OFFICE OF THE EXECUTIVE ENGINEER PHE, DIVISION BIJBEHARA M/S Spectra Construction No/PHB: Prop: Jamshad Ahmad Khan S/O Mohammad Yousf Khan Dated: GST. No:- 01BNMPK2457B1ZG R/O Gopalpora Khurd Regd: SE/D/SMC/AAY/Civil/Saint/ 24 of 2008-09 Tender ID: 2023 PHE 207920 2 Alloted cost Rs:139.79 Lacs Actual Adv Cost Rs: 169.08 Lacs Laying and Fitting of Pipes for WSS Regional Shangus under Jal Jeevan Mission Part 1st Subject:-1.Your tender received in response to this office: Fresh e-NIT No. 94 OF 2022-23 No. PHEB: 18130-50 Dated: 13.03.2023 2-4.DJJM /District Development Commissioner Anantnag's Authorization No:DDCA/JJM/2022-23/3958-60 Dated: 30.07.2022, Reference No/DDCA/DJJM/9413 Dt: 04.11.22 and No/DDCA/JJM/12613 Dated:03.02.2023 DS. SuperIntending Engineer Hyd.Circle Anantnag's Authrozation Letter No:SE/Hyd/4590 Dated: 03.08.2022 and No:SE/Hyd/8445 Dt. 10.11.2022 For & on behalf of Lt. Governor of J&K (UT), contract for above noted work is hereby fixed with you on the following quoted rates :-Amount Estmated Units Qty Description of Work / Item(s) SI.No Rate Earth work in excavation over areas exceeding 30 cm and upto 1.5 m in depth 1.5 m in width as well as 10 sqm on plan inculding disposal of 1 excavated soil upto1mt from cutting edge. 4276462 436.00 9808.40 Cum a) All Kinds of Soil 1.1 2063687 841.60 2452.10 Cum b) Ordinary Soft rock 1.2 2192545 198.70 11034.45 Cum Back-filling of available excavated soil into the trench excluding rock. 2 Providing & Fixing M.S Flanges to pipes including cost of nuts, bolts 3 washers etc complete (12MM thick). 2026160 $1\bar{5}20.00$ 1333.00 Pair a) 100 mm M.S Flanges 3.1 1191300 1100.00 Pair 1083.00 b) 80 mm M.S Flanges 3.2 40000 1000.00 40.00 Pair c) 65 mmM.S Flanges 3.3 Laying in position centrifugally cast (spun) iron S&S or flanged pipe 465808 245.55 Otl 1897.00 4 (excluding cost of pipes) Providing push-on-joints to centrifugally (Spun) Cast Iron Pipes or Ductile 5 Iron Pipes including testing of joints 11715 loint 213.00 55.00 a) 200 mm D.I Pipe 5.1 197371 144.70 1364.00 Joint b) 150 mm D.l Pipe 5.2 Laying & Fitting of G.I Pipes. 6 73.05 346257 Mtr 4740.00 a) 65 mm G.I Pipe 6.1 40.80 326400 Mtr 8000.00 b) 50 mm G.I Pipe 6.2 306000 40.80 Mtr 7500.00 c) 40 mm G.1 Pipe 6.3 275850 30.65 Mtr 9000.00 d) 25 mm G.I Pipe 243000 6.4 20.25 Mtr < 12000.00 e) 20 mm G.1 Pipe 182250 6.5 20.25 9000.00 Mtr f) 15 mm G.I Pipe 6.6 Making Connections of G.I branch with G.I main including providing & 7 Fixing Tees etc Complete 25375 No 1268.75 20.00 a) Above 40 mm 7.1 99938 666.25 No" 150.00 b) Below 40 mm 7.2 Providing & Fixing Regulation valves as per site requirement of approved make excluding the cost of Tail pieces etc complete 8 251780 50356.00 No C 5.00 a) 250 mm Sluice value 8.1 63396 31698.00 No 2.00 b)200 mm Sluice Value 121458 8.2 20243.00 No 6.00 L c)150 mm Sluice Value 131640 8.3 13164.00 No 10.00 d)100 mm sluice Value 86520 8.4 10815.00 No 8.00 e) 80 mm sluice value 48000 8.5 6000.00 No 8.00 f) 80mm Gate Value 8.6 Structural Steel work for Providing/Fabricating & Providing M.S Bends 114.68 286700 Tees as per site requirement to be fabricated at site including hire charges Kg 2500.00 9 of DG set, Welding Machine etc complete. Providing & Fixing of Pipe Specials viz Union, Tees, Elbow etc as per site 150000.00 150000 1.00 Job requirement to be purchased from market & to be paid as per actual 10 supported by bills/vouchers. Provision for making road cuts along the pipe alignment 1000000 manually/mechanically including making good the surface by way of 1000.00 Mtr 1000.00 laying GSB, compacting the same & topping the surface with cement 11 concrete of 1:2:4 mix including carriages of all materails complete. Carriage of material from source to dumping site at road by mechanical 12 7152 23.84 transport Mtr 300.00 a) 200 mm dia D.I Pipe(20Km) 12.1



				1 1 2 2 2	109875	
12.2	b) 150 mm D.I Pipe (20 Km)	7500.00	Mtr	14.65	70400	
12.3	d) 100 mm G.I Pipe (20 Km)	8000.00	Mtr	8.80	63520	
12.4	e) 80 to 15 mm G.I Pipe(20 Km)	177.61	M.T	357.64	63320	
13	Extra Carriage of Pipes from nearest dumping site to actual site of work		1			
Control -	by manual labour for a)200mm dia D.I Pipe (500 Mtr)	300.00 1	Mtr	20.32	6096	
13.1	b)150mm dia D.I Pipe (500 Mtr)	7500.00	Mtr	13.54	101550	
13.3	c) 100 mm dia G.I Pipe (500 Mtr)	8000.00	Mtr	9.60	76800	
13.4	e)80 to 15mm dia D.I Pipe (500 Mtr)	177.61	MT	355.70	63176	
13.4	, , , , , , , , , , , , , , , , , , , ,		Total	, , , , , , , , , , , , , , , , , , , ,	16908000	
		Dedduct @ R	s: 17.32 %	of all items	2928400	
		Alloted cost after the addition 13979600				
Rates & Qty (<u></u>	Alloted Cos	Say Rs		139.79 Lacs	
read Oraftsman Terms & Co	Technica Officer	Mai Shakti		sion Bijbehara		
	nditions: The cost of work should in no case exceed beyond Rs. 139.79 Lacs (Rupees	One Crore Thi	rty nine luc	sevency mine		
2	The work shall have to be completed within a period of 150 days from the date of issuance of this allotment order falling					
	which penalty upto 10% of the total value of contract shall be impose The earnest money shall be deposted in the shape of CDR/FDR/BG within seven days					
3	NIT/SBD.					
	Client/Paying Authority: The client/paying authority shall be the concerned Executive Engineer. Besides, the supervision of the various components of the work shall be carried out by the concerned Engineers of the Division/TPIQM consultants under the overall coordination of the concerned Superintending Engineer Hydraulic Circle/Executive Engineer/Assitant Executive Engineer					
;	Terms of Payment: Payment can be claimed on a monthly basis subject to the amount of bill being proportionate to the value of work viz a viz completion period within a					
	Payment can be claimed on a monthly basis subject to the amount of bill being proportion of -5%.	or clonate to the	file of work	iz a viz completion	work. If during	
	variation of -5%. Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the Land cost thereof shall be recovered from the firm / joint venture and shall be recommend.	nths after the suc e to rectify the sa Department may g mended for furthe	cessful comm me within a p get the defect r punitive act	issioning of subject eriod of ten days of s removed/ repaired tion as governed und	work. If during receipt of intimation I by any other agenc der the relevant clau	
j	variation of -5%. Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning, defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D.	nths after the suc e to rectify the sa. Department may g mended for furthe trial run of the w epartment.	cessful comm me within a p get the defect r punitive act ork for a peri	issioning of subject eriod of ten days of s removed/repaired ion as governed und od of 03 months dui	work. If during receipt of intimation if the any other agency der the relevant clauring which the bidde	
5 7 3	wariation of -5%. Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning, defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the L and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months.	nths after the suc e to rectify the sa Department may t mended for furthe trial run of the w epartment. e after the success noticed during to deemed fit for ge	cessful comm me within a p get the defect r punitive act ork for a peri ful completic sful completic ting the defe	issioning of subject is removed/ repaired to as governed under of 03 months duited of 07 months duited of	work. If during receipt of intimation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling the receipt of the to a maximum ceiling the content of the total the total the total the the total the	
j	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the L and cost thereof shall be recovered from the firm / joint venture and shall be recomm of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supposused by the allottee or in the event of any default or failure by the allotte contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice	nths after the suc e to rectify the sa Department may y mended for furthe trial run of the w epartment. e after the success noticed during to deemed fit for ge diess / works or tee in complying edies available	cessful comm me within a p pet the defect r punitive act ork for a peri eful completic ne DLP. In cas etting the defe in the event g with any o to it under a	issioning of subject eriod of ten days of some as governed und of 03 months during of Trial run. The reany defect remainst rectified subject of any damage of the terms and cury law for the time any law for the time and subject uny law for the time and subject unique uniqu	work. If during receipt of intimation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling porditions of the	
	warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the L and cost thereof shall be recovered from the firm / joint venture and shall be recommon of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the Dr. Defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supple caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part	nths after the suce to rectify the sand partment may a mended for furthe trial run of the wepartment. The after the success noticed during to deemed fit for gentles / works or tee in complying edies available to be determined ty.	cessful comm me within a p pet the defect r punitive act ork for a peri- oful completic the DLP. In cas ting the defe in the event g with any o to it under a by the depo	issioning of subject eriod of ten days of a removed/repaired ion as governed und of 03 months during of Trial run. The reany defect remainst rectified subject to f the terms and conny law for the till artment.	work. If during receipt of intimation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling coccurring or being onditions of the me being enforce in the second seco	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allotte contract, the Department shall with or without prejudice to any other rem the UT: a)Terminate the contract after 15 days notice and/or b)Recover the amount of loss caused by damage, failure or default, as may	nths after the suce to rectify the sand partment may a mended for furthe trial run of the wepartment. The after the success noticed during to deemed fit for gentles / works or tee in complying edies available to be determined ty.	cessful comm me within a p pet the defect r punitive act ork for a peri- oful completic te DLP. In cas ting the defe in the event g with any o to it under a	issioning of subject eriod of ten days of a removed/repaired ion as governed und of 03 months during of Trial run. The reany defect remainst rectified subject to f the terms and conny law for the till artment.	work. If during receipt of intimation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling coccurring or being onditions of the me being enforce in the second seco	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the Dr. Defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supple caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract.	nths after the suce to rectify the sace to rectify the sace to rectify the sace the suce trial run of the we partment. The after the success moticed during to deemed fit for gentles / works or the in complying redies available to be determined by.	cessful comm me within a p pet the defect r punitive act ork for a peri eful completic te DLP. In cas ting the defe in the event g with any o to it under i by the depo	issioning of subject eriod of ten days of a removed/repaired for as governed under of 03 months during of Trial run. The learny defect remainst rectified subject of the terms and cany law for the time artiment.	work. If during receipt of intimation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling conditions of the me being enforce in the bidder shall be a maximum ceiling on the me being enforce in the being enforce	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract. and/or e) Force Majeure:	nths after the suce to rectify the san Department may a mended for furthe trial run of the wepartment. e after the success moticed during the deemed fit for gettles available a be determined by the contraction perior the contraction perior the contraction perior the contraction the contraction perior the contraction the contraction perior the contraction the contraction that the contraction the contraction that the contraction the contraction that the contraction th	cessful comm me within a p get the defect r punitive act ork for a peri eful completic te DLP. In cas ting the defe g with any o to it under to by the depo	issioning of subject eriod of ten days of so removed/repaired ion as governed under of 03 months during of Trial run. The reany defect remainst rectified subject to f the terms and complete the terms and co	work. If during receipt of intentionation to by any other agence der the relevant clauring which the bidde bidder shall be as unattended by the to a maximum ceiling conditions of the me being enforce in the being enforce in the state of the me being enforce in the state of the me being enforce in the state of the me being enforce in the state of the stat	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Rum: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract and/or e) Forfeit the performance security and blacklist the firm. Force Majeure: Any failure or commission to carry out the provision of	nths after the suce to rectify the san Department may a mended for furthe trial run of the wepartment. e after the success moticed during to deemed fit for gettles / works or the in complying edies available to be determined by. It he contracture of communication periodics are the contracture of communication	cessful comm me within a p get the defect r punitive act ork for a peri ful completic te DLP. In cas tting the defe in the event g with any o to it under o by the depo	issioning of subject teriod of ten days of so removed/repaired ion as governed under of 03 months during of Trial run. The ideany defect remainst rectified subject to fithe terms and county law for the time terms. The of 0.5% of the distribution of the terms and county law for the time terms and county law for the time terms.	work. If during receipt of interestination to by any other agencial to by any other agencial to be a sunattended by the to a maximum ceiling or being on dittions of the me being enforce in the any claim by a ACT OF GOL	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Rum: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract and/or e) Forfeit the performance security and blacklist the firm. Force Majeure: Any failure or commission to carry out the provision of	nths after the suce to rectify the san Department may a mended for furthe trial run of the wepartment. e after the success moticed during to deemed fit for gettles / works or the in complying edies available to be determined by. It he contracture of communication periodics are the contracture of communication	cessful comm me within a p get the defect r punitive act ork for a peri ful completic te DLP. In cas tting the defe in the event g with any o to it under o by the depo	issioning of subject teriod of ten days of so removed/repaired ion as governed under of 03 months during of Trial run. The ideany defect remainst rectified subject to fithe terms and county law for the time terms. The of 0.5% of the distribution of the terms and county law for the time terms and county law for the time terms.	work. If during receipt of interestination to by any other agencial to by any other agencial to be a sunattended by the to a maximum ceiling or being on dittions of the me being enforce in the any claim by a ACT OF GOL	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomm of the contract including blacklisting. Trial Rum: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allotte contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract. and/or e) Force Majeure: Any failure or commission to carry out the provision of department or bidder one against the other if such failu which shall include all natural calamities such as fires, justice and as fires, justice and include all natural calamities such as fires, justice and include all natural calamities such as fires, justice and include all natural calamities such as fires, justice and include all natural calamities.	nths after the suce to rectify the san Department may a mended for furthe trial run of the wepartment. e after the success moticed during to deemed fit for gettles / works or the in complying edies available to be determined by. It he contracture of communication periodics are the contracture of communication	cessful comm me within a p get the defect r punitive act ork for a peri ful completic te DLP. In cas tting the defe in the event g with any o to it under o by the depo	issioning of subject teriod of ten days of so removed/repaired ion as governed under of 03 months during of Trial run. The ideany defect remainst rectified subject to fithe terms and county law for the time terms. The of 0.5% of the distribution of the terms and county law for the time terms and county law for the time terms.	work. If during receipt of interestination to by any other agencial to by any other agencial to be a sunattended by the to a maximum ceiling or being on dittions of the me being enforce in the any claim by a ACT OF GOL	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Run: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supple caused by the allottee or in the event of any default or failure by the allotte contract, the Department shall with or without prejudice to any other remediated by the allottee or in the event of any default or failure by the allottee of blackers and/or blackers and/or blackers and for contract after 15 days notice and/or blackers the extra cost, if any, involved in allotting contract to other part and/or dlimpose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract and/or e)Forfeit the performance security and blacklist the firm. Force Majeure: Any failure or commission to carry out the provision of department or bidder one against the other if such failur which shall include all natural calamities such as fires, justices and the contract of	nths after the suce to rectify the same pepartment may a mended for furthe trial run of the wepartment. e after the success noticed during to deemed fit for getting to deemed fit for getting to deemed fit for getting a complying edies available to be determined by. In the contraction of the wepartment floods, eart.	cessful comm me within a p get the defect r punitive act ork for a peri ful completic the DLP. In cas etting the defe thing the defe to it under a by the depo d to the tun t shall no cission ar hquake, i	issioning of subject to eriod of ten days of a removed/repaired ion as governed under of 03 months duit of 03 months duit of 03 months duit of 04 months duit of 05 months dui	work. If during receipt of intimation is by any other agence der the relevant clauring which the bidder shall be as unattended by the to a maximum ceiling or being onditions of the me being enforce is lelayed portion of any claim by ACT OF GOL cikes, riots,	
	Warranty: The firm shall be bound for satisfactory performance of works for 18 mo warranty period any malfunctioning/ defects arise, the firm /joint venture shall hav In case of any failure on the part of the firm/joint venture to remove the defect, the I and cost thereof shall be recovered from the firm / joint venture and shall be recomn of the contract including blacklisting. Trial Rum: After testing and commissioning of work, the bidder will have to make a will have to operate and maintain the executed work to the full satisfaction of the D. Defects Liability Period (DLP): The defects Liability Period (DLP): The defects Liability period shall be for a period of 12 Months which shall commence responsible to make good & remedy at his own expense any defect in works which is firm at the completion of DLP, the department may extend the DLP for such time as 6 Months. Liquidated damages (LD) In the event of allottee failing, declining, neglecting or delaying the supp caused by the allottee or in the event of any default or failure by the allott contract, the Department shall with or without prejudice to any other rem the UT: a) Terminate the contract after 15 days notice and/or b) Recover the amount of loss caused by damage, failure or default, as may and/or c) Recover the extra cost, if any, involved in allotting contract to other part and/or d) Impose Liquidated damages on account of delay beyond the schedule contract every week but not exceeding 10% value of the contract and/or e) Forfeit the performance security and blacklist the firm. Force Majeure: Any failure or commission to carry out the provision of	nths after the suce to rectify the same pepartment may a mended for furthe trial run of the wepartment. e after the success noticed during to deemed fit for getting to deemed fit for getting to deemed fit for getting a complying edies available to be determined by. In the contraction of the wepartment floods, eart.	cessful comm me within a p get the defect r punitive act ork for a peri ful completic the DLP. In cas etting the defe thing the defe to it under a by the depo d to the tun t shall no cission ar hquake, i	issioning of subject to eriod of ten days of a removed/repaired ion as governed under of 03 months duit of 03 months duit of 03 months duit of 04 months duit of 05 months dui	work. If during receipt of intimation is by any other agender the relevant clauring which the bidder shall be as unattended by the to a maximum ceiling or being onditions of the me being enforce is lelayed portion of any claim by 'ACT OF GOL' rikes, riots,	

F	Safety of Govt. Infrastructures:
	The bidder should ensure the safety of the water supply lines, sewer lines, telephone cables, power cables, storm water drains etc., pipe laying alignment and, by the Department at the risk and cost of the allotee,
	Allottee's risk and insurance: All risks of loss or damage to physical property and of personal injury and death which arise during and in consequence of the performance of the Contract are the responsibility of the Bidder.
15	Work under Bidders Charge: From the commencement of the work to the completion thereof the same shall be under the bidders charge. The bidder shall be held responsible for and make good any loss or injuries by fire or other causes / theft and shall hold the Government harmless for any claims for injuries to persons or damage to property happening from any neglect, default, want of proper care and misconduct on the part of the bidder, or any of his employees, during the execution of work. The bidder shall be responsible for the compensation if any, to labour under the existing labour laws of the country.
16	Setting Out of Works: The bidder shall be responsible for the time and proper setting out of all the works and for the correctness of the positions, levels, dimensions and alignment of all parts of the works and for the provision of all necessary instruments, appliances and labour in connection therewith.
17	Labour: The bidder shall make his own arrangements for the engagement of all types of the labour, required for the execution of the Job. No workman below the age of 18 years shall be employed on the works. Also the bidder shall comply with the provisions of all labour laws and the rules framed there under.
18	Storage at Site: The bidder shall at his own cost make arrangements for proper storage especially towards Rain and Snow damages of the equipment/ materials at sites till its erection/completion. For the purpose the bidder shall, with the approval of Engineer in charge construct temporary storage accommodation for equipment/ material at site for which land shall be provided by the department near the site of work.
19	Watch & Ward of Works: The bidder shall in connection with the work provide and maintain at his own cost all lights, guards, fencing and watching, when and where necessary or required by the Department for the protection of the work or safety and convenience of the Public etc.
20	Final Acceptance: The equipment/work shall be accepted by the Department only after the system has been tested and has performed satisfactorily in all respects, at site, in accordance with the provisions of the contract.
21	Cleaning Up: On completion of the works the bidder shall clear away, load into trucks or any other transport and remove from the site all constructional plant, surplus materials, dismantled or otherwise, earth and rubbish and temporary works of every kind and leave the whole of the site and works clean and in a workmanship condition, to the satisfaction of the Department.
22	Power and Water Supply: The bidder/firm shall make his own arrangement, at his own cost, for all lines, individual power points, etc. to the machinery and plant required by him for the bidder/firm shall make his own arrangement, at his own cost, for all lines, individual power points, etc. to the machinery and plant required by him for this purpose at the erection, testing and commissioning of the equipment ordered on him. The bidder shall pay for all electrical energy consumed by him for this purpose at the prevalent electricity to the Power Corporation and the bidder's final bill shall be settled only after he gets a no outstanding certificate from the concerned Electric Division. The Division shall not be responsible, and the bidder shall have no claim whatsoever for any interruption in power supply or voltage fluctuation or total cut off at the site. The bidder/firm must provide an alternative source of power, at his own cost, at the site for completion of the work. The bidder shall make his own arrangements for water to be used for the execution/Hydro-testing/ water tightness Test/ Curing, labour colony, Site Office etc.
3	Agreement: As soon as letter of award is communicated to the firm, the contract shall be complete and binding upon them, the bidder/firm shall also be required to As soon as letter of award. Failure to execute such an agreement in time execute an agreement with the competent authority within seven days from the date of sisue of letter of award. Failure to execute such an agreement in time execute an agreement with the competent authority within seven days from the date of delivery of the material/completion of works shall be reckoned 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 in favour of successful firm.
4	from the date of issue of the letter of ward in factors of the tender documents are tentative and subject to increase or decrease. Tender quantities: The advertised quantities in the tender documents are tentative and subject to increase or decrease, depending upon actual requirement at site as per the design and other considerations. The successful hidder shall have no claim reservation on this account and the decision of the department shall be final and binding.
5	Third Party Monitoring: The allotted works shall be subject to check by the third party monitoring agency (TPIQM) appointed by the Department. The agency shall be subject to check by the third party monitoring agency (TPIQM) appointed by the Department. The agency shall be check the quality of works executed by the agencies, quality of materials used for construction and quality of machinery installed in each scheme. The TPIQM's role shall be that of an assistant to the Employer's Representative for the purpose of monitoring and evaluation of the performance of the Contract during the Contract Period.
6	All other terms and conditions as laid down in form No.25 of P.W.D. shall remain in force and binding on successful tenderer.
py to the :-	
	Chief Engineer Kmr PHE Department Srinager for favour of information please. District Dev.Commissioner Anantnag for favour of information please
	Assistant Executive Engineer PHE Sub – Division Analysis and the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision stipulated time period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the provision strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the period and strictly in accordance with approved proposals, besides the amount of work does not exceed beyond the period and strictly in accordance with a period and accordance with a period accordance with a period and accordance with a period accor
•	Technical Officer Divisional Office for information File Concerned
•	Executive Engineer