Name of Work-Plantation Work Along Bound-Boundary Wall at Proposed Campus! Schedule XLV-Form No. 614 Asya Bhati Khowleage University at Mithapur, Patna. (BIHAR).

Agency-M/S Puruishasth Mahima.

BIHAR PUBLIC WORKS DEPARTMENT

Agreement No. [Form No. F-2] - 122 F2 of 2015-16.

ITEM RATE TENDER AND CONTRACT FOR WORKS

General Rule and Direction for the guidance of Contractors.

All works proposed for execution by contract will be notified in a form of invitation to tender
passed on a board hung up in the office of and signed by the Sub-divisional Officer/Executive Engineer.

This notice will state the work to be carried out the items and approximate quantities thereof as well as the date for submitting and opening tenders also, amount of earnest money to be deposited and the amount of the security deposit to be deposited by the successful tenderex and the percentage if any to be deducted from bills, copies of the specifications, designs and any other documents required in connection with submission of tender signed for the purpose of identification by the Sub-divisional Officer/Executive Engineer shall also be open for inspection by the contractor at the office of the Sub-divisional Officer/Executive Engineer during office hours.

- 2. In the event of the tender being submitted by a firm, it must be signed separately by each member a power-authorising him to do so.
- 3. Receipt for payments made on account of work when executed by a firm must also be signed by the several partners, except where the contractors are described in their tenJer as a firm in which case the receipt must be signed in the name of the firm by one of the partners, or by some other person having authority to give effectual receipt for the firm.
- 4. The memorandum of work tendered or and the memorandum of materials to be supplied by the Public Works Department and their issue rates shall be filled in and completed in the Office of the Subdivisional Officer/Executive Engineer before the tender form is issued. If a form is issued to a intending tender without having been so filled in and completed, he shall request the office to have this done before he complete and delivers his tender.

The	amount of earnest money to be deposited will be : -	Rs.
	If the amount of the estimate does not exceed Rs. 2,000	50
	If the amount of the estimate exceeds Rs. 2,000 but does	
	not exceed Rs. 5,000	100
diam'r.	not exceed Rs. 10,000 For each additional Rs. 5,000 or portion of Rs. 5,000	200
	additional earnest money	polytical electrical 100

6. Any Person who submits a tender shall fill up the usual printed form stating there at what rate in the work specified in the said form of invitation tenders, or which contain any other conditions of any sort, challan for the required earnest money will be liable to rejection. No single tender shall include more than one shall bear the name of the work to which they refer written outside the envelop. Cash deposits for earnests enclosed with the tender of shall be made in Government Treasuries and the challan there of shall be

Chief Langued 19140

- 100 (12) 7. The Engineer or his duly authorised assistant will open the tender in the presence of any intending contractors who may be present at the time and will enter the amounts of the several tenders a comparative statements in a suitable form. In the event of a tender being rejected the challan for the earnest money forwarded therewith shall there upon be returned to the tenderer with a pay order for the amount of
  - 8. The Engineer shall have the right of rejecting all or any of the tenders.
- 9. In the event of a tender being selected for acceptance the Engineer who opened the tenders will, if he is competent to accept the tender, inform the tenderer or the selected tender who shall thereupon sign copies of the specification & other documents mentioned in rules 1 and 4 for the purpose of identification and for his acceptance with the tender. The tender of the selected tender shall also deposit the required amount of the security money within the prescribed time. If the tenderer fails to deposit the required amount of the security money within the prescribed time, the Engineer may reject the tender.

If the Engineer is not competent to accept the tender himself, he will inform the tenderer of the tender which he decides to recommend for acceptance. Such tenderer shall thereupon sign forth-with copies of the specification and other documents mentioned in rules 1 and 4 and shall deposit the required amount. of the security money within the priscribed time. The tender with the specilication and other documents signed by the tenderer will then be forwarded for acceptance and the security money deposited shall be refunded

- 10. When a tender is selected for acceptance the tender shall deposit the required amount of the security money in cash in the treasury and shall forward the challan to the Executive Engineer, Government securities may be endorsed to the Executive Engineer lieu of a cash deposit of the required amount of the security money. No tender shall be finally accepted until the required amount of the security money has been
- 11. The amount of security money to be deposited by the tenderer whose tender is selected for acceptance shall be 10% of the estimated value of the work & towards this amount the earnest money already deposited by him shall be credite. At least half of this security inclusive of the earnest money shall be deposited by the tenderer within such time as may be notified to him in writing by the officer opening tender, failing which the tender shall be liable to rejection

Any balance of the security money outstanding after completion of the contract with the tenderer may be made up by deductions of 5% of the amount of each payment to be made to him under clause 7 of

12. When a tender has been selected for acceptance & the required amount of the security money has been deposited the Engineer shall scrutinise all pages of the form of item, rate, tender & contract for works to see that the form has been properly filled up and signed by the contractor & the signature witnessed. He shall then if he is competent, to accept the tender, sign the acceptance of the tender, or, if he is not so competent shall send the form for signature of the acceptance of the officer competent to accept its

# TENDER FOR WORKS

I/We heredy tender for the execution for the Governor of Bihar of the work specified in the under written memorandum at the rates specified therein within a period of years month from the date of written order to commence and in accordance in all respects with the specifications designs, drawing, and other documents referred to rule hereof and Subject to the annexed conditions of contract and with such materials as are provided for by and in other respects in accordance with, such conditions so far as applicable

O	othe	other respects in accordance with, such conditions so far as applicable.								
ar If several sub-work noluded they should ined in a separate lis	are [A]	Name of work	MEMOR	ANDUM						
This deposit will be 59	[b] %	Estimated cost		•••••						
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This percentage deduction from bills will be credited the contractors security commencement of the contractors security commencement of the contractors security commencement of the comme		Initial security deposits ( commencement of the v	osits (including earnest money) to be deposited befor the fifthe work							
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should this tender be accepted I/we hereby agree to abide by and fulful all the terms and provisions of the said conditions of contract annexed hereto so for as applicable, or in ssors in office the sums of money mentioned in the said conditions.

Dated the

day of

witness:

Addres.:

Signature of witness to contractor's signature

\*Signature of contractor be

fore comission of tender

Occupation The above tender is hereby accepted by me on behalf of the Governor of Bihar. Dated the day of 19

> signature of the officer. accepting the tender.

Acceptances communicated on.

signature of the party taking the tender

CONDITIONS OF CONTRACT.

Compensation

Clause 1:- All compensation or other sums of payable by the contractor to Government under the terms of his contract may be deducted from, paid by the salc of a sufficient part of his security deposit or from the Interest arising therefore or from any sums which may be due or may become due to the contractor by Government on any account whatsoever and in the event of his security deposit being reduced by reason of any such deduction or sale as aforesaid, the contractor shall within ten days there after make gc d in cash or Government securities endorsed as aforesaid any sum or sums which may have been deducted from, or arised by, sale of his security deposit of any part thereof

The work should not be considered untill such date as the Executive Engineer shall certify as the date on which the work is finished after necessary rectification of defects as pointed by the Executive Engineer or his authorised agents are fully contractor to the Engineer's satisfaction.

Clause 2:- 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 written order to comence work is given to the contractor. The work shall throughout the stipulated period of the contract be carried on with all due diligence (time being deemed to be the essence of the contract on the part of the contract or ) and the contractor shall per as compensation an amount equal to ½ percent on the amount of the estimated cost of the whole work as shown by the tender for every day that the work remains uncommenced or unfinithed after the proper date. And further to ensure good progress during the execution of the work the contractor shall be bound in all cases in which the time allowed for any work excheds one month to complete one fourth of the whole of the work before one - fourth of the whole time allowed under the contract has elapsed one-half of the work before one-half of such time elapsed and three-fourths of the work, before three fourths of such time has elapsed in the event of the contractor failing to employ with this condition, I shall be liable to pras compensation an amount equal to ½ percent on the said estimated cost of the whole work for every day that the due quantity of work remains incomplete provided always that the otire amount of compensation to be paid under the provisions the clause shall not exceed 10 percent of the estimated cost of the work as shown in the tender.

Action when persnle security deposit foreited

Clause 3: In any case which under any clause or clauses of or this contract the contractor shall have rendered himself laible to pay compensation amounting to the whole of his security deposit in the hands of Government (where paid in one sum or deducted by instalments) the Executive Engineer on behalf on the Bihar Government shall have been powered to adopt any of the following courses, as he may deem best suited to the enterest

To rescind the contract (of which rescind notice in writing to the contractor und the hand of the Executive Engineer shall be conclusive evidence) and in which case the secutiry deposit of the contractor shall start forfeited, and be absolutely at the disposit of Government. Chief Engineer

B.S.E.I.D.C. Ltd. Patna

(b) To employ labour paid by the Public Works Department and to supply materials to carry out the work, or any part of the work, debitting the construction with the cost of the labour and the price of the materials (of the amount of which cost and price certificate of the Engineerin -charge shall be final and conclusive against the contractor), and crediting him with the value buf the work done, 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 his contract, the certificate of the Executive Engineer as oro the value of the work done shall be final and conclusive against the contractor.

(c) To measure up the work of the contractor and to take such part of the work of the contractor as shall be unexecuted out of his hands, and to give it to another contractor to complete n which case any expenses which may be incurred in excess of the sum which would have been paid to the original contractor if the whole work had been executed by him (of the amount of which excess the certificate in writing of the Executive Engineer shall be final and conclusive) shall be born and paid by the original contractor and made be deducted from any money due to him by Government under the contract or otherwise, or from his security deposit or the proceeds of sale thereof, or a sufficient part thereof.

In the event of any of the above courses being adopted by the Executive Engineer, the Theontractor shall have no claim to compensation for any loss sustained by him by reason of his having purchased or procured any materials or entered into any engagement, or made advances non account of or with a view to execution of the work or the performance of the contract. And in case the contract shall be rescinded under the provision aforesaid, contractor shall not be entitled Theo recover or be paid any sum for any work there-to-fore actually performed under this contract unless and until the Executive Engineer shall have certified in writing the performance of such fowork and the value payable in respect thereof and he shall only be entitled to be paid the values so certified.

Clause 4 :- In any case in which any of the powers, conferred upon the Executive Engineer by clause 3 thereof shall have become exercisable and the same shall not be exercised the non-exercise there of shall not contitury waiver of the conditions here and such power shall not with standing be exercisable in the event of any future case of default by the contractor for which by any clause or clauses hereof he is declared liable to pay compensation amounting to the whole of his security deposit and the liability of the contractor for past and future compensation shall remain unaffected in the event of the Executive Engineer putting in force the powers vested in him under the preceeding clause he may, if so desires, take possession of all or any tools, Powertotake possession plants, materials and store, in or upon the works of the site thereof or belonging to the contractor of or require removal c or procured by him and intended to be for the execution of the work or any part there of paying or allowing for the same in the contract at the account rates, or in case of these not being applicable at current market rates to be certified by the Executive Engineer whose certificate thereof shall be final, otherwise the Executive Engineer may notice in writing to the contractor or his clerk of the work, foreman or other authorised agent require him to remove such tools, plants, materials or stores from the premises (within a time to be specified in such notice) and in the event to the contractor failing to comply with any such requisition the Executive Engineer may remove them at the contractor expense or sell them by auction or private sale on account of the contractor and at his risk in all respect, and the certificate of the Executive Engineer as to the expense of any such removal and the amount of the proceeds and expense of any such sale be final and conclusive against the contractor.

contractor remains liable to pay compensa tion if action not take

or sell contractor plant.

Clause 5 :- If the contractor shall desire any extension of the time for completion of the work, on the ground of his having been unavoidably hindered in its execution or on any other ground other than those mentioned in clause 12 (a) he shall apply in writing to the Executive Engineer within 40 days from the date of starting of the hinderance on account of which be desires such extension as aforesaid and the Executive Engineer shall, if in his opinion (which shall be final) reasonable grounds be shown thereof authorised such extension of time, if any, as may in his opinion be necessary or proper. The Executive Engineer shall at the same time inform the contractor whether he claims compensation for the delay.

Chief Enginee B.S.E.I.D.C. Ltd, Patr

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Final certificate

Clause 6:- On completion of the work, the contractor shall be furnished with a certificate by the Executive Engineer (herein after called the Engineer-in-charge) of such completion, but no such certificate be given, nor shall the work be considered to be complete until the contractor no such certificate be given, nor shall the work be considered to be complete until the contractor shall have removed from the area of the premises (to be distinctly marked by the Executive Engineer in the site plan) on which the work shall be executed all scaffolding surplus materials and rubbish, and cleaned of the dirt from all wood-work, doors, windows. walls, floorrs or other parts of any building, in upon or about which the work is to be executed, or of which he may have had possession for the purpose of the execution thereof, not until the work shall have been measured by the officer of the Public Work Department in accordance with rules of Department whose measurements shall be binding and conclusive against the contractor. If the contractor shall fail to comply with the requirements of this clause as to removal of scaffolding, surplumaterials and rubbish and cleaning off dirt on or before the date fixed for completion the work, the Engineer-in-charge may at the expense of the contractor remove such scaffolding, surplus materials and rubbish and dispose of the same as the thinks fit and clean of such dirt as aforesaid. and the contractor shall forth with pay amount of all expense so incurred, and shall have neclaim in respect of any such scaffolding or surplus materials as aforesaid, except for any sum actually realised by the sale thereof.

Fayment of in terms date certificate to be regarded as advance and Bill to be submitted monthly.

Clause 7:- A bill shall be submitted by the contractor each month or before the date fixed by the Engineer-in-charge for all work executed in the previous months and the Engineer-incharge or his subordinate shall take the requisite measurement for the purpose of having the same verified and the claim, as for as admissible, adjusted, if possible, before the expiry of the days from the presentation of the bill. If the contractor does not submit the bill within the time fixed as aforesaid, the Engineer in-charge or his subordinate shall measure up the said work in the presence of the contractor whose counter whose counter signature on the measurement list will be sufficient warrant, and the Engineer-in-charge or his subordinate shall prepare at biform such list which shall be binding to the contractor in all respects.

Provided that, if any balance of the 10% security is outstanding from each such paymer shall be deducted so much not exceeding 5% may be necessary to make up the balance of the security. All such intermediate payment to the contractor shall be regarded as payments by way of advance against the final payments only and not as payments for work actually done and completed and shall not precinde the reputing of bad, unsound and imperfect or unskilful work to be removed and taken away and reconstructed or recreated be considered as an admission of due performance of the contractor, or any part thereof in any respect, or the actual of an claim nor shall it conclude, determine or affect in any way the powers of the Engineer-in-charge under these conditions or any of them as so the final settlement or adjustment of the account or in any other way vary or affect the contract.

Clause 8:- The final bill shall be prepared by the officer of the Public Work Department in accordance with the rules of the department in the presence of the contractor within the month of the date fixed for completion of the work.

Clause 9:- If the specification or estimate of the work provides for the use of any specific description of material to be supplied from the Engineer in-charge's stores or if it is required that the contractor shall use certain stores to be provided be the Engineer-in-charge under the conditions of this contract or (such materials and stores, and the prices to be charged therefore as herein after mentioned being so far as practicable for the convenience of the contractor, by not so as in any way to control the meaning or effect of this contract are specified in schedule or memorandum here to annexed) the contractor shall be supplied with such materials and store noted in the annexed such schedule required from time to time to be used by him for the purposes of the contract, only and the value of the full quantity of materials and stores supplied at the rates specified in the said schedule may be set off or deducted from any sums then due or there after to become due to the contractor under the contract or otherwise, cagainst or form the security deposit, or the proceed of sale thereof, if the same is held in Government security the same or sufficient portion thereof in this case sold for the purpose. All materials supplied to the contractor shall remain the absolute property of Government and shall not on any adcounts he removed from this site of the work and shall at all times be open to

FOR THE WARTER

Chief Engineer

B.S.E.I.D.C. Ltd, Patna

Government

Stores supplied

Work to be executed

accordance with specification drawing other etc.

ispections by the Engineer-in-charge. Any such materials unused and in correctly in good condition at the time of the completion or determination of the contract shall be returned to the ingineer-in-charge's store, at the prevailing market rate or at the issue rate whichever is less if by a notice in writing under his hand he shall so regire, but the contractor shall not be entitled to aturn any such materials unless with such consent and shall have no claim for compensation on account of any such materials so supplied to him as aforesid being unused by him, or for any

Clause 10 :- The contractor shall executive the whole and every part of the work in the most substantial and workman like manner, and both as regards materials and otherwise in every respect in strict accordance with the specifications. The contractor shall also confirm exactly, fully and faithfully to designs, drawings, and instructions in writing relating to the work singed by the Engineer-in-charge and lodged in his office and to which the contractor shall be Untille to access at such office, for the purpose of inspection during office hours, and the contractor shall, if he so require be entitled at his own expenses to make or cause to be made copies of The specification, and of all such designs, drawings and instructions as aforesaid.

Clause 11: Engineer-in-charge shall have power to make any alteration in additions to the original specifications, drawings and instructions that may appear to him to be necessary or dvisable during the progress of the work. The contractor shall be bound to carry out the work in accordance with any instructions which may be given to him in writing signed by the Engineern-charge, and such alteration shall not invalidate the contract and any additional work which the contractor may be directed to do in the manner above specified as part of the work shall be carried out by the contractor on the same conditions in all respects on which he agreed to do the main work, and at the same rates as are specified in the tender of the main work. The time for completion of the work shall be extended in the proportion that the additional work bears to the original contract work and the certificate of the Engineer-in-charge shall be conclusive as to such proportion and to the additional work includes any class of work, for which no rates is Do not in validate contract specified in this contractor then such class of work shall be carried out at the rates entered in the sanctioned schedule or rates of the locality during the period when the work is being carried en and if such last mentioned class of work is not entered in the schedule of rates of the district then the contractor shall within seven days of the date of his receipt of the order to carry out the work inform the Engineer-in-charge does the rate which in his intention to charge for such class of work and if the Engineer-in-charge does not agree to this rate he shall be noticed in writing be liberty to cancel his order to carry out such class of work and arrange to carry it out in such manner as he may consider advisable provided always that if the contract shall commence ork or in our any expenditure in regard thereof before the rate shall have been determine as astly herein before mentioned then and in such case he shall only be entitled to be paid in espect of the work carried out or expenditure incurred by him prior to the date of the determination of the rates as aforesaid according to such rate or rates as shall be fixed by the Engineer-inharge in the event of a disputes the decision of the superintending Engineer of the circle will be

Provided always that the contractor shall not be entitled to any payment for any additional vork done unless he has received an order in writing from the Engineer-in-charge for the idditional work the contractor shall be bound to submit his claim for any additional work done uring any month on or before the 15th days other following month accompanied by a copy of ne order in witting of the Engineer-in-charge for the additional work and that contractor or shall ot be entitled to any payment in respect of such additional work if be other submit his claim

Clause 12:- If at any time after the commencement of the wok the Government of Bihar hall for any reason whatsoever not require the whole thereof as specified in the tender to be erried out, the Engineer-in-charge shall give notice in writing of the fact to the contractor who all have no claim to any payment of compensation whatsoever on account of any profit or vantage, which he might have derived from the execution of the work in full, but which he did t derive in conquence of the full amount of the work not having been carried out neither shall compensation for alter have any claim for compensation by reason of any alternation having been made in the ation in or restriction work to be carried out ginal specification, drawing, designs and instruction which shall involve any installment of 6 work as originally contemplated clause 12 (a) As contained in G O 1929 dated 11.9.56.

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Time in consequence of

Rate for work no in estimate or schedule of rates of the district.

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Clause 12 (a) The contractor shall not be entitled to claim any compensation for loss suffered by him on account of delay by or on behalf of Government in the supply of materials as stores which the Government may have undertaken to supply where such failure is due to :-

(i) natural calamities, (ii) act of enemies, (iii) transport and procurement dificulties or (iv) circumstances beyond the control of the state Government.

In case of such failure in delay in the supply of materials or stores on an application by the continuous or within 30 days form the date of such failure or delay, such extension of time shall be grantened the contractor for completion of the work as shall appears to the Engineer to be reasonable in accordance with the circumstances of the case. The decision of the Executive Engineer as to the extension of time shall be accepted as finally by the contractor.

Action and compensation payable in case of work

Clause 13:- If it shall appear to the Engineer-in-charge or his subordinate in-charge of the work that any work has been executed with unsound, imperfect or unskilful workmanship or with materials of any inferior description, or by any materials or articles provided by him for the execution of the work are unsound or of a quality inferior to that contracted for at otherwise not in accordance with the contract, the contractor shall on demand in writing form the Engineer-incharge specifying the inadverentaly passed certified and paid for, forthwith rectify or remove and re-contract the work so specified in whole or in part as the case may remove the materials or articles so specified and provided other proper and suitable materials or articles at his own proper charge and cost, and in the event of failing to do so within period to be specified by the Engineerin-charge in his demand aforesaid the contractor shall be laible to pay compensation at the rate of one percent, on the amount of the estimate for every day not exceeding ten days while his failure to do so shall continue and in the case of any such failure the Engineer-in-charge may certify or remove, and re-execute the work or remove and replace with others, the materials or articles complained of as the case may be at the risk and expense in all respects of the contractor.

Work to be taken to inspection

Clause 14 :- All work under in course of execution or executed in presence of the contractor shall at the times be open to the 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 time at which reasonable notice of the intimation of the Engineer-in-charge or his subordinate to visit the works shall have been given to the contractor, either himself to be present to receive orders and instruction, or have a responsible agent duly credited in writing present for that purpose orders given to the contractor's agent all shall be considered to have the same force as if they had been given to the contractor himself.

Contractor or respon-Stol sible Agents to be Gev present.

Clause 15 :- The contractor shall give not less than five days notice in writing to the Engineer-in-charge or his subordinate-in-charge of the work before covering up or otherwise placing beyond the reach of measurement of any work in order that the same may be measured and correct dimensions there of be taken before the same is so covered up or placed beyond the reach of measurement and shall not cover up or place beyond the reach of measurement of any work without the consent in writing of the Engineer-in-charge or his subordinate in-charge of the work shall be covered up or placed beyond the reach of measurement without such notice having been given or consent obtained, the same shall be uncovered at the contractor's expenses or in default there on payment or allowance shall made for such work on materials with which the

Notice to be taken

Clause 16:- If the contractor or his work-people, or servants shall break, deface injure before work covered up. or destroy any part of a building in which they may be working or any building, road, road curves, fence enclosure waterpipes, cables, drains, electric or telephone posts or wires, trees, grass or grassland or cultivated ground contiguous on which the work or any part of it is being executed or if any damage shall happen to the work, while in progress from any cause whatsoever or any imperfection become apparent in if within three months (six months in the case of a road-work) after a certificate final or other of its completion shall have been given by the Engineer-in-charge

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B.S.E.I.D.C. Ltd, Patna

as a fore seal, the contractor shall make the same good at his own expense, or in default, the Contractor Hable for Engineer-in-charge may cause the same to be made be good by other worksmen and deduct the demage done and for expense of which time thereafter may become due to the contractor, or from his security deposit, imperfection a months or the proceed of sale there of, or of a sufficient portion there of the security deposit at the and after certificate cc-tractor shall not be refunded before the expiry of three months (six months in the case of a roadwork) after the issue of the certificate final or otherwise of completion of work provided that in the cc 3 of a road work if in the opinion of the Engineer-in-charge behalf of the security deposit will be refundable after three months of the issue of the said certificate of completion

Clause 17:- The contractor shall supply at his own cost all materials (except such special Contractor to supply to m terials) if any as may in accordance with the contract be supplied from the Engineer-in-charge's plantladder scaffolding stores). Plants, tools, application, implements, ladders, cordage, tackle scaffolding and tempo- etc. works requisits or proper for the proper execution of the work whether original, altered or substituted and whether include in the specification or other documents forming part of the c\_tract or referred to in these conditions or not or which may be necessary for purpose of satisfying or complying with the requirement of the Engineer-in-charge as to any matter as to which under these conditions he is entitled to be satisfied which he is entitled to require together with carriage therefore to and form 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 form time to time of the work or materials failing his so doing 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 from his security deposit or the proceeds of sale thereof or of a sufficient portion thereof. The contractor shall also provide all necessary encing and lights required to protect the public from accident, and shall be bound to bear to And is liable for damage menses of defence of every suit action or other proceeding at law that may be brought by any arising for non-provision ierson for injury sustained owing to neglect of the above precautions and to any such person or of light fencing etc. ich may with the consent of the contractor be paid to compromise any claim by any such erson.

Work not to be subject

Clause 18:- No female labour shall be employed within the limits of contonment. The ntractor shall not employ for the purpose of his contract any person who is below the age of velve years and shall pay to each labour for the work done by such labourer wages not less than wages paid for similar work in the neighbourhood.

The executive Engineer shall have the right to enquire into the case and decide any omplaint alleging that the wages paid by the contractor to any labourer for the work done by such bour is less than the wages paid for similar work in the neighbourhood.

The officer in-charge of the work shall have the right to decide whether any labourer riployed by contractor is below the age of twelve years and to refuse to allow any labourer whom decided to be below the age of twelve years to be employed by the contractor.

Clause 19:- The Contractor shall not be assigned or subject without the written approval and security deposit forthe Executive Engineer. And if the contractor shall assign or subject his contract, or attempt so feited for subletting bribes do, or become insolvent proceedings to make any composition with his creditors or attempt so or if contractor become do, or if any bribe, gratuity, gift loan, requisite, reward or advantage pecunairy of otherwise, shall her directly or indirectly be given promissed, or offered by the contractor, or any of his servant agents to any public officer or person in the employ of Government in any way relating to his "cer or employment or if any such officer or person shall become in any way directly or indirectly ferested in the contract the Executive Engineer may there upon by notice in writing rescind the stract. The security deposit of the contractor shall there upon stand forfeited and be absolutely the disposal of Government and the same consequence shall ensure as if the contract had been inded under clause 3 here of, in addition the contractor shall not be entitled to recover or be id to any work therefore actually performed the under the contract.

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Such payable by way of

Clause 20: - All sums payable by way of compensation under any of these conditions shall compensation to be con- be considered as reasonable compensation to be applied to the use of the Government without sidered reasnable com-reference to the actual loss or damages sustained and there of not any damage shall have been

> Clause 21 :- In the case of a sender by partners, any change in the constitution of to firm shall be forthwith notified by the contractor to the Engineer-in-charge or this information.

Charges in constitution of firm.

In case of failure to notify the change in the constitution within fifteen days the Engineerin-charge may be notice in writing rescind the contract and the security deposit of the contract shall thereupon stand forfeited and be absolutely at the disposal of Government and the same consequences shall ensure as if the contract has been rescinded under clause 3 hereof, and addition the contractor shall not be entitled to recover or be paid for any work therefore actually performed under the contractor.

Action tion pay

Works to be under direc-

Clause 22 :- All work to be executed under the contract shall be executed under t direction and subject to the approval in all respect of the superintending Engineer of the circle tion of Suprintending En- for the time being who shall be entitled to direct at what point or points and in what manner the are to be commenced, and from time to time carried on.

> Clause 23: In case any dispute or difference shall arise between the parties or either of there upon any question relating to the meaning of the specifications, designs, drawings a instructions here before mentioned or as to the quality of workmanship or materials used on the work or as to the construction of any of the conditions or any clause or thing there in contain. or as to any question, claim, rights of the parties, or any matter, or things whatsoever in any way arising out of or relating to the contract designs, drawings specifications, estimates, instruction order of these conditions or otherwise concerning the work or the execution, or failure to execute the same whether arising during the progress of the work of alter the completion or abondment thereof or as the breach of those contract then either party shall forthwith give to the order notice of such dispute or difference and such dispute or difference shall be referred to the Superintenaing Engineer of the circle and his decision there on shall be final, conclusive and binding on all

Work inspe

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Lum sum in estimate

(a) Clause 24 :- When the estimate on which a tender is made includes lump sum respect of the contract shall be entitled to payment in respect of the items or work involved of the work in question the same rates as are payable under this contract such terms, for if the part of the work in question is not in the opinion of the Engineer-in-charge, capable of measurement the Engineer-in-charge, may at his direction pay the lump sum amounts 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 payable to him under the provision of this clause.

Cont Action S prese where specificaiton.

Clause 25: In the case of any class of work for which there is no such specification as is mentioned in rule 1, such work shall be carried out in accordance with the circle specification and in the event of there being no circle specification, then in such case the work shall be carried out in all respects in accordance with the instructions and requirements of the Engineer-in-charge

Clause 26 :- The expression "work" or "works" where used in these conditions shall unless there be something either in the subject or context repugnant to such construction by constructed and taken to mean the work by or virtue of the contract contracted to be executed whether temporary or permanent, and whether original, altered, substituted or additional.

Definition of works

Clause 27: The terms and conditions of the agreement have been read/explained to mo and ..... certify ..... ..... clearly understand them.

Contractor. Chief Engineer B.S.E.I.D.C. Ltd, Patna

(15)

Schedule showing (Approximately ) materials to be supplied, it available the rates of which they are to be charged for and the places at which they are to be supplied

Particulars	will be	which the mate charged to the contractor		Place of delivery
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Note - The person or firm submitting the tender should see that the rates in the above schedules are filled up by the Engineer-in-charge on the issue of the form prior to the submission of the tender.

B. WULL (Si\_ature of Contractor)

(Signature of Executive Engineer)

# Bihar State Educational Infrastructure Development Corporation Ltd.

Name of Work: Plantation work along boundary wall at proposed Campus Of Aryabhatt Knowledge university, Mithapur, Patna. (Bihar)

## TENDER FOR WORKS

I/we heredy tender for the execution for the Governor of Bihr of the work specifed in the under written memorandum at the rates specified therein within a period of years month from the date of witten order to commence and in accodance in all respects with the specifications designs, drawing, and other documents referred to rule hereof and Subjects to the annexed condation of contract and with such materaials as are provided for by and in other respects in accordance with, such

## MEMORANDUM

(a) If several subwork are incuded they should be detained in the separate list

- (A) Name of Work :- PLANTATION WORK ALONG BOUNDARY WALL AT PROPOSED CAMPUS OF ARYABHATT KNOWLEDGE UNIVERSITY AT MITHAPUR, PATNA (BIHAR)
- (B) Estimated Cost :- Rs. 15,62,000=00 Agreement value :- Rs. 15,58,245=00

(b) This deposit will be 5% of the estimated cost of the work. (c)This percentage deduction from bills will be credited to the contractors

security deposits

(C)Earnest Money:-

(D) Initial security deposits (including earnest money) to be deposited before the Commencement of the

Earnest Money:- Rs. 80,000/- (Details attached)

- (E) Percentage to be deducted from bill Rs. 5% (Rupees five percent)
- (F) Time required for the work from date of written order to commence **ONE MONTHS**
- (G) Date of written order to commence :-
- (H) Total number of item of work tendered for :- 27

	Name of the Contractor Address & Contact No. of the Co	ntractor		M/S F	URUSHARTH MAHIMA
SI No	Items of Work	Unit	Quantity	-gare)	Rate (In Word)
1	Providing and fixing 125mm dia UPVC casing pipe confirming to ISS including all carriage.	Meter	27	(In Rs.) 294.00	(In Rs.)  Rupees Two Hundred Ninety Four Only
3	Providing and fixing 40mm dia UPVC pipe confirming to ISS 40mm dia PVC ribbed strainer	Meter	48	96.00	Rupees Ninety Six Only
<u> </u>	of approved quality	Meter	8	171.00	Rupees One Hundred Seventy One Only

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4	Providing and fixing Reduci	nσ			10
	Supplying H	Each	1	249.0	Rupees Two Hundred For Nine Only
5	Supplying all labour as materials & fitting & fixis PVC cap over the new sir T/well  Providing and fixing of G.I	nd ng Each	1	123.0	P
6	and clamps, including, cutting and making good etc 32 mm dia	l mate	18	220.00	Rupees Two Hundred Twenty Only
7	32 mm nominal bore check valve	Each	-1	501.00	Rupees Five Hundred One Only
8	Supplying all equipments, tools and installation of 1 HP single phase submersible motor pump set of KSB/ ISI make 2900 rpm capable of discharge 5000 LPH at 45 Mtr head with all necessary riser pipe, starter control panel, 1.25" Full way valve, 1.25" M.S clamp, 1.25" G.I Elbow, 1.25" check valve, 1.25" x 9" long G.I Nipple etc. all complete as per direction of E/I		1	24900.00	Rupees Twenty Four
9	Boring by jet dheki by suitable cutter of reduce as the case may be lowering 125 mm x U.P.V.C x 40 mm dia G.I pipe & strainer of standard quality iron, shoe, plug & socket etc. all complete including providing all tools and plants required for the job as per specification and direction of the engineer in charge. (i) 0 to 30.5 m (a) For 125 mm dia U.PV.C pipe	mtr	27	202.00	Rupees Two Hundred Two Only
10	(b) for 40 mm dia UPVC pipe (i) 0 to 30.5 m	mtr	3.5	105.00	Rupees One Hundred Five
11	(ii) 30.5 m to 61.0 m (a) For 40			105.00	Only Rupees One Hundred

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12	(iii) 61.00 m to 75.00 m (a)				
	For 40mm dia UPVC pipe (iv) 75.00 m to above (a) Fo	mt	r 1	4 14	Rupees One Hundred For One Only
13	strainer of approved quality	mti	r 8	141	Rupees One Hundred For One Only
14	Providing all labour & tools and lowering 32 mm dia G.I pipe as per specificatin etc. all Complete	mtr	24	19.	P
15	Supplying labour and developing the T/Well to have sand free discharge all complet as per direction of E/I	te Each	1	250.	Rupees Two Hundred Fift
16	Providing and fixing G.I. pipes complete with G.I. fittings including trenching and refilling etc.32 mm dia nominal	mtr	475.0	0 231.0	Rupees Two Hundred Thir One Only
17	distribution branch with G.I. mainof following sizes by providing and fixing tee, includingcutting and threading the pipe etc. complete: 25 to 40 mm nominal bore	Each	20.00	225.0	D
18	Trenching in ordinary soil upto a depth of 60 cm includingremoval and stacking of serviceable materials and thendisposing of by spreading and neatly levelling within a lead of 50 m and making up the trenched area to proper levels by filling with earth or earth mixed with sludge of/and manure before and after flooding trench with water (encluding cost of imported earth, sludge or manure).	Cum	483.80	19.50	Rupees Nineteen and Fifty Paise Only
19	Rough dressing the trenched	100Sqm	8544.00	3.20	Rupees Three and Twenty Paise Only

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	Uprooting weeds form the				12
20	trenched area after 10 to 15 days of its flooding with water including disposal of uprooted vegetation.	. 100Sqn	n 8544.0	0 10.50	Rupees Ten and Fifty Paise Only
21	Fine dressing the ground	100Sqm	8544.00	0 6.90	Rupees Six and Ninety
22	Supplying chemical emulsion i sealed containers including delivery as specified. Chlorpyriphos/Lindor e emulsifiable concentrate of		170.00		Paise Only  Rupees Ninety Six Only
23	20% @ 1 Litre per 50 Sqm.  Plantation, Watering, Maintenance up to one year including preparation of soil bed with required fertile soil manure and anti termite treatment for following varities of plants with specified height and distance dodo all complete job.  Ticoma  5-6' Height	No	285.00	690.00	Rupees Six Hundred Ninety Only
24	Plantation, Watering, Maintenance up to one year including preparation of soil bed with required fertile soil manure and anti termite treatment for following varities of plants with specified height and distance dodo all complete job.  Plumaria alba 5-6' Height	No	360.00	890.00	Rupees Eight Hundred Ninety Only

For PURUSHARTH MAHIMA

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	Plantation, Watering,				13
25	Maintenance up to one year including preparation of soil bed with required fertile soil manure and anti termite treatment for following varities of plants with specified height and distance dodo all complete job.  Bouganvellia 3 Years old	No No	475.00	456.00	Rupees Four Hundred Fif Six Only
26	Plantation, Watering, Maintenance up to one year including preparation of soil bed with required fertile soil manure and anti termite treatment for following varities of plants with specified height and distance dodo all complete job. Silver Oak 9-10' Height	No	237.00	792.00	Rupees Seven Hundred Ninety Two Only
27	Deployment of Gardener after the completion of work for the routine gardening maintenance and safety of plants up to the period of two year (Rate inclusive of contractor,s profit and labour cess)	Days	1460.00	231.00	Rupees Two Hundred Thirty One Only
	ved in favour of Purusharth Mahin n rates basic (i.e. total amount co			,	Total (In Rs.) :

Tender approved in favour of Purusharth Mahima @ Rebate of 4.50% (Four Decimal Five Zero Percent) negotiated Item rates basic (i.e. total amount comes to Rs. 15,58,245=00 (Rupees Fifteen Lacs Fifty Eight Thousand Two Hundred Forty Five Only)

For PURUSHARTH MAHIMA

17-6-2015

B.S.E.I.D.C. Ltd, Patna

# **Performance Security**

Name of Agency – "Purusharth Mahima."

Performance Security of "Purusharth Mahima." of "NIT-31 (Aryabhatt gyan University, Patna)"

32EF 810032-35 <u>Passbook No.</u> 30796639-45 30796686	22.02.14 <u>DOI</u> 21.02.15 14.03.15	153190 <u>Reg. No.</u>	10000*4 5000*7		Amount 40000.00 Amount 35000.00 5000.00
				Total	80000.00

(Rupees Eighty Thousands Only)

लेखा पदाधिकारी

बिहार राज्य शैक्षणिक आधारभूत संरचना विकास निगम लि०, पटना

29 m/04/1

DUDUSHARTH MAHIMA

4000

(बिहार सरकार का एक उपक्रम)

शिक्षा भवन, बिहार राष्ट्रभाषा परिषद् परिसर, षिवपूजन सहाय पथ, सैदपुर, पटना-800004, दूरभाष-0612-2910314 कॉर्पोरेट पहचान संख्याः U80301BR2011SGC015859. e-mail: bseidc@gmail.com; website; www.bseidc.in, Fax No.: 0612-2660256,

पत्रांक:- BSEIDC/FIN/1985/2014-15/- २०२१

पटना, दिनांक / ० • 3 - / १

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प्रेषक

ब्रजेश प्रसाद मुख्य अभियंता

सेवा में.

Purusharth Mahima, 24 K, Shiv Shakti Colony, Rajiv Nagar, Patna-800024.

विषय:-बिहार राज्य के अन्तर्गत "निविदा आमंत्रण सूचना सं०-31/2014-15 अतंर्गत बिहार राज्य अंतर्गत आर्यभट्ट ज्ञान विश्वविद्यालय, मीठापुर, पटना के चहारदिवारी के नजदीक वागवानी के कार्य हेतु अग्रधन की राशि जमा कर एकरारनामा करने के संबंध में।

महाषय

उपर्युक्त विषय के संबंध में कहना है कि उक्त कार्य के निविदा में आपके द्वारा मदवार उद्धृत दरों के आधार पर कुल निविदित राशि रू० 16,31,670/- मात्र है। दर परक्रमण (negotiation rate) में आपके द्वारा उक्त राशि में 4.50% (चार दशमलव पाँच शून्य प्रतिशत) का Rebate दिया गया है। दर परक्रमण (Rate negotiation) के बाद कुल रू० 15,58,245 / – (पन्द्रह लाख अन्ठावन हजार दो सौ पैंतालीस रूपये) मात्र आपके पक्ष में स्वीकृत की गयी है।

अतः निदेश दिया जाता है कि उक्त कार्य के एकरारनामा हेतु रू० 78,000/-(अठहत्तर हजार रूपये) मात्र का सावधि पासबुक / राष्ट्रीय बचत प्रमाण पत्र के रूप में Managing Director, BIHAR STATE EDUCATIONAL INFRASTRUCTURE DEVELOPMENT CORPORATION LTD. के नाम से प्रतिज्ञिप्त (Piedged) हो अथवा एकाउंट पेयी डिमांड ड्राफ्ट / फिक्सड डिपोजिट रसीद / बैंक गारंटी, जो राष्ट्रीयकृत बैंक / अनुसूचित बैंक द्वारा निर्गत एवं BIHAR STATE EDUCATIONAL INFRASTRUCTURE DEVELOPMENT CORPORATION LTD. के पक्ष में पटना में भुगतेय हो, जमा कर एकरारनामा कर लें। साथ ही निदेश दिया जाता है संबंधित कार्यपालक अभियंता (मुख्यालय) से संपर्क स्थापित कर कार्य प्रारम्भ कर दें। कार्य समाप्ति की अवधि 01 (माह) माह होगी।

> (民0/-) (ब्रजेश प्रसाद) मुख्य अभियंता

ज्ञापांक : BSEIDC / FIN / 1500 / 2013-14 / - 2021

पटना, दिनांक 10-03./8

प्रतिलिपि : कार्यपालक अभियंता (मुख्यालय) को सूचनार्थ एवं आवश्यक कार्रवाई हेतु प्रेषित।

र्मुख्य अभियंता Chief Engineer B.S.E.I.D.C. Ltd, Patna Zyan.

# BIHAR STATE EDUCATIONAL INFRASTRUCTURE **DEVELOPMENT CORPORATION LTD**

(A GOVT OF BIHAR UNDERTAKING)

# **BID DOCUMENT**

Plantation Work Along Boundary Wall at Proposed Campus of Aryabhatt Knowledge University, Mithapur, Patna. (Bihar)

Last date of the receipt of Bid through website: www.eproc.bihar.gov.in 24-01-2015 UP TO 3:00 PM

Shiksha Bhawan, Bihar Rastrabhasha Parishad Campus, Par pinemada Par Marina Ph: 0612-2910314 Acharya Shiv Pujan Sahai Path, Saidpur, Patna-800004

(ग) वांछित अग्रधन की राशि राष्ट्रीय बचत पत्र / डाकघर सावधि जमा 3 वर्षीय या 5 वर्षीय पासबुक जो बिहार राज्य से क्रय या जमा किया हं प्रबंध निदेशक, BSEIDC Ltd., पटना के नाम प्रतिज्ञिप्त (Pledged) हो अथवा बिहार वित्त नियमावली के अनुसार BSEIDC Ltd. के नाम र फिक्सड डिपोजिट रिसिप्ट अथवा बैंक गारन्टी जो बिड के मान्य अवधि तक के लिए बिहार अवस्थित किसी राष्ट्रीयकृत/अनुसूचित बैंक से निर्गत ह अगर बिहार प्रान्त के बाहर के बैंक से निर्गत बैंक गारन्टी दिया जाता है तो एकरारनामा के पूर्व इसे बिहार अवस्थित किसी बैंक से निर्गत किया जान होगा) के रूप में प्रबंध निदेशक का कार्यालय, बिहार राज्य शैक्षणिक आधारभूत संरचना विकास निगम लिमिटेड, पटना में दिनांक 27.01..2015 व ि15:00 घंटे तक स्वयं∕ निबंधित डाक ∕स्पीड पोस्ट द्वारा निश्चित रुप से जमा किया जाना आवश्यक है। ऐसा नहीं करने पर निविदा मान्य नहीं होगा। (15) निविदाकारों द्वारा इस्तेमाल किये जा रहे इन्टरनेट सर्विस में किसी प्रकार का व्यवधान उत्पन्न होने पर कोई भी दावा मान्य नहीं होगा। निविदाकार को सलाह दी जाती है कि अपने निविदा को समय रहते उपर्युक्त वेबसाइट पर अपलोड कर लें। ताकि अंतिम समय में होनेवाले किसी प्रकार के व्यवधान से बच सकें।

(16) किसी भी प्रकार की जानकारी अथवा शुद्धि पत्र को वेबसाईट www.eproc.bihar.gov.in पर प्रकाशित किया जायेगा। बिना कारण बताये ्निविदा या उसके अंश को अस्वीकृत करने / रद्द करने का अधिकार सक्षम पदाधिकारी को सुरक्षित है।

(17) विशेष जानकारी हेतु अधोहस्ताक्षरी के कार्यालय में कार्य अवधि में सम्पर्क किया जा सकता है। ई—टेन्डरिंग की प्रक्रिया से संबंधित किसी भी प्रकार की जानकारी/सूचना हेतु सहायता कक्ष, ई—टेन्डरिंग कक्ष, प्रथत तल्ला, M/22, बैंक ऑफ इण्डिया भवन, रोड न० 25, श्री कृष्णा नगर,

B PURIOR MARTINA

मुख्य अभियंता

Chief Engineer B.S.E.I.D.C. Ltd, Patna

Star '

#### INSTRUCTION TO BIDDERS 6.

The contractor shall quote the rates in figure and words against each item of works in (i) Bid Document. In Case of any discrepancy found in any quoted rate, the rate quoted in words shall be treated as valid. (ii)

The Agreement will be executed on PWD F2 Agreement form.

\_(a) Before execution of Agreement, the successful tenderer shall be required to (iii) deposit performance security @ 5% of the contract value in the form of NSC/ 3-5 years Post Office Time Deposit Pass Book duly pledged in favour of Managing Director, BSEIDC Ltd., Patna or Account Payee Demand Draft/Fixed Deposit Receipt/ Bank Guarantee issued from any Nationalized /Schedule Bank in India and should be in favour of "Bihar State Educational Infrastructure Development Corporation Ltd." at Patna and valid for a period of 21 Months. (b)

Security Deposit of 5% shall be deducted against each bill, which will be released after defect liability period of two year after completion of work.

If any tenderer submits false information and / or documents/making delay in agreement, his Earnest Money Deposit shall be forfeited and he shall also be blacklisted.

BSEIDC Ltd. reserves the right to reject all / any tender without assigning any reason.

(vi) Bid Validity-It will be obligatory on the part of the tenderer to keep his tender open for 120days from the date of opening of Tender.

(vii) In case of any deviation, from the tender specifications and/or tender conditions, the BSEIDC' decision to accept, will be final.

Taxes & Duties:- Sales Tax, Income Tax, Labour Cess and all other impositions levied 7. under the applicable law will be deducted from the bills. 8.

Registration with the Corporation will be essential after Award of work. 9.

Payments will be released as per progress of the work.

TOOLS FOR HANDLING:

All tools and tackles required for handling of equipments and materials at site of work as well as for their Plantation and Landscaping works shall be the responsibility of the contractor.

SITE Inspection: The tenderer shall acquaint himself with the proposed site of works, nothing 11. extra shall be payable over his quoted rates.

# 12. Arrangement for work execution :-

(i) Electricity and water supply (Up to maintenance period) shall be arranged by the contractor

(ii) The contractor shall take care of the safety precautions pertaining to the construction of works, such as excavation, trenching. Nothing extra shall be payable in this account.

(iii) The contractor shall replace the all damaged plants with a matured plant on his own cost during the maintenance period of two year

13. Work Programme to be submitted at the time of agreement for timely completion of the work.

For PURUSHARTH MAHTMA

(SIGNATURE OF TENDERER)

# DETAILS OF ALL WORKS OF SIMILAR CLASS COMPLETED DURING THE LAST FIVE YEAR (CURRENT FINANCIAL YEAR WILL ALSO CONSIDERED).

SI No.	Name of work/Projec t and location	sponsor ing organiz	Cost of work in Lakhs	Date of comme ncemen	Stipulat ed date of complet ion		Litigatio n/arbitra tion pending	Name and address /telepho	Remark s
		ation			.011		/in progres s with details*	ne number of officer to whom referenc e may be	
1	2	3	4	5	6	7	8	made 9	10

Indicate gross amount claimed and amount awarded by the arbitrator.

Note: Attach additional pages, if necessary.

Signature of Tenderer

FOR PURUSHARTH MAHIMA

# PERFORMANCE REPORT OF WORKS REFERRED TO IN ANNEXURE I & II

- 1. Name of work/Project & Location:
- 2. Agreement No.
- 3. Completion Cost
- 4. Tendered Cost
- 5. Date of start
- 6. Date of completion
- (I) Stipulated date of completion
- (II) Actual date of Completion
  - 7. Amount of compensation levied for delayed compensation, if any.
  - 8. Amount of reduced rate items, if any.
  - 9. Performance Report

(1)	Qua	ity	of	work	
-----	-----	-----	----	------	--

Very Good/Good/Fair/Poor

(2) Financial soundness

Very Good/Good/Fair/Poor

(3) Technical Proficiency

Very Good/Good/Fair/Poor

(4) Resourcefulness

Very Good/Good/Fair/Poor

(5) General behavior

Very Good/Good/Fair/Poor

Date:

Executive Engineer or Equivalent

## 1. BRIEF DESCRIPTION OF WORK

- (i) The work shall be executed as per specifications and direction of Engineer-in-Charge.
- (ii) The work shall consist of mainly the following items
  - Boring and Installation of submersible pump.
  - Plumbing work for plant irrigation.
  - Supply of good quality earth for Garden development.
  - Spreading of earth.
  - Leveling of Earth.
  - De-weeding and uprooting of rank Vegetation.
  - Plant Supply and plantation work as per specification.
  - Maintenance of Plant and plantation as per specification.

For PARUPHATTH MARTINA

# बिहार राज्य शैक्षणिक आधारभूत संरचना विकास निगम लिमिटेड

(बिहार सरकार का एक उपक्रम)

शिक्षा भवन, बिहार राष्ट्रभाषा परिषद् कैःपस, आंचार्य शिवपुजन सहाय पथ, सैदपुर, पटना–800004 (दूरभाष:–0612–2910314)

## निविदा आमंत्रण सूचना संख्या- 31 वर्ष 2014-15

मद दर निविदा

(केवल ई-टेन्डरिंग पद्धति के अनुसार वेबसाइट www.eproc.bihar.gov.in पर)

1. बिहार राज्य के अन्तर्गत आर्यभट ज्ञान विश्व विद्यालय, मीठापुर, पटना के चहारदिवारी के नजदीक वागवानी कार्य हेतु निविदा आमंत्रित की जाती है। कोई भी संवेदक जो केन्द्रीय/राज्य सरकार/सार्वजनिक क्षेत्रों में निबंधित हो, निविदा में भाग ले सकते हैं परन्तु इस निगम का रजिस्ट्रेशन कराना, उक्त कार्य का लेटर ऑफ एक्सेपटेंस प्राप्त होने के बाद अनिवार्य होगा।

क्र० सं०	कार्य का नाम	प्राक्कलित राशि ( लाख रू० में)	अग्रधन की राशि ( लाख रू० में)	का	Beltron Bid Processing	कार्य समाप्ति
1.	आर्यभट ज्ञान विश्व विद्यालय, मीठापुर, पटना के चहारदिवारी के नजदीक वागवानी कार्य।	15.62	0.31	मूल्य(रू०में) 5,000.00	Fee (In Rs.)	<b>की अवधि</b> 01 (एक) माह

नोट : (i) प्राक्कलित राशि घट या बढ़ सकती है एवं तद्नुसार अग्रधन की राशि घट या बढ़ सकती है । वेबसाईट—www.eproc.bihar.gov.in पर अंकित प्राक्कलित राशि, अग्रधन की राशि एवं परिमाण विपन्न की राशि अंतिम रुप

सं मान्य होगा।		सारा, अत्रवन की सारा एवं पारमाण विपन्न की राशि अति
(2) विज्ञापन निर्गत करने की तिथि (3) परिमाण विपत्र प्राप्त करने(डाउनलोड) की अवधि एवं समय	:- :-	दिनांक:- 19.12.2014 दिनांक- 06.01.2015 से 23.01.2015, 15:00 घंटा
(4) प्री बिड मीटिंग का समय, स्थान एंव तिथि	:-	(वेबसाइंट:www.eproc.bihar.gov.in पर) दिनाक:-12.01.2015, 14:30 घटा प्रबंध निदेशक का
<ul><li>(5) निविदा प्राप्ति(अपलोड) की अंतिम तिथि एवं समय</li><li>(6) अग्रधन जमा करने की अंतिम तिथि एवं समय</li><li>(7) टेक्निकल बिड खोलने की तिथि एवं समय</li></ul>	:- :- :-	कार्यालय,बिहार राज्य शैक्षणिक आधारभूत संरचना विकास निगम, पटना। दिनांक—24.01.2015, समय— 15:00 घंटा दिनांक—27.01.2015, समय— 15:00 घंटा दिनांक—27.01.2015, समय— 17:00 घंटा
(8) वित्तीय बिड खोलने की तिथि एवं समय (9) निविदा खोलने का स्थान (10) निविदा की वैधता की अवधि	:- :- :-	(वेबसाईट–www.eproc.bihar.gov.inपर) दिनांक–03.02.2015, समय– 15:30 घंटा वेबसाईट–www.eproc.bihar.gov.inपर 120 दिन

(11) ई—टेन्डरिंग की प्रक्रिया में भाग लेने हेतु संवेदकों को पंजीकृत होना होगा, जिससे कि उन्हें उपयोगकर्ता का नाम (user ID) 120 दिन पासवर्ड (Password) अंकीय हस्ताक्षर (Digital Signature) निर्गत की जायेगी। यह उन्हें वेबसाईट www.eproc.bihar.gov.in से डाउनलोड करने / टेन्डर की प्रक्रिया में भाग लेने की योग्यता प्रदान करेगा।

(12) ई-निविदा पत्र बेवसाईट www.eproc.bihar.gov.in से प्राप्त किया जा सकता है। संवेदक द्वारा सिर्फ उपर्युक्त वेबसाईट से ही परिमाण विपन्न प्राप्त करने के उपरांत वेबसाईट पर ही इलेक्ट्रानिक निविदा पत्र को भरकर भेजना है। अन्य सभी महत्वपूर्ण कागजात / बैंक ड्राफ्ट / अग्रधन की राशि / सभी प्रमाण पत्र जो निविदा के लिए आवश्यक है को स्कैन कर ई–निविदा के साथ संलग्न

(13) परिमाण विपत्र के दर से कम दर उद्धृत करने पर बीड डाक्यूमेंट की शर्तों एवं सरकारी निर्णयानुसार अतिरिक्त Performance Guarantee एकरारनामा के पूर्व जमा करना होगा।

(14) (क) परिमाण विपन्न का मूल्य जो (जो लौटाया नहीं जाएगा) किसी भी राष्ट्रीयकृत बैंक द्वारा निर्गत एवं BIHAR STATE EDUCATIONAL INFRASTRUCTURE DEVELOPMENT CORPORATION LTD. के नाम से एवं पटना में भुगतेय हो, स्वीकार किया जायेगा। मूल बैंक ड्राफ्ट ''बिहार राज्य शैक्षणिक आधारभूत संरचना विकास निगम लिमिटेड'' पटना के कार्यालय में दिनांक 27.01.2015 के 15:00 घंटे तक स्वयं/निबंधित डाक /स्पीड पोस्ट द्वारा निश्चित रुप से जमा किया जाना है। ऐसा नहीं करने पर

(ঘ্ৰ) Beltron Bid Processing Fee is mandatory to be paid through online mode i.e. Internet payment gateway, (Credit/Debit card), Net Banking, NEFT/RTGS"

Bids along with necessary online payments must be submitted through e-procurement portal www.eproc.bihar.gov.in before the date and time specific in the NIT. The department doesn't take any responsibility for the delay/Non submission of Tender/ Non Reconciliation of Online payment caused due to Nonavailability of Internet Connection, Network Traffic/ Holidays or any other reason.