Dy. Director Hort. Divn. Dwarka

DELHI DEVELOPMENT AUTHORITY HORTICULTURE DIVISION DWARKA

No.: F.10 (128) /12-13/Hort.Dwk/DDA/ 22/3	Dated: $\partial 3/2/2$
D. Freun lal Sucal Jordon Mot 2063 G. Block Outab Vilos Ph. D. Gold Clarky Noyat y orth N. Delle N	
Subject: MOVariores orlines weeks Bul X MO Vulc NOIL and 3 affected 30. C.H. mountation of Vulc Do	ine NAPI ut Road Autorhai VIII. Sent-19
Reference:	
1. Performance guarantee No. 258584 dated. 25	2-2-13 valid unto 15multo the
aleann makadini ad	
Dear Sir,	95,
Your negotiated/ Quoted item rate tender for the above	e mentioned work has been accepted on behalf
of DDA as under:-	
Estimated Cost.: Rs. 647074-	
Contractors Quoted Rate: Rs. 926 AUU -	
Accepted Tendered Amt.: Rs. 715711-01	2 1 111
The percentage to be taken for the purpose of clause I based on DSR-2007	2 shall be% above / below on rates.
You are requested to attend the office of the undersig	ned along with non-judicial stamp paper worth
Rupees 50/- (Rupees Fifty only) within seven days from the co	late of issue of this letter to sign the agreement.
failing which the acceptance of the tender is likely to be with	drawn and earnest money be forfeited. You are
failing which the acceptance of the tender is likely to be with also requested to contact the A.D. (Hort.) of this details of the second contact the A.D. (Hort.)	ivision and start the work at once. Please note
that the time allowed for carrying out the work as entered in	this tender will be reckoned from the 10th day
from the date of issue of this letter to commence the work.	
The annulus of manifest descriptions	
The supply of required material as per agreement sche the date of issue of award letter, failing which it will be assu	edule should be completed within 15 days from
work & the action under terms & condition of agreement will	hed that you are not interested in executing the
work & the action under terms & condition of agreement will Time allowed for the execution of the work	/supply shall be 12-MY keyour letter No
Dated 13-2-13 shall form	n part of the agreement
Encl.:- Schedule of Qty.	part of the agreement.
	Yours faithfully,
	\$ 1
	- Ohnol-
	'Dy. Director
Convitor	Hort. Divn. Dwarka
Copy to:- 1. Director (Hort.) N/W, DDA	
2. Jt. Director (Hort.) I to X, DDA	· · · · · · · · · · · · · · · · · · ·
3. Accounts Officer (Dwarka), CAU, DDA	
4. Ex. Engineer (Q.C.)-III, DDA	
5. A.O. (Works)-II, DDA	
6. Asstt. Dir. Hort. Dwarka, DDA	
7. Director (System), DDA for information & n.a.	1

DELHI DEVELOPMENT AUTHORITY HORTICULTURE DIVISION DWARKA

E. Cost:- Rs.646818.00 E. Money:- Rs.12936.00 P. Fees:- Rs.562.00 Times: 13 Months	Amount	17820-	136187	180801	18000-	SSOVO	Hy C	1,6660	2205	5
	Rate	324-	213-	640-	506	688-	7525Z	2607	3/2/2	-00694
		CUM	CUM	CUM	CUM	P/trip	P/bag	D/1 +r	D/a+1	P/qtl
<u> \}</u>	Qty.	55	63	27	200	80 trip	68 bags	64	7.0+1	12 Months.
SOQ OF NIT No. 128/2012-2013/Hort. Dwk. Name of work :- M/o Various colony under Dwarka Zone, N/A-II. M/o Park No1, 2, and 3 attached 30 mtr. road, Ambrai Village at Sec19, Dwarka, Phase-I. S.H.:- Maintenance of Park, etc.	Sr. No.		with all leads and lifts. (manure measured in stacks will be reduced by 8% for payment)	royalty and carriage with all lead and lifts.			†			9. Complete maintenance of 2.76 Acre Lawn, trees, shrubs etc. and job like weeding, clearing, watering, mowing of lawn, pruning of trees / shrubs, and sweeping & cleaning of existing path, top dressing of Lawn area with good earth and manure once/twice in a year as per requirement and removal of Lawn rubbish from the premises, look after of plants and entire Lawn premises during the night period, spray of pesticides/insecticides, application of chemical fertilizers etc if required for a period of 10 month, as per direction of officer-in-charge (excluding the cost of water and all other materials which shall be supplied by the department of shall be paid extra) The all T&P equipment will be made arrangement by the contractor.

<u>Delhi Development Authority</u> <u>Horticulture – Division, Dwarka.</u>

Name of work:	- Mo Homous och was weeds pulp Leve NAPI
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S.H	VIllian Such - 19 Ducen
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TERMS & CONDITIONS

- 1. The work shall be executed as per specification at site.
- 2. No T&P shall be issued by the department. All the arrangement for T&P items shall be made by the contractor.
- 3. The rate shall be quoted including all taxes and cartage etc.
- 4. The under singed has reserve the right to reject all or lowest tender without assigning any reason.
- 5. It is presumed the mortality casualty of plants shall be zero percent. However in case any casually occurs the same shall be replaced within 7 days by sufficient height of other plants by the contractor free of cost.
- 6. The contractor should maintain attendance and other record of the man power engaged by him required under law and must observe all the formalities under the labour act.
- 7. All labour liabilities will be bear by the contractor during maintenance period D.D.A will not have any responsibility of the deployed labour.
- 8. D.D.A is not responsible for any litigation with labour in the court of law and contractor will settle the matter on his risk and cost.
- 9. D.D.A will not pay any compensation to the labour of any miss-happening has been occurred during the execution of the work.
- 10. If any material is rejected shall be removed from the site with in a week, time, failing which the same shall be removed by the department and it will at the cost of contract and the department will not be responsible for any loss or damage during the process.
- 11. The quantity can be increase or decreased as per actual recruitment at site.
- 12. Non man power shall be engaged below 18 year age.
- 13. The instructions of the department staff are to be carried our properly. In case of any difference of opinion /interpretation of specifications and conditions the matter is to be referred by the contractor to the Engineer in charge for his decision. which shall be final and binding.
- 14. The department shall be at liberty to discontinue /cancel the contract agreement by giving one week notice without assigning reason there of decision of DDH shall be final and binding on the contactor for which no claim on any account shall be entertained by the department.
- 15. It shall be primary responsibility of contractor to maintain the law, plants in good and healthy condition. The whole garden should be maintain as neat, clean and maintain to its optimum level throughout the year.

16. Department shall not be responsible for any injury or permanent or death of any worker at site due to accident or malfunctioning of the equipment or by negligence of staff as well as there shall not be any accommodation for the labour.

17. All the material like good earth, cow dung manure jamuna sand, chemical fertilizer, insecticide & pesticide, seasonal seeds, and plants for new plantation will be issued by the department as and when required.

18. No payment will be made to the contractor for damage caused by rains or other natural calamities during execution of the work and no such claim on this account will be entertained.

- 19. The contractor must go acquired with proposed site for the works and study specification and conditions tendering. The work shall be executed as per drawn by the engineer in charge.
- 20. All incident charge of any kind whatsoever including cartage, storage, cutting and wastage etc. shall be borne exclusively y the contractor and n claim to be entertained to this effect.
- 21. The contractor will have no work as per programmed of the Deptt. And no claim whatsoever will be entertained to this effect.
- 22. The contractor must be available at site of work whenever officer in-charge or undersigned will visit the site.
- 23. The contactor shall take all necessary precaution to avoid accident. He shall be responsible for all damages and accidents caused due to negligence on his part during the execution of work, No such claim in his account will be entertained by **DDA**

24. The field staff are to be engaged as per yardstick. 6 XIOS

25. The supply of required material shall be completed within 15 days from the date of issue of award letter failing which the work awarded shall be cancelled & earnest money along with performance guarantee forfeited and work will be recalled at the risk and cost of contractor. Further if the required Horticulture material is not supplied well in time and Horticulture target failed due to this act of the contractor the necessary recovery will be made from the contractor for the causality of greenery.

tel. Dywata