



उत्तर प्रदेश UTTAR PRADESH

FW 433922

MEMORANDUM OF UNDERSTANDING

This memorandum of Understanding is made at Kanpur on the 25.7.22 between CSJM University, Kanpur through its Finance Officer (hereinafter called "The University" which expression shall unless repugnant "U.P. PROJECTS CORPORATION LIMITED UNIT 10 KANPUR" (hereinafter called the UPPCL which expression shall unless repugnant to the context thereof include its assigns) for extra work of the renovation of Life Science Department at CSJM University Premises for which work order has been issued by the Registrar CSJMU/state/store/1249/2022 dated 25.05.2022 the estimated cost of the project is Rs. 19.89 Lacs.

Now, this memorandum of understanding executed between the parties hereto witness as follows:-

1. It is understood that UPPCL shall start actual construction/renovation work (as deposit work) only after 'The University' has communicated in writing to UPPCL its Administrative and financial Sanction.

  
Asstt. Project Manager  
U.P. Projects Corp. Ltd.  
Unit-10, Kanpur

  
  
  
Project Manager  
Projects Corpn. Ltd  
Unit-10, Kanpur

2. The Working Organization/Construction Agency shall maintenance and completely finish the work **within 03 months** of 80% amount of the estimated cost as advance subject to cash flow as per clause-3 below. Thus scheme of cash flow will be time.
1. Advance before start the work 80%.
  2. After utilizing first instalment 10%.
  3. After handing over 10% will be released.

3. **Centage Charges:**

The Centage charges shall be paid in accordance with the relevant Government orders of UP Govt. at the time of the sanction of the work. The Centage shall be paid on the amount which arrives at after deducting 5% from the total cost or as per the UP Govt. Orders.

4. **Project Cost:**

(a) It is understood that the project Cost shall be within limits of the cost of the detail estimate. Therefore, complete work will be executed with the ceiling cost of Rs. 19.89 Lacs and no cost escalation will be applicable of any kind except Taxes if change. The total extent of actual cost shall not exceed the Detail Estimated cost/as per work actually executed and calculated as per the Detail Estimate. If the actual cost exceeds the Detail Estimated Cost as calculated above the excess shall be borne from the Overheads of the UPPCL. If the final Actual cost is less than the Revised Estimated Cost, only the Final Actual Cost will be charged.

(b) The Architectural Fee will be paid by University, if applicable. Therefore, Architectural Fee will be deducted from centage charges and effective centage charge will be 12.50%.

5. **Time Completion:**

(a) It is understood that the UPPCL shall take up the work in accordance with the priorities indicated in writing by client and its completion will be governed by a joint pert showing the activities of the client and the UPPCL which will be updated according to the constraints of either party from time to time.

(b) The UPPCL shall build and completely finish the Project within 03 months unless prevented by any Labour Strikes, Fire accident, Earth Quake, Mob-violence attack, from the air or any other major disturbances due to change in drawings or any other reasons beyond the control of the UPPCL will obtain written permission from the client for extension of time and completely finish the project within extended time. If there is a delay in the completion of the project beyond stipulated time given in this MOU that resultant cost escalation shall not be paid by client and the excess cost shall be borne by the UPPCL.

(c) UPPCL Shall get technical sanction prior to second instalment of payment further after completion of work the UPPCL will provide the standard measurement book(s) along with all drawing.

(d) The fund allotted/Advance given by the University will be kept in a saving bank account/Flexi account so that higher rate of interest to be earned after the completion of work before handover the amount of interest should be the returned to the university.

  
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6. **Accounts:**

The UPPCL shall submit to the client such periodical audited accounts of the Unit, relating to the work as and when audited but not later than the handing over of the building. On completion of the building the final accounts shall be submitted by UPPCL. The client shall also have an access to the books of accounts of UPPCL, in case, the client deems it necessary. All payment of the 'first party' as become payable according to the terms and condition of this agreement will be made only at Kanpur, after deduction of income tax as per provision of, I.T. Act, 1961 as amended from time to time. In regard to deduction to be made for G.S.T. the order of UP Govt. as applicable from time to time shall be followed.

7. **Inspection of work & Quality Control:**

It is understood that the University or any person/committee authorized by it will inspect the 'construction work' at any time and from time to time of satisfy itself/himself that the building are being constructed by the UPPCL as per drawings & specifications as provided in the Detailed Estimate. If any defects or variation made without the written request of the client are found during the inspection, they will have to be rectified by the UPPCL at its own cost on written notice by the client within thirty (30) days from its receipt. Release of fund will be done as per the recommendation of inspection committee.

8. UPPCL have to submit work progress for completion of work and report and milestones set must be complied by UPPCL, failing which, liquidity damage will be posted Rs. 5000.00 per month maximum to 5% if UPPCL covers the progress in the next milestone the amount deducted can be released. The University will release the fund on demand as per the milestone set.

9. **Compensation for Damages:**

It is understood that the UPPCL shall remain liable to and shall indemnify the client, in respect of losses, damages, or compensation arising out of any accident or injury, sustained by the client or by any workman in the employment of the UPPCL while in or upon the said works or the same arising out of any act, default or negligence, error in judgement on the part of UPPCL its employees or agents, subject to the determination of the compensation or damages by the competent Authority as defined in the relevant laws.

10. **Settlement of Disputes:**

It is understood that any dispute or differences arising out of this Memorandum of Understanding shall be settled in accordance with the provision of Govt. order no. 156/Chawalis-2/156/91-92 Dated 5th February 1992.

11. **Inspection by University Officials:**

The concern officials of the CSJM University, Kanpur or otherwise authorized shall be entitled to inspect the construction work or may cause to be inspected the construction work at any time and after inspection or otherwise they shall be entitled to issue directions as may be deemed fit.

12. **Technical Sanction:**

Technical Sanction & Bar Chart of the Work is annexed herewith and shall be treated as part of this agreement.

  
Asst. Project Manager  
U.P. Projects Corp. Ltd.  
Unit-10, Kanpur

  
Project Manager  
U.P. Projects Corp. Ltd

**13. Defect Liability Period:**

Construction/renovation work, when completed shall have a defect liability period of six months of the date of handover the building. If any defect comes in to light during the above period because of bad workmanship/low grade material/structural deficiencies or for any other reason etc. that will be rectified by UPPCL on their cost. If UPPCL fails to do that the client(Institute) shall get defect rectified through other construction agency at cost of UPPCL and the resultant expenditure shall be charged upon UPPCL.

**14. Compensation for Damages:**

It is understood that the Working Organization/Construction Agency shall remain liable to and shall indemnify the University, in respect of losses, damages, or compensation arising out of any accident of injury, sustained by the University or by any workman in the employment of the Construction Agency while in of upon the said work or the same arising out of any act, default or negligence, error in judgment on the part of Construction Agency, its employees or agents, subject to the determination of the compensation or damages by the competent authority as defined in the relevant laws.

15. Court jurisdiction will be district court Kanpur Nagar.

For and on behalf of  
CSJM University,  
Kanpur.

  
Finance Officer  
Kanpur

In Presence of witness

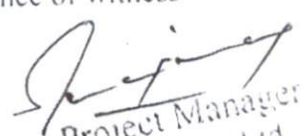
1. 

2. 

For and on behalf of  
U.P. Projects Corporation Limited Unit 10  
Kanpur.

  
Unit Incharge  
Project Manager  
U.P. Projects Corp. Ltd.  
Unit-10, Kanpur

In Presence of witness

1.   
Asstt. Project Manager  
U.P. Projects Corp. Ltd.  
Unit-10, Kanpur

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