SHIKARPURGRAMPANCHAYAT

Mathabhanga-IPanehayatSumity SHIKARPURoCooch Behar COOCH BEHAR

NOTICEINVITINGPRE-QUALIFICATION-CUM-TENDER(TWOCOVERSYSTEM)

[(E-Procurement)(TwoCoverSystem)]

NITN@7/SHIK/2024-25

Dated:20-9-2024

Sealed tender is hereby invited in percentage of rates for each of the following works by Two Cover System (e-procurement) from resourceful & bona fide contractors as mentioned in ANNEXURE-I TO NIT NO.-7/SHIK/2024-25 Dated:20-9-2024. The pre-qualification documents are to be uploaded in works of bid folders. One of the folder shall conain Technical documents along with scanned copy of challan for cost of bid documents & copy of challan for earnest money. Financial Bids are to be uploaded in another folder.

ANNEXURE-ITONITNO.-7/SHIK/2024-25

Dated:20-9-2024

	S.	Name of the work	Source of fund	Amount putto Tender (Rs.)	Earnest Money (in Rs.) @2%of amount putto Tender	E.Tender Processing Fees	Time for completionof the work	Credential required
		GRAY WATER MANAGEMENT PROJECT WITHIN BAKSIGANJ MOUZA UNDER SHIKARPUR GRAM PANCHAYAT, WITHIN MATHABHANGA-1P.S.	SBM(G) And 15th C.F.C	200204.0 0 15th FC Rs.124766.0 0 SBM(G) Rs.75438.00	Rs 4004.00	Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
一般に表現して	2	ARIA GARKUTA MOUZA TUR GRAM MATHABHANGA-1	SBM(G) And 15th C.F.C	5005100.00 15th FC Rs.3119160. 00 SBM(G) Rs. 188594.00	Rs 100102.00	Rs5000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
		EMENT PROJECT DUZA UNDER CHYAT WITHIN	SBM(G) And 15th C.F.C	150153.0 0 15th FC Rs.93575.00 SBM(G) Rs.56578.00		Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, detail are as follows

	MIWE	april		() / -	7 /	1	27
	LY WATER MANAGEMENT PROJECT THIN GADELERKUTHI MOUZA UNDER HIKARPUR GRAM PANCHAYAT.WITHIN MATHABHANGA-1 P.S.	SBM(G) And 15th C.F.C	100102.0 0 15th FC Rs. 62383.00 SBM(G) Rs.37719.00	Rs 2002.00	Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
5	WATER MANAGEMENT PROJECT WITHIN KANFATA MOUZA UNDER WARPUR GRAM PANCHAYAT.WITHIN WATHABHANGA-1 P.S.	SBM(G) And 15th C.F.C	100102.0 0 15th FC Rs. 62383.00 SBM(G) Rs.37719.00	Rs 2002.00	Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
76	MATER MANAGEMENT PROJECT N MOHANFUR MOUZA UNDER ARFUR GRAM PANCHAYAT. WITHIN THABHANGA-1 P.S.	SBM(G) And 15th C.F.C	200204.0 0 15th FC Rs.124766.0 0 SBM(G) Rs.75438.00	Rs 4004.00	Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
#	NABINER DOLA MOUZA UNDER OUR GRAM PANCHAYAT.WITHIN ASHANGA-1 P.S.	SBM(G) And 15th C.F.C	50051.0 0 15th FC Rs. 31192.00 SBM(G) Rs. 18859.00	Rs 1000.00	Rs300.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
og	SETGRAM MANABARI MOUZA ARPUR GRAM AT WITHIN MATHABHANGA-1	SBM(G) And 15th C.F.C	50051.0 0 15th FC Rs. 31192.00 SBM(G) Rs. 18859.00	Rs 1000.00	Rs300.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.
69	MANAGEMENT PROJECT ANGIBARI MOUZA UNDER GRAM PANCHAYAT.WITHIN SA-1 P.S.	SBM(G) And 15th C.F.C	200204.0 0 15th FC Rs.124766.0 0 SBM(G) Rs.75438.00		Rs1000.00	120 days	(40% of Tender Amount)Simil ar Type of work 5 (five) years prior to the date of issue of this tender, details are as follows.

ANNEXURE-LITONITNO.-7/SHIK/2024-25

	Name of the work: Date of Publication of Tender: Period and time for download of bidding	Ascent ion din ANNEXURE-I TONIT NO07/SHIK/2024-25 Date:20/09/2024 Time:14.00 hours From:20/09/2024Time:14.00hours To:Date: 05/10/2024 Time: 18.00 hours
5	Documents: Date & time of Submission of Bids: Date & time of Opening: a)Technical Bids: b)Date of Publication of Technically Qualified	From:20/09/2024Time:14.00hours To :Date: 05/10/2024 Time: 18.00 hours As follows Date:08/10/2024Time:10.00hours Date:08/10/2024Time:10.00hours
8	Bidders: c)Date & time of Opening Financial Bids: Place of opening of Bids: Bid Validity:	Date:08/10/2024:Time:11.00hours Shikarpur Gram Panchayet 60days Prodhan,Shikarpur Gram Panchayat,P.O.Shikarpur, P.S.Mathabhanga,Dist.CoochBehar.W.B.
1		Sd/ MAD a

Sd/-

. Prodhan

Shikarpur Gram Panchayet, out and Mathabhanga-IP.S Gram Pancha Shikarpur Gram Shikarpur

Dated:20-8-2024

20-09-2021

of Detailed Tender Notice forwarded for in favors of information with request to kindly display in Notice Board for giving wide publicity to the :-

- 1. TheSub-DivisionalOfficer,Mathabhanga
- 2. TheB.D.O.Mathabhanga-IDev.Block

No-263/2024

- 3. TheallSanchalak,ShikarpurGramPanchayet
- 4. TheOfficeNoticeBoard,ShikarpurGramPanchayet
- 5. OfficecopyShikarpurGramPanchayet.

Sd/- Prodnan
ProdhanShikarpur Panchayal
GramPanchlyet and panchalis S
Mathabhanga-IP.S

Signature valid

Digitally signed by SW TAN DAS Date: 2024.09.16.20: 843 ISPageNo.5/5 Location: West Banks WB In this tender (only Bid Opening) appears to be unscheduled holiday, the next working day will be treated have meant for the same purpose.

hay mean and day for the same purpose. /prescribes etc. will be issued by the Authority.

lty ned tender will be accepted.

Millioned tender will be accepted. dental charges therein.

Including all addental the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per addental Tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful Tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per accessful tendered, herein after called the Contractor, will have to execute an agreement on a Non-Judicial Stamp and tendered tendered

Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor, will have to execute an agreement on a Non-Judicial Stamp as per successful Tendered, nerem after caned the Contractor of the Cont

which will be treated as part of the agreement.

which will be treated as part of the agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses and the contractor of works and the losses to the public and the economy, therefore, both the precise is contracted as a contract of the contractor of works and the losses to the public and the economy, therefore is not precisely estimated the contract of the the contractor and the employed have agreed that it is not feasible to precisely estimate the amount of losses due to the contractor of works and the losses to the public and the economy, therefore, both the parties have agreed that the in completion of works and the losses to the public and the rate per week or part there of stated in the contractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the contractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the contractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the contractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the contractor shall pay liquidated damage to the employer and not by way of penalty. In completion of works and the iosses to the public and the economy, therefore, both the parties have agreed that the ractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the ractor shall pay liquidated damage of the employer and not by way of penalty, at the rate per week or part there of stated in the ractor shall pay liquidated damage of the completion date is later than the intended Completion date. Liquidated damages of the completion date is later than the intended Completion date. ractor shall pay liquidated damage to the employer and not by way of penalty, at the rate per week or part there of stated in the ractor shall pay liquidated damages at the same ract Date for the period that the Completion date is later than the intended Completion date. Liquidated damages at the same ract Date for the period that the Completion date is later than the intended Completion date. Liquidated damages at the same ract Date for the period that the Completion date is later than the intended Completion date. Liquidated damages at the same ract Date for the period that the Completion date is later than the intended Completion date. ract Date for the period that the Completion date is later than the intended Completion date. Liquidated damages at the same as shall be with held if the Contractor fails to achieve the milestones prescribed in the contract Data. However, in case shall be with held if the Contractor fails to achieve the milestones already with held shall be restored to the contractor achieves the next milestone the amount of the liquidated damages already with held shall be restored. s shall be with held if the contractor lans to achieve the milestones prescribed in the contract Data. However, in case contractor achieves the next milestone the amount of the liquidated damages already with held shall be restored to the contractor achieves the next milestone the amount of the liquidated damages already with held shall be restored to the contractor have agreed that is a rescentily adjustment in the next payment certificate, The employer and the contractor have agreed that is a rescentily adjustment in the next payment certificate, The employer and the contractor have agreed that is a rescentily adjustment in the next payment certificate, The employer and the contractor have agreed that is a rescentily adjustment in the next payment certificate, The employer and the contractor have agreed that is a rescentily adjustment in the next payment certificate, and the contractor have agreed that is a rescentily adjustment in the next payment certificate, the next payment certificate is a contractor have adjustment in the next payment certificate. Contractor achieves the next innescone the amount of the inquidated damages already with held shall be restored to the tractor by adjustment in the next payment certificate, The employer and the contractor have agreed that is a reasonable tractor by adjustment in the next payment certificate, The employer and the contractor have agreed 10% of the contract rate of amount of liquidated damages shall not exceed 10% of the contract rate of the contra tractor by adjustment in the next payment certificate, The employer and the contractor have agreed that is a reasonable ed amount of liquidated damages and the total amount of liquidated damages shall not exceed 10% of the contract price. The liquidated damages and the total amount of liquidated damages have been read amount of liquidated damages from payments due to the contractors. Payment liquidated damages from payments due to the contractors. eed amount of liquidated damages and the total amount of liquidated damages shall not exceed 10% of the contract price. The player may deduct liquidated damages from payments due to the contractors. Payment liquidated damages have been paid, player may deduct liquidated damages from payments due to the contractor by adjusting the next navment certificate. player may deduct inquired damages from payments due to the contractors. Payment—liquidated damages have been tengineer shall correct any over payment of liquidated damages by the Contractor by adjusting the next payment certificate.

le Contractors are required to set well equipped laboratory for exercising effective quality control,
riodical tests on material and works shall have to be conducted relevant codes. Suitable Laboratory Assistants are to be posted
riodical tests on material and works shall have to be conducted relevant codes. Suitable Laboratory Assistants are to be posted
riodical tests on material and works shall have to be conducted relevant codes. Suitable Laboratory Assistants are to be posted riodical tests on material and works shall have to be conducted relevant codes. Suitable Laboratory Assistants are to be posted the Laboratories for the same. The results quality tests and observations should be for getting any payment No claims regarding the Laboratories for the same. The results quality tests and observations should be for getting any payment No claims regarding the Laboratories for the same. The results quality tests and observations should be for getting any payment No claims regarding the Laboratories for the same. The results quality tests and observations should be for getting any payment No claims regarding the Laboratories for the same. The results quality tests and observations of Engineers as and when applicable

the Laboratories for the same. The results quanty tests and observations should be for getting any payment No clain the laboratories for the same of the laboratories and when applicable and will not be entertained without quality control test including certificate of Engineers as and when applicable and will not be entertained without quality control test including certificate of Engineers as and when applicable. expensive deduction towards GST, Income Tax Welfare Cess etc. Will be made as per Govt. Norms and the value of work will be deducted from each progressive Bill. The earnest money will form part of the Security

Each Bonaride outsider tenuerer irrespective or the fact whether ne/sne is begree or diploma noider

must have in his/her employment at least one Degree holder & one Diploma holder in Civil Engineering and to be posted at site,

and the degree of diploma noider. must have in his/ner employment at least one Degree noticer & one Diploma noticer in Civil Engineering and to be posted at site, and the document in this effect to be submitted along with tender, unless he dedicates himself at work site and an affidavit must be translated in this respect as and when applicable

the successful contractor shall have to submit 3(three) copies of application in the prescribed form for license (Form No.VI) duly the successful contractor shall have to submit 3(three) copies of application in the prescribed form for license (Form No.VI) duly and signed by the contractor along with the tender. The license for in terms of Bule 26(2) and the Contractor along with the tender. The successful contractor shall have to subtract squiree; copies of application in the prescribed form for needed (rorm 100.VI) duly filled and signed by the contractor along with the tender. The license fee in terms of Rule-26(2) and the Security Deposit of the signed by the contractor along with the tender. The license fee in terms of Rule-26 of West Rengal Contract S. Labour (Depulation S. Abalitical) Act 2272 about he concretely deposited. Labour in terms of Rule-24 of West Bengal Contract & Labour (Regulation & Abolition) Act 2272 should be separately deposited to the local Treasure under the Head of Account 243 Civil Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit-Deposit under various central and State Acts deposit under the local Treasure under the Head of Account 243 Civil Deposit Under the Head Of Labour in terms of Rule-24 of West Dengar Contract & Labour (Regulation & Adolftion) Act 2212 Should be separately deposited to the local Treasury under the Head of Account 843 Civil Deposit-Deposit under various central and State Acts deposit under the state of Labour (Regulation and Abolition) Act 2270

Any bill (running account/final) payment of proposed executed work may be made to Agency as per availability of fund. Any Dill (running account/lina) payment or proposed executed work may be made to Agency as per availability of rund.

The registered co-operative should submit the registration certificate, current renewal certificate of their co-operative from

The authority reserves the right to accept or reject any or any time in the BOQ (Bill of Quantity) quantity or Rate, the Tender

Inviting authority reserves the rights to correct the same as per approved original estimate. or The payment of work will be done after availability of fund Notice

https://etender.wb.nic.in.

As per letter from the Special Secretary, P&RD Dept. Govt. of West Bengal vide Letter Memo No. 1138(Sec)-PRD. 33011/1/1/2024 MGNREGA SEC Date. 07/03/2024, letter regarding Guidelines on "KARMASHREE"

Job Card Holders shall be mandatorily be engaged in the departmental work where rural unskilled worker can be The Contractor/Agency executing the work shall also furnish a certificate after completion of work that only Job card holders were shall be countersigned by the

holders were engaged for Unskilled workers during execution. The Certificate shall be countersigned by the departmental official directly supervising the work. Scrutiny of such certificate will be done by departmental officials

Contractor must submit engagement details of Job Card holder and payment details in prescribed format Annexure. VI as per instructed in Karmashree Gazette Notification.

Prodhan 1 Photograph and my Snikalpur Grans Shikarpur Gram Panchayetard