

(A Govt. of India Enterprise) Office of the Executive Engineer©, BSNL. Civil Division,

Block No: E-1,1, BSNL Staff quarters, Ram nagar, Thanjavur – 613007.

No: 54(2)/ BSNL-CD-TNJ/2021/ Q 04 / 145

Dated: 08.02.2022.

NOTICE INVITING QUOTATION

The Executive Engineer(C), BSNL Civil Division, Thanjavur on behalf of BSNL invites sealed spot quotations for the under mentioned work. The quotations will be **received up to 15:00 hrs** on **11.02.2022** and will be **opened on the same day** (<u>11.02.2022</u>) at **15:30 Hrs**.

The application for quotation will be received up to **13.00 hrs** on **11.02.2022** and quotation forms shall be had from the office of the Executive Engineer(C), BSNL Civil Division, Thanjavur from 08.02.2022, 10:00 Hrs onwards, up to 14.00 hrs on 11.02.202. The Quotation may also be downloaded from the website <u>www.tamilnadu.bsnl.co.in</u> and the said downloaded documents shall be legally valid for participation in the quotation process.

SI. No:	Quotation No:	Name of work	Estimate Cost Rs.	Period of Completion
1.	NIQ.No: 04 / BSNL/CD-TNJ/ 2022.	Shifting of CSC Counters to STR Building and allied works in connection with Renting out DTO building at Kumbakonam. SW:- Alterations and shifting of CSC counter tables.	99152/-	15 Days

1. The work shall be commenced within 3 days after issue of work order.

2. The contractor shall also furnish proof of identity like PAN card

3. The rate is inclusive of GST 18% payable by the agency.

Schedule of Quantities

----- Separate sheet enclosed

Contractor's Sign & Address

Executive Engineer (Civil), BSNL Civil Division, Thanjavur.

Copy to:-

- 1. The Sub Divisional Engineer(C), BSNL, Civil Sub Division, Thanjavur.
- 2. The General Manager, BSNL, Thanjavur.
- 3. The Vigilance Officer, O/o the General Manager, Thanjavur.
- 4. Enlisted Contractors in Thanjavur Civil Division



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	e of Work: Shifting of CSC Counters to STF g out DTO building at Kumbakonam.	R Building	g and allied	works in c	onnection with		
SW:- Alterations and shifting of CSC counter tables.							
SI.No.	Description of Item	Qty	Rate (Inclusive of 18% GST)	Unit	Amount		
1.	Providing and fixing flat pressed 3 layer particle board medium density exterior grade (Grade I) or graded wood particle board (Sharon make) IS : 3087 marked, to frame, backing or studding with screws etc. complete (Frames, backing or studding to be paid separately):						
a)	19 mm thick	6.00		sqm			
2.	Providing & Fixing decorative high pressure laminated sheet of plain / wood grain in gloss / matt / suede finish (Century or equivalent make) with high density protective surface layer and reverse side of adhesive bonding quality conforming to IS : 2046 Type S, including cost of adhesive of approved quality.						
a)	1.0 mm thick	8.00		sqm			
3.	Providing and fixing PVC sheet flooring of homogeneous composition with polyvinyl chloride sheet in approved colour and shade, manufacture as per IS:3462-1962 in flooring and skirting in approved pattern on a smooth and damp proof base using rubber based adhesives of approved quality and manufacture like Fevicol SR 998 or equivalent and rolling with light wooden roller weighing about 5 kg etc., all complete as directed by the Engineer-in-charge. a) 2 mm thick.	20.00		Sqm			
4	Painting with synthetic enamel paint of approved brand and manufacture to give an even shade :						
a).	Two or more coats on new work.	6.00		sqm			
5.	Hacking the ceramic tiled flooring and skirting, using raking tools, so as to render a rough surface for laying PVC sheet flooring over the existing ceramic tile floor including cleaning and disposal of malba etc all complete as directed by the Engineer in	20.00		sqm			



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	charge.			
6.	Taking out doors, windows and clerestory window shutters (steel or wood) including stacking within 50 metres lead:			
a)	Of area 3 sq. metres and below		Nos	
7.	Dismantling tile work in floors and roofs laid in cement mortar including stacking material within 50 metres lead.			
a)	For thickness of tiles 10 mm to 25 mm		sqm	
8.	Dismantling aluminium/ Gypsum partitions, doors, windows and fixed glazing including disposal of unserviceable material and stacking of serviceable material with in 50 meters lead as directed by Engineer-in-charge.	20.00	sqm	
9.	Dismantling false ceiling grid , including dismemebering of aluminium tee channels , flats and particle board panels , including disposal of unserviceable material and stacking of serviceable material with in 50 meters lead as directed by Engineer-in-charge.	126.00	sqm	
10.	Shifting the CSC Counters made of Plywood and Glass, by disassembling the top glass panel safely and splitting into individual modules , carrying , reassembling the glass panel and placing / fixing the counter tables , at the desired location in STR Building, including the cost of replacing the beading, battens, re-pasting the peeled off veneer , all complete as directed by the Engineer in charge.	6.00	Jobs	
			Total=Rs	

(Rupees

Contractor

Executive Engineer(C)

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CONDITIONS OF QUOTATION

1) The officer in charge (Hereafter called OIC) of the work will accept or reject the work executed according to his judgment. 2) The order can be cancelled and the work stopped at any time by the OIC of the work or by any officer superior to him. Similarly the contractor is at liberty to close work at any time. 3) The work shall be strictly to specification attached. Or The work shall be carried out as per the CPWD specification 2009 Volume I & II with update correction slip. 4) Except where otherwise provided in the contractor and disputes resisting to the meaning of the specification designs, drawing and instruction here before mentioned and as to the quality of workmanship or materials used on the work or as part as to any other question claim, right, mater of thing whatsoever. In any way arising out of the or relating to contract, design, drawing, specification, estimates, instruction, orders or these condition of otherwise correcting the work of the execution or failure to execute the same whether arising during progress of the work or the after completion or abandonment there of shall be referred to the sole arbitration of the person appointed by the Chief Engineer (civil), BSNL. In charge of the work at the time of dispute or if there be no CE, of the BSNL, the administrative head of BSNL at the such appointment. It will be no objection to any such appointment that the arbitrator to appointed as Govt. servant that he had to deal which the matters to which the contract relates and that in the course of his duties as Govt. servant he had expressed views on all or any of the matters in dispute of difference. The arbitrator to whom the matter is originally referred being transferred or vacating or inability to act for any reason, such CE or administrative head as aforesaid at the of such transfer. It is also a term of this contract that no person appointed by the CE or administrative head of the BSNL as aforesaid should as arbitrator and if for any reason, that is not possible the matter is not to be referred to arbitration at all. Subject as aforesaid the provisions of the arbitration act 1960 or any statuary modification on re assessment thereof and the made there under and for the time being in force shall apply to the arbitration proceedings under this clause. 5) All work executed shall be paid for according to measurement taken by or order of the OIC of the work, and not according to the quantity given in any estimate. Payments to the contractor may. If to desired by him, be made to his bank instead of direct to him, provided that the contractor furnish to the OIC of the work a) authorization in the form of legally valid document such as power of attorney conferring authority on the bank to receive payment and b) his own acceptance of the correctness of the account made out as being due to him by BSNL or his signature on the bill or other claim referred against govt. before settlement by the OIC of the account or claim by bank. While the receipt given by such bank shall continue a full and sufficient discharge for the payment the contractor should wherever possible presents his bills receipted and discharged through his bankers. Nothing herein contained shall operate to create in favour of the bank any rights or equities via to vita of President of India. 6) If the contractor or his work people or shall break, deface, laurel, or deaconry, any building, sped, read arches, fence, enclosure, water pipes, cables, drains, electric or telephone cable or wires, trees, grass, or grass land, cultivated ground, contiguous to the place where the work is being executed the contractor shall made good the same at his own expense and in the event of his refusing or failing to do the damage shall be repaired in his expense by thus OIC who shall deduct the cost from any sums due or which may became due to the contractor. 7) No labourer below age of 14 years shall be employed in the work. 8) The contractor shall pay not less than fair wages to labourer engaged by him on the work. Fair wages means wage whether for time or place work notified at the time of inviting quotation for the said work and where such wages have not notified the wages prescribes by the BSNL for the district concerned. The contractor shall not withstanding the provision of any contract to contrary cause to be paid a fair wages mean whether for time in regard to payment of wages, wage period, deductions from wages, recovery of wages not paid and deduction un authorized made, maintenance of wages respect wage cards publication of scales and other terms of employment, inspection and submission of periodical returns and all other matter of like nature. EE or SDE concerned shall have to right to deduct from the money due to the contractor any sum required or



BHARAT SANCHAR NIGAM LIMITED (A Govt. of India Enterprise)

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estimated to be requiring for making good or loss suffered by a worker by reasons of non fulfillment of the condition of the contract for benefit of the workers, nonpayment of wages or deduction made from his or other wages which are not justified by their norms of the contract or non observance of regulations. The regulation aforesaid shall be deemed to be part of this contract and any breach shall be breach of contract. In respect of all labour directly or indirectly employed in the work for the perforce of the contractor's part of this agreement the contractor shall on his own arrange for the safety provision as per CPWD safety code framed from time to time and shall be at his own expense provided for all location in connection therewith. In case the contractor fails to make arrangement and provided necessary facilities as aforesaid he shall be liable to pay a penalty of Rs. for each default and in addition the OIC shall be liberty to make arrangement and provide facilities as aforesaid and recovery cost occurred to that behalf from the contractor.9) in every case in which by virtue of the provisions of section 12 subsection (i) of the workmen's compensation act 1923 Govt is obliged to pay compensation to a workman employed by the contractor. In execution of the Govt will recover from the contractor the amount of the compensation to paid and without prejudice to the rights of the Govt section under section 12 subsection (2) of the said act Govt shall be at liberty to recover such amount or any part thereof by deducting it from security deposit or from any sum due by the Govt. to the contractor whether under this contract or otherwise. Govt. shall not be bound to context any claim made against, it under section 12 sub section (i) of the said act except on the written request of the contractor and upon his Govt. full security for all cases which Govt might became liable in consequence of comprising such claim. 10) Whether any claim against the contractor for which the payment of a sum of money arise out of or under the contract Got. Shall be entitled to recover such sum by aphorizing in part of whole the security of the contractor and so sell any Govt. promissory note etc forming the whole or part of such security. In the event of the security being insufficient or if no security has been taken from contractor, than the balance or the total sum recoverable as case may be, shall be deducted from any sum then due or which at any time thereafter may became due from contractor under this or any other contract with Govt. should this sum be not sufficient to cover the full amount recoverable the contractor shall pay to Govt. on demand the balance remaining due. 11) Government (Govt.) shall have right to cause in audit and technical examination of the works and final bill of the contractor including all supporting vouchers abstract, etc to be made after payment of the final bill and if as a result of such audit and technical examination any such is found to have been found not to have executed the contractor shall liable to refund of over payment and it shall be lawful for Govt. to recover the same from him in the manner prescribed in sub clause (i) or any other manner legally permissible: and if as a result and audit and technical examination it is found that the contractor was paid less than what was due to him under the contract in respect of any work executed by him under it the amount of such underpayment shall be paid by Govt. to contractor. Provided that Govt. shall not be entitled to recover any sum over paid overpaid shall be entitled to payment of any sum paid short where such payment has been agreed upon the SE or EE on the one hand and the contractor as the other under any term of the contract permitting payment for which work after assessment by SE or EE 12). The guoted rates shall include GST 18% and Construction Workers Welfare Cess 1%. 13) The payment will be made only after completion of total work.14) No advance payment will be paid.

Contractor's Signature

Executive Engineer (Civil) BSNL Civil Division, Thanjavur – 613007.