

કાર્યપાલક ઈજનેર
સાઉથ ઈસ્ટ ઝોન



સુરત મહાનગર પાલિકા
સાઉથ ઈસ્ટ ઝોન (લિંબાયત)
વાટિકા ટાઉનશીપ સામે, ડુંભાલ,
સુરત.
ફોન: ૨૩૩૧૯૦૩, ૦૪, ૦૫

QUATATION

સા.ઈ.ઝોન/ટેક/આ.નં./૧૮૬૯
તા. ૨૬/૦૬/૨૦૨૪

પ્રતિ,

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વિષય :- સાઉથ ઈસ્ટ ઝોન (લિંબાયત) ના કાર્યક્ષેત્રમાં આવેલ પાર્ટ-૨ જુદી જુદી મ્યુનિ. મિલકતો ખાતે હયાત વોટર પ્યોરીફાયર ના વાર્ષિક ધોરણે રીપેરીંગ, સર્વિસીંગ કરવાના કામ બાબત.
મહાશય,

સવિનય ઉપરોક્ત વિષય અન્વયે જણાવવાનું કે, સાઉથ ઈસ્ટ ઝોન (લિંબાયત) ના કાર્યક્ષેત્રમાં આવેલ પાર્ટ-૨ જુદી જુદી મ્યુનિ. મિલકતો ખાતે હયાત વોટર પ્યોરીફાયર ના વાર્ષિક ધોરણે રીપેરીંગ અને સર્વિસીંગ કરવાના કામ માટે એક વર્ષના સમયગાળા માટે જો આપ રસ ધરાવતા હોવ તો આપનું સંમતિ પત્રક બંધ કવરમાં કાર્યપાલક ઈજનેરશ્રી, સાઉથ ઈસ્ટ ઝોન (લિંબાયત), સુરત મહાનગરપાલિકાને તા.૦૨/૦૭/૨૦૨૪ સુધીમાં સાંજે ૬:૦૦ વાગ્યા પહેલા મળે એ રીતે મોકલી આપવા આપને જણાવવામાં આવે છે. (કવર ઉપર કામનું નામ અવશ્ય લખવું)

SR NO	PURIFER	Qty	Rate/1 YEAR	Total Amount year with GST
1	UF-160 PURIFER(ULTRA FILTRATION -80 LTR PER HOUR)	6	5340	32040.00
2	UF-80 PURIFER(ULTRA FILTRATION -80 LTR PER HOUR)	21	4980	104580.00
3	UV Purifier	122	2520	307440.00
TOATAL AMOUNT (WithOUT GST)				444060.00
5% BELLOW				22203.00
TAXABLE AMOUNT				421857.00
GST 18%				75934.26
TOATAL AMOUNT (With GST)				497791.26

S/D

Executive Engineer
South East Zone (Limbayat)
Surat Municipal Corporation

Seal & Signature of the contractor
Address: -

GENERAL TERMS & CONDITIONS

1. Rates are **including** of all taxes/duties, packing/forwarding, transportation, freight, watch & ward, insurance, construction cess etc.
 2. Price variation clause of any form shall not be accepted. Price shall remain firm till end of contract.
 3. In case of any misunderstanding due to interpretation of any terms, conditions or specifications the decision of Executive Engineer, South East Zone, Surat Municipal Corporation, Surat shall be final and binding on the part of contractor.
 4. Contractor has to follow all the rules and regulations of safety.
 5. The contract shall be constituted according to and subject to laws in India and State of Gujarat and under the jurisdiction of courts of Gujarat at Surat only.
 6. Contractor must have to keep & maintain all the necessary tools & equipment for safety as per government rules.
 7. All equipment/material/accessories are to be supplied by contractor. No transportation will be provided by the Corporation.
 8. Any damage to material during transportation shall be to contractor's account.
 9. No officer, Employee of Municipal Corporation is admitted to any share or part of this contract to any benefit that may rise there from.
 10. GIVEN documents are not transferable.
 11. Corporation will not defray expenses incurred by tenderer in tendering.
 12. Conditional Quotation shall not be accepted.
 13. **INSURANCE :-**

Contractor shall be responsible, at his own expenses for conforming to and complying with all existing laws and regulations to protect his personnel against job connected accidents and third party claim against property damage as well as for the death and injury arising out of any action on the part of the contractor personnel while engaged in the performance of duties in connection with the contract. The contractor shall furnish the corporation with documentation certifying that he has procured and Maintenance coverage to this extent as follows:

 - I. Workman's Compensation Insurance (Including) occupational disease covering the contractor's personnel engaged on the project/job.
 - II. General liability insurance (including contractual) for third party injuries, including accidental death to any person and property damage.

The documentation to be furnished to the Surat Municipal Corporation within 10 days of signing of the contract. Contractor will be responsible for insurance cover of his personnel and corporation will have no liability whatsoever on this account.
 14. **CONTRACT LABOUR (Regulation & Abolition) Act – 1970:-**

As per the labour act 1970, you are requested to take the labour license from the concern Government authority. If you will start the work without the labour license, you will only be held responsible for any situation arising than after. You are entirely responsible for labour regulations as per prevailing labour laws & other statutory requirement like provident fund, gratuity, child labour etc.
 15. **TERMINATION FOR UNSATISFACTORY PERFORMANCE:-**

If the corporation considers that the performance of the contractor is unsatisfactory or not up to the expected standard, the corporation shall notify the contractor in writing and specify in detail the cause of dissatisfaction. The corporation shall have the option to apply reasonable penalty and recovery OR to handover this work to other agencies at the cost and risk of the contractor and terminate this contract if the contractor fails to comply with the requisition contained in the said written notice issued by the corporation to the contractor within 10 (Ten) days of the receipt thereof.
 16. Right to accept any or to reject any or all Quotations without assigning any reason there of is reserved by the competent authority of corporation.
 17. Any other details if required can be had from the office of the Executive Engineer, South East Zone, Surat Municipal Corporation on request and prior to submitting the tender. No dispute at a later date shall be entertained.
 18. The competent authority of Surat Municipal Corporation reserves the right to reduce the scope of work and split the tender in two parts or more without assigning any reason even after award of contract.
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19. The work shall be carried out during working days between 8.30 A.M. to 6.00 P.M. only. If the Contractor intends to work on Holidays or Outside working hours specified, he shall take prior written permission from Engineer-in-charge.
20. It will not be possible to provide any housing accommodation at site to the erection staff of the Quotation. Further labors, welding sets and sundry materials like cotton/chindi waste, tools, spanners, packing etc. required for the erection shall not be supplied by the Corporation.
21. The contractor should give their rates on SURAT SITE delivery basis i.e. the rates offered must include packing forwarding, insurance, and transportation up to the sites, including loading/unloading, Watch & Ward etc. The rate should also include sales tax, works contract tax, labor tax, excise duty & any other taxes/levies, construction cess & Including GST.
22. It should be clearly mentioned in the Quotation regarding the prices, exact delivery period, percentage of taxes/duties included and other terms of business. The Corporation shall not supply any sales-tax declaration form. The exact percentage of taxes/duties included should be specified.
23. SMC reserves the right to purchase the materials only as per its minimum and urgent requirement out of the materials mentioned in the price list.
24. Contractor has to cart, load & unload the machine from the site for which order is given.
25. Care should be taken that Electric Motor/pump is not damaged during, carting, erection, testing etc.; otherwise the same shall be repaired and set right by the contractor Without Any Extra Cost to the Municipal Corporation.
26. The scope includes supply of all materials by the contractor like wires, insulating papers, varnish, and sleeves, hardware suitable cable lugs for satisfactory completion of work.
27. Any dispute arising out of the contract shall be subjected to "SURAT JURISDICTION."
28. Joint survey shall be carried out along with existing contractor, new contractor (he may be existing (old one)) and representative from zone office within 15 days from the date of the work order/LOI, which is earlier. Summary of missing items/work shall be prepared. Contractor required taking over the system in as and where basis as mentioned elsewhere in tender and required to maintain in safe condition in all respect.

Based on the summary of joint survey new contractor shall be required to replace all missing items on written intimation/order from SMC. In such case, rate for such items shall be paid as per SOR/LS Rate. The replacement of missing items shall be completed within 30 days from the first day of starting of new contract including the period of survey otherwise penalty @ 0.2% of the total amount of missing items per day maximum up to 10% will be recovered. On the Base of joint survey carried out, the expenditure for making the system healthy will be recovered from old contractor.

THE FOLLOWING MUST BE CONSIDERD:

1. The Corporation shall not be responsible for any accident or damage done to the workman/ staff of the Contractor.
2. The Contractor shall observe Government Rules regarding labours, insurance, etc., and obtain labour license etc.
3. No facilities will be given to the contractor at work-site by SMC in any type or in any manner.
4. The contractor has to carry out the work with his own tools/tackles/equipment/instruments/ ladders etc.
5. Material/equipment storage facility at work-site will not be provided by SMC to the contractor.
6. It is presumed that, the Quotation has seen the work-site and the nature of work before quoting the rates into the Quotation.
7. The price quoted in the tender shall be inclusive of all types of taxes, levies, duties, transportation, labour, CC etc & Excluding GST.
8. Any loss, damage to SMC property due to the carelessness of the contractor in work, all will be deducted from contractor's bill.
9. In case of any dispute arising out of this Quotation work, the decision of SMC will be final and will be accepted to the contractor.
10. All the safety precaution, necessary arrangement, colour code, notice board, etc., as per Govt. safety rules



11. In the event of the Quotation being submitted by a partnership firm it must be signed separately by all partners with their latest photographs duly signed thereof. The partnership deed must also be attached with the Quotation.
12. The bidder(s) shall have to attach sales tax certificates with residential address evidences. (if applicable)
13. For bidder(s) paying royalties to the Government, the receipt of the same must be produced.
14. All the applicant contractors are required to have their own employers' code numbers under EPF Act., and are required to comply the applicable provisions of said stature regularly and totally.
15. Further the contractors for services are required to produce the certified copies of paid challans in respect of employees/workers employed by said contractors in respect of work allotted by Surat Municipal Corporation, along with copies of Pay Roll and Muster Roll. If the same are not produced, the bill will not be released.
16. The successful bidder(s) shall be required to submit photographs, address and specimen signatures in duplicate at the time of executing the agreement. The agreement shall be executed by partner/person who have signed the ~~tender~~/ quotation.
17. The competent authority of Surat Municipal Corporation reserves the right to reduce the scope of work and split the tender in two parts or more without assigning any reason even after award of contract.
18. Please submit security deposit of 2.0% of Work order Amount in cash/pay order of any Nationalized Bank of Surat Branch only within 10 days from the date of the work order. After 10 days, penalty of 0.065% per day of the amount of security deposit will be levied as per the Quotation conditions. If security deposit will be paid by pay order, it should be in the name of "Commissioner, Surat Municipal Corporation" only.
19. The successfull Contractor shall also be required to enter into contract agreement along with undertaking and local surety on Gujarat Stamp Paper purchased from Surat worth Rs. 900.00 (i.e. Rs. 300.00 + 300.00+300.00 for each) (To be brought by the Contractor) on getting the order.
20. The work shall be completed within 02 days (Two days) from the date of oral/written intimation from the light Department, failure to which penalty of Rs. 500 per day per incident shall be levied. Contractor has to make arrangement of spare motor/pump in place of original motor/pump brought for repairing till the motor/pump got repaired and made operation at its original place. No extra cost will be paid for this arrangement. Contractor must use genuine spares/parts. If it is found that spares/parts used in work is not standard, penalty of Rs. 250 per incident will be levied and contractor will have to replace that part/spare with genuine part/spare without any extra cost.

Seal & Signature of the contractor

