Office of the Nalhati Municipality

E-N.I.Q. No: - 7 Of 2022-23 BID DOCUMENTS

Tender for- TWO PART BID
Part –I: Technical Bid
Part-II: Financial Bid

Memo No-845/Nal/Muni

Name of Work: Supply and delivery at site ISI Mark Socket and Spigot jointing systemcentrifugally cast DI (K9) Pipes conforming to IS 8329-2000 (Third revision) in standardlength 4 m, 5 m, 5.50 m, 6 m for push-on joint (rubber gasket) with internal cement mortarlining and external protection by metallic zinc coating with finish layer of epoxy coating of outside as per IS: 8329-2000 specification with necessary jointing material rubber gasket (IS:5382:1985) including transportation, loading unloading and stacking at site including free supply of polyethylene sleeves for Water Supply Projects at Nalhati Municipality.

dated: 30-03-2023

1. On behalf of the board of councilors ,The Chairman, Nalhati Municipality,invitese-Quotations(electronic tender process), to obtain a rate from manufacturer of DI pipes for supplying pipematerials for one year period, for Nalhati Municipality as stated below from the DIP ipemanufacturer s.MaterialsaretobesuppliedwithinNalhatitownundertheStateofWestBengalasand when required during one year contract period. Rates quoted should be inclusive ofalltaxesanddelivery charges together charges with loading unloading, handling stacking site.SupplyofmaterialswouldbeforWaterSupplySchemeofNalhati Municipality. Timetotime supply order will be issued by "The Chairman, Nalhati Municipality" as pertheir equirement.

Details of quotation with necessary requirement towards submission/download of Quotation Papers will be eavailable from website: http://etender.wb.nic.inorhttp://wbtenders.gov.in directly with the help of Digital Signature Certificate (DSC).

- 2. Applicantswillingtotakepartintheprocessofe-Quotationingwillhavetobeenrolled®isteredwiththeGovernmente-Procurementsystem;throughloggingontohttps://wbtenders.gov.inusing the option —Clickhere to Enroll. Possession of a ValidClassIIDigitalSignatureCertificate(DSC)intheformof smart card/etoken in theCompany'snameisaprerequisiteforregistrationandparticipatinginthe Quotationsubmissionactivitiesthroughthiswebsite.DigitalSignature Certificates can be obtainedfromtheauthorizedcertifyingagencies,detailsofwhichareavailableinthewebsitehttps://wbtenders.gov.in
- 3. Intending Quotationer/ Suppliers can search and download **NIe-Q** and other Quotation documentselectronicallybyloggingontothewebsitehttps://wbtenders.gov.in,usinghisDigitalSignature Certificate(DSC). This is the mode of collection of Quotation documents electronically.
- 4. Earnest Moneyandtendercost willbe depositedbythe bidderelectronicallyonline through hisnetbankingenabledbankaccount, maintained at any bankor offlinethrough any bankby

generating NEFT/RTGS Challan from the e-tendering portal. In case, 2% of the quoted rate is higherthanmentionedEMDamount, then the balance amount which is higher than the mentioned amount, will be submitted by the tenderer at the time of receiving LOI. In case, 2% of the quoted rate is lower than mentioned EMDamount, will be transferred into security deposit.

Eligibility criteria for participation in Quotation:-

- i) Bonafied and established D.I pipe manufactures are only eligible. The DI pipe manufactures should haveminimum5(five)yearsoldvalidBISLicenseasondateofsubmissionoftenderdocumentswhichneed tobeuploaded.TheDIpipemanufacturershallalsouploadpreviousexperiencecertificateofsupplyofISI markedDIPipestoGovt./PSU/Autonomousbodieswithinlasto5Years
- ii) Manufacturers should have Valid PAN no., GST registration certificate, Professional Tax Receipts. They should have valid Certificate from Pollution Control Board.
- iii) Certificate to ensure that the installed pipe manufacturing capacity of the factory issufficient to cater to the Quotation requirement.
- iv) Valid BIS certification of the manufacturer for each and individual diameter of pipe Quotationed.
- v) External coating of the pipes will be bituminous over zinc coating and inside cement mortar lining asperIS: 8329:2000.
- vi) CertificatefromreputableGovernmentInstitution/Universitiesisessentialforeligibilitytoparticipate to ensure desired hydraulic smoothness of Cement Mortar Lining in the DI pipe, theminimum Hazen-William's "C" value of 140 corroborating the guideline of CPHEO Manual WaterSupplyandTreatment.
- vii) Providing rubber gasket conforming to IS 5382:1985for each of the joints admissible in theorderedquantity+5% extrato beincluded in the quotedrate.
- viii) Third Party Inspection (TPI) through RITES/MECON/EIL/PDIL of the pipes is mandatory beforedelivery of the pipes. TPI report should cover (i) all the parameters as per IS: 8329:2000, (ii) test
- to ensure rubberg as ket quality as per IS code 5382:1985. The inspection charge etc is to be included in the quoted rate.
- ix) ThesamplingsizewillguidedasperrelevantIScode.
- $x)\ A declaration in the form of Affidavitina non-judicial stamp paper of Rs. 100/-duly affirmed before a Notary Public/1 st Class Magistrates hould be submitted which must include the following declaration$
- a) Thatallthedocumentssubmittedbyme/our/M/Sareauthentic.
- b) The tenderer should not have been Black listed/Debarred/disqualified/disallowed to supply Ductile Ir on pipes in case of EPC contracts/Turnkey contracts/Supply or der contracts/Rate contracts for the entire eor any part thereof. By any Central/State Govt./Board Corporation/as procuring entity in India with respect of quality is sues in last three years from the date of the submission of the tender.
- c) Thetendererwillsubmitaffidavitthereofdulynotarized (withseal) in respect to the above condition. If any such incident is disclosed the tender will be liable to be disqualified and the tender will be rejected and the financial bid of the said tender erwill be considered.

tobenon-opening. If any such case is declared in the Affidavitor otherwise discovered, the applicant's tender shall be cancelled summarily without assigning any reason what so ever.

d) Complete history of all litigations regarding Debarment/ De-listing/Blacklisting/DisallowancebyanyGovt.Dep't./Gov.Undertaking/StatutoryBody/Municipality/MunicipalCorporationa ndof the like Govt. Bodies in D.I. Pipe supply tender in Indiaduring last three years from the date of submission of tender

- xi) UploadingofscannedcopiesofPanCard,IncomeTaxReturnreceipts,ProfessionalTaxreceipts,ProvisionalGSTregistrationCertificate/GSTregistrationcertificate&scannedcopyofAffidavitintheTechnicalProposalas NonStatutory Documents.
- xii) All Suppliers/ Quotationer should have to upload only their self-attested copies of the requisitedocuments in the website for submitting their Quotation.

DATE, SCHEDULE & DESCRIPTION OF WORK:-

A. a)	Nameofthework	:	SupplyanddeliveryatsiteISIMarkSocketandSpigot jointing system centrifugally cast DI (K9)Pipes conformingto IS 8329-2000(Third revision)in standard length 4 m,5 m,5.50 m,6 m for pushonjoint(rubbergasket)withinternalcementmortar lining andexternal protection by metalliczinc coating with finish layerof epoxy coating ofoutsideasperIS:8329-2000specificationwithnecessaryjointingmaterialrub bergasket(IS:5382:1985)includingtransportation,loadingunloadingandstackingatsiteincludingfreesupply ofpolyethylenesleevesforWaterSupplyProjects.
b)	Manufacturerseligiblefors ubmissionofrate		 Manufacturers should have Valid PAN no., GST registration certificate & Professional Tax receipt .They should have valid Certificate from Pollution Control Board. The DI pipe manufactures should haveminimum5(five)yearsoldvalidBISLicense asondateofsubmissionoftenderdocumentsw hichneedtobeuploaded. BonafiedManufacturersofD.I.pipesareonlyeli gible.The manufacturer will submit previous experiencecertificate of supply of DI pipes to Government/PSU/Autonomousbodieswithinl ast5(five)years. Certificatetoensurethattheinstalledpipemanuf acturingcapacityofthefactoryissufficienttocate rtotheQuotationedrequirement. Valid BIS certification of the manufacturer foreachandindividualdiameterofpipeQuotatio ned. Externalcoatingofthepipeswillbeepoxyoverzin ccoatingandinsidecementmortarliningasperIS: 8329:2000. CertificatefromreputableGovernmentInstituti on/Universitiesisessentialforeligibilitytopartici patetoensuredesiredhydraulicsmoothnessofC ementMortarLiningintheDIpipe,theminimumH azen-Willium's "C" value of 140 corroborating theguideline of CPHEO Manual Water Supply andtreatment. ProvidingrubbergasketconformingtolS 5382:1985 for each of the joints admissible intheorderedquantity+5%extratobeincluded

			 inthequotedrate. ThirdPartyInspection(TPI)throughRITES/MECO N/EIL/PDILofthepipesismandatorybeforedelive ryofthepipes.TPIreport should cover (i) all the parameters asperIS: 8329:2000,(ii) test to ensure rubbergasket quality as per IS code 5382:1985. Theinspectionchargeetctobeincludedinthequo tedrate. The sampling size willguidedas per relevantIScode.
c)	Name&AddressoftheEngineer-in- Charge	:	ExecutiveEngineer,Birbhum Division,MunicipalEngineeringDirectorate.
d)	Pricepercopyofthesetofquotation documents	:	NIL
e)	Documentsrequiretobesubmitteda longwithTechnicalBid		 i) ValidPANNo.,GSTregistrationcertificate,Profes sionalTaxReceipt&IncomeTaxReturn(last FY). ii) ValidcertificatefromPollutionControlBoard. iii) Valid BIS Certificate for their products as perBIS8329/2000. iv) Organizational Structure, Annual Report andauditedBalanceSheetoflastyear. v) PreviousExperienceCertificate vi) CertificatefromreputableGovernmentInstituti on/Universitiesisessentialforeligibilitytopartici patetoensuredesiredhydraulicsmoothnessofC ementMortarLiningintheDIpipe,theminimumH azen-William's "C" value of 140 corroborating theguideline of CPHEO Manual Water Supply andtreatment. vii) Certificatetoensurethattheinstalledpipemanuf acturingcapacityofthefactoryissufficienttocate rtotheQuotationedrequirement.

f)	Earnestmoney:-		Rs. 80,000.00 (Rupees Eighty Thousand only)as an initialEarnestMoneyDeposit.Referinstructioninthisr egardasstated. The requisite cost of Biddocuments (If any) andEarnest Money, as specified in this NIeB shall bepaid by online internet bank transfer or NEFT orRTGS(asperGONo.3975-F(Y)dt.28.07.2016 ofFinanceDeptt.,Govt.OfWestBengal). EverysuchTransfershallbedoneonorafterthedateof publishofNIeB.AnyBidwithoutsuch Transfer of EM (Except exemption as perG.O.) shall be treated as informal and shall beautomaticallycancelled.OnlinetransferofEarnes tMoneyreceipthavetobeuploadedasStatutorydo cument (Scannedcopy).Incase,2%ofthequotedrateishigher thanmentioned EMD amount, then the balance amountwhich is higher than the mentioned amount will besubmitted by the tenderer at the time of
			receivingLOI. In case, 2% of the quoted rate is lower thanmentionedEMDamount, will be transferred into security deposit
g)	Timeofcompletionofwork	:	60 daysfromthedateofagreement
B:-	Date and Time Schedule asfollows:		
i)	Dateofuploadingofe- NIQ,andQuotationDocume nts online (PublishingDate)		31-03-2023.at01:00Hrs.
ii)	Documentdownloaded/salestart date(on line)		31-03-2023.at1:00Hrs.
iii)	Quotationsubmissionstartdate (on line)		31-03-2023.at12:00Hrs.
iv)	Quotationsubmissionclosingdat e (online)		25-04-2023 at17:00Hrs
v)	QuotationopeningdateforTechnica lproposals(online)	:	28-04-2023.at10:00Hrs.
vi)	DateofuploadinglistforTechnica Ily Qualified Quotationer(online)	:	Tobenotifiedlateron.
vii)	DateandplaceforopeningofFinanci alproposals(online)	:	Tobenotifiedlateron.
viii)	AuthoritywhorecommendthePrequalificationofQuotationer	:	QuotationwillbecheckedforPre- Qualificationmentionedinpoint'A(b)'ofthistablebyt heSuperintendingEngineer(WestCircle),Municipal EngineeringDirectorate.
ix)	ApproximatequantityofSupplyofp ipes	:	1) 100mmdiaD.I.(k/9)pipe 300M 2) 150mmdiaD.I.(k/9)pipe 700M 3) 200mmdiaD.I.(k/9)pipe 650M

xi)	Supplyorderissuingauthority	:	TheChairman,NalhatiMunicipality,Nalhati,Bir bhum.
xii)	Authoritywhowillreceivethemateria landmakepaymentof suppliedmaterial.	:	The Chairman, Nalhati Municipality, Nalhati, Birbhum.

NOTE:

1.IncaseofBundh/strike/holidayetc.fallsonthescheduledatesasmentionedabove,thesamewill be treated next working day of the fixed dates and time as scheduledabove onlyforSl. No.B)v)toviii)of Table-1.

2.ScrutinyoftechnicalproposalandrecommendationthereafterandprocessingofComparative Statementforacceptanceetc.willbemadebyMunicipalEngineeringDirectorate,Govt.ofWestB engalundertheDeptt.ofMunicipalaffairs.ComparativeStatementmay be forwardedto the appropriate authority dependingonthe value oftheworkasapplicableasperexistingnormsandguidelines.

7. SubmissionofQuotations:

7.1 Generalprocessofsubmission

Quotations are to be submitted online through the website, in twofolders, at a time for each work, one is for Technical Proposal and theotherisFinancialProposal,beforetheprescribeddateandtimemention ed in Table-1.Using the Digital Signature Certificate (DSC), thedocuments are to be uploaded virus scanned and digitally signed. Thedocumentswillgetencrypted(transformedintonon-readableformats).

a. StatutoryTechnicalfoldercontaining,

- i) Applicationinletterheadedpaddulysignedin.Letterheadshouldcontainfulladdress,teleph oneno.mobileno.&FAX,e-mail.
- ii) NoticeInvitinge-Quotation.
- iii) BOQ/PriceSchedule

Note:

- i. Onlydownloadedcopiesofthedocumentsaretobeuploaded,virusscannedanddigitall ysignedby thecontractor.
- ii. IfanycontractorisexemptedfrompaymentofEMD,copyofrelevantGovernmentOrdernee dsto be furnished.
- iii. Tenderswillbesummarilyrejectedifanyiteminthestatutorycoverismissing.

b. Non-StatutoryTechnicalcovercontaining,

- i. Up to date Professional Tax (PT) Clearance receipts, PAN Card & Income Tax Returnreceipts valid up to the date of opening of the tenders. Valid application for suchclearanceaddressedtothecompetentauthoritymayalsobeconsidered, if necessary.
- ii. Provisional GST registration Certificate/GST registration certificate.
- iii. Uptodatevalidcertificatefrom Pollution Control Board.
- iv. ValidBISCertificatefortheirproductsasperBIS8329/2000.
- v. OrganizationalStructure,AnnualReportandaudited.
- vi. BalanceSheetoflastyear.
- vii. Previous Experience Certificate.

THEABOVESTATEDNON-

STATUTORYTECHNICALDOCUMENTSSHOULDBEARRANGEDINTHEFOLLOWING MANNER

Click the check boxes beside the necessary documents in the —My Documents list and thenclick the tab —Submit Non Statutory Documents to send the selected documents to Non-Statutoryfolder.Next,clickthetab—ClicktoEncryptanduploadandthenclickthe —TechnicalFoldertouploadtheTechnicalDocuments.

SI.	Category	Sub Category	Details
No	Name	Description	
A.	CERTIFICATES	CERTIFICATES(AL	GSTregistrationcertificate
		L	2. PANCard
		CERTIFICATESHOULDBE	3. PTax(CHALLN)
		UP TODATE)	4. IncomeTaxReturnreceipts
			5. PreQualificationApplication(FormI)

В.	COMPANYDETAIL S	COMPANYDETAILS	1. ProprietorshipFirm(TradeLicense) 2. Partnership Firm (Partnership Deed,TradeLicense)
			3. LTD. Company (RegistrationCertificate,Trade License)
			 4. Co-Operative Society (SocietyRegistration Certificate) ByeLaws, up todate Audited BalanceSheet. 5. PowerofAttorney(Registered)
C.	CREDENTIAL	Credential	1.CompletionCertificateforSimilarNatureofWorkDon e(refer clause6.A(b).

NOTE:FAILUREOFSUBMISSIONOFANYONEOFTHEABOVEMENTIONEDDOCUMENTSWILLRENDERTHEQUOTATION LIABLETOREJECT.

9. FinancialProposal

- i) Financial proposal should contain the following documents in one folder i.e. Billof quantities (BOQ) the Quotationer is to quote the rate (for individual items eparately) on line.
- ii) Onlydownloadedcopiesoftheabovedocumentsaretobeuploadedvirusscanned&digitallysig nedby the contractor.

10. Penaltyforsuppression/distortionoffacts:

If any Quotationer fails to produce the original hard copies of the documents uploaded or anyother documents on demand of the Tender Inviting Authority within a specified time frame or ifany deviation is detected in the hard copies from the uploaded soft copies or if there is any suppression, the Quotationer will be suspended from participating in the tenders on e-Tenderplatform for a period of 3 (Three) years. In addition, his user ID will be deactivated and Earnest Money Deposit will stand forfeited. Besides, The Chairperson, BOA,, Nalhati Municipality may take appropriate legalaction against such defaulting Quotationer. The authority may ask to show hard copies of all certificates, company details, partnership deeds etc. etc. as uploaded by the Quotationer and allied papers in connection with this tender as and when necessary for verification purpose as perconvenience of the authority during processing of this tender.

11. RejectionofTender

The employer(Tender accepting authority) receives the right to accept or reject any Quotationand to cancel the quotation process and reject all quotations at any time prior to the award ofcontract without thereby incurring any liability to the affected Quotationer or any obligation

to inform the affected Quotationer of the ground for employer's (Tender accepting authority) action.

TheChairman NalhatiMunicipality

OtherImportantTerms&Conditions:-

- A) The detailed N.I.Q, documents and other relevant particulars may be seen by the intending quotationerduringofficehourswithinthedatementionedaboveintheofficeoftheCouncillors,NalhatiMunicipa lity.The offered rate, if accepted, should be valid for 1 (one) year from the date of formal agreement in the WBF2908 form in that regard.Successful agency shall have to make an agreement (in two copies) with theNalhatiMunicipalityonreceiptofLetterofAcceptancecumWorkOrder.IntendingQuotationer,ifdesiremay visittheMunicipalofficeonworkingdaytoobtaintheWBF2908formandotherrelevantdocumentsafterdueap plicationtotheauthority.
- B) ThematerialsaretobesuppliedinaccordancewiththeprocurementprogrammeoftheNalhatiMunicipality who would issue the supply order as per the terms and conditions as laid downhereunder and the payment will be made by them as per the actual materials supplied with entiresatisfactionofthoseauthorities.
- C) SecurityDeposit@3%oftheGrossamountoftheWorkOrdervalueshallbesubmittedintheformofBankGuarant ee from a Nationalized Bank at the time of Formal Agreement. The Bank Guarantee shall be validforaperiodupto24monthsfromthedateofissueofletterofAcceptancecumWorkOrderandthesamewillb ereturnedtotheagencyafter12(twelve)monthsfromthedateofcompletionoftotalsupplysubjecttofulfilment oftheconditionsapplied.TheinitialEarnestmoneyshallberefundedtothesuccessfulbidderafter submission of Security Deposit @ 3% of the Work Order value in the form of Bank Guarantee at thetimeofAgreement.
- D) Supply order shall be issued by The Chairman, Nalhati Municipality who will take supply of thepipesand100%paymentshallbemadebyhimonproratesupplyofmaterials.
- E) If the agency fails to supply the materials as per the demand placed by the municipality, penal action intheformofforfeitureofearnestmoneyandorsecuritydepositmoney,asdecidedbytheauthority,willbeimpos edontheagencyandthedecisionoftheauthoritywillbeconclusiveandbinding.Incaseoffailureof supply of DI Pipes materials (Approved Quality), The Chairman, Nalhati Municipality shall beempoweredtoinvoketheEarnestMoneydepositedinfavourofhim.
- F) Ifanypipefailstowithstandthepressureassuggestedinthequotationpaperduringexecutionthesamewill have to be replaced, as per the quotation specification, by the agency at their own cost without anyclaimwithin7(seven)days(orassuggestedbytheauthority).IncaseoffailureofPipestheauthorityshallhave the right to recover the whole damage amount from the supplier. In this regard the claim will beascertainedbyacompetentStateGovernmentauthorityasperthedecisionofMunicipalauthority.
- G) TheratequotedshouldbeinclusiveofTransportation,Loading,unloading,stacking,Thirdpartyinspectioncharg es, GST @ 18% and one pcs. Rubber gaskets to be supplied with each length of pipe. Excise Duty &SalesTaxisnotapplicablesinceGSTwillsubsumeallindirecttaxes&dutiessuchasSalesTax,ExciseDutyetc.
- $H) \ The authority reserves the right to accept or reject any or all offer without assigning any reason.$

Successful agency shall have to make an agreement (in three copies) with the Nalhati Municipality, in theprescribedpro-formabydepositingrequisitefeeincompliancewith G.O. no 452-A/PW/O/10C-35/10, dt. 26.07.2011 for cost of each tender form in cash stating that the agency is agreeable to supply the Pipematerials as and when require (asperther at esquoted and terms and conditions laid down in the quotation papers) to the Municipality within the Municipal Adjoining areas (as the case may be).

The Chairman NalhatiMunicipality

MemoNo.:	Dated:
CopyForwardedforinformationandforfavourofwidecirculationto:	
	TheChairman NalhatiMunicipality

GENERALTERMSANDCONDITIONSOFCONTRACT

1. Definitions and Interpretations

The following wordsand expressions used in this Sections as also in the otherSections of these Biddocuments shall, unless there is anything repugnant in the subject of context, have the meaning hereby assigned to the mexcept where the contract otherwise refers.

- i) " **Approved**" means approved in writing including subsequent written confirmation of anypreviousverbalapprovalandapprovalmeansapprovalinwritingincludingasaforesaid.
- ii) "Contractor" means the persons or person, firm or companies whose bid has been accepted and who have entered into the contract for the performance of the work.
- iii) "Contractor Equipment" means all appliances and things of whatsoever nature (other thantemporary works) requiredforexecutionand completionofworksandremedyingofany defects, therein. But does not include plant, materials or other things intended toformor formingpartofthepermanentworks.
- iv) "ContractPrice" meansthesumas stated in the letter of acceptance aspayable to the Contractor for execution and completion of the work and fulfilment of all obligations asspecified in the Contract document, subject to such addition there to ordeductions there from a smay be made under the provisions of the contract documents.
- v) " Cost" means all expenditure properly incurred or to be incurred whether on or of the siteincluding overheadand other charges properly allocable there to but does not includeanyallowanceforprofit.
- vi) "Days" arecalendardays.
- vii) "Drawings" meansalldrawingscalculations and other technical information of like engineer to the contractor under contract and all drawings, calculations, samples, patterns, models, operation and maintenance manuals and other technical information of like nature submitted by the contractor and approved by the Engineer.
- viii) "Employer" means Municipal Authority/Municipal Engineering Directorate as the case may be.
- ix) "Executive Engineer" and "Assistant Engineer" mean Engineer Officers of the MunicipalAuthority/ Municipal Engineering Directorate.
- x) **"Engineerincharge(EIC)"** meansthe Executive Engineer of concerned Division of MED in respect of that municipal town or the authorized representative of the concerned Local Body.
- xi) "Ground Level" means the level of the referred point of exposed surface of the ground asindicated in the drawing.
- xii) "Holiday" meansapublicholiday for the purpose of section 25 of the Negotia ble Instrument Act, 188 10 rsuch other day on which the officeremains closed for the day.

- xiii) "Month" means English calendarmonth.
- xiv) "Site" means the place provided by the Municipal Authority / MED where the works are executed and any other place as may be specially designated in the contract as formingpart of the site.
- xv) "Specification" means specifications referred to in the Bid and any modification thereof oraddition thereto as may from time to time be furnished or approved in writing by the Engineer-in-charge.
- xvi) "Store" means such storage areas including Godown.
- xvii) "TemporaryWorks" meansalltemporaryworksofanykindrequiredinorabouttheexecution, co mpletionormaintenanceofthework. Permanentworks means the permanent to be executed, maintainedinaccordance with the contract.
- xviii) "Quotation" means the person or persons, firmor company submitting a quotation for the work on templated either directly or through a duly authorized representative.
- xix) "Tests" mean such as are prescribed by the specifications or considered necessary by the Engineer-in-Charge.
- xx) "Writing" means any handwritten, typewritten, printed communication including telex, cable and facsimile transmission.
- xxi) "Supply" supplyatsite within Municipal town of West Bengal.
- xxii) "Agency" means the quotation whose rates hall be accepted and supply order is sued.
- xxiii) "Authority" meanTheChairmanofthemunicipality/corporation/theExecutiveEngineerofMunicipalEngineeringDirectorateasthecasemaybe.
- xxiv) "Godown" means delivery place of fittings materials with in any municipal area of WestBengal.
- xxvi) "Supplier/supplier"sameasAgency
- xxvii) "Contractor" sameas Agency
- xxviii) "Quotationed" same as Agency
- xxix) "Thirdpartyinspection" meanstechnicalinspectionthrough RITES/MECON/EIL/PDILbeforesu pplytoensurethequalityofsupplied Pipesas perstipulated specification.

TECHNICAL SPECIFICATION AND GENERAL CONDITIONS

- 1) Whilefurnishingtheprices, Manufacturers are requested to quote their prices for different categories of pipes diameter wise for class K9 as per BIS Standard and prices shall be including all taxes & duties and all cost of loading, unloading and transportation at site within Nalhati Municipal town of West Bengal.
- 2) Centrifugally Cast (Spun) Ductile Iron Pressure Pipes (Class K9) for Water Supply Application with Socketand Spigotends conforming to IS:8329/2000 with latest Amendment.
- 3) D I Pipes should conform to ISI Marked embossed on the pipes D.I. Pipes Manufacturers should havevalidBIS registration.
- 4) D.I.PipesManufacturersshouldfurnishthenameoftheStatewherefactoryissituated.
- 5) InspectionmaybecarriedoutbyThirdPartyInspection(TPI)AgencyasstipulatedthroughRITES/MECON/EIL/PDIL.
- 6) Eachpipeshallhavetobecastorstampedorlegiblypaintedonitwiththeapprovedmarkasperrelevant BISspecification(IS:8329/2000)asfollows.
 - a) The Manufacturer's name of Trade Mark.
 - b) Thenominaldiameterofpipe.
 - c) Classofpipe.
 - d) I.S.I.Certificationmark.
- 7) Internalsurfaceshouldquotedwithcementmortarliningandexternalsurfaceshouldhavetheprotectionby metalliczinccoatingwithfinishlayerofepoxycoatingofoutsideasperIS8329-2000
- 8) RubberGasketshouldbeconformingtoIS5382:1985.
- 9) Lengthofeachpipeshouldbemorethan4.om
- 10) Eachpipeshallhavetobecastorstampedorlegiblyandindeliblypaintedonitwiththeapprovedmarkas per relevantISspecification (IS:8329-2000)as follows:
 - i) Nameoftrademark
 - ii) Thenominaldiameterofpipe
 - iii) BatchNumber
 - iv) Classofpipe
 - iv) ISIcertificationmark
 - vi) Thelasttwodigitsoftheyearofmanufacturer
- 12)Materials supplied without inspection and stamping shall not be accepted and the same shall have tobereplaced by the supplier at their risk and cost within seven (7) days from the date of receipt of such intimation.

TheChairman NalhatiMunicipality

TERMSANDCONDITIONS

- Theratesofferedwillremainvalidfor90daysforacceptanceofthetenderfromthedateofissueoflatterofacce ptance.
- 2. The accepted rate willremain valid for a period of one year from the date of ssue of LOI/Work Order and no claim for escalation of rates shall be entertained. However any statutory variation will be on account of Buyer.
- 3. Time being essence of supply, supply must be completed within stipulated time as to be given in thesupplyorder.
- 4. If any materials are found defective after supply of the same are to be replaced at free of cost withinsevendays.
- 5. If any Quotationer withdraws his offer within the validity of the Quotation Period without giving anysatisfactory explanation for such withdrawal, Quotationer shall be disqualified for participation in anyQuotation to any Corporation/ Municipality / M.E. Dte fora minimumperiodofone year within theStateof West Bengal.
- 6. No Security Deposit @ 3% will be realized progressively by the way of deductions from R.A. Bill againsteach purchase order if the Bank Guarantee @ 3% of the Gross amount of the Work Order value asmentionedvideClauseCof'OtherImportantTerms&Conditions'isalreadysubmittedbytheL1bidderatthe time ofFormal Agreement.
- 7. The Supplier is to deliverthe materials on or before the dates mentioned in the supply order, failing which he shall be bound to payor allow one percent on the total amount of the Supply for every day not excess the supply day of excess the supply for every day not excess the supply for every day not excess the supply day of excess the suppledingtendaysthattheSuppliershallnotexceedthetimefordeliveryofandbywayofliquidateddamages,provide dhoweverthatMayor/Chairperson,BOA,ofMunicipalCorporation/Municipality may athis discretion reduce in such cases as he/she may think fit. The said amount such smaller amount as he/shemay decide and his/her decision in writing in that respects hall be final.
- 8. In every case in which the payment or allowance mentioned in the above clause shall have incurred forten consecutive days, the Mayor / Chairperson, BOA, of Municipal Corporation / Municipality shall havepower either to annul the Supply altogether, or have supply completed without further notice at the Supplier's risk & expense as he/she may deem best suited to the interests of the authority and the Supplier shall have no claim to compensation for any loss that he may incuring anyway.
- 9. If the supply of the materials is hindered due to the reason beyond the control of the supplier so as tonecessitateextensionofthetimeallowedinthisQuotationheshallapplyinwritingtoMayor/Chairperson, BOA, of Municipal Corporation / Municipality who shall grant it in writing if reasonablegroundbeshownforitandwithoutsuchwrittenauthorityoftheMayor/Chairperson,BOA,ofMunici pal Corporation / Municipality applied for and obtained prior to the expiry of the original dateprovided for in the agreement, the Supplier shall not claimexemption from the final leviable underclause2.
- 10. The Supplier shall give notice to Mayor /Chairperson, BOA,of MunicipalCorporation / Municipality of his intension for making delivery of materials and on the material being approved, a receipt shall begrantedtohimbytheMayor/Chairperson,BOA,ofMunicipalCorporation/Municipalityorhisauthorizedrepr esentativesandnomaterialwillbeconsideredasdelivereduntilsoapproved.Aphotocopyoftheaboveshouldb esubmittedtotheconcernedExecutiveEngineer,MEDforhisinformation.

- 11. On the completion of the delivery of materials the Supplier shall be furnished with a certificate to that effect but the delivery will not be considered complete until the Supplier shall have removed all rejected materials and shall have the approved materials stacked or placed in such position as may be pointed out to him.
- 12. Thematerials are of the best description and instrict accordance with the specification, and the Suppliers hall receive payment for such materials only as a reapproved and passed by Mayor/Chairperson, BOA, of Municipal Corporation / Municipality.
- 13. In the event of the material being considered by Mayor / Chairperson, BOA, of Municipal Corporation /MunicipalitytobeinferiortothatdescribedinthespecificationtheSuppliershallondemandinwriting, forthwith remove the same at his own charge and cost and in the event his neglecting to do sowithinsuchperiodasmaybestipulatedbyMayor/Chairperson,BOA,ofMunicipalCorporation/Municipalitym ayhavesuchrejectedmaterialsremovedattheSupplier'sriskandexpense,theexpense incurred being liable to be deducted from any sums due, or which may become due to theSupplier.
- 14. If the Supplier or his work-people break or deface any building, road, fence enclosure or grass land orcultivated land, be shall make good the same at his own expense and in the event of his refusing orfailing to do so, the damage shallbe repaired at his expense by the Mayor /Chairperson, BOA,ofMunicipalCorporation / Municipality, who shall deduct the cost from any sums due, or which may be becomedue to the Supplier.
- 15. Suppliershallsupplyathisownexpensealltools,plantandinstrumentsrequiredfortheduefulfillment of his Supply and the materials shall remain at his risk till the date for final delivery unless itshallhavebeeninthemeantimeremovedforusebyMayor/Chairperson,BOA,ofMunicipalCorporation/Municipality.
- 16. The Supplier shall not sublet without specified or der from authority in respect of a specified sub-Supplier. In the even to fthe Supplier subletting his Supply without such permission, he shall be considered to have the reby committed breach of Supply agreement and shall for feit his security deposit and shall have no claim for any compensation for any loss that may have collected or engagement entered into.
- 17. The decision of the concerned Superintending Engineer, MED shall be final binding and conclusive on all question relating to the meaning of the specification.
- 18. The Mayor / Chairperson, BOA, of Municipal Corporation / Municipality shall have power to make anyalterationin,omissionsfrom,additionstoorsubstitutionfortheoriginalspecification,drawings,designs and instructions, that may appear to him to be necessary or advisable duringthe course of supply of the materials and the Supplier shall be bound to supply the materials in accordance with anyinstructionswhichmaybegiventohiminwritingsignedbytheChairperson,BOA,NalhatiMunicipality andsuch alterations,omissions,additionsorsubstitutions shallnot invalidate the Supplyand any altered addition or substituted materials which the Supplier may be directed to supply in thecontract in the mannerabove specified aspart of the work shallbe supplied by the Supplier on the same conditions in all respect on which he agreed to do the main work, and at the same rates as are specified in the Quotation for the main work.

Chairman NalhatiMunicipality

GENERALRULESANDDIRECTIONFORGUIDANCEOF QUOTATIONER/SUPPLIERS

1. Responsibility and Power of Engineer-in-charge and his representative

The Engineer-in-

Chargeorhisrepresentativeshallmonitorthesupplyposition. Heshallhaveauthority to stop the work whe neversuch stoppage may be necessary to ensure proper execution of the contract. He shall have authority to reject any materials supplied which do not conform to the contract documents.

The Engineer-in-Charge or his representative posted regarding inspection & dispatchschedules.

All supplied items in pursuance of the contract shall at all times be open to the inspection of Municipal Authority / Municipal Engineering Directorate and its representatives. The contractorshall at all times during the usual working hours, and at all other times at which reasonable notice of the contractor either himself be present to receive orders and instructions or have responsible agent duly accredited in writing present for that purpose.

- 2. **DisruptionofProgress**ThecontractorshallgivewrittennoticetotheEngineer-in-Charge/Chairperson,BOA,oftheMunicipality/MayoroftheCorporation,asthecasemayberegardingthe delayinsupplyofitemsorunlessanyfurtherapprovalororderincludingadirection, instruction or approval is issued by the Engineer-in-Charge /Chairperson, BOA, of theMunicipality /Mayor of the Corporation, as the case may be within a reasonable time. The noticeshall include detailsofthe itemsthat are to be suppliedororderrequired andofwhyandbywhom itisrequired.
- 3. **ContractorsGeneralObligationsandResponsibility**Thecontractorshall,subjecttotheprovisionofthecon tract,andwithduecareanddiligence maintainthesupplyandprovidealllabour,includingthesupervisionthereof,materials,andallotherthing s,whetherofatemporaryorpermanentnature,requiredinandforsuchmaintenance,sofarasthenecessit yforprovidingthesameisspecified inor isreasonably tobeinferred fromthecontract.
- 4. **Programme of Supplies** The contractor shall furnish within a fortnight from the date of order thefollowings:
 - a) Confirmation of the quantity of supply of items to be delivered.
 - b) Deliveryscheduleoftheorderedmaterials
- 5. **Contractors to arrange all Labour : Materials : Tools & Plants** Unless otherwise specifically provided for in the schedule of materials attached to the bid, allmaterials supplied shall be approved type and as perspecifications and shall be procured, brought at site and stored by the contracting firmat his cost and risk.

The rate squoted for the items shall be inclusive of all costs of materials, labour transportation, and storage. The rates shall also cover GST that are payable by the firm under the law of the lamb.

- 6. LossandDamageNeithertheMunicipalauthoritynortheEngineer-in-Chargeorhisrepresentative shallbeanswerable and accountable in any manner for any loss or damage that may happen to the supplied materials or other things used in the performing the supply work, or for injury to any person, either a workman or any member of the public, or for damage to anyproperty foranycause which might havebeenprovocated by the contractor. The contractors hall properly guardaga in stall these in juries or damages to persons or property resulting from the contractor of the contractors hall properly guardaga in stall these injuries or damages to persons or property resulting from the contractors hall properly guardaga in stall these injuries or damages to persons or property resulting from the contractors hall properly guardaga in stall the second stall the contractors have a supply of the contrachis operations under this contract at any time before issuance of the certificate of completion shallindemnityandsaveharmlessthe ofsupply.He authorityfromallsuitsoractionsofeverydescriptionbroughtfor,onaccountof,anyinjuryordamagerecei vedorsustainedbyanypersonor persons by reason of the material supply work, negligence in guarding the same. the use ofimproper materialsorofanyactofomissionordeviation fromthecontract.
- 7. **SupervisionofWork**The Engineer-in-Charge or his representative shallhave thepower atanytime from time to time by notice to the contractor to delay or suspend the progress in supply ofitemsduringunsuitableweatherforanyotheradequatereasonsandonreceiptofsuchnotice,the contractorshall forthwith suspend furtherprogressofsupply work until further notice from the Engineer-in-Charge.

The contractor shall recommence supply work immediately on receiving a notice to do so from Engineer-in-Charge. The whole or any part of the time lost for such delay or suspension shall, if authority in its absolute discretion thinks fit but not otherwise be added to the time allowed for, completion of supply of items. But the contractor shall have no claim to extra payment or compensation what so ever on the ground so fabove delay.

- 8. **Employer'sright to terminate contract**lifthe contractor should be insolvent or bankrupt, (or incasethecontractorisacompany, itgoesintovoluntaryorjudicialliquidation) or heshould make ageneral assignment for the benefit of his creditors or are ceiver should be appointed on account of his insolvency, or he should persistently or repeatedly refuse or should fail, except incases for which extra of time is provided, to supply enough proper materials, in order to maintain progress according to the progress of supply work, or he should fail to make prompt payment to labour contractors if any, or for materials or labour, or he should positively by laws, ordinance or the instruction of the Engineer-in-Charge or otherwise be guilty, of a substantial violation of any provision of the contract aftergiving the contractors even days written notice terminate the employment of the contractor.
- 9. **Supplementary Specification** Whenever reference is made in these documents to certain specialspecifications, the reference shallbe construed to include all subsequent amendments, changesoradditions that are published and in effect at the date of signing of this contract.

Theauthorityreservestherighttoissueadditionalconditions, specificationetcifnecessarywhich willbe incorporated with bid documents already sold to bidders for the purpose of the work.

10. Employer's right to split package

The authority reserves the right to split the package and acceptor reject any part of the offer from the scope of supply work without assigning any reason.

11. PaymentsandCertificates

Paymentforthesupplies by the contractor will be based on measurements recorded at the receipt of the materials at site. The contractor or his authorized agent or representative shall be presentative the time of recording of each set of measurements and significant or measurement book.

Ifforanyreasonthecontractororhisauthorizedagentisnotavailable,andtheworkissuspended by the engineer-in-Charge to avoid recording of measurements during the absence ofthecontractoror hisauthorized representative, the authority shallnotentertainany claim from the contractor for any loss incurred by him on this account. If the contractor or his authorizedagent or representative does not remain present at the time of such measurements after the contractor has been given a three day notice in writing, such measurements may be taken in hisabsenceandshallbedeemed to beaccepted by the contractor.

12. InsuranceofWorks, etc.

Without limiting his obligations and responsibilities, the contractor shall insure in the name oftheCorporation/MunicipalAuthorityandthecontractoragainstanylossordamagefromwhatevercau se arising for which he is responsible under the terms of the contract and in suchmannerthattheCorporation/MunicipalAuthorityandcontractorarecoveredfortheperiodofsuppl yaswellasduringtheperiodofmaintenanceforlossordamagearisingfromacause,andforanylossordam ageoccasionedbythecontractorinthecourseofanyoperationscarriedoutbyhimforthepurposeofcomp lyingwithhisobligationsas follows:

The works for the time being executed to the estimated current contract value thereof togetherwiththe costofmaterials supplied by the Municipal Authority free of cost.

Such insuranceas mentionedabove shallbeaffected with an insurer and in terms approved bythe Corporation/Municipal Authority. The contractor shall bear the cost of all such insurance andwhenever required, produce to the Engineer-in-Charge or his representative the policy or policies of insurance and the receipts for payment of the current premiums.

- 13. **Notification of Insurer** It shall be the duty of the contractor to notify the insurers under any of theinsurances referred any matter or count which by the terms of such insurances are required to benotified and the contractors hall indemnify and keepindemnified the Corporation/Municipal Authority against all losses, claims, demands, proceedings, costscharges and expenses what so ever arising out of or resulting from any default by the contractor in complying with the requirements of this subclause whether as a result of the avoidance of such insurance or otherwise.
- 14. **All insurance at contractor's cost:**The insurances referred to in this bid document shallbeen tirely at the cost and expenses of the contractor.

15. Remedyoncontractor's failure to insure

If the contractor shall fail to effect and keep in force the insurance referred to clauses hereto, oranyother insurance whichhe maybe requiredtoeffect underthe termsof the contract, then and in any such case may effect and keep in force any such insurance and pay such premium or premiums as may be necessary for that purpose and from time to time and deduct double the amount sopaid by the Municipal Authority as a force and promany moneys due to the contractor or may be come due to the contractor or recover the same as a debt due from the contractor.

- 16. IdleLabour: Noclaimforidlelabourwouldbeentertainedunderanycircumstances.
- 17. **Inspection Facilities** The contractor shall provide necessary facilities for inspection of the supplieditemsforqualitycontrolbytheEngineerandforthepurposeofcarryinghisinstructionsasmaybe recordedin writingin site OrderBook.
- 18. Labour Act: The contractors hould obtain the license under the provision of the contract labour

(Regulation and Abolition) Act 1970 and contract labour (regulation and Abolition) general rules,1971 including the provisions of amendments made there under of the same to the office of the Executive Engineerwithin tendays after formal agreement.

The successful bidder whose bid will be accepted shall either personally deliver the license form intriplicate to the licensing officer of the area in which the establishment in relation to which the contractor is selected for the job. The application form in Form IV shall be forwarded along withForm V, which may be available from the EIC of the concerned Division /Chairperson, BOA, of theMunicipality/MayoroftheCorporation,as thecasemaybe.

- 19. Language for Correspondences: The bid and all correspondence and documents related to the bidexchangedbythebidderandMunicipalAuthorityshallbewritteninEnglishlanguage.Supportingdocu mentsandprintingliteraturefurnishedbybiddermaybeanotherlanguageprovidedtheyare accompaniedbyan accurate translation of the relevant passages in English.Fortheinterpretationofthebid,theEnglishtranslation shallprevail.
- 20. Contractor's Local Address The contractor shall furnish the postal address of his site office. Anynotice orinstruction to be given to the contractorunderthe termsofcontract shallbe deemed to have been served if it has been delivered to his authorized agentor representative of site orsent byregistered lettertothesiteofficeorto theaddress.
- 21. **PrecedenceofContractDocuments**Ifanystipulationindicatedinanycomponentofcontractdocumentsb eatvarianceinanyrespectwiththoseintheother,thedecisionoftheSuperintendingEngineer will stand finalandbinding.
- 22. **Time of Completion** The entire supply work as per schedule and specification shall be completed within stipulated time from the date of issue of work order.

The period of completion given includes the time required for mobilization and testing as well, rectification, if any, retesting and completion in all respects to the entire satisfaction of the Engineer-in-Charge including the monsoons eason.

This is the essence of this contract and the allotted supply work must be complete within thespecified time. Extension of time will not be granted except in very exceptional circumstances beyond the control. This clause of extension of time will have precedence over any other similar clauses if they are at variance with penalty for non-complete of the supply work in time as indicated elsewhere.

- 23. **Action for non-completion:** Failure to comply with above conditions and specifications will result in the Municipal Authority taking action at the risk and cost of the contractor. Submission of the bidbinds the contractor for complying with requirements of the above conditions and specifications without any extrapayment on any account.
- 24. **Arbitration** If the contractor claim that the decision or instruction of the Municipal Authority/Engineer-in-

Chargeareunjustifiedorbeyondcontractualagreementthataccordinglyheisentitledtoextra paymentonaccountthereof,he shallforthwithnotifythistothe MunicipalAuthority/ Engineer-in-Charge to record his decisions and reasons therefore in writing and shallwithintwoweeksstatehisclaiminwritingtoMunicipalAuthority/Engineer-in-Charge,theMunicipal Authority/ Engineer-in-Charge shall thereafter reply to the points raised in the claims.Unlessresolvedbynegotiationordiscussion,the questiononliabilityforsuchclaimswillbetreatedasdispute.

The decision of the concerned Superintending Engineer, Municipal Engineering Directorate shall be final conclusive and binding on all parties to the contract upon all question relating to themeaning of specification and instructions and astothequality of workmanship or materials supplied for any matter arising out of or relating to the specification and instructions concerning the supply work or a failure to execute the same arising during the course of works. The aboveshall not be the subject matter of dispute or arbitration and in any case shall the supply work bestopped consequent on such a dispute arising and the supply workshall also be carried out by the contractor strictly in accordance with the instruction of the concerned Superintending Engineer.

In any case dispute arising on matters other than clauses mention above shall be referred to theinterpretation, decision and award of an arbitrator. The provision of the Indian Arbitration Actand rules there under with statutory modification thereof shall deem to be incorporated in this contract.

The contractor shallno delay in carrying out supply works in such matter, question or disputebeing referred to arbitration but shall produce with the supply work with all due diligence and the contractors hall not be relieved from his obligation and commitment of completing the supply work and shall adhere strictly to the instruction of the Engineer-in-Charge with regard to the actual carrying out of the supply work.

In case of any arbitration, the awardshallbe a speaking one, that is the arbitratoror the umpireas the case may be shall recite facts and assign reasons in support of the award after discussionfully the claims and contentions of the parties.

25. TermsofPayment

Paymentwillbemadewithin3odaysafterreceivingthepipematerialsasperstipulatedtermsandcondition laiddown intheagreement.

26. TypographicalError

TypographicalerrorsdeductedorpointedoutaresubjecttocorrectionsbytheQuotationInvitingAuthority.Nobenefit canbe derivedbyanypartyonaccountofsucherror.

27. CompletionCertificate

MunicipalAuthority/ Engineer-in-Charge will issue certificate of completionof supply work whenallsupplyworksorotherwiseundertakenhavebeencompletedinallrespect.

- 28. In the event of the Quotation, being submitted by a Partner Firm, it must be signed separately Byeachme mber thereof, or, in the event of the absence of any partner, it must be signed on behalf by a person holding a Power-of-Attorney authorizing him to do so.
- 29. Receipts for payment made to a Firm must be signed by the several partners except in the case of well-knownandrecognized firmand except where the Suppliers are described in their Quotationor Supply as a firm.
 - 30. AllQuotationsreceivedwillbeopenedbythe *Municipal Authority* in the presence of Quotationers who may beat the office at the time.
 - 31. TheauthorityreservestherighttorejectanyoralloftheQuotationswithoutassigninganyreasonandto accept any Quotation in whole or inpart.

32.	The	Supplier	has	to	quote	the	rates	both	in	figures	and	words	against	each	item	of	supply
	fore	xecution	ofaRa	ite-	contrac	tAgr	eemei	ntwhic	hsl	nouldbe	validt	for1(one	e)yearfro	mthe	dateo	fthe	!
	agre	ement.															

 $33. \ Supply is to be completed in all respect within stipulated time frame after the supply order is placed.$

Chairman NalhatiMunicipality

ANNEXURE-I

QUESTIONNAIRETOBEFILLEDINANDSUBMITTEDWITHTHEQUOTATION QUESTIONNAIREINGENERAL

Quotationershall fill in the questionnaire anduploadcopy ofhisoffer. This information is required in this form to facilitate Quotation processing even though it may duplicate the information presented elsewhere in this data shall form a part of the contract with the successful Quotationer.

The question nairedoes not supersedeinstructions in the Quotation documents relating to the description and other information to be submitted with the offer for a complete understanding of the items offer.

1.0	General		
1.1	Quotationersnameandaddress(Telephoneno., faxno.,e-mailaddress)	:	
1.2	Quotationno.anddate	:	
1.3	Nameofcontactperson	:	
1.4	Previous experience and present work load	:	
1.5	Timescheduleofcompletionofsupplywork	:	
1.6	Quotationer'sorganizationchart(tobeenclosedb ytheQuotationer)	:	
1.7	Details of branchands ite of fices, division setc	:	
1.8	AnnualturnoverRs.		

ANNEXURE-II

<u>UESTIONNAIRETOBEFILLEDINANDSUBMITTEDWITHTHEQUOTATION</u>

Financialyear	AnnualturnoverinIndian	Rupees	
	DIpipesupplyproject	Others	Total
	S		
1	2a	2b	3

The following supporting documents should be enclosed:

- 1. AnnualReport
- 2. AuditedBalanceSheet
- $3. \quad Auditor's certificate indicating Average Annual Turnover No$

tes:

- $1. \quad Certificate from any authority other than the Auditors hall not be accepted$
- 2. Allsupportingdocumentssubmittedshallbeeitherinoriginalorauthenticated.

<u>ANNEXURE-</u> <u>IIIDECLARATIONBYTHEQUOTATIONER-I</u>

 $(Affidavit to be affirmed on a non-Judicial Stamppaper of Rs. 10/- and enclosed with the Quotation Documents \ which is required to be mentioned in the forwarded letter of the Quotationer as required to be submitted)$

To TheChairman, NalhatiMunicipality, Birbhum

SUPPLYOFDIPIPE(K9/K7)ASPERIS8329-2000SPECIFICATIONFORWATERSUPPLY SCHEME

De	arSir,
	Sonofagedabout doherebysolemnlyaffirmandsayasfollows:
1.	That lamtheof
2.	that I am fully aware of the sites of supply the site of work covered under NIQNO andhavemademyselffullyacquaintedwiththelocalconditionsinor aroundthesiteofwork,IhavealsocarefullygonethroughtheNoticeInvitingQuotationandQuotation Documents mentioned therein. Quotation of the above named quotationer is offered upondue consideration of all factors and if the same is accepted, I, on behalf of the aforesaic quotationerbeingdulyauthorizedpromisetoabidebyallthecovenants,conditionsandstipulationsofthecontr act documents and to carryout & complete the supply work to the satisfaction of the Engineer-in Chargeoftheworkandabidebyhisinstructionsasmaybegivenbyhimfromtimetotimeinthatbehalf. I also undertake to abide by the provisions of law including the provisions of contract labour(Regulation & Abolition) Act, 1970, Apprentice Act, 1961, west Bengal Sales Tax Act, Income Tax Act aswouldbeapplicabletotheQuotationeruponenteringintoformalcontractwithMunicipalAuthority.
3.	That I declare that no relevant information as required to be furnished by the quotationer has been suppressed in the Quotation documents.
4.	Thatthestatementmadeinparagraphno.1to3istruetomyknowledge.
So	lemnlyaffirmedbythe
Sai	d
De	ponent Before me

ANNEXURE-IV

DECLARATIONBYTHEQUOTIONER-II

To TheChairman, Nalhati Municipality, Birbhum

SUPPLYOF DIPIPE (K9/K7) A SPERIS: 8329-2000 SPECIFICATION FOR WATERSUPPLY SCHEME AND SPECIFICATION FOR WATERSUPPLY SCHEME SPECIFICATION FOR WATERSUPPLY SCHEME SPECIFICATION FOR WATERSUPPLY SCHEME SPE

DearSir,

We offer our Quotation for the above project, in the capacity of the quotation erfort he project we declare that we are interested in earnestly accomplishing the project, should you select us for this purpose.

If selected, we understand that it is on the basis of the organizational, technical, financial capabilities and experience of us as specified in the Quotation document. We understand that the basis of our qualification proposal, and that any circumstance affecting out continued eligibility under the Qualification Proposal, or any circumstance which would lead or have lead to our disqualification under the Qualification Proposal, shall result in our disqualification under this process.

Weunderstandthatyouarenotboundtoacceptanyorallproposal(s)youreceived.

Wedeclarethatwehaveneitherenteredintonorarepartyto(whetherbyconductorbyacquiescence)any Restrictive trade practice or sub-contracting arrangement or collective arrangement with any otherpersonorentityincludingtheotherquotationerfortheProject,inconnectionwiththepreparationand/orsub missionofthe proposalfortheProject.

Weundertakethat,incompetingfor(and,ifweareselected,insupplying)theProjectAgreements,wewillstrictlyobs ervethelawsagainstfraudandcorruptioninforceinIndianamely"PreventionofCorruptionAct 1988".

We declare that we have disclosed all material information, facts and circumstances to you, which would be relevant to and have a bearing on the evaluation of our proposal and selection.

We declare that in the event that you discover anything contrary to our above declarations, it is empowered to for thwist disqualify us and our proposal from further participation in the process.

Yoursfaithfully,

AuthorizedSignature

Name&TitleofSignatory

NameofQuotationer : Address :

AnnexureV

FORMATOFBANKGUARANTEE

Corporation/Municipality represented by

	BOA,/ChiefExecutiveOfficer/Executive Officer, having agreed to accept, under the terms and conditions
	ofanagreementdatedmadebetween
2.	We(indicatethenameofBankandbranch)doherebyundertaketopaytheamountdueandpayable under this guarantee without any demur, merely on a demand from MED starting that theamountclaimedisdueby way oflossordamagedcosttoorwouldbecausedtoor sufferedbyCorporation/Municipality/beneficiariesbyreasonofanybranchbythesaidmanufacturer/supp lier of any of the terms and/or conditions contained in the said agreementinclusiveoffailure of the part of the manufacturer/supplier for replacement of defective pipe/pipeswithinthetimelimit.Anysuchdemandmadeonthebankshallbeconclusiveasregardstheamoun t due and payable bythe bank under this guarantee. However, our liability under this to payguarantee shall be restrictedtoanamount not exceedingRs(Rupees
3.	WeundertaketopayCorporation/Municipalityanyamountsodemandnotwithstandinganyd isputeordisputesraisedbymanufacturer/supplierinanysuitorproceedings pending before any Court or Tribunal relating thereto our liability under this presentbeing absolute and unequivocal. The payment so made by us under this guarantee shall be a validdischarge ofour liability forpayment there under andthe manufacturer/suppliershall have noclaimagainst us formakingsuchpayment.

SignatureofQu otationer

randaccordingly dischargesthis guarantee.

1.

4.

consideration

of

Signature of Quotation Inviting Authority

we (indicate the name of Bank and branch) further agree the guarantee herein contained shallremain in fullforce and effect during the period that would be taken for the performance

Corporation/Municipality under or by virtue of the said agreement has been fully paid and its claimsatisfiedordischargedortill......Corporation/Municipality certifiesthattheterms and ConditionsofthesaidagreementhavebeenfullyandproperlycarriedoutbythesaidManufacturer/Supplie

of the said agreement and that its hall continue to be enforceable till all the dues of

Signature of Quotation Accepting Authority

the Mayor/Chairperson,