GOVERNMENTOFKHYBERPAKHTUNKHWAI RRIGATION DEPARTMENT



BIDSOLICITATIONDOCUMENTS

FOR

S. No.	NameofWork/SubWorks	Estimated Cost in (M)	2% Earnest Moneyin the name ofExecutive EngineerCharsaddal rrigationDivision Charsadda(Rs.)	Category/PECR elevantCode
A	Construction of Canal Patrol Roads in Khyber Pakhtunkhwa ADP No.2209/210462 during 2022-23			
I	(i) Construction of Canal Patrol Road along HarichandDisty 49.19 98380/-		C-5& above CE-01	
	ITOTIL ND. 0 1000 to ND. 7 1000 District Charsadda.			CE-01

NAMEOFCONTRACTOR:	

CHARSADDA IRRIGATION DIVISION

CHARSADDAMY2023



OFFICE OF THE CHIEF ENGINEER (SOUTH)

IRRIGATION DEPÄRTMENT GOVERNMENT OF KHYBER PAKHTUNKHWA PESHAWAR, PAKISTAN

> Phone: ++92-91-9212116 Fax: ++92-91-9212152

Email: CESouth.Irrigation@kp.gov.pk

NOTICE FOR INVITING RE-E-BIDDING (SINGLE STAGE ONE ENVELOP PROCEDURE)

Chief Engineer (South), Irrigation Department, Warsak Road, Peshawar Through Executive Engineer, Charsadda Irrigation Division, Charsadda, Government of Khyber Pakhtunkhwa, invites electronic Bids from the eligible firms / contractors in accordance with KPPRA procurement rules 2014 on single stage one envelop procedure for the following works:

S. No.	Name of Work/Sub Works	Estimated Cost in (M)	2% Earnest Money in the name of Executive Engineer Charsaddalrrigatio n Division Charsadda (Rs.)	Category/ PEC Relevant Code
Α	Construction of Canal Patrol Roads in Khyber Pakhtu	nkhwa ADF	No.2209/210462 d	uring 2022-23
I	Construction of Canal Patrol Road along Bari Band Disty District RD: 33+000 - RD: 39+600 in District Charsadda	35.00	70000/-	C-5& above CE-01
2	Construction of Road along Sanizoo Shah Khwar at MiyaWaheedKoroona Tehsil Tangi District Charsadda.	29.80	596000/-	C-5& above CE-01
3	Construction of Road along Water Channel Between Shobla Drain & Jindi River Hameed Mian Dheri Turangzai Area District Charsadda.	30.00	60000/-	C-5& above CE-01
4	Construction of Canal Patrol Road Along HarichandDisty from RD:0+000 to Harichand Bazar District Charsadda. (i) Construction of Canal Patrol Road along HarichandDisty from RD: 0+000 to RD: 4+000 District Charsadda.	49.19	98380/-	C-5& above
5	uction of Canal Patrol Road Along HarichandDisty from RD:0+000 to Harichand Bazar District Charsadda. (ii)Construction of Canal Patrol Road along HarichandDisty from RD: 4+000 to Harichand Bazar District Charsadda.	40.61	812200/-	C-5& above CE-01
6	Construction of Canal Patrol Road along BehramDheriDisty RD: 0+000 to RD: 6+500 Charsadda.	40.00	800000/-	C-5& above CE-01
В.	210455-Construction of Flood Protection works, Irrigation Channels and Ponds and Installation of Solar Irrigation Tube Wells in Khyber Pakhtunkhwa, ADP No.2206, during 2022-23			
I	Construction of Flood Protection Works, Irrigation Channels in Jurisdiction of Kheshki Section District Nowshera.	30.00	600000/-	C-5& above CE-02 CE-04

TERMS AND CONDITIONS

I. Bid Solicitation Documents containing all the terms and conditions and other relevant instructions for the work can be downloaded from the Department and or Khyber Pakhtunkhwa Public Procurement Regulatory Authority websites (www.irrigation.gkp.pk) (www.kppra.gov.pk)

TERMS AND CONDITIONS

 $_{
m Bid}$ Solicitation Documents containing all the terms and conditions and other relevant instructions for the work can be downloaded from the Department and or Khyber

Electronic bidding shall be done on "Above / Below system" on BOQ / Engineer's estimate.

The bidder shall submit their bids on the following address "Administrative Officer, O/O Chief Engineer (South), Irrigation Department, Warsak Road, Peshawar" only through reliable courier Service on or before the deadline along with required documents as per details mentioned in Bid Solicitation Documents. The affixed labels of the Courier Service provider may be authenticated for tracking before opening. Fake courier delivery shall be processed as per the law and would not be considered.

- All bidders are required to have valid registration with Khyber Pakhtunkhwa Revenue Authority.
- All bidders are required to the state of the estimated cost as mentioned above, in the shape of the bidder shall submit 02% bid security of the estimated cost as mentioned above, in the shape of deposit at call (Original) enclosed along with their bid before closing date and time in the name of Executive Engineer, Charsadda Irrigation Division, and Charsadda.
- Notifications issued by Khyber Pakhtunkhwa Public Procurement Regulatory Authority pertaining to procurement process issued from time to time shall be applicable.
- If the evaluated electronic bid costs of two or more bidders are equal, then the successful bidder will be declared through draw/toss.
- 8. Pre-Bid meeting will be held on 30/05/2023 at 11.00 A.M in the Conference Room of the Chief Engineer (South), Irrigation Department, Warsak Road Peshawar. The facility of virtual viewing participation through Zoom/Team link address might be provided to the bidders on request two days before the meeting date.
- 9. The last date & time for Submission of the Bid along with relevant documents is 06/06/2023 upto 2:00 P.M which will be opened on the same day at 02:30 P.M in the Conference Room of the Chief Engineer (South), Irrigation Department, Warsak Road, Peshawar in presence of Contractors and their representatives who wishes to attend. The facility of virtual viewing/participation through Zoom/Team link address might be provided to the bidder on request two days before the opening date.
- Bid security of 1st, 2nd and 3rd lowest bidders will be retained till the approval of bids by the competent authority.
- 11. All Govt. Notifications/Rules/Taxes updated from time to time shall be applicable.

CHIEF ENGINEER (SOUTH

3.

TABLEOFCONTENTS

Description

No. INVITATION FOR BIDS

Form

INSTRUCTIONS TO

BIDDERS

A. General

IB.1 Scope ofBidIB.2

Source of

FundsIB.3

Eligible

Bidders

IB.4 One Bid Per

BidderIB.5

CostofBiddin

gIB.6 Site Visit

B. Bidding Documents

IB.7

Contents of Bidding Document

sIB.8 Clarification of Bidding

DocumentsIB.9 Amendment of

Bidding Documents

C. Preparation of Bids

IB.10.LanguageofBid

IB.11Documents Accompanying the

BidIB.12BidPrices

IB.13Currencies of Bid and

PaymentIB.14BidValidity

IB.15BidSecurity

IB.16Alternate Proposals by

BidderIB.17Pre-BidMeeting

IB.18FormatandSigningofBid

D. SubmissionofBids

IB.19Sealing and Marking of

BidsIB.20Deadline for

Submission of BidsIB.21Late

Bids

IB.22Modification, Substitution and Withdrawal of Bids

E. Bid OpeningandEvaluation

IB.23BidOpening

IB.24Process to be

ConfidentialIB.25Clarification of

Bids

IB.26Examination of Bids and Determination of

ResponsivenessIB.27CorrectionofErrors IB.28EvaluationandComparisonofBids

F. Award of Contract

IB.29Award

IB.30Procuring Entity's Right to Accept any Bid and to Reject any or

allBids

IB.31Notification of

AwardIB.32PerformanceSecurit

y

IB.33Signing of Contract

AgreementIB.34General Performance of

the BiddersIB.35IntegrityPact

IB.36InstructionsNotPartof Contract

BIDDINGDATA

FORM OF BID AND APPENDICES TO

BIDFORM OF BID

Appendix-Ato Bid :SpecialStipulations Appendix-Bto Bid :Foreign Currency

RequirementsAppendix-Cto Bid : Price Adjustment (Under

Clause 70) Appendix-Dto Bid :Billof Quantities

Appendix-Eto Bid :Proposed

ConstructionScheduleAppendix-F to Bid : Method of

Performing the WorkAppendix-Gto Bid : List

ofMajorEquipment- Related

Items

Appendix-Hto Bid : Construction Campand Housing

Facilities

Appendix-Ito Bid

:ListofSubcontractorsAppendi

x-Jto Bid :EstimatedProgressPayments

Appendix-Kto Bid :OrganizationChartofthe Supervisory

StaffandLabour

Appendix-Lto Bid :IntegrityPact

FORMS

BIDSECURITYPERFORMA

NCE

SECURITYCONTRACTAGR

EEMENT

MOBILIZATIONADVANCEGUARANTEE/BOND

PART-I:GENERALCONDITIONSOFCONTRACTPART-II:PARTICULARCONDITIONSOFCONTRACTSPECIFI CATIONS -SPECIALPROVISIONSSPECIFICATIONS-TECHNICALPROVISIONSDRAWINGS

INVITATIONFO RBIDS

KPPRANOTIFICATION

(Updatedfrom TimetoTime)



GOVERNMENT OF KHYBER PAKHTUNKHWA KHYBER PAKHTUNKHWA PUBLIC PROCUREMENT REGULATORY AUTHORITY

Peshawar, the May 10, 2022 / 6058-71

NOTIFICATION

S.R.O. (14)/Vol: 1-24/2021-22: In exercise of the powers conferred under Section 35-A of the Khyber Pakhtunkhwa Public Procurement Regulatory Authority Act, 2012 (Khyber Pakhtunkhwa Act No. XI of 2012) the Authority has been pleased to issue the following regulation, namely: -

- 1. Short title and commencement.- (i) This regulation may be called the Khyber Pakhtunkhwa Public Procurement Regulation No. XIV 2022.
- This shall come into force at once. (ii)
- Matters pertaining to Additional Security in case of abnormally low bids.- This regulation relates to the matters pertaining to Additional Security submitted by the bidders in procurement of works.
 - The contractors quoting their bids up to a limit of 10% below Engineer estimate shall submit bid security @ 2% only of Engineer Estimate.
- The contractors quoting their bids more than 10% below upto 20% below on Engineers' Estimate shall submit along with their bids 8% Additional Security of Engineer's Estimated cost in addition to 2% bid security. If the bid is not accompanied with the required amount of additional security then it will be considered as non-responsive and the 2% bid security shall be forfeited in favour of Government and the second lowest bidder and so on will be considered accordingly.
- [Similarly, a contractor quoting bid more than 20% below shall submit with his bid an additional security on Engineer's Estimated cost equal to the differential amount of submitted bid and Engineers' Estimate along with detailed rate analysis]1. In case of more than 20% below bids, if the bid is not accompanied by the detailed rate analysis and / or required amount of additional security, then the said bid shall be considered as non-responsive. All the securities submitted along with such non-responsive bid shall be forfeited in favour of Government and the 2nd lowest bidder and so on will be considered accordingly.
- In case detailed rate analysis submitted with the bids is, in view of the Procuring Entity, not convincing, the Head of the Procuring Entity may declare such bid as nonresponsive without any forfeiture of bid securities and record reasons thereof.
- The procuring entity may offer the contract to next lowest bidder after due diligence in the context of financial difference between such two bids or may advertise procurement opportunity afresh.

Differential amount: If a contractor quote, e.g. 25% below engineer estimate bid then he has to deposit along with his bid 2% bid security and 25% additional security of engineer estimate

- vi. After commencements of work by the successful bidder, the procuring entity may replace the Additional Security with a bank guarantee of the same amount from the scheduled bank; if the already deposited security is not in the form of bank guarantee.
- vii. The Additional Security shall be released to the contractor in four installments i.e. 1st installment of 25% to be released upon completion of 25% of the project, 2nd installment of 25% to be released upon completion of 50% of the project, 3nd installment of 25% to be released upon completion of 75% of the project and the 4th installment of 25% to be released after 100% completion of the project.
- viii. All previous orders, instructions and regulations issued regarding additional security shall stand superseded.

-SD-Managing Director KPPRA

ENDST: No. As above:

Peshawar, the May 10, 2022

Copy forwarded to:-

- 1. The Additional Chief Secretary (P&D) Department, Govt. of Khyber Pakhtunkhwa.
- The Administrative Secretaries (C&W, Irrigation, Public Health Engineering and Local Government, Elections & Rural Development Department) Khyber Pakhtunkhwa with request to circulate the same to their downstream formations for compliance.
- 3. The Principal Secretary to Governor, Khyber Pakhtunkhwa.
- 4. The Principal Secretary to Chief Minister, Khyber Pakhtunkhwa.
- 5. The Inspector General of Police, Khyber Pakhtunkhwa.
- 6. The Secretary Provincial Assembly, Khyber Pakhtunkhwa.
- 7. The Accountant General, Khyber Pakhtunkhwa.
- 8. The Registrar, Peshawar High Court, Peshawar.
- 9. All Commissioners and Deputy Commissioners in Khyber Pakhtunkhwa.
- 10. PSO to Chief Secretary, Govt. of Khyber Pakhtunkhwa.
- 11. All Heads of Autonomous/Semi-Autonomous Bodies in Khyber Pakhtunkhwa.
- Director, Treasuries & Accounts with request to circulate the same to all DAOs & Treasuries Officers in Khyber Pakhtunkhwa.
- The Section Officer (Admn), Finance Department, Govt. of Khyber Pakhtunkhwa with respect to his office letter No. SO(A)/FD/1-40/2022, dated 22.04.2022.

14. Manager, Stationery and Printing Press Khyber Pakhtunkhwa, for printing in the official gazette.

Assistant Director (M&E), KPPRA

INSTRUCTIONSTO BIDDERS

INSTRUCTIONSTOBIDDERS

A. GENERALI

B.1 ScopeofBid

- 1.1 The Procuring Entity intends to execute the works from Provincial fund / ADP astabulated in the title page.
- 1.2 ThesuccessfulbidderwillbeexpectedtocompletetheWorkswithinthetimespecifiedinApp endix-AtoBid.
- 1.3 Throughoutthese bidding documents, the terms 'bid' and 'tender' and their derivatives (bidder / tenderer, bid / tender, bidding / tendering etc.) are synonymous and refer to each subwork as pertitle pages eparately.

IB.2 Source of Funds

2.1TheProcuring Entity intends to execute the worksfrom Provincial fund/ADP astabulated in the title page.

IB.3 EligibleBidders

- 3.1 Biddingisopento allfirmsandpersonsmeetingthefollowingrequirements:
 - a) Duly valid licensed by the Pakistan Engineering Council (PEC) in the appropriate at egory for value of Work & having Specialization Code (mentioned as per NIT/BSD)
 - b) Duly enlisted withthe Provincial Government (Works Deptt:)
 - c) NTN Registration withup todateonline/ active status
 - d) ValidRegistrationwithKhyberPakhtunkhwaRevenueAuthority

IB.4 OneBidperBidder

4.1 Not Applicable

IB.5 CostofBidding

5.1 The bidder shall bear all costs including bid solicitation documents fee (nominal so asto cover 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 Procuring Entity will inno case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

I-2

IB.6 Site Visit

- 6.1 ThebiddersareadvisedtovisitandexaminethesiteofWorksanditssurroundingsand obtain for themselves on their own responsibility all information that may benecessary for preparing the bid and entering into a contract for construction of theWorks.Allcostinthisrespectshallbeatthebidder'sownexpense.
- 6.2 The bidders and any of their personnel or agents will be granted permission by the Procuring Entity/Procuring Officertoenter upon his premises and lands for the purpose of such inspection, but only upon the expression dition that the bidders, their personnel and agents, will release and indemnify the Procuring Entity/Procuring

Officer, his personnel and agents from and against all liability in respect thereof andwill be responsible for death or personal injury, loss of or damage to property and anyotherloss, damage, costs and expenses incurred as a result of such inspection.

B. BIDDINGDOCUMENTS

IB.7 ContentsofBiddingDocuments

- 7.1 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-Clause IB.6.1.
 - (a) InstructionstoBidders&Bidding Data
 - (b) FormofBid&Schedules toBidSchedules toBidcomprisethefollowing:(ifapplicable)

Schedule A: Schedule of

PricesScheduleB: SpecificWorksData

Schedule C: Works to be Performed by

SubcontractorsSchedule D:ProposedProgramofWorks

Schedule E: Method of Performing WorksSchedule F:IntegrityPact

- (c) ConditionsofContract &Contract Data
- (d) StandardForms:For mofBidSecurity FormofPerformanceSecurity

FormofBankGuaranteefor AdvancePayment.(GuaranteefromascheduledbankinPakistan)

(c) Specifications (Asper BidSolicitationDocuments/NIT)

(d) Drawings, if any (AsperBidSolicitationDocuments/NIT)

7.2 Thebiddersareexpectedtoexaminecarefullythecontentsofalltheabovedocuments. Failureto comply withthe requirementsofbidsubmission willbeatthe Biddersown

risk. Pursuant to Clause IB. 26, bids which are not substantially responsive to the requirements of the Bidding Documents will be rejected.

IB.8 Clarification of Bidding Documents

8.1Anyprospectivebidderrequiringanyclarification(s)inrespectoftheBiddingDocuments may notify the Procuring Entity in writing at the Procuring Entity's addressindicated in the Invitation for Bids. The Procuring Entity will respond to any request forclarificationwhich he receives earlierthan 7 days priorto the deadline for submissionofbids.

The Procuring Officer/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 in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the prebid meeting at least five (05) days prior to closing date of the submission of Bids in the submission of the submis

submission of Bids as per NIT / BSD. Any amendment / modification if required thesame may be intimated to the Bidders through the website of Irrigation DepartmentKhyberPakhtunkhwa and/orKPPRAwebsiteasperKPPRArules2014.

IB.9 AmendmentofBiddingDocuments

- 9.1 Atanytimepriortothedeadlineforsubmissionofbids,theProcuringOfficer/Engineer/Procuri ng Entity may, for any reason, whether at his own initiative orin response to a clarification requested by a prospective bidder, modify the BiddingDocumentsbyissuingaddendum.
- 9.2 Any addendum thus issued shall be part of the Bidding Documents pursuant to Sub-Clause7.1hereofandshallbecommunicatedtothebiddersthroughrespectivewebsite/printme dia.
- 9.3 Toafford prospective bidders reasonable time in which to take an addenduminto account in preparing their bids, the Procuring Officer/Engineer/Procuring Entity may extend the deadline for submission of bids in accordance with Clause IB. 20(10)

C. PREPARATION OF

BIDSIB.10LanguageofBid

10.1The bid and all correspondence and documents related to the bid exchanged by a bidderand the Procuring Entity/Procuring officer shall be in the bid language stipulated in theBidding Data and Particular Conditions of Contract. Supporting documents and printedliterature furnished by the bidders may be in any other language provided the same areaccompanied by an accurate translation of the relevant parts in the bid language, inwhich case, for purposes of evaluation of the bid, the translation in bid language shallprevail.

IB.11DocumentsAccompanying theBid

11.1 Each biddershall:

- (a) submit a written power of attorney authorizing the signatory of the bid to act forandonbehalfofthebidder;(**Ifapplicable**).
- (b) update the information indicated and listed in the Bidding Data and previously submitted with the application for prequalification, and continue to meet
 - theminimumcriteriasetoutintheprequalificationdocumentswhichasaminimum, wouldincludethefollowing (Ifapplicable):
 - (i) Evidence of access to financial resources along with average annualconstruction turnover;
 - (ii) Financial predictions for the current year and the two following yearsincludingtheeffectofknowncommitments;
 - (iii) Work commitments since prequalification;
 - (iv) Current litigationinformation; and
 - (v) Availability of critical

equipment.and

(c) furnish a technical proposal taking into account the various Appendices to Bidspeciallythefollowing(Ifapplicable):

Appendix-E to Bid Proposed Construction Schedule Appendix-F to Bid MethodofPerformingtheWorkAppendix-GtoBidListofMajorEquipmentAppendix-K to Bid Organization Chart for Supervisory Staff and other pertinentinformation such as mobilization programete;

- 11.2 Bids submitted by a joint venture of two (2) or more firms shall comply with the following requirements:
 - (a) the bid and in case of a successful bid, the Form of Contract Agreement shall besignedsoastobelegallybindingonallpartners;
 - (b) one of the joint venture partners shall be nominated as being in charge; and thisauthorization shall be evidenced by submitting a power of attorney signed bylegallyauthorizedsignatoriesofallthejointventure partners;
 - (c) the partner-in-charge shall always be duly authorized to deal with the ProcuringEntity regarding all matters related with and/or incidental to the execution ofWorks as per the terms and Conditions of Contract and in this regard to incuranyandallliabilities,receiveinstructions,givebindingundertakingsandreceive payments onbehalfofthejointventure;
 - (d) all partners of the joint venture shall at all times and under all circumstances beliable jointly and severally for the execution of the Contract in accordance withtheContracttermsandastatementtothiseffectshallbeincludedintheauthorization mentioned under Sub-Para(b) above as well as in the Form of Bidand intheFormofContractAgreement(incase ofasuccessfulbid);and
 - (e) a copy of the agreement entered into by the joint venture partners shall besubmitted with the bid stating the conditions under which it will function, itsperiod of duration, the persons authorized to represent and obligate it and whichpersons will be directly responsible for due performance of the Contract and cangive valid receipts on behalf of the joint venture, the proportionate participationoftheseveralfirmsformingthejointventure, and anyother informationne cessary topermit a full appraisal of its functioning. No amendments/modifications what to ever in the joint venture agreement shall be agreed to be tween the joint venture partner without prior written consent of the Procuring Entity/Procuring Officer.
- 11.3 Biddersshallalsosubmitproposalsofworkmethodsandschedule,insufficientdetailtodemons tratetheadequacyoftheBidders'proposalstomeetthetechnicalspecifications and the completion time referred to in Sub-Clause 1.2 hereof (If deemednecessary).

IB.12BidPrices

- 12.1 Unless stated otherwise in the Bidding Documents, the Contract shall be for thewhole of the Works as described in Sub-Clause 1.1 hereof, based on the unitratesand/orpricessubmittedbythebidder.
- 12.2 The bidders shall fill in rates premiums and prices for all items of the Worksdescribed in the Bill of Quantities. Premium/unit rate offered for an item shallbe considered upto two significant decimals places for evaluation purposes. Items against which no premium/rate or price is entered by a bidder be paid for by the Procuring Entity when executed and shall be deemed covered by premulations and the procuring and the procuring entity of the procuring entities and the procuring entities entitled entitled entitled entitled entities entitled entitled entities entitled entitlium/ratesandpricesforotheritemsintheBillofQuantities.Corrections premium/rates and prices, if any, shall be made by crossing out, initialing, dating and re-writing asper E-Bidding system.
- 12.3 All duties, taxes and other levies payable by the Contractor under the Contract, or for any other cause, shall be considered by the bidder in quoting his bid on E-biddingSystem.
 - Additional / reduced duties, taxes and levies due to subsequent additions orchanges in legislation shall be reimbursed / deducted as per Sub-Clause 70.2 ofthe GeneralConditions ofContractPart-I.
- 12.4 Thepremium/ratesandpricesquotedbythebiddersarenotsubjecttoadjustmentduring theperformanceoftheContractinaccordancewiththeprovisionsofClause 70oftheConditions ofContract.

IB.13CurrenciesofBidand Payment

- 13.1 Theunit rates/premium and the prices shallbe quotedby thebidderentirely inPakrupees. Abidder expecting to incur expenditures inother for inputs to the Works supplied from outside the Procuring Entity's country (referred to as the "Foreign Currency Requirements") shall indicate the same in Appendix-BtoBid.TheproportionoftheBidPrice(excludingProvisionalSums) needed by him for the payment of such Foreign Currency Requirementseither (i) entirely in the currency of the Bidder's home country or, (ii) at the bidder's option, entirely in Pak rupees provided always that bidder expecting to incure xpenditures in a currency or currencies other than those stated in (i) and (ii) above for a portion of the foreign currency requirements, and wishing to bepaidaccordingly, shallindicate therespective portions inhisbid.
- 13.2 The rates of exchange to be used by the bidder for currency conversion shall bethe TT&OD Selling Rates published or authorized by the State Bank of Pakistanprevailingonthedate 28dayspriortothedeadlineforsubmissionofbids. For the purpose of payments, the exchange rates used in bid preparation shallapplyforthe durationoftheContract.(**Ifapplicable**).

IB.14BidValidity

14.1 Bids shall remain valid for the period stipulated in the Bidding Data after theDate ofBidOpeningspecifiedinClauseIB.23.

14.2 In exceptional circumstances, prior to expiry of the original bid validity period,the Procuring Entity / Procuring officer may request that the bidders extend theperiod of validity for a specified additional period which shall in no case

bemorethantheoriginalbidvalidityperiod. Therequestand theresponses thereto shall be made in writing. A bidder may refuse the request without for feiting his Bid Security. A bidder agreeing to the request will not be required or permitted to modify his bid, but will be required to extend the validity of his Bid Security for the period of the extension, and in compliance with Clause IB.15 in all respects. The bidder shall bear all costs to be incurred on such extensions.

IB.15BidSecurity

- 15.1 Each bidder shall furnish, as part of his bid, at the option of the bidder, a BidSecurity in the amount stipulated in NIT in Pak. Rupees in the form of DepositatCallinfavourofExecutiveEngineer,CharsaddaIrrigationDivision,Chars adda.[Thebidsecurityshallbesubmittedfromtheaccountofthefirm/bidder/contract orwhosubmits thebid]
- 15.2 The Bid Security shall be in the form of Deposit at Call from a Scheduled Bankin Pakistan, in favour of Executive Engineer, Charsadda Irrigation Division, Charsadda.
- 15.3 Any bid not accompanied by an acceptable Bid Security & Additional Security(If Applicable) shall be rejected by the Procuring Entity / Procuring officer asnon-responsive.
- 15.4 The bid securities of unsuccessful bidders will be returned as promptly aspossible andthose offirstthree maybe retained till award of contract.
- 15.5 ["The bid security of the successful bidder shall be retained with the ProcuringEntity / Procuring officer till completion of the defect liability period and theamountofguaranteewillbereducedbyanequivalentamount".]
- 15.6 TheBidSecuritymaybeforfeited:
 - (a) ifthebidderwithdrawshisbidexceptasprovidedinSub-Clause22.1;
 - (b) if the bidder does not accept the correction of his Bid Price pursuant toSub-Clause 27.2hereof;or

- (c) In the case of successful bidder, if he fails within the specified timelimitto:
 - (i) furnishtherequiredPerformanceSecurityasperKPPRARules2014 :or
 - (ii) signtheContract Agreement.
- (d) IfthebidderfailstosubmitadditionalsecurityasperKPPRANotificationNo. S.R.O.(14)/Vol:1-24/2021-22/6058-71:,DatedPeshawar,the10thMay2022

IB.16AlternateProposals byBidder(NotApplicable)

- 16.1 ShouldanybidderconsiderthathecanofferanyadvantagestotheProcuringEntitybya modificationtothedesigns,specificationsorotherconditions,hemay,inadditiontohi sbidtobesubmittedinstrictcompliancewiththeBidding Documents, submit any Alternate Proposal(s) containing (a) relevantdesigncalculations;(b)technicalspecifications;(c)proposedconstruction methodology;and(d)anyotherrelevantdetails/conditions,providedalwaysthatthet otalsumenteredontheFormofBidshallbethatwhichrepresentscomplete compliancewiththe BiddingDocuments.
- 16.2 Alternate Proposal(s), if any, of the lowest evaluated responsive bidder onlymaybeconsideredbytheProcuringEntityasthebasisfortheawardofContracttos uchbidder.

IB.17Pre-BidMeeting

- 17.1 The Procuring Entity / Procuring officer may, on his own motion or at therequest of any prospective bidder(s), hold a pre-bid meeting to clarify issuesand to answer any questions on matters related to the Bidding Documents orany other matter that may be raised at that stage. The date, time and venue ofpre- bid meeting, if convened, is as stipulated in the NIT. All prospective bidders or their authorized representatives can attend such a pre-bid meeting.
- 17.2 The bidders are requested to submit questions, if any, in writing so as to reachthe Procuring Entity not later than seven (7) days before the proposed pre-bidmeeting.
- 17.3 Minutes of the pre-bid meeting, including the text of the questions raised andthe replies given, will be transmitted without delay to all purchasers of theBidding Documents. Any modification of the Bidding Documents listed inSub-Clause 7.1 hereof which may become necessary as a result of the pre-bidmeeting shall be made by the Procuring Entity / Procuring officer exclusivelythrough the issue of an Addendum pursuant to Clause IB.9 and not through theminutesofthepre-bidmeeting.
- 17.4 Absence at the pre-bid meeting will not be a cause for disqualification of

abidder.

IB.18Formatand Signing ofBid

- 18.1 Bidders are particularly directed that the amount entered on the Form of Bidshall be for performing the Contract strictly in accordance with the BiddingDocuments.(Intheinstantcase E-Biddingsystemisutilized)
- 18.2 Allappendices toBidaretobeproperlycompletedandsigned.
- 18.3 No alteration is to be made in the Form of Bid nor in the Appendices theretoexcept in filling up the blanks as directed. If any such alterations be made or iftheseinstructions be notfully complied with, the bid may be rejected.
- 18.4 Each bidder shall prepare by filling out the forms completely and withoutalterations one original copy, specified in the Bidding Data, of the documentscomprisingthebidasdescribedinClauseIB.7.
- 18.5 The original and all copies of the bid shall be typed or written in indelible ink(in the case of copies, photostats are also acceptable) and shall be signed by aperson or persons duly authorized to sign on behalf of the bidder pursuant toSub- Clause 11.1(a) hereof. All pages of the bid shall be initialed and stampedbythepersonorpersonssigningthebid.
- 18.6 The bid shall contain no alterations, omissions or additions, except to complywith instructions issued by the Procuring Entity, or as are necessary to correcterrors made by the bidder, in which case such corrections shall be initialed bythe personorpersons signingthebid.
- 18.7 Bidders shall indicate in the space provided in the Form of Bid their full andproper addresses at which notices may be legally served on them and to whichall correspondence inconnection with their bids and the Contract is to be sent.
- 18.8 BiddersshouldretainacopyoftheBiddingDocuments astheirfilecopy.

D. SUBMISSION

OFBIDSIB.19Sealing and

MarkingofBids

- 19.1 Eachbiddershall submithisbidasunder:(oneoriginalmarked)
 - (a) ORIGINAL copy of the Bid shall be sealed and put in envelopes andmarked as such containing the applicable deposit at calls, printed and signed copy of tender form from E-bidding System (if required by Procuring Entity).
 - (b) The envelopes containing the ORIGINAL will be put in one sealedenvelopeandaddressed/identifiedasgiveninSub-Clause19.2hereof.

I-9

- (a) beaddressedtotheProcuring Entityattheaddress provided intheBiddingdata;
- (b) bearthenameandidentificationnumberofthecontractasdefinedintheBiddingData /Titlepage/NIT;and
- (c) provideawarningnottoopenbeforethetimeanddateforbidopening,asspecifiedin theBidding Data.
- 19.3 In addition to the identification required in Sub- Clause 19.2 hereof, the innerenvelope shall indicate the name and address of the bidder to enable the bid to

bereturnedunopenedincaseitisdeclared "late" pursuantto Clause IB. 21 (Ifapplicable)

19.4 If the outer envelope is not sealed and marked as above, the Procuring Entity willassumenoresponsibilityforthemisplacementorprematureopeningoftheBid.

IB.20DeadlineforSubmissionofBids

20.1 (a) SealedBids envelopemustbereceivedbytheProcuringOfficer/

Procuring Entity at the address/provided in Bidding Data not later than thetime and date stipulated therein & as per NIT / BSD. In the event of thespecifieddateforthesubmissionofbidsdeclaredaholidayfortheEmployer, the Bids will be received up to the appointed time on the nextworkingday.

In the event of the specified date for the submission of bids declared aholidayfortheProcuringEntity,theBidswillbereceiveduptotheappointedtimeo n thenextworking day.

- (b) Bids with charges payable will not be accepted, nor will arrangements beundertakentocollectthebidsfromanydeliverypointotherthanthatspecified above. Bidders shall bear all expenses incurred in the preparationanddeliveryofbids. Noclaims will be entertained for refund of such expenses.
- (c) Where delivery of a bid is by mail and the bidder wishes to receive anacknowledgment of receipt of such bid, he shall make a request for suchacknowledgmentin a separate letterattached to but not included in thesealedbid package.
- (d) Uponrequest,acknowledgmentofreceiptofbids willbeprovidedtothosemakingdelivery in person orby messenger.
- (e) The bidder shall submit their bids through leading/reliable Courier Serviceproviders on or before the deadline along with required documents as perNIT/BSD.TheaffixedlabelsoftheCourierServiceprovidermaybeauthenticat ed for tracking. Fake Courier affixed labels and delivery shall beprocessedasper law and would notbeconsidered.
- 20.2 The Procuring Entity / Procuring officer may, at his discretion, extend the deadline for submission of bids by issuing an amendment in accordance with Clause IB.9,in which case all rights and obligations of the Procuring Entity and the bidderspreviously subject to the original deadline will thereafter be subject to the deadlineas extended.

IB.21LateBids

21.1 (a) Any bid received

bytheProcuringEntity/Procuringofficerafter the

deadline forsubmissionofbidsprescribedinClauseIB.20

willbereturned unopenedto such bidder.

I-10

(b) Delaysin themail,delaysofperson in transit,ordelivery of abid to the wrong of fice or due to any other reason, shall not be accepted as an excuse for failure to deliver a bid at the proper place and time. It shall

be the bidder's responsibility to determine the manner in which timelydelivery of his bid will be accomplished either in person, by messengerorbymail.

IB.22Modification, Substitution and Withdrawal of Bids

- 22.1 Any bidder may modify, substitute or withdraw his bid after bid submissionprovided that the modification, substitution or written notice of withdrawal isreceived by the Procuring Entity / Procuring officer prior to the deadline or theextended deadline pursuanttoclauseIB.20.2,forsubmissionofbids.
- 22.2 The modification, substitution or notice for withdrawal of any bid shall beprepared, sealed, marked and delivered in accordance with the provisions of Clause IB. 19 with the outer and inner envelopes additionally marked "MODIFICA TION", "SUBSTITUTION" or "WITHDRAWAL" as appropriate.
- 22.3 No bid may be modified by a bidder after the deadline for submission of bidsexceptinaccordance with Sub-Clauses 22.1 and 27.2.
- 22.4 Withdrawal of a bid during the interval between the deadline for submission ofbidsandtheexpirationoftheperiodofbidvalidityspecifiedintheFormofBid mayresultinforfeitureoftheBidSecurityinpursuance toClause IB.15.

E. BIDOPENINGANDEVALUATIONI

B.23BidOpening

- 23.1 The Procuring Entity / Procuring officer will open all the bids received (exceptthosereceivedlate),includingwithdrawals,substitutionandmodificationsm adepursuanttoClauseIB.22,inthepresenceofbidders'ortheirrepresentatives whochoose toattend, at the time, date and locationstipulatedin the Bidding Data/NIT. In the event of the specified date for the opening ofbids being declared a holiday for the Procuring Entity / Procuring officer, theBidswillbeopenedattheappointedtimeandlocationonthenextworkingday.
- 23.2 Envelopes marked "MODIFICATION", "SUBSTITUTION" or "WITHDRAWAL" shall be opened and readout first. Bids for which an acceptable notice of withdrawal has been submitted pursuant to Clause IB.22 shall not be opened.
- 23.3 The bidder's name, total Bid Price and price of any Alternate Proposal(s), anydiscounts, bidmodifications, substitution and with drawals, the presence or absence of Bid Security and such other details as the Procuring Entity may consider appropriate, will be announced by the Procuring Entity at the opening of bids.

23.4 Procuring Entity / Procuring officer may prepare minutes of the bid opening including the information disclosed to those present in accordance with the Sub-Clause 23.3.

IB.24Process tobeConfidential

24.1Informationrelatingtotheexamination, clarification, evaluation and comparison of bida ndrecommendationsfortheawardofacontractshallnotbe disclosed to bidders or any other person not officially concerned with suchprocess before the announcement of the final result of the bid evaluation whichmay be done at ten (10)davs prior to issue of Letter of Acceptance and place the same on its and Authority's Website (KPPRARule-45). The announcement to all Bidders will include Comparative Statements and reco mmendations against all the bids evaluated. Any effort by a bidder toinfluence of bids Procuring Entity's processing or award mayresultintherejectionofsuchbidder'sbid. Whereasanybidderfeelingaggrieved

may lodge a written complaint not later than fifteen (15) days afterthe announcement of the bid evaluation report; however mere fact of lodging

IB.25 Clarification of Bids

25.1To assist in the examination, evaluation and comparison of bids, the ProcuringEntitymay,athisdiscretion,askanybidderforclarificationofhisbid,inclu dingbreakdownsofunitrates. Therequestforclarification and the responses hall be in writing but no change in the premium/price or substance of the bid shall be sought, offered or permitted except as required to confirm the correction of arithmetic errors discovered by the Procuring Entity in the evaluation of the bids in accordance with Clause IB.28.

acomplaint shallnotwarrant suspensionofthe procurement process.

IB.26 Examination of Bids and Determination of Responsiveness

- 26.1 Prior to the detailed evaluation of bids, the Procuring Entity / Procuring officerwill determine whether each bid is substantially responsive to the requirementsoftheBiddingDocuments.
- 26.2 Asubstantially responsive bidisone which (i) meets the eligibility criteria;
 - (ii) has been properly signed;is accompanied by the required Bid Securityand
 - (iv) conforms to all the terms, conditions and specifications of the BiddingDocumentsasperNIT/BSDwithoutmaterialdeviationorreservation.
 - (iii) Amaterialdeviationorreservationisone(i)whichaffectinanysubstantial way the scope, quality or performance of the Works; (ii) whichlimits in any substantial way, inconsistent with the Bidding Documents, the Procuring Entity's rights or the bidder's obligations under the Contract; or (iii)adoption/rectificationwhereof would affect unfairly the competitive position of other bidders presenting substantially responsive bids.

26.3 If a bid is not substantially responsive, it will be rejected by the ProcuringEntity / Procuring officer and may not subsequently be made responsive bycorrection orwithdrawal ofthenon-conforming deviationorreservation.

IB.27CorrectionofErrors

- 27.1 BidsdeterminedtobesubstantiallyresponsivewillbecheckedbytheProcuring Entity / Procuring officer for any arithmetic errors. Errors will becorrectedbytheProcuringEntity/Procuringofficerasfollows:
 - (a) where there is a discrepancy between the amounts in figures and inwords, the amount inwords will governand
 - (b) where there is a discrepancy between the unitrate and the line itemtotal resulting from multiplying the unit rate by the quantity, the unitrate as quoted will govern, unless in the opinion of the Procuring Entitythere is an obviously gross misplacement of the decimal point in theunit rate, in which case the line item total as quoted will govern and theunitrate will be corrected.
 - (c) IncaseofE-Bidding system, correction willbeasperthisMethod.
- 27.2 The amount stated in the Form of Bid will be adjusted by the Procuring Entity /Procuring officer in accordance with the above procedure for the correction oferrors and with the concurrence of the bidder, shall be considered as bindingupon the bidder. If the bidder does not accept the corrected bid price, his bidwill be rejected and the Bid Security shall be forfeited in accordance with Sub-Clause 15.6(b)hereof.

IB.28Evaluation and Comparison of Bids

- 28.1 The Procuring Entity / Procuring officer through committee will evaluate andcompare only the bids determined to be substantially responsive in accordancewithClauseIB.26.
- 28.2 In evaluating the bids, the Procuring Entity will determine for each bid theevaluatedBid Pricebyadjusting theBidPriceasfollows:(**Ifapplicable**)
 - (a) making any correction for error spursuant to Clause IB. 27
 - (b) excluding Provisional Sums and the provision, if any, for contingencies in the Summary Bill of Quantities, but including competitively pricedDaywork; and
 - (c) making an appropriate adjustment for any other acceptable variation ordeviation, including discounts or other price modification in the bids.
- 28.3 The estimated effect of the price adjustment provisions of the Conditions of Contract, applied over the period of execution of the Contract, shall not

betakenintoaccountinBidevaluation.

28.4 IftheBidofthesuccessfulbidderisseriouslyunbalancedinrelationtotheProcuringEn tity'sestimateofthecostofworktobeperformedundertheContract,theProcuringEnti tymayrequire

the bidder to produce detailed price analyses for any or all items of the Billof Quantitiest ode monstrate the internal consistency of those prices with the construction methods and

schedule proposed. After evaluation of the price analyses, the Procuring Entity may require that the amount of the Performance Security set for the procuring Entity may require that the amount of the Performance Security set for the procuring Entity may require that the amount of the Performance Security set for the procuring Entity may require that the procuring Entity may require the procuring Entity may require that the procuring Entity may require that the procuring Entity may require that the procuring Entity may require the procuring Entity may require that the procuring Entity may require the procuring Entity may require that the procuring Entity may require the procuring Entitle Entity may require the procuring Entitle Entity may require the procuring Entitle Entity may require the procuring Entity may require the procuring Entitle Entity may require the procuring Entity may require the entity of the procuring Entitle Entity may require the entity of the entity may require the entity of the entity of the entity may require the entity of the e

in Clause IB.32 bevaried at the expense of the successful bidder to a level sufficient to protect the Procuring Entity against financial loss in the event of default of the successful bidder under the Contract. (as per KPPRAN otification No. KPPRAN o. S.R.O. (14)/Vol: 1-24/2021-22/6058-71, Dated Peshawar, the 10^{th} May 2022)

F. AWARDOFCONT

RACTIB.29Award

29.1 SubjecttoClausesIB.30andIB.34,theProcuringEntitywillawardtheContracttotheb idder

whosebidhasbeendeterminedtobesubstantiallyresponsivetotheBiddingDocumen tsandwhohasofferedthelowestevaluatedBidPrice, provided that such bidder hasbeendetermined to beeligible in accordance with the provisions of Clause IB.3 and qualify pursuanttoSub-ClauseIB 29.2.

29.2 TheProcuringEntity,atanystageofthebidevaluation,havingcrediblereasons for or *prima facie* evidence of any defect in supplier's or contractor'scapacities,mayrequirethesuppliers or contractors to provide information concerning their professional, technical, financial, legalor managerial competence whether already pre-qualified or not:

Provided that such qualification shall only be laid down after recording reasonstherefore in writing. They shall form part of the records of that bid evaluation report.

IB.30ProcuringEntity's RighttoAcceptanyBid and toRejectanyorallBids

30.1Notwithstanding Clause IB.29, the Procuring Entity reserves the right to acceptor reject any Bid, and to annul the bidding process and reject all bids, at anytime prior to award of Contract, without thereby incurring any liability to theaffected bidders or any obligation except that the grounds for rejection of allbids shall upon request be communicated to any bidder who submitted a bid, without justification of grounds. Rejection of all bids shall be notified to allbidderspromptly.

IB.31Notification of Award

- 31.1 Prior to expiration of the period of bid validity prescribed by the ProcuringEntity, the Procuring Entity will notify the successful bidder in writing ("Letter of Acceptance") that his Bid has been accepted. This letter shall name the sumwhich the Procuring Entity will pay the Contractor in consideration of theexecution and completion of the Works by the Contractor as prescribed by theContract (hereinafter and in the Conditions of Contract called the "ContractPrice").
- 31.2 No Negotiation with the bidder having evaluated as lowest responsive or anyotherbiddershallbepermitted, however, Procuring Entitymay have clarification meetings to get clarification of any item in the bid evaluation report.
- 31.3 The notification of award and its acceptance by the bidder will constitute theformation of the Contract, binding the Procuring Entity and the bidder tillsigningoftheformalContractAgreement.

IB.32PerformanceSecurity(Not applicable if additional security required)

- 32.1 ThesuccessfulbiddershallfurnishtotheProcuringEntityaPerformanceSecurity in the form and the amount stipulated in the Bidding Data and theConditionsofContractplusadditionalsecurityforunbalancedbidsinaccordance with Clause IB.28.4 within a period of 28 days after the receipt ofLetterofAcceptance.
- 32.2 Failure of the successful bidder to comply with the requirements of Sub-ClauseIB.32.1 or Clauses IB.33 or IB.35 shall constitute sufficient grounds for theannulmentoftheawardandforfeitureoftheBidSecurity.

IB.33SigningofContractAgreement

- 33.1 Within 14 days from the date of furnishing of acceptable Performance Securityunder the Conditions of Contract, the Procuring Entity will send the successfulbiddertheContractAgreementintheformprovidedintheBiddingDocum ents,incorporatingallagreements betweentheparties.
- 33.2 The formal Agreement between the Procuring Entity and the successful biddershall be executed within 14 days of the receipt of the Contract Agreement bythe successfulbidderfromtheProcuringEntity.

IB.34GeneralPerformanceoftheBidders

The Procuring Entity reserves the right to obtain information regarding performance of the bidders on their previously awarded contracts/works. The Procuring Entity may incase of consistent poor performance of any Bidderas reported by the Procuring Entity's of the previously awarded contracts, inter alia, reject his bid and/or refer the case to the Pakistan Engineering Council (PEC) and KPPRA. Upon such reference, PEC / KPPRA in accordance with its rules, procedures and relevant laws of the landtake such action as may be deemed appropriate under the circumstances of the case including black listing of such Bidder and debarring him from participation in future bidding for similar works.

IB.35IntegrityPact

The Bidder shall sign and stamp the Integrity Pact provided at Appendix-L to Bid inthe Bidding Documents for all procurement contracts exceeding Rupees ten million. Failure toprovide such Integrity Pactshallmake the biddernon-responsive.

IB.36Instructionsnot Partof Contract

Bids shall be prepared and submitted in accordance with these Instructions which are provided to assist bidders in preparing their bids, and do not constitute part of the BidortheContractDocuments.

BIDDING DATA

Bidding Data

Instructions to BiddersClause Reference

1.1 NameofprocuringEntity

Chief Engineer (South) through Executive Engineer, Charsadda Irrigation DivisionCharsadda (ProcuringOfficer).

1.2 NameoftheProject

Aspertitlepage/NIT

2.1 NameoftheBorrower/SourceofFinancing/FundingAgency:

Provincial fund/ADP

8.1 Timelimitforclarification:

Up topre-bid meetingasperNIT.

10.1Bidlanguage:

English

11.1 (b)PrequalificationInformationtobeupdated:

Enlistment with Irrigation Department, have valid E-bidding system login/password, Registration with PEC in the relevant category and financial limit, Registration with KPRA(AsperNIT/BidSolicitationDocuments)

11.1(c)FurnishTechnicalProposal:

The bidder may submit a technical proposal in sufficient detail to demonstrate theadequacy of the bid in meeting requirements for timely completion of the Works(where applicable)

- 13.1 Bidders to quote entirely in Pak. Rupees on above/below premium on E-biddingsystemfor eachsubworkseparately
- 14.1 PeriodofBidValidity:

120days

15.1 AmountofBidSecurity:

2% of Estimated Cost & asper KPPRANotification No. S.R.O. (14)/Vol:1-24/2021-22/6058-71, Dated Peshawar, the 10th May 2022. (asper NIT).

17.1 Venue, time, and date of the pre-Bidmeeting:

<u>OfficeoftheChiefEngineer(South),IrrigationDepartment,WarsakRoad,Peshawar,KhyberPakhtunkhwa,Phone++92-91-9212116Fax:++92-91-9212652,Email:CESouth:Irrigation@kp.gov.pkmentionedintheNIT</u>

- 18.4 Numberofcopies of the Bidtobe completed and returned: one original
- 19.2(a) Procuring Entity's address for the purpose of Bidsubmission:

<u>AsmentionedintheNIT</u>

<u>AdministrativeOfficerO/OtheChiefEngineer(South),IrrigationDepartment,WarsakRoad,Peshawar,KhyberPakhtunkhwa,Phone++92-91-9212116Fax:</u> ++92-91-9212652,Email:CESouth:Irrigation@kp.gov.pkmentionedin theNIT

19.2(b)Name and Number of the Contract:

As per title page/NIT for each sub work as hand written on each

document20.1(a)Deadlineforsubmissionofbids:

Asper NIT

BD-4

23.1 Venue, time, and date of Bidopening:

OfficeoftheChiefEngineer(South),IrrigationDepartment,WarsakRoad,Peshawar,Khybe rPakhtunkhwa,Phone++92-91-9212116Fax:++92-91-9212652,Email:CESouth:Irrigation@kp.gov.pk mentionedinthe NIT

32.1 StandardformandamountofPerformanceSecurityacceptabletotheProcuringEntity:

(Not applicable if additional security required).

FORM OF BIDAND APPENDICES TO BID

FORMOFBID

	ReferenceNoNITNo.		
Date Wor	ofOpeningNok No.asperNIT		
(Nar	meofWorks)		
To,			
Gent	eleman,		
1.	Having examined the Bidding Documents including Instructions to Bidders, BiddingData, Conditions of Contract. Specifications, Drawings and Bill of Quantities andAddendaNos. <u>fortheexec</u> utionoftheabove- namedWorks,we,theundersigned,offertoexecuteandcompletesuchWorksandremedyan y defects therein in conformity with the Conditions of Contract.Specifications,Drawings,BillofQuantitiesandAddendaforthesumofRs.(Rupee <u>s</u>		
	suchothersu masmaybeascertainedinaccordance withthe saidconditions.		
2.	Weunderstand that all the Appendices attached here to formpart of this Bid.		
3.	As security for due performance of the undertakings and obligations of this Bid, wesubmitherewith aBidSecurityin theamountofRupees		
4.	We undertake, if our Bid is accepted, to commence the Works and to complet thewhole of the Works comprised in the Contract within the time stated in Appendix AtoBid.		
5.	We agreetoabidebythisBidfortheperiodofdays from the date fixed forreceiving the same and it shall remain binding upon us and may be accepted at anytime beforetheexpirationofthatperiod.		
6.	Unless and until a formal Agreement is prepared and executed, this Bid, together withyourwrittenacceptance thereof, shall constitute abinding contract betweenus.		
7.	We do hereby declare that the Bid is made without any collusion, comparison offiguresorarrangement with any other bidder for the Works.		

Dated this	dayof	20
Signature:		
inthe capacityof_	dulyauthorizedto	signBidsforandonbehalf of
_	ock	
Address:		
Witness:		
Signature		
Occupation		

BA-1 Appendix-AtoBid

SPECIALSTIPULATIONS

ClauseConditi

ons of Contract

	onsorcontract				
1.	Engineer's Authority to issue Variation in Emergency	2.1	15% of the Contract prices tated in the letter of Acceptance. (As Per KPPRA Rules 2014)		
2.	AmountofPerformanceSecurity	IB.32	Not applicable if additional security required.		
3.	TimeforFurnishingProgram	14.1	Within28days fromthedateofreceiptof LetterofAcceptance.		
4.	MinimumamountofThirdParty Insurance	23.2	NotApplicable		
5.	TimeforCommencement	41.1	Within 14 days from the date of receipt of Engineer's Notice to Commence which		
			maybeissuedwithinfourteen (14) daysa		
			ftersigningofContractAgreement.		
6.	TimeforCompletion	43.1 48.2	Asperworkorder(Subjecttoavailabilityof fund)		
7.	a) AmountofLiquidatedDamages	47.1	Rs.0.05% ofE/Cforeachdayofdelayin completion oftheWorkssubjecttoamaximumof 10% of Contract Price		
			statedintheLetterofAcceptance.		
	b) Amount ofBonus	47.3	N/A		
8.	DefectsLiability Period	49.1	365 days from the effective date of Taking Over Certificate.		
9.	PercentageofRetentionMoney	60.2	8% of the amount of Interim Payment Certificate.		
10.	LimitofRetentionMoney	60.2	[8%] of Contract Price stated in the		
11.	MinimumamountofInterimPaymentCertificates(RunningBills)	60.2	Letterofacceptance. Rs.(Nolimitwithincontractcost,asper available funds, work importance & workdone subject to satisfaction of		
12	TimeofPaymentfromdeliveryofEngineer's 6	60.10 After	Drawing &DisbursingOfficer rreleaseoffundsandverificationofwork as per specification and due consideration ofotherworksintheheadandimportanceofeachw		
	InterimPaymentCertificatetotheProcuring		ork(Drawing&DisbursingOfficer Decision)		
13	MobilizationAdvance[*(InterestFree)] ⁵	60.12	N/A		
*	Deleteifalternativeoneis notadopted.	00.12	11/17		
	2 3.3331milei mun (contais nomaopicai				

FOREIGN CURRENCY REQUIREMENTS(NOTAPPL ICABLE)

1.	The Bidder may indicate herein below his requirements of foreign currency (if
	any), withreference to various inputs to the Works.

2.	Foreign Currency	Requirement	as percentage	ofthe Bid	Price exclu	ding
	ProvisionalSums	%.				

3. Table of Exchange Rates

UnitofCurrency	EquivalentinPak.Rupees
AustralianDollar	
Euro	
JapaneseYen	
U.K.Pound	
U.S.Dollars	***************************************

PRICE ADJUSTMENT UNDER CLAUSE 70OFCONDITIONSOFCONTRACT (NOTAPPLICABLE)

The source of indices and the weightages or coefficients for use in the adjustment formula under Clause 70 shall be as follows:

(TobefilledbytheProcuringEntity).

CostEle	Description	Weightages	Applicableindex
ment			
1	2	3	4
(i)	FixedPortion	0.350	
(ii)	Local Labour		Government of
			Pakistan(GP)Federa
			lBureauofStatistics (FBS)
			MonthlyStatisticalBulletin.
(iii)	Cement –inbags		
(iv)	ReinforcingSteel		
(v)	High SpeedDiesel(HSD)		
(vi)	Bricks		
(vii)	Bitumen		
(viii)			
	Total	1.000	

Notes:

- Indices for "(ii)" to "(vii)" are taken from the Government of Pakistan FederalBureau of Statistics, Monthly Statistical Bulletin. The base cost indices or pricesshall be those applying 28 days prior to the latest day for submission of bids. Current indices or prices shall be those applying 28 days prior to the last day ofthe billingperiod.
- 2) Any fluctuation in the indices or prices of materials other than those given aboveshallnotbe subjecttoadjustmentofthe ContractPrice.
- 3) Fixedportionshownhereisfortypicalroadproject, Procuring Entitytodetermine the weightage of Fixed Portion considering only those cost elements having cost impact of seven (7) percent or more on his specific project.

(Procuring Entity's using this price adjustment provisions may add or delete anyelements as deemed appropriate to the project.)

BILLOFQUANTITIES

BILLOF QUANTITIES

A. Preamble

- 1. The Bill of Quantities shall be read in conjunction with the Conditions of Contract, Specifications and Drawings, if any.
- 2. The quantities given in the Bill of Quantities are estimated and provisional, and are given to provide a common basis for bidding. The basis of payment will be the actual quantities of work executed and measured by the Contractor and verified by the Engineer and valued at the rates and prices entered in the priced Bill of Quantities, where applicable, and otherwise at such rates and prices as the Engineer may fix as perthe Contract.
- 3. The rates/premiums and prices entered in the priced Bill of Quantities shall, exceptinsofar as it is otherwise provided under the Contract include all costs of Contractor'splant, labour, supervision, materials, execution, insurance, profit, taxes and duties,together with all general risks, liabilities and obligations set out or implied in theContract. Furthermore, all duties, taxes and other levies payable by the Contractorunder the Contract, or for any other cause, as on the date 28 days prior to deadline forsubmission of Bids, shall be included in the rates and prices and the total Bid PricesubmittedbytheBidder.
- 4. A rate/premium or price shall be entered against each item in the priced Bill ofQuantities, whether quantities are stated or not. Unit rates must be offered in twodecimalplacesforanitem.Incasethebidderquotesratesforaniteminmorethantwo decimal places, the same shall be considered upto two significant decimal placesfor evaluation purposes. The cost of items against which the Contractor will havefailed to enter a rate or price shall be deemed to be covered by other rates and pricesenteredintheBillofQuantities.
- 5. The whole cost of complying with the provisions of the Contract shall be included in the items provided in the priced Bill of Quantities, and where no items are provided, the cost shall be deemed to be distributed among the rates and prices entered for the related items of the Works.
- 6. General directions and description of work and materials are not necessarily repeatednor summarized in the Bill of Quantities. References to the relevant sections of the Bidding Documents shall be made before entering prices against each item in the priced Bill of Quantities.
- 7. Provisional sums included and so designated in the Billof Quantities shall be expended in whole eor in part at the direction and discretion of the Engineerina coordance with Sub-Clause 58.2 of Part I, General Conditions of Contract.

BD-2

BILLOF QUANTITIES

THE BOQ SHALL BE FILLED ONLINE ON IRRIGATION DEPARTMENTWEBSITE, THE PROCURING ENTITY SHALL NOT BE LIABLE FOR THEERRORS/MALFUNCTIONS OF THE E-BIDDING SYSTEM, LOSS OR NON-

PROVISIONOFEBIDDINGSYSTEMLOGIN&PASSWORD

http://www.irrigation.gkp.pkORhttp://www.irrigation.gkp.pk/tenders.php

PROPOSED CONSTRUCTION SCHEDULE(IFREQUIRED)

Pursuantto Sub-Clause43.1 of the General Conditionsof Contract, the Works may becompleted on or before the date stated in Appendix-A to Bid. The Bidder may provide as Appendix-EtoBid, the Construction Schedule in the barchart (CPM, PERTorany other to be specified herein) showing the sequence of work items and the period of time during which he proposes to complete each work item in such amanner that his proposed program for completion of the whole of the Works and parts of the Works may meet Procuring Entity's completion targets in days noted below and counted from the date of receipt of Engineer's Notice to Commence (Attach sheets as required for the specified form of Construction Schedule):

Descr	ption	1	imetor Completion	
a)	Whole Works	_		days
b)	Part-A	_		days
c)	Part-B	_		days
d)		d	ays	
e)		d	ays	
		Signature:		
		Seal:		
		Dated:		

METHOD OF PERFORMING THE WORK(IFREQUIRED)

The Bidder may submit a narrative outlining the method of performing the Work. The narrative should indicate indetail and include but not be limited to:

- 1. Organization Chart indicating head office and field office personnel involved inmanagementandsupervision, engineering, equipment maintenance and purchasing.
- 2. Mobilization in Pakistan, the type of facilities including personnel accommodation, office accommodation, provision for maintenance and for storage, communications, security and others ervices to be used.
- 3. The method of executing the Works, the procedures for installation of equipment andmachineryandtransportation of equipment andmaterial stothesite.
- 4. The bidderworkatsitewillbeexecutedthroughaPECregisteredEngineer.

Signature:	
Seal:	
Dated:	

BG-2

LISTOFMAJOREQUIPMENT-RELATEDITEMS(IFREQUIRED)

The Bidder may provide on Sheet 2 of this Appendix a list of all major equipment and relateditems, under separate heading for items owned, to be purchased or to be arranged on lease

byhimtocarryouttheWorks. Theinformationshallincludemake, type, capacity, and anticipated periodofutilization for all equipment which shall be insufficient detail to demonstrate fully that the equipment will meet all requirements of the Specifications.

Signature:		
Seal:		
Dated:		

LIST OF MAJOR EQUIPMENT(IFREQUIRED)

OwnedPu rchased orLeased	Description ofUnit(Make,Mod el, Year)	CapacityH PRating		PresentLoc ationor Source	veryat Site	PeriodofWo rkon Project
1	2	3	4	5	6	7
a.Owned						
b. To be Purchased						
c.Tobearra ngedonLe ase						

BK-1

ESTIMATED PROGRESSPAYMENTS (SUB JECT TO AVAILIBILITY OF FUNDS, WORK DONE, IMPORTANCE)(DRAWING&DISBURSINGOFFICERDECISION)

Bidder' estimate of the value of work which would be executed by him during each ofthe periods stated below, based on his Program of the Works and the Rates in the Bill ofQuantities,expressedinthousandsofPakistaniRupees:

Quarter/Year/Period	Amounts(1,000Rs.)
1	2
Ist Quarter nd Quarter	
3 rd Quarter	
4 th Quarter	
5 th Quarter	
6 th Quarter	
7 th Ouarter	
8 th Ouarter	
9 th Quarter	
BidPrice	e
Signati	ure.
Signati	<u></u>
Seal:	
Dated:	

ORGANIZATION CHARTFORTHE SUPERVISORYSTAFFAND LABOUR

(INTEGRITY PACT)

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC.PAID BY THE SUPPLIERS OF GOODS, SERVICES & WORKS INCONTRACTSWORTHRS.10.00MILLIONORMORE

ContractNoDated	d
ContractValue:	
ContractTitle:	
induced the procurement of any contra	ofSupplier]herebydeclaresthatithasnotobtainedor act, right, interest, privilege or other obligation in (GoP) or any administrative subdivision or orcontrolledby GoPthrough any
warrantsthat it has fully declared the anyone andnot given or agreed to give outside Pakistan either directly or inditis affiliate, agent, associate, broker, consubsidiary, any commission, gratificate described as consultation fee or otherwork procurement of a contract, right, interest.	f the foregoing, [name of Supplier] represents and e brokerage, commission, fees etc. paid or payable to e and shall not give or agree to give to anyone within or irectly through any natural or juridical person, including sultant, director, promoter, shareholder, sponsoror tion, bribe, finder's fee or kickback, whether wise, with the object of obtaining or inducing the est, privilege or other obligation or benefit in twhichhasbeen expressly declared pursuant hereto.
arrangements with all persons in re-	made and will make fulldisclosure of allagreementsand spect of or related to the transaction with GoP and actiontocircumventtheabovedeclaration,representationor
making full disclosure, misrepresentin of this declaration, representation an privilege or other obligation or ber	lityandstrictliabilityformakinganyfalsedeclaration, not ag facts or taking any action likely todefeat the purpose d warranty. It agrees that any contract, right, interest, nefit obtained or procured as aforesaid shall, without edies available to GoP under any law, contract orother GoP.
Supplier]agrees to indemnify GoP for corruptbusinesspractices and further patimethe sum of any commission, gration of Supplier]asaforesaid for the purpose of the supplier of	medies exercised by GoP in this regard, [name of or any loss or damage incurred by it on account of its ay compensation to GoPin an amount equivalent to ten fication, bribe, finder's fee or kickback given by [name obtaining or inducing the procurement of any contract, nor benefit in what so ever form from GoP.
NameofBuyer:Signature:[Seal]	NameofSeller/Supplier: Signature: [Seal]

FORMS

BID SECURITYPERFORMANCE SECURITYCONTRACTAGR EEMENT MOBILIZATIONADVANCEGUARANTEE/BOND

BIDSECURITY

$(Only Deposit at Call from a scheduled bank in Pakistan will \ be acceptable)\\$

Secu	urityExecutedon			
	•	(Date)		
Nam	meofSurety(Bank)withAddress:			
		(ScheduledBank in Paki	stan)	
Nam	meofPrincipal(Bidder)withAddress			
	alSum of Security Rupees	(Rs		
	ReferenceNo.			
KNO	OWALLMENBYTHESEPRESENTS	s, that in pursuance of the terms of the B	idandatthereque	sto
fthesa	saidPrincipal(Bidder)we,theSuretyabo	ovenamed, areheld and firmly bound	unto_	
(here	reinafter called the 'Procuring Entit	y') in the sum stated above fo	or the payment	of
whic	chsum well and truly to be made, we	e bind ourselves, our heirs, execut	tors, administrat	ors
andsı	successors, jointly and severally, firmly	bythese presents.		
THE	ECONDITIONOFTHISOBLIGATION PROPERTY OF THE PRO	NISSUCH, that whereas the Bidderh	assubmitted	
theac	accompanying Bid dated	forBidNofor		
		(ParticularsofBid)tothesaidP	ProcuringEntity;	an
d				
WHE	IEREAS, the Procuring Entity has req	uired as a condition for considerin	g said Bid that	
theBi	Bidderfurnishesa BidSecurityinthe abo	ove saidsumfroma ScheduledBank	in	
Pakis	istan orfromaforeignbank dulycounter	granteed by a Scheduled	Bank	in
Pakis	istan, to the Procuring Entity, conditione	edasunder:		
(1)	thattheBidSecurityshallremaininfo	orceuptoandincludingthedate28day	safterthe deadl	ine
	f =1: 1:4 f 1: 1 1: 1: 1:	- I		1

- (1) thattheBidSecurityshallremaininforceuptoandincludingthedate28daysafterthe deadline for validity of bids as stated in the Instructions to Bidders or as it may be extended by the Procuring Entity, notice of which extension(s) to the Surety is herebywaived;
- that the Bid Security of unsuccessful Bidders will be returned by the Procuring EntityafterexpiryofitsvalidityoruponsigningoftheContractAgreement;and
- (3) that in the event of failure of the successful Bidder to execute the proposed ContractAgreement for such work and furnish the required Performance Security, the entiresaid sum be paid immediately to the said Procuring Entity pursuant to Clause 15.6 of the Instruction to Bidders for the successful Bidder's failure toperform.

NOWTHEREFORE, if the successful Biddershall, within the period specified therefor, on the prescribed form presented to him for signature enter into a formal Contract with the said Procuring Entity in accordance with his Bid as accepted and furnish within twenty eight (28) days of his being requested to do so, a Performance Security with good and sufficient surety, as may be required, upon the form prescribed by the said Procuring Entity for the faithful performance and proper fulfillment of the said Contract or in the event of non-withdrawal of the said Bid within the time specified for its validity then this obligation shall be void and of no effect, but otherwise to remain in full force and effect.

PROVIDED THAT the Surety shall forthwith pay the Procuring Entity the said sum upon firstwritten demand of the Procuring Entity (without cavil or argument) and without requiring the Procuring Entity to prove or to show grounds or reasons for such demand, notice of whichshall be sent by the Procuring Entity by registered post duly addressed to the Surety at itsaddressgiven above.

PROVIDED ALSO THAT the Procuring Entity shall be the sole and final judge for decidingwhetherthePrincipal(Bidder)hasdulyperformedhisobligationstosigntheContractAgree ment and to furnish the requisite Performance Security within the time stated above, orhasdefaultedin fulfilling saidrequirements and theSurety shallpay without objection thesaid sum upon demand from the Procuring Entity forthwith and without any reference to thePrincipal(Bidder)oranyotherperson.

IN WITNESS WHEREOF, the above bounden Surety has executed the instrument under itsseal on the date indicated above, the name and seal of the Surety being hereto affixed and these presents duly signed by its under signed representative pursuant to authority of its governing body.

SURETY(Bank)

WITNESS:	Signature
1. Name	
	Title
CorporateSecretary(Seal)	Corporate Guarantor(Seal)
2	<u> </u>
Name, Title & Address	<u> </u>

FORMOFPERFORMANCESECURITY

(Not applicable if additional security required)	
GuaranteeNo	
Executed on	
Expirydate	
[Letter by the Guarantor to the ProcuringEntity]	
NameofGuarantor(Bank)withaddress:(ScheduledBankinPakistan)	
NameofPrincipal(Contractor)withaddress:	
PenalSumofSecurity(expressinwordsandfigures)	
LetterofAcceptanceNoDated	<u> </u>
KNOWALLMENBYTHESEPRESENTS, that in pursuance of the terms of the Bidding Doc ndaboves aid Letter of Acceptance (herein after called the Documents) and at the request of the Principal we, the Guarantor above named, are held and firmly bound unto the (herein after called the Procuring Entity) in the penalsum of the amount stated above for ment of which sum well and truly to be made to the said Procuring Entity, we bindour selves, our ecutors, administrators and successors, jointly and severally, firmly by these presents.	ne said rthepay
THECONDITION OFTHISOBLIGATION IS	
SUCH,thatwhereasthePrincipalha	ısthePro
curingEntity'sabovesaid LetterofAcceptancefor(Nameof	
(NameofProject).	
NOW THEREFORE, if the Principal (Contractor) shall well and truly perform are allthe undertakings, covenants, terms and conditions of the said Documents due originalterms of the said Documents and any extensions thereof that may be granted ProcuringEntity, with or without notice to the Guarantor, which notice is, hereby, was shall alsowell and truly perform and fulfill all the undertakings, covenants the conditions of the Contract and of any and all modifications of said Documents thereafter made, notice of which modifications to the Guarantor being hereby waived, then, this obligation void; otherwise to remain in full force and virtue till all requirements of Claracter Eliability, of Conditions of Contractar fulfilled.	ring the d by the ived and rms and hat may be ontobe
Our total liability under this Guarantee is limited to the sum stated above and condition of any liability attaching to us under this Guarantee that the claim for pay writing shallbe received by us within the validity period of this Guarantee, failing w shall be discharged of our liability, if any, under this Guarantee.	yment in
	PS-2

_____(theGuarantor), waiving all objections and

We,____

defences under the Contract, do hereby irrevocably and independently guarantee to pay to the Procuring Entity without delay upon the Procuring Entity's first written demand without cavilor arguments and without requiring the Procuring Entity to prove or to show grounds orreasons for such demandany sum or sums up to the amount stated above, against the Procuring Entity's written declaration that the Principal has refused or failed to perform the obligations under the Contract which payment will be effected by the Guarantor to Procuring Entity's designated Bank & Account Number.

PROVIDED ALSO THAT the Procuring Entity shall be the sole and final judge for decidingwhether the Principal (Contractor) has duly performed his obligations under the Contract orhas defaulted in fulfilling said obligations and the Guarantor shall pay without objection anysum or sums up to the amount stated above upon first written demand from the ProcuringEntityforthwithandwithoutanyreferencetothePrincipaloranyotherperson.

IN WITNESS WHEREOF, the above-bounden Guarantor has executed this Instrument underits seal on the date indicated above, the name and corporate seal of the Guarantor being heretoaffixed and these presents duly signed by its undersigned representative, pursuant to authorityofits governingbody.

	Guarantor(Bank)
Witness: 1.	Signature
G (G 1)	Name
CorporateSecretary(Seal)	Title
2	
Name, Title & Address	Corporate Guarantor(Seal)

FORMOFCONTRACTAGREEMENT

THISCONT	RACTAGR	EEMEN	$\Gamma(ext{hereinaftercalledt}$	he"Agreemer	ıt")madeon	the	
		day	of	(month)	20	_ 1	betweer
ExecutiveEng	gineer, Chars	<u>addaIrriga</u>	tionDivisionCharsado	da			
(hereafter	called	the	"ProcuringEntity	of Of	the	one	par
and							
(hereaftercal	lledthe"Con	tractor")c	ofthe otherpart.				
WHEREAS	theProcuring	gEntityiso	desirousthatcertain \	Works,viz			_
shouldbeexe	cutedhythe(Contracto	randhasacceptedaB:	idbytheContr	actorforthe		
	-		Works and the ren	•			

- 1. In this Agreement words and expressions shall have the same meanings as are respectively assigned to them in the Conditions of Contract hereinafter referred to.
- 2. Thefollowingdocumentsafterincorporating addenda, if any, except those parts relating to Instructions to Bidders shall be deemed to form and be read and construed as part of this Agreement, viz:
 - (a) TheContractAgreement;

therein. NOW this Agreement witnesset has follows:

- (b) TheLetterofAcceptance;
- (c) The completed Form of Bid;
- (d) SpecialStipulations(Appendix-A toBid);
- (e) The ParticularConditionsofContract –PartII;
- (f) The GeneralConditions–PartI:
- (g) The priced Billof Quantities (Appendix-D to Bid);
- (h) The completed Appendices to Bid (B, C, EtoL);
- (i) TheDrawings;
- (j) The Specifications.
- (k) (anyother)
- 3. In consideration of the payments to be made by the Procuring Entity to the Contractorashereinafter mentioned, the Contractor hereby covenants with the Procuring Entity to execute and complete the Worksandre medy defects the reininconformity and in all respects with the provisions of the Contract.
 - 4. The Procuring Entityhere by covenants to pay the Contractor, inconsideration 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.

INWITNESSWHEREOF the parties here to have caused this Agreement to be executed on the day, month and year first before written in accordance with their respective laws.

SignatureofProcuringEntity
(Seal)
enceof:
Witness:
(Name, TitleandAddress)

$\begin{array}{c} \textbf{MOBILIZATIONADVANCEGUARANTEE} \\ \textbf{(If Applicable)} \end{array}$

GuaranteeNo	Date
WHEREAS	Date(hereinaftercalledthe'Procuring
Entity')hasenteredir	ntoaContractfor
	(Particulars of
Contract)with	(hereinafter calledthe"Contractor').
ANDWHEREAS,tl	neProcuring Entity has agreed to advance to theContractor,
attheContractor'sred	$quest, an amount of Rupe \underline{es(Rs)} which a \underline{m} ou \underline{ntshallbe} advanced to the Contractor$
as perprovisions of	heContract.
	the Procuring Entity has asked the Contractor to furnish Guarantee ationadvancefortheperformanceofhisobligationsunderthesaidContract.
AND WHEREAS.	
calledthe (Sch	eduled Bank in Pakistan acceptable to the Procuring Entity) (hereinafter Guarantor")attherequestof theContractorandinconsiderationofthe eeingtomaketheaboveadvance totheContractor,hasagreedtofurnishthe
usetheadvance for	
finaljudge, on the Guarantor, and on s	of any default, of which the Procuring Entity shall be the sole and part of the Contractor, shall be given by the Procuring Entity to the uch first written demand, payment shall be made by the Guarantor of all eunderthisGuaranteewithout anyreferencetotheContractorandwithout
paymentsfrom	Il remain in force until the advance is fully adjusted against aymentCertificatesoftheContractororuntil whicheverisearlier.
	(Date)
TheGuarantor'sliab	ility underthisGuaranteeshall notinany caseexceed thesumofRupees (Rs).
theaforesaid date againstpayments fr	all remain valid up to the aforesaid date and shall be null and void after or earlier if the advance made to the Contractor is fully adjusted com Interim Payment Certificates of the Contractor provided that the at the aforesaid period of validity shall be deemed to be extended if on the

abovementioneddatethe advancepaymentis notfullyadjusted.

GUARANTOR(BANK)

	1. 2.	SignatureName	-
	3.	Title	-
WITNESS			
1.			
CorporateSecretary(Seal)			
2.		(Name Title&Address) CorporateGuarantor(Seal)	

Copies of the FIDIC Conditions of Contractcan be obtained by the bidder from: FIDICSecretariat P.O. Box 86 1000 Lausanne 12Switzerlandemail:fidic.pub@fidic.org—FIDIC.org/bookshop



CONDITIONSOFCONTRACT FOR WORKS OFCIVIL ENGINEERINGCONSTRUCT ION

PARTIGENERAL CONDITIONS WITHFORMS OFTENDERANDAGREEMENT

FOURTHEDITION1987 Reprinted 1988 with editorial amendmentsReprintedin1992withfurtheram endments

Copies of the FIDIC Conditions of Contract 4thEdition, 1987 reprinted in 1992withfurtheramendmentscanbeobtainedfrom:

FIDIC SECRETARIAT P.OBOXNO.861

000 Lausanne 12

Switzerland

e-mailfidic.pub@fidic.org-FIDICorg/bookshop

TABLEOFCONTENTS

PARTII-PARTICULARCONDITIONSOF CONTRACT

Clause	Title	Page
1.1	Definitions	147
2.1	Engineer's Duties and Authority	147
2.2	Engineer's Representative	149
2.7	EngineerNotLiable	149
2.8	ReplacementoftheEngineer	149
5.1	Language(s)andLaw	149
5.2	PriorityofContractDocuments	149
6.6	ShopDrawings	150
6.7	As-BuiltDrawings	150
10.1	Performance Security	150
10.4	Performance SecurityBindingonVariations andChanges	151
14.1	ProgramtobeSubmitted	151
14.3	Cash FlowEstimatetobeSubmitted	151
14.5	DetailedProgramandMonthlyProgress Report	151
15.2	Language AbilityofContractor'sRepresentative	152
15.3	Contractor's Representative	152
16.3	LanguageAbilityofSuperintendingStaffofContractor	152
16.4	EmploymentofLocalPersonnel	152
19.3	SafetyPrecautions	152
19.4	LightingWorks atNight	153
20.4	ProcuringEntity'sRisks	153
21.1	Insurance of Works and Contractor's Equipment	153
21.4	Exclusions	154
25.5	Insurance Company	154
31.3	Co-operationwithOtherContractors	154
34.2	RatesofWagesandConditionsofLabour	154
34.3	EmploymentofPersons in the Service of Others	154
34.4	HousingforLabour	154
34.5	HealthandSafety	155
34.6	Epidemics	155
34.7	SupplyofWater	155
34.8	Alcoholic LiquororDrugs	155
34.9	ArmsandAmmunition	155
34.10	FestivalsandReligiousCustoms	155
34.11	DisorderlyConduct	156
34.12	Compliance by Subcontractors	156
35.2	RecordsofSafetyandHealth	156
35.3	ReportingofAccidents	156
36.6	Use of Pakistani Materials and Services	156
41.1	CommencementofWorks	156
47.3	BonusforEarlyCompletionofWorks	157
48.2	TakingOverofSections orParts	157
51.2	InstructionsforVariations	157

TABLEOFCONTENTS

PARTII-PARTICULARCONDITIONSOF CONTRACT

Clause	Title	Page
52.1	Valuation of Variations	157
53.4	Failure toComply	157
54.3	CustomsClearance	157
54.5	ConditionsofHireofContractor'sEquipment	157
59.4	Paymentsto Nominated Sub-contractors	157
59.5	Evidence of Payments	158
60.1	Monthly Statements	158
60.2	Monthly Payments	158
60.10	TimeforPayment	158
60.11	Secured Advanceon Materials	159
60.11	FinancialAssistancetoContractor	159
63.1	DefaultofContractor	161
65.2	SpecialRisks	161
67.3	Arbitration	161
68.1	Noticeto Contractor	161
68.2	Notice toProcuringEntityandEngineer	162
70.1	IncreaseorDecreaseofCost	162
73.1	PaymentofIncomeTax	163
73.2	CustomsDuty&Taxes	164
74.1	IntegrityPact	164
75.1	Termination of Contract for Procuring Entity's Convenience	164
76.1	Liability of Contractor	164
77.1	Joint and Several Liability	165
78.1	Detailstobe Confidential	165

PARTII-PARTICULARCONDITIONSOF CONTRACT (Mandatory Provisions not to be Amended / Substituted except asinstructedbyKPPRA)

1.1 Definitions

(a) (i) The Procuring Entity is <u>Chief Engineer (South) through Executive</u> <u>Engineer, Charsadda Irrigation Division Charsadda Phone No. 091-9220499.</u> <u>Email: charsaddairrigation@vahoo.commentionedinthe NIT</u>

 $(a) (iv) The Engineer is \underline{\textbf{Executive Engineer. Charsadda Irrigation Division Charsadda. P} \\ \underline{\textbf{hone No. 091-9220499. Email: charsadda irrigation@vahoo.commentioned in the NIT}}$

2 or any other competent person appointed by the Procuring Entity, and notified to the Contractor, to act in replacement of the Engineer. Provided always that except in cases of professional misconduct, the outgoing Engineer is to formulate his certifications/recommendations in relation to all outstanding matters, disputes and claims relating to the execution of the Works during his tenure.

The followingparagraphisadded:

- (a)(vi)"BidderorTenderer"meansanypersonorpersons,company,corporation,firm orjointventuresubmittingaBidorTender.
- (b)(v)Thefollowingisaddedatthe endoftheparagraph:

The word "Tender" is synonymous with "Bid" and the word "Tender Documents" with "Bidding Documents".

The followingparagraphisadded:

- (b)(ix) "Program" means the program to be submitted by the Contractor in accordancewithSub-Clause 14.1andanyapprovedrevisions thereto.
- (e)(i) Thetext is deleted and substituted with the following:

"Contract Price" means the sum stated in the Letter of Acceptance as payable to the Contractor for the execution and completion of the Works subject to such additions thereto or deductions therefrom as may be made and remedying of any defects thereininaccordance with the provisions of the Contract.

2.1 Engineer's Duties and Authority

With reference to Sub-Clause 2.1(b), the following provisions shall also apply;

The Engineer shall obtain the specific approval of the Procuring Entity before carryingouthis dutiesinaccordancewiththefollowingClauses:

(i) Consentingtothesub-lettingofanypartoftheWorksunderSub-Clause4.1"Subcontracting."

- (ii) Certifying additional cost determined under Sub-Clause 12.2 "Not Foresee able Physical Obstructions or Conditions".
- (iii) Any action under Clause 10 "Performance Security" and Clauses 21,23,24 &25 "Insurance" of sorts.
- (iv) AnyactionunderClause40"Suspension".
- (v) Anyaction under Clause 44 "Extension of Time for Completion".
- (vi) Any action under Clause 47 "Liquidated Damages for Delay" or Payment ofBonusforEarlyCompletionofWorks(PCCSub-Clause 47.3).
- (vii) Issuanceof 'Taking OverCertificate" underClause 48.
- (viii) IssuingaVariationOrderunderClause51,except:
 - a) inanemergency*situation,asstatedherebelow,or
 - b) if such variation would increase the Contract Price by less thanthe amountstated in the Appendix-AtoBid.
 - (ix) Fixing ratesorpricesunderClause 52.
 - (x) ExtrapaymentasaresultofContractor'sclaimsunderClause53.
 - (xi) Release of RetentionMoney to the Contractor under Sub-Clause 60.3 "Payment of Retention Money".
- (xii) Issuanceof "FinalPaymentCertificate" underSub-Clause 60.8.
 - (xiii) Issuance of "Defect Liability Certificate" under Sub-Clause 62.1.
- (xiv) Any change in the ratios of Contract currency proportions and paymentsthereofunderClause 72"CurrencyandRate ofExchange".

(If in the opinion of the Engineer an emergency occurs affecting the safety of life or of the Worksor of adjoining property, the Engineer may, without relieving the Contractor and the Contractor of the Worksor of the Worksor of the Contractor of theany of his duties and responsibilities under the Contract, instruct the Contractor to execute all such work or to do all such things as may, in the opinion of the Engineer, be necessary to abate or reduce the risk. The Contractor shall forthwithcomply with any instruction of the Engineer. The Engineer an addition to the Contract Price, in respect of such instruction, in accordance with Clauseand shall notify the Contractor accordingly, with a copy to the ProcuringEntity.) However, responsibility of restoring damages to ongoing work will be withinthecontractpriceandliabilityofthecontractor

2.2 Engineer's Representative

The following paragraphis added:

The Procuring Entity shall ensure that the Engineer's Representative is a Sub Divisional Officer or superior, posted by the competent authority (GoKP).

The following Sub-Clauses 2.7 and 2.8 are added:

2.7 EngineerNotLiable

Approval, reviews and inspection by the Engineer of any part of the Works does notrelievetheContractorfromhissoleresponsibilityandliabilityforthesupplyofmaterials,pl antandequipmentforconstructionoftheWorksandtheirpartsinaccordancewiththeContract andneithertheEngineer'sauthoritytoactnoranydecision made by him in good faith as provided for under the Contract whether toexercise or not to exercise such authority shall give rise to any duty or responsibility oftheEngineer to the Contractor,any Subcontractor, anyof their representatives oremployeesoranyotherpersonperforminganyportionofthe Works.

2.8 ReplacementoftheEngineer

"If the Procuring Entity intends to replace the Engineer, the Procuring Entity shall, notlessthan14daysbeforetheintendeddateofreplacement, givenoticetotheContractor, the name, address and relevant experience of the intended replacementEngineer. The Procuring Entity shall not replace the Engineer with a person againstwhomtheContractor raisesreasonableobjection bynoticeto theProcuring Entity, with supporting particulars."

5.1 Language(s)andLaw

- (a) TheContractDocuments, shall be drawnup in the English language.
- (b) TheContract shall besubject totheLawsofIslamicRepublicofPakistan.

5.2 PriorityofContractDocuments

The documents listed at (1) to (6) of the Sub-Clause are deleted and substituted with the following:

- (1) TheContractAgreement(ifcompleted);
- (2) TheLetterofAcceptance;
- (3) The completed Form of Bid;
- (4) SpecialStipulations(Appendix-A toBid);
- (5) The Particular Conditions of Contract Part II;
- (6) The GeneralConditions–PartI:
- (7) The priced Billof Quantities (Appendix-D to Bid);
- (8) The completed Appendices to Bid(B,C,EtoL);
- (9) TheDrawings;

(10) The Specifications; and(11) (anyother).

In case of discrepancies between drawings, those of larger scale shall govern unlessthey are superseded by a drawing of later date regardless of scale. All Drawings and Specifications shall be interpreted inconformity with the Contract and these Conditions. Addendum, if any, shall be deemed to have been incorporated at the appropriate places in the documents forming the Contract.

The following Sub-Clauses 6.6 and 6.7 are added:

6.6 ShopDrawings(AsperrequirementofEngineerincharge,ifrequired)

The Contractor shall submit to the Engineer for review 3 copies of all shop anderection drawings applicable to this Contractas perprovision of relevantSub-ClauseoftheContract,ifrequiredbyEngineer

Review and approval by the Engineer shall not be construed as a complete check butwill indicate only that the general method of construction and detailing is satisfactoryand that the Engineer's review orapproval shall not relieve the Contractor of any ofhisresponsibilities underthe Contract.

6.7 As-BuiltDrawings(Asperrequirement ofEngineerincharge,ifrequired)

If required by the Engineer, at the completion of the Works under the Contract, the Contractor shall furnish to the Engineer 6 copies and one reproducible of all drawingsamended to conform with the Works as built. The price of such Drawings shall be deemed to be included in the Contract Price.

10.1 PerformanceSecurity(Not applicable if additional security required)

The Contractor shall provide Performance Security to the Procuring Entity in the prescribed form. The said Security shall be furnished or caused to be furnished by the Contractor within 28 days after the receipt of the Letter of Acceptance. The Performance Security shall be of an amount equal to 10% of the Contract Price stated in the Letter of Acceptance. Such Security shall, at the option of the bidder, be in the form of either (a) bank guarantee from any Scheduled Bank in Pakistanor

(b) bank guarantee from a bank located outside Pakistan duly counter-guaranteed by aScheduledBankinPakistan (c)prevailingKPPRArules

The cost of complying with requirements of this Sub-Clause shall be borne by the Contractor.

ThefollowingSub-Clause10.4 isadded:

⁶Words"(c)aninsurancecompanyhavingatleastAAratingfromPACRA/JCR"deletedbyKPPRA NotificationNo.KPPRA/M&E/Estt:/1-4/2016datedMay24,2016.

10.4 PerformanceSecurityBindingonVariations andChanges

The Performance Security shall be binding irrespective of changes in the quantities orvariations in the Works or extensions in Time for Completion of the Works which are granted or agreed upon under the provisions of the Contract.

14.1 Programtobesubmitted

(If required) The program shall be submitted within 28 days from the date of receipt of LetterofAcceptance, which shall be in the form of:

aBarChartidentifyingthecriticalactivities.

14.3 Cash FlowEstimatetobesubmitted

The detailed Cash Flow Estimate shall be submitted within 21 days from the date ofreceipt of Letter of Acceptance (Payment shall be subject to availability of fund, workdone, other works, importance of works as deemed appropriate according to situation by the Procuring Entity)

The following Sub-Clause 14.5 is added:

14.5 DetailedProgramandMonthlyProgressReport(ifrequiredbytheEngineer)

- a) For purposes of Sub-Clause 14.1, the Contractor shall submit to the Engineer detailedprogramforthefollowing:
 - (1) ExecutionofWorks;
 - (2) LabourEmployment;
 - (3) LocalMaterialProcurement;
 - (4) Material Imports, if any; and
 - (5) OtherdetailsasrequiredbytheEngineer.
- (b) During the period of the Contract, the Contractorshall submit to the Engineer notlater than the 8th day of the following month, 5 copies each of Monthly ProgressReportscovering:
 - (1) AConstruction Scheduleindicatingthemonthlyprogressin percentage;
 - (2) Description of all work carried outsince the last report;
 - (3) Description of the work planned for the next 56 days sufficiently detailed toenablethe Engineertodeterminehisprogramofinspection and testing;
 - (4) Monthly summary of daily job record;
 - (5) Photographsto illustrateprogress; and
 - (6) Information about problems and difficulties encountered, if any, andproposalstoovercomethesame.
- (c) During the period of the Contract, the Contractors hall keep a daily record of the workprogress, which shall be made available to the Engineer as and when requested. The

daily record shall include particulars of weather conditions, number of men working, deliveries of materials, quantity, location and assignment of Contractor's equipment.

ThefollowingSub-Clauses15.2and 15.3are added:

15.2 LanguageAbilityofContractor'sRepresentative

The Contractor's authorized representative shall be fluent in the English/Urdu/Pashtolanguage.

15.3 Contractor's Representative

The Contractor's representative will be a professional engineer working at SiteregisteredwiththePakistanEngineeringCouncil.

The Contractor's authorized representative at Siteshall beauthorized to exercise adequate administrative and financial powers on behalf of the Contractor so as to achieve completion of the Works as perthe Contract.

ThefollowingSub-Clauses16.3and 16.4are added:

16.3 LanguageAbilityofSuperintendingStaffofContractor(N/A)

A reasonable proportion of the Contractor's superintending staff shall have a workingknowledge ofthe English/Urdu/Pashtolanguage.

16.4 EmploymentofLocalPersonnel

The Contractor is encouraged, to the extent practicable and reasonable, to employ staffandlabourfromsources withinKhyberPakhtunkhwaProvince.

ThefollowingSub-Clauses19.3and 19.4are added:

19.3 SafetyPrecautions

In order to provide for the safety, health and welfare of persons, and for prevention ofdamage of any kind, all operations for the purposes of or in connection with the Contract shall be carried out in compliance with the Safety Requirements of the Government of Pakistan and Khyber Pakhtunkhwa with such modifications thereto as the Engineer may authorize or direct and the Contractor shall take or cause to be taken such further measures and comply with such further requirements as the Engineer may determine to be reasonably necessary for such purpose.

The Contractor shall make, maintain and submit reports to the Engineer concerningsafety,health and welfare ofpersons and damage to property, as the Engineermayfromtimetotimeprescribe.

The contractor shall provide all the safety gear to its employees and also put safety /diversionsignswithmessagesforeaseofpublictrafficmovement. Whilesincorporating cost in the bids, such cost provisions shall also be made and will not beadjustedseparately.

19.4 LightingWorkatNight

In the event of work being carried out at night, the Contractor shall at his own cost, provide and maintain such good and sufficient light as will enable the work to proceedsatisfactorily and without danger. The approaches to the Site and the Works where thenight-work isbeing carriedout shall besufficiently lighted. All arrangement adopted

forsuchlighting shallbetothesatisfaction of the Engineer's Representative.

20.4 ProcuringEntity'sRisks

The ProcuringEntity's risks are:

- (a) insofar as they directly affect the execution of the Works in Khyber PakhtunkhwaProvince
 - (i) war and hostilities (whether war be declared or not), invasion, act of foreignenemies,
 - (ii) rebellion,revolution,insurrection,ormilitaryorusurpedpower,orcivilwar,
 - (iii) ionizing radiations, or contamination by radioactivity from any nuclear fuel, orfrom any nuclear waste from the combustion of nuclear fuel, radioactive toxicexplosive or other hazardous properties of any explosive nuclear assembly ornuclearcomponentthereof,
 - (iv) pressure waves caused by aircraft or other aerial devices travelling at sonic orsupersonic speeds,
 - (v) riot, commotion or disorder, unless solely restricted to the employees of theContractororofhis Subcontractors and arising from the conduct of the Works;
- (b) loss or damage due to the use or occupation by the Procuring Entity of any Section orpart of the Permanent Works, except as may be provided for in the Contract;
- (c) any operation of the forces of nature (insofar as it occurs on the Site) which an experienced contractor:
 - (i) could not havereasonably foreseen, or
 - (ii) couldreasonably haveforeseen, but against which he could not reasonably have taken at least one of the following measures:
 - (a) prevent loss or damage to physical property from occurring by takingappropriate measures, or
 - (b) insureagainst.

21.1 Insurance of Worksand Contractor's Equipment

(ProcuringEntitymay varythisSub-clause 1.1 (b))

21.4 Exclusions

Thetext is deleted and substituted with the following:

There shall be no obligation for the insurances in Sub-Clause 21.1 to include loss ordamage caused by the risks listed under Sub-Clause 20.4 para(a)(i)to(iv).

The following Sub-Clause 25.5 is added:

25.5 InsuranceCompany

The Contractorshall be obliged to place all insurances relating to the Contract (including, but not limited to, the insurances referred to in Clauses 21, 23 and 24) with either National Insurance Company of Pakistan or any other insurance company operating in Pakistan and acceptable to the Procuring Entity.

Costs of such insurances shall be borne by the

Contractor. The following Sub-Clause 31.3 is added:

31.3 Co-operationwithotherContractors

During the execution of the Works, the Contractor shall co-operate fully with othercontractors working for the Procuring Entity at and in the vicinity of the Site and also shall provide adequate precautionary facilities not to make himself a nuisance to local residents and other contractors.

ThefollowingSub-Clauses34.2 to34.12 areadded:

34.2 RatesofWagesandConditionsofLabour

The Contractor shall pay rates of wages and observe conditions of labour not lessfavourable than those established for the trade or industry where the work is carriedout. In the absence of any rates of wages or conditions of labour so established, the Contractorshall pay rates of wages and observe conditions of labour which are notless favourable than the general level of wages and conditions observed by other Procuring Entities whose general circumstances in the trade or in industry in which the Contractor is engaged are similar.

34.3 EmploymentofPersons intheServiceofOthers

The Contractor shall not recruit his staff and labour from amongst the persons in theservices of the Procuring Entity or the Engineer; except with the prior written consentoftheProcuringEntityortheEngineer,as thecasemaybe.

34.4 Housing for Labour

SaveinsofarastheContractotherwiseprovides,theContractorshallprovideand

maintain such housing accommodation and amenities as he may consider necessary forall his supervisory staff and labour, employed for the purposes of or in connection withtheContractincludingallfencing, electricity supply, sanitation, cookhouses, fireprevent ion, water supply and other requirements inconnection with suchhousing accommodation or amenities. On completion of the Contract the temporary camps or housing provided by the Contractor shall be removed and the Site reinstated to its original condition, all to the approval of the Engineer.

34.5 Healthand Safety

Due precautions shall be taken by the Contractor, and at his own cost, to ensure thesafety of his staff and labour at all times throughout the period of the Contract. The Contractor shall further ensure that suitable arrangements are made for the prevention of epidemics and for all necessary welfare and hygiener equirements.

34.6 Epidemics

In the event of any outbreak of illness of an epidemic nature, the Contractor shallcomply with and carry out such regulations, orders and requirements as may be madeby the Government, or the local medical or sanitary authorities, for purpose of dealingwithandovercomingthe same.

34.7 SupplyofWater

The Contractorshall, so far as is reasonably practicable, having regard to local conditions, provide on the Site, to the satisfaction of the Engineer or his representative, adequate supply of drinking and otherwater for the use of his staff and labour.

34.8 AlcoholicLiquoror Drugs

The Contractor shall not, otherwise than in accordance with the Statutes, Ordinances and Government Regulations or Orders for the time being in force, import, sell, give, barter or otherwise dispose of any alcoholic liquor or drugs, or permit or suffer any such importation, sale, gift, barter or disposal by his Subcontractors, agents, staff or labour.

34.9 Arms and Ammunition

The Contractor shall not give, or otherwise dispose of to any person or persons, anyarmsorammunitionofanykindorpermitorsufferthesame asaforesaid.

34.10 FestivalsandReligiousCustoms

The Contractor shall in all dealings with his staff and labour have due regard to allrecognizedfestivals, days of restand religious and other customs.

34.11 DisorderlyConduct

The Contractorshall at all times take all reasonable precautions to prevent any unlawful, riotous or disorderly conduct by or amongst staff and labour and for the preservation of peace and protection of persons and property in the neighborhood of the Works against the same.

34.12 CompliancebySubcontractors

The Contractors hall be responsible for compliance by his Subcontractors of the provisions of this Clause.

ThefollowingSub-Clauses35.2 and 35.3 are added:

35.2 RecordsofSafetyandHealth

The Contractor shall maintain such records and make such reports concerning safety, healthandwelfare of persons and damage to proper tyas the Engineer may from time to time prescribe.

35.3 ReportingofAccidents

The Contractor shall report to the Engineer details of any accident as soon as possibleafter its occurrence. In the case of any fatality or serious accident, the Contractor shall,in addition,notifytheEngineerimmediatelybythe quickestavailable means.

The following Sub-Clause 36.6 is added:

36.6 UseofPakistaniMaterialsandServices

The Contractorshall, so far as may be consistent with the Contract, make the maximum use of materials, supplies, plantand equipment in digenous to or produced or fabricated in Pakistan and services, available in Pakistan preferably in Khyber Pakhtunkhwa Province provided such materials, supplies, plant, equipment and services shall be of required standard.

41.1 CommencementofWorks

Thetext is deleted and substituted with the following:

The Contractor shall commence the Workson Site within the period named in Appendix-A to Bid from the date of receipt by him from the Engineer of a written Notice to Commence. Thereafter, the Contractor shall proceed with the Works with due expedition and without delay.

The following Sub-Clause 47.3 is added:

47.3 BonusforEarlyCompletion of Works(Not Applicable)

The Contractor shall in case of earlier completion for either whole or part(s) of the Workspursuantto Sub-Clauses 48.1 and 48.2 (a) respectively of the General Conditions of Contract, be paid bonus up-to a limit and at a rate equivalent to 50% of the relevant limit and rate of liquidated damages prescribed in Appendix-Ato Bid "Special Stipulations".

48.2 TakingOverofSections orParts

Forthepurposesofpara(a) of this Sub-Clause, separate Times for Completions hall be provided in the Appendix-Ato Bid "Special Stipulations".

51.2 InstructionsforVariations

At the end of the first sentence, after the word "Engineer", the words "in writing" areadded.

52.1 Valuation of Variations

In the tenth line, after the words "Engineer shall" the following is added: within a period not exceeding one-eighth of the completion time subject to aminimum of 28 days from the date of disagreement which everislater.

53.4 FailuretoComply

ThisSub-Clauseisdeletedin itsentirety.

54.3 CustomsClearance

(ProcuringEntitymay vary thisSub-Clause)

54.5 ConditionsofHireofContractor'sEquipment

The following paragraphis added:

The Contractorshall, upon request by the Engineer at any time in relation to any item of hired Contractor's Equipment, for thwith notify the Engineer inwriting the name and address of the Owner of the equipment and shall certify that the agreement for the hirether eof contains a provision in accordance with the requirements set for that bove.

ThefollowingSub-Clauses59.4 &59.5 areadded:

59.4 PaymentstoNominatedSubcontractors

The Contractor shall payto the nominated Subcontractor the amounts which the Engineer certifies to be due in accordance with the subcontract. These amounts plus other charges shall be included in the Contract Price in accordance with Clause 58 [Provisional Sums], except as stated in Sub-Clause 59.5 [Certification of Payments].

59.5 Certification of Payments & Nominated Subcontractors

BeforeissuingaPaymentCertificatewhichincludesanamountpayabletoanominatedSubcontractor,theEngineermayrequesttheContractortosupplyreasonable evidence that the nominated Subcontractor has received all amounts due inaccordancewithpreviousPaymentCertificates,lessapplicabledeductionsforretentionor otherwise.Unless theContractor:

- a) submitsreasonableevidenceto the Engineer, or
- b) i)satisfies the Engineer in writing that the Contractor is reasonably entitled towithholdorrefusetopaytheseamounts,and
 - ii) submits to the Engineer reasonable evidence that the nominatedSubcontractor hasbeennotifiedoftheContractor'sentitlement,

then the Procuring Entity may (at his sole discretion) pay direct to the nominatedSubcontractor,partorallofsuchamountspreviouslycertified(lessapplicableded uctions) as are due to the nominated Subcontractor and for which the Contractorhas failed to submit the evidence described in sub-paragraphs (a) or (b) above. TheContractor shall then repay, to the Procuring Entity, the amount which the nominatedSubcontractorwas directlypaidbytheProcuringEntity.

60.1 MonthlyStatements

In the first lineafter the word "shall", the following is added:

"on the basisofthejointmeasurement ofworkdoneunderClause 56.1,"

In Para (c) the words "the Appendix to Tender" are deleted and substituted with thewords "Sub-Cause 60.11(a)(6)hereof".(incaseClause 60.11isapplicable)

60.2 MonthlyPayments

In the first line, "28" is substituted by "14".

60.10 Time for Payment

Thetext is deleted and substituted with the following:

The amount due to the Contractor under any Interim Payment Certificate issued by the Engineer pursuant to this Clause, or to any other terms of the Contract, shall, subject Clause 47, be paid by the Procuring Entity to the Contractor within 30 days aftersuch Interim Payment Certificate has been jointly verified by Procuring Entity and Contractor (Subject to availability of fund, importance in relation to other works, decision of the Procuring Entity) or, in the case of the Final Certificate referred to in Sub Clause 60.8, within 60 days (Subject to availability of fund, importance in relation to other works, decision of the Procuring Entity) after such Final Payment Certificate has been jointly verified by Procuring Entity and Contractor.

The following Sub-Clause 60.11 is added:

60.11 Secured AdvanceonMaterials

- a) The Contractor shall be entitled to receive from the Procuring Entity SecuredAdvance against an indemnity bond acceptable to the Procuring Entity of suchsumastheEngineermayconsiderproperinrespectofnon-perishablematerials brought at the Site but not yet incorporated in the Permanent Worksprovidedthat:
 - (1) The materials are in accordance with the Specifications for the Permanent Works;
 - (2) Such materials have been delivered to the Site and are properly storedand protected against loss or damage or deterioration to the satisfaction of the Engineer but at the risk and cost of the Contractor;
 - (3) The Contractor's records of the requirements, orders, receipts and use of materials are kept in a form approved by the Engineer, and such records shall be available for inspection by the Engineer;
 - (4) The Contractor shall submit with his monthly statement the estimated value of the materials on Site together with such documents as may be required by the Engineer for the purpose of valuation of materials and providing evidence of ownership and payment therefor;
 - (5) Ownership of such materials shall be deemed to vest in the ProcuringEntityandthesematerialsshallnotberemovedfromtheSiteorother wisedisposedofwithoutwrittenpermissionoftheProcuringEntity;and
 - (6) The sum payable forsuch materials on Site shallnot exceed 75 % of the (i) landed cost of imported materials, or (ii) ex-factory/ex-warehouse price of locally manufactured or produced materials, or (iii) market price of other materials.
- (b)The recoveryof Secured Advancepaid to the Contractorunder the aboveprovisions shall be effected from the monthly payments on actual consumptionbasisorininstallmentsasdeemedappropriatebythe ProcuringEntity.

60.11Financial AssistancetoContractor

Financial assistance shall be made available to the Contractor by the Procuring Entitybyadoptinganyoneofthefollowingthree Alternatives:

(Appropriate alternative onlytoberetained)

AlternativeOne:MobilizationAdvance(SubjecttoAvailability/releaseofFunds)

- (a) An interest-free Mobilization Advance 10-15 % of the Contract Price stated in the Letter of Acceptance shall be paid by the Procuring Entity to the Contractor intwoequalparts
- (b) upon submission by the Contractor of a Mobilization Advance Guarantee/ forthe full amount of the Advance in the specified form from a Scheduled Bank inPakistan:
 - (1) First part within 14 days after signing of the Contract Agreement or dateofreceiptofEngineer'sNoticeto Commence,whicheverisearlier; and
 - (2) Second part within 42 days from the date of payment of the first part, subject to the satisfaction of the Engineer as to the state of mobilization of the Contractor.
- (b)This Advance shall be recovered in equal installments; first installment at the expiry of third month after the date of payment of first part of Advance and the last installment two months before the date of completion of the Works as perClause 43hereof.

63.1 Defaultof Contractor

The following parais added at the end of the Sub-Clause:

Provided further that in addition to the action taken by the Procuring Entity against the Contractor under this Clause, the Procuring Entity may also refer the case of default of the Contractor to Pakistan Engineering Council for punitive action under the Construction and Operation of Engineering Works Bye-Laws 1987, as amended from time to time as well as under the prevailing rules of KPPRA.

65.2 SpecialRisks

Thetext is deleted and substituted with the following:

The Special Risks are the risks defined under Sub-Clause 20.4 sub paragraphs (a) (i)to(a)(v).

67.3 Arbitration

shallbefinallysettledundertheprovisionsoftheArbitrationAct,1940asamendedoranystatutory modificationorre-enactmentthereofforthetime beinginforce.

The followingparagraphisadded:

The place of arbitration shall be Peshawar, Pakistan. KPPRA Act, Rules & GRRules shall prevail.

68.1 Noticeto Contractor

The followingparagraphisadded:

For the purposes of this Sub-Clause, the Contractor shall, immediately after receipt of Letter of Acceptance, intimate in writing to the Procuring Entity and the Engineer byregistered post, the address of his principal place of business or any change in suchaddressduringtheperiodoftheContract.

68.2 NoticetoProcuringEntity andEngineer

ForthepurposesofthisSub-Clause, the respective address are:

The Procuring Entity: Chief Engineer (South) through Executive Engineer, Charsadda IrrigationDivisionCharsadda Phone No.091-9220499. Email: charsaddairrigation@vahoo.commentionedintheNIT

b) The Engineer: Office of the Executive Engineer, Charsadda

IrrigationDivisionCharsadda, PhoneNo.0919220499, Email: charsaddairrigation@vahoo.commentionedintheNIT

70.1 IncreaseorDecreaseofCost

Sub-Clause 70.1 is deleted in its entirety, and substituted with the following: (NOTAPPLICABLE)

ThefollowingSub-Clauses73.1,73.2,74.1,75.1,76.1,77.1and78.1areadded:

73.1 Payment of IncomeTax

The Contractor, Subcontractors and their employees shall be responsible for payment

of all their incometax, supertax and other taxes on income arising out of the Contract and the rates and prices stated in the Contract shall be deemed to cover all such taxes.

73.2 Customs Duty&Taxes

These shall be the responsibility of the contractor as perprevailing rules & law.

74.1 IntegrityPact

If the Contractor or any of his Subcontractors, agents or servants is found to have violated orinvolved in violation of the Integrity Pact signed by the Contractor as Appendix-L to his Bid,thentheProcuringEntityshallbeentitledto:

- (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 Contractor or anyofhis Subcontractors, agents or servants;
- (b) terminatethe Contract; and
- (c) Recover from the Contractor any loss or damage to the Procuring Entity as a resultof such termination or of any other corrupt business practices of the Contractor oranyofhisSubcontractors, agents orservants.

TheterminationunderSub-Para(b)ofthisSub-

ClauseshallproceedinthemannerprescribedunderSub-

Clauses 63.1 to 63.4 and the payment under Sub-Clause 63.3 shall be made after having deducted the amounts due to the Procuring Entity under Sub-Para (a) and (c) of this Sub-Clause.

75.1 Termination of Contract for Procuring Entity's Convenience

The Procuring Entity shall be entitled to terminate the Contract at any time for the ProcuringEntity's convenience after giving 56 days prior notice to the Contractor, with a copy to theEngineer.Intheeventofsuchtermination,theContractor:

- (a) shallproceed asprovidedinSub-Clause65.7 hereof;and
- (b) shallbepaid by the Procuring Entity as provided in Sub-Clause 65.8 hereof.

76.1 Liability of Contractor

The Contractor or his Subcontractors or assigns shall follow strictly, all relevant

labourlaws including the Workmen's Compensation Act and the Procuring Entity shall be fully indemnified for all claims, damages etc. arising out of any dispute between the Contractor, his Subcontractors or assigns and the labour employed by them.

77.1 Joint and SeveralLiability

If the Contractor is a joint venture of two or more persons, all such persons shall bejointly and severally bound to the Procuring Entity for the fulfillment of the terms ofthe Contract and shall designate one of such persons to act as leader with authority tobindthe joint venture. The composition or the constitution of the jointventureshallnotbealtered without the prior consent of the Procuring Entity.

78.1 Details tobeConfidential

TheContractorshalltreatthedetailsoftheContractasprivateandconfidential, savein so far as may be necessary for the purposes thereof, and shall not publish or disclosethesameorany particular sthereofinany tradeortechnical paper or elsewhere without the prior consent in writing of the Procuring Entity or the Engineer. If any dispute arises as to the necessity of any publication or disclosure for the purpose of the Contract, the same shall be referred to the decision of the Engineer whose award shall be final.

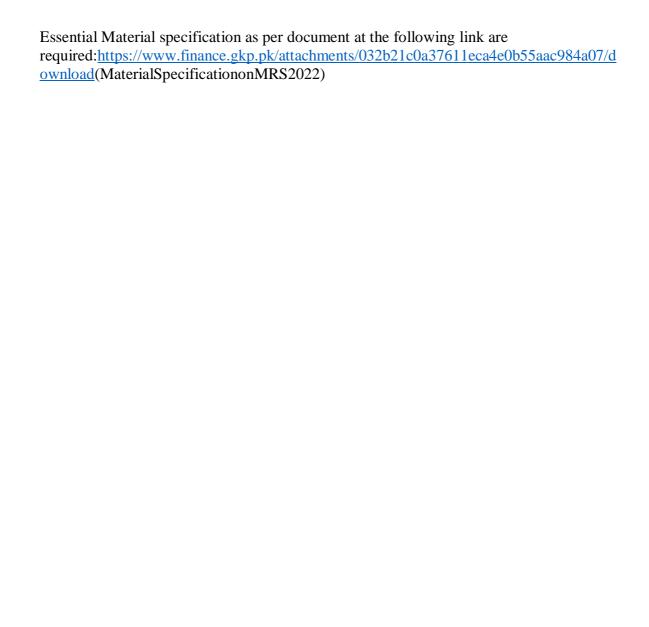
PARTII-PARTICULAR CONDITIONS OF CONTRACT

Index	Clause
AlcoholicLiquororDrugs	34.8
Arbitration	67.3
ArmsandAmmunition	34.9
As-BuiltDrawings	6.7
BonusforEarly CompletionofWorks	47.3
Cash FlowEstimate tobeSubmitted	14.3
Commencement of Works	41.1
CompliancebySub-Contractors	34.12
Conditions of Hire of Contractor's Equipment	54.5
Contractor's Representative	15.3
Co-operationwithOtherContractors	31.3
CustomsClearance	54.3
CustomsDuty and Taxes	73.2
DefaultofContractor	63.1
Definitions	1.1
DetailedProgramand Monthly ProgressReport	14.5
Detailsto be Confidential	78.1
DisorderlyConduct	34.11
ProcuringEntity'sRisks	20.4
LocalPersonnel	16.4
Employment ofPersonsintheServiceofOthers	34.3
EngineerNotLiable	2.7
Employment of Engineer's Duties and Authority	2.1
Engineer's Representative	2.2
Epidemics	34.6
Exclusions	21.4
Failure toComply	53.4
FestivalsandReligiousCustoms	34.10
FinancialAssistancetoContractor	60.11
Health and Safety	34.5
HousingforLabour	34.4
IncreaseorDecreaseofCost	70.1
InstructionsforVariations	51.2
Insurance ofWorks andContractor'sEquipment	21.1
InsuranceCompany	25.5
IntegrityPact	74.1
Jointand Several Liability	77.1
LanguageAbilityofContractor'sRepresentative	15.2
LanguageAbilityof SuperintendingStaff ofContractor	16.3
Language(s) andLaw	5.1
LiabilityofContractor	76.1
•	

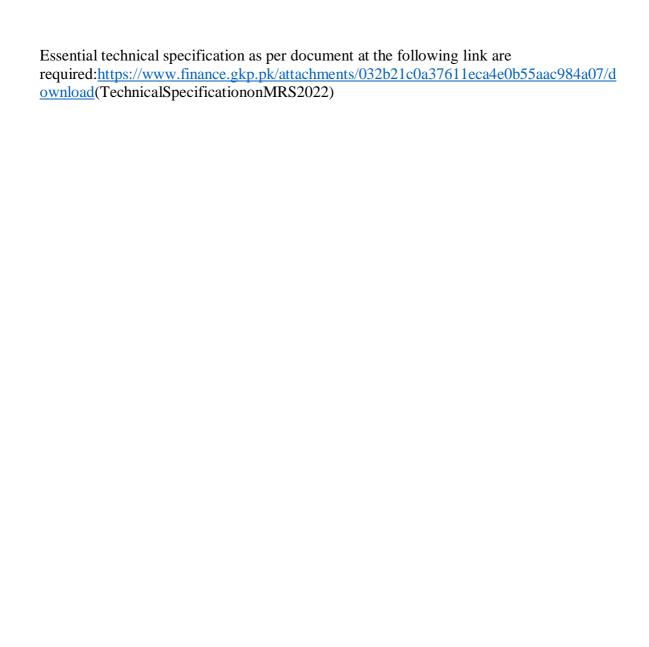
Index Clause

LightingWork atNight	19.4
Monthly Payments	60.2
MonthlyStatements	60.1
Noticeto Contractor	68.1
Notice toProcuringEntityandEngineer	68.2
PaymentofIncome Tax	73.1
PaymentsofNominatedSubcontractors	59.4
PerformanceSecurity	10.1
PerformanceSecurityBindingonVariationandChanges	10.4
PriorityofContractDocuments	5.2
Program tobe Submitted	14.1
RatesofWagesand ConditionsofLabour	34.2
RecordsofSafetyandHealth	35.2
Replacement of the Engineer	2.8
Reporting of Accidents	35.3
Safety Precautions	19.3
SecuredAdvanceon Materials	60.11
Shop Drawings	6.6
SpecialRisks	65.2
Supply of Water	34.7
TakingOverofSectionsorParts	48.2
Termination of Contract for Procuring Entity's Convenience	75.1
TimeforPayment	60.10
UseofPakistaniMaterialsand Services	36.6
Valuation of Variations	52.1

SPECIFICATIONS-SPECIALPROVISIONS



SPECIFICATIONS-TECHNICALPROVISIONS



BOQ

BOQ

Construction of Canal Patrol Road in Khyber pakhtunkhwa. ADP.#2209/210462 during Name of Project:-

Construction of Canal Patrol Road Along Harichand Disty from RD:0+900 to Harichand Name of Work:-

Construction of Canal Patrol Road Along Harichand Disty from RD:0+000 to RD:4+000 Sub Work:-

Estimated Cost 49.19 (M) 923800 **Earnest Money**

Time Limite As Per Work Order

5.8	Referance of MRS 2022(Bi)	Discription	Unit	Qty	Rate	Amount (Rs.)
1	16-68-b	Cold Milling of asphalt concrete 31-50 mm	Sgm	5574.18	****	
2	16-05-b	Water bound macadam base course.		1000	56.95	317450
3	16-09-a	Bitumenous Prime Coat.		1359.22	3257.94	4428244
4	16-09-b	THE STATE OF THE S	Sqm	8918.69	241.84	2156896
-7/11	150 5000	Bitumenous tack Coat.	Sqm	8918.69	83.44	744175
5	16-14-a	Asphaltic Base Course (Asphalt Batch Plant Hot Mixed) I/c Transportation and Finishing complete		679.61	20470.00	13911576
6	15-14-5	Asphaltic Wearing Course (Asphalt Batch Plant Hot Mixed) Vc Transportation and Finishing complete	Cum	453.98	23881.00	10841452
7	16-67	Formation of shoulder with permeable material Passing less than 7 % from 200 selve and P I less than 4 as specified.	Cum	509.71	1097	559046 V
ā	03-72-a	Earthwork by mechanical means in drains and irrigation channels in DRY soil dressed to designed	Cum	657.19	79.82	52457 V
9	06-05-1	Plain cement concrete its placing, compacting, finishing and curing complete ratio (1:4:8).	Cum	96.28	9237,44	889368
10	07-04-a-05	1st class brick work in foundation and plinth in Cement, sand mortar 1:4	Cum	204.00	11383.56	2322197
11	06-07-a-03	RCC in roof, slab, beam, column and other structural members in situ or pre cast type "C" (1:2:4).	Cum	98.66	14654	1445706
12	06-08-c	Supply & fabricate M.S reinforcement for cement concrete (Hot rolled deformed bars grade 40).	tonn	7.75	242000.00	1874468 V
13	08-01-d-02	Random rubble masonry in foundn, & plinth in cement, sand mortar : Ratio 1:4	Cum	464,15	10044.35	4662095
14	06-05-h	Plain Cement Concrete including placing, compacting, finishing & curing (Ratio 1:3.6)	Cum	253.77	10465.39	2655762
15	06-46-b	Erection and removal of Form work with Wood Surface Finshing for RCC or Plain cement Concrete in any shape - Position / Vertical	Sqm	743,22 1(03/4)	462.17	343496 W
16	16-75-a	Pavement marking in reflective thermoplast paint with glass beads for line 15 cm width	M	2438.40	116.63	284391
17	03-67-с	Structural backfill using Common Material available at site.	Cum	3821.91	413.21	1579250
8	16-25-c-02	supply and Fixing aluminium alloy road studs asper specs Small, strip 75x14mm, 43 beads: Bi- directional	Each	320.00	381.24	121997
					Total:-Rs	49190024
					In Million:-	49.19

Note: Any additional item cropped of during execution will be paid on MRS 2022(Bi) with contractor premium

Contractor's Premium:	% Above / Below
Signature of Contractor	

DRAWING

