

DELHI STATE INDUSTRIAL & INFRASTRUCTURE DEVELOPMENT CORPORATION.LTD.
Plot No. 74A, Room No.205, 2nd Floor, Ring Road, Lajpat Nagar-III, New Delhi: -110024
OFFICE OF THE EXECUTIVE ENGINEER (CD-24)

No. DSIIDC/EE (CD-24)/2024-25/143

Date: 17.03.2025

To,
M/s DSRV Infrastructure Co.
GD-6, Vishakha Enclave Pitampura,
New Delhi-34

Subject: Your company has been debarred from participating in DSIIDC Tenders.

References:

- Relevant Tender ID:2024_DSIDC_266035_1 for the work of C/o Road and S.W drain at Phool Bagh Place, Shastri Park Ext. Nathupura in Burari AC (Regn. No.951)
- This office Show-Cause notice No. DSIIDC/EE (CD-24)/UC/P-220374/2024-25/103 dated 27.12.2024
- Your Written reply to the show-cause notice No Nil dated 01.01.2025

Dear Sir,

Reference your letter no Nil dated 01.01.2025 received on 02.01.2025 in this office. Your reply has been carefully examined as hereunder:

S. No.	Your reply	Our examination
1.	The undersigned is in receipt of your notice mentioned above under reference and noted its contents.	No comments
2.	The content of your letter are not correct and strongly denied accept which are matter of record.	Your statement about incorrectness of content in our letter dated 27.12.2024 is not acceptable as no cogent endure has been provided to the contradict.
3.	It is stated by you in your notice that the bid was examined by your good self office based on market rates of the material against which GST vouchers has been made mandatory as per NIT condition.	Matter of record
4.	Now your attention is brought to the previous works which has been awarded in the financial year 2023-24 are being carried out under the supervision of DSIIDC at around 65%-70% below the estimated cost put to tender in these tenders also GST vouchers of the material are mandatory.	Notwithstanding the correctness of your statement, you were required to defend your court which is an independent contract and not link with any work awarded in the financial year 2023-24. Therefore, it does not show any valid cause in sport of your tender cost being unworkable and speculative in nature.
5.	It is further submitted that we are class I CPWD reputed contractor and the rates quoted by me have been examined by my expert technical team.	The submission is irrelevant to the notice issued.

- Reasons for Debarment:** In light of the above speaking non acceptance of your reply, it is determined that the amount of major materials on prevailing market rates as has been worked out Rs. 2,63,78,000.34 is more than your total tendered cost i.e. Rs. 1,81,09,515.53. Therefore, the rates quoted by you are non-workable thereby making your tender speculative. Your quotation on non-workable rates is submission of wrong information with respect to not quoting Right prices against the said tender for the captioned work.
- After thoroughly evaluating the evidence and your submission mentioned above, it has been established that your company committed the serious misdemeanour. As a result, the Competent Authority of DSIIDC has decided to debar you from participating in any of our tenders.
 - The Debarment shall automatically extend to all your allied firms. In the case of a joint venture/ consortium, all partners shall also stand debarred.
 - Debarment does not impact your other contractual or legal rights.
 - Contracts concluded before the issue of this debarment order shall not be affected by this debarment Orders.

3. Other Consequences of Debarment:

- a) During the validity of the debarment order, no contract of any kind whatsoever shall be placed on you including your allied firms, by DSIIDC covered under the jurisdiction mentioned above.
- b) If you, including your allied firms, has submitted any bid before this debarment and is yet not decided, it shall be ignored.
- 4. Debarment Duration:** Effective immediately, you are debarred from participating in any work process of DSIIDC for a period of two years.
- 5. Appeal Process:** You may appeal against this order in the appropriate Courts of Delhi jurisdiction only, if you may wish so.
- 6. Revocation of Debarment:** Upon completion of the debarment period, this debarment shall automatically stand revoked, and your company may apply for tendering again as per procedure. This order shall run concurrently with previous orders of debarments in other works if any.

We trust that your company shall rectify its conduct after the debarment period.

Sincerely,

(S.D. Sharma)
EE (CD-24)

