

BHAKRA BEAS MANAGEMENT BOARD (I.W) NANGAL TOWNSHIP.

NOTICE INVITING TENDER

NIT No 112/BDD/2018 Addl. Superintending Engineer, Bhakra Dam Division, BBMB, Nangal Township – 140124 (Pb.) invites sealed tender from the Central/State eligible contractors/ L&C Co.-Op Societies for the following work on through rate on work order basis. Tender opened on **14.06.2018** at 3.30 PM.

Sr. No.	Name of work	Approximate Cost of the work	Earnest money	Approximate period
1.	“Providing and laying Patch work with bitumen Macadam 50-75 mm thick in between culvert No. 26 to 28 on Nangal Bhakra Road.	2.86 lakhs	Rs. 5720.00	2018-19

Terms & Conditions: -

- 1 The reputed & financially sound A Class contractors duly reelected from the State/Central PWD, Railway, MES & others public sectors enterprises, who have the experience and capacity of handling the works of such magnitude, need only to give tenders duly supported with the works handled by them. The contractor must possess ownership/possession of Hot mixing plant fitted with three bin primary gradation unit and other requisite tools and plants equipment such as road roller, paver, sprayer, tipper etc.
- 2 The L & C Co: Operative Societies must also produce a certificate duly numbered and signed by Registrar, Co-operative Society to show that:-
 - i. The society is in existence and holds good reputation and there is no complaint against it.
 - ii. Financial capacity of the society for execution of the work.
The Society should produce list of works executed by them in PWD and a certificate from the concerned division regarding the satisfactory performance.
3. Tender documents can be down loaded from the BBMB Web Site “www. Bhakra. Gov.in” and cost of the document be attached with the bi9d/Tender in the shape of Bank Draft/Deposit at Call Receipt work Rs. 200/- (non-refundable) drawn on any scheduled Bank at Nangal or Naya Nangal in favour of Accounts Officer, BBMB, Nangal (Punjab). The documents can also be had up to 1.30 PM from the above said office at cost of Rs. 200/- (non-refundable) against written request along with the following documents.
 - i. Production of enlistment/Registration of the Contractor and a copy of the resolution of the society.
 - ii. Necessary certificate/testimonials of satisfactory performance of work of such magnitude & detail of works carried out by the tenderer during the last three years.
 - iii. Proof of deposit of earnest money.
 - iv. Latest income tax clearance certificate and a copy of PAN in case no PAN has been allotted form 15-H must be attached
- v Valid registration document.
- vi Affidavit duly attested by the Executive Magistrate/Notary that no recovery is outstanding in any Govt. Departments and that the contractor/firm/ agency has not been debarred/ black listed by any Government/semi Govt. organization /corporation, board at any stage. The tenderer shall also mention in the affidavit that he passes hot mix plant fitted with 3 bin primary graded unit.

Note: - In case of down loading of tender from the above documents must be attached with the tender/bid

4. The cost of the tender document shall be submitted to the Sr. Executive Engineer, Bhakra Dam Division, Nangal Township, Distt. Ropar -140 124 (Punjab) Rs. 200.00 in the shape of Demand Draft in

favour of Sr. Accounts Officer, BBMB, Nangal Township before the last date and time of opening of tender. Tenders without cost of tender documents shall not be entertained.

- 5 Earnest money amounting to Rs. **5720.00** will be accepted only in the shape of Demand Draft drawn on any scheduled bank payable at Nangal Township/Naya Nangal in favour of the Accounts officer, BBMB, Nangal Township. The same shall be submitted to the Executive Engineer, Nangal Dam Division BBMB Nangal before the last date & time of opening of tender. The tenders without earnest money will not be considered
- 6 Detailed NIT./Design/Quantities/Specifications/any other information concerning to above work can be seen in the office of Addl. Superintending Engineer, Bhakra dam Division, BBMB, Nangal Township – 140124 (Pb.) on any working day during working hours.
- 7 Only those firms / contractors are eligible to tender their rates, whose hot mix plant is fitted with 3 bin primary graded unit. In case of non – operation of graded unit, the work shall be stopped.
8. Site of installation of Hot Mix Plant & collection of material should be nearest to site of work. The lead of site of Hot Mix Plant from the site of work should not in any case be more than 45 Km from any point of the road where work is to be executed. Manufacturing and rolling temperature should be as per table 500.5 of M. O.R.T & H specifications (4th revision).
9. (a)The Hot Mix Plant will be located at the site specified by the Engineer-in- Charge. If the contractor installs the Hot Mix Plant at any other location convenient to him within the distance mentioned in clause No. 8 above, the payment shall be made from the specified location only.
(b) The hot mix plant as stipulated in the list of machinery in Clause No.23 shall be installed well before starting of work.
10. BBMB land for installing hot mix plant, if available shall be given free of cost for the duration for work. The contractor shall vacate the Government land within 30 days of the completion of work, failing which rent will be charged @ Rs. 2.00 per square meter of land per month.
11. The earnest money shall be returned after three months or after approval of the tender, whichever is earlier, whether contractor submits tender or not.
12. Conditional Tenders or tenders received without earnest money or tender submitted through tax/e-mail, incomplete tenders and tenders which are not in specified forms are liable to be rejected without assigning any reason.
13. The total length of road to be carpeted shall be divided into suitable reaches. The allotment of next reach will be done after the work of reach allotted earlier is completed to the satisfaction of Engineer-in-charge.
- 14 The work shall be executed strictly in accordance with Pb. PWD/MORT & H Specifications to the entire satisfaction of the Engineer-in-Charge. Further in case there is (Latest edition corrected up to the date of tender) /M.O.R.T. & H (5th revision) any contradiction in above quoted specifications the decision of the Engineer-in-Charge shall be final.
15. The premixing work shall be done mechanically through hot mix plant and laying premix carpet will only be done through pavers by the contractor / L& C Co – Operative societies and no machinery / equipment shall be deployed by the department.
- 16 The contractor shall provide at his own cost all materials, tools, plants and other machinery required to complete the job & will physically demonstrate the same before the start of work in respect of their performance.
17. The contractor shall have to set up fully equipped quality control laboratory duly equipped with necessary laboratory equipment as per Annexure- A at his own cost near the site of the work and test required for quality control will be got done by the

department in the presence of departmental representative, or from the BBMB Laboratory or any other laboratory at the cost of contractor confirming to tests mentioned in the quality control hand book / specifications relating to each item of work. If the material is not confirming to the relevant specifications, the same shall be rejected and no claim for the rejected material shall be entertained.

18. All the material is to be arranged & supplied shall be delivered and stacked by the contractor at the site of hot mix plant in separate bins and free from all encumbrances. The material shall be clean neatly stacked on pucca platform, grade wise with sufficient space between stacks to avoid mixing.
19. Nothing extra shall be paid if any local carriage of any material is done irrespective of lead and lift.
20. The material shall be supplied according to the grading given in the requisite specifications and no over gauge / under gauge material shall be used.
21. Before tendering the contractor is advised in his own interest to visit the site and acquaint himself with the site conditions. No claim shall be entertained later on, any account whatsoever.
22. Specific item rates should be quoted in metric units without a reference to C.S.R. No percentage rate shall be quoted by the contractor for any item of work. Noncompliance of these instructions in respect of any item will render the tender invalid.
23. The quality control shall be exercised / observed by the Engineer-in-Charge/contractor as per guidelines stipulated in the prescribed specifications.
24. If due to overheating of bitumen or improper workmanship desired quality is not obtained, then such work shall be rejected and shall have to be re-laid by the contractor at his own cost.
25. The contractor shall provide machinery and other necessary tools and plants such as: -
 - a) Hot Mix Plant about 40-50 ton capacity fitted with 3 Bin primary gradation units; preferably weigh batch type (preferably with electronic control).
 - b) Paver / Finisher (Apollo or equivalent make)
 - c) 8/10 Tons smooth wheeled diesel road rollers for P.C. work.
 - d) Insulated steel tanks for storing bulk bitumen, preferably of 100 Ton capacity
 - e) Weigh bridge preferably electronically operated.
 - f) Tipper / Trucks
 - g) Any other tool and plant as may be required for executing the work.
26. Ordinary Single drum heating and mixing type Hot Mix Plant shall not be permitted.
27. Hot Mixed Plant working with BBMB shall not execute work in any department/agency till finalization of the ongoing contract except with the prior approval of S.E.
28. The contractor shall make his own arrangement for the watch and ward of his plant and material and for providing amenities at site.

29. Four tests for quality of bitumen in mixed material shall be carried out in each kilometer length of the material laid.
30. The temperature of bitumen / premix shall not exceed the specified limit in any case. For this purpose the temperature of heated bitumen / premix shall be checked as follows: -
 - i) Before the start of mixing
 - ii) After every stoppage and resumption of mixing
 - iii) After every tipper load is about half – filled.
31. Mixing shall be thoroughly done to ensure that a homogenous mixture is obtained in which all the particles of the aggregates are coated uniformly. The mix shall be immediately transported from the HMP to the point of use in suitable vehicles/ tippers. The vehicle/tippers employed for transport shall be clean and the mix being transported covered in transit if so desired by the Engineer-in-charge. The tippers used will have suitable cover at the back so that no material falls on the existing road during transportation.
32. Any portion showing signs of working loose or settlement within one month of consolidation shall be repaired immediately by the contractor at his own cost. The finished surface shall not have any variation greater than 10mm from three meters straight edge laid parallel to the center line of the road and shall be true to the specified cross section.
33. Full existing material width of the road should be covered by premix carpet.
34. The quantity and amount of work indicated in NIT can be increased / decreased to any extent and any item can be omitted or substituted according to the requirement of the department. No extra claim on this account what – so – ever shall be entertained.
35. All supplies shall be separately measured and accounted for in the measurement book and only accepted measurement will be entered and paid for.
36. Rent of land for stacking of material, octroi, Toll Tax/ Royalty / Malkana or entry tax other charges leviable during the transit of material shall be borne by the Contractor / L&C Co-Op. society.
37. Acceptance of the tenders is subject to the approval of the competent authority who does not bind itself to approve or accept the lowest tender and reserves the right to reject any or all tender without assigning any reason.
38. The entire resurfacing work shall be done in mechanized fashion using approved equipment's for different operations as recommended for this type of work in M.O.R.T. & H Specification and it shall be the sole responsibility of the contractor himself to arrange for the requisite machinery at his own cost. No machine / equipment shall be supplied by the department.
39. The road surface laid with premix carpet shall be rolled with power rollers/ or other approved plants to achieved the desired compaction and surface finish as per

requirements of M.O.R.T. & H specifications for this type of work.

40. Contractors and their agents are to exercise proper and vigilant control to ensure that prescribed mixes of various ingredients for the premix carpet recommended in the specifications for this type of work are being used and the carpet is laid and rolled properly. Control on the quality of materials and work shall be exercised by the department in accordance with the relevant clauses of the Pb. PWD/ M.O.R.T. & H specifications. The surface finish of construction shall conform to the requirements of relevant clauses of the M.O.R.T. & H Specifications.
41. The earnest money furnished by successful tenders on whom the order is placed shall be converted into security deposit as a guarantee for faithful and satisfactory execution of the contract. Security deposits not claimed within three year from the date of completion of contract shall be treated, as “Lapsed Deposit” and no claim for refund thereof shall be entered from the contractor except under very special circumstances and for good and valid reasons.
42. The earnest money/security deposit taken from the firms/tenders under this Para shall be forfeited in part or in full under the following circumstances:
- a. If the tenderer withdraw his tender at any stage during the currency of his validity period his earnest money shall stand forfeited in full.
 - b. If the acceptance of tender has been issued but the contractor refuses to comply with it, the earnest money deposited by him shall be forfeited in full, irrespective of the fact whether the BBMB sustains any loss on account of his defaults or not. This forfeited shall be without prejudice to the right of the BBMB to claim any more damage as admissible under the law as well to take such executive action against the contractor as blacklisting etc.
 - c. Where the contract accepted but the contractor stops the work after partially fulfilling the contract, the security deposit shall be retained and adjusted against any loss that may be caused to BBMB through work being got completed from alternative source at the contractors risk & cost and or any other damage recoverable from the contractor under the terms of contract.
 - d. In the event of a breach of contract in any manner, the security deposit shall be forfeited and adjusted against the claim of the BBMB on the contractor for any damage or for any loss sustained by the BBMB on account of such breach.
43. 10% security shall be deducted from the running bills of the contractors/ societies. All the running payments will be treated as advance payments.
44. The water needed for the construction purpose will have to be arranged by the contractor himself at his own cost.
45. Competent authority has the right to spilt up / allot any of the site to the willing contractor / society at the general approved rate taking into account to capacity / capability of contractor / society.
46. All berms of road used for the execution of work shall be maintained to its original form after the execution / completion of work.

47. Chowkidar at barrier for night watch for the material shall be provided by the contractor.
48. Light signals at night, display of caution boards and passage for the traffic as mentioned in the specifications Pb. PWD/ M.O.R.T. & H shall be provided during the execution of work by the contractor at his own cost.
49. The condition No.5 regarding arbitration contained in the standard work order form stands deleted and the condition No.3 stands substituted with the following:-

“The order for execution of work can be cancelled and the work stopped at any time by the Officer-in-Charge of the work or by any officer superior to him in authority. The contractor shall have no claim for any compensation or damage on this account.”
50. In case the tenderer is other than individual the tender will be supported with the authority to sign it.
51. The department shall not be responsible for any loss or damage of the material or works due to rains, floods or any other act of nature etc
52. The work should not be assigned to other party or sublet, without written approval of the department. In case it is done the contract / work order will be terminated on its merit and the contractor will have no claim of any sort regarding agreement/ assignment of man power / material, machinery etc.
53. No claim of the contractor for any disruption on account of job to be done by the department will be entertained.
54. Premix carpet shall be measured for payment in Sqmt. However the contractor shall install his own weigh bridge at suitable locations and weighment of each batch (sent to road site) will be made in the presence of department officials for proper record maintained thereof. Further, the contractor shall ensure that a quantity of 1 M.T. Premix material is laid over an area of 24 Sq.m.
55. The agency will arrange bitumen of VG-10/bitumen emulsion R.S. from Indian Oil Corporation at his own cost / including cartage.
56. The income tax, Sales tax and other any tax of leviable shall be deducted on gross value of the work done by the contractor.
57. Conditions regarding bitumen to be arranged by the contractor:
 - i) Bitumen conforming to the IS specification latest edition shall be arranged by the agency themselves. The agency shall also be responsible for its proper consumption, up keep and safe custody etc. Consumption of bitumen shall be governed by the relevant chapter of the Punjab PWD specification. / M.O.R. T& H specification latest edition.
 - ii) Sufficient storage capacity Minimum 100 MT (One Hundred M. Ton) with heating arrangement will be made by the agency.
 - iii) Bitumen used for the work shall be heated in boilers only and not in open area. Spraying of bitumen wherever necessary should be done only with the mechanical sprayer and premixing of bituminous and stone aggregate should be done only by proper mechanical, mixer / Hot mix plant

iv) The loaded tanker of bitumen shall be weighed/unloaded in the presence of Engineer-in-charge of the work and necessary entry of the quantity will be made in the register under the dated signature of the JE/contractor. Proper daily account for the consumption of bitumen will be maintained by the JE/contractual agency in the register, which shall be available at plant site.

58. All pot-holes shall be repaired by WBM patches depending upon the condition of the road. WBM patches will be covered by one coat of surface dressing depending upon the intensity of patch work for which the decision of the Engineer-in-charge shall be final. For filling pot holes, stone metal, Bajri and Bitumen will be supplied by the department free of cost. The contractor shall arrange all other materials, T & P and labour etc. The patches shall be laid as per instructions and to the entire satisfaction of the Engineer-in-charge. Nothing extra will be paid in lieu of filling of potholes. Patch work shall be done in advance.

59. Excavation of road way should be carried out strictly as per clause 301 of MORTH specification (4th Revision).

PERFORMA FOR BITUMEN REGISTER

Receipt				Issues				
Date of receipt	Qty. received	Progressive total	Date of consumption	Qty. of bitumen consumed	Total consumed	Balance in hand	Contractors initial	JE's initial
1.	.2.	.3.	.4.	.5.	.6.	.7.	.8.	.9.

DAILY COMPARISON OF ISSUE WITH REQUIREMENTS

Item of work for which bitumen consumed	Approximate quantity of work done	Theoretical requirement of bitumen for work done.	Remarks	
			JE/SDO	
1.	2.	3.	4.	5.

- v) In case of actual consumption of bitumen is less upto 5% of specified quantity as per relevant specifications, recovery for the quantity less consumed shall be made @ current rate of Bitumen. In case the consumption of bitumen is less by more than 5% of the specified quantity, the matter shall be decided by the Engineer-in-charge as to whether the work can be accepted or not. If the Engineer-in-charge decides that the work can be accepted, in that case the recovery of the quantity of bitumen less consumed shall be made at double of the current rate of bitumen besides any reduction in rates of that particular item of work, which shall be decided by the Engineer-in-charge.
- vi) If the actual consumption of bitumen is more than specified quantity as per relevant specification, no additional payment shall be made to the contractor.
- vii) When the work under this contract is being executed, the contractor shall not undertake any other work without written permission of the Engineer-in-charge. In case of permission granted by the Engineer-in-charge the contractor shall make separate arrangement of bitumen.
- viii) Nothing extra shall be payable to the contractor, if the actual consumption of bitumen is found to be more than the theoretical consumption.
- ix) The bulk bitumen shall be kept in fenced enclosures to avoid any untoward incident. In case of laps, the consequences if any will be the responsibility of the agency.

- x) The contractor shall be bound to procure/ purchase bitumen from the refineries for all bituminous items and will also produce original bills of purchase of bitumen from the Refineries, which will be attached with the payment certificate/ running bills. The consumption of the bitumen shall be compared with the quantity of bitumen purchased from the refineries by the contractor. If the contractor fails to produce original bills of purchase of bitumen from the refineries along with the running bills no payment in respect of bituminous items shall be admissible.

ADDITIONAL CONDITIONS: -

1. The department reserves the option to take away any item of work or any part thereof at any time during the currency of the agreement and allot it to another agency after serving a notice of 10 days to the contractor without liability of compensation.
2. No claim on account of fluctuation in prices due to war or any other cause shall be considered
3. It will be the responsibility of the contractor to ensure that trees in the labour camp at site and the vicinity thereof etc. are not damaged by his labour of agent, cost of such damage, if any, will be assessed at the discretion of the Engineer – in – Charge and deducted from the bill of the contractor.
Note : - No labour will be allowed to reside at the site of work.
4. Fair wage clause as well as the latest Punjab Public works department contractor labour regulation referred to in clause (c) of the said clause shall be binding on the contractor and he will strictly follow the terms and conditions laid down therein
5. The contractor shall be required to submit a return to the labour welfare officer / Executive Engineer on the tenth of every month in the prescribed form for the payment of wages under fair wage clause. The failure of the contractor do so shall be considered as breach of the agreement and will be dealt with as such.
6. The contractor shall be responsible for the removal of the debries as has been created by the work allotted to him from site of work to specified places failing which it will be removed by the department at the contractor's cost and no claim regarding the department having spent excess amount on the removal of the debries shall be entertained.
7. **RESIDUAL MATTERS: -** All the residuary matters not specifically covered by the provision of work order shall be regulated in accordance with the department rules of PWD.
8. The quantities as given in the estimate are approximate and are only for the guidance of contractor and not for any claim etc.
9. The department has the right to change the design and specifications during the execution of the work.
10. Any excess payment made to the contractor inadvertently or otherwise for this work or any other work shall be deducted from any amount whatsoever payable by the BBMB to the contractor.
11. The security shall be refunded after three months of the final record entry but not before the final payment.
12. Earnest money deposited by the contractor/ society / firm will be returned to the unsuccessful tender only after approval of tender or 3 months whichever is earlier whether contractors / society / firms submit tenders or not.
13. The tender of the contractor / society / firm with un-satisfactory performance shall not

- be entertained
14. Earth required by the contractor shall not be dug from any part near the area of the work. The site from which the earth is to be brought is subject to the prior approval of the Engineer- in- Charge.
 15. As per decision of the Hon'ble supreme court no overloading is to be due by the contractor, if it is found that overloading of material is carried by the contractor, then the carriage rates shall be reduced by 50% and the recovery will be made from the bill of contractor. Full rate shall only be applied if it is certified by the field staff that the actual carriage of material is within the norms and no overloading has been done
 16. In the event of failure of contractor to complete the work with in stipulated period, he shall be liable to pay as compensation an amount equal to 1/2% per week or part thereof subject to maximum 10% ordered value/ contract value for the period of delay in completion. However under any unavoidable circumstances necessary permission to extend the period shall have to be specifically directed by executive agency from concerned SE.

Signatures of the contractor

Signature of the officer-in-charge

Annexure – A

List of Laboratory Equipment

- 1) Balance (as per requirement)
- 2) Oven electrically operated, thermostatically controlled upto 110° c – Sensitivity 10° c
- 3) Set of sieves As per requirement
- 4) Penetrometer automatic adjustable weight arrangement and needles as per IS-1203-1958
- 5) Soxhlet extraction apparatus complete with extraction thimbles etc.
- 6) Distant reading thermometers.
- 7) Flakiness index test apparatus.
- 8) Aggregate impact apparatus as per IS – 2386 Part IV
- 9) 3-m Straight edge and measuring wedge.
- 10) Camber templates.

BHAKRA BEAS MANAGEMENT BOARD (IW)
THE O/O THE ADDL. SUPERINTENDING ENGINEER, BHAKRA DAM DIVISION, NANGAL,
DISTT. ROPAR- 140 124 (PB)
TENDER FORM
Price Bid/Financial Bid

NIT No 112/BDD/2018	Tender form No. _____
Date of opening tender:	Cost of tender form: Rs. 200/-
Time of opening of Tender	Approx. Cost:- Rs.2.86 lakhs
	Earnest Money:- Rs. 5720/-

Name of Contractor & Address.

Name of Work:- "Providing and laying Patch work with bitumen Macadam 50-75 mm thick in between culvert No. 26 to 28 on Nangal Bhakra Road.

Sr. No.	Description of the items	Approximate Quantity	Unit	Rates offered by contractor
1.	Patch Work with Bituminous Macadam 50mm to 75mm thickness (Grading II) Providing and laying patch work with bituminous macadam 50mm to 75mm thick using crushed stone aggregates of specified grading premixed with bituminous binder VG-10 @ 3.4% in batch type hot mix plant, carriage of mixed material to site of work, laid after trimming the pot hole, removal of failed material, laying by suitable means and rolling with a smooth wheeled roller to match the adjoining surface complete as per technical clause 504 of MORT&H specifications (AOR)	37.96	cum	
2.	Tack Coat @ 0.40 kg per sqm :- Providing and applying tack coat with penetration grade bitumen VG-10 using bitumen pressure distributor at the rate of 0.40 kg per sqm on the prepared bituminous surfate/granular surface trated with prime coat after cleaning the surface complete as per technical clause 503 of MORT&H (AOR)	610.70	Sqm	
3.	Seal Coat Type "B" Providing and laying of premix sand seal coat premixed in batch type hot mix plant using specified fine aggregates and penetration grade bitumen VG-10 @ 0.68kg per sqm, carriage of mixed material to site of work, laid to the specified levels, grade and cross fall complete as per technical clause 513 of MORT&H specifications (AOR)	610.70	Sqm	

I am ready to execute the work as per terms & conditions (attached herewith duly signed on each page) of the NIT

No.112/BDD/2018

No of sheets _____

Nos of conditions quoted.

By the Contractor _____

No. of cuttings _____.

No. of overwriting _____

Signature of the Contractor

Sr. A.O.

ADDL.S.E. BHAKRA DAM DIVN, NANGAL

Earnest money for Rs.5720/- deposited vide Bank Draft/DAC No. _____

Dated _____ and Rs.200/- on account of cost of tender form deposited vide Receipt/Bank Draft

No. _____ Dated _____ on _____

Bhakra Beas Management Board, Irrigation Wing.
O/O The Sr. Executive Engineer, Bhakra Dam Division,
Nangal Township. Distt . Ropar-140124 (Pb.).

BBMB,

NOTICE INVITING TENDER

NIT No.	Name of the work	Earnest Money	Last Date of Receipt / Opening of Tenders
112/ BDD/ 2017	Providing and laying Patch work with bitumen Macadam 50-75 mm thick in between culvert No. 26 to 28 on Nangal Bhakra Road	Rs.5720/-	14.06.2018 at 3.30 PM

The detailed NIT/terms & conditions etc. please visit/download from the BBMB Web Site”

[www. bbmb. gov in](http://www.bbmb.gov.in)”,

No _____/NIT-112

Dated _____/2018

To

The Joint Director,
Public Relations Board Secretariat,
BBMB, Chandigarh.

Subject: - NIT for the work of:- Providing and laying Patch work with bitumen
Macadam 50-75 mm thick in between culvert No. 26 to 28 on Nangal Bhakra Road

Kindly find enclosed 6 copies English of the specimen
of advertisement for its wide publicity/circulations preferably in
the following News Papers.

- 1 Indian Express, Chandigarh.
- 2 The Danik Jagran, Jalandhar.
- 3 Punjab Kesri, Chandigarh.

The Advertisement must be published/appear in the New Papers on 15.05.2018.
The expenditure may please be booked to the Head: - 2701-01-129-01-703-501 Bhakra Dam
Division, BBMB Nangal Township

DA/- As above

Add. Superintending Engineer,
Bhakra Dam Division, BBMB
Nangal Township.

CC

1. Dy.Chief Engineer,Bhakra Dam Circle, BBMB Nangal
- 2 Sr Accounts Officer, Works-I Section BBMB Nangal Township
- 3 S D O R&C Sub Division Bhakra