

## **DELHI DEVELOPMENT AUTHORITY** OFFICE OF THE DY. DIRECTOR HORT. DIV. No. VIII **B2-B JANAKPURI NEW DELHI 110058.**

No. F40 (18)/2024-25/HD-8/DDA/ 662

Date 26/6/24

M/s 3940 Sunil Dalal Security Agency, BM 37 East (2<sup>nd</sup> Floor), Shalimar Bagh, Delhi-110088.

Sub:- Letter for commencement of work.

Ref:- NIT 18/2024-25/HD-8/DDA

Name of work: M/o Complete Scheme N/A-II under SWZ.

M/o Various Scheme of Sub Division III of Hort. VIII/DDA for the year 2024-25.

1. M/O Park & Woodland area at S/R'R' Block Rajinder Nagar. 2. M/o Park and water body at Dasghara Todapur. 3. M/o AFF. M.P. Green area laying between Naraina to Inderpuri. 4. M/o NHP Residential Colony at NarainaVihar. 5. M/o Distt. Park at Kirti Nagar (Dr. Hedgewar Park). 6. M/o Zonal green area adjoining industrial area at Naraina Ph-II (Satya Park). 7. M/o Park at J-Block Kirti Nagar (BOC Land). 8. M/o Guru Teg Bahadur Park Rama Road Saraswati Garden at Kirti Nagar.

Sub-Head: Deployment of Private Security guards for proper watch and wards at site for 365 days.

**Estimated Cost** 

Rs.1, 13, 78,072/-

**Tendered Amount** 

Rs.1, 01, 26,484/-

Accepted Tender Amount

Rs.1, 01, 26,484/-, (₹ One crore one lac twenty-six thousand

four hundred & eighty-four only.)

Time Allowed

365 Days

The percentage rate of the tender to be taken for the purpose of clause-12 shall be 11% below on rates based on DSR-2020.

You are requested to attend the office to sign the agreement along with non-judicial stamp paper worth Rs. 100/- within ten days from the date of issue of this letter, failing, which the acceptance of tender is likely to be withdrawn and the earnest money forfeited. You are therefore, directed to contact the A.D.-III of this office and start the work at once. Please note that the time allowed for carrying out the work as entered in the tender still be reckoned after the ten days from the date of issue of this letter to commence the work. The time allowed for execution of the work will be 365 days. Your Acceptance letter No. Nil dated 24.06.2024 shall be form part of the Agreement.

Yours Faithfully

Copy to:

1. Director (Hort.) NW

2. Dy. Director / E.E. (QC) III, DDA

A.O. (W) II, DDA

4. A.O. (CÁU) Hort., DDA

5. A.D. - III/ Hort. VIII, DDA

7. Director (System) DDA website <a href="https://eprocure.gov.in/eprocure/app">https://eprocure.gov.in/eprocure/app</a> or <a href="https://eprocure.gov.in/eprocure/app">www.dda.org.in</a> or <a href="https://eprocure.gov.in/eprocure/app">cppp-</a> nic@nic.in.

Dy. Director (Hort.) VIII

Dy. Director (Hort.)

INR One Crore Providing round the clock skilkled security guards Thirteen Lakh without gun far watch and ward of government Seventy Eight premises and its all belongings by deployed neetly Thousand dressed security guards in 8 hours shift including &Seventy Two 11378072.00 necessary T&P like tourch, lathl and uniform etc, 974.15 11680.00 Per Job Only complete as per the direction of officer-in-charge. (One job means 8 hour's duty). Skilled Secuirty guards: 32 Nos. x 365 days = 11680 Job. INR One Crore Thirteen Lakh Total in Figures Seventy Eight 11378072.00 Thousand &Seventy Two Only INR One Crore One Lakh Twenty Quoted Rate in Figures Six Thousand Four Hundred & Eighty 10126484.08 11.00% Less (-) Four and Paise **Eight Only** INR One Crore One Lakh Twenty Six Thousand Four Hundred & Eighty Four and Paise Eight Only Quoted Rate in Words

(Say Rs. One Crose one lac twenty six thousand four hundred & eighty town only.)

Dy. Director (Hort.) Hort. Div. No. VIII DDA B-2 B, Janak Puri, New Delhi

## DELHI DEVELOPMENT AUTHORITY OFFICE OF THE DY. DIRECTOR (HORT.) Hort, Division-VIII

Name of Work: M/o complete scheme of N/A- II under SWZ. M/o Various Scheme of Sub Division III of Hort. VIII/DDA for the year 2024-25

- 1. M/O Park & Woodland area at S/R'R' Block Rajinder Nagar.
- 2. M/o Park and water body at Dasghara Todapur.
- 3. M/o AFF. M.P. Green area laying between Naraina to Inderpuri.
- 4. M/o NHP Residential Colony at NarainaVihar.
- 5. M/o Distt. Park at Kirti Nagar (Dr. Hedgewar Park).
- 6. M/o Zonal green area adjoining industrial area at Naraina Ph-II (Satya Park)
- 7. M/o Park at J-Block Kirti Nagar (BOC Land)
- 8. M/o Guru Teg Bahadur Park Rama Road Saraswati Garden at Kirti Nagar.

Sub-Head: Deployment of Private Security guards for proper watch and wards at site for 365 days.

## **Terms & Conditions**

- 1. The Agency would engage 28 Nos of skilled and 04 Nos of highly skilled private security guards (Ex-service man) per day in shifts as decided by Officer-in-Charge (Hort.).
- 2. The Agency is requested to inspect the site before quoting the rates and if there is any doubt, then the agency can visit the office in order to clarify the doubts.
- 3. If the agency quotes rate below......of the estimated cost of the tender, his bid will not be considered and will be rejected (EMD will be forfeited).
- 4. The rate should be quoted in both words and figures, including all applicable taxes (including GST).
- 5. In case the lowest rates quoted by the bidders are same, then in order to arrive at a decision, a draw of lots shall be carried out by a committee comprising of Director (Hort.), concerned Deputy Director and Finance Officer of the zone in the presence of such bidders who quoted the same rate.
- 6. The security guard on duty must be smart and active at site. The security guards will carry the torch (during night shift), baton and whistle at duty time.
- 7. The Security Guards deployed by the agency should meet the guidelines with respect to physical health requirements as laid down by PSARA.
- 8. The Security Guards should be able to read and write in Hindi and English.
- 9. The security guard shall be posted at site in three shift (1st shift 6:00 AM to 2:00 PM, 2nd shift 2:00 PM to 10:00 PM and 3rd shift 10:00 PM to 6:00 AM) or as decided by the Officer-in-Charge (Hort.). The agency will bear the cost of weekly rest also.
- 10. The security guards deployed by the agency shall wear proper ironed uniform, with badges displaying their name and designation, supplied by the agency at its own cost whenever on duty in the premises. If any security guard found unsuitable to perform duty with desired standards for the work, same shall be replaced by the agency within 24 hours on the direction of Officer-in-Charge (Hort.).
- 11. The security guards shall also be given photo identity cards by the agency displaying their name, father's name, address, date of birth, name of the agency with address and telephone number at site. No security guard will be allowed to enter the site without identity card.

- 12. If any Security Guard/Supervisor/Manager found drunken during duty hours a penalty of Rs. 5,000/. per shall be imposed on the agency and such person shall not be allowed to work on the roll of agency in fundamency shall be responsible for any accident caused due to drunken driving by the employee of the agency.
- 13. The agency will report/attend the incident of fire as soon as the same is observed by the Security Guard failing which, a penalty of Rs. 2000/- per incident shall be levied upon the agency. Also the agency will bear the cost of any challan received on this account from any of the Authority.
- 14. The agency shall submit a copy of the identity card of private security guards with Aadhar Card/Voter ID Card and Police verification report to Officer-in-Charge within one-month time, otherwise the penal recovery of Rs 1000/- per day per guard will be deducted from bill of the agency.
- 15. The Agency shall be responsible for total safeguard of life and property belonging to DDA and shall not permit theft, damage of street furniture, M.S. fencing, plants, lawn etc., trespassing, unauthorized construction, encroachment, incident in lake & wild-life, birds, and riots etc. on site.
- 16. The agency shall maintain a proper register for handing over/taking over of duty during the change of duty of Security Guards in each shift.
- 17. All Security Guards will carry the following items in person while performing their duties: -
  - (a)Torch (during night shift).
  - (b) Bamboo Stick.
  - (c) Whistle.
  - (d) Mobile handset with internet connection and tracking system.
  - (e) Equipment for extinguishing the minor fire
- 18. The workers proposed to be deployed by the Contractor for providing services envisaged hereunder shall be subject to the screening by the Officer-in-Charge or Officer nominated by employer to ascertain their antecedents, suitability and skills. The Contractor, before deployment of the employees, shall furnish their complete credentials to Dy. Director (Hort.) to obtain his approval. DDA reserves the right to accept or reject the worker if considered necessary, before giving such approval.
- 19. The DDA reserves the right to ask Contractor to remove any of his employees, without assigning any reasons/notice thereof. The Officer In-Charge (Hort.) shall be at liberty to object to and require the contractor to remove from the works any person who in his opinion misconducts himself, or is incompetent or negligent in the performance of his duties or whose employment is otherwise considered by the Officer In-Charge (Hort.) to be undesirable. Such person shall not be employed again at works site without the written permission of the Officer In-Charge (Hort.) and the persons so removed shall be replaced as soon as possible by competent substitutes.
- 20. The Labour license under the provisions of Contract Labour (Regulation and Abolition) Act. (1970) will be obtained on the prescribed Proforma by the contractor from the office of the concerned Regional Labour Commissioner within two (02) months after the date of award of work by DDA, failing which the award of work is liable to be cancelled / terminated. A certifled copy of labour license should be made available to DDA by the contractor within two (02) months' time.
- 21. The Contractor will pay wages to his workers and observe hours of the work and condition of employment as per applicable rules and Labour laws and Rules. It shall be the responsibility of Contractor to ensure that he pays his employee's wages which are not less than the minimum wages prescribed by the GNCTD or required under the Labour Act. The Contractor shall make payment to the workers by NEFT/RTGS in their Bank account.
- 22. The contractor shall abide by all applicable laws including all Labour welfare laws (ESIC, EPF, Bonus or any other Tax levied by Govt.), Company Act etc. and shall adopt all required welfare measures for the Contractor's employees and discharge all other obligations concerning thereto. The Contractor shall furnish

adequate proof as ECR to concerned officer in charge in this regard. All such responsibilities and obligations. whether specified herein or not, shall be the responsibility of the Contractor.

fully 3. It is mandatory for the Contractor to pay minimum wages as fixed by GNCTD. If any statutory dues like ESI. EPF, Bonus, etc. paid by the contractor then he has to submit the proof of ESI and EPF of ECR contribution/deposit, after satisfaction the same will be reimburse to the contractor by the DDA.

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124. The Agency shall be responsible for the prevention of dumping of debris/garbage in area of DDA properties under their control. If debris/garbage found dumped in the area, cost for its removal shall be recovered from the agency. The cost so determined by the concerned Ex-Engineer shall be final and binding.

25. All labour liabilities will be borne by the contractor during maintenance period. DDA will not have any responsibilities of the deployed labour. The contractor will pay compensation to the labour for any misshappening occurred during the execution of work.

26. That the contractor shall comply with the statutory provisions of Contract Labour (Regulations & Abolition) Act. 1970; Employees State Insurance Act, Workman's Compensation Act, 1923; Payment of Wages Act 1936; The Employees Provident Fund (and Miscellaneous Provisions) Act 1952; The Payment of Bonus Act 1965; The Minimum Wages Act, 1948; Employer's Liability Act, 1938; Employment of Children Act, 1938, Maternity Benefit Act and/ or any other Rules/ Regulations and/ or Statutes that may be applicable to them.

27. DDA is not responsible for any litigation with labour in any Court of Law. The contractor will settle the matter at his own risk and cost with the worker engaged by him. The Agency will indemnify to DDA all expenditure incurred in the litigation, if DDA is dragged into any litigation for any fault/default of Agency.

28. The duration of the contract will be one year from the date of award of work and the same may be extended on year to year basis for maximum up to two years (additional one year i.e. one + one = total two years) on the basis of satisfactory performance duly certified by the respective Dy. Director (Hort.). The Fresh agreement shall be executed at the time of each extension. If the extension is to be given, the contractors shall submit his consent at least three months in advance from the expiry of the tender/agreement to ensure that there is no discontinuation of workforce.

29. If any defect and damage occurs in garden features, the same shall be replaced within 07 days, by the same specification and same nomenclature by the agency at his own cost.

30. The performance of the work will be closely observed for an initial period of three months, and if found not satisfactory, the contract will be terminated forthwith and PG deposit will be forfeited and debarred for two

31. The complaints received from the office staff or observations with regard to deterioration in the work standards will be viewed seriously and may lead to termination of the Contract and debarred for two years.

32. The persons engaged by the Contractor for this work should not cause any obstruction to the office work. They should be cordial, polite, cooperate and well behaved.

33. DDA will have the full right to direct its concerned DDA staff to check, search or examine any or all of the employees, agents or representatives of the Contractor including their belongings while entering / leaving the premises, if felt necessary, with the help of police.

34. The contractor along with his agents, representative or employees will be allowed to enter into the premises for the purpose of rendering the said service. The Contractor will be responsible for any loss, damages or theft caused to DDA by Contractor's agent, representatives or employees while rendering the said services which will be recovered from the Contractor.

35. The employees of the Contractor shall not be allowed to put any labour hut in the premises.

36. The Bio-metric attendance is compulsory of all private security guards deployed at site and bio-metric attendance machine will be installed by the agency with its own cost in presence of S O (Hort.) and Asstt. Dir (Hort.), DDA. If any circumstances where the bio-metric attendance machine is not possible to instance working and the contractor, and working condition that the attendance register should be maintained by the agency/contractor, and to verified on deliver. verified on daily basis by the concerned SO(Hort.)/DDA and depicting the shortfall at site on every day basis.

The payment of the second seco The payment of the security guards shall be made on the basis of the bio-metric attendance/attendance register.

37. The contractor should see the worksite and assess the requirement before quoting his rates.

38. The DDA reserves the right to cancel any tender without assigning any reason.

39. PSARA License:- The agency should possess PSARA (Private Security Agency Regulation Act 2005) License issued by No. issued by Ministry of Home Affairs and furnish a copy of registration with the tender. PSARA license should be valid till the last date of submission of tender.

40. The agency shall be bound to follow the instructions notified by the Govt. of India under {Prohibition of

Manual Scavenger and Rehabilitation (Act) 2013).

41. Agency shall ensure that the wages to his workers are paid by the 10<sup>th</sup> day of the month, irrespective of his bills are paid by DDA or not.

42. If any security guard employed by the agency is found absent on a particular time and date, an amount @ Rs. 1000/-applicable per job shall be recovered from the agency's bill on this account.

43. The DDA is not responsible for any litigation with private security guards in Court of Law & agency will settle the matter on his own risk and cost.

44. Security guard deployed on patrolling in park premises should be providing the bi-cycle to security guards by agency on its own cost. 11/1/20M

Dy. Director (Hort.) Hort. Div. No. VIII DDA B-2 B, Janak Puri, New Delhi