V/P- RANIGAON, BARMER

NIB No. 03/2017-18 Date: 22.02.2018

Notice inviting E-bid (NIB No. 03/2017-18)

OFFICE OF THE GRAM PANCHAYAT RANIGAON, panchayat samiti BARMER

hereby invites E-bid for PUBLIC WORK GRAM PANCHAYAT BHAWAN G.P.

RANIGAON. The bid may be downloaded from 23.02.2018 (02.00PM)

and last date of submission of the bid is 10.03.2018 (5.00PM). Details

of the same may be seen on htpp.sppp.rajasthan.gov.in,http:/

eproc.rajasthan.gov.in, any corrigendum (if required) shall be published on

the above mentioned websites/portal only.

GRAMSEVAK

SARPANCH Gram Panchayat Ranigaon Gram Panchayat Ranigaon

V/P-RANIGAON, BARMER

NIB No. 03/2017-18 Date: 22.02.2018

Notice inviting tender (On Line)

OFFICE OF THE GRAM PANCHAYAT RANIGAON, panchayat samiti BARMER

invites e-tender/bid under Rajasthan Transparency in Public Procurement Act, 2012 & Rules, 2013 for following works from experienced, technically and financially sound & reputed bidders fulfilling eligibility criteria through e-tendering system as described in the bid document as appended below:-

S.No.	Name of Works	Specifications/sc	Estimated	Bid	Tender	RISL	Work
		ope of work	cost	Security	fee	Processing fee Rs.	Completion Period
			Rs.	Rs.	Rs.	iee Ks.	Period
1.	PUBLIC WORK GRAM	As per G-	21.99 lakh.	43980.00	500.00	500.00	6 Month
	PANCHAYAT BHAWAN	Schedule(BOQ)					(ARC)
	G.P. RANIGAON						

Important dates for downloading and submitting the e-tender are as follows:-

Date and time of downloading of bid document	23.02.2018(02.00 PM) to 10.03.2018 (05.00PM)
Date and time of on-line submission of bid	23.02.2018(02.00 PM) to 10.03.2018 (05.00PM)
Last date of physical submission of Bid Security,	10.03.2018 (5.00PM)
Tender fee and RISL processing fee	
Date and time of on-line opening of	12.03.2018 (11.00AM)
Prequalification/Technical Bid	
Date and time of on-line opening of Price Bid in the	To be informed separately
Panchayat samiti BARMER	

Instructions to bidder:-

- 1. The bid documents, terms and conditions may be seen and downloaded from the web site www. Sppp.raj. nic.in and www.eproc.rajasthan.gov.in
- 2. The interested bidders may submit their on-line bids along with separate Demand Drafts drawn in favour of "GRAM PANCHAYAT RANIGAON" payable at BARMER towards the cost of Tender Fee (non-refundable), Bid Security and RISL Processing Fee (Non-refundable) demand draft shall be in favour of "Managing Director, RISL" payable at Jaipur.
- 3. The above demand drafts must reach physically in the office of **GRAM PANCHAYAT RANIGAON** on or before last date as mentioned above failing which bids shall not be considered.
- 4. Bidders having digital signature certificate (DSC) as per IT Act, 2000 to sign their electronic Bids, shall submit their offer on-line on www.eproc.rajasthan.gov.in in stipulated time and date mentioned herein above. Bids shall not be accepted personally. The bids will be opened on the same date and time before purchase committee in the presence of bidder or their authorized representative who may be present.
- 5. In the event of the specified dates being a holiday, the activities assigned on that date may be carried out on next working day on the same time.
- 6. **GRAM PANCHAYAT RANIGAON** is not bound to accept the lowest bid and may reject any bid or any part of the bid without assigning any reason therefore.
- 7. Bids received after the prescribed time and date will not be considered.
- 8. The bidders shall have to submit valid Registration/enlistment order without which the bids will not be considered,
- 9. Validity: 90 days from the opening of Technical bid.
- 10. In case of any query the undersigned SARPANCH, **GRAM PANCHAYAT RANIGAON** may be contacted .

V/P- RANIGAON, BARMER

NIB No. 03/2017-18 Date: 22.02.2018

TECHNICAL BID (SR FORM 15, RULE 68 OF GFAR-II)

1.	Bid for (name of works for which the tender is	PUBLIC WORK GRAM PANCHAYAT			
	submitted)	BHAWAN G.P. RANIGAON			
2.	Name and address of the firm submitting the tender				
	(Photo ID Proof shall be attached/uploaded)				
3.	Addressed of Procurement Entity	GRAM PANCHAYAT RANIGAON			
4.	NIT No. & Date	03 /2017-18 Dt 22.02.2018			
5.	The tender fee amounting to Rs. 500.00 has b	een deposited vide Demand Draft Number			
	Dated				
6.	The Bid Security amounting to Rs. 43980.00 has	been deposited vide Demand Draft Number			
7.	The RISL Processing Fee amounting to Rs500.00 has been deposited vide Demand Draft Number				
8.	Eligibility Criteria :-				
8.1	Experience :- The bidder must have Experience of ex	xecuting similar work/ civil work amounting to			
	80% of estimated cost (One work) or 50% of estimated cost (Two work) within last three years				
8.2	Govt. Registration in appropriate class enlistment. Copy shall be enclosed/uploaded				
8.3	Copy of Pan Card Number, Service Tax/Sales Tax	Registration Number and Sales Tax Clearance			
	Certificate are submitted herewith. (as applicable)				
9.	Form A, B, C & D as prescribed in Rajasthan Transpo	arency in Public Procurement Rules, 2013 duly			
	signed is also enclosed/uploaded.				
10.	The rates have been quoted after examining the	site and the various difficulties likely to be			
	encountered during the execution of work. I have a	Iso gone through the Terms & conditions and			
	general rules & direction carefully and agree to abide	by those.			

Enclosures :-

- (i) Copy of Photo ID Proof, PAN Card, Service Tax/RST/CST/Vat & Govt.
- (ii) Form A, B, C & D
- (iii) Bid Security, Tender Fee, Processing Fee as above.

Signature of the bidderWith seal
Date :
Place :

V/P- RANIGAON, BARMER

NIB No. 03/2017-18 Date: 22.02.2018

BOQ "G-SCHEDULE" Name of work :- PUBLIC WORK GRAM PANCHAYAT BHAWAN G.P. RANIGAON

		भाग -	- (ब) सार	ांश (अनुम	गोदित दर अ	मनुसूची के	अनुसार)		
कसं.	कार्य का नाम	ईकाई	मात्रा		दर			राशि	
				5	भ्रम		87	ाम	
				अकुशल	कुशल	कुल	अकुशल	कुशल	कुल
1	नींव खुदाई 1.5	मी. गहर	ाई तक मिट्	टी की खुदा	ई करना तल	को कुटना,			
	पानी डालना, ब		_	•					
	बाद खाली स्था	_	•		-	ट्टी को 50			
	मी की दूरी तक	ज्ञ निस्तार ^प	ग करना सर	द्रा मिट्टी मे	Ī				
		घ.मी.	124.28	124.62	0.00	125.86	15487.77	0.00	15641.88
2	सीमेन्ट कांक्रीट	नींव में 4	0 मि. मी. न	गमीय माप व	र्ही पत्थर गिर्ट	ो / ईट			
	की गिट्टी सीमेन	ट—रेत मर	नाला, 1 सीमे	नेन्ट : 5 रेत	: 10 गिट्टी अ	ानुपात में			
	मिलाकर डालन	ा तथा कु	टाई करना,	तराई समेत	I				
		घ.मी.	20.71	428.13	70.00	2333.56	8866.57	1449.70	48328.03
3	नींव तथा कुर्सी	मे पत्थर	की बे रद्धा-	-ढ़ोका चिना	ई सीमेंट–बज	री 1 : 6			
	मसाले मे, मय	बगल की	झिरी बन्द व	करना तथा व	तराई आदि।				
			447.00	004.40	107.00	2000 50	00040.05	50000 04	054000.40
		घ.मी.	117.32	281.40	497.00	2992.50	33013.85	58308.04	351080.10
4	सीमेंट काक्रींट	1:1.5:3/1	:2:4 मिश्रण	की प्रबलित	सीमेंट काक्री	टि में			
	डालना तथा अ	ापूर्त्ति करन	ना, छत की	स्लेब, छज्जे	, बीम, लिटंल	आदि में,			
	दबाना, तराई व					नल करना			
	आदि समेंत पर	न्तु स्टील	तथा शटरिंग	ा की कीमत	अलग से।				
		घ.मी.	60.78	502.50	168.00	3494.21	30541.95	10211.04	212378.08
5	आर.सी.सी काम	न के लिए	लोहे को क	ाटना, मोड़न	। तथा स्थान	पर लगाना			
	तथा बांधने का	कार्य मय	आपूर्त्ति के।						
		A	4450.07	0.04	7.00	54.00	0040.45	00050 70	040007.70
		किग्रा	4150.97	2.01	7.00	51.32	8343.45	29056.79	213027.78
6	सेन्टरिंग-शटरिंग								
	के लिए लगाना	4.5 मीटर	ऊंचाई तक व	हे लिए तथा	हटाना आदि वि	वेशेष विवरण			
	के अनुसार।								
		वर्ग.मी.	372.27	0.00	0.00	162.22	0.00	0.00	60389.64

7	अधिरचना में पत्थर की बे रद्धा—ढ़ोका चिनाई सीमेंट—बजरी 1 : 6 मसाले में, मय बगल की झिर्री बन्द करना तथा तराई आदि।								
		घ.मी.	130.44	351.75	686.00	3270.00	45882.27	89481.84	426538.80
8	पत्थर के सिरद मसाले मे उसे	•	न) की आपूर्ति	ी कर, चिना	ई मे उपयोग	की गई			
		वर्ग.मी.	4.05	66.99	233.31	1544.20	271.31	944.91	6254.01
9	90 मि.मी. औस भाग बजरी तथ छत या पट्टी प का प्राप्त किया की छडों को दें में डालकर काउ	ा 6 भाग र इस प्रक जा सके ोनों दिशाः	12 मि.मी. न गर डालना वि तथा विशेष ओ मे 25 से.	ामीय एग्रीगेत के चाही गई विवरण के र मी. केन्द्र से	ट मिलाकर अ दिशा मे ढ़ल अनुसार 6 मि. केन्द्र जाल ग	ार.सी.सी. गान 1:60 मी. व्यास			
		वर्ग.मी.	197.28	67.36	176.00	477.58	13288.78	34721.28	94216.98
				-5.00	-13.00	-112.00			
10	सीमेन्ट कांक्रीट नींव में 40 मि. मी. नामीय माप की पत्थर गिट्टी / ईट की गिट्टी सीमेन्ट-रेत मसाला, 1 सीमेन्ट : 5 रेत : 10 गिट्टी अनुपात में मिलाकर डालना तथा कुटाई करना, तराई समेत।								
		घ.मी.	17.57	428.13	70.00	2333.56	7522.24	1229.90	41000.65
11	राजनगर II Qua तथा 20मिमि 1:4 घिसाई न्यूनतम	मसाले प	र लगाना, सप	केद सीमेन्ट से	। किनारों को ।		12091.52	42109.76	168463.48
12	50 मी. मी. मोटाई में सीमेंट कंकीट फर्श 1:2:4 मिश्रण जिसमें 1 सीमेंट 2 बजरी 4 पत्थर की 20 मीमी गिट्टी के साथ मिलाकर डालना, कूटना, दबाना तथा तराई आदि समेत । पत्थर की गिट्टी								
		वर्ग.मी.	25.30	46.23	105.00	307.06	1169.62	2656.50	7768.62
13	दरवाजे खिड़िकयों की चौखट व अन्य ढांचों के लिये लकड़ी की व्यवस्था करना व गढकर यथा स्थान लगाने का कार्य								
		घ.मी.	0.86	7178.57	25000.01	92948.87	0.00	21500.01	79936.03
14	दरवाजे खिड़िकयों के लिये 30 मिमि मोटी लकड़ी के कपाट की लकड़ी की व्यवस्था करना व गढकर यथा स्थान लगाने का कार्य								
		वर्ग.मी.	18.86	68.54	928.06	3811.50	1292.66	17503.21	71884.89
15	ईनामल पेंट क	ं कार्य दर	रवाजे व खि	ड़िकिया पर व	हरने का पूर्ण	कार्य			
		वर्ग.मी.	52.87	10.85	37.80	104.67	573.64	1998.49	5533.90
16	स्टील के दरवाजे कंकरीट में 1:3:6					को सीमेन्ट			
		वर्ग.मी.	19.72	50.25	175.00	237.59	990.93	3451.00	4685.27

17	लोहै की खिड़व	र्ग में लोहै	की जाली	14 मेश 24	गेज की लगा	ना तथा			
	आपूर्ति करना तथा 20,3 मि.मी. बीड़िंग के साथ लगाकर स्कू से कसना।								
		वर्ग.मी.	12.69	27.92	194.46	543.11	354.30	2467.70	6892.07
18	सीमेंट प्लास्टर व	 दीवार पर 1	। 1:6 अनुपात मे	। १ सीमेंट–बजर्	। री मिलाकर जो	डों को			
	कुरेदने तथा तरा	ई समेत।	25 मिमी. मोट	गई					
		वर्ग.मी.	761.93	38.19	91.00	211.34	29098.11	69335.63	161026.29
19	पत्थर या ईट के	काम पर	सपाट या रू	ल्ड टीप 1:3 र	अनुपात मे सीमें	ट बजरी			
	मसाले मे मय त	राई के।							
		वर्ग.मी.	225.77	20.60	56.00	90.35	4650.86	12643.12	20398.32
20	सफेदी का कार	र्य तीन या	अधिक परत	ों में करने व	ना पूर्ण कार्य				
		वर्ग.मी.	761.93	4.02	14.00	23.03	3062.96	10667.02	17547.25
21	रंग सफेदी का	कार्य नये	कार्य पर						
		वर्ग.मी.	225.77	4.02	14.00	23.03	907.60	3160.78	5199.48
22	रद्वा कतार ढोका	चुनाई के	। ार्स फर्स्ट सो	र्ट की अतिरि	क्त दर				
		वर्ग.मी.	225.77	38.19	210.00	248.19	8622.16	47411.70	56033.86
23	लाईट व पानी	फिटिंग का	। । कार्य लम्पस	<u>।</u> म्प	<u> </u>				124775.00
							226032.0	460308.0	2199000.0

Name & Signature of contractor

V/P-RANIGAON, BARMER

Special Conditions(part-A)

- 1. In case of any typographical error or misprint in nomenclature the relevant BSR shall be binding and final.
- 2. PWF & AR form No. RPWA 100 shall be the part of this tender document.
- 3. All the terms & conditions for deviation/extra item/payment and execution of work etc. will be strictly as per the conditions of contract mentioned in PWF & AR & RTPP Act 2012 & Rules 2013.
- 4. The GRAM PANCHAYAT RANIGAON has the right to cancel any bid without assigning any reason.
- Contractor has to ensure the decorum/discipline as per GRAM PANCHAYAT RANIGAON norms otherwise necessary penalty shall be imposed by the competent authority.
- 6. The contractor himself will be responsible for any damage/loss due to any accident Contractor cannot claim for any kind of loss of material/man/financial loss. Contractor should depute expert, skilled and qualified man power for works.
- 7. Any damage caused to property of GRAM PANCHAYAT RANIGAON during working or due to mistake of contractor, the same will be repaired/replaced by the contractor to its original conditions at is own cost.
- 8. Contractor has to sign works contract/agreement on Non-judicial stamp paper worth 0.25 percent of the work order amount or value set forth in such contract subject to maximum of Rs. 15000/-
- 9. The rates quoted by the contractor shall be deemed to be inclusive of Sales Tax, Income Tax, Service Tax, Royalty, Labour Cess & any other Tax/duty/cess applicable by law (As per state/central govt. enforced orders) at the time of payment and shall be borne by the contractor for performance of the Contract. The Employer shall deduct such taxes at source as per applicable law.
- 10. Proper safety arrangement have to be made by the contractor at his own cost &no extra payment will be made on this account. As per direction of engineer in charge.

Date	
	Signature of Contractor With Stamp
	Name and address

APPENDIX XI (continued)

GENERAL URLES AND DIRECTIONS FOR THE GUIDANCE OF CONTRACTORS

 All works, proposed for execution by Contract, will be notified in a form of invitation to tender pasted on public places and on a board hung up in the office of and signed by the Chief Engineer or other duly authorised Engineer.

The form of invitation to tender will state the work to be carried out, as well as the date of submitting and opening of tenders and the time allowed for carrying out the work, also the amount of Earnest Money to be deposited with the tender and the amount of the [xxxx] Security Deposit to be deposited by the successful tenderer and the percentage, if any, to be deducted from bills. Copies of the specifications, designs and drawing and estimated rates/scheduled rates and any other documents required in connection with the work signed for the purpose of identification by the Executive Engineer shall be open for inspection by the Contractor at the office of the Chief Engineer or other duly authorised Engineer during office hours.

- In the event of tender being submitted by a firm, it must be signed separately by each partner, thereof, or in the event of the absence of any partner, it must be signed on his behalf, by a person holding a power of Attorney, authorising him to do so. Such power of Attorney will be submitted with the tender and it must disclose that the firm is duly registered under the Indian Partnership Act, by submitting the copy of registration certificate.
- 3. Receipts for payments, made on account of a work when executed, by a firm must also be signed by the several partners, except where the contractors are described in their tender as a firm, in which case the receipts must be signed in the name of the firm by one of the partners or by some other person having authority to give effectual receipts for the firm.
- 4. Any person, who submits percentage rate tender, shall fill up the usual printed form stating at how much percent above or below the rates specified in Schedule G, he is willing to undertake the work. Only one rate of percentage, more or less, on all the estimated rates/scheduled rates shall be mentioned. Tenders, wich propose any alteration in the work, specified in the said form of invitation to tender, or in the time allowed for carrying out the work, or which contain any other conditions of any sort, will be hable to rejection. No single tender shall include more than one work, but Contractors, who wish to tender for two or more works, shall submit a separate tender for each work. Tenders shall have the name and number of work, to which they refer, written outside the envelope.
- 5. The Chief Engineer or other duly authorised Engineer will open the tenders in the presence of any contractor(s) or their authorised representatives who may be present at the time, and will announce and enter the rates/amounts of all tenders in the Register of Opening of Tenders, (Form RPWA 20A). In the event of the tender being accepted, a receipt for the Earnest Money deposited shall be given to the Contractor, who shall sign copies of the specifications and other documents mentioned in Rule 1. In the

Defeted words "Performance Guarantee and/or" by Order No.F. 2(4)FD/Exp.HE99 dated 23.3-2001/Crecular No. 12/2001), with immediate effect.

event of a tender being rejected, the Earnest Money forwarded with such unaccepted tenders shall, be returned to the Contractor making the same.

- The Chief Engineer or other duly authorised Engineer shall have the right of rejecting all or any of the tender without assigning any reason.
- The receipt of an Accountant, Cashier or any other official, not authorised to receive such amount, will not be considered as an acknowledgment of payment to the Chief Engineer or other duly authorised Engineer.
- 8. The memorandum of work tendered for, memorandum of materials and of tools and plant to be supplied by the Department and their rates, shall be filled in and completed in the office of the Chief Engineer or duly authorised Engineer before the tender form is issued.
- If it is found that the tender is not submitted in proper manner, or contains too many corrections and or unreasonable rates or amounts, it would be open for the Engineerin-charge not to consider the tender, forfeit the amount of earnest money and/or delist the contractor.
- 10. The tenderer shall sign a declaration under the Official Secrets Act for maintaining secrecy of the tender documents, drawings or other records connected with the work given to him in form given below. The unsuccessful tenderers shall return all the drawings given to them.

Declaration

"I/We hereby declare that I/We shall treat the tender documents, drawings and other records, connected with the work, as secret confidential documents, and shall not communicate information derived therefrom to any person other than a person to whom I/We am/are authorised to communicate the same or use the information in any manner prejudicial to the safety of the same."

- 11. Any percentage rate tender containing item-wise rates, and any item rate tender containing percentage rate below or above estimated/scheduled rates, will be summarily rejected. However, if a tenderer voluntarily offers a rebate for payment within a stipulated period, this may be considered.
- 12. On acceptance of the tender, the name of the accredited representative(s) of the Contractor (with a photograph and signature attested), who would be responsible for taking instructions from the Engineer in charge, shall be communicated to the Engineer-in-charge.
- 13. Sales tax or any other tax on materials, or Income Tax in respect of the contract shall be governed by Clause 36 A, B and C and D of the Conditions of Contract. Deduction of Income Tax at source will be made as per provisions of the Income Tax Act, in force from time to time.
- 14. The tender to work shall not be witnessed by a Contractor or Contractors who himself: themselves has/have tendered or who may and has/have tendered for the same work. Failure to observe the secrecy of the tenders will render tenders of the contractors rendering as well as witnessing the tender, liable to summary rejection.

- ¹[15. If on check, there are some discrepancies, the following procedure shall be followed:-]
 - (i) Where there is a difference between the rates in figures and words, lower of the two rates shall be taken as valid and correct rate.
 - (ii) When the rate quoted by the contractor in figures and in words tallies, but the amount is not worked out correctly, the rate quoted by the contractor shall be taken as correct and not the amount worked out.
 - (iii) While quoting rates, if rate/rates against any item or items are found to be omitted, the rate given in the Schedule 'G' by the department for such items will be taken into account while preparing comparative statement and contractor shall be bound to execute such item on 'G' Schedule rates.
 - (iv) In case where percentage is given but the 'above' or 'below' not scored, the tender will be non-responsive.
- 16. The Contractor shall comply with the provisions of the Apprenticeship Act, 1961, and the rules and orders issued, thereunder, from time to time. If he fails to do so, his failure will be a breach of the contract and the original sanctioning authority in his discretion may cancel the contract. The Contractor shall also be liable for any pecuniary liability arising on account of violations by him of the provisions of the Act.
- The Contractor shall read the specifications and study the working drawings carefully before submitting the tender.
- 18. The site for execution of the work will be made available as soon as the work is awarded. In case, it is not possible for the Department to make the entire site available on the award of the work, the Contractor shall arrange his working programme accordingly. No claim, whatsoever, for not giving the site in full on award of the work or for giving the site gradually in parts will be tenable. The contractor may satisfy himself regarding site, acquisition of land, approach roads etc.
- 19. The tender documents show already the specific terms and conditions on which tenders are required by the Government. Hence, all tenders should be in strict conformity with the tender documents and should be fulfilled in, wherever necessary, and initialed. Incomplete tenders are liable to be rejected. The terms and conditions of the tender documents are firm, as such conditional tenders are liable to be rejected.
- 20. The tenderer, while submitting tender, must provide adequate information regarding his financial, technical and organisational capacity and working experience to execute the work of the nature and magnitude.
- 21. The Chief Engineer or other duly authorised Engineer reserves the right to ask for submission of samples as in respect of materials for which the tenderer has quoted his rates before the tender can be considered for acceptance. If the tenderer, who is called upon to do so, does not submit within seven days of written order to do so, the Engineer-in-charge shall be at liberty to forfeit the said earnest money absolutely.

¹ Substituted by Order Na F 3/4)FO/Exp.(9)/99 dated 19 [3/2001 (Crycular Niv e/2001)] with immediate effect

22. The Contractor shall submit the list of the works, which are in hand (progress), in the

Name of work	Name and particular of the Sub- Division/Division, where work is being executed	Amount of work	Position of works in progress	Remarks
1	2	3	4	5
	2		100	
	a 16			

- 23. The Contractor should quote his rates only in one language i.e. either in Hindi or English. Rates should be quoted in figures as well as in words. In case a Contractor has quoted rates in both the languages, and the rates so quoted differ, then the lower of the two shall be treated as the rate quoted by the Contractor.
- 24. All additions, deletions, corrections and over writings, must be serially numbered and attested by the Contractor at every page, so also by the officer opening the tenders, so as to make further disputes impossible on this scope.
- After acceptance of the tender, the Contractor or all partners (in the case of partnership firm), will append photographs and signatures duly attested, at the time of execution of Agreement.
- 26. If any contractor, who having submitted a tender does not execute the agreement or start the work or does not complete the work and the work has to be put to retendering, he shall stand debarred from participating in such retendering in addition to forfeiture of Earnest Money/Security Deposit ¹[xxxx] and other action under agreement.
- The tender documents shall be issued to those contractors only having valid enlistment as on the date of issue of documents.
- (a) If a tenderer reduces the rates voluntarily after opening of the tenders/negotiations, his offer shall stand cancelled automatically, his earnest money shall be forfeited and action for debarring him from business shall be taken as per enlistment rules.
 - (b) If a non-tenderer offers lower rates after opening of tenders, action for debarring him from business shall be taken as per enlistment rules.
- Contractors shall submit only unconditional tenders. Conditional tenders are liable to be rejected summarily.

Deleted words "Performance Gunranice" by Order No. F.2(4)/FDXExp 10399 dated 23.3.2001/Circular No. 13/2001). with ammediate effect.

Tender for works

I/We hereby tender for the execution for the Governor of the State of Rajasthan of the work specified in the underwritten memorandum within the time specified in such memorandum at the rates, (in figures)......% (as well as in words)...... percent below/above the amount, entered in the schedule G in all respects in accordance with the specifications, designs, drawings and instructions in writing referred o in Rule I in all respect in accordance with such condition so far as applicable. I/We have visited the site of work and am/are fully aware of all the difficultures and conditions likely to affect carrying out the work. I/We have fully acquainted myself/ourselves about the conditions in regard to accessibility of site and quarries/kilns, nature and the extent of ground, working conditions including stacking of materials, installation of tools & plant, conditions effecting accommodation and movement of labour etc. required for the satisfactory execution of contract.

			Memorandum
(a)		ral description of	of work
(b)	Estim	ated cost	Rs
(c)	Earnest money		Rs@ 2% for enlisted contractors outside their zone and 1/2% within their zone of enlistment.
(d)	[xxx	x] Security Dep	osit :
	²(1)	deducted fr completion of security dep mode of sec shall howey	y deposit @ 10% of the gross amount of the running but shall be from each running bill and shall be refunded as per rules or of the contract as per terms and conditions. However, the amount of cosit deducted from running bills shall not be converted into any curities like bank guarantee, FDR etc. The earnest money deposited er be adjusted while deducting security deposit from first running outractor. There will be no maximum limit of security deposit.
	(ii)	the time of only after de cost of work	contractor may elect to deposit full amount of 10% security deposit of bank guarantee or any acceptable form of security before or a executing agreement. In that case earnest money may be refunded eposition of full 10% as above. However, in case during executions execeeds as shown at the time of depositing 10% as above, balance osit shall be deducted from the Running Account Bills.]
	(iii)	Bank Guarar or the neares	ntee shall in all cases be payable at the headquarter of the Division to District Headquarters.
e)	accept provisi or in d	itten order to ed in whole or ions of the cond lefault thereof, t	completion of work (to be reckoned from the 10th day after the date commence the work) ismonths. Should this tender be in Part. I/We hereby agree to abide by and fulfill all the terms and litions of contract annexed hereto and of the Notice Inviting Tender, to forfeit and pay to the Governor of Rajasthan or his successors in mey mentioned in the said conditions.
	A sum Chequi	of Rsis e as Earnest Mo	s forwarded herewith in the form of Cash, Bank Draft, Bankers oney. This amount of earnest money shall absolutely be forfeited to the
			36

Deleted words "Performance Guarantee &" by Order No.F.2(4)FD/Exp.R099 dated 23.3.2001(Circular No. 12-200) (with immediate effect

Substituted by Order No.F 2(4)FD/Exa (1)59 dated 23.3 2051(Circular No. 12/2001) with immediate effect.

Governor of Rajasthan or his successor in office without prejudice to any other right or remedies of Governor of Rajasthan or his successor in his office, should I/We fail to -commence the work specified in the above memorandum [xxxx].

Signature of Witness	Signature of Contractor
Witness's address & occupation	Address of Contractor
Date	
The above tender is hereby accepted by me on b	chalf of the Governor of Rajasthan.
Dated the	Engineer-in-charge

Deleted for should EWe not frimish Performance Gomantee in Cash or in form of Bank Guarantee at their neigh execution of greeniem, as specified in the above memoraredum in accordance with Clause Follow and Constitution of Violetic Society (4): DoExp III-99 dated 25.3.2001 Circu at No. 12.2001 circuit with immediate effect.

Compliance with the code of Integrity and No Conflict of Interest.

Any Person participating in a procurement process shall-

- (a) Not offer any bribe, reward or gift or any material benefit either directly or indirectly in exchange for an unfair advantage in procurement process or to otherwise influence the procurement process:
- (b) Not mispresent or omit that misleads or attempts to mislead so as to obtain financial or other benefit or avoid an obligation:
- (c) Not indulge in any collusion, Bid rigging or anti-competitive behavior to impair the transparency, fairness and progress of the procurement process;
- (d) Not misuse any information shared between the procuring Entity and the Bidders with an intent to gain unfair advantage in the procurement process;
- (e) Not indulge in any correction including impairing or harming or threatening to do the same, directly or indirectly, to any party or to its property to influence the procurement process;
- (f) not obstruct any investigation or audit or a procurement process;
- (g) disclose conflict of interest, if any; and
- (h) Disclose any previous transgressions with any Entity in India or any other country during the last three years or any debarment by any other procuring entity.

Conflict of Interest:

The Bidder participating in a bidding process must not have a Conflict of Interest.

A Conflict of Interest is considered to be a situation in which a party has interests that could improperly influence that party's performance of official duties or responsibilities, contractual obligations, or compliance with applicable laws and regulations.

- i. A Bidder may be considered to be in Conflict of interest with one or more parties in a bidding process if, including but not limited to;
- a. have controlling partners/shareholders in common; or
- b. Receive or have received any direct or indirect subsidy from any of them; or
- c. Have the same legal representative for purpose of the Bid; or
- d. Have the relationship with each other, directly or through common third parties, that puts them in a position to have access have to information about or influence on the bid of another Bidder, or influence the decision of the procuring Entity regarding the bidding process; or
- e. The bidder participates in more than one bid in a bidding process. participation by a Bidder in more than one Bid will result in the disqualification of all Bids in which the Bidder is involved. However this does not limit the inclusion of the same subcontractor, not otherwise participating as a Bidder, in more than one Bid; or
- f. The Bidder or any of its affiliates participated as a consultant in the preparation of the design or technical specification of the Goods, Works or Service that are the subject of the Bid; or
- g. Bidder or any of its affiliates has been hired (or is proposed to be hired) the by the procuring Entity as engineer-in-charge/consultant for the contract.

Date:	Signature of bidder
Place:	Name:
	Designation:
	Address:

Declaration by the Bidder regarding Qualifications Declaration by the Bidder

In relation to my/our Bid submitted to SARPANCH ,GRAM PANCHAYAT RANIGAON for procurement of **PUBLIC WORK GRAM PANCHAYAT BHAWAN G.P. RANIGAON** in response to their Notice Inviting Bids no. 03/2017-18 dated 22.02.2018. I/We hereby declare under Section 7 of Rajasthan Transparency in Public Procurement Act, 2012, that:

- 1. I/We possess the necessary professional, technical, financial and managerial resources and competence required by the Biding Document issued by the Procuring Entity;
- 2. I/We have fulfilled my/our obligation to pay such of the taxes payable to the union and the State Government or any local authority as specification in the Bidding Document;
- 3. I/We have are not insolvent in receivership, bankrupt or being wound up, not have my/our affairs administrated by a court or a judicial officer, not have my/our business activities suspended and not the subject of legal proceeding for any of the foregoing reasons;
- 4. I/we do not nave, and our directors and officers not have, been convicted of any criminal offence related to my/our professional conducted or the making of false statement or misrepresentations as to my/our qualifications to enter into a procurement contract within a period of three years preceding the commencement of this procurement process, or not have been otherwise disqualified pursuant to debarment proceeding;
- 5. I/we do not have a conflict of interest as specification in the Act, Rules and the bidding Document, which material affects fair competition;

Date:	Signature of bidder
Place:	Name:
	Designation:
	Address:

Grievance Redressal During Procurement Process

The designation and the address of the first Appellate Authority is BLOCK DEVELOPMENT OFFICER, Panchayat samiti, BARMER

The designation and the address of the Second Appellate Authority is CHIEF EXCUTIVE OFFICER, Zila Parishad, BARMER

Filling an appeal

If any Bidder or prospective Bidder is aggrieved that any decision, action of omission of the Procuring Entity is in contravention to the provisions of the act or the rules or the Guidelines issued there under, he may file an appeal to First Appellate Authority, as specified in the Bidding Document within a period of ten days from the date of such decision or action, omission, as the case may be, clearly giving the specific grounds on which he feels aggrieved:

Providing that after the declaration of Bidder as successful the appeal may be filled only by a Bidder who has participated in procurement proceeding:

Providing further that in case a procuring Entity evaluates the Technical Bids before the opening of the Financial Bids, an appeal related to the matter of Financial Bids may be filled only by a Bidder whose Technical Bid is found to be acceptable.

- (1) The officer to whom an appeal is filed under para (1) shall deal with the appeal as expeditiously as possible and shall endeavor to dispose it of within thirty days from the date of the appeal.
- if the officer designated under para (1) fails to dispose of the appeal filed within the period specified in para (2), or if the Bidder of prospective bidder or the procuring entity is aggrieved by the order passed by the procuring entity, as the case may be, may file a second appeal to Second Appellate Authority specified in the Bidder Document in this behalf within fifteen days from the expiry of the period specified in para (2) or of the date of receipt of the order passed by the First Appellate Authority, as the case may be.

(3) Appeal not to lie in certain cases

No appeal shall lie against any decision of the Procuring Entity relating to the following matters, namely:-

- (a) Determination of need of procurement;
- (b) Provisions limiting participation of Bidders in the Bid process;
- (c) The decision of whether or not to enter into negotiations;
- (d) Cancellation of a procurement process;
- (e) Applicability of the provisions of confidentiality.

(4) Form of Appeal

- (a) An appeal under para (1) or (3) above shall be in the annexed form along with as many copies as there are respondents in the appeal.
- (b) Every appeal shall be accompanied by an order appealed against, if any, affidavit verifying the facts stated in the appeal and proof of payment of fee.
- (c) Every appeal may be presented to First Appellate Authority of Second Appellate Authority, as the case may be, in person or through registered post or authorized representative.

(5) Fee for Filling Appeal

(a) Fee for first appeal shall be two thousand five hundred and for second appeal shall be rupees ten thousand, which shall be non refundable.

(b) The fee shall be paid in the form of bank demand draft or banker's cheque of a scheduled Bank in India payable in the name of Appellate Authority concerned.

(6) Procedure for disposal of appeal

- (a) The First Appellate Authority of Second Appellate Authority, as the case may be upon filing of appeal, shall issued notice accompanied by copy of appeal, affidavit and documents, if any, to the respondents and fix date of hearing.
- (b) On the date of fix hearing, the First Appellate Authority of Second Appellate Authority, as the case may be shall:-
 - (i) Hear all the parties to appeal present before him; and
 - (ii) Peruse or inspect documents, relevant records or copies thereof relating to the matter.
- (c) After hearing the parties, perusal or inspection of documents and relevant records of copies thereof relating to the matter, the Appellate Authority concerned shall pass an order in writing and provide the copy of order to the parties to appeal free of cost.
- (d) The order passed under sub-clause (c) above shall also be placed on the State Public Procurement Portal.

Date:	Signature of bidder
Place:	Name:
	Designation:
	Address:

Annexure IV

Additional Conditions of Contract

1. Correction of arithmetical errors

Provide that a Financial Bid is substantially responsive, that procuring Entity will correct arithmetical errors during evaluation of Financial Bids on the following basis:

- i. If there is a discrepancy between the unit price and the total price that is obtained by multiplying the unit price and quality, the unit price shall prevail and the total price shall be corrected, unless in the opinion in the Procuring Entity there is an obvious misplacement of the decimal point in the unit price, in which case the total price as quoted shall govern and the unit price shall be corrected;
- ii. If there is a error in a total corresponding to the addition or subtraction of subtotals, the subtotals shall prevail and the total shall be corrected and
- iii. If there is a discrepancy between words and figures, the amount in words shall prevail, unless the amount in figures shall prevail subject to (i) and (ii) above.

If the Bidder that submitted the lowest evaluated Bid does not accepted the correction of errors, its Bid shall be disqualified and its Bid Security shall be forfeited or its Bid Securing Deceleration shall be executed.

2. Procuring Entity's Right to very Quantities.

- (i) At the time of award of contract, the quantity of Goods, works or services originally specified in the Bidding Document may be increased or decreased by a specified percentage, but such increase of decrease shall not exceed twenty percent, of the quantity specified in the Bidding Document. It shall be without any change in the unit price or other terms & conditions of the Bid and the conditions of contract.
- (ii) If the Procuring Entity does not procure any subject matter of procurement or procures less than the quantity specified in the Bidding Document due to the change in circumstances, the Bidder shall not be entitled for any claim or compensation except otherwise provided in the conditions of contract.
- (iii) In case of procurement of Goods or services, additional quantity may be procured by placing a repeat order on the rates and conditions of the original order. However, the additional quantity shall not be more than 50% of the value of Goods of the original contract and shall be within one month from the date of expiry of last supply. If the supplier fails to do so, the Procurement Entity shall be free to arrange for the balance supply by limited Bidding or otherwise and the extra cost incurred shall be recovered from the supplier.

3. Dividing quantities among one than more Bidder at the time of award (In case of procurement of Goods)

As a general rule all the quantities of the subject matter of procurement shall be procured from the Bidder, whose bid is accepted. However, when it is considered that the quantity of the subject matter of procurement to be procured is very large and it may not be in the capacity of the Bidder, whose bid is accepted, to deliver the entire quantity of when it is considered that the subject matter of procurement to be procured is of critical and vital nature, in such cases, the quantity may be divided between the Bidder, whose bid is accepted and the second lowest Bidder or even more Bidders in that order, in a fair, transparent and equitable manner at the rates of the Bidder, whose Bid is accepted.

Date:	Signature of bidder
Place:	Name:
	Designation:
	Address: