



1920 મે મહાત્મા ગાંધી દ્વારા સ્થાપિત
ગૂજરાત વિદ્યાપીઠ

Founded by Mahatma Gandhi in 1920

GUJARAT VIDYAPEETH

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Ahmedabad - 380 014 (India)

REF/ /ENG/2019-20

Date: - -2020

વિષય:- ભાવપત્રક ભરવા અંગે.

ભાઈશ્રી,

ગૂજરાત વિદ્યાપીઠના નીચેનાં કામ માટે ભાવપત્રકો મંગાવવામાં આવે છે. ભાવપત્રક તા.21/3/2020 થી તા.31/3/2020 દરમ્યાન www.gujaratvidyapith.org પરથી ડાઉનલોડ કરી શકાશે. ભરેલ ભાવપત્રકો "કુલસચિવશ્રી, મુખ્ય કાર્યોલય, ગૂજરાત વિદ્યાપીઠ, આશ્રમરોડ, અમદાવાદ-14" ને કચેરી સમય દરમ્યાન રૂબરૂ અથવા RPAD દ્વારા તા.31/3/2020 સાંજનાં 5 કલાક સુધીમાં મોકલી આપવાનાં રહેશે.

ક્રમ	કામની વિગત તથા કામનું સ્થળ
1	Work: Polished Kota Stone Flooring at Court Yard Area of Girls Hostel Sadra For Gujarat Vidyapith.
નોંધ:- (1) ભાવપત્રક સાથે અંદાજની Earnest Money Deposit ની રકમ પેટે રૂ.2000/- તથા ટેન્ડર ફી નો રૂ.600/- નો ડી.ડી. "કુલસચિવશ્રી, ગૂજરાત વિદ્યાપીઠ" નાં નામનો જોડવાનો રહેશે. (2) કવર ઉપર કામનું નામ લખીને જ મોકલવું (3) ભરીને આવેલ ટેન્ડર તા.2-4-2020 ને ગુરૂવારના રોજ સાંજના 4-00 કલાકે સમિતિ ખંડ મુખ્ય કાર્યોલયમાં ખોલવામાં આવશે, જેમા આપ અથવા આપના પ્રતિનિધિ હાજર રહી શકશે. (4) ભાવો G.S.T. સમાવેશ સાથેના જ ભરવાના રહેશે.	

(પ્રો.ભરત જોશી)

કા.કુલસચિવ

TENDER FORM

To,
The Registrar,
Gujarat Vidyapith,
Ahmedabad-380014.

Dear Sir,

I/We examined plan specification. Articles of agreement and condition of contract of bills of quantities alongwith schedule of rates & visitd site. I hereby for the work of :

.....

I/We hereby deposit the sum of Rs...../-(1% as earnest money by demand draft/pay order/Banker's Cheque only) to employer and will deposit further sum of Rs,-----/-(4% Security Deposit of the bid) when the tender be accepted by you to make up the total security deposit of 5% i.e.Rs.-----/-.Both the sum of money shall not bear an interest and I/We do agree here that the said sum will be held by the employer for the due performance of the same in case I/We fail to carry out the contract when called upon to do so.

I/We also agree that a deduction of 5% retention money will be made on or be fore final payment that may be due to my/us execution of the contract in accordance with rates quoted together with any variation authorized by the Architect at rates based in the said bills.

I/We Further agree to complete the said work-----from the said being handed over to me/us details of which is given in the appendix otherwise will have to pay penalty for delayed work.

In the event of this tender being accepted. I/We agree to enter into and execute the contract as well as Articles of Agreement issued by the Owners. I/We agree to forfeit the earnest and deposit money that is Rs.-----/-in case of breach of the Contract.

Your faithfully,
Contractor/s

NOTICE TO THE CONTRACTORS
(“ General Condition of Contractors”)

1. The quantities mentioned in the bills are approximate & in no way binding to the Owners or Architect. The owner reserves rights to omit or add item specified in Tender. Extra item rate will be settled by the Architect/owners as per market rate. The owners also reserves the rights of extinction of the side projects and contractor should not claim for additional rate then specified in the Tender.
2. The work as actually carried out and executed by the contractors. must be measured jointly with owners Engineers and will be paid for.
3. The contractor at the time of submitting his tender. will deposit to the Employer Rs...../- (1% as earnest money) and will further deposit the rest of the earnest money Rs.-----/- (the rest 4% as earnest money to make total security deposit as 5 % Tender Cost) at time of his tender being accepted and such amount will be forfeited by the Owners for liquidated damages in the non-accepted tenders and such deposits will bear no interest.
4. A 5% retention deduction will be made from Final bill as prevention money for the due execution of work and completion of the contract. Refund shall be as per “Appendix”.
5. The contractor have to strictly follow the Architect’s/Owners instructions regarding the selection from the above mentioned brands of colour as per specification.
6. The Owners reserve the right to accept or not the lowest or any other tender and no reason will be assigned for the same.
7. It is compulsory to submit work in progress report twice a month to the owners otherwise claimed payment bills may be detained.
8. It is compulsory to submit purchase bill & delivery slip of the said of the claim of basic rate difference. Major difference only will be considered by negotiation with the owners & Architect.
9. work not specifically detailed marked or specified shall be the same as similar parts that are detailed marked or specified in tender documents. The Architect’s/ owner's Engineer interpretation of these document shall be final & without appeal. The general condition will apply with equal force to all the work including authorized extra works.
10. Materials of work described in words/abbreviation which so applied have a well Known technical or trade meaning shall be held to refer to such recognized standard.
11. The Architect/owners Engineers shall be in the first interpreter of the Conditions of this contract and the judge of its performance.
12. The contractor shall constantly keep on his project site during work in progress one or more qualified and competent Engineer civil technical supervisors.
13. The contractor shall add to the amount of his tender the amount of sales tax. VAT any other Tax legally payable and it shall be assumed his rates cover for all taxes & duties and no claim on this amount will be entrained.
14. The owner reserves the right to let other contractors in connection with his work Under similar general condition for specialized jobs or turn-key job work companies for his benefit.
15. If the Architect/owner deems it inexpedient to correct work, damaged or not done in accordance with the contract, an equitable deduction from the contract price shall be made therefore.
16. All materials and workmanship shall be subject to inspection examination by the Architect/ owner and material yeasting by recognized laboratory at any times during manufacture and /or construction.
17. The contractor shall forthwith five written notice of the cause of delay to the Architect/owner. The causes like force majeure, inclement weather, damage due to contingency, civil commotion, workman’s or transporters strike, lockout of manufacturers, change in plan & details not received in time, any financial problems of the owner, any technical unsolved problem or any other circumstances which the owner/Architect decide, may be consider for extension of time limit.

18. Any defects, shrinkage or other faults which shall appear within the "Defects Liability period" stated in Appendix & which are due to materials and workmanship not in accordance with tender documents shall be delivered to the contractor within 14 days after expiry of Defect Liability period. And within a reasonable time the defects, shrinkage, or any faults specified shall be made good by the contractor entirely at his own cost.
19. The contractor shall be liable for and shall indemnify the owner against any liabilities, loss, claim or proceedings whatsoever arising under any statute or at common law in respect of personal injury to or the death of any person whomsoever arising out of or in the course of or by carrying out the works, unless due to any act or neglect of the owner or of any person for whom the owner is responsible. The contractor shall maintain in the joint names or under the firm insurance in respect of any expense. Liability, loss, claim or proceedings which the owner may incur or sustain by reason of injury or damage to the property real or personal arising out of or in the course of or by any reason of carrying out of works, and caused otherwise than by the negligence, omission, or default of the contractor, his servants or agents or his any sub-contractor or his persons. It is contractor's responsibility to pay the premiums of all insurance policies required under the law.
20. All disputes and differences of any kind whatever arising out of or in connection with the contract of carrying out of the works (whether during the progress of the work or after their completion and whether before or after the determination, abandonment or breach of the contract) shall be referred to and settled by the Architect & the owner and their decision shall be final and without appeal. But if either the owner or the contractor be dissatisfied with the decision shall be and is hereby referred to the "Arbitrator" (being Fellow of India Institute of Architects or G.I.C.E.A) and his decision shall be binding to all. No party can go to the court of Law directly.
21. For any ambiguity or clarity of "conditions of contract" (Tender documents) guidelines of P.W.D or C.P.W.D manuals shall be referred and shall be accepted by the contractor. All papers included in "Tender copy" shall be considered as Tender document.

Sign of Contractor & Stamp

APPENDIX

1. Employers : Gujarat Vidyapith, Ahmedabad.
2. Defects liability period: 12 months
3. Period of final measurement & Valuation: 15 Days
4. Date of Commencement:
5. Date of Completion:
6. Agreed liquidated damages: Rs.5,000/-per week
7. Values of work of Interim Certificate: Rs.
8. Estimated Cost of Project: Rs.
9. Values of retention percentage: 5 % (return after One year)
10. Limit of retention fund (5 % of completion cost) Rs.....
11. Security deposit (5 % of Tender cost) : Rs.....
12. Return of Security Deposit : Completion of work
13. Return of Retention fund: return after One year
14. Period of honoring certificate: 10 days
15. Sales tax, V.A.T., Excise, labour cess
Work contract, any taxes.: To be borne by the Contract.
16. Insurance coverage by Contractor: 1) Full Workmen's policy,
2) All Risk policy,
3) Third party policy,
& other as per Govt's Rules.
17. Earnest money deposit: 1 % of the Estimated Cost.

Sign of Contractor & Stamp

Gujarat Vidyapith – Ahmedabad

Quotation

**Name Of Work: Polished Kota Stone Flooring at Court Yard Area of Girls Hostel Sadra
For Gujarat Vidyapith.**

No.	Description	Quantity	Rate Rs.	Per Rs.	Amount Rs.
1	Excavation for foundation for depth from 1.5 mt to 30mt including sorting out and stacking of useful materials and disposal of the excavated stuff upto 50mt. Lead.	24.54		CMT	
2	Providg. & laying cement concrete 1:3:6 (1 Cement : 3 coarse sand : 6 hand broken stone aggregate 40 mm nominal size) and curing complete excluding cost of form work in	12.266		CMT	
3	Providing and laying Kota stone slab flooring over 25mm (average)th. base of cement mortar 1: 6 (1 cement : 6 coarse sand) or L.M. 1:1.5 laid over and jointed with grey cement slurry incl. rubbing and polishing complete	122.74		m2	
Total Amount Rs.					
Sign of Contractor & Stamp					