BID SOLICITATION DOCUMENTS



FOR THE WORKS TENDER Dated 23-09-2025 (Work-4)

Serial/ Work No.	Name of Work/ Sub Work	Estimated Cost Rs. (M).
	Annual Maintenance & Operation of Irrigation Works within the jurisdiction of Dir Irrigation Division Dir Lower for the year 2025-26	
1	AM&R to Irrigation canal works within the limit of Badwan Kharif Irrigation Scheme Dir Lower during 2024-25.	1.00

EXECUTIVE ENGINEER DIR IRRIGATION DIVISION DIR LOWER. PH# 0946-9250068

Contractor:		
For the Package No		

STANDARD FORM OF BIDDING DOCUMENTS FOR PROCUREMENT

OF

WORKS (CIVILWORKS)

(For Smaller Contracts) **Under Rs.100 Million**

Notified vide Notification No. S.R.O (29)/Vol:1-40/2025-26
Dated Peshawar the August 21, 2025

KHYBER PAKHTUNKHWA PUBLIC PROCUREMENT REGULATORY AUTHORITY (KP-PPRA)

GOVERNAMENT OF KHYBER PAKTUNKHWA, IRRIGATION DEPARTMENT NOTICE FOR INVITING EPAD E-BIODDING (AM&R WORKS).

Irrigation Department, Govt. of Khyber Pukhtunkhwa intends to undertake the AM&R works during 2025-26 for the benefit of the Irrigators with prime emphasis on transparency and quality of works. Sealed tenders are invited from the Govt. Contractors/firms enlisted with Irrigation Department Khyber Pukhtunkhwa on **EPAD system** who have renewed their Enlistment for the year 2025-26 for the AM&R following works.

S.NO	NAME OF WORKS	E/COST Rs in Million	E/Mone y with s/duty	Tender documents submission date & time.	Opening date & time of Tenders	Completion Period.
A	Annual Maintenance & Operation of Irrigation works within the jurisdiction of Dir Irrigation Division Dir Lower for the year 2025-26			23-09- 2025 at 12.00 Noon	23-09-2025 At 12.30 PM	30-06- 2026
1	AM&R to Irrigation canal works within the limit of Balambat Irrigation Canal from RD-00 to RD-112+000for the year 2025-26	1.00	22000	-do-	-do-	-do-
2	AM&R to Irrigation canal works within the limit of Balambat Irrigation Canal from RD-112+000 to tail for the year 2025-26	1.00	22000	-do-	-do-	-do-
3	AM&R to Flood & Drainage Control works within the limit of Balambat Irrigation Sub Division Dir Lower for the year 2025-26	1.00	22000	-do-	-do-	-do-
4	AM&R to Irrigation canal works within the limit of Badwan Kharif Irrigation Scheme Dir Lower during 2024-25.	1.00	22000	-do-	-do-	-do-
5	AM&R to Flood & Drainage Control works within the limit of Chakdara Irrigation Sub Division in Adenzai & Jandool Areas for the year 2025-26	1.00	22000	-do-	-do-	-do-
6	AM&R to Electrical, Mechanical & Civil works in Tube wells in Chakdara Irrigation Sub Division for the year 2025-26	1.00	22000	-do-	-do-	-do-
В	DIR UPPER					
7	AM&R to Irrigation canal works within the limit of Gandigar irrigation Channel Dir Upper from RD-00 to tail for the year 2025-26	1.00	12000	-do-	-do-	-do-
8	AM&R to Irrigation canal works within the limit of Darora irrigation Channel Dir Upper from RD-00 to Tail for the year 2025-26	1.00	22000	-do-	-do-	-do-
9	AM&R to Flood & Drainage Control works within the limit of Gandigar Irrigation Sub DivisionDir Upper for the year 2025—26.	1.00	22000	-do-	-do-	-do-
10	AM&R to Irrigation canal works within the limit of Ganorai irrigation Channel Dir Upper from RD-00 to Tail for the year 2025-26	0.5	12000	-do-	-do-	-do-

С	Emergent nature works within the jurisdictions of Dir Irrigation Division Timergara					
11	Repair to apron and Flood Protection	1.40	32000			
	works along ouch West Khwar Upstream			-do-	-do-	-do-
	of cause way District Dir Lower 2025-26					

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 Pubic Procurement Regulatory Authority websites (www.irrigation.gkp.pk), (www.kppra.gov.pk) and EPAD.
- 2- Electronic bidding shall be done on "above/Below system" on BOQ/Engineer Estimate.
- 3- The bidders shall submit their bids on the following address "Executive Engineer Dir Irrigation Division Balambat Colony Dir Lower" only through reliable courier Service on or before the deadline along with required documents as per details mentioned in Bid Solicitation Documents. The next labels of the Courier Services provider shall be authenticated for tracking before opening. Fake courier delivery shall be preceded as per law and would not be considered.
- 4- All bidders are required to have valid registration with Khyber Pakhtunkhwa Public Procurement Authority.
- 5- The bidders shall submit 02% Earnest Money/bid security of 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 Dir Irrigation Division Dir Lower.
- 6- Non refundable bidding entry fee @ 0.03% of estimated cost in shape of call deposit separately may be furnished (in original) to this office in the name of the undersigned.
- 7- Notification issued by the Khyber Pakhtunkhwa Public Procurement Regulatory Authority pertaining to procurement process issued from time to time shall be applicable.
- 8- It the evaluated electronic bid cost of two or more bidders is equal then the successful bidder will be decided/declared through toss.
- 9- Pre bid meeting will be held on 18-09-2025 at 11.00 AM in the room of the Executive Engineer Dir Irrigation Division.
- 10- The last date & time for submission of the bid along with relevant documents in 23-09-2025 up-to 12.00 Noon which will be opened on the same day at 12.30 PM in the office of the undersigned in the presence of Contractors and their representatives who wishes to attend.
- 11- Bid Security of the 1st, 2nd & 3rd lowest Bidders will be retained till the approval of bids by the competent authority.
- 12- All Govt: Notifications/Rules/Taxes uploaded from time to time shall be applicable.

Executive Engineer
Dir Irrigation Division
Dir Lower

Phone & Fix # 0945-9250068

Name of Work:- Sub Work:-		Annual Maintenance & Operation Irrigation Division Dir Lower for	the year 2025-26			
		AM&R to Irrigation canal works Dir Lower during 2024-25	within the limit of l	Badwan Kha	irif Irrigatio	n Scheme
		Bill o	of Quantity			
S.#		Description of Items	Unit	Quantity	Rate	Amount
_	2024	All items are duly covered by	the CSR Cell/MRS			1000000.00
		All items are duly covered by	A STATE OF THE PARTY OF THE PAR	Tota	I Amount Rs.	1000000.00
				70,000	in Million	1.00

NOTE :-

- 1 Any additional item cropped-up during execution will be paid according to the prevailing MRS and premium quoted by the contractor.
- 2 The quantities are liable to be increase or decrease as per site requirements.
- 3 Pay shall be done as per actual work done.
- 4 Any changes in rates i.e MRS will be followed as per government directions.

Checked

Sub Engineer

Sub Divisional Officer Chakdara Irrigation Sub Division Chakdara

Checked by:-

Divisional Head Draftsman

Contractor Premiun-----% age above/below

Signature of Contractor-----

PREFA CE

The Khyber Pakhtunkhwa Standard Bidding Documents(KP-SBDs)have been prepared, intended to be used by Procuring Entities as defined in the KPPublic Procurement Rules, 2014, and other users according to their requirements. This document is envisaged for National CompetitiveBidding(NCB), andInternational Competitive Bidding (ICB), meant for Small Works up to Rs. 100 Million (constructorsregisteredwithPECandtheProcuringEntityhavingworkcapacity/limit ofconstructioncostuptoRs.100Million),andmaybetailoredaccordingtothescope of work as well as procurement on International Competitive Bidding (ICB) basis funded by international financial institutions / donors, with payments in foreign currencies. The users are then to tailor the relevant clauses to suit their requirements including appropriate modification in the relevant sections of the documents.

The Procuring Entity is expected to manage the contract itself, and the role of an Engineer may be added by the users, if the Procuring Entity wishes to engage a Consultant. The role of an Engineer with specific delegated powers under various clauses of Instructions to Bidders (IB), such as clarifications of bid solicitation documents, amendment of bid solicitation documents, evaluation of bids etc., and to administer the contract under various clauses of Conditions of Contract (CoC) should be specified.

This document is harmonized with the KP Public Procurement Rules, 2014, and Pakistan Engineering Council (PEC) Guidelines.

This document is prepared under Section 5(b) of the KPPRA Act, 2012, approved by the Board of Directors of the KP-PPRA, and notified by the KP-PPRA vide its Notification No. KPPRA/M&E/SBDs/1-1/2015, Dated Peshawar the May 03, 2016.

It is, therefore, mandatory for all procuring entities in the Khyber Pakhtunkhwa to use this document for procurement of works for smaller contracts/projects up to Rs. 100 Million.

Any suggestions for improvement shall be appreciated. These may be addressed to the Managing Director KPPRA Government of Khyber Pakhtunkhwa Peshawar (e-mail).

INSTRUCTIONS TO USERS OF THIS DOCUMENT

INSTRUCTIONS TO USERS OF THIS DOCUMENT (Not to be included in Bid Solicitation Documents)

A. Basis of Documents

This Document has been prepared, intended to be used by users/procuring entities according to their requirements in the Khyber Pakhtunkhwa. This document is envisaged for NCB and ICB, meant for use in Works costing up to Rs. 100 Million, and may be tailored according to the scope of works as well as in case of contracts on International Competitive Bidding (ICB) basis, funded by international financial institutions/donors, with payments in foreign currencies. The users/ procuring entities are then to tailor the relevant clauses to suit their requirements including appropriate modifications in the relevant sections of the documents in the light of this document.

The Procuring Entity is expected to manage the Contract itself. The role of an Engineer may be added by the user/procuring entity, if the Procuring Entity wishes to engage a consultant. The role of an Engineer with specific delegated powers under various clauses of Instructions to Bidders such as clarifications of bid solicitation documents, amendment of bid solicitation documents, evaluation of Bids etc., and to administer the Contract under various clauses of Conditions of Contract (CoC) should have been specified.

B. Contents of Documents

As stated in Clause IB.4 of Instructions to Bidders, the complete Bidding Documents in addition to Invitation for Bids shall comprise items listed therein including any addendum to Bidding Documents issued in accordance with Clause IB.6. The Standard Form of Bidding Documents (For Smaller Contracts) includes the following:

- 1. Instructions to Bidders & Bidding Data
- 2. Form of Bid & Schedules to Bid
- 3. Conditions of Contract & Contract Data
- 4. Standard Forms
- 5. Specifications
- 6. Drawings, if any

In addition, instructions to users are also provided at various locations of this document within parenthesisorasaNote(s).Usersareexpectedtoeditorfinalizethisdocumentaccordingly,by filling all the blank spaces and forms, deleting all notes and instructions intended to help the users.

The user is required to prepare the following for completion of the Bidding Documents:

- (i) Invitation for Bids
- (ii) Bidding Data
- (iii) Schedules to Bid(Samples)

- (iv) Schedule of Prices(Format)
- (v) Contract Data
- (vi) Specifications
- (vii) Drawings, if any

The User's attention is drawn to the following while finalizing the Bidding Documents.

C. Invitation for Bids

The "Invitation for Bids" is meant for publication in the national/international newspapers, as well as on website of the KP-PPRA (www.kppra.gov.pk), and the procuring entity's website.

As per Rule 19 (1) of the KP Public Procurement Rules, 2014, Procurement from Rs. 0.5 Million to Rs. 5 million shall be posted on the procuring entity's website and the KP-PPRA's website. These procurement opportunities may also be advertised in print media, if deemed necessary by the procuring entity.

The blank spaces wherever shown are required to be filled by the procuring entity before issuance of Bid Solicitation Documents.

- 1. The Procuring Entity may modify para-1 of Invitation for Bids as per its requirement including the requirement of the KP-PPRA therein.
 - 2. The notice should be published so as to give the prospective bidders sufficient working period for preparation, and submission of their bids. However, under no circumstances the response time shall be less than fifteen days for NCB, and thirty days for ICB from the date of publication of advertisement on the KP-PPRA's website or notice in the newspaper, whichever is later, as the case may be.
 - 3. The eligible bidders are defined in Clause IB 2 of Instructions to Bidders. The textof Clause can be amended by the Procuring Entity as deemed appropriate.
 - 4. The non-refundable fee for the sale of Bid Solicitation Documents should be nominal, so as to cover printing/reproduction costs, and to ensure that only bona- fide bidders will apply.
 - 5. The amount of Bid Security should be a lump sum figure or 2% of the estimated cost, as per Rule 20(1) of the KP Public Procurement Rules, 2014, and should be in accordance with Sub-clause 13.1 of Instructions to Bidders.
 - 6. If the venue of receipt of bids and the opening of bids is the same, the times for receipt and openingofbidsaretobeenteredinlastparaoftheInvitationtoBidders,otherwise ndicatet he name, address and exact location for the opening of bids. However, the last date for the receipt and the opening of bids shall be same, as per Rule 37(6) of the KP Public Procurement Rules, 2014.

D. Instructions to Bidders

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

The Instructions to Bidders can be used as given. Users may have to make changes under Bidding Data.

The Procuring Entity/Engineer's Representative, if any, shall exercise powers of the Engineer/ under and in connection with Clauses IB.5, IB.6, IB.16, etc. In case an Engineer has

been appointed by the Procuring Entity, the aforesaid clauses may be modified accordingly to specify the role of the Engineer by the Procuring Entity, otherwise the Engineer's reference wherever exist, except Sub-Clause 1.1.20 & Clause 15 of Conditions of Contract and Item 1.1.20 of Contract Data, shall be deleted.

E. BiddingData

The blank spaces wherever shown in Bidding Data are required to be filled by the Engineer/Procuring Entity before issuance of Bid Solicitation Documents.

- 1. Sub-Clause 10.3 of Instructions to Bidders may be retained or modified by the ProcuringEntity.
- 2. Procuring Entity should insert required experience in Sub-Clause11.2.
- 3. ReferringtoSub-Clause14.1ofInstructionsto Bidders,theperiodofbidvaliditymay range from 60 to 90 days for procurement of Small Works. Number of days would be filled in as per ProcuringEntity requirements.
- 4. Sub-Clauses 16.3 to 16.9 of Instructions to Bidders may be retained or modified by the Procuring Entity in accordance with his requirements, particularlySub-Clause 16.8 may be modified in case deviation in payment schedule is acceptable.

F. Schedules toBid

Specimen of Schedules to Bid including format of Schedule of Prices are provided in this document. The Procuring Entity can add/delete/modify as per its requirement

The blank spaces wherever shown are required to be filled by the Engineer/Procuring Entity before issuance of Bid Solicitation Documents except those required to be provided by the bidder(s).

G. Conditions of Contract

TheUser's attentionisdrawn to the Preface and it is once again emphasized that while preparing Contract Data, no Clause of Conditions of Contract should be deleted and that the changes included in Contract Datashould be such as not to change the spirit of the document. Any adjustment or change in clauses of Conditions of Contract to meet specific project features shall be made with care and incorporated in Contract Data.

H. Contract Data

The blank spaces wherever shown are required to be filled by the Engineer/Procuring Entity before issuance of Bid Solicitation Documents.

Referring to Sub-Clause 1.1.1 of Conditions of Contract, the Engineer/Procuring Entity may add, in order of priority, such other documents as form part of the Contract, in Sub-Clause 1.3 of the Contract Data.

- The Procuring Entity's Representative, if any, shall exercise powers of the Procuring Entity under and in connection with Sub-Clauses 1.3, 2.3, 4.2, 4.3, 5.1, 7.3, 8.2, 9.1, 9.2, 10.1, 10.2, 10.5, 11.1,11.5, 12.1, 13.2 and 14.1 of the Conditions of Contract. In caseanEngineerhasbeenappointedbytheProcuringEntity,theaforesaidclausesmay be modified accordingly by theProcuring Entity.
- 3. The sum insured for different insurances including minimum amount of third party insurance should be assessed by the Engineer/Procuring Entity and entered in Contract Data.
- 4. The time for completion of the whole of the Works should be assessed by the Engineer/Procuring Entity and entered in the ContractData.
- 5. The Conditions of Contract contain no overall limit on the Contractor's liability. Theamount of liquidated damages per day of delay shall be entered by the Engineer/Procuring Entity in Contract Data. Usually the liquidated damages are set between 0.05 percent to 0.10 percent per day, and the maximum limit is 10 percent of the Contract Price.
- Any amendment and/or additions to the Conditions of the Contract that are specific to a given Bid/Contract should be included by the User/Procuring Entity. Terms of Payment should be prepared and incorporated in Contract Data by the Engineer/ProcuringEntity.
 - a) TheEngineer/ProcuringEntitytomakesurethatalltaxesanddutiesare included by the Bidders/Contractors in theirprices.

I. Specifications

To be prepared and incorporated by the Engineer/Procuring Entity

J. Drawings

To be prepared and incorporated by the Engineer/Procuring Entity, if required.

SUMMARY OF CONTENTS

	<u>Subject</u>	Page No
(I)	INVITATION FOR BIDS	07
(II)	INSTRUCTIONS TO BIDDERS & BIDDING DATA	09
(III)	FORM OF BID & SCHEDULES TO BID	24
(IV)	CONDITIONS OF CONTRACT & CONTRACT DATA	38
(V)	STANDARD FORMS	57
(VI)	SPECIFICATIONS	66
(VII)	DRAWINGS	67

INVITATION FOR BIDS

INVITATION FOR BIDS

	Date:Bid ReferenceNo.:
1.	The[enter name of the procuring entity], invites sealed bids from eligible bidderslicensed by the Pakistan Engineering Council in the appropriate category, <i>and/or duly</i> pre-qualified (<i>if pre-qualification is done for specific scheme/project</i>) with the Procuring Entity for the Works [enter title, type and financial volume of work], which will becompletedin [enterappropriate time period]days.
2.	A complete set of Bid Solicitation documents may be obtained by interested bidders on submission of a written application to the office address given below, and upon payment of a non-refundable fee ofRsin shape of Call Deposit Receipt, Demand Draftor PayOrder, favouringto be issued by a scheduled bank. Biddersmaycollect the Bid Solicitation Documents from the Office of the Procuring Entity. at (Mailing Address).
	All bids must be accompanied by a Bid Security @ 2% of the estimated cost in shape of Call Deposit Receipt/Bank Guarantee. issued from the bank account of the bidder, and must bedeliveredto (Indicate Address and Exact Location) onorbefore ours, on(Date). Bids will be opened athours on the same day in the presence of bidders or their representatives, who choose to attend, at the same address [indicate the address if it differs].
4.	The(name of procuring entity) reserves the right to reject all bids orproposals at any time prior to the acceptance of a bid or proposal under Rule 47 of the KP Public Procurement Rules, 2014.

[Note:1. The Procuring Entity to enter the requisite information inblank spaces.

2. The bid shall be opened at least thirty minutes after thedeadline forsubmission of bids.]

INSTRUCTIONS
TO BIDDERS
&
BIDDING DATA

TABLE OF CONTENTS

INSTRUCTIONS TO BIDDERS

Clause No.	Description F	Page No.
A. GENER	RAL	
IB.1	Scope of Bid & Source of Funds	11
IB.2	Eligible Bidders	11
IB.3	Cost of Bidding	11
B. BIDDIN	IG DOCUMENTS	
IB.4	Contents of Bidding Documents	12
IB.5	Clarification of Bidding Documents	12
IB.6	Amendment of Bidding Documents	13
C- PREPA	RATION OF BID	
IB.7	Language of Bid	13
IB.8	DocumentsComprisingtheBid	13
IB.9	Sufficiency of Bid	14
IB.10	Bid Prices, Currency of Bid & Payment	14
IB.11	Documents Establishing Bidder's Eligibility and Qualification	ns 14
IB.12	Documents Establishing Works Conformity to Bidding Documents	nents 14
IB.13	Bidding Security	15
IB.14	Validity of Bids, Format, Signing and Submission of Bids.	15
D-SUBMIS	SSION OF BID	
IB.15	Deadline for Submission, Modification & Withdrawal of Bids	. 16
E. BID OP	ENING AND EVALUATION	
IB.16	Bid Opening, Clarification and Evaluation	17
IB.17	Process to be Confidential	19
F. AWARI	O OF CONTRACT	
IB.18	Qualification	20
IB.19	Award Criteria & Procuring Entity's Right	20
IB.20	Notification of Award & Signing of Contract Agreement	20
IB.21	Performance Security	20
IB.22	Integrity Pact	20

INSTRUCTIONS TO BIDDERS

(Note: TheseInstructionstoBidders(IB)alongwithBiddingDatawillnotbepartof Contract and will cease to have effect once the Contractis signed).

A. GENERAL

IB.1 Scope of Bid & Source of Funds

1.1 Scope of Bid

The Procuring Entity as defined in the Bidding Data (hereinafter called "the Procuring Entity") wishes to receive Bids for the Works summarized in the Bidding Data (hereinafter referred to as "the Works").

Bidders must quote for the complete scope of work. Any Bid covering partial scope of work will be rejected as non-responsive.

1.2 Source of Funds

The Procuring Entity has arranged funds from its own sources. [or any other source which may be indicated accordingly]

IB.2 Eligible Bidders

- 2.1 Bidding is opened to all bidders meeting the following requirements:
 - a) duly licensed by the Pakistan Engineering Council (PEC) in the appropriate cate for value of Works (ifapplicable).
 - a.1) duly registered with the Khyber Pakhtunkhwa Revenue Authority for the purpos Sales Tax onServices.
 - b) duly pre-qualified (Post-qualification rule 17(1))/enlisted with the Procuring Entity.

IB.3 Cost of Bidding-

3.1 The bidder shall bear all costs including bid solicitation documents fee (nominal so as to cover printing/reproduction and mailing costs) and other costs associated with the preparation and submission of its bid and the Procuring Entity will in no case be responsible or liable for those costs, regardless of the conduct or outcome of the bidding process.

B. BIDDINGDOCUMENTS

IB.4 Contents of Bidding Documents

- **4.1** Inadditionto InvitationforBids,BidSolicitationDocumentsarethosestatedbelow, and should be read in conjunction with any Addendum/Corrigendum issued in accordance with Sub- ClauseIB.6.1
 - 1. Instructions to Bidders & BiddingData
 - 2 Form of Bid & Schedules to Bid
 - Schedules to Bid comprise the following:
 - (i) Schedule A: Schedule of Prices
 - (ii) Schedule B: Specific WorksData
 - (iii) Schedule C: Works to be Performed by Subcontractors
 - (iv) Schedule D: Proposed Program of Works
 - (v) Schedule E: Method of PerformingWorks
 - (vi) Schedule F: IntegrityPact
 - 3. Conditions of Contract & ContractData
 - 4. StandardForms:
 - (i) Form of BidSecurity
 - (ii) Form of PerformanceSecurity
 - (iv) Form of Bank Guarantee for Advance Payment
 - 5. Specifications
 - 6. Drawings, ifany

IB.5 Clarification of BidSolicitation Documents

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

IB.6 Amendment of Bid Solicitation Documents

- AtanytimepriortothedeadlineforsubmissionofBids,theProcuringEntitymay,forany reason, whether at its own initiative or in response to a clarification(s) requested by a prospective bidder, modify the Bid Solicitation Documents by issuing addendum/corrigendum.
- Any addendum/corrigendum thus issued shall be part of the Bid SolicitationDocuments pursuant to Sub- Clause 6.1 hereof, and shall be communicated in writing to all buyers of the Bid SolicitationDocuments.
- To afford prospective bidders reasonable time in which to take an addendum/corrigendum into account in preparing their Bids, the Procuring Entity may at its discretion extend the deadline for submission of Bids.

C. PREPARATIONOFBIDS

IB.7 Language of Bid

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

IB.8 Documents Comprising the Bid

- 8.1 The bid prepared by the bidder shall comprise the following components:
 - (a) CoveringLetter
 - (b) Form of Bid duly filled, signed and sealed, in accordance with Sub-Clause IB.14.3.
 - (c) Schedules (A to F) to Bid duly filled and initialed, in accordance with the instructions contained therein & in accordance with Sub-Clause IB 14.3.
 - (d) BidSecurityfurnishedin accordancewithClauseIB.13aswellasbidsolicitation documents fee as per Clause IB3.1.
 - (e) Power of Attorney in accordance with Sub-ClauseIB14.5.
 - (f) DocumentaryevidenceinaccordancewithClauseIB.11
 - (g) DocumentaryevidenceinaccordancewithClauseIB.12.

IB.9 Sufficiency of Bid

- Eachbiddershallsatisfyhimselfbeforebiddingastothecorrectnessandsufficiencyofhis Bid and of the rates and prices entered in the Schedule of Prices, which rates and prices shall except in so far as it is otherwise expressly provided in the Contract, cover all his obligations under the Contract and all matters and things necessary for the propercompletion of the Works.
- Thebidderisadvisedtoobtainforhimselfathisowncostandresponsibilityallinformation that may be necessary for preparing the bid and entering into a Contract for execution of the Works.

IB.10 Bid Prices, Currency of Bid and Payment

- 10.1 The biddershall fill upthe Schedule of Prices (Schedule Ato Bid) indicating the unit rates and prices of the Works to be performed under the Contract. Unit rate offered for an item shall be considered upto two significant decimal places for evaluation purposes by the Procuring Entity. Prices in the Schedule of Prices shall be entered keeping in view the instructions contained in the Preamble to Schedule of Prices.
- 102 Unlessotherwisestipulated in the Conditions of Contract, prices quoted by the biddershall remain fixed during the bidder's performance of the Contract and not subject to variation on any account.
- 103 The unit rates and prices in the Schedule of Prices shall be quoted by the bidder in the currency as stipulated in BiddingData.

IB.11 Documents Establishing Bidder's Eligibility and Qualifications

- 11.1 Pursuant to Clause IB.8, the bidder shall furnish, as part of its bid, documents establishing the bidder's eligibility to bid and its qualifications to perform the Contract if its bid is accepted.
- Bidder/Manufacturer must possess and provide evidence of its capability and the experienceasstipulatedinBiddingDataandtheQualificationCriteriastipulatedintheBid SolicitationDocuments.

IB.12 Documents Establishing Works' Conformity to Bidding Documents

- The documentary evidence of the Works' conformity to the Bid Solicitation Documents may be in the form of literature, drawings, and data, and the bidder shall furnish documentation as set out in BiddingData.
- 122 The bidder shall note that standards for workmanship, material and equipment and referencestobrandnamesorcataloguenumbersifany, designated by the Procuring Entity in the Technical Provisions are intended to be descriptive only and not restrictive.

IB.13 Bid Security

- 13.1 Eachbiddershallfurnish,aspartofhisbid,aBidSecurityasstipulatedinBiddingDatainthefor m of Call Deposit Receipt or a Bank Guarantee issued by a Scheduled Bank in Pakistan, in favour of the Procuring Entity valid for a period up to twenty eight (28) days beyond the bid validity date. Thebidsecurityshallbesubmittedfromtheaccountofthebidder,whosubmitsthebid.Any bid not accompanied by an acceptable Bid Security shall be rejectedbythe Procuring Entity asnon-responsive.
- The bid securities of unsuccessful bidders will be returned upon award of contracttothe successful bidder or on the expiry of validity of Bid Security whichever isearlier.
- 133 ["ThebidsecurityofsuccessfulbidderberetainedwiththeProcuringEntitytillcompletion of the defect liability period and the amount of guarantee will be reduced by anequivalent amount".]³
- 13.4 The Bid Security may beforfeited:
 - (a) if a bidder withdraws his bid during the period of bid validity; or
 - (b) if a bidder does not accept the correction of his Bid Price, pursuant toSub-Clause 16.4 (b) hereof; or
 - (c) in the case of a successful bidder, if hefails to:
 - (i) furnish the required Performance Security in accordance with Clause IB.21, or
 - (ii) sign the Contract Agreement, in accordance with Sub-Clauses IB.20.2 & 20.3.

IB.14 Validity of Bids, Format, Signing and Submission of Bid

- 14.1 Bids shall remain valid for the period stipulated in the Bidding Data after the date of bidopening.
- 14.2 All Schedules to Bid are to be properly completed and signed.
- 14.3 NoalterationistobemadeintheFormofBidexceptinfillinguptheblanksasdirected. If any alteration be made or if these instructions be not fully complied with, the bid may be rejected.
- 14.4 Each bidder shall prepare Original and number of copies specified in the Bidding Data of the documents comprising the bid as described in Clause IB.8 and clearly mark them "ORIGINAL" and "COPY" as appropriate. In the event of discrepancy between them, the

original shall prevail.

- 14.5 The original and all copies of the bid shall be typed or written in indelible ink and shall be signed by a person or persons duly authorized to sign (in the case of copies, Photostats are also acceptable). This shall be indicated by submitting a written Power of Attorney authorizing the signatory of the bidder to act for and on behalf of the bidder. All pages of the bid shall be initialed and official seal be affixed by the person or persons signing the bid.
- 14.6 The Bid shall be delivered in person, through courier service or sent by registered mail, or as specifically instructed by the Procuring Entity otherwise, at the address to Procuring Entity as given in BiddingData.

D. SUBMISSIONOFBID

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

- Bids must be received by the Procuring Entity at the address provided in Bidding Datanot later than the time and date stipulated therein. In the event of the specified date for the submission of bids declared a holiday for the Procuring Entity, the Bids will be received up to the appointed time on the next workingday.
- 152 Bids submitted through telegraph, telex, fax or e-mail shall notbe considered.
- Any bid received by the Procuring Entity after the deadline for submission prescribed in Bidding Data will be returned unopened to suchbidder.
- 15.4 Any bidder may modify or withdraw his bid after bid submission provided that the modification or written notice of withdrawal is received by the Procuring Entity prior to the deadline for submission ofbids.
- Withdrawal of a bid during the interval between the deadline for submission of bids and the expiration of the period of bid validity specified in the Form of Bid may result in forfeiture of the Bid Security pursuant to Sub-ClauseIB.13.5(a).

² Inserted by KPPRANotification No. KPPRA/M&E/Estt:/1-12/2017-18 dated April 05,2018.

³ SubstitutedbyKPPRANotificationNo.KPPRA/M&E/Estt:/1-4/2016datedMay24,2016.

E. BID OPENING

ANDEVALUATION IB.16 Bid Opening, Clarification

andEvaluation

- 16.1 The Procuring Entity will open the bids, in the presence of bidders or their representatives, who choose to attend, at the time, date, and venue stipulated in the Bid Solicitation Documents.
- 16.2 The name of the bidder, bid modifications, discounts or withdrawals, presence of bid security or affidavit as the case may be and the total amount of each bid and any alternatives, if so permitted, shall be read out aloud and recorded, and a copy of the record shall be made available to any bidderonrequest. The Procuring Entity will record the minutes of the bid opening meeting. Bidders or their representatives, who choose to attend the bid opening meeting, shall sign the attendance sheet. To assist in the examination, evaluation and comparison of Bids the Engineer/Procuring Entity may, at its discretion, ask the bidder for a clarification of its Bid. The request for clarification and the responses hall be inwriting and no change in the price or substance of the Bid shall be sought, offered or permitted.
- 16.3 (a) Prior to the detailed evaluation, pursuant to Sub-Clauses IB.16.7 to 16.9, the Engineer/Procuring Entity will determine the substantial responsiveness of each bid to the Bid Solicitation Documents. For purpose of these Clauses, a substantially responsive bid is one which conforms to all the terms and conditions of the Bid Solicitation Documents without material deviations. It will include to determine the requirements listed in BiddingData.
 - (b) Arithmetical errors will be rectified on the followingbasis:

 If the bidder does not accept the corrected amount of Bid, his Bid will be rejected, and his Bid Security will be forfeited.
- 16.4 A Bid determined as substantially non-responsive will be rejected and will not subsequently be made responsive by the bidder by correction of then onconformity.
- Anyminorinformalityornon-conformityorirregularityinaBid,whichdoesnotconstitute a material deviation may be waived by Procuring Entity, provided such waiver does not prejudice or affect the relative ranking of otherbidders.
- 16.6 The Engineer/Procuring Entity will evaluate and compare only the bids previously determined to be substantially responsive pursuant to Sub-Clauses IB.16.4 to 16.6 as per requirements given hereunder. Bids will be evaluated for complete scope of works. The prices will be compared on the basis of the Evaluated Bid Price pursuant toSub-Clause

16.7 hereinbelow.

- (a) It will be examined in detail whether the Works offered by the bidder complies with the Technical Provisions of the Bid Solicitation Documents.
- (b) It will be examined in detail whether the bids comply withthecommercial/contractual conditions of the Bid Solicitation Documents. It is expected that no material deviation/stipulation shall be taken by the bidders.

16.8 Evaluated BidPrice

Inevaluating the bids, the Engineer/Procuring Entity will determine for each bid in addition to the Bid Price, the following factors (adjustments) in the manner and to the extent indicated below to determine the Evaluated BidPrice:

- (1) making any correction for arithmetic errors pursuant to Sub-Clause 16.4hereof.
- (ii) making an appropriate price adjustment for any other acceptable variation or deviation.
- making an appropriate price adjustment for deviations in terms of Payments(if any and acceptable to the ProcuringEntity).
- (v) discount,ifany,offeredbythebiddersasalsoreadoutandrecordedatthe timeof bidopening.

16.9 EvaluationMethods

Pursuant to Sub-Clause 16.8, Para (ii), and (iii) following evaluation methods for price adjustments will be followed:

(i) Price Adjustment for TechnicalCompliance

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

(ii) Price Adjustment for Commercial Compliance

The cost of making good any deficiency resulting from any quantifiable variations and deviations from the Bid Schedules and Conditions of Contract, as determined by the Engineer/Procuring Entity 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 Prices.

(iii) Price Adjustment for Deviation in Termsof Payments Refer to BiddingData

IB.17 Process to be Confidential

- 17.1 Subject to Sub-Clause IB.16.3 heretofore, no bidder shall contact Engineer/Procuring Entity on any matter relating to its Bid from the time of the Bid opening to the time the bid evaluation result is announced by the Procuring Entity. The evaluation result shall be announced at least ten (10) days prior to award of Contract. The announcement to all bidders will include table(s) comprising read out prices, discounted prices, price adjustments made, final evaluated prices and recommendations against all the bids evaluated.
- Any effort by a bidder to influence Engineer/Procuring Entity in theBidevaluation, Bid comparison or Contract Award decisions may result in the rejection of his Bid. A complaint, against any decision, action or omission in the procurement process till the announcement of final results of the bids evaluation under Rule 45 of the KP Public Procurement Rules, 2014 may be made within ten (10) days of making it public in terms of Rule 45 of the Rules ibid. Provided that no complaint shall lie against selection of a procurementmethodanddecisiontorejectalltenders, quotationsorproposals, asspecified under the KPPRA Act, 2012, and KP Public Procurement Rules, 2014, respectively.

F. AWARD OF CONTRACT

IB.18. Post Qualification

- 18.1 The Procuring Entity, at any stage of the bid evaluation, having credible reasons for or *primafacie*evidenceofanydefectinsupplier'sorcontractor'scapacities,mayrequirethe suppliers or contractors to provide information concerning their professional, technical, financial,legalormanagerialcompetencewhetheralreadypre-qualifiedornot:
 - Provided that such qualification shall only be laid down after recording reasons therefor in writing. They shall form part of the records of that bid evaluation report.
- The determination will take into account the bidder's financial and technical capabilities. It will be based upon an examination of the documentary evidence of the bidders' qualifications submitted under Clause IB.11, as well as such other information required in the BiddingDocuments.

IB.19 Award Criteria & Procuring Entity's Right

- Subject to Sub-Clause IB.19.2, the Procuring Entity will award the Contract to the bidder, whose bidhasbeendeterminedtobesubstantiallyresponsivetotheBidSolicitationDocuments,andwho hasofferedlowestresponsivefinancialbidamongsttechnicallyresponsivebids,providedthatsuch bidderhasbeendeterminedtobequalifiedtosatisfactorilyperformtheContractinaccordancewith the provisions of ClauseIB.18.
- Notwithstanding Sub-Clause IB.19.1, the Procuring Entity reserves the right to accept or reject any bid, and to annul the bidding process and reject all bids, at any time prior to the acceptance of a bid or proposal under Rule 47(1) of the KP Public Procurement Rules, 2014, without thereby incurring any liability to the affected bidders or any obligation to inform the affected bidders of the grounds for the Procuring Entity's action except that the grounds for its rejection of all bids shall upon request be communicated, to anybidder who submitted a bid, without justification of the grounds. Notice of the rejection of all thebids shall be given promptly to allthe bidders.

IB.20 Notification of Award & Signing of Contract Agreement

- 201 Prior to expiration of the period of bid validity prescribed by the Procuring Entity, the Procuring Entity will notify the successful bidder in writing ("Letter of Acceptance") that his bid has been accepted.
- Withinseven(7)daysfromthedateoffurnishingofacceptablePerformanceSecurityunder the Conditions of Contract, the Procuring Entity will send the successful bidder the Form of Contract Agreement provided in the Bid Solicitation Documents, incorporating all agreements between theparties.
- 203 The formal Agreement between the Procuring Entity and the successful bidder shall be executed within seven (7) days of the receipt of Form of Contract Agreement by the successful bidder from the ProcuringEntity.

IB.21 Performance Security

- 21.1 The successful bidder shall furnish to the Procuring Entity a Performance Security in the form and the amount stipulated in the Conditions of Contract within a period of fourteen (14) days after the receipt of Letter of Acceptance.
- Failure of the successful bidder to comply with the requirements of Sub-Clauses IB.20.2 & 20.3 or 21.1 or Clause IB.22 shall constitute sufficient grounds for the annulment of the award and forfeiture of the Bid Security

IB.22 Integrity Pact

The Bidder shall sign and stamp the Form of Integrity Pact provided at Schedule-F to Bid in the Bid Solicitation Documents for all procurement contracts. Failure to provide such Integrity Pact shall make the bid non-responsive.

BIDDING DATA

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

Instructions to Bidders Clause Reference

1.1	Name	e of ProcuringEntity
	(Inser	rt name of the Procuring Entity)
	Brief	Description of Works
5.1	(a)	Procuring Entity's address:
		(Insert address of the Procuring Entity with telephone, fax No. & email address)
	(b)	Engineer'saddress:
		(Insert name and address of the Engineer, if any, with telephone, fax No and email address).
10.3	Bidsh	allbequotedentirelyinPak.Rupees.ThepaymentshallbemadeinPak.Rupees.
11.2		ridder/manufacturer has the financial, technical and productioncapabilitynecessary form the Contract asfollows:

- 12.1 (a) A detailed description of the Works, essential technical and performance characteristics.
 - (b) Complete set of technical information, description data, literature and drawings as required in accordance with Schedule B to Bid, Specific Works Data. This will include but not be limited to a sufficient number of drawings, photographs, catalogues, illustrations and such other information as is necessary to illustrate clearly the significant characteristics such as general construction dimensions and other relevant information about the works to be performed.

	Amount of BidSecurity
	(Fill in lump sum amount or 2% of the estimated cost of work) Period of BidValidity
	(Fill in "number of days" ranging from 60 to 90, as required)
	NumberofCopiesoftheBidtobeSubmitted
	Oneoriginalpluscopies.
((a) Procuring Entity's Address for the Purpose ofBid Submission
	(insert postal address or specify venue of bid box for delivery by hand) Deadline for Submission ofBids
	11:00AMon
	Venue, Time, and Date of BidOpening
	Venue:
	Time:
	Date:

164 Responsiveness of Bids

- (i) the Bid is valid till requiredperiod,
- (i) the Bid prices are firm during currency of contract (if it is a fixedprice bid)
- (iii) completion period offered is within specifiedlimits,
- (iv) theBidder/ManufactureriseligibletoBidandpossessestherequisiteexperience, capability and qualification.
- (v) the Bid does not deviate from basic technical requirements and
- (vi) the Bids are generally in order, etc.

16.9 **PriceAdjustment:**

(iii) Price Adjustment for Deviations in Termsof Payment

If a bid deviates from the terms of payment/payment conditions as specified in the Conditions of Contract and if such deviation is considered acceptable to the Procuring Entity, mark-up earned for any earlier payments involved in the terms outlined in the Bid as compared to those stipulated in the Conditions of Contract shallbecalculated at the mark-uprate per annum (insertrate) and shall be added to the Corrected Total Bid Price for comparison purposes only.

FORM OF BID AND SCHEDULES TO BID

FORM OF BID

(LETTER OF OFFER)

Bid R	Referenc	eNo
	(Nam	e of Works)
Го:		
Gentl	emen,	
	1.	Having examined the Bidding Documents including Instructions to Bidders, BiddingData,ConditionsofContract,ContractData,Specifications,Drawings, ifany,ScheduleofPricesandAddendaNos.
		for the execution of the above-namedWorks we, the undersigned, being a company doing business under the name of and address
		and being duly
		incorporated under the laws of Pakistan hereby offer to execute and complete such Works and remedy any defects therein in conformity with the said Documents including Addenda thereto for the Total Bid Price of Rs (Rupees) or such other
		sum as may be ascertained in accordance with the saidDocuments.
	2	We understand that all the Schedules attached hereto form part of thisBid.
	3.	AssecurityfordueperformanceoftheundertakingsandobligationsofthisBid, we submit herewith a Bid Security in theamount of drawn in your favour or made payable toyou
		and valid for a period of twenty eight (28) days beyond the period of validityof Bid.
	4.	We undertake, if our Bid is accepted, to commence the Works and to deliver and complete the Works comprised in the Contract within the time(s) stated in ContractData.
	5.	We agree to abide by this Bid for the period of days from the date fixed for receiving the same and it shall remain binding upon us and may be accepted at any time before the expiration of that period.
	6	Unless and until a formal Agreement is prepared and executed, this Bid, togetherwithyourwrittenacceptancethereof, shall constitute a binding contract betweenus.
	7	We undertake if our Bid is accepted to execute the PerformanceSecurity

referred to in Conditions of Contract for the due performance of the Contract.

We understand that you are not bound to accept the lowest or any bid you may

8

receive.

(Signature)____

Name:_____NICNo.____Address:____

[SCHEDULES TO BID INCLUDE THE FOLLOWING:

	Schedule A to Bid: Schedule of Prices
	Schedule B to Bid: Specific Works Data
_	Schedule C to Bid: Works to be performed by Subcontractors
	Schedule D to Bid: Proposed Program of Works
	Schedule E to Bid: Method of Performing Works
_	Schedule F to Bid: IntegrityPact1

SCHEDULE - A TO BID

SCHEDULE OF PRICES

Sr. No.		<u>Page No.</u>
1.	Preamble to Schedule of Prices	29
2.	Schedule of Prices	31
	*(a) Summary of Bid Prices	
	* (b) Detailed Schedule of Prices	
	* [To be prepared by the Engineer/Procuring Entity]	

PREAMBLE TO SCHEDULE OF PRICES

1. General

- **1.1**The Schedule of Prices shall be read in conjunction with the Conditions of Contract, ContractDatatogetherwiththeSpecifications and Drawings, if any.
- **1.2**The Contract shall be for the whole of the Works as described in these Bidding Documents. Bids must be for the complete scopeofworks.

2. Description

The general directions and descriptions of works and materials are not necessarily repeated nor summarized in the Schedule of Prices. References to the relevant sections of the Bid Solicitation Documents shall be made before entering prices against each item in the Schedule of Prices.

3. Units & Abbreviations

3.1 Units of measurement, symbols and abbreviations expressed in the Bid Solicitation Documents shall comply with the System International d'Unites (SIUnits).

(Note: The abbreviations to be used in the Schedule of Prices to be defined by the Procuring Entity).

4. Rates and Prices

- **4.1** ExceptasotherwiseexpresslyprovidedundertheConditionsofContract, the rates and amounts entered in the Schedule of Prices shall be the rates at which the Contractor shall be paid and shall be the full inclusivevalue of the works set forth or implied in the Contract; except for the amounts reimbursable, if any to the Contractor under theContract.
- 4.2 Unless otherwise stipulated in the Contract Data, the rates and prices entered by the bidder shall not be subject to adjustment during the performance of the Contract.
- 4.3 All duties, taxes and other levies payable by the Contractor shall be included in the rates and prices.
- 4.4 ThewholecostofcomplyingwiththeprovisionsoftheContractshallbe included in the items provided in the Schedule of Prices, 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 and no separate payment will be made for those items.

The rates, prices and amounts shall be entered against each item in the Schedule of Prices. Any item against which no rate or price is entered by the bidder will not be paid for by the Procuring Entity when executed and shall be deemed covered by the rates and prices for other items in the Schedule of Prices.

- 4.5 (a) The bidder shall be deemed to have obtained all information as to and all requirements related thereto which may affect the bid price.
 - *(b) The Contractor shall be responsible to make complete arrangements for the transportation of the Plant to the Site.

*(Procuring Entity may modify as appropriate)

4.6 The Contractor shall provide for all parts of the Works to be completed in every respect. Notwithstanding that any details, accessories, etc. required for the complete installation and satisfactory operation of the Works, are not specifically mentioned in the Specifications, such details shall be considered as included in the Contract Price.

5. BidPrices

5.1Break-up of BidPrices

The various elements of Bid Prices shall be quoted as detailed by the Procuring Entity in the format of Schedule of Prices.

The bidder shall recognize such elements of the costs which he expects to incur the performance of the Works and shall include all such costs in the rates and amounts entered in the Schedule of Prices.

5.2 Total BidPrice

The total of bid prices in the Schedule of Prices shall be entered in the Summary of Bid Prices.

6. ProvisionalSums

6.1Provisional Sums included and so designated in the Schedule of Prices if any, shall be expended in whole or in part at the direction and discretion of the Engineer/Procuring Entity. The Contractor will only receive payment in respect of Provisional Sums if he has been instructed by the Engineer/Procuring Entity to utilize suchsums.

SCHEDULE OF PRICES – SUMMARY OF BID PRICES

Bill	Description	Total Amount (Rs)
No.		
1.		
	Total Bid Price (The amount to be entered in Paragraph (In words).	1 of the Form of Bid)
	(111 11 01 00).	

SCHEDULE OF PRICES

Item	Description	Quantity	Unit Rate(Rs)	Total Amount (Rs)
No.				
1.				
Total (to b	pe carried to Summary of Bid P	rice)		

33

*SPECIFIC WORKS DATA

(To be prepared and incorporated by the Procuring Entity)
*(Note: The Procuring Entity shall spell out the information & data required to be filled out by the hidder and to furnish complementary information)
by the bidder and to furnish complementary information).

WORKS TO BE PERFORMED BY SUBCONTRACTORS

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

Items of Works to be Sub-Contracted

Name and addressof Sub-Contractors Statement of similar works previously executed (attach evidence)

Note:

- 1. NochangeofSub-Contractorsshall bemadebythebidderwithoutprior approval of the ProcuringEntity.
- The truthfulness and accuracy of the statement as to the experience of Sub-Contractors is guaranteed by the bidder. The Procuring Entity's judgment shall be final as to the evaluation of the experience of Sub-Contractors submitted by the bidder.
- 3. Statement of similar works shall include description, location & value of works, year completed and name & address of the clients.

SCHEDULE - D TO BID

PROPOSED PROGRAM OF WORKS

Bidder shall provide a program in a bar-chart showing the sequence of work items by which he proposes to complete the Works of the entire Contract. The program should indicate the sequenceofworkitemsandtheperiodoftimeduringwhichheproposestocompletetheWorks 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 Works to be supplied under theContract.

METHOD OF PERFORMING WORKS

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

- The sequence and methods in which he proposes to carry out the Works, including the number of shiftsperday and hourspershift, he expects towork.
- A list of all major items of constructional and erectional plant, tools and vehicles proposed to be used in delivering/carrying out the Works at Site
- The procedure for installation of equipment and transportation of equipment and materials to thesite.
- Organization chart indicating head office & field office personnel involved in management, supervision and engineering of the Works to be done under the Contract.

(INTEGRITY PACT)

DECLARATION OF FEES, COMMISSION, AND BROKERAGE ETC. PAID IN WORKS CONTRACTS

· · · · · · · · · · · · · · · · · · ·	Dated_			
ContractValue: ContractTitle:				
or induced the procure benefit from Governm	ement of any contr nent of Khyber Pak other entity owned	act, right, interes htunkhwa or any l or controlled by	reby declares that it has t, privilege or other obli administrative subdivis y Government of Khybe	gation or sion or
has fully declared the given or agreed to Pakistan either direct affiliate, agent, associated subsidiary, any communication asconsultation fee or contract, right, interpretation.	ne brokerage, com give and shall no ctly or indirectly to ciate, broker, com mission, gratificati therwise, with the ob est, privilege or of	mission, fees etc t give or agree hrough any natu sultant, director on, bribe, finder ojectofobtaining other obligation	Bidder]representsandwa c. paid or payable to an to give to anyone with aral or juridical person, c, promoter, shareholde 's fee or kickback, when or inducing the procure men or benefit in whatsoev been expressly declared p	nyone and no nin or outside including its r, sponsor of ther described ntofa er form from
andarrangementswith	allpersonsinrespect r will not take	oforrelatedtothe	make full disclosure of a transactionwithGoKPand circumvent the above	dhas no
declaration, not maki defeat the purpose of right, interest, priviles	ng full disclosure, this declaration, re ge or other obligat my other rights and	misrepresenting presentation and ion or benefit ob d remedies availa	strict liability for making facts or taking any act warranty. It agrees that stained or procured as a lable to GoKP under any	etion likely to any contract foresaid shall
Bidder] agrees to ind corrupt business pract ten time the sum of a [name of the Bidder]	emnify GoKP for cices and further party commission, gas aforesaid for the	any loss or dan ay compensation gratification, brib e purpose of obta	GoKP in this regard, nage incurred by it on a to GoKP in an amount be, finder's fee or kickly aining or inducing the part or benefit in whatsoever	account of its equivalent to eack given by rocurement of
Name of the Procuring Signature:	-		e Bidder:	
[Seal]		(32)	[Seal]	

CONDITIONS OF CONTRACT

TABLE OF CONTENTS

CONDITIONS OF CONTRACT

ClauseNo.		Description	Page No.
	G 15		40
1.	General Provisions		40
2.	The Procuring Entity		42
3.	Engineer's/Procuring	Entity's Representatives	42
4.	The Contractor		43
5.	Design by Contractor	•	43
6.	Procuring Entity's Ri	sks	44
7.	Time for Completion		45
8.	Taking Over		45
9.	Remedying Defects		46
10.	Variations And Claim	ns	46
11.	Contract Price And P	ayment	47
12.	Default		49
13.	Risks And Responsib	ilities	50
14.	Insurance		51
15.	Resolution of Dispute	es	51
16.	Integrity Pact		52

CONDITIONS OF CONTRACT

1. GENERALPROVISIONS

1.1 **Definitions**

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

The Contract

- 1.1.1 "Contract" means the Contract Agreement and the other documents listed in the ContractData.
- 1.1.2 "Specifications" means the document as 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 suchdocument.
- 1.1.3 "Drawings" means the Procuring Entity's drawings of the Works as listed in the Contract Data, and any Variation tosuch drawings.

Persons

- 1.1.4 "Procuring Entity" means the person named in the Contract Data and the legal successors intitle to this person, but not (except with the consent of the Contractor) any assignee.
- 1.1.5 "Contractor" meansthepersonnamed in the Contract Data and the legal successors in title to this person, but not (except with the consent of the Procuring Entity) any assignee.
- 1.1.6 "Party" means either the Procuring Entity or the Contractor.

Dates, Times and Periods

- 1.1.7 "CommencementDate"meansthedatefourteen(14)daysafterthedatetheContract comes into effect or any other date named in theContract Data.
- 1.1.8 "Day" means a calendarday
- 1.19 "Time for Completion" means the time for completing the Works as stated in the Contract Data (or as extended under Sub-Clause 7.3), calculated from the CommencementDate.

Money and Payments

1.1.10 "Cost" means all expenditure properly incurred (or to be incurred) by the Contractor, whether one off the Site, including overheads and similar charges

but does not include any allowance for profit.

Other Definitions

- 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 Plant intended to form part of the Works.
- 1.1.12 "Country" means the Islamic Republic of Pakistan.
- 1.1.13 "Province" means KhyberPakhtunkhwa.
- 1.1.14 "Procuring Entity's Risks" means those matters listed in Sub-Clause6.1.
- 1.1.14 "Force Majeure" means an event or circumstance which makes performance of a Party's obligations illegal or impracticable and which is beyond that Party's reasonablecontrol.
- 1.1.15 'Materials' means things of all kinds (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 or 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 Entity under Sub-Clause 10.1.
- 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 as such inContract Data.

1.2 Interpretation

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

1.3 Priority of Documents

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

1.4 Law

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

1.5 Communications

All Communications related to the Contract shall be in English language.

1.6 StatutoryObligations

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

2 THE PROCURINGENTITY

2.1 Provision of Site

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

2.2 Permitsetc.

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

2.3 Engineer's/Procuring Entity'sInstructions

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

2.4 Approvals

No approval or consent or absence of comment by the Engineer/Procuring Entity shall affect the Contractor's obligations.

3 ENGINEER'S/PROCURING ENTITY'SREPRESENTATIVES

3.1 AuthorizedPerson

The Procuring Entity shall appoint a duly authorized person to act for him and on his behalf for the purposes of this Contract. Such authorized person shall be duly identified in the Contract Data or otherwise notified in writing to the Contractor as soon 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 person at the time of his appointment.

3.2 Engineer's/Procuring Entity'sRepresentative

The name and address of Engineer's/Procuring Entity's Representative is given in Contract Data. However the Contractor shall be notified bythe Engineer/Procuring Entity, the delegated duties and authority before the Commencement of Works.

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 supervise the execution of work and to receive instructions on behalf of the Contractor but onlyafterobtainingtheconsentoftheProcuringEntityforsuchappointmentwhich consentshallnotbeunreasonablewithheldbytheProcuringEntity.Suchauthorized representative may be substituted/replaced by the Contractor at any time duringthe Contract Period but only after obtaining the consent of the Procuring Entity as aforesaid.

4.3 Subcontracting

The Contractor shall not subcontract the whole of the Works. The Contractor shall not subcontract any part of the Works without the consent of the Procuring Entity.

4.4 PerformanceSecurity

The Contractor shall furnish to the Procuring Entity within fourteen (14) days after receipt of Letter of Acceptance, a Performance Security in the form, amount, and validity stipulated in the Conditions of Contract. The Performance Guarantee shall be of an amount not exceeding 10% of the Contract Price prescribed in Bid Solicitation Documents/Letter of Acceptance. Such guarantee shall be acceptable in any of the following forms:

- (a) bank guarantee from any Scheduled Bank in Pakistan or
- (b) bank guarantee from a bank located outside Pakistan duly counter-guaranteed by a Scheduled Bankin Pakistan.

5. DESIGN BYCONTRACTOR

5.1 Contractor's Design

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

fourteen (14) days after the design has been submitted to the Engineer/Procuring 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 these comments into account as necessary.

5.2 Responsibility for Design

The Contractor shall remain responsible for his bided design and the design under this Clause, both of which shall be fit for the intended purposes defined in the Contractandheshallalsoremainresponsibleforanyinfringementofanypatentor copyrightinrespectofthesame. The Engineer/Procuring Entity shall be responsible for the Specifications and Drawings.

6 PROCURING ENTITY'SRISKS

6.1 The Procuring Entity's Risks

The Procuring Entity's Risks are:-

- a) war,hostilities(whetherwarbedeclaredornot),invasion,actofforeign enemies, within the Country;
- b) rebellion, terrorism, revolution, insurrection, military or usurped power, orcivil war, within the Country;
- c) riot, commotion or disorder by persons other than the Contractor's personnel and other employees including the personnel and employees of Sub-Contractors, affecting the Site and/or theWorks;
- d) Ionizing radiations, or contamination by radio-activity from any nuclear fuel, or from any nuclear waste from the combustion of nuclear fuel, radio-active toxic explosive, 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-activematerial;
- e) Pressurewavescausedbyaircraftorotheraerialdevicestravellingatsonic or supersonicspeeds;
- f) use or occupation by the Procuring Entity of any part of the Works, except as may be specified in the Contract;
- g) latehandingoverofsites, anomalies indrawings, latedelivery of designs and drawings of any part of the Works by the Procuring Entity's personnel or by others for whom the Procuring Entity is responsible;
- h) a suspension under Sub-Clause 2.3 unless it is attributable to the Contractor's failure;and
- i) physical obstructions or physical conditions other than climatic conditions, encountered on the Site during the performance of the Works, for whichthe

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

7. TIME FORCOMPLETION

7.1 Execution of the Works

The Contractor shall commence the Works on the Commencement Date and shall proceed expeditiously and without delay and shall complete the Works, subject to Sub-Clause 7.3 below, within the Time for Completion.

7.2 Program

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

7.3 Extension of Time

The Contractor shall, within such time as may be reasonable under the circumstances, notify the Procuring Entity/Engineer of any event(s) falling within thescopeofSub-Clause6.1or10.3oftheseConditionsofContractandrequestthe ProcuringEntity/Engineerforareasonableextensioninthetimeforthecompletion of Works. Subject to the aforesaid, the Procuring Entity/Engineer shall determine such reasonable extension in the time for the completion of Works as may be justified in the light of the details/particulars supplied by the Contractor in connection with the such determination by the Procuring Entity/Engineer within such period as may be prescribed by the Procuring Entity/Engineer for the same; and the Procuring Entity shall extend the Time for Completion asdetermined.

7.4 LateCompletion

If the Contractor fails to complete the Works within the Time for Completion, the Contractor'sonlyliabilitytotheProcuringEntityforsuchfailureshallbetopaythe amount stated in the Contract Data for each day for which he fails to complete the Works.

8 TAKING-OVER

8.1 Completion

The Contractor may notify the Engineer/Procuring Entity when he considers that the Works 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 Works and issue a Certificate of Completion to that effect or shall notify the Contractor his reasons for not taking-over the Works. While issuing the Certificate

of Completion as aforesaid, the Procuring Entity/Engineer may identify any outstanding items of work which the Contractor shall undertake during the Maintenances Period.

9. REMEDYINGDEFECTS

9.1 Remedying Defects

The Contractor shall for a period stated in the Contract Data from the date of issue of the Certificate of Completion carry out, at no cost to the Procuring Entity, repair andrectificationworkwhichisnecessitatedbytheearlierexecutionofpoorquality ofworkoruseofbelowspecificationsmaterialintheexecutionofWorksandwhich is 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 a Maintenance Certificate whereupon all obligations of the Contractor under this Contract shall come to anend.

Failure to remedy any such defects or complete outstanding work within a reasonable time shall entitle the Procuring Entity to carry out all necessary works at the Contractor's cost. However, the cost of remedying defects not attributable to the Contractor shall be valued as a Variation.

9.2 Uncovering and Testing

The Engineer/Procuring Entity may give instruction as to the uncovering and/or testing of any work. Unless as a result of an uncovering and/or testing it is establishedthattheContractor'sdesign,Materials,Plantorworkmanshiparenotin accordance with the Contract, the Contractor shall be paid for such uncovering and/or testing as a Variation in accordance with Sub-Clause10.2.

10. VARIATIONS ANDCLAIMS

10.1 Right to Vary

The Procuring Entity/Engineer may issue Variation Order(s) in writing. where for any reason it has not been possible for the Procuring Entity/Engineer to issue such Variations Order(s), the Contractor may confirm any verbal orders given by the Procuring Entity/Engineer in writing and if the same are not refuted/denied by the ProcuringEntity/Engineerwithinseven(7)daysofthereceiptofsuchconfirmation the same shall be deemed to be a Variation Orders for the purposes of this Sub-Clause.

10.2 Valuation of Variations

Variations shall be valued as follows:

- a) at a lump sum price agreed between the Parties, or
- b) where appropriate, at rates in the Contract, or

- c) in the absence of appropriate rates, the rates in the Contract shall be used as the basis for valuation, orfailing which
- d) at appropriate new rates, as may be agreed or which the Engineer/Procuring Entity considers appropriate, or
- e) if the Engineer/Procuring Entity so instructs, at day work rates set out in the Contract Data for which the Contractor shall keep records of hours of labour and Contractor's Equipment, and of Materials, used.

10.3 EarlyWarning

The Contractor shall notify the Engineer/Procuring Entity in writing as soon as he is aware of any circumstance which may delay or disrupt the Works, or whichmay give rise to a claim for additional payment.

To the extent of the Contractor'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 payment shall 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 Contractor shall be entitled to the amount of such Cost. If as a result of any ProcuringEntity'sRisk,itisnecessarytochangetheWorks,thisshallbedealtwith as a Variation subject to Contractor's notification for intention of claim to the Engineer/Procuring Entity within fourteen (14) days of the occurrence ofcause.

10.5 **Variation and ClaimProcedure**

The Contractor shall submit to the Engineer/Procuring Entity an itemized make-up ofthevalueofvariationsandclaimswithintwentyeight(28)daysoftheinstruction or of the event giving rise to the claim. The Engineer/Procuring Entity shall check and if possible agree the value. In the absence of agreement, the Procuring Entity shall determine thevalue.

11. CONTRACT PRICEANDPAYMENT

11.1 (a) Terms of Payments

The amount due to the Contractor under any Interim Payment Certificate issuedbytheEngineerpursuanttothisClause,ortoanyothertermsofthe Contract, shall, subject to Clause 7.4 of Conditions of Contract (CoC) be paid by the Procuring Entity to the Contractor within 30 days after such Interim Payment Certificate has been jointly verified by Procuring Entity and Contractor, or, in the case of the Final Certificate referred to in Sub Clause 11.5 of CoC, within 60 days after suchFinal

Payment Certificate has been jointly verified by Procuring Entity and Contractor; Provided that the Interim Payment shall be caused in 42 days and Final Payment in 60 days in case of foreign funded project. In the event of the failure of the Procuring Entity to make payment within the times stated, the Procuring Entity shall pay to the Contractor compensation at the 28 days rate of KIBOR+2% per annum in local currencyandLIBOR+1% forforeigncurrency, upon all sumsunpaid from the date by which the same should have been paid. The provisions of this Sub-Clause are without prejudice to the Contractor's entitlement under Clause 12.2CoC.

(b) Valuation of the Works

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

11.2 MonthlyStatements

The Contractor shall be entitled to be paid at monthly intervals:

- a) the value of the Works executed; and
- b) The percentage of the value of Materials and Plant reasonably delivered to the Site, as stated in the Contract Data, subject to any additions or deductions which may bedue.

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 a statement for interim payment by the Contractor, the Engineer / Procuring Entity shall verify the same and within a period not exceeding thirty (30) days from the said 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 within fourteen (14) days after either the expiry of the period stated in the Contract Data, or the remedying of notified defects, or the completion of outstanding work, all as referred to in Sub-Clause 9.1, whichever is the later.

11.5 FinalPayment

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

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

Withinsixty(60)daysfromthedateofreceiptoftheverifiedfinalaccountfromthe Engineer, the Procuring Entity shall pay to the Contractor any amount due to the Contractor. While making such payment the Procuring Entity may, for reasons to be given to the Contractor in writing, withhold any part or parts of the verified amount.

11.6 Currency

Payment shall be in the currency stated in the Contract Data.

12 DEFAULT

12.1 Default by Contractor

If the Contractor abandons the Works, refuses or fails to comply with a valid instruction of the Engineer/Procuring Entity or fails to proceed expeditiously and without 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 within fourteen(14)daysafterreceiptoftheProcuringEntity'snotice,theProcuringEntity may by a second notice given within a further twenty one (21) days, terminate the Contract. The Contractor shall then demobilize from the Site leaving behind any Contractor's Equipment which the Procuring Entity instructs, in the second notice, to be used for the completion of the Works at the risk and cost of theContractor.

12.2 Default by ProcuringEntity

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

If the default is not remedied within twenty eight (28) days after the Procuring Entity's receipt of the Contractor's notice, the Contractor may by a second notice givenwithinafurthertwentyone(21)days,terminatetheContract.TheContractor shall then demobilize from theSite.

12.3 Insolvency

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

used for the completion of the Works.

12.4 Payment uponTermination

Aftertermination,theContractorshallbeentitledtopaymentoftheunpaidbalance of the value of the Works executed and of the Materials and Plant reasonably delivered to the Site, adjusted by thefollowing:

- a) any sums to which the Contractor is entitled underSub-Clause10.4,
- b) any sums to which the Procuring Entityis entitled,
- 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) if the Contractor has terminated under Sub-Clause 12.2 or 12.3, the Contractor shall be entitled to the cost of his demobilization together with a sum equivalent to ten percent (10%) of the value of parts of the Works not executed at the date oftermination.

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

13. RISKSANDRESPONSIBILITIES

13.1 Contractor's Care of the Works

Subject to Sub-Clause 9.1, the Contractor shall take full responsibility for the care of the Works from the Commencement Date until the date of the Procuring Entity's/Engineer's issuance of Certificate of Completion under Sub-Clause 8.2. ResponsibilityshallthenpasstotheProcuringEntity.Ifanylossordamagehappens to the Works during the above period, the Contractor shall rectify such loss or damage so that the Works conform with theContract.

UnlessthelossordamagehappensasaresultofanyoftheProcuringEntity'sRisks, theContractorshallindemnifytheProcuringEntity,orhisagentsagainstallclaims loss, damage and expense arising out of theWorks.

13.2 ForceMajeure

If Force Majeure occurs, the Contractor shall notify the Engineer/Procuring Entity immediately. If necessary, the Contractor may suspend the execution of the Works and, 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 then give notice of termination which shall take effect twenty eight (28) days after the giving of the notice.

After termination, the Contractor shall be entitled to payment of the unpaid

balance of the value of the Works executed and of the Materials and Plant reasonably delivered to the Site, adjusted by the following:

- a) any sums to which the Contractor is entitled underSub-Clause10.4,
- b) the cost of his demobilization, and
- c) less any sums to which the Procuring Entityis entitled.

The net balance due shall be paid or repaid within thirty five (35) days of the notice of termination.

14. INSURANCE

14.1 Arrangements

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

14.2 Default

If the Contractor fails to effect or keep in force any of the insurances referred to in the previous Sub-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 first place, be referred in writing to the Engineer, with a copy to the other party. Such reference shall state that it is made pursuant to this Clause. No later than the twenty eight (28) days after the day on which he received such reference, the Engineer shall give notice of his decision to the Procuring Entity and the Contractor. Unless the Contract has already been repudiated or terminated, the Contractor shall, in every case, continue to proceed with the Work with all due diligence, and the Contractor and the Procuring Entity shall give effect forthwith to every such decision of the Engineer unless and until the same shall be revised, as hereinafter provided in an arbitral award.

15.2 Notice of Dissatisfaction

If a Party is dissatisfied with the decision of the Engineer or if no decision is given within the time set out in Sub-Clause 15.1 here above, the Party may give noticeof dissatisfaction referring to this Sub-Clause within fourteen (14) days of receipt of the 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 no tice 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 finally settled as per provisions of Arbitration Act 1940 (Act No. X of 1940) and Rules madethereunderandanystatutorymodificationsthereto. Anyhearingshallbeheld 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 Procuring Entity and the Contractor in connection with the Works, shall first be tried to be resolved amicably. In case the dispute could not be resolved amicably, it shall be settled as per provision of Arbitration Act-1940.

16 INTEGRITYPACT

- If the Contractor, or any of his Sub-Contractors, agents or servants is found to have violated or involved in violation of the Integrity Pact signed by the Contractor as Schedule-FtohisBid,then the Procuring Entity shall be entitled to:
 - (a) recover from the Contractor an amount equivalent to ten times the sum of any commission, gratification, bribe, finder's fee or kickback given by the Contractor or any of his Sub-Contractors, agents orservants;
 - (b) terminate the Contract; and
 - (c) recover from the Contractor any loss or damage to the Procuring Entity as a result of such termination or of any other corrupt business practices of the Contractor or any of his Sub-Contractors, agents orservants.

On termination of the Contract under Sub-Para (b) of this Sub-Clause, the Contractor shall demobilize from the Site leaving behind Contractor's Equipment which the Procuring Entity instructs, in the termination notice, to be used for the completion of the Works at the risk and cost of the Contractor. Payment upon such termination shall be made under Sub-Clause 12.4, in accordance with Sub-Para (c) thereof, after having deducted the amounts due to the Procuring Entity under Sub-Para (a) and (c) of this Sub-Clause.

CONTRACT DATA

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

Sub-(Clauses of Conditions of Contract
1.1.3	Procuring Entity's Drawings, if any (To be listed by the ProcuringEntity)
1.1.4	The Procuring Entitymeans
1.1.5	The Contractormeans
1.1.70	CommencementDatemeansthedateofissueofEngineer'sNoticetoCommencewhich shall be issued within fourteen (14) days of the signing of the ContractAgreement.
1.1.9	TimeforCompletiondays
	(The time for completion of the whole of the Works should be assessed by the Procuring Entity)
1.1.20	Engineer (if appointed)
1.3	Documents forming the Contract listed in the order of priority:
(a)	The ContractAgreement
(b)	Letter of Acceptance
(c)	The completed Form ofBid
(d)	ContractData
(e)	Conditions of Contract
(f)	The completed Schedules to Bid including Scheduleof Prices
(g)	The Drawings, ifany
(h)	TheSpecifications
(i) (j)	
•	Procuring Entity may add, in order of priority, such other documents as form part of the act. Delete the document, if not applicable)
2.1	Provision of Site: On the CommencementDate*
3.1	Authorized person:

3.2	Namo	e and address of Engineer's/Procuring Entity's representative				
4.4	Perfo	rmance Security:				
	<mark>Valid</mark>	ity				
	(Forn	n: As provided under Standard Forms* of these Documents)				
5.1	Requ	irements for Contractor's design (if any):				
	Speci	Specification ClauseNo's				
7.2	Progr	ram:				
	Time	for submission: Within fourteen (14) days* of the Commencement Date.				
	Formofprogram:(Bar Chart/CPM/PERT orother)					
7.4	Amou	Amount payable due to failure to completeshallbe % per day up to a maximum of				
	(10%) * of sum stated in the Letter of Acceptance					
	(Usua day.)	ally the liquidated damages are set between 0.05 percent and 0.10 percent per				
9.1	Perio	d for remedying defects				
10.2	(e)	Variation procedure:				
		Day workrates(details)				
11.1	*(a)	Terms of Payments				
		Payment of Contract Price shall be made in the following manners:				
		Payment of Contract Price shall be made in the following manner: i) 10-15% of Contract Price shall be paid as interest free mobilization advance within days after the receipt of acceptable Bank Guarantee for such advance payment. The recovery/adjustmentofmobilizationadvanceorotheradvances, if any, is to be affected @ 10-15% of each IPC, starting from the Ist IPC of the executed works. Full recovery of advances, if				
		remainsun-accountedforintheIPC's, is to be affected in the final payment certificate.				
		ii) 80-85% shall be paid in accordance with Clause 8.2,11.2 & 11.3 of Conditions of Contract. And				
		iii) Five percent (5%) shall be paid in accordance with Clause 11.4 of Conditions of Contract.11.1				

(b) \	Valuatio	on of the Works:			
		i) Lumpsumprice (details),or			
		ii) Lump sum price with schedulesofrates(details),or			
		iii) Lump sum price with billofquantities(details),or			
		iv) Re-measurementwithestimated/bidquantitiesintheScheduleof			
		Prices(details),or/and			
		v) Costreimbursable(details)			
11.2	(b)	Percentage of value of Materials and Plant(for day work if applicable) Materials eighty (80%)* Plant ninety (90%)*			
11.3	Perce	ntageofretention: five(5%)			
11.6	Curre	ncy of payment: Pak.Rupees			
14.1	Insurances:				
	Type of cover				
	The Works				
	Amou	int of cover			
	The su	um stated in the Letter of Acceptance plus fifteen percent (15%)			
	Type	of cover			
	Contra	actor's Equipment:			
	Amou	int of cover			
	Full re	eplacement cost			
* (Pro	ocuring l	Entity to amend asappropriate)			

	Type of cover
	Third Party-injury to persons and damage to property
	(The minimum amount of third party insurance should be assessed by the Procuring Entity and entered).
	Workers:
	Other cover*:
	(In each case name of insured is Contractor and Procuring Entity)
	Amount to berecovered
	Premium pluspercent (%).
	Arbitration
	Place of Arbitration:
00	curing Entity to specify asappropriate)

STANDARD FORMS

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

FORM OF BID SECURITY

(Bank Guarantee)

				GuaranteeNo		
				Executedon		
(Lett	er by the	e Guara	antor to the Procuring	ng Entity)		
Nam addro		arantor	(Scheduled Bank in	n Pakistan) with		
Nam	e of Pri		(Bidder)with			
Pena	l Sum o	f Secur	rity (express in word			
			Principal,wetheGuar	ENTS, that in pursuance of the terms of the Bid and a rantorabove-namedareheldandfirmlyboundunto the procuring the called The Procuring the terms of the Bid and a rantorabove-namedareheldandfirmlyboundunto the procuring the terms of the Bid and a rantorabove-namedareheldandfirmlyboundunto the procuring the terms of the Bid and a rantorabove-namedareheldandfirmlyboundunto the Bid and Bid Bid Bid Bid Bid Bid Bid Bid Bid Bi	ıe	
bind		s,ourhe	stated above, for the	e payment of which sum well and truly to be made, w		
			npanying Bid numb	GATION IS SUCH, that whereas the Principal hat bered and dated as above for		
Entit	y;and			(Particulars of Bid) to thesaidProcurin	g	
	rincipalf		•	required as a condition for considering the said Bid that aboves aid sum to the Procuring Entity, conditioned	ıt	
(1)	thattheBidSecurityshallremainvalidforaperiodoftwentyeight (28)daysbeyond the period of validity of thebid;		alidforaperiodoftwentyeight (28)daysbeyond the			
(2)	-	n the e	•			
	(a)	the F	Principal withdraws	his Bid during the period of validity of Bid, or		
	(b)	(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)	(c) failure of the successful bidderto				
		(i)		red Performance Security, in accordance with Sub- of Instructions to Bidders, 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.

(ii)

sign the proposed Contract Agreement, in accordance with Sub-Clauses IB-20.2 & 20.3 of Instructions to Bidders,

NOW THEREFORE, if the successful bidder shall, within the period specified therefore, on the the said Procuring Entity in accordance with his Bid as accepted and furnish within fourteen (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 fulfilment of the said Contract or in the event of non-withdrawalofthesaidBidwithinthetimespecifiedthenthisobligationshallbevoidandofno effect, but otherwise to remain in full force and effect.

PROVIDED THAT the Guarantor shall forthwith pay to the Procuring Entity the said sum stated above upon first written demand of the Procuring Entity without cavil or argument and withoutrequiringtheProcuringEntitytoproveortoshowgroundsorreasonsforsuchdemand, 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 deciding whether the Principal has duly performed his obligations to sign the Contract Agreement and to furnish the requisite Performance Security within the time stated above, or has defaulted in fulfillingsaidrequirementsandtheGuarantorshallpaywithoutobjectionthesumstatedabove uponfirstwrittendemandfromtheProcuringEntityforthwithandwithoutanyreferencetothe Principal or any otherperson.

IN WITNESS WHEREOF, 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
Corporate Secretary (Seal)	3.Title
(Name, Title&Address)	Corporate Guarantor(Seal)

FORM OF PERFORMANCE SECURITY (Bank Guarantee)

GuaranteeNo	
Executedon	
Letter by the Guarantor to the ProcuringEntity)	
Name of Guarantor (Scheduled Bank in Pakistan) with	
ddress:	
Name of Principal(Contractor)with	
ddress:	
Penal Sum of Security (express in words and	
igures)	
KNOW ALL MEN BY THESE PRESENTS, that in pursuance of the terms of the Biddir	າg
Occuments and above said Letter of Acceptance (hereinafter called the Documents) and at the	ne
equest of the said Principal we, the Guarantor above named, are held and firmly bound un he(hereinaftercalledthe	
Procuring Entity) in the penal sum of the amount stated above, for the payment of which su	
well and truly to be made to the said Procuring Entity, we bind ourselves, our heirs, executor dministrators and successors, jointly and severally, firmly bythesepresents.	S,
THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal has accept	
he Procuring Entity's above said Letter of Acceptance for(Name of Contract) forthe	
(Name ofProject).	

NOW THEREFORE, if the Principal (Contractor) shall well and truly perform and fulfill all the undertakings, covenants, terms and conditions of the said Documents during the original terms of the said Documents and any extensions thereof that may be granted by the Procuring Entity, with or without notice to the Guarantor, which notice is, hereby, waived and shall also well and truly perform and fulfill all the undertakings, covenants terms and conditions of the Contract and of any and all modifications of the said Documents that may hereafter be made, noticeofwhichmodificationstotheGuarantorbeingherebywaived,then,thisobligationtobe void; otherwise to remain in full force and virtue till all requirements of Clause 9, Remedying Defects, of Conditions of Contract arefulfilled.

Our total liability under this Guarantee is limited to the sum stated above and it is a condition of any liability attaching to us under this Guarantee that the claim for payment in writingshall be received by us within the validity period of this Guarantee, failing which we shall be discharged of our liability, if any, under this Guarantee.

defences under the Contract, do hereby in Procuring Entity without delay upon the orarguments and without requiring the Procu for such demandany sum or sum supto the am declaration that the Principal has refu	(the Guarantor), waiving allobjections and revocably and independently guarantee to pay to the Procuring Entity's first written demand without cavil uring Entity to prove or to show grounds or reasons ountstated above, against the Procuring Entity's written sed or failed to perform the obligations under the lby the Guarantor to Procuring Entity's designated Bank
whether the Principal (Contractor) has defaulted in fulfilling said obligation sumorsum suptotheamount stated above up forthwith and without any reference to the IN WITNESS WHEREOF, the above be	ounded Guarantor has executed this Instrument under
	name and corporate seal of the Guarantor beinghereto its undersigned representative, pursuant to authority
Witness	Guarantor (Bank)
Witness: 1 Corporate Secretary (Seal)	1. Signature
	2. Name
	3. Title
2	

(Name, Title & Address)

Corporate Guarantor (Seal)

FORM OF CONTRACT AGREEMENT

THIS (dayof_	CONTR	RACT AGR 200_		`			e "Agreer	ment") made (hereina			dthe
	_	entity") of of the other							r	called	the
should	be ex	•	the C	ontractor	and h	as accep	ted a Bi	d by the Cy defectsthere			forthe
NOW 1	this Ag	reement wit	nessec	d as follo	ws:						
1.		_						ne meanings nafterreferre			
2.	toInstr	_			-	-	•	ceptthosepar lconstruedas		_	this
	(a) (b) (c) (d) (e) (f)	The Letter The compl Conditions The priced The Specif TheDrawin	eted F s of Co Scheo ication	Form of Bontract & dule of Pri	Contrac	•	hedules to	oBid;			

- 3. In consideration of the payments to be made by the Procuring Entity to the Contractor as hereinafter mentioned, the Contractor hereby covenants with the Procuring Entity execute and complete the Works and remedy defects therein in conformity and in all respects within the provisions of the Contract.
- 4. The Procuring Entity hereby covenants to pay the Contractor, in consideration of the execution and completion of the Works as per provisions of the Contract, the Contract PriceorsuchothersumasmaybecomepayableundertheprovisionsoftheContractat thetimesandinthemannerprescribedbytheContract.

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

Signature of the Contactor Signature of the Procur	ring Entity(Seal) (Seal)
Signed, Sealed and Delivered in the presence of:	
Witness:	Witness:
(Name, TitleandAddress)	(Name, Title andAddress)

FORM OF BANK GUARANTEE FOR ADVANCE PAYMENT

				G	uarantee	No		
					Execute	don		
(Letter by the Gua	rantor to the	Procuringl	Entity)					
WHEDE A C 41-							(1	C4
WHEREAS the called the	Procuring	Entity)	has	entered	into	a	(hereina Contract	for
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				(Particula	ars of	Contract), v	with
				(i articult	115 01	Contract),	VILII
		(hereinaf	ter called th	eContra	ctor).		
AND WHEREAS	the Procu	ring Entity	has ag	reed to adv	ance to	the C	Contractor, at	the
Contractor's re	•						Rupe	
massisians of the C	la matura ad) which ar	mount s	shall be ad	vanced	to the	e Contractor	asper
provisions of theC	ontract.							
ANDWHEREASt	heProcuring	Entityhasas	skedtheC	Contractorto	furnishG	uarant	eetosecure	the
advance payment	for the perfo	rmance of l	his oblig	gations unde	r the said	dContr	act.	
ANDWHEREAS_								
(hereinafter called Procuring Entity a								
the saidGuarantee		nake the ab	ove aav	unce to the	commuci	or, nas	ugreed to ru	1111511
NOWTHEREFOR	REtheGuarar	ntorherebyg	uarantee	esthattheCo	ntractors	halluse	etheadvance	
forthepurposeofab								•
of his obligations Procuring Entity for			. •				all be liable t	o the
Frocuring Entity is	or payment	not exceedi	ng me a		Cuamou	111.		
Noticeinwritingofa	anydefault,o	fwhichtheP	rocuring	gEntityshall	bethesol	eandfir	naljudge,	as
aforesaid, on the								
Guarantor, and on sums then due und								
objection.	ici uns Gua	rantee with	out any	reference to	THE CO	macio	and withou	t any
This Guarantee sh	all come into	o force as s	oon as tl	he advance	navment	hac he	en credited t	o the
account of the Cor		o force as s	oon as u	ne advance	paymem	nas oc	cii cicuitcu t	o the
This Guarantee sh	all expire no	tlater than_						
by which date we	must have re	eceived any	claims	by registere	d letter.	telegra	m, telex or	
E-mail.		J			,	C	•	

It is understood	that you	will return th	his Guarar	itee to us	on expiry	or after	settlement	of the
total amount to	be claime	ed hereunder	r .					

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

SPECIFICATIONS

[Note for Preparing the Specifications

Asetofpreciseandclearspecificationsisaprerequisiteforbidderstorespondrealistically and competitively to the requirements of the user without qualifying their Bids. The specifications must be drafted to permit the widest possible competition and, at the same time, present a clear statement of the required standards of work manship, materials, performance of the works. Only if this is done objectives of economy, efficiency, and fairness in procurement will be realized and responsiveness of Bids can be ensured, and the subsequent task of bid evaluation can be facilitated. The specifications should require that materials to be incorporated in the works be new, unused, and of the most recent or current models, and incorporated all recent improvements indesign and material sunless provided for otherwise in the contract.

Samplesofspecificationsfromsimilar to previous procurements are useful in this respect. The use of metric units is encouraged. Depending on the complexity of the works and the repetitiveness of the type of procurement, it may be advantageous to standardize the Technical Specifications that should cover all classes of work manship, materials and equipment although not necessarily to be used in a particular procurement.

Care must be taken in drafting specifications to ensure that they are not restrictive. In the specificationofstandardsforequipment,materials,andworkmanship,recognizedinternational standards should be used as much as possible. The specifications shall consider all conditions but not limited to seismic conditions, weather conditions and environmental impact. The specifications should state that equipment, materials, and workmanship that meet other authoritative standards, and which ensure at least a substantially equal quality than the standards mentioned, will also be acceptable. The following clause may be inserted in the Specifications.

Sample Clause: Equivalency of Standards and Codes

WhereverreferenceismadeintheSpecificationstospecificstandardsandcodestobemetby Workstobefurnishedandtested,theprovisions ofthelatestcurrenteditionorrevisionofthe relevant shall apply, unless otherwise expressly stated in the Contract. Other authoritative standards that ensure equivalence to the standards and codes specified will beacceptable.]

*DRAWINGS

*(Note:

The Engineer/Procuring Entity may incorporate specific DrawingsforBidding purposes only or may include the detailed drawings in a separate volume, if necessary).