

all durantees are the public



of Pakistan

EXTRAORDINARY PUBLISHED BY AUTHORITY

ISLAMABAD, WEDNESDAY, JANUARY 19, 2022

is the appointment of the control part if

Statutory Notifications (S.R.O.)

GOVERNMENT OF PAKISTAN

PUBLIC PROCUREMENT REGULATORY AUTHORITY

NOTIFICATIONS

Islamabad, the 12th January, 2022

- S. R. O. 90(I)/2022.—In exercise of the powers conferred by Section 27 read with Section 20 of the Public Procurement Regulatory Authority Ordinance, 2002 (XXII of 2002) and Rule 19(3) of the Public Procurement Rules, 2004, the Public Procurement Regulatory Authority is pleased to make the following Regulations, namely:—
- 1. Short title and commencement.—(1) These Regulations may be called the Regulations for "Procedure of filing and disposal of Review Petition under Rule 19(3)", 2021.
- (2) These Regulations extend to the whole of Pakistan.
 - (3) They shall come into force at once.

weight to telephone body armining 2 11 - White East or solder spellers

Price: Rs. 20.00 Willing-Word Price: Rs. 20.00 Willing Review Pulling Repondents of the Review Pulling.

- 2. **Definitions.**—(1) In these Regulations unless, there is anything repugnant in the subject or context:
 - (a) "Review Petition" means a Review Petition preferred under Rule 19(3) of the Public Procurement Rules, 2004.
 - (b) "Authority" means the Public Procurement Regulatory Authority.
 - (c) "Member" means member of the Review Petition Committee.
 - (d) "Review Petition Committee" means the Committee constituted under the Regulations to address the Review Petition against the blacklisting / debarring decision of the Procuring Agency.
 - (2) The expressions used but not defined in these Regulations shall have the same meanings as are assigned to them in the Public Procurement Regulatory Authority Ordinance, 2002 and the Public Procurement Rules, 2004.
- 3. **Scope.** These Regulations shall apply on all Review Petitions filed before the Authority against the decision of blacklisting and debarment by the Procuring Agency in accordance with Rule 19(3) of the Public Procurement Rules, 2004.
- 4. Composition of Review Petition Committee.—(1) The Review Petition Committee shall consist of Members as notified with the approval of PPRA Board.

Procedure of Filing and Disposal of Review Petition

- 5. Requirements for Review Petition.—Review Petition under Rule 19(3) may be filed by the aggrieved party on the format prescribed in the Schedule I of these Regulations along with three additional copies and proof of deposit of prescribed fee.
- 6. Address of the Parties.—The Petitioner shall provide complete address of all the respondents through the said Petition.
- 7. **Prescribed Fee.**—The Petitioner shall append with every Review Petition a Demand Draft / Pay Order of fee as per Schedule II. The Authority shall not entertain any Petition which is filed without the prescribed fee.
- 8. Notice to the Parties.—The Committee, upon receipt of Review Petition against the decision of the Procuring Agency complete in all respects, shall serve a notice in writing upon all the respondents of the Review Petition. The notices shall be delivered through any means including by process server or

by registered post or by courier as the case may be at the given address. The notices shall be accompanied by the copies Review Petition and all attached documents of the Review Petition including the decision of Procuring Agency.

- 9. Meetings of the Committee.—(1) The Committee may conduct hearing at such places or stations as the Head of the Committee may decide, keeping in view the administrative convenience of the Committee or interested parties to the Review Petition.
 - (2) The Committee shall meet as often as it deems necessary for the proceedings.
- 10. **Decision of the Committee.**—Decision of the Committee shall be in writing and signed by the Head and each member of the Committee. In case one or more Committee Members dissent from the majority decision, his dissent note shall be reflected in the decision.
- 11. Communication of the Decision.—A copy of the decision of the Review Petition Committee shall be communicated to all the parties by registered post.

SCHEDULE-I

VOVED CARDON CONTROL OF THE PROPERTY OF THE PR

Before the Public Procurement Regulatory Authority

Petitioner(s) Versus

separate issue or fac-

Respondent (s) (Procuring Agency) Address

Information about the Petitioner(s):

Name:	SECTION LE H	
CNIC:	Reflet sought.	
Address:	iacis mentioned in precedin	and the sense of
City:	Province:	T ST MY SARY
Res. Telephone:	Area Code:	
Office Telephone:	Area Code:	and the contract of
Mobile No.:	Fax No.:	The Medition
Email:	and antical waters and a	hitha shibagar

Information about the Respondents:

Name: A partition 9 to pop	w Perition including the deer	sivest on Too unaminois
CNIC (if any):	Complete Company of Company	AL AN OLD IT CHOMISCHOL
Address:	THE authorized of to	mediank u
City:	Province:	AND REAL PROPERTY.
Res. Telephone:	Area Code:	solving at soon places
Office Telephone:	Area Code:	or any make an area
Mobile No.:	Fax No.:	Calification representation
Email:	Cities November 1979	

Review Petition Under Rule 19 (3) of the Public Procurement Rules, 2004.

Decision of the Committee .- Decision of the noision

The Petitioner declares that the subject matter of the Review Petition falls within the jurisdiction of the Authority.

Limitation:

The Petitioner further declares that the Review Petition is within the limitation period as prescribed in Rule 19 (3) of the Public Procurement Rules, 2004.

Facts of the case and the details of the PROCURING AGENCY decision against which Review Petition is preferred:

The facts of the case are given below: (give a concise statement of facts and grounds of Review Petition against the specific decision in a chronological orders, each paragraph containing as nearly as possible, a separate issue or fact.

Relevant provisions of law (Reference must be made to all the relevant provisions invoked and to be relied upon in the Review Petition).

Legal grounds (Give all the legal grounds with reference to the law they are based upon).

Relief sought:

In view of the facts mentioned in preceding paragraphs, the Petitioner prays for the following relief: [specify the relief(s) sought, explain the grounds for relief(s) and the legal provisions, if any, and relied upon].

Matter not pending with any other etc.:

The Petitioner further declares through affidavit that the matter regarding which this Review Petition has been made is not pending before any court of law or any other Authority or any other Tribunal.

Details of index: 17 14 35 300519 31 35 31 31 31 35 35 35

An index containing the details of the documents to be relied upon is enclosed.

List of enclosure Signature of the Petitioner / authorized representative.

Verification:

I (name in full in block letters) son / daughter / wife of be the Petitioner / authorized representative of () do her	eing
solemnly declare that the foregoing constitutes full, true and placed disclosure of all material facts and nothing has been concealed, and the contents of paras are true to my personal knowledge and belief.	lain
Verified today this day of	
Signature of the Petitioner / authorized representative	
Place.	

Important Note:

Date:

Please attach the "affidavit" and "Wakalat Nama/Attorney" or the "Authority Letter" as the case may be:

For Office's Use (Only):	INDER RULE IS (5) OF THE PUBLIC PL
Date Received:	File No.
Forwarded to:	rás infinteced that a Residual Actitum Bilder Ru
	ules, 2004 for the issue or of Whitelprinks
	and the second s
Signature with Date:	the stade to one wo'Y boundary a striment.
worther Jay to which the cold ma	no to bown select been used exil on suppoyed in

be pengoned a lea take got cell-SCHEDULE-II when appearance on the date

FEES FOR FILING REVIEW PETITION:

Sr. No.	Description	Fee
1	Levying fee for handling of Review Pet	ition
01.	Contract (or Procurement) up to the limit of Rs.250 million	Rs 500,000/- (Five Hundred Thousands)
02.	Contract (or Procurement) exceeding the limit of Rs.250 million	0.2% of the procurement Value not exceeding Rs. 5 million

BEFORE THE PUBLIC PROCUREMENT REGULATORY AUTHORITY, FBC BUILDING, SECTOR G-5/2, ISLAMABAD

REVIEW PETITION No.---/2021

X	YZ (The Petitioner), CNIC No	i en lo entre :	Resident of
		Vs.	verifications
		nizogi represe	Others)
		TICE TO:	
Al	BC Par IA Plant of Spinnory issuered y		the contents of paras
1.	The Respondents, CNIC No	The particular of	Resident of
2.	The Respondents, CNIC No		, Resident of
3.	The Respondents, CNIC No.		, Resident of
It i	is informed that a Review Petition u	inder Rule 19	(3) of the public procurement
	is informed that a Review Petition uses, 2004 for the issuance of approximately		
	thority in the above noted case by		
	at the said Review Petition is fixed		
	mmittee constituted. You are at like Advocate on the date and time fixe		
	postponed. Also take notice that		
	ed and in the manner afore-mention your absence as ex-parte.	ned, the Petit	ion will be heard and decided
GI	VEN UNDER MY HAND AND	THE SEA	L OF THIS AUTHORITY
O	V		
	12 max out tround		SE Simple Lebertine

- S. R. O. 91(I)/2022.—In exercise of the powers conferred by Section 27 read with Section 20 of the Public Procurement Regulatory Authority Ordinance, 2002 (XXII of 2002) and Rule 48(7) of the Public Procurement Rules, 2004, the Public Procurement Regulatory Authority is pleased to make the following regulations, namely:—
- Short title and commencement.—(1) These Regulations may be called the "Redressal of Grievances Regulations", 2021.
 - (2) These Regulations extend to the whole of Pakistan.
 - (3) They shall come into force at once,
- 2. **Definitions.**—(1) In these Regulations unless, there is anything repugnant in the subject or context:
 - (a) "Appeal" means an appeal preferred under Rule 48(7) of the Public Procurement Rules, 2004.
 - (b) "Appellant" means any bidder including prospective bidder or any other party who prefers an appeal before the Authority against the decision of the Grievance Redressal Committee.
 - (c) "Authority" means the Public Procurement Regulatory Authority.
 - (d) "Member" means member of the Grievance Redressal Appellate
 - (e) "Grievance Redressal Appellate Committee" means the committee constituted under these Regulations.
 - (2) The expressions used but not defined in these Regulations shall have the same meanings as are assigned to them in the Public Procurement Regulatory Authority Ordinance, 2002 and the Public Procurement Rules, 2004.
- 3. **Scope.**—These Regulations shall apply on all appeals filed before the Authority against the decision of the GRC in accordance with Rule 48(7) of Public Procurement Rules, 2004:

Provided that in case GRC is not constituted by the Procuring Agency or GRC failed to decide the grievance within a prescribed period of time. The aggrieved party may file appeal under Rule 48(7).

 Composition of Appellate Committee.—(1) The Appellant Committee shall consist of Members as notified with the approval of PPRA Board.

Procedure of Filing of Appeal

- 5. Requirements for Appeal.— Appeal under Rule 48(7) may be filed by the aggrieved party on the format prescribed in the Schedule 1 of these Regulations along with three additional copies and proof of deposit of prescribed fee.
- 6. Addresses of the Parties.—The appellant shall provide complete addresses of all the respondents through the said memorandum.
- 7. Prescribed Fee.—The Appellant shall append with every Appeal a Demand Draft / Pay Order of non-refundable fee as per Schedule II of these Regulations. The Authority shall not entertain any Appeal which is filed without the prescribed fee.
- 8. Notices to the parties.—The Committee, upon receipt of Appeal against the decision of the Grievance Redressal Committee (GRC) complete in all respects, shall serve a notice in writing upon all the parties to the Appeal. The notices shall be delivered through any means including by process server or by registered post or by courier as the case may be at the given addresses. The notices shall be accompanied by the copies of Appeal and all attached documents of the Appeal including the decision of GRC.
- 9. Meetings of the Committee.—(1) The Committee may conduct hearing at such places or stations as the Head of the Committee may decide, keeping in view the administrative convenience of the Committee or interested parties to the Appeal.
 - (2) The Committee shall meet as often as it deems necessary for the proceedings.
- 10. **Decision of the Committee.**—Decision of the Committee shall be in writing and shall be signed by the Head and each member of the Committee. In case any Committee member(s) dissent from the majority decision, his dissent note shall be reflected in the decision.
- 11. Communication of the Decision.—A copy of the Decision of the Committee shall be communicated to all the parties concerned by registered post.

[No.7(57)/Admn/PPRA/2021.]

ALI TEMOOR,
Director (Coord. & Estab.).

SCHEDULE-I

Before the Public Procurement Regulatory Authority

Appellant(s) Versus Respondent (s) (Procuring Agency) Address

Information about the Appellant(s):

Name:	Database ser man Smith	d ro-satisfied
CNIC:	The state of the s	
Address:		
City:	Province:	and the second second
Res. Telephone:	Area Code:	1 -0 -0 -0 -0 -0 -0 -0 -0 -0 -0 -0 -0 -0
Office Telephone:	Area Code:	
Mobile No:	Fax No:	
Email:	current on the disaster documents	and alternative to

Information about the Respondents:

Name:		MEDINGS /
CNIC (if applecable):	fuli a block letters) and sharepton market	
Address:	TO SOURING HOUSE SECTION AND THE PROPERTY OF SOURCE	Pages est
City:	Province:	a Merrian
	Area Code:	Mark College
Office Telephone:	Area Code:	01 015 715
Mobile No:	Fax No:	
Email:	a favio anti-sta	Ciliani = r

Appeal under Rule 48 (7) of the Public Procurement Rules, 2004

Jurisdiction:

The appellant declares that the subject matter of the appeal falls within the jurisdiction of the Authority.

Limitation:

The appellant further declares that the appeal is within the limitation period as prescribed in Rule 48 (7) of the Public Procurement Rules, 2004.

Facts of the case and the details of the GRC decision against which appeal is preferred:

The facts of the case are given below: (give a concise statement of facts and grounds of appeal against the specific decision in a chronological orders, each paragraph containing as nearly as possible, a separate issue or fact.

Relevant provisions of law (Reference must be made to all the relevant provisions invoked and to be relied upon in the appeal).

Legal grounds (Give all the legal grounds with reference to the law they are based upon).

Relief sought:

In view of the facts mentioned in preceding paragraphs, the appellant prays for the following relief: (specify the relief(s) sought, explain the grounds for relief(s) and the legal provisions, if any, and relied upon).

Matter not pending with any other etc:

The appellant further declares through affidavit that the matter regarding which this appeal has been made is not pending before any court of law or any other Authority or any other Tribunal.

Details of index:

Vanification.

An index containing the details of the documents to be relied upon is enclosed.

List of enclosure Signature of the appellant / authorized representative.

verification:		
I (name in full in block letters) son / c	laughter / wife of	being
the appellant / authorized represents solemnly declare that the foregoing cor all material facts and nothing has been are true to my personal knowledge and	stitutes full, true and plain concealed, and that the cont	disclosure of
Verified today this——day of—		
Signature of the appellant / authorized r	epresentative	
Place: Date:		
Important Note:	appetit or total and in the	

Please attach the "affidavit" and "Wakalat Nama/Attorney" or the "Authority Letter" as the case may be:

For Office's Use (Only):	green med a Rede-Factor of Links Property
Date Received:	File No.
Objections/Comments (if any): (g) "Zoulos en lysese Sand in it en d'aris
THE A CHICAGODACCE TO SEE THE	Selection of temperature is a second
	Minister of the appropriate of the sectorated made in the sector of the

SCHEDULE-II

FEES FOR FILING APPEAL:

Sr. No.	Description	Fee
	Levying fee for handling of Appeal	
01.	Contract (or Procurement) up to the limit of Rs.250 million	Rs 500,000/- (Five Hundred Thousands)
02.	Contract (or Procurement) exceeding the limit of Rs.250 million	0.2% of the procurement Value not exceeding Rs. 5 million

BEFORE THE PUBLIC PROCUREMENT REGULATORY AUTHORITY, FBC BUILDING, SECTOR G-5/2, ISLAMABAD

APPEAL No.---/2021

XYZ (The Appellant), CNIC No	, Resident of
V	S.
ABC (The Respo	ndent & Others)
NOTIC	E TO:
ABC	
1. The Respondents, CNIC No	, Resident of
2. The Respondents, CNIC No.	, Resident of
3. The Respondents, CNIC No	, Resident of
APPEAL AGAINST THE DEC REDRESSAL COMMITTEE OF DATED, UNDER RULE 48 (7) RULES, 2004.	THE PROCURING AGENCY(),
t is informed that an appeal under rule 2004 for the issuance of appropriate decin the above noted case by the Appellant Appeal is fixed for hearing on You are at liberty to appear either in perand time fixed or any other day to which	sion has been filed before the authority. You are hereby informed that the said before the committee constituted. son or through an Advocate on the date

notice that in default of your appearance on the date fixed and in the manner afore-mentioned, the Appeal will be heard and decided in your absence as ex-parte.

ON	594			
	harante			
Ū,		SCTOR - 52, IS	PERLICIPROCU BC BUILLING, SE	
			APPL of Va.	
			30468	
				Fig. 2 dents C