## DEFICE OF THE EXECUTIVE ENGINEER JAL SHARTI (PHE) DIVISION GAZIGUND

ebgmail.com

Allotment Order No PHQ/CC/ NO PHO

of 2022-23 dated / 1 /04//2022

NAME - Mohd Latest Channa S/O All Mohmmad R/O. Habakadat Srinagar REOD RESOVOIBEE/CIVIL/379 OF 2021-22

ACCOUNT NO SIRES CO PAN BOJPCOSSO 59-DB of 2022

Dated 22-07-2022

Alloted Cost; Compleation Time

GSTN 01BDJPC0995D121 Adminstrative Approval No.

Technical Sanction No.

Rs:- 3201935/=

Rupees: Thrity (we Lacs one thousands nine 23 Dated 00-01-23

90 Days

Hundred thrity Five only

Name of Schemes: Laying and fitting of pipes, Construction of 2 No Sluice chamber, construction of chain link fencing , construction of D.G. Shed WSS Hiller Shahbad ( UNDER JJM)

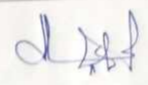
References: 1. Your tender received in response to E-NIT No.13 of 2022-23 ISSUED UNDER NO:PHQ/1384-99 Dated 13/06/2022 (Tender ID: 2022 PHE 173949 36) 2. This office Corrigendum No. PHQ/CC/1620-28 dated:- 24-08-2022 and Corrigendum 2nd No: PHQ/CC/ 1680-88 Dated:- 27-06-2022

For & on behalf of Lt. Governor of J&K , contract for above noted work is here, by fixed with you on your quoted percentage rates, terms & conditions and are reproduced hereunder-

SI, No.	Description of Work / Item(s)				
1	Earth work in excavation by manual means in trenches for foundations, drains, pipes, cables etc. (not exceeding 1.5 m in width) and for shafts, wells, cesspits and the like not exceeding 10 sqm on plan, including dressing of sides and ramming of bottoms lift upte 1.5 m, including getting out excavated earth and disposal of surplus excavated earth as directed:	Qty	Unit	Estd, Rate	Amount
1.01	All kinds of soil	1336.820	Cum	436.000	EDDGED E
1.02	Ordinary rock	317 400	Cum	967.850	582853 5 307195 5
2	Earth work in bulk excavation by manual means over areas (exceeding 30 cm in depth, 1.5 mtr in width as well as 10 sqm on plan) including disposal of excavated earth upto 50 mtr and lift upto 1.50 mtr, as directed by Engineer-In- Charge.				0.0
2.01	All kinds of soil	45.000	Cum	539.350	24270.7
3	Extra for every additional lift of 1.5 m or part there of in excavation/banking excavated or stacked material. All kinds of soil.	18.000	Cum	81.650	1469.7
4	Laying and fitting of G.I. pipes (all classes) including cost of pipes specials complete excluding cost of pipes and Earth work.				0.0
4 01	100 mm dia Gil pipes	700.000	Mtr	107.700	75390.0
4 02	80 mm dia G I pipes	300.000	Mtr	73.050	21915.0
4 03	65 mm dia G I pipes	200.000	Mtr	73.050	14610.0
4.04	50 mm d a G I pipes	1400.000	Mtr	40.800	57120.0
4.05	40 mm dia Gil pipes	900.000	Mtr	40.800	36720.0
4.06	25 mm dia Gil pipes	1500.000	Mtr	30.650	45975.0
4 37	20 mm dia Gill pipes	500.000	Mtr	20.250	10125.0
4 08	15 mm pa G / pices	1000 000	Mtr	20 250	20250.0
5	Provision for installation of house hold connection to unconnected households including providing and fixing complete of necessary pides specials learthwork at connection to and whatever federssary.	89.000	No	1500.000	133500.0

CS CamScanner

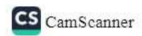
		158.100		Qti	245.550	Sust 15°.
6	SAS or flanged proces		+			
7	Providing push-on-joints to Centrifugally (Spun) Cast Iron Pipes or Ductile Iron Pipes including testing of joints and including the					
	cost of rubber gasket.	182.00	0 .	Joint	89.700	16325.40
7.01	A STATE OF THE PARTY OF THE PAR	102				0.00
8	Making connection of G.I. distribution branch with G.I. main of following sizes by providing and fixing Tee, including cutting andthreading the pipe etc. complete					
		12.00	0	Each	666.250	7995 00
8.01	25 to 40 mm nominal bore	3.000		Each	1268.750	3806.25
8 02	50 to 80 mm nominal bore	3.000	*			0.00
9	Providing and fixing of C.I double acting air valves of approved quality with bolts, nuts, rubber insertion etccomplete( the tail pieces, taper etc if required will be paid					
	seprately)	5.00	0	Each	5147.150	25735.75
9.01	50mm dia	11.3		Cum	616.400	7014.63
10	Providing and laying of dry stone solling tightly	10.8	_	Cum	4861.835	52605.05
11	Providing and laying in position cement concrete of specified grade including curing but excluding the cost of centring and shuttering.  All work upto plinth level with: 1.4.8 (1 cement 4 coarse sand 8 graded stone aggregate 40 mm nominal size)				6465.195	312139.61
12	Providing and laying in position cement concrete of specified grade including curing but excluding the cost of centring and shuttering.  All work upto plinth level with 1:2:4 (1 cement			Cum		
13	Providing and laying in position specified graded of reinforced cement concrete including curing but excluding the cost of centering, shuttering, finishing and reinforcement. All works upto plinth level 1:2.4 (1 cement: 2 coarse sand: 4 graded stone aggregate 20 mm nominal size)	1.5	40	Cum	6978.675	
			300	Cum	7800.760	17941.75
14	Providing and laying in position specified grad of reinforced cement concrete including curin but excluding the cost of centering, shuttering finishing and reinforcement. All works upto plinth level. 1:1½,3 (1 cement 1½ coarse sand: 3 graded stone aggregate 20 mm nominal size)	g	W 14 50,		12.0	
15	s work in walls (at	t ng	280	Cun	9408.13	5 59083 0



	Reinforced cement concrete work in beams, suspended floors, roofs having slope upto 15° landings, balconies, shelves, chajjas, lintels, bands, plain window sills, staircases and spiral stair cases upto five level including curing but excluding the cost of centring, shuttering, finishing and reinforcement with 1.1½ 3 (1 cement 1½ coarse sand 3 graded stone aggregate 20 mm nominal size)	0.540	Cum	9849,345	5318.65
17	Steel reinforcement for R.C.C. work including straightening, cutting, bending, placing in position and binding all complete above/upto plinth level Thermo-Mechanically Treated bars	945.000	kg	91.138	88125.41
18	Structural steel work in built up sections,	1555.000	kg	106,778	166039.79
19	Steel work welded in built up sections/framed	510.000	kg	153.295	78180.45
20	Structural steel work in single section, fixed with or without connecting plate, including cutting, hoisting, fixing in position and applying a priming coat of approved steel primer all complete.	2278,000	kg	95.163	216781.31
21	Providing and fixing G.I. chain link fabric fencing of required width in mesh size 50x50 mm including strengthening with 2 mm dia wire or nuts, bolts and washers as required complete as per the direction of Engineer-in charge. Made of G.I. wire of dia 4 mm	174.600	Sqm	843.525	147279.47
22	Centring and shuttering including strutting, propping etc. and removal of form for:	1.3			0.00
22.01	Foundations, footings, bases of columns etc.	94.070	Sm	262.300	24674.56
22 02	Walls (any thickness) including attached pilasters, buttresses, plinth and string courses etc	242.990	Sqm	573.850	139439.81
22.03	Suspended floors, roofs, landings, balconies and access platforms	4.500	Sqm	635.600	2860.20
22 04	Edges of slabs and breaks in floors and walls Under 20 cm wide	14.400	Mtr	242.300	3489.12
23	12mm Cement plaster of mix 1 : 4 ( 1 cement : 4 coarse sand)	30.450	Sqm	260.050	7918.52
24	12mm Cement plaster of mix 1 : 6 ( 1 cement : 6 coarse sand)	225.900	Sqm	241.750	54611.33
25	Cement concrete flooring 1.2.4 (1cement: 2 coarse sand 4 graded stone aggregate) finished with a floating coat of neat cement including cement slurry and curing complete, but excluding the cost of nosing of steps etc. complete te 50 mm thick with 12.5 mm nominal size stone aggregate	18.750	Sqm	505.000	9468.75

8年

Ex Empires



10-11	applying and fixing rolling shutters of	9 000		3031 573	18/8/8/
lei lo si	ths, interlocked together through their entire ingth and jointed together at the end by end cks, mounted on specially designed pipe haft with brackets, side guides and trangements for inside and outside locking ith push and pull operation complete.				18 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
in ne m	ecluding the cost of providing and fixing ecessary 27 5 cm long wire springs nanufactured from high tensile steel wire of dequate strength confirming to IS:4454 part-1 and M.S. top cover of required thickness for				
110	olling shutters 80x0 90 mm M.S. laths with 90 mm thick top cover	100	Sqm	1785.038	51944 61
F 8	Providing corrugated G. S. sheet roofing including vertical/curved surface fixed with polymer coated J or L hooks, bolts and nuts immediameter with bitumen and G.I limpet washers or with G.I. limpet washers filled with	29.100	Squi	k-	
28	white lead, including a coat of approved steel Providing ridges or hips of width 60cm overall width plain G.S. sheets fixed with polymer coated J. or L. hooks, bolts and nuts 8mm dia G.I. limpet and bitumen washers complete. 0.50 mm thick with zinc coating not less than 275 gram/m2.	4.450	Rm	720.705	3207 14
29	Painting with synthetic enamel paint of approved brand and manufacture to give an even shade Two or more coats on new work	197.690	Sqm	181,450	35870.85 283803.21
30	Filling available excavated earth (excluding rock) in trenches, plinth, sides of foundations etc. in layers not exceeding 20 cm in depth, consolidating each deposited layer by ramming and watering, lead upto 50 m and lift upto 1.5	1428.300	Cum	198.700	283803.21
31	Providing and filling sand around PCC block incl. all carriages complete job	1.970	Cum		5910.00
32	Providing & fixing of welded wire mesh on sides of DG shed complete job	47.100	sqm	200.000	9420.00
33	Carriage of material from source to dumping site at road by mechanical transportincluding loading unloading and stacking complete.				6967.34
33.01	Cement & steel for avg. lead of 5	37.999			19456.54
33.02	Sand for avg_lead of Sand for				21788 19
33.03	norm Appregate for avg. lead of				4254 97
33.04	40mm Aggregate for avg. lead of	11.38			3760 1
33.05	Soling stone/ quarry for avg. lead of 10Km			tr 6.130	10421.0
33.06		16.25		T 249.654	4057 8
33 07	naterial from road site				0
34	Carriage of pipes material from the control of the			AT 139.403	4511
	104 94.0	32.3	65 A	AT 139.403	A AMAIN

		5.620	MT	299.414	1682.71			
£	steel	The second second second	Cum	255.599	22963.33			
4.03	Sand / 20mm Appregate	89.450		276.322	2688.61			
14.04	40mm Aggregate	9.730	Cum	300 702	3421.96			
14.05	Stone soling	11.380	Cum	300 102	0.00			
35	Carriage of pipes material from road site							
30	upto actual site of work by manual labour				10000			
	for avg. lead of 500 mtrs.			0.003	16325.1			
	100 mm dia DilGI pipe	1700.000	Mir	9.603	5781.4			
35.01		18.254	MT	355.695				
35.02	80 - 15 mm dia Gil pipe	1000000			3374009.5			
	Grand Total		5,10%	Below				
	Quoted Percentage rafe			1	3201935.0			
	Alloted Cost Rupoes > Thrity Two Lacs one tho	usands nine	Hundre	d thrity five	only			
	Rupees :- Thirty: Fwo Lacs one ord	1	1	//.				
		101	1)	Val	- eli			
	4	VI.	-		or mir Charleson			
440	elf-	Tech before		Ex. Engineer Ph	e Div. Qurique			
78,7	Heed Graftsman		•	1	Ina Hundred			
erms &	Chart froms The cost of work is restricted to Rs. 3201935 ( Rupe	es thely Two	Lakhs O	ne thousand n	and Henry			
_	and Thrity Five only )  Earnest money deposited by you vide CDR. No 241 is being retained as security deposit and shall be re-	1964 dated 17	08/2022	nanaral terms	and condition of			
2	is been retained as security deposit and shall be re	leased after a	S per tre )	Apricia circ.	-			
	the Contract			70,041	appointed by			
		מחו ער הם לחות	ntoring as	pency [TPIUM]	no mustify of			
3	The alicited works shall be subject to check by the the Department. The agency shall check the quality of m	of works exec	cuted by I	he agencies, if	a TPIOM's role			
	the Department. The agency shall check the quality of materials used for construction and the quality of materials used for construction and the quality of materials.	achinery insta	led in eac	in screene in	o and			
	materials used for construction and the quality of m shall be that of an assistant to the Employer's Repr shall be that of an assistant to the Employer's Repr	esentative for	me purpo	Se or a series				
	shall be that of an assistant to the employer a rep- evaluating of the performance of the Contract during	g the Contract	Penco					
				and in this	_			
		ments/specific	administ DBI					
_	Assess must execule the works as per the require	Agency must execute the works as per the requirements/specifications detailed in the						
4	minuse/senficiation IS COOR'S		Law Stands	al minorantes	through the			
	minuse/senficiation IS COOR'S		Law Stands	al minorantes	through the and soft			
5	The rates are including the charges for submission mortessinnal person before, during and after consti-	of progress, C ruction and pro	ieo tagge igress rep	d photographs orts in both hi				
	The rates are including the charges for submission mortessinnal person before, during and after consti-	of progress, C ruction and pro	ieo tagge igress rep	d photographs orts in both hi				
	The rates are including the charges for submission professional person before, during and after const copies.  The date of start of work shall be reckoned within o	of progress, C ruction and pro ne week form	Seo tagge ogress rep the date of	d photographs sorts in both his of issue of LOI	/ Contract			
5	The rates are including the charges for submission professional person before, during and after const copies.  The date of start of work shall be reckoned within o	of progress, C ruction and pro ne week form	Seo tagge ogress rep the date of	d photographs sorts in both his of issue of LOI	/ Contract			
5	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the	of progress, C ruction and pro ne week form e work within t	Seo tagge ogress rep the date of the stipula	d photographs corts in both hi of issue of LOI ted time or exi-	/ Contract tended date of			
5	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the	of progress, C ruction and pro ne week form e work within t	Seo tagge ogress rep the date of the stipula	d photographs corts in both hi of issue of LOI ted time or exi-	/ Contract tended date of			
5	The rates are including the charges for submission professional person before, during and after const copies.  The date of start of work shall be reckoned within o Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever. In case of quantity variation OR required as per the	of progress. Or nuction and pro- ne week form e work within 1 direction of the award the over	Seo tagge agress rep the date of the stipular e Enginerral allotte	d photographs sorts in both his of issue of LOI ted time or ext er in charge , t d cost.	/ Contract lended date of he same has to			
6 7	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quartety variation OR required as per the be executed at site and nothing extra will be paid to	of progress. On ruction and pro- ne week form e work within to direction of the eyond the over	the date of the Engineeral allotte	of issue of LOI ted time or ext er in charge , 1 d cost.	/ Contract lended date of he same has to uit is to be			
5 6 7 8	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quartety variation OR required as per the be executed at site and nothing extra will be paid to	of progress. On ruction and pro- ne week form e work within to direction of the eyond the over	the date of the Engineeral allotte	of issue of LOI ted time or ext er in charge , 1 d cost.	/ Contract lended date of he same has to uit is to be			
6 7	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running ac-	of progress. Or nuction and pro- ne week form e work within I direction of the eyond the over the contract ve- count bills and	the date of the stipular the Enginerral allotte to shall be a nantard	d photographs corts in both hi of issue of LOI ted time or exi- er in charge , t d cost, security depor- released after	/ Contract lended date of the same has to sit is to be completion of the supplies			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quartity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running act is suitabled damages (LD). In the event of allottire to	of progress. On action and progress, on the week form the work within I direction of the eyond the over the contract was count bills and count	the date of the stipular the stipular the stipular the stipular the shall be guideling the shall be to the stipular the shall be the sh	d photographs corts in both his of issue of LOI ted time or ext er in charge , to d cost, security depor released after ting or delaying allotties or in the allotties or allotties or allotties or allotties	/ Contract lended date of the same has to sit is to be completion of tig the supplies the event of any			
5 6 7 8	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quarety variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running actually deposits that the total contract of allotting for any or in the event of any damage occurring or	of progress. On action and progress, on the week form the work within I direction of the eyond the over the contract we count bills and being cause	the date of the stipular the stipular the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost, security depor- released after ting or delaying allottee or in the common of the common programme of the common allottees or in the common allottees or in the common programme of the common pro	/ Contract lended date of the same has to sit is to be completion of the supplier the event of any contract, the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quarety variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running actually deposits that the total contract of allotting for any or in the event of any damage occurring or	of progress. On action and progress, on the week form the work within I direction of the eyond the over the contract we count bills and being cause	the date of the stipular the stipular the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost, security depor- released after ting or delaying allottee or in the common of the common programme of the common allottees or in the common allottees or in the common programme of the common pro	/ Contract lended date of the same has to sit is to be completion of the supplies the event of any contract, the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within or Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quartity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running act in the event of allottine for works or in the event of any damage occurring or default or failure by the allottee in complying with a Decartment shall with or without prejudice to any of the programment shall with or without prejudice to any or professions.	of progress. On action and progress, on the week form the work within I direction of the eyond the over the contract we count bills and being cause	the date of the stipular the stipular the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the shall be a neglect of the stipular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost, security depor- released after ting or delaying allottee or in the common of the common programme of the common allottees or in the common allottees or in the common programme of the common pro	/ Contract lended date of the same has to sit is to be completion of the supplier the event of any contract, the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing estra will be paid to recovered @ of 10% of bill amount from running act. Equidated damages (LD). In the event of allottire to works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any of being enforce in the UT.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and being cause my of the learned their remedies	the date of the stipular the stipular the stipular the shall be go neglected by the and convavalable	d photographs corts in both his of issue of LOI ted time or ext er in charge , to d cost, security depot released after ting or delaying allottee or in to ditions of the co-	I Contract tended date of the same has to sit is to be completion of tig the supplies the event of any contract, the law for the tim			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing estra will be paid to recovered @ of 10% of bill amount from running act. Equidated damages (LD). In the event of allottire to works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any of being enforce in the UT.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and being cause my of the learned their remedies	the date of the stipular the stipular the stipular the shall be go neglected by the and convavalable	d photographs corts in both his of issue of LOI ted time or ext er in charge , to d cost, security depot released after ting or delaying allottee or in to ditions of the co-	I Contract tended date of the same has to sit is to be completion of tig the supplies the event of any contract, the law for the tim			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within to Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quarrety variation OR required as per the be executed at site and nothing extra will be paid to Retention many / Security deposit shall be 10% of recovered @ of 10% of bill amount from running at Leguidated damages (LD). In the event of allottine to works or in the event of any damage occurring or default or failure by the allottine in complying with at Department shall with or without prejudice to any of being enforce in the UT.  a) Terminate the contract after 15 days' notice and b) Recover the amount of loss caused by damage, to the contract of loss caused by damage.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and being cause my of the learned their remedies	the date of the stipular the stipular the stipular the shall be go neglected by the and convavalable	d photographs corts in both his of issue of LOI ted time or ext er in charge , to d cost, security depot released after ting or delaying allottee or in to ditions of the co-	I Contract tended date of the same has to sit is to be completion of tig the supplies the event of any contract, the law for the tim			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropes.  The date of start of work shall be reckoned within o Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quantity variation OR required as per the be executed at site and nothing extra will be paid to recovered (§ of 10% of bill amount from running at Liquidated damages (LD), in the event of allottee to works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any of being enforce in the UT.  a) Terminate the contract after 15 days' notice and/operatment.	of progress. Or nection and pro- ne week form e work within to direction of the eyond the over the contract va- count bills and count bills and being cause my of the terms their remedies or failure or defail	the date of the stipular the stipular the stipular the stipular the shall be a neglected by the sand convariable that as ma	d photographs sorts in both his of issue of LOI ted time or ext er in charge , to d cost. security depos released after ting or delaying allottee or in to dtons of the or to it under any y be determined.	I Contract tended date of the same has to sit is to be completion of tig the supplies the event of any contract, the law for the tim			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropies.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever.  In case of quareity variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running act Liquidated damages (LO), in the event of allottine to works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any of being enforce in the UT.  a) Terminate the contract after 15 days notice and oppartment amount of loss caused by damage, if department, and/or	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and being declining being cause my of the terms their remedies or failure or defail	the date of the stipular real allotter for the shall be and conversely available wit, as ma	d photographs corts in both his of issue of LOI ted time or exit er in charge , to d cost, security deport released after ting or delaying allottee or in to ditions of the or to it under any y be determined anotion.	I Contract tended date of the same has to sit is to be completion of tig the supplies the event of any contract, the law for the tim and by the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever.  In case of quareity variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running at Liquidated damages (LD), in the event of allottine favorks or in the event of any damage occurring or default or failure by the allottee in complying with at Department shall with or without prejudice to any othering enforce in the UT.  a) Terminate the contract after 15 days notice and/or department amount of loss caused by damage, if department and/or ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and count bills and being cause by of the terms their remedies for failure or defa-	the date of the stigular the stigular the stigular the stigular the shall be and ton available uit, as mather party the stigular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost. security deporant released after ting or delaying allottee or in to ditions of the or to it under any y be determined and/or completion perior and/or completion perior completion perior completion complet	I Contract tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the tim and by the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever.  In case of quareity variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running at Liquidated damages (LD), in the event of allottine favorks or in the event of any damage occurring or default or failure by the allottee in complying with at Department shall with or without prejudice to any othering enforce in the UT.  a) Terminate the contract after 15 days notice and/or department amount of loss caused by damage, if department and/or ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover the extra cost, if any, involved in allotting ciRecover.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract va- count bills and count bills and being cause by of the terms their remedies for failure or defa-	the date of the stigular the stigular the stigular the stigular the shall be and ton available uit, as mather party the stigular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost. security deporagles allottee or in to ditions of the or to it under any y be determined and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control control to control to control control to control contr	I Contract tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the tim and by the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constropes.  The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quariety variation OR required as per the be executed at site and nothing extra will be paid by recovered (§ of 10% of bit amount from running act Legudated damages (LD). In the event of allottee is works or in the event of any damage occurring or cellault or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or bifecover the amount of loss caused by damage, if department and/or cifecover the extra cost, if any, involved in allotting of 3% of the ostayed portion of contract every we call the contract of contract every we	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract ve count bills and being cause my of the terms their remedies or failure or defa- tely but not esc ek but not esc	the date of the stigular the stigular the stigular the stigular the shall be and ton available uit, as mather party the stigular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost. security deporagles allottee or in to ditions of the or to it under any y be determined and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control control to control to control control to control contr	I Contract tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the tim and by the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within or Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quariety variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running act Liquidated damages (LD). In the event of allottine favorise or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days notice and/or bifRecover the exitra cost, if any, involved in allotting of 0.5% of the callayed portion of contract every well of 1.5% of the callayed portion of contract every well.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract ve count bills and being cause my of the terms their remedies or failure or defa- tely but not esc ek but not esc	the date of the stigular the stigular the stigular the stigular the shall be and ton available uit, as mather party the stigular the st	d photographs corts in both his of issue of LOI ted time or exi- er in charge , to d cost. security deporagles allottee or in to ditions of the or to it under any y be determined and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control and/or completion perior control to the control control to control to control control to control contr	I Contract tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the tim and by the			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within of Allotment whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quartity variation OR required as per the be executed at site and nothing extra will be paid by recovered @ of 10% of bit amount from running act in the event of any damage occurring or ordinal tor failure by the allottee in complying with a Department shall with or without prejudice to any of being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or department.  Becover the extra cost, if any, involved in allotting of 3% of the catayed portion of contract every we and/or e. Forfied the performance security and blacklist the	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract via count bills and being cause my of the terms for remedies or failure or defa- te, but not exc ek but not exc firm.	the date of the date of the stipular in the st	d photographs sorts in both his of issue of LOI ted time or exiter in charge . It does to executify deportelessed after ting or delaying allottee or in the ditions of the or to it under any by be determined and/or ompletion periods.	I Contract  tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the time and by the od to the tune a contract			
5 6 7 8 9 10	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within on Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quariety variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running act.  Liquidated damages (LD), in the event of allottine for works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days notice and/or biRecover the extra cost, if any, involved in allotting of 0.5% of the catalyed portion of contract every we and/or eliforate the performance security and blacklist the	of progress, C ruction and pro- ne week form e work within to direction of the eyond the over the contract we count bills and being decining being cause my of the terms their remedies for tailure or defa- to but not exc firm.	the date of the date of the stipular in the st	d photographs sorts in both his of issue of LOI ted time or exiter in charge . It does to executify deportelessed after ting or delaying allottee or in the ditions of the or to it under any by be determined and/or ompletion periods.	I Contract  tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the time and by the od to the tune a contract			
5 6 7 8 9	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within on Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quariety variation OR required as per the be executed at site and nothing estra will be paid to recovered (§ of 10% of bill amount from running act.  Liquidated damages (LD), in the event of allottine for works or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days notice and/or biRecover the extra cost, if any, involved in allotting of 0.5% of the catalyed portion of contract every we and/or eliforate the performance security and blacklist the	of progress, C ruction and pro- ne week form e work within to direction of the eyond the over the contract we count bills and being decining being cause my of the terms their remedies for tailure or defa- to but not exc firm.	the date of the date of the stipular in the st	d photographs sorts in both his of issue of LOI ted time or exiter in charge . It does to executify deportelessed after ting or delaying allottee or in the ditions of the or to it under any by be determined and/or ompletion periods.	I Contract  tended date of the same has to sit is to be completion of tig the supplier the event of any contract, the law for the time and by the od to the tune a contract			
5 6 7 8 9 10	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within a Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bit amount from running as Legadated damages (LD). In the event of allottee to works or in the event of any damage occurring or cellulat or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or b) Recover the amount of loss caused by damage, if department and/or c)Recover the extra cost, if any, involved in allotting of 0.5% of the ostayed portion of contract every we and/or e)Forfet the performance socurity and blacklist the Adequate precautions be taken for the environment vogue be strictly adhered to during the execution of allotting the execution of allotted to during the execution of all the professions.	of progress. On action and progress, on the week form the week form the work within the contract we count bills and count bills and being cause for tailure or default to of beyond the scenario of the search of th	the date of the date of the stipular in the st	d photographs sorts in both his of issue of LOI ted time or exiter in charge , to d cost, security deporteleased after ting or delaying allottee or in the oto it under any be determined and/or ompletion periods, value of the unit and all safety a	I Contract  tended date of the same has to sit is to be completion of the supplier the event of any contract, the law for the time and by the to the tune a contract			
5 6 7 8 9 10	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within a Albament whichever is earlier.  No price esculation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing extra will be paid to recovered (§ of 10% of bit amount from running as Liquidated damages (LDI). In the event of allottine favorks or in the event of any damage occurring or default or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or b) Recover the amount of loss caused by damage, if dispose Liquidated damages on account of delay of 0.5% of the datayed portion of contract every we and/or elf-orfet the performance security and blacklist the Adequate precautions be taken for the execution of the mobilization advance shall be paid.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract we count bills and being cause by of the terms their remedies or failure or defa- beyond the sc ek but not exc firm.	the date of the date of the stipular in the st	d photographs sorts in both his orts in both his of issue of LOI ted time or exiter in charge , to d cost.  security depositelessed after ting or delaying allottee or in the cost to it under any by be determined and/or ompletion periods, value of the and all safety and all sa	I Contract  tended date of the same has to the same has to the same has to the supplier the event of any ontract, the taw for the time and by the to the tune a contract  ractices in			
5 6 7 8 9 10	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within a Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bill amount from running as Liquidated damages (LDI). In the event of allottine for works or in the event of any damage occurring or celebrat or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or b) Recover the amount of loss caused by damage, if department and/or c) Recover the extra cost, if any, involved in allotting of 0.5% of the cataged portion of contract every we and/or e) Forfet the performance socurity and blacklist the Adequate precautions be taken for the environment vigue be strictly adhered to during the execution of the necessary adhered to during the execution of the necessary adhered to during the execution of the Agency shall be responsible for the time and p	of progress. On action and progress. On action and progress, or direction of the work within I direction of the eyond the over the contract we count bills and being cause by of the terms that remedies for tailure or default beyond the school not excited the school of	the date of the date of the stipular in the st	d photographs sorts in both his of issue of LOI ted time or exiter in charge , to discost. Security depositelessed after ting or delaying allottee or in the cost to it under any by be determined and/or ompletion periods, value of the works and it was about the works are well as a was a work and it w	if Contract  tended date of the same has to the supplier the event of any ontract, the taw for the time and by the to the tune a contract.  The contract in the same has to the same has the the same has			
5 6 7 8 9 10	The rates are including the charges for submission professional person before, during and after constructions. The date of start of work shall be reckoned within a Allotment whichever is earlier.  No price escalation will be paid for completion of the completion due to any reasons whatsoever in case of quareity variation OR required as per the be executed at site and nothing extra will be paid to recovered @ of 10% of bit amount from running as Legadated damages (LD). In the event of allottee to works or in the event of any damage occurring or cellulat or failure by the allottee in complying with a Department shall with or without prejudice to any or being enforce in the UT.  a) Terminate the contract after 15 days' notice and/or b) Recover the amount of loss caused by damage, if department and/or c)Recover the extra cost, if any, involved in allotting of 0.5% of the ostayed portion of contract every we and/or e)Forfet the performance socurity and blacklist the Adequate precautions be taken for the environment vogue be strictly adhered to during the execution of allotting the execution of allotted to during the execution of all the professions.	of progress, C ruction and pro- ne week form e work within I direction of the eyond the over the contract via count bills and being cause my of the terms their remedies or failure or dofa- to beyond the sceak but not exc ek but not exc firm.	the date of the stipular the stipular the stipular the stipular the stipular the shall be and contravallable with available the stipular the stipula	d photographs sorts in both his orts in both his of issue of LOI ted time or exiter in charge, it doost, security deporteleased after ting or delaying allottee or in the ditions of the otto it under any be determined and/or ompletion periods, value of the acriss and it pes of the laborationed on the t	if Contract  tended date of the same has to the supplier the event of any ontract, the taw for the time and by the to the time a contract  rectices in			

- 1	The Agency shall at his own cost make arrangements for proper storage especially towards Rain and Show damages of the equipment/ materials at sites till its erection/completion. For the purpose, the bidder shall, with the approval of the Engineer in charge construct temporary storage accommodation shall, with the approval of the Engineer in charge construct temporary storage accommodation equipment/ material at site for which land shall be provided by the department near the site of work				
16	The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.  The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.  The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.  The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.  The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.  The Agency shall in connection with the work provide and maintain at his own cost all lights, guards.				
17	The Agency shall in advance communicate with inchage store keeper or bridge and labour for easy pipe material etc and shall make adquate measures like availability of transport and labour for easy pipe material etc and shall make adquate measures like availability of transport and labour for easy				
18	As soon as letter of award is communicated to the firm, the contract such that the competent authority are them, the Agency/firm shall also be required to execute an agreement with the competent authority are seven days from the date of issue of letter of award. Failure to execute such an agreement in time shall not however, prevent this contract from being enforced against the firm and the date of delivery of the material/completion of works shall be reckoned from the date of issue of the letter of award				
19	All other terms and conditions as laid down in the detailed NIT/SBD/ PWD Form No 25 double /GFR 2017/Manual for procurement of Works 2019 shall remain in force and binding upon the Agency				
20	Any rules/terms and conditions, if not stipulated in the bidding document, shall be strictly dealt in accordance with the relevant rules/guidelines stipulated in the General Finance Rules (GFR 2017) and Manual for procurement of Works 2019 Government of India.				
Copy	to the :-				
	District to Joven Mission ( DDC) Ananthag to information				
	2 Superintending Engineer Hydraulic Circle Anantnag for information.  3 Assistant Executive Engineer Jal Shakti (PHE) Sub-Division Dooru for information & necessary action. He will ensure the execution of work strictly in accordance with approved proposal/guidelines under JJM. The cost of work should not exceed beyond alloted cost for				
	Di Oposen Santa di Sa				

Ex. Engineer PHE Div. Qazigund