

बिहार BIHAR

18122

AN 623891

My 20121 DEMM WILLE CON AND SOME IND

असाम्ब्र ह्याल साह स्टाम्प मेपदेष, 1. ति 120/हा आसरगंज (मंगेर)

3 MAR 2022 चिक्रावास प्रवाधिकारी मुंगेर

FORM OF SUPPLEMENTARY AGREEMENT

- 2) That WHEREAS the First Party has substantially completed the execution of the work biescribed in and covered by the Agreement No. 18/MBD/2020-21 except the items mentioned in the Schedule annexed to this Agreement and whereas the items of the work mentioned in the Schedule annexed to this agreement cannot now be executed on account of non completion of the sanitary work, electric installation and some other work; and whereas both the parties are desirous that the items mentioned in the Schedule annexed to this Agreement should be executed by the First Party after the completion of the sanitary work, electric installation and some other work, it is hereby further agreed as under:

Prakash CONSTRUCTION

PARTNER

- Dohan

- a) That First Party shall and will execute the work covered by the items mentioned in the Schedule annexed to this Agreement at the rates and as per the terms and conditions of the original Agreement No. 18/MBD/2020-21 whatsoever called upon to do so by the Engineer-in-Charge, within a period of one year from the date hereof.
- b) That the First Party shall have absolutely no claim of whatsoever nature against the Second Party for doing the work mentioned in the Schedule annexed to this Agreement as required under clause (a) above, except that which he would be entitled to under the original Agreement No. 18/MBD/2020-21
- c) That the First Party shall have to execute all the items which the Engineer-incharge consider necessary.
- e) That on the due execution and completion of this Agreement by the parties, the bill of the First Party in relation to the work already done by him under the Original Agreement No. 18/MBD/2020-21 shall be provisionally finalized by the Second Party and payment on account, if any amount due, shall be made to the First Party provided that the Second Party shall have a right to retain such amount as is considered reasonable by him as a security for the execution of the work mentioned in the Schedule annexed to this Agreement and the Second Party shall have right to deal with the said amount of security as he thinks proper under the terms and conditions of the Original Agreement. Further, on the due execution and original completion of this Agreement, the First Party shall be entitled to claim back his security deposit relating to the work in question, subject to the right of the Second Party to retain such amount as he thinks reasonable as mentioned above soon after the maintenance period of three months or six months, as the case may be mentioned in clause of the Original Agreement, is over.
- f) That the final bill relating to the entire work under the two agreements shall be prepared after the completion of the entire work covered by Agreement No. 18/MBD/2020-21 and this Agreement.
- Except as modified by this Agreement the sald Agreement No. 18/MBD/2020-21 shall remain in full force and effect.

IN WITNESS WHEREOF THE ABOVE MENTIONED PARTIES HAVE PUT THEIR SIGNATURE ON THIS DAY THE

P. PRAKASH CONSTRUCTION
Protector Protection

1/3/22

ABSTRACT

- 1 Head of Scheme :- M/R (3054)
- 2 Name of Scheme PURABSARAI (GOSHALA TO
 - Name of Scheme :- SITAKUND DIH)
- 3 Length of Scheme :- 6.00 KM
- 4 Revised A.A. Vide letter No :- CE-4(HQ)-3054 -04-156/2021- 253

AMOUNT

- (a) Construction Cost :- 122.141 Lakh
- (b) 5 Year Maintenance Cost :- 66.049 Lakh
- (c) Emeragent Work :- 9.083 Lakh
 - TOTAL :- 197.273 Lakh
- 5 Revised Estimated Cost
 - (a) Construction Cost :- 122.953 Lakh
 - (b) 5 Year Maintenance Cost :- 66.488 Lakh
 - TOTAL :- 189.442 Lakh
- 6 Revised Estimated Cost as per agreement rate i.e 0.66 % below the BOQ rate
 - (a) Construction Cost :- 122.141 Lakh
 - (b) 5 Year Maintenance Cost :- 66.049 Lakh
 - TOTAL :- 188.190 Lakh
 - (c) Emergent Repair Cost :- 9.083 Lakh

TOTAL 197.273 Lakh

08.02.22 J.E

A.E

E.É