



U. P. Stats Industrial Development Corporation Limited

Head Office : A-1/4, LAKHANPUR, KANPUR-208024

TENDER NOTICE

1. (a) Only sealed Tenders (Prequalification & Price Bid) will be received upto 3.00 P. M on **Scheduled date** by the competent authority from registered Contractor of UPSIDC Ltd. in **office concern**
 - (b) Sealed tenders submitted under registered post and received upto...3.00. P.M. on **Scheduled date** and also tenders deposited direct upto the same time and date shall be considered & opened along with the tenders received in the tender box. The UPSIDC takes no responsibility for tenders lost in transit or received late due to postal deptt. or otherwise. Such tenders if received after...3.00.P.M. on **Scheduled date** shall not be considered.
 2. Tender documents and other particulars regarding the proposed work can be obtained from the office of the undersigned on all working days upto **Scheduled date of sale** during the working hours at a cost of as per Tender Notice per set on or after **as mentioned date in Tender Notice**. Tenders submitted on these forms duly filled up shall only be considered.
 3. All contractors participating in the tenders will have to deposit Earnest Money equivalent to 1% of the estimated cost at the time of purchase of tender which shall finally be adjusted in the 1% of the tendered cost of the successful contractor and Earnest Money of the unsuccessful contractors shall be refunded thereafter. Earnest Money should be pledged to the undersigned and may be offered in the following forms :-
 - (a) Post Office Saving Bank Pass Book, N.S. Cs. Other long terms deposit scheme of Post Office.
 - (b) Deposit Receipt of any Nationalised Bank of India.
- Note :** Cheques/currency notes or money orders, will not be considered. After acceptance of the tenders based on General Security, the contractor will have to deposit an initial security equivalent to 1% of the tendered amount of the contract, within a period of one week of acceptance of tender. The Earnest Money, if any, already deposited as specified above shall be adjusted in 1% earnest money, the Initial security will then form part of the security made out of usual 10% deduction from the running & final bills for execution of specific work.
4. The work must be completely finished to the satisfaction of the Executive Engineer within fixed calendar months from the date of issue of order to commence work.
 5. All entries by the tenderers should be in one ink. Erasures and over writing are not permissible. All cancellations and insertions should be signed by the tenderers.
 6. Rate should be written in figures as well as in words. In case the contractor gives the different rates in words and in figures the lower of the two will be considered valid & will be binding upon the contractor.
 7. Quantities are liable to change without entitling the contractor to any compensation.
 8. In giving their rates, tenderers are advised to take into account fluctuation in market rates. No claim will be entertained on this account during acceptance of tenders and currency of the contract.

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9. Tenderers are advised to see the site of works and acquaint themselves of the position of the material, conditions of contract drawing, modifications if any, etc. before tendering.
10. Conditional and unwitnessed tenders are liable to be rejected.
11. Not more than one tender should be submitted by one contractor or by a firm of contractors for the same work.
12. Under no circumstances will a father or his son or their close relation or the partner of one firm be allowed to tender for the same work as separate tender. A breach of this condition will cause the tenders of such parties liable for rejection and forfeiture of their earnest money.
13. In case of a firm, tender must be signed by each partner or member or the person holding the registered power of attorney on behalf of them. In later case, a copy of the power of attorney attested by the Gazetted Officer must accompany the tender.
14. The tender will be opened at 3.30p.m. on **Scheduled date or as decided** by the **Executive Engineer(HQ)** or other Competent Authority. Tenderers are expected to be present at the time of opening of tenders.
15. Power is reserved to reject all tenders or accept any tender or part thereof without assigning any reason or giving any explanation thereof. In case of part of the tender, time for completion for the work will also be reduced proportionately.
16. Tendered rates will include all royalty, T. & P. carriage of material, removal of rejected samples and materials all sort of District Board, Municipal Board and Govt. taxes inforce from time to time including Sales Tax. The tendered rates shall be treated as complete in all respect.
17. (a) Rates will hold good for the period of **three months** from the date of opening the tender or further extended under consent of the tenderer. Intimation of acceptance of the tender given to the tenderer within this validity period by registered post will be treated as served on him.
(b) Any correspondence regarding this tender sent by Regd. Post to the contractor on the address given by him in tender/enlistment will be deemed to have been served on him.
(c) The tenderer will give declaration on Rs. 100/- Non-judicial Stamp affixed with Re. 1 revenue stamp, alongwith his tender regarding his acceptance of this validity. Set language for this declaration can be obtained from the office of undersigned. No tender will be considered without this declaration.
18. Unless the person whose tender is accepted signed Contract Bond within seven days of the date of receipt of acceptance letter, the earnest money will be forfeited and acceptance of his tender withdrawn.
19. The stamp duty as applicable shall be paid by contractor.
20. (i) No person whose near relative is in the employment of the Corporation and is posted in the Division shall be allowed to tender.
(ii) The person tendering shall clearly mention in their tenders whether any of their close relative is in the employment of the Corporation and in case their near relative is in employment of the Corporation then his name, designation and place of posting to be mentioned.
(iii) If the person tendering do not disclose and furnish the correct information as required in sub-clause (ii) above, than his earnest money may be forfeited and in case the contractor has been awarded the work, the same may be cancelled.

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NOTES :

- (i) The work 'NEAR RELATIVE' mentioned in the above clause means father, mother, sister, brother-in-law, daughter, father-in-law and mother-in-law, son-in-law first cousin of self, wife, father-in-law and mother-in-law of son & daughter.
 - (ii) The person tendering mentioned in above clause means any individual contractor or a partner or means any individual contractor or Director of any firm or company.
21. Trade Tax/Income Tax/Cess will be deducted at source from contractor's bills/dues in accordance with latest Govt. orders from time to time. The contractors will have no objection to this effect.
22. Without prejudice to any other remedy provided by the law, the Corporation may recover all dues hereunder from the contractor as arrears of land revenue.

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**EXECUTIVE ENGINEER(HQ)/CONCERNED DIV.
U. P. STATE INDUSTRIAL DEVELOPMENT CORPN. LTD.
KANPUR/OFFICE CONCERNED**

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