

## Supplementary Agreement

## RURAL WORKS DEPARTMENT

1. Name of Office:

Office Of the Executive Engineer

Rural Works Department, Works

Division, Kishanganj-2

2. Name of Work:

Revised Work of "TEDHAACHH TO

BALUBARI VIA MATIYARI PART-A"

3. Head:

**MR3054** 

4. Name of Agency:

GAUTAM AGARWAL,

At- Netaji Subhash Road Purba Ansa 12, P.S- Islampur, Dist- Uttar Dinajpur.

5. Supplementary Agreement No:

09/MBD/MR3054/2017-18 (Suppl.)

6. Rate:

10% Below of BOQ Rates

7. Agreement Construction

Amount (After Revision) Rs:

37,05,559.00

8. Agreement Maintenance

**Amount** 

Rs:

9,53,577.00

9. Total Agreement Amount

(After Revision)

Rs:

46,59,136.00

10. Date of Commencement / Start:

07-10-2017

11. Date of Completion as per

Agreement:

06-07-2018

explained

Sr. Divisional Accounts Officer Rural Works Department, Works Division, Kishangani-2 Executive Engineer
Rural Works Department,
Works Division, Kishanganj-2



बिहार BIHAR

had gir

BB 495015

MalMashkoor Alam S.V. Kishanganj Usence No.-06/99/KSG

## **SUPPLEMENTARY AGREEMENT**

- 1) That this Agreement shall be called as Supplementary Agreement to the <u>Agreement No 09/MBD/MR3054/2017-18</u> relating to the construction of <u>TEDHAGACHH TO BALUBARI VIA MATIYARI PART-A</u> entered into by the parties to this Agreement.
- 2) That WHEREAS the First Party has substantially completed the execution of the work described in and covered by the Agreement No 09/MBD/MR3054/2017-18 except the items mentioned in the Schedule annexed to this Agreement; and whereas both the parties are desirous that the items mentioned in the Schedule annexed to this Agreement should be executed by the First, it is hereby further agreed as under:
  - 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. 09/MBD/MR3054/2017-18 whatsoever called upon to do so by the Engineer-in-Charge.
  - 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. 09/MBD/MR3054/2017-18
  - c) That the First Party shall have to execute all the items which the Engineer-in-charge consider necessary.
  - d) That on the due execution and completion of this Agreement by the parties, the bill of the First

Colomod

16/10/25 PENON

Scanned with CamScanner