GOVERNMENTOFKHYBERPAKHTUNKHWA IRRIGATIONDEPARTMENT



BID SOLICITATION DOCUMENTS

	FOR				
S. No.	NameofWork/SubWorks	Estimated Cost In (M)	2% Earnest Money in the name of Executive Engineer Charsadda Irrigation Division Charsadda(Rs.	Category/PEC RelevantCode	
A	Construction of flood protection structures at Vulnerable loc			awars in Khyber	
А	Pakhtunkhwa ADP No.1754/150	436 during 202	24-2025.	T	
1	Construction of flood protection work on left bank of Marwandi Nullah at village Mulyano Kaley Maira Utmanzai District Charsadda.	30.00	600000/-	Category C-5 & above Spec: Code CE-04	
В	Providing flood protection strucutres in rivers, Nullah& Hill to during 2024-2		er Pakthunkhwa A	DP No.1765/160275	
1	Construction of flood protection structures along Jindi river, Shobla Drain, Hisara Drain, Marwandi Nullah & in its tributaries i/c crossing facilities on Canals/Khwars in UC's Harichand, Mandani Dhakki, Umarzai, Chendrodag, Maira Umarzai, Sarki Titara, Anwar Mahal Behlota, Muhammad Nari, Khan Mahi, Ghazo Dheri& China Shinkai PK-63 District Charsadda.	30.00	600000/-	Category C-5 & above Spec: Code CE-02 & CE-04	
С	Desiltation and other Annual Maintenance & Repair Works in Charsadda Irrigation Division Charsadda, During				
-	2025-2026(Civil V	Works).	T	T	
1	AM&R to Irrigation works in Abazai Section of Tangi Irrigation Sub Division Tangi during 2025-2026.	7.00	140000/-	Category C-6 & above Spec: Code CE-04 & CE-10	
2	AM&R to Irrigation works in Harichand Section of Tangi Irrigation Sub Division Tangi during 2025-2026.	10.00	200000/-	do	
3	AM&R to Irrigation works in Utmanzai Section of Charsadda Irrigation Sub Division Charsadda during 2025-2026	10.00	200000/-	do	
4	AM&R to Irrigation works in Kheshki Section of Charsadda Irrigation Sub Division Charsadda during 2025-2026	5.00	100000/-	do	
5	AM&R to Irrigation works in Doaba Section of Shabqadar Irrigation Sub Division Shabqadar during 2025-2026	10.00	200000/-	do	
6	AM&R to Irrigation works in Sholgara Section of Shabqadar Irrigation Sub Division Shabqadar during 2025-2026	8.00	160000/-	do	
D	Desiltation and other Annual Maintenance & Repair Works in Charsadda Irrigation Division Charsadda, During 2025-2026 (Mechanical / Electrical Works)				
1	AM&R to Electrical component works in Kheshki Section of Charsadda Irrigation Sub-Division Charsadda during 2025-26	3.00	60000/-	Category C-6 & above Spec: Code EE-11	
2	AM&R to Mechanical component works in Kheshki Section of Charsadda Irrigation Sub-Division Charsadda during 2025-26	3.50	70000/-	Category C-6 & above Spec: Code ME-07	
3	AM&R to Electrical, Mechnical& Civil works in Tangi L.I.S of TangiIrriation Sub-Division Tangi during 2025-2026	3.00	60000/-	Category C-6 and above Spec: Code EE-11, ME-07, CE-04 & CE-10	

NAMEOFCONTRACTOR:	

CHARSADDAIRRIGATIONDIVISION,CHARSADDA June2025

SUMMARYOFCONTENTS

Subject

(I) INVITA'	ΓΙΟΝFORBIDS
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- (II) INSTRUCTIONSTOBIDDERS&BIDDINGDATA
- (III) FORMOFBID&SCHEDULESTOBID
- (IV) CONDITIONSOFCONTRACT&CONTRACTDATA
- (V) STANDARDFORMS
- (VI) SPECIFICATIONS

INVITATION FOR BIDS

OFFICE OF THE EXECUTIVE ENGINEER CHARSADDA IRRIGATION DIVISION, CHARSADDA MARDAN ROAD, CHARSADDA PHONE & FAX # 091-9220499

E-mail address:-charsaddairrigation@yahoo.com.

NOTICE FOR INVITING EPADS (SINGLE STAGE ONE ENVELOP PROCEDURE)

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:-

#	Name of work/sub-works.	Estimated cost in (M)	2% Earnest Money in the name of Executive Engineer Charsadda Irr: Divn: Charsadda in (Rs.)	Category/ PEC Relevant Code	
Α.	Construction of flood protection structures at Vulnerable locations on Rivers, Nullahs and Khawars in Khyber Pakhtunkhwa ADP No.1754/150436 during 2024-2025.				
1	Construction of flood protection work on left bank of Marwandi Nullah at village Mulyano	30.00	600000/-	above Spec: Code CE-04	
В	Providing flood protection strucutres in riv. ADP No.1765/10	ers, Nullah 60275 durin	& Hill torrents in Kh g 2024-2025.	yber Pakthunkhwa	
1	Construction of flood protection structures along Jindi river, Shobla Drain, Hisara Drain, Marwandi Nullah & in its tributaries i/c crossing facilities on Canals/Khwars in UC's Harichand, Mandani Dhakki, Umarzai, Chendrodag, Maira Umarzai, Sarki Titara, Anwar Mahal Behlota, Muhammad Nari, Khan Mahi, Ghazo Dheri & China Shinkai	30.00	600000/-	Category C-5 & above Spec: Code CE-02 & CE-04	
C	PK-63 District Charsadda. Desiltation and other Annual Maintenanc Charsadda, Durin	e & Repair ng 2025-202	Works in Charsadda 6 (Civil Works).		
1	AM&R to Irrigation works in Abazai Section of Tangi Irrigation Sub Division Tangi during 2025-2026.	7.00	140000/-	Category C-6 & above Spec: Code CE-04 & CE-10	
2	AM&R to Irrigation works in Harichand Section of Tangi Irrigation Sub Division	10.00	200000/-	do	
837.5	Tangi during 2025-2026.				
3	Tangi during 2025-2026. AM&R to Irrigation works in Utmanzai Section of Charsadda Irrigation Sub Division Charsadda during 2025-2026		200000/-	do	
	AM&R to Irrigation works in Utmanzai Section of Charsadda Irrigation Sub Division Charsadda during 2025-2026 AM&R to Irrigation works in Kheshki Section of Charsadda Irrigation Sub Division	5.00	100000/-	do	
3	AM&R to Irrigation works in Utmanzai Section of Charsadda Irrigation Sub Division Charsadda during 2025-2026	5.00			

D	Desiltation and other Annual Maintenance & Repair Works in Charsadda Irrigation Division Charsadda, During 2025-2026 (Mechanical / Electrical Works).			
1	AM&R to Electrical component works in Kheshki Section of Charsadda Irrigation Sub- Division Charsadda during 2025-26	3.00	60000/-	Category C-6 & above Spec: Code EE-11
2	AM&R to Mechanical component works in Kheshki Section of Charsadda Irrigation Sub- Division Charsadda during 2025-26	3.50	70000/-	Category C-6 & above Spec: Code ME-07
3	AM&R to Electrical, Mechnical & Civil works in Tangi L.I.S of Tangi Irriation Sub-Division Tangi during 2025-2026	3.00	60000/-	Category C-6 and above Spec: Code EE-11 ME-07, CE-04 & CE-10

TERMS AND CONDITIONS

- 1. 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)
- 2. Electronic bidding shall be done on "Above / below system" on BOQ / Engineer's estimate.
- 3. The bidder shall submit their bids on the following address "Head Clerk O/O Executive Engineer, Charsadda Irrigation Division Mardan Road Charsadda" 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.
- 4. All bidders are required to have valid registration with Khyber Pakhtunkhwa Revenue Authority.
- 5. 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, Charsadda.
- 6. Notifications issued by Khyber Pakhtunkhwa Public Procurement Regulatory Authority pertaining to procurement process issued from time to time shall be applicable.
- 7. If the evaluated electronic bid costs of two or more bidders are equal, then the successful bidder will be declared through past performance.
- 8. The bids received shall be evaluated in the manner prescribed in the bidding documents, if the bidders not qaualified the criteria will be considered as Non Responsive.
- 9. The last date & time for Submission of the Bid along with relevant documents is 26-06-2025 upto 2:00 P.M which will be opened on the same day at 02:30 P,M in the Office of Executive Engineer, Charsadda Irrigation Division Charsadda, 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
- 10. Bid security of 1st, 2nd and 3rd lowest bidders will be retained till the approval of bids by the competent
- 11. All Govt. Notifications/Rules/Taxes updated from time to time shall be applicable.

KHYBERPAKHTUNKHWAPUBLICPROCURE MENT REGULATORY AUTHORITYNOTIFICATION

(Updated from Time to Time)



GOVERNMENT OF KHYBER PAKHTUNKHWA. KHYBER PAKHTUNKHWA PUBLIC PROCUREMENT REGULATORY AUTHORITY

Peshawar, the May 10, 2022 6058-71

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: -

- Short title and commencement.- (i) This regulation may be called the Khyber Pakhtunkhwa Public Procurement Regulation No. XIV 2022.
- (ii) This shall come into force at once.
- 2. 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

- 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, 3rd 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.
- 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 22.94.2022.

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

SANA ULLAH Assistant Director (M&E), KPPRA INSTRUCTIONS TO BIDDERS & BIDDING DATA

INSTRUCTIONSTOBIDDERS

ClauseNo.	Description
A. GENER	RAL
IB.1	ScopeofBid&SourceofFundsIB.2 EligibleBidders
IB.3	CostofBidding
B. BIDDIN	IGDOCUMENTS
IB.4	ContentsofBiddingDocumentsIB.5 ClarificationofBiddingDocumentsIB
.6	AmendmentofBiddingDocuments
C-PREPA	RATIONOFBID
IB.7 IB.8	LanguageofBid
	DocumentsComprisingtheBidIB.
9 IB.10	SufficiencyofBid PidPrices CurrencyofPid & Poyment
IB.10 IB.11	BidPrices, Currency of Bid&Payment Documents Establishing Bidder's Eligibility and Qualifications IB. 12
	Documents Establishing Works Conformity to Bidding Documents IB. 1
3 IB.14	BiddingSecurity ValidityofBids
	SSIONOFBID
IB.15	Submission of bid, Deadline for Submission, Modification & With drawal of Bids.
E.BIDOPE	CNINGANDEVALUATION
IB.16	
17	BidOpening,ClarificationandEvaluationIB. Process tobeConfidential
F.AWARD	OFCONTRACT
IB.18 IB.19	Qualification AwardCriteria&ProcuringEntity'sRight
IB.20 1	NotificationofAward&SigningofContractAgreementIB.2 PerformanceSecurity
IB.22	IntegrityPact

INSTRUCTIONSTOBIDDERS

A. GENERAL

IB.1 ScopeofBid &Sourceof Funds

1.1 ScopeofBid

Aspertitlepage

1.2 SourceofFunds

AM&R/ProvincialGovernment

IB.2 EligibleBidders

- 2.1 Biddingisopentoallfirmsandpersonsmeetingthefollowingrequirements:
 - a) DulyvalidlicensedbythePakistanEngineeringCouncil(PEC)intheappropriatecategor yforvalueofWork&havingSpecializationCode(mentionedasperNIT/BSD)
 - b) DulyenlistedwiththeProvincialGovernment(WorksDeptt:)
 - c) NTNRegistrationwithuptodateonline/activestatus
 - d) ValidRegistrationwithKhyberPakhtunkhwaRevenueAuthority

IB.3 CostofBidding

3.1The bidder shall bear all costs associated with the preparation and submission of itsbidincluding the Bid Securities and Additional Security (If applicable) andthe ProcuringEntitywillinnocasebe responsible or liable for those costs, regardless of the conductoroutcomeofthebiddingprocess.

B. BIDDINGDOCUMENTSI

B.4 Contents of Bidding Documents

4.1 InadditiontoInvitationforBid,the

BiddingDocumentsarethosestatedbelow,andshouldbereadinconjunctionwithanyAddendumi ssuedinaccordancewithSub-ClauseIB.6.1.

- 1. InstructionstoBidders&BiddingData
- **2.** FormofBid&SchedulestoBid(**ifapplicable**)
 - (i) ScheduleA:ScheduleofPrices
 - (ii) ScheduleB:SpecificWorksData
 - (iii) ScheduleC:WorkstobePerformedbySubcontractors
 - (iv) ScheduleD:ProposedProgramofWorks
 - (v) ScheduleE:MethodofPerformingWorks
 - (vi) ScheduleF:IntegrityPact
- 3. ConditionsofContract&ContractData
- 4. StandardForms:
 - (i) FormofBidSecurity
 - (ii) FormofPerformanceSecurity.(N/A)
 - (iii)FormofBankGuaranteeforAdvancePayment.(N/A)
- 5. Specifications (AsperBidSolicitationDocuments/NIT)
- 6. Drawings, if any (AsperBidSolicitationDocuments/NIT)

IB.5 Clarification of Bidding Documents

- 5.1 A prospective bidder requiring any clarification(s) in respect of the Bidding Documentsmay notify the Procuring Officer / Engineer/Procuring Entity in writing at the ProcuringEntity's addressindicatedintheBiddingData.
- 5.2 TheProcuringOfficer/Engineer/ProcuringEntitywillrespondtoanyrequestforclarification which it receives earlier than seven (7) days prior to the deadline for thesubmission of Bids in the pre bid meeting at least five (05) days prior to closing date of submission of Bids as per NIT / BSD. Any amendment / modification if required shall beintimatedtotheBiddersthroughthewebsiteofIrrigationDepartmentKhyberPakhtunkhwaand /orKPPRA websiteasper KPPRArules2014.

IB.6 AmendmentofBiddingDocuments

- 6.1 Atanytime prior to the deadline for submission of Bids, the Procuring Entity may, for any reason, whether at his own initiative or in response to a clarification requested by a prospective bidder, modify the Bidding Documents by issuing addendum.
- 6.2 Any addendumthus issuedshallbe partoftheBiddingDocuments pursuanttoSub-Clause6.1hereofand shallbecommunicatedproperlyinaccordancewithIB5.2

6.3 Toaffordprospectivebiddersreasonabletimeinwhichtotakeanaddendumintoaccountin preparing their Bids, the Procuring Entity may at its discretion extend the deadline forsubmissionofBids.

C. PREPARATIONOFBIDS

IB.7 LanguageofBid

7.1The bid prepared by the bidder and all correspondence and documents relating to the Bid,exchangedbythebidderandtheProcuringEntity/ProcuringOfficershallbewritteninthe English language, provided that any printed literature furnished by the bidder may bewritteninanotherlanguagesolongas accompaniedbyanEnglishtranslationofitspertinent passages in which case, for purposes of interpretation of the Bid, the Englishtranslationshallgovern.

IB.8 DocumentsComprisingtheBid

- 8.1 Thebidprepared by the bidder may comprise the following components:
 - (a) CoveringletteralongwithSinglesealedenvelopebearingaddressonthefront&backo ftheenvelopeoftheProcuringEntityandthebidderrespectively.
 - (b) InthesealedenvelopeBidderhastosubmitBidSolicitationDocumentasuploade dandsubsequentlydownloadedbyrespectivebidderonwww.irrigation.gkp.pk and/orwww.kppra.gov.pk
 - (c) BidSecurityfurnishedinaccordancewithKPPRANotificationNo.S.R.O.(14)/Vol:1-24/2021-22:Dated Peshawar, the 10th May 2022 /6058-71 as clarifiedintheNIT/BSD.
 - (d) DocumentaryevidenceinaccordancewithClauseIB.2&IB.11.

IB.9 SufficiencyofBid

- 9.1 Eachbiddershallsatisfyhimselfbeforebiddingastothecorrectnessandsufficiencyofhis bid and of the rates and prices entered in the e-bidding system which rates and pricesshall except in so far as it is otherwise expressly provided in the contract, cover all hisobligationsunderthecontractandallmattersandthingsnecessaryforthepropercompletionoft hework.
- 9.2 Thebidderisadvisedtoobtainforhimselfathisowncostandresponsibilityallinformation that may be necessary for preparing the bid and entering into a contract forexecution of the works.

IB.10BidPrices, Currency of Bid and Payment

- 10.1 The biddershall fill up the financial bidthrough on linee-bidding system.
- 10.2 Evenif stipulated in the Conditions of Contract, prices/premiums quoted by the biddershall remain fixed during the bidder's performance of the contract and not subject tovariationonanyaccount.

IB.11 DocumentsEstablishingBidder'sEligibilityandQualifications

- 11.1 Pursuant to Clause IB.2 & IB.8, the bidder shall furnish, as part of its bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the contract if its bid is accepted.
- 11.2 Bidder/Manufacturermustpossessandprovideevidenceofitscapabilityandtheexperienceas stipulatedinNIT/BSDs.

IB.12DocumentsEstablishingWorks'ConformitytoBiddingDocuments

- 12.1 The documentary evidence of the works' conformity to the Bidding Documents may be inthe form of literature, drawings and data and the bidder shall furnish documentation as setoutinBiddingData.
- 12.2 Thebiddershallnotethatstandardsforworkmanship,materialandequipmentandreferencesto brandnamesor cataloguenumbersifany,designated by the ProcuringEntity/ Procuring Officer in the Technical Provisions are intended to be descriptive onlyandnotrestrictiveif applicableasperNIT/BSD.

IB.13BidSecurity

- 13.1 Each bidder shall furnish, as part of his bid, a Bid Security in accordance with the KPPRANotificationNo.S.R.O.(14)/Vol:1-24/2021-22:DatedPeshawar,the10thMay2022 /6058-71asperNIT/BSD.
- 13.2 AnybidnotaccompaniedbyanacceptableBidSecurityshallberejectedbytheProcuringEntity asnon-responsiveasperKPPRANotificationIB.13.1.
- 13.3 The bid securities of unsuccessful bidders will be returned as promptly as possible afterevaluation process and bid securities of top three lowest evaluated responsive bidders willberetainedtillaward of contract tothe successfulbidder or onthe expiry of validity ofBidSecuritywhichever is earlier.(AsperBSD/NIT)
- 13.4 Thebidsecurity of successful biddershall be retained with the Procuring Entity till completion of the defect liability period and the amount of guarantee (if any) will be reduced by an equivalent amount.
- 13.5 TheBidSecuritymaybeforfeited:
 - (a) ifabidderwithdrawshisbidduringtheperiodofbidvalidity;or
 - (b) inthecaseofa successfulbidder, if he fails to:
 - (i) furnishtherequiredPerformanceSecurityinaccordancewithClauseIB.21 or
 - (ii) SigntheContractAgreement,inaccordancewithSub-ClausesIB.20.2&20.3.

(iii) AsperKPPRANotificationNo.S.R.O.(14)/Vol:1-24/2021-22:DatedPeshawar,the10thMay2022/6058-71.

IB.14ValidityofBids

14.1Bids shall remain valid for the period stipulated in the Bidding Data after the date of bidopening.

D. SUBMISSIONOFBID

IB.15 Submission of Bids (as per NIT), Deadline for Submission, Modification & Withdrawal of Bids (as per NIT), Deadline for Submission of Bids (as per NIT),

- 15.1 Eachbiddershallprepareassingleoriginalcopyofbidspecifiedinthebiddingdataofthe documents comprising of the bid as described in clause IB.8 while each bidder shallsubmitbidsfinancialbid through onlinee-bidding systemasperNIT/BSD.
- 15.2 SealedBidsenvelopemustbereceivedbytheProcuringEntityattheaddress:Executive
 Engineer, Charsadda Irrigation Division Mardan Road District Office
 Charsadda/provided in Bidding Data not later than the time and date
 stipulatedtherein&asperNIT/BSD.Intheeventofthespecifieddateforthesubmissionofbidsis
 declared a holiday for the Procuring Entity the bids will be received up to the
 appointedtimeonthenextworkingday.
- 15.3 The bidder shall submit theirbids through leading/reliable **Courier Service** providers onor before the deadline along with required documents as per NIT/BSD. The affixed labelsof the Courier Service provider may be authenticated for tracking. Fake Courier affixedlabelsanddeliveryshallbeprocessedasperlawandwouldnotbeconsidered.
 - Delays in the courier delivery, or delivery of a bid to the wrong office or due to any otherreason, 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 timely delivery of his bid will be accomplished by a leading/reliable couriers ervice provider.
- 15.4 Bids submitted through any other means except as mentioned in the NIT/BSD shall not be accepted/considered.
- 15.5 Any bid received by the Procuring Entity after the deadline for submission prescribed inBiddingData/NIT/BSDwillbereturnedunopenedtosuchbidder.
- 15.6 Anybiddermaymodifyorwithdrawhisbidafterbidsubmissionprovidedthatthemodificationorw rittennoticeofwithdrawalisreceivedbytheProcuringEntitypriortothedeadlineforsubmissionof bids.

E. BID OPENING AND

EVALUATIONIB.16Bid Opening, Clarification and Evaluation

- 16.1 The Procuring Officer / Procuring Entity will open only financial bids from the e-Biddingsystemas per NIT/BSD in the presence of bidders' representatives who choose to attend, at the time, date and location stipulated in the Bidding Data.
- 16.2 The Procuring Officer/Procuring Entity shall announce thee-Bidding Comparative Statement and shall record the minutes of the bid opening. Representatives of the bidders who choose to attend physically or virtually (if available) shall sign the attendance sheet while sealed bid envelop will be presented to the Procurement Committee so notified for detailevaluation & recommendations.

AnyBidPrice or discount which is not readout andrecorded at bid opening will not betaken into account/considered in the evaluation of bid.

- 16.3 To assist in the examination, evaluation, and comparison of bids the Engineer/ProcuringOfficer/Procuring Entity may, at its discretion, asksthebidder for aclarification of itsbid. The request for clarification and the response shall be in writing and no change in the price or substance of the bidshall be sought, offered or permitted.
- Priortothedetailedevaluation,pursuanttoSub-ClausesIB.16.7to16.9,theprocurement

 16.4 Committeewilldeterminethesubstantialresponsivenessofeachbidtothe
 biddingdocuments.Forpurposeoftheseclauses,asubstantiallyresponsivebidisonewhichconfor
 mstoallthetermsandconditionsofthebiddingdocumentswithoutmaterialdeviations.Itwillinclu
 detodeterminetherequirementslistedinbidding data.
- 16.5 Abiddeterminedassubstantiallynon-responsivewillberejectedandwillnotsubsequentlybemaderesponsivebythebidderbycorrectionofthenon-conformity.
- 16.6 Anyminorinformalityornon-conformityorirregularityinabidwhichdoesnotconstitute a material deviation may be waived by Procuring Entity, provided such waiverdoesnotprejudiceoraffecttherelativerankingofanyotherbidders.
- 16.7 The Procuring Entitythrough notified procurement committee shall evaluate all the bids so submitted in line with the evaluation criteria set in the NIT/BidSolicitation Document.
- 16.8 EvaluatedBidPrice

In evaluating the bids, the procurement committee shall determine the lowest evaluatedresponsive bid as per evaluation criteria in line with the NIT / BSD and shall recommendthesametotheProcuringEntityforfinalapproval.

16.9 EvaluationMethodsforpricesadjustment(**Notapplicable**).

PursuanttoSub-

Clause 16.8 following evaluation methods for price adjust ments will be followed:

(i) PriceAdjustmentforTechnicalCompliance

Thecostofmakinggoodanydeficiencyresultingfromtechnicalnoncompliancew illbeaddedtothecorrectedtotalbidpriceforcomparisonpurposesonly. Theadjust mentswillbeappliedtakingthehighest price quoted by other bidders being evaluated in detail in theiroriginal bids for corresponding item. In case of non-availability of pricefrom other bidders, the price will be estimated by the Engineer/ProcuringOfficer.

(ii) PriceAdjustmentforCommercialCompliance

The cost of making good any deficiency resulting from any quantifiable variations and deviations from the bidschedules and conditions of contract, as determined by the Engineer/Procuring officer will be added to the corrected total bid price for comparison purpose only. Adjustment for commercial compliance will be added to the corrected total bid price.

(iii) PriceAdjustmentfordeviationintermsofpaymentsrefertobiddingdata.

IB.17ProcesstobeConfidential

- 17.1 Subjectto Sub-ClauseIB.16.3 heretofore, no biddershallcontact Procuring Officer /Engineer/ProcuringEntityorProcurementCommitteeonany matter relatingto itsbidfrom the time of the bid opening to the time the bid evaluation result is announced by theProcuring Entity. The evaluation result may be announced at least ten (10) days prior toaward of contract. The announcement to all bidders will be tentative e-bid comparativestatement.
- 17.2 Any effort by a bidder to influence Procuring Officer / Engineer / Procuring Entity orProcurementCommitteeintheBidevaluation,bidcomparisonorcontractawarddecisions mayresult inthe rejection ofhis bid. Whereas any bidderfeelingaggrievedmaylodgeawrittencomplaintnotlaterthanfifteen(15)daysaftertheanno uncementofthe bid evaluation result, however, mere fact of lodging a complaint shall not warrantsuspensionofprocurementprocess.

F. AWARD OF

CONTRACTIB.18.PostQualification (if applicable)

18.1 The Procuring Entity, at any stage of the bid evaluation, having credible reasons for or prima facie evidence of any defect in supplier's or contractor's capacities, may require the suppliers or contractors to provide information concerning their professional, technical, financial, legalor managerial competence whether already pre-qualified or not:

Provided that such qualification shallonly be laid down afterrecording reasons therefore inwriting. They shall form part of the records of that bid evaluation report.

18.2 The determination will take into account the bidder's financial and technical capabilities. It will be a seduponane xamination of the documentary evidence of the bidders' qualifications submitted under Clause IB.11, as well as such other information required in the Bidding Documents.

IB.19AwardCriteria&ProcuringEntity'sRight

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

19.2 NotwithstandingSub-

ClauseIB.19.1,theProcuringEntityreservestherighttoacceptorrejectanybid,andtoannulthebid dingprocessandrejectallbids,atanytimepriortoawardofContract(acceptanceofabidorproposal rule47(1),withouttherebyincurringanyliabilitytotheaffectedbiddersoranyobligationtoinformt heaffectedbiddersofthegroundsfortheProcuringEntity'sactionexceptthatthegroundsforitsreje ctionofallbidsshallupon requestbecommunicated,toany bidderwhosubmitted a bid,withoutjustificationofthegrounds.Noticeoftherejectionofallthebidsshallbegivenpromptly toallthebidders.

IB.20 Notification of Award & Signing of Contract Agreement

- 20.1 Prior to expiration of the period of bid validity prescribed by the Procuring Entity, the Procuring Entity will notify the successful bidder in writing ("Letter of Acceptance") that his bid been accepted.
- 20.2 Within fourteen (14) days from the date of furnishing of acceptable Performance Securityunder the Conditions of Contract, the Procuring Officer / Procuring Entity will send thesuccessful bidder the Form of Contract Agreement provided in the Bidding Documents, incorporating all agreements between the parties.
- 20.3 Theformal Agreement between the Procuring Officer/Procuring Entity and the successful bidder shall be executed within four teen (14) days of the receipt of Form of Contract Agreement by the successful bidder from the Procuring Officer / Procuring Entity.

IB.21PerformanceSecurity(AsperKPPRARules2014)

- 21.1 The successful biddershall furnish to the Procuring Officer/Procuring Entitya Performance Security in the form and the amount stipulated in the Conditions of Contract within a period of twenty-eight (28) days after the receipt of Letter of Acceptance.
- 21.2 FailureofthesuccessfulbiddertocomplywiththerequirementsofSub-ClausesIB.20.2&20.3or21.1orClauseIB.22shallconstitutesufficientgroundsfortheannulmentoftheawardandforfeitureoftheBidSecurity.

IB.22IntegrityPact

The Bidder shall sign and stamp the Form of Integrity Pact provided at Schedule-F to BidintheBiddingDocumentforallprocurementcontractsexceedingRupeesten(10)million.Fail ure toprovidesuchIntegrityPact shallmakethebidnon-responsive.

BIDDINGDATA

InstructionstoBidders ClauseReference

1.1 NameofProcuringEntity

Chief Engineer (South) through Executive Engineer, Charsadda Irrigation Division, Charsadda (Procuring Officer)

BriefDescriptionofWorks(As perNIT)

5.1 (a) ProcuringOfficeraddress:

Executive Engineer, Chars adda Irrigation Division, Chars adda on Behalf of Chief Engineer (South), Irrigation Department, Peshawar.

(b) ProcuringOfficer/Engineer'saddress:

Office of the

<u>ExecutiveEngineer,CharsaddaIrrigationDivision,Charsadda.PhoneN</u> <u>0.091-9220499,Email:charsaddairrigation@yahoo.com</u>

10.3Bid shall be quoted entirely in Pak. Rupees (Above/Below) on applicable schedule and non-Schedule items. The payment shall be made in Pak. Rupees for work done on releaseoffunds, subject to

fulfill ment of Codal Formalities, Technical Sanction, Agreement Sanction, complying of Material & Technical specifications.

- 11.2The bidder has the financial, technical and production capability necessary to perform the Contract i.e. Registration with PEC in relevant category & financial limit as noted in NITandBidSolicitationDocuments, Registration with KPRA, Enlistment with WorksDepartme ntKhyberPakhtunkhwa, has been issued E-bidding Login & Password.
- 12.1(a) Essentialtechnicalspecificationsasperdocumentatthefollowinglink arerequired: https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55a ac984a07/download (TechnicalSpecificationonMRS2024 Ist Bi Annual) EssentialMaterialspecificationasperdocumentatthefollowinglinkarerequired: https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55aac984a07/download (MaterialSpecificationonMRS2024 Ist Bi Annual
 - (b) CompletesetoftentativetechnicalspecificationsasperApprovedPC-IandT.S

13.1 **AmountofBidSecurity**

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

14.1 **PeriodofBidValidity**

120Days

14.4 Number of Copies of the Bidtobe submitted

Oneoriginal

14.6 (a) Address for the Purpose of Bid Submission

Office of the Executive Engineer, Charsadda Irrigation Division Mardan Road District Offices Charsadda

15.1 **DeadlineforSubmissionofBids**

AsperNIT

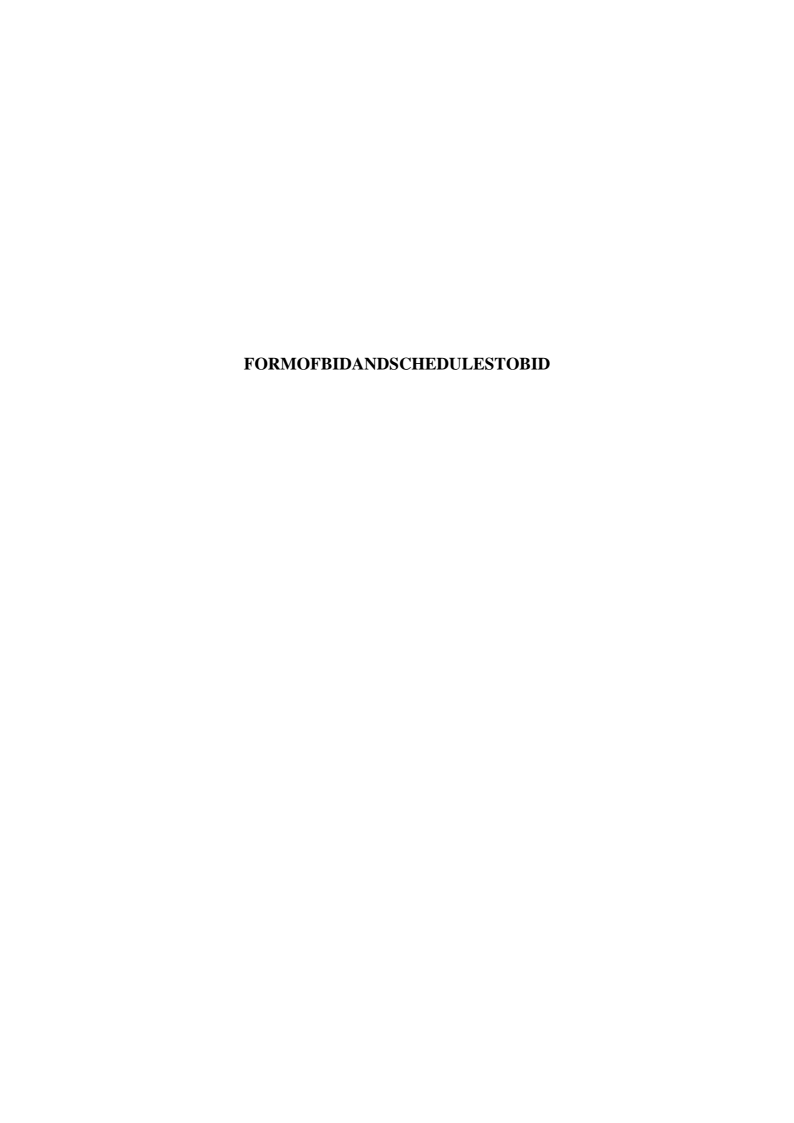
16.1 Venue, Time, and Date of Bid Opening

AsperNIT

16.4 ResponsivenessofBids(asperrequirementofNIT/BSD)

- (i) theBidisvalidtillrequiredperiod,
- (ii) theBidpricesarefirmduringcurrencyofcontract.
- (iii) completionperiodofferediswithinspecifiedlimits
- $\begin{array}{ll} \hbox{(iv)} & \hbox{theBidderiseligibletoBidandpossesses the requisite experience, capability and qualificat} \\ & \hbox{ion.(AsperBSD and NIT)} \end{array}$
- (v) theBidsaregenerallyinorder,etc.
- $(vi) \qquad The Biddershall submit the bids in sealed envelopes on or before the deadline (AsperNIT/B SD).$
- (vii) Thebiddershallsubmittheirbidsthroughleading/reliableCourierServiceprovidersonor beforethedeadlinealongwithrequireddocumentsasperNIT/BSD.Theaffixedlabelsofth eCourierServiceprovidermaybeauthenticatedfortracking.FakeCourieraffixedlabelsa nddeliveryshallbeprocessedasperlawandwouldnotbeconsidered.
- (viii) Delays in the courier delivery, ordelivery of abidto the wrong office ordue 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 timely delivery of his bid will be accomplished by a leading/reliable Courier Service provider.

16.9 **PriceAdjustment:(Notapplicable)**



FORMOFBID

(LETTEROFOFFER)

BidReference	No. NITNo.
	ngNo rNIT
(Name	eofWorks)
То,	
Gentlemen,	
1.	Having examined the Bidding Documents including Instructions to Bidders, Bidding Data, Conditions of Contract, Contract Data, Specifications, Drawings, if any, Schedule of Prices and Addenda Nos.
	ted under the laws of Pakistan hereby offer to execute and completesuchWorksandremedyanydefectsthereininconformitywiththesaidDocumentsincludingAddendathereto for the Total Bid Price ofRs (Rupees)orsuchothersumasmaybeascertainedinaccordancewith thesaidDocuments.
2.	We understand that all the Schedules attached here to form part of this Bid.
3.	Assecurityfordue performanceof theundertakingsandobligations of thisBid,wesubmitherewithaBidSecurityintheamountof drawnin your favouror madepayable toyouandvalidforaperiodoftwenty-eight(28)daysbeyondtheperiodofvalidityofBid.
4.	Weundertake, if our Bidisaccepted, to commence the Works and to deliverand complete the Works comprised in the Contract within the time(s) stated in Contract Data.
5.	Weagreeto abide by this Bid forthe period of_ days from the datefixed for receiving the same and it shall remain binding upon us and may beacceptedatanytimebeforetheexpirationofthatperiod.

Unless and until a formal Agreement is prepared and executed, this Bid, together with your written acceptance thereof, shall constitute a binding contract between us.

6.

- 7. We undertake, if our Bid is accepted, to execute the Performance Securityreferred to in Conditions of Contract for the due performance of the Contract&asperKPPRANotificationNo.S.R.O.(14)/Vol:1-24/2021-22,DatedPeshawar,the10thMay2022/6058-71.
- 8. We understand that you are not bound to accept the lowest or any bid you mayreceive.
- 9. We do hereby declare that the Bid is madewithout any collusion, comparisonof figures or arrangementwith any other person orpersonsmaking abid fortheWorks.

Datedthisdaye	of,
20Signature	
inthecapacityof	_dulyauthorizedtosignbidforandonbehalfof
(Name of Bidder in Block Capitals)	(Seal)
Address	
	-
Witness:	
(Signature)	
Name:	NICNo
Address:	

${\bf SCHEDULESTOBIDINCLUDE THE FOLLOWING:}$

ScheduleAtoBid:ScheduleofPrices
ScheduleBtoBid:SpecificWorksData
Schedule Cto Bid: Workstobe Performed by Subcontractors
ScheduleDtoBid:ProposedProgrameofWorks
Schedule Eto Bid: Method of Performing Works
ScheduleFtoBid:IntegrityPact]

SCHEDULE -ATOBID

SCHEDULEOFPRICES

THEBOQSHALLBEFILLEDONLINEONIRRIGATIONDEPARTMENTWEBSI TE,THEPROCURINGENTITYSHALLNOTBELIABLEFORTHEERRORS/MAL FUNCTIONSOFTHEE-BIDDINGSYSTEM,LOSSORNON-PROVISIONOFE-BIDDINGSYSTEMLOGIN&PASSWORD

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

SCHEDULE-BTOBID

SPECIFICWORKSDATA

THECONTRACTORSHALLFOLLOWMATERIALSPECIFICATIONSASPER:

https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55aac984a07/downloadMaterial SpecificationonMRS 2024 Ist Bi Annual)

THE CONTRACTORS HALL FOLLOW TECHNICAL SPECIFICATIONS AS PER:

https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55aac984a07/download (TechnicalSpecificationonMRS 2024 Ist Bi Annual)

FORSCHEDULEITEMSANDINDUSTRYSTANDARDSSHALLBEADOPTED/FOLLO WEDFORNON-SCHEDULEITEMS

SCHEDULE-

${\bf CTOBIDWORKSTOBEPERFORMEDBYSUBCONTRACTORS} ({\bf IFAPPLICABLE})$

The bidder will do the work with his own forces except the work listed below which he intends to sub-contract.

ItemsofWorks Nameandaddressof Statementofsimilarworks

tobeSub-Contracted Sub-Contractors previouslyexecuted(attachevidence)

Note:

- 1. NochangeofSub-ContractorsshallbemadebythebidderwithoutpriorapprovaloftheProcuringEntity.
- 2. The truthfulness and accuracy of the statement as to the experience of Sub-Contractors is guaranteed by the bidder. The Procuring Entity's judgment shallbe final as to the evaluation of the experience of Sub-Contractors submitted bythebidder.
- $3. \hspace{1.5cm} Statement of similar works shall include description, location \& value of works, ye arcomplete dandname \& address of the clients.$

SCHEDULE-DTOBID

PROPOSEDPROGRAMOFWORKS (IFREQUIRED BYPE/PO)

Biddermayprovideaprograminabar-chartshowingthesequenceofworkitemsbywhichhe proposes to complete the Works of the entire Contract. The program should indicate thesequence ofworkitems and the period of time during which he proposes to complete the Works including the activities like designing, schedule of submittal of drawings, ordering and procurement of materials, manufacturing, delivering, construction of civil works, erection, testing and commissioning of Workstobesupplied under the Contract.

Signature:		
Seal:		
Dated:		

SCHEDULE-

ETOBIDMETHOD OFPERFORMINGWORKS

(IFREQUIREDBYTHEPE/PO)

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

- $\begin{tabular}{ll} \square The sequence and methods in which he proposes to carry out the Works, including the number of shifts per day and hours per shift, he expects to work. \\ \end{tabular}$
- $\hfill \Box$ Alistofallmajoritemsof constructionaland erectionalplant, tools and vehicles proposed to be used in delivering/carrying out the Worksat Site
- $\hfill\Box$ The procedure for installation of equipment and transportation of equipment and material stothesite.
- $\begin{tabular}{ll} \square Organization chart indicating head of fice \& field of fice personnel involved in management, supports in an additional department of the contract of$

(INTEGRITYPACT)

DECLARATION OF FEES, COMMISSION AND BROKERAGE ETC. PAIDBY THE SUPPLIERS OF GOODS, SERVICES & WORKS IN CONTRACTSWORTHRS.10.00MILLIONORMORE

ContractNo	Dated			
ContractValue: ContractTitle:				
Contract Fine.				
obtainedorinducedthe efitfromGovernmento	procurementofanyco fKhyberPakhtunkhw	the Bidder] hereby de ntract,right,interest,pri vaoranyadministratives mentofKhyberPakhtur	ivilegeorotherobliga subdivisionoragency	tionorben thereofora
has fully declare toanyoneandnotgiver Pakistaneither direct affiliate, agent, asso subsidiary, any commas consultation for theprocurementoface	d the brokerage noragreedtogiveands tlyor indirectly the ociate, broker, cons- mission, gratification the or otherwise, ontract, right, interest, rnment of Khyb	ing,[nameoftheBidder], commission, fee hallnotgiveoragreetog aroughany naturalor sultant, director, pronon, bribe, finder's fee owith the object privilegeorotherobligater Pakhtunkhwa,	s etc. paid or ivetoanyonewithino juridicalperson,includer, shareholder,sor kickback, whether of obtaining or tionorbenefitinwhat	payable routside luding its sponsor or ordescribed inducing soever
agreementsand arrang	ements with all per ken any action or	has made and will sons in respect of or r will not take any act	elated to the transa	ction with
falsedeclaration, not rated to defeat the purpose contract, right, interestafores and shall, without the contract of the contract, right, and the contract of	naking full disclosu of this declaration t, privilege or other t prejudice to any o	nsibility and strice, misrepresenting factor, representation and errobligation or benefither rights and remedidable atthe option of Control of	cts or taking any ac warranty. It agrees efit obtained or pr dies available to Go	tion likely s that any cocured as
theBidder] agrees to itscorrupt business prateten time the sum of by[name of the Bidde	indemnify GoKP for actices and further profession, and a foresaid for the	es exercised by Golor any loss or damage by compensation to C gratification, bribe, fine purpose of obtaining or other obligation of	incurred by it on a sookP in an amount nder's fee or kickbg or inducing the pr	account of equivalent back given cocurement
Name of the Procuring	g officer / Procuring	Entity:	.Name of the Bidde	r:
Signature:	S	ignature:		
[Seal]			[Seal]	



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CONDITIONSOFCONTRACT

1. GENERALPROVISIONS

1.1 Definitions

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

TheContract

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

Persons

- 1.1.4 "Procuring Entity" means the person named in the Contract Data and the legalsuccessorsintitletothisperson, butnot (except with the consent of the Contractor) any assignee.
- 1.1.5 "Contractor"meansthepersonnamedintheContractDataandthelegalsuccessors in title to this person, but not (except with the consent of the ProcuringEntity)anyassignee.
- 1.1.6 "Party" means either the Procuring Entity or the Contractor.

Dates, Times and Periods

- 1.1.7 "CommencementDate"meansthedatefourteen(14)daysafterthedatetheContractcomes intoeffectorany otherdatenamedintheContractData.
- 1.1.8 "Day"meansacalendarday
- 1.1.9 "Time for Completion" means the time for completing the Works as stated in theContractData(orasextendedunderSub-Clause7.3),calculatedfromtheCommencementDate.

MoneyandPayments

1.1.10 "Cost"meansallexpenditureproperlyincurred(ortobeincurred)bytheContractor,wheth eronorofftheSite,includingoverheadsandsimilarchargesbutdoesnotincludeanyallowa ncefor profit.

OtherDefinitions

- 1.1.11 "Contractor's Equipment" means all machinery, apparatus and other things required for the execution of the Works but does not include Materials or Plantintended to form part of the Works.
- 1.1.12 "Country" meansthe Islamic Republic of Pakistan.
- 1.1.13 "Province" means Khyber Pakhtunkhwa.
- 1.1.14 "ProcuringEntity'sRisks"meansthosematterslistedinSub-Clause6.1.
- 1.1.14 "Force Majeure" means an event or circumstance which makes performance of aParty'sobligationsillegalorimpracticableandwhichisbeyondthatParty'sreasonableco ntrol.
- 1.1.15 'Materials' meansthingsofallkinds (other than Plant) to be supplied and incorporated in the Works by the Contractor.
- 1.1.16 "Plant"means the machinery and apparatus intended to form of forming part of the Works.
- 1.1.17 "Site" means the places provided by the Procuring Entity where the Works are to be executed, and any other places specified in the Contract as forming part of the Site.
- 1.1.18 "Variation" means a change which is instructed by the Engineer/Procuring EntityunderSub-Clause10.1.
- 1.1.19 'Works' means any or all the works whether Supply, Installation, Construction etc. and design (if any) to be performed by the Contractor including temporary works and any variation thereof.
- 1.1.20 "Engineer" means the person, if any, notified by the Procuring Entity to act as Engineer for the purpose of the Contract and named assuch in Contract Data.
- 1.1.21 "ProcuringOfficer" meanstheperson, if any, notified by the procuring entity to act procuring officer for the purpose of the contract and named as such in the contract data.

1.2 Interpretation

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

1.3 PriorityofDocuments

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

1.4 Law

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

1.5 Communications

AllCommunicationsrelated to the Contract shall be in English language.

1.6 StatutoryObligations

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

2. THEPROCURINGENTITY

2.1 ProvisionofSite

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

2.2 Permitsetc.

The Procuring Entity shall, if requested by the Contractor, as sist him in applying for permits, licenses or approval swhich are required for the Works.

2.3 Engineer's/ProcuringEntity'sInstructions

The Contractor shall comply with all instructions given by the Procuring Entity ortheEngineer,ifnotifiedbytheProcuringEntity,inrespectoftheWorksincludingthesus pensionofallorpartoftheWorks.

2.4 Approvals

Noapprovalorconsentorabsence of comment by the Engineer/Procuring Entity shall affect the Contractor's obligations.

3. ENGINEER'S/PROCURINGENTITY'SREPRESENTATIVES

3.1 AuthorizedPerson

The Procuring Entity shall appoint a duly authorized person to act for him and onhis behalf for the purposes of this Contract. Such authorized person shall be dulyidentified in the Contract Data or otherwise notified in writing to the Contractor assoon as he is so appointed. In either case the Procuring Entity shall notify the Contractor, in writing, the precise scope of the authority of such authorized personatthetimeofhisappointment.

3.2 Engineer's/ProcuringEntity'sRepresentative

The name and address of Engineer's/Procuring Entity's Representative is given inContractData.However,theContractorshallbenotifiedbytheEngineer/ProcuringEntity,thedelegateddutiesandauthoritybeforetheCommencementofWorks.

4. THECONTRACTOR

4.1 GeneralObligations

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

4.2 Contractor's Representative

The Contractor shall appoint a representative at site on full time basis to supervisethe execution of work and to receive instructions on behalf of the Contractor butonlyafterobtaining theconsentofthe ProcuringEntityfor such appointmentwhich consent shall not be unreasonable withheld by the Procuring Entity. Suchauthorizedrepresentativemay besubstituted/replacedbythe Contractorat anytimeduringtheContractPeriodbutonlyafterobtainingtheconsentoftheProcuringEnt ityasaforesaid.

4.3 Subcontracting

The Contractor shall not subcontract the whole of the Works. The Contractor shallnotsubcontractanypartoftheWorkswithouttheconsentoftheProcuringEntity.

4.4 PerformanceSecurity(KPPRARules2014shallbeApplicable)

The Contractor shall furnish to the Procuring Entity within fourteen (14) days afterreceiptofLetterofAcceptanceaPerformanceSecurityattheoptionofthebidder,in the form of Bank Draft or Bank Guarantee for the amount and validity specifiedinContractData,incasethecontractvalueisequaltoorexceedsRs.20.00million. No Performance Security will be needed for contracts values less thanRs.20.00million.

5. **DESIGNBY CONTRACTOR**

5.1 Contractor's Design

The Contractorshall carry out design to the extent specified, as referred to in the Contract Dat a. The Contractorshall promptly submitt to the Engineer/Procuring Entity all designs prepared by him. Within four teen (14) days of receipt the Engineer/Procuring Entity shall notify any comments or, if the design submitted is not in accordance with the Contract, shall reject itstating the reasons. The Contractorshall not construct any element of the Works designed by him within four teen (14) days after the design has been submitted to the Engineer/Procuring Entity or which has been rejected. Design that has been rejected shall be promptly amended and resubmitted. The Contractor shall resubmit all designs commented on taking the second ents into account as necessary.

5.2 ResponsibilityforDesign

The Contractor shall remain responsible for his bided design and the design underthis Clause, both of which shall be fit for the intended purposes defined in the Contract and he shall also remain responsible for any infringement of any patent or copyr ight in respect of the same. The Engineer/Procuring Entity shall be responsible for the Specifications and Drawings.

6. PROCURINGENTITY'SRISKS

6.1 The Procuring Entity's Risks

TheProcuringEntity'sRisksare:-

- **a)** war,hostilities(whetherwarbedeclaredornot),invasion,actofforeignenemie s,withintheCountry;
- **b**) rebellion,terrorism,revolution,insurrection,militaryorusurpedpower,orcivilw ar,withintheCountry;
- c) riot, commotion or disorder by persons other than the Contractor's personnelandotheremployeesincludingthepersonnelandemployeesofSub-Contractors, affecting the Site and/or the Works;
- d) Ionizingradiations, or contamination by radioactivity from any nuclear waste from the combustion of nuclear fuel, radio-active to xicexplosive, or other hazardous properties of any explosive nuclear assembly or nuclear component of such an assembly, except to the extent to which the Contractor/Sub-Contractors may be responsible for the use of any radio-active material;
- e) Pressurewavescausedbyaircraftorotheraerialdevicestravellingatsonicorsuper sonicspeeds;
- **f**) use or occupation by the Procuring Entity of any part of the Works, except asmaybespecifiedintheContract;

- g) latehandingoverofsites, anomalies in drawings,late deliveryof designs and drawings of any part of the Worksbythe Procuring Entity's personnel or by others for whom the Procuring Entity is responsible;
- h) asuspensionunderSub-Clause2.3unlessitisattributabletotheContractor's failure;and
- i) physical obstructions or physical conditions other than climatic conditions, encountered on the Site during the performance of the Works, for which the

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

7. TIMEFORCOMPLETION

7.1 Execution of the Works

The Contractor shall commence the Works on the Commencement Date and shallproceed expeditiously and without delay and shall complete the Works, subject toSub-Clause7.3below,withintheTimeforCompletion.

7.2 Program

Within the time stated in the Contract Data, the Contractor shall submit to the Engineer/Procuring Entity approgram for the Worksinthe formstated in the Contract Data.

7.3 Extension of Time

The Contractors hall, within such time as may be reasonable under the circumstances, notify the Procuring Entity/Engineer of any event(s) falling withinthe scope of Sub-6.1or10.3 of these Conditions Contractand Clause of requesttheProcuringEntity/Engineerforareasonableextensioninthetimeforthecomplet ion of Works. Subject to the aforesaid, the Procuring Entity/Engineer shalldeterminesuchreasonableextensioninthetimeforthecompletionofWorksasmay be justified in the light of the details/particulars supplied by the Contractor inconnection with such determination by the Procuring Entity/Engineer within suchperiodasmaybeprescribedbytheProcuringEntity/Engineerforthesame;andthePro curing Entity shall extend the Time for Completion as determined.

7.4 LateCompletion

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

8. TAKING-OVER

8.1 Completion

The Contractor may notify the Engineer/ProcuringEntitywhen heconsiders thattheWorks are complete.

8.2 Taking-OverNotice

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

of Completion as a foresaid, the Procuring Entity/Engineer may identify any outstanding it emsof work which the Contractorshall under taked uring the Maintenances Period.

9. **REMEDYINGDEFECTS**

9.1 Remedying Defects

TheContractorshallforaperiodof120daysfromthedateifissueoftheCertificate of Completion carry out, at no cost to the Procuring Entity, repair andrectification work which is necessitated by the earlier execution of poor quality ofworkoruseofbelowspecificationsmaterialintheexecutionofWorksandwhichis so identified by the Procuring Entity/Engineer in writing within the said period.Uponexpiryofthesaidperiod,andsubjecttotheContractor'sfaithfullyperforming his aforesaid obligations, the Procuring Entity/Engineer shall issue aMaintenance Certificate whereuponall obligations of the Contractor under thisContractshallcometoanend.

Failuretoremedyanysuchdefectsorcompleteoutstandingworkwithinareasonable time shall entitle the Procuring Entity to carry outall necessary worksatthe Contractor's cost. However, the costof remedying defects not attributable to the Contractor shall be valued as a Variation.

9.2 Uncovering and Testing

The Engineer/Procuring Entity may give instruction as to the uncovering and/ortestingofanywork. Unless as a result of an uncovering and/ortestingitises tablished that the Contractor's design, Materials, Plant or workmanship are not in accordance with the Contract, the Contractor shall be paid for such uncovering and/ortesting as a Variation in accordance with Sub-Clause 10.2.

10. VARIATIONSANDCLAIMS

10.1 RighttoVary

The Procuring Entity/Engineer may issue Variation Order(s) in writing. where forany reason it has not been possible for the Procuring Entity/Engineer to issue suchVariations Order(s), the Contractor may confirm any verbal orders given by theProcuring Entity/Engineer in writing and if the same are not refuted/denied by theProcuringEntity/Engineerwithinseven(7)daysofthereceiptofsuchconfirmation the same shallbe deemed to bea VariationOrders forthe purposesofthis Sub-Clause.

10.2 Valuation of Variations

Variationsshallbevaluedasfollows:

- a) atalumpsum priceagreedbetweentheParties,or
- b) whereappropriate, at rates in the Contract, or
- c) intheabsenceofappropriaterates,theratesintheContractshallbeusedasthebasi sforvaluation, orfailingwhich
- d) atappropriatenewrates, as may be agreed or which the Engine er/Procuring Entity considers appropriate, or
- e) if the Engineer/Procuring Entity so instructs, at day work rates set out inthe Contract Data for which the Contractor shall keep records of hours oflabourandContractor'sEquipment,and of Materials,used.

10.3 EarlyWarning

The Contractorshallnotify the Engineer/Procuring Entity in writing as soon as heis aware of any circumstance which may delay or disrupt the Works, or which may give rise to a claim for additional payment.

TotheextentoftheContractor's failure to notify, which results to the Engineer/Procuring Entity being unable to keep all relevant records or not taking steps to minimize any delay, disruption, or Cost, or the value of any Variation, the Contractor's entitlement to extension of the Time for Completion or additional payments hall be reduced / rejected.

10.4. Valuation of Claims

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

10.5 VariationandClaimProcedure

The Contractor shall submit to the Engineer/Procuring Entity an itemized make-upofthevalueofvariationsandclaimswithintwenty-eight(28)daysoftheinstruction or of the event giving rise to the claim. The Engineer/Procuring Entityshallcheckandifpossible,agree the value. In the absenceofagreement, the Procuring Entityshall determine the value.

11. CONTRACTPRICEANDPAYMENT

11.1 (a) TermsofPayments

The amount due to the Contractor under any Interim Payment Certificateissuedby the Engineer pursuant to this Clause,or to anyother terms

oftheContract,shall,subjecttoClause7.4ofConditionsofContract(CoC) be paid by the Procuring Entity to the Contractor within 30 daysaftersuchInterimPaymentCertificatehasbeenjointlyverifiedbyProcurin g Entity and Contractor, or, in the case of the Final CertificatereferredtoinSubClause11.5ofCoC,within60daysaftersuchFinal

PaymentCertificate has been jointly verified by Procuring Entity andContractor; Provided that the Interim Payment shall be caused in 42 daysand Final Payment in 60 days in case of foreign funded project. In theevent of the failure of the Procuring Entity to make payment within thetimesstated,theProcuringEntityshallpaytotheContractorcompensationatt he28 days rateof KIBOR+2% per annumin localcurrencyand LIBOR+1% forforeigncurrency, uponall sums unpaidfrom the date by whichthe same should have beenpaid. The provisionsof this Sub-Clause are without prejudice to the Contractor's entitlementunderClause12.2CoC.

(b) ValuationoftheWorks

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

11.2 MonthlyStatements

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

- a) thevalueoftheWorksexecuted;and
- b) ThepercentageofthevalueofMaterialsandPlantreasonablydeliveredto the Site, as stated in the Contract Data, subject to any additions ordeductions whichmaybedue.

The Contractor shall submit each month to the Engineer/Procuring Entity a statement showing the amounts to which he considers himself entitled.

11.3 InterimPayments

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

11.4 Retention

Retention money shall be paid by the Procuring Entity to the Contractor withinfourteen(14)daysaftereithertheexpiryoftheperiodstatedintheContractData,or the remedying of notified defects, or the completion of outstanding work, all asreferredtoinSub-Clause9.1,whicheveristhelater.

11.5 FinalPayment

Withintwenty-

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

the date of submission and forward the same to the Procuring Entity to gether with any document at ion reasonably required to enable the Procuring Entity to ascertain the final contract value.

Withinsixty(60)daysfromthedateofreceiptoftheverifiedfinalaccountfromtheEngineer ,theProcuringEntityshallpaytotheContractoranyamountduetothe Contractor. While making such payment the Procuring Entity may, for reasonsto be given to the Contractor in writing, withhold any part or parts of the verifiedamount.

11.6 Currency

PaymentshallbeinthecurrencystatedintheContractData.

12. **DEFAULT**

12.1 DefaultbyContractor

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

If the Contractor has not taken all practicable steps to remedy the default withinfourteen(14)days after receiptof the Procuring Entity's notice, the Procuring Entitymay by a second notice given within a further twenty-

one(21)days,terminate the Contract. The Contractor shall then demobilize from the Site

leavingbehindanyContractor'sEquipmentwhichtheProcuringEntityinstructs,inthe

second notice, to be used for the completion of the Works at the risk and cost of the Contractor

.

12.2 DefaultbyProcuringEntity

If the Procuring Entity fails to pay in accordance with the Contract, or is, despite awrittencomplaint,inbreachoftheContract,theContractormaygivenoticereferring to this Sub-Clause and stating the default. If the default is not remedied within fourteen (14) days after the Procuring Entity's receipt of this notice, theContractormaysuspendtheexecution of all or parts of the Works.

If the default is not remedied within twenty-eight (28) days after the ProcuringEntity's receipt of the Contractor's notice, the Contractor may by a second noticegiven within a further twenty-one (21) days, terminate the Contract. The Contractor shall then demobilize from the Site.

12.3 Insolvency

If a Party is declared in solvent under any applicable law, the other Party may by notice terminate the Contractime diately. The Contractor shall then demobilize from the Siteleaving behind, in the case of the Contractor's in solvency, any Contractor's Equipment which the Procuring Entity in structs in the notice is to be used for the completion of the Works.

12.4 PaymentuponTermination

Aftertermination, the Contractors hall be entitled to payment of the unpaid balance of the value of the Works executed and of the Materials and Plantreas on a bly delivered to the Site, adjusted by the following:

- a) anysumstowhichtheContractorisentitledunderSub-Clause10.4,
- b) anysumstowhichtheProcuringEntityisentitled,
- c) if the Procuring Entity has terminated under Sub-Clause 12.1 or 12.3, the Procuring Entity shall be entitled to a sum equivalent to twenty percent (20%) of the value of parts of the Works not executed at the date of the termination, and
- d) iftheContractorhasterminatedunderSub-Clause12.2or12.3,theContractorshall beentitled to thecost of his demobilizationtogether with sum equivalent totenpercent (10%)of the value ofparts of the Worksnotexecutedatthedateoftermination.

Thenetbalancedueshallbepaidorrepaidwithintwenty-eight (28) days of the notice of termination.

13. RISKSANDRESPONSIBILITIES

13.1 Contractor's Careofthe Works

Subjectto Sub-Clause 9.1, the Contractor shall take fullresponsibility for the careoftheWorksfromtheCommencementDateuntilthedateoftheProcuringEntity's/En gineer's issuance of Certificate of Completion under Sub-Clause 8.2.ResponsibilityshallthenpasstotheProcuringEntity.Ifanylossordamagehappenstoth e Worksduring theabove period, theContractor shallrectifysuchlossordamagesothattheWorksconformwiththeContract.

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

13.2 ForceMajeure

If Force Majeure occurs, the Contractor shall notify the Engineer/Procuring Entityimmediately. If necessary, the Contractor may suspend the execution of the Worksand, to the extent agreed with the Procuring Entity demobilize the Contractor's Equipment.

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

Aftertermination, the Contractorshall be entitled to payment of the unpaid balance of the value of the Worksex ecuted and of the Materials and Plantreas on a blydelivered to the Site, adjusted by the following:

- a) anysumstowhichtheContractorisentitledunderSub-Clause10.4,
- b) thecostofhisdemobilization, and
- c) lessanysumstowhichtheProcuringEntityisentitled.

Thenetbalancedueshallbepaidorrepaidwithinthirty-five (35) days of the notice of termination.

14. INSURANCE

14.1 Arrangements

The Contractor shall, prior to commencing the Works, effect insurances of thetypes, in the amounts and naming as insured the persons stipulated in the ContractData except for items (a) to (e) and (i) of the Procuring Entity's Risks under Sub-Clause 6.1. The policies shall be issued by insurers and in terms approved by the Procuring Entity. The Contractor shall provide the Engineer/Procuring Entity withevidence that any required policy is inforce and that the premiums have been paid.

14.2 Default

If the Contractor fails to effect or keep in force any of the insurances referred to inthepreviousSub-Clause, or fails to provide satisfactory evidence, policies or receipts, the Procuring Entity may, without prejudice to any other right or remedy, effect insurance for the cover relevant to such as a default and pay the premiums due and recover the same plus a sum in percentage given in Contractor Data from any other amounts due to the Contractor.

15. RESOLUTIONOFDISPUTES

15.1 Engineer's Decision

If a dispute of any kind whatsoever arises between the Procuring Entity and the Contractor in connection with the Works, the matter in dispute shall, in the firstplace, be referred in writing to the Engineer, with a copy to the other party. Suchreference shallstatethat it is made pursuantto this Clause.No later than thetwenty-eight(28) daysafter the day onwhich he received such reference, the Engineers hall give notice of his decision to the Procuring Entity and the Contractor.Unless the Contract has already been repudiated or terminated, the Contractor shall, everv case. continue to proceed with the Work duediligence, and the Contractor and the Procuring Entity shall give effect for thwith to ever ysuchdecisionoftheEngineerunlessanduntilthesameshallberevised,ashereinafterprovi dedinanarbitralaward.

15.2 NoticeofDissatisfaction

If a Party is dissatisfied with the decision of the Engineer or if no decision is given within the time setout in Sub-Clause 15.1 here above, the Party maygive notice of dissatisfaction referring to this Sub-Clause within four teen (14) days of receipt of the decision or the expiry of the time for the decision. If no notice of dissatisfaction is given within the specified time, the decision shall be final and binding on the Parties. If notice of dissatisfaction is given within the specified time, the decision shall be binding on the Parties who shall give effect to it without delay unless and until the decision of the Engineer is revised by an arbitrator.

15.3 Arbitration

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

15.4 ResolutionofDisputeinAbsenceoftheEngineer.

In case no Engineer has been appointed, the dispute, if any, between the ProcuringEntity and the Contractor in connection with the Works, shall first be tried to be esolved amicably. In case the dispute could not be resolved amicably, it shall be esttled as perprovision of Arbitration Act-1940.

16 INTEGRITYPACT

- 16.1 If the Contractor, or any of his Sub-Contractors, agents or servants is found to haveviolated or involved in violation of the Integrity Pact signed by the Contractor asSchedule-FtohisBid,thentheProcuring Entityshallbeentitled to:
 - (a) recover from the Contractor an amount equivalent to ten times the sum of anycommission, gratification, bribe, finder's fee or kickback given by the Contractor or anyofhis Sub-Contractors, agents or servants;
 - (b) terminatetheContract; and
 - (c) Recoverfrom the Contractorany loss or damage to the Procuring Entity as a resultof such termination or of any other corrupt business practices of the Contractor oranyofhisSub-Contractors, agents or servants.

On termination of the Contract under Sub-Para (b) of this Sub-Clause, the ContractorshalldemobilizefromtheSiteleavingbehindContractor'sEquipmentwhichthePr ocuringEntityinstructs,intheterminationnotice,tobeusedforthecompletionofthe Works at the risk and cost of the Contractor. Payment upon such termination shallbe made under Sub-Clause 12.4, in accordance with Sub-Para (c) thereof, after havingdeducted the amounts due to the Procuring Entity under Sub-Para (a) and (c) of thisSub-Clause.

CONTRACTDATA

(Note:Exceptwhereotherwiseindicated,allContractDatashouldbefilledinbytheProcuringEntitypri or toissuanceoftheBidding Documents.)

Sub-ClausesofConditionsofContract

- 1.1.3 ProcuringEntity'sDrawings,ifanyAs perPC-IandT.S
- 1.1.4 ExecutiveEngineer,Charsadda Irrigation Division (Procuring officer)on BehalfofChief Engineer(South),Irrigation Department,Peshawar.
- 1.1.5 **TheContractor**means

M/S	Govt:Contractor

- 1.1.7 **Commencement Date** means the date of issue of Engineer's Notice to Commencewhichshallbeissuedwithinfourteen(14)daysofthesigningoftheContractAgree ment.
- 1.1.9 **TimeforCompletion:AsperPC-Iphasing(Subjecttoavailabilityoffund)**
- 1.1.20Engineer

Executive Engineer, Charsadda Irrigation Division, Charsadda.

- 1.3 **DocumentsformingtheContractlistedintheorderofpriority:**
- (a) TheContractAgreement
- (b) LetterofAcceptance
- (c) EvaluatedBidSolicitationDocumentandBidevaluationreport
- (d) ContractData
- (e) ConditionsofContract
- (f) ThecompletedSchedulestoBidincludingScheduleofPrices
- (g) TheDrawings, if any
- (h) The Specifications

(The Procuring Entity may add, in order of priority, such other documents as form part of the Contract. Delete the document, if not applicable)

2.1 **ProvisionofSite:**

On the Commence ment date by the Sub Divisional Officer (Concerned)

3.1 Authorizedperson: Executive Engineer, Charsadda Irrigation Division, Charsadda.

3.2	NameandaddressofEngineer's/ProcuringOfficer/ProcuringEntity's representative ExecutiveEngineer,CharsaddaIrrigationDivision,CharsaddaonbehalfofChiefEngineer(South),IrrigationDepartment.					
4.4	PerformanceSecurity:					
	Asper	·KPPRAAct/Rules(La	atest)			
5.1	Requ	irementsforContrac	ntsforContractor'sdesign(ifany):			
	Speci	ficationClauseNo's	N/A			
7.2	Progr	am:				
	Timeforsubmission: Withintwentyeight (28) days of the Commencement Date					
	Form	ofprogram:(BarCha	rt)(Ifrequired)			
7.4						
/ . 4	Amo	untnovahladuatafailu	ratacompletechellha() () 50% pardayunt	oomerimumof(100/)*ofa		
		atedintheLetterofAcce	retocompleteshallbe <u>0.05</u> % perdayupt	oamaximumoi(10%)*ois		
			gesaresetbetween0.05percentand0.10	Ingraantnarday)		
	(Osua	mymenquidateddama	gesaresetbetweeno.03percentando.10	opercemperday.)		
9.1	Periodforremedyingdefects 90daysafterfinalmeasurementdate					
10.2	(e)	Variationprocedu	re:			
		Asperworkprogress	andsitesituation			
11.1	(a)	TermsofPayments				
		Asperworkdoneand	availabilityoffund			
	(b) Va	aluationoftheWorks	*:(NOTAPPLICABLE)			
		i) Lumpsu	mprice(details),or			
		ii) Lumpsu	mpricewithschedulesofrates	(details),or		
		iii) Lumpsu asperwo	mpricewithbillofquantities_ orkdone.			
		iv) Re-				
		measure	ementwithestimated/bidquantitiesinth	neScheduleofPrices		
		(details)	,or/and			
		v) Costreir	mbursable(details)			
	11.2	(b)				
		Percentage ble):	eofvalueofMaterialsandPlantfordayv	vork(ifapplica		
		Materials lant	Eighty(80%)*P Ninety(90%)*			

11.3	Percentageofretention: Eight(08%)			
11.6	Currencyofpayment:Pak.Rupees			
14.1	Insurances:(NOTAPPLICABLE)T			
	ypeofcover			
	TheWorks			
	Amountofcover			
	ThesumstatedintheLetterofAcceptanceplusfifteenpercent(15%)			
	Typeofcover(NOTAPPLICABLE)			
	Contractor's Equipment:			
	Amountofcover			
	Fullreplacementcost			
	Typeofcover(APPLICABLE) ThirdParty-injurytopersonsanddamagetoproperty			
	(The minimum amount of third-party in surances hould be assessed by the Procuring of ficer/Procuring Entity and entered).			
	Workers:			
	Othercover*:			
	(IneachcasenameofinsuredisContractorandProcuringofficer/Procuring Entity)			
14.2	Amounttoberecovered(NOTAPPLICABLE)			
	Premiumpluspercent(%).			
15.3	Arbitration			
	PlaceofArbitration: <u>TheGrievanceredressalmechanismasperKPPRAshallbeapp</u> licable, only&placeshallbePeshawar, KhyberPakhtunkhwa.			

STANDARDFORMS

(Note: Standard Forms provided in this document for securities are to be issued by a bank. Incase the bidderchooses toissue a bond for accompanying his bid or performance of contractor receipt of advance, the relevant format shall be tailored accordingly without changing thespiritoftheFormsofsecurities).

FORMOFBIDSECURITY

(BankGuarantee)

GuaranteeNo.

		Executedon_	
(Lette	rbythe	GuarantortotheProcuringEntity)	
Name addre		antor(ScheduledBankinPakistan)with	
		ipal(Bidder)with	
		decurity(expressinwordsand	
BidRe	eference	eNoDateofBid	
	reques	MEN BY THESE PRESENTS, that in pursuance of the terms of the Bid tof the said Principal, we the Guarantor above-named are held and fire	mly the
webin		,(hereinaftercalledThe"ProcuringEntion stated above, for the payment of which sum well and truly to be maked a secutors, administrators and successors, jointly and severally, firmly by the secutors of the payment of which sum well and truly to be maked as a secutor of the payment of t	ade,
		ΓΙΟΝΟΓΤΗΙSOBLIGATIONISSUCHthatwhereasthePrincipalhassubmittedthe idnumberedanddatedasabovefor	acc
	ringEnt	(Particulars of Bid) to the	said
	ePrinci	the Procuring Entity has required as a condition for considering the said palfurnishesaBidSecurityintheabovesaidsumtotheProcuringEntity,conditionedas	
 thattheBidSecurityshallremainvalidforaperiodoftwo fvalidityofthebid; thatinthe eventof; 		·	ob
	(a)	thePrincipalwithdrawshisBidduringtheperiodofvalidityofBid,or	
	(b) the Principal does not accept the correction of his Bid Price, pursuant to Sub-Clause 16.4(b) of Instructions to Bidders, or		
	(c)	failureofthesuccessfulbidderto	
		(i) furnishtherequiredPerformanceSecurity,inaccordancewithSub-ClauseIB-21.1ofInstructionstoBidders,or	

the entire sum be paid immediately to the said Procuring Entity for delayed completion and not as penalty for the successful bidder's failure to perform.

Clauses IB-20.2 & 20.3 of Instructions to Bidders,

sign the proposed Contract Agreement, in accordance with Sub-

(ii)

NOW THEREFORE, if the successful bidder shall, within the period specified therefore, onthe prescribed form presented to him for signature enterinto a formal Contract Agreement with the said Procuring Entity in accordance with his Bid as accepted and furnish within four teen (14) days of receipt of Letter of Acceptance, 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 then this obligation shall be void and of no effect, but of the rewise to remain in full force and effect.

PROVIDED THAT the Guarantor shall forthwith pay to the Procuring Entity the said sumstated above upon first written demand of the Procuring Entity without cavil or argument and without requiring the Procuring Entity to prove or to show grounds or reasons for such demand, notice of which shall be sent by the Procuring Entity by registered post duly addressed to the Guarantor at its address given above.

PROVIDED ALSO THAT the Procuring Entity shall be the sole and final judge for decidingwhetherthe Principal has duly performed his obligations to signthe Contract Agreementandto furnish the requisite Performance Security within the time stated above, or has defaulted infulfillingsaid requirements and the Guarantorshall paywithout objection the sum stated above upon first written demand from the Procuring Entity for the without any reference to the Principal or any other person.

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

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

FORMOFPERFORMANCESECURITY (BankGuarantee)

GuaranteeNo. Executedon (LetterbytheGuarantortotheProcuringEntity) NameofGuarantor(ScheduledBankinPakistan)with address: NameofPrincipal(Contractor)with address:__ PenalSumofSecurity(expressinwordsand figures)____ LetterofAcceptanceNo._____Dated____ KNOW ALL MEN BY THESE PRESENTS, that in pursuance of the terms of the Bidding Documents and above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the above said Letter of Acceptance (herein after called the Documents) and at the acceptance (herein after called the Documents) and at the acceptance (herein after called the Documents) and at the acceptancerequest of the said Principal we, the Guarantor above named, are held and firmly bounduntothe (hereinaftercalledthePr ocuring Entity) in the penal sum of the amount stated above, for the payment of which sumwellandtrulytobemadetothesaidProcuringEntity,webindourselves,ourheirs,executors,admini stratorsandsuccessors, jointly and severally, firmly by these presents. THECONDITIONOFTHISOBLIGATIONISSUCHthatwhereasthePrincipalhasaccepted the Procuring Entity's above said Letter of Acceptance for ____(NameofContract)forthe__

NOW THEREFORE, if the Principal (Contractor) shallwell and truly perform and fulfill allthe undertakings, covenants, terms and conditions of the said Documents during the originalterms of the said Documents and any extensions thereof that may be granted by the ProcuringEntity, with or without notice to the Guarantor, which notice is, hereby, waived and shall alsowell and truly perform and fulfill all the undertakings, covenants terms and conditions of theContract and of any and all modifications of the said Documents that may hereafter be made,noticeofwhichmodificationstotheGuarantorbeingherebywaived,then,thisobligationtobevoi d;otherwisetoremaininfullforceandvirtuetillallrequirementsofClause9,RemedyingDefects,ofCon ditionsofContractarefulfilled.

(NameofProject).

Ourtotal liability under this Guarantee is limited to the sum stated above and it is a conditionofany liability attachingto usunderthisGuaranteethatthe claimforpayment in writingshall be received by us within the validity period of this Guarantee, failing which we shall bedischargedofourliability,ifany,under this Guarantee.

We,_	(the Cuarantan) registing all a his ation and defe
the Procuring Entity without delay upon the cavilorarguments and without requiring the orreasons for such demandany sum or sum sup to the Entity's written declaration that the Principal	(theGuarantor), waiving all objections and defect both and independently guarantee to pay to Procuring Entity's first written demand without Procuring Entity to prove or to show grounds neamounts tated above, against the Procuring I has refused or failed to perform the obligations cted by the Guarant or to Procuring Entity's designate
decidingwhetherthe Principal (Contractor) Contract orhas defaulted in fulfilling said of	Entity shall be the sole and final judge for has duly performedhis obligations under the obligations and the Guarantor shall pay without stated above upon first written demand from the encetothe Principal or any other person.
underits sealonthe dateindicatedabove,the nar	anded Guarantor has executed this Instrument me andcorporate sealof theGuarantor beinghereto by its undersigned representative, pursuant
NV.	Guarantor(Bank)
Witness: 1	1.Signature
	2.Name
CorporateSecretary(Seal)	3.Title
2	

(Name, Title & Address)

CorporateGuarantor(Seal)

FORMOFCONTRACTAGREEMENT

THISCONTRACTAGREEMENT(hereinaftercalledthe"Agreement")madeonthe
dayof 202
between Executive Engineer, Charsadda Irrigation Division, Charsadda (Procuring
Officer) on behalf of the Chief Engineer (South), Irrigation Department Peshawar (herein after called the Chief Engineer) and the Chief Engineer (South), Irrigation Department Peshawar (herein after called the Chief Engineer). The Chief Engineer (South) is a supplied to the Chief Engineer (South) and the Chief Engineer (South) is a supplied to the Chief Engineer (South). The Chief Engineer (South) is a supplied to the Chief Engineer (South) is a supplied t
e"ProcuringEntity")oftheonepartand
(hereinaftercalledthe"Contractor") oftheother part.
WHEREAStheProcuringEntityisdesirousthatcertainWork/s,viz
shouldbeexecutedbythe Contractorandhas acceptedaBidbytheContractorfortheexecutionandcompletionofsuchWorksandtheremedyingofan y defectstherein.

NOWthis Agreement witnesse thas follows:

- 1. In this Agreement words and expressions shall have the same meanings as are respectively a signed to the minthe Conditions of Contract herein after referred to.
- 2. Thefollowingdocumentsafterincorporatingaddenda,ifanyexceptthosepartsrelatingtoInstructionstoBidders,shallbedeemedtoformandbereadandconstruedaspartofthisAgreement,viz:
 - (a) TheLetterofAcceptance;
 - (b) ThecompletedFormofBidalongwithSchedulestoBid;
 - (c) ConditionsofContract&ContractData;
 - (d) ThepricedScheduleofPrices;
 - (e) The Specifications; and
 - (f) TheDrawings
- 3. In consideration of thepayments to be made by the Procuring Entity to the Contractorashereinaftermentioned,theContractorherebycovenantswiththeProcuringEntit ytoexecuteandcompletetheWorksandremedydefectsthereininconformityandinallrespects withintheprovisionsoftheContract.
- 4. The Procuring Entity hereby covenants to pay the Contractor, in consideration of theexecution and completion of the Works as per provisions of the Contract, the ContractPriceorsuchothersumasmaybecomepayableundertheprovisionsoftheContractatt hetimesandinthemannerprescribedbytheContract.

INWITNESSWHEREOFthe partieshereto havecaus the day, month and year first before written in according to the day of the da	S .
SignatureoftheContactorSignatureoftheProcuringOft	ficer/ProcuringEntity(Seal)(Seal)
Signed,SealedandDeliveredinthepresenceof:	
Witness:	Witness:
	

(Name, Titleand Address)

(Name, Titleand Address)

FORMOFBANKGUARANTEEFORADVANCEPAYMENT (NotApplicable)

GuaranteeNo.

(LetterbytheGuarantortotheProcuringEntity)				Executedon					
WHERE.	AS the the	Procuring	Entity)	has	entered	into	(he a	ereinafter Contract	for
					(I	Particular	rsof C	ontract), wi	th
			(hereinaf	tercalledthe	Contract	or).		
ANDWH theContra	actor's	request, a	n amour	nt of					Lupees
		StheProcuring erformanceof					uaranto	eetosecureth	eadvanc
ANDWH	EREAS	S						(ScheduledB	ank)(
	ring En	d the Guarar tity agreeing parantee.					and in	n considerat	ion of
purpose of his	of above obli	OREtheGuarar e mentioned (gations for eliabletothePro	Contract and which	d if he fa the	ails, and cor advance	nmits de payme	fault i ent	nfulfillment is made,	of any the
as afores theGuara	said, or ntor, an hen du	gofany default n the part of ad on such fin e under this (the Contract the the contract t	ractor, s demand	shall be giv payment sh	ven by all be m	the Prade by	ocuring Englished the Guaran	tity to
ThisGuar Contracto		allcomeintofo	orceassoona	stheadva	nncepaymen	thasbeen	credite	edtotheaccou	ıntofthe
ThisGuar	anteesh	allexpirenotla	iterthan						
bywhicho	latewen	nust haverecei	ivedanyclai	msbyreg	isteredletter	telegran,	ı,telex	ore-mail.	

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

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

SPECIFICATIONS

NoteforPreparingtheSpecifications

Standardtechnicalspecificationasperdocumentatthefollowinglinkarerequired: https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55aac984a07/download (TechnicalSpecificationonMRS 2024 Ist Bi Annual)

Standardmaterialspecificationasperdocumentat thefollowinglinkare required: https://www.finance.gkp.pk/attachments/032b21c0a37611eca4e0b55aac984a07/d ownload (MaterialSpecificationonMRS 2024 Ist Bi Annual)

BOQ

Bill of Quantity

Name of Work:-

Desiltation and Other Annual Maintenance and Repair Works in

Charsadda Irrigation Division Charsadda During 2025-26. (Civil Works)

Sub Work:-

AM&R to Irrigation Works in Harichand Section of Tangi Irrigation Sub Division Tangi During 2025-26.

Estimated Cost: Rs.in (M)

10.00

2% Earnest Money Rs.

200000

Completion Period

30-06-2026

S.No	Description of Item		
1	All items involved / Covered in the MRS 2024 (1st Bi-annual) Notified Vide Government of Khyber Pakhtunkhwa, Finance Department, No.MRS/FD/42 /Nitification /2024, dated 09-08-2024 and any other Non Schedule item will be paid on Markete Rate System as per the Direction of Engineer incharge.		
	Total Amount in Million.	10.00	

Contractor Premium:	% Above / Belo		
Contractor Signature:			

Engineer

Sub Divisional Officer, Tangi Irrigation Sub Division Tangi.

DRAWINGS

 $A sper PC\hbox{-}I/T. Sand subsequents anctions as per site requirement.$