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TENDER NOTICE

Sealed tenders for construction of synthetic Basketball Court at Guru Nanak Public School, Sector 36D, Chandigarh are invited as per the terms and conditions of the D.N.I.T available on our School's website i.e. www.gnpschandigarh.in. Appx Cost - Rs.20 lakh.

Registrar

**REGISTRAR
GURU NANAK PUBLIC SCHOOL
SEC-36 CHANDIGARH**

NAME OF THE WORK : Construction of synthetic Basketball court at
Guru Nanak Public School Sector-36
Chandigarh

Name of Contractor / Firm : M/s _____

Whom tender _____

Phone No. _____

NIT No. _____

Dated _____

Estimate cost put to tender Rs. 20,00,000/-

Earnest Money Rs. 40,000/-

Time allowed 60 Days

Cost of tender Document : Rs.2000/- (Rupees Two Thousand only)

REGISTRAR GURU NANAK PUBLIC SCHOOL SEC-36 CHANDIGARH
(Registrar, GNPS CHD.)

- 1.0 Sealed tenders on item rates basis as per given specifications as mentioned in DNIT are invited from reputed experienced contractors & having expertise in construction of synthetic court.
- 2.0 Last date for submission of the bids is 11.12.2023 up to-14 00 hrs (2:00 PM) which shall be opened on the same day at 14 30 hrs (2:30 PM) in presence of representatives of the contractors who wish to be present.
- 3.0 Bids shall be accompanied with the following documents.
 - a) Earnest Money Deposit (EMD) **Rs. 40,000/-** in the form of Demand Draft, clause 1.0 of General Conditions of Contract.
 - b) List of works carried out for similar nature during the last 5 (Five) years supported by copies of work orders, completion certificates etc. issued by clients.
- 4.0 Bidder shall submit its bid in Two sealed envelopes.
 - i) For technical papers & EMD
 - ii) Financial bid
- 5.0 Registrar, GNPS CHD reserves the right to accept or reject any bid without assigning any reason thereof.
- 6.0 Bids shall remain firm and valid for acceptance for a period of **30** days from the date of submission.
- 7.0 Registrar, GNPS CHD does not bind itself to accept the lowest bid and it reserves the right to accept or reject any or all the bids either in whole or in part without assigning any reason (s) thereof.
- 8.0 The rates quoted by the contractors for various items of BOQ shall be all inclusive covering material, labour, taxes, GST, profit, service tax on labour part as applicable from time to time,
- 9.0 The rates shall be quoted in the enclosed Bill of quantities and duly signed by the contractor.
- 10.0 All erasures and alterations made while filling the tender must be attested by the initials of the bidders. Over-writing of figures is not permitted. Failure to comply with either of these will render the tender void. No request for any change in terms and conditions after the opening of tenders will be entertained.
- 11.0 The duration of the contract will be for two months and may be extended for a further period with mutual consent.
- 12.0 Successful contractor will be required to enter into a contract agreement with Registrar, GNPS CHD in the prescribed proforma for execution of the above mentioned work.

- 13.0 Conditional tenders are liable to be rejected.
- 14.0 Contractor submitting tenders must have expertise in construction of synthetic court. Detail of works executed as per international standard should be attached.
- 15.0 Tender Form can be obtained from the office of Registrar by paying Rs.2000/-.

**Registrar,
GNPS CHD**

Tender Form

To:

**Registrar,
Guru Nanak Public School
Chandigarh.**

Having examined the drawings, specifications design and schedule of quantities relating to the work specified in memorandum hereinafter set out and having examined the site of the work specified in the said memorandum.

I/we hereby offer to execute the work specified in the memorandum at the rates mentioned in the attached schedule of quantities & conditions of the contract and with such material as are provided for, by and in all other respects in accordance with such conditions so far as they may be applicable.

Memorandum

- | | | |
|----|--|--|
| a) | Description of work : | Construction of Synthetic Basketball court at Guru Nanak Public School Sector-36D, Chandigarh |
| b) | Earnest Money : | Rs. 40,000/- only |
| c) | Time allowed for the completion of the work starting from ten days after issuance of award letter to commence the work : | 60 Days |
| d) | Earnest money (ISD) : | 2% of the contract value by bank guarantee of any scheduled bank |
| e) | Performance Guarantee to be deposit before award the successful tenderer : | 5% of the contract value by bank guarantee of any scheduled bank |
| f) | Retention money (RMD) to be deducted from each RA Bill : | 3 % of the gross value of each R/A bill |
| f) | Total security deposit TSD : | 2% (EMD) + 5% (PG) +3% = 10% |
| g) | Refund of TSD : | i) 50% TSD after 3 months virtual completion of work and clearance of site.
ii) Balance after completion of defect liability period |
| h) | Defect liability period (DLP) : | 12 months from the date of completion of work. |

i) Liquidated damage for delay : maximum of 5% of the contract value.

2. Should this tender be accepted, I hereby agree to abide by and fulfill all terms, conditions and provisions of this contract.

3. We deposit a sum Rs.40,000/-as earnest money with Principal Guru Nanak Public School Chandigarh which amount is not to bear any interest. Should I / we fail to execute the contract when called upon to do so. Registrar, GNPS CHD has all the right to forfeit this amount.

4. The list showing the particulars of major work carried out by us are enclosed.

5. Our Bankers are _____

**Signature and address
of witness**

Yours faithfully

1. _____

**Signature of contractor
(Seal)**

2. _____

GENERAL INSTRUCTION TO CONTRACTORS

1. Before tendering, the tenderers shall visit the site, careful examine the terms and conditions of the contract. In case of any ambiguity, discrepancy should be got clarified from Registrar, GNPS CHD.
2. All documents shall be submitted in duplicate.
3. The tenders shall remain open by the owner for the period of 90 Days from the date of opening of tenders.
4. The tenderers must quote only in forms issued by owner.
5. The rates should be quoted in figures and words all alterations/cutting shall be attested by the tenders.
6. Each page of the tenders documents shall be stamped by the tenderers.
7. The earnest money deposit of Rs.40,000/- paid by the successful tenderer along with tenders shall be deemed to be converted into security on allotment of work.
8. **MODE OF SUBMISSION OF TENDERS:-**
 - a) Sealed tenders should be addressed to the “**Registrar, Guru Nanak Public School Chandigarh.**” & should reach before **11.12.2023 by 2 P.M.**
 - b) Tenders shall be submitted in two envelopes one envelopes shall contain earnest money in the shape of DD & other envelopes shall contain tender documents. Both these envelopes shall be placed in one envelop.
 - c) The contractor shall clearly write name of tenderer, name of firm quoting tenders & details of D.D. no. of earnest money.
 - d) All envelopes shall be duly sealed before submission to the office.
9. **OPENING OF TENDER:** The tender shall be opened in the office of **Registrar, Guru Nanak Public School Chandigarh** in the presence of prospective bidders or their Authorised Representative who so ever wish to be present on _____ at _____ A.M. / P.M.
10. On receipt of intimation, the successful bidder is bound to implement the contract in stipulated time and within 30 days thereof the successful bidder shall sign the formal contract agreement.

**Registrar,
Guru Nanak Public School
Chandigarh**

TERMS AND CONDITIONS OF CONTRACT

1. In these conditions, the specifications, schedule of quantities and contract agreement the following words shall have meaning herein assigned to them.

- a) **Employer / Owner** : Shall mean **Registrar, Guru Nanak Public School Chandigarh** or its authorized representative
- b) **Contractor** : Contractor shall mean _____

_____ or _____
his authorized representative.
- c) **Site** : Guru Nanak Public School Sector 37 Chandigarh
- d) **The contract** : All the terms and conditions, Schedule of quantities, General instructions to contractors & other documents attached with tender & any other documents mutually agreed after signing of the contract agreement.
- e) **Notice in writing** : Written notice delivered personally other wise proved to have been sent by registered post to the last known address of the contractor / company .
- f) **The works** : Shall mean Construction of synthetic Basketball Court at Guru Nanak Public School at Sec-36, Chandigarh

2 EARNEST MONEY DEPOSITED:-

The earnest money deposited (EMD) is Rs.40,000/-(Rupees Forty Thousand only). The bidder shall pay this sum in the form of a Demand draft issued by the Scheduled Bank in favour of “**Principal Guru Nanak Public School Chandigarh**” Payable at Chandigarh. The EMD of un-successful bidder will be returned to them without any interest on allotment of work. EMD of the successful bidder shall be adjusted towards the retention money in running bill account.

3. SCOPE OF WORK:

The scope of work includes construction of **synthetic Basketball Court as per DNIT**
The works shall also inclusive of mentioned in the schedule of quantities & drawings.

4. DRAWING & SCHEDULE OF QUANTITIES AND AGREEMENT.

The contractor shall executed agreement in `triplicate. The employer shall furnish three copies of drawings & specifications to the contractor issued during progress of work free

of cost. One copy of the contract, drawing & specification shall be available at the site for checking their perusal .

6. SETTING OUT OF WORKS:

The contractor shall set out the works and shall be responsible for true and perfect setting out of, the same for the correctness of the positions levels, dimensions and alignment of all parts thereof. If at any time any defect in this respect shall be detected during the progress of the works or within a defect liability period of completion of work, the contractor shall at his own expense rectify the defect to the entire satisfaction of the employers.

7. MATERIAL & WORKMANSHIP:

All the material / workmanship shall conform to CPWD specifications 2019/IS Specification make approved by the employer. The contractor shall at his own arrange for and /or carry any test of any material which employee may require. The brand / make of the material other than supplied by employer shall be approved by the employer.

8. SUB-LETTING :

The contractor shall executed the work by deploying his own Labour / Machinery in no case work shall be subletted to other agencies, However in case of special services, like electrical services, fire fighting plumbing, water supply etc. sub letting can be allowed with specific permission of the employer.

9. MEASUREMENT OF WORK:

The work shall be measured by the contractor representative in the presence employer representatives as per mode of measurement – specified in CPWD specification 2019, in case of any contradiction then other procedures based on ISI or accepted mode by all the interested parties will be resorted to. The actual work done shall be measured at site.

10. PRICES FOR EXTRA ITEMS:

The extra items encountered during the execution of work shall be paid as under:-
The extra item which can be derived from schedule of quantities shall be paid accordingly in-consultation with Architects. However, if extra item cannot be worked out on the basis of schedule of quantities , Analysis of rates shall be prepared on the basis of labour / material components of CPWD with markets rates of (material + labour) and the contractor will be entitled the values so derived .

11. REMOVAL OF WORK :-

Any work material during execution of work found improper / under specification shall be rectified replaced by the contractor at his own cost & nothing extra shall be payable on this account.

12. INSURANCE IN RESPECT OF DAMAGES:

The contractor shall indemnify the employers and hold him harmless in respect of all losses and expenses arising from any such injury as damages to the persons or property or works farming subject matter of this contract and also claim made in respect of damages, whether under any statue or otherwise an also in respect any award or compensation or damage consequent upon such claims. The contractor shall at his own

expense, effect and maintain till issue of completion certificate under this contract, with any insurance company approved by the employer, and all risk policy for insurance for the full amount of the contract including earthquake risk in the name of the employer as per standard all risk policy for construction and deposit such policies as policies with the employer.

The contractor shall also have insurance coverage under the policy of Rs. 2 Lakhs per person for any accident on occurrence and Rs.15 Lakh in respect of damages to property for any one accident or occurrence. The contractor shall indemnify the employer against any claim under compensation act prevalent during currency of this contract. This shall be applicable for all employees including his sub contractor's employee and will remain in force until completion of this contract.

If the contractor fails to get the above mentioned policy instruments then employee can get the insurance on his behalf premium so paid will be deducted from his running bills.

13) DATE OF COMMENCEMENT AND COMPLETION:-

The date of commencement shall be the date of commencement, stated in memorandum or date of handing over of site whichever is later. The date of completion shall be as per memorandum. Specified in clause "C" or as per bona-fide extension in time granted by the employer.

14) EXTENSION IN COMPLETION PERIOD:

If in the opinion of employer the works are delayed by force majeure or by reasons beyond the control of contractor, then the extension in completion can be granted on reasonable grounds without imposing any extra financial liability to employer for the extended period of LD.

15) SUBMISSION OF BILLS AND PAYMENTS:

The contractor after completing the measurement as per clause shall submit the bill once in a month & payment shall be settled within 10 days of the submission of the bills. The contractor will have to obtain a certificate from the Architect that work has been carried out as per their design and issued drawing and specifications as laid in SOQ (Schedule of quantities) only before release of payment of that bill. Registrar, Guru Nanak Public School Chandigarh may hold the payment of that bill in absence of Architect's certificate. The payment shall be made in the shape of cheque. The payment can also be made in shape of DD on the request of the contractor and charge for DD shall be deducted from the bill.

16) PRICES :

The rate quoted by the firm / contractor will be firm during the contract period & no escalation / variation, whatsoever will be admissible / payable to the contractor. Such variation shall also not be payable in the event of extension in time limit, The prices / rates shall be inclusive of all taxes, GST, service tax as applicable from time to time, current GST is 18% of the allotted contract value etc. nothing extra shall be payable on this account.

17) TAXES TO BE DEDUCTED BY EMPLOYER:-

The employer shall deduct (1) Income tax (2) GST / work contract tax and other tax if any thereon at applicable rates from all payments made to contractor.

All taxes expenses for the material brought at site will be to the bidders account.

18) FORCE MAJURE:

The following shall amount to force majeure condition. Act of god, act of Govt. was Sabotage riots, Civil Commotion, police action, revolution , Flood, fire, cyclones and Earthquakes etc. Only time extension in time limit will be granted for the period the work remained suspended under force majeure terms and condition and nothing extra will be paid on this account.

19) PERFORMANCE GUARANTEE:-

The performance guarantee for the entire work will be valid upto one year after completion of the project. The bidder will replace / repair all the defects occurred during guarantee period at his cost.

20) DAMAGES FOR DELAY IN WORK: The time is essence of the contract and bidder shall complete the work within stipulated time period. In case of delay due to reasons attributable to the contractor the employer may levy penalty subject to maximum of 5% of the total contract value of the work.

21) SECURITY :

The contract or shall deposit 2% EMD of the contract value in shape of Bank Guarantee of any schedule bank. How ever further 5% Performance guarantee and 3% security on gross amount of the bill shall be deducted as retention amount from the running bills of the contractor. The earnest money of Rs.1,21,231/- will be adjusted against amount .

22) REFUND OF THE SECURITY:

The 50% of the amount of the security can be refunded after 3 months after release of final bill. The balance security shall be released after one year of completion of work.

23) CONSUMPTION OF STEEL:

The steel quantities for the consumption shall be measured in lengths & multiplied by standard weights of each dia bar given in relation IS – Code 1786. The authorized laps, spacers shall be taken into account for the consumption purpose only. The wastage and return of scrap steel shall be governed by CPWD specifications.

24) SITE ENGINEER :

The contractor shall depute a degree holder site engineer assisted by diploma holder supervisor for the execution of work. The site engineer shall be authorized to have instructions from Registrar, Guru Nanak Public School Chandigarh/Architect to implement the same at site.

25) CONSUMPTION OF CEMENT & STEEL:

Cement and steel shall be supplied by the contractor and he shall provide bills for the same to Registrar Guru Nanak Public School Chandigarh as per the recommendation makes and certificates and test report of the same shall be furnished by the contractor at his cost.

Further Registrar Guru Nanak Public School Chandigarh reserves the right to supply cement and steel itself . The same shall be got executed through the contractor on the quoted labour rates for the same

26) WATER & ELECTRICITY FOR CONSTRUCTION PURPOSE:

All assistance will be given by REGISTRAR GURU NANAK PUBLIC SCHOOL CHANDIGARH for water and electricity Arrangements. However , expenditure on procurement, consumption ,Security charges etc. shall be borne by the contractor in all respects .

27) STATUTORY COMPLIANCE:

All persons deployed by the bidder for executing this contract shall be the employees (salaried, consultants, advisors, contractual workers etc.)

- a) That the contractor shall ensure that the said employees of the contractor do not indulge in any unlawful activity, including consumption of alcohol i.e., drinks on the said site. If the employer suffers any loss or damage on the account of the said employee(s) indulging in any unlawful activity, the bidder shall indemnify the employer to the extent of the loss or damages suffered, which will be deducted by employer.
- b) That the contract shall be responsible for making all statutory compliances in respect of its aforesaid employees. If the employee suffer loss or damages on account of contractor shall indemnify the employer to the extent of the loss or damage suffered.
- c.) Contractor will be required to take workmen's compensation insurance policy to cover the risk of all their workmen engaged by him for this work before the start of installation work.. On his failure employee will be at liberty to get this done at their own & recover the premium of such insurance policy form their payments.
- d.) Bidder is liable responsible for complying with the provisions of Employees Provident Fund & Miscellaneous Provisions Act of 1952 and the schemes framed there under in so far as they are applicable to their establishment.
- e.) If employer suffers any loss or damage, or is called upon to make any payment on account of failure on the part of contractor to comply with to fulfill any of its statutory obligations under this agreement or any obligation is specially undertaken herein, contractor shall indemnify to the extent of such loss or damage suffered or payment made by employer.
- f.) As a whole bidder shall be responsible for making all statutory compliance, to the extent of their scope of work under this agreement.

28) RIGHT OF TECHNICAL SCRUTINY OF THE FINAL BILL:

The final bill of the work shall be submitted by the contractor within 15 days of the completion of the work & employer shall settled the bill within two months of submission of bills.

The employer shall have right to cause a technical examination of the work by any of the person as organization as appointed / authorized by Employer. The contractor should submitted all the supporting vouchers and other record to check the final bill to the employer. If as a result of this examination or otherwise any sum is found to have been over paid or over credited it shall be lawful for the employer to recover the sum from any payment due to the contractor for this work of any other work being carried out by the contractor elsewhere under the employer. In case that is no payment pending with the employer the shortage if any shall be adjusted against the performance bank guarantee / amount available with the employer.

29) SITE ORDER BOOK :

The contractor shall maintain site order book. The engineer of the employer / Architect or his representative will record his comment on quality and pace of the work. The contractor will attend the comments of site order book and comply the instructions duly given in site order book and improve the quality of the work and also improve the pace of work. The site order book will be important document and shall have to maintain properly for future references .

30) COMPLETION CERTIFICATE :

The contractor will sign the as built Drawing in token of acceptance of the measurement. He will be asked to fill a format by the employer which will include all the major item of work and contractor will certify the quality of each item mentioned in the completion certification. Once the contractor declare the completion of the project , a joint inspection will be held with the representative of the employer and a list of defects will be notified. The contractor shall remove all defects so pointed out. Further process will be taken up for issuance of completion certificate by the Architect .

31) SHUTTERING AND SCAFFOLDING:

As this is a new project as such the contractor will fabricate shuttering to the exact size shown in the drawing in other words, the shuttering shall be tailor made and should be dedicate to project under taken by him The slip form should be used for columns in around. The scaffolding should be MS Steel pipes with adjusting height and other jacks etc. to maintain level and verticalities.

32) INSPECTION OF ARCHITECT/ENGINEER INCHARGE:

The works shall be open from inspection by the Architect of the project & his suggestions/instructions shall be immediately followed by the contractor.

33) PROGRAM FOR EXECUTION OF WORK:

The contractor should prepare his execution plans based on the time frame given to him for the completion of the project. This programme will be discussed with the employer. The final schedule of completion shall be signed by the contractor and submitted in triplicate. The work shall be monitored based on the submitted programme and in case of any delay in particulars activities the remedial measure to recover the loss of progress in the further month be taken. The time is the essence of contract so it will be binding on the contract to complete the work as per set schedule programme.

34) FIELD QUALITY PLAN:

The contract should submit his quality assurance plan and will generate inspection record at own setup laboratory. In the shape ok. The format of the ok card shall be approved by the employer. This ok card is necessary before start of any particulars activity and in case can ok card is not get signed, the work so carried out is liable to be rejected and on us for the same will rest with the contractor. The other tests for which facility is not available the contractor will carry out these test from approved lab on his own cost .

35) TERMINATION OF CONTRACT BY THE EMPLOYER.

If the contractor being an individual or a firm commits any "act of insolvency" or shall be adjudged an insolvent or being an incorporated Company shall have an order for compulsory winding up made against it or pass an effective resolution for winding up voluntarily or subject to supervision of the court and the official assignee or the liquidator in such acts of insolvency or winding up, as the case may be, shall be unable within seven days after notice to him requiring him to do so, to show to the reasonable satisfaction of the employer he is able to carry out and fulfill the contract and to give security therefore, if so required by the employer.

Or if the contractor (when individual, firm or incorporated Company) shall suffer execution or other process of other process of Court attaching property to be issued against the Contractor.

Or shall suffer any payment under contract to be attached by or on behalf of any of the creditors of the contractor.

Or shall assign or sublet this contract without the consent in writing of die employer first hand obtained.

Or shall charge or encumber this contract or any payments due or which may become due to the contractor here under.

- (i) Has abandoned the contract or
- (ii) Has failed to commence the works, or has without any lawful excuse under these conditions
- (iii) Suspended the progress of the works for fourteen days after receiving from the Architect notice to proceed or
- (iv) Has failed to proceed with the works with such due diligence and failed to make such due progress as would enable the works to be completed within the time agreed upon, or works to be completed within the time agreed upon, or
- (v) Has failed to remove materials from the site or to pull down and replace work for seven days after receiving from the Architect written, notice that the said materials or work were condemned and rejected by the employer / Architect. Under these conditions.
- (vi) Has neglected or failed persistently to observe and perform all or any of the acts, matters or things by this contract to be observed and performed by the contractor for seven days after written notice shall have been given to the contractor requiring the contractor to observes or perform the same.

Then and in any of the said cases the Employer may, notwithstanding any previous waiver, after giving seven days notice in writing to the contractor, determine the contract, but without thereby affecting the obligations and liabilities of the contractor, the whole

of which shall continue in force as fully as if the contract had not been so determined, and as if the works subsequently executed had been executed by or on behalf of the contractor and further, the employer by his agents or servants may enter upon and take possession of the works and all plant, tools, scaffoldings, sheds machinery stream and other power utensils and materials lying upon the premises or the adjoining lands or roads, and use the same as his own properties or may employ the same by means of his own servants and workmen in carrying on and completing the works or by employing any other contractor shall not in any way interrupt or do any act, matter or thing to prevent or hinder such other contractor or other person or persons employed for completing 3rd finishing or using the materials and plant for the works. When the works shall be completed or as soon thereafter as contractor to remove his surplus materials and plant, and should the contractor fails to do so within a period of fourteen days after receipt thereof by him, the Employer may sell the same by public auction and give credit to the contractor for the net amount realised. The Architect shall thereafter ascertain and certify in writing under his hand what if anything shall be due or payable to or by the Employer, for the value of the said plant and materials so taken possession of by the Employer and the expense or loss which the Employer shall have been put to in procuring the works to be completed and the amount, if any owing to the contractor and the amount which shall be so certified shall thereupon be paid by the Employer to the Contractor or by the Contractor to the Employer, the Employer as the case may be, and the certificate of the architect shall be final and conclusive between the parties.

36) ARBITRATION:

Any dispute or differences whatsoever arising between the parties out of or relating to the construction, meaning, scope, operation or effect of this agreement or the validity of the breach thereof shall be referred for arbitration to any person who shall be appointed by **Registrar, Guru Nanak Public School Chandigarh** as a sole arbitrator and the award made in pursuance thereof shall be final and binding upon both the parties. Before going in arbitration contractor has to obtain the technical certificate on the matters which are arbitrated upon.

37) INTERPRETATION :

In case of contradiction during execution of work following priority shall be considered.

- 1 Schedule of Quantities
- 2 Technical Specifications
- 3 Drawings
- 4 General Condition of Contracts
- 5 General Instructions to contractors
- 6 NIT

38) JURISDICTION:

Further the aforesaid clause 38, for any consequent legal remedy, only civil court Chandigarh shall have jurisdiction in respect of this contract.

TECHNICAL SPECIFICATIONS (GENERAL BUILDING WORK)

1.1 Section A – General:

The scope of work covers execution and completion of the synthetic Basketball court at Guru Nanak Public School Sector-36D Chandigarh in accordance with drawings and specifications prepared by and under the direction of the Architects and to the satisfaction of the employer/school authorities.

Drawing

Three copies of drawings, the Schedule of Quantities and specifications shall be furnish by the Registrar to the contractor for his own use until the completion of the work and shall be accessible at all reasonable times to the School authority.

All important drawing to be mounted on boards and placed on racks and indexed.

Dimensions

Figured dimension are in all cases to be accepted in preference to sealed sizes. Large scale details take precedence over small scale drawings. In case of discrepancy the contractor is asked for clarification before proceeding with the work.

Contractor to inspect site

1. The contractor shall visit and examine the construction site and satisfy himself as to the nature of the existing roads or other means of communications, the character of the soil and the excavation , the extent and the magnitude of the work and facilities for obtaining material and shall obtain generally his own information on all matters effecting the execution of the work. No extra charge made in consequence of any misunderstanding or incorrect information on any of these points or on the grounds of insufficient description will be allowed. All expenses incurred by the contractor with obtaining information for submitting this tender including his visits to the site or efforts in compiling the tender shall be borne by the tenderer and no claims for reimbursement thereof shall be entertained.

Access to site.

2. The contractor is to include in his rates for forming access to the site, with all temporary roads and gangways required for the works.

Setting out:

3. The contractor shall set out the building in accordance with the plans. All grid /center lines should be pegged out to the satisfaction of the Registrar, Guru Nanak Public School Chandigarh. The contractor shall be responsible for the correctness of the lining out and any inaccuracies are to be rectified at his own expenses. He will be responsible for taking ground levels of the site before setting out and recording them without any extra charge.

The contractor shall construct and maintain proper benches at the intersection of all main walls, columns etc. in order that the lines and levels may be accurately checked at all times.

Treasure Trove:

4. Should any treasure, fossils, minerals or work of art of antiquarial interest be found during excavation or while carrying out the works, the contractor shall give immediate notice to the architects of any discovery and shall hand over such findings to the employer.

Access for Inspection:

5. The contractor is to provide at all times during the progress of the works and the maintenance period proper means of access with ladders, gangways etc. and the necessary attendance to the move and adapt as directed for the inspection and the measurement of the works by the employer, the architects or their representatives.

Attendance upon all trades:

6. The general contractor shall be required to attend on all the tradesmen or subcontractor/contractors appointed by the employers for water supply, sanitary, electrical installation, lifts, air-conditioning, water-proofing, security equipment, hardware, telephone and other specialists contractors. The rates quoted shall be inclusive of all attendance and also allow the other contractors, appointed by the employer, use of his scaffolding.

Water supply:

7. Water shall be arranged in accordance with clause 28 of special conditions of contract.

Gatekeeper and Watchman:

8. The contractor from the time of being placed in possession of the site must take arrangements for watching, lighting and protecting the work, all material, workmen and the public during day and night on all days including Sundays and holidays at his own cost.

Storage for Materials:

9. The contractor shall provide for all necessary sheds of adequate dimensions for storage and protection of material like cement, Steel, timber, and such other material including tools and equipment which are likely to deteriorate by the action of sun, wind, rain or other natural causes due to exposure in the open. For cement the contractor shall arrange for leak-proof go-down of sufficient size to store not less than 3 months requirement of cement.

All such sheds shall be cleared away and the whole area left in good order on completion of the contract to the satisfaction of the employer.

All materials which are stored on the site such as bricks, aggregates etc. shall be stacked in such a manner as to facilitate rapid and easy checking of quantities of such materials.

Cost of Transporting :

10. The contractor shall allow in his own cost for all transporting, unloading, stacking and storing of supplies of goods and materials for this work on the site and in the places approved

from time to time by the architects. The contractor shall allow in his price for transport of all material controlled or otherwise to the site.

Materials, Workmanship and Samples :

11. Materials shall be of approved quality and the best of their kind available and shall generally conform to IS specifications. The contractor shall order all the materials required for the execution of the work as early as necessary and ensure that such materials are on site well ahead of requirement for use in the work. The work involved calls for high standard of workmanship combined with speed and to the entire satisfaction of the Architects.

Rates for Non -Tendered items

Rates of items not included in Schedule of Quantities shall be settled by the Architects / Registrar, Guru Nanak Public School Chandigarh as mentioned in the Extra rates clause of the contract Conditions 10.

Rate to Include

The rates quoted shall be for all heights and depths and for finished work.

To Ascertain from contractors for the other Trades

The contractor shall ascertain from other contractors as directed by the Architects all particulars relating to their work with regard to the order of its execution and the position in which chases, holes and similar items will be required, before the work is taken in hand as no claims for extras will be allowed for cutting away work already executed in consequence of any neglect by the Contractors to ascertain these particulars before hand.

Before ordering materials, the contractor shall get the samples approved from the architects well in time.

Testing of work and materials

12. The contractor shall arrange to test of all the materials to be used on work and work of portions of works from the approved Laboratory by Registrar, Guru Nanak Public School Chandigarh. Before sending the samples of materials for testing the samples shall be sealed and signed jointly by the contractor and the representative from the Registrar, Guru Nanak Public School Chandigarh and each sample shall be given distinct identification mark. On receipt of the various test reports, proper record shall be maintained for all the tests carried out showing respective identification marks of the samples and results. If after any such tests, the work or portion of works is found to be defective or unsound in the opinion of the Registrar, Guru Nanak Public School Chandigarh /Architects the contractor shall pull down and re-do such works at their own cost. The materials which are found not confirming to the relevant. BIS provisions after testing, shall be immediately removed from the site by the contractor.

In case the contractor fails to get the work/position of works/materials tested at appropriate time the employer will arrange for getting such testing done in all testing charges and

other incidental expenditure incurred by the employer in connection with such tests shall be recovered from the contractor.

13. Besides the provisions made in the Terms & conditions of the contract, the contractor will be required to provide and maintain in working order the adequate power driven equipment during the construction work :

FOREMAN AND TRADESMEN :

14. All Tradesmen shall be experienced men properly equipped with suitable tools for carrying out all the work of carpentry and joinery and other specialist trades in a first class manner and where the Registrar, Guru Nanak Public School Chandigarh / Architects deem necessary, the Contractor shall provide any such tool, special or ordinary which are considered necessary for carrying out of the work in a proper manner.

All such tradesmen shall work under an experienced and properly trained foreman, who shall be capable of reading and understanding all drawings, pertaining to this work and the contractor shall also comply with other conditions set out in of the Conditions of the Contract.

Work Programme / Weekly Progress Report :

15. The contractor shall prepare and submit to the Architects / Registrar, **Guru Nanak Public School Chandigarh** for approval, a PERT/CPM chart showing the programme of construction of various items fitted within the period of stipulated for competition within 30 days of the communication of the acceptance of the tender. The contractor shall also furnish necessary particulars to the Engineer-in-Charge for compiling weekly progress reports in the form furnished by the Registrar, Guru Nanak Public School Chandigarh. Approved programme shall be the basis for monitoring the progress of work. The contractors also should update and re-analyse PERT/CPM chart as often as required as per direction of the Bank to assess and reassess the progress of work done and take corrective measures for making out any deficiency.

Clearing of Site

16. The contractor shall after completion of the work clear the site of all debris left over materials at his own expense to the entire satisfaction of the Employer and Municipal or other public authorities.

Contractor to Provide Notice Board with details of work etc.

17. The contractor shall provide a notice board on proper supports 3m x 2m (10' x 6') in a position approved by the Registrar, Guru Nanak Public School Chandigarh . He shall allow for painting and lettering stating name of work, name of date of commencement and completion of work , Architects, Structural Consultants, General Contractor and Sub Contractors all letters except that of the name of the work shall be in letters not exceeding 5 cm. in height and all to the approval of the Architects / Registrar, Guru Nanak Public School Chandigarh.

Vouchers

18. The contractor shall furnish the Registrar, Guru Nanak Public School Chandigarh with vouchers on request, to prove that the materials are as specified and to indicate the rates at which the materials are purchased in order to work out the rate analysis of the non-tender items which he may be called upon to carry out.

Protections :

19. The contractor shall properly cover up and protect all work throughout the duration of work until completion, particularly masonry / finish, mouldings, steps, tiles or special floor finishes, staircases and balustrades, doors and window frames, plaster angles, lighting and sanitary fittings, glass paint work and all finishing.

1.2 Section B.

Materials

1. Materials shall be of the best approved quality obtainable and they shall comply with the respective Indian Standard Specifications or as mentioned in Schedule of quantities.
2. Samples of all materials shall be got approved before placing order and the approved sample shall be deposited with the Registrar, Guru Nanak Public School Chandigarh/Architect.
3. In case of non-availability of materials in metric sizes the nearest size in FPS units shall be provided with the prior approval of the Registrar, Guru Nanak Public School Chandigarh/Architects for which neither extra will be paid nor any rebate shall be recovered.
4. All the materials shall be tested in any testing laboratory approved by the Architect/Employer. Results of such tests in original issued by the laboratory shall be submitted to the Registrar, Guru Nanak Public School Chandigarh / Architects with copy to Engineer- In Charge . The entire charges connected with such testing including for repeated tests if ordered by the Architects shall be borne by the Contractor.
5. It shall be obligatory for the contractor to furnish certificate, if demanded by the Architects / Registrar, Guru Nanak Public School Chandigarh from manufacturer or the material supplier that the work has been carried out by using their material.
6. All materials supplied by the employer/any other specialist firms shall be properly stored and the contractor shall be responsible for its safe custody until they are required on the works and till the completion of work.
7. Unless otherwise shown on the drawings or mentioned in the “Schedule of Quantities” or Special Specifications, the quality of materials, workmanship, dimensions etc. shall be specified herein under.
8. All equipment and facilities for carrying out field test on materials shall be provided by the Contractors without any extra cost.

(a) Cement

Cement shall comply in every respect with the requirements of the latest publication of IS 1269 and unless otherwise specified Ordinary Portland Cement (43 Grade) shall be used.

The weight of ordinary portland cement shall be taken as 1440 kg per cum. (90 lbs. per cft.). Cement shall be measured by weight and in whole bags, and each undisturbed and sealed 50 kg. bag being considered equivalent to 34.72. It (1.2 cft.) in volume. Care should be taken to see that each bag contains full quantity of cement. When part bag is required cement shall be taken by weight or measured in measuring boxes.

No other make of cement but that approved by The Registrar, Guru Nanak Public School Chandigarh / Architects will be allowed on works and the source of supply shall not be changed without approval of the Architects in writing. Test Certificates to show that cement is fully complying the specifications shall be submitted to the Architects and notwithstanding this, the Architects may at their discretion, order that the cement brought on site and which they may consider damaged or of doubtful quality for any reason whatsoever, shall be retested in an approved testing laboratory and fresh certificates of its soundness shall be produced. Cement ordered for retesting shall not be used for any work pending results of tests .

Cement shall be stored in weather-proof shed with raised wooden plank flooring to prevent deterioration by dampness or intrusion of foreign matter. It shall be stored in such a way as to allow the removal and use of cement chronological order of receipt i.e. first receive being first used. Cement deteriorated and /or clodded shall not be used on work but shall be removed at once from the site.

Weekly record of cement received and consumed shall be maintained by the Contractor in an approved form and submitted to the Architects.

(b) Fine Aggregate

Sand shall conform to IS: 383

It shall pass through a I.S. Sieve 4.75mm (3/16 B.S.) test seive, leaving a residue not more than 5%. It shall be from natural source of crushed stone screenings. If allowed, chemically, inert, clean sharp, hard, durable well graded and free from dust, clay, shale large pebbles, salt, organic matter, loam mica or other deleterious matter. The sum of percentages of silt in sand shall not exceed of 5% by weight. It shall be washed if directed to reduce the percentage of silt substance to acceptable limits. Sand shall not contain any trace of salt and it shall be tested and sand containing any trace of salt shall be rejected.

The fine aggregate for concrete shall be graded within limits as specified in IS : 383, and the Fineness Moulus may range between 2.50 to 3.50.

The fine aggregate shall be stacked carefully on a clean hard dry surface so that it will not get mixed up with deleterious foreign materials. If such a surface is not available a platform of planks or corrugated iron sheet or brick floor or a thin layer of lean concrete shall be prepared.

(c) Coarse Aggregate

Shall consist of crushed or broken stone 95% of which shall be retained on 4.75mm IS test sieve. It shall be obtained from crushing Granite. Quarzite, trap, basalt or similar approved stones from approved quarry and shall conform to IS : 383 and IS 516. Coarse aggregate shall be chemically inert when mixed with cement and shall be cubical in shape and free soft, friable, thin, porous, laminated or flaky pieces. It shall be free from dust and any other foreign matter.

Gravel/Shingle of desired grading may be permitted as a substitute in part or full in plain cement concrete if the Architect is otherwise satisfied about the quality of aggregate. For all RCC, works the size of coarse aggregate shall be 20mm and down gauge.

(d) Bricks

Bricks shall generally comply with IS : 1077 except in size which shall be conforming to the sizes locally available. Depending upon the quality of bricks they shall be classified as 1st class.

Bricks shall be the best quality locally available table moulded well burnt but not over burnt, have plane rectangular faces with parallel side and sharp right angled edges, have a fine compact and uniform texture. The bricks shall be free from cracks, chips flaw, stones or lumps of any kind and shall not show efflorescence either dry or subsequent to soaking in water. It shall emit a clear ringing sound on being struck and shall not absorb water more than 20% by weight. Common building bricks shall have a minimum compressive strength of 100 kg./sq.cm. for load bearing wall construction, unless otherwise specifically stated in the schedule of quantities.

(e) Water :

Water shall generally comply with IS : 3025 for mixing cement mortar or concrete shall not be salty or brackish and shall be clean reasonably clear and free from objectionable quantities of silt and traces of oil acid and injurious alkali, salts, organic matter and other deleterious materials which will either weaken the mortar or concrete or cause efflorescence or attack the steel in reinforced cement concrete. Water shall be obtained from sources approved by the Architect. **The Ph value of water shall not be less than 6, Potable water** is generally considered satisfactory for mixing and curing concrete, mortar masonry etc. Where water other than main source is used this shall be tested in an approved testing laboratory to establish its suitability. All charges connected there with shall be borne by the contractors.

(f) Paints :

Lime for lime wash dry distemper, oil bound distemper, cement, primer, oil paint enamel paint flat oil paint, plastic emulsion paint anti-corrosive primer, red lead water proof cement paint shall be from an approved manufacturer and shall conform to the latest Indian Standards for various paints, ready mixed paints as received from the manufacturer without any admixture shall be used except for addition of thinner, if recommended by the manufacturer. The makes shall be as per annexed with tender or specifically approved by the owner .

(g) Cement Mortar

Cement mortar shall be of proportions specified for each type of work in the schedule. It shall be composed of portland cement and sand. The ingredients shall be accurately gauged by measure and shall be well and evenly mixed together in a mechanical pan mixture, care being taken not to add more water than is required.. No mortar that has begun to set shall be used, river sand shall be used unless otherwise specified.

If hand mixing is allowed then it shall be done on pucca water-proof platform 5% extra cement shall be used and which shall be borne by the Contractor . The gauged materials shall be put on the platform and mixed dry. Water will then be added and the whole mixed again until it is homogeneous and of uniform colour. Not more than one bag of cement shall be mixed at one time and which can be consumed within half an hour of its mixing.

Mode of Measurement

The method of measurement for various items of works shall be as described in this section. For items not covered in this Section, method of measurement shall be as per CPWD specification 2019/ IS : 1200.

**REGISTRAR
GURU NANAK PUBLIC SCHOOL
CHANDIGARH**

Contractor's signature

REGISTRAR GURU NANAK PUBLIC SCHOOL CHANDIGARH Building Projects - Maintenance of Records

- A. Registers at the Site Office**
1. Measurement Books
 2. Cement Register (Daily Record)
 3. Steel Register
 4. Steel consumption Register - Bill wise
 5. Drawing Register
 6. Materials at Site Register
 7. Hindrance Register
 8. Concrete Cube Test Register
 9. File & Register for extra/variation items.
 10. Materials Test s Register and File
 11. Site Order Book (in triplicate)
 12. PVC pipe connector's liquid
 13. Labour Reports & Progress Report Register.
 14. Site Visit and Instructions Register
 15. Certified true copies of the contracts.

These are only the information for the contractors however other documents if required for better control of the works the employer is free to request to contractor for such documents with the contractor's cost.

CEMENT CONSUMPTION

The coefficients of theoretical consumption shall be applied as per Delhi Schedule of Rates 2021 & Delhi Analysis of Rates 2021.

Note : For any other item of work Site Engineer shall refer to the C.P.W.D. specifications 2019 and norms. In case no coefficient is available for a specific item, the decision of Registrar, Guru Nanak Public School Chandigarh / Architect shall be final and binding on the contractor.

ANNEXURE - II

PROFORMA OF UNDERTAKING IN CONNECTION WITH PAYMENT OF ADVANCE ON MATERIALS BROUGHT BY THE CONTRACTOR TO THE SITE.

This undertaking made this _____ days of _____ 20 ____ between the GURU NANAK PUBLIC SCHOOL Sector-36 Chandigarh (hereinafter called the employer) of the other part and (here in after called the contractors) of the other part.

The employer and the contractors have entered into an agreement dated _____ (hereinafter called as the said Agreement) and in terms of the said agreement, the employer has agreed that the contractors will be paid an advance of 75% of the cost of non-perishable building materials brought by the contractor to the site for consumption in the works at the discretion of the employer.

The contractors have applied to the employer that they be allowed advances on the security of materials absolutely belonging to him and brought by them to the site of work. The employer has agreed to do so on the terms and conditions hereinafter set out.

Now this letter of undertaking witnesses that in consideration of the said agreement, and in consideration of the amount paid/payable to the contractors by the employer and of any further advances as may be made to the contractors as aforesaid the contractors hereby agree with the employer and undertake as under :-

1. The amount advanced by the employer to the contractors as aforesaid and all or any further sum or sums advanced as aforesaid shall be employed by the contractors in or towards expediting the execution of the said works and for no other purpose whatsoever.
2. That the materials which have been offered to and accepted by the employer as security are absolutely the contractor's own property and free from encumbrances of any kind and the contractors will not make any application for or receive a further advance on the security of materials which are not absolutely his own property and free from encumbrances of any kind and the indemnifies the employer against all claims to any materials in respect of which an advance has been made to them as aforesaid.
3. That the materials on the security of which any further advance or advances may hereafter be made as aforesaid hereinafter called (the said materials) shall be used by the contractors solely in the execution of the said works in accordance with the directions of the employer/architect and in the terms of the said agreement.

4. That the contractor shall make at his own cost all necessary and adequate arrangement for the proper storage, watch, safe custody and protection against all risks of the said materials shall remain at the site of the said works in the Contractor's custody and on their own responsibility and shall at all times be open to inspection by the Employer's/Architect's/Engineers or any office authorised by the Employer. In the event of the said materials of any part thereof being stolen, destroyed or damaged, the contractor will forthwith replace the same with other materials of like quality or repairs and made good the same as required by the Employer/Architect.

5. That the said materials shall not on any account be removed from that site of the said works except with the written permission of the Employer or his authorised representative

6. That the advance shall be repayable in full when or before the contractors receive payment from the Employer of the price payable to them for the said works under the terms and the provisions of the said agreement provided that if any intermediate payments are made to the Contractors on account of work done, then on the occasion of each such payment the employer will be at liberty to make a recovery from the Contractor's bill for such payment by deducting there from the value of the said material then actually used in the construction and in respect of which recovery has not been made previously the value of the said material then actually used in the construction and in respect of which recovery has not made previously the value for this purpose being determined in respect of each description of materials at the rates at which the amounts of the advances made under presents were calculated.

7. That if the contractors shall at any time make any default in the performance or observance in any respect of any of the terms and provisions of the said agreement or of these presents, the total amount of the advance or advances that may still be owing to the Employer shall immediately on the happening of such default be repayable by the contractors to the Employer together with interest thereon at twelve percent per annum from the date of repayment and with all costs, charges, damages and expenses incurred by the employer in or for the recovery thereof or the default of the contractor and the contractor hereby covenants and agrees with the employer to repay and pay the same respectively to him accordingly.

8. That the contractor hereby charges all the said materials until the repayment to the Employer of the sum or sums advanced as aforesaid and all costs, charges, damages and expenses payable under these presents PROVIDED ALWAYS and it is hereby agreed and declared that notwithstanding anything in the said agreement and without prejudice to the powers contained therein if and whenever the covenant for payments repayment here inbefore contained shall become enforceable and the money owing shall not be paid in accordance therewith, the Employer may at any time thereafter adopt all or any of the following courses as he may deem best.

a) Seize and utilise the said materials or any part thereof in the completion of the said works on behalf contained in the said agreement, debiting the contractor with the actual cost of effecting such completion and the amount due in respect of advances under these presents and crediting the contractor with the value of work done as if he had carried it out in accordance with the said agreement and at the rates thereby provided. If the balance is against the contractor, he is to pay to the employer on demand.

b) Remove and sell by public auction the seized materials or any part thereof and out of the moneys arising from the said retain all the sums aforesaid repayable or payable to the Employer under these presents and pay over the surplus (if any), to the contractor.

c) Deduct all or any part of the money owing of the security deposits or any sum to the contractor under the said agreement.

9) That except in the event of such default on the part of the contractor as aforesaid, interest on the said advance shall not be payable.

10) That in the event of any conflict between the provisions of these presents and the said agreement the provision of these presents shall prevail and in the event of any dispute or difference arising over the construction of effect of these presents the settlement of which has not been herein before expressly provided for the same shall be referred to the Employer's Engineer-in-charge whose decision shall be final and no appeal shall lie against his decision before any court, arbitrator or authority.

11) The provision of this undertaking shall be deemed to be supplemental to the said agreement.

In Witness Whereof The contractors have set their hands to these presents the day and year first herein above written.

SIGNED, SEALED AND DELIVERED BY THE SAID CONTRACTOR

IN THE PRESENCE OF _____

WITNESS

WITNESS

SIGNATURE

SIGNATURE

NAME

NAME

ADDRESS

ADDRESS

SCHEDULE OF QUANTITIES

CIVIL,

ELECTRICAL

LIST OF MATERIAL OF APPROVED MAKES / BRANDS

S. No.	MATERIALS	BRAND NAMES
	CIVIL WORKS :	
1	Cement (OPC 43/ 53 Grade)	Ultratech , ACC (Guggal), Birla , JK or approved by Engineer Incharge
2	Bricks (1 st Quality)	As approved by Engineer-in-charge/Architects
3	Synthetic Floor	<p>As approved by International Standards of ITF</p> <p>Cushioned Surface: 08 - layers cushioned Surface of ACRYFLEX, approved by International Tennis Federation. (ITF approved)</p> <ul style="list-style-type: none"> • 1 layer for Primer 367-28 is a high strength acrylic primer coating on concrete & badly weathered asphalt recreational surfaces • 1 layer for Filter/ Resurfacer 367-30 is a 100% pure acrylic emulsion designed specifically for onsite mixing with silica sand • 4 layers of Cushion 367-40 is highly concentrated 100% pure acrylic latex emulsion mixed with granular rubber. <p>2 layer of Colour Coat 367-200 tm Pure Acrylic color coat is a pigmented 100% acrylic emulsion mixed with quartz sand to produce long lasting for finish.</p>
4	Pre-cast Pavers, Chequered tiles	NITCO , NTC, or any other approved by Engineer-in-charge/Architects
	Rain water :	As approved by Engineer Incharge
5	Rain water pipes	Finloex/Kissan , Supreme

To

The

ITEM OF WORK WITH SPECIFICATION

Sr. No.	Work to be Executed	Qty.	Rate in sq.ft to be quoted	TOTAL AMOUNT
1.	<p>(A). <i>Base Surface</i> A typical asphalt base consists of a 8" thick pavement which consists of: -</p> <p>Excavation to a depth between 3-4 inches to remove all weeds and grass from its roots.</p> <p>Compaction of the sub-base will be by heavy roller.</p> <p>Carry out anti termite and weedicide on the total area</p> <p>Layer of 3" water bound macadam with stone of size 63-40 mm gauge.</p> <p>Lay a 2nd layer of water bound macadam (3 inches thick) with stone metal 53-20 mm gauge.</p> <p>Lay a 25mm thick hot mix BM course</p> <p>Lay a 15mm thick hot mix A.C course.</p> <p>Seal coat with stone dust.</p>	6542 Sq.ft		
2.	<p>Cushioned Surface:08 - layers cushioned Surface of ACRYFLEX, approved by International Tennis Federation. (ITF approved)</p> <ul style="list-style-type: none"> • 1 layer for Primer 367-28 is a high strength acrylic primer coating on concrete & badly weathered asphalt recreational surfaces • 1 layer for Filter/ Resurfacer 367-30 is a 100% pure acrylic emulsion designed specifically for onsite mixing with silica sand • 4 layers of Cushion 367-40 is highly concentrated 100% pure acrylic latex emulsion mixed with granular rubber. • 2 layer of Colour Coat 367-200 tm Pure Acrylic color coat is a pigmented 100% 	6542 Sq.ft		

	acrylic emulsion mixed with quartz sand to produce long lasting for finish.			
3.	Court line marking with the approved paint as per International Tennis Federation (ITF)	1 Court		
4.	Toe Wall 1. 2-3" stone aggregate at base 2. Brick wall up to ground level. 3. 9" thick width 4. All visible surfaces plastered 5. Painted with Snocem in colour of your choice	310 Rft		
5.	Drain 6"-9" wide open saucer drain on the one side of the court.	100 Rft		
6.	Basketball Pole & Net 6" round pipe 5.3 mm (W.T) with 2.2 Mt. Distance from the board. 20 mm back board transparent acrylic with international die made frame coated die with built in brackets for mounting, with dunking ring.	1 SET		
	TOTAL AMOUNT		Total	
	Other charges/discount, if any			
	NET TOTAL COST		G. TOTAL	

With Regards

Registrar