveralltaxesviz.Salestax,anylocaltaxes,dutiesetcthatarepayablebythefirmunderthelawoftheland.Statutoryincreaseonsuchelements,ifanyduring the period ofcontractshall notbe paid extra.onsuch

6. Loss andDamage

Neither the Municipal authoritynor the Engineer-in-Charge or his representative shall be answerableandaccountableinany lossordamagethatmayhappentothe mannerforany supplied materialsorotherthingsusedintheperformingthesupplywork, or for injury toany person, either awork manorany memberofthepublic,orfordamagetoanypropertyforany causewhich mighthave beenprovocatedbythecontractor.Thecontractorshallproperlyguard

againstalltheseinjuriesordamagestopersonsorproperty resultingfromhisoperationsunder thiscontractatany timebeforeissuanceofthecertificateofcompletionofsupply.Heshall indemnity

andsaveharmlesstheauthorityfromallsuitsoractionsofevery descriptionbrought for,onaccountof,any injury ordamagereceivedorsustainedby any personorpersonsby reasonofthematerialsupply work,negligenceinguardingthesame,theuseofimproper materialsor ofanyact ofomission or deviation fromthecontract.

7. SupervisionofWork

TheEngineer-in-Chargeorhisrepresentativeshallhavethepoweratany timefrom timeto timeby noticetothecontractortodelay orsuspendtheprogressinsupplyofitemsduring unsuitableweatherforany otheradequatereasonsandonreceiptofsuchnotice,the

contractorshallforthwithsuspendfurtherprogressofsupplyworkuntilfurthernoticefrom the Engineer-in-Charge.

Thecontractorshallrecommencesupply workimmediately onreceivinganoticetodoso from Engineer-in-Charge. The whole or any part of the time lost for such delay or suspensionshall, if authority inits absoluted is cretion thinks fit but not otherwise be added to the timeallowedfor,completion ofsupplyofitems.Butthecontractorshallhave no claim to extra paymentorcompensation whatsoeveron the groundsofabove delay.

8. *Employer's righttoterminate contract*

If the contractorshouldbe insolventorbankrupt, (orin case the contractorisa company, it goes intovoluntary or judicial liquidation) or he should make ageneral assignment for the benefit of his creditors or account of his insolvency, or he should persistently or repeated ly refuse or should fail, except in cases for which extra of

timeisprovided,to supplyenough propermaterials, inorder tomaintainprogressaccording tothe progressofsupplywork, heshouldfailto makeprompt payment labour or to contractorsifany, or formaterial sorlabour, or heshould positively by laws, or dinance or the instructionofthe Engineer-in-Charge orotherwisebeguilty, of a substantial violationof any provisionofthecontractaftergivingthecontractorsevendayswrittennoticeterminate the employmentofthe contractor.

9. Supplementary Specification

Wheneverreferenceismade in these documents certain specialspecifications, the reference shall be construed to include all subsequent amendments, changes or additions that are published and in effect at the date of signing of this contract.

Theauthority reserves the right to issue additional conditions, specification etcifnecessary which will be incorporated with biddocuments already sold to bidders for the purpose of the work.

10. Employer's rightto splitpackage

Theauthorityreservestherighttosplitthepackageandacceptorrejectanypartofthe offer from the scope of supplyworkwithoutassigning anyreason.

11. PaymentsandCertificates

Paymentforthesuppliesby thecontractorwillbebasedonmeasurementsrecordedatthe receiptofthematerialsatsite. The contractororhisauthorized agentorrepresentative shall be presentatthe timeofrecording of each setofmeasurements and sign the measurement book.

Ifforany reasonthecontractororhisauthorized agentisnot available, and the work is suspended by the engineerin-Charge avoid of measurements to recording during the absence of the contractor or his authorized representative, the authority shallnotentertain any claimfrom thecontractorforanylossincurredbyhimonthisaccount.Ifthecontractor orhisauthorized agentorrepresentative doesnotremainpresentatthe timeofsuch measurementsafterthecontractor hasbeengivenathreedaynoticeinwriting, such measurementsmay betakeninhisabsenceandshallbedeemedtobeacceptedby the contractor.

12. Insurance of Works, etc.

Withoutlimitinghisobligationsandresponsibilities, the contractor shall insure in the name of the Corporation/Municipal Authority and the contractor against any loss damage from or whatevercausearisingforwhichheisresponsibleunderthetermsofthe contractandinsuch mannerthattheCorporation/MunicipalAuthority andcontractorarecoveredfortheperiodof supply as well as during the period of maintenance for loss or damage arising from a cause, andforanylossordamageoccasionedbythecontractorinthecourseofanyoperations carried outbyhimforthepurpose of complying with hisobligationsasfollows:

Theworks for thetimebeingexecutedtotheestimatedcurrentcontractvaluethereof togetherwith the costofmaterialssupplied bytheMunicipal Authorityfree ofcost.

Suchinsuranceas mentioned above shall be affected with an insurer and interms approved by the Corporation/Municipal Authority. The contractor shall be ar the cost of all such insurance and whenever required, produce to the Engineer-in-Charge or his representative the policy or policies of insurance and there exists of any ment of the current premiums.

13. NotificationofInsurer

It shallbe thedutyofthecontractor tonotify theinsurersunderany oftheinsurancesreferredanymatter

orcountwhich by thetermsofsuch insurances required to be notified and the contractor shall indemnify and keep indemnified the Corporation/Municipal Authority against all losses,

claims,demands,proceedings,costschargesand expenseswhatsoeverarising outofor resultingfromanydefaultby thecontractorincomplyingwiththerequirementsofthissub- clause whetherasa resultofthe avoidanceofsuch insurance orotherwise.

14. Allinsurance atcontractor's cost

The insurances referred to in this biddocuments hall be entirely at the cost and expenses of the contractor.

15. Remedy oncontractor's failure toinsure

If the contractors hall fail to effect and keep inforce the insurance referred to clauses hereto, or any other insurance which hemay be required to effect under the terms of the contract, the nandinany such case may effect and keep inforce any such insurance and paysuch premium or premiums as may be necessary for that purpose and from time to time and deduct double the amounts opaid by the Municipal Authority as a foresaid from any moneys due or which may be comedue to the contract or or recover the same as a debt due from the contract or.

16. Idle Labour

No claimforidle labourwould be entertained underanycircumstances

17. InspectionFacilities

The contractorshallprovidencessaryfacilitiesforinspection of the supplieditemsfor quality controlby theEngineerandforthepurposeofcarryinghisinstructionsasmay be recorded in writing in site OrderBook.

18. Labour Act

The contractorshould obtain the license underthe provision of the contract labour (Regulation and Abolition) Act 1970 and contract labour (regulation and Abolition) general rules, 1971 including the provisions of amendments made there under of the same to the office of the Executive Engineer within ten days after formal agreement.

The successful bidder whose bidwill be accepted shall either personally deliver the license

 $for mintriplicate to the licensing officer of the area in which the establishment in relation to {\cite{total}} and {\cite{to$

whichthecontractorisselectedforthe job.TheapplicationforminFormIVshallbeforwarded along with FormV,whichmaybe available fromtheEICofthe concerned Division /Chairperson of the Municipality/Mayorofthe Corporation,asthecasemaybe.

19. Language for Correspondences

Thebidandallcorrespondenceanddocuments relatedtothebidexchangedby thebidder andMunicipalAuthorityshallbewritten in Englishlanguage.Supportingdocuments and printingliteraturefurnishedby biddermay beanotherlanguageprovidedthey are accompanied byan accurate translation of the relevantpassagesinEnglish.For the interpretation of the bid, the English translation shall prevail.

20. Contractor's LocalAddress

Thecontractorshallfurnishthepostaladdressofhissiteoffice. Any noticeorinstruction be given to the contractorunder the termsofcontractshall bedeemed tohave been served if thas been delivered tohis authorized agentor representative of site or served by registered letter to the site office or to the address.

21. Precedence of Contract Documents

Ifanystipulationindicatedinany

respectwith those in the other, the decision of the Superintending Engineer will stand final and binding.

22. Time ofCompletion

Theentiresupply workasperschedule and specifications hall be completed within stipulated time from the date of issue of work order.

The period of completion given includes the time required formobilization and testing as well, rectification, if any, retesting and completion in all respects to the entire satisfaction of the Engineer-in-Charge including themonsoon season.

This is the essence of this contract and the all otted supply work must be complete within

thespecified time. Extension of time will not be granted except invery

circumstancesbeyondthecontrol.Thisclauseofextension oftimewillhave precedence over any othersimilarclausesif they areatvariancewithpenalty fornon-completeofthe supplyworkin time asindicated elsewhere.

exceptional

23. Actionfor noncompletion

Failure tocomplywith aboveconditions and specifications will result in the Municipal Authority taking action at the risk and cost of the contractor. Submission of the bidbinds the contractor for complying with requirements of the above conditions and specifications without any extra paymenton any account.

24. Arbitration

If the contractor claim that the decision or instruction of
Charge are unjustified or beyond contractual agreement that accordinglyAuthority/Engineer-in-
heisentitled to extra
payment on account thereof, he shall for thwith notify this to the Municipal Authority/Engineer-
in Statehis claim in writing to Municipal
Authority/Engineer-in-Charge, the Municipal Authority/Authority/Engineer-in-
Charge to record
Engineer-in-Charge, the Municipal Authority/Authority/Engineer-in-Charge, the Municipal Authority/Engineer-in-Charge shall thereafter reply
to the points raised in the claims. Unless resolved by negotiation or discussion, the question on liability for such
claim swill be treated as dispute.

The decision ofthe concernedSuperintendingEngineer,Municipal EngineeringDirectorate shallbefinalconclusiveandbindingonallpartiestothecontractuponallquestionrelating to the meaning ofspecification and instructions andasto thequalityofworkmanshipor materials supplied for any matter arising relating the specification and instructions concerningthesupply out of or to workorafailuretoexecutethesamearisingduringthe courseofworks. The above shallnotbe the subjectmatterof dispute orarbitrationand in any caseshallthesupply workbestoppedconsequentonsuchadisputearisingandthe supplyworkshallalsobecarriedoutby thecontractorstrictly inaccordancewiththe instruction of the concerned Superintending Engineer.

Inanycasedisputearisingonmattersotherthanclausesmentionaboveshallbereferred to the interpretation,decision and award of an arbitrator.The provisionof the Indian ArbitrationActandrulesthereunderwithstatutorymodificationthereofshalldeem tobe incorporated in thiscontract.

Thecontractorshallnodelayincarryingoutsupplyworksinsuchmatter,questionor disputebeingreferredtoarbitrationbutshallproducewiththesupply workwithalldue diligence and the contractorshallnotbe relieved fromhis obligation and commitmentof completingthesupplyworkandshalladherestrictly totheinstructionoftheEngineer-in- Charge with regard to the actual carrying outofthe supplywork.

Incaseofany arbitration, the award shall be as peaking one, that is the arbitrator or the umpire as the case maybe shall recite facts and assign reasons in support of the award after discussion fully the claims and contentions of the parties.

25. Terms ofPayment

Paymentwill be made onlyafterreceiving the pipematerialsasperstipulated terms and condition laid down in the agreement and acceptance of material assisted terms and otherstatutory deduction.

26. DeductionofTax

DeductionofsalesTax,Income Tax,andanyother taxesarepayable asperprevailing tax lawsatthe prescribed rate atthe timeofmaking payment to the contractor.

27. TypographicalError

TypographicalerrorsdeductedorpointedoutaresubjecttocorrectionsbytheQuotation Inviting Authority.No benefitcan be derived by any partyon account of such error.

28. CompletionCertificate

MunicipalAuthority/Engineer-in-Charge willissue certificate of completion of supply work when all supply works or therwise undertaken have been completed in all respect.

- 30.In the event of the Quotation, being submitted by a Partner Firm, it must be signed separatelybyeachmemberthereof,or,intheeventoftheabsenceofanypartner,itmust be signed on behalf bya person holding a Power-of-Attorneyauthorizing himto do so.
- 31.ReceiptsforpaymentmadetoaFirmmustbesignedbytheseveralpartnersexceptinthe caseofwellknownandrecognizedfirm andexceptwheretheSuppliersaredescribedin their Quotation orSupplyasa firm.
- 32.All Tenders received will be opened by the *Municipal Authority* in the presence of tendererswhomaybe atthe office atthe time.
- 33. The authority reserves the right to reject any or all of the tenders without assigning any reason and to accept any tender in whole or in part.
- 34. Thetendererhastoquotetheratesin% (Percentage) bothin figures and words against the work for execution of a Ratecontract Agreement which should be valid for 1 (one) year from the date of the agreement.
- 35. Works shall be completedinallrespect withinstipulated timeframeafter theworkorderis placed.

Executive Officer, BurdwanMunicipality.

<u>ANNEXUTRE-I</u>

QUESTIONNAIRE TOBE FILLED IN AND SUBMITTED WITH THETENDER

QUESTIONNAIRE IN GENERAL

Tenderershall fill in the questionnaireand upload copyofhisoffer. This information is required in this form to facilitate tender processing even though it may duplicate the information presented elsewhere in this offer. This data shall form a part of the contract with the successful tender er.

Thequestionnairedoesnotsupersedeinstructionsinthetenderdocumentsrelatingtothedescriptionand otherinformationtobe submittedwiththeoffer foracompleteunderstandingoftheitemsoffer.

1.0	General	:	
1.1	Tenderersname andaddress(Telephone no., fax no., e-mail address)	:	
1.2	Tenderno. and date	:	
1.3	Name of contact person	:	
1.4	Previousexperience and present workload	:	
1.5	Time schedule of completion of supply work	:	
1.6	Tenderersorganization chart (tobe enclosed bytheTenderer)	:	
1.7	Detailsofbranchandsite offices, divisionsetc	:	
1.8	Annual turnover Rs.	:	

...

DECLARATION BYTHETENDERER-I

To The Executive OfficerBurdwanMunicipa lity, Burdwan.

Sub:-

Dear Sir,

We offerourTenderfortheaboveproject, in the capacity of the tenderer for the project we declare that we are interested in earnestly accomplishing the project, should you select us for this purpose.

 $\label{eq:listed} If selected, we understand that it is on the basis of the organizational, technical, financial capabilities and the selected of the select$

experienceofusasspecified in the tender document. We understand that the basis of our qualification proposal, and that any circumstance affecting out continued eligibility under the Qualification Proposal, or any circumstance which would lead or have lead to our disqualification under the Qualification Proposal, shall result our disqualification under this process.

Weunderstand thatyou are notbound to acceptanyorall proposal(s)you received.

We declare that we have neitherentered into norare party to (whether by conductor by acquiescence) any restrictive tradepractice or sub-contracting arrangementor collective arrangement with any other person or entity including the other tender erfor the Project, in connection with the preparation and / or submission of the proposal for the Project.

Weundertakethat, incompeting for (and, if we are selected, inworking) the Project Agreements, we will strictly observe the laws against fraud and corruption inforce in India namely "Prevention of Corruption Act 1988".

Wedeclare that we have disclosed all material information, facts and circumstances to you, which would be relevant to and have a bearing on the evaluation of our proposal and selection.

Wedeclare thatin theevent that you discoveranythingcontraryto ourabovedeclarations, itis empowered to forthwith disqualifyusand ourproposal fromfurtherparticipation in the process. Yours faithfully,

AuthorizedSignature

Name & Title of Signatory

Name of Quotationer Address : Copy Forwarded for information and for favour of wide circulation to:

- 1. The Mission Director, AMRUT, Ilgus Bhavan, Kol-700106, Sec-IV
- 2. The Secretary, M.E.Dte., Bikash Bhawan, Salt Lake, Kol-91
- 3. The Chief Engineer, M.E.Dte., Bikash Bhawan, Salt Lake, Kol-91.
- 4. The Additional Chief Engineer, (South), M.E.Dte., Bikash Bhawan, Salt Lake, Kol-91.
- 5. The Superintendent Engineer, (Western Circle), M.E.Dte., PurbaBardhaman.
- 6. The Executive Engineer, M.E.Dte. Burdwan Division.
- 7. The Finance officer, Burdwan Municipality.
- 8. CA to The Administrator, Burdwan Municipality & SDO SADAR(N) for his kind appraisal to authority.

Executive Officer BurdwanMunicipality.