INDIAN BANK - FGM OFFICE EXTENSION WORKS

COIMBATORE

TENDER DOCUMENT

INTERIOR FURNISHING & ELECTRICAL WORK

Last Date of Receipt of Tender : 01.07.2022

Time

: 3 pm

ADDRESS/CONTACT DETAILS:

INDIAN BANK, FGM OFFICE NO 31 ,3RD FLOOR,VARIETY HALL ROAD COIMBATORE PIN -641001 CONTACT : 0422 2214145,146 MAIL ID : fgmo.coimbatore@indianbank.co.in



TENDER

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CONDITIONS OF CONTRACT :

- 1 The Contractor has to submit the Tender document in sealed cover and it has to be send by speed post before due date.
- 2 The tenderer is required to inspect the site and obtain for himself on his own responsibility and at his own expense all necessary information and particulars to enable him to submit a proper tender and make himself thoroughly acquainted with the local site condition, nature and requirements of work and facilities of transport, effective labour and materials, accesss and storage for materials and removal of rubbish.
- 3 The tenderer shall provide in their tender for cost of carriage, freight and other charges for proper execution of work as indicated in the drawings.
- 4 The work includes cost of fitting and fixing the several items in position to floors,walls,ceilings etc.,in the building in accordance with the drawings or as may be directed and it may be necessary to make holes,chases etc., on floors,wall ceilings etc., as may be required. He must not only note of these provisions but must also allow for such as he may be required to do at the time work is taken by him and it will be deemed that his rates take into account all forceable contingencies which will include rectifying disturbed floors,walls,ceiling to their original condition.
- 5 The qouted prices must be firm for the entire period of currency of the contract from the quoting since no price variation or esclation shall be permitted on any account whatsoever.
- 6 The dimensions shown in the drawings must be vereified by the contractor at the site before he takes up actual manufacture of the several items, making allowances for the actual dimensions that prevail at site.
- 7 The work will be done strictly in accordance with the drawings and detailing or specificatons given by the architect.
- 8 Laminate,plywood,prelaminated board,aluminium etc.,shall be of good company,approved quality and as per specification mentioned.Laminate sheet colour and all materials shall be produced for inspection and only after obtaining approval from the architect the work should be commenced.
- 9 Tenderer is advised to read the enclosed list of approved make of materials and offer brand name in the specified space.Make/Brand name on all items should be specified by the tenderer while submitting the tender.All the materials and specifications mentioned in the tender should be used without any deviation.
- 10 Conditional tenders or alternate proposals shall not be entertained unless prior approval in writing has been obtained.No notification,writings or deviations can be made in the tenders by the tenderer,but may at his option offer his commands or modifications in a separate sheet of paper attached to the original tender document.



- 11 The tenderer should note the tender is strictly on the item rate basis and their attention is drawn to the fact that rates for each item should be correct,workable and self -supporting.If called upon by the Bank/Architect detailed analysis of any or all the rates shall be submitted.The Bank/Architect shall not be bound to recognise the contractor's rate.
- 12 As per Tender norms the item wise rates alone would be considered. Even if the total for each item is as per market rate, the rate quoted against each item alone would be considered for tender amount, If the contractor has left the item rate column blank and mentioned only the amount for the same, it shall be considered that particular item shall be done at the rate of Rs.0/-. Hence it is requested to carefully fill the rates column correctly.
- 13 Rate should include for providing necessary cut-outs, holes for electrical conduits, switch boxes, plug points in work stations, partitions, tables, etc., wherever necessary and along with the co-ordination of other agencies. The rate also should include to provide additional wooden members adjacent to the switch box, conduits etc., in order to support the switch box conduits.

14 EARNEST MONEY DEPOSIT & RETENTION AMOUNT :

The tenderer will have to deposit an amount **Rs.5000/-** in the form of DD in favour of **FGM OFFICE COIMBATORE** at the time of submission of tender as EMD. The employer is not liable to pay any interest on the earnest money. The Earnest money deposit of the unsuccessful tenderers will be refunded without any interest soon after the decision to award the work is taken or after the expiry of the validity period of the tender.Apart from EMD made as above, retention money 5% of the total contract amount will be kept till defects liability period.

15 CONTRACTOR TO PROVIDE EVERYTHING NECESSARY :

The contractor shall provide everything necessary for the proper execution of work according to the intent and meaning of drawings, schedule of the drawings, schedule of quantities and specifications taken together whether the same may or may not be particularly shown or described therein provided that the same can reasonably be inferred therefrom and if the contractor find any discrepancies therein he shall be final and binding.

16 **PROGRESS REPORT** :

During the period of work the contractor shall maintain proportionate progress on basis of a programme chart subimitted by the contractor immediately before the commencement of work and agreed to by the Bank/Architect. The contractor shall report to the Architect of the progress of the work at every stages.

17 REMOVAL OF IMPROPER WORK :



The Bank shall during the progress of the work have power to order in writing from time to time the removal from the work within such reasonable time or time as may be specified in the order of any materials which in the opinion of the Bank/Architect are not in accordance with specifica-tion or instructions, the substition or proper re-execution of any work executed with materials or workmanship not in accordance with the drawings and specifications or instructions. In case the contractor refuses to comply and pay other agencies to carry out the work and all expenses consequent thereon or incidental thereon as certified by the Bank/Architect shall be borne by the contractor or may be deducted from any money due to the contractor. No certificate which may be given by the Architects shall relieve the contractor from his liability in respect of unsound work or low graded materials.

18 SITE ENGINEER :

The contractor shall afford the Site engineer deputed, every facility and assistance for examining the works and materials and for checking and measuring work and materials. The Site engineer shall have no power to revoke, alter or relax any requirements of the contractor or to sanction any day work, additions, alterations, deviations or ommisions or any extra work whatsoever, except so far as such authority may be specially conferred by the Bank/Architect.

The Site engineer will have power to give notice to the contractor or to his workers, of nonapproval of any work or materials and which shall be immediately notified to the Bank/Architect. Such work shall be suspended or the use of such materials shall be discontinued untill the approval from the Bank/Architect. The work will be from time to time be examined by the Bank/Architect. But such examination shall not in any way exonerate the contractor from the obligation to remedy any defects which may be found to exist any stages of work or after the same is completed.

OUTLINE CONDITIONS OF CONTRACT

Earnest Money Deposit		: Rs. 5000/-
Defects liability period	:	Twelve months
Date of commencement	:	3 days from the date of award of work
Date of completion	:	7 days
Period Final Measurement	:	15 days submission of final bill
Liquidated damages	:	1% per week
Retention Amount	÷	5% of the total bill amount
Period of honouring certificates	:	15 days

