## BID SOLICITATION DOCUMENTS



## FOR THE WORKS, TENDER ON 18/10/2024

Work No.	Work Name	E/ cost Rs: in Million	
	ADP No.2108(210455)-Construction of Flood Protection works, Irrigation Channels and Installation of Solar Irrigation Tube Wells in Khyber Pakhtunkhwa.		
1	Construction of Solar based Irrigation Tube well at Bela in District Mansehra (Construction of Pumping Chamber)	2.42	
2	Construction of Solar based Irrigation Tube well at Bela in District Mansehra (Installation of Solar System with Pumping Machinery)	5.22	

## EXECUTIVE ENGINEER MANSEHRA IRRIGATION DIVISION MANSEHRA

For the work:			
Contractor:-			

## STANDARDFORMOFBIDDINGDOCUMENTS

## **FORPROCURE**

## **MENTOFWORKS**

(CIVILWORKS)

(ForSmallerContracts) **UnderRs.45Million** 

NotifiedvideNotificationNo.KPPRA/M&E/SBDs/1-1/2015DatedPeshawartheMay03,2016

KHYBERPAKHTUNKHWAPUBLICPROCUREMENTR EGULATORYAUTHORITY(KPPRA)

## **SUMMARYOFCONTENTS**

## **Subject**

- (I) INVITATIONFORBIDS
- (II) INSTRUCTIONSTOBIDDERS& BIDDINGDATA
- (III) FORMOFBID& SCHEDULES TOBID
- (IV) CONDITIONSOFCONTRACT&CONTRACTDATA
- (V) STANDARDFORMS
- (VI) SPECIFICATIONS

## NOTICE INVITING E-BIDDING

## (Single Stage Two Envelope Procedure E-Bidding System)

Executive Engineer Mansehra Irrigation Division Mansehra, Government of Khyber Pakhtunkhwa invites Electronic Bids from eligible firms / bidders in accordance with KPPRA Procurement Rules 2014 on Single Stage Single Envelope procedure for the following Works:

S.N	Work Name	E/ cost	Bid	Time Limit
0			Security	
			/Stamp	
			Duty	
	ADP No.2108(210455)-Construction of Flood Protection			
	works, Irrigation Channels and Installation of Solar			
	Irrigation Tube Wells in Khyber Pakhtunkhwa.			
1	Construction of Solar based Irrigation Tube well at Bela in	2.42	52400	6 Months
	District Mansehra (Construction of Pumping Chamber)			
2	Construction of Solar based Irrigation Tube well at Bela in	5.22	113400	.do.
	District Mansehra (Installation of Solar System with			
	Pumping Machinery)			

#### **TERMS AND CONDITIONS:**

Bid Solicitation documents including Instructions to Bidders can be downloaded from Irrigation website <a href="http://www.irrigation.gkp.pk/">http://www.irrigation.gkp.pk/</a> as well as KPPRA website, otherwise bids submitted without these documents (duly filled) will be considered non-responsive.

- 1. Pre-bid meeting will be held on 10/10/2024 at 11.00 AM in the office of Executive Engineer Mansehra Irrigation Division Mansehra.
- 2. The last date for bid submission is **18/10/2024** @ 12.00 PM, Technical bids will be opened on the same date at **2:00 P.M** in the office of the Executive Engineer Mansehra Irrigation Division Mansehra Office in front of contractors and their representatives who wishes to attend.
  - 3. The eligible bidders are required to send their bids through currier services or by hand along with their PEC / Renewal for 2024-25 and hard copies of all relevant documents.
- 4 No Bank Guarantee is acceptable.
- 5. The Bidder Shall submit as single Envelope (Sealed Bid), containing two separate sealed envelopers of Financial and Technical Proposals.
- 6. The bid security and quoted rates on the BOQs shall be Provided in Sealed Financial Proposal Envelopes and dully stamped with firms / Co: Seals.
- 7. After opening of technical bids, the detail scrutiny of documents of the bidders will be carried out, the mandatory hard copies of following documents must be attach with the bid, if the bidder fails to submit any of the following mandatory hard copies of the following documents, the bid will be non responsive and straight way will be rejected.

I)CNIC Copy of the bidder. II) Valid PEC Registration of Bidder. III) Valid Enlistment Certificate from Works Department. IV) FORM H In case of Companies. V) Valid KPRA Online verification form VI) Valid FBR online verification form VII). The bidder will provide the certificate on Affidavit that firm

is not involve in any Litigation case with Irrigation Division Mansehra. The bidder will provide a certificate on Affidavit that he has not been served with any notice w.e.f 1<sup>st</sup> July 2021 to 30th June 2024 by this Office regarding slow Progress / below specification or stoppage of execution of Public Works. VIII) The bidder will provide the certificate on Affidavit that no any recovery has been made by any investigation from last 3 years. IX) The proof of ownership of Drilling Machinery or Joint venture with the drilling machinery owner .X) Experience Certificate of Solar installation Works of Tube Well on Affidavit in Mansehra Irrigation Division Mansehra.

- **8.** Tender form Fee (non –refundable) @ 0.03% of the estimated Cost in the shape of call deposit should be accompanied with tender.
- 9. The Contractor who Quote rates "More than 10% Below" on Engineer Estimate should submit additional security as per KPPRA Notification No.S.R.O (14) vol: 1-24/2021-22 dated 10.05.2022. They shall also submit rates Analyses attached with bids duly certified by Engineer in-charge of their Firms, otherwise without additional CDR and rate analysis the bid will be considered as nonresponsive and straight way will be rejected.
- 10. Any bidder who failed to submit CDR and bidding fee before opening of bids will be considered as no responsive.
- 11. The procuring entity reserves the right to accept / reject or declare non responsive any or all the participation bidder by assigning cogent reason.
- 12. The Call Deposits / Additional Security of all the contractors will be retained till approval of the tenders by the tender approving authority.
- 13. Govt: Taxes Shall be applied as prevailing.
- 14. All others terms and conditions are as per KPPRA rules, PEC, SBDs and other relevant laws.
- 15. All bidders are required to be registered with the Khyber Pakhtunkhwa Revenue authority, established under the Khyber Pakhtunkhwa Fiancé Act, 20213 (Khyber Pakhtunkhwa Act No.XXI of 2013), consulting and non-consulting services as Listed in schedule-II of the Act ibid).

Executive Engineer

Mansehra Irrigation Division Mansehra.

INSTRUCTIONS
TOBIDDERS
&
BIDDINGDATA

#### INSTRUCTIONSTOBIDDERS

ClauseNo. Description Page No.

#### A. GENERAL

IB.1 Scope of Bid & Source of

FundsIB.2 EligibleBidders IB.3 Costof Bidding

#### **B. BIDDINGDOCUMENTS**

IB.4 Contents of Bidding

DocumentsIB.5 Clarification of Bidding

DocumentsIB.6

AmendmentofBiddingDocuments

#### **C-PREPARATIONOFBID**

IB.7 LanguageofBid

IB.8 Documents Comprising the

BidIB.9 SufficiencyofBid

IB.10 BidPrices, Currency of Bid&Payment

IB.11 Documents Establishing Bidder's Eligibility and

QualificationsIB.12 Documents Establishing Works Conformity to

Bidding DocumentsIB.13 Bidding Security

IB.14 ValidityofBids,Format,SigningandSubmissionofBids.

## **D-SUBMISSIONOFBID**

IB.15 Deadline for Submission, Modification & Withdrawal of Bids.

## **E.BIDOPENINGANDEVALUATION**

IB.16 Bid Opening, Clarification and

EvaluationIB.17 Processtobe Confidential

#### F.AWARDOFCONTRACT

-	•	-	-		$\overline{}$		_	4		~					
	L	2	- 1	١,	v	•	1	mal	lъ	+1	ഹവ	1	$\sim$	n	
		)				, ,	. 4	ua			Cai	ш	( )	ш	

- IB.19 AwardCriteria&ProcuringEntity'sRight
- IB.20 Notification of Award & Signing of Contract Agreement
- IB.21 Performance Security
- IB.22 IntegrityPact

#### **INSTRUCTIONSTOBIDDERS**

(Note: These Instructions to Bidders(IB) along with Bidding Data will not be part of Contract and will cease to have effect once the Contract is signed).

#### A. GENERAL

## **IB.1** Scopeof Bid&Sourceof Funds

## 1.1 Scopeof Bid

The Procuring Entity as defined in the Bidding Data (hereinafter called "the ProcuringEntity")wishestoreceiveBidsforeachsubWorkseparatelytabulatedinthetitlepa ge(hereinafter referred to as"the Work").

Biddersmustquoteforthecompletescopeofeachsubwork. Any Bidcovering partial scope of each subwork will berejected as non-responsive.

#### 1.2 SourceofFunds

TheProcuringEntityintendstoexecutetheworksfromProvincialfund/ADP/PSDP/M&Ras tabulatedin thetitle page.

## **IB.2** EligibleBidders

- 2.1 Biddingis opento allfirms and persons meeting the following requirements:
  - A. Dulylicensed by the Pakistan Engineering Council (PEC).
  - B. Firmhasnotbeenblacklistedbyanygovernmentorganizationorinvolvedinsuchlikelitig ation.
  - C. RegisteredwithKPRA
  - D. NTN/Registrationcertificate.
  - E. EnlistmentwiththeIrrigationDepartment.

## **IB.3** CostofBidding

3.1 Thebiddershall bearallcosts including bidsolicitation documents fee (nominal so astocover printing/reproduction and mailing costs) and other costs associated with the preparation and submission of its bid including the submitted Bid Securities and Additional Security (If applicable) and the

ProcuringEntitywillinnocaseberesponsibleorliablefor thosecosts, regardless of the conductor outcomeof thebidding process.

#### B. BIDDING

#### **DOCUMENTSIB.4**

#### **Contents of Bidding**

#### **Documents**

- 4.1 In addition to Invitation for Bids, the Bidding Documents are those stated below, and should be read in conjunction with any Addendum issued in accordance with Sub-ClauseIB.6.1.
  - 1. Instructions to Bidders & Bidding Data
  - 2. Form of Bid & Schedules to Bid
    - Schedules to Bid comprise the following:
    - (i) ScheduleA:ScheduleofPrices
    - (ii) ScheduleB:SpecificWorksData
    - (iii) ScheduleC:Works tobe Performed bySubcontractors
    - (iv) ScheduleD:ProposedProgramofWorks
    - (v) ScheduleE:MethodofPerformingWorks
    - (vi) ScheduleF: IntegrityPact
  - 3. Conditions of & Contract Data
  - 4. Standard Forms:
    - (i) Form of Bid Security
    - (ii) Form of Performance Security
    - (iv)Form of Bank Guarantee for Advance Payment
  - 5. Specifications
  - 6. Drawings, if any

## **IB.5** Clarification of Bidding Documents

- 5.1 A prospective bidder requiring any clarification(s) in respect of the Bidding Documents may notify the Engineer/Procuring Entity at the Procuring Entity's/Engineer's address indicated in the Bidding Data.
- 5.2 The Engineer/Procuring Entity will respond to any request for clarification which It receives earlier than seven (7) days prior to the deadline for the submission of Bids. Copies of the Engineer/Procuring Entity's response will be forwarded to all prospective bidders, at least five (5)days prior to deadline for submission of Bids, who have received the Bidding Documents including a description of the enquiry but without identifying its source.

#### **IB.6** Amendment of Bidding Documents

- 6.1 At any time prior to the deadline for submission of Bids, the Procuring Entity may, for any reason, whether at his own initiative or in response to a clarification requested by a prospective bidder, modify the Bidding Documents by issuing addendum.
- Any addendum thus issued shall be part of the Bidding Documents pursuant to Sub-Clause 6.1 here of, and shall be communicated in writing to all purchasers of the Bidding Documents. Prospective bidders shall acknowledge receipt of each addendum in writing to the Procuring Entity.
- 6.3 To afford prospective bidders reasonable time in which to take an addendum into account in preparing their Bids, the Procuring Entity may at its discretion extend the deadline for submission of Bids.

#### C. PREPARATIONOFBIDS

## **IB.7** Language of Bid

7.1The bid prepared by the bidder and all correspondence and documents relating to the Bid, exchanged by the bidder and the Procuring Entity shall be written in the English language, provided that any printed literature furnished by the bidder may be written in another language so long as accompanied by an English translation of its pertinent passages in which case, for purposes of interpretation of the Bid, the English translation shall govern.

## **IB.8** Documents Comprising the Bid

- 8.1 The bid prepared by the bidder may comprise the following components:
  - (a) Covering Letter
  - (b) Form of Bid duly filled, signed and sealed in accordance with Sub-Clause IB.14.3(E-bid shall be submitted through E-bidding System of Irrigation Department).
  - (c) Schedules(A to F) to Bid duly filled and initialed, in accordance with the instructions contained therein & in accordance with Sub-Clause IB 14.3.
  - (d) Bid Security furnished in accordance with Clause IB.13as well as bid solicitation documents fee as per Clause IB 3.1.
  - (e) Power of Attorney in accordance with Sub-ClauseIB14.5.
  - (f) Documentary evidence in accordance with Clause IB.11
  - (g) Documentary evidence in accordance with Clause IB. 12.

## **IB.9** Sufficiency of Bid

- 9.1 Each bidder shall satisfy himself before bidding as to the correctness and sufficiency of his Bid and of the rates and prices entered in the Schedule of Prices, which rates and prices shall except in so far as it is otherwise expressly provided in the Contract, cover all his obligations under the Contract and all matters and things necessary for the proper completion of the Works.
- 9.2 The bidder is advised to obtain for himself at his own cost and responsibility all information that may be necessary for preparing the bid and entering into a Contract for execution of the Works.

#### IB.10BidPrices, Currency of Bid and Payment

- 10.1 The bidder shall fill up the Schedule of Prices (Schedule A to Bid) indicating the premiums/unit rates and prices of the Works to be performed under the Contract. Unit rate offered for an item shall be considered upto two significant decimal places (if applicable) for evaluation purposes by the Procuring Entity. Prices in the Schedule of Prices shall be entered keeping in view the instructions contained in the Preamble to Schedule of Prices.
- 10.2 Even if stipulated in the Conditions of Contract, prices/premiums quoted by the bidder shall remain fixed during the bidder's performance of the Contract and not subject to variation on any account.
- 10.3 The unit rates and prices in the Schedule of Prices shall be quoted by the bidder in the currency/premium as stipulated in Bidding Data.

#### IB.11DocumentsEstablishingBidder'sEligibilityandQualifications

- 11.1 Pursuant to Clause IB.8, the bidder shall furnish, as part of its bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the Contract if its bid is accepted.
- 11.2 Bidder/Manufacture must possess and provide evidence of its capability and the experience as stipulated in Bidding Data and the Qualification Criteria stipulated in the Bidding Documents.

## IB.12DocumentsEstablishingWorks'ConformitytoBiddingDocuments

- 12.1 The documentary evidence of the Works' conformity to the Bidding Documents may be in the form of literature, drawings and data and the bidder shall furnish documentation as set out in Bidding Data.
- 12.2 The bidder shall note that standards for workmanship ,material and equipment and references to brand names or catalog numbers if any, designated by the Procuring Entity in the Technical Provisions are intended to be descriptive only and not restrictive.

#### **IB.13BidSecurity**

Each bidder shall furnish, as part of his bid, at the option of the bidder, a Bid Security in

- theamountstipulatedinNITinPak.RupeesintheformofDepositatCall[Deleted] in favouroftheProcuringEntity.[Thebidsecurityshallbesubmittedfromtheaccountofthefirm/bidder/contractor who submits the bid]
- 13.2 Any bid not accompanied by an acceptable Bid Security shall be rejected by the Procuring Entity as non-responsive.
- 13.3 The bid securities of unsuccessful bidders will be returned as promptly as possible and top three retained till seven (7) days after award of contract to the successful bidder or on the expiry of validity of Bid Security whichever is earlier.
- 13.4 ["ThebidsecurityofsuccessfulbidderberetainedwiththeProcuringEntitytillcompletion of the defect liability period and the amount of guarantee will be reduced by an equivalent amount".]

  3
- 13.5 TheBidSecuritymaybe forfeited:
  - (a) ifabidderwithdraws his bid duringtheperiod ofbid validity; or
  - (b) ifabidderdoes not accept the correction of his Bid Price, pursuant to Sub-Clause 16.4 (b) hereof; or
  - (c) inthecaseofasuccessfulbidder, ifhefails to:
    - (i) furnishtherequiredPerformanceSecurityinaccordance withClauseIB.21, or
    - (ii) signtheContractAgreement,inaccordancewithSub-ClausesIB.20.2& 20.3.
    - (iii) SubmitadditionalsecurityasperKPPRANotificationNo.KP PRA/M&E/Estt:/1-17/2019-20,datedJune12/06/2020

## IB.14ValidityofBids,Format,Signing andSubmission ofBid

- 14.1 Bids shall remain valid for the period stipulated in the Bidding Data after the date of bidopening.
- 14.2 AllSchedulestoBidaretobeproperlycompletedandsigned.
- 14.3 NoalterationistobemadeintheFormofBidexceptinfillinguptheblanksasdirected.If any alteration be made or if these instructions be not fully complied with, the bid mayberejected.
- 14.4 Each bidder shall prepare Original and number of copies specified in the Bidding Data ofthe documents comprising the bid as described in Clause IB.8 and clearly mark them"ORIGINAL"and "COPY"asappropriate.Intheeventofdiscrepancybetweenthem,the InsertedbyKPPRANotificationNo.KPPRA/M&E/Estt:/1-12/2017-18 datedApril05,2018.

- 2 SubstitutedbyKPPRANotificationNo.KPPRA/M&E/Estt:/1-4/2016datedMay24,2016.originalshallprevail.
- 14.5 The original and all copies of the bid shall be typed or written in indelible ink and shall besigned by a person or persons duly authorized to sign (in the case of copies, Photostats arealsoacceptable). This shall be indicated by submitting a written Power of Attorneyauthorizing the signatory of the bidder to act for and on behalf of the bidder. All pages of the bid shall be initialed and official seal be affixed by the person or persons signing thebid.
- 14.6 The Bid shall be delivered in person, through courier service or sent by registered mail, oras specifically instructed by the Procuring Entity otherwise, at the address to ProcuringEntityas given in Bidding Data.

#### D. SUBMISSIONOFBIDIB.15D

## eadlineforSubmission,Modification&WithdrawalofBids

- 15.1 Bids must be received by the Procuring Entity at the address/provided in Bidding Data notlater than the time and date stipulated therein & NIT. In the event of the specified date forthe submission of bids declared a holiday for the Employer, the Bids will be received uptotheappointed time on thenext working day.
- 15.2 Bidssubmittedthrough telegraph, telex,faxore-mail shallnotbeconsidered.
- 15.3 Any bid received by the Procuring Entity after the deadline for submission prescribed inBiddingData will be returned unopened to suchbidder.
- 15.4 Any bidder may modify or withdraw hisbid after bidsubmission provided that the modification or written notice of withdrawal is received by the Procuring Entity prior to the deadline for submission of bids.
- 15.5 Withdrawal of a bid during the interval between the deadline for submission of bids andthe expiration of the period of bid validity specified in the Form of Bid may result inforfeiture of the Bid Security pursuant to Sub-Clause IB.13.5(a).

#### E. BIDOPENINGANDEVALUATIONI

#### **B.16BidOpening**, Clarification and Evaluation

- 16.1 The Procuring Entity will open the bids, in the presence of bidders' representatives who hooseto attend, at the time, date and location stipulated in the Bidding Data.
- 16.2 The bidder's name, Bid Prices, any discount, the presence or absence of Bid Security, and such other details as the Procuring Entity at its discretion may consider appropriate, willbeannounced by the Procuring Entity at the bid opening. The Procuring Entity will

record the minutes of the bid opening. Representatives of the bidders who choosetoattend shall sign the attendancesheet.

Any Bid Price or discount which is not read out and recorded at bid opening will notbetaken into account in the evaluation of bid.

- 16.3 To assist in the examination, evaluation and comparison of Bids the Engineer/ProcuringEntity may, at its discretion, ask the bidder for a clarification of its Bid.

  The request forclarification and the responses hall be inwriting and no change in the price or substance of the Bid shall be sought, offered or permitted.
- 16.4 (a) Prior to the detailed evaluation, pursuant to Sub-Clauses IB.16.7 to 16.9, the Engineer/Procuring Entity will determine the substantial responsiveness of each bid to the Bidding Documents. For purpose of these Clauses, a substantially responsive bid is one which conforms to all the terms and conditions of the Bidding Documents without material deviations. It will include to determine the require ments listed in Bidding Data.
  - (b) Arithmeticalerrorswillbe rectified on the following basis:

If there is a discrepancy between the unit price and total price that is obtained bymultiplying the unit price and quantity, the unit price shall prevail and the totalprice shall be corrected. If there is a discrepancy between the words and figuresthe amount in words shall prevail. If there is a discrepancy between the Total Bidprice entered in Form of Bid and the total shown in Schedule of Prices-Summary,the amount stated in the Form of Bid will be corrected by the Procuring Entity inaccordancewith the Corrected Schedule of Prices.

If the bidder does not accept the corrected amount of Bid, his Bid will berejected and his Bid Security forfeited.

- 16.5 ABiddeterminedassubstantiallynon-responsive will be rejected and will not subsequently bemaderesponsive by the bidder by correction of the non-conformity.
- 16.6 Anyminorinformalityornon-conformityorirregularityinaBidwhichdoesnotconstitute a material deviation may be waived by Procuring Entity, provided such waiverdoesnot prejudiceoraffect therelativeranking of any other bidders.
- 16.7 TheEngineer/ProcuringEntitywillevaluateandcompareonlythebidspreviouslydetermined to be substantially responsive pursuant to Sub-Clauses IB.16.4 to 16.6 as perrequirements given hereunder. Bids will be evaluated for complete scope of works. ThepriceswillbecomparedonthebasisoftheEvaluatedBidPricepursuanttoSub-Clause 16.8 hereinbelow.
  - (a) TechnicalEvaluation

It will be examined in detail whether the Worksoffered by the bidder complies

with the Technical Provisions of the Bidding Documents. For this purpose, thebidder's data submitted with the bid in Schedule B to Bid will be compared withtechnical features/criteria of the Works detailed in the Technical Provisions. Othertechnical information submitted with the bid regarding the Scope of Work willalsobe reviewed.

## (b) FinancialEvaluation

It will be examined in detail whether the bids comply with the commercial/contractual conditions of the Bidding Documents. It is expected that no material deviation/stipulation shall be taken by the bidders.

#### 16.8 EvaluatedBidPrice

Inevaluating the bids,the Engineer/Procuring Entity will determine for each bid inaddition to the Bid Price, the following factors (adjustments) in the manner and to the the the the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and to the theoretical termineter (adjustments) in the manner and the theoretical termineter (adjustments) in the manner (adjustments) i

- (i) makinganycorrection for arithmetic pursuant to Sub-Clause 16.4 hereof.
- (ii) makinganappropriatepriceadjustmentforanyotheracceptablevariationordeviat ion.
- (iii) makinganappropriate price adjustment for deviations in terms of Payments (if any and acceptable to the Procuring Entity).
- (iv) discount,ifany,offeredbythe biddersasalsoreadout andrecordedatthe timeofbid opening.

#### 16.9 EvaluationMethods

PursuanttoSub-Clause16.8,Para(ii),and(iii)followingevaluationmethods forpriceadjustments will befollowed:

#### (i) PriceAdjustmentforTechnicalCompliance

The cost of makinggood any deficiency resulting from technical noncompliance will be added to the Corrected Total Bid Price for comparison purposes only. The adjustments will be applied taking the highest pricequoted by other bidders being evaluated in detail in their original Bids for corresponding item. In case of non availability of price from other bidders, the price will be estimated by the Engineer/ProcuringEntity.

## (ii) PriceAdjustmentforCommercialCompliance

The cost of making good any deficiency resulting from any quantifiablevariations and deviations from the BidSchedules and Conditions of Contract, as determined by the Engineer/Procuring Entity will be added to the Corrected Total BidPrice for comparison purpose only. Adjustment for commercial compliance will be added to the Corrected Total Bid Prices.

## (iii) PriceAdjustmentforDeviationinTermsofPay mentsRefer toBiddingData

#### IB.17Processto beConfidential

- 17.1 Subject to Sub-Clause IB.16.3 heretofore, no bidder shall contact Engineer/ProcuringEntity on any matter relating to its Bid from the time of the Bid opening to the time thebid evaluation result is announced by the Procuring Entity. The evaluation result may beannounced at least ten (10) days prior to award of Contract. The announcement to allbidderswill be Tentative E-bid Comparative Statement.
- 17.2 Any effort by a bidder to influence Engineer/Procuring Entity in the Bid evaluation, Bidcomparison or Contract Award decisions may result in the rejection of his Bid. Whereas,anybidderfeelingaggrievedmaylodgeawrittencomplaintnotlaterthanfifteen(15)da ys after the announcement of the bid evaluation result, however, mere fact of lodging acomplaintshall not warrant suspension of procurement process.

#### F. AWARDOF CONTRACT

## **IB.18.PostQualification**

- 18.1 The Procuring Entity, at any stage of the bid evaluation, having credible reasons for or primafacie evidence of any defect in supplier's or contractor's capacities, may require the suppliers or contractors to provide information concerning their professional, technical, financial, legal lormanagerial competence whether already pre-qualified or not:
  - Provided that such qualifications hall only belaid down after recording reasons therefore in writing. They shall form part of the records of that bid evaluation report.
- 18.2 The determination will take into account the bidder's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the bidders' qual ifications submitted under Clause IB.11, as well as such other information required in the Bidding Documents.

## IB.19AwardCriteria&ProcuringEntity's Right

- 19.1 Subject to Sub-Clause IB.19.2, the Procuring Entity will award the Contract to the bidderwhose bid has been determined to be substantially responsive to the Bidding Documents and who has offered the lowest evaluated Bid Price, provided that such bidder has been determined to be qualified to satisfactorily perform the Contract in accordance with the provisions of Clause IB.18.
- 19.2 NotwithstandingSub-ClauseIB.19.1,theProcuringEntityreservestherighttoacceptor

reject any bid, and to annul the bidding process and reject all bids, at any time prior toaward of Contract (acceptance of a bid or proposal rule 47(1)), without thereby incurringany liability to the affected bidders or any obligation to inform the affected bidders of the grounds for the Procuring Entity's action except that the grounds for its rejection of allbids shall upon request be communicated, to any bidder who submitted a bid, withoutjustification of the grounds. Notice of the rejection of all the bids shall be given promptlytoall thebidders.

## IB.20NotificationofAward&SigningofContractAgreement

- 20.1 Prior to expiration of the period of bid validity prescribed by the Procuring Entity, the Procuring Entity will notify the successful bidder in writing ("Letter of Acceptance") that his bid has been accepted.
- 20.2 Within seven (7) days from the date of furnishing of acceptable Performance Securityunder the Conditions of Contract, the Procuring Entity will send the successful bidder theFormofContractAgreementprovidedintheBiddingDocuments,incorporatingallagreemen tsbetween theparties.
- 20.3 The formal Agreement between the Procuring Entity and the successful bidder shall be be be executed within seven (7) days of the receipt of Form of Contract Agreement by the successful bidder from the Procuring Entity.

#### **IB.21PerformanceSecurity**

- 21.1 The successful bidder shall furnish to the Procuring Entity a Performance Security in theformandtheamountstipulatedintheConditionsofContractwithinaperiodoffourteen (14)daysafter thereceiptof LetterofAcceptance.
- 21.2 Failure of the successful bidder to comply with the requirements of Sub-Clauses IB.20.2&20.3or21.1 orClause IB.22shall constitutesufficient groundsfortheannulment oftheawardand forfeiture of the Bid Security.

#### IB.22IntegrityPact

The Bidder shall sign and stamp the Form of Integrity Pact provided at Schedule-F to BidintheBiddingDocumentforallprocurementcontractsexceedingRupeesten(10)million.Fai luretoprovidesuchIntegrityPact shall makethe bid non-responsive.

#### BIDDINGDATA

(This section should be filled in by the Engineer/Procuring Entity before issuance of the Bidding Documents. The following specific data for the Works to be tendered shall complement, amend or supplement the provisions in the Instructions to Bidders. Wherever there is a conflict, the provisions herein shall prevail over those in the Instructions to Bidders.)

## **Instructions to Bidders Clause Reference**

1.1 Name of Procuring Entity

#### EXECUTIVE ENGINEER, MANSEHRA IRRIGATION DIVISION MANSEHRA.

## **Brief Description of Works**

Developmental

5.1 (a) Procuring Entity's address:

Executive Engineer Mansehra Irrigation Division Mansehra.

Lughmani Hill BaiPass Road near Hill Lock Hotel Mansehra

Phone No. 0997-305140, Email: irrigation.mansehra@gmail.com

(b) Engineer's address:

Sub Divisional Officer (Concerned) through Office of the

Executive Engineer Mansehra Irrigation Division Mansehra.

Lughmani Hill Baipass Road near Hill Lock Hotel Mansehra

Phone No. 0997-305140, Email:irrigation.mansehra@gmail.com

- 10.3 Bid shall be quoted entirely in Pak. Rupees (Above/Below) on applicable schedule and items. The payment shall be made in Pak. Rupees for work done on release of funds, subject to fulfillment of Codal Formalities, Technical Sanction, Agreement sanction, complying of Material & Technical specifications.
- 11.2 The bidder/manufacturer has the financial, technical and production capability necessary to perform the Contract i.e. Registration with PEC in relevant category & financial limit as noted in NIT, Registration with KPRA, Enlistment with Irrigation Department Khyber Pakhtunkhwa, has been issued E bidding Login & Password.

## 12.1(a) Essential technical specification as per document at the following link are required:

https://www.irrigation.gkp.pk

Essential Material specification as per document at the following link are required:

https://www.irrigation.gkp.pk

(b) Complete set of tentative technical specifications as per Approved PC-I/T.S

## 13.1 Amount of Bid Security

2% of Estimated Cost & as per KPPRA Notification No. KPPRA/M&E/Estt:/1-17/2019-20,dated12/06/2020

## 14.1 Period of Bid Validity

90Days

## 14.4 Number of Copies of the Bid to be Submitted

Two copies, one original and one copy, both marked

## 14.7 (a) Procuring Entity's Address for the Purpose of Bid Submission

14.8 Executive Engineer, Hazara Irrigation Division Abbottabad,

Near Jab Pul Abbottabad

PhoneNo.0992-9310246, Email:hazarairrigation@gmail.com

#### 15.1 Dead line for Submission of Bids

As per NIT

## 16.1 Venue, Time, and Date of Bid Opening

14.1 **Venue:** Executive Engineer, Hazara Irrigation Division Abbottabad,

Near Jab Pul Abbottabad

PhoneNo.0992-9310246, Email:hazarairrigation@gmail.com

Time: As per NIT Date: As per NIT

## 16.4 ResponsivenessofBids

- (i) theBidisvalidtillrequiredperiod,
- (ii) theBidprices arefirmduring currencyofcontract(ifit isafixed pricebid)
- (iii) completionperiodofferediswithinspecifiedlimitsorasnotedinNIT
- (iv) theBidder/Manufacturer iseligibletoBidandpossessestherequisiteexperience,capabilityand qualification.
- (v) theBidsaregenerallyinorder, etc.

## 16.9 PriceAdjustment:(NOTAPPLICABLE)



## FORMOF BID

(LETTEROFOFFER)

Bid R	Referenc	
		NIT No.
Date Work	of Open No. as	per NIT
	(Name	e of Works)
То	Manse	ntive Engineer ehra <u>Irrigation</u> on Mansehra.
Gentl	lemen,	
	1.	Having examined the Bidding Documents including Instructions to Bidders,BiddingData,ConditionsofContract,ContractData,Specifications,Dra wings,if any, Schedule of Prices and Addenda Nos. for the execution of the above-named Works, we, the undersigned, being a company doing business under the name of and
		and being duly in corporate under the laws of Pakistan hereby offer to execute and complete such Works and remedy any defects therein in conformity with the said Documents including Addenda thereto for the Total Bid Price of Rs
	2.	We understand that all the Schedules attached here to form part of this Bid.
	3.	As security for due performance of the undertakings and obligations of thisBid,wesubmitherewithaBidSecurityintheamountof drawn in your favour or made payable to youand valid for a period of twenty eight (28) days beyond the period of validityof Bid.
	4.	We undertake, if our Bid is accepted, to commence the Works and to deliverand complete the Works comprised in the Contract within the time(s) statedinContractData.
	5.	WeagreetoabidebythisBidfortheperiodof daysfromthedatefixed for receiving the same and it shall remain binding upon us and may beacceptedat anytimebefore theexpirationofthatperiod.

7. We under take, if our Bidisaccepted,toexecutethePerformanceSecurity
referredtoinConditionsofContractforthedueperformanceoftheContract&asper KPPRA Notification No. KPPRA /M&E/ Estt:/1-17/2019-20, dated12/06/2020.
8. Weunderstandthatyouarenotboundtoacceptthelowestoranybidyoumayrece ive.
9. WedoherebydeclarethattheBidismadewithoutanycollusion,comparisonoffigur esorarrangementwithany other personorpersonsmakinga bid forthe Works.
Dated thisday of,
20Signature
In the capacity ofduly authorized to sign bid for and on behalf of
(Name of Bidder in Block Capitals) (Seal)
Address
Witness:
(Signature)
Name:NIC NoAddress:

## [SCHEDULESTO BIDINCLUDE THE FOLLOWING:

Schedule A to Bid: Schedule of

Prices Schedule Bto Bid: Specific Works D

ata

Schedule C to Bid: Works to be Performed by

Subcontractors Schedule Dto Bid: Proposed Program of Works

ScheduleEtoBid: Method ofPerforming Works

ScheduleFtoBid:IntegrityPact]

## **SCHEDULE - A TO**

## **BIDSCHEDULEOFPRI**

**CES** 

THEBOQ SHALLBE FILLED ONLINEON IRRIGATION DEPARTMENTWEBSITE, THE PROCURING ENTITY SHALL NOT BE LIABLE FOR THEERRORS/MALFUNCTIONS OF THE E-BIDDING SYSTEM, LOSS OR NON-PROVISIONOFEBIDDINGSYSTEMLOGIN & PASSWORD <a href="http://www.irrigation.gkp.pk">http://www.irrigation.gkp.pk</a> OR <a href="http://www.irrigation.gkp.pk/tenders.php">http://www.irrigation.gkp.pk/tenders.php</a>

## **SCHEDULE- B TO BID**

## \*SPECIFICWORKSDATA

THECONTRACTORSHALLFOLLOWMATERIALSPECIFICATIONSASPER: https://www.irrigation.gkp.pk

THECONTRACTORSHALLFOLLOWTECHNICALSPECIFICATIONSASPER: https://www.irrigation.gkp.pk

FORSCHEDULEITEMSANDINDUSTRYSTANDARDSSHALLBEADOPTED/FOLLOWEDFOR NON-SCHEDULE ITEMS

## **SCHEDULE - C TO BID**

## WORKS TO BE PERFORMED BY SUB CONTRACTORS

The bidder will do the work with his own forces except the work listed belowwhichheintendsto sub-contract.

ItemsofWorksNameand addressofStatementoftobeSub-ContractedSub-Contractorssimilarworkspreviouslyexecuted<br/>(attachevidence)

SUBCONTRACTORS SHALL NOT BE ALLOWED FOR EXECUTION OF WORK

## PROPOSED PROGRAM OF WORKS

Bidder may provide a program in a bar-chart showing the sequence of work items by whichhe proposes to complete the Works of the entire Contract. The program should indicate thesequence of work items and the period of time during which he proposes to complete the Works including the activities like designing, schedule of submittal of drawings.

drawings, ordering and procurement of materials, manufacturing, delivering, construction of civil works, erection, testing and commissioning of Workstobesupplied under the Contract.

Signature:		
Seal:		
Dated:		

## METHOD OF PERFORMING

## WORKS(NOTAPPLICABLE)

The bidder is required to submit an arrative outlining them ethodof performing the Works. The narrative should indicate in detail and include but not be limited to:

ThesequenceandmethodsinwhichheproposestocarryouttheWorks,includingthenumbe r of shiftsperday and hoursper shift, heexpectsto work.

A list of all major items of constructional and erectional plant, tools and vehicles proposed to be used in delivering/carrying out the Worksat Site

The procedure for installation of equipmentand transportation of equipmentand and materials to the site.

Organization chart indicating head office & field office personnel involved inmanagement, supervision and engineering of the Works to be done under the Contract.

## (INTEGRITYPACT)

# DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAIDBY THE SUPPLIERS OF GOODS, SERVICES & WORKS IN CONTRACTS WORTHRS.10.00 MILLION OR MORE

ContractNo	Dated		
ContractValue:			
ContractTitle:			
	[name ofthe Bidde	er]herebydeclaresthat ithasnoto	obtained
or induced the procurem orbenefit from Gover	nent of any contract, in rument of Khyber oforanyotherentityown	right, interest, privilege or Pakhtunkhwa or any nedorcontrolledbyGovernmer	other obligation administrative
that it has fully declared not given or agreed to g Pakistan either directly affiliate, agent, shareholder,sponsororsul whether described as of inducing the procurement	the brokerage, committive and shall not give or indirectly through associate, broker, bsidiary, any commission consultation fee or on the of a contract, right rm from Government of	ssion, fees etc. paid or payable or agree to give to anyone any natural or juridical personal consultant, director on,gratification,bribe,finder's therwise, with the object of the theorem of the theore	ole toanyone and withinor outside son,including its r, promoter affeeorkickback, of obtaining of er obligation of
arrangements with all per	rsons in respect of or r	lmakefulldisclosureofallagree related to the transaction wit take any action to c	hGoKP and has
falsedeclaration, not making to defeat the purpose of this dright, interest, privilege of the same of	ing full disclosure, mis leclaration, representation of the obligation or both y other rights and r	bility and strict liability for stepresenting facts or taking a conandwarranty. It agrees that are the enefit obtained or procured a remedies available to GoK on of GoKP.	any action likely nycontract, asaforesaid shall
theBidder] agrees to inde itscorrupt business practic toten time the sum of an by[nameoftheBidder]asafe	emnify GoKP for any ces and further pay comy commission, gratific oresaidforthepurposeon	ercised by GoKP in this re- loss or damage incurred by inpensation to GoKP in an an eation, bribe, finder's fee or fobtainingorinducingtheproces or obligation or benefit	it on account of nount equivalent kickback givenurementof any
NameoftheProcuringEntit	v· Name	eoftheBidder	
Signature:		e:	
[Seal]	-	[Seal]	



## **TABLE OF CONTENTS**

## CONDITIONS OF CONTRACT

ClauseNo. Description Page No.

- 1. GeneralProvisions
- 2. TheProcuringEntity
- 3. Engineer's/ProcuringEntity'sRepresentatives
- 4. TheContractor
- 5. DesignbyContractor
- 6. ProcuringEntity'sRisks
- 7. TimeforCompletion
- 8. TakingOver
- 9. RemedyingDefects
- 10. VariationsAndClaims
- 11. ContractPriceAndPayment
- 12. Default
- 13. RisksAndResponsibilities
- 14. Insurance
- 15. ResolutionofDisputes
- 16. IntegrityPact

#### CONDITIONS OF CONTRACT

#### 1. GENERALPROVISIONS

#### 1.1 Definitions

In the Contract as defined below, the words and expressions defined shall have the following meanings assigned to them, except where the context requires otherwise:

#### **TheContract**

- 1.1.1 "Contract" means the Contract Agreement and the other documents listed in the Contract Data.
- 1.1.2 "Specifications" means the document as listed in the Contract Data, includingProcuring Entity's requirements in respect of design to be carried out by theContractor(if any), and any Variation to such document.
- 1.1.3 "Drawings" means the Procuring Entity's drawings of the Works as listed in theContractData,and anyVariation to such drawings.

#### **Persons**

- 1.1.4 "Procuring Entity" means the person named in the Contract Data and the legalsuccessorsintitletothisperson,butnot(exceptwiththeconsentoftheContractor)a ny assignee.
- 1.1.5 "Contractor" meansthepersonnamed in the Contract Data and the legal successors in title etothis person, but not (except with the consent of the Procuring Entity) any assignee.
- 1.1.6 "Party" means either the Procuring Entity or the Contractor.

#### **Dates, Times and Periods**

- 1.1.7 "Commencement Date" means the date fourteen (14) days after the date the Contract Comes into effector any other date named in the Contract Data.
- 1.1.8 "Day"means acalendar day
- 1.1.9 "Time for Completion" means the time for completing the Works as stated in the Contract Data (or a sextended under Sub-Clause 7.3), calculated from the Commencement Date.

## MoneyandPayments

1.1.10 "Cost"meansallexpenditureproperlyincurred(ortobeincurred)bytheContractor,wh ether onoroffthe Site,including overheadsand similarcharges

butdoesnotincludeanyallowanceforprofit.

#### **Other Definitions**

- 1.1.11 "Contractor's Equipment's means all machinery, apparatus and other things required for the execution of the Works but does not include Materials or Plantintended to form part of the Works.
- 1.1.12 "Country" meansthe Islamic Republic of Pakistan.
- 1.1.13 "Province" means Khyber Pakhtunkhwa.
- 1.1.14 "ProcuringEntity'sRisks"meansthosematterslistedinSub-Clause6.1.
- 1.1.14 "Force Majeure" means an event or circumstance which makes performance of aParty's obligations illegal or impracticable and which is beyond that Party'sreasonablecontrol.
- 1.1.15 'Materials' meansthings of allkinds (other than and incorporated in the Worksby the Contractor.
- 1.1.16 "Plant" means the machinery and apparatus intended to form or forming part oftheWorks.
- 1.1.17 "Site" means the places provided by the Procuring Entity where the Works are tobe executed, and any other places specified in the Contract as forming part of the Site.
- 1.1.18 "Variation" means a change which is instructed by the Engineer/Procuring Entityunder Sub-Clause10.1.
- 1.1.19 'Works' means any or all the works whether Supply, Installation, Constructionetc. and design (if any) to be performed by the Contractor including temporaryworks and any variation thereof.
- 1.1.20 "Engineer" means the person, if any, notified by the Procuring Entity to act as Engineer for the purpose of the Contract and named assuch in Contract Data.

#### 1.2 Interpretation

Words importing persons or parties shall include firms and organizations. Wordsimporting singular or one gender shall include plural or the other gender wherethecontext requires.

## 1.3 Priority of Documents

The documents forming the Contract are to be taken as mutually explanatory of one another. If an ambiguity or discrepancy is found in the documents, the priority of the documents shall be in accordance with the order as listed in the Contract Data.

#### 1.4 Law

The law of the Contract is the relevant Law of Khyber Pakhtunkhwa Province,

#### 1.5 Communications

AllCommunicationsrelated to the Contract shall be in English language.

## 1.6 StatutoryObligations

The Contractors hall comply with the Laws of Islamic Republic of Pakistan and shall give all notices and pay all fees and other charges in respect of the Works.

#### 2. THEPROCURINGENTITY

#### 2.1 Provision of Site

The Procuring Entity shall provide the Site and right of access the reto at the times stated in the Contract Data.

#### 2.2 Permitsetc.

The Procuring Entity shall, if requested by the Contractor, assist him inapplying for permits, licences or approvals which are required for the Works.

## 2.3 Engineer's/ProcuringEntity'sInstructions

The Contractor shall comply with all instructions given by the Procuring Entityor the Engineer, if notified by the Procuring Entity, in respect of the Worksincludingthe suspension of all or part of the Works.

#### 2.4 Approvals

No approval or consent or absence of comment by the Engineer/ProcuringEntityshall affect theContractor's obligations.

## 3. ENGINEER'S/PROCURINGENTITY'SREPRESENTATIVES

#### 3.1 AuthorizedPerson

TheProcuringEntityshallappointadulyauthorizedpersontoactforhimandon his behalf for the purposes of this Contract. Such authorized person shall bedulyidentifiedintheContractDataorotherwisenotifiedinwritingtotheContractor as soon as he is so appointed. In either case the Procuring Entity shallnotify the Contractor, in writing, the precise scope of the authority of suchauthorizedpersonatthe timeof hisappointment.

## 3.2 Engineer's/ProcuringEntity'sRepresentative

The name and address of Engineer's/Procuring Entity's Representative is giveninContractData. HowevertheContractorshallbenotifiedbytheEngineer/ProcuringEntity,thedelegateddutiesandauthoritybeforetheCommencementofWorks.

#### 4. THE CONTRACTOR

#### 4.1 GeneralObligations

The Contractor shall carry out the Works properly and in accordance with the Contract. The Contractor shall provide all supervision, labour, Materials, Plantand Contractor's Equipment which may be required.

## 4.2 Contractor's Representative

The Contractorshall appoint are presentative at site on full time basis to supervise the execution of work and to receive instructions on behalf of the Contractor but only after obtaining the consent of the Procuring Entity for such appointment which consent shall not be unreasonable withheld by the Procuring Entity. Such authorized representative may be substituted/replaced by the Contractor at any time during the Contract Period but only after obtaining the consent of the Procuring Entity as a foresaid.

## 4.3 Subcontracting

The Contractor shall not subcontract the whole of the Works. The Contractor shallnot subcontractanypart of the Workswithout the consent of the Procuring Entity.

#### 4.4 PerformanceSecurity

The Contractor shall furnish to the Procuring Entity within fourteen (14) daysafter receipt of Letter of Acceptance a Performance Security at the option of thebidder, in the form of Bank Draft or Bank Guarantee for the amount and validityspecified in Contract Data, in case the contract value is equal to or exceedsRs.20.00 million. No Performance Security will be needed for contracts valueslessthan Rs.20.00million.(10 millionrule21)

## 5. DESIGNBYCONTRACTOR

#### 5.1 Contractor's Design

The Contractor shall carry out design to the extent specified, as referred to in the Contract Data. The Contractor shall promptly submit to the Engineer/ProcuringEntity all designs prepared by him. Within fourteen (14) days of receipt the Engineer/Procuring Entity shall notify any comments or, if the design submitted is not in accordance with the Contract, shall reject it stating the reasons. The Contractor shall not construct any element of the Works designed by him within fourteen (14) days after the design has been submitted to the Engineer/Procuring

Entityorwhichhasbeenrejected.Designthathasbeenrejectedshallbepromptly amended and resubmitted. The Contractor shall resubmit all designscommentedontakingthese comments into account as necessary.

#### 5.2 ResponsibilityforDesign

The Contractor shall remain responsible for his bided design and the designunder this Clause, both of which shall be fit for the intended purposes defined in the Contract and he shall also remain responsible for any infringement of

any patent or copy right in respect of the same. The Engineer/Procuring Entity shall be responsible for the Specifications and Drawings.

#### 6. PROCURINGENTITY'SRISKS

### 6.1 The Procuring Entity's Risks

TheProcuringEntity'sRisksare:-

- a) war,hostilities(whetherwarbedeclaredornot),invasion,actofforeig nenemies, withinthe Country;
- b) rebellion,terrorism,revolution,insurrection,militaryorusurpedpower,orci vil war, withinthe Country;
- c) riot,commotionordisorderbypersonsotherthantheContractor'spersonnel and other employees including the personnel and employees ofSub-Contractors,affectingthe Site and/ortheWorks;
- d) Ionizing radiations, or contamination by radio-activity from any nuclearfuel, or from any nuclear waste from the combustion of nuclear fuel, radioactivetoxicexplosive,orotherhazardouspropertiesofanyexplosivenuclear assembly or nuclear component of such an assembly, except to theextent to which the Contractor/Sub-Contractors may be responsible for theuseof any radio-active material;
- e) Pressurewavescausedbyaircraftorotheraerialdevicestravellingatsonic or supersonic speeds;
- **f)** useoroccupationbythe ProcuringEntityofanypartoftheWorks,exceptasmay be specified intheContract;
- g) late handing over of sites, anomalies in drawings, late delivery of designs and drawings of any part of the Works by the Procuring Entity's personnelorby others for whom the Procuring Entity is responsible;
- h) a suspension under Sub-Clause 2.3 unless it is attributable to theContractor'sfailure;and
- physical obstructions or physical conditions other than climatic conditions, encountered on the Site during the performance of the Works, for which the

Contractor immediately notified to the Procuring Entity and accepted bythe Procuring Entity.

#### 7. TIME FOR COMPLETION

#### 7.1 Execution of the Works

The Contractorshall commence the Worksonthe Commence ment Date and shall proceed expeditiously and without delay and shall complete the Works, subject to Sub-Clause 7.3 below, within the Time for Completion.

## 7.2 Program

Within the time stated in the Contract Data, the Contractor shall submit to the Engineer/Procuring Entity a program for the Works in the form stated in the Contract Data.

## 7.3 Extension of Time

TheContractorshall, withinsuchtimeasmay bereasonable under the circumstances, notify the Procuring Entity/Engineer of any event(s) falling within the scope of Sub-Clause 6.1 or 10.3 of these Conditions of Contract and request the Procuring Entity/Engineer for a reasonable extension in the time for the completion of Works. Subject to the aforesaid, the Procuring Entity/Engineer shall determine such reasonable extension in the time for the completion of Works as may be justification the light of the details/particulars supplied by the Contractor inconnection with the such determination by the Procuring Entity/Engineer within such period as may be prescribed by the Procuring Entity/Engineer for the same; and the Procuring Entity shall extend the Time for Completion as determined.

#### 7.4 LateCompletion

If the Contractor fails to complete the Works within the Time for Completion, the Contractor's only liability to the Procuring Entity for such failure shall be topay the amount stated in the Contract Data for each day for which he fails to complete the Works.

### 8. TAKING-OVER

#### 8.1 Completion

The Contractor may notify the Engineer/Procuring Entity when he considers thattheWorksarecomplete.

#### 8.2 Taking-OverNotice

Within fourteen (14) days of the receipt of the said notice of completion from the Contractor the Procuring Entity/Engineer shall either takeover the completed Worksand issue a Certificate of Completion to that effect or shall notify the Contractor hisreasons for not taking-over the Works. While issuing the Certificate

Of Completion as aforesaid, the Procuring Entity/Engineer mayidentifyanyoutstandingitemsofworkwhichtheContractorshallundertakeduring theMaintenancesPeriod.

## 9. REMEDYINGDEFECTS

## 9.1 Remedying Defects

The Contractor shall for a period of 120 days from the date of issue of the Certificate of Completion carry out, at no cost to the Procuring Entity, repair and rectification work which is necessitated by the execution of poor quality of work or use of below specifications material in the execution of Works and which is so identified by the Procuring Entity/Engineer in writing within the said period. Upon expiry of the said period, and subject to the Contractor's faithfully performing his aforesaid obligations, the Procuring Entity/Engineer shall issue a Maintenance Certificate where upon all obligations of the Contractor under this Contracts hall come to an end.

Failuretoremedyanysuchdefectsorcompleteoutstandingworkwithinareasonable time shall entitle the Procuring Entity to carry out all necessary worksat the Contractor's cost. However, the cost of remedying defects not attributable to the Contractor shall be valued as a Variation.

## 9.2 Uncovering and Testing

The Engineer/Procuring Entity may give instruction as to the uncovering and/ortesting of any work. Unless as a result of an uncovering and/or testing it is established that the Contractor's design, Materials, Plant or workmanship are notin accordance with the Contract, the Contractor shall be paid for such uncovering and/ortesting asaVariation in accordance with Sub-Clause 10.2.

## 10. VARIATIONSANDCLAIMS

#### 10.1 RighttoVary

TheProcuring Entity/Engineer may issueVariation Order(s)inwriting.wherefor any reason it has not been possible for the Procuring Entity/Engineer to issuesuch Variations Order(s), the Contractor may confirm any verbal orders given bytheProcuring Entity/Engineer in writing and if the same are not refuted/deniedby the Procuring Entity/Engineer within seven (7) days of the receipt of suchconfirmation the same shall be deemed to be a Variation Orders for the purposesof thisSub-Clause.

#### 10.2 Valuation of Variations

Variationsshallbevaluedasfollows:

- a) atalumpsumpriceagreedbetweentheParties,or
- b) whereappropriate, at rates in the Contract, or

- c) intheabsenceofappropriaterates,theratesintheContractshallbeusedast hebasisfor valuation, or failingwhich
- d) at appropriate new rates, as may be agreed or which the Engineer/Procuring Entity considers appropriate, or
- e) iftheEngineer/ProcuringEntitysoinstructs,atdayworkratessetoutin the Contract Data for which the Contractor shall keep records ofhoursoflabourandContractor'sEquipment,andofMaterials,used.

## 10.3 EarlyWarning

The Contractor shall notify the Engineer/Procuring Entity in writing as soon ashe is aware of any circumstance which may delay or disrupt the Works, or whichmaygive rise toaclaim for additional payment.

TotheextentoftheContractor'sfailuretonotify,whichresultstotheEngineer/
Procuring Entity being unable to keep all relevant records or not takingsteps to minimize any delay, disruption, or Cost, or the value of any Variation,theContractor'sentitlementtoextensionoftheTimeforCompletionoradditi onalpayment shall bereduced/rejected.

#### 10.4. Valuation of Claims

If the Contractor incurs Cost as a result of any of the Procuring Entity's Risks, the Contractorshall be entitled to the amount of such Cost. If a sare sult of any Procuring Entity's Risk, it is necessary to change the Works, this shall be dealt with a sa Variation subject to Contractor's notification for intention of claim to the Engineer / Procuring Entity within four teen (14) days of the occurrence of cause.

## 10.5 VariationandClaim Procedure

The Contractor shall submit to the Engineer/Procuring Entity an itemized makeup of the value of variations and claims within twenty eight (28) days of theinstructionoroftheeventgivingrisetotheclaim. The Engineer/Procuring Entity shall check and if possible agree the value. In the absence of agreement, the Procuring Entity shall determine the value.

#### 11. CONTRACTPRICEANDPAYMENT

## 11.1 (a) Terms of Payments

The amount due to the Contractor under any Interim Payment Certificateissued by the Engineer pursuant to this Clause, or to any other terms of theContract, shall, subject to Clause 7.4 of Conditions of Contract (CoC) bepaid by the Procuring Entity to the Contractor within 30 days after suchInterim Payment Certificate has been jointly verified by Procuring Entityand Contractor, or, in the case of the Final Certificate referred to in SubClause11.5 of CoC, within60 daysafter such Final

Payment Certificate has been jointly verified by Procuring Entity andContractor; Provided that the Interim Payment shall be caused in 42days and Final Payment in 60 days in case of foreign funded project. In the event of the failure of the Procuring Entity to make payment withinthetimesstated, the Procuring Entity shall pay to the Contractor compe nsation at the 28 days rate of KIBOR+2% per annum in localcurrency and LIBOR+1% for foreign currency, upon all sums unpaidfrom the date by which the same should have been paid. The provisions of this Sub-Clause are without prejudice to the Contractor's entitlementunderClause 12.2 CoC.

#### (b) Valuation of the Works

The Works shall be valued as provided for in the Contract Data, subject to Clause 10.

#### 11.2 MonthlyStatements

The Contractors hall be entitled to be paid at monthly intervals:

- a) thevalueoftheWorksexecuted;and
- b) The percentage of the value of Materials and Plant reasonably delivered to the Site, as stated in the Contract Data, subject to any additions ordeductions which may be due.

The Contractor shall submit each month to the Engineer/Procuring Entity astatement showing the amounts to which he considers himselfentialed.

#### 11.3 InterimPayments

Within a period not exceeding seven (7) days from the date of submission of astatement for interim payment by the Contractor, the Engineer / Procuring Entityshall verify the same and within a period not exceeding thirty (30) days from thesaid date of submission by the Contractor, the Procuring Entity shall pay to the Contractor the sum verified by the Engineer less retention money at the ratestated in the Contract Data.

#### 11.4 Retention

Retention money shall be paid by the Procuring Entity to the Contractor withinfourteen(14) days after either theexpiryof theperiod stated in theContractData,ortheremedyingofnotifieddefects,orthecompletionofoutstanding work,allasreferredto inSub-Clause9.1, whichever isthe later.

#### 11.5 FinalPayment

Within twenty one(21) days from the date of issuance of the Maintenance Certificate the Contractor shall submit a final account to the Engineer to verify and the Engineer shall verify the same within four teen (14) days from the date of

submission and forward thesame to the Procuring Entity together with any documentation reasonably required to enable the Procuring Entity to ascertain the final contract value.

Within sixty (60) days from the date of receipt of the verified final account from the Engineer, the Procuring Entity shall pay to the Contractor any amount due

totheContractor.WhilemakingsuchpaymenttheProcuringEntitymay,forreasons to be given to the Contractor in writing, withhold any part or parts of theverifiedamount.

## 11.6 Currency

PaymentshallbeinthecurrencystatedintheContractData.

#### 12. **DEFAULT**

#### 12.1 DefaultbyContractor

If the Contractor abandons the Works, refuses or fails to comply with a validinstruction of the Engineer/Procuring Entity or fails to proceed expeditiously andwithout delay, or is, despite a written complaint, in breach of the Contract, the Procuring Entity may give notice referring to this Sub-Clause and stating the default.

If the Contractor has not taken all practicable steps to remedy the default withinfourteen (14) days after receipt of the Procuring Entity's notice, the ProcuringEntity may by a second notice given within a further twenty one (21) days,terminatetheContract.TheContractorshallthendemobilizefromtheSiteleaving behind any Contractor's Equipment which the Procuring Entity instructs,in the second notice, to be used for the completion of the Works at the risk andcost of the Contractor.

#### 12.2 DefaultbyProcuringEntity

If the Procuring Entity fails to pay in accordance with the Contract, or is, despitea written complaint, in breach of the Contract, the Contractor may give noticereferring to this Sub-Clause and stating the default. If the default is not remedied within fourteen (14) days after the Procuring Entity's receipt of this notice, the Contractor way suspend the execution of all or parts of the Works.

If the default is not remedied within twenty eight (28) days after the ProcuringEntity's receipt of the Contractor's notice, the Contractor may by a second

noticegiven within a further twenty one (21) days, terminate the Contract. The Contractor shall then demobilize from the Site.

### 12.3 Insolvency

If a Party is declared insolvent under any applicable law, the other Party may bynotice terminate the Contract immediately. The Contractor shall then demobilize from the Siteleaving behind, in the case of the Contractor's insolvency, any Contractor's Equipment which the Procuring Entity instructs in the notice is to be

usedforthe completionoftheWorks.

## 12.4 PaymentuponTermination

After termination, the Contractor shall be entitled to payment of the unpaidbalance of the value of the Worksexecuted and of the Materials and Plantreasonablydeliveredto the Site, adjusted by the following:

- a) anysumstowhich the Contractorisentitledunder Sub-Clause 10.4,
- b) anysumstowhichtheProcuringEntityisentitled,
- c) if the Procuring Entity has terminated under Sub-Clause 12.1 or 12.3, the Procuring Entity shall be entitled to a sum equivalent to twenty percent (20%) of the value of parts of the Works not executed at the date of the termination, and
- d) iftheContractorhasterminatedunderSub-Clause12.2or12.3,theContractor shall be entitled to the cost of his demobilization together with sum equivalent to ten percent (10%) of the value of parts of the Worksnotexecutedat the date oftermination.

The net balance due shall be paid or repaid within twenty eight (28) days ofthenotice of termination.

#### 13. RISKSANDRESPONSIBILITIES

#### 13.1 Contractor's Care of the Works

SubjecttoSub-Clause9.1,theContractorshalltakefullresponsibilityforthecare of the Works from the Commencement Date until the date of the ProcuringEntity's/Engineer's issuance of Certificate of Completion under Sub-Clause 8.2.Responsibility shall then pass to the Procuring Entity. If any loss or damagehappens to the Works during the above period, the Contractor shall rectify suchlossor damage so thattheWorksconform withtheContract.

Unless the loss or damage happens as a result of any of the Procuring Entity's Risks, the Contractor shall indemnify the Procuring Entity, or his agents against all claims loss, damage and expense arising out of the Works.

### 13.2 ForceMajeure

IfForceMajeureoccurs,theContractorshallnotifytheEngineer/
ProcuringEntityimmediately.Ifnecessary,theContractormaysuspendtheexecutiono
fthe Works and, to the extent agreed with the Procuring Entity demobilize
theContractor'sEquipment.

If the event continues for a period of eighty four (84) days, either Party may thengive notice of termination which shall take effect twenty eight (28) days after the giving of the notice.

Aftertermination, the Contractors hall be entitled to payment of the unpaid

balance of the Works executed and of the Materials and Plantreasonably delivered to the Site, adjusted by the following:

- a) anysumstowhich the Contractorisentitledunder Sub-Clause 10.4,
- b) thecostofhisdemobilization, and
- c) lessanysumstowhichtheProcuringEntityisentitled.

Thenetbalancedueshallbepaidorrepaidwithinthirtyfive (35) days of the notice of termination.

#### 14. INSURANCE

## 14.1 Arrangements

The Contractor shall, prior to commencing the Works, effect insurances of thetypes, in the amounts and naming as insured the persons stipulated in the Contract Data except for items (a) to (e) and (i) of the Procuring Entity's Risksunder Sub-Clause 6.1. The policies shall be issued by insurers and in terms approved by the Procuring Entity. The Contractor shall provide the Engineer/Procuring Entity with evidence that any required policy is in force and that the premium shave been paid.

#### 14.2 Default

If the Contractor fails to effect or keep in force any of the insurances referred toin the previous Sub-Clause, or fails to provide satisfactory evidence, policies orreceipts,theProcuringEntitymay,withoutprejudicetoanyotherrightorremedy, effect insurance for the cover relevant to such as a default and pay thepremiumsdueandrecoverthesameplusasuminpercentagegiveninContractorData fromanyotheramountsdue totheContractor.

#### 15. RESOLUTIONOFDISPUTES

## 15.1 Engineer's Decision

If a dispute of any kind whatsoever arises between the Procuring Entity and the Contractor in connection with the Works, the matter in dispute shall, in the firstplace, be referred in writing to the Engineer, with a copy to the other party. Suchreference shall state that it is made pursuant to this Clause. No later than the twenty eight (28) days after the day on which he received such reference, the Engineer shall give notice of his decision to the Procuring Entity and the Contractor. Unless the Contract has already been repudiated or terminated, the Contractor shall, in every case, continue to proceed with the Work with all duediligence, and the Contractor and the Procuring Entity shall give effect forthwith every such decision of the Engineer unless and until the same shall be revised, ashereinafter provided in an arbitral award.

#### 15.2 Notice of Dissatisfaction

If a Party is dissatisfied with the decision of the Engineer or if no decision is givenwithin the time set out in Sub-Clause 15.1 hereabove, the Party may give notice of dissatisfaction referring to this Sub-Clause within fourteen (14) days of receipt of the decision or the expiry of the time for the decision. If no notice of dissatisfaction is given within the specified time, the decision shall be final and binding on the Parties. If notice of dissatisfaction is given within the specified time, the decision shall bebinding on the Parties who shall give effect to it without delay unless and until the decision of the Engineerisrevised by an arbitrator.

#### 15.3 Arbitration

A dispute which has been the subject of a notice of dissatisfaction shall be finallysettled as per provisions of Arbitration Act 1940 (Act No. X of 1940) and Rulesmade thereunder and any statutory modifications thereto. Any hearing shall beheld at the place specified in the Contract Data and in the language referred to inSub-Clause 1.5.

15.4 Resolution of Dispute in Absence of The Engineer.

IncasenoEngineerhasbeenappointed,thedispute,ifany,betweentheProcuring Entity and the Contractor in connection with the Works, shall first betried to be resolved amicably. In case the dispute could not be resolved amicably,itshall be settledasperprovision of Arbitration Act-1940.

#### 16 INTEGRITYPACT

- 16.1 If the Contractor, or any of his Sub-Contractors, agents or servants is found to haveviolated or involved in violation of the Integrity Pact signed by the Contractor as Schedule-Fto his Bid, then the Procuring Entity shall be entitled to:
  - (a) recover from the Contractor an amount equivalent to ten times the sum of anycommission, gratification, bribe, finder's fee or kickback given by the Contractororany of hisSub-Contractors, agentsorservants;
  - (b) terminatetheContract; and
  - (C) recoverfrom the Contractor any loss or damage to the Procuring Entity as are sult of such the remination or of any other corrupt business practices of the Contractor or any of his Sub-Contractors, agents or servants.

On termination of the Contract under Sub-Para (b) of this Sub-Clause, the Contractorshall demobilize from the Site leaving behind Contractor's Equipment which the Procuring Entity instructs, in the termination notice, to be used for the completion

oftheWorksattheriskandcostoftheContractor.Paymentuponsuchterminationshall be made under Sub-Clause 12.4, in accordance with Sub-Para (c) thereof, afterhaving deducted the amounts due to the Procuring Entity under Sub-Para (a) and (c)ofthisSub-Clause.

## **CONTRACT DATA**

(Note: Except where otherwise indicated ,all Contract Data should be filled in by the Procuring Entity prior to issuance of the Bidding Documents.)

## **Sub-Clauses of Conditions of Contract**

3.1

Authorized person:\_\_\_\_\_

1.1.3	Procuring Entity's Drawings, if any As per PC-I/T.S
1.1.4	The Procuring Entity means  EXECUTIVE ENGINEER, MANSEHRA IRRIGATION DIVISION MANSEHRA
1.1.5	The Contractor means
1.1.7 <b>0</b>	Commencement Date means the date of issue of Engineer's Notice to Commence which shall be issued within fourteen(14)days of the signing of the Contract Agreement.
1.1.9	Γime for Completion <u>As per work order</u>
1.1.20	DEngineer (if appointed) Sub Divisional Officer(Concerned)
1.3	Documents forming the Contract listed in the order of priority:
(a) (b) (c) (d) (e) (f) (g) (h) (i) (j)	The Contract Agreement Letter of Acceptance The completed Form of Bid Contract Data Conditions of Contract The completed Schedules to Bid including Schedule of Prices The Drawings ,if any The Specifications
•	Procuring Entity may add, in order of priority, such other documents as form part of ontract. Delete the document, if not applicable)
2.1	<b>Provision of Site:</b> On the Commencement Date by the Sub Divisional Officer(Concerned)

3.2		e and address of Engineer's/Procuring Entity's representative ivisionalOfficer(Concerned)				
4.4	Performance					
		rity: Amount				
		ity				
		a:AsprovidedunderStandardForms*oftheseDocuments)				
	`	ormance Security shall be needed for contracts values equal to or				
	_	dingRs.20.00 million].				
5.1		irementsforContractor'sdesign(ifany):				
	-	ficationClauseNo's N/A				
7.2	Progr	am:				
7.4	<b>Timeforsubmission:</b> Withinfourteen(14)days*oftheCommencementDate. <b>Formofprogram:</b> N/A (Bar Chart/CPM/PERT or other)Amountpayabledueto failuretocompleteshallbe <u>0.05</u> %perdayup toamaximum of					
(10%)*ofsumstatedintheLetterofAcceptance (Usually the liquidated damages are set between 0.05 percent and 0.10 percentary.)						
9.1	Periodforremedyingdefects  01Yearafterfinalmeasurementdate					
10.2	(e)	Variationprocedure:				
		Dayworkrates N/A (details)				
11.1	*(a)	TermsofPayments				
		Payment of Contract Prices hall be made in the following manners:				
		i) Tenpercent(10%)ofContractPriceshallbepaidasinterestfree mobilizationadvancepaymentwithin90 daysafterthe				
		receipt of acceptable Bank Guarantee for such advance payment, if funda areavailable. Therecovery/adjustmentofmobilizationadvanceorotheradvances, if any, is to be affected @ 10% of each IPC starting from the IstIPCoftheexecutedworks. Full recovery of advances, if remains unaccounted for in the IPC's is to be affected in the final payment certificate.				
		ii). Eighty-five (85%) shall be paid in accordance with Clause 8.2,11.2 & 11.3of Conditions of Contract or as intermediate payments, for measured workSubjectto availabilityoffunds and adequacy of specifications				

iii). Five percent (5%) shall be paid in accordance with Clause 11.4 of Con

ditions of Contract.11.1 or

		i) Lumpsumprice(details),or			
		ii) Lumpsumprice withschedulesofrates(			
		iii) Lumpsumpricewithbillofquantities (c	,		
		, 1	icta113),01		
		iv) Re-measurementwithestimated/			
		bidquantitiesintheScheduleofPrices(details), or/and			
		v) Costreimbursable(details)			
11.2	(b)	PercentageofvalueofMaterials andPlant(fordayworkifapplicable): Materials eighty (80%)*Plant ninety(90%)*			
11.3	Percei	entageofretention: Eight(08%)			
11.60	Currenc	ncyofpayment:Pak.Rupees			
14.1 Insurances:					
	Type of				
coverThe					
	Works	xsAmountof			
	cover				
ThesumstatedintheLetterofAcceptanceplusfifteenpercent(15%)					
	Typeofcover				
	Contractor's Equipment:				
	Amou	untof cover			
	Fullre	eplacementcost			

\*(b) Valuation of the Works\*:

<sup>\*(</sup>ProcuringEntity toamendasappropriate)

	Type of cover			
	Third Party-injury to persons and damage to property			
	(The minimum amount of third party insurance should be assessed by the Procuring Entity and entered).			
	Workers:			
	Othercover*:			
	(In each case name of insured is Contractor and Procuring Entity)			
14.2	Amountto berecovered			
	Premiumpluspercent(%).			
15.3	Arbitration			
	Place of Arbitration: _The Grievance redressal mechanism as per			
	KPPRA shall be applicable, only.			

## **STANDARDFORMS**

(Note: Standard Forms provided in this document for securities are to be issued by a bank. In case the bidder chooses to issue a bond for accompanying his bid or performance of contract or receipt of advance, the relevant format shall be tailored accordingly without changing the spirit of the Forms of securities).

## FORM OF BID SECURITY

(BankGuarantee)

		GuaranteeNo			
	Executedon				
(Lett	erbythe	GuarantortotheProcuringEntity)			
		rantor(ScheduledBankinPakistan)with			
Nam	eof Prir	ncipal(Bidder) with			
		Security(expressinwordsand			
BidR	eferenc	eNoDateof Bid			
the sa (here Entity made	nid Prind inafterc y") in e,we bin	MENBYTHESEPRESENTS, that in pursuance of the terms of the Bidandatthe request of cipal, we the Guarantor above-named are held and firmly bound unto the, alled The "Procuring the sum stated above, for the payment of which sum well and truly to be not ourselves, our heirs, executors, administrators and successors, jointly and mlyby these presents.			
hassu	ıbmitte	DITION OF THIS OBLIGATION IS SUCH, that whereas the Principal dthe accompanying Bidnumbered and datedasabove for(Particulars of Bid) to the said tity;and			
Bidth	nat the	the Procuring Entity has required as a condition for considering the said Principal furnishes a Bid Security in the above said sum to the Procuring tionedasunder:			
<ul> <li>thattheBidSecurityshallremainvalidforaperiodoftwentyeight(28)daysbeyond he period of validity ofthe bid;</li> <li>thatintheeventof;</li> </ul>					
	(a)	thePrincipalwithdrawshisBidduringthe periodofvalidityofBid, or			
	(b)				
	(c)	failureofthesuccessfulbidderto			
		(i) furnishtherequiredPerformanceSecurity,inaccordancewithSub			

-ClauseIB-21.1 of InstructionstoBidders, or
(ii) signtheproposedContractAgreement,inaccordancewithSub

-ClausesIB-20.2& 20.3of InstructionstoBidders,

the entire sumbe paid immediately to the said Procuring Entity for delayed completion and not a spenalty for the successful bidder's failure to perform.

NOW THEREFORE, if the successful bidder shall, within the period specified therefore, on the prescribed form presented to him for signature enter into a formal Contract Agreementwith the said Procuring Entity in accordance with his Bid as accepted and furnish withinfourteen(14)daysofreceiptofLetterofAcceptance,aPerformanceSecuritywithgoodand sufficient surety, as may be required, upon the form prescribed by the said ProcuringEntity for the faithful performance and proper fulfilment of the said Contract or in the eventofnon-withdrawalofthesaidBidwithinthetimespecifiedthenthisobligationshallbevoidand of no effect, but otherwiseto remain in fullforceandeffect.

PROVIDED THAT the Guarantor shall forthwith pay to the Procuring Entity the said sumstated above upon first written demand of the Procuring Entity without cavil or argumentand without requiring the Procuring Entity to prove or to show grounds or reasons for suchdemand, notice of which shall be sent by the Procuring Entity by registered post dulyaddressed to the Guarantor at itsaddressgivenabove.

PROVIDEDALSOTHATtheProcuringEntityshallbethesoleandfinaljudgefordeciding whether the Principal has duly performed his obligations to sign the ContractAgreement and to furnish the requisite Performance Security within the time stated above,orhasdefaultedinfulfillingsaidrequirementsandtheGuarantorshallpaywithoutobjectiont hesumstatedaboveuponfirstwrittendemandfromtheProcuringEntityforthwithand withoutanyreference tothePrincipalor anyother person.

INWITNESSWHEREOF, the above bounded Guarantor has executed the instrument under its seal on the date indicated above, the name and seal of the Guarantor being hereto affixed and these presents duly signed by its under signed representative pursuant to authority of its governing body.

	Guarantor(Bank)
Witness:	1.Signature
1	2.Name
Corporate Secretary (Seal)  2	3.Title
(Name, Title&Address)	CorporateGuarantor(Seal)

## FORM OF PERFORMANCE SECURITY

(Bank Guarantee)

	GuaranteeNo
	Executedon
(LetterbytheGuarantortotheProcuringEntity)	
Name of Guarantor (Scheduled Bank in Pakistan)	
withaddress:	
Name of Philipping of Company and the	
NameofPrincipal(Contractor) with	
address:	
PenalSumofSecurity(expressinwordsand	
figures)	
LetterofAcceptanceNo	Dated
KNOW ALL MEN BY THESE PRESENTS.	that in pursuance of the terms of the
BiddingDocuments and above said Letter of Accept	*
at therequest ofthesaidPrincipalwe,theGuarantorab	ovenamed, are held and firmly bound unto the
	(hereinaftercalledthe
Procuring Entity) in the penal sum of the a	
whichsum well and truly to be made to the sai	
heirs, executors, administrators and successors, join	tiyandseverally, firmly by these presents.
THE CONDITION OF THE ODITION	
THE CONDITION OF THIS OBLIGATION	
hasacceptedtheProcuringEntity'sabovesaidLetter	eofContract)forthe
(11411)	
(Nameof	Project).

NOW THEREFORE, if the Principal (Contractor) shall well and truly perform and fulfill allthe undertakings, covenants, terms and conditions of the said Documents during the original terms of the said Documents and any extensions thereof that may be granted by the Procuring Entity, with or without notice to the Guarantor, which notice is, hereby, waived and shall also well and truly perform and fulfill all the undertakings, covenants terms and conditions of the Contract and of any and all modifications of the said Documents that mayhereafter be ofwhich modifications Guarantor being made. notice to the hereby waived, then, this obligation to be void; otherwise to remain in full force and virtue till all requirement sofClause9, Remedying Defects, of Conditions of Contractare fulfilled.

Our total liability under this Guarantee is limited to the sum stated above and it is acondition of any liability attaching to us under this Guarantee that the claim for payment inwritingshallbereceivedbyuswithinthevalidityperiodofthisGuarantee,failingwhichweshall be dischargedofour liability,ifany, underthisGuarantee.

we,	(theGuarantor), waiving all objections and
tothe Procuring Entity without delay us withoutcavil or arguments and without regrounds or reasons for such demand any sethe the Procuring Entity's written declaration	irrevocably and independently guarantee to pay upon the Procuring Entity's first written demand equiring the Procuring Entity to prove or to show sum or sums up to the amount stated above, against that the Principal has refused or failed to perform which payment will be effected by the Guarantor ecountNumber.
decidingwhether the Principal (Contracto Contract or hasdefaulted in fulfilling said	ng Entity shall be the sole and final judge for or) has duly performed his obligations under the d obligations and the Guarantor shall pay without ant stated above upon first written demand from the efference tothe Principalorany other person.
under its seal on the date indicated above	bounded Guarantor has executed this Instrument ve, the name and corporate seal of the Guarantor s duly signed by its undersigned representative, by.
Witness:	Guarantor(Bank)
1.	1. Signature
	2. Name
Corporate Secretary(Seal) 2	3. Title

Corporate Guarantor (Seal)

(Name, Title & Address)

#### FORMOF CONTRACTAGREEMENT

THIS CON	NTRACT AGR	EEMENT (here	ein after called the	e" Agreement'	)made on	the	day
of	200	between _	Executive Engin	eer, Mansehra	Irrigation	<u>n Divisio</u>	<u>on</u>
Mansehra part	(here in after and	called the	"Procuring	Entity")	of	the	one
(her in aft	er called the" C	Contractor")of	the other part.				
WHEREA	AS the Procurin	g Entity I desi	rous that certain	Work/s,viz			_

Should be executed by the Contractor and has accepted a Bid by the Contractor for the execution and completion of such Works and the remedying of any defects therein.

NOW this Agreement witness the as follows:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to the min the Conditions of Contract here in after referred to.
- 2. The following documents after incorporating addenda, if any except those parts relating to Instructions to Bidders, shall be deemed to form and bread and construed as part of this Agreement ,viz:
  - (a) TheLetterofAcceptance;
  - (b) ThecompletedFormofBidalongwithSchedulestoBid;
  - (c) ConditionsofContract&Contract Data;
  - (d) ThepricedScheduleofPrices;
  - (e) The Specifications; and
  - (f) TheDrawings
- 3. In consideration of the payments to be made by the Procuring Entity to the Contractor as herein after mentioned ,the Contractor hereby covenants with the Procuring Entity to execute and complete the Works and remedy defects therein in conformity and in all respects within the provisions of the Contract.
- 4. The Procuring Entity hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract ,the Contract Price or such other sum as may become payable under the provisions of the Contract at the times and in the manner prescribed by the Contract.

IN WITNESS WHEREOF the parties hereto have caused this Contract Agreement to be executed on the day, month and year first before written in accordance with their respectivelaws.

Signature of the Contactor Signature of the Production	curing Entity(Seal)(Seal)
Signed, Sealed and Delivered in the presence of:	
Witness:	Witness:
(Name,TitleandAddress)	(Name, Titleand Address)

## FORMOFBANKGUARANTEEFORADVANCEPAYMENT

		Guaranteeno
		Executedon
(Letter by the Guarant or to the Guarant or the Guarant or to th	eProcuringEntity)	
WHEREAS the Executive	Engineer, Mansehra Irrigation	n DivisionMansehra
hereinaftercalled the Contract	Procuring Entity) has	
		(ParticularsofContract), with
	(hereinaftercal	ledtheContractor).
equest,anamount ofRs		etotheContractor,attheContractor'srRupees ancedtotheContractorasperprovis
ionsof the Contract.		and the second and th
	ringEntityhasaskedtheContra anceofhisobligationsunderthe	ctortofurnishGuaranteetosecuretheadva esaidContract.
	intor)attherequestoftheContra aboveadvancetotheContractor	(Scheduled Bank) actorandinconsiderationoftheProcurin r,hasagreedto
advancefor the purpose of fulfillmentofanyofhisobliga	above mentioned Contract an	s that the Contractor shall use the nd if he fails, and commits default in nentismade,theGuarantorshallbeliablet entionedamount.
finaljudge, as aforesaid, or tothe Guarantor, and on su	n the part of the Contractor, sluch first written demand payr	curing Entity shall be the sole and hall be given by the Procuring Entity ment shall be made by the Guarantor ny reference to the Contractor and
ThisGuaranteeshallcomein of the Contractor.	toforceassoonastheadvancepa	aymenthasbeencreditedtotheaccount
ThisGuaranteeshallexpiren	otlaterthan	
bywhichdatewemusthavere mail.	eceivedanyclaimsbyregistered	dletter,telegram,telexor e-

It is understood that you will return this Guarantee to us on expiry or after settlement of the total amount to be claimed here under.

	Guarantor(ScheduledBank)
Witness:	
1	1. Signature
	2. Name
Corporate Secretary (Seal)	3. Title
2	
(Name, Title& Address)	CorporateGuarantor(Seal)

## **SPECIFICATIONS**

## **NoteforPreparingtheSpecifications**

Standard technical specification as per document at the following link are required: <a href="https://www.irrigation.gkp.pk">https://www.irrigation.gkp.pk</a>

 $Standard material specification as perdocument at the following link are required: \\ \underline{https://www.irrigation.gkp.pk}$ 

# \*DRAWINGS

As per PC-I/T.S and subsequent sanctions as per site requirement.