कार्यालय, नगर पालिक निगम, रायगढ़ (छ.ग.) रायगढ़ दिनाँक 23 5/223

कायालय, नगर पालिक निगम, रायगढ़ (छ.म.)
क / लोकवि/न पानि / 2023 रायगढ़ दिनाँक 23/
657 ।। द्वितीय निविदा आमंत्रण सूचना पत्र ।।
नगर पालिक निगम, रायगढ़ क्षेत्रांतर्गत Organic waste
processor system प्रदाय एवं स्थापना कार्य हेतु लोक निर्माण
विभाग द्वारा एकीकृत पंजीयन प्रणाली अंतर्गत "डी वर्ग" एवं उच्च
अंगी में पंजीकृत वेकदारों जिनके हारा रवयं अथवा इस आशय का श्रणा म पजाकृत ठकदारा जिनक द्वारा खय अथवा इस आशय को कार्य करने वाले अशासकीय संगठन/कम्पनी के साथ अथवा उन्हें आबंदित कार्य को संपादित किये जाने का अनुभव प्रमाण पत्र सी रू. के स्टाम्प पेपर में प्राप्त कर अथवा ऐसी अनुभवी फर्म संयुक्त रूप कार्य करने के सहमति सी रू. के स्टाम्प पेपर में दिया गया हो अथवा अनुभवी अशासकीय संगठन/कंपनी जिनके द्वारा देश में इस्प्रोक्त अशासकीय संगठन/कंपनी जिनके द्वारा देश में उपरोक्त आश्य के सिस्टम का स्थापना कार्य संपादित किया ग्या हो (ऐसी फर्मों को भी अमानत राशि जमा कराना होगा) द्वारा सीधे निवेदा में भाग ले सकती है से निविदा प्रपत्र 'स' में निवेदा बुलाई जाती है। अशासकीय संगठन एवं कंपनी होने की स्थिति में जाता है। जराज्यसम्बद्ध साठा ५५ वर्गा पर दस्तावेज संलग्न रजिस्ट्रेसन सार्टीफिकेंट तथा पार्टनरशिप होने पर दस्तावेज संलग्न करना होगा। उपरोक्त कार्य हेतु वेबसाईट करना हागा। उपरावत काय हतु व्यक्ताइट www.nagarnigamraigarh.com/uad.cg.gov.in से निवेदा प्रपत्र स डाउनलोड कर पूर्ण रूप से भरकर निवेदा प्रपत्र में आवश्यक सामग्रियों की पृथक-पृथक दरें के साथ निर्धारित प्रपत्र शुक्क राशि रू. 750/- डी.डी. के माध्यम से तथा अमानत राशि 14850/- का एफ.डी.आर. टी.डी.आर. के माध्यम से दिनांक 09.06.2023 को अपरान्ह 04:00 बजे तक स्पीड पोस्ट/पंजीकृत डाक से मुहरबंद निविदाएं त्रि-लिफाफा पद्धित से आमंत्रित की जाती है। प्राप्त निविदाएं दिनांक 09.06.2023 को अपरान्ह 04:30 बजे उपरिथत निविदाकारों अथवा उनके अधिकृत प्रतिनिधि के समक्ष खोली जावेगी।

कार्य पूर्ण करने की समयावधि अधिकतम दो माह।

 कार्य का लागत मूल्य राशि रू. 19.80 लाख है। लागत मूल्य में प्रभावशील जी.एस.टी. की राशि को सम्मिलित नहीं किया गया है अर्थात् जी.एस.टी. के प्रभावशील दर से राशि का पृथक से भुगतान किया जावेगा।

3. प्रदाय सामग्री के परिणाम को देखने के पश्चात् 25 प्रतिशत मूल्य

 अदाय सामग्रा क पारणाम का वध्यन क परचात् 25 आतरात मूल्य तक का कार्य अतिरिक्त रूप से संपादित कराया जा सकता है।
 तीन माह तक प्लांट का संचालन करते हुए नगर निगम स्टॉफ को प्रशिक्षित करना होगा, जिसके लिए पृथक से कोई राशि देय नहीं होगी।

नहा होगा। 5. एक वर्ष तक मशीनरी पार्टस की शुक्क प्राप्त कर सात दिवस में देने के पश्चात ही सुख्ता एवं अमानत राशि वापसी योग्य होगी। 6. शेष शर्ते कार्यालयीन अवधि में देखी जा सकती है।

कार्यपाल अभियता, नगर पालिक निगम, रायगढ् 657 /लो.क.वि./न.पा.नि./2023 रायगढ दिनांक 23/65/2025

1. महापौर/सभापति/लो.क.वि सदस्य (MIC), न.पा.नि.,

रायगढ़ को सादर सूचनार्थ। 2. प्रोग्रामर डाटा सेन्टर, संचालनालय, नगरीय प्रशासन एवं विकास, अटल नगर, नवा रायपुर को विभागीय वेबसाईट में अपलोड किये जाने हेतु सूचनार्थ।

को 3. संपादक में प्रकाशित कर देयक समाचार पत्र की दो प्रतियों के साथ

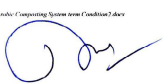
 प्रभारी जनसंपर्क, न.पा.नि., रायगढ़ को निर्देशित किया जाता है कि बहूप्रसारित समाचार पत्र में विज्ञापन देने की कार्यवाही किया

सचना पटल में चस्पा हेतु। कार्यालय, न.पा.नि., रायगढ्

कार्यपालन अभियता, मगर पालिक निगम, रायगढ

कार्यालय नगर पालिक निगम, रायगढ़ (छ0ग0)

- // Organic waste processor system प्रदाय एवं स्थापना कार्य हेतु नियम एवं शर्ते //
 - 01. नगर पालिक निगम, रायगढ़ क्षेत्रांतर्गत Organic waste processor system प्रदाय एवं स्थापना कार्य हेतु लोक निर्माण विभाग द्वारा एकीकृत पंजीयन प्रणाली अंतर्गत "डी वर्ग" एवं उच्च श्रेणी में पंजीकृत ठेकेदारों जिनके द्वारा स्वयं अथवा इस आशय का कार्य करने वाले अशासकीय संगठन / कम्पनी के साथ अथवा उन्हें आबंटित कार्य को संपादित किये जाने का अनुभव प्रमाण पत्र सौ रू. के स्टाम्प पेपर में प्राप्त कर अथवा ऐसी अनुभवी फर्म संयुक्त रूप से कार्य करने की सहमति सौ रू. के स्टाम्प पेपर में दिया गया हो अथवा अनुभवी अशासकीय संगठन / कंपनी जिनके द्वारा देश में उपरोक्त आशय के सिस्टम का स्थापना कार्य संपादित किया गया हो (ऐसी फर्मों को भी अमानत राशि जमा कराना होगा) द्वारा सीधे निविदा में भाग ले सकती है से निविदा प्रपत्र 'स' में निविदा बुलाई जाती है। अशासकीय संगठन एवं कंपनी होने की स्थिति में रिजस्ट्रेसन सार्टीफिकेट तथा पार्टनरिशप होने पर दस्तावेज संलग्न करना होगा।
 - 02. निविदा तीन लिफाफा पद्धित में प्रस्तुत करना होगा, जिसके द्वितीय लिफाफे में तकनीकी प्रतिवेदन एवं अन्य दस्तावेज प्रस्तुत किये जावे, तृतीय लिफाफे में निविदा प्रपत्र "सी" में दरें प्रस्तुत की जावे तथा तीसरे लिफाफे में दोनों लिफाफे प्रस्तुत हो। प्रथम चरण में तृतीय लिफाफे के बाद द्वितीय लिफाफा खोला जावेगा एवं तकनीकी मापदण्ड पूर्ण करने वाली फर्म की ही दरें संबंधी प्रथम लिफाफा खोला जावेगा। शेष निविदाएं जो तकनीकी मापदण्ड को पूर्ण नहीं करेंगी उनकी निविदाएं निरस्त कर दी जावेंगी।
- 03. आयकर विवरणी प्रस्तुतीकरण वर्ष 2021—22 से ज्यादा पुराना नहीं हो तथा संबंधित फर्म के नाम से जी.एस.टी. में पंजीयन एवं पेन नं. होना चाहिए।
- 04. अशासकीय संगठन / कम्पनी होने की स्थिति में ठोस अपशिष्ट प्रबंधन क्षेत्र में कार्य का अनुभव होना चाहिए तथा देश की किसी नगर पालिका / नगर पंचायत / नगर निगम / अधिसूचित क्षेत्र समिति / कन्टेनमेंट बोर्ड / भारत सरकार अथवा राज्य सरकार के उपक्रम / शासकी प्रतिष्ठानों में सामग्री आपूर्ति / स्थापना एवं संचालन का अनुभव हो एवं इस तरह का कार्य पिछले तीन वर्षों में 25 लाख अथवा उससे अधिक लागत मूल्य का संपादित किया गया हो।
- 05. लोक निर्माण विभाग में पंजीकृत ठेकेदारों द्वारा निविदा में भाग लिये जाने की स्थिति में उनके द्वारा स्वयं ठोस अपिशष्ट प्रबंधन कार्य संपादित किये जाने का अनुभव हो अथवा किसी अनुभवी कम्पनी/अशासकीय संगठन जिसने स्वयं कार्य संपादित किया गया हो, उससे इस आशय की लिखित सहमित प्राप्त किया जावे कि वे सामग्री आपूर्ति, उसकी स्थापना एवं उसके संचालन का कार्य तीन माह तक संपादित करेंगे एवं नगर निगम के स्टॉफ को प्रशिक्षित किया जावेगा। नगर निगम स्टॉफ जब कार्य करने के सक्षम होने की स्थिति में ही वे कार्य से पृथक होंगे। उस स्थिति में अशासकीय संगठन/कम्पनी के लिए बिन्दु क. 04 में उल्लेखित शर्तों को पूर्ण करना होगा, उसी स्थिति में पंजीकृत ठेकेदारों की निविदा खोली जावेगी।
- **06.** कार्य की प्रगति एवं परिणाम को देखने के पश्चात् 25% तक अतिरिक्त कार्य उपरोक्त स्वीकृत दर से संपादित कराया जा सकेगा।
- 07. तीन माह तक प्लांट का संचालन करते हुए नगर निगम स्टॉफ को प्रशिक्षित करना होगा, जिससे वें प्लांट का संचालन कर सकें।
- 08. मरम्मत हेतु आवश्यक मशीनरी पार्टस एक वर्ष तक उपलब्ध कराने का दायित्व होगा, जिसके लिए मूल निविदा राशि की 10% राशि रोकी जावेगी।
- 09. प्रभावशील GST का भुगतान पृथक से किया जावेगा।
- मशीनरी स्थापना हेतु शेड़, विद्युत व्यवस्था, पानी व्यवस्था आदि कार्य नगर निगम द्वारा संपादित कराये जावेंगे।
- 11. उत्पादित कम्पोस्ट निगम की सम्पत्ति होगी, जिसके लिए पृथक से कोई भुगतान नहीं किया जावेगा।
- 12. निर्धारित प्रपत्र शुल्क का डी.डी. एवं अमानत राशि का टी.डी.आर. / एफ.डी.आर. प्रस्तुत करना होगा।
- 13. निविदा संबंधी दस्तावेज व अमानत संबंधी लिफाफा स्पीड पोस्ट/पंजीकृत डाक द्वारा ही प्राप्त किये जावेंगें। अन्य किसी माध्यम से जैसे व्यक्तिगत या कोरियर आदि से भेजे गये निविदा स्वीकार नहीं की जावेगी।



निर्धारित तिथि व समय के पश्चात प्राप्त निविदायें स्वीकार नहीं की जावेगी एवं न ही खोली जावेगी तथा वापस दी जावेगी डाक विलम्ब के लिए नगर पालिक निगम, रायगढ़ जिम्मेदार नहीं होगा।

14. अमानत राशि के रूप में टी.डी.आर. / एफ.डी.आर. / एस.टी.डी.आर. आयुक्त नगर पालिक निगम रायगढ़ के नाम

15. निविदा स्वीकृत की वैधता 180 दिनों की होगी। दरें समस्त करों सहित मान्य होगी। पृथक से किसी भी कर का भुगतान नहीं किया जावेगा। बाजार दर में वृध्दि होने के स्थिति में पृथक से कोई राशि देय नहीं होगी।

16. कार्य स्थल में विवाद होने की स्थिति में निर्वेदा निरस्त करते हुए निर्वेदा प्रपत्र के मूल्य के अलावा अन्य जमा करायी गयी राशि वापस करते हुए अनुबंध समाप्त कर दिया जावेगा। ऐसी स्थिति में कोई क्षतिपूर्ति राशि देय नहीं होगी।

17. कार्य का अन्य विवरण, देयक से काटी जाने वाली राशि एवं नियम शर्ते कार्यालय में कार्यालयीन अविध में देखा जा सकता है।

18. नियम एवं शर्ते अनुबंध का एक भाग होगा।

19. किसी भी निविदा को बिना कारण बताए स्वीकृत / अस्वीकृत / निरस्त करने का अधिकार आयुक्त, नगर पालिक निगम, रायगढ़ के पास सुरक्षित रहेगा।

20. निर्धारित तिथि पर अवकाश होने पर निविदा तिथि आगामी दिवस को मान्य होगी।

21. लिफाफा में स्टेपलर से पिन किया हुआ मान्य नहीं होगा एवं लिफाफा को पूर्णताः बंद करना होगा तभी मान्य होगा अथवा बंद लिफाफा पूर्ण रूप से चिपकाने अथवा स्टेपलिंग करने के बाद चिपकाना अनिवार्य होगा।

22. कार्य कार्यादेश जारी होने के सात दिवस के अन्दर प्रारंभ कर उल्लेखित समयाविध में पूर्ण किया जाना आवश्यक रहेगा। अतः वहीं ठेकेदार निविदा में भाग ले जिसके लिए उनके पास संसाधन उपलब्ध हो ऐसी सलाह दी जाती है।

23. प्रस्तावित कार्य आवश्यक स्वरूप के होने से उन्हें तत्काल प्रारम्भ कर आबंटित समय सीमा में पूर्ण करना होगा। कार्य प्रारम्भ नहीं करने अथवा धीमी गित से संपादित करने पर आनुपातिक रूप से कार्य की प्रगित नहीं होने पर समयवृद्धि समाप्त होने के पूर्व भी कार्य को निरस्त कर दिया जावेगा। ऐसी स्थिति में शेष निविदा राशि के कार्य के लिए अपात्र होंगे। देयक से काटी गई सुरक्षा राशि एवं अन्य भुगतान नियमानुसार कार्य पूर्ण होने के पश्चात् एवं पुनीनिविदा की स्थिति में बढे हुए निविदा दर एवं विलम्ब शुल्क की कटौती पश्चात् देय होगा।

24. आबंदित समय सीमा में कार्य प्रारंभ नहीं करने पर ठेकेदार द्वारा निविदा में भाग लेते समय जमा करायी गयी राशि को राजसात कर अनुबंध समाप्त कर दिया जावेगा तथा एम.आई.सी. में ठेकेदार के विरुद्ध अग्रिम कार्यवाही

का प्रकरण प्रस्तुत किया जावेगा जो मान्य होगा।

25. समय-समय में शासन / उच्च अधिकारियों द्वारा जारी निर्देश स्वतः प्रभावशील होगे।

26. नगरीय प्रशासन एवं विकास के अधिकारियों द्वारा निरीक्षण उपरांत दिये गये निर्देश / सुधार का पालन किया जाना बंधनकारी होगा।

> **कार्यपालन अभियंता** नगर पालिक निगम, रायगढ

and the second section with the	XX	in the contains	no mornidave.	जिंगा दी पूछत् क्रि	ns hall. Da	s lead fluster o	9790 D.X	enns issimos jo	
Date of te				FORM		12	**********	:::::::::::::::::::::::::::::::::::::::	
Name of o	ontr	1991	•••••	Scara more	4144 588 00 L	ce of controcte		*************	
. R/ No		IERAL RULE	S AND DIRE	TION FOR	THE GUIL	OF MATERIA	NTRAC	TORS	
Jouble Had	supp s and	lies proposed to signed to the	to be obtained to chief Municipal	oy contractor Officer.	will be notifi	ed in a form of l	nvitation (to tender posted	
amount of t	ne se	curity deposite	d to be deposite	ed by the suc	cessful tend	for submitting a oney to be depos er and the percer	otogo if o	uie terider and t	
TOTAL DING. IL	ion a	nd any other do	er a refund of di	Jarry tees ro	valties octro	i duties and ground , signed for the p	nd ranta	ill mannated Onn!	
2. In the event of the	ne evo	ent of the tende	ener. It must be s	signed on hie	nahalf hu a n	separately by eac erson holding a p	- 3 E	AA manifest of Manager 199	
3. Any	pers	on who submit	s tender shall fill	up the usual	printed form	it must disclose t	ata ba is u	anta de la companya d	
or in the tin	ne all	owed for carry	ing out the wor	y alteration in	ontain any o	pecified in the sai	d form of	invitation to tende	
written outse	ide th	ne envelope.	cii. ienderersn	all have to w	rite the name	o wish to tender and number of	the work t	to which they refe	
	10 1111	ay be present a	u ule ume and w	/III enter amo	lint of the ca	oen tenders in the veral tender in a			
is rejected ea	arnes	t money is reffi	undable on the c	give to the ai	tenderer wh	ace tendore are	accepted	and whose tende	
toridors.		the second				t be considered			
paymont by	IIG O	nei wuntchan	Officer and the c rson duly author TENDER FO	ontractor sha rized by him.	all be respon	sible procuring a	receipt s	igned by the chie	
TE VILLE WILL	here	by tender for th	ne supply for the	Governmer	t of Chhattie	garb of the met	erials, des	scribed the unde	
Principlica III	C1110	andum accord	ing to the specifications in the control of the con	ication within	the time end	cified and at	per	cent below/above	
Security dep) JIEC	inciudind ear	nest mony) Re						
in (words)	any	to be deducte	d from bill Rs.	······································		Alper I retired	h zi r	Mary Mary 1	
Calliest MOII	37 L/S		Security Depo	eit (including	monoul Da		Rs. Per	centage if any to	
No. No. Km	of D	escription on pecification of	Total-Qnty of each to be	Place at Which	Quantity	Date by which delivery at all	Cost as per R.C.R.L.		
Road	m	aterials to be supplied	supplied	to be delivered	at All place	place must be completed	· Coll of Material	Blasting etc. to here necessary	
(1) (2)		(3)	(4)	(5)	(6)	(7)	(8)	(9)	
Cobractory	its.		casa da al o Me elo Cerentago al M	· Carbara La page 11			case de la composición del composición de la com		
			upid ersa Sid noemaali va	5. J 1.	etyja ja vala June Marke	1			
	Average Lead involved for the R.M.		Total Rate for K.M.	Unit		Total cost each article including of delivery at site		Remarks	
(10)	fi .	(11)	11 (d)(12) 13 No	(13)	C ESPECI	(14)		(15)	
				-63	تأتف ثابوت إ	ar Minaratha	26/16	(10)	
1 22 2			16 173		- 1/2	* 2	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		

This Percentage where no security deposit is taken will were the

Ground Linear mapped through a parties	A Direct fulfil the above specification and other conditions
penalties sums of money mentioned in the conditions. The sun of Rs	here with forwarded as earnest money the full value of which but prejudice in any other rights or remedies of said Governor
in accordance	Willi Clause 1 (A) of the conditions of contract otherwise the
Shall be retained by Government on account of the secur	ity deposit in clause: B. of the said conditions of Contract.
Signature of Witness to Signature of Tenderer	as aliam oc mase we say an market in
Address	Address
a configuration of the configu	eliginal of to the transport of the second o
	Date the
to not only accepted by the on benait of the	e Government of Chhattisgarh.
Dated 20	the constraint of the section of the
	Signature of the Officer by Whom the tender is accepted.
Clause I. The person/persons whose tender may be	CONTRACT
sion shall unless excluded by or repugnant to the context assigns), shall (A) (within one day for a contract of Rs. 1000 to a limit of the days of the notification of the acceptance of or Government securities endorsed in the name of Chief Mu sufficient with the amount of the earnest money deposited specified in the tender on (B) present Government at the trender of all moneys so payboble such as will (with the earnest money deposited to deduct such as will deduct the dedu	his tender deposit with the Chief Municipal Officer (in cash nicipal Officer (if deposited for more than 12 months a sum by him with his tender to make up the full security deposit

1. The time allowed for the supply of materials as entered in the tender shall strictly observed by the contractor and shall be recorded from the date on which the commence supply of materials is given to the contractor. The supply deemed to be of the assence of the contractor) and the contract be proceeded with, all the dilingnce (time being to one one percent or such smaller amount as the Chief Municipal Officer may decide on the amount of estimated cost of the whole of the materials as shown in tender for every day that supply remains uncommenced or unfinished after the proper dates. And further to ensure good progress during the supply ofmaterials the contractor shall be bound in all supply befor one fourth of the whole time allowed under the contract has ceased one half of the supply before event of the contractor failing to complete with this conditions shall be liable to pay as liquidated damage an amount equal to one percent of such after, amount as the Chief Municipal Officer may decide on the said estimated cost of the materials or every day that the due quantity of supply temains incomplete provided always that the entire amount of liquidated materials as shown in the tender.

Strike out (A) if on each security is to be taken Strike out (b) if any security deposit is taken. Strike out (A) or (B) as the case may be.

This will be the same percentage as that in the tender.

The amount will be the same percentage (not exceeding two percent) will be fixed in every case to suit requirement e. g. it is fixed as I percent and the security deposit only amount to 6 percent of the estimated cost if work than 3 percent should be deducted from every payment if the percentage is fixed at 10 percent and the security deposit

consecutive day, Chief Municipal Officer shall have power either to annual the contract altogether or have the supply completed without notice at the contractor's risk expense, as he may been suited interest of Government and the contractor shall have no claim to compensation for loss that he may incur in any way.

- 4. If the contractor shall be hindered in the materials so as to necessitate an extension of the time allowed in this tender, he shall apply in writing to the Chief municipal Officer who shall if in his opinion (which shall be final) reasonable grounds be shown therfor, authorize such extension for a period not exceeding three months, any further extension shall be subject to the pervious Sanction of the S.E. of the Engineering Cell of the Directorate of Local Bodies.
- 5. The contractor shall have give notice to the Chief minicipal Office (hereinafter called the Engineer-incharge) of his intension of making delivery of materials and on the materials being approved, a receipt shall be granted to him by the chief municipal Officer or his assistant and no material will be considered as delivered until so approved.
- The Engineer-in-Charge shall have power to make any alterations or omissions from additions to or substitution for the supply materials as specified in the tender, which may appear to him to be necessary during the progress of the supply and the contractor shall be bound to carry out supply in accordance such instructions as may be given to writing signed by the Engineer-in-Charge and such alteration, omission, additions or substitutions shall not invalidate the contractor, and any additional, altered or substituted supply which the contractor may be directed to make as he before provided as part of the supply under his contract shall be carried in the contractor on the same conditions in all respects as are herein contained and at the same rates as or specified in the tender. The time for the completion of the supply shall be extended to that the proportions that the altered, additional or substituted supply bears to the original supply contracted for and certificate of the Engineer-in-Charge shall be conclusive as to such proportion and if the altered, additional or substitute supply includes any loss of supply for which no rate is specified in this contract than such class of supply shall carried out at rate district which was no force at the contrived, provided that which the tender for the original supply is a percentage below/above at the said schedule or rates the altered, additional or substituted or supply required shall be chargeable at the said schwdule or rate minus/plus the same percentage deduction/addition/and such class of supply in form the Engineer-in-charge of the rate which it is intention to chrge for such class of supply and if the Engineer-in-Charge does not agree to this rate, he shall be notice in writing at liberty to cancal his order to out such class of supply and arrange to carry it out in such manner as he may consider adversely, provided always that if the contractor shall commences supply incur any expenditure in regard there to befor the rates shall have been determine as lastly nerervind a gaslly here in befor mentioned of than and cancel in such cash he shall only be entitld to be paid in respect of the supply carried out or expenditue by him autor to the date the detrmation rate as aforesaid according to such rate or rates as shall be fixed by the Engineer-in-Charge, in the event of a dispute the deduction of the S.E. of the Local Bodies shall be final.
- 7. If at any time after execution of the contract documents the Engineer-in-Charge shall for any reason whatsoever require the whole or past of the supply as specified in the tender to be stopped for any period or shall not require the whole or part of the supply to be carried out he shall give notice in writing of the fact to the contractor who shall there upon suspend or stop the totally not partially as the case may be in any such case any payment or compensation whatsoever on account of any profit, or advantage which he might have derived from the axecution or the supply infull but which he did not so derive consequences of the full supply not having been allowed for be carried out or on account of any that he may be put to account of materials purchased to be purchased or for the payment of labour required by him he shall not also have any claim for compensation by reason of any alterations having made in the original specification. location of work, question and instructions which may in novel any curtailment of supply as Orin ally content lated. when however materials have already been purchased or greed to purchased by contractor before receipt by him of the said notice, the contractor shall be paid for such materials at the rates determined by the Engineer-in-Charge provided they are be put to in respect of materials agree to be purchased by him the amount of such compensation to be determind by the Engineer-in-Charge whose decision shall be final. If the stoppage supply of has been ordered under this clause, the contractor shall on application, be entiled to such compensation on account of labour as the Engineerin-Charge whose decision shall be finally may consider reasonable provided that the contractor shall not be entitled or any compensation on account of labbour court have been employed by the contractor elsewhere for the period during the stoppage of supply has been ordered as foresaid.
- 8. On the completion of the delivery of the materials the contractor shall be furnished with a certificate to that effect by the Engineer-in-Charge, but the deliver will not considered complete until the contractor shall have removed all rejected materials and shall have the approved materials stocked or apaced in such position as may be pointed out to him.
- 9. Payment will ordinarily be made once a month to the extent or the quantity delivered each month but all such pay made shall be considered as payment on account be final bill for the complete supply.
- 10. The materials shall be of the best description and in strict accordance with specification and the contractor shall payment for such materials only as are approved and passed by the Engineer-in-Charge.

- 11. In the event of the materials being considered by the Engineer-in-Charge to be inferior to that described in the specification, the contractor shall on demand in writing forthwith remove the same at the own expense and cost and in the event of his neglecting to do so within same period as may be ordered by the Engineer-in-Charge the officer may have such rijected materials removed at the contractor's risk and expense incurred being liable to be deducted from any sum due or which may become due to the contractor.
- 12. Receipt for payment on account at a work, when executed by firm must also be signed by several partner except where the contractors are described in the tender as a firm, in which case the receipt must be signed in the name of the firm by or of the partners of by some person having authority to give official receipts.
- 13. If the contractor or his work pepole or servants shall break, deface, injure or destroy any part of a building in which they may be working or any building, road, fence, encloser, water pipes, cables, electric or telephone posts or wires, wires, trees, grass or grassland or cultivated ground the contractor shall make the same good at his ownexpense or in default the engineer-in-Charge may cause to make good by other workman and deduct the expense (of which certificate of the Engineer-in-Charge shall be final) from any sum that may be due at time thereafter may become due to the contractor or from his security deposit or the proceed of sales there of sufficient portion there of.
- under no circumstance whaterver shall the contractor be entitled to any compensation from Government on any account unless shall have submitted a xlaim in writing to the Engineer-in-Charge within one month of the case of such claim occurring.
- 15. In every case in which by virtue of the provision of section 12, Sub section (1) of the workmen's compensation Act 1928 Government are obliged to pay compensation to workman employee by the contractor in execution of the work. Government will recover from the contractor the amount of the compensation so paid and without prejudice to the rigth of Government under Section 12, section (2) of the said Act. Government shall be at liberty to recover such amount or any part there of by deducting from the security deposit or from any sum due by Government to the contractor whether under this contract Government shall not bound to compensate any claim made against them under Section 12, Sub section (1) of the said Act except on the written request of the contractor and upon his going to Government full security for all for cost for which Government might become liable in consequences of contesting such claim.
- 16. The contractor shall supply at his own expense tools, plant and implements required for the fulfillment of his contract and materials shall remain at his till the date for final unless it shall have been in the meantime removed for use by the Engineer-in-Charge.
- 17. No materials shall be brought site or delivered on Sunday without the written permission of the Engineer-in-Charge.
- 18. The contractor must not be sublet without the written permission of the Chief Municipal Officer in the event of the contractor subletting his contract without such permission, he shall be considered to have committed a breach of contract shall forfeit his security deposit and have no claim for any compensation for any loss that may occur from the materials he may have collected or engagement entered into.
- 19. The decision of the Superintending Engineer of the Engineering cell of the Directorate of Local Bodies for the time being shall be final, conclusive nd binding on all the contractor upon all question relating to the meaning of specification hereinbefore mentioned and as to the quality of materials or as to any other questions claim right matter or thing whatsover in any way arising out of relating to the contract specification instructions, orders of these conditions or amendment thereof.
- 20. On the breach of any or condition of this contract by the contractor the said Governor shall be entitled or forfeit the security deposit or the balance thereof that may at that time be remaining and to realize and retain the same as damages and compensation for the said breach but without prejudice to the right of the said Governor to recover any further sum as damages from any sums due or which may become due contractor by the Government or otherwise whatsoever.
- 21. If Government declare a state of scarcity or this famine to exisit in any village situated within 10 miles of the work the contractor shall employ upon parts of the work as are suitable for unskilled labour any person certified to him by the Chief Municipal Officer or any person to whom the Chief Municipal Officer may have delegated this in writing to be in need of relief and shall be bound to pay such persons wages not below the minimum tationd of this clause shall be by the Government whose decision shall be final binding in the contractor.
- 22. All quarry fees, royalties, control duties and ground for stacking materials, if any should be paid by the contractor.

OFFICE OF THE MUNICIPAL CORPORATION, RAIGARH (C.G.)

Subject - Supply, Establishment & Operation - Maintenance of Organic Waste Processor

c c	2 Composting System is Semi - Automatic Machine Which is heart of every wet waste solution. It processor the wet garbage it converts the same into organic compost using aerobic composting process. Minimum machinary is following.		4
c c	of every wet waste solution. It processor the wet garbage it converts the same into organic compost using aerobic composting		
1 0 s 1 s 0 0 s 1 s 0 0 0 0 0 0 0 0 0 0	01- Pulveriser (minumum specification is approx dimension 750mm (L)X500mm (W)X1400mm(H), 5 Hp 3 phase motor on bearing with control pannel) - 2 nos 02-Bio- Bin (1000 ltr capacity) (minumum specification is approx dimension 1200mm (L)X1000mm (W)X1600mm(H) with SS Sheet 304 - 16 nos 03-Bioculum (5 kg bag) - 10 nos 04-Absorbent (25 kg bag) - 40 nos	1	
	Supply of Pulveriser	1	
3 E	Bio- Bin (1000 ltr capacity)	10	
4 E	Bioculum (5 kg bag)	10	
5 A	Absorbent (25 kg bag)	40	
s	Sub Total -		
C	GST (as per applicable)		
6 lı	nstallation Charge	1	
7 T	Training of Municipal Staff (4 staff)	1	
8 0	Operation & Maintenance of 3 month	1	
9 0	Operation & Maintenance of 3 month Unit at 4 unit (One Year)	4	*
G	Grand Total -		

Technical Requirements -

- 1 Natural aerobic and Bio culture method for composting.
- 2 Technology shall be semi-automatic having continuous composting process, hygiene-orieanted process.
- 3 It shall be able to process mixed organic waste.
- 4 The equipment shall be guaranteed against manufacturing defects for a period of one year from date of in installation.

 Note :- Rate included transpotation cost, insurace cost and etc expenditure.

Signature Of Contractor/Supplier & Address