KERALA RURAL WATER SUPPLY AND SANITATION AGENCY

NameofWork:

Construction of Rain Water Harvesting Ferro cement tank of capacity 10000 litres, 3.00m Diameter, 1.50m Height, under State Plan Scheme 2020-21, Thrissur District.

NOTICEINVITING TENDER VOLUME–I

Tender No	:	134/RC/KRWSA/2020/TSR
Tendered PAC	:	Rs.95,12,250/-
Last date of online submission of tenders :		01.10.2021, 5.00 PM
Date of tender opening	:	04.10.2021, 11.00 AM

RAIN CENTRE

OFFICE OF THE DIRECTOR (TECHNICAL) KERALA WATER SUPPLY AND SANITATION AGENCY PROJECT MANAGEMENT UNIT THIRUVANANTHAPURAM

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OFFICE OF THE DIRECTOR (TECHNICAL) KERALA RURAL WATER SUPPLY AND SANITATION AGENCY Project Management Unit Thiruvananthapuram-695001 Tel-0471-2320848, Email-rwhcentre@gmail.com

E-TENDERNOTICE

TheDirector (Technical), Kerala Rural Water Supply and Sanitation Agency, Project Management Unit, Rain Centre , Thiruvanathapuram-1invitessealed competitiveelectronictendersinTwolevelsystemforthe work detailed below from the contractors having valid and eligible A ,B C class registration from KPWD/KWA/CPWD/LSGD and Govt institutions.

Registered NGOs having the following qualifications are also permitted to attend the e-tender process.

- 1. Experience in the construction of 100 nos. of RWH units of 10000 liters capacity during the last three financial years. (Experience Certificate, issued by agreement authority should be uploaded while submitting the tender.)
- 2. The NGO should have a minimum annual turnover of 75 Lakh per year in the last three financial years of 2017-18, 2018-19 and 2019-20. (Turnover certificate, signed by the concerned auditor should be uploaded while submitting the tender).
- 3. The NGO should produce the audited accounts for the last three Financial Years.

This tender is an e-Tender and is being published online for the Project "Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10000 litres, 3.00m Diameter, 1.50m Height in Thrissur District", under State Plan Scheme 2020-21.

Thetenderisinvitedintwo coversystemfrom registered and eligible firms throughe- procurement portal of Government of Kerala (https://www.etenders.kerala.gov.in). Prospective bidders willing to participate in this tender shall necessarily register themselves with above mentionede-procurement portal.

The tender timeline isavailableinthecriticaldate section of thistenderpublishedin www.etenders.kerala.gov.in.Thebrief detailsoftenderareasfollows.

Tender No	134/RC/KRWSA/2020/TSR	
NameofProject	Scaling up of RWH & GWR programme under State Plan Scheme 2020-21.	
Nameofwork	Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10,000 litres for the households KadappuramGP, ThrissurDistrict, as per the list approved by GP.	
Nature of works	Construction of RWH tanks with filter unit and ground water recharge pit , Supply and fixing gutter pipe and 63mm PVC pipes for collecting water from the roof top , down pipe for flushing out first flow water , scour pipe, over flow pipe etc	
Location	In the premises of households in KadappuramPanchayath, ThrissurDistrict	
ProbableAmountofContract:	Rs.95,12,250./-	

SourceofFundforthiswork:	State Plan Fund	
Budget provision for the year	2020-21	
SaleofTenderDocuments	Documents are available in the site www.etenders.kerala.gov.inforfreedownload	
Tenderformsreceivedby	Director (Technical), KRWSA, Project Management Unit, Thiruvananthapuram.	
Tenderfee:	Rs.2,500+GST	
EMD:	Rs.50,000/-	
Mode of payment (Tender fee &EMD)	onlinepayment	
Pre-bidmeeting	22.09.2021at 2.00PM	
Corrigendum	Corrigendumifany willbepublishedin <u>www.etenders.kerala.gov.in</u>	
Last date and timeofsubmission oftenderselectronically tothe tenderingAuthority	01.10.2021at 5.00PM	
Dateandtimeofopeningoften ders	04.10.2021at 11.00 AM	
ValidityofBid(Firmperiod)	90days from the last date of submission of bid(electronically)	
Placeofexecutionofagreeme nt	Rain Centre, Project Management Unit, KRWSA, First Floor, PTC Towers, SS Kovil Road, Thampanoor, Thiruvananthapuram-695001.	
Periodofcompletionofwork	6 Monthsfromdateofagreement.	

Interestedbidderscangetfurtherdetailsregarding theworkfromtheofficeofthe Director (Technical), KRWSA, Project Management Unit, Rain Centre, Thiruvananthapuram-695001 Tel 0471-2320848, Email-rwhcentre@gmail.com.

All other relevant rules followed by KRWSA shall be applicable.

Director (Technical), KRWSA,Project Management Unit, Rain Centre, Thiruvananthapuram-695001.

KERALA RURAL WATER SUPPLY AND SANITATION AGENCY 2.DETAILEDTENDERNOTICE

SealedcompetitiveelectronictendersareinvitedforandonbehalfofDirector (Technical), KRWSAby theundersignedfromcontractors having valid and eligible contract licence A, B& C class registration from KPWD/KWA/CPWD/LSGD/Govt of India/Govt institutions. Registered NGOs having the following qualifications are also permitted to attend the e-tender process.

a. Experience in the construction of 100 nos. of RWH units of 10000 liters capacity during the last three financial years. (Experience Certificate, issued by concerned authority should be uploaded while submitting the tender.)

b. The NGO should have a minimum annual turnover of 75 Lakh per year in the last three financial years of 2017-18, 2018-19 and 2019-20. (Turnover certificate, signed by the concerned auditor should be uploaded while submitting the tender).

c. The NGO should produce the audited accounts for the last three Financial Years.

Nameof project: Scaling up of RWH & GWR programme under State Plan Scheme 2020-21. **Name ofWork:**Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10000 litres for the households of KadappuramGP, Thrissur District, as per the list approved by GP. The biddershall fill uptechnicalbidsheetandprice bidsin prefixedformatsanduploadinthewebsite alongwithNITVol.I&II.

2. Intendingtenderersmayenrollthemselvesfore-tenderinginthewebsitewww.etenders.kerala.gov.in. Thecontractors/NGOswhoareregisteredfore-tendering OnetimeregistrationisvalidforallKRWSAtenders. andhavevalidpasswordcanonly view/downloadtheTenderDocuments.The TenderScheduleshallbe Foruploading filledupintheprescribedformatprovided intenderdocument. thetenderdocuments, the tenderer has to remit the amount towards cost of tender documents as well as the prescribedEMDthroughonlinepaymentmechanismfore-procurementsystemofGovt.ofKerala.Tenderersareadvised tovisit ofe-Procurementwebsite(www.etenders.kerala.gov.in)fordetailed the"Downloads"section instructionsonmakingonlinepaymentusinginternetbankingfacility ofSBIorby usingNEFTfacility. Onlythosetenderscheduleswhicharedownloadedfromthewebsiteanduploadedafterfillingonlywill beconsidered.Bidderscanmakeuseofthelinks"helpforContractors",'FAQ", "BiddersManualKit" etc.intheabovewebsiteformoredetailsonregistrationandbidsubmission.Forfurtherassistancethey canalsocontact overphone orby mailtotheregionalofficesofKeralaStateITMissionin theaddresses availableinthewebsite.

Thetendersshallbesubmittedelectronically to theDirector (Technical), KRWSA, Project Management Unit ,Rain Centre , Thiruvananthapuram 695001inthemethodavailableatthe website <u>www.etenders.kerala.gov.in</u>.Thetenderer hastoremittheamounttowardscostoftender documentsand EMDthroughonlinepaymentintime. Thebidsubmissionisalloweduptothelastdateandtimegiven inthistendernotice.Submittingbiddocumentsinnowayforarightor/eligibilityforpre-qualification ofawardingthework.Thepre-qualificationcriteriaare describedinthebiddocument. Thepricebidshallbesubmittedelectronically only.

Thebiddershallfilluptheprequalificationsheet,technicalbidsheetandpricebidsinprefixedformatsalongwithNIT,ScopeofworkoranyotherdocumentuploadedbytheDirector(Technical)anduploadinthewebsite.Additionaldocumentsifanyaretobescannedanduploadedinthewebsite.Thepricebidsheetanduploadedinthewebsite.pricebidsheetanduploadedinthewebsite.theoriginalsofthedocumentsuploadedincludingthosescannedanduploaded(exceptpricebid)with

thepreliminaryagreement executed in the prescribed Kerala Stamppaper (Rs. 200). In the vent of discrepancy between the scanned copy and the original submitted original submitted original submitted original submitted or the scanned copy and the the scanned c

documents within the prescribed time, the tenders ubmitted by the tender erwill be summarily rejected and the EMD for feited.

TechnicalBidshall be opened in the presence of the Bidder or their authorized representative who chooses to attend the specified tender opening. After the evaluation of TechnicalBid, the Director (Technical) will intimate the bidders who have qualified in Technical bid, the date and time of opening of the Price bid which will be fixed subsequently. The participating bidders can view the bid opening on line and view therates of competitors after tender opening. Bidders are requested to furnish Telephone No/FaxNo/Email ID for speedy transfero finformation.

Director (Technical)willnotberesponsibleforanycostorexpensesincurredbybiddersin connectionwithpreparationor deliveryofbidorlossofanydocumentduringtransit.Dateextensionwill notbeallowedwithoutspecificreasonsandwhichisbeyondthecontrolofKRWSA.Intheeventofanyof thespecifieddatebeingdeclaredaholiday,theeventwilltakeplaceatthesametimeandplaceonthe nextworkingday.AllotherconditionsofinvitationoftenderswillbeasperprevalentrulesinKRWSA.

3.Deleted.

4. Thepre-bidmeetingwillbeon22.09.2021at2.00PM. The clarification sifany will be published in
documents and copy4. Thepre-bidmeeting will be on 22.09.2021at2.00PM. The clarification sifany will be published in
documents and copysubmitted duly signed in hard copy.of same shall be uploaded and

 $5. Period of completion of the work tendered will be 6 \ (Six) months from date of agreement.$

6.Thetendersshallbesubmittedelectronicallybefore5.00 PMon01.10.2021.Thebiddershallfillup theprequalificationsheet,technicalbidsheetandpricebidsinprefixedformatsalongwithNIT,Scope ofworkoranyotherdocumentuploadedby theDirector (Technical)anduploadinthewebsite. Additionaldocumentsifanyaretobescannedanduploadedinthewebsite. The price bidsin prescribedformats should be submitted electronically only.

7. Thetendersshallbeopenedat11.00 AM on04.10.2021. Thebiddersareadvisedtobepresentforthe opening often deror they can view the opening through the website. The electronically submitted price bidofthosecontractorswhosetechnicalbidsareatparwiththeN.I.Tonly willbe openedbythe Director KRWSAaftergivingdueinformationaboutthetimeanddatetoallthe (Technical), selectedbiddersinadvanceandinthepresence of the bidders present at the time of opening. The decision r e g a r d i n g theeligibilitytobeselected oftheDirector (Technical), KRWSA for the opening of the financial bids will be final and its hall not be appealable. Tenders without requisite EMD and otherwise the second srparticularsshallnotbeconsideredfurtherbutwillberetained with KRWSA.

8. The cost of tender form, for this tender is not refundable even though the tender is cancelled or rejected at any stage.9. Deleted

10. The contractors who are either blacklisted or failed to complete the works or refrain from executingtheagreementandcompletingtheworkshallnoteligibletoparticipateinthistender.

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3.LETTERSUBMITTINGTHETENDER

(shallbesubmitted in this format after filling the details along with hard copies)

Ref.No.Place

Date

From	
То	
TheDirector	
(Technical),	KRWSA,
PMU	
Rain Centre	
Tvm-1.	
Sir,	

Sub: Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10000 litres for the households of KadappuramGP, Thrissur District.

Ref:Youre-tenderNotification No.134/RC/KRWSA/2020/TSR,Dated 08.09.2021

1. I/We... as the duly authorized person(s)inmy/our official capacity as..... of the aforesaid firm, hereby submit this tender for your consideration. I/wehavereadandunderstoodall infullspiritandmeaning.I/Wehereby agreetoacceptall conditionsofthisdocument theconditionsput forthinthetenderdocumentwithoutanydeviationsorwiththeexceptions, which may be expressly admitted and accepting authority before award accepted by the tender the of work. Preliminaryagreementdulyexecutedandsignedin Rs.200/-worthstamppaperisalsoenclosed.Copyof thespecificationsduly signedisalsoenclosed.

2. EMDforRs...../-hasbeenremittedthroughCreditCard/NetBanking.

3. I/Wefurtheragreetocompletethewholeworkinallrespectswithin6(Six)monthsfrom dateofagreement.

4. I/We agree to keep the tender open for acceptance for a period of **90days** from the last date prescribed for submission of tender.

5.l/WeagreethatAgencyshallwithoutprejudicetoanyotherrightorremedybeatlibertytoforfeit thesaidearnestmoney absolutelyif

(a)In case we fail to keep the tender open as aforesaid or make anymodificationsinthe terms and conditions of the tender.

(b) After the Tender is accepted, l/We fail to execute the agreement as provided in the tender conditions or to commence the execution of work as provided in the condition.

6. ThetendersubmittedisfullyinaccordancewithNITandI/weagreetoallNITconditions and anyotherconditionsprevailinginKRWSAintoto.

7. Ihavenotincludedanyconditionsinquotingforthistender.

Yoursfaithfully

(OfficeSeal)

SIGNATURE with name and address of contractor

4. PARTICULARSSHOWINGSTATUSOFTENDERER

(Shall be submitted in this format after filling the details along with hard copies)

4.1.1Nameoftenderer

4.1.2Address (a)Permanent : (b) Presentforcommunication : (c)E-mailID Fax Telephone (land/mobile) :

4.1.3Statusofthetenderer/individualorpublicLtd.Co.orPrivateLtdCo.orregisteredpartnershipconcernproprietaryconcern or Registered Ngo:

4.1.4NameandaddressofChairmanofBoardofDirectors

:

andManaging Director/Managing Partner (incaseof partnershipconcern) orProprietor(incase ofproprietary concern)

[Memorandum ofArticlesandAuthorization/Partnership deed] :

4.1.5Whether thetenderer is a registered contractor of KWA/ any State /Central Government Department. (CPWD,MES,Railway etc)orlocalbodies(ie.PortTrust, DistrictBoard, Municipality orastatutorybody)withReg. No.andyearandissuingauthority 4.1.6Nameandaddressoftworesponsiblepersons (Preferably Senior Engineers/ Officers of a Government Department, Quasi Government organization or a local body/Regional Project Directors or Director Technical of KRWSA), to whom reference can be made regarding

experienceandperformance

4.1.7WhetherAuthorization to actonbehalf ofthefirm presentedornot :

SIGNATUREWITHNAME&DESIGNATION

(OFFICESEAL)

5.FORMSOF AGREEMENT

(A)FORMOFPRELIMINARYAGREEMENT

.....of the notice inviting tendersstatedasfollows:

 $Within {\it fifteendays} after the date when the acceptance of the tender has been intimated to him, the$

tenderershalldepositasum sufficienttomaketothe balancewhichtogetherwiththeamountofearnest money depositedshallbecreatedassecurity for he proper fulfilment of the same and shall execute an agreement for the workinthestipulatedmanner.Ifhe failstodothisorinthecaseofthecontractto maintainaspecifiedrateofprogress (tobespecifiedineachcaseinthetenderschedule)theearnest money and security depositshall beforfeited to KRWSAandfreshtendersshallbecalledfororthematter otherwisedisposedoff. If as a result of such measures due to the default of the tender errop ay therequireddeposittoKRWSAresultsinany losstoKRWSA,thesamewillberecoveredfromhimasarrearsof revenue. The original contractorshall have no claim whatever tothesumthat tothe maybedue contractor on this or any other subsisting contracts or under the RevenueRecovery Actorotherwisethe KRWSAmay decide.

NOWTHESEPRESENTWITNESSANDitismutuallyagreedasfollows:

The terms and conditions for thesaid contract having been stipulated in the said tender form to which the contract or has a greed, a copy of which forms part of this agreement, it is a greed that the terms and conditions stipulated there in shall bind the part to this agreement extend to which they are abrogated or altered by express terms and conditions here in agreed to and in which accept the express provisions here in all supersedet hose of the same tender form.

1. The contractor hereby agrees and under takes to perform fulfillall the operations and obligations with the execution of the saidwork Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10000 litres, , for the households of Kadappuram GP, Thrissur District.

2. If the tenderer does not come forward to execute the original agreement after the said work is a warded and selection notice is sued in his favour commits breach of any of the conditions of the contract as stipulated in the NIT as quoted above within the period stipulated there in may rearrange the work otherwise or loss so sustained by the KRWS A can be realized from the tender er under Revenue Recovery A ctasifarrears of land revenue as assessed, taking into consideration the prevailing PWD rate and after giving due notice to contractor. The acquisition taken by such authority officer or officers shall be final and conclusive and shall be binding on the contractor.

3. Thetendererfurtheragrees that any amount found due to KRWSA under or by virtue of this agreement Tender renderer Tendering Officer shallberecoverablefromthecontractorfromhisEMDandhispropertiesmovableandimmovableas arrearsofLandRevenueundertheprovisionsoftheRevenue Recovery Actforthetimebeingorinany othermannerastheKRWSA may deemfitinthisregard.

 $\label{eq:constraint} 4. The tender of tender of$

by final bills will be made only according to the availability budget provision and all otment of funds to the standard standar

theworkunderrespective headsofaccountinwhichtheworkis sanctionedandarrangedandalsosubjecttoseniority of such bills. Noclaimforinterestorfordamages whatsoevershallbemadefor the belated settlement of claims of bills.

EXECUTIVE DIRCTOR

In the presence of witness 1. 2. Signed and delivered by Sri......the contractor

1.

2.

Note:-The form should be presented in Rs. 200/-valid stamp paper of Govt. of Kerala.

(B)FORMOFFINALAGREEMENTTOBEEXECUTEDONAWARDOFWORK

AGREEMENTNo......WORKSCONTRACT.

Harvesting Ferro Cement Tank of capacity 10000 litres, 3.00m Diameter, 1.50m height, for the households of KadappuramGP, Thrissur District by the former for the use of the KRWSAas per accompanying, plan, specification and conditions of contract approved by the Director (Technical), PMU, KRWSA, Trivandrum Signed and delivered by the above mentioned.

Sri.....thecontractor

Inpresence

1.

2.

SignedanddeliveredbytheDirector (Technical),KRWSA,PMURain Centre TrivandrumandonbehalfoftheKRWSA.

DIRECTOR (TECHNICAL)

Inthepresenceofwitness

1.

2.

6.DEFINITIONSAND INTERPRETATIONS

- 1.'Government'meansGovernmentofKerala.
- 2.'Agency/KRWSA'meanstheKerala Rural Water Supply and Sanitation Agency.
- 3.'Director (Technical)' meansthe Director (Technical), Kerala Rural Water Supply and Sanitation Agency., Thiruvananthapuram.

4. 'Director Technical' meansDirector TechnicalattheofficeoftheDirector (Technical), KeralaRural Water Supply and Sanitation Agency, Thiruvananthapuram.

5. DeputyDirector Technical' means Deputy Director TechnicalattheofficeoftheDirector (Technical),Kerala Rural Water Supply and Sanitation Agency Thiruvananthapuram

6. 'Engineer' means the authorised Engineer at the officeoftheDirector (Technical),Kerala

Rural Water Supply and Sanitation Agency, Thiruvananthapuram.

- 7. 'Technical Supervisor' meanTechnical SupervisoroftheKerala Rural Water Supply and Sanitation Agency, who is in charge of the work.
- 8. 'Departmental officers' means officers of Kerala Rural Water Supply and Sanitation Agency, not below the rank of Technical Supervisor who is inchargeofthework.

9.'Work'meansthework/projecttobedoneasperthedescriptioninthetenderdocument.

- 10. 'Tenderer'meanspersonorpersons, firmorpartnershiporcompany or consortium of companies or NGO submitting at enderfor the work as defined under item 8 supra, either directly or throughduly authorized representatives.
- 11. 'Contractor means person or persons, firm or partnership or company or consortium of companies or NGOwhohaveentered into contract for the execution of the work.
- 12. 'Drawing'meansthedrawingreferredtointhetenderdocuments orsuch otherdrawingsasmay from timetotimebefurnishedorapprovedinwriting by the Director (Technical) or Director Technical.
- 13. 'Site' meanslandsandotherplaces, on, under, inor through which the work is to be executed or carried out or any other place provided by the Agency for the purpose of fulfilment of the Contract.
- 14.'Departmentalrate'meansrateworkedoutbytheAgencybasedondepartmentaldataandScheduleofRatesplusconveyanceplus10%towardscontractor'sprofitexceptonthecostofmaterialsissueddepartmentally.the advantagethe advantagethe advantage
- 15.'Specification' meansthe instructions, provisions, conditions and detailed requirementscontained in the tender documents.
- 16. 'M.D.S.S'meansMadrasDetailedStandardSpecifications(LatestEdition).
- 17. 'I.S.S' means Indian Standard Specification, ISO means International standard Organisation and BIS means Bureau of Indian Standards.
- 18. 'B.S.S'meansBritishStandardSpecifications.
- 19. 'Approved/Approvalmeansapprovalinwriting.
- 20. 'Day'meansadayfrommidnighttomidnight. 'Week' meansseven consecutive days
- 21.'Month'meansfrom the beginning of a given date of calendarmonth to the end of the proceeding date of the next month.

Tenderer

- 22. 'Timetested' meanstheperformanceofanitemisinsuchamanner thatithassuccessfully withstoodtheserviceconditionsintendedoriginallyforacontinuousperiodofnotlessthan <u>7years</u>inthepastwithouthaving shownany unpredicted and unpleasant effect and thus has proved the worthiness beyond doubt.
- 23. 'LeadPartner/partnerincharge' meansthepartnerwhoisauthorizedbyanagreementexecutedby allpartnerstoreceiveany instructions/communications/paymentsfromKRWSAandtoattendany discussionsorotheractivitiesinrespectofthiscontractonbehalfofallpartners.
- 24. 'Testing'Whenastructure /component /equipmentistestedtoascertainitsstrength/durability /materialcomparisonwithrespecttodesign/serviceloadsorperformancetothesatisfaction of the Technical Supervisorinchargeorasstipulatedinthescopeofwork orasperISS/BSS,orany such standards /specifications,itisdefinedastesting.
- 25. 'TrialRunning'meansputtingallcomponentstogetherwiththeservice /designconditionssoas toascertain theindividualandcombinedperformance of allworksunderthescopetogether, with respect to the design performance for aperiod specified in the scope of works.
- 26. 'Commissioning':meanshaving ensuredsatisfactioninperformancewithrespecttodesign/ Serviceconditionsintestingandtrialrunningputtingtheworksunderthescopeofworkinto desiredrealserviceconditionsfromaparticularmomentoftimecontinuously orotherwiseas envisaged.
- 27. 'Training'meansimparting oftraining toAgency staffwithsufficientpracticalandtheoretical knowledge for the operation and maintenance of the servicesystem/schemeandthe knowledgeforattendingtoemergencyrepairsoractingappropriatelyonemergencysituationsthat mayariseduringthelifetimeofthesystem, as included in the 'work'.
- 28. 'ManualmeansManualonWaterSupplyandtreatmentthirdeditionRevisedandup datedMay 1999 (or the latest) of Central Public Health and EnvironmentalEngineeringOrganization.
- 29.'MLD/mld'meansMillionlitersperday.
- 30.' LPS/lps/meansLitrespersecond
- 31."EPCM"meansEngineeringProcurement,ConstructionandManagement.
- 32."Maintenance" means Maintenance for specified period during the guarantee period mentioned after full commissioning of project.
- 33. "ETS" Electronic tendering system and "E-tender" meanselectronic tender.
- 35. "Tender" refers to all documents submitted by the bidder through electronic media and attachmentsinhardcopy.

KRWSA

7.TENDERCONDITIONS:PART-I

PRE-QUALIFICATIONOFTENDERERS

- 7.1 **The Director (Technical), KRWSA PMU, Thiruvananthapuram**for, and on behalf of the KRWSA proposetoarrangethefollowingwork:-:Construction of Rain Water Harvesting Ferro Cement Tank of capacity 10000 litres, for the households of KadappuramGP, Thrissur District.
- 7.2Thesuccessful tenderer shall be entrusted with the work for the completion of the project as described in the "Scope of Works" in Volume II.
- 7.3 Deleted

Engaging Incasethetenderersintendtoengageaconsultantforthepurposeofdesign aconsultant::oranysuchspecialized function for the contract, the name and address of such consultant together with an undertaking from the consultant shall be included in the technical bid package specifyingthespecialized function.

7.4 The tenderers who have submitted the bids, shall be considered as pre-qualified for consideration of their bids further only if:

Contractors having valid and eligible contract licence A, B & C class registration from KPWD/KWA/CPWD/LSGD/Govt of India/Govt institutions. Registered NGOs having the following qualifications are also permitted to attend the e-tender process.

a. Experience in the construction of 100 nos. of RWH units of 10000 liters capacity during the last three financial years. (Experience Certificate, issued by concerned authority should be uploaded while submitting the tender.)

b. The NGO should have a minimum annual turnover of 75 Lakh per year in the last three financial years of 2017-18, 2018-19 and 2019-20. (Turnover certificate, signed by the concerned auditor should be uploaded while submitting the tender).

c. The NGO should produce the audited accounts for the last three Financial Years.

7.4.1. Incase the tender is submitted as a joint venture:

- (i) The reshall not be more than four partners in a joint venture and one partners hall be designated as lead partner.
- (ii) Theleadpartnersubmitting thetenderon behalf of the jointventureshall(a)submitcomplete informationpertaining to each such partner and (b)state in the covering letter attached to the tender then ame of the lead partner in charge duly authorized for submitting the tender which shall be evidenced by proper power of attorney signed by legally authorized signatories of all the partners.
- (iii)Originalornotary attestedcopy of the agreement confirming the intent of all parties to form a joint venture shall be attached with the tender. It shall also distinctly show:

a)Thefinancialparticipationofeachmemberofthejointventureandthe responsibility of each member as regards the planning and execution of the work. erer TenderingOfficer

- b) Name of the lead partner in charge who is authorized to incur liabilities and receive instructions for and on behalf of all/any of the partners of the joint venture during the entire period of the contract including any extended period, as well as for receiving payments due.
- c) An undertaking to the effect that all the partners of the jointventureshallbejointly &severallyresponsiblefortheexecutionof the contract, in a ccord ance with the terms and conditions of the contract.
- d) A partner or a design consultant who has joined with the leadpartner to compete in this bid shall not compete singly or inassociation with any other tenderer for this work. Thetendererwhilesubmittinghisbidshallobtainanundertakinginthisregardfrom hisdesignconsultant/partnerandproduceitalongwiththetechnicalbid.
- e) The aggregate of the qualification criteria of all partners togethershall be sufficient to meet the requirements as if a single tenderonly onfinancial criteria.
- f)A lead partner of the joint venture shall meet at least 40% of the qualification criteria in terms of annual turnover and net worthand any other partner shall meet at least 25% of the qualification criteria.
- g) The extent of participation of each partnershall be specified as also experience of all such partners in the relevant field. However, a partner only for design and consultancy shall not be reckoned for the purpose of clause (f) above.
- h) Where the tender submitted is as per clause (g) above for thepurposeofattaining pre-qualificationasa designandmanagement consultant of the prime contractor, then full information shall begiven on the consultancyfirm'sproposed participation. An undertakingfrom the consultant for providing professional assistance to the contractor shall accompany the tender together with the complete details regarding the technical man power and experience of such consultant.
- i)Status of persons signing the tender on behalf of the firm in theeventofthetender being submittedby afirm,the personsigning thetenderonbehalfofthefirmshallstatehis positioninthe firmasto whether he is the proprietor, partner or Manager etc. He shall also furnish with the tender, the letter or other documents (inoriginal)authorizinghim toactonbehalfofthefirm.

7.4.2. CHANGEINTHEFIRM'SCONSTITUTION

- 7.4.2.1Inthecaseofcontractenteredintobypartnershipfirm,anychangeintheconstitutionofthefirm shallforthwithbenotifiedbythecontractortotheDirector Technicalandtotheofficerwithwhomthe agreementhasbeenexecuted.
- 7.4.2.2The tenderer, shall not without the previous sanction in writing of the agencyaccepting the tender, execute any power of attorney inrespect of any matter implying this contract and any such power of attorney executed without such sanctions shall not be recognized by orbe binding up on the Agency either to grant such sanction or to refuse itor revoke as anction once given.
- 7.4.2.3In the case of partners who are in joint venture for executing theagreement, no change in the individuals of the firm shall affect theliabilityofthepersonwhomaysigntheagreement. Any such changeshall be forthwith notified by the contractor to the AgreementAgencyand theDirector Technicalforinformation.

7.5TENDERSTOBEINPRESCRIBEDFORM

Tenders, which are not submitted in the prescribed form, shall besummarilyrejected.

7.6 HOWTOSUBMITTHEBID.

Thetendersshallbesubmittedelectronically to theDirector (Technical), KRWSA, Project Management Unit .Rain Thiruvananthapuram 695001inthemethodavailableatthe Centre website www.etenders.kerala.gov.in.Thetenderer hastoremittheamounttowardscostoftender documentsand EMDthroughonlinepaymentintime. Thebidsubmissionisalloweduptothelastdateandtimegiven inthistendernotice.Submittingbiddocumentsinnowayforarightor/eligibilityforpre-qualification ofawardingthework. The pre-qualification criteria are described in the biddocument. Thepricebidshallbesubmittedelectronically only.

Thebidder shallfilluptheprequalificationsheet, technical bid sheetandpricebidsinprefixed otherdocumentuploadedbytheDirector formatsalongwithNIT,Scope ofworkorany (Technical) and up load in the website. Additional documents if any are to be scanned and up loaded in the website.The price bid shall be submitted electronically only. Thetenderershallproduce before

theoriginalsofthedocumentsuploadedincludingthosescannedanduploaded(exceptpricebid)with

thepreliminaryagreement executed in the prescribed Kerala Stamppaper (Rs. 200). In the event of discrepancy between the scanned copy and the original submitted or if the tender erfails to submit the

documents within the prescribed time, the tender submitted by the tender erwill be summarily rejected and the EMD for feiting the tender of tender ofted.

VolumeI-This parts hould contain NIT and relevant details as per the NIT conditions. This should also a standard the second standardcontainallinformationrequiredfor the pre-qualification of the tenderer, such as copies of details of works done previously, work inhandetc.and such information should be furnished in specified formats Q.1

VolumeII- Scope of work and bill of quantities.

7.7 HOWTOSUBMITPRE-QUALIFICATIONBID

7.7.1 Itismandatorythatpre-qualificationapplicationshallcontainthefollowing.

- a. Contractors attending the bidding shall attach the copy of Contract license through electronic Medias.
- b. NGOs' shall submit informationcalledforinformatswithsupportingdocumentssubmitted throughelectronicmedia.

7.7.2Deleted

- 7.7.3All details furnished should be complete and as applicable six months prior tothe lastdate of submissionoftender.
- 7.7.4 Applicants are particularly advised to fill the details strictly as per thepara 7.7.1. Applications will be ifrequireddetailsarenotfurnishedandif rejected itdonot meettheminimum qualifications/requirementsmentionedanywhereinthisdocument.Anyformats furnished inlieu of **formats** will accepted.Theapplicantsmay prescribed not be furnishany additionalinformation, which in his opinion will highlight his capacity to perform, along with the attachments.
- under consideration, applicants and their representatives or other 7.7.5While, applications are interested parties are advised to refrain from contacting by any means KRWSA officers on matters related to theapplicationsunderscrutiny. Applicants willnotbepermitted to change the substance of applications Noncompliancewiththese their after they have been opened. provisionsshallbeacausefordisqualification. Tenderer

TenderingOfficer

7.7.6 Nofirms/partnerofanyfirm,consultantincluding designconsultantorindividualbewhohave submittedthetenderforaworkshallassociatewithanyotherbidderintheparticulartender.EMDin such asesshallbeforfeitedboththetenderswillbetreatedasrejected

7.8HOWTOSUBMITTHETECHNICALBID(Cover-BPartII)

7.8.1 Thereshallbeabriefdescriptionofthesystemsofferedasapreludetothebid under the title "Brief description of the systems offered" andnumbering eachoftheparagraphs. Thisshallbe followedby detailsofthecivilstructuresunderthetitle"Particularsofcivilworks." This shallcontain the particulars regarding length, breadth, total height, waterdepthandsizesofthedifferent Components and these components and themethodofexecution. Thetendererisbound to execute all the works described in NIT even though if it is not systems offered by the contractor.

7.8.2 Thedetailsshall,whereverpossible,befurnishedintheformofrowsandcolumns(Tables)for enabling quickevaluationoftheoffer,

- 7.8.3 A preliminary design substantiating the above shall be enclosed.
- 7.8.4 Drawingrequiredforexplaining the scope of work is appended in annexure 1.
- 7.8.5 Deleted
- 7.8.6 Deleted

7.8.7 The documents of the Technical bid as per Clause: 7.8.1 to 7.8.4 shall be arranged in the same order.

7.8.8 Theitemizedscheduleofworksexplainedunderthescopeofworks is furnished in the Part 2. The cost or rate shall not be disclosed anywhere in this sheet, as it shall render the tender invalid.

7.8.11ALTERNATEOFFERSANDDEVIATIONS

Anyalternativeofferdeviatingfrom the scope of work and specifications provided in the NIT will not be entertained and shall render the tender invalid.

7.9HOWTOSUBMITTHEPRICEBID

- 7.9.1 The price bid in format BOQ should be submitted electronically only. **The cost or rateshallnotbedisclosedanywhereinthissheet, asit shallrenderthetenderinvalid.** The price Bid shall be submitted only in theformat specified for that purpose (Form BOQ).
- 7.9.2 The price bid shall not be used for expressing or putting forth any techno-commercial conditions of the tender. Violation of this stipulation shall result in rejection of the tender after the opening of the price bid even if it may happen to be the lowest.

7.9.3 VARIATIONOF PRICEBID

Thetendererisboundtocarry outtheworkasperthespecificationatthequotedrate. Nothing inferior Tenderer

tospecification as per the scope of workincluded as part of this NIT shall be acceptable. Pricevariationonanyaccountshallnotbepermittedif notexplicitlyspecifiedotherwisein thisNITandthetendererisexpectedtofollowsoundengineering practicesinhisdesignsandcost calculations. Changes instatutorytaxes/levies, ifany,shallbeappliedoncostofpipeincaseof pipelineworks,involvingpipesupply.Inallsuchcasestheduties,levies,andtaxesinpercentagethat hehas considered in the quoted amount and the cost of pipes shall bedeclaredby thetenderer whilesubmittinghispricebid.Anyescalation/reductioninstatutorytaxes,dutiesandleviesetc. shallbeallowed beyondtheoriginalapproved periodaspertheprocurementschedule,acceptedand includedintheagreement.

7.10 ATTESTATIONOF CORRECTIONSANDADDITIONS

Care shall be taken to prepare the tenders without corrections/overwritings / erasing etc. However, if any corrections, additions or pasted slips shall be comencessary, the same shall be signed by the tenderer.

7.11 LANGUAGEANDCORRESPONDANCEOFTHETENDER

Tenders shall be submitted in English and all information in the tendershall be inEnglish. Informationinanyotherlanguage shallbeaccompaniedbyitstranslationinEnglish.However,the detailsasreadintheEnglishtextwillbegoverning. Failingtocomplywiththisdirectionmaybe consideredasasufficientreasonfordisqualifyingatender.Any communicationshouldbeinwriting. TendererscanmakecorrespondencewiththetenderingauthoritythroughEmail,byfax,or bypost.

7.12CERTIFICATEOFNON-RELATIONSHIP

1. Personsrelated to any officer of the KRWSA, who is incharge of or having control overthework. arestrictlyprohibited fromtenderingforthework.Relationship inthisrespect is restrictedtofather, mother, husband, wife, son, daughter, brother, sister, nephew, father-in-law, brother inmother-in-law. sister-in-law and first cousin of theofficerconcerned. The law. KRWSAwho tenderersshalldeclarethattheyarenotrelatedtoany officerof the is in charge or havingcontroloverthework.

2.Ifatany stage, the above condition is found to have been contravened, the earnest money / security deposit of the tendered shall be for feited and contract entered into shall be cancelled and the work arranged at his risk and cost.

7.13FIRMPERIODOF TENDER

Tendersshallbefirmforacceptance foraperiodof**90days**fromthelastdateprescribed for submissionoftender.Notendercanbewithdrawnoralteredbeforethefirmperiodisover.Any tendererwhowithdrawsoraltersthetenderbeforetheexpiryofthefirmperiodshalldosoattherisk of the tenderer and the earnest money will be forfeited to KRWSA.

7.14 PERIOD OF COMPLETION, SCHEDULEBARCHART, AND CPMCHART

The work shall be completed in all respects within 6 (Six) months from date of a greement. This period for the schedule of t

shallalsobefurnishedwiththe tender. Theschedulebarchart shall indicate the weightageofeachelement/activitywithrespecttothetotalquotedamountfortheproject.

7.15 AGENCY ACCEPTINGTHETENDER

ThefinalacceptanceofthetendervestswiththeKRWSA/StateGovernmentwhichis notboundtoacceptthelowesttenderorassignanyreasonforrejectinganytender.TheAgencyreservestoitselftheri ghtofre-advertising thetenderfortheworkforcarryingouttheworkinany mannerthatmay bedeemedfit,subsequenttothisinvitationoftender.

7.16 EVALUATIONOFTENDER

Thetendersubmittedbyatenderer/firmshallbeevaluatedintwophases.

Firststage :Pre-qualificationoftenderers.

Second stage :Evaluation of price bid of the pre-qualified tenderers.

7.17 EVALUATIONOF PREQUALIFICATIONAPPLICATION

Evaluation as per documents 7.7.1

7.17.1MINIMUMELIGIBILITYCRITERIAFORPREQUALIFIATION.

The applicantmustbeawell-establishedRegisteredcontractor/ Registered NGO with experience and capabilities in executing works similar to the work tendered. The applicant can either be a single or a joint venture as per clause 7.4.1 of this NIT. The minimum qualification expected for eligibility for prequalification will be based on the following.

Contractors having valid and eligible contract licence A, B & C class registration from KPWD/KWA /LSGD/PWD other State of India/ CPWD/Central or State PSUs.

Registered NGOs having the following qualifications are also permitted to attend the e-tender process.

- a. Experience in the construction of 100 nos. of RWH units of 10000 liters capacity during the last three financial years. (Experience Certificate, issued by concerned authority should be uploaded while submitting the tender.)
- b. The NGO should have a minimum annual turnover of 75 Lakh per year in the last three

financial years of 2017-18, 2018-19 and 2019-20. (Turnover certificate, signed by the

concerned auditor should be uploaded while submitting the tender).

- c. The NGO should produce the audited accounts for the last three Financial Years.
- d. If one tenderer is participating in more than one tender and become lowest tenderer in more than one Bid, he shall have financial credentials satisfying the combined financial qualification for award of more than one contract.
- e. Now we are inviting Bids of same nature, no bidders will be eligible for award of more than two contract.

7.17.1.1.Deleted

7.17.1.2.Deleted

1. Deleted.

2. Deleted.

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Page | 21

3.Deleted.4. Deleted

5.(a) Deleted5.(b) Deleted6. (a)Deleted6 (b) Deleted

7. Atendererwhohaslaggedtwoor more worksofKRWSAshallnotbeconsideredaspre-qualified.

8. Certificates of experience is sued by theagreement-executing authoritywillbeconsideredforevaluation.Thedateofawardofsuchworks,date of agreement,period of completion as per agreement and actual date of completionshouldbe mentioned. The certificatesfurnished verified. will be In caseof poor/false performance any reportedontheworksundertakenby thetenderer, onverification, the offer will not be further considered/processed.

7.17.1.3.ORGANISATIONALCAPACITY certificate to be furnished along with the bid document.

Copy of contract licence / NGOs Registration

7.17.1.4TECHNICALCAPABILITY Deleted

(A)TECHNICALPARTICULARSANDDESIGN Deleted

B)PROJECTMANAGEMENTSTRATEGY

Theprojectimplementationprogramme of the tenderershall besubmitted as a schedule barchart properly weighed in percentage and loaded with proposed manpower deploymentations. The tenderer along with technical and design proposals shall submit the procurement plan.

- 7.17.1.5 Deleted.
- 7.17.1.6Incase of joint venture partnership, The experience of the partners may be added together for explaining the capacity for pre-qualification. It should be ensured by the tender er that all the documents furnished are duly verified and authenticated by him. No additional documents will be accepted after the submission of the tender.

7.18Offersareliabletoberejectedif

- 1) The information given in the documents found incomplete /misleadingorfalse(such application will be considered as non-responsive)
- 2) Thefactsaremisrepresented.(in this case the EMD is liable to beforfeited).
- ${\it 3)} The records of poor performance are found out at any time after submission of bid.$
- 4) The contractors who are black listed or failed to complete the works, or refrained from executing the agreement and completing the work which they had a greed in the tender.

7.18.1Tenderswillberejectedif

1) EMDisnotproperandsufficient Ta)devertisnotacceptedintoto

3) If the tender is conditional

7.19 The successfulbidderswhoare qualified in the pre-qualification evaluation will alone be invited for attending the opening of the price bid.

7.19.1 WITNESSINGOFTENDEROPENING

 $Only one authorized \ representative will be permitted to witness the bid opening at both the occasions a sinclause 7 of Detailed Tender Notice in Chapter 2.$

7.20FINALDECISIONMAKINGAUTHORITY

TheAgencyreservestherighttoacceptorrejectanyoftheapplicationsforpre-qualification withoutassigningany reasonsthereofandAgency'sdecisionshallbefinal.

7.21PERFORMANCEGUARANTEE

(I) Performance Guarantee, the amount collected at time of executing contract agreement, will be 3% of the contract value (agreed PAC) and the deposit will be retained till the expiry of Defect Liability Period. At least fifty percent (50%) of this deposit shall be collected in the form of Treasury Fixed Deposit and the rest in the form of Bank FD or any other forms prescribed in the revised PWD Manual. (GO (P) No.7/2021/Fin dated 07.01.2021)

(II) Additional Performance Guarantee.

Additional Performance Guarantee is waived for low quoted items on the condition that the bidder shall furnish an undertaking to execute all low quoted items in full as per contract terms. (GO (P) No.7/2021/Fin dated 07.01.2021)

7.22EXECUTIONOF AGREEMENTS

- 7.22.1Preliminary agreementinRs.200/-KeralaGovt.StampPaperduly filledupandsignedistobe enclosedinCoverA.
- 7.22.2.The successful tenderer shall before commencing the work, execute an agreement within 15 days from the date of a ward of the work in Kerala State Government stamp paper of the required value for the dueful filment of the contract. He shall pay for stamps, forms and legal expenses incidental thereto. Before executing the agreement, the contract or shall finalize his procurement and project implementation schedule, which shall form part of the agreement.
- The contractorshall alsoproduceanMOUsignedbetweenhimandthe suppliers/ manufacturersofthe equipment/pipesinordertoproveandensuretheavailabilityofthe materials required for the work and approved by the tendering authority shall also form part of theagreement.Incasethetenderer failstoexecutetheagreement within 15 days, heshall be fined for such lapses as perprevailing rules 500/-andmaximumofRs. subjecttoaminimumofRs. 15,000/-. Tenders will berejectedand selectionnoticeissuedshallbecancelledifagreementisnotexecuted within 30 days and work will be awarded read). per G.O(P)No.84/97/PW&T Dated: 19/8/1997 to the next lowest tenderer (as Anyworkrecordedasdoneduringtheperiodbetweentheawardofworkandtheendofperiodallowed

toexecute agreementwill be treatedasanassetto KRWSAand no claim will be allowed for the selected Tenderer

tenderer. If the successful tenderer fails to deposit the security amount and execute the agreementasspecifiedabove, the EMD of the tenderers hall be for feited to Agency and the work shallbearrangedotherwise.Ifasa resultofsuchmeasuresdueto thedefaultofthetendererto paythe requisitesecuritydeposit, sign contracts and takepossession of the works ite, the Agency incursary loss. thesameshallberecovered from him, but should the a savings to the Agency, the original contractor shall have no claims tothedifference. Recoveries on this or any other account shall be made from the sums due to the otherwise contractor this account or as theAgencymay on decide, including Revenue Recovery Proceedings, as if the loss is arrears of land revenue.

7.23.COMMUNICATIONSTOBEINWRITING

Allnotices, communications, references and complaints is suedormade theAgency,theDirector by (Technical) or by any such officers of the Agency and by the contractor with regard to this workshall beinwriting and nonotice, communications, reference ofcomplaintnotinwriting shallbevalid.All complaintnotices, communications and references shall be deemed to have been duly made, given or sentto theContractor, if delivered tothe Contractoror hisauthorized agents in person with acknowledgementorpostedto theaddressgivenby theContractororhisauthorizedagentandsuch communication, if sentinservice by postshall deemed to have been received by the addressee on the date on which havereachedsuchaddressintheordinarycourseof transmissionby the same should postandinothercases, on the day on which the same were delivered or left.

7.24ORALAGREEMENTSNOTBINDING

The terms of contract cannot beadded to varied or reduced by anyoral agreements previous or subsequent to its signature. The Agency will repudiate any such or a lagreement.

Director (Technical)

KRWSA

8. TENDERCONDITIONS:PART-II

8.1TENDERSARETOBEINPRESCRIBEDFORM

All the submittals under this tender shall be in the prescribed form.Tenders that are not submitted in the prescribed form shall besummarilyrejected.

8.2 PURPOSEOF THECONTRACT

Alltheworksexecuted/ facilities installed under this contract shall perform these rvices they are intended to do to the utmost satisfaction of KRWSA, without any defects what so ever for a minimum period of **12 months** from the date of completion and commissioning of the total works covered under this contract.

8.3ALTERATIONINDRAWINGSSPECIFICATIONSETC

- 8.3.1 The preliminary drawings and connected details enclosed are only for the reference of the tenderer. The tenderers shall conduct their own specific studies and detailed investigations based on the scope of works before offering the bidamount.
- 8.3.2 The Agencyshall be at liberty to shift the location of structure or component of work within the periphery of the sites hown in the site planatany stage before the commencement of the actual execution of the work and the tenderer shall have no claims for any extraor enhanced rate on this account.

8.4EXAMINATIONOF THESITECONDITIONS, DRAWINGETC

- 8.4.1 TheAgencydoesnotacceptanyresponsibilityforthecorrectnessofthedescriptionofthe preliminary drawingandspecifications. These are liable to alterations by omissions, deductions or addition as set forth in the conditions of contract.
- 8.4.2Theattachedpreliminarysketches, drawings, specifications, contours etc.maybecomeliableto changesatthepresentsituation. Thetenderershouldverify and ascertain the correctness of these. The submission of the tender shall deemed to be prima-facie proof that the tenderer has madesuch an examination and that the issues and as a second tender shall deemed to be prima-facie proof that the tenderer has madesuch an examination and that the issues and as a second tender shall deemed to be prima-facie proof that the tenderer has madesuch an examination and that the issues and as a second tender of the second tender of the second tender of tender
- 8.4.3Thetenderershallexaminecarefullytheproposal, drawingsandspecifications. They shall satisfy themselvesasto thecharacter, quality and quantities of the work to be performed, the material stobe supplied and the requirements of the contract with reference to the site and soilconditions. If the tenderer finds any discrepancies omissions specifications or in the drawings, or the tender ofanypartthereofheshallmakeawritten documentsorheshouldbeindoubtastothetruemeaning requesttotheTenderingAgency atleast15dayspriortothelastdatefixedforthereceiptoftenders. Clarifications, corrections or modificationsconsidered necessary in the tender documents shall be issued by theTendering Agencyto all intending tenderers who hadpurchasedthetender

Tenderer

form.Thelastdateforissuing such clarifications,correctionsormodificationsshallbe10dayspriorto thelastdateforreceiptoftender.The scope of works provide the requirement of Agencyin this work

8.4.4The tenderer shall specifically note that the bearing capacity and other details of soil and sub soil indicated in Appendices is only approximate and that the Agency does not give any guarantee regarding theirpresentaccuracy. The tenderers shall carry out their own tests visual and fieldto ascertainthebearing pressureandotherdetailsofsoilandsubsoilat various points before submitting the shallinnowaybeliableforpaymentsof tender. if they so desire. TheAgency any extraamountonaccountofany variation intheactualbearingcapacity or otherdetailsofsoil and sub soil resulting in any changes in design of foundation of structuresetc.

8.4.5Deleted

8.5 Deleted

8.6 PREBIDMEETING

Theprebidmeetingwillbeon20/05/2021 at2.00PM. Any queries/doubts, which thetenderers may have on the scope of work or tender conditions, shall alsobeclearedbye-mails/ correspondenceupto5.00P Mon19/05/2021.AnydecisionregardingchangesinNITconditions/ scopeofworkcanbetakenandthesamewillsurpasstheoriginalconditions.

8.7 SELECTIONOF LOCATIONSINTHE SITE

(a)Inrespectofstructures/worksotherthanpipelineworkstheproposedstructuresatthesiteshall a compact belocatedinsuchamannerthatthedifferentstructures form unit leaving maximum possiblearea at the site to facilitate future expansion. However, there shallbe adequatepassagefacilities in between, as the circumstances or surrounding areas may demand. Notwithstandingtheaboveconditionthetendererisliableto make essential alterations in the layout during the time of actualexecutionasmay be deemedfitby the Technical Supervisorin Chargeatno extracost.

(b)

8.8MOBILISATIONADVANCE

Nomobilizationadvanceshallbepaidtothecontractor.

8.9.INCENTIVE Deleted

8.10 PENALTY

The contractor for the workshall beliable to paypenalty for the delay in executingthe agreement,commencing worketc.aspert he provisions of G.O. (P) No.84/97/PW&T dated 19.8.97. The TechnicalSupervisor inchargeshall also have power to measure up the work of the contractor and later such part as shall beunexecuted out of his hands, and to give it to another contractor to complete, in which case, anyexpense which may be incurred in excess of the sum which would have been paid to the original contractor, if thewholework had beenexecuted by him (of theamount by which itexceeds, a

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certificateinwritingoftheDirector Technical,shallbefinalandconclusive)shallbeborneandpaid by theoriginalcontractorandmaybedeductedfromanymoneyduetohimbyAgencyunderthe contractorotherwise,orfromhissecurity depositortheproceedsofsalethereof,orasufficientpart thereof.Impositionofpenaltyshallbe,however,withoutprejudicetotherightsofKRWSAtoterminatethecontr actaspertheprovisionsoftheagreement.Allotherconditionsareas perG.O.(P)No.84/97/PW&Tdated19.8.97

8.10.1 LIQUIDATEDDAMAGES

8.10.1(a) If the Contractor fails to maintain the required progress in terms of the agreed time and progress chart or to complete the work and clear the site on or before the date of completion of Contract or extended date of completion, he shall without prejudice to any other right or remedy available under the law to the Employer on account of such breach, pay as compensation, Liquidated damages @ 0.1(zero point one) percent of the contract price per week of delay or part there off. The aggregate of such compensation / compensations shall not exceed 10 (ten) percent of the total value as shown in the contract. This will also apply to items or group of items for which separate period of completion has been specified. The amount of compensation may be adjusted or set off against any sum payable to the contractor under this or any other contract with theEmployer. (Standard bid document for e-tendering)

8.10.1(b) The Agreement Authority, if satisfied, that the work can be

completed by the Contractor within a reasonable time after the specified time of completion, may allow further extension of time at its discretion as per clause-19. In the event of extension granted being with Liquidated Damages, the Employer will be entitled without prejudice to any other right or remedy available in that behalf, to recover from the Contractor as agreed damages equivalent to @ 1(one) percent of the contract price per week of delay or part thereof.

8.10.1(c). If the contractor achieves balance milestones, even though he has failed to achieve initial milestones, and the work has been completed in the specified/original time of completion, the Employer may release the already levied liquidated damages at his sole discretion.

8.10.1(d) The Agreement Authority, if not satisfied that the works can be completed by the Contractor and in the event of failure on the part of the Contractor to complete work within further extension of time allowed as aforesaid, shall be entitled, without prejudice to any other right, or remedy available in that behalf, to terminate the contract.

8.10.1(e) The Agreement Authority, if not satisfied with the progress of the contract and in the event of failure of the Contractor to recoup the delays in the mutually agreed time frame, shall be entitled to terminate the contract.

8.10.1(f). In the event of such termination of the contract as described in

clauses 8.10.1 (d) and 8.10.1 (e) or both, the Employer, shall be entitled to recover Liquidated Damages up to ten percent (10%) of the contract value and forfeit the Performance Guarantee and Security Deposit made by the Contractor besides getting the work completed by other means at the risk and cost of the Contractor.

8.10.1(g). The Employer may waive the payment of compensation in the case of contracts where

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milestones are fixed, depending upon merit of the case, on request received from the Contractor if the entire work is completed within the date as specified in the Contract or as validly extended without stipulating any penalty.

8.11 EARNEST MONEY DEPOSIT (EMD) (Amended)

(A) NoexemptionshallbeallowedforGovt/Quasigovt.undertakingsunlesshereisspecific orderfromgovernment/KRWSA tothateffectforthisparticularwork.Any suchorderreceived fromKRWSA,ifexists,shallbesubmittedincover–AEMDUptoandincluding 2crore–1.5% of the estimate PAC subject to a maximum of Rs.50,000/-above 2 crore up to 5 crore – Rs.11akhs. (GO (P)No.7/2021/Fin dated 07.01.2021)

(B) FOREFEITINGOFEMD

Agencyshall without prejudice to any other right or remedy be atlibertytoforfeit thesaidearnestmoney absolutelyif:

- (1) Incase the tender of the tender open as a foresaid or make any modifications in the terms and conditions of the tender which are not acceptable to the Agency.
- (2) Afterthe Tenderisaccepted, if the tender erfail to execute the agreement as provided in the tender conditions

(C)REFUNDOF THEEARNESTMONEYDEPOSITTOUNSUCCESFULTENDERER

The earnest moneydeposit of the unsuccessful tenderers shall be refunded after the tenders are disposed of.

(D)CONVERSIONOFEMDINTOSECURITY

The EMD submitted by the tenderer cannot be converted to form part of these curity deposit required to be presented by the tenderer for executing agreement on a ward of work.

8.12 INITIALSECURITYDEPOSITANDRETENTIONAMOUNTS(Amended)

Thesuccessful bidder shall within fifteen days of receipt of Order of Award of Work (Selection Notice), deposit an amount equivalent to 5% of the accepted contract value at least 50% of the deposit shall be submitted in the form of Treasury Fixed Deposit and the rest in the form of Bank Guarantee infavourof the Director (Technical), PMU ,KRWSA, Tvm as stated in clause 7.21 (I), Performance Guarantee.

8.12.1The EMDdepositedbythetenderershallbereleasedassoonasthesecurity amountasaboveisdeposited.Security Depositshallbeaccepted towardssecurityas per clause 7.21.Apart from this 10% from each bill (part or final) will be deducted towards Retention Amount which will be released after completion of defect liability period of 12 months from the date of completion of work.

8.12.2 No exemption shall be allowed for initial security deposit and retentionamountsfor Govt./QuasiGovt. undertakingsunlessthereisspecificorderfromgovernmenttothateffectfor this particularworkandapprovedbytheauthority.

8.13INTERESTONSECURITYANDRETENTION(Amended) Tenderer

8.13.1No interestshall be payable upon the security deposit, or amounts payable to the contractor under the contract.

8.13.2 TheAgencyshallhavetheexclusiverighttocollectinterestonallGovt.Securities or National Savings Certificates endorsed as aforesaid and allinterestcollectedshallbecreditedto theaccountsofthecontractorsandthecontractorshallnotbeentitledtoclaimanysumbywayof interest or profit on the said securities or National Savings Certificate, save the amountactually collectedbytheAgency.Theinterestsocollectedmay eitherberefundedoradjustedagainstthe contractor'ssecurityattheendofeachfinancialyear.

8.13.3 The Agencyshall not be liable for anydepreciation in the value ofsecurities while at its charge nor for any loss of interest thereon.

8.14REPAYMENTOFSECURITYDEPOSIT(Amended)

8.14.1.Onthegrantofcompletioncertificatetothecontractorbytheby the Agreement executed authorityand within one month of the commencement of the maintenanceperiod,5% of contract value out of the total8% of these curity deposition of the deposition

The completion certificate will be issued by the Agreement executing authority of the work within one month. Security depositive leased as perthemodified NIT conditions on the grant of completion certificate asspecified above.

8.14.2.If there is any reduction in the value of the security deposition reason of any depreciation in the value of Government Securities, the contractor shall within thirty days of such reduction, make good, in cash or inpledgeable securities of National Savings Certificate which shall be suitably endorsed as a foresaid any sum of sums which may be have been deducted from or realised from the Sale of his security deposit held in Government securities or any part thereof or from the security deposit held in Government Securities has depreciated.

8.14.3 The refund of the security deposit as stated above shall however be, subject to the condition that if such time, where shall remain to be executed by the contractor any work as per the agreement or for the proper functioning of the system ordered during such period, the Agency shall be entitled to withhold payment until the completion of suchwork, somuch of the security depositas shall in the optimized authority, represent the cost of the work soremaining to be executed.

8.14.4. Evenwhenvarious deductions is made against the bank guarantee it shall be the responsibility of the contractor to attendath is cost, works which are essential to make the scheme functional.

8.15AMOUNTTOBEQUOTEDFORTHEWORK

Tenderersshallquotetheamountforthework in the prescribedform BOQ provided in thetender documentsandthesameshallbefurnishedelectronically.In the tender document the rates quoted by the

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contractor should be exclusive of GST; but inclusive of all taxes, duties, welfare fund, contributions etc. The contractor should indicate separately applicable GST in his tender document.

ED exemptions. - **deleted**

8.16PAYMENTSTOTHECONTRACTOR

8.16.1 The contractor shall prepare and submitthe bills for payment with details of measurements for the -done.Themeasurementswillbe Technical quantum ofwork recorded by the Supervisor/Engineerinchargeofthe work in the measurement book issued by authority for this purpose andsubmittedtothe Director Technicalinchargeofthework.Noworkwillbepaidforunlessthoroughlygoodandfully inaccordancewiththe specifications. Should through inadvertence badworks be passed and paidfor, it willneverthelessbeperfectly competent, for the Director Technicalto strike the same out of the account at any future time and recover the value at any date previous to or at the time of granting thefinalcertificate. TheAgency, however, reserves the rightto decide and allow/pass the bill submitted

by the contractor for payment based on the overall priorities and the delay/non-payments of part bill by the Agency within 30 days of its submission by the contractor shall not entitle him for any compensation against the delayed payments nor shall it be taken as areason for not maintaining the progress of the work.

8.16.2Billsofvaluelessthan10% of the total amount of the contract shall not be presented unless they are of categories. The reshall be aminimum period of 30 days between two consecutive bills raised by the contractor. The maximum number of on account bills including the 90% bills hall be 10 nos.

8.16.3Deleted

8.16.4 Billmaybesubmittedbythecontractorassoonasthestageoftheworkasper the break up for interim payment is completed and Director Technical shalltake requisite measures for having thesameevaluated and the admissible claim as far shall be allowed.

8.16.5From the "onaccount" payment full deductions hall be made for materials if any, issued by the Agency and any other dues from the contractor. The contractor shall furnish along with such bill detailed measurements and specifications of all items involving the use of cement and MS rods or steel to enable the department alofficers to check and admit the issue of the department al materials.

8.16.6"Onaccountpaymentsmadetothecontractorshallbewithoutprejudiceto the final making up of theaccounts (Except where measurements arespecificallynotedinthemeasurementbooksas finalmeasurementandassuchhavebeensignedby thecontractor)andshallneitherbeconsiderednor used as evidence of any fact stated in or to be inferred from suchaccountsnorofanyparticular quantityofworkhavingbeenexecutednorofthemannerofitsexecutionbeingsatisfactory.

8.16.7.From the "On account" payments, deductions shall, be made by the Agencyat the rate of 1 % of the amount of bill, excluding cost of departmental materialifany supplied, towards contribution to the Kerala Construction Workers Welfare Fund Board.

Tenderer

8.16.8Incaseofanydisputearising outofthesupply of ISI marked pipes before the supply and acceptance by KRWSA, the KRWSA shall be indemnified by the contractor, to the effect that all liabilities shall be borne by the selected contractor and the KRWSA's responsibility shall end with the payment for the measured quantities in accordance with the agreement for the work

8.16.9Interest for delayed payments: The tenderer/contractor must clearly understand that the settlement of claim eitherbypart bill will be made onlyaccordingto the availabilityofbudget provision and allotment offunds madewiththe Director Technicalin chargeofthework under therespectiveheadofaccountinwhichthework issanctionedand arrangedandalsosubjecttothe seniority ofsuchbills.Noclaimforinterestorfordamageswhatsoevershallbemadeforthebelated settlementofclaimsof bills.NosuchclaimsshallbeadmittedbytheAgency.

8.16.10 Any unit is found defective during inspection or filling water, such units shall be rejected and payment shall not be released to the contractor.

8.16.11. Checklist before making payment which would ensure quality of pipes and quality of work and work manships hould be adopted and its tracking should be done

8.17.FINALBIL L

8.17.1 The final bill shall be submitted by the contractor within one month of the completion of the work as otherwise the Director Technical measurements hall be accepted as final and binding.

8.17.2Deleted

8.17.3 If any amount which byvirtue of this contract, maybecome due to the contractor benot claimed for payment within threemonths from the date on which it falls due, the same shall be placed indeposit account and if the amount as placed remains for three years thereafter, the contractor or others to whom it may be legally dues hall for feit the same and it shall be finally credited to Agency.

8.17.4 Deleted

8.17.5 The release of a mounts shall not be made if the reislitigation with the contractor.

8.18Deleted

8.19(A) PAYMENTSWHENALTERATIONSAREINVOLVED

Noauthorizedvariationshallvitiatethecontract. TheAgencyshall have the right to make any alteration in the original projectproposal/designsduring theprogressoftheworkandthe contractorshallbeboundtocarrythemout. Theamountagreed to for the workshall be varied by adding toordeducting therefrom the same be, the value of all authorized alterations, additions, or omissions, the valuation being made on the same basis as for the extra items.

8.19 (B)Variation in quantity: When there is variation in tender quantity, the rate quotedinform BOQshallbeforthespecificquantityaspertheNITandscope of work. However, this quantitymay increase

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or decrease by a maximum extent of 15%. Incase of the quantity increase, the contractorwill be paid at the rate as given in the BOQ schedule

8.20.PRICEVARIATION

Thiscontractdoesnothaveprovisionforpriceescalationunderanycircumstancesexceptincase of variationinstatutorytaxesandleviesasnotedinclause7.9.3.Evenifextensionoftimeofcompletion hasbeengrantedunderthiscontract, underany relevant provision, no escalation in prices hall be admissible.

8.21. NOCLAIMSONACCOUNTOFFLUCTUATIONOFRATES, IDLINGOFLABOURETC.

8.21.1Noclaim shall beentertainedonaccountoffluctuation of ratesoflabourand materials, railway freight, incometaxetc.atanystage.

8.21.2Noclaimforidlelabour,duetonon-supplyofmaterialsbytheAgency orforanyotherreason shallbeentertained.

8.22.

TESTINGOF COMPLETEDWORK

Alltestsnecessarytoensurethatthestructure,equipment,pipelinesandfittingswhichformpartofthe work,complywiththespecifications,shallbe carried out at the site at the contractor's cost.

Ifthe completedworkor anyportion thereofis foundto be defectivebeforetheworksexecutedby thecontractoraretaken over by the Agency, the Director Technical will give thecontractoranoticeinwriting settingforththeparticularsofsuch defects, and the contractor shall for thwith makethedefective part, goodorreplace thesamefor satisfyingtherequirementsofthecontract.Shouldhe failtodosowithinthetimespecifiedbythe Technical, the Director Director Technicalmaymakegoodthedefectivepartorreplacethesameat thecostof the Contractor and such replacement shall be carried out by theDirector Technical to the same specifications as in the contract. Intheevent contractor refusing to comply with instructions theDirector of the of Technicalwithinthespecifiedperiod, the contractorisliable to be penalized as per clause 8.10 above.

8.23GUARANTYPERIOD

8.23.1 Theguarantee periodshallbe12monthsafter successful completion of the work.

8.23.2 Ifitbecomesnecessaryforthecontractortoreplaceorrenewanydefectiveportionofthe work, the provision of this clauses hall apply to the portion of the works or replaced or renewed, the guarantyperiodforsuchworkwillcommenceonlyfromthedateofcompletionofsuchreplacementor renewal.Ifthedefectsarenotremediedwithinthenotifiedtime,theDirector Technicalmayproceed otherright, which the todotheworkatthecontractor'sriskandexpense, but without prejudice to any Director Technicalmayhaveagainst the contractor in respectof such defects. Until the final of having completed thewarrantyperiodsuccessfully has been issued, the contractor certificate shallhavetherightofentryathisownriskandexpensesby himselforduly authorized representatives whosenamesshallhavepreviouslybeencommunicatedinwriting totheDirector Technical.atall reasonableworkinghoursforthepurpose of inspecting the work and taking notes there from and if hedesires, at his own risk and expense, makinganytests, subjecttotheapprovalofthe Director

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Technical.

8.23.3 Any defects noticed during the warranty periods hall be properly rectified to the satisfaction of the Agency by the contractor at his own risk and cost.

8.24 Deleted

8.25EXTENSIONOF TIMEOF CONTRACT

Timeisconsideredastheessenceofthiscontract.Anydelay duetoexceptionally adverseclimate conditionsorotherspecialcircumstancesofanykindotherthandefaultonthepartofthecontractor shallfairlyentitlethecontractorforconsiderationofextensionoftimeofcompletionforthework withoutany extraclaim.However,suchextensionshallbeatthesolediscretionoftheemployerand withoutprejudicetotherightsoftheAgencytoterminatethecontracttreatingtimeastheessenceof thecontract.TheAgencyisnotboundtotakeintoaccountanyextraordinarycircumstancesunless thecontractorhassubmittedfullanddetailedparticularswithin15daysoftheincident,whichaffected theprogressofthework.Further,any suchextensiongrantedshallnotrelievethecontractorfromthe intereston theadvance,ifany,drawnby him.

8.26. HANDINGOVEROFWORKANDCLEARANCEOF SITE

8.26.1 The contractors hall hand over all works executed under the contract to the Beneficiary complete in all respects, and to the satisfaction of the Director Technical at the endofs at is factory completion.

8.26.2TheDirector Technical shalldeterminethedateonwhichtheworkshallbe regarded as having been completed contemplated in sub clauseaboveandshall, insupport of his as determination, grantacertificate to the contractor on an application being soma deto him, that the workwasdulyexecuted and completed in all respects, on a date to be specified in the certificate and such certificate shall for all purposes be deemed to be the conclusive proof of the date on which the work was so completed. The Director Technical shall also from time to time determine the date on particular stage of the work shall have been completed which any and shall, whoshallbeboundtofollowallsuch onapplication, grantasimilar certificatetothecontractor determinationinallsubsequentdealingswiththeAgencyonthesubjectmatterofthecontractin regardtothework.

8.26.3Oncompletionofthecontract, the contractor shall clear away andremove fromthesiteall constructionplant, surplus material, rubbish, debris and all temporary kindandleave worksofevery whole of this's ite and work in an eat and clean condition to the satisfaction of the Director Technical. Nofinalpaymentinsettlementof the account of the work shall be made to the contractor until, in addition to any other condition necessary forsuchfinalpayment, the site clearance shall have been effected by him, and in the event of the failure of the contractor to comply with the provision of this SubClausewithin7daysafterreceiptby'himofanoticetothateffect, such clearance maybe made by the Director Technical attheexpenseofthecontractorandinallsuchcasestheAgency shallnot.in anywaybeliableforanylossordamagetoanypropertyofthecontractorleftatthesitecaused by

such removal, therefore and such removal may without prejudice to any other mode of removal be effected by means of publics of such materials and property or by such other means as maybedee medificand convenient to the Director Technical.

8.26.4 The contractor shall also furnish the following on instructions from theDirector

Technical.

(1)Photographsofdifferentstagesofallcomponentsandspecialtypeofworks takenduring the course of execution

8.27 SETTLEMENT, ARBITRATIONOF DISPUTES AND NON-APPLICABILITY OF ARBITRATION

8.27.1 Settlement of disputes by Arbitration shall not be applicable to this contract.

8.27.2Inthecase of any disputes arising between the parties to this contract on any of the matters covered under this contract, the same shall be settled solely by a competent court having jurisdiction within the State of Kerala, and by no other Court.

KERALA WATER SUPPLY AND SANITATION AGENCY

9. TENDERCONDITIONS:PART-III CONTRACTCONDITIONS

9.1 LAWGOVERNINGTHECONTRACT

- 9.1.1AllcontractsortermsthereofenteredintobetweentheAgencyandthecontractorunder theseconditions of contract shall be governed andregulatedingeneralby therelevantlawsinforceinthe territoryofIndiarelatingtocontracts.
- 9.1.2 The contractor shall strictly conformation provisions, for the time being inforce, of any laws relating to works or any regulations and bye-laws made by anylocal authority or anywater and lighting companies or anyundertakingswithinthelimitsofthejurisdictionofwhichitisproposed to execute the work or to obtain connection with their systems or undertakings for the purpose of such work, and where the contractor considers that variations in the drawings or specifications of such workarenecessary toenablehimtocomply with the provisions of the lawor regulations or bye-laws, as aforesaid, he shall give to the AgreementExecuting Agencyand the Director Technical a notice in writingspecifyingthevariations, and no action in this behalf shall betaken by the contractor until he receives instruction writing from the Director Technical in in respectthereof.TheContractorshallbeboundtogivetotheauthorities concerned such notices as may be provided in the law, regulations or bye-laws as aforesaid, and to apply all fees and taxespayabletosuchauthoritiesinrespectthereof.

9.2 COMMENCEMENTOFWORK

- 9.2.1 The contractor shall commence the work within 20 days after the receipt, by him, of an order in writing to this effect from the tendering agency and shall proceed with the same with due expeditionandwithoutdelay, except as may be expressly sanctioned or ordered by the tenderingauthorityorbewhollybeyondthecontractors'control.If the contractor fails to start work within the time specified by KRWSAafter signing the agreement or fails maintain to thespecifiedrateofprogress, these curity deposits hall beforfeited to KRWSA and the matter will be disposed of suitably bytheAgency. Ifsuchmeasure results in any loss to Agency, such loss shall be recovered from the contractor as arrear sorrevenue and the statement of tbutshoulditbeasavings to the Agency, the original contractor shall have no claim whatsoevertothedifference.Recoveriesonthisoranyotheramountwillbe made from the sum that is already due or may become due to the contractor on this or any other existing contracts or under the RevenueRecoveryAct, or otherwise as the Agencymay decide.
- 9.2.2 ItshallbethejointresponsibilityofKRWSAandthecontractortogetappropriatesanctionfrom therelatedauthority.

NolandbelongingtoorinpossessionoftheAgencyshallbeoccupiedbythecontractorwithoutthe permissionofthe Agency.Thecontractorshallnotuseorpermittousesuchlandoccupiedby himfor thepurposeotherthantheexecutionoftheworks.

9.4WATER, POWERANDAPPROACHROAD

The contractor shall, at his own cost, make arrangements for obtainingsupplyofwaterandpower necessaryforthework.

9.4.1TheAgencymaysupplytothecontractorpart/orwholeofthequantityof water required for the execution of system, if any, near the site of the work if the work. from the existing watersupply feasibleonsuch, terms and conditions and on such charges as shall be determined by the Agencyobserving the relevant rules prevailing in KRWSA for such connection andpayable by the provided that the contractor shall his ownexpense, arrangeto effect the contractor, at connectionandlayadditionalpipelinestothesite.

9.4.2NotwithstandingtheprovisioncontainedinClause9.4.1, theAgencyshallnotguaranteethe supply of waterandnoclaimforcompensationforanyfailureorshortsupplyof waterby theAgencyshallbeentertained.

9.4.3 The Agency shall render necessary assistance to the contractor forobtaining the power connection, but the expenses for such connectionsandElectricalEnergychargesshallbeborneby thecontractor.

9.4.4Fortestingofpipelinesandwaterretainingstructuresduringtheprogressofwork,thecontractor mustarrangehisownsupplyofwater.

9.4.5The Agencydoes not undertake to construct or make available anyapproachroadorother meansofapproachtotheproposedworksiteandthetenderershallgetacquaintedwiththeavailable meansofapproachestotheproposedsiteandquoteforthevariousitems.TheAgencyshallnotbe liableforanyclaimraisedlater,onthepleaof non-availabilityornon-accesstothesite..

9.5 TEMPORARYSHEDSATWORKSITE

9.5.1 Deleted

9.5.2 Deleted

9.5.3 Deleted

9.6 SETTINGOUT

9.6.1Thecontractorshallberesponsibleforthetrueandpropersetting outoftheworksand forthe correctness oftheposition, levels, dimensions andalignments ofallpartsoftheworkandforthe provisionofallnecessaryinstruments, appliances and labourin connection there with. If a tanytime during the progress of the work, any error shall appear or arise in the position, levels, dimensions or alignments of any part of the work, the contractor on being required todo soby the Director Technicalshallathis own expense rectify such to error the satisfaction of the Director Technical.Thechecking upofany setting outor any lineor levelby theDirector Technicalor his assistant Tenderer TenderingOfficer shall not in any way relieve the contractor of his responsibility for the correctness thereof and the contractor shall carefully protect and preserve all bench marks, site andrails, pegsetc. used insetting out the work.

9.6.2 The contractor shall keep at his own cost all portions of work free fromwateror dampnessduetospring, seepage or inclement weather and in an eat and sanitary condition.

9.7.EXECUTIONOFWORK

9.7.1 The decision of the Director Technical shall be final, conclusive and binding on all questions relating to the meaning of drawings and specifications and to the quality, work manship and material sused on the work.

9.7.2 The whole of the work shall be executed in perfect conformity with the specifications and drawings of the work approved by the Agency. If the contractor performs work in a manner contrary, to the specifications and drawings or any of them, he shall be aralleosts arising or ensuing therefore and shall also beliable to the Agency for any loss.

9.7.3The whole of the workspecified and provided for inthe contractor that may be necessary to be done in order to form and complete any part thereof shall be executed in the best and most substantial workman likemannerwith materials of the best and approved quality of the irrespective kinds, according to the particulars contained in or implied by these cifications and as referred to in any additional particular instructions and drawings as may be found requisited be given during the execution of the work and to the entires at is faction of the Director Technical.

9.8. WORKDURINGNIGHTANDSUNDAYSANDHOLIDAYS

9.8.1The contractor shallnot carry out any work between the hours of sunsetandsunrise without the previous permission of the Director Technical or his assistant in writing.

9.8.2No workshall be done on Sundays and holidays without the writtenpermissionof the Director Technicalorhisassistant.

9.8.3However, when work is unavoidable or necessary for the safety of life, property or works, the contractor shall take necessary action for the the Director Technical immediately.

9.9 FACILITIESOFINSPECTION

9.9.1 The contractor shall afford the Officers of KRWSA every facility for entering in

anduponanyportionoftheworkatallhoursforinspectionorforanyotherpurposeandshallprovide all labour, materials, planks, ladders, pumps, appliances andthings of every kind required forthe purposesaforesaidandtheDirector Technicalorhisassistantshallatallthe times have access, free of cost, to every part of the work and to allplacesatwhichmaterialsfor the workare storedor being prepared.

shall least 9.9.2The contractor seven days'notice writing theDirector give at in to TechnicalandhisAssistantwheneverany workormaterialsareintendedtobecoveredup intheearthinbodiesor walls or otherwise tobe placed beyond the reach of measurements so that the work may be inspectedorthecorrectdimensions thereofmaybetakenbeforetheworkissocoveredorplaced beyondthereachofmeasurement andwhere thecontractordefaultstogive suchnoticethe same shallat renderer theopinionoftheDirector Technicalor his assistant be uncovered and measured at theexpenses of the contractor or in the alternative, no payments shall bemadeforsuchworkormaterials.

9.9.3Should the Director Technical orany other Engineer/ Technical Supervisorauthorized inwriting by himto times, consider it necessaryforthe purpose of enablinghimto make any supervise the work, at inspectionortestsoranalysisortoverifyorascertainthequalityorstrengthofanypartoftheworkor of any materials thecontractor shall if and when so required to do by theDirector Technicalor the personauthorizedas aforesaid, openupthework or the materials for inspection or testing or analysis, or pullout the work number ofpartsandmakesuchopeningsinto, underorthroughany intoany partof thework, as may be directed and provide all things which in the opinion of the Director Technicalor the person authorized as aforesaid, may find necessary to enable the inspectionortests or analysis of thework or anypart thereof or of thematerialsor workmanship tobemadeandthecontractorshallcloseup,cover,rebuild, and make good the whole at his own cost, as and when directed by, and to the satisfaction of the Director Technical, providedalwaysthatthe work, in the opinion of the Director Technicalisfoundto besatisfactoryandinaccordancewiththe contract, the expenses incurred by the contractor for such examination, inspection or test shall, upon acertificate in this behalf by the Director Technical, be borne bytheAgency.

9.10 SUSPENSIONOFWORK

9.10.1 The contractor shall not suspend any work without the prior written permission of the Director Technicalin charge of the work under anycircumstances. Any such suspended work shall betreated as incomplete and abandoned by the contractor and the Agency shall have the right to get such works completed through any other manner at the risk and cost of the contractor.

9.10.2The contractorshall, on an order issued by the Director Technical that for any reason the work shall not be commenced or shall be suspended or stopped before completion, the contractor shall be paid for the work actually done and materials actually supplied up to the date of stoppage but the Agency shall be held in now ay responsible for any further liability.

9.11 ALTERATIONINTHEWORKTOBEAUTHORISED

9.11.1Noalterationin,oradditionsto,oromissionsfromorabandonmentofanypartoftheworkshall bedeemedtobedulyauthorizedexcept underwritteninstructionsfromtheDirector Technicalandit shallbetheduty ofthecontractortoobtainintimesuchwritteninstructionsineverycase.

9.11.2Ifanyworkoverandabovethatinthecontractisrequiredtobeexecutedat the site the contractor shall have no right to be entrusted with the execution of the same may be carried out through another contractor or contractors or by other means at the discretion of the Agency.

9.11.3 Technicalshall TheDirector havefullpowersto sendpersonsuponthepremisestoexecute fittings, otherworksetc., not included in the contract for whose operations the contractor shall afford everyreasonablefacility during ordinary working hours, provided that such operations shall be carriedoutinsuchamannerasnotto impedethe progressofthework, included in thecontract, but the contractorshallnotberesponsibleforanydamage which may happen to or be occasionedbyany such fittings Technicalinstructions TenderingOfficer orother works, provided complies with that he the Director Tenderer
orhisemployees.The inconnectiontherewithandprovidedthatthedamageisnotcausedby himself contractorshall,atalltimes,co-operate,assist,attendon,andaffordfacilitiesforsuchspecialists,as may be employed by the Director Technicalor other in connectionwiththework.The works. contractorshallalsocausesuchspecialworkor protectitasinstructedtoavoidinjuryduringprogressof thework.Forfailure,sotoprotect,thecontractormustmakegoodanydamagecaused.Ifany partofhis workdependsforproperexecutionuponorresultsfrom the work of the other contractor, the former theworkofthelatterlikely shallinspectandpromptlyreporttotheDirector Technicalany defectin to renderitunsuitableforproperexecutionand results. The failure of the contractor entrusted with the worksotoinspectandreportshall, for all purposes bedeemed to constitute an affirmative approval of the work of the other contractorsas beingfit and proper for the receiptof hiswork, except asto defects which maydevelop in the work of the latter contracts after the execution of his work.

9.12 PRECAUTIONSDURINGPROGRESSOFWORK

9.12.1 The contractor shall be responsible to see that the levels, profiles, bench marks, masonry pillars or other marks set up by the Agencyforguidance in the execution of the work are not disturbed, removed or destroyed and if any such marks as in the opinion of the Director Technicalor his assistant, found disturbed, removed or destroyed, they willbereplacedbythe Agencyat the costof the contractor.

9.12.2 During the execution of the work, the contractor shall at his own cost provide adequate materials for all works relating to shoring, timbering, strutting, scaffoldingetc.and execute the same in such a abundant stabilityand safetyof wayas to ensure, in measure, the all structures, excavationsandworksandfurtherensurethatnophysicalinjury orharmislikelytobecausedtoany personornodamageorlossiscausedtoanyproperty. When two ormore contractors are engaged on

workinthesamevicinity, they shallworktogetherinaspiritofco-operationand accommodation. The contractor shall not take or cause to be taken anysteps oraction that may cause, disruptions, discontent or disturbance to the works, labour and arrangement of other contractors in the neighbouring or other project localities. Incase of any difficulties amongst the contractors, the Director Technical shall conduct his works of aras it affects the others.

9.12.3 Existing roadsorwatercoursesshall not beblocked, cutthrough, altered, savetothe extent permitted by the Director Technical. All compensation claimed by the authorities concerned for any unauthorized closure, cutting through, alteration, diversion or obstruction to such roads orwater

courses by the contractor bededucted from any sums which is due toor may become due to him in terms of the contract, or otherwise according to law.

9.12.4 The contractors hall be responsible for taking all precautions to ensure thesa fety of the public, whether on the property belonging to the Agency or others and shall posts uch look-

outmen, as may in the opinion of the Director Technical, be required to comply with the regulation spertaining to the work.

9.12.5Thecontractor shall beresponsible for safety arrangement of all equipment used for construction and shall employ trained work menconversant with thesa fety regulations. The contractor shall employ only tested equipment and tools for safety and shall periodically repair them to the satisfaction of the Director Technical. All test certificates shall be made available to the Director Technical at the site of the work. If a tany time, in the opinion of the Director Technical or the satisfaction of the satisfaction of the opinion of the Director Technical or the test of test of the test of test of the test of test of the test of test

9.12.6 The contractor shall display notices and arrange for proper fencing at such places where hazardousworkisbeingcarriedout. The contractor shall provide athis own expense on the work to the satisfaction of the Director Technical proper and sufficient firefighting equipment, first aid appliances etc. which shall at all times be available for use.

.12.7 The contractor shall at all times comply with all rules and regulationsmade by the Government, local bodies and such directions as may beissuedbytheAgencyfromtimetotime inregardto safety,firstaidandhealthmeasures.Thecontractorshallbelegallyandfinanciallyliable for any lapse intaking precaution during execution of works.

9.13.PROCEDURETORECTIFYDEFECTIVEWORKS

to the Director Technicalor his assistant, 9.13.1 If it shall appear at any timeduring the progressoftheworkoratany timepriortotheexpirationoftheguaranteeperiodofthework, that any workhasbeenexecuted withunsound, imperfect orunskilledworkmanship orwithmaterialsof inferiordescription, or that any materials or articles provided by the contractor for the execution of the workare unsoundorofaqualityinferior to that contracted for, or otherwise not in accordance with thecontract. the contractor shall, on demanding in writing by the Director Technicalorhisassistanttospecifythework, materialsorarticles, complained of and within the period of time mentioned in the demand, pulldown, takeup, or takeout the works occomplained of or objected to, remove from the site or separate from other materials or sort out the materials or articles or part thereof shall have been included any (onaccount)paymenttothecontractor, the sameshallbetakenintoaccount and deducted from any subsequent payment due to the contractor. The contractorshall also remove from the work and site any equipmentfixed orotherwise objectedto bytheDirector Technicalorhisassistantoranyotherpersonsauthorizedinwritingbyhim.

9.13.2Thecontractorshallforthwithrectify orremoveandreconstruct the workssospecified either in whole or inpart, as the case may be, and provide proper and suitable materials or articles formaterial or articles complained of or objected to. If the contractor fail to remedy any defect within the period specified in demand mentioned insubclause above and in

themannerrequired, or if heshall fail to remove from the site any materialsorarticlescondemned asunsoundorotherwisenotinaccordancewiththe specifications or to substitutesuitable articles for the materials objected theDirector Technicalorhisassistantmay complained of to. or causesuchworktobecarriedoutand such materials or other articles to be replaced by such means as hethink fit, and all expenses consequent thereon, or incidental thereto, auxiliary thereof, shall be met by the him andshallberecoverablefromhimbythe Agencyormay bedeductedby contractor and borne by theDirector Technicalfromanymoneysdueorthatmay thereafter becomeduetothecontractor.

9.13.3 Should the Director Technicalconsider that the work, although not executed in strict accordance with the specifications may be allowed tostand,paymentforthe sameshallbemade at such reduced rate as may be but this procedure is quite optional on his part and shall have the concurrence of the Director Technical.

9.13.4 Incase of quality of work done is found to be poor, contractor will be liable to compensate for cost of rectification/replacement, and shall be black listed from participating infuture tenders.

Tenderer

TenderingOfficer

9.14 SUPPLY&TESTINGOFMATERIALS

9.14.1TheContractorshallsupplyallthematerialsincluding pumpsets, compressors, electrical panel boards, electrical and wiring materials, pipes and special scovered under the contract at his own cost. Thepipes, specials, pumpsetc. should be tested at the factory by one of the Third party inspection agencies acceptable to KRWSA and witnessed or by the technically qualified of ficers of KRWSA if the technical states of teccontractvalueexceedsRs.100lakhsandbydepartmentalofficerdeputedbyKRWSAifthecontractvalue islessthan lakhs.Inspectioncertificatesshouldbe producedalong Rs. 100 withthematerials. Thisthird party inspectionismandatoryforallpipes, specials and pumping and electromechanical equipment suppliedby thecontractor.AlsoISI/ISOmarkedmaterialsshouldalonebeaccepted,whereverISI/ISO specifications are available for such item. In respect of ISO marked pipes the contractor shall furnish thirdpartyinspectioncertificates from internationally recognized inspection agencies at no extra cost to theKRWSA.Anydisputesbetweenthecontractorandthesupplyinfixing

theinspectionagenciesshallbe amatterforsettlementamong themselvesandtheKRWSAshallnotbeaparty tosuchdisputes. The amount quoted shall beinclusive of thecost of allmaterials and inspection asspecified herein.

9.14.2 Deleted

9.14.3 The contractor shall test or obtain the approved analysis of or weigh allmaterials requiredby thespecificationtobetestedoranalyzedorweighedwhere sorequired Director by the Technicalshall, requiredtodo,testthewholeoreachpartofthework orthe if any when so materials insuch manner at such times and such place or places, whether before or by the specifications orasmay bedirectedbyanyofthepersonsaforesaid.

9.14.4Thecontractorshall, if and when so required by the Director Technical todo, prepare and / or submit samples of works and materials for theapprovaloftheDirector Technicalsuchsamples shallberetainedbytheDirector Technicalandnomaterialswhicharerequiredtobesotestedor analyzedorweighedorofwhichsampleshave besubmitted, shallbeused in the work, to untiltests. analysis, weights or samples as the case may be shall have been approved in writing by the Director Technical.

9.14.5 All materials for the work must comply with the requirements or specificationslaid downinthetenderformandmustsatisfythetestsand/oranalysis laid down in the specifications of the Bureau Indian Standards/InternationalStandards Organizationorsuchotherrecognized specifications as the of Director Technicalmay equivalentthereto, andineither direct as being case. withsuchadditionaltestsand/oranalysisastheDirector Technicalmayorderorintheabsenceof suchstandardsor specifications, with requirements,testsandanalysisasin theopinionof the Director such Technical, are fair and suitable.

9.15 TOOLSANDPLANTSUPPLIEDBYAUTHORITY

9.15.1 It shall be the duty of the contractor to provide adequate tools and equipment needed to do the work efficiently and expeditiously. In caseany required item of equipment or machinery is available with the Agencythe same may be supplied to the contractor on hire at the discretion of Tthe Director Tender Director.

Technicalat the rate fixed by the Director Technicalandon conditionscurrentintheAgency.Thecontractorshallbear the running expenses excluding the pay of the Agency staffattachedbutincluding cost of restoring thesameingoodconditionatthetimeof return,dueallowancebeingmadeforfair wearandtear.

9.15.2In the event of any departmental material including plantand equipment being made available, the contractor shall arrange for transportation and safe up-keep of the same.

9.15.3 No extension of time will be granted for delay in the procurement of construction equipmentand/ orspareparts by the contractor.

9.15.4 The contractor shall take responsible care of all tools and plant belonging to the Agency and issue to the contractor for the purpose of the work and shall beliable for any damage or loss caused to

thesamebyhim,hisagentsorhisworkmenor otherswhilstthesamewereinhischarge.The contractorshallsign validreceiptsforthetoolsandplantissuedtohim by theDirector Technicalfrom timetotimeandoncompletionofthework,shall be bound to carry out repairs and shall be liable for anydamagedonethereto.

9.16SUBLETTINGOF CONTRACT

The contractors hall not at any time assign, sublet his contractor any part thereof to any person or allow such person to become in any way interested therein in any manner what so ever without the prior permission in writing of the Director Technicalin charge of the work. Any contravention of this conditions hall entitle the Agency to rescind the contract and shall also tender the

contractorliable for payment to the Agency in respecto fany lossor damagearising out of or respector for the sublet in the sublet th

contractor, inanycase, is permitted' by the Agency, the contractor shall not, at any time, be absolved of any obligation or responsibility under the contractor any part thereof and shall continue to be responsible for all acts or omission and commissions of the subcontract, his agents, servants or work menasfully and effectually as if the same were acts of om issions and commissions of the contractor, his agents, servants or work men, as the case may be.

9.17CONTRACTOR'SAGENT:

9.17.1 The contractor shall, when he is not personally present at he site of the work invariably place and keep at such site a properly qualified agent, duly authorized and empowered to act to his behalf and to receive on his behalf the orders and instructions required or permitted under the

contract to be given to the contractor by the Director Technicalor hissubordinatestosupervise thework. All such orders and instructions given to, and all acts done by agents shall be binding on the contractor as if such orders and instructions were given to himor, such acts had been done by him.

9.17.2Before absenting himself, the contractor shall furnish the name, the designation and the address of the Agent.

9.17.3Priortotheappointmentof suchagent, the contractorshall submit to the Director Technical the name and other relevant details of the personintended to be appointed as his agent and no appointment shall be made Tenderer Tendering Officer

until the Director Technicalhas approved the same and notified his approval inwriting to the contractor and whenever the contractor desires to change his agent the same procedure as for the appointment of a new or fresh agent shall be followed.

9.17.4 From the moment the agent so approved and appointed takes charge of the work, he shall be held to be fully authorized and empowered topresent and act for and on behalf of the

contractor for all or any of thepurpose of the contract, and not with standing the absence of any formal authority or definite 'instructions from the Contract or to the said agent or any defects therein, or

theimpositionofany restrictionsorlimitationsonthepoweror authority of such agent by the contractor, nothing what so ever shall in any way affect, qualify or limit the full authority or power of such agent, or absolve the contractor of his liabilities or obligations under the contract.

9.17.5Thecontractorshallforthwithremovefrom thesiteandworksandnottore-employ withoutthe written permission of the Director Technical, obtained in his behalf, any agentwhose removal the Director Technical have asked for in writing, or any assistant whom he may consider incompetent or is sufficiently qualified or to have been guilty of misconductor regligence and whose removal the Director Technical may have asked for inwriting.

9.18 SUPERVISORYSTAFFOFTHECONTRACTOR

9.18.1 The contractors hall not employ any person who was in the service of the Agency or the Government without definite written sanction of the Agency. The staff employed at the site by the contractor shall be the same as he has a greed for in the relevant formatincluded in this tender document. Any change from the same shall have proper written acceptance of the Director Technical.

9.18.2Thecontractorshallatall timesplaceandkeep ontheworkanadequatenumber of efficient and competentstafftogivenecessarydirectionstohisworkmen in the execution of the work and to see that the workmenexecute the work in asound and proper manner and shall employ only such supervisors, workmen and labourers in or about the execution of the work, as a recareful and skilled in the irvarious trades and callings.

9.18.3 The contractor shall forthwith remove from the work any supervisor, workmen or labourer objected to by the Director Technical, and if and whenever so required by the Director Technical the contractor shallsubmit the correct return showing the name of all staff and workmenemployed by himorabout the work.

9.18.4 If, in the opinion of the Director Technical, the contractor is notemploying on the work such number of staff and workmen as is reasonably necessary for the, proper completion of the work within thetimeprescribedhe shallforthwithcommunicatehisopinionin writing tothecontractor, and the contractor shall within sevendays of the receipt of the said communication, employs uch additional staff and labour as may be required by the Director Technical and any failure on the part of the contractor to comply with such instructions shall entitle the Agency to rescind the contract.

9.18.5 The contractor shall engage not less than one Engineering Graduate andone Engineering Diploma Tenderer TenderingOfficer holder at the work site at his cost and anyfailureinthisregardwillbetreated as breach of contract and shall entitle the Authority to penalize the contract or/rescind the contract.

9.19 DAMAGESPAYABLEBYTHECONTRACTOR

9.19.1DAMAGETOPROPERTYANDPERSON

1. The contractor shall, at his own expenses and to the satisfaction of theDirector Technical, reinstate and make good or be liable for any compensationforany injury,lossor damageoccasionedtoany property or right whatsoever, including the property and right of the Agency,servants or employees of the Agency, being injury, loss or damagearisingoutofor inany way connected with,theexecutionor purportedexecution of the contract, and further the contractor shall indemnify theAgency, private person, in respect of any such injury including

,any injury resulting indeathordisability topersonorproperty,includingallclaims which may arise under the Workmen's Compensation Act, orunderanyotherlawforthetimebeinginforceor otherwise.

2. The contractor shall (except if and so far as the specifications otherwise provide)indemnify andkeepindemnifiedtheDirector Technical for alllosses and claims for injuries or damages to any person or propertywhatsoever including surface or other damage to land being or crops being onthesidesufferedby tenantsandoccupierswhichmayariseoutorinconsequenceofthe construction and maintenance of the worksand against all claim, demands, proceedings, damages, costs charges and expense whatsoever in respect thereof or in relation thereto, provided always that nothing therein contained shall be to render the contractor liable for or in respect for to indemnify the Agency against any compensation or damages for or with respect to

- a. The permanent use or occupation of the land by the work or any part thereof(save in respectofdamagetocropasaforesaid).
- b. The right of the Agencyto construct the work or any part thereof on, over, under in orthroughout the land.
- c. Interference whether temporary or permanent with any right of light,airway or water or other easement or quasi-easement which is theunavoidableresultofthe constructionoftheworkinaccordancewiththecontract.
- d. Injuries or damages to person or property resulting from any act or neglect done or committed during the currency of contract by theAgency /Departmentalofficers, servantsorothercontractors(notbeingemployed by the contractor) or in respect of any claim demand,proceedings,damage,cost,chargesandexpensesinrespectthereof or in relationthereto.

3. If compensationhastobe paidtocourtattachment or judgmentetc.due todamage of person or property, such amount will be recovered from the contractor/tenderer.

4. The contractor shall insure all the employees employed in the works it easperrules against any

accidents and further claim. KRWSA will be responsible for any such accidents/claimsofemployees of the contractor.

9.19.2METHODOF RECOVERY

1.Damages payablebythe contractorunder the terms of the contract maybe deducted by the Director Technical from part of his security deposit or from any other sums due, or which may become due to him from the Agency or through revenue recovery proceedings.

Tenderer

2.In every case in which under any clause or clauses of this contract, the contractor shallhave renderedhimselfliable todamagesamountingtothewholeofhissecuritydeposit, the Director Technical shallhavepowerstorescind the contract altogether work completed andto havethe withoutfurthernotice, at the contractor's risk or expense as the AgreementAgency/ Director Technicalmay deembestsuitedtotheinterestoftheAgency and the contractorshall have no claim to compensation for any loss that mav accrue from any material he may have collected or engagementshemay haveenteredinto.onaccountofthework andtheDirector Technical shallhave powerstodeductwhateveramountmaybeexpendedonthecompletionofthework, from any sums that may bedue or becomedue from the Agency the contractor on account of this or any other work or recover such sums from him and his movableand immovableundertheprovision ofthe assets. RevenueRecoveryActforthetimebeinginforce, asiftheywerearrearsoflandRevenueorotherwise the as Agencymay choose. And in case the contract shall be rescinded under the provision aforesaid, the contractor shall not be entitled to ecover or be paid any sum of any work actually performed under this contract unless and until the Director Technical shall have certified the performance of such work and the value thereof and he shall only be entitled to be paid the values occrtified.

3.IntheeventoftheDirector Technical puttinginforcethepowersvestedon him under the preceding clause, if takepossessionofalltools,plant,materialsand he may. he so requires it. storesorany performedoronotherlandofthe portionthereof, on the place where the works we reto be Agency adjoiningthereto, paying or allowing forthesameinaccount, at the contractrates, orifnot specially provided for the required to remove such tools, plant and materials or stores from the premises, and in the event of his failing todoso, the Director Technical may remove them at thecontractorsexpenseorsell thembyauctiononaccountofthecontractor. The Director Technicalmay devoteall, or such portion as mayberequisite, any guarantee or reserve fundor any moneys due to or become due to the contractor for this or any other work to make good, bad or indifferentwork,onthe part of the contractorinsuchmannerashemay thinkdesirable.

4. If its hall appear to the Director Technical or his subordinate incharge of the work, that any work has been executed with unsound imperfect orunskilled workmanship, or with materials of an inferior description, forthwithrectify,relay,removeor thecontractorshallondemandinwriting reconstruct the same in whole or require, athisown cost, and in the event of inpart, as the case may hisrefusingtodosowithinaperiodtobespecifiedbytheDirector Technical orhissubordinateorifhe shallfailtoremove, from thesiteoftheworkwithinaspecifiedperiodanymaterialorarticlewhichis consideredby thesameofficersasunsoundorofbadquality or not agreeable to the terms of the contract and to suitable materials or articles in lieu of the second emned, then the provideimmediately contractorshallbeliabletopaydamagesattherateofonepercentontheamountoftheestimatefor every day notexceedingtendaysthathefailstocomply withthewrittendemandoftheDirector Technical orhissubordinates.Andinthe eventofnon-compliance ofthe written demandevenafter the lapseoftendaysthecontractisliabletobeterminatedattheriskandcostofthecontractorwithout furthernotice. 5. All compensations or other sums of money payable by the contractor to the Agency under thetermsofthiscontract with the Agency or under any other contract with the Agency, shall without prejudice

any other mode of recovery, be recoverable from the contractor by to way deductionorpayment,outofthesaleproceedofa sufficientpartofthesecuritydepositheldin GovernmentSecuritiesor inNationalSavingsCertificateor outoftheinterestaccruedthereonor ofthesaidsecurity depositheldincashoroutofany sumswhichmaybedueormaysubsequently Tenderer

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becomedue, to the contractor from the Agency, on any account what so ever and in the event of the value of his security deposition in the son of any such deductions the short ages hall be made up by effecting extra recovery from subsequent bills or sales.

9.20 RELICSANDEXCAVATEDMATERIALS

9.20.1 All gold, silver and other materials of any description and all preciousstones, coins, treasures, relics, antiquities and other similar things which shall be found in or upon the site shall be the property of the Government and the contractor shallduly preserve the same to the satisfaction of the Agency and shall, from time to time, deliver the same to such person or persons as the Agency may appoint to receive the same.

9.20.2Thecontractorshallnotsell,orotherwisedisposeoforremove,anysand,stone,clay,ballast, earth,rockor othersubstancesormaterialswhichmay beobtainedfromanyexcavationmadeinorupon thesite,orany buildingorproducestanding uponthesiteatthetimeofobtainingthedelivery or possession thereof and all such substances,materials, buildings andproduceshall beandshall continuetobe the property of the Agencyprovided that the contractor may, with the permission of the Director Technical usethesamefortheworkatsuchcostasmaybedeterminedbythe Director Technical.

9.21REPORTINGOF ACCIDENT

The contractor shall be responsible for the safety of all employees or workmen employed or engaged by him on and in connection with the work and shall for the birector

Technicalorhisassistantallcasesof seriousaccidents/injuriestoany ofthem,howevercausedand whatever occurring on the work and shallmake adequate arrangementsforrenderingallpossible aidstothevictimsoftheaccidents.

9.22WORKMEN'SCOMPENSATIONACT

In every case in which, by virtue of the provisions of Sub Section (1) of Section12of the Workmen'sCompensationAct1923,iftheAgencyisobligedtopayanycompensation to a workmanemployedby thecontractorintheexecutionofthework,Agencyshallrecoverfrom the contractor the amount of the compensationsopaidand, without prejudice to the rights of the employer

underSubSection(2)ofSection12ofthesaidAct,theAgencyshallbeatlibertytorecoversuch amountoranypartthereof by deducting it from the security deposit or from any sum duefrom the Agencyto the contractor, whether under these conditions orotherwise. TheAgencyshall notbeboundto contest any claimmadeagainsthim underSubSection(1)ofSection12ofthesaidAct exceptonthewrittenrequestofthecontractoranduponhisgivingtothe Agencyfullsecurityforall thecostsforwhichthe Agencymay becomeliableinconsequenceofcontestingsuchclaim.

9.23WAGESTOLABOUR

9.23.1 The contractor shall comply with the provisions of the Minimum WagesAct and the rules made there under in respect of all employees or workmen employed or engaged by him on road construction or inbuilding operationsor instone breaking or stone crushing for the purpose of carrying out the contract.

9.23.2If,incompliancewiththetermsofthecontract,thecontractorsuppliesanylabourtobeused whollyoppartlyunderthedirectordersandcontroloftheAgencywhetherinconnectionwiththe TenderingOfficer

workbeingexecutedby the contractor or otherwise for purposes of Agency such labour for the purpose of this clause, be deemed to be person semployed by the contract.

9.23.3Ifanymoneyshall,asaresultofanyclaimsorapplicationsmadeunderthesaidAct,bedirected tobepaidby theAgency,suchmoneysshallbedeemedtobemoneyspayabletotheAgencybythe contractor,andonfailureof contractortorepaytheAgencyanymoneysasaforesaidwithin7days afterthesame shall have been demanded, the Agencyshallbeentitledtorecoverthesamefrom anymoneyduetothecontractorunderthecontractoranyothercontractwiththeAgency.

9.23.4 The Authority shall also be entitled to deduct from any money due to the contractor (whether underthe contractoranyothercontractwiththeAgency)moneypaidorpayablebythe Agency by way of anycompensation under the said Act or on account of costs or expenses in connection with any claims thereto and the decision of the Director Technical onany question arisingoutoftheapplicationofthisclauseshallbefinalandbindinguponthecontractor.

9.23.5 Inrespectofall labour directly or indirectly employed, in works for the performance of the contractas partof this agreement, the contractors hall comply with or caused to be complied with all rules framed by the Agency from time to time for the protection of health and sanitary arrangements for the workers employed by the KRWSA and its contractor.

9.24LABOURRETURNS

MonthlylabourreturnsshallbesubmittedbythecontractortoDirector Technicalintheproperforms soastoreachhimnotlaterthanthefirstofeverymonth.Inadditiontotheabove,thecontractorshall alsomaintaindailyandweekly returnsoflabouremployedbyhimandtheseshallbemadeavailablefor verificationbytheofficersofKRWSAasandwhencalledfor.

9.25CONTRACTDOCUMENTSANDMATTERSTOBETREATEDASCONFIDENTIAL

All documents correspondences, decisions and orders concerning the contractshall beconsidered as confidential and/or restricted innature by the contractors and he shall not divulge or allow access to them by any unauthorized person.

9.26MATERIALSTOBESUPPLIEDBYTHEAGENCY

ItshallbetheresponsibilityofthecontractortoarrangeformaterialsandtheAgency shallnotissue anymaterialtothecontractor.

9.27 CONTRACTOR'SRESPONSIBILITYFORSTORES

The materials such as Cement, MS Rods, tor steel and other materials including pipes and specials required for the work shall be procured by the contractor and the lump sum amount quoted should be inclusive of the cost of cement, steel and all other materials. The cement supplied for use shall be asperISS 269/1976 and steel as perISS 1786/1985 with latest amendments, if any. The

materialsshouldbeartherelevantISI/ISOcertificationmarks.Beforeusinganymaterialforthework,

the contractor, at his own cost, shall submit to the Director Technicalfor his approvalsuch samples of material same proposed to be used. The material shall strictly conform to the specifications approved by the Agency. Notwith standing anything contained in this clause, the contractor shall be held fully responsible for the quality and soundness of all the material sandmachinery that are supplied by him for the execution of the work and completion of the project and Tender mgo the completion of the project and the project

Technical'sapprovalshallnotinanywayabsolvehimofhisresponsibilityinthismatter. The standard tests as per ISS to ensure the quality of cement, steel and other construction materials shall be gotdone by the contractor at their cost as per the direction of the officers of KRWSA to ascertain the quality.

TheAgencyreservestherighttosuperchecktheresults.If the materials supplied are found to be not passing the tests, the same shall be rejected by the Director Technical and the contractor shall be bound to dismantle and remove such constructions already made using such substandard quality materials if found during the erection of the work and the contractor shall be fully responsible and liable for such losses to the KRWSA.

9.28MATERIALSANDPLANTATWORKSITE

Allmaterials and plants brought by the contractor in or upon the site or on the land occupied by the contractor in connection with the work and intended to be used for the execution there of shall not be removed from the site of work without the permission of the Director Technical.

9.29 GENERAL

AllotherconditionsshallbeasinforceintheKRWSA,Ifitis found relevant to explain anyclause of this N.I.T. Otherwisetheconditionsarestrictlyindependent.

DIRECTOR (TECHNICAL)

10.GENERALTECHNICALSPECIFICATIONS

10.1 GENERAL

- 10.1.1 Generally, the specifications of all materials and work pertaining to this contract shall be governedbytherelevantIndianStandardsandbyMDSS.In the absence of IndianStandards, the British **StandardSpecificationsshall** befollowed. Thespecificationsfurnishedhereunderareonly to enlightenthetendererontherequirementsofKRWSAandarenotintendedtobeagainst anyotherspecificationsstipulated by BISorotherstandardsandcommonpractices widely adopted in the country atpresent. In caseofadoubt regarding the specifications, the Technical Supervisorinchargewillclear thedoubtsandgivefinaldecisionbasedonthewrittenrequest Thedecisions of the contractor. intimated inwriting shall be binding on the contract work.
- 10.1.2Thesuccessful completion of this contract calls for site surveys, investigation, planning, hydraulic structural design of the components, assessment of capacity/standard of mechanical, electromechanical and and items to be procured, preparation of procurement schedule, preparation electrical of implementation schedule etc. Thetenderershallseethathealwayssticksonto conservativedesignsbasedon time tested and well accepted practices as the guidelines and per normsprescribedbyBIS,CPHEEOorsuchotherinstitutions.

10.1.3.REPORTS, DESIGNSANDDRAWINGS

Deleted

10.1.4 ECO-FRIENDLYSYSTEMOFFER

The system offered and as completed shall be environment friendly and shall not affect / alter the environment beyond any permissible limits stipulated by concerned institutions.

10.1.5MANMADESTRUCTURES, OTHERUTILITIES-AFFECTINGTHEWORK

1 When the works under this contract are executed situations may arisewhen the works are affected by other man-made structures either inserviceorabandoned.Itisalsolikelythatother

utility services installed by various Government bodies are affected by the works under this contract.

Itshallbethedutyofthecontractortoensurewhetheradequatesanctionhas been obtained from the agency concerned for the work with thehelpofKRWSAbeforetheworks of such affected portions are undertaken. Any damage caused to any of the man made structure or

anyoftheutilityserviceswillhavetobemadegoodbythecontractorathiscost. The contractorhas to restore the original position if he has todemolish any structure like culverts, compound walls etcduring thecourseofworkathisowncost.

10.2EARTHWORKEXCAVATION

1Earthwork excavation means earthwork in all classes of soils / rockswheneverremovalshall benotby blasting.Earthworkexcavationshallbedone with adequate care so that underground service lines or adjacentstructures are notdamaged and appropriate protective measures such as shoring / strutting / sheet Tenderer TenderingOfficer

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piling etc. areadopted for such items asrequired and approved by the Technical Supervisor incharge of the work. The width of trench should be aspert here quirement and asper

standarddatabookandaminimumcoverabovecrownofpipeshouldbemaintainedasperclause

10.13. If the width of trench exceeds the minimum requirement as noted above, due to faulty workmanship/protection/shoringetc. theadditional payment for the extra damaged road width toPWD/NHlocalbodiesetc.shallberecoveredfromthecontractor'sbill. Excavation by blasting shall payable be got done only through persons holdingvalid license for use of explosive material and for blasting purpose.Further rules Inspectorate all prescribed by the ofExplosivesshallbestrictlyadheredtowheneverblasting isresortedto.Blasted materialliketheexcavatedrock shallbetheproperty of KRWSA. Disposal of the material sup to a distance of 10 from the site well excavatedmaterialduringexcavation km as as cartage of andbackfillinguptoamaximumdistanceof 5.0 km will have to be done whenever essential by the contractor at noextracost.

10.3FILLING/BACKFILLING

Filling/backfillingshallbedoneonlywithapprovedmaterials.Itshallbecompactedtogetthefollowing results. The density the filled materials at different depths shall not be less than 95% of the naturaloffielddensityincaseofbackfillandshallnotbelessthan95% of maximumdry density obtained in proctorcompactiontestorsuchotherapprovedtestswheneverfilling isdonetogetthedesiredformation ground level. It shall be ensured that the density thus obtained under compaction is uniform at all depthsofthefill.Thecontractorisboundtobearthecostofanytestconducted to ascertain the above condition in doubt. The filling/backfilling done along PWD roads or such properties owned byother case of department/institutions, the same shall be further governed byspecificationsofsuch owner.

10.4SHORING

Shoring shall be essential in excavation in all classes of soils wheneverdepthofexcavationexceeds 1.50mandlabourershavetoworkintrenchesorclosetoedgesoftrenchesasperthedirectionofTechnical SupervisorinCharge.Inordinary soils and loose soils, shoring shall be done for trenches of shallower depths alsoconsideringthechancesofcollapseofsides.Shoringshallbedoneasapproved/directed bythe Technical Supervisorinchargeofwork.

10.5FENCING

Fencingshallbedoneintheapprovedmanneralongthesideofpipelinetrenchesonroadsorotherplaces forpreventingaccidentsonbothsides, if required in the opinion of the Technical Supervisor in charge.

10.6FORMATIONOFROADS

FormationofroadsshallbedoneasperIRCrulesandregulationsfortheuse of desired class of vehicles mentionedinthe scope of the work. Whenever road formation comes in the scope of the work, it shall be understood that all cross drainage work, side drain works, radius of curvature and super-elevationetc. are included in the scope.

Rubble masonry works using approved quality blasted rubble either as random rubble masonry or coursed rubble masonry shall be permitted. Minimum width of the random rubble masonry shall not be less than450mm in any case. Only cementmortar1:6orrichershallbeusedforsuchworks. Mixing by weight at the above ratio for mortar shall bepermitted only when the fine aggregate is in dry condition. Exposedsurfaces or rubble masonry shall be pointed using 1:3 cement mortar tohave a pleasing appearance provided it is left un-plastered with cementmortar.

10.8BRICKWORK

Brick masonry using wire cut bricks / first class country burned brickshaving aminimumcrushing strengthof35Kg/cm² satisfyingothertestsspecifiedby BISandleastdimensionsnotlessthan70mm aloneshallbepermitted.Brickmasonryworksshallbeofminimum200mmwidth,constructed in English bondwith cement mortar 1: 6 or richer and plasteredwithcementmortar 1: 4 or richer inall cases.However,ineachcase of parapets or other dwarf walls of height less than 700 mm,

thickness of masonry can be reduced from 200mm provided pilasters of minimum 200x200mm are constructed monolithic with such walls at a center to center spacing of maximum 3000mm.

10.9PLAINANDREINFORCEDCONCRETE

10.9.1DESIGNASSUMPTIONS

IS3370CodeofPracticeforconcretestructureforstorageofliquids

PartI:(latestedition)Generalrequirements

PartII:(latestedition)Reinforcedconcretestructures.

PartIV:(latestedition)Designtables

IS2502(latestedition)Codeof practiceforbendingandfixingofbarsforconcretereinforcement.

All RCC/Steel structures shall be basedon the relevant IS Codes. Strictadherence must be established to acceptedcodes of Practice relating todesign.Minimumcovertoreinforcementfor RCCworkshallbeprovidedasperIS456-2000(orlatestedition). Theeffectofseismicforcesshallbe takenintoaccountinthedesignaspertherelevantcodeofpractice.

10.9.2CEMENT

The contractorwillhaveto procure the cementforthe work. The cementused in the work of plant or water front structures should be sulphateresistant - Portland cement of reputed companies having ISI mark. TheKRWSAwill have the option of rejecting the cement procured by the contractor and askforreplacements, incase of any doubt on quality and age of cements upplied at site. Random/grab sampling and test of the cement will be gotdone by KRWSA.

10.9.3REINFORCINGSTEEL

OnlyCorrosionResistantSteel(CRS)istobeusedforthesteelstructures.Thecontractorhastoprocure all the steelrequiredfor the work.Thesteel soprocuredshouldbefromreputedcompanieslikeSAIL, TISCOetc.andthe KRWSAwill have the option to select the brand and to ask for replacement, if the material is found not having adequate quality. TheMS/TORrodssuppliedfor theworkshallbecleanedandscrappedtobefreeofscalesrustetc.,beforeplacinginformsforR.C.C work.

10.9.4AGGREGATES

Tenderer

The coarse and fine aggregates shall comply with IS 388-1980 or latesteditionandmay beused after sufficienttestshavebeencarriedoutandapproved by the Director technical. Allaggregates shallbestoredonhardimpervioussurfacetoensureexclusionofallforeignmaterials.

10.9.5WATER

Thewaterformixshallbecleanandfreefrom approved by the Executive Engineer.

harmful matter as per IS standards and taken from a source

10.9.6ADMIXTURES

Only whereabeneficial effect is produced shallany admixture to be used and that too after tests have been carried out to convince the Director technical that no harmful effect will be produced by the use of such admixture and after approved by the Director technical. Time tested admixtures shall be permitted to be used for concrete based on testimonial of performance to improve the quality of concrete with respect to its strength, water tightness or for other specified purposes as required for the work.

10.9.7MIXING

ThegradeofconcreteshallbeasperIS456orits latestrevision.All water retainingor water front structures and machine foundations shallbe madeusingRCC mixesasperrelevantcodes. The mixing timeshallbebetween2to4minutes.Thecontractorshouldproducemixdesignforallgrades ofconcrete to be used for the work and get approval from theDirector technical before commencementofconcreting.

10.9.8CONCRETING

The concrete mixshall be inspecified proportions satisfying the maximum aggregate size/water cement ratio and required cube strength and workability. Such concrete must be adequately vibrated to formsolid mass without voids. External vibration by the use of pneumatic hammers shall be deemed adequate except for thinsections.

10.9.9TRANSPORTATIONANDPLACING

Transportationanddepositionofconcretemixshallbedonerapidly andaccurately withminimumrehandling. The mix must not be dropped from such a height as may causesegregationandairentrapment. When the mixisplaced in position, no further waters hall be added to provide easier work ability. No concretemixshallbeusedfor the workifith as been left for a period exceeding its initial setting time before member.Sufficientnumberofcubesmust depositedand vibrated into its final position in the bemadefortestingaspertherelevantBIScodespecifications.Itshallbetestedasperthespecification and a complete register of entries shall be maintained by the contractor. It shall be brought to the notice of the Technical Supervisor inchargeasandwhendirectedbythedepartmentalofficer. The cost of all such testing shall

bebornebythecontractor.

10.9.10CONSTRUCTIONJOINTS

Construction joints shall be avoided wherever possible, and if found necessary, should be of such form to encounter direct compression. Asteppedjointbeing preferred insuchacase.

10.9.11CURING Tenderer

TenderingOfficer

CuringshallbedoneasperrelevantprovisionsintheIScodetoallowtheconcreteattainstrengththrough normalhydrationandtoavoidexcessiveshrinkage or harmfuleffect to themember. Themethodadopted shallbeeffectiveandanyspecialmethodusedmustbeapprovedbytheDirector technical.

10.9.12REMOVALOF FORMWORK

Removalofform work shallbedoneasperthe provisionsintheBISandasperdirectionoftheDirector technical and insuch amannerthatnodamageiscausedtothedeflectiontominimum deflection, when unsupported and asperthedirection of theDirector technical.

10.10DOORS, WINDOWSANDVENTILATORS

- 10.10.1 Wooden doors and windows and ventilators shall be made with teakwoodonly and thesizeof doors,frames,shuttersetcshallbenotlessthanthesizes specifiedinMDSS,PWD standarddatabook etc.Allpartsofthedoorshutterorframeshallcontainonlyhardwoodseasoned.Woodendoors and shutters shallbe provided for interior doors of office rooms/privateroomsetc.
- 10.10.2 Steeldoors, windowsand ventilators shall strictly conform to the specifications of BIS. Steel doors, windows and ventilators shall be permitted only for locations where aggressive conditions damaging the doors do not exist and when appearance of the same do not adversely affect pleasing appearance of themain viewand aesthetic condition of the structure. Steel windows and ventilators shall have crossbars for preventing through passage of solid materials of least dimension of 120 mminopenposition provided in aesthetically pleasing manner.
- 10.10.3 For areas directly facing the main views of the structure, aluminium doors, windows and ventilators shall be provided for improving the front view of the structure so far as there are no aggressive surroundings damaging the life or the pleasing appearance. All aluminium sections shall be anodized as per ISS.
- 10.10.4PVCdoorsofspecificationsconformingtothoseofBISorofbetterqualitymay beusedfor water closets,bathroomsorotherlocationswheresplashingofwatermayaffectthelifeofothertypeofdoors.

10.11PLASTERINGOFEXPOSEDSURFACES

Allexposedconcrete surfacesshallbeplasteredwithcementmortar 1:4or richer mixes.Exposedsurface meansexposedtoairorwaterorany othergaseousorliquidmedium. Surfaces of concrete structures other thanwater retaining structures can be permitted to be left unplasteredunder following conditions:

- (i) Thesurfaceleftunplasteredisperfectlyevenwithoutmarkingsofformworkorundulationsor unevennessgreaterthan0.5mm.
- (ii)The surface texture is perfectly uniformand the appearanceispleasing.

10.12TESTINGOFWATERRETAININGSTRUCTURES.

All Ferro cement tanksshallbefilled with water and tested forwater tightness before finishing.

10.13PIPESANDPIPELAYING deleted

10.14NONDESTRUCTIVETESTFORSTRENGTH:

Anyconstructedstructureorerectedequipmentshallbesubjecttoanon-destructivetesttoensureor certifyaboutitscapacitytoyieldthedesiredserviceifrequiredbytheTechnical Supervisorincharge.Suchtestsshall betheonesspecifiedbytheISS/BSS/CPHEEOManualsoramoreseveretest.Anequipment/ componentshallbe deemedto havesatisfactorily passedsuch atestonly ifthe Technical Supervisor inCharge of the Tenderer TenderingOfficer worksissatisfiedontheperformanceundertestconditions.

10.14 Deleted

- 10.15 The G.P. approved list of beneficiaries (Residential buildings) shall be made available by Rain Centre KRWSA, and the location/Position of the RWH unit in the premises shall be fixed jointly by House Owner, Engineer in Charge and the Contractor.
- 10.16 The construction should be in accordance with the attached drawing and in conformity with IS 13356 (1992) roof top rainwater harvesting guide lines & IS 15797(2008) Precast Ferro cement water tanks up to 10000 litres capacity and its amendments.

10.17TRAININGTOAGENCYSTAFF

The Technical Supervisorin charge will furnish a list containing the names and designations of the various staff to whom the training in the operation, maintenance and attending to emergent situations are to be given. When the contractor is satisfied that sufficient training both in theoretical and practical aspects have been imparted to the staff thus deputed, shall issue certificate in that respect which shall be forwarded to the Technical Supervisorin Charge. The training shall preferably be in the project work. However, if requested, the contractor shall be permitted to give part of the training to the Agency staff at his place of choice after due consideration of all aspects.

- 10.18If any of the conditions above are in contradiction to any of the clauses in the scope of Work, the clause/conditions of the Scope of Work shall prevail.
- 10.19Contractors/Firms

shall not appoint/employ directly/indirectly there tire demployees of KRWSA within 3 years of their retirement/Voluntary retirement.

11. SPECIAL CONDITIONS

- 11.1 An RWH unit reported/ found leaky within the guarantee period, the amount paid to the contractor for that RWH unit will be fully recovered from the security/ outstanding amount due to contractor without notice.
- 11.2 Billing of partially completed RWH units will not be permitted.
- 11.3 Where ever scarcity of Rubble is commonly felt, the basement of RWH is permitted to construct with P: C: C 1:3:6 with 40 mm and 20 mm broken stone in the ratio 1:1 in the same dimensions without any additional financial commitment.
- 11.4 In the tender document the rates quoted by the contractor should be exclusive of GST; but inclusive of all taxes, duties, welfare fund, contributions etc. The contractor should indicate separately applicable GST in percentage in tender document (BoQ).

Director (Technical)

KERALA RURAL WATER SUPPLY AND SANITATION AGENCY

Name of Work:-

Construction of Rain Water Harvesting Ferro Cement Tank of Capacity 10000 litres, 3.00m Diameter, 1.50m height under State Plan Scheme 2020-21 Thrissur District.

NOTICE INVITING TENDER

(SCOPE OF WORK & BILL OF QUANITIES)

VOLUME – 2

Tender No	: 134/RC/KRWSA/2020/TSR
Tendered PAC	: Rs. 95,12,250/-
Last date of online submission of tenders	: 01.10.2021, 5.00 PM
Date of tender opening	: 04.10.2021, 11.00 AM

RAIN CENTRE OFFICE OF THE EXECUTIVE DIRECTOR KRWSA. THIRUVANANTHAPURAM

KERALA RURAL WATER SUPPLY AND SANITATION AGENCY

A. SCOPE OF WORK

Name of Work:- Construction of Rain Water Harvesting Ferro Cement Tank of Capacity 10000litres, 3.00m Diameter, 1.50m height under State Plan Scheme 2020-21, Thrissur District.

1. GENERAL INFORMATION

This project is to implement the construction of Rain Water Harvesting units using Ferro Cement Tank of Capacity 10000 litres, 3.00m Diameter, 1.50m height, under State Plan Scheme 2019-20 at the premises (Residential buildings) of beneficiaries based on the list approved by The Secretaries concerned Kadappuram Grama Panchayath, Thrissur District.

The approved beneficiaries list shall be made available by Rain Centre KRWSA, and the location/Position of the RWH unit in the premises of beneficiaries shall be finalised jointly by the house owner and Engineer in Charge.

2. CONCISE SCOPE OF WORK

The scope of work includes Construction of Rain Water Harvesting units using Ferro Cement Tank of Capacity 10000litres, 3.00m Diameter, 1.50m height including all plumbing works to enable to collect the roof top rain water and the over flow to suitable recharge arrangement.

3. Land for structures

The land for construction of the RWH tanks is the premises of beneficiaries (residential building) in the list approved by the Grama Panchayat.

4. General technical specification

Roof top rain water harvesting system as per the attached drawing in the annexure, by constructing foundation with Random Rubble Masonry in cement mortar 1:6 over a levelling course of PCC 1:4:8 using 40mm broken stone 100 mm thick, Plinth portion plastered with 12mm thick CM 1:3, filling the basement with dry rubble packing to the required curved shape (chattikuzhi shape) at top , placing the scour pipe suitably , providing 75mm thick PCC 1:2:4 using 20 mm broken stone to the required curved shape at the top of foundation /basement , over which constructing a Ferro cement tank of capacity 10000 litres of 3.00 m diameter and 1.50m height using 6mm M.S bars for belt , haunch , hoop , diagonal and circular for bottom, sides and dome , one layer 12 gauge weld mesh 50 mm x 50 mm size & 12×24 gauge chicken mesh (2 layer) for

bottom, sides & dome, 60cmx60cm man hole and cover at the dome, inlet chamber with filter and gratings, plastering the tank with cement mortar 1:2.5, 12 mm thick finished with neat cement flushing coat inside and outside, having an average wall thickness of 24mm, white washing two coats to the exposed surface, providing half split 160 mm diameter gutter pipe class 2 PVC (minimum length 10.00m), down pipe & inlet pipe with 63mm class 2 PVC pipe, scour and over flow pipe with 50mm class 2 PVC pipe, 63 mm PVC valve for down pipe, 50 mm PVC valve for scour pipe, 20mm GI out let pipe with 15mm SDB tap. Earth work excavation for recharge pit of size 1.00mx1.00mx1.00m refilled with rubble, brickbats, stone etc to collect water from overflow pipe, (if open well available with in a distance of 15m the over flow is to be connected to the well), Providing 32mm GI (M) pipe of suitable length with MS saddle piece welded to one end of the pipe so as to support 63mm PVC pipe (inlet pipe) wherever necessary, welding MS bars at the other end to have proper anchorage and fixing the pipe with CC 1:2:4 etc including all cost and conveyance of materials and labour charges to the full finished work in all respects including Labelling-"KRWSA -RAIN CENTRE - RWH Tank - 10000 Litres Capacity

Rain water from the roof is to be collected and stored in a Ferro cement tank. The type design will be provided by Rain Centre, KRWSA. It comprises of following components.

5. Pre Operation and Maintenance before commissioning

- 1. Before collecting water, the roof, gutters and tank should be cleaned
- 2. Let the first 2-3 rains to flow out through the first flush system.
- 3. Clean the tank before harvesting.
- 4. Keep the tank and surroundings clean and hygiene.
- 5. Apply white cement on the tank.
- 6. Make sure that sunlight does not pass through the man hole.
- 7. Ensure that the over flow and the waste water is channelled to the recharge pit.

B. BILL OF QUANTILES (BOQ)

Construction of Rain Water Harvesting Ferro cement Tank of Capacity 10000 litres , 3.00m Diameter, 1.50m height Under state plan Scheme 2020-21 -Thrissur District

Sl. No	Description	Unit	Qty	Rate (Rs)	Amount (Rs)
	Construction of rain water harvesting unit using ferrocement tank of capacity 10000 litres , as per the approved drawing, by constructing foundation with Random Rubble Masonry in cement mortar 1:6 over a levelling course of PCC 1:4:8 using 40mm broken stone 100 mm thick , Plinth portion plastered with 12mm thick CM 1:3, filling the basement with dry rubble packing to the required curved shape at top , placing the scour pipe suitably , providing 75mm thick PCC 1:2:4 using 20 mm broken stone to the required curved shape at the top of foundation /basement , over which constructing a Ferro cement tank of capacity 10000 litres of 3.00 m diameter and 1.50m height using 6mm M.S bars for belt , haunch , hoop , diagonal and circular for bottom, sides and dome , one layer 12 gauge weld mesh 50mmx50mm size & 12 x 24 gauge chicken mesh (2 layer) for bottom , sides & dome , 60cmx60cm man hole and cover at the dome , inlet chamber with filter and gratings , plastering the tank with cement mortar 1:2.5 , 12 mm thick finished with neat cement flushing coat inside and outside, having an average wall thickness of 24mm, white washing two coats to the exposed surface, providing half split 160 mm diameter gutter pipe class 2 PVC (minimum length 10.00m) , down pipe & inlet pipe with 63mm class 2 PVC pipe , scour and over flow pipe with 50mm class 2 PVC pipe , 63 mm PVC valve for down pipe, 50 mm PVC valve for scour pipe , 20mm GI out let pipe with 15mm SDB tap. Earth work excavation for recharge pit of size 1.00mx1.00mx1.00m refilled with rubble , brickbats, stone et to collect water from overflow pipe ,(if open well available within a distance of 15m the over flow is to be connected to the well). Providing 32mm GI (M) pipe of suitable length with MS saddle piece welded to one end of the pipe so as to support 63mm PVC pipe (inlet pipe) wherever necessary , welding MS bars at the other end to have proper anchorage and fixing the pipe with CC 1:2:4 etc including all cost and conveyance of materials and labour charges to the full fini	Each	150 nos		

Annexure- I

