



**Government of West Bengal**  
**Irrigation & Waterways Directorate**  
**Central Tender Unit**

Jalasampad Bhawan, 8h Floor, Salt Lake, Kolkata-700001  
E-Mail ID: [ctuiwd@gmail.com](mailto:ctuiwd@gmail.com)

**8<sup>th</sup> Corrigendum**

e-NIT No - WBIW/CTU/CE(North)/e-NIT-26(e)/ 2025-26 , S.L no.- 1

Tender Id: 2026\_IWD\_982630\_1

**Name of work : “ Bank protection works for a total length of 2850 m to the left bank of river Ganga and right bank of river Koshi including restoration of Ring Bundh for a length of 500 m by using geosynthetic Concrete Mattress / Articulated Concrete Block from Kesharpur to paschim Ratanpur within PS : Bhutni & Ratua , Block Manichak & Ratua – I in the District : Malda . “**

Modifications mentioned below in respect of Clause-31 incorporated in 5<sup>th</sup> corrigendum is as follows :

Reference	Please Read	Instead of
<b>Clause 31: Arbitration Clause as per 5<sup>th</sup> Corrigendum</b>	<p>In case of any disputes on the contract resolved by the Departmental Dispute Redressal Committee (Constituted as per Clause 25 of WB Form no 2911), either party may refer a decision of the Departmental Dispute Redressal Committee to an Arbitrator within 28 days of the Departmental Dispute Redressal Committee’s written decision. If neither party refers the dispute to arbitration within the above 28 days, the Departmental Dispute Redressal Committee’s decision shall be final and binding.</p> <p>The procedure for arbitration will be as follows:</p> <p>(a) In case of dispute or difference arising between the Client (IWD) and the Contractor relating to any matter arising out of or connected with this contract agreement, such disputes or difference shall be settled in accordance with the Arbitration and Conciliation Act 1996 as amended by the Arbitration and Conciliation (Amendment) Act, 2021. The arbitral tribunal shall consist of 3 Arbitrators one each to be appointed by the Client (IWD) and the Contractor. The third Arbitrator shall be chosen by the two Arbitrators so appointed by the Parties and shall act as Presiding Arbitrator. In case of failure of the two Arbitrators appointed by the parties to reach upon a consensus within a period of 30 days from the appointment of the Arbitrator appointed subsequently, the Presiding Arbitrator shall be appointed by the Indian Council of Arbitration.</p> <p>(b) If one of the parties fails to appoint its Arbitrator in pursuance of sub-clause (a) above within 30 days after receipt of the notice of the appointment of its Arbitrator by the other party, then the Indian Council of Arbitration, shall appoint the Arbitrator. A certified copy of the order of the Indian Council of Arbitration, making such an appointment shall be furnished to each of the parties.</p>	<p>In case of any disputes on the contract resolved by the Departmental Dispute Redressal Committee (Constituted as per Clause 25 of WB Form no 2911), either party may refer a decision of the Departmental Dispute Redressal Committee to an Arbitrator within 28 days of the Departmental Dispute Redressal Committee’s written decision. If neither party refers the dispute to arbitration within the above 28 days, the Departmental Dispute Redressal Committee’s decision shall be final and binding.</p> <p>The procedure for arbitration will be as follows:</p> <p>(a) In case of dispute or difference arising between the Client (IWD) and the Contractor relating to any matter arising out of or connected with this contract agreement, such disputes or difference shall be settled in accordance with the Arbitration and Conciliation Act 1996 as amended by the Arbitration and Conciliation (Amendment) Act, 2021. The arbitral tribunal shall consist of 3 Arbitrators one each to be appointed by the Client (IWD) and the Contractor. The third Arbitrator shall be chosen by the two Arbitrators so appointed by the Parties and shall act as Presiding Arbitrator. In case of failure of the two Arbitrators appointed by the parties to reach upon a consensus within a period of 30 days from the appointment of the Arbitrator appointed subsequently, the Presiding Arbitrator shall be appointed by the Indian Council of Arbitration.</p> <p>(b) If one of the parties fails to appoint its Arbitrator in pursuance of sub-clause (a) above within 30 days after receipt of the notice of the appointment of its Arbitrator by the other party, then the Indian Council of Arbitration, shall appoint the Arbitrator. A certified copy of the order of the Indian Council of Arbitration, making such an appointment shall be furnished to each of the parties.</p>



18. **Superintending Engineer**, Greater Calcutta Drainage Circle, Jalasampad Bhawan, Salt Lake, Kolkata – 700091.

19. **Superintending Engineer**, Western Circle-I Circle, Jalasampad Bhawan, Salt Lake, Kolkata – 700091.

20. **Superintending Engineer**, Eastern Circle, Jalasampad Bhawan, Salt Lake, Kolkata – 700091.

(21-28). **Executive Engineer**, Mayurakshi Head Quarters Division , Mayurakshi South Canal Division, Mayurakshi North Canal Division, Ganga Anti Erosion Divn-I/II/, Malda (I) Divn./ Mahananda Embankment Divn, Berhampore (I) Divn.

29. **Notice Board**, Central tender Unit.

Sd/-  
Superintending Engineer  
Central Tender Unit  
Irrigation & Waterways Directorate