

i 8kd]

vf/k'kl h vfhk; Urk
vui'lgj 'kk[k [k.M xak ugj ejBA

i 8'kr]

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I puk ,oatu I EicZfoHox]
mRrj insk y[kuÅA

i =kkl%

@v'kk[k@Vh&10@V8Mj

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vYidkyhu vWlykbū fufonk I puk I ȷ; k 04@bDbD@2017&18 dk izk'kuA

bl [k.M dh vYidkyhu vWlykbū fufonk I puk I ȷ; k 04@bDbD@2017&18 dh
N% ifr; Wv, oa I hMhD I fgr bl vujksk ds I kfk I yXu dj i 8'kr gSfd if'peh mRrj insk ea
ipfyr fuEukdr fdugh nksfghh n8ud I ekpj i =k ea ejB I h dj.k ea U; wre I kbZ ea ,d ckj
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1

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2

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I yXud& mijDrud kjA

i =kkl

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fnukkl

1- ifrfyfi v/k'k.k vfhk; Urk dEl; Wj dlnz dk; ky; i e ȷk vfhk; Urk fl plbzfoHox mRrj insk
y[kuÅ dls mijDr vYidkyhu vWlykbū fufonk dh gMz dkih ,ø I hMh I fgr 'kl uknsk I ȷ; k
763@05@27&I h&3&8& VhD@84 fnukkl 3-3-2005 ds I n8z ea I pukfz ,oa foHoxh; osl kbV ij
izk'ku gsqif'kr gA

2- ifrfyfi ; 0i hD byDVfuDI dkjij8ku fy0 m0i0 y[kuÅ dls 'kl uknsk I ȷ; k
16@326@17&27&fl &3&08&Vh&84 fnukkl 21-4-2017 ds fun8ka ds de ea vWlykbū
fufonk vi ykl djkusdk d"V dja

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i=KMI @v'k[k@Vh&10@VMj fnuKMI

ifrfyfi fuEufyf[kr dks vKkykbu fufonk I puk dh ifr I fgr I pukfKZ ,oa vko';d
dk; DlgH grqif'kr gA

- 1- e[; vfhk; Urk ½xak½ fl pkbZfoHkx] mRrj inSij ejBA
- 2- v/h{k.k vfhk; Urk i Fke e.My] fl pkbZdk; I ejB A
- 3- v/h{k.k vfhk; Urk Mst e.My ejB@xak ugj I pkyu e.My ejB@e/; xak ugj fuekZk e.My i Fke ejB@
- 4- ftyk/kdkjh ejBA
- 5- ofj'B ifyl v/h{k.d ejBA
- 6- ifyl v/h{k.d ½uxj½ejBA
- 7- Fkuk fl foy ykbl ejBA
- 8 ftyk I puk vf/kdkjh ejBA
- 9- vf/k'kl h vfhk; Urk ejB [k.M xak ugj ejB@ e[Qjuxj [k.M xak ugj e[Qjuxj@e/; xak ugj fuekZk [k.M&6 ejB@ cy/uh'lgj [k.M xak ugj cy/uh'lgj@Mst [k.M i Fke ejB@
- 10- vf/k'kl h vfhk; Urk Ajh xak ugj v/kpudhdj.k [k.M gkiM dlse[; vfhk; Urk ½xak½ejB dsdk;ky; Kki I 0 11133@e0v0xak@fufonk I febr fnuKMI 26-6-2015 ds I mHZeA dlk;k fu/Mjr frfFk o I e; ij miLFkr gksdk d"V djA
- 11- I gk; d vfhk; Urk i Fke] f}rh; ejB r}rh; gkiM ,oaprfKZ cy/uh'lgjA
- 12- ukSVI cKMA

vf/k'kl h vfhk; Urk
vui'lgj 'k[k [k.M xak ugj ejBA

dk; ky; vf/k'kl h vfk; Urk
vuü'kgj 'kk[k [k.M xak ugj ejB
vYidkyhu vkkylbū fufonk I puk I ; k 04@bDbD@2017&18

eglefe jkT;iky] mRrj inš dh vlg Is fufufy[tr dk;lē grq vluylbū fufonk;s
 (http://etender.up.nic.in) dsek/e Isfl pkbZfoHkx eaohdr Jsh eaiāhdr BdnkjlaI snukd 22&07&-2017 dh
 vijkg 3-00 ctsrd vlef=r dh tkrh gA tksnukd 25-7-2017 dh nkgj 12-00 ctsv/kglRk(kjh dsdk; ky; d(k
 eae[; vfk;Urk ½xk½fl pkbZ ,oaty I l klu foHkx mōiD ejB }kjk fu/Mjr dh x; h l febr ds l nL; lads l e(k
 vlu ylbū fufonk [kyh tk; xhA

vlu ylbū fufonk ds l fK fl pkbZ foHkx dh fu/Mjr Jsh eaiāhdj.k iek.k&i=] ftyk/kdkjh }kjk fuxr
 pfj= iek.k i= ¼DT-1½gfI ; r iek.k&i= ¼IDT-II½ rfk Lo%kk.k i= ¼IDT-III½ Je foHkx }kjk tkjh iāhdj.k
 iek.k&i= dh LdM ifr; qv /kgkj /lujk'k dh ,QOMhVkj0@,u0,l 0l 10 tks fd vf/k'kl h vfk;Urk] vuü'kgj
 'kk[k [k.M xak ugj ejB ds i(k eac/kd glxh] dh LdM ifr vlu ylbū fufonk ds l fK viyM djuk vfuok; Z
 glxh] vU; Fk fufonk Lohdkj ugh dh tk; xhA , d ; k l eLr fufonk vā dks fcuk dkj.k crk; sfujLr djus dk iuk
 vf/kdkj v/kglRk(kjh dk glxhZ

yl 10	dk; Z dk foj .k	dk; Z dh vuēfur ykr ½y[k : 0½	/kgkj j'k ½y[k : 0½10%	dk; Z dks iukZ djus dh vfo/k	fufonk i i= dk eW; ¼ 0 eW ½GST)	iāhdr Jsh
1	2	3	4	5	6	7
1	tuin eēQjuxj ds vlr xē vuü'kgj 'kk[k ds fd0eH 0-000 Is fd0eH 10-600 rd ugj l ok elxZ dks x<<leQr djus dk dk; A	36.93	3.70	01 elg	300.00+ (GST)	ch ,oa mPprj
2-	tuin eēQjuxj ds vlr xē vuü'kgj 'kk[k ds fd0eH 10-600 Is fd0eH 22-930 rd ugj l ok elxZ dks x<<leQr djus dk dk; A	29.55	2.96	01 elg	300.00+ (GST)	ch ,oa mPprj
3-	tuin ejB ds vlr xē vuü'kgj 'kk[k ds fd0eH 38-800 Is fd0eH 51-875 rd ugj l ok elxZ dks x<<k eQr djus dk dk; A	38.58	3.86	01 elg	300.00+ (GST)	ch ,oa mPprj
4-	tuin gkiM ds vlr xē vuü'kgj 'kk[k ds l ok elxZ dks fd0eH 85-400 Is fd0eH 87-00 rd ,oa fd0eH 87-400 Is 90-130 rd x<<leQr djus dk dk; A	28.72	2.87	01 elg	300.00+ (GST)	ch ,oa mPprj
5-	tuin ejB ds vlr xē vuü'kgj 'kk[k ugj ds fd0eH 64-100 Is 66-100 rd ds l ok elxZ dks xM<leQr djus dk dk; A	12.30	1.23	01 elg	225.00+ (GST)	l h ,oa mPprj
6-	bdyk ukys fd0eH 26-800 Is fd0eH 32-00 rd vkrfjd vuHkx dh fl YV l QkbZ dk dk; A	7.49	0.75	20 fnu	225.00+ (GST)	l h ,oa mPprj
7-	vlrh ukys ds fd0eH 0-00 Is 2-100 rd vkrfjd vuHkx dh fl YV l QkbZ dk dk; A	1.70	0.17	10 fnu	75.00+ (GST)	Mh ,oa mPprj
8-	tuin ejB ds vlr xē vdcji j rkj?kj] dMh >ky] fcdkyH Qykonk] l dksH ,oa l klu fujh(k.k Hou ij o{Kjki .k dk dk; A	0.72	0.07	20 fnu	50.00+ (GST)	Mh ,oa mPprj
9-	tuin eQuxj ds vlr xē mi[k.M iEe ea ulōjk l ykij] Hāek fujh(k.k Hou ,oafdl ku l ok dlnz pM; kyk ij o{Kjki .k dk dk; A	0.55	0.06	20 fnu	50.00+ (GST)	Mh ,oa mPprj
10-	tuin ejB ds vlr xē mi[k.M f}rh; fdyk ijhf{krx< dMh o uxyk pM dMh ij o{Kjki .k dk dk; A	1.45	0.15	20 fnu	75.00+ (GST)	Mh ,oa mPprj

11-	vij ijf(krx< jktokgs ds fd0eh0 4-00 I s fd0eh0 5-400 rd ceZdVz dk dk; A	1.93	0.19	20 fnu	75.00+ (GST)	Mh ,oa mPprj
12-	vij ijf(krx< jktokgs ds fd0eh0 5-800 I s fd0eh0 7-200 rd ceZdVz dk dk; A	1.93	0.19	20 fnu	75.00+ (GST)	Mh ,oa mPprj
13-	fdBij jktokgs ds fd0eh0 4-200 I s fd0eh0 5-400 rd ceZdVz dk dk; A	1.99	0.20	20 fnu	75.00+ (GST)	Mh ,oa mPprj
14-	fdBij jktokgs ds fd0eh0 5-700 I s fd0eh0 6-900 rd ceZdVz dk dk; A	1.96	0.20	20 fnu	75.00+ (GST)	Mh ,oa mPprj
15-	tuin gkiM eami [k.M rrrh; ds dk; Zls ea o(kjki .k dk dk; A	0.97	0.10	20 fnu	50.00+ (GST)	Mh ,oa mPprj
16-	fuyok ukys ds fd0eh0 0-00 I s 3-300 rd fl YV I Qkz dk dk; A	1.85	0.19	20 fnu	75.00+ (GST)	Mh ,oa mPprj

'kr%&

- 1& ;g fufonk l puk m0i0 I jdkj dh osl kbV (<http://upgovt.nic.in>) rFk fl pblz foHx dh osl kbV <http://www.irrigation.up.in>, <http://www.idup.upgovt.in>½ ij mi yC/k gA
- 2& fufonlkrk }kjk fufonk ii= fl pblz foHx ds oSl kbV (<http://upgovt.nic.in>) I s fnukd 17-07-2017 dh i0kq 10-00 ctsl sfukd 22-07-2017 dh vijkg 3-00 ctsrd Mkyh tk I drh gA
- 3& iR;d fufonlkrk dks : 0 100@& tffM'k; y LVei ij ij , d : i; s dk jI mh fvdV yxkdj vuqWk fy[kuk g0xk fd fufonk njs90 fnol rd eM; g0xh bl sigysvk0j okil yusij /kjkj /kujk'k t0r dj yh tk; xhA fufonk eaof.k' iek.k i=la ds l fK l fK /kjkj /kujk'k fufonk ii= dseW; dk fMeM M0QV dh LdM dkih fufonk ds l fK viyM djuh vfuok; Z g0xh
- 4 fufonk@fcM dh folr' 'krzfufonk ii= ds l fK mi yC/k g0xhA
- 5 fufonlkrk dks fufonk ii= lsdh gMZ dkih ds l fK vf/k'kd h vfHk; Ur'ij vuir'kgj 'k[k [k.M x0k ugj eJB ds i(k eajkVh; dr c0l I sfux' /kjkj /kujk'k dh ,Q0MH0vkj0] VsMj I Sy eW; %0V I fgr½ dk M0QV (IDT-1). (IDT-2). (IDT-3) fu/Wjr Jsh dk i0h0r iek.k&i= ,oa vuh0 iek.k i= ey; lk ea v/Wg Lrk(kjh dsdk; k; ; eafnukd 22-07-2017 dks iR%10%90 ctsl sl k0 3-00 ctsrd tek djuk vfuok; Z g0xk vU; Fk mudh fufonk Unresponsive ekursg0 d0z fopkj ugh fd; k tk; xhA
- 6 d0z Hh fufonlkrk tIsjkt; I jdkj }kjk dkyh I ph eantZg0; og fufonk if0; k eaHx ugh ysl dxhA
- 7 jkt; ckj d0l y ea i0h0r d0z Hh vf/0Drk fufonk if0; k eaHx u ysl dxhA vuqWk@iVVk xBr gkus dscin Hh ; fn mDr rF; I Kku eavkrk g0 rsl ekWu , oal rFV dh n'k ea , I svuqWk@iVVs dsl I (le vf/kdkjh }kjk I dkj.k v0sk iLFW'ir dj r0dky fujLr dj fn; k tk; xhA
- 8 Tok0V opj dh fufonk fdl h Hh n'k esLohdkj ughadh tk; xhA
- 9 fufonlkrk }kjk foHxh; y0xr I s de y0xr dh fufonk Mkyus dh n'k ea 'kd ulsk I [; k&622@23-12-2012&2 v0MV@08VhI h&2] fnukd%08-06-2012 ds vuqWk '10 ifr'kr rd U; wre njs %Below Rates) Mkyus tkusij 0-50 ifr'kr ifr 1ifr'kr de nj ij rFk 10ifr'kr I svf/kd U; wre nj0a (Below Rates) ij 1-00 ifr'kr ifr 1ifr'kr de nj" ij iQijeUl xkjUWh dh vfrjDr /kjkj /kujk'k tek djkus dsmi jUr vuqWk xBr fd; k tk; xhA fufonk nkrk }kjk mDr /kujk'k tek u fd; stkusij ml dh /kjkj /kujk'k t0r dj yh tk; xhA
- 10 dk; LFky dh v0'; drkud kj dk; Z dh jhp@ek=k ?K/k; h c<k0z vF0k ifjofr' dh tk I drh gA I fK gh dk; Z dh v0'; drk dks n[krs g0 ugj dh foHx jhplae dk; Z dj; k tk I drk gSftI ds fy, B0dkj dk d0z Dye eW; ugh g0xkA

- 11& I Md ds dk; Z I EcfWkr I kbM ds Engineer-In-Charge ds funkud kj e'ku@Jfed %it I dsfunk e% }kjk gh dj; k tkuk gkxkA
- 12& Technical evaluation by Tender committee will be done, comparative chart would be prepared and award of contract will be available as per financial sanction.
- 13& fof'KV ifjflfMr; laefufonk [kys ds frfK@I e; ea; fn dkbZ ifjorZu gkxk gS rls bl dh I puk ukVI cMMZ dsek/; e I smiy/k dj; nh tk; xkA
- 14& ; fn dkbZ fufonkrk fu/Wjr fof/k ,oafif0; k dsfo:) vuqWk djustgrqI {le iM/kdkjh ij nco@vIE; d vI j Mkyrk gS rls izuxr fufonkrk dsU; ure fufonk dh flfMr eaHh ml dh fufonk fujLr dh tk I drh gA
- 15& ; g I Klu eavkus ij fd fdl h fufonkrk }kjk fdl h vU; I EHWor fufonkrk dlsbl fufonk if0; k eaHkx yus ,oafufonk Mkyus I sjkdk x; k gk; k /ledh nh xbZ gk rls ,I sBdnkj dsl kfk ; fn vuqWk gkshh x; k gk; rksml dsl kfk fd; k x; k vuqWk fujLr fd; k tk I drk gA
- 16& iMr I Hh fufonk ii=laeagys; g ijh{k k fd; k tk; xk fd fufonkrk us i%hdj.k iek.k&i=] ftyk/kdkjh }kjk fuxr pfj= iek.k&i= %DT-1% gml ; r iek.k&i= %DT-2% Lo?kSk.k 'kiFk&i= %DT-3% rFk fu/Wjr ifrMr /ujk'k Bhd Bhd miy0/k dj; h gsvFlok ughA buea fdl h idkj dh deh vFlok I Urktud u gkxsdh flfMr eafufonkrk }kjk nh x; h njaryukRed foj.k eavidr ughadh tk; xkA
- 17& I EiwZ fufonk if0; k fl pkbZfoHkx] mBrj insk ds ipfyr fu; eao 'kl ulnsk dsvuq i dh tk; xkA
- 18& fufonkrk dks; 0i0byDVWuDI dkjh kj su fy0] y[luA eab&Vf. Mfjx grqi%hdh gkxk vfuok; ZgA
- 19& vuqWk dsl e; Bdnkj I sbl vk'; dk ?kSk.k i= fy; k tk; xk fd muds }kjk vuqWk dsl cyV ughafd; k tk; xkA
- 20& chtd I svk; dj] t10, I 0V10 ,oaysj I I dh fu; ekuq kj dVik h dh tk; xkA
- 21& vuqWk xBr gkxdsi'plr Hh ; fn ; g rf; I Klu eavkrk gSfd fdl h Hh Lrj dk mYyZku fd; k x; k gS rls ,I svuqWk dsl {le vf/kdkjh }kjk I dkj.k vlnsk i[; fir dj fujLr fd; k tk; xkA
- 22& I Md fuelZk dk; k dk I eku /ujk'k dk xr 5 o'WZ eafdl h ,d forrh; o'WZ eaI {le Lrj I sfuxr vull0 iek.k i= I yXu djuk vfuok; ZgkxkA fcuk vull0 iek.k i= dsnjs [ksh ugh tk; xkA
- 23& mij0r fufonk; a/kuk0u dh iR; k'k esvlefr dh x; h gA dk; Z iwkZ gkxsdsmijkr Hkrku ,oac; kt vkn I EclWk Bdnkj dk dkbZDye eW; ugh gkxkA
- 24& mij0r dk; Z fl pkbZfoHkx@ykd fuelZk foHkx dh rdudh fof'WV; k dsvuq lk I Eiknr dj; s tk; xkA
- 25& ,d vFlok I eLr fufonkvadksfcuk dkj.k crk; sfujLr djustk vf/kdkj v/Hg Lrk(kjh dk gkxkA
- 26& t10, I 0V10 dh njsfu; ekuq kj VSMj fufonk ii= dseW; o dk; k ij ol yh tk; xkA
- 27& I 'krZ fufonk fdl h Hh n'k eaekW; ugh gkxkA

vf/k'kl h vfHk; Urk
vuii 'kgj 'kk[kk [k.M xakugj
ejB

Tender Document

**OnLine Tender Notice No.
04/EE/2017-18**

CREDENTIALS OF TENDERER

(To be filled by the Tenderer)

1. Name of Tenderer :-

2. Permanent Address :-

3. Present Postal Address :-

4. State if you are approved Contractor of the C.P.W.D., State P.W.D., State Irrigation Department, Railway and / or M.E.S. and if so, copy of registration certificate should be attached.

5. Particulars of previous contract successfully executed should be entered in the form below.

Sl. No.	Name of Department	Name & Description of work	Value Rs.	Period of execution	
				From	To
1	2	3	4	5	6

6. Reference / Certificate from your Bankers about your financial position should be attached.

7. List of machinery and equipment which you intend to use on this work to be given in attached Proforma-I.

8. **In case tenderer is a firm, enclose photostate / attested copy of partnership deed & Certificate of registration of firm.**
9. **Experiance of well sinking – Enclose attested copy of experiance certificate.**
10. **Certificate :**
 - (a) **I / We am / are not debarred from tendering for contracts of central / state Govt. departments.**
 - (b) **I / We hereby certify that information given above is correct. If at any stage, it is found to be incorrect. I / We understand that the contract will be liable to be terminated / rescinded and action could be taken against me / us by the employer.**

Dated :

Signature of Tenderer

Place :

Certificate of Relationship

To,

The Engineer,

.....
.....
.....

Sir,

It is certified that except the person noted below, none of my relatives is employed in Irrigation Department, Uttar Pradesh.

Name	Designation	Place of Posting
------	-------------	------------------

.....

Dated :
.....

Signature of Contractor

Place :

Full Address

.....
.....

N.B. : The following comes under the definition of relationship :-

1. **Father, Mother, Sister, Brother, Brother-in-law, Daughter, Father-in-law, Mother-in-law, First cousin of self or wife. The list is illustrative and not exhaustive.**

Contractor

DECLARATION

We

.....

.....

.....

hereby declare that no work shall be taken in hand by me or by my authorized agent unless a proper work order in writing is issued to me by Executive Engineer / S.D.O. In case of default on my part, I fully understand that my security deposits will be forfeited and our name will be removed from the list of approved contractor.

Dated :

.....

Signature of Contractor

Place :

Full Address

.....

.....

AGREEMENT

Tender invited by Executive Engineer, Anoopshahr Branch Div. Ganga Canal Meerut

Tender of

Tender Notice No. & Date 02/EE/2017-18.

Name of Tenderer

In consideration of the Governor of Uttar Pradesh having treated the tenderer to be an eligible person whose tender may be considered, the tenderer hereby agreed the condition that the proposals in response to the above invitation shall not be withdrawn with in three months from the date of opening of tender, also to the condition that if thereafter the tenderer does withdraws his proposal within the said period the earnest money deposited by him may be forfeited by the Government of Uttar Pradesh in description of the later. And the tenderer hereby also declares that if subsequent to the submission of his tender the tenderer amends, alters or modifies the contents of his tender which are not acceptable to the employer the tenderer shall, for the purpose of the aforesaid conditions, be deemed to have withdrawn his proposal.

Signed this day of

Signed by Tenderer
.....

The individual, who is proprietor of a firm should furnish the description of the party as under :-

Shri S/o Shri
R/o
Carrying on business under the firms name of M/s
.....

In case of a partnership firm the description of the party should be as under :-
M/s
a firm within the meaning of the Indian Partnership Act and having their office at
..... are consisting of the following partners :-

1. Shri S/o R/o
2. Shri S/o R/o
3. Shri S/o R/o

***Details of Machinery & Equipment
Immediately Available with the Tenderer for
use on this work***

Name of Tenderer

Sl. No.	Name of Equipment	No. of unit	Kind and make	Capacity	Age and condition	Present location	Remarks
1	2	3	4	5	6	7	8

TENDERER **SIGNATURE OF**

CONDITIONS OF CONTRACT

Further deposit

Clause 1- The persons whose tender is accepted (herein after called the contractor) shall within one week after his or their tender has been accepted, deposit with the Government of Uttar Pradesh (here in after called the Government) either in cash or in securities as provided in paragraph 614 of the Financial Hand book, Volume VI such sum as will with the earnest money deposited with the tender amount to Rupees and where any securities so deposited is not payable to bearer, the contractor shall endorse or transfer it to the said Government in such a manner that the sum represented by it can be realised without the consent or assistance of the contractor. Apart from the earnest money deposited with the tender, the contractor shall also deposit balance security amount @ 8% of the cost of work at the time of agreement in cash or in the form of Government Securities or Fixed Deposit receipts or Guarantee Bonds of any Nationalised Bank in India.

Deduction from payment

Security Deposit

If the security is furnished in the form of guarantee bonds the contractor undertakes to renew or to furnish fresh guarantee to cover the period of time extension, if any, and failure on his part to do so shall be construed as a breach of this contract and without prejudice to any other remedy provided in these conditions the Engineer-in-Charge shall have right to withheld the payment and deduct the entire security amount from moneys becoming payable to the contractor. The amount of security money shall, if not withheld on the account of breach of contract be refunded after six months of the date of completion of the work or after payment of the final bill, which ever is later, subject to the condition that in case of the building work of the first rainy season comprising of months of June, July, August & September is not fully covered within the period of six months mentioned above, the amount of security money, if not withheld on account of breach of contract, be refunded after the expiry of the first rainy season comprising of the months mentioned above or after the payment of the final bill which ever is later.

Provided that in case the payment of the final bill is not made within six months of the completion of the work, 75% of the amount of the security money can be refunded with the prior approval of the authority next higher to the person accepting the contract on behalf of the Government.

All compensation or other sums of money payable by the contractor to Government under the terms of this contract may be deducted from or realised by the sale of a sufficient part of his security deposit, or from the interest arising there-from or from any

sums which may be due or may become due to the contractor by the Government on any account whatsoever and in the event of his security deposit being reduced by reason of any such deduction or sale as aforesaid, the contractor shall within 10 days thereafter make good in cash or Government securities endorsed as aforesaid any sum or sums which may have been deducted from or raised by sale of his security deposit or any part thereof.

EXPLANATION– For the purpose of this clause if the work under this contract includes construction, reconstruction of repair or any structure having roof over it, the whole work will be classed as building work.

Clause 2-A— Time is the essence of the contract. The contractor shall commence and shall complete the work covered by the tender on the dates fixed by the Executive Engineer for the commencement and completion of such work and shall in the interval between those dates keep the work up so the schedule of quantities and dates shown in the Progress Statement to be signed by the contractor and attached to the tender the contractor and attached to the tender. If the work falls in arrears of the Progress Statement either in quantity or in time, then for every day that the work is so in arrears the contractor shall be liable to pay as compensation an amount equal to one percent or such smaller amount as the Engineer (whose decision in writing shall be final) may decide, on the estimated cost of the whole work : Provided always that the entire amount of compensation to be paid under the provisions of this clause shall not exceed ten percent of the estimated cost of the work as shown in the tender.

(Clause 2-B— To be used instead of 2-A when the latter is from the nature of the work impracticable).

Compensation for delay.

Clause 2-B— Time is the essence of the contract. The contractor shall complete the work within the period specified in the tender. Such period shall be reckoned from the date on which the order to commence work is given, to the contractor. The Contractor shall at all times during such period proceed with the work with due diligence and he shall pay as compensation an amount equal to one percent or such smaller amount as the Engineer (whose decision in writing shall be final) may decide on the amount of the estimated cost of the whole work as shown in the tender for every day that the work remains uncommenced, or unfinished after the proper dates. And further, in order to ensure good progress during the execution of the work the contractor shall be bound in all cases in which the time allowed of any work exceeds one month to complete one-fourth of the value or quantity (as the Engineer may determine) of the whole of the work before one-fourth of the whole-time allowed under the contract elapsed; one-half of the value or

Action by which whole of security deposit is forfeited.

quantity (as the Engineer may determine) of the work before one-half of such time has elapsed; and three-fourths of the value or quantity (as the Engineer may determine) of this work before three fourths of such time has elapsed. If the contractor fails to comply with this condition he shall be liable to pay as compensation an amount equal to one percent of such smaller amount as the Engineer (whose decision in writing shall be final) may decide on the said estimated cost of the whole work for every day that the quantity of work remains incomplete. Provided always that the entire amount of compensation to be paid under the provision of this clause shall not exceed ten percent on the estimated cost of work as shown in the tender.

Clause 3—(i) In any case in which under any clause or clauses of his contract the contractor shall have rendered himself liable to pay compensation amounting to the whole of the security deposit (whether paid in one sum or deducted by installments) the Engineer shall have power to adopt such of the following courses as he may deem best:

(a) He may rescind the contract by giving the contractor notice of rescission signed by the Engineer and may then take the whole of the contractor's security deposit for the use of Government as compensation for the loss caused by the contractor's default.

(b) He may, after giving the contractor days notice in writing of his intention to do so, measure up the work done by the contractor and then employ and pay labourers and supply or procure materials and carry out all or any part of the work himself on behalf of Government debiting the contractor with the actual cost and crediting him at the contract rates with the value of the work so done, and may postpone till completion of the work so taken over assessment of the compensation to be paid by the contractor. If anywork is so taken over by the Engineer the certificate in writing of the Engineer as to its cost and value shall be final and conclusive against the contractor.

(c) He may, after giving the contractor days notice in writing of his intention to do so, measure up the work done by the contractor, take the work out of his hands and give a contract for its completion to another contractor and may postpone till the completion of the work the assessment of the compensation to be paid by the original contractor. If the Engineer elects to give the completion of the work to another contractor, the original contractor shall pay expenses which may be incurred in excess of the sum which would have been paid to him if the whole

work had been carried out by him, and a certificate in writing of the Engineer or of the shall be final & conclusive as against the contractor as to the amount of any such expenses.

(ii) If the Engineer does not desire to do so the work, the contractor shall not be entitled to compensation for any loss sustained by him by reason of his having purchased or procured any materials, or entered into any engagements, or made any advances on account of or with a view to the execution of the work or the performance of the contract; and shall not be entitled to recover or be paid or be given credit for any sum for any work therefore actually performed by him under this contract, unless and until the Engineer or acting under his order shall have certified in writing the performance of such work and the value thereof the contractor shall only be entitled to be paid the value as so certified.

(iii) If upon any occasion the Engineer abstains from exercising the powers given to him by this clause, such abstention shall not prevent him from exercising such powers upon a subsequent occasion if the contractor again makes default; nor shall such abstention absolve the contractor from liability to pay compensation for any default which he may have made.

Contractor remains liable to pay compensation if action not taken under clause 3.

Clause 4— If the Engineer exercise any of the powers given to him by clause 3 he may, if he so desires take possession of all or any tools plant materials and stores in or upon the work or the site thereof and belonging to the contractor or procured by him and intended to be used for the execution of the work or any part thereof, and pay or allow the contractor for the same at the contract rate, or in the case of these not being applicable, at current market rates to be certified by the Engineer, whose certificate thereof shall be final, and if the Engineer does not desire to do so, the Engineer may, by notice in writing to the contractor or his clerk or the work's foreman or other authorized agent, required him to remove such tools, plant, material or stores from the premises (within a time to be specified in such notice); and if the contractor fails to comply with any such requisition, the Engineer may remove them at the contractor's expense and at his risk in all respects by auction or private sale and the certificate of the Engineer as to expenses of any such removal and the expenses of any such sale shall be final and conclusive against the contractor.

Power to take possession of or require removal of or sell contractor's plant.

Extension of times

Clause 5— If the contractor desires an extension of the time

for completion of the work on the ground of any unavoidable hinderance to its execution having arisen, he shall apply in writing to the Engineer within 30 days the existence of such hinderance first becomes known to him and the Engineer shall if in his opinion (which shall be final) reasonable grounds be shown therefor, authorise such extension of time as may, in his opinion be necessary or proper.

Final certificates

Clause 6— On completion of the work the contractor shall send a registered notice to the (thereinafter called Engineer-in-Charge) giving the date of completion and shall also send a copy of such notice to the Engineer, and shall request the Engineer-in-Charge to give a certificate of completion. No such certificate will be given nor shall the work be considered to be complete until the contractor has removed from the premises on which the work has been executed all scaffolding, surplus materials and rubbish, and cleaned all wood-work, door, windows walls floor or other part of any building in, upon or about which the work has been executed or of which he may have had possession for the purpose of the execution thereof, and, if the contractor fails to do so on or before the date fixed for completion of work Engineer-in-Charge may do so, and may sell such scaffoldings and materials as have not been removed by the contractor and contractor shall forthwith pay all expenses so incurred and shall have no claim in respect of any such scaffolding, surplus materials as aforesaid except for any sum actually realized by the sale thereof. On completion the work shall be measured by the Engineer-in-Charge, whose measurements shall be binding and conclusive against the contractor.

Payment on intermediate certificate to be regarded as advances.

Clause 7— In the case of work estimated to cost more than rupees one thousand, the contractor shall, on submitting the bill thereof be entitled to receive a monthly payment proportionate to the part thereof then approved for such purpose by the Engineer-in-Charge, whose certificate of approval and passing of the sum so payable shall be final and conclusive against the contractor. But any such payments will only be made as advances to be credited to Government in the final settlement of accounts, with the contractor and not as payment for work completed and passed, and the making of-any such payment shall not either preclude the Engineer or from requiring the contractor to remove or reconstruct or re-erect any work on the ground that such work is bad, unsound, imperfect or unskilled or prevent Government from enforcing any claim against the contractor on account of any default by him or conclude, determine or affect in any way the default by him or conclude, determine or affect in any way the

powers of the Engineer-in-Charge under these conditions or any of them as to the final settlement and adjustment of the accounts or otherwise or in any other way vary or affect the contractor. The Engineer-in-Charge's certificate of the measurement and of the total amount payable for the work shall be final and binding on all parties.

Inability to complete the work.

Clause 8— If the contractor abandons, or is unable to complete the work, the Engineer may certify in writing the value of the work done by the contractor towards the completion of the contract. Such a certificate shall be final and conclusive against the contractor and he will not be paid more than the value of such work as so certified irrespective of the contract rates.

Lump sum in estimates.

Clause 9— When the estimate on which a tender is made includes lump sum in respect of parts of the work, the contractor shall be entitled to payment in respect of the items of work involved, or the part of the work in question at the same rates as are payable under this contract for other such items of work, unless the part of the work in question is not in the opinion of the Engineer-in-Charge, capable of measurements in which case the Engineer-in-Charge, may pay such lump sum as he may determine to be the value thereof, and the certificate in writing of the Engineer-in-Charge shall be final and conclusive against contractor as to the basis upon which payment is to be made in such cases and as the amount to be paid.

Bill to be submitted monthly.

Clause 10— Every month on or before a date to be fixed by the Engineer-in-Charge the contractor shall if so required, submit a bill for all works executed by him during the previous month and the Engineer-in-Charge shall take or cause to be taken all measurements necessary for checking the contractor's bill and adjusting his claim as speedily as possible. If the contractor does not submit his bill within the time so fixed, the Engineer-in-Charge may after giving the contractor days notice in writing measure or depute some one to measure such work in the presence of the contractor whose signature on the list of measurements shall be sufficient authority to the Engineer-in-Charge to draw up a bill based on such measurements and any bill drawn up shall be binding on the contractor. If the contractor fails to attend when such measurements are taken, such measurements shall be binding on him, and if he attends but refuses to sign the list of measurements, the matter shall be referred to the immediate superior of the Engineer-in-Charge whose decision shall be binding on the contractor.

Bills to be on printed forms.

Clause 11— The contractor shall submit all bills on the printed form which will be supplied to him at the office of the Engineer-in-Charge and all items in such bills shall be charged at the rates specified in the tender or in the case of any extra work ordered in

pursuance of these condition; and not mentioned or provided for in the tender, at the rates here-inafter provided for such work.

Stores supplied by Government.

Clause 12— If the specification or estimate of the work provides for the use of any special description of materials to be supplied from the Engineer-in-Charge's store, or if it is required that the contractor shall use certain stores to be provided by the Engineer-in-Charge (such materials and stores and the prices to be charged thereof as hereinafter mentioned being so far as practicable and for the convenience of the contractor specified in the Schedule hereto annexed but not so as in any way to control the meaning or effect of this contract), the contractor shall be supplied with such materials and stores as may from time to time be required by him for the purposes of the contract but only for such purposes and he shall pay for the same at the rates specified in the said Schedule or if no rates are so specified at cost price as defined in clause 13 thereof.

All materials so supplied to the contractor will become the property of the contractor, but shall not on any account be removed from the site of the work until the whole work is certified to be completed by the Engineer, except with the written permission of the Engineer, and shall at all times be open to inspection by the Engineer-in-Charge. The Engineer shall, however, have the option to take over any such materials, if unused at the time of the completion or termination of the contract at the specified issue rate or the current market rate, whichever is less.

Clause 13— All articles required by the contractor for the construction of the work and which the contractor is to supply himself, shall be obtained by the contractor from the firms which the Director of Industries has made arrangements and if for the supply of any article no such arrangements have been made, any such articles supplied by the contractor shall conform to such specification and/or tests, if any, as may be prescribed by the Director of Industries in consultation with the consuming department.

Stores imported from Europe to be obtained from Government.

Clause 14— The contractor shall obtain from the stores of the Engineer-in-Charge, all such imported stores or materials as may be required in any considerable quantity for the work or any part thereof or for making up articles required therefore or in connection therewith. The value of such stores and articles as may be supplied to the contractor by the Engineer-in-Charge will be debited to the contractor in his account at the rates shown in the Schedule attached to the contract and if they are not entered in the Schedule they will be debited at the cost price, which for the purpose of this contract shall include the cost of carriage and all other expenses whatever

which shall have been incurred in obtaining delivery of the same at the stores aforesaid. The Engineer may issue materials to a contractor from existing stock if he ask for any excess of these entered in the schedules. In such cases the price charges will be stock rate or the market rate which ever is greater.

Work to be executed in accordance with specifications, drawings orders, etc.

Clause 15— The contractor shall execute the whole and every part of the work in the most substantial and workmanlike manner and in every respect in strict accordance with the specification both as regards materials and otherwise. The contractor shall also conform exactly, fully and faithfully to the designs, drawings and instructions in writing relating to the work signed by the Engineer-in-Charge and lodged in his office, and the contractor shall be entitled to inspect the same during office hours and may at his own expense have copies of the specifications, and of all such designs, drawings and instructions as aforesaid made for his own use.

Alterations, specification and designs.

Clause 16— The Engineer-in-Charge shall have power to make such alteration or additions to, the original specifications, drawing, design and instructions as may appear to him to be necessary or advisable during the progress of the work, and the contractor shall be bound to carry out the work in accordance with any instructions which, may be given to him in writing signed by the Engineer-in-Charge, and such alternations shall not invalidate the contract; and any additional work which the contractor may be so directed to do shall be carried out by the contractor on the same conditions in all respects on which he agreed to do the main work, and at the same rates as per specified in the tender for the main work. The time for the completion of the work shall be extended in the proportion that the additional work bears to the original contract work, and the certificate of the Engineer-in-Charge shall be conclusive as to such proportions. If the additional work includes any item for which no rate is specified hereunder, then the contractor shall carry out the work at the rate entered in the Schedule of Rates of the District but if the Schedule dose not contain any rate for such work, then the contractor shall not begin such work until a rate in respect of such work has been settled by mutual agreement between him and the Engineer-in-Charge with the approval of the officer accepting the contract, and if they are unable to agree upon a rate within two weeks from the date when the contractor received the order, the Engineer-in-Charge may by a notice in writing cancel the order for such work and carry it out in such manner as he may think best. In the event of a dispute, the decision of the Engineer shall be final and binding on the contractor.

Do not invalidate contract

Extension in time in consequence of alterations.

Rates for additional works not in estimate or schedule of rate of the district.

No Compensation or alteration in or restriction of work

Clause 17— The Engineer acting on the written orders of his immediate superior, may at any time by notice in

to be carried out.

writing to the contractor either stop the work altogether or reduce or cut if down. If the work is stopped altogether, the contractor will only be paid for work done and expenses legitimately incurred by him on, or preparation for the execution of the work up to the date on which such notice is received by him. Such expenses shall be assessed by the Engineer, whose decision shall be final and binding on the contractor. If the work is cut down, the contractor will be paid for the work as so cut down but in neither case will he be paid any compensation whatsoever for the loss or profit which he might have made if he had been allowed to complete all the work included in the tender.

Action &
Compensation
payable in case of
hand work.

Clause 18— If the Engineer-in-Charge is satisfied that the construction of any part of the work is faulty or that materials used in the same are inferior to those for which the specification provides or that materials or articles provided by the contractor are not in accordance with the contract, he may, notwithstanding that such work materials or articles may have been passed, certified or paid for, serve the contractor with notice in writing specifying the work, materials or articles of which he complains and requiring the contractor to remedy such defects or to replace such materials or articles within a specified period of time.

If the contractor fails to comply, in all respects with the requirements of any such notice within ten days after the expiration of the period specified in that notice, the Engineer-in-charge may himself remedy such defects, or as the case may be, replace such materials or articles, and contractor shall pay all expenses incurred by the Engineer-in-charge in so doing and the certificate in writing of the Engineer-in-charge as to the amount of any such expense shall be final and binding upon the contractor.

Works to be open to
inspection.

Clause 19— All works under or in course of execution or executed in pursuance of the contract shall at all times be open for inspection and supervision by the Engineer-in-Charge and his subordinates and the contractor shall at all times during the usual working hours, and on any other occasion of which he shall have had reasonable notice, either himself be present to receive orders and instructions, or have responsible agent duly accredited in writing present for that purpose. Orders given to any such agent have the same effect as order given to the contractor himself.

Clause 19-A— No labourer below the age of 18 years shall be employed on the work.

Clause 19-B— The contractor shall pay to his labourers a fair wages.

Clause 19-C— The contractor before he commences work shall (a) post in conspicuous place on the work a notice giving the rates of wages have been certified as fair by the Engineer, and

(b) send a copy of the notice to the Engineer.

Clause 19-D— The contractor shall be bound and shall be responsible to comply with the provisions of the labour laws in force in the State of Uttar Pradesh including the Minimum Wages Act or any enactment in supersession, extension or modification thereof which may be passed at any time or from time to time by a competent legislative body and may have effect in the State of Uttar Pradesh and the Rules and Regulations made thereunder or any amendments or modifications thereof for the time being in force. All expenses in connection with the compliance of such laws and rules shall be borne by the contractor with the compliance or such laws and rules shall be borne by the contractor, and the contractor shall neither demand nor claim nor shall be entitled to any additional payment for the reason that he failed to take into account any such expenses in his tender or that any subsequent amendments in such laws or rules have changed the basis on which he worked out such expenses while submitting his tender.

In every case in which by virtue of the provisions of the labour laws in force in the State of Uttar Pradesh and the rules and regulations made thereunder, the Government is obliged to pay any sum in the execution of the work, Government will recover from the contractor the amount so paid; and without prejudice to the other rights of the Government, the Government shall be at liberty to recover such amount or any part thereof by deducting it either from the security money deposited by the contractor or to his credit under clause I of these conditions or from any other sum due by Government to the contractor whether under this contract or otherwise.

Clause 19-E— The contractor shall engage labour for the work through nearest Employment Exchange.

Clause 19-F— The contractor will request the Employment Exchange to provide him labour on wages to be maintained by him which shall not be less than fair wages for the locality of the work fixed by the Engineer consultation with the District Magistrate concerned. He will also specify the period of the supply of labour which shall not be less than a week from the date of contractor's request for labour of the Employment Exchange. If the Employment Exchange fails to supply labour within the specified period the contractor will have the option to engage labour from other sources.

Clause 19-G— The labour employed through Exchange will be kept at par with and shall have no preference over the labour engaged by the contractor privately as regards their transport, wages, accommodations, working hours and amenities. The contractor will have the option to dispense with the labour without

any reference to the Employment Exchange when such labour is not required for the work or when he is not satisfied with it but he will give due information of the discharge of labour to the Exchange.

Contractor or responsible agent to be present.

Clause 20— In order that the work may be measured and the correct dimensions thereon taken, the contractor shall not cover up any part of the same or otherwise place it beyond reach of measurement until he has either obtained the consent in writing of the Engineer-in-Charge or of his subordinate in-charge of the work or until he has given to the Engineer-in-Charge or to such subordinate five day's notice in writing that the work is ready for measurement. If the contractor covers up any work or places it beyond reach of the measurement without such consent and before the expiration of the period of such notice, the contractor shall either, as he may elect, strip such work at his own expense in order that it may be measured or shall forfeit the price of such work and of the materials used in its construction.

Notice to be given before work is covered up.

Clause 21— All works to be executed under the contract shall be executed under the direction and subject to the approval in all respect of the Engineer-in-Charge for the time being who shall be entitled to direct at what point or points and in what manner they are to be commenced, and from time to time carried on.

Direction of work.

Clause 22— Except where otherwise specified in the contract the decision of the Engineer for the time being shall be final, conclusive and binding on all parties to the contract upon all questions relating to the meeting of the specifications, designs, drawings and instructions herein-before mentioned. The decision of such Engineer as to the quality of workmanship or materials used on the work, or as to any other question, claim, right, matter or thing whatsoever in any way arising out of or relating to the contract, design, drawing, specifications, estimates, instructions, order of these conditions, or otherwise concerning the work or the execution or failure to execute the same whether arising during the progress of the work or after the completion or abandonment of the contract by the contractor, shall also be final, conclusive and binding on the contractor.

Decision of Engineer to be final, contractor liable for damages done and for imperfections.

Clause 23— If the contractor or his work people or servants shall break, deface, injure or destroy any part of a building in which they may be working, or any building, road, fence, enclosure or grass land or ground contiguous to the premises on which the work or any part of it is being executed, or if any damage shall happen to the work while in progress from any cause due to negligence of responsibility (the decision of the Engineer shall be final), the contractor shall at his own expense make good such damage, or In default, the Engineer-in-Charge may cause the same to be made

good and the contractor, shall pay any expenses so incurred and the certificate of the Engineer-in-Charge as to the amount of such expenses shall be final and binding on the contractor.

Contractor to supply plant, ladder, scaffolding etc.

Clause 24— The contractor shall supply at his own cost all materials (except such special materials, if any, as may in accordance with the contract be supplied from the Engineer-in-Charge's stores), plant, tools, appliances, implements, ladders, cordage, tackle, scaffolding and temporary works requisite for the proper execution of the work, whether original, altered or substituted and whether included in the specification or other documents forming part of the contract or referred to in these conditions or not or which may be necessary for the purpose of satisfying or complying with the requirements of the Engineer-in-Charge as to any matter as to which under these conditions he is entitled to be satisfied or which he is entitled to require, and shall pay for the carriage of all such things to and from the work. The contractor shall also supply without charge workmen with the means and materials necessary for the purpose of setting out works, and for counting weighing and assisting in the measurement or examination of the work, or materials at any time. If the contractor fails to do so, the same may be provided by the Engineer-in-Charge and the contractor shall pay the cost of the same as certified by the Engineer-in-Charge, whose certificate shall be final. The contractor shall also provide all necessary fencing and lights required to protect the public from accident and shall bear the expenses of defence of every suit, action or other proceeding at law that may be brought by any person for injury sustained owing to neglect of the above precautions, and shall also pay any damages and costs which may be awarded in any such suit action or proceeding to any such persons, or which may with the consent of the contractor be paid to compromise any claim by any such person.

and liable for damages arising from non-provision of light, fencing etc.

Female labour not to be employed.

Clause 25— The contractor shall not employ female labour in the execution of the work or any part thereof within the limits of cantonment.

Work not to sublet. Contract may be rescinded and security deposit forfeited for subletting, bribing or if contractor becomes insolvent.

Clause 26— The contractor shall not assign or sub-let the contract without the written approval of the Engineer and if the contractor does or attempts so to or becomes insolvent or commences any insolvency proceedings or makes attempts to make any composition with his creditors, or if he or any of his servants or agents either directly or indirectly, gives, offers or promises any bribe, gratuity, gift, loan, perquisite, reward or advantage pecuniary or other-wise to any public officer or person in the employ of Government in any way relating to his office or employments, or if any such officer or shall become in any way directly or indirectly interested in the contract without having first obtained the permission in writing of the Government, the.

Engineer may thereupon by notice in writing rescind the contract, and the security deposit of the contractor shall thereupon stand forfeited and be absolutely at the disposal of Government and the same consequences shall ensure as if the contract has been rescinded under clause 3 hereof, and in addition the contractor shall not be entitled to recover or be paid for any work there for actually performed under the contract.

Sum payable by way of compensation to be considered as reasonable compensation with-out reference to actual loss.

Clause 27— Any sum payable by the contractor as compensation under any of these conditions shall be deemed to be reasonable compensation for the act or default in respect of which the same becomes payable without proof of the actual amount or damage of loss sustained.

Changes in constitution of firm.

Clause 28— In the case of a tender by partners, the contractor shall state the name of the members of the firm and shall notify to the Engineer-in-Charge any change in the constitution of the firm as soon as such change occurs.

Action where no specification.

Clause 29— In the case of any class of work for which there is no such specification as is mentioned in rule I, such work shall be carried out in accordance with the district specification, and if there is no district specification, the work shall be carried out in all respect in accordance with instructions and requirements of the Engineer-in-Charge.

Definition of work.

Clause 30— In these conditions unless there is something in the subject or context repugnant to such an interpretation, the expression 'works' or 'work' mean the work to be done or executed under the contract whether such work is permanent or temporary and whether it is original, altered, substituted or additional.

Contractor's percentage whether applied to net / gross amount of bills,

Clause 31— The additions and deductions on account of the percentage referred to in the accepted tender will be calculated on the gross, and not the net amounts of the bills for the work done.

Clause 32— (1) In every case in which by virtue of the provisions of section 12, sub-section (1) of the Workmen's Compensation Act, 1932, Government is obliged to pay compensation to a workman employed by the contractor or by any sub-contractor from him in the execution of the work government will recover from the contractor the amount of the compensation so paid; and without prejudice to the rights of the Government under section 12, subsection (2) of the said act, Government shall be at liberty to recover such amount or any part thereof by deducting it either from the security money deposited by the contractor or to his credit under clause 1 of these conditions or from any other sum due by Government to the contractor whether under this contract or otherwise.

(2) Government shall not be bound to contest any claim made

against it under section 12, sub-section (1) of the said Act, except on the written request of the contractor and upon his giving to Government full security for all costs which government might become liable in consequence of contesting the claim.

Clause 33— Notwithstanding anything stipulated in the aforesaid clauses, Government shall have power to retain any sum due to the contractor(s) and set off all claims against him (them) whether arising out of the particular contract or out of any other transaction or contract held him (them) alone or in partnership with others.

Clause 34— All disputes in respect of this contract arising between contractor and the department shall be referred to next higher department authority to the officer entering into the contract. Either side may go in for the arbitration under relevant Arbitration Act in case of disagreement with the decision of the next higher Department authority as enumerated in clause 42 and 43 of General conditions of contract.

Clause 35— The tendered rate of each item of work shall be complete in itself and independent of other items and no loss or profit will be claimed in the event of exclusion of any item, each item of work shall be executed independently. Any item can vary to any extent. The contractor shall not be entitled to any claim or compensation on this account.

Clause 36— Contractor shall himself make proper living accommodation water and sanitary arrangements etc. For labour which should ordinarily be arranged through employment exchange and shall give preference to ex-service men. He will have to remove undesirable labour if ordered by the department.

Clause 37— No extra payment shall be made to the contractor for making profiles and 'NAMUNAS' in connection with the execution of work.

Clause 38— In case of Violation of condition of contract by the contractor the contract can be rescinded by the officer entering into the contract without entitling the contractor to any claim whatsoever.

Clause 39— All money found recoverable from the contractor in connection with contract may without prejudice to any other remedy provided by law be recovered as arrears of land revenue.

CLAUSE 40:— The contractor supply every labour employed by him with Wages Card in which the rates of wages, the attendance of the labour and payment will be entered.

CLAUSE 41:— During the course of construction if any emergency for putting forward any claim arises the contractor shall send a registered notice to the Engineer-in-Charge within a fortnight of the origin of the claims. If he fails to do so or if he postpones

submission of such claim till completion of work, he will be entitled to no compensation.

CLAUSE 42:— The contractor shall not influence or divert labour borne on the Muster Roll of any contractor by paying higher wages or providing extra facilities without the permission of the Engineer and if he does so contrary to the above, he will be responsible for the loss or damage caused or claimed by the other and the decision of the Engineer as of the amount of damage shall be final and binding on both parties.

CLAUSE 43:— The agreement is subject to the standard specification. The clearance of site shall be done by the contractor at his own expenses.

CLAUSE 44:— The sum of money due and payable to the contractor including security deposits returnable to him under this contract may be appropriated by the Government or any other persons contracting through the secretary and set off against any claims of the purchaser or Govt. or such other persons for the payment of a sum of money arising out of or under any other Govt. or such other person or persons.

CLAUSE 45:— 2.27% Income-Tax on all payment or on the gross value of work done (including cost of materials) or at rate in force as per rules at the time of payment shall be deducted at source of the payment in terms of Income-Tax Act.

TRADE TAX

The rate quoted by the contractor shall be deemed to be inclusive of The Trade-Tax, if any on the constructional plant, material and supplies (both permanent, temporary and consumables) acquired for the purpose of the contract and on the services performed under the contract. Nothing in the contract shall relieve the contractor from the responsibility to pay any Trade-Tax that may be levied the U.P. Trade-Tax Act 1948 as amended from time to time in performance of this contract. During pursuance of the contract, the Engineer-in-Charge or any other persons responsible for making the payment to the contractor shall at the time of making such payment to the contractor either in cash or in any other manner, deduct an amount equal to that specified in Section 3-D of the aforesaid act as in force for the time being towards part or, as the case may be full satisfaction of the tax payable under the said Act on account of this contract, the amount presently specified in the said Section is 4 (FOUR) per centum of the amount payable to the contractor.

Schedule showing (approximate) materials to be supplied from Public Works Stores for works contracted to be executed and the rates at which they are to be charged for, vide Clause 12 of Conditions:-

Particulars	Rate at which the material will be charged to the Contractor			Place of Delivery
	Unit	Rs.	P.	E.E.
————— As per Schedule 'C' attached —————				

PUBLIC WORKS DEPARTMENT, UTTAR PRADESH

Division

Name of work

Name of Contractor

GENERAL RULES AND DIRECTIONS FOR THE GUIDANCE OF CONTRACTORS

- 1. All works proposed for execution by contract will be notified in a form of invitation to tender passed on a board hung up in the office of and signed by the Engineer.

This form will state the work to be carried out, as well as the date for submitting and opening tender, and the time allowed for carrying out the work, also amount of earnest money to be deposited with the tender, and the amount of security deposit to be deposited by the successful tender and the percentages, if any, to be deducted from bills. This set of contract documents consisting of copies of drawing and details of the proposed work specification, schedules of quantities of various items of work. And a form of the printed conditions of contract together with the form of tender to be used, signed for the purpose of identification by the and approved by the authority competent to make the contract shall be available for public inspection at the office of the during the office hours.

- 2. In the event of the tender being submitted by a firm, it must be signed separately by each member there of, in the event of the absence of any partner, it must be signed on his behalf by a person holding a power-of-attorney authorizing him to do so.
- 3. Receipt for payments made account of work when executed by a firm must also be signed by the several partners except where the contractors are decried in their tender as a firm in which case the receipt must be signed in the name of the firm by one of the partners or by some other persons having authority to give effectual receipts for the firm.
- 4. Any contractor who submits a tender shall fill up the prescribed form of tender striking out the alternative offer on page 3 of the form not applicable to the case, Tenderer which propose any alteration in the work specified in the form of notice inviting tender or in the time allowed for carrying out the work or which contents any other conditions of any sort, of are not filled up in English or accompanied by the deposit or earnest money notified, will be liable of rejection. Tenders shall have the name of the work to which they refer written outside the envelope.
- 5. (i) Engineer or his duly authorised assistant will open tender in the presence of any intending contractors who may be present at the time and will enter the amount of several tenders in a comparative statement in a suitable form. In the event of a tender being accepted, a receipt for the earnest money forwarded here with shall there upon be given to the contractor, who shall there upon for the

purpose of identification, sign copies of the specification and other documents mentioned in rule I. In the event of a tender being rejected the earnest money forwarded with such unaccepted tender shall thereupon be returned to the contractor making the same.

(ii) When tenders are received by he will open and deal with them in the manner specified above, and will submit them to the Engineer for orders. The earnest money if in currency notes shall be credited in the cash-book and paid into the Treasury, a receipt in account form no. 3 being given to the party tendering. If earnest money is preferred in any of the securities specified in rule 9, it shall be entered in the register of securities account forms 85 and 86. Earnest money received in currency notes shall be returned to unsuccessful tenderness as soon as their tenders are rejected the usual stamp receipt being taken.

6. The accepting authority shall have the right or rejecting all or any of the tenders.
7. The receipt of an accountant or a clerk for the earnest money paid by the contractor will not be considered as any acknowledgement of payment to and the contractor shall be responsible for seeing that he procures a receipt signed by
8. The memorandum of work tendered for shall be filled in and completed in the office of the before the tender form is issued.

9. <u>The amount of earnest money should ordinarily be :-</u>	<u>Rs.</u>
(a) When the amount of the tender does not exceed Rs. 2,000	50.00
(b) When exceeding Rs. 2,000 and not exceeding Rs. 5,000	100.00
(c) When exceeding Rs. 5,000 and not exceeding Rs. 10,000	200.00
(d) For each additional Rs. 5,000 or portion of 5,000 a futher sum of	100.00

Such earnest money shall be deposited by the contractor in Government Treasury or sub treasury as laid down in paragraphs 340(b) (1), 344 and 345 (b) of the Financial Handbook Volume V, Part I, Account Rules and receipts treasury challan attached to the tender.

Note:- The Officer calling for the tender may in special cases where it would be inconvenient for tenders to deposit money into Government treasury relax the rule, and permit contractors deposit earnest money with him in cash of currency notes upto a limit of Rs. 100 instead of into a treasury. Such deposits should be treated as "Public Works Department Deposit".

TENDER OF WORKS

"I" or "We"

* Hereby tender for the execution for the Governor of Uttar Pradesh of the work specified in the underwritten memorandum within the time specified in the memorandum at the rate specified therein, and in accordance in all respects, with the specification, designs, drawings and instructions in writing referred to in rule 1 hereof and in clause 2 of the conditions of contract and with such materials as are provided for by and in other respects in accordance with such conditions so far as applicable.

MEMORANDUM

(a) General description.

(a) If several sub-works are included they should be detailed in a separate list.

(b) Estimated cost Rs.

(b) vide Rule 9 on ID form 112/2

(c) Earnest money Rs.

(d) Time allowed for the work from date of written order to commence
Months.

Item No.	Item of work	Approximate number or quantity	Unit	Per	(c) TENDERED Rate -----	
					(d) SANCTIONED	
					(f) in figure	(f) in words
					Rs.	P.

(c) Strike out the alternative and attach signature to it.

N.B.--(When tender are to be submitted at a percentage above or below the rate in the sanctioned estimate, the information in all the columns should be filled by the)

In case of works when contractors are required to quote their own rates for the different items of work the columns (f) should be left blank for tenderers to fill in.

"I" or "We"

* tender at percent above the rates entered above.

+ or

* Tender at the above rates.

Strike out the alternative and attach signature to it

Should this tender be accepted * hereby agreed to abide by the fulfill all the terms and provisions of the conditions of contract annexed to the approved set of contract documents, or in default thereof to forfeit and pay to Governor of Uttar Pradesh or his successor-in-office the sums of money mentioned in the said conditions.

**Give particulars and numbers

The sum of Rs. ** is herewith forwarded in currency notes as earnest money the full value of which shall be retained by Government on account of the security deposit specified in clause 1 of the conditions of contract.

Signature of witness to contractor's signature

Dated the day of, 200

Witness

Signature of contractor before submission of tender

Address

Occupation

* + *

Here enter recommended or not recommended" signature

Date Sub-Divisional Officer Sub-Division

* + *

signature

Date Executive Engineer Division

* + *

Signature and official designation of the accepting authority

Date Superintending Engineer Circle

* +

.....

Irrigation Works

**The above tender is hereby accepted by me on behalf of
Governor of Uttar Pradesh.**

.....

.....

**Dated the day of,
200**

TECHNICAL SPECIFICATION

UPROOTING JHUNDS:

- 1.1 The works shall consist of uprooting jhunds and moonj etc. From the existing channel internal section. brems and banks. the disposal of uprooted jhunds shall be proper as per direction pf engineer-in charge.

MEASUREMENTS:

- 1.2 The measuremants of jhunds shall be taken by the J.E incharge before starting the work. the for uprooting the jhunds shall be started after checking measuremants in measuremant books by engineer-in charge. the measuremants shall be taken in square metres

PAYMENT:

- 1.3 The payment shall be made after completion of work as per record measuremants

2.00 EARTH WORK IN RESTORATION OF INTERNAL SECTION/ BANK STRENGTHENING OF CHANNEL

- 2.1 The work shall consist of earth work in restoration of Internal section/bank sterngh ening of the channal i.e. in silt clarence, burn cutting earth filling on banks etc.
- 2.2 the restoration of the internal section of channal shall be done confirmingto approoved I-Section and cross-Sections supplied by the engineer-in charge.
- 2.3 The disposal of the excavated earth shall be made outside the berm equal. to water depth or 1.00m wide. Whichever is higher as per directions of the engineer-in charge.
- 2.4 proper dressing of side slops and excavated earth shall be done as per direction of engineer-in charge by the contractor for which no exetra payment be made the contractor.
- 2.5 No earth shall be spread out in the channel bed and no damage shall be done to the existing pucca works or banks of the channel.
- 2.6 proper side slops in the internal section of the channel shall be maintained by the contractor.
- 2.7 Most of the work shall be done by machines. Only side slopes work. finishing /dressing wok shall be done manually to the proper satisfaction engineer-in charge.

2.8 The permission to start actual earth work shall only be given after above formalities have been completed. It will be incumbent on the contractor to seek permission in writing to start the earth work.

PROFILE:

2.9 Profiles of excavation and disposal of excavated earth shall be made at every 200 metre interval in 5 metre-length or as directed by the engineer-in charge. No extra payment shall be made for making profiles. This work shall be measured with other adjoining work.

RATES:

2.10 The tendered rate consists of earth work in excavation in all types of soil including kankar, bajri hard soil etc. with dressing and providing proper internal slopes. Earth work may be in dry condition, wet with water or without water. No extra payment shall be made for wet earth work or dewatering work if required at site.

2.11 there should be no delay in completion of earth work in wet condition for waiting to be dry.

2.12 No cartage shall be paid to the contractor for shifting machine to the site.

2.13 **MEASUREMENTS:**

2.13.1 The measurements shall be made in internal section and side slopes of existing channel as per site condition.

2.13.2 For running payments measurements shall be taken up to 40% of work, by observing the pit measurements. Above 40% of work the quantity of earth work shall be worked out by super-imposing the said excavated section over initial cross-section.

2.13.3 All the measurements shall be taken in the presence of contractor or his authorised agent who shall sign level book/M.B for acceptance of measurements

2.13.4 The measurements for earth work in strengthening of banks shall be made as per final/initial cross-section based 10% settlement allowance shall be deducted from the measured quantity of earth work.

2.14 **INCOMETAX DEDUCTION:**

As per Government of India circular No. PN/275/72/ITJ. 2.27% Incometax or as ordered from time to time on gross amount will be deducted as under section 104 of the Income tax Act 1961.

2.15 INSPECTION OF WORK BY T.A.C/ OTHER COMMITTEE :

2.15.1 All the work shall be carried out as per I.D specifications. if the work may be examined T.A.C/ other committee Any recovery made by T.A.C/ other committee shall be deducted from the contractor's the decision of the T.A.C/ other committee or his epresentative shall be final and binding on the contractor.

2.15.2 Government shall have the right to accept at reduced rate sub-standard or defective work and to cause an audit and technical Examination of work and that of the running and final bills of the contractor including all supporting vouchers abstracts etc. to be made before or after the payment of the final bills and if as aresult of such acceptance of sub-standard or defective work. audit and technical examination. any sum is found to have been over paid in respect of any work claimed to have been executed by him under the contract, but found not to have been actually executed the contractor shall be liable to refund the amount of the over-payment and it shall be lawful for government to recover the same from him in the manner prescribed in clause above or in any other manner legally prescribed.

2.16 PAYMENT:

2.16.1 The earth work in bill of quantities for final payment shall be measured only when the work is complete as per direction of engineer in charge

2.16.2 Running payment shall be made to the contractor to the earth work done uniformly a rate calculated by engineer in charge on the following basis

(1).For the quantity executed upto 25% of the total quantity in each 100 meters reach @6.5% of tendered rate.

(2).for the quantity executed upto 50% of the total quantity in each 100 meters reach @ 75% of the tendered rate

(3). for the quantity executed upto 90% of the total earth work quantity in each 100% meters reach @ 90% of the tendered rate.

2.16.3 When the work is left incomplete in any reach the rates for such works shall be fixed as per above clauess. if the work is undressed , suitable deductions in rate will be made for which the decision of engineer in charge will be final and binding on the contractor.

ANOOPSHAHAR BRANCH DIVISION, GANGA CANAL, MEERUT

NAME OF WORK :- tuin e@uxj ds vllrxr vuu 'kgj 'kk[kk dsfd0eh0 0-00 l s
fd0eh0 10-600 rd l Md dks x<<k eDr fd; k tkukA

SCHEDULE "A"

S. N O	NAME OF ITEM	UNIT	QTY	Rates	Amount
1	2	3	4	5	6
1	<u>Filling pot-hole and patch Repairs with open Grade Premix Surfacing, 20mm.</u> Repair to pot holes and removal of loose materials, trimming of sides, cleaning of surface by providing tack coat, 20mm thick pre-mix carpet and seal coat type specification clause 1904.2	SQM	5535		
2	Providing laying, spreading and compaction stone aggregates of specific size to water bound macadam specification including spreading in uniform thickness hand packing, rolling with 3 wheeled steel/ vibratory roller 8-10 tonnes in stages to proper grade and camber, applying and brooming requisite type of screening/ binding materials to fill up the interstics of coarse aggregate, watering and compacting to the required density (by Mannual Means) Maintance of WBM Road including upto pot holes ruts and rectifying corrugated surface damaged edges and levelling as per technical specification clauses 1906.	SQM	5535		
3	Supplying and filling Empty cement bags with local earth, sewing and placing in position with in 60m distance.	Nos.	35100		
4	Earthwork in filling for repairing of damage bank includng ramming and dressing by manual labour with 200m av. Lead etc complete.	cum	1755		

Note:- The above quantities are tentative and liable to variation either positive or negative side as per site conditions.

Junior Engineer
Assistant Engineer-I

Contractor

LOT NO 2

ANOOPSHAHAR BRANCH DIVISION, GANGA CANAL, MEERUT

NAME OF WORK :- tuin e@uxj ds vlrxt' vu' 'kgj 'kk[kk ds fd0eh0 10-600 l sfd0eh0 22-930
rd l Md dks x<<k e@r fd;k tkukA

SCHEDULE "A"

S. N O	NAME OF ITEM	UNIT	QTY	Rates	Amount
1	2	3	4	5	6
1	<u>Filling pot-hole and patch Repairs with open Grade Premix Surfaceing, 20mm.</u> Repair to pot holes and removal of loose materials, trimming of sides, cleaning of surface by providing tack coat, 20mm thick pre-mix carpet and seal coat type specification clause 1904.2	SQM	5560		
2	Providing laying, spreading and compaction stone aggregates of specific size to water bound macadam specification including spreading in uniform thickness hand packing, rolling with 3 wheeled steel/ vibratory roller 8-10 tonnes in stages to proper grade and camber, applying and brooming requisite type of screening/ binding materials to fill up the interstics of coarse aggregate, watering and compacting to the required density (by Mannual Means) Maintance of WBM Road including upto pot holes ruts and rectifying corrugated surface damaged edges and levelling as per technical specification clauses 1906.	SQM	5560		

Note:- The above quantities are tentative and liable to variation either positive or negative side as per site conditions.

Junior Engineer
Assistant Engineer-I

Contractor

ANOOPSHAHAR BRANCH DIVISION, GANGA CANAL, MEERUT

NAME OF WORK :-
rd ugj l dk ekxl dks x<<k eDr djus dk dk; A

SCHEDULE "A"

S. N O	NAME OF ITEM	UNIT	QTY	Rates	Amount
1	2	3	4	5	6
1	<u>Filling pot-hole and patch Repairs with open Grade Premix Surfacing, 20mm.</u> Repair to pot holes and removal of loose materials, trimming of sides, cleaning of surface by providing tack coat, 20mm thick pre-mix carpet and seal coat type specification clause 1904.2	SQM	6915		
2	Providing laying, spreading and compaction stone aggregates of specific size to water bound macadam specification including spreading in uniform thickness hand packing, rolling with 3 wheeled steel/ vibratory roller 8-10 tonnes in stages to proper grade and camber, applying and brooming requisite type of screening/ binding materials to fill up the interstics of coarse aggregate, watering and compacting to the required density (by Mannual Means) Maintance of WBM Road including upto pot holes ruts and rectifying corrugated surface damaged edges and levelling as per technical specification clauses 1906.	SQM	6915		

Note:- The above quantities are tentative and liable to variation either positive or negative side as per site conditions.

Junior Engineer
Assistant Engineer-II

Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT**SCHEDULE-A**

Name of work:- tuin gki M+ ds vUrxr~vui'kgj 'kk[k ds I ok ekkZ dk fd0eh0 85-400 I sfd0eh0 87-000 ,oafd0eh0 87-400 I sfd0eh0 90-130 rd x<<k eDr djus dk; A

Sl.	items of work	Quantity	Unit	Rate	
				IN Figure	In words
1	Filling pot-holes and patch with open-graded premix surfaceing ,20mm Repair to pot holes and removal of looses material,trimming of sides ,cleaning of surface by providing tack coat ,20mm thick pre-mix carpet and seal coat type-B specification clause 1904.2	5100	sqm		
2	providing ,laying ,spreading and compacting stone aggregates of specific size to water Bond Macadam specification including spreading in uniform thickness, hand packing ,rolling with 3 wheeled steel/vibratory roller 8-10 tonnes in stages to proper grade and camber applying and brooming requisite type of screening /binding materials to fill up the interstices of coarse aggregate ,watering and compacting to the required density. Maintance of WBM road including up to pot holes ruts ans recifying corrugated surface dammaged edge and lavelling as per technical specification clause 1906	5100	sqm		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Signature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT
SCHEDULE-A

Name of work:-tuin ejB ds vllrxr-vui'kgj 'kk[kk dsfd0eh0 64-100 l sfd0eh0 66-100 rd x<<k e0r
 djus dk dk; A

Sl.	items of work	Quantity	Unit	Rate	
				IN Figure	In words
1	Filling pot-holes and patch with open-graded premix surfaceing ,20mm Repair to pot holes and removal of looses material,trimming of sides ,cleaning of surface by providing tack coat ,20mm thick pre-mix carpet and seal coat type-B specification clause 1904.2	2400	sqm		
2	providing ,laying ,spreading and compacting stone aggregates of specific size to water Bond Macadam specification including spreading in uniform thickness, hand packing ,rolling with 3 wheeled steel/vibratory roller 8-10 tonnes in stages to proper grade and camber applying and brooming requisite type of screening /binding materials to fill up the interstices of coarse aggregate ,watering and compacting to the required density. Maintance of WBM road including up to pot holes ruts ans recifying corrugated surface dammaged edge and lavelling as per technical specification clause 1906	2400	sqm		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Singnature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION, GANGA CANAL,
MEERUT

NAME OF WORK :- S/E for correcting internal section of Ikla Drain km 26.800 to 32.00

SCHEDULE "A"

S. N O	NAME OF ITEM	UNI T	QTY	Rates	Amount
1	2	3	4	5	6
1	Earth work in silt clearance of internal section of Drain with lpto 1.50m and lead upto 30m including proper disposal and dressing etc with 50% in wet earth.	cum	11140		

Note:- The above quantities are tentative and liable to variation either positive or negative side as per site conditions.

Junior Engineer
Assistant Engineer-I

Contractor

ANOOPSHAHR BRANCH DIVISION GANGA CANAL MEERUT

Schedule "A"

Lot No7

Name of Work-S/E for Correcting Internal Section of Anti Ddrain from Km. 0.000 to km.2.100 for the year 2017-18

S.No.	Name of Item	Unit	Qty	Rate	Amount
1	2	3	4	5	6
1	Uprooting jhunds backfilling and dressing complete .	sqm	3135.00		
2	Earth work in silt clearance for Correcting internal section of drain including lift up 1.5 m. and lead up to 30 m. with propar disposal and dressing etc complete	cum	1710.00		

Junior Engineer

Assistant Engineer I

Contractor

ANOOPSHHR BRANCH DIVISION GANGA CANAL MEERUT

Schedule "A"

Lot No 8

**Name of Work- S/E for Plantation of Trees at Akbarpur Targhar, Kudijhal
dhikauli,Flavda, Sakoti & Sandhan I.H. in distt. Meerut.**

S.No.	Name of Item	Unit	Qty	Rate	Amount
1	2	3	4	5	6
1	Plantation of new plants i/c cost of plant with cartage, excavation of pit,cleaing ofsurrounding area etc. complate (eucaliptus & popular plants)	No.	1661		

Junior Engineer

Assistant Engineer I

Contractor

ANOOPSHHR BRANCH DIVISION GANGA CANAL MEERUT

Schedule "A"

LOT NO 9

Name of Work- S/E for Plantation of Trees at Nodra, Salarpur, Bhuma I.H. & Kishan seva Kendra Chudiyala in distt. Muzaffarnagar.

S.No.	Name of Item	Unit	Qty	Rate	Amount
1	2	3	4	5	6
1	Plantation of new plants i/c cost of plant with cartage, excavation of pit,cleaing ofsurrounding area etc. compleate (eucaliptus & popular plants)	No.	1300		

Junior Engineer

Assistant Engineer I

Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL , MEERUT.

दस्तावेज संख्या: 10/2017-18
दिनांक: 10/01/2018

Lot No
10

SCHEDULE-"A"

S.No.	ITEM OF WORK	UNIT	QUANTITY	RATE	AMOUNT (in Rs.)
1	2	3	4	5	6
1	Plantation of new plants I/C cost of plant with carriage,excavation of pits,cleaning of surrounding area,etc complete. (Ukeliptis/Popular)	NOS	3422		

Note:-

The above quantities are tentative and liable to variation either positive or negative side.

Junior Engineer
Engineer-II

Assistant

Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT

Name of work:- - S/E For Berm Cutting of U. P. Garh Dy from km. 4.000 to Km 5.400 Year (2017-18)

SCHEDULE-A

Sl.	items of work	Quantity	Unit	Rate	
				In Figure	In words
1	Earth work in Berm cutting i/c lift up to 1.50 m & lead up to 30 m i/c ramming & dressing by manual labour. The Earth from cutting to be used in side embankment or to be disposed off spoil bank as directed by Engineer-in-charge.	3200.00	CUM		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Signature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT

Name of work:- - S/E For Berm Cutting of U. P. Garh Dy from km. 5.800 to Km 7.200 Year (2017-18)

SCHEDULE-A

Sl.	items of work	Quantity	Unit	Rate	
				In Figure	In words
1	Earth work in Berm cutting i/c lift up to 1.50 m & lead up to 30 m i/c ramming & dressing by manual labour. The Earth from cutting to be used in side embankment or to be disposed off spoil bank as directed by Engineer-in-charge.	3200.00	CUM		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Singnature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT**Name of work:-** - S/E For Berm Cutting of Kithore Dy from km. 4.200 to Km 5.400 Year (2017-18)**SCHEDULE-A**

Sl.	items of work	Quantity	Unit	Rate	
				In Figure	In words
1	Earth work in Berm cutting i/c lift up to 1.50 m & lead up to 30 m i/c ramming & dressing by manual labour. The Earth from cutting to be used in side embankment or to be disposed off spoil bank as directed by Engineer-in-charge.	3300.00	CUM		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Signature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT

Name of work:- - S/E For Berm Cutting of Kithore Dy from km. 5.700 to Km 6.900 Year (2017-18)

SCHEDULE-A

Sl.	items of work	Quantity	Unit	Rate	
				In Figure	In words
1	Earth work in Berm cutting i/c lift up to 1.50 m & lead up to 30 m i/c ramming & dressing by manual labour. The Earth from cutting to be used in side embankment or to be disposed off spoil banks as directed by Engineer-in-charge.	3250.00	CUM		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Singnature of
Tenderer/Contractor

ANOOPSHAHAR BRANCH DIVISION GANGA CANAL MEERUT

Name of work:- **tu n gki M+esmi [k.M r rh; ds dk; 7k= eso {kjk .k djkus dk dk; A**

SCHEDULE-A

Sl.	items of work	Quantity	Unit	Rate	
				In Figure	In words
1	Plantation of plant i/c cost of plant with carriage ,excavation of pits, cleaning of surrounding ares,compost ,pesticides,nirai gudai,thavla bandi and two time watering etc complete.	3190	Nos.		

Note:- The above Quantities are tentative and liable to variation either positive or negative side as per site condition.

Executive Engineer
A.B.Division Ganga Canal ,Meerut

Singnature of
Tenderer/Contractor

ANOOPSHAHR BRANCH DIVISION GANGA CANAL
MEERUT

Lot No 16

Schedule "A"

**Name of Work- S/E for Silt Clearence of Niloha Drain from
Km. 0.000 to km.3.300 for Year 2017-18**

S.No.	Name of Item	Unit	Qty	Rate	Amount
1	2	3	4	5	6
1	Earth work in silt clearance including lift up to 1.5m. & lead up to 30m. With ramming & dressing By Manualy or machine with proper disposal etc. complate.	cum	1360.00		
2	Uprooting jhunds including backfilling and dressing.	sqm	4640.00		

Junior Engineer

Contractor