



بلايہ مستحکم - پنجاب مستحکم

OFFICE OF THE
CHIEF ENGINEER (NORTH)
PUNJAB LOCAL GOVT. BOARD (HQ) LAHORE
LG & CD DEPARTMENT
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To

Municipal Officer (I&S)
Municipal Committee,
Kamoke.


No. CE(NORTH)PLGB-TS(58)/2023 Lahore
Dated Lahore, the 13th December 2023


Subject:-

TECHNICAL SANCTION OF THE SCHEME NAMEDLY " STROM WATER FACILITIES IN KAMOKE CITY" UNDER PUNJAB CITIES PROGRAM (PCP) AMOUNTING TO RS 104.086 MILLION.

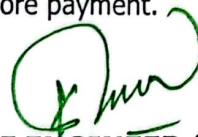
Reference your letter No.MC (KMK)/1019 Dated 18.11.2023 on the subject noted above.

The Administrative Approval accorded by the Divisional Development Working Party (DDWP) vide No.CMGRW/DIRDF/0/0081 dated 15.11.2023 to the tune of Rs.104.086 Million. The technical sanction is accorded subject to the fulfilment of following requirement prior to award of contract:-

1. The Technical Sanction is subject to valid charge, provision of requisite funds, Administrative Approval as per scope and item work provided in the detailed estimate, mutation / transfer of requisite land in the name of department and no complaint / inquiry already being conducted by any Department regarding execution of the Project.
2. Observance/ensuring the parameters of PPRA and in accordance with B&R Code. 
3. The onus of defiance from PPRA and B&R Code shall rest with the executing agency.
4. The abstract of quantities in approval of PC-I shall be at per with the quantities of schemes splitted in its true perspective.
5. Neither any addition/subtraction nor any change in site from the technical sanction cost estimate is allowed. In case of deviation the paramount responsibility lies on the executing agency.

6. The expenditure shall be incurred after observance of all legal/codal/financial and procedural formalities, ensuring compliance of the direction of the DDWP.
7. The responsibility for feasibility, correctness and authenticity of all the designs, drawings, plans, technology used, calculations, quality and quantity, successful implementation, avoiding any irregularities, lies on executing agency, consultants and PMDFC.
8. The tender accepting authority shall also check and satisfy himself regarding quality, durability, economy and actual lowest market rate. The payment shall be made as per quantity of each item of works/actual work executed at site after record entries with specification and nomenclature as the quantity of each items of works in the estimate is for estimation purpose only.
9. The quantity of each item of work taken in the estimate is for estimation purpose only. The exact quantity of earth work will be worked out after conducting leveling before executing of earth work. X-section and longitudinal sections of the earth work be provided in order to avoid possibility of any wrong payment besides preparation of lead chart of E/W showing borrowing areas specifying exact Khasra and Khatoni numbers.
10. Feasibility, drawings and L&X Sections are based on site parameters contained in the estimate.
11. The rate for non-standardised items (if any) as contained in the estimate are for estimating purpose only and should not be taken as authority for payment. The payment of such item will also be made according to the lowest rate quoted by the contractor after observation of all financial and codal formalities and cannot be made more than the approved rates.
12. The credit for existing or old dismantled materials should be afforded to the project in accordance with the codal rules and financial procedure properly. 
13. The Engineering Incharge will certify before making payment that there is no over lapping of work / item of work to avoid any wrong payment. He shall also check and satisfy regarding quality and durability of all items of works before making the payment. He will also responsible for observe of all legal/codal/formal procedural formalities before payment.

14. Picture of existing condition of works during execution and after execution be made part of record of the work being technically sanctioned.
15. Executing Agency will ensure that development funds may not be used for development of private owned societies.
16. Any hazard at the place of work, during the execution of work, does not cause any threat to loss of life.
17. The work does not cause any loss to the property of any other person.
18. The terms of contract /agreement are strictly enforced.
19. Quality control tests of the materials shall be carried out and reports annexed with the file.
20. The contractor or his responsible agent shall remain present during execution of work at site and will comply with orders and instruction of the Engineer for faithful completion of scheme.
21. If at any time, during execution of work, any alteration, addition, omission or substitution may be brought into the notice of undersigned and approval for such alteration/addition shall be obtained from competent forum.
22. All Govt taxes shall be deducted as per Govt financial rules.
23. The schedule of execution shall be informed accordingly.
24. The conditions of Administrative Approval should strictly be followed.
25. Snaps before & after execution of work shall be made part of the project file.
26. For the execution of the works after its completion final inspection will be made by the undersigned before payment.



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