

WORK AWARD

Sub: SWW2222Q from sanctioned Work Order on labour contract.

Ref: Proposal letter received from Assistant Executive Engineer(Ele), **Central Zone** Sub Division, CESC

The subject work is hereby enstrusted to ghyyjh & ythfgmy from LEC Master on Labour Contract basis in compliance to the terms & conditions stipulated as under

Work Order No	Workorder Date	Section Name	Name of Work	Amount
QA-42111	02/12/2021	M.P.L	SWW2222Q	7,502.56

1. The agency has to execute the work as per this Work Award under the supervision of Engineer-in-charge of the work.

2. The agency shall execute the work on labour contract basis.

- 3. a) The agency has to complete the survey and work within 45days from the date of this work award.b)Penalty will be levied as per prevailing CESC norms, if the agency fails to complete the said work
 - within the stipulated period.
 c)The agency has to seek for time extensions before the expiry of stipulated period if the work cannot be completed within the said period due to any unavoidable reasons such as standing crops, ROW(Right of way) issues, Pandemics etc. However the proposal shall be sent along with satisfactory evidences though subdivision office.
 - d)Time extension requests will not be considered if requested for the same after stipulated period.
- 4. The agency has to take up the works as per chronology order of the seniority list published by respective subdivision office.
- 5. The agency shall use their own tools and plants for executing the work. The agency has to take back the unused materials from the work NR Mohalla Divisionspot supplied by him at his cost soon after completion of the awarded work & return the released materials to store and obtain the ACK number before submitting the bill otherwise the released item cost will be deducted in respective bills.
- 6.CESC is not responsible for any untoward accidents/incidents, whatsoever the agency may suffer during the course of execution of awarded works.
- 7.Wherever breakage/damage to any materials supplied by the agency due to negligence during transportation during execution of the work and loss or any materials supplied by him due to theft, the agency shall be solely responsible for making good and loss sustained by CESC from the amount payable to the Contractor or by way of forfeiture of security deposit or a suit.
- 8. The work shall be carried out according to the award condition and as per the instructions of Engineer-in-charge of work.
- 9. The depth of the pole erected should not be less than 1700/1500mm as the case may be from the actual ground level. (Up to GL mark).
- 10.After completion of the work, joint inventory of materials used /material returned shall be taken by the Engineer-in-charge of the work, and the agency or his representative.
- 11.After completion of the work satisfactorilyin all respects the Engineer-in-charge will take measurement and record a work completion certificate.
- 12.TAQC inspection by EEE, TAQC, Corporate office/EEE O&M division**NR Mohalla Division** shall be carried out after satisfactory completion of the work & the concerned reports shall be furnished along with the bills.
- 13. The agency shall obtain all other statutory clearances such as electrical inspectorate approval before commissioning and handing over the completed work. The amount paid by the agency towards statutory clearance will be reimbursed by CESC on production of documentary evidence.

14. To best utilise the allotted budget, the agency has to submit the respective bills to Division office, **NR Mohalla Division** within 30 days of date of completion of the work.

- 15. The agency shall submit the work award wise bills after completion of the work satisfactorily along with Measurement Book, Completion Report, Detailed survey report, statutory approvals and other relevant documents by the agency.
- 16. The date of Electrical Inspectorate approval or the date of commissioning of the work, whichever is later will be considered as date of completion/commission (as the case may be) for billing purpose.
- 17.Agency should remit employees PF contribution for employees engaged by him for the said work, statutory GST and all other applicable taxes shall be furnished.
- 18. Any dispute or difference or claim arising out of, or in connection with or relating to the present contract or the breach, termination or invalidity thereof, shall be refereed and settled under the Arbitration centre-Karnataka(Domestic & International) Rules 2012, by one or more arbitrators appointed in accordance with its rules.
- 19. The agency is responsible for guaranteed performance and timely completion of the work.
- 20. The payment for extra items will be made as per the pro-data basis on certification by Engineer-in-charge payment will be made as per the terms and conditions stipulated.

To:

ghyyjh

ythfgmy

Executive Engineer (Ele) CESC,**NR Mohalla Division**